

**GOVERNMENT OF TELANGANA  
MUNICIPAL ADMINISTRATION DEPARTMENT**

O/o. the Commissioner & Director of  
Municipal Administration,  
TS., Hyderabad.

**CIRCULAR**

**Roc. NO. 244082/2020/A2, Dt.01/10/2020**

**Sub:** Establishment – O/o C&DMA – Telangana, Hyderabad – Claims of certain in-eligible part time / full time and NMR's for regularization of services – Certain instructions -Issued – Reg.

Ref:- Government Memo.No. 7674/TP&E.2/2020-2, Dated:09.09.2020,  
MA&UD (TP&E) Department

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The attention of all the Municipal Commissioners in the State (except GHMC) are invited to the reference cited and they are informed that, the Government while discussing the issue of certain NMRs working in Khammam Municipal Corporation and observations of the Hon'ble High Court directions issued in various W.Ps filed for regularizing services of certain NMRs, the Government have authorized the Municipal Commissioners concerned to pass necessary rejection orders at their level in respect of those in-eligible NMRs claims for regularization of their services based on the recommendations of the Committee constituted vide G.O.Rt.No.566, dt:11.8.2016 for examining the claims of NMRs for regularization of their services in terms of the Government orders issued vide G.O.Ms.No.212 Finance & Planning (FW.PC.III) Dept, Dated: 22.04.1994 & G.O.Ms.No.118 Finance & Planning (Fin Wing. PC.III) Dept, Dated: 18.8.1999, as the Municipal Commissioners concerned are the appointing authorities for part time/ full time and NMRs. Further, the Government have also clarified that, the NMRs regularization proposals which are not considerable in terms of the Government orders issued vide G.O.Ms.No.212 Finance & Planning (FW.PC.III) Dept, Dated: 22.04.1994 & G.O.Ms.No.118 Finance & Planning (Fin Wing. PC.III) Dept, Dated: 18.8.1999 are need not to forward to Government for issuing rejection orders and they shall be finalized at Municipality/Municipal Corporation level based on the Committees recommendations constituted for the purpose. Further, they are informed that, the Government have also advised all for not to use the word of "Outsourcing NMRs" in their correspondence/proposals.

2. In view of the above, all the Municipal Commissioners of Municipal Corporations / Municipalities are hereby instructed to examine the proposals for regularization the services of part time/ full time NMRs working in their ULBs with reference to all the conditions mentioned in G.O.Ms.No.212 Finance & Planning (FW.PC.III) Dept, Dated: 22.04.1994 and if they satisfy all the conditions laid therein such proposals shall have to be forwarded to the Committed formed in terms of G.O.Ms.566, dt.11-08-2016, if it is found by the said that the individual has satisfied all the conditions of G.O.Ms.212, the said need to be sent to the Government through proper channel based on the recommendation of the Committee.t
3. Further, the Municipal Commissioner are also instructed to examine the proposals in respect of providing compassionate appointment to the dependents of deceased part time/ full time NMRs in terms of the provisions made in G.O.Ms.No.118 Finance & Planning (Fin Wing. PC.III) Dept, Dated: 18.8.1999 read with G.O.Ms.No.212 Finance & Planning (FW.PC.III) Dept, Dated: 22.04.1994, subject to having the service regularization proposals pending with the competent authority in respect of the deceased

part time/ full time NMRs. for the sake of clarity it is explained that due the administrative reason if the regularization proposals are pending with the authority meanwhile the incumbent died, i.e. on the day when the incumbent died there should be a valid proposal for his service regularization, then only diseased legal heirs can be considered in terms of G.O.No.118, dt.18-08-1999 subject to fulfillment of other conditions and eligibility criteria mentioned therein the guidelines. since the compassionate appointment is not a right to claim the Municipal Commissioner shall make sure every aspect before sending the proposal for providing compassionate appointment to the dependents of deceased part time/full time NMRs, such proposals shall have to be forwarded to the Government through the under signed by placing before the District Level Committee constituted vide G.O.Rt.No.566, dt:11.8.2016 along with its recommendations for issuing necessary orders.

4. Further, in respect of the claims/ representation of in-eligible persons received in connection with service regularization of part time/ full time NMRs and providing compassionate appointment to the dependents of deceased part time/ full time NMRs, the Municipal Commissioners concerned shall pass necessary rejection orders at their level in the capacity of appointing authorities for part time/ full time NMR's based on the recommendations of the Committee constituted vide G.O.Rt.No.566, dt:11.8.2016.

5. Therefore, all the Municipal Commissioners in the state (except GHMC) shall adhere to the above instructions. If any contravention of the above instructions is noticed, stringent action will be initiated against the officers concerned.

**DR N SATYANARAYANA IAS**  
**DIRECTOR OF MPL ADMN**

To  
All the Municipal Commissioners in the State (except GHMC).

Copy to all District Collector in the State (except Hyderabad, Mulugu Districts).  
Copy to all Addl. Collectors (Local Bodies) in the State (except Hyderabad, Mulugu Districts).

Copy to the Regional Director cum Appellate Commissioner of Municipal Administration, Hyderabad & Warangal regions.

**Signature valid**

Digitally signed by Dr N  
Satyanarayana IAS  
Date: 2020.10.01 15:56:22 IST  
Reason: Approved