GENERAL ELECTIONS-2018 TOP PRIORITY

OFFICE OF THE CHIEF ELECTORAL OFFICER

TELANGANA STATE

SOUTH 'H' BLOCK, SECRETARIAT, HYDERABAD.

UO Note.No.3991/Elecs.D/A1/2018

Dated: 12.11.2018.

- Sub:- Elections General Elections to the TSLA 2018 Notification published in Telangana State Gazette, Part-V Extraordinary issue No.15, dt.12.11.2018
 Supply of copy of "Payment of Salaries and Pension and Removal Disqualification Act, 1953 (ACT No.II of 1954)" – Reg.
- Ref:- 1. From the ECI Lr.No.464/TS-LA/2-18/SOU3, dt.6.11.2018.
 - 2. Telangana State Gazette, Part-V Extraordinary issue No.15, dt.12.11.2018.
 - 3. U.O.Note No.12094/GA-SR/2018, dt.12.11.2018 of General Administration (SR) Department.

* * *

A copy of the "Payment of Salaries and Pension and Removal Disqualification Act, 1953 (ACT No.II of 1954)" and subsequent amendments received in the reference 3rd cited from General Administration (SR) Department are herewith sent to all the Collectors & DEOs in the State and the Commissioner, GHMC & DEO, Hyderabad for information.

> Dr. RAJAT KUMAR CHIEF ELECTORAL OFFICER E.O & PRL.SECRETARY TO GOVT.

То

The All the Collectors & District Election Officers in the State (w.e.). The Commissioner, GHMC & District Election Officer, Hyderabad (w.e.). All the ROs of Assembly Constituencies through the concerned DEOs. SF/Spare.

// FORWARDED BY ORDER //

SECTION OFFICER

GOVERNMENT OF TELANGANA GENERAL ADMINISTRATION (SR)DEPARTMENT

U.O.Note. 12094 /GA-SR/2018

Dated:12 -11-2018

- Sub:- G.A (SR) Department Furnishing of copies of payment of Salaries and Pension and Removal Disqualification Act 1953 (Act No.II of 1954) and subsequent amendments – regarding.
- Ref:- U.O.Note No.3991/Elecs.D/A.1/2018, dt. 12-11-2018 of O/o Chief Elector Officer.

With reference to the U.O note cited, copies of the following are furnished herewith to the Office of the Chief Electoral Officer, Telangana State.

1) Payment of Salaries and Pension and Removal of Disgualifications Act, 1953 (Act No.II of 1954)

2) Act No.6 of 2016, dt. 23-04-2016

 G.O.Ms.No.323, General Administration (SR), 24/08/2016.

4) Notifications by Government, dt..27/08/2016.

5) LA Bill No.1 of 2017, dt.22/03/2017

- 6) Act No.12 of 2017, dt.27/01/2017.
- 7) Act No.16 of 2017 dt.30/03/2017.

D.V.N.RAJU ASSISTANT SECRETARY TO GOVERNMENT

To

Without the Marine

The Office of Chief Electoral Officer Telangana State, Hyderabad.

//FORWARDED BY ORDER//

K-nd. Cum of SECTION OFFICER

[For Official use only]

THE ANDHRA PRADESH PAYMENT OF SALARIES AND PENSION AND REMOVAL OF DISQUALIFICATIONS ACT, 1953.

(Corrected upto September, 2008)

GENERAL ADMINISTRATION (S.R.) DEPARTMENT ANDHRA PRADESH SECRETARIAT HYDERABAD - 500 022

[For Official use only]

THE ANDHRA PRADESH PAYMENT OF SALARIES AND PENSION AND REMOVAL OF DISQUALIFICATIONS ACT, 1953.

(Corrected upto September, 2008)

THE ANDHRAPRADESH PAYMENT OF SALARIES AND PENSION AND REMOVAL OF DISQUALIFICATIONS ACT, 1953

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THE ANDHRA PRADESH PAYMENT OF SALARIES AND PENSION AND REMOVAL OF DISQUALIFICATIONS ACT, 1953.

ACT II OF 1954

An Act to provide for the salaries and allowances of Ministers, Deputy Ministers, the Chief Whip in the Assembly, the Speaker, the Deputy Speaker, Parliamentary Secretaries and Members of the Andhra Pradesh Legislative Assembly and ¹the Chief Whip, the Whip, the Chairman, the Deputy Chairman and the Members of the Andhra Pradesh Legislative Council and the Chairmen of the Planning and Development Committees and the Leader of the Opposition in the Andhra Pradesh Legislative Assembly and the ²Leader of the Opposition in the Andhra Pradesh Legislative Council and the Upposition in the Andhra Pradesh Legislative Council and the Upposition in the Andhra Pradesh Legislative Council and the Whips in the Legislative Assembly³ and Council⁴ (and also to provide for the pension of persons served as Members of the Legislative Assembly and Legislative Council).

Whereas it is expedient to provide by an Act of the Legislature for the salaries and allowances of Ministers, Deputy Ministers, the Chief Whip in the Assembly, the Speaker, Deputy Speaker, Parliamentary Secretaries and the Members of the Andhra Pradesh Legislative Assembly and ⁵the Chief Whip, the Whip, the Chairman, the Deputy Chairman and the Members of the Andhra Pradesh Legislative Council and the Chairmen of the Planning and Development Committees, and the Leader of the Opposition in Andhra Pradesh Legislative Assembly and ⁶the Leader of the Opposition in the Legislative Council and also the Whips in the Legislative Assembly ⁷ and Council ⁸(and for the pension of persons served as Members of the Legislative Assembly and Legislative Council).

And whereas it is necessary to remove the disqualifications imposed on holders of certain offices for being chosen as, and for being, members of the said Legislative Assembly ⁹and Council; it is hereby enacted as follows:-

1. Short title and commencement:- (1) This Act may be called the Andhra Pradesh Payment of ¹⁰(Salaries and Pension) and Removal of Disqualifications Act, 1953.

1, 2, 3, 5, 6, 7, & 9 Inserted by Act No. 20 of 2007.

4&8. Added by Act No. 28 of 1985 and came into force with effect from 31-10-1984.

10. Substituted by Act No.28 of 1985 and came into force with effect from 31.10.1984.

(2) It shall be deemed to have come into force on 4th January, 1954.

2. Definitions:-2. In this Act, "Chief Whip in the Assembly " means the Government Chief Whip in the Andhra Pradesh Legislative Assembly and "Chief Whip in the Council" means the Government Chief.Whip in the Andhra Pradesh Legislative Council and "Whip in the Assembly" means the Government Whip in the Andhra Pradesh Legislative Assembly and Whip in the Council. "Speaker and Deputy Speaker" means the Speaker and Deputy Speaker respectively of the Andhra Pradesh Legislative Assembly and "Chairman" and "Deputy Chairman" means the Chairman and Deputy Chairman respectively of the Andhra Pradesh Legislative Council.

3. Salaries and allowances of and residences to Chief Minister and Ministers:- ¹[(1) (i) There shall be paid to the Chief Minister, every month, a salary of rupees five thousand two hundred and fifty, a special allowance of rupees three thousand two hundred and fifty, a sumptuary allowance of rupees three thousand ²a security car allowance of rupees fifteen thousand and a conveyance allowance of rupees ten thousand in case a bullet proof motor car is used or rupees seven thousand in case any other motor car is used:

Provided that if the Chief Minister desires that the propulsion charges incurred in respect of the motor car used by him be borne by the State Government *in lieu* of the conveyance allowance payable to him, such propulsion charges shall be borne by the State Government.

- 1. Substituted by Act No. 34 of 2000.
- 2. Inserted by Act No. 3 of 2007.

¹[(ii) There shall be paid to the Deputy Chief Minister, if any, and such member of the Council of Ministers whether a Cabinet Minister or a State Minister or a Deputy Minister, every month, a salary of ²rupees five thousand, a special allowance of rupees three thousand two hundred and fifty, a sumptuary allowance of rupees three thousand a ³security car allowance of rupees fifteen thousand and a conveyanc allowance of rupees ten thousand in case a bullet proof motor car is used or rupees seven thousand in case any other motor car is used.]

(2) The Chief Minister, the Deputy Chief Minister, if any, and other Ministers, ⁴(and the Deputy Ministers) shall each be entitled without payment of rent to the use of a furnished residence provided by the State Government throughout his term of office and for a period of fifteen days immediatly thereafter:

⁵(Provided that the rent payable on the hired accommodation provided by the State Government shall not exceed ⁶rupees thirty thousand per mensm).

Provided ⁷(further) that where any such Minister or Deputy Minister does not use the residence provided by the State Government under this sub-section but desires to reside in any ⁸building of his choice, other than his own building he shall be paid a house rent allowance of an amount equal to one and a half times the reasonable rent or the fair rent, calculated in respect of such building in the manner provided under the Andhra Pradesh

 Substituted by Act No. 21 of 1990 and published in A.P. Gazette Part IV-B Extraordinary No. 36, dated 19-11-1990.

2. Substituted by Act 34 of 2000.

3. Inserted by Act No. 3 of 2007.

Inserted by Act No. 3 of 1989 and came into force with effect from 1-4-1988.

5 & 7.Inserted by Act No. 21 of 1990 and came into force with effect from 19-11-1990.

6. Substituted by Act 21 of 2007.

Inserted by Act No. 11 of 1993 and came into force with effect from 1-7-1992.

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Buildings (Lease, Rent and Eviction) Control Act, 1960 subject to a maxium of ¹(rupees thiryt thousand per mensem).

² "Provided also that where any such Minister or Deputy minister desires to reside in his own building he shall be paid a house rent allowance which shall not be less than rupees ³five thousand but which shall not exceed rupees thirty thousand per mensem subject to evaluation by the Roads and Buildings Department".

⁴Provided also that where any such Minister or Deputy Minister resides in any hired accommodation provided by the State Government or in any building of his choice not provided by the State Government or in his own building, he shall be paid a camp office allowance of rupees five thousand per mensum.

(3) All expenditure for furnishing the residence of the Chief Minister, the Deputy Chief Minister, if any, or any other Minister ⁵(or the Deputy Minister) and for the maintenance thereof, whether or not such residence is provided by the State Government under this section, shall be borne by the State Government, subject to such rules as may be made by the State Government in this behalf and no charge shall fall on the Chief Minister, Deputy Chief Minister if any, or any other Minister ⁶ (or the Deputy Minister) personally in respect of the furnishing and maintenance of such residence.

(4) The income-tax payable by the Chief Minister, the Deputy Chief Minister, if any, or any other Minister, in so far as it relates to the salary, allowances and perquisites mentioned in this section shall be borne by the State Government.

Explanation .- For the purpose of this section and sections 3-A and 4, 5:

(a) "residence" includes the staff quarters and other buildings appurtenant thereto, and the garden thereof; and

5 & 6. Inserted by Act No. 3 of 1989 and came into force with effect from 1-4-1988.

^{1&}amp; 3. Substituted by Act No. 21 of 2007.

^{2.} Inserted by Act No. 11 of 1993 and came into force with effect from 1-7-1992.

^{4.} Added by Act No. 34 of 2000.

(b) "maintenance" in relation to a residence includes the payment of such local rates and taxes as are normally be borne by the tenant and the provision of electricity and water.

3-A. "Salaries and allowances of Chief Whip in the Assembly and the Whip in the Assembly and the Chief Whip and the Whip in the Council and the Deputy Minister.-¹(1) (a) There shall be paid to the Chief Whip and the Whip in the Assembly and the Chief whip and the Whip in the Council every month, ²salary of rupees five thousand, a special allowance of rupees three thousand two hundred and fifty, a sumptuary allowance of rupees three thousand a ³security car allowance of rupees fifteen thousand and a conveyance allowance of rupees ten thousand in case a buleet proof motor car is used or rupees seven thousand in case any other motor car is used.

(b) The Chief Whip in the Assembly ⁴(and the Whip in the Assembly) and ⁵the Chief Whip and the Whip in the Council shall each be entitled, without payment of rent, to the use of furnished residence provided by the State Government, throughout the term of their respective offices and for a period of fifteen days immediately thereafter:

⁶ Provided that the rent payable on the hired accommodation provided by the State Government shall not exceed ⁷ rupees thirty thousand per mensem.

Provided ⁸ further that where the Chief Whip in the Assembly or Whip in the Assembly and ⁹ Chief whip or Whip in the Council does not use the residence provided by the State Government under this clause, but desires to reside in any ¹⁰ building of his choice, other than his own building, he shall be paid a house rent allowance of an amount equal to one and a half times the reasonable rent or the fair rent, calculated in respect of such building in

1, 6 & 8. Substituted by Act No. 21 of 1990 and published in A.P. Gazette Part IV-B Extraordinary No. 36, dated 19-11-1990.

2. Substituted by Act No. 34 of 2000.

Inserted by Act No.3 of 2007.

4. Inserted by Act No. 28 of 1985 and came into force with effect from 10-3-1985.

5 & 9. Amended by Act No. 20 of 2007.

Substituted by Act No. 21 of 2007.

10. Substituted by Act No. 11 of 1993 and came into force with effect from 1-4-1993.

the manner provided under the Andhra Pradesh Buildings (Lease, Rent and Eviction) Control Act, 1960, (subject to a maxium of) ¹(rupees thirty thousand) per mensem.

² "Provided also that where the Chief Whip or any Whip in the Assembly and the ³Chief Whip or any Whip in the Council desires to reside in his own building he shall be paid a house rent allowance which shall not be less than rupees five thousand but which shall not exceed rupees ⁴ thirty thousand per mensem subject to evaluation by the Roads and Buildings Department."

⁵Provided also that where such Chief Whip or any Whip in the Assembly and the ⁶Chief Whip or any Whip in the Council resides in any hired accommodation provided by the State Government or in any building of his choice not provided by the State Government or in his own building, he shall be paid a camp office allowance of rupees five thousand per mensum.

(c) All expenditure for furnishing the residence of the Chief Whip in the Assembly ⁷ or the Whip in the Assembly and the ⁸Chief Whip or any Whip in the Council for maintenance thereof, whether or not such residence is provided by the State Government under clause (b), shall be borne by the State Government subject to such rules as may be made by the State Government in this behalf and no charge shall fall on the Chief Whip in the Assembly ⁹or the Whip in the Assembly and the ¹⁰Chief Whip or any Whip in the Council) personally in respect of the furnishing and the maintenanc of such residence.

¹¹ (2) Omitted.

(3) (a) The income-tax payable by the Chief Whip in the Assembly ¹² or the whip in the Assembly and the ¹³Chief Whip or Whip in the Council in so

1 & 4. Substitued by Act No. 21 of 2007.

2. Inseted by Act No. 11 of 1993 and came into force with effect from 1-7-1992.

3,6,8,10 & 13. Inserted by Act No. 20 of 2007.

5. Substituted by Act No. 34 of 2000.

7, 9 & 12. Inserted by Act No. 28 of 1985 and came into force with effect from 10-3 1985.
11. Omitted by Act No. 21 of 1990, dated 19-11-1990.

far as it relates to the salary, allowances and perquisties mentioned in this section shall be borne by the State Government.

¹ (b) The income-tax payable by the Deputy Ministers, if any, in so far as it relates to the salary and allowances mentioned in this section shall be borne by the State Government.

4. Salaries and allowances of the Speaker and Deputy Speaker and the Chairman and the Deputy Chairman and residences to them.-²(1) There shall be paid to the Speaker and the Deputy Speaker, ³ the Chairman and the Deputy Chairman every month,⁴ a salary of rupees five thousand, a special allowance of rupees three thousand two hundred and fifty, a sumptuary allowance of rupees three thousand ⁵ a security car allowance of rupees fifteen thousand and a conveyance allowance of rupees ten thousand in case a bullet proof motor car is used or rupees seven thousand in case any other motor car is used.

(2) The Speaker and the Deputy Speaker the ⁶Chairman and the Deputy Chairman shall be entitled without payment of rent to the use of furnished residence provided by the State Government, throughout the term of their office and for a period of fifteen days immediately thereafter:

Provided that the rent payable on the hired accomodation provided by the State Government shall not exceed ⁷ rupees thirty thousand per mensem:

Provided further that where the Speaker or the Deputy Speaker or the ⁸Chairman or the Deputy Chairman does not use the residence provided by the State Government under this sub-section, but desires to reside in any ⁹building of his choice, other than his own buildings he shall be paid a house rent allowance of an amount equal to one and a half times the reasonable

 Substituted by Act No. 11 of 1981 and published in A.P. Gazette Extraordinary, dated: 15-4-1981.

2 & 9. Substituted by Act No. 21 of 1990 and published in A.P.Gazette Part IV-B Extraordinary No. 36, dated : 19-11-1990.

3, 6 & 8. Added by Act 20 of 2007.

- 4. Substituted by Act 34 of 2000.
- 5. Inserted by Act 3 of 2007.
- 7. Substituted by Act No. 21 of 2007.

rent or the fair rent, calculated in respect of such building in the manner provided under the Andhra Pradesh Buildings (Lease, Rent and Eviction) Control Act, 1960 subject to a maximum of ¹rupees thirty thousand per mensum.

² "Provided also that where the Speaker or the Deputy Speaker or the ³Chairman or the Deputy Chairman desires to reside in his own building he shall be paid a house rent allowance which shall not be less than rupees five thousand but which shall not exceed ⁴ rupees thirty thousand per mensum subject to evaluation by the Roads and Buildings Department".

⁵Provided also that where such Speaker or Deputy Speaker or the ⁶Chairman or the Deputy Chairman in any hired accommodation provided by the State Government or in any building of his choice not provided by the State Government or in his own building, he shall be paid a camp office allowance of rupees five thousand per mensum.

⁷ (3) All expenditure for furnishing the residence of the Speaker and the Deputy Speaker and the ⁸Chairman and the Deputy Chairman and for the maintenance thereof, whether or not such residence is provided by the State Government under this section, shall be borne by the State Government subject to such rules as may be made by the State Government in this behalf and no charge shall fall on the Speaker and the Deputy Speaker and the ⁹Chairman and the Deputy Chairman personally in respect of the furnishing and maintenance of such residence.

(4) The income tax payable by the Speaker or the Deputy Speaker, the ¹⁰Chairman and the Deputy Chairman in so far as it relates to the salary, allowances and perquisites mentioned in this section shall be borne by the State Government.

- 1 & 4. Substituted by Act No. 21 of 2007.
- 2. inserted by Act No. 11 of 1993 and came into force with effect from 1-7-1992.
- 3, 6, 8, 9 & 10. Added by Act No. 20 of 2007.
- 5. Inserted by Act No. 34 of 2000.
- Substituted by Act No. 21 of 1990 and published in A.P. Gazette Extraordinary, dated on 19-11-1990.

"Validation of enhancement of House Rent allowance to the Speaker. 4A. Notwithstanding any thing contained in section 4, the enhancement of House Rent Allowance from rupees ten thousand to rupees fifteen thousand per month in respect of the building owned by the Speaker with effect from 1-6-2004 through executive orders issued in G.O.Rt.No. 4750,

General Administration (Accommodation) Department, dated 17-8-2004 shall be deemed to have been validly made.

5. Salaries and allowances of Parliamentary Secretaries.- There shall be paid to each of the Parliamentary Secretaries, if any, a salary of one thousand rupees per mensum and a consolidated house rent and conveyance allowance of ¹ (one thousand rupees per mensum.)

The income tax payable by the Parliamentary Secretaries, if any, in so far as it relates to the salary and allowances mentioned in this section shall be borne by the State Government.

5-A. Omitted.

5-B. Supply of furnishing and electrical appliances to certain office holders.- The State Government may, subject to such rules as may be made by them in this behalf, provide for furnishings and electrical appliances for the use at the residences of each of the holders of the offices referred to in section 3-A, sub-section (4) of section 4, and section 5.

6. Conveyance to be provided for Ministers etc.- The State Government may, from time to time, provide suitable conveyances for the use of the Ministers, ² (the Deputy Ministers) the Speaker, the Chief Whip in the Assembly, ³ (the Whip in the Assembly), the *Deputy Speaker the ⁴Chairman, the Deputy Chairman, the Chief Whip and the Whip in the Council ⁵(and the Parliamentary Secretaries) subject to such rules regarding their maintenance and repair as may be made by the State Government:

 Amendment came into force with effect from 21st December, 1979 vide Act No. 7 of 1980 published in the Andhra Pradesh Gazette, dated: 5th March, 1980 in respect of Deputy speaker.

 [&]amp; 5. Substituted by Act No. 11 of 1981 and came into force with effect from 5-3- 1981.
 Inserted by Act No. 2 of 1989 and came into force with effect from 1-4-1988.

Inserted by Act No. 28 of 1985 and came into force with effect from 10-3-1985.

^{4.} Added by Act No. 20 of 2007.

Provided that where any Minister, ¹(Deputy Minister) the Speaker or the Deputy Speaker and the ²Chairman or the Deputy Chairman does not use the conveyance provided by the State Government under this section, but desires to make use of his own motor car, he shall be paid a motor car allowance of ³(Ten thousand rupees per mensem):

Provided further that where the Chief Whip in the Assembly ⁴ (or the Whip in the Assembly) and the ⁵Chief Whip or the Whip in the Council does not use the conveyance provided by the State Government under this section, but desires to make use of his own motor car, he shall be paid a motor car allowance of ⁶(ten thousand rupees per mensem):

⁷ (Provided also that whether any Minister, Deputy Minister, the Speaker or the Deputy Speaker, the Chief Whip or the Whip in the AssemIby ⁸the Chairman or the Deputy Chairman, the Chief Whip or the Whip in the Council desires to make use of his own motor car as aforesaid, he shall be provided with a driver by the Government).

7. Travelling Allowance of Ministers, etc. 'on assuming and relinquishing office:- (1) A Minister or Deputy Minister or the Chief Whip in the Assembly '(or Whip in the Assembly) or the Speaker or the Deputy Speaker or the ⁹Chief Whip in the Council or the Whip in the Council or the Chairman or the Deputy Chairman or a Parliamentary Secretary, shall--

1. Inserted by Act No. 2 of 1989 and came into force w.e.f. 1-4-1988.

2, 5, 8 & 9. Added by Act 20 of 2007.

3 & 6. Substituted by Act 3 of 2007.

4 Inserted by Act No. 28 of 1985 and came into force with effect from 10-3-1985.

 Inserted by Act No.21 of 1990 and published in Andhra Pradesh Gazette Extraordi nary dated: 19-11-1990.

Inserted by Act No. 28 of 1986 and came into force with effect from 10-3-1985

(a) in respect of the journey for assuming office, to the City of Hyderabad from his usual place of residence in the State, if it is outside the area comprised in that city and the city of Secunderabad; and

(b) in respect of the Journey on relinquishing office, from the city of Hyderabad to his usual place of residence in the State before he assumed office, if such place is outside the area comprised in that city and in the city of Secunderabad be entitled to travelling allowances for himself and the members of his family and for the transport of his personal effects, at such rates and upon such conditions as may be determined by rules made by the State Government.

(1-A) Where the Speaker or ¹the Chairman at any time after assuming office in the city of Hyderabad shifts his residence from the city of Hyderabad to his usual place of residence in the State before he assumed office, he shall, in respect of the journey made by him in that behalf, be entitled to travelling allowance for himself and the members of his family and for the transport of his personal effects, at such rates and upon such conditions as may be determined by rules made by the State Government.

(2) Omitted.

Explanation:- For the purpose of this section, the expression "the State" shall include the territories specified in sub-section (1) of section 3 of the States Re-organisation Act, 1956 (Central Act XXXVII of 1956).

8. Travelling and daily allowance of Ministers etc:- (1) The holders of the offices referred to in sections 3 to 5 shall, in respect of their tours, be entitled to travelling and daily allowances at such rates and upon such conditions as may be determined by rules made by the State Government.

(2) Omitted.

1. Added by Act 20 of 2007.

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9. Ministers etc., and their families to be entitled to free accommodation in State hospitals and to free medical treatment in State hospitals and medical treatment else where at Government cost.-Subject to such conditions as may be determined by rules made by the State Government, a Minister, the Speaker, the Deputy Speaker the ¹Chairman and the Deputy Chairman and the members of his family shall be entitled, free of charge, to accommodation in hospitals maintained by the State Government and to medical treatment therein, and also, at the cost of the State Government, to medical treatment in any hospital elsewhere either within or outside India, and to the provision of artificial limbs, hearing aids, and the like:

*Provided that the cost to be borne by the State Government in respect of medical treatment,-

(a) in any hospital within or outside Inida, shall not exceed such sum as may be specified in the rules made by the State Government in this behalf, inclusive of the fare for air passage and expenditure incurred towards personal attendant, in case where facility for such treatment is available in any hospital within India; or

(b) in any hospital outside India shall not exceed the actual expenditure incurred for such treatment and the fare for air passage of both the person treated and the personal attendant, in case where facility for such treatment is not available in any hospital within India.

9-A. Free accommodation and medical treatment in State hospitais and medical treatment elsewhere at Government cost to holders of other offices and their families.- Subject to such conditions as may be determined by rules made by the State Government, the holders of the offices referred to in sections 3-A to 5 other than those specified in section 9, and the members of their families shall be entitled, free of charge, to accommodation in hospitals maintained by the State Government and to medical treatment therein, and also at the cost of the State Government to medical treatment in any hospital elsewhere, either within or outside India, and to the provision of artificial limbs, hearing aids and the like:

*[Provided that the cost to be borne by the State Government in respect of medical treatment,-

(a) in any hospital within or outside India, shall not exceed such sum as may be specified in the rules made by the State Government in this behalf,

*. Inserted by Act No. 28 of 1985 and came into force with effect from 24-6-1984.

1. Added by Act 20 of 2007.

inclusive of the fare for air passage and expenditure incurred towards personal attendant, in case where facility for such treatment is available in any hospital within India; or

(b) in any hospital outside India, shall not exceed the actual expenditure incurred for such treatment and the fare for air passage of both the person treated and the personal attendant in case where facility for such treatment is not available in any hospital within India.]

9-B. Advances to Ministers, ¹ (Deputy Minister), Speaker and Deputy Speaker, Chief Whip and Whips in the Assembly ²The Chairman and the Deputy Chairman, the Chief Whip and the Whip in the Council for purchase of Motor Cars:- Subject to such rules as may be made by the State Government in this behalf, there may be paid to any Minister, the ³ (Deputy Minister), the Chief Whip in the Assembly, ⁴ (the Whip in the Assembly) the Speaker or the Deputy Speaker and ⁵Chairman or the Deputy Chairman, the Chief Whip and Whip in the Council by way of a repayable advance a sum of money ⁶as may be prescribed for the purchase of motor car in order that he may be able to discharge conveniently and efficiently the duties of his office.

10. Removal of certain disqualifications.- No person shall be disqualified for being chosen as or for being a member of the Andhra Pradesh Legislative Assembly or the ⁷Legislative Council on the ground only that he holds any of the offices specified in the Schedule to this Act.

11. Salaries and allowances of members of the Legislative Assembly and the ⁸Legislative Council.- (1) Every member of the Andhra Pradesh Legislative Assembly or the Legislative Council who does not hold any of the offices referred in sections 3 to 5 and sections 12-A and 12-B shall be entitled to receive,--

⁹(a) a salary of Rs. 5,000/- (Rupees Five Thousand only) per mensum;

(b) a constituency allowance of Rs. 35,000/- (Rupees Thirty Five Thousand only) per mensum; and

& 3. Inserted by Act No. 2 of 1989 and came into force with effect from 1-4-1988.
 2, 5, 7& 8. Added by Act 20 of 2007.

Inserted by Act No. 28 of 1985 and came into force with effect from 10-3-1985.

Substituted by Act No. 22 of 1998 and came into force with effect from 20-5-1998.

Substituted by the Act No. 4 of 2008.

(c) traveling, daily and other allowances at such rates and upon such conditions as may be determined by rules made by the State Government.

(1A) ¹ Every member referred to in sub-section (1) shall be provided, at his or her option, either with railway coupons enabling to travel in the first class upto a maximum distance of 30,000 Kms. (Thirty thousand Kilometers) in a year or with such lumpsum amount calculated at the prevailing railway fare at the stage of 800 Kilometers according to the fair fixed for each Kilometer travelled, upto 30,000 Kms. and such member or his or her spouse shall be entitled to travel either singly or together with spouse or with any other person by any railway in India.

Provided that the lumsum amount so calculated shall be paid to each such member in two equal instalments, one in the first half of the year and the other in the second half of the year subject to such rules as may be made in this behalf."

** ²(1-B).- Every member referred to in sub-section (1), and his or her spouse shall, subject to such rules as may be made by the State Government in this behalf, be entitled to travel either singly or together with spouse or with any other person in any stage carriage vehicles operated by the Andhra Pradesh State Road Transport Corporation on any route:

³ (Provided that if such member is un-married or has no spouse living, he shall be entitled to travel under this sub-section, together with any other person)

(2) The salary referred to in clause (a) of sub-section (1) shall accrue to a member from the date on which he is declared duly elected or if such declaration is made before the vacancy occurs from the date of occurance of the vacancy:

Provided that the salary shall not be paid until the member has made and subscribed the oath or affirmation referred to in article 188 of the Constitution.

1. Substituted by Act No. 25 of 1998 and came into force with effect from 20-5-1998.

- 2 Substituted by Act No. 3 of 1989 and came into force with effect from 1-4-1988.
- 3. Inserted by Act No. 28 of 1985 and came into force with effect from 8-11-1985.
- ** in so far as it relates to travel in any stage carriages on and from the 15th May, 1977.

Medical facilities to the Members of the Legislative Assembly and the¹ Legislative Council and² Former Members of Legislative Asembly, and Legislative Council and their families.

*11A. (1) Subject to such conditions as may be determined by rules made by the Government, every Member of the Legislative Assembly and the ³Legislative Council who does not hold any of the Office referred to in Sections 3 to 5 and Sections 12-A and 12-B, and the Members of his family shall be entitled to,-

4(a) Omitted;

(b) free accommodation and medical treatment in any hospital maintained by the State Government;

(c) reimbursement of the charges incurred towards hospitalisation in any Government hospital or in the Nizam's Institute of Medical Sciences, Hyderabad, where such hospitalisation is advised;

(d) medical treatment in any hospital outside India; and

(e) the provision of artificial limbs, hearing aids and the like at the cost of the State Government:

Provided that the cost to be borne or the amout to be reimbursed by the State Government in respect of medical treatment,

(i) in any hospital within or outside India, shall not exceed such sum as may be specified in the rules made by the State Government in this behalf, inclusive of the fare for air passage and expenditure incurred towards personal attendant, in case where facility for such treatment is available in any hospital in India; or

(ii) in any hospital outside India, shall not exceed the actual expenditure incurred for such treatment and the fare for air passage of the person treated and his personal attendant in case where facility for such treatment is not available in any hospital in India;

(iii) in respect of hospitalisation in any Government hospital or in the Nizam's Institute of Medical Sciences, Hyderabad, the amount to be reimbursed shall not exceed rupees ⁵ Seventy five thousand on each occasion.

⁶(2) Subject to such conditions as may be determined by rules made by the Government every former members of the Legislative Assembly and Legislative Council and the members of their families shall be entitle to the medical facilities specified in clasuses (b), (c) and (e) of sub-section (1).

^{1 &}amp; 3. Added by Act No. 20 of 2007.

^{2, 5 &}amp; 6 Inserted by Act No. 12 of 1999.

^{4.} Omitted by Act No. 35 of 2007 ...

11-B. ¹[(1) Every member of the Legislative Assembly or the ²Legisltive Counci who does not hold any of the office referred to in Sections 3, 4, 5, 12-A and 12-B shall be entitled, without payment of rent, electricity and water charges to the use of furnished accommodation at Hyderabad, provided by the State Government:

Provided that where any such member ³ does not use the accomodation provided by the State Government under this sub-section such member shall be paid an accommodation allowance at the rate of ⁴ three thousand rupees per mensum.

(2) The State Government may make rules regarding:

(a) the nature of accommodation and the scale of furniture and other facilities to be provided under this section for members;

(b) ⁵ Omitted.

11-C.⁶ Omitted.

11-D. (1) ⁷There shall be paid to every person who has served for a term or part of it as,-

(i) a member of the Andhra Pradesh Legislative Assembly, or

(ii) a member of the Andhra Pradesh Legislative Council, or

(iii) partly as a member of the said Legislative Assembly and partly as a member of the said Legislative Council;

A pension of four thousand rupees per mensum for the first term or a part of it and a pension of five hundred rupees per mensum for each year of his service in subsequent term as such member, so however, that in no case the pension payable to such person shall exceed six thousand and five hundred rupees per mensum.

 Substituted and 6. Omitted by Act No. 26 of 1991 and came into force with effect from 1-9-1991.

2. Added by Act No. 20 of 2007.

3. Substituted by Act No. 22 of 1998 and came into force with effect from 20-5-1998.

 Substituted by Act No. 23 of 1998 and came into force with effect from 20-5-1998.

5. Omitted by Act No. 3 of 1989 and came into force with effect from 1-4-1988.

7. Substituted by Act No. 3 of 2005

(a) the period during which a person served as a member of the Legislative Assembly or Legislative council or partly as a member of the legislive Assembly and partly as a member of the Legislative Council, as it existed during the period commencing from the 15th August, 1947 and ending with the 1st November, 1956, of the Former Province or State of Madras or State of Hyderabad or State of Andhra shall be taken into account in computing the number of years; ¹in computing the first term or a part of it and the number of years in respect of subsequent term.

(b) ²in respect of the subsequent term the period of one year shall be counted from the date of declaration of results of the election or as the case may be, from the date of the nomination;

(c) ³in respect of subsequent term the fractions of a year not less than six months, except in the case of the first year of service in such subsequent term as such member shall be counted as one year and other fractions shall be disregarded.

⁴(d) the computation of service for the first term or a part of it, shall be from the date of declaration of results of the election or as the case may be, from the date of nomination.

(2) Where any person entitled to pension under sub-section (1) is also entitled to any salary from the Central Government or the State Government or any Corporation, owned or controlled by the Central Government or the State Government or any Local Authority under any law or otherwise or has become otherwise entitled to any remuneration from such Government, Corporation of Local Authority, such person shall not be entitled to any pension under sub-section (1) for the period during which he continues to be entitled to such salary or remuneration:

Provided that where the salary or remuneration referred to in this subsection is less than the pension to which he is entitled under sub-section (1), such person shall be entitled only to receive the difference as pension under this sub-section.

1, 2 3 & 4. Inserted by Act 3 of 2005.

Explanation I.- For the purpose of this sub-section, the experssion "salary" shall, in relation to a member of the Legislative Assembly or the Legislative Council include the constituency allowance to which he is entitled under clause (c) of sub-section (1) of section 11.

Explanation II.- For the purpose of this sub-section, the expression 'remuneration' shall not include pension to which a person is entitled from the Central Government or the State Government or the Corporation or the Local Auhority referred to therein.

(3) In computing the number of years, 1 in respect of subsequent term for the purpose of sub-section (1) the period during which a person has served as a Chief Minister, Deputy Chief Minister and Minister, the Speaker and Deputy Speaker, the Chairman and the Deputy Chairman, the Chief Whip in the Assembly, Whip in the Assembly and the Chief Whip and Whip in the Council or held any of the offices specified in section 12-A and 12-B or both by virtue of his membership of the Legislative Assembly or the Legislative Council, shall also be taken into account.

2[(4) The widow of a deceased Member, who is not re-married shall be entitled to receive half the pension which the deceased member would have been entitle to receive under this section, had he been alive].

³[(11-E. Advance to Members of the Legislative Assembly and the *Legislative Council for purchase of motor car.- Subject to such rules as may be made by the State Goverment in this behalf, there may be paid to a member of the Legislative Assembly or the Legislative Council by way of repayable advance a sum of ⁵ money as may be prescribed for the purchase of a motor carl.

12. Relinquishment of Salaries and allowances and cancellation thereof.- (1) Any person entitled to any salary or allowance under this Act may relinquish the whole or any portion thereof,-

(a) in the case of a Minister or a Deputy Minister or the Chief Whip in the Assembly (or the Whip in the Assemlby) or the ⁶Chief Whip in the Council or the Whip in the Council or a Parliamentary Secretary within two months from the date on which he enters upon office as such;

(b) in the case of the Speaker or Deputy Speaker or the ⁷Chairman or the Deputy Chairman within one month from the date on which he is chosen for the office:

Inserted by Act 3 of 2005. 1.

2 & 3 Inserted by Act No. 21 of 1990 and published in A.P. Gazette Part IV-B

Extraordinary No. 35, dated 19-11-1990.

4, 6 & 7. Inserted by Act No. 20 of 2007.

Substituted by Act No. 22 of 1998 and came into force with effect from 20-5-1998. 5.

(b)(b) Omitted.

(c) in the case of a member of the Andhra Pradesh Legislative Assembly, the 'Legislative Council within one month from the date on which he makes and subscribes the oath or affirmation referred to in article 188 of the Constitution.

(2) Any relinquishment made by any of the persons referred to in subsection (1) in respect of any allowance may be cancelled by him if and only if the rules relating to that allowance are so revised as to alter the amount of the allowance to which he would have been entitled but for the relinquishment.

(3) Every relinquishment or cancellation made in pursuance of sub-section (1) or (2) shall be made in writing and shall take effect at such time and subject to such conditions as may be determined by rules made by the State Government.

12-A. Application of provisions to Minister, to Chairman of Planning and Development Committees.- The provisions of this Act shall apply in relation to the holder of the following offices as they apply in relation to a Minister, namely:-

(1) Chairman of the Telangana Planning and Development Committee.

(2) Chairman of the Rayalaseema Planning and Development Committee;

(3) Chairman of the Coastal Andhra Planning and Development Committee, and

(4) Chairman of the North Coastal Andhra Planning Development Committee.

"Security Car allowance to Vice-Chairman State Planning Board. 12-AA. There shall be paid to the Vice-Chairman, State Planning Board a security car allowance of rupees fifteen thousand per mensum subject to such rules as may be made by the State Government"

**Application of provisions relating to Minister to the Leader of Opposition.

*12-B. The provisions of this Act shall apply in relation to the holder of office of the Leader of the Opposition in the Andhra Pradesh Legislative Assembly or in the ³Andhra Pradesh Legislative Council, as they apply in relation to a Minister:-

1 & 3 Inserted by Act 20 of 2007.

2. Added by Act 3 of 2007.

This came in to force with effect from 7th April, 1978.

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Provided that where there are two or more parties in opposition to the Government, in the Andhra Pradesh Legislative Assembly or in the 'Andhra Pradesh Legislative Council having the same numerical strength, the Speaker of the Andhra Pradesh Legislaive Assembly or the ²Chairman of the Andhra Pradesh Legislative Council as the case may be, shall having regard to the status of the parties, recognise any one of the Leaders of such parties as Leader of the Opposition for the purpose of the section and such recognition shall be final and conclusive.

Explanation:- In this Act, the term "Leader of the Opposition in the Andhra Pradesh legislative Assembly or in the ³Legislative Council" means that member of the Andhra Pradesh Legislative Assembly or the Legislaive Council as the case may be, who is, for the time being, the Leader in that House of the party in opposition to the Government having the greatest numerical strength and recognised as such by the Speaker of Andhra Pradesh Legislative Assembly or the ⁴Chairman of the Andhra Pradesh Legislative Council, as the case may be.

12-C. Ommitted.*

13. Power of State Government to make rules.- (1) The State Government may make rules for carrying out the purposes of this Act and any rule made under this sub-section may be made so as to have retrospective effect.

(2) All rules made under this Act shall have effect as if enacted in this Act.

(3) Every rule made under this Act, shall immediately after it is made, be laid before each House of the State Legislature if it is in session and if it is not in session, in the session immediately following for a total period of fourteen days which may be comprised in one session or in two successive sessions, and if, before the expiration of the session in which it is so laid or the session immediately following, both Houses agree in making any modification in the rule or in the annulment of the rule, the rule shall, from the date on which the modification or annulment is notified in the Andhra Pradesh Gazette have effect only in such modified form or shall stand annulled as the case may be, so however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.

1, 2, 3, & 4. Inserted by Act No. 20 of 2007.

Omitted by Act No. 28 of 1985 and came into force with effect from 10-3-1985 and published in A.P. Gazette Part IV-B Extraordinary No. 47, dated 8-11-1985. 14. Saving.- Nothing in this Act shall prevent a retired Government Servant from drawing his pension in addition to any salary or allowance to which he may be entitled under this Act.

15. Repeat of Andhra Ordinance I of 1953.- The Andhra Pradesh Payment of Salaries and Removal of Disqualifications Ordinance, 1953 (Andhra Ordinance-I of 1953) is hereby repeated.

16. Special provision in respect of conveyance, house rent allowance, etc., in respect of Deputy Speaker and Deputy Chairman during certain period.- Not-withstanding anything contained in the Act,-

(a) during the period between the 26th March, 1974 and up to the commencement of the Andhra Pradesh Payment of Salaries and Pension and Removal of Disqualifications (Amendment)Act, 1979 (hereinafter referred to as the said Act), the Deputy Speaker and during the period between the 4th July, 1974 and up to the Commencement of the siad Act, the Deputy Chairman, shall each be paid a conveyance allowance of six hundred rupees per mensum;

(b) during the period between the 26th March, 1974 and up to the commencement of the said Act, the Deputy Speaker and during the period between the 4th July, 1974 and up to their commencement of the said Act, the Deputy Chairman shall each be entitled without payment of rent to the use of furnished residence provided by the State Government.

Provided that where the Deputy Speaker or the Deputy Chairman does not use the residence provided by the State Government, he shall be paid a house rent allowance of three hundred rupees per mensum;

(c) all expenditure for furnishing the residence of the Deputy Speaker during the period between the 26th March, 1974 and upto the commencemnt of the said Act, or the Deputy Chairman during the period between the 4th July, 1974, and up to the commencement of the said Act, and for the maintenance thereof whether or not such residence is provided by the State Government, under clause (b) shall be borne by the Government subject to such rules as may be made by the State Government in this behalf and no charge shall fall on the Deputy Speaker or the Deputy Chairman personally in respect of the furnishing and maintenance of such residence; (d) during the period between the 1st September, 1977 and up to the commencement of the said Act, when the Deputy Speaker or the Deputy Chairman performs the functions of the office of the Sepaker or the Chairman, as the case may be, when the office of the Speaker or the Chairman during any period is vacant, the Deputy Speaker or the Deputy Chairman shall be paid a conveyance allowance of one thousand ruepes per mensum in lieu of conveyance allowance payable to him under clause (a).

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THE SCHEDULE

(See Seection 10)

1. The Office of the Chief Parliamentary Secretary, Parliamentary Secretary, Parliamentary Under-Secretary, Chief whip in the Assembly, Deputy Chief Whip or Whip, ¹Chief Whip in the Council or the Whip.

1-A. Omitted.

1-B. The Office of the Chairman of the Telangana Planning and Development Committee or the Chairman of the Rayalaseema Planning and Development Committee or the Chairman of the Coastal Andhra Pradesh and Development Committee, or the Chairman of the North Coastal Andhra Planning and Development Committee.

1-C. The Office of the Chairman, Urban Development Authority for the Hyderabad Development Area.

1-D. The Office of the Leader of the Opposition in the Andhra Pradesh Legislative Assembly or ²the Legislative Council.

2. Any Office in the National Cadet Corps. constituted under the National Cadet Corps Act, 1948 (Centrál Act XXXI of 1948) or in the Territorial Army constituted under the Territorial Army Act, 1948 (Central Act LVI of 1948)

³2-A. The Office of member of the National Disaster Mangaement Authority constituted by the Government of India in Minisatry of Home Affairs in their notification No. 1/15/2002-DM (I) NDMA (III)(A) dated the 30th May, 2005.

3. The Office of the Chairman or member of any committee provided the holder of any such office is not in receipt of, or entitled to, any remuneration other than Compensatory allowance.

3-A. The Office of member of the Andhra Pradesh State Law Commission.

1& 2. Added by Act No. 20 of 2007.

Added by Act No. 20 of 2005.

4. Any office of profit under an insurer, the management of whose controlled business in vested in the Central Government under the Life Insurance (Emergency Provisions) Act, 1956 (Central Act IX of 1956).

5. Any Office in the Auxiliary Air Force or the Air Defence Reserve raised under the Reserve and Auxiliary Air Force Act, 1952 (Central Act LXII of 1952).

6. The Office of the Vice-Chancellor of any University.

7. Subject to the provisions of Section 10 of the Representation of the People Act, 1951, the Office of the Chairman, Director, Member or any other Officer of a Statutory Body, where the power to make any appointment to any such office or the power to remove any such person therefrom is vested in the Central Government or any State Government, as the case may be, provided the holder of any such office is not in receipt of, or entitled to, any remuneration other than compensatory allowance.

7-A. Subject to the provisons of Section 10 of the Representation of the People Act 1951, the office of member of the Andhra Pradesh State Road Transport Corporation constituted under the Road Transport Corporations Act, 1950 (Central Act LXIV OF 1950).

8. The Office of member of any local authority, provided the holder thereof is not in receipt of, or entitled to, any remuneration other than compensatory allowance.

9. The Office of any part time professor or lecturer, in a Government College.

10. The Office of any Honorary Medical Officer or Honorary Assistant Medicial Officer in a Hospital under Government Management.

10-A. The Office of

(i) a Government Pleader or a Public Prosecutor.

(ii) a standing counsel appointed by the Government for being engaged by a charitable or religious institution or endowment for conducting legal proceedings in its behalf. 11. The Office of a Village Official or Watandar, namely, Patel, Patwari, Deshmukh, Deshpanya or Hissedar in such Watan who is not himself performing any service connected with the office or Watan or who is not customarily entrusted with any such service and who is in receipt of any share of the Rusum or other Emoluments to which he may be entitled as a hereditary Watandar or Hissedar in the form of Haq-i-Malikana or otherwise.

12. A person drawing his service pension, political pension or grant, mansab, charitable grant or commutation sum or compensation in respect of a jagir, inam or both or grant.

13. The Office of the Chairman, Andhra Pradesh Scheduled castes Co-operative Finance Corporation Limited, Hyderabad.

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- 14. The Office of the Chairman, Andhra Pradesh Backward Classes Co-operative Finance Corporation Limited, Hyderabad.
- 15. The Office of the Chairman, Andhra Pradesh Scheduled Tribes Co-operative Finance Corporation Limited, Hyderabad.
- The Office of the Chairman, State Level Committee for Protection of Civil Rights, Hyderabad.
- 17. The Office of the Chairman, Command Area Development Authority, Board of Tungabhadra Project Command Area, Anantapur.
- The Office of the Chairman, Command Area Development Authority, Nagarjunasagar Left Canal Command Area, Khammam.
- 19. The Office of the Chairman, Command Area Development Authority, Nagarjunasagar Right Canal Command Area, Guntur.

- 20. The Office of the Chairman, Command Area Development Authroty, Sreeramasagar Command Area, Jagtial, Karimnagar District.
- 21. The Office of the Chairman, Andhra Pradesh State Agro-Industries Corporation Limited, Hyderabad.
- 22. The Office of the Chairman of Market Committee constituted under the Andhra Pradesh (Agricultural Produce and Livestock) Markets Act, 1966.
- The Office of the Chairman, Krishna and Godavari Delta Drainage Board, Hyderabad.
- 24. The Office of the Chairman, Andhra Pradesh State Electricity Board, Hyderabad.
- The Office of the Chairman, Andhra Pradesh State Film Development Corporation Limited, Hyderabad.
- 26. The Office of the Chairman, Andhra Pradesh Travel and Tourism Corporation Limited, Hyderabad.
- 27. The Office of the Chairman, Urban Development Authority Visakhapatnam, Visakhapatnam.
- The Office of the Chairman, Urban Development Authority Vijayawada-Tenali-Mangalagiri, Vijayawada.
- 29. The Office of the Chairman, Andhra Pradesh Housing Board, Hyderabad.
- The Office of the Chairman, Andhra Pradesh Women's Co-operative Finance Corporation Limited, Hyderabad.
- The Office of the Chairman, Andhra Pradesh Industrial Infrastructure Corporation Limited, Hyderabad.

- The Office of the Chairman, Andhra Pradesh State Textile Development Corporation Limited, Hyderabad.
- The Office of the Chairman, Leather Industries Development Corporation of Andhra Pradesh Limited, Hyderabad.
- The Office of the Chairman, Andhra Pradesh State Financial Corporation, Hyderabad.
- The Office of the Chairman, State Level Committee on District Centres, Hyderabad.
- The Office of the Chairman, Andhra Pradesh Industrial Development Corporation Limited, Hyderabad.
- The Office of the Chairman, Andhra Pradesh Small Scale Industrial Development Corporation Limited, Hyderabad.
- The Office of the Chairman, Andhra Pradesh State Trading Corporation Limited, Hyderabad.
- The Office of the Chairman, Andhra Pradesh Mining Corporation Limited, Hyderabad.
- 40. The Office of the Chairman, Andhra Pradesh State Road Transport Corporation Limited Hyderabad.
- 41. The Office of the Chairman, State Council for Women Education, Hyderabad.
- 42. The Office of the Chairman, Board of Intermediate Education, Hyderabad.
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 The Office of the Chairman, Sales Tax Advisory Committe, Hyderabad.

 The Office of the Chairman, Advisory Committee for Mecca Masjid, Hyderabad.

- The Office of the Chairman, Andhra Pradesh Meat and Poultry Development Corporation Limited, Hyderabad.
- The Office of the Chairman, Andhra Pradesh Dairy Development Corporation Limited, Hyderabad.
- 47. The Office of the Chairman, Andhra Pradesh Fisheries Corporation Limited, Hyderabad.
- The Office of the Chairman, Andhra Pradesh Forest Development Corporation Limited, Hyderabad.
- The Office of the President
 *Parakala Seshavataram, Andhra Pradesh State Chamber of Panchayat Raj, Hyderabad.
- 50. The Office of the Chairman, Andhra Pradesh State Civil Supplies Corporation Limited.
- The Office of the Chairman, Andhra Pradesh State Seeds Development Corporation Limited.
- 52. The Office of the Chairman, Andhra Pradesh State Warehousing Corporation.

* Substituted and added by Act No. 12 of 1991 and came into force w.e.f. 6-12-1990.

- 53. The Office of the Chairman, Andhra Pradesh Khadi and Village Industries Board.
- The Office of the Chairman, Andhra Pradesh State Irrigation Development Corporation Limited.
- 55. The Office of the Chairman, Tobacco Board, Guntur.
- The Office of the Chairman, Andhra Pradesh Co-operative Housing Societies Federation Limited, Hyderabad.
- The Office of the Chairman, Andhra Pradesh State Scheduled Castes and Tribes Co-operative Housing Societies Federation Limited, Hyderahad.
- The Office of the Chairman, Girljan Co-operative Corporation Limited, Visakhapatnam.
- The Office of the Chairman, Anohra Pradesh State Co-operative Bank Limited, Hyderabad.
- The Office of the Chairman, Andhra Pradesh Co-operative Consumer's Federation Limited, Hyderabad.
- The Office of the Chairman, Andhra Pradesh Co-operative Central Agricultural Development Bank Limited, Hyderabad.
- 62. The Office of the President Federation of Sericulturists and Silk Weavers Co-oprtative Societies Limited, Hyderabad.

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- 63. The Office of the President, Urdu Academy, Hyderabad.
- The Office of the Chairman, Andhra Pradesh Children's Board, Hyderabad.
- 65. The Office of the President, Andhra Pradesh State Wool Industrial Co-operative Society Limited, Hyderabad.
- 66. The Office of the President, Hindi Academy,¹ Hyderabad.
- 67. The Office of the President, Federation of Garment Manufacturers Co-operative Society, Hyderabad.
- The Office of the Chariman, Krishi Engine Limited, Hyderabad.
- 69. The Office of the Chairman, ' Andhra Pradesh State Board of Prevention and Control of Water Pollution, Hyderabad.
- 70. The Office of the Chairman, Andhra Pradesh State Federation of Co-operative Spinning Mills, Hyderabad.
- 71. The Office of the Chairman, Andhra Pradesh Heavy Machinery and Engineering Limited, Vijayawada.

- 72. The Office of the Chairman, Nizam Sugar Factory Limited, Hyderabad.
- The Office of the Chairman, *of a Zilla Praja Parishad.
- 74. The Office of the President of a *Mandala Praja Parishad.
- 75. The Office of the Mayor of a Corporation.
- 76. The Office of the Chairman of a Municipality
- The Office of the Chairman, Kakatiya Urban Development Authority, Warangai.
- The Office of the Chairman, Tirupati Urbah Development Authority, Tirupati.
- 79. The Office of the Deputy Chairman, State Development Board.
- The Office of the Chairman, Andhra Pradesh Medical and Health Housing and Infrastructure Development Corporation Limited.
- The Office of the Chairman, Andhra Pradesh State Handloom Weavers Co-operative Society Limited.
- The Office of the Chairman, Andhra Pradesh State Essential Commodities Corporation Limited.
- The Office of the Chairman, Andhra Pradesh Girijan Co-operative Coffee Development Corporation Limited, Paderu.

* Substituted and added by Act No. 12 of 1991 and came into force with effect from 6-12-1996.

	84.	The Office of the Chairman, Andhra Pradesh Washermen Co-operative Federation.
	85.	The Office of the Chairman, Andhra Pradesh Nayee Brahmins Co-operative Federation.
	86.	The Office of the Chairman, Andhra Pradesh State Housing Corporation Limited.
The second second	87.	The Office of the Chairman, Andhra Pradesh State Co-operative Rural Irrigation Corporation Limited.
The setting of	88.	The Office of the Chairman, Andhra Pradesh State Seeds Certification Agency.
	89.	The Office of the Chairman, Andhra Pradesh State Co-operative Marketing Federation.
	90.	The Office of the Chairman, Andhra Pradesh Co-operative Union.
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	91.	The Office of the Chairman, Andhra Pradesh State Co-operative Oil Seeds Growers' Federation.
Not the last of	92.	The Office of the Chariman, Andhra Pradesh Co-operative Rice Mills Federation.
	93.	The Office of the Chairman, Andhra Pradesh Sahakara Vignana Samithi.
	94.	The Office of the Chairman, Andhra Pradesh Vikalangula Co-operative Finance Corporation.
•	95.	The Office of the Chairman, Andhra Pradesh Minorities Commission.

- 96. The Office of the Chairman, Andhra Pradesh Beverages Corporation Limited, Hyderabad.
- 97. The Office of the Chairman, Andhra Pradesh Urban Development and Housing Corporation Limited, Hyderabad.
- 98. The Office of the Chairman, Andhra Pradesh Grandhalaya Parishad.
- 99. The Office of the Chairman, Andhra Pradesh State Police Housing Corporation Limited.
- The Office of the Chairman, NEDCAP (Non-Conventional Energy Development Corporation of Andhra Pradesh)
- 101. The Office of the Chairman, Andhra Pradesh Technology Services Limited.
- 102. The Office of the Chairman, Hyderabad Metropolitan Water supply and Sewerage Board.
- 103. The Office of the Chairman, Hyderabad Allwyns Limited.
- 104. The Office of the Chairman, Andhra Pradesh Electronics Development Corporation Limited.
- 105. The Office of the Chairman, Andhra Pradesh State Minorities Finance Corporation Limited.
- 106. The Office of the Chairman, Andhra Pradesh Scooters Limited.
- 107. The Office of the Chairman, Andhra Pradesh Handicrafts Development Croporation Limited.
- 108. The Office of the Chairman, Andhra Pradesh Mineral Development Corporation.

- 109. The Office of the Chairman, Andhra Pradesh Foods.
- 110. The Office of the Chairman, Republic Forge Company Limited.
- 111. The Office of the Chairman of any Co-operative Sugar Mill.
- 112. The Office of the Chairman of any Co-operative Spinning Mill.
- 113. The Office of the Chairman of any Cotton Growers Co-operative Spinning Mill.
- 114. The Office of the Chairman, Andhra Pradesh Non-Rasident Indian Investment Corporation Limited (ANRICH).
- 115. The Office of the Chairman /President of any Co-operative Society at the Primary, Central and Apex Level.
- 116. ¹The Office of the Chairman and Members Tirumala Tirupathi Devasthanams Board, Tirupathi.

In this Schedule-

(i) 'Committee' means any Committee, Commission, Council, Board or any other body of one or more persons, whether statutory or not, set up by the Central Government or any State Government.

(ii) 'Compensatory Allowance' means such sum of money as the Central Government or the State Government concerned, as the case may be may determine as being payable to the Chairman or any other member of a Committee by way of travelling allowance, daily allowance, conveyance allowance or house rent allowance for the purpose of enabling the Chairman or other member to recoup any expenditure incurred by him in attending any meeting of a Committee or performing any other function as a member of that Committee.

1. Added by Act No. 2 of 2007. Department is required to be used

(iii) 'Controlled Business' shall have the meaning as in clause (2) of section 2 of the Life Insurance (Emergnecy Provisions) Act, 1956 (Central Act IX of 1956).

(iv) 'Statutory Body' means any Corporation, Board, Company, Society or any other body of one or more persons whether incorporated or not, established, registered or formed by or under any Central Act or the law of any State for the time being in force or exercising powers and functions under any such Act or law.

NOTE 1:- Items 13 to 49 included by Amendment Act No. 7 of 1980 published in the Andhra Pradesh Gazette, dated: 5th March, 1980 and came into force with effect from 29th October, 1975.

NOTE 2: Items 50 to 55 included by Amendment Act No. 11 of 1981 and published in the Andhra Pradesh Gazette, dated: 15th April, 1981. Items 56 to 76 included by Amendment Act No. 26 of 1981 and published in the Andhra Pradesh Gazette, dated: 1st December, 1981. Items 56 to 72 came into force with effect from 1-11-1980 and items 73 to 76 came into force with effect from 9-7-1981.

NOTE 3:- Item 77 came into force with effect from 8th May, 1984; Item 78 came into force with effect from 12th October, 1984; and Item 79 came into force with effect from 26th October, 1985, and included in the Schedule by Amendment Act No.9 of 1986 and published in Andhra Pradesh Gazette, Part IV-B, Extraordinary No. 11, dated 15th April, 1986.

NOTE 4:- Item No. 80 to 115 came into force with effect from 6th December, 1990, and included in the Schedule by Amendment Act No. 12 of 1991, and published in the Andhra Pradesh Gazette, Part IV-B, Extraordinary No. 26, dated 16th April, 1991.

NOTE 5:- Item No. 2A came into force with effect from 24th August, 2005 and included in the Schedule by Amendment Act No. 20 of 2005 and published in the Andhra Pradesh Gazette, Part IV-B, Extraordinary No. 41, dated 25th October, 2005.

NOTE 6:- Item 116 came into force with effect from 1st June, 2007 and included in the Schedule by Amendment Act No.2 of 2007 and published in the Andhra Pradesh Gazette, Part IV-B, Extraordinary No. 2, dated 22nd January, 2007.

PRINTED BY THE COMMISSIONER OF PRINTING, AT LEGISLATIVE ASSEMBLY PRESS, AT HYDERABAD.

[Price : Rs. 0-30 Paise.



తెలంగాణ రాజపత్రము THE TELANGANA GAZETTE PART IV-B EXTRAORDINARY PUBLISHED BY AUTHORITY

No. 6] HYDERABAD, SATURDAY, APRIL 23, 2016.

TELANGANA ACTS, ORDINANCES AND REGULATIONS Etc.

The following Act of the Telangana Legislature, received the assent of the Governor on the 22nd April, 2016 and the said assent is hereby first published on the 23rd April, 2016 in the Telangana Gazette for general information.

ACT No. 6 OF 2016.

AN ACT FURTHER TO AMEND THE TELANGANA PAYMENT OF SALARIES AND PENSION AND REMOVAL OF DISQUALIFICATIONS ACT, 1953.

Be it enacted by the Legislature of the State of Telangana in the Sixty-seventh Year of the Republic of India as follows:-

1. (1) This Act may be called the Telangana Payment of Salaries and Pension and Removal of Disqualifications (Amendment) Act, 2016.

Short title and commencement.

A. 12. (DA)

(2) It shall come into force on such date as the State Government may, by notification in the Telangana Gazette, appoint and different dates may be appointed for different provisions of the Act.

[Part IV-B

Amendment of section 3. Act II of 1954.

2

2. In the Telangana Payment of Salaries and Pension and Removal of Disqualifications Act, 1953, (hereinafter referred to as the Principal Act),-

(1) In Section 3, for sub-section (1), the following shall be substituted, namely ;--

"(1) (i) There shall be paid to the Chief Minister every month, a salary of <u>rupees fifty one thousand</u>, a special allowance of <u>rupees eight thousand</u>, a sumptuary allowance of <u>rupees seven thousand</u>, a security car allowance of <u>rupees twenty five thousand</u> and conveyance allowance of <u>rupees thirty thousand</u> in case a bullet proof motor car is used or <u>rupees ten thousand</u> in case any other motor car is used :

Provided that if the Chief Minister desires that the propulsion charges incurred in respect of the motor car used by him be borne by the State Government *in lieu* of the conveyance allowance payable to him, such propulsion charges shall be borne by the State Government;

(ii) There shall be paid to the Deputy Chief Minister, if any, and such member of the Council of Ministers, whether a Cabinet Minister or a State Minister or a Deputy Minister, every month a salary of <u>rupees thirty thousand</u>, a special allowance of <u>rupees eight thousand</u>, a sumptuary allowance of <u>rupees seven thousand</u>, a Security car allowance of <u>rupees twenty five thousand</u> and a

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April 23, 2016] TELANGANA GAZETTE EXTRAORDINARY

conveyance allowane of <u>rupees thirty thousand</u> in case a bullet proof motor car is used or <u>rupees ten thousand</u> in case any other motor car is used."

3. In the principal Act, in Section 3-A, in sub-section (1), for clause (a), the following shall be substituted, namely,-

Amendment of section 3-A.

"(a) There shall be paid to the Chief Whip and the Whip in the Assembly, and the Chief whip and the Whip in the Council, every month, a salary of <u>rupees thirty thousand</u>, a special allowance of <u>rupees eight thousand</u>, a sumptuary allowance of <u>rupees seven thousand</u>, a security car allowance of <u>rupees twenty five thousand</u> and a conveyance allowance of <u>rupees thirty thousand</u> in case a bullet proof motor car is used or <u>rupees ten thousand</u> in case any other motor car is used;"

4. In the principal Act, in section 4, for sub-section (1), the following shall be substituted, namely,--

Amendment of section 4.

"(1) There shall be paid to the Speaker and the Chairman every month, a salary of <u>rupees forty one</u> <u>thousand</u>, a special allowance of <u>rupees eight thousand</u>, a sumptuary allowance of <u>rupees seven thousand</u>, a security car allowance of <u>rupees twenty five thousand</u> and a conveyance allowance of <u>rupees thirty thousand</u> in case a bullet proof motor car is used or <u>rupees ten thousand</u> in case any other motor car is used.

(1-A) There shall be paid to the Deputy Speaker, and the Deputy Chairman every month, a salary of <u>rupees</u> <u>thirty thousand</u>, a special allowance of <u>rupees eight</u> <u>thousand</u>, a sumptuary allowance of <u>rupees seven</u> thousand, a security car allowance, of rupees twenty five

TELANGANA GAZETTE EXTRAORDINARY [Part IV-B

<u>thousand</u> and a conveyance allowance of <u>rupees thirty</u> <u>thousand</u> in case a bullet proof motor car is used or <u>rupees</u> <u>ten thousand</u> in case any other motor car is used.".

Amendment of section 11. 5. In section 11 of the principal Act, in sub-section (1), for clause (a), the following shall be substituted, namely:-

"(a) a salary of Rs. 20,000/- (rupees twenty thousand only) per mensum.

Amendment of section 11-D 6. In Section 11-D of the principal Act,--

(a) in sub-section (1), after clause (iii) the existing paragraph shall be substituted with the following namely;-

"A pension of Rs. 30,000/- (rupees thirty thousand only) per mensum for the first term or a part of it and a pension of Rs. 1,000/- (rupees one thousand only) per mensum for each year of his service in subsequent term as such member, so however, that in no case the pension payable to such person shall exceed Rs. 50,000/- (rupees fifty thousand only) per mensum.".

(b) in sub-section (4),

- (i) for the word "widow", the word "spouse" shall be substituted;
- (ii) the word "half" shall be deleted.

Amendment of section 11-F. "Rs. 83,000/- (rupees eighty three thousand only) per mensum", the following shall be substituted, namely;--

"Rs. 2,30,000/- (rupees two lakhs and thirty thousand only) per mensum.".

A. SANTHOSH REDDY,

Secretary to Government, Legal Affairs, Legislative Affairs & Justice, Law Department.

PRINTED AND PUBLISHED BY THE COMMISSIONER OF PRINTING AT TELANGANALEGISLATIVE ASSEMBLY PRESS, HYDERABAD.

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[Price: Rs. 0-15 Paise.



RIGHT TO INFORMATION

తెలంగాణ రాజ పత్రము

RULES SUPPLEMENT TO PART-I EXTRAORDINARY OF

THE TELANGANA GAZETTE PUBLISHED BY AUTHORITY

No.171] HYDERABAD, WEDNESDAY, AUGUST 24, 2016.

NOTIFICATIONS BY GOVERNMENT

GENERAL ADMINISTRATION DEPARTMENT (SR)

AMENDMENTS TO THE TELANGANA LEGISLATURE MEMBERS TRAVELLING ALLOWANCES RULES, 1961.

[G.O. Ms. No. 323, General Administration (SR), 24th August, 2016.]

In exercise of the powers conferred by sub-section (1) of section 13 read with clause (c) of sub-section (1) of section 11 of the Telangana Payment of Salaries and Pension and Removal of disqualifications Act, 1953, the Governor of Telangana hereby makes the following amendments to the Telangana Legislature Members (MLAs/MLCs) Travelling Allowances Rules, 1961 issued in G.O.Ms.No. 257, General Administration (Election-A) Department, dated 1st March, 1961 and as amended from time to time :-

G - 480.

[1]

AMENDMENT

[Part-I

In the said rules in rule 3,

- In sub-clause (c) of clause (i) of sub-rule (1), For the expression "Rs. 15/- per kilometer" the expression "Rs.20/- per kilometer" shall be substituted.
- In clause (ii) of sub-rule (1).
 For the expression "Rs.800/- per day" the expression "Rs.1000/- per day" shall be substituted.

This orders issues with the concurrence of Fin. (EBS.I) Department vide their No. 6288/209/A1/EBS-1/2016, Dated: 23-06-2016.

SHALINI MISRA,

Principal Secretary to Government (GPM&AR)

Printed and Published by the Commissioner of Printing, Government of Telangana at Government Central Press, Hyderabad.

Registered No. HSE-49/2015.

[Price: ₹. 0-25 Paise.





తెలంగాణ రాజ పత్రము THE TELANGANA GAZETTE

PART- I EXTRAORDINARY PUBLISHED BY AUTHORITY

No. 297]

HYDERABAD, SATURDAY, AUGUST 27, 2016.

NOTIFICATIONS BY GOVERNMENT

GENERAL ADMINISTRATION DEPARTMENT

<u>(SR)</u>

APPOINTMENT OF SRI PATURI SUDHAKAR REDDY, MLC AS GOVERNMENT CHIEF WHIP IN TELANGANA LEGISLATIVE COUNCIL.

[G.O.Ms. No. 327, General Administration (SR), 27th August, 2016.]

The Governor of Telangana hereby appoints Sri Paturi Sudhakar Reddy as Government Chief Whip in Telangana Legislative Council w.e.f. 27-08-2016.

APPOINTMENT OF SRI B. VENKATESHWARLU, MLC AS WHIP IN TELANGANA LEGISLATIVE COUNCIL.

[G.O.Ms. No. 328, General Administration (SR), 27th August, 2016.]

The Governor of Telangana hereby appoints Sri B. Venkateshwarlu, MLC as Whip in Telangana Legislative Council w.e.f. 27-08-2016.

APPOINTMENT OF Dr. PALLA RAJESHWAR REDDY, MLC AS WHIP IN TELANGANA LEGISLATIVE COUNCIL.

[G.O.Ms. No. 329, General Administration (SR), 27th August, 2016.]

The Governor of Telangana hereby appoints Dr. Palla Rajeshwar Reddy, MLC as Whip in Telangana Legislative Council w.e.f. 27-08-2016.

SHALINI MISRA,

Principal Secretary to Government (GPM&AR).

Printed and Published by the Commissioner of Printing, Government of Telangana at Government Central Press, Chanchalguda, Hyderabad.

G - 484.

[Price : Rs. 3-60 Paise.



తెలంగాణ రాజపత్రము THE TELANGANA GAZETTE PART IV-A EXTRAORDINARY PUBLISHED BY AUTHORITY

No. 1] HYDERABAD, WEDNESDAY, MARCH 22, 2017.

TELANGANA BILLS TELANGANA LEGISLATIVE ASSEMBLY

The following Bill was introduced in the Telangana Legislative Assembly on 22nd March, 2017.

L.A. BILL No. 1 OF 2017.

A BILL FURTHER TO AMEND THE TELANGANA PAYMENT OF SALARIES AND PENSION AND REMOVAL OF DISQUALIFICATIONS ACT, 1953

Be it enacted by the Legislature of the State of Telangana in the Sixty-eighth Year of the Republic of India, as follows:-

1. (1) This Act may be called the Telangana Payment of Salaries and Pension and Removal of Disqualifications (Amendment) Act, 2017.

Short title and commencement.

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TELANGANA GAZETTE EXTRAORDINARY [Part IV-A

(2) It shall be deemed to have come into force on 24th February, 2017.

Amendment of Schedule. Act II of 1954.

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2. In the Telangana Payment of Salaries and Pension and Removal of Disqualifications Act, 1953, in the Schedule, after entry 120, the following new entry shall be added, namely:-

"121. the office of the Chairman, Telangana State Waqf Board" Ma

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March 22, 2017] TELANGANA GAZETTE EXTRAORDINARY

STATEMENT OF OBJECTS AND REASONS

The Government of Telangana in G.O.Ms.No. 9, M.W (Estt. II) Department dated: 23-02-2017, constituted the Telangana State Waqf Board, Hyderabad under sub-section (9) of section (14) and section (15) of the Waqf Act, 1995 (as amended in 2013) and Sri Mohammed Saleem, Elected as Member Telangana State Waqf Board under Section (14) (1) b (iii) of the Waqf Act.

Further, Government vide G.O.Rt. No. 51, M.W (Estt.II) Dept., dated 27-02-2017, notified the appointment of Sri Mohammed Saleem, Hon'ble MLC as Chairperson of Telangana State Waqf Board. The Office the Chairman Telangana State Waqf Board is presently not included in the Schedule to the Act.

It has therefore, become necessary to remove the disqualification of holding the said office by Member of Legislative Council appointed as the Chairman to the Telangana State Waqf Board, by amending the Schedule to the Telangana Payment of Salaries and Pension and Removal of Disqualifications Act, 1953 (Act.II of 1954) by inclusion of the office of the Chairman, Telangana State Waqf Board, in the Schedule under section 10 of the Telangana Payment of Salaries and Pension and removal of Disqualifications Act, 1953, (Act II of 1954).

Accordingly, Government have decided to include the said office in the Schedule to the said Act. This Bill seeks to give effect to the above decision.

K. CHANDRASEKHAR RAO, Chief Minister.

MEMORANDUM UNDER RULE 95 OF THE RULES OF PROCEDURE AND CONDUCT OF BUSINESS IN THE TELANGANA LEGISLATIVE ASSEMBLY.

The Telangana Payment of Salaries and Pension and Removal of Disqualifications (Amendment) Bill, 2017, after it is passed by both Houses of the State Legislature, may be submitted to the Governor for his assent under Article 200 of the Constitution of India.

K. CHANDRASEKHAR RAO, Chief Minister.

S. RAJA SADARAM, Secretary to State Legislature.

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తెలంగాణ బిల్లులు

తెలంగాణ శాసనసభ

ఈ క్రింది బిల్లు తెలంగాణ శాసనసభలో 2017 మార్చి, 22వ తేదీన ప్రవేశపెట్టబడినది.

2017 లోని 1వ శాసనసభ బిల్లు

తెలంగాణ జీతవుులు, పింఛను చెల్లింపు వురియు నిరర్హతల తొలగింపు చట్టము, 1953 ను ఇంకనూ సవరించుటకైన బిల్లు.

భారత ప్రజారాజ్యపు అరవై ఎనిమిదవ సంవత్సరములో తెలంగాణ రాష్ట్ర శాసన మండలి ఈ క్రింది శాసనము చేసినది:

 (1)ఈ చట్టమును తెలంగాణ జీతములు, పింఛను చెల్లింపు స వురియు నిరర్హతల తొలగింపు (సవరణ) చట్టము, 2017 అని వ పర్కొనవచ్చును.

సంగ్రహ నావువుు, వురియమ ప్రారంభవుు.

(2) ఇది 24.02.2017వ తేదీన అమలులోనికి వచ్చినట్లుగా భావించవలెను.

2. తెలంగాణ జీతములు, పింఛను చెల్లింపు మరియు అమూచికి నిరర్హతల తొలగింపు చట్టము, 1953 లోని అనుసూచిలో 120వ ^{వవరణ.} నమోదు తరువాత ఈ క్రింది నమోదును చేర్చవలెను, అదేదనగా:–

"121. తెలంగాణ వక్స్ బోర్డు ఛైర్మన్ యొక్క కార్యాలయము.".

ఉద్దేశాలు –కారణాలు

వక్ఫ్ చట్టము, 1995 (2013లో నవరించబడినట్లుగా) యొక్క 14వ పరిచ్ఛేదవు ఉపపరిచ్ఛేదము 9 మరియు 15వ పరిచ్ఛేదముల (కింద తెలంగాణ (పభుత్వము, 23.02.2017వ తేదీ నాటి అల్ప సంఖ్యాక వర్గాల సంక్షేమ (ఇ.II) శాఖ వారి జీ.ఓ.ఎమ్.ఎస్.సెం.9లో తెలంగాణ రాష్ట్రవక్ఫ్ బోర్డు, హైదరాబాదును ఏర్పాటు చేసింది మరియు వక్ఫ్ చట్టము యొక్క 14(1)(బి)(iii)వ పరిచ్ఛేదము (కింద శ్రీ మహమ్మద్ నలీమ్ గారు తెలంగాణ రాష్ట్రబోర్డు సభ్యునిగా ఎన్నుకొనబడినారు.

ఇంకనూ, ప్రభుత్వము, 27.02.2017ప తేదీ నాటి అల్ప సంఖ్యాక వర్గాల సంక్షేమ శాఖ (ఇ– II) శాఖ వారి జీ.ఓ.ఆర్.టి.నెం.51లో శ్రీ మహమ్మద్ సలీమ్, ఎమ్.ఎల్.సీ గారిని తెలంగాణ రాష్ట్రవక్ఫ్ బోర్డు ఛైర్మన్గా నియమిన్నూ అధిసూచనను జారీ చేసింది. ప్రస్తుతము తెలంగాణ రాష్ట్ర వక్ఫ్ బోర్డు కార్యాలయము, చట్టము యొక్క 10వ అనుసూచిలో చేర్చబడలేదు.

తెలంగాణ జీతములు, పింఛను చెల్లింపు మరియు నిరర్హతల తొలగింపు చట్టము, 1953 (1954 లోని 2వ చట్టము) ప్రకారం శానన పరిషత్తు నభ్యుడు సదరు కార్యాలయములోని పదవిని కలిగియుండుటలోని నిరర్హతను తొలగించవలసిన అవనరమున్నది. అందువలన తెలంగాణ రాష్ట్రవక్స్ బోర్డుకు ఛైర్మనుగా నియమించబడిన శాసన పరిషత్తు నభ్యునిచే నదరు కార్యాలయములోని పదవిని నిర్వహించబడుటలోని నిరర్హతను తొలగించుటకై నదరు చట్టమును తగిన విధంగా సవరించుట ద్వారా చట్టము యొక్క 10వ పరిచ్చేదము (కింది అనుసూచిలో తెలంగాణ రాష్ట్ర వక్స్ బోర్డు యొక్క కార్యాలయమును చేర్చాలని ప్రభుత్వము నిర్ణయించినది.

ఈ బిల్లు పై నిర్ణయము అమలు పరచుటకు ఉద్దేశించినది.

3. చంద్రశేఖర్ రావు, ముఖ్యమంత్రి. <u>March 22.</u> తెలింగాణ నియ

[Part IV-A

తెలంగాణ బిల్లు, 201 సంవిధానక నమర్పించ

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[Price : 0-90 Paise.

తెలంగాణ రాజపత్రము THE TELANGANA GAZETTE PART IV-B EXTRAORDINARY PUBLISHED BY AUTHORITY

No. 12] HYDERABAD, FRIDAY, JANUARY 27, 2017.

TELANGANA ACTS, ORDINANCES AND REGULATIONS ETC.

The following Act of the Telangana Legislature received the assent of the Governor on the 23rd January, 2017 and the said assent is hereby first published on the 27th January, 2017 in the Telangana Gazette for general information:-

ACT No. 12 OF 2017.

AN ACT FURTHER TO AMEND THE TELANGANA PAYMENT OF SALARIES AND PENSION AND REMOVAL OF DISQUALIFICATIONS ACT, 1953.

Be it enacted by the Legislature of the State of Telangana in the Sixty-seventh Year of the Republic of India as follows:-

1. (1) This Act may be called the Telangana Payment of Salaries and Pension and Removal of Disqualifications (Second Amendment) Act, 2016.

Short title and commencement.

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[1]

[Part IV-B

(2) It shall come into force on such date as the State Government may, by notification in the Telangana Gazette, appoint.

Amendment of Schedule. 2. In the Telangana Payment of Salaries and Pension and Removal of Disqualifications Act, 1953 in the Schedule, after entry 119 the following new entry shall be added namely:-

"120 the office of the Vice-Chairman, Telangana Drinking Water Supply Corporation Limited".

> A. SANTHOSH REDDY, Secretary to Government, Legal Affairs, Legislative Affairs & Justice, Law Department.

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No. 17] HYDERABAD, THURSDAY, MARCH 30, 2017.

TELANGANA ACTS, ORDINANCES AND REGULATIONS Etc.

The following Act of the Telangana Legislature received the assent of the Governor on the 30th March, 2017 and the said assent is hereby first published on the 30th March, 2017 in the Telangana Gazette for general information:-

ACT No. 16 OF 2017.

AN ACT FURTHER TO AMEND THE TELANGANA PAYMENT OF SALARIES AND PENSION AND REMOVAL OF DISQUALIFICATIONS ACT, 1953

Be it enacted by the Legislature of the State of Telangana in the Sixty-eighth Year of the Republic of India, as follows:-

1. (1) This Act may be called the Telangana Payment of Salaries and Pension and Removal of Disqualifications (Amendment) Act, 2017. [1]

Short title and commencement.

A. 436

(2) It shall be deemed to have come into force on 24th February, 2017.

Amendment of Schedule. Act II of 1954. 2. In the Telangana Payment of Salaries and Pension and Removal of Disqualifications Act, 1953, in the Schedule, after entry 120, the following new entry shall be added, namely:-

"121. the office of the Chairman,-Telangana State Waqf Board"

> A.SANTHOSH REDDY, Secretary to Government, Legal Affairs, Legislative Affairs & Justice, Law Department.

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