THE RIGHTS OF TRANSGENDER PERSONS BILL, 2015

	A			
	Bill			
	to provide for the formulation and implementation of a			
	comprehensive national policy for ensuring overall			
	development of the Transgender Persons and for their welfare			
	to be undertaken by the State and for matters connected			
	therewith and incidental thereto.			
	Be it enacted by Parliament in the Sixty-sixth Year of the			
	Republic of India as follows:—			
	CHAPTER I			
	PRELIMINARY			
	1. (1) This Act may be called the Rights of Transgender Persons	Short	title	and
	Act, 2015.	comme	enceme	ent
	(2) It extends to the whole of India.			
	(3) It shall come into force on such date as the Central			
	Government may, by notification in the Official Gazette, appoint.			
	2. In this Act, unless the context otherwise	Definit	ions	
	requires;			
	(a) 'abuse' includes verbal and physical abuse;			
	(b) 'appropriate government' means;			
	(i) In relation to an establishment of the Central Government, or			
	an establishment, wholly or substantially owned or financed by			
	that Government, or a Cantonment Board constituted under the			
	Cantonments Act, 1924, or a Union Territory without legislature,			
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(iv) Any company, firm, cooperative or other society,	
public or civic functions and includes Government Companies as defined in Section 617 of the Companies Act, 1956;	
Central or State Government or any such body performing	
financially or administratively controlled or aided by the	
(iii) Any statutory or non-statutory body created, owned,	
controlled or aided by the Central or State Government;	
 (ii) Local authorities and authorities or bodies owned,	
(i) Departments and Ministries of Government;	
(e) 'establishment' means and includes;	
includes all forms of discrimination, including denial of reasonable accommodation;	
political, economic, social, cultural, civil or any other field and	
others, of all human rights and fundamental freedoms in the	
recognition, enjoyment or exercise, on an equal basis with	
has the purpose or effect of impairing or nullifying the	
restriction on the basis of gender identity and expression which	
(d) 'discrimination' means any distinction, exclusion or	
transgender person in society;	
factors which hampers the full and effective participation, of	
economic, institutional, political, religious, social or structural	
(c) 'barrier' means any factor including attitudinal, cultural,	
be, the Government of a Union Territory with legislature.	
(ii) In all other cases, the State Government or, as the case may	
VII of the Constitution, the Central Government;	
or the provider of a service which pertains to List 1 in Schedule	

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	association, trust, agency, institution, organization, union,	
	industry, supplier of goods or services, factory or other non-	
	statutory body which is not covered under clause (a) to (c) and	
	provides services as defined in clause (r) section 2;	
	(f) 'exploitation' means using a Transgender Person to one's own	
	advantage to which one is not otherwise entitled, or to the	
	latter's disadvantage, to which such latter person is not	
	otherwise liable;	
	(g) 'higher education' means a course of education which can be	
	pursued after completing twelve years of school education;	
	(h) 'human rights' shall have the meaning assigned to it in Clause	
	(i) of Section 2 of the Protection of Human Rights Act, 1993;	
	(i) 'inclusive education' means a system of education wherein all	
	students learn together, most or all of the time;	
	(j) 'institution' means an institution for the reception, care,	
	protection, education, training, rehabilitation or any other	
	service of transgender persons;	
	(k) 'local authority' means a municipality, a Cantonment Board, a	
	Panchayat or any other authority, established under an Act of	
	Parliament, or a State Legislature to administer the civic affairs of	
	any habitation as defined in or under such Act;	
	(I) 'prescribed' means prescribed by rules made under this Act;	
	(m) 'public building' means a building, irrespective of ownership,	
	which is used and accessed by the public at large; and includes	
	its entrance, exit, parking space, footpath and other appurtenant	
	lands;	

(n) 'reasonable accommodation' means an accommodation	
needed to ensure transgender persons the enjoyment or	
exercise on an equal basis with others of all human rights and	
fundamental freedoms;	
(o) 'registered organization' means an association transgender	
persons, or a voluntary, non-governmental or charitable	
organization or trust, society, non-profit company working for	
transgender persons, duly registered under an Act of Parliament	
or a State Legislature;	
(p) `rehabilitation' refers to a process aimed at enabling	
transgender persons to attain and maintain maximum	
independence, full physical, sensory, intellectual psychiatric,	
social and vocational ability, and inclusion and participation in all	
aspects of life	
(q) 'services' means services provided by members of any	
profession or trade, or provided by any Government, local	
authority or establishment and includes services relating to	
banking and finance; education; health; insurance; rehabilitation;	
entertainment recreation and hospitality; transport or travel;	
and telecommunications;	
 (r) Stigma against Transgender Persons refers to devaluing of	
transgender-identified or gender non-conforming people, and	
negative attitudes toward and lower levels of status accorded to	
non-cis-gender identified people and communities.	
(s) 'Transgender Person' means a person, whose gender does	
not match with the gender assigned to that person at birth and	
includes trans-men and trans-women (whether or not they have	
undergone sex reassignment surgery or hormone therapy or	
laser therapy etc.), gender-queers and a number of socio-cultural	
identities such as — kinnars, hijras, aravanis, jogtas etc.	
A transgender person should have the option to choose	
either 'man', 'woman' or 'transgender' as well as have the right	
to choose any of the options independent of surgery/ hormones.	

	(t) 'violence' means the intentional use of physical force or	
	power, threatened or actual, against oneself, another person, or	
	against a group or community, that either results in or has a high	
	likelihood of resulting in injury, death, psychological harm, mal	
	development, or deprivation.	
	3. The appropriate Government and local authorities shall,	Guiding Principles
	subject to the provisions of this Act and any other law for the	
	time being in force, take the following necessary steps to secure	
	for transgender persons:—	
	(a) respect for inherent dignity, individual autonomy including	
	the freedom to make one's own choices, and independence of	
	persons;	
	(b) non-discrimination;	
	(c) full and effective participation and inclusion in	
	society;	
	(d) equality of opportunity; and	
	(e) accessibility.	
	(f) Inclusive approach	
	4. The provisions of this Act shall have effect notwithstanding	Act to have
	anything inconsistent therewith contained in any enactment	overriding effect
	other than this Act or in any instrument having effect by virtue of	
	any enactment other than this Act.	
	CHAPTER II	Identification of
	TRANSGENDER IDENTITY	Transgender
		Persons
	1. Transgender should be declared as the third gender, and a	
	Transgender Person should have the option to identify as 'man',	
	'woman' or 'transgender' as well as have the right to choose any	
	of the options independent of surgery/hormones. Only the	
	nomenclature 'transgender' should be used and nomenclatures	
	like 'other' or 'others' should not be used.	
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2. Certificate that a person is a transgender person should be	
issued by a state level authority duly designated or constituted	
by respective the State/UT on the lines of Tamil Nadu Aravanis	
Welfare Board, on the recommendation of a District level	
Screening Committee headed by the Collector/District	
Magistrate and comprising District Social Welfare Officer,	
psychologist, psychiatrist, a social worker and two	
representatives of transgender community and such other	
person or official as the State Govt/UT Administration deems	
appropriate.	
3. The certificate issued should be acceptable to all authorities	
for indicating the gender on official documents like ration card,	
passport, birth certificate, aadhaar card, etc.	
CHAPTER III	
RIGHTS AND ENTITLEMENTS	
5. A harmonious reading of the Constitutional provisions as well	Constitutional
as the provisions of the Citizenship Act, 1955 and the General	protection
Clauses Act, 1897 Act would show that in fact there is no conflict	
or limitation imposed on the concept of 'person' by any of these	
laws and a Transgender Person would undoubtedly fall within	
the definition of 'person'. It is evident that the Constitution of	
India guarantees right to equality and non-discrimination for all	
including transgender persons.	
6. (1) The appropriate Government shall take all necessary steps	Equality and Non-
to ensure that transgender persons enjoy the right of equality	Discrimination
guaranteed by Article 15 of the Constitution of India on an equal	
basis with others.	
(2) The appropriate Government shall take all necessary steps to	
ensure reasonable accommodation for the transgender persons.	

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	7. The appropriate Government and local authorities shall take	Transgender Children
	all necessary measures to ensure that transgender children enjoy	
	human rights on an equal basis with other children and also	
	ensure that they have the right to freely express their views on	
	all matters affecting them on equal basis with other children.	
	8. (1) The appropriate Government shall take necessary steps to	Right to life and
	ensure that Transgender Persons enjoy the right to life with	Personal Liberty.
	dignity and to personal liberty guaranteed by article 21 of the	
	Constitution of India on an equal basis with others.	
	(2) No person shall be deprived of his personal liberty only on the	
	ground of being a transgender.	
	9. (1) All Transgender Persons shall have the right to live in the	Right to live in
	community with choices equal to others.	Community
	(2) The appropriate Government and local authorities shall take	
	appropriate measures to ensure full enjoyment of the right	
	mentioned in sub-section (1) of section 7 by:—	
	(a) ensuring that Transgender Persons have access to a range	
	of in-house, residential and other community support services,	
	including assistance necessary to support living and inclusion	
	with community; and	
	(b) making community services and facilities for the general	
	population available on an equal basis to Transgender	
	Persons.	
Right to		
Integrity	physical and mental integrity on an equal basis with others.	
	11. The appropriate Government and local authorities shall take	Protection from
	all appropriate administrative and other measures to protect	torture or cruel, in
		human or degrading
	persons from being subjected to torture, or cruel, inhuman or	treatment of
	degrading treatment or punishment.	punishment
	12. (1) The appropriate Government and local authorities shall	Protection from abuse,
	take all appropriate administrative, social, educational and other	violence and

measures to protect Transgender Persons, both within and	Exploitation
outside the home, from all forms of abuse, violence and	
exploitation.	
(2) Any police officer who receives a complaint or otherwise	
comes to know of abuse, violence or exploitation towards any	
Transgender Person shall inform the aggrieved person of:	
(a) the right to apply for protection under sub-section (2) of	
section	
(b) the particulars of the nearest organization or institution	
working for the rehabilitation of Transgender Person who have	
been subject to abuse, violence or exploitation;	
(c) the particulars of the Executive Magistrate having jurisdiction	
to provide assistance to aggrieved persons;	
(3) The appropriate Government shall take all appropriate	
measures to prevent abuse, violence and exploitation against	
Transgender Persons by, inter alia providing information and	
raising awareness on:	
(a) taking cognizance of incidents of abuse, violence and	
exploitation;	
(b) the legal remedies available against such incidents;	
(c) steps to be taken for avoiding such incidents;	
(d) pocedure for reporting such incidents; and	
(e) steps required for the rescue, protection and rehabilitation of	
Transgender Persons who have been victims of such incidents.	
(4) Necessary amendments in IPC to cover the cases of sexual	
assault on Transgender Persons.	
 (8) Criminal and disciplinary action against delinquent police	
official in cases of violation of human rights of Transgender	
Persons.	
13. (1) No child who is a transgender shall be separated from his	Right to Home and
or her parents on grounds of being a transgender except on an	Family
order of competent Court, if required in the best interest of the	
child.	

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	(2) Where the immediate family is unable to care for a	
	transgender child, the competent Court shall make every effort	
	to place such child within his or her extended family, or within	
	the community in a family setting.	
	Explanation—'Family' means a group of people related by	
	blood, marriage or adoption to the Transgender Person.	
Freedom of	14. The appropriate Government and local authorities shall take	
Speech etc.	steps to ensure that Transgender Persons are able to enjoy the	
	rights regarding freedom of speech, etc., provided by Article 19	
	of the Constitution of India, on an equal basis with others.	
	CHAPTER IV	
	EDUCATION	
	15. The appropriate Government and local authorities shall	Duty of Educational
	ensure that all educational institutions funded or recognized by	Institutions to provide
	them, provide inclusive education, and inter alia,—	Inclusive Education to
		Transgender Students
	(i) admit transgender students without discrimination and	
	provide them education as also opportunities for sports,	
	recreation and leisure activities on an equal basis with other;	
	(ii) provide reasonable accommodation of the individual's	
	requirements;	
	(iii) provide necessary support in environment that maximize	
	academic and social development, consistent with the goal of	
	full inclusion;	
	(iv) monitor participation, progress in terms of attainment	
	levels, and completion of education, in respect of every	
	transgender student.	
	(v) Government should provide scholarship/entitlements,	
	fee-waiver, free textbooks, free hostel accommodation and	
	other facilities at subsidized rates for students belonging to this	
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group.	
(vi) All the educational institutions/universities should	
establish an anti-discrimination cell to monitor any form of	
discrimination against the transgender community.	
16. The Appropriate Government and local authorities shall ensure participation of Transgender Persons in adult education and continuing education programmes on an equal basis with	Adult Education for Transgender Person.
others.	
CHAPTER V	
SKILL DEVELOPMENT & EMPLOYMENT	
17. (1) The appropriate Government shall formulate schemes and programmes to facilitate and support employment of Transgender Persons especially for their vocational training and self-employment.	Vocational training and Self- Employement
(2) The appropriate Government shall institute mechanisms for provision of loans at concessional rates to Transgender Persons for self-employment ventures, and for marketing of their products.	
18. (1) No establishment shall discriminate against any Transgender Person in any matter relating to employment including but not limited to recruitment, promotion and other related issues.	Non Discrimination in Employment
(2) Any Transgender Person, if eligible for any post which is be filled, shall have the right to appear for selection and hold the post if selected.	
(3) Establishment of Helpline for Career Guidance and Online Placement Support.	

	CHAPTER VI	
	SOCIAL SECURITY, HEALTH, REHABILITATION &	
	RECREATION	
Social	19. (1) The appropriate Government shall promulgate necessary	Schemes and
Security	schemes and programmes for empowerment of this community	programmes for
	and to enable them to live independently in the community.	empowerment
	(2) the schemes under sub-section (1) of section 17 shall inter-	
	alia provide:—	
	(a) Scholarships to transgender students;	
	(b) Pension to Transgender Persons subject to criteria as may	
	be prescribed;	
	(c) Financial assistance to the parents of Transgender children;	
	(d) Assistance for Skill Development training to Transgender	
	Persons.	
	(e) Facilities for Transgender Children who have no families or	
	have been abandoned, or are without shelter or livelihood;	
	(f) access to safe drinking water and appropriate and accessible	
	sanitation facilities especially in urban slums and rural areas.	
	(g) safe and hygienic community centres with decent living	
	conditions in terms of nutritious food, sanitation, health care	
	and counselling;	
	and coursening,	
	20. (1) The appropriate Government and local authorities shall	Health care facilities
	take necessary measures to provide transgender persons:—	
	(a) separate HIV Sero-survellance Centres since they face	
	several sexual health issues;	
	(b) sex reassignment surgery, free of cost;	
	(c) barrier-free access in the hospitals and other healthcare	
	institutions and centres;	
	(2) To fulfil its obligation under this Section, the appropriate	
	Governments shall make schemes and programmes with	

participation and involvement of Transgender Persons and care-	
givers that inter alia makes provision for coverage of medical	
expenses and therapeutic intervention by a comprehensive	
insurance scheme for transgender persons.	
21. (1) The appropriate Government and local authorities shall	Rehabilitation of
undertake or cause to be undertaken services and programmes	Transgender Persons
of rehabilitation, particularly in the areas of health, education	
and employment for all Transgender Persons.	
(2) The service and programmes shall be designed so to begin	
at the earliest possible stage and to be based on a	
comprehensive assessment of issues faced by Transgender	
Persons.	
(3) For purposes of sub-section (1) of section 19, read with sub-	
section (2), the appropriate Government and local authorities	
shall, subject to fulfilment of financial and other norms, and	
availability of budgetary allocation, grant financial assistance to	
non- governmental organizations.	
(4) The appropriate Government and local authorities, while	
formulating rehabilitation policies, shall consult the non-	
governmental organizations working for the cause of	
Transgender Persons.	
(5) Without prejudice to the generality of sub-section (1) of	
section 19, the appropriate Government shall by notification	
formulate schemes to provide aid to Transgender Persons.	
22. The appropriate Government and local authorities shall	Leisure Culture and
take suitable measures to promote and protect the right of all	Recreation.
transgender persons to have a cultural life and to participate in	
leisure and recreational activities on an equal basis with	
others.	

23. Those Transgender Persons who by birth do not belong	Reservation ir
to Scheduled Caste or Scheduled Tribe may be declared as	Employment
Backward Class and be entitled for reservation under the	
existing ceiling of OBC category.	
Provided that those Transgender Persons who by	
birth belong to Scheduled Caste or Scheduled Tribe would be	
entitled for reservation under their respective categories as	
per the existing Rules.	
Provided that Transgender Persons are not to be	
prevented from competing for seats which are not reserved for	
them.	
CHAPTER VII	
DUTIES AND RESPONSIBILITIES OF APPROPRIATE	
GOVERNMENT	
25. (1) The appropriate Government shall conduct, sponsor,	Awareness Raising
encourage, support or promote on a regular and continuous	
basis information campaigns and sensitization programmes to	
ensure that the rights recognized in this legislation are	
respected, protected and promoted.	
(2) The campaigns shall aim at enabling both state and civil	
society to comprehend transgenderism as an integral part of the	
human condition, to recognize the capabilities and contributions	
of transgender persons, and to combat the stereotypes,	
prejudices and harmful practices which impede the participation	
of transgender persons on an equal basis with others;	

	(3) Without prejudice to the general awareness raising obligation	
	in sub-section (1) of section 25, such programmes, campaigns	
	and workshops shall inter-alia,—	
	(a) Promote values of inclusion, tolerance, empathy and	
	respected for diversity;	
	(b) advance recognition of the skills, merits and abilities of	
	transgender persons and of their contributions to the	
	workforce, labour market and professional fee;	
	(c) Foster respect for the decisions made by Transgender	
	Persons on all matters related to family life, relationships,	
	bearing and raising children;	
	(d) Provide orientation and sensitization at the school, college,	
	university and professional training level on the human	
	condition of transgenderism and the rights of Transgender	
	Persons; and	
	(e) Provide orientation and sensitization on transgenderism	
	and rights of Transgender Persons to employers,	
	adminsitrators and co-workers.	
	CHAPTER VIII	
	MISCELLANEOUS	
	27. The Central Government shall, after due appropriation made	
	by Parliament by law in this behalf, provide adequate funds,	
	from time to time, for carrying out the purposes of this Act.	
	28. The provisions of this Act or the rules made there under shall	
	be in addition and not in derogation of any other legislation,	
	rules, orders or instructions which provides any entitlement or	
	benefit to Transgender Persons.	
	29 . No suit prosecution or other legal proceeding shall lie against	
	any person for anything which is done in good faith or intended	
	to be done under this Act or any rule there made under.	
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30. (1) If any difficulty arises in giving effect to the provisions of	
this Act, the Central Government may, by order published in the	
Official Gazette, make such provisions, not inconsistent with the	
provisions of this Act as appear to it to be necessary or	
expedient for removing the difficulty:	
Provided that no such order shall be made after the expiry of the	
period of two years from the date of commencement of this Act.	
(2) Every order made under this section shall, as soon as may be	
after it is made, be laid before each House of Parliament.	
31. (1) Subject to the Other Provisions of this Act, the	
appropriate Government may, by notification, make rules for	
carrying out the provisions of this Act.	
(2) Every rule made by the Central Government under this Act	
shall be laid, as soon as may be after it is made before each	
house of Parliament, while it is in session, for a total period of	
thirty days which may be comprised in one session or in two or	
more successive sessions and if, before the expiry of the session	
immediately following the session or the successive sessions	
aforesaid, both Houses agree in making any modification in the	
rule of both Houses agree that the rule should not be made, the	
rule shall thereafter have effect only in such modified form, or be	
of no effect as the case may be; so, however, that any such	
modification or annulment shall be without prejudice to the	
validity of anything previously done under that rule.	
(3) Every rule made by the State Government under this section	
shall be laid, as soon as may be after it is made, before each	
House of the State Legislature where it consists of two Houses, or	
where such legislature consists of one house, before that house.	
