GOVERNMENT OF NATIONAL CAPITAL TERRITORY OF DELHI
DIRECTORATE OF EDUCATION (ACT-I BRANCH)
OLD SECRETARIAT, DELHI 110054


ORDER

WHENAS, Tyagi Public School, B-3, Keshav Puram, Delhi was
granted recognition by the Directorate of Education, Delhi vide letter
dated 13-06-1990 from class 1st to Xth as per the provision of section 4
of the Delhi School Education Act & Rules, 1973 and later on up graded
from Secondary to Sr. Secondary level (Arts, Commerce & Science

AND WHEREAS, DDA ordered to determination of
lease/cancellation of allotment of land allotted to Tri Nagar Education
Society at B-3, Keshav Puram, Delhi on dated 06-07-2011 and directed
the AD(S)/IL to take over the possession of the said land on 08-08-
2011 vide letter dated 22-07-2011. Vide said letter Directorate of
Education, GNCT of Delhi has also requested to derecognize said
schools.

AND WHEREAS, Tyagi Public School (without aid) and Manender
Shakti Vidyalaya (Aided) are running in same premises which was
allotted by DDA to Tri Nagar Education Society at B-3, Keshav Puram,
Delhi, hence a Show Cause Notice was issued vide Notice dated 16-11-
2011 to both the schools show cause, within fifteen days of the issue of
that notice, as to why action should not be initiated against them for
violation of Rule 59(XVIII) read with rule 56 of DSEAR, 1973 failing
which the action will be initiated for withdrawal of recognition under the

AND WHEREAS, the reply dated 16-11-2011 filed by Tyagi Public
School, was examined in detail by district authorities as well in Act-I
Branch of this directorate.

AND WHEREAS, vide letter dated 04-02-2013 Dy. Director (IL),
Institutional Land Branch, DDA once again write to this Directorate to
withdraw the recognition given to Tri Nagar Education Society for running aided school at B-3, Keshav Puram, Delhi.

AND WHEREAS, vide letter dated 26-07-2013 Dy. Director (IL), Institutional Land Branch, DDA informed that the request of the society dated 21-04-2013 for restoration of allotment/lease deed has been examined by the Competent Authority and not acceded to, since the violations on which the cancellation of lease deed was ordered are still exist at the site.

AND WHEREAS, eviction proceedings have already been initiated against the society by DDA.

AND WHEREAS, from the above, it can be concluded that the school has not been functioning in accordance with the provisions of the DSEAR, 1973 and as per terms and conditions of allotment of land to society.

NOW THEREFORE, in exercise of powers conferred under Rule 56 read with Section 24(4) of Delhi School Education Act and Rules, 1973, the recognition of Tyagi Public School, B-3, Keshav Puram, Delhi is hereby withdrawn with immediate effect. The students on the rolls of the school in class X & XIIth in the current session shall be allowed to appear for Examination to be held in March, 2014.

It is further ordered that the school shall not accept any admission in the session 2014-15. The students already enrolled in the school upto class IX and in class XIIth in the current session shall be adjusted in the nearby Government school in consultation with the district DDE.

It is hereby also conveyed to the Managing Committee of Tyagi Public School, B-3, keshav Puram, Delhi in clear terms that the entire onus of communication of information about the withdrawal of recognition of the school to the students of the school & their parents and the general public through appropriate means including publication of proper notices in leading daily National newspapers, is exclusively on the Managing Committee of Tyagi Public School, New Delhi at its own cost, risk and responsibility, as the Managing Committee of Tyagi Public
School, Delhi is solely responsible for the withdrawal of recognition and the consequences there of.

The Manager,
Tyagi Public School,
B-3, Keshav Puram, Delhi

Copy for information & necessary action to:-

1. Chairman, CBSE, Preet Vihar, Delhi.
2. RDE (North)
3. DD (IL), Institutional Land Branch, DDA, Vikas Sadan, INA, Delhi.
4. DDE(NW-B) with the direction to serve the order upon the school against acknowledgment and to do the needful, to the effect of the above order, for making alternative arrangements for adjusting the students already enrolled in the school during the current session in nearby government schools so that their studies are not disrupted.
5. P.S. to Pr. Secretary (Education),
6. P.S. to Director (Education),
8. OS (IT).

(P. LATA TARA)
ASSTT. DIRECTOR OF EDN. (ACT-I)