

Approved by AICTE
Affiliated to Rajasthan Technical University, Kota
Recognized by UGC under Section 2(f) of the UGC Act, 1956

5.1.4.4 Policy Undertakings

ISI-6, RIICO Institutional Area, Sitapura, Jaipur-302022 (Rajasthan)
• Phone: +91-9829255102, +91-9414728922 • E-mail: principal.pce@poornima.org

• Website: www.pce.poornima.org





Institute: POORNIMA COLLEGE OF ENGINEERING, JAIPUR

Ref: Directives of the Supreme Court of India, dated May 16, 2007 in SLP No. (s) 24295 of 2006. University of Kerala Vs Council, Principals', Colleges, Kerala & Ors with SLP(C) No. 24296-99/2004 & W.P. (Crl) No. 173/2006 and SLP(C) No. 14356/2005) and Civil Appeal no. 887 of 887 of 2009 dated May 8, 2009.

The Hon'ble Supreme Court of India admitted and heard the above referred SLPs in relation to the menace of ragging in Technical Institutions/Universities/Colleges in the Country. In this connection, a committee headed by Dr. R.K. Raghavan, former Director of CBI, for giving specific recommendations on effective prevention of ragging in educational institutions was constituted by the apex court. Accordingly, the Committee had carried out a very detailed study on the various factors contributing for ragging and collected the public opinion. Further, the Committee had submitted a detailed report with suitable recommendations and measures required to effectively curb the menace. The recommendations of the Committee were duly accepted. The following directives have been issued to all the educational institutes for necessary implementation by the Hon'ble Court and this institute proposes to follow them.

Undertaking from the students as per the provision of anti-ragging verdict by the Hon'ble Supreme Court

Tupbi Agrawal	, S/o, D/o Mr. Nay	endra Singhal
Year J. Branch: C. C., Reg. No. P.	E20.CS187, DeptC.S	, Student of
PCE, Jaipur do hereby affirm and	teclare on this dated 23 Aug 2021 the	following with respect to above
subject.		

- That I have read and understood the directives of the Hon'ble Supreme Court of India on anti-ragging and the measures proposed to be taken in the above references. (available at http://www.pce.poornima.org)
- That I understand the meaning of Ragging and know that the ragging in any form is a punishable offence and the same is banned by the Court of Law.
- That I have not been found or charged for my involvement in any kind legal ragging in the past. However, I undertake to face disciplinary action/ legal proceedings including expulsion from the Institute if the above statement is found to be untrue or the facts are concealed, at any stage in future during my course.
- That I shall not resort to ragging in any form at any lace and shall abide by the rules/laws prescribed by the Court, Govt. of India and the Institute authorities for the purpose from time to time.
- That I shall not resort to any act ragging in hostel and shall abide by the rules /laws prescribed in directives of Hon'ble Court of India, if I am a hosteller in any of the hostels of Poornima.

Institute: POORNIMA COLLEGE OF ENGINEERING, JAIPUR

Ref: Directives of the Supreme Court of India, dated May 16, 2007 in SLP No. (s) 24295 of 2006. University of Kerala Vs Council, Principals', Colleges, Kerala & Ors with SLP(C) No. 24296-99/2004 & W.P. (Crl) No. 173/2006 and SLP(C) No. 14356/2005) and Civil Appeal no. 887 of 887 of 2009 dated May 8, 2009.

The Hon'ble Supreme Court of India admitted and heard the above referred SLPs in relation to the menace of ragging in Technical Institutions/Universities/Colleges in the Country. In this connection, a committee headed by Dr. R.K. Raghavan, former Director of CBI, for giving specific recommendations on effective prevention of ragging in educational institutions was constituted by the apex court. Accordingly, the Committee had carried out a very detailed study on the various factors contributing for ragging and collected the public opinion. Further, the Committee had submitted a detailed report with suitable recommendations and measures required to effectively curb the menace. The recommendations of the Committee were duly accepted. The following directives have been issued to all the educational institutes for necessary implementation by the Hon'ble Court and this institute proposes to follow them.

Esha Kahooy, S/o, D/o Mr. S	arrech Kappor
Year II Branch: CS, Reg. No. PCE 20C5058 Dept CS. E	, Student of
PCE, Jaipur do hereby affirm and declare on this dated 25 08 21 th	e following with respect to above
subject.	***

- That I have read and understood the directives of the Hon'ble Supreme Court of India on anti-ragging and the measures proposed to be taken in the above references. (available at http://www.pce.poornima.org)
- That I understand the meaning of Ragging and know that the ragging in any form is a punishable offence and the same is banned by the Court of Law.
- That I have not been found or charged for my involvement in any kind legal ragging in the past. However, I undertake to face disciplinary action/ legal proceedings including expulsion from the Institute if the above statement is found to be untrue or the facts are concealed, at any stage in future during my course.
- That I shall not resort to ragging in any form at any lace and shall abide by the rules/laws prescribed by the Court, Govt. of India and the Institute authorities for the purpose from time to time.
- That I shall not resort to any act ragging in hostel and shall abide by the rules /laws prescribed in directives of Hon'ble Court of India, if I am a hosteller in any of the hostels of Poornima.



POORNIMA COLLEGE OF ENGINEERING



UNDERTAKING: ANTI-RAGGING

Institute: POORNIMA COLLEGE OF ENGINEERING, JAIPUR

Ref: Directives of the Supreme Court of India, dated May 16, 2007 in SLP No. (s) 24295 of 2006. University of Kerala Vs Council, Principals', Colleges, Kerala & Ors with SLP(C) No. 24296-99/2004 & W.P. (Crl) No. 173/2006 and SLP(C) No. 14356/2005) and Civil Appeal no. 887 of 887 of 2009 dated May 8, 2009.

The Hon'ble Supreme Court of India admitted and heard the above referred SLPs in relation to the menace of ragging in Technical Institutions/Universities/Colleges in the Country. In this connection, a committee headed by Dr. R.K. Raghavan, former Director of CBI, for giving specific recommendations on effective prevention of ragging in educational institutions was constituted by the apex court. Accordingly, the Committee had carried out a very detailed study on the various factors contributing for ragging and collected the public opinion. Further, the Committee had submitted a detailed report with suitable recommendations and measures required to effectively curb the menace. The recommendations of the Committee were duly accepted. The following directives have been issued to all the educational institutes for necessary implementation by the Hon'ble Court and this institute proposes to follow them.

Astha Sharma	S/o, D/o Mr. Vinod K	umas sharma
Year. I Branch: CS, Reg.	No.PCE20.CS11,3 DeptCS.E	, Student of
PCE, Jaipur do hereby affirm	and declare on this dated < 1/3/2011 the follow	wing with respect to above
subject.		=-/

- That I have read and understood the directives of the Hon'ble Supreme Court of India on anti-ragging and the measures proposed to be taken in the above references. (available at http://www.pce.poornima.org)
- That I understand the meaning of Ragging and know that the ragging in any form is a punishable offence and the same is banned by the Court of Law.
- That I have not been found or charged for my involvement in any kind legal ragging in the past. However, I undertake to face disciplinary action/ legal proceedings including expulsion from the Institute if the above statement is found to be untrue or the facts are concealed, at any stage in future during my course.
- That I shall not resort to ragging in any form at any lace and shall abide by the rules/laws prescribed by the Court, Govt. of India and the Institute authorities for the purpose from time to time.
- That I shall not resort to any act ragging in hostel and shall abide by the rules /laws prescribed in directives of Hon'ble Court of India, if I am a hosteller in any of the hostels of Poornima.





Institute: POORNIMA COLLEGE OF ENGINEERING, JAIPUR

Ref: Directives of the Supreme Court of India, dated May 16, 2007 in SLP No. (s) 24295 of 2006. University of Kerala Vs Council, Principals', Colleges, Kerala & Ors with SLP(C) No. 24296-99/2004 & W.P. (Crl) No. 173/2006 and SLP(C) No. 14356/2005) and Civil Appeal no. 887 of 887 of 2009 dated May 8, 2009.

The Hon'ble Supreme Court of India admitted and heard the above referred SLPs in relation to the menace of ragging in Technical Institutions/Universities/Colleges in the Country. In this connection, a committee headed by Dr. R.K. Raghavan, former Director of CBI, for giving specific recommendations on effective prevention of ragging in educational institutions was constituted by the apex court. Accordingly, the Committee had carried out a very detailed study on the various factors contributing for ragging and collected the public opinion. Further, the Committee had submitted a detailed report with suitable recommendations and measures required to effectively curb the menace. The recommendations of the Committee were duly accepted. The following directives have been issued to all the educational institutes for necessary implementation by the Hon'ble Court and this institute proposes to follow them.

Undertaking from the students as per the provision of anti-ragging verdict by the Hon'ble Supreme Court

, Tupti Agraw	al,	S/o, D/o Mr. Nay	endra Singha	1
Year. J. Branch:	Reg. No. PCE-20.CS1&7,	DeptC.S	J	Student of
PCE, Jaipur do herel	by affirm and declare on	this dated 23 Aug 2021 the	following with resp	pect to above
subject.				

- That I have read and understood the directives of the Hon'ble Supreme Court of India on anti-ragging and the measures proposed to be taken in the above references. (available at http://www.pce.poornima.org)
- That I understand the meaning of Ragging and know that the ragging in any form is a punishable offence and the same is banned by the Court of Law.
- That I have not been found or charged for my involvement in any kind legal ragging in the past. However, I undertake to face disciplinary action/ legal proceedings including expulsion from the Institute if the above statement is found to be untrue or the facts are concealed, at any stage in future during my course.
- That I shall not resort to ragging in any form at any lace and shall abide by the rules/laws prescribed by the Court, Govt. of India and the Institute authorities for the purpose from time to time.
- That I shall not resort to any act ragging in hostel and shall abide by the rules /laws prescribed in directives of Hon'ble Court of India, if I am a hosteller in any of the hostels of Poornima.

Institute: POORNIMA COLLEGE OF ENGINEERING, JAIPUR

Ref: Directives of the Supreme Court of India, dated May 16, 2007 in SLP No. (s) 24295 of 2006. University of Kerala Vs Council, Principals', Colleges, Kerala & Ors with SLP(C) No. 24296-99/2004 & W.P. (Crl) No. 173/2006 and SLP(C) No. 14356/2005) and Civil Appeal no. 887 of 887 of 2009 dated May 8, 2009.

The Hon'ble Supreme Court of India admitted and heard the above referred SLPs in relation to the menace of ragging in Technical Institutions/Universities/Colleges in the Country. In this connection, a committee headed by Dr. R.K. Raghavan, former Director of CBI, for giving specific recommendations on effective prevention of ragging in educational institutions was constituted by the apex court. Accordingly, the Committee had carried out a very detailed study on the various factors contributing for ragging and collected the public opinion. Further, the Committee had submitted a detailed report with suitable recommendations and measures required to effectively curb the menace. The recommendations of the Committee were duly accepted. The following directives have been issued to all the educational institutes for necessary implementation by the Hon'ble Court and this institute proposes to follow them.

Undertaking from the students as per the provision of anti-ragging verdict by the Hon'ble Supreme Court

Year II. Branch: C.S..., Reg. No. PCE20CSO19, Dept Computer Science Engineering, Student ofPCE, Jaipur do hereby affirm and declare on this dated 23/2/2021 the following with respect to above subject.

- That I have read and understood the directives of the Hon'ble Supreme Court of India on anti-ragging and the measures proposed to be taken in the above references. (available at http://www.pce.poornima.org)
- That I understand the meaning of Ragging and know that the ragging in any form is a punishable offence and the same is banned by the Court of Law.
- That I have not been found or charged for my involvement in any kind legal ragging in the past. However, I
 undertake to face disciplinary action/ legal proceedings including expulsion from the Institute if the above
 statement is found to be untrue or the facts are concealed, at any stage in future during my course.
- That I shall not resort to ragging in any form at any lace and shall abide by the rules/laws prescribed by the Court, Govt. of India and the Institute authorities for the purpose from time to time.
- That I shall not resort to any act ragging in hostel and shall abide by the rules /laws prescribed in directives of Hon'ble Court of India, if I am a hosteller in any of the hostels of Poornima.

Institute: POORNIMA COLLEGE OF ENGINEERING, JAIPUR

Ref: Directives of the Supreme Court of India, dated May 16, 2007 in SLP No. (s) 24295 of 2006. University of Kerala Vs Council, Principals', Colleges, Kerala & Ors with SLP(C) No. 24296-99/2004 & W.P. (Crl) No. 173/2006 and SLP(C) No. 14356/2005) and Civil Appeal no. 887 of 887 of 2009 dated May 8, 2009.

The Hon'ble Supreme Court of India admitted and heard the above referred SLPs in relation to the menace of ragging in Technical Institutions/Universities/Colleges in the Country. In this connection, a committee headed by Dr. R.K. Raghavan, former Director of CBI, for giving specific recommendations on effective prevention of ragging in educational institutions was constituted by the apex court. Accordingly, the Committee had carried out a very detailed study on the various factors contributing for ragging and collected the public opinion. Further, the Committee had submitted a detailed report with suitable recommendations and measures required to effectively curb the menace. The recommendations of the Committee were duly accepted. The following directives have been issued to all the educational institutes for necessary implementation by the Hon'ble Court and this institute proposes to follow them.

Undertaking from the students as per the provision of anti-ragging verdict by the Hon'ble Supreme Court

,Sherbh	am Meen	۹	, S/o, D/o	o Mr	Pappy (a)	Mee no		
Year. III. Branch:	. civi.l., Reg.	No. P.C.F. 20 C.F.	64,1 Dept.	civil	Engineen	Mg,	Student	of
PCE, Jaipur	do hereby affir	m and declare	on this date	d.1.10822he	following	with respe	ect to al	bove
subject.								

- That I have read and understood the directives of the Hon'ble Supreme Court of India on anti-ragging and the measures proposed to be taken in the above references. (available at http://www.pce.poornima.org)
- That I understand the meaning of Ragging and know that the ragging in any form is a punishable offence and the same is banned by the Court of Law.
- That I have not been found or charged for my involvement in any kind legal ragging in the past. However, I undertake to face disciplinary action/ legal proceedings including expulsion from the Institute if the above statement is found to be untrue or the facts are concealed, at any stage in future during my course.
- That I shall not resort to ragging in any form at any lace and shall abide by the rules/laws prescribed by the Court, Govt. of India and the Institute authorities for the purpose from time to time.
- That I shall not resort to any act ragging in hostel and shall abide by the rules /laws prescribed in directives of Hon'ble Court of India, if I am a hosteller in any of the hostels of Poornima.

TI-08-22 Signature of Student with date

Institute: POORNIMA COLLEGE OF ENGINEERING, JAIPUR

Ref: Directives of the Supreme Court of India, dated May 16, 2007 in SLP No. (s) 24295 of 2006. University of Kerala Vs Council, Principals', Colleges, Kerala & Ors with SLP(C) No. 24296-99/2004 & W.P. (Crl) No. 173/2006 and SLP(C) No. 14356/2005) and Civil Appeal no. 887 of 887 of 2009 dated May 8, 2009.

The Hon'ble Supreme Court of India admitted and heard the above referred SLPs in relation to the menace of ragging in Technical Institutions/Universities/Colleges in the Country. In this connection, a committee headed by Dr. R.K. Raghavan, former Director of CBI, for giving specific recommendations on effective prevention of ragging in educational institutions was constituted by the apex court. Accordingly, the Committee had carried out a very detailed study on the various factors contributing for ragging and collected the public opinion. Further, the Committee had submitted a detailed report with suitable recommendations and measures required to effectively curb the menace. The recommendations of the Committee were duly accepted. The following directives have been issued to all the educational institutes for necessary implementation by the Hon'ble Court and this institute proposes to follow them.

Undertaking from the students as per the provision of anti-ragging verdict by the Hon'ble Supreme Court

Trupti	Jain		., S/o, D/	o Mr. Jame	u kuma	n Jain		
Year. L Branch:	ECEReg.	No.PCE 20 E.COC	6 Dept.	ECE			Student	of
PCE, Jaipur	do hereby affirm	m and declare of	n this date	d.18. Aug. the	following	with resp	ect to abo	ove
subject.				2021		-		

- That I have read and understood the directives of the Hon'ble Supreme Court of India on anti-ragging and the measures proposed to be taken in the above references. (available at http://www.pce.poornima.org)
- That I understand the meaning of Ragging and know that the ragging in any form is a punishable offence and the same is banned by the Court of Law.
- That I have not been found or charged for my involvement in any kind legal ragging in the past. However, I undertake to face disciplinary action/ legal proceedings including expulsion from the Institute if the above statement is found to be untrue or the facts are concealed, at any stage in future during my course.
- That I shall not resort to ragging in any form at any lace and shall abide by the rules/laws prescribed by the Court, Govt. of India and the Institute authorities for the purpose from time to time.
- That I shall not resort to any act ragging in hostel and shall abide by the rules /laws prescribed in directives-of Hon'ble Court of India, if I am a hosteller in any of the hostels of Poornima.



Institute: POORNIMA COLLEGE OF ENGINEERING, JAIPUR

Ref: Directives of the Supreme Court of India, dated May 16, 2007 in SLP No. (s) 24295 of 2006. University of Kerala Vs Council, Principals', Colleges, Kerala & Ors with SLP(C) No. 24296-99/2004 & W.P. (Crl) No. 173/2006 and SLP(C) No. 14356/2005) and Civil Appeal no. 887 of 887 of 2009 dated May 8, 2009.

The Hon'ble Supreme Court of India admitted and heard the above referred SLPs in relation to the menace of ragging in Technical Institutions/Universities/Colleges in the Country. In this connection, a committee headed by Dr. R.K. Raghavan, former Director of CBI, for giving specific recommendations on effective prevention of ragging in educational institutions was constituted by the apex court. Accordingly, the Committee had carried out a very detailed study on the various factors contributing for ragging and collected the public opinion. Further, the Committee had submitted a detailed report with suitable recommendations and measures required to effectively curb the menace. The recommendations of the Committee were duly accepted. The following directives have been issued to all the educational institutes for necessary implementation by the Hon'ble Court and this institute proposes to follow them.

Undertaking from the students as per the provision of anti-ragging verdict by the Hon'ble Supreme Court

Aberhat Gupton	S/o, D/o Mr	lahest Kumar Grepta
Year Du Branch: Cs, Reg. No. PCE, Jaipur do hereby affirm and de		
PCE, Jaipur do hereby affirm and de	clare on this dated 14/1/20 th	ne following with respect to above
subject.		*a

- That I have read and understood the directives of the Hon'ble Supreme Court of India on anti-ragging and the measures proposed to be taken in the above references. (available at http://www.pce.poornima.org)
- That I understand the meaning of Ragging and know that the ragging in any form is a punishable offence and the same is banned by the Court of Law.
- That I have not been found or charged for my involvement in any kind legal ragging in the past. However, I undertake to face disciplinary action/ legal proceedings including expulsion from the Institute if the above statement is found to be untrue or the facts are concealed, at any stage in future during my course.
- That I shall not resort to ragging in any form at any lace and shall abide by the rules/laws prescribed by the Court. Govt. of India and the Institute authorities for the purpose from time to time.
- That I shall not resort to any act ragging in hostel and shall abide by the rules /laws prescribed in directives of Hon'ble Court of India, if I am a hosteller in any of the hostels of Poornima.



Institute: POORNIMA COLLEGE OF ENGINEERING, JAIPUR

Ref: Directives of the Supreme Court of India, dated May 16, 2007 in SLP No. (s) 24295 of 2006. University of Kerala Vs Council, Principals', Colleges, Kerala & Ors with SLP(C) No. 24296-99/2004 & W.P. (Crl) No. 173/2006 and SLP(C) No. 14356/2005) and Civil Appeal no. 887 of 887 of 2009 dated May 8, 2009.

The Hon'ble Supreme Court of India admitted and heard the above referred SLPs in relation to the menace of ragging in Technical Institutions/Universities/Colleges in the Country. In this connection, a committee headed by Dr. R.K. Raghavan, former Director of CBI, for giving specific recommendations on effective prevention of ragging in educational institutions was constituted by the apex court. Accordingly, the Committee had carried out a very detailed study on the various factors contributing for ragging and collected the public opinion. Further, the Committee had submitted a detailed report with suitable recommendations and measures required to effectively curb the menace. The recommendations of the Committee were duly accepted. The following directives have been issued to all the educational institutes for necessary implementation by the Hon'ble Court and this institute proposes to follow them.

Undertaking from the students as per the provision of anti-ragging verdict by the Hon'ble Supreme Court

Devendern Singa Row	No PSELOCIOS, Dept. LAMAN to and declare on this dated \$1!/20 th	ijan Singh Rad
Year I Branch Cs., Reg.	No POELOCIOS Dept. Compart	N. Science, Student of
PCE, Jaipur do hereby affirm	n and declare on this dated \$1!/20 th	e following with respect to above
subject.		-

- That I have read and understood the directives of the Hon'ble Supreme Court of India on anti-ragging and the measures proposed to be taken in the above references. (available at http://www.pce.poornima.org)
- That I understand the meaning of Ragging and know that the ragging in any form is a punishable offence and the same is banned by the Court of Law.
- That I have not been found or charged for my involvement in any kind legal ragging in the past. However, I undertake to face disciplinary action/ legal proceedings including expulsion from the Institute if the above statement is found to be untrue or the facts are concealed, at any stage in future during my course.
- That I shall not resort to ragging in any form at any lace-and shall abide by the rules/laws prescribed by the Court, Govt. of India and the Institute authorities for the purpose from time to time.
- That I shall not resort to any act ragging in hostel and shall abide by the rules /laws prescribed in directives of Hon'ble Court of India, if I am a hosteller in any of the hostels of Poornima.

S3B

UNDERTAKING: ANTI-RAGGING

Institute: POORNIMA COLLEGE OF ENGINEERING, JAIPUR

Ref: Directives of the Supreme Court of India, dated May 16, 2007 in SLP No. (s) 24295 of 2006. University of Kerala Vs Council, Principals', Colleges, Kerala & Ors with SLP(C) No. 24296-99/2004 & W.P. (Crl) No. 173/2006 and SLP(C) No. 14356/2005) and Civil Appeal no. 887 of 887 of 2009 dated May 8, 2009.

The Hon'ble Supreme Court of India admitted and heard the above referred SLPs in relation to the menace of ragging in Technical Institutions/Universities/Colleges in the Country. In this connection, a committee headed by Dr. R.K. Raghavan, former Director of CBI, for giving specific recommendations on effective prevention of ragging in educational institutions was constituted by the apex court. Accordingly, the Committee had carried out a very detailed study on the various factors contributing for ragging and collected the public opinion. Further, the Committee had submitted a detailed report with suitable recommendations and measures required to effectively curb the menace. The recommendations of the Committee were duly accepted. The following directives have been issued to all the educational institutes for necessary implementation by the Hon'ble Court and this institute proposes to follow them.

Undertaking from the students as per the provision of anti-ragging verdict by the Hon'ble Supreme Court

- That I have read and understood the directives of the Hon'ble Supreme Court of India on anti-ragging and the measures proposed to be taken in the above references. (available at http://www.pce.poornima.org)
- That I understand the meaning of Ragging and know that the ragging in any form is a punishable offence and the same is banned by the Court of Law.
- That I have not been found or charged for my involvement in any kind-legal ragging in the past. However, I undertake to face disciplinary action/ legal proceedings including expulsion from the Institute if the above statement is found to be untrue or the facts are concealed, at any stage in future during my course.
- That I shall not resort to ragging in any form at any lace and shall abide by the rules/laws prescribed by the Court, Govt. of India and the Institute authorities for the purpose from time to time.
- That I shall not resort to any act ragging in hostel and shall abide by the rules /laws prescribed in directives of Hon'ble Court of India, if I am a hosteller in any of the hostels of Poornima.

Institute: POORNIMA COLLEGE OF ENGINEERING, JAIPUR

Ref: Directives of the Supreme Court of India, dated May 16, 2007 in SLP No. (s) 24295 of 2006. University of Kerala Vs Council, Principals', Colleges, Kerala & Ors with SLP(C) No. 24296-99/2004 & W.P. (Crl) No. 173/2006 and SLP(C) No. 14356/2005) and Civil Appeal no. 887 of 887 of 2009 dated May 8, 2009.

The Hon'ble Supreme Court of India admitted and heard the above referred SLPs in relation to the menace of ragging in Technical Institutions/Universities/Colleges in the Country. In this connection, a committee headed by Dr. R.K. Raghavan, former Director of CBI, for giving specific recommendations on effective prevention of ragging in educational institutions was constituted by the apex court. Accordingly, the Committee had carried out a very detailed study on the various factors contributing for ragging and collected the public opinion. Further, the Committee had submitted a detailed report with suitable recommendations and measures required to effectively curb the menace. The recommendations of the Committee were duly accepted. The following directives have been issued to all the educational institutes for necessary implementation by the Hon'ble Court and this institute proposes to follow them.

Undertaking from the students as per the provision of anti-ragging verdict by the Hon'ble Supreme Court

Vins	Jut	S/o, D/o Mr	Shabha	lal Jat
Year 2 M. Branch: Civil,	Reg. No. PCE20C	E. 949 Dept. Cini	l'enginee	sing, Student of
PCE, Jaipur do hereb	y affirm and declare	on this dated 3.7.8.72	the following?	with respect to above
subject.				

- That I have read and understood the directives of the Hon'ble Supreme Court of India on anti-ragging and the measures proposed to be taken in the above references. (available at http://www.pce.poornima.org)
- That I understand the meaning of Ragging and know that the ragging in any form is a punishable offence and the same is banned by the Court of Law.
- That I have not been found or charged for my involvement in any kind legal ragging in the past. However, I undertake to face disciplinary action/ legal proceedings including expulsion from the Institute if the above statement is found to be untrue or the facts are concealed, at any stage in future during my course.
- That I shall not resort to ragging in any form at any lace and shall abide by the rules/laws prescribed by the Court, Govt. of India and the Institute authorities for the purpose from time to time.
- That I shall not resort to any act ragging in hostel and shall abide by the rules /laws prescribed in directives of Hon'ble Court of India, if I am a hosteller in any of the hostels of Poornima.





Institute: POORNIMA COLLEGE OF ENGINEERING, JAIPUR

Ref: Directives of the Supreme Court of India, dated May 16, 2007 in SLP No. (s) 24295 of 2006. University of Kerala Vs Council, Principals', Colleges, Kerala & Ors with SLP(C) No. 24296-99/2004 & W.P. (Crl) No. 173/2006 and SLP(C) No. 14356/2005) and Civil Appeal no. 887 of 887 of 2009 dated May 8, 2009.

The Hon'ble Supreme Court of India admitted and heard the above referred SLPs in relation to the menace of ragging in Technical Institutions/Universities/Colleges in the Country. In this connection, a committee headed by Dr. R.K. Raghavan, former Director of CBI, for giving specific recommendations on effective prevention of ragging in educational institutions was constituted by the apex court. Accordingly, the Committee had carried out a very detailed study on the various factors contributing for ragging and collected the public opinion. Further, the Committee had submitted a detailed report with suitable recommendations and measures required to effectively curb the menace. The recommendations of the Committee were duly accepted. The following directives have been issued to all the educational institutes for necessary implementation by the Hon'ble Court and this institute proposes to follow them.

DIANUE	MASTAN		S/o, D/	o Mr. MOHO	· ALI			
Year.3Branch:	Mechanical Reg.	No.PCEISME	792 Dept.	MECHA	NICAL		Student	t of
PCE, Jaipur	do hereby affir	m and declare	on this date	d.14.19121the	following	with res	spect to a	.bove
subject.							_	

- That I have read and understood the directives of the Hon'ble Supreme Court of India on anti-ragging and the measures proposed to be taken in the above references. (available at http://www.pce.poornima.org)
- That I understand the meaning of Ragging and know that the ragging in any form is a punishable offence and the same is banned by the Court of Law.
- That I have not been found or charged for my involvement in any kind legal ragging in the past. However, I undertake to face disciplinary action/ legal proceedings including expulsion from the Institute if the above statement is found to be untrue or the facts are concealed, at any stage in future during my course.
- That I shall not resort to ragging in any form at any lace and shall abide by the rules/laws prescribed by the Court, Govt. of India and the Institute authorities for the purpose from time to time.
- That I shall not resort to any act ragging in hostel and shall abide by the rules /laws-prescribed in directives of Hon'ble Court of India, if I am a hosteller in any of the hostels of Poornima.

Institute: POORNIMA COLLEGE OF ENGINEERING, JAIPUR

Ref: Directives of the Supreme Court of India, dated May 16, 2007 in SLP No. (s) 24295 of 2006. University of Kerala Vs Council, Principals', Colleges, Kerala & Ors with SLP(C) No. 24296-99/2004 & W.P. (Crl) No. 173/2006 and SLP(C) No. 14356/2005) and Civil Appeal no. 887 of 887 of 2009 dated May 8, 2009.

The Hon'ble Supreme Court of India admitted and heard the above referred SLPs in relation to the menace of ragging in Technical Institutions/Universities/Colleges in the Country. In this connection, a committee headed by Dr. R.K. Raghavan, former Director of CBI, for giving-specific recommendations on effective prevention of ragging in educational institutions was constituted by the apex court. Accordingly, the Committee had carried out a very detailed study on the various factors contributing for ragging and collected the public opinion. Further, the Committee had submitted a detailed report with suitable recommendations and measures required to effectively curb the menace. The recommendations of the Committee were duly accepted. The following directives have been issued to all the educational institutes for necessary implementation by the Hon'ble Court and this institute proposes to follow them.

Undertaking from the students as per the provision of anti-ragging verdict by the Hon'ble Supreme Court

Dhhuy Jain S/o, D/o Mr Rufesh Kuman Jain
Year 2nd Branch: IT., Reg. No. PCE 19 IT 013 Dept. I.T. Student of
PCE, Jaipur do hereby affirm and declare on this dated 15/10/2020

- That I have read and understood the directives of the Hon'ble Supreme Court of India on anti-ragging and the measures proposed to be taken in the above references. (available at http://www.pce.poornima.org)
- That I understand the meaning of Ragging and know that the ragging in any form is a punishable offence and the same is banned by the Court of Law.
- That I have not been found or charged for my involvement in any kind legal ragging in the past. However, I undertake to face disciplinary action/ legal proceedings including expulsion from the Institute if the above statement is found to be untrue or the facts are concealed, at any stage in future during my course.
- That I shall not resort to ragging in any form at any lace and shall abide by the rules/laws prescribed by the Court, Govt. of India and the Institute authorities for the purpose from time to time.
- That I shall not resort to any act ragging in hostel and shall abide by the rules /laws prescribed in directives of Hon'ble Court of India, if I am a hosteller in any of the hostels of Poornima.

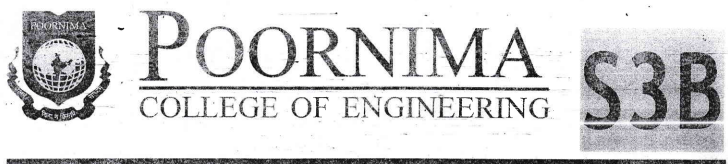
Institute: POORNIMA COLLEGE OF ENGINEERING, JAIPUR

Ref: Directives of the Supreme Court of India, dated May 16, 2007 in SLP No. (s) 24295 of 2006. University of Kerala Vs Council, Principals', Colleges, Kerala & Ors with SLP(C) No. 24296-99/2004 & W.P. (Crl) No. 173/2006 and SLP(C) No. 14356/2005) and Civil Appeal no. 887 of 887 of 2009 dated May 8, 2009.

The Hon'ble Supreme Court of India admitted and heard the above referred SLPs in relation to the menace of ragging in Technical Institutions/Universities/Colleges in the Country. In this connection, a committee headed by Dr. R.K. Raghavan, former Director of CBI, for giving specific recommendations on effective prevention of ragging in educational institutions was constituted by the apex court. Accordingly, the Committee had carried out a very detailed study on the various factors contributing for ragging and collected the public opinion. Further, the Committee had submitted a detailed report with suitable recommendations and measures required to effectively curb the menace. The recommendations of the Committee were duly accepted. The following directives have been issued to all the educational institutes for necessary implementation by the Hon'ble Court and this institute proposes to follow them.

Aditi Agamal	S/o, D/o Mr. Chandre Mohan Agrawal	
Year 2nd Branch E.C., Reg. No. PCF18 ELOCY	Dept. E.C., Student	of
PCE, Jaipur do hereby affirm and declare on	this dated. 12/3/19 the following with respect to ab	ove
subject.		

- That I have read and understood the directives of the Hon'ble Supreme Court of India on anti-ragging and the measures proposed to be taken in the above references. (available at http://www.pce.poornima.org)
- That I understand the meaning of Ragging and know that the ragging in any form is a punishable offence and the same is banned by the Court of Law.
- That I have not been found or charged for my involvement in any kind legal ragging in the past. However, I undertake to face disciplinary action/ legal proceedings including expulsion from the Institute if the above statement is found to be untrue or the facts are concealed, at any stage in future during my course.
- That I shall not resort to ragging in any form at any lace and shall abide by the rules/laws prescribed by the Court, Govt. of India and the Institute authorities for the purpose from time to time.
- That I shall not resort to any act ragging in hostel and shall abide by the rules /laws prescribed in directives of Hon'ble Court of India, if I am a hosteller in any of the hostels of Poornima.



Institute: POORNIMA COLLEGE OF ENGINEERING, JAIPUR

Ref. Directives of the Supreme Court of India, dated May 16, 2007 in SLP No. (s) 24295 of 2006. University of Kerala Vs Council, Principals', Colleges, Kerala & Ors with SLP(C) No. 24296-99/2004 & W.P. (Crl) No. 173/2006 and SLP(C) No. 14356/2005) and Civil Appeal no. 887 of 887 of 2009 dated May 8, 2009.

The Hon'ble Supreme Court of India admitted and heard the above referred SLPs in relation to the menace of ragging in Technical Institutions/Universities/Colleges in the Country. In this connection, a committee headed by Dr. R.K. Raghavan, former Director of CBI, for giving specific recommendations on effective prevention of ragging in educational institutions was constituted by the apex court. Accordingly, the Committee had carried out a very detailed study on the various factors contributing for ragging and collected the public opinion. Further, the Committee had submitted a detailed report with suitable recommendations and measures required to effectively curb the menace. The recommendations of the Committee were duly accepted. The following directives have been issued to all the educational institutes for necessary implementation by the Hon'ble Court and this institute proposes to follow them.

Undertaking from the students as per the provision of anti-ragging verdict by the Hon'ble Supreme Court

Aman Tiwagi	S/o, D/o Mr. Anil 1	Kuman Tiwani
Year. 1st. Branch: E.E., Reg. No. 1	CEIS EE004 Dept E.E.	Student of
PCE, Jaipur do hereby affirm and	declare on this dated 29/11./16 the	following with respect to above
subject.		

- That I have read and understood the directives of the Hon'ble Supreme Court of India on anti-ragging and the measures proposed to be taken in the above references. (available at http://www.pce.poornima.org)
- That I understand the meaning of Ragging and know that the ragging in any form is a punishable offence and the same is banned by the Court of Law.
- That I have not been found or charged for my involvement in any kind legal ragging in the past. However, I undertake to face disciplinary action/ legal proceedings including expulsion from the Institute if the above statement is found to be untrue or the facts are concealed, at any stage in future during my course.
- That I shall not resort to ragging in any form at any lace and shall-abide by the rules/laws prescribed by the Court, Govt. of India and the Institute authorities for the purpose from time to time.
- That I shall not resort to any act ragging in hostel and shall abide by the rules /laws prescribed in directives of Hon'ble Court of India, if I am a hosteller in any of the hostels of Poornima.