

**Commissioner,
Tribal Development,
Gujarat State
Gandhinagar**

Cell Branch

Brief Note on Scheduled Castes and Scheduled Tribes (Prevention of Atrocities) Act, 1989 and Rules – 1995 framed there under:

Government of India has implemented Prevention of Atrocity Act, 1989 from 31/3/1990 to protect members of the Scheduled Castes and Scheduled Tribes by preventing atrocities from non-SC and non-ST members of the society. Scheduled Castes and Scheduled Tribes (Prevention of Atrocity) Rules, 1995 have been framed under the powers conferred vide Section-23 of the said Act. Under these rules, which came into effect from 31/3/1995, norms for providing financial assistance to the victimized person / family have been prescribed (under rule no. 12(4)). Government of Gujarat has adopted these norms and decided to provide financial assistance on similar line vide Govt. Resolution, Social Welfare and Tribal Development Department No. HCL/1094/1/24/II/Cell dated 18/11/95. In this way, the victimised person / family of atrocity is rehabilitated.

In consonance with the provisions made in the SCs and STs (Prevention of Atrocity) Rules, 1995, Government of Gujarat has decided to provide financial assistance to the victimized ST person / family under the State Contingency Plan vide Govt. Resolution TAP/1099/105/CII dated 15/10/99. Accordingly, financial assistance at the district level is provided by the office of Vigilance Officer / Social Welfare Officer, functioning under the control of Tribal Development Department to the victimized person / family keeping in view the norms prescribed for various kinds of atrocities.

A state level vigilance and monitoring committee has been formed by the State Government under the Chairmanship of Hon'ble Chief Minister vide Govt. Resolution, Social Justice & Empowerment Deptt. (Social

Welfare Division) No. IISL/102003/561/II dated 17/6/2003. Additional Chief Secretary / Principal Secretary / Secretary to the Social Justice and Empowerment Department is the Member – Secretary of the Committee. Last meeting of the committee was convened on 7/05/2012.

The committee reviews implementation of the Prevention of Atrocity Act in the State including relief provided to the victims, facilities for their rehabilitation and other ancillary matters, criminal cases filed under the Act, role played by various officers / agencies responsible for implementation of the said Act and reports received by the Government in this regard. A provision has been made to ensure that the committee meets at least twice i.e. in January and July, during a calendar year. Head Quarter for the committee has been kept at Gandhinagar.

Proceedings with regard to the Scheduled Tribes are now done absolutely independently by the Tribal Development Department. Therefore, a separate state level committee has been constituted vide Government Resolution, Tribal Development Department No.TAP/2197/1932/CHH dated 21/5/1998 under the convener ship of Principal Secretary, Tribal Development Department to find out the reasons of atrocities on the members of Scheduled Tribes and also to co-ordinate the functions of various Govt. Officer bearers / functionaries responsible to ensure effective implementation of the provisions of Prevention of Atrocity Act – 1989 and review the reports received from them. Commissioner, Tribal Development (Gujarat State), Gandhinagar ensures that the state level Committee meets quarterly on regular basis and for that, extends invitation to members of the Committee. Schedule for holding quarterly meetings is given here below. Meetings are regularly held accordingly.

Sr. No.	Quarterly period	Month for convening the meeting
1	January to March	May
2	April to June	August

3	July to September	November
4	October to December	February

In accordance with the provisions of Prevention of Atrocity Act, 1989 and the Rules, 1995 framed there under, District Vigilance Committees have been formed under the Chairmanship of District Collectors vide Govt. Resolution, Social Justice and Empowerment Department . (Tribal Development Division) No. TAP/2199/889/CHH dated 4/4/2000 to review the incidents of atrocities on members of the Scheduled Tribes. Vigilance Officer, Tribal Development, functions as the Member Secretary of the committee. The committee is required to be convened at least once in three months (quarterly). The District Vigilance Committee has been formed in all the 26 district in the State. Their meetings are convened regularly.

In exercise of powers conferred under Section-23(1) of Scheduled Castes and Scheduled Tribes (Prevention of Atrocity) Act 1989 and in accordance with Rule-10 of SCs and STs (Prevention of Atrocity) Rule-1995, Vigilance Officer (Class-I) Tribal Development has been designated as "Special Officer" at the district level vide Govt. Resolution, Tribal Development Department No.TAP/2002/10/895/CHH dated 12/8/2004 with regard to effective implementation of the said Act in each district.

Further, Vigilance Officer, Tribal Development, Valsad has been designated as Special Officer for Dangs - Ahwa district and Vigilance Officer, Tribal Development, Rajkot has been designated as special officer for Kutch - Bhuj district.

In consonance with the provisions of the said Act and the said Rules, Government of Gujarat has decided to constitute Block Vigilance Committees and Urban Vigilance Committees (for Municipal Corporation Areas) vide Govt. Resolution, Social Justice and Empowerment Deptt. (Tribal

Development) No. TAP/2199/889/CIII dated 15/5/2004 to prevent atrocities on members of the Scheduled Tribes. Accordingly, Block Vigilance Committees have been constituted in 45 Tribal Blocks of the state under the Chairmanship of Mamlatdar. Social Welfare Inspector / Assistant Social Welfare Officer is the Member Secretary of the Committee. It has been decided to form Rural Vigilance Committees in cities like Vadodara and Surat where tribal population has been concentrated. The City Police Commissioner is the Chairman and the Vigilance Officer, Tribal Development is the Member Secretary of the Committee. Members from Non-Government Organisations are appointed on the committee in consultation with the minister who is in charge of the district. It has been decided to convene meeting of Block Vigilance Committee and the Urban Vigilance Committee once in every three months (quarterly).

Norms for providing Travel Allowances and Daily Allowance to Non-Govt. Members of Vigilance Committees at the District / Block and Urban (for Municipal Corporation areas) level have been prescribed vide Govt. Resolution, Social Justice and Empowerment Dept. (Tribal Development) No.TAP/2199/889/CIII dated 20/12/2004 and resolution of even number dated 23/05/2005. Expenditure on this account is incurred by the relevant District Vigilance Officer / District – Social Welfare Officer, Tribal Development. Meetings were held in 45 talukas where tribal population is much more concentrated.

Under SCs and STs (Prevention of Atrocities) Rules, 1995, economic assistance to the victims of the atrocities and their dependents.

As per rule-12 (4) of the SCs and STs (Prevention of Atrocities) Rules, 1995 the State Govt. grants economic assistance to the victims of the atrocities and their dependents in accordance with the norms prescribed vide the resolution, Social Welfare and Tribal Development Dept. No.HSL/1094/I-24/H/Cell, dated 18-11-95.

Assistance admissible in accordance with rule 12 (4) of the SCs and STs (Prevention of Atrocities) Rules, 1995 with regard to the various nature of atrocities on members of the Scheduled Castes

Sr. No.	Name of Offence	Minimum amount of relief
(1)	Drink or eat inedible or obnoxious substance (Section 3(1)(i))	Rs. 60000/- or more depending upon the nature and gravity of the offence to each victim and also commensurate with the indignity, insult, injury and defamation suffered by the victim. Payment to be made as follows: (1) 25% when the charge sheet is sent to the Court. (2) 75% when accused are convicted by the lower court.
(2)	Causing injury, insult or annoyance (Section 3(1)(ii))	
(3)	Derogatory act (Section 3(1)(iii))	
(4)	Wrongful occupation or cultivation of land etc. (Section 3(1)(iv))	At least Rs. 60000/- or more, depending upon the nature and gravity of the offence. The land/premises/water supply shall be restored where necessary at Government cost,
(5)	Relating to land premises and water (Section 3(1)(v))	Full payment to be made when charge-sheet is sent to the court.
(6)	Beggar or forced or bonded labour (Section 3(1)(vi))	At least Rs. 60000/- to each victim. Payment of 25% at F.I.R. stage and 75% on conviction in the lower court.
(7)	Relating to right to franchise (Section 3(1)(vii))	Up to Rs. 50000/- to each victim depending upon the nature and gravity of the offence.
(8)	False, malicious or vexatious legal proceedings (Section 3(1)(viii))	Rs. 60000/- or reimbursement of actual legal expenses and damages or whichever is less after conclusion of the trial of the accused.
(9)	False and frivolous information (Section 3(1)(ix))	

(10)	Insult, intimidation and humiliation (Section 3(1) (x))	Up to Rs.60000/- to each victim depending upon the nature of the offence. Payment of 25% when charge sheet is sent to the court and rest on conviction.
(11)	Outraging the modesty of a woman (Section 3(1) (xi))	Rs. 1,20,000/- to each victim of the offence, 50% of the amount may be paid after medical examination and remaining 50% at the conclusion of the trial.
(12)	Sexual exploitation of a woman (Section 3(1)(xii))	
(13)	Fouling of water (Section 3(1) (xiii))	Up to Rs. 2,50,000/- or full cost of restoration of normal facility including cleaning when the water is fouled. Payment may be made at the stage as deemed fit by District Administration.
(14)	Denial of customary rights of passage (Section 3(1) (xiv))	Up to Rs.2,50,000/- or full cost of restoration of right of passage and full compensation of the loss suffered. If any payment of 50% when charge sheet is sent to the court and 50% on conviction in lower Court.
(15)	Making one desert place of residence (Section 3(1) (xv))	Restoration of the site / right to stay and compensation of Rs. 60,000/- to each victim and reconstruction of the house at Govt. cost, if destroyed to be paid in full when charge-sheet is sent to the lower Court.
(16)	Giving false evidence (Section 3(2) (i) & (ii))	At least Rs.250000/- or full compensation of the loss or harm sustained, 50% to be paid when charge-sheet is sent to the Court and 50% on conviction by the lower Court.
(17)	Committing offences under the Indian Penal Code punishable with imprisonment for a term of 10 years or more. (Section 3(2) (v))	At least Rs. 120000/- depending upon the nature and gravity of the offence to each victim and or his dependents. The amount would vary if specifically otherwise provided in the schedule.

(18)	Victimization at the hands of a public servant (Section 3(2) (vii))	Full compensation on account of damages or loss or harm sustained. 50% to be paid when charge sheet is sent to the court and 50% on conviction by lower Court.
(19)	<u>Disability</u> The definitions of physical and mental disabilities are contained in the Ministry of Welfare, G.O.I. Notification No.4-2/83/H.W.-III dated: 6-8-1986, as amended from time to time. A copy of the Notification is at Annexure-II.	
(a)	100% incapacitation	
(i)	Non-earning member of a family	At least Rs.250000/- to each victim of offence. 50% on F.I.R. and 25% at charge sheet and 25% on conviction by the lower Court.
(ii)	Earning member of a family	At least Rs. 500000/- to each victim of offence, 50% to be paid on F.I.R. / Medical examination stage. 25% when charge sheet sent to Court and 25% at conviction in lower Court.
(b)	Where incapacitation is less than 100%	The rates as laid down in a(i) & (ii) above shall be reduced in the same proportion, the stages of payments also being the same. However, not less than Rs. 40,000/- to non-earning member and not less than Rs.80000/- to a earning member of a family.
(20)	Murder / Death	
(a)	Non-earning member of a family	At least Rs. 250000/- to each case, payment of 75% after post mortem and 25% on conviction by the lower Court.
(b)	Earning member of a family	At least Rs. 500000/- to each case. Payment of 75% after post mortem and 25% on conviction by the lower Court.

(21)	Victim of murder, death, massacre, rape, mass-rape and gang rape, permanent incapacitation and dacoits.	In addition to relief amounts paid under above items, relief may be arranged within three months of date of atrocity as follows: (i) Pension to each widow and / or other dependents of deceased SC & ST. (a) Rs. 3000/- per month or employment to one member of the family of the deceased or provision of agricultural land, a house, if necessary by outright purchase. (ii) Full cost of the education and maintenance of the children of the victims. Children may be admitted to Ashram Schools / Residential Schools. (iii) Provision of utensils, rice, wheat, dals, pulses etc. for a period of three months.
(22)	Complete destruction, burnt house	Brick / Stone masonry house to be constructed or provided at Government cost, where it has been burnt or destroyed.

Veer Meghmaya Contingency Plan in the cases of atrocities under rule-15 of the Scheduled Castes and Scheduled Tribes (Prevention of Atrocities) Rule-1995 The State Govt. has sanctioned special contingency plan vide the Govt. Resolution Social Welfare and Tribal Development Dept. No.HSL /3197 /3764/H dated 18-3-98 in accordance with rule-15 of the Scheduled Castes and Scheduled Tribes (Prevention of Atrocities) Rule-1995 for effective implementation of Scheduled Castes and Scheduled Tribes (Prevention of Atrocities) Act-1989 and Protection of Civil Rights Act, 1955. Under this plan, item-wise norms for assistance have been prescribed as mentioned below. Prompt actions are taken by the State Govt. for the rehabilitation of the displaced people in accordance with the prescribed norms when members of the Scheduled Castes and Scheduled Tribes Castes socially ostracized due to atrocities and forced to migrate.

Norms of assistance to be provided by the State Govt. under the Contingency Plan in the cases of atrocities under rule-15 of the Scheduled Castes and Scheduled Tribes (Prevention of Atrocities) Rule-1995

No.	Item	Rate of Relief
1.	For purchasing land to enable the migrant family to construct house for its rehabilitation when such family is forced to migrate due to the murder or atrocity on a member of the scheduled caste	Rs.20000/- or necessary proceedings should be undertaken in consultation with the District Collector to purchase land at the prevailing rate if the land is allotted by the Govt.
2.	Expenditure for leveling the land purchased or allotted by the Govt.	If necessary, expenditure should be incurred as per the estimate suggested by the Roads and Building Dept. of the Govt.
3.	Expenditure to construct a house at the place of migration.	Rs.75000/- or the estimate suggested by the Roads and Building Dept./Rural Housing Board of the Govt. according to the local situation, whichever is less.
4.	Construction of concrete road connecting the pucca road located near the site of migration.	The expenditure should be incurred by the Roads & Building Dept. of the Govt.
5.	Construction of a crematorium at the cite of migration.	Rs.20000/- for one time.
6.	Construction of temporary shade at the cite of migration.	Rs.20000/- or the expenditure suggested by the Roads & Buildings Dept. whichever is less.
7.	Providing water tap, hand pump, pipeline, drainage line at the new cite of habitation and the ancillary expenditure	As per the estimates received from the Roads & Buildings Dept. of the Govt.

8.	Electrification of Houses	Rs.2000/- per unit or as per estimates received from the G.E.B
9.	Primary school, Health centre, Balamandir, Community Hall etc.	Director, Scheduled Castes Welfare should consult the concerned departments if necessary and prepare a separate proposal and incur the expenditure with the approval of the Govt.
10.	Economic assistance in lieu of pension to persons who have been rendered permanently disabled due to atrocity, old persons above the age of 60 years/widow of the person murdered in the case of atrocity.	Rs.1000/- per month for lifetime (In case of a widow, till she marries again)
11.	Economic assistance to the children who are dependent on the widow of the person who has been murdered.	Rs.500/- per month to each child (Till he/she reaches to the age of 18)
12.	Essential commodities, rice, wheat, gram, pulses etc, to the victims of atrocities	Rs.500/- per month to each victim (For maximum three months)
13.	Enrolling children of the victims of atrocities in to Govt. Ashramshalas/Residential Schools etc. for providing education.	Admission should be given as a special case even by relaxing the rules.
14.	Reconstructing/repairing the completely gutted or destroyed houses at their original site	Rs.75000/- for constructing a new house and if repairing is possible, expenditure up to Rs.50000/- may be incurred as per the estimates of the Roads & Building Dept.

15.	For Livestock	Rs.300/- per animal per month (For three months)
16.	Expenditure incurred towards admitting injured persons in Govt. hospitals e.g. expenditure involved in purchasing medicines from outside and purchasing instruments incase operation is necessary.	As per the prescription of the authorized doctor of the Govt. hospitals.
17.	Providing Agricultural land to the members of the families subjected to atrocities	Keeping in view the wasteland or the Panchayat land, which ever is available, for cultivation at the relevant site, the Director, Scheduled Castes Welfare should initiate proceedings in consultation with the Revenue Dept. and the concerned Dept. to provide minimum one (1) acre of land according to the minimum needs of the family.
18.	Assistance to the victim of rape for marriage	Rs.50,000/- in the joint name of the married couple.

Following Sessions courts have been designated as Special District Courts vide Govt. Resolution, Social Welfare Deptt. No. G.H./1/2/90/H/S.L./1989/1(8)/H/Cell dated 30/1/1990 in order to prosecute cases under Prevention of Atrocity Act – 1989.

Sr. No.	Session Court	District
1	Sessions Court, Ahmedabad.	City Sessions Division, Ahmedabad.
2	Sessions Court, Ahmedabad (Rural), Ahmedabad.	City Sessions Division, Ahmedabad (Rural).
3	Sessions Court, Amreli.	Sessions Division, Amreli.
4	Sessions Court, Bhavnagar	Sessions Division, Bhavnagar
5	Sessions Court, Bharuch	Sessions Division, Bharuch
6	Sessions Court, Banaskantha, Palanpur	Sessions Division, Banaskantha.
7	Sessions Court, Junagadh	Sessions Division, Junagadh
8	Sessions Court, Jamnagar	Sessions Division, Jamnagar
9	Sessions Court, Kutch-Bhuj	Sessions Division, Kutch-Bhuj
10	Sessions Court, Kheda-Nadiyad	Sessions Division, Kheda-Nadiyad
11	Sessions Court, Mahesana	Sessions Division, Mahesana
12	Sessions Court, Panchmahal-Godhra	Sessions Division, Panchmahal-Godhra
13	Sessions Court, Rajkot	Sessions Division, Rajkot
14	Sessions Court, Surat	Sessions Division, Surat
15	Sessions Court, Surendranagar	Sessions Division, Surendranagar
16	Sessions Court, Sabarkantha, Himatnagar	Sessions Division, Sabarkantha, Himatnagar
17	Sessions Court, Vadodara	Sessions Division, Vadodara
18	Sessions Court, Navsari.	Sessions Division, Navsari.
19	Sessions Court, Valsad, .	Sessions Division, Valsad,
20	Sessions Court, Dahod, .	Sessions Division, Dahod
21	Sessions Court, Narmada, .	Sessions Division, Narmada, .
22	Sessions Court, Patan, .	Sessions Division, Patan, .
23	Sessions Court, Gandhinagar, .	Sessions Division, Gandhinagar, .
24	Sessions Court, Porabandar, .	Sessions Division, Porbandar, .
25	Sessions Court, Anand, .	Sessions Division, Anand, .

Three Special Courts have been set up at (i) Ahmedabad (Rural) (2) Banaskantha (Palanpur) and (3) Kutch (Bhuj) districts under Prevention of Atrocity Act vide Govt. Resolution, Legal Deptt. No. SCP/1089/4287-D and they have been made operational since March-1996.

Seven (7) more courts have been set up at (1) Amreli (2) Vadodara (3) Junagadh (4) Panchmahals (5) Rajkot (6) Surat and (7) Surendranagar vide Govt. Resolution, Legal Deptt. No. SCT/1089/4287/D-(P.T.) dated 25/6/1999.

Details of Special Public Prosecutor in the State/UTs appointed / designated under the provision of Section 15 of the SCs & STs (POA) Act, 1989.

In exercise of the power conferred by section 15 of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Act, 1989 (33 of 1989), the Government of Gujarat hereby specifies each of the Public Prosecutors mentioned in column 2 of the Schedule annexed hereto as the Special Public Prosecutor for the purpose of conducting cases in the Special Court mentioned against him in column 3 of the said schedule vide Govt. Resolution, Legal Department No. No. APT/3390-GK/03/H/1 dated 31/1/1990-SCHEDULE

Sr. No.	Public Prosecutors	Special Courts
01	Public Prosecutor, Ahmedabad City, in his absence, Addl. Public Prosecutor, next senior to P.P.	Special Court Ahmedabad.
02	Public Prosecutor, Ahmedabad District, (Rural) Mirzapur In his absence Addl. Public Prosecutor, next Senior to P.P.	Special Court Ahmedabad (Rural)
03	Public Prosecutor, Amreli. District, In his absence Addl. Public Prosecutor, next Senior to P.P.	Special Court Amreli.

04	Public Prosecutor, Bharuch. District, In his absence Addl. Public Prosecutor, next Senior to P.P.	Special Court Bharuch.
05	Public Prosecutor, Bhavnagar. District, In his absence Addl. Public Prosecutor, next Senior to P.P.	Special Court Bhavnagar.
06	Public Prosecutor, Panchmahals District, In his absence Addl. Public Prosecutor, next Senior to P.P.	Special Court Panchmahals at Godhra.
07	Public Prosecutor, Sabarkantha. District, In his absence Addl. Public Prosecutor, next Senior to P.P.	Special Court Sabarkantha at himatnagar.
08	Public Prosecutor, Jamnagar. District, In his absence Addl. Public Prosecutor, next Senior to P.P.	Special Court Jamnagar.
09	Public Prosecutor, Junagadh. District, In his absence Addl. Public Prosecutor, next Senior to P.P.	Special Court Junagadh.
10	Public Prosecutor, Kheda. District, In his absence Addl. Public Prosecutor, next Senior to P.P.	Special Court Kheda at Nadiad.
11	Public Prosecutor, Kutch. District, In his absence Addl. Public Prosecutor, next Senior to P.P.	Special Court Kutch at Bhuj.
12	Public Prosecutor, Mehsana District, In his absence Addl. Public Prosecutor, next Senior to P.P.	Special Court Mehsana.
13	Public Prosecutor, Banaskantha. District, In his absence Addl. Public Prosecutor, next Senior to P.P.	Special Court Banaskantha at Palanpur.

14	Public Prosecutor, Rajkot. District, In his absence Addl. Public Prosecutor, next senior to P.P.	Special Court Rajkot.
15	Public Prosecutor, Surat. District, In his absence Addl. Public Prosecutor, next Senior to P.P.	Special Court Surat.
16	Public Prosecutor, Surendranagar. District, In his absence Addl. Public Prosecutor, next Senior to P.P.	Special Court Surendranagar.
17	Public Prosecutor, Valsad. District, In his absence Addl. Public Prosecutor, next Senior to P.P.	Special Court Valsad at Navsari.
18	Public Prosecutor, Vadodara. District, In his absence Addl. Public Prosecutor, next Senior to P.P.	Special Court Vadodara.

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Details of special Cell set up at State / UT's Hqr. To deal and monitor atrocity cases more effectively.

For effective implementation of the Scheduled Castes and Scheduled Tribes (Prevention of Atrocity) Act-1989 and Rules made under thereon.

The Government vide Tribal Development Department G.R. No.TAP/2195/1876/CH, dated 2-9-1997 sanctioned the following posts.

In the Office of Commissioner of Tribal Development.

The Government vide Tribal Development Department G.R. No.TAP/2195/1876/CH, dated 2-9-1997 sanctioned the following posts.

In the Office of Commissioner of Tribal Development.

Sr.No.	Name of Post	Class	No. of Posts
1	2	3	4
1	Deputy Director	I	1
2	Social Welfare Officer	II	1
3	Office Superintendent	III	1
4	Head Clerk	III	1
5	Driver	III	1
TOTAL: -			5

At District level : (9 District covering the Tribal Areas)

Sr.No.	Name of Post	Class	No. Of Posts
1	2	3	4
1	Vigilance Officer	I	9 (District wise one Post)
2	Office Superintendent	III	9
3	Head Clerk	III	9
4	Senior Clerk	III	9
TOTAL:			41

The Govt. vide Tribal Development Department G.R.No.TAP/2197/166/CH, dated 10/8/98 sanctioned the following posts at District level.

Sr.No.	Name of Post	Class	No. Of Posts
1	2	3	4
1	Project Officer	III	9
2	Clerk-cum-Typist	III	9
3	Social Welfare Inspector	III	23*
TOTAL :			41

(Taluka wise one post other than tribal area where the more population of ST in the Taluka exist)

The Government vide Tribal Development Department G.R. No. TAP/2197/166/ CH, dated 8/11/2000 sanctioned the following posts at District level.

Sr.No.	Name of Post	Class	No. of Posts
1	2	3	4
1	Social Welfare Officer (Dang & Kutch)	II	2
2	Statistical Assistant	III	9
3	Social Welfare Inspector (At Taluka Level)	III	15
4	Senior Clerk	III	11
5	Peon	IV	11
TOTAL			48

The Government vide Tribal Development Department, G.R. No. NAV/1520/(6-

KH, dated 1-4-2002 sanctioned the following posts at District level.

Sr. No.	Name of Post	Class	No. of Posts
1	2	3	4
1	Vigilance Officer	I	3 (District wise one post)
2	Office Superintendent	III	3
3	Project Officer	III	3
4	Clerk-cum-Typist	III	3
5	Peon	IV	3
TOTAL			15

The Government vide Tribal Development Department, G.R. No.PARCH 102007/4699/KH, dated 22-5-2009 sanctioned the following posts at District level.

Sr. No.	Name of Post	Class	No. of Posts
1	2	3	4
1	Vigilance Officer	I	1
2	Office Superintendent	III	1

3	Project Officer	III	1
4	Clerk-cum-Typist	III	1
5	Peon	IV	1
TOTAL			5