સંક્લન :- (1) F.NO.59-6/2012(CU)

પરિપત્ર:
આપી યુનિવર્સિટી સંચાલન તમામ કોલેજોના આયુષ્યીઓ/સંવાદક્ષીઓને જનાવવામાં છે, સંક્લન-9 માં શાળામાં યુ.જી.શી. ની પરામર્શ સાહિત્ય સમાચાર છે. જેનો અન્યાય કરી યોગ્ય અભિયાન કરવા સુધીમાં છે.

ભારતીય યુનિવર્સિટી નરસિંહ મહિતા
ગોવામંત પોલીટેક્નિક કોલેજ,
બિલાસ રોડ, ભારતા.
ખુનાગઢ, ગુજરાત.
ફલ. (મો.) : 0285-2804003 / ફેકલ : 0285-2804004

બિદાયા:
સંક્લન :- (1) F.NO.59-6/2012(CU)

ન.શેડ્યોને આસમણનેબું/આસમણીઓને/સૌદી સૌદી/સૌદીસૌદી/સૌદીસૌદી/05/2015

ભારતીય યુનિવર્સિટી નરસિંહ મહિતા
ગોવામંત પોલીટેક્નિક કોલેજ,
બિલાસ રોડ, ભારતા.
ખુનાગઢ, ગુજરાત.
ફલ. (મો.) 13/03/2015

પ્રત્યે,
(1) યુનિવર્સિટી સંચાલન સર્વ કોલેજોના આયુષ્યીઓ
(2) યુનિવર્સિટી સંચાલન સર્વ માન્ય સંવાદક્ષીઓ

નક્ષત્ર રીતે:
1. માન કુપાતિશ્રી/કુપાતિશ્રી ના અંગેત સાહિત્ય તરક...
2. પરિવાર બિલાસ
3. જોડા/પી.જી. બિલાસ
4. કોમ્પ્યુટર સેટર (વેબસાઇટ પર પ્રકાશ કરવા જરૂરી સાહ..)

એક વિજ્ઞાનીતમ વ્યક્તિ છે.
F.No.59-6/2012 (CU)

The Registrar
All Central Universities (40)

Subject: Implementation of Reservation Policy in admission and appointment.

Sir,

In continuation to this office letter No.F.21-2/2015 (CU) dated 23.03.2016 (copy enclosed) regarding the policy of reservation in admissions and appointments, I am directed to inform you to implement the reservation policy in admissions and appointments as under :-

(i) University may follow the reservation policy in admissions in all courses as per provisions contained in the Central Educational Institutions (Reservation in Admission) Act, 2006 (Gazette notification dated 04.01.2007) and as amended in 2012 (Gazette notification dated 20.06.2012). A copy of each of the CEI Act 2006 and Amendment Act, 2012 is enclosed for ready reference.

(ii) For reservation policy in appointments of Non-Teaching staff, university may follow the quantum of reservation in Group ‘C’ and erstwhile Group ‘D’ posts as per instructions issued by DoPT Order No.36011/6/2010-Estt.(Res.) dated 25th June, 2010 (copy enclosed). For reservation in Group ‘A’ and Group ‘B’ posts, the reservation for SC is 15%, for ST is 7.5% and for OBC, reservation in direct recruitment is 27%.

(iii) In teaching positions, reservation for SC is 15% and for ST is 7.5% at all three levels i.e. Professor, Associate Professor and Assistant Professor. However, 27% OBC reservation in teaching positions is applicable at the level of Assistant Professor only.

Yours faithfully,

Encl: As above

Copy to:
(ii) PO (Website)
F.No.21-2/2015 (CU)

The Registrar
All Central Universities and
Principal, UCMS.

Subject: Revised Budget Estimates for 2015-2016 under Non-Plan of Central Universities – regarding point wise reservation roster.

Sir,

This is in reference to the discussion on Revised Budget Estimates for 2015-2016 held on 1st March, 2016 to 3rd March, 2016 in the UGC office. In this regard, I am directed to inform you that it has been observed that some of the Central Universities has not maintained the point wise reservation roster. Therefore, it is to inform you to frame the point wise reservation roster as per rules framed by the Govt. of India. Further, it is also to inform you that as per instructions of Govt. of India/UGC, the educational institutions receiving grant-in-aid from Central Government have to follow the prescribed percentage of Reservation i.e. 15% for SCs, 7% for STs and 27% in OBCs in the matter of teaching and non-teaching posts as well as in admissions to various courses except Minority educational institutions under Article 30(1) of the Constitution. The Central Universities are receiving 100% grant from the Central Government/UGC and they have to follow the Reservation Policy of the Government of India for SCs/STs in toto i.e. 15% for SCs, 7% for STs and 27% for OBCs in the matter of teaching and non-teaching posts as well as in admissions to various courses/degrees.

As per instructions of UGC, all the Central Universities have to maintain/provide the reservation for SCs/STs in teaching positions at all levels i.e. Assistant Professor, Associate Professor and Professor and OBC reservation at Assistant Professor only.

Yours faithfully,

(Sushma Rathore)
Under Secretary

Copy to:-
The Finance Officer
All Central Universities and
Principal, UCMS.
No.F 36-2/2003 (CU)  
January, 2007

The Registrar,  
All Central Universities

Sub:- The Central Educational Institutions (Reservation in Admission) Act,2006-reg

Sir,


Yours faithfully,

(Dr. K.P. Singh)  
Joint Secretary

Encl: As above.

Copy to-


2. Additional Secretary –I, UGC.

3. Deputy Secretary (SCT), UGC.

Yours faithfully,

(R.Manoj Kumar)  
Education Officer
MINISTRY OF LAW AND JUSTICE
(Legislative Department)

New Delhi, the 4th January, 2007/Pausa 14, 1928 (Saka)

The following Act of Parliament received the assent of the President on the 3rd January, 2007, and is hereby published for general information:

THE CENTRAL EDUCATIONAL INSTITUTIONS (RESERVATION IN ADMISSION) ACT, 2006
No. 5 of 2007

[3rd January, 2007.]

An Act to provide for the reservation in admission of the students belonging to the Scheduled Castes, the Scheduled Tribes and the Other Backward Classes of citizens, to certain Central Educational Institutions established, maintained or aided by the Central Government, and for matters connected therewith or incidental thereto.

Be it enacted by Parliament in the Fifty-seventh Year of the Republic of India as follows:

1. This Act may be called the Central Educational Institutions (Reservation in Admission) Act, 2006.

2. In this Act, unless the context otherwise requires,——

(a) "academic session" means the period in a calendar year, or a part thereof, during which a Central Educational Institution is open for teaching or instruction in any branch of study or faculty;
(b) "annual permitted strength" means the number of seats, in a course or programme for teaching or instruction in each branch of study or faculty authorised by an appropriate authority for admission of students to a Central Educational Institution;

(c) "appropriate authority" means the University Grants Commission, the Bar Council of India, the Medical Council of India, the All India Council for Technical Education or any other authority or body established by or under a Central Act for the determination, coordination or maintenance of the standards of higher education in any Central Educational Institution;

(d) "Central Educational Institution" means—

(i) a university established or incorporated by or under a Central Act;

(ii) an institution of national importance set up by an Act of Parliament;

(iii) an institution, declared as a deemed University under section 3 of the University Grants Commission Act, 1956, and maintained by or receiving aid from the Central Government;

(iv) an institution maintained by or receiving aid from the Central Government, whether directly or indirectly, and affiliated to an institution referred to in clause (i) or clause (ii), or a constituent unit of an institution referred to in clause (iii);

(v) an educational institution set up by the Central Government under the Societies Registration Act, 1860;

(e) "faculty" means the faculty of a Central Educational Institution;

(f) "Minority Educational Institution" means an institution established and administered by the minorities under clause (1) of article 30 of the Constitution and so declared by an Act of Parliament or by the Central Government or declared as a Minority Educational Institution under the National Commission for Minority Educational Institutions Act, 2004;

(g) "Other Backward Classes" means the class or classes of citizens who are socially and educationally backward, and are so determined by the Central Government;

(h) "Scheduled Castes" means the Scheduled Castes notified under article 341 of the Constitution;

(i) "Scheduled Tribes" means the Scheduled Tribes notified under article 342 of the Constitution;

(j) "teaching or instruction in any branch of study" means teaching or instruction in a branch of study leading to three principal levels of qualifications at bachelor (undergraduate) masters (postgraduate) and doctoral levels.

3. The reservation of seats in admission and its extent in a Central Educational Institution shall be provided in the following manner, namely—

(i) out of the annual permitted strength in each branch of study or faculty, fifteen per cent. seats shall be reserved for the Scheduled Castes;
(ii) out of the annual permitted strength in each branch of study or faculty, seven and one-half per cent. seats shall be reserved for the Scheduled Tribes;

(iii) out of the annual permitted strength in each branch of study or faculty, twenty-seven per cent. seats shall be reserved for the Other Backward Classes.

4. The provisions of section 3 of this Act shall not apply to

(a) a Central Educational Institution established in the tribal areas referred to in the Sixth Schedule to the Constitution;

(b) the institutions of excellence, research institutions, institutions of national and strategic importance specified in the Schedule to this Act;

Provided that the Central Government may, as and when considered necessary, by notification in the Official Gazette, amend the Schedule;

(c) a Minority Educational Institution as defined in this Act;

(d) a course or programme at high levels of specialisation, including at the post-doctoral level, within any branch of study or faculty, which the Central Government may, in consultation with the appropriate authority, specify.

5. (1) Notwithstanding anything contained in clause (iii) of section 3 and in any other law for the time being in force, every Central Educational Institution shall, with the prior approval of the appropriate authority, increase the number of seats in a branch of study or faculty over and above its annual permitted strength so that the number of seats, excluding those reserved for the persons belonging to the Scheduled Castes, the Scheduled Tribes and the Other Backward Classes, is not less than the number of such seats available for the academic session immediately preceding the date of the coming into force of this Act.

(2) Where, on a representation by any Central Educational Institution, the Central Government, in consultation with the appropriate authority, is satisfied that for reasons of financial, physical or academic limitations or in order to maintain the standards of education, the annual permitted strength in any branch of study or faculty of such institution cannot be increased for the academic session following the commencement of this Act, it may permit by notification in the Official Gazette, such institution to increase the annual permitted strength over a maximum period of three years beginning with the academic session following the commencement of this Act; and then, the extent of reservation for the Other Backward Classes as provided in clause (iii) of section 3 shall be limited for that academic session in such manner that the number of seats available to the Other Backward Classes for each academic session are commensurate with the increase in the permitted strength for each year.

6. The Central Educational Institutions shall take all necessary steps, which are required in giving effect to the provisions of sections 3, 4 and 5 of this Act, for the purposes of reservation of seats in admissions to its academic sessions commencing on and from the calendar year, 2007.

7. Every notification made under this Act shall be laid, as soon as may be after it is made, before each House of Parliament while it is in session, for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree-in-making any modification in the notification or both Houses agree that the notification should not be made, the notification shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that notification.
THE SCHEDULE

[See section 4(b)]

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Names of the Institutions of Excellence, etc.</th>
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<tbody>
<tr>
<td>1.</td>
<td>Homi Bhabha National Institute, Mumbai and its constituent units, namely:</td>
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<td></td>
<td>(i) Bhabha Atomic Research Centre, Trombay;</td>
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<td>(ii) Indira Gandhi Centre for Atomic Research, Kalpakkam;</td>
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<td>(iii) Raja Ramanna Centre for Advanced Technology, Indore;</td>
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<td>(iv) Institute for Plasma Research, Gandhinagar;</td>
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<td>(v) Variable Energy Cyclotron Centre, Kolkata;</td>
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<td>(vi) Saha Institute of Nuclear Physics, Kolkata;</td>
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<td>(vii) Institute of Physics, Bhubaneshwar;</td>
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<td>(viii) Institute of Mathematical Sciences, Chennai;</td>
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<td>(ix) Harish-Chandra Research Institute, Allahabad;</td>
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<td>(x) Tata Memorial Centre, Mumbai.</td>
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<tr>
<td>2.</td>
<td>Tata Institute of Fundamental Research, Mumbai.</td>
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<tr>
<td>3.</td>
<td>North-Eastern Indira Gandhi Regional Institute of Health and Medical Science, Shillong.</td>
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<tr>
<td>5.</td>
<td>Jawaharlal Nehru Centre for Advanced Scientific Research, Bangalore.</td>
</tr>
<tr>
<td>6.</td>
<td>Physical Research Laboratory, Ahmedabad.</td>
</tr>
<tr>
<td>7.</td>
<td>Space Physics Laboratory, Thiruvananthapuram.</td>
</tr>
</tbody>
</table>

K. N. CHATURVEDI,
Secy. to the Govt. of India.
F.No.35-19/2008 (CU)

The Registrar
All Central Universities (39)
& Principal, UCMS
As per list enclosed)

Subject: Central Educational Institutions (Reservation in Admission) Amendment Act, 2012.

Sir/ Madam,

I am directed to enclose herewith a copy of the Central Educational Institutions (Reservation in Admission) Amendment Act, 2012 for information and necessary action.

Yours faithfully,

(Ritu Oberoi)
Under Secretary

Encl. As above
MINISTRY OF LAW AND JUSTICE  
(Legislative Department)

New Delhi, the 20th June, 2012 / Jyaistha 30, 1934 (Saka)

The following Act of Parliament received the assent of the President on the 19th June, 2012, and is hereby published for general information:—

THE CENTRAL EDUCATIONAL INSTITUTIONS (RESERVATION IN ADMISSION) AMENDMENT ACT, 2012

[No. 31 of 2012]

[19th June, 2012]

An Act to amend the Central Educational Institutions (Reservation in Admission) Act, 2006

Be it enacted by Parliament in the Sixty-third Year of the Republic of India as follows:—

1. This Act may be called the Central Educational Institutions (Reservation in Admission) Amendment Act, 2012.

2. In section 2 of the Central Educational Institutions (Reservation in Admission) Act, 2006 (hereinafter referred to as the principal Act), after clause (i), the following clauses shall be inserted, namely:—

(iia) "specified north-eastern region" means the area comprising of the States of Arunachal Pradesh, Manipur, Meghalaya, Mizoram, Nagaland, Sikkim, Tripura and the tribal areas of Assam referred to in the Sixth Schedule to the Constitution;

(iib) "State seats", in relation to a Central Educational Institution, means such seats, if any, out of the annual permitted strength in each branch of study or faculty as
are earmarked to be filled from amongst the eligible students of the State in which such institution is situated;"

3. In section 3 of the principal Act, the following proviso shall be inserted, namely—

"Provided that if the Student seats in a Central Educational Institution situated in the State referred to in the Sixth Schedule to the Constitution shall be governed by such reservation policy for the Scheduled Castes, the Scheduled Tribes and the Other Backward Classes, as may be specified, by notification in the Official Gazette, by the Government of the State where such institution is situated:

Provided further that if there are no State seats in a Central Educational Institution and the seats reserved for the Scheduled Castes exceed the percentage specified under clause (i) or the seats reserved for the Scheduled Tribes exceed the percentage specified under clause (ii) or the seats reserved for the Scheduled Castes and the Scheduled Tribes taken together exceed the sum of percentages specified under clauses (i) and (ii), but such seats are—

(a) less than fifty per cent. of the annual permitted strength on the date immediately preceding the date of commencement of this Act, the total percentage of the seats required to be reserved for the Other Backward Classes under clause (iii) shall be restricted to the extent such sum of percentages specified under clauses (i) and (ii) falls short of fifty per cent. of the annual permitted strength;

(b) more than fifty per cent. of the annual permitted strength on the date immediately preceding the date of commencement of this Act, in that case no seats shall be reserved for the Other Backward Classes under clause (iii) but the extent of the reservation of seats for the Scheduled Castes and the Scheduled Tribes shall not be reduced in respect of Central Educational Institutions in the specified north-eastern region;"

4. In section 4 of the principal Act, clause (a) shall be omitted.

5. In section 5 of the principal Act,—

(a) in sub-section (1), for the words "number of such seats available", the words "number of such seats available or actually filled, whichever be less," shall be substituted;

(b) in sub-section (2), for the words "three years", the words "six years" shall be substituted.

6. In section 6 of the principal Act, for the figures "2007", the figures "2008" shall be substituted.

V. K. BHASIN,
Secretary to the Govt. of India.