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NOTIFICATION

No. MAS. 1/15/39. the 25th Federacy '75. The following Order of the Lieutenant Governor (Administrator) of the Nation Territory of Mizoram dated the 26th February, 1976 is published for general information:—

ORDER

RAJ NIWAS
AIZAWL
the 26th February, 1976.

In exercice of the powers conferred by sub-section (1) of section 6 of the Government of Union Territories Act, 1963 (20 of 1963), I, S.K. Chhibber, Lieutenant Governor (Administrator) of the Union Territory of Mizoram, do hereby summon the Legislative Assembly of Mizoram to meet for its tenth session at 11 A.M. on Monday the 15th March, 1976 at the Assembly Hall, Aizawl.

S.K. CHHIBBER
Lieutenant Governor (Administrator)
Union Territory of Mizoram

D.C. PANDE
Secretary
Mizoram Legislative Assembly

- NO. ESS. 352/74/17, the 24 February, 1976. The Lt Governor (Administrator) of Mizoram is pleased to make Rules for Mizoram fee Compensation Grants as approved by Government of India, Ministry of Education & Social Welfare vide their letter No. F. 34-1/75-UT 2 dated 21/22 January 1976 with the concurrence of Ministry of Finance vide their U.O.No, 14068-Edu-Unit/76 dated 7.1.1976.
- 1. PREAMBLE: Whereas the Government of Mizoram deems it expedient to extend the facilities of Free Tuition to deserving Scheduled Castes and Scheduled Tribes Students in all recognised institutions in Mizoram,

and

Whereas the Government deems it necessary to re-imburse the loss of fee income for such remission of tuition fees to the recognised institution in Mizoram.

Now that the Lt. Governor of Mizoram in the exercise of powers conferred upon him under Rule 12 of the D.F.P. Rules 1958 (as amended) is pleased to frame the following rules to regulate Fee compensation grants to the Institutions in Mizoram.

2. SHORT TITLE & COMMENCEMENT:

These Rules may be called "Mizoram Fee Compensation Grants Rules" and shall come into force with immediate effect.

3. **DEFINITIONS**:

In these rules, unless the context requires otherwise.

- (i) "Administrator" means the Lt. Governor of Mizoram.
- (ii) "Government" means the Government of Mizoram.
- (iii) "Department" means the Department of Education & Social Welfare.
- (iv) "Director" means the Director of Education & Social Welfare, Mizoram.
- (v) "Inspector" means the Inspector of Schools, Mizoram, and includes for the purpose of these Rules Assistant Inspector and Deputy Inspector of Schools, Mizoram.
- (vi) "Institution" means any other educational institution/school in Mizoram recognised by the Government.
- (vii) "Head of the Institution" means the Principal Academic Officer of an Institution, no matter by what name he may be designated.
- (viii) "Fees" means Fees at the Govt. approved rates charged by a recognised Institution for imparting tuition to its regular students.
- (ix) "Fee Compensation Grants" means Recurring Grants-in-aid given to an Educational Institution for compensating less of fees income due to exemption from payment of tuition fees by the eligible Scheduled Caste and Scheduled Tribes Students under these Rules.
- (x) The term "Annual Income" shall be taken to mean the annual income as defined for the purpose of assessment of income tax.

4. ELIGIBILITY:

- (i) Only the institutions in Mizoram shall be eligible for the fee compensation grants, provided that such institution do not charge rates of tution fees higher than those charged in corresponding classes of similar Government institutions in Mizoram.
- (ii) Only institutions imparting secular education shall be entitled to fee compensation grants.
- (iii) Fee compensation grant may be withheld or withrawn by the Government if the students and/or the teachers of the institutions are found guilty of any serious indicipline such as resorting to strikes or disobeying Government orders.
- (iv) Any institution found to have preferred folse claim or to have reported folse enrolment figure shall be liable to forfeit loss of the privilage of fee compensation grants.
- (v) No institution shall be eligible to claim fee compensation grant in respect of any student who has been detained in one class for more than one year.
- (vi) Fee compensation grant shall be chargeable by an institution only in respect of those Scheduled Caste/Scheduled Tribes students of the institution, the joint annual income of whose parents/guardians is not more than Rs 5,000/- [Rupees five thousand per annum].
- [vii] The Students who are in receipt of Central Scholarships the value of which includes tuition fees, shall not be eligible for the fee concession.
- 5. PROCEDURE: The Head of the Institutions claiming Fee compensation shall prepare a list of all eligible Scheduled Castes/Tribes students in the various classes of the Institutions as on 1st April of each year and calculate Tuition Fees chargeable from them at the approve rates for twelve months commencing from first of April upto the end of that financial year (namely 31st March of the next Calender year.) The statement should clearly mention the name of the studens. the names of their perents/guardian, the rate at which tuition fee is chargeable agains them, the joint annual income of their parents, and the total amount of loss on account of remission of tuition fees in respect of each student for the months of April to March as also the grand total of loss of fee income to the Institution for these months. Along with the statement indicated above each Head of an Institution shall furnish another statement showing total change of enrolment position class-wise and month-wise during the previous twelve months on account of transfer, dropping fresh admission of students during any part of that year. Dropping for the purpose of this Rule shall mean continued

absence of any enrolled students for more than 45 (fort/five) days at a time except on Medical grounds. On the basis of these statements he shall prepare a financial statement in terms of Tuition fees and shall make such staduction or addition to his claim for the Fee compensation grants for the correct year, as may be-come necessary in view of the changes in the possition unting the previous twelve (12) months.

The A.I.S./D.I.S. after consolidating the claims received from various schools taking into account any adjustment one to changes of entonnous a uses during the previous twelve months will prepare a statement in duplicate showing the total maincial involvement on account of Fee compensation grants and send one copy of the same to the Inspector of Schools and another to Director of Education so as to reach them not later than 15th May of each year. On receipt of these basic materials. The Inspector of School will prepare concreate and consolidated proposal for sanction of money to meet the expenditure on account of Fee Compensation in respect of the Middle and High Schools and forward such proposal snowing full details of financial requirements for each school. The proposal must reach the Director of Education not later than 15th June each year. On the basis of materials received from the Inspector of Schools the Director shall make necessary proposal to the Government for sanction of funds to meet expenditure on account of Fee Compensation grants as early as possible and on receipt of Finance concurent he shall allot funds to the Inspector of Schools/ Deputy Inspector of Schools for disbursement to the various institutions.

6. The Director shall have the right to make any addition or alteration in the procedural details given above, in case he feel satisfied that such charges are conducive to better results.

G.N. Chatterji,

Secretary to the Covernmet of Mizoram, Education & Social Welfare Department.