**LBS SCHOOL**

**Gopal Prasad Shastri Marg, Sector-3, R. K. Puram, New Delhi-110 022**

LBS/Cir./2021/192 Date : 21.06.2021

Dear Parents,

 As you all are aware that Academic Session 2021-2022 had already running disseminating “education online”, during the period in which the lockdown restrictions are in force.

 Owing to the circumstances created by the unparalleled Pandemic situation, the Directorate of Education Govt. of NCT of Delhi passed an order dated 17.04.2020 vide F. No. PS/DE/2020/54, thereby directing “All Private Unaided Recognized Schools of Delhi”, to charge “only Tuition Fee from the parents, during the lockdown Period on monthly basis”.

 In compliance of the afore-referred directions our school has been charging/claiming tuition fee, from the parents of the students studying in the school.

 Even though no other amount except the monthly tuition fee is being claimed by the school, it has been noticed that many parents are avoiding to pay/deposit, even the tuition fee in respect of their wards.

 Whereas, Rule 35 of DSEA&R 1973 categorically states that:

***“Rule 35. Striking off the name from the rolls –***

1. ***The name of the student may be struck off the rolls by the head of the school on account of:***
2. ***Non-payment of fees and other dues for 20 days after the last day for payment.***

Rule 164 of DSEA&R 1973 envisages that “***Fees payable for twelve months”***

 However, Single Bench of Hon’ble Delhi High Court in Order dated 08.07.2020 passed in Writ Petition (C) No. 4011 of 2020 titled as “Queen Mary School, North End vs Director of Education” has categorically said that “the petitioner (school) is free to issue an appropriate notice to such parents to explain the reason for the default. In case the parents are able to convince/demonstrate to the petitioner about their financial problems/financial incapacity to immediately pay the pending fees, the petitioner shall not take any further steps for the time being against such parents. Where the parents are unable to satisfy/demonstrate to the petitioner regarding their financial difficulties, the petitioner is free to so communicate the same to the parents and decline to provide them ID and password for online education facility for the students”. In recent past Hon’ble High Court has quashed two orders of DOE dated 18.04.2020 & 28.08.2020. Application for stay of order of single bench has also been dismissed by Division Bench of Delhi High Court.

 Keeping in view of the above, it is expected that every student would pay/deposit, outstanding/unpaid fees, immediately latest by 30th June 2021, to enable the school to maintain and perform its functions smoothly or convince/demonstrate the school authorities about reason of non-payment of the fees, failing which name of your ward will be struck off and will be de-rostered from online classes.

 This may also be treated as **NOTICE**. If no response is received by 30.06.2021, it shall be treated as you don’t have to say anything in this regard and appropriate action, as permitted by the DSEA&R 1973 & the judgement passed by the Hon’ble High Court of Delhi from time to time, shall be taken in this regard.

Regards

**(HOS)**

**\* *Please ignore if already paid***