

Khentawas, Farrukh Nagar, Gurugram, Haryana Approved by: All India Council for Technical Education (AICTE), New Delhi Affiliated to: Gurugram University, Gurugram

Internal Complaint Committee (Anti- Sexual Harassment Cell)

POLICY ON SEXUAL HARASSMENT

GUIDELINES FOR ADDRESSING SEXUAL HARASSMENT ISSUES

In order to create and maintain a community in teaching, non-teaching staff and students worktogether in an environment free of sexualviolence, harassment, exploitation, and intimidation, theIC cell of Dronacharya College of Engineering, Gurugram has proactively established forPrevention of Sexual Harassment. This includes all forms of gender violence, sexual harassment, and discrimination on the basis of sex/gender. This also meets the obligation as mandated bySupreme Court of India, in its landmark judgment in August 1997 viz., Vishaka & others vs. thestate of Rajasthan & others which stated that every instance of sexual harassment is a violation of "Fundamental Rights" under articles 14, 15 and 21 of the constitution of India, and amounts to aviolation of the "Right to Freedom" under article 19 (1)(g). This judgment makes it obligatory forevery employer and other responsible persons to follow the guidelines laid down by the court andto evolve a specific policy to combat sexual harassment in the work place.

ROLE OF THE CELL:

The Role of the Anti- Sexual Harassment Cell at Dronacharya College of Engineering, Gurugram is to

- Prevent discrimination and sexual harassment against women, by promoting gender amity among students and employees.
- Deal with cases of discrimination and sexual harassment against women, in a time bound manner, aiming at ensuring support services to the victimized and termination of the harassment.
- Ensure the appropriate action taken against the offender.
- Ensure that victims and witness are not victimized or discriminated because of their complaint.

- Take proactive measures towards sensitization of the working and learning community ongender issues so that the college is excellent work place for all.
- Recommend appropriate punitive action against the guilty party to the cell.

DUTIES OF THE CELL:

- (ii) The institute shall provide all the necessary assistance for the purpose of ensuring full, effective and speedy implementation of these directions.

PROCEDURE FOR INVESTIGATION OF COMPLAINTS:

- (i)Any women employee/female student of the institute shall have the right to lodge acomplaint with any of the members of the cell.
- (ii) Such complaints may be oral or in writing.
- (iii) Any complaint in writing shall be signed by the person making the complaint. If the complaint is oral the same shall be documented in writing in detail by the cellmember to whom the complaint is made and shall not be acted upon till signed by the complainant. A complaint Register shall be maintained by the Committee members. It should be confidential document.
- (iv) The complainant shall be afforded full confidentiality at this stage.
- (v) In the event of the complaint being made to any member of the cell, immediatelyupon receipt of the complaint, and within not more than two working days, themember of the cell to whom the complaint is made, shall communicate the same tothe Chairperson of the Cell. However, if the complainant so desires, her name shall bekept confidential and shall not be divulged except to the Cell.
- (vi) The Chairperson shall convene its meeting immediately with the members of thecell to discuss about the complaint.
- (vii) At the first meeting, which shall be held within a week of the receipt of thecomplaint, the complainant or at her request her representative, shall be heard. TheCell shall then decide whether the complaint deserves to be proceeded with. Thecomplaint shall stand dropped, if according to the Cell, the complainant has not beenable to disclose prima facie, an offence of sexual harassment.
- (viii) In case the Cell decides to proceed with the complaint, the wishes of the complainant shall be ascertained and if the complainant wishes that a warning would suffice, the alleged offender shall be called for the meeting of the Cell, heard and if so satisfied that the warning is just and

proper, it will be recommended to principal thathe may be warned about his behavior. The matter shall then be treated as concluded with recording, to that effect, made in the complaint register. With acceptance of the recommendation by the Principal, he will be warned about his behavior and necessary note be made into the Service book of the employee/Record of the student. The Cellshould verify compliance of the action taken.

- (ix) However before proceeding with the enquiry, the Cell shall decide whether thedelinquent deserves to be placed under suspension or prohibited from entering thepremises pending enquiry, keeping in mind the nature and gravity of the misdemeanorcomplained of. In case the Cell comes to the conclusion that such an action isnecessary, it shall recommend to the Principal accordingly
- (x) The Cell shall accord fair and reasonable opportunity to the delinquent to defendhimself and shall ensure observance of the principals of natural justice.
- (xi) If the complainant wishes to proceed with the complaint beyond a mere warningto the delinquent, the delinquent shall be given in writing by the cell an opportunity toexplain immediately; why he should not for good and sufficient reasons be treated asguilty of his behavior and be recommended to be punished for the act complained of. If the written explanation of the delinquent is not found to be satisfactory or if he doesnot provide any written explanation, the Cell shall recommend at the outset whetherthe offence deserves a minor or a major penalty. In the event of the Cell coming to adecision that the delinquent be imposed a minor penalty, a specific minor penaltyshall be recommended by the Cell to the principal who shall then expeditiously act onsuch recommendation.

PROTECTION AGAINST VICTIMIZATION:

- (i) In the event of the complainant being a student and the accused being a teacher, during the pendency of the investigation and inquiry and even after such an enquiry if the teacher is found guilty, the accused shall not act as an examiner for any examination for which the student appears.
- (ii) In the event of the complainant and the accused both being employees, during thependency of the investigation and inquiry, even after such an enquiry, if the accused isfound guilty, the accused shall not write the Confidential Reports of the complaint, ifhe is otherwise so authorized.

PENALTIES AND PUNISHMENT FOR THE SEXUAL HARASSMENT

The cell may recommend the following penalties on a person found guilty of sexualharassment:

(i)An employee found guilty of sexual harassment shall be liable to receive thefollowing penalties:

Warning

Fine

Withholding of increments or promotion

Reduction to a post in the lower pay-scale or to a lower stage of increment inhis own pay -scale

Removal/dismissal from service

(ii) A student found guilty of sexual harassment shall be liable to receive the following penalties:

Warning

Written Apology

Bond of good behavior

Debarring entry into a hostel/campus / off campus

Suspension for specified period of time

Debarring from examinations for a specified period of time

Expulsion from institute

The institute shall decide whether the person against whom a complaint of sexualharassment is made should be placed under suspension. The institute may direct that the personagainst whom a complaint of sexual harassment is made, be prohibited from entering the premises of the institute during the pendency of the matter before the committee.