



महाराष्ट्र शासन
अल्पसंख्याक विकास विभाग
Government of Maharashtra
Minorities Development Department.

No. MEI-2017CR-50 Desk-5
अल्पसंख्याक विकास विभाग, भावदास फार्मा रोड
हुतात्म्य शास्त्रिक पीठ, मंत्रालय, मुंबई-४०००३२
Minorities Development Department,
Government of Maharashtra, Maharashtra,
MUMBAI-४०००३२
Date: 30/01/2018

ON CONSIDERATION OF THE DOCUMENTARY EVIDENCE PRODUCED BEFORE THE COMPETENT AUTHORITY AND JOINT SECRETARY, THE COMPETENT AUTHORITY AND JOINT SECRETARY IS SATISFIED THAT THE FOLLOWING EDUCATIONAL INSTITUTIONS MANAGED BY SOCIETY NAMED HINDUSTANI EDUCATION SOCIETY AUSA, Tekuka-Ausa, District-Latur IS/ARE Islam/Religion and Urdu-Academic MINORITY EDUCATIONAL INSTITUTION WITHIN THE MEANING OF SECTION 2 (g) OF THE NATIONAL COMMISSION FOR MINORITY EDUCATIONAL INSTITUTIONS ACT 2004.

S.No.	Name of Institution	Address	Dist.	Tal.	Pin
1	KHAJA NASIRODDIN MARATHI HIGHSCHOOL SHIRADHON	SHIRADHONSHIRADHON	Osmabad	Kalamb	27290208006
2	KHAJA NASIRODDIN URDU HIGHSCHOOL SHIRADHON	SHIRADHONSHIRADHON	Osmabad	Kalamb	27290208007
3	KHAJA NASIRODDIN MARATHI PRIMARY SCHOOL SHIRADHON	SHIRADHONSHIRADHON	Osmabad	Kalamb	27290208004
4	KHAJA NASIRODDIN URDU PRIMARY SCHOOL SHIRADHON	SHIRADHONSHIRADHON	Osmabad	Kalamb	27290208005
5	KHAJA NASIRODDIN HIGHER SECONDARY SCHOOL SHIRADHON	SHIRADHONSHIRADHON	Osmabad	Kalamb	27290208006
6	AZEEM MARATHI HIGHSCHOOL AUSA	KHANDAK GALLI IN FRONT OF POLICE STATION	Latur	Ausa	27280300122
7	AZEEM URDU HIGHSCHOOL AUSA	KHANDAK GALLI IN FRONT OF POLICE STATION	Latur	Ausa	27280300130
8	AZEEM HIGHER SECONDARY SCHOOL AUSA	AFSAR NAGAR NEAR POWER HOUSE	Latur	Ausa	27280300122
9	AZEEM JR. COLLEGE OF VOCATIONAL	AFSAR NAGAR NEAR POWER HOUSE	Latur	Ausa	27280300122
10	AZAD JR. COLLEGE AUSA	AFSAR NAGAR NEAR POWER HOUSE	Latur	Ausa	27280300141
11	AZEEM TECHNICAL HIGHSCHOOL AUSA	KHANDAK GALLI IN FRONT OF POLICE STATION	Latur	Ausa	27280300122
12	NAVIN BOARDING AUSA	AFSAR NAGAR NEAR POWER HOUSE	Latur	Ausa	0000
13	PANDIT JAWAHARLAL NEHRU HIGHER SECONDARY SCHOOL	YAKATPUR YAKATPUR	Latur	Ausa	27280313402
14	PANDIT JAWAHARLAL NEHRU HIGHSCHOOL YAKATPUR	YAKATPUR YAKATPUR	Latur	Ausa	27280313402
15	JULEKHA DTED COLLEGE AUSA	AFSAR NAGAR NEAR POWER	Latur	Ausa	8172

Printed On: 30 Jan 2018

Page: 1/2

M C
I/C Principal
Sharadchandra Mahavidyalaya
Shiradhon Tq. Kallam

M C
I/C Principal
Sharadchandra Mahavidyalaya
Shiradhon Tq. Kallam



		HOUSE			
	HINDUSTANI EDUCATION SOCIETYS D T ED COLLEGE AUSA	AFSAR NAGAR NEAR POWER HOUSE	Latur	Ausa	8128
1	SHARADCHANDRA MAHAVIDYALAYA SHIRADHON	SHARADA AREASHIRADHON	Osmanabad	Kalamb	172
2	AZAD MAHAVIDYALAYA AUSA	AFSAR NAGAR AUSA NEAR POWER HOUSE	Latur	Ausa	315
3	Azad Sr College of Education	AFSAR NAGAR AUSA NEAR POWER HOUSE	Latur	Ausa	935
1	N S S INSTITUTE OF POLYTECHNIC AUSA	AFSAR NAGAR NEAR POWER HOUSE	Latur	Ausa	2197
1	AZEEM INDUSTRIAL TRAINING INSTITUTE	AFSAR NAGAR NEAR POWER HOUSE	Latur	Ausa	

CONSEQUENTLY, IT IS HEREBY DECLARED THAT THE AFORESAID EDUCATIONAL INSTITUTIONS IS/ARE A MINORITY EDUCATIONAL INSTITUTION/S COVERED UNDER ARTICLE 30 OF THE CONSTITUTION OF INDIA.
 IT WILL BE MANDATORY FOR THE CONCERNED EDUCATIONAL INSTITUTION TO INVARIABLY FULFILL ALL THE CRITERIA AND CONDITIONS PRESCRIBED VIDE GOVERNMENT RESOLUTION, MINORITIES DEVELOPMENT DEPARTMENT, NO ASS 2012/CR-21/D-5, DATED 27TH MAY 2013, AND AS AMENDED FROM TIME TO TIME.
 THIS MINORITY STATUS CERTIFICATE IS APPLICABLE WITHIN THE STATE OF MAHARASHTRA ONLY.
 GIVEN UNDER MY HAND WITH THE DIGITAL SIGNATURE AND SEAL OF THE GOVERNMENT OF MAHARASHTRA ON THIS.

Signature valid
 Digitally Signed By Sandesh Chhabu Todi
 (Government Of Maharashtra)
 Date : 30-Jan-2018 19:19 IST

(S.C.TADVI)
 Joint Secretary & Competent Authority,
 Government of Maharashtra.



M C Todi
 I/C Principal
 Sharadchandra Mahavidyalaya
 Shiradhon Tq.Kallam



महाराष्ट्र शासन
शिक्षण संचालनालय (उच्च शिक्षण)
महाराष्ट्र राज्य, मध्यवर्ती इमारत, पुणे ४११ ००१

Web: www.dirhe.org
E-mail: dirhe@pn2.vsnl.net.in

फॉर्म नं ०२०/२६१२२११९, २६०५१५१२, २६१३०६२७, २६१२४६३९,
क एनजीसी/अल्पसंख्यादर्जा/१५२९६/०७ /मवि-१ ७२०२

फॉक्स नं ०२०/२६१२२१५३
दि- २६/०७/२००७

प्रति,

मा.प्रधान सचिव,
सामान्य प्रशासन विभाग,
मंत्रालय विस्तार भवन, मुंबई-३२

मार्फत- मा.अपर मुख्य सचिव, उच्च व तंत्र शिक्षण विभाग मुंबई

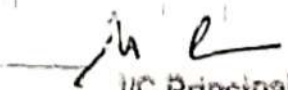
विषय- मा.उच्च न्यायालय, खंडपीठ औरंगाबाद (रिट पिटीशन क्र. ७२९९/२००५
यांच्या आदेशानुसार शरदचंद्र महाविद्यालय शिराढोण ता.कळंब जि.
उस्मानाबाद या महाविद्यालयास स्वतंत्र अल्पसंख्यांक दर्जा प्रमाणपत्राची
नव्याने आवश्यकता नसल्याबाबतचा आदेश निर्गमित होणेबाबत.
संदर्भ- मा.उच्च न्यायालय, खंडपीठ औरंगाबाद यांचा आदेश ०७/०७/२००६

महोदय,

उपरोक्त विषयाबाबत संदर्भाधिन पत्रान्वये शासनास सादर करण्यात येते की, हिन्दुस्थान एज्युकेशन सोसायटी, औसा जि लातूर या संस्थेमार्फत चालविण्यात येणा-या आज्ञाद महाविद्यालय, औसा या महाविद्यालयास शासनाने पत्र क्र. असंस-२०००/(२७१/२०००) अल्पसंख्यांक /मशि-३ दि. ३१ मार्च २००१ नुसार धार्मिक अल्पसंख्यांक दर्जा म्हणून मान्यता दिली आहे. तसेच या संस्थेमार्फत आणखी एक चालविण्यात येणारा शरदचंद्र वरीष्ठ महाविद्यालय शिराढोण ता. कळंब जि. उस्मानाबाद या महाविद्यालयास अल्पसंख्यांक दर्जा प्रमाणपत्र मिळविण्यासाठी संस्थेने मा.उच्च न्यायालय, खंडपीठ, औरंगाबाद या न्यायालयात रिट पिटीशन क्र. ७२९९/२००५ अन्वये रिट पिटीशन दाखल केलेले होते. त्या रिट पिटीशन संदर्भात मा.न्यायालयाने खालील प्रमाणे निर्णय दिलेला आहे. (संबत निर्णयाची प्रत जोडली आहे.)

"The petitioner has placed on the record copy of the constitution of the trust' which goes to show that the institution is established and Administrated by only Muslim Community members and in fact, is a minority institution. The educational institution may run more than one school's/college's and each one of them is not required to be declared separately as minority institution, if the basic trust is run by minority Community members .In the present case, another college run by the petitioner Known as "Maulana Azad Mahavidyalaya ,Ausa" is already recognized as a minority institution .As a matter of fact, no separate recognition is required in view of the fact, that the trust of the petitioner is established and administered by member of minority community ."


I/C Principal
Sharadchandra Mahavidyalaya
Shiradhon Tq.Kallam

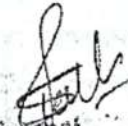

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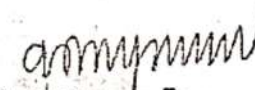


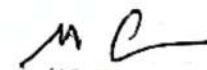
Under the circumstances, we are inclined to allow the petition and declare that " Sharadchandra Mahavidyalaya ,shiradhon.Tal- Kallam Dist- Osmanabad is a minority Institution and is established and administered by the petitioner Trust " .

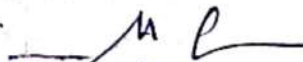
हिन्दुस्थानी एज्युकेशन सोसायटी, औसा जि लातूर या संस्थेमार्फत चालविण्यात येणाऱ्या दोन महाविद्यालयांपैकी एका महाविद्यालयास म्हणजे आझाद महाविद्यालय,औसा यांना शासनाची अल्पसंख्याक दर्जा बहाल केला आहे. वरील प्रमाणे मा.न्यायालयाने निर्णय दिलेला असल्यामुळे सदर संस्थेचे दुसरे महाविद्यालय शरद चंद्र महाविद्यालय शिराढोण ता कळंब जि. उस्मानाबाद या महाविद्यालयास अल्पसंख्याक दर्जा स्वतंत्रपणे नव्याने घेण्याची आवश्यकता नाही.सदरचे महाविद्यालय हे अल्पसंख्याक समजण्यात यावे. स्वतंत्र अल्प संख्याक दर्जा बहाल प्रमाणपत्र घेण्याची आवश्यकता नसल्याबाबतचे आदेश या महाविद्यालयाबाबत देण्यात यावेत असे हिन्दुस्थानी एज्युकेशन सोसायटी, औसा जि लातूर या संस्थेचे सचिव यांनी दि २३/०७/२००७ कळविलेले आहे.

शासनास विनंती करण्यात येते की, मा.उच्च न्यायालय,खंडपीठ, औरंगाबाद यांनी दि ०७/०७/२००६ रोजी दिलेल्या निर्णयानुसार हिन्दुस्थानी एज्युकेशन सोसायटी, औसा जि लातूर या संस्थे अंतर्गत कार्यरत असलेल्या दुस-या महाविद्यालयास म्हणजेच शरदचंद्र महाविद्यालय,शिराढोण ता.कळंब जि. उस्मानाबाद या महाविद्यालयास स्वतंत्र अल्पसंख्याक दर्जा बहाल प्रमाणपत्र नव्याने घेण्याची आवश्यकता नसल्याबाबत तसेच ते महाविद्यालय अल्पसंख्याक समजण्यात यावे या बाबत शासन स्तरावर विचार होऊन ताचे आदेश निर्गमित व्हावेत.


Principal
Sharadchandra Mahavidyalaya
Shiradhon Tq.Kallam.


(डॉ.का.प.कुळकर्णी)
शिक्षण संचालक, प्रा. शिक्षण
महाराष्ट्र राज्य पुण-१


I/C Principal
Sharadchandra Mahavidyalaya
Shiradhon Tq.Kallam


I/C Principal
Sharadchandra Mahavidyalaya
Shiradhon Tq.Kallam



असा. क्र. ७२

रजिस्टर्ड नं. एमएच/एमआर/साऊथ-२२९/२००६-०८



महाराष्ट्र शासन राजपत्र

असाधारण
प्राधिकृत प्रकाशन

मंगळवार, ऑगस्ट १, २००६/श्रावण १०, शके १९२८

स्वतंत्र संकलन म्हणून फाईल करण्यासाठी या भागाला वेगळे पृष्ठ क्रमांक दिले आहेत.

भाग आठ

महाराष्ट्र विधानमंडळाचे अधिनियम व राज्यपालांनी प्रख्यापित केलेले अध्यादेश व केलेले विनियम आणि विधी व न्याय विभागाकडून आलेली विधेयके (इंग्रजी अनुवाद).

In pursuance of clause (3) of article 348 of the Constitution of India, the following translation in English of the Maharashtra Private Professional Educational Institutions [Reservation of seats for admission for Scheduled Castes, Scheduled Tribes, De-notified Tribes (Vimukta Jatis), Nomadic Tribes and Other Backward Classes] Act, 2006 (Mah. XXX of 2006), is hereby published under the authority of the Governor.

By order and in the name of the Governor of Maharashtra,

A. M. SHINDEKAR,
Secretary to Government,
Law and Judiciary Department.

MAHARASHTRA ACT No. XXX OF 2006.

(First published, after having received the assent of the Governor in the "Maharashtra Government Gazette", on the 1st August 2006).

An Act to make special provisions for reservation of seats for admission for Scheduled Castes, Scheduled Tribes, De-notified Tribes (Vimukta Jatis), Nomadic Tribes and Other Backward Classes in Private Professional Educational Institutions; and for matters connected therewith or incidental thereto.

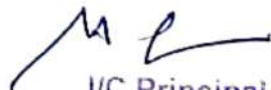
WHEREAS the Supreme Court, in the case of P. A. Inamdar and Others versus State of Maharashtra (reported in (2005) 6 SCC 537), has held that neither can the policy of reservation be enforced by the State nor can any quota or percentage of admission be carved out to be appropriated by the State in Private Professional Educational Institutions;

AND WHEREAS in order to protect the interests of any socially and educationally backward classes of citizens or the Scheduled Castes or the Scheduled Tribes, article 15 of the Constitution of India has

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[किंमत : रुपये ९.००]


I/C Principal
Sharadchandra Mahavidyalaya
Shiradhon Tq.Kallam



been amended by the Constitution (Ninety-third Amendment) Act, 2005, by adding clause (5) thereto, which empowers the State to make, by law, a special provision for the advancement of those classes, castes and tribes, in so far as such special provisions relate to their admission to educational institutions, including private educational institutions, whether aided by the State or not, other than the minority educational institutions referred to in clause (1) of article 30 of the Constitution ;

AND WHEREAS both Houses of the State Legislature were not in session ;

AND WHEREAS the Governor of Maharashtra was satisfied that circumstances existed which rendered it necessary for him to take immediate action to make, by law, special provisions for reservation of seats for admission for Scheduled Castes, Scheduled Tribes, De-notified Tribes (*Vimukta Jatis*), Nomadic Tribes and Other Backward Classes in Private Professional Educational Institutions ; and for matters connected therewith or incidental thereto ; and, therefore, promulgated the Maharashtra Private Professional Educational Institutions (Reservation of seats for admission for Scheduled Castes, Scheduled Tribes, De-notified Tribes (*Vimukta Jatis*), Nomadic Tribes and Other Backward Classes) Ordinance, 2006, on the 16th June 2006 ;

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Ord. V
of
2006.

AND WHEREAS it is expedient to replace the said Ordinance by an Act of the State Legislature ; it is hereby enacted in the Fifty-seventh Year of the Republic of India as follows :—

Short title, extent and commencement. 1. (1) This Act may be called the Maharashtra Private Professional Educational Institutions (Reservation of seats for admission for Scheduled Castes, Scheduled Tribes, De-notified Tribes (*Vimukta Jatis*), Nomadic Tribes and Other Backward Classes) Act, 2006.

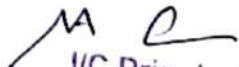
(2) It shall extend to the whole of the State of Maharashtra.

(3) It shall be deemed to have come into force on the 16th June 2006.

Definitions. 2. In this Act, unless the context otherwise requires,—

(a) "Aided Private Professional Educational Institution " means a Private Professional Educational Institution, excluding a Minority Educational Institution referred to in clause (1) of article 30 of the Constitution, receiving recurring financial aid or assistance in whole or in part from the Government, or from any body under the control of the Government ;

(b) "Appropriate Authority" means, the Medical Council of India, the Dental Council of India, the Central Council of Indian Medicine, the All India Council of Technical Education, and includes any other authority established by law that governs or controls the conduct of a particular professional course or educational discipline ;


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Sharadchandra Mahavidyalaya
Shiradhon Tq. Kallam



महाराष्ट्र शासन राजपत्र, असाधारण, ऑगस्ट १, २००६/श्रावण १०, शके १९२८

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(c) "Creamy Layer" means the category of 'Creamy Layer' as declared by the Social Justice, Cultural Affairs and Special Assistance Department of the Government, on the basis of income, by general or special orders, issued from time to time;

(d) "De-notified Tribes (*Vimukta Jatis*)" means the Tribes declared as such by the Government, from time to time;

(e) "Government" means the Government of Maharashtra;

(f) "Minority Educational Institution" means a Private Professional Educational Institution administered, managed and controlled by a minority, and shall include any such educational institution declared by the Government to be an institution entitled to enjoy the protection granted under clause (1) of article 30 of the Constitution;

(g) "Nomadic Tribes" means the Tribes wandering from place to place in search of their livelihood, as declared by the Government, from time to time;

(h) "Other Backward Classes" means any socially and educationally backward classes of citizens as declared by the Government and includes Other Backward Classes declared by the Government of India in relation to the State of Maharashtra;

(i) "Private Professional Educational Institution" means any College, School, Institute, Institution or other body, by whatever name called, conducting any professional course or courses approved or recognized by the Appropriate Authority and affiliated to any University, but shall not include any such institution established, maintained or administered by the Central Government, any State Government, any local authority or institution declared to be Deemed University under section 3 of the University Grants Commission Act, 1956;

3 of
1956.

(j) "Professional Course" means any educational course of study notified as such, from time to time, by the Government in the *Official Gazette*;

(k) "prescribed" means prescribed by the rules framed by the Government under this Act;

(l) "Reserved Category" means the category of candidates belonging to—

(i) the Scheduled Castes and the Scheduled Tribes;

(ii) the De-notified Tribes (*Vimukta Jatis*), Nomadic Tribes, and Other Backward Classes and who are not falling in Creamy Layer;


I/C Principal
Sharadchandra Mahavidyalaya
Shiradhon Tq. Kallam



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महाराष्ट्र शासन राजपत्र, असाधारण, ऑगस्ट १, २००६/श्रावण १०, शके १९२८

[भाग अट

(m) "Sanctioned Intake."—means the total number of seats sanctioned or approved by the Appropriate Authority for admitting candidates in a single academic year in each Professional Course of study or discipline in a Private Professional Educational Institution ;

(n) "Scheduled Castes" and "Scheduled Tribes" shall have the meanings respectively assigned to them in clauses (24) and (25) of article 366 of the Constitution ;

(o) "Unaided Private Professional Educational Institution" means a Private Professional Educational Institution, not being an Aided Private Professional Educational Institution ;

(p) "University" means the Maharashtra University of Health Sciences constituted under the Maharashtra University of Health Sciences Act, 1998, or any other University constituted or deemed to have been constituted under the Maharashtra Universities Act, 1994, but does not include any institution declared to be Deemed University under section 3 of the University Grants Commission Act, 1956.

Mah. X
of 1991
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XXXV
of 1994
3 of
1956.

Applicability. 3. This Act shall apply to all Private Professional Educational Institutions in the State, excluding the Minority Educational Institutions.

Reservation in Aided Private Professional Educational Institutions. 4. (1) In every Aided Private Professional Educational Institution, seats equal to fifty per cent. of the Sanctioned Intake of each Professional Course shall be reserved for candidates belonging to the Reserved Category.

(2) The seats reserved for candidates belonging to the Reserved Category under sub-section (1) shall be filled in by admitting candidates belonging to the Scheduled Castes, Scheduled Tribes, De-notified Tribes (*Vimukta Jatis*), Nomadic Tribes and Other Backward Classes, respectively, in the proportion specified in the Table below :—

TABLE

Description of Caste/Tribe/Category/ Class of Reserved Category	Percentage of reservation
(1) Scheduled Castes and Scheduled Castes converts to Buddhism	13 %
(2) Scheduled Tribes	7 %
(3) De-notified Tribes (A)	3 %
(4) Nomadic Tribes (B)	2.5 %
(5) Nomadic Tribes (C)	3.5 %
(6) Nomadic Tribes (D)	2 %
(7) Other Backward Classes	19 %
Total . .	50 %


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Note.—The candidates belonging to the Special Backward Category shall be considered from and out of their respective original/parent Reserved Category such as Other Backward Classes :

Provided that, if candidates belonging to the Scheduled Castes, Scheduled Tribes, De-notified Tribes (A), Nomadic Tribes (B), Nomadic Tribes (C), Nomadic Tribes (D) or Other Backward Classes are not available to fill in the seats reserved for the said Castes, Tribes or Classes, in the same academic year, the seats shall be filled in, in such manner as may be specified, by Government by issuing an Order in the *Official Gazette*, from time to time.

Explanation.—For the purposes of this section,—

(i) “De-notified Tribes (A)”, “Nomadic Tribes (B)”, “Nomadic Tribes (C)” and “Nomadic Tribes (D)” shall mean such Tribes or sub-Tribes, declared by Government, by general or special orders issued in this behalf, from time to time, to be “the De-notified Tribes (A)”, “Nomadic Tribes (B)”, “Nomadic Tribes (C)” and “Nomadic Tribes (D)”;

(ii) “Special Backward Category” means socially and educationally backward classes of citizens declared as “Special Backward Category” by the Government.

5. (1) In every Unaided Private Professional Educational Institutions, the seats to be reserved for candidates belonging to the Reserved Category shall be such as may be notified by the Government from time to time in the *Official Gazette*, but shall not exceed fifty per cent. of the Sanctioned Intake of any particular Professional Course.

Reservation
in Unaided
Private
Professional
Educational
Institutions.


(2) Out of the seats reserved under sub-section (1) for the candidates belonging to the Reserved Category, the seats to be filled in by admitting candidates belonging to the Scheduled Castes, Scheduled Tribes, De-notified Tribes (*Vimukta Jatis*), Nomadic Tribes and Other Backward Classes, respectively, shall be in the same *inter se* proportion, and in the manner, specified in sub-section (2) of section 4.

6. Any admission made in contravention of the provisions of this Act shall be void.

Irregular
admissions
void.

7. Whoever contravenes the provisions of this Act or the rules made thereunder shall, on conviction, be punished with an imprisonment which may extend to three years and with a fine which shall not be less than twenty lakh rupees but which may extend to one crore rupees.

Penalty.


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महाराष्ट्र शासन राजपत्र, असाधारण, ऑगस्ट १, २००६/श्रावण १०, शके १९२८

[भाग ३/८

Protection of action taken in good faith. 8. No suit, prosecution or other legal proceedings shall lie against any authority or person for anything done or purported to have been done in good faith in pursuance of the provisions of this Act or the rules made thereunder.

Power to make rules. 9. (1) The Government may, by notification in the *Official Gazette*, make rules to carry out the purposes of this Act.

(2) Every rule made under this Act shall be laid, as soon as may be, after it is made, before each House of the State Legislature, while it is in session for a total period of thirty days, which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session in which it is so laid or the sessions immediately following, both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, and notify their decision to that effect in the *Official Gazette*, the rule shall, from the date of publication of such decision in the *Official Gazette*, have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done or omitted to be done under that rule.

Provisions of the Act to be in addition to any other law. 10. The provisions of this Act shall be in addition to and not in derogation of the provisions contained in any other law for the time being in force.

Provisions not to prohibit Minority Educational Institutions from making reservations. 11. Notwithstanding anything contained in any other provisions of this Act, any Minority Educational Institution, whether aided or not, may provide for reservation in admissions to Professional Courses for candidates belonging to the Reserved Category.

Power to remove difficulty. 12. (1) If any difficulty arises in giving effect to the provisions of this Act, the Government may, as occasion arises, by an order published in the *Official Gazette*, do anything not inconsistent with the provisions of this Act, which appears to it to be necessary or expedient for removing the difficulty :

Provided that, no such order shall be made after the expiry of a period of two years from the date of commencement of this Act.

(2) Every order made under this section shall be laid, as soon as may be, after it is made, before each House of the State Legislature.


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महाराष्ट्र शासन राजपत्र, असाधारण, ऑगस्ट १, २००६/श्रावण १०, शके १९२८

६०१

Mah. 13. (1) The Maharashtra Private Professional Educational Repeal of
Ord. Institutions (Reservation of seats for admission for Scheduled Castes, Mah. Ord.
V of Scheduled Tribes, De-notified Tribes (*Vimukta Jatis*), Nomadic Tribes V of 2006
2006. and Other Backward Classes) Ordinance, 2006, is hereby repealed. and
saving.

(2) Notwithstanding such repeal anything done or any action taken
(including any notification or order issued), under the said Ordinance,
shall be deemed to have been done, taken or issued, as the case may be,
under the corresponding provisions of this Act.


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Procedure, Terms and Conditions for
Prescribing the Status of Educational Institutions run by
Minorities in the State of Maharashtra as Religious / Linguistic Minority
Institutions

GOVERNMENT OF MAHARASHTRA

Minority Development Department

Government Resolution/Ruling: 2008/133/2008/1

Ministry, Mumbai - 400 032

Dated on 04th July 2008

References:

- 1) National Minority Educational Institutions Commission Act 2004
- 2) General/Public Administration Department
- 3) General/Public Administration Department
- 4) Government Notification, General/Public Administration Department
- 5) Government Notification, Minority Development Department

Government Resolution/Ruling:

The matter of simplification of the existing procedure for granting status as a religious / linguistic minority institution to educational institutions run by minorities in the State had been under consideration of the State Government for some time. Accordingly, in consultation with the knowledgeable stakeholders in the field and considering the directions given by the Hon'ble Supreme Court from time to time in this regard, the Government of Maharashtra, in compliance to the regulating conditions laid by the Department of Public Administration in its G.R. 2006/634/63/2006/35, prescribes the following procedures, terms and conditions for granting religious / linguistic minority status to educational institutions run by minorities in the State.

1) Authority authorized to grant Minority Status Recognition:

The Government of Maharashtra, in accordance with the Government Notification 2008/149/08/1, has declared the Principal Secretary, Minority Development Department, Ministry, Mumbai, as the Competent Authority to grant religious / linguistic minority status to educational institutions run by minorities in the State.

2) Eligibility Criteria for Recognition of Religious / Linguistic Minority Status:

- i) Educational Institutions which have been recognized as Minority Educational Institutions by a special order or letter


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before June 11, 2007 or by Government Resolution 2006/634/63/2006/35, are not required to re-apply for Minority Status Recognition. However, the conditions laid down in the following paragraph 5 shall apply to all such organizations.

- ii) The applicant minority organization must be registered under 'Institution Registration Act 1860' or 'Mumbai Public Trust Act 1950' or other relevant statutes. The by-laws or rules should indicate that the concerned minority organization is a religious / linguistic minority community established to protect the interests of the minority community.
- iii) Institutions of all religions notified as minorities by the Central Government and the Government of Maharashtra will be eligible to apply for recognition of their educational institutions as religious minority educational institutions.
- iv) Educational Institutions of speakers whose mother tongue is an(y) Indian language other than Marathi will be eligible to apply for recognition as a Linguistic Minority Educational Institution.
- v) At least two-thirds of the trustees / members on the Management Committee of the Applicant Organization must belong to the respective minority community.

3) Procedure(s) for Recognition of Religious/Linguistic Minority Educational Institutions:

- i) The competent authority, clearly stating in the application form prescribed in Form-A that the institution is interested in obtaining the status of linguistic or religious minority, must submit the photocopies of the relevant documents shown in paragraph 4 to the Competent Authority.
- ii) An unjust court fee-stamp of Rs.500 (Five Hundred Rupees Only) or the amount as may be prescribed from time to time should be applied on the application.
- iii) Non-refundable fee of Rs.5000 / - (Five Thousand Rupees only) or any amount which may be prescribed from time to time along with each application must be paid in the name of Under Secretary, Department of General Administration, Ministry, Mumbai.


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- iv) In the form of affidavit prescribed in Form-B attached with this G.R., the applicant organization will be required to file notarized affidavit along with the application on unjust stamp paper of Rs.100 / -.
- v) During the preliminary scrutiny of the application, if the application is not in the prescribed format or has incomplete information or the court fee stamp of the prescribed amount has not been affixed or the non-refundable fee has not been paid and the required documents are not attached with the application, such application will be rejected and the applicant organization will be informed accordingly.
- vi) After this all, the completed application will be considered as per the provisions prescribed by this GR and the applicant organization will be informed about it within 90 days from the receipt of the application. If no decision is taken within this period, the applicant organization will be deemed to have been granted Minority Status.
- vii) Before deciding on the application, the Competent Authority through its Authorized Representative will give at least 10 day-prior-notice to the concerned organization and hold a hearing with the applicant organization. The applicant organization will be required to submit the original copy of the documents attached with the application at the time of hearing of the application, as shown in paragraph 4 below.
- viii) After hearing with the office-bearers of the Institute, if the Competent Authority grants recognition to the concerned applicant educational institution as a Minority Educational Institution, then the Certificate of Recognition of Minority Status will be issued to the applicant institution accordingly.
- ix) If the application of the applicant organization is rejected, then the government orders will be issued to that effect on behalf of the Competent Authority.


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4) Copies of the documents to be attached with the application by the minority educational institution for obtaining religious / linguistic minority status:

- i) A Copy of the Deed of Trust or Certificate of Registration of the Institution
- ii) Copy of Schedule-1 provided by the Charity Commissioner showing the names of the existing Trustees / Members of the Management Committee of the Society.
- iii) A Copy of The Change Report provided to the organization by the Charity Commissioner in case of change in the names of the Trustees / Members of the Management Committee of the Organization.
- iv) Evidence of religious affiliation or background of Trustees / Members of the Management Committee of the Organization (for example: Baptism Certificate, School Leaving Certificate, etc.)
- v) Evidence that the Institute is running educational courses

5) Terms and Conditions of Recognition as a Religious / Linguistic Minority Organization:

- i) Recognition of status as a Minority Educational Institution shall apply only to the State of Maharashtra as well as to all the Departments of Government dealing with educational matters.
- ii) Minority status accreditation will be granted to the original trust, institution or association and this minority status will be applicable to all educational institutions running or starting in the parent institution.
- iii) The applicant organization must consistently meet all the criteria mentioned above in paragraph 2. In case of any change in the composition of the Management Committee of the Trustee or Organization, the Competent Authority must be notified within 15 days from the date of such change.
- iv) Except for the Minority Educational Institutes which run higher, technical or vocational courses, all the Minority



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Educational Institutes which have been granted minority status under the provisions of this GR -

- a) In the case of non-granted institutions and non-granted and granted linguistic minority organizations whose medium is recognized minority language, they must, within the prescribed time and through fair and transparent admission process, admit all eligible minority students who have applied for admission. The Institution should not reject the application of any eligible minority students. Such institutions may also admit non-minority students as per local requirements.
- b) In the case of granted-institutions (excluding granted-linguistic minority institutions which have a recognized minority language as its medium of instruction), such institutions must admit all eligible minority students who have applied for admission within the prescribed time and through a fair and transparent admission process, and the application of any eligible minority students should not be rejected by the institution. Such institutions should also admit a reasonable number of non-minority students according to local needs.
- v) **Minority educational institutions conducting higher, technical or vocational courses, which have been granted minority status under the provisions of this Govt. -**
 - a) **50% of sanctioned admission capacity in case of granted institutions**
 - b) **51% of sanctioned admission capacity in case of non-granted institutions**

Eligible candidates from the minority community for which recognition has been granted should be admitted following the following procedure.

- i. In the case of granted minority educational institutions, through a common entrance test conducted by the state government for vocational and technical courses, or through a shared admission process, and through merit-based selection for other courses, including a diploma course in education.
- ii. In the case of non-granted minority educational institutions, either for the vocational and technical courses, either through a common entrance test conducted by such institutions


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themselves or through a common entrance test conducted by the state government or through a shared admission process and merit-based selection process for other courses including education diploma courses.

- vi) In case of not getting 50% / 51% students from the minority category by the procedure prescribed in the above 5, Institutions that have conducted their own Common Entrance Test, students from minority communities who have been recognized as an institution of the Minority Community, will advertise to get it from the students who have passed the Common Entrance Test of the Government and such minority students will be selected on merit-basis.
- vii) The remaining seats will be filled as follows:
- i. Through a Common Entrance Test conducted by the State Government for granted minority educational institutions or through a common admission process - in the absence of either - through a merit-based admission process. While filling these vacancies among the non-minority students in the open category, the seats reserved for the weaker sections of the society, such as the Scheduled Castes, Scheduled Tribes, Nomadic Castes, Deprived Castes, Special Backward Classes and Other Backward Classes, etc., should be taken into consideration by the concerned educational departments of the State Government; and
 - ii. In the case of non-granted minority educational institutions, either through a common entrance test conducted by them or through a merit-based process or through a common entrance test conducted by the state government or through a state government admission process. Non-granted Minority Educational Institutions running vocational courses may voluntarily admit students from Scheduled Castes, Scheduled Tribes, Deprived Castes, Special Backward Classes, Nomadic Tribes and Other


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Backward Classes, along with Open Class students.

But,

If 50% / 51% of the students are not available from the minority quota, then the concerned institution is required to obtain the specified permission of the Minority Development Department to fill these vacancies from non-minority candidates through a merit-based process.

Similarly, the names of all the students selected through this open merit-based admission process should be displayed on the notice boards of the institute along with the marks obtained by them.

6) Statement to be submitted by Minority Educational Institutions: -

All educational institutions which have been accorded minority status under the provisions of this GR, should submit the details of student-admissions to Director of Education, School Education; Director of Education Technical Education; Director of Education, Director of Medical Education and Education, Ayurveda Education, within 15 days after completion of the admission process as per the syllabus run by the educational institution. Also, the details of the admitted students along with the marks obtained by the students in the admission process should be published. The concerned Director of Education should then submit to the Competent Authority within two months the details of admission, including the division / categorization of boys and girls and minority and non-minority students in these minority educational institutions.

7) Right to inspect, verify records, conduct inquiries and pass orders: -

If the competent authority receives a complaint regarding the veracity of the minority status of the educational institution which has been granted minority status under the provisions of this ruling, or if any unjust or unfair treatment to any minority student is observed in the admission process or any such irregularity is observed by the competent authority, then the competent authority can hold a hearing and start an inquiry into the matter or depending on the nature of the curriculum being run by the minority educational institutions, the matter may be investigated by the concerned Director of Education (School Education, Technical Education, Medical Education, Ayurveda Education). And for this purpose, the government may issue orders in such cases by examining the records of the concerned



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institution, giving instructions to all the concerned parties, hearing the side of the minority educational institutions, taking evidence from the affected party, completing the inquiry etc.

8) The basis for withdrawing recognition of Minority Status: -

Recognition of religious or linguistic minority status granted to a minority educational institution may be revoked on the following grounds:

- i) If the organization has gained religious / linguistic minority status by submitting false / misleading information to the competent authorities,
- ii) If any provision mentioned in paragraphs 4 and 5 of this ruling has been violated,
- iii) If the Government has received a complaint regarding the veracity of the minority educational institution or the admissions process by the institution which is detrimental to the educational interests of the students belonging to the concerned minority community and, such a complaint is proved true post-inquiry.

However, before passing any order to revoke the recognition of minority status, the competent authority will need to hear the side of the concerned organization.

9) Appeal against the order of Competent Authority: -

An appeal can be lodged with the National Commission for Minority Educational Institutions, New Delhi, against the order issued by the Competent Authority regarding denial of minority status to educational institutions in Maharashtra or withdrawal of recognition of minority status of educational institutions.

10) This ruling/GR will come into effect from the academic year 2008-2009.

Paragraphs under the provisions of this ruling in lieu of their previous certificates by handing over the certificates submitted by the competent authority to all the minority educational institutions in the state which have been granted minority status as per Government Resolution, General Administration Department of General Administration, 2006/634/63/ 2006/35 dated 11th June, 2007.

11) This Government Resolution is being issued with the concurrence of the Department of School Education, Department of Higher and Technical Education and Department of Medical Education and Medicine, Government of Maharashtra.


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From minorities in Maharashtra state
Educational institutions run
Religious/Pious Minority Status
Terms and conditions for giving as well as online
Regarding application procedure.

Government of Maharashtra

Minority Division

Government Decision No: Ashaisam-2012/P.No.21/Kaya-5,

Mantralaya, Mumbai-400 032.

Date: May 27, 2013

read –

- 1) Government Policy No.: Government Notification, Minority Development Department, No. Assans-2008 / Q.No.149 /08 / Q.-1, dated 4/ 07/2008
- 2) Government Policy Number: Government Policy, Minority Development Department, No.Ashaisan-2008/ Q.No.133/2008/ No.-1, dated 4/ 07/2008
- 3) Government Policy No.: Government Circular, Minority Development Department, no. ASHAIS-2009/ Q.No.28/2009/ No.-5, dated 15/05/2009
- 4) Government Policy Number: Government Policy, Minority Development Department, No.Ashais-2009/P.No.28/2009/Ka.-5, dated 24/07/2009
- 5) Government Forestry Number: Government Supplemental Letter, Minority Development Department, No Ashais-2009/P.No.148/ 2009/ Kaya-5, dated 27/10/2009.
- 6) Government Policy Number: Government Policy, Minority Development Department, no. avivi-2010/P.No.59/10/Kaya-5, dated 1/04/2010


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- 7) Government Policy Number: Government Policy, Minority Development Department, No. Avivi- 2011/
Pro.No.25/2011/Kaya-5, dated 18/06/2011.
- 8) Government Policy No.: Government Circular, Minority Development Department, no. Ashaisam-2012/
Q.No.91/2012/ No.-5, dated 16/03/2012
- 9) Government Policy No.: Government Circular, Minority Development Department, no. Ashaisam-2012/
Q.No.91/2012/ No.-5, dated 18/05/2012
- 10) Government Policy No.: Government Circular, Minority Development Department, no. Ashaisam-2012/
Q.No.91/2012/ No.-5, dated 25/09/2012
- 11) Government Policy No: National Minority Education Commission Act,
2004 (2 of 2005) Amended (18 of 2006) and Revised (20 of 2010)

Prastaina –

Considering the recommendations made by the Administrative Reforms Commission with a view to increasing the availability of various services to the general public through the governance process in order to facilitate the functioning of the administration, to grant religious and religious minority status certificates.

Procedure To consolidate various government orders of VII and apply through online mode

The issue of providing facilities was under consideration of the government. In view of that, the said order is superseded and the following amended order is passed.

Government Policy –

Religious institutions run by the government's minorities in the state

On-line by revising the procedure for grant of Bhakti Minority Status Certificate

For application through www.mdd.maharashtra.gov.in These numbers represent a minority

Minority Status Certificate with effect from 1st June, 2013 by applying to educational institutions.

A decision has been taken to provide However, the provisions of this Government Policy shall be governed by the Government Policy



Minority status will continue to be applied to graduate institutions from the marks of passing. Actions in this regard will also be done as follows.

Part-A

Competent Authority, Eligibility, Authority and Requirements for Minority Status Certificate

1) Competent Authority :- In view of Article - 30 of the Constitution of India, as well as the decisions of the Hon'ble High Court, Bombay and the Hon'ble Supreme Court, granting religious/spiritual minority status to educational institutions run by minorities in the state.

Competent authority to the Joint Secretary/Deputy Secretary, Minority Development Department of the State Govt So it is announced. 2) Subordinate

Authority :- The Additional Chief Secretary/Principal Secretary/Deputy Secretary of Minority Development Department is being declared as Subordinate Authority. Regarding the denial of minority status recognition of educational institutes in Maharashtra by the competent authority.

Against the orders promulgated for cancellation of recognition, such order may be appealed to the competent authority.

3) VERIFYING AUTHORITY :- Two officials

authorized by the District Collector of each district in the State shall act as the Verification Authority for the proposals received in the district. 4) Scrutiny Officer :- The Undersecretary of Minority Development

Department / Kayasan Authority will look after the work of minority status certificate applications submitted by minority educational institutes as Scrutiny Officer.

5) Scope of Religious/Spiritual Minority Status Certificate :- Religious/Spiritual Minorities

Minority status certificate recognition granted to educational institutions will remain valid only for the state of Maharashtra.

6) Certificate issued to the Institution/Sansa/Company/Firm under their management.

Applicability :- Religious / Devotional Minority Status granted to State / Institution / Company / Firm



The recognition certificate will be applicable to the existing and future post-secondary institutions under the management of the concerned institute / company / firm / institution, the minority status certificate will be provided to the minority institute / company / firm / institution in Marathi and English language.

7) Eligibility criteria for submission of application for recognition of religious / devotional minority status:-

i) Religious Minority Educational Institutions:- Govt Order, General Administration, Department No :-RAAA, 2005/89/ P.No.19/2005/35, Vd. 9 October 2006 Promulgated in the Government Gazette

Educational institutions for Muslim, Christian, Jain, Parsi, Buddhist and Vasakh minority groups in the state. The concerned religious minorities will be eligible to apply for the status certificate.

ii) Devotional Minority Educational Institutions :- Those minority educational institutions in Maharashtra state

Application for recognition of Minority Status Certificate for Minority Races in respect of Sansa related Minority Caste if the mother of the particular / member / board member of the Sansa is any Indian caste other than Marathi. can do

iii) Minority Educational Institutions Devotional/Religious who submit documents as follows .

Minority Status Certificate will be eligible for grant of recognition.

a) The original and current members of the organization/organization/company/firm are more than 50% of the religious/devotional minority status sought by the concerned organization.


Belonging to a minority group is essential.

b) Also, certain members of the said organization and holding more than 50% of the companies/firms are Must be from Maharashtra state.

c) Kindergarten / School / Handicapped School recognized by the State Government under the said institution / Vocational Courses / Technical Courses / College / Medical Courses. Educator

The course must be in progress. 8)

Application for Temporary Status Certificate Permanent Minority Status Certificate :-


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The educational institutes except from the Minority Development Department but from the Department of State Govt (E.g. General Administration Department, School Education Department, High Technology Department of Education) In temporary syrup

Recognition of minority status has been granted. Such minority status certificate

The recognized educational institutions to this department after the expiry of the provisional status

A fresh online application is required for permanent status certificate.

9) Exemption in applying for Minority Status Certificate :-

Minority Educational Institutions by the Competent Authority of the Govt

Also permanent status under National Minority Educational Institutions Commission Act 2004

If the certificate has been approved, to reapply to the Minority Development Department

Not required.

10) Terms and conditions of payment of tax by religious/spiritual minority status organizations:-

Regarding recognition of minority status certificate as a religious / devotional minority institution

It will be mandatory for Minority Education Sessions to fulfill the following terms and conditions.

i) Notification of change in the number of members of the Company/Company/Society:- Applicant

Deokhal Institutions after granting Minority Status Certificate recognition to Minority Educational Institutions

1. The Terms and Conditions, as well as the enforceability of their specific and implied consents.

Schedule-3 to the Competent Authority every three days regarding the change in composition of the Board

(change report) then it is necessary to inform through a document

ii) Regarding the right to practice Sansa :- The status of the concerned religious/devotional minority is recognized.

Minority Educational Institutions' Discipline of their Teachers, Teachers and Staff

The faculty and staff concerned shall have the right to do so in relation to the Government

Educational Qualification, Experience and Eligibility Test (NET, SET and TET) prescribed by the Department and Authority

Please note that these provisions have been adopted



Regarding giving admission to minorities in minority schools:- Concessional and non-concessional

Through merit-based merit-based recruitment process conducted by minority communities, they receive Eligible minority students belonging to the minority status group are eligible

Application of any eligible minority students should not be entertained. without permission Schools can also provide admission to minority students to some extent and approved schools should also provide admission to minority students to a large extent as per the general needs.

School Education Department's Right of Children to Free and Compulsory Education Act, 2009 As per the provisions of section (1) of the 25 percent admission to backward and weaker section students is mandatory for primary level admissions. no However, permanent unaided minority schools may choose to reserve minority and Preference should be given to students from weaker sections.

iv) Higher, Technical and Vocational Educational Institutions run in Minority Institutions regarding admission to minorities :- Post / Degree etc.


Submit.

b) Granted religious/spiritual minority educational institutions should provide at least 50% of their enrollment capacity to students belonging to the minority status group and above 50% enrollment to non-minority students.

Also, the state while filling 50% of the seats from the minority students in open schools The concerned education departments of Govt.

Caste, Free Caste Specially Backward and Backward .Reserved for weak elements.

It is mandatory to submit the application as required


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c) Unaided religious/devotional minority educational institutions at minimum of their teaching capacity.

51% Preesh received by the minority students belonging to the minority status group as well

Scholarships are given to minority students who are not eligible for admission.

Also, the State is recruiting from among the minority students in open vacancies

Educational Institutions affiliated to the Govt. have voluntarily included Scheduled Castes, Scheduled Tribes,

Nomadic castes, freed castes, etc. Provides access to space reserved for dual components

will come

d) Granting of tenure in the letter for Presha:- Religious and Religious Minority Higher Educational Institutions, Seats available in Minority Quota for Technical and Professional Degree/Graduate Courses

Rent (unsubsidized 51% rent and subsidized 50% rent) to be paid as per rules

It will be necessary to publish at least four main letters in a row. Out of the said four Rajavahratis

Two Rajvahrati state seats, two Rajvahrati national seats and one Marathi, two Bengali,

A minimum of 8x8 in size for minority castes with respective Bhakti Minority status.

64 square centimeters in size containing the following items and distributed in the environment.

It will be necessary to do. As soon as the winter of 12th comes, English and Marathi / related topics are introduced in Pavahli Rajvahrati

Status Minority in Bhatia and 2nd in Rajvahrati followed by 10 Vadis in Bengali and Marathi / Related

Publish in rice. (In Rajvahrati Development of Non-Governmental Organizations together give don't

(Each department/college will be required to pay separately.)

Form-4 of the said agreement

like

) higher, technical and educational institutions run by all minority educational institutions in their purview.

Vocational course head Prieshachi Mavhati with Vananyaya

Form-5 According to the transmission capacity

Reserved seats for minorities. LIST OF MINORITY STUDENTS APPLIED FOR PREESHA, PREESH

List of transferred students, including minority and non-minority students

It is mandatory to provide the numbers of the concerned missionaries. Both technical and professional

At the end of the admission process as determined by the concerned authority for the admission process of the course

After cut off date within two weeks to Minority Development Department as per below

Present and submit to the portal of Minority Development Department.

e) Regarding the provision of scholarships to minority students:- By giving allowances as above

Even if the minority quota required education is not available, then the minority status is obtained

Including zero copy of the 4 copies of the application forms for filling up of the vacancies from the minority

candidates and also as per paragraph-10 (iv) of Part-A for filling up of the vacancies from the meritorious

minority candidates of the aided and non-aided D.Ed., B.Ed., Vocational and Military Educational Institutions.

It is necessary to apply and obtain prior approval of Minority Development Department. Suspicion of documents

After doing this, the department approved the admission of minority students without the above mentioned criteria

will come The concerned authority shall provide Centralized Admission of Minority Quota Posts to the

Minority Department for D.Ed., B.Ed., Technical Education and Medical Education courses.

Do not include in the process.

f) Sanctioned/Unsanctioned D.Ed., BEd., Vocational and Mechanical with Minority Status

Educational Institutions for three consecutive academic posts available in the Minority Quota.

In lieu of 50%/51% seats, a small number of minority students, except Priesh Vadai, such scholarships.

Action will also be taken to revoke the minority status of the institution.

Part B

Online Procedure to Apply for Minority Status Certificate

1) Apply Online :-

i) Churches seeking recognition of religious and spiritual minority status www.mdd. Apply online at maharashtra.gov.in.

Create name and password and fill in the application. The applicant must enter the user name and password

The note is saved for future reference.



ii) Upload Part-B paragraph-online

3 By scanning all the documents shown in

application along with the said application.

iii) Scan the affidavits as per form-2, 3 attached to this government policy online.

Upload along with the application.

iv) After filling the application and uploading the required documents, submit the application online.

(Please note that the application will not be submitted if all required documents are not filled in and all required documents are not uploaded.)

v) While uploading, the institutions shall only present religious/devotee of relevant minority members.

As well as uploading images of minority members who have uploaded images of religious/spiritual members, the images of the same members should also be uploaded.

vi) Take two printouts of the application form filled online and attach the copies of the documents mentioned in paragraph-3 of Part-B and the copies of the affidavits as per Forms 2 and 3 along with the application form and one copy to the concerned Competent Authority or the verifying authority authorized by him for verification and one copy to the Competent Authority. Submitted to Minority Department for hearing do it

vii) It is mandatory for the applicant to submit the original documents before the relevant Prohibition Officer / Official Verification Officer as well as the Final Hearing Officer and Competent Authority at the time of verification.

2) Payment of Fees :- If the applicant fulfills the application conditions and conditions for the minority status certificate, the competent authority will conduct hearing on the said applicant. At the time of registration, the applicant should pay a deposit of Rs.5,500/- to the number of Minister, Minority Development Department or pay a fee of Rs.5,500/- through the online portal. A student who has not paid the said fee will not be eligible for the hearing.



Required Documents / Evidence for Eligibility of Company / Company / Firm / Institution :- Following

Upload the application through online mode without sending documents/evidence.

Submit all documents/evidences immediately.

i) Registration Certificate of Company / Company / Firm / Sansa :- of the applicant company / company / firm / Sansa

Registration Act-1860 / Bombay Civil Service Act-1950 / If applicable
Certificate of Registration under the Act

ii) Purpose of Rasat / Company / Firm / Sansa:-

(a) Memorandum / Articles of Association / of Purpose / of the Company / Firm / Sansa.
Minorities in the constitution/laws/bye-laws for religious/spiritual integration

To protect the integrity of the religious / devotional minority community that may have been made

It is designed to be asenmood k lele asalepawharje.

kakia

(b) bye-laws/regulations/constitutions relating to the institution if not specified in the purpose;

In order to determine the objective, after taking the decision of the Sansa Vishita/Member regarding the objective

A copy of the application submitted to the concerned Commissioner of Health or concerned authority. (On the other hand

Signature and certified copy attested by the office of the Commissioner of Health.

kakia

(c) Affidavit in Form-2

PaniFamay in their Memorandum/Article of Association for the purposes of Co. Sansa///

In the Constitution / Forms of Bye-laws / intended The page on which it is scan

Upload it And Sunini's line completes the Rasta Vad. iii)

Evidence regarding the parentage and parentage of the individual/

member a) Annexure-1 of original birth certificate :- List of names of the original individual/member

registered with the Commissioner Dhamday or the Authority. If a copy of Schedule 1 is not available then the original


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Copy of name of original nominee/member mentioned in Annexure-2. (Original copy signed and authenticated by an officer of the Office of the Commissioner

of Fire.) b) Annexure-3 Statement of the current member/member of the organization registered with the Commissioner of Fire or the Authority (Original copy signed and certified by an officer of the

Commissioner of Fire) iv) Relevant certificate 100/- as stated by the Chairman/Secretary of the Company/Firm/Sansa in Form-2 that the original and present members of the company are more

than 50 percent from the relevant religious/spiritual minority groups and also any member of the

Regarding no dispute Form-2 concerned Company/Firm/Sansa is Rs.100/- Notarised notarized stamp paper Affidavit

v) Religious Evidence :- Documents required for religious/evidential evidence of the current particular/ members holding at least 50 percent of the company/company/firm/organization.

a) Religious :- School Leaving Certificate and School Parish Vangayman Transcript of the candidate/member In relation to which religion is required to be mentioned, whether it is a certificate of baptism or a certificate of maturity.

A certificate issued by the Head of Finance of the Association of Minority Powers has been entered in its Finance Form-2 of the concerned members/species. Academic Quota of 100/-

Fee Stamp Paper Notarized Affidavit.

b) Devotee :- Submission of School Leaving Certificate or School Management Transcript or Notarized Affidavit of Rs.100/- on Judicial Quota under stamp paper as per Form-2 as proof of Maternal Brother of the concerned member.

vi) Proof of Residence :- Companies / Companies / Firms / Institutions should submit proof of their existing religious and religious proof of residence in Maharashtra. Also Gram Sec, Mahanagarपालिका Division



Residence Certificate / Telephone Voucher / Light Voucher issued by Officer, Chief Officer, Municipal Administrator / Pankaday / Driving License / National Bank Photo Passbook Any one of

old

vii) Change in name of specific / member :- Existing specific name of the company/company/firm/organization

The member's school leaving certificate is shown in Schedule 1 as well as Schedule 3 of the Act.

There may have been a change in the number of arrivals due to some reason (such as marriage, religious rites, etc.)

(i.e.) notification of the statutory authority regarding the change in the said number, certification by

the religious congregation etc as per the specimen in Form-3 a student of Rs.100/-

Upload the stamp paper notarized affidavit.

viii) Regarding the proof of recognition of educational institutions run by the applicants:- School

Department of Education/Vocational Education/Technical Education/Physical Education, University and NCVT, Varjatha Paward.

Education Officer of Nagarpavalka, Mahanagara Pavlaka and Director of Disability Welfare

The Department of Justice and the Authorized Institutions have notified the Applicants' Associations/Associations/Associations/Educational Institutions

Order and letter regarding the operation/continuation.

Second, the school/college being run by the applicant's teachers

If received by transfer from an institution, Schedule - I of that institution is required to be submitted.

Also, more than 50 percent of the schools/colleges started by original members (requirement

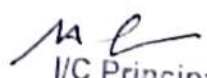
) must belong to a minority community.

It will be mandatory to submit the original documents to the District Collector or the authorities

authorized by him during the verification and to the competent authority during the hearing. Also, it will be

mandatory to submit all original affidavits to the competent authority along with Sunni. (4) Verification

of the proposal submitted by the Corporation/Company/Farm/Sansa against the Exemption Officer :-


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Verification of Application in Computer System :- The application submitted by the applicant along with the required supporting documents shall be uploaded online in the computer system. The application which is uploaded without completing the completed application form will be processed online.

ii) Date of Verification of Application :- Computation of application submitted by the applicant through online mode.

After system verification, the date of application verification will be determined through computerized system within 15 days from the date of submission of application and will be intimated to the applicant through email and sms.

iii) Competent by the Prohibition Officer or the officer authorized by him after verifying the application.

Sending Application to Authority :-

(a) On the date of verification, the applicant along with the original documents submitted along with the application shall be present for verification before the Chairman / Secretary / Member / Trustee along with his identity proof before the Commissioner or the verification authorities appointed by him.

The Prohibition Officer or the verification officer deputed by him shall verify the original documents submitted by the applicant along with the application in addition to verification of the application. If it is found that the original documents have not been submitted by the applicant during the said verification, the applicant will be given one opportunity to submit the documents within a period of 20 days as per the computer system. (b) Thereafter the Prohibition Officer shall enter the original documents submitted / not submitted by the applicant during the verification in the

envelope and send it to the Competent Authority online. Applicants will be informed through email and SMS.

(5) Submission of application for exemption from computer system automatically to the competent authority. - Through computer system

The computer system exempts such application automatically if the approved application clearance officer / authorized verification officer has not processed the applicant's application within 20 days.

Questions will be addressed to the specialist.

(6) Hearing before competent authority :-

(i) Scrutiny by Competent Authority:- On-line receipts from the Prohibitors.

Scrutiny of applications by the competent authority within 15 days from the date of receipt of application will be done and the date of hearing will be intimated to the applicant through email / sms. In this case the applicant / his representative should be present for the hearing along with all the original documents. No letter will be entertained for this purpose.

(ii) Issue of Minority Status Certificate by Competent Authority:- Application by the Prohibition Officer.

After verifying and sending the application through online to the competent authority as well as the applicant The Collector shall also inform the Competent Authority within 20 days of the requested action. While computer system waiver is automatically received by the applicant and the computer system by the applicant The Competent Authority will take the hearing instead of the hearing obtained automatically on the waiver. of the applicant If the competent authority finds that the application and original documents are correct, the competent authority Minority Status Certificate will be issued to the applicant along with his order number plate (web site) will publish. The said action will also be communicated to the applicant through email and SMS.

(iii) Withdrawal of Incomplete Application :- If the applicant does not submit the required documents

Applicants will be deforested by competent authorities. The said action will also be communicated to the applicant through e-mail and SMS. Please re-apply online can

(iv) Rejection of Application :- Competent Authority- After hearing the case, the Company/Company/Farm.

/ Original and present members of the organization / Company / Firm / Organization having minority status More than 50 per cent of the minority community applying for the certificate belongs to members of the State If more than 50 per cent of the members belonging to non-minority organizations are not residents of Maharashtra. The applicant's application will be processed by order. The same will be done to the applicant through e-mail and SMS Also reported.



Cancellation of Minority Status Certificate :- Minority Educational Institutions provided

The recognition of religious and spiritual minority status will be canceled if further certification is obtained from the competent authority.

(i) Against the tuition fees of minority communities belonging to recognized educational institutions.

Will be working

(ii) if the recognized educational institution is in violation of the provisions of para-5 and para-6 of the present governance and (iii)

minorities by submitting false/misleading information to the competent authority.

In case of certificate of quality,

(iv) 50 seats available in the Minority Quota for three consecutive academic sessions from accredited/ non-accredited D.Ed., B.Ed., Vocational and Technical Educational Institutions with minority status.

% / 51% in lieu of accommodation to a small number of minority students, such as

Action will also be taken to cancel the minority status of the institution.

(v) In case of application for cancellation of recognition of minority status of missionaries from India for moral reasons,

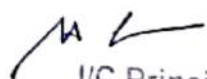
The competent authority before passing any order regarding withdrawal of recognition of minority status shall give opportunity of hearing to the concerned parties and thereafter pass the order. 8 Appeal

against the order of the Competent Authority :- The Competent Authority shall appeal to the Educational Institutions of Maharashtra Recognition of minority status by any educational institution regarding denial of recognition of minority status

Appeals against orders issued regarding cancellation may be made to the Additional Chief Secretary /

Principal Secretary / Secretary, Minority Development Department, Ministry, Mumbai 400 032 within 90 days from the date of such order. The said

government is being deputized with the agreement of the Department of Revenue and Finance.


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ated by Google

Government Decision No.: Ashaisam- 2012/P.No 21/Kaya-5.

The Government of Maharashtra is www.maharashtra.gov.in The number table is available and its number is 201305291728004214.

This order is being passed after witnessing by Vadejital Saakshri

As per the orders of the State Governments of Maharashtra.

(Dr. T. F. Keke)

Additional Chief Secretary, Government of Maharashtra.

copy.

1. Hon. Secretary to the Governor.
2. Hon. Principal Secretary to the Chief Minister.
3. Hon. Deputy Chief Minister.
4. Hon. Minister / Hon. Minister of State for External Affairs.
5. Hon. Chief Minister, Government of Maharashtra.
6. Additional Chief Secretary / Principal Secretary / Secretary, Central Ministerial Division.
7. Manager, Original Justice Branch, High Court, Bombay.
8. The Manager, Appellate Branch, High Court, Bombay.
9. Manager, High Court, Bombay, Nagpur Bench, Nagpur.
10. The Manager, High Court, Bombay, Aurangabad Bench, Aurangabad.
11. The Manager, Office of the Public Commissioner, Mumbai.
12. Dhamada Commissioner, Mumbai, Chhatrapati Shivaji Maharaj Commission.
13. Accountant General, State of Maharashtra, Mumbai, Nagpur.


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