

OFFICE OF THE DEPUTY DIRECTOR OF EDUCATION
DISTT. NORTH WEST, HAQIQAT NAGAR, DELHI.

No. Zone-XIII/98 / 695

Dated 26/6/98

To

The Secretary,
Giri Raj Education & Welfare Society,
28 (G.F.) Indra Vihar, Delhi-110009.

Subject:- Issuance of Essentiality Certificate under Rule 44 of DSER, 1973 to establish a Senior Secondary School.

Sir,

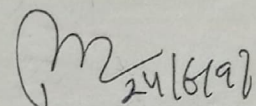
With reference to your application dated 12.2.98 to establish a new School under Rule 44 of DSER, 1973, I am directed to state that the Appropriate Authority after considering the particulars specified in the application form has accepted the proposal to establish a new School for class I to XII in Rohini area, Zone No. XIII of Distt. North-West.

The said acceptance to establish a new School in Rohini area, Zone No. XIII of Distt. North-West shall be limited only for a period of three years w.e.f. 1998-99 academic session.

The acceptance to establish a new School automatically lapse, if the Applicant/Society/Trust fails to obtain recognition from the Appropriate Authority after fulfilling the conditions of recognition as laid down in Rule 50 & 51 of DSER, 1973 and Sub-section 1 of Section 4 of DSER, 1973 within a period of three years.

Standard preliminary norms of recognition are endorsed for your guidance.

Yours faithfully,

 24/6/98

(DR. BHUPENDERA SINGH)
DY. DIRECTOR OF EDUCATION
DISTT. NORTH-WEST.

Dated: 21/07/2000

To

The Commissioner(Land),
Delhi Development Authority,
Vikas Sadak, INA Colony,
NEW DELHI.

Sub:- Sponsorship for allotment of land to establish
Senior Secondary School in Rohini
District North-West-B

Sir,

545

I am directed to state that the Land Allotment Committee so constituted by the Hon'ble Lt. Governor have on merits considered to recommend allotment of land to Chit. Raj Edn. & Wel. Society for establishment of Senior Secondary school in the area Robini of Distt. North-West - B. The land has been recommended to the afore stated Society/Trust for Construction of building to establish Senior Secondary Private (Aided/Unaided) school or

1. Whilst, issuance of allotment letter of land to the Society/Trust referred at above, it may be apart from other conditions so already prescribed the following conditions shall be inserted in the allotment letter so recommended ensured that by your office.

In case, the school is not recommended

1. In case, the school is not recognised so far, the Society Trust must ensure that the school is got to be recognised from the appropriate authority after fulfilling the conditions of recognition proscribed under sub-section(1) of Section-4 of D.S.E.R.1973 and the rules made thereunder. The construction of the building be contemplated after approval of site plan from the competent authority.

Both the actions are required to be got completed within a period of five years failing which the allotment of land to the Society/Trust shall be treated as cancelled of having found no interest to establish the recognised school for which it has been requested or to transfer the existing school. Beside that the Society/Trust shall

2. Beside that the Society/Trust shall ensure that the existing recognised school be shifted at the new premises for which the allotment has been given in reference para(1) at above. The recognised school functioning at the previous premises, therefore, shall automatically stand ceased to function at the old premises and in no case any class or section of that school shall be allowed to continue to function under the shadow of recognised school.

Contd. . . 2/

3. It shall be the responsibility of the Managing Committee of the school to ensure to continue to comply with the provision of D.S.E.R. 1973 and the rules made there under. The conditions of recognition so prescribed under sub-section(1) of section-4 of the Act read with provisions of rule 50 and 51 of the rules should be strictly adhered to including the following:-

- a) The society shall not collect fee, contributions or other charges from any student of the recognised school under its control and supervision.
- b) In accordance with the provision of sub-rule(1) of rule 145 of the rules, the head of recognised school has been empowered to regulate admission in school or any class thereof either on the basis of admission test or on the basis of result in a particular class or school. Thus, the Society/Managing Committee or any other authority has been debarred to take capitation fee or donation linked with admission.
- c) The school shall follow the instruction of the Directorate of Education for minimum/maximum enrolment of students in the school in the new building constructed on land allotted by the Govt. and atleast 75% of the students shall be admitted from the locality in which the school is situated.

In any case, it is so established that the Society/Managing Committee or any authority concerning with the school has collected capitation fee or donation as a condition of admission, the same shall be construed as valid ground to cancel the allotment of land which has been allotted bonafide for the best interests of education of students.

4. I am further directed to inform you that this sponsorship will be valid for five years after which only essentiality certificate will be insisted upon by DDA before allotting land.

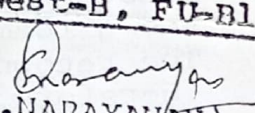
I am further directed to request you to send the copy of letter of allotment in the event of any allotment of land to the said society.

Yours faithfully,

(L.S.NARAYANAN)
ASSTT. DIRECTOR OF EDUCATION (CW).

Copy to:-

1. Secretary of Giri Raj Educational & Welfare Society, 28(G.F.) Indira Vihar, Delhi.
2. Dy. Director of Education, District North-West-B, FU-Block, Pitampura, Delhi.


(L.S.NARAYANAN)
ASSTT. DIRECTOR OF EDUCATION (CW).