

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

**ORDER**

**Order No. 8/144-2018 PS(3)**

**Dated, Panchkula, the 06.12.2022**

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools.

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prem Singh Punia, Dy. DEO Kaithal.

Sh. Pawan Garg, Principal GGSSS Jakhoul Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **Adarsh Middle Public School, Begpur (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that: -

*"File regarding recognition of this school is not available in the office of concerned District Education Office/Block Education Office. During verification, the school was unable to provide any proof of pledge money submitted to take NOC/recognition. Hence, certificate of recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

- (4) *Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in the proviso to sub-section (1) the authority granting the recognition may, after giving the managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*

*gn*

Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

**Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company. shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*

(i) XXX.....  
(ii) XXX.....  
(iii) XXX.....

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority.

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

43. (1) *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances: -*
- (a) xxxxxx  
(b) *if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*  
(c) *if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*  
(d) xxxxxx

Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -

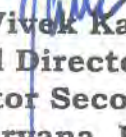
191. A. *Penal Action – Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\**

ML

Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

  
(Vivek Kalia), HCS  
Additional Director Administration  
for Director Secondary Education  
Haryana, Panchkula

Endst. No. 8/144-2018 PS (3)

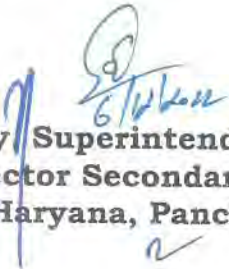
Dated, Panchkula: 06.12.2022

Regd:

To,  
Manager, Adarsh Middle Public School, Begpur (Kaithal)

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

1. District Education Officer, Kaithal is requested to lodge FIR against the faulty school/managing committee concerned and sent the action taken report within seven days.
2. **Principal, Adarsh Middle Public School, Begpur (Kaithal)**

  
Dy Superintendent PS  
for Director Secondary Education  
Haryana, Panchkula

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

**ORDER**

**Order No. 8/144-2018 PS(3)**

**Dated, Panchkula, the 06.12.2022**

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools.

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prem Singh Punia, Dy. DEO Kaithal,

Sh. Pawan Garg, Principal GGSSS Jakhoult Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **Krishna Shiksha Samiti Public School Subahas Nagar (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that:-

*"File regarding recognition of this school is not available in the office of concerned District Education Office/Block Education Office. During verification, the school provides only photocopy of recognition which is doubtful. No other record was produced by the school which was submitted to take NOC/recognition. Hence, certificate of recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

- (4) *Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in the proviso to sub-section (1) the authority granting the recognition may, after giving the*

*managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*

Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

**Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company. shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*

(i) XXX.....  
(ii) XXX.....  
(iii) XXX.....

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority.

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

43. (1) *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances: -*
- (a) xxxxxx  
(b) *if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non-cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*  
(c) *if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*  
(d) xxxxxx


Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -

**191. A. Penal Action – Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\***

Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

  
(Vivek Kalra), HCS  
Additional Director Administration  
for Director Secondary Education  
Haryana, Panchkula

Endst. No. 8/144-2018 PS (3)


Dated, Panchkula: 06.12.2022

Regd:

To,  
Manager, Krishna Shiksha Samiti Public School Subahas Nagar (Kaithal)

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

1. District Education Officer, Kaithal is requested to ensure the receipt of show cause notice to the concerned and sent the action taken report within 7 days.
2. **Principal, Krishna Shiksha Samiti Public School Subahas Nagar (Kaithal)**

  
Dy. Superintendent PS  
for Director Secondary Education  
Haryana, Panchkula

OFFICE OF THE DIRECTOR SECONDARY EDUCATION, HARYANA, PANCHKULA

ORDER

Order No. 8/144-2018 PS(3)

Dated, Panchkula, the 06.11.2022

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools.

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prem Singh Punia, Dy. DEO Kaithal.

Sh. Pawan Garg, Principal GGSSS Jakhoult Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **Love Kush High School, Mundri (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that:-

*"File regarding recognition of this school is not available in the office of concerned District Education Office/Block Education Office. During verification, the school provides only photocopy of recognition granted to the school signed by Sh. Satpal, Dy. Superintendent. School was unable to produce any proof of pledge money submitted to take NOC/recognition. Hence, certificate of recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

- (4) *Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in the proviso to sub-section (1) the authority granting the recognition may, after giving the managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*

Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

**Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company. shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*

(i) XXX.....  
(ii) XXX.....  
(iii) XXX.....

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority.

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

43. (1) *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances: -*
- (a) xxxxxx  
(b) *if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*  
(c) *if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*  
(d) xxxxxx

Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -


**191. A. Penal Action – Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\***



Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

  
**(Vivek Kalia), HCS**  
**Additional Director Administration**  
**for Director Secondary Education**  
**Haryana, Panchkula**

**Endst. No. 8/144-2018 PS (3)**

**Dated, Panchkula: 06.12.2022**

**Regd:**

**To,**  
**Manager, Love Kush High School, Mundri (Kaithal)**

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

1. District Education Officer, Kaithal is requested to ensure the receipt of show cause notice to the concerned and sent the action taken report within 7 days.
2. **Principal, Love Kush High School, Mundri (Kaithal)**

  
**Dy. Superintendent PS**  
**for Director Secondary Education**  
**Haryana, Panchkula**  


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

**ORDER**

**Order No. 8/144-2018 PS(3)**

**Dated, Panchkula, the 06.12.2022**

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools.

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prem Singh Punia, Dy. DEO Kaithal.

Sh. Pawan Garg, Principal GGSSS Jakhoul Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **Maharana Pratap Middle Public School, Rajound (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that:-

*"File regarding recognition of this school is not available in the office of concerned District Education Office/Block Education Office. During verification, the school was unable to provide middle-class board result 2010 and any proof of processing fee & pledge money submitted to take NOC/recognition. Land record of 2018 & Pattanama of 2001 was not also registered. Hence, certificate of permission & recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

- (4) *Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in the proviso to sub-section (1) the authority granting the recognition may, after giving the*

*managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*

Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

**Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company. shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*  
*(i) XXX.....*  
*(ii) XXX.....*  
*(iii) XXX.....*

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority.

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

- 43. (1)** *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances: -*
- (a) xxxxxx*
  - (b) if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*
  - (c) if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*
  - (d) xxxxxx*

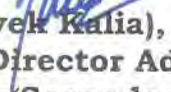
Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -

**191. A. Penal Action – Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\***

Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

  
(Vivek Kalia), HCS  
Additional Director Administration  
for Director Secondary Education  
Haryana, Panchkula

Endst. No. 8/144-2018 PS (3)


Dated, Panchkula: 06.12.2022

Regd:

To,  
Manager, Maharana Pratap Middle Public School, Rajound (Kaithal)

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

1. District Education Officer, Kaithal is requested to ensure the receipt of show cause notice to the concerned and sent the action taken report within 7 days.
2. **Principal, Maharana Pratap Middle Public School, Rajound (Kaithal)**

  
Dy. Superintendent PS  
for Director Secondary Education  
Haryana, Panchkula

OFFICE OF THE DIRECTOR SECONDARY EDUCATION, HARYANA, PANCHKULA

ORDER

Order No. 8/144-2018 PS(3)

Dated, Panchkula, the 06.12.2022

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools.

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prem Singh Punia, Dy. DEO Kaithal.

Sh. Pawan Garg, Principal GGSSS Jakhoul Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **Modern Middle School, Sanjay Basti, Cheeka, Guhla (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that:-

*"File regarding recognition of this school is not available in the office of concerned District Education Office/Block Education Office. During verification, School unable to provide any proof of land record, processing fee and pledge money submitted to take NOC/recognition. Hence, certificate of recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

- (4) *Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in the proviso to sub-section (1) the authority granting the recognition may, after giving the managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*

Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

**Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company. shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*

(i) XXX.....  
(ii) XXX.....  
(iii) XXX.....

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority.

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

- 43. (1)** *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances: -*
- (a) xxxxxx  
(b) *if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*  
(c) *if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*  
(d) xxxxxx

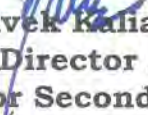
Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -

**191. A.** *Penal Action – Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\**

Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

  
(Vivek Kalia), HCS  
Additional Director Administration  
for Director Secondary Education  
Haryana, Panchkula

Endst. No. 8/144-2018 PS (3)



Dated, Panchkula: 06.12.2022

Regd:

To,  
Manager, Modern Middle School, Sanjay Basti, Cheeka, Guhla (Kaithal)

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

1. District Education Officer, Kaithal is requested to lodge FIR against the faulty school/managing committee concerned and sent the action taken report within seven days.
2. **Principal, Modern Middle School, Sanjay Basti, Cheeka, Guhla (Kaithal)**

  
Dy. Superintendent PS  
for Director Secondary Education  
Haryana, Panchkula  


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

**ORDER**

**Order No. 8/144-2018 PS(3)**

**Dated, Panchkula, the 06.12.2022**

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools.

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prem Singh Punia, Dy. DEO Kaithal,

Sh. Pawan Garg, Principal GGSSS Jakhoul Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **Parbhat Sr. Sec School, Pai, Pundri (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that:-

*"File regarding recognition of this school is not available in the office of concerned District Education Office/Block Education Office. During verification, the school provides only the photocopy of recognition granted to the school signed by Sh. Satpal, Dy. Superintendent. School also unable to produce any proof of permission of class 9<sup>th</sup> to 12<sup>t</sup>, land record and pledge money submitted to take NOC/recognition. Hence, certificate of recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

- (4) *Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in the proviso to sub-section (1) the authority granting the recognition may, after giving the*



*managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*

Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

**Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company, shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*

(i) XXX.....  
(ii) XXX.....  
(iii) XXX.....

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority.

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

43. (1) *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances: -*
- (a) xxxxxx  
(b) *if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*  
(c) *if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*  
(d) xxxxxx


Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -

**191. A. Penal Action – Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\***

Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

  
(Vivek Kalia), HCS  
Additional Director Administration  
for Director Secondary Education  
Haryana, Panchkula

Endst. No. 8/144-2018 PS (3)

Dated, Panchkula: 06.12.2022

Regd:

To,  
Manager, Parbhat Sr. Sec School, Pai, Pundri (Kaithal)

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

1. District Education Officer, Kaithal is requested to ensure the receipt of show cause notice to the concerned and sent the action taken report within 7 days.
2. **Principal, Parbhat Sr. Sec School, Pai, Pundri (Kaithal)**

  
Dy. Superintendent PS  
for Director Secondary Education  
Haryana, Panchkula

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

**ORDER**

Order No. 8/144-2018 PS(3)

Dated, Panchkula, the 06.12.2022

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools.

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prem Singh Punia, Dy. DEO Kaithal.

Sh. Pawan Garg, Principal GGSSS Jakhoult Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **R.S. Modern Public School, Kaul, Pundri (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that:-

*"File regarding recognition of this school is not available in the office of concerned District Education Office/Block Education Office. During verification, the school provides only photocopy of permission which is doubtful as Permission has been granted to the school even before the registration of the society. School also unable to provide middle-class board result 2010 and any proof of pledge money submitted to take NOC/recognition. Hence, certificate of recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

- (4) *Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in the proviso to sub-section (1) the authority granting the recognition may, after giving the*

*managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*

Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

**Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company. shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*

(i) XXX.....  
(ii) XXX.....  
(iii) XXX.....

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority.

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

43. (1) *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances: -*
- (a) xxxxxx  
(b) *if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*  
(c) *if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*  
(d) xxxxxx


Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -

**191. A. Penal Action – Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\***

Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

  
(Vivek Kalia), HCS  
Additional Director Administration  
for Director Secondary Education  
Haryana, Panchkula

Endst. No. 8/144-2018 PS (3)

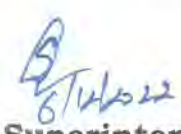

Dated, Panchkula: 06.12.2022

Regd:

To,  
Manager, R.S. Modern Public School, Kaul, Pundri (Kaithal)

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

1. District Education Officer, Kaithal is requested to ensure the receipt of show cause notice to the concerned and sent the action taken report within 7 days.
2. **Principal, R.S. Modern Public School, Kaul, Pundri (Kaithal)**

  
Dy. Superintendent PS  
for Director Secondary Education  
Haryana, Panchkula  


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

**ORDER**

**Order No. 8/144-2018 PS(3)**

**Dated, Panchkula, the 06.12.2022**

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools.

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prem Singh Punia, Dy. DEO Kaithal.

Sh. Pawan Garg, Principal GGSSS Jakhoul Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **S.S.R. High School, Siwan, (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that: -

*"During verification, It is found that the Recognition granted to the school signed by Sh. Satpal, Dy. Superintendent. School was unable to produce any proof of registered pattanama, permission certificate, processing fee & pledge money submitted to take NOC/recognition Hence, certificate of recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

- (4) *Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in the proviso to sub-section (1) the authority granting the recognition may, after giving the managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*

Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

- Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company. shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*
- (i) XXX.....*
  - (ii) XXX.....*
  - (iii) XXX.....*

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority.

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

- 43. (1)** *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances: -*
- (a) xxxxxx*
  - (b) if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*
  - (c) if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*
  - (d) xxxxxx*

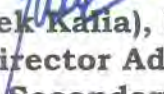
Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -

- 191. A. Penal Action –** *Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\**

Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

  
(Vivek Kalia), HCS  
Additional Director Administration  
for Director Secondary Education  
Haryana, Panchkula

Endst. No. 8/144-2018 PS (3)

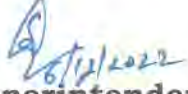
Dated, Panchkula: 06.12.2022

Regd:

To,  
Manager, S.S.R. High School, Siwan, (Kaithal)

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

1. District Education Officer, Kaithal is requested to ensure the receipt of show cause notice to the concerned and sent the action taken report within 7 days.
2. **Principal, S.S.R. High School, Siwan, (Kaithal)**

  
Dy. Superintendent PS  
for Director Secondary Education  
Haryana, Panchkula  
✓



## OFFICE OF THE DIRECTOR SECONDARY EDUCATION, HARYANA, PANCHKULA

ORDER

Order No. 8/144-2018 PS(3)

Dated, Panchkula, the 06.12.2022

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools.

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prem Singh Punia, Dy. DEO Kaithal.

Sh. Pawan Garg, Principal GGSSS Jakhoult Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **Sainik Middle School, Pharal, Pundri (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that:-

*"File regarding recognition of this school is not available in the office of concerned District Education Office/Block Education Office. During verification recognition granted to the school signed by Sh. Satpal, Dy. Superintendent. School also unable to produce any proof of land record, processing fee and pledge money submitted to take NOC/recognition. Hence, certificate of recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

- (4) *Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in the proviso to sub-section (1) the authority granting the recognition may, after giving the managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*

Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

- Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company. shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*
- (i) XXX.....*
  - (ii) XXX.....*
  - (iii) XXX.....*

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority.

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

- 43. (1)** *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances: -*
- (a) xxxxxx*
  - (b) if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*
  - (c) if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*
  - (d) xxxxxx*


Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -

- 191. A. Penal Action –** *Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\**

Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

  
(Vivek Kalia), HCS  
Additional Director Administration  
for Director Secondary Education  
Haryana, Panchkula

Endst. No. 8/144-2018 PS (3)


Dated, Panchkula: 06.12.2022

Regd:

To,  
Manager, Sainik Middle School, Pharal, Pundri (Kaithal)

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

1. District Education Officer, Kaithal is requested to ensure the receipt of show cause notice to the concerned and sent the action taken report within 7 days.
2. **Principal, Sainik Middle School, Pharal, Pundri (Kaithal)**

  
Dy. Superintendent PS  
for Director Secondary Education  
Haryana, Panchkula  
~

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

**ORDER**

**Order No. 8/144-2018 PS(3)**

**Dated, Panchkula, the 06.12.2022**

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools.

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prem Singh Punia, Dy. DEO Kaithal.

Sh. Pawan Garg, Principal GGSSS Jakhoult Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **Saraswati High School, Sega, (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that: -

*"During verification, the school provides only photocopy of Permission & unable to provide proof of Pledge Money. Recognition granted to the school signed by Sh. Satpal, Dy. Superintendent. School. Hence, certificate of recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

- (4) Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in the proviso to sub-section (1) the authority granting the recognition may, after giving the managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*

Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

- Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company. shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*
- (i) XXX.....*
  - (ii) XXX.....*
  - (iii) XXX.....*

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority.

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

- 43. (1)** *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances: -*
- (a) xxxxxx*
  - (b) if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*
  - (c) if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*
  - (d) xxxxxx*

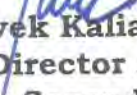
Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -

- 191. A. Penal Action –** *Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\**

Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

  
(Vivek Kalia), HCS  
Additional Director Administration  
for Director Secondary Education  
Haryana, Panchkula

Endst. No. 8/144-2018 PS (3)

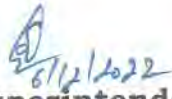

Dated, Panchkula: 06.12.2022

Regd:

To,  
Manager, Saraswati High School, Sega, (Kaithal)

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

1. District Education Officer, Kaithal is requested to ensure the receipt of show cause notice to the concerned and sent the action taken report within 7 days.
2. **Principal, Saraswati High School, Sega, (Kaithal)**

  
Dy. Superintendent PS  
for Director Secondary Education  
Haryana, Panchkula  


## OFFICE OF THE DIRECTOR SECONDARY EDUCATION, HARYANA, PANCHKULA

ORDER

Order No. 8/144-2018 PS(3)

Dated, Panchkula, the 06.12.2022

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools.

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prem Singh Punia, Dy. DEO Kaithal.

Sh. Pawan Garg, Principal GGSSS Jakhoult Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **Sarawasti Vidya Mandir High School, Harigarh Kingan, Guhla (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that:-

*"File regarding recognition of this school is not available in the office of concerned District Education Office/Block Education Office. During verification, the school provides only photocopy of recognition granted to the school signed by Sh. Satpal, Dy. Superintendent. School was unable to produce any proof of processing fee & pledge money submitted to take NOC/recognition. Hence, certificate of recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

- (4) *Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in the proviso to sub-section (1) the authority granting the recognition may, after giving the managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*

Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

- Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company, shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*
- (i) XXX.....*
  - (ii) XXX.....*
  - (iii) XXX.....*

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority.

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

- 43. (1)** *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances: -*
- (a) xxxxxx*
  - (b) if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*
  - (c) if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*
  - (d) xxxxxx*

Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -


- 191. A.** *Penal Action – Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\**



Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

  
(Vivek Kalra), HCS  
Additional Director Administration  
for Director Secondary Education  
Haryana, Panchkula

Endst. No. 8/144-2018 PS (3)

Dated, Panchkula: 06.12.2022

Regd:

To,  
Manager, Sarawasti Vidya Mandir High School, Harigarh Kingan, Guhla  
(Kaithal)

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

1. District Education Officer, Kaithal is requested to ensure the receipt of show cause notice to the concerned and sent the action taken report within 7 days.
2. **Principal, Sarawasti Vidya Mandir High School, Harigarh Kingan, Guhla (Kaithal)**

  
Dy. Superintendent PS  
for Director Secondary Education  
Haryana, Panchkula  


## OFFICE OF THE DIRECTOR SECONDARY EDUCATION, HARYANA, PANCHKULA

ORDER

Order No. 8/144-2018 PS(3)

Dated, Panchkula, the 06.12.2022

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools.

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prem Singh Punia, Dy. DEO Kaithal.

Sh. Pawan Garg, Principal GGSSS Jakhoult Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **Saraswati Public School Nouch (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that: -

*"File regarding recognition of this school is not available in the office of concerned District Education Office/Block Education Office. During verification, the school provides photocopy of permission & recognition by the same authority which is doubtful. School also unable to provide middle-class board result 2010 and any proof of pledge money, processing fee & suspected land record was produced bears the year 2013 submitted to take NOC/recognition which was granted in year 2006. Hence, certificate of recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

- (4) *Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in*

*the proviso to sub-section (1) the authority granting the recognition may, after giving the managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*

Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

**Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company. shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*

*(i) XXX.....*  
*(ii) XXX.....*  
*(iii) XXX.....*

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority.

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

- 43. (1)** *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances: -*
- (a) xxxxxx*
- (b) if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*
- (c) if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*
- (d) xxxxxx*


Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -

**191. A. Penal Action – Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\***

Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

  
(Vivek Kalia), HCS  
Additional Director Administration  
for Director Secondary Education  
Haryana, Panchkula

Endst. No. 8/144-2018 PS (3)



Dated, Panchkula: 06.12.2022

Regd:

To,  
Manager, Saraswati Public School Nouch (Kaithal)

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

1. District Education Officer, Kaithal is requested to ensure the receipt of show cause notice to the concerned and sent the action taken report within 7 days.
2. **Principal, Saraswati Public School Nouch (Kaithal)**

  
Dy. Superintendent PS  
for Director Secondary Education  
Haryana, Panchkula  


OFFICE OF THE DIRECTOR SECONDARY EDUCATION, HARYANA, PANCHKULA

ORDER

Order No. 8/144-2018 PS(3)

Dated, Panchkula, the 06.12.2022

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools.

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prem Singh Punia, Dy. DEO Kaithal.

Sh. Pawan Garg, Principal GGSSS Jakhoult Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **Swami Vivekanand Middle School Bata Kalayat (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that:-

*"File regarding recognition of this school is not available in the office of concerned District Education Office/Block Education Office. During verification, the school was unable to provide middle-class board result 2010 and any proof of pledge money, processing fee and land record submitted to take NOC/recognition. Hence, certificate of recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

- (4) *Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in the proviso to sub-section (1) the authority granting the recognition may, after giving the*

*managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*

Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

**Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company, shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*

(i) XXX.....  
(ii) XXX.....  
(iii) XXX.....

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority,

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

43. (1) *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances: -*
- (a) xxxxxx  
(b) *if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*  
(c) *if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*  
(d) xxxxxx


Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -

**191. A. Penal Action – Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\***

Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

  
(Vivek Kalia), HCS  
Additional Director Administration  
for Director Secondary Education  
Haryana, Panchkula

Endst. No. 8/144-2018 PS (3)



Dated, Panchkula: 06.12.2022

Regd:

To,  
Manager, Swami Vivekanand Middle School Bata Kalayat (Kaithal)

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

1. District Education Officer, Kaithal is requested to ensure the receipt of show cause notice to the concerned and sent the action taken report within 7 days.
2. **Principal, Swami Vivekanand Middle School Bata Kalayat (Kaithal)**

  
Dy. Superintendent PS  
for Director Secondary Education  
Haryana, Panchkula  


OFFICE OF THE DIRECTOR SECONDARY EDUCATION, HARYANA, PANCHKULA

ORDER

Order No. 8/144-2018 PS(3)

Dated, Panchkula, the 06.12.22

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools.

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prem Singh Punia, Dy. DEO Kaithal.

Sh. Pawan Garg, Principal GGSSS Jakhoul Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **Swami Viveknand High School, Duserpur (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that:-

*"File regarding recognition of this school is available in the office of concerned District Education Office/Block Education Office. During verification, the school provides only photocopy of recognition granted to the school signed by Sh. Satpal, Dy. Superintendent. School was unable to produce any proof of pledge money submitted to take NOC/recognition and also the signature of Deputy Commissioner, Kaithal seems different from the original signature on the inspection proforma. Hence, certificate of recognition needs verification Hence, certificate of recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

- (4) *Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in the proviso to sub-section (1) the authority granting the recognition may, after giving the*



*managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*

Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

**Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company. shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*

(i) XXX.....  
(ii) XXX.....  
(iii) XXX.....

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority.

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

- 43. (1)** *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances: -*
- (a) xxxxxx  
(b) *if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*  
(c) *if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*  
(d) xxxxxx


Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -

**191. A. Penal Action – Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\***

Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

  
(Vivek Kalia), HCS  
Additional Director Administration  
for Director Secondary Education  
Haryana, Panchkula

Endst. No. 8/144-2018 PS (3)



Dated, Panchkula: 06.12.2022

Regd:

To,  
Manager, Swami Viveknand High School, Duserpur (Kaithal)

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

1. District Education Officer, Kaithal is requested to ensure the receipt of show cause notice to the concerned and sent the action taken report within 7 days.
2. **Principal, Swami Viveknand High School, Duserpur (Kaithal)**

  
Dy. Superintendent PS  
for Director Secondary Education  
Haryana, Panchkula  


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

**ORDER**

**Order No. 8/144-2018 PS(3)**

**Dated, Panchkula, the 06.12.2022**

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools.

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prem Singh Punia, Dy. DEO Kaithal.

Sh. Pawan Garg, Principal GGSSS Jakhoult Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **Sukhdev Muni Vidya Mandir School, Sajuma (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that:-

*"File regarding recognition of this school is not available in the office of concerned District Education Office/Block Education Office. During verification, the school provides photocopy of permission & recognition which is doubtful. School also unable to provide middle-class board result 2010 and any proof of processing fee submitted to take NOC/recognition. Hence, certificate of recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

- (4) *Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in the proviso to sub-section (1) the authority granting the recognition may, after giving the*

*managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*

Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

**Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company. shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*

- (i) XXX.....*
- (ii) XXX.....*
- (iii) XXX.....*

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority.

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

- 43. (1)** *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances: -*
- (a) xxxxxx*
  - (b) if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*
  - (c) if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*
  - (d) xxxxxx*

Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -


3

**191. A. Penal Action – Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\***

Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

  
(Vivek Malia), HCS  
Additional Director Administration  
for Director Secondary Education  
Haryana, Panchkula

**Endst. No. 8/144-2018 PS (3)**

**Dated, Panchkula: 06.12.2022**


**Regd:**

**To,**

**Manager, Sukhdev Muni Vidya Mandir School, Sajuma (Kaithal)**

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

1. District Education Officer, Kaithal is requested to ensure the receipt of show cause notice to the concerned and sent the action taken report within 7 days.
2. **Principal, Sukhdev Muni Vidya Mandir School, Sajuma (Kaithal)**

  
**Dy. Superintendent PS**  
**for Director Secondary Education**  
**Haryana, Panchkula**  
2

## OFFICE OF THE DIRECTOR SECONDARY EDUCATION, HARYANA, PANCHKULA

ORDER

Order No. 8/144-2018 PS(3)

Dated, Panchkula, the 06.12.2022

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools.

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prem Singh Punia, Dy. DEO Kaithal.

Sh. Pawan Garg, Principal GGSSS Jakhoul Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **Shiv Shankar Senior Secondary School Kasan, Rajound (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that:

*"File regarding recognition of this school is not available in the office of concerned District Education Office/Block Education Office. During verification, the school provides only photocopy of recognition granted to the school signed by Sh. Satpal, Dy. Superintendent. Hence, certificate of recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

- (4) Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in the proviso to sub-section (1) the authority granting the recognition may, after giving the managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*

Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

**Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company. shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*

(i) XXX.....  
(ii) XXX.....  
(iii) XXX.....

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority.

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

**43. (1)** *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances: -*

(a) xxxxxx  
(b) *if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*  
(c) *if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*  
(d) xxxxxx

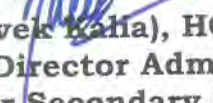
Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -

**191. A. Penal Action –** *Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\**

Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

  
(Vivek Kalia), HCS  
Additional Director Administration  
for Director Secondary Education  
Haryana, Panchkula

Endst. No. 8/144-2018 PS (3)


Dated, Panchkula: 06.12.2022

Regd:

To,  
Manager, Shiv Shankar Senior Secondary School Kasan, Rajound  
(Kaithal)

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

1. District Education Officer, Kaithal is requested to ensure the receipt of show cause notice to the concerned and sent the action taken report within 7 days.
2. **Principal, Shiv Shankar Senior Secondary School Kasan, Rajound (Kaithal)**

  
Dy. Superintendent PS  
for Director Secondary Education  
Haryana, Panchkula



## OFFICE OF THE DIRECTOR SECONDARY EDUCATION, HARYANA, PANCHKULA

ORDER

Order No. 8/144-2018 PS(3)

Dated, Panchkula, the 06.12.2022

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools.

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prem Singh Punia, Dy. DEO Kaithal.

Sh. Pawan Garg, Principal GGSSS Jakhoult Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **Shanti Niketan high School, Peedal, Guhla (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that:-

*"File regarding recognition of this school is not available in the office of concerned District Education Office/Block Education Office. During verification, the school provides only photocopy of recognition granted to the school signed by Sh. Satpal, Dy. Superintendent. School was unable to produce any proof of pledge money submitted to take NOC/recognition. Hence, certificate of recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

- (4) *Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in the proviso to sub-section (1) the authority granting the recognition may, after giving the managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*

Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

- Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company. shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*
- (i) XXX.....*
  - (ii) XXX.....*
  - (iii) XXX.....*

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority.

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

- 43. (1)** *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances: -*
- (a) xxxxxx*
  - (b) if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*
  - (c) if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*
  - (d) xxxxxx*


Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -

- 191. A. Penal Action –** *Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\**

Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

  
(Vivek Kalia), HCS  
Additional Director Administration  
for Director Secondary Education  
Haryana, Panchkula

Endst. No. 8/144-2018 PS (3)


Dated, Panchkula: 06.12.2022

Regd:

To,  
Manager, Shanti Niketan high School, Peedal, Guhla (Kaithal)

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

1. District Education Officer, Kaithal is requested to ensure the receipt of show cause notice to the concerned and sent the action taken report within 7 days.
2. **Principal, Shanti Niketan high School, Peedal, Guhla (Kaithal)**

  
Dy. Superintendent PS  
for Director Secondary Education  
Haryana, Panchkula  
12

OFFICE OF THE DIRECTOR SECONDARY EDUCATION, HARYANA, PANCHKULA

ORDER

Order No. 8/144-2018 PS(3)

Dated, Panchkula, the 06.12.2022

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools.

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prem Singh Punia, Dy. DEO Kaithal.

Sh. Pawan Garg, Principal GGSSS Jakhoult Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **Saraswati Middle School, Bhuna (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that: -

*"File regarding recognition of this school is not available in the office of concerned District Education Office/Block Education Office. During verification, the school was unable to produce any proof of permission, middle-class board result 2010 and pledge money submitted to take NOC/recognition. Hence, certificate of recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

- (4) *Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in the proviso to sub-section (1) the authority granting the recognition may, after giving the managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*

Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

**Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company. shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*

(i) XXX.....  
(ii) XXX.....  
(iii) XXX.....

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority.

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

43. (1) *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances: -*
- (a) xxxxxx
- (b) *if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*
- (c) *if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*
- (d) xxxxxx

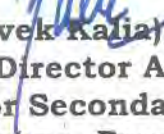
Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -

**191. A. Penal Action – Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\***

Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

  
(Vivek Kalra), HCS  
Additional Director Administration  
for Director Secondary Education  
Haryana, Panchkula

Endst. No. 8/144-2018 PS (3)

Dated, Panchkula: 06.12.2022

Regd:

To,  
Manager, Saraswati Middle School, Bhuna (Kaithal)

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

1. District Education Officer, Kaithal is requested to lodge FIR against the faulty school/managing committee concerned and sent the action taken report within seven days.
2. **Principal, Saraswati Middle School, Bhuna (Kaithal)**

  
Dy. Superintendent PS  
for Director Secondary Education  
Haryana, Panchkula  


## OFFICE OF THE DIRECTOR SECONDARY EDUCATION, HARYANA, PANCHKULA

ORDER

Order No. 8/144-2018 PS(3)

Dated, Panchkula, the 06.12.2022

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools.

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prem Singh Punia, Dy. DEO Kaithal.

Sh. Pawan Garg, Principal GGSSS Jakhoul Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **Maa Saraswati Shiksha Niketan Sr. Sec. School, Sakra (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that:-

*"File regarding recognition of this school is not available in the office of concerned District Education Office/Block Education Office. During verification, the school provides only photocopy of recognition granted to the school signed by Sh. Satpal, Dy. Superintendent. School also unable to produce any proof of processing & pledge money submitted to take NOC/recognition. Hence, certificate of recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

- (4) *Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in the proviso to sub-section (1) the authority granting the recognition may, after giving the*

*managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*

Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

**Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company. shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*  
*(i) XXX.....*  
*(ii) XXX.....*  
*(iii) XXX.....*

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority.

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

43. (1) *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances: -*
- (a) xxxxxx*
  - (b) if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*
  - (c) if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*
  - (d) xxxxxx*

Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -




**191. A. Penal Action – Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\***

Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

  
(Vivek Kalia), HCS  
Additional Director Administration  
for Director Secondary Education  
Haryana, Panchkula

Endst. No. 8/144-2018 PS (3)


Dated, Panchkula: 06.12.2022

Regd:

To,  
Manager, Maa Saraswati Shiksha Niketan Sr. Sec. School, Sakra  
(Kaithal)

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

1. District Education Officer, Kaithal is requested to ensure the receipt of show cause notice to the concerned and sent the action taken report within 7 days.
2. **Principal, Maa Saraswati Shiksha Niketan Sr. Sec. School, Sakra (Kaithal)**

  
Dy. Superintendent PS  
for Director Secondary Education  
Haryana, Panchkula

OFFICE OF THE DIRECTOR SECONDARY EDUCATION, HARYANA, PANCHKULA

ORDER

Order No. 8/144-2018 PS(3)

Dated, Panchkula, the 06.12.2022

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools.

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prem Singh Punia, Dy. DEO Kaithal.

Sh. Pawan Garg, Principal GGSSS Jakhoult Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **S.D Public School Kotra, Rajound (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that:-

*"File regarding recognition of this school is not available in the office of concerned District Education Office/Block Education Office. During verification, the school was unable to provide middle-class board result 2010 and any proof of land record, processing fee and pledge money submitted to take NOC/recognition. Hence, certificate of recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

- (4) *Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in the proviso to sub-section (1) the authority granting the recognition may, after giving the*

*managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*

Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

**Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company. shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*

*(i) XXX.....*  
*(ii) XXX.....*  
*(iii) XXX.....*

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority.

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

43. (1) *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances: -*
- (a) xxxxxx*
- (b) if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*
- (c) if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*
- (d) xxxxxx*

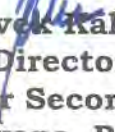
Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -

**191. A. Penal Action – Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\***

Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

  
(Vivek Kalia), HCS  
Additional Director Administration  
for Director Secondary Education  
Haryana, Panchkula

Endst. No. 8/144-2018 PS (3)

Dated, Panchkula: 06.12.2022

Regd:

To,  
Manager, S.D Public School Kotra, Rajound (Kaithal)

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

1. District Education Officer, Kaithal is requested to ensure the receipt of show cause notice to the concerned and sent the action taken report within 7 days.
2. **Principal, S.D Public School Kotra, Rajound (Kaithal)**

  
Dy. Superintendent PS  
for Director Secondary Education  
Haryana, Panchkula  


## OFFICE OF THE DIRECTOR SECONDARY EDUCATION, HARYANA, PANCHKULA

ORDER

Order No. 8/144-2018 PS(3)

Dated, Panchkula, the 06.12.2022

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools.

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prem Singh Punia, Dy. DEO Kaithal.

Sh. Pawan Garg, Principal GGSSS Jakhoul Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **Secular State School, Taranwali, Siwan (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that: -

*"File regarding recognition of this school is not available in the office of concerned District Education Office/Block Education Office. During verification, the school was unable to provide any proof of pledge money & land record submitted to take NOC/recognition. Hence, certificate of recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

- (4) *Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in the proviso to sub-section (1) the authority granting the recognition may, after giving the managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*

Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

**Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company. shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*

(i) XXX.....  
(ii) XXX.....  
(iii) XXX.....

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority.

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

- 43. (1)** *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances: -*
- (a) xxxxxx  
(b) *if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*  
(c) *if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*  
(d) xxxxxx

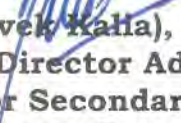
Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -

**191. A. Penal Action –** *Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\**

Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

  
(Vivek Kalla), HCS  
Additional Director Administration  
for Director Secondary Education  
Haryana, Panchkula

Endst. No. 8/144-2018 PS (3)

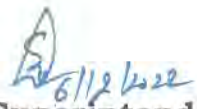

Dated, Panchkula: 06.12.2022

Regd:

To,  
Manager, Secular State School, Taranwali, Siwan (Kaithal)

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

1. District Education Officer, Kaithal is requested to lodge FIR against the faulty school/managing committee concerned and sent the action taken report within seven days.
2. **Principal, Secular State School, Taranwali, Siwan (Kaithal)**

  
Dy. Superintendent PS  
for Director Secondary Education  
Haryana, Panchkula  


## OFFICE OF THE DIRECTOR SECONDARY EDUCATION, HARYANA, PANCHKULA

ORDER

Order No. 8/144-2018 PS(3)

Dated, Panchkula, the 06.12.2022

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools.

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prem Singh Punia, Dy. DEO Kaithal.

Sh. Pawan Garg, Principal GGSSS Jakhoul Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **Shivalik Middle School, Arnouli, Guhla (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that: -

*"File regarding recognition of this school is not available in the office of concerned District Education Office/Block Education Office. During verification, the school was unable to produce proof of Board affiliation certificate, middle-class board result, processing fee and pledge money submitted to take NOC/recognition. Hence, certificate of recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

- (4) *Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in the proviso to sub-section (1) the authority granting the recognition may, after giving the*



*managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*

Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

**Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company, shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*

*(i) XXX.....*  
*(ii) XXX.....*  
*(iii) XXX.....*

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority.

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

- 43. (1)** *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances: -*
- (a) xxxxxx*
- (b) if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*
- (c) if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*
- (d) xxxxxx*


Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -

**191. A. Penal Action – Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\***

Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

  
(Vivek Kalia), HCS  
Additional Director Administration  
for Director Secondary Education  
Haryana, Panchkula

Endst. No. 8/144-2018 PS (3)


Dated, Panchkula: 06.12.2022

Regd:

To,  
Manager, Shivalik Middle School, Arnouli, Guhla (Kaithal)

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

1. District Education Officer, Kaithal is requested to lodge FIR against the faulty school/managing committee concerned and sent the action taken report within seven days.
2. **Principal, Shivalik Middle School, Arnouli, Guhla (Kaithal)**

  
Dy. Superintendent PS  
for Director Secondary Education  
Haryana, Panchkula  
n

## OFFICE OF THE DIRECTOR SECONDARY EDUCATION, HARYANA, PANCHKULA

ORDER

Order No. 8/144-2018 PS(3)

Dated, Panchkula, the 06.12.2022

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools.

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prem Singh Punia, Dy. DEO Kaithal.

Sh. Pawan Garg, Principal GGSSS Jakhoult Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **Geeta Niketan Sr. Sec. School Kaul, Pundri, (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that:-

*"File regarding recognition of this school is not available in the office of concerned District Education Office/Block Education Office. During verification, the school provides only photocopy of permission which is doubtful as Permission has been granted to the school even before the registration of the society. School also unable to provide middle-class board result 2010 and any proof of pledge money submitted to take NOC/recognition. Hence, certificate of recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

- (4) *Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in the proviso to sub-section (1) the authority granting the recognition may, after giving the*

*managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*

Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

**Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company, shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*

(i) XXX.....  
(ii) XXX.....  
(iii) XXX.....

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority.

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

43. (1) *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances; -*
- (a) xxxxxx  
(b) *if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*  
(c) *if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*  
(d) xxxxxx

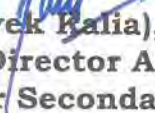
Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -

**191. A. Penal Action – Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\***

Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

  
(Vivek Kalia), HCS  
Additional Director Administration  
for Director Secondary Education  
Haryana, Panchkula

**Endst. No. 8/144-2018 PS (3)**


**Dated, Panchkula: 06.12.2022**

**Regd:**

**To,  
Manager, Geeta Niketan Sr. Sec. School Kaul, Pundri, (Kaithal)**

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

1. District Education Officer, Kaithal is requested to lodge FIR against the faulty school/managing committee concerned and sent the action taken report within seven days.
2. **Principal, Geeta Niketan Sr. Sec. School Kaul, Pundri, (Kaithal)**

  
**Dy. Superintendent PS  
for Director Secondary Education  
Haryana, Panchkula**  
n

OFFICE OF THE DIRECTOR SECONDARY EDUCATION, HARYANA, PANCHKULA

ORDER

Order No. 8/144-2018 PS(3)

Dated, Panchkula, the 06-12-2022

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools.

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prem Singh Punia, Dy. DEO Kaithal.

Sh. Pawan Garg, Principal GGSSS Jakhoul Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **Adarsh Senior Secondary School, Kaul Pundri (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that: -

*"File regarding recognition of this school is not available in the office of concerned District Education Office/Block Education Office. During verification, the school provides only photocopy of recognition granted to the school signed by Sh. Satpal, Dy. Superintendent. School was unable to produce any proof of pledge money submitted to take NOC/recognition. Hence, certificate of recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

- (4) *Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in the proviso to sub-section (1) the authority granting the recognition may, after giving the managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*

*m*

Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

- Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company, shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*
- (i) XXX.....
  - (ii) XXX.....
  - (iii) XXX.....

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority.

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

- 43. (1)** *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances: -*
- (a) xxxxxx
  - (b) *if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*
  - (c) *if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*
  - (d) xxxxxx

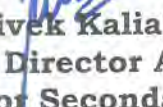
Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -

- 191. A. Penal Action –** *Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\**

Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

  
(Vivek Kalia), HCS  
Additional Director Administration  
for Director Secondary Education  
Haryana, Panchkula

Endst. No. 8/144-2018 PS (3)

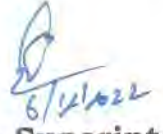
Dated, Panchkula: 06-12-2022

Regd:

To,  
Manager, Adarsh Senior Secondary School, Kaul Pundri (Kaithal)

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

1. District Education Officer, Kaithal is requested to ensure the receipt of show cause notice to the concerned and sent the action taken report within 7 days.
2. **Principal, Adarsh Senior Secondary School, Kaul Pundri (Kaithal)**

  
Dy. Superintendent PS  
for Director Secondary Education  
Haryana, Panchkula



OFFICE OF THE DIRECTOR SECONDARY EDUCATION, HARYANA, PANCHKULA

ORDER

Order No. 8/144-2018 PS(3)

Dated, Panchkula, the 06-12-2022

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools.

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prem Singh Punia, Dy. DEO Kaithal.


Sh. Pawan Garg, Principal GGSSS Jakhoul Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **Arya Public Sr. Sec. School, Jadaula, Pundri, (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that: -

*"During verification, it is found that the Recognition granted to the school signed by Sh. Satpal, Dy. Superintendent. Hence, certificate of recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

- (4) *Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in the proviso to sub-section (1) the authority granting the recognition may, after giving the managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*

 Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior

approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

- Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company. shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*
- (i) XXX.....
  - (ii) XXX.....
  - (iii) XXX.....

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority.

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

43. (1) *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances: -*
- (a) xxxxxx
  - (b) *if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*
  - (c) *if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*
  - (d) xxxxxx

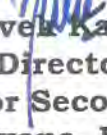
Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -

191. A. *Penal Action – Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\**

Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

  
(Vivek Kalia), HCS  
Additional Director Administration  
for Director Secondary Education  
Haryana, Panchkula

Endst. No. 8/144-2018 PS (3)



Dated, Panchkula: 06-12-2022

Regd:

To,  
Manager, Arya Public Sr. Sec. School, Jadaula, Pundri, (Kaithal)

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

1. District Education Officer, Kaithal is requested to ensure the receipt of show cause notice to the concerned and sent the action taken report within 7 days.
2. **Principal, Arya Public Sr. Sec. School, Jadaula, Pundri, (Kaithal)**

  
Dy. Superintendent PS  
for Director Secondary Education  
Haryana, Panchkula  


## OFFICE OF THE DIRECTOR SECONDARY EDUCATION, HARYANA, PANCHKULA

ORDER

Order No. 8/144-2018 PS(3)

Dated, Panchkula, the 06-12-2022

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools.

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prem Singh Punia, Dy. DEO Kaithal.

Sh. Pawan Garg, Principal GGSSS Jakhoult Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **Aryavart Shiksha Niketan Middle School, Titram (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that:-

*"File regarding recognition of this school is not available in the office of concerned District Education Office/Block Education Office. During verification, the school was unable to produce any proof of middle-class board result 2010, pledge money and processing fee submitted to take NOC/recognition. Hence, certificate of recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

- (4) *Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in the proviso to sub-section (1) the authority granting the recognition may, after giving the managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*

Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

- Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company, shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*
- (i) XXX.....*
  - (ii) XXX.....*
  - (iii) XXX.....*

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority.

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

- 43. (1)** *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances: -*
- (a) xxxxxx*
  - (b) if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*
  - (c) if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*
  - (d) xxxxxx*


Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -

- 191. A. Penal Action –** *Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\**

Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

  
(Vivek Kalia), HCS  
Additional Director Administration  
for Director Secondary Education  
Haryana, Panchkula

Endst. No. 8/144-2018 PS (3)

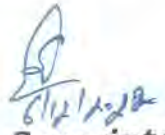
Dated, Panchkula: 06-12-2022

Regd:

To,  
Manager, Aryavart Shiksha Niketan Middle School, Titram (Kaithal)

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

1. District Education Officer, Kaithal is requested to ensure the receipt of show cause notice to the concerned and sent the action taken report within 7 days.
2. **Principal, Aryavart Shiksha Niketan Middle School, Titram (Kaithal)**

  
Dy. Superintendent PS  
for Director Secondary Education  
Haryana, Panchkula

## OFFICE OF THE DIRECTOR SECONDARY EDUCATION, HARYANA, PANCHKULA

ORDER

Order No. 8/144-2018 PS(3)

Dated, Panchkula, the 06-12-2022

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools.

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prem Singh Punia, Dy. DEO Kaithal.

Sh. Pawan Garg, Principal GGSSS Jakhoult Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **Evergeen Public Senior Secondary School, Kaithal (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that:

*"During verification, the school provides only photocopy of recognition granted to the school signed by Sh. Satpal, Dy. Superintendent. School unable to produced copy of Permission from 9<sup>th</sup> to 12<sup>th</sup>. Hence, certificate of recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

- (4) *Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in the proviso to sub-section (1) the authority granting the recognition may, after giving the managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*

Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

**Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company. shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*

(i) XXX.....  
(ii) XXX.....  
(iii) XXX.....

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority.

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

43. (1) *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances: -*
- (a) xxxxxx  
(b) *if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*  
(c) *if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*  
(d) xxxxxx

Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -

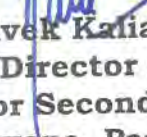
**191. A. Penal Action – Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\***



Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

  
(Vivek Kalia), HCS  
Additional Director Administration  
for Director Secondary Education  
Haryana, Panchkula

Endst. No. 8/144-2018 PS (3)

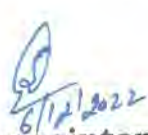
Dated, Panchkula: 06-12-2022

Regd:

To,  
Manager, Evergeen Public Senior Secondary School, (Kaithal)

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

1. District Education Officer, Kaithal is requested to ensure the receipt of show cause notice to the concerned and sent the action taken report within 7 days.
2. **Principal, Evergeen Public Senior Secondary School, (Kaithal)**

  
Dy. Superintendent PS  
for Director Secondary Education  
Haryana, Panchkula

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

**ORDER**

**Order No. 8/144-2018 PS(3)**

**Dated, Panchkula, the 06-12-2022**

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools.

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prem Singh Punia, Dy. DEO Kaithal.

Sh. Pawan Garg, Principal GGSSS Jakhoult Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **Gayatri Scholars Home (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that: -

*"File regarding recognition of this school is not available in the office of concerned District Education Office/Block Education Office. During verification, the school provides only photocopy of permission of class 1<sup>st</sup> to 5th. School also unable to provide middle-class board result 2010 and any proof of pledge money, processing fee & land record submitted to take NOC/recognition. Hence, certificate of recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

(4) *Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in the proviso to sub-section (1) the authority granting the recognition may, after giving the*

*managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*

Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

**Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company. shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*

(i) XXX.....  
(ii) XXX.....  
(iii) XXX.....

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority.

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

43. (1) *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances: -*
- (a) xxxxxx  
(b) *if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*  
(c) *if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*  
(d) xxxxxx


Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -

191. A. *Penal Action – Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\**

Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

  
(Vivek Kalia), HCS  
Additional Director Administration  
for Director Secondary Education  
Haryana, Panchkula

Endst. No. 8/144-2018 PS (3)


Dated, Panchkula: 06-12-2022

Regd:

To,  
Manager, Gayatri Scholars Home (Kaithal)

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

1. District Education Officer, Kaithal is requested to ensure the receipt of show cause notice to the concerned and sent the action taken report within 7 days.
2. **Principal, Gayatri Scholars Home (Kaithal)**

  
Dy. Superintendent PS  
for Director Secondary Education  
Haryana, Panchkula

OFFICE OF THE DIRECTOR SECONDARY EDUCATION, HARYANA, PANCHKULA

ORDER

Order No. 8/144-2018 PS(3)

Dated, Panchkula, the 06-12-2022

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools.

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prem Singh Punia, Dy. DEO Kaithal.

Sh. Pawan Garg, Principal GGSSS Jakhoul Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **Gian Deep High School, Bhuna, Guhla (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that:-

*"File regarding recognition of this school is available in the office of concerned District Education Office/Block Education Office. During verification, the school provides only photocopy of recognition granted to the school signed by Sh. Satpal, Dy. Superintendent. School was unable to produce any proof of processing fee and pledge money submitted to take NOC/recognition and also the signature of Deputy Commissioner, Kaithal seems different from the original signature on the inspection proforma. Hence, certificate of recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

- (4) *Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in the proviso to sub-section (1) the authority granting the recognition may, after giving the*

*managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*

Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

**Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company, shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*

(i) XXX.....  
(ii) XXX.....  
(iii) XXX.....

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority.

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

- 43. (1)** *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances: -*
- (a) xxxxxx  
(b) *if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*  
(c) *if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*  
(d) xxxxxx

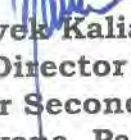
Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -

**191. A. Penal Action – Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\***

Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

  
(Vivek Kalia), HCS  
Additional Director Administration  
for Director Secondary Education  
Haryana, Panchkula

**Endst. No. 8/144-2018 PS (3)**


**Dated, Panchkula: 06-12-2022**

**Regd:**

**To,  
Manager, Gian Deep High School, Bhuna, Guhla (Kaithal)**

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

1. District Education Officer, Kaithal is requested to ensure the receipt of show cause notice to the concerned and sent the action taken report within 7 days.
2. **Principal, Gian Deep High School, Bhuna, Guhla (Kaithal)**

  
**Dy. Superintendent PS  
for Director Secondary Education  
Haryana, Panchkula**

## OFFICE OF THE DIRECTOR SECONDARY EDUCATION, HARYANA, PANCHKULA

ORDER

Order No. 8/144-2018 PS(3)

Dated, Panchkula, the 06-12-2022

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools.

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prein Singh Punia, Dy. DEO Kaithal.

Sh. Pawan Garg, Principal GGSSS Jakhoul Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **Guru Barahmanand Saraswati High School Rasina, Pundri (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that:

*"File regarding recognition of this school is not available in the office of concerned District Education Office/Block Education Office. During verification, the school provides only photocopy of recognition granted to the school signed by Sh. Satpal, Dy. Superintendent. Hence, certificate of recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

- (4) *Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in the proviso to sub-section (1) the authority granting the recognition may, after giving the managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*



Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

**Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company. shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*

(i) XXX.....  
(ii) XXX.....  
(iii) XXX.....

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority.

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

43. (1) *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances: -*
- (a) xxxxxx  
(b) *if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*  
(c) *if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*  
(d) xxxxxx

Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -

**191. A. Penal Action – Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\***

Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

(Vivek Kalia), HCS  
**Additional Director Administration  
 for Director Secondary Education  
 Haryana, Panchkula**

Endst. No. 8/144-2018 PS (3)

Dated, Panchkula: 06-12-2022

Regd:

To,  
**Manager, Guru Barahmanand Saraswati High School Rasina, Pundri  
 (Kaithal)**

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

1. District Education Officer, Kaithal is requested to ensure the receipt of show cause notice to the concerned and sent the action taken report within 7 days.
2. **Principal, Guru Barahmanand Saraswati High School Rasina, Pundri  
 (Kaithal)**

Dy. Superintendent PS  
**for Director Secondary Education  
 Haryana, Panchkula**

OFFICE OF THE DIRECTOR SECONDARY EDUCATION, HARYANA, PANCHKULA

ORDER

Order No. 8/144-2018 PS(3)

Dated, Panchkula, the 06-12-2022

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools.

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prem Singh Punia, Dy. DEO Kaithal.

Sh. Pawan Garg, Principal GGSSS Jakhoult Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **Adarsh Public School, Ramana-Ramani, Pundri (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that:-

*"File regarding recognition of this school is not available in the office of concerned District Education Office/Block Education Office. During verification, the school provides only photocopy of permission which is doubtful as Permission has been granted to the school even before the registration of the society. School also unable to provide middle-class board result 2010 and any proof of pledge money submitted to take NOC/recognition. Hence, certificate of recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

- (4) *Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in the proviso to sub-section (1) the authority granting the recognition may, after giving the*

*managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*

Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

**Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company. shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*

(i) XXX.....  
(ii) XXX.....  
(iii) XXX.....

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority.

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

- 43. (1)** *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances: -*
- (a) xxxxxx  
(b) *if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*  
(c) *if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*  
(d) xxxxxx


Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -

**191. A. Penal Action – Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\***

Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

  
(Vivek Kalia)  
Additional Director Administration  
for Director Secondary Education  
Haryana, Panchkula

Endst. No. 8/144-2018 PS (3)



Dated, Panchkula: 06-12-2022

Regd:

To,  
Manager, Adarsh Public School, Ramana-Ramani, Pundri (Kaithal)

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

1. District Education Officer, Kaithal is requested to lodge FIR against the faulty school/managing committee concerned and sent the action taken report within seven days.
2. **Principal, Adarsh Public School, Ramana-Ramani, Pundri (Kaithal)**

  
Dy. Superintendent PS  
for Director Secondary Education  
Haryana, Panchkula  


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

**ORDER**

**Order No. 8/144-2018 PS(3)**

**Dated, Panchkula, the 06-12-2022**

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools.

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prem Singh Punia, Dy. DEO Kaithal.

Sh. Pawan Garg, Principal GGSSS Jakhoult Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **Saraswati High School, Balbehra, Guhla (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that:-

*"File regarding recognition of this school is available in the office of concerned District Education Office/Block Education Office. During verification, the school provides only photocopy of recognition granted to the school signed by Sh. Satpal, Dy. Superintendent. School was unable to produce copy of permission certificate and any proof of pledge money submitted to take NOC/recognition and also the signature of Deputy Commissioner, Kaithal seems different from the original signature on the inspection proforma. Hence, certificate of recognition needs verification Hence, certificate of recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

- (4) *Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in the proviso to sub-section (1) the authority granting the recognition may, after giving the*

*managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*

Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

**Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company. shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*

*(i) XXX.....*  
*(ii) XXX.....*  
*(iii) XXX.....*

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority.

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

43. (1) *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances: -*
- (a) *xxxxxx*
- (b) *if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*
- (c) *if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*
- (d) *xxxxxx*


Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -

**191. A. Penal Action – Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\***

Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

  
**(Vivek Kalia), HCS**  
**Additional Director Administration**  
**for Director Secondary Education**  
**Haryana, Panchkula**

**Endst. No. 8/144-2018 PS (3)**


**Dated, Panchkula: 06-12-2022**

**Regd:**

**To,**  
**Manager, Saraswati High School, Balbehra, Guhla (Kaithal)**

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

1. District Education Officer, Kaithal is requested to ensure the receipt of show cause notice to the concerned and sent the action taken report within 7 days.
2. **Principal, Saraswati High School, Balbehra, Guhla (Kaithal)**

  
**Dy. Superintendent PS**  
**for Director Secondary Education**  
**Haryana, Panchkula**



OFFICE OF THE DIRECTOR SECONDARY EDUCATION, HARYANA, PANCHKULA

ORDER

Order No. 8/144-2018 PS(3)

Dated, Panchkula, the 06-12-2022

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools.

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prem Singh Punia, Dy. DEO Kaithal.

Sh. Pawan Garg, Principal GGSSS Jakhoult Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **Geeta Public School, Bhana, Rajound (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that:-

*"File regarding recognition of this school is not available in the office of concerned District Education Office/Block Education Office. During verification the school provides recognition of middle level in year 2012 & senior secondary level in year 2015, both the copies of recognition granted to the school signed by Sh. Satpal, Dy. Superintendent. School also unable to produce copy of permission from class 9<sup>th</sup> to 12<sup>th</sup>. Hence, certificate of recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

- (4) *Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in the proviso to sub-section (1) the authority granting the recognition may, after giving the*

*managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*

Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

**Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company. shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*

(i) XXX.....  
(ii) XXX.....  
(iii) XXX.....

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority.

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

43. (1) *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances: -*
- (a) xxxxxx  
(b) *if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*  
(c) *if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*  
(d) xxxxxx


Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -

**191. A. Penal Action – Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\***

Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

  
(Vivek Kalia), HCS  
Additional Director Administration  
for Director Secondary Education  
Haryana, Panchkula

Endst. No. 8/144-2018 PS (3)


Dated, Panchkula: 06-12-2022

Regd:

To,  
Manager, Geeta Public School, Bhana, Rajound (Kaithal)

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

1. District Education Officer, Kaithal is requested to ensure the receipt of show cause notice to the concerned and sent the action taken report within 7 days.
2. **Principal, Geeta Public School, Bhana, Rajound (Kaithal)**

  
Dy. Superintendent PS  
for Director Secondary Education  
Haryana, Panchkula

OFFICE OF THE DIRECTOR SECONDARY EDUCATION, HARYANA, PANCHKULA

ORDER

Order No. 8/144-2018 PS(3)

Dated, Panchkula, the 06-12-2022

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools.

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prem Singh Punia, Dy. DEO Kaithal.

Sh. Pawan Garg, Principal GGSSS Jakhoult Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **Saraswati Vidya High School, Pabnawa, Pundri (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that:-

*"File regarding recognition of this school is not available in the office of concerned District Education Office/Block Education Office. During verification, the School did not produce any record submitted to take NOC/recognition as per the statement by Sh. Amrit Lal, the then Dealing. Hence, certificate of recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

- (4) *Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in the proviso to sub-section (1) the authority granting the recognition may, after giving the managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*

Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

**Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company. shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*

(i) XXX.....  
(ii) XXX.....  
(iii) XXX.....

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority.

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

43. (1) *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances: -*
- (a) xxxxxx  
(b) *if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*  
(c) *if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*  
(d) xxxxxx


Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -

**191. A. Penal Action – Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\***

Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

  
(Vivek Kalia), HCS  
Additional Director Administration  
for Director Secondary Education  
Haryana, Panchkula

Endst. No. 8/144-2018 PS (3)



Dated, Panchkula: 06-12-2022

Regd:

To,  
Manager, Saraswati Vidya High School, Pabnawa, Pundri (Kaithal)

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

1. District Education Officer, Kaithal is requested to ensure the receipt of show cause notice to the concerned and sent the action taken report within 7 days.
2. **Principal, Saraswati Vidya High School, Pabnawa, Pundri (Kaithal)**

  
Dy. Superintendent PS  
for Director Secondary Education  
Haryana, Panchkula  


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

**ORDER**

**Order No. 8/144-2018 PS(3)**

**Dated, Panchkula, the 06-12-2022**

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools.

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prem Singh Punia, Dy. DEO Kaithal.

Sh. Pawan Garg, Principal GGSSS Jakhoul Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **Guru Barahmanand Senior Secondary Jadaula, Pundri (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that:

*"File regarding recognition of this school is not available in the office of concerned District Education Office/Block Education Office. During verification, the school provides only photocopy of recognition granted to the school signed by Sh. Satpal, Dy. Superintendent. School was unable to produce any proof of pledge money submitted to take NOC/recognition. Hence, certificate of recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

- (4) *Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in the proviso to sub-section (1) the authority granting the recognition may, after giving the managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*

Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

**Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company. shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*

(i) XXX.....  
(ii) XXX.....  
(iii) XXX.....

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority.

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

43. (1) *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances: -*
- (a) xxxxxx  
(b) *if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*  
(c) *if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*  
(d) xxxxxx

Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -

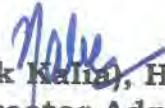
**191. A. Penal Action – Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\***



Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

  
(Vivek Kalia), HCS  
Additional Director Administration  
for Director Secondary Education  
Haryana, Panchkula

Endst. No. 8/144-2018 PS (3)


Dated, Panchkula: 06-12-2022

Regd:

To,  
Manager, Guru Barahmanand Senior Secondary Jadaula, Pundri (Kaithal)

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

1. District Education Officer, Kaithal is requested to ensure the receipt of show cause notice to the concerned and sent the action taken report within 7 days.
2. **Principal, Guru Barahmanand Senior Secondary Jadaula, Pundri (Kaithal)**

  
Dy. Superintendent PS  
for Director Secondary Education  
Haryana, Panchkula

OFFICE OF THE DIRECTOR SECONDARY EDUCATION, HARYANA, PANCHKULA

ORDER

Order No. 8/144-2018 PS(3)

Dated, Panchkula, the 06-12-2022

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools.

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prem Singh Punia, Dy. DEO Kaithal.

Sh. Pawan Garg, Principal GGSSS Jakhoult Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **Gyan Deep Shiksha Niketan Middle School Pharal, Pundri (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that:-

*"File regarding recognition of this school is not available in the office of concerned District Education Office/Block Education Office. During verification, the school provides only photocopy of recognition granted to the school signed by Sh. Satpal, Dy. Superintendent. The school was unable to provide any proof of processing fee, pledge money and land record submitted to take NOC/recognition. Hence, certificate of recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

- (4) *Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in the proviso to sub-section (1) the authority granting the recognition may, after giving the*

*managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*

Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

**Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company. shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*

(i) XXX.....  
(ii) XXX.....  
(iii) XXX.....

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority.

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

**43. (1)** *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances: -*

(a) xxxxxx  
(b) *if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*  
(c) *if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*  
(d) xxxxxx


Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -

**191. A. Penal Action – Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\***

Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

  
(Vivek Kalia), HCS  
Additional Director Administration  
for Director Secondary Education  
Haryana, Panchkula

Endst. No. 8/144-2018 PS (3)

Dated, Panchkula: 06-12-2022

Regd:

To,  
Manager, Gyan Deep Shiksha Niketan Middle School Pharal, Pundri  
(Kaithal)

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

1. District Education Officer, Kaithal is requested to ensure the receipt of show cause notice to the concerned and sent the action taken report within 7 days.
2. **Principal, Gyan Deep Shiksha Niketan Middle School Pharal, Pundri (Kaithal)**

  
Dy. Superintendent PS  
for Director Secondary Education  
Haryana, Panchkula

## OFFICE OF THE DIRECTOR SECONDARY EDUCATION, HARYANA, PANCHKULA

ORDER

Order No. 8/144-2018 PS(3)

Dated, Panchkula, the 06-12-2022

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools,

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prem Singh Punia, Dy. DEO Kaithal.

Sh. Pawan Garg, Principal GGSSS Jakhoul Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **Happy Public School Serdha, Rajound (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that: -

*"File regarding recognition of this school is not available in the office of concerned District Education Office/Block Education Office. During verification, the school was unable to provide middle-class board result 2010 and any proof of processing fee & pledge money submitted to take NOC/recognition. Hence, certificate of recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

- (4) *Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in the proviso to sub-section (1) the authority granting the recognition may, after giving the managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*

Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

**Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company. shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*

(i) XXX.....  
(ii) XXX.....  
(iii) XXX.....

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority.

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

- 43. (1)** *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances: -*
- (a) xxxxxx  
(b) *if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*  
(c) *if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*  
(d) xxxxxx

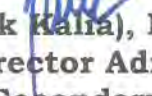
Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -

**191. A. Penal Action –** *Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\**

Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

  
(Vivek Kalia), HCS  
Additional Director Administration  
for Director Secondary Education  
Haryana, Panchkula

Endst. No. 8/144-2018 PS (3)

Dated, Panchkula: 06-12-2022

Regd:

To,  
Manager, Happy Public School Serdha, Rajound (Kaithal)

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

1. District Education Officer, Kaithal is requested to ensure the receipt of show cause notice to the concerned and sent the action taken report within 7 days.
2. **Principal, Happy Public School Serdha, Rajound (Kaithal)**

  
Dy. Superintendent PS  
for Director Secondary Education  
Haryana, Panchkula

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

**ORDER**

**Order No. 8/144-2018 PS(3)**

**Dated, Panchkula, the 06-12-2022**

Whereas, a Complaint was filed by Sh. Jagroop Dhull on the CM window portal alleging that in the year of 2006, 2012, 2013, 2014 and 2015, the recognition was granted to number of private schools by unauthorized officials of the DEO office Kaithal without any authority or by forging signatures or in violation of the norms for grant of recognition to the Private Schools.

Thereafter, on the basis of above said complaint, a committee of the following members was constituted by the DEO Kaithal to enquire the matter: -

Smt. Sudesh Siwatch, DPC Kaithal (Now Principal DIET Kaithal).

Sh. Prem Singh Punia, Dy. DEO Kaithal.

Sh. Pawan Garg, Principal GGSSS Jakhoult Adda Kaithal.

Whereas, the aforesaid Committee submitted its report vide memo no. steno/22/2030 dated 15.11.2022. In its report, the committee has stated that, likewise some other schools of the district, the school namely **Hari Bal Mandir School (Kaithal)** has obtained recognition by fraudulent means. The enquiry committee in regard to the school, submitted that:-

*"File regarding recognition of this school is not available in the office of concerned District Education Office/Block Education Office. During verification, the school did not produce any record submitted to take NOC/recognition. School was granted recognition by Sh. Satpal, Dy. Superintendent as per the photocopy received from BEO. Hence, certificate of recognition needs verification."*

Whereas section 4(4) of the Haryana School Education Act, 1995 provides for action against school which has obtained recognition by fraud etc. The section 4(4) is reproduced here as under: -

- (4) *Where the managing committee of a school obtains recognition by fraud, misrepresentation or suppression of material particulars, or where, after obtaining recognition, the school fails to continue to comply with any of the conditions specified in the proviso to sub-section (1) the authority granting the recognition may, after giving the*



*managing committee of the school a reasonable opportunity of showing cause against the proposed action to withdraw the recognition granted to such school.*

Whereas Rule 3 of the Haryana School Education Rules, 2003 provides that no school in the state can function, establish or start classes without the prior approval or permission of the Director. The Rule 3 of the Haryana School Education Rules, 2003 is reproduced here as under: -

**Rule 3 (1):-** *No school in the state can function, establish or start classes without the prior approval or permission of the Director. Every school established by any individual or association of individuals or firm or society or trust or company, shall follow the norms specified under these rules, any act or disobedience on the part of the school managing committee contrary to the provisions of these rules shall make its liable:*

*(i) XXX.....*  
*(ii) XXX.....*  
*(iii) XXX.....*

Whereas Rule 36 of Haryana School Education Rule, 2003 provides that no recognized school without giving full justification and without prior approval of the appropriate authority, shall open any new class other than which have received approval from the appropriate authority.

Whereas the Rule 43 provides for suspension/withdrawal of recognition of the said school. The operative part of Rule 43(1) is reproduced here as under:

43. (1) *The appropriate authority may withdraw/ suspend the recognition/NOC\*\* of a school after giving a reasonable opportunity against the proposed action to be taken against the school in the following circumstances: -*
- (a) xxxxxx*
- (b) if a school is found involved in malpractices such as mass copying in public examination conducted by any Board or bogus enrolment or tempering of records or non cooperation to appropriate authority or moral turpitude etc. its recognition/NOC\*\* shall be withdrawn without any notice and the concerned Board shall be intimated (be asked to withdraw its affiliation);*
- (c) if the managing committee of the school obtains recognition/NOC\* by fraud, mis-representing or suppressing any particulars or after obtaining recognition/NOC\* fails to continue to comply with any of the conditions specified in these rules the appropriate authority after giving a reasonable opportunity and one month notice to show cause against proposed action can withdraw recognition/NOC.*
- (d) xxxxxx*


Whereas, Rule 191-A of Haryana School Education Rules, 2003 provides for penal action in case of violation of rules. Rule 191-A of the Haryana School Education Rules, 2003 is reproduced here as under: -

**191. A. Penal Action – Any act done by any individual or association of individuals or society or trust or firm or company in contravention of these rules, shall be treated as an offence under these rules and shall be punishable under relevant laws.\***

Whereas it appears that the school is being run in violation of rule 3 and 36 read with rule 43 of Haryana School Education Rules, 2003. Whereas school is liable to be proceeded against section 4(4) of Haryana School Education Act, 1995.

Therefore, a show cause notice is being issued to the management of the said school as to why the recognition granted to the school may not be withdrawn and a criminal action may not be initiated against the school under Rule 191-A of the Haryana School Education Rules, 2003.

The reply, if any, the Management of said school wants to submit, should be sent to this Department within a period of 30 days, failing which, it will be presumed that the Management of the school has nothing to say in this regard and the appropriate order shall be passed in accordance with Rules.

  
(Vivek Kalia), HCS  
Additional Director Administration  
for Director Secondary Education  
Haryana, Panchkula

**Endst. No. 8/144-2018 PS (3)**


**Dated, Panchkula: 06-12-2022**

**Regd:**

**To,  
Manager, Hari Bal Mandir School (Kaithal)**

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

1. District Education Officer, Kaithal is requested to ensure the receipt of show cause notice to the concerned and sent the action taken report within 7 days.
2. **Principal, Hari Bal Mandir School (Kaithal)**

  
**Dy. Superintendent PS  
for Director Secondary Education  
Haryana, Panchkula**