ALL INDIA INSTITUTE OF MEDICAL SCIENCES (Coordination Cell)

No. F. 35-29/2017-Coord. Cell-Estt-I

Dated: the 30/07/2021

CIRCULAR

Subject: Contract Labour (Regulation & Abolition) Act-1970 and Contract Labour (Regulation and Abolition) Central Rules-1971-reg.

Please find enclosed herewith letter No. ALC-HQ/46/16/2005-R dated 19/07/2021 issued by Ms. Sakshi Chhugh, Assistant Labour Commissioner, Delhi on the above mentioned subject with the request to comply with the provision of contract "Contract Labour (Regulation & Abolition) Act-1970 and Contract Labour (Regulation and Abolition) Central Rules-1971". It is the responsibility of concerned executing officer for contract to ensure compliance of all labour laws. Any negligence will be viewed seriously. All executing officers are also directed to send compliance report every month to the Coordination Cell.

(NIKHIL BHATNAGAR)
ADMINISTRATIVE OFFICER

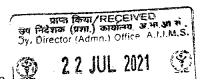
Enclosed as above:

- 1. All Chiefs of Centres
- 2. Medical Superintendent (Hosp.)
- 3. Chief Security Officers
- 4. Superintending Engineer
- 5. Sr. Store Officer
- 6. Sr. Admn. Officer (Rectt.)
- 7. Sr. Sanitation Officer

Copy to:

- > PPS to Director
- > PS to DDA
- Computer Facility For uploading on AllMS Website
- > All Establishment Section- (DO)/ Hospital/RPC/CNC/Dr. BRAIRCH/ JPNA Trauma Centre/ NDDTC Ghaziabad/NCI-Jhajjar/CRHSP-Ballabhgarh

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भारत सरकार /Government of India

श्रम एवं रोजगार मंत्रालय /Ministry of Labour & Employment उप मुख्य श्रमायुक्त का कार्यालय /Office of the Dy. Chief Labour Commissioner चतुर्थ तल, जीवन दीप बिल्डिंग,/4th Floor, Jeewan Deep Building, संसद मार्ग, नई दिल्ली – 110001/Parliament Street, New Delhi - 110001

No. - ALC-HQ/46/16/2005-R

दिनांक 19/7/24

To,

The Deputy Director Administration All India Institute of Medical Sciences Ansari Nagar, New Delhi Eo:-760952 22/7/21

Sub: - Contract Labour (Regulation & Abolition) Act-1970 and Contract Labour (Regulation and Abolition) Central Rules-1971- reg.

Sir.

The undersigned is Assistant Labour Commissioner., New Delhi & declared as Licensing Officer under The Contract Labour (Regulation and Abolition) Act, 1970 vide Govt. of India Notification No. S.O. 4195(E) dated 28.12.2016 issues this letter to explain:

That S.12 of The Contract Labour (Regulation and Abolition) Act, 1970, reads as follows:

- (1) With effect from such date as the appropriate Government may, by notification in the Official Gazette, appoint, no contractor to whom this Act applies, shall undertake or execute any work through contract labour except under and accordance with a licence issued in that behalf by the licensing officer.
- (2) Subject to the provisions of this Act, a licence under sub-section (1) may contain such conditions including, in particular, conditions as to hours or work, fixation of wages and other essential amenities in respect of contract labour as the appropriate Government may deem fit to impose in accordance with the rules, if any, made under Section 35 and shall be issued on payment of such fees and on the deposit of such sum, If any, as security for the due performance of the conditions as may be prescribed."

that as per records of this office, the undersigned has neither received any notice of commencement or completion as required under Rule 81(3) of the Contract Labour (Regulation & Abolition) Act-1970; and,

that the Registration Certificate of AIIMS bearing No ALC-HQ/46(16)2005 dated 14.12,2005 issued in the year 2005 has not been amended since long and therefore it becomes invalid after change in the name and designation of the Principal Employer which is a violation of Rule 20(1) read with Rule 18(4); and,

that as per the record the P.E. of AIIMS has not submitted Annual Report for the year 2018, 2019,

2020 & 2021 which is a violation of Rule 82 of CLRA; and,

23/1/21

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Further, it has been reported to the undersigned that AIIMS has awarded M/s BECIL the contract for number of services which they are executing through 950 (approx.) contract labour in your establishment. That as per the records, M/s BECIL has not applied for valid labour license and is executing work through contract labour without a valid Labour License, which a violation of Section

that as per the records, AIIMS has not issued Form III certificate to M/s BECIL which is a necessary document to obtain labour license. This is violation of Rule 21(2) of the CLRA ACT.

The violation of above provisions are an offence punishable under Section 23 & 24 of the Contract Labour (R & A) Act, 1970.

You are therefore requested to submit the above information at the earliest to avoid initiation of any

Sakshi Chhugh

Assistant Labour Commissioner ©, Delhi & The Licensing Officer under The CL(R&A), Act, 1970