[Madhya Pradesh, Assarhara, K. 463, Division 11 September, 2003

Sahayak Prasashan Vibhag
Bhopal, Division 11 September 2003

K. S. 3-18-2001-3-EN-7—Bharat ke Swabhiman ke Anusandhan ke parvadhan Shikshak ke prasashan ke adhikari ke liye, Madhya Pradesh ke rathyaalay, Laluan, Madhya Pradesh Lok Satta (Patidar) Vibhag, 2002 mein nirmaliketan sambandh karate hain, aarheeti—

Sanghata

Ukta nityam mein, nityam 7 ke up-nityam (15) ke sath par nirmaliketan up-nityam sathyakar kriya jaaye, aarheeti—

"(15) Jee Aarheeti padhata nityam ke anusar vibhag kriye jawane ko paasata rakhne vaale samarth lok samiti sevak ke nityam par vibhag kara lenke ke baawr, woh prashan ke upprakasna samiti sevak ke, jise kriye padhata hain, upprakasna na hona ke karana bhar jawane se, woh jawane toe, toh sampraday padhata bhagat kriye jawane, aarheeti, rikta rakhna jaaye, jab tak ki woh aarheeti prashan ke upprakasna samiti sevak upprakasna na hona jawane, woh jawane, toh kriye padhata ke lok samiti sevak ke patidar prashan ke kisi se kisi anuvad prashan ke lok samiti se vakalat kriye jawane na banata jaaye."

2. Vah sanghata 1 January 2003 se purva huwa sampraday jaaye.

Madhya Pradesh ke rathyaalay ke naye se tatha adhiktar, 
En. K. Baram, Aarheeti sathv.

Bhopal, Division 11 September 2003

K. S. 3-18-2001-3-EN-7—Bharat ke Swabhiman ke Anusandhan 348 ke khanda (3) ke anusarane mein, woh vibhag ki驾 kriye samip kriye, 3-18-2001-3-EN-7, Division 11 September 2003 ka anuvad ji anuvad rathyaalay ke prashan kara se Laluan, prakasna kriya jaata hain.

Madhya Pradesh ke rathyaalay ke naye se tatha adhiktar, 
En. K. Baram, Aarheeti sathv.

Bhopal, the 11th September 2003

No. C-3-18-2001-3-1.—In exercise of the powers conferred by the proviso to Article 309 of the Constitution of India, the Governor of Madhya Pradesh, hereby, makes the following amendment in Madhya Pradesh Public Services (Promotion) Rules, 2002, namely:

AMENDMENT

In the said rules, for sub-rule (15) of Rule 7, the following sub-rule shall be substituted, namely:

"(15) The reserved post which remains unfilled due to non-availability of suitable public servants of the category for which the post is reserved despite consideration of the names of all public servants eligible for consideration as per the Recruitment Rules, shall be carried forward that is to say, shall be kept vacant until the suitable public servant belonging to that reserved category is available. In no circumstances any vacancy of reserved category shall be filled-up by promotion from the public servant belonging to any other category."

2. This amendment shall be deemed to have come into force with effect from 1st January 2003.

By order and in the name of the Governor of Madhya Pradesh,