

Ref. No.: KRMU/Admin./O.O./2022-23/3410 Dated: 29.04.2023

OFFICE ORDER

Subject: Re-constitution of Grievance Redressal Committee.

This is in reference to KRMU/Admin./O.O./2022-23/349 dated 29th September 2022 wherein the Grievance Redressal Committee for Students and Staff (Teaching and Non-Teaching) was constituted for the term of two years. Since few of the committee members have left the University, it is necessary to replace them with new members.

Objectives:

- To encourage the students / faculty/staff to express their grievances/ problems freely
 and frankly, without any fear of being victimized.
- To uphold the dignity of the University by ensuring strife free atmosphere on the campus through the promotion of cordial student-student relationships, studentteacher relationships, and student-staff relationships.
- To address grievances of faculty and staff, if any and to provide responsive, accountable and easily accessible machinery for expeditious settlement of grievances to maintain a harmonious educational atmosphere in the institute.
- To deal with complex situations in a tactful manner to establish, promote and maintain a cohesive environment.
- To advise students/faculty/staff to respect the right and dignity of one another and show utmost restraint and patience whenever any occasion of rift arises.

The Grievance Redressal Committee shall consisting of following members:

S. No.	Name	Designation
1	Dr. Inderpreet Kaur	Chairperson
2 .	Prof. Anjana Singh (Dean Student Welfare)	Member
3	Proctor	Member

Registrar

K.R. Mangalam University Sohna Road, Gurugram, (Haryana)



(Recognized by UGC and a member of AIU)

4	Dr. Shiv Ranjan	Member
5	Mr. Arakhita Behera- SOHS	Member
6	Ms. Suman Rawat-HR	Member
7	Ms. Yukti (1905170027)UG Student (BBALL.B.)	Member
8	Ms. Charu Gupta (2102570010) PG Student (MBA)	Member
9	Dr Anshul Saluja (Assistant Dean, Student Welfare)	Member Secretary

The Grievance Redressal Committee is to work in continuity to the referred office order for the remaining term from the date of notification.

This is issued with the approval of competent authorities.

Mahijan

Registrar Copy to:

- Vice Chancellor: For kind information
- · Pro Vice Chancellor
- Dean Academic Affairs
- · Officiating Dean-Research
- All Dean/s and Coordinator of schools
- Controller of Examinations
- Dean Students Welfare
- · Assistant Dean, Student Welfare
- Chairperson & Members of Committee
- Notice Board
- Website Developer
- Office Copy

Registrar

Registrar

K.R. Mangalam University

Canada Road, Gurugram, (Haryana)



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> असाधारण EXTRAORDINARY

> भाग III—खण्ड 4 PART III—Section 4

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सं. 233] No. 233] नई दिल्ली, मंगलवार, अप्रैल 11, 2023/चैत्र 21, 1945 NEW DELHI, TUESDAY, APRIL 11, 2023/CHAITRA 21, 1945

विश्वविद्यालय अनुदान आयोग

अधिसूचना

नई दिल्ली, 11 अप्रैल, 2023

विश्वविद्यालय अनुदान आयोग (छात्रों की शिकायतों का निवारण) विनियम, 2023

F.1-13/2022(CPP-II).—विश्वविद्यालय अनुदान आयोग अधिनियम, 1956 (1956 का 3) की धारा 26 की उप-धारा (1) के खंड (छ) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए और विश्वविद्यालय अनुदान आयोग (छात्रों की शिकायतों का निवारण) विनियम, 2019 के अधिक्रमण में, विश्वविद्यालय अनुदान आयोग एतदद्वारा निम्नलिखित नियम बनाता है, नामत:-

1. संक्षिप्त नाम, विनियोग और प्रारंभ:

- (क) इन विनियमों को विश्वविद्यालय अनुदान आयोग (छात्रों की शिकायतों का निवारण) विनियम, 2023 कहा जाएगा।
- (ख) वे ऐसे सभी उच्चतर शिक्षा संस्थानों पर लागू होंगे, जिन्हें किसी केंद्रीय अधिनियम अथवा राज्य अधिनियम के तहत स्थापित या निगमित गया हो और विश्वविद्यालय अनुदान आयोग अधिनियम, 1956 की धारा 2 के खंड (च) के तहत मान्यता-प्राप्त सभी उच्चतर शिक्षा संस्थानों तथा ऐसे सभी सम विश्वविद्यालय सस्थानों पर लागू होंगे जिन्हें तत्संबंध की धारा 3 के तहत विश्वविद्यालय घोषित किया गया हो।

- च) उपयुक्त मीडिया में प्रमुखता से प्रदर्शित कर और आयोग की वेबसाइट पर पोस्ट कर प्रवेश हेतु संभावित अभ्यर्थियों सहित जनसाधारण को सूचित करनातथा इस बाबत घोषणा करना कि संस्थान में शिकायतों के निवारण के लिए न्युनतम मानक मौजूद नहीं हैं।;
- छ) महाविद्यालय के मामले में, संबद्धता को वापस लेने के लिए संबद्ध विश्वविद्यालय को सिफारिश करना;
- ज) सम विश्वविद्यालय संस्थान के मामले में ऐसी कार्रवाई करना, जो आवश्यक, उचित एवं उपयुक्त हो;
- झ) सम विश्वविद्यालय संस्थान के मामले में सम विश्वविद्यालय संस्थान के रूप में घोषणा को वापस लिए जाने के लिए, यदि आवश्यक हो तो, केंद्र सरकार को सिफारिश करना;
- ञ) राज्य अधिनियम के अंतर्गत स्थापित अथवा निगमित विश्वविद्यालय के मामले में राज्य सरकार को आवश्यक एवं उचित कार्रवाई करने की सिफारिश करना;
- ट) गैर अनुपालना के लिए संस्थान के प्रति ऐसी कार्रवाई करना जो आवश्यक एवं उपयुक्त समझी जाए।

बशर्ते इन विनियमों के अंतर्गत आयोग की ओर से कोई कार्रवाई नहीं की जाएगी, जब तक कि संस्थान को अपनी स्थिति को स्पष्ट करने एवं उसके पक्ष को सुने जाने का अवसर नहीं दिया गया हो।

11. इन विनियमों में उल्लिखित कोई भी शर्त, विश्वविद्यालय अनुदान आयोग (छात्रोंकी शिकायत निवारण) विनियम, 2019 के प्रावधानोंके अंतर्गत नियुक्त किसी पदधारी लोकपाल के कार्यकाल की अविध के दौरान उसके पद पर बने रहने को प्रतिकूल रूप से प्रभावित नहीं करेगी; कार्यकाल समाप्त होने के पश्चात् लोकपाल की नियुक्ति विश्वविद्यालय अनुदान आयोग (छात्रों की शिकायतों का निवारण) के विनियम, 2023 के अनुरूप की जाएगी।

प्रा. मनिष र. जोशी, सचिव [विज्ञापन-III/4/असा./13/2023-24]

UNIVERSITY GRANTS COMMISSION

NOTIFICATION

New Delhi, the 11th April, 2023

University Grants Commission (Redressal of Grievances of Students) Regulations, 2023

F.1-13/2022 (CPP-II).— In exercise of the powers conferred under clause (g) of sub-section (1) of Section 26 of the University Grants Commission (Redress of Grievances of Students) Regulations, 2019, the University Grants Commission hereby makes the following regulations, namely -

1. SHORT TITLE, APPLICATION, AND COMMENCEMENT:

- (a) These regulations shall be called as the University Grants Commission (Redressal of Grievances of Students) Regulations, 2023.
- (b) They shall apply to all higher education institutions, whether established or incorporated by or under a Central Act or a State Act, and every institution recognized by the University Grants Commission under clause (f) of Section 2 of the University Grants Commission Act, 1956 and to all institutions deemed to be a University declared as such under Section 3 therein and to all higher education institutions affiliated to a University.
- (c) They shall come into force from the date of their publication in the Official Gazette.

2. OBJECTIVE

To provide opportunities for redressal of certain grievances of students already enrolled in any institution, as well as those seeking admission to such institutions, and a mechanism thereto.

3. DEFINITION:

- (1) In these regulations, unless the context otherwise requires-
 - (a) "Act" means the University Grants Commission Act, 1956 (3 of 1956);
 - (b) "aggrieved student" means a student, who has any complaint in the matters relating to or connected with the grievances defined under these regulations.
 - (c) "college" means any institution, so defined in clause (b) of sub-section (1) of section 12A of the Act.
 - (d) "Commission" means the University Grants Commission established under section 4 of the UGC Act, 1956.
 - (e) "declared admission policy" means such policy, including the process there under, for admission to a course or program of study as may be offered by the institution by publication in the prospectus of the institution.
 - (f) "grievance" means, and includes, complaint(s) made by an aggrieved student in respect of the following, namely:
 - i. admission contrary to merit determined in accordance with the declared admission policy of the institution:
 - ii. irregularity in the process under the declared admission policy of the institution;
 - iii. refusal to admit in accordance with the declared admission policy of the institution;
 - iv. non-publication of a prospectus by the institution, in accordance with the provisions of these regulations;
 - v. publication by the institution of any information in the prospectus, which is false or misleading, and not based on facts;
 - vi. withholding of, or refusal to return, any document in the form of certificates of degree, diploma or any other award or other document deposited by a student for the purpose of seeking admission in such institution, with a view to induce or compel such student to pay any fee or fees in respect of any course or program of study which such student does not intend to pursue;
 - vii. demand of money in excess of that specified to be charged in the declared admission policy of the institution;
 - viii. violation, by the institution, of any law for the time being in force in regard to reservation of seats in admission to different category of students;
 - ix. non-payment or delay in payment of scholarships or financial aid admissible to any student under the declared admission policy of such institution, or under the conditions, if any, prescribed by the Commission;
 - x. delay by the institution in the conduct of examinations, or declaration of results, beyond the schedule specified in the academic calendar of the institution, or in such calendar prescribed by the Commission;
 - xi. failure by the institution to provide student amenities as set out in the prospectus, or is required to be extended by the institution under any provisions of law for the time being in force;
 - xii. non-transparent or unfair practices adopted by the institution for the evaluation of students;
 - xiii. delay in, or denial of, the refund of fees due to a student who withdraws admission within the time mentioned in the prospectus, subject to guidelines, if any, issued by the Commission, from time to time;
 - xiv. complaints of alleged discrimination of students from the Scheduled Castes, the Scheduled Tribes, Other Backward Classes, Women, Minorities or persons with disabilities categories;
 - xv. denial of quality education as promised at the time of admission or required to be provided;
 - xvi. harassment or victimization of a student, other than cases of harassment, which are to be proceeded against under the penal provisions of any law for the time being in force;
 - xvii. any action initiated/taken contrary to the statutes, ordinances, rules, regulations, or guidelines of the institution; and
 - xviii. any action initiated/taken contrary to the regulations and/or guidelines made/issued by the Commission and/or the regulatory body concerned.

- (g) "Institution" means a university as defined in sub-section (f) of Section 2 of the UGC Act, an institution declared as institution deemed to be university under Section 3 of the Act, and a college as defined under section 12A (1) (b) of the University Grants Commission Act, 1956.
- (h) "Ombudsperson" means the Ombudsperson appointed under these regulations;
- (i) "Prospectus" means and includes any publication, whether in print or otherwise, issued for providing fair and transparent information, relating to an institution, to the general public (including to those seeking admission in such institution) by such institution or any authority or person authorized by such institution to do so;
- (j) "Student" means a person enrolled, or seeking admission to be enrolled, in any institution, to which these regulations apply, through any mode i.e., Formal / Open and Distance Learning (ODL) / Online;
- (k) "Students' Grievance Redressal Committee (SGRC)" means a committee constituted under these regulations, at the level of an institution; and
- (1) "University" means a University so defined in clause (f) of section 2 of the Act or, where the context may be, an institution deemed to be University declared as such under Section 3 thereof.
- (2) Words and expressions used and not defined in these regulations but defined in the University Grants Commission Act, 1956 shall have the same meanings as respectively assigned to them in the Act.

4. MANDATORY PUBLICATION OF PROSPECTUS, ITS CONTENTS, AND PRICING:

- (1) Every institution, shall publish and/or upload on its website, before expiry of at least sixty days prior to the date of the commencement of the admission to any of its courses or programs of study, a prospectus containing the following for the information of persons intending to seek admission to such institution and the general public, namely:
 - (a) the list of programs of study and courses offered along with the broad outlines of the syllabus specified by the appropriate statutory authority or by the institution, as the case may be, for every course or program of study, including teaching hours, practical sessions and other assignments;
 - (b) the number of seats approved by the appropriate statutory authority in respect of each course or program of study for the academic year for which admission is proposed to be made;
 - (c) the conditions of educational qualifications and eligibility including the minimum and maximum age limit of persons for admission as a student in a particular course or program of study, specified by the institution;
 - (d) the process of selection of eligible candidates applying for such admission, including all relevant information in regard to the details of test or examination for selecting such candidates for admission to each course or program of study and the amount of fee prescribed for the admission test;
 - (e) each component of the fee, deposits and other charges payable by the students admitted to such institution for pursuing a course or program of study, and the other terms and conditions of such payment;
 - (f) rules/regulations for imposition and collection of any fines in specified heads or categories, minimum and maximum fines may be imposed;
 - (g) the percentage of tuition fee and other charges refundable to a student admitted in such institution in case such student withdraws from such institution before or after completion of course or program of study and the time within and the manner in which such refund shall be made to that student;
 - (h) details of the teaching faculty, including their educational qualifications, along with their type of appointment (Regular/visiting/guest) and teaching experience of every member thereof;
 - (i) information with regard to physical and academic infrastructure and other facilities including hostel accommodation and its fee, library, hospital, or industry wherein the practical training is to be imparted to the students and in particular the amenities accessible by students on being admitted to the institution;
 - (j) all relevant instructions in regard to maintaining the discipline by students within or outside the campus of the institution, and, in particular such discipline relating to the prohibition of ragging of any student or students and the consequences thereof and for violating the provisions of any regulation in this behalf made by the relevant statutory regulatory authority; and
 - (k) Any other information as may be specified by the Commission.

Provided that an institution shall publish/upload information referred to in clauses (a) to (k) of this regulation, on its website, and the attention of prospective students and the general public shall be drawn to such publication being on the website through advertisements displayed prominently indifferent newspapers and through other media.

(2) Every institution shall fix the price of each printed copy of the prospectus, being not more than the reasonable cost of its publication and distribution and no profit be made out of the publication, distribution, or sale of prospectus.

5. STUDENT GRIEVANCE REDRESSAL COMMITTEES (SGRC):

- (i) A complaint from an aggrieved student relating to the institution shall be addressed to the Chairperson, Students' Grievance Redressal Committee (SGRC).
- (ii) Every Institution shall constitute such number of Students' Grievance Redressal Committees (SGRC), as may be required to consider grievances of the students, with the following composition, namely:
 - a) A Professor Chairperson
 - b) Four Professors/Senior Faculty Members of the Institution as Members.
 - c) A representative from among students to be nominated on academic merit/excellence in sports/performance in co-curricular activities-Special Invitee.
- (iii) Atleast one member or the Chairperson shall be a woman and atleast one member or the Chairperson shall be from SC/ST/OBC category.
- (iv) The term of the chairperson and members shall be for a period of two years.
- (v) The term of the special invitee shall be one year.
- (vi) The quorum for the meeting including the Chairperson, but excluding the special invitee, shall be three.
- (vii) In considering the grievances before it, the SGRC shall follow principles of natural justice.
- (viii) The SGRC shall send its report with recommendations, if any, to the competent authority of the institution concerned and a copy thereof to the aggrieved student, preferably within a period of 15 working days from the date of receipt of the complaint.
- (ix) Any student aggrieved by the decision of the Students' Grievance Redressal Committee may prefer an appeal to the Ombudsperson, within a period of fifteen days from the date of receipt of such decision.

6. APPOINTMENT, TENURE, REMOVAL AND CONDITIONS OF SERVICES OF OMBUDSPERSON:

- (i) Each University shall appoint Ombudsperson for redressal of grievances of students of the university and colleges/institutions affiliated with the university under these regulations.
- (ii) There shall be one or more part-time functionaries designated as Ombudspersons to hear, and decide on, appeals preferred against the decisions of the SGRCs.
- (iii) The Ombudsperson shall be a retiredVice-Chancellor or a retired Professor (who has worked as Dean/HOD) and has 10 years' experience as a Professor at State/Central Universities/Institutions of National Importance/Deemed to be Universities or aformer District Judge.
- (iv) The Ombudsperson shall not, at the time of appointment, during one year before appointment, or in the course of his/her tenure as Ombudsperson, be in conflict of interest with the Institution where his/her personal relationship, professional affiliations or financial interest may compromise or reasonably appear to compromise, the independence of judgment towards the Institution.
- (v) The Ombudsperson shall be appointed for a period of three years or until he/she attains the age of 70 years, whichever is earlier, from the date of assuming office, and shall be eligible for reappointment for another one term.
- (vi) For conducting the hearings, the Ombudsperson shall be paid a sitting fee, per diem, in accordance with the norms fixed by the respective university and shall, in addition, be eligible for reimbursement of the expenditure incurred on conveyance.
- (vii) The University may remove the Ombudsperson from office, on charges of proven misconduct or misbehaviour.
- (viii) No order of removal of Ombudsperson shall be made except after an inquiry made in this regard by a person, not below the rank of a retired judge of the High Court in which a reasonable opportunity of being heard is given to the Ombudsperson.

7. FUNCTIONS OF OMBUDSPERSON:

(i) The Ombudsperson shall hear appeals from an aggrieved student, only after the student has availed all other remedies provided under these regulations.

- (ii) While issues of malpractices in the conduct of examination or in the process of evaluation may be referred to the Ombudsperson, no appeal or application for revaluation or re-totalling of answer sheets from an examination, shall be entertained by the Ombudsperson unless specific irregularity materially affecting the outcome or specific instance of discrimination is indicated.
- (iii) The Ombudsperson may avail assistance of any person, as amicus curiae, for hearing complaints of alleged discrimination.
- (iv) The Ombudsperson shall make all efforts to resolve the grievances within a period of 30 days of receiving the appeal from the aggrieved student(s).

8. PROCEDURE FOR REDRESSAL OF GRIEVANCES BY OMBUDSPERSONS AND STUDENT GRIEVANCE REDRESSAL COMMITTEES:

- (i) Each institution shall, within a period of three months from the date of issue of this notification, have an online portal where any aggrieved student may submit an application seeking redressal of grievance.
- (ii) On receipt of an online complaint, the institution shall refer the complaint to the appropriate Students' Grievance Redressal Committee, along with its comments within 15 days of receipt of complaint on the online portal.
- (iii) The Students' Grievance Redressal Committee, as the case may be, shall fix a date for hearing the complaint which shall be communicated to the institution and the aggrieved student.
- (iv) An aggrieved student may appear either in person or authorize a representative to present the case.
- (v) Grievances not resolved by the Students' Grievance Redressal Committee within the time period provided in these regulations may be referred to the Ombudsperson by the university.
- (vi) Institutions shall extend co-operation to the Ombudsperson or the Student Grievance Redressal Committee(s), in early redressal of grievances.
- (vii) The Ombudsperson shall, after giving reasonable opportunities of being heard to the parties concerned, on the conclusion of proceedings, pass such order, with reasons thereof, as may be deemed fit to redress the grievance and provide such relief as may be appropriate to the aggrieved student
- (viii) The institution, as well as the aggrieved student, shall be provided with copies of the order under the signature of the Ombudsperson.
- (ix) The institution shall comply with the recommendations of the Ombudsperson.
- (x) The Ombudsperson may recommend appropriate action against the complainant, where a complaint is found to be false or frivolous.

9. INFORMATION REGARDING OMBUDSPERSONS AND STUDENT GRIEVANCE REDRESSAL COMMITTEES:

An institution shall furnish, prominently, on its website and in its prospectus, all relevant information in respect of the Students' Grievance Redressal Committee(s) coming in its purview, and the Ombudsperson for the purpose of appeals.

10. CONSEQUENCES OF NON-COMPLIANCE:

The Commission shall in respect of any institution, which wilfully contravenes these regulations or repeatedly fails to comply with the recommendation of the Ombudsperson or the Students' Grievance Redressal Committee, as the case may be, proceed to take one or more of the following actions till the institution complies with these Regulations to the satisfaction of the Commission, namely:

- (a) withdrawal of declaration of fitness to receive grants under section 12B of the Act;
- (b) withholding any grant allocated to the Institution;

- (c) declaring the institution ineligible for consideration for any assistance under any of the general or special assistance programs of the Commission;
- (d) declaring the institution ineligible to offer courses through Online/ODL mode for a specified period;
- (e) withdrawing / withholding / suspending the approval for offering courses through Online/ODL mode;
- (f) informing the general public, including potential candidates for admission, through a notice displayed prominently in suitable media and posted on the website of the Commission, declaring that the institution does not possess the minimum standards for redressal of grievances;
- (g) recommend to the affiliating University for withdrawal of affiliation, in case of a college;
- (h) take such action as it may deem necessary, appropriate and fit, in case of an institution deemed to be University;
- (i) recommend to the Central Government, if required, for withdrawal of declaration as institution deemed to be a University, in case of an institution deemed to be University;
- (j) recommend to the State Government to take necessary and appropriate action, in case of a University established or incorporated under a State Act;
- (k) such other action as may be deemed necessary and appropriate against an institution for non-compliance.

 Provided that no action shall be taken by the Commission under this regulation, unless the institution has been provided an opportunity of being heard to explain its position.
- 11. Nothing mentioned herein above in these regulations shall affect the continuance in office, during the currency of the term, of an incumbent Ombudsperson appointed under the provisions of the UGC (Redress of Grievances of Students) Regulations, 2019; where after, the appointment of Ombudsperson shall be made as per University Grants Commission (Redressal of Grievances of Students) Regulations, 2023.

Prof. MANISH R. JOSHI, Secy. [ADVT.-III/4/Exty./13/2023-24]



EDUCATION FOR LIF (Recognized by UGC and a member of AIU)

Ref. No.: KRMU/Admin./O.O./2022-23/349

Dated: 29.09.2022

OFFICE ORDER

Subject: Re- constitution of Grievance Redressal Committee.

This is in reference to KRMU/Admin./O.O./2021-22/2811 dated 18th February, 2022 wherein Grievance Redressal Committee for Students and Staff (Teaching and Non-Teaching) was constituted for the term of two years. Since few of the committee members have left the University, it is necessary to replace them with the new members.

Objectives:

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The Grievance Redressal Committee shall consist of the following members:

S. No.	Name	Designation
1	Dr. Kamini Tanwar	Chairperson
2	Prof. Tania Gupta (Dean Students Welfare)	Member
3	Proctor	Member
4	Dr. Shivani Tomar- SOHS	Member
5	Dr. Rashmi Jain- SOMC	Member
6	Ms. Suman Rawat-HR	Member
7	Ms. Yukti (1905170027)	Member

Registrar K.R. Mangalam University Sohna Road, Gurugram, (Haryana)



(Recognized by UGC and a member of AIU)

	UG Student (BBALL.B.)	
8	Ms. Charu Gupta (2102570010) PG Student (MBA)	Member
9	Dr Anshul Saluja (Associate Dean Students Welfare)	Member Secretary

The Grievance Redressal Committee is to work in continuity to the referred office order for the remaining term from the date of the notification. This supersedes all the notifications/circular/office order issued in this subject so far.

This is issued with the approval of competent authorities.

Mahajan Registrar

Copy to:

- · Vice Chancellor: For kind information
- · Pro Vice Chancellor
- Dean Academic Affairs
- Proctor
- Dean Students Welfare
- · All Dean/s and Coordinators of school
- Controller of Examinations
- Chairperson & Members of Committee
- Notice Board
- Office Copy

Registrar K.R. Mangalam University Sohna Road, Gurugram, (Haryana)



Ref. No.: KRMU/Admin./O.O./2021-22/ 2811

Dated: 18th February, 2022

OFFICE ORDER

Subject: Constitution of Grievance Redressal Committee.

This is in reference to KRMU/Admin./O.O./2021-22/251 and KRMU/Admin./O.O./2021-22/2554 dated 9th October, 2021 wherein Student's Grievance Redressal Committee and Staff (Teaching and Non-Teaching) Grievance Redressal Committee was constituted for the term of two years. Due to the merger of Student's Grievance Redressal Committee and Staff (Teaching and Non-Teaching) Grievance Redressal Committee, a new committee is being constituted namely Grievance Redressal Committee.

Objectives:

- To encourage the students /faculty/staff to express their grievances / problems freely and frankly, without any fear of being victimized.
- To uphold the dignity of the University by ensuring strife free atmosphere in the campus through promotion of cordial student-student relationship, student-teacher relationship, student-staff relationships.
- To address grievances of faculty and staff, if any and to provide responsive, accountable
 and easily accessible machinery for expeditious settlement of grievances in order to
 maintain a harmonious educational atmosphere in the institute.
- To deal with the complex situations in a tactful manner to establish, promote and maintain cohesive environment.
- To advise students/faculty/staff to respect the right and dignity of one another and show utmost restraint and patience whenever any occasion of rift arises.

The Grievance Redressal Committee shall consist of the following members:

S. No.	Name	Designation
1	ProfHemani Singh Chairperson	Chairperson
2	Prof. Tania Gupta	Member

Registrar

Registrar

Registrar

K.R. Mangalam University

Sohna Road, Gurugram, (Haryana)



EDUCATION FOR LIFE (Recognized by UGC and a member of AIU)

3	Prof. Arun Kumar Garg	Member
4	Dr. Kanupriya	Member
5	Dr. Rashmi Jain	Member
6	Ms. Suman Rawat	Member
7	Ms. Yukti (1905170027)	UG Student (BBALL.B.)
8	Ms. Charu Gupta (2102570010)	PG Student (MBA)
9	Dr Anshul Saluja	Member Secretary

The Grievance Redressal Committee is to work in continuity to the referred office order for the remaining term from the date of the notification. This supersedes all the notifications/circular/office order issued in this subject so far.

This is issued with the approval of competent authorities.

Registrar

Copy to:

- · Vice Chancellor: For kind information
- · Pro Vice Chancellors
- · Dean Academic Affairs
- · All Dean/s of school
- Controller of Examinations
- Chairperson & Members of Committee
- Notice Board
- Office Copy

Registrar

K.R. Mangalam University Sohna Road, Gurugram, (Haryana)



OUCATION FOR LIF (Recognized by UGC and a member of AIU)

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Ref. No.: KRMU/Admin/Committees/2021-22/2556-P

Dated: 9th October, 2021

OFFICE ORDER

Subject: Student's Grievance Redressal Committee of K.R. Mangalam University.

This is in reference to KRMU/Admin/Committees/2018-19/006 dated 09/11/2019 wherein Student's Grievance Redressal Committee was constituted in compliance with under clause (g) of sub-section (1) of Section 26 of the University Grants Commission Act, 1956 (3 of 1956), and in supersession of the University Grants Commission (Grievance Redressal) Regulations, 2012 for two years from the date of notification.

The Student's Grievance Redressal Committee shall consist of the following members:

S. No.	Name	Designation	Mail Address
1.	Prof. Tania Gupta	Chairperson (Dean Student Welfare)	dsw@krmangalam.edu.in
2.	Ms. Silky Sethy	Member	silky.sethi@krmangalam.edu.in
3.	Dr. Richa Nangia	Member	richanangia@krmangalam.edu.in
4.	Ar. Poorva Priyadarshini	Member	poorva.priyadarshini@krmangalam.e du.in
5.	Dr. Inderpreet Kaur	Member	inderpreet.kaur@krmangalam.edu.in
6.	Dr. Shalini Gambhir	Member	shalini.gambhir@krmangalam.edu.in
7.	Dr. Mina Kumari	Member	mina.yadav@krmangalam.edu.in
8.	Mr. Tarun Joshi	Member	tarun.joshi@krmangalam.edu.in
9.	Dr. Dipanvita Sehgal	Member	dipanvita.sehgal@krmangalam.edu.i n
10.	Dr. Khushboo Singh Member khushboo.singh@krmangalar	khushboo.singh@krmangalam.edu.ir	
11.	Mr. Vivek Sharma	Member	vivek.sharma@krmangalam.edu.in
12.	Ms. Yukti	UG Student (BBALL.B.)	1905170027@krmu.edu.in
13.	Mr. Kuldeep	UG Student (B.Pharm)	1904120013@krmu.edu.in
14.	Ms. Charu Gupta	PG Student (MBA)	2102570010@krmu.edu.in
15.	Mr. Rudra Bhardwaj	PG Student (MBA)	2102570025@krmu.edu.in
16.	Dr. 'Anshul Saluja	Member Secretary	swa@krmu.edu.in

Registrar

M.R. Mangalam University Sohna Road, Gurugram, (Haryana)



EDUCATION FOR

(Recognized by UGC and a member of AIU)

The tenure of the committee members will be in continuity to the referred office order for the remaining term from the date of the notification. This supersedes all the notifications/circular/office order issued in this subject so far.

This is issued with the approval of competent authorities.

Copy to:

- Vice Chancellor: For kind information
- Pro Vice Chancellor
- Dean Academic Affairs
- Dean Student Welfare
- All Dean/s of school
- Controller of Examinations
- Presiding Officer & Members of Committee
- **Notice Board**
- Office Copy

Registrar K.R. Mangalam University Sohna Road, Gurugram, (Haryana)

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Sohna Road, Gurugram

KRMU/Admin/Committees/2018-19/002

30th October, 2018

Grievance Redressal Committee

This is in reference to KRMU/Admin/Committees/2017-18/004 dated 17/08/2018 wherein Grievance Redressal Committee was constituted for two years from the date of notification.

Since few of the committee members have left the University it was necessary to replace them with new members.

Following are recommended as members of the committee continuing and new in accordance to the norms published in Gazette of India dated March 23 - March 29, 2013:

S. No.	Name	Position
1.	Prof. Vijay Anand Dubey	Chairman (Acting Dean, SOMC)
2.	Prof. Nitin Kumar	Member (Faculty, SMAS) ★
3,	Ms. Khushbu Gautam	Member (Faculty, SOMC)
4.	Ms. Shivani Singh	Member (Faculty, SOAP)
5.	Dr. Kaveri Sharma	Member (Faculty, SOLS)
6.	Mr. Ashwani Kumar	Member (Faculty, SOET)
7.	Ms. Malvika Saxena	Student, (B.A. (H) English)
8.	Ms. Shivani Punj	Student, (MBA)
9.	Ms. Pooja Sharma	Student, (MBA)

The tenure of the committee members will be of two years from the date of this

This supersedes all the notifications/circular issued in this subject so far.

Put up for your kind approval, please.

Vice Chancellor

K.R. Mangalam University

Sohna Road, Gurugram, (Hary 193)

REGISTERED No. DL(N)-04/0007/2003-05



माप्ताहिक/WEEKLY

प्राधिकार से प्रकाशित PUBLISHED BY AUTHORITY

सं. 12]

नई दिल्ली, शनिवार, मार्च 23—मार्च 29, 2013 (चैत्र 2, 1935)

No. 12 | NEW DELHI, SATURDAY, MARCH 23-MARCH 29, 2013 (CHAITRA 2, 1935)

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)

भाग III—खण्ड 4 [PART III—SECTION 4]

[सांविधिक निकायों द्वारा जारी की गई विविध अधिसूचनाएं जिसमें कि आदेश, विज्ञापन और सूचनाएं सम्मिलित हैं] [Miscellaneous Notifications including Notifications, Orders, Advertisements and Notices issued by Statutory Bodies]

UNIVERSITY GRANTS COMMISSION

New Delhi-110002, the -December 2012

- F. No. 14-4/2012(CPP-II)—In exercise of the power conferred under sub-section (1) of section 26 of the University Grants Commission Act, 1956 (3 of 1956), the University Grants Commission hereby makes the following regulations, namely:—
- 1. Short title, application and commencement:
 - (1) These regulations shall be called the University Grants Commission (Grievance Redressal) Regulations, 2012.
 - (2) They shall apply to every University, whether established or incorporated by or under a Central Act or a State Act, and every institution recognised by the University Grants Commission under clause (f) of Section 2 of the University Grants Commission Act, 1956 and to all institutions deemed to be a university declared as such under Section 3 of the said Act.
 - (3) They shall come into force from the date of their publication in the Official Gazette.
- 2. Definition:—In these regulations, unless the context otherwise requires
 - (a) "Act" means the University Grants Commission Act, 1956 (3 of 1956):
 - (b) "aggrieved student" means a student who has any complaint in the matters concerned with the grievances defined under these regulations, and includes a persons seeking admission to any institution of higher education;
 - (c) "college" means any institution, whether known as such or by any other name, which provides for a course of study for obtaining any qualification from a university and which, in accordance with the rules and regulations of such university, is recognised as competent to provide for such course of study and present students undergoing such course of study for the examination for the award of such qualification;
 - (d) "Commission" means the University Grants Commission established under section 4 of the UGC Act, 1956
 - (e) "declared admission policy" means such policy for admission to a course or program of study as may be offered by the institution and published in the prospectus referred to in sub-regulation (1) of regulation 3;

- (f) "grievances" include the following complaints of the aggrieved students, namely: --
 - (i) making admission contrary to merit determined in accordance with the declared admission policy of the institute;
 - (ii) irregularity in the admission process adopted by the institute;
 - (iii) refusing admission in accordance with the declared admission policy of the institute;
 - (iv) non publication of prospectus, as specified;
 - (v) publishing any information in the prospectus, which is false or misleading, and not based on facts;
 - (vi) withhold or refuse to return any document in the form of certificates of degree, diploma or any other award or other document deposited with it by a person for the purpose of seeking admission in such institution, with a view to induce or compel such person to pay any fee or fees in respect of any course or program of study which such person does not intend to pursue;
 - (vii) demand of money in excess of that specified in the declared admission policy or approved by the competent authority to be charged by such institution;
 - (viii) breach of the policy for reservation in admission as may be applicable;
 - (ix) complaints, of alleged discrimination of students, from the Scheduled Castes, the Scheduled Tribes, Other Backward Classes, Women, Minority or Disabled categories;
 - (x) non payment or delay in payment of scholarships to any student that such institution is committed, under the conditions imposed by University Grants Commission, or by any other authority;
 - (xi) delay in conduct of examinations or declaration of results beyond that specified in the academic calendar;
 - (xii) on provision of student amenities as may have been promised or required to be provided by the institution;
 - (xiii) denial of quality education as promised at the time of admission or required to be provided;
 - (xiv) non transparent or unfair evaluation practices;

- (xv) harassment and victimisation of students, including sexual harassment;
- (g) "Grievance Redressal Committee" means a committee constituted under these regulations;
- (h) "Higher Educational Institution" means a University within the meaning of clause (f) of Section 2, a college within the meaning of clause (b) of subsection (1) of Section 12A, and an institution deemed to be a University declared under Section 3, of the University Grants Commission Act, 1956;
- (i) "institution" for the purposes of these regulations, means university, college or institution, as the case may be;
- (j) "Office of profit" means an office which is capable of yielding a profit or pecuniary gain, and to which some pay, salary, emolument, remuneration or non-compensatory allowance is attached;
- (k) "Ombudsman" means the Ombudsman appointed under regulation 4 of these regulations;
- (I) "university" means a university established or incorporated by or under a Central Act or a State Act and includes an institution deemed to be university declared as such under Section 3 of the Act.
- 3. Mandatory publication of prospectus, its contents and pricing:--
 - (1) Every higher education institution, shall publish, before expiry of sixty days prior the date of the commencement of the admission to any of its courses or programmes of study, a prospectus containing the following for the purposes of informing those persons intending to seek admission to such institution and the general public, namely:—
 - (a) each component of the fee, deposits and other charges payable by the students admitted to such institution for pursuing a course or programme of study, and the other terms and conditions of such payment;
 - (b) the percentage of tuition fee and other charges refundable to a student admitted in such institution in case such student withdraws from such institution before or after completion of course or programme of study and the time within, and the manner in, which such refund shall be made to that student;
 - (c) the number of seats approved by the appropriate statutory authority in respect of each course or programme of study for the academic year for which admission is proposed to be made;
 - (d) the conditions of eligibility including the minimum and maximum age limit of persons for admission as a student in a particular course or programme of study, where so specified by the institution:

- (e) the educational qualifications specified by the relevant appropriate statutory authority, or by the institution, where no such qualifying standards have been specified by any statutory authority;
- (f) the process of admission and selection of eligible candidates applying for such admission, including all relevant information in regard to the details of test or examination for selecting such candidates for admission to each course or programme of study and the amount of fee to be paid for the admission test;
- (g) details of the teaching faculty, including therein the educational qualifications and teaching experience of every member of its teaching faculty and also indicating therein members are on regular basis or as visiting
- (h) information in regard to physical and academic infrastructure and other facilities including hostel accommodation, library and hospital or industry wherein the practical training to be imparted to the students and in particular the facilities accessible by students on being admitted to the institution;
- (i) broad outlines of the syllabus specified by the appropriate statutory authority or by the institution, as the case may be, for every course or programme of study, including the teaching hours, practical sessions and other assignments;
- (j) all relevant instructions in regard to maintaining the discipline by students within or outside the campus of the institution, and, in particular such discipline relating to the prohibition of ragging of any student or students and the consequences thereof and for violating the provisions of any regulation in this behalf made by the relevant statutory regulatory authority; and
- (k) any such other information as may be specified by the Commission:

Provided that an institution shall publish information referred to in items (a) to (j) of this sub regulation, on its website, and the attention of prospective students and the general public shall be drawn to such publication on the website through advertisements displayed prominently in the different newspapers and through other media:

Provided further that an institution may publish prospectus in accordance with this sub regulation at any time before the period of sixty days.

(2) Every institution shall fix the price of each printed copy of the prospectus, being not more than the reasonable cost of its publication and distribution or sale of prospectus.

- Appointment, tenure, removal and conditions of services under grievance redressal mechanism –
 - (1) Each University shall appoint an Ombudsman for redressal of grievances of students under these regulations.
 - (2) The Ombudsman shall be a person who has been a judge not below the rank of a District Judge or a retired professor who has at least ten years' experience as a professor.
 - (3) The Ombudsman shall not, at the time of appointment, during one year before such appointment, or in the course of his tenure as Ombudsman, be in a conflict of interest with the university where his personal relationship, professional affiliation or financial interest may compromise or reasonably appear to compromise, the independence of judgement toward the university.
 - (4) The Ombudsman, or any member of his immediate family shall not -
 - (a) hold or have held at any point in the past, any post or, employment in the office of profit in the University;
 - (b) have any significant relationship, including personal, family, professional or financial, with the university;
 - (c) hold any position in university by whatever name called, in the administration or governance structure of the university.
 - (5) The Ombudsman in a State University shall be appointed by the university on part-time basis from a panel of three names recommended by the search committee consisting of the following members, namely:-
 - (a) nominee of the Governor of the State Chairman;
 - two Vice-Chancellors, by rotation from public universities of the State to be nominated by the State Government Members:
 - one Vice-Chancellor, by rotation from a private university of the State to be nominated by the State Government Member:
 - (d) Secretary (Higher Education) of the State Member-- Convener.
 - (6) The Ombudsman in a Central University and institution deemed to be university shall be appointed by the Central University or institution as the case may be on part-time basis

from a panel of three names recommended by the search committee consisting of the following members, namely:-

- a) Chairman of the University Grants Commission or his nominee - Chairman;
- b) one Vice Chancellor from central university, by rotation, to be nominated by the Central Government Member:
- one Vice Chancellor from institution deemed to be university, by rotation, to be nominated by the Central Government – Member;
- Joint Secretary to the Government of India in the Ministry of Human Resource Development dealing or incharge of the higher education - Member;
- e) Joint Secretary in the office of the University Grants Commission Member Convener
- (7) The Ombudsman shall be a part time officer appointed for a period of three years or until he attains the age of seventy year, whichever is earlier, from the date he resumes the office and may be reappointed for another one term in the same university.
- (8) The Ombudsman shall be paid a fees of Rs. 3000 per day for hearing the cases, in addition to reimbursement of the conveyance.
- (9) The Ombudsman may be removed on charges of proven misconduct or misbehavior or as defined under sub regulation (3) and (4) of this regulation, by the concerned appointing authority.
- (10) No order of removal of Ombudsman shall be made except after an inquiry made in this regard by a person not below the rank of Judge of the High Court in which such Ombudsman has been informed of the charges against him and given a reasonable opportunity of being heard in respect of those charges.

5. Grievance Redressal Committee -

- (1) In case of a college, the Vice Chancellor of the affiliating university shall constitute a Grievance Redressal Committee consisting of five members for an individual college or a group of colleges keeping in view the location of the college(s).
- (2) The Grievance Redressal Committee shall be constituted by the Vice-Chancellor of the affiliating university consisting of
 - a) a senior Professor of the University Chairman;
 - b) three senior teachers drawn from the affiliating colleges, on rotation basis, to be nominated by the Vice-Chancellor Members;

- a student representing the college where the grievance has occurred to be nominated, based on academic merit, by the concerned college - special invitee.
- (3) The Grievance Redressal Committee shall have a term of two years.
- (4) The provisions of sub-regulations (8), (9) and (10) of regulation 4 and regulation 6 in respect of the matters of the reimbursement and procedure and functions shall, *mutatis mutandis*, apply to the Grievance Redressal Committee except that the Grievance Redressal Committee shall communicate its decision within ten days of receipt of the complaint.
- (5) Any person aggrieved by the decision of the Grievance Redressal Committee may within a period of six days prefer an appeal to the Ombudsman.
- 6. Powers and functions of ombudsman -
 - (1) The Ombudsman shall exercise his powers to hear any grievance-
 - (a) of any student against the university or institution affiliated to it or an institute, as the case may be, after the student has availed of remedies available in such institution for redressal of grievance; and
 - (b) of any applicant for admission as student to such institution.
 - (2) No application for revaluation or remarking of answer sheets shall be entertained by the Ombudsman unless specific irregularity materially affecting the outcome or specific instance of discrimination is indicated.
 - (3) The Ombudsman shall have power to seek the assistance of any person belonging to the Scheduled Castes, the Scheduled Tribes, Socially and Economically Backward Classes, minority or disabled category, as amicus curiae, for hearing complaints of alleged discrimination.
- 7. Procedure in redressal of grievances by Ombudsman and Grievance Redressal Committee-
 - (1) Each institution shall establish a registry, headed by an employee of the institute of appropriate rank as the Ombudsman may decide, where any aggrieved student or person may make an application seeking redressal of grievance.
 - (2) The address of the registry so established shall be published widely including on the notice board and prospectus and placed on the website of the institution.

- (3) On receipt of an application by the registry, the employee-incharge shall inform the Ombudsman or the Grievance Redressal Committee, as the case may be, shall immediately provide a copy to the institution for furnishing its reply within seven days.
- (4) The Ombudsman or the Grievance Redressal Committee, as the case may be, shall fix a date for hearing the complaint which shall be communicated to the institute and the aggrieved person either in writing or electronically, as may be feasible.
- (5) An aggrieved person may appear either in person or represented by such person as may be authorised to present his case.
- (6) The Ombudsman or the Grievance Redressal Committee, as the case may be, shall be guided by the principles of natural justice while hearing the grievance.
- (7) The Ombudsman or the Grievance Redressal Committee, as the case may be, shall ensure disposal of every application as speedily as possible and not later than a month of receipt of the grievance.
- (8) The institution shall co-operate with the Ombudsman or the Grievance Redressal Committee, as the case may be, in redressal of grievances and failure to do so may be reported by the Ombudsman to the Commission.
- (9) On the conclusion of proceedings, the Ombudsman or the Grievance Redressal Committee, as the case may be, shall pass such order, with reasons for such order, as may be deemed fit to redress the grievance and provide such relief as may be desirable to the affected party at issue.
- (10) Every order under sub-regulation (9), under the signature of the Ombudsman or the Grievance Redressal Committee, as the case may be, shall be provided to the aggrieved person and the institution and shall be placed on the website of the institution.
- (11)The institution shall comply with the order of the Ombudsman or the Grievance Redressal Committee, as the case may be,
- (12) Any order of the Ombudsman or the Grievance Redressal Committee, as the case may be, not complied with by the institution shall be reported to the Commission.
- (13) A complaint shall be filed by the aggrieved student or his parent or with a special permission from the Ombudsman or the Grievance Redressal Committee, as the case may be, by any other person.
- (14)In case of any false or frivolous complaint, the ombudsman may order appropriate action against the complainant.

Information regarding Ombudsman Grievance Redressal Committee to 8 be published in prospectus -

The University, the institution deemed to be university and the college concerned shall provide detailed information regarding provisions of Grievance Redressal Committee, Ombudsman and the duties and rights of students in their prospectus prominently.

Consequences of non-compliance -

The Commission shall in respect of any institution which willfully contravenes or repeatedly fails to comply with orders of the Ombudsman or the Grievance Redressal Committee, as the case may be, may proceed to take one or more of the following actions, namely:-

withdrawal of declaration of fitness to receive grants (a) under section 12B of the Act;

withholding any grant allocated to the Institution; (b)

declaring the institution ineligible for consideration for any (c) assistance under any of the general or special assistance programs of the Commission;

informing the general public, including potential (d) candidates for admission, through a notice displayed prominently in the newspapers or other suitable media and posted on the website of the Commission, declaring that the institution does not possess the minimum standards for redressal of grievances;

recommend to the affiliating university for withdrawal of (e) affiliation, in case of a college;

recommend to the Central Government for withdrawal of (f) declaration as Institution deemed to be university, in case of an institution deemed to be university;

recommend to the appropriate State Government for (g) withdrawal of status as university in case of a university

established or incorporated under a State Act;

taking such other action within its powers as the (h) Commission may deem fit and impose such other penalties as may be provided in the Act for such duration of time as the institution complies with the provisions of these Regulations:

Provided that no action shall be taken by the Commission under this regulation unless the institution has been given an opportunity to explain its position and opportunity of being heard has been provided to it.

> AKHILESH GUPTA Secv.