- (घ) इतिकट् के किसी भी खागान्य अथवा विशेष सहावता कार्टक्रम के अन्तर्गत किसी भी सहावता को प्राप्त करने हेतु विचार किए जाने के लिए संस्थान को अयोग्य योगित करना ;
- (व) उपयुक्त मीडिता में प्रमुखता से प्रदर्शित कर और परिषद् की वेबलावृट पर पौस्ट कर संमादित अध्वर्तियों सहित जनसभारण को सूचित करना, सक्षा इस प्रवत पोषणा करना की संस्थान में विकायतों के निवारण के लिए स्पृतकम नामक गौजूद गर्ति हैं ;
- (व) दिखाविद्यालय से सम्बद्धता प्राप्त संस्थान अथवा डीटीई से संबद्धता प्राप्त संस्थान के मागले में, संबद्धता को थायल केने के लिए संबद्ध विद्यविद्यालय संस्थान अथवा डीटीई सम्बद्धता संस्थान को शिकारिक करना ;
- (a) गैर-अनुपालता के लिए संस्थान के दिख्य ऐसी अन्य कार्रवाई करना जो आयरथक और जीवत समझी जाए.

बरातें कि, इन विनियमों के तहत परिषद हात कोई कार्रवाई नहीं की जाएगी, जब तक कि संस्थान को अपनी निधान स्वष्ट करने के लिए कुनलर नहीं दिया गया हो और जले मुने जाने का अवस्त प्रदान नहीं किया गया है।

> प्रो० राजीय कुगान, सदस्य-संपिव [ विकायन-111/4/असा./29//19]

### ALL INDIA COUNCIL FOR TECHNICAL EDUCATION (REDRESSAL OF GRIEVANCE OF STUDENTS) REGULATIONS, 2019

#### NOTIFICATION

New Delhi, the 7th November, 2019

P.No. 1-101/PGRC/AICTE/Regulation/2019,—In exercise of the power conferred under clause (1) of Section 23 of the All India Council for Technical Education, Act, 1987 (52 of 1987), and in supersession of the All India Council for Technical Education (Establishment of Mechanism for Grievance Redressath Regulation 2012 dated 25th May, 2012, the All India Council for Technical Education makes the following Regulations, namely:

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

- These Regulations shall be called as the All India Council for Technical Education (Redrestal of Orievance of Students) Regulations, 2019.
- They shall apply to all Technical Institutions recognized or approved by the All India Council for Technical Education as per Section 10(k) of the All India Council for Technical Education Act, 1987.
- They shall come into force from the date of their publication in the Official Gazette.

#### 2. OBJECTIVE:

To provide opportunities for redressal of certain grievances of students already enrolled in any institution, as well as those seeking admission to such institutions, and a mechanism thereto.

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

- fal. "Act" means the All India Council for Technical Education Act, 1987;
- (b) "Chuscil" menus the All India Council for Technical Education;
- (c) "UGC" means University Grants Chambissions.
- (d) "Technical Education" means programs of education as defined under section 2(g) of the All India Council for Technical Education. Act, 1987;
- (6) "Technical Institution" means an Institution as defined under section 2(h) of the All India Council for Technical Education, Act, 1987;
- (f) "University" means a university established or incorporated by dr under a Central Act or State Act and includes an institution deemed to be university declared as such under section 3 of the UGC Act. 1956.
- (g) "Aggrieved student" means a student, who has any complaint in the matters relating to or connected with the grievances defined under these Regulations.
- (b) "Declared admission policy" means such policy, including the process there order. for admission to a course or program of study as may be offered by the institution by publication in the prospectus of the institution:

- "Grievance" means and includes, complaint(s) made by an aggrieved student(s) in respect of the following nameds:
  - admission contrary to merit determined in accordance with the declared admission policy of the institution;
  - its egularity in the process under the declared admission policy of the institution;
  - iii: refusal to admit in accordance with the declared admission policy of the institution;
  - non-publication of prospectors by the institution, in accordance with the provisions of diese Regulations;
  - publication by the institution of any information in the prospectus, which is false or misleuding, and not based on facts;
  - vi. withholding of, or refusal to return, any document in the form of certificates of degree, diploma or any other award or other document deposited by a student for the purpose of seeking admission in such institution, with a view to induct or compel such student to pay any fee or fees in respect of any course or program of study which such student toos not intend to pursue;
  - viii. demand of money in exects of that specified to be charged in the declared admission policies are institution;
  - violation, by the institution, of any law for the time being in force in regard to reservation of seats in admission to different category of students;
  - ix. non-payment or delay in payment of scholarships or financial aid admissible to any student under the declared admission policy of such institution, or under the conditions, if any, prescribed by the Council.
  - a. delay by the testitution in the conduct of examinations, or declaration of results, beyond the schedule specified in the academic calendar of the institution, or in such calendar prescribed by the Council:
  - xi. failure by the institution to provide student amenities as set out in the prospectus, or is required to be extended by the institution under any provisions of law for the time being in force;
  - xii. non-transparent or unfair practices adopted by the Institution for the evaluation of students;
  - wiii. delay in, or denial of, the refund of fees due to a student who withdraws admission within the time mentioned in the prospectus, or as may be notified by the Council:
  - viv. complaints of alleged discrimination of students from Scheduled Castes, Scheduled Tribes, Other
     Backward Classes, Women, Minority or persons with disabilities categories;
  - xv. denial of quality education as promised at the time of admission or required to be provided, and
  - xvi. harassment or victimization of a student, other than cases of harassment, which are so be proceeded against under the penal provisions of any law for the time being in force.
- (j) "Student Grievance Redressal Committee" means a Committee constituted under these Regulations;
- (k) "Ombudiperson" meansthe Ombudiperson appointed under these Regulations;
- (1) "Prospectus" means and includes any publication, whether in print or otherwise, issued for providing fair and transparent information, relating to an institution, to the general public (including to those seeking admission in such institution) by such institution or any authority or person authorized by such institution to do so;
- (m) "Region" means a geographical territory, comprising of States, so determined, for the purpose of fucilitating enforcement of these Regulations; namely, Central Region comprising Madhya Pradesh, Gujarat and Chhottisgarh; Eastern Region comprising Andaman and Nicobur, Sikkins, Orissa, Jharkhand, Astan, Manipus, Nagaland, Mizoram, Tripura, Meghalaya, Artumchil' Prudesh. West Bengal: Northern Region comprising Bihar. Ditar Pradesh, Uganikhand; North West Region comprising Chandigath, Haryana. Jaminu and Kishmir, Ladash. Delhi, Punjeb, Rajasthan, Himachal Prudesh, Southern Region comprising Tamil Nudu, Pudacherry: South Central Region comprising Andhra Pradesh, Telengahn; South Western Region comprising Kortastaka, Lakshadweep, Kentha; and Western Region comprising Gou, Maltarashma, Daman and Diu, Dadra and Nigar Bayeli.

- (n) "State" means a State specified in the First Schedule to the Constitution of India and includes a Union territory;
- (e) "Student "means a person enrolled, or seeking admission to be enrolled, in any institution to which these Regulations apply;

# 4. MANDATORY PUBLICATION OF PROSPECTUS, ITS CONTENT'S AND PRICING:

- (1) Every institution, shall publish and/or upload on its website, before expiry of at least sixty days prior to the date of the commeacement of the admission to any of its courses or programs of study, a prospective 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;
  - the number of sents 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;
  - 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;
  - each component of the fee, deposits and other charges payable by the students admitted to such institution for pursoing a course or program of study, and the other terms and conditions of such payment;
  - f. rules/regulations for imposition and obligation of any lines specified heads or categories, minimum and maximum fine;
  - g. the percentage of furtion 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;
  - details of the seaching foresty, including their educational qualifications, along with their type of appointment (Regular/visiting/guest) and seaching experience of every member thereof;
- 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 is to be imported
  to the students and in purificular the amenities accessible by students on being industried to the
  institution;
- j. all relevant instructions in regard to maintaining the discipline by students within or outside the compas of the institution, and in particular such discipline relating to the prohibition of ragging of any student or students and the consequences thereof and for violating the provisions of any Regulation in this behalf made by the relevant statutory regulatory nutbority; and
- any other information as may be specified by the Concil:

Provided that an institution shall publish/upload information referred to in items (a) to (k) of this regulation, on its website, and the mention 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.

(2) Every institution shall fix the price of each primed copy of the prospectus, being not more than the reasonable cost of its publication and distribution and no profit be made out of the publication, distribution or sale of prospectus.

### 5. STUDENT GRIEVANCE REDRESSAL COMMITTEE (SGRC):

- A complaint from an aggrieved student vehiting to the institution shall be addressed to the Champangel Student Grievance Redressal Committee (SGRC).
- (ii) Every AICTE approved institution shall constitute Student Grievance Redressal Committee (SGRC) with the following composition, namely:

- a. Principal of the College- Chairperson;
- by Three senior members of the teaching faculty to be nominated by the Principal as Members and out of three one member shall be female and other from SC/SW/OBC curegory,
- e. A representative from among students of the College to be nominated by the Principal based on academic merit/excellence in sports/performance in co-curricular activities. Special livitee.
- The term of the members and the special invitee shall be of two years (iii)
- The quarum for the meeting including the Chairperton, but excluding the special invites, shall be these (iv)
- In considering the grievances before it, the SGRC shall follow principles of natural justice, (4)
- The SGRC shall send us report with recommendations, if any, to the concerned intillusion and a copy thereof to the aggrieved student, within a period of 15 days from the date of receipt of the bourplaint. (vi)
- Any student aggriceed by the decision of the Student Grievance Redressal Committee may profer an appeal to the Ombudsperson, within a period of lifteen days from the date of receipt of such decision. (vii)

# APPOINTMENT, TENURE, REMOVAL AND CONDITIONS OF SERVICES OF OMBUDSPERSON:

- Each of fillinging University, Technical University, Private University, Decimed to be University shall appoint Ombudsperson for redressal of grievances of students under the UGC (Redress of Grievances of Suidents) Regulations, 2019.
- There shall be one or more part-time functionaries designated as Ombudsperson to hear, and decide on. (11) appents preferred against the decisions of the SOROs,
- For institutions which are offering diplonus level course(s) and are affiliated to Board of Technical Education(BTE), the concerned Directorate of Technical Education (DTE) shall appoint an (iii) Ombudsperson for redressal of grievances of students.
- For Institution which are not affiliated to any University and offering Diploma, Post Diploma. Post Graduate Certificate, Post Graduate Diploma Course(s) in Management. Computer Applications & (iv) Travel and Tourism, the Council shall appoint an Ombudsperson for redressaring provinces of students.
- The Ombodspersus shall be a Retired District Judge or a retired. Vice Chancellor or Professor Late. has worked as DeportHOD and 10 years' experience as Professor at State/Control Universities/Institution of entinence).
- The Quibudsperson shall not, at the time of appointment, during one year before appointment, or in the course of his senure as Ombudsperson, be in a conflict of interest with the Institution where his/her (vi) personal relationship, professional affiliation or financial interest psty compromise or reasonably appear to compromise, the independence of judgement toward the Institution.
- The Ombodsperson shall be appointed for a period of three years or until he or she attains the age of 70 years, whichever is earlier, from the date of assuming office, and shall be eligible for reappointment for (851) another one term for the same State or region, as the cast may be
- For conducting the hearings, the Ornbuckperson shall be paid a sitting fee, per diam, in accordance with the norms fixed by the Council, and shall, in addition, be eligible for reimbursement of the expenditure (viii) incurred on conveyance.
- The State Government, in the case of an Ombudspecson of a State, and the Council (for Council appointed Ombudsperson), may remove the Ombudsperson from office, on charges of proven (ix) reisconduct or misbehaviour as defined under these Regulations.
- No order of removal of Ombedisperson shall be made except after an inquiry made in this regard by a person not below the rank of judge of the High Court in which a reasonable opportunity of being being (x) is given to the Ombudsperson.

### FUNCTIONS OF OMBUDSPERSON:

The Ombucksperson shall hear appeals from an aggricved student(s), only after the student has availed all other remedies provided under these Regulations.

- iii. While issues of malpractices in the conduct of examination or in the process of evaluation may be referred to the Ombodyperson, no appeal or application for revaluation or re-totalling of answer sheets from an examination, shall be entertained by the Ombodyperson unless specific irregularity staterially affecting the outcome of specific instance of discrimination is indicated.
- The Ombodsperson may writh assistance of any person, as unicus 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 aggrieved students).

# 8. PROCEDURE FOR REDRESSAL OF GRIEVANCES BY OMBUDSPERSONS AND STUDENT GRIEVANCE REDRESSAL COMMITTEES:

- (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 may submit an application socking redressal of grievance.
- (ii) On receipt of an oaline complaint, the institution shall refer the complaint to the appropriate Student Grievande Redressal Committee, along with its comments within 15 days of receipt of complaint on the online portal.
- (iii) The Student 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 student.
- (iv) An aggrieved person may appear either in person or authorize a representative to present his/her case.
- (v) Grievances not resulved by the Student Grievance Redressal Committee shall be referred to the Ombudsperson, within the time period provided in those Regulations.
- (vi) Institutions shall extend co-operation to the Ombudsperson or the Student Grievance Redressal Committee, in early redressal of grievances; and failure to do so may be reported by the Ombudsperson to the Council, which shall take action in accordance with the provisions of these Regulations.
- (vii) The Ombuckperson shall, ofter giving remonable opportunities of being heard to both parties, on the conclusion of proceedings, pass such order, with reasons therefore as may be deemed in to redress the gridwance and provide such relief as may be appropriate to the aggrieved student.
- (viti) The institution as well as the aggrieved student, shall be provided with copies of the order under the signature of the Ombudsperson, and the institution shall place it for general information on its website.
- (ix) The institution shall comply with the recommendations of the Ombuckperson; and the Ombuckperson shall report to the Council any failure on the part of the institution to comply with the recommendations:
- (x) The Ombodsperson may recommend appropriate action against the complainant, where a complaint is found to be false or frivolous.

#### INFORMATION REGARDING OMBUDSPERSONS AND STUDENT GRIEVANCE REDRESSAL COMMITTEES:

An institution shall furnish, prominently, on its website and in its prospectus, all relevant information in respect of the Students Grievance Redressal Committee(s) coming in its purview, and the Ombudsperson for the purpose of appeals.

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

The Council shall in respect of any Technical institution, which wilfully contravenes or repeatedly finite to comply with the recommendation of the Ombudaperson or the Student Grievance Redressal Committee, as the case may be, proceed to take one or more of the Following actions, namely:

- (a) withdrawal of approval granted to the Technical Institution.
- (b) withdrawal of declaration of finess or ebuildement to regelve grants or financial assistance from the Council;
- (c) withholding any grant allocated in the Technical Institution;

- (d) ... declaring the institution ineligible for consideration for any assistance under any of the general or special assistance programs of the Council;
- (e) Informing the general public, including potential candidates for admission, through a notice of physics prominently in Suitable media and posted on the website of Council, declaring that the institution does not possess the minimum standards for redressal of grievances:
- recommend to the offiliating University for withdrawal of affiliation, in case of a University affiliated institution or DTE offiliated institution;
- (g) such other action as may be deemed necessary and appropriate against an institution for noncompliance;

Provided that no action shall be taken by the Council 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.

Prof. RAJIVE KUMAR, Member Secy [ADVT:-III/4/Exty/297/19]