## Immediate

G.E. TO THE T.S.L.A.-2018

## OFFICE OF THE CHIEF ELECTORAL OFFICER, TELANGANA **GENERAL ADMINISTRATION (ELECTIONS) DEPARTMENT**

5<sup>th</sup> Floor. Buddha Bhavan, MCH Building, Raniguni Road, Secunderabad -500003 

## Note No. 473/Elecs.A/2019-14

## Dated :17-07-2021

Sub : - Elections - General Elections to the Telangana State Legislative Assembly - 2018 - Election Expenses Accounts of 30 numbers of candidates contested from 15 numbers of Assembly defaulted Constituencies - Disgualification Orders of the Election Commission of India, dated.14-07-2021 published in Telangana Gazette No. 26, dated. 16-07-2021 – Uploading Gazette Copy in the website of CEOs portal - Regarding.

Ref: - 1. Election Commission of India Order No. 76/TEL -LA/SOU3/2019,

dated.14-07--2021. (30 Numbers)

2.This office Memo No. 473/Elecs.A/2019-6, dated.15-07-2021 addressed to the Commissioner of Printing, Stationary & Stores Purchase, Telangana State, Hyderabad.

3. Telangana Gazette No. 26, dated. 16-07-2021.

## -000-

Copy of Telangana Gazette Part -V Extraordinary No. 26, dated.16-07-2021 (reference 3<sup>rd</sup> cited ) in which Election Commission of India Orders dated.14-07-2021 disgualifying 30 numbers of defaulted candidates under Section 10A of the Representation of People Act, 1951 contested from 15 numbers of Assembly Constituencies under the jurisdiction of 10 Collectors & District Election Officers during the General Elections to the Telangana State Legislative Assembly -2018 has been published is enclosed herewith for uploading in the website of CEOs portal.

## Dr. SHASHANK GOEL **CHIEF ELECTORAL OFFICER &** E.O.SPL. CHIEF SECRETARY TO GOVERNMENT

To

1. The P.M. I.T. & S.L.A. of this office (w.e.).

2. Spare -1

//FORWARDED::BY ORDER// K-Sa--sp-SECTION OFFICER

R.N.I. No. TELMUL/2016/73158. HSE No. 1051/2020-2022. [ Price : ₹. 40-00.



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# THE TELANGANA GAZETTE part-v extraordinary published by authority

No. 26]

HYDERABAD, FRIDAY, JULY 16, 2021.

## STATUTORY NOTIFICATIONS OF THE ELECTION COMMISSION OF INDIA AND OTHER ELECTION NOTIFICATIONS

- x -

## NOTIFICATIONS BY GOVERNMENT OFFICE OF THE CHIEF ELECTORAL OFFICER, TELANGANA GENERAL ADMINISTRATION DEPARTMENT

(ELECTIONS)

GENERAL ELECTIONS TO THE TELANGANA STATE LEGISLATIVE ASSEMBLY, 2018 - ELECTION EXPENSES ACCOUNTS OF THE DEFAULTED CONTESTED CANDIDATES OF G.E. TO THE T.S.L.A - 2018 - DISQUALIFICATION ORDERS UNDER SECTION 10A OF THE REPRESENTATION OF PEOPLE ACT, 1951 ISSUED VIDE ECI'S ORDERS DATED 14-07-2021 IN RESPECT OF **30** NUMBERS OF DEFAULTED CANDIDATES CONTESTED FROM CERTAIN ASSEMBLY CONSTITUENCIES DURING THE GENERAL ELECTIONS TO THE T.S.L.A - 2018.

> [Memo No.473/Elecs.A/2019-6, Office of the Chief Electoral Officer, Telangana, Dated : 15<sup>th</sup> July, 2021].

The following Order of the Election Commission of India, Nirvachan Sadan, Ashoka Road, New Delhi-110001, Dated 14<sup>th</sup> July, 2021, 23 Asadha, 1943 (Saka) is republished:-

## **ORDER**

<u>No. 76/TEL-LA/2019</u>:- WHEREAS, the General Election for 13-Jukkal (SC) Assembly Constituency of Telangana, 2018 was announced by the Election Commission of India vide Press Note No. ECI/PN/66/2018 dated 06<sup>th</sup> October, 2018; and

**WHEREAS,** as per Section 78 of the Representation of the People Act, 1951 every contesting candidate has to lodge a true copy of his account of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

WHEREAS, the result of the election for 13-Jukkal (SC) Assembly Constituency was declared by the Returning Officer on 11<sup>th</sup> December, 2018 and hence the last date for lodging the account of Election Expenses was 10<sup>th</sup> January, 2019; and

WHEREAS, as per the report dated 18<sup>th</sup> January, 2019 submitted by the District Election Officer, Kamareddy District, Telangana, **G. Srinivas**, a contesting candidate from 13-Jukkal (SC) Assembly Constituency, 2018 from Telangana has failed to lodge account of election expenses, as required under law; and

WHEREAS, on the basis of the said report of the District Election Officer, a Show-Cause notice No. **76/TEL-LA/2019**, dated 17<sup>th</sup> July, 2020 was issued under sub rule (5) of Rule 89 of the Conduct of Elections Rules, 1961 by the Election Commission of India to **G. Srinivas**, for not lodging of account of Election Expenses; and

WHEREAS, through the above said Show Cause Notice and under sub rule (6) of Rule 89 of the Conduct of Elections Rules, 1961, **G. Srinivas**, was directed to submit representation in writing to the Commission explaining the reason for not lodging the account and also to lodge account of election expenses with the District Election Officer, Kamareddy within 20 days from the date of receipt of the notice; and

WHEREAS, the District Election Officer, Kamareddy, has reported that the said notice was served to G. Srinivas, on 19-08-2020; and

WHEREAS, the District Election Officer, Kamareddy in his supplementary report, dated 22-06-2021 reported that G. Srinivas, has not submitted account of election expenses, Further, after receipt of the said notice, G. Srinivas, has neither furnished any reason nor explanation to the Election Commission of India, for failure to lodge the account as prescribed under law; and

WHEREAS, Section 10 A of the Representation of the People Act, 1951 provides that:-

"If the Election Commission is satisfied that a person-

- a) has failed to lodge an account of election expenses, within the time and in the manner required by or under this Act, and
- (b) has no good reason or justification for the failure,

the Election Commission shall, by order published in the Official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.";

WHEREAS, on the basis of facts and available records, the Commission is satisfied that G. Srinivas, has failed to lodge account of election expenses and has no good reason or justification for the failure to do so; and

**NOW THEREFORE,** in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares **G. Srinivas**, resident of - **H.No. 1-6 Budagajangam Colony, Pitlam Village & Mandal, Kamareddy District** and a contesting candidate from 13-Jukkal (SC) Assembly Constituency of the State of Telangana in the General Election to Legislative Assembly, 2018 to be disqualified for being chosen as and for being a member of either House of Parliament or the Legislative Assembly or Legislative Council of a State or Union Territory for a period of three years from the date of this order.

To,

Shri/Smt/Km/Ms. G. Srinivas, H.No. 1-6, Budagajangam Colony, Pitlam Villager & Mandal, Kamareddy District-503310.

The following Order of the Election Commission of India, Nirvachan Sadan, Ashoka Road, New Delhi-110001, Dated 14<sup>th</sup> July, 2021, 23 Asadha, 1943 (Saka) is republished:-

#### **ORDER**

<u>No. 76/TEL-LA/2019</u>:- WHEREAS, the General Election for 23-Ramagundam Assembly Constituency of Telangana, 2018 was announced by the Election Commission of India vide Press Note No. ECI/PN/66/2018 dated 06<sup>th</sup> October, 2018; and

**WHEREAS,** as per Section 78 of the Representation of the People Act, 1951 every contesting candidate has to lodge a true copy of his account of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

**WHEREAS**, the result of the election for **23-Ramagundam** Assembly Constituency was declared by the Returning Officer on 11<sup>th</sup> December, 2018 and hence the last date for lodging the account of Election Expenses was 10<sup>th</sup> January, 2019; and

WHEREAS, as per the report dated 19<sup>th</sup> January, 2019 submitted by the District Election Officer, Peddapalli District, Telangana, Thota Venu, a contesting candidate from 23-Ramagundam Assembly Constituency, 2018 from Telangana has failed to lodge account of election expenses, as required under law; and

**WHEREAS,** on the basis of the said report of the District Election Officer, a Show-Cause notice No. 76/TEL-LA/2019, dated 17<sup>th</sup> July, 2020 was issued under sub rule (5) of Rule 89 of the Conduct of Elections Rules, 1961 by the Election Commission of India to **Thota Venu,** for not lodging of account of Election Expenses; and

WHEREAS, through the above said Show Cause Notice and under sub rule (6) of Rule 89 of the Conduct of Elections Rules, 1961, **Thota Venu**, was directed to submit representation in writing to the Commission explaining the reason for not lodging the account and also to lodge account of election expenses with the District Election Officer, **Peddapalli** within 20 days from the date of receipt of the notice; and

WHEREAS, the District Election Officer, Peddapalli, has reported that the said notice was served to Thota Venu, on 17-08-2020; and

WHEREAS, the District Election Officer, **Peddapalli** in his supplementary report, dated **21-06-2021** reported that **Thota Venu**, has not submitted account of election expenses, Further, after receipt of the said notice, **Thota Venu**, has neither furnished any reason nor explanation to the Election Commission of India, for failure to lodge the account as prescribed under law; and

WHEREAS, Section 10 A of the Representation of the People Act, 1951 provides that:-

"If the Election Commission is satisfied that a person-

- a) has failed to lodge an account of election expenses, within the time and in the manner required by or under this Act, and
- (b) has no good reason or justification for the failure,

the Election Commission shall, by order published in the Official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.";

WHEREAS, on the basis of facts and available records, the Commission is satisfied that **Thota Venu**, has failed to lodge account of election expenses and has no good reason or justification for the failure to do so; and

**NOW THEREFORE,** in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares **Thota Venu**, resident of - **H.No. 16-2-54 Shivajinagar, Godavarikhani Ramagundam Peddampalli District** and a contesting candidate from **23-Ramagundam** Assembly Constituency of the State of Telangana in the General Election to Legislative Assembly, 2018 to be disqualified for being chosen as and for being a member of either House of Parliament or the Legislative Assembly or Legislative Council of a State or Union Territory for a period of three years from the date of this order.

To,

Shri/Smt/Km/Ms. Thota Venu, H.No. 16-2-54, Shivajinagar, Godavarikhani Ramagundam, Peddampalli District-505209.

The following Order of the Election Commission of India, Nirvachan Sadan, Ashoka Road, New Delhi-110001, Dated 14<sup>th</sup> July, 2021, 23 Asadha, 1943 (Saka) is republished:-

#### <u>ORDER</u>

No. 76/TEL-LA/2019:- WHEREAS, the General Election for 26-Karimnagar Assembly Constituency of Telangana, 2018 was announced by the Election Commission of India vide Press Note No. ECI/PN/66/2018 dated 06<sup>th</sup> October, 2018; and

**WHEREAS,** as per Section 78 of the Representation of the People Act, 1951 every contesting candidate has to lodge a true copy of his account of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

**WHEREAS**, the result of the election for **26-Karimngar** Assembly Constituency was declared by the Returning Officer on 11<sup>th</sup> December, 2018 and hence the last date for lodging the account of Election Expenses was 10<sup>th</sup> January, 2019; and

WHEREAS, as per the report dated 21<sup>st</sup> January, 2019 submitted by the District Election Officer, Karimnagar District, Telangana, **Kanugula Naveen Kumar**, a contesting candidate from **26-Karimnagar** Assembly Constituency, 2018 from Telangana has failed to lodge account of election expenses, as required under law; and

WHEREAS, on the basis of the said report of the District Election Officer, a Show-Cause notice No. **76/TEL-LA/2019**, dated 17<sup>th</sup> July, 2020 was issued under sub rule (5) of Rule 89 of the Conduct of Elections Rules, 1961 by the Election Commission of India to **Kanugula Naveen Kumar**, for not lodging of account of Election Expenses; and

**WHEREAS**, through the above said Show Cause Notice and under sub rule (6) of Rule 89 of the Conduct of Elections Rules, 1961, **Kanugula Naveen Kumar**, was directed to submit representation in writing to the Commission explaining the reason for not lodging the account and also to lodge account of election expenses with the District Election Officer, Karimnagar within 20 days from the date of receipt of the notice; and

WHEREAS, the District Election Officer, Karimnagar, has reported that the said notice was served to Kanugula Naveen Kumar, on 15-08-2020; and

WHEREAS, the District Election Officer, Karimnagar in his supplementary report, dated 22-06-2021 reported that Kanugula Naveen Kumar has not submitted account of election expenses, Further, after receipt of the said notice, Kanugula Naveen Kumar has neither furnished any reason nor explanation to the Election Commission of India, for failure to lodge the account as prescribed under law; and

WHEREAS, Section 10 A of the Representation of the People Act, 1951 provides that:-

"If the Election Commission is satisfied that a person-

- a) has failed to lodge an account of election expenses, within the time and in the manner required by or under this Act, and
- (b) has no good reason or justification for the failure,

the Election Commission shall, by order published in the Official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.";

WHEREAS, on the basis of facts and available records, the Commission is satisfied that Kanugula Naveen Kumar has failed to lodge account of election expenses and has no good reason or justification for the failure to do so; and

**NOW THEREFORE**, in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares **Kanugula Naveen Kumar**, resident of - **H.No. 1-6-227/13/8**, **Mohan Nagar**, **Ramnagar**, **Musheerabad**, **Hyderabad District** and a contesting candidate from **26-Karimnagar** Assembly Constituency of the State of Telangana in the General Election to Legislative Assembly, 2018 to be disqualified for being chosen as and for being a member of either House of Parliament or the Legislative Assembly or Legislative Council of a State or Union Territory for a period of three years from the date of this order.

To,

Shri/Smt/Km/Ms. **Kanugula Naveen Kumar**, H.No. 1-6-227/13/8, Mohan Nagar, Ramnagar, Musheerabad, Hyderabad -500044.

## **ORDER**

No. 76/TEL-LA/2019:- WHEREAS, the General Election for 42-Gajwel Assembly Constituency of Telangana, 2018 was announced by the Election Commission of India vide Press Note No. ECI/PN/66/2018 dated 6<sup>th</sup> October, 2018; and

**WHEREAS,** as per Section 78 of the Representation of the People Act, 1951 every contesting candidate has to lodge a true copy of his account of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

**WHEREAS**, the result of the election for **42-Gajwel** Assembly Constituency was declared by the Returning Officer on 11<sup>th</sup> December, 2018 and hence the last date for lodging the account of Election Expenses was 10<sup>th</sup> January, 2019; and

WHEREAS, as per the report dated 21<sup>st</sup> January, 2019 submitted by the District Election Officer, Siddipet District, Telangana, Kadium Krupakar, a contesting candidate from 42-Gajwel Assembly Constituency, 2018 from Telangana has failed to lodge account of election expenses, as required under law; and

WHEREAS, on the basis of the said report of the District Election Officer, a Show-Cause notice No. **76/TEL-LA/2019**, dated 17<sup>th</sup> July, 2020 was issued under sub rule (5) of Rule 89 of the Conduct of Election Rules, 1961 by the Election Commission of India to **Kadium Krupakar** for not lodging of account of Election Expenses; and

WHEREAS, through the above said Show Cause Notice and under sub rule (6) of Rule 89 of the Conduct of Election Rules, 1961, Kadium Krupakar was directed to submit representation in writing to the Commission explaining the reason for not lodging the account and also to lodge account of election expenses with the District Election Officer, Siddipet within 20 days from the date of receipt of the notice; and

WHEREAS, the District Election Officer, Siddipet, has reported that the said notice was served to Kadium Krupakar, on 16-08-2020; and

WHEREAS, the District Election Officer, Siddipet in his supplementary report, dated 21-06-2021 reported that Kadium Krupakar has not submitted account of election expenses, Further, after receipt of the said notice, Kadium Krupakar has neither furnished any reason nor explanation to the Election Commission of India, for failure to lodge the account as prescribed under law; and

WHEREAS, Section 10 A of the Representation of the People Act, 1951 provides that:-

"If the Election Commission is satisfied that a person-

- a) has failed to lodge an account of election expenses, within the time and in the manner required by or under this Act, and
- (b) has no good reason or justification for the failure,

the Election Commission shall, by order published in the Official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.";

WHEREAS, on the basis of facts and available records, the Commission is satisfied that Kadium Krupakar has failed to lodge account of election expenses and has no good reason or justification for the failure to do so; and

**NOW THEREFORE,** in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares **Kadium Krupakar**, resident of - **H.No. 11-115 ShivajiNagar**, **Nakrekal Village & Mandal**, **Nalgonda District** and a contesting candidate from **42-Gajwel** Assembly Constituency of the State of Telangana in the General Election to Legislative Assembly, 2018 to be disqualified for being chosen as and for being a member of either House of Parliament or the Legislative Assembly or Legislative Council of a State or Union Territory for a period of three years from the date of this order.

To,

Shri/Smt/Km/Ms. Kadium Krupakar

H.No. 11-115, Shivaji Nagar, Nakrekal-508211.

G-424/2.

#### **ORDER**

No. 76/TEL-LA/2019:- WHEREAS, the General Election for 44-Malkajgiri Assembly Constituency of Telangana, 2018 was announced by the Election Commission of India vide Press Note No. ECI/PN/66/2018 dated 6<sup>th</sup> October, 2018; and

**WHEREAS,** as per Section 78 of the Representation of the People Act, 1951 every contesting candidate has to lodge a true copy of his account of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

**WHEREAS**, the result of the election for **44-Malkajgiri** Assembly Constituency was declared by the Returning Officer on 11<sup>th</sup> December, 2018 and hence the last date for lodging the account of Election Expenses was 10<sup>th</sup> January, 2019; and

WHEREAS, as per the report No. H1/3343/2018 dated -01-2019 submitted by the District Election Officer, Medchal-Malkajgiri District, Telangana, B. Ravi Kanth, a contesting candidate from 44-Malkajgiri Assembly Constituency, 2018 from Telangana has failed to lodge account of election expenses, as required under law; and

WHEREAS, on the basis of the said report of the District Election Officer, a Show-Cause notice No. **76/TEL-LA/2019**, dated 17<sup>th</sup> July, 2020 was issued under sub rule (5) of Rule 89 of the Conduct of Election Rules, 1961 by the Election Commission of India to **B. Ravi Kanth** for not lodging of account of Election Expenses; and

**WHEREAS**, through the above said Show Cause Notice and under sub rule (6) of Rule 89 of the Conduct of Election Rules, 1961, **B. Ravi Kanth** was directed to submit representation in writing to the Commission explaining the reason for not lodging the account and also to lodge account of election expenses with the District Election Officer, **Medchal-Malkajgiri** within 20 days from the date of receipt of the notice; and

WHEREAS, the District Election Officer, Medchal-Malkajgiri, has reported that the said notice was served to B. Ravi Kanth, on 17-08-2020; and

WHEREAS, the District Election Officer, Medchal-Malkajgiri in his supplementary report, dated 21-06-2021 reported that **B. Ravi Kanth** has not submitted account of election expenses, Further, after receipt of the said notice, **B. Ravi Kanth** has neither furnished any reason nor explanation to the Election Commission of India, for failure to lodge the account as prescribed under law; and

WHEREAS, Section 10 A of the Representation of the People Act, 1951 provides that:-

"If the Election Commission is satisfied that a person-

- a) has failed to lodge an account of election expenses, within the time and in the manner required by or under this Act, and
- (b) has no good reason or justification for the failure,

the Election Commission shall, by order published in the Official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.";

WHEREAS, on the basis of facts and available records, the Commission is satisfied that **B. Ravi Kanth** has failed to lodge account of election expenses and has no good reason or justification for the failure to do so; and

**NOW THEREFORE,** in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares **B. Ravi Kanth** resident of - **H.No. 11-160/194 BJR Nagar, Malkajgiri** and a contesting candidate from **44-Malkajgiri** Assembly Constituency of the State of Telangana in the General Election to Legislative Assembly, 2018 to be disqualified for being chosen as and for being a member of either House of Parliament or the Legislative Assembly or Legislative Council of a State or Union Territory for a period of three years from the date of this order.

To,

Shri/Smt/Km/Ms. B. Ravi Kanth, H.No.11-160/194, BJR Nagar, Malkajgiri-500047.

## <u>ORDER</u>

<u>No. 76/TEL-LA/2019</u>:- WHEREAS, the General Election for 86-Devarakonda (ST) Assembly Constituency of Telangana, 2018 was announced by the Election Commission of India vide Press Note No. ECI/ PN/66/2018 dated 06<sup>th</sup> October, 2018; and

**WHEREAS,** as per Section 78 of the Representation of the People Act, 1951 every contesting candidate has to lodge a true copy of his account of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

**WHEREAS**, the result of the election for **86-Devarakonda** (**ST**) Assembly Constituency was declared by the Returning Officer on 11<sup>th</sup> December, 2018 and hence the last date for lodging the account of Election Expenses was 10<sup>th</sup> January, 2019; and

WHEREAS, as per the report dated 22<sup>nd</sup> January, 2019 submitted by the District Election Officer, Nalgonda District, Telangana, Laxman Naik Ramavath, a contesting candidate from 86-Devarakonda (ST) Assembly Constituency, 2018 from Telangana has failed to lodge account of election expenses, as required under law; and

WHEREAS, on the basis of the said report of the District Election Officer, a Show-Cause notice No. **76/TEL-LA/2019**, dated 17<sup>th</sup> July, 2020 was issued under sub rule (5) of Rule 89 of the Conduct of Elections Rules, 1961 by the Election Commission of India to Laxman Naik Ramavath for not lodging of account of Election Expenses; and

WHEREAS, through the above said Show Cause Notice and under sub rule (6) of Rule 89 of the Conduct of Elections Rules, 1961, Laxman Naik Ramavath was directed to submit representation in writing to the Commission explaining the reason for not lodging the account and also to lodge account of election expenses with the District Election Officer, Nalgonda within 20 days from the date of receipt of the notice; and

WHEREAS, the District Election Officer, Nalgonda has reported that the said notice was served to Laxman Naik Ramavath on 20-08-2020; and

WHEREAS, the District Election Officer, Nalgonda in his supplementary report, reported that Laxman Naik Ramavath has not submitted account of election expenses, Further, after receipt of the said notice, Laxman Naik Ramavath has neither furnished any reason nor explanation to the Election Commission of India, for failure to lodge the account as prescribed under law; and

WHEREAS, Section 10 A of the Representation of the People Act, 1951 provides that:-

"If the Election Commission is satisfied that a person-

- a) has failed to lodge an account of election expenses, within the time and in the manner required by or under this Act, and
- (b) has no good reason or justification for the failure,

the Election Commission shall, by order published in the Official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.";

WHEREAS, on the basis of facts and available records, the Commission is satisfied that Laxman Naik Ramavath has failed to lodge account of election expenses and has no good reason or justification for the failure to do so; and

**NOW THEREFORE**, in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares **Laxman Naik Ramavath**, resident of - **H.No. 2-98**, **Vasram Thanda H/o Devathapally Village**, **Nampally Mandal**, and a contesting candidate from **86-Devarakonda** (**ST**) Assembly Constituency of the State of Telangana in the General Election to Legislative Assembly, 2018 to be disqualified for being chosen as and for being a member of either House of Parliament or the Legislative Assembly or Legislative Council of a State or Union Territory for a period of three years from the date of this order.

To,

Shri/Smt/Km/Ms. Laxman Naik Ramavath, H.No. 2-98, Vasram Thanda, H/o Devathpally Village, Nampally Mandal -508373.

#### **ORDER**

<u>No. 76/TEL-LA/2019</u>:- WHEREAS, the General Election for 86-Devarakonda (ST) Assembly Constituency of Telangana, 2018 was announced by the Election Commission of India vide Press Note No. ECI/ PN/66/2018 dated 06<sup>th</sup> October, 2018; and

**WHEREAS,** as per Section 78 of the Representation of the People Act, 1951 every contesting candidate has to lodge a true copy of his account of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

WHEREAS, the result of the election for 86-Devarakonda (ST) Assembly Constituency was declared by the Returning Officer on 11<sup>th</sup> December, 2018 and hence the last date for lodging the account of Election Expenses was 10<sup>th</sup> January, 2019; and

WHEREAS, as per the report dated 22<sup>nd</sup> January, 2019 submitted by the District Election Officer, Nalgonda District, Telangana, Katravath Venkatesh, a contesting candidate from 86-Devarakonda (ST) Assembly Constituency, 2018 from Telangana has failed to lodge account of election expenses, as required under law; and

WHEREAS, on the basis of the said report of the District Election Officer, a Show-Cause notice No. **76/TEL-LA/2019**, dated 17<sup>th</sup> July, 2020 was issued under sub rule (5) of Rule 89 of the Conduct of Elections Rules, 1961 by the Election Commission of India to **Katravath Venkatesh** for not lodging of account of Election Expenses; and

WHEREAS, through the above said Show Cause Notice and under sub rule (6) of Rule 89 of the Conduct of Elections Rules, 1961, Katravath Venkatesh was directed to submit representation in writing to the Commission explaining the reason for not lodging the account and also to lodge account of election expenses with the District Election Officer, Nalgonda within 20 days from the date of receipt of the notice; and

WHEREAS, the District Election Officer, Nalgonda has reported that the said notice was served to Katravath Venkatesh on 19-08-2020; and

WHEREAS, the District Election Officer, Nalgonda in his supplementary report, reported that Katravath Venkatesh has not submitted account of election expenses, Further, after receipt of the said notice, Katravath Venkatesh has neither furnished any reason nor explanation to the Election Commission of India, for failure to lodge the account as prescribed under law; and

WHEREAS, Section 10 A of the Representation of the People Act, 1951 provides that:-

"If the Election Commission is satisfied that a person-

- a) has failed to lodge an account of election expenses, within the time and in the manner required by or under this Act, and
- (b) has no good reason or justification for the failure,

the Election Commission shall, by order published in the Official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.";

WHEREAS, on the basis of facts and available records, the Commission is satisfied that Katravath Venkatesh has failed to lodge account of election expenses and has no good reason or justification for the failure to do so; and

**NOW THEREFORE,** in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares **Katravath Venkatesh**, resident of - **H.No. 2-105**, **Shamalabai Thanda**, **H/o Cherkupalli Village Gundlapally Mandal**, and a contesting candidate from **86-Devarakonda** (**ST**) Assembly Constituency of the State of Telangana in the General Election to Legislative Assembly, 2018 to be disqualified for being chosen as and for being a member of either House of Parliament or the Legislative Assembly or Legislative Council of a State or Union Territory for a period of three years from the date of this order.

To,

Shri/Smt/Km/Ms. Katravath Venkatesh, H.No. 2-105, Shamalabai Thanda, H/o Cherkupalli Village Gundlapally Mandal -508258.

#### <u>ORDER</u>

No. 76/TEL-LA/2019: WHEREAS, the General Election for 86-Devarakonda (ST) Assembly Constituency of Telangana, 2018 was announced by the Election Commission of India vide Press Note No. ECI/ PN/66/2018 dated 06<sup>th</sup> October, 2018; and

**WHEREAS,** as per Section 78 of the Representation of the People Act, 1951 every contesting candidate has to lodge a true copy of his account of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

WHEREAS, the result of the election for 86-Devarakonda (ST) Assembly Constituency was declared by the Returning Officer on 11<sup>th</sup> December, 2018 and hence the last date for lodging the account of Election Expenses was 10<sup>th</sup> January, 2019; and

WHEREAS, as per the report dated 22<sup>nd</sup> January, 2019 submitted by the District Election Officer, Nalgonda District, Telangana, Bhojya Naik Ramavath, a contesting candidate from 86-Devarakonda (ST) Assembly Constituency, 2018 from Telangana has failed to lodge account of election expenses, as required under law; and

WHEREAS, on the basis of the said report of the District Election Officer, a Show-Cause notice No. **76/TEL-LA/2019**, dated 17<sup>th</sup> July, 2020 was issued under sub rule (5) of Rule 89 of the Conduct of Elections Rules, 1961 by the Election Commission of India to **Bhojya Naik Ramavath** for not lodging of account of Election Expenses; and

WHEREAS, through the above said Show Cause Notice and under sub rule (6) of Rule 89 of the Conduct of Elections Rules, 1961, **Bhojya Naik Ramavath** was directed to submit representation in writing to the Commission explaining the reason for not lodging the account and also to lodge account of election expenses with the District Election Officer, **Nalgonda** within 20 days from the date of receipt of the notice; and

WHEREAS, the District Election Officer, Nalgonda has reported that the said notice was served to Bhojya Naik Ramavath on 20-08-2020; and

WHEREAS, the District Election Officer, Nalgonda in his supplementary report, reported that Bhojya Naik Ramavath has not submitted account of election expenses, Further, after receipt of the said notice, Bhojya Naik Ramavath has neither furnished any reason nor explanation to the Election Commission of India, for failure to lodge the account as prescribed under law; and

WHEREAS, Section 10 A of the Representation of the People Act, 1951 provides that:-

"If the Election Commission is satisfied that a person-

- a) has failed to lodge an account of election expenses, within the time and in the manner required by or under this Act, and
- (b) has no good reason or justification for the failure,

the Election Commission shall, by order published in the Official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.";

WHEREAS, on the basis of facts and available records, the Commission is satisfied that **Bhojya Naik Ramavath** has failed to lodge account of election expenses and has no good reason or justification for the failure to do so; and

**NOW THEREFORE,** in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares **Bhojya Naik Ramavath**, resident of - **H.No. 2-87**, **Yerragunta Thanda**, **H/o Mallapuram Village, P.A.Pally Mandal**, and a contesting candidate from **86-Devarakonda (ST)** Assembly Constituency of the State of Telangana in the General Election to Legislative Assembly, 2018 to be disqualified for being chosen as and for being a member of either House of Parliament or the Legislative Assembly or Legislative Council of a State or Union Territory for a period of three years from the date of this order.

To,

Shri/Smt/Km/Ms. Bhojya Naik Ramavath, H.No. 2-87, Yerragunta Thanda, H/o Mallapuram Village P.A. Pally Mandal -508243.

G-424/3.

[Part - V

The following Order of the Election Commission of India, Nirvachan Sadan, Ashoka Road, New Delhi-110001, Dated 14<sup>th</sup> July, 2021, 23 Asadha, 1943 (Saka) is republished:-

#### <u>ORDER</u>

No. 76/TEL-LA/2019: WHEREAS, the General Election for 86-Devarakonda (ST) Assembly Constituency of Telangana, 2018 was announced by the Election Commission of India vide Press Note No. ECI/ PN/66/2018 dated 06<sup>th</sup> October, 2018; and

**WHEREAS,** as per Section 78 of the Representation of the People Act, 1951 every contesting candidate has to lodge a true copy of his account of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

WHEREAS, the result of the election for 86-Devarakonda (ST) Assembly Constituency was declared by the Returning Officer on 11<sup>th</sup> December, 2018 and hence the last date for lodging the account of Election Expenses was 10<sup>th</sup> January, 2019; and

**WHEREAS,** as per the report dated 22<sup>nd</sup> January, 2019 submitted by the District Election Officer, **Nalgonda** District, Telangana, **Konreddy Pochaiah**, a contesting candidate from **86-Devarakonda** (**ST**) Assembly Constituency, 2018 from Telangana has failed to lodge account of election expenses, as required under law; and

WHEREAS, on the basis of the said report of the District Election Officer, a Show-Cause notice No. **76/TEL-LA/2019**, dated 17<sup>th</sup> July, 2020 was issued under sub rule (5) of Rule 89 of the Conduct of Elections Rules, 1961 by the Election Commission of India to **Konreddy Pochaiah** for not lodging of account of Election Expenses; and

**WHEREAS**, through the above said Show Cause Notice and under sub rule (6) of Rule 89 of the Conduct of Elections Rules, 1961, **Konreddy Pochaiah** was directed to submit representation in writing to the Commission explaining the reason for not lodging the account and also to lodge account of election expenses with the District Election Officer, **Nalgonda** within 20 days from the date of receipt of the notice; and

WHEREAS, the District Election Officer, Nalgonda has reported that the said notice was served to Konreddy Pochaiah on 19-08-2020; and

WHEREAS, the District Election Officer, Nalgonda in his supplementary report, reported that Konreddy Pochaiah has not submitted account of election expenses, Further, after receipt of the said notice, Konreddy Pochaiah has neither furnished any reason nor explanation to the Election Commission of India, for failure to lodge the account as prescribed under law; and

WHEREAS, Section 10 A of the Representation of the People Act, 1951 provides that:-

"If the Election Commission is satisfied that a person-

- a) has failed to lodge an account of election expenses, within the time and in the manner required by or under this Act, and
- (b) has no good reason or justification for the failure,

the Election Commission shall, by order published in the Official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.";

WHEREAS, on the basis of facts and available records, the Commission is satisfied that Konreddy Pochaiah has failed to lodge account of election expenses and has no good reason or justification for the failure to do so; and

**NOW THEREFORE**, in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares **Konreddy Pochaiah**, resident of - **H.No. 1-78**, **Kurmed Village**, **Chinthapally Mandal**, and a contesting candidate from **86-Devarakonda** (**ST**) Assembly Constituency of the State of Telangana in the General Election to Legislative Assembly, 2018 to be disqualified for being chosen as and for being a member of either House of Parliament or the Legislative Assembly or Legislative Council of a State or Union Territory for a period of three years from the date of this order.

To,

Shri/Smt/Km/Ms. Konreddy Pochaiah, H.No. 1-78, Kurmed Village, Chinthapally Mandal -508250.

## <u>ORDER</u>

No. 76/TEL-LA/2019: WHEREAS, the General Election for 86-Devarakonda (ST) Assembly Constituency of Telangana, 2018 was announced by the Election Commission of India vide Press Note No. ECI/ PN/66/2018 dated 06<sup>th</sup> October, 2018; and

**WHEREAS,** as per Section 78 of the Representation of the People Act, 1951 every contesting candidate has to lodge a true copy of his account of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

WHEREAS, the result of the election for **86-Devarakonda** (ST) Assembly Constituency was declared by the Returning Officer on 11<sup>th</sup> December, 2018 and hence the last date for lodging the account of Election Expenses was 10<sup>th</sup> January, 2019; and

WHEREAS, as per the report dated 22<sup>nd</sup> January, 2019 submitted by the District Election Officer, Nalgonda District, Telangana, Pandu Ramavath, a contesting candidate from 86-Devarakonda (ST) Assembly Constituency, 2018 from Telangana has failed to lodge account of election expenses, as required under law; and

WHEREAS, on the basis of the said report of the District Election Officer, a Show-Cause notice No. **76/TEL-LA/2019**, dated 17<sup>th</sup> July, 2020 was issued under sub rule (5) of Rule 89 of the Conduct of Elections Rules, 1961 by the Election Commission of India to **Pandu Ramavath** for not lodging of account of Election Expenses; and

WHEREAS, through the above said Show Cause Notice and under sub rule (6) of Rule 89 of the Conduct of Elections Rules, 1961, **Pandu Ramavath** was directed to submit representation in writing to the Commission explaining the reason for not lodging the account and also to lodge account of election expenses with the District Election Officer, **Nalgonda** within 20 days from the date of receipt of the notice; and

WHEREAS, the District Election Officer, Nalgonda has reported that the said notice was served to Pandu Ramavath on 19-08-2020; and

WHEREAS, the District Election Officer, Nalgonda in his supplementary report, reported that Pandu Ramavath has not submitted account of election expenses, Further, after receipt of the said notice, Pandu Ramavath has neither furnished any reason nor explanation to the Election Commission of India, for failure to lodge the account as prescribed under law; and

WHEREAS, Section 10 A of the Representation of the People Act, 1951 provides that:-

"If the Election Commission is satisfied that a person-

- a) has failed to lodge an account of election expenses, within the time and in the manner required by or under this Act, and
- (b) has no good reason or justification for the failure,

the Election Commission shall, by order published in the Official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.";

WHEREAS, on the basis of facts and available records, the Commission is satisfied that **Pandu Ramavath** has failed to lodge account of election expenses and has no good reason or justification for the failure to do so; and

**NOW THEREFORE,** in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares **Pandu Ramavath**, resident of - **H.No. 2-141/1**, **Yerragunta thanda**, **Mallapuram Village, Pedda Adisherlapalli Mandal**, and a contesting candidate from **86-Devarakonda** (**ST**) Assembly Constituency of the State of Telangana in the General Election to Legislative Assembly, 2018 to be disqualified for being chosen as and for being a member of either House of Parliament or the Legislative Assembly or Legislative Council of a State or Union Territory for a period of three years from the date of this order.

To,

Shri/Smt/Km/Ms. Pandu Ramavath, H.No. 2-141/1, Yerragunta thanda, Mallapuram Village, Pedda Adisherlapalli Mandal.

#### <u>ORDER</u>

No. 76/TEL-LA/2019:- WHEREAS, the General Election for 87-Nagarjuna Sagar Assembly Constituency of Telangana, 2018 was announced by the Election Commission of India vide Press Note No. ECI/PN/66/2018 dated 06<sup>th</sup> October, 2018; and

**WHEREAS,** as per Section 78 of the Representation of the People Act, 1951 every contesting candidate has to lodge a true copy of his account of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

WHEREAS, the result of the election for 87-Nagarjuna Sagar Assembly Constituency was declared by the Returning Officer on 11<sup>th</sup> December, 2018 and hence the last date for lodging the account of Election Expenses was 10<sup>th</sup> January, 2019; and

WHEREAS, as per the report dated 22<sup>nd</sup> January, 2019 submitted by the District Election Officer, Nalgonda District, Telangana, Rathan Kumar Guntekampu, a contesting candidate from 87-Nagarjuna Sagar Assembly Constituency, 2018 from Telangana has failed to lodge account of election expenses, as required under law; and

WHEREAS, on the basis of the said report of the District Election Officer, a Show-Cause notice No. **76/TEL-LA/2019**, dated 17<sup>th</sup> July, 2020 was issued under sub rule (5) of Rule 89 of the Conduct of Elections Rules, 1961 by the Election Commission of India to **Rathan Kumar Guntekampu** for not lodging of account of Election Expenses; and

WHEREAS, through the above said Show Cause Notice and under sub rule (6) of Rule 89 of the Conduct of Elections Rules, 1961, **Rathan Kumar Guntekampu** was directed to submit representation in writing to the Commission explaining the reason for not lodging the account and also to lodge account of election expenses with the District Election Officer, **Nalgonda** within 20 days from the date of receipt of the notice; and

WHEREAS, the District Election Officer, Nalgonda has reported that the said notice was served to Rathan Kumar Guntekampu on 19-08-2020; and

WHEREAS, the District Election Officer, Nalgonda in his supplementary report, reported that Rathan Kumar Guntekampu has not submitted account of election expenses, Further, after receipt of the said notice, Rathan Kumar Guntekampu has neither furnished any reason nor explanation to the Election Commission of India, for failure to lodge the account as prescribed under law; and

WHEREAS, Section 10 A of the Representation of the People Act, 1951 provides that:-

"If the Election Commission is satisfied that a person-

- a) has failed to lodge an account of election expenses, within the time and in the manner required by or under this Act, and
- (b) has no good reason or justification for the failure,

the Election Commission shall, by order published in the Official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.";

WHEREAS, on the basis of facts and available records, the Commission is satisfied that **Rathan Kumar Guntekampu** has failed to lodge account of election expenses and has no good reason or justification for the failure to do so; and

NOW THEREFORE, in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares **Rathan Kumar Guntekampu**, resident of - **H.No. 17-1-38/2/V/1, P.No.16**, **Vaishali Nagar, Chamapet, Saidabad, Hyd.-Telangana State Pin. 500079**, and a contesting candidate from **87**-**Nagarjuna Sagar** Assembly Constituency of the State of Telangana in the General Election to Legislative Assembly, 2018 to be disqualified for being chosen as and for being a member of either House of Parliament or the Legislative Assembly or Legislative Council of a State or Union Territory for a period of three years from the date of this order.

To,

Shri/Smt/Km/Ms. Rathan Kumar Guntekampu, H.No. 17-1-38/2/V/1, P.No. 16, Vaishali Nagar, Champapet, Saidabad, Hyd., Telangana State Pin. 500079.

#### <u>ORDER</u>

No. 76/TEL-LA/2019:- WHEREAS, the General Election for 88-Miryalaguda Assembly Constituency of Telangana, 2018 was announced by the Election Commission of India vide Press Note No. ECI/PN/66/2018 dated 06<sup>th</sup> October, 2018; and

**WHEREAS,** as per Section 78 of the Representation of the People Act, 1951 every contesting candidate has to lodge a true copy of his account of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

**WHEREAS,** the result of the election for **88-Miryalaguda** Assembly Constituency was declared by the Returning Officer on 11<sup>th</sup> December, 2018 and hence the last date for lodging the account of Election Expenses was 10<sup>th</sup> January, 2019; and

WHEREAS, as per the report dated 22<sup>nd</sup> January, 2019 submitted by the District Election Officer, Nalgonda District, Telangana, Garikapati Radhakrishna, a contesting candidate from 88-Miryalaguda Assembly Constituency, 2018 from Telangana has failed to lodge account of election expenses, as required under law; and

WHEREAS, on the basis of the said report of the District Election Officer, a Show-Cause notice No. **76/TEL-LA/2019**, dated 17<sup>th</sup> July, 2020 was issued under sub rule (5) of Rule 89 of the Conduct of Elections Rules, 1961 by the Election Commission of India to **Garikapati Radhakrishna** for not lodging of account of Election Expenses; and

**WHEREAS**, through the above said Show Cause Notice and under sub rule (6) of Rule 89 of the Conduct of Elections Rules, 1961, **Garikapati Radhakrishna** was directed to submit representation in writing to the Commission explaining the reason for not lodging the account and also to lodge account of election expenses with the District Election Officer, **Nalgonda** within 20 days from the date of receipt of the notice; and

WHEREAS, the District Election Officer, Nalgonda has reported that the said notice was served to Garikapati Radhakrishna on 19-08-2020; and

WHEREAS, the District Election Officer, Nalgonda in his supplementary report, reported that Garikapati Radhakrishna has not submitted account of election expenses, Further, after receipt of the said notice, Garikapati Radhakrishna has neither furnished any reason nor explanation to the Election Commission of India, for failure to lodge the account as prescribed under law; and

WHEREAS, Section 10 A of the Representation of the People Act, 1951 provides that:-

"If the Election Commission is satisfied that a person-

- a) has failed to lodge an account of election expenses, within the time and in the manner required by or under this Act, and
- (b) has no good reason or justification for the failure,

the Election Commission shall, by order published in the Official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.";

WHEREAS, on the basis of facts and available records, the Commission is satisfied that Garikapati Radhakrishna has failed to lodge account of election expenses and has no good reason or justification for the failure to do so; and

**NOW THEREFORE,** in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares **Garikapati Radhakrishna**, resident of - **H.No. 1-90-500, Housing Board Colony, Miryalaguda**, and a contesting candidate from **88-Miryalaguda** Assembly Constituency of the State of Telangana in the General Election to Legislative Assembly, 2018 to be disqualified for being chosen as and for being a member of either House of Parliament or the Legislative Assembly or Legislative Council of a State or Union Territory for a period of three years from the date of this order.

To,

Shri/Smt/Km/Ms. Garikapati Radhakrishna, H.No. 1-90-500, Housing Board Colony, Miryalaguda -508207.

G-424/4.

### <u>ORDER</u>

No. 76/TEL-LA/2019:- WHEREAS, the General Election for 88-Miryalaguda Assembly Constituency of Telangana, 2018 was announced by the Election Commission of India vide Press Note No. ECI/PN/66/2018 dated 06<sup>th</sup> October, 2018; and

**WHEREAS,** as per Section 78 of the Representation of the People Act, 1951 every contesting candidate has to lodge a true copy of his account of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

**WHEREAS**, the result of the election for **88-Miryalaguda** Assembly Constituency was declared by the Returning Officer on 11<sup>th</sup> December, 2018 and hence the last date for lodging the account of Election Expenses was 10<sup>th</sup> January, 2019; and

WHEREAS, as per the report dated 22<sup>nd</sup> January, 2019 submitted by the District Election Officer, Nalgonda District, Telangana, Kodavath Naga Naik, a contesting candidate from 88-Miryalaguda Assembly Constituency, 2018 from Telangana has failed to lodge account of election expenses, as required under law; and

WHEREAS, on the basis of the said report of the District Election Officer, a Show-Cause notice No. **76/TEL-LA/2019**, dated 17<sup>th</sup> July, 2020 was issued under sub rule (5) of Rule 89 of the Conduct of Elections Rules, 1961 by the Election Commission of India to **Kodavath Naga Naik** for not lodging of account of Election Expenses; and

WHEREAS, through the above said Show Cause Notice and under sub rule (6) of Rule 89 of the Conduct of Elections Rules, 1961, Kodavath Naga Naik was directed to submit representation in writing to the Commission explaining the reason for not lodging the account and also to lodge account of election expenses with the District Election Officer, Nalgonda within 20 days from the date of receipt of the notice; and

WHEREAS, the District Election Officer, Nalgonda has reported that the said notice was served to Sri K. Venkateshwarlu's Son of elder brother of Kodavath Naga Naik on 19-08-2020; and

WHEREAS, the District Election Officer, Nalgonda in his supplementary report, reported that Kodavath Naga Naik has not submitted account of election expenses, Further, after receipt of the said notice, Kodavath Naga Naik has neither furnished any reason nor explanation to the Election Commission of India, for failure to lodge the account as prescribed under law; and

WHEREAS, Section 10 A of the Representation of the People Act, 1951 provides that:-

"If the Election Commission is satisfied that a person-

- a) has failed to lodge an account of election expenses, within the time and in the manner required by or under this Act, and
- (b) has no good reason or justification for the failure,

the Election Commission shall, by order published in the Official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.";

WHEREAS, on the basis of facts and available records, the Commission is satisfied that Kodavath Naga Naik has failed to lodge account of election expenses and has no good reason or justification for the failure to do so; and

NOW THEREFORE, in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares **Kodavath Naga Naik**, resident of - **H.No. 2-128/33**, **Veerlapalam(V)**, **Damaracherla(M)**, and a contesting candidate from **88-Miryalaguda** Assembly Constituency of the State of Telangana in the General Election to Legislative Assembly, 2018 to be disqualified for being chosen as and for being a member of either House of Parliament or the Legislative Assembly or Legislative Council of a State or Union Territory for a period of three years from the date of this order.

To,

Shri/Smt/Km/Ms. Kodavath Naga Naik, H.No. 2-128/33, Veerlapalam(V), Damaracherla(M) -508355.

#### <u>ORDER</u>

No. 76/TEL-LA/2019:- WHEREAS, the General Election for 88-Miryalaguda Assembly Constituency of Telangana, 2018 was announced by the Election Commission of India vide Press Note No. ECI/PN/66/2018 dated 06<sup>th</sup> October, 2018; and

**WHEREAS,** as per Section 78 of the Representation of the People Act, 1951 every contesting candidate has to lodge a true copy of his account of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

**WHEREAS,** the result of the election for **88-Miryalaguda** Assembly Constituency was declared by the Returning Officer on 11<sup>th</sup> December, 2018 and hence the last date for lodging the account of Election Expenses was 10<sup>th</sup> January, 2019; and

WHEREAS, as per the report dated 22<sup>nd</sup> January, 2019 submitted by the District Election Officer, Nalgonda District, Telangana, Dhanavath Lalu Naik, a contesting candidate from 88-Miryalaguda Assembly Constituency, 2018 from Telangana has failed to lodge account of election expenses, as required under law; and

WHEREAS, on the basis of the said report of the District Election Officer, a Show-Cause notice No. **76/TEL-LA/2019**, dated 17<sup>th</sup> July, 2020 was issued under sub rule (5) of Rule 89 of the Conduct of Elections Rules, 1961 by the Election Commission of India to **Dhanavath Lalu Naik** for not lodging of account of Election Expenses; and

**WHEREAS**, through the above said Show Cause Notice and under sub rule (6) of Rule 89 of the Conduct of Elections Rules, 1961, **Dhanavath Lalu Naik** was directed to submit representation in writing to the Commission explaining the reason for not lodging the account and also to lodge account of election expenses with the District Election Officer, **Nalgonda** within 20 days from the date of receipt of the notice; and

WHEREAS, the District Election Officer, Nalgonda has reported that the said notice was served to Dhanavath Lalu Naik on 19-08-2020; and

WHEREAS, the District Election Officer, Nalgonda in his supplementary report, reported that Dhanavath Lalu Naik has not submitted account of election expenses, Further, after receipt of the said notice, Dhanavath Lalu Naik has neither furnished any reason nor explanation to the Election Commission of India, for failure to lodge the account as prescribed under law; and

WHEREAS, Section 10 A of the Representation of the People Act, 1951 provides that:-

"If the Election Commission is satisfied that a person-

- a) has failed to lodge an account of election expenses, within the time and in the manner required by or under this Act, and
- (b) has no good reason or justification for the failure,

the Election Commission shall, by order published in the Official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.";

WHEREAS, on the basis of facts and available records, the Commission is satisfied that **Dhanavath Lalu** Naik has failed to lodge account of election expenses and has no good reason or justification for the failure to do so; and

**NOW THEREFORE**, in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares **Dhanavath Lalu Naik**, resident of - **H.No. 7-97**, **Dudya Thanda H/o Dilwarpur(V)**, **Damaracherla(M)**, and a contesting candidate from **88-Miryalaguda** Assembly Constituency of the State of Telangana in the General Election to Legislative Assembly, 2018 to be disqualified for being chosen as and for being a member of either House of Parliament or the Legislative Assembly or Legislative Council of a State or Union Territory for a period of three years from the date of this order.

To,

Shri/Smt/Km/Ms. Dhanavath Lalu Naik, H.No. 7-97, Dudya Thanda H/o Dilwarpur (V), Damaracherla (M) -508355.

#### **ORDER**

No. 76/TEL-LA/2019:- WHEREAS, the General Election for 92-Nalgonda Assembly Constituency of Telangana, 2018 was announced by the Election Commission of India vide Press Note No. ECI/PN/66/2018 dated 06<sup>th</sup> October, 2018; and

**WHEREAS,** as per Section 78 of the Representation of the People Act, 1951 every contesting candidate has to lodge a true copy of his account of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

WHEREAS, the result of the election for 92-Nalgonda Assembly Constituency was declared by the Returning Officer on 11<sup>th</sup> December, 2018 and hence the last date for lodging the account of Election Expenses was 10<sup>th</sup> January, 2019; and

WHEREAS, as per the report dated 22<sup>nd</sup> January, 2019 submitted by the District Election Officer, Nalgonda District, Telangana, Gulam Subhani, a contesting candidate from 92-Nalgonda Assembly Constituency, 2018 from Telangana has failed to lodge account of election expenses, as required under law; and

WHEREAS, on the basis of the said report of the District Election Officer, a Show-Cause notice No. **76/TEL-LA/2019**, dated 17<sup>th</sup> July, 2020 was issued under sub rule (5) of Rule 89 of the Conduct of Elections Rules, 1961 by the Election Commission of India to **Gulam Subhani** for not lodging of account of Election Expenses; and

WHEREAS, through the above said Show Cause Notice and under sub rule (6) of Rule 89 of the Conduct of Elections Rules, 1961, **Gulam Subhani** was directed to submit representation in writing to the Commission explaining the reason for not lodging the account and also to lodge account of election expenses with the District Election Officer, **Nalgonda** within 20 days from the date of receipt of the notice; and

WHEREAS, the District Election Officer, Nalgonda has reported that the said notice was served to Gulam Subhani on 18-08-2020; and

WHEREAS, the District Election Officer, Nalgonda in his supplementary report, reported that Gulam Subhani has not submitted account of election expenses, Further, after receipt of the said notice, Gulam Subhani has neither furnished any reason nor explanation to the Election Commission of India, for failure to lodge the account as prescribed under law; and

WHEREAS, Section 10 A of the Representation of the People Act, 1951 provides that:-

"If the Election Commission is satisfied that a person-

- a) has failed to lodge an account of election expenses, within the time and in the manner required by or under this Act, and
- (b) has no good reason or justification for the failure,

the Election Commission shall, by order published in the Official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.";

WHEREAS, on the basis of facts and available records, the Commission is satisfied that Gulam Subhani has failed to lodge account of election expenses and has no good reason or justification for the failure to do so; and

**NOW THEREFORE**, in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares **Gulam Subhani**, resident of - **H.No. 5-9-59**, **Maniyamchalka**, **Nalgonda**, and a contesting candidate from **92-Nalgonda** Assembly Constituency of the State of Telangana in the General Election to Legislative Assembly, 2018 to be disqualified for being chosen as and for being a member of either House of Parliament or the Legislative Assembly or Legislative Council of a State or Union Territory for a period of three years from the date of this order.

To,

Shri/Smt/Km/Ms. Gulam Subhani, H.No. 5-9-59, Maniyamchalka, Nalgonda - 508001.

## <u>ORDER</u>

No. 76/TEL-LA/2019:- WHEREAS, the General Election for 92-Nalgonda Assembly Constituency of Telangana, 2018 was announced by the Election Commission of India vide Press Note No. ECI/PN/66/2018 dated 06<sup>th</sup> October, 2018; and

**WHEREAS,** as per Section 78 of the Representation of the People Act, 1951 every contesting candidate has to lodge a true copy of his account of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

WHEREAS, the result of the election for **92-Nalgonda** Assembly Constituency was declared by the Returning Officer on 11<sup>th</sup> December, 2018 and hence the last date for lodging the account of Election Expenses was 10<sup>th</sup> January, 2019; and

WHEREAS, as per the report dated 22<sup>nd</sup> January, 2019 submitted by the District Election Officer, Nalgonda District, Telangana, Konda Ganesh, a contesting candidate from 92-Nalgonda Assembly Constituency, 2018 from Telangana has failed to lodge account of election expenses, as required under law; and

WHEREAS, on the basis of the said report of the District Election Officer, a Show-Cause notice No. **76/TEL-LA/2019**, dated 17<sup>th</sup> July, 2020 was issued under sub rule (5) of Rule 89 of the Conduct of Elections Rules, 1961 by the Election Commission of India to Konda Ganesh for not lodging of account of Election Expenses; and

**WHEREAS**, through the above said Show Cause Notice and under sub rule (6) of Rule 89 of the Conduct of Elections Rules, 1961, **Konda Ganesh** was directed to submit representation in writing to the Commission explaining the reason for not lodging the account and also to lodge account of election expenses with the District Election Officer, **Nalgonda** within 20 days from the date of receipt of the notice; and

WHEREAS, the District Election Officer, Nalgonda has reported that the said notice was served to Konda Ganesh on 19-08-2020; and

WHEREAS, the District Election Officer, Nalgonda in his supplementary report, reported that Konda Ganesh has not submitted account of election expenses, Further, after receipt of the said notice, Konda Ganesh has neither furnished any reason nor explanation to the Election Commission of India, for failure to lodge the account as prescribed under law; and

WHEREAS, Section 10 A of the Representation of the People Act, 1951 provides that:-

"If the Election Commission is satisfied that a person-

- a) has failed to lodge an account of election expenses, within the time and in the manner required by or under this Act, and
- (b) has no good reason or justification for the failure,

the Election Commission shall, by order published in the Official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.";

**WHEREAS,** on the basis of facts and available records, the Commission is satisfied that **Konda Ganesh** has failed to lodge account of election expenses and has no good reason or justification for the failure to do so; and

**NOW THEREFORE,** in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares **Konda Ganesh**, resident of - **H.No. 2-99/1**, **Old 3-49**, **Ammagundem**, **Kangal Mandal** and a contesting candidate from **92-Nalgonda** Assembly Constituency of the State of Telangana in the General Election to Legislative Assembly, 2018 to be disqualified for being chosen as and for being a member of either House of Parliament or the Legislative Assembly or Legislative Council of a State or Union Territory for a period of three years from the date of this order.

To,

Shri/Smt/Km/Ms. Konda Ganesh, H.No. 2-99/1, Old 3-49, Ammagundem, Kangal Mandal - 508255.

G-424/5.

#### <u>ORDER</u>

No. 76/TEL-LA/2019:- WHEREAS, the General Election for 92-Nalgonda Assembly Constituency of Telangana, 2018 was announced by the Election Commission of India vide Press Note No. ECI/PN/66/2018 dated 06<sup>th</sup> October, 2018; and

**WHEREAS,** as per Section 78 of the Representation of the People Act, 1951 every contesting candidate has to lodge a true copy of his account of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

**WHEREAS**, the result of the election for **92-Nalgonda** Assembly Constituency was declared by the Returning Officer on 11<sup>th</sup> December, 2018 and hence the last date for lodging the account of Election Expenses was 10<sup>th</sup> January, 2019; and

WHEREAS, as per the report dated 22<sup>nd</sup> January, 2019 submitted by the District Election Officer, Nalgonda District, Telangana, S.K. Ebrahim, a contesting candidate from 92-Nalgonda Assembly Constituency, 2018 from Telangana has failed to lodge account of election expenses, as required under law; and

WHEREAS, on the basis of the said report of the District Election Officer, a Show-Cause notice No. 76/TEL-LA/2019, dated 17<sup>th</sup> July, 2020 was issued under sub rule (5) of Rule 89 of the Conduct of Elections Rules, 1961 by the Election Commission of India to S.K. Ebrahim for not lodging of account of Election Expenses; and

**WHEREAS**, through the above said Show Cause Notice and under sub rule (6) of Rule 89 of the Conduct of Elections Rules, 1961, **S.K. Ebrahim** was directed to submit representation in writing to the Commission explaining the reason for not lodging the account and also to lodge account of election expenses with the District Election Officer, **Nalgonda** within 20 days from the date of receipt of the notice; and

WHEREAS, the District Election Officer, Nalgonda has reported that the said notice was served to S.K. Ibrahim on 19-08-2020; and

WHEREAS, the District Election Officer, Nalgonda in his supplementary report, reported that S.K. Ebrahim has not submitted account of election expenses, Further, after receipt of the said notice, S.K. Ebrahim has neither furnished any reason nor explanation to the Election Commission of India, for failure to lodge the account as prescribed under law; and

WHEREAS, Section 10 A of the Representation of the People Act, 1951 provides that:-

"If the Election Commission is satisfied that a person-

- a) has failed to lodge an account of election expenses, within the time and in the manner required by or under this Act, and
- (b) has no good reason or justification for the failure,

the Election Commission shall, by order published in the Official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.";

**WHEREAS,** on the basis of facts and available records, the Commission is satisfied that **S.K. Ebrahim** has failed to lodge account of election expenses and has no good reason or justification for the failure to do so; and

NOW THEREFORE, in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares S.K. Ebrahim, resident of - H.No. 19-96/2, Vasavi Nagar, Nakrekal Village & Mandal 508211 and a contesting candidate from 92-Nalgonda Assembly Constituency of the State of Telangana in the General Election to Legislative Assembly, 2018 to be disqualified for being chosen as and for being a member of either House of Parliament or the Legislative Assembly or Legislative Council of a State or Union Territory for a period of three years from the date of this order.

To,

Shri/Smt/Km/Ms. S.K. Ebrahim, H.No. 19-96/2, Vasavi Nagar, Nakrekal Village & Mandal - 508211.

## <u>ORDER</u>

No. 76/TEL-LA/2019:- WHEREAS, the General Election for 92-Nalgonda Assembly Constituency of Telangana, 2018 was announced by the Election Commission of India vide Press Note No. ECI/PN/66/2018 dated 06<sup>th</sup> October, 2018; and

**WHEREAS,** as per Section 78 of the Representation of the People Act, 1951 every contesting candidate has to lodge a true copy of his account of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

**WHEREAS**, the result of the election for **92-Nalgonda** Assembly Constituency was declared by the Returning Officer on 11<sup>th</sup> December, 2018 and hence the last date for lodging the account of Election Expenses was 10<sup>th</sup> January, 2019; and

WHEREAS, as per the report dated 22<sup>nd</sup> January, 2019 submitted by the District Election Officer, Nalgonda District, Telangana, Kadium Krupakar, a contesting candidate from 92-Nalgonda Assembly Constituency, 2018 from Telangana has failed to lodge account of election expenses, as required under law; and

WHEREAS, on the basis of the said report of the District Election Officer, a Show-Cause notice No. **76/TEL-LA/2019**, dated 17<sup>th</sup> July, 2020 was issued under sub rule (5) of Rule 89 of the Conduct of Elections Rules, 1961 by the Election Commission of India to **Kadium Krupakar** for not lodging of account of Election Expenses; and

**WHEREAS**, through the above said Show Cause Notice and under sub rule (6) of Rule 89 of the Conduct of Elections Rules, 1961, **Kadium Krupakar** was directed to submit representation in writing to the Commission explaining the reason for not lodging the account and also to lodge account of election expenses with the District Election Officer, **Nalgonda** within 20 days from the date of receipt of the notice; and

WHEREAS, the District Election Officer, Nalgonda has reported that the said notice was served to Kadium Krupakar on 19-08-2020; and

WHEREAS, the District Election Officer, Nalgonda in his supplementary report, reported that Kadium Krupakar has not submitted account of election expenses, Further, after receipt of the said notice, Kadium Krupakar has neither furnished any reason nor explanation to the Election Commission of India, for failure to lodge the account as prescribed under law; and

WHEREAS, Section 10 A of the Representation of the People Act, 1951 provides that:-

"If the Election Commission is satisfied that a person-

a) has failed to lodge an account of election expenses, within the time and in the manner required by or under this Act, and

(b) has no good reason or justification for the failure,

the Election Commission shall, by order published in the Official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.";

WHEREAS, on the basis of facts and available records, the Commission is satisfied that Kadium Krupakar has failed to lodge account of election expenses and has no good reason or justification for the failure to do so; and

**NOW THEREFORE,** in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares **Kadium Krupakar**, resident of - **H.No. 11-115**, **Shivaji Nagar**, **Nakrekal** and a contesting candidate from **92-Nalgonda** Assembly Constituency of the State of Telangana in the General Election to Legislative Assembly, 2018 to be disqualified for being chosen as and for being a member of either House of Parliament or the Legislative Assembly or Legislative Council of a State or Union Territory for a period of three years from the date of this order.

To,

Shri/Smt/Km/Ms. Kadium Krupakar, H.No. 11-115, Shivaji Nagar, Nakrekal -508211.

#### <u>ORDER</u>

<u>No. 76/TEL-LA/2019</u>:- WHEREAS, the General Election for 95-Nakrekal (SC) Assembly Constituency of Telangana, 2018 was announced by the Election Commission of India vide Press Note No. ECI/PN/66/2018 dated 06<sup>th</sup> October, 2018; and

**WHEREAS,** as per Section 78 of the Representation of the People Act, 1951 every contesting candidate has to lodge a true copy of his account of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

WHEREAS, the result of the election for 95-Nakrekal (SC) Assembly Constituency was declared by the Returning Officer on 11<sup>th</sup> December, 2018 and hence the last date for lodging the account of Election Expenses was 10<sup>th</sup> January, 2019; and

WHEREAS, as per the report dated 22<sup>nd</sup> January, 2019 submitted by the District Election Officer, Nalgonda District, Telangana, Vantepaka Swarooparani, a contesting candidate from 95-Nakrekal (SC) Assembly Constituency, 2018 from Telangana has failed to lodge account of election expenses, as required under law; and

WHEREAS, on the basis of the said report of the District Election Officer, a Show-Cause notice No. 76/TEL-LA/2019, dated 17<sup>th</sup> July, 2020 was issued under sub rule (5) of Rule 89 of the Conduct of Elections Rules, 1961 by the Election Commission of India to Vantepaka Swarooparani for not lodging of account of Election Expenses; and

**WHEREAS**, through the above said Show Cause Notice and under sub rule (6) of Rule 89 of the Conduct of Elections Rules, 1961, **Vantepaka Swarooparani** was directed to submit representation in writing to the Commission explaining the reason for not lodging the account and also to lodge account of election expenses with the District Election Officer, **Nalgonda** within 20 days from the date of receipt of the notice; and

WHEREAS, the District Election Officer, Nalgonda has reported that the said notice was served to Vantepaka Swarooparani on 20-08-2020; and

WHEREAS, the District Election Officer, Nalgonda in his supplementary report, reported that Vantepaka Swarooparani has not submitted account of election expenses, Further, after receipt of the said notice, Vantepaka Swarooparani has neither furnished any reason nor explanation to the Election Commission of India, for failure to lodge the account as prescribed under law; and

WHEREAS, Section 10 A of the Representation of the People Act, 1951 provides that:-

"If the Election Commission is satisfied that a person-

- a) has failed to lodge an account of election expenses, within the time and in the manner required by or under this Act, and
- (b) has no good reason or justification for the failure,

the Election Commission shall, by order published in the Official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.";

WHEREAS, on the basis of facts and available records, the Commission is satisfied that Vantepaka Swarooparani has failed to lodge account of election expenses and has no good reason or justification for the failure to do so; and

**NOW THEREFORE,** in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares **Vantepaka Swarooparani**, resident of - **H.No. 5-1**, **Thungathurthy Village**, **Kethepally (M)**, **Nalgonda Dist.** and a contesting candidate from **95-Nakrekal (SC)** Assembly Constituency of the State of Telangana in the General Election to Legislative Assembly, 2018 to be disqualified for being chosen as and for being a member of either House of Parliament or the Legislative Assembly or Legislative Council of a State or Union Territory for a period of three years from the date of this order.

To,

Shri/Smt/Km/Ms. Vantepaka Swarooparani, H.No. 5-1, Thungathurthy Village, Kethepally (M), Nalgonda Dist. -508211.

## <u>ORDER</u>

<u>No. 76/TEL-LA/2019</u>:- WHEREAS, the General Election for 95-Nakrekal (SC) Assembly Constituency of Telangana, 2018 was announced by the Election Commission of India vide Press Note No. ECI/PN/66/2018 dated 06<sup>th</sup> October, 2018; and

**WHEREAS,** as per Section 78 of the Representation of the People Act, 1951 every contesting candidate has to lodge a true copy of his account of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

WHEREAS, the result of the election for **95-Nakrekal** (SC) Assembly Constituency was declared by the Returning Officer on 11<sup>th</sup> December, 2018 and hence the last date for lodging the account of Election Expenses was 10<sup>th</sup> January, 2019; and

WHEREAS, as per the report dated 22<sup>nd</sup> January, 2019 submitted by the District Election Officer, Nalgonda District, Telangana, Kasarla Lingaiah, a contesting candidate from 95-Nakrekal (SC) Assembly Constituency, 2018 from Telangana has failed to lodge account of election expenses, as required under law; and

WHEREAS, on the basis of the said report of the District Election Officer, a Show-Cause notice No. **76/TEL-LA/2019**, dated 17<sup>th</sup> July, 2020 was issued under sub rule (5) of Rule 89 of the Conduct of Elections Rules, 1961 by the Election Commission of India to **Kasarla Lingaiah** for not lodging of account of Election Expenses; and

**WHEREAS**, through the above said Show Cause Notice and under sub rule (6) of Rule 89 of the Conduct of Elections Rules, 1961, **Kasarla Lingaiah** was directed to submit representation in writing to the Commission explaining the reason for not lodging the account and also to lodge account of election expenses with the District Election Officer, **Nalgonda** within 20 days from the date of receipt of the notice; and

WHEREAS, the District Election Officer, Nalgonda has reported that the said notice was served to Kasarla Lingaiah on 20-08-2020; and

WHEREAS, the District Election Officer, Nalgonda in his supplementary report, reported that Kasarla Lingaiah has not submitted account of election expenses, Further, after receipt of the said notice, Kasarla Lingaiah has neither furnished any reason nor explanation to the Election Commission of India, for failure to lodge the account as prescribed under law; and

WHEREAS, Section 10 A of the Representation of the People Act, 1951 provides that:-

"If the Election Commission is satisfied that a person-

- a) has failed to lodge an account of election expenses, within the time and in the manner required by or under this Act, and
- (b) has no good reason or justification for the failure,

the Election Commission shall, by order published in the Official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.";

WHEREAS, on the basis of facts and available records, the Commission is satisfied that Kasarla Lingaiah has failed to lodge account of election expenses and has no good reason or justification for the failure to do so; and

**NOW THEREFORE,** in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares **Kasarla Lingaiah**, resident of - **H.No. 1-3-426/7**, **Banjarahills**, **Bhongir**, **Yadadri Bhongir Dist.** and a contesting candidate from **95-Nakrekal** (**SC**) Assembly Constituency of the State of Telangana in the General Election to Legislative Assembly, 2018 to be disqualified for being chosen as and for being a member of either House of Parliament or the Legislative Assembly or Legislative Council of a State or Union Territory for a period of three years from the date of this order.

To,

Shri/Smt/Km/Ms. Kasarla Lingaiah, H.No. 1-3-426/7, Banjarahills, Bhongir, Yadadri Bhongir District -508116.

G-424/6.

#### <u>ORDER</u>

No. 76/TEL-LA/2019:- WHEREAS, the General Election for 97-Alair Assembly Constituency of Telangana, 2018 was announced by the Election Commission of India vide Press Note No. ECI/PN/66/2018 dated 06<sup>th</sup> October, 2018; and

**WHEREAS,** as per Section 78 of the Representation of the People Act, 1951 every contesting candidate has to lodge a true copy of his account of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

**WHEREAS**, the result of the election for **97-Alair** Assembly Constituency was declared by the Returning Officer on 11<sup>th</sup> December, 2018 and hence the last date for lodging the account of Election Expenses was 10<sup>th</sup> January, 2019; and

WHEREAS, as per the report dated 19<sup>th</sup> January, 2019 submitted by the District Election Officer, Yadadri Bhuvanagiri District, Telangana, Regu Anand, a contesting candidate from 97-Alair Assembly Constituency, 2018 from Telangana has failed to lodge account of election expenses, as required under law; and

**WHEREAS,** on the basis of the said report of the District Election Officer, a Show-Cause notice No. 76/TEL-LA/2019, dated 17<sup>th</sup> July, 2020 was issued under sub rule (5) of Rule 89 of the Conduct of Elections Rules, 1961 by the Election Commission of India to **Regu Anand** for not lodging of account of Election Expenses; and

WHEREAS, through the above said Show Cause Notice and under sub rule (6) of Rule 89 of the Conduct of Elections Rules, 1961, **Regu Anand** was directed to submit representation in writing to the Commission explaining the reason for not lodging the account and also to lodge account of election expenses with the District Election Officer, **Yadadri Bhuvanagiri** within 20 days from the date of receipt of the notice; and

WHEREAS, the District Election Officer, Yadadri Bhuvanagiri has reported that the said notice was served to Regu Anand on 18-08-2020; and

WHEREAS, the District Election Officer, Yadadri Bhuvanagiri in his supplementary report, dated 24-06-2021 reported that Regu Anand has not submitted account of election expenses, Further, after receipt of the said notice, Regu Anand has neither furnished any reason nor explanation to the Election Commission of India, for failure to lodge the account as prescribed under law; and

WHEREAS, Section 10 A of the Representation of the People Act, 1951 provides that:-

"If the Election Commission is satisfied that a person-

a) has failed to lodge an account of election expenses, within the time and in the manner required by or under this Act, and

(b) has no good reason or justification for the failure,

the Election Commission shall, by order published in the Official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.";

WHEREAS, on the basis of facts and available records, the Commission is satisfied that **Regu Anand** has failed to lodge account of election expenses and has no good reason or justification for the failure to do so; and

NOW THEREFORE, in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares **Regu Anand**, resident of - **H.No. 1-68 & 69**, **Goundlawada Raheemkhanpeta**, **Athmakur (M)**, **Mandal Yadadri Bhongir District** and a contesting candidate from **97-Alair** Assembly Constituency of the State of Telangana in the General Election to Legislative Assembly, 2018 to be disqualified for being chosen as and for being a member of either House of Parliament or the Legislative Assembly or Legislative Council of a State or Union Territory for a period of three years from the date of this order.

To,

Shri/Smt/Km/Ms. Regu Anand, H.No. 1-68 & 69, Goundlawada, Raheemkhanpeta, Athmakur (M), Mandal Yadadri Bhongir District-508111.

## <u>ORDER</u>

No. 76/TEL-LA/2019:- WHEREAS, the General Election for 98-Jangaon Assembly Constituency of Telangana, 2018 was announced by the Election Commission of India vide Press Note No. ECI/PN/66/2018 dated 06<sup>th</sup> October, 2018; and

**WHEREAS,** as per Section 78 of the Representation of the People Act, 1951 every contesting candidate has to lodge a true copy of his account of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

**WHEREAS**, the result of the election for **98-Jangaon** Assembly Constituency was declared by the Returning Officer on 11<sup>th</sup> December, 2018 and hence the last date for lodging the account of Election Expenses was 10<sup>th</sup> January, 2019; and

WHEREAS, as per the report dated 19<sup>th</sup> January, 2019 submitted by the District Election Officer, Jangaon District, Telangana, Srinivas Reddy Shakampally, a contesting candidate from 98-Jangaon Assembly Constituency, 2018 from Telangana has failed to lodge account of election expenses, as required under law; and

WHEREAS, on the basis of the said report of the District Election Officer, a Show-Cause notice No. 76/TEL-LA/2019, dated 17<sup>th</sup> July, 2020 was issued under sub rule (5) of Rule 89 of the Conduct of Elections Rules, 1961 by the Election Commission of India to Srinivas Reddy Shakampally for not lodging of account of Election Expenses; and

**WHEREAS**, through the above said Show Cause Notice and under sub rule (6) of Rule 89 of the Conduct of Elections Rules, 1961, **Srinivas Reddy Shakampally** was directed to submit representation in writing to the Commission explaining the reason for not lodging the account and also to lodge account of election expenses with the District Election Officer, **Jangaon** within 20 days from the date of receipt of the notice; and

WHEREAS, the District Election Officer, Jangaon has reported that the said notice was served to Srinivas Reddy Shakampally on 10-09-2020; and

WHEREAS, the District Election Officer, Jangaon in his supplementary report No. H/948/2021, dated\_\_\_\_\_-06-2021 reported that Srinivas Reddy Shakampally has not submitted account of election expenses, Further, after receipt of the said notice, Srinivas Reddy Shakampally has neither furnished any reason nor explanation to the Election Commission of India, for failure to lodge the account as prescribed under law; and

WHEREAS, Section 10 A of the Representation of the People Act, 1951 provides that:-

"If the Election Commission is satisfied that a person-

- a) has failed to lodge an account of election expenses, within the time and in the manner required by or under this Act, and
- (b) has no good reason or justification for the failure,

the Election Commission shall, by order published in the Official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.";

WHEREAS, on the basis of facts and available records, the Commission is satisfied that Srinivas Reddy Shakampally has failed to lodge account of election expenses and has no good reason or justification for the failure to do so; and

**NOW THEREFORE**, in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares **Srinivas Reddy Shakampally**, resident of - **H.No. 1-41**, **Masanpally** (**V**), **Bachannapet Mandal District : Jangaon-506223** and a contesting candidate from **98-Jangaon** Assembly Constituency of the State of Telangana in the General Election to Legislative Assembly, 2018 to be disqualified for being chosen as and for being a member of either House of Parliament or the Legislative Assembly or Legislative Council of a State or Union Territory for a period of three years from the date of this order.

To,

Shri/Smt/Km/Ms. Srinivas Reddy Shakampally, H.No. 1-41, Masanpally (V), Bachannapet Mandal District : Jangaon -506223.

#### <u>ORDER</u>

No. 76/TEL-LA/2019:- WHEREAS, the General Election for 100-Palakurthy Assembly Constituency of Telangana, 2018 was announced by the Election Commission of India vide Press Note No. ECI/PN/66/2018 dated 06<sup>th</sup> October, 2018; and

**WHEREAS,** as per Section 78 of the Representation of the People Act, 1951 every contesting candidate has to lodge a true copy of his account of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

**WHEREAS**, the result of the election for **100-Palakurthy** Assembly Constituency was declared by the Returning Officer on 11<sup>th</sup> December, 2018 and hence the last date for lodging the account of Election Expenses was 10<sup>th</sup> January, 2019; and

WHEREAS, as per the report dated 19<sup>th</sup> January, 2019 submitted by the District Election Officer, Jangaon District, Telangana, Gare Venkatesh, a contesting candidate from 100-Palakurthy Assembly Constituency, 2018 from Telangana has failed to lodge account of election expenses, as required under law; and

**WHEREAS,** on the basis of the said report of the District Election Officer, a Show-Cause notice No. 76/TEL-LA/2019, dated 17<sup>th</sup> July, 2020 was issued under sub rule (5) of Rule 89 of the Conduct of Elections Rules, 1961 by the Election Commission of India to **Gare Venkatesh** for not lodging of account of Election Expenses; and

**WHEREAS**, through the above said Show Cause Notice and under sub rule (6) of Rule 89 of the Conduct of Elections Rules, 1961, **Gare Venkatesh** was directed to submit representation in writing to the Commission explaining the reason for not lodging the account and also to lodge account of election expenses with the District Election Officer, **Jangaon** within 20 days from the date of receipt of the notice; and

WHEREAS, the District Election Officer, Jangaon has reported that the said notice was served to Gare Venkatesh on 08-09-2020; and

WHEREAS, the District Election Officer, Jangaon in his supplementary report No. H/948/2021, dated \_\_-06-2021 reported that Gare Venkatesh has not submitted account of election expenses, Further, after receipt of the said notice, Gare Venkatesh has neither furnished any reason nor explanation to the Election Commission of India, for failure to lodge the account as prescribed under law; and

WHEREAS, Section 10 A of the Representation of the People Act, 1951 provides that:-

"If the Election Commission is satisfied that a person-

- a) has failed to lodge an account of election expenses, within the time and in the manner required by or under this Act, and
- (b) has no good reason or justification for the failure,

the Election Commission shall, by order published in the Official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.";

WHEREAS, on the basis of facts and available records, the Commission is satisfied that Gare Venkatesh has failed to lodge account of election expenses and has no good reason or justification for the failure to do so; and

**NOW THEREFORE,** in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares **Gare Venkatesh**, resident of - **H. No. 7-98**, **New Rayaparthy, Rayaparthy Village & Mandal Warangal Rural Dist.** and a contesting candidate from **100- Palakurthy** Assembly Constituency of the State of Telangana in the General Election to Legislative Assembly, 2018 to be disqualified for being chosen as and for being a member of either House of Parliament or the Legislative Assembly or Legislative Council of a State or Union Territory for a period of three years from the date of this order.

To,

Shri/Smt/Km/Ms. Gare Venkatesh, H.No. 7-98, New Rayaparthy, Rayaparthy Village & Mandal, Warangal Rural Dist.-506164.

## <u>ORDER</u>

No. 76/TEL-LA/2019:- WHEREAS, the General Election for 100-Palakurthy Assembly Constituency of Telangana, 2018 was announced by the Election Commission of India vide Press Note No. ECI/PN/66/2018 dated 06<sup>th</sup> October, 2018; and

**WHEREAS,** as per Section 78 of the Representation of the People Act, 1951 every contesting candidate has to lodge a true copy of his account of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

**WHEREAS**, the result of the election for **100-Palakurthy** Assembly Constituency was declared by the Returning Officer on 11<sup>th</sup> December, 2018 and hence the last date for lodging the account of Election Expenses was 10<sup>th</sup> January, 2019; and

WHEREAS, as per the report dated 19<sup>th</sup> January, 2019 submitted by the District Election Officer, Jangaon District, Telangana, Billa Sudheer Reddy, a contesting candidate from 100-Palakurthy Assembly Constituency, 2018 from Telangana has failed to lodge account of election expenses, as required under law; and

**WHEREAS,** on the basis of the said report of the District Election Officer, a Show-Cause notice No. 76/TEL-LA/2019, dated 17<sup>th</sup> July, 2020 was issued under sub rule (5) of Rule 89 of the Conduct of Elections Rules, 1961 by the Election Commission of India to **Billa Sudheer Reddy** for not lodging of account of Election Expenses; and

**WHEREAS**, through the above said Show Cause Notice and under sub rule (6) of Rule 89 of the Conduct of Elections Rules, 1961, **Billa Sudheer Reddy** was directed to submit representation in writing to the Commission explaining the reason for not lodging the account and also to lodge account of election expenses with the District Election Officer, **Jangaon** within 20 days from the date of receipt of the notice; and

WHEREAS, the District Election Officer, Jangaon has reported that the said notice was served to Billa Sudheer Reddy on 08-09-2020; and

WHEREAS, the District Election Officer, Jangaon in his supplementary report dated 25-06-2021 reported that **Billa Sudheer Reddy** has not submitted account of election expenses, Further, after receipt of the said notice, **Billa Sudheer Reddy** has neither furnished any reason nor explanation to the Election Commission of India, for failure to lodge the account as prescribed under law; and

WHEREAS, Section 10 A of the Representation of the People Act, 1951 provides that:-

"If the Election Commission is satisfied that a person-

- a) has failed to lodge an account of election expenses, within the time and in the manner required by or under this Act, and
- (b) has no good reason or justification for the failure,

the Election Commission shall, by order published in the Official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.";

WHEREAS, on the basis of facts and available records, the Commission is satisfied that **Billa Sudheer Reddy** has failed to lodge account of election expenses and has no good reason or justification for the failure to do so; and

**NOW THEREFORE,** in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares **Billa Sudheer Reddy**, resident of - **H. No. 6-92, Rayaparthy Village and Mandal** and a contesting candidate from **100- Palakurthy** Assembly Constituency of the State of Telangana in the General Election to Legislative Assembly, 2018 to be disqualified for being chosen as and for being a member of either House of Parliament or the Legislative Assembly or Legislative Council of a State or Union Territory for a period of three years from the date of this order.

To,

Shri/Smt/Km/Ms. Billa Sudheer Reddy, H.No. 6-92, Rayaparthy Village and Mandal-506314.

G-424/7.

#### <u>ORDER</u>

No. 76/TEL-LA/2019:- WHEREAS, the General Election for 100-Palakurthy Assembly Constituency of Telangana, 2018 was announced by the Election Commission of India vide Press Note No. ECI/PN/66/2018 dated 06<sup>th</sup> October, 2018; and

**WHEREAS,** as per Section 78 of the Representation of the People Act, 1951 every contesting candidate has to lodge a true copy of his account of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

**WHEREAS**, the result of the election for **100-Palakurthy** Assembly Constituency was declared by the Returning Officer on 11<sup>th</sup> December, 2018 and hence the last date for lodging the account of Election Expenses was 10<sup>th</sup> January, 2019; and

WHEREAS, as per the report dated 19<sup>th</sup> January, 2019 submitted by the District Election Officer, Jangaon District, Telangana, Ramu Beerelli, a contesting candidate from 100-Palakurthy Assembly Constituency, 2018 from Telangana has failed to lodge account of election expenses, as required under law; and

**WHEREAS,** on the basis of the said report of the District Election Officer, a Show-Cause notice No. 76/TEL-LA/2019, dated 17<sup>th</sup> July, 2020 was issued under sub rule (5) of Rule 89 of the Conduct of Elections Rules, 1961 by the Election Commission of India to **Ramu Beerelli** for not lodging of account of Election Expenses; and

**WHEREAS**, through the above said Show Cause Notice and under sub rule (6) of Rule 89 of the Conduct of Elections Rules, 1961, **Ramu Beerelli** was directed to submit representation in writing to the Commission explaining the reason for not lodging the account and also to lodge account of election expenses with the District Election Officer, **Jangaon** within 20 days from the date of receipt of the notice; and

WHEREAS, the District Election Officer, Jangaon has reported that the said notice was served to Ramu Beerelli on 11-09-2020; and

WHEREAS, the District Election Officer, Jangaon in his supplementary report No. H/948/2021 dated \_\_-06-2021 reported that **Ramu Beerelli** has not submitted account of election expenses, Further, after receipt of the said notice, **Ramu Beerelli** has neither furnished any reason nor explanation to the Election Commission of India, for failure to lodge the account as prescribed under law; and

WHEREAS, Section 10 A of the Representation of the People Act, 1951 provides that:-

"If the Election Commission is satisfied that a person-

- a) has failed to lodge an account of election expenses, within the time and in the manner required by or under this Act, and
- (b) has no good reason or justification for the failure,

the Election Commission shall, by order published in the Official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.";

WHEREAS, on the basis of facts and available records, the Commission is satisfied that **Ramu Beerelli** has failed to lodge account of election expenses and has no good reason or justification for the failure to do so; and

**NOW THEREFORE,** in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares **Ramu Beerelli**, resident of - **H. No. 1-41**, **Mahabubnagar, Rayaparthy Mandal Warangal Rural**, and a contesting candidate from **100- Palakurthy** Assembly Constituency of the State of Telangana in the General Election to Legislative Assembly, 2018 to be disqualified for being chosen as and for being a member of either House of Parliament or the Legislative Assembly or Legislative Council of a State or Union Territory for a period of three years from the date of this order.

To,

Shri/Smt/Km/Ms. Ramu Beerelli, H.No. 1-41, Mahabubnagar, Rayaparthy Mandal Warangal Rural -506314.

## <u>ORDER</u>

No. 76/TEL-LA/2019: WHEREAS, the General Election for 102-Mahabubad(ST) Assembly Constituency of Telangana, 2018 was announced by the Election Commission of India vide Press Note No. ECI/PN/66/2018 dated 06<sup>th</sup> October, 2018; and

**WHEREAS,** as per Section 78 of the Representation of the People Act, 1951 every contesting candidate has to lodge a true copy of his account of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

**WHEREAS**, the result of the election for **102-Mahabubad** Assembly Constituency was declared by the Returning Officer on 11<sup>th</sup> December, 2018 and hence the last date for lodging the account of Election Expenses was 10<sup>th</sup> January, 2019; and

WHEREAS, as per the report dated 11<sup>th</sup> January, 2019 submitted by the District Election Officer, Mahabubabad District, Telangana, Prasad Dappu, a contesting candidate from 102-Mahabubabad (ST) Assembly Constituency, 2018 from Telangana has failed to lodge account of election expenses, as required under law; and

WHEREAS, on the basis of the said report of the District Election Officer, a Show-Cause notice No. 76/TEL-LA/2019, dated 17<sup>th</sup> July, 2020 was issued under sub rule (5) of Rule 89 of the Conduct of Elections Rules, 1961 by the Election Commission of India to **Prasad Dappu** for not lodging of account of Election Expenses; and

**WHEREAS**, through the above said Show Cause Notice and under sub rule (6) of Rule 89 of the Conduct of Elections Rules, 1961, **Prasad Dappu** was directed to submit representation in writing to the Commission explaining the reason for not lodging the account and also to lodge account of election expenses with the District Election Officer, **Mahabubabad** within 20 days from the date of receipt of the notice; and

WHEREAS, the District Election Officer, Mahabubabad has reported that the said notice was served to Prasad Dappu on 12-10-2020; and

WHEREAS, the District Election Officer, Mahabubabad in his supplementary report dated: 23-06-2021 reported that **Prasad Dappu** has not submitted account of election expenses, Further, after receipt of the said notice, **Prasad Dappu** has neither furnished any reason nor explanation to the Election Commission of India, for failure to lodge the account as prescribed under law; and

WHEREAS, Section 10 A of the Representation of the People Act, 1951 provides that:-

"If the Election Commission is satisfied that a person-

- a) has failed to lodge an account of election expenses, within the time and in the manner required by or under this Act, and
- (b) has no good reason or justification for the failure,

the Election Commission shall, by order published in the Official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.";

WHEREAS, on the basis of facts and available records, the Commission is satisfied that **Prasad Dappu** has failed to lodge account of election expenses and has no good reason or justification for the failure to do so; and

**NOW THEREFORE**, in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares **Prasad Dappu**, resident of - **H. No. 7-1-70/41/R, Salar Thanda**, **Mahabubabad**, and a contesting candidate from **102-Mahabubabad** (**ST**) Assembly Constituency of the State of Telangana in the General Election to Legislative Assembly, 2018 to be disqualified for being chosen as and for being a member of either House of Parliament or the Legislative Assembly or Legislative Council of a State or Union Territory for a period of three years from the date of this order.

To,

Shri/Smt/Km/Ms. Prasad Dappu, H.No. 7-1-70/41/R, Salar Thanda, Mahabubabad-506105.

#### <u>ORDER</u>

No. 76/TEL-LA/2019:- WHEREAS, the General Election for 109-Mulug (ST) Assembly Constituency of Telangana, 2018 was announced by the Election Commission of India vide Press Note No. ECI/PN/66/2018 dated 06<sup>th</sup> October, 2018; and

**WHEREAS,** as per Section 78 of the Representation of the People Act, 1951 every contesting candidate has to lodge a true copy of his account of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

**WHEREAS**, the result of the election for **109-Mulug** (**ST**) Assembly Constituency was declared by the Returning Officer on 11<sup>th</sup> December, 2018 and hence the last date for lodging the account of Election Expenses was 10<sup>th</sup> January, 2019; and

WHEREAS, as per the report dated 23<sup>rd</sup> January, 2019 submitted by the District Election Officer, Jayashankar Bhupalpally District, Telangana, Thaviti Narayana, a contesting candidate from 109-Mulug (ST) Assembly Constituency, 2018 from Telangana has failed to lodge account of election expenses, as required under law; and

**WHEREAS,** on the basis of the said report of the District Election Officer, a Show-Cause notice No. 76/TEL-LA/2019, dated 17<sup>th</sup> July, 2020 was issued under sub rule (5) of Rule 89 of the Conduct of Elections Rules, 1961 by the Election Commission of India to **Thaviti Narayana** for not lodging of account of Election Expenses; and

**WHEREAS**, through the above said Show Cause Notice and under sub rule (6) of Rule 89 of the Conduct of Elections Rules, 1961, **Thaviti Narayana** was directed to submit representation in writing to the Commission explaining the reason for not lodging the account and also to lodge account of election expenses with the District Election Officer, **Jayashankar Bhupalpally** within 20 days from the date of receipt of the notice; and

WHEREAS, the District Election Officer, Jayashankar Bhupalpally has reported that the said notice was served to Thaviti Narayana on 16-08-2020; and

WHEREAS, the District Election Officer, Jayashankar Bhupalpallyin his supplementary report dated: 21-06-2021 reported that Thaviti Narayana has not submitted account of election expenses, Further, after receipt of the said notice, Thaviti Narayana has neither furnished any reason nor explanation to the Election Commission of India, for failure to lodge the account as prescribed under law; and

WHEREAS, Section 10 A of the Representation of the People Act, 1951 provides that:-

"If the Election Commission is satisfied that a person-

- a) has failed to lodge an account of election expenses, within the time and in the manner required by or under this Act, and
- (b) has no good reason or justification for the failure,

the Election Commission shall, by order published in the Official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.";

WHEREAS, on the basis of facts and available records, the Commission is satisfied that **Thaviti Narayana** has failed to lodge account of election expenses and has no good reason or justification for the failure to do so; and

**NOW THEREFORE,** in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares **Thaviti Narayana**, resident of - **H. No. 3-163, Rainigudem Village, Mulug Mandal, Jayshankar Bhupalpally District**, and a contesting candidate from **109-Mulug (ST)** Assembly Constituency of the State of Telangana in the General Election to Legislative Assembly, 2018 to be disqualified for being chosen as and for being a member of either House of Parliament or the Legislative Assembly or Legislative Council of a State or Union Territory for a period of three years from the date of this order.

To,

Shri/Smt/Km/Ms. Thaviti Narayana, H.No. 3-163, Rainigudem Village, Mulug Mandal, Jayshankar Bhupalpally District -506169.

## <u>ORDER</u>

No. 76/TEL-LA/2019:- WHEREAS, the General Election for 109-Mulug (ST) Assembly Constituency of Telangana, 2018 was announced by the Election Commission of India vide Press Note No. ECI/PN/66/2018 dated 06<sup>th</sup> October, 2018; and

**WHEREAS,** as per Section 78 of the Representation of the People Act, 1951 every contesting candidate has to lodge a true copy of his account of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

WHEREAS, the result of the election for 109-Mulug (ST) Assembly Constituency was declared by the Returning Officer on 11<sup>th</sup> December, 2018 and hence the last date for lodging the account of Election Expenses was 10<sup>th</sup> January, 2019; and

WHEREAS, as per the report dated 23<sup>rd</sup> January, 2019 submitted by the District Election Officer, Jayashankar Bhupalpally District, Telangana, Badi Krishna, a contesting candidate from 109-Mulug (ST) Assembly Constituency, 2018 from Telangana has failed to lodge account of election expenses, as required under law; and

WHEREAS, on the basis of the said report of the District Election Officer, a Show-Cause notice No. 76/TEL-LA/2019, dated 17<sup>th</sup> July, 2020 was issued under sub rule (5) of Rule 89 of the Conduct of Elections Rules, 1961 by the Election Commission of India to **Badi Krishna** for not lodging of account of Election Expenses; and

WHEREAS, through the above said Show Cause Notice and under sub rule (6) of Rule 89 of the Conduct of Elections Rules, 1961, **Badi Krishna** was directed to submit representation in writing to the Commission explaining the reason for not lodging the account and also to lodge account of election expenses with the District Election Officer, **Jayashankar Bhupalpally** within 20 days from the date of receipt of the notice; and

WHEREAS, the District Election Officer, Jayashankar Bhupalpally has reported that the said notice was served to Badi Krishna on 17-08-2020; and

WHEREAS, the District Election Officer, Jayashankar Bhupalpallyin his supplementary report dated: 21-06-2021 reported that Badi Krishna has not submitted account of election expenses, Further, after receipt of the said notice, Badi Krishna has neither furnished any reason nor explanation to the Election Commission of India, for failure to lodge the account as prescribed under law; and

WHEREAS, Section 10 A of the Representation of the People Act, 1951 provides that:-

"If the Election Commission is satisfied that a person-

- a) has failed to lodge an account of election expenses, within the time and in the manner required by or under this Act, and
- (b) has no good reason or justification for the failure,

the Election Commission shall, by order published in the Official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.";

WHEREAS, on the basis of facts and available records, the Commission is satisfied that **Badi Krishna** has failed to lodge account of election expenses and has no good reason or justification for the failure to do so; and

**NOW THEREFORE,** in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares **Badi Krishna**, resident of - **H. No. 3-26, Brahmanapally Village, Mangapet Mandal, Jayshankar Bhupalpally District,** and a contesting candidate from **109-Mulug (ST)** Assembly Constituency of the State of Telangana in the General Election to Legislative Assembly, 2018 to be disqualified for being chosen as and for being a member of either House of Parliament or the Legislative Assembly or Legislative Council of a State or Union Territory for a period of three years from the date of this order.

To,

Shri/Smt/Km/Ms. Badi Krishna, H.No. 3-26, Brahmanapally Village Mangapet Mandal, Jayshankar Bhupalpally District -506169.

G-424/8.

#### **ORDER**

No. 76/TEL-LA/2019:- WHEREAS, the General Election for 109-Mulug (ST) Assembly Constituency of Telangana, 2018 was announced by the Election Commission of India vide Press Note No. ECI/PN/66/2018 dated 06<sup>th</sup> October, 2018; and

**WHEREAS,** as per Section 78 of the Representation of the People Act, 1951 every contesting candidate has to lodge a true copy of his account of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

WHEREAS, the result of the election for **109-Mulug** (ST) Assembly Constituency was declared by the Returning Officer on 11<sup>th</sup> December, 2018 and hence the last date for lodging the account of Election Expenses was 10<sup>th</sup> January, 2019; and

WHEREAS, as per the report dated 23<sup>rd</sup> January, 2019 submitted by the District Election Officer, Jayashankar Bhupalpally District, Telangana, Chela Venkata Laxmi, a contesting candidate from 109-Mulug (ST) Assembly Constituency, 2018 from Telangana has failed to lodge account of election expenses, as required under law; and

WHEREAS, on the basis of the said report of the District Election Officer, a Show-Cause notice No. 76/TEL-LA/2019, dated 17<sup>th</sup> July, 2020 was issued under sub rule (5) of Rule 89 of the Conduct of Elections Rules, 1961 by the Election Commission of India to Chela Venkata Laxmi for not lodging of account of Election Expenses; and

WHEREAS, through the above said Show Cause Notice and under sub rule (6) of Rule 89 of the Conduct of Elections Rules, 1961, Chela Venkata Laxmi was directed to submit representation in writing to the Commission explaining the reason for not lodging the account and also to lodge account of election expenses with the District Election Officer, Jayashankar Bhupalpally within 20 days from the date of receipt of the notice; and

WHEREAS, the District Election Officer, Jayashankar Bhupalpally has reported that the said notice was served to Kabbala Akash, son-in-law of Chela Venkata Laxmi on 16-08-2020; and

WHEREAS, the District Election Officer, Jayashankar Bhupalpallyin his supplementary report dated: 21-06-2021 reported that Chela Venkata Laxmi has not submitted account of election expenses, Further, after receipt of the said notice, Chela Venkata Laxmi has neither furnished any reason nor explanation to the Election Commission of India, for failure to lodge the account as prescribed under law; and

WHEREAS, Section 10 A of the Representation of the People Act, 1951 provides that:-

"If the Election Commission is satisfied that a person-

- a) has failed to lodge an account of election expenses, within the time and in the manner required by or under this Act, and
- (b) has no good reason or justification for the failure,

the Election Commission shall, by order published in the Official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.";

WHEREAS, on the basis of facts and available records, the Commission is satisfied that Chela Venkata Laxmi has failed to lodge account of election expenses and has no good reason or justification for the failure to do so; and

NOW THEREFORE, in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares Chela Venkata Laxmi, resident of - H. No. 1-177/1/A, Chinnaboinapally Village, Eturunagaram Mandal, Jayshankar Bhupalpally District-506165 and a contesting candidate from 109-Mulug (ST) Assembly Constituency of the State of Telangana in the General Election to Legislative Assembly, 2018 to be disqualified for being chosen as and for being a member of either House of Parliament or the Legislative Assembly or Legislative Council of a State or Union Territory for a period of three years from the date of this order.

To,

Shri/Smt/Km/Ms. Chela Venkata Laxmi, H.No. 1-177/1/A, Chinnaboinapally Village Eturnagarm Mandal, Jayashankar Bhupalpally District -506165.

The following Order of the Election Commission of India, Nirvachan Sadan, Ashoka Road, New Delhi-110001, Dated 14<sup>th</sup> July, 2021, 23 Asadha, 1943 (Saka) is republished:-

#### **ORDER**

No. 76/TEL-LA/2019:- WHEREAS, the General Election for 109-Mulug (ST) Assembly Constituency of Telangana, 2018 was announced by the Election Commission of India vide Press Note No. ECI/PN/66/2018 dated 06<sup>th</sup> October, 2018; and

**WHEREAS,** as per Section 78 of the Representation of the People Act, 1951 every contesting candidate has to lodge a true copy of his account of election expenses within 30 days with the concerned District Election Officer, from the date of election of the returned candidate; and

WHEREAS, the result of the election for 109-Mulug (ST) Assembly Constituency was declared by the Returning Officer on 11<sup>th</sup> December, 2018 and hence the last date for lodging the account of Election Expenses was 10<sup>th</sup> January, 2019; and

WHEREAS, as per the report dated 23<sup>rd</sup> January, 2019 submitted by the District Election Officer, Jayashankar Bhupalpally District, Telangana, Burka Chinna Venkataiah, a contesting candidate from 109-Mulugu (ST) Assembly Constituency, 2018 from Telangana has failed to lodge account of election expenses, as required under law; and

WHEREAS, on the basis of the said report of the District Election Officer, a Show-Cause notice No. 76/TEL-LA/2019, dated 17<sup>th</sup> July, 2020 was issued under sub rule (5) of Rule 89 of the Conduct of Elections Rules, 1961 by the Election Commission of India to **Burka Chinna Venkataiah** for not lodging of account of Election Expenses; and

**WHEREAS**, through the above said Show Cause Notice and under sub rule (6) of Rule 89 of the Conduct of Elections Rules, 1961, **Burka Chinna Venkataiah** was directed to submit representation in writing to the Commission explaining the reason for not lodging the account and also to lodge account of election expenses with the District Election Officer, **Jayashankar Bhupalpally** within 20 days from the date of receipt of the notice; and

WHEREAS, the District Election Officer, Jayashankar Bhupalpally has reported that the said notice was served to Burka Chinna Venkataiah on 18-08-2020; and

WHEREAS, the District Election Officer, Jayashankar Bhupalpallyin his supplementary report dated: 21-06-2021 reported that Burka Chinna Venkataiah has not submitted account of election expenses, Further, after receipt of the said notice, Burka Chinna Venkataiah has neither furnished any reason nor explanation to the Election Commission of India, for failure to lodge the account as prescribed under law; and

WHEREAS, Section 10 A of the Representation of the People Act, 1951 provides that:-

"If the Election Commission is satisfied that a person-

- a) has failed to lodge an account of election expenses, within the time and in the manner required by or under this Act, and
- (b) has no good reason or justification for the failure,

the Election Commission shall, by order published in the Official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three years from the date of the order.";

[Part - V

WHEREAS, on the basis of facts and available records, the Commission is satisfied that **Burka Chinna** Venkataiah has failed to lodge account of election expenses and has no good reason or justification for the failure to do so; and

**NOW THEREFORE**, in pursuance of Section 10A of the Representation of the People Act, 1951, the Election Commission of India hereby declares **Burka Chinna Venkataiah**, resident of - **H. No. 1-17, Village : Gangaram**, **Mandal : Gangaram**, **District : Mahabubabad-506135**, and a contesting candidate from **109-Mulug (ST)** Assembly Constituency of the State of Telangana in the General Election to Legislative Assembly, 2018 to be disqualified for being chosen as and for being a member of either House of Parliament or the Legislative Assembly or Legislative Council of a State or Union Territory for a period of three years from the date of this order.

To,

Shri/Smt/Km/Ms. Burka Chinna Venkataiah, H.No. 1-17, Village : Gangaram, Mandal : Gagaram, District : Mahabubabad-506135.

## By Order,

### AVINASH KUMAR,

Principle Secretary, Election Commission of India.

## Dr. SHASHANK GOEL,

Chief Electoral Officer & E.O. Spl. Chief Secretary to Government.

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