GOVERNMENT OF HIMACHAL PRADESH OFFICE OF THE DISTRICT MAGISTRATE CUM CHAIRMAN DISTRICT DISASTER MANAGEMENT AUTHORITY (DDMA) CHAMBA ジ (H.P.) No. CBA-Relief-3(36)-2020- 422-521 Dated 30th January, 2021



Whereas, the Government of India vide notification No. 40-3/2020-DM-I(A) dated 27.01.2021 has issued an order with guidelines for containment of COVID-19 in the country and directed to implement the same upto 28.02.2021(Annexure A);

ORDER

Whereas, the Chief Secretary-cum-Chairman SEC HP vide Order No. Rev (DMC) (C) 20-02/2021-COVID-19-III dated 28.01.2021 has directed the District Authorities and others for implementation of the same in letter & spirit upto 28.02.2021(Annexure B);

And Therefore, I Duni Chand Rana (IAS), District Magistrate, Chamba in compliance of above said Order of SEC and in continuance of this office order No. CBA-Relief-3(36)/2019-01-98 dated 01.01.2021 as amended from time to time do hereby order to implement the order of SEC dated 28.01.2021 upto 28.02.2021 for the surveillance and containment of COVID-19 in addition to the following directions: -

- 1. The Containment Strategy is attached as annexure-C for strict compliance by concerned officers. All concerned shall ensure to send compliance report to DEOC;
- 2. As the schools shall be opening from 01.02.21 therefore the Dy. Director Higher & Elementary Education shall ensure strict adherence to the SOPs issued by the Education Department and other safety guidelines for containment of COVID-19 (copy of notification is attached as annexure D);
- 3. The SOPs issued w.r.t. social/religious/sports/entertainment/educational/cultural
 Gatherings and other congregations to contain the spread of COVID-19 be strictly
 complied with by all SDMs, Police officers/officials and local authorities;
- 4. National Directives of COVID-19 management as mentioned in above said order and attached as annexure A-I shall also be complied with by all departments & organizations in the district;

Issued under my hand and seal on 30th January, 2021

(DC Rana) (IAS),
District Magistrate,

Chamba, District Chamba HP.

Endst. No. CBA-Relief-3(35)/2019- 422 - 521

Dated 30.01.2021

Copy forwarded to: -

1. The Chief Secretary cum Chairman SEC, to the Government of HP for information please.

2. The Additional Chief Secretary (Home, Revenue & Health) to the Government of HP

for information please.

3. The Divisional Commissioner, Kangra at Dharmshala for information please.

4. The Superintendent of Police Chamba, for information and necessary action.

5. All the SDMs in Chamba District for information and necessary action.

6. All the Tehsildar/Naib Tehsildars in District Chamba for information and necessary

The District Public Relation Officer Chamba, for information and necessary action. action.

8. The DIO Chamba for uploading the same for information and necessary action.

9. All the head of the Offices in Chamba for information and necessary action.

10. Guard file.

(DC Rana, (IAS),

District Magistrate, Chamba, District Chamba HP.

No. 40-3/2020-DM-I(A) Government of India Ministry of Home Affairs

North Block, New Delhi-110001 Dated 27th January, 2021

ORDER

Whereas, an Order of even number dated 25.11.2020 was issued for containment of COVID-19 in the country, for a period upto 31.12.2020, which was further extended for a period upto 31.01.2021 vide an Order of even number dated 28.12.2020;

Whereas, in exercise of the powers under section 6(2)(i) of the Disaster Management Act, 2005, National Disaster Management Authority (NDMA) has directed the undersigned to issue an order with guidelines for containment of COVID-19 in the country;

Now therefore, in exercise of the powers, conferred under Section 10(2)(1) of the Disaster Management Act 2005, the undersigned hereby directs that guidelines for surveillance, containment and caution, as annexed, will be in force upto 28.02.2021.

Union Home Secretary

and, Chairman, National Executive Committee (NEC)

To:

- 1. The Secretaries of Ministries/ Departments of Government of India
- The Chief Secretaries/Administrators of States/Union Territories
 (As per list attached)

Copy to:

- i. All Members of the National Executive Committee
- ii. Member Secretary, National Disaster Management Authority

Guidelines for Surveillance, Containment and Caution [As per Ministry of Home Affairs (MHA) Order No. 40-3/2020-DM-I (A) dated 27th January, 2021]

The number of active cases of COVID-19 have been declining steadily over the last four months. However, with a view to consolidate the substantial gains that have been achieved against the spread of COVID-19, and to fully overcome the pandemic, there is a need to maintain caution and strictly follow the prescribed containment strategy, focussed on surveillance, containment and strict observance of the guidelines.

The following guidelines are issued to be effective from 1st February 2021.

COVID appropriate behavior

- State/ UT Governments shall take all necssary measures to promote COVID-19 appropriate behaviour and ensure wearing of face masks, hand hygiene and social distancing.
- The National Directives for COVID-19 Management, as specified in Annexure I, shall be strictly followed throughout the country.

Surveillance and Containment

- Containment Zones, if required, shall be carefully demarcated by the district authorities, at the micro level, taking into consideration the guidelines prescribed by the Ministry of Health and Family Welfare (MoHFW) in this regard. Within the demarcated Containment Zones, containment measures, as prescribed by MoHFW, shall be scrupulously followed.
- It shall be the responsibility of local district, police and municipal authorities to ensure that the prescribed Containment measures are strictly 4. followed. State/ UT Governments shall ensure accountability of the officers concerned in this regard.

Strict adherence to the prescribed SOPs

- All activities will be permitted outside Containment Zones. However, the following activities will be subject to strict adherence of SOPs, as indicated below:
 - Social/religious/sports/entertainment/educational/cultural/religious gatherings, subject to SOP of the State/ UT concerned.
 - Cinema halls and theatres, subject to a revised SOP to be issued by Ministry of Information & Broadcasting in consultation with MHA.
 - Swimming pools, subject to a revised SOP to be issued by Ministry of Youth Affairs & Sports (MoYA&S) in consultation with MHA. iii.
 - Exhibition halls, subject to a revised SOP to be issued by the Department of Commerce in consultation with MHA. iv.



- For further opening up of international air travel of passengers, Ministry of Civil Aviation (MOCA) may take a decision in consultation with Ministry of Home Affairs (MHA).
- SOPs, as updated from time to time, have been prescribed for various activities. These include: movement by passenger trains; air travel; metro trains; schools; higher educational institutions; hotels and restaurants; shopping malls, multiplexes and entertainment parks; yoga centres and gymnasiums, etc. These SOPs shall be strictly enforced by the authorities concerned, who shall be responsible for their strict observance.

Local restrictions

There shall be no restriction on inter-State and intra-State movement of persons and goods including those for cross land-border trade under Treaties with neighbouring countries. No separate permission/ approval/ epermit will be required for such movements.

Protection of vulnerable persons

Persons above 65 years of age, persons with co-morbidities, pregnant women, and children below the age of 10 years are advised to take necessary precautions.

Use of Aarogya Setu

Use of Aarogya Setu may continue on best effort basis on compatible mobile phones. This will facilitate timely provision of medical attention to 10. those individuals who are at risk.

Strict enforcement of the guidelines

- All the District Magistrates shall strictly enforce the above measures. For the enforcement of social distancing, State/UT Governments may, as far as 11. possible, use the provisions of Section 144 of the Criminal Procedure Code (CrPC) of 1973.
- Any person violating these measures will be liable to be proceeded against as per the provisions of Section 51 to 60 of the Disaster Management Act, 12. 2005, besides legal action under Section188 of the IPC, and other legal provisions as applicable. Extracts of these penal provisions are at Annexure II.

Union Home Secretary

and, Chairman, National Executive Committee

NATIONAL DIRECTIVES FOR COVID-19 MANAGEMENT

- Face coverings: Wearing of face cover is compulsory in public places; in workplaces; and during transport.
- 2. Social distancing: Individuals must maintain adequate distance in public places.
 - Shops will ensure physical distancing among customers.
- 3. Spitting in public places will be punishable with fine, as may be prescribed by the State/ UT local authority in accordance with its laws, rules or regulations.

Additional directives for Work Places

- 4. Staggering of work/ business hours will be followed in offices, work places, shops, markets and industrial & commercial establishments.
- 5. Screening & hygiene: Provision for thermal scanning, hand wash or sanitizer will be made at all entry points and of hand wash or sanitizer at exit points and common areas.
- 6. Frequent sanitization of entire workplace, common facilities and all points which come into human contact e.g. door handles etc., will be ensured, including between shifts.
- 7. Social distancing: All persons in charge of work places will ensure adequate distance between workers, adequate gaps between shifts, staggering the lunch breaks of staff, etc.

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Offences and Penalties for Violation of Lockdown Measures Section 51 to 60 of the Disaster Management Act, 2005

- 51. Punishment for obstruction, etc.—Whoever, without reasonable cause—
 - (a) obstructs any officer or employee of the Central Government or the State Government, or a person authorised by the National Authority or State Authority or District Authority in the discharge of his functions under this Act; or
 - (b) refuses to comply with any direction given by or on behalf of the Central Government or the State Government or the National Executive Committee or the State Executive Committee or the District Authority under this Act,

shall on conviction be punishable with imprisonment for a term which may extend to one year or with fine, or with both, and if such obstruction or refusal to comply with directions results in loss of lives or imminent danger thereof, shall on conviction be punishable with imprisonment for a term which may extend to two years.

- 52. Punishment for false claim.—Whoever knowingly makes a claim which he knows or has reason to believe to be false for obtaining any relief, assistance, repair, reconstruction or other benefits consequent to disaster from any officer of the Central Government, the State Government, the National Authority, the State Authority or the District Authority, shall, on conviction be punishable with imprisonment for a term which may extend to two years, and also with fine.
- 53. Punishment for misappropriation of money or materials, etc.—Whoever, being entrusted with any money or materials, or otherwise being, in custody of, or dominion over, any money or goods, meant for providing relief in any threatening disaster situation or disaster, misappropriates or appropriates for his own use or disposes of such money or materials or any part thereof or wilfully compels any other person so to do, shall on conviction be punishable with imprisonment for a term which may extend to two years, and also with fine.
- 54. Punishment for false warning.—Whoever makes or circulates a false alarm or warning as to disaster or its severity or magnitude, leading to panic, shall on conviction, be punishable with imprisonment which may extend to one year or with fine.
- offence under this Act has been committed by any Department of the Government, the head of the Department shall be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly unless he proves that the offence was committed without his

knowledge or that he exercised all due diligence to prevent the commission of such offence.

- (2) Notwithstanding anything contained in sub-section (1), where an offence under this Act has been committed by a Department of the Government and it is proved that the offence has been committed with the consent or connivance of, or is attributable to any neglect on the part of, any officer, other than the head of the Department, such officer shall be deemed to be guilty of that offence and shall be liable to be proceeded against and punished accordingly.
- 56. Failure of officer in duty or his connivance at the contravention of the provisions of this Act.—Any officer, on whom any duty has been imposed by or under this Act and who ceases or refuses to perform or withdraws himself from the duties of his office shall, unless he has obtained the express written permission of his official superior or has other lawful excuse for so doing, be punishable with imprisonment for a term which may extend to one year or with fine.
 - 57. Penalty for contravention of any order regarding requisitioning.—If any person contravenes any order made under section 65, he shall be punishable with imprisonment for a term which may extend to one year or with fine or with both.
 - 58. Offence by companies.—(1) Where an offence under this Act has been committed by a company or body corporate, every person who at the time the offence was committed, was in charge of, and was responsible to, the company, for the conduct of the business of the company, as well as the company, shall be deemed to be guilty of the contravention and shall be liable to be proceeded against and punished accordingly:

Provided that nothing in this sub-section shall render any such person liable to any punishment provided in this Act, if he proves that the offence was committed without his knowledge or that he exercised due diligence to prevent the commission of such offence.

(2) Notwithstanding anything contained in sub-section (1), where an offence under this Act has been committed by a company, and it is proved that the offence was committed with the consent or connivance of or is attributable to any neglect on the part of any director, manager, secretary or other officer of the company, such director, manager, secretary or other officer shall also, be deemed to be guilty of that offence and shall be liable to be proceeded against and punished accordingly.

Explanation.—For the purpose of this section—

- (a) "company" means anybody corporate and includes a firm or other association of individuals; and
- (b) "director", in relation to a firm, means a partner in the firm.

- 59. Previous sanction for prosecution.—No prosecution for offences punishable under sections 55 and 56 shall be instituted except with the previous sanction of the Central Government or the State Government, as the case may be, or of any officer authorised in this behalf, by general or special order, by such Government.
- 60. Cognizance of offences.—No court shall take cognizance of an offence under this Act except on a complaint made by
 - the National Authority, the State Authority, the Central Government, the State Government, the District Authority or any other authority or officer authorised in this behalf by that Authority or Government, as the case may be; or
 - (b) any person who has given notice of not less than thirty days in the manner prescribed, of the alleged offence and his intention to make a complaint to the National Authority, the State Authority, the Central Government, the State Government, the District Authority or any other authority or officer authorised as aforesaid.

B. Section 188 in the Indian Penal Code, 1860

Whoever, knowing that, by an order promulgated by a public servant lawfully empowered to promulgate such order, he is directed to abstain from a certain act, or to take certain order with certain property in his possession or under his management, disobeys such direction, shall, if such disobedience causes or tends to cause obstruction, annoyance or injury, or risk of obstruction, annoyance or injury, to any person lawfully employed, be punished with simple imprisonment for a term which may extend to one month or with fine which may extend to two hundred rupees, or with both; and if such disobedience causes or trends to cause danger to human life, health or safety, or causes or tends to cause a riot or affray, shall be punished with imprisonment of either description for a term which may extend to six months, or with fine which may extend to one thousand rupees, or with both.

Explanation.—It is not necessary that the offender should intend to produce harm, or contemplate his disobedience as likely to produce harm. It is sufficient that he knows of the order which he disobeys, and that his disobedience produces, or is likely to produce, harm.

Illustration

An order is promulgated by a public servant lawfully empowered to promulgate such order, directing that a religious procession shall not pass down a certain street. A knowingly disobeys the order, and thereby causes danger of riot. A has committed the offence defined in this section.

Rev (DMC) (C) 20-2/2021 - COVID 19 - III Government of Himachal Pradesh Revenue Department - Disaster Management Cell

Shimla - 171002

Dated: 28, January 2021

ORDER

Whereas, an Order dated 31.12.2020 was issued for Surveillance, Containment and Caution required preventing the spread of COVID-19 in the State for a period upto 31.01.2021 and its subsequent amendments dated 05.01.2021 and 16.01.2021.

Whereas, on the directions of National Disaster Management Authority (NDMA) under section 6(2)(i) of the Disaster Management Act, 2005 and in exercise of the powers, conferred under Section 10(2)(I) of the Disaster Management Act, 2005, the Chairperson National Executive Committee (NEC) has issued an Order No. 40-3/2020-DM-I(A) dated 27.01.2021 with the guidelines for Surveillance, Containment and Caution that will remain in force upto 28.02.2021.

And whereas, after a careful review of the current situation wherein COVID-19 epidemic is still a public health risk, and caution is required for the containment thereof.

Now, therefore after considering the prevalent status of the COVID-19 pandemic and the overall circumstances, in exercise of the powers conferred under the Section 24 (e) of the DM Act 2005, the undersigned in the capacity of the Chairman, State Executive Committee (SEC), hereby orders the implementation of the directions and guidelines contained in the Order of NEC dated 27.01.2021 (Annexure A). In addition to this SEC also issues Standard Operating Procedures (SOPs) annexed (Annexure B) with this Order for social/ academic/ sports/entertainment/ cultural/ religious and other congregations to contain the spread of COVID-19. All the Departments and Organisations of the Government, District Magistrates, Police Officers/Officials and Local Authorities of the State are directed to ensure strict compliance with the directions of the NEC and annexed SOPs ibid.

This Order shall remain in force, in all parts of the State with immediate effect and till 28.02.2021 or further orders, whichever is earlier.

Chief Secretary cum Chairperson, SEC

Himachal Pradesh.

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- 1. All the Administrative Secretaries to the Government of Himachal Pradesh.
- 2. All the Head of Departments, Himachal Pradesh.
- 3. All the Divisional Commissioners, Himachal Pradesh.
- 4. All the Deputy Commissioners, Himachal Pradesh.
- 5. The Director I & PR for wider dissemination.

Copy for information to:

- 1. The Home Secretary, Ministry of Home Affairs, Government of India.
- 2. All the Members of SDMA.
- 3. All the members of the State Executive Committee.

4. Principal PS cum Special Secretary to Hon'ble Chief Minister-cum-Chairperson, SDMA.

Additional Chief Secretary (Revenue) to the Government of Himachal Pradesh.

No. 40-3/2020-DM-I(A) Government of India Ministry of Home Affairs

North Block, New Delhi-110001 Dated 27th January, 2021

ORDER

Whereas, an Order of even number dated 25.11.2020 was issued for containment of COVID-19 in the country, for a period upto 31.12.2020, which was further extended for a period upto 31.01.2021 vide an Order of even number dated 28.12.2020;

Whereas, in exercise of the powers under section 6(2)(i) of the Disaster Management Act, 2005, National Disaster Management Authority (NDMA) has directed the undersigned to issue an order with guidelines for containment of COVID-19 in the country;

Now therefore, in exercise of the powers, conferred under Section 10(2)(1) of the Disaster Management Act 2005, the undersigned hereby directs that guidelines for surveillance, containment and caution, as **annexed**, will be in force upto 28.02.2021.

Union Home Secretary

and, Chairman, National Executive Committee (NEC)

To:

- 1. The Secretaries of Ministries/ Departments of Government of India
- The Chief Secretaries/Administrators of States/Union Territories
 (As per list attached)

Copy to:

- i. All Members of the National Executive Committee
- ii. Member Secretary, National Disaster Management Authority

Guidelines for Surveillance, Containment and Caution [As per Ministry of Home Affairs (MHA) Order No. 40-3/2020-DM-I (A) dated 27th January, 2021

The number of active cases of COVID-19 have been declining steadily over the last four months. However, with a view to consolidate the substantial gains that have been achieved against the spread of COVID-19, and to fully overcome the pandemic, there is a need to maintain caution and strictly follow the prescribed containment strategy, focussed on surveillance, containment and strict observance of the guidelines.

The following guidelines are issued to be effective from 1st February 2021.

COVID appropriate behavior

- 1. State/ UT Governments shall take all necssary measures to promote COVID-19 appropriate behaviour and ensure wearing of face masks, hand hygiene and social distancing.
- 2. The National Directives for COVID-19 Management, as specified in Annexure I, shall be strictly followed throughout the country.

Surveillance and Containment

- 3. Containment Zones, if required, shall be carefully demarcated by the district authorities, at the micro level, taking into consideration the guidelines prescribed by the Ministry of Health and Family Welfare (MoHFW) in this regard. Within the demarcated Containment Zones, containment measures, as prescribed by MoHFW, shall be scrupulously followed.
- 4. It shall be the responsibility of local district, police and municipal authorities to ensure that the prescribed Containment measures are strictly followed. State/UT Governments shall ensure accountability of the officers concerned in this regard.

Strict adherence to the prescribed SOPs

- 5. All activities will be permitted outside Containment Zones. However, the following activities will be subject to strict adherence of SOPs, as indicated below:
 - i. Social/religious/sports/entertainment/educational/cultural/religious gatherings, subject to SOP of the State/UT concerned.
 - ii. Cinema halls and theatres, subject to a revised SOP to be issued by Ministry of Information & Broadcasting in consultation with MHA.
 - iii. Swimming pools, subject to a revised SOP to be issued by Ministry of Youth Affairs & Sports (MoYA&S) in consultation with MHA.
 - iv. Exhibition halls, subject to a revised SOP to be issued by the Department of Commerce in consultation with MHA.

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- 6. For further opening up of international air travel of passengers, Ministry of Civil Aviation (MOCA) may take a decision in consultation with Ministry of Home Affairs (MHA).
- 7. SOPs, as updated from time to time, have been prescribed for various activities. These include: movement by passenger trains; air travel; metro trains; schools; higher educational institutions; hotels and restaurants; shopping malls, multiplexes and entertainment parks; yoga centres and gymnasiums, etc. These SOPs shall be strictly enforced by the authorities concerned, who shall be responsible for their strict observance.

Local restrictions

8. There shall be no restriction on inter-State and intra-State movement of persons and goods including those for cross land-border trade under Treaties with neighbouring countries. No separate permission/approval/e-permit will be required for such movements.

Protection of vulnerable persons

9. Persons above 65 years of age, persons with co-morbidities, pregnant women, and children below the age of 10 years are advised to take necessary precautions.

Use of Aarogya Setu

10. Use of Aarogya Setu may continue on best effort basis on compatible mobile phones. This will facilitate timely provision of medical attention to those individuals who are at risk.

Strict enforcement of the guidelines

- 11. All the District Magistrates shall strictly enforce the above measures. For the enforcement of social distancing, State/UT Governments may, as far as possible, use the provisions of Section 144 of the Criminal Procedure Code (CrPC) of 1973.
- Any person violating these measures will be liable to be proceeded against as per the provisions of Section 51 to 60 of the Disaster Management Act, 2005, besides legal action under Section 188 of the IPC, and other legal provisions as applicable. Extracts of these penal provisions are at Annexure II.

Union Home Secretary

and, Chairman, National Executive Committee

NATIONAL DIRECTIVES FOR COVID-19 MANAGEMENT

- Face coverings: Wearing of face cover is compulsory in public places; in workplaces; and during transport.
- 2. Social distancing: Individuals must maintain adequate distance in public places.
 - Shops will ensure physical distancing among customers.
- 3. Spitting in public places will be punishable with fine, as may be prescribed by the State/ UT local authority in accordance with its laws, rules or regulations.

Additional directives for Work Places

- 4. Staggering of work/ business hours will be followed in offices, work places, shops, markets and industrial & commercial establishments.
- 5. Screening & hygiene: Provision for thermal scanning, hand wash or sanitizer will be made at all entry points and of hand wash or sanitizer at exit points and common areas.
- 6. Frequent sanitization of entire workplace, common facilities and all points which come into human contact e.g. door handles etc., will be ensured, including between shifts.
- 7. Social distancing: All persons in charge of work places will ensure adequate distance between workers, adequate gaps between shifts, staggering the lunch breaks of staff, etc.

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Offences and Penalties for Violation of Lockdown Measures Section 51 to 60 of the Disaster Management Act, 2005

- 51. Punishment for obstruction, etc.—Whoever, without reasonable cause—
 - (a) obstructs any officer or employee of the Central Government or the State Government, or a person authorised by the National Authority or State Authority or District Authority in the discharge of his functions under this Act; or
 - (b) refuses to comply with any direction given by or on behalf of the Central Government or the State Government or the National Executive Committee or the State Executive Committee or the District Authority under this Act,

shall on conviction be punishable with imprisonment for a term which may extend to one year or with fine, or with both, and if such obstruction or refusal to comply with directions results in loss of lives or imminent danger thereof, shall on conviction be punishable with imprisonment for a term which may extend to two years.

- 52. Punishment for false claim.—Whoever knowingly makes a claim which he knows or has reason to believe to be false for obtaining any relief, assistance, repair, reconstruction or other benefits consequent to disaster from any officer of the Central Government, the State Government, the National Authority, the State Authority or the District Authority, shall, on conviction be punishable with imprisonment for a term which may extend to two years, and also with fine.
- 53. Punishment for misappropriation of money or materials, etc.—Whoever, being entrusted with any money or materials, or otherwise being, in custody of, or dominion over, any money or goods, meant for providing relief in any threatening disaster situation or disaster, misappropriates or appropriates for his own use or disposes of such money or materials or any part thereof or wilfully compels any other person so to do, shall on conviction be punishable with imprisonment for a term which may extend to two years, and also with fine.
- 54. Punishment for false warning.—Whoever makes or circulates a false alarm or warning as to disaster or its severity or magnitude, leading to panic, shall on conviction, be punishable with imprisonment which may extend to one year or with fine.
- 55. Offences by Departments of the Government.—(1) Where an offence under this Act has been committed by any Department of the Government, the head of the Department shall be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly unless he proves that the offence was committed without his

knowledge or that he exercised all due diligence to prevent the commission of such offence.

- (2) Notwithstanding anything contained in sub-section (1), where an offence under this Act has been committed by a Department of the Government and it is proved that the offence has been committed with the consent or connivance of, or is attributable to any neglect on the part of, any officer, other than the head of the Department, such officer shall be deemed to be guilty of that offence and shall be liable to be proceeded against and punished accordingly.
- 56. Failure of officer in duty or his connivance at the contravention of the provisions of this Act.—Any officer, on whom any duty has been imposed by or under this Act and who ceases or refuses to perform or withdraws himself from the duties of his office shall, unless he has obtained the express written permission of his official superior or has other lawful excuse for so doing, be punishable with imprisonment for a term which may extend to one year or with fine.
- 57. Penalty for contravention of any order regarding requisitioning.—If any person contravenes any order made under section 65, he shall be punishable with imprisonment for a term which may extend to one year or with fine or with both.
- 58. Offence by companies.—(1) Where an offence under this Act has been committed by a company or body corporate, every person who at the time the offence was committed, was in charge of, and was responsible to, the company, for the conduct of the business of the company, as well as the company, shall be deemed to be guilty of the contravention and shall be liable to be proceeded against and punished accordingly:

Provided that nothing in this sub-section shall render any such person liable to any punishment provided in this Act, if he proves that the offence was committed without his knowledge or that he exercised due diligence to prevent the commission of such offence.

(2) Notwithstanding anything contained in sub-section (1), where an offence under this Act has been committed by a company, and it is proved that the offence was committed with the consent or connivance of or is attributable to any neglect on the part of any director, manager, secretary or other officer of the company, such director, manager, secretary or other officer shall also, be deemed to be guilty of that offence and shall be liable to be proceeded against and punished accordingly.

Explanation.—For the purpose of this section—

- (a) "company" means anybody corporate and includes a firm or other association of individuals; and
- (b) "director", in relation to a firm, means a partner in the firm.

- 59. Previous sanction for prosecution.—No prosecution for offences punishable under sections 55 and 56 shall be instituted except with the previous sanction of the Central Government or the State Government, as the case may be, or of any officer authorised in this behalf, by general or special order, by such Government.
- 60. Cognizance of offences.—No court shall take cognizance of an offence under this Act except on a complaint made by—
 - (a) the National Authority, the State Authority, the Central Government, the State Government, the District Authority or any other authority or officer authorised in this behalf by that Authority or Government, as the case may be; or
 - (b) any person who has given notice of not less than thirty days in the manner prescribed, of the alleged offence and his intention to make a complaint to the National Authority, the State Authority, the Central Government, the State Government, the District Authority or any other authority or officer authorised as aforesaid.

B. Section 188 in the Indian Penal Code, 1860

Whoever, knowing that, by an order promulgated by a public servant lawfully empowered to promulgate such order, he is directed to abstain from a certain act, or to take certain order with certain property in his possession or under his management, disobeys such direction, shall, if such disobedience causes or tends to cause obstruction, annoyance or injury, or risk of obstruction, annoyance or injury, to any person lawfully employed, be punished with simple imprisonment for a term which may extend to one month or with fine which may extend to two hundred rupees, or with both; and if such disobedience causes or trends to cause danger to human life, health or safety, or causes or tends to cause a riot or affray, shall be punished with imprisonment of either description for a term which may extend to six months, or with fine which may extend to one thousand rupees, or with both.

Explanation.—It is not necessary that the offender should intend to produce harm, or contemplate his disobedience as likely to produce harm. It is sufficient that he knows of the order which he disobeys, and that his disobedience produces, or is likely to produce, harm.

Illustration

An order is promulgated by a public servant lawfully empowered to promulgate such order, directing that a religious procession shall not pass down a certain street. A knowingly disobeys the order, and thereby causes danger of riot. A has committed the offence defined in this section.

Standard Operating Procedures on preventive measures to contain spread of COVID-19 during social/ academic/ sports/ entertainment/ cultural/ religious and other congregations

1. Background

Due to re-opening of all activities, we may witness gatherings of large number of people in specified locations due to social/ academic/ sports/ entertainment/ cultural/ religious and other congregations, etc. These events may last a day or a week or more. To prevent spread of COVID-19 infection, it is important that necessary preventive measures are followed during such events.

2. Scope

- This document outlines various generic precautionary measures to be adopted in addition to specific measures to be taken at locations to prevent spread of COVID-19. No social/ academic/ sports/ entertainment/ cultural/ religious and other congregations as enumerated in para 1 above will be allowed in Containment Zones.
- Persons above 65 years of age, persons with co-morbidities, pregnant women and children below the age of 10 years are advised to stay at home. This applies to the event managers and staff as well.
- The competent authority may implement additional measures within their jurisdiction as per their local assessment and in line with activities permitted by Ministry of Home Affairs-(MHA) as per MHA orders issued under Disaster Management Act, 2005 from time to time.

3. General Directions

In social/ academic/ sports/ entertainment/ cultural/ religious and other congregations, limit of number of persons will be as under:-

- i. In closed spaces, a maximum of 50% of the hall capacity will be allowed, with a ceiling of 200 persons. Wearing of face masks, maintaining social distancing, provision of thermal scanning and use of hand wash or sanitizer will be mandatory in all such venues.
- ii. In open spaces, keeping the size of the ground/space in view, and with strict observance of social distancing, mandatory wearing of face masks, provision of thermal scanning and hand wash or sanitizer, the gathering can exceed 200 persons.

4. Administrative requirements

The social/ academic/ sports/ entertainment/ cultural/ religious and other congregations are mass events. Hence the following administrative requirement are advised:

- i. Identify spatial boundaries and prepare a detailed site plan which would facilitate compliance with thermal screening, physical distancing, sanitization etc.
- ii. In case of events that run for days or weeks, the crowd density doesn't remain the same throughout and usually peaks around certain hours of the day and some



previously known auspicious days. Planning for the event should specifically factor this, so that crowds are regulated and managed to ensure physical distance and frequent sanitization.

- iii. Events planned to last for many days or weeks such as exhibitions, fairs, puja pandals, ramlila pandals or concerts and plays should have adequate measures to ensure a cap on physical numbers. Staggered timings and restricted entry may be considered.
- iv. Volunteers should be appropriately stationed to ensure thermal scanning, physical distancing and wearing of masks.
- v. The guidelines issued for theatre and cinema artists will apply to stage performers.
- vi. Adequate supplies of sanitizers, thermal guns and physical distancing floor markings to be ensured.
- vii. Pre-identification of space/ site in each event venue for isolation of suspect cases.
- viii. Close circuit cameras etc., if feasible, may be considered to monitor compliance of physical distance norms, wearing of masks at each venue.
 - ix. All events must plan for medical care arrangements with linkages to nearest hospitals to attend to health emergencies.

5. Generic preventive measures

The generic preventive measures that include simple public health measures are to be followed to reduce the risk of COVID-19. These measures need to be observed by all; the event managers, the organizational staff and the public visiting the festivities and are as follows:

- i. Individuals must maintain a minimum distance of 6 feet in public places as far as feasible.
- ii. Use of face covers/masks to be mandatory all times.
- iii. Practice frequent hand washing with soap even when hands are not visibly dirty. Use of alcohol-based hand sanitizers can be made wherever feasible.
- iv. Respiratory etiquettes to be strictly followed. This involves strict practice of covering one's mouth and nose while coughing/sneezing with a tissue/handkerchief/flexed elbow and disposing off used tissues properly.
- v. Self-monitoring of health by all and reporting any illness at the earliest to State and District Helpline (Toll Free No. 104 or 1077).
- vi. Spitting should be strictly prohibited.
- vii. Installation & use of Aarogya Setu App shall be advised to all.
- 6. All social/ academic/ sports/ entertainment/ cultural/ religious and other Congregations shall also ensure:

a) Planning of events

i. A plan should be prepared well in advance about conduct of each activity social/academic/sports/entertainment/cultural/religious and other congregations), with

- all relevant stakeholders including event organizers, business owners, market associations, etc.
- ii. Social/ academic/ sports/ entertainment/ cultural/ religious and other congregations shall be permitted only outside the Containment Zones. Organizers/staff/visitors from Containment Zones shall not be permitted. People residing inside Containment Zones may be encouraged to observe all festivals inside their homes and not move out.
- iii. Keeping in view the physical distancing norms, event sites should have adequate floor area and proper markings at all locations which are likely to be visited by public.
- iv. Adequate manpower shall be deployed/ arranged by the organizers to ensure observance to physical distancing norms and other preventive measures at all times.
- v. Appropriate arrangements for personal protection gears like face covers/masks, and other logistic like hand sanitizers, soap, sodium hypochlorite solution for sanitizing frequently touched surfaces etc. shall be made available by event organizers/business owners for their staff as per requirements.
- vi. Event organizers/business owners may make suitable provisions for contact less payment as far as possible.
- vii. A simple do's and don'ts advisory may be circulated / displayed prominently at each event venue.
- viii. Posters/standees/AV media on preventive measures from COVID-19 must be displayed prominently at the event sites.
 - ix. All event managers shall brief the stall owners/staff on the Standard Operating Procedures of Ministry of Health and Family Welfare in the context of COVID.
 - x. The event sites should have a designated isolation room/ space for isolating any person found symptomatic during events/shows/rallies, till such time that medical help is available.

b) Entry and exit to the event site

- i. Preferably multiple and separate entry and exits for visitors shall be ensured. The structure/space/venue for the event must also ensure adequate natural cross-ventilation.
- ii. Entrances to have mandatory hand hygiene and thermal screening provisions.
- iii. Only those staff and visitors who are free of symptoms shall be allowed inside the venue.
- iv. Anyone found symptomatic during thermal screening should be politely refused entry and advised to seek immediate medical care.
- v. All staff and visitors to be allowed entry only if using face cover/masks. The face cover/mask has to be worn by all at all times while in public places.
- vi. Physical distance of a minimum of 6 feet, when queuing up for entry and inside the venue as far as feasible. Specific marking for the purpose may be done.

- vii. Proper crowd management inside and outside premises like parking lots, waiting areas, stalls and eateries etc. duly following physical distancing norms shall be ensured.
- vili. For entry into the religious places, shoes / footwear to be preferably taken off inside own vehicle. If needed, they should be kept in separate slots for each individual / family by the persons themselves.
 - ix. Specific markings may be made with sufficient distant to manage the queue and ensure social distancing in the premises/venue.
 - x. Preferably separate entry and exits for visitors shall be organized.
 - xi. Maintain physical distancing of a minimum of 6 feet at all times when queuing up for entry or exit.

c) Movement within the event venue

- i. The number of visitors inside the event venue shall be restricted in closed spaces, a maximum of 50% of the hall capacity will be allowed, with a ceiling of 200 persons and in open spaces keeping in view the size of the ground/space in view and with strict observance of social distancing and in accordance with the order issued by Ministry of Home Affairs from time to time.
- ii. Only asymptomatic persons will be allowed entry to the venue/event.
- iii. Seating arrangement in the halls, pandaals, food courts, shows, etc. must ensure adequate physical distancing. Staggering of seat arrangements shall be done.
- iv. Any shops, stalls, cafeteria etc., outside and within the premises too shall follow physical distancing norms at all times.
- v. Arrangements for safe drinking water, if required, should be made (preferably with provision for disposable cups/glasses) in the event premises.
- vi. For air-conditioning/ventilation, the guidelines of CPWD shall be followed which emphasize that the (i) temperature setting of all air conditioning devices should be in the range of 24 30°C, (ii) relative humidity should be in the range of 40–70%, (iii) recirculation of air to be avoided to the extent possible, (iv) intake of fresh air should be as much as possible and (v) cross ventilation should be adequate.
- vii. In religious places, touching of statues/idols / holy books etc. shall not be allowed and queues of devotees must adhere to social distancing norms.
- viii. Community kitchens/langars / "Ann-daan", etc. at event venue should follow physical distancing norms while preparing and distributing food.
 - ix. Community kitchen managers and business owners of food outlets to ensure adherence to highest level of personal and environmental hygiene all the time, especially at the time of preparing, serving /eating meals and after disposal.

d) Sanitation and Hygiene

i. Effective and frequent sanitation within the premises shall be maintained with particular focus on commonly touched surfaces/areas including lavatories, drinking and hand washing stations/areas.

- ii. Cleaning and regular disinfection (using 1% sodium hypochlorite) of frequently touched surfaces (doorknobs, elevator buttons, handrails, que barricades, seats, benches, washroom fixtures, etc.) to be made mandatory in all public utility common areas.
- iii. Visitors and staff should be advised to dispose of used face covers I masks in covered bins available at the premises. The waste thus generated may be disposed of in accordance with the hazardous waste disposal guidelines.

e) SOP to be followed in case of a suspect case or person who develops symptoms during the conduct of the event

- i. Place the ill person in a room or area where they are isolated from others.
- ii. The person will remain isolated while wearing a mask/face cover till such time he/she is examined by a doctor.
- iii. If symptoms deteriorate, inform the nearest medical facility (hospital/clinic) or call the State or District Helpline.
- iv. A risk assessment shall be undertaken by the designated public health authority (district RRT/treating physician) and accordingly further action be initiated regarding management of case, his/her contacts and need for disinfection.
- v. Disinfection of the premises to be taken up if the person is found positive.

7. Powers and Functions of District Administration

- The District Administration will take adequate measures to implement these SOPs.
- DRR Volunteers and IAG Network may be utilized to educate masses and enforce these measures.



2. After detailed discussion the following account

Annexure - C

1. Containment Strategy

| Sr. No. | Activity | Suggestive Action Plan | Responsible Officer (s) |
|---------|-------------------|---|-------------------------|
| 1 | | Notification of Zone | SDM |
| 2 | | Identification of Hot Spots Aggressive testing in Hotspots Containment Measures in Hotspots | SDM and BOM |
| 3 | Containment Zones | Enforcement of Notification & Deployment of Police Personnel | SDPO/SHO |
| 4 | | Random Sampling/Sampling in Containment Zone | ВМО |
| 5 | | Coordination for Making available essential services/ items in Containment Zones | SDM |
| 6 | | • IEC Activities in Containment Zones | ВМО |
| 7 | Sampling | Random Sampling from people involved in essential services Random Samples from Markets, offices and other private establishments | |

| | | Formation of Sampling Teams to different areas | | |
|----|-----------------|--|--|--|
| 8 | | Police Protection to Sampling Team & Deployment of at least police personnel with the Team | SDPO/ SHO | |
| 9 | Contact Tracing | Contact tracing of positive cases within 48 hours Testing of primary contacts Random Sampling of infected area Extensive testing in areas severely affected | BMO to be assisted by SDM with his field officials | |
| 10 | Reporting | Sending daily / weekly reports to DEOC | All concerned officers | |

II. Enforcement of COVID Appropriate Behaviour

| Sr. No. | Location | Suggestive Action Plan | Responsible Officer (s) |
|---------|----------------------------------|---|---|
| 1 | | Deployment of Police for enforcement | SDPO/SHO |
| 2 | | Deployment of Officials / Volunteers | SDM |
| 3 | Market Places & Other crowded | Joint Patrolling by Magistrates and Police – at least once a week | SDM & SDPO/SHO |
| 4 | places | Random Sampling/ Sampling from markets & other crowed places | BMO |
| 5 | | Enforcement of Availability of Hand Sanitizers in Shops and other places like Banks, etc. | SDM & SDPO/SHO Owner of the Shop / Establishment |
| 6 | | Ensuring order in market place – proper parking of vehicles, removal of encroachment of public space, ensuring orderly entry and exit to shops / establishment No mask, No Service | |
| 7 | | Challan for Violation | SDPO / SHO |
| 8 | Offices | Fixing Responsibility for compliance in offices Regular surprise checks by HOO in Branches No Mask, No service Ensuring that officials don' leave station during working | |

| | | Saturday working hours "Work from Home Day" • Work is actually allotted to officers / officials for "Work from Home" and adequately documented and monitored | |
|----|-----------|---|--|
| 9 | IEC | Display of hoardings Miking in crowded and public places by LPG vans and other modes Education of Masses Use of Social Media Putting Policeman Cut-outs | As already indicated in District COVID Action Plan |
| 10 | Reporting | Daily / weekly report to DEOC | All concerned officers |

III. Regulation of Social and Other Functions/Congregations

| Sr. No. | Activity | Suggestive Action Plan | Responsible Officer (s) |
|---------|-------------------------|--|-------------------------|
| | Preparation of Database | All permissions to be given through covid.hp.gov.in application Use covid.hp.gov.in application to daily generate data & sharing it with all stakeholders Ensuring that the pre-event counselling teams visit the house/venue Ensuring that the houses / venue is checked during the event by Magistrates / Sector Officers | SDM |
| 2 | Testing for COVID 19 | Random sampling of house/ village or venue where social function took place after some time as may deem fit to check infections | ВМО |
| 3 | Challan for Violation | Booking of violators | SDPO / SHO |
| 4 | Reporting | Daily / weekly reports to DEOC | Concerned Officer |

IV. Action Plan/Directions with respect to order of Hon'ble High Court passed on 03.12.2020 in CWPIL No. 11 of 2020 a/w CWP No. 2687 of 2020

| Sr. No. | Directions of HHC | Suggestive Action to be taken | Responsible Officer (s) |
|------------|--|--|----------------------------|
| 1 | The State shall ensure that senior doctors in all the notified COVID hospitals visit the ward on regular basis in accordance with the instructions issued by the Government. | Wearing of name plates by doctors Log registers Regular monitoring Installation of CCTVs | Principle MC CMO |
| 2 | The State is directed to consider the feasibility of having liquid oxygen tankers stationed at all the notified COVID hospitals. | Tie up with Department of H & FW for setting up of 400 litres per minute oxygen plant as proposed | Principal MC |
| 3 | Respondents to ensure that the manpower hired temporarily on outsource basis through authorised service providers be appointed as expeditiously as possible and in no event later than 5 th December, 2020. | Follow up with service providers Hiring of Microbiologist too to boost testing on outsource basis | |
| 4 | The State is directed to ramp up the testing by adopting the approved measures by associating private Labs or their technicians, or both. | Microbiologist through outsourcing basis Ensuring 24 x 7 running of RT PCR Lab. Timely up-dation of data and sharing it with all concerned. | |
| 5 | It shall be mandatory for the sample collecting authority to obtain contact number, e-mail id, if any, apart from other details like age, address etc. at the time of taking samples, so that the result of the test can be communicated on e-mail, whatsapp etc. Such report be supplied in a time bound manner and in no event beyond 48 hours, bearing in mind the necessary protocols. | to 350 samples per day Hiring of all require manpower to increase the capacity Running of RT PCR for 24 7 basis Sharing of reports and desired | CMO d s X |
| 6 | Wide publicity be given in the news, print and social media regarding testing that are to be conducted in walk-in kiosk in all the towns like Shimla, Mandi, Dharamshala, Kullu, Solan, Una, Hamirpur, Bilaspur etc. for the collection of samples during the prefixed time every day. | Sharing information with stakeholders Deployment of doctors to testing Publicity thereof | for |
| 7 | A dedicated helpline in all the COVID Hospitals be notified so that the family members, near and dear ones of the COVID patients can get in touch with such patients to know about his/her well-being etc viii. Such patients, who are willing to afford, be | • Wide publicity of number | CAAO` |

| 8 | permitted to have trained nursing attendant at their own costs as this would be a long way to reduce the burden on the hospital staff. It be ensured that wrapping up of the dead body(ies) of those COVID patients, who unfortunately succumb to the disease, under no circumstances is/are carried out/done in the Ward and the body is removed immediately from the Ward. It be ensured that the toilets are kept in clean and hygenic condition round a clock and a dedicated | Notification of protocol/ SOPs for COVID hospitals Identification and notification of areas for wrapping of bodies Removal of body immediately Putting up appropriate | Principal MC Principal MC |
|----|--|--|---------------------------------|
| 9 | helpline be provided to the patients, in case, they have any complaint regarding not only the toilets but other facilities | Adequate Supervision | CMO |
| 10 | Provisions for hot water and steamer(s) be made by providing those in adequate quantities along with electricity extension boxes. | mechanism • Adequate Supervision | Principal MC CMO |
| 11 | The rules regarding the wearing of mask, social distancing and quarantine be strictly enforced by associating not only the local police but also by engaging the employees of the Municipal Corporation, Home Department and local volunteers. | Regular visit to public places like markets by Police, Magistrates | SDMs BDOs Eos / Secretary ULB |
| 12 | It be ensured that no person or family is ostracised by the Society only because the family is COVID positive. | Advocacy and IEC Action in case of any complaint / case | SDPOs and SHOs CMO BDOs PO ICDS |
| 13 | No social or public gathering shall be permitted henceforth without the prior approval of the Magistrate with intimation to the local police station who shall then be duty bound to ensure that such gathering does not exceed the prescribed limit. In addition, thereto, it shall also be the duty and responsibility of the office bearers of the Panchayati Raj Institutions and local urban bodies, as the case may be, to ensure that the protocols and procedures including wearing of mask, social distancing, home isolation, public gathering etc. are strictly adhered to. | taking place as being granted permission / registered in COVID portal Visit to location / household by Asha, Anganwadi worker, PRIs / ULBs, Patwari, Panchayat Secretary, etc. before and during the event | SHOs CMO BDOs PO ICDS |

| 14 | It be ensured that every person, more particularly, who are engaged in delivery of essential services observe SoPs strictly and their test be conducted on priority basis. | Surprise chacks by Magistrates and or Sector Officers Testing of cooks (boties) / Catering staff Random testing in village /locality for COVID 19 to check infection Surprise visits by SDPOs and Magistrates and Police Random testing for COVID CMO 19 Enforcement and Challan All HOOs | |
|----|--|---|-----|
| 15 | The patients undergoing treatment at home will be contacted by dedicated medical personnel at least twice a day over his/her telephone so as to monitor the treatment at home. | Phone calls by dedicated CMO spms of doctors Random calls by Health and BMOs Revenue Officers | |
| 16 | The State will ensure that the medicine kits being provided to patients undergoing treatment at home are of good and standard quality so as to remove | Check on distribution of kits Random feedback of DEOC patients | |
| 17 | The State would also consider having flexi or staggered office time from 9:30 a.m. for the first shift and 10:00 a.m. for the second shift which shall finish at 4:30 p.m. and 5:00 p.m., respectively This | Issue of duty roaster Chamba | |
| 18 | The general public be educated about COVID19 by hoardings, messages through Radio, T.V., booklets etc. by convincing them that it is a collective fight by the society and no one should violate the regulations, procedures and protocols. The people should also be educated about the infection of the | Putting up of Hoarding IEC through printed material Jingles Miking through LPG vans Reporting to DEOC As indicated District COVI Action Plan | ID |
| 19 | Corona, its prevention and treatment. The Director General of Police is directed to depute extra police personnel(s) from the battalion and other places so as to ensure that no one unnecessarily leaves or enter the containment | Deployment of Police personnel in all notified containment Zones SDPOs & SH Personnel in all notified Containment Zones | IOs |
| 20 | All those involved in COVID duties irrespective of their rank and files, are restrained from going on strike/dharna and, in case, any one of them have any difficulty, then they are at liberty to approach this Court individually or through the learned Amicus Curiae for redressal thereof, but under no circumstances they would resort to arm twisting by resorting to strike or dharna. In case, any one of them resort(s) to such mis-adventure, then in addition to any other action, which respondents | | |

| | terminating the services of such employees, he/they shall be liable to be prosecuted and punished for contempt under the Contempt of Courts. Act for deliberately disobeying the directions of the Court. | | |
|----|---|--|--------------|
| 21 | Ambulances six in number which are fitted with sentiations and other equipments and are stated to be idle shall be put to use forthwith | Identification of more ambulances Getting more ambulances under CSA Activation of existing ambulances lying idle Roping in NGOs | ADC |
| 77 | Adequate permission be made for der rest etc for those who have theer deputed in connection with COVIC 35 duries and if found necessary assistance of technic (translation institutions may be faken | • Putting in place adequate measures | Principal MC |

Note Action on all the above points along with ATR on District COVID Action Plan will be reviewed on regular basis.

संख्याः ई०डी०एन०-गी-गी(14)-12/2018 रिमाचल प्रदेश रारकार तच्चतर शिक्षा गिगाम

प्रेषक

सिवा (शिक्षा). हिमाचल प्रदेश रारवगर

त्र_{वि}र्प

- 1. निदेशक, उच्चत्तर शिक्षा विगाग, हि0 प्र0, शिमला-17100\$
- निदेशक, प्रारम्भिक शिक्षा विभाग,
 हि0 प्र0, शिमला−17100%
- 3. राज्य परियोजना निदेशक, समग्र शिक्षा अभियान, हि0 प्र0, शिमला-1
- 4. निदेशक तकनीकी शिक्षा, व्यवसायिक व औद्यौगिक प्रशिक्षण दिभाग, हि0 प्र0, रिथत सुन्दरनगर,जिला मंडी,

दिनांकः शिमला-171002.

18 1 2021

विषय:-

हिमाचल प्रदेश में शैक्षणिक संस्थानों को पुनः खोलने बारे।

महोदय.

उपरोक्त विषय पर मुझे इस विभाग के समसंख्यक पत्रों दिनांक 08.10. 2020 और 07.01.2021 की निरंतरता में सरकार द्वारा शैक्षणिक संस्थानों को पुनः खोलने बारे लिए गए निम्नलिखित निर्णय एवं उससे सम्बन्धित दिशानिर्देशों को सम्प्रेषित करने का निर्देश हुआ है :-

i) ग्रीष्म कालीन अवकाश वाले राजकीय विधालयों में दिनांक 27.01.2021 से



सभी अध्यापक विद्यालय में उपरिश्रत होगें। विद्यालय प्रबंधन भारत सरकार हारा दिनांक 05.10.2020 को जारी एरा.ओ.पी. के अनुसार सैनिटाइजेशन व शिक्षण कार्य की व्यवस्था करेगा।

- ii) ग्रीष्म कालीन अवकाश वाले विद्यालयों में दिनांक 01.02.2021 से कक्षा 5, कक्षा 8 से कक्षा 12 तक के विद्यार्थी एरा.ओ.पी. का पालन करते हुए शिक्षा ग्रहण करें में। विद्यालय प्रबंधन यह सुनिश्चित करेगा कि मास्क, दो गज की दूरी तथा हैं ड सैनिटाइजेशन की प्रक्रिया का पूर्ण तौर पर पालन किया जाए।
- iii) शीतकालीन अवकाश की समाप्ति पर दिनांक 15.02.2021 से शीतकालीन अवकाश वाले राजकीय विद्यालयों में भी कक्षा 5, कक्षा 8 से कक्षा 12 तक के विद्यार्थी एस.ओ.पी. का पालन करते हुए शिक्षा ग्रहण करेंगे।
- iv) हर घर पाठशाला के माध्यम से सभी कक्षांओं के लिए ऑनलाइन शिक्षण व्यवस्था भी जारी रहेगी।
- v) प्रदेश में स्थित निजी विद्यालय भी उपरोक्त व्यवस्था अपना सकते हैं।
- vi) शीतकालीन अवकाश के उपरांत दिनांक 08,02.2021 से प्रदेश के समी महाविद्यालय एस.ओ.पी. का पालन करते हुए शिक्षण हेतु खुलेगें।
- vii) प्रदेश में आई.टी.आई, पॉलिटेकनिक, व इजीनियरिंग संस्थान मी दिनाक 01.02.2021 से शिक्षण हेतु खुलेगें।

उपरोक्त के महेनजर आपसे तदानुसार कार्यवाही करने तथा इन निर्णयों / दिशानिर्देशों को छात्रों और अभिमावकों की सूचना हेतू सार्वजनिक करने एवं विमागीय पोर्टल (official website) पर भी प्रकाशित करें।

गवदीय,

(वेद-प्रकाश) संयुक्त राचिव (उच्च शिक्षा)

हिगाचल प्रदेश संस्कार,

पृष्ठांकन स0ः

दिनांकः शिगला-171002, 18 1 2021

प्रतिलिपि निम्न को सूचनार्थ एवं आवश्यक कार्यवाही हेतु प्रेषित है—

- 1. प्रधान सिचव, (सामान्य प्रशासन) हि0 प्र0 सरकार, शिमला—171002 को मन्त्रीमंडल की 16.01.2021 को सम्पन्न हुई बैठक में मद संख्या 15 के अन्तर्गत लिए गए निर्णय की अनुपालना के संदर्भ में ।
- 2. सचिव, (तकनीकी शिक्षा), हि0 प्र0 सरकार, शिमला को आवश्यक कार्यवाही हेतु।
- 3. सचिव, हि0 प्र0 स्कूल शिक्षा बोर्ड, धर्मशाला, जिला कांगडा, हि0 प्र01
- 4. प्रधानाचार्य, SCERT, सोलन, जिला सोलन, हि0 प्र0।

(वेद प्रकार) संयुक्त सचिव (उच्च शिक्षा) हिमाचल प्रदेश सरकार,

उच्चतर शिक्षा निदेशालय, हिमाचल प्रदेश

पृष्ठांकन संख्याः- ईडीएन-एच(पीएस/डीएचई)-01/2021- दिनांकः 19.01.2021

प्रतिलिपि:-

- 1. सचिव (शिक्षा), हिमाचल प्रदेश सरकार, शिमला-171002
- 2. निदेशक, प्रारम्भिक शिक्षा-हिमाचल प्रदेश, शिमला-171001
- 3. समस्त उपनिदेशक, उच्चतर शिक्षा/प्रारम्भिक शिक्षा, हिमाचल प्रदेश
- 4. प्राचार्य, समस्त राजकीय महाविद्यालय, निजि महाविद्यालय, 95% सहायता प्राप्त निजि महाविद्यालय एवं प्रधानाचार्य/मुख्याध्यापक, समस्त राजकीय एवं निजि विरिष्ट माध्यिमिक/उच्च पाठशालाएं, हि.प्र. को इस आशय सिहत प्रेषित है कि विद्यार्थियों के आवागमन, दैनिक समय सारिणी एवं मध्याहन अवकाश की व्यष्टियोजना (Microplan) सम्बन्धित जिला उपनिदेशकों के माध्यम से विभाग को 29.01.2021 तक उपलब्ध करवाएं। इसके अतिरिक्त सभी प्राचार्यों, प्रधानाचार्यों एवं मुख्याध्यापकों को संस्थानों में विद्यार्थियों की संख्या व कक्षा विशेष में विद्यार्थियों की संख्या को देखते हुए विद्यार्थियों को वैकिल्पिक दिवसों में बुलाने हेतू भी प्राधिकृत किया जाता है।

(डा. अमरजीत कुमार शर्मा) उच्चतर शिक्षा निदेशालय, हि.प्र.