

**OFFICE OF THE DIRECTOR ELEMENTARY EDUCATION HARYANA  
PANCHKULA**

**Order No. 11/12-2017 ET-I (4)**

**DATED, PANCHKULA, THE 12.03.2020**

Sanction is hereby accorded to count the past Services for pensionary benefit of Aided School to Sh. Pritam Singh, Retd. JBT, GSSS Deeg, District Kaithal i.e. 01.01.1975 to 17.08.1983 (8years, 7 months and seventeen days), rendered as JBT Teacher in Hindu Sen. Secondary School District Kaithal as qualifying service for the purpose of pensionary benefits subject to condition that CPF share with compound interest will be deposit as per rule.

**Vandana Disodia  
Additional Director, Admn. Elementary Education,  
Haryana, Panchkula**

**ENDST. NO. EVEN**

**DATED, PANCHKULA,**

*20/3/2020*

**Regd.**

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

1. The Accountant General (A&E Haryana Chandigarh).
2. District Elementary Education Officer, Kaithal w.r.t. his memo no. A-I/19/1442 dated 30.10.2019. The service book of the official is returned herewith.
3. Principal, Govt. Senior Secondary School Deeg, Kaithal.
4. Sh. Pritam Singh, Retd. JBT, GSSS Deeg, District Kaithal
5. Superintendent Pension-1 (Local).
6. Technology Officer (I.T.Cell HQ).

  
**SUPERINTENDENT ET-I  
FOR DIRECTOR ELEMENTARY EDUCATION  
HARYANA, PANCHKULA**

प्रेषक

निदेशक मौलिक शिक्षा, हरियाणा,  
शिक्षा सदन, सैक्टर-5, पंचकूला।

सेवा में

जिला मौलिक शिक्षा अधिकारी,  
नूह, पानीपत, मेवात।

यादी क्रमांक 23/8-2020 एच0आर0सी0एण्डवी0 (1)  
दिनांक, पंचकूला

विषय:- सरपल्स होने उपरांत (Skt., Hindi) अध्यापक/अध्यापिका (अतिथि) के समायोजन करने  
बारे।

उपरोक्त विषय के सन्दर्भ में।

विषयांकित मामले में (Skt., Hindi) अध्यापक/अध्यापिका (अतिथि) का उनके नाम  
के सामने अंकित विद्यालयों में रिक्ति के समक्ष निम्नानुसार समायोजन किया जाता है:-

Sr. No.	Name & Designation	From	To
1.	श्रीमति सरला देवी (5004635), अतिथि संस्कृत अध्यापिका	GMS Shahpur Nangly (5866) Distt. Nuh (Mewat)	GMS Para Distt. Nuh (Mewat)
2.	श्रीमति सुषमा देवी (5012459), अतिथि हिन्दी अध्यापिका	GSSS Kurar (2122) Distt. Panipat	GSSS Kabri (2097) Distt. Panipat
3.	श्री कमल कान्त (5010908), अतिथि संस्कृत अध्यापक	GSSS Tusaini (6130) Distt. Nuh (Mewat)	GMS Bhogipur (6585) Distt. Nuh (Mewat)
4.	श्री उमा शंकर (5003712), अतिथि संस्कृत अध्यापक	GHS Bibipur (6060) Distt. Nuh (Mewat)	GMS Kiruri Distt. Nuh (Mewat)

-sd-

अधीक्षक एच.आर.सी.एण्डवी.  
कृते: निदेशक मौलिक शिक्षा हरियाणा,  
पंचकूला

पृष्ठांकन क्रमांक सम

दिनांक पंचकूला 20.05.2020

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

1. मुख्यध्यापक/प्राचार्य, GMS Para, Nuh (Mewat)
2. मुख्याध्यापक/प्राचार्य GSSS Kabri (2097) Distt. Panipat.
3. मुख्याध्यापक/प्राचार्य GSSS Bhogipur (6585) Nuh (Mewat)
4. मुख्याध्यापक/प्राचार्य, GMS Kiruri, Nuh (Mewat)
- ✓ 5. I.T Cell.

Ashok Kumar

20.5.2020

अधीक्षक एच.आर.सी.एण्डवी.  
कृते: निदेशक मौलिक शिक्षा हरियाणा,  
पंचकूला

**DIRECTORATE OF ELEMENTARY EDUCATION HARYANA, SHIKSHA SADAN,  
SECTOR-5, PANCHKULA**

Order No.:12/111-2018 ET-I (4)

Dated Panchkula, the 15/4/2020

Whereas vide order dated 13-09-2018 passed in CWP No. 23278 of 2018- Sanjay Verma Vs. State of Haryana & others, the Hon'ble High Court has directed the respondents to consider the claim of the petitioner for old pension scheme in light of Annexure(s) P-14 & P-15 and thereafter pass a speaking order within a period of four months. However, the operative part of Hon'ble High Court order is reproduced herein as under:

***"Keeping in view the orders already passed by the Education Department vide Annexure(s) P-14 and P-15 and Harbans Lal's case (supra), this petition is being disposed of by giving direction to Respondent No. 3 to pass final order on the letter dated 01-06-2018 (Annexure P-17) within a period of four months from the date of receipt of certified copy of this order."***

In pursuance of this order, the orders passed by Education Department, i.e. Annexure(s) P-14 and P-15 have been considered. A kind consideration of Order No. 16/14-2017 PGT-II (1) dated 31-10-2017 (P-14) has revealed that Sh. Niranjana Kumar Sharma has been held covered under "Old Pension Scheme" applicable prior to 01-01-2006. However, the old pension scheme i.e. defined in Punjab Civil Services Volume-II or Special Pension Scheme applicable on teachers rendering service on sanctioned posts in a Govt. aided private school is not defined in this order. Hence, no basis and justification to issue a blanket order in favour of present petitioner covering him under the statutory provisions of Punjab Civil Service Rules, Volume-II is found therein.

However, vide Order No. 15/82-2013 HRM-II (3) Dated 02-08-2013 (P-15), a sanction has been accorded to count past service (10-07-1995 to 07-11-2008) which was rendered by Sh. Parmod Kumar, TGT (Maths) at P.C.S.D. Senior Secondary School Hansi (Hisar) as qualifying service for purpose of pension subject to condition that he would deposit the Management Share with 10% compound interest of his service which he rendered at above-said school. A kind perusal of this order would also reveal that there are no such contents or statement that Sh. Parmod Kumar has been made covered under "Old Pension Scheme" applicable on government teachers prior to 01-01-2006.

However, the judgment dated 31-08-2010 as passed in **CWP No. 2371 of 2010- Harbans Lal versus State of Punjab & others**, has also been considered. After due consideration, it has been observed that Sh. Harbans Lal joined service under Government of Punjab on 01-08-1988 and regularized on 28-03-2005 when the statutory provisions for pension as defined in Punjab Civil Service Rules, Volume-II were applicable. Present petitioner, Sh. Sanjay Verma has joined service substantively under Govt. of Haryana on 04-01-2011 when the provisions of PCS Volume-II were not applicable as application of the Rules defined in Volume-II were made inapplicable by Notification No. 1/1/2004-1 Pension dated 28-10-2005, w.e.f. 01-01-2006. After due perusal of facts and circumstances, the claim of present petitioner is not found identical to Sh. Harbans Lal, accordingly, the judgment dated 31-08-2010 in CWP No. 2371 of 2010 tenders no help to petitioner.

Further vide Finance Department Instruction No.1/2(77)/87-2FR-II dated 22-8-1988; the Counting of service for purpose of pension of the employees of the State Government and State Autonomous Bodies seeking absorption in Central Autonomous Bodies and Central Government/ Central Autonomous Bodies respectively and vice versa has been clarified. In para No. 2, the term "autonomous body" has been clarified. Central/State autonomous body means body which is financed wholly or substantially from Cess or Central/State Govt. grants. "Substantially" means that more than 50 percent of the expenditure of the autonomous body is met through Cess or Central/State Government grants. Autonomous body includes a Central/State Statutory body or a Central/State University but does not include a public undertaking. It is matter of fact that the petitioner, namely, Sanjay Verma rendered service on a sanctioned post a Primary Teacher (JBT) of Farooka Khalsa Senior Secondary School, Ambala Cantt., a privately managed government aided school. After due consideration of definition of "autonomous body", this school cannot be included in list of autonomous school as it has never been got established under any statute passed and notified by Legislature of Haryana. It is, therefore, concluded that the provisions of instructions dated 22-08-1988 cannot be made applicable in petitioner's case.



Thereafter, another instruction issued by Finance Department Haryana Vide No. 1/75/2009-2 Pension dated 19-07-2011 has also been construed. A kind consideration of these instructions would reveal that the application of Instructions dated 22-08-1988 have been made applicable on employee who joined Government Service prior to 01-01-2006, i.e. the date when application of pension provisions as defined in Punjab Civil Service Rules, Volume-II have been made inapplicable. The Relevant para(s) of Instructions dated 19-07-211 is reproduced as under:

- 3. In this connection, it is clarified that such cases, where an employee who was eligible for the benefit of FD's Instructions dated 22-8-1988 is re-appointed on or after 1-1-2006 in the Government Department, will be covered under Punjab CSR Volume-II (Old Pension Scheme) which is applicable to Government employees who joined Government service prior to 1-1-2006 provided he had applied through proper channel and who was governed under the old non-contributory pension scheme of his previous organization. Para-A (ii) & B (ii) of instructions No. 1/2(77)/87-2FR-II dated 22-8-1988 may be treated as deleted w.e.f. 1-1-2006.**
- 4. It is further clarified that the employees who entered into Central Government or Central Autonomous Bodies on or before 31-12-2005 and who were governed by CPF Scheme or are not governed by a Non-Contributory Pension Scheme as referred to in Para-3 above on submission of technical resignation to take up new appointment on or after 1-1-2006, cannot be allowed to join the old pension scheme under Punjab CSR Volume-II because entry to the said scheme ceased w.e.f. 31-12-2005 and no new entry can be allowed in the pension scheme under above Rules. However, such employees can seek pensionary/ terminal benefits from their respective Government/Organization, if admissible under the rules of that Government/ organization for the period of service rendered under that Government/ organization. Remaining conditions are uncharged as prescribed in the FD's letter dated 15-2-2009. These instructions will take effect from 1-1-2006.**

Further vide proviso to Notification No. 1/1/2004-1 Pension dated 28-10-2005, it has already been clarified that the rules in Volume II of these rules called the Punjab Civil Services Rules, Volume II shall not apply to the Government employees who are appointed to the posts mentioned in categories (1) to (5) above on or after 1<sup>st</sup> day of January 2006. They shall be covered by the 'New Defined Contribution Pension Scheme' to be notified by the Government. As the petitioner himself admitted that he rendered service on sanctioned post of JBT in a privately managed government aided school, therefore, he failed completely to establish that he was a "Government Servant" prior to 01-01-2006, accordingly, he is not entitled to said that he be covered under "Old Pension Scheme" applicable on government servants.

It is also relevant to submit here that the teachers who joined service on sanctioned posts in privately managed government aided schools prior to 01-01-2006 were/are covered under a special pension scheme, namely, the Haryana Aided Schools (Special Pension and Contributory Provident Fund) Rules, 2001, therefore, the teachers who were in service of privately managed government aided schools are not entitled to claim government pension under statutory provisions defined in Punjab Civil Service Rules, Volume-II. Such teachers may be entitled to have pension under Special Pension Rules, 2001(supra).

It is also settled proposition that to err is human and a mistake committed by a person does not entitle others making others (i.e. wrongdoer) to commit that mistake again in their case also. A mistake can be rectified at any stage whenever it comes into notice of appropriate authority by way of adopting natural principles of justice- "audi alteram partem". The Hon'ble Supreme Court of India while observing this issue in *Union of India versus Narendra Singh, 2008(3) WLN 64 (SC) or (2008) 2 SCC 750* has held as under:

**"33.As observed by us, statutory rules provide for passing of departmental examination and the authorities were right in not relaxing the said condition and no fault can be found with the authorities in insisting for the requirement of law. In the circumstances, the action of the authorities of correcting the mistake cannot be faulted.**

**34. True it is that before such an action is taken and a person is actually reversed he must be given an opportunity to show cause why the proposed action should not be taken. He may be able to satisfy the authorities that there was no such mistake. But even otherwise, principles of natural justice and fair play require giving of such opportunity to him."**

Prior to this judgment, in **Indian Council of Agricultural Research & Another v. T.K. Suryanarayan & Others, (1997) 6 SCC 766**, it was held by the Hon'ble Apex Court of India that if erroneous promotion is given by wrongly interpreting the rules, the employer cannot be prevented from applying the rules rightly and in correcting the mistake. It may cause hardship to the employees but a court of law cannot ignore Statutory Rules.

The Hon'ble Apex Court again in **Basawaraj & Another versus The Spl. Land Acquisition Officer, AIR 2014 SC 746**, considered this issue and held as under:

**"It is a settled legal proposition that Article 14 of the Constitution is not meant to perpetuate illegality or fraud, even by extending the wrong decisions made in other cases. The said provision does not envisage negative equality but has only a positive aspect. Thus, if some other similarly situated persons have been granted some relief/benefit inadvertently or by mistake, such an order does not confer any legal right on others to get the same relief as well. If a wrong is committed in an earlier case, it cannot be perpetuated.**

**Equality is a trite, which cannot be claimed in illegality and therefore, cannot be enforced by a citizen or court in a negative manner. If an illegality and irregularity has been committed in favour of an individual or a group of individuals or a wrong order has been passed by a judicial forum, others cannot invoke the jurisdiction of the higher or superior court for repeating or multiplying the same irregularity or illegality or for passing a similarly wrong order. A wrong order/decision in favour of any particular party does not entitle any other party to claim benefits on the basis of the wrong decision. Even otherwise, Article 14 cannot be stretched too far for otherwise it would make functioning of administration impossible."**

On basis of facts and circumstances detailed above, the undersigned is of considered view that the present petitioner, namely, Sanjay Verma is not entitled to have benefit of "Old Pension Scheme as defined in Punjab Civil Services Rules, Volume-II". After due consideration, the claim made by the petitioner in this writ petition is not found tenable under existing facts and circumstances, accordingly, the relief of application of old pension scheme cannot be granted. Hence, the relief claimed is hereby denied.

Order accordingly.

  
(Pardeep Kumar)  
Director Elementary Education  
Haryana, Panchkula

Regd.


To

Sh. Sanjay Verma S/o Sh. Hans Raj Verma  
R/o H. No. 10-A, Block-F, Dayal Bagh,  
Mahesh Nagar, Ambala Cantt. (Ambala)

Endst. No.:12/111-2018 ET-I (4)

A copy of this order is forwarding to following for necessary information and further action thereon as under:

1. Principal Accountant General (A&E) Haryana, Chandigarh.
2. District Elementary Education Officer, Ambala.
3. Principal/Headmaster, GPS Ram Bagh Road (1), Ambala Cantt., District- Ambala.
4. IT Cell

  
Superintendent ET-I  
Directorate of Elementary Education  
Haryana, Panchkula

Dated Panchkula, the 20/5/2020

**DIRECTORATE OF ELEMENTARY EDUCATION HARYANA, SHIKSHA SADAN,  
SECTOR-5, PANCHKULA**

Dated Panchkula, the 16/4/2020

Order No.:12/98-2018 ET-I (4)

Whereas Smt. Seema Jain, age 60 years, approached the Hon'ble High Court by way of filing a civil writ petition i.e. No.18772 of 2018- Seema Jain Vs. State of Haryana & others praying therein for issuance of a writ in the nature of mandamus directing the respondents to count her previous service from 01.01.1977 to 25.09.1988 which she rendered at sanction post of a privately managed Govt. aided school, namely, Mutsaddi Lal Arya Girls High School Ambala Cantt. as qualifying service towards pension and other retiral benefits. The writ petition came for hearing before the Hon'ble Bench on 01.08.2018 and the Hon'ble Bench pleased to dispose of the same with direction to respondents to look into the grievances of the petitioner as she unfolded in legal notice dated 21.08.2017 (P-7). The operative part of order dated 01.08.2018 is reproduced as below:-

**"In view of submission made by learned counsel for the petitioner but without expressing any opinion on the merits of the case, instant petition is disposed of with a direction to respondent No.3 to look into the grievances unfolded by the petitioner in the legal notice dated 21.08.2017 (P-7) and to take a conscious decision in accordance with law, rules and regulations, within a period of three months from the date of receipt of certified copy of this order.**

**However, in case petitioner still feels aggrieved by any of the order(s) passed by the afore-said authority, she shall be at liberty to have recourse to other remedies available under law as well as to approach this Court."**

After having this order dated 01.08.2018, the grievance of the petitioner as unfolded in legal notice dated 21.08.2017 has been considered. After due consideration, it has been observed that the petitioner has admitted this fact that she has rendered service on the post of JBT Teacher at a sanctioned post of a Govt. aided school from 01.01.1977 to 25.09.1988. Thereafter, she submitted a resignation from this post to have an appointment on the post of JBT Teacher in Govt. schools on adhoc basis. She joined her services on post of JBT Teacher at Govt. High School Jansui (Ambala) on 04.10.1988. She is now retired from the post of PGT (Political Science) on attaining the age of superannuation on 31.07.2016. During her entire Govt. service i.e. 04.10.1988 to 31.07.2016, the petitioner never approached the respondents to claim the benefit of her sanctioned post service towards pension and other retiral benefits. This conduct of the petitioner is sufficient in itself to establish her conduct that she waived of this right voluntarily.

However, it has also been observed that the Hon'ble High Court vide its judgment dated 22.07.2009 in CWP No.16817 of 2007- Vijay Singh Vs. State of Haryana & others has allowed the counting of aided school service towards pension and other retiral benefits but the petitioner failed to submit any justification of delay which occurred from 22.07.2009 to 31.07.2016 (date of retirement).

It has also been observed that the petitioner has admitted herself that prior to the joining of Govt. service (JBT teacher) she resigned from her last post i.e. JBT Teacher at Mutsaddi Lal Arya Girls High School Ambala Cantt. on her own volition. Hence, a voluntary resignation from the service leads to the forgoing of benefits itself. Under this principle, the petitioner has also not been found entitled to have the claimed benefit.

It has also been considered that prior to the joining of Govt. service, the petitioner was an employee of school management of Mutsaddi Lal Arya Girls High School Ambala Cantt., accordingly, during this period of service, she cannot be considered as a Govt. servant (JBT teacher). Hence, she is not




found entitled to be considered as Govt. servant w.e.f. 01.01.1977. Hence, her service from 01.01.1977 to 25.09.1988 cannot be considered as Govt. service, accordingly, it cannot be counted as regular satisfactory Govt. service towards granting of Assured Career Progression pay scales. She can only be considered Govt. servant w.e.f. 04.10.1988 and according to her regular satisfactory service she has already been granted benefit of Assured Career Progression pay scales as well as promotion in hierarchy. The petitioner has not disputed this fact.

It has also been observed that vide Notification No.2/10/2014-1Pension dated 25.08.2014, the Govt. of Haryana has granted full pension benefits to its employees on completion of 20 years qualifying service. The petitioner rendered Govt. service from 04.10.1988 to 31.07.2016; it means she has rendered more qualifying service than the requisite qualifying service of 20 years for full pension. She has already been granted full pension, accordingly, counting of aided school service would not affect her pension.

Considering all the facts and circumstances as unfolded in the legal notice in light of statutory provisions, it has been concluded that the legal notice has been served upon respondents under surmises of the petitioner which are found untenable. Since the petitioner has already resigned from her privately managed Govt. aided school service and her resignation has forfeited the past service, accordingly, the same cannot be counted as qualifying service. Moreover, she is also not found entitled to pay protection as well as ACP pay scale benefits as she was not a Govt. servant during her private school service. Observing and considering all facts and circumstances detailed above, undersigned is of considered view that the legal notice is devoid of merits, accordingly, relief claimed therein cannot be granted. The relief as claimed in this legal notice is hereby denied.

Order accordingly.

  
(Pardeep Kumar)  
Director Elementary Education  
Haryana, Panchkula

Regd.  
To


Smt. Seema Jain W/o Sh. Suresh Aggarwal  
R/o H. No. 338, Ward No.9  
Model Colony, Yamuna Nagar (Haryana)

Endst. No.:12/98-2018 ET-I (4)

Dated Panchkula, the

A copy of this order is forwarding to following for necessary information and further action thereon as under:

1. Principal Accountant General (A&E) Haryana, Chandigarh.
2. District Elementary Education Officer, Ambala
3. Principal, Mutsaddi Lal Arya Girls High School Ambala Cantt.
4. IT Cell

  
Superintendent ET-I  
Directorate of Elementary Education  
Haryana, Panchkula

DIRECTORATE OF ELEMENTARY EDUCATION HARYANA, SHIKSHA SADAN, SECTOR-5,  
PANCHKULA

Order No.:07/08-2019 HRC&V (3)


Dated Panchkula, the 20.05.2020

Whereas Sh. Gurtej Singh, TGT (Punjabi) (ID No. 1015435) posted at Govt. Middle School Ranga (Sirsa) was put under suspension with immediate effect by this Directorate Order dated 16-12-2019 on allegations that he sent illicit and vulgar whatsapp message to Km. XXXXX Legal Asstt. of this Directorate. Taking an immediate action, he was also a charge sheet under Rule-7 of Haryana Civil Services (Punishment & Appeal) Rules, 2016. He submitted his reply on 21.01.2020 admitting therein that his mobile was got lost but he admitted that the illicit and vulgar message to Km. XXXXX has been got served from his phone. Taking notice of Article 311(2) of the Constitution of India read with various statutory provisions of Haryana Civil Services (Conduct) Rules, 2016, it has been observed that regular enquiry in this case be exempted otherwise it would affect adversely the social and moral values of complainant. Thereafter, on having admission of use of mobile, a show cause notice dated 19-03-2020 regarding quantum of punishment i.e. stoppage of six increment with cumulative effect was got served upon him. He replied the same on 03-04-2020 and prayed for mercy submitting therein that he is innocent as his lost mobile has been utilized by someone.

There after the judgment dated 11-03-2020 in CrWP No. 557/2018 on quashing of FIR registered on sending illicit and vulgar whatsapp messages by the Hon'ble Division Bench of Madras High Court has taken into consideration wherein the Hon'ble Division Bench has observed that *sending the personal messages on WhatsApp will not amount to utterance of obscene words in public place. Therefore, Section 294 of the I.P.C. cannot be invoked.* But there is nothing in this judgment which may prove that this judgment prohibits the competent disciplinary authority to an adequate action against a wrongdoer.

After due perusal of all the documents and defence taken by delinquent which are found available on file, undersigned being competent disciplinary authority is considered view that the delinquent deserves a lenient view as the violation of statutory conduct rules not properly got settled against him. Since, the mis-use of mobile has been got admitted by the delinquent itself, therefore, he deserves to awarded an appropriate punishment. Considering the matter from all corners, the delinquent has also been found guilty of negligence under Rule-5 of Haryana Civil Employees (Conduct) Rules 2016. Taking a lenient view, a punishment of stoppage of two increments with cumulative effect is awarded upon the delinquent and he is reinstated in service with immediate effect.

Order accordingly.

  
(Dr. Vandana Disodia)  
Additional Director Administration  
Directorate of Elementary Education  
Haryana, Panchkula

Regd.

To

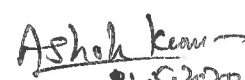
Sh. Gurtej Singh, TGT (Punjabi),  
Government Middle School Ranga  
District- Sirsa

Endst. No.:07/08-2019 HRC&V (3)

Dated Panchkula, the 21.05.2020

A copy of this order is forwarded to following for information and further necessary action thereon:

1. Principal Accountant General (A&E) Haryana, Chandigarh.
2. District Elementary Education Officer, Sirsa
3. District Elementary Education Officer, Panchkula with directions to ensure the receipt of this order of award of punishment to delinquent i.e. Gurtej Singh (ibid).
4. Principal/Headmaster, Government Middle School Ranga, District- Sirsa
- ✓ 5. IT Cell.

  
21.5.2020  
Superintendent HRC&V  
Directorate of Elementary Education Haryana,  
Panchkula





GOVERNMENT OF HARYANA / हरियाणा सरकार

## Directorate of Elementary Education

## मौलिक शिक्षा निदेशालय

शिक्षा, संस्कृति एवं विकास  
Education, Culture and DevelopmentEDUCATION DEPARTMENT  
शिक्षा विभाग, हरियाणातमसो मा ज्योतिर्गमय  
From Darkness lead me to LightOFFICE OF THE DIRECTOR GENERAL ELEMENTARY EDUCATION  
HARYANA, PANCHKULA

Order No. 20/19-2019 HRC&amp;V (3)

Dated 20.05.2020

In continuation of this directorate order no. 20/19-2019 HRC&V (3) dated 17.02.2020 the following JBT Teachers who have already been promoted to the post of 'TGT Sanskrit' w.e.f. 08.08.2018. The petitioners are hereby allotted temporarily saturation with immediate effect subject to the condition that they will be participated in **Online Transfer Drive** in near future. The detail of the officials is as under:-

Sr. No.	Employee Name	Present School name off line	Alloted School	Remarks
1.	Jaspal, JBT, (1004045)	GPS Dohki, Distt. Charkhi Dadri	GHS Rasiwas (582) Distt. Ch. Dadri	A/V
2.	Umesh Kumar, JBT, (1004059)	GPS Harijan Ashram, Distt. Charkhi Dadri	GGSSS Charkhi Dadri (375) Distt. Ch. Dadri	A/V
3.	Shankar Lal, JBT, (1015640)	GPS Fatehpuria, Distt. Sirsa	GSSS Jodhpuria (2978) Distt. Sirsa.	A/V
4.	Leeladhar Bhardwaj, JBT (1019329)	GPS Meethaka, Distt. Palwal	GMS Khilluka (6109) Distt. Palwal	A/V
5.	Krishan Kumar, JBT, (1015131)	GPS Manak Diwan Distt. Sirsa	GGHS Jamal (2909) Distt. Sirsa.	A/V

Dr. VANDANA DISODIA  
ADDITIONAL DIRECTOR ADMINISTRATION  
DIRECTORATE ELEMENTARY EDUCATION  
HARYANA, PANCHKULA

File NO. 20/19-2019 HRC&amp;V (3)

Dated Panchkula, the 20.05.2020

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

1. District Elementary Education Officer, Sirsa, Palwal, Charkhi Dadri with direction that concerned officials is to be relieve/join on MIS Portal with immediate effect and the compliance report is to be sent to the Directorate.
2. Head of the institution, Concerned.
3. Official concerned with strict direction to complete the previous service profiles pending at their own level otherwise strict disciplinary action will be initiated and take participation in online transfer drive in near future after completion of MIS Data.
4. Technology officer, H.Q. with the request to online/update the MIS Portal accordingly.

Ashok Karm

20.05.2020  
SUPERINTENDENT HRC&V  
for DIRECTOR ELEMENTARY EDUCATION,  
HARYANA, PANCHKULA

D:\All Data Of C&amp;V Branch(3) Sanjay Sir (3)Promotion Orders.Docx (v)