

The Andhra Pradesh Educational Institutions Grant-In-Aid (Regulation) Supplementary Provisions Act, 1995

Act 34 of 1995

Keyword(s): Private Educational Institution

DISCLAIMER: This document is being furnished to you for your information by PRS Legislative Research (PRS). The contents of this document have been obtained from sources PRS believes to be reliable. These contents have not been independently verified, and PRS makes no representation or warranty as to the accuracy, completeness or correctness. In some cases the Principal Act and/or Amendment Act may not be available. Principal Acts may or may not include subsequent amendments. For authoritative text, please contact the relevant state department concerned or refer to the latest government publication or the gazette notification. Any person using this material should take their own professional and legal advice before acting on any information contained in this document. PRS or any persons connected with it do not accept any liability arising from the use of this document. PRS or any persons connected with it shall not be in any way responsible for any loss, damage, or distress to any person on account of any action taken or not taken on the basis of this document.

THE ANDHRA PRADESH EDUCATIONAL INSTITU TIONS GRANT IN AND (REGULATION) SUPPLI MENTARY PROVISION ACT, 1995.

ACT No. 34 OF 1995

[20th September, 1995]

AN ACT TO REGULATE THE PAYMENT OF GRANT IN AID TO EDUCATIONAL INSTITUTIONS.

Whereas in G.O.Ms. No. 326, Education, dated the 17th Octo ber, 1989 orders were issued admitting certain Educationa Institutions recommended by the High Level Committee to gran in-aid with effect from the 1st November, 1989, subject to the fulfilment of certain conditions specified thereto;

And whereeas in the said G.O.Ms.No. 326, Education, date the 17th October, 1989 no specific commitmet was made the arrears of grant-in-aid would be paid but it was only mentione that separate orders will be issued in regard the art ;o

And wheras, vide G.O.Ms. No. 178, Education (SSE.) Department, dated the 23rd July, 1 990 certain schools wer admitted to grant-in-aid with effect from 1st November, 1989 subject to certain conditions specified therein;

And whereas, in G.O.Ms. No. 138, Education (PS.2) Department, dated the 25th April, 1994, orders were issued to the effect that no arrears of grant-in-aid to any of the Private Edu cations! Institutions admitted to grant-in-aid with effect from the 1st November, 1989 shall be paid and these orders were in accordance with the right reserved by the Government in G.C Ms. No. 326, Education, dated the 17th October, 1989 to tal aseparate decision with regard to the payment of arrears of gran in-aid.

Received the assent o. the Governor on the 18th Septembr, 1995. for Stat me, t of objects Reasons, please see the Andhra Pradesh Gazette. Part JV-A Extaordinay, dated 15-6-95 at Pages 410.6.

Short and of encen

> Amoi of Ac 1994.

3. In the preambl for the words "prohibit of the manufacture, sal

4. In section 2 of

(i) for clause namely,—

"(7) 'liquor' inch

(a) spirits of wine of or containing alcohe Liquor;

(b) any other int ment may by notificat ses of this Act;

but does not include tod and rectified spirits:

(ii) clause (15) shal

5. In section 6 of the Collector" in the two pl Collector, the Assistant C shall be substituted.

6. After section 7 of shall be inserted namely

"Prohibition of 7-A. manufacturing of prohibit liquot:---

7. In section 8 of th

(i) in clause (a) the

(ii) in clause (b),—

(a) for the words "_I collects, buys, sells or tre J. No.-1854-34 263

Be it enacted by the Legislative Assembly of the State of, Andhra Pradesh in the Forty-sixh year of the Republic of Inida as follows:

1. (1) This Act may be called the Andhra Pradesh Edu- Short titls cational Institutoins Grant-in-Aid (Regulation) Supplementary and provision Act, 1995.

(2) It shall be deemed to havecome into force on the 17th October, 1989.

2. Not withstanding any thing contrained any Judgment grant in aid decree or order of any Court or other authority or any order payable issued by the Govrenment or any authority subordinate to the Government, no arrears of grant-in-aid shall or shall ever be deemed to be payable to any private educational institution admitted to grant-in-aid in pursuance of G.O.Ms.No. 326, Education (SSE.1) Department dated the 17th Octobeer, 1989 and G.O.Ms.No. 178, Education (SSE.1) Department, dated the 23rd July, 1990 for the period between the 1st September, 1985 and 31st October, 1989 and accordingly.

(a) no suit or other proceeding shall be maintained or continued in any court against the Government or any person or authority whatsoever for the payment of any arrears of grantin-aid for the said period; and

(b) no court shall enforce any decree or order directing the payment of any arrears of grant-in-aid.