## GOVERNMENT OF INDIA NATIONAL COMMISSION FOR MINORITY EDUCATIONAL INSTITUTIONS (NCMEI)

## Case No. 104 of 2020

In the matter of :-

National Public School, Whitefield, ¼, KG&S and SRB Gurukul, Kumbena Agrahara, Kadugodi Post, Whitefield, Bangalore, Karnataka-560067

..... Petitioner

V/s

Additional Chief Secretary, Department of Higher Education, Govt. of Karnataka, Sixth Floor, Multi Storeyed Building, Bengaluru

..... Respondent

Present: Mr. Junais P, Advocate for the petitioner

None for the respondent

## ORDER

**DATED 19.04.2023** 

## Justice Narendra Kumar Jain, Chairman, NCMEI

- This petition has been received on 23.12.2019 by hand through Mr. Junais P, Advocate of the petitioner institution for grant of Minority Status Certificate (in short 'MSC') to National Public School, Whitefield, ¼, KG&S and SRB Gurukul, Kumbena Agrahara, Kadugodi Post, Whitefield, Bangalore, Karnataka-560067.
- 2. Learned counsel for the petitioner filed an affidavit of Ms. Pallavi Jain, Managing Trustee of the KG and S Quality Educational Trust in support of the averments made in the petition and also to prove that the beneficiaries of the petitioner institution are members of the Jain minority community.
- 3. Learned counsel for the petitioner has filed notarized copy of Unique ID No.: KA/2019/0236927 of the petitioner's Trust as given by the Niti Aayog Portal NGO Darpan, notarized copy of application dated 01.08.2019 sent to the State Competent Authority i.e. Additional Chief Secretary, Department of Higher Education alongwith postal receipt and its tracking report,

notarized copy of Trust Deed dated 12.05.2017 of KG and S Quality Educational Trust, notarized copy of Supplementary Trust Deed dated 28.03.2019, notarized copy of Affiliation Order dated 04.06.2020 issued by the Deputy Secretary / Joint Secretary (Affiliation), CBSE to the unaided petitioner institution for the Senior Secondary School Examination Class 1 to 12 from 01.04.2022 to 31.03.2027 and resolution of the General Body of the Trust in favour of Ms. Pallavi Jain, Managing Trustee of the KG and S Quality Educational Trust for obtaining MSC from this Commission. It transpires from the petition in Col. No. 6 that the petitioner institution is for Primary Level. During the course of arguments, Learned Counsel for the petitioner submitted that they wrongly ticked as Primary instead of Higher Secondary.

4. As per the information supplied by the unaided petitioner institution with regard to students strength in the Academic Year 2019, it is mentioned that out of the total 859 students, 73 students are from the Jain minority community, 18 students are from Muslim minority community, 20 students are from Christian minority community, 3 students are from Sikh minority community and 745 students are Hindus. It is relevant to mention here that in the Academic Year 2019, it is mentioned that out of the total 84 teachers, only 1 teacher is from Jain Minority community. Hon'ble Apex Court, various High Courts as well as this Commission in case of Buckley Primary School, Cuttack, Orissa Vs. Government of Orissa (order passed by this Commission in Case No. 1320 of 2009 dated 6.7.2010) have categorically held that the percentage of admission of students from notified minority community in a minority educational institution is not an indicia for determining the minority status of such institution. This Commission has also decided in many cases as per the judgement of Hon'ble Apex Court in T.M.A. Pai Foundation Vs The State of Karnataka (2002) SCC 481, a minority whether linguistic or religious is determinable only by reference to demography of the State and not by taking into consideration the population of the country as a

whole. We are aware of the Buckley Judgement passed by this Commission but there must be reasonable strength of students of minority community in a minority institution and in our considered opinion the percentage could be determined based on the actual proportion of specific minority community in the State population as per prevailing census.

- 5. It is stated in the petition that on dated 01.08.2019, the petitioner institution has applied to the State Competent Authority for grant of NOC which was received by the State Competent Authority on 06.08.2019 and the said application is still pending before the State Competent Authority. The State Competent Authority has not granted NOC in favour of the petitioner institution till now and also not rejected the said application and not communicated the same to the petitioner. After 90 days from the receipt of the application for grant of NOC, the petitioner has filed this application for grant of MSC to this Commission straightway as per the provisions of Section 10 and 11(f) of National Commission for Minority Educational Institutions (in short 'NCMEI') Act, 2004.
- 6. After service of registered notice dated 10.02.2020 and 07.12.2021, Director, Directorate of Urdu and Other Minority Language Schools (Department of Education), Govt. of Karnataka has sent reply dated 28.07.2020 and 08.04.2022 on behalf of the respondent by post which was received by the Commission on 06.08.2020 and 11.04.2022. In the reply filed by the Director, Directorate of Urdu and Other Minority Language Schools (Department of Education) informed that the petitioner institution has not submitted NOC application through online following the parameters vide GO ED 27 Mahiti 2012 (Part-1), Bangalore dated 18.06.2014. There is no NOC application pending in this office and request to dismiss the case.
- 7. Learned Counsel for the petitioner filed subsequent pleadings and contended that petitioner is denying all the meritless and frivolous averments made by the respondent in their counter affidavit as the contents therein are wrong, malafide, baseless and contrary to

truth. With malafide intention respondent has suppressed many material facts in their reply to drag the proceedings of this Commission. The petitioner institution is established administered by the Jain minority community under the registered Trust namely KG and S Quality Educational Trust and institution is managed by the Jain minority community, the Society desired to get its declaration as a minority educational institution, in order to avail the rights and privileges guaranteed under Article 30(1) of the Constitution of India. As per the mandate of Hon'ble Commission, the petitioner institution approached the respondent Competent Authority on dated 01.08.2019 to grant NOC under Section 10 of the NCMEI Act, 2004 and to seek MSC from this Commission. The said application is still pending with the competent authority of the State of Tamil Nadu. Petitioner has waited for more than 90 days to get any response from the respondent, but the competent authority did not grant the NOC under section 10 of the NCMEI Act, 2004, nor rejected the said application within the statutory period of 90 days. Therefore, after the completion of 90 days, petitioner institution on dated 23.12.2019 filed application for grant of MSC in favour of petitioner institution.

- 8. All the averments made in counter affidavit filed by the respondent are pertaining to the rules and guidelines laid down by the Govt. of Tamil Nadu to grant MSC and not for grant of NOC under section 10 of the NCMEI Act, 2004 and the present objections raised by the respondent is not maintainable as per the NCMEI Act, 2004.
- 9. Petitioner has further submitted that they fulfills all the indicia prescribed by this Commission for grant of MSC as the petitioner institution is established and administered by the Jain minority community and primarily for the benefits of Jain minority community and prayed that the counter affidavit filed by the respondent being devoid of any merits, disallowed, and petition

- filed by the petitioner for grant of MSC may be allowed and accordingly grant MSC to the petitioner institution.
- 10. Thereafter in the facts and circumstances of the case, Commission deemed fit and proper that physical inspection report alongwith recommendation may be obtained from the Committee constituted by this Commission for issuance of MSC to the petitioner institution vide order dated 02.12.2021, after service of letters, reminder / emails to the physical inspection committee dated 07.12.2021, 12.04.2022, 21.06.2022, 20.09.2022 and 16.11.2022, Physical Inspection Committee, Cuddalore has sent physical inspection report dated 17.10.2022 which was received in the Commission's Office on dated 04.11.2022 wherein they have not mentioned any adverse/negative comments to grant MSC to the petitioner institution.
- 11. Heard the Learned Counsel for the petitioner, perused the pleading of the petitioner, the documents filed by the petitioner and affidavit of Ms. Pallavi Jain, Managing Trustee of the KG and S Quality Educational Trust.
- 12. The petitioner institution has applied for grant of minority status certificate on the ground that the same has been established primarily for the benefit of the members of the Jain minority community and is being administered by KG and S Quality Educational Trust which is managed and run by the members of the Jain minority community. The aforesaid averments made in the petition find ample corroboration from the documentary evidence produced on behalf of the petitioner institution and the affidavit of Ms. Pallavi Jain, Managing Trustee of the KG and S Quality Educational Trust.
- 13. The respondent has not replied properly to the application submitted by the petitioner institution. Respondent has also failed to appreciate the provisions of NCMEI Act, 2004 especially under section 10 of the said Act and filed reply wrongly before this Commission. The Petitioner has not applied for grant of MSC before the State Competent Authority. Petitioner has applied for

grant of NOC under section 10 of the NCMEI Act, 2004 before the State competent authority. So the guidelines of the Government of Karnataka have is not applied to the present petitioner institution. In the facts and circumstances of the present case the stand taken by the respondent is not tenable in the eye of law and deserves to be ignored.

14. The petitioner institution has fulfilled all the criteria for grant of MSC. The Competent Authority has failed to consider their application for grant of NOC. To obtain minority status certificate is a constitutional right of minority educational institution. The petitioner institution is established and administered by the members of the Christian minority community. The reply filed by the respondent is clearly against the verdict of Hon'ble Apex Court in the matter of SISTERS OF ST. JOSEPH OF CLUNY V/S THE STATE OF WEST BENGAL & ORS (Civil Appeal No. 3945/2018, Judgement dated 18/04/2018), which reads as follows:-

"However, Section 10(1), which was introduced at the same time as Section 11(f) by the Amendment Act of 2006, carves out one facet of the aforesaid power contained in Section 11(f), namely the grant of a no minority educational to objection certificate a institution at its inception. Thus, any person who desires to establish a minority educational institution after the Amendment Act of 2006 came into force, must apply only to the competent authority for the grant of a no objection certificate for the said purpose. It is a little difficult to subscribe to Shri Hedge's argument that the said powers are concurrent. applications, all Harmoniously read, establishment of a minority educational institution after the Amendment Act of 2006 must go only to the competent authority set up under the statue. On the other hand, for the declaration of its status a minority educational institution at any state post establishment, the NCMEI would have the power to decide the question and declare such institution's minority status."

15. As per the provisions of Section 10, Section 12A and Section 12B of the NCMEI Act, 2004, the person who desires to establish minority institution, is to apply to the State Competent Authority for grant of NOC for the said purpose under section 10 of the NCMEI Act, 2004. The Act of 2004 also conferred powers of appeal against the orders of the competent authority of the State to the NCMEI under Section 12A as well as over the authorities that were established by the Central Government or State Government which reject the application for grant of MSC to an educational institution under section 12B of the NCMEI Act, 2004.

- 16. Looking to the provisions of the NCMEI Act, 2004 and verdict of Hon'ble Supreme Court, this Commission has both jurisdiction original as well as appellate. Any individual institution who desires to establish minority educational institution has two options. Firstly, he can apply before an authority established by the Central Government or any State Government, Union Territory as the case may be for grant of MSC to any educational institution and if above authorities rejects the application for grant of MSC, the aggrieved person may appeal against such order of the authority to this Commission under section 12B of NCMEI Act, 2004. Secondly, under section 10 of NCMEI Act, 2004 whosoever desires to establish an minority educational institution has to apply the Competent Authority of the State Government for grant of NOC within a period of 90 days from the receipt of the application, if competent authority does not grant NOC or application has been rejected but not communicated to the petitioner it shall be deemed that NOC has been granted and the petitioner can file an application for grant of MSC straightaway to this Commission. Any person aggrieved by the order of refusal to grant NOC by the competent authority may prefer an appeal before this Commission under section 12A of NCMEI Act, 2004.
- 17. In our considered opinion educational institution can opt one course, either to file an application for grant of MSC before the State Competent Authority or to file an application for grant of NOC. In the present case petitioner has applied for grant of NOC to the State Competent Authority and the said application is still pending as per the contention of the petitioner institution. The

- petitioner has not filed any application for grant of MSC before the State Competent Authority, so the GO's as mentioned in the reply of the respondent have no relevance in the present case.
- 18. We have perused the Supplementary Trust Deed of the petitioner institution which was registered before the Sub Registrar on dated 28.03.2019 which is before the filing of NOC applications U/s 10 of the NCMEI Act, 2004 dated 01.08.2019 and petition for grant of MSC on dated 23.12.2019. So it is clear that the amendment has been done before the application filed before the State Competent Authority U/s 10 of the NCMEI Act, 2004 and also petition for grant of MSC before this Commission.
- 19. The Supplementary Trust Deed dated 28.03.2019 and all the documents produced by the petitioner institution clearly reflects that the beneficiaries of the petitioner institution are primarily the members of the Jain minority community. In addition, the said facts also stands proved from the documents and affidavit filed by the petitioner. There is no document on record to rebut the documentary evidence produced on behalf of the petitioner institution.
- 20. Relying on the said unrebutted evidence produced on behalf of the petitioner, we find and hold that National Public School, Whitefield, ¼, KG&S and SRB Gurukul, Kumbena Agrahara, Kadugodi Post, Whitefield, Bangalore, Karnataka-560067 run by KG and S Quality Educational Trust is eligible for grant of minority status on religious basis. The evidence also proves that the said educational institution was established with the main objective of sub-serving the interests of the Jain minority community.
- 21. Consequently, National Public School, Whitefield, ¼, KG&S and SRB Gurukul, Kumbena Agrahara, Kadugodi Post, Whitefield, Bangalore, Karnataka-560067, which is for Senior Secondary School Examination Class 1 to 12, is declared as an unaided minority educational institution covered under Article 30 of the Constitution of India within the meaning of Section 2(g) of the National Commission for Minority Educational Institutions Act,

2004 subject to the condition that the petitioner would file an affidavit or undertaking to the fact that the petitioner institution shall not deny admission of eligible candidate of the Jain minority community subject to the eligibility of the students and availability of the accommodation in the petitioner institution. If the petitioner institution failed to comply the above order of this Commission within a period of three months from the date of order passed by this Commission then the petition filed by the petitioner for grant of MSC will be automatically deemed to be dismissed.

- 22. After compliance of the above order, a minority status certificate be issued accordingly.
- 23. In view of the above, the present petition is disposed of in accordance with this order.

Signed, pronounced and published on Wednesday, 19<sup>th</sup> Day of April, 2023.

JUSTICE NARENDRA KUMAR JAIN CHAIRMAN

> DR. JASPAL SINGH MEMBER

DR. SHAHID AKHTER MEMBER

**VB**