हर ग्रेजुएट को मौका देगा आईआईटी

नई दिल्ली | अनुराध निश्च्चा

अब सामान्य छात्र भी आईआईटी दिल्ली से एमबीए कर सकेंगे। इस प्रतिष्ठित संस्थान ने अपने यहाँ एमबीए में दाखिले का फॉर्मूला बदलने का प्रयास किया है। दाखिला प्रक्रिया में यह बदलाव 2013 से होने जा रहा है।

आईआईटी के डिप्टीडिरेक्टर ऑफ मैनेजमेंट रेड्डिज (डीएमएस) विभाग मोजूड मैना (10वीं+12वीं+4 वर्ष की स्नातक हिंदी) को बदलकर 10वीं+12वीं+4 वर्ष को बदलाव करने का निर्देश दिया।

पुराने पैटर्न से बीटेक करने वाले या पोस्ट ग्रेजुएट छात्र ही आईआईटी दिल्ली के एमबीए में दाखिले के लिए हो पाते थे।

एक नए पैटर्न में बीए, बीकॉम और बीएसी करने वाले छात्र भी यहाँ से एमबीए कर पाएंगे। डीएमएस के एडमिशन कोऑऑडिनेटर एम.पी.गुप्ता ने बताया कि यह प्रतिष्ठान के इस समय के इस सामय में किसी उम्मीदवार को मौका देने से वंचित करना ठीक नहीं है।

पुराने पैटर्न में जहां कई प्रतिभाशाली छात्रों को नुकसान होता था, तो इस तरफ आईआईटी को कई बार मूर्ति दीवाली नहीं मिल पाता था।

प्रोफेसर गुप्ता ने बताया कि नए पैटर्न को लेकर कुछ आपविषयकताएं पूरी होनी अभी भी बाकी हैं। 2013 से लागू किया जा सकता है। वर्तमान में कई क्षेत्र, जैसे आर्थिक विज्ञान, इंटरनेट, नैतिकता और एव्जेंट विभागों में बेहतर प्रेरणाली के मांग बढ़ी है।

किसी छात्र ने स्नातक उपर स्नातक की तरह की पढ़ाई की है तो हेल्थ केयर और गॉस्ट्रोनोमिक्स की पढ़ाई करने वाले छात्र मीडिया और इंटरनेट में एमबीए कर सकते हैं।
Cabinet clears Bill to set up higher education regulator

Aditi Tandon/TNS

New Delhi, December 21
The Cabinet today cleared the National Commission for Higher Education and Research (NCHER) Bill 2011 that provides for the creation of an overarching higher education regulator, which will subsume existing regulators like the UGC and the AICTE.

The commission will comprise seven members to be appointed by a selection committee consisting of the Prime Minister, Speaker of Lok Sabha, leader of the Opposition in Lok Sabha and two ministers in charge of higher education and medical education. The chairperson, three whole-time members and three other members of the commission will hold office for a term of five years.

Once the NCHER Bill is introduced in Parliament and cleared, it will pave way for establishment of the commission which will vet requests for the setting up of universities. Any new university that will come up after the NCHER has come into existence will have to submit a declaration to the commission to start operations.

The commission will approve the declaration on the basis of the assessment certificate provided to the said university. The existing 600 universities can continue to operate and need no clearances, but all new varsities will have to come through the NCHER.
Umbrella body to regulate all regulators in higher studies

fe Bureau

New Delhi, Dec 21: After a two year delay, the Union Cabinet has cleared the creation of the National Council for Higher Education and Research (NCHER) which will pave the way for an umbrella body in higher education that will subsume in it agencies like the University Grants Commission (UGC), Medical Council of India (MCI) and the All India Council for Technical Education (AICTE).

The basic objective of the NCHER is to give autonomy to universities to innovate and experiment besides breaking the barriers between different branches of education. It was conceptualised on the basis of the Yash Pal committee report in 2009 which suggested only one umbrella regulatory body in higher education.

The NCHER will include general, technical and professional education but not agricultural and medical institutes.

The council, which will be set up for regulating higher education, is in accordance with the general principle of moving from “inspection approval” based mechanism of recognizing institutions to a “verification assessment” method.

The overarching body will promote autonomy of universities and prevent fragmentation of education besides according a level playing field through norm-based funding for all universities.

US varsity’s residency programme in India

Lalit K Jha

Press Trust of India

RECOGNISING India’s emergence as a key global player, the University of California at Riverside has announced launch its global residency programme in Mumbai; which is only its third after China and England.

Titled The Indian Economy and the Epicentre of Globalisation is the week-long residency in Mumbai from January 1 to 8 for UC Riverside undergraduate students, graduate students and alumni.

It joins similar one-week residency programmes in England and China that were started the past two years. “The programmes expose students to emerging markets and give them global experience in an academic, business and cultural environment,” said Sean Jasso, who organizes the trips and is a lecturer of management at the School of Business Administration.

“Our goal is to bring the whole world in a portfolio to our students, who need to see these places to enhance their competitiveness,” Jasso said. The global programmes combine lectures by faculty at local host universities and visits to cultural, academic and business centres. Upon completion, participants receive a certificate from the host university.

The residency in India will explore the strategic issues that US and foreign multinationals face when doing business in India.
B-schools seek clarity on CMAT puzzle

Management institutes have also sought clarification on whether GMAT scores would be used for admitting students to PGDM courses

KAPILAK RATHNAP & M SARBANANDH
Mumbai

Students and B-schools, confused over whether to apply or not for the Common Management Admission Test (CMAT) to be conducted by AICTE in February 2012, can expect to get some clarity on the issue in the next 10 days. Education Promotion Society of India (EPSI), an association of B-schools, in a legal notice to AICTE has sought explanation from AICTE on the issue.

EPSI wants to know if CMAT will substitute only the state government examinations or other exams, including Common Admission Test (CAT), Management Aptitude Test (MAT), Xavier Aptitude Test (XAT) and AIMS Test for Management (ATMA).

B-schools have also sought clarification if Graduate Management Admission Test (GMAT) scores will be used for admitting students for the next academic year. In the legal notification, B-schools say CMAT is not recognised for admissions to postgraduate diploma in management (PGDM) for 2012-13.

"We have given AICTE 10 days to reply to our notice. If they fail to do so, we will initiate appropriate legal action, including contempt of court," said H Chaturvedi, director, Birla Institute of Management Technology, and alternate president, EPSI.

The legal notice comes on the back of an advertisement issued by AICTE, which says, B-schools have been confused on what scores are acceptable to admit students for the next academic session. Most of the B-schools have already registered themselves for scores from existing four national tests: CAT, MAT, XAT and ATMA.

"AICTE released a new advertisement recently on CMAT, and this created a lot of confusion. A legal notice has already been served to AICTE. I hope for some clarification to move ahead. We have said that we cannot accept CMAT this time as our CAT registration admission process is already over. We will continue with XAT this year, and for next year it will depend on the SC judgment," said E Abraham, director of Xavier Labour Relations Institute, Juhu.

A print advertisement by AICTE had said that CMAT scores would be used for allotting seats in PGDM institutes for 2012 admissions. CMAT will be held across 61 cities in the last week of February 2012.

Apoorva Palkar, director of Sishgar Management Institute and Computer Application, Pune, says the Institute, following the SC directive, will go ahead with ATMA, which is also scheduled for February 2012.

Early this year, EPSI, along with AIMS (Association of Indian Management Schools) and Jaipuria Group of Institutions, filed a writ petition in the Supreme Court protesting against AICTE’s notification issued on December 28, 2010, wherein AICTE announced the withdrawal of the autonomy of postgraduate diploma in management (PGDM) institutions with regard to admissions, curriculum framing, conducting the examinations and fixing of fees among others.

This July, the SC, in an interim relief to B-schools, allowed AICTE to conduct its own all India entrance test. B-schools say they are confused with AICTE’s move. "We will wait for the SC judgment. There is still uncertainty prevailing," adds Abraham.

"The SC order dated July 26, 2011 stated: ‘The interim order will not come in the way of AICTE’s notification issued on December 28, 2010, wherein AICTE announced the withdrawal of the autonomy of postgraduate diploma in management (PGDM) institutions with regard to admissions, curriculum framing, conducting the examinations and fixing of fees among others.

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Drop offensive content, court tells websites

A trial court in Delhi has ordered several websites — including Facebook, Google, Orkut and YouTube — to remove “anti-religious” or “anti-social” content “promoting hatred or communal disharmony”. Administrative civil judge Mukesh Kumar, in an ex parte order, directed the websites to remove objectionable photographs, videos or text. The court has also issued summons to the websites and fixed the matter for hearing on December 24, 2011.

Take off offensive content, court tells social websites

Smriti Singh | TNN

New Delhi: Even as the controversy over IT minister Kapil Sibal urging social networking sites to censor offensive content rages on, a trial court has directed several websites, including Facebook, Google, Orkut and Youtube, to remove “anti-religious” or “anti-social” content “promoting hatred or communal disharmony”.

Administrative civil judge Mukesh Kumar, in an ex parte order, directed the social networking sites to remove objectionable content in the form of photos, videos or text which might hurt religious sentiments. The court’s order came on a civil suit filed by Mufti Aijaz Arshad Qasmi who had submitted the print-outs of the contents.

"Taking in consideration the facts and circumstances and nature of the suit filed by the plaintiff (Qasmi) where every time these social networking sites are being used by the public at large and there is every apprehension of mischief in the public, the defendants (websites) are hereby restrained from publishing defamatory articles shown by the plaintiff and contained in the CD filed by the plaintiff immediately on service of this order and notice. Defendants are further directed to remove the same from the social networking sites,” said the judge. The court has also issued summons to the sites and fixed the matter for hearing on December 24, 2011.

The petitioner had moved court seeking “permanent and mandatory injunction against 22 websites. He claimed that highly objectionable content by some miscreants was being posted on these websites.