

No. 4663-6GSI-77/19856

From

The Chief Secretary to Government,
Haryana.

To

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

Dated Chandigarh, the 26th July, 1977.

Subject :—Bonafide residents of Haryana-Guidelines regarding.

Sir,

In supersession of the instructions issued vide Haryana Government letters No. 4294-2GSI-75/32585 dated the 6th October, 1975 and No. 2823/2GSI-76/16227, dated the 18th June, 1976, on the subject noted above I am directed to say that the Question of further widening the scope of the definition of the term 'bonafide residents of Haryana, for the 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 examined,

2. After careful consideration it has been decided that the following categories of persons would be eligible for the grant of domicile certificate :—

- (i) Candidates who have passed the examinations, qualifying them for selection in an institution, from a school/college in Haryana;
- (ii) Children/wards (if parents are not living)/dependants—
 - (a) of the employees of Haryana State posted in or outside Haryana State or working on deputation;
 - (b) of the employees of the Government of India posted in Chandigarh or in Haryana in connection with the affairs of the Haryana Government;
 - (c) of the employees of the Statutory Bodies/Corporations established by or under an act of the State of Haryana or a Central Act, who are posted in Chandigarh or in Haryana.
 - (d) of the employees of autonomous bodies in which Haryana Government has 26% or more shares.
- (iii) Children/wards (if parents are not living)/dependants of persons who after retirement have permanently settled in Haryana and draw their pensions from the treasuries situated in the State of Haryana.
- (iv) Children/wards (if parents are not living)/dependants of the pensioners of Haryana Government, irrespective of the fact that the original home of the retiree is in a State other than Haryana or he has settled after retirement in or outside Haryana;
- (v) Children/wards (if parents are not living)/dependants of persons who have settled in Haryana or had resided in Haryana at any time prior to the date of the submission of application either in pursuit of a profession or holding of a job, to which effect an affidavit in the former case and the certificate of the employer in the latter case, is produced;
- (vi) Children/wards (if parents are not living)/dependants of persons who hold immovable

- (vii) the wives of such persons who are bonafide residents of Haryana irrespective of the fact that they had belonged to any other State before marriage;
- (viii) persons who were born in Haryana and produce a certificate to that effect ;

Provided that the parents/guardians (if parents are not living) of persons belonging to any one of the above mentioned eight categories, are—

- (a) citizens of India;
- (b) produce an affidavit to the effect that they or their children/wards (if parents are not living)/dependants have not obtained the benefit of domicile in any other State.

3. All candidates claiming to be bonafide residents of Haryana should produce a Haryana Domicile Certificate signed by the District Magistrate/General Assistant to Deputy Commissioner or Sub-Divisional Officer (Civil) of the District/Sub-Division to which the candidates belong. Domicile certificates in respect of the children/wards/dependants of Haryana Government employees who are posted at Chandigarh, Delhi or elsewhere, or in respect of the children/wards/dependants of the employees of the Government of India posted at Chandigarh or in Haryana in connection with the affairs of Haryana Government, or in respect of the children/wards/dependants of the employees of the Statutory bodies/Corporations of Haryana established by or under an act of the State of Haryana or a Central Act and located at Chandigarh or in Haryana, should be issued by their respective Heads of Departments.

4. 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 shall be final.

5. 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.

6. These instructions may kindly be noted carefully.

Yours faithfully,

Sd/-

Deputy Secretary General Administration,
for Chief Secretary to Government, Haryana.

Copies endorsed to the Financial Commissioner, Haryana, and, All Administrative Secretaries to Government, Haryana.