# F.No.20-36/2015-Desk U Government of India Ministry of Human Resource Development Department of Higher Education Desk U

Shastri Bhawan, New Delhi Dated the 28/01/2016

To

The Secretary, University Grant Commission, Bahadurshah Zafar Marg, New Delhi

Sub: Guidance on the interim orders of the Hon'ble Supreme Court dated 11.8.2015 and 15.10.2015 in w.p. 494 of 2012 and other related matters-reg.

Sir.

I am directed to forward herewith a copy of OM No.10-27/2015- AR dated 9<sup>th</sup> December 2015 along with a copy of letter No.10(36)/2015\_EG-II(Part-IV) dated 01.12.2015 received from Department of Electronomics & Information Technology, Electronics Niketan regarding on the above mentioned subject for issuing necessary instruction to CUs for compliance of the Guidance on the interim orders of the Hon'ble Supreme Court dated 11-8-2015 and 15-10-2015 in W.P. 494 of 2012 and other related matter.

Yours faithfully,

(P. Bhaktavatsalam)

Under Secretary to the Government of India

Tele No.011-23385897

Copy to:-

All USs in CU Division

F.No.10-27/2015-AR Government of India Ministry of Human Resource Development Department of Higher Education (Economic Administration Division)

> Room No.1, "C" Wing, Shastri Bhawan New Delhi, Dated: December 9, 2015

### OFFICE MEMORANDUM

Sub:- Guidance on the interim orders of the Hon'ble Supreme Court dated 11.08.2015 and 15.10.2015 in W.P. 494 of 2012 and other related matters - reg.

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The undersigned is directed to enclose herewith a copy of Office No.10(36)/2015-EG-II(Part-IV) dated 01.12.2015 Department of Electronics & Information Technology for necessary compliance of the Guidance on the interim orders of Hon'ble Court in respect of their respective Bureaus as well as Autonomous Bodies/Institutions/attached offices under their administrative control.

Under Secre

# Encl: As above

1. AS(T) .

2. JS(HE)

3. JS(CUBL) FTS - 179704(2)

- 4. JS(TEL)
- 5. JS(A)
- 6. JS(BP&CR)
- 7. EA(HE)
- 8. DDG (Stat.)
- 10. Copy to:- Economic Adviser (SE&L) in respect of concerned Bureaus of Department of School Education & Literacy.
- 11. NIC for uploading on e-office.

DECENT

172-887

File No. 10(36)/2015-EG-li(Part-IV)

Government of India

Department of Electronics & Information Technology

(E-Governance Division)

Electronics Niketan 6. CGO Complex New Delhi-110003 Dated: 01 Dec 2015

## OFFICE MEMORANDUM

Sub: Guidance on the interim orders of the Hon'ble Supreme Court dated 11-08-2015 and 15.10.2015 in W.P. 494 of 2012 and other related matters.

I am directed to refer to the orders of the Hon'ble Supreme Court dated 11/08/2015 and 15/10/2015 in W.P. 494 of 2012. UIDAI had sought the advice and opinion of the Attorney General (AG) on the usage of Aadhaar by Central/State Governments. The advice/ clarification received from Attorney General is as under:-

Whether in light of the above interim orders, a resident can use his own Aadhaar voluntarily for the purpose for the purpose of his identification and authentication and if so, whether the authorities can accept the said Aadhaar as the resident's proof of identity. For example, if a person uses his Aadhaar card as proof of identity in an airport or to authenticate his identity as part of a government application, can the airport authorities/relevant government authorities accept Aadhaar as the person's proof of identity or ask him to produce some other ID.

# Response of AG

Yes, Voluntary use for purposes of identification by an Aadhar cardholder, say at the River Sairport, is valid and it not necessary to ask for production of some other ID.

Duck.

### Query

b) Whether, in light of the fact that the Hon'ble Supreme Court has allowed use of Aadhaar in the Prime Minister's Jan Dhan Yojna (PMJDY) Scheme, an umbrella scheme, which prescribes for channelling all Government benefits through beneficiaries' Jan Dhan Accounts, can the Government implement Direct Benefit Transfer schemes of Government of India if they are channelled through PMJDY accounts.

### Response of AG

Channelizing Govt. benefits i.e. DBT Schemes through PMJDY would be in line with the order of the Supreme Court dt. 15.10.2015.

### Query

c) For implementation of the welfare programmes, various government agencies and departments have requested UIDAI for biometric information of the individuals who had given their consent for sharing their data at the time of Aadhaar enrolment or subsequently. In light of the interim orders stated above, whether biometrics of such individuals can be shared with the requesting entities.

# Response of AG

No. Sharing of biometric data is prohibited.

# Query

d) Various government agencies/departments have requested for access to the Aadhaar database to locate the details of the person whose Aadhaar number is not known by matching the demographic details. In light of the above-mentioned interim orders, whether enabling access to the Aadhaar database, in such cases, would be permissible.

# Response of AG

No. There is a complete prohibition.

# Query

e) Whether, Government departments and agencies can continue seeding Aadhaar on voluntary basis into their beneficiary database.

# Response of AG

Yes, please refer to answer (a).

his issues with the approval of Secretary DeitY.

(Archana Dureja) Scientist 'F'/Director

Tel. No. 24362528