The Notification No. 154/DD&DNH/2017-P. Admn dated 11th July, 2017 received from the Secretary, Election Commission of India, New Delhi regarding appointing of Shri Deepak Kumar S. B., IAS as Chief Electoral Officer, Daman & Diu and Dadra & Nagar Haveli is hereby published in the Official Gazette of this U. T. Administration for general information.

Sd/-

( Gurpreet Singh )
Deputy Secretary (Pers)

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SECRETARIAT OF THE
ELECTION COMMISSION OF INDIA

Nirvachan Sadan,
Ashoka Road,
New Delhi - 110001.

Dated: 11th July, 2017
20 Ashadh, 1939 (Saka)

NOTIFICATION

No. 154/DD&DNH/2017-P.Admin. - In exercise of the powers conferred by sub-section (1) of section 13A of the Representation of the People Act, 1950 (43 of 1950), the Election Commission of India, in consultation with the Administrations of the Union Territories of Daman & Diu and Dadra & Nagar Haveli, hereby nominates Shri Deepak Kumar S.B., IAS (AGMU:2005) as the Chief Electoral Officer for the Union Territories of Daman & Diu and Dadra & Nagar Haveli, with effect from the date he takes over charge and until further orders.

By order,

(B.C. PATRA)
SECRETARY
भारत निर्वाचन आयोग

निर्वाचन आयोग
अध्यक्ष श्रेष्ठ,
अध्यक्षों रेड,
नई दिल्ली-110001
तारीख- 11 जुलाई, 2017
20 अक्टूबर, 1959 (फ़क)

अधिसूचना

सं. 154/DD&DNI/2017-P.Admin - लोक प्रतिनिधित्व मंडल, 1950 (1950 का 43) की 
पासा 13-क की उप-धारा (1) द्वारा प्रदत्त आदेशों का प्रयोग करते हुए भारत निर्वाचन आयोग लगभग एवं 
भी तथा लगभग एवं जगह हरेखी संि हवा क्षेत्रों के प्रशासन के परमाणु द्वारा, श्री भीमराज फुगार 
ए.बी., आई.एफ.ए.एम. (ए.जी.एल.एफ.-२००५) को, उनके कार्यस्थल प्रकरण करने की तारीख से, आमर्री 
आदेशों के लिए रमण एवं भी तथा लगभग एवं जगह हरेखी संि हवा क्षेत्रों के मुक्त निर्वाचन 
अधिकारी के रूप में नामित करता है।

आदेश से,
(ली.श्री.पारम)
सचिव
NOTIFICATION

The Administrator of Daman & Diu is pleased to re-constitute a UT Level Committee (UTLC) consisting of the following members to recommend premature release of life convicts in appropriate cases:

1. Secretary (Home) Chairman
2. Law Secretary Daman & Diu. Member
3. Collector/I.G. (Prisons), Daman Member Secretary
4. IGP/Deputy Inspector General of Police, Daman & Diu Member
5. Director Social Welfare, Daman & Diu Member

The procedure for processing the cases for consideration of the UT Level Committee will be as under:

Eligibility for Premature Release

(I) The following categories of life convict prisoners shall be eligible to be considered for premature release by the UTLC:

(a) Women offenders sentenced to life imprisonment on completion of eight years of imprisonment, including remission, except those covered under Section 433-A of Code of Criminal Procedure, 1973, whose cases will be considered only after completing 14 years of actual imprisonment.

(b) Life convicts (men and young offenders) on completion of 10 years of imprisonment, including remission, except those covered under Section 433-A of Code of Criminal Procedure, 1973, whose cases will be considered after completing 14 years of actual imprisonment.

(c) Prisoners convicted of offence such as rape, dacoity, terrorist crimes, kidnapping, kidnapping for ransom, crime against women and children, smuggling (including those convicted under NDPS Act), Prevention of Corruption Act, Immoral Traffic Prevention Act, offences against State, and undergoing life imprisonment of 14 years of sentence inclusive of remission.

Contd./--
(d) Old and infirm offenders of 65 years of age on the day of the commission of
offence, sentenced to life imprisonment on completion of 10 years of sentence
or 75 years of age including remission, whichever is earlier subject to the
conditions that they shall not be actually released unless they have undergone
at least five years of imprisonment including remission.

(ii) **Procedure:**

For every life convict eligible for eventual consideration by the UTLC under the rules.

(a) Every Superintendent of Sub Jail, in-charge of a prison shall intimate the case
of a prisoner at least three months in advance of his/her becoming eligible for
consideration for premature release as per the criteria laid down by the State
Government in this behalf.

(b) The Superintendent of Sub Jail shall prepare a comprehensive note for each
prisoner, giving his family and social background as per the record of the case,
the offence for which he was convicted and sentenced, and the circumstance
under which the offence was committed.

(c) The Superintendent of Sub Jail shall reflect fully about the conduct and
behavior of the prisoner in the prison during the period of his incarceration, and
during his/her release on probation/leave, change in his/her behavioural/
pattern and prison offence, if any committed by him/her and punishment
awarded to him/her for such offences. A Report shall also be made about his
physical/mental health or any serious ailment with which the prisoner is
suffering entitling him for premature release as a special case. The not shall
also contain recommendation of the Superintendent Sub Jail whether he
favours the premature release of the prisoner or not. In either case, it shall be
supported by adequate reasons.

(d) The Superintendent of Sub Jail shall make reference to the Sub Divisional Police
Officer of the district where the prisoner was ordinarily residing at the time of
commission of the offence, for which he was convicted and sentenced or where
he is likely to resettle after his release from the jail. However, in case the place
where the prisoner was ordinarily residing at the time of commission of the
offence is different from the place where he committed the offence, reference
shall also be made to the Sub Divisional Police Officer of the district in which
the offence was committed. In either case, he shall forward a copy of the note
prepared by him to enable the Sub Divisional Police Officer to express his views
with regard to the desirability of the premature release of the prisoner.

(e) On receipt of the reference, the concerned Sub Divisional Police Officer shall
cause an inquiry to be made in the matter through senior Police Officer of
appropriate rank and based on his own assessment shall make his
recommendations. While making the recommendations the Sub Divisional Police
Officer shall not act mechanically and oppose the premature release of the
prisoner on untenable and hypothetical ground apprehensions. In case the Sub
Divisional Police Officer is not in favour of the premature release of the
prisoner, he shall justify the same with cogent reasons and materials. He shall
return the reference to the Superintendent of the concerned Sub Jail not later
than 30 days from the receipt of the reference.
(f) The Superintendent of Sub Jail shall also make reference to the Chief Probation Officer/Director Social Welfare and shall forward to him a copy of his note. On receipt of the reference, the Chief Probation Officer/Director Social Welfare shall either hold or cause to be held an inquiry through Social Welfare Officer in regard to the desirability of premature release of the prisoner having regard to his family and social background, his acceptability by his family members and the society, prospects of the prisoners for rehabilitation and leading a meaningful life as a good Citizen. He will not act mechanically and recommend each and every case for premature release. In either case he should justify his recommendation by reason/motivational. The Chief Probation Officer/Director Social Welfare shall furnish his report/recommendations to the Superintendent of Sub Jail not later than 30 days from the receipt of the reference.

(g) On receipt of the report/recommendations of the Sub Divisional Police Officer and Chief Probation Officer/Director Social Welfare, the Superintendent of Sub Jail shall put up the case to the Inspector General of Prisons at least one month in advance of the proposed meeting of the Sentence Review Board. The Inspector General of Prisons shall examine the case bearing in mind the report/recommendations of the Superintendent of Sub Jail, Sub Divisional Police Officer and the Chief Probation Officer/Director Social Welfare and shall make his own recommendations with regard to the premature release of the prisoner or otherwise keeping in view the general or special guidelines laid down by the Government of the Sentence Review Board. Regard shall also be paid to various norms laid down and guidelines given by the Apex Court and various High Court in the matter of premature release of prisoners. Periodicity of the Board's meeting.

(iii) The UTLC shall meet at least once in three months at the UT Headquarter on a date to be notified to its members at least 10 days in advance by the Member Secretary. The notice of such a meeting shall be accompanied by complete agenda.

(iv) The cases put forward to the UTLC shall be considered even when one or more members of the Committee are not able to attend the meeting or when there is a vacancy on the Committee. The quorum shall comprise of 4 members and the UTLC shall not take any decisions when the quorum is not complete.

(v) The Chairman of the UTLC can convene a meeting of the Committee more frequently, even at short notices, if necessary.

By order and in the name of the Administrator of Daman & Diu and Dadra & Nagar Haveli.

Sd/-
(Gurpreet Singh)
Deputy Secretary (Home)