1. Name not included in the NRC draft. Reason given (from NSK) is, 'unable to establish linkage with legacy person'.

Ans. Applicants can use a different document from list B (that has not been used earlier).

2. I have used the legacy of another personbecause the name is same as my legacy person. Can I use my own Legacy Data now in place of earlier one?

Ans. Yes, if the name is same and correct. But it is important to change the base year in the claim process.

3. Applicant had used the GP Certificate as linkage document, but it was rejected. Now what linkage document should be used?

Ans. Applicant can use any valid documents from list B.

4. Names included in the NRC draft, but the spelling or surname is wrongly inserted. Now what to do?

Ans. The correction forms for NRC have not been published as of now. When the correction process begins, you can fill up the correction form with relevant documents.

5. What do we have to write in the last page (Page D) of Claim form?

Ans. "When I wanted to know the reason for my name being dropped from the list of NRC \_\_\_\_\_ (write your own reason)\_\_\_\_\_ so I submitted the documents and applications for re-examination and inclusion of my name in Updated NRC."

6. Name not included in the NRC draft. Reason given (from NSK) is FTR No. Now what to do?

Ans. They can use other legacy documents of the sameperson. If possible, it is better to submit the documents after checking the CVR (Combined Verification Report).

7. Are documents after 2015 acceptable during the claims process?

Ans. Since the Supreme Court has not defined a base year; applicants can use any valid documents from list B for linkage. But since the topic is contentious, it is better to submit documents issued before 31 August 2015.

8. Can anyone change the legacy person's name?

Ans. No.

9. Name not included in the NRC draft. Reason given (from NSK) is 'D Voter'. But the applicant is not a D Voter. What needs to be done?

Ans. If the applicant is originally not a D Voter or there is no any proof of D voter, then the applicant needs to fill up the DV/DF/PFT form along with the certified copy of latest voter list. They have to apply to the office of Border Police and District Election Office to get the current status in this matter. If the authority has not replied, then the applicants should use the 'received copy' with the application form.

10. Can the D voter and his descendants fill up the claim form?

Ans. No. But they can apply after getting a favourable judgement from a FT Court.

11. I had used the legacy of Grandfather or father. But now I want to use the legacy of my mother's side. Can I?

## Ans. No.

12. Submitted the birth certificates for my children. But the NRC authority informed that it is not acceptable. They have no any other documents also. What to do?

Ans. If they have any other substitute documents from List-B, then those documents should be used. If not, then they can write the details in the last page of the claim form with the name of parents and apply.

13. Any procedure for those people who did not apply in 2015 and children whose birth year is after 2015?

## Ans. No.

14. There is a difference between the earlier name and the present name of legacy person. What to do?

Ans. In this case we have to write **both the names** and on the last page of claim form we have to explain the reason why the name is different, the reason for this.

15. Can anyone use land documents issued before 1950?

Ans. Yes.But the relation of applicant with the owner of the land and his descendants must be acceptable.