

Municipal School Bldg., Rani Sati Marg, Malad (East), Mumbai - 400 097. • Tel.: 2844 1083

### 5.1.5 A UGC guidelines for redressal of student Grievances, Prevention of sexual harassment and Anti ragging

#### DRAFT

#### UNIVERSITY GRANTS COMMISSION BAHADURSHAH ZAFAR MARG **NEW DELHI - 110 002**

NO. F 1-16/2007 (CPP-II) April, 2009

#### UGC REGULATION ON CURBING THE MENACE OF RAGGING IN HIGHER **EDUCATIONAL INSTITUTIONS, 2009**

In exercise of the powers conferred by Clause (g) of Sub-Section (1) of Section 26 of the University Grants Commission Act, 1956, the University Grants Commission hereby makes the following Regulations, namely -

#### 1. Title, commencement and applicability:-

- These regulations shall be called the "UGC Regulations on Curbing the 1.1. Menace of Ragging in Higher Educational Institutions, 2009" 1.2.
- They shall come into force with immediate effect. 1.3.
  - They shall apply to all the universities established or incorporated by or under a Central Act, a Provincial Act or a State Act, to all institutions deemed to be university under Section 3 of the UGC Act, 1956, to all other higher educational institutions, including the departments, constituent units and all the premises (academic, residential, sports, canteen, etc) of such universities, deemed universities and other higher educational institutions, whether located within the campus or outside, and to all means of transportation of students whether public or private.

#### 2. Objective:-

To root out ragging in all its forms from universities, colleges and other educational institutions in the country by prohibiting it by law, preventing its occurrence by following the provisions of these Regulations and punishing those who indulge in ragging as provided for in these Regulations and the appropriate law in force.

- 3. Definitions:- For the purposes of these Regulations:-
  - "college" means any institution, whether known as such or by any other 3.1. name, which provides for a programme of study beyond 12 years of schooling for obtaining qualification from a university and which, in accordance with the rules and regulations of such university, is recognized as competent to provide for such programme of study and present students undergoing such programme of study for the examination for the award of such qualification.







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- 3.2. "Head of the institution" means the 'Vice-Chancellor' in case of a university/deemed to be university, 'Principal' in case of a college, 'Director' in case of an institute.
- 3.3. "institution" means a higher educational institution (HEI), like a university, a college, an institute, etc. imparting higher education beyond 12 years of schooling leading to a degree (graduate, postgraduate and/or higher level) and/or to a university diploma.
- 3.4. "Ragging" means the following:

Any conduct whether by words spoken or written or by an act which has the effect of teasing, treating or handling with rudeness any other student, indulging in rowdy or undisciplined activities which causes or is likely to cause annoyance, hardship or psychological harm or to raise fear or apprehension thereof in a fresher or a junior student or asking the students to do any act or perform something which such student will not in the ordinary course and which has the effect of causing or generating a sense of shame or embarrassment so as to adversely affect the physique or psyche of a fresher or a junior student.

- 3.5. "Statutory/Regulatory body" means a body so constituted by a Central/ State Government legislation for setting and maintaining standards in the relevant areas of higher education, such as the All India Council for Technical Education (AICTE), the Bar Council of India (BCI), the Dental Council of India (DCI), the Distance Education Council (DEC), the Indian Council of Agricultural Research (ICAR), the Indian Nursing Council (INC), the Medical Council of India (MCI), the National Council for Teacher Education (NCTE), the Pharmacy Council of India (PCI), etc. and the State Higher Education Councils.
- 3.6. "University" means a university established or incorporated by or under a Central Act, a Provincial Act or a State Act, an institution deemed to be university under Section 3 of the UGC Act, 1956, or an institution specially empowered by an Act of Parliament to confer or grant degrees.

#### 4. Punishable ingredients of Ragging:-

- Abetment to ragging;
- Criminal conspiracy to rag;
- Unlawful assembly and rioting while ragging;
- Public nuisance created during ragging;
- Violation of decency and morals through ragging;
- Injury to body, causing hurt or grievous hurt;
- Wrongful restraint;
- Wrongful confinement;
- Use of criminal force;
- Assault as well as sexual offences or unnatural offences;
- Extortion;
- Criminal trespass;
- Offences against property;
- Criminal intimidation;







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- Attempts to commit any or all of the above mentioned offences against the victim(s);
- Physical or psychological humiliation;
- All other offences following from the definition of "Ragging".

### 5. Measures for prohibition of ragging at the institution level:-

- 5.1 The institution shall strictly observe the provisions of the Act of the Central Government and the State Governments, if any, or if enacted, considering ragging as a cognizable offence under the law on a par with rape and other atrocities against women and ill-treatment of persons belonging to the SC/ST, and prohibiting ragging in all its forms in all institutions.
- 5.2 Ragging in all its forms shall be totally banned in the entire institution, including its departments, constituent units, all its premises (academic, residential, sports, canteen, etc) whether located within the campus or outside and in all means of transportation of students whether public or private.
- 5.3 The institution shall take strict action against those found guilty of ragging and/or of abetting ragging.
- 6 Measures for prevention of ragging at the institution level:-

#### 6.1 Before admissions:-

- 6.1.1 The advertisement for admissions shall clearly mention that ragging is totally banned in the institution, and anyone found guilty of ragging and/or abetting ragging is liable to be punished appropriately (for punishments, ref. section 8 below).
- 6.1.2 The brochure of admission/instruction booklet for candidates shall print in block letters these Regulations in full (including Annexures).
- 6.1.3 The 'Prospectus' and other admission related documents shall incorporate all directions of the Supreme Court and /or the Central or State Governments as applicable, so that the candidates and their parents/ guardians are sensitized in respect of the prohibition and consequences of ragging. If the institution is an affiliating university, it shall make it mandatory for the institutions under it to compulsorily incorporate such information in their 'Prospectus'.
- 6.1.4 The application form for admission/ enrolment shall have a printed undertaking, preferably both in English/Hindi and in one of the regional languages known to the institution and the applicant (English version given in Annexure I, Part I), to be filled up and signed by the candidate to the effect that he/she is aware of the law regarding prohibition of ragging as well as the punishments, and to the effect that he/she has not been expelled and/or debarred from admission by any institution and that he/she, if found guilty of the offence of ragging and/or abetting ragging, is liable to be punished appropriately.





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- 6.1.5 The application form shall also contain a printed undertaking, preferably both in English/Hindi and in one of the regional languages known to the institution and the parent/ guardian (English version given in Annexure I, Part II), to be signed by the parent/ guardian of the applicant to the effect that he/ she is also aware of the law in this regard and agrees to abide by the punishment meted out to his/ her ward in case the latter is found guilty of ragging and/or abetting ragging.
- 6.1.6 The application for admission shall be accompanied by a document in the form of the School Leaving Certificate/Transfer Certificate/ Migration Certificate/ Character Certificate which shall include a report on the behavioral pattern of the applicant, so that the institution can thereafter keep intense watch upon a student who has a negative entry in this regard.
- 6.1.7 A student seeking admission to the hostel shall have to submit additional undertaking in the form of Annexure I (both Parts) along with his/ her application for hostel accommodation.
- 6.1.8 At the commencement of the academic session the Head of the Institution shall convene and address a meeting of various functionaries/agencies, like Hostel Wardens, representatives of students, parents/ guardians, faculty, district administration including police, to discuss the measures to be taken to prevent ragging in the Institution and steps to be taken to identify the offenders and punish them suitably.
- 6.1.9 To make the community at large and the students in particular aware of the dehumanizing effect of ragging, and the approach of the institution towards those indulging in ragging, big posters (preferably multicolored with different colours for the provisions of law, punishments, etc.) shall be prominently displayed on all Notice Boards of all departments, hostels and other buildings as well as at vulnerable places. Some of such posters shall be of permanent nature in certain vulnerable places.
- 6.1.10 The institution shall request the media to give adequate publicity to the law prohibiting ragging and the negative aspects of ragging and the institution's resolve to ban ragging and punish those found guilty without fear or favour.
- 6.1.11 The institution shall identify, properly illuminate and man all vulnerable locations.
- 6.1.12 The institution shall tighten security in its premises, especially at the vulnerable places. If necessary, intense policing shall be resorted to at such points at odd hours during the early months of the academic session.
- 6.1.13 The institution shall utilize the vacation period before the start of the new academic year to launch wide publicity campaign against ragging through posters, leaflets. seminars, street plays, etc.
- 6.1.14 The faculties/ departments/ units of the institution shall have induction arrangements (including those which anticipate, identify



I/c Principal Dr. Umeshchandra Yadav



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and plan to meet any special needs of any specific section of students) in place well in advance of the beginning of the academic year with a clear sense of the main aims and objectives of the induction process.

#### 6.2 On admission:-

- 6.2.1 Every fresh student admitted to the institution shall be given a printed leaflet detailing when and to whom he/she has to turn to for help and guidance for various purposes (including Wardens, Head of the institution, members of the anti-ragging committees, relevant district and police authorities), addresses and telephone numbers of such persons/authorities, etc., so that the fresher need not look up to the seniors for help in such matters and get indebted to them and start doing things, right or wrong, at their behest. Such a step will reduce the freshers' dependence on their seniors.
- 6.2.2 The institution through the leaflet mentioned above shall explain to the new entrants the arrangements for their induction and orientation which promote efficient and effective means of integrating them fully as students.
- 6.2.3 The leaflet mentioned above shall also inform the freshers about their rights as bona fide students of the institution and clearly instructing them that they should desist from doing anything against their will even if ordered by the seniors, and that they have nothing to fear as the institution cares for them and shall not tolerate any atrocities against them.
- 6.2.4 The leaflet mentioned above shall contain a calendar of events and activities laid down by the institution to facilitate and complement familiarization of freshers with the academic environment of the institution.
- 6.2.5 The institution shall also organize joint sensitization programmes of 'freshers' and seniors.
- 6.2.6 Freshers shall be encouraged to report incidents of ragging, either as victims, or even as witnesses.

#### 6.3 At the end of the academic year:-

- 6.3.1 At the end of every academic year the Vice-Chancellor/ Dean of Students Welfare/ Director/ Principal shall send a letter to the parents/ guardians of the students who are completing the first year informing them about the law regarding ragging and the punishments, and appealing to them to impress upon their wards to desist from indulging in ragging when they come back at the beginning of the next academic session.
- 6.3.2 At the end of every academic year the institution shall form a 'Mentoring Cell' consisting of Mentors for the succeeding academic year. There shall be as many levels or tiers of Mentors as







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the number of batches in the institution, at the rate of 1 Mentor for 6 freshers and 1 Mentor of a higher level for 6 Mentors of the lower level.

#### 6.4 Setting up of Committees and their functions:-

- 6.4.1 The Anti-Ragging Committee:- The Anti-Ragging Committee shall be headed by the Head of the institution and shall consist of representatives of faculty members, parents, students belonging to the freshers' category as well as seniors and non-teaching staff. It shall monitor the anti-ragging activities in the institution, consider the recommendations of the Anti-Ragging Squad and take appropriate decisions, including spelling out suitable punishments to those found guilty.
- 6.4.2 The Anti-Ragging Squad:- The Anti-Ragging Squad shall be nominated by the Head of the institution with such representation as considered necessary and shall consist of members belonging to the various sections of the campus community. The Squad shall have vigil, oversight and patrolling functions. It shall be kept mobile, alert and active at all times and shall be empowered to inspect places of potential ragging and make surprise raids on hostels and other hot spots. The Squad shall investigate incidents of ragging and make recommendations to the Anti-Ragging Committee and shall work under the overall guidance of the said Committee.
- 6.4.3 Monitoring Cell on Ragging:- If the institution is an affiliating university, it shall have a Monitoring Cell on Ragging to coordinate with the institutions affiliated to it by calling for reports from the Heads of such institutions regarding the activities of the Anti-Ragging Committees, Squads, and Mentoring Cells, regarding compliance with the instructions on conducting orientation programmes, counseling sessions, etc., and regarding the incidents of ragging, the problems faced by wardens and other officials, etc. This Cell shall also review the efforts made by such institutions to publicize anti-ragging measures, cross-verify the receipt of undertakings from candidates/students and their parents/guardians every year, and shall be the prime mover for initiating action by the university authorities to suitably amend the Statutes or Ordinances or Bye-laws to facilitate the implementation of anti ragging measures at the level of the institution.

#### 6.5 Other measures:-

6.5.1 The Annexures mentioned in sub-clauses 6.1.4, 6.1.5 and 6.1.7 of these Regulations shall be furnished at the beginning of each academic year by every student, that is, by freshers as well as seniors.







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- 6.5.2 The institution shall arrange for regular and periodic psychological counseling and orientation for students (for freshers separately, as well as jointly with seniors) by professional counselors during the first three months of the new academic year. This shall be done at the institution and department/ course levels. Parents and teachers shall also be involved in such sessions.
- 6.5.3 Apart from placing posters mentioned in sub-clause 6.1.9 above at strategic places, the institution shall undertake measures for extensive publicity against ragging by means of audio-visual aids, by holding counseling sessions, workshops, painting and design competitions among students and other methods as it deems fit.
- 6.5.4 If the institution has B.Ed. and other Teacher training programmes, these courses shall be mandated to provide for anti-ragging and the relevant human rights appreciation inputs, as well as topics on sensitization against corporal punishments and checking of bullying amongst students, so that every teacher is equipped to handle at least the rudiments of the counseling approach.
- 6.5.5 Wardens shall be appointed as per the eligibility criteria laid down for the post reflecting both the command and control aspects of maintaining discipline, as well as the softer skills of counseling and communicating with the youth outside the class-room situations. Wardens shall be accessible at all hours and shall be provided with mobile phones. The institution shall review and suitably enhance the powers and perquisites of Wardens and authorities involved in curbing the menace of ragging.
- 6.5.6 The security personnel posted in hostels shall be under the direct control of the Wardens and assessed by them.
- 6.5.7 Private commercially managed lodges and hostels shall be registered with the local police authorities, and this shall be done necessarily on the recommendation of the Head of the institution. Local police, local administration and the institutional authorities shall ensure vigil on incidents that may come within the definition of ragging and shall be responsible for action in the event of ragging in such premises, just as they would be for incidents within the campus. Managements of such private hostels shall be responsible for not reporting cases of ragging in their premises.
- 6.5.8 The Head of the institution shall take immediate action on receipt of the recommendations of the Anti-Ragging Squad. He/ She shall also take action suo motto if the circumstances so warrant.
- 6.5.9 Freshers who do not report the incidents of ragging either as victims or as witnesses shall also be punished suitably.
- 6.5.10 Anonymous random surveys shall be conducted across the 1<sup>st</sup> year batch of freshers every fortnight during the first three months of the academic year to verify and cross-check whether the campus is indeed free of ragging or not. The institution may design its own methodology of conducting such surveys.



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- 6.5.11 The burden of proof shall lie on the perpetrator of ragging and not on the victim.
- 6.5.12 The institution shall file an FIR with the police / local authorities whenever a case of ragging is reported, but continue with its own enquiry and other measures without waiting for action on the part of the police/ local authorities. Remedial action shall be initiated and completed within the one week of the incident itself.
- 6.5.13 The Migration / Transfer Certificate issued to the student by the institution shall have an entry, apart from those relating to general conduct and behaviour, whether the student has been punished for the offence of committing or abetting ragging, or not, as also whether the student has displayed persistent violent or aggressive behaviour or any inclination to harm others.
- 6.5.14 Preventing or acting against ragging shall be the collective responsibility of all levels and sections of authorities or functionaries in the institution, including faculty, and not merely that of the specific body/ committee constituted for prevention of ragging.
- 6.5.15 The Heads of institutions other than universities shall submit weekly reports to the Vice-chancellor of the university the institution is affiliated to or recognized by, during the first three months of new academic year and thereafter each month on the status of compliance with anti-ragging measures. The Vice Chancellor of each university shall submit fortnightly reports of the university, including those of the Monitoring Cell on Ragging in case of an affiliating university, to the Chancellor.
- 6.5.16 Access to mobile phones and public phones shall be unrestricted in hostels and campuses, except in class-rooms, seminar halls, library etc. where jammers shall be installed to restrict the use of mobile phones.

### 6.6 Measures for encouraging healthy interaction between freshers and seniors:-

- 6.6.1 The institution shall set up appropriate committees including the coursein-charge, student advisor, Warden and some senior students to actively monitor, promote and regulate healthy interaction between the freshers and senior students.
- 6.6.2 Freshers' welcome parties shall be organized in each department by the senior students and the faculty together soon after admissions, preferably within the first two weeks of the beginning of the academic session, for proper introduction to one another and where the talents of the freshers are brought out properly in the presence of the faculty, thus helping them to shed their inferiority complex, if any, and remove their inhibitions.
- 6.6.3 The institution shall enhance the student-faculty interaction by involving the students in all matters of the institution, except those relating to the actual processes of evaluation and of faculty appointments, so that the students shall feel that they are responsible partners in managing the

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affairs of the institution and consequently the credit due to the institution for good work/ performance is due to them as well.

### 7. Measures at the UGC/ Statutory/ Regulatory body level:-

#### 7.1 Regulatory measures:-

- 7.1.1 The UGC and other Statutory /Regulatory bodies shall make it mandatory for the institutions to compulsorily incorporate in their 'Prospectus' the directions of the Supreme Court and/or the Central or State Governments with regard to prohibition and consequences of ragging, and that non-compliance with the directives against ragging in any manner whatsoever shall be considered as lowering of academic standards by the erring institution making it liable for appropriate action.
- 7.1.2 The UGC (including NAAC and UGC Expert Committees visiting institutions for various purposes) and similar Committees of other Statutory/Regulatory bodies shall cross-verify that the institutions strictly comply with the requirement of getting the undertakings from the students and their parents/ guardians as envisaged under these Regulations.
- 7.1.3 The UGC and other funding bodies shall make it one of the conditions in the Utilization Certificate for sanctioning any financial assistance or aid to the institution under any of the general or special schemes that the institution has strictly complied with the anti-ragging measures and has a blemish-less record in terms of there being no incidents of ragging during the period pertaining to the Utilization Certificate.
- 7.1.4 The NAAC and other accrediting bodies shall factor in any incident of ragging in the institution while assessing the institution in different grades.

#### 7.2 Incentives for curbing ragging:-

- 7.2.1 The UGC shall consider providing special/ additional annual financial grants-in-aid to those eligible institutions which report a blemish-less record in terms of there being no incidents of ragging.
- 7.2.2 The UGC shall also consider instituting another category of financial awards or incentives for those eligible institutions which take stringent action against those responsible for incidents of ragging.
- 7.2.3 The UGC shall lay down the necessary incentive for the post of Warden in order to attract the right type of eligible candidates, and motivate the incumbents.

### 7.3 Monitoring mechanism to ensure compliance:-







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Apart from the monitoring mechanism built in under different sub-clauses of these Regulations, there shall also be the following monitoring mechanism:

- 7.3.1 The UGC shall constitute an Inter-Council Committee for prevention of Ragging consisting of representatives of the AICTE, the IITs, the NITs, the IIMs, the MCI, the DCI, the NCI, the ICAR and such other bodies which have to deal with higher education to coordinate and monitor the anti-ragging movement across the country and to make certain policy decisions. The said Committee shall meet at least twice a year in the normal course.
- 7.3.2 The UGC shall also have an Anti-Ragging Cell within the Commission as an institutional mechanism to provide secretarial support for collection of information and monitoring, and to coordinate with the State level and university level Committees for effective implementation of anti-ragging measures.

#### Punishments:-

#### 8.1 At the institution level:-

Depending upon the nature and gravity of the offence as established by the Anti-Ragging Committee of the institution, the possible punishments for those found guilty of ragging at the institution level shall be any one or any combination of the following:

- 8.1.1 Suspension from attending classes and academic privileges
- 8.1.2 Withholding/ withdrawing scholarship/ fellowship and other benefits 8.1.3
- Debarring from appearing in any test/ examination or other evaluation process
- 8.1.4 Withholding results
- Debarring from representing the institution in any regional, national or 8.1.5 international meet, tournament, youth festival, etc.
- 8.1.6 Suspension/ expulsion from the hostel
- 8.1.7 Cancellation of admission
- Rustication from the institution for period ranging from 1 to 4 semesters 8.1.8
- Expulsion from the institution and consequent debarring from admission 8.1.9 to any other institution for a specified period
- 8.1.10 Fine ranging between Rupees 25,000/- and Rupees 1 lakh
- 8.1.11 Collective punishment: When the persons committing or abetting the crime of ragging are not identified, the institution shall resort to collective punishment.

### 8.2 At the university level in respect of institutions under it:-

If an institution under a university (being constituent of, affiliated to or recognized by it) fails to comply with any of the provisions of these Regulations









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and fails to curb ragging effectively, the university may impose any one or any combination of the following penalties on it:

- 8.2.1 Withdrawal of affiliation/ recognition or other privileges conferred on it
- 8.2.2 Prohibiting such institution from presenting any students then undergoing any programme of study therein for the award of any degree/diploma of the university
- 8.2.3 Withholding grants allocated to it by the university, if any
- 8.2.4 Withholding any grants chanellised through the university to the institution
- 8.2.5 Any other appropriate penalty within the powers of the university.

#### 8.3 At the appointing authority level:-

The authorities of the institution, particularly the Head of the institution, shall be responsible to ensure that no incident of ragging takes place in the institution. In case any incident of ragging takes place, the Head shall take prompt and appropriate action against the person(s) whose dereliction of duty lead to the incident. The authority designated to appoint the Head shall, in its turn, take prompt and appropriate action against the Head.

#### 8.4 At the UGC/Statutory/Regulatory body level:-

If an institution fails to curb ragging, the UGC/Statutory/Regulatory body concerned may impose any one or any combination of the following penalties on it:

- 8.4.1 Delisting the institution from section 12B of the UGC Act or any similar provision in the Act of the Statutory/Regulatory body concerned
- 8.4.2 Withholding any grants allocated to it
- 8.4.3 Declaring the institution ineligible for consideration for any assistance under any of the general or special assistance programmes of the UGC/Statutory/ Regulatory body concerned
- 8.4.4 Declaring that the institution does not have the minimum academic standards and warning the potential candidates for admission accordingly through public notice and posting on the UGC Website/ Website of the Statutory/Regulatory body concerned.
- 8.4.5 Taking such other action within its powers as it may deem fit and impose such other penalties as provided till such time as the institution achieves the objective of curbing ragging.
- 8.4.6 Collaborating with one another to work out other possible deterrents.







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**ANNEXURE I, Part I** 

### UNDERTAKING BY THE CANDIDATE/STUDENT

1. I, \_\_\_\_\_\_ S/o. D/o. of Mr./Mrs./Ms. have carefully read and fully understood the law prohibiting ragging and the directions of the Supreme Court and the Central/State Government in this regard.







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- 2. I have received a copy of the UGC Regulations on Curbing the Menace of Ragging in Higher Educational Institutions, 2009, and have carefully gone through it.
- 3. I hereby undertake that
  - I will not indulge in any behavior or act that may come under the definition of ragging,
  - I will not participate in or abet or propagate ragging in any form, .
  - I will not hurt anyone physically or psychologically or cause any other harm.
- 4. I hereby agree that if found guilty of any aspect of ragging, I may be punished as per the provisions of the UGC Regulations mentioned above and/or as per the law in force.
- 5. I hereby affirm that I have not been expelled or debarred from admission by any institution.

Signed this \_\_\_\_\_ day of \_\_\_\_\_ month of \_\_\_\_ year

Signature

Name:

Address:

#### **ANNEXURE I, Part II**

#### UNDERTAKING BY PARENT/GUARDIAN

1. 1,

F/o. M/o. G/o

have carefully read and fully understood the law prohibiting ragging and the directions of the Supreme Court and the Central/State Government in this









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regard as well as the UGC Regulations on Curbing the Menace of Ragging in Higher Educational Institutions, 2009.

- I assure you that my son/ daughter/ ward will not indulge in any act of ragging.
- I hereby agree that if he/she is found guilty of any aspect of ragging, he/she may be punished as per the provisions of the UGC Regulations mentioned above and/or as per the law in force.

Signed this \_\_\_\_\_ day of \_\_\_\_\_ month of \_\_\_\_\_ Year

Signature

Name:

Address:





I/c Principal Dr. Umeshchandra Yadav

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Decisions agreed upon in the Central Inter-Council/Statuary Bodies, State Councils of Higher Education and Education Secretary of State Government in the meeting held 13<sup>th</sup> April, 2009 in UGC, New Delhi.

The following were present:-

UGC: Prof. Sukhadeo Thorat, Chairman Dr. R.K. Chauhan, Secretary. In Chair . Dr. C.S. Meena, JS (CPP-II) Shri V.K. Jaiswal, US (CPP-II). Members of the UGC Committee for preparation of Regulations Dr. R.P. Gangurde Prof. Virbala Aggarwal Representatives of the Statutory Councils: Medical Council Of India National Council of Teacher Education Indian Council of Agricultural Research Distant Educational Council Dental Council of India Pharmacy Council of India Bar Council of India Representative of the State Governments:-A.P. Council of Higher Education H.P. Government, Punjab Government, U.P. Government

Following decisions were taken:-

a) The participants discussed the Draft Regulations for Prevention of Ragging and made various suggestions. Most of the suggestions were agreed and it was decided that these suggestions would be incorporated in the Regulations after taking into account the legal provisions. The UGC expert committee may do the same preferably by 20<sup>th</sup> April, 2009.

b) The various Councils generally agreed with draft Regulations and decided that they would frame their Regulations taking the UGC Regulations as the base and only add some additional provisions to address the specific issues peculiar to each one of them.

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- c) The Council agreed that they will make effort to finalize their Regulations latest by the end of May duly approved by their respective statutory bodies.
- d) The members agreed to constitute an Inter-Council Committee for prevention of Ragging to address the issue relating to ragging which are of national importance and to sort out the issue of overlapping and cross cutting issues. The Committee will meet at least twice a year.
- e) The UGC will finalize the Regulations by next week and send to various councils for follow up action at their end. These will also be placed on the UGC Website for the convenience of the Councils.
- The UGC would get the approval of the Commission by circulation, which is expected by the end of April, 2009.
- g) The participants discussed the Monitoring mechanism proposed by Edcil and the presentation made by Prof. Raj Kachroo. The Ed.Cil was requested to finalize the same duly approved by the Ministry of HRD urgently so that the mechanism could also be brought to the notice of Universities and colleges along with these Regulations. The Ed. Cil would sent the communication to all the statutory bodies/councils for the monitoring mechanism agreed by it.
- h) These Regulations would be inplace before the commencement of the next academic year in June 2009.

The meeting ended with a vote of thanks to the Chair.

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(SUKHADEO THORAT)





I/c Principal Dr. Umeshchandra Yadav





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F.1-16/2007(CPP-II)

List of participants of meeting of UGC Expert Committee on Regulation to curb the menace of ragging in Higher Educational Institutions-2009 held in UGC Office, New Delhi on 13.4.2009 with State/UT Higher Education Secretary, Professional Councils, State Council of Higher Education

Members UGC Expert Committee

- Prof. KPS Unny Former Registrar, JNU, Brindawvan Near DP office, West Yakkara Road Palakkad-678014 (Kerala) Phone 09895865526, <u>kpsunny39@gmail.com</u>
- 2. Prof. Virbala Aggarwal H.P. Univ. Shimla-171005 Phone 09418168234
- Dr. R.P.Gangurde, Former Addl. Secretary, UGC C-13/26, Sector 38, Kendriya Vihar Nerul, New Mumbai-400706
- Prof. M.Z. Khan UGC Consultant B-59, City Apartments Vasundhara Enclave Delhi-110096

Special invitee

Special invitee

Mr.Raj Kachroo Aman Movement

Present (UGC)

- 1. Prof. S.K.Thorat, Chairman, UGC
- 2. Dr. R.K.Chauhan, Secretary, UGC
- Dr.C.S.Meena, Joint Secretary, UGC
- 4. Sh. A.N.Sharma, Deputy Secretary UGC
- 5. Sh. V.K.Jaiswal, Under Secretary, UGC
- 6. Smt. Lalitha Ganeshan, S.O., UGC







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Professional Councils

- Dr. Prem Kumar, Additional Secretary Medical Council of India Pocket- 14, Sector-8 Dwarka Phase-1 New Delhi-110077
- Prof. SVS Choudhary Vice Chairman National Council for Teacher Education Hans Bhavan, Wing II, 1, Bahadursha Zafar Marg New Delhi-110002
- Shri C.L. Bhatia Consultant Dental Council of IndiaAiwan E Galib Marg Kotla Road Temple Lane New Delhi-110002
- Shri Shiv Kumar Section Officer Dental Council of IndiaAiwan E Galib Marg Kotla Road Temple Lane New Delhi-110002
- Mg Archana Mudgal Pharmacy Council of India Kotla Road, Aiwan E Ghalib Marg New Delhi-110002 Phone 23239184
- Sh. J.R. Sharma Joint Secretary Bar Council of India 21, Rouse Avenue, Institutional Area New Delhi-110002





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- Sh. S.K.Mitra Deputy Secretary (Education) Indian Council of Agricultural Research, Krishi Bhavan Dr. Rajendra Prasad Road, New Delhi-110114 Phone 25848033, Sujitkmitra@gmail.com
- Dr. S.S.Bisht CSO Indira Gandhi National Open University New Delhi-110068 Phone: 9868106047, 29533237, 29572121 (O)
- Sh. D. Singh Director Edcil, India Ltd., Noida Phone- 0120-2512008, 9971409065

State Council of Higher Education

 Prof. K.C.Reddy Chairman Andhra Pradesh State Council of Hr. Education Opposite Mahavir Hospital Masab Tank, Hyderabad-500028 Phone 9866726222, 040- 23417030

State Education Secretary

- Dr. Narinder Dhillon DPI College, Punjab Phone- 0172-2703549, 9814085651
- Shri P.C.Dhiman Secretary (Education Dept) Govt. of Himachal Pradesh H.P. Secretariat, Shimla-171002
- Sh. Prabhat Sinha Spl. Secretary Dept. of Higher Education Govt. of U.P., Lucknow Phone- 09415171471, 0522-2238601

College

 Dr. Vijay Shanker Principal Govt. P.G.College, Badalpur GB Nagar, U.P. Phone: 9873885480 Shankerfiji@yahoo.co.in







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#### UNIVERSITY GRANTS COMMISSION BAHADUR SHAH ZAFAR MARG NEW DELHI – 110 002

#### NOTIFICATION

#### F.No.14-4/2012 (CPP-II)

#### New Delhi, the \_\_ October, 2018

In exercise of the power conferred under clause (g) of sub-section (1) of Section 26 of the University Grants Commission Act, 1956 (3 of 1956), and in supersession of the University Grants Commission (Grievance Redressal) Regulations, 2012, the University Grants Commission hereby makes the following regulations:

#### 1. SHORT TITLE, APPLICATION AND COMMENCEMENT:

- a) These regulations shall be called as the University Grants Commission (Grievance Redressal of Students) Regulations, 2018.
- b) They shall apply to all HEIs, whether established or incorporated by or under a Central Act or a State Act, and every institution recognised by the University Grants Commission under clause (f) of Section 2 of the University Grants Commission Act, 1956 and to all institutions deemed to be a university declared as such under Section 3 of the said Act.
- c) They shall come into force from the date of their publication in the Official Gazette.

#### 2. DEFINITION: IN THESE REGULATIONS, UNLESS THE CONTEXT OTHERWISE REQUIRES:

- (a) "Act" means the University Grants Commission Act, 1956 (3 of 1956);
- (b) "aggrieved student" means a student who has any complaint in the matters concerned with the grievances defined under these regulations, and includes a person seeking admission to any institution of higher education;
- (c) "college" means any institution, whether known as such or by any other name, which provides for a course of study for obtaining any



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qualification from a university and which, in accordance with the rules and regulations of such university, is recognised as competent to provide for such course of study and present students undergoing such course of study for the examination for the award of such qualification; means the (d) "Commission" University Grants Commission established under section 4 of the UGC Act, 1956. (e) "declared admission policy" means such policy for admission to a course or program of study as may be offered by the institution and published in the prospectus referred to in sub-regulation (1) of regulation 3; (f) "grievances" include the following complaints of the aggrieved students, namely: 1. making admission contrary to merit determined in accordance with the declared admission policy of the institution; ii. irregularity in the admission process adopted by the institution; iii. refusing admission in accordance with the declared admission policy of the institution; non publication of prospectus, (either hard copy / online) as iv. specified in these regulations; publishing any information in the prospectus, which is false or V. misleading, and not based on facts; withhold or refuse to return any document in the form of vi. certificates of degree, diploma or any other award or other document deposited with it by a students for the purpose of seeking admission in such institution, with a view to induce or compel such student to pay any fee or fees in respect of any course or program of study which such student does not intend to pursue; demand of money in excess of that specified in the declared vii. admission policy to be charged by such institution; 2 | Page





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9	viii. breach in reservation policy in admission as may be
	vili. breach in reservation policy in admission as may be applicable;
	ix. nonpayment or delay in payment of scholarships to any
	student that such institution is committed, under the
	conditions imposed by University Grants Commission, or by
	any other authority;
	x. delay in conduct of examinations or declaration of results
	beyond the specified schedule in the academic calendar;
	xi. on provision of student amenities as may have been promised
	or required to be provided by the institution;
	xii. non transparent or unfair evaluation practices;
	xiii. Refund of fees, in case a student withdraws the admission
	within the stipulated time as mentioned in the prospectus, as
	notified by the Commission from time to time.
	(g) "Department Grievance Redressal Committee" means a committee
	constituted under these regulations, at the level of a Department.
	(h) "Institutional Grievance Redressal Committee" means a committee
	constituted under these regulations, at the level of an Institution.
	<ul> <li>(i) "College Grievance Redressal Committee" means a committee constituted under these regulations, at the level of a college.</li> </ul>
	constituted under these regulations, at the level of a college.
	(j) "University Grievance Redressal Committee" means a committee
	constituted under these regulations, at the level of a University.
	(k) "Higher Educational Institution" means a University within the
	meaning of clause (f) of Section 2, a college within the meaning of
	clause (b) of sub-section (1) of Section 12A, and an institution
	deemed to be a University declared under Section 3, of the
	University Grants Commission Act, 1956;
	(I) "Institution" for the purposes of these regulations, means any
	university, college or such other institutions, as the case may be;
	(m) "Office of profit" means an office which is capable of yielding a
	profit or pecuniary gain, and to which some pay, salary, emolument,
	remuneration or non-compensatory allowance is attached;
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 (n) "Ombudsperson" means the Ombudsperson appointed under these regulations;

(o) "University" means a university established or incorporated by or under a Central Act or a State Act and includes an institution deemed to be university declared as such under Section 3 of the Act.

#### 3. MANDATORY PUBLICATION OF PROSPECTUS, ITS CONTENTS AND PRICING:

- i. Every higher educational institution, shall publish and/or upload on its website, before expiry of at least sixty days prior to the date of the commencement of the admission to any of its courses or programs of study, a prospectus containing the following for the information of persons intending to seek admission to such institution and the general public, namely:
  - (a) the list of programs of study and courses offered along with the broad outlines of the syllabus specified by the appropriate statutory authority or by the institution, as the case may be, for every course or program of study, including teaching hours, practical sessions and other assignments;
  - (b) the number of seats approved by the appropriate statutory authority in respect of each course or program of study for the academic year for which admission is proposed to be made;
  - (c) the conditions of educational qualifications and eligibility including the minimum and maximum age limit of persons for admission as a student in a particular course or program of study, specified by the institution;
  - (d) the process of selection of eligible candidates applying for such admission, including all relevant information in regard to the details of test or examination for selecting such candidates for admission to each course or program of study and the amount of fee prescribed for the admission test;



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- (e) each component of the fee, deposits and other charges payable by the students admitted to such institution for pursuing a course or program of study, and the other terms and conditions of such payment;
- (f) rules / regulations for imposition and collection of any fines specified heads or categories, minimum and maximum fine may be imposed.
- (g) the percentage of tuition fee and other charges refundable to a student admitted in such institution in case such student withdraws from such institution before or after completion of course or program of study and the time within and the manner in which such refund shall be made to that student;
- (h) details of the teaching faculty, including their educational qualifications, alongwith the category they belong to Regular / visiting ----- and teaching experience of every member of its teaching faculty.
- (i) information with regard to physical and academic infrastructure and other facilities including hostel accommodation and its fee, library, hospital or industry wherein the practical training to be imparted to the students and in particular the facilities accessible by students on being admitted to the institution;
- (j) all relevant instructions in regard to maintaining the discipline by students within or outside the campus of the institution.
- (k) any other information as may be specified by the Commission:

Provided that an institution shall publish / upload information referred to in items (a) to (k) of this regulation, on its website, and the attention of prospective students and the general public shall be drawn to such publication on the website through advertisements displayed prominently in different newspapers and through other media:

ii. Every institution shall fix the price of each printed copy of the prospectus, being not more than the reasonable cost of its



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publication and distribution and no profit be made out of the publication, distribution or sale of prospectus.

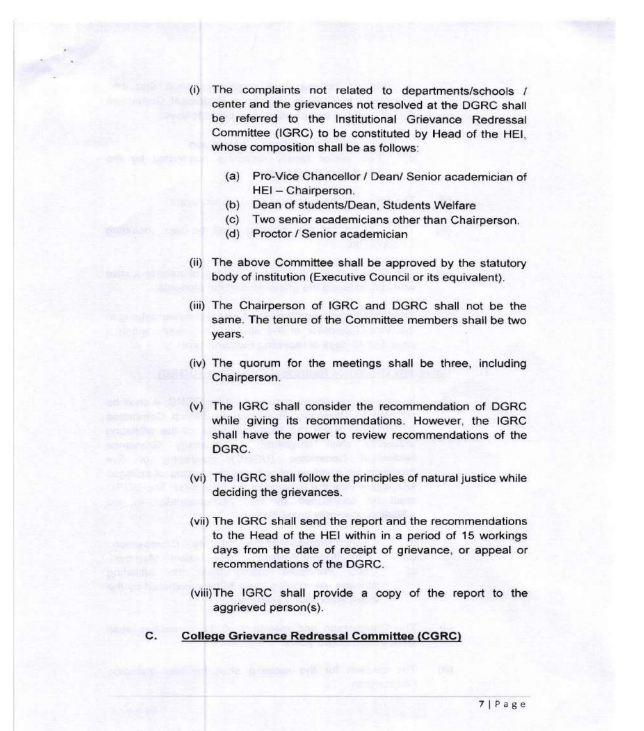
- 4. GRIEVANCE REDRESSAL COMMITTEES (GRC):
  - A. Department Grievance Redressal Committee (DGRC)
    - (i) In case of universities, all complaints relating to a department shall first be addressed to Department Grievance Redressal Committee (DGRC) to be constituted at the level of departments/school/center whose composition shall be as follows:
      - a) Head of the Department / School / Center Chairperson
      - b) a Professor from outside the department / school / center to be nominated by the Head of HEI – Member
      - c) A faculty member well-versed with grievance redressal mechanism to be nominated by the Head of the Department – Member.
    - (ii) The Chairperson and members of the committee shall have a term of two years.
    - (iii) The quorum for the meeting shall be two, including Chairperson.
    - (iv) The DGRC shall follow the principles of natural justice while deciding the grievances of the students.
    - (v) The DGRC shall make efforts to resolve the grievance within the stipulated period and shall submit its report to the Head of the Institution within a period of 15 days from the date of receipt of complaint to the DGRC.
    - (vi) The DGRC shall provide a copy of the report to the aggrieved person(s).
  - B. Institutional Grievance Redressal Committee (IGRC)



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In case of colleges, all complaints shall first be addressed to College Grievance Redressal Committee (CGRC) whose composition shall be as follows:

a) Principal of the college -Chairperson

(i)

- b) Two senior faculty members nominated by the principal of the College.
- (ii) The tenure of the members shall be two years.
- (iii) The quorum for the meeting shall be two, including Chairperson.
- (iv) The CGRC shall follow the principles of natural justice while considering the grievances of the students.
- (v) The CGRC shall send the report and recommendations to the Vice-Chancellor of the affiliating university within a period of 15 days of receiving the complaint.

#### D. University Grievance Redressal Committee (UGRC)

- (i) In case of grievances not resolved by CGRC, it shall be referred to University Grievance Redressal Committee (UGRC) for which the Vice-chancellor of the affiliating university shall constitute a University Grievance Redressal Committee (UGRC) consisting of five members for a individual colleges or a group of colleges keeping in view the location of the college(s). The UGRC shall be constituted by the Vice-chancellor of the affiliating university consisting of :
  - a) A senior Professor of the university Chairperson
  - b) Dean, Student Welfare or its equivalent Member
  - c) Three Principals drawn from the affiliating colleges, on rotation basis to be nominated by the Vice-Chancellor Members
- (ii) The Chairperson and members of the committee shall have a term of two years.
- (iii) The quorum for the meeting shall be two, including Chairperson.





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- (iv) The CGRC shall follow the principle of normal justice while deciding the grievance of the students.
- (v) The CGRC shall send the report and the recommendations to the principal of the college within a period of 15 days of receiving the complaint.
- E. Any person aggrieved by the decision of the Institutional Grievance Redressal Committee or University Grievance Redressal Committee may within in a period of six days prefer an appeal to the Ombudsperson.
- 5. APPOINTMENT, TENURE, REMOVAL AND CONDITIONS OF SERVICES OF OMBUDSPERSON:
  - Each HEI shall appoint an Ombudsperson for redressal of grievances of students under these regulations.
  - (ii) The Ombudsperson shall be a person not related to the university and who is a retired Vice-Chancellor, Registrar or a faculty member who has at least ten years of experience as a Professor.
  - (iii) The Ombudsperson shall not be in any conflict of interest with the university, either before or after his appointment.
  - (iv) The Ombudsperson, or any member of his immediate family shall not -
    - (a) hold or have held at any point in the past, any post or, employment in any office of profit in the university;
    - (b) have any significant relationship, including personal, family, professional or financial, with the university;
    - (c) hold any position in university by whatever name called, in the administration or governance structure of the university.
  - (v) The Ombudsperson in a State University shall be appointed by the Executive council of the university on part-time basis from a panel of three names recommended by the search committee consisting of the following members, namely:-

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- (a) Nominee of the Governor of the State or his nominee -Chairperson
- (b) Vice-Chancellor of a University of State to be nominated by the State Government – Member
- (c) Vice-Chancellor of the concerned State University Member
- (d) Registrar of the concerned State University Secretary (nonvoting)
- (vi) The Ombudsperson in a Central University and institution deemed to be university shall be appointed by the Executive Council of the Central University or the equivalent statutory body of the Deemed to be University, as the case may be, on part - time basis from a panel of three member recommended by the search committee consisting of the following members, namely:-
  - (a) Nominee of University Grants Commission Chairperson
  - (b) One Vice Chancellor from Central University to be nominated by UGC (for Central Universities) – Member

OR

- One Vice Chancellor from institution deemed to be university to be nominated by the UGC (for Deemed to be Universities) - Member
- (c) The Vice Chancellor of the university Member
- (d) The Registrar of the university Secretary (Non-Voting)
- (vii) The Ombudsperson shall be a part time officer appointed for a period of three years from the date he/she assumes the office and may be reappointed for another one term in the same university.
- (viii) The Ombudsperson shall be paid the sitting fee per day as per the norms of the university for hearing the cases, in addition to the reimbursement of the conveyance.

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(ix) The Ombudsperson may be removed on charges of proven misconduct or misbehavior or as defined under these regulations, by the concerned appointing authority i.e. the Executive Council of the University.

#### 6. FUNCTIONS OF OMBUDSPERSON:

- (i) The Ombudsperson shall hear any appeal of an applicant for admission as student or student of the university against the university or institution affiliated to it as the case may be, after the student has availed all remedies available in such institution for redressal of grievance such as IGRC / UGRC;
- (ii) No application for revaluation or remarking of answer sheets shall be entertained by the Ombudsperson. However, the issues of malpractices in the examination and evaluation processes may be referred to the Ombudsperson.
- (iii) Ombudsperson may seek the assistance of any person as amicus curiae, for hearing complaints of alleged discrimination.
- (iv) The Ombudsperson shall make all efforts to resolve the grievances within a period of 30 days of receiving the appeal from the student(s).
- PROCEDURE FOR REDRESSAL OF GRIEVANCES BY OMBUDSPERSON AND GRIEVANCE REDRESSAL COMMITTEE:
  - (i) Each institution shall, within a period of three months from the date of issue of this notification, have an online portal where any aggrieved student of that institution may submit an application seeking grievance redressal.
  - (ii) On receipt of any online complaint, the institution shall refer the complaint to the appropriate Grievance Redressal Committee, as the case may be, along with its comments within 15 days of receipt of complaint on online portal.
  - (iii) The Grievance Redressal Committee, as the case may be, shall fix a date for hearing the complaint which shall be communicated to the institution and the aggrieved person.

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- (iv) An aggrieved person may appear either in person or be represented by such person as may be authorized to present his/her case.
- (v) The Grievances not resolved at the appropriate Grievance Redressal Committee(s) shall be referred to the Ombudsperson.
- (vi) The institution shall co-operate with the Ombudsperson or the Grievance Redressal Committee(s), as the case may be, in redressal of grievances and failure to do so may be reported by the Ombudsperson to the Vice Chancellor.
- (vii) On the conclusion of proceedings, the Ombudsperson shall pass such order, with reasons for such order, as may be deemed fit to redress the grievance and provide such relief as may be desirable to the affected party at issue, after giving due hearing to both the parties.
- (viii) Every order under the signature of the Ombudsperson shall be provided to the aggrieved person and the institution and shall be placed on the website of the institution.
- (ix) The institution shall comply with the recommendations of the Ombudsperson. Any recommendations of the Ombudsperson not complied with by the institution shall be reported by the Ombudsperson to the Commission.
- (x) In case of any false or frivolous complaint, the Ombudsperson may recommend appropriate action against the complainant.

#### 8. INFORMATION REGARDING OMBUDSPERSON GRIEVANCE REDRESSAL COMMITTEE:

The institution shall provide detailed information regarding provisions of Grievance Redressal Committee(s) and Ombudsperson on their website and in their prospectus prominently.

#### 9. CONSEQUENCES OF NON-COMPLIANCE:

The Commission shall in respect of any institution which willfully contravenes these regulations or repeatedly fails to comply with the recommendation of the Ombudsperson or the Grievance Redressal



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Committee(s), as the case may be, may proceed to take one or more of the following actions, namely:

- (a) withdrawal of declaration of fitness to receive grants under section 12B of the Act;
- (b) withholding any grant allocated to the Institution;
- declaring the institution ineligible for consideration for any assistance under any of the general or special assistance programs of the Commission;
- (d) informing the general public, including potential candidates for admission, through a notice displayed prominently in suitable media and posted on the website of the Commission, declaring that the institution does not possess the minimum standards for redressal of grievances;
- recommend to the affiliating university for withdrawal of affiliation, in case of a college;
- (f) The Commission may take necessary and appropriate action as it may deemed fit, in case of an institution deemed to be university;
- (g) recommend to the concerned State Government for necessary and appropriate action, in case of a university established or incorporated under a State Act;
- (h) The Commission may take necessary and appropriate actions against any institution for non-compliance.

Provided that no action shall be taken by the Commission under this regulation unless the institution has been given an opportunity to explain its position and an opportunity of being heard has been provided to it.

(Prof. Rajnish Jain) Secretary

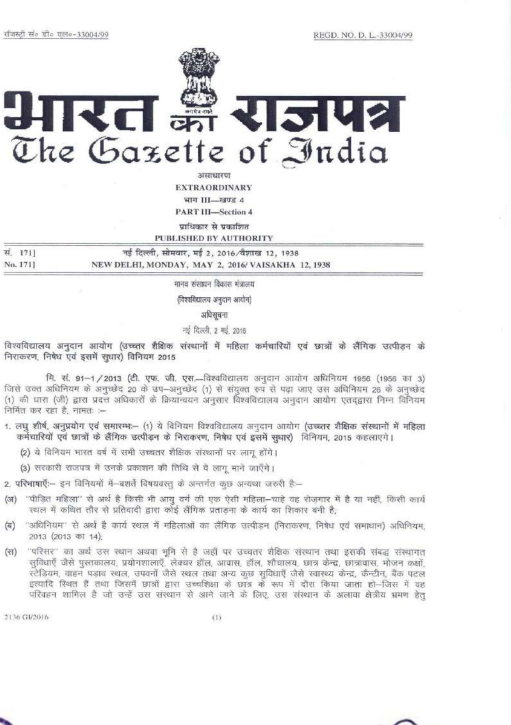




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THE GAZETTE OF INDIA : EXTRAORDINARY IPART III-SEC 41 संस्थान पर, अध्ययनों, अध्ययन भ्रमण, सैर-सपाटे के लिए, लघु-अवधि वाली नियुक्तियों के लिए, शिविरों के लिए उपयोग किए जा रहे स्थानों, सांस्कृतिक समारोहों, खेलकूद आयोजनों एवं ऐसी ही अन्य गतिविधियों जिनमें कोई व्ययित एक कर्मचारी अथवा उच्चतर शैक्षिक संस्थान के एक छात्र के रूप में भाग ले रहा है–यह समस्त उस परिसर में सम्मिलित हैं। (डी) "आयोग" का अर्थ है विश्वविद्यालय अनुदान आयोग जो विश्वविद्यालय अनुदान आयोग अधिनियम 1956 (1956 का 3) के अनुच्छेद 4 के अन्तर्गत स्थापित हैं; "आवृत्त व्यक्तियाँ" से अर्थ जन व्यक्तियों से है जो एक सुराक्षित गतिविधि में कार्यरत है जैसे कि किसी लैंगिक जत्थीड़न की शिकायत को दायर करना–अथवा वे ऐसे किसी व्यक्ति से घनिष्ठ रुप से सम्बद्ध हैं जो सुरक्षित (雪) गतिविधि में कार्यरत है तथा ऐसा व्यक्ति एक कर्मचारी हो सकता है अधवा उस पीड़ित व्यक्ति का एक कर्मचारी हो सकता है अथवा एक साथी छात्र अथवा अभिभावक हो सकता है; (एफ) 'कर्मचारी'' का अर्थ, उस व्यक्ति से है जिसे अधिनियम में परिभाषित किया गया है तथा इसमें इन विनियमों की दृष्टि से प्रशिक्षार्थी, शिक्षार्थी अथवा वे अन्य जिस नाम से भी जाने जाते हैं। आन्तरिक अध्ययन में लगे छात्र, स्वयंसेवक, अध्यापन-सहायक शोध-सहायक चाहे वे रोजगार में है अथवा नहीं, तथा क्षेत्रीय अध्ययन में, परियोजनाओं लघु-स्तर के भ्रमण अथवा शिविरों में कार्यरत व्यक्तियों से है; (जी) "कार्यकारी प्राधिकारी" से अर्थ है उच्चतर शैक्षिक संस्थान के प्रमुख कार्यकारी प्राधिकारी, चाहे जिस नाम से वे जाने भावजारी ज्ञावजारी संस्थान में उच्चतर शैक्षिक संस्थान के समान्य प्रशासन समितित है। सार्वजनिक रूप सं जाते हॉ— तथा जिस संस्थान में उच्चतर शैक्षिक संस्थान का समान्य प्रशासन समितित है। सार्वजनिक रूप सं निधि प्राप्त संस्थानों के लिए, कार्यकारी प्राधिकारी से अर्थ है अनुशासनात्मक प्राधिकारी जैसा कि केन्द्रीय नागरिक सेवायें (वर्गीकरण, नियन्त्रण एवं अपील) नियम तथा इसके समतुल्य नियमों में दर्शाया गया है: (एच) ''उच्चतर शैक्षिक संस्थान'' (एचई.आई.) से अर्थ है-एक विश्वविद्यालय जो अनुच्छेद 2 की धारा (जे) के अन्तर्गत अथी के अनुसार है. ऐसा एक महाविद्यालय जो अनुस्टेद 12 (ए) के उप-अनुस्टेद (1) की घारा (थी) के अर्थ के अनुसार है तथा एक ऐसा संस्थान जो मानित विश्वविद्यालय के रूप में विश्वविद्यालय अनुदान आयोग अधिनियम 1956 (1956 का 3) के अनुच्छेद 3 के अन्तर्गत है; (आई) "आन्तरिक शिकायत समिति" (आई.सी.सी.) (इन्टरनल कम्प्लेन्ट्स कमिटि) से अर्थ है इन विनियमों के विनियम 4 भागपत पायमा पाणित (भारतीया) (२०२० संख्यान दाय) के संख्यान दाय गठित की जाने वाली आन्तरिक शिकायत समिति से हैं। यदि पहले से ही समान उद्देश्य वाला कोई निकाय सक्रिय है, (जैसे कि लैंगिक संवेदीकरण समिति जो तैंगिक उत्पीड़न संबंधी वियाद देखेगी (जी.एस.सी.ए.एस.एच.) ऐसे निकाय को आन्तरिक शिकयत समिति (आइसीसी) के रूप में पुनर्गठित किया जाना चाहिए: बशतें, बाद वाले मामले में उच्चतर शैक्षिक संस्थान ऐसा सुनिश्चित करेगा कि इन विनियमों के अन्तर्गत आन्तरिक शिकायत केन्द्र के लिए ऐसे एक निकाय का गठन आवश्यक है। बशतें कि ऐसा निकाय इन विनियमों के प्रावधानों द्वारा बाध्य होगाः "संरंशित गतिविधि" में ऐसी एक परम्परा, के प्रति तर्कपूर्ण विरोध शामिल है, जिसके बारे में ऐसा माना जाता है कि अपनी तरफ से अथवा कुछ दूसरे लोगों की तरफ से लैंगिक उत्पीडन संबंधी कानूनों का उल्लंघन उस परम्परा के माध्यम से किया जा रहा हैं– जैसे कि लैंगिक उत्पीडन मामलों की कार्रवाई में भागीदारी करना, किसी भी आन्तरिक जांच पड़ताल में अथवा कथित लैंगिक उत्पीडन कामों में सहुयोग करना अथवा किसी बाहरी एजेन्सी द्वारा की जा रही जाँच पड़ताल में अथवा किसी मुकदमें में बतौर गवाह मौजूद रहना: को) "लैंगिक उत्पीडन" का अर्थ है-ऐसा एक अनचाहा आचरण जिसमें छिपे रूप में लैंगिक भावनाएँ जो प्रत्यक्ष भी हो जाती हैं अथवा जो भावनाएँ अत्यन्त मजबूत होती, नीवतायुक्त होती हैं, अपमानजनक होती हैं अथवा एक प्रतिकूल और धमकी भरा वातावरण पैदा करती हैं अथवा वास्तविक अथवा धमकी भरे परिणामों द्वारा अधीनता की ओर प्रेरित करने वाली होती हैं तथा ऐसी मावनाओं में निम्नलिखित अवांछित काम या व्यवहारों में कोई भी एक या उससे अधिक या ये समस्त व्यवहार शामिल हैं (चाहे सीधे तौर से या छिपे तौर से) नामतः (अ) लैंगिक भावना से युक्त कोई भी अप्रिय शारीरिक, मौखिक अथवा गैर मौखिक के अतिरिक्त कोई आचरण (ब) लैंगिक अनुग्रह या अनुरोध करना (स) लैंगिकतायुक्त टिप्पणी करना





Dr. Umeshchandra Yadav



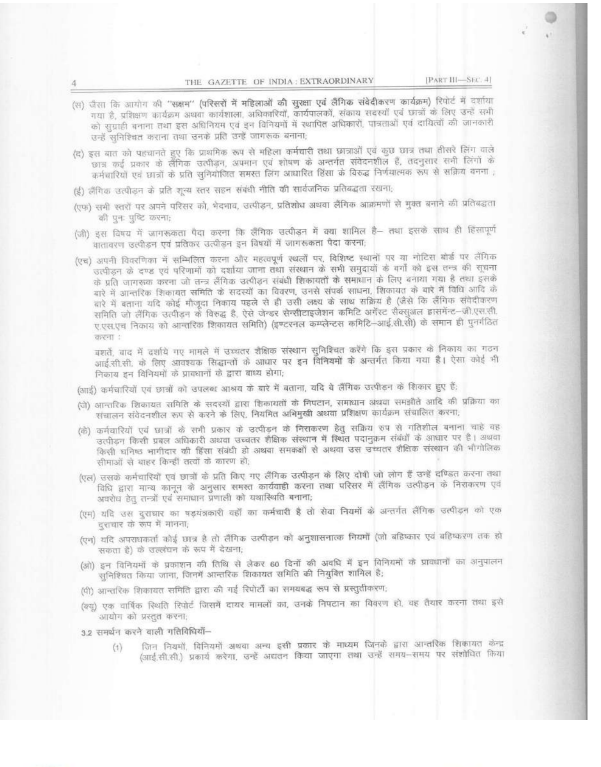
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[ भाग III-खण्ड 4] भारत का राजपत्र : असाधारण (ड़) शारीरिक रूप से संबंध बनाना अथवा पास बने रहने की कोशिश करना (ई) अश्लील साहित्य दिखाना निम्न परिस्थितियों में से किसी एक में (अथवा इससे अधिक एक या सभी में) यदि ऐसा पाया जाता है (ii) अथवा वह ऐसे किसी बर्ताव के बारे में है या उससे संबंधित है जिसमें व्यापक रूप से या छिपे रूप में लैंगिक संकेत छिपे हैं-(अ) छिपे तौर से या प्रत्यक्ष रूप से अधिमान्य व्यवहार देने का वायदा जो लैंगिक समर्थन के एवज में हैं: (ब) कार्य के निष्पादन में छिपे रूप से या सीधे तौर से रुकावट डालने की धमकी; (स) संबद्ध व्यक्ति के वर्तमान अथवा उसके भविष्य के प्रति छिपे तौर से या सीधे तौर से धमकी देकर; (द) एक दहशत भरा हिंसात्मक या द्वेषपूर्ण वातावरण पैदा करके: (ई) ऐसा व्यवहार करना जो कि संबद्ध व्यक्ति के स्वास्थ्य उसकी सुरक्षा, प्रतिष्ठा अथवा उसकी शारीरिक दृढ़ता को दुष्प्रभावित करने वाला है: (एल) 'छात्र'' शब्द का अर्थ उस व्यक्ति के लिए है जिसे विधिवत प्रवेश मिला हुआ है, जो नियमित रूप से या दूर शिक्षा विधि से एक उच्च शिक्षा संस्थान में, एक अध्ययन पाद्यक्रम का अनुसरण कर रहा है जिसमें लघु अवधि प्रशिक्षण पाठ्यक्रम भी शामिल हः बशतें, ऐसे किसी छात्र के साथ यदि कोई लैंगिक उत्पीड़न की घटना होती है जो उच्च शिक्षा संस्थान परिसर में प्रवेश पाने की प्रक्रिया में है– यद्यपि वह प्रवेश प्राप्त नहीं हुआ है तो इन विनियमों के आधार पर उस छात्र को उच्च शिक्षा संस्थान का छात्र माना जाएगाः बशर्ते एक ऐसा छात्र जो किसी उच्चतर शैक्षिक संस्थान में प्रवेश प्राप्त है तथा उस संस्थान में भागीदार है और उस छात्र के प्रति कोई लैंगिक उत्पीड़न होता है तो उसे उस उच्च संस्थान का छात्र माना जाएगा; "किसी तीसरे व्यक्ति द्वारा उत्पीड़न" उस स्थिति को दर्शाता है जब लैंगिक उत्पीड़न की घटना किसी तीसरे (एम) व्यक्ति द्वारा या किसी बाहर के आदमी द्वारा की गई हो जो ना तो उस उच्च शैक्षिक संस्थान का कर्मचारी अथवा उसका छात्र है-बल्कि उस संस्थान में एक आगन्तुक है जो अपने अन्य किसी काम या उद्देश्य से आया हआ है: "उत्पीड़न" का अर्थ है किसी व्यक्ति से नकारात्मक व्यवहार जिसमें छिपे तौर से या सीधै तौर से लैंगिक (एन) दुर्भावना की नीयत छिपी होती है; "कार्यस्थल" का अर्थ है उच्चतर शैक्षिक संस्थान का परिसर जिसमें शामिल हैं: (ओ) (अ) कोई विभाग, संगठन, उपक्रम, प्रतिष्ठान, उद्योग, संस्थान, कार्यालय, शाखा अथवा एकांश जो उपयुक्त उच्चतर शैक्षिक संस्थान द्वारा पूरी तरह अथवा पर्याप्त रूप से उपलब्ध निधि द्वारा सीधे तौर से अथवा अप्रत्यक्ष रूप से स्थापित. स्यामित्व वाले या उससे नियन्त्रित है, (ब) ऐसा कोई खेलकूद संस्थान, स्टेडियम, खेल परिसर या प्रतियोगिता या खेलकूद क्षेत्र चाहे वह आवासीय है या नहीं या उसे उच्चतर शैक्षिक संस्थान की प्रशिक्षण, खेलकूद अथवा अन्य गतिविधियों के लिए उपयोग नहीं किया जा रहा है; (स) ऐसा कोई स्थान जिसमें कर्मचारी अथवा छात्र अपने रोजगार के दौरान या अध्ययन के दौरान आते रहते हैं तथा जिस गतिविधि में यातायात शामिल है जिसे कार्यकारी प्राधिकारी ने ऐसे अमण के लिए उपलब्ध कराया है जो उस उच्च शैक्षिक संस्थान में अध्ययन के लिए हैं। उच्चतर शैक्षिक संस्थानों के दायित्व—(1) प्रत्येक उच्चतर शैक्षिक संस्थान) (अ) कर्मचारियों एवं छात्रों के प्रति लैंगिक उत्पीड़न के निराकरण एवं निषेध संबंधी अपनी नीति एवं विनियमों में उपरोक्त परिभाषाओं की भावना को यथा आवश्यक उपयुक्त रूप में सम्मिलित करें तथा इन विनियमों की आवश्यकता अनुसार अपने अध्यादेशों एवं नियमों को संशोधित करना: (ब) लैंगिक उत्पीड़न के विरुद्ध प्रावधानों को अधिसूचित करना तथा उनके विस्तृत प्रचार-प्रसार को सुनिष्टिचत करना:





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॥–खण्ड	4] भारत का राजपत्र : असाधारण
	जाएगा—क्योंकि न्यायालय के निर्णय एवं अन्य कानून तथा नियमों द्वारा उस कानूनी ढाँचे में लगात संशोधन होता रहेगा जिनके अनुसार अधिनियम लागू किया जाना है;
(2)	उच्चतर शैक्षिक संस्थानों का कार्यकारी प्राधिकारी द्वारा अधिदेशात्मक रूप से पूरा समर्थन किया जा चाहिए तथा यह देखा जाना चाहिए कि आई सी.सी. की सिफारिशों का क्रियान्वयन समयबद्ध रूप किया जा रहा है कि नहीं। आई सी.सी. के प्रकार्य के लिए समस्त संभावित संसाधन उपलब्ध कर जाने चाहिए– जिनमें कार्यालय और भवन अवसंरचना सहित (कम्प्यूटर, फोटो कॉपियर, श्रव्य दूर उपकरणों आदि) स्टाफ टाइपिस्ट, सलाह एवं कानूनी सेवाओं) सहित पर्याप्त रूप में वित्तीय संसाध का आबंटन भी हो;
(3)	असुरक्षित/दुर्बल वर्ग विशेष रूप से प्रताड़ना के शिकार बन जाते हैं और उनके द्वारा शिकायत कर और भी ज्यादा कठिन होता है। क्षेत्र, वर्ग, जाति, लैंगिक प्रवृत्ति, अल्पसंख्यक पहचान, एवं पृथक रूप सामर्थ से असुरक्षा सामाजिक रूप से संयोजित हो सकती है। समर्थकारी समितियों को इस प्रकार व असुरक्षितताओं के प्रति अति संवेदनशीलता एवं विशेष जरूरतों के प्रति संवेदनशील होने व आवश्यकता है;
(4)	क्योंकि शोध छात्र और डॉक्टोरल छात्र विशेष रूप से आक्रान्त होते हैं, अतः चच्चतर शैक्षिक संस्था द्वारा यह सुनिश्चित कराया जाए कि शोध सर्वेक्षण की नैतिकता संबंधी दिशा निर्देश उचित रूप से ला हो रहे हैं,
(5)	समस्त उच्चतर शैक्षिक संस्थानों द्वारा उनकी लैंगिक उत्पीड़न विरोधी नीति की क्षमता का नियमित रू से अर्ध वार्षिक पुनरीक्षण किया जाना चाहिए:
(6)	सभी अकादमिक स्टाफ कॉलेजों (जिन्हें अब मानव संसाधन विकास केन्द्रों के रूप में पाया जाता (एचआरडीसी) और क्षमता निर्माण के क्षेत्रीय केन्द्रों द्वारा लिंग संबंधी सत्रों को अपने अभिमुखी ए पुनश्चर्य्या पाठ्यकर्मों में निगमित करना चाहिए। अन्य सब विषयों से भी इसे प्राथमिकता दी जाए तः इसे मुख्य धारा के रूप में विशेष रूप से बनाया जाए तथा इसके लिए "यूजीसी सक्षम" रिपोर्ट व उपयोग करें जिसमें, इस बारे में, प्रविधियाँ उपलब्ध कराई जाती हैं;
(7)	उच्चतर शैक्षिक संस्थानों में प्रशासकों के लिए संचालित अभिमुखी पाठ्यक्रमों में आवश्यक रूप से लैंनि संवेदीकरण तथा लैंगिक उत्पीड़न की समस्याओं पर एक मापदण्ड होना चाहिए। उच्चतर शैक्षि संस्थान के समस्त विभागों में मौजूद सदस्यों के लिए कार्यशालाएँ नियमित रूप से संचालित की जा चाहिए:
(8)	समस्त उच्चतर शैक्षिक संस्थानों में परामर्श सेवाओं को संस्थानों के अन्तर्गत रखा जाना चाहिए अं इसके लिए सुप्रशिक्षित पूर्णकालिक परामर्शदाता होने चाहिए;
(9)	कई उच्चतर शैक्षिक संस्थान जिनके विशाल परिसर हैं जिनमें प्रकाश संबंधी व्यवस्था बहुत अधूरी तथा अन्य संस्थानों के लोगों के अनुभव अनुसार वे स्थान असुरक्षित समझे जाते हैं, वहाँ पर्याप्त प्रका व्यवस्था अवसंरचना एवं रख–रखाव का एक अनिवार्य अंग है;
(10)	पर्याप्त एवं अच्छी तरह से प्रशिक्षित सुरक्षा स्टाफ आवश्यक रूप से होना चाहिए जिसमें महिला सुर स्टाफ सदस्य अच्छी संख्या में हों, जिससे संतुलन बना रहे। सुरक्षा स्टाफ नियुक्ति के मामले में लैंगि संवेदनशीलता प्रशिक्षण को एक शर्त के रूप में माना जाना चाहिए:
(11)	उच्चतर शैक्षिक संस्थान आवश्यक रूप से विश्वसनीय जन यातायात को सुनिश्चित करें- विशेष रूप उच्चतर शैक्षिक संस्थानों के विस्तृत परिसरों के अन्दर विभिन्न विभागों के मध्य जैसे- छात्रावार पुरतकालयों, प्रयोगशालाओं तथा मुख्यालय और विशेष रूप से वे स्थान जिन तक पहुँच पाना दैनि शोधकर्ताओं के लिए कठिन है। सुरक्षा की कमी तथा उत्पीड़न बहुत बढ़ जाता है जब कर्मचारी अं छात्र सुरक्षित जन यातायात पर निर्भर नहीं रहते हैं। कर्मचारी एवं छात्रों द्वारा पुरतकालयों अं प्रयोगशालाओं में देर रात तक काम करने और शाम के समय अन्य कार्यक्रमों में भाग लेने के हि उच्चतर शैक्षिक संस्थानों द्वारा भरोसेमंद यातायात का प्रबन्ध किया जाना चाहिए:
(12)	आवासीय जच्चतर शैक्षिक संस्थानों द्वारा महिला छात्रावासों की संरचना को प्राथमिकता दी जाए। महित छात्रावास, जो सभी प्रकार के उत्पीड़न से थोड़ी बहुत सुरक्षा प्रदान करते हैं, उस उच्च शिक्षा के स स्तरों पर, शहरी एवं ग्रामीण क्षेत्रों में बड़ी संख्या में उच्च शिक्षा इच्छुक युवा महिलाओं के लिए अत्या जरूरी है,



I/c Principal Dr. Umeshchandra Yadav



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THE GAZETTE OF INDIA : EXTRAORDINARY [PART III-SEC. 4] युवा छात्रों की तुलना में छात्रावास में स्थित छात्राओं की सुरक्षा के मामले को भेदभाव पूर्ण नियमों का (13) आधार नहीं बनाया जाना चाहिए। परिसर की सुरक्षा संबंधी नीतियों को महिला कर्मचारी एवं छात्राओं की सुरक्षात्मकता के रूप में नहीं बन जाना चाहिए, जैसे कि आवश्यकता से अधिक सर्वक्षण या पुलिसिंया निगरानी अधवा आने जाने की रचतंत्रता में कटौती करना- विशेषकर महिला कर्मचारी एव छात्राओं के लिए: (14) सभी उच्चतर शैक्षिक संस्थानों के लिए पर्याप्त स्वास्थ्य सुविधायें होनी अधिदेशात्मक हैं। महिलाओं के विषय में इस प्रक्रिया में लिंग संवेदी डाक्टर और नसें तथा इसके साथ ही एक स्त्री रोग विशेषज्ञ की सेवाएँ उपलब्ध होनी चाहिए; महाविद्यालयों में महिला विकास प्रकोष्ठ युनः बालू किये जाने चाहिए एवं उन्हें धन दिया जाना चाहिए और इन्हें लैंगिक उत्पीडन विरोधी समितियों तथा आन्तरिक शिकायत समिति के प्रकार्यों से पृथाक करके स्वशासी रखा जाना चाहिए। उसके साथ ही वे आन्तरिक शिकायत केन्द्रों के परामर्श से अपनी गतिविधियाँ विस्तारित करेंगे जिनमें लैंगिक संवेदीकरण कार्यक्रम शामिल हैं तथा नियमित आधार पर लैंगिक उत्पीडन विरोधी नीतियाँ परिसरों में प्रचारित प्रसारित करेंगे। "सांस्कृतिक पृष्ठभूमि" एवं "औषचारिक अकादमिक स्थल" इन्हें परस्पर सहभागिता करनी चाहिए ताकि ये कार्यशालाएँ नवोन्मेबी, आकर्षक बने एवं मशीनी न हों: छात्रावासों के बार्डन, अध्यक्ष, प्राचार्यों, कुलपतियों, विधि अधिकारियों एवं अन्य कार्यकारी सदरयों को नियमों के अथवा अध्यादेशों में संशोधनों द्वारा जबाबदेही के दायरे में यथाआवश्यक रूप से लाना चाहिए: (16) शिकायत समाधान तन्त्र:-(1) लॅंगिक उत्पीडन के विरुद्ध प्रत्येक कार्यकारी प्राधिकारी लेंगिक संवेदीकरण के लिए एक आन्तरिक तन्त्र सहित एक आन्तरिक शिकायत समिति (आई.सी.सी.) का गठन करेंगे। आई.सी.सी की निम्न संरचना होगी-(अ) एक पीठासीन अधिकारी जो एक महिला संकाय सदस्य हो और जो एक वरिष्ठ पद पर (एक विश्वविद्यालय की स्थिति में प्रोफेसर से निम्न न हो तथा किसी महाविद्यालय की स्थिति में सह-प्रोफेसर अथवा रीडर से निम्न न हो) शैक्षिक संस्थान में नियुक्त हो तथा कार्यकारी प्राधिकारी द्वारा नामित होः बशतें यदि किसी स्थिति में कोई यरिष्ठ स्तर की महिला कर्मचारों उपलब्ध नहीं है तो पीठासीन अधिकारी को उपन-अनुमाग 2(ओ) में दर्शाये कार्यस्थल के अन्य कार्यालय अथवा प्रशासनिक एकांश से उन्हें नामित किया जाएगाः 'बशर्त यदि उस कार्यस्थल के अन्य कार्यालयों अथवा प्रशासनिक एकांशों में कोई वरिष्ठ स्तर की महिला कर्मचारी नहीं है तो अध्यक्ष अधिकारी को उसी नियोक्ता के कार्यरखल से अध्या किसी अन्य विभाग या संगठन में से नामित किया जा सकता है" दो संकाय सदस्य एवं दो गैर-अध्यापनस्त कर्मचारी जो अधिमानतः महिलाओं की समस्याओं के (ब) लिए प्रतिबद्ध है तथा जिन्हें सामाजिक कार्य अथवा कानूनी जानकारी है, उन्हें कार्यकारी प्राधिकारी हारा नामित किया जाना चाहिए: (स) यदि किसी मामले में छात्र शामिल हैं तो उसमें तीन छात्र हों जिन्हें स्मातक पूर्व, स्मातकोतर एवं शोधस्तर पर क्रमशः भर्ती किया जायेगा जिन छात्रों को पारवर्शी लोकतांत्रिक प्रणाली दारा चुना गया है; गैर सरकारी संगठनों में से किसी एक में से अधवा किसी ऐसी समा में से जो महिलाओं की (द) समस्याओं के लिए प्रतिबद्ध हैं या एक ऐसा व्यक्ति हो जो लैंगिक उत्पीड़न से जुडे मामलों का जानकार हो, जो कार्यकारी प्राधिकारी द्वारा नामित हो; आन्तरिक शिकायत समिति के कुल सदस्यों में न्यूनतम आधे सदस्य महिलायें होनी चाहिए. (2)उच्चतर शैक्षिक संख्यानों में वरिष्ठ प्रशासनिक पदों पर नियुक्त व्यक्ति जैसे कुलपति, पदेन कुलपति, रेक्टर, कुलसचिव, डीन, विभागों के अध्यक्ष आदि आन्तरिक समिति के सदस्य नहीं होंने ताकि ऐसे केन्द्र के प्रकार्य को स्वायतता सुनिश्चित रहे; (3)





Dr. Umeshchandra Yadav



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[भाग 11]	–खण्ड 4]	भारत का राजपत्र : असाधारण 7			
(4)		शैकायत समिति के सदस्यों की सदस्यता अवधि तीन वर्ष की होगी। उच्चतर शैक्षिक संस्थान ऐसी ी का उपयोग करें जिसके द्वारा आन्तरिक शिकायत केन्द्र के सदस्यों का एक तिहाई भाग प्रतिवर्ष होता रहे;			
(5)		समिति की बैठक आयोजित करने के लिए जो सदस्य गैर सरकारी संगठनों अथवा समाओं से संबद्ध ार्यकारी प्राधिकारी द्वारा ऐसे शुल्क अथवा भत्ते का भुगतान किया जाए, जैसा निर्धारित किया गया है;			
(6)	जिस स्थिति में आन्तरिक समिति का अध्यक्ष अधिकारी अथवा इसका कोई सदस्य, यदि:				
	(अ)	अधिनियम की धारा 16 के प्रावधानों का उल्लंघन करता है, अथवा			
	(র)	वह किसी अपराध के लिए दोषी सिद्ध हुआ है अथवा उसके विरुद्ध वर्तमान में लागू किसी कानून के अन्तर्गत किसी अपराध के बारे में कोई पड़ताल लम्बित है, अथवा			
	(स)	किसी अनुशासनात्मक कार्यवाही के तहत वह दोषी पाया गया है अथवा उसके विरुद्ध कोइ अनुशासनात्मक कार्यवाही लम्बित हैं, अथवा			
	(द)	उसने अपने पद का दुरूपयोग इस सीमा तक किया है कि कार्यालय में उसकी सेवामें निरन्तरत को जनहित के प्रतिकूल माना जाएगा;			
		तो ऐसा अध्यक्ष अधिकारी अथवा सदस्य, यथास्थिति, इस समिति से हटा दिया जाएगा तथा इर प्रकार से होने वाली रिक्ति अथवा ऐसी कोई नैमित्तिक (कैजुअल) रिक्ति को नये नामांकन द्वार इस धारा के प्रावधानों के अनुसार भरा जाएगा;"			
5. आन <del>्त</del>	रिक षिकायत	ा समिति (आई.सी.सी.) : आन्तरिक शिकायत समिति करेगी :			
(अ)	यदि कोई कराएगी;	कर्मचारी अथवा छात्र पुलिस के पास कोई शिकायत दर्ज करना चाहता है तो उसे सहायता उपलब			
(ब)	विवाद समाधान के हेतु बातचीत संबंधी तन्त्र उपलब्ध कराना ताकि विवादित बातों पर पूर्वानुमान को समीचीन एवं उचित मैत्रीपूर्ण क्रिया द्वारा देखा जा सका जिससे उस शिकायतकर्ता के अधिकारों की हानि न हो तथा जिससे पूरी तरह से दण्डात्मक दृष्टिकोणों की न्यूनतम जरूरत हो जिनसे और अधिक जानकारी, विमुखता अथवा हिंसा न बढे:				
(स)	अथवा उप पास स्था	ा की पहचान उजागर किये बिना उस शिकायतकर्ता की सुरक्षा बनाए रखना तथा स्वीकृत अवकाश रिश्वति संबंधी अनिवार्यताओं में छूट द्वारा अधवा अन्य किसी विभाग में अधवा किसी सर्वेक्षणकर्ता व नान्तरण द्वारा, यथा आवश्यक रूप से उस शिकायत के लम्बित होने की अवधि में अधवा उर र्ग के स्थानान्तरण का भी प्रावधान किया जाएगा;			
(द)		पीडन संबंधी शिकायतों के निपटान करते समय सुनिश्चित करें कि पीड़ित व्यक्ति या गवाहों क किया जाए अथवा उनके साथ भेदभाव न किया जाए, तथा			
(ई)		आवृत्त व्यक्ति के विरुद्ध अधवा प्रतिकूल कार्रवाई पर प्रतिबन्ध को सुनिश्चित करना क्योंकि वर् अथवा छात्र एक संरक्षित गतिविधि में व्यस्त है;			
च स यह	जयत करने एवं जाँच पड़ताल की प्रक्रियाः– आन्तरिक शिकायत समिति किसी भी शिकायत को दायर करने और । शिकायत की जाँच करने के लिए इन विनियमों और अधिनियम में निर्धारित प्रणाली का अनुपालन करेगी ताकि समयबद्ध रूप से पूरी हो सके। उच्चतर शैक्षिक संस्थान, आन्तरिक शिकायत समिति को सभी आवश्यक सुविधाएँ लब्ध कराएगा ताकि जाँच पड़ताल शीघ्रता से संचालित हो सके तथा आवश्यक गोपनीयता भी बनी रहे.				
ਬਟਾ	ना होने की ।	की बिकायत दायर करने की प्रक्रिया : किसी भी असन्तुष्ट व्यक्ति के लिए आवश्यक है कि वा तेथि से तीन माह के भीतर लिखित शिकायत आन्तरिक शिकायत समिति को प्रस्तुत करें और यदि नाएँ हुई हो तो सबसे बाद की घटना से तीन माह के भीतर उसे प्रस्तुत करें;			
		शिकायत लिखित रूप में नहीं दी जा सकती है, वहाँ अध्यक्ष अधिकारी अध्या आन्तरिक समिति क उस व्यक्ति के द्वारा लिखित शिकायत प्रस्तुत करने के लिए समस्त सम्भव सहायता प्रदान करेगा,			
परन	तु वह तीन म	थ ही आई.सी.सी. लिखित रूप से प्रस्तुत तर्कों के आधार पर समय सीमा विस्तारित कर सकती है नाह से अधिक की नहीं होगी, यदि इस बात को आश्यस्त किया गया हो कि परिस्थितियाँ ऐसी थी 1 वह व्यक्ति इस कथित अवधि के दौरान शिकायत दायर करने से यंचित रह गया था;			
8. জাঁঘ	पड़ताल की	प्रक्रियाः			





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THE GAZETTE OF INDIA : EXTRAORDINARY (PART III-SEC. 4) (1) शिकायत मिलने पर आन्तरिक शिकायत समिति इसकी एक प्रति को प्रतिवादी को इसके प्राप्त होने से सात दिनों के भीतर भेजेगी (2) शिकायत की प्रति मिलने के बाद प्रतिवादी अपना उत्तर इस शिकायत के बारे में, समस्त दस्तावेजों की सूची, गवाहों के नामों एवं पतों के नामों एवं उनके पतों सहित दस दिन की अवधि में दाखिल करेगा. (3) शिकायत प्राप्त होने के 90 दिनों के भीतर ही जाँच पड़ताल पूरी की जानी चाहिए। अनुशंसाओं सहित, यदि ये हों, तो, जाँच पड़ताल रिपोर्ट उस जाँच के पूरा होने के 10 दिनों के मीतर उच्चतर शैक्षिक संस्थान के कार्यकारी प्राधिकारी को प्रस्तुत की जानी चाहिए। इस शिकायत से जुड़े दोनों पक्षों के समक्ष इस जींच के तथ्यों या सिफारिशॉ की प्रति दी जाएगी: (4) जाँच रिपोर्ट प्राप्त होने के 30 दिनों के भीतर इस समिति की सिफारिशों पर उच्चतर शैक्षिक संस्थान के अध्यक्ष प्राधिकारी कार्यवाही करेंगे, यदि किसी भी पक्ष द्वारा उस अवधि में जाँच के विरुद्ध कोई अपील दायर न की गई हो; (5) दोनों में से किसी भी पक्ष द्वारा आन्तरिक शिकायत समिति द्वारा प्रदान तथ्यों / अनुशंसाओं के विरुद्ध उच्चतर शैक्षिक संरधान के कार्यकारी प्राधिकारी के समक्ष की गई अनुशंसाओं की तिथि से तीस दिन की अवधि में अपील दायर की जा सकती है: (6) उच्चतर शैक्षिक संस्थान का कार्यकारी प्राधिकारी यदि आन्तरिक शिकायत समिति की सिफारिशों के अनुसार कार्य नहीं करने का निर्णय लेता है तो वह इसके बारे में लिखित रूप से कारण स्पष्ट करेगा जिन्हें आन्तरिक शिकायत समिति को तथा उस कार्यवाही से जुड़े दोनों पक्षों को भेजा जाएगा। यदि दूसरी और वह आन्तरिक शिकायत समिति द्वारा की गई सिफारिशों के अनुसार कार्य करने का निर्णय लेता है तो एक कारण बताओ नोटिस जिसका 10 दिनों के भीतर उत्तर भेजा जाना है– उसे उस पक्ष को भेजा जाएगा जिसके विरुद्ध कार्यवाही की जानी है। उच्चतर शैक्षिक संस्थान के कार्यकारी प्राधिकारी उस असन्तुष्ट व्यक्ति का पक्ष सुनने के पश्चात ही आगे की कार्रवाई करेंगे: (7) मामले को निपटाने के उद्देश्य से पीड़ित पक्ष एक सुलह का आग्रह कर सकता है। सुलह का आधार कोई आर्थिक समझौता नहीं होना चाहिए। यदि कोई सुलह का प्रस्ताय रखा जाता है तो यथास्थिति उच्चतर शैक्षिक संस्थान सुलह की प्रक्रिया को आन्तरिक शिकायत समिति के माध्यम से सुलम कराएगा। किसी भी दण्डात्मक हस्तक्षेप की तुलना में, जहाँ तक संभव होता है, उस पीड़ित पक्ष की पूरी संतुष्टि के लिए उस पारस्परिक विरोध के समाधान को अधिमानता दी जाती है; (8) पीड़ित पक्ष अथवा पीड़ित व्यक्ति अथवा गवाह अथवा अपराधकर्ता की पहचान सार्वजनिक नहीं की जाएगी या विशेष रूप से उस जाँच प्रक्रिया के दौरान इसे सार्वजनिक क्षेत्र में रखा जाएगा: 9. अन्तरिम समाधान:- उच्चतर शैक्षिक संस्थान, (अ) यदि आन्तरिक शिकायत केन्द्र सिफारिश करता है तो शिकायतकर्ता अधवा प्रतिवादी को अन्य किसी अनुसाग अथवा विभाग में स्थानान्तरित किया जा सकता है ताकि सम्पर्क अथवा अन्योन्य क्रिया में शामिल जोखिम कम से कम बना रहे: पीडित पक्ष को, सम्पूर्ण स्तर संबंधी एवं अन्य हित लामों के संरक्षण सहित तीन माह तक का अवकाश स्वीकृत कर दे: (स) शिकायतकर्ता के किसी भी काम अधवा निष्पादन अधवा परीक्षण अधवा परीक्षाओं के संबध में कोई बात प्रकट न करने के लिए प्रतिवादी को बाध्य कर दें: (a) सुनिश्चित करें कि अपराधकर्ताओं को पीड़ित व्यक्तियों से दूरी बना कर रखनी चाहिए तथा यथा आवश्यक, यदि कोई प्रत्यक्ष धमकी है तो उनका परिसर में प्रवेश प्रतिबंधित कर दे; ही) लैंगिक उत्पीड़न की किसी शिकायत के परिणाम स्वरूप, शिकायतकर्ता को प्रतिशोध एवं उत्पीड़न से सुरक्षा प्रदान करने के लिए तथा एक अनुकूल वातावरण उपलब्ध कराने के लिए सख्त उपाय किये जाने चाहिए: 10. दण्ड एवं हरजानाः-(1) अपराधकर्ता यदि उच्चतर शैक्षिक संस्थान का कर्मचारी है तथा लैंगिक उत्पीडन का दोषी पाया जाता है तो उसे संख्वान के सेवा नियमों के अनुसार दण्डित किया जाएगा: (2) अपराध की गंभीरता को देखते हुए- यदि प्रतिवादी कोई छात्र है, तो उच्चतर शैक्षिक संस्थान:-(अ) ऐसे छात्र के विशेषाधिकारों को रोक सकता है तो, जैसे-पुस्तकालय, सभामार, आवासीय आगारों. यातायात, छात्रवृति, भत्तों एवं पहचान पत्र आदि तक पहुँच बनाना;







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[পাশ 111-দ্বাণ্ট 4] भारत का राजपत्र : असाधारण (ब) एक विशेष समय तक परिसर में उसका प्रवेश स्थगित अधवा बाधित करना: (स) यदि उस अपराध की ऐसी गंभीरता है तो उस छात्र को संख्यान से निष्कासित किया जा सकता है तथा उसका नाम उस संस्थान की नामावलि से हटाया जा सकता है, इसके साथ ही पुनः प्रवेश की अनुमति उसे नहीं होगी (द) अधिदेशात्मक परामर्श अथवा सामुदायिक सेवाओं जैसे सुधारवादी दण्ड प्रदान करना; (3) पीडित व्यक्ति मुआवजे का अधिकारी है। आन्तरिक शिकायत समिति द्वारा अनुशंसित तथा कार्यकारी प्राधिकारी हारा स्वीकृत मुआवजे के भुगतान के लिए उच्चतर शैक्षिक संस्थान निर्देश जारी करेगा, जिसकी वसूली अपराधकर्ता से की जाएगी। देय मुआवजे का निर्धारण निम्न आधार पर होगा:--(अ) पीडित व्यक्ति को जितना मानसिक तनाव, कष्ट, व्यथा एवं दुख पहुँचा है; (ब) उस लैंगिक उत्पीडन की घटना के कारण उन्हें अपनी जीविका के सुअवसर की हानि उठानी पड़ी; (स) पीडित व्यक्ति द्वारा अपने शारीरिक एवं मनोरोग संबंधी आधार के लिए खर्च किए गए चिकित्सा व्यय: (द) कथित अपराधकर्ता एवं उस पीड़ित व्यक्ति की आय एवं जीवन स्तर, और (ई) ऐसे समस्त भुगतान का एकमुश्त रूप से या किस्तों में किए जाने का औचित्य; 11. झूठी षिकायत के विरुद्ध कार्यवाई:-इस बात को सुनिश्चित करने के लिए कि लैंगिक उत्पीड़न मामलों में कर्मचारियों एवं छात्रों की सुरक्षा के प्रावधानों का दुरुपयोग न हो, असत्य एवं द्वेष भावना पूर्ण शिकायतों के विरुद्ध प्रावधान किये जाने की आवश्यकता है तथा इन्हें उच्चतर शैक्षिक संस्थानों में प्रचारित प्रसारित किया जाना चाहिए। आन्तरिक शिकायत समिति यदि यह निष्कर्ष निकालती है कि लगाए गए अभियोग असत्य, थे, बिद्धेषपूर्ण थे अथवा यह जानते हुए भी कि वह शिकायत असत्य अथवा जाली है अथवा भ्रामक सूचना को उस पड़ताल के दौरान उपलब्ध कराया गया है तो शिकायतकर्ता विनियम (10) के उप विनियम (1) के तहत दण्डित किये जाने के लिए बाध्य होगा यदि शिकायतकर्ता एक कर्मचारी है, तथा यदि वह अपराधकर्ता एक छात्र है तो वह इस विनियम की उप–विनियम (2) के प्रावधानों के अनुसार सजा के लिए बाध्य होगा तथापि किसी भी शिकायत को प्रमाणित करने अथवा उसके लिए पर्याप्त सबूत उपलब्ध न कर पाने का आधार, शिकायतकर्ता के विरुद्ध कार्रवाई करने का कारण नहीं माना जा सकता है। शिकायतकर्ता द्वारा द्वेषपूर्ण उद्देश्य से दायर शिकायत की जाँच पड़ताल द्वारा तय किया जाना चाहिए तथा इस बारे में किसी कार्रवाई की सिफारिश किए जाने से पूर्व इस विषय में निर्धारित प्रणाली के अनुसार जाँच की जानी चाहिए; 12. गैर अनुपालन के परिणाम:--(1) ऐसे संस्थान जो जानबूझकर अथवा बारंबार उन दायित्चों तथा कर्तव्यों के अनुपालन में असमर्थ बना रहता है जिन्हें कर्मचारियों एवं छात्रों के प्रति लैंगिक उत्पीड़न के निराकरण, निषेध एवं समाधान हेतु निर्धारित किया गया है, तो इस स्थिति में आयोग विधिवत नोटिस देकर निम्न में से किसी एक अथवा इससे अधिक बिन्दुओं पर कार्रवाई करेगाः-(अ) विश्वविद्यालय अनुदान आयोग अधिनियम 1956 की धारा 12(बी) के अन्तर्गत की गई घोषणा जो पात्रता दिये जाने के विषय में है, उसका आहरण किया जाना; (ब) आयोग द्वारा अधिनियम 1956 की धारा 2 (एफ) के अन्तर्गत अनुरक्षित सूची में से उस विश्वविद्यालय अथवा महाविद्यालय का नाम हटाना; (स) संस्थान को आबंटित किसी भी अनुदान को रोक देना; (द) आयोग को किसी भी सामान्य अथवा विशेष सहायता कार्यक्रमों के अन्तर्गत किसी भी सहायता को प्राप्त करने के लिए उस संस्थान को अपात्र घोषित किया जाना: (ई) जन साधारण को, एवं रोजगार अथवा प्रवेश के इच्छुक भावी प्रत्याशियों को एक ऐसे नोटिस द्वारा सूचित करना जो समाचार पत्रों में प्रमुख रूप से दर्शाया गया है अधवा उपयुक्त मीडिया में दर्शाया गया है तथा आयोग की वेबसाइट पर प्रदर्शित किया गया है तथा जिस नोटिस में घोषणा की गई है कि वह संस्थान लैंगिक उत्पीडन के विरुद्ध शून्य सहनशीलता नीति मितव जवसमतंदवम चयसपबलद्ध का समर्थन नहीं करता (एफ) यदि वह एक महाविद्यालय है तो उसके सम्बद्ध विश्वविद्यालय द्वारा उसकी सहसम्बद्धता को आहरित करने की अनुशंसा के लिये कहें;





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IPART III-SEC. 4] THE GAZETTE OF INDIA : EXTRAORDINARY 10 (जी) यदि वह एक मानित विश्वविद्यालय संस्थान है तो केन्द्र सरकार को उस मानित विश्वविद्यालय के आहरण की अनुशंसा करनाः (एच) यदि यह किसी राज्य अधिनियम के अन्तर्गत स्थापित अथवा नियमित विश्वविद्यालय है तो उसके इस स्तर को आहरित करने के लिए उपयुक्त राज्य सरकार को सिफारिश करना; (आई) जैसे कि विश्वविद्यालय अनुदान आयोग अधिनियम 1956 के अन्तर्गत प्रावधान किया जाना हो तदनुसार अपने अधिकारों के अनुसार यथोधित रूप से ऐसी समयावधि के लिए दण्ड प्रदान कर सकता है जिस समय तक वह संस्थान इन विनियमों में निर्धारित प्रावधानों का अनुपालन नहीं करता है. (जे) इन विनियमों के अन्तर्गत आयोग द्वारा उस समय तक कार्रवाई नहीं की जाएगी जब तक कि संस्थान को अपना पक्ष प्रस्तुत करने के लिए प्रदत्त सुअवसर के आधार पर उनकी सुनवाई कर ली गई हो. [विज्ञापन—111/4/असा./53] जसपाल एस. संध्, सचिव, यूजीसी MINISTRY OF HUMAN RESOURCE DEVELOPMENT (University Grants Commission) NOTIFICATION New Delhi, the 2nd May, 2016 University Grants Commission (Prevention, prohibition and redressal of sexual harassment of women employees and students in higher educational institutions) Regulations, 2015 No. F. 91-1/2013(TFGS).—In exercise of the powers conferred by clause (g) of sub-section (1) of section 26 of the University Grants Commission Act, 1956 (3 of 1956), read with sub-section (1) of Section 20 of the said Act, the University Grants Commission hereby makes the following regulations, namely:-Short title, application and commencement.-(1) These regulations may be called the University Grants Commission (Prevention, prohibition and redressal of sexual harassment of women employees and students in higher educational institutions) Regulations, 2015. 1. They shall apply to all higher educational institutions in India. (2) They shall come into force on the date of their publication in the Official Gazette. (3) 2. Definitions .- In these regulations, unless the context otherwise requires, (a) "aggrieved woman" means in relation to work place, a woman of any age whether employed or not, who alleges to have been subjected to any act of sexual harassment by the respondent; (b) 'Act' means the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 (14 of 2013); (c) "campus" means the location or the land on which a Higher Educational Institution and its related institutional facilities like libraries, laboratories, lecture halls, residences, halls, toilets, student centres, hostels, dining halls, stadiums, parking areas, parks-like settings and other amenities like health centres, canteens, Bank counters, etc., are situated and also includes extended campus and covers within its scope places visited as a student of the HEI including transportation provided for the purpose of commuting to and from the institution, the locations outside the institution on field trips, internships, study tours, excursions, short- term placements, places used for camps, cultural festivals, sports meets and such other estimities where a perconic participating in the sometime of an employee or a student of the HEI. activities where a person is participating in the capacity of an employee or a student of the HEI;





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	ommission" means the Univ ants Commission Act, 1956	versity Grants Commission established under section 4 of the U (3 of 1956);	Jniversity
ha	rassment charge, or who are	ersons who have engaged in protected activity such as filing closely associated with an individual who has engaged in protecte ployee or a fellow student or guardian of the offended person;	
tra as	ince, apprentice (or called	s defined in the Act and also includes, for the purposes of these Re d by any other name), interns, volunteers, teacher assistants, or not, including those involved in field studies, projects, short-	research
the	e general administration of	the chief executive authority of the HEI, by whatever name called, the HEI is vested. For public funded institutions the Executive , ority as indicated in Central Civil Services (Classification, Co- ivalent rules;	Authority
co	llege within the meaning of	n" (HEI) means a university within the meaning of clause ( j) of sectors (b) of sub-section (1) of section 12A and an institution deer f the University Grants Commission Act, 1956 (3 of 1956);	
H	El under sub regulation (1) o	ttee" (ICC) means Internal Complaints Committee to be constitut of regulation 4 of these regulations. Any existing body already fu like the Gender Sensitization Committee Against Sexual Ha tituted as the ICC;	inctioning
1C		e the HEI shall ensure that the constitution of such a Body is as rec Provided further that such a Body shall be bound by the provision	
	ws on behalf of oneself or o	reasonable opposition to a practice believed to violate sexual ha others such as participation in sexual harassment proceedings, co n or alleged sexual harassment practices or acting as a with	operating
w	th an internal investigation vestigation by an outside age	ency or in litigation;	
w in		ency or in litigation;	
w in (k) "se	vestigation by an outside age exual harassment" means- "An unwanted conduct wi humiliates or creates a hos actual or threatened adve	ency or in litigation; ith sexual undertones if it occurs or which is persistent and which stile and intimidating environment or is calculated to induce subm erse consequences and includes any one or more or all of the our (whether directly or by implication), namely;-	nission by
w in (k) "se	vestigation by an outside age exual harassment" means- "An unwanted conduct wi humiliates or creates a hos actual or threatened adve unwelcome acts or behavio	ith sexual undertones if it occurs or which is persistent and which stile and intimidating environment or is calculated to induce subm rese consequences and includes any one or more or all of the our (whether directly or by implication), namely;-	nission by
w in (k) "se	vestigation by an outside age exual harassment" means- "An unwanted conduct wi humiliates or creates a hos actual or threatened adve unwelcome acts or behavio	ith sexual undertones if it occurs or which is persistent and which stile and intimidating environment or is calculated to induce subm rsse consequences and includes any one or more or all of the our (whether directly or by implication), namely;- cal, verbal or non verbal conduct of sexual nature;	nission by
w in (k) "se	vestigation by an outside age exual harassment" means- "An unwanted conduct wi humiliates or creates a hor actual or threatened adve unwelcome acts or behavio (a) any unwelcome physic	ith sexual undertones if it occurs or which is persistent and which stile and intimidating environment or is calculated to induce subm rese consequences and includes any one or more or all of the our (whether directly or by implication), namely;- cal, verbal or non verbal conduct of sexual nature; sexual favours;	nission by
w in (k) "se	vestigation by an outside age exual harassment" means- "An unwanted conduct wi humiliates or creates a hos actual or threatened adve unwelcome acts or behavio (a) any unwelcome physic (b) demand or request for	ith sexual undertones if it occurs or which is persistent and which stile and intimidating environment or is calculated to induce subm erse consequences and includes any one or more or all of the our (whether directly or by implication), namely;- cal, verbal or non verbal conduct of sexual nature; sexual favours; ared remarks	nission by
w in (k) "se	<ul> <li>vestigation by an outside age</li> <li>exual harassment" means-</li> <li>"An unwanted conduct wi</li> <li>humiliates or creates a horactual or threatened adve</li> <li>unwelcome acts or behavior</li> <li>(a) any unwelcome physic</li> <li>(b) demand or request for</li> <li>(c) making sexually colou</li> </ul>	ith sexual undertones if it occurs or which is persistent and which stile and intimidating environment or is calculated to induce subm erse consequences and includes any one or more or all of the our (whether directly or by implication), namely;- cal, verbal or non verbal conduct of sexual nature; sexual favours; ured remarks dvances; or	nission by







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12	THE GAZETTE OF INDIA: EXTRAORDINARY [PART III—SEC. 4]
(1)	"student" means a person duly admitted and pursuing a programme of study either through regular mode or distance mode, including short-term training programmes in a HEI; Provided that a student who is in the process of taking admission in HEIs campus, although not yet admitted, shall be treated, for the purposes of these regulations, as a student of that HEI, where any incident of sexual harassment takes place against such student; Provided that a student who is a participant in any of the activities in a HEI other than the HEI where such student is enrolled shall be treated, for the purposes of these regulations, as a student of that HEI where any incident of sexual harassment takes place against such student;
	"third Party Harassment" refers to a situation where sexual harassment occurs as a result of an act or omission by any third party or outsider, who is not an employee or a student of the HEI, but a visitor to the HEI in some other capacity or for some other purpose orreason;
(n)	"victimisation" means any unfavourable treatment meted out to a person with an implicit or explicit intention to obtain sexual favour;
(0)	"workplace" means the campus of a HEI including- (a) Any department, organisation, undertaking, establishment, enterprise, institution, office, branch or unit which is established, owned, controlled or wholly or substantially financed by funds provided directly or indirectly by the appropriate HEIs;
	<ul><li>(b) Any sports institute, stadium, sports complex or competition or games venue, whether residential or not used for training, sports or other activities relating thereof in HEIs;</li></ul>
	<ul> <li>(c) Any place visited by the employee or student arising out of or during the course of employment or study including transportation provided by the Executive Authority for undertaking such journey for study in HEIs."</li> </ul>
3.	Responsibilities of the Higher Educational Institution- (1) Every HEI shall,-
(a)	Wherever required, appropriately subsume the spirit of the above definitions in its policy and regulations on prevention and prohibition of sexual harassment against the employees and the students, and modify its ordinances and rules in consonance with the requirements of the Regulations:
(b)	publicly notify the provisions against sexual harassment and ensuretheir wide dissemination;
(c)	and students, as indicated in the SAKSHAM Report (Measures for Ensuring the Safety of Women and Programmes for Gender Sensitization on Campuses) of the Commission, to sensitize them and ensure knowledge and awareness of the rights, entitlements and responsibilities enshrined in the Act and
(d	in the second second and second and second s
(e	
(f	sexual assault at all levels;
(g	and quid pro quo harassment;
(†	include in its prospectus and display prominently at conspicuous places or Notice Boards the penalty and consequences of sexual harassment and make all sections of the institutional community aware of the information on the mechanism put in place for redressal of complaints pertaining to sexual





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	so on. Any existing bo Committee Against Ser Provided that in the late	ails of members of Internal Complaints Committee, com dy already functioning with the same objective (like the ual Harassment (GSCASH)) should be reconstituted as th ter case the HEI shall ensure that the constitution of such ulations. Provided further that such a Body shall be bound	Gender Sensitization ne ICC: a Body is as required	
(i)	inform employees and harassment;	students of the recourse available to them if they a	re victims of sexual	
j)		tation or training programmes for the members of th occess of settlement or conciliation, etc., with sensitivity;	ne ICC to deal with	
(k)	in a dominant power or	rb all forms of harassment of employees and students wh hierarchical relationship within HEIs or owing to intima nents outside of the geographical limits of the HEI;		
(1)	and initiate all proceedi	those guilty of sexual harassment against its employees ngs as required by law and also put in place mechanisms I prevent sexual harassment on its campus;		
(m)	treat sexual harassment as a misconduct under service rules and initiate action for misconduct if the perpetrator is an employee;			
(n)	treat sexual harassment expulsion) if the perpet	nt as a violation of the disciplinary rules (leading u rator is a student;	p to rustication and	
(0)		h the provisions of these regulations, including appointn m the date of publication of these regulations;	nent of ICC, within a	
(p)	monitor the timely sub-	nission of reports by the ICC;		
q)	prepare an annual statu the same to the Commi	s report with details on the number of cases filed and thei ssion.	ir disposal and submit	
	on have to be updated an	—(1) The rules, regulations or any such other instrumen d revised from time-to-time, as court judgments and oth nework within which the Act is to be implemented.		
	recommendations of th must be given to the fu	Authority of the HEIs must mandatorily extend full su e ICC are implemented in a timely manner. All possible inctioning of the ICC, including office and building infra leo, equipment, etc.), staff (typists, counselling and legal financial resources.	institutional resources astructure (computers,	
	complain. Vulnerabilit	ups are particularly prone to harassment and also find y can be socially compounded by region, class, casts by being differently abled. Enabling committees must ial needs.	e, sexual orientation,	
		students and doctoral candidates are particularly vulne es for ethics for Research Supervision are put in place.	erable the HEIs must	
	(5) All HEIs must	conduct a regular and half yearly review of the efficacy a	nd implementation of	

their anti-sexual harassment policy.



I/c Principal Dr. Umeshchandra Yadav



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THE GAZETTE OF INDIA : EXTRAORDINARY [PART III-SEC. 4] 14 All Academic Staff Colleges (now known asHuman Resource Development Centres (HRDCs) and Regional Centres for Capacity Building (RCCBs) must incorporate sessions on gender in their orientation and refresher courses. This should be across disciplines, and preferably mainstreamed using the UGC SAKSHAM Report which provides indicative modules in this regard. Orientation courses for administrators conducted in HEIs must have a module on gender (7)sensitization and sexual harassment issues. Regular workshops are to be conducted for all sections of the HEI community Counselling services must be institutionalised in all HEIs and must have well trained full-time (8) counsellors. Many HEIs having large campuses have a deficit in lighting and are experienced as unsafe (9) places by the institutional community. Adequate lighting is a necessary aspect of infrastructure and maintenance Adequate and well trained security including a good proportion or balance of women security (10)staff is necessary. Security staff must receive gender sensitization training as a part of conditions of appointment. HEIs must ensure reliable public transport, especially within large campuses between (11)(11) FIEIS must cleare remain public transport, especially winnin targe campus a bottlead different sections of the HEI, hostels, libraries, laboratories and main buildings, and especially those that do not have good access for day scholars. Lack of safety as well as harassment is exacerbated when employees and students cannot depend on safe public transport. Reliable transport may be considered by HEIs to enable employees and students to work late in libraries, laboratories and to attend programmes in the evenings. Residential HEIs should accord priority to construction of women's hostels. For the growing population of young women wishing to access higher education, hostel accommodation is desirable in both urban and rural areas and at all levels of higher education which provides a modicum of protection from harassment of all kinds. Concern for the safety of women students must not be cited to impose discriminatory rules for (13)(13) Concern for the sately of wohen students that the students. Campus safety policies should not result in women in the hostels as compared to male students. Campus safety policies should not result in securitization, such as over monitoring or policing or curtailing the freedom of movement, especially for women employees and students. Adequate health facilities are equally mandatory for all HEIs. In the case of women this must (14)include gender sensitive doctors and nurses, as well as the services of a gynaecologist. (15) The Women's Development Cells in colleges shall be revived and funded to be able to carry out the range of activities required for gender sensitizationand remain autonomous of the functioning of anti sexual barassment committees and ICCs. At the same time they shall extend their activities to include gender sensitization programmes in consultation with ICCs and help to disseminate anti-sexual harassment policies on campuses on a regular basis. The 'cultural' space and the 'formal readenic space' need to callaborate to render these workshops innovative enseming and nonacademic space' need to collaborate to render these workshops innovative, engaging and nonmechanical. Hostel Wardens, Provosts, Principals, Vice Chancellors, Legal Officers and other (16)functionaries must be brought within the domain of accountability through amendments in the rules or Ordinances where necessary. Grievance redressal mechanism .- (1) Every Executive Authority shall constitute an Internal Complaints Committee (ICC) with an inbuilt mechanism for gender sensitization against sexual harassment. The ICC shall have the following composition:-



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आग 1	াদ্ব্র্যন্ত	<ol> <li>भारत का राजपत्र : असाधारण</li> <li>15</li> </ol>
	a	Presiding Officer who shall be a woman faculty member employed at a senior level (not below Professor in case of a university, and not below an Associate Professor or Reader in case of a ollege) at the educational institution, nominated by the Executive Authority;
	b	rovided that in case a senior level woman employee is not available, the Presiding Officer shall e nominated from other offices or administrative units of the workplace referred to in sub-section (o);
	a	rovided further that in case the other offices or administrative units of the workplace do not have senior level woman employee, the Presiding Officer shall be nominated from any other workplace of the same employer or other department or organization;"
	V	wo faculty members and two non-teaching employees, preferably committed to the cause of somen or who have had experience in social work or have legal knowledge, nominated by the executive Authority;
	n	Three students, if the matter involves students, who shall be enrolled at the undergraduate, naster's, and research scholar levels respectively, elected through transparent democratic rocedure;
	0	ne member from amongst non-government organisations or associations committed to the cause f women or a person familiar with the issues relating to sexual harassment, nominated by the executive Authority.
2)	At le	ast one-half of the total members of the ICC shall be women.
3)	Recto	ons in senior administrative positions in the HEI, such as Vice- Chancellor, Pro Vice-Chancellors, ors, Registrar, Deans, Heads of Departments, etc., shall not be members of ICCs in order to re autonomy of their functioning.
4)		term of office of the members of the ICC shall be for a period of three years. HEIs may also oy a system whereby one -third of the members of the ICC may change every year.
5)	paid :	Member appointed form amongst the non-governmental organizations or associations shall be such fees or allowances for holding the proceedings of the Internal Committee, by the Executive ority as may be prescribed.
6)	Where	the Presiding Officer or any member of the Internal Committee:
	(a) (b) (c)	contravenes the provisions of section 16 of the Act; or has been convicted for an offence or an inquiry into an offence under any law for the time being in force is pending against him; or he has been found guilty in any disciplinary proceedings or a disciplinary proceeding is
	(d)	pending against him; or has so abused his position as to render his continuance in office prejudicial to the public
	(1)	interest,
	vacar	Presiding Officer or Member, as the case may be, shall be removed from the Committee and the ney so created or any casual vacancy shall be filled by fresh nomination in accordance with the isions of this section."
i. Kalti	Resp	onsibilities of Internal Complaints Committee (ICC) - The Internal Complaints Committee
hall: a)	provi	ide assistance if an employee or a student chooses to file a complaint with the police;





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b)	provide mechanisms of dispute redressal and dialogue to anticipate and address issues through just and fair conciliation without undermining complainant's rights, and minimize the need for purely punitive approaches that lead to further resentment, alienation or violence;	
c)	protect the safety of the complainant by not divulging the person's identity, and provide the mandatory relief by way of sanctioned leave or relaxation of attendance requirement or transfer to another department or supervisor as required during the pendency of the complaint, or also provide for the transfer of the offender:	
d)	ensure that victims or witnesses are not victimised or discriminated against while dealing with complaints of sexual harassment; and	
c)	ensure prohibition of retailation or adverse action against a covered individual because the employee or the student is engaged in protected activity.	
compla	The process for making complaint and conducting Inquiry – The ICC shall comply with the ure prescribed in these Regulations and the Act, for making a complaint and inquiring into the int in a time bound manner. The HEI shall provide all necessary facilities to the ICC to conduct the expeditiously and with required privacy	
	Process of making complaint of sexual harassment - An aggrieved person is required to submit a complaint to the ICC within three months from the date of the incident and in case of a series of its within a period of three months from the date of the last incident.	
	ed that where such complaint cannot be made in writing, the Presiding Officer or any Member of the d Committee shall render all reasonable assistance to the person for making the complaint in writing:	
exceed filing a	ed further that the ICC may, for the reasons to be accorded in the writing, extend the time limit not ling three months, if it is satisfied that the circumstances were such which prevented the person from a complaint within the said period."	
compla	s, relatives, Colleagues, Co-students, Psychologist, or any other associate of the victim may file the aint in situations where the aggrieved person is unable to make a complaint on account of physical or in capacity or death. <b>Process of conducting Inquiry</b> - (1) The ICC shall, upon receipt of the complaint, send one copy of	
the cor (2)	mplaint to the respondent within a period of seven days of such receipt. Upon receipt of the copy of the complaint, the respondent shall file his or her reply to the complaint with the list of documents, and names and addresses of witnesses within a period of ten days.	
inquir	The inquiry has to be completed within a period of ninety days from the receipt of the complaint. The y report, with recommendations, if any, has to be submitted within ten days from the completion of the y to the Executive Authority of the HEI. Copy of the findings or recommendations shall also be served h parties to the complaint.	
	The Executive Authority of the HEI shall act on the recommendations of the committee within a of thirty days from the receipt of the inquiry report, unless an appeal against the findings is filed within me by either party.	
(5) Execu	An appeal against the findings or /recommendations of the ICC may be filed by either party before the tive Authority of the HEI within a period of thirty days from the date of the recommendations.	
on the	If the Executive Authority of the HEI decides not to act as per the recommendations of the ICC, then I record written reasons for the same to be conveyed to ICC and both the parties to the proceedings. If e other hand it is decided to act as per the recommendations of the ICC, then a show cause notice, trable within ten days, shall be served on the party against whom action is decided to be taken. The tive Authority of the HEI shall proceed only after considering the reply or hearing the aggrieved person.	
Execu		



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		be, once it is sought. The resolution of possible, is preferred to purely punitive i		the aggrieved party
(8) or k		he identities of the aggrieved party or vio the public domain especially during the p		l not be made public
9.	Int	erim redressal-The HEI may,		
(a)	trans invo	fer the complainant or the respondent lved in contact or interaction, if such a rea	to another section or department to commendation is made by the ICC;	minimise the risks
(b)	gran	l leave to the aggrieved with full protection	on of status and benefits for a period up	to three months;
(c)		restrain the respondent from reporting on or evaluating the work or performance or tests or examinations of the complainant;		
(d)		ensure that offenders are warned to keep a distance from the aggrieved, and wherever necessary, if there is a definite threat, restrain their entry into the campus;		
(e)		strict measures to provide a conducive ist retaliation and victimisation as a conse		
		shment and compensation- (1) Anyon where with the service rules of the HEI, if the		shall be punished in
(2)	Whe	re the respondent is a student, depending	upon the severity of the offence, the HI	EI may,-
	(a)	withhold privileges of the student sur transportation, scholarships, allowances		, halls of residence,
	(b)	suspend or restrict entry into the campu	s for a specific period;	
	(c)	expel and strike off name from the rol offence so warrants;	ls of the institution, including denial o	of readmission, if the
	(d)	award reformative punishments like n services.	nandatory counselling and, or, perform	nance of community
(3)	pay	aggrieved person is entitled to the pay ment of the compensation recommended I be recovered from the offender. The cor	by the ICC and accepted by the Execut	tive Authority, which
	(a)	mental trauma, pain, suffering and distr	ess caused to the aggrieved person;	
	(b)	the loss of career opportunity due to the	incident of sexual harassment;	
	(c)	the medical expenses incurred by the vi	ctim for physical, psychiatric treatment	÷
	(d) (e)	the income and status of the alleged per the feasibility of such payment in lump		
hav mal pro	stude e to b icious vided	ection against frivolous complaint.—To ints from sexual harassment do not get e made and publicised within all HEIs, or the complaint was made knowing it during the inquiry, the complainant shi iss (1) of regulations 10, if the complaina	misused, provisions against false or r If the ICC concludes that the allegation to be untrue, or forged or misleading in all be liable to be punished as per th	malicious complaints ons made were false, information has been e provisions of sub-





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com <sub>[</sub> part	at regulation, if the complainant happens to be a student. However, the mere inability to substantiate a plaint or provide adequate proof will not attract attention against the complainant. Malicious intent on the of the complainant shall not be established without an inquiry, in accordance with the procedure cribed, conducted before any action is recommended.	
proh	Consequences of non-compliance.—(1) The Commission shall, in respect of any institution that will contravenes or repeatedly fails to comply with the obligations and duties laid out for the prevention, ibition and redressal of sexual harassment of employees and students, take one or more of the following ms after providing due notice: -	
(a)	withdrawal of declaration of fitness to receive grants under section 12B of the University Grants Commission Act, 1956.	
(b)	removing the name of the university or college from the list maintained by the Commission under clause (f) of section 2 of said Act, 1956;	
(c)	withholding any grant allocated to the institution;	
(d)	declaring the institution ineligible for consideration for any assistance under any of the general or special assistance programmes of the Commission;	
(e)	informing the general public, including potential candidates for employment or admission, through a notice displayed prominently in the newspapers or other suitable media and posted on the website of the Commission, declaring that the institution does not provide for a zero tolerance policy against sexual harassment;	
(f)	recommending the affiliating university for withdrawal of affiliation, in case of a college:	
(g)	recommending the Central Government for withdrawal of declaration as an institution deemed to be university, in case of an institution deemed to be university;	
(h)	recommending the appropriate State Government for withdrawal of status as university in case of a university established or incorporated under a State Act.	
(i)	taking such other action within its powers as it may deem fit and impose such other penalties as may be provided in the University Grants Commission Act, 1956 for such duration of time till the institution complies with the provisions of these regulations.	
(2)	No action shall be taken by the Commission under these regulations unless the Institution has been given an opportunity to explain its position and an opportunity of being heard has been provided to it.	
	[AdvtIII/4/Exty./53]	
	JASPAL S. SANDHU, Secy. UGC	
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