<u>ORDER</u>

No.SEC/3ME/2018/6696

The General Elections of Municipal Council, Narnaul were held on 22.05.2016 and the result of the elected candidates was declared on same day.

Dated: 30.11.2018

- 2. Section 13E of the Haryana Municipal Act, 1973, provides that every candidate at an election shall, either himself or by his election agent, keep a separate and correct account of all expenditure in connection with the election incurred or authorized by him or by his election agent from the date of filing of nomination papers to the date of declaration of the result thereof, both dates inclusive. The account shall contain such particulars, as may be notified by the State Election Commission in this behalf. The total of the said expenditure shall not exceed such amount as may be notified by the State Election Commission from time to time.
- 3. State Election Commission issued Notification No.SEC/4ME/2006/9706, dated 19.12.2006 in exercise of powers conferred inter alia under Section 13D of the Act and made the Haryana Municipal Election Expenditure (Maintenance and Submission of Accounts) Order, 2006. Clause 5(6) of the Order provides that every contesting candidate or his election agent shall lodge account of election expenditure within thirty days from the date of declaration of election result with the Deputy Commissioner or an officer authorized by the State Election Commission.
- 4. Section 13D of the Haryana Municipal Act, 1973 read with Section 10 A of the Representation of People Act, 1951 further provides that if the Election Commission is satisfied that a person
 - (a) has failed to lodge an account of election expenses, within the time and in the manner required by or under this Act, and
 - (b) has no good reason or justification for the failure

- 4. In pursuance of the above provisions, the State Election Commission, Haryana vide its notification No. SEC/3ME/2015/619, dated 03.06.2015 in exercise of powers vested under clause (i) Article 243 ZA of the Constitution of India, sub-section 3 of Section 13E of the Haryana Municipal Act, 1973 had prescribed the limit of expenditure of Rs. 75,000/- that may be incurred by the contesting candidate or his authorized agent in connection with election of Municipal Council, Narnaul and account of election expenses shall be filed/lodged with the Deputy Commissioner or any other officer prescribed by the Commission within 30 days from the date of declaration of the result of election.
- The State Election Commissioner, Haryana in exercise of powers contained under Section 9 (1A) of the Haryana Municipal Corporation Act, 1994 authorized District Attorney, State Election Commission, Haryana vide order No.SEC/1ME/2017/2017, dated 01.12.2017 to decide the cases of disqualification of the candidates, who failed to lodge their account of election expenses. Thereafter in modification of above orders with order No.SEC/1ME/2018/842, dated 28.02.2018, the district assigned to District Attorney were

assigned between undersigned and Assistant State Election Commissioner, Haryana. District Mahendergarh was assigned to undersigned for this purpose.

- 7. As reported by the Deputy Commissioner, Mahendergarh at Narnaul, Sh.Parmod Saini, contesting candidate, Ward No.8 had contested the election of Municipal Council, Narnaul held on 22.05.2016 but failed to submit his election expenditure account within the prescribed time.
- 8. In pursuance of the amendment and subsequent insertion of Section 13-K the State Election Commissioner can review his orders made under Section 13-J of the Act if a person so disqualified under Section 13-I or 13-J files an appeal for review of order within a period of 45 days from the receipt of the orders. Section 13K reads as under:-

"Review.- A member so disqualified under section 13-I or 13-J may file an application for review of order before the State Election Commission within a period of forty-five days from the receipt of the order. The order passed by the State Election Commission under this section shall be final and no civil court shall have jurisdiction to entertain a petition against such order."

- 9. Hence, in his review application dated 23.10.2018, the applicant Sh.Parmod Saini S/o Sh.Sultan Singh Saini r/o H.No.133/7, Mohalla Pranpura, Ward No.5, Narnaul, District Mahendergarh submitted that he had contested the municipal elections held on 22.05.2016. In compliance of Section 13(D) he had filed his expenditure statement incurred during elections and submitted it duly countersigned from the Competent Authority to the Deputy Commissioner within prescribed limit of 30 days. But now the State Election Commission has disqualified him for non-submission of election expenses. He further stated that a notice regarding personal hearing had been served upon him but he could not be able to appear personally due to some health problem and admitted in the hospital from 22.07.2018 to 28.07.2018. Secondly since he has already deposited the election expenditure, he cannot be disqualified on this ground. Finally he requested to review the disqualification order and set-aside the disqualification order passed by the competent authority on 01.10.2018.
- 10. In view of the review application of Sh.Parmod Saini a notice was issued to Sh.Parmod Saini as well as to the Deputy Commissioner, Mahendergarh asking him to depute a dealing person alongiwth record for hearing on 12.11.2018 in this case. On the said date Sh.Parmod Saini submitted a copy of the expenditure statement and admission card of the hospital.
- I have heard Sh.Parmod Saini S/o Sh.Sultan Singh Saini and representative of MC Narnaul. I have also examined the order dated 01.10.2018 passed by undersigned being Competent Authority, the review application of the applicant and relevant record. In view of amendment mentioned above State Election Commission has been empowered to review its orders. As per Section 13-K, a member so disqualified can file review application within 45 days from the receipt of the order. Orders of the undersigned passed on 01.10.2018 were received by the applicant on 18.10.2018 and he filed instant review application on 23.10.2018 i.e. within 45 days as provided under Section 13-K. Hence the application being within time limit has been considered. After going through the above facts I am convinced that the Sh.Parmod Saini has already deposited his expenditure statement as reported by the representative of Municipal Council, Narnaul. Hence, the review application dated 23.10.2018 of Sh.Parmod Saini s/o

Sh.Sultan Singh Saini is accepted and disqualification order dated 01.10.2018 of Sh.Parmod Saini s/o Sh.Sultan Singh Saini is hereby withdrawn.

Dated, Panchkula The 12th November, 2018 Dr.P.K.Sharma Secretary State Election Commission, Haryana

Dated :- 30.11.2018

Endst. No. SEC/3ME/2018/6697-6702

A copy is forwarded to the following for information and necessary action:-

- 1. The Principal Secretary, Haryana Government, Urban Local Bodies Department, Haryana.
- 2. Director, Urban Local Bodies Department, Haryana, Panchkula.
- 3. Deputy Commissioner, Mahendergarh at Narnaul.
- 4. Executive Officer, Municipal Council, Narnaul.
- 5. Sh.Parmod Saini S/o Sh.Sultan Singh Saini r/o H.No.133/7, Mohalla Pranpura, Ward No.5, Narnaul, District Mahendergarh.
- 6. The Controller, Printing & Stationery Department, Haryana. He is requested notify in the Haryana Government Gazette as required under Section 13D of the Haryana Municipal Corporation Act, 1994

(Pushkar Dutt) Superintendent/MC State Election Commission, Haryana

<u>ORDER</u>

No.SEC/3ME/2018/6689

The General Elections of Municipal Council, Narnaul were held on 22.05.2016 and the result of the elected candidates was declared on same day.

Dated: 30.11.2018

- 2. Section 13E of the Haryana Municipal Act, 1973, provides that every candidate at an election shall, either himself or by his election agent, keep a separate and correct account of all expenditure in connection with the election incurred or authorized by him or by his election agent from the date of filing of nomination papers to the date of declaration of the result thereof, both dates inclusive. The account shall contain such particulars, as may be notified by the State Election Commission in this behalf. The total of the said expenditure shall not exceed such amount as may be notified by the State Election Commission from time to time.
- 3. State Election Commission issued Notification No.SEC/4ME/2006/9706, dated 19.12.2006 in exercise of powers conferred inter alia under Section 13D of the Act and made the Haryana Municipal Election Expenditure (Maintenance and Submission of Accounts) Order, 2006. Clause 5(6) of the Order provides that every contesting candidate or his election agent shall lodge account of election expenditure within thirty days from the date of declaration of election result with the Deputy Commissioner or an officer authorized by the State Election Commission.
- 4. Section 13D of the Haryana Municipal Act, 1973 read with Section 10 A of the Representation of People Act, 1951 further provides that if the Election Commission is satisfied that a person
 - (a) has failed to lodge an account of election expenses, within the time and in the manner required by or under this Act, and
 - (b) has no good reason or justification for the failure

- 4. In pursuance of the above provisions, the State Election Commission, Haryana vide its notification No. SEC/3ME/2015/619, dated 03.06.2015 in exercise of powers vested under clause (i) Article 243 ZA of the Constitution of India, sub-section 3 of Section 13E of the Haryana Municipal Act, 1973 had prescribed the limit of expenditure of Rs. 75,000/- that may be incurred by the contesting candidate or his authorized agent in connection with election of Municipal Council, Narnaul and account of election expenses shall be filed/lodged with the Deputy Commissioner or any other officer prescribed by the Commission within 30 days from the date of declaration of the result of election.
- The State Election Commissioner, Haryana in exercise of powers contained under Section 9 (1A) of the Haryana Municipal Corporation Act, 1994 authorized District Attorney, State Election Commission, Haryana vide order No.SEC/1ME/2017/2017, dated 01.12.2017 to decide the cases of disqualification of the candidates, who failed to lodge their account of election expenses. Thereafter in modification of above orders with order No.SEC/1ME/2018/842, dated 28.02.2018, the district assigned to District Attorney were assigned between undersigned and Assistant State Election Commissioner, Haryana. District Mahendergarh was assigned to undersigned for this purpose.

- 7. As reported by the Deputy Commissioner, Mahendergarhat Narnaul, Sh.Hans Raj, contesting candidate, Ward No.14 had contested the election of Municipal Council, Narnaul held on 22.05.2016 but failed to submit his election expenditure account within the prescribed time.
- 8. In pursuance of the amendment and subsequent insertion of Section 13-K the State Election Commissioner can review his orders made under Section 13-J of the Act if a person so disqualified under Section 13-I or 13-J files an appeal for review of order within a period of 45 days from the receipt of the orders. Section 13K reads as under:-

"Review.- A member so disqualified under section 13-I or 13-J may file an application for review of order before the State Election Commission within a period of forty-five days from the receipt of the order. The order passed by the State Election Commission under this section shall be final and no civil court shall have jurisdiction to entertain a petition against such order."

- 9. Hence, in his review application dated 23.10.2018, the applicant Sh.Hansraj S/o Sh.Chanderbhan r/o Mohalla Kharkhari, Ward No.14, Narnaul, District Mahendergarh submitted that he had contested the municipal elections held on 22.05.2016. In compliance of Section 13(D) he had filed his expenditure statement incurred during elections and submitted it duly countersigned from the Competent Authority to the Secretary, State Election Commission, Haryana on 25.07.2018 personally. Now the State Election Commission has disqualified him for non-submission of election expenses. He further stated that he had personally appeared for personal hearing and signed the attendance register at the time of personal hearing after submitting the election expenditure but no remarks have been entered in the papers used by the Competent authority at the time of personal hearing as there was huge rush of candidates. Secondly since he has already deposited the election expenditure, he cannot be disqualified on this ground. Finally he requested to review the disqualification order and set-aside the disqualification order passed by the competent authority on 01.10.2018.
- 10. In view of the review application of Sh.Hansraj a notice was issued to Sh.Hansraj as well as to the Deputy Commissioner, Mahendergarh asking him to depute a dealing person alongiwth record for hearing on 12.11.2018 in this case. On the said date Sh.Hansraj submitted a copy of the expenditure statement so submitted.
- I have heard Sh.Hansraj S/o Sh.Chanderbhan and representative of MC Narnaul. I have also examined the order dated 01.10.2018 passed by undersigned being Competent Authority, the review application of the applicant and relevant record. In view of amendment mentioned above State Election Commission has been empowered to review its orders. As per Section 13-K, a member so disqualified can file review application within 45 days from the receipt of the order. Orders of the undersigned passed on 01.10.2018 were received by the applicant on 18.10.2018 and he filed instant review application on 23.10.2018 i.e. within 45 days as provided under Section 13-K. Hence the application being within time limit has been considered. After going through the above facts I am convinced that the Sh.Hansraj has submitted the expenditure register at the time personal hearing on 25.07.2018. Hence, the review application dated 23.10.2018 of Sh.Hansraj s/o Sh.Chanderbhan is accepted and disqualification order dated 01.10.2018 of Sh.Hansraj s/o Sh.Chanderbhan is hereby withdrawn.

A copy is forwarded to the following for information and necessary action:-

- 1. The Principal Secretary, Haryana Government, Urban Local Bodies Department, Haryana.
- 2. Director, Urban Local Bodies Department, Haryana, Panchkula.
- 3. Deputy Commissioner, Mahendergarh at Narnaul.
- 4. Executive Officer, Municipal Council, Narnaul.
- 5. Sh.Hansraj S/o Sh.Chanderbhan r/o Mohalla Kharkhari, Ward No.14, Narnaul, District Mahendergarh.
- 6. The Controller, Printing & Stationery Department, Haryana. He is requested notify in the Haryana Government Gazette as required under Section 13D of the Haryana Municipal Corporation Act, 1994

(Pushkar Dutt) Superintendent/MC

State Election Commission, Haryana

<u>ORDER</u>

No.SEC/3ME/2018/6710

The General Elections of Municipal Council, Narnaul were held on 22.05.2016 and the result of the elected candidates was declared on same day.

Dated: 30.11.2018

- 2. Section 13E of the Haryana Municipal Act, 1973, provides that every candidate at an election shall, either himself or by his election agent, keep a separate and correct account of all expenditure in connection with the election incurred or authorized by him or by his election agent from the date of filing of nomination papers to the date of declaration of the result thereof, both dates inclusive. The account shall contain such particulars, as may be notified by the State Election Commission in this behalf. The total of the said expenditure shall not exceed such amount as may be notified by the State Election Commission from time to time.
- 3. State Election Commission issued Notification No.SEC/4ME/2006/9706, dated 19.12.2006 in exercise of powers conferred inter alia under Section 13D of the Act and made the Haryana Municipal Election Expenditure (Maintenance and Submission of Accounts) Order, 2006. Clause 5(6) of the Order provides that every contesting candidate or his election agent shall lodge account of election expenditure within thirty days from the date of declaration of election result with the Deputy Commissioner or an officer authorized by the State Election Commission.
- 4. Section 13D of the Haryana Municipal Act, 1973 read with Section 10 A of the Representation of People Act, 1951 further provides that if the Election Commission is satisfied that a person
 - (a) has failed to lodge an account of election expenses, within the time and in the manner required by or under this Act, and
 - (b) has no good reason or justification for the failure

- 4. In pursuance of the above provisions, the State Election Commission, Haryana vide its notification No. SEC/3ME/2015/619, dated 03.06.2015 in exercise of powers vested under clause (i) Article 243 ZA of the Constitution of India, sub-section 3 of Section 13E of the Haryana Municipal Act, 1973 had prescribed the limit of expenditure of Rs. 75,000/- that may be incurred by the contesting candidate or his authorized agent in connection with election of Municipal Council, Narnaul and account of election expenses shall be filed/lodged with the Deputy Commissioner or any other officer prescribed by the Commission within 30 days from the date of declaration of the result of election.
- 6. The State Election Commissioner, Haryana in exercise of powers contained under Section 9 (1A) of the Haryana Municipal Corporation Act, 1994 authorized District Attorney, State Election Commission, Haryana vide order No.SEC/1ME/2017/2017, dated 01.12.2017 to decide the cases of disqualification of the candidates, who failed to lodge their account of election expenses. Thereafter in modification of above orders with order No.SEC/1ME/2018/842, dated 28.02.2018, the district assigned to District Attorney were

assigned between undersigned and Assistant State Election Commissioner, Haryana. District Mahendergarh was assigned to undersigned for this purpose.

- 7. As reported by the Deputy Commissioner, Mahendergarh at Narnaul, Sh.Kamal Kishore, contesting candidate, Ward No.16 had contested the election of Municipal Council, Narnaul held on 22.05.2016 but failed to submit his election expenditure account within the prescribed time.
- 8. In pursuance of the amendment and subsequent insertion of Section 13-K the State Election Commissioner can review his orders made under Section 13-J of the Act if a person so disqualified under Section 13-I or 13-J files an appeal for review of order within a period of 45 days from the receipt of the orders. Section 13K reads as under:-

"Review.- A member so disqualified under section 13-I or 13-J may file an application for review of order before the State Election Commission within a period of forty-five days from the receipt of the order. The order passed by the State Election Commission under this section shall be final and no civil court shall have jurisdiction to entertain a petition against such order."

- 9. Hence, in his review application the applicant Sh.Kamal Kishore s/o Sh.Phool Singh r/o Mohalla Bawrhipur, Ward No.16, Narnaul, District Mahendergarh submitted that he had contested the municipal elections held on 22.05.2016. He stated that a notice regarding personal hearing had been served upon him and he appeared personally and submitted an affidavit. In his affidavit he stated that at the time of personal hearing he could not find the expenditure register but before preparation for Diwali he had found the expenditure register and same has been attached herewith. Finally he requested to review the disqualification order and set-aside the disqualification order passed by the competent authority on 01.10.2018.
- 10. In view of the review application dated 10.11.2018 of Sh.Kamal Kishore a notice was issued to Sh.Kamal Kishore as well as to the Deputy Commissioner, Mahendergarh asking him to depute a dealing person alongiwth record for hearing on 12.11.2018 in this case. On the said date Sh.Kamal Kishore submitted a copy of the expenditure statement.
- 11. I have heard Sh.Kamal Kishore s/o Sh.Phool Singh and representative of MC Narnaul. I have also examined the order dated 01.10.2018 passed by undersigned being Competent Authority, the review application of the applicant and relevant record. In view of amendment mentioned above State Election Commission has been empowered to review its orders. As per Section 13-K, a member so disqualified can file review application within 45 days from the receipt of the order. Orders of the undersigned passed on 01.10.2018 were received by the applicant on 18.10.2018 and he filed instant review application on 10.11.2018 i.e. within 45 days as provided under Section 13-K. Hence the application being within time limit has been considered. After going through the above facts I am convinced that Sh.Kamal Kishore has not been able to deposit his expenditure register as he lost it and now he deposited the same. Hence, the review application dated 10.11.2018 of Sh.Kamal Kishore s/o Sh.Phool Singh is accepted and disqualification order dated 01.10.2018 of Sh.Kamal Kishore s/o Sh.Phool Singh is hereby withdrawn.

Dated :- 30.11.2018

A copy is forwarded to the following for information and necessary action:-

- 1. The Principal Secretary, Haryana Government, Urban Local Bodies Department, Haryana.
- 2. Director, Urban Local Bodies Department, Haryana, Panchkula.
- 3. Deputy Commissioner, Mahendergarh at Narnaul.
- 4. Executive Officer, Municipal Council, Narnaul.
- 5. Sh.Kamal Kishore s/o Sh.Phool Singh r/o Mohalla Bawrhipur, Ward No.16, Narnaul, District Mahendergarh.
- 6. The Controller, Printing & Stationery Department, Haryana. He is requested notify in the Haryana Government Gazette as required under Section 13D of the Haryana Municipal Corporation Act, 1994

(Pushkar Dutt) Superintendent/MC

State Election Commission, Haryana

<u>ORDER</u>

No.SEC/3ME/2018/6703

The General Elections of Municipal Council, Narnaul were held on 22.05.2016 and the result of the elected candidates was declared on same day.

Dated: 30.11.2018

- 2. Section 13E of the Haryana Municipal Act, 1973, provides that every candidate at an election shall, either himself or by his election agent, keep a separate and correct account of all expenditure in connection with the election incurred or authorized by him or by his election agent from the date of filing of nomination papers to the date of declaration of the result thereof, both dates inclusive. The account shall contain such particulars, as may be notified by the State Election Commission in this behalf. The total of the said expenditure shall not exceed such amount as may be notified by the State Election Commission from time to time.
- 3. State Election Commission issued Notification No.SEC/4ME/2006/9706, dated 19.12.2006 in exercise of powers conferred inter alia under Section 13D of the Act and made the Haryana Municipal Election Expenditure (Maintenance and Submission of Accounts) Order, 2006. Clause 5(6) of the Order provides that every contesting candidate or his election agent shall lodge account of election expenditure within thirty days from the date of declaration of election result with the Deputy Commissioner or an officer authorized by the State Election Commission.
- 4. Section 13D of the Haryana Municipal Act, 1973 read with Section 10 A of the Representation of People Act, 1951 further provides that if the Election Commission is satisfied that a person
 - (a) has failed to lodge an account of election expenses, within the time and in the manner required by or under this Act, and
 - (b) has no good reason or justification for the failure

- 4. In pursuance of the above provisions, the State Election Commission, Haryana vide its notification No. SEC/3ME/2015/619, dated 03.06.2015 in exercise of powers vested under clause (i) Article 243 ZA of the Constitution of India, sub-section 3 of Section 13E of the Haryana Municipal Act, 1973 had prescribed the limit of expenditure of Rs. 75,000/- that may be incurred by the contesting candidate or his authorized agent in connection with election of Municipal Council, Narnaul and account of election expenses shall be filed/lodged with the Deputy Commissioner or any other officer prescribed by the Commission within 30 days from the date of declaration of the result of election.
- The State Election Commissioner, Haryana in exercise of powers contained under Section 9 (1A) of the Haryana Municipal Corporation Act, 1994 authorized District Attorney, State Election Commission, Haryana vide order No.SEC/1ME/2017/2017, dated 01.12.2017 to decide the cases of disqualification of the candidates, who failed to lodge their account of election expenses. Thereafter in modification of above orders with order No.SEC/1ME/2018/842, dated 28.02.2018, the district assigned to District Attorney were

assigned between undersigned and Assistant State Election Commissioner, Haryana. District Mahendergarh was assigned to undersigned for this purpose.

- 7. As reported by the Deputy Commissioner, Mahendergarh at Narnaul, Sh.Dhiraj Kumar, contesting candidate, Ward No.22 had contested the election of Municipal Council, Narnaul held on 22.05.2016 but failed to submit his election expenditure account within the prescribed time.
- 8. In pursuance of the amendment and subsequent insertion of Section 13-K the State Election Commissioner can review his orders made under Section 13-J of the Act if a person so disqualified under Section 13-I or 13-J files an appeal for review of order within a period of 45 days from the receipt of the orders. Section 13K reads as under:-
 - "Review.- A member so disqualified under section 13-I or 13-J may file an application for review of order before the State Election Commission within a period of forty-five days from the receipt of the order. The order passed by the State Election Commission under this section shall be final and no civil court shall have jurisdiction to entertain a petition against such order."
- 9. Hence, in his review application dated 02.11.2018, the applicant Sh.Dhiraj Kumar s/o Sh.Mahavir Parsad r/o Mohalla Nai Sarai, Ward No.22, Tehsil and Post Office, Narnaul, District Mahendergarh submitted that he had contested the municipal elections held on 22.05.2016. In compliance of Section 13(D) he had filed his expenditure statement incurred during elections and submitted it duly countersigned from the Competent Authority to the Deputy Commissioner within prescribed limit of 30 days. But now the State Election Commission has disqualified him for non-submission of election expenses. He further stated that a notice regarding personal hearing had been served upon him and he appeared personally. He further stated that a copy of letter of MC, Narnaul has been submitted there vide which his name has appeared at Sr.No.21 of the letter dated 31.05.2017. Secondly since he has already deposited the election expenditure, he cannot be disqualified on this ground. Finally he requested to review the disqualification order and set-aside the disqualification order passed by the competent authority on 01.10.2018.
- 10. In view of the review application of Sh.Dhiraj Kumar a notice was issued to Sh.Dhiraj Kumar as well as to the Deputy Commissioner, Mahendergarh asking him to depute a dealing person alongiwth record for hearing on 12.11.2018 in this case. On the said date Sh.Dhiraj Kumar submitted a copy of the expenditure statement and letter dated 31.05.2017.
- 11. I have heard Sh.Dhiraj Kumar s/o Sh.Mahvir Parsad and representative of MC Narnaul. I have also examined the order dated 01.10.2018 passed by undersigned being Competent Authority, the review application of the applicant and relevant record. In view of amendment mentioned above State Election Commission has been empowered to review its orders. As per Section 13-K, a member so disqualified can file review application within 45 days from the receipt of the order. Orders of the undersigned passed on 01.10.2018 were received by the applicant on 01.11.2018 and he filed instant review application on 02.11.2018 i.e. within 45 days as provided under Section 13-K. Hence the application being within time limit has been considered. After going through the above facts I am convinced that the Sh.Dhiraj Kumar has already deposited his expenditure statement as reported by the representative of Municipal Council, Narnaul and letter of MC, Narnaul. Hence, the review application dated 02.11.2018 of

Sh.Dhiraj Kumar s/o Sh.Mahvir Parsad is accepted and disqualification order dated 01.10.2018 of Sh.Dhiraj Kumar s/o Sh.Mahvir Parsad is hereby withdrawn.

Dated, Panchkula The 12th November, 2018 Dr.P.K.Sharma Secretary State Election Commission, Haryana

Endst. No. SEC/3ME/2018/6704-6709

Dated :- 30.11.2018

A copy is forwarded to the following for information and necessary action:-

- 1. The Principal Secretary, Haryana Government, Urban Local Bodies Department, Haryana.
- 2. Director, Urban Local Bodies Department, Haryana, Panchkula.
- 3. Deputy Commissioner, Mahendergarh at Narnaul.
- 4. Executive Officer, Municipal Council, Narnaul.
- 5. Sh.Dhiraj Kumar s/o Sh.Mahavir Parsad r/o Mohalla Nai Sarai, Ward No.22, Tehsil and Post Office, Narnaul, District Mahendergarh.
- 6. The Controller, Printing & Stationery Department, Haryana. He is requested notify in the Haryana Government Gazette as required under Section 13D of the Haryana Municipal Corporation Act, 1994

(Pushkar Dutt) Superintendent/MC State Election Commission, Haryana