

necessary to exempt Deptt. of Sports from the purview of the G.O.Ms No. 175 of I&PR Deptt., dated 2-4-2005. Hon'ble Chief Minister directed that the orders may be obtained on file.

**CHITRA RAMACHANDRAN,**  
Secretary to Government.

గుడివాడలో టౌన్ హైస్కూలు పేరుమార్పు ఉత్తర్వులు  
**GOVERNMENT OF ANDHRA PRADESH**  
**ABSTRACT**

SECONDARY EDUCATION - Krishna District - renaming the Town High School, Gudiwada as "Sri Gutta Ramakrishnaiah High School, Gudiwada" - orders - Issued.

**EDUCATION (SSE) DEPARTMENT**

G.O.Ms.No.18

Dated: 16th January, 1991

Read the following:-

1. G.O.Ms.No.1171/Edn, Dated:26-11-1973.
2. From the Director of School Education, Hyderabad Lr.No.1275/D2-2/99, dt.8-8-1990 and 19-11-1990.

**ORDER:**

In the circumstances reported by the Director of School Education, Hyderabad in his letters 2nd read above permission is accorded for the re-naming of Town High School, Gudiwada, Krishna district.

2. The powers, for naming of the schools (Elementary and Secondary) in the Donor's name after fulfilment of the conditions laid down in the G.O. first read above, are hereby delegated to the Director of School Education, Andhra Pradesh, Hyderabad.

(BY ORDER AND IN THE NAME OF GOVERNOR OF AP)

D.V.L.N.MURTHY,

Secretary to Government

ప్రభుత్వ పాఠశాలలకు దాతల పేరు మార్పిడి గురించిన ఉత్తర్వులు

**GOVERNMENT OF ANDHRA PRADESH**  
**ABSTRACT**

School Education Department - Acceptance of lands/buildings/donations for the purpose of establishment of construction of Government schools - Naming of institutions after the Donors/Philanthropists - orders - issued.

**SCHOOL EDUCATION (MC2) DEPARTMENT**

G.O.Ms.No.162

Date: 14-11-2004.

Read the following:-

1. G.O.Ms.No.2000, Education Dept., dated:20-7-1965
2. G.O.Ms.No.1171, Education Dept., dated: 26-11-1973.
3. G.O.Ms.No.291, Education (PRO.1.2) Dept., dated:3-8-91.
4. G.O.Ms.No.203 Education Dept., dated:4-7-1998.

**ORDER:**

In the G.O.first cited, the embargo, placed against the naming of the Educational Institutions after the donor was removed and it was ordered that each case has to be examined on merit and decision taken accordingly.

2. In the G.O second read above, certain conditions on donations were prescribed. In the G.O. third read above, an amendment was made to the G.O. 2nd cited, according to which 25% of the estimated cost of the building of the Institution was considered instead of 50%. In the reference fourth read above, the Government had delegated the powers to name the school to the Local Bodies and private managed schools. In supersession of all the above orders, the following orders are issued in order to mobilize greater financial participation from the Indian public and NRIs who are interested to donate either land/building/funds voluntarily for the purpose of establishment of construction of schools of School buildings, subject to the condition that the proposed Public Institution should be named after the Donors/Philanthropists. It is considered by the Govt. that this participation by the Indian citizens/NRIs will go a long way in the educational development of the state.

3. Accordingly, the Government hereby order that any Citizen/NRI who comes forward to donate any asset i.e. either land/building/money worth about Rs.5.00 lakhs for a High School, Rs.7.5 lakhs for an upper primary school and Rs.10.00 lakhs for a Primary School or above in favour of Government of Andhra Pradesh for the purpose of setting up a school or renovating a school or providing necessary infrastructure to the school, the asset so created with the amount/building or land so donated shall be named after the individual donor

or in any name proposed by him, provided that such name is acceptable to Government. Donations of amounts less than Rs.5.00 lakhs are also welcome and they would be used for either constructing a class room, compound walls or to carryout certain repairs to the existing buildings as mutually agreed to be the donor and Govt.

4. The land/building should be duly registered in the name of the Department of school education, Government of Andhra Pradesh. The Collector and District Magistrate of the District, where the donated property is situated is permitted to meet the cost of registration if any from the budget of the respective financial year, if so necessary. There is a separate account opened for this purpose with the account No. SB A/c No.372427, Andhra Bank, Khairatabad, Hyderabad Bank into which the donations will be remitted and details of expenditure would also be made available to the donors through a website

Chèque / D.D./P.O. may be drawn in favour of

"The State Project Director, DPEP payable at Hyderabad"

5. Only the land/building with clear title be registered in favour of the Department. The donated properties should be free from all encumbrances/Court litigation.

6. The Accountant General, Andhra Pradesh, Hyderabad shall inspect such accounts during the course of inspection DPEP.

7. The State Project Director, Sarva Siksha Abhiyan, Andhra Pradesh shall maintain separate account and submit the same for inspection by the Accountant General.

8. All the District Collectors are requested to take necessary action in the matter.

9. This orders issues with the concurrence of Finance (Exp SE) Dept., vide their U.O.No. 8271/464/Est.1/04 dated 10-11-2004.

10. A copy of this order is also available in [www.aponline.govt.in](http://www.aponline.govt.in)

(BY ORDER AND IN THE NAME OF GOVERNOR OF AP)

S.CHELLAPPA,

Principal Secretary to Government

ప్రభుత్వ పాఠశాలలకు దాతల పేరు మార్పిడి ఉత్తర్వులకు సవరణ

**GOVERNMENT OF ANDHRA PRADESH**  
**ABSTRACT**

School Education - Acceptance of lands / buildings/donations for the purpose of establishment of construction of government schools, Naming of institutions after the Donors/Philanthropists - Amendment - issued.

**EDUCATION (SE.MC) DEPARTMENT**

G.O.Ms.No.171

Dated:15-12-2004.

Read:

1. G.O.Ms.No.2000, Education Dept., dated:20-7-1965.
2. G.O.Ms.No.1171, Education Dept., dated:26-11-1973.
3. G.O.Ms.No.291 Education (PRO.1.2) Dept., dated 3-8-91.
4. G.O.Ms.No.203 Education Dept. dated:4-7-1981
5. G.O.Ms.No.162, Education Dept., dated 14-11-2004.

**ORDERS:**

The following amendment to G.O.Ms.No.162, Education (MC-2) Department dated 14-11-2004 is hereby issued.

**AMENDMENT**

The following shall be inserted after para 3 of the G.O. 5th read above.

4. In case of the donors who donate less amounts than the amounts prescribed in para 3 above the following conditions are made applicable:

- (i) If the amount is donated for the specific purpose of construction of a classroom/building, only that classrooms/building shall be named after the donor as already stipulated in the G.O. 5th cited.
- (ii) In case any play ground land is provided for, the play ground shall be named after the donor.
- (iii) In case an amount of Rs.50,000/- and above is donated, such donor's name shall be displayed on a permanent board which shall be placed in a prominent place in a small garden/lawn in front of the school.
- (iv) Any amounts above Rs.5,000/- the donors' names will be displayed on a board hung in the school varandah.

- (v) If any material useful to school is provided or any amount is provided to purchase such material, the donors' name will be written on such material.  
The para numbers from 4 to 10 of the said G.O. shall be changed as 5 to 11  
(BY ORDER AND IN THE NAME OF GOVERNOR OF AP)

**S.CHELLAPPA,**

*Pr. Secretary to Government*

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**GOVERNMENT OF ANDHRA PRADESH  
ABSTRACT**

Education Department - School Education - ANDHRA PRADESH  
SCHOOL EDUCATIONAL SERVICE RULES - Amendment to Rules -  
Orders - Issued

**EDUCATION (Ser.II) DEPARTMENT**

**G.O.Ms.No. 12**

**Dated: 18, February-2006**

**Read the following :**

1. G.O.Ms No 95 Education (Ser.I) Dept., dt:25-07-2005.
2. From the DSE Lr.Rc.No.1200/D1-1/2006, dt:05-02-2006.
3. From the APPSC, Hyd Lr.No. 165/RR/1/06, dt:18-02-2006.

**ORDER:**

The following Notification shall be published in the Andhra Pradesh Gazette.

**NOTIFICATION**

In exercise of the powers conferred by sections 5 and 12 of the Andhra Pradesh School Education Teachers and other Employees (Abolition of existing service cadres and Regulation or recruitment and conditions of Service) Act, 2005 (Andhra Pradesh Act 27/2005) the Government of Andhra Pradesh hereby makes the following amendment to the ANDHRA PRADESH SCHOOL EDUCATIONAL SERVICE RULES issued in G.O.Ms.No. 95 Education (Ser.I) Deptt. Dt:25/07-2005.

**AMENDMENT**

To rule 7 of the said Rules

The following Note shall be added namely:-

"NOTE :- The Service rendered by a person in the abolished cadre is deemed as Service for the purpose of this rule"

(BY ORDER IN THE NAME OF THE GOVERNOR OF A.P)

**Dr.P.KRISHNAIAH,**

*Secretary to Government.*

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**GOVERNMENT OF ANDHRA PRADESH  
ABSTRACT**

Education Department - School Education - ANDHRA PRADESH  
SCHOOL EDUCATIONAL SUBORDINATE SERVICE RULES -  
Amendment to Rules - Orders - Issued.

**EDUCATION (Ser.II) DEPARTMENT**

**G.O.Ms.No. 13**

**Dated: 18, February-2006**

**Read the following :**

1. G.O.Ms.No.96 Education (Ser.II) Dept., dt:25-07-2005.
2. From the DSE Lr.Rc.No.1200/D1-1/2006, dt:05-02-2006.
3. From the APPSC, Hyd Lr.No. 165/RR/1/06, dt:18-02-2006

**ORDER:**

The following Notification shall be published in the Andhra Pradesh Gazette.

**NOTIFICATION**

In exercise of the powers conferred by sections 5 and 12 of the Andhra Pradesh School Education Teachers and other Employees (Abolition of existing service cadres and Regulation or recruitment and conditions of Service) Act, 2005 (Andhra Pradesh Act 27/2005) the Government of Andhra Pradesh hereby makes the following amendment to the ANDHRA PRADESH SCHOOL EDUCATIONAL SUBORDINATE SERVICE RULES issued in G.O.Ms.No. 96 Education (Ser.II) Deptt. Dt:25/07-2005.

**AMENDMENT**

To rule 7 of the said Rules

The following Note shall be added namely:-

"NOTE :- The Service rendered by a person in the abolished cadre is deemed as Service for the purpose of this rule"

(BY ORDER IN THE NAME OF THE GOVERNOR OF A.P)

**Dr.P.KRISHNAIAH,**

*Secretary to Government.*

వికలాంగులైన పిల్లలకు కుటుంబ పెన్షను చెల్లింపుపై వివరణ

**GOVERNMENT OF ANDHRA PRADESH  
FINANCE (PENSION-I) DEPARTMENT**

**Cir.Memo.No.1682-A/94/A2/Pen.I/2006**

**Dated: 3-2-2006**

- Sub:** Sanction of Family Pension for life in respect of handicapped children of Government servants - Clarification - Reg.  
**Ref:** D.O.Lr.No PM/1/17/2005-06/111, dated 17-1-2006 from Accountant General (A&E) A.P.Hyderabad.

According to proviso under item No (iii) (iv) & (v) of sub-rule 5 under Rule 50 of A.P. Revised Pension Rules, 1980 the children of deceased Government employees who are suffering from any disorder or disability of mind or is physically crippled or disabled and unable to earn their livelihood are eligible for family pension for life. The rule position is as follows:

- Proviso (ii) "If the son or daughter of a Government servant is suffering from any disorder or disability of mind or is physically crippled or disabled so as to render him or her unable to earn a living even after attaining the (the ages of Son/Daughter (as specified in clause (ii) and (iii) above) the family pension shall be payable to such son or daughter for life subject to the certain conditions, prescribed under this clause"
- (iv) before allowing the family pension for life to any such son or daughter, the sanctioning authority shall satisfy that the handicap is of such a nature as to prevent him or her from earning his or her livelihood and the same shall be evidenced by a certificate obtained from a medical officer not below the rank of a Civil Surgeon setting out, as far as possible, the exact mental or physical condition of the child;
- (v) the person receiving the family pension as guardian of such son or daughter shall produce every three years a certificate from a medical officer not below the rank of a Civil Surgeon to the effect that he or she continues to suffer from disorder or disability of mind or continues to be physically crippled or disabled.

2. It came to the notice of the Government through the reference cited that some of the Government Departments are approaching the Accountant General, A.P. Hyderabad for sanction of family pension for the life to the children of deceased Government employees as per the provisions of Persons With Disabilities (Equal Opportunities, Protection of Rights and Full Participation) Act, 1995, (Act No.1 of 1996) i.e., for disabilities such as Rheumatoid Arthritis, Schizophrenia, Joint Pains, Dumbness, Deafness, Partially blind and partially crippled.

3. In this connection it is clarified that the said act i.e., Persons With Disabilities (Equal Opportunities, Protection of Rights and Full Participation) Act, 1995, (Action No.1 of 1996) was not adopted by Government of India for the purpose of sanction of family pension for life to the mentally crippled/physically handicapped children of deceased Central Government employees. State Government is following the rules and provisions as contained in Central Pension Rules for the purpose of Pensionary benefits to State Government employees.

4. In view of the above, all the Head of Departments including Secretariat Departments are informed that since Government of India and the State Government have not yet adopted the Persons With Disabilities (Equal Opportunities, Protection of Rights and Full Participation) Act, 1995, (Act 1 of 1996) for the purpose of sanctioning family pension for life to the children of the deceased Government employees, hence all the Pension Sanctioning Authorities in the State should adhere to the rule position as contemplated under proviso, Item Nos.(iii), (iv) & (v) sub-rule 5 under Rule 50 of A.P. Revised Pension Rules, 1980 only.

5. This Memo is available on Internet and can be accessed at the address <http://www.aponline.gov.in>.

**RANJEEV R ACHARYA,**  
*Secretary to Government (FP)*