PART-I
LEGISLATIVE DEPARTMENT
NOTIFICATION
THE 19TH APRIL, 1979

NO. 16 Leg/ 79: The following Act of the Legislature of the State of Haryana received the assent of the Governor of Haryana on the 17th April, 1979 and is hereby published for general information:-

HARYANA ACT NO. 15 OF 1979

THE HARYANA AFFILIATED COLLEGE (SECURITY OF SERVICE) ACT 1979

AN ACT

To provide for the security of service to employees of affiliated colleges

Be it enacted by the legislature of the State of Haryana in the Thirtieth Year of the Republic of India as follows :-

1. This act may be called the Haryana Affiliated Colleges (Security of Service) Act, 1979.

2. In this act, unless the subject or context otherwise requires :
   (a)* "Affiliated Colleges" means a college which is not run by the Central Govt. or the State Govt. or a local authority which is recognised by the Kurukshetra University under the Kurukshetra University Act, 1956 or is admitted to the privileges of the Maharishi Dayanand University under the Dayanand University Act, 1975;

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(b) "Director" means the Director of Public Instructions Haryana and includes any other officer of the State Govt. authorised by the Govt. to exercise the powers and perform the functions of the Director under this Act.

(c) "Employee" means any person who is in the whole time employment of an affiliated college;

(d) "Govt." means the Govt. of the State of Haryana;

(e) "Managing Committee" means the Managing Committee of an affiliated college and includes a person or body of persons for the time being entrusted with the Management of the affairs of such a college;

(f) "Prescribed" means prescribed by rules under this Act; and

(g) "University" means the Kurukshetra University as incorporated under the Kurukshetra University Act, 1956 or the Maharishi Dayanand University as incorporated under the Maharishi Dayanand University Act, 1975.

* Amended vide Haryana Govt. notification No. Leg. 15-84 dated 23-4-84.

3. The minimum qualifications for recruitment of various classes of employees shall be such as may, from time to time, be laid down by the university concerned. Provided that the qualifications of an existing employee at the commencement of this Act shall not be varied to his disadvantage.

4. The method of recruitment, and the conditions of service, of the employees shall be such as may be prescribed.

Provided that the conditions of service of an existing employee at the commencement of this Act shall
not be varied to his disadvantage.

5. The employees shall be governed by such code of conduct as may be prescribed.

6. The scales of pay and other allowances and privileges of the employees shall be such as may, from time to time be specified by the Government.

7. (1) No employee shall be dismissed, removed or reduced in rank except after an enquiry in which he has been informed of the charges against him and given a reasonable opportunity of being heard in respect of those charges.

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 of those charges.

(2) The Penalty of dismissal or removal from service or reduction in rank shall not be imposed unless the same is approved by the Director.

(3) Where after the enquiry referred to in sub-section (1) it is proposed to impose the penalty of dismissal, removal from service or reduction in rank the proposal along with the relevant record shall be referred to the Director and the employee concerned shall be informed.

*Amended vide Haryana Govt. Notification No. Leg/11/82 dated 16.4.82.
Amend 6.3.1998

(4) The employee may, within a period of thirty days of the receipt of the intimation referred to in sub-section (3), make a representation against the proposed penalty to the Director, who may, after examining the record and giving the parties an opportunity of being heard by an order in
writing, approve the proposed penalty or reduce it or refuse to approve it if the proposal is found to be malafide or by way of victimisation or not warranted by the facts and circumstances of the case.

7A (1) In case the Managing Committee of an affiliated college considers it expedient to keep an employee under suspension beyond the period of six months, it shall submit a detailed report to the Director at least one month before the expiry of the period of six months specifying reasons warranting the extension of the suspension period of the employee beyond six months.

(2) After considering the report under sub-section (1) the Director shall pass an order whether the extension be granted or not. In the event of his refusal to grant the extension the Managing Committee shall reinstate the employee within a fortnight from the date of receipt of the order, failing which the employee concerned shall be deemed to have been reinstated on the expiry of the aforesaid period.

8. No civil court shall have jurisdiction to entertain any suit in respect of any proceedings taken under the provisions of this Act.

9. No suit prosecution or other legal proceedings shall be taken against the Government or any authority or any officer appointed under this Act for anything which is in good faith done or intended to be done in pursuance of this Act or the rules made there under.

10(1). Any employee aggrieved by an order imposing any penalty on him other than dismissal, removal or reduction in rank may within thirty days of the date of communication to him of such order prefer an appeal to

Continuance of suspension beyond six months

Bar of Jurisdiction of Civil Courts.
Protection of action taken in good faith.

Rules- ACT Private Colleges
the Director in such form and manner as may be prescribed. Provided that the Director may entertain the appeal after expiry of the said period of thirty days if he is satisfied that the appellant was prevented by sufficient cause from filing the appeal in time.

(2) The Director may, after hearing the parties confirm vary or reverse the order appealed from and may pass such orders as per deems fit.

11. The State Government may, either of its own notice or on an application received in this behalf, at any time call for the record or any proceedings which is either pending before the Director or in which the Director has passed any order for the purpose of satisfying itself as to the legality or propriety of such order and may pass such order in relation thereto as it thinks fit.

Provided that the State Govt. shall not pass order under this section prejudicial to any party without giving such party a reasonable opportunity or being heard.

12. The State Govt. shall be competent to issue such directives to the Managing Committee of an affiliated college as may be necessary for the proper enforcement of the provisions of this Act and the rules made thereunder.

13. The Provisions of this Act shall have effect not withstanding anything to the contrary contained in any other law for the time being in force including any rule, regulation, statute or ordinance of the University concerned.

14. (1) It shall be lawful for the Government to stop reduce or suspend the grant-in-aid to an affiliated college for the violation of any of the provisions of this
Act or the rule made thereunder or of any directive issued under section 12, by the Managing Committee, Manager or any other authority charged with the administration thereof.

(2) In the case of non-compliance of an order of a competent authority, or of any directive, issued under this Act, it shall be lawful for the Government to pay, out of the grant-in-aid payable to the affiliated college such sum of money as is found to be due to any employee from such affiliated college or the Managing Committee.

(3) Before taking any action under this section, the Government shall give reasonable opportunity to such Managing Committee, Manager or authority concerned to show cause against the action proposed to be taken.

15. If any difficulty arises in giving effect to the provision 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.

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

(2) In particular, and without prejudice to the generality of the foregoing provision, such rules may provide for all or any of the following matters, namely:--

(a) the form and manner in which appeal may be preferred to the Director.

(b) form and mode of service or any notice issued under the provisions of this Act, and

(c) any other matter which has to be or may be prescribed

(3) Every rule made under this section shall be
laid as soon as may be after it is made before the house of the state legislative 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 session aforesaid, the House agrees in making any modification in the rules or the house agrees that the rule should not be made, the rule shall therefore 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 to the validity of anything previously done under that rule.

Secretary to Government Haryana Legislative Department
HARYANA GOVT GAZ. (EXTRA.), MARCH 6, 1998 (PHGN. 15, 1919 SAKA) 31

PART I
LEGISLATIVE DEPARTMENT

Notification

The 6th March, 1998

No. Leg.10/98.—The following Act of the Legislature of the State of Haryana received the assent of the Governor of Haryana on the 24th February, 1998, and is hereby published for general information:—

HARYANA ACT NO. 1998

THE HARYANA AFFILIATED COLLEGES (SECURITY OF SERVICE) AMENDMENT ACT, 1998

AN ACT
to amend the Haryana Affiliated Colleges (Security of Service) Act, 1979.

Be it enacted by the Legislature of the State of Haryana in the Forty-eighth Year of the Republic of India as follows:—

1. This Act may be called the Haryana Affiliated Colleges (Security of Service) Amendment Act, 1998.

2. For section 7 of the Haryana Affiliated Colleges (Security of Service) Act, 1979, the following section shall be substituted, namely:

"7. Procedure to be observed before dismissal, removal, reduction in rank or withholding of annual increment of pay with cumulative effect.—(1) No employee shall be dismissed, removed, reduced in rank or have an annual increment or increments of pay of any employee be withheld with cumulative effect except after an enquiry in which he has been informed of the charges against him and given a reasonable opportunity of being heard in respect of those charges:

Provided that this section shall not apply where an employee is dismissed, removed, reduced in rank or where the annual increment or increments of pay of any employee is or are withheld with cumulative effect on the ground of conduct which has led to his conviction on a criminal charge.

(2) The penalty of dismissal, removal from service, reduction in rank and withholding of annual increment or increments of pay with cumulative effect shall not be imposed unless the same is approved by the Director.

(3) Where after the enquiry referred to in sub-section (1) it is proposed to impose the penalty of dismissal, removal from service, reduction in rank or withholding of annual increment or increments of pay with cumulative effect, the proposal along with the relevant record shall be referred to the Director and the employee concerned shall be informed.

SHORT TITLE.

The employee may, within a period of thirty days of the receipt of the intimation referred to in sub-section (3), make a representation against the proposed penalty to the Director who may, after examining the record and giving the parties an opportunity of being heard, by an order in writing, approve the proposed penalty or reduce it or refuse to approve it, if the proposal is found to be "mala fide" or by way of victimisation or not warranted by the facts and circumstances of the case.

B. L. GULATI,
Secretary to Government, Haryana,
Legislative Department.
PART III

HARYANA GOVERNMENT

EDUCATION DEPARTMENT

Notification

The 24th April, 1980

G.S.R. 47/H.A.1579/S. 16/80.—In exercise of the powers conferred by section 16 of the Haryana Affiliated Colleges (Security of Service) Act, 1979 and on the recommendation of the Managing Committee, the Governor of Haryana hereby makes the following rules, namely:

1. These rules may be called the Haryana Affiliated Colleges (Security of Service) Rules, 1980.

2. In these rules, unless there is anything repugnant to the context,—

(a) 'Act' means the Haryana Affiliated Colleges (Security of Service) Act, 1979;

(b) 'Section' means a section of the Act.

3. (1) The following penalties may, for good and sufficient reasons, be imposed upon members to whom these rules are applicable, namely:

(i) Warning on personal file;

(ii) Censure:

(iii) Withholding of increments or promotion;

(iv) Recovery from pay of the whole or part of any pecuniary loss caused to the college by negligence or breach of orders;

(v) Removal/Dismissal from service;

(vi) Reduction to a lower post or time scale or to a lower stage in a time scale.

(2) The punishments referred to in clauses (v) and (vi) shall be called the major punishments and the remaining as minor punishments.

4. (1) Whenever, the Managing Committee is of the opinion that there are grounds for inquiring into the truth of any imputation of misconduct or misbehaviour against an employee, it may itself or may, for the purpose of obtaining the facts, appoint an authority to enquire into the truth thereof, and provisionally decide whether the delinquent official should be proceeded against for major punishment or minor punishment.
(2) Where it is proposed to proceed against an employee for the purpose of major punishment, the Managing Committee shall draw up

(i) the substance of the imputation of misconduct or misbehaviour into definite and distinct articles of charges;

(ii) a statement of allegations on which each charge is based including the statement of all relevant facts including any admission or confession made by the employee;

(iii) a list of documents by which and a list of witnesses by whom the articles of charges are proposed to be substantiated.

(3) The Managing Committee shall deliver to the employee a copy of the articles of charges, the statement of allegations and a list of documents and witnesses by which each article of charge is proposed to be substantiated and shall require the employee to submit, within such time, not being less than fifteen days, as may be specified, a written statement of his defence and to state whether he desired to be heard in person.

(4) (a) On receipt of the written statement of defence, the Managing Committee may itself inquire into such of the articles of charges as are not admitted or, if it considers it necessary to do so, appoint under sub-rule (1), an inquiry officer for the purpose, and where all the articles of charges have been admitted by the employee in his written statement of defence, the Managing Committee shall record its findings on each charge after taking such evidence as it may think fit and shall act in the manner hereinafter laid down in these rules.

(b) If no written statement of defence is submitted by the employee within the specified period, the Managing Committee may itself inquire into the articles of charge or may, if it considers necessary to do so, appoint under sub-rule (1) an inquiry officer for the purpose.

(c) Where the Managing Committee itself inquires into the articles of charges or appoints an inquiry officer for holding an inquiry into such charges, it may, by order, appoint a presenting officer to present, on its behalf, the case in support of the articles of charges.

(5) The Managing Committee shall, where it is not itself the inquiring authority, forward to the inquiry officer—

(i) a copy of the articles of charges and the statement of allegations;

(ii) a copy of the written statement of defence, if any, submitted by the employee;

(iii) the record referred to in clauses (ii) of sub-rule (2);

(iv) evidence proving the delivery of the documents required to be delivered to the employee under sub-rule (3); and

(v) a copy of the order appointing the presenting officer.
(6) The employee shall appear in person before the inquiring authority
at such date as such time as within ten working days from the date of receipt
by him of the articles of charges and the statement of imputations of
misconduct or misbehaviour as the inquiring authority may by a notice
in writing specify in this behalf, or within such further time not
exceeding ten days, as the inquiring authority may allow.

(7) The employee may take the assistance of any other employee to
present the case on his behalf, but may not engage a legal practitioner
for the purpose, unless the Presenting Officer, appointed by the Managing
Committee is a legal practitioner or the inquiring authority having
regard to the circumstances of the case, so permits.

(8) If the employee who has not admitted any of the articles of
charge in his written statement of defence, or has not submitted any
written statement of defence, appears before the inquiring authority, such
authority shall ask him whether he is guilty or has any defence to make
and if he pleads guilty to any of the articles of charges, the inquiring
authority shall record the plea, sign the record and obtain the signature
of the employee thereon.

(9) The inquiring authority shall record its findings of guilt in
respect of those articles of charges to which the employee pleads guilty.

(10) The inquiring authority shall, if the employee fails to appear
within the specified time or refuses or omits to plead, require the
presenting officer to produce the evidence by which he proposes to prove
the article of charge, and shall adjourn the case to a later date not
exceeding thirty days, after recording an order, that the employee may
for the purpose of preparing his defence—

(i) inspect within five days of the order or within such further
time not exceeding five days in the inquiring authority may
allow, the documents specified in the list referred to in sub-
rule (3);

(ii) submit a list of witnesses to be examined on his behalf.

Note—If the employee applies orally or in writing for the supply of
the copies of the statements of witnesses mentioned in the
list referred to in sub-rule (2), if any, the inquiring authority
shall furnish him such copies as early as possible and in any
case not later than three days before the commencement of
the examination of the witnesses on behalf of the Managing
Committee.

(11) The inquiring authority shall, on receipt of the notice for the
discovery or production of documents, forward the same or copies thereof
to the authority in whose custody or possession the documents are kept,
with a requisition for the production of such document by such date as
may be specified in such requisition.
Provided that the inquiring authority may, for reasons to be recorded in its opinion, not relevant to the case, refuse to requisition such of the documents as it considers not relevant to the case.

(12) On receipt of the requisition referred to in sub-rule (11), every authority having the custody or possession of the requisitioned documents shall produce the same before the inquiring authority.

(13) On the date fixed for the inquiry, the oral and documentary evidence by which the articles of charge are proposed to be proved shall be produced by or on behalf of the Managing Committee. The evidence shall be examined by or on behalf of the Managing Committee, and may be cross-examined by or on behalf of the employee. The presentig officer shall be entitled to re-examine the witnesses on any point on which they have been cross-examined, but not on any new matter without the leave of the inquiring authority. The inquiring authority may also put such questions to the witnesses as it thinks fit.

(14) The inquiring authority may, in its discretion, if it appears necessary before the close of the inquiry, allow the presentig officer to produce evidence not included in the notice of inquiry or in the evidence procedure or to recall any witnesses and in such case the employee shall be entitled to have, if he demands it, a copy of the list of further evidence proposed to be produced and an adjournment of the inquiry for three clear days before the production of such new evidence, exclusive of the date of adjournment and the day to which the inquiry is adjourned. The inquiring authority may also allow the employee to produce new evidence if it is of the opinion that the production of such evidence is necessary in the interest of justice.

Note. New evidence shall not be produced or called for or any witness shall not be recalled to fill up any gap in the evidence. Such evidence may be called for only when there is an inherent fallacy or defect in the evidence which has been produced originally.

(15) When the case is closed, the employee shall be required to state his defence orally or in writing, as he may prefer. If the defence is made orally, it shall be recorded and the employee shall be required to sign the record. In either case, a copy of the statement of defence shall be given to the presentig officer, if any, appointed by the Managing Committee.

(16) The evidence on behalf of the employee shall be produced by the employee or any witness whom he so prefers. The witnesses, produced by the employee shall then be examined and shall be liable to cross-examination, re-examination, and examination by the inquiring authority and the presentig officer, according to the provision applicable to the witnesses for the Managing Committee.

(17) The inquiring authority, after the employee closes his case and shall, if the employee has not examined himself, ask him general questions on the circumstances appearing against him in the evidence for the purpose of enabling the employee to explain any such circumstances.
(19) (i) If the inquiring authority is of the opinion that the employee is unduly delaying the production of evidence or omits to produce evidence on the specified date of hearing or fails to appear on the date of hearing, he may record his reasons in writing, and close the evidence on behalf of the employee and pass such order.

(ii) The inquiring authority may, in its discretion, for reasons to be recorded in writing, set aside its own orders under clause (i), if a petition is filed before it by the employee within fifteen days of the passing of such order:

Provided that a copy of the petition is given to the Presenting Officer, if any appointed, and an opportunity is given to him to be heard before passing such order.

(iii) No appeal shall lie against the order passed under clause (ii).

(20) If the employee to whom a copy of the article of charge has been delivered, does not submit the written statement of defence on or before the date specified for the purpose or does not appear in person before the inquiring authority or otherwise fails or refuses to comply with the provisions of these rules, the inquiring authority may hold the inquiry ex parte.

(21) (i) After the conclusion of the inquiry a report shall be prepared and it shall contain:

(a) the articles of charges and the statement of the imputation of misconduct or misbehaviour;

(b) the defence of the employee in respect of each article of charges;

(c) an assessment of the evidence in respect of each article of charges;

(d) the findings of each article of charges and the reason thereof.

Explanation:—If, in the opinion of the inquiring authority the proceedings of the inquiry establish any article of charge different from the original articles or the charges it may record its findings on such article of charge.

(ii) The inquiring authority, where it is not the Managing Committee, shall forward to the Managing Committee, the records of inquiry, which shall include:

(a) the report prepared by it under clause (i);

(b) the written statement of defence, if any, as submitted by the employees;

(c) the oral and documentary evidence produced to the course of the inquiry;
5. Action on the inquiry report.—(1) The Managing Committee, if it is not itself the inquiring authority, may, for reasons to be recorded by it in writing, remit the case to the inquiring authority for further inquiry and report and the inquiring authority, as far as may be, shall thereupon proceed to hold further inquiry, according to the provisions of rule 6.

(2) The Managing Committee, shall, if it disagrees with the findings of the inquiring authority on any articles of charge, record its reasons for each disagreement and record its own findings on such charge, if the evidence on record is sufficient for the purpose.

(3) If the Managing Committee having regard to its finding on all or any of the articles of charges, is of the opinion that any major punishment should be imposed on the employee, it shall—

(a) furnish to the employee a copy of the report of the inquiry held by it and its findings on each article of charge where the inquiry had been held by the inquiring authority appointed by it, a copy of the report of such authority and a statement of its findings on each article of charge, together with brief reasons for its disagreement, if any, with the findings of the inquiring authority;

(b) give the employee a notice stating the penalty proposed to be imposed on him and calling him to submit, within a period of thirty days of the receipt of such notice, such representation to the Director as he may wish to make against the proposed penalty;

(c) forward to the Director the complete record of inquiry mentioned in clause (ii) of sub-rule (2) of rule 4, along with its findings on each article of charge, together with brief reasons for the disagreement, if any, with the findings of the inquiry authority; and

(d) forward to the Director evidence of receipt of notice by the employee under clause (b).

6. The Director, on receipt of such proposal and representation, if any, may, after examining the record and giving the parties an opportunity of being heard, by an order in writing, give him approval to the imposition of the proposed punishment or refuse to give approval, if the proposal is found to be made fide or by way of victimisation or not warranted by the facts and circumstances of the case.

7. On receipt of the approval of the Director, the Managing Committee shall pass an order in detail.
8. (i) Where after examination of the report, referred to in sub-rule (1) of rule 4, the Managing Committee is of the opinion that one of the minor penalties will serve the ends of justice, the Managing Committee shall cause to be delivered to the employee a statement of imputation or misconduct or misbehaviour on the basis of which it is proposed to take action against him and the employee shall be required to submit his reply within a period of 21 days.

(ii) After considering the reply, the Managing Committee may pass an order in detail inflicting any of the penalties.

9. (1) An appeal against an order passed under rule 8 may be preferred in the form of a memorandum signed by the appellant or his pleader filing appeal and presented to the Director within thirty days of the date of the order to Director against the innovation of minor penalty.

The memorandum shall be accompanied by a copy of the order appealed against (unless appellate authority exempts) and of the inquiry report on which it is founded.

(2) The memorandum shall set forth the grounds of objection to the order appealed against - without any argument or narrative, and such grounds shall be numbered consecutively.

(3) The appellant shall not, except by the leave of the Director, urge to be heard in support of any ground of objection not set forth in the memorandum of appeal, but the Director in deciding the appeal, shall not be confined to the grounds of objection set forth in the memorandum of appeal or submitted with leave of the Director:

Provided that the Director shall not base his decision on any other ground unless the party who may be affected thereby has had a sufficient opportunity of contesting the case on that ground.

(4) Where the memorandum of appeal is not drawn up in the prescribed manner, it may be rejected or returned to the appellant for the purposes of being amended within the time to be fixed by the Director or be amended then and there.

(5) The Director may, after hearing the parties, confirm, vary or reverse the order appealed from or may pass such orders as he deems fit. While passing the orders, the Director shall record its reasons.

10. An application for revision of the orders of the Managing Committee passed under rule 8 or the appellate order of the Director passed under rule 9 shall lie to the Government within sixty days of the date of communication of the order in question to the aggrieved employee. The application for revision shall be accompanied by a copy of the order sought to be revised and shall be submitted and disposed of mutatis mutandis in the same manner as prescribed in rule 9 above.

J. D. GUPTA,
Secretary to Government,
Haryana, Education Department.
Notification

1. The 14th May, 1993

No. S.O. 4/III.A. 15/79/3, 4/5, 16/93.—In exercise of the powers conferred by section 16 read with sections 4 and 5 of the Haryana Affiliated Colleges (Security of Service) Act, 1979, the Governor of Haryana hereby makes the following rules regulating the recruitment, and conditions of service, and conduct of the employees appointed to the Haryana Affiliated Colleges (Security of Services), namely:

1. These rules may be called the Haryana Affiliated Colleges (Security of Service) Rules, 1993;

4. In these rules, unless the context otherwise requires:

(a) "Act" means the Haryana Affiliated Colleges (Security of Service) Act, 1979;

(b) "Director" means the Director of Higher Education, Haryana;

(c) "Employee" means any person who is in the whole time employment of the Haryana Affiliated Colleges (Security of Service);

(d) "Government" means the Haryana Government in the Administrative Department;

(e) "Section" means a section of the Act; and

(f) "Service" means the Haryana Affiliated Colleges (Security of Service);

PART-II

Recruitment of Service

The Service shall comprise all or any of the categories of posts shown in Appendix 'A' to these rules.

A. No person shall be appointed to the service by direct recruitment who is less than 18 years of age and more than 35 years of age on or before the last date of submission of application to the Managing Committee. The age of superannuation will be 60 years.

B. Appointment to any post in the Service shall be made by the Managing Committee in the manner provided in rule 7. Prom and other Class-IV employees shall be appointed by the Principal, in the manner provided in the said rules.
14:4:6: "No person shall be appointed to any post in the Service unless he is in possession of qualifications and experience as specified by the University.

7. (1) Recruitment to the Service shall be made—

(a) In the case of Principal, by direct recruitment through a Selection Committee comprising the Chairman, Managing Committee or in his absence the Vice-Chairman or in the absence of both, the General Secretary of the Managing Committee. If none of them is able to attend then, the Chairman of the Managing Committee will nominate any other member of the Managing Committee and four other members, namely—

(i) One person to be selected by the Chairman of the Managing Committee from a panel prepared by the Vice-Chancellor of the University.

(ii) A nominee of the Vice-Chancellor of the University.

(iii) One person to be selected by the Chairman of the Managing Committee out of the panel prepared by the Director.

(iv) The Director or his representative.

Quorum

(i) The quorum of the selection committee for the selection of principal shall be four members out of five. But the presence of the Vice-Chancellor's nominee and the representative of the Director shall be essential.

(ii) If the Chairman of the Managing Committee or his nominee is unable to attend, the Vice-Chancellor's nominee shall be the Chairman of the Selection Committee.

(iii) The recommendations of the Selection Committee shall be subject to the approval of the Vice-Chancellor.

(b) In the case of lecturer, Director Physical Education and Librarian by direct recruitment through a Selection Committee comprising the Chairman, Managing Committee or in his absence the Vice-Chairman or in the absence of both the General Secretary of the Managing Committee. If none of them is able to attend then the Chairman of the Managing Committee will nominate any other member of the Managing Committee and four other members, namely—

(i) A nominee of the Vice-Chancellor who should be an expert on the relevant subject.

(ii) A subject expert selected by the Chairman of the Managing Committee out of the panel of ten names for which five names will be nominated by the Vice-Chancellor of the concerned University and five names by the Director.

(iii) Principal of the College.
(iv) A representative of the Director.

Quorum

(i) The quorum of the Selection Committee for the selection of lecturers Director, Physical Education and Librarians shall be four members out of five. But the presence of the Vice-Chancellor's nominee and the representative of Director will be essential.

(ii) If the Chairman of the Managing Committee or his nominee is unable to attend, the Vice-Chancellor's nominee shall be the Chairman of the Selection Committee.

(e) In the case of Head Clerk:

(i) by direct recruitment; or

(ii) by promotion from the post of stenographer/Clerk;

(d) in the case of Typewriting Instructor:

(i) by direct recruitment; or

(ii) by promotion from the post of Junior Staff Stenographer;

(c) in the case of Stenotypist:

(i) by direct recruitment; or

(ii) by promotion from the post of Clerk;

(b) in the case of Clerk:

(i) by direct recruitment; or

(ii) by promotion from the post of Laboratory Assistant;

(a) in the case of Laboratory Assistant:

(i) by direct recruitment; or

(ii) by promotion from the post of Laboratory Attendant;

(b) in the case of Restorer:

(i) by direct recruitment; or

(ii) by promotion from the Library Attendant;

(a) in the case of Junior Librarian:

(i) by direct recruitment; or
(ii) by promotion from the post of Restorer;

(i) in the case of Table a Player, Gazian Penn and other Class IV employees, Laboratory Attendant, Library Attendant by direct recruitment.

(2) For recruitment against the post mentioned at (e) to (i) a Selection Committee comprising the following members shall be constituted:

(i) Representation of the Managing Committee (Chairman);

(ii) Principal of the College;

(iii) One nominee of the University;

(iv) One nominee of the Director.

(3) Except otherwise provided, whichever may vacancy occurs or is about to occur the Managing Committee shall determine the manner in which the vacancy is to be filled in. If the vacancy is to be filled in by direct recruitment, the Managing Committee shall advertise the vacancy at least in two leading daines. One English and one Hindi, out of which one should be Medium. However, in case of non-teaching staff the vacancy can also be filled in through Employment Exchange.

(4) Appointments order to the posts in the Service shall be issued by the Managing Committee or the Principal, as case may be, in the form specified in Appendix B to these rules.

Probation 3. (1) The persons appointed to any post in the Service shall remain on probation for a period of two years in the first instance, if appointed by direct recruitment and one year if appointed otherwise.

(2) On the completion of the period of probation of a person the appointing authority may—

(a) if his work or conduct has, in its opinion, been satisfactory, confirm such person from the date of completion of his probation period or if a permanent post is not available, declare that he has completed his probation satisfactory;

(b) if the work or conduct of a person is in its opinion has not been satisfactory—

(i) dispense with his services, if appointed by direct recruitment, or revert him to his former post if appointed otherwise or deal with him in such other manner as the terms and conditions of his previous appointment permit.

(ii) extend his period of probation and thereafter pass such order as it would have passed on the expiry of the first period of probation:

Provided that the total period of probation, including extension, if any, shall not exceed three years:
Provided further that if it is proposed to take action under sub-
clause (i) or (ii) then the case of the official shall be referred 
to a committee comprising of the following members:—

(1) President, or his nominee;

(2) Dean of Colleges of the University or his nominee;

(3) Nominee of Government on the Managing Committee;

(4) Principal of the College concerned;

(5) Principal of another College not under the same Managing
Committee. The Managing Committee shall take a
final decision in the matter in accordance with the
recommendations of this Committee;

(iii) if the Managing Committee, does not agree with the
report of the Committee constituted under rule 8 (b) (ii)
or the committee is unable to come to a decision by
majority then the matter will be referred by the
Principal to the Director whose decision will be final.

However "an employee against whom an order of
termination of services has been passed without
complying with the provision of these rules, may, within
period of thirty days of the date of communication of
orders make an application in the Director whose
decision will be final in the matter.

9. (1) The seniority of the employees shall be determined by the
length of continuous service on a post in the college. If there are
different cadres in the service the seniority shall be determined separately
for each cadre:

Provided that in the case of an employee appointed directly: the
order of merit determined by the Selection Committee shall not be
disturbed in fixing their seniority. However, if person appointed in
different subjects / categories join on the same date, seniority will be
determined according to their seniority in age; and the older employee
shall be senior to the younger employee:

Provided further that in the case of two employees appointed on
the same date, their seniority shall be determined as follows:

(a) an employee appointed by direct recruitment shall be senior
to an employee appointed otherwise;

(b) in the case of employees who are appointed by promotion
their inter se seniority shall not be disturbed.

(2) The seniority list of the employees shall be prepared by the
Managing Committee in the form prescribed in Appendix C to these
rules and circulated to the employees. The list will be finalized after
inviting objections from the employees and considering the same. In
the case of any dispute regarding fixation of seniority, the matter shall
be decided by the Director.
PART III

Pay, Allowances and Service Record

10. The scale of pay and allowances of the employee shall be specified by the Government from time to time.

11. The employees shall be governed by the leave rules laid down by the Government from time to time.

12. If an employee is deputed by the Managing Committee or Principal for the business of the college, he shall be entitled to get traveling and daily allowance in accordance with the rules as are applicable from time to time to Government employees.

13. (1) For every employee a service book shall be maintained 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 the safe custody by the Principal who shall be responsible to produce the same before the Director or any other officer authorised by him, if so required by him for inspection.

PART IV

Conduct

14. No employee shall engage directly or indirectly in any trade or business or undertake any other employment except:

(i) private tuition with the permission of the Principal for not exceeding one hour a day;

(ii) honorary work 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 thereby suffer. He shall not undertake or shall discontinue such work if so directed by the Principal or his college and in the case of the Principal, so directed by the Managing Committee. Provided that no permission shall be necessary for examination work of the Universities when the total emoluments accruing from such work do not exceed Rs. 2400 per annum and for all examination work for which additional emoluments may be accepted, the previous permission of the Principal shall be necessary.

15. An employee shall so manage his private affairs as to avoid habitual indigence or insolvency. Any such employee against whom any legal proceedings are instituted for the recovery of any debt due from his or for adjudging him an insolvent shall forthwith report the full facts of the legal proceedings to the Managing Committee through the Principal.
16. No employee shall, except with the permission of the Principal of the College and in the case of the Principal, the Managing Committee, appear in any examination.

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

18. No employee shall —

(a) in any manner, whatsoever, criticize, in a derogatory manner in public, the actions of the Government and the Managing Committee.

(b) in the process of performance of his duties except in accordance with any general or specific order of the Managing Committee communicate directly or indirectly any official document or information to any other employee or person to whom he is not authorized to communicate such documents or information.

19. No employee shall stand for election to Parliament/State Legislature or any other local body.

20. No employee shall join or continue to be a member of an association unless such association satisfied the following conditions, namely —

(i) its membership is confined to a distinct class of employees and is open to all employees of that class;

(ii) it is not in any way connected with any party or organisation engaged in any political activity; and

(iii) this, within a period of six months from information obtained the recognition of the Government or the Managing Committee.

21. (1) Every employee shall —

(i) serve efficiently, act in a disciplined manner and maintain absolute integrity and devotion to duty;

(ii) maintain cordial relations with the pupils and their parents, the Principal of the Institution, other employees, Managing Committee, University and the Government Officers concerned.

(2) No employee shall —

(i) without sufficient grounds, refuse to undergo a course of training whenever required to do so; and
(ii) take part in any activity which, in the opinion of the Principal, is calculated to lead to indiscipline in the college.

(3) Unless otherwise expressly provided for, and employee shall at all times, be at the disposal of the College and shall serve the College in such capacity and at such places as he may, from time to time, be directed by the Principal or the Managing Committee.

(q) No employee shall absent himself from his duty without the prior permission of the Principal or the Managing Committee.

(3) No employee shall —

(i) accept, or permit any member of his family or any other person, setting on his behalf to accept any gift from a student, parent or any other person with whom he has come into contact by virtue of his position in the college.

Explanations—(1) The expression "Gift" shall include free transport, boarding, lodging or other services or any other pecuniary advantage when provided by a person other than a near relation or a person friend not having any dealings with him in connection with the College.

Note — A casual meal, lift or other social hospitality of a casual nature shall not be a gift.

Explanations—(2) on occasions such as wedding anniversaries, funerals or religious function when the making of a gift is in accordance with the prevailing religious or social practice, an employee may accept a gift of a nominal value;

(ii) practice, or induce any student to practise, communism and atheism;

(iii) cause or induce any other person to cause any damage to the College property;

(iv) encourage violence or be guilty of any conduct which involves moral turpitude.

22. An employee shall —

(a) strictly abide by any law relating to intoxicating drinks or drugs in force in any area in which he may happen to be for the time being;

(b) take due care that the performance of his duties is not affected in any way by the influence of any intoxicating drinks or drugs;

(c) not consume intoxicating drinks or drugs in public;

(d) not appear in a state of intoxication in a public place;
HARYANA GOVT. CASH., MAY 23, 1931
(JUST. 4, 1915 SAKA)

(e) not be present on duty in state of intoxication; and
(f) not habitually use any intoxicating drinks or drugs in excess.

PART V
Contribution Provident Fund

23. The employees shall be governed by contributory provident fund regulations as laid down by the University concerned from time to time. However, any change in the rate of contribution would be introduced after the approval of the Government.

24. The employees shall be governed by instructions issued by Government from time to time, in respect of gratuity payable to them at the time of retirement.

25. In matters relating to discipline, penalties and appeals, employees shall be governed by the Haryana Affiliated Colleges (Regulation of Service) Act, 1979, as amended from time to time and rules framed thereunder.

26. When government is of the opinion that it is necessary or expedient to do so, it may, by order for reasons to be recorded in writing, relax any of the provisions of these rules with respect to any class or category of persons.
APPENDIX A

(See Rule 3)

1. Principal
2. Lecturer
3. Director Physical Education
4. Librarian
5. Head Clerk
6. Clerk
7. Stenotypist
8. Junior Librarian
9. Laboratory Assistant
10. Typewriter Instructors
11. Table Player
12. Rostuer
13. Laboratory Attendant
14. Library Attendant
15. Strimmer
16. Peon and other class IV employees.

However, the existing post of Superintendent, Accounts Officer, Accountant, Assistant, Stenographer, Junior Scale Stenographer, will be diminishing in character and these posts will stand abolished on the vacation of these posts by the present incumbent on retire-
APPENDIX B

[See Rule 7 (4)]

No. .......................... Dated the..................................

On the recommendations of the Selection Committee Shri/Smt.............. with
offset 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:

(i) His appointment is on purely temporary post which is liable to be abolished
at any time and carries no promise or subsequent permanent employment. No
offer of permanent vacancy can be made to him/her at present.

(ii) He/she shall be on probation for a period of _________-______ year 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 abolition of the post
(except as a result of disciplinary action), one month's notice or one month's
pay and allowance in lieu of them will be required to be paid on either side.

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 institutions:

(i) medical certificate of fitness from M.H.S. medical practitioner;

(ii) attested copy of academic and professional qualification and matriculation
certificate; and

(iii) a certificate of good character from gazetted officer or Member of Legislative
Assembly.

5. If he/she has not been vaccinated within the last 12 months, he/she should have
it done before reporting for duty.

6. Before assuming the post, he/she will have to (a) take an oath of allegiance
to the Constitution of India and (b) affirm that he/she has not having more
than one living spouse.

7. Higher seniority will be fixed in accordance with the rules and regulations on the
subject.

8. He/she will be required to produce the original educational and date of birth
certificate.

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

In case of failure to do so higher candidate is likely to be cancelled and the post
shall be offered to the next eligible candidate.

Signature..............................................................

Appointment Authority,
with seal of office.
## APPENDIX

**Sec. rule 4 (2)**

<table>
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<tr>
<th>Sr. No.</th>
<th>Name with Date of Birth</th>
<th>Designation</th>
<th>Place of Family</th>
<th>Date of Entry into which posts are merged</th>
<th>Pay as per rules</th>
<th>Whether Remarks Exempted</th>
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(Sd.)

Secretary to Government, Haryana, Education Department,