

Sakshi epaper

సాక్షి
SAKSHI TELUGU DAILY

12/18



'ఏఎన్యూ దూరవిద్య డిగ్రీలు చెల్లుబాటువుతాయి'

ఏఎన్యూ: ఆచార్య నాగార్జున యూనివర్సిటీ దూరవిద్యాకేంద్రం ద్వారా వివిధ కోర్సులు చదివిన తెలంగాణ విద్యార్థులు పొందిన డిగ్రీలు చెల్లుబాటువుతాయని దూర విద్యాకేంద్రం డైరెక్టర్ ఆచార్య పి.శంకరపిచ్చయ్య తెలిపారు. ఏఎన్యూ దూరవిద్యా కేంద్రం ద్వారా తెలంగాణలోని అధ్యయన కేంద్రాల్లో 2013 తరువాత కోర్సులు చది విన విద్యార్థులు పొందిన డిగ్రీలు చెల్లుబాటు కావని తెలంగాణ రాష్ట్ర ఉన్నత విద్యా మండలి చైర్మన్ తెలిపినట్టుగా శనివారం పత్రికల్లో వచ్చిన వార్తలపై ఆయన స్పందించారు. భారత రాజ్యాంగంలోని 371-డి అధికరణం ప్రకారం రాష్ట్ర విభజన తరువాత కూడా రెండు రాష్ట్రాల్లోని విద్యార్థులు జూన్ 2024 వరకు ఎక్కడైనా విద్యా వకాశాలు పొందవచ్చని భారత ప్రభుత్వం జారీ చేసిన రాజపత్రంలో పేర్కొందని తెలిపారు. దీని ప్రకారం 2024 వరకు తెలంగాణలో ఏఎన్యూ అధ్యయన కేంద్రాలు నిర్వహించడం చట్టబద్ధమేనని, డిగ్రీలు కూడా చట్టబద్ధమేనని స్పష్టం చేశారు. విద్యార్థులెవరూ ఆందోళన, అపోహలకు గురికావద్దని సూచించారు.



నాగార్జున యూనివర్సిటీ డిగ్రీల చెల్లుబాటు

మహబూబ్ నగర్ జనవరి 27: ఆచార్య నాగార్జున యూనివర్సిటీ పరిధిలోని దూర విద్యా కేంద్రంలో డిగ్రీ సర్టిఫికేట్లు చెల్లుబాటు అవుతాయని వర్సిటీ డిస్టెన్స్ ఎడ్యుకేషన్ డైరెక్టర్, ప్రొఫెసర్ పి.శంకర్ పిచ్చయ్య శనివారం ఓ ప్రకటనలో తెలిపారు. 2024 వరకు ఈ రెండు రాష్ట్రాల్లోని విద్యార్థులకు సమాన అవకాశాలు ఉంటాయని పేర్కొన్నారు. ఈ విషయాన్ని 2014లో మినిస్ట్రీ ఆఫ్ లా అండ్ జస్టిస్ తేల్చిందని గుర్తుచేశారు. నాగార్జున యూనివర్సిటీ డిగ్రీలు చెల్లవని వచ్చిన వందంతులు అవాస్తవమని స్పష్టం చేశారు.



भारत का राजपत्र The Gazette of India

असाधारण

EXTRAORDINARY

भाग II — खण्ड 1

PART II — Section 1

प्राधिकार से प्रकाशित

PUBLISHED BY AUTHORITY

सं० 6] नई दिल्ली, शनिवार, मार्च 1, 2014/ फाल्गुन 10, 1935 (शक)
No. 6] NEW DELHI, SATURDAY, MARCH 1, 2014/PHALGUNA 10, 1935 (SAKA)

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके।
Separate paging is given to this Part in order that it may be filed as a separate compilation.

MINISTRY OF LAW AND JUSTICE

(Legislative Department)

New Delhi, the 1st March, 2014/Phalguna 10, 1935 (Saka)

The following Act of Parliament received the assent of the President on the 1st March, 2014, and is hereby published for general information:—

THE ANDHRA PRADESH REORGANISATION ACT, 2014

No. 6 OF 2014

[1st March, 2014.]

An Act to provide for the reorganisation of the existing State of Andhra Pradesh and for matters connected therewith.

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

PART I

PRELIMINARY

1. This Act may be called the Andhra Pradesh Reorganisation Act, 2014.

Short title.

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

Definitions.

(a) “appointed day” means the day which the Central Government may, by notification in the Official Gazette, appoint;

(b) “article” means an article of the Constitution;

(c) “assembly constituency”, “council constituency” and “parliamentary constituency” have the same meanings as in the Representation of the People Act, 1950;

93. The Central Government shall take all necessary measures as enumerated in the Thirteenth Schedule for the progress and sustainable development of the successor States within a period of ten years from the appointed day.

Measures for progress and development of successor States.

94. (1) The Central Government shall take appropriate fiscal measures, including offer of tax incentives, to the successor States, to promote industrialisation and economic growth in both the States.

Fiscal measures including tax incentives.

(2) The Central Government shall support the programmes for the development of backward areas in the successor States, including expansion of physical and social infrastructure.

(3) The Central Government shall provide special financial support for the creation of essential facilities in the new capital of the successor State of Andhra Pradesh including the Raj Bhawan, High Court, Government Secretariat, Legislative Assembly, Legislative Council, and such other essential infrastructure.

(4) The Central Government shall facilitate the creation of a new capital for the successor State of Andhra Pradesh, if considered necessary, by denotifying degraded forest land.

PART XI

ACCESS TO HIGHER EDUCATION

95. In order to ensure equal opportunities for quality higher education to all students in the successor States, the existing admission quotas in all government or private, aided or unaided, institutions of higher, technical and medical education in so far as it is provided under article 371D of the Constitution, shall continue as such for a period of ten years during which the existing common admission process shall continue.

Equal opportunities for quality higher education to all students.

PART XII

LEGAL AND MISCELLANEOUS PROVISIONS

96. In sub-clause (a) of clause (1) of article 168 of the Constitution, for the word “Tamil Nadu”, the words “Tamil Nadu, Telangana” shall be substituted.

Amendment of article 168 of the Constitution.

97. On and from the appointed day, in article 371D of the Constitution,—

Amendment of article 371D of the Constitution.

(a) in the marginal heading, for the words “the State of Andhra Pradesh”, the words “the State of Andhra Pradesh or the State of Telangana” shall be substituted;

(b) for clause (1), the following clause shall be substituted, namely:—

“(1) The President may by order made with respect to the State of Andhra Pradesh or the State of Telangana, provide, having regard to the requirement of each State, for equitable opportunities and facilities for the people belonging to different parts of such State, in the matter of public employment and in the matter of education, and different provisions may be made for various parts of the States.”;

(c) in clause (3), for the words “the State of Andhra Pradesh”, the words “the State of Andhra Pradesh and for the State of Telangana” shall be substituted.

98. In section 15A of the Representation of the People Act, 1951, after the words and figures “under the Tamil Nadu Legislative Council Act, 2010”, the words and figures “and constituting the Legislative Council of the State of Telangana under the Andhra Pradesh Reorganisation Act, 2014” shall be inserted.

Amendment of section 15A of Act 43 of 1951.

99. On and from the appointed day, in section 15 of the States Reorganisation Act, 1956, in clause (e), for the words “Andhra Pradesh”, the words “Andhra Pradesh and Telangana” shall be substituted.

Amendment of section 15 of Act 37 of 1956.



**F.No. DEB/QMC/2013
23.8.2013**

To,

The Vice Chancellors/ Directors
Directorate SOUs/DEIs/DDEs

**Subject: Territorial jurisdiction & offering of programmes through off campus/
Study centres etc by Institutions/Universities- reg.,**

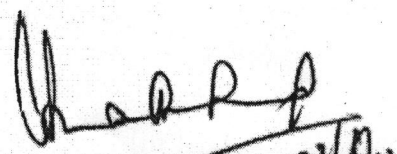
Sir/Madam,

1. The University Grants Commission has from time to time been notifying its policy on territorial jurisdiction and offering of programmes through off campuses/centres/Study centres by Universities/Institutions. Recently vide its Public Notice No. F.27-1/2012 (CPP-II), dated 27th June 2013 (copy enclosed), UGC has notified its policy on territorial jurisdiction to be followed by all Universities/Institutions including Open and Distance Learning Institutions, which is as under:

- i) a Central or State Government University can conduct courses on its own departments, its constituent colleges and/or through its affiliated colleges;
- ii) a University established or incorporated by or under a State Act shall operate only within the territorial jurisdiction allotted to it under its Act and in no case beyond the territory of the state of its location;
- iii) the private universities and deemed universities cannot affiliate any college or institution for conducting courses leading to award of its diplomas, degrees or other qualifications;
- iv) no university, whether central, state, private or deemed, can offer its programmes through franchising arrangement with private coaching institutions even for the purpose of conducting courses through distance mode;
- v) all universities shall award only such degrees as are specified by the UGC and published in the official gazette;
- vi) the universities shall conduct their first degrees and Master's degree programmes in accordance with the regulations notified by the UGC in this regard.

2. The UGC has also issued regulations relating to Private Universities and deemed universities which should be strictly followed by the concerned University. A copy of these regulations are hosted on UGC website www.ugc.ac.in.
3. However, it has come to the UGC that some Universities are offering programmes through distance mode without approval of UGC/ erstwhile DEC and several Universities/Institutions have opened their Study centres in violation of the policy of UGC and erstwhile DEC on territorial jurisdiction. Some Institutions are giving misleading advertisements in newspapers and other public media that the programmes offered by these Institutions are approved by the UGC. The same is not permissible by UGC and should be immediately stopped.
4. Therefore, all Universities/Institutions are hereby requested to offer only those programmes which are approved by UGC/erstwhile DEC and follow the policy of UGC on territorial jurisdiction, Study centres, and non-franchising of Study centres for offering programmes through distance mode. The activities at the Study centre such as admission, examination, conduct of Personal Conduct Programmes (PCPs) etc should be operated by the concerned University. Study centres can not conduct examinations on their own nor can they award degree/diploma etc. No sub-letting of study centres should be allowed and any such centre opened by any University/Institution would be in violation of the UGC policy.
5. The UGC/erstwhile DEC has not given approval to any University for opening of ODL study centres outside India. Thus, any such centre opened by any University must be immediately closed. Universities/Institutions are also requested to close down any Study centre opened in violation of above policy. Also any programme not recognized by the UGC/ erstwhile DEC and wherever necessary by other Apex regulatory bodies, should not be offered through distance mode.

This issues with the approval of the competent authority.


(Vikram Sahay) 23/1/13
Director, Admn

Tel: 011-23230405, fax: 23230115

Copy to,

1. Secretary, Dept of Higher Education, Govt of all States and Union Territories of India
2. Member Secretary, All India Council of Technical Education, 7th Floor, Chanderlok building, Janpath, New Delhi 110 001.
3. Shri Anant Kumar Singh, Joint Secretary, Govt of India, Dept of Higher Education, MHRD, Shastri Bhawan, New Delhi- 110 015.
4. Concerned file
5. Guard File
6. Webmaster for uploading on UGC website