

# Indian Institute of Technology Hyderabad

Kandi - 502 285, Telangana, INDIA

Phone: (040) 2301 6773

# No. IITH/40/2020/RTI/Admin, dt. 06.02.2021

1 Application No. & Date : IITHY/R/E/21/00005, dated.07/01/2021

2 Name of the Applicant :

3 Date of Receipt of Application : 07/01//2021

4	Information Sought		Information given and details of documents, if any, furnished.	
	1) Have all the students and their submitted their antiragging affidavit time of admission as per the regulation SUPREME COURT OF INDIA ORD CURBING RAGGING IN EDUCATIONSTITUTIONS, 2009.	s at the on of the ERS ON	At IIT Hyderabad, an undertaking form (signed by the students and their parents) is being collected at the time of admission mentioning the guidelines of Supreme court.	
	2) Has the Institution prominently above mentioned Regulations in admission brochure/instruction bookle prospectus, whether in print or efformat.	full in et or the	IIT Hyderabad is sending the Anti- ragging undertaking form (mentioning the guidelines) along with offer letter and the same is available at IITH website, at link: https://www.iith.ac.in/academics/forms	
	3) If yes, please provide a printed copy of the that. If no, please furnish the reasons for violating the regulation of Supreme Court of India.		Enclosed as annexure-1	
	4) Has the Institution provided every fresh student who were admitted in the institution a printed leaflet detailing to whom he/she has to turn for help and guidance for various purposes including the name and phone number of Wardens, Head of the institution, all members of the anti-ragging squads and committees, relevant district and police authorities as per the regulation.		At IIT Hyderabad, the details of wardens along with name and phone numbers, Head of the Institution and anti-ragging committee are being provided to students at the time of admission. The details of Emergency contact numbers including police officials are available at IITH website at link:  https://www.iith.ac.in/emergency_cont acts/	
If you are not satisfied with the information provided, you may file an appeal with the following authority with in 30 days:				
The Appeal should be addressed to:  Cmde M Registral IIT Hyde		Nambiar, Ph.D. (Retd)  Appellate Authority,  abad, Kandi, Sangareddy-502285  agistrar@iith.ac.in_; Tele: 040 2301 6055		

Sd/-

V. Venkat Rao Joint Registrar & CPIO Email: jr.cpio@iith.ac.in 040 2301 6056

To,

# Annexure-1



# Indian Institute of Technology Hyderabad Kandi, Sangareddy 502285 Telangana

# Undertaking by Students of IIT Hyderabad and Parent on Ragging at IIT Hyderabad

Name of Student:	Name of Parent:
Roll No.:	Program:

## 1. Meaning of Ragging

In common parlance, ragging means playing practical jokes on somebody or teaching someone a lesson.

The Supreme Court of India perhaps has given a more comprehensive meaning of ragging as under: Ragging is any disorderly conduct, whether by words spoken or written, or by an act which has the effect of teasing, treating or handling with rudeness any student, indulging in rowdy or undisciplined activities which cause or are likely to cause annoyance, hardship or psychological harm or to raise fear or apprehension thereof in a fresher or a junior student and which has the effect of causing or generating a sense of shame or embarrassment so as to adversely affect the psyche of a fresher or a junior student.

I have read the above basic definition of the Supreme Court of India and understood the meaning of the same. By signing here, I agree not to participate in any ragging activities during my stay here at IIT Hyderabad.

Signature of Parent / Guardian with date

Signature of Student with date

#### Undertaking by Student of IIT Hyderabad and his/her Parent on Ragging at IIT Hyderabad

## 2. Brief Overview of Observations of the Supreme Court of India (Case: The University of Kerala vs The Council of Principals of College in Kerala & Others)

1. Ragging in educational institutions has been a matter of concern for this Court since long. Noticing that, notwithstanding a judgment of this Court in Vishwa Jagriti Mission through President vs Central Government through Cabinet Secretary & others (AIR 2001SC 2793), few remedial practical measures have been taken to prevent the menace of ragging in educational institutions.

- 2. Ragging is rationalized and justified as a way of *Introduction* or *Getting Familiar* with the freshers at the starting of an academic session of any educational institution.
- 3. In a very positive aspect, "Ragging" could not be considered as an abridgement between the seniors and the freshers, whereas "Introduction" could be considered as genesis of relationship between the two.
- 4. When any student is admitted in a particular institution, he/she has to face certain problems and one of them which affect the most is staying away from home and especially away from the dear ones. Because of these problems, the freshers expect someone to look after them, with whom they can have homely environment as they were enjoying at their respective homes. But nowadays the seniors have crossed the barriers, by which they have changed the meaning of "Introduction" into "Ragging".
- 5. "Seniors" under the garb of "Introduction" have started ragging the freshers and due to which, in recent years, it has become the talk of the day that the freshers who have faced severe ragging are leaving the educational institutions and some have attempted to commit suicide and even some hove committed it.
- 6. In modern era, "Ragging" has become \*to be known only as synonym of "teasing", "terror", "harassment", "cruelty", "fear" and "physical and mental torture".
- 7. By perusal of records and survey, it has come to be accepted that "Ragging" is a systematized form of Human Rights' abuse as embodied under the Constitution of India as well as other Constitutions of the World.
- 8. Over the years in all over the world and especially in South Asia, the practice of "Ragging" has come to be meant as an extreme "harassment", "terror" and even "physical and mental torture" of freshers.
- 9. Ragging is a set of undisciplined activities undertaken by the seniors to break the ice with the juniors, who have been suddenly thrown into a totally new environment. The contention of seniors behind all such activities is simply to bring the freshers down to earth, because in their opinion the freshers do not respect the seniors and by doing all such inhuman activities under the garb of "Introduction", the seniors rag the freshers so that the freshers may respect them and be under their control. But this act cannot be reasonable and just. The act by the seniors is a "fist of steel against ice" and likewise by doing so, they shatter the ambition, aim and object of freshers and they become aloof in this practical world.

I have read the above brief observations of the Supreme Court of India and understood the meaning of the same.

Signature of Parent / Guardian with date

Signature of Student with date

<u>Undertaking by Student of IIT Hyderabad and his/her Parent on Ragging at IIT Hyderabad</u>

10. To prohibit "Ragging", this Court has given a series of guidelines to the educational institutions whether being Central, State or private institute.

Anti-ragging movement should be initiated by the institutions right from the time of advertisement for admissions. The prospectus, the form for admission and/or any other literature issued to aspirants for admission must clearly mention that ragging is banned in the

institution and any one indulging in ragging is likely to be punished appropriately which punishment may include expulsion from the institution, suspension from the institution or class for a limited period or fine with a public apology. The punishment may also take the shape of:

- (i) Withholding scholarships or other benefits
- (ii) Debarring from representation in events
- (iii) Withholding results and
- (iv) Suspension or expulsion from hostel or mess, and the like.

If there be any legislation governing ragging or any provisions in the Statutes and Ordinances, they should be brought to the notice of the students/parents seeking admissions.

The application form for admission/enrolment shall have a printed undertaking to be filled up and signed by the candidate to the effect that he/she is aware of the institution's approach towards ragging and the punishments to which he or she shall be liable if found guilty of ragging. A similar undertaking shall be obtained from the parent/guardian of the applicant.

Such of the institutions as are introducing such a system for the first time shall ensure undertakings being obtained from the students and their parents/guardians already studying in the institutions before the commencement of the next educational year/session.

I have read the above observations of the Supreme Court of India and understood the meaning of the same.

Signature of Parent / Guardian with date

Signature of Student with date

Undertaking by Student of IIT Hyderabad and his/her Parent on Ragging at IIT Hyderabad

<u>The below is referred from The TELANGANA GAZETTE – LAW DEPARTMENT (Laws in the Combined State of Andhra Pradesh as on 02-06-2014, The appointed Day Adaption to the State of Telangana.</u>

3. Law of the State of Telangana

The following Act of the Telangana Legislative Assembly received the assent of the Governor on 19<sup>th</sup> August 1997 and was first published on the 21<sup>st</sup> August 1997 in the Combined State of Andhra Pradesh and Telangana Gazette for general information.

#### **ACT No. 26 of 1997**

## An Act to prohibit ragging in educational institutions in the State of Telangana

Be it enacted by the Legislative Assembly of the Combined State of Andhra Pradesh and Telangana in the Forty-eighth Year of the Republic of India, as follows: --

- 1. (1) This Act may be called the, Telangana Prohibition of Ragging Act. 1997.
  - (2) It extends to the whole of the State of Telangana.
  - (3) It shall be deemed to have come into force with effect from 4<sup>th</sup> July 1997.
- 2. In this Act, unless the context otherwise requires -
  - (a) 'act' includes words either spoken or written or signs or sounds or gestures or visible representations;
  - (b) 'educational institution' means and includes a college, or other institution by whatever name called, carrying on the activity or imparting education therein (either exclusively or among other activities); and includes an orphanage or boarding home or hostel or a tutorial institution or any other premises attached thereto;
  - (c) 'government' means the State Government of Telangana;
  - (d) 'notification' means the notification published in the Telangana Gazette and the word 'notified' shall be construed accordingly;
  - (e) 'ragging' means doing an act which causes or is likely to cause insult or annoyance of fear or apprehension or threat or intimidation or outrage of modesty or injury to a student;
  - (f) 'student' means a person who is admitted to an educational institution and whose name is lawfully borne on the attendance register thereof;
  - (g) At words and expressions used but not defined in this Act shall have the meanings assigned to them under the Andhra Pradesh Education Act, 1982 or the Indian Penal Code, 1860 respectively.
- 3. Ragging within or outside any educational institution is prohibited.
- 4. Whoever, with the intention of causing ragging or with the knowledge that he is likely by such act to cause ragging, commits or abets ragging and thereby -
  - (i) teases or embarrasses or humiliates a student shall be punished with imprisonment for a term which may extend to six months or with fine which may extend to one thousand rupees or with both; or
  - (ii) assaults or uses criminal force to or criminally intimidates, a student shall be punished with imprisonment for a term which may extend to one year or with fine which may extend to two thousand rupees or with both; or

I have read the above Act 26 of the State of Telangana and understood the meaning of the same.

Signature of Parent / Guardian with date

Signature of Student with date

## Undertaking by Student of IIT Hyderabad and his/her Parent on Ragging at IIT Hyderabad

- (iii) wrongfully restrains or wrongfully confines or causes hurt to a student shall be punished with imprisonment for a term which may extend to two years or with fine which may extend to five thousand rupees or with both; or
- (iv) causes grievous hurt to or kidnaps or abducts or rapes or commits unnatural offence with a student shall be punished with imprisonment for a term which may extend to five years and with fine which may extend to Rs. 10,000; or

- (v) causes death or abets suicide shall be punished with imprisonment for life or with imprisonment for a term which may extend to ten years and with a fine which may extend to fifty thousand rupees.
- 5. (1) A student convicted of an offence under Section 4 and punished with Imprisonment for a term shall be dismissed from the educational institution.
  - (2) A student convicted of an offence under Section 4 and punished with imprisonment for a term of more than six months shall not be admitted in any other educational institution.
- 6. (1) without prejudice to the foregoing provisions, whenever any student complains of ragging to the Head or Manager of an educational institution, such Head or Manager shall inquire into or cause an inquiry to be made info the same forthwith and if the complaint is prima-facie found true, shall suspend the student or students complained against for such period as may be deemed necessary.
  - (2) The decision of the Head or Manager of the educational institution under subsection (1) shall be final.
- 7. (1) If the Head or the Manager of an educational institution fails or neglects to Take action in the manner specified in sub-section (I) of Section 6, such person shall be deemed to have abetted the offence and shall be punished with the punishment provided for the offence.
  - (2) If a student commits suicide due to or in consequence of ragging, the person who commits such ragging shall be deemed to have abetted such suicide.
- 8. The provisions of this Act shall be in addition to and not derogatory of any law for the time being in force.
- 9. (1) The Government may by notification, make rules for carrying out all or any of the purposes of this Act.
  - (2) Every rule made under this Act shall immediately after it is made, be laid before the Legislative Assembly of the State, if it is in session and if it is not in session, in the session immediately following for a total period of fourteen days which may be comprised in one session or in two successive sessions, and if, before the expiration of the session in which it is so laid or the session immediately following the Legislative Assembly agrees in making any modification in the rule or in the annulment of the rule, the rule shall, from the date on which the modification or annulment is notified, have effect only in such modified form or shall stand annulled as :he case may be so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.
- 10. The Telangana Prohibition of Ragging Ordinance, 1997 is hereby repealed.

I have read the above Act 26 of the State of Telangana and understood the meaning of the same.

Signature of Parent / Guardian with date

Signature of Student with date

Undertaking by Student of Hyderabad and his/her Parent on Ragging at IIT Hyderabad

4. POLICY of IIT Hyderabad on Matters related to Ragging by the Registered Students of the Institute

IIT Hyderabad has a <u>NO TOLERANCE POLICY</u> for Ragging by IIT Hyderabad Students and of IIT Hyderabad students, whether inside or outside the premises of the Institute. Should any incident of Ragging be brought to the attention of any competent authorities, the Institute will verify the authenticity of the case and if any individual(s) are found guilty, they would be immediately terminated from their program and the institute.

If you feel that you have been a victim of ragging by another student at the Institute, please contact the following persons:

#### Anti-ragging Committee (Zero Tolerance to Anti Raging) at IIT Hyderabad:

Dean(Students) – Chairperson	Dr. Siva Rama Krishna Vanjari – Convener
Email: <u>dean.students@iith.ac.in</u> Ph: 04023016009	Email: <a href="mailto:svanjari@ee.iith.ac.in">svanjari@ee.iith.ac.in</a> Ph: 04023016464
Dr. Saravanan Balusamy – Member	Dr. Viswanath R R S R C – Member
Email: <a href="mailto:saravananb@mae.iith.ac.in">saravananb@mae.iith.ac.in</a> Ph: 040 2301 6027	Email: <u>viswanath@mae.iith.ac.in</u> Ph: 040 2301 6661
Dr. Sameen Naqvi – Member	Dr. Muvvala Gopinath – Member
Email: <a href="mailto:sameen@math.iith.ac.in">sameen@math.iith.ac.in</a> Ph: 040 2301 6612	Email: <a href="mgopinath@mae.iith.ac.in">mgopinath@mae.iith.ac.in</a> Ph: 040 2301 6671
Dr. Bhabani Shankar Mallik- Member	Deputy Registrar(Students) – Secretary
Email: <a href="mailto:bhabani@chy.iith.ac.in">bhabani@chy.iith.ac.in</a> Ph: 040 2301 6258	Email: dr.students@iith.ac.in Ph: 040 2301 6061

You will be required to give a written complaint giving details of the incident and the details of alleged student(s).

- A. After receiving complaint, immediately your the Institute will activate the Student Welfare and Disciplinary Action Committee to investigate the You may be contacted by either by the Director or the Chair of the Student Welfare and Disciplinary Action Committee for some questions/ clarifications about the incident. Hence, please be available during this time in case you are needed for such purpose.
- B. Counseling will be available as a resource for you through the Office of the Student Activities Coordinator, in case you so desire.
- C. The Director of the Institute will inform you about the outcome of the investigation as soon as it is completed.
- D. Frivolous use of this provision will also attract appropriate punishment from the competent authority.

I have read the above Policy of IIT Hyderabad and agree to abide by the same.

Signature of Parent / Guardian with date

Signature of Student with date