

Info Capsule

COMPETITION COMMISSION OF INDIA (CCI) IMPOSES PENALTY ON ALL KERALA CHEMIST AND DRUGGIST ASSOCIATION AND ITS DISTRICT UNITS AT THRISSUR AND KASARGOD¹

The Competition Commission of India ('Commission') has found the All Kerala Chemist and Druggist Association ('AKCDA') and its District Units at Thrissur and Kasargod to be in contravention of the provisions of the Competition Act, 2002 ('Act'). Four stockists (wholesalers) in the State of Kerala had alleged that AKCDA and its district level associations were insisting the requirement of a No Objection Certificate (NOC) prior to the appointment of any stockists, in contravention of the provisions of Section 3 of the Act, despite cease and desist orders of the Commission in earlier cases involving similar issues. It was contended that the practice of NOC simply changed from written approvals to verbal threats and was also being given in the form of congratulatory/appreciation letters to avoid any sanctions under the Act.

After getting the matter investigated by the Director General ('DG'), the Commission has found that AKCDA and its District Units at Thrissur and Kasargod were indulging in the anti-competitive practice of insisting NOC prior to the appointment of new stockists by pharmaceutical companies. This case once again highlights the persistent attempts of anti-competitive conduct by Chemist & Druggist Associations who, despite various orders by the Commission in similar cases and wide publicity through a press notice issued by the Commission with respect to the NOC practice, have not abstained from indulging in such anti-competitive conduct. The Commission found that with a view to hide their apparent anti-competitive behaviour, these associations were insisting the NOC requirement through different nomenclatures.

Based on the evidence collected by the DG during investigation in this case, the Commission concluded that AKCDA and its District Units at Thrissur and Kasargod have been indulging in the practice of NOC prior to the appointment of stockists by pharmaceutical companies, which was limiting and controlling the supply of drugs in the State of Kerala, in violation of the provisions of Section 3(1) read with 3(3)(b) of the Act.

Further, the Commission has also found office bearers of AKCDA and its District Units at Thrissur and Kasargod, namely Shri A.N. Mohan Kurup (President, AKCDA), Shri Thomas Raju (General secretary, AKCDA), Shri O.M. Abdul Jaleel (Treasurer, AKCDA), Shri V. Anver (President, Thrissur District Unit, AKCDA), Shri Rajesh A.B. (Secretary, Thrissur District Unit, AKCDA) and Shri Venugopala S. (President, Kasargod District Unit, AKCDA), responsible under Section 48 of the Act, for their involvement in the anti-competitive practice.

Accordingly, AKCDA, its District Units at Thrissur and Kasargod, and their office bearers named above, have been directed to cease and desist from indulging in the practice of insisting NOC prior to stockist appointment. Further, the Commission imposed a monetary penalty of Rs. 4,78,545/-, calculated at the rate of 10 % of the average income of AKCDA, under the provisions of Section 27 of the Act. Penalties of Rs. 59,434/- and Rs. 53,889/-, calculated at the

¹ Available at: <http://pib.gov.in/newsite/erelease.aspx>

rate of 10% of their average income, were also imposed upon Thrissur and Kasargod District Unit of AKCDA, respectively. In addition, monetary penalties were imposed on the office bearers of AKCDA and its District units at Thrissur and Kasargod, at the rate of 10% of their respective incomes.

The detailed order can be seen at the Commission's website www.cci.gov.in.

CABINET APPROVES AMENDMENT IN THE NATIONAL COUNCIL FOR TEACHER EDUCATION ACT, 1993²

The Union Cabinet chaired by the Prime Minister Shri Narendra Modi has given its approval for introduction of a Bill in Parliament to amend the National Council for Teacher Education Act, 1993, namely the National Council for Teacher Education (Amendment) Act, 2017 to grant retrospective recognition to the Central/State/Universities who are found to be conducting teacher education courses without NCTE permission.

The amendment seeks to grant retrospective recognition to the Central/State/Union Territory funded Institutions/Universities conducting Teacher Education Courses without NCTE recognition till the academic year 2017-2018. The retrospective recognition is being given as a onetime measure so as to ensure that the future of the students passed out/enrolled in these institutions are not jeopardized.

The amendment will make students studying in these Institutions/Universities, or already passed out from here, eligible for employment as a teacher. With a view to achieve above mentioned benefits, Department of School Education & Literacy, Ministry of Human Resource Development has brought about this amendment.

All institutions running Teacher Education Courses such as B.Ed. and D.El.Ed. have to obtain recognition from the National Council for Teacher Education under section 14 of the NCTE Act. Further, the courses of such recognised Institutions/Universities have to be permitted under section 15, of the NCTE Act.

NCTE wrote to all Central Universities and /State Governments / State Universities / District Institutes of Education and Training (DIETs) informing them about the legal provisions making it mandatory to seek prior permission for starting Teacher Education Courses and giving them time till 31-03-2017 to inform NCTE if any such Institution/University is running a course without permission of NCTE, for a one-time resolution of past issues.

Background:

The NCTE Act, 1993 came into force on 1st July, 1995 and is applicable throughout the country, except the State of Jammu and Kashmir. The main objective of the Act is to provide for the establishment of a NCTE to achieve planned and coordinated development of the teacher education system, regulation and ensure proper maintenance of norms and standards in the said system. In order to achieve the objectives of the Act, separate provisions have been, made in the Act, for recognising Teacher Education courses and to lay down guidelines for compliance by recognized Institutions/Universities.

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