## No. 2067-2 GSI-75/9622,

From

The Chief Secretary to Govt., Haryana.

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- (i) All Heads of Departments, Commissioners Ambala and Hissar Divisions, all Deputy Commissioners and all Sub-Divisional Officers in Haryana.
- (ii) The Registrar, Punjab and Haryana High Court and all District & Sessions Judges in Haryana.

Dated, Chandigarh, the 10th April, 1975.

## Subject:—Bonafide residents of Haryana guidelines regarding Sir,

I am directed to address you on the subject noted above to say that the question of defining the term bonafide residents of Haryana' for purpose of admissions to educational institutions (including technical/medical institutions), grant of scholarships and other concessions, where they are restricted to bonafide residents of Haryana, has been engaging the attension of the State Government for some time past. The matter has accordingly been considered and the following guidelines are laid down in this behalf:

- (i) To constitute a bona fide resident of Haryana, the parents or guardian (if the parents are not living) of the candidate must be settled or have resided in Haryana ion a period of atleast 3 years before the date of the applications.
- (ii) All condidates claiming to be bonafide residents of Haryana should produce a Haryana Domicile Certificate signed by the District Magistrate/General Assistants to Depuy Commissioner or Sub-Division 1 Officer (Civil) of the District/Sub-Division to which the candidates belong. Certificates from no other authority should be accepted.
- (iii) In the case of admissions to educational institutions Principal/Headmaster of the institution shall have full powers to reject a candidate if he is not satisfied that the candidate belongs to Haryana. His authority in this behalf would be final:
  - If a candidate is admitted on the basis of a claim that he belongs to the State of Haryana but at any subsequent time it is discovered that his claim was false the student shall be removed from the institution and all fees and other dues paid up to the date of such removal shall be confiscated. The Principal/Headmaster may take such other action against the student and his/her parents/guardians as he may deem proper in the circumstances of any particular case.
- (iv) Children of the employees of the Haryana State posted in or outside the Haryana State or working on depution, children of the employees of the Government of India. posted in Haryana, children of the employees of the statutory bodies/Corporations established by or under an act of the State of Haryana and other Corporations such as under the Industrial Development Corporations etc. established under the Indian Companies Act, will be treated as bonafide residents of Haryana provided that the father/mother/guardian have continuous service of three years under the Government of Indian, the Haryana Government or the Corporation as the case may be. Children of the employees of autonomous bodies such as 'Haryana Nimco' in which the Haryana Government has 26% or more shares will also be treated as bonafide residence of Haryana.
  - (v) Children of the pensioners of Haryana Government should be considered for the purpose of admission as bonafide residents of Haryana irrespective of the fact that the original home of the retiree is in the State other than Haryana or he settles after retirement in or outside Haryana.

Yours faithfully,

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Virendra Nath
Deputy Secretary, Political & Services,
for Chief Secretary to Government Harvens