SIKKIM

GOVERNMENT



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GOVERNMENT OF SIKKIM LAW DEPARTMENT GANGTOK.

No.14/LD/2000

Dated : 30/06/2000

NOTIFICATION

The following Act of the Sikkim Legislative Assembly having received the assent of the Governor on 28th day of June , 2000 is hereby published for general information:-

THE SIKKIM PRIMARYEDUCATIONACT, 2000

(ACT NO. 14 OF 2000)

AN

ACT

To provide for free and compulsory primary education for children in the State of Sikkim.

Be it enacted by the Legislature of Sikkimin the Fifty-first Year of the Republic of India as follows:-

Short title, Extent And commencement	 This Act maybe called the Sikkim n PrimaryEducationACt, 2000. (1) It extends to the whole of Sikkim. (2) It shallcome into force on suchdate as the State Government may, bynotificationinthe OfficialGazettee, appoint.
Definitions	 In this Act, unless the context otherwise requires:- (a)'academic year' means the year beginning on such date as the State Government may, by ntificationinthe Official Gazettee, specify inrespect of any specified area or for approved schools generally or for any approved schoolor class of approved schools in particular:

(b) 'approved schools ' means anyschool inanyspecified area imparting primary educationwhich-

- (i) is under the management of the State Government, or the localauthority, or
- (ii) being under anyother management, is recognized by the local authority or the State Government or an officer authorized by it inthis behalf as an approved school for the purpose of this Act.

(c) 'area of compulsion' means any area in which primary education is declared to be compulsoryunder section 4 or 16;

(d) ' attendance authority' means any person appointed to be anattendsance authorityunder section7;

(e) ' to attend an approved school menas to be present for instruction at anapproved school onsuch days inanacademic year and at suchtime or times on eachone of those days as maybe fixed by the local authority concerned.

(f) ' child' means a boy or a girl within such age-group not being less than six or more than fourteen years as may be specified ina declaration made under section4 or 16.

(g) 'Director means an officer appointed bythe State Government as the Director of Education and includes any other who maybe authorized bythe State Government to performall or anyof the functions of the Director under this Act.

(h) 'local authoritymeans a Municipal Corporation, an authorized Municipality or anauthority constituted by or under anylaw for the time being in force or anyperson or bodyof persons empowered by theState Government to control primary education in anyarea specified byteh State Government.

(i) 'parent' inrelationtoanychild includes a guardian and every person who has the actual custodyof the child.

(j) 'prescribed' means prescribed byrules made under this Act.

(k) 'prescribed authority ' means suchauthorityas maybe appointed bythe Government.

(I) 'primaryeducation' means educationinsuchsubjects and up to suchstandard not beyond the 8th standard as may, by generalor specialorder, from time to time , be determined by the State Government.

(m) 'special school' means any institution which imparts such primary education as in the opinion of theState Government or the local authority is suitable for children suffering from anphysical or mental defect.

Scheme for Primary education
 3. (1) It shallbe the duty of every local authority to provide for compulsory primary education for children ordinarily residing within its jurisdiction, and for this purpose it shall, from time to time, submit to the State Government proposals in the form of a Scheme in respect of the whole or such part of the area with in its jurisdiction and for childrenof such ages and up to such standard as the local authority deems fit.

(2) Notwithstanding anything contained in sub-sectin(1), the State Government may, at any time, direct a localauthorityto submit to it withina specified time a Scheme for compulsoryprimarryeducation anyarea within the jurisdiction of the local authority for children of such ages and ordinarily resident therein, and up tosuchstandard as the State Government may specify.

(3) Every Scheme shall be submitted insuch form as the Director may specify and shall contain the following particulars, namely:-

a. proposed area compulsion;

b. the census of children of the age to whichthe scheme shall applyclassified according to age and language spoken by the children;

c. a list of existing approved schools and the schools, if any, proposed to be opened or recognized for the purpose, classified bylanguages in which instructionis or is proposed tobe imparted;

d. a scheme of existing and proposed teaching and non-teaching staff including clerks and inferior servants;

e. the recurring and nonrecurring cost of the Scheme;

f. a copy of the resolution of the local authority agreeing to bear its share of the additional recurring and non-recurring cost ; and

g. such other particulars , as may be prescribed.

Primary education To be compulsory Inareas conversed By scheme.

4. (1) On receiptof sanction under sub-section (4) of section 3, the local authority shall make a declaration inaccordance with the sanctioned Scheme to the effect that on and from a date to be specified by the State Government, primary education shallbe compulsory in the area specified in the declaration for children ordinarily resident in that area and within

such age- group and up to such standard as may be specified in the declaration.

(2) Every declaration under sub-section (1) shall be published in the Official Gazettee and in such other manner as the local authority maydecide

(3) Such date shallbe specified by the State Government undersubsection (1) and shall be not earlier than sixty days after the date of publication of the declaration.

- **Grants in Aid** 5. The State Government shall in respect of every Scheme sanctioned under sub-section (4) of section 3 or prepared under sub-section (1) of section 16, bear such part of the recurring and non-recuring cost as it may from time to time determine.
- Local Authority
 6. It shallbe the duty of the local authorityto cause as early as possible after the publication of a declaration under section 4 to be prepared with a list of children in the area of compulsion in suchmanner as maybe determine bythe Director, and the local authority shall cause the list to be revised at such intervals as maybe prescribed.
- Attendance 7.(1) The local authority may appoint as many persons as it thinks fit tobe attendance authorities for the purpose of this Act and may also appoint as many persons as it considers necessary to assist the attendance authorites in the discharge of their duties.

(2) Any personappointed under sub-section (1) may, in the exercise of any of the powers conferred byor under this Act, putsuch questions to anyparent and require of him of such information about his child as he considers necessary, and everysuchparent shall be bound to answer suchquestions and furnish such information to the best of his knowledge or belief.

Attendance Authority to Notify Parents 8. It hsall be the duty of the attendance authority to notify the parent of each child to whom the declarationunder section 4 or 16 applies that he is under an obligation to ensure the attendance of such child at an approved school on and from the date specified in the notice.

Parent to Cause child To attend school
9. In every area of compulsion, save as provided in section 12, the parent of a child to whoma Scheme applies shall, if such parent and child ordinarilyreside in such area, cause the child to attend an approved School unless there be a reasonable excuse for his non-attendance within the meaning of section 10.

Resonable Excuse for Non attendance 10. For the purpose of this Act, the following circumstances shall be deemed to be a reasonable excuse for the non-attendance of a child at an approved school.

> (a) that there is not approved school within the prescribed distance for his residence in whichinstructinis given in the language spoken bythe child.

> (b) that the child is receiving instruction in some other manner which is declared to be satisfactory by the State Government orby the local authority or has received a certificate from the attendance authority of having completed primary education up to the standard included in the Scheme applied for.

(c) that the child suffers fromphysical or mental sickness or defect whichprevents him from attendance.

(d) that after due application, entrance to an approved School has been refused to the child and there is no other approved School to which he can be admitted within the prescribed distance, until such time as the parent is notified by the attendance authority that the child can be admitted.

(e) that there is no approved School in the locality to which the parent can send the child without exposing him to religious instruction to which the parent objects.

(f) that there is anyother compelling circumstance which prevents the child fromattendingSchool, provided the same is certified as such by the attendance authority; and

(g) such other circumstances as may be prescribed.

Special schools For physically Or mentally Deficient children 11. If there be a special school within the prescribed distance from the residence of a child suffered from a physical or mental defect, the attendance authority may, if it is satisfied that the child is not receiving any instruction in some other manner considered by it to be satisfactory, by order require the child to attend the special school, and it shallbe theduty of the parent of such child to cause the child to attend the special School unless there be a reasonable excuse for the non-attendance of the child within the meaning of clause (f) of section 10. Special provision For part time edu-Cation incertain Cases.

12. Where the attendance authority is satisfied that a child , due to the economic or other circumstances of its facility is unable to attend an approved schoolin the manner required by or under this Act, it may, by order, and subject to such conditions, if any, as it mayimpose, permit the child to attend anyapproved School established as a part time institution or in which primary education is imparted on a part time basis.

Attendance Orders 13. (1) Wherever the local authority has reason believe that the parent of a child has failed to cause the child to attend School in accordance with the provisions of this Act and that there is no reasonable excuse for the non-attendance of the child within the meaning of section 10, it shall hold an inquiry in the prescribed manner.

(2) If as a result of the inquiry, the local authority is satisfied that the child is liable to attend School inaccordance with the provisions of this Act and that there is no reasonable excuse for his non-attendance within the meaning of section 10, it shall pass and attendance order in the prescribed form directing the parent to cause the child to attend School accordingly with effect from the date specified in the order.

(3) An attendance order passed against a parent in respect of a child under sub-section (2) shall, subject to the provision of sub-section (6), remain inforce so long as this Act continues to apply to the child.

(4) If any parent against whom an attendance order has been passed, in respect of his child under sub-section (2), transfers the custody of the child to anyother personduring the period in which the attendance order is in force, such parent shallbe bound immediately to give intimation thereof inwriting to the local authority.

(5) An attendance order made under this section against a parent in respect of a child shall have effect in relation to everyother personto whomthe custodyof the child maybe transferred during the period in whichthe order is inforce as if he were the parent, and the provisions of sub-section (4) shall applyaccordingly to such person.

(6) A parent may at anytime apply to the authority passing an attendance order for cancellation of the attendance order on the ground-

(a) that he is no longer the parent in respect of the child or

i. that circumstances have arisen which provide a reasonable execuse for non attendance of the child in accordance with the order and thereupon, the authority passing an attendance order may, after holding an enquiry in the prescribed manner, cancel or modify the attendance order.

(7) Any parent aggrieved by an order made under sub-section (2) or subsection (6) may, within thirtydays from the date of such order, appeal to the prescribed authority who may confirm, modify of rescind the order as it deems fit.

14. Whoever knowingly takes into his employment, either on his own behalf or on behalf of anyperson, any child inrespect of whomthe provisions of section 9 apply so as to interfere with the education or instruction such child shall, subject to the provisions of section 20 on conviction, be punished with a fine not exceeding twenty five rupees and in the case of continuing contravention with an additional fine not exceeding rupee one for everyday during whichsuch contravention continues after conviction for the first of such contravention.

Primary Education To be free

Penalty for

Employing Child to whom

Scheme applies

Failure of local Authority to Prepare or imple-Ment scheme

- 15. (1) No fees hall be charged inrespect of anychild forattending in any school maintained by the Government.
 - (2) Where, in respect of anychild an attendance order has been passed under section 13 and the obly school whichhe canattend is an approved school under private management failing withing sub-clause (ii) of clause (b) of section 2, the local authority shall take such steps as it maythink fit for the purpose of ensuring that the primary education whichthe child is to receive, is free.

16. (1) If any local authoritywhen called upon to submit a scheme under sub-section (2) of section 3 fails to do so or after a Scheme has been sanctioned undersub-section (4) of section 3, fails togive effect toa Scheme so sanctioned, whether wholly or in part, the State Government may, after making such inquiry as it considers necessary and after giving an opportunityto the local authority to be held in the matter. Appoint anypersonto prepare the scheme or to give effect to it, as the case maybe, and maydirect that such part of the expenses as the State Government may determine , shallbe defrayed out of the funds belonging to the local authority . The personso appointed shall perform all the functions of a localauthorityunder this Act in respect of the Scheme.

(2) Where any such direction as is referred to insub-section (1) is issued, anypersonwhohas for the time being in the custody of any moneys on behalf of the localauthority either as a banker or in any other capacity, shallnotwithstanding anything contained in any law for the time being inforce, is bound to comply withsuchdirection. Every payment made pursuant to suchdirection shall be sufficient discharge to such personfrom allliability to the local authority in respect of anyamount so paid byhim out of the money of the local authorityso held by him.

Penalty for the Contravention Of section13

14 and 17.

.17. (1) If anyparent fails tocomplywithanattendance order made under section 13 unless suchorder is rescinded in an appealmade under subsection (7) of that section, he shall, on conviction, be punished with a fine not exceeding two rupees; and in the case of a continuing contravention, with an additional fine not exceeding one rupee for every dayduring whichsuchcontraventioncontinues after conviction for the first of such contraviction.

Provided that the amount of fine payable byanyone personinrespect of any child inanyone academic year shallnot exceed fifty rupees.

(2) If any personfails to furnish anyinformation as required by subsection (4) of section 13, he shall, on conviction, be punished with fine which may extend to twenty five rupees.

Power to with Draw, modify Or suspend Schemes of compulsion 18. A sanctioned Scheme may, with the sanction of the State Government, be withdrawn or from time totime, modified ortemporarily suspended by a local authority or may, by an order published, with the reasonfor making it, in the Official Gazette be modified, cancelled or temporarilysuspended by the State Government.

Courts com-Petent to try Offences Under section

> (2) A court of a Judicial Magistrate taking cognizance of any offence under sub section (1) shalltrythe case summarily in the manner provided insection236 of the Code of CriminalProcedure, 1973 (2 of 1974)

- **Cognizance Of offences** . 20. No Court shalltake cognizance of an offence under this Act except on a compliant presented in person or sentbyregistered post bythe attendance authority or any other person authorized inthis behalf bythe localauthorityby general or special order. Before making any complaint under section 14 of this Act against any person, the attendance authority or the person authorized by the local authoirty to make a complaint shall, unless such person has ben previously convicted under that section , cause a warning to be given to suchperson.
- Certain person Tobe public servants 21. Every person appointed under sub-section (1) of section7 and every person authorised under section20 tomake complaints shallbe deemed to be public servant withing the meaning of section 21 of the Indian Penal Code, 1860 (45 of 1860)

Protection of Action taken In good faith. 22. No suit, prosecution or other legal proceedings shalllie against the State Government or anyautorityor personinrespect of anything which is ingood faith.

Delegation 23. (1) The State Governmentmay, by notificationinthe Official Gazette and subject to such conditions, if any as may bne specified in the notification, authorize any officer or authority subordinate to it to exercise allor anyofthe powers conferred on the State Government byor under this Act.

(2) A local authority may, bygeneral or special order, authorize anyof its members or anyofficer or authority subordinate to it to exercise all or anyof the powers conferred on the local authority by or under this Act.

Constitution .24. (1) The State Government may, by notification the Official Gazette , constitute a Primary SchoolPanchayat for the trial of offences punishable under this Act.

(2) The Primary School Panchayat constituted under sub-section (1) shallconsist of three members appointed by the State Government, one of whom shall be the Chairman. The qualifications of the members shalle such as maybe prescribed. The members so appointed shall hold office during the pleasure of the State Government.

(3) Two members shallforma quorum for the disposal of the business of the Primary Schools Panchayat.

(4) Any vacancy of a member of the Primary Schools Panchayat shall be filled as early as practiciable.

(5) Every local authority shall, with the approval of the State Government, maintain anadequate staff for enabling a Primary Schools Panchayat to discharge its functions underthis Act.

25. Where the parent of a child has failed to comply withan order made under Certificate of **Head Master** sub-section (2) or as the case may be, suchorder as modified under sub-To be section (6) of section 13, unless such order has been rescinded bya Conclusive competent authority under sub-section (7) of that section, the Headmaster of evidence of such School shall issue a certificate to the effect that such parent has failed to parents failure to cause the child to attend school in compliance with suchdirecton and such comply with certificate shall, until the contrary is proved, be presumed to be conclusive section 17. evidence of such failure in a prosecution against the parent under sectin17.

Saving of .26. Every prosecution under section14 or 17 pending before anyCourt inanyarea on the date onwhicha Primary School is constituted forsucharea Proceedings

Constitution al Powers and Procedure of Primary Schools Panchayat under sectin24 and allproceedings arising from or to any such prosecution shall be tried , heared and determined by suchCourt or any other Court having jurisdiction to try, hear and determine the same , as if no such Primary School Panchayat had been constituted for such area.

Power to Make rules 27. (1) The State Government may, by notificationinthe Official Gazette and subject to the condition of previous publication, make rules to carryout the purpose of this Act.

(2) In particular and without prejudice to the generally of the foregoing powers, suchrules maybe made to provide for all matters expresslyrequired or allowed bythis Act to be prescribed byrules.

(3) Every rule made under this Act shallbe laid, as soon as maybe after it is made, before the House, while it is in sessin, for a total period of thirty days which maybe comprised inone SEssionor in two or more successive Sessions, and if, before the expiry of the Sesion immediately follwoing the session or successive session aforesaid, the House agree inmaking anymodificationinthe rule or the House agfree that the rule should not be made, the rule shall thereafter have effect only insuch modified form or be of no effect, as the case maybe ; so, however, that anysuch modificationor annulment shall bewithout prejudice to the validity of anything previously done under that rule.

Repeal And savings 28. (1) Every Scheme of compulsions anctioned under anyof the provisions so repealed and inforce immediately before the commencement of this Act shall be deemed to be a Scheme sanctioned under this Act and shall be executed in accordance with the provisions of this Act.

> (2) Anyright, privilege, obligationor liabilityaccquired, accured or incurred underanysuchscheme or under anyother provisions so repealed shall continue as if acquired accured or incurred under this Act and it maybe enforced inaccordance with the provisions of this Act.

> (3) Anyproposal, appointment, notification, order, rule, notice, report or delegationmade or issued under anyofthe provisions so repealed shall, insofar as it is not inconsistent with the provisions of this Act, continue to be lawful until it is altered or superseded by a proposal, appointment, notification, order, rule, notice, report or delegatinomade or issued under this Act.

By order of the Governor,

T.D.Rinzing Secretary to the Govt of Sikkim Law Department (F.No. 16(82)LD/2000).