



TAMIL NADU GOVERNMENT GAZETTE

EXTRAORDINARY PUBLISHED BY AUTHORITY

No. 256]

CHENNAI, TUESDAY, DECEMBER 22, 2015
Margazhi 6, Manmadha, Thiruvalluvar Aandu-2046

Part III—Section 1(a)

General Statutory Rules, Notifications, Orders, Regulations, etc.,
issued by Secretariat Departments.

NOTIFICATIONS BY GOVERNMENT

பள்ளிக் கல்வி துறை

இளம் மழலையர் பள்ளிகளுக்கான விதித் தொகுப்பு (Code of Regulations
for Play Schools-2015.)

[அரசாணை (நிலை) எண் 206, பள்ளிக் கல்வி [(தொக.2(2)]த் துறை, 22 டிசம்பர் 2015,
மார்கழி 6, மன்மத, திருவள்ளூர் ஆண்டு - 2046]

No. SRO A-20(d)/2015.

CHAPTER - I

INTRODUCTION

1. (a) These regulations may be called the Code of Regulations for Play Schools-2015
(b) This Code applies to all the existing and proposed to be started Play Schools
in the State of Tamil Nadu.
(c) This Code shall come into force on such date as the Government may by
Notification appoint. Short title
extent and
commence-
ment
2. In this Code, unless the context otherwise requires.- Definitions
 - (a) "Appellate Authority" means the authority as specified in regulation 8(a);
 - (b) "Competent Authority" means the authority as specified in regulation 6(c);
 - (c) "Department" means the Department of School Education;
 - (d) "Director" means the Director of Elementary Education;
 - (e) "Directorate" means the Directorate of Elementary Education;
 - (f) "Government" means the Government of Tamil Nadu;
 - (g) "School" means a Play School and includes Kids School or any other Pre Kinder
Garten School by whatever name it is called, which is established for imparting Informal
Education to children in the age group of one and a half years to five and half years (as on
31st July of the year).

3. (a) The management and administration of every School shall vest with a Trust / Society/ individuals / companies / partnership / proprietorship, specifying the person who would be responsible for its functioning.

(b) All communications by the school shall invariably be addressed to the Competent Authority.

4. In the matter of any dispute arising due to interpretation of any of the provisions of this Code, the decision of the Government shall be final.

5. The appendices to the Code shall have the same effect as the regulations of the Code and shall be treated as part of the Code.

CHAPTER – II

GRANT OF APPROVAL & RENEWAL

Approval

6. Approval:

(a) (i) All existing Schools shall apply for approval immediately to the competent authority and in any case not later than six months from the date of coming into force of this Code. The application for approval shall furnish the required particulars as prescribed in the proforma given in the Annexure – I to this Code.

(ii) The existing Play Schools which do not fulfill the required norms shall be ordered forthwith for closure.

(b) All new Schools shall apply for approval to the Competent Authority before the commencement of the school. The application for approval shall furnish the required particulars as prescribed in the proforma given in the Annexure – II to this Code.

Competent authority

(c) The District Elementary Educational Officer is the Competent Authority for the approval and Renewal of Schools within the revenue district.

(i) The fees to be paid in respect of application to open a play school shall be Rs.5000/-.

(ii) Board displaying the competent authorities approval and indicating clearly the number and date of the order shall be fixed.

(d) (i) A Committee consisting of Assistant Elementary Educational Officer (Nursery) of the district and Assistant Elementary Educational Officer of the concerned Block shall inspect the school within one month from the date of receipt of the application for approval and recommend to the Competent Authority for grant of approval or rejection. The Competent Authority shall thereafter pass orders either granting approval or rejecting the same within one month from the date of receipt of the recommendation of the committee.

(ii) Before withdrawing approval/renewal under sub-section (i), the Competent Authority shall give the school an opportunity of making its representation and remedying the defects pointed out by the Competent Authority.

Renewal

(e) (i) The approval granted shall be valid for three years after which the respective School shall apply for renewal. The application for renewal shall be made to the Competent Authority three months prior to the date of expiry of the approval. The application for renewal shall furnish the required particulars as prescribed in the proforma given in the Annexure – III to this Code.

(ii) Annual affiliation continuance fee shall be Rs.5000/- in the case of renewal.

(f) A Committee consisting of Assistant Elementary Educational Officer (Nursery) of the district and Assistant Elementary Educational Officer of the concerned Block shall inspect the school within one month from the date of receipt of the application for renewal and recommend to the Competent Authority for grant of renewal or rejection. The Competent Authority shall thereafter pass orders either granting renewal or rejecting the same within one month from the date of receipt of the recommendation of the committee.

CHAPTER-III

POWER TO WITHDRAWAL OF APPROVAL

7. Withdrawal of approval:

For violation of any of the provisions of this Code or for any abuse or misuse by the management of the school, the Competent Authority who has given the approval, shall withdraw the approval or renewal as the case may be, after giving a reasonable opportunity of making representation.

Withdrawal of approval

CHAPTER-IV

APPEAL

8. Appeal:

(a) The School is entitled to make an appeal against the orders of the Competent Authority rejecting the approval/renewal or withdrawing the approval / renewal, to the Joint Director (Aided Schools), Directorate of Elementary Education.

Appeal

(b) The appeal shall be made by the School within two months from the date of receipt of the order of the Competent Authority.

(c) If there is a delay in submitting the appeal within the stipulated time, a petition for condonation of delay may be filed along with the appeal giving valid reason for the delay and it is the discretion of the appellate authority to condone the delay, if considered necessary.

(d) The Appellate Authority, shall decide on the appeal on merits and pass orders within two months from the date of receipt of the appeal.

CHAPTER – V

BUILDINGS

9. Buildings:

(a) The School building shall be owned or Leased. If the accommodation is provided in a leased building, the lease agreement shall be made for a period of not less than five years and the said agreement shall be duly registered in the Registration Department.

Lease Deed

(b) The building should be of RCC (Reinforced Cement Concrete).

(c) Compound wall all-round the boundary of the building shall be preferable. In case of fencing, barbed wire fencing shall be avoided.

(d) There shall be one entrance to the school premises of width directly proportionate to the student strength of the school.

(e) The school shall provide the minimum space per child in the class room shall be 10 sq.ft.

(f) The classrooms should always be in the ground floor.

(g) The classroom doors/ windows should be made of either non-combustible material or materials with high fire-resistance rating.

(h) The classroom doors/ windows shall always open outwards.

(i) The classroom doors/ windows shutters when opened should not obstruct movement along the exit or escape route.

(j) A Class room shall have two entrances. One door with opening towards the teachers end and the other door on the other end of the class room with only a simple latch / tower bolt arrangement for locking from inside. This door shall not have any arrangement for locking from outside.

(k) Adequate number of clean urinals and toilets with water supply should be provided.

Urinals / toilets

(l) The school shall provide sufficient and safe play area. The play area should be maintained properly by the school.

Play area

CHAPTER – VI

AMENITIES

10. Amenities:Dishes &
Utensils

(a) The school shall provide Cleanup, washing facilities including dishes and utensils.

(b) Potable drinking water should be provided to all the children. Drinking water supply should not be near the toilets.

(c) Water storage tank/sump should be cleaned regularly. Date of cleaning must be mentioned in the tank/sump. Pipelines should be maintained so as to prevent leakage and wastage of water.

(d) Sufficient number of toilets shall be provided.

Toilets should be cleaned frequently and maintained properly.

Diaper facility

(e) Changing of diaper facility should be provided to the children.

(f) Water storage tanks and septic tanks to be closed properly.

(g) Ample facility to be provided to children for sleeping when required.

CHAPTER – VII

SAFETY MEASURES

11. The school shall follow the Safety Measures as given below:

(a) Each school should have sufficient space for free and easy movement, play area, assembly, etc.

(b) The open space inside and around the school shall be provided as per the approved building plan.

(c) The site of the school building should not open directly to the main roads with heavy vehicular traffic.

(d) The site should not be close to water holding bodies, forests, etc.

(e) The site should not be in the neighbourhood of garbage dumps, dusty polluted areas and noisy roads or factories.

Provision of Fire
Extinguishers

(f) Adequate number of Fire Extinguishers is to be provided.

(g) Electrical wiring shall be concealed and shall be of approved standards and materials.

Evacuation Plan

(h) The school shall have a proper Evacuation Plan to rescue the children during any emergency in the school premises.

(i) Emergency Alarm / Siren (fitted outside the building) to alert the public if there should be an emergency inside the school.

(j) The School are not to be located near petrol bunk which is less than 100 mts.

(k) Fixing the CCTV Camera in the Play Schools.

(l) Access control / Security person at the gate.

(m) Placard: Smoking, Alcohol, Plastic free zone - Board to be placed at the entrance of the school.

(n) No gas cylinder or combustible material to be used / stored in the school premises.

CHAPTER – VIII

APPOINTMENT OF TEACHING AND NON TEACHING STAFF

12. Qualifications of Teaching Staff:

(a) The required number of teaching staff to the school shall be appointed by the respective Managements.

Qualifications
of Teaching
Staff

(b) The School shall ensure that the Pupil Teacher Ratio is maintained as 15:1

Pupil Teacher
Ratio

(c) Only qualified Women teachers shall be appointed.

(d) The Teachers employed in the Schools, shall have the Minimum Educational Qualification of +2 from a Recognized Institution, with Diploma in D.T.Ed./D.E.Ed./Home Science or Degree in Home Science or B.Ed. or Certificate from any recognized institution on dynamics of child behaviour or connected discipline.

13. Qualifications of Non-Teaching Staff:

(a) Required number of non-teaching staff to the school shall be appointed by the respective Managements.

Qualifications
of Non-
Teaching
Staff

(b) Sufficient number of Ayahs/ Attendants should be appointed to attend the children.

(c) The Ayah / Attendant shall be adequately trained to take care of the children, ensuring cleanliness and hygiene.

14. Conditions for appointment of Teaching and Non-Teaching Staff:

(a) The appointment of Teaching and Non-teaching staff should be made only after thorough verification and should be certified by the local police authority to ensure that individuals with criminal background are not appointed.

Conditions for
appointment
of Teaching
and Non-
Teaching
Staff

(b) The Teaching and non-teaching staff shall be certified every year by the local Primary Health Centre / Government Hospital to ensure that they do not have any communicable diseases.

CHAPTER - IX

TERMINATION OF TEACHING AND NON-TEACHING STAFF

15. Termination of Teaching and Non-Teaching Staff:

(a) The management is empowered to terminate the services of teaching and non-teaching staff appointed temporarily or while on probation or permanently for any of the following reasons after giving reasonable opportunity of making representation in this regard.

Termination

(i) Wilful and gross negligence of duty, grave misconduct, insubordination, indulging in corporal punishment, mental instability, incompetency step, physical unfitness or any behaviour found to be detrimental to the safety of the children.

(ii) on expiry of the period of contract.

CHAPTER – X

ADMISSION OF CHILDREN

16. Admission of Children:

(a) The minimum age of children for admission in the school shall be completion of one and half years as on 31st July of the year.

Minimum Age
Limit

(b) No age exemption shall be granted in the admission of the children.

(c) The school shall admit 15 children in a class. Admission in excess of 15 children in a class is prohibited.

(d) The school shall admit children residing within a radius of three km.

(e) Model Application form for admission of child is in annexure – IV

(f) No child shall be subjected to admission test, written or oral for granting admission to the school.

CHAPTER – XI

FUNCTIONING OF THE SCHOOL

17. Working Hours:

(a) The school shall work for not more than three hours per session. The school may run for more than one session with different set of students.

(b) The school shall open not earlier than 9.30 a.m. and shall close not later than 4.30 p.m.

(c) The school shall have a break of 15 minutes for every one hour.

(d) The school shall provide feeding, food and snacks as per the consent of the parent. The cost of the feeding, food and snacks shall be met either by the school or by the parent, as the case may be.

(e) The Management shall maintain a register making entries of child entering and leaving the school.

CHAPTER – XII

MEDICAL FACILITIES

18. Medical Facilities:

(a). The school shall maintain the First Aid Kit.

(b) The school shall have special health and development needs of children including allergies.

(c) The school shall have the list of Medical Officers readily available to call upon them to attend any Emergency Treatment.

(d) The school shall give adequate training to the teaching and non-teaching staff in providing First Aid to the children.

(e) Periodical half-yearly Health Check-up, Health Education Lectures / Demonstrations shall be arranged.

Periodical
Health
Check-up

CHAPTER – XIII

BAN ON CORPORAL PUNISHMENT

Corporal
Punishment

19. There should be total ban for any corporal punishment or any other punishment. If any corporal punishment is imposed on a child, penal action shall be initiated against the teacher as well as the management.

CHAPTER –XIV

COMMUNICATION WITH PARENTS

20. The school shall have the Residential Address, email Phone Numbers of all parents of the children for communication and contact, in case of any emergency.

CHAPTER – XV

CURRICULUM - SYLLABUS

21. Curriculum and Syllabus:

Curriculum and
Syllabus

(a) Early Childhood Care and Education (ECCE) requires that young children be provided care, opportunities and experiences that lead to their all-round development — physical, mental, social and emotional, and school readiness.

(b) The curriculum framework and pedagogy for ECCE must be based on this holistic perspective, taking into account the various domains of development, the characteristics of children at each sub-stage and their learning needs in terms of experiences.

(c) Playing, music, rhyming, art and other activities using local materials, along with opportunities for speaking, listening and expressing themselves, and informal interaction are essential components of learning at this stage.

(d) As the children who come under the purview of ECCE are a heterogeneous group, ranging from infants to pre-schoolers, it is important that activities and experiences for them are developmentally appropriate.

CHAPTER – XVI

TRANSPORTATION

22. Transportation:

(a) Wherever transport is provided for carrying the children to and from the school, whether by engaging their own or hired vehicle, the same should conform to all the requirements under the Motor Vehicles Act and rules and the notifications made there under, especially to the Tamil Nadu Motor Vehicles (Regulation and Control of School Buses) Special Rules, 2012.

Transportation

(b) School buses, vans, auto rickshaws used in the transportation of children should be provided with safety measures. They should be fitted with speed governors

(c) The condition of these vehicles should be maintained roadworthy and checked by school authorities periodically

(d) An attendant preferably female, besides the driver should conduct the children. No film songs be played or cell phone be used while driving

(e) The vehicles shall not account be overloaded. Children are not allowed to stand while travel. The trips should be scheduled in such a way that no child need to travel for more than 20 - 30 minutes

(f) Important telephone numbers for emergency purposes may be displayed inside/ outside the bus

(g) The school bus should have the name of the school painted boldly outside.

(h) I.D. Cards with photographs should be worn by the Driver and the Conductor of even private vehicles.

(i) Vehicles shall display the appropriate speed limit both in and out side of the vehicle.

CHAPTER-XVII

INSPECTION AND VISIT

23. Inspection and visit:

The Assistant Elementary Educational Officer / Additional Assistant Elementary Educational Officer / Assistant Elementary Educational Officer (Nursery) are the inspecting authorities under this Code. The Inspecting authorities and other educational authorities are empowered to visit the school during working hours to ensure proper implementation of the provisions of this Code.

Inspection

ANNEXURE-I**PROFORMA**

[See Regulation 7(a)]

APPLICATION FOR THE APPROVAL OF EXISTING PLAY SCHOOLS

1. Name of the School (with full address) :
2. Date from which the school is functioning :
3. Name of the Trust / Society /individuals/ companies/ partnership / proprietorship :
4. In case of Trust / Society / individuals / companies / partnership / proprietorship, specifying the person who would be responsible for its functioning. :
5. Particulars of teaching and non-teaching staff employed in the school (to be given in a separate Annexure) :
6. Whether the school can run in their own building or five years Lease (copy to be enclosed) :
7. Whether the school is holding a license permitting the use of the school building under the Tamil Nadu Public Building (Licensing) Act. (Tamil Nadu Act XIII of 1965) (copy to be enclosed) :
8. Whether the school has received a stability Certificate from the competent authority. (copy to be enclosed)
9. Whether the school has received a Sanitary Certificate from the competent authority. (in Chennai City), Director of public health. (copy to be enclosed) :
10. Whether the school has received a Fire Certificate from the competent authority. (copy to be enclosed) :
11. Whether the management is willing to run the school if approval is granted without claiming any kind of grant-in-aid from Government at all times. (copy to be enclosed - in the form of bond paper) :

DECLARATION

On behalf of the Management of the school, I hereby declare that we shall abide by the conditions enumerated in regulation 10 of the Code of Regulations for grant of approval.

*Signature of the person duly
authorized by the Management*

ANNEXURE-II

PROFORMA

[See Regulation 7(b)]

APPLICATION FOR THE APPROVAL OF NEW PLAY SCHOOLS

1. Name of the School (with full address) :
2. Date from which the school is proposed to function :
3. Name of the Trust / Society /individuals/ companies / partnership / proprietorship :
4. In case of Trust / Society / individuals/ companies / partnership / proprietorship, specifying the person who would be responsible for its functioning. :
5. Particulars of teaching and non-teaching staff employed in the school (to be given in a separate Annexure) :
6. Whether the school can run in their own building or five years Lease (copy to be enclosed) :
7. Whether the school is holding a license permitting the use of the school building under the Tamil Nadu Public Building (Licensing) Act. (Tamil Nadu Act XIII of 1965) (copy to be enclosed) :
8. Whether the school has received a stability Certificate from the competent authority. (copy to be enclosed) :
9. Whether the school has received a Sanitary Certificate from the competent authority. [(in Chennai City), Director of public health.] (copy to be enclosed) :
10. Whether the school has received a Fire Certificate from the competent authority. (copy to be enclosed) :
11. Whether the management is willing to run the school if approval is granted without claiming any kind of grant-in-aid from Government at all times. (copy to be enclosed in the form of bond paper).

DECLARATION

On behalf of the Management of the school, I hereby declare that we shall abide by the conditions enumerated in regulation 10 of the Code of Regulations for grant of approval.

*Signature of the person duly
authorized by the Management*

ANNEXURE-III**PROFORMA**

{See Regulation 7(e)}

APPLICATION FOR THE RENEWAL OF PLAY SCHOOLS

1. Name of the School (with full address) :
2. Date from which the school is functioning
(Copy of the approval/renewal order to be enclosed) :
3. Name of the Trust / Society /individuals /
companies / partnership / proprietorship. :
4. In case of Trust / Society / individuals /
companies / partnership / proprietorship,
specifying the person who would be
responsible for its functioning. :
5. Particulars of teaching and non-teaching staff
employed in the school (to be given in a
separate Annexure) :
6. Whether the school can run in their own
building or five years Lease (copy to be
enclosed) :
7. Whether the school is holding a license
permitting the use of the school building
under the Tamil Nadu Public Building
(Licensing) Act. (Tamil Nadu Act XIII of 1965)
(copy to be enclosed) :
8. Whether the school has received a stability
Certificate from the competent authority.
(copy to be enclosed) :
9. Whether the school has received a Sanitary
Certificate from the competent authority.
(in Chennai City), Director of public health.
(copy to be enclosed) :
10. Whether the school has received a Fire
Certificate from the competent authority.
(copy to be enclosed) :
11. Whether the management is willing to run
the school if renewal is granted without
claiming any kind of grant-in-aid from
Government at all times. (copy to be
enclosed - in the form of bond paper) :

DECLARATION

On behalf of the Management of the school, I hereby declare that we shall abide by the conditions enumerated in regulation 10 of the Code of Regulations for grant of approval.

*Signature of the person duly
authorized by the Management*

ANNEXURE-IV

MODEL APPLICATION FORM FOR ADMISSION

[See Regulation 17(e)]

Application No. _____ Admitted in: _____ on: _____ Admission No. _____

1. Name of Student (in Block Letters) : _____

2. Gender : _____
3. Date of Birth (Original and Photocopy of Birth Certificate to be attached) : _____
4. Nationality : _____
5. Religion : _____
6. Community: : _____
7. Residential address of the Student : _____

8. (a) Name of Father : _____
(b) Occupation (Specify) : _____
(c) Address (Office) : _____

(d) Telephone No. : _____
(e) Mobile No. : _____
(f) E-Mail : _____
9. (a) Name of Mother : _____
(b) Occupation (Specify) : _____
(c) Address (Office) : _____

(d) Telephone No. : _____
(e) Mobile No. : _____
(f) E-Mail : _____

10. (a) *Name of Guardian* : _____
 (b) *Relationship to the student* : _____
 (c) *Occupation (Specify)* : _____
 (d) *Address (Office)* : _____

 (e) *Telephone No.* : _____
 (f) *Mobile No.* : _____
 (g) *E-Mail* : _____
12. *If the Child has any allergies (specify)* : _____
13. *In case of any emergency whom should be contacted*
- (a) *Parents* : _____
 (b) *Family Doctor*
 (with contact Phone No.) : _____
15. *Any other information you wish to state, in brief*

I declare that the details given above are correct.

Date:

Signature of Parent / Guardian

D. SABITHA,
Principal Secretary To Government.