# West Bengal Act XIII of 1961'

# THE PASCHIM BANGA AYURVEDIC SYSTEM OF MEDICINE ACT> 1961,

West Ben, Acl XI of 1967, Wcsi Ben. Acl XI of 1979. West Ben, Act XVIII of 1980. Wesl Ben. Act XXIV of 1986.

AMENDED

[IfyhJiuw. 196!.]

AnActtopro\'idefar the development of the Ayurvedic system ofniedicinc, to regulate the teaching and practice thereof and to deal with certain other connected matters.

Ii is hereby enacted in ilie Twel fih Year of [he Republ ic oflrrdi a, by the Legislature or Wesl Bengal, as follows:ô

1. (J) This AcL may be calJedihePaschimBanga Ayurvedic System of Medicine Act, 1961,

(2) It extends to the whole of West Bengal.

(3) It shall come inio force on such date as the State Government may, by notification in the *Official Gazette,* appoint. "

2. In this Act, unless the context otherwise requires,ô

"General Council and Slate Faculty of Ayurvedic Medieinc, West Bengal" means the General Council and State Faculty of Ayurvedic Medicine, West Bengal, established by resolution No. 315 Medical, dated 2nd February, 1937 of the Government of Bengal as subsequently amended; "Member" means a member of the *Parishad'*, *"Parishad"* means the Paschim Banga Ayurved *Parishad* constituted under section 3;

"prescribed" means prescribed by rules;
"President" means the President of the Parishad;
"Register" means the Register of Ayurvedic practitioners maintained
under this Acl;
"registered Ayurvedic proctilioner" means an Ayurvedic practitioner
registered under the provisions of this Act;

Definitions,

Short title,

For Statehent of Objects and Reasons, *see* [he *Calcutta Cnzeire, Extraordinary*, of ihc I7ih November, >60. Port I. page 3018; for proceedings of (he Wesl Bengal Legislative Assembly, *sec* the proc ceilings of e meetings of thai Assembly held on the 3rd. 22nd and 23rd February, 1961 arid the 25lh March 1961; and rlhe proceedings of [he Wcii Bengal Legislative Council; see the proceedings of the nrceiings or that ouncil held on the 22nd. 2 3 rd, 2 H l h. 2 9t h .ind 30th No venibc r, 1960. the 1 s land 5 th Decern be r. >60.md th e 3 rd April, 1961.

This Aft came into force on I he I j< June, 1962. vide notification No. Mediy6662/6A-12/ 62, Ft. 1. dated e 24th  $Ma_{Y3}^{-1962}$ , published in the Calcutta Gazette, fcuruordinan-, of

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- (7)

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#### (Sea ions 3-5.)

(8) "Registrar" means the Registrar of the *Parishad*;

- (9) "regulations" means regulations made by the *Parishad under* this Act;
- (10) ' 'rules" means rules made by the State Government under (his Act;
  - (11) "Viec-President" means the Vice-President of the *Parishad*.

Consiiiution oritur Pacliim B:in^a Ajurved Paris! tad.

3. As soon as may be after the commencement of this Act, the State Government shall, by notification in the *Official Gazette*, establish a body corporate with perpetual succession and a common seal named the Paschim Banga Ayurved *Parishad*. The *Parishad* shall be entitled to acquire and hold

movable and immovable properly, to transfer such properly, to contract and to do all things necessary For the purposes of this Act and shall by its name sue and be sued.

TnniMiionn) 4. Upon the constitution of the *Parishad*—provisions.

- the General Council and State Faculty of Ayurvedic Medicine, West Bengal, shall cease (o exist and .the assets and liabilities thereof shall stand transferred to the *Parishad;*
- (2) any order passed, any appointment made, anything whatsoever begun or done by the General Council and State Faculty of Ayurvedic Medicine, West Bengal, shall, so far as it is consistent with the provisions of this Act, be deemed to have been passed, made, begun or done by the *Parishad*.

Conipusiiion 5, (1) The *Parishad* shall consist of the following members, of the following members, *I'*, *Irish*, *ul*. namely:ô

- (a) a President nominated by the State Government;
- (b) seven Members nominated by the State Government of whom three shall be registered Ayurvedic practitioners;
- (c) one Member nominated by the Vice-Chancellor of the University of Calcutta;
- (d) the Principal of the State Ayurvedic College, *ex-officio*, when such a collcgc is established;
- (e) the Head of the Ayurvedic Research Institute, c.t-officio, when such an Institute is established;

(0 Uic Principal or Head of an Ayurvedic *Tol*, nominated by the State Government, when such an institution is established: Provided that until the institutions referred to in clauses (d), (e) and (f) are established, the Principals or Heads of existing institutions or other suitable persons may be

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xm of Wei,]

West Ben. Act XXXU] of 1951.

#### (Sections 6, 7.)

(g) <sup>1</sup> [icn Members] who are cili zens ofIndin, elected by registered Ayurvedic practitioners, two being elccicd by registered Ayurvedic practitioners having registered address within the Presidency Division from among themselves two being elccted by registered Ayurvedic practitioners having registered address wiihin (he Burdwan Division from among themselves <sup>-</sup>[, two being elected by registered Ayurvedic practitioners having registered address within the Jalpaiguri Division from among themselves] and four being clected by registered Ayurvedic practitioners having registered address within the Calcuttaand Howrah municipal areas from among themselves.

*Explanation*.ô The expression "Calcuita and Howrah municipal areas" means Calcutta as defined in the Calcutta Municipal Act, 1951, together with the area included in the Howrah municipality and the expressions "Presidency Division" and "Burdwan Division" shall not be deemed to include any part of the areas included within the Calcutta and Howrah municipal areas.

(2) Notwithstanding anything contained in the foregoing sub-section or elsewhere in this Act, on the first constitution of the *Parishad* shall be nominated by the State Government and the State Government shall also nominate one of the Members to be the Vice-President.

6. If the nominating authority referred to in clause (c) of sub-section (1) of section 5, or any electoral body referred to in clause (g) of that subsection fails by (he prescribed dale to nominate or elect the requisite number of Member or Members which such authority or body is entitled to nominate or elect, the Slate Government shall fill up the office of such Member or Members by nomination of a person or persons qualified to be nominated or elected by such authority or body. Any person so nominated by the State Government shall be deemed to have been duly nominated or elected a Member by sucfi authority or body.

7. A person shall be disqualified for being nominated or elected a Member of the *Parishad*, ifô

- (J) he has been convicted of any offence declared by rules to involve moral trupilude;
  - (2) he is an undischarged insolvent;
  - (3) he has been adjudged by a competenl court to be of unsound mind; ,

Power ol State Government lo nominate Members in certain circum- 5 lances.

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Disqualification fur nomination or eleerion.

The words within (he jiqusjv brackets were substituted for ihc words "eight Members" by s. 2(a) of the Paschim Bangn Ayurvedic System of Medicine (Amendment) Act, 1967 (Wesi Ben. Act IXof1967),

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#### (Sections 8-/2.)

#### (4) he is a person under the age of 25;

'(5) he is an employee of ihe Parishad]

- '(6) he lias directly or indirectly any share or interest in any contract with, by or on behalf of the Parishad;
- '(7) he has been dismissed from the service of the Central Government or a Slate Government or a local authority on a charge of gross misconduct or an offence involving mora! turpitude.

Publico I ion

<sup>or</sup> section 6 shall be published by the Slate Government in the *Official Gazelle*. 8. The name of every Member nominated or clccted under section 5

#### Cessation of Membership.

Fillinc d

9. A person shall cease lo be a Member of the Parishad—

(J) if, without obtaining the permission of ihe Parishad, he is absent from three consecutive meetings of the Parishad; or {2) if having been nominated or elected as a registered Ayurvedic practitioner he ceases to be such a registred practitioner; or (3) if he becomes subject to any oF the disqualifications referred lo in

#### \* section 7.

casual vaiM/icics. 10. If any Member dies or resigns his office or cease to be a Member for any other reason the vacancy shall he filled up within six months by a fresh nomination or election under section 5 or section 6 and the Member so nominated or elected shall hold office Tor the unexpired period of the term of office of the Member whose place he fills.

Term of office n( II. (1) Subject to the provisions of section 10, the term of office of the Members nominated or elected under section 5 or section 6 shall be for four Mc mbers. years commencing from the date of ihe first meeting of the Parishad after its first constitution or any subsequent periodical reconstitution, as the case may be.

> (2) The term of four years referred to in sub-section (I) shall be held to include any period which may elapse between the expiry of the said period of four years and the date of the first meeting of the Parishad following its rcconstituiion at which a quorum is present.

Rcsijjnjiion. 12. The President, the Vice-President or a Member may resign his office hy

writing under his hand addressed to the Stale Government.

'Clauses (5). (6) and (7) were inserted by s, 3 or ihe Paschim Banga Ayurvedic System of Medicinc (Amendment) Acl, 1967 (Wesl Ben. Acl XI of 1967).

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### (Sections 13-15.)

13. 11) The President shall hold office For the period mentioned in ^ . , Presidom, section 11.

(2) If the President dies or resigns his office or ceases to hold office, the Slate Government shall nominate angtherperson as Presideni and such President shall hold office for the unexpired portion of the term of office of lite previous President in whose place ho is nominated.

14. (1) The Members of the/'am/iarfshall, at the first meeting after The Vk-u- e very periodical rcconstilmion, elect from amongst themselves, a registered <sup>PrnJtm</sup>- Ayurvedic practitioner as Vice-President in such manner as may be prescribed,

(2) The Vicc-Presideni shall hold office for the period mentioned in section 11;

Provided that a Vicc-President shall cease to hold office if he ceases to be a Member of the *Parishad*.

(3) If the Vice-President dies or resigns his office or ceases lo hold office, the Members of the P«n j/iarfshall elect, from amongsL themselves, anoiherregislered Ayurvedic practilioncrns Vice-President in such manner as may be prescribed and such Vicc-President shall hold office for the unexpired period of the term or office of the previous Vice-President whose office he fills.

15. CD The Members of the *Parishad* shall constitute from amongst *Ktinyti* themselves, an Executive Committee called *"Kaiyya N~tn>ahaka Samiti"* lo perform such functions as may be delegated to it by ihe *Parishad*.

(2) The *Kanya Nirvahaka Samiti* shall consist of the President and the Vice-President, *ex-officio*, and five other members elected by the Members or (he *Parishad* from amongst themselves.

(3) The President and the Vice-President of Ihe *Parishad* shall be the President and Vice-President respectively or the *KtiryyaNinwluikaSam iti*.

(4) The term of office of an elected member of ihe *Karyya Niivahaka Samiii* shall be two years from the dale of his election, but, subject to his being a Member of ihe *Parishad*, lie shall be eligible for re-election Lo the *Kanya Nirvahaka Samiti*,

(5) No business shall be transacted at any meeting of the *Kary*, jfl *Nirvahaka Samiti* unless a quorum of three members be present.

(6) The *Parishad* may also, subject to ihe approval of the State Government, from lime lo lime appointoneormore Committees consisting of Members of the *Parishad* or outsiders or boih on such terms as may be approved by the Stale Government for ihe purpose of advising it on such matters as il deems necessary and may appoint a convener Tor any such ^ .'Vin rl-i -i I I nPArli^n Tr\*i>fllinrTC nf rlin Prtrnmiirpp

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#### (Section ISA.)

# (7) The *Pari shad may* make regulations for the conduct of business of the *Karyya N'trvahaka Samiii* and or Committees appointed by it.

<sup>1</sup> ISA. (1) Notwithstanding any thing contained elsewhere in the Act, if, ai any lime, it appears to the State Government that, the nomination or election to ihe *Parishad* has nol taken place in accordance with the provisions of this Act or a period of more than four years from the date of Lhc first meeting of the *Parishad* bm elapsed, the State Government may,

by order published in the *Official Gazette*, appoint an Ad-hoc Committee consisting of not more than seven members including a President and a Vice-President.

AD-LIRTC Cuminmco (2) Upon such appointment of the Ad-hoc Committee, ihe *Parishad* shail be deemed to have been dissolved, and all the members of the *Parishad* shall be deemed to have vacated their offices, with effect from the date of the order.

(3) If any vacancy occurs in the Ad-hoc Committee by reason of death, resignation or removal of a member, or otherwise, the State Government shall appoint another person to fill up the vacancy. The person so appointed shall hold office for the unexpired period of the term of office of the member whose place he fills:

Provided that no act or proceedings of the Ad-hoe Committee shall be called in question or become invalid merely by reason of any vacancy or vacancies in the Ad-lioc Committee.

(4) The State Government may at any time, by notification in the *Official Gazette*, remove any member of the Ad-hoc Committee on the ground of incapacity or misbehaviour, or for any other good or sufficient reason.

(5) The President shall preside over all the meetings of the Ad-hoc Committee. In the absence of the President, the Vice-President shall preside over a meeting. In the absence orboth the President and the Vice- President, the members! present in the meeting shall elect one of such members to preside over that meeting.

(6) The quorum for a meeting of the Ad-hoc Committee shall be four:

Provided that noquorum shall be necessary foran adjourned meeting.

(7) The Ad-hoc Committee shall e.xcicise all the powers and perform all the duties of the *Parishad*.

(8) The Ad-hoc Committee shall be deemed lt> be the *Parishad* also for the purposes of section 37 and section 43 of this Acl,

'Seel ion 15 A was inserted by s. 2 of the Pascliim BanK^ Ayurvedic System of Medicine

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#### f Sections 16-IS.)

(9) Wi thin a period of  $^{1}$  ftwo years] of such appointment of the Ad-hoc Committee, the members of the Parishad to be elected under clause (g) of subsection (I) oFsection 5 in accordance with the provisions oF this Act and the rules made thereunder shall be elected, and the members lo be nominated under clauses (b), (c) and (0 or the said sub-section shall be nominated within the same period and the members so elected and nominated shall be deemed to have been duly elected and nominated.

(10) ThcSiatcGovernme.nl may, if it considers necessary so to do, by order extend the period of one year reFerred to in sub-section (9) -[For a further period oF two years, not exceeding one year at a time.]

XI OA) For the removal of doubts it is hereby declared that the period oF two years referred to in sub-section (9) shall be held lo include any period which may elapse between ihe expiry oFthe said period and the date of the order under sub-section (10).

(11) Upon the reconstitu lion of the Parishad in the manner provided, the Ad-hoc Committee shall cease to exist and the Parishad shall function in accordance with the provisions of this Act.

16. (I) The Parishad shall hold its meetings at such intervals and at such Meeiings. places as may be provided by regulations.

(2) No business shall be transacted at any meeting of the Parishad unless a quorum oF seven Members be present.

(3) Save as provided in section 25, all questions arising at any meeting shall be decided by voles oF the majority oF the Members present and voting or in case of an equality of voles by the casting vote orihe President or, in his absence, of the Member presiding at the meeting.

17. The Parishad shall pay to its President, Vice-President and Members Expenses and other persons appointed by it to any Committee referred to in sub-section (0 (6) of section 15, such expenses Tor attending al meetings of the Parishad, of ihe Kanya Nirvahaka Samili or of such Committee and such travelling expenses for journeys undertaken in the performance of duties as may be prescribed.

18. Subject to the provisions of any law for the time being in force relating to drugs and poisons, the State Government shal I have power,ô (a) to establish and maintain a Stale Ayurvedic College wilh hospitals attached to it, a Stale Ayurvedic Research Institule and Ayurvedic iois.

lo be paid Members and other persons.

Power lo lake certain sleps Tor developing Ayurvedic sysiem of

'The words wilh in the square brackcis were subsiiiuicd for ihe words "one year" by s. 2(a) or ihe Paschim Banga Ayurvedic Sysiem of Medicinc (Amendment) Acl, 1966 (Wesl Ben, Act XXIV of medicine. 1986).

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"fo r a fu nhcr peri od of one year, noi exceeding six inonlhs al a lime." by s. 2(b). *ibid*. 1?ni, k>- r

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#### (Section 19.)

(b) to establish and maintain Ayurvedic hospitals, dispensaries, asylums or infirmaries in West Bengal;

(e) loestablish an Ayurvedic Pharmeeeutical Department for the supply of Ayurvedic medicines to ihe Ayurvedic hospitals,

dispensaries, asylums and infirmaries and also to registered Ayurvedic practitioners;

- (d) lo provide forihe grant of licenses to manufacturers, stockists or sellers of Ayurvedic dmgs and medicincs and for the conditions for the giant of such licenses including conditions regarding strength, potency, composition or other particulars of such drugs or medicines being marked on the containers, covers or wrappings thereof;
- (e) to stablish and maintain a State herbarium;

19. The Parishad shall have Ihe following powers, namely:ô

(0  $^{L0}$  foster the plantation of Ayurvedic medicinal plants.

Powers of ihe Ptithltiitl.

- '(1) wilh the approval of the Stale Government, lo establish institutions teaching the Ayurvedic system of medicine and lo grant or refuse alTiliati on to such institutions or to withdraw, after giving the authority of an institution an opportunity to show cause against the action proposed to be taken, such affiliation;
- '(IA) Lo call on the authority of an institution affiliated lo the Parishad, or of an institution applying for affiliation, to furnish withinsuch period as may be specified, such reports,

returns or olhcr information as the Parishad may require to judge the efficiency of the institution;

(2) lo hold examinations and to grant and confer certificates, diplomas or degrees to persons who shall have pursued a course of study in instilulions affiliated to the Parishad and passed the necessary examinations.

(3) to provide by regulations courses of study for different examinations held by the Parishad;

- (4) to provide for instruction or for refresher courses in such branches or medical science as would be useful to persons studying the Ayurvedic system of medicine;
- (5) to appoint examiners rind lo fix their remuneration and to publish the results of Lhe examinations held by it;

'Clauses (1) and (IA) wen; substituted Cor original clause (I) by s. 5(a) of ilic Paschim Banga ent) Acl. 1967 (West Be

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### XIII of 1961.]

#### (Section 20.)

- (6) to granl scholarships, prizes and medals lo students of institutions affiliated to the *Parishad* who are meritorious or stipends lo students whoarepooranddeserving; and wilh ihe sanction of the Stale Government, lo granl to students scholarship Tor research or special siudy in any institution that the *Parishad* may ihink fit, whether in India or abroad and to endow chairs of Ayurvedic system of medicinc in institutions affiliated lo the *Parishad*]
- (7) to confer honorary degrees on Ayurvedic practitioners of extraordinary merit;
- (8) to collect prescribed fees or charges for admission to the examinations held by the *Parishad* and for certificates,
  - diplomas or degrees granted or conferred by it;
- (9) lo exercise general supervision over the residential and disciplinary arrangements made by ihe institutions affiliated lo the *Parishad* and arrangements for promoting the health and general welfare of the students of such institutions;
- () 0) to recommend to the Stale Government the sanction of a granl to an affiliated institution teaching the Ayurvedic system of medicine or the withdrawal or suspension, after giving the institution concerned an opportunity of showing cause against the action proposed, of any such grant;
- (11) to appoint, with the previous sanction of the State Go vemmeni, inspectors for the inspection of institutions in West Bengal, teaching the Ayurvedic system of mcdicine;
- . (12) to frame and implement a co-ordinated scheme of public health of West Bengal based on the Ayurvadic sysLem of mcdicine, with or without the addition of modem technique;
  - (13) lo receive grants, donations, gifts and endowments;
- .. (14) to incur such expenditure, to adopt such measures and to do such acts as may be necessary for the furtherance of the objects mentioned in this section;
  - (15) to perform such other functions as the Stale Government may direct '[or, on ihe recommendation of the *Parishad*, approve] for carrying out the provisions of this Act.

20. (1) The *Parishad* shall, with the previous approval of the State Regis irar Government, appoint a Registrar. The Registrar shall receive such salary <sup>Aslofr</sup> and allowances as may be prescribed. The *Parishad* may from time to lime grant him leave and may appoint a person to act in his place. Any person duly appointed to act as Registrar shall be deemed to be the Registrar for alt purposes of this Act.

The words within the square brackets were inserted by s. 5(e) of the Paschim Banga Ayurvedic System of Mcdicine (Amendment) A

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1967 (Wesl Ben. Acl XI of 1967).

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### (Sections 21-23J

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(2) The *Parishad* shall have power lo suspend, punish, remove or dismiss the Registrar from office:

Provided thai any such order of the *Parishad* shall be subject to appeal to ilie State Government.

(3) The *Parishad* may appoint such other officers and servants as it deems necessary:

Provided thatihe number and designation of such officers and servants, their salaries and allowances shall be subject to the previous approval of the State Government.

(4) The Registrar shall act as the Secretary to the *Parishad* and the *Kaiyya Nirvahaku Samiti*.

(5) The Registrar and all officers and servants appointed by the *Parishad* shall work under lhe direct control and supervision of the President or in lus absence, of the Vice-President.

21. (I) The *Parishad* shall maintain a Register in such form and in such manner as may be prescribed.

(2) The Registrar shall from lime to lime make necessary entries in ihe Register in respect of the persons whose names are directed lo be registered, their qualifications and their addresses and may also from lime to lime make such alterations or modifications as may be required in consequence of any orders passed by the *Parishad* or otherwise.

22. (1) Every person who possesses any qualification mentioned in Part A or who is qualified under Pan B or who may obtain a qualification as provided under Part C of ihe Schedule shall, subject to ihe provisions of this Act and on payment of such fee as may be prescribed, be entitled to have his name entered in the Register, -.

ttegisierof regis lc red Ayurvedic pracLilioner s. (2) Notwithstanding anything contained in sub-section (I), every person who, within a period of [ ft ve years] from the dale of commencement of this Act, produces proof ihat he has been in regular practice for a period of not less ten years preceeding such date shall be entitled to have his name entered in the Register on payment of the prescribed fee.

Power lo ;imend the Schedule. Persons e mil led lo be rovislirrcd.

23. The State Government may, by order published in the *Official Gazette*, add to, amend, or alter the Schedule:

Provided that the name of any institution or any qualification granted or conferred by any institution shall not be removed from the Schedule u nless the managing body or authority of such institution has been given an opportunity of making representation against such removal.

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The words within Ihe square brackcls weie subsliluled for ihe words "(wo years" by s. 6 of the Paschim Banga Ayurvedic System of Medicine (Amendment) Acl. 1967 (West  $j \ll r_n fio \ll n$ 

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#### (Sections 24-26.)

24. (1) Every person who desires lo have his name entered in the Register shall submit lo the Registrar an application in the prescribed form stating:'ô

- (a) particulars of his qualifications,
- (b) the period for which he has been in practice, and
- (c) his address which is to be his registered address.

(2) Every application shall be accompanied by the prescribed fee and such proof as may be available or nccessary in support of the qualifications staled in the application.

25. (1) The Parishad may, on being satisfied that a person possesses the Power of the requisite qualifications and has paid the prescribed fee, direct the registration of his name and the Registrar shall thereupon make nccessary entries in the Register and grant liim a certificate of registration.

Parishad to registration of applicantmotor ragistration Register in certain cases.

(2) The Parishad may refuse to permit the registration or direct the removal from the Register, of the name of any personô

- (a) who has been convicted of any offence declared by rules to involve moral turpitude; or
- (b) who has been found guilty of infamous conduct in his professional capacity by a majority of at least two-thirds of the members of the Parishad after a due enquiry into his conduct ai which he has had an opportunity of being heard in person or of being duly represented.

(3) Any refusal or removal under sub-section (2), may be rescinded if the conduct on ihe basis of which refusal or removal was directed is condoned for good and sufficient reasons.

'26. (1) Every person whose name has been entered in the Register Rcicmion. before ihe commencement of the Paschim Banga Ayurvedic System of Medicine (Amendment) Act, 1980 shall, forlhc retention of his name in the Register, pay to the Parishad such retention fee and within such period as may be prescribed.

(2) Where the retention fee is not paid wjihjn the prescribed period, the Registrar shall remove the name of the defaulter from the Register:

Provided that a name so removed may be restored to the Register on such conditions as may be prescribed.

(3) On payment of the retention fee, the Registrar shall, in the prescribed manner,

endorse the certificate of registration.

Soction 26 was substituted for the original section by s. 2 of the Paschim Banga. i \* J \* .' \* i \_ . . \* v vwtl i\_..»

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#### (Sections 27-33.)

27. If any person whose name is entered in the Register obtains any qualification mentioned in the Schedule other lhan the qualification in rcspcct of which he has been registered, he shall, on payment of such fee as mny be prescribed, be entitled lo have such qualification entered against his name in the Register either in substitution Tor or in addition lo any entry previously made and the Registrar shall add to or amend the entry accordingly.

28. If any person is dissatisfied wilh any decision of Hie Registrar refusing lo enter his qualification under section 11 in the Register, he may, al any lime within Ihree months from the date of such decision, appeal to the *Parishad* in the prescribed manner and the decision of the *Parishad* shall be final.

29. Any entry in the Register, which is proved to the satisfaction of ihe *Parishad* to have been fraudulently or incorrectly made, may be cancelled under an order in writing of the *Parishad*.

30. An appeal shall lie lo the State Government against any decision or order of ihe *Parishad* refusing lo enter a person's name in the Register or removing his mane therefrom if filed within ihree months of ihe dale of decision or order and ihe decision of the Stale Government shall be final.

31. The *Pari shad* may, on receipt of reliable information regarding the death of a person whose name is entered in the Register, and on making such enquiry as it may think fit, direct the removal of his name from the Register and thereupon the Registrar shall cancel the entry relating to such person.

32. If any person whose name is not entered in the Register falsely pretends that it is so entered or uses in connection wilh his name, any words or letters representing that his name is so entered, he shall, whether any person is actually deceived by such representation or not, be punishable, on conviction by a Presidency Magistrate or a Magistrate of the First Class '[with imprisonment which may extend lo six months or] with fine which may extend to five hundred rupees.

33. (1) If any registered practitioner whose name has been removed from the Register under sub-section (2) of section 25 or sub-section (2) section 26, fails, without sufficient cause, forthwith to surrender his certificate of registration, he shall be punchable with fine which may extend to fifty rupees.

The words within Ihe square brackets were inserted by s. 7 of Ihe Paschim Banga

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ErtlTy of additional qualification.

Appeal to *llie Pttrhhtid* from decision of [he Registrar.

Cancellation uf fraudulent and incorrect entries.

Apjval to St Me Government from decision of the *Ptirisluid*.

Notice or death and removal of name from Register.

Penally on unregistered penun re presenting that lie is registered.

Penally far failure to surrender cciiifitMk uf jeoisiiT.lian

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#### (Sccriojis 34, 35.)

(2) Cognizance of an offence punishable under this section shall no! be taken except upon complaint made by an order of the *Parishad*.

34. (I) The Registrar shall, from lime to time as occasion may require, on or before a date lobe fixed in this behalf by the *Parishad*, cause to be printed and published (provided that at leas! twelve months shall have elapsed from the date of the last publication) a correct list of the names for the time being entered in the Register and setting forth (hereinô

(a) names of all registered Ayurvedic practitioners arranged in

- alphabetical order according to (he surname; (b) ihe registered address of each such person; and
- (c) the registered qualifications oTeach such person and the dale on which caeh qualification was obtained.

(2) The Registrar shall, from lime to lime as occasion arises, cause lo be printed and published a list supplementary thereto, containing additions and alterations in the Register since the publication of the list under subsection (I).

(3) Every Court shall pressume that any person whose name is entered in the latest list printed and published under sub-section (1) read wilh the latest list supplementary thereto, if any, printed and published under subsection (2) is duly registered under this Aci, and thai any person whose name is not so entered is not registered under [his Act:

Provided thai, in the case of any person whose name does not appear in the latest list printed and published under sub-section (I) read wilh the latest list supplementary thereto, if any, printed and published under sub- seciton (2), a certified copy, signed by the Registrar, of the entry of the name or such person in ihe Register shall be evidence that such person is registered under this Aci.

35. A registered Ayurvedic practitioner shall be entitledô

Certain privileges of

- (a) to granl a death certificate required by any law or rule to be Ayurvedic siguedor authenticated by a duly qualified medical practitioner P<sup>racll,oncest</sup> or medical officer;
- (b) lo granl a medical or physical fitness certificate required by any law or rule Id be signed or authenticated by a duly qualified medical practitioner or medical officer;
- (c) (o give evidence at any inquest or in any court of law as an

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### (Sections 36-40.)

36. Except with ihe special sanction of the State Government, no Ayurvedic praciitioner, who is not registered under ihis Aci, shall be compeient id hold any appointment as a physician, or olher medical officer in an Ayurvedic hospital, asylum, infirmary, dispensary or lying-in-hospi lal, which is supported wholly or partially by grants made by the Slate Govern men I, *ihe* 

*Parishad* or a local authority, or any Ayurvediceducaiional institution which is so supported or which is affiliated under clause (1) of section 19 of this Act.

37. No suil, prosecution or other legal proceedings shall lie in respect of any net or thing done or omitted to be done in the exercise or purported exercise of any power conferred by or under (his Act on the Stale Government or ihe *Parishad* or the *Karyya Nirvahaka Samiti* or any Committee appointed by ihe *Parishad* or on the Registrar.

Bar of suil or oilier legal proceedings.

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38. No acL or thing done by the *Parishad*, the *Karyya Nirvahakda Samiti* or a Committee appointed by the *Parishad*, shall be invalid merely on ihe ground of any vacancy in or defect in its composition.

39. (1) All fees payable and prescribed under this Act shall be paid to the *Parishad*.

Validation.

Finance audit. and

(2) An account of all assets and liabilities of the *Parishad* and of all fees, sums, grants, donations, gifts and endowments received by il and of all expenses and disbursements incurred ormade by itshal] be maintained in the prescribed manner.

'(3) The account shall be audited annually in such manner and by such officer or authority as may be prescribed. A copy of the audit report shall be submitted to the Siaie Government by the *Parishad*.

<sup>1</sup>(4) The *Parishad* shall prepare in the prescribed manner a budget for every financial year showing the probable receipt and expenditure, which shall be submitted to the Stale Government for approval.

Rules.

40. (I) The Stale Government may rromiimeto time make Érules for carrying out the purposes of this Act.

(2) In panicular and widioul prcjudice to the generality of the foregoing power, such rules may provide for all or any of the following matters, namely:  $\hat{\mathbf{0}}$ 

(i) the election of Members of Ihe *Parishad*, members of the *Karyya Nirvahaka Samiti* and the Vice-President;

Sub-section (3) was substituted for tile original sub-secuon by s. S(u) of Ihe Paschim Banga Ayurvedic 5ys(e in of Medicine (A mend merit) Aci. 1967 (Wcsl Ben, Aci XI of 1967)
Sub-section (4) was added by s. 8(b), *ibid*.
For (he Paschim Bangi Ayurvedic System of Medici nc Rules. 1962. made under section 411 of ihe Act (subsequently amended from rime lo lime), *see* notification No, McdIV6037/ GAô 1 ]/fi2.
dated ihe 14lh May, 1962, published in Ihe *Calcumt Gazelle. Extraordinary q*{

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#### (Sections 41-43.)

- (ii) the functions to be performed by the President and the Vice-President;
- (iii) ihe declaration of offences as offences involving moral turpitude;
- (iv) the fees payable under this Act;
- (v) the expenses lo be paid under section 17;
- (vi) the salaries and allowances to be paid to the Registrar;
- (vii) the grant of licenses and ihe conditions forihe granl of such licenses;
- (viii) themannerin which the account referred toinsub-section(2) of section 39 shall be maintained;
- (ix) the procedure to be followed by the Parishad inô
  - (a) conducting any enquiry referred to in clause (b) of subsection (2) of section 25,
  - (b) disposing or appeals from the decision of the Registrar preferred under section 28;
- (x) any other matters which may be oris required to be prescribed under this Act.

Regulations.

41. (1) The *Parishad* may, with the previous approval of the Slate Government, make regulations, not inconsistent with this Act or the rules made thereunder for discharging its functions under the Acl.
(2) In particular, and without prejudice to the generality of ihe foregoing

power, such regulations may provide for all or any of the following matters, namely;ô

- (i) ihe lime and place at which each meeting shall be held;
- (ii) ihe issue of notices convening such meeting;
- (iii) ihe conduct of business thereat;
- (iv) the conditions of appointment and service and the scales of pay and allowances of all the officers and servants appointed by the *Parishad;*
- (v) any matter for which power to make regulations is conferred expressly or by implication on the *Parishad* by this Act.
- 42. All rules and regulations shall bepublished in the *Official Gazette*.

43. If at any lime ii appears lo the State Government thai the *Parishad* has failed to exercise or has exceeded or abused a power, conferred upon it by or under this Act or has failed to perform a duty imposed upon it by this Act, the State Government may, if it considers such failure, excess or abuse to be of a serious character, after giving ihe *Parishad* an opportunity of being heard, notify the particulars thereof to ihe *Parishad* and if the *Parishad* Fails to remedy such failure, excess or abuse wilhin such lime as may be fixed by the State Government in this behalf, the State Government may dissolve the *Parishad* and cause alt or any of the powers and duties of the *Parishad* to be exercised and performed by

Publication of rules ;ind regulations. Comrol of Ihe *Purizhad* by Slslc Government.

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# (The Schedule)

# THE SCHEDULE.

# (See scciion 22.)

# Part A. Qualifications enabling a person to have his name entered

# in the Register.

	Description of ihe qualifications.	Name of the managing body or auihority granting or conferring the qualification and its location.
1.	(i) Ayurvcdthiriha, M.A.S.F. (Member of the Ayurvcdic Si ale Faculty)—5 years.	J. B. Ashtanga Ayurvedic College, Calcutta.
	(ii) Vaidyashiromoni, M.A.S.F. (Member of ihe	
	Ayurvedic Slate Faculty)—5 years.	
	(iii) Vnidyashasiri—4 years ,,	Shyamadas Vaidya-Shastrapith, Calcutta.
	(iv) Ayurvedthinha—3 years	
	(v) Vaidyabhusan, L.A.5.F. (Licentiate Ayurvedic	MaharajaCossimbazarGobindaSundari Ayurvedic
	(i) Valeyabalan, 2.1.10.1 (Electricite Ayar vene Stale Faculty)—4 years.	College, Calcutta.
	(i) Bhishagratna, L.A.M.S. (Liccnliaie ■ Ayurvedic dicine and Surgery). nishagacharya, M.A.M.S. (Master in Ayurvedic Medicinc and Surgery).	Bishwanath Ayurvcd Mahavidyalaya, Calcuna.
3.	Vaidyashastri	
4.	(i) Ayurvedshasiri, A.M.B. (Bachelor in Ayurvedic Medicinc). (ii) Ayurvedacharya, A.M.D. (Doctor of Ayurvedic Medicine).	Board of Indian System of Medicine. Madras.
5.	(i) Bhishagraina, D.A.M.S. (Diploma in' Ayurvedic Mcdicine and Surgery),	
	<ul> <li>(ii) Vaidyashiromoni, B.A.M.S. (Bachelor ol* Ayurvedic Medicine and Surgery).</li> <li>(iii) M.A.M.S. (Masierof Ayurvedic Medicine and</li> </ul>	Benares Hindu University, Benares.
	Surgery).	Gurukul University, Kangri.
6.	<ul> <li>(i) G.F.A.M. (Graduate of Faculty of Ayurvedic Medicinc) obtained after 1st January, 1956.</li> <li>(ii) Ayurved Visharad, D.A.S.F. ,</li> </ul>	
7.	Ayurvedacharya, A.M.S. (with modern medicinc	
and	Surgery now M.A.M.S.)—6 years	
8.	Ayurved Alankar—5 years ,	

8. Ayurved Alankar—5 years. ., General Council and Slate Faculty or Ayurvedic Mcdicine, West Bengal, Calcutta. The Pax chiin Banga Ay it wed ic System of Medicine Act, 1961.

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### (The Schedule.)

Description of [lie qualifications.	Name of the managing body or authority gran ling or conferring the qualification and iis location.
<ul> <li>9. fi) C.C.I.M. (Graduate of ihe College of Indigenous Medicinc).</li> <li>(ii) A.I.M. (Associate of Indigenous Medicine).</li> <li>(iii) L.I.M. (Licentiate of Indigenous Medicinc).</li> <li>(iv) A.L.I.M. (Associate Licentiate of Indigenous Medicine),</li> </ul>	(iv) Marma Vaidya Visharad (Diploma) Government College of Indigenous Medicine. Madras.
(v) F.I.M. (Fellow of Indigenous Medicine)	Board of Indian Medicine U.P., Luc know. Government
10, B.I.M.S. (Bechalor of Indian Mcdicine and Surgery).	
11. G.A.M.S. (Grnduale Ayurvedic Medicine and Surgery).	Ayurvedic College. Patna,
12. (i) Bhishakacharya—6 years (ii) Bhishakwar— S years	Government Ayurvedic College, Jaipur.
13. L.A.M.S. (Licentiate in Ayurvedic Medicine and Surgery).	Government Ayurvedic and Unani College, Mysore.
<ul> <li>14. (i) Vuidyakalanidhi (Diploma) .,</li> <li>(ii) Viswavnidya Visharad (Diploma),.</li> <li>(iii) Nctra Vaidya Visbarad (Diploma),.</li> <li>: ]</li> </ul>	Government Ayurvedic College, Trivandrum.

#### Part B.

Every person possessing any qualification noi mentioned in Pan A on the basis of which his name has been registered with any other Ayurvedic Board of Council established by any Stale Government within the Indian Union:

Provided lhai a principle of reciprocity in the mnucr of recognising qualifications for purposes or registration and been adopted by the *Parishad* and the Ayurvedic Board or Council concerned, wilh ihe approval of the Slate Government.

Part C.

Every person holding any degree or diploma or certificate granted or conferred by the *Parishad*, which is declared by the *Parishad* lo be a sufficient qualification for registration as a registered Ayurvedic medical practilioncr.