CHAPTER X

PROPERTIES OF AIDED SCHOOLS

1. Statements containing lists of all movable and immovable properties of aided schools should be sent by the Managers in Form 10 to the District Educational Officer having jurisdiction over the school in the case of Secondary and Training schools and to the Assistant Educational Officer having jurisdiction, in the case of Upper Primary and Lower Primary Schools. The Statement in the case of Upper Primary and Lower Primary Schools should be sent to the Assistant Educational Officer in duplicate. The Assistant Educational Officer will submit one copy of the statement to the District Educational Officer.

2. The District Educational Officer in charge of the area will be the Officer competent to give permission to create or make a sale, mortgage, lease, pledge, charge or transfer of possession in respect of any property of an aided school.

3. Any person aggrieved by an order of the District Educational Officer refusing or granting permission under sub-section (1) of section 6 of the Act may appeal to the Government against the order.

4. Every person preferring an appeal shall do so separately.

5. Every appeal preferred under the Rule shall contain all materials, statements, and arguments relating to the case and shall be complete in itself.

6. The appeal should be preferred within one month after date on which the order appealed against was issued, unless reasonable cause to the satisfaction of the appellate authority is shown for the delay.