



AISSMS

COLLEGE OF PHARMACY



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Objective of Internal Complaint committee

The main objective of an Internal Complaints Committee (ICC) is to ensure a safe and respectful workplace for women by preventing and addressing sexual harassment and gender-based discrimination. This involves creating a culture where individuals feel comfortable reporting issues, conducting fair and transparent investigations, and implementing appropriate corrective actions.


Dr. Swati Kolhe



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IMPARTING EXCELLENCE IN EDUCATION & RESEARCH

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Internal complaint committee policy document with reference to prevention of sexual harassment committee

Reference act: Sexual Harassment of Women at Workplace (Prevention, Harassment and Redressal) Act 2013 (14 OF 2013).

As per the norms of University Grants Commission (Prevention, prohibition and redressal of sexual harassment of women employees and students in higher educational institutions) Regulations, 2015, Internal Complaints committee has been Constituted and following is the grievance redressal policy as per guidelines:

1. The process for making complaint and conducting Inquiry – The ICC shall comply with the procedure prescribed in these Regulations and the Act, for making a complaint and inquiring into the complaint in a time bound manner. The HEI shall provide all necessary facilities to the ICC to conduct the inquiry expeditiously and with required privacy.

2. Process of making complaint of sexual harassment - An aggrieved person is required to submit a written complaint to the ICC within three months from the date of the incident and in case of a series of incidents within a period of three months from the date of the last incident.

Provided that where such complaint cannot be made in writing, the Presiding Officer or any Member of the Internal Committee shall render all reasonable assistance to the person for making the complaint in writing; Provided further that the ICC may, for the reasons to be accorded in the writing, extend the time limit not exceeding three months, if it is satisfied that the circumstances were such which prevented the person from filing a complaint within the said period." Friends, relatives, Colleagues, Co-students, Psychologist, or any other associate of the victim may file the complaint in situations where the aggrieved person is unable to make a complaint on account of physical or mental incapacity or death.

3. Process of conducting Inquiry-

(1) The ICC shall, upon receipt of the complaint, send one copy of the complaint to the respondent within a period of seven days of such receipt.

(2) Upon receipt of the copy of the complaint, the respondent shall file his or her reply to the complaint along with the list of documents, and names and addresses of witnesses within a period of ten days.

(3) The inquiry has to be completed within a period of ninety days from the receipt of the complaint. The inquiry report, with recommendations, if any, has to be submitted within ten days from the completion of the inquiry to the Executive Authority of the

HEI. Copy of the findings or recommendations shall also be served on both parties to the complaint.

(4) The Executive Authority of the HEI shall act on the recommendations of the committee within a period of thirty days from the receipt of the inquiry report, unless an appeal against the findings is filed within that time by either party.

(5) An appeal against the findings or /recommendations of the ICC may be filed by either party before the Executive Authority of the HEI within a period of thirty days from the date of the recommendations.

(6) If the Executive Authority of the HEI decides not to act as per the recommendations of the ICC, then it shall record written reasons for the same to be conveyed to ICC and both the parties to the proceedings. If on the other hand it is decided to act as per the recommendations of the ICC, then a show cause notice, answerable within ten days, shall be served on the party against whom action is decided to be taken. The Executive Authority of the HEI shall proceed only after considering the reply or hearing the aggrieved person.

(7) The aggrieved party may seek conciliation in order to settle the matter. No monetary settlement should be made as a basis of conciliation. The HEI shall facilitate a conciliation process through ICC, as the 'Hkkx IIIμ[k.M 4° Hkkjr dk jkti=k % vlk/kj.k 17 case may be, once it is sought. The resolution of the conflict to the full satisfaction of the aggrieved party wherever possible, is preferred to purely punitive intervention.

(8) The identities of the aggrieved party or victim or the witness or the offender shall not be made public or kept in the public domain especially during the process of the inquiry.

4. Interim redressal- The HEI may,

(a) transfer the complainant or the respondent to another section or department to minimise the risks involved in contact or interaction, if such a recommendation is made by the ICC;

(b) grant leave to the aggrieved with full protection of status and benefits for a period up to three months;

(c) restrain the respondent from reporting on or evaluating the work or performance or tests or examinations of the complainant;

(d) ensure that offenders are warned to keep a distance from the aggrieved, and wherever necessary, if there is a definite threat, restrain their entry into the campus;

(e) take strict measures to provide a conducive environment of safety and protection to the complainant against retaliation and victimisation as a consequence of making a complaint of sexual harassment.

5. Punishment and compensation- (1) Anyone found guilty of sexual harassment shall be punished in accordance with the service rules of the HEI, if the offender is an employee.

(2) Where the respondent is a student, depending upon the severity of the offence, the HEI may,-

(a) withhold privileges of the student such as access to the library, auditoria, halls of residence, transportation, scholarships, allowances, and identity card;

(b) suspend or restrict entry into the campus for a specific period;

(c) expel and strike off name from the rolls of the institution, including denial of readmission, if the offence so warrants;

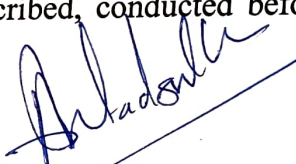
(d) award reformatory punishments like mandatory counselling and, or, performance of community services.

(3) The aggrieved person is entitled to the payment of compensation. The HEI shall issue direction for payment of the compensation recommended by the ICC and accepted by the Executive Authority, which shall be recovered from the offender. The compensation payable shall be determined on the basis of-

- (a) mental trauma, pain, suffering and distress caused to the aggrieved person;
- (b) the loss of career opportunity due to the incident of sexual harassment;
- (c) the medical expenses incurred by the victim for physical, psychiatric treatment;
- (d) the income and status of the alleged perpetrator and victim; and
- (e) the feasibility of such payment in lump sum or in instalments.

6.Action against frivolous complaint.—To ensure that the provisions for the protection of employees and students from sexual harassment do not get misused, provisions against false or malicious complaints have to be made and publicised within all HEIs. If the ICC concludes that the allegations made were false, malicious or the complaint was made knowing it to be untrue, or forged or misleading information has been provided during the inquiry, the complainant shall be liable to be punished as per the provisions of subregulations (1) of regulations 10, if the complainant happens to be an employee and as per sub-regulation (2) 18 THE GAZETTE OF INDIA : EXTRAORDINARY [PART III—SEC. 4] of that regulation, if the complainant happens to be a student. However, the mere inability to substantiate a complaint or provide adequate proof will not attract attention against the complainant. Malicious intent on the part of the complainant shall not be established without an inquiry, in accordance with the procedure prescribed, conducted before any action is recommended.




Dr. Ashwini R. Madgulkar
Principal
AISSMS College of Pharmacy
Pune- 1



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AISHE Code - C - 41628



SHRI MALOJIRAJE CHHATRAPATI
Honorary Secretary

Dr. ASHWINI R. MADGULKAR
Principal

Internal Complaints committee for 2024-27

Sr.No.	Designation	Criteria	Proposed Person	Contact Number	Email ID
1.	Presiding officer	A women employed	Dr. swatikolhe	9420697788	kolhe_su@aissmscop.com
2.	Member	Member from NGO	Mrs.sonalighatpande	9372441688	sonalisanjeet@gmail.com
3.	One Faculty members	From employees	Mr.JitendraGajabeDr. RahulPadalkar	9175522958, 7276720159	jitendra_g@aissmscop.com rpadalkar@aissmscop.com
4.	Two Non-teaching employees	From employees	Mrs. AnuradhaDiwate Mrs. TapaleMadhuri	7385369306 8484801030	anuradhadivate@gmail.com tapalemadhuri@gmail.com
5.	Students from UG, PG, PhD	From College students	Ms.AkshataDeokar (B. Pharm.) Ms.AakankshaTakke (M. Pharm.) Ms.TejaswiniJagtap (PhD)	7083906767 8975725309	takkeakanksha3@gmail.com tejswini_j@aissmscop.com

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Principal
AISSMS College of Pharmacy
Pune- 1



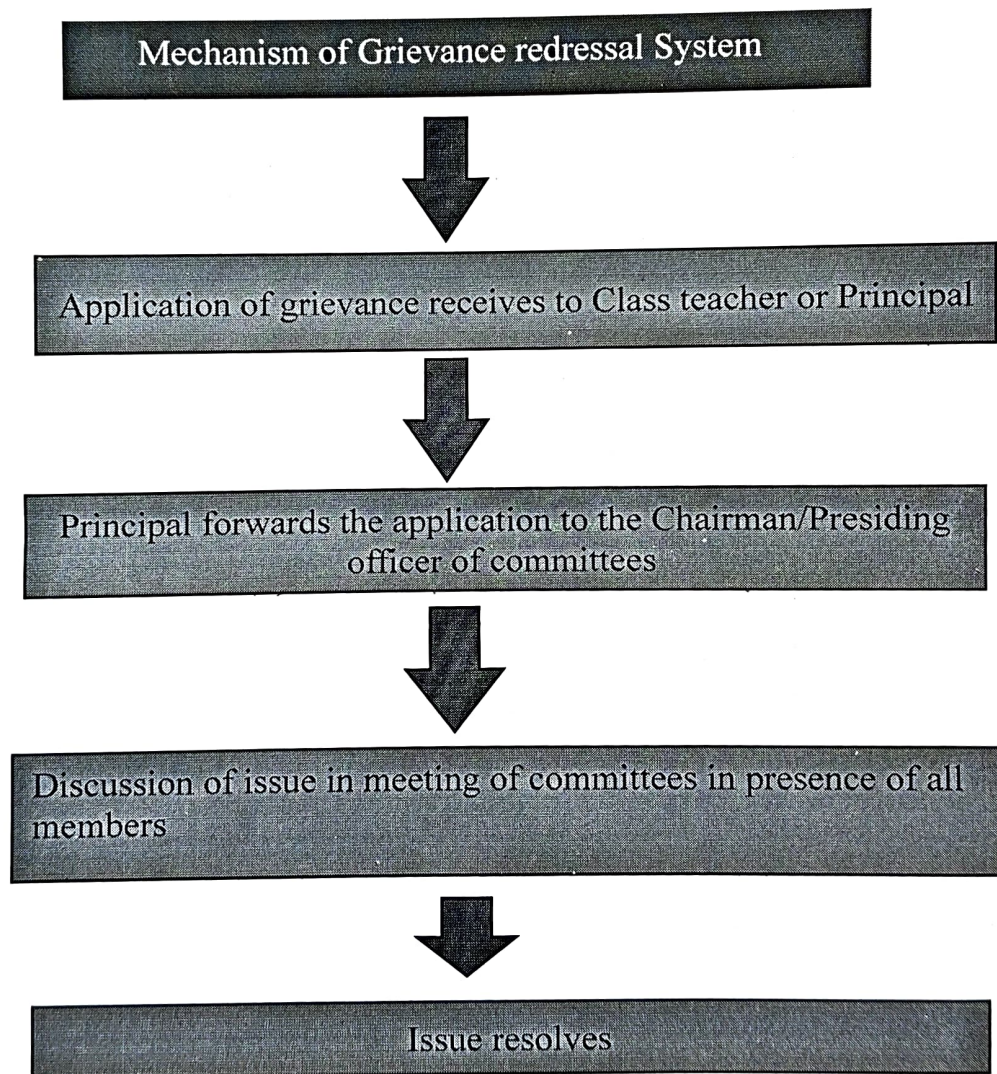
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Mechanism of Grievance redressal of Internal complaints committee



Principal

AISSMS College of Pharmacy
Pune- 1

Dr. swati kolhe
(Presiding officer)