(TO BE PUBLISHED IN DELHI GAZETTE. ORDINARY PART-IV)

STATE ELECTION COMMISSION N.C.T. OF DELHI NIGAM BHAWAN, KASHMERE GATE, DELHI-110006

ORDER

No.SEC/LAW/E./F-179/2012/404

- 1. Whereas General Election 2012 for election of Councillors to North/South/East Municipal Corporation of Delhi was held on 15.04.2012 and the candidates were elected with declaration of results on 17.04.2012:
- 2. And whereas Rule 103 of the Delhi Municipal Corporation (Election of Councillors) Rules,2012 (hereinafter called the rules) prescribes that every candidate at an election to a ward shall, either by himself or by his election agent, keep a separate and correct account of all expenditure in connection with the election incurred or authorized by his election agent between the date on which he/she has been nominted and the date of declaration of the result;
- 3. And whereas the contesting candidates specified in column No.2 of the table attached hereto as Annexure 'A' for election to the Municipal wards mentioned in column No.3 of the said Annexure against their respective names failed to lodge account of their election expenses, as required under Rule 104 ibid, as per reasons shown in column No.5 of the said Annexure against their respective names;
- 4. And whereas Show Cause Notice was issued to the said candidates to explain reason, if any, for failure to lodge the account of election expenses within the time and in the manner required by the rules, and they were also given reasonable and adequate opportunity of being heard;
- 5. And whereas the said candidates attended this office on the date of hearing in response to the said "Show Cause Notice" and he/she was advised to file account of Election Expenses now within 20 days where he/she has failed to comply so far;
- 6. And whereas the State Election Commission, after considering facts and circumstances of the case in totality, was satisfied that the candidates, whose names appear in the aforementioned Annexure, have no good reason or justification for the failure to file the account within time and in the manner required by the aforesaid rules;
- 7. Therefore, in pursuance of Rule 110, the State Election Commission declares the said candidates to be disqualified for being chosen as a Councillor of any of the three Municipal Corporations of Delhi for a period of six years from the date of the order mentioned in column No.6 of the table against names of the respective candidates;

Detailed order passed by State Election Commission in respect of each of the candidates, whose names appear in Annexure 'A', has also been sent to the individuals concerned at their respective addresses available on record of the Commission.

Sd/-(RAKESH MEHTA) STATE ELECTION COMMISSIONER N.C.T. of DELHI

DATED: 22.04.2013