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. 11/2024

Ram Krishna Medical College Hospital Research Centre,
Bhopal .....
Muser575485

..... Appellant

## VERSUS

The Admission and Fee Regulatory Committee, Bhopal

...... Respondent

## ORDER (Date: 30th July, 2025)

- 1. This appeal preferred by the appellant under section 10 of Madhya Pradesh Niji Vyavsayik Shikshan Sansthan (Pravesh Ka Viniyaman Evam Shulk Ka Nirdharan) Adhiniyam 2007, (hereinafter referred as Act, 2007) against the impugned order dated 08.08.2024 passed by the Admission and Fees Regulatory Committee (hereinafter referred as AFRC) whereby the fee for the appellant institute was fixed at Rs. 9,54,000/- per student per year for M.B.B.S. course being run by it, for academic session 2024-25.
- 2. It is submitted on behalf of the appellant that the impugned order is not speaking order. The appellant had filed relevant document before the AFRC, but same has not considered properly. There is no mention in the impugned order that which expenditure and income has been added or excluded. It is also submitted that expenditure of the college is on higher side and income is on lower side, but the AFRC has not considered properly. Therefore, it is prayed

that the matter may be remanded back to AFRC and the AFRC may re-regulate the fee for academic session 2024-25.

- 3. On the other hand, it is submitted on behalf of the respondent that all the documents filed by the appellant has properly been considered by the respondent. Therefore, appeal is liable to be rejected.
- 4. On perusal of impugned order. It reveals that the order passed by AFRC is totally silent in every relevant aspect. It has not been mentioned that which income or expenditure has been included or excluded. The impugned order is totally silent in every required particular. There is no specific particular has been given in the order. Therefore, in view of this Authority, the appeal is liable to be partly allowed.
- 5. Accordingly, the appeal is partly allowed and impugned order is set aside. The matter is remanded back to AFRC for reconsideration of fee. It is also directed that the AFRC must reconsider the matter afresh within seven days by passing speaking order.
- 6. Accordingly, the appeal is **disposed of**.

Sd/-

(Justice Prakash Chandra Gupta)
Appellate Authority