



# ANDHRA PRADESH STATE COUNCIL OF HIGHER EDUCATION

(A Statutory Body of the Government)

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Notice No: APSCHC/Cat A (Spot Adms) & 'B' /EdCET & EdCET-AC 2014/2015

Dt:01.04.2015

PRESENT : PROF. L. VENUGOPAL REDDY  
CHAIRMAN

## SHOWCAUSE NOTICE FOR NON-COMPLIANCE OF THE ORDERS OF THE GOVERNMENT AND COMPETENT AUTHORITY

Sub: APSCHC - EdCET-2014 - Admissions under Cat A (Spot admissions filled by Management) & B in Private Minority and Non-Minority B.Ed Colleges - Failure of Managements to comply rules of admission in accordance with G.O.Ms.No.92 Edn (Trg) Dept., dt:16.11.2006 and subsequent amendments - Explanation called for - Reg.

- Ref: 1. Appeal (Civil) 5041 of 2015, PA Inamdar  
2. G.O.Ms.No.92 Education (SE-Trg-1) Department dated 16.11.2006  
3. G.O.Ms.No.98 Education (SE-Trg-1) Dt:06.12.2006  
4. Lr.No.APSCHC/Secy/CETs/Ed CET-2014/cut off date/2014 dt:09.10.2014  
5. W.P.No.1296 of 2015 of Hon'ble High Court at Hyderabad for the state of Telangana and Andhra Pradesh.  
6. Notice to Managements of B.Ed Colleges by APSCHC dt:09.01.2015.  
7. NCTE Notification dt:28.11.2014.

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In view of the following specific directions given by the Hon'ble Supreme Court in Appeal (Civil) 5041 of 2005, P.A.Inamdar & Ors vs. State of Maharashtra & Ors, apart from the other judgments pronounced by the Hon'ble High Court of AP with regard to the admissions made by private unaided minority and non-minority colleges, this office has the bounding duty to regulate the whole process of admissions, be it test or counseling for admissions. The relevant extracts of the said apex court judgment are as follows:

*"Charging of the capitation fee by the unaided minority & non-minority institutions for professional courses is just not permissible. Similarly, profiteering is also not permissible. If capitation fee & profiteering is to be checked the method of admission has to be regulated so that the admissions are based on merit & transparency and the students are not exploited. It is admissible to regulate admission & fee structure for achieving the purpose just stated."*

*"Unless the admission procedure & the fixation of the fees is regulated at the initial stage the evil of unfair practice of granting admission on available seats guided by the paying capacity of the candidates would be impossible to curb."*

*"It needs to be specifically stated that having regard to the larger interests & welfare of the student community to promote merit, achieve excellence & curb malpractices it would be permissible to regulate admissions by providing a centralized & single window procedure. Such a procedure, to a large extent, can secure grant of merit based admissions on a transparent basis."*

The Hon'ble High Court in W.P.1296 of 2015 mentioned under ref (5) has directed the Council to take appropriate action in accordance with law, on the individual applications of colleges for approval of Spot Admissions and passed appropriate orders expeditiously.

The NCTE vide their notification under ref (7) has stipulated that

- There shall be at least two hundred working days each year exclusive of the period of examination and admission
- The institution shall work for a minimum of thirty six hrs in a week (five or six days) during which physical presence in the institution of all the teachers and student teachers is necessary to ensure their availability for advice, guidance, dialogue and consultation as and when needed.
- The minimum attendance of student-teachers shall have to be 80% for all course work and practicum, and 90% for school internship.

The Managements of Private B.Ed Colleges are required to follow a specific procedure as mentioned in G.O.Ms.No.92 dt:16.11.2006 under ref 2 and G.O.Ms.No.98 dt:06.12.2006 under ref 3 for making admissions under Convener and Management quota seats in case of both unaided Private Minority and Non-Minority B.Ed colleges which is as follows:

1. The Competent Authority shall fix a cut-off date for filling up the seats in all the Colleges of Education. The list of candidates admitted with all the details shall be submitted by all the Colleges of Education to the Competent Authority for approval well before the commencement of the course.
2. Private Minority and Non-Minority B.Ed Colleges are required to issue Notification to fill up seats under Category B and Rule 6 (IV) (1) of G.O under ref 2<sup>nd</sup> cited states that 'The Institution shall notify all the details of seats available under this category and conduct the admissions in a fair and transparent manner'.
3. The Managements of colleges are required to make admissions within the cut off dates fixed by the Competent Authority. Rule 6 (a) (14) of G.O. under ref 2<sup>nd</sup> cited states that 'The Competent Authority in consultation with the convener of EdCET Admissions shall fix the cut-off dates for each stage of admissions' in case of colleges who opt for SW-I window.

Accordingly letter vide ref (4) was circulated to all Managements of Private Minority and Non Minority colleges communicating the cut-off date for submission of lists of admitted candidates as 15.11.2014, subsequently extended till 30.11.2014.

A notice dt:09.01.2015 was issued by this office vide letter under ref 6 informing that the last date for admitting candidates cannot be extended beyond the cut-off date i.e 30.11.2014 under any quota as it does not comply with University Academic calendar and it also leads to shortage of attendance.

The colleges appended to this notice have violated admission procedure which are categorized as follows.

- I. Managements who have not issued notification and admitted other state students
- II. Managements who have not issued notification, admitted other state students and submitted list after cut off date
- III. Managements who have not issued notification and submitted list after cut off date
- IV. Managements who have not issued notification
- V. Managements who have admitted other state students and submitted list after cut off date
- VI. Managements who have submitted list after cut off date
- VII. Managements who admitted other state students  
and
- VIII. Colleges who have not issued paper notifications and made admissions, Colleges who have made admissions and submitted hard copies of certificates beyond cut-off date and Colleges who have admitted students from outside the state of Andhra Pradesh in left over seats under Convener Quota in Ed CET-2014 (List-II)

In view of the said violations committed by colleges, there by not complying with the admission procedure prescribed under G.O.Ms.No.92 Education (SE-Trg-1) Department dt:16.11.2006 and subsequent amendments, the Competent Authority directs the colleges to show cause as to why admissions made by the colleges should not be rejected within 10 days of this notice placed in the website of AP State Council of Higher Education, Hyderabad, by post failing which it is presumed that there is no explanation to be submitted by the colleges on violation of procedure as mentioned above and the Competent Authority will reject the approvals / ratification of admissions made by the colleges concerned as irregular admissions, appended in the Lists I & II to this notice.

/ BY ORDER /

Sd/-  
CHAIRMAN

SECRETARY 1/4  
2011

To  
Private Unaided Minority and Non Minority B.Ed Colleges who committed violations in admission procedure for admission through Ed CET-2014 and Ed CET AC-2014.