<u>THE UTTAR PRADESH PUBLIC SERVICE COMMISSION (PROCEDURE AND CONDUCT OF BUSINESS) RULES- 2011</u>

In pursuance of the provisions of sub section-1 of section-11 of The Uttar Pradesh Public Service Commission (Regulation of Procedure) Act, 1985 (UP Act No 23 of 1985), the Uttar Pradesh State Public Service Commission hereby makes the following Rules, namely;

CHAPTER-I

TITLE:- 1.These rules may be called "The Uttar Pradesh Public Service Commission (Procedure & Conduct of Business) Rules-2011".

COMMENCE-MENT

2. These rules shall come into force with effect from the date on which approval thereof has been accorded by the Commission under sub rule-1 of Section-11 of the Act.

DEFINITIONS 3.: In these rules unless the context otherwise requires;

- (a) "Act" means The Uttar Pradesh Public Service Commission (Regulation of Procedure) Act, 1985 (UP Act No. 23 of 1985)
- (b) "Allocation" means allocation of business of the Commission among the Members (including Chairman) as done by the Chairman or the Commission from time to time, as the case may be, under the provisions of the Act.
- (c) "**Board** " means a Board constituted by the Chairman for the purposes of holding vivavoce test or interview of candidates.
- (d) "Chairman" means a person appointed as such under Article 316(1) of the Constitution of India and includes any member appointed under the said Article to perform the duties of the Chairman.
- (e) "Commission" means the U.P. State Public Service Commission.
- (f) "Committee " means a Committee constituted by the Commission or the Chairman from amongst its Members.
- (g) "Government" means the Government of Uttar Pradesh.
- (h) "**Initiating Member**" means the Member who proposes a discussion on any matter or to whom the file is first sent for his opinion /orders in accordance with the allocation of business.

- (i) "Interview" includes viva-voce or personality test.
- (j) " **Member**": means a person appointed as Member of the Commission under Article 316(1) of the Constitution of India and includes the Chairman.
- (k) "Multiple Member Board" means an Interview Board in which more than one Member is nominated by the Chairman. "Single Member Board "means an Interview Board in which only one Member is nominated by the Chairman
- (l) "**Multiple Board**" means more than one Board constituted by the Chairman for holding interview of candidates for selection to one particular post
- (m) "Office" means the office of the Commission.
- (n) "Officer" means its Secretary, Addl. Secretary, Joint Secretary, Deputy Secretary, Under Secretary and Assistant Secretary of the Commission.
- (o) "On line Form Submission "means submission of Application Form by the candidate to the Commission through internet / computer in the manner prescribed and publicized by the Commission on its website & / or through print / electronic media.
- (p) "Secretary" means Secretary of the Commission as appointed from time to time by the Govt, or by the Chairman under the provisions of the Act.
- (q) "Senior Member" in relation to other Member or Members means a Member in respect of whom the order of appointment by the Governor was issued at an earlier date and if the date of the order is the same, the Member whose name stands higher in the order of appointment and "Senior Most Member" means the senior most Member in relation to all other Members generally or among Members present in a meeting of the Commission or of a Committee or an Interview Board.
- (r) "Staff" means Section Officers and other members of the staff.

CHAPTER-II

MEETINGS, AGENDA & DECISIONS

- 4. Unless otherwise decided by the Commission, the meeting of the Commission shall ordinarily be held on Fridays and, if it happens to be a non-working day, on the working day immediately preceding Friday.
- 5. The Chairman on the requisition of any Member shall call an extra-ordinary meeting of the commission on any week day.
- 6. (i) Notices of the meetings shall be issued by the Secretary;
 - (ii) The notice of the meeting shall, as far as it is possible, be accompanied by a short note (Synopsis) relating to each item on the Agenda of the meeting.

- 7. The Agenda and the synopsis on the items of the Agenda shall be sent to the Private Secretaries/Personal Assistants to Members at least two days in advance after the same have been approved by the Chairman, who shall ensure that no important items suggested by Members, items ready for discussion and matter on which the orders of the Commission have to be sought have been omitted from inclusion in the agenda.
- 8. Extra-ordinary meetings of the Commission may be held at short notice on any day.
- 9. Quorum for a meeting of the Commission, shall be one half of the total number of the Members of the Commission for the time being; Provided that no quorum shall be necessary for a meeting adjourned for want of quorum.
- 10. (i) The Chairman and, in his absence, the senior-most Member present, shall preside over the meeting of the Commission.
 - (ii) The Chairman may postpone consideration of any business at any meeting, if he considers it necessary or expedient so to do.
- 11. (i) The decision of the Commission as far as possible shall be unanimous,
 - (ii) If divergent views are held by the Members and unanimity cannot be reached in a meeting, the item may be postponed for further consideration in a subsequent meeting of the Commission. If in the subsequent meeting it is realised that unanimity cannot be reached, decision shall be taken by majority of the members present and voting and in the case of equal division of votes, the Chairman shall have a casting vote.
 - (iii) It shall be open to any Member to record his dissent, if any, with or without reasons therefore, but he shall not communicate such dissent to the Government or any other authority or person and also such a note of dissent shall not be communicated to the office or any officer or staff of the Commission.
- 12. (i) When there is a difference of opinion and it cannot be resolved by circulation or otherwise in a Committee, the matter shall be placed before the Commission for consideration and decision;
 - (ii) If a Member does not agree with the proposal of the Government, the matter shall be placed before the Commission for consideration and decision;
 - (iii) If a Member proposes discussion on any specific matter/question, it shall be circulated before it is placed on the Agenda of the next meeting of the Commission.

- 13. (i) All decisions of the Commission shall be recorded in a Minutes-Book which shall be in the personal custody of the Secretary. Members present shall put their signatures in token of their presence at the top of the record of proceedings;
 - (ii) The members present in the meeting shall also put their signatures below the decisions/proceedings recorded by the Secretary in token of their agreement with the decisions/proceedings.
 - (iii) If a Member wishes to record his dissent or disagreement on a point he may do so after all the proceedings have been recorded specifying the agenda number and the point which he is in disagreement with.
 - (iv) If a Member abstains from voting or does not put on his signature, the fact shall be entered in the Minutes Book;
 - (v) A copy of each decision shall be placed on the relevant file or files as the case may be:
 - (vi) Copies of all the decisions shall be sent by the secretary to the private secretaries/personal assistants to all the members, Officers and the Section Officers, who shall maintain them with synopsis in proper order for ready reference.

PROCEDURE GENERALITY

- 14. No proceedings of the Commission shall be invalid only by reason of a vacancy in the Office of a Member or the Chairman or on the ground that a Member or Chairman was absent from the meeting of the Commission.
- 15. Ordinarily, the decisions of the Commission shall be made by circulation of files among the Members. If there is an urgent matter, the file may be circulated by hand and the Commission's order be obtained or the matter be placed in the next meeting.
- 16. (i) For convenient transaction of its business, the allocation of work among the Members shall from time to time be made by the Chairman under the provisions of the Act.
 - (ii) For convenient and expeditious transaction of its business the Commission or the Chairman may constitute a committee or committees from amongst the Members of the Commission..
 - (iii) The Commission or the Chairman may constitute a committee for performance of any specified work or transaction of specified business.
 - (iv) The allocation made under the above clauses may be amended or altered or modified as and when deemed necessary..

- 17. (i) If committees are formed the senior most Member shall be the convenor of the Committee.
 - (ii) Decision of the Committee shall, except in matters in respect of which the Commission has otherwise directed, be reported promptly to the Commission for consideration and approval.
- 18. A Member may seek the opinion of any other Member or Members on any issue under consideration of the Commission and may send the file to any/all the Members for the purpose.
- 19. Where there is agreement among the Members and the Chairman to whom the file is circulated in accordance with the order of allocation of business, such opinion shall be deemed to be the opinion of the Commission; Provided that such opinion is not contrary to any prior decision or general policy of the Commission.

CHAPTER-III

INTERVIEW BOARD

- 20. (i) The Chairman shall constitute Boards for Interview/Viva-Voce test of candidates for various posts for which selection is to be made;
 - (ii) Single-Member or Multiple-Member Board shall be constituted taking into consideration the grades, status and importance of the posts in respect of which the selection is to be made;
 - (iii) Ordinarily, a single Board shall be constituted for selection to a particular post or posts, but where the number of candidates is large, the Chairman may constitute Multiple Boards (more than one Board) for the purpose;
 - (iv) Where more than one multiple Member Board are constituted, the constitution of the Board may be Changed by rotation as the Chairman thinks proper.
- 21. The programme of interview shall be fixed by the Commission/Committee constituted for the purpose.
- 22. Twenty-one days notice shall ordinarily be given to the candidates to appear before the Commission for Interview and the interview programme shall be fixed keeping in view the said period of notice.
- 23. (i) If a Member is unable to attend the interview fixed for him, any other Member may be nominated by The Chairman to hold the interview in his place and the fact shall not invalidate the proceedings of such selection.

- (ii) If a Member of a multiple-Member Board is unable to attend, or has to leave the Board during the course of its sitting and an alternative arrangement cannot be made, the other remaining Member or Members, as the case may be may hold or continue to hold the interview and the proceedings of the Board shall not be vitiated only on the ground that Member was absent from the sitting of the Board.
- 24. The Senior-most Member shall preside over the multiple member Board.
- 25. The proceeding of the Boards shall as early as possible, be placed before the Commission for approval before the recommendations are issued. Such approval may be obtained by circulation by hand or in a meeting of the Commission.

CHAPTER-IV

PANEL OF EXAMINERS

- 26. (i) The Controller of Examination shall prepare for every subject, a list of persons qualified for appointment as per Sect.-9 of the Act as examiners and submit the same for approval of the Commission which may in its discretion alter, add to or delete any name from the list.
 - (ii) The list mentioned in sub rule-I shall be revised at least once in every three years; provided that a person included in the previous list shall be eligible for inclusion in the revised list, if he has not incurred any disqualification referred to in Section-9 of the Act in the meantime.
 - (iii) The appointment of Paper Setters, Moderators and Valuers from amongst the persons included in the list referred to in sub rule-I shall be strictly as per norms and guidelines given in sub section-2,3 and 4 of Section-9 of the Act.
 - (iv) No Officer of the Commission shall be placed on the panel of examiners.
 - (v) The panel of Examiners shall be a secret document and it shall be kept in safe custody by the Controller of Examinations under seal and shall be submitted to the Chairman or the Commission on requisition.
- 27. Examiners/Moderators/Paper setters shall be appointed by the Chairman from the panel of examiners prepared in accordance with the above rules.
- 28. Setting and moderation of question papers for every examination shall be done strictly in terms of the provisions and procedure laid down in Section-10 of the Act and the Controller of Examination shall, in his rights, be responsible for printing and safe custody of question papers, and maintaining fairness and secrecy of the entire examination process.

CONDUCT OF 29. EXAMINATION

(i)

- The Commission shall conduct examinations for the various posts to be filled by competitive examinations;
- (ii) The Commission may hold combined competitive examination for selection to various posts under its purview.
- (iii) In cases of direct selection through interview only, if the proportion of candidates to the number of posts is high, the Commission may, after having considered feasibility, expediency and other aspects to hold examination, decide to hold preliminary examination/screening test of the candidates.
- 30. (i) The Commission shall advertise the vacancies through the Print media, or electronic media or both and invite applications from eligible candidates. Manner of inviting application forms includes 'on-line' submission of application forms through internet as prescribed by the Commission on it's website.
 - (ii) Applications received in response to advertisement shall be scrutinised by the office in the manner prescribed by the Commission from time to time.
- 31. (i) No candidate shall be admitted to the examination unless he has duly applied on the prescribed form in the prescribed manner and has deposited the prescribed application/examination fee within the prescribed time,
 - (ii) No application received or submitted after last date fixed for receipt/submission of applications shall be accepted;

Provided that in case more than one mode have been provided the application sent by registered post/speed post shall be at the risk of candidate and shall not be accepted after the last date of receipt mentioned in the advertisement;

Provided that except in case of on-line form submission if the aforesaid last date is a non-working day, applications received on the next working day shall be deemed to be within time;

Provided further that if a doubt arises as to whether the application was received within time, the decision of the Committee constituted for the purpose shall be conclusive and final.

Provided further that Application form partially wrongly filled shall not be allowed to be corrected after it has been received by the Commission. It shall also be applicable to online applications.

- (iii) An application not accompanied by proof of having deposited the application/examination fees or not giving full details regarding the optional papers offered shall be liable to rejection.
- (iv) A rejection memo shall be sent to the candidates stating the reasons for rejection either through mail or through Commission's website;

Provided that an information regarding rejection of an application, as shown on the web-site of the Commission with regard to any examinations including preliminary examination or Screening test of such examination, shall be deemed to be a rejection – memo for the purposes of this rule and publication thereof on the website shall be deemed as if the rejection-memo has been properly served upon the applicant concerned.

- (v) The candidate may file appeal against the memo of rejection imperatively before the date of examination or interview, as the case may be, and the same would be decided expeditiously by the committee of members constituted for the purpose. Subject to the final decision in the appeal, the Commission may allow the candidate to appear at the examination or the interview, as the case may be, provisionally during the pendency of the appeal.
- 32. (1) All eligible candidates shall, subject to the provisions of the above rules, be admitted to the examination.
 - (2) A candidate at any stage of examination/selection which shall include final selection and sending recommendation thereof or during the course of examination or any selection process conducted or being conducted may be debarred from an examination or future examinations or his candidature may be cancelled, w.e.f. the date as decided by the Commission, if he or she -
 - (i) produces a false or forged document, the discovery of which may disqualify him or her from appearing at any examination or interview;
 - (ii) conceals any material fact or information, or flouts any instruction, guidelines, terms and conditions given through advertisement, instructions or communicated in any manner;
 - (iii) uses any unfair means at the time of examination or interview, or during the selection process;
 - (iv) misbehaves with any functionary at the examination centre or the Commission;
 - (v) has ever been rusticated, convicted for any offence, dismissed from any service under the Government, or has concealed deliberately any such information the disclosure of which would otherwise render him/her disqualified for the post which he/she had applied for;
 - (vi) has been debarred earlier on the above mentioned grounds or on the grounds of moral turpitude by the Union Public Service Commission or any state public service commission including this Commission also;

Provided that action of debarring and cancellation of candidature shall not be done unless the candidate is served upon with a show cause notice and is provided an opportunity of being heard by the committee constituted for the purpose;

Provided further that the order of debarring or cancellation of candidature shall be passed only after the committee of the members constituted for the purpose has considered the matter and approved the proposed punishment of debarring the candidate or cancellation of his candidature.

(3) An appeal against the order passed under sub-rule-2 of rule 32 shall lie to the Commission.

PROGRAMME,

- 33. (i) Notwithstanding anything to the contrary contained in relevant service rules or Government Orders regarding recruitment, the Commission may hold preliminary examination/screening test for finding out suitable candidates for admission to main examination or interview, as the case may be;
 - (ii) Preliminary examination shall mean screening test to be conducted by the Commission with the purpose of finding out suitable candidates in required proportion as fixed by the Commission in each category, reserved and unreserved, for admission to the main examination or interview, as the case may be;
 - Preliminary examination shall be conducted in the manner prescribed by the Uttar Pradesh Direct Recruitment through Public Service Commission Preliminary Examination Rule, 1986 as amended from time to time. The marks obtained by the candidates in the preliminary examination/screening test shall not be counted for determining final order of merit.
 - (iv) The Commission shall fix the place, dates and time of examination which includes preliminary examination/screening test and main examination, as the case may be.

CENTRES ARRANGEMENTS OF

EXAMINATIONS

- (v) The centres of examination shall be fixed with prior approval of the Chairman/Examination Committee.
- (vi) All arrangements for such examinations shall be made by the Controller of Examination in consultation with the Secretary and in accordance with such directions as may be issued by the Commission in that behalf.

INVIGILATORS 34. (i)

- The centre superintendents shall prepare a list of the persons suitable to be appointed as invigilators and they shall be responsible for proper arrangements of invigilation to ensure fair conduct of examination at the centre.
- (ii) Guidelines for centre superintendents and the invigilators shall be prepared and sent by the Controller of Examination with prior approval of the Secretary.
- (iii) The Commission may formulate guide-lines for appointment of invigilators at centers of examination.

- 35. If an invigilator is found wanting in his duties as such, the matter shall be reported to the Controller of Examinations, who shall take steps for exclusion of such invigilator's name from the list and shall take such other actions as he deems fit.
- 36. As soon as the examination with regard to a paper is over and the answer-book has been received, the Controller of Examination shall submit a report to the Commission through the Secretary indicating the number of candidates who have appeared in the examination. The term answer-book shall mean answer-sheets also in case of preliminary examination or screening test.
- 37. The Controller of Examination shall ensure that Fake roll numbers are allotted to each candidate in each paper before the answer-books are provided or dispatched to the examiners for assessment.
- The number of answer-books to be provided or sent to each examiner shall be fixed by the Controller of Examination with prior approval of the Examination Committee.
- 39 Ordinarily six weeks time shall be allowed for return of assessed answer-books by the examiners, but the Controller of Examination may in special circumstances and on request made by the examiner, extend the time by 15 days.
- 40 If an examiner fails to return the answer-books within the time allowed or the extended time, as the case may be, the matter shall be placed immediately before the Chairman for orders.
- 41. If an examiner is unable to assess the answer-books for any reason within the time allowed by the Controller of Examination, he shall immediately return them. The Chairman shall in such a case appoint another examiner from amongst the panel of examiners.
- 42. If an examiner fails to comply with the instructions/order of the Commission, or fails to cooperate with the Commission or other examiners, or found negligent in the discharge of his duties as an examiner, or is found divulging the secrecy of the examination or of misconduct or anything undesirable on his part has come to notice, the fact shall be brought to the notice of the Commission, and the Commission may strike off the name of such examiner from the panel of examiners for a specified period or permanently, and may proceed against him otherwise also as the situation requires to do.
- The Controller of Examination shall submit a report to the Chairman indicating the position regarding the return of answer-books immediately after the expiry of the prescribed timelimit.
- 44 (i) Notwithstanding anything contained in these rules, the evaluation & tabulation of the answer books or sheets as the case may be, shall be done as per procedures laid down by the Uttar Pradesh Lok Sewa Ayog (Uttar Pustikaon Ki Mulyankan Prakriya Tatha Sanniriksha Prakriya Viniyaman) Niyamavali 2001, hereinafter called as Niyamawali, 2001.

- (ii) The Examination-Committee or the Commission may make random-checking of the tabulation to ensure correctness and accuracy of tabulation.
- Where the tabulation is complete and thoroughly checked by the office and the Commission as provided for in the above rules, the Controller of Examination shall submit the result to the Secretary, who shall submit the same to the Commission in the form and in the manner to be prescribed by the Commission to take orders as to how many candidates, are considered fit for being admitted to personality test/interview.
- The proper evaluation of answer books/sheets, correct tabulation of marks and correct restoration of original roll numbers of the candidates shall be done under the overall supervision of the Controller of Examinations as per Rule 12 of Uttar Pradesh Lok Sewa Ayog (Uttar Pustikaon Ki Mulyankan Prakriya Tatha Sanniriksha Prakriya Viniyaman) Niyamavali 2001.
- The Commission shall decide the number of candidates to be called for interview to appear before a Board or Boards on any day.
- On each day after the interview is over and marks are awarded to each candidate, the marksheet prepared in duplicate shall be placed in separate sealed covers and the original will besent, to the secretary to be kept under his safe and secret custody, and the duplicate shall be retained by the presiding Member till the results are finalised.
- The mark-sheets so obtained shall be opened on the last day of interview and immediately there after the marks of interview / personality test shall be added to the marks obtained by the candidates in the main / written examination. Thereafter on the basis of the totals so obtained the merit lists shall be prepared and placed before the Commission for final declaration of the result;

Provided that the Commission may, with a view to eliminating variation in the marks awarded to candidates at any examination or interview, adopt any method, device or formula, which they consider proper for the purpose.

50. After the results are declared by the Commission, the same will be issued immediately to the press for publications. A copy shall be placed on the notice board.

CHAPTER-V

SELECTION BY 51. DIRECT RECRUITMENT

The advertisement for selection to various posts by direct recruitment shall be issued and application form from eligible candidates be invited by the Commission in accordance with the requisition received in that behalf as per provisions of service rules or adhoc principles agreed by the Commission where there are no service rules.

THROUGH INTERVIEW ONLY

- 52. Notes for preliminary weeding of candidates shall be submitted in the manner prescribed, to the Commission, and the Commission shall admit such number of candidates to interview, as they deem fit.
- 53. Rules 20 to 25,30 and 31 shall apply to the selection by direct recruitment.

- 54. The provisions of rule 49 shall apply with the modification that duplicate mark-sheets will be sent to the Secretary to be kept in safe and secret custody and that the original shall be retained by the presiding Member till the interviews are over and the result is finalised.
- 55. (i) Where Multiple Boards are constituted, the envelopes containing the original mark-sheets of interview held by different Boards shall be sent to the senior most Member for preparation of results which shall be sent to all the Members of the Boards for signatures. The private secretaries to Members concerned shall assist in preparing the results.
 - (ii) Notwithstanding anything contained in the above rule, in case any Member who has held the interview board but is not able to sign the result due to his absence on account of leave or otherwise, and the Chairman feels it expedient in public interest to declare the result, he may accord his permission to present the result in Commission for approval without the signature of such Member, and the Commission may, considering the circumstances, approve the result.

TECHNICAL-ADVISORS

- 56. The rules relating to the preparation of panels of examiners shall mutatis mutandis apply to the preparation of panel of Technical Advisors.
- 57. (i) Technical Advisors shall be appointed by the Chairman out of the panel of advisors approved by the Commission to assist the Board at the time of interview in the selection of candidates for various posts/services.
 - (ii) In the case of selection by competitive examination also the appointment of technical advisors shall be made by the Chairman from the panel of Advisors approved by the Commission.
- 58. Fairly senior person shall be appointed as technical advisors taking into consideration their caliber, expertise, experience, general reputation and past performance, if any. ILLUSTRATION.
 - (i) In a selection for the posts of professor "A" and "B" both were Candidates "A" was selected and in subsequent selection which was held after sometime "A" was invited to assist the commission as Technical Advisor for the post of professor in which "B" was a candidate. The appointment of "A" as technical advisor was not proper.
 - (ii) "A" a professor of 10 years standing is appointed as technical advisor for the selection to the post of professor. The appointment of "A" as technical advisor would be proper.
- 59. If a technical advisor, at any time, discovers that any of the candidates appearing before the board is related to him, or, for any other reason, he does not want to associate himself with the interview of any particular candidate, he shall bring the fact to the notice of the Board. Thereupon he shall withdraw from the Board for the time the said candidate is interviewed and such withdrawl shall not invalidate the selection or rejection of such a candidate.

CHAPTER-VI

DEPART-MENTAL PROMOTION COMMITTEE

- 60. Where selections are to be made in accordance with the U.P. Promotion by selection in consultation with "Public Service Commission (Procedure) Rules,1970" (as amended from time to time) the Chairman himself or the Member nominated by the Chairman shall preside over the selection Committee.
- 61. The proceedings of the selection Committee shall be submitted to the Commission for approval either by circulation by hand or by placing before the Commission in its next meeting.
- Where the number of candidates admitted to interview is large, the Commission may hold interview at different places other than and in addition to Allahabad.

CHAPTER-VII

FINANCE

- 63. Subject to the provision of the Act and State Government guidelines issued from time to time in this regard, the Secretary shall prepare budget estimates for the next financial year together with the estimates or revised estimates, as the case may be, of the current year, and with the actual expenditure incurred during the preceding financial year.
- 64. Any new demand sought to be included in the budget estimates of the ensuing year shall be shown in the general budget estimates as well as separately appended to the budget estimates
- 65. (i) The budget prepared in accordance with the provisions of rules-64 and 65 shall be placed before the Chairman at least 10 days before it is due to the submitted to the Government.
 - (ii) All items for schedule of new demands shall be submitted by the Secretary by the end of September.
- 66. Any supplementary demands shall like-wise be placed before the Chairman at least 10 days before they are due to be submitted to the Government.
- 67. The Chairman may approve the estimates presented by the Secretary or may make such changes, as he deems fit or necessary. Such approved estimates of the annual budget or of supplementary demands, if any, shall be the budget estimates of the Commission and shall be transmitted to Government for inclusion in the State Budget.
- 68. After the allotments are received from the Government, the Secretary shall make a report to the Chairman with a copy of the sanctioned budget estimates.
- 69. The Secretary shall submit to the Chairman quarterly reports of the expenditure incurred by the Commission for its information and directions if any.
- Reports regarding expenditure on maintenance of the buildings of the Commission shall be made quarterly.

CHAPTER-VIII

GENERAL/

71. All decisions and proceedings of the Commission shall, unless otherwise directed, be secret.

MISCELLA-NEOUS

72. Any Member may call for any file, papers or information from the office through the Secretary.

NOTES:-

Paper do not mean examination papers and information does not mean information regarding marks obtained by candidates before interview for the post or services is over, as also fake roll number to whom particular script has gone.

CHAPTER-IX

RESIDUARY MATTERS 73. The Commission may deal in such manner as they deem fit with any matter not specifically provided for in these rules.

INTERPR-ETATION 74. If any doubt arises as to the interpretation of these rule, the interpretation made by the Commission shall be final.

AMENDMENT 75

75 The rules may be amended by the Commission as and when deemed necessary and such amendments shall take effect immediately or from such date as the Commission may appoint in this behalf.

(i) The U.P. Public Service Commission (Procedure & Conduct of Business) Rules 1976 are hereby superceded.

REPEAL & SAVINGS

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(ii) Not with standing such supersession, any thing done or any action taken under the rules referred in sub-rule (i), and all Acts, orders, decisions, recommendations, including the conduct of an interview, selection or competitive examination, or declaration of any result thereof by or on behalf of the commission in accordance with the rules referred to in sub-rile (i) or the rules framed there under, shall be deemed to be, and always to have been, valid and any proceedings in relation to interviews, selections or competitive examinations pending on the date of commencement of these rules may be continued and completed in accordance with the provisions of the Act & the rules in force prior to such commencement.

Above rules, i.e, The Uttar Pradesh Public Service Commission (Procedure & Conduct of Business) Rules – 2011 were approved in the Commission's Meeting dated Feb. 28, 2011.