OFFICE OF THE SECRETARY, NAGAR PANCHAYAT NARKANDA, DISTT SHIMLA H.P.

NAGAR PANCHAYAT NARKANDA (PROPERTY TAXATION) BYE-LAWS 2024

NP Narkanda /NP/2024--658

Dated 16th March, 2024

Whereas, in suppression of the property tax bye laws notified vide notification no NP Narkanda22-V/NP/2022-1195 dated 16th March,2022, to amend the sections 22, 24, 25 & 26 of Nagar Panchayat Narkanda properties bye laws-2022 as required by section 202 and 217 of the Himachal Pradesh Municipal Act, 1994 (Act No. 13) dated 1st March,2024 under Notification No. 613, the Nagar Panchayat Narkanda inviting objection and suggestions from all persons likely to be affected thereby before the expiry of 15 days from the publication of the said bye-laws in official Gazette.

And whereas, no objection, suggestions have been received from the public on the said draft rules, by the municipality within the said period of fifteen days.

Now, therefore, in exercise of the powers conferred by Section 216 and Section 217 read with Section 65 of the Himachal Pradesh Municipal Act, 1994(Act No. 13 of 1994), Nagar Panchayat Narkanda hereby makes the following amendments to the property tax bye-laws 2022 namely.

1. Short title and	 (i) These Bye-laws may be called the Nagar Panchayat Narkanda Property bylaws-2024 (Property Taxation) Bye-laws, 2024
	(ii)These bye-laws shall come into force from the date of publication of its notification in the Rajpatra of Himachal
	Pradesh.
2. Definitions	(1) In these bye-laws unless the context otherwise requires,
	(i) "Act" means the Himachal Pradesh Municipal Act, 1994,
	(Act No. 13 of 1994) read with its amendments carried out
	vide H.P. Municipal (Amendment) Act, 2016 and vide H.P.
	Municipal (Amendment) Act, 2020.
	(ii) "Appellate Authority" means an authority prescribed
	under Section 90 of H.P. Municipal Act, 1994.
	(iii) "Assessment List" means the list of all units of the lands
	and buildings assessable to property tax under the provisions
	of H.P. Municipal Act, 1994.
	(iv) "Assessment year" means the year commencing from the first day of April to 31 st of March of succeeding year.
	(v) "Bye-Laws" means the Municipality (Property Taxation)
	bye-laws 2021 made under the Act as notified in the official
	gazette.
	(vi) "Municipality" means as defined in Section 2 (24) of the Act.
	(vii) "Section" means Sections of the Act.

(viii) 'Retable Value' as defined in Section 2 clause (33-a) of the Act and procedure prescribed under these Bye-Laws.

(ix) "Unit" means a specific portion of the land and building in use and occupation of the owner(s) or occupier(s) including vacant land and build up portion of the building. This will not include setbacks area of building, agricultural lands and land in notified green belt as notified under the interim development plan of Narkanda area.

(x) "Unit area" means area of a unit in square meters.

(xi)" Unit area tax" means property tax on unit(s) of lands & buildings which shall be charged per annum between one percent to twenty five percent as may be determined on the basis of ratable value of unit(s) of lands & buildings by the Municipality from time to time. All other words and expressions used herein but not defined shall have the same meaning respectively as assigned to them in the Act.

3. Assessment list what to contain: -

The Secretary shall keep a book to be called the "Assessment List" in which the following shall be entered in Form-A appended to these bye-laws: -

(a) A list of all units of the lands and buildings located within the jurisdiction of Nagar Panchayat Narkanda distinguishing each either by name or number and containing such particulars regarding the location or nature of each, which shall be sufficient for identification thereof.

(b) The ratable value of each unit of the lands and buildings.

(c) The name of the person primarily liable for payment of property tax and ratable value as well as property tax demand on his/her unit of land or building.

(d) If any such unit of a land or a building is not liable to be assessed to the property tax, the reason for such non-liability; and

(e) Other details; if any, as the Secretary may from time to time think fit.

Explanation (i) For the purpose of clause (b) the ratable value of the unit(s) of the land will be the ratable value of the unit(s) of the land and in the case of unit(s) of the building, the ratable value will include the ratable value of the land and the unit(s) of the building erected thereon.

(ii) For the purpose of charging property tax on a unit of land, the unit of land shall be treated as "land" till the completion plan of building is sanctioned by Nagar Panchayat Narkanda. or by other competent authority of the State Government and such construction is put to use on the spot whichever occurs first. Accordingly, property tax shall be continued to be charged on the ratable value of the unit of land till such time treating it as "land". The assessment list shall be kept in the form-A hereto. The Secretary may order to add, omit, amend or alter any of the columns of the Performa of the assessment list as and when required.

5. Procedure where name of person primarily liable for property tax cannot be ascertained: -

If the name of the person primarily liable for the payment of property tax in respect of any unit of any land or building cannot be ascertained, it shall be sufficient to designate him in the assessment list, property tax bill and in any notice which may be necessary to serve upon the said person under the Act, as "the holder" of such unit of land or building without further description.

6. Inspection of assessment list: -

If assessment list has been completed, the Secretary shall give public notice thereof mentioning therein the place where assessment list or copy thereof may be inspected and every person claiming to be the owner or lessee or occupier of any unit(s) of any land or building included in the assessment list and any authorized agent of such person shall be at liberty to inspect the list and to file written objection within 30 days from the date of publication of such public notice in the local newspaper(s).

7. Register of Objections: -

(1) The Secretary shall keep a register of objections in which all objections received under sub-section (2) of section 74 and sub-section (2) of section 76 shall be entered. The register shall contain: -

(i) The name or number of the land or building in respect of which objection is received;

(ii) Name of the person primarily liable for the payment of property tax;

(iii) Name of the objector;

(iv) The ratable value finally fixed after enquiry and investigation of the objection by the committee constituted in this behalf;

(v) The date from which the ratable value finally fixed has to come into force; and

(vi) Such other details as the Secretary may from time to time think fit;

8. Amendment of Assessment list under the provisions of Section 76 and investigation and disposal of objections against such amendments: -

(i) When any amendment is proposed to be made under the provisions of Section 76 such amendment will provisionally be made in the assessment list and the notice as required under the provision of sub-sections (1) & (3) of Section 76 shall be served on the person affected by the amendment

after affording him the opportunity to file objection, if any, against the proposed amendment within 30 days from the date of receipt of such notice.

(ii) Objections shall be inquired into and investigated by the Committee constituted in this behalf under Sub Section 1 of 75 of the Act, after affording opportunity of being heard to the objector.

(iii) The assessment list shall be finally amended in accordance with the decisions made by the said committee.

(iv) If no objection is received or if the same are received but not within the time limit specified in this behalf in the notice, the assessment list shall be finally amended by confirming the provisional amendment made in the assessment list. However, for special reasons to be recorded in writing, the committee constituted in this behalf may consider objections received after the expiry of the stipulated period.

(v) Property tax on the basis of the amended assessment list shall be due from the date specified in the assessment notice or from the date as may be decided by the Committee constituted in this behalf. Provided that payment of property tax on the basis of the assessment list, as existing before such an amendment will not be withheld on the ground that some amendment is to be made in the list.

9. Payment of property taxes where to be made: -

Every person who is liable to pay any of the property tax shall pay the same at the Head Office of the Municipality or at such other place(s) and time as may be specified by the Secretary as the case may be. However, the payment of tax shall be made either by cash or cheque or through Bank Draft drawn in favor of the Secretary, il/Nagar Panchayat) Narkanda, payable at Narkanda or through RTGS in the Bank Account of Nagar Panchayat, Narkanda declared for the said purpose by the Secretary, as the case may be.

10. Demand of property tax to be raised annually by issuing one single bill for one unit of a property: -

(i) Demand of property tax shall be raised annually by issuing a single property tax bill on form-B annexed to these bye-laws for each unit of a property. The service of bill shall be affected by hand through special messenger and in case owner or occupier upon whom the bill is to be served is living outside the municipal limits, the bill shall be issued by post under certificate of posting or by registered/ speed post. In case the owner or occupier avoids by hand service of the bill, service of the bill shall be affected by affixing the bill in presence of two witnesses on the unit of the property to which the bill relates.

(ii) In case the owner or occupier upon whom the property tax bill has been served fails to make payment of the property tax within the due date, the property tax shall be recovered by the Secretary or by the officer/official authorized by him in this behalf by initiating appropriate process under the provisions of Section 86 of the Act.

Provided that nothing herein contained shall affect the liability of such person to any increased property tax to which he may be assessed on account of the said unit of property owning to a revision of the ratable value.

(iii) The tax for the ensuring year shall be paid either in lumpsum with in 30 days at the beginning of the financial year i.e. up to 30th April or in two half yearly installments. The first installment to be paid by 30th April and second installment by 30th October every year.

- 11. Service of property tax bills and demand notices in respect of un-partitioned unit of property: -If an un-partitioned unit of a property is owned by more than one person, service of bill(s) and notice(s) of demand on any one co-owner shall be treated as service on all the owners.
- 12. Demand and collection registers: -

(i) A register of demand & collection of property tax in form-F appended to these bye laws shall be maintained showing therein the figures of property tax demand, collection, rebate, remission adjustment, arrears, excess recoveries and such other particulars in relation to each unit of the property. This register will be kept either in the shape of hard copy or in the shape of soft copy or in both as the /Secretary, as the case may be think fit.

(ii) The register may, if any the Secretary, as the case may be thinks fit be made in separate parts or volumes for such purposes and with such several designations as the Secretary, as the case may be determined.

(iii) The separate Register shall be maintained for recording information regarding detail of arrears for the previous years.

13. Circumstances not considered as vacancy of property: - For the purpose of Section 81 and 84 of Himachal Pradesh Municipal, Act, 1994: -

- (i) A unit of building or of a tenement reserved by the owner for his own occupation shall be deemed to be occupied, whether it is actually occupied by the owner or not;
- (ii) Any unit of building or of a tenement used or intended to be used for the purpose of any industry which is seasonal in character shall not be deemed to be vacant merely on account of its being unoccupied and unproductive of rent during such period or periods of the year in which seasonal operations are normally suspended;

14. Remission/Refund not claimable unless notice of vacancy is given to the Secretary, as the case may be every year: -

When a vacancy continues from one year into the subsequent year, no refund or remission of any property tax shall be claimable from the Secretary, as the case may be on an account of such continued vacancy unless notice thereof is given to the Secretary within 60 days from the commencement of the next financial year.

- 15. Inspection by Municipal Staff of the vacant unit of the property: -
 - If any owner or occupier does not allow or facilitate the inspection by the authorized Municipality staff of any unit of the property claimed by him to be vacant, the Secretary, as the case may be refused to treat such unit of building or tenement, as the case may be, as vacant till the day such inspection is made, and the vacancy of the unit of property verified.
- 16. Copies of property tax bill(s):-

The Secretary, as the case may be, on a request in writing from the owner of any unit of land or building or any other person primarily liable to pay property tax in respect thereof, give a copy or copies of any bill/bills for any property tax on payment of such fee as may be fixed by the Secretary, as the case may be, from time to time.

- 17. Notice on transfer of title: The notice regarding transfer of title of any unit of any property require to be given under Section 83 shall be either in Form- "C" or Form-"D" annexed to these bye-laws, as the case may be, and shall state clearly and correctly all the particulars required in the said Form(s).
- 18. Property tax to be paid up to date: No such notice as contained in Bye-Laws 17 shall be deemed to be validly given unless the property tax due upto the date of transfer of title of the unit of property is paid in full.
- 19. Filing of return by owner(s)/ occupier(s):- The Secretary, as the case may be require any owner or occupier of a unit of land or building or of any portion thereof to furnish information or a written return in Form-"E" appended to these bye-laws. Every owner or occupier on whom any such requisition is made shall be bound to comply with the same and to give true information or to make a true return to the best of owner or occupier knowledge or belief, within a period of thirty days from the service of such requisition upon him/her.
- 20. Penalty for non- submission of return:- Whosever omits to comply with any requisition under 19 of this Bye-Laws 19 of these byelaws or fails to give true information or to make a true return to the best of his knowledge or belief, shall in addition to any penalty under Section 82 of the Act, be precluded from objecting to any assessment made by the Secretary, as the case may be in respect of such unit of the lands or building of which he is the owner or occupier.
- 21. Inspection of Tax Record: Every owner, lessee or occupier of a unit of land/ building or authorized agent of any such may, permission in writing of the /Secretary, as the case may be or any officer/official authorized by him in this behalf inspect the tax record relating to the unit of the land/building of which is owner, lessee, agent or occupier free of charge during the office hours.
- 22. Amendment in Section 22

Zone A: - will include the following area. Main Bazar Narkanda ward No-1 along NH, 2, 3, 4, 5, 6 and 7 instead of 2, 3, 4, 5, 6 and 7

B Zone: - one may include following area. Kalli Matti ward no-1away from NH, ward no -3 below hattu hotel residential colony and remaining areas instead of Kalli Miti ward no. 1, ward no. 6 behind Sr. Sec School and ward no. 3 below Hattu Hotel Residential colony.

- 23. Structural factor/ characteristics and its value: For the clause (33-a) (c) of Section 2 of the Act, building shall be classified as pucca, semi-pucca and kuccha in the following manner:-
 - (i) For Pucca-building, value per sq. mtr =5.00
 - (ii) For semi-pucca building, value per sq. mtr = 4.00
 - (iii) For kuccha building, value per sq. mtr = 3.00

Location (Zone) No.		Value per sq. mtr.
А	=	5.00
В	=	4.00

24. Amendment in Section 24. In Nagar Panchayat Narkanda Property tax bye laws Age factor and Age-wise grouping and value of the building's has been changed as given below

Group.	Building	Factor value.
А	Before 1947	1.00
В	Above 1947 to 1980	1.50
С	Above 1981 to 2000	2.00
D	Above 2001 to 2021	2.5
Е	2021 and beyond	3.00

25. Amendment in Section 25: -In Nagar Panchayat Narkanda Property tax bye laws Occupancy factor/characteristics and its value has been changed as given below

Value for residential occupancy:

(a) Value for self-residential	(b) Value for Let out residential
3.50	4.00

(i) Value per sq. mtr. for non-residential occupancy:

А	В	С	D
Hotels above	Hotels and	Other Hotels, Shops, Offices, Bars,	School,
area of 3000	Petrol Pump	Restaurant, Banks, Theatre, Clubs,	Colleges,
Sq. mtr., MNC		Paying Guest House (PGs), Guest	Educational
Show Rooms		House ATMs, Show Rooms, Call	Institutions
and Restaurant		Centre, Marriage Hall, Travel	and Hospital
		Agency, Mobile Towers, Coaching	
7.00	5.00	4.00	3.00

26. Amendment in Section 26: -In Nagar Panchayat Narkanda Property tax bye laws Use factor/ characteristic and its value has been changed as given below

(i)	Residential	= 2.00
(ii)	Non- Residential	=2.50

27. Method of calculation of ratable value and rate of property tax on the net ratable value of the lands and buildings shall be as under:-

A-Zone	B-Zone
For residential properties	For residential properties
For non- residential properties	For non- residential properties
For land properties	For land properties

- 28. Penalty: -If a person liable for payment of Property Tax does not pay the same with in a period of one month from the issue of tax bill, a person shall be liable for payment of interest as per section 86 & 87 of the Act beside initiation of recovery proceeding as per the provision of Section 89 of the Act. Further, whosoever contravenes any of the clauses of these Bye-Laws shall be, in addition to the penalties as provided under the act, liable for disconnection of water, electricity and other civic amenities and the Secretary, as the case may be authority withdraw request the competent to registration/recognition, if any granted, in his/their favor
- 29. Repeal and Savings: The scheme, regulation or Bye-Laws, if any hereto for relating to the mode of levy, calculation and assessment of property tax is hereby repealed. Anything done or any action taken under the said scheme, regulation or bye-laws if any shall be deemed to have been done or taken under the provisions of these bye-laws.

Sd/-

Secretary Nagar Panchayat Narkanda

Unit	Area	Net Ratable Value	Property Tax Percentage	Amount of General Tax
Residential			0	
Let Out Residential				
Commercial				
Plot of Land				

DATE OF ASSESS	MENT			
Sr. No.	Name of Property	Name of Owner	Name of Tenant or Occupier	Remarks

		Form-B Panchayat Narkanda (Tax Department) (See Bye-Laws 10) Property Tax Bill		
	Year for the	YearBill		Dated
	Zone	Bill(s) Det	ail	
Correspond	vner/Occupier ence Address days from the	date of Receipt of bill/1	8 days if by post fro	om the date
Unit	Area	Net Rateable Value	Property Tax Percentage	Amount of General Tax
Residential			0	
Let Out Residential				
Commercial				
Plot of Land				

Detail of demand for Property Tax for the year _____Period _____

Sr. No.	Description of Tax	Amount
1	General Tax	
2	(a) Rebate @ 10%	
	(b) Remission	
3	Previous Arrear Amount for the period	
4	Interest Amount	
5	Previous Credit	
6	Amount Payable on due date	
7	Amount Payable after due date	
8	Amount still at credit	

Please pay bill before due date to avail 10% rebate.

Bill Prepared By	Bill Checked By	Assistant	Tax
Superintendent			

Receipt

UPN No	Bill No Bill Date
ID No	Amount before due date
Name of Owner/Occupier	
	Amount after due date
	Amount Paid
	Receipt No Dated

Cashier, Nagar Panchayat Narkanda

Terms & Conditions

- 1. The Municipality Treasury is open from 10.00 AM to 05.00 PM on all working days.
- 2. Cheques should be drawn in favour of Secretary Nagar Panchayat Narkanda.
- 3. Out stations cheques should be include the discount charged in such cheque(s).
- 4. The notice of demand/recovery of property tax will not confer any right on the person paying the tax or anyone else to claim validation of unauthorized construction at a later date and the same is without any prejudice to the rights of the Municipality to take any legal action including that of demolition in respect of such unauthorized construction/structure.
- 5. In case any of your payments have not been adjusted, same can be adjusted/settled by producing original receipts given by
- 6. In all correspondence, always mention No./date, name of house and demand No.
- 7. Bill generated be presented while tendering payment.

Form-C (SEE BYE LAW 17)

Form of notice of Transfer to be given which has taken place by way of instrument.

То

The Secretary, Nagar Panchayat Narkanda

I______S/o______R/o

hereby give notice as required by Section 83 of the H.P. Municipal Act, 1994 of the following transfer of property:-

Name &	Name &	Detail of	Area of the	Account	Remarks
address of	address of	Property	property	No./ID No.	
person whose	person to			of old	
title has been	whom			assesses	
transferred	property title				
	has been				
	transferred				
1	2	3	4	5	

Description of Property

Date	Name	of	Owner/Occupier		
	Address _				
	Mob.No.				

Form-D (SEE BYE LAW 17)

Form of notice of Transfer to be given which has taken place otherwise than by instrument.

То

The /Secretary, Nagar Panchayat Narkanda

I ______R/o

hereby give notice as required by section 83 of the H.P. Municipal Act, 1994 of the following transfer of property:-

Description of Property

Name &	Name of legal	Detail of	Area of the	Account	Remarks
address of	heir/successor	Property	property	No./ID No.	
person whose	to whom			of old	
title has been	property title			assesses	
transferred	has been				
	transferred				
1	2	3	4	5	

Date _____

Name of Owner/Occupier

Address _____

_____ Mob.No._____

(Tax liability Form under Section 82 read with Section 86 of the Himachal Pradesh Municipal Act, 1994) (See Bye-Law 19)

То

The Secretary, Nagar Panchayat, Narkanda

Subject: - Filling of return for assessment of properties for Municipal Taxes. Sir/Madam,

I am submitting the details of property known as _____ as under: -

Cri	T Let	Δ	Ess					Tatal	Maintanan P	Mat	Dama
Sr. No.	Unit	Ar	Fac					Total	Maintenance &	Net	Rem arks
INO.		ea	tor					ratable	Repair Rebate @10%	ratab	arks
			S					Value	under clause (33-a)	le	
									of Section 2 of the	valu	
									H.P. Municipal Act,	e	
									1994.		
			F1	F2	F3	F4	F5	F1 to F5			
								(Multiply)			
1.	(a) Residential										
	(b) Let out										
	Residential										
2.	Non-										
	Residential/Comme										
	rcial										
	(a) Hotel above area										
	of 3000 sq.m.,										
	(b) Hotel having										
	built up area										
	between 1000 to										
	2000 sq.m. and										
	show room above										
	1000 sq. m.										
	© Other Hotels,										
	Shops, Offices, Bars,										
	Restaurant, Banks,										
	Theatre, Clubs,										
	Paying Guest House										
	(PGs), Guest House										
	ATMs, Show										
	Rooms, Call Centre,										
	0										
	0 5										
	Mobile Towers,										
	Coaching										
	(d) Schools,										
	Colleges, Education										
	institutions,										
	Hospital,										
3.	Plot of Land										

I hereby declare that the information furnished above is correct to the best of my knowledge and proper belief and nothing has been concealed there from.

Date _ _ _ _ _

Yours faithfully,

(Signature)

Owner/Agent/Occupier.

Name in block letters
Address
Mob. No

Verification of the Assistant Tax Superintendent Verification of the Secretary

Method for calculation of Ratable Value and Rate of property tax on the Rateables Value of the unit of lands and Buildings: -

Area (in sq. mtrs) of a unit multiplied by value of relevant factors of unit area method as mentioned in 23 to 27 of the bye laws. The figure that will so come out, thereof shall be the net Ratable value of unit and property tax shall be charged on that net r Ratable value at the rate of ____% in zone A and ____% in zone B for lands and in case of buildings as under: -

A-zone	B-zone					
For self occupied residential properties	For self occupied residential properties					
measuring 1 sq.mtr. to 100 sq. mtrs. @	measuring 1 sq.mtr. to 100 sq. mtrs. @					
12.5% P.A. on the RV. (Rate able	12.5 % P.A. on the RV. (Rate able					
Value).	Value).					
(ii) For self occupied residential	(ii) For self occupied residential					
properties. Measuring 101 sq. mtrs. to	properties. Measuring 101 sq. mtrs. to					
above @ 12.5 % P.A. on the RV. (Rate	above @ 12.5 % P.A. on the RV. (Rate					
able Value)	able Value)					
(iii) For non-residential properties @	(iii) For non-residential properties @					
12.5 % P.A. on the ratable value.	12.5 % P.A. on the ratable value.					

Form-F Nagar Panchayat Narkanda Demand and Collection Register (See Bye-Laws 12)

For the Financial Year _____

UNP No
ID No
Name of Property:
Name of Owner/Occupier:
Correspondence Address:

Unit	Area	Net Ratable Value	Property Tax Percentage	Amount of General Tax
Residential				
Let Out Residential				
Commercial				
Plot of Land				

Gene	Re	Tot	Previ	Inte	Net	Bill	Date	Curre	Rebat	Arrea	Intere	Rec	Recei	Current	Arrear	Cre	Rem
al	ba	al	ous	rest	Amo	No.	of	nt	е&	r	st	eipt	pt	Balance	Balance	dit	arks
ax	te	Gen	Arrea		unt		issuin	Gener	Remi	Colle	Colle	No.	Date	Amoun	Amoun		
		eral	r		Payab		g Bill	al Tax	ssion	ction	ction			t	t		
		Tax	Amo		le		8.5	Colle	001011	cuon	cuon			·			
		Tux	unt					ction									
			un					cuon									
