
నూర ఐదత్తిరఠనియ అゆిఱిలచన

ఎిధి९యయళ, 2024


అంతరా-యిజ్జయ ఆరాృలగ్య ఎిజృ 2013న్ను తిద్దులుడి యూడలలు ఒందు యిధొలయళ.



 ముందినంతె అధినియయిుతఱాగలి:-


(2) ఇదు ఈ శృృడలల జอరిగి బరత్శశ్పదు

 డుภల అధినియఱుఱెందు లుల్లివిస்లอగదె),-
















 నొలఱుళ యూడుఎద్రుదు."








 చులळతియు అధ్య ఫ్షరలగతశ్శదు్దు．＂




 యూడతశ్శుదు．


 నిది $\dot{\omega}_{\omega} \dot{\omega}$ ．




＂（i－凶）$\vec{\sim}$ ळ－चJలぶすి．＂


 అధ్య శ్షరలగిరత్శ్చద్దు；＂ఱుత్త















## లుద్దియచగగళు ముతుత్త ซరరేణగేళ ळొలిళా

(మిధిలయచపస్ను ముంఱిషుదాగ లగత్తిసదంత)


(ఱ) సेळ-ళులぶయియన్ను నొలఱుళ యోడడలు;




ఆద్దింద ఈ తిధొలయళ.

## ఆథిFچ జల



దినిలలో గుండాృరలతో


ళ.\}రో. ముळలలఫ్ష్మ ซాయృ దరిక


## అనేృబంధర

 （2013రర శనూఁటెఫ అధినియము 35）రు లుద్దృత భలగ
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 ఎందరరె：－
（i） $\overrightarrow{\text { ヘिOదేలణళేరు；}}$
（ii）అధ్య క్షరు；
（iii）छJలぶす；



(vi) ळణซృ $\overrightarrow{\mathrm{N}} \jmath$ అధిซఠరి; యుత్తు
 ఇతర అధిశలరిగళు.

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(i) అధ్య ష్షు J


 హజ్ఞరు/صిజల్ణనిగళు/ఱృత్తిలురరు.
 నలఱునిదైఁచెన యూడబబळుదు.









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KARNATAKA LEGISLATIVE COUNCIL ONE HUNDRED AND FIFTY SECOND SESSION

## THE UNIVERSITY OF TRANS-DISCIPLINARY HEALTH SCIENCES AND TECHNOLOGY (AMENDMENT) BILL, 2024 <br> (LA Bill No. 15 of 2024)

## (As passed by the Karnataka Legislative Assembly)

A Bill further to amend the university of Trans-disciplinary Health Sciences and Technology Act, 2013.

Whereas it is expedient further to amend the university of Trans-disciplinary Health Sciences and Technology Act, 2013 (Karnataka Act 35 of 2013), for the purposes hereinafter appearing;

Be it enacted by the Karnataka State Legislature in the seventy fifth year of the Republic of India, as follows:-

1. Short title and commencement,-(1) This Act may be called the University of Trans-disciplinary Health Sciences and Technology (Amendment) Act, 2024.
(2) It shall come into force at once.
2. Amendment of section 2.- In section 2 of the university of Transdisciplinary Health Sciences and Technology Act, 2013 (Karnataka Act 35 of 2013) (hereinafter referred to as the principal Act),-
(a) in clause (6), for the words "sponsoring body", the words" Board of Governors" shall be substituted; and
(b) after clause (17), the following shall be inserted, namely:-
"(17A) "Pro-chancellor" means an officer of the University appointed by the Chancellor;"
3. Amendment of section 4.- In section 4 of the principal Act, in sub-section (3), for the words "such place as may be decided by the sponsoring body in the State" the word "Bengaluru" shall be substituted.
4. Amendment of section 13.- In section 13 of the principal Act,-
(a) in the heading, for the words "sponsoring body", the word "chancellor" shall be substituted;
(b) in section, for the words "sponsoring body", wherever they occur, the word "chancellor", shall be substituted;
(c) for the word "its" the word "his" shall be substituted; and
(d) in clause (i) for the word 'chancellor' the words 'succeeding chancellor' shall be substituted."
(e) after clause (i) the following shall be inserted, namely:-
" $(\mathrm{i}-\mathrm{a})$ to appoint a pro-chancellor who shall succeed the chancellor on his demitting the office."
5. Amendment of section 14.- In section 14 of the Principal Act, after clause (ii), the following shall be inserted, namely:-
"(ii-a) Pro-chancellor;"
6. Amendment of section 16.- In section 16 of the principal Act, in sub-section (1),-
(i) the words "by the Sponsoring Body", shall be omitted;
(ii) after sub-section (1) as so amended the following proviso shall be inserted, namely:-
"Provided that when the Chancellor demits after completion of his term of office Prochancellor shall be the Chancellor."
7. Insertion of new section 16A.- After section 16 of the principal Act, the following new section shall be inserted, namely:
"(16A) Pro-chancellor.- (1) The Pro-chancellor shall be an officer of the University appointed by the Chancellor on the recommendation of a committee constituted by the Chancellor consisting of an eminent Ayurveda Physician, an eminent scientist and an eminent person who has contributed to public affairs.
(2) Pro-chancellor shall have such powers and discharge such functions as specified in the statutes.
(3) on assuming office of chancellor, he shall have such powers as specified in subsection (3) of section 16."
8. Amendment of section 23.- In section 23 of the principal Act,-
(i) for the words "sponsoring body" wherever they occur the word "chancellor" shall be substituted;
(ii) in sub-section (1), after clause (i), the following shall be inserted, namely:-"(i-a) the Pro-chancellor;"
(iii) for sub-section (4), the following shall be substituted namely:-
"(4) Meetings of the Board of Governors shall always be chaired by the Chancellor and in his absence by Pro-chancellor and in his absence by the Vice Chancellor"; and
(iv) in sub-section (8), in clause (ix) for the word "foundation" the word "university" shall be substituted.
9. Amendment of section 24.- In section 24 of the principal Act, for the words "sponsoring body" wherever they occur the word "chancellor" shall be substituted.
10. Amendment of section 27.- In section 27 of the principal Act, in clause (vi), for the words "sponsoring body" the words "chancellor on the recommendation of the Board of Governors" shall be substituted.
11. Amendment of section 29.- In section 29 of the principal Act, in clause (f) for the words "sponsoring body" the word "chancellor" shall be substituted.
12. Amendment of section 48.- In section 48 of the principal Act, in sub section(1) for the words "sponsoring body" the words "chancellor on the recommendation of the Board of Governors" shall be substituted.

## STATEMENT OF OBJECTS AND REASONS

## (As appended to at the time of introduction)

It is considered necessary to amend the University of Trans-Disciplinary Heath Sciences and Technology Act, 2013 (Karnataka Act 35 of 2013) to provide for,-
(a) appointment of the Pro-Chancellor;
(b)delegation of certain powers of the sponsoring Body to the Chancellor;
(c) specifying the head quarters of the University as at Bengaluru and certain consequential amendments are also made.

Hence, the Bill.

## FINANCIAL MEMORANDUM

There is no extra expenditure involved in the proposed legislative measure.

DINESH GUNDU RAO
Minister for Health And Family Welfare

## K.R. MAHALAKSHMI

Secretary
Karnataka Legislative Council


#### Abstract

ANNEXURE The university of Trans-disciplinary Health Sciences and Technology Act, 2013 (Karnataka Act 35 of 2013),


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2. Definitions.- In this Act, unless the context otherwise requires,-
(6) "Chancellor" means the chairperson of the sponsoring Body;
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3. Establishment of the University .-
(3) The headquarters of the University shall be at such place, as may be decided by the Sponsoring Body in the State. The University shall have Campuses or Regional Centres, Study Centres within the state subject to norms of UGC and other National Accreditation bodies.
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13. Powers of the sponsoring body.- The sponsoring body shall have the following powers with reference to the University, each of which may be exercised by the Sponsoring Body at its discretion, namely:-
(i) to appoint or re-appoint the Chancellor of the Board of Governors;
(ii) to constitute the Board of Governors of the University ;
(iii) to nominate up to four persons as members of the Board of Management each of which shall be eminent professionals or researchers;
(iv) to determine the source of funds to be contributed to the University Endowment Fund;
(v) to determine the policies for application and spending of moneys by the University ;
(vi) to resolve a Conflict at the meeting of the Board of Governors in the manner provided for in this Act.
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14. Officers of the University.- The following shall be the officers of the University, namely:-
(i) The Visitor;
(ii) The Chancellor;
(iii) The Vice Chancellor;
(iv) The Chief Operating Officer \& Registrar (COO \& R);
(vii) Such other officers as may be declared by the Board of Management to be officers of the University.
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## 16. The Chancellor.-

(1) The Chancellor shall be appointed by the Sponsoring Body for a five year term.

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23. The Board of Governors and its powers.- (1) The Board of Governors shall consist of the following, namely:-
(i) The Chancellor
(ii) The Vice Chancellor
(iii) The Principal Secretary to Government incharge of Health and Family welfare ;
(iv) Three eminent knowledge experts/scientists/professional as nominated by the Chancellor in consultation with the Vice Chancellor.
(v) Three eminent persons each of whom may be nominated by the Sponsoring Body.
(vi) One eminent Educationist nominated by the U.G.C.
(2) The COO\&R and Dean cum Advisor shall always be non-voting invitees on the Board of Governors.
(3) The tenure of office of the members of the Board of Governors, appointment of members, renewal and removal, etc., shall be such as may be laid down by the Statute.
(4) Meetings of the Board of Governors shall always be chaired by the Chancellor and in his absence by any one of the nominees of the Sponsoring Body and where the Sponsoring Body has not nominated any nominees, then by the Vice Chancellor.
(5) Quorum for all meetings of the Board of Governors, shall be five members attending and voting at such meeting:

Provided that, the presence of either the Chancellor or one nominee of the Sponsoring Body and in the absence of the Chancellor or one nominee of Sponsoring Body, the Vice Chancellor shall always be necessary to form the quorum for any meeting of the Board of Governors.
(6) No resolution shall be passed or decision be taken by the Board of Governors at their meeting, in respect of any Agenda Matters except pursuant to an affirmative vote by the Chancellor in favour of the Agenda matter.
(7) In the event of a conflict of opinion at a meeting of the Board of Governors, the issue shall be referred to the Sponsoring Body and the decision of the Sponsoring Body in respect of such issue shall be final and binding on the University.
(8) The Board of Governors shall be the Principal Governing Body of the University and shall have the following powers, namely:-
(i) to appoint the Statutory Auditors of the University ;
(ii) to lay down policies to be pursued by the University;
(iii) to review decisions of the other authorities of the University if they are not in conformity with the provisions of this Act or the Rules and Regulations;
(iv) to approve the Budget and Annual Report of the University;
(v) to make new or additional Statutes or amend, modify or repeal the earlier Statutes;
(vi) to take decision about voluntary winding up of the University;
(vii) to approve proposals for submission to the Government;
(viii) to take such decisions and steps as are found desirable for effectively carrying out the objects of the University;
(ix) to collaborate and participate with other bodies and institutions to set up new entities that promote the purpose of the Foundation.
(9) The Board of Governors shall meet at least three times a year.
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24. The Board of Management.- (1) The Board of Management shall consist of the following, namely
(i) The Vice Chancellor;
(ii) The COO\&R;
(iii) Upto a maximum of four nominees of the Sponsoring Body, each of which shall be eminent professionals or researchers;
(iv) All Dean cum Advisor of the Schools.
(2) The Vice Chancellor shall be the Chairperson of the Board of Management and the COO\&R shall be the Secretary of the Board of Management.
(3) The powers and functions of the Board of Management shall be to formulate the Regulations and oversee their implementation.
(4) All meetings of the Boards of Management shall always be chaired by the Vice Chancellor and in the absence of the Vice Chancellor, by the nominee of the Sponsoring Body and where the Sponsoring Body has not nominated any nominees, then by any other member.
(5) In the event of a conflict of opinion at a meeting of the Board of Management, the issue shall be referred to the Chancellor and the decision of the Chancellor in respect of such issue shall be final and binding on the University.

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27. The Finance Committee.- (1) The Finance Committee shall consist of the following, namely:-
(i) The Chancellor or his Nominee - Chairperson
(ii) The Vice Chancellor - Member
(iii) The COO \& R- Member
(iv) The Dean cum Advisor s- Members
(v) Finance Officer - Secretary
(vi) One nominee of the Sponsoring Body- Member; and
(vii) Such other members as may be specified by the Board of Management.

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29. Disqualification for membership of an Authority or Body.- A person shall be disqualified for being a member of any of the authority or body of the University, if he, -
(a) is of unsound mind and stands so declared by a competent court;
(b) is an un discharged insolvent;
(c) has been convicted of any offence involving moral turpitude;
(d) is conducting or engaging himself in private coaching classes; or
(e) has been punished for indulging in or promoting unfair practice in the conduct of any examination, in any form, anywhere;
(f) as and when the Sponsoring Body were to form an opinion in writing that a Member of any of the authorities or bodies is unfit to hold the post.

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48. University Endowment Fund.-
(1) The University shall establish a University Endowment Fund having such funds as may be determined by the Sponsoring Body which can include donations and other funds received from time to time.

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