

From

Director Secondary Education, Haryana  
ShikshaSadan, Sector-5, Panchkula

To

All the District Education Officers and  
all the District Elementary Education Officers  
in the state of Haryana

Memo No. 8/13-2014 PSC2)  
Dated, Panchkula, the 27.8.2015  
28.8.2015

**Subject: Implementation of Rule 134-A of Haryana School Education Rules 2003 amended in 2013.**

Please refer to the subject cited above.

Further, It is stated that in compliance of the order dated 01.04.2015 passed in CWP No. 4925 of 2014 and connected matters, a mechanism for admission in classes IX to XII and II to VIII under Rule 134-A was issued by the department vide letter dated 30.04.2015 and 12.08.2015 respectively. It has come to the notice that some Private Schools are not responding properly to the students seeking admission under Rule 134-A. This is in violation of the directions of the Hon'ble High Court to grant admissions to the meritorious students of the EWS and BPL categories. The relevant extract of the directions is reproduced as under:-

*(vii). The private unaided schools cannot be permitted to deny admission to the children in terms of Section 12(1)(c) and Rule 134-A on the ground that reimbursement has not been made by the government or that any previous reimbursement claims are pending. The schools are obliged to grant admission to the children in terms of the above provisions irrespective of the pendency of any previous claim for reimbursement. Where reimbursement has not been made the schools would have a right to maintain action for recovery of the amount of reimbursement."*

Thus, it is clear from the aforesaid directions that the Private Schools have to give admission to the children as per above direction. Any violation of the directions of the Hon'ble High Court would amount to contempt of Court on the part of the Private Schools.

You are, therefore, requested to ensure the strict implementation of Rule 134-A and the concerned schools may be put to notice that non grant of admission to the eligible students of EWS/BPL categories or demand of any kind of charges like annual charges/funds etc. in any Head or Account whatsoever which has not been approved by the Education Department, not only amount to contempt of court but also the action of the private school concerned shall entail penal consequences of the de-recognition for which no separate Show Cause Notice shall be issued as the schools concerned are openly violating the direction of the Hon'ble High Court issued vide order dated 01.04.2015 and also the spirit of rule 134-A.

  
**Deputy Director (P.S)**  
**for Director Secondary Education,**  
**Haryana, Panchkula**