THE HARYANA AIDED SCHOOL (SECURITY AND SERVICE)

ACT, 1971

HARYANA ACT NO. 10 OF 1971

Government of Haryana

CLAYRER XIII

THE HARYANA AIDED SCHOOL (SECRUITY OF SERVICE) ACT, 1971 HARYANA ACT NO. 10 OF 1971

(Received the assent of the Governor of Haryana on the 15th of March, 1971 and first published in the Haryana Government Gazette (Extraordinary) of March 18, 1971.

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Year	· No.	Short Title	Whether repealed or otherwise affected by legislation
.1971	10	The Haryana Aided Schools (Secruity of Service) Act, 1971	\$: \$
		Service) Act, 19/1	•

AN

ACT

to provide for the secruity of service to the employees of aided schools.

It is hereby enacted as follows:---

1. (i) This Act may be called the Haryana Aided Schools (Secruity of Service) Act, 1971.

Short Title.

(ii) It shall come into force with effect from 1st April, 1971.

In this Act, unless the context otherwise requires:-

Definitions.

- 'hided school' means a school receiving aid from the State Government;
- () Director' means the Director of Public Instruction, Haryana and includes any other officer authorised by the State Government in this behalf;
- (c) 'District Education Officer' means the District Education Officer of the District in which an aided school is situated and includes any other officer authorised by the State Government in this behalt;
- (d) 'employee' means a person in whole-time employment of an aided school; and
- (e) 'Prescribed' means prescribed by rules made under this Act.

^{1.} For statement of objects and Reasons, See Haryana Government Gazette (Extraordinary) 1971, page 203.

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 Procedure of punishing employees of aided school. 3. (1) Noo employee shall be dismissed or removed or reduced it rank except after an equiry in which he has been informed of the charged against him annu give a reasonable opportunity of being heard in respect of those chargees and where it is proposed, after such enquiry to impose on him any succh penalty, until he has been given a reasonable opportunity of making reportsentation on the penalty proposed, but only on the basis of the evidencee adduced during such enquiry.

Provided that this section shall not apply where an employee is dismissed or removed or reduced in rank on the ground of conduct which has led to his conviction on a criminal charge involving moral turpitude.

- (2) No orrder of dismissal or removal or reduction in rank of an employee shall I take effect unless it has been confirmed by the District Education Officer who may refuse to do so, if in his opinion, the provissions of sub-section (1) have not been complied with.
- (3) An employee against whom an order of the nature specified in sub-section (1) is passed without complying with the provision of sub-section (1) or sub-section (2) may, within a period of thirty days of the date of communication of the order, make an application to the District Education Officer challenging such an order on the ground that he is an employee to whom the provisions of sub-section (1) and sub-section (2, apply and the District Education Officer may, after giving the parties an opportunity off being heard and after making such further enquiry as he may think fit, make an order refusing the application or setting aside the impugned order.
 - (4) Any poerson aggrieved by any decision or order made by the Datrict Education Officer under this section, within a period of thirty days from the date cof communication to such person of the decision or order prefer an appearal to the Director who may after giving the partice an opportunity of beingg heard, and after making such further enquiry, if any, as he may considder necessary, pass such order as he thinks fit, confirming modifying or rreversing the decision or order appealed against.
 - (5) The orrder passed by the Director under sub-section (4) and subject only to such arm order the order passed by District Education Officer under sub-section (2): or sub-section (3) shall be final and binding on the parties.

Uniform code of service for employees.

- 4. Subject to the provision of this Act, the State Government may prescribe:—
 - (a) uniform code of service rules for employees in the State relating to payy, allowances, dismissal, removal, suspension, leave, conduct and discipline, provident fund, travelling allowance and other cognate matters;
- , (b) essential qualifications for various classes of employees; and
 - (c) uniforms scales of pay for various classes of employees.

Provided that the State Government may exempt any aided school or class of aided school from the operation of the provision of this section

for such period as it may think fit on grounds of economic capacity thereof.

5. It shall be lawful for the Director to stop, reduce or suspend the aid of an aided school for the violation of any of the provisions of this Act or of any rules made thereunder or of any order passed under this Act by the managing committee, manager or any other authority charged with the administration thereof.

Direcor's power to stop reduce or suspend aid.

Provided that before taking action under this section, the Director shall give a reasonable opportunity to such managing committees, manager or authority to show cause against the action proposed to be taken.

6. No suit, prosecution or other legal proceeding shall lie against the State Government or any authority or any officer appointed under this act any thing which is in good faith done or intended to be done in pursuance of this Act. Protecting of action in good faith.

7. If any difficulty arises in giving effect to the provisions of this Act, the State Government may, by order do anything not inconsistent with such provisions which appears to it to be necessary or expedient for the purpose of removing the difficulty.

Powers to remove Priculties.

8. (1) The State Government may, by notification, make rules for carrying out the purposes of this Act.

Powen to make rules.

(2) Every rule made under this section shall be laid as soon as may be after it is made before the House of the State Legislature while it is in session for a total period of ten 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 successive sessions aforesaid, the House agrees in making any modification in the rule or the House agrees that the rule should not be made, the rule shall thereafter 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 of the validity of any thing previously done under that rule.

(Published in the Haryana Government Gazette, Legislative, Supplement, dated the 18th June, 1974]

PART III

HARYANA GOVERNMENT EDUCATION DEPARTMENT

Notification

The 12th June, 1974

No. G.S.R. 78/H.A.10/71/S.8/74.—In exercise of the poswers conferred by sub-section (1) of section 8 of the Haryana Aided Schools (Security of Service) Act, 1971, the Governor of Haryana hereby makes the following crules, namely:—

PART I GENERAL

Short title and Commencement, Section 8.

- 1. (1) These rules may be called the Haryana Aided Schools (Security of Service) Rules, 1974 & amended upto 1976.
 - (2) They shall come into force with effect from 1.8.74.
 - 2. In these rules, unless the context otherwise requires,—

Definitions, Section 8.

- (a) "Act" means the Haryana Aided Schools (Security of service) Act, 1971;
- (b) "department" means the Haryana Education Department;
- (c) "Government" means the Government of the State of Haryana;
- (d) "Head of the Institution" means the Principal or the Headmuster or Headmistress of an aided school;
- (e) "Management" means the managing committee, duly approved by the Director running the aided school;
- (f) "recognised university" means any university incorporated by law in India or which is so declared by the Government for the purposes of these rules:
- (g) "State" means the State of Haryana;
- (h) "Service" means the service in an aided school.

PART II

RECRUITMENT TO SERVICE

Character of posts, Section 4.

3. (1) The Service shall comprise all or any of the posts shown in cloumn 2 of Appendix A to these rules, as the Management may, from time to time after getting the previous approval of the Director, decide.

- (2) The Government may by notification, make additions to, or reductions in the posts shown in column 2 of Appendix A to these rules.
- 4. No person shall be appointed to the Service by direct recruitment, who is less than eighteen years of age on or before the last date of submission of applications to the Management.

Age Section 4.

5. Appointments to the posts of teaching and non-teaching staff in the service shall be made by the Management, and to the posts of other staff in the service shall be made by the Head of the Institution, in consultation with the Management, in the manner provided in rule 7.

Applicating authority. Section 4.

6. No person shall be appointed to the Service unless he is in possition of qualification and experience specified in column 3 of Appendix A to these rules.

Qualification Section 4.

(1) Recruitment to the Service shall be made by—

Method: of reruitment Section 4

- (i) promotion ;or
- (ii) direct recruitment; or
- (iii) transfer.
- (2) There shall be constituted by the Management a selection committee consisting of such number of members as it may determine for the purpose of making recruitment provided that one of its members shall be an experienced educationist.
- (3) Whenever vacancy occurs or is about to occur in the service, the Management shall determine the manner in which the vacancy is to be filled by direct recruitment the Management shall:—
 - (i) advertise the vacancy in the leading daily an English and a Hindi Newspaper etc.; or
 - (ii) send the requisition to the local employment exchange.
- (4) The applications of the names received under sub-rule (3) half be put up before the selection committee which shall make selection strictly according to merit.
- (5: Nothing contained in sub-rules (2), (3) and (4) shall apply to the posts of non-teaching staff.
- 5 (6) Appearament orders to the posts in the Service shall be issued dorther Management or the Head of the Institution, as the case may be, in the forms prescribed in Appendix B to these rules
- 5. (1) The persons appointed to any post in the service shall remain on probation for a period of two years, if apointed by direct recruitment and one year, if appointed otherwise:

Probation, Section 4. Provided that any period of officiating appointment shall be reckoned as period spent on probatiom, but no person who has so officiated shall, on the completion of the prescribed period of probation te entitled to be confirmed, unless he is appointed against permanent vacancy.

- (2) If, in the opinion of the appointing authority, the work or conduct of a person during the period of probation is not satisfactory, it may—
 - (a) if such person is appointed by direct recruitment, dispense with his services, and
 - (b) if such person is appointed otherwise than by direct recruitment,—
 - (i) revert him to his former post; or
 - (ii) deal with him in such other manner as the terms and conditions of his previous appointment permit.
- (3) On the completion of the period of probation of a person appointing authority may,—
 - (a) if his work or conduct has, in its opinion, been satisfactory,—
 - (i) confirm such person from the date of his appointment, if appointed against a permanent vacancy; or
 - (ii) confirm such person from the date troot which a perman vacancy occurs, if appointed again. In proparty vacasion.
 - (iii) declare that the has completed her product disfactor a there is no permanent vacancy. The
 - (b) if his work or conduct has, in its Totalism, which is the included factor
 - (i) dispense with his services, if appoint on the correct exercitions or if appointed otherwise, resolve that it is not formally the deal with him in such other transfer to the appointment of his previous appointment in the correct form
 - (a) extend his period of probation and in assection is subjected. as it would have passed on a company of the first period as obstined:

Provides that the total period of peacarties and sting and resoluflance shall not exceed three years.

Seniority, of sions 3 and 4.

The comparity interior of the approved shall be determined of continuous service on a possible of the detail.

Service, where there are different to or the Service, and the strained separately forwards and the service.

Provided further that in the case of employees appointed directly, the selection committee shall not be distributed by the selection committee shall not be distributed by fixing the interse seniority.

- 1. Then further that in case of two employees appointed on the mic date, their seniority shall be determined as follows -
 - (3) an employee appointed by direct recruitment shall be senior to an employee appointed otherwsie;
 - (h) withe case of employees who are appointed by promotion their facer se seniority shall not be disturbed.
- (2) The seniority lists of the employees shall be prepared by the Management in the form prescribed in Appendix C to these rules. In the case of any dispute regarding fixation of seniority, the matter shall be decided by the District Education Officer against whose decision and was chall lie to the Director of Public Instruction, Haryana.

When an employee leaves the aided school or is transferred from a pure pory of post to another category of post, a note to that effect shall be accorded against his name in the last column of the seniority list, and this service book.

PART III

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EMAL ALLOWANCES AND SERVICE RECORD

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The scales of pay of the employees shall be a specified in a si A so ndix. As to these rules.

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1. The employees shall be governed by the leave rules as are lived time to time to their counter also in Physician and

The Head of the Institution shall be east exact to prote casual solver one employees and in the case of the Head of the lastitude as the end of the authority to grant case I leave small be the Manage new.

in respect of any leave other than casual leave, the competent thous to sanction to same shall be the Management. I opination in a sochoof had be sent to the Management by the Bend of the Institution of the institution and the competence of the sent of the Head of the Institution landers no such a mass small be approach.

fair craption to the deputed by the Management or Head of the loss to the aided school he shall be entitled to really and daily allowances in accordance with the rules as are applicable. The time to time to the Government employees.

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Travelling Allows anne and deriv allow: 2c. Section 4. Service record Section 4.

- 13. (1) For every employee there shall be maintained a service book in such form as is prescribed for Government employees and personal file containing annual confidential reports and other important documents in relation thereto.
- (2) The service book and the personal file shall be maintained and kept in safe custody by the Head of the Institution who shall be responsible to produce the same before the Director of Public Instruction, Haryana, or any other Offices authorised by him if so required by him for inspection.

PART IV

CONDUCT

Private trade or Employment Section 4. 14. No employee shall, except with the previous sanction of the Management engage directly or indirectly in any trade or busin as or undertake any other employment:

Provided that no such permission shall be necessary if the employee undertakes private tuition work with the permission of the Head of the Institution for not exceeding two hours a day:

Provided further that a teacher may, with such permission, undertake honorary work of a purely social or charitable nature or occasional work of a literary, artistic or scientific character, subject to the condition that his official duties do not suffer thereby and the Head of the Institution or the Management does not object thereto.

Insolvency and habitual indefinedness: Section 4. 15. An employee shall so manage his private affairs as to avoid habitual indebtedness or insolvency. Any such employee against whom any legal proceedings are instituted for the recovery of any debt due from him or for adjudging him as insolvent shall forthwith report the full facts of the legal proceedings to the Head of the Institution or the Management.

Appearance in examinations, Section 4.

'16." No employee shall, except with the permission of the Head of the Institution or the Management, appear in any examination.

Participation in activities, Section 4.

17. No employee shall, take part in, subscribe to, or assist in any way, any movement which tends to promote feelings of hatred or enmity between different classes of subjects of India or to disturb public peace.

Connection with the Press. Section 4. 18. No employee shall, except with the prior permission of the 'Management', who wholly or in part or conduct or participate in the editing or management of any newspaper or other periodical publication.

Criticism of management, Section 4.

- 19. No employee shall,—
- (a) In any manner whatsoever, criticise in public the actions of the Government, Management or any officer of the Government.
- (b) except in accordance with any general or special order to the management, or in the performance in good faith of the duties assigned to him, communicate directly or indirectly any official document or information to any other employee or person to whom he is not authorised to communicate such document or information.

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Section 5.

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Note.—A casual meal, lift or other social hospitality of a cisual nature shall not be gift. Explanation 2.—On occasions, such as weddings, anniversaries funerals or religious functions when the making of a gift is in conformity with the prevailing religious or social practice, a teacher may accept a gift, if the value thereof does not exceed twenty-five rupees; (ii) practise. or incite any student to practise, casteism, communalism or untouchability; (iii) cause, or incite any other person to cause, any damage to school property; (iv) be guilty of, or encourage, voilence, or any conduct which involves moral turpitude." una jing tak bina ba PART V (p. 1500 like to 1500 li PUNISHMENT AND APPEALS of the 23 The following penalties as hereinafter provided may, for gas and sufficient reason, be imposed upon the employees, namely— (i) winor penalties, and the last transfer and tran (a) censure; (a) consure; (b) consure of the consumer of the consumer of the consumer of the constraint of the consumer of the b) withholding of nerements with or without cumulative effect all the bound of promotion to the second of (c) recovery from pay of the whole or part of any pecuniary loss caused to the aided school or its. Management by negligenbe, fraud, misapperpriation or breach of orders; and (d) suspension pands of the suspension pands of the suspension pands of the suspension of the suspension pands of the suspensi (ii) major penalties.-(a) reduction in rank: # 160 To 120 To W. 16. 59, 20. (b) removal; and in the second of the consisting of the first of the consisting of the first of the consisting of the first of the consisting of the consisting of the consistency of (c) dismissal. 24. The authority competent to impose (a) minor penalties shall be the Head of the Institution; and (b) major penalties shall be the Management.

Sect . : 4

landing Authority,

Secure 4.

25. (1) No order imposing any of the minor penalties, shall be passed unless—

Procedure for imposing minor penalties and filing of appeal.

- (a) the employee is informed in writing of the action proposed to be taken against him and given a reasonable opportunity to make any representation as he may wish to make against proposed penalty; and
- (b) the representation, if any, is taken into consideration.
- (2) Any employee aggrieved by the order imposing minor punishment may within a period of thirty days from the date of communication to such employee of the order, perfer an appeal to the Management who may, after giving the parties an opportunity of being heard, and after making such further enquiry, if any, as the Management may consider necessary pass such order as it deems proper, confirmed, modifying or revising the order appealed against.
- 26. (1) An employee against whom proceedings have been taken either for his arrest for debt or on criminal charge shall be considered under suspension for any period during which he is detained in custody.

Suspension Section 4.

- (2) An employee who is detained in custody whether on a criminal charge or otherwise for period exceeding forty-eight hours shall be desired to have been suspended with effect from the date of detention.
- (3) An employee against whom a criminal charge or proceedings for arrest for debt or departmental enquiry is pending, may also be placed under suspension by the issue of specific orders to this effect during the period when he is not actually detained in custody or imprisoned that is while released on bail if the charge made or proceedings taken against him is connected with his position as an employee or a departmental enquiry is likely to embrass him in the discharge of his duties as such or involve moral turpitude.
- (4) When an employee is placed under suspension, as the case may be shall be allowed to draw subsistance allowance equal to leave salety on half pay or half average pay, as the case may be and dearness abovence admissible to him.
- (5) When an employee is placed under suspension as a result of departmental enquiry pending against him, the period of his suspension shall not exceed three months except in cases where the approval of the District Education Officer has been obtained.
- 27. If the employee is finally exonerated of the charge he shall be entitled to full pay and allowances as admissible to him minues the amount of subsistance allowance aiready paid to him during the period of suspension and the period of suspension shall be treated as on duty and shall count for all purposes. In the event of employee not being exonerated, the Management shall, with the prior approval of the District Education Officer, treat the period of suspension in such manner as it may deem fit.

Period of suspension how to be treated Section 4. Procedure for imposing major penalties.
Section 4.

- 28. (1) When a situation warrants dismissal, removal or reduction in rank of an employee, the proceedings for the proposed penalty shall be started by the Management either suo motu or on the report of the Head of the Institution by the Management itself.
- (2) The grounds on which it is proposed to take action against an employee shall be reduced to the form of definite charge or charges which shall be, within period of twenty-one days from the date he was placed under suspension, communicated to the employee under a registered cover acknowledgment due and he shall be required within a period of fifteen days to state in writing whether he admits truth of all or any, of the charges, what explanation or defence, if any, he has offered or whether he desires to be heard in person.
- (3)On receipt of a reply to the charge sheet from the employee the Management shall, if the employee so desires, or if the Management so desires, hold an oral enquiry in which all evidence shall be heard as to such of the charges as are not admitted, proceed to institute an enquiry within a period of fifteen days from the date of receipt of the reply. If the Management exonerates the employee from the charges levelled against him, he shall be re-instated forthwith and the pay and allowances for the period the employee remained under suspension shall be paid to him within a period of one month of the date of re-instatement and the period of suspension shall be treated as on duty for all purposes.
- (4) After the enquiry as specified in the foregoing sub-rule is completed, the Management shall consider the enquiry report and record it findings in respect of each charge. If the Management is of the opinions that any one of the major penalties is required to be proposed it shall serve the employee with a show-cause notice-stating the action proposed to be taken against him and calling upon him to submit, within a period of twenty-one days from the date of receipt of the show-cause notice, such representation as he may wish to make against the proposed action. If after considering the reply of the employee to the show-cause notice, the Management proposes to inflict, the proposed penalty, it shall, within period of seven days of its decision forward the same along with the facts and complete record of the case of the District Education Officer who shall, within a period of thirty days from the date of the receipt of the record, convey his approval or disapproval to the Management with a copy thereof to the employee.

Supply of record Section 4.

29. An employee against whom an enquiry is proposed to be held shall, for the purposes of preparing his defence be permitted to inspect and take extracts from such official record as he may specify, provided that such permission may be refused, if for reasons to be recorded in writing in the opinion of the Enquiry Officer, such records are not relevant for the purpose or it is against public interest to all him such access thereto.

PART VI CONTRIBUTORY PROVIDENT FUND

Definitions. Section 4.

- 30. In this part, unless the context otherwise requires—
- (a) "emoluments" mean basic pay, leave salary or subsistence allowance;

APPENDIX B

(see rule 7)

Appointment

No.

dated the

On the recommendations of the selection committee Shri/Smt.— is hereby appointed as————————————————————————————————————
with effect from the date he/she joins duty, in the grade of Rs.
plus usual allowances sanctioned by the Haryana Government from time to time on the following terms and conditions, namely:—

Terms and Conditions

- 1. He/She shall be on probation for a period of _______year (s) in accordance with the rules which can be extended for such further period as the competent authority under the rules may determine.
- 2. In case of resignation or discharge, on grounds other than the abolition of post or disciplinary action, he/she shall be given one month's notice or paid one month's pay with allowances, in lieu thereof, on either side, subject to the fulfilment of other conditions of service.
 - 3. No travelling allowance will be admissible for joining the post.
 - 4. Before assuming the charge of duties, he/she will be required to produce the following certificates to the Head of the Institution:—
 - (i) medical certificate of fitness from a qualified registered Medical Practitioner;
 - (ii) attested copies of academic and professional qualification and matriculation certificates; and
 - (iii) a certificate of good character from a Gazetted Officer/M.L.A./ M.C.
- 5. If he/she has not been vaccinated within the last twelve months, he /she should have it done before reporting for duty.

If the above terms and conditions are acceptable to him/her, he/she should join his /her duty immediately but not later than—

In case of failure to do so, his/her candidature is liable to be cancelled and the post shall be offered to the next eligible canaidate.

Signature Appointment Authority, with Seal of the Office.

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A	copy	for	inf	or	mat	ion	and	necessary	action	is	ferwarded	to	:
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- (1) Head of the Institution concerned.
- (2) Candidate concerned.

Signature
Appointment Authority,
with Seal of the Office.

Planning and	1 Systems Unit,
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