

'Draft Rules' for payment of
grant-in-aid to Voluntary
Youth Organisations.

GOVERNMENT OF MAHARASHTRA
Social Welfare, Cultural Affairs,
Sports and Tourism Department,
Resolution No.YWP-1078/1995 I/Desk-XVII
Mantralaya Annex, Bombay-400 032,
dated the 17th January 1980.

READ : - Letter No.YWP-1078/33-D, dated 2nd June 1978 from the
Director of Sports & Youth Services,Mah.State,Pune.

RESOLUTION :- The question of framing Rules for grant-in-aid to
the various youth welfare bodies/Institutions/Youth Centres was
receiving the attention of Government for sometime past. Government
is pleased to finalise these draft Rules for funding the youth
Organisations in the State of Maharashtra. These rules are appended
to this Resolution. These rules should be given effect from 1.1.1979.

2. The Director of Sports & Youth Services,Mah.State,Pune should
give wide publicity to these rules and make them applicable to the
Voluntary Youth Organisations while recommending/sanctioning
grant-in-aid for the current financial year 1979-80 and onwards.
Only registered youth organisations which apply in the prescribed
form ((enclosed as Annexure-II) shall be entitled for financial
assistance from Government for the Projects/Schemes which are
illustrated in the Annexure-I to the Rules. The Director of Sports
& Youth Services,Mah.State,Pune should publish the list of
"recognised Youth Organisations" on the basis of the norms indicated
in Annexure-IV of these Rules.

3. This Government Resolution issues in concurrence with the
Law and Judiciary Department and Finance Department and Finance
Department vide Finance Department's un-official Reference No.2223/
EXP-11, dated 5th December, 1979.

By order and in the name of the Governor of Maharashtra.

Sd/- K M K
(P.V.KHEKDE)
Duck Officer.

To,

The Director of Sports & Youth Services,M.S.,Pune.
The District Officers of all districts.
etc... etc.. etc...

iajk/-
s.9593.

Rules of Payment of Grant-in-aid to
Voluntary Organisations in Maharashtra

Title

Rule-1:

These rules may be called "The Rules for payment of Grant-in-aid to Voluntary Institutions engaged in the field of Youth Welfare/Development".

Date of effect.

Rule-2:

These Rules shall come into force with effect from 1.5.1979.

Extent and Scope

Rule-3:

(i) Under these rules grant-in-aid may be sanctioned subject to the availability of funds for the following twin purposes, viz :--
(a) for maintenance of the institution(to be called "Maintenance Grant"); and / or
(b) for undertaking a project/activity promoting youth welfare/furthering youth development(to be known as "Activity Grant")
(ii) An illustrative list of activities which could qualify for sanction of grant is annexed to these rules.(Annexure-I).

Application for sanction of grant-in-aid

Rule-4:

Voluntary institutions desirous of obtaining grant from the Govt. shall make an application in the form annexed to these Rules. Such an application should be submitted to the Director of Sports & Youth Services, Pune (Herein-after referred to as the 'Director') latest by 30th June, every year.

Conditions of eligibility

Rule-5:

A Voluntary Institution desirous of obtaining grant from the Govt. shall not be sanctioned such a grant unless it primarily satisfied the following conditions, viz :--

(1) it is registered under the Societies Registration Act, 1860, and/or under the Bombay Public Trusts Act, 1950. In particular, the Institution should have a properly constituted Managing Body whose powers and duties are clearly laid down.

(2) The Institution is recognised by the Director in terms of rules framed for this purpose. (A copy of the Rules for recognition is appended to these Rules.)

(3) The institution has been functioning for a period of at least one complete year prior to the date of application of grant-in-aid.

(4) The institution has the resources, facilities, experience and the necessary know-how.

(5) The activities of the institution are non-political.

(6) The grant sought does not have the effect

(7) The institution applying for grant should not be in receipt of any assistance from any foreign agency functioning in India without prior approval of the Govt. of India and the State Govt.

(8) The institution should be located in Maharashtra and its activities for which grant is sought for should be confined to Maharashtra.

Extent of Grant.

Rule-6:

(i) The Maximum amount of 'Maintenance Grants' payable to a voluntary institution is 50% of the expenditure actually incurred on the admissible items, immediately before preceding year, or Rs. 5,000/- whichever is less.

Provided that the Maintenance Grant shall be for a maximum period of ten years. For this purpose the grants sanctioned for the years prior to the current financial year would be taken into account.

(ii) While assessing the Maintenance Grant payable to a voluntary institution, the following items of expenditure shall be admissible :--

- (a) Expenditure actually incurred towards Rent;
- (b) Expenditure actually incurred towards the salaries of the establishment;
- (c) Expenditure incurred on travels;
- (d) Expenditure on account of stationery and contingencies;

Provided that the expenditure incurred on each of the above items will not be admitted to the Director. The reasonableness of expenditure on each of the items shall be assessed by the Director.

Provided further that for the purpose of assessment of the grant paid for this purpose by any other Administrative Deptt. of the Govt. of Maharashtra or the Govt. of India or any other State Govt. or any other non-Governmental agency shall be taken into account under no circumstances aggregate of the grants received from various sources shall exceed the actual of the maintenance expenditure.

Extent of Activity Grant

Rule-7:

(i) An Institution may be sanctioned "Activity Grant" to the extent of 50% of the estimated cost of the activity.

(ii) An institution serious of obtaining "Activity Grant" shall, inter alia, furnish details regarding:-

(a) the nature of the activity proposed to be taken up and the extent to which the said activity would further youth welfare/ development.

(b) the manner in which the institution proposes to meet its own share of expenditure. Provided that the aggregate of the "Activity Grants" to any institution shall not exceed Rs. 25,000/- in a twelve months period.

Scrutiny by the Director Rule-8:

On receipt of the application for Maintenance Grant/Activity Grant, the Director shall scrutinise the application & make further enquiry as deemed fit. It also shall be open to the Director to seek further Clarification from the Institution where deemed necessary.

Non-Sanction of grant, Rule-9:

If after the scrutiny of all available information before him, the Director is satisfied that it would not be desirable to sanction Maintenance Grant/Activity grant to the Institution, or that the Institution is ineligible for sanction of the said grant, he shall inform the Institution accordingly. The decision of the Director, shall be final.

Sanction of Maintenance Grant Rule-10:

If on the scrutiny of the application for Maintenance grant, the Director is satisfied that the Institution is eligible for the sanction of the said grant, he shall sanction the same in terms of Rule-6.

Sanction of Activity Grant Rule-11:

If on the scrutiny of the application for Activity Grant the Director is satisfied the Institution shall be sanctioned Actual Grant in terms of Rule-7 & subject to the following:

(i) The Director shall examine the utility of the Activity. Where the activity is such that it is being substantially implemented by any Administrative Department he shall examine the proposal with special reference to the scheme being implemented.

(ii) The Director shall assess the Activity Grant that could be sanctioned. For this purpose, the Director shall take into account resources available, experience gained with reference to the activity, standing and the capacity of the Institution. In particular, it shall be open to the Director to refuse the Activity Grant, if he is so satisfied.

(iii) The Activity Grant thus sanctioned is an Advance Grant and shall be subject to adjustment during the immediately succeeding year;

(iv) The institution shall execute a bond for the grant and such a bond shall be executed in accordance with the rules.

- 4 -

Drawing & Rule-12:
Disbursing
Sanctioning &
Controlling
Authority.

The Director of Sports & Youth Services shall be the sanctioning, drawing and disbursing officer. Secretary, Social Welfare Cultural Affairs, Sports and Tourism Department shall be Controlling Officer.

Provisions : Rule-13:
of Bombay
Financial
Rules' 59

While releasing the grants in terms of the Rules, the Director shall keep in view the relevant provisions of the Bombay Financial Rules-1959.

Execution Rule-14:
Agreement
Bond

The Director of Sports & Youth Services, M.S., Punc, shall ensure that an Agreement Bond in the attached form (Annexure-III) is executed by an organisation, in whose favour the Govt. grant is sanctioned, paid to disbursement of funds.

A L N E X U R E - III

AGREEMENT BOND
(See Rule No.14)

In consideration of the sum of Rs.
(Rupees) paid
by the Director of Sports & Youth Services, Maharashtra State,
Pune-1, to me as grant in aid in favour of
..... for the
year for the purpose
..... I do hereby
agree to refund on behalf of the Institution to the Director
of Sports and Youth Services, Maharashtra State, Pune-1, in full
the amount of the said grant, if the amount or part thereof
is to be refunded to the Director under the Rules framed vide
Circular No. dated I declare that I am duly authorised to
execute this Deed of Agreement on behalf of the said
organisation.

Place

Date

Signature

Signature (with rubber stamp)

A N N E X U R E - IV

Rules for recognition of the Youth Organisation.

- i) The organisation desirous of getting recognised should be a registered organisation either under Societies Registration Act, 1860 or Bombay Public Trust Act 1950.
- ii) The organisation should have been functioning for 12 Calender months before making an application for recognition.
- iii) The constitution of the body should provide for democratic functioning of the organisation.
- iv) The membership of the organisation should be open to all youths irrespective of caste, colour, creed, and sex within the age group of 15 to 35.
- v) The activities of the organisation should be beneficial to the youth and the community in general and should not be for benefit of any individuals or groups of individuals.
- vi) The organisation should be located in Maharashtra.
- vii) The decision about recognition of the youth organisation shall be communicated to the organisation concerned through Director of Sports & Youth Services, Mah. State, Pune.
- viii) Non-recognition by the competent authority i.e. the Director of Sports & Youth Services, Mah. State, Pune does not mean that the organisation so recognised shall be entitled to receive grants either for maintenance or for activity.
- ix) It shall be at the discretion of the Director of Sports to de-recognise a body recognised by Government (reasons to be recorded in writing) under intimation to this Department.

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A N N E X U R E - I

Illustrative list of activities that could be taken up by the Institutions :

(See Rule 3 (ii)) ,

1. Organisation of Social Service Camps (in rural or slum areas)
2. Campaign against child marriages, untouchability, etc.
3. Holding camps for medical check-up, Eye Camps, First Aid etc.
4. Youth Exchange Programme.
5. Vocational and Career Guidance Programme.
6. Organisation of Youth Festivals at Taluka/District levels.
7. Youth Journals.
8. Debate, Discussions, Seminars, etc. poetry, Eloquition Camp and competition etc. on youth problems.
9. Rural improvement programme (such as tree plantation, health and Hygiene, Cleanliness etc.)
10. Establishment of work centre for unemployed youth.
11. Reading Room.
12. Cultural Programmes such as drama, music, dance, workshop and competition.
13. Youth Leadership Training Camps.

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