GOVERNMENT OF TELANGANA

ABSTRACT


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REVENUE (ASSN.I) DEPARTMENT


Read the following:

2. Hon'ble High Court Judgement in PIL.No.517/2013, dt:10.09.2015.

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O R D E R:

In the reference 1st read above, orders were reissued for transfer of rights on certain occupations/encroachments of specified categories of unassigned Government lands by way of structures or otherwise on payment basis. Accordingly, number of applications were filed before the District level committees for regularization of encroachments. Among them, some of the cases were recommended and regularized at different levels from the year 2008 to 2013 and the remaining applications were kept pending for various reasons and were not regularized.

2. Meanwhile, the Hon'ble High Court in PIL.No.517/2013 passed interim orders suspending G.O.Ms.No.166, on 30.12.2013 and in its final judgement dated 10.09.2015, in the reference 2nd read above has ordered that "The statements made by Learned Advocates General for both the States that the State Governments shall not implement or act upon G.O.Ms.No. 166, DT:16.2.2008, are accepted it is open to the petitioners to make representation for removal of encroachments that were regularised or ordered to be regularised on the basis of G.O.Ms.No. 166, DT:16.2.2008 within 8 weeks from today. If any such representation is made, we hope and trust that the concerned authority shall deal with the same in accordance with law observing the principles of natural justice”.


4. In the reference 3rd read above, the CCLA has reported that there are certain categories of 7949 applications, which are pending at various levels, in Hyderabad and Rangareddy Districts and requested the Government to issue orders for disposal of the pending applications filed under G.O.Ms.No.166.

P.T.O
5. In the circumstances stated in the reference 3rd read above, and keeping in view the orders of Hon'ble High Court in PIL.No.517/2013, dt:10.09.2015, the opinion of the Law department and in continuation of orders issued in the reference 4th read above, Government after careful examination hereby decide and order to refund the amounts received under G.O.Ms.No.166 to the applicants and to give an opportunity to these applicants to apply under G.O.Ms.No.58/59, Revenue (Assn.I) Dept, dt.30.12.2014, afresh.

6. The CCLA, T.S., Hyderabad/ All the District Collectors in the State shall take necessary further action accordingly to dispose the applications pending at various stages filed under G.O.Ms.No.166, dated 16.02.2008, as per the orders issued so far with regard to regularization of Government lands in G.O.Ms.No.58 and 59 etc.

7. The CCLA, TS, Hyderabad shall issue necessary operational guidelines to provide opportunity for those applicants, who filed applications under G.O.Ms.No.166 and capture the entire process online as was done in the cases of G.O.Ms.No.58 and 59 and all the District Collectors in the State shall ensure effective implementation of the above orders immediately.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF TELANGANA)

RAJESHWAR TIWARI
SPECIAL CHIEF SECRETARY TO GOVERNMENT

To
The Chief Commissioner of Land Administration,
Telangana State, Hyderabad.

All the District Collectors in the State.

Copy to:-
The G.P for Revenue(Assignments),
Hon'ble High Court, TS, Hyderabad.
The Law Department.
The Revenue (Assn.II)Department
The Revenue (Assn.III)Department

//FORWARDED:: BY ORDER//

SECTION OFFICER