

File No. U-12012/772 /2014- ME (P-II)  
Government of India  
Ministry of Health and Family Welfare  
(Medical Education Policy – II)

Utpal Sarm  
23.7.14

Nirman Bhawan, New Delhi.  
Dated the 4<sup>th</sup> July, 2014

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To,

✓  
The Principal/Dean,  
Fakhruddin Ali Ahmed Medical College  
Jotigaon, Barpeta,  
Barpeta – 781301  
Assam

Subject: Renewal of permission for **3rd Batch** of MBBS course with **100** seats u/s 10(A) of the IMC Act, 1956 at **Fakhruddin Ali Ahmed Medical College, Barpeta** for the academic year 2014-15.

Sir/Madam,

I am directed to refer to MCI's letter no. **MCI-34(41)(R-12)/2014-Med/114786** dated **14.06.14** and to convey the approval of the Central Government for renewal of permission for admission **3rd batch** of students in MBBS course with **100** seats **Fakhruddin Ali Ahmed Medical College, Barpeta** for the academic year 2014-15 under Section 10 (A) of the IMC Act, 1956, as amended from time to time.

2. In addition to the above, this is further to inform you that while making admission of your college to MBBS course it shall be ensured that:

- (i) No admission is permitted beyond the sanctioned intake capacity;
- (ii) Selection of Students to the Medical College is in accordance with the requirements laid down in the Graduate Medical Education regulations, 1997;
- (iii) The admission process for the academic year 2014-15 has to be completed in accordance with the time schedule indicated in the Graduate Medical Education Regulation, 1997, as amended. No admission is permitted beyond the cut-off date.
- (iv) The permission is valid for one year and for admitting only one batch of students during the academic session 2014-15. The next batch of students in MBBS course will be admitted in the college only after renewal of Central Government permission.

3. It shall be incumbent upon the Medical College that the information relating to admission should be submitted within a fortnight of closure of admission to the Council. Any failure to submit the information within this time limit would be construed that the admission in the College were not in accordance with the statutory requirements, thereby enabling the Council to proceed in accordance with law against the college.




re: Bine  
4/2/14

Further directed to inform that you and your institution are fully responsible to fulfil certain norms including the infrastructure both physical and human resource, teaching and clinical material, etc. throughout the academic year, as stipulated in Regulation of Medical Council of India. In case false/wrong declaration or fabricated documents have been used for procuring permission of the Central Government and the said misconduct is brought to notice or comes to the knowledge of the Central Government/MCI at any stage during the current academic year, your institution is not liable to be considered for renewal of permission for the next year and this renewal of permission is also liable to be revoked for current academic year. Besides, MCI and Central Government are entitled to take all such measures against you and your college/institution as permissible under the law.

5. Please acknowledge the receipt of letter.

Yours faithfully,

  
(Amit Biswas)

CPIO & Under Secretary to the Govt. of India  
Tel: 011-23061120

Copy to:

1. The Secretary, Medical Education, Department of Health & Family Welfare, Govt. of Assam
2. The Secretary, Medical Council of India, Pocket-14, Sector-8, Dwarka, New Delhi-77
3. The Registrar, Srimanta Sankaradeva University of Health Sciences, Guwahati, Assam
4. The Director, Medical Education, Government of Assam
5. The ADG (ME), Dte.GHS, Nirman Bhawan, New Delhi