

Minutes of 386th meeting of WRC

Ravindra Kadu <ravindrakadu578@gmail.com>

Tue 30-May-23 9:34 AM

To: wrc <wrc@ncte-india.org>

To

Regional Director,
NCTE-WRC

Madam

I have received mail regarding the final draft minutes of 386th meeting of WRC, I am traveling in remote destination, it is not possible me to scanned the draft document and returned it to you with signature, Hence considering the urgency of the matter here I approved the minutes of 386th meeting containing the 22 items and I authorized you to upload the same with your counter signature on official website of NCTE.

Dr. Ravindra kadu,
Chairman, WRC-NCTE

The minutes of 386th meeting have been approved by the Chairperson Sh Ravinder Kadu vide email (appended above) sent on 30th May 2023 at 9:34 AM. The chairperson has authorized RD-WRC / Governor-WRC to upload the minutes on the website.

Meeta Bhatti
30/05/2023.

MINUTES OF 386th EMERGENT MEETING OF WRC HELD ON 26th MAY, 2023

The 386th Meeting of Western Regional Committee (WRC), National Council for Teacher Education was held on 26th May, 2023 through virtual mode.

The following Members were present:-

01	Dr. Ravindra Mahadeorao Kadu	Chairperson
02	Dr. Nalini Patil	Member
03	Sh. Jai Ram Khatik	State Representative of the Govt. of Rajasthan
04	Dr. Meetu Bharti	Regional Director, WRC, NCTE

Dr. Anil Kumar, Dr. Mahender Kumar Chotalia, Dr. Harshad Patel, Members and State Representatives of Maharashtra, Madhya Pradesh, Gujarat, Goa, Chhattisgarh, Dadra & Nagar Haveli and Daman & Diu did not attend the meeting.

With permission of the Chair, Dr. Meetu Bharti, Regional Director, WRC, presented the Agenda before the Committee. Item-wise decisions taken on each agenda item are as under:

I.

S. No.	Application Code	Name of the institution	Course	Decision of WRC
1	NRCAPP7822	SHREE SHYAM T.T. SCHOOL, VILLAGE & POST OFFICE -BHANKARI, TEHSIL FALUKA - KOTPUTLI, DISTRICT - JAIPUR 303110, RAJASTHAN	D.EL.ED	<p>The original file of the institution along with other related documents was carefully examined in the light of the NCTE Act, 1993, Regulations and Guidelines issued by NCTE from time to time and the Committee observed as under:</p> <ul style="list-style-type: none">• The institution made online application for D.EL.ED Course for one unit on 31.12.2012.• Hard copy of application received on 07.01.2013.• The application of the institution was rejected in 2013 on the ground of recommendation of the state government.• The institution filed Writ Petition 17163/2018 in the Hon'ble High Court of Rajasthan at Jodhpur which was decided vide order dated 02.11.2018.• The matter was considered by the NRC in its 301st meeting held on 09th to 11th may, 2019 and the committee decided to issue Show Cause Notice on the following grounds:<ol style="list-style-type: none">1. NOC of the affiliating body has not been submitted.2. The institution has not been submitted any proof / evidence to prove that it is a composite institution as per clause 2(b) of NCTE Regulations, 2014.3. The institution has not been submitted Non-encumbrance (NEC) Certificate.4. The institution has not submitted the processing fees of Rs. 1.50 lakhs as required in Rule 9 of NCTE Rules 1997 amended vide Notification dt. 27.05.2015.

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				<ul style="list-style-type: none"> • Accordingly, the Show Cause Notice was issued to the institution vide dated 29.05.2019 and the reply received on 25.06.2019, 09.10.2019, 23.10.2019. • The matter was considered by the NRC in its 329th meeting held on 17th to 19th February, 2021 and the committee decided that VT be constituted under section 14/15. • Accordingly, the inspection was conducted on 22.03.2021. • The institution filed a writ petition in the hon'ble high court of Delhi at New Delhi W.P (C) 3101/2022 which was decided vide order dt 18.02.2022. • The institution has filed CONT.CAS(C) 486/2022 In the High Court of Delhi at New Delhi. • The matter was considered by the WRC in its 365th meeting held on 30th June , 2022 and the Committee decided that show Cause Notice prior to refusal of recognition be issued to the institution u/s 14/15 (3) (b) of the NCTE Act for B.Ed. programme to submit reply to SCN within a period of 15 days. • The institution has submitted reply on the basis of uploaded minutes on the website. And reply received in this office on 18.07.2022. • NCTE vide 55th GB Meeting held on 14.07.2022 has taken a policy decision in alignment of the National Education Policy, 2020 to discontinue the processing of all courses which are not in line with the NEP, 2020 and to return the pending applications of the Institutions along with the processing fees. It was also decided in the said GB Meeting that in the event the matters/applications have been reopened in pursuance of an order of the Hon'ble Court along with a stay application against the order by the Hon'ble Court for processing of application. • NCTE filed LPA No. 582/2022 NCTE & Anr v. Shree Shyam TT School Challenging the Writ Orders and the Hon'ble Court was pleased to grant stay on the application of the said writ orders in matter vide order dated 14.10.2022. • The matter was again listed on 07.03.2023 wherein the said LPA was disposed of with directions to decide the applications within a period of 6 weeks from the date of the order. • The matter was placed in 383rd meeting of WRC held on 20th and 21st April 2023 and the Committee observed as follows:
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				<p><i>“WRC examined the facts of the case and unanimously came to a conclusion that the legal issues arising in pursuance of the Apex Body’s decision in its 55th General Body Meeting held on 14.07.2022 being faced by the Regional Committees with regards to this and every pending application which is the matter of various pending contempt carry implication which are contrary to the objective of NEP 2020. Therefore, the said legal issues should be cited in detail in a letter and the same should be referred to NCTE Headquarters today (i.e. 20.04.2023) for further instructions/clarifications as the policy decisions taken in the 55th General Body Meeting are directly involved.”</i></p> <p><i>Accordingly, a letter dated 20.04.2023 was written to the NCTE Hqrs. and the reply of the same was received vide letter dated. 22.04.2023.</i></p> <p><i>The Committee has taken the letter from NCTE Hqrs. dated 22.04.2023 in cognizance in 384th meeting of WRC held on 10th and 11th May, 2023 and decided as follows:</i></p> <ol style="list-style-type: none"><i>1. Since the matter involves legal issues which may have implications contrary to the objectives of NEP 2020, legal opinion of Ld. ASG be sought.”</i><i>2. The committee will respond to the points (in the letter dated 22.04.2023) pertaining to the committee and for other points, RD will submit a reply in due course of time.</i> <ul style="list-style-type: none">• Considering the gravity of the matter, as LPA filed as per GB decision got dismissed and since the policy matters are involved legal opinion from the Standing Counsel of NCTE at the Supreme Court of India was sought through NCTE HQrs on the issues involved and received the same on 25.05.2023.• The opinion rendered by the standing counsel is reproduced in concluded form below:
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				<p><i>“In view of the analysis of given factual position, the decision of NCTE Council in its 55th General Body meeting dated 14.07.2022 to return the pending applications of institutes in view of NEP, the scheme and scope of the NCTE Act and Regulations, specifically section 12 and 20(6) of the NCTE Act, it is concluded that the Regional Committees may return/reject the pending applications of the institutes as per the decision of 55th General Body meeting in line with the decisions taken by NRC in its 394th meeting instead of filing numerous LPAs. However in order to avoid further litigation and other consequences, in matters wherein courts have ordered to consider the applications, the respective Regional Committees specifically need to mention defects in each application while supporting its decision as a policy decision taken in above 55th meeting and return thee applications with speaking order on merits of each application along with return of fee.”</i></p> <p>In view of decision of 55th General Body meeting of the Council, mandate as provided in the NEP 2020 and Legal Opinion as rendered by Advocate, the Committee decides as follows:</p> <p>As per the decision taken by General Body in its 55th meeting, the pending application along with the processing fee be returned to the concerned institution.</p>
2	NRCAPP-10283	TSK TT COLLEGE, DISTRICT-SIROHI, RAJASTHAN	B.ED	<p>The original file of the institution along with other related documents was carefully examined in the light of the NCTE Act, 1993, Regulations and Guidelines issued by NCTE from time to time and the Committee observed as under:</p> <ul style="list-style-type: none"> • The institution made online application for B.ED Course for one unit on 24.05.2015. • The matter was considered by NRC in it's 298th meeting held on 11th to 12th March, 2019 and the committee decided as under : <i>“1) The institution has applied under the proposed composite category with another application No. NRCAPP-14213 for D.El.Ed. course which is under process for VT constitution. Both the cases will be placed report in the subsequent meeting after the receipt of VT.”</i>

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			<ul style="list-style-type: none"> • The matter was considered by NRC in it's 299th meeting held on 1th to 05th April, 2019 and the committee decided as under : • <i>" show cause notice be issued under Section 14/15 (3)(b) of the NCTE Act, 1993 to the institution to submit reply within 30 days from the date of issue of show cause notice."</i> • Accordingly, SCN issued on 01.05.2019. • The Institution submitted reply 15.04.2019 on basis of uploaded minutes. • The matter was considered by NRC in it's 306th meeting held on 28th to 30th August, 2019 and the committee decided as under : • <i>" show cause notice be issued under Section 14/15 (3)(b) of the NCTE Act, 1993 to the institution to submit reply within 30 days from the date of issue of show cause notice."</i> • Accordingly, SCN issued on 19.09.2019. • The Institution submitted reply 23.09.2019 on basis of uploaded minutes. • The institution has filed W.P. (C) 2072/2020 in the High Court of Delhi at New Delhi which was decided vide order date 24.02.2020. • The matter was considered by NRC in it's 311th meeting held on 16th -18th January,2020 and the committee was decided to re-examine the matter in the next meeting. • The institution has filed CONT.CAS(C) 446/2020 In the High Court of Delhi at New Delhi. • The matter was again considered in 316th meeting of WRC meeting held on 27th to 28th August & 04th September,2020, and the committee decided to write a letter the State Government and NCTE HQs for seeking clarification on the matter. <p>Accordingly the letter was sent to State Government of Rajasthan vide dated 21st September 2020 and the DS (Legal) NCTE-HQrs vide dated 22nd September 2020.</p> <ul style="list-style-type: none"> • The matter was considered by the WRC in its 319th meeting of WRC held on 20th – 21st October, 2020 and the committee decided that Letter of Intent under section 7(13) be issued to the institution for B.Ed. programme. • Accordingly, the letter of intent was issued to the institution vide dated 05.11.2020. • The institution submitted reply to the LOI on 05.1.2021.
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				<ul style="list-style-type: none"> • The matter was considered by the WRC in its 331st meeting of WRC held on 25th February, 2021 and the committee decided that last opportunity be given to the institution to reply within 30 days u/s 14 of the NCTE Act for B.Ed. programme. • Accordingly, Final Show Cause Notice was issued to the institution on dt. 23.03.2021. • The institution did not submit any reply to the Final SCN. • The matter was considered by the WRC in its 337th meeting of WRC held on 7th – 9th July, 2021 and the committee decided that that application of the institution be refused u/s 14 (3) (b) of the NCTE Act for B.Ed. programme. • Accordingly, The Refusal Order issued to the institution on 17.07.2021. • The institution has filed W.P. (C) 8993/2021 in the High Court of Delhi at New Delhi which was decided vide order date 02.03.2022. • The institution has filed CONT.CAS(C) 500/2022 In the High Court of Delhi at New Delhi. • The matter was considered by the WRC in its 365th meeting of WRC held on 30th June, 2022 and the committee decided that show cause notice prior to refusal of recognition be issued to the institution u/s 14/15 (3) (b) of the NCTE Act for B.Ed. programme to submit reply to SCN within 15 days from the date of uploading of minutes on the website failing which the WRC will take decision as deemed fit as per the provisions contained in the NCTE Act and Regulations. • The institution has not submitted reply of Show Cause Notice till date. • NCTE vide 55th GB Meeting held on 14.07.2022 has taken a policy decision in alignment of the National Education Policy, 2020 to discontinue the processing of all courses which are not in line with the NEP, 2020 and to return the pending applications of the Institutions along with the processing fees. It was also decided in the said GB Meeting that in the event the matters/applications have been reopened in pursuance of an order of the Hon'ble Court along with a stay application against the order by the Hon'ble Court for processing of application.
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				<ul style="list-style-type: none"> • NCTE filed LPA No. 579/2022 NCTE & Anr v. TSK TT College Challenging the Writ Order and the Hon'ble Court was pleased to grant stay on the application of the said writ order in matter vide order dated 14.10.2022. • The matter was again listed on 07.03.2023 wherein the said LPA was disposed of with directions to decide the applications within a period of 6 weeks from the date of the order. • The matter was placed in 383rd meeting of WRC held on 20th and 21st April 2023 and the Committee observed as follows: "WRC examined the facts of the case and unanimously came to a conclusion that the legal issues arising in pursuance of the Apex Body's decision in its 55th General Body Meeting held on 14.07.2022 being faced by the Regional Committees with regards to this and every pending application which is the matter of various pending contempt carry implication which are contrary to the objective of NEP 2020. Therefore, the said legal issues should be cited in detail in a letter and the same should be referred to NCTE Headquarters today (i.e. 20.04.2023) for further instructions/clarifications as the policy decisions taken in the 55th General Body Meeting are directly involved." • Accordingly, a letter dated 20.04.2023 was written to the NCTE Hqrs. And the reply of the same was received vide letter dated. 22.04.2023. • The Committee has taken the letter from NCTE Hqrs. dated 22.04.2023 in cognizance in 384th meeting of WRC held on 10th and 11th May,2023 and decided as follows: <ol style="list-style-type: none"> 1. "Since the matter involves legal issues which may have implications contrary to the objectives of NEP 2020, legal opinion of Ld. ASG be sought." 2. The committee will respond to the points (in the letter dated 22.04.2023) pertaining to the committee and for other points, RD will submit a reply in due course of time. • Considering the gravity of the matter, as LPA filed as per GB decision got dismissed and since the policy matters are involved legal opinion from the Standing Counsel of NCTE at the Supreme Court of India was sought through NCTE HQrs on the issues involved and received the same on 25.05.2023.
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			<ul style="list-style-type: none">• The opinion rendered by the standing counsel is reproduced in concluded form below:• “In view of the analysis of given factual position, the decision of NCTE Council in its 55th General Body meeting dated 14.07.2022 to return the pending applications of institutes in view of NEP, the scheme and scope of the NCTE Act and Regulations, specifically section 12 and 20(6) of the NCTE Act, it is concluded that the Regional Committees may return/reject the pending applications of the institutes as per the decision of 55th General Body meeting in line with the decisions taken by NRC in its 394th meeting instead of filing numerous LPAs.• However in order to avoid further litigation and other consequences, in matters wherein courts have ordered to consider the applications, the respective Regional Committees specifically need to mention defects in each application while supporting its decision as a policy decision taken in above 55th meeting and return thee applications with speaking order on merits of each application along with return of fee.” <p>In view of the fact that institution has not submitted any reply to the final SCN issued on 23.03.2021 and LOI issued on 07.11.2020 and decision of 55th General Body meeting of the Council, mandate as provided in the NEP 2020 and Legal Opinion as rendered by Advocate, the Committee decides as follows:</p> <p>The pending application along with the processing fee be returned to the concerned institution as per decision taken by General Body in its 55th meeting.</p>
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3.	RJ...	SAINGER COLLEGE OF EDUCATION, NEAR BUS STAND, BASERI, DISTRICT- DHOLPUR 328022, RAJASTHAN	BEd.	<p>The original file of the institution along with other related documents was carefully examined in the light of the NCTE Act, 1993, Regulations and Guidelines issued by NCTE from time to time and the Committee observed as under: <i>The matter was considered in 368th meeting of WRC on 27-28 July 2022 and the committee decided that show cause notice be issued to the institution U.s 14/15(3)(b) of the NCTE Act for B.Ed. programme. Reply should reach this office within 15 days from the date of uploading the minutes on the website of NCTE.</i></p> <ul style="list-style-type: none"> The matter was placed in 383rd meeting of WRC held on 20th and 21st April 2023 and the Committee observed as follows: <i>"WRC examined the facts of the case and unanimously came to a conclusion that the legal issues arising in pursuance of the Apex Body's decision in its 55th General Body Meeting held on 14.07.2022 being faced by the Regional Committees with regards to this and every pending application which is the matter of various pending contempt carry implication which are contrary to the objective of NEP 2020. Therefore, the said legal issues should be cited in detail in a letter and the same should be referred to NCTE Headquarters today (i.e. 20.04.2023) for further instructions/clarifications as the policy decisions taken in the 55th General Body Meeting are directly involved."</i> Accordingly, a letter dated 20.04.2023 was written to the NCTE Hqrs. And the reply of the same was received vide letter dated. 22.04.2023. The Committee has taken the letter from NCTE Hqrs. dated 22.04.2023 in cognizance in 384th meeting of WRC held on 10th and 11th May,2023 and decided as follows: 1. "Since the matter involves legal issues which may have implications contrary to the objectives of NEP 2020, legal opinion of Ld. ASG be sought." 2. The committee will respond to the points (in the letter dated 22.04.2023) pertaining to the committee and for other points, RD will submit a reply in due course of time.
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				<ul style="list-style-type: none"> • Considering the gravity of the matter, as LPA filed as per GB decision got dismissed and since the policy matters are involved legal opinion from the Standing Counsel of NCTE at the Supreme Court of India was sought through NCTE HQrs on the issues involved and received the same on 25.05.2023. • The opinion rendered by the standing counsel is reproduced in concluded form below: <i>"In view of the analysis of given factual position, the decision of NCTE Council in its 55th General Body meeting dated 14.07.2022 to return the pending applications of institutes in view of NEP, the scheme and scope of the NCTE Act and Regulations, specifically section 12 and 20(6) of the NCTE Act, it is concluded that the Regional Committees may return/reject the pending applications of the institutes as per the decision of 55th General Body meeting in line with the decisions taken by NRC in its 394th meeting instead of filing numerous LPAs. However in order to avoid further litigation and other consequences, in matters wherein courts have ordered to consider the applications, the respective Regional Committees specifically need to mention defects in each application while supporting its decision as a policy decision taken in above 55th meeting and return thee applications with speaking order on merits of each application along with return of fee."</i> <p>In view of the decision of 55th General Body meeting of the Council, mandate as provided in the NEP 2020 and Legal Opinion as rendered by Advocate, the Committee decides as follows: The pending application along with the processing fee be returned to the concerned institution as per decision taken by General Body in its 55th meeting.</p>
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MINUTES OF 386th EMERGENT MEETING OF WRC HELD ON 26th MAY, 2023

4.	NRCAPP8320	SG STC COLLEGE BHINMAL, PLOT NO.02, VILLAGE- BHINMAL, DISTRICT - JALORE, PIN CODE - 343029, RAJASTHAN	D.EL.ED	<p>The original file of the institution along with other related documents was carefully examined in the light of the NCTE Act, 1993, Regulations and Guidelines issued by NCTE from time to time and the Committee observed as under:</p> <ul style="list-style-type: none"> • The institution made online application for D.EL.ED Course for two units on 31.12.2012 • Hard copy of application received on 07.11.2013. • The matter was placed before the NRC in its 300th meeting held on April 15th to 16th, 2019 and the committee decided that show cause notice be issued under Section 14/15 (3)(b) of the NCTE Act, 1993 to the institution to submit reply within 30 days from the date of issue of show cause notice. • Accordingly Show Cause Notice issued to the Institution on 01.05.2019. • The institution has filed W.P. (C) 9286/2020 in the High Court of Delhi at New Delhi which was decided vide order date 23.11.2020. • The matter was placed before the WRC in its 361st meeting held on April 25th-27th, 2022 and the committee decided that show Cause Notice prior to refusal of recognition be issued to the institution u/s 14/15 (3) (b) of the NCTE Act for D.El.Ed. programme to submit reply to SCN within a period of 30 days. • Institution submitted the reply on 06.06.2022. • The institution has filed CONT.CAS(C) 359/2022 In the High Court of Delhi at New Delhi. • NCTE vide 55th GB Meeting held on 14.07.2022 has taken a policy decision in alignment of the National Education Policy, 2020 to discontinue the processing of all courses which are not in line with the NEP, 2020 and to return the pending applications of the Institutions along with the processing fees. It was also decided in the said GB Meeting that in the event the matters/applications have been reopened in pursuance of an order of the Hon'ble Court along with a stay application against the order by the Hon'ble Court for processing of application.
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				<ul style="list-style-type: none"> • The matter was placed in 383rd meeting of WRC held on 20th and 21st April 2023 and the Committee observed as follows: <i>“WRC examined the facts of the case and unanimously came to a conclusion that the legal issues arising in pursuance of the Apex Body’s decision in its 55th General Body Meeting held on 14.07.2022 being faced by the Regional Committees with regards to this and every pending application which is the matter of various pending contempt carry implication which are contrary to the objective of NEP 2020. Therefore, the said legal issues should be cited in detail in a letter and the same should be referred to NCTE Headquarters today (i.e. 20.04.2023) for further instructions/clarifications as the policy decisions taken in the 55th General Body Meeting are directly involved.”</i> • Accordingly, a letter dated 20.04.2023 was written to the NCTE Hqrs. And the reply of the same was received vide letter dated. 22.04.2023. • The Committee has taken the letter from NCTE Hqrs. dated 22.04.2023 in cognizance in 384th meeting of WRC held on 10th and 11th May,2023 and decided as follows: <ol style="list-style-type: none"> 1. <i>“Since the matter involves legal issues which may have implications contrary to the objectives of NEP 2020, legal opinion of Ld. ASG be sought.”</i> 2. <i>The committee will respond to the points (in the letter dated 22.04.2023) pertaining to the committee and for other points, RD will submit a reply in due course of time.</i> • Considering the gravity of the matter, as LPA filed as per GB decision got dismissed and since the policy matters are involved legal opinion from the Standing Counsel of NCTE at the Supreme Court of India was sought through NCTE HQrs on the issues involved and received the same on 25.05.2023. • . The opinion rendered by the standing counsel is reproduced in concluded form below:
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				<p><i>"In view of the analysis of given factual position, the decision of NCTE Council in its 55th General Body meeting dated 14.07.2022 to return the pending applications of institutes in view of NEP, the scheme and scope of the NCTE Act and Regulations, specifically section 12 and 20(6) of the NCTE Act, it is concluded that the Regional Committees may return/reject the pending applications of the institutes as per the decision of 55th General Body meeting in line with the decisions taken by NRC in its 394th meeting instead of filing numerous LPAs.</i></p> <p><i>However in order to avoid further litigation and other consequences, in matters wherein courts have ordered to consider the applications, the respective Regional Committees specifically need to mention defects in each application while supporting its decision as a policy decision taken in above 55th meeting and return these applications with speaking order on merits of each application along with return of fee."</i></p> <ul style="list-style-type: none">• The committee also observed the following observations/deficiencies regarding the institution:<ol style="list-style-type: none">1. The institution was required to submit notarized copy of CLU issued by the Competent Authority.2. The institution was required to submit notarized copy of Mutation Certificate issued by the Competent Authority.3. The institution has not submitted an affidavit of Rs. 100/- regarding land. <p>In view of the above deficiencies and decision of 55th General Body meeting of the Council, mandate as provided in the NEP 2020 and Legal Opinion as rendered by Advocate, the Committee decides as follows:</p> <p>The pending application along with the processing fee be returned to the concerned institution as per 55th GB decision.</p>
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5.	NRCAPP1124 4	RAJIV GANDHI MAHAVIDYALAYA B.S.T.C., VILLAGE AMARVASI, TEHSIL JAHAJPUR, DISTRICT BHILWADA, RAJASTHAN	D.EL.ED	<p>The original file of the institution alongwith other related documents was carefully examined in the light of the NCTE Act, 1993, Regulations and Guidelines issued by NCTE from time to time and the Committee observed as under:</p> <ul style="list-style-type: none"> • The institution made online application for D.EL.ED Course for two units on 28.05.2015 • The matter was placed before the NRC in its 299th meeting held on 1st – 5th April, 2019 and the committee decided that show cause notice be issued under Section 14/15 (3)(b) of the NCTE Act, 1993 to the institution to submit reply within 30 days from the date of issue of show cause notice. • The institution has filed W.P. (C) 1116/2021 in the High Court of Delhi at New Delhi which was decided vide order date 29.01.2021. • The matter was placed before the WRC in its 368th meeting held on 27th -28th July, 2022 and the committee decided that show Cause Notice be issued to the institution u/s 14/15 (3) (b) of the NCTE Act for D.El.Ed. programme to submit reply to SCN within a period of 15 days. • Institution submitted the reply on 28.08.2022 which was not within stipulated time. • The institution has filed CONT. CAS(C) 464/2022 In the High Court of Delhi at New Delhi. • NCTE vide 55th GB Meeting held on 14.07.2022 has taken a policy decision in alignment of the National Education Policy, 2020 to discontinue the processing of all courses which are not in line with the NEP, 2020 and to return the pending applications of the Institutions along with the processing fees. It was also decided in the said GB Meeting that in the event the matters/applications have been reopened in pursuance of an order of the Hon'ble Court along with a stay application against the order by the Hon'ble Court for processing of application.
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				<ul style="list-style-type: none">• The matter was placed in 383rd meeting of WRC held on 20th and 21st April 2023 and the Committee observed as follows: <i>"WRC examined the facts of the case and unanimously came to a conclusion that the legal issues arising in pursuance of the Apex Body's decision in its 55th General Body Meeting held on 14.07.2022 being faced by the Regional Committees with regards to this and every pending application which is the matter of various pending contempt carry implication which are contrary to the objective of NEP 2020. Therefore, the said legal issues should be cited in detail in a letter and the same should be referred to NCTE Headquarters today (i.e. 20.04.2023) for further instructions/clarifications as the policy decisions taken in the 55th General Body Meeting are directly involved."</i>• Accordingly, a letter dated 20.04.2023 was written to the NCTE Hqrs. And the reply of the same was received vide letter dated. 22.04.2023.• The Committee has taken the letter from NCTE Hqrs. dated 22.04.2023 in cognizance in 384th meeting of WRC held on 10th and 11th May,2023 and decided as follows:<ol style="list-style-type: none">1. <i>"Since the matter involves legal issues which may have implications contrary to the objectives of NEP 2020, legal opinion of Ld. ASG be sought."</i>2. <i>The committee will respond to the points (in the letter dated 22.04.2023) pertaining to the committee and for other points, RD will submit a reply in due course of time.</i>• Considering the gravity of the matter, as LPA filed as per GB decision got dismissed and since the policy matters are involved legal opinion from the Standing Counsel of NCTE at the Supreme Court of India was sought through NCTE HQrs on the issues involved and received the same on 25.05.2023.• The opinion rendered by the standing counsel is reproduced in concluded form below:
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MINUTES OF 386th EMERGENT MEETING OF WRC HELD ON 26th MAY, 2023

				<p><i>"In view of the analysis of given factual position, the decision of NCTE Council in its 55th General Body meeting dated 14.07.2022 to return the pending applications of institutes in view of NEP, the scheme and scope of the NCTE Act and Regulations, specifically section 12 and 20(6) of the NCTE Act, it is concluded that the Regional Committees may return/reject the pending applications of the institutes as per the decision of 55th General Body meeting in line with the decisions taken by NRC in its 394th meeting instead of filing numerous LPAs. However in order to avoid further litigation and other consequences, in matters wherein courts have ordered to consider the applications, the respective Regional Committees specifically need to mention defects in each application while supporting its decision as a policy decision taken in above 55th meeting and return the applications with speaking order on merits of each application along with return of fee."</i></p> <p>In view of the above observation/ deficiencies and decision of 55th General Body meeting of the Council, mandate as provided in the NEP 2020 and Legal Opinion as rendered by Advocate, the Committee decides as follows:</p> <p>The pending application along with the processing fee be returned to the concerned institution as per 55th GB decision.</p>
6.	NRCAPP7400	MAA BHAGWATI STC COLLEGE, PLOT NO.227, STREET/ROAD-227, VILLAGE - DHOLA PALASH, POST OFFICE - KALSADA, TEHSIL TAKULA -ALWAR, TOWN/CM-ALWAR, DISTRICT-ALWAR, PIN CODE 301406, RAJASTHAN	D.El.ED	<p>The original file of the institution along with other related documents was carefully examined in the light of the NCTE Act, 1993, Regulations and Guidelines issued by NCTE from time to time and the Committee observed as under:</p> <ul style="list-style-type: none"> • The institution made online application for D.El.ED Course for two units on 20.12.2012 • The institution has filed W.P. (C) 6514/2019 in the High Court of Rajasthan at Jodhpur which was decided vide order date 10.05.2019. • The matter was placed before the NRC in its 306th meeting held on 28th – 30th August, 2019 and the committee decided that show cause notice be issued to the institution. • Institution submitted the reply vide a letter dt. 23.09.2019.

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				<ul style="list-style-type: none"> • The institution has filed W.P. (C) 9024/2020 in the High Court of Delhi at New Delhi which was decided vide order date 12.11.2020. • The matter was placed before the WRC in its 337th meeting held on 07th – 09th July, 2021 and the committee decided that show cause notice be issued to the institution. • No reply by the institution was received. • The institution has filed CONT. CAS(C) 409/2022 In the High Court of Delhi at New Delhi. • The matter was placed before the WRC in its 366th meeting held on 12th and 14th July, 2022 and the committee decided that final show cause notice be issued to the institution on following grounds: <ol style="list-style-type: none"> 1. Certified copy of land documents 2. Originally notarized C.L.U, NEC, B.P, mutation certificate. • NCTE vide 55th GB Meeting held on 14.07.2022 has taken a policy decision in alignment of the National Education Policy, 2020 to discontinue the processing of all courses which are not in line with the NEP, 2020 and to return the pending applications of the Institutions along with the processing fees. It was also decided in the said GB Meeting that in the event the matters/applications have been reopened in pursuance of an order of the Hon'ble Court along with a stay application against the order by the Hon'ble Court for processing of application. • The matter was placed in 383rd meeting of WRC held on 20th and 21st April 2023 and the Committee observed as follows: <i>"WRC examined the facts of the case and unanimously came to a conclusion that the legal issues arising in pursuance of the Apex Body's decision in its 55th General Body Meeting held on 14.07.2022 being faced by the Regional Committees with regards to this and every pending application which is the matter of various pending contempt carry implication which are contrary to the objective of NEP 2020. Therefore, the said legal issues should be cited in detail in a letter and the same should be referred to NCTE Headquarters today (i.e. 20.04.2023) for further instructions/clarifications as the policy decisions taken in the 55th General Body Meeting are directly involved."</i>
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MINUTES OF 386th EMERGENT MEETING OF WRC HELD ON 26th MAY, 2023

				<ul style="list-style-type: none"> • Accordingly, a letter dated 20.04.2023 was written to the NCTE Hqrs. And the reply of the same was received vide letter dated. 22.04.2023. • The Committee has taken the letter from NCTE Hqrs. dated 22.04.2023 in cognizance in 384th meeting of WRC held on 10th and 11th May,2023 and decided as follows: <ol style="list-style-type: none"> 1. <i>"Since the matter involves legal issues which may have implications contrary to the objectives of NEP 2020, legal opinion of Ld. ASG be sought."</i> 2. <i>The committee will respond to the points (in the letter dated 22.04.2023) pertaining to the committee and for other points, RD will submit a reply in due course of time.</i> • Considering the gravity of the matter, as LPA filed as per GB decision got dismissed and since the policy matters are involved legal opinion from the Standing Counsel of NCTE at the Supreme Court of India was sought through NCTE HQrs on the issues involved and received the same on 25.05.2023. • The opinion rendered by the standing counsel is reproduced in concluded form below: <p><i>"In view of the analysis of given factual position, the decision of NCTE Council in its 55th General Body meeting dated 14.07.2022 to return the pending applications of institutes in view of NEP, the scheme and scope of the NCTE Act and Regulations, specifically section 12 and 20(6) of the NCTE Act, it is concluded that the Regional Committees may return/reject the pending applications of the institutes as per the decision of 55th General Body meeting in line with the decisions taken by NRC in its 394th meeting instead of filing numerous LPAs. However in order to avoid further litigation and other consequences, in matters wherein courts have ordered to consider the applications, the respective Regional Committees specifically need to mention defects in each application while supporting its decision as a policy decision taken in above 55th meeting and return the applications with speaking order on merits of each application along with return of fee."</i></p>
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MINUTES OF 386th EMERGENT MEETING OF WRC HELD ON 26th MAY, 2023

				<p>In view of the above observation/ deficiencies and decision of 55th General Body meeting of the Council, mandate as provided in the NEP 2020 and Legal Opinion as rendered by Advocate, the Committee decides as follows:</p> <p>The pending application along with the processing fee be returned to the concerned institution as per 55th GB decision.</p>
7.	NRCAPP7040	BHAI NITIN KUMAR TEACHER TRAINING COLLEGE BSTC, VILLAGE - RAJGARH, PO - RAJGARH, DISTRICT - CHURU, RAJASTHAN	D.EL.ED	<p>The original file of the institution along with other related documents was carefully examined in the light of the NCTE Act, 1993, Regulations and Guidelines issued by NCTE from time to time and the Committee observed as under:</p> <ul style="list-style-type: none"> • The institution made online application for D.EL.ED Course for two units on 30.12.2012 • Hard copy of application received on 02.01.2013 • The matter was placed before the NRC in its 299th meeting held on 1st – 5th April, 2019 and the committee decided that show cause notice be issued under Section 14/15 (3)(b) of the NCTE Act, 1993 to the institution to submit reply within 30 days from the date of issue of show cause notice. • Institution submitted the reply vide letter dt. 11.05.2019. • The institution has filed W.P. (C) 3638/2021 in the High Court of Delhi at New Delhi which was decided vide order date 29.03.2021. • The matter was placed before the WRC in its 337th meeting held on 7th -9th July, 2021 and the committee decided that show Cause Notice be issued to the institution. • Accordingly, SCN was to the institution on 24.11.2021. • Institution submitted the reply on 14.12.2021. • The institution has filed CONT. CAS(C) 574/2021 In the High Court of Delhi at New Delhi. • The matter was placed before the WRC in its 349th meeting held on 29th -31st December, 2021 and the committee decided as under: <i>“Institution has not submitted proof of payment of processing fee at the time of initial application, self-attested (photocopy of DD/Bank Statement/Certificate from Bank etc.</i> <i>As per Regulations, 2014, the institution is not a composite one.</i> Hence, the application for D.El.Ed. course is summarily rejected.”

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				<ul style="list-style-type: none"> • The matter was placed before the WRC in its 354th meeting held on 25th February, 2022 and the committee decided that show Cause Notice prior to refusal of recognition be issued to the institution. • Accordingly, SCN was to the institution on 08.04.2022. <p>The matter was placed before the WRC in its 361st meeting held on 25th- 27th April, 2022 and the committee decided as under: <i>"The documents regarding land submitted by the institution be referred to the Nagar Palika about the authenticity of lease of land and CLU. The response received from the Nagar Palika be placed before the WRC for its consideration."</i></p> <ul style="list-style-type: none"> • Accordingly, Letter issue to the chairman, nagar palika on 25.05.2022. • The matter was placed before the WRC in its 364th meeting held on 15th – 17th June, 2022 and the committee decided as under: <i>"reminder be sent to the Nagar Palika. The matter will be placed in the subsequent meeting after receipt of the reply from the authority."</i> • Accordingly, A Letter Dated 30.09.2022 Was Issued to The Nagarpalika, Rajgarh, Churu, Rajasthan. • NCTE vide 55th GB Meeting held on 14.07.2022 has taken a policy decision in alignment of the National Education Policy, 2020 to discontinue the processing of all courses which are not in line with the NEP, 2020 and to return the pending applications of the Institutions along with the processing fees. It was also decided in the said GB Meeting that in the event the matters/applications have been reopened in pursuance of an order of the Hon'ble Court along with a stay application against the order by the Hon'ble Court for processing of application. <p>The matter was placed in 383rd meeting of WRC held on 20th and 21st April 2023 and the Committee observed as follows: <i>"WRC examined the facts of the case and unanimously came to a conclusion that the legal issues arising in pursuance of the Apex Body's decision in its 55th General Body Meeting held on 14.07.2022 being faced by the Regional Committees with regards to this and every pending application which is the matter of various pending contempt carry implication which are contrary to the objective of NEP 2020."</i></p>
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MINUTES OF 386th EMERGENT MEETING OF WRC HELD ON 26th MAY, 2023

				<p><i>Therefore, the said legal issues should be cited in detail in a letter and the same should be referred to NCTE Headquarters today (i.e. 20.04.2023) for further instructions/clarifications as the policy decisions taken in the 55th General Body Meeting are directly involved."</i></p> <ul style="list-style-type: none"> • Accordingly, a letter dated 20.04.2023 was written to the NCTE Hqrs. And the reply of the same was received vide letter dated. 22.04.2023. • The Committee has taken the letter from NCTE Hqrs. dated 22.04.2023 in cognizance in 384th meeting of WRC held on 10th and 11th May,2023 and decided as follows: <ol style="list-style-type: none"> 1. <i>"Since the matter involves legal issues which may have implications contrary to the objectives of NEP 2020, legal opinion of Ld. ASG be sought."</i> 2. <i>The committee will respond to the points (in the letter dated 22.04.2023) pertaining to the committee and for other points, RD will submit a reply in due course of time.</i> • Considering the gravity of the matter, as LPA filed as per GB decision got dismissed and since the policy matters are involved legal opinion from the Standing Counsel of NCTE at the Supreme Court of India was sought through NCTE HQrs on the issues involved and received the same on 25.05.2023. • The opinion rendered by the standing counsel is reproduced in concluded form below: <p><i>"In view of the analysis of given factual position, the decision of NCTE Council in its 55th General Body meeting dated 14.07.2022 to return the pending applications of institutes in view of NEP, the scheme and scope of the NCTE Act and Regulations, specifically section 12 and 20(6) of the NCTE Act, it is concluded that the Regional Committees may return/reject the pending applications of the institutes as per the decision of 55th General Body meeting in line with the decisions taken by NRC in its 394th meeting instead of filing numerous LPAs.</i></p>
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MINUTES OF 386th EMERGENT MEETING OF WRC HELD ON 26th MAY, 2023

				<p><i>However, in order to avoid further litigation and other consequences, in matters wherein courts have ordered to consider the applications, the respective Regional Committees specifically need to mention defects in each application while supporting its decision as a policy decision taken in above 55th meeting and return thee applications with speaking order on merits of each application along with return of fee."</i></p> <p>In view of the above observations/ deficiencies and decision of 55th General Body meeting of the Council, mandate as provided in the NEP 2020 and Legal Opinion as rendered by Advocate, the Committee decides as follows:</p> <p>The pending application along with the processing fee be returned to the concerned institution as per 55th GB decision.</p>
8.	RJ...	CHANDRAWATI EDUCATION SOCIETY&ANR, CHANDRAWATI B.ED. COLLEGE DISTRICT- JAIPUR, RAJASTHAN	B.ED	<p>The original file of the institution along with other related documents was carefully examined in the light of the NCTE Act, 1993, Regulations and Guidelines issued by NCTE from time to time and the Committee observed as under:</p> <ul style="list-style-type: none"> • Hard copy of application received on 20.10.2008 for B.ED Course for 2 units. • The matter was placed before the NRC in its 288th meeting held on 5th – 7th September, 2018 and the committee decided that VT be constituted. • Institution submitted the reply vide letter dt. 18.11.2019. • The institution has filed W.P. (C) 2189/2020 in the High Court of Delhi at New Delhi which was decided vide order date 26.02.2020. • The matter was placed before the WRC in its 320th meeting held on 29th October, 2020 and the committee decided as under: <i>"Offline composite VT be constituted for B.Ed and D.El.Ed courses applied by the institution. Permission to constitute the VT through offline mode may be obtained from the Chairperson, NCTE."</i> • Accordingly, a letter was issued to the DS (inspection) regarding conducting of VT. • The institution has filed CONT. CAS(C) 648/2020 In the High Court of Delhi at New Delhi.

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				<ul style="list-style-type: none"> • The matter was placed before the WRC in its 337th meeting held on 7th-9th July, 2021 and the committee decided as under: <i>"Letter of Intent under clause 7 (13) be issued to the institution. The institution be directed to submit the four documents as decided by WRC at Sr. No. 01 above."</i> • Accordingly, LOI was issued to the institution on 17.07.2021. • The matter was placed before the WRC in its 346th meeting held on 25th -27th November, 2021 and the committee decided to issue Show cause notice. • Accordingly, SCN was issued to the institution on 13.12.2021. • The matter was placed before the WRC in its 348th meeting held on 12th December, 2021 and the committee decided that application of the institution cannot be processed for B.Ed course as a composite institution. • NCTE vide 55th GB Meeting held on 14.07.2022 has taken a policy decision in alignment of the National Education Policy, 2020 to discontinue the processing of all courses which are not in line with the NEP, 2020 and to return the pending applications of the Institutions along with the processing fees. It was also decided in the said GB Meeting that in the event the matters/applications have been reopened in pursuance of an order of the Hon'ble Court along with a stay application against the order by the Hon'ble Court for processing of application. • The matter was placed in 383rd meeting of WRC held on 20th and 21st April 2023 and the Committee observed as follows: <i>"WRC examined the facts of the case and unanimously came to a conclusion that the legal issues arising in pursuance of the Apex Body's decision in its 55th General Body Meeting held on 14.07.2022 being faced by the Regional Committees with regards to this and every pending application which is the matter of various pending contempt carry implication which are contrary to the objective of NEP 2020. Therefore, the said legal issues should be cited in detail in a letter and the same should be referred to NCTE Headquarters today (i.e. 20.04.2023) for further instructions/clarifications as the policy decisions taken in the 55th General Body Meeting are directly involved."</i>
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MINUTES OF 386th EMERGENT MEETING OF WRC HELD ON 26th MAY, 2023

				<ul style="list-style-type: none"> • Accordingly, a letter dated 20.04.2023 was written to the NCTE Hqrs. And the reply of the same was received vide letter dated. 22.04.2023. • The Committee has taken the letter from NCTE Hqrs. dated 22.04.2023 in cognizance in 384th meeting of WRC held on 10th and 11th May,2023 and decided as follows: <ol style="list-style-type: none"> 1. <i>"Since the matter involves legal issues which may have implications contrary to the objectives of NEP 2020, legal opinion of Ld. ASG be sought."</i> 2. <i>The committee will respond to the points (in the letter dated 22.04.2023) pertaining to the committee and for other points, RD will submit a reply in due course of time.</i> • Considering the gravity of the matter, as LPA filed as per GB decision got dismissed and since the policy matters are involved legal opinion from the Standing Counsel of NCTE at the Supreme Court of India was sought through NCTE HQrs on the issues involved and received the same on 25.05.2023. • The opinion rendered by the standing counsel is reproduced in concluded form below: <i>"In view of the analysis of given factual position, the decision of NCTE Council in its 55th General Body meeting dated 14.07.2022 to return the pending applications of institutes in view of NEP, the scheme and scope of the NCTE Act and Regulations, specifically section 12 and 20(6) of the NCTE Act, it is concluded that the Regional Committees may return/reject the pending applications of the institutes as per the decision of 55th General Body meeting in line with the decisions taken by NRC in its 394th meeting instead of filing numerous LPAs. However in order to avoid further litigation and other consequences, in matters wherein courts have ordered to consider the applications, the respective Regional Committees specifically need to mention defects in each application while supporting its decision as a policy decision taken in above 55th meeting and return these applications with speaking order on merits of each application along with return of fee."</i>
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MINUTES OF 386th EMERGENT MEETING OF WRC HELD ON 26th MAY, 2023

				<p>In view of the above observations/ deficiencies and decision of 55th General Body meeting of the Council, mandate as provided in the NEP 2020 and Legal Opinion as rendered by Advocate, the Committee decides as follows: The pending application along with the processing fee be returned to the concerned institution as per 55th GB decision.</p>
9.	RJ...	<p>CHANDRAWATI STC COLLEGE, PLOT NO.- 576/1,561,1,560/1,554/1 & 574, STREET NO. RAMGOPAL PURA, VILLAGE/TOWN BHAJAWALA, POST OFFICE- SANGANER, TEHSIL/TALUKA- JAIPUR, TOWN/CITY JAIPUR, RAJASTHAN</p>	D.EL.ED	<p>The original file of the institution along with other related documents was carefully examined in the light of the NCTE Act, 1993, Regulations and Guidelines issued by NCTE from time to time and the Committee observed as under:</p> <ul style="list-style-type: none"> • The institution made online application for D.EL.ED Course for two units. • Hard copy of application received on 20.10.2008 • The matter was placed before the NRC in its 288th meeting held on 5th – 7th September, 2018 and the committee decided that VT be constituted. • Institution submitted the reply vide letter dt. 18.11.2019. • The institution has filed W.P. (C) 2171/2020 in the High Court of Delhi at New Delhi which was decided vide order date 26.02.2020. • The matter was placed before the WRC in its 320th meeting held on 29th October, 2020 and the committee decided as under: <i>"Offline composite VT be constituted for B.Ed and D.El.Ed courses applied by the institution. Permission to constitute the VT through offline mode may be obtained from the Chairperson, NCTE."</i> • Accordingly, a letter was issued to the DS (inspection) regarding conducting of VT. • The matter was placed before the WRC in its 337th meeting held on 7th-9th July, 2021 and the committee decided as under: <i>"Letter of Intent under clause 7 (13) be issued to the institution. The institution be directed to submit the four documents as decided by WRC at Sr. No. 01 above."</i>

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				<ul style="list-style-type: none"> • Accordingly, LOI was issued to the institution on 17.07.2021. • The institution has filed CONT. CAS(C) 651/2020 In the High Court of Delhi at New Delhi. • The matter was placed before the WRC in its 357th meeting held on 8th March, 2022 and the committee decided as under: <i>“Letter of Intent (LOI) was sent to the institution vide letter dt. 17.7.2021 to submit the compliance within 60 days. No reply/documents received from the institution as required under Clause 7(13) of NCTE Regulations 2014.</i> <i>WRC in its 346th meeting decided to issue Show cause notice to the institution for non-submission of reply to LOI.</i> <i>Still no reply/documents received from the institution as required under Clause 7(13) of NCTE Regulations 2014.</i> <i>In view of the above, the Committee decided that Final Show Cause Notice prior to refusal of recognition be issued to the institution u/s 14/15(3)(b) of the NCTE Act for D.El.Ed. programme within 30 days from the date of uploading of the Minutes on the official website of WRC, NCTE.”</i> • Accordingly, SCN was issued to the institution on 07.04.2022. • No reply was submitted by the institution in the stipulated time. • NCTE vide 55th GB Meeting held on 14.07.2022 has taken a policy decision in alignment of the National Education Policy, 2020 to discontinue the processing of all courses which are not in line with the NEP, 2020 and to return the pending applications of the Institutions along with the processing fees. It was also decided in the said GB Meeting that in the event the matters/applications have been reopened in pursuance of an order of the Hon'ble Court along with a stay application against the order by the Hon'ble Court for processing of application. • The matter was placed in 383rd meeting of WRC held on 20th and 21st April 2023 and the Committee observed as follows:
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MINUTES OF 386th EMERGENT MEETING OF WRC HELD ON 26th MAY, 2023

				<p><i>“WRC examined the facts of the case and unanimously came to a conclusion that the legal issues arising in pursuance of the Apex Body’s decision in its 55th General Body Meeting held on 14.07.2022 being faced by the Regional Committees with regards to this and every pending application which is the matter of various pending contempt carry implication which are contrary to the objective of NEP 2020. Therefore, the said legal issues should be cited in detail in a letter and the same should be referred to NCTE Headquarters today (i.e. 20.04.2023) for further instructions/clarifications as the policy decisions taken in the 55th General Body Meeting are directly involved.”</i></p> <ul style="list-style-type: none"> • Accordingly, a letter dated 20.04.2023 was written to the NCTE Hqrs. And the reply of the same was received vide letter dated. 22.04.2023. • The Committee has taken the letter from NCTE Hqrs. dated 22.04.2023 in cognizance in 384th meeting of WRC held on 10th and 11th May,2023 and decided as follows: <ol style="list-style-type: none"> 1. <i>“Since the matter involves legal issues which may have implications contrary to the objectives of NEP 2020, legal opinion of Ld. ASG be sought.”</i> 2. <i>The committee will respond to the points (in the letter dated 22.04.2023) pertaining to the committee and for other points, RD will submit a reply in due course of time.</i> • Considering the gravity of the matter, as LPA filed as per GB decision got dismissed and since the policy matters are involved legal opinion from the Standing Counsel of NCTE at the Supreme Court of India was sought through NCTE HQrs on the issues involved and received the same on 25.05.2023. • The opinion rendered by the standing counsel is reproduced in concluded form below: <p><i>“In view of the analysis of given factual position, the decision of NCTE Council in its 55th General Body meeting dated 14.07.2022 to return the pending applications of institutes in view of NEP, the scheme and scope of the NCTE Act and Regulations, specifically section 12 and 20(6) of the NCTE Act, it is concluded that the Regional Committees may return/reject the pending applications of the institutes as per the decision of 55th General Body meeting in line with the decisions taken by NRC in its 394th meeting instead of filing numerous LPAs.</i></p>
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MINUTES OF 386th EMERGENT MEETING OF WRC HELD ON 26th MAY, 2023

				<p><i>However in order to avoid further litigation and other consequences, in matters wherein courts have ordered to consider the applications, the respective Regional Committees specifically need to mention defects in each application while supporting its decision as a policy decision taken in above 55th meeting and return these applications with speaking order on merits of each application along with return of fee."</i></p> <p>In view of the above observations/ deficiencies and decision of 55th General Body meeting of the Council, mandate as provided in the NEP 2020 and Legal Opinion as rendered by Advocate, the Committee decides as follows:</p> <p>The pending application along with the processing fee be returned to the concerned institution as per 55th GB decision.</p>
10.	NRCAPP1361 2	SARVODAYA SSTC INSTITUTE, PLOT NO. 832/11, CANAL ROAD, VILLAGE & POST OFFICE MATUNDA, TEHSIL/TALUKA SUNDI, TOWN/CITY - MATUNDA SUNDI, DISTRICT – SUNDI 323001, RAJASTHAN	D.EL.ED	<p>The original file of the institution along with other related documents was carefully examined in the light of the NCTE Act, 1993, Regulations and Guidelines issued by NCTE from time to time and the Committee observed as under:</p> <ul style="list-style-type: none"> • The institution made online application for D.EL.ED Course on 18.06.2015 • The matter was placed before the NRC in its 243th meeting held on 28th -30th September,2015 and the committee decided that show cause notice be issued on the following points: <i>"Failure to submit NOC of the affiliating body with the hard copy of the application."</i> • Institution did not submit any reply to the SCN dt. 12.12.2015. • The matter was placed before the NRC in its 289th meeting held on 28th – 09 October,2018 and the committee decided as under: <i>"the application is rejected and recognition/ permission is refused u/s 14/15 (3)(b) of the NCTE Act, 1993. FDRs, if any, be returned to the institution."</i> • Accordingly, Refusal order was issued on 13.03.2019. • The institution has filed W.P. (C) 14444/2021 in the High Court of Delhi at New Delhi which was decided vide order date 16.12.2021.

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9..				<ul style="list-style-type: none"> • The institution has filed CONT. CAS(C) 701/2022 In the High Court of Delhi at New Delhi. • The matter was placed before the WRC in its 368th meeting held on 27th -28th July, 2022 and the committee decided as under: <i>"show cause notice be issued to the institution u/s 14/15(3)(b) of the NCTE Act for D.El.Ed. programme. Reply should reach this office within 15 days from the date of uploading the minutes on the website of NCTE."</i> • Institution did not submit any reply of the aforesaid SCN. • NCTE vide 55th GB Meeting held on 14.07.2022 has taken a policy decision in alignment of the National Education Policy, 2020 to discontinue the processing of all courses which are not in line with the NEP, 2020 and to return the pending applications of the Institutions along with the processing fees. It was also decided in the said GB Meeting that in the event the matters/applications have been reopened in pursuance of an order of the Hon'ble Court along with a stay application against the order by the Hon'ble Court for processing of application. • The matter was placed in 383rd meeting of WRC held on 20th and 21st April 2023 and the Committee observed as follows: <i>"WRC examined the facts of the case and unanimously came to a conclusion that the legal issues arising in pursuance of the Apex Body's decision in its 55th General Body Meeting held on 14.07.2022 being faced by the Regional Committees with regards to this and every pending application which is the matter of various pending contempt carry implication which are contrary to the objective of NEP 2020. Therefore, the said legal issues should be cited in detail in a letter and the same should be referred to NCTE Headquarters today (i.e. 20.04.2023) for further instructions/clarifications as the policy decisions taken in the 55th General Body Meeting are directly involved."</i> • Accordingly, a letter dated 20.04.2023 was written to the NCTE Hqrs. And the reply of the same was received vide letter dated. 22.04.2023.
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MINUTES OF 386th EMERGENT MEETING OF WRC HELD ON 26th MAY, 2023

				<ul style="list-style-type: none"> • The Committee has taken the letter from NCTE Hqrs. dated 22.04.2023 in cognizance in 384th meeting of WRC held on 10th and 11th May,2023 and decided as follows: <ol style="list-style-type: none"> 1. <i>"Since the matter involves legal issues which may have implications contrary to the objectives of NEP 2020, legal opinion of Ld. ASG be sought."</i> 2. <i>The committee will respond to the points (in the letter dated 22.04.2023) pertaining to the committee and for other points, RD will submit a reply in due course of time.</i> • Considering the gravity of the matter, as LPA filed as per GB decision got dismissed and since the policy matters are involved legal opinion from the Standing Counsel of NCTE at the Supreme Court of India was sought through NCTE HQrs on the issues involved and received the same on 25.05.2023. • The opinion rendered by the standing counsel is reproduced in concluded form below: <p><i>"In view of the analysis of given factual position, the decision of NCTE Council in its 55th General Body meeting dated 14.07.2022 to return the pending applications of institutes in view of NEP, the scheme and scope of the NCTE Act and Regulations, specifically section 12 and 20(6) of the NCTE Act, it is concluded that the Regional Committees may return/reject the pending applications of the institutes as per the decision of 55th General Body meeting in line with the decisions taken by NRC in its 394th meeting instead of filing numerous LPAs.</i></p> <p><i>However in order to avoid further litigation and other consequences, in matters wherein courts have ordered to consider the applications, the respective Regional Committees specifically need to mention defects in each application while supporting its decision as a policy decision taken in above 55th meeting and return the applications with speaking order on merits of each application along with return of fee."</i></p>
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				<ul style="list-style-type: none"> • The committee also observed the following observations/deficiencies regarding the institution: <ul style="list-style-type: none"> • Land documents certified by the competent authority not submitted. • Change of land use certificate issued by the competent authority not submitted. • Building plan submitted is not certified by competent authority. • Site plan not submitted • Land possession certificate /mutation certificate not submitted. • The name of the institution mentioned in the application is SARVODAYA BSTC INSTITUTE whereas the B.ED course is running in the name of SARVODAYA TEACHER TRAINING COLLEGE, MATUNDA BUNDI, RAJASTHAN. • The institution has not submitted reply of the aforesaid show cause notice in stipulated time. <p>In view of the above observations/ deficiencies and decision of 55th General Body meeting of the Council, mandate as provided in the NEP 2020 and Legal Opinion as rendered by Advocate, the Committee decides as follows: The pending application along with the processing fee be returned to the concerned institution as per 55th GB decision.</p>
11.	RJ...	CHANDGIRAM COLLEGE, BAIRASAR CHHOTA, TEHSIL - RAJGARH, DISTRICT - CHURU, RAJASTHAN	B.P.ED	<p>The original file of the institution along with other related documents was carefully examined in the light of the NCTE Act, 1993, Regulations and Guidelines issued by NCTE from time to time and the Committee observed as under:</p> <ul style="list-style-type: none"> • Hard copy of application for B.P.ED course 100 seats received on 01.05.2019. • Negative Recommendation from the State Government received on 04.11.2019. • The matter was placed before the NRC in its 303rd meeting held on 10th – 12th July, 2019 and the committee decided that show cause notice be issued under Section 14/15 (3)(b) of the NCTE Act, 1993 to the institution to submit reply within 30 days from the date of issue of show cause notice.

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				<ul style="list-style-type: none"> • Institution submitted the reply vide letter dt. 11.12.2020, 12.01.2021 and 31.01.2021. • The institution has filed W.P. (C) 10348/2020 in the High Court of Delhi at New Delhi which was decided vide order date 16.12.2020. • The matter was placed before the WRC in its 336th meeting held on 24th -25th March, 2021 and the committee decided that VT be constituted under section 14/15. • VT was conducted from 20.08.2021 to 21.08.2021. • The matter was placed before the WRC in its 345th meeting held on 1st – 2nd November, 2021 and the committee decided as under: <i>“a. Letter of Intent be issued under section 7(13) for B.P.Ed. course. The WRC also decided that the reply to LOI will be processed further subject to satisfactory reply by the institution in respect of documents as asked above by WRC.”</i> • Accordingly, LOI was issued to the institution on 18.11.2021. • The matter was placed before the WRC in its 356th meeting held on 2nd -3rd March, 2022 and the committee decided as under: <i>“1. After receipt of LOI the institute has submitted list of faculty members with one Principal and Lecturers. According to new Regulations, 2014 the required faculty includes one Principal, two Associate Professors and six Assistant Professors. Thus the institute has not appointed two Associate Professors and six Assistant Professors as required under the Regulations, 2014 In view of the above, the Committee decided that show Cause Notice prior to refusal of recognition be issued to the institution u/s 14/15 (3) (b) of the NCTE Act for B.P.Ed. programme to submit reply to SCN within a period of 30 days.”</i> • The institution has submitted reply of the Show cause notice on 26.03.2022 in WRC. • The matter was placed before the WRC in its 359th meeting held on 18th April, 2022 and the committee decided as under: • “1. Two Associate Professors not having the Ph.D. qualification. • In view of the above, the Committee decided that show Cause Notice prior to refusal of recognition be issued to the institution u/s 14/15 (3) (b) of the NCTE Act for B.P.Ed. programme to submit reply to SCN within a period of 30 days.”
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				<ul style="list-style-type: none"> • Accordingly, Show cause notice was issued to the institution on 25.05.2022. • The institution has not submitted reply of Show cause notice. • The institution has filed CONT. CAS(C) 746/2022 In the High Court of Delhi at New Delhi. • NCTE vide 55th GB Meeting held on 14.07.2022 has taken a policy decision in alignment of the National Education Policy, 2020 to discontinue the processing of all courses which are not in line with the NEP, 2020 and to return the pending applications of the Institutions along with the processing fees. It was also decided in the said GB Meeting that in the event the matters/applications have been reopened in pursuance of an order of the Hon'ble Court along with a stay application against the order by the Hon'ble Court for processing of application. • The matter was placed in 383rd meeting of WRC held on 20th and 21st April 2023 and the Committee observed as follows: <i>"WRC examined the facts of the case and unanimously came to a conclusion that the legal issues arising in pursuance of the Apex Body's decision in its 55th General Body Meeting held on 14.07.2022 being faced by the Regional Committees with regards to this and every pending application which is the matter of various pending contempt carry implication which are contrary to the objective of NEP 2020. Therefore, the said legal issues should be cited in detail in a letter and the same should be referred to NCTE Headquarters today (i.e. 20.04.2023) for further instructions/clarifications as the policy decisions taken in the 55th General Body Meeting are directly involved."</i> • Accordingly, a letter dated 20.04.2023 was written to the NCTE Hqrs. And the reply of the same was received vide letter dated. 22.04.2023. • The Committee has taken the letter from NCTE Hqrs. dated 22.04.2023 in cognizance in 384th meeting of WRC held on 10th and 11th May,2023 and decided as follows: <ol style="list-style-type: none"> 1. <i>"Since the matter involves legal issues which may have implications contrary to the objectives of NEP 2020, legal opinion of Ld. ASG be sought."</i>
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				<p>2. The committee will respond to the points (in the letter dated 22.04.2023) pertaining to the committee and for other points, RD will submit a reply in due course of time.</p> <ul style="list-style-type: none"> • Considering the gravity of the matter, as LPA filed as per GB decision got dismissed and since the policy matters are involved legal opinion from the Standing Counsel of NCTE at the Supreme Court of India was sought through NCTE HQrs on the issues involved and received the same on 25.05.2023. • The opinion rendered by the standing counsel is reproduced in concluded form below: <p><i>"In view of the analysis of given factual position, the decision of NCTE Council in its 55th General Body meeting dated 14.07.2022 to return the pending applications of institutes in view of NEP, the scheme and scope of the NCTE Act and Regulations, specifically section 12 and 20(6) of the NCTE Act, it is concluded that the Regional Committees may return/reject the pending applications of the institutes as per the decision of 55th General Body meeting in line with the decisions taken by NRC in its 394th meeting instead of filing numerous LPAs. However in order to avoid further litigation and other consequences, in matters wherein courts have ordered to consider the applications, the respective Regional Committees specifically need to mention defects in each application while supporting its decision as a policy decision taken in above 55th meeting and return the applications with speaking order on merits of each application along with return of fee."</i></p> <p>In view of the above observations/ deficiencies and decision of 55th General Body meeting of the Council, mandate as provided in the NEP 2020 and Legal Opinion as rendered by Advocate, the Committee decides as follows:</p> <p>The pending application along with the processing fee be returned to the concerned institution as per 55th GB decision.</p>
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12.	NRCAPP9488	SMT G.D. SHIKSHAN SANSTHAN, 275/767, 275/764, NAGLA MADHOPUR, KHERLI, KATHUMAR, DISTRICT - ALWAR, RAJASTHAN	D.EL.ED	<p>The original file of the institution alongwith other related documents was carefully examined in the light of the NCTE Act, 1993, Regulations and Guidelines issued by NCTE from time to time and the Committee observed as under:</p> <ul style="list-style-type: none"> • The institution made online application for D.EL.ED Course for two units on 31.12.2012 • The institution has filed W.P. (C) 10374/2020 in the High Court of Delhi at New Delhi which was decided vide order date 16.12.2020. • The matter was placed before the WRC in its 337th meeting held on 07th – 09th July, 2021 and the committee decided that show cause notice be issued to the institution. • Accordingly, the Show Cause Notice issued to the institution on 26.07.2021, And the reply was received on 24.08.2021. • The institution has filed CONT. CAS(C) 566/2021 In the High Court of Delhi at New Delhi. • The matter was placed before the WRC in its 348th meeting held on 12th December 2021 and the committee decided as under: <i>"Inspection of the institution for D.EL.ED. Course be conducted."</i> <ul style="list-style-type: none"> • The matter was placed before the WRC in its 353rd meeting held on 23rd February, 2022 and the committee decided as under: <i>"Visiting Team was constituted through on-line mode as per 348th meeting of WRC held on 12.12.2021. VT Report is awaited. The case will be considered after receipt of visiting team report."</i> <ul style="list-style-type: none"> • NCTE vide 55th GB Meeting held on 14.07.2022 has taken a policy decision in alignment of the National Education Policy, 2020 to discontinue the processing of all courses which are not in line with the NEP, 2020 and to return the pending applications of the Institutions along with the processing fees. It was also decided in the said GB Meeting that in the event the matters/applications have been reopened in pursuance of an order of the Hon'ble Court along with a stay application against the order by the Hon'ble Court for processing of application. • The matter was placed in 383rd meeting of WRC held on 20th and 21st April 2023 and the Committee observed as follows:
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				<p>“WRC examined the facts of the case and unanimously came to a conclusion that the legal issues arising in pursuance of the Apex Body’s decision in its 55th General Body Meeting held on 14.07.2022 being faced by the Regional Committees with regards to this and every pending application which is the matter of various pending contempt carry implication which are contrary to the objective of NEP 2020. Therefore, the said legal issues should be cited in detail in a letter and the same should be referred to NCTE Headquarters today (i.e. 20.04.2023) for further instructions/clarifications as the policy decisions taken in the 55th General Body Meeting are directly involved.”</p> <ul style="list-style-type: none">• Accordingly, a letter dated 20.04.2023 was written to the NCTE Hqrs. And the reply of the same was received vide letter dated. 22.04.2023.• The Committee has taken the letter from NCTE Hqrs. dated 22.04.2023 in cognizance in 384th meeting of WRC held on 10th and 11th May,2023 and decided as follows:<ol style="list-style-type: none">1. “Since the matter involves legal issues which may have implications contrary to the objectives of NEP 2020, legal opinion of Ld. ASG be sought.”2. The committee will respond to the points (in the letter dated 22.04.2023) pertaining to the committee and for other points, RD will submit a reply in due course of time.• Considering the gravity of the matter, as LPA filed as per GB decision got dismissed and since the policy matters are involved legal opinion from the Standing Counsel of NCTE at the Supreme Court of India was sought through NCTE HQrs on the issues involved and received the same on 25.05.2023.• The opinion rendered by the standing counsel is reproduced in concluded form below:
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				<p>"In view of the analysis of given factual position, the decision of NCTE Council in its 55th General Body meeting dated 14.07.2022 to return the pending applications of institutes in view of NEP, the scheme and scope of the NCTE Act and Regulations, specifically section 12 and 20(6) of the NCTE Act, it is concluded that the Regional Committees may return/reject the pending applications of the institutes as per the decision of 55th General Body meeting in line with the decisions taken by NRC in its 394th meeting instead of filing numerous LPAs. However, in order to avoid further litigation and other consequences, in matters wherein courts have ordered to consider the applications, the respective Regional Committees specifically need to mention defects in each application while supporting its decision as a policy decision taken in above 55th meeting and return the applications with speaking order on merits of each application along with return of fee."</p> <p>In view of the above observations/ deficiencies and decision of 55th General Body meeting of the Council, mandate as provided in the NEP 2020 and Legal Opinion as rendered by Advocate, the Committee decides as follows:</p> <p>The pending application along with the processing fee be returned to the concerned institution as per 55th GB decision.</p>
13.	NRCAPP1439 2	ADARSH TEACHER TRAINING COLLEGE, NEAR NH-12, VILLAGE - DEOLI, DISTRICT - TONK, RAJASTHAN	D.EL.ED	<p>The original file of the institution alongwith other related documents was carefully examined in the light of the NCTE Act, 1993, Regulations and Guidelines issued by NCTE from time to time and the Committee observed as under:</p> <ul style="list-style-type: none"> • The institution made online application for D.EL.ED Course for two units on 28.06.2015 • Hard copy of application received on 09.07.2015 • The matter was placed before the NRC in its 257th meeting held on 5th – 11th September, 2016 and the committee decided that the application is rejected and recognition/ permission is refused u/s 14/15 (3)(b) of the NCTE Act, 1993. FDRs, if any, be returned to the institution. • The institution filed appeal under section 18 of NCTE Act 1993.

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				<ul style="list-style-type: none"> • The matter was placed before the NRC in its 289th meeting held on 08th – 09th October, 2108 and the committee decided that show cause notice to be issued to the institution to submit the reply within 30 days from the date of issue of show cause notice. • Accordingly, FINAL SHOW CAUSE NOTICE was issued to the institution on vide dated 23.10.2018. • The matter was placed before the NRC in its 295th meeting held on 06th – 11th February, 2019 and the committee decided as under: <i>“As per the directions of Hon’ble High Court, Rajasthan, Jaipur, the institution has not submitted reply of letter dated 23.10.2018.- Hence, show cause notice be issued under Section 14/15 (3)(b) of the NCTE Act, 1993 to the institution to submit reply within 30 days from the date of issue of show cause notice.”</i> • Accordingly, FINAL SHOW CAUSE NOTICE was issued to the institution on vide dated 25.02.2019 and its Reply received on 27.02.2019. • The matter was placed before the NRC in its 306th meeting held on 28th – 30th August, 2019 and the committee decided as under: <i>“1. Building safety certificate not submitted. 2. Fire safety certificate issued by the competent authority is not submitted. 3. Building is not differently able friendly. Hence, show cause notice under Section 14/15 (3)(b) of the NCTE Act, 1993 be issued to the institution to submit reply within 30 days from the date of issue of show cause notice.”</i> • Accordingly, FINAL SHOW CAUSE NOTICE was issued to the institution on vide dated 19.09.2019 and its reply received on 08.11.2019 & 30.12.2020. • The institution has filed W.P. (C) 1494/2021 in the High Court of Delhi at New Delhi which was decided vide order date 05.02.2021. • The institution has filed CONT. CAS(C) 639/2021 In the High Court of Delhi at New Delhi. • The matter was placed before the WRC in its 337th meeting held on 7th -9th July, 2021 and the committee decided that show Cause Notice be issued to the institution. • Accordingly, SCN was issued to the institution on 01.12.2021.
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				<ul style="list-style-type: none"> • The institution has not been submitted the reply of show cause notice till date. • The matter was placed before the WRC in its 350th meeting held on 18th -21st January, 2022 and the committee decided as under: <i>"Inspection of the institution for D.El.Ed. Course be conducted."</i> • The matter was placed before the WRC in its 353rd meeting held on 23rd February, 2022 and the committee decided as under: <i>"Visiting Team was constituted through on-line mode as per 350th meeting of WRC held on 18th-21st January 2022. VT Report is awaited. The case will be considered after receipt of visiting team report."</i> • NCTE vide 55th GB Meeting held on 14.07.2022 has taken a policy decision in alignment of the National Education Policy, 2020 to discontinue the processing of all courses which are not in line with the NEP, 2020 and to return the pending applications of the Institutions along with the processing fees. It was also decided in the said GB Meeting that in the event the matters/applications have been reopened in pursuance of an order of the Hon'ble Court along with a stay application against the order by the Hon'ble Court for processing of application. • The matter was placed in 383rd meeting of WRC held on 20th and 21st April 2023 and the Committee observed as follows: <i>"WRC examined the facts of the case and unanimously came to a conclusion that the legal issues arising in pursuance of the Apex Body's decision in its 55th General Body Meeting held on 14.07.2022 being faced by the Regional Committees with regards to this and every pending application which is the matter of various pending contempt carry implication which are contrary to the objective of NEP 2020. Therefore, the said legal issues should be cited in detail in a letter and the same should be referred to NCTE Headquarters today (i.e. 20.04.2023) for further instructions/clarifications as the policy decisions taken in the 55th General Body Meeting are directly involved."</i> • Accordingly, a letter dated 20.04.2023 was written to the NCTE Hqrs. And the reply of the same was received vide letter dated. 22.04.2023.
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				<ul style="list-style-type: none">• The Committee has taken the letter from NCTE Hqrs. dated 22.04.2023 in cognizance in 384th meeting of WRC held on 10th and 11th May,2023 and decided as follows:<ol style="list-style-type: none">3. <i>"Since the matter involves legal issues which may have implications contrary to the objectives of NEP 2020, legal opinion of Ld. ASG be sought."</i>4. <i>The committee will respond to the points (in the letter dated 22.04.2023) pertaining to the committee and for other points, RD will submit a reply in due course of time.</i>• Considering the gravity of the matter, as LPA filed as per GB decision got dismissed and since the policy matters are involved legal opinion from the Standing Counsel of NCTE at the Supreme Court of India was sought through NCTE HQrs on the issues involved and received the same on 25.05.2023.• The opinion rendered by the standing counsel is reproduced in concluded form below:<p><i>"In view of the analysis of given factual position, the decision of NCTE Council in its 55th General Body meeting dated 14.07.2022 to return the pending applications of institutes in view of NEP, the scheme and scope of the NCTE Act and Regulations, specifically section 12 and 20(6) of the NCTE Act, it is concluded that the Regional Committees may return/reject the pending applications of the institutes as per the decision of 55th General Body meeting in line with the decisions taken by NRC in its 394th meeting instead of filing numerous LPAs. However, in order to avoid further litigation and other consequences, in matters wherein courts have ordered to consider the applications, the respective Regional Committees specifically need to mention defects in each application while supporting its decision as a policy decision taken in above 55th meeting and return these applications with speaking order on merits of each application along with return of fee."</i></p>
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				<p>In view of the above observations/ deficiencies and decision of 55th General Body meeting of the Council, mandate as provided in the NEP 2020 and Legal Opinion as rendered by Advocate, the Committee decides as follows:</p> <p>The pending application along with the processing fee be returned to the concerned institution as per 55th GB decision.</p>
14.	NRCAPP917 1	<p>BHINMAL BSTC COLLEGE BHINMAL, VILLAGE - BHINMAL, TOWN/CITY - BHINMAL, DISTRICT - JALORE, PIN CODE - 343029, RAJASTHAN</p>	D.EL.ED	<p>The original file of the institution alongwith other related documents was carefully examined in the light of the NCTE Act, 1993, Regulations and Guidelines issued by NCTE from time to time and the Committee observed as under:</p> <ul style="list-style-type: none"> • The institution made online application for D.EL.ED Course on 31.12.2012. • Hard copy of application received on 07.01.2013. • The matter was placed before the NRC in its 300th meeting held on 15th - 16th April, 2019 and the committee decided that show cause notice be issued under Section 14/15 (3)(b) of the NCTE Act, 1993 to the institution to submit reply within 30 days from the date of issue of show cause notice. • Accordingly, SCN dt. 01.05.2019 was issued. • Institution submitted the reply vide letter dt. 13.05.2019. • The institution has filed W.P. (C) 9240/2020 in the High Court of Delhi at New Delhi which was decided vide order date 23.11.2020. • The matter was placed before the WRC in its 349th meeting held on 29th – 31st December, 2021 and the committee decided as under: • "Inspection of the institution for D.El.Ed. course be conducted." • Inspection was conducted on 25.02.2022 to 26.02.2022. • The institution has filed CONT. CAS(C) 414/2022 in the High Court of Delhi at New Delhi. • The matter was placed before the WRC in its 365th meeting held on 30th June, 2022 and the committee decided that show Cause Notice be issued to the institution. • The institution has not submitted reply of the show cause notice in the stipulated time.

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				<ul style="list-style-type: none"> • NCTE vide 55th GB Meeting held on 14.07.2022 has taken a policy decision in alignment of the National Education Policy, 2020 to discontinue the processing of all courses which are not in line with the NEP, 2020 and to return the pending applications of the Institutions along with the processing fees. It was also decided in the said GB Meeting that in the event the matters/applications have been reopened in pursuance of an order of the Hon'ble Court along with a stay application against the order by the Hon'ble Court for processing of application. • The matter was placed in 383rd meeting of WRC held on 20th and 21st April 2023 and the Committee observed as follows: "WRC examined the facts of the case and unanimously came to a conclusion that the legal issues arising in pursuance of the Apex Body's decision in its 55th General Body Meeting held on 14.07.2022 being faced by the Regional Committees with regards to this and every pending application which is the matter of various pending contempt carry implication which are contrary to the objective of NEP 2020. Therefore, the said legal issues should be cited in detail in a letter and the same should be referred to NCTE Headquarters today (i.e. 20.04.2023) for further instructions/clarifications as the policy decisions taken in the 55th General Body Meeting are directly involved." • Accordingly, a letter dated 20.04.2023 was written to the NCTE Hqrs. And the reply of the same was received vide letter dated. 22.04.2023. • The Committee has taken the letter from NCTE Hqrs. dated 22.04.2023 in cognizance in 384th meeting of WRC held on 10th and 11th May, 2023 and decided as follows: <ol style="list-style-type: none"> 1. "Since the matter involves legal issues which may have implications contrary to the objectives of NEP 2020, legal opinion of Ld. ASG be sought." 2. The committee will respond to the points (in the letter dated 22.04.2023) pertaining to the committee and for other points, RD will submit a reply in due course of time. • Considering the gravity of the matter, as LPA filed as per GB decision got dismissed and since the policy matters are involved legal opinion from the Standing Counsel of NCTE at the Supreme Court of India was sought through NCTE HQrs on the issues involved and received the same on 25.05.2023.
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				<ul style="list-style-type: none">• The opinion rendered by the standing counsel is reproduced in concluded form below: “In view of the analysis of given factual position, the decision of NCTE Council in its 55th General Body meeting dated 14.07.2022 to return the pending applications of institutes in view of NEP, the scheme and scope of the NCTE Act and Regulations, specifically section 12 and 20(6) of the NCTE Act, it is concluded that the Regional Committees may return/reject the pending applications of the institutes as per the decision of 55th General Body meeting in line with the decisions taken by NRC in its 394th meeting instead of filing numerous LPAs. However in order to avoid further litigation and other consequences, in matters wherein courts have ordered to consider the applications, the respective Regional Committees specifically need to mention defects in each application while supporting its decision as a policy decision taken in above 55th meeting and return thee applications with speaking order on merits of each application along with return of fee.” <p>In view of the above observations/ deficiencies and decision of 55th General Body meeting of the Council, mandate as provided in the NEP 2020 and Legal Opinion as rendered by Advocate, the Committee decides as follows:</p> <p>The pending application along with the processing fee be returned to the concerned institution as per 55th GB decision.</p>
15.	RJ...	IDEAL COLLEGE OF PHYSICAL EDUCATION, 1617/240, HISAR ROAD, RAJGARH, DISTRICT - CHURU, RAJASTHAN	B.P.ED	<p>The original file of the institution along with other related documents was carefully examined in the light of the NCTE Act, 1993, Regulations and Guidelines issued by NCTE from time to time and the Committee observed as under:</p> <ul style="list-style-type: none">• The institution made online application for B.P.ED Course for two units on 30.08.2008.• Hard copy of application received on 08.03.2019• The matter was placed before the NRC in its 300th meeting held on 15th - 16th April, 2019 and the committee decided that show cause notice be issued under Section 14/15 (3)(b) of the NCTE Act, 1993 to the institution to submit reply within 30 days from the date of issue of show cause notice.

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				<ul style="list-style-type: none"> • Show Cause Notice issued to the institution on 01.05.2019 and reply of SCN submitted by the institution on 12.01.2021. • The institution has filed W.P. (C) 2711/2021 in the High Court of Delhi at New Delhi which was decided vide order date 01.03.2021. • The matter was placed before the WRC in its 329th meeting held on 17th -19th February, 2021 and the committee decided that last opportunity be given to the institution to reply within 30 days u/s 14 of the NCTE Act for B.P.Ed programme. • The institution has submitted reply of the Show cause notice on 03.03.2021 to WRC. • The institution has filed CONT. CAS(C) 499/2021 In the High Court of Delhi at New Delhi. • VT was constituted on 18.02.2022 to 19.02.2022. • The matter was placed before the WRC in its 363rd meeting held on 19th -20th May, 2022 and the committee decided as under: <i>"a. Letter of Intent be issued under section 7(13) for B.P.Ed. course. The WRC also decided that the reply to LOI will be processed further subject to satisfactory reply by the institution in respect of documents as asked above by WRC"</i> • Accordingly, LOI was issued to the institution on 22.06.2022. • The institution has not submitted reply of LOI. • NCTE vide 55th GB Meeting held on 14.07.2022 has taken a policy decision in alignment of the National Education Policy, 2020 to discontinue the processing of all courses which are not in line with the NEP, 2020 and to return the pending applications of the Institutions along with the processing fees. It was also decided in the said GB Meeting that in the event the matters/applications have been reopened in pursuance of an order of the Hon'ble Court along with a stay application against the order by the Hon'ble Court for processing of application. • The matter was placed in 383rd meeting of WRC held on 20th and 21st April 2023 and the Committee observed as follows:
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				<p>“WRC examined the facts of the case and unanimously came to a conclusion that the legal issues arising in pursuance of the Apex Body’s decision in its 55th General Body Meeting held on 14.07.2022 being faced by the Regional Committees with regards to this and every pending application which is the matter of various pending contempt carry implication which are contrary to the objective of NEP 2020. Therefore, the said legal issues should be cited in detail in a letter and the same should be referred to NCTE Headquarters today (i.e. 20.04.2023) for further instructions/clarifications as the policy decisions taken in the 55th General Body Meeting are directly involved.”</p> <ul style="list-style-type: none"> • Accordingly, a letter dated 20.04.2023 was written to the NCTE Hqrs. And the reply of the same was received vide letter dated. 22.04.2023. • The Committee has taken the letter from NCTE Hqrs. dated 22.04.2023 in cognizance in 384th meeting of WRC held on 10th and 11th May,2023 and decided as follows: <ol style="list-style-type: none"> 1. “Since the matter involves legal issues which may have implications contrary to the objectives of NEP 2020, legal opinion of Ld. ASG be sought.” 2. The committee will respond to the points (in the letter dated 22.04.2023) pertaining to the committee and for other points, RD will submit a reply in due course of time. • Considering the gravity of the matter, as LPA filed as per GB decision got dismissed and since the policy matters are involved legal opinion from the Standing Counsel of NCTE at the Supreme Court of India was sought through NCTE HQrs on the issues involved and received the same on 25.05.2023. • The opinion rendered by the standing counsel is reproduced in concluded form below: <p><i>“In view of the analysis of given factual position, the decision of NCTE Council in its 55th General Body meeting dated 14.07.2022 to return the pending applications of institutes in view of NEP, the scheme and scope of the NCTE Act and Regulations, specifically section 12 and 20(6) of the NCTE Act, it is concluded that the Regional Committees may return/reject the pending applications of the institutes as per the decision of 55th General Body meeting in line with the decisions taken by NRC in its 394th meeting instead of filing numerous LPAs.</i></p>
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				<p><i>However, in order to avoid further litigation and other consequences, in matters wherein courts have ordered to consider the applications, the respective Regional Committees specifically need to mention defects in each application while supporting its decision as a policy decision taken in above 55th meeting and return the applications with speaking order on merits of each application along with return of fee."</i></p> <p>In view of the above observations/deficiencies and decision of 55th General Body meeting of the Council, mandate as provided in the NEP 2020 and Legal Opinion as rendered by Advocate, the Committee decides as follows:</p> <p>The pending application along with the processing fee be returned to the concerned institution as per 55th GB decision.</p>
16.	RJ...	S.S.M. TEACHER TRAINING COLLEGE, TARANAGAR, DISTRICT - CHURU - 331304, RAJASTHAN	B.P.ED	<p>The original file of the institution alongwith other related documents was carefully examined in the light of the NCTE Act, 1993, Regulations and Guidelines issued by NCTE from time to time and the Committee observed as under:</p> <ul style="list-style-type: none"> • The institution made online application for B.P.ED Course on 25.05.2008. • The matter was placed before the NRC in its 301st meeting held on 09th -11th May, 2019 and the committee decided that show cause notice be issued under Section 14/15 (3)(b) of the NCTE Act, 1993 to the institution to submit reply within 30 days from the date of issue of show cause notice. • Accordingly, SCN issued on 29th May, 2019 and Institution has submitted the reply. • The institution has filed W.P. (C) 10327/2020 in the High Court of Delhi at New Delhi which was decided vide order date 16.12.2020. • The institution has filed CONT. CAS(C) 551/2021 In the High Court of Delhi at New Delhi. • The matter was placed before the WRC in its 342nd meeting held on 19th September, 2021 and the committee decided that show Cause Notice prior to refusal of recognition be issued to the institution. • Accordingly, SCN was issued to the institution on 04.10.2021. • Institution has not submitted any reply till date.

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				<ul style="list-style-type: none"> The matter was placed before the WRC in its 350th meeting held on 18th -21st January, 2022 and the committee decided as under: <i>"Inspection of the institution for B.P.Ed. Course be conducted."</i> The matter was placed before the WRC in its 361st meeting held on 25th - 27th April, 2022 and the committee decided as under: "a. Letter of Intent be issued under section 7(13) for B.P.Ed. Course. The WRC also decided that the reply to LOI will be processed further subject to satisfactory reply by the institution in respect of documents as asked above by WRC." Institution submitted reply to LOI on 16.06.2022. The matter was placed before the WRC in its 365th meeting held on 30th June, 2022 and the committee decided as under: "show Cause Notice prior to refusal of recognition be issued to the institution u/s 14/15 (3) (b) of the NCTE Act." Institution submitted reply on 18.07.2022. NCTE vide 55th GB Meeting held on 14.07.2022 has taken a policy decision in alignment of the National Education Policy, 2020 to discontinue the processing of all courses which are not in line with the NEP, 2020 and to return the pending applications of the Institutions along with the processing fees. It was also decided in the said GB Meeting that in the event the matters/applications have been reopened in pursuance of an order of the Hon'ble Court along with a stay application against the order by the Hon'ble Court for processing of application. The matter was placed in 383rd meeting of WRC held on 20th and 21st April 2023 and the Committee observed as follows: <i>"WRC examined the facts of the case and unanimously came to a conclusion that the legal issues arising in pursuance of the Apex Body's decision in its 55th General Body Meeting held on 14.07.2022 being faced by the Regional Committees with regards to this and every pending application which is the matter of various pending contempt carry implication which are contrary to the objective of NEP 2020."</i>
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				<p><i>Therefore, the said legal issues should be cited in detail in a letter and the same should be referred to NCTE Headquarters today (i.e. 20.04.2023) for further instructions/ clarifications as the policy decisions taken in the 55th General Body Meeting are directly involved."</i></p> <p>"Accordingly, a letter dated 20.04.2023 was written to the NCTE Hqrs. And the reply of the same was received vide letter dated. 22.04.2023.</p> <ul style="list-style-type: none"> • The Committee has taken the letter from NCTE Hqrs. dated 22.04.2023 in cognizance in 384th meeting of WRC held on 10th and 11th May,2023 and decided as follows: <ol style="list-style-type: none"> 1. "Since the matter involves legal issues which may have implications contrary to the objectives of NEP 2020, legal opinion of Ld. ASG be sought." 2. The committee will respond to the points (in the letter dated 22.04.2023) pertaining to the committee and for other points, RD will submit a reply in due course of time. • Considering the gravity of the matter, as LPA filed as per GB decision got dismissed and since the policy matters are involved legal opinion from the Standing Counsel of NCTE at the Supreme Court of India was sought through NCTE HQrs on the issues involved and received the same on 25.05.2023. • The opinion rendered by the standing counsel is reproduced in concluded form below: <p><i>"In view of the analysis of given factual position, the decision of NCTE Council in its 55th General Body meeting dated 14.07.2022 to return the pending applications of institutes in view of NEP, the scheme and scope of the NCTE Act and Regulations, specifically section 12 and 20(6) of the NCTE Act, it is concluded that the Regional Committees may return/reject the pending applications of the institutes as per the decision of 55th General Body meeting in line with the decisions taken by NRC in its 394th meeting instead of filing numerous LPAs. However, in order to avoid further litigation and other consequences, in matters wherein courts have ordered to consider the applications, the respective Regional Committees specifically need to mention defects in each application while supporting its decision as a policy decision taken in above 55th meeting and return thee applications with speaking order on merits of each application along with return of fee."</i></p>
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				<p>In view of the above observations/ deficiencies and decision of 55th General Body meeting of the Council, mandate as provided in the NEP 2020 and Legal Opinion as rendered by Advocate, the Committee decides as follows:</p> <p>The pending application along with the processing fee be returned to the concerned institution as per 55th GB decision.</p>
Other contempt matters				
17.	APW06524/22 4162	SENDHWA SHARIRIK SHIKSHA SANSTHAN, (SENDHWA WELFARE AND EDUCATION COUNCIL), KHASRA NO.258, VILLAGE- CHATLI (SENDHWA), BARWANI, MADHYA PRADESH	M.P.ED	<p>The original file of the institution alongwith other related documents was carefully examined in the light of the NCTE Act, 1993, Regulations and Guidelines issued by NCTE from time to time and the Committee observed as under:</p> <ul style="list-style-type: none"> • The matter was considered in 378th meeting of WRC held on 21-22 December, 2022 and the Committee made following observations: <i>"The original file of the Institution along with other related documents, Order dated 23.11.2022 in W.P.(C) 16154/2022 passed by Hon'ble High Court of Delhi at New Delhi were carefully examined in the light of NCTE Act, 1993, Regulations and Guidelines issued by NCTE from time to time and the Committee observed as under:</i> • <i>Recognition was granted for M.P.Ed. course with an intake of 30 vide order dated 29.08.2008 followed by corrigendum dated 05.12.2008 to read the course duration as 2 years instead of 1 year mentioned in recognition order.</i> • <i>The institution was informed vide letter dated 21.11.2013 to have NAAC accreditation as per provisions laid down in Clause 8(5) of NCTE Regulations, 2009.</i> • <i>Show cause notice u/s 17 was issued dated 26.08.2014 to furnish representation regarding accreditation with Letter Grade B under the new grading system developed by NAAC.</i> • <i>Reply vide letter dated 12.09.2014 submitted by the institution (received in WRC, NCTE on 22.09.2014) was considered by WRC in its 212th meeting held on 28-29 November 2014 and the institution was intimated vide letter dated 22.12.2014 to inform the progress regarding NAAC accreditation within 60 days.</i>

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				<ul style="list-style-type: none">• Vide letter dated 27.05.2015, the institution attached a copy of a letter dated 12.05.2015 issued by NAAC that it has been accredited with a CGPA of 2.01 on a four-point scale at B Grade valid for a period of five years from 01.05.2015, subsequently forwarded the certificate of accreditation by NAAC dated 01.05.2005 received in WRC, NCTE on 30.07.2015.• The institution vide letter dated 27.02.2016 requested for issuance of revised order mentioning revised intake as per NCTE Regulations, 2014 for M.P.Ed. programme.• Considering para 3.1 of Norms and Standards for M.P.Ed. programme (Appendix-8) under NCTE Regulations, 2014 dated 28.11.2014, there shall be a basic unit of 40 (forty) intake students for each year.• In light of para 5.1 of Norms and Standards for M.P.Ed. programme (Appendix-8) under NCTE Regulations, 2014 dated 28.11.2014, for a basic unit of forty students with a combined strength of eighty for the two-year programme, there shall be 01 Professor, 02 Associate Professors, 03 Assistant Professors, 03 Sports Trainers (part-time) as per the qualification prescribed at para 5.2 of Appendix-8 under NCTE Regulations, 2014. The teachers shall be drawn from various areas of study included in the curriculum.• The institution is required to abide by relevant provisions of NCTE Regulations, and guidelines as amended from time to time.• The latest letter dated 28.09.2022 submitted by the institution requesting for issuance of revised recognition order reflecting revised intake as per NCTE Regulations, 2014 has been considered by WRC.• The institution is required to submit the latest faculty list qualified as per NCTE Regulations, 2014 approved by the affiliating body in accordance with the prescribed proforma of NCTE, along with the approval letter of the same by the concerned affiliating body.
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				<ul style="list-style-type: none"> • <i>The institutional website needs to be maintained and updated uploading the mandatory disclosure information and related documents in light of Clause 7(14) (i), 8(14) and 10(3) of NCTE Regulations, 2014.</i> <p><i>In view of the above, the Committee decided that Show Cause Notice be issued to the institution u/s 17 of the NCTE Act to submit a reply accompanied by an original affidavit within 30 days from the date of uploading of minutes on the website failing which the WRC will take a decision as deemed fit as per the provisions contained in the NCTE Act and Regulations."</i></p> <ul style="list-style-type: none"> • Based on minutes uploaded on NCTE website, the institution has submitted reply of show cause notice vide letter dated 05.01.2023. <p>After consideration of the reply of the institution, the Committee observed the following deficiencies in light of NCTE Regulations, 2014 as amended time to time still persist:</p> <ol style="list-style-type: none"> 1. The institution has not submitted original latest faculty list comprising 01 Professor, 02 Associate Professors, 03 Assistant Professors, 03 Sports Trainers (part-time) as per the qualification prescribed at para 5.2 of Appendix-8 under NCTE Regulations, 2014 approved by the Registrar of affiliating body in the NCTE prescribed proforma. Instead, it has submitted a photocopy of faculty list comprising 01 Professor, 04 associate professor, 05 assistant professor (appointed in the year 2009, 2015, 2018 & 2019 as reflected in the list) countersigned by Registrar, Devi Ahilya Vishwavidyalaya, Indore Madhya Pradesh (without date). Date of joining of faculties is not reflected in the faculty list. 2. The educational and professional qualification certificates, Ph.D certificate, experience certificates etc. as token of proof in respect of faculties are not attached along with the photocopy of approved faculty list. 3. Assistant Professor in Yoga and Sports Trainer/Coaches as required under NCTE Regulations, 2014 have not been identified/reflected in the faculty list.
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				<p>4. The institutional website (www.sendhwasss.com) is not functional. Being recognized by NCTE for various teacher education courses, the institution has failed to maintain and update its official website by uploading requisite information in light of Clause 7(14)(i), 8(14) and 10(3) of NCTE Regulations, 2014 as amended time to time.</p> <ul style="list-style-type: none"> • Therefore, the Committee decided that Final Show Cause Notice prior to withdrawal be issued to the institution u/s 17 of the NCTE Act to submit a reply accompanied by an original affidavit within 7 days from the date of issue of final show cause notice failing which the WRC will take a decision as deemed fit as per the provisions contained in the NCTE Act and Regulations.
18.	APW01684/223295 & APW02528/222131	SHRI SIDDHI VINAYAK COLLEGE, VILLAGE KHURERI, DIST. GWALIOR, MADHYA PRADESH	B.ED & D.EL.ED	<p>The original file of the institution along with other related documents was carefully examined in the light of the NCTE Act, 1993, Regulations and Guidelines issued by NCTE from time to time and the Committee observed as under:</p> <ul style="list-style-type: none"> • The matter was last considered in 383rd meeting of WRC held on 20th & 21st April, 2022 and the Committee decided that final show cause notice prior to rejection of shifting application be issued to the institution. The institution shall submit a reply accompanied by an original affidavit within 7 days from the date of uploading of minutes on the website failing which the WRC will take a decision as deemed fit as per the provisions contained in the NCTE Act and Regulations. • Accordingly, final SCN was issued to the institution on 18.05.2023 on the following grounds: <ul style="list-style-type: none"> • Affidavit is not submitted along with the reply to the Show cause notice issued in pursuance of the decision taken by WRC in its 380th meeting held on 10th February, 2023. • Absence of the Principal during online inspection despite the fact that the date of inspection was already conveyed in advance to the institution, is still not justified.

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				<ul style="list-style-type: none"> Accordingly, final SCN was issued to the institution on 18.05.2023 on the following grounds: Affidavit is not submitted along with the reply to the Show cause notice issued in pursuance of the decision taken by WRC in its 380th meeting held on 10th February, 2023. Absence of the Principal during online inspection despite the fact that the date of inspection was already conveyed in advance to the institution, is still not justified. The institution has itself admitted in its reply that the earlier institutional website was not correct/ dysfunctional. Now the institution has given its correct website address www.shrisiddhivinayakcollege.com). While checking its website, it is found that only homepage is visible, but the contents of the website are not opening up/not displayed. Hence, institutional website has still not been maintained and updated as per Clause 7(14)(i), 8(14) and 10(3) of NCTE Regulations, 2014 as amended time to time. The institution has submitted the reply on the basis of uploading of minutes on the website via email dated 8th May 2023 to the final show cause notice issued. <p>Considering the reply of final show cause notice, the Committee decided that the institution be permitted shifting of premises and accordingly informed to institution, State Govt., Affiliating Body and all concerned. The permission order for shifting be uploaded on website.</p>
19.	APW05037/22 5064	PRAGYA BAL UTTAN SAMITI, PLOT NO.130, 53/80, 158/15, KHASRA NO. 130, 53/80, 158/15, KATANGI, JABALPUR, MADHYA PRADESH	M.ED	<p>The original file of the institution alongwith other related documents was carefully examined in the light of the NCTE Act, 1993, Regulations and Guidelines issued by NCTE from time to time and the Committee observed as under:</p> <ul style="list-style-type: none"> The matter was considered in detail in 376th meeting of WRC held on 18th & 19th November, 2022 and Committee made following observations: <p><i>“ The original file of the Institution along-with other related documents, were carefully examined in the light of NCTE Act, 1993, Regulations and Guidelines issued by NCTE from time to time and the Committee observed as under:</i></p>

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				<ul style="list-style-type: none"> • Initial application dated 10.01.2007 submitted by Chairman, Pragya Bal Utthan Samiti, Katangi, Teh.Patan, Dist. Jabalpur, Madhya Pradesh for grant of recognition of M.Ed. course in the name of Pragya Kala Evam Vanijya Mahavidyalaya, Katangi, Teh.Patan, Bus Stand, Dist. Jabalpur, Madhya Pradesh, Pin Code-483105. • Recognition was granted for M.Ed.(Co-ed) course with intake of 25 vide order dated 29.08.2008 in the name of Pragya Bal Utthan Samiti, Plot No.-(130)(53/08)(158/15), Khasra-(130) (53/08)(158/15), Katangi, Jabalpur, Madhya Pradesh followed by order dated 12.01.2011 enhancing the M.Ed. intake from 25 to 35 from the academic session 2010-2011. • As per representation vide letter No.7169 dated 29.06.2007, WRC in its 99th meeting held on 19-22 July, 2007 decided to correct the name of institution as "Pragya Kala and Vanijya Mahavidyalaya, Jabalpur, Madhya Pradesh" and same was communicated vide letter No.C-22623 dated 21.08.2007. • In reference to NAAC letter dated 09.07.2013 wherein forwarded a list of institutions which have NAAC Accreditation, the name of institution was not figured in the list of recognized institutions for M.Ed. course due to non-fulfillment of provisions laid down in the Clause 8(5) of NCTE Regulations, 2009. The same was communicated vide letter dated 05.09.2013. • NAAC vide letter dated 11.11.2013 has rejected issuance of Letter of Intent to the institution on the ground that as per LOI, name of college is "Pragya Arts & Commerce College" and as per NCTE recognition letter, the name of college is "Pragya Bal Utthan Samiti" and with observation that the institution's name and address should be the same in the NCTE recognition letter, Affiliation letter from the Affiliating University as well as Lol to process the request for Assessment and Accreditation from NAAC. • Initial application dated 10.01.2007 • Affidavit submitted in acceptance of conditions of NCTE Regulations, 2014 and revised order not issued. • Show cause notice dated 26.02.2018 was issued u/s 17 of NCTE Act due to non-submission of any proof that it has applied fresh for NAAC accreditation.
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				<ul style="list-style-type: none"> • The institution requested vide letter dated 06.04.2018, 31.05.2018 to change its name in reference to WRC letter dated 21.08.2007 and for issue of revised order. • Order dated 19.04.2022 passed by Hon'ble High Court of Delhi at New Delhi in W.P.(C) 6236/2022 directing the respondent to decide the petitioner's application for issuance of a revised recognition order for conducting the M.Ed. course in the name of "Pragya Arts and Commerce College of Education" within a period of four weeks. • The institution vide letter dated 22.04.2022 received on 05.05.2022 has requested to comply the order of Hon'ble Court. • In light of provisions under para 2(i) (Appendix-5) of Norms and standards for M.Ed. course under NCTE Regulations 2014, institutions offering teacher education programmes for a minimum period of five academic years, being affiliated to a university, and having applied for accreditation from NAAC or any other accrediting agency approved by NCTE are eligible to apply for M.Ed. course. • In light of provisions under Clause 8(3) of NCTE Regulations, 2014, an institution which has been recognized by the Council shall obtain accreditation from an accrediting agency approved by Council within five years of such recognition. • <i>In view of the above, the Committee decided that clarification be sought from the institution with regard to the proof of submission of affidavit regarding change of name of institution. The institution shall be required to inform the up-to-date status of recognition for M.Ed. programme from the academic session 2015-2016 and onwards including status of admission of students during the period.</i> • <i>The institution is required to submit reply on the above accompanied by an original affidavit within 15 days from the date of uploading of minutes on the website failing which the WRC will take decision as deemed fit as per the provisions contained in the NCTE Act and Regulations."</i>
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			<ul style="list-style-type: none">• The matter was again considered in 379th meeting of WRC held on 17th January 2023. The Committee considered the reply of the institution vide letter dated 02.12.2022 and found it unsatisfactory as the institution failed to submit the proof of submission of affidavit regarding change of name of the institution and also did not fulfill the criteria laid down under NCTE Regulations 2014. Hence, Committee decided to issue final show cause notice under section 17 of NCTE Act 1993 prior to withdrawal of recognition for M.Ed. programme.• Accordingly, final show cause notice was issued on 11.03.2023.• The institution has submitted reply of the final show cause notice vide letter dated 18.03.2023 received in WRC on 24.03.2023.• In its reply, the institution has failed to submit any requisite document as asked for. The institution has only submitted court order W.P.(C) 6236/2022 dated 19.04.2022.• The Committee also observed that the following observations as recorded in the minutes of 375th meeting of WRC: "As per representation vide letter No.7169 dated 29.06.2007, WRC in its 99th meeting held on 19-22 July, 2007 decided to correct the name of institution as "Pragya Kala and Vanija Mahavidyalaya, Jabalpur, Madhya Pradesh" and same was communicated vide letter No.C-22623 dated 21.08.2007" is for B.Ed. course of the institution bearing application Code-223145. The name of the institution was never changed for M.Ed. course after issuance of recognition order dated 29.08.2008 as no representation was received regarding the same from the institution.• The institution has submitted affidavit dated 12.01.2015 giving consent to come under NCTE Regulations 2014 and state the name of institution as "Pragya Bal Utthan Samiti, Katungi, Jabalpur, Madhya Pradesh".• At the time of submission of application for M.Ed. course dated 10.01.2007, the affidavit submitted by the management mentioning the name of institution as "Pragya M.Ed. College" which does not match with the name of institution mentioned in the application.
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				<p>After consideration of the reply of the institution to the final show cause notice and other discrepancies, the Committee decides that the request of the institution for issuance of revised recognition order considering NCTE Regulations 2014, is rejected.</p> <p>Therefore, in view of the guidelines issued by NCTE HQrs vide letter no. F.51-4/2014/NCTE/N&S dated 24th December 2014, after promulgation of NCTE Regulations, 2014 notified dated 28.11.2014, for processing of pending applications and for the existing institutions, its initial recognition granted for M.Ed. course (one year duration) automatically becomes invalid.</p> <p>The decision taken by the Committee be communicated to the institution and copy be endorsed to State Govt. Affiliating Body and all concerned. The said decision be uploaded on NCTE website.</p>
20	RJ-1335 NRCAPP2016 16169	DR. RADHA KRISHNAN T.T. COLLEGE, RAJASTHAN	B.ED B.SC.B.ED/ B.A.B.ED	<p>The original file of the institution along with other related documents was carefully examined in the light of the NCTE Act, 1993, Regulations and Guidelines issued by NCTE from time to time and the Committee observed as under:</p> <p>The matter was considered by WRC in its 384th meeting held on 10th & 11th May, 2023 and Committee decided as follows:</p> <p>“ The visiting team report dated 17.04.2023 of the institution contains the following remarks by the VT members: <i>“The institute is unable to share the soft copies of the concerned and required documents. Hence, the final remark is NOT ACCEPTED.”</i></p> <p><i>In view of the above, the Committee decided to issue show cause notice to the institution for clarification as to why documents were not shared during online inspection. The institution shall submit a reply accompanied by an original affidavit within 15 days from the date of issue of SCN failing which the WRC will take a decision as deemed fit as per the provisions contained in the NCTE Act and Regulations. A copy of show cause notice be endorsed to the State Government and Affiliating Body.”</i></p>

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				<ul style="list-style-type: none"> The institution has filed a new writ petition before the Hon'ble Delhi High Court challenging the decision of the WRC in its 384th meeting. <p>In view of the above, Committee decided that the institution be re-inspected as per NCTE Regulations for verification of documents and infrastructure and instructional facilities of the institution for shifting of premises.</p>
Similar matters to Contempt batch matters				
21.	WRCAPP3343	ASHOKA DS COLLEGE, PLOT NO. 610, AMBAH , MORENA, MADHYA PRADESH	D.EL.ED	<p>The original file of the institution along with other related documents was carefully examined in the light of the NCTE Act, 1993, Regulations and Guidelines issued by NCTE from time to time and the Committee observed as under:</p> <p>The matter was placed in the 297th meeting of WRC and the committee observed as under:</p> <p><i>"The case file was seen. This is a case of appeal. The Appellate Authority vide order dated 26.04.2018 has remanded the case to WRC to consider the documents submitted by the institution. Show cause notice was issued to the institution on 23.05.2018.</i></p> <p><i>The institution replied on 26.07.2018. The institution has submitted a map from patwari which shows that khasra no. 610 and 700 are contiguous. It has submitted a CLU for land under khasra no. 610 but same has not been done for land under khasra no.700. The institution is also required to submit latest premium receipt for CLU/ diversion for both the plots.</i></p> <p><i>Further action will be taken as soon as the above documents are received. Reply should be submitted within one month, failing which recognition will be refused."</i></p> <p>NCTE vide 55th GB Meeting held on 14.07.2022 has taken a policy decision in alignment of the National Education Policy, 2020 to discontinue the processing of all courses which are not in line with the NEP, 2020 and to return the pending applications of the Institutions along with the processing fees. It was also decided in the said GB Meeting that in the event the matters/applications have been reopened in pursuance of an order of the Hon'ble Court along with a stay application against the order by the Hon'ble Court for processing of application.</p>

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				<ul style="list-style-type: none"> Similar contempt matters were placed in 383rd meeting of WRC held on 20th and 21st April 2023 and the Committee observed as follows: <i>“WRC examined the facts of the case and unanimously came to a conclusion that the legal issues arising in pursuance of the Apex Body’s decision in its 55th General Body Meeting held on 14.07.2022 being faced by the Regional Committees with regards to this and every pending application which is the matter of various pending contempt carry implication which are contrary to the objective of NEP 2020. Therefore, the said legal issues should be cited in detail in a letter and the same should be referred to NCTE Headquarters today (i.e. 20.04.2023) for further instructions/clarifications as the policy decisions taken in the 55th General Body Meeting are directly involved.”</i> Accordingly, a letter dated 20.04.2023 was written to the NCTE Hqrs. And the reply of the same was received vide letter dated. 22.04.2023. The Committee has taken the letter from NCTE Hqrs. dated 22.04.2023 in cognizance in 384th meeting of WRC held on 10th and 11th May,2023 and decided as follows: <i>“Since the matter involves legal issues which may have implications contrary to the objectives of NEP 2020, legal opinion of Ld. ASG be sought.”</i> <i>The committee will respond to the points (in the letter dated 22.04.2023) pertaining to the committee and for other points, RD will submit a reply in due course of time.</i> Considering the gravity of the matter, as LPA filed as per GB decision got dismissed and since the policy matters are involved legal opinion from the Standing Counsel of NCTE at the Supreme Court of India was sought through NCTE HQrs on the issues involved and received the same on 25.05.2023. The opinion rendered by the standing counsel is reproduced in concluded form below: <i>“In view of the analysis of given factual position, the decision of NCTE Council in its 55th General Body meeting dated 14.07.2022 to return the pending applications of institutes in view of NEP, the scheme and scope of the NCTE Act and Regulations, specifically section 12 and 20(6) of the NCTE Act, it is concluded that the Regional</i>
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MINUTES OF 386th EMERGENT MEETING OF WRC HELD ON 26th MAY, 2023

				<p><i>Committees may return/reject the pending applications of the institutes as per the decision of 55th General Body meeting in line with the decisions taken by NRC in its 394th meeting instead of filing numerous LPAs. However, in order to avoid further litigation and other consequences, in matters wherein courts have ordered to consider the applications, the respective Regional Committees specifically need to mention defects in each application while supporting its decision as a policy decision taken in above 55th meeting and return the applications with speaking order on merits of each application along with return of fee."</i></p> <p>In view of the above observations/deficiencies and decision of 55th General Body meeting of the Council, mandate as provided in the NEP 2020 and Legal Opinion as rendered by Advocate, the Committee decides as follows:</p> <p>The pending application along with the processing fee be returned to the concerned institution as per 55th GB decision.</p>
22.	WRCAPP3326	VAISHNAVI SHIKSHA MAHAVIDYALAYA, GANGVARIYA, NAGAUD, SATNA, MADHYA PRADESH	B.ED	<p>The original file of the institution along with other related documents was carefully examined in the light of the NCTE Act, 1993, Regulations and Guidelines issued by NCTE from time to time and the Committee observed as under:</p> <ul style="list-style-type: none"> • The institution made online application for D.EL.ED Course for two unit on 30.06.2015. • Hard copy of application received on 14.07.2016. • The matter was placed in the 254th meeting of WRC and the committee decided that recognition be granted for one unit of 50 students for the B.ed Course. • The institution has filed W.P. (C) 10995/2020 in the High Court of Delhi at New Delhi which was decided vide order date 23.12.2020. • The matter was placed in the 336th meeting of WRC and the committee decided that RD, WRC to send a reminder letter to the collector, Satna and concerned authorities to provide information/ documents on the staff profile, NOC, CLU and verification of the existing building of the college. • The matter was placed in the 347th meeting of WRC and the committee decided that application cannot be considered to be second unit.

MINUTES OF 386th EMERGENT MEETING OF WRC HELD ON 26th MAY, 2023

			<ul style="list-style-type: none"> • The matter was placed in the 349th meeting of WRC and the committee decided that final show cause notice prior to refusal of recognition be issued to the institution u/s 14/15(3) (b) of the NCTE act for D.EL.ED programme to submit reply to SCN within a period of 30 days. <p>NCTE vide 55th GB Meeting held on 14.07.2022 has taken a policy decision in alignment of the National Education Policy, 2020 to discontinue the processing of all courses which are not in line with the NEP, 2020 and to return the pending applications of the Institutions along with the processing fees. It was also decided in the said GB Meeting that in the event the matters/applications have been reopened in pursuance of an order of the Hon'ble Court along with a stay application against the order by the Hon'ble Court for processing of application.</p> <ul style="list-style-type: none"> • Similar contempt matters were placed in 383rd meeting of WRC held on 20th and 21st April 2023 and the Committee observed as follows: <p>"WRC examined the facts of the case and unanimously came to a conclusion that the legal issues arising in pursuance of the Apex Body's decision in its 55th General Body Meeting held on 14.07.2022 being faced by the Regional Committees with regards to this and every pending application which is the matter of various pending contempt carry implication which are contrary to the objective of NEP 2020. Therefore, the said legal issues should be cited in detail in a letter and the same should be referred to NCTE Headquarters today (i.e. 20.04.2023) for further instructions/clarifications as the policy decisions taken in the 55th General Body Meeting are directly involved."</p> <ul style="list-style-type: none"> • Accordingly, a letter dated 20.04.2023 was written to the NCTE Hqrs. And the reply of the same was received vide letter dated. 22.04.2023. • The Committee has taken the letter from NCTE Hqrs. dated 22.04.2023 in cognizance in 384th meeting of WRC held on 10th and 11th May, 2023 and decided as follows: <i>"Since the matter involves legal issues which may have implications contrary to the objectives of NEP 2020, legal opinion of Ld. ASG be sought."</i> <i>The committee will respond to the points (in the letter dated 22.04.2023) pertaining to the committee and for other points, RD will submit a reply in due course of time.</i>
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MINUTES OF 386th EMERGENT MEETING OF WRC HELD ON 26th MAY, 2023

				<ul style="list-style-type: none">• Considering the gravity of the matter, as LPA filed as per GB decision got dismissed and since the policy matters are involved legal opinion from the Standing Counsel of NCTE at the Supreme Court of India was sought through NCTE HQrs on the issues involved and received the same on 25.05.2023.• The opinion rendered by the standing counsel is reproduced in concluded form below: <i>"In view of the analysis of given factual position, the decision of NCTE Council in its 55th General Body meeting dated 14.07.2022 to return the pending applications of institutes in view of NEP, the scheme and scope of the NCTE Act and Regulations, specifically section 12 and 20(6) of the NCTE Act, it is concluded that the Regional Committees may return/reject the pending applications of the institutes as per the decision of 55th General Body meeting in line with the decisions taken by NRC in its 394th meeting instead of filing numerous LPAs. However, in order to avoid further litigation and other consequences, in matters wherein courts have ordered to consider the applications, the respective Regional Committees specifically need to mention defects in each application while supporting its decision as a policy decision taken in above 55th meeting and return thee applications with speaking order on merits of each application along with return of fee."</i> <p>In view of the above observations/ deficiencies and decision of 55th General Body meeting of the Council, mandate as provided in the NEP 2020 and Legal Opinion as rendered by Advocate, the Committee decides as follows: The pending application along with the processing fee be returned to the concerned institution as per 55th GB decision.</p>
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'Original draft of the minutes is approved by the Chairman, WRC'

Meeta Bhaet
Counter-signed by
RD-WRC / Governor-WRC

(DR. RAVINDRA MAHADEORAO KADU)
CHAIRMAN, WRC, NCTE