

OFFICE OF DIRECTOR SECONDARY EDUCATION HARYANA PANCHKULA

Order No. 10/16-2020 Admn(4)

Dated, Panchkula the 19/2/2001

A copy of letter No.4/2/2024-1ELECTION dated 29.01.2024 received from Chief Secretary to Government, Haryana regarding Model Code of Conduct-Election Campaign is forwarded to the following for information & necessary action:-

- 1. Director General Elementary Education Haryana, Panchkula.
- 2. Director SCERT Haryana, Gurgram.
- 3. All the District Education Officers in the State.
- 4. All Officers/Superintendents Secondary (HQ).
- 5. Superintendent Coordination Branch.
- 6. Superintendent Admn. (Elementary).
- 7. PA/DSE.
- 8. PA/ Additional Director (MSS)
- 9. PA/Additional Director Admn.
- 10. PA/ Joint Director Admn.
- 11. PA/ Additional Director Academic.
- 12. All the Assistants Admn. Branch (Sec.)
- 13. IT Cell (HQ) for website.

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SUPERINTENDENT ADMN.

for DIRECTOR SECONDARY EDUCATION

HARYANA PANCHKULA

600 Ad(4)

No. 4/2/2024-1ELECTION HARYANA GOVERNMENT Chief Secretary's Office Election Branch

Dated, Chandigarh the 29th January, 2024

To

- 1. Chief Secretary to Government Haryana (in Services-II Branch),
- 2. All the Administrative Secretaries to Government Haryana,
- 3. All the Heads of Department in Haryana,
- 4. All the Managing Director of Boards/Corporations in Haryana,
- 5. All the Divisional Commissioner's in Haryana,
- 6. All the Deputy Commissioner's-cum-District Electoral Officers in Haryana,
- 7. All the Superintendent's of Police in Haryana,
- 8. All the Vice Chancellor's of the Universities in the Haryana.

OD (admin)

Subject:

Model Code of Conduct - Instruction- Election Campaign - Regarding.

I am directed to refer to the letter No. 437/6/INST/ECI/FUNCT/MCC/2024(CAMPAIGN)/507, dated 2nd January, 2024, received from the office of Election Commission of India, Nirvachan Sadan, Ashoka Road, New Delhi, on the subject noted above and forward the same for necessary action with the request that these instructions may be brought to notice of all concerned for information and strict compliance.

Yours faithfully

29/1/24

Superintendent Election

Engst. No. 4/2/2024-1Election

Dated, Chandigarh the 29th January, 2024

A copy is forwarded to Sh. Narendra N. Butolia, Sr. Principal Secretary, Election Commission of India, Nirvachan Sadan, Ashoka Road, New Delhi w.r.t. their letter No. 437/6/INST/ECI/FUNCT/MCC/2024(CAMPAIGN)/507, dated 2nd January, 2024, for information.

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Superintendent Election,

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Endst. No. 4/2/2024-1 Election

Dated, Chandigarh the 29th January, 2022

A copy of the letter was 437/6/INST/ECI/FUNCT/MCC/2024(CAMPAIGN)/507, dated 2nd January, 2024, is forwarded to the Chief Electoral Officer, Haryana, 30-Bays Building, Sector-17, Chandigarh, with the request to brought to the notice to all the political parties.

Superintendent Hections

Endst. No: 4/2/2024-1 Election

Dated, Chandigarh the 29th January, 2004

A copy is forwarded to all the Sr. Spl. Secy./ Sr. Secy./ Secy. PS to Copy. Minister/Ministers/ State Ministers with the request that these instruction may be brought to the notice of Chief Ministers/ Ministers/ Ministers.

Superintendent Election,

1.

Sr. Spl. Secy./ Sr. Secy./ Secy./ PS to Chief Minister / Ministers/ State Minister-

U.O. No. 4/2/2024-1Election

Dated Chandigarh the 29th January, 2024



भारतनिर्वाचनआयोगसचिवालय

SECRETARIAT OF THE ELECTION COMMISSION OF INDIA

निर्वाचन सदन, अशोक रोड, नई दिल्ली-110001 Nirvachan Sadan, Ashoka Road, New Delhi-110001

Ne 437/6/INST/ECI/FUNCT/MCC/2024 (CAMPAIGN)

Dated: 2nd January, 2024

The Chief Secretaries full States and Union Territories.

The Chief Electoral Officers States and Union Territories



हरियाणा सिवित सचिवालव चपडीगढ

Subject: Mode: Code of Conduct - Instruction- Election Campaign - Regarding.

Eference Commission's instructions:

No. 3/8//2000 J.S.H, dated 26.12.2000

No. 464/INST/2007-PLN-I, dated 12.10.2007

No. 464/INST/2009-EPS, dated 18,03,2009

No. 437/6/2009-CC&BE, dated 15.09.2009

No. 437/6/INST/2013/CC&BE, dated 28.11.2013

No. 437/6/INST/2013/CC&BE, dated 04.12.2013

No. 137/6/INST/2014-CC&BE, dated 26.04.2014

No. 437/INST/2015-CCS, dated 17.09,2015

No. 437/6/INST/2015-CCS, dated 09.10.2015

No. 437/6/Campaign/ECI/INST/FUNCT/MCC-2016, dated 04.01.2017

No. 437/6/2017(Policy), dated. 10.01.2017

No. 437/6/2017 (policy), dated 25.02.2017

No. A37/6/INST/2016-CCS, dated: 24.05.2017

1.0 457/6/INST/2016-CCS, dated: 24.05.2017

No. 137/6/INST/2016-CCS, dated: 24.05.2017

No. 437/6/2007(INST)-PLN-III, dated 12.11.2007 (SVI)

No 464/GJ-LA/2007, dated 26.11.2007

10. 414/INST/2014-EPS, dated 9.04.2014

277/6/INST/2019/MCC, dated 09.03.2019

437/6/INST/2019/MCC, dated 19.03 2019

No. 4 7/6/INST/2019/MCC, dated 05.04,2019

No. 437/6/INST/2019/MCC, dated 29,04.2019

No. 437/6/INST/2020/MCC, dated 29.01.2020

6/INST/2008-CC&BE, dated 18.02.2009, and

No. 437/6/INST/ECI/LET/FUNCT/MCC/2022, dated 22.01.2022

CS (Busy)

0 9 JAN 2024

Madam/Sir.

With a view to maintain the election campaign in line with statutory provisions and to evoid clashes and conflicts between stakeholders i.e. political parties or their supporters and also to ensure peace and order during the campaign period, the Commission has issued, in the past, a number of instructions. Following are the consolidated instructions in supersession of all the instructions issued vide letters listed above:

1. Use of Bike

The Commission, having considered inputs that there is a need to regulate the use of bikes for electioneering purposes, issues the following instructions-

- Bike is a two-wheeler and its use shall be restricted only for campaign purpose Number of bikes may be restricted as per convoy rules of vehicle, which inter-alia provides that cars/vehicles shall, under no circumstances, be allowed to move in convoy of more than ten vehicles excluding the security vehicles. All bigger convoys exceeding ten vehicles shall be broken up, even if they are carrying any minister of central or state government or any other person. This shall, however, be subject to any security instructions issued in respect of any such individual. If any person moves in a convoy of vehicles exceeding the limits prescribed above, in spite of the convoy having been broken, it shall be the duty of the local administration to ensure that such vehicles are not allowed to be used by flouting the Commission's directions, till the process of election is completed.
- Use of Bikes, other than those permitted to campaign purpose, would be regulated (11) under the prohibitory order, viz. Sec 144 CrPC.
- Only one flag (of maximum dimension of 1 ft by ½ ft) shall be permitted on one bike
- Length of pole/stick for carrying flag shall not be more than 3 feet. (V)

2. Road Shows

There is a rotal and absolute ban on the use of official vehicle for campaigning, electioneering c election related travel during elections. It also provides that car/vehicles shall not be allowed to nio. in convoys of more than ten vehicles (excluding security vehicles) and all bigger convoys shall broken even if they are carrying any Minister of Centre/State Government or any other person. aubject to any security instructions issued in respect of any such individual. The Commission, aller established fact that there is a need to regulate road shows to avoid any inconvenience to the

Contract of the second

- The resonance of road shows shall be taken from the Competent Authority.
- The feet to avoid inconvenience to general public, as far as possible, road shows, subject to see the dors and local laws, should be permitted only on holidays and during no-peak course and course other than that having big hospitals, trauma centers, blood banks and recovery crowded markets.
- Number of vehicles and persons joining for road show shall be intimated in advance.
- d. The road show shall not cover more than half the road width to ensure safety of the general public.
- and a gap of 100 meters would be maintained.
- afety of public and persons in the road show shall be ensured. Bursting of fire crackers and carrying of fire arms shall not be permitted at all.
- the maximum size of banner to be carried with hand would be 6x4 feet.
- Loudspeakers can be used as per existing ECI's instruction and subject to Local Laws and Court orders on this subject.
- Or play of animals in road shows is totally banned. Children, particularly school children in
- Only one flag of the size 1 ft X % ft with permission of the RO concerned would be allowed on campaign vehicles in a road show.

+ Loudspeakers in processions and election meetings

A public address system or loudspeaker or any sound amplifier, whether fitted on contany and whatsoever, or in static position, used for public meetings for electioneering and fact not be used at night between 10.00 p.m. and 6.00 a.m. subject to the local and orders/any order of state pollution control board. Local perceptions of the security assembles of the area and other relevant considerations like weather conditions, festival assembles of the period, etc. should also be considered.

and whether used for general propaganda or for public meetings or and whether used on moving vehicles or otherwise, shall be used during the restricted above and never beyond

- (iii) All loudspeaker being used beyond the nours as prescribed above, along with all the apparatus connected with the use of these loudspeakers.
- (iv) The Commission has further directed that it should be ensured by the concerned authorities of state pollution control boards that decibels of the sound generated by loud speakers/amplifiers doesn't exceed the permissible limit as fixed under relevant law/guidelines. DEO shall monitor this by putting in place suitable mechanism.
- (v) All political parties, candidates and any other persons using any loudspeakers on moving vehicles including but not restricted to trucks, tempos, cars, taxis, vans, three-wheeler scooters, cycle rickshaws, etc. shall intimate the registration identification number of those vehicles to the authorities granting permission to use the loudspeakers and such registration identification numbers of the vehicles shall be indicated on the permits granted by the authorities concerned.
- (vi) Any vehicle on which a loudspeaker is used without the said written permit shall be confiscated forthwith along with the loudspeaker and all the apparatus used along with it.
- (vii) All political parties; candidates and even other person using a loudspeaker either on a moving vehicle or at a fixed place shall intimate -
 - (1) the Returning Officer of the Constituency, and
 - (2) local Police authorities, in writing, the full details of the permits obtained by them before using any of those loudspeakers. In the case of mobile loudspeakers, the registration identification numbers of the vehicles shall also be registered by them with the Returning Officer and the local Police authorities.
- (viii) It shall be the responsibility of the State Government authorities granting permits for use of loudspeakers and the local Police authorities to strictly enforce that no loudspeaker is used by anyone in violation of any of the above directions.
- (ix) No loudspeakers fitted on vehicles of any kind or in any other manner whatsoever shall be permitted to be used during the period of 48 hours ending with the hour fixed for the conclusion of the poil in any polling area. Even after the close of poll proper law and order is required to be maintained till completion of election after the declaration of result. Use of loudspeakers is generally regarded as source of public nuisance and can often give rise to tension in a politically charged atmosphere. The District Administrations should, therefore, consider any

CLIS, on ment of each application and keeping in view the need to maintain proper law and

The commission has now clarified that there should be only three number of didate a theresa. The Commission has now clarified that there should be only three number of didate a theresa. The Commission has now clarified that there should be only three number of display of grants and party workers'/supporter' residence and at party offices. In case, the commission display of flags would be subject to Local law and court orders, if

far at the use of banners, flags etc. on vehicles, it shall be regulated as below-

- pet/focus/flashing/search lights and hooters shall be put on any campaign vehicle.
- Motor Vehicle Act are uniformly applied throughout the State.
- permission of the competent authority subject to the relevant provisions of law and Court direction/orders if any on the subject.
- in the maximum number and size of flags/banners by a party or candidate will be as follows-
 - Two wheelers one flag of maximum size 1ft X 1/2 ft. No banner will be allowed. 1 or 2 small stickers of appropriate size may be permitted on each vehicle.
 - ting of maximum size 1ft X 1/2 ft. 1 or 2 small stickers of appropriate size may be permitted on each vehicle.
 - It is clarified that if a political party is having a pre- poll alliance/seat sharing arrangement with another party then campaign vehicle of a candidate/political party may display one flag each of such parties.

- e. Simultaneous plying of number of vehicles on road including e-Ricksnaws to be minted to and if it exceeds the limit of 10 vehicles then the convoy shall be broken after every 101/E vehicles.
- f. While using flags, or stickers on any vehicle, due care shall be taken that visibility of any of the driver (of the concerned vehicle or any other vehicle on road), passengers from front rear view is not hampered in anyway.
- Further, it is the bounden duty of the authorities concerned to ensure proper use of National Flag in the callies and to ensure strict compliance and observation of the provisions of the Flag Code and the provisions of Emblem and names (Prevention of Improper Use) Act, 1950 and the Prevention of Insults to National Honour Act, 1971.

5. Temporary Campaign Office

The candidates of various parties including independent candidates set up and operate temporary offices for the purpose of local campaign. The Commission, after taking into consideration at relevant factors, has prescribed the following guidelines to be followed in this regard:-

- (i) No such office will be opened by way of any encroachment either of public or private property
- (ii) No such offices will be opened in any religious places or campus of such religious places.
- (iii) No such offices will be opened contiguous to any educational institution/ hospital.
- (iv) No Such offices will be opened within 200 meters of an existing polling station.
- (v) Such offices can display only one party flag and banner with party symbols/photographs.
- (vi) The size of the banner used in such offices should not exceed '4 feet X 8 feet' subject to the lumber condition that if the local laws prescribe a lower size for banner / hoarding etc.; the the lower size prescribed by local law shall prevail.
- (vii) The expenditure observer should closely monitor to ensure that expenditure, on it is properly booked in the account of candidate.

6. Associating defence personnel/forces with electoral campaign

The Armed Forces of a nation are the guardian of its frontiers, security and the political system. They are applicated and neutral stakeholders in a modern democracy. It is therefore necessary that the political parties and leaders exercise great caution while making any reference to the Armed forces in their political campaigns. The Commission is of the view that:

Defence forces should not be associated with or used in any manner in the decision of functions of functions of functions in the decision of the decision of the function of the decision of the function of the functions of t

The political parties/candidates are further advised that their campaigners/candidates should desist, as part of their election campaigning, from indulging in any political propaganda involving activities of the Defence forces.

Prohibition of misuse of Short Message Services (SMSs)

Sometimes, certain objectionable messages on Short Message Services (SMSs) are being ansmitted by some persons with vested interests in the ensuing election, violating the provisions of each of modes code of conduct and the Commission's directions/instructions issued in this behalf. The ancresaid acts, the atmosphere for free, fair and peaceful elections process may get vitiated. In the Commission has issued the following directions:

- (a) For objectionable SMSs, which are violating the provisions of election law, model code of conduct and the commission's direction/instruction issued in this behalf, the Police Authorities should advertise special mobile number on which the receiver of such SMS can forward the said SMS (along with the number of the sender of the objectionable SMS). The Police authorities should in the appropriate inquiry and trace back the original sender of such SMS and take appropriate action under the relevant provisions of the Indian Penal Code, Representation of the People Act 1951, the Conduct of Election Rules, 1961, instructions/direction issued there under by the Commission and any other law applicable in the case.
- on Bulk SMS (es) transmitted during the campaign period as an alternative electioneering, as and when noticed by RO or DEO will be brought to the notice of CEO, who in turn, will find out the cost involved from the Service Provider and apportion it to the candidate or candidates concerned as the case may be.
- (c) There shall be prohibition of transmitting bulk SMSs of political nature for a period of 48 hours ending with the hour fixed for conclusion of poll.
- This shall be brought to the notice of all concerned immediately including Mobile Service Providers in the State and given wide publicity. A copy of this letter shall also be handed over to all Observers through the District Election Officers.

we or pulitical party's Name/ Symbol/ Badges/ Signal Stoken Wash

The Section 130 of Representation of the People Act, 1951 inter-alia provides that no personal shall canvass for votes or exhibit any notice or signs relating to the election within the polling station of the day of poll. In view of the above, it is further clarified that wearables like caps, shawl etc. with political party's name, symbol or slogan are not allowed inside the polling stations on the poll day. However, plain cap without any symbol or slogan is not prohibited. This may be adhered to in the counting centers on the counting day also.

9. Election related campaign activities undertaken by persons other than political parties and candidates

The Commission, has laid down the following guidelines to be observed in the matter of election related campaigns by organizations and persons other than political parties/candidates, during the period when Model Code of Conduct is in operation in connection with an election:

- (i) They should not invoke, in any manner, religion or religious grounds in any manner, or any activities likely to create disharmony among different classes or groups of people, in their campaign Such activities/ statements are prohibited being offences under various provisions of the law, like, section 125 of the Representation of the People Act, 1951 sections 153A, 153B, I7IC, 295A, 505(2) of the Indian Penal Code and Religious Institutions (Prevention of Misuse) Act, 1988.
- (ii) They should not include in any activities or make any statements that would amount to attack or personal life of any person or statements that may be malicious or offending decency and morality.

 [When persons and organizations seek permission to hold public programmes, they should be asked to give a declaration/undertaking to abide by the above guidelines.]
- videography. If anyone indulges in violation of the above guidelines' the state and district authorities concerned with the maintenance of proper law and order should take appropriate remedial and per adactions expeditiously in all such cases. Further, the District Administration shall ensure that such persons who violated the undertaking are not granted any permission to hold any further programmes during the period of that election.
- (iv) If the programmes involve incurring expense and amounts to directly promoting the electoral prospects of any particular candidate or candidates, prior special authority from the candidate

The for incurring the expense shall be obtained in writing, as required under Section 171H of the standard authoritation should be submitted to the District Election officer within 48 hours. Any standard result in action for prosecuting the person concerned.

Restrictions on presence of political functionaries in a Constituency after the campaign period is

under Section 126 of the Representation of the People Act, 1951, in the period of 48 hours have with the hour fixed for the close of poll, the campaign will come to an end. During the course of ending, the political parties mobilize their supporters, including from outside the constituency of poll, order to bolster that campaign. In view of the fact that on the closure of campaign period, no empaign can take place within the constituency, presence of political functionaries/party enters, procession functionaries/campaign functionaries etc., who have been brought from outside the astriuency and who are not voters of the constituency, should not continue to remain present in the outsidecate as their continued presence after campaign ends may undermine the atmosphere for free and fair poll.

The district election administration/police administration shall ensure that all such functionaries are the constituency immediately after the campaign period is over. This shall be brought to the stall political parties, candidates and their agents in order them to comply.

The Commission further directs that in order to ensure that the above instruction is carried out, the commission further directs that in order to ensure that the above instruction is carried out, the commission further directs that in order to ensure that the above instruction is carried out,

- Checking of kalian mandapams/ community halls etc., where such people are kept housed and find out whether the outsiders have been accommodated in these premises.
- Verification of lodges and guesthouses to keep a track of the list of occupants.
- Set up check-posts in the constituency borders and track the vehicular movement from outside the constituency.
- or not and establish their identity.
- e) This may be brought to the notice of all concerned and ensure strict compliance. Action taken in the matter may be informed to the Commission
- in case some political functionary seeks exemption on medical grounds:
 - a) The DEO concerned, in consultation with CEO, would constitute a Medical Board for health check-up of the political functionary seeking exemption. The Medical Board shall, after

medical examination of the patient and his/her medical history, will give report and condition of the patient (political leader) is such that he can't move or be shifted under medical attendance out of the constituency in an ambulance or vehicle.

- b) The exemption would only be considered by the ECI after consideration of report of-the Medical Board received through CEO concerned.
- c) Such political functionary to whom exemption has been granted may be allowed to stay in the constituency subject to the condition that this is in no manner be used for any political/election related activities in any way. To ensure this, a video surveillance team shall be deployed at all the entrances of place of stay headed by a magistrate with suitable policipersonnel to be deployed, till completion of poll. Expenditure incurred for such stay should be duly accounted for in Election Expenditure accounts of the contesting candidates for that constituency.

11. Use of School Grounds for campaign purpose during election Process

The school and college grounds may be used for political meetings provided: -

- i) schools and colleges academic calendar are not disturbed under any circumstances.
- ii) the School/College Management has no objection for this purpose and prior permission for such campaigning is obtained from the school/college Management as well as Sub Divisional Officer.
- iii) such permission is granted on first-come-first served basis and no political party is allowed to monopolize the use of those grounds.
- iv) any violation in the allotment of school/college grounds for political meetings will be viewed seriously by the Commission. The accountability in this regard lies with the Sub Division of Officer, and
- v) the Political Parties and candidates and campaigners shall take care to ensure that the above norms are not violated.
- vi) the ground should be returned to the authority concerned, without any damage or with the requisite compensation for the damage caused, if any. The political party/parties restoring back the campaign ground to the concerned school/college authority should be responsible for the payment of such compensation, if any.

The above instructions would apply to all States/UTs except Punjab and Haryana where there is express prohibition of the Punjab & Haryana High Court in the matter;

Ne untenance of High Standards during Election Campaign

Commission duly recognizes the fundamental right of freedom of speech and expression to the Unital of the Constitution guaranteed to citizens of India, but it also needs to be pointed to an order to be exercised in such a supercondition of speech and expression is not absolute and is to be exercised in such a supercondition of transcend, inter alia, the boundaries of decency and morality or disturb public and to defamation or give incitement to an offence as ordained in clause (2) of that Article the page Code of Conduct aims and seeks to achieve that very objective by its various provisions.

on ble Supreme Court, in the matter of Gadakh Yashwantrao Kankarrao Vs ES BalasahebVikhe

the duty of the top echelons of leadership at the state and national levels of all political parties to set the trend for giving the needed information to the electorate by adopting desirable contact that it percolates to the lower levels and provides a congenial atmosphere for a free and fur poil. A contrary trend of speeches by the top leaders tends to degenerate the election name and at descends to the lower levels and at time promotes even violence leading to criminalization of politics. The growth of this unhealthy trend is a cause for serious concern for the proper functioning of the democracy and it is the duty of the top leaders of all political parties to reverse this trend to enable movement of the functioning of democracy in the proper

The Fire Apex Court has also expressed its deep concern in the matter of mixing religion and the Fire Concern campaign, vide its Order dated 02.01.2017 in Civil Appeal No. 37 of 1992 (Abhiram C.D. Concerchen) and with civil appeal no. 8339 of 1995.

is view of above, the Commission's has directed that:

- a life appeal shall be made on basis of caste/communal feelings of the electors.
- b No activity, which may aggravate existing differences or create mutual hatred or cause teason between different castes/communities/religious/linguistic groups, shall be attempted.
- c. No appect of the private life, not connected with the public activities, of the leaders or workers of other parties is to be criticized.
- a cheesm of other parties or their workers on basis of unverified allegations or on distortions that he avoided.

- e. No temples/mosques/churches/gurudwaras or any place of worship is to be used election propaganda, including speeches, posters, music etc., or electioneering.
- f. The candidates/campaigners/political leaders are to desist from displaying photograph of defence personnel or photograph of functions involving defence personnel in advertisement or otherwise as part of their election propaganda/campaigning. They are also added to desist from indulging in any political propaganda involving activities of defence forces.
- g. The political leaders need to ensure that nothing in their statements may be construed as mixing of religion and caste, etc., with their election campaigns.
- h. The political parties and candidates should refrain from any deeds/action/utterances/otherwise that may be construed as being repugnant to honour and dignity of women.
- in force due to elections. In this electronic age, when a statement is made by a political functionary of doesn't remain confined to the audience or place where it is made but instantly travels through. To social media or print media even to those places/states where election is going on. It undoubtedly has the pernicious effect of influencing the minds of voters of the poll bound state. The far-reachine implications of the statements made thus, disturb the level playing field and often adversely affect the peace, tranquility and harmony of the poll bound areas. The leaders should desist from making are statements which are against not only the words but also the spirit of law and the MCC, even at the where elections are not being held since it will have an undesirable impact on the mind of execution the poll bound states/areas. The spirit of the Model Code of Conduct is not just avoidance of direct violation. It definitely also prohibits attempts to vitiate the electoral space through suggestive or indirect statements or innuendoes.

13. Campaign by Star Campaigners

In context of violation of Model Code of Conduct by star campaigners, the following account are required to be taken on the part of the Chief Electoral Officers/District Election Officers/Returning Officers/Observers:

(i) For clarity and uniformity, the Commission has decided that in future, in cases resident violation of Model Code of Conduct or any provision of law by any candidate duly seems the party, or by the leaders of political parties whose names have been community the party to the Election Commission/Chief Electoral Officer in terms of Explanation and under sub-section (1) of Section 77 of Representation of the People Act, 1951, it names to

the political party concerned. It may be noted that leaders are nominated by the intical parties under the aforesaid Explanation Clauses 'for propagating programme of the political party'. Therefore, it would only be reasonable and logical to hold the political party concerned responsible for any act of omission or commission by such leaders. In this content attention of political parties is also invited to the provisions of paragraph 16A of the Declara Symbols (Reservation and Allotment) Order, 1968.

The campaign by the leaders specified under Section 77(1) [star campaigners] should be meticulously tracked. Any violation by Star Campaigner observed by the District Election Officers and Returning Officers in their respective district/constituency, shall immediately be brought to the notice of the Chief Electoral Officer for taking appropriate guidance/approval. The Chief Electoral Officer shall report the action taken to the commission for immediate follow up action so that the action receives required visibility.

- The Chief Electoral Officers and District Election Officers shall maintain a party-wise register to track the instances of violations being committed by various candidates and campaigners of various political parties. This should be a sort of daily register indicating names of the candidate, campaigner and political party. Brief description of violation, the candidate, campaigner and the order passed by any election official/the Commission, if any.
 - (iv) The above cocument (violation index) should also to be put in public domain so that interested parties including the media can pick up the input and this may work as a deterrence for the candidates and political parties against indulging in any violation.

The above instructions of the Commission shall be brought to notice of all concerned for strict

Yours faithfully,

(NARENDRA N. BUTOLIA)
SR. PRINCIPAL SECRETARY