

स्थानिक स्वराज्य संस्थांच्या निवडणुकांमध्ये नामनिर्देशनपत्रा सोबत जोडावयाच्या शपथपत्रामध्ये कोणत्याही रकान्यात माहिती न भरल्यास करावयाच्या कार्यवाहीबाबत......



## राज्य निवडणूक आयोग,महाराष्ट्र

क्रमांक -रानिआ/नप-२०१५/प्र.क्न.५/का-६, नवीन प्रशासकीय भवन, मंत्रालयासमीर, मादाम कामा रोड, हुतात्मा राजगुरू चौक, मुंबई-४०० ०३२. दिनांक: २७/०३/२०१५.

प्रति, सर्व जिल्हाधिकारी, सर्व महानगरपालिका आयुक्त, सर्व विभागीय आयुक्त, सर्व नगर परिषदा/नगर पंचायतींचे मुख्याधिकारी

> विषय:- स्थानिक स्वराज्य संस्थांच्या निवडणुकांमध्ये नामनिर्देशनपत्रासोबत जोडावयाच्या शपथपत्रामध्ये कोणत्याही रकान्यात माहिती न भरल्यास करावयाच्या कार्यवाहीबाबत......

संदर्भ:- १. राज्य निवडणूक आयोगाचे आदेश क्र. एसईसी/जीईएन/२००२/प्र.क्र.८५/का-५, दिनांक- १५/३/२००४.

२. राज्य निवडणूक आयोगाचे आदेश क्र. एसईसी/जीईएन/२००१/प्र.क्र.२९/का-१०, दिनांक ३१/०३/२००९,

3. राज्य निवडणूक आयोगाचे आदेश क्र. रानिआ/मनपा-२०१४/प्र.क्र.२२/का-५, दिनांक ८/१/२०१५.

४. भारत निवडणूक आयोगाचे निदेश क्रमांक-५७६/३/२०१३-एसडीआर, दिनाक ३० सप्टेंबर, २०१३.

महोदय,

भारतीय संविधानाच्या अनुच्छेद २४३ के व २४३ झेडए अन्वये राज्यातील स्थानिक स्वराज्य

...कृ.मा.प./-

संस्थाच्या निवडणुकांचे अधिक्षण, संघालन व नियंत्रण याची जबाबदारी राज्य निवडणूक आयोगावर सोपविण्यात आलेली आहे.

- २. स्थानिक स्वराज्य संस्थांच्या निवडणुकांमध्य शक्यतीवर भारत निवडणुक आयोगाने जी पध्यत वापरली आहे त्यानुसार कार्यवाही करण्याचा निर्णय राज्य निवडणूक आयोगाने घेतला आहे. राज्यामध्ये नुकत्याच पार पडलेल्या विधानसभा निवडणुकांचेवेळी शपथपत्रामध्ये आवश्यक ती माहिती न भरल्यास/कोणत्याही रकान्यामधील माहिती रिक्त ठेवल्यास अशा नामनिर्देशनपत्राच्या मंदर्भात काय कार्यवाही करावी याबाबत भारत निवडणूक आयोगाचे निदेश क्रमांक-५७६/३/२०१३-एसडीआर, दिनाक ३० सप्टेंबर, २०१३ ची प्रत सोबत पाठविण्यात येत आहे.
- 3. स्थानिक स्वराज्य संस्थांच्या यापुढे होणाऱ्या सर्व निवसपुर्वानाचे नास्त निवसपुर आयोगाच्या उपरोक्त निदेशामध्ये दिलेल्या सूचनांप्रमाणे निवसपुर निर्णय अधिकारी यांनी कार्यवाही करावी. याबाबत सर्व राजकीय पक्षांना माहिती देण्याकरिता आवश्यक त्या उपाययोजना सर्व जिल्हाधिकारी/महानगरपालिका आयुक्त यांनी कराव्यात.

राज्य निवडणूक आयुक्त यांच्या आदेशानुसार,

आपला

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( ध. मा. कानेड ) अवर सचिव, राज्य निवडणूक आयोग

## ELECTION COMMISSION OF INDIA

MAVACHAN SADAN, ASHOKA ROAD, NEW DELHI-110001

To

Dated: 30th September, 2013

The Chief Electoral Officers of all States and Union Territories.

Sub: Judgment dated 13-09-13 of the Hon'ble Supreme Court in WP (C) No. 121 of 2008-Resurgence India vs. Election Commission of India and other, regarding filing of incomplete affidavit of candidates.

Sir/ Madam,

the decementary right to know full particulars of a candidate who is in the Parliament/ Assemblies and such right to get information is larger for the concept of democracy and is an integral particular of the particular of the parliament/ Assemblies and such right to get information is an integral part of Art. 19 (1) (a) of the Constitution.

- 2. The Hon'ble Court has accordingly held that in the affidavits filed by candidates along with their nomination paper, the candidates are required to fill up all columns therein and no column can be left blank. Therefore, at the time of filing of affidavit, RO has to check whether all columns of the affidavit filed with the nomination paper are filled up. If not, the RC shall give a reminder to the candidate to furnish information against blank columns. The Hon'ble Court has held that is there is no information to be furnished against any item, appropriate remarks such as 'NIL' or 'Not Applicable' or 'Not Known' as may be applicable shall be indicated in such column. They should not leave any column blank. If a candidate fails to fill the blanks, ven after reminder, the nomination paper will be liable to be rejected by the RO at the time of scrutiny of nomination papers.
- 3. The Hon'ble Court has observed that another clause may therefore be inserted in the standard draft format already prescribed by the Commission for reminding the candidates to fill the blanks with the relevant information thereby conveying the message that no affidavit with blank particulars will be entertained. The Hon'ble Court has categorically mentioned that it is the duty of the Returning Officer to check whatever the information required is fully furnished at the time of filing of affidavit with the nomination paper since such information is very vital for giving effect to the 'right to know' of the citizens. If a candidate fails to fill in the blanks even after the reminder by the Returning Officer, the nomination paper is fit to be rejected.

- 4. The relevant extracts from the judgment are reproduced below:-
  - (i) The voter has the elementary right to know full particulars of a cardidate who is to represent him in the Parliament/Assemblies and such right to get information is universally recognized. Thus, it is held that right to know about the candidate is a natural right flowing from the concept of democracy and is an integral part of Article 19(1) (a) of the Constitution.
  - (ii) The ultimate purpose of filing of affidavit along with the nomination paper is to effectuate the fundamental right of the citizens under Article 19(1)(a) of the Constitution of India. The citizens are supposed to have the necessary information at the time of filing of nomination paper and for that purpose, the Returning Officer can very well compel a candidate to furnish the relevant information.
  - (iii) Filing of affidavit with blank particulars will render the affidavit medical
  - (iv) It is the duty of the Returning Officer to check whether the information required is fully furnished at the time of filing of affidavit with the nomination paper since such information is very vital for giving effect to the 'right to know' of the citizens. If a candidate fails to fill the blanks even after the reminder by the Returning Officer, the nomination paper is fit to be rejected. We do comprehend that the power of Returning Officer to reject the nomination paper must be exercised very sparingly but the bar should not be laid so high that the justice itself is prejudiced.
  - (v) We clarify to the extent that Para 73 of People's Union for Civil Liberties case (supra) will not come in the way of the Returning Officer to reject the nomination paper when affidavit is filed with blank particulars.
  - (vi) The candidate must take the minimum effort to explicitly remark as 'NIL' or 'Not Applicable' or 'Not known' in the columns and not to leave the particulars blank.
  - (i) Filing of affidavit with blanks will be directly hit by Section 125A(i) of the RP Act However, as the nomination paper itself is rejected by the Returning Officer, we find no reason why the candidate must be again penalized for the same act by prosecuting him/her.
- The CHECK LIST of documents required to be filed by a candidate along with the nomination paper was prescribed by the Commission vide letter No.576/3/2009/SDR dated 10-02-2009 in order to ensure transparency and accountability and to streamline the procedure of filing of nomination and scrutiny of nomination papers. The CHECK LIST was modified in pursuance of Hon'ble Supreme Court judgment dated 09-12-2011 in CA No.4956 of 2010 Ramesh Rout Vs. RavindraNath Rout and circulated vide letter No.576/3/2013/SDR dated 21-01-2013. The same CHECK LIST is now further amended to comply with the direction of the Apex Court in the instant case to insert another clause for reminding the candidates to fill in the blank columns if any in the affidavit. A revised format of the CHECK LIST is enclosed herewith. Please replace the existing Format of Check List in the ROs Handbook as well in other records where the Check List is kept.

6. The Commission has directed that the revised format of the CHECK LIST should be brought to sections of the all Returning Officers for all elections conducted by the Commission, including elections to Rajya Sabha and Legislative Councils (in the States Legislative Council). You may kindly ensure that all the Returning Officers, including Meturning Officers for elections to Council of States and Legislative Councils (in States were togicalive Council is in existence), receive a copy of this letter along with the revised MICK LIST and acknowledgement of receipt be obtained from every Returning Officer in Bale A consolidated certificate that all the instructions may be forward

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Yours faithfully

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(Ashish Chakraborty)

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(Original to be kept with nomination paper and duplicate to be handed over to candidate)

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Date a	nd time of filing nomination paper	Tillumoff edisisisch anveil -
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H) tweet	Affidavit in Porm 26	portential of some in
李代新命9 3	(a) Whether aff columns are filled up. (b) If not, which are blank column(s) ( Please specify): (c) Whether the affidavit is sworn before an Oath	kennedist vara etationean Minde versie distid
	Commissioner or Magistrate of First Class or before a Notary Public.	
2 	Certified extract of electoral roll( when candidate is an elector of a different constituency)	
3	Form A and B (applicable in the case of candidates set up by political parties)	
A stant	Copy of cast certificates ( if the candidate claims to belong to SC/ST)	
5	Security deposit (whether made)	
6	Oath and affirmations (whether taken)	
The following documents which have not been filed should be filed as indicated below:		
(a)should be filed latest by		
suomit a	ve mentioned columns in the Affidavit in Form 26 have a fresh Affidavit will columns duly filled up before the clions, failing which the nomination paper will be liable to	Ommencement of scrutiny of
(c)	should be filed latest by	
Receive	<u>d.</u>	
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(Signature of candidate)		Signature of RO/ARO
Date & t Place:	ime:	
N.B		

- 1. The affidavit in Form 26 and Forms A& B have to be filed latest by 3.00 P.M on the last date of filing nominations.
- The nomination paper will be rejected if a candidate fails to fill the blanks in Form 26 even after reminder by RO by the hour fixed for scrutiny of nomination paper.
- 3. Oath has to be taken after filing nomination paper and before the date fixed for scrutiny.
- 4. Certified extract of electoral roll can be filed up to the time of scrutiny.
- Security deposit should be made either before filing of nomination paper or at the time of filing of nomination paper. Therefore, there is no question of issuing notice for making the security deposit.