JKPDA meets Controller Legal Metrology J&K

STATE TIMES NEWS

SRINAGAR: The Jammu and Kashmir Petroleum Dealers Association (JKPDA) on Monday called on the Controller, Legal Metrology, Jammu and Kashmir, Shiv Kumar Gupta, to discuss key issues and operational challenges being faced by

petroleum dealers across the Union Territory.

The delegation, led by JKPDA President, Rahul Gupta, highlighted the importance of close coordination between the Legal Metrology Department and petroleum dealers to ensure smooth operations and effective compliance with prescribed regulatory standards.

During the interaction, the Controller, Legal Metrology, assured the delegation of full cooperation from the department. He emphasized strict adherence to legal provisions, transparency in day-to-day operations, and prompt redressal of consumer grievances, reiterating that consumer trust and satisfaction remain the cornerstone of the petroleum retail

The Controller further advised the dealers to ensure timely submission of applications for

reverification of dispensing units strictly in accordance with Standard prescribed Operating Procedures (SOPs). He stressed the need to ensure accurate quantity and quality delivery of petroleum products at all times.

Dealers were also advised to

maintain duly verified capacity measures of appropriate capacity, such as 5 litres or 10 litres, and to periodically check the accuracy of fuel dispensers so that consumers are neither short-delivered nor misled in any

Responding to the issues raised,

the JKPDA delegation assured the Controller that the association and its members would strictly adhere to all the guidelines and directions issued by the Legal Metrology Department and would extend full cooperation in ensuring compliance with all statutory requirements.

MOTOR VEHICLES DEPARTMENT OFFICE OF THE ASSISTANT REGIONAL TRANSPORT OFFICER UDHAMPUR

Public Notice

(Already enclosed with Letter No:- ARTO/U/2025-26/2196-97 dated:- 06-12-2025 emailed on Fri, Dec 12, 4:10□PM)

Whereas, it has come to the notice of the undersigned that many vehicles are plying on roads with expired permits that still are not renewed till date;

Whereas, a report was extracted by the undersigned from Vahan Portal indicating that there are almost 1440 vehicles whose Permits are expired and needs to be renewed;

Whereas, this results in strict violation of the provisions laid down in the MV Act; Therefore, through the medium of this notice, it is impressed upon theowners of commercial vehicles to ensure the renewal of permit of the Vehicles within a period of 10 days failing which action shall be initiated against the violators under provisions in the Central Motor Vehicle Rules and Motor Vehicle Act.

For more information visit https://parivahan.gov.in/

DIP/J-9017/25 Dated:- 15/12/2025

Sd/-Assistant Regional Transport Officer Udhampur

Note:- Detail of vehicles with expired permits can be viewed by scanning QR:-



Mohd Qasim @Salman@Waseem

Case FIR No. 83/2022 of P/S Mahore/State Investigation Agency, Jammu

COURT OF 3rd ADDITIONAL SESSIONS JUDGE JAMMU) (DESIGNATED COURT U/S 22 NIA ACT)

State Through P/S Mahore/ State Investigation Agency

Talib Hussain Shah & Others

No: 04/ACR of 2025 Dated: 10/12/2025

PMGSY Pkg No. JK04-272, stage -I Phase -XI.

GOVERNMENT OF JAMMU & KASHMIR (UT)

OFFICE OF THE COLLECTOR LAND ACQUISITION (ACR)

Preliminary Notification under Section 11(1) of the Right to Fair

Compensation and Transparency in Land Acquisition,

Rehabilitation and Resettlement Act, 2013 for land measuring

02K-00M in village Bathan, Tehsil & District Ramban required as

additional land for use as dumping sites for excavated material for Construction of Kothi Jagir to Dutthan Jagir Road under

RAMBAN

Whereas, Chief Engineer PMGSY (JKRRDA), Jammu placed an indent vide his letter No. CEJ/PMGSY/1387-89 dated 28.04.2021 for the acquisition of private land measuring 02K-00M situated in village Bathan Tehsil & District Ramban, for the construction of Kothi Jagir to Duthan Jagir road as additional land for use as dumping sites for excavated material.

Whereas, Tehsildar Ramban prepared the Revenue papers of the land measuring 02Kls-00Mls for the construction of Kothi Jagir to Duthan Jagir road as additional land for use as dumping sites for excavated material.

Whereas, this Collectorate constituted a committee vide No. Acq/PMGSY/Rbn/23/241-50 dated 21.11.2023 under sub-Rule 1 of Rule 4 of the The Jammu and Kashmir Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement (Social Impact Assessment and Consent) Rules, 2023 notified vide notification S.O 440 dated 24.08.2023 to conduct preliminary enquiry in the said land acquisition case with the directions to submit its report within 15 days.

Whereas, the committee submitted its report dully endorsed by Tehsildar Ramban vide his No. TR/OQ/2025-26/Acq/963 dated 24.10.2025, perusal of which reveals that the road stands already constructed and blacktopped, alternate State/Government land cannot be proposed for the land in question. As there in no involuntary displacement involved in the said acquisition, assessments of FBTs, and NFBTs has already been done by the Department concerned, the land owners/Grams Sabha have no objections on the said acquisition and have submitted their consent as required under sub Rule 2 of Rule 17 and sub Rule 1 of Rule 20 on Form-V (Part-A) (Prior Written Consent of Affected Land Owners or Declaration Form), it is hereby unanimously recommended that the Social Impact Assessment Study as required Under Section 4,5,6,7 & 8 of *The Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013, and Rule* 9,13,14,15,16and 17 of The Jammu & Kashmir Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement (Social Impact Assessment and Consent) Rules 2023 notified vide S.O 440 of 2023 dated 24 August 2023.

Whereas, keeping in view the findings and recommendations of the committee constituted by this Collectorate, written consent submitted by the land owners concerned as required under Sub-rule (2) of Rule 17 and Sub-rule (1) of Rule 20 on Form-V (Part-A) (Prior Written Consent of the Affected Land Owners or Declaration Form), resolution submitted by Gram Sabha as per Sub-rule (7) of Rule 21 on Form-V (Part-B) dully attested by the Block Development Officer, Gandhri concerned and no family/families are likely to be displaced due to the instant land acquisition case, this Collectorate has decided to consider the report of the committee as Social Impact Assessment Report as required under Section 4,5,6,7 & 8 of "Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act 2013 and Rules 9,13,14,15,16 &17 of "The Jammu and Kashmir Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement(Social Impact Assessment and Consent) Rules, 2023".

Now, therefore, in exercise of the powers vested in me under Section 11 (1) of the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013, I, Shokat Hayat Mattoo, JKAS, Collector Land Acquisition (ACR), Ramban do hereby notify that land particulars of which are given below is likely to be needed for public purpose namely for use as dumping sites of excavated material on road for the construction of Kothi Jagir to Duthan Jagir Road under PMGSY Pkg No. JK04-272, stage -I Phase -XI in village Bathan Tehsil and District Ramban.

APPENDIX:

A). PARTICULARS OF LAND:

TEHSIL: RAMBAN

Item No.	Name of the Owners	Name of cultivator as per Kh. Girdawari		Area	
				K	м
01	Qamar Din, Showkat Ali sons of Sakhi Mohd Bhat Saken Deh in equal share		84	02	00
Total				02	00

B). PARTICULARS OF TREES:			
Trees			
Variety	Number		
Non-Fruit Bearing Trees (NFBTs)	01		
Fruit Bearing Trees (FBTs)	02		

This notification is made under the provisions of section 11(1) of The Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013 (30 of 2013), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector Land Acquisition (ACR) Ramban, on any working day during the working hours.

The Government is pleased to authorize, Tehsildar Ramban, other field staff, along with Indenting Department to enter upon and survey land, takes levels of any land dig or bore into the sub-soil and do all other acts required for the proper

execution of their work as provided and specified in section 12 of the sald Act. It is further notified Under section 11(4) of the Act, no person shall make any transaction or cause any transaction of the said land i.e., sale/purchase, etc., or create any encumbrances on such land from the date of publication of such notification

without prior approval of the Collector. Objection to the Acquisition, if any, may be filed by the interested person within 60 (sixty days) from the date of publication of this notification as provided under section 15 of the Act before this Collectorate, any objection beyond given timeline will

not be entertained. Given under my hand and seal on John day of December, 2025 at

Ramban. No: Acq/PMGSY/Rbn/2025-26/187-98 Shokat Hayat Mattoo (JKAS) Dated: 10-12-2025 Collector Land Acquisition (ACR) -Dated:- 15/12/2025 DIP/J-3075-P/25

A). PARTICULARS OF LAND:
VILLAGE: DUTHAN TEHSIL: RAMBAN DIST
Item Name of the Owners Name of cultivator as Khasi DISTRICT: RAMBAN per Kh. Girdawari

Mst Anita Devi, Mst 00 051/2 Khudkashat Mst Anita Babli Devi, Mst Barfu Devi, Mst Babli Devi, Mst Devi, Mst Shama Devi, Barfu Devi, Mst Shama Mst Santosh Devi, Devi, Mst Santosh Devi, Daughters, Mst Bimla Daughters, Mst Bimia Devi, W/o Lt. in equal

GOVERNMENT OF JAMMU AND KASHMIR OFFICE OF THE MUNICIPAL COUCIL RAMBAN

ORDER

It has been observed that hygiene norms and practices are not being observed at meat shops and slaughterhouses. Also, refused meat parts are dumped in public drains and alongside streets which have given rise to rodents and scavenging animals. In Accordance with the J&K Municipal Act 2000 and Food Safety and Standards Act 2006 and Licensing and Registration of Food Businesses Regulations 2011:

- Municipal Committee Batote shall only provide an NOC for a meat shop or slaughterhouse but the license for the same must be obtained from the Food Safety Officer. The penalty for selling meat or slaughtering animals without license is up to Rs 5 lakh a day.
- No Meat shop is allowed to slaughter animals. Slaughter of any animal can only be done in a licensed slaughterhouse.
- No animal other than sheep, goat, poultry, fish are allowed to be slaughtered for
- Roadside slaughter units where live birds and goats are kept and slaughtered do not have the requisite infrastructure for stunning and handling not are other statutory conditions for ante and post mortem carried out. This is detrimental to the health of consumers and grossly against the law.

The Committee shall initiate a drive to close down all non-complying meat shops from and slaughterhouses 21.12.2025.

The offenders will be charged under the Food Safety and Standards Act 2006 and the Sd/-J&K Municipal Act 2000.

No: MC/R/2025/1114-19 DIP/J-3071-P/25 Chief Executive Officer

Dated:- 15/12/2025 Ramban

PROCLAMATION REQUIRING THE APPEARANCE OF ACCUSED U/S 82. Cr.PC

PROCLAMATION REQUIRING THE APPEARANCE OF ACCUSED, Whereas charge sheet has been made before me that Mohd. Qasim @ Salman @Waseem S/o Mohd. Shafi R/o Angralla, Tehsil Mahore, District Reasi have committed (or is suspected to have committed) the offences punishable under sections 13/16/17/18/18-B/20/23/38/39 UA (P) Act 1967, Sec 4/5/6 Explosive Substances Act and 7/25 Arms Act of Police Station Mahore and it has been returned to a warrant of airest there upon issued that the said Mohd. Qasim @ Salman @Waseem cannot be found and whereas it has been shown to my satisfaction that the said Mohd. Qasim @ Salman @Waseem and Zia-Ur-Rehmar Malik has absconded (or is concealing himself to avoid the service of the said warrant);

Proclamation is hereby made that the said accused is required to appear at Police Station Mahore by or before this court to answer the said chailan on the

By order

Raj, Kartar Nath, Mulkh shares

shares Dhar Half Hem Devi Hisadaran in equal

DIP/J-9031/25 Dated: 15-12-2025

Sd/ 3rd Addl. Sessions Judge Jammu (Designated Judge U/S 22 NIA Act)

GOVERNMENT OF JAMMU & KASHMIR (UT) OFFICE OF THE COLLECTOR LAND ACQUISITION (ACR)

RAMBAN

Preliminary Notification under Section 11(1) of the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013 for land measuring Land Acquisition, 05K-07M in village Duthan, Tehsil & District Ramban required for Construction of Kothi Jagir to Duthan Jagir Road under PMGSY Pkg No. JK04-272, stage -I Phase -XI. No: ol /ACR of 2025

Dated: /o /12/2025

Whereas, Chief Engineer PMGSY (JKRRDA), Jammu placed an indent vide his letter No. CEJ/PMGSY/1988-91 dated 11.05.2022 for the acquisition of private land measuring 05K-07M situated in village Duthan Tehsil & District Ramban, for the construction of Kothi Jagir to Duthan Jagir road.

Whereas, Tehsildar Ramban prepared the Revenue papers of total land measuring 09Kls-02Mls coming under the alignment of construction of Kothi Jagir to Duthan Jagir road in village Duthan, Tehsil & District Ramban, the details of which is given as under: Land Measuring

C Ma	Darking lane of Land			
S.No.	Particulars of Land	Kls	MIs	
01.	Proprietary land	04	141/2	
02.	Shamlath land	00	121/2	
03.	State land	03	15	
04.	Total	09	02	

Whereas, State land measuring 03Kis-15Mis has not been made the part of this notification for the transfer of which Indenting Department is required to place a fresh Indent before the District Collector, Ramban as per the rules in vaque.

Whereas, this Collectorate constituted a committee vide No. Acq/PMGSY/Rbn/23/241-50 dated 02.11.2023 under sub-Rule 1 of Rule 4 of The Jammu and Kashmir Right to Fair Compensation and Transparency in Land Acquisition. Rehabilitation and Resettlement (Social Impact Assessment and Consent) Rules, 2023 notified vide notification S.O 440 dated 24.08.2023 to conduct preliminary enquiry in the said land acquisition case with the directions to submit its report within 15 days.

Whereas, the committee submitted its report dully endorsed by Tehsildar Ramban vide his No. TR/OQ/2025-26/Acq/963 dated 24.10.2025, perusal of which reveals that the road stands already constructed and blacktopped, alternate State/Government land cannot be proposed for the land in question. As there in no

involuntary displacement involved in the said acquisition, assessments of FRTs, and NFBTs has already been done by the Department concerned, the land owners/Grams
Sabha have no objections on the said acquisition and have submitted their consent as required under sub Rule 2 of Rule 17 and sub Rule 1 of Rule 20 on Form-V (Part-A) (Prior Written Consent of Affected Land Owners or Declaration Form), it is hereby unanimously recommended that the Social Impact Assessment Study as required Under Section 4,5,6,7 & 8 of *The Right to Fair Compensation and Transparency* in Land Acquisition, Rehabilitation and Resettlement Act, 2013, and Rul 9,13,14,15,16and 17 of The Jammu & Kashmir Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement (Social Impact Assessment and Consent) Rules 2023 notified vide S.O 440 of 2023 dated 24 August 2023.

Whereas, keeping in view the findings and recommendations of the committee constituted by this Collectorate, written consent submitted by the land owners concerned as required under Sub-rule (2) of Rule 17 and Sub-rule (1) of Rule 20 on Form-V (Part-A) (Prior Written Consent of the Affected Land Owners or Declaration Form), resolution submitted by Gram Sabha as per Sub-rule (7) of Rule 21 on Form-V (Part-B) and no family/families are likely to be displaced due to the instant land acquisition case, this Collectorate has decided to consider the report of the committee as Social Impact Assessment Report as required under Section 4,5,6,7 & 8 of "Right to Fair Compensation and Transparency in Land Acquisition ment Act 2013 and Rules 9,13,14,15,16 &17 of & Kashmir Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement(Social Impact Assessment and Consent) Rules

Now, therefore, in exercise of the powers vested in me under Section 11 (1) of the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013, I, Shokat Hayat Mattoo, JKAS, Collector Land Acquisition (ACR), Ramban do hereby notify that land particulars of which are given below is likely to be needed for public purpose namely for the construction of Kothi Jagir to Duthan Jagir Road under PMGSY Pkg No. JK04-272, stage -I Phase -XI in village Duthan Tehsil and District Ramban

Raj, Jia Lal, Bansi Lal, Krishan Lal, Sons, in equal shares 48 shares, Mst Sawitru Devi, Daughter, 1 share dhar half Bhramin Basotra Sakin Deh Khudkashat Hem Rai, 02 05 Kartar Nath, Mulkh Rai, Anita etc as per Khasra 02 Jia Lal, Bansi Lal, Krishan Lal, Sons in equal Shares co- sharers 12 1/2 00 Shamlat Deh Hasab Rasad Khewat 49 00 18 Man Parkash S/o Krishan Chand and Gandharab Singh S/o Khudkashat Hoshyar Singh Thakar Parkash S/o Krishan Sakin Deh equal share Chand & Gandharab as per Mutation attested | Singh S/o Hoshyar Singh under Section 8 of the Thakar Sakan Deh equal J&K Agrarian Reforms share Act, 1976 vide Mutation No.46 02 01 Man Parkash S/o Krishan Chand and Gandharab Singh S/o Khudkashat Hoshyar Singh Thakar Parkash S/o Krishan Sakin Deh equal share Chand & Gandharab as per Mutation attested | Singh S/o Hoshyar Singh under Section 8 of the Thakar Sakan Deh equal J&K Agrarian Reforms share Act, 1976 vide Mutation No.46

06	Chain Singh, Sham Singh, Nek Ram Sons of Guga Thakar Katoch Sakan Deh in equal Shares	Khudkashat	83	00	04
Tota	I .			05	07

B), PARTICULARS OF TREES: Trees on-Fruit Bearing Trees (NFBTs) ruit Bearing Trees (FBTs)

This notification is made under the provisions of section 11(1) of The Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and esettlement Act, 2013 (30 of 2013), to all whom, it may concern.

A plan of the land may be inspected in the office of the Collector Land

Acquisition (ACR) Ramban, on any working day during the working hours. The Government is pleased to authorize, Tehsildar Ramban, other field

staff, along with Indenting Department to enter upon and survey land, takes levels of any land dig or bore into the sub-soil and do all other acts required for the proper execution of their work as provided and specified in section 12 of the said Act. It is further notified Under section 11(4) of the Act, no person shall make

any transaction or cause any transaction of the said land i.e., sale/purchase, etc., or create any encumbrances on such land from the date of publication of such notification without prior approval of the Collector. Objection to the Acquisition, if any, may be filed by the interested person

within 60 (sixty days) from the date of publication of this notification as provided under section 15 of the Act before this Collectorate, any objection beyond given timeline will not be entertained.

Given under my hand and seal on_lok_day of December, 2025 at

No: Acq/PMGSY/Rbn/2025-26/199-210

Dated: 10-12-2025 DIP/J-3077-P/25 Dated:- 15/12/2025

Sd/ Shokat Hayat Mattoo (JKAS) Collector Land Acquisition (ACR)