Shri Dhaneshwari Manav Vikas Mandal's S.S.V.P. Homoeopathic Medical College & Research Institute-Hatta (Recognised by Ayush Ministry-New Delhi, Govt. of Maharashtra & Affiliated to Maharashtra University of Health Sciences, Nashik)

8.1.6: The Students are exposed to the requirements of The Clinical Establishments Act (Registration and Regulation) 2010 as applied to Homeopathy.

The second-year students and interns are being directed towards the practice of Homeopathy and the construction of a Homeopathic clinic.

Specifics about the teaching sessions:

While the clinical establishment act is not included in the curriculum of forensic medicine as specified by CCH, the department of Forensic Medicine and Toxicology has included this legislation. The department of FMT has included the Clinical Establishment Act 2010 into the curriculum during the last quarter of each academic year for the past four years. The total number of sessions dedicated to this act is:

1. There are two sessions for second-year BHMS students, each lasting $1 \frac{1}{2}$ hours. These sessions provide an introduction to the topic, the objectives, the entities responsible for implementing the Clinical Establishment Act, and the specific details of the minimum criteria outlined in the act.

There will be one session for interns during the orientation program, which will include a comprehensive review of the whole legislation.

Session 1 objectives:

1) Students should be aware of the significance of the Clinical Establishment Act.

2) Students should possess knowledge on the purpose and goals of the act. The students complete Session 1 by summarizing the content and assigning an activity.

Session 2 aims:

1) Students should possess knowledge of the minimal requirements of facilities and services required for the enhancement of public health.

The second session concludes with a summary and assignment of the act.

This legislation is changed once again during the Interns Orientation Program.

Opening: The Clinical Establishments Act was enacted by the Parliament of India on August 17, 2010.

Goals1. A legislation to create a system for the registration and oversight of medical facilities in the nation.

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2. To establish guidelines for the minimal requirements of facilities and services that they are allowed to provide.

3. Intended enhancement of public health.

4. To create a computerized database of Clinical Establishments at the National, State, and District levels.

5. To combat the practice of quackery by untrained practitioners by the implementation of an obligatory registration system.

Applicable to the states of Arunachal Pradesh, Himachal Pradesh, Mizoram, Sikkim, as well as the Union territories.

2. Highly likely to be universally embraced by all nations.

Who is included?

A clinical facility that is owned, administered, or managed by the government or a government agency.

2. A fiduciary arrangement, regardless of whether it is established by a governmental entity or an individual.

3. A business entity (including society) that has been officially registered. Subject to legislation enacted by a central, provincial, or state authority, regardless of ownership by the Government.

4. A municipal government and

5. One physician.



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