THE ORISSA RESERVATION OF VACANCIES IN POST AND SERVICES (FOR SCHEDULED CASTES AND SCHEDULED TRIBES) ACT, 1975

ORISSA ACT 38 OF 1975

[ As modified up to 31st October 1994 ]

LAW DEPARTMENT
ORISSA ACT 38 OF 1975

[THE ORISSA RESERVATION OF VACANCIES IN POSTS AND SERVICES (FOR SCHEDULED CASTES AND SCHEDULED TRIBES) ACT, 1975]

[Received the assent of the Governor on the 23rd August 1975, first published in an extraordinary issue of the Orissa Gazette, dated the 1st September, 1975].

AN ACT TO PROVIDE FOR ADEQUATE REPRESENTATION OF SCHEDULED CASTES AND SCHEDULED TRIBES IN POSTS AND SERVICES UNDER THE STATE

BE it enacted by the Legislature of the State of Orissa in the Twenty-sixth Year of the Republic of India, as follows:—

1. (1) This Act may be called the Orissa Reservation of Vacancies in Posts and Services (for Scheduled Castes and Scheduled Tribes) Act, 1975.

(2) It shall extend to whole of the State of Orissa.

(3) It shall come into force on such date as the State Government may, by notification, appoint on that behalf.

2. In this Act, unless the context otherwise requires,—

(a) "prescribed" means prescribed by rules made under this Act;

(b) "recruitment year" means the calendar year during which a recruitment is actually made;

(c) "reservation" means reservation of vacancies in posts and services for the Scheduled Castes and the Scheduled Tribes;

(d) "Scheduled Castes" shall have reference to the Scheduled Castes specified in the Constitution (Scheduled Castes) Order, 1950 made under Article 341 of the Constitution of India and as amended from time to time;

(e) "Scheduled Tribes" shall have reference to the Scheduled Tribes specified in the Constitution (Scheduled Tribes) Order, 1950 made under Article 342 of the Constitution of India and as amended from time to time;

(f) "select list" means the list of candidates arranged in order of precedence prepared according to the rules and orders issued by the State Government in that behalf and adopted by the competent authority for making appointments in respect of initial recruitment and promotion;

1. For Statement of Objects and Reasons See Orissa Gazette, Extraordinary, dated the 30th July 1975 (No. 1272) and for report of Select Committee, see ibid, dated the 18th February 1975 (No. 316).


3. Substituted by the Orissa Act 22 of 1987, Section 2 (i)
Applicability

3. This Act shall apply to all appointments to the Posts and Service under the State except—

(a) Class I posts which are above the lowest rung thereof and report for conducting or guiding or directing scientific and technical research.

(b) Class I posts which are above the lowest rung thereof and classified as scientific posts;

(c) tenure posts;

(d) those filled up on the basis of any contract;

(e) ex-cadre posts;

(f) those which are filled up by transfer within the cadre or on deputation;

(g) the appointment of such staff the duration of whose appointment does not extend beyond the term of office of the person making the appointment and the work-charged staff which are required for emergencies like flood relief work, accident, restoration and relief etc.

(h) temporary appointments of less than forty-five days duration;

(i) those which are required to be filled up by appointment of persons under the rehabilitation assistance given to the members of the family of the deceased of permanent disabled employee who suffer from the disability while in service;

(j) those in respect of which recruitment is made in accordance with any provision contained in the Constitution;

(k) a post which is single in any grade or cadre.

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1. Substituted by the Orissa Act 9 of 1982, Section 2
2. Inserted by the Orissa Act 22 of 1987, Section 2 (ii)
3. Substituted by ibid, Section 3 (i)
4. Substituted by ibid, Section 3 (ii)
5. Substituted by ibid, Section 3 (iii)
6. Inserted by the Orissa Act 22 of 1987, Section 3 (iv)
7. Substituted by ibid, Section 3 (v)
8. Inserted by the Orissa Act 6 of 1993, Section 2 came into force w.e.f. the 8th March 1988
4. (1) Except as otherwise provided in this Act, the vacancies reserved for the Scheduled Castes and the Scheduled Tribes shall not be filled up by candidates not belonging to the Scheduled Castes and Scheduled Tribes.

(2) The reservation of vacancies in Posts and Services shall be at such percentage of the total number of vacancies as the State Government may, from time to time, by order, determine:

[Provided that the percentage so determined shall, in no case, be less than the percentage of the persons belonging to the Scheduled Castes or the Scheduled Tribes, as the case may be, in the total population of the State:

Provided further that there shall be no reservation of vacancies to be filled up by promotion where—

(a) the element of direct recruitment in the grade or cadre in which the vacancies have occurred is more than sixty-six and two-third per cent;

(b) the vacancies have occurred in Class I posts and are to be filled up by promotion through limited departmental examination; or

(c) the vacancies have occurred in Class I posts which are above the lowest rung thereof, and are to be filled up on the basis of selection.]

Explanation—The expression "population" means the population as ascertained at the last Census for which the relevant figures have been published.

2[(3) Notwithstanding anything contained in this section, one-third of the vacancies in Class II, Class III (including those specially declared to be Gazetted) and Class IV Services and Posts, reserved for the Scheduled Castes and the Scheduled Tribes in a year, which are required to be filled up by direct recruitment, shall be reserved for women belonging to the respective communities and, in the event of non-availability or availability of insufficient number of eligible woman candidates belonging to any particular community, the vacancies or, as the case may be, the remaining vacancies shall be filled up by male candidates of that community.]

5. (1) The State Government shall prescribe model rosters indicating the number of vacancies to be reserved for the Scheduled Castes and the Scheduled Tribes and the number to be left unreserved.

(2) The appointing authorities shall maintain rosters in the prescribed form.

(3) The rosters shall be consulted for ascertaining the number of reserved vacancies but the appointments shall be made in accordance with the order of precedence as shown in the select list.

1. Substituted by the Orissa Act 9 of 1982, Section 3

2. Inserted by the Orissa Act 15 of 1993, Section 2
6. The reserved vacancies in appointments shall be exchanged between the Scheduled Castes and Scheduled Tribes in the event of non-availability of candidates from the respective communities but vacancies reserved for a particular community shall continue to be reserved for that community only for two recruitment years and if candidates are not available for appointment, in particular reserved vacancies in the third year the vacancy so filled by exchange shall be treated as reserved for the candidates of that particular community who are actually appointed:

[Provided that nothing in this section shall apply to reserved vacancies in appointments in respect of Class III and Class IV Posts and Services.]

7. If, in any recruitment year, the number of candidates either from Scheduled Castes or Scheduled Tribes is less than the number of vacancies reserved for them even after exchange of reservation between the Scheduled Castes and Scheduled Tribes, the remaining vacancies may be filled up by general candidates after dereserving the vacancies in the prescribed manner but the vacancies so dereserved may be carried forward to subsequent three years of recruitment:

Provided that in the years following the recruitment year the normal reserved vacancies together with the vacancies carried forward shall not exceed fifty per cent of the total number of vacancies of the year in which recruitment is made and the excess over fifty per cent of the reserved vacancies shall be carried forward to subsequent years of recruitment:

[Provided further that the provisions of this section shall not apply to the reserved vacancies to be filled up by promotion on the basis of selection where such promotion is to be made—

(a) from Class III Posts to Class II posts,
(b) within Class II posts,
(c) from Class II posts to Class I posts, and
(d) from posts in the lowest rung of Class I]

[Provided also that nothing in this section shall apply to the vacancies reserved in respect of Class III and Class IV posts. If candidates are not available for filling up such reserved vacancies these remaining vacancies shall be filled up by holding fresh recruitment only from candidates belonging to the Scheduled Castes or the Scheduled Tribes, as the case may be, and such sub-section(5) of Section 9 shall not apply to such vacancies.]

1. Inserted by the Orissa Act 11 of 1992, Section 2
2. Added by the Orissa Act 9 of 1982, Section 4
3. Inserted by the Orissa Act 11 of 1992, Section 3
8. For initial appointment—

(a) the upper age-limit prescribed for recruitment shall be increased by five years ;

1 [\(a-1\)] the qualification regarding experience, if any, may be relaxed up to two years by the Orissa Public Service Commission, the Selection Board or the competent authority, as the case may be, provided such relaxation is not inconsistent with efficiency.]

2\([b]\) fees prescribed for admission into any competitive examination or interview for recruitment shall be exempted ;]

(c) the Scheduled Caste and the Scheduled Tribe candidates shall be paid travelling allowance to attend competitive recruitment examination or interview at such rate as may be prescribed.

9. (1) For recruitment through Employment Exchange, in the requisition sent to the Exchange, the number of vacancies reserved for Scheduled Castes and Scheduled Tribes shall be specified against the total number of vacancies.

(2) For recruitment made through the Orissa Public Service Commission or any Selection Board on the basis of competitive examination or interview, the advertisement shall specify the number of vacancies reserved for Scheduled Castes and Scheduled Tribes against the total number of vacancies.

3\([c]\) In the case of direct recruitment otherwise than by written examination in respect of reserved vacancies in such non-Technical and quasi-technical posts in Class III and Class IV as may be notified by the State Government, the best among the available Scheduled Castes and the Scheduled Tribes candidates may be selected provided they possess the minimum qualification required for the post or service.]

(4) If the required number of Scheduled Caste and Scheduled Tribe candidates are not available for filling up the reserved vacancies, a fresh recruitment may be made only from candidates belonging to the Scheduled Castes or the Scheduled Tribes, as the case may be, for filling up the remaining reserved vacancies.

(5) If after holding such fresh recruitment candidates belonging to the Scheduled Castes or the Scheduled Tribes are still not available or if the number of such candidates is less than the number of reserved vacancies, the vacancies which remain unfilled shall be filled up by general candidates in accordance with the procedure laid down in Section 6 and 7.

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1. Inserted by the Orissa Act 9 of 1982, Section 5
2. Substituted by the Orissa Act 5 of 1987, Section 2
3. Substituted by the Orissa Act 9 of 1982, Section 6
10. (1) Where promotion is to be made on the basis of seniority subject to fitness, the Scheduled Caste and Scheduled Tribe officers shall be promoted to the next higher post or grade against reserved vacancies provided they possess the minimum qualifications and experience required for such promotion.

(2) The number of reserved vacancies shall be determined on the basis of the reserved points shown in the roster maintained under Section 5.

[(3) There shall be no zone of consideration in respect of promotion based on seniority subject to fitness.]

[11-A (1) Where promotion is to be made on the basis of selection the procedure for filling up of the reserved vacancies shall be as may be prescribed and the number of reserved vacancies will be determined on the basis of the reserved points shown in the roster maintained under Section 5.]

(2) Except the promotions mentioned in sub-section (3) of Section 10–

(a) there shall be a separate zone of consideration for Scheduled Castes and Scheduled Tribes candidates in respect of promotion to Class III posts and within Class III posts;

(b) there shall be a common zone of consideration in respect of promotion other than those specified in clause(a).

(3) The extent of the zone of consideration shall be as may be prescribed.

12. Where selection is to be made from different services, the recruiting or appointing authority shall select Scheduled Caste and Scheduled Tribe candidates to the extent of the reserved quota, provided such candidates satisfy the minimum conditions of suitability, qualifications and experience laid down in respect of the posts concerned.

[12-A. All appointments made in contravention of the provisions of this Act, after the commencement of the Orissa Reservation of Vacancies in Posts and Services (for Scheduled Castes and Scheduled Tribes) Amendment Act, 1982 shall be treated as voidable.]

[12-B. Any appointing authority who makes the appointment in violation of this Act and Rule made thereunder shall on conviction be punished with a fine which may extend to five thousand rupees. The Government may also draw up disciplinary proceedings against the authority concerned and punishment so imposed shall be recorded in his confidential character roll.]

1. Inserted by the Orissa Act 22 of 1987, Section 4
2. Omitted by the Orissa Act 1 of 1988, Section 2
3. Substituted by the Orissa Act 22 of 1987, Section 4
4. Inserted by the Orissa Act 9 of 1982, Section 8
5. Inserted by the Orissa Act 22 of 1987, Section 6
6. Substituted by the Orissa Act 25 of 1993, Section 3
Provided that nothing contained in this section shall apply in relation to an appointment to which the Governor is the appointing authority.]

13. (1) Every appointing authority shall furnish to the Government in the prescribed manner an annual report on appointments by the end of the month of [April of the succeeding Calendar year] and maintain such other records as may be prescribed.

(2) Any officer authorised by the State Government in that behalf [here in after, referred as the Inspecting Officer] may inspect any record or documents and require the appointing authority to produce the roster and other records relating to appointments made by him which are maintained in his office.

(3) It shall be the duty of the appointing authority to produce such records and documents, furnish such information and afford all such assistance and facilities as may be necessary for the aforesaid purpose.

13-A. (1) It shall be the duty of every Inspecting Officer to institute prosecution against an appointing authority who is found during his inspection under sub-section (2) of Section 13 to have made any appointment in violation of this Act and rules made thereunder, subject to the previous sanction of an authority who is one level above the said appointing authority and to whom such appointing authority is subordinate.

(2) The authority competent to accord sanction under sub-section (1) may, on receipt of a reference for such sanction from the Inspecting Officer, either accord such sanction or refuse it if he so considers appropriate for reasons to be recorded in writing and shall, in every case of such reference, communicate his decision to the Inspecting Officer concerned within thirty days from the date of receipt of the reference.

(3) Nothing in this section shall be construed to prevent any person from making a complaint to any Court alleging the commission of an offence under Section 12-B.]

14. In each department of the Government, an officer not below the rank of an Under-Secretary authorised by the Secretary of the department in that behalf shall act as Liaison Officer in respect of the matters provided in this Act who shall be specially responsible for—

(a) ensuring proper implementation of the provisions of this Act and the rules made thereunder;

(b) ensuring compliance by the subordinate authorities;

(c) ensuring timely submission of returns;

(d) conducting annual inspection of rosters and such other records as may be prescribed;

(e) acting as Liaison Officer between the administrative Department and the [Harijan & Tribal Welfare] Department; and

(f) ensuring necessary assistance to the [Harijan & Tribal Welfare] Department and the Commissioner for Scheduled Castes and Scheduled Tribes in the investigation of complaints received from organisations or individuals belonging to the Scheduled Castes and Scheduled Tribes.

1. Substituted by the Orissa Act 18 of 1988, Section 3
2. Inserted by the Orissa Act 15 of 1993, Section 4
3. Inserted by the Orissa Act 15 of 1993, Section 5
4. Substituted by the Orissa Act 18 of 1988, Section 4
15. There shall be a Standing Committee consisting of the following members, namely:

(a) Minister, [Harijan & Tribal Welfare] Chairman

(b) Five members of the Orissa Legislative Assembly to be elected in such manner as may be determined by the Speaker. Members

(c) Chief Secretary to Government Member

(d) Secretary to Government, Home Department Member

(e) Secretary to Government, [Harijan & Tribal Welfare Department] Member-Secretary

Provided that on issue of a proclamation under Article 356 of the Constitution of India, the composition of the Committee may be altered by the State Government to such extent as they deem fit.

16. The Standing Committee shall perform the following functions, namely:

(a) review of the implementation of the provisions of this Act and the rules made thereunder, as far as possible, twice a year;

(b) suggesting measures for the removal of difficulties in such implementation or for the improvement thereof; and

(c) such other functions as the State Government may, from time to time, assign to the Committee.

17. The State Government shall prepare an annual report on the working of this Act and lay the same before the Legislative Assembly for a period of not less than fifteen days in the succeeding calendar year.

18. (1) The State Government may, after previous publication make rules to carry out all or any of the purposes of this Act.

(2) In particular and without prejudice to the generality of the foregoing powers, they may, make rules in respect of all matters express required or allowed by this Act to be prescribed.

(3) All rules made under this Act shall, as soon as may be after they made, be laid before the State Legislature for a total period of fourteen days which may be comprised in one or more sessions and, if during the said period the State Legislature makes modifications, if any, therein the rules shall thereafter have effect only in such modified form so, however, that such modification shall be without prejudice to the validity of anything previously done under the rules.

19. The provisions of this Act shall have effect notwithstanding anything to the contrary in any other law or in any rule, order or resolution made by the State Government.

1 & 2. Substituted by the Orissa Act 18 of 1988, Section 4

3. Substituted by the Orissa Act 18 of 1988, Section 5

*For Rule See Notification No. 19712-Emp. (i) 51/76-T.R.W., dated the 18th June 1976 published in Orissa Gazette, Extraordinary, dated the 23rd June 1976 (No.1032)