No. PCH-HA (1) 10/2008-Pariwar Register-30680 **Government of Himachal Pradesh** Department of Panchayati Raj

From:

The Director, Panchayati Raj, Himachal Pradesh.

To

The District Panchayat Officer, Bilaspur, District Bilaspur, H.P.

Shimla-9, dated 26 June, 2012

Subject:—Clarification regarding entry in the Pariwar Register Part-I.

Sir.

I am directed to refer to your letter No.B.L.P. Panch 1062 dated 24th May, 2012 on the above cited subject and to inform that the matter with regard to rejoining of the separate family was sent to the Law Department and Law Department has opined that in the light of provisions contained in Section 20 of the Himachal Pradesh General Clauses Act, 1968 which speaks that:where, by any Himachal Pradesh Act, a power to issue notifications or make orders, rules or byelaws is conferred, then that power includes a power, exercisable in the like manner and subject to the like sanction and conditions (if any), to add, to amend, very or rescind any notifications, orders, rules or bye-laws so issued or made.

Thus, keeping in view the legal position explained above, a family separated under the relevant provisions of the Act and Rules of Panchayati Raj can be re-joined by adopting the same procedure which was adopted/followed for its separation.

You are, therefore, requested to take further necessary action in the matter accordingly.

Yours faithfully, Sd/-Joint Director Panchayati Raj, Himachal Pradesh.

Endst. No. As above-30681-93

Shimla-9, dated 26th June, 2012

Copy for information and necessary action to:-

All the DPOs in Himachal Pradesh. (1)

The Panchayat Secretary, Gram Panchayat Beri Rajadiyan, Development Block Sadar, District Bilaspur, Himachal Pradesh

Sd/-

Joint Director, Panchayati Raj, Himachal Pradesh.

No. PCH-HC (1) 102/2008-II-Pariwar Register-58998 Government of Himachal Pradesh Panchayati Raj Department

To

The District Panchayat Officer, Kullu, Himachal Pradesh.

Shimla-9, dated 18th September, 2012

Subject.—Regarding rejoining of two families.

Sir,

I am to refer to your office letter No. PCH-KLU (Shi) Shillirajgiri-2012-6125 dated 28-8-2012 on the subject cited above and to inform that the Department has already taken-up similar situated case with the Law Department for clarification in which the Law Department has opined that under section 20 of the H.P. General Clauses Act, 1968, there is a provision that where by any Himachal Pradesh Act or bye-laws is conferred, then that power includes a power exercisable in the like manner and subject to the like sanction and conditions (if any), to add, to amend, vary or rescind any notifications, orders, rules or byelaws so issued or made.

In view of above, a family separated under the relevant provisions of the Act and Rules of Himachal Pradesh Government, can be re-joined by adopting the same procedure which was adopted/ followed for its separation but the case, in hand, does not fall within the ambit of this provision because the separation of a particular family is governed under Rule 21 of the H.P. Panchayati Raj (General) Rules 1997 and its re-joining would also be governed under the rule ibid. In rule 21, it has also been made clear that the definition of the family shall be taken into consideration while deciding the matter regarding division of family. The definition of the "famiy" is as under:-

"Family means a joint family of all persons descended from common ancestor including adoption, who live, worship and mess together permanently as shown in the pariwar register of the Gram Panchayat;"

Smt. Sauji Devi is not the common ancestor of Sh. Ram Lal or his family as has been defined above, therefore, he or his family cannot be rejoined with the family of Smt. Sauji Devi. However, Smt. Sauji Devi may follow the procedure under the Child Adoption Act, if it applicable in her case. In view of the above, you are requested to advice the concerned Gram Panchayat.

Yours faithfully, Sd/-Joint Director, Panchayati Raj Department, Himachal Pradesh.