

**TO BE PUBLISHED IN THE GAZETTE OF INDIA PART - III, SECTION-4
(EXTRAORDINARY)**

F.No./WRC/NCTE/OAPW0162/213029/B.Ed./431st Meeting/2025/7365-70

Dated 27/02/2025

RESORATION ORDER

WHEREAS, the recognition was granted to the institution namely, KESARWANI MAHAVIDYALAYA, GOLE BAZAR, GARHA PATHAK ROAD, JABALPUR-488002, MADHYA PRADESH Vide Order No. WRC/5-6/96/5568-69 dated 16.10.1998 for conducting the B.Ed. course one year duration with an annual intake of 100 students (Two basic units of 50 students each).

2. AND WHEREAS, the revised recognition order was issued to the institution Vide Order No. WRC/OAPW0162 & APW01959/213029/2015/148914-922 dated 31.05.2015 for B.Ed. programme of two years duration with an annual intake of 100 students (two basic units 50 students each) from the academic session 2015.2016.

3. AND WHEREAS, the matter was placed in 237th Meeting held on December 21st-22nd, 2015 and the Committee decided that". The case file was seen. The reply of the institution was examined in the context of the inspection report of the NCTE hqrs. conducted under section 13 of the NCTE Act, 1993. The reply is not satisfactory on the following points:-

- i. Institution is not in possession of built-up area as per NCTE norms;
- ii. HDD on regular basis not appointed. Staff as required not appointed for B.Ed. and M.Ed. courses;
- iii. Staff list duly approved by the affiliating body, giving details of appointment of HOD on regular basis not submitted.
- iv. The institution has not made any effort to obtain NAAC Accreditation.
- v. Salary is not paid in accordance with the NCTE Regulations; and
- vi. Website of the institution is not functional; and
- vii. Attendance of students and working days are very less.

The explanation is not satisfactory on the above points and corrective action has not been completed. Hence, Show Cause Notice u/s 17 be issued on the above grounds."

4. AND WHEREAS, SCN was issued to the institution on 05.01.2016. The reply was received on 04.02.2016.

5. AND WHEREAS, the matter was placed in 246th Meeting held on March 16th-18th 2016 and the Committee decided that". The case file was seen. Consequent to the consideration of the reply of the institution, to the points raised after inspection under Section 13, the WRC had issued a Show Cause Notice on 05/01/2016. The institution vide reply dt. 04/02/2016 has given the following responses :

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- i. The institution has stated that it has a built-up area of 2500 sq. mtrs. against the requirement of 2000 sq. mtrs. Documentary evidence has not been submitted.
 - ii. Earlier Dr. P.L. Saxena was Professor and Head. After her retirement, the Vishwavidhyalaya did not find anyone suitable.
 - iii. Regarding the faculty, one Associate Professor and 5 Assistant Professors have been appointed. 2 Professors are on Contract basis. Further, the institution should appoint staff as per the NCTE Regulations, 2014 i.e. 16 faculty members for two units of the B.Ed. course.
 - iv. Documentary evidence regarding Salary paid to the staff has not been submitted.

Hence, Clarification be obtained on the above grounds"

6. **AND WHEREAS**, letter for Clarification was issued to the institution on 21.03.2016 and reply was received on 12.04.2016.
7. **AND WHEREAS**, the matter was placed in 252nd Meeting held on May 09-10, 2016 and the Committee decided that " The case file was seen. Clarificatory letter was issued on 21.03.2016 asking the institution to provide documentary evidence regarding the built-up area of 2500 sq. mtrs. The institution has submitted a certificate issued by the Jabalpur Corporation. The institution has not submitted list of faculty members and HOD, duly approved by the University. The institution should comply with this requirement try 30th of May 2016.
8. **AND WHEREAS**, letter for Clarification was issued to the institution on 17.05.2016 and reply was received on 01.06.2016.
9. **AND WHEREAS**, the matter was placed in 254th Meeting held on Jun 07th -09th, 2016 and the Committee decided that " The case file was seen. Clarificatory letter was issued on 17.05.2016 and reply was received on 01.06.2016. It was pointed out that the institution has not submitted the list of full-time faculty members and HOD, duly approved by the University. The institution has not submitted till today the required list of one HDD/Principal and 15 faculty members in spite of so many reminders. **Hence, Recognition of the institution for B.Ed. course is withdrawn under Section 17 of the NCTE Act, 1993, from the academic session 2016-2017. Since Recognition is withdrawn for the B.Ed. course, Show Cause Notice be issued prior to withdrawal of Recognition of M.Ed. course (225015), since running of the B.Ed. course/any other teacher education course affiliated to a University is essential for running the M.Ed. course."**
10. **AND WHEREAS**, the Withdrawal Order issued on 21.06.2016. The institution filed an appeal to the appellate authority Hqrs, dated 16.08.2016. Regulatory files sent to Hqrs. on 25.08.2016
11. **AND WHEREAS**, the Appeal Committee vide its order dated 28.03.2017 reject the appeal and confirmed the WRC order withdrawal order dated 21.06.2016.
12. **AND WHEREAS**, the institution was filed W.P. No. 5820/2017 in the Hon'ble High Court of Madhya Pradesh at Jabalpur and the Hon'ble High Court vide order dated 08.05.2017 directed as under:-

"In the peculiar facts and circumstances of the case and looking to the aforesaid assertions of the petitioner that it had removed all the deficiencies, the petition filed by the petitioner is partly allowed to the extent that the impugned order passed by the appellate authority dated 28.3.2017 is set aside and the matter is remitted back to the appellate authority to reexamine the matter and to redetermine as to whether the petitioner has complied with the necessary requirements of the N.C.T.E. Regulations.

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It is made clear that while remitting the matter to the appellate authority, we have not expressed any opinion on the merits of the case nor have we restricted the appellate authority to the two issues raised by the petitioner and we make it clear that the appellate authority would be at liberty to examine all the issues and find out as to whether all the necessary criteria and requirements prescribed under the Regulations have been complied with by the petitioner institution or not and to take an independent decision in the matter.

It is also made clear that the appellate authority would be at liberty, if it is so advised, to conduct as many inspections as necessary of the institution to ensure that it has duly complied with the NCTE Regulations.

The aforesaid exercise shall be undertaken by the appellate authority as expeditiously as possible, however, subject to payment of cost and expenses by the petitioner institution to the tune of Rs. 75,000/-.

It is, however, made clear that till the aforesaid exercise is completed by the appellate authority and fresh orders in that regard are not passed, the petitioner institution shall not be permitted to undertake any steps for admitting students in the B.Ed. course or other courses run by it that are governed by the NCTE Regulations which would be subject to the fact that an order to that effect is passed by the authorities ultimately in case the appeal is allowed. However, looking to the fact that the institution had been running courses in the past and certain students are also pursuing studies therein, the respondent NCTE is directed to take up and complete the exercise, as aforesaid, as early as possible, however not later than two months.

It is also clarified that the appellate authority may also grant personal hearing to the petitioner if so warranted or make necessary queries to determine the fact of compliance of the Regulations.

To expedite the matter, the petitioner is directed to appear before the respondent authorities on 15.5.2017 and on such other dates as may be fixed by it. With the aforesaid direction the petition filed by the petitioner stands partly allowed and is disposed of."
C.C as per rules.

13. AND WHEREAS, the matter was placed in 295th Meeting held on July 30th-31st, 2018 and the Committee decided that

".... The case file was seen. This is a case of appeal. The Appellate Authority vide order dated 12.07.2018 has remanded the case to WRC for further processing the application.

"The WRC examined the file and found that the institute has submitted the staff profile of 1+17 (excluding Librarian) who are approved by the competent authority. Lecturer at sr. no. 4 does not have M.Ed. degree and should not be appointed. In the list the details about the M.Ed. degree of faculty at sr. no. 2 & 3 are not given. Further, it is seen that percentage of marks both at the PG and M.Ed. levels have not been given, Secondly FDRs for 12 lakhs have not been submitted. It is also clarified that the appellate authority may also grant personal hearing to the petitioner if so warranted or make necessary queries to determine the fact of compliance of the Regulations.

To expedite the matter, the petitioner is directed to appear before the respondent authorities on 15.5.2017 and on such other dates as may be fixed by it.

With the aforesaid direction the petition filed by the petitioner stands partly allowed and is disposed of. C.C as per rules.

Hence, Compliance should be submitted by the institution within one month failing which decision regarding withdrawal of recognition will stand"

14. AND WHEREAS, letter seeking Clarification was issued to the institution on 07.08.2018 and reply was already received on 06.08.2018.

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15. **AND WHEREAS**, the matter was placed in 296th Meeting held on August -28th-29th, 2018 and the Committee decided that "... The case file was seen. This is a case of appeal, Compliance letter was issued to the institution on 07.08.2018 and the institution replied vide letter dated 04.08.2018. Since, the institution has fulfilled all the requirements, the Recognition is restored and permitted to continue with two units."

16. **AND WHEREAS**, the Restoration Order for was issued to the institution on 07.09.2018.

17. **AND WHEREAS**, the matter was placed in 314th Meeting held on July 13th to 15th and 22nd, 2020 and the Committee decided that This Is a case of RPRO and shifting of premises for B.Ed. and M.Ed. programme. Recognition was granted on 29.09.2000 and 29.07.2008. Revised order was issued on 10.5.2015 with certain conditions. The institution has not submitted the compliance of the revised recognition order.

"Father, the institution had submitted an application for shifting of premises on 14.05.2019 with required documents:-

The Committee considered the application of the institution for shifting of premises and noted that the institution had not submitted the following documents:-

- *Change of land use certificate not submitted.*
- *Non-Encumbrance Certificate not submitted*
- *Building Completion Certificate not submitted.*
- *Moreover, the compliance of revised recognition order for B.Ed. and M.Ed. course not submitted.*

In view of the above, the Committee decided that last opportunity be given to the institution to reply within 30 days u/s 17 of the NCTE Act."

18. **AND WHEREAS**, the matter was considered by WRC in its 322nd Meeting held on 23rd and 24th November 2020 and WRC decided (Ref: Sl. No. 42, Page No. 43-44 of 322nd WRC Minutes) as under:-

The original file of the Institution along-with other related documents were carefully considered and examined by WRC in the light of NCTE Act, 1993, Regulations and Guidelines issued by NCTE from time to time and the following observation was made that:

As per the decision of WRC in 314th meeting, SCN was issued to the institution vide dated 06th August 2020. The reply to SCN submitted by the institution vide dated 27th August 2020 was considered by WRC and the WRC found that the institution is still deficient on the following grounds:

1. The institution has not submitted the Land Use Certificate, Non-Encumbrance Certificate, Building Completion Certificate issued by the competent Land Revenue Authority.
2. The institution has not submitted the latest staff profile duly approved by the affiliating body in the prescribed format.

In view of the above, the Committee decided that recognition granted to the institution for B.Ed. course be withdrawn from the academic session 2021-2022."

19. **AND WHEREAS**, accordingly, Withdrawal Order was issued to the institution on 17.12.2020.

20. **AND WHEREAS**, the institution filed a writ petition bearing No. 4623/2021 before the Hon'ble High Court of Madhya Pradesh and the Hon'ble High Court passed following order on 09.03.2021. The direction/operative part of the order is as under:-

" Undisputably, against the said order, the petitioner has remedy of filing an appeal. Counsel for the petitioner has prayed for a limited direction to the Appellate Authority to decide the appeal within a time bund period.

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Learned counsel for the respondents have no objection.

Having regards to the fact that an alternative efficacious remedy of appeal is available to the petitioner, we are not inclined to entertain the petition which is accordingly dismissed with liberty to the petitioner to avail the remedy of appeal.

If such an appeal is filed by the petitioner, the same will be considered and decided by the Appellate Authority as expeditiously as possible preferably within a period of four weeks from the date of filing of the appeal.

C.C. as per rules."

21. **AND WHEREAS**, the institution has filed on appeal before Appeal Committee of NCTE and Appeal Committee decided to remand back the case to WRC vide Appeal Order No. 89-64/E-345931/2024 Appeal/1st Meeting, 2025 APPLWRC2024414809 dated 31.01.2025 with a direction to revisit the case in totality and also to check that the institution fulfil all the criteria of norms & standards for the land & building where the recognition was granted.

22. **AND WHEREAS**, in compliance of the decision of the Appellate Authority, the institution has submitted documents vide their letter Nos. KMV/NCTE/25/1625 dated 08.02.2025 & KMV/NCTE/25/1633 dated 17.02.2025 respectively, which both were received in WRC office on 18.02.2025 & 06.03.2025 respectively.

23. **AND WHEREAS**, the reply of institution dated 17.02.2025, 18.02.2025 & 06.03.2025 considered in WRC in its 425th meeting held on 29th -30th May, 2025 and the Committee has decided as under:-

The WRC considered the Appeal Committee Order No. 89-64/E-345931/2024 Appeal/1st Meeting, 2025 APPLWRC2024414809 dated 31.01.2025 thereby setting aside WRC withdrawal order dated 17.12.2020 and remanding back the case with direction to re-visit the case in totality as under:-

"After perusal of the Appeal Report, documents on record and oral arguments advanced during the online hearing, Appeal Committee of the Council concluded to set aside the implunged order dated 17.12.2020 and remand back the case to WRC with a direction to revisit the case in totality and also to check that the institution fulfil all the criteria of norms & standards for the land & building where the recognition was granted by the WRC as per applicable rules & regulations and decision shall be taken accordingly. The Appellant institution is directed to forward to the WRC the documents submitted in appeal within 15 days from the receipt of order of the Appeal and after receipt of the same the WRC take further necessary action as per the NCTE Regulation, 2014, guidelines and amendments issued from time to time as per direction given herein above."

The Committee noted that the institution has not submitted the compliance of the revised recognition order issued on 31.05.2015 and carefully examined the matter along with the documents submitted by the institution consequent upon the appeal order 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 institution is required to submit FDRs in Joint Operation Mode with Regional Director, WRC, NCTE for all the teacher education programmes (Endowment of Rs.5.00 lakhs and Reserve Fund of Rs.7.00 lakhs for each course) along with Form 'A' (in original) issued from the concerned Bank.*
- ii. *The institution is required to upload certified land documents clearly mentioning all the Khasra Nos. issued by Competent Authority of State Government.*
- iii. *The institution is required to upload Mutation Certificate issued by Competent Authority of State Government.*
- iv. *The institution is required to upload Land Use Certificate (CLU) mentioning all Khasra Nos. issued by Competent Government Authority.*
- v. *The institution is required to upload latest Non-Encumbrance Certificate (NEC) issued by Competent Authority of State Government.*

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- vi. The institution is required to upload Building Plan approved by the Competent Authority of State Government indicating the Khasra/Plot/Survey No. and mentioning the total land area and total built-up area earmarked for each course being run in the premises and the demarcated land and built-up area for the teacher education programmes.
 - vii. The institution is required to upload latest Building Completion Certificate (BCC) in the prescribed format of NCTE (17 points) indicating the Khasra/Plot/Survey No. and mentioning the total land area and built-up area earmarked for each course being run in the premises and the demarcated land and built-up area for the teacher education programmes issued by the Competent Government Authority.
 - viii. The institution is required to upload Building Safety Certificate in adherence of safety guidelines as prescribed by National/State Disaster Management Authority issued by Competent Government Authority.
 - ix. The institution is required to upload Fire Safety Certificate issued by Fire Safety Department, Government of Madhya Pradesh verifiable on the official portal of the Fire Department, Government of Madhya Pradesh.
 - x. The institution is required to submit Certificate to the effect that the building is differently abled friendly from the Competent Government Authority.
 - xi. The institution is required to submit latest/current approved faculty list for B.Ed., M.Ed. and other teacher education programmes duly signed each page by concerned affiliating body in original in the prescribed format of NCTE as per provisions laid down under NCTE Regulations, 2014 as well as S. No. 8 of GOI No. 237 dated 09.06.2017.
 - xii. The website of institution has NOT been updated and maintained in compliance to provisions under Clause 7(14)(i), 8(6), 8(14) and 10(3) of NCTE Regulations, 2014 as amended from time to time.

Show Cause Notice u/s 17 (1) of NCTE Act 1993 be issued to the institution with direction to submit reply/documents supported with an affidavit within 21 days from the date of issue of notice."

Accordingly, Show Cause Notice was issued to the institution on 05.07.2025.

24. **AND WHEREAS**, the institution has submitted reply of SCN vide letter date 06.07.2025. An e-mail dated 21.07.2025 received from institution and institution filed a Court Order of Hon'ble High Court of Delhi at New Delhi W.P. (C) 10343/2025 vide Court Order dated 21.07.2025 and the operative part of the court is as under:-

3. Against the said order of withdrawal of recognition. Petitioner preferred an appeal before the appellate authority, and the appellate authority vide its order dated 31.01.2025 has remanded the case of the institute to the WRC-NCTE, setting aside the withdrawal order and for necessary action.
4. However, while setting aside the withdrawal order, the appellate authority did not specifically direct that the petitioner institution is entitled to the benefit of recognition until fresh order is passed.
5. He submits that after the matter was remanded by the appellate authority, WRC has not issued an order restoring the recognition of the petitioner institution with all other consequential benefits.
6. He further contends that in view of the order dated 31.01.2025 passed by the appellate authority, respondents were obliged to restore the recognition of petitioner institution and update the same on website.
7. In view of the above, issue notice. Mr. Renu Gupta, learned counsel appearing on behalf of respondent/NCTE accepts notice. She, on instructions, submits that necessary action will be taken by the respondent/NCTE. The statement is taken on record and the respondent NCTE shall remain bound by the same.

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8. It is further directed that necessary action be taken by the NCTE within a period of one week.
9. In view of the statement of the learned counsel for the respondent/NCTE, Mr. Mayank Mantsh submits that no further orders are called for in the present petition.
10. The petition is disposed of in the above terms."

25. AND WHEREAS, the matter was considered by WRC in its 431st (Part-1) Meeting held on 28th - 31st July, 2025 wherein the Committee decided as under:-

"The application 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. Recognition was granted for B.Ed. Course with annual intake of 60 vide order dated 29.09.2000 followed by order dated 10.10.2008 with total intake 100.
- ii. Inspection u/S 13 was conducted on 19.02.2015.
- iii. Revised order in consonance of NCTE Regulations, 2014 was issued dated 31.05.2015 for B.Ed. course of two year duration with annual intake of 100 (2 Basic Units of 50 student each) for compliance of conditions mentioned therein.
- iv. Compliance of conditions regarding revised recognition order has not been submitted.
- v. After considering VT Report, SCN u/s 17(1) issued dated 05.01.2016. Reply of institution was considered in 246th WRC Meeting, clarification letter dated 21.03.2016 was issued.
- vi. Reply of clarification letter was considered by WRC and decided to withdraw recognition for B.Ed. course from the academic session 2016-17 which was issued vide order dated 17.12.2020.
- vii. Show cause Notice u/S 17(1) was issued to the institution dated 05.07.2025 and reply is awaited.
- viii. Institution filed a writ petition before Hon'ble High Court of Delhi at New Delhi W.P.(C) 10343/2025 and the Hon'ble Court passed the order on 21.07.2025, operative part of the court order is as under:

"...3. Against the said order of withdrawal of recognition. Petitioner preferred an appeal before the appellate authority, and the appellate authority vide its order dated 31.01.2025 has remanded the case of the institute to the WRC-NCTE, setting aside the withdrawal order and for necessary action.

4. However, while setting aside the withdrawal order, the appellate authority did not specifically direct that the petitioner institution is entitled to the benefit of recognition until fresh order is passed.
5. He submits that after the matter was remanded by the appellate authority, WRC has not issued an order restoring the recognition of the petitioner institution with all other consequential benefits.
6. He further contends that in view of the order dated 31.01.2025 passed by the appellate authority, respondents were obliged to restore the recognition of petitioner institution and update the same on website.
7. In view of the above, issue notice. Mr. Renu Gupta, learned counsel appearing on behalf of respondent/NCTE accepts notice. She, on instructions, submits that necessary action will be taken by the respondent/NCTE. The statement is taken on record and the respondent NCTE shall remain bound by the same.

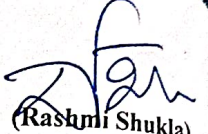
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8. It is further directed that necessary action be taken by the NCTE within a period of one week.
9. In view of the statement of the learned counsel for the respondent/NCTE, Mr. Mayank Manish submits that no further orders are called for in the present petition.
10. The petition is disposed of in the above terms."

In view of the above, the Committee decided that in pursuance of above directions issued vide order dated 21.07.2025 of Hon'ble High Court of Delhi, recognition for B.Ed. course is restored with a copy endorsed to institution and all concerned and status of institution as recognized be reflected on the NCTE website.

The reply of the show cause notice dated 05.07.2025 pointing out deficiencies mentioned therein issued to the institution has not been received. Therefore, Committee decided that this matter shall be taken up again in the next meeting."

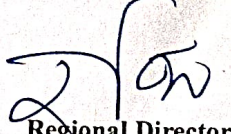
"NOW, THEREFORE, the Western Regional Committee hereby restores recognition of KESARWANI MAHAVIDYALAYA, GOLE BAZAR, GARHA PATHAK ROAD, JABALPUR-488002, MADHYA PRADESH for B.Ed. programme of 2 years duration with an annual intake of 100 students (two basic units of 50 students each).


(Rashmi Shukla)
Regional Director

The Manager,
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Copy to:-

1. **The Principal**, Kesarwani Mahavidyalaya, Gole Bazar, Garha Pathak Road, Jabalpur-488002, Madhya Pradesh.
2. **The Secretary**, Madhya Pradesh Kesarwani Shiksha Samiti, Jabalpur, Madhya Pradesh- 482002
3. **The Registrar**, Rani Durgawati Vishwavidyalaya, Saraswati Vihar, Pachpedi, Jabalpur, Madhya Pradesh 482001
4. **The Secretary**, Department of Higher Education, Govt. of Madhya Pradesh, Satpura Bhawan, Bhopal, Madhya Pradesh-462004.
5. **The Secretary**, Dept. of School Education and Literacy, Ministry of Education, Govt. of India, Shastri Bhawan, New Delhi-110001.
6. **The Under Secretary (IT & E-Gov.)** NCTE, G-7, Sector-10, Dwarka, New Delhi-110075 for uploading on NCTE website.
7. Office Order File No. OAPW0162/213029-B.Ed.


Regional Director