



# COUNT MATTEI ELECTROHOMEOPATHIC FORUM, W.B.

(Trust Regn. No. – IV1606-00344/2019)

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## **IMPORTANT NOTE**

- 1) Electrohomeopathy is not yet recognised as a system of medicine by the **Government of India**.
- 2) According to **Writ Jurisdiction Matter No. 546 of 1988** which has been reported in **Calcutta Law Journal 1991(2) CLJ PAGE NO. 186** there is no bar in imparting education on any system not recognised by law.
- 3) According to **GOI letter No. C.30011/22/2010-HR, MH&FW, Department of Health Research** has issued an **order No. R.14015/25/96-U&H (R)(Pt.) dated 25.11.2003** where it is clearly mentioned that all those Systems of Medicine not recognized as a system should not be allowed to continue full time Bachelor and Master's degree courses and the term "**Doctor**" should be used only by practitioners of Systems of Medicine recognized by the Government of India and in the order **No. V.25011/2076/2009-HR dated 05.05.2010**, it is mentioned that "in accordance with Orders of the High Court & Supreme Court, there is no proposal to stop the practice and imparting education, as long as this is done within the provision of the order **No. R. 14015/25/96-U & H ( R ) (Pt) dated 25<sup>th</sup> November 2003**.
- 4) As per **GO. No. C.30011/22/2010-HR. Govt. of India, Ministry of Health and Family Welfare, (Department of Health Research) New Delhi dated 21.06.2011** states that as per the direction of the **Hon. Lucknow Bench of the High Court Jurisdiction at Allahabad**, it is clarified the **MH&FW Order No. R. 14015/25/96-U&H(R)(Pt.) dated 25.11.2003** and **No.V.25011/276/2009-HR dated 05.05.2010** would be treated as instruction of the Government of India related to practice, education and research with regard to alternative system of medicine like electropathy, electro-homeopathy, etc. and once the legislation to recognise new system of medicine is enacted any practice or education would be regulated in accordance with the said Act..
- 5) According to **Special Leave to Appeal (C) No. (S) 2372/2009, Date 22.01 2015 of Supreme Court of India** there is no ban on medical practice of Electro Homoeopathy.
- 6) Electrohomeopathy is enacted in Rajasthan by **THE RAJASTHAN ELECTROPATHY SYSTEM OF MEDICINE ACT, 2018 (Act No. 13 of 2018)** [Received the assent of the Governor on the 10th day of April, 2018] - an Act to provide for the constitution of a Board of Electropathy System of Medicine for the development and expansion of the Electropathy system of medicine in the State of Rajasthan, for the registration of practitioners of that system of medicine and for other matters connected therewith and incidental thereto.
- 7) It is also to be noted that - "Health is a state subject, so any state government can provide facilities and privileges to the peoples of their state by its own."
- 8) Practice is subject to approval of the Govt. and their guide line (if any).
- 9) In view of the above orders **C.M.E.H.F, W.B.** has been conducting 3 ½ years certificate course for the awareness, promotion and development of Electrohomeopathic system of medicines only for its members.
- 10) Mere passing the final year examination would not qualify a candidate unless he/she undergoes and completes clinical training in any general hospital / clinic / OPD of any Electro-Homeopathic institution for a period of six months under any registered practitioners of Systems of Medicine recognized by the Government of India.

(Dr. A. P. MAURYA)

President: C.M.E.H.F., W.B.

Date: February 19, 2024