

**BEFORE THE APPELLATE AUTHORITY CONSTITUTED UNDER THE
MADHYA PRADESH NIJI VYAVSAYIK SHIKSHAN SANSTHA (PRAVESH KA
VINIYAMAN AVAM SHULK KA NIRDHARAN) ADHINIYAM, 2007, (AS
AMENDED)**

Presided over by Justice Prakash Chandra Gupta.

Appeal No. 63/2025

**IGM Homoeopathic Medical College,
Dhar
Muser373871**

..... Appellant

V E R S U S

**The Admission and Fee Regulatory Committee,
Bhopal**

..... Respondent

**ORDER
(Date: 16th December, 2025)**

1. This appeal is filed under Sec. 10 of Madhya Pradesh Niji Vyavasayik Shikshan Sanstha (Pravesh Ka Viniyaman Avam Shulk ka Nirdharan), Adhiniyam, 2007 (hereinafter referred to as "Act of 2007") against the order passed by the Admission and Fee Regulatory Committee (AFRC for short) dated 31/07/2025, whereby the fee for the appellant institute was fixed at Rs. 66,000/- per student per year for B.H.M.S. course being run by it, for three academic sessions 2025-26, 2026-27 and 2027-28.
2. It is submitted on behalf of the appellant that he had claimed fee at Rs. 1,50,000/- per student per year and he uploaded the balance sheet of the course for the F.Y. 2022-23, 2023-24 and 2024-25. However, schedule of expenditure has not been annexed with balance sheet of F.Y. 2024-25. It is submitted that the fee as regulate by AFRC is at very lower side. According to the appellant, the National Commission for Homoeopathy, vide its order letter dated 23.06.2025, observed that salary of all the teaching staff is not in accordance with MES-2024, due to this, the appellant has already enhanced the salary of the staff since June 2025. Therefore, the appellant is unable to

run the institute properly. It is further submitted that the fee of the course may be enhanced up to Rs. 1,50,000/- per student per year.

3. On the other hand, the respondent supported the impugned order. The Chartered Accountant of the respondent is also present. He submits that he considered all the documents uploaded by the appellant on website of the respondent and calculated the fee at Rs. 68,100/- per student per year. The respondent is unable to explain how the fee has been regulated below the fee calculated by its Chartered Accountant. It is further submitted by the respondent that the letter of National Commission for Homoeopathy dated 23.06.2025 was also not taken into consideration by AFRC, as the same was not uploaded by the institution on AFRC portal.
4. I have heard both the parties. Perused the record.
5. After considering all the above facts and circumstances, in view of this Authority, this appeal is partly allowed. The fee of the appellant is enhanced from Rs. 66,000/- per student per year to Rs. 68,100/- per student per year for academic session 2025-26. Considering the letter dated 23.06.2025 of National Commission for Homoeopathy, the impugned order passed by AFRC relating to academic sessions 2026-27 and 2027-28 is hereby set aside. The respondent is directed to regulate the fee for the appellant institution afresh for academic sessions 2026-27 and 2027-28, when occasion arises, after considering all the necessary documents and giving opportunity of hearing to the appellant.

Accordingly, this appeal stands disposed of.

**(Justice Prakash Chandra Gupta)
Appellate Authority**