



**CATEGORY 1
UNIVERSITY**
BY MHRD, Govt. of India

**KL ACCREDITED BY
NAAC WITH A++
GRADE**

**nirf
2024**

NATIONAL
INSTITUTIONAL
RANKING
FRAMEWORK

**RANKED 22
AMONG ALL
UNIVERSITIES**

**45 YEARS OF
EDUCATIONAL
LEADERSHIP**



BOYS HOSTEL

ATTENTION: RAGGING IS AN OFFENCE

KLEF Deemed to be University views ragging very seriously and is bound by the Hon'ble Supreme Court's judgment in dealing with such cases.

The Hon'ble Supreme Court of India defined ragging in a 2001 judgment as:

Any disorderly conduct whether by words spoken or written or by an act which the effect of teasing, treating or handling with rudeness any other student, indulging in rowdy or undisciplined activities which causes or is likely to cause annoyance, hardship or psychological harm or to raise fear or apprehension thereof in a fresher or a junior student or asking the students to do any act or perform something which such student will not do in the ordinary course and which has the effect of causing or generating a sense of shame or embarrassment so as to adversely affect the physique or psyche of a fresher or a junior student.

- » Ragging is as severe a criminal act as rape
- » FIR will be filed without any delay
- » Such cases will be accorded priority trial
- » Those found guilty may be fined up to Rs. 2,50,000/-
- » Those found guilty may be expelled up to four semesters
- » Those found guilty may be denied admission elsewhere
- » Authorities are also accountable for any failure or delay
- » Defaulter institutions are likely to lose grants

KLEF Deemed to be University Anti-ragging Help line:

S.No		Name of the Person	Designation	Phone No	Mail ID
1	CHAIRMAN	Dr. K R S Prasad	In-chargeDean (SA)	9000090926	krspasad_fed@kluniversity.in
2	Co-convener	Mr P S V S Sridhar	Assoc.Dean (SA)	9441057797	psvssridhar@kluniversity.in

Ministry of HRD and UGC's Anti-ragging Helpline: 1800-180-5522 (Toll Free)

GIRLS HOSTEL



ATTENTION: RAGGING IS AN OFFENCE

KLEF Deemed to be University views ragging very seriously and is bound by the Hon'ble Supreme Court's judgment in dealing with such cases.

The Hon'ble Supreme Court of India defined ragging in a 2001 judgment as:

Any disorderly conduct whether by words spoken or written or by an act which the effect of teasing, treating or handling with rudeness any other student, indulging in rowdy or undisciplined activities which causes or is likely to cause annoyance, hardship or psychological harm or to raise fear or apprehension thereof in a fresher or a junior student or asking the students to do any act or perform something which such student will not do in the ordinary course and which has the effect of causing or generating a sense of shame or embarrassment so as to adversely affect the physique or psyche of a fresher or a junior student.

- Ragging is as severe a criminal act as rape
- FIR will be filed without any delay
- Such cases will be accorded priority trial
- Those found guilty may be fined up to Rs. 2,50,000/-
- Those found guilty may be expelled up to four semesters
- Those found guilty may be denied admission elsewhere
- Authorities are also accountable for any failure or delay
- Defaulter institutions are likely to lose grants

KLEF Deemed to be University Anti-ragging Help line

	NAME OF THE PERSON	DESIGNATION	PHONE NO	MAIL ID
CHAIRMAN	Dr. K R S Prasad	In-chargeDean (SA)	9000090926	krsprasad_fed@kluniversity.in
Co-convenor	Mr. P S V S Sridhar	Assoc.Dean (SA)	9441057797	psvssridhar@kluniversity.in

Ministry of HRD and UGC's Anti-ragging Helpline: 1800-180-5522 (Toll Free)