

From

The Director Secondary Education,
Haryana, Panchkula

To


The District Education Officer,
Narnaul.

Memo No. 2/2-2020 HRG-II(4)
Dated: Panchkula, the

Subject:- Extension in service beyond 55 years of age to 58 years – Smt. Krishna Kumari, Headmistress, GHS Rambass Distt. Mahendergarh.

Reference your letter No. E-1-19/1501 dated 27.02.2020 on subject cited above.

The extension in service after attaining the age of 55 years for further 3 years of **Smt. Krishna Kumari, Headmistress, GHS Rambass Distt. Mahendergarh** is hereby granted w.e.f. 01.08.2019 to 31.07.2022. This is for your kind consideration and information



**Superintendent HRG-II
for Director Secondary Education,
Haryana, Panchkula**

Endst. No. Even

Dated, Panchkula, The 15/07/2020

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

- 1. Smt. Krishna Kumari, Headmistress, GHS Rambass Distt. Mahendergarh.**
- 2. I.T. Cell (Local) for MIS profile update.**


**Superintendent HRG-II
for Director Secondary Education,
Haryana, Panchkula**



Off.: Shiksha Sadan, Sector 5, Panchkula, Haryana 134109 (India) - Tel: 91(0172)-2560246 Fax: 91(0172)-2560253
कार्यालय शिक्षा सदन, सेक्टर 5 पंचकुला-134109 (भारत) दूरभाष : 91 (0172) 2560246 फैक्स: 91 (0172) 2560253
e-mail: edusecondaryhry@gmail.com - site: www.schooleducationharyana.gov.in

Order No. 1/9-2018 HRG-I (4) Dated, Panchkula the 08.07.2020

The seniority of the following officials is hereby fixed/re-fixed as under in the seniority list of Principals as stood on 27.06.2019:-

Sr. No.	New Seniority No. as on 27.06.2019	Old Seniority No. as on 27.06.2019 (Final issued date 28.11.2019)	Name of Employee	Date of Birth	Date of entry in Govt. Service,	Date of Retirement	Mode of Recruitment, feeder cadre post	Date of appointment/ Promotion	Designation/ Remarks
1	1657 A	2134	Smt. Jyotsna Mishra (Gen) [024712]	30/01/1968	18/10/1991	31/01/2026	Promotion PGT (58)	20/07/2007	Principal
2	1781 A	3388	Sh. Jai Parkash [024403]	14/01/1960	16/09/1982	31/01/2018	Promotion HM (742)	20/07/2007	Retd.
3	1781 B	3389	Sh. Ramesh Kumar Sharma [020557]	14/12/1958	16/09/1982	31/12/2016	Promotion HM (743)	20/07/2007	Retd.
4	-	3269	Sh. Surender Dutt Kaushik [017744]	10/12/1960	01/11/1986	31/12/2020	Promotion PGT (1231)	31/05/2017	Principal

J. GANESAN
DIRECTOR SECONDARY EDUCATION
HARYANA, PANCHKULA

Endst. No. Even

Dated Panchkula, the 15/07/2020

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

Regd.

1. The District Education Officer Hisar, Kaithal and Karnal.
2. Smt. Jyotsna Mishra, Principal, GSSS Nissing (Karnal).
3. Sh. Surender Dutt Kaushik, Principal, GSSS Kohli (Hisar).
4. Sh. Jai Parkash, Retd. HM, #52, Near GPS Hudda, Kaithal.
5. Sh. Ramesh Kumar Sharma, Retd. HM, #230, Sector-18, Huda, Kaithal.
6. Assistant-2 and 5 (Local).
7. IT Cell.

Dy. Superintendent HRG-I
for Director Secondary Education
Haryana, Panchkula



**HARYANA GOVERNMENT
EDUCATION DEPARTMENT
CHANDIGARH**

ORDER

NO. 22/79-2019 HRG-1(3)

DATED, CHANDIGARH: 08.07.2020

Sh. Anil Kumar [057164], Principal, GSSS Kheri Sadh [2661] (Rohtak) is hereby transferred to GSSS Isharwal [338] (Bhiwani), against vacancy by giving relaxation in transfer policy 2016. He is further directed to participate in the next transfer drive.

Note :-

- 1. The official will be relieved immediately and in any case within 7 days falling which he will be liable for disciplinary action, However if any official is working in Census duty, he shall not be relieved till the Census duty is accomplished.**
- 2. No TA/DA and joining time will be admissible to the official if he has been shifted on his request after exercising option.**
- 3. If there is no vacancy in the destination school for any reason the incumbent transferred shall re-join his previous place of posting and also inform to concerned branch/computer cell at HQ.**

**DR. MAHAVIR SINGH
ADDITIONAL CHEIF SECREATRY TO GOVT. HARYANA
SCHOOL EDUCATION DEPARTMENT
CHANDIGARH**

OFFICE OF DIRECTOR SECONDARY EDUCATION, HARYANA, PANCHKULA

ENDST. NO. 22/79-2019 HRG-1(3)

DATED 14.07.2020

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

1. District Education Officer, Bhiwani.
2. District Education Officer, Rohtak.
3. Official concerned.
4. Sr. PS/ACSSE.
5. PS/DSE.
- ✓ 6. I.T (HQ).


**DEPUTY SUPERINTENDENT HRG-I
FOR DIRECTOR SECONDARY EDUCATION
HARYANA, PANCHKULA**

**OFFICE OF DIRECTOR SECONDARY EDUCATION, HARYANA,
PANCHKULA**

ORDER

Order No. 4/139-2019 PGT-II (6) Dated Panchkula the 08.07.2020

The On Road period of Sh. Yashpal Singh [207891], PGT Hindi, Govt. Senior Secondary. School, Kila Zafargarh (Jind) from 26.08.2019 to 29.08.2019 is hereby treated as duty period for all intents and purposes as provided in Sub Rule 2 and Sub Rule 4 of Rule 7.3 of C.S.R. Volume I Part I.

**J. GANESAN, IAS
DIRECTOR SECONDARY EDUCATION,
HARYANA, PANCHKULA**

Endst. No. Even

Dated Panchkula the, 16/7/2020

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

1. The Principal, Accountant General (A&E), Haryana, Chandigarh.
2. District Education Officer, Jind.
3. Principal, Govt. Senior Secondary. School, Kila Zafargarh (Jind).
4. Sh. Yashpal Singh [207891], PGT Hindi, Govt. Senior Secondary. School, Kila Zafargarh (Jind).
- ✓ 5. IT Cell (Local).


**DY. SUPERINTENDENT PGT-II
FOR DIRECTOR SECONDARY EDUCATION
HARYANA, PANCHKULA**

**GOVERNMENT OF HARYANA
SCHOOL EDUCATION DEPARTMENT**

ORDER

Order No. 5/6-2020 PGT-III (9)

Dated, Chandigarh, the 09.07.2020

The extension in Government service from 58 years to 60 years is hereby granted to Smt. Parveen Kumari [024626], PGT English, Govt. High School, Kulwehri (Karnal) w.e.f. 01.03.2020 for two years being 70% physically disabled, as per Chief Secretary to Government Haryana instruction No. 34/1/2006-4GSI dated 31.01.2006 and No. 34/1/2006-4GSI dated 21.04.2008.

**Dr. Mahavir Singh, IAS
Additional Chief Secretary to Govt. Haryana
School Education Department
Chandigarh**

**OFFICE OF DIRECTOR SECONDARY EDUCATION, HARYANA,
PANCHKULA**


ENDST. NO. EVEN

DATED, PANCHKULA, THE 15/07/2020

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

Regd.

1. The District Education Officer, Karnal w.r.t. his memo No. E-2/2020/215-17 dated 18.02.2020. The personal file of the official is also attached herewith.
2. Principal/Headmaster, Govt. High School, Kulwehri (Karnal).
3. Smt. Parveen Kumari [024626], PGT English, Govt. High School, Kulwehri (Karnal).
4. I.T Cell (H.Q) for updating the orders on the official website.


**Superintendent PGT-III
for Director Secondary Education
Haryana, Panchkula**



GOVERNMENT OF HARYANA / हरियाणा सरकार
Directorate School Education
विद्यालय शिक्षा निदेशालय

Directorate of School Education / शिक्षा विभाग, हरियाणा

शिक्षा, संस्कृति एवं विकास
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आदेश क्रमांक 11/4-2020 PS(4)

दिनांक, पंचकूला: 08.07.2020

हरियाणा विद्यालय शिक्षा नियम-2003 के नियम 33 में निहित शक्तियों का प्रयोग करते हुए The Aaryan Global School, 7 KM Stone, Jhajjar Road, VPO. Karontha (Rohtak) को कक्षा 1 से 12 तक केन्द्रीय माध्यमिक शिक्षा बोर्ड, नई दिल्ली से सम्बद्धता हेतु अनापत्ति प्रमाण पत्र जारी किया जाता है। विद्यालय के स्थाई मान्यता आदेश क्रमांक PSR012020810 दिनांक 26.06.2020 में निहित शर्तों तथा समय-समय पर की जाने वाली इस विभाग की हिदायतों का पालन करता रहेगा। मान्यता वापिस लिए जाने की अवस्था में यह अनापत्ति प्रमाण पत्र भी वापिस लिया समझा जायेगा।

जे० गणेशन, आई०ए०एस०
निदेशक सैकण्डरी शिक्षा,
हरियाणा, पंचकूला।

पृष्ठांकण क्रमांक सम

दिनांक पंचकूला 14.7.2020

इसकी एक प्रति निम्नलिखित को सूचनार्थ एवं आवश्यक कार्यवाही हेतु प्रेषित है:-

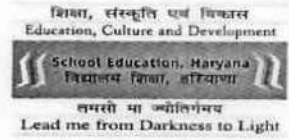
1. प्रबन्धक समिति, Aaryan Education Society, VPO. Karontha, Distt. Rohtak.
2. सचिव, केन्द्रीय माध्यमिक शिक्षा बोर्ड, शिक्षा केन्द्र-2, सामुदायिक केन्द्र, प्रीत विहार दिल्ली।
3. सचिव, हरियाणा विद्यालय शिक्षा बोर्ड, भिवानी।
4. जिला शिक्षा अधिकारी, Rohtak.
5. Principal, The Aaryan Global School, 7 KM Stone, Jhajjar Road, VPO. Karontha (Rohtak).
6. आई०टी० सैल (H.Q.)
7. ऑफिस रिकार्ड।

Rsingh
14-7-2020
उप अधीक्षक पी०एस०
कृते: निदेशक सैकण्डरी शिक्षा,
हरियाणा, पंचकूला।



Directorate School Education

विद्यालय शिक्षा निदेशालय



www.schooleducationharyana.gov.in | edusecondaryhry@gmail.com

School Code /3098/SRS/12th/BOSE/2020

Dated, Panchkula The 01.07.2020

ORDER NO. 12/2-2015 PS(1)

ORDER

In exercise of the powers conferred upon me under rule 34 (1) of Haryana School Education, Rules, 2003, sanction is hereby accorded for permanent recognition to Delhi Public (Sr. Sec.) School, Vill. Sikanderpur (Sirsa) run by Managing Committee, Kailash Educational & Charitable Society, A-74, Lower Ground Floor, Defence Colony, New Delhi for classes 9th to 12th in subjects of (Arts, Commerce & Science Stream) under BOSE pattern with effect from 01.04.2020 under the following terms and conditions:-

TERMS & CONDITIONS:-

1. This permanent Recognition is granted that on the subject to the condition that the documents/information furnished by the school authorities are factual and not devoid of truth in any way. However, if any information at any stage, is found contrary to the facts the recognition would be revoked forthwith.
2. The school shall follow the course of study as per syllabus prescribed by the affiliated board.
3. The school shall charge fees and funds as declared to the appropriate authority at the time of application for recognition and display the same on the notice board of the school and shall not increase the fees during the any academic session. In case of any change in the fee structure the school shall inform to the appropriate authority in the month of January for the next academic year and will also issue printed receipts of fees/funds to the students.
4. Salary shall be paid as per declaration at the time of seeking recognition.
5. No capitation fee and other charges shall be charged from the children/parents.
6. School shall be open for admission without any discrimination based on religion, caste, race, place of birth any other whimsical.
7. Managing Committee shall not allow to run two schools affiliated by different board/council in the same premises.
8. Managing Committee shall not close down the school or and existing class during the academic session without the prior approval of the Appropriate authority.
9. The school shall be open for inspection for the inspecting officer authorized by the Director/Appropriate Authority.
10. Recognition so granted shall be reviewed after every 10 years.
11. No financial assistance shall be granted by the Department to the school.
12. School premises shall not be used for commercial purpose and anti National activities.
13. Approval of Managing Committee shall be obtained from the appropriate authority in case of any change in the committee.
14. The Managing Committee shall follow the instructions issued by Government/Director from time to time and supply the information to the Govt./Department as required.
15. In addition to above the Managing Committee shall abide by the provisions of Haryana School Education Rules, 2003 and amendments if any thereafter. The Managing Committee shall be liable for disciplinary action in case of violation of any provisions of the rules.
16. School will provide ramp within six months otherwise recognition will stands withdrawn.
17. If any information, at any stage found Contrary to the Fact's the recognition would be revoked forthwith.
18. That the number of students in classroom shall not be more than the students calculated on the 10 square feet per student for secondary and Senior Secondary Schools and 9 Square feet per student of elementary state.
19. The managing committee shall abide by the provisions of Haryana School Education Rules 2003(amended) & R.T.E. Rules 2011 and amendments if any thereafter. The Managing shall be liable for disciplinary action in case of violation of any provision of the rules.


J. Ganesan, IAS
Director Secondary Education
Haryana, Panchkula

Dated, Panchkula, the

Endst. No. Even
Reqd.

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

1. Deputy Commissioner, Sirsa.
2. District Education Officer, Sirsa
3. Secretary, Haryana Board of School Education, Bhiwani.
4. Managing Committee, Kailash Educational & Charitable Society, A-74, Lower Ground Floor, Defence Colony, New Delhi.
5. Principal, Delhi Public (Sr. Sec.) School, Vill. Sikanderpur (Sirsa).
6. I.T. Cell (HQ) Kindly upload on website.
7. Office Record


Deputy Superintendent (PS)
for Director Secondary Education
Haryana, Panchkula



GOVERNMENT OF HARYANA / हरियाणा सरकार
Directorate of Secondary Education
माध्यमिक शिक्षा निदेशालय

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Off.: Shiksha Sadan, Sector 5, Panchkula, Haryana 134109 (India) - Tel: 91(0172)-2560246 Fax: 91(0172)-2560253

कार्यालय: शिक्षा सदन, सेक्टर 5 पंचकुला-134109 (भारत) दूरभाष : 91 (0172) 2560246 फ़ैक्स: 91 (0172) 2560253

e-mail: edusecondaryhry@gmail.com - site: www.schooleducationharyana.gov.in

Order No. 13/440-2018 HRME-I(4)

Dated Panchkula, the 25.2.2020

The seniority of Sh. Satpal Singh [038827], Clerk, GHS Lakarwali [2919] Sirsa is hereby refixed as 600-A instead of 914 in the seniority list as stood on 01.08.2015.

SATINDER SIWATCH
JOINT DIRECTOR ADMN-I
O/o DIRECTOR SECONDARY EDUCATION,
HARYANA, PANCHKULA

ENDST.NO.EVEN

DATED, PANCHKULA, THE - 27/02/2020

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

1. The District Education Officer, Sirsa.
2. Official concerned.
3. IT Cell.

for **SUPERINTENDENT HRME-I**
For DIRECTOR SECONDARY EDUCATION
HARYANA, PANCHKULA





GOVERNMENT OF HARYANA / हरियाणा सरकार

Directorate School Education

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ORDER NO. 2/9-2017 HRME-II(5)

DATED PANCHKULA, THE 14.7.2020

Sh. Dharam Singh [007932], Class-IV GSSS, Dohfa Haria [4051] who was promoted to the post of Clerk and posted at GSSS Atela Khurd [4123] Charkhi Dadri is hereby adjusted at GMS Nihalgarh (0570) Charkhi Dadri against vacancy with immediate effect.

Note :- 1- All other terms and conditions would be same as per promotion order.

2- He is also directed to participate in next online transfer drive for taking permanent Station

SATINDER SIWATCH
JOINT DIRECTOR ADMN-I
O/o DIRECTOR SECONDARY EDUCATION
HARYANA, PANCHKULA

ENDST. NO. Even

DATED PANCHKULA, THE 15-07-2020

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

1. District Education Officer concerned
2. Head of the institution concerned.
3. Official concerned.
4. PS/DSE.
- ✓ 5. IT Cell.
6. Data Entry Operator (HRME Branch) he is requested to update the data of the concerned official on the website/MIS Portal please.

Shaker/6
DY. SUPERINTENDENT HRME-I
FOR DIRECTOR SECONDARY EDUCATION
HARYANA, PANCHKULA



GOVERNMENT OF HARYANA / हरियाणा सरकार

Directorate School Education

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Directorate of School Education / विद्यालय शिक्षा निदेशालय

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ORDER No. 4/18-2020 HRME-I (4)

DATED, PANCHKULA: 13.7.2020

The following official is hereby transferred/adjusted with immediate effect:-

Sr. No.	Name, Designation	Present Place of Posting	Transfer/Adjusted	Remarks
1.	[035572] Sudarshan Kumar, Superintendent	O/o DIET, Madina [4615] (Rohtak)	O/o DEO Rohtak [4086]	A/V by giving relaxation in transfer policy.

Terms and conditions:-

1. The official will be relieved immediately and in any case within 3 days failing which he/she will be liable for disciplinary action.
2. No TA/DA and joining time will be admissible to the official if he/she has been shifted on his/her request after exercising option.
3. If there is no vacancy in the destination school for any reason the incumbent transferred shall re-join his/her previous place of posting and also inform to concerned branch/computer cell at HQ.
If any discrepancy is noticed in this order or there is a violation of transfer policy, It should be brought to the notice of Computer Cell/Concerned branch within three days and the order be not implemented.
4. In case of mutual transfer, it is directed that before relieving/joining the officials concerned, it may be ensured that the distance between both the schools is not less than 8 km.
5. The mutual transfer would be effective only when both the employees seeking mutual transfer submit a consent document to their respective Principals.
6. The condition that official has not been joined previous transfer place of posting is implemented on Cancellation Order.
7. The official will be update their profile in MIS Portal when he/she join/relieve from his present working station and also supply the information to the Directorate.
8. Concerned DDO is also requested to update and approved MIS data of the official at your own level.

J.GANESAN
DIRECTOR SECONDARY EDUCATION
HARYANA, PANCHKULA

ENDST. No. Even

DATED PANCHKULA, 15.7.2020

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

1. District Education Officer concerned.
2. Head of the institution concerned.
3. Official concerned.
4. Secy. OSD/CM.
5. Sr. PS/E.M.
6. Sr. PS/ACSSE.
7. PS/DSE.
8. IT Cell.
9. Data Entry Operator (HRME Branch) is requested to update the data of the concerned official on the website/MIS Portal please.

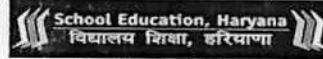
21.07.20

Department of School Education Haryana

Appropriate Authority

(as prescribed under Rule 34 (1) of Haryana School Education Rules-2003)

शिक्षा, संस्कृति एवं विकास
Education, Culture and Development



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Memo No. 23/60-2019 PS(4)

Dated :- 06.07.2020

In exercise of powers conferred under Rule 29 (3) read with Rule 3 of Haryana School Education Rules-2003 Education Department, Haryana hereby permit to add new proposed classes for higher stage. However, it is made clear that such permission will not enable such school to get recognition automatically for which the applicant shall have to fulfill the required conditions.

This letter of permission is based on the undertaking given by the applicant as per details given overleaf. Any violation of the undertaking automatically nullifies the permission. This permission is further subject to 'No Objection' from the 'Competent Authority' regulating the land use of the proposed site.

The permission to add new proposed classes for higher stage is only 'In-principle' approval of the Education Department to allow applicant to initiate steps and provide infrastructure to the new proposed classes of higher stage.

Students should not be admitted only on this permission without getting recognition. The recognition will be granted R.T.E. Rules-12 Appendix-II by the Department on fulfillment of prescribed norms as provided in Haryana School Education Rules-2003, in the interest of safety, health and welfare of students and other requirements.

* The managing committee shall abide by the provisions of Haryana School Education Rules 2003 (amended) & R.T.E. Rucls 2011 and amendments if any thereafter. The Managing shall be liable for disciplinary action in case of violation of any provisions of the rules.

PARTICULARS OF THE SCHOOL

FOR WHICH THIS PERMISSION TO ADD
NEW PROPOSED CLASSES FOR HIGHER STAGE SCHOOL IS GRANTED

Regn. No.	SS/GGM/BOSE/ENG /5 July 2020
Name of the Individual, Association of Individual, Trust or Company establishing the School	Premier Education Society, C-310-311, Unitech Business Zone, Nirvana Country, South City-II, Gurugram
Name of the School	GEMS Modern Academy, Block-E, South City-II, Sector-49, Gurugram
Address of the School	Village/Town Block-E, South City-II, Sector-49, Panchayat sector
District Name	Gurugram
Stage	9th to 12th
Medium	English
Syllabus/Affiliation	BOSE
Details of Land (Khasra/Kila)	Total land measuring 5.137 Acre

This Permission is valid up to next two academic sessions



District Education Officer, Gurugram

U.T. Cell
Office Copy

Deputy Superintendent PS
For Director Secondary Education
Haryana, Panchkula

Appropriate Authority as prescribed under Rule-34(1) of Haryana School Education Rules - 2003

In exercise of the powers conferred by sub-section (1) read with sub-section (2) of section 24 of the Haryana School Education Act, 1995 (Act 12 of 1999), and all other powers enabling in this behalf, the Government of Haryana vide No. GSR 7/H.A. 12/99. S.24(1)/2003 notified the Haryana School Education Rules-2003 to regulate education in all non-Government schools, to promote better organization and development of school education, the manner of admission to recognized schools, fee structure, uniform code of service conditions for employees, adequate infrastructural facilities to be provided to pupils and to follow approved course of studies, in the State of Haryana.

* Please see the back of this document

PERMISSION

TO ADD NEW PROPOSED CLASSES
FOR HIGHER STAGE SCHOOL
UNDER RULE - 29 OF
HARYANA SCHOOL EDUCATION RULES, 2003

ADMISSIONS & FUNCTIONING OF SCHOOL NOT ALLOWED WITHOUT RECOGNITION



THIS PERMISSION IS ONLY IN PRINCIPLE APPROVAL OF THE INTENTION OF THE APPLICANT TO ADD NEW PROPOSED CLASSES FOR HIGHER STAGE SCHOOL. IT IS NOT APPROVAL TO START CLASSES OR FUNCTIONING OF SCHOOL FOR WHICH RECOGNITION IS REQUIRED WHICH IS GRANTED ON FULFILMENT OF NORMS AS PRESCRIBED UNDER HARYANA SCHOOL EDUCATION RULES -2003

DEPARTMENT OF SCHOOL EDUCATION
HARYANA

Shiksha Sadan, Sector-5, Panchkula (Haryana)
Telefax: +91-172-2560253

3S.No	Description	Details																									
a	The area in which the new school is proposed to be established	191479 Sq.Ft.																									
b	The approximate number of students likely to be enrolled in that school	50																									
c	The stage of education intended to be imparted in the new school	Sr. Sec.																									
d	The particulars including measurements of the building or other structures in which the school is proposed to be run																										
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Note:- The Permission is granted that on the subject to the condition that the documents/ Information furnished by the School authorities are factual and not devoid of truth in any way. However, if any information, at any stage, is found contrary to the facts the permission would be revoked forthwith.

Department of School Education Haryana

Appropriate Authority

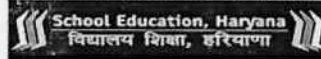
(as prescribed under Rule 34 (1) of Haryana School Education Rules-2003)

PERMISSION

TO ADD NEW PROPOSED CLASSES
FOR HIGHER STAGE SCHOOL
UNDER RULE - 29 OF
HARYANA SCHOOL EDUCATION RULES, 2003

ADMISSIONS & FUNCTIONING OF SCHOOL NOT ALLOWED WITHOUT RECOGNITION

शिक्षा, संस्कृति एवं विकास
Education, Culture and Development



समस्तो मा ज्योतिर्गमय
Lead me from Darkness to Light

Memo No. 23/67-2019 PS(4)

Dated :- 06.07.2020

In exercise of powers conferred under Rule 29 (3) read with Rule 3 of Haryana School Education Rules-2003 Education Department, Haryana hereby permit to add new proposed classes for higher stage. However, it is made clear that such permission will not enable such school to get recognition automatically for which the applicant shall have to fulfill the required conditions.

This letter of permission is based on the undertaking given by the applicant as per details given overleaf. Any violation of the undertaking automatically nullifies the permission. This permission is further subject to 'No Objection' from the 'Competent Authority' regulating the land use of the proposed site.

The permission to add new proposed classes for higher stage is only 'In-principle' approval of the Education Department to allow applicant to initiate steps and provide infrastructure to the new proposed classes of higher stage.

Students should not be admitted only on this permission without getting recognition. The recognition will be granted R.T.E. Rules-12 Appendix-II by the Department on fulfillment of prescribed norms as provided in Haryana School Education Rules-2003, in the interest of safety, health and welfare of students and other requirements.

* The managing committee shall abide by the provisions of Haryana School Education Rules 2003 (amended) & R.T.E. Rules 2011 and amendments if any thereafter. The Managing shall be liable for disciplinary action in case of violation of any provisions of the rules.

PARTICULARS OF THE SCHOOL

FOR WHICH THIS PERMISSION TO ADD
NEW PROPOSED CLASSES FOR HIGHER STAGE SCHOOL IS GRANTED

Regn. No.	SS/GGM/BOSE/ENG&HND / 5 July 2020
Name of the Individual, Association of Individual, Trust or Company establishing the School	Bhim Singh Memorial Education Society, Vill. Hazipur, P.O. Kiranj, Tehsil Sohna, Distt. Gurugram
Name of the School	B.S.M. Sr. Sec. School, Vill. Hazipur (Gurugram)
Address of the School	Village Town Vill. Hazipur (Gurugram) Panchayat sector
District Name	Gurugram
Stage	11th to 12th
Medium	English & Hindi
Syllabus/Affiliation	BOSE
Details of Land (Khasra/Kila)	4//10/2(2-3), 1/1(7-9), 5/5(6-19), 6/1(4-16) (21 Kanal 7 Marla)

This Permission is valid up to next two academic sessions



District Education Officer, Gurugram

U.T. Cell
Office Copy

[Signature]
Deputy Superintendent PS
For Director Secondary Education
Haryana, Panchkula

THIS PERMISSION IS ONLY IN PRINCIPLE APPROVAL OF THE INTENTION OF THE APPLICANT TO ADD NEW PROPOSED CLASSES FOR HIGHER STAGE SCHOOL. IT IS NOT APPROVAL TO START CLASSES OR FUNCTIONING OF SCHOOL FOR WHICH RECOGNITION IS REQUIRED WHICH IS GRANTED ON FULFILMENT OF NORMS AS PRESCRIBED UNDER HARYANA SCHOOL EDUCATION RULES -2003

DEPARTMENT OF SCHOOL EDUCATION
HARYANA

Shiksha Sadan, Sector-5, Panchkula (Haryana)
Telefax: +91-172-2560253

Appropriate Authority as prescribed under Rule-34(1) of Haryana School Education Rules - 2003

In exercise of the powers conferred by sub-section (1) read with sub-section (2) of section 24 of the Haryana School Education Act, 1995 (Act 12 of 1999), and all other powers enabling in this behalf, the Government of Haryana vide No. GSR 7/H.A. 12/99. S.24(1)/2003 notified the Haryana School Education Rules-2003 to regulate education in all non-Government schools, to promote better organization and development of school education, the manner of admission to recognized schools, fee structure, uniform code of service conditions for employees, adequate infrastructural facilities to be provided to pupils and to follow approved course of studies, in the State of Haryana.

* Please see the back of this document

S.No	Description	Details																									
a	The area in which the new school is proposed to be established	13000 Sq.Ft.																									
b	The approximate number of students likely to be enrolled in that school	500																									
c	The stage of education intended to be imparted in the new school	Sr. Sec.																									
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Department of School Education Haryana

Appropriate Authority

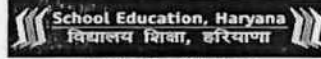
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शिक्षा, संस्कृति एवं विकास
Education, Culture and Development



समसो मा ज्योतिर्गमय
Lead me from Darkness to Light

Memo No. 31/7-2019 PS(4)

Dated :- 06.07.2020

In exercise of powers conferred under Rule 29 (3) read with Rule 3 of Haryana School Education Rules-2003 Education Department, Haryana hereby permit to add new proposed classes for higher stage. However, it is made clear that such permission will not enable such school to get recognition automatically for which the applicant shall have to fulfill the required conditions.

This letter of permission is based on the undertaking given by the applicant as per details given overleaf. Any violation of the undertaking automatically nullifies the permission. This permission is further subject to 'No Objection' from the 'Competent Authority' regulating the land use of the proposed site.

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PARTICULARS OF THE SCHOOL

FOR WHICH THIS PERMISSION TO ADD
NEW PROPOSED CLASSES FOR HIGHER STAGE SCHOOL IS GRANTED

Regn. No.	SS/MWT/BOSE/ENG&HND 15 July 2020
Name of the Individual, Association of Individual, Trust or Company establishing the School	Smt. Savitri Devi Educational & Welfare Society, Old G.T. Road, Near Petrol Pump, Palwal, Distt. Palwal
Name of the School	Savitri Devi Vidya Niketan Sr. Sec. School, (S.D.V.N.) Sr. Sec. School, Vill. Gheera, Tehsil Punhana (Mewat)
Address of the School	Village/Town Vill. Gheera (Mewat) Panchayat/sector
District Name	Mewat
Stage	11th to 12th
Medium	English & Hindi
Syllabus/Affiliation	BOSE
Details of Land (Khasra/Kila)	39//21/2/2(0-16), 41//2/1(6-7), 2/2(1-13), 9(8-0), 12(8-0), 19/2(8-7) (33 Kanal 3 Marla)

This Permission is valid up to next two academic sessions



District Education Officer, Mewat

V.T. Cell
Office Copy

Deputy Superintendent PS
For Director Secondary Education
Haryana, Panchkula

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DEPARTMENT OF SCHOOL EDUCATION
HARYANA

Shiksha Sadan, Sector-5, Panchkula (Haryana)
Telefax: +91-172-2560253

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S.No	Description	Details																									
a	The area in which the new school is proposed to be established	39523.89 Sq.Ft.																									
b	The approximate number of students likely to be enrolled in that school	1009																									
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Directorate School Education

विद्यालय शिक्षा निदेशालय

www.schooleducationharyana.gov.in | edusecondaryhry@gmail.com

School Code 4113/FTB/12th/BOSE/2020

Dated, Panchkula The 08.07.2020

ORDER NO. 10/10-2019 PS(1)

ORDER

In exercise of the powers conferred upon me under rule 34 (1) of Haryana School Education, Rules, 2003, sanction is hereby accorded for permanent recognition to **Decent Public School, Vill. Dharnia (Fatehabad)** run by Managing Committee, **Decent Education Trust, Dharnia (Fatehabad)** for classes **9th to 12th** in subjects of **(Arts Stream)** under **BOSE** pattern with effect from **01.04.2020** under the following terms and conditions:-

TERMS & CONDITIONS:-

1. This permanent Recognition is granted that on the subject to the condition that the documents/information furnished by the school authorities are factual and not devoid of truth in any way. However, if any information at any stage, is found contrary to the facts the recognition would be revoked forthwith.
2. The school shall follow the course of study as per syllabus prescribed by the affiliated board.
3. The school shall charge fees and funds as declared to the appropriate authority at the time of application for recognition and display the same on the notice board of the school and shall not increase the fees during the any academic session. In case of any change in the fee structure the school shall inform to the appropriate authority in the month of January for the next academic year and will also issue printed receipts of fees/funds to the students.
4. Salary shall be paid as per declaration at the time of seeking recognition.
5. No capitation fee and other charges shall be charged from the children/parents.
6. School shall be open for admission without any discrimination based on religion, caste, race, place of birth any other whimsical.
7. Managing Committee shall not allow to run two schools affiliated by different board/council in the same premises.
8. Managing Committee shall not close down the school or and existing class during the academic session without the prior approval of the Appropriate authority.
9. The school shall be open for inspection for the inspecting officer authorized by the Director/Appropriate Authority.
10. Recognition so granted shall be reviewed after every 10 years.
11. No financial assistance shall be granted by the Department to the school.
12. School premises shall not be used for commercial purpose and anti National activities.
13. Approval of Managing Committee shall be obtained from the appropriate authority in case of any change in the committee.
14. The Managing Committee shall follow the instructions issued by Government/Director from time to time and supply the information to the Govt./Department as required.
15. In addition to above the Managing Committee shall abide by the provisions of Haryana School Education Rules, 2003 and amendments if any thereafter. The Managing Committee shall be liable for disciplinary action in case of violation of any provisions of the rules.
16. School will provide ramp within six months otherwise recognition will stands withdrawn.
17. If any information, at any stage found Contrary to the Fact's the recognition would be revoked forthwith.
18. That the number of students in classroom shall not be more than the students calculated on the 10 square feet per student for secondary and Senior Secondary Schools and 9 Square feet per student of elementary state.
19. The managing committee shall abide by the provisions of Haryana School Education Rules 2003(amended) & R.T.E. Rules 2011 and amendments it any thereafter. The Managing shall be liable for disciplinary action in case of violation of any provision of the rules.

J. Ganesan, IAS
Director Secondary Education
Haryana, Panchkula
Dated, Panchkula, the 15-7-2020

Endst. No. Even
Reqd.

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

1. Deputy Commissioner, **Fatehabad.**
2. District Education Officer, **Fatehabad.**
3. Secretary, **Haryana Board of School Education, Bhiwani.**
4. Managing Committee, **Decent Education Trust, Dharnia (Fatehabad).**
5. Principal, **Decent Public School, Vill. Dharnia (Fatehabad).**
6. I.T. Cell (HQ) Kindly upload on website.
7. Office Record.

Deputy Superintendent (PS)
for Director Secondary Education
Haryana, Panchkula

THE UNIVERSITY OF CHICAGO
DEPARTMENT OF CHEMISTRY
REPORT ON THE RESEARCH OF
DR. J. H. VAN VLECK

The following report is a summary of the work done in the Department of Chemistry during the year 1928-29. It is divided into two parts, the first dealing with the work of the various groups and the second with the work of the individual members of the department.

The work of the department during the year 1928-29 has been largely devoted to the study of the properties of the various groups of elements. The work has been carried out in a systematic and thorough manner, and the results have been published in a number of papers.

The work of the department during the year 1928-29 has been largely devoted to the study of the properties of the various groups of elements. The work has been carried out in a systematic and thorough manner, and the results have been published in a number of papers.



ORDER NO. 13/65-2019 PS(3)

ORDER

In exercise of the powers conferred upon me under rule 34 (1) of Haryana School Education, Rules, 2003, sanction is hereby accorded for permanent recognition to Harold Public School, Vill. Bhupani (Faridabad) run by Managing Committee, Roshni Literacy Foundation, Indira Complex, Wazirpur Road, Plot No. 95, Faridabad for classes 9th to 12th in subjects of (Arts & Commerce Stream) under BOSE pattern with effect from 01.04.2020 under the following terms and conditions:-

TERMS & CONDITIONS:-

1. This permanent Recognition is granted that on the subject to the condition that the documents/information furnished by the school authorities are factual and not devoid of truth in any way. However, if any information at any stage, is found contrary to the facts the recognition would be revoked forthwith.
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5. No capitation fee and other charges shall be charged from the children/parents.
6. School shall be open for admission without any discrimination based on religion, caste, race, place of birth any other whimsical.
7. Managing Committee shall not allow to run two schools affiliated by different board/council in the same premises.
8. Managing Committee shall not close down the school or and existing class during the academic session without the prior approval of the Appropriate authority.
9. The school shall be open for inspection for the inspecting officer authorized by the Director/Appropriate Authority.
10. Recognition so granted shall be reviewed after every 10 years.
11. No financial assistance shall be granted by the Department to the school.
12. School premises shall not be used for commercial purpose and anti National activities.
13. Approval of Managing Committee shall be obtained from the appropriate authority in case of any change in the committee.
14. The Managing Committee shall follow the instructions issued by Government/Director from time to time and supply the information to the Govt./Department as required.
15. In addition to above the Managing Committee shall abide by the provisions of Haryana School Education Rules, 2003 and amendments if any thereafter. The Managing Committee shall be liable for disciplinary action in case of violation of any provisions of the rules.
16. School will provide ramp within six months otherwise recognition will stands withdrawn.
17. If any information, at any stage found Contrary to the Fact's the recognition would be revoked forthwith.
18. That the number of students in classroom shall not be more than the students calculated on the 10 square feet per student for secondary and Senior Secondary Schools and 9 Square feet per student of elementary state.
19. The managing committee shall abide by the provisions of Haryana School Education Rules 2003(amended) & R.T.E. Rules 2011 and amendments it any thereafter. The Managing shall be liable for disciplinary action in case of violation of any provision of the rules.

J. Ganesan, IAS
Director Secondary Education
Haryana, Panchkula

Dated, Panchkula, the 15/7/20

Endst. No. Even

Regd.

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

1. Deputy Commissioner, Faridabad.
2. District Education Officer, Faridabad.
3. Secretary, Haryana Board of School Education, Bhiwani.
4. Managing Committee, Roshni Literacy Foundation, Indira Complex, Wazirpur Road, Plot No. 95, Faridabad.
5. Principal, Harold Public School, Vill. Bhupani (Faridabad)
6. I.T. Cell (HQ) Kindly upload on website.
7. Office Record.

Deputy Superintendent (PS)
for Director Secondary Education
Haryana, Panchkula

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Third section of handwritten text, continuing the list or paragraph from the previous section.

Fourth section of handwritten text, showing further details or entries.

Fifth section of handwritten text, possibly a concluding paragraph or a separate entry.

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**HARYANA GOVERNMENT
SCHOOL EDUCATION DEPARTMENT
MEMORANDUM**

No. 5/19-2020 HRG-I (1)

Dated Chandigarh the, 10/07/2020

Shri Surinder Singh [072259], Principal is hereby informed that it is proposed by the Governor of Haryana to take action against him under rule 7 of the Haryana Civil Services (Punishment and Appeal) Rules, 2016, on the grounds set out in the enclosed statement of charges. The charges are based on the statement of allegations appended thereto.

2 **Shri Surinder Singh** is hereby required to state in writing within a period of 15 days from the receipt of this memorandum by him whether he admits the truth of all, or any, of the charges, what explanation or defence, if any, he has to offer and whether he desires to be heard in person.

3 **Shri Surinder Singh** is hereby further informed that if for the purpose of preparing his written statement, he wishes to have access to the relevant official records, he should inspect the same in the office of the Director, Secondary Education, Haryana, Panchkula on any working day after making prior appointment with him. It is, however, pointed out that only such documents will be shown to him as are in the possession of the Director, Secondary Education, Haryana, Panchkula and as are strictly relevant to the case. If in the opinion of the Government, it is not desirable in the public interest, to allow him access to any document, such access shall be refused. If **Shri Surinder Singh** wishes to consult any other relevant record, which is not in the custody of the Director, Secondary Education, Haryana, Panchkula, it is for him to undertake its inspection. It is, however, made clear to **Shri Surinder Singh** that his failure to inspect the documents shall not constitute a valid ground for delay in the submission of his written statement and if the written statement is not received by the undersigned within the specified period, it shall be presumed that he has none to submit.

4 The written statement should be submitted direct to the undersigned.

5 The receipt of this memorandum with enclosure may please be acknowledged.


(DR. MAHAVIR SINGH), IAS

ADDITIONAL CHIEF SECRETARY TO GOVERNMENT, HARYANA,
SCHOOL EDUCATION DEPARTMENT
CHANDIGARH

To

**Shri Surinder Singh, Principal,
Government Senior Secondary School, Atil
Rohtak
[email-surinderlakra@gmail.com]**

OFFICE OF DIRECTOR SECONDARY EDUCATION, HARYANA, PANCHKULA

Endst. No. 5/19-2020 HRG-I(1)

Dated, Panchkula the 10/07/2020

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

1. Accountant General (A&E), Haryana, Chandigarh
2. Treasury Officer, Rohtak
3. District Education Officer, Rohtak with direction to convey this order to the concern and acknowledge the receipt to this office.
4. IT Cell


Deputy Director HRG-I

**for Director Secondary Education,
Haryana, Panchkula**

Statement of allegations against Shri Surinder Singh [072259], Principal, Government Senior Secondary School, Atail [2684], Rohtak.

While being posted as Principal, Government Senior Secondary School, Atail, Rohtak from 01.07.2015 to 03.02.2020, Shri Surinder Singh committed following acts of omission and commission :-

That District Education Officer, Rohtak had submitted report vide no. G-3/20/8404-07 dated 29.01.2020 wherein it was mentioned that question papers of Pre-Board Examination of class 10th and 12th were found to be torn by some unknown person and lock of room was also found to be broken. In this context, the committee of Sub Divisional Magistrate, Sampla, Tehsildar Sampla, Block Development Panchayat Officer, Sampla, Block Education Officer, Sampla and District Education Officer, Rohtak, inspected the spot on 28.01.2020 where Station House Officer (SHO) Sampla was also available. This committee inspected the room where the question papers were stored and the lock of the room was found to be broken and question papers of pre-board examination, were found to be torn and littered. On examination of the aforesaid report, following irregularities were found on his part i.e. Shri Surinder Singh:-

That he i.e. Shri Surinder Singh kept the question papers in open rack instead of locked almirah which prove his callous attitude/negligence towards maintaining the dignity and sensitivity of examination. This, he i.e. Shri Surinder Singh also violated the rules/instruction of examination i.e. Pre Board Examination. The list of question papers is as under:-

Class 10th Pre-Board Examination		
Serial Number	Subject Name	Date of Examination
1	History	31.01.2020
2	Physical Education	01.02.2020
3	Political Science	06.02.2020

Class 12th Pre-Board Examination		
Serial Number	Subject Name	Date of Examination
1	Sanskrit	29.01.2020
2	Physical Education	29.01.2020
3	English	31.01.2020
4	Science	03.02.2020
5	Social Science	04.02.2020
6	Math	06.02.2020

In this way, he i.e. Shri Surinder Singh committed an act unbecoming of a Government officer by performing his duty in negligent and irresponsible manner and as such, violated the provisions of rule 4(1) and (2) of the Haryana Civil Services (Government Employees Conduct) Rules, 2016.

The lapses detailed above constitute grave misconduct on the part of Shri Surinder

Statement of charges against Shri Surinder Singh [072259], Principal, Government Senior Secondary School, Atil [2684], Rohtak.


While being posted as Principal, Government Senior Secondary School, Atil, Rohtak from 01.07.2015 to 03.02.2020, Shri Surinder Singh committed certain acts of omission and commission for which he is charged as under:-

That District Education Officer, Rohtak had submitted report vide no. G-3/20/8404-07 dated 29.01.2020 wherein it was mentioned that question papers of Pre-Board Examination of class 10th and 12th were found to be torn by some unknown person and lock of room was also found to be broken. In this context, the committee of Sub Divisional Magistrate, Sampla, Tehsildar Sampla, Block Development Panchayat Officer, Sampla, Block Education Officer, Sampla and District Education Officer, Rohtak inspected the spot on 28.01.2020 where Station House Officer (SHO) Sampla was also available. This committee inspected the room where the question papers were stored and the lock of the room was found to be broken and question papers of pre-board examination were found to be torn and littered. On examination of the aforesaid report, following irregularities were found on his part i.e. Shri Surinder Singh:-

That he i.e. Shri Surinder Singh kept the question papers in open rack instead of locked almirah which proves his callous attitude/negligence towards maintaining the dignity and sensitivity of examination. This, he i.e. Shri Surinder Singh also violated the rules/instruction of examination i.e. Pre Board Examination

In this way, he i.e. Shri Surinder Singh committed an act unbecoming of a Government officer by performing his duty in negligent and irresponsible manner and as such, violated the provisions of rule 4(1) and (2) of the Haryana Civil Services (Government Employees Conduct) Rules, 2016.

The lapses detailed above constitute grave misconduct on the part of Shri Surinder Singh [072259], Principal, Government Senior Secondary School, Atil [2684], Rohtak rendering him liable for strict disciplinary action under rule 7 of the Haryana Civil Services (Punishment and Appeal) Rules, 2016.


(DR. MAHAVIR SINGH), IAS
ADDITIONAL CHIEF SECRETARY TO GOVERNMENT, HARYANA,
SCHOOL EDUCATION DEPARTMENT
CHANDIGARH

List of witnesses against Shri Surinder Singh [072259], Principal, Government Senior Secondary School, Atil [2684], Rohtak.

List of witnesses:-

1. Smt. Parmeshwari Devi Hooda, District Education Officer, Rohtak.
2. Smt Suman Hooda, Block Education Officer, Sampla, Rohtak



(DR. MAHAVIR SINGH), IAS
ADDITIONAL CHIEF SECRETARY TO GOVERNMENT, HARYANA,
SCHOOL EDUCATION DEPARTMENT
CHANDIGARH

List of witnesses against Shri Surinder Singh [072259], Principal, Government Senior Secondary School, Atail [2684], Rohtak.

List of documents:-

1. Report of District Education Officer, Rohtak submitted vide letter no. G-3/20/8404-07 dated 29.01.2020
2. Letter of Assistant Director (Academic) O/o Director General Secondary Education, Haryana, Panchkula submitted vide letter no. 20/3-2020 ACD(15) dated 03.02.2020.



(DR. MAHAVIR SINGH), IAS
ADDITIONAL CHIEF SECRETARY TO GOVERNMENT, HARYANA,
SCHOOL EDUCATION DEPARTMENT
CHANDIGARH

Order No. 13/285-2019 HRME-1(6)

Dated: 6-7-2020

Whereas, the petitioner namely Ram Niwas (Petitioner No. 28) has filed CWP No.31065 of 2018 titled as Vijai Singh & Another Vs. State of Haryana & Others for issuance of a writ in the nature of mandamus directing the respondents to extent the benefit of re-fixation of pay of the petitioners after restoring the benefits of adhoc relief and DA cut as on 01.04.1979 in terms of the judgment dated 27.07.2000 (Annexure P-8) passed in CWP No. 16084 of 1997 titled as Dharampal Singh Vs. State of Haryana & others, as well as judgment dated 23.04.1990 (Annexure P-6) passed in CWP No. 5563-A of 1989, against which S.L.P.s filed by the respondent-State of Haryana in the Hon'ble Supreme Court of India has already dismissed on 07.12.1995 and 08.12.2015 and further the Finance Department has even issued letters dated 15.03.2017, 16.03.2017, 28.03.2017 & 25.01.2018 (Annexure P-10 to P-13) for implementation of the judgment of the Hon'ble Apex Court dated 08.12.2015 qua the petitioners of those matter and also grant all consequential benefits to the petitioners, in the interest of equity, justice and to avoid discrimination.

The present Civil Writ Petition No. 31065 of 2018 titled as Vijai Singh & others Vs. State of Haryana & others was fixed for hearing before the Hon'ble court on 07.12.2018 and the Hon'ble High Court was pleased to pass the following orders:-

"Learned counsel for the petitioners contends that similar relief as has been sought by the petitioner through the instant petition, has already been accorded to the similarly situated persons. Thus, he further submits that petitioners feel satisfied in case a direction is issued to respondents to decide the legal notice dated 18.07.2018 (P-14) in the light of the judgments referred to above, within some stipulated period.

Without expressing any opinion on the merits of the case, instant petition is disposed of with a direction to respondents to consider the grievances unfolded by the petitioners in the legal notice dated 18.07.2018 (P-14) and to take a conscious decision by passing a speaking order as per the judgments referred to above in para no.1 of this order, within a period of three months from the date of receipt of a certified copy of this order. In case, petitioners still feel aggrieved by any of the orders passed by the aforesaid authority, they shall be at liberty to have recourse to the other remedies available under law as well as to approach this Court."

In view of the above orders of the Hon'ble Court, the record related to the Petitioner was examined and it was found that the petitioner was appointed on the post of clerk on 16.9.1982 and he has retired as Superintendent from service on 29.02.2020.

Whereas, petitioners have claimed the benefit of re-fixation of pay to the petitioners after restoring the benefit of adhoc relief and D.A cut as on 01.04.1979 in view of the orders passed by the Hon'ble High Court in CWP No. 4518 of 2000 which

were upheld by the Hon'ble Supreme Court, vide order dated 08.12.2015 in Civil Appeal No. 8661 of 2009.

Whereas, the Govt. of Haryana had decided to grant adhoc relief to its employees at varying rates vide Finance Department letter No. 3608-3FR-72/21099 dated 27/29-06-1972 w.e.f 01.4.1972 in the shape of "First component of Adhoc Relief ranging between Rs. 15/- to 45/- and second component of Adhoc Relief ranging between Rs. 7/- to 15/- as per rates indicated in the table below:-

Pay Range	1 st component of adhoc relief	Second component of adhoc relief
Below Rs. 85/-	Rs. 15/- per month	Rs. 07/- per month
Rs. 85/- to Rs. 209/-	Rs. 25/- per month	Rs. 08/- per month
Rs. 210/- to 499/-	Rs. 30/- per month	Rs. 10/- per month
Rs. 500/- to 1250/-	Rs. 45/- per month	Rs. 15/- per month

It is pertinent to mention here that the third installment of Adhoc Relief was released w.e.f. 01.12.1972, vide Finance Department letter No. 7158-3FR-72/30420 dated 19.12.1972 ranging between Rs. 7/- to 10/- as per rates indicated in the table below :-

Pay Range	Amount of additional adhoc relief
Below Rs. 85/-	Rs. 07/- per month
Rs. 85/- to Rs. 209/-	Rs. 08/- per month
Rs. 210/- to 574/-	Rs. 10/- per month

Whereas, it is worthwhile to mention that the Govt. of Haryana was considering grant of Regular Additional Dearness Allowance to its employees. In this regard the State Govt. vide Finance Department letter No. 1699-3FR-74/10392 dated 20.03.1974 granted Additional Dearness Allowance to its employees, belonging to the Class-II,III and IV service w.e.f. 01.05.1973, 01.08.1973, 01.10.1973 and 01.01.1974 on every 8 points increase in the Consumer Price Index. The rates of Additional Dearness Allowances are indicated in the table below:-

Period for which payable	Range of emoluments	Rate of Additional Dearness Allowance p/m
(i) 1.5.1973 to 21.7.73	Upto Rs. 300/- (Emolument as defined in para 2 below	4% of emoluments
	Above Rs. 300/- and upto Rs. 900 (Emolument as defined in para 2 below	3% of emolument subject to a minimum of Rs. 12/- p.m and a maximum of Rs. 27/- p.m (and subject to marginal adjustment so that the emolument plus additional dearness allowed does not exceed Rs. 927/-)
(ii) 1.8.973 to 30.9.73	Upto Rs. 300/-	8% of emoluments
	Above Rs. 300/- and upto Rs. 1200/-	6% of emolument subject to a minimum of Rs. 24/- p.m and

		maximum of Rs. 54/- p.m.
(iii) 1.10.1973 to 31.12.73	Upto Rs. 300/-	12% of emoluments 9% of emoluments subject to a minimum of Rs. 36/- p.m and maximum of Rs. 81/ p.m.
	Above Rs. 300/- and upto Rs. 1200/-	
(iv) 1.1.1974 onwards	Upto Rs. 300/-	16% of emoluments
	Above Rs. 300/- not exceeding Rs. 900/-	12% of emoluments minimum of Rs. 48/- p.m. and maximum of Rs. 108/- p.m.
	Above Rs. 900/- and upto Rs. 926/-	Marginal adjustment so that the emolument plus additional Dearness Allowance does not exceed Rs. 1008/-
	Rs. 972/ and above, upto Rs. 1200/-	Rs. 81/-p.m

The adhoc reliefs were granted without adopting any formula with reference to cost of living. While calculating Additional Dearness Allowance, the adhoc relief given earlier on a slab system without reference to any formula was found to be higher than what was permissible on the basis of Consumer Price Index formula. On the basis of calculations, it was found that the Dearness Allowance granted by way of adhoc relief was in excess to the extent of Rs. 9.40 to Rs. 45/- in various categories of pay slab when compared with the admissible allowance as per Consumer Price Index. As a principle, it was not considered desirable to reduce the emoluments or to recover the excess amount drawn by the employees. Hence, it was decided that the Additional Dearness Allowance would only accrue after the adjustment of the excess adhoc relief already granted. Therefore, it was provided in Para-3 of the above-said letter-dated 20.03.1974 of Finance Department that a part of the amount of adhoc relief, as indicated in column 5 and 7 of Annexure-1 of said letter, was to be adjusted in the Additional Dearness Allowance.

Subsequently, Haryana Government vide Notification No. GSR.20/Const./Art. 309/80 dated 29.02.1980 had revised the pay scale of its employees w.e.f. 01.04.1979 wherein it was provided that the above-said excess amount of Adhoc Relief was to be deducted while fixing pay of the Employees in the revised pay scale.

Whereas, the order dated 20.03.1974, was challenged by some employees by filing a Civil Writ Petition No. 966 of 1988, tilted as Haryana College Teachers Association, Panchkula and others versus State of Haryana and others wherein the Hon'ble High Court (as decided on 18.07.1988) had held that the deduction of respective amount per month (as per the condition No. 3 of the Govt. order dated 20.03.1974) from the emoluments of the petitioners i.e. Haryana College Teachers Association was illegal and had directed to refund the amount deducted in pursuant to the stipulation as mentioned in the Govt. order. It is very significant to mention here that the adjustment of adhoc relief deduction in the case of Haryana College Teachers Associations' case (CWP No. 966 of 1988) by the Govt. was wholly unjustified because of

the fact that the petitioners of CWP No. 966 of 1988) were not the recipients/beneficiaries for the grant of any adhoc relief under the Govt of Haryana's order dated 19th December, 1972. Accordingly as a natural corollary to that, in their case, the question of adjustment of excess payment/excess additional relief of the amount of adhoc relief did not arise at all and this Hon'ble High Court was justified on striking down the condition of deduction/adjustment as provided in the above mentioned Govt. order dated 20.03.1974, qua College Lecturers only.

Whereas, after the decision of Haryana College Teachers Association's case, another CWP No. 5563-A of 1989-titled Nitya Nand and others Vs State of Haryana and others was filed in the Hon'ble High Court by challenging validity of the Govt. order dated 20.03.1974 pertaining stipulations 3 and 4 of the said order. The Hon'ble High Court relying upon its earlier decision in Haryana College Teachers Association Panchkula and other Vs State of Haryana and another (CWP No. 966 of 1988) disposed of the CWP No. 5563-A of 1989 dated 23.04.1990 on the same terms. However, the facts remain that the petitioners in the Nitya Nand's case were actually the recipient/beneficiary of the benefit of adhoc relief as granted by the Finance Department letter dated in 27/29.06.1972 & 19.12.1972, whereas the petitioners of the Haryana College Teachers Association's case were not actual beneficiaries. Facts were not identical in these two cases, in fact, the case of Haryana College Teachers Association's turned on its own special facts as mentioned above, therefore, an analogy could not be drawn with the facts of Nitya Nand's case. Thus, Nitya Nand's case was wrongly decided by wrongly applying the reasoning of College Lecturer's case.

Nitya Nand's case was subsequently duly considered by the Hon'ble Division Bench in CWP No.16470 of 1990 on 18.09.1991 & was distinguished. Operative part of the judgment is reproduced as under:-

"It is also relevant to mention that the case of College Lecturer Association had been decided by G.C. Mittal (as his Lordship then was). In spite of that decision and in spite of judgement in Nitya Nand's case having been placed before their Lordship, the Motion Bench considered it appropriate on February 5, 1991 to direct the petitioners to make a representation and the respondents to pass a speaking order. Therefore, a detailed order has come on record, which was not available to the bench in Nitya Nand case. In view of the detailed position as disclosed in this order, the necessity of referring the matter to a large Bench is obviated.

It is note-worthy that in Nitya Nand's case even the objection regarding delay had not been raised. In the present case, the learned Advocate General has vehemently contended that decision of State Government of 1974 have been challenged in the year 1990. On consideration of the matter, we find merit in the objection. The petitioners did not raise even a whisper against the order of March, 1974 during all these years. In fact, they draw all the benefits under the order which is now sought to be impugned. Not only that the pay scales have been revised

in the year 1979 and 1986, but even otherwise, we have found no justification for the long silence on the part of the petitioners. On the ground of delay alone the petition deserves to be dismissed. The learned counsel for the petitioners contend that it is a recurring cause of action. We are not inclined to accept this contention. The pay of every employee had been fixed in accordance with the letter of March 20, 1974 and the Annexure thereto. Even a suit would be totally barred by limitation. In such a situation we are not inclined to invoke our extraordinary jurisdiction under Article 226 of the Constitution of India to entertain this belated claim made by the petitioners.

Accordingly, we find no merit in those petitions which are hereby dismissed. In the circumstances of the case, we leave the parties to bear their own costs."

Dated : 18.9.1991

Sd/- Jawahar Lal Gupta, Judge

Sd/- I.S. Tiwana, Acting Chief Justice

Alongwith the above stated writ petition about 268 writ petitions were decided and the above stated decision was challenged by the employees by filing SLPs in the Hon'ble Supreme Court. Hon'ble Supreme Court in SLP (C) 20144 of 1991 and SLP (C) 8878-81 of 1992 decided on 17.02.1993, reported as 1993(2) SLR 27 titled as State of Haryana & Others Vs. O.P. Sharma & Others had distinguished the decision in Nitya Nand's case and upheld the decision of the Government & also justified the decision in College Lecturer's case.

Whereas, subsequent to above decisions/judgments passed by the Hon'ble Supreme Court & High Court, various writ petitions had been filed on the above mentioned issue by other employees of the State Govt and most of these writ petitions were allowed on the basis of the decision in Nitya Nand's case, in ignorance of the decision dated 18.09.1991 in CWP No.16470/1990 as upheld by Hon'ble Supreme Court reported as 1993 (2) SLR 27. A CWP No. 13300 of 1990, titled as Daya Ram Yadav and others Vs State of Haryana and others was decided by the Hon'ble High Court in the following terms:-

"For the reasons in CWP No. 5563-A of 1989 (Nitya Nand V/s State of Haryana) decided on 23.04.1990, the writ petition is allowed and is disposed of in the same terms and with the same order and conditions."

Whereas, CWP No. 16084 of 1997-titled as Dharampal Singh Vs State of Haryana and others and CWP No. 2757 of 1998-titled as Diwan Chand Vs State of Haryana and others, were filed on the same issue, and both these CWPs were disposed off by a common order dated 27.7.2000, by Hon'ble Division Bench of the Hon'ble High Court on the basis of the decision of CWP No. 13300 of 1990 in the same terms by ignoring the earlier decision dated 18.9.1991 in CWP No.16470 of 1990 vide which 268 writ petitions were dismissed on the ground of delay as well as on merits, which decision was upheld by Hon'ble Supreme Court in 1993(2) SLR 27.

Whereas, another group of Govt. employees had filed CWP No. 4518 of 2000- titled as R.K. Gupta and others Vs State of Haryana and others, on the same/ identical issue. The Hon'ble High Court relied upon the earlier Judgment passed in CWP No.16084 of 1997 and allowed the CWP No. 4518 of 2000, on the same terms. Aggrieved with the order passed in CWP No. 4518 of 2000, the State of Haryana filed a Civil Appeal No. 8661 of 2009. The Hon'ble Apex Court dismissed the Civil Appeal on the basis of earlier SLP (C) No. 2578 of 1996 decided on 09.05.1997 which was dismissed on ground of delay and Civil Appeal No. 923 of 1992 titled as State of Haryana and others Vs Om Parkash and other, however while passing the order in CA No. 8661/2009 duly noticed the earlier decision reported as 1993 (2) SLR 27 by observing that Hon'ble Supreme Court already decided the controversy, a decision which is in favour of the Government.

Whereas, now the petitioners have based their claims on the basis of the decision of the Hon'ble High Court rendered in CWP No. 16084/1997, 2757/1998 and CWP No. 4518 of 2000.

Even the decision of Hon'ble Supreme Court now relied by the petitioner is against the petitioners as the Civil Appeal No.8661 of 200 has been disposed of on the basis of decision 193 (2) SLR 27 which is in favour of the department.

Whereas, it is pertinent to mention that some other writ petitions were also filed in the Hon'ble High Court titled as Om Parkash Kaushik and others Vs State of Haryana and others, Mohar Singh and others Vs State of Haryana and others, Jasram Singh and other State of Haryana and others, in which the Hon'ble Division Bench of the Hon'ble High Court categorically differentiated ratio of the Haryana College Teachers Association's case (CWP No. 966 of 1988) and Nitya Nand's case (CWP No. 5563-A of 1989) and held that the case of Haryana College Teachers Associations' case could not have been treated as an authority or an analogy for deciding the case of other Government servants like Nitya Nand who had in fact received the benefits of adhoc interim relief under the Finance Department orders 27/29.06.1972 & 19.12.1972. This Hon'ble High Court, did not consider the Haryana College Teachers Association's case and Nitya Nand's case as binding precedents to be followed in the above mentioned batch of writ petitions, decided on 18.09.1991 where this Hon'ble High Court had dismissed the writ petitions, upholding the Govt. order of 20.3.1974. Relevant extract of the order dated 18.9.1991 is already reproduced in the preceding para.

Whereas, aggrieved with the order of the Hon'ble Court, the petitioners had filed the Special Leave Petitions No. 8878—81 of 1992, 3399 of 1993 and 3400 of 1993 against upholding the Govt. Order dated 20.03.1974 and the same were dismissed by the Hon'ble Supreme Court on 17.02.1993 while deciding the case State of Haryana and another Vs. O.P. SHARMA AND Ors. and connected Civil appeals No. 53-60 of 1992 reported as 1993 (2) SLR 27 & upheld the action of the Government in adjustment of the excess adhoc relief while fixing the pay in the revised pay fixation. The decision in Nitya Nand's case was based on the decision in the College Teacher's case without

realizing that Nitya Nand and other Government servants had in fact been the beneficiaries of the interim relief granted in 1972 unlike the College Teachers. No other reason was given in Nitya Nand's case. When the other batch of cases came up before another Division Bench the college Teacher's case, it was realized that the factual position was not identical and therefore the petitioners were directed to make a comprehensive representation to the State Government for its consideration. The State Government was also directed to dispose of the said representation by a speaking order. When the order giving reasons for negating the contention of the employees was placed before the Division Bench it appreciated the stand of the State Government since the factual premise in the case of College Teachers was altogether different from the factual premise in the case of other Government employees who had actually received the adhoc interim relief, the High Court, therefore, rightly came to the conclusion that the ratio of the College Teacher's case was not applicable to the case of those Government servants who were the recipients of adhoc interim relief. Since, the interim relief granted in 1972 was not based on any formula but was totally adhoc, when the formula for the grant of additional dearness allowance of the cycle of increase by points in the Consumer Price Index was adopted by the State Government, the State Government realized the adhoc interim relief was in excess by Rs. 9.40 to Rs. 45/- per month depending on the pay slab of a Government servant and, therefore, decided to adjust the increase of a Government servant and, therefore, decided to adjust the increase rather than order of lump sum recovery of the excess amount. Such an order passed by the State Government to recover the excess amount in a phased manner can never be termed as arbitrary, unreasonable, unfair or illegal. The High Court was therefore, right in refusing to follow the decision in Nitya Nand's case in the subsequent writ petitions which were filed by various groups of Government employees who had benefited from interim adhoc relief and also rejected the claim being suffered from delay & laches apart from merits. The SLP filed by the employees against the subsequent order of the High Court upholding the impugned order of 20th March, 1974 must fall and were rejected. **The Hon'ble Apex Court in the case State of Haryana Vs O.P. Sharma and others, 1993 (2) SLR 27 had categorically upheld the validity of the Govt. order dated 20.03.1974 and the stipulations as mentioned in the said order was also held to be legal and proper and held that the order of the Govt. to recover the excess amount in a phased manner can never be termed as arbitrary, unreasonable, unfair or illegal.**

Whereas, the adhoc relief as granted by the Govt. of Haryana and others in 1972, was adhoc, pure and simple and there was no legal or vested right to get a particular quantum of dearness allowances. This adhoc relief were granted in year 1972 without adopting formula with reference to the cost of living and by the Govt. order dated 20.03.1974 the Additional Dearness Allowance was granted on every 8 point increase in the Consumer Price Index Wherein this adhoc relief given earlier on a slab system

without reference to any formula was found the Govt. on analysis to be higher than what was permissible on the basis of Consumer Price Index Formula. It is to be further submitted that on the basis of analysis and meticulous calculations, it was found that the dearness allowance granted by way of adhoc relief was in excess to the extent of Rs. 9.40 to Rs. 45 in various categories of pay slabs when compared with the admissible dearness allowance as per Consumer Price Index. As a principle, it was not considered desirable to reduce the emoluments or to recover the excess amount drawn by the employees. Therefore, it was decided that the additional dearness allowance would only accrue after the adjustment of the excess adhoc relief already granted. Whereas, the Govt. was well within its right to adjust the excess amount drawn by the Government employees. Towards future installments of additional dearness allowance and such adjustment under stipulation No. 3 of Govt. order 20.3.1974, could not be ruled as unfair and arbitrary or in violation of law and further cannot be turned as violation of natural justice of the Government employees. Hence, the present petitioner is not entitled to the claimed relief in view of the decision of Hon'ble Supreme Court reported as 1993 (2) SLR 27.

Apart from merits, the petitioners present claim for re-fixation of their pay/pension w.e.f 01.04.1979 i.e. after 41 years which is highly time barred and beyond any logic or justification. No financial or civil right can be claimed after 3 years. More so when the Hon'ble Division Bench of this Hon'ble Court dismissed the claim in CWP No.16470 of 1990 — Ishwar Singh Sharma & Others Vs. State of Haryana & Others decided on 18.9.1991 on merits as well as on delay in the year 1991 itself, as per the operative part of the order re-produced in the preceding para.

Further, as per the decision rendered by the Hon'ble Supreme Court reported as (2008) 10 SCC 115; 2013(6) SLR 629; 2011 (4) SCC 374, decision of Hon'ble High Court in LPA No. 740 of 2015 (O&M) by taking the plea that as stated above petitioner is not entitled to any relief on merits as well as belated and stale claim cannot be accepted after a delay of more than 4 decades. Even though certain employees have been granted relief by the Hon'ble High Court in the year 2000 as upheld by the Hon'ble Supreme Court on 08.12.2015 and arrears of amount confined to only 38 months prior to filing of the writ petitions which were filed in the year 1997, 1998 and 2000 respectively and getting a direction from the Hon'ble High Court to decide the legal notice does not provide fresh cause of action of a time barred stale claim. The claim which the petitioners now claimed in the year 2018-19 by serving a legal notice, the actual cause of action arose in the year 1973-74. Adhoc interim relief granted already deducted/adjusted amount gives only a right to recovery and the limitation to recover the amount deducted/adjusted is three years, which lapses way back in the year 1976-77. The petitioners cannot be extended the benefit of decision of Hon'ble Supreme Court dated 08.12.2015 as stated in the preceding paras on account of parity with other employees of the judgment passed by the Hon'ble High Court in the year

2000 & 2003.

Here in the present cases also, the cause of action arose during the year 1973-74 and the petitioners have challenged the said action after more than 4 decade. Further, while deciding SLP (C) No. 20144 of 1991-State of Haryana & another V/s O.P. Sharma & another, the Hon'ble Supreme Court of India vide its order dated 17.02.1993 held that the action of the State Government in either recovery or adjustment of interim adhoc relief does not suffer any illegality, arbitrariness or discrimination. Hence, the benefit of restoration of a part of the amount of adhoc relief which was deducted while fixation of pay w.e.f. 01.04.1979 as claimed in the legal notice dated 13.02.2019 cannot be extended to the petitioner keeping in view the position narrated above. Thus, the claim of the petitioners is rejected on merits as well as a stale claim suffers from delay & laches.

I order accordingly in compliance of directions dated 07.12.2018 passed by the Hon'ble Punjab & Haryana High Court in CWP No.31065 of 2018 titled as Vijai Singh & Another Vs. State of Haryana & Others.

Be communicated to all concerned.

(J.GANESAN)
DIRECTOR SECONDARY EDUCATION
HARYANA, PANCHKULA

Endst. No. 13/285-2019 HRME-1(6)

Dated: 15.7.2020

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

To

1. Sh. Ram Niwas S/o Sh. Chander Bhan,
R/o Village Uninda, P.O. Ateli Mandi, Mahendergarh.

2 DEO Hatnaul

3 IT cell

Sharma/16
SUPERINTENDENT HRME-I
FOR DIRECTOR SECONDARY EDUCATION,
HARYANA, PANCHKULA



Off.: Shiksha Sadan, Sector 5, Panchkula, Haryana 134109 (India) - Tel: 91(0172)-2560246 Fax: 91(0172)-2560253

कार्यालय शिक्षा सदन, सेक्टर 5 पंचकुला-134109 (भारत) दूरभाष : 91 (0172) 2560246 फैक्स : 91 (0172) 2560253

e-mail: edusecondaryhry@gmail.com - site: www.schooleducationharyana.gov.in**Regd.****Personal Hearing****on 28.08.2020 at 03.00 P.M.****To**

1. Sh. Chander Pal Dalal S/o Sh. Braham Singh, Retd. Principal, DIET Pali, Faridabad now R/o House No. 397/5, Bahadurgarh Road, Near LA Sr. Sec. Jhajjar.
2. Sh. Chattar Singh S/o Sh. Madho Ram, Retd. Dy. DEO Panchkula now R/o VPO Samaspur Majara (Jhajjar).
3. Smt. Sangeeta Rani W/o Sh. Subhash Chander Verma, Principal, GSSS Luksar (Jhajjar) now R/o House No. 64, Vindhyachal Apartment, Inder Enclave, New Delhi.
4. Smt. Promila Rathee W/o Sh. Mahabir Singh Rathee, Principal, GSSS Samchana (Rohtak) now R/o House No. 1583/2, Rohtak.
5. Smt. Kawal Nain W/o Sh. Patanjali Sharma, Principal, GSSS Islampur (Gurugram) now R/o House No. MS 10-406, Kendriya Vihar (Gurugram).
6. Smt. Sunita Bishnoi W/o Sh. Rajeev Vishnoi, Principal, GSSS Budhera (Gurugram) now R/o House No. 1447/10 A, Gurugram.
7. Smt. Sudesh Kumari W/o Sh. Somvir Singh, Principal, GSSS Khidwali (Rohtak) now R/o House No. 1230/21, Haffed Road, Prem Nagar, Rohtak.
8. Smt. Anita Phogat W/o Late Sh. Suraj Bhan Phogat, Principal, GSSS Dhamar (Rohtak) now R/o House No. 101, Vikas Nagar, Rohtak.
9. Smt. Madhu W/o Sh. Yashvir Singh, Principal, GSSS Ghillour Kalan (Rohtak) now R/o House No. 202, Vikas Nagar, Rohtak.
10. Smt. Sarita W/o Sh. Surender Singh, Principal, GSSS Mokhara (Rohtak) now R/o House No. 1183, Sector-3, Rohtak.
11. Smt. Okesh Lata W/o Sh. Anil Kumar, Principal, GSSS Rohtak now R/o House No. 768/28, Bharat Colony, Rohtak.
12. Sh. Jai Parkash Sharma S/o Sh. Puran Chand, Retd. Principal, GSSS Goipalwas, Charkhi Dadri now R/o VPO Kadama Vaya Badhara, Charkhi Dadri
13. Smt. Usha Rani W/o Late Sh. Yogender Kumar, Principal, GSSS Rohat (Sonipat) now R/o Azad Nagar, Rohtak.
14. Smt. Indrawati W/o Sh. Om Parkash, Principal, GSSS Pipali Khera (Sonipat) now R/o House No. 511/7, Sonipat.
15. Sh. Sukhi Ram S/o Sh. Sukh Pali, Retd. Principal, GSSS Kushak (Palwal) now R/o Rawat Bhawan, Rasulpur Road, Street No. 4, New Colony Exten. Palwal.
16. Sh. Sugar Singh S/o Sh. Khillu Ram, Retd. BEO Firojpur Jhirka (Nuh) now R/o House No. 581, Rajiv Nagar, Shansa Bad Palwal (Nuh).
17. Sh. Inderjeet Singh S/o Sh. Koda Ram, Principal, GSSS Firojpur Jhirka (Nuh) R/o Ward No. 9, Near Koda Ram Dharam Shala Firojpur Jhirka.

Memo No. 6/18-2020 HRG-I (5)

Dated Panchkula, the

Subject:- CWP No. 632/2020 - Hira Lal Rohilla V/s State of Haryana and others.

Kindly refer to the subject cited above.

In compliance of Hon'ble High Court Orders dated 13.01.2020, I have been directed to convey you that you have been granted the opportunity of personal hearing on **28.08.2020 at 03.00 P.M.** by the Director Secondary Education, Haryana, Panchkula.



Off.: Shiksha Sadan, Sector 5, Panchkula, Haryana 134109 (India) - Tel: 91(0172)-2560246 Fax: 91(0172)-2560253
कार्यालय शिक्षा सदन, सेक्टर 5 पंचकुला-134109 (भारत) दूरभाष : 91 (0172) 2560246 फैक्स : 91 (0172) 2560253
e-mail: edusecondaryhry@gmail.com - site: www.schooleducationharyana.gov.in

You are, therefore, directed to appear for personal hearing before the Director, Secondary Education Department, 2nd Floor, Shiksha Sadan, Sector-5, Panchkula on the above said date and time alongwith written submissions and relevant documents of the case in your defence.

-sd-

Superintendent HRG-I
For Director Secondary Education
Haryana, Panchkula

Endst. No. Even

Dated, Panchkula the 15-7-2020

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

1. Director SCERT Gurugram and District Education Officer, **Panchkula, Jhajjar, Rohtak, Gurugram, Charkhi Dadri, Sonipat, Palwal and Nuh**. It is requested that the officer concerned may be informed to appear for personal hearing on the date and time fixed for personal hearing.
2. PS/DSE.
- ✓ 3. Joint Director (I.T. Cell) for uploading on website.

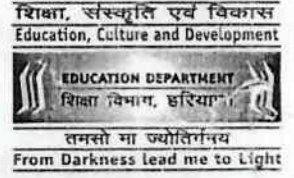
Ram

Superintendent HRG-I
For Director Secondary Education
Haryana, Panchkula





GOVERNMENT OF HARYANA/हरियाणासरकार
Directorate School Education
विद्यालय शिक्षानिदेशालय
www.schooleducationharyana.gov.in | e-mail: edusecondary@hry.nic.in



HARYANA GOVERNMENT SCHOOL EDUCATION DEPARTMENT

Order No. 13/118-2002 HRME (6)

Dated, Panchkula the 94-1-2020

Whereas delinquent Sh. Raj Kumar, Lab Attendant has been awarded the punishment of Life imprisonment U/S 302/201 read with Section 34 of IPC vide order dated 19.4.2001 by the District and Session Judge Narnaul in FIR no. 5 dated 9.1.2000 titled as Raj Kumar and anothers Vs State of Haryana.

Whereas, Sh. Raj Kumar filed Criminal Appeal No. 276-DB of 2011 against the above said order dated 19.4.2001 in the Hon'ble Punjab and High Court, Chandigarh. The appeal was allowed and he was acquitted vide order dated 20.9.2011.

Whereas, Sh. Raj Kumar who was suspended w.e.f. 14.01.2000 vide order no. steno/2001/(suspended)-1060-62 dated 09.03.2001 by DEO Narnaul, had filed Civil Suit No. 06 of 2012/2016 titled as Raj Kumar Vs State of Haryana in the Court of Civil Judge (Junior Division) Mohindergarh for declaration of enhancement of suspension allowances along with the other benefits. However, the suit filed by the plaintiff for declaration was dismissed vide order dated 19.01.2016 and thereafter, he filed Civil appeal no. 98 of 2016 against the judgment and decree dated 19.01.2016 before the Additional District Judge, Narnaul and the same was allowed vide order dated 15.01.2018.. The operative part of 15.01.2018 is as under:-

“Keeping in view the above said Rule and law laid down in above mentioned judgments, the case of the plaintiff is fully proved. The department has failed to rebut the stand of the plaintiff. The trial court has committed serious error in dismissing the suit of the plaintiff and findings of the trial court suffers from illegality or infirmity and cannot stand the test of judicial scrutiny. Interference of this court is required. The plaintiff cannot be deprived from subsistence allowance from the date of suspension to the date of acquittal as per Rule. He is also entitled full pay and allowances from the date of acquittal i.e. 20.09.2011. All the above said allowances shall be paid to the plaintiff by respondent/defendant no. 3.”

So far as the contention regarding the period to be counted as his duty for all purpose, is concerned, this fact is to be decided by the department. The plaintiff is at liberty to file the representation or if any representation is pending before the concerned authority, the same be decided within two months from the receipts of this judgment.

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**Directorate School Education**
विद्यालय शिक्षानिदेशालय


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Whereas, as per the above said order passed by the Additional District Judge, Narnaul, subsistence allowances have already been given to the delinquent from the date of suspension to the date of acquittal as per Rule 90 of Haryana Civil Services (General) Rules, 2016 which states as under:-

“Where the competent authority is of the opinion that the Government employee has not been fully exonerated, he shall be given such proportion of pay and allowances as the competent authority may prescribe. The payment of allowances shall be subject to all other conditions under which such allowances are admissible. The period of absence from duty shall not be treated as a period spent on duty unless the competent authority specifically directs that it shall be treated duty on specified purpose.”

Whereas in addition to that, the delinquent was acquitted of the charges on the basis of benefit of doubt. Therefore, he was not fully exonerated and further, he is getting full pay and allowances since the date of acquittal. The suspension period shall not be treated as duty period. And the amount of pay and allowances are limited to what has already paid to him during suspension period. Hence, the claim of delinquent for treating the suspension period i.e. 14.1.2000 to 19.09.2011 as duty period is hereby rejected.

I order accordingly.


SATINDER SIWATCH
JOINT DIRECTOR ADMN-I
FOR DIRECTOR SECONDARY EDUCATION
HARYANA PANCHKULA

Regd.


Sh. Raj Kumar, Lab Attendant,
Govt. Sen. Sec. School, Ram Bass (Narnaul)

Endst. No. Even

Dated, Panchkula, the 15-7-2020

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

1. The Accountant General (A & E) Haryana Chandigarh.
2. The District Education Officer, Narnaul.
3. Principal, Govt. Sen. Sec. School, Ram Bass (Narnaul).
4. I.T. Cell (Local).


Deputy DIRECTOR HRME-I
FOR DIRECTOR SECONDARY EDUCATION
HARYANA PANCHKULA

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आदेश क्रमांक 5/111-2013 एच0आर0एम0ई0-1 (4)

दिनांक पंचकूला :- 02/07/2020

यह कि जिला शिक्षा अधिकारी की रिपोर्ट अनुसार श्री पंकज कुमार, तत्कालीन लिपिक, रा0मा0वि0 निदाणा, रोहतक अब रा0मा0वि0 ढाणी केन्दू, हिसार को निदेशालय के यादी क्रमांक 5/111-2013 एच0आर0एम0ई0 (4) दिनांक 20.1.2015 को निम्न आरोपों के लिए हरियाणा सिविल सेवा (दण्ड एवं अपील) नियमावली 1987 नियम-7 के तहत चार्जशीट किया गया था :-

“यह कि श्री पंकज कुमार लिपिक बिना किसी सूचना के विभिन्न तिथियों को लगभग 245 दिन विद्यालय से अनुपस्थित रहे हैं। उनको उपस्थित होने बारे लिखा गया लेकिन उक्त लिपिक विद्यालय में उपस्थित नहीं हुआ।

यह कि श्री पंकज कुमार लिपिक अपने कार्य के प्रति कोई रुचि नहीं लेता जिसके संदर्भ में कर्मचारी को प्राचार्य द्वारा दिए गए इन आदेशों को नोट नहीं किया गया।

यह कि श्री पंकज लिपिक से प्राचार्य द्वारा बार-2 पत्रों द्वारा स्पष्टीकरण मांगा गया परन्तु कर्मचारी द्वारा उक्त स्पष्टीकरण का कोई उत्तर विद्यालय में प्रस्तुत नहीं किया।”

कर्मचारी द्वारा चार्जशीट का जवाब दिनांक 12.2.2015 को दिया गया। उक्त उत्तर संतोषजनक न पाये जाने पर श्री एच.पी.चौधरी, सेवानिवृत्त आई0ए0एस0 को दिनांक 7.4.2015 को जांच अधिकारी नियुक्त किया गया। जांच अधिकारी द्वारा दिनांक 12.8.2015 को अपनी जांच रिपोर्ट प्रस्तुत की गई तथा जांच रिपोर्ट अनुसार कर्मचारी पर लगाये गये सभी आरोप बिना किसी संदेह के प्रमाणित पाये गये। इसके पश्चात् कर्मचारी को जांच रिपोर्ट की प्रति भेजकर उसका उत्तर मांगा गया। कर्मचारी द्वारा दिनांक 21.05.2018 को जांच रिपोर्ट पर उत्तर भेजा तथा अपने उत्तर में अंकित किया कि संबंधित प्राचार्य द्वारा उसे हाजिरी रजिस्टर में हाजिरी लगाने से रोका गया अर्थात् उसे हाजिरी न लगाने दी गई। इसके पश्चात् कर्मचारी को सक्षम अधिकारी द्वारा दिनांक 23.12.2019 को निजी सुनवाई का अवसर प्रदान किया गया। कर्मचारी द्वारा निजी सुनवाई के दौरान दिये गये स्पष्टीकरण को असंतोषजनक मानते हुए तथा जांच अधिकारी द्वारा दी गई जांच रिपोर्ट पर सहमति जताते हुए, मैं कर्मचारी को दोषी मानता हूँ, जिसके फलस्वरूप उसने अपने आपको नियम-7 में कार्यवाही का पात्र बनाया है तथा मैं, सक्षम अधिकारी होने के नाते कर्मचारी द्वारा दिये गये उत्तर पर नरम रूख अपनाते हुए उसकी दो वेतन वृद्धियां संचित प्रभाव से रोकने के आदेश पारित करता हूँ।

(सतिन्द्र सिवाच)

संयुक्त निदेशक प्रशासन-1

कृते: महानिदेशक सैकण्डरी शिक्षा हरियाणा,
पंचकूला।

रजि0

श्री पंकज कुमार, लिपिक
रा0मा0वि0 ढाणी केन्दू, हिसार।

पृष्ठाकन क्रमांक: -सम-

दिनांक, पंचकूला :- 14/07/2020

इसकी एक प्रति निम्नलिखित को सूचनार्थ एवं आगामी कार्यवाही हेतु प्रेषित है।

1. जिला शिक्षा अधिकारी, हिसार।
2. प्रोद्योगिकी अधिकारी (आई0टी0 सैल)।

सुबान्तो
35 अधीक्षक एच0आर0एम0ई0-1
कार्या0 महानिदेशक सैकण्डरी शिक्षा, हरियाणा,
पंचकूला।