



GOVERNMENT OF KERALA

Abstract

Higher Education - Administrative Sanction for executing agreement for conducting existing MBA course in Monti International Institute of Management Studies, Luigi Bhavan Campus, Puthanangadi, Angadippuram, Malappuram - Sanction accorded- Orders issued.

HIGHER EDUCATION (J) DEPARTMENT

G.O.(Rt)No.2084/2018/HEDN Dated,Thiruvananthapuram,
19/11/2018

Read 1 G.O.(Ms)No.16/08HEDN dated 03/03/2008.

2 Circular No.43492/J2/09/HEDN dated 23/02/2010.

3 Letter No.South-West/1-3514458461/2018/EOA dated
04/04/2018.

4 U.O.No.7512/2018/Admn dated 21/06/2018 from the
Joint Registrar, University of Calicut, Malappuram.

5 Letter No. L3/48536/2017 dated 15/09/2018 from the
Director of Technical Education, Thiruvananthapuram.

6 Letter of Undertaking dated 30/07/2018 and affidavit
submitted by the Chairman, the Sons of the
Immaculate Conception of India, Kottayam.

ORDER

Sanction is accorded to the Sons of the Immaculate Conception of India, Orest Bhavan, Muttambalam, Kottayam for executing agreement with Government for conducting existing **MBA course with an intake of 50 seats** in Monti International Institute of Management Studies, Luigi Bhavan Campus, Puthanangadi, Angadippuram, Malappuram during the academic year 2018 - 19 alone, subject to the condition that the Educational Agency will abide by the terms and conditions fixed by Government for running Self Financing institutions in the State.

The Management of the above College will execute an agreement with Government as per the conditions given below:

1. The educational agency will agree to submit the documents to prove that the college has adequate infrastructure, human and physical to conduct the course as required by the AICTE, University and Government. If any complaint from the student or parent about the lack of facilities in the college that will be enquired into by the Government and on being satisfied that the same affects the quality of education in the College, the management on order by Government is bound to refund the entire amount paid under whatever head, to the student and issue him Transfer Certificate and return all Certificates produced at the time of admission.

2. The educational agency will agree to abide by the procedure of admission in the college as decided by the Government from time to time.

3. The educational agency will agree to set apart 50% of the seats of the course for being filled up by the Government or such authority determined by Government on the basis of merit and reservation principles followed by the Government and the remaining 50% filled up by the educational agency on the basis of merit.

4. The educational agency will agree to collect only such fees as determined by the Government from time to time or as per the conditions of the agreement executed by the Self-financing Engineering College Management's Association with Government from the students admitted to the college for the course.

5. The educational agency will agree to institute adequate number of scholarships on merit-cum- means basis as determined by the Government from time to time to the students admitted to the course.

6. The educational agency will agree to appoint and fix the service conditions of the teachers and non-teaching staff in the college for

conducting the course as followed by Government in conducting similar courses.

7. The educational agency will agree to institute an appropriate governance structure that would ensure transparency, efficiency and social accountability in the institution as determined by the Government from time to time.

8. The educational agency will agree to publish the details regarding the establishment and governance of the educational agency, admission, fees, courses, results, teaching and other staff, and any further information as required by the Government on the website of the educational agency.

9. The educational agency will agree to run only the courses approved by the Government and the concerned University.

10. The educational agency will agree to enable the Government and its representatives to check, verify and monitor the compliance of the conditions mentioned above at any time the Government so decides.

11. The educational agency will agree to enter into an agreement with the affiliating University on the terms determined by the affiliating University in respect of all or any of the matters contained in this agreement.

12.The educational agency shall obtain the NAAC accreditation after the passing of the 2nd batch.

13. In the event of breach of any of the conditions mentioned above by the educational agency, the Government is authorized to adjudicate the Quantum of compensation which the educational agency is liable to pay to the Government, if any, and upon such

adjudication, the educational agency should pay to Government the amount so fixed, failing which the amount of compensation adjudicated shall be recoverable under the provision of Kerala Revenue Recovery Act 1968, as if they were public revenue due on land.

14. The No Objection Certificate/sanction granted shall be valid up to the end of the Academic Year 2014-15 and renewable on the request of the educational agency and subject to the satisfactory compliance of the conditions specified herein.

15. In the event of the breach of any of the conditions mentioned above by the Educational agency, the Government shall also be entitled to withdraw the sanction without formal notice to the educational agency.

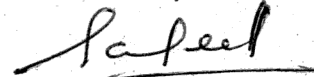
(By order of the Governor)

A.JAMES RAJ
ADDITIONAL SECRETARY

To:

1. The Member Secretary, AICTE, 7th Floor, Chandra Lok Building, Janpath, New Delhi.
- 2.The Director of Technical Education, Thiruvananthapuram,
- 3.The Registrar, University of Calicut, Malappuram.
- 4.The Director, Monti International Institute of Management Studies, Luigi Bhavan Campus, Puthanangadi, Angadippuram, Malappuram
- 5.The Information Officer, Web & New Media, I&PRD.
6. ☒ www.highereducation. kerala.gov.in.
- 7.Stock File/Office copy.

Forwarded /By order



Section Officer