2.2 Seats reserved for each of the programmes and the program-wise total authenticated by the Head of the institution



The S.I.A College of Higher EducationAffiliated to University of MumbalAccredited "B+" by NAAC

Sr.No.	Programme	Class	Number of Sanctioned Seats	Total No. of Seats Sanctioned	Category	Percentage Earmarked	Number of Seats Earmarked
	Reservation Details for Academic	Year 2016-2017					
1	FIRST YEAR BANKING AND INSURANCE	FYB&I	72		Minority	50%	234
2	FIRST YEAR BACHELOR OF COMMERCE	FYBCOM	252	468	SC	13%	30
3	FIRST YEAR BACHELOR OF MANAGEMENT STUDIES	FYBMS	72		ST	7%	16
4	FIRST YEAR INFORMATION TECHNOLOGY	FYIT	72		DT (A)	3%	7
					NT(B)	3%	11
				E.	NT(C)	4%	8
					NT(D)	2%	5
					OBC	19%	44
					SBC	2%	5
					EX-Service Man & Soldiers	3%	7
							367
					General		101
		Total	468	468			468

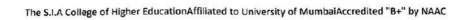




The S.I.A College of Higher EducationAffiliated to University of MumbaiAccredited "B+" by NAAC

Sr.No.	Programme	Class	Number of Sanctioned Seats	Total No. of Seats Sanctioned	Category	Percentage Earmarked	Number of Seats Earmarked
	Reservation Details for Academic	Year 2017-2018	3			- Ca	
1	FIRST YEAR BANKING AND INSURANCE	FYB&I	132		Minority	50%	384
2	FIRST YEAR BACHELOR OF COMMERCE	FYBCOM	372		sc	13%	50
3	FIRST YEAR BACHELOR OF MANAGEMENT STUDIES	FYBMS	132	768	ST	7%	27
4	FIRST YEAR INFORMATION TECHNOLOGY	FYIT	132		DT(A)	3%	12
					NT(B)	3%	10
					NT(C)	4%	13
					NT(D)	2%	. 8
					OBC	19%	73
					SBC	2%	8
					EX-Service Man & Soldiers	3%	12
							597
					General		17
		Total	768	768			768







Sr.No.	Programme	Class	Number of Sanctioned Seats	Total No. of Seats Sanctioned	Category	Percentage Earmarked	Number of Seats Earmarked
	Reservation Details for Academic Yea	r 2018-2019					
1	FIRST YEAR BANKING AND INSURANCE	FYB&I	138		Minority	50%	442
2	FIRST YEAR BACHELOR OF COMMERCE	FYBCOM	410		sc	13%	57
3	FIRST YEAR BACHELOR OF MANAGEMENT STUDIES	FYBMS	138		ST	7%	31
4	FIRST YEAR INFORMATION TECHNOLOGY	FYIT	138	884	DT(A)	3%	13
5	FIRST YEAR BACHELOR OF ARTS IN MULTIMEDIA AND MASS COMMUNICATION	FYBAMMC	60		NT(B)	3%	11
	MASTER OF SCIENCE IN INFORMATION TECHNOLOGY Part-I	MSCIT-I			NT(C)	4%	15
					NT(D)	2%	9
					OBC	19%	84
					SBC	2%	9
					EX-Service Man & Soldiers	3%	13
							684
					General		200
Ä.		Total	884	884			884





The S.I.A College of Higher EducationAffiliated to University of MumbaiAccredited "B+" by NAAC

Sr.No.	Programme	Class	Number of Sanctioned Seats	Total No. of Seats Sanctioned	Category	Percentage Earmarked	Number of Seats Earmarked
	Reservation Details for Academic Yea	r 2019-2020					
1	FIRST YEAR BANKING AND INSURANCE	FYB&I	138		Minority	50%	483
2	FIRST YEAR BACHELOR OF COMMERCE	ГУВСОМ	410		sc	13%	63
3	FIRST YEAR BACHELOR OF MANAGEMENT STUDIES	FYBMS	138		ST	7%	34
4	FIRST YEAR INFORMATION TECHNOLOGY	FYIT	138		DT(A)	3%	14
	FIRST YEAR BACHELOR OF ARTS IN MULTIMEDIA AND MASS COMMUNICATION	FYBAMMC	60	966	NT(B)	3%	12
	FIRST YEAR BACHELOR OF ACCOUNTING AND FINANCE	FYBAF	60		NT(C)	4%	17
	7 MASTER OF SCIENCE IN INFORMATION TECHNOLOGY Part-I	MSCIT-I	22		NT(D)	2%	10
					OBC	19%	92
					SBC	2%	10
					EX-Service Man & Soldiers	3%	14
							749
					General		21
		Total	966	966			960





The S.I.A College of Higher EducationAffiliated to University of MumbaiAccredited "B+" by NAAC

Sr.No.	Programme	Class	Number of Sanctioned Seats	Total No. of Seats Sanctioned	Category	Percentage Earmarked	Number of Seats Earmarked
	Reservation Details for Academic Yea	r 2020-2021					
1	FIRST YEAR BANKING AND INSURANCE	FYB&I	156		Minority	50%	521
2	FIRST YEAR BACHELOR OF COMMERCE	FYBCOM	408		sc	13%	68
3	FIRST YEAR BACHELOR OF MANAGEMENT STUDIES	FYBMS	156		ST	7%	36
4	FIRST YEAR INFORMATION TECHNOLOGY	FYIT	156	1042	DT(A)	3%	16
	FIRST YEAR BACHELOR OF ARTS IN MULTIMEDIA AND MASS COMMUNICATION	FYBAMMC	72	1042	NT(B)	3%	13
	6 FIRST YEAR BACHELOR OF ACCOUNTING AND FINANCE	FYBAF	72		NT(C)	4%	18
	7 MASTER OF SCIENCE IN INFORMATION TECHNOLOGY Part-I	MSCIT-I	22	2	NT(D)	2%	10
					OBC	19%	99
					SBC	2%	10
					EX-Service Man & Soldiers	3%	16
						ALL	807
					General		235
		Total	88	6 1042			1042





The South Indian Association's **The S.I.A. College of Higher Education**

Affiliated to University of Mumbai Accredited B+ by NAAC P-88, MIDC Residential Area Dombivli Gymkhana Road, Near Balaji Mandir, Dombivli (East), 421203.

2.1.2: Seats Filled Against Reserved Category

1	Minority Certificate (English Translation)
2	Circulars Related to Reservation for Reserved Category Students as per State Government Rules
3	Proof of Reservation Not Required for Minority Institutions: Case File



The S.I.A. College of Higher Education

Accredited B by NAAC (Affiliated to University of Mumbai)

P-88, MIDC Residential Area, Dombivli Gymkhana Road, Near Balaji Mandir, Dombivli (East), 421 203. Email: office@thesiacollege.com Website: www.thesiacollege.com

Ref. No : SIAC 354 21-22

Date: 11/02/2022

To
The NAAC Co-ordinator,
Gnana Bharathi Main Rd.
Opp. National Law School,
Chandra Layout Extension II Stage,
Naagarabhavi, Bengaluru,
Karnataka 560072

Respected Sir,

This is in response to Clarification for DVV Question 2.1.2. We would like to bring it to your notice that our college has been granted linguistic minority status, still we give admission to students belonging to reserved category – SC, ST. NT, OBC in all programs. We are following the rules and regulations laid down by the University and State Governments from time to time.

Regards

Dr. Padmaja Arvind

Principal





The S.I.A. College of Higher Education

Accredited B⁺ by NAAC (Affiliated to University of Mumbai)

P-88, MIDC Residential Area, Dombivli Gymkhana Road, Near Balaji Mandir, Dombivli (East), 421 203. Email: office@thesiacollege.com Website: www.thesiacollege.com

Ref. No :	Date :
Ker. No :	

English Translation of Minority certificate

Government of Maharashtra
Competent Authority and Upper Senior Secretary
Minority Development Cell,
Ministry, Mumbai-400032

Date: 17th March 2011

Sr No: 128

Tel.: 0251 2449891 / 92

Sr. No.: 2010/Cert no 100/2010No-5

Certificate of Grant of Minority Status

The South Indian Association, Kopar Road, Shastri Nagar, Dombivli (West), Taluka-Kalyan, District-Thane, Pin: 421202, an educational institute, had applied to acquire Minority status and certificate for their educational institute on 5th May 2010. I am convinced that this institute is founded and run by a person/a group of persons belonging to the linguistic (Tamil) minority community (as per Sr No: 2008, Certificate No-133/2008, no – 1 dated 4th July 2008) act of Minority development cell, Maharashtra Government, during the hearing in my presence on 17th March 2011, and based on the presentations done by the management authorities of the institute. Therefore, this institute is declared as Minority Educational Institute under section 30 of Indian Constitution.

This certificate is applicable only for the State of Maharashtra. The minority status given to this educational institute will be applicable to all the educational branches of the same.

The Linguistic Minority status granted to the aforementioned institute will be valid from academic year 2011-12. The related institute is liable to conform to all the criteria and conditions prescribed by Sr No: 2008, Certificate No-133/2008,no – 1 Dated 4th July 2008, Minority Development cell, specifically and consistently.

T.F.Thekekar

OOMBIVLI COMBIVLI COMBIVE COMBIVLI COMBIVI C

PRINCIPAL
The S.I.A. College of Higher Education
DOMBIVLI (E)

Competent Authority and Deputy Chief Secretary Minority Development Department Maharashtra Government, Mantralaya, Mumbai-400032

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死.920

महाराष्ट्र शासन सक्षम प्राधिकारी तथा अप्पर मुख्य सचिव अल्पसंख्याक विकास विभाग, मंत्रालय, मुंबई - ४०० ०३२.

क्रमांकः अशंसं-२०१० प्र.क.१००/२०१०/का.५.

दिनांक : १७ मार्च. २०११

अल्पसंख्याक दर्जाच्या मान्यतेचे प्रमाणपत्र

दि साऊथ इंडियन असोसिएशन, कोपर रोड, शास्त्रीनगर, डोंबिवली (पश्चिम), ता.कल्याण, जि.ठाणे, पिन - ४२१ २०२, या शैक्षणिक संस्थेने त्यांच्या संस्थेस भाषिक अल्पसंख्याक शैक्षणिक संस्था म्हणून दर्जाच्या मान्यंतेचे प्रमाणपत्र मिळण्यासाठी दि.०५.०५.२०१० रोजी अर्ज सादर केला होता. दि.१७.०३.२०११ रोजी माझ्या समक्ष संबंधित संस्थेसोवत झालेल्या सुनावणी दरम्यान संस्थेच्या पदाधिकाऱ्यांनी केलेल्या सादरीकरणाच्या आधारे सदर संस्था ही अल्पसंख्याक विकास विभाग, शासन निणंय. क्र.अशेसं-२००८ प्र.क्र.१३३/२००८/का.१, दि.४ जुले, २००८ अन्वयं विहित करण्यात आलेल्या निक्रवांनगंत सज्य शासनानं चोषित केलेल्या भाषिक (तामिळ) अल्पसंख्याक लोकसमुहातील व्यक्तीकडून अथवा व्यक्तीच्या समुदायाकडून स्थापित व संचालित करण्यात येत असल्यावावत माझे समाधान झाले आहे. परिणामतः सदर संस्था ही भारतीय संविधानाच्या कलम ३० अन्वयं अल्पसंख्याक शैक्षणिक संस्था असल्याचं याद्रारे घोषित करण्यात येन आहे.

हं प्रमाणपत्र केवळ महाराष्ट्र राज्यापुरते लागू असंल. सदर संस्थेस प्रदान करण्यात आलंला भाषिक अन्यसंख्याक दर्जा हा संस्था संचालित करत असलेल्या सर्व शंक्षाणिक शाखांना लागू राहील.

उपरोल्लोग्वत शैक्षणिक संस्थेस याद्वारे प्रदान करण्यात आलंला भाषिक अल्पसंख्याक दर्जा-हा शैक्षणिक वर्ष २०११-१२ पासून विधिग्राह्य असंल. संबंधित संस्थेने अल्पसंख्याक विकास विभाग, शासन निर्णय, क्र.अशैसं-२००८/प्र.क्र.१३३/२००८/का.१, दि.४ जुलै, २००८ अन्वये विहित करण्यात आलेल्या निकष व अटींची सातत्याने व विनिर्देशपूर्वक पूर्तता करणे बंधनकारक राहील.



टी एक गीकिकता

(टी. एफ. थेकेकरा)

सक्षम प्राधिकारी तथा अप्पर मुख्य सचिव अल्पसंख्याक विकास विभाग, महाराष्ट्र शासन मंत्रालय, मुंबई - ४०० ०३२.



No. Aff./Recog.I/Admission/ (2016-17)/ 2 / of 2016

CIRCULAR:-

The Principals of the affiliated colleges in Arts, Science, Commerce are hereby informed that the procedure for admission in Govt/Private/Aided/ Unaided, minority unaided colleges affiliated to this University is to be followed strictly in accordance with this office circular No. यम /१८८/२००३ दिनांक १३ में, Roos

Further, they are informed that considering the date of declaration of the result for the H.S.C. Examination (12th Std) i.e. on 25/05/2016, the Admission process of F.Y.B.A, F.Y.B.Sc & F.Y.B.Com including F.Y.B.M.M., F.Y.B.S.W., F.Y.B.A In FT & NMP, F.Y.B.A.(In French Study), F.Y.B.A (In German Study), F.Y.B.M.S. F.Y.B.M.S-M.BA (5 Years Integrated course), F.Y.B.Com (Financial Market), F.Y.B.Com (Accounting & Finance), F.Y.B.Com (Banking & Issuance), F.Y.B.Sc (Information Technology), F.Y.B.Sc (Computer Science), F.Y.B.Sc (Hospitality Studies), F.Y.B.Sc (Microbiology), F.Y.B.Sc (Bio-Chemistry), F.Y.B.Sc (Bio-Technology), F.Y.B.Sc (Maritime H.S), F.Y.B.Sc (Nautical Science), F.Y.B.Sc (Forensic Science), F.Y.B.Sc (Home Science), F.Y.B.Sc (Aviation), F.Y.B.Voc(T & H.M), F.Y.B.Voc (R.M), F.Y.B.Voc (F.M.& S), F.Y.B.Voc (R.E.M), F.Y.B.Voc (M.P), F.Y.B.Voc (M.L.T), F.Y.B.Library Science courses for the Academic year 2016-17 is

Sale of Form

: Thursday, the 26th May, 2016 to Tuesday, the 14th June, 2016

Submission of Pre Admission Online Enrolment forms

: Tuesday, the 14th June, 2016 to Tuesday, the 21st June, 2016 (all days including Saturday, Sunday & public holiday)

In House admission and

: Tuesday, the 7th June, 2016 to Tuesday 21st June, 2016

Minority quota admission can be given during this period

(Subject to online enrolment On the portal before 21st June, 2016, online portal will start on 14th June, 2016. No offline enrolment will be accepted.)

Submission of Admission form Alongwith printed copy : Saturday, the 18th June, 2016 to Wednesday, the 22th June, 2016 (upto 3.00 p.m.) (all days including Saturday, Sunday & public holiday)

of Pre-Enrolment forms (Mandatory)

First Merit List Verification of Documents and payment of fees

: Wednesday the 22nd June, 2016 (6.00 p.m.)

: Thursday, the 23rd June, 2016 and Friday, the 24th June 2016 (upto 4.00 p.m.)

(all days including Saturday, Sunday & public holiday)

Second Merit List Verification of Documents and payment of fees

: Friday, the 24th June 2016 (6.00 p.m.)

: Saturday, the 25th June, 2016, Sunday 26th June 2016 and

Monday the 27th June 2016 (upto 4.00 p.m.)

(all days including Saturday, Sunday & public holiday)

Third & Final Merit List Verification of Documents and payment of fees

: Monday, the 27th June 2016 (6.00 p.m.) : Tuesday, the 28th June, 2016 and

Wednesday, the 29th June 2016 (upto 4.00 p.m.)

(all days including Saturday, Sunday & public holiday)

Note:- Link for online application will be available on 12th June, 2016 on www.mu.ac.in The Principals are hereby directed to strictly adhere to the schedule of admission.

Mumbal-400 032 June, 2016



(Dr. M. A. KHAN) REGISTRAR

University of Mumbai



No. Aff./Recog.I/Admision/ (2016-17) /3 of 2016

CIRCULAR:-

The Principal of the affiliated colleges in Arts, Science, Commerce and Law (5 years) are hereby informed to follow the procedure of admission scrupulously.

1. The reservation for different reserved categories are as under % allocation seats:-

13% Seats

S.C.

ii. 7% Seats

S.T.

iii. 3% Seats

2.5% Seats

D.T. (A) N.T. (B)

3.5% Seats

N.T. (C)

2% Seats

N.T. (D)

vii. 19% Seats O.B.C.

viii. A) Women As per circular No.

aff/Recog./322 of 2000 dated

7th September, 2000

B) S.B.C.

2% As per circular No.

BCC/29/334 of 1997 dated

25th September, 1997

C) Physically Handicapped:

As per circular No.

Special Cell/2/2008 dated

25th January, 2008

3% Seats

खालील संवर्गातील (परिपत्रक क्रमांक मान्यता/

संलंग्नता/निर्देश/२२१ दिनसंक ६.६.१९९८ प्रमाणे)

- १. बदलून आलेले केंद्रिय/ राज्य शासिकय कर्मचारी/ अधिकारी यांचे पाल्य
- २. संरक्षण दलातील आजी/ माजी सैनिकांचे पाल्य
- राष्ट्रीय /राज्य पातळीवर किंडा व संस्कृतिक कार्यक्रमात विशेष नैपुण्य मिळवलेले विद्यार्थी
- ४. विधवा/ परित्यक्ता विद्यार्थिनी
- ५. स्वातंत्र सैनिकाचे पाल्य/ नातवंडे
- x. Two supernumerary seats for students from Jammu & Kashmir as per University Circular No. Aff/ICC/2012-13/22 dated 8th January, 2013

2. The Quota:-

Minority and Non-Minority Colleges

As per University Circular No. Spl.Cell/(68)/218/2005 dated 3rd June, 2005

3. In house Students be admitted first as per practice followed in the preceding years for admission to F.Y.B.A./ B.Sc./B. Com. Classes only.



4. Fees:- Strictly as preschied by the University . Further fees be charged from Reserved category students as per circular no वि.क./भासिश (२४)/३६०/२००४ दिनांक २५ ऑगस्ट, २००४ and circular np वि.क./भासिश/पदवि/२/२०१३ दिनांक ७ जून, २०१३

5. No. Colleges shall conduct its own CET it test for admission to any course of University unless

Further, they are requested to form the Admission cell/ Committee Comprising of Senior Teaching Staff inclusive of representative of Reserved Category for smooth conduct of the admission process. The vacant representative seats should be indicated on notice board and to be converted as per the prescribed procedure.

They are further informed that the communication regarding Centralized Admission Coordination Cell for admission to the Students deprived/ unable to seek admission at the F.Y.B.A, F.Y.B.Sc & F.Y.B.Com etc. classes during the academic year 2016-17, will be issued separately.

Merit list of reserved category should be displayed separately and category wise.

(Dr. M. A. KHAN) REGISTRAR

Mumbai-400 032 6th June, 2016

The Principals of the all affiliated colleges in Arts, Science & Commerce for information and necessary action.

Copy forwarded for information to:-

- 1. The Deputy Registrar, Enrollment Section
- 2. The Deputy Registrar, Special Cell
- 3. The Deputy Registrar, Public Relation

4. Receptionist/ Telephone Operators



University of Mumbai



CIRCULAR:

All the Principals/Directors of the affiliated colleges/recognized institutions, the Directors/Heads of the University Departments/Institutions and all the Deputy Registrars of the Registrar's Office of the University of Mumbai are hereby informed that vide D.O. letter No.F.1-1/2012(SA-III) dated 1st October, 2012 of Prof. Ved Prakash, Vice-Chairman & Chairman (Actg.), University Grants Commission, New Delhi addressed to Hon'ble Vice-Chancellor informed about provision of two supernumerary seats for students from J & K in the Universities and colleges which are recognized under Section 2(f) and 12 (B) of the University Grants Commission Act for general courses (copy enclosed).

They are, therefore, requested by the direction of the Hon'ble Vice-Chancellor to take all the necessary steps for provision of two supernumerary seats for students from J & K in their respective Department/Institution/College for general courses.

MUMBAI - 400 032 8 January, 2013

REGISTRAR

To

All the Principals/Directors of the affiliated colleges/recognized institutions, the Directors/Heads of the University Departments/Institutions and all the Deputy Registrars of the Registrar's Office.

Copy forwarded for information to:

- 1. The Director, Department of Students' Welfare
- 2. The Assistant Registrar, Enrolment/Eligibility Section 3. Record Section, University of Mumbai
- 4. E.S. to Vice-Chancellor
- 5. P.A. to Pro Vice-Clian ellor
- 6. P.A. to Registrar
- 7. P.A. to Director, B.C.U.D.



पो. वेट प्रकाश

अय अनुदान आयोग , जफर मार्ग, नई दिल्ली-110 002

ZRSITY GRANTS COMMISSION

ADUR SHAH ZAFAR MARG,

W DELHI-110 002

JFF

(011) 23234019 (011) 23236350

FAX

(011) 23239659 E-mail : cm@ugc.ac.in

Chairman (Actg.

October 1, 2012

D.O. No. F.1-1/2012 (SA-III)
Dear Vice-Chancellor,

As you are aware, based on the recommendations of the Expert Group, the Department of Higher Education, Ministry of Human Resource Development, is implementing a Special Scholarship Scheme for Students from Jammu & Kashmir (J&K). The main objective of this scheme is to encourage students from J&K to pursue higher studies in institutions of higher learning located outside the State of J&K. We have been told that during the Inter-Ministerial Committee meeting held on 23rd August, 2012, it has been decided that these students may be accommodated by creating two seats under supernumerary quota across the institutions. Under this scheme, students from J&K, who secure admission in a recognized institution of higher learning, will be provided scholarship to cover tuition fees, hostel fees, cost of books and other incidental charges.

In view of the above, the aforesaid matter was taken up by the University Grants Commission in its meeting held on 6th September, 2012. After due deliberations, the Commission has accorded its approval for the provision of two seats under supernumerary quota in the universities and colleges and thus approved creation of two supernumerary seats in all institutions, which are recognized under Section 2(f) and 12 B of the UGC Act, for general courses.

In view of the above, you are requested to kindly take all necessary steps for provision of two supernumerary seats for students from J&K in your esteemed institution. May I also request you to ensure wider circulation of this letter to all the institutions under your jurisdiction besides making a special request to them for ready compliance.

With kind regards,

Yours sincerely,

(Ved Prakash)

The Vice-Chancellor University of Mumbai M.G. Road, Fort

umbai - 400 032

UNIVERSITY OF MUMBAI

Aff./Recog./ 322 of 2000

CIRCULAR

The Directors/Heads of the University Departments, Principals of the Affiliated Colleges and Heads of \$\frac{1}{2}\triangle \infty\$ recognized Institutions are hereby informed that the Management Council at its meeting held on 3rd August, 2000 vide item No.6 considered the Government Resolution No.GEC-1000/(123/2000) Tanshi-1, Dated 17th April, 2000, eccived from the Under Secretary, Government of Maharashtra, Higher & Technical Education Department, Mantralaya, Mumbai (copy enclosed) and resolved as under:

"अता उराव करण्यात आला की, महाराष्ट्र राज्यातील सर्व पारंपारिक विद्यापीठे व त्यांना संलग्नित असलेल्या महारिष्धालयांतील पदवी अध्यासकमातील प्रवंशाकरीता महिलासाठी ३०% आरक्षण ठंवण्याचावत महाराष्ट्र शासन उच्च व तंत्र शिक्षण विभाग यांनी क्रमांक जोईसी-१०००/(१,३/२०००)/तांशि-१, दिनांक १७ एप्रिल, २००० अन्वये निर्गमित केलेला शासन निर्णय स्वीकारण्यात यावा."

They are therefore requested to take necessary action as per the above mentioned resolution.

MUMBAL: 400 032 JEL SEPTEMBER, 2000

10r REGISTRAR

12:11

To.

The Directors/Heads of the University Departments, Principals of Affiliated Colleges and Heads of recognized Institutions.

No.Aff/Recog. 322-A of 2000.

7th Selsember, 2000.

A) Copy to :-

- 1) The Director, Board of College and University Development.
- 2) The Director, Institute of Distance Education.
- 3) The Librarian, University Library.
- 4) The Presiding Officer, College Tribunal.
- 5) The Controller of Examinations.

1



B) Copy to :-

- 1) The Assistant Director and the Project Officer, Department of Adult & Continuing Education and Extension,
- 2) The Project Officer, Garware Institute of Career Education and Development,

Copy to :-

- 1) The Deputy Registrars of University of Mumbai.
- 2) The Secretary, Board of Students' Welfare.
- 3) The Personal Assistants to (i) the Vice-Chancellor
 - (ii) the P. Vice-Chancellpr and (iii) the Registrar.

(Record Section 10 copies)



for REGISTRAR

UNIVERSITY OF MUMBAI

No. Aff./Recog.I/Admission/ (2017-18) /5/ of 2017

CIRCULAR :-

The Principal of affiliated colleges in Arts, Science Commerce and Law (5 years) are hereby informed to follow the procedure of admission scrupulously.

1. The reservation for different reserved categories are as under % allocation seats:-

	~~~ ~~~~ ~~ ~~ ~~ ~~ ~~ ~~ ~~ ~~ ~~ ~~	WATER AND	DITUM CHUCEU
1)	13% Seats	e age I Au	S.C.
ii)	7% Seats		S.T.
ii)	3% Seats		D.T. (A)
iv)	2.5% Seats	•	N.T (B)
V)	3.5%Seats	4 2 4	N.T. (C)
VI)	2% Seats	•	N.T. (D)

vii) 19% Seats : OBC

viii) A) Women : As per circular No. aff/Recog/322/of 2000

dated 7th Sept 2000

B) S.B.C : 2% as per circular No BCC/29/334 of 1997

dated 25th Sept 1997

C) Physically Handicapped: As per circular No. Special Cell/2/2008 dated

25th January 2008

ix) 3% seats : For the following categories (Circular No.

recog/all/instruction/221 dated 6/6/1998)

1. Wards of transferred Central / State government employees / officers

2. Wards of current and ex-defence personnel

- 3. Students who have displayed special skills in National / State level sports or cultural events
- 4. Widow / deserted female student
- 5. Ward / grandchild of freedom fighters
- x) Two supernumerary seats for students from Jammu and Kashmir as per University Circular No Aff/ICC/2012-13/22 dates 8th January 2013.

#### 2. The Quota :-

#### Minority and Non-minority Colleges

As per University Circular No Spl.Cell(68)/218/2005 dated 3rd June 2005, University Circular (क विक /आयसीसी / २०१४-१५/१३) C.V.C. /ICC / 2014-15/13 dated 19 September 2018 and government circular No (अशैसं - २०१२ / प्र.क. २१ / कार्या - ५) ashais -2012 /prakra / 21 karya - 5 dated 18 June 2014

In house students to be admitted first as per practice followed in the preceding years for admission to FYBA/B.Sc./B.Com. classes only.



- 4. Fees:- Strictly as prescribed by University. Further fees charged from reserved category students as per circular no ve / bhasshi(24) / 360 / 2004 (वि. क. / भासशि (२४) / ३६० / २००४) dated 25 Aug 2004 and circular no ve / bhasshi/padvi / 2 / 2013 (वि. क. / भासशि /पदवि / २ / २०१३) dated 7 Jun 2013
- 5. No college shall conduct its own CET it test for admission to any course if University unless it is an autonomous college.

Further, they are requested to form the Admission Cell / Committee consisting of senior teaching staff inclusive of representatives of Reserved Category for smooth conduct of the admission process. The vacant representative seats should be indicated on notice board and to be converted as per the prescribed procedure.

They are further informed that the communication regarding Centralised Admission Co-ordination Cell for admission to the Students deprived / unable to seek admission at the FY BA, FY BSc & FY BCom etc classes during the academic year 2015-16 will be issued spritely.

Merit list of reserved categories should be displayed separately and category wise.

(Dr. M. A. Khan)

REGISTRAR

Mumbai - 400 032 29 May 2017

To.

The Principals of the all affiliated colleges in Arts, Science & Commerce for information and necessary action

#### Copy forwarded for information to

- 1. The Deputy Registrar, Enrollment Section
- 2. The Deputy Registrar, Special Cell
- 3. The Deputy Registrar, Public Relation
- 4. The coordinator ucc vidyanagari
- 5. E.S to vice-chancellor
- 6. PA to Pro vice chancellor
- 7. PA to Director (A & P)
- 8. PA to registrar
- 9. PA to director of examination and evaluation
- 10. PA to F & AO
- 11. PA to director Idol
- 12. receptionist/telephone onerator (fort/widwansori /annual)



### University of Mumbai



### No. Aff./ICC/ (2017-18)/10/of 2017

### CIRCULAR

The Principals/Directors of all affiliated/ recognised Colleges/Institutions and Head of the University Departments from academic year 2017-18 the University of Mumbai has decided to admit international students at University Departments and at the affiliated/ recognised Colleges/Institutes of University through a Single Window System. Any International student who wishes to apply for any course of the University will have to register themselves as a student on the link available on the University website. After registration students will have multiple options of courses and colleges. Students can apply for a particular course of specific department or affiliated/ recognised Colleges/Institutes through an online application. Student have to enter pre-requisite data in the form of students profile information, education information etc. Students will also upload their transcripts and certificates along with the application form. After verification essential documents by respective University authorities, students will get provisional admission letter. On the payment of prescribed registration fee, the application will be processed further to allot the candidate, specific University Department or the affiliated/ recognised Colleges/Institutes. Allotment letter will be issued to the student with which he will be able to proceed further for the admission for a particular course in particular affiliated/ recognised Colleges/Institutes or in University Department after paying the fees.

Edulab Educational Exchange Pvt. Ltd., has been identified by Mumbai University as the Service Provider to provide all the services pertaining to admission of international students at University of Mumbai through a single window system. Edulab will be responsible for providing all types of assistance to international students who wish to seek admission at the University of Mumbai.

Please note that no affiliated/ recognised College/Institute and/ any University Department will henceforth be permitted to admit International Students directly. No eligibility certificate will be issued to such students who are admitted directly by affiliated/ recognised Colleges/Institutes or University Departments.

Every student willing to register on the University link (mu.admissiondesk.org) for admission, will be charged an amount of US \$ 1150.00 towards registration fees. Dr. Sunit Patil, Director, Department of Students' Development and University Information Bureau & Foreign Students' Advisor (Contact No. 022-22042859/ 022-22040360) has been assigned the duties of coordinating entire admission process of International Students' on behalf of Mumbai University while Mr. Pratik Gandhi (Contact No. 022-26879696/ 022-26879697) the Chief Executive Officer, Edulab Educational Exchange Pvt. Ltd., will act as Students Coordinator to facilitate admission process.

Mumbai-400 032 20th June, 2017 (Dr. M. A. KHAN) REGISTRAR



To

The Principals/Directors of all affiliated/ recognised Colleges/Institutions/ Head of the University Departments

Aff/Recogs/ 322 of 2000

#### CIRCULAR

The Directors/Heads of the University Departments, Principals of the Affiliated Colleges and Heads of the recognized Institutions are hereby informed that the Management Council at its meeting held on 3rd August, 2000 vide item No.6 considered the Government Resolution No.GEC-1000/(123/2000) Tanshi-I, Dated 17th April, 2000, received from the Under Secretary, Government of Maharashtra, Higher & Technical Education Department. Manualaya, Mumbai (copy enclosed) and resolved as under :

"असा उराव करण्यात आला की, महाराष्ट्र राज्यातील सर्व पार्रपारिक विद्यापीठं व त्यांना संलग्नित असलेल्या **म्डाधिद्यालयांती**ल अप्यासकमातील प्रवेशाकरीता महिलीसाठी ३०% आरक्षण छेत्रण्याधावत महाराष्ट् तंत्र । शिक्षण विभाग जोईसी-१०००/(१२३/२०००)/तांशि-१, दिनांक १७ एप्रिल, २००० निर्गीपत केलेला शासन निर्णय स्वीकारण्यात यावा."

They are therefore requested to take necessary ner at as per the above mentioned resolution.

MUMBAI: 400 032 JEE STATEMBER, 2000

10r REGISTRAR

To.

The Directors/Heads of the University Departments, Principals of Affiliated Colleges and Heads of recognized Institutions.

No.Aff/Recog. 322-A of 2000.

7th Selember, 2000.

A) Copy to :-

- The Director, Board of College and University Development.
   The Director, Institute of Distance Education.

3) The Librarian, University Library,

- 4) The Presiding Officer, College Tribunal.
- 5) The Controller of Examinations.



+: 2 :-

### B) Copy to :-

1) The Assistant Director and the Project Officer, Department of Adult & Continuing Education and Extension,

2) The Project Officer, Garware Institute of Career Education and Development,

## Capy to :-

The Deputy Registrars of University of Mumbai.
 The Secretary, Board of Students' Welfare.

3) The Personal Assistants to (i) the Vice-Chancellor (ii) the P. -Vice-Chancellor and (iii) the Registrar.

(Record Section 10 copies)

for REGISTRAR



## University of Mumbai

Aff. Recog/322 of 2000

#### CIRCULAR

The directors / heads of University Department principles of the affiliated colleges and heads of the recognised Institutions are hereby informed that the management Council at its meeting held on 3rd August 2000 vide item number 6 considered the Government Resolution No GEC - 1000 /(123 / 2000) Tanshi -1 dated 17th April 2000 received from Under Secretary Government of Maharashtra higher and Technical Education Department, Mantralaya, Mumbai copy is closed and resolved as under

It is hereby resolved that was taken for admission Government Resolution issued by the Department of Higher and Technical Education, Government of Maharashtra GEC 1000 / (153 / 2000) Tanshi - 1 dated 17th April, 2000 regarding reservation of 30% for women for admission in the course in the degree courses of all the traditional universities in the state of Maharashtra and the colleges affiliated to them should be accepted.

They are therefore requested to take necessary action as per above mentioned resolution.

For Registrar

Mumbai 7 Sept 2000

То

The directors / heads of University departments, principals of affiliated colleges and heads of recognised institutions

No. Aff / Recog / 322-A of 2000

7 September 2000

A) Copy to

- 1) The director Board of college and university development
- 2) the director Institute of Distance Education
- 3) the librarian University library
- 4) the presiding officer college Tribunal



## Maharashtra Government Higher and Technical Education Department Government resolution number - 1000 / (123 / 2000) anshi -1 Mantralaya extension Bhavan Mumbai 400032 date 17th April 2000

### **Preface**

The principle of equality was enshrined in the Constitution of India without any discrimination · between men and women. Also in the case of women a positive policy has been adopted in the Constitution. Although women are expected to be given equal opportunities with men, women do not actually get equal opportunities for various education courses. It is necessary to make a real effort for the educational upliftment of women accordingly, it is necessary to take care of women education as by empowering women and improving active participation of women in all spheres of society, which will have a positive impact in various areas of human development. Taking this into consideration, the government has reserved 30 per cent seats for women in government jobs. In order to achieve the real goal behind this, it is now necessary to have 30 per cent reservation for women in degree courses.

## Government Resolution

Considering all the above facts, the government is giving order to reserve 30% seats for women for degree courses in all the traditional universities and all government aided and unaided Colleges affiliated to those universities in the state of Maharashtra.

This reservation will be applicable for both reserved and non-reserved categories if there are 100 non-reserved seats, 30 of them will be reserved for women. Also, these reservations are currently parallel reservations under the prescribed constitutional reserved seats in various social categories. For example, at present, as per provisions of constitution government had reserved 13% seats for Scheduled Caste students, 30% of the reservation will be reserved for women candidates belonging to the Scheduled Caste category. In case of minimum qualifying female candidates in this category are not available, the vacancies will be filled from the male category of Scheduled Castes. If there are 100 seats for admission in a faculty for the first year, then out of which 13 seats are for SC candidates of this 30 percent i.e. four seats will be reserved for women candidates belonging to the Scheduled Caste category

In the manner mentioned above 30 per cent parallel reservation for women under the existing reservation for all other categories. At present, as per Government Resolution No. WBP - 1095 /



2719/vyashee - 5 dated 17/1/1996 25% reservation is in force for women for diploma courses in all technical colleges now it is increased to 30%.

If female candidates are not available in these reserved seats, then the vacancies are filled by the male candidates of the same category. These vacant seats will not be considered in the next academic year.

Orders for all degree courses coming under the Medical Education Department and Agriculture and Padum Department will be issued separately by the concerned department.

These reservation orders will come into force from the academic year 2000-2001

By order and in the name of the Governor of Maharashtra

Sd/P. H.Kshirsagar
Joint Secretary to the Government

To

- 1. Director Technical Education Maharashtra State Mumbai
- 2. Director Higher Education Maharashtra State Pune
- 3. Director Industries and Institution Coordination Maharashtra State Mumbai
- 4. Director Vocational Education and Training Maharashtra State Mumbai
- 5. Director of Arts Maharashtra State Mumbal
- 6. Director of Library Maharashtra State Mumbai
- 7. Vice-Chancellor and Registrar of all universities
- 8. All Joint Director Technical Education / Higher Education Divisional Office
- Principal of all College of Engineering Colleges of Technology Technical Institutions through the Director of Technical Education
- 10. Principals all senior college (through director of higher education)
- 11. Secretary to the Hon'ble Chief Minister
- 12. Secretary, Hon'ble Minister, Higher and Technical Education
- 13. SecretaryHon'ble Minister of State to Higher and Technical Education
- 14. Personal Assistant of higher Chief Secretary Higher and Technical Education



University of Mumbai



#### CIRCULAR:

All the Principals/Directors of the affiliated colleges/recognized institutions, the Directors/Heads of the University Departments/Institutions and all the Deputy Registrars of the Registrar's Office of the University of Mumbai are hereby informed that vide D.O. letter No.F.1-1/2012(SA-III) dated 1st October, 2012 of Prof. Ved Prakash, Vice-Chairman & Chairman (Actg.), University Grants Commission, New Delhi addressed to Hon'ble Vice-Chancellor informed about provision of two supernumerary seats for students from J & K in the Universities and colleges which are recognized under Section 2(f) and 12 (B) of the University Grants Commission Act for general courses (copy enclosed).

They are, therefore, requested by the direction of the Hon'ble Vice-Chancellor to take all the necessary steps for provision of two supernumerary seats for students from J & K. in their respective Department/Institution/College for general courses.

MUMBAI - 400 032-8 January, 2013 [KUMAR-KHAIRE]

To

All the Principals/Directors of the affiliated colleges/recognized institutions, the Directors/Heads of the University Departments/Institutions and all the Deputy Registrars of the Registrar's Office.

Copy forwarded for information to:

1. The Director, Department of Students' Welfare

2. The Assistant Registrar, Enrolment/Eligibility Section

3. Record Section, University of Mumbai

4. E.S. to Vice-Chancellor

5. P.A. to Pro Vice-Chan ellor

6. P.A. to Registrar

7. P.A. to Director, B.C.U.D.



तय अनुदान आयोग . जफर मार्ग, मई दिल्ली-110 002

**ARSITY GRANTS COMMISSION** ADUR SHAH ZAFAR MARG,

W DELHI-110,002

(011) 23234019 (011) 23236350 (011) 23239659 E-mail

cm@ugc.ac.in

प्रो॰ वेद प्रकाश उपाय्यस

Prof. Ved Prakash Vice-Chalrman

Chairman (Actg.)

October 1, 2012

D.O. No. F.1-1/2012 (SA-III) Dear Vice-Chancellor,

> As you are aware, based on the recommendations of the Expert Group, the Department of Higher Education, Ministry of Human Resource Development, is implementing a Special Scholarship Scheme for Students from Jammu & Kashmir (J&K). The main objective of this scheme is to encourage students from J&K to pursue higher studies in institutions of higher learning located outside the State of J&K. We have been told that during the Inter-Ministerial Committee meeting held on 23rd August, 2012, it has been decided that these students may be accommodated by creating two seats under supernumerary quota across the institutions. Under this scheme, students from J&K, who secure admission in a recognized institution of higher learning, will be provided scholarship to cover tuition fees, hostel fees, nost of books and other incidental charges.

तन-विद्यान विपुत्तवे

In view of the above, the aforesaid matter was taken up by the University Grants Commission in its meeting held on 6th September, 2012. After due deliberations, the Commission has accorded its approval for the provision of two seats under supernumerary quota in the universities and colleges and thus approved creation of two supernumerary seats in all institutions, which are recognized under Section 2(f) and 12 B of the UGC Act, for general courses.

In view of the above, you are requested to kindly take all necessary steps for provision of two supernumerary seats for students from J&K in your esteemed institution. May I also request you to ensure wider circulation of this letter to all the institutions under your jurisdiction besides making a special request to them for ready compliance.

With kind regards

Yours sincerely.

(Ved Prakash)

The Vice-Chancellor University of Mumbai M.G. Road, Fort Mumbai - 400 032



Principal All affiliated Non-Governmental and Government Arts Commerce and Science Colleges.

University of Mumbai

KCC / ICC / 2014-15 / 13

Extremely Important By Speed Post

#### Circular:

Principal / Director of all affillated Non-Governmental (Minority) Aided and Unaided Arts, Commerce, Science, Law and similar Colleges and Institutions are informed that, Government Circular No अशेसं - २०१२ / प्र.क. २१ / कार्यो -५ (Ashis -2012/pra.kra.21/karya-5) dated 18th June, 2014 has been accepted by the Management Council of University as per item no.32. (Copy attached)

Accordingly, you are informed that, as mentioned in the relevant Government Circular, while admitting students to educational institutions run by religious and linguistic minorities, the institutions should follow the procedures and conditions mentioned in the relevant Government Circular.

Sd/-.

Date: September 19, 2014 Location: Mumbai - 400 032 Dr. M. A. Khan Registrar

KVK / 13/2014

copy for information and necessary action: -

1) Principal / Director affiliated Non-Governmental Minority Aided and Unaided Arts, Commerce, Science, Law and similar colleges and institutions

Sd/-Dr. M.A. Khan Registrar



Reforms related to students admission procedure and terms and conditions given to be followed by educational Institutions run by Religious / Linguistic Minorities in the State of Maharashtra.

### Government of Maharashtra

Minority Department Govt. Circular No .: Ashais-2012 / Q.No.21 / Karya-5 (अशेसं - २०१२ / प्र.क. २१ / कार्या -५) Madam Kama Road, Hutatma Rajguru Chowk Mantralay , Mumbai 400 032

Dated 18th June, 2014

Read: - Govt. Circular No . Minority Development Department No.: Ashais-2012 / Q.No.21 / Karya-5 (अशेसं - २०१२ / प्र.क. २१ / कार्या - ५)

#### Preface:

Procedures, terms and conditions for granting status as a religious / linguistic minority institution to educational institutions run by minorities in the State are prescribed by the relevant Government Resolutions. Due to non-availability of students belonging to the respective religious / linguistic groups there were frequent requests from such educational institutions conducting higher, technical or vocational courses to amend the procedures, terms and conditions of the relevant G.R. In this regard, considering all the tremors, the matter of amending the ruling in the above context was under consideration of the Government.

#### Government Circular:

The above referenced government decision regarding admission recruitment dt.27.05,2013 Part "A" paragraph no. 10(iv) (A) (b) and (c) are being amended here and these amended paragraphs are as follows.

- 10 (iv) Admission of Minorities in Educational Institutions: Admission process should be implemented as follows for degree / diploma and further courses in the Higher, technical or professional educational institutions run by minority organizations
- 1. Aided Minority Institutions: -a) All Minority Educational Institutions should admit students in a transparent manner through common entrance test or quality,
- b) Aided Religious / Linguistic Minority Educational Institutions should give priority to students from respective minority groups, at least 50% of the seats of their admission capacity should be given to students to the minority group related to which the education institution has received the minority status. If the

of the religious / linguistic students in their minority group as mentioned above, then the following action should be taken.

- (i) Aided Religious Minority Institutions: Aided Religious Minority Institutions should admit students from other religious minority groups declared by the State Government and if students from other religious minority groups are also not available, admit students from linguistic minority groups Irrespective of best efforts if seats remain vacant then, non-minority students should be admitted with governments prior permission.
- (ii) Aided Linguistic Minority Institutions: Aided Linguistic Minority institutions should admit students from other linguistic minority groups declared by the State Government. If students from other Linguistic Minority groups are also not available Institutions should admit students from religious minorities. Irrespective of best efforts if seats remain vacant then, non-minority students should be admitted with governments prior permission.
- (iii) Also, while filling the remaining 50% seats from open category non-minority students, it is mandatory to give admission as per the seats reserved for Scheduled Castes, Scheduled Tribes, Nomadic Castes, Deprived Castes, Special Backward Classes and other Backward Classes as per the reservations made by concerned educational departments of the state government
- 2. Unaided Minority Institutions: All unaided Minority Educational institutions should admit students in a transparent manner through common entrance test or quality,
- c) Unaided Religious / Linguistic Minority Educational Institutions should give priority to students from respective minority groups, at least 51% of the seats of their admission capacity should be given to students to the minority group related to which the education institution has received the minority status. If the concerned religious / linguistic minority educational institution fail to fill 51% of the religious / linguistic students in their minority group as mentioned above, then the following action should be taken.
- (i) Unaided Religious Minority Institutions: Aided Religious Minority Institutions should admit students from other religious minority groups declared by the State Government and if students from other religious minority groups are also not available, admit students from linguistic minority groups. Irrespective of best efforts if seats remain vacant then, non-minority students should be admitted with governments prior permission.
- (ii) Unaided Linguistic Minority Institutions: Aided Linguistic Minority institutions should admit students from other linguistic minority groups declared by the State Government. If students from other Linguistic Minority groups are also not available institutions should admit students from religious minorities. Irrespective of best efforts if seats remain vacant then, non-minority students should be admitted with governments prior permission.



(iii) Also, while filling the remaining 49% seats from open category non-minority students, the institutions should give admission to open category and they can also admit students from Scheduled Castes, Scheduled Tribes, Nomadic Castes, Deprived Castes, Special Backward Classes and other Backward Classes as per discretion to maintain social balance and social

while proceeding as above Minority Education Institution should publish advertisement in newspaper as mentioned in the Part A paragraph 10 (iv) (d). In advertisement the institution will ask the students from respective religious / linguistic minority groups for which the institution has received minority status to apply for admission, it will also ask students from other religious / linguistic minority as declared by Maharashtra State Government and non minority students to apply for admission. The advertisement should also mention that if an institution does not receive applications from students belonging to religious / linguistic minority groups for which the institution has received the minority status it will admlt students from other religious / linguistic

This Government Circular is available on the Government of Maharashtra's website made available and its www.maharashtra.gov.in It has been 2014406181451242614, this order is being attested by digital signature.

By the order of the Governor of Maharashtra.

Sd/-Mrs. Ainul Chand Attar Joint Secretary, Government of Maharashtra

Copy

Secretary to the Governor,

- 2. Principal Secretary to the Chief Minister,
- 3. Secretary to the Deputy Chief Minister,
- 4. Private Secretary to Hon'ble Minister / Minister of State,
- 5. Higher Chief Secretary / Principal Secretary / Secretary, Mantralyin Department, Mantralaya,
- 6. Superintendent, Basic Justice Branch, High Court, Mumbai
- 7. Superintendent, Appellate Branch, High Court, Mumbai
- 8. Superintendent, High Court, Mumbai, Nagpur, Bench Nagpur
- 9. Superintendent, High Court, Mumbai, Aurangabad Bench, Aurangabad
- 10. Superintendent, Public Commissioner's Office, Mumbai
- 11. Charity Commissioner, High Court, Mumbai
- 12. Accountant General, State of Maharashtra, Mumbai / Nagpur
- 13. All Divisional Commissioners
- 14. All Collectors
- 15. Director, Technical Education, Mumbai
- 16. Director, Medical Education, Mumbai
- 17. Director, Directorate of Social Welfare, Pune
- 18. Director, Maharashtra State Council for Educational Research and Training, Pune
- 19. Secretary, Maharashtra Legislative Secretariat, Vidhan Bhavan, Mumbai
- 20. Director General, Directorate General of Information and Public Relations (for publicity)
- 21. Selection process



## University of Mumbai



#### No. Aff./Recog.I/Admission/(2018-19)/23 / of 2018

Ref:- I:- No. Aff./Recog.I/Admission/(2018-19) /09/ of 2018 dated 30/05/2018.

II:-No. Aff/Recog.I/Admission/(2018-19)/10/ of 2018 dated 30/05/2018.

III:- No. Aff/Recog.I/Admission/(2018-19)/11/ of 2018 dated 05/06/2018.

IV:-No. Aff./Recog:I/Admission/(2018-19)/12/ of 2018 dated 05/06/2018.

V:-No. Aff./Recog.I/Admission/(2018-19)/326/of 2018 dated 21/06/2018.

VI:- Writ Petition No-1726 of 2001 (St. Xavier's College Vs University of Mumbai)

VII:- Special Leave Petition No.23418 of 2018 (The Registrar UoM Vs. St. Xaviers College)

#### CIRCULAR:-

The Principals of the affiliated colleges in Arts, Science, Commerce and Co-ordinator, University sub-centers (Thane and Ratnagiri) are hereby informed that the Writ Petition No. 1726 of 2001 filed by St. Xavier's V/s. University of Mumbai and the subsequent order was passed on 12th October, 2017 which was challenged in the SLP (Diary) No.23418/2018 by The Registrar, university of Mumbai & Anr and also by the Government of Maharashtra and the order was passed on 13th July 2018 stating that the impugned circular dated 30.05.2001 of the University of Mumbai with regard to the reservation in admissions for reservation category in minority educational institutions stands set aside with effect from 12.10.2017 so accordingly there will be no reservation for the reserve category in admissions to minority educational institutions from the session 2018-19 onwards. The admission procedure shall be followed as per the schedule given in the Govt./Private/Aided/Unaided/Minority colleges affiliated and university sub-centers of this University strictly in accordance with this office circular No. U.H./१८८८/२००३ हिनांक १३ में, २००३.

Further, they are informed the Admission process of F.Y.B.A, F.Y.B.Sc & F.Y.B.Com including F.Y.B.M.M., F.Y.B.S.W., F.Y.B.A In FT & NMP, F.Y.B.A.(In French Study), F.Y.B.A (In German Study), F.Y.B.Sc.W., F.Y.B.A In FT & NMP, F.Y.B.A.(In French Study), F.Y.B.A (In German Study), F.Y.B.Schelor of Culinary Art, F.Y.B.A.M.A. (Integrated course in German studies), F.Y.B.M.S., F.Y.B.M.S.-M.BA (5 Years Integrated course), F.Y.B.Com (Financial Market), F.Y.B.Com (Accounting & Finance), F.Y.B.Com (Banking & Issuance), F.Y.B.Com (Financial Management), F.Y.B.Com (Investment Management), F.Y.B.Com (Transport Management), F.Y.B.Com/B.M.S. (E.M.E.),F.Y.B.Sc (Information Technology), F.Y.B.Sc (Computer Science), F.Y.B.Sc (Hospitality Studies), F.Y.B.Sc (Microbiology), F.Y.B.Sc (Bio-Chemistry), F.Y.B.Sc (Bio-Technology), F.Y.B.Sc (Maritime H.S.), F.Y.B.Sc (Nautical Science),F.Y.B.Sc (Forensic Science),F.Y.B.Sc (Home Science), F.Y.B.Sc (Aeronautics - Avionics and Mechanical), F.Y.B.Sc (Aviation) F.Y.B.Sc (Human Science), F.Y.B.Voc (T.Y.B.Voc (R.M.M.), F.Y.B.Voc (R.M.M.), F.Y.B.Voc (Green House Management), F.Y.B.Voc (Pharma Analytical Science), F.Y.B.Voc (Tourism and Travel Management), F.Y.B.Voc (Software Development), M.Lib. Science courses for the Academic year 2018-19 is as follows:

Sale of Admission Forms	The American	Thursday31st May, 2018 to Monday 18th June, 2018 (on working days)
Pre Admission Online Enrolment forms (on University Website: mum.digitaluniversity.ac)	*	Friday01st June, 2018 to Monday 18th June, 2018
Submission of Admission forms along with printed copy of Pre-Enrolment Forms (mandatory)	•	Wednesday 13th June, 2018 to Monday18th June, 2018 (on working days)
First Merit List		Tuesday 19th June, 2018 (5.00 p.m.

Note:- Link for online application of pre-admission online Enrolment forms will be available upto from 31st July, 2018 on website:-mum.digitaluniversity.ac (Helpline No. 8411860004)

The Principals of the Affiliated Colleges and Co-ordinators of sub centers Thane and Ratnagiri are hereby directed to strictly adhere to the schedule of admission.

Mumbai-400 032 13th July, 2018

The Principals of the all affiliated colleges in Arts, Science, Commerce and co-ordinator University sub center Thane/Ratnagiri.

Copy forwarded for information to:-

- The Deputy Registrar, Enrollment Section
- The Deputy Registrar, (Public Relation)
- The Deputy Registrar, Special Cell
- The Co-ordinator, U.C.C., Vidyanagari
- 5. E.S. to Vice Chancellor
- 6. P.A. to Pro-Vice Chancellor
- 7. P.A. to Director, (A&P).
- 8. P.A. to Registrar
- 9. P.A. to Director of Examination& Evaluation
- 10. P.A. to F & A.O.
- 11. P.A. to Director, IDOL
- 12. Receptionist/ Telephone Operators (Fort/Vidyanagari/Campus)



# No. Aff./Recog.I/Admision/ (2018-19) /12/ of 2018

## CIRCULAR:-

The Principals of the affiliated colleges in Arts, Science, Commerce and Co-ordinator University sub center are hereby informed to follow the procedure of admission scrupulously.

The reservation for different reserved categories are as under % allocation seats:

13% Scats : S.C. (ii 7% Seats : S.T. 3% Seats (iii : D.T. (A) iv) 2.5% Seats : N.T. (B) v) 3.5% Seats : N.T. (C) vi) 2% Seats : N.T. (D) 19% Seats vii) : O.B.C.

A) Women : As per circular No. aff/Recog_/322 of 2000 dated

7th September, 2000

B) S.B.C. : 2% As per circular No.

> BCC/29/334 of 1997 dated 25th September, 1997

C) Physically Handicapped: As per circular No.

Special Cell/2/2008 dated 25th January, 2008

ix) 3% Seats

: खालील संवर्गातील (परिपत्रक कमांक मान्यता/ संलंग्नता/निर्देश/२२१ दिनसंक ६.६.१९९८ प्रमाणे)

- १. बदलून आलेले केंद्रिय/ ग्रज्य शासिकय कर्मचारी/ अधिकारी यांचे पाल्य
- २. संरक्षण दलातील आजी/ माजी सैनिकांचे पाल्य
- राष्ट्रीय / राज्य पातळीवर किंडा व संस्कृतिक कार्यकमात विशेश नैपुण्य मिळवलेले विद्यार्थी
- ४. विषवा/ परित्यक्ता विद्यार्थिनी
- ५. स्वातंत्र सैनिकाचे पाल्य/ नाक्वंडे
- x. Two supernumerary seats for students from Jammu & Kashmir as per University Circular No. Aff/ICC/2012-13/22 dated 8th January, 2013

4. The Quota:-

Minority Colleges:-

अल्पसंख्यांक संस्थेमधील प्रवेशाबाबत सेंट **झेवि**अर्स कॉलेज आणि महाराष्ट्र असोसिएशन ऑफ मायनॉरिटी म्निल इन्स्टिटयुशन v/s मुंबई विद्यापीठ आणि स्टेट ऑफ महाराष्ट्र यांनी मा. उच्च न्यायालयात साटर याचिका क. १७२६/२००१ **बाबत दिनांक १२/१०/२०**१७ रोजी दिलेल्या निकालानुसार प्रवेश प्रकिया

5% Management quota will be applicable to all the colleges including Minority Colleges, as per University Circular No. Spl.Cell/(68)/218/2005 dated 3rd June, 2005

1. In house Students be admitted first as per practice followed in the preceding years for admission to F.Y.B.A./ B.Sc./B. Com. Classes only.



2/_

- 2. Foes:- Strictly as preschied by the University. Further fees be charged from Reserved category students as per circular no वि.क./भासकि(२४)/३६०/२००४ दिनांक २५ ऑगस्ट, २००४ and circular no वि
- 3. No. Colleges shall conduct its own CET test for admission to any course of University unless it is an autonomous college.

Further, they are requested to form the Admission cell/ Committee Comprising of Senior Teaching Staff inclusive of representative of Reserved Category for smooth conduct of the admission process. The vacant representative seats should be indicated on notice board and to be converted as per the prescribed procedure.

They are further informed that the communication regarding Centralized Admission Coordination Cell for admission to the Students deprived unable to seek admission at the F.Y.B.A. F.Y.B.Sc & F.Y.B.Com etc. classes during the academic year 2018-19, will be issued separately.

Merit list of reserved category should be displayed separately and category wise as per admission schedule.

(Dr. Dinesh Kamble) 1/c REGISTRAR

Mucul

Mumbai-400 032 05 Hune, 2018

To,

The Principals of the all affiliated colleges in Arts, Science, Commerce, Management and Co-ordinator University sub centers for information and necessary action.

Copy forwarded for information to:-

- 1. The Deputy Registrar, Enrollment Section
- 2. The Deputy Registrar, (Public Relation)
- 3. The Deputy Registrar, Special Cell
- 4. The Co-ordinator, U.C.C., Vidyanagari
- 5. E.S. to Vice-Chancellor
- 6. P.A. to Pro-Vice Chancellor
- 7. P.A. to Director, (A&P).
- & P.A. to Registrar
- 9. P.A. to Director of Examination & Evaluation
- 10. P.A. to F & A.O.
- 11. P.A. to Director, IDOL
- 12. Receptionist/ Telephone Operators (Fort/Vidyanagari/Campus)



## University of Mumbai



## No. Aff./Recog.I/Admission/ (2019-20),657 of 2019

#### CIRCULAR:-

The Principals of the affiliated colleges in Arts, Science, Commerce and Co-ordinator, University sub centers (Thane and Ratnagiri) are hereby informed that the procedure for admission in Govt./Private/Aided/ Unaided/Minority colleges affiliated and university sub centers of this University is to be followed strictly in accordance with this office circular No. घम./१८८/२००३ दिनांक १३ में, २००३

They are informed that the Admission process of F.Y.B.A, F.Y.B.Sc & F.Y.B.Com including F.Y.B.M.M., F.Y.B.S.W., F.Y.B.A In FT & NMP, F.Y.B.A.(In French Study), F.Y.B.A (In German Study), F.Y.B.Sc.W., F.Y.B.A In FT & NMP, F.Y.B.A.(In French Study), F.Y.B.A (In German Study), F.Y.B.Achelor of Culinary Art, F.Y.B.A.M.A. (Integrated course in German studies), F.Y.B.M.S., F.Y.B.M.S.-M.BA (5 Years Integrated course), F.Y.B.Com (Financial Market), F.Y.B.Com (Accounting & Finance), F.Y.B.Com (Banking & Issuance), F.Y.B.Com (Financial Management), F.Y.B.Com (Investment Management), F.Y.B.Com (Transport Management), F.Y.B.Com/B.M.S. (E.M.E.), F.Y.B.Sc (Information Technology), F.Y.B.Sc (Computer Science), F.Y.B.Sc (Hospitality Studies), F.Y.B.Sc (Microbiology), F.Y.B.Sc (Bio-Chemistry), F.Y.B.Sc (Bio-Technology), F.Y.B.Sc (Maritime H.S). F.Y.B.Sc (Nautical Science), F.Y.B.Sc (Forensic Science), F.Y.B.Sc (Home Science), F.Y.B.Sc (Aeronautics – Avionics and Mechanical), F.Y.B.Sc (Aviation) F.Y.B.Sc (Human Science), F.Y.B.Voc (T. & H.M.), F.Y.B.Voc (R.M.), F.Y.B.Voc (F.M.& S), F.Y.B.Voc (R.E.M.), F.Y.B.Voc (M.P.), F.Y.B.Voc (M.L.T.), F.Y.B.Voc (Green House Management), F.Y.B.Voc (Pharma Analytical Science), F.Y.B.Voc (Tourism and Travel Management), F.Y.B.Voc (Software Development), F.Y.B.Library Science courses for the Academic year 2019-20 is as delineated below:

Sale of Forms	:	Wednesday, the 29th May, 2019 to Friday, the 7th June, 2019 (on working days)
Open Online link and Submission of Pre Admission Online Enrolment forms	:	Wednesday, the 29 May, 2019 to Monday, the 10th June, 2019
Submission of Admission form Alongwith printed copy of Pre-Admission Enrolment forms (Mandatory)		Friday, the 07th June, 2019 to Thursday, the 13th June, 2019 (upto 12.00 Noon) (on working days) (In house admission and Minority quota can be given during this period)
First Merit List Verification of Documents and payment of fees	: ::	Thursday, the 13th June, 2019 (5.00 p.m.) Friday, the 14th June, 2019, Saturday, the 15th June, 2019 and Monday, the 17th June, 2019 (up to 4.30 pm) (on working days)



Second Merit List Verification of Documents and payment of fees	1.	Monday the 17th June 2019 (5.00 p.m.) Tuesday, the 18th June, 2019, Tuesday, the 18th June, 2019 Thursday, the 20th June, 2019 (up to 4.30 pm) (on working days)
Third & Final Merit List Verification of Documents and payment of fees	1.	Thursday, the 20th June, 2019 (5.00 p.m.) Friday, the 21st June, 2019, Friday, the 21st June, 2019 and Monday, the 24th June, 2019 (up to 5.00 pm) (on working days)

Note:- Link for online application of pre-admission online Enrolment forms will be available from 29th May, 2019 on website:- mum.digitaluniversity.ac.

The Principals of the Affiliated College and Co-ordinators, sub centers Thane and Ratnagiri are hereby directed to strictly adhere to the schedule of admission.

Mumbai-400 032 28 HMay, 2019 (Dr. Ajay Deshmukh) REGISTRAR



## University of Mumbai



## No. Aff./Recog.I/Admision/ (2019-20) /06/ of 2019

#### CIRCULAR:-

The Principals of the affiliated colleges in Arts, Science, Commerce and Co-ordinator University sub center are hereby informed to follow the procedure of admission scrupulously.

1. The reservation for different reserved categories are as under % allocation seats:-

१) अनुसूचितः जाती	: 83%
२) अनुसूचित जमाती	: ৬ %
३) विमुक्त जाती (अ)	: 3 %
४) भटक्या जमाती (ब)	: 7.4%
५) भटक्या जमाती (क)	: 3.4%
६) भटक्या जमाती (ड)	: 7%
७) विमाप्र	: २% शासन निर्णय विद्यापीठ परिपत्रक
	क. बीसीसी/२९/३३४/१९९७ दिनांक २५/०९/१९९७
८) इमाव	: 19%
९) मराठा समाजासह सामाजिक व	g • 1.60000
शैक्षणिकदृष्टया मागासवर्ग (एसईबीसी)	: १६% शासन निर्णय क. संकीर्ण-२०१९/प्र.क.२२/विशी-३,
and the second second	दिनांक ८ मार्च, २०१९
१०) खल्या पवर्गातील आर्थिकटण्या टर्बल	घटक : १०% शासन निर्णय क. संकीर्ण-२०१९/प्र.क.२२/विशी-३,
(=) de a menure em 11/2 a 21/2	दिनांक ८ मार्च, २०१९
११) खुल्या प्रवर्गास	: शासन निर्णया प्रमाणे.
	: As per circular No aff/Recog./322 of 2000
A) Women	dated 7th September, 2000.
B) Physically Handicapped	: As per circular No. Special Cell/2/2008 dated 25th January, 2008
(२) 3% Seats	: सालील संवर्गातील (परिपत्रक कमांक मान्यता/
5	संलंग्नता/निर्देश/२२१, दिनांक ६.६.१९९८ प्रमाणे)

- १. बदलून आरुले केंद्रिय/ राज्य शासकिय कर्मचारी/ अधिकारी यांचे पाल्य
- २. संरक्षण दलातील आजी/ माजी सैनिकांचे पाल्य
- ३. राष्ट्रीय /राज्य पातळीवर किंडा व संस्कृतिक कार्यक्रमात विशेश नैपुण्य मिळवलेले विदार्थी
- ४. विधवा/ परित्यक्ता विद्यार्थिनी
- ५. स्वातंत्र सैनिकाचे पाल्य/ नातवंडे

(3) Two supernumerary seats for students from Jammu & Kashmir as per University Circular No. Aff/ICC/2012-13/22 dated 8th January, 2013



#### 2. The Quota:-

Minority Colleges:-

अल्पसंख्यांक संस्थेमधील प्रवेशाबाबत सेंट झेविअर्स कॉलेज आणि महाराष्ट्र असोसिएशन ऑफ मायनॉरिटी एज्युकेशनल इन्स्टिटयुशन V/S मुंबई विद्यापीठ आणि स्टेट ऑफ महाराष्ट्र यांनी मा. उच्च न्यायालयात सादर केलेल्या याचिका क. १७२६/२००१ बाबत दिनांक १२/१०/२०१७ रोजी दिलेल्या निकालानुसार व परिपत्रक क. SPL.Cell/2018-19/03/2018 अनुसार प्रवेश प्रकिया राबवावी.

15% Management quota will be applicable to all the colleges including Minority Colleges, as per University Circular No. Spl.Cell/(68)/218/2005 dated 3rd June, 2005

- In house Students and Minority be admitted first as per practice followed in the preceding years for admission to F.Y.B.A./ B.Sc./B. Com. Classes only.
- 2. Fees:- Strictly as preschied by the University. Further fees be charged from Reserved category students as per circular no वि.क./भासिश(२४)/३६०/२००४ दिनांक २५ ऑगस्ट, २००४ and circular no वि.क./भासिश/पदवि/२/२०१३ दिनांक ७ जून. २०१३
- No. College shall conduct its own CET test for admission to any course of University unless it is an autonomous college.

Further, they are requested to establish the Admission cell/ Committee Comprising of Senior Teaching Staff inclusive of representative of Reserved Category for smooth conduct of the admission process. The vacant representative seats should be indicated on notice board and to be converted as per the prescribed procedure.

The Colleges are further informed that they should report regarding merit list and overall admission process to the Deputy Registrar (Eligibility and Enrolment).

Mumbai- 32 28th May, 2019 (Dr. Ajay Deshmukh) Registrar



PRINCIPAL
The S.I.A. College of Higher Education,
DOMBIVLI (E)



#### No. Enrol./Elg./Admission/(2020-21/1820-A/of 2020.

#### REVISED CIRCULAR:-

The Principals of all Affiliated colleges of Arts, Science, Commerce and Director University Sub-campuses (Thane and Ratnagiri) are hereby informed to follow the procedure of admission.

 The reservation for different reserved categories are as under % allocation seats:-

% Seats	: S.C.
Seats	: S.T.
Seats	: D.T. (A)
% Seats	: N.T. (B)
% Seats	: N.T. (C)
Seats	: N.T. (D)
Seats	: O.B.C.
6 Seats	: MARATHA alongwith SEBC
Seats	: GENERAL - EBC
Women	: As per circular No. aff/Recog/322 of
֡	% Seats Weats Women

dated 7th September, 2000

B) S.B.C.

: 2% As per circular No. BCC/29/334 of

dated 25th September, 1997

- C) Physically Handicapped :As per circular No. Special Cell/2/2008 dated 25th January, 2008
- xi) 3% Seats

: खालील संवर्गातील (परिपत्रक क्रमांक मान्यता/संलंग्नता/निर्देश/२२१ दिनांक ६६ १९९८ प्रमाणे)

- १ बदलून आलेले केंद्रिय/ राज्य शासिकय कर्मचारी/ अधिकारी यांचे पाल्य
- २ सरक्षणदलातील आजी/माजी सैनिकांचे पाल्य
- राष्ट्रीय/राज्य पातळीवर किंडा व संस्कृतिक कार्यक्रमात विशेष नैपुण्य मिळवलेले विद्यार्थी
- ४ विधवा/ परित्यक्ता विद्यार्थिनी
- ५ त्वातंत्र सैनिकांचे पाल्य/नातवंडे



N. Two supernumerary seats for students from Jammu & Kashmir as per University Circular No. Aff/ICC/2012-13/22 dated 8th January, 2013

#### 2. The Quota:-

Minority Colleges :_

अत्परांख्यांक संस्थेमधील प्रवेशाबाबत सेंट झेविअर्स कॉलेज आणि महाराष्ट्र असोतिएशन ऑफ माग्रवारिटी एज्युकेशनल इव्स्टिटयुशन v/s मुंबई विद्यापीठ आणि स्टेट ऑफ माहाराष्ट्र यांनी मा. उच्च न्यायालयात सादर केलेल्या याविका क्र १७२६/२००१ बाबत दिनांक १२/१०/२०१७ रोजी दिलेल्या विकालानुसार व परीपत्रक क्र. SPL.Cell/2018-19/03/2018 अनुसार प्रवेश प्रक्रिया राववावी.

Minority Colleges as per University Circular No. Spl.Cell/(68)/218/2005 dated

- 1. In house Students and Minority be admitted first as per practice followed in the preceding years for admission to F.Y.B.A./ B.Sc./B. Com. Classes only.
- 2. Fees:- Strictly as prescribed by the University. Further fees be charged from Reserved Category students as per circular No वि.क./भासिश(२४)/३६०/२००४ दिनांक २५ ओगस्ट. २००४ and Circular No वि.क./भासिश/पदवि/२/२०१३ दिनांक ७ जून, २०१३
- No. Colleges shall conduct its own CET test for admission to any course of University unless it is an autonomous college.

Further, they are requested to form the Admission Cell/ Committee Comprising of Senior Teaching Staff inclusive of representative of Reserved Category for smooth conduct of the admission process. The vacant seats should be indicated on Notice Board and to be converted as per the prescribed procedure.

The Colleges are further informed that they should report regarding merit list and overall admission process to the Deputy Registrar, Eligibility and Enrolment Section.

(Dr. Vinod Patil)

Mumbai-400 098 21st July, 2020

PRINCIPAL
The S.I.A. College of Higher Education
DOMBIVLI (E)



# IN THE HIGH COURT OF JUDICATURE AT BOMBAY ORDINARY ORIGINAL CIVIL JURISDICTION

#### WRIT PETITION NO. 1726 OF 2001

. . .

- 1 St. Xavier's College through its Principal, Fr. J.M. Dias, Mahapalika Marg, Mumbai 400 001.
- 2 Maharashtra Association of Minority Educational Institutions a Society registered under the Societies Registration Act, 1860 through its President and having its office at Kashimira Road, Thane 401 104.

....Petitioners

#### V/S

- 1 University of Mumbai Through its Vice Chancellor, Fort, Mumbai 400 023.
- The Registrar,
  University of Mumbai
  Fort, Mumbai 400 023.
- 3 State of Maharashtra through Government Pleader Annexue Building, High Court, Bombay.

....Respondents

Dr.Birenda Saraf with Mr.Jai Chhabria, Mr. Vishesh Malviya and Ms.Ayushi Anandpara i/by Federal & Rashmikant for Petitioners. Mr.Rui Rodrigues for Respondent Nos.1 & 2. Mr.Abhay Patki, Addl.Govt.Pleader for Respondent No.3.

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2/30

WP 1726 of 2001.doc

**CORAM: A.A. SAYED &** 

M. S. KARNIK, JJ

DATE : 12 OCTOBER 2017

by minorities.

**JUDGMENT**: (Per A.A.Sayed, J.)

Constitution is to the Circular dated 30-05-2001 issued by the Respondent No.1 University directing reservation for students belonging to backward classes in educational institutions conducting courses in Arts, Commerce, Science and other professional courses affiliated to the Respondent No.1 University including such educational institutions established and administered

The challenge in this Petition under Article 226 of the

2. The Petitioner No.1 is a College established by the Bombay St. Xavier's College Association which imparts education to students pursuing degree courses in Arts, Science and Commerce streams, registered under the Societies Registration Act, 1860 and the Bombay Public Trust Act 1960. The Petitioner No.2 is the



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Association of the Educational Institutions registered under the Societies Registration Act, 1860, which are stated to have either religious or minority status. It represents the Colleges enumerated in the list annexed at Exh.A to the Petition. Respondent No.1 is a University constituted under the Bombay Universities Act 1974 which was replaced by the Maharashtra Universities Act, 1994. Respondent No.2 is the Registrar of the Respondent No.1 University. Respondent No.3 is the State of Maharashtra.

3. The impugned Circular stipulates reservation for students belonging to backward classes for admission to various courses to the extent of 50% of seats by implementing the reservation policy of the Government of Maharashtra as notified vide Government Resolution dated 11-07-1997. The percentage of reservation prescribed is as under:

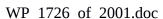
1. S.C. : 13% 2. S.T. : 7% 3. D.T. (A) : 3% 4. N.T. (B) : 2.5% 5. N.T. (C) : 3.5% 6. N.T. (D) : 2% 7. O.B.C : 19%



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The impugned Circular, makes a reference to the judgment of the Apex Court in the case of **Shahal H. Musalia and anr. Vs. State of Kerala & ors. JT 1993(4) S.C. 584** and lays down the following criteria for admission and reservation of seats in minority colleges:

- (a) Fifty per cent of the total intake in the minority colleges shall be permitted to be filled up by candidates selected by the agencies of the State Government/University on the basis of centralised admissions scheme.
- (b) The remaining fifty per cent of the intake may be regularized by the minority colleges to admit candidates belonging to the particular religious or linguistic minority. However, the selection shall be made strictly on the basis of merit among the candidates seeking admission to the institutions. Such merit shall be determined on the basis of the academic performance at the qualifying examination; or on the basis of any objective test that the institution might itself apply to determine such relative and competing merits; or on the basis of performance of the results of the selection tests if such test is held by the State Government/University. It is optional for the minority colleges to adopt any one of these three modes and apply it uniformly.
- 4. On 15-06-2001 when the Petition came up for admission, the learned Counsel on behalf of the Respondent No.1 University stated before the Court that the impugned Circular relates only to seats other than minority quota and therefore various instructions contained in the impugned Circular will not apply to the minority





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quota of 50% as per the decision of the Supreme Court in **St. Stephen's College vs. University of Delhi, 1992 (1) SCC 588**. On 06 June 2002 in a Notice of Motion No. 230 of 2002 taken out by the Petitioners, this Court passed the following order:

"The Petitioners are permitted to admit minority students in 47 per cent quota of seats strictly on the basis of merits amongst the minority students and 3 per cent seats are reserved for the categories namely (i) Handicapped Students (ii) Children/Grandchildren of Freedom Fighters (iii) Children of Defence Personnels, ex-servicemen (iv) Children of Parents transferred while working with Central/State Government (v) Sports, State and National (vi) Students having distinguished and exceptional performance in cultural activities strictly on merits. The balance 50 per cent seats should be filled in either through a common entrance test held by the University/State or any such agency or in the event no such common entrance test is provided, the admissions will be based on the merit of performance at the qualifying examination for the admission in such cases by non-minority students. It is made clear that there will be no reservation whatsoever with regard to balance 50 per cent seats (i.e. nonminority quota), however, the candidates from reserved category would be entitled to compete with the other students strictly on merits for these seats. The learned counsel for the parties submit that in some of the minority institutions, already reserved category students have been admitted on the basis of reservation in nonminority quota. If any such admissions were granted to reserved category students till yesterday, the same shall not be disturbed."

The aforesaid order was corrected by Court on 21 June 2002 and it was clarified that the 3% reservations for six categories will be out



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of the 50% seats in open category and not in the 50% seats meant for minority quota.

- We called upon learned Additional Government Pleader to state the stand of the Respondent No.3 State of Maharashtra as to whether reservation policy mentioned in the Government Resolution dated 11/07/1997 applies to the minority institutions also. Learned AGP on instructions submits that there in nothing in the Government Resolution dated 11/07/1997 which states that the reservation policy is applicable to minority Educational Institutions.
- 6. The issue for consideration before the Court essentially is whether there can be any reservation for backward class of students in minority colleges. There is no averment in the Petition whether the Petitioner No.1 or the member colleges of the Petitioner No.2 Association, a list thereof is annexed to Petition, are aided or unaided. Though the Petition which was filed in the year 2001 proceeds on the basis that there cannot be any reservation for backward class students in the 50% minority quota, this issue will also be required to be considered in the backdrop of the



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subsequent events after filing of the Petition and in particular on the touchstone of Article 15(5) which was inserted to the Constitution of India vide the Constitution (Ninety-third Amendment) Act 2005 and the decisions of the Apex Court.

- 7. We have heard learned Counsel for the parties. We have perused the following judgments cited by the learned Counsel on behalf of the Petitioners:
  - i) Khan Abdul Hamid Abdul Razzak Vs. Mohamed Haji Saboo Siddik Polytechnic 1985 Mh.L.J. 400.
  - ii) St.Stephen's College Vs. University of Delhi (1992) 1 SCC 558.
  - iii) St.Francis De Sales Education Society Nagpur & Anr. Vs. State of Maharashtra (2001) 3 MhLJ 261.
  - iv) T.M.A. Pai Foundation & anr. Vs. State of Maharashtra & Ors. (2002) 8 SCC 481.
  - v) P. A. Inamdar & Ors. Vs. State of Maharashtra & Ors. (2005) 6 SCC 537.
  - vi) Ashoka Kumar Thakur Vs. Union of India and Ors. (2008) 6 Supreme Court Cases 1
  - vii) Secretary, Malankara Syrian Catholic College Vs. T. Jose & Ors. (2007) 1 SCC 386.
  - viii) Sindhi Education Society & anr. Vs. Chief Secretary, Government of NCT of Delhi & Ors., 2010 (8) SCC 49.



- ix) Pramati Educational and Cultural Trust Vs. Union of India (2014) 8 SCC 1.
- 8. Article 30 of the Constitution provides for right of minorities to establish and administer educational institutions. It reads thus:
  - **"30 (1)**: All minorities, whether based on religion or language, shall have the right to establish and administer educational institutions of their choice

(1A) ...

(2) The State shall not, in granting aid to educational institutions, discriminate against any educational institution on the ground that it is under the management of a minority, whether based on religion or language."

Article 29 of the Constitution deals with protection of interest of minorities. It reads as under:

"29 (1) ...

(2) No citizen shall be denied admission into any educational institution maintained by the State or receiving aid out of State funds on grounds only of religion, race, caste, language or any of them."

Article 15 of the Constitution prohibits discrimination on the grounds of religion, race, caste, sex or place of birth. Article 15(4) is relevant for our purposes. It reads thus:



"Article 15(4): Nothing in this article or in clause (2) of Article 29 shall prevent the State from making any special provision for the advancement of any socially and educationally backward classes of citizens or for the Scheduled Castes and the Scheduled Tribes."

# The legal position prior to insertion of Article 15(5) of the Constitution

9. In St.Stephen's College Vs. University of Delhi (supra), the 5-Judge Constitution Bench of the Supreme Court by majority held as follows:

**"60.**The right to select students for admission is a part of administration. It is indeed an important facet of administration. This power also could be regulated but the regulation must be reasonable just like any other regulation. It should be conducive to the welfare of the minority institution or for the betterment of those who resort to it. ...

**88.** Second, the receipt of State aid does not impair the rights in Article 30(1). The State can lay down reasonable conditions for obtaining grant-in-aid and for its proper utilisation. The State has no power to compel minority institutions to give up their rights under Article 30(1). (See: *Re, Kerala Education Bill case* [1959 SCR 995 : AIR 1958 SC 956] and *Sidhajbhai case* [(1963) 3 SCR 837 : AIR 1963 SC 540] .) In the latter case, this Court observed (at SCR pp. 856-57) that the regulation which may lawfully be imposed as a condition of receiving grant must be directed in making the institution an effective minority educational institution. The regulation cannot change the character of the minority institution. Such regulations must satisfy a dual test; the test of reasonableness, and the test that it is regulative of the educational character of the institution. It



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must be conducive to making the institution an effective vehicle of education for the minority community or other persons who resort to it. It is thus evident that the rights under Article 30(1) remain unaffected even after securing financial assistance from the government.

102. In the light of all these principles and factors, and in view of the importance which the Constitution attaches to protective measures to minorities under Article 30(1), the minority aided educational institutions are entitled to prefer their community candidates to maintain the minority character of the institutions subject of course to conformity with the University standard. The State may regulate the intake in this category with due regard to the need of the community in the area which the institution is intended to serve. But in no case such intake shall exceed 50 per cent of the annual admission. The minority institutions shall make available at least 50 per cent of the annual admission to members of communities other than the minority community. The admission of other community candidates shall be done purely on the basis of merit."

(emphasis supplied)

# 10. In T.M.A. Pai Foundation & Anr. Vs. State of Maharashtra & Ors. (supra), eleven questions were referred to the 11-Judge Constitution Bench of the Supreme Court. Some of the questions and answers thereto in the majority judgment which are material in the context of the present case are extracted hereinbelow:

- **"Q. 4.** Whether the admission of students to minority educational institution, whether aided or unaided, can be regulated by the State Government or by the university to which the institution is affiliated?
- **A.** Admission of students to unaided minority educational institutions viz. schools and undergraduate colleges where the scope for merit-based selection is practically nil, cannot be regulated by the State or university concerned, except for providing the qualifications and minimum conditions of eligibility in the interest of academic standards.



The right to admit students being an essential facet of the right to administer educational institutions of their choice, as contemplated under Article 30 of the Constitution, the State Government or the university may not be entitled to interfere with that right, so long as the admission to the unaided educational institutions is on a transparent basis and the merit is adequately taken care of. The right to administer, not being absolute, there could be regulatory measures for ensuring educational standards and maintaining excellence thereof, and it is more so in the matter of admissions to professional institutions.

A minority institution does not cease to be so, the moment grant-in-aid is received by the institution. An aided minority educational institution, therefore, would be entitled to have the right of admission of students belonging to the minority group and at the same time, would be required to admit a reasonable extent of non-minority students, so that the rights under Article 30(1) are not substantially impaired and further the citizens' rights under Article 29(2) are not infringed. What would be a reasonable extent, would vary from the types of institution, the courses of education for which admission is being sought and other factors like educational needs. The State Government concerned has to notify the percentage of the non-minority students to be admitted in the light of the above observations. Observance of inter se merit amongst the applicants belonging to the minority group could be ensured. In the case of aided professional institutions, it can also be stipulated that passing of the common entrance test held by the State agency is necessary to seek admission. As regards nonminority students who are eligible to seek admission for the remaining seats, admission should normally be on the basis of the common entrance test held by the State agency followed by counselling wherever it exists.

- **Q. 5.(a)** Whether the minorities' rights to establish and administer educational institutions of their choice will include the procedure and method of admission and selection of students?
- **A.** A minority institution may have its own procedure and method of admission as well as selection of students, but such a procedure must be fair and transparent, and the selection of students in professional and higher education colleges should be on the basis of merit. The procedure adopted or selection made should not be tantamount to maladministration. Even an unaided minority institution ought not to ignore the merit of the students for



admission, while exercising its right to admit students to the colleges aforesaid, as in that event, the institution will fail to achieve excellence.

- **Q. 5.(b)** Whether the minority institutions' right of admission of students and to lay down procedure and method of admission, if any, would be affected in any way by the receipt of State aid?
- **A.** While giving aid to professional institutions, it would be permissible for the authority giving aid to prescribe bye-rules or regulations, the conditions on the basis of which admission will be granted to different aided colleges by virtue of merit. coupled with the reservation policy of the State qua nonminority students. The merit may be determined either through a common entrance test conducted by the university or the Government concerned followed by counselling, or on the basis of an entrance test conducted by individual institutions — the method to be followed is for the university or the Government to decide. The authority may also devise other means to ensure that admission is granted to an aided professional institution on the basis of merit. In the case of such institutions, it will be permissible for the Government or the university to provide that consideration should be shown to the weaker sections of the society.
- **Q. 5. (c)** Whether the statutory provisions which regulate the facets of administration like control over educational agencies, control over governing bodies, conditions of affiliation including recognition/withdrawal thereof, and appointment of staff, employees, teachers and principals including their service conditions and regulation of fees, etc. would interfere with the right of administration of minorities?
- **A.** So far as the statutory provisions regulating the facets of administration are concerned, in case of an unaided minority educational institution, the regulatory measure of control should be minimal and the conditions of recognition as well as the conditions of affiliation to a university or board have to be complied with, but in the matter of day-to-day management, like the appointment of staff, teaching and



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non-teaching, and administrative control over them, the management should have the freedom and there should not be any external controlling agency. However, a rational procedure for the selection of teaching staff and for taking disciplinary action has to be evolved by the management itself.

For redressing the grievances of employees of aided and unaided institutions who are subjected to punishment or termination from service, a mechanism will have to be evolved, and in our opinion, appropriate tribunals could be constituted, and till then, such tribunals could be presided over by a judicial officer of the rank of District Judge.

The State or other controlling authorities, however, can always prescribe the minimum qualification, experience and other conditions bearing on the merit of an individual for being appointed as a teacher or a principal of any educational institution.

Regulations can be framed governing service conditions for teaching and other staff for whom aid is provided by the State, without interfering with the overall administrative control of the management over the staff.

Fees to be charged by unaided institutions cannot be regulated but no institution should charge capitation fee

- **Q. 8.** Whether the ratio laid down by this Court in *St. Stephen's case* [(1992) 1 SCC 558] (*St. Stephen's College v. University of Delhi*) is correct? If no, what order?
- A. The basic ratio laid down by this Court in St. Stephen's College case [(1992) 1 SCC 558] is correct, as indicated in this judgment. However, rigid percentage cannot be stipulated. It has to be left to authorities to prescribe a reasonable percentage having regard to the type of institution, population and educational needs of minorities.
- **Q. 9.** Whether the decision of this Court in *Unni Krishnan, J.P.* v. *State of A.P.*[(1993) 1 SCC 645] (except where it holds that primary education is a fundamental right) and the scheme framed thereunder require reconsideration/modification and if yes, what?



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A. The scheme framed by this Court in *Unni Krishnan case* [(1993) 1 SCC 645] and the direction to impose the same, except where it holds that primary education is a fundamental right, is unconstitutional. However, the principle that there should not be capitation fee or profiteering is correct. Reasonable surplus to meet cost of expansion and augmentation of facilities does not, however, amount to profiteering."

(emphasis supplied)

- 11. In Islamic Academy of Education v/s. State of Karnataka & Ors. (supra), the 5-Judge Constitution Bench of the Supreme Court has observed that the Bench was constituted so that doubts/anomalies, if any, in the judgment of the 11-Judge Bench in T.M.A. Pai Foundation & Anr. Vs. State of Maharashtra & Ors. could be clarified.
- 12. In **P.A. Inamdar & Ors. Vs. State of Mahrashtra & Ors** (supra), the 7-Judge Constitution Bench of the Apex Court observed as under:
  - **"4.** The events following *Islamic Academy* [(2003) 6 SCC 697] judgment show that some of the main questions have remained unsettled even after the exercise undertaken by the Constitution Bench in *Islamic Academy* [(2003) 6 SCC 697] in clarification of the eleven-Judge Bench decision in *Pai Foundation* [(2002) 8 SCC 481] . A few of those unsettled questions as also some aspects of clarification are before us calling for settlement by this Bench of seven Judges which we hopefully propose to do.

#### The questions spelled out by orders of reference

**27.** In the light of the two orders of reference, referred to hereinabove, we propose to confine our discussion to the



questions set out hereunder which, according to us, arise for decision:

- (1) To what extent can the State regulate admissions made by unaided (minority or non-minority) educational institutions? Can the State enforce its policy of reservation and/or appropriate to itself any quota in admissions to such institutions?
- (2) Whether unaided (minority and non-minority) educational institutions are free to devise their own admission procedure or whether the direction made in *Islamic Academy* [(2003) 6 SCC 697] for compulsorily holding an entrance test by the State or association of institutions and to choose therefrom the students entitled to admission in such institutions, can be sustained in light of the law laid down in *Pai Foundation* [(2002) 8 SCC 481]?
- (3) Whether *Islamic Academy* [(2003) 6 SCC 697] could have issued guidelines in the matter of regulating the fee payable by the students to the educational institutions?
- (4) Can the admission procedure and fee structure be regulated or taken over by the Committees ordered to be constituted by *Islamic Academy* [(2003) 6 SCC 697]?

# Q. 1. Unaided educational institutions; appropriation of quota by the State and enforcement of reservation policy

- **116.** First, we shall deal with minority unaided institutions.
- **117.** We have in the earlier part of this judgment referred to *Kerala Education Bill*[1959 SCR 995 : AIR 1958 SC 956] and stated the three categories of minority educational institutions as classified and dealt with therein. The seven-Judge Bench decision in *Kerala Education Bill* [1959 SCR 995 : AIR 1958 SC 956] still holds the field and has met the approval of the eleven-Judge Bench in *Pai Foundation* [(2002) 8 SCC 481] . We cull out and state what *Pai Foundation* [(2002) 8 SCC 481] has to say about such category of institutions:
- (i) Minority educational institution, unaided and unrecognised 118.Pai Foundation [(2002) 8 SCC 481] is unanimous on the view that the right to establish and administer an institution, the phrase as employed in Article 30(1) of the Constitution, comprises of the following rights: (a) to admit students; (b) to set up a reasonable fee structure; (c) to constitute a governing body; (d) to appoint staff



(teaching and non-teaching); and (e) to take action if there is dereliction of duty on the part of any of the employees. (Para 50).

119. A minority educational institution may choose not to take any aid from the State and may also not seek any recognition or affiliation. It may be imparting such instructions and may have students learning such knowledge that do not stand in need of any recognition. Such institutions would be those where instructions are imparted for the sake of instructions and learning is only for the sake of learning and acquiring knowledge. Obviously, such institutions would fall in the category of those who would exercise their right under the protection and privilege conferred by Article 30(1) "to their hearts' content" unhampered by any restrictions excepting those which are in national interest based on considerations such as public safety, national security and national integrity or are aimed at preventing exploitation of students or the teaching community. Such institutions cannot indulge in any activity which is violative of any law of the land.

**120.** They are free to admit all students of their own minority community if they so choose to do. (Para 145, *Pai Foundation* [(2002) 8 SCC 481])

# (ii) Minority unaided educational institutions asking for affiliation or recognition

121. Affiliation or recognition by the State or the Board or the university competent to do so, cannot be denied solely on the ground that the institution is a minority educational institution. However, the urge or need for affiliation or recognition brings in the concept of regulation by way of laying down conditions consistent with the requirement of ensuring merit, excellence of education and preventing maladministration. For example, provisions can be made indicating the quality of the teachers by prescribing the minimum qualifications that they must possess and the courses of studies and curricula. The existence of infrastructure sufficient for its growth can be stipulated as a prerequisite to the grant of recognition or affiliation. However, there cannot be interference in the day-to-day administration. The essential ingredients of the management, including admission of students, recruiting of staff and the quantum of fee to be charged, cannot be regulated. (Para 55, Pai Foundation[(2002) 8 SCC 481]).



**122.** Apart from the generalised position of law that the right to administer does not include the right to maladminister, an additional source of power to regulate by enacting conditions accompanying affiliation or recognition exists. A balance has to be struck between the two objectives: (i) that of ensuring the standard of excellence of the institution, and (ii) that of preserving the right of the minority to establish and administer its educational institution. Subject to a reconciliation of the two objectives, any regulation accompanying affiliation or recognition must satisfy the triple tests: (i) the test of reasonableness and rationality, (ii) the test that the regulation would be conducive to making the institution an effective vehicle of education for the minority community or other persons who resort to it, and (iii) that there is no inroad into the protection conferred by Article 30(1) of the Constitution, that is, by framing the regulation the essential character of the institution being a minority educational institution, is not taken away. (Para 122, Pai Foundation [(2002) 8 SCC 481])

#### (iii) Minority educational institutions receiving State aid

**123.** Conditions which can normally be permitted to be imposed on the educational institutions receiving the grant must be related to the proper utilisation of the grant and fulfilment of the objectives of the grant without diluting the minority status of the educational institution, as held in *Pai Foundation* [(2002) 8 SCC 481] (see para 143 thereof). As aided institutions are not before us and we are not called upon to deal with their cases, we leave the discussion at that only.

**124.** So far as appropriation of quota by the State and enforcement of its reservation policy is concerned, we do not see much of a difference between non-minority and minority unaided educational institutions. We find great force in the submission made on behalf of the petitioners that the States have no power to insist on seat-sharing in unaided private professional educational institutions by fixing a quota of seats between the management and the State. The State cannot insist on private educational institutions which receive no aid from the State to implement the State's policy on reservation for granting admission on lesser percentage of marks i.e. on any criterion except merit.



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**125.** As per our understanding, neither in the judgment of *Pai* Foundation[(2002) 8 SCC 481] nor in the Constitution Bench decision in Kerala Education Bill[1959 SCR 995 : AIR 1958 SC 956] which was approved by Pai Foundation [(2002) 8 SCC 481] is there anything which would allow the State to regulate or control admissions in the unaided professional educational institutions so as to compel them to give up a share of the available seats to the candidates chosen by the State, as if it was filling the seats available to be filled up at its discretion in such private institutions. This would amount to nationalisation of seats which has been specifically disapproved in Pai Foundation [(2002) 8 SCC 481]. Such imposition of quota of State seats or enforcing reservation policy of the State on available seats in unaided professional institutions are acts constituting serious encroachment on the right and autonomy of private professional educational institutions. Such appropriation of seats can also not be held to be a regulatory measure in the interest of the minority within the meaning of Article 30(1) or a reasonable restriction within the meaning of Article 19(6) of the Constitution. Merely because the resources of the State in providing professional education are limited, private educational institutions, which intend to provide better professional education, cannot be forced by the State to make admissions available on the basis of reservation policy to less meritorious candidates. Unaided institutions, as they are not deriving any aid from State funds, can have their own admissions if fair, transparent, non-exploitative and based on merit.

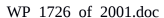
**126.** The observations in para 68 of the majority opinion in *Pai Foundation*[(2002) 8 SCC 481] on which the learned counsel for the parties have been much at variance in their submissions, according to us, are not to be read disjointly from other parts of the main judgment. A few observations contained in certain paragraphs of the judgment in *Pai Foundation* [(2002) 8 SCC 481] if read in isolation, appear conflicting or inconsistent with each other. But if the observations made and the conclusions derived are read as a whole, the judgment nowhere lays down that unaided private educational institutions of minorities and nonminorities can be forced to submit to seat-sharing and reservation policy of the State. Reading relevant parts of the judgment on which learned counsel have made comments and countercomments and reading the whole judgment (in the light of previous judgments of this Court, which have been approved in *Pai* 



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Foundation [(2002) 8 SCC 481]) in our considered opinion, observations in para 68 merely permit unaided private institutions to maintain merit as the criterion of admission by voluntarily agreeing for seat-sharing with the State or adopting selection based on common entrance test of the State. There are also observations saying that they may frame their own policy to give freeships and scholarships to the needy and poor students or adopt a policy in line with the reservation policy of the State to cater to the educational needs of the weaker and poorer sections of the society.

- **127.** Nowhere in *Pai Foundation* [(2002) 8 SCC 481] either in the majority or in the minority opinion, have we found any justification for imposing seat-sharing quota by the State on unaided private professional educational institutions and reservation policy of the State or State quota seats or management seats.
- **128.** We make it clear that the observations in *Pai Foundation* [(2002) 8 SCC 481] in para 68 and other paragraphs mentioning fixation of percentage of quota are to be read and understood as possible consensual arrangements which can be reached between unaided private professional institutions and the State.
- **129.** In *Pai Foundation* [(2002) 8 SCC 481] it has been very clearly held at several places that unaided professional institutions should be given greater autonomy in determination of admission procedure and fee structure. State regulation should be minimal and only with a view to maintain fairness and transparency in admission procedure and to check exploitation of the students by charging exorbitant money or capitation fees.
- **130.** For the aforesaid reasons, we cannot approve of the scheme evolved in *Islamic Academy* [(2003) 6 SCC 697] to the extent it allows the States to fix quota for seat-sharing between the management and the States on the basis of local needs of each State, in the unaided private educational institutions of both minority and non-minority categories. That part of the judgment in *Islamic Academy* [(2003) 6 SCC 697] in our considered opinion, does not lay down the correct law and runs counter to *Pai Foundation* [(2002) 8 SCC 481].





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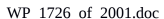
**132.** Our answer to the first question is that neither the policy of reservation can be enforced by the State nor any quota or percentage of admissions can be carved out to be appropriated by the State in a minority or non-minority unaided educational institution. Minority institutions are free to admit students of their own choice including students of non-minority community as also members of their own community from other States, both to a limited extent only and not in a manner and to such an extent that their minority educational institution status is lost. If they do so, they lose the protection of Article 30(1)."

(emphasis applied)

13. From the enunciation of law discussed above, what emerges is that prior to the insertion of Article 15(5) to the Constitution so far as aided minority institutions were concerned, the reservation policy of the State could be enforced only to the extent of non-minority quota of students as prescribed by the Authorities.

The legal position post insertion of Article 15(5) of the Constitution (w.e.f. 20-01-2006)

The judgments in T.M.A. Pai Foundation & Anr. vs. State of Maharashtra & Ors. (supra) and P.A. Inamdar & Ors. vs. State of Maharashtra & Ors. (supra) clearly laid down that the State cannot enforce its reservation policy and insist on reservation seats for





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Backward Class citizens in private unaided educational institutions (minority and non-minority). The above rulings disabled the State from imposing reservation policy on unaided institutions as observed in paragraph 54 of the Constitution Bench Judgment of the Apex Court in **Ashoka Kumar Thakur vs. Union of India** (supra). The Constitution was accordingly amended by adding subclause (5) in Article 15 by Constitution (Ninety-Third Amendment) Act, 2005 which came into effect from 20.01.2006. Article 15(5) reads as follows:

"Article 15 (5): Nothing in this article or in sub-clause (g) of clause (1) of article 19 shall prevent the State from making any special provision, by law, for the advancement of any socially and educationally backward classes of citizens or for the Scheduled Castes or the Scheduled Tribes in so far as such special provisions relate to their admission to educational institutions including private educational institutions, whether aided or unaided by the State, other than the minority educational institutions referred to in clause (1) of article 30.

The Statement of Objects and Reasons of the Constitution (Ninety-third Amendment) Act, 2005 reads as follows:

"At present, the number of seats available in aided or Statemaintained institutions, particularly in respect of professional education, is limited in comparison to those in private unaided institutions.



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To promote the educational advancement of the socially and educationally backward classes of citizens i.e. the OBCs or the Scheduled Castes and Scheduled Tribes in matters of admission of students belonging to these categories in <u>unaided educational institutions other than the Minority Educational Institutions referred to in Clause (1) of Article 30 of the Constitution, it is proposed to amplify Article 15. The new Clause (5) shall enable Parliament as well as the State Legislatures to make appropriate laws for the purposes mentioned above."</u>

(emphasis supplied)

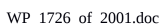
- 15. In **Ashoka Kumar Thakur Vs. Union of India** (supra) the Constitution (Ninety-third Amendment) Act, 2005 was challenged [apart from the challenge to the Central Educational Institutions (Reservation in Admission) Act, 2006]. The 5-Judge Constitution Bench by majority held as follows:
  - "108. The Constitution (Ninety-third Amendment) Act, 2005, by which Clause (5) was added to Article 15 of the Constitution, is an enabling provision which states that nothing in Article 15 or in subclause (g) of Clause (1) of Article 19 shall prevent the State from making any special provision, by law, for the advancement of any socially and educationally backward classes of citizens or for the Scheduled Castes or the Scheduled Tribes insofar as such special provisions relate to their admission to the educational institutions including private educational institutions, whether aided or unaided by the State. Of course, minority educational institutions referred to in Clause (1) of Article 30 are excluded. Thus, the newly added Clause (5) of Article 15 is sought to be applied to educational institutions whether aided or unaided. In other words, this newly added constitutional provision would enable the State to make any special provision by law for admission in private educational institutions whether aided or unaided.
  - **126.** It is a well-settled principle of constitution interpretation that while interpreting the provisions of the Constitution, effect shall be given to all the provisions of the Constitution and no provision shall be interpreted in a manner as to make any other provision in the Constitution inoperative or otiose. If the intention of Parliament



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was to exclude Article 15(4), they could have very well deleted Article 15(4) of the Constitution. Minority institutions are also entitled to the exercise of fundamental rights under Article 19(1)(g) of the Constitution, whether they be aided or unaided. But in the case of Article 15(5), the minority educational institutions, whether aided or unaided, are excluded from the purview of Article 15(5) of the Constitution.

- 127. Another contention raised by the petitioners' counsel is that the exclusion of minority institutions under Article 15(5) itself is violative of Article 14 of the Constitution. It was contended that the exclusion by itself is not severable from the rest of the provision. This plea also is not tenable because the minority institutions have been given a separate treatment in view of Article 30 of the Constitution. Such classification has been held to be in accordance with the provisions of the Constitution. The exemption of minority educational institutions has been allowed to conform Article 15(5) with the mandate of Article 30 of the Constitution. Moreover, both Articles 15(4) and 15(5) are operative and the plea of non-severability is not applicable.
- **128.** The learned Senior Counsel Dr. Rajeev Dhavan and learned counsel Shri Sushil Kumar Jain appearing for the petitioners contended that the Constitution (Ninety-third Amendment) would violate the equality principles enshrined in Articles 14, 19 and 21 and thereby the "Golden Triangle" of these three articles could be seriously violated. The learned counsel also contended that exclusion of minorities from the operation of Article 15(5) is also violative of Article 14 of the Constitution. We do not find much force in this contention. It has been held that Article 15(4) and Article 16(4) are not exceptions to Article 15(1) and Article 16(1) respectively. It may also be noted that if at all there is any violation of Article 14 or any other equality principle, the affected educational institution should have approached this Court to vindicate their rights. No such petition has been filed before this Court. Therefore, we hold that the exclusion of minority educational institutions from Article 15(5) is not violative of Article 14 of the Constitution as the minority educational institutions, by themselves, are a separate class and their rights are protected by other constitutional provisions.
- 221. The Constitution (Ninety-third Amendment) Act, 2005 does not violate the "basic structure" of the Constitution so far as it



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relates to the State maintained institutions and aided educational institutions. Question whether the Constitution (Ninety-third Amendment) Act, 2005 would be constitutionally valid or not so far as "private unaided" educational institutions are concerned, is left open to be decided in an appropriate case.

(Paras 120 to 122 and 108 to 111)"

(emphasis supplied)

Thus, the 5-Judge Constitution Bench in the aforesaid case of Ashoka Kumar Thakur vs. Union of India (supra) by majority (4:1) upheld the constitutional validity of Article 15(5), so far as State maintained and aided educational institutions are concerned. However, the constitutional validity of Article 15(5) insofar as private unaided education institutions are concerned, was not considered and was left open to be decided in an appropriate case. His Lordship Justice Dalveer Bhandari in his judgment (minority view) however went into the said issue and held that Article 15(5) was not constitutionally valid even so far as private unaided education institutions are concerned, which view was overruled in Pramati **Educational and Cultural Trust vs. Union of India** (supra). So far as 'minority' educational institutions are concerned, the Constitution Bench has held that such minority educational institutions, whether aided or unaided, are excluded from the purview of Article 15(5) of the Constitution.



16. In **Pramati Educational and Cultural Trust vs. Union of India** (supra) the constitutional validity of Article 15(5) was again questioned. This time by private unaided educational institution. The 5-Judge Constitution Bench of the Apex Court in the said judgment observed as follows:

"This is a reference made by a three-Judge Bench of this Court by order dated 6-9-2010 in *Society for Unaided Private Schools of Rajasthan v. Union of India, (2012) 6 SCC 102* to a Constitution Bench. As per the aforesaid order dated 6-9-2010, *(2012) 6 SCC 102*, we are called upon to decide on the validity of clause (5) of Article 15 of the Constitution inserted by the Constitution (Ninety-third Amendment) Act, 2005 with effect from 20-1-2006 and on the validity of Article 21-A of the Constitution inserted by the Constitution (Eighty-sixth Amendment) Act, 2002 with effect from 1-4-2010.

#### 4. Article 21-A of the Constitution reads as follows:

"21-A. *Right to education*.—The State shall provide free and compulsory education to all children of the age of six to fourteen years in such manner as the State may, by law, determine."

Thus, Article 21-A of the Constitution, provides that the State shall provide free and compulsory education to all children of the age of six to fourteen years in such manner as the State may, by law, determine. Parliament has made the law contemplated by Article 21-A by enacting the Right of Children to Free and Compulsory Education Act, 2009 (for short "the 2009 Act"). The constitutional validity of the 2009 Act was considered by a three-Judge Bench of the Court in *Society for Unaided Private Schools of Rajasthan v. Union of India*, (2012) 6 SCC 1. Two of the three Judges have held the 2009 Act to be constitutionally valid, but they have also held that the 2009 Act is not applicable to unaided minority schools protected under Article 30(1) of the Constitution. In the aforesaid case, however, the three-Judge Bench did not go into the question whether



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clause (5) of Article 15 or Article 21-A of the Constitution is valid and does not violate the basic structure of the Constitution. In this batch of writ petitions filed by the private unaided institutions, the constitutional validity of clause (5) of Article 15 and of Article 21-A has to be decided by this Constitution Bench.

- 5. ... Hence, we are called upon to decide in this reference the following two substantial questions of law:
- **5.1** (i) Whether by inserting clause (5) in Article 15 of the Constitution by the Constitution (Ninety-third Amendment) Act, 2005, Parliament has altered the basic structure or framework of the Constitution?
- **5.2.** (ii) Whether by inserting Article 21-A of the Constitution by the Constitution (Eighty-sixth Amendment) Act, 2002, Parliament has altered the basic structure or framework of the Constitution?
- 21. We have considered the submissions of learned counsel for the parties and we find that the object of clause (5) of Article 15 is to enable the State to give equal opportunity to socially and educationally backward classes of citizens or to the Scheduled Castes and the Scheduled Tribes to study in all educational institutions other than minority educational institutions referred in clause (1) of Article 30 of the Constitution. This will be clear from the Statement of Objects and Reasons of the Bill, which after enactment became the Constitution (Ninety-Third Amendment) Act, 2005 extracted hereinbelow:
- "1. Greater access to higher education including professional education to a larger number of students belonging to the socially and educationally backward classes of citizens or for the Scheduled Castes and Scheduled Tribes has been a matter of major concern. At present, the number of seats available in aided or State maintained institutions, particularly in respect of professional education, is limited in comparison to those in private unaided institutions.

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- 2. It is laid down in Article 46, as a directive principle of State policy, that the State shall promote with special care the educational and economic interests of the weaker sections of the people and protect them from social injustice. To promote the educational advancement of the socially and educationally backward classes of citizens or of the Scheduled Castes and Scheduled Tribes in matters of admission of students belonging to these categories in unaided educational institutions, other than the minority educational institutions referred to in clause (1) of Article 30 of the Constitution, it is proposed to amplify Article 15.
  - The Bill seeks to achieve the above objects."
- **34.** Clause (5) of Article 15 of the Constitution enables the State to make a special provision, by law, for the advancement of socially and educationally backward classes of citizens or for the Scheduled Castes and Scheduled Tribes. Such admissions of socially and educationally backward classes of citizens or for the Scheduled Castes and the Scheduled Tribes who may belong to communities other than the minority community which has established the institution, may affect the right of the minority educational institutions referred to in clause (1) of Article 30 of the Constitution. In other words, the minority character of the minority educational institutions referred to in clause (1) of Article 30 of the Constitution, whether aided or unaided, may be affected by admissions of socially and educationally backward classes of citizens or the Scheduled Castes and the Scheduled Tribes and it is for this reason that minority institutions, aided or unaided, are kept outside the enabling power of the State under clause (5) of Article 15 with a view to protect the minority institutions from a law made by the majority. As has been held by the Constitution Bench of this Court in Ashoka Kumar Thakur v. Union of India19, the minority educational institutions, by themselves, are a separate class and their rights are protected under Article 30 of the Constitution, and. therefore, the exclusion of minority educational institutions from Article 15(5) is not violative of Article 14 of the Constitution.



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- **38.** We accordingly hold that none of the rights under Articles 14, 19(1)(g) and 21 of the Constitution have been abrogated by clause (5) of Article 15 of the Constitution and the view taken by Bhandari, J. in *Ashoka Kumar Thakur* v. *Union of India*19 that the imposition of reservation on unaided institutions by the Ninety-third Amendment has abrogated Article 19(1)(g), a basic feature of the Constitution is not correct. Instead, we hold that the Constitution (Ninety-third Amendment) Act, 2005 inserting clause (5) of Article 15 of the Constitution is valid.
- **55.** .... In our view, if the 2009 Act is made applicable to minority school, aided or unaided the right of the minorities under Article 30(1) of the Constitution will be abrogated. Therefore, the 2009 Act insofar it is made applicable to minority schools referred in clause (1) of Article 30 of the Constitution is ultra vires the Constitution. We are thus of the view that the majority judgment of this Court in Society for Unaided Private Schools of Rajasthan v. Union of India, 3 (2012) 6 SCC 1 insofar as it holds that the 2009 Act is applicable to aided minority schools is not correct.
- **56.** In the result, we hold that the Constitution (Ninety-third Amendment) Act, 2005 inserting clause (5) of Article 15 of the Constitution and the Constitution (Eighty-sixth Amendment) Act, 2002 inserting Article 21-A of the Constitution do not alter the basic structure or framework of the Constitution and are constitutionally valid. We also hold that the 2009 Act is not ultra vires Article 19(1)(*g*) of the Constitution. We, however, hold that the 2009 Act insofar as it applies to minority schools, aided or unaided, covered under clause (1) of Article 30 of the Constitution is ultra vires the Constitution.

(emphasis supplied)

The 5-Judge Constitution Bench in the aforesaid case of **Pramati Educational Trust vs. Union of India** (supra), has thus held that 'minority' educational institutions, aided or unaided, are kept outside the enabling power of the State under Article 15(5) of the Constitution.



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- To sum up, upon insertion of Article 15(5) to the Constitution, the 'minority' educational institutions (both aided and unaided) are exempted from enforcement of the reservation policy of the State in respect of backward class of citizens as interpreted by the judgments of the Constitution Benches of the Apex Court in Ashoka Kumar Thakur vs. Union of India (supra) and Pramati Educational and Cultural Trust vs. Union of India (supra), whilst upholding the validity of Article 15(5) of the Constitution.
- 18. The upshot of the above discussion is that the impugned Circular to the extent it provides for reservation of seats for students of backward class for admission in minority colleges, cannot be sustained. The impugned Circular is violative of Article 30(1) read with Article 15 (5) of the Constitution of India. Hence, the following order:

#### ORDER

- i) The Writ Petition is allowed.
- The impugned Circular dated 30/05/2001 to the extent it provides 50% reservation of seats for backward class



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students for admission to all courses as mentioned in the impugned Circular in minority colleges is quashed and set aside.

- (iii) Rule is made absolute accordingly. There shall be no order as to costs.
- (iv) It is clarified that we have not gone into the issue whether the members of the Petitioners' Association, list whereof is annexed to the Petition, are in fact minority institutions and the verification in that regard is left to the Respondents.

(M.S.KARNIK, J.)

(A.A.SAYED,J.)