From
Commissioner & Secretary to Govt. Haryana,
Welfare of Scheduled Castes and Backward Classes Department.

To
The Director,
Welfare of Scheduled Castes & Backward Classes Department Haryana, Chandigarh.

No: 2961 B-SW (2)-2005
Dated : Chandigarh, the 14-12-2005

Subject:- Indira Gandhi Priya Darshini Viwah Shagun Scheme.

Kindly refer to the subject cited above.

The Governor of Haryana is pleased to accord sanction for the formulation and implementation of “Indira Gandhi Priya Darshini Viwah Shagun” Scheme in place of two schemes namely “Financial Assistance for the marriage of daughters of widows and destitute women belonging to Schedule Castes/Denotified Tribes/Tapriwas Communities” and “Kanyadaan on the occasion of marriage of girls of those parents Who are living below poverty line”.

Objective:
To provide financial assistance on the occasion of marriage of daughters of Scheduled Caste/Denotified Tribes/Tapriwas Jatis and other section of society living below the poverty line.

Funding Pattern:
Under this scheme a grant of Rs. 15000/- will be given to the people of Scheduled Caste/Denotified Tribes/Tapriwas Jatis living below the poverty line on the occasion of the marriage of their Daughters. The people of other sections of society living below the poverty line will be given Rs. 5100/- on the occasion on the marriage of their Daughters.

Terms and conditions:
i. The beneficiary should be Haryana domicile.
ii. The girl is 18 years of age i.e. the minimum legal age for the marriage of a girl on the date of marriage.
iii. The name of the beneficiary should be in the list of below poverty line (BPL).
iv. The grant will be available only upto the marriage of two daughters in a family.
v. This grant will be also be given on the marriage of woman who become widow or divorcee and wants remarriage provided she is otherwise eligible for the grant and have not availed of this grant earlier for her own marriage.

Procedure
i. The parents seeking this grant will submit the application to the concerned Tehsil Welfare Officer/District Welfare Officer in the performa enclosed at Annexure ‘A’.
ii. The application for the grant will be submitted anytime prior to the actual date of marriage of the girl or within 30 days on the completion of marriage ceremony. Any application submitted after 30 days of completion of marriage ceremony shall also be entertained and will be put up to concerned Deputy Commissioner, who after conducting such enquiry as he may deem fit and after satisfying himself/herself about the genuineness of the marriage may condone the delay of submission of application and allow the benefit under the scheme.
iii. The District Welfare Office after completing the required formalities will submit the case to the concerned Deputy Commissioner who would be the sanctioning authority under this scheme. The
amount will be drawn by the District Welfare Officer concerned from Treasury and disburse to the applicant in shape of Bank draft and will obtain the receipt in duplicate from the payee which will be kept in the office record as necessary voucher of payment. All efforts shall be made by the concerned authorities to ensure that the grant is disbursed on or before the date of marriage.

iv. After the performance of marriage ceremony, a certificate will be submitted by the beneficiary in the form given at Annexure ‘B’ confirming that the marriage has actually taken place. In case this certificate is not submitted within one month of the date of marriage, the District Welfare Officer shall submit the case to Deputy Commissioner who may order that the grant is liable to be refunded or amount is recovered as arrears of land revenue.

The expenditure involved will be debitable to the Head “2225-Welfare of Scheduled Castes, Scheduled Tribes and other Backward Classes-01-Welfare” of Scheduled Castes-800-other expenditure (Part I, State Plan Scheme). 82-Indira Gandhi Priyadarshani Viwah Shgun Youjna.”

This scheme will be implemented w.e.f. the May 14, 2005. In case of marriages of Scheduled Castes, Denotified Tribes, Tapriwas Jatis, if the marriage ceremony has taken place between May 14, 2005 and the date of issuance of this letter, the difference of increased amount and amount actually paid shall be paid to the beneficiary.

This issues with the concurrence of Finance Department conveyed vide their U.O. No. 1/37/2005-5FGII (2140) dated 8-12-2005

Sd/-

Dy. Secretary,
for Commissioner & Secretary to Govt. Haryana,
Welfare of Scheduled Castes and Backward Classes Department, Chandigarh.