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### NOTHICATION

No.H. 12017/55/2003-LJD/86, the 8th December, 2003. The following Control Ordinance is hereby published for general information.

R. Lalthazuala,
Deputy Secretary to the Govt. of Minoram.

# MINISTRY OF LAW AND JUSTICE

(Legislative Department)

New Delhi, the 7th November, 2003/Kartika 16, 1925 (Saka)

THE INDIAN MEDICINE CENTRAL COUNCIL (AMENDMENT) ORDINANCE, 2003

NO. 8 OF 2003

Promulgated by the President in the Fifty-fourth Year of the Republic of India.

An Ordinance further to amend the Indian Medicine Central Council Act, 1970.

WHEREAS Parliament is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action:

NOW, THEREFORE, in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the President is pleased to promulgate following Ordinance:-

1. (1) This Ordinance may be called the Indian Medicine Central Council (Amendment) Ordinance, 2003.

Short title and commencement.

- (2) It shall come into force at once.
- 48 of 1970. 2, In the Indian Medicine Central Council Act, Amendment 1970 (hereinalter referred to as the principal Act), in of section 2. section 2, after clause (e), the following clause shall be inserted, namely:-
- (ea) "medical college" means a college of Indian medicine, whether known as such or by any other name, in which a person may undergo a course of study or training including any post-graduate course of study or training which will qualify him for the award of a and qualification;

Substitution 3. For Chapter IIA of the principal Act, the of new Chap- following Chapter shall be substituted, namely:ter for Chap-CHAPTER IIA

## PERMISSION FOR NEW MEDICAL COLLEGE COURSE, ETC.

Permission 13A. (1) Notwithstanding anything contained in this for establish- Act or any other law for the time being in force. ์ รูวัฒนายาลีติราก <sub>กั</sub>กการการสุด ment of new medical college, (a) no person shall establish a medical college; or

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- study, etc. (b) no medical college shall-
  - (i) open a new or higher course of study or training, including a post-graduate course of study or training, which would enable a student of such course or training to qualify himself for the award of any recognised medical qualification; or
    - course of study or training including a post-graduate course of study or training,

except with the previous permission of the Central Government obtained in accordance with the provisions of this section.

Explanation 1. - For the purposes of this section, "person" includes any University or a trust, but does not include the Central Government.

Explanation 2. – For the purposes of this section, "admission capacity", in relation to any course of study training, including post-graduate course of study or training, in a medical college, means the maximum number of students as may be fixed by the Central Government from time to time for being admitted to such course or training.

- (2) Every person or medical college; shall, for the purpose of obtaining permission under sub-section (1), submit to the Central Government a scheme in accordance with the provisions of sub-section (3) and the Central Government shall refer the scheme to the Central Council for its recommendations.
- (3) The scheme referred to in sub-section (2), shall be in such form and contain such particulars and be preferred in such manner and accompanied with such fee, as may be prescribed,
- (4) On receipt of a scheme from the Central Government under sub-section (2), the Central may obtains such other particulars as may be considered necessary by it from the person or medical college concerned, and thereafter, it may,-

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- (a) if the scheme is defective and does not contain necessary particulars, give a reasonable opportunity to the person or medical college concerned for making a written representation and it shall be open to such person or medical college to rectify the defects, if any, specified by the Central Council;
- (b) consider the scheme, having regard to the factors referred the Central Government together with its recommendations thereon within a period not exceeding six months from the date of receipt of the reterence from the Central Government.
- (5) The Central Government may, after considering the scheme and recommendation of the Central Council under sub-section (4) and after obtaining, where neccessary, such other particulars as may be considered neccessary by it from the person or medical college concerned and having regard to

approve the scheme with such conditions, if any, as it may consider necessary or disapprove the scheme and any such approval shall constitute as a permission under sub-section (1):

Provided that no scheme shall be disapproved by the Central Government except after giving the person or medical college concerned a reasonable opportunity of being heard:

Provided further that nothing in this sub-section shall prevent any person or medical college whose scheme has not bee

this section shall apply to such scheme,

scheme had been submitted for the first time under

- (6) Where, within a period of one year from the date of submission of the scheme to the Central Government under sub-section (2), no order is communicated by the Central Government to the person or medical college submitting the scheme, such scheme shall be dee by the Central Government in the form in which it was submitted, and, accordingly, the permission
- by the Central Government in the form in which it was submitted, and, accordingly, the permission of the Central Government required under subsection (1) shall also be deemed to have been granted.
- and about a (7). In computing the time-limit specified in the specified in the taken by the person or

in furnishing any particulars called Central Council, or by the Central Government, shall be excluded.

- (8) The Central Council while making its recommendations under clause (b) of sub-section (4) and the Central Government while passing an order, either approving or disapproving the scheme under sub-section (5), shall have due regard to the following factors, namely:-
- (a) whether the proposed medical college or the existing medical college seeking to open a new or higher course of study or training, would be in a position to offer the minimum standards of medical education as prescribed by the Central Council under section 22;

- (b) whether the person seeking to establish a college seeking to open a new or higher course of study or training or to increase its admission capacity has adequate financial resources;
- (c) whether necessary facilities in respect of staff, equipment, accommodation, training, hospital or other facilities to ensure proper functioning of the medical college or conducting the new course of study or training or accommodating the increased admission capacity have been provided or would be provided within the time-limit specified in the scheme;
- (d) whether adequate hospital facilities, having regard to the number of students likely to attend such medical college or course of study or training or the admission capacity have been provided or would be provided within the time-limit specified in the scheme;
- (e) whether any arrangement has been made or programme drawn to impart proper training to students likely to attend such medical college or the course of study or training by persons having recognised medical qualincations;
- (f) the requirement of manpower in the field of practice of Indian medicine in the medical college;
- (g) any other factors as may be prescribed.
- (9) Where the Central Government passes an order either approving or disapproving a scheme under this section, a copy of the order shall be communicated to the person or medical college concerned.
- nition of medical requalifications in certain cases.
- 13B. (1) Where any medical college is established without the previous permission of the Central Government in accordance with the provisions of section 13A, medical qualification granted to any student of such medical college shall not be deemed to be a recognised medical qualification for the purposes of this Act.
  - (2) Where opens a new or higher course of study or training including a post-graduate course of study or training without the prévious permission of the Central Government in accordance with the provisions of section 13A.

medical qualification granted to any study of such medical college on the basis of such study or training shall not be deemed to be a recognised medical qualification for the purposes of this Act. and and stables to be some of the first stables of the

(3) Where any medical college increases its admission capacity in any course of study or training without the previous permission Government in accordance with the provisions of section 13A, medical qualification student of such medical college on the basis of the increase in its admission capacity shall not be deemed to be a recognised medical qualification for the purposes of this Act.

Time for see- 13C. (1) If any person has established a medical king permit college or any medical college has opened a new or ssion for higher course of study or training or increased the certain exis- admission ting medical the Indian Medicine Central Council (Amendment) Ordinance, 2003, such person or medical college, as the colleges. case may be, shall seek, within a period of three years

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from the said commencement, permission of the Central Government in accordance with the provisions of section 13A.

(2) If any person or medical college, as the case may be, fails to seek permission under sub-section (1), the provisions of section 13B shall apply, so far as may be, as if, permission of the Central Government under section 13A has been refused.'.

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T.K. VISWANATHAN, Secy. to the Govto of India.

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