SHREE BHAUSAHEB HIRE GOVERNMENT COLLEGE, DHULE

ANTI - RAGGING

INSTRUCTION BOOKLET

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MEDICAL COUNCIL OF INDIA

NOTIFICATION

New Delhi, the 3rd August, 2009

No. MCI-34(1)/2008-Med./23453. In exercise of the powers conferred by Section 33 of the Indian Medical Council Act, 1956 (102 of 1956) the Medical Council of India with the previous sanction of the Central Government hereby makes the following Regulations, namely:

1. Short title, commencement and applicability

(i) These Regulations may be called the Medical Council of India (Prevention and Prohibition of Ragging in Medical Colleges/Institutions) Regulations, 2009.

(ii) They shall come into force on the date of their publication in the Official Gazette.

2. Objective:

To root out ragging in all its forms from medical colleges/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 applicable law in force.

3. Definitions: For the purposes of these Regulations:

3.1 "Medical College" means an institution, whether known as such or by any other name, which provides for a programme, beyond 12 years of schooling, for obtaining recognized MBBS qualification from a university and which, in accordance with the rules and regulations of such university, is recognized as competent to provide for such programmes of study and present students undergoing such programmes of study for the examination for the award of recognized MBBS/PG Degree/Diploma qualifications.

3.2 "Head of the institution" means the Dean/Principal/Director of the concerned medical college/institution.

3.3 "Ragging" includes the following:

Any conduct whether by words spoken or written or by an act which has the effect of harassing, 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 of 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.

3.4 MCI means MCI constituted in terms of Section 3 of Indian Medical Council Act, 1956.
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 even unnatural offences;
- Extortion;
- Criminal trespass;
- Offences against property;
- Criminal intimidation;
- 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:

5.1 The Medical College/Institution / University shall strictly observe the provisions of the Act of the Central Government and the State Governments, if any, or if enacted and / or for the time being in force, considering ragging as a cognizable offence under the law at 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 Medical College/Institution / University 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 Medical College/Institution / University shall take strict action against those found guilty of ragging and/or 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 / prohibited in the Medical College/Institution and anyone found guilty of ragging and/or abetting ragging is liable to be punished appropriately.

6.1.2 The brochure of Admission/instruction booklet for candidates shall print in block letters these Regulations in full (including Annexures).
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.

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.

A database shall be created out of affidavits affirmed by each student and his/her parents/guardians stored electronically, and shall contain the details of each student. The database shall also function as a record of ragging complaints received.

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 Warders, 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,
2. Lessons, welcome parties shall be organized in each department by the senior students and the faculty together soon after admissions, preferably, within the first four weeks of the beginning of the academic session for proper orientation to new students and where the talents of the teachers are brought out properly in the presence of the students, thus helping them to shed their inferiority complex, if any, and remove their inhibitions.

3. The Medical College/Institution/University shall enhance the student-faculty interaction by involving the students in all matters of the institution, except those relating to the actual process of evaluation and of faculty appointments, so that the students shall feel that they are responsible partners in managing the affairs of the institution and consequently the credit due to the institution for good work/ performance is due to them as well.

7. Regulatory Measures

The inspecting/visiting committees of MCI shall cross verify that the medical college/institution has strictly complied with the anti ragging measures and has a blemishless record in terms of there being no incident of ragging during the impending period (i.e. from earlier inspection) or otherwise.

8. Awardable Punishments

At the Medical College/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 Suspension from attending classes and academic privileges.
8.2 Withholding/withdrawing scholarship/fellowship and other benefits.
8.3 Debarring from appearing in any test/examination or other evaluation Process.
8.4 Withholding results.
8.5 Debarring from representing the institution in any regional, national or international meet, tournament, youth festival, etc.
8.6 Suspension/expulsion from the hostel.
8.7 Cancellation of admission.
8.8 Rustication from the institution for period ranging from 1 to 4 semesters.
8.9 Expulsion from the institution and consequent debarring from admission to any other institution for a specific period.
8.10 Fine of Rs. 25,000/- and Rs. 1 lakh.
8.11 Collective punishment: When the persons committing or abetting the crime of ragging are not identified, the institution shall resort to collective punishment.

8.2 Penal consequences for the heads of the institutions/administration of the institution who do not take timely steps in the prevention of ragging and punishing those who rag.

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 or whose
denial or delay of such lead to the incident. The authority designated to
appoint the Head shall in its turn take prompt and appropriate action
against the Head.

In addition to penal consequences, departmental enquiries be initiated
against such heads, institutions / members of the administration / faculty
members / non-teaching staff, who display an apathetic or insensitive
attitude towards complaints of ragging.

8.3 At the MCI level

8.3.1 Impose an exemplary fine of Rs. 1 lakh for each incident of ragging
payable by erring medical college/institution to such authority as may be
designated by the appropriate Govt., as the case may be.

8.3.2 Declare the erring Medical College/Institution/University as not having
the minimum academic standards and warning the potential candidates
for admission at such institution through public notice and posing on the
MCI website.

8.3.3 Declare the erring Medical College/Institution/University to be ineligible
for preferring any application u/s 10A of the Indian Medical Council Act,
1956 for a minimum period of one year, extendable by such quantum by
the Council as would be commensurate with the wrong.

{Lt. Col. (Retd.) Dr. A.R.N. Setalvad}
SECRETARY