

Northern Regional Committee, NCTE

From: Harish Rathore <hcsrathore@gmail.com>
Sent: 17 February 2026 18:05
To: Prof. Kuldeep Singh Katoch
Cc: Northern Regional Committee, NCTE; J N BALIYA; chaman gupta; Rishi Goel; drvivekkohli
Subject: Re: Draft Minutes of the 457th (Volume II) Meeting of NRC held on 28th & 29th January, 2026 and 458th Meeting of NRC held on 11th February, 2025-reg.

The draft Minutes of the 457th meeting (Volume-II) and 458th Meeting of NRC held on 28th & 29th January, 2026 and 11th February, 2025 respectively are approved.

Prof. Harish Chandra Singh Rathore
Former Vice-Chancellor, Central University of South Bihar, Gaya.
Member, Central Advisory Board on Education.
Member, Governing Council, ICSSR.
Member, Governing Council, NCERT.
Member, Governing Council, IUCTE, BHU.
Member, Appeals Committee, NAAC.

On Tue, 17 Feb 2026, 17:39 Prof. Kuldeep Singh Katoch, <kuldeepkatoch@gmail.com> wrote:
The draft Minutes of the 457th meeting (Volume-II) and 458th Meeting of NRC held on 28th & 29th January, 2026 and 11th February, 2025 respectively are approved.

With Regards

Prof. Kuldeep Singh Katoch
Department of Education (ICDEOL)
Room No.211, ICDEOL
Himachal Pradesh University, Shimla-5

On Tue, 17 Feb 2026 at 12:39 PM, Northern Regional Committee, NCTE <nrc@ncte-india.org> wrote:

Respected Chairperson, NRC and Members of the NRC Committee,

The draft Minutes of the 457th meeting (Volume-II) and 458th Meeting of NRC held on 28th & 29th January, 2026 and 11th February, 2025 respectively of the Northern Regional Committee (NRC), National Council for Teacher Education (NCTE) under the Chairmanship of the Chairperson of NRC Committee, has been attempted and is forwarded for perusal and approval, please.

With regards

Regional Director

NRC, NCTE

The 458th Emergent Meeting of the Northern Regional Committee (NRC), National Council for Teacher Education (NCTE) was held on 11th February 2026 in online mode at NCTE Office, New Delhi under the Chairmanship of the Chairperson of NRC Committee. The following members of the NRC were present in the said meeting: -

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NRC Committee		
1.	Prof. Harish Chandra Singh Rathore	Chairperson
2.	Prof. Kuldeep Singh Katoch	Member
3.	Prof. J. N. Baliya	Member
4.	Dr. Vivek Kohli	Member
5.	Prof. Rishi Goel	Member
6.	Prof. Abha Sharma	Representative of Govt. of NCT of Delhi
7.	DR. R.K. Ponia	State Representative of Haryana
8.	SCERT, UP	State Representative of Uttar Pradesh
9.	Ms. Punam Tiwari Sharma, Regional Director, NRC	Convener

Dr. C. L. Gupta, Member, NRC and the representatives from the States/UTs of Uttarakhand, Chandigarh, Himachal Pradesh, Punjab, Jammu & Kashmir and Ladakh were not present in the meeting.

2. At the outset, Regional Director, and Convener, NRC welcomed the Chairperson and all other members, apprised of the work done by the O/o NRC in pursuance of the directions received from NCTE Hqrs. from time to time. The agenda items for the 458th meeting are as follows:

S. No	Application File / Code No.	Name of the Institution	Course
1.	FR-2122-NRC-80099273	SVS College of Education Sunderbani, Gyan Ganga Asharam Shiv-Kashi Sunderbani, Rajouri, 185156, Jammu and Kashmir	Bachelor of Education (B.Ed.) degree (200)

Decision of NRC

The original file of the institution along with other related documents, NCTE Act, 1993, Rules, Regulations, SOP, guidelines issued from time to time were placed before the Northern Regional Committee.

*CP/NRC has approved the minutes
vide email attached herewith*

Chairperson, NRC



Regional Director & Convener, NRC

S. No	Application File / Code No.	Name of the Institution	Course
1.			
2.			
3.			
4.			
5.			
6.			
7.			
			<p>i. <i>The applications from the UTs of J&K and Ladakh were invited through online mode, therefore, all the applications are open registered on the online portal, hence, there is no need to open the online portal again.</i></p> <p>ii. <i>Further, the Council noted that the MoE vide letter dated 22.07.2024 granted relaxation till December, 2024 to the Teacher Education Institutions (TEIs) located in UTs of J & K and Ladakh for complying with norms and standards of NCTE upto 31.12.2024, therefore, the Council decided that last opportunity be given to the TEIs for submission of Compliance report of NCTE regulations along with norms and standards. The NRC shall complete the entire process by 15.12.2024.</i></p> <p>iii. <i>The Northern Regional Committee will provide last opportunity to all 140 institutions which have already applied and are included in the list of 140 institutions to upload the documents through online portal. The relevant provisions of the standard operating procedure (SOP) dated 16.01.2024 be treated as relaxed only in respect of applications of 140 institutions received from the UTs of J & K and Ladakh.</i></p>

*CP/NRC has approved the minutes
vide email attached herewith*

Chairperson, NRC



Regional Director & Convenor, NRC

S. No	Application File / Code No.	Name of the Institution	Course
<p>In view of the decision taken by the Council with reference to letter dated 22.07.2024 received from the Ministry of Education (supra) regarding relaxation to the Institutions located in UTs of J&K and Ladakh, the Committee unanimously decided as under:</p> <p>a) All 140 institutions of J&K and Ladakh be given a final opportunity to update their applications/documents already submitted by them online on portal, pertaining to the development and preparedness done by them in terms of NCTE (Recognition, Norms and Procedure) Regulations, 2014 as amended from time to time.</p> <p>b) For the aforesaid purpose, the online application portal be opened for a period from November 05, 2024 till November 17, 2024. The concerned institutions may submit their updated information during this period.</p> <p>c) While updating the relevant data on the portal, the Institutions other than those which have been issued LoI, are required to update the documents/papers already uploaded, if required in context of the deficiencies pointed out by NCTE either in 1st SCN or 2nd SCN, in addition to the data fed in the relevant column/box. The institutions which have already been issued LoI, are required to upload the latest reply against the LoI.</p> <p>d) IT Division of NCTE is required to reflect the latest deficiencies, in the active online portal, communicated by the O/o NRC either by 1st SCN or 2nd SCN as the case may be, which are to be cured by the respective institutions.</p> <p>e) IT Division is also required to open the web-facility for uploading the latest reply in terms of LoI to those Institutions which are in receipt of LoI or SCN after LoI.</p> <p>f) All the 140 institutions are required to submit an affidavit on Rs.100 stamp-paper with regard to the following details:</p> <ol style="list-style-type: none"> i. Existing courses with course-wise intake. ii. Course-wise intake required keeping in view their existing infrastructural/ Instructional facilities etc. and the NCTE Regulations 2014 as amended from time to time. iii. Declaration that the documents uploaded/submitted by the institution are true, updated, authentic and nothing material has been concealed therefrom. <p>g) Further, in order to ensure that the information regarding updation of the application, already submitted in respect of the aforesaid 140 TEIs, is disseminated to the institutions concerned, NRC office shall take the following steps:</p> <ol style="list-style-type: none"> i. A public notice in this regard be issued and placed on the NRC website with the stipulation that this is final opportunity and no further extension/relaxation in time-line to comply with the norms and standards of NCTE, shall be granted. 			

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Chairperson, NRC

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Regional Director & Convenor, NRC

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ii. The institutions also be informed by an email.

ii. The University shall also be intimated regarding Public Notice.

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The First SCN was issued to the institution on 13/01/2023. The institution has not uploaded the reply to First SCN.

The matter was placed before NRC in its 429th meeting held on 25/10/2024 and the Committee decided that all 140 institutions of J&K and Ladakh be given a final opportunity to update their applications/ documents already submitted by them online on portal, pertaining to the development and preparedness done by them in terms of NCTE (Recognition, Norms and Procedure) Regulations, 2014 as amended from time to time. Accordingly the portal was opened from 05th Nov 2024 to 17th Nov 2024, for the institutions giving them the final opportunity regarding updation of reply/ representation, already submitted in respect of the TEI.

Despite giving the two opportunities, the institution has not uploaded the reply against SCN.

The Matter was placed before NRC in its 430th Meeting (Volume-2) held on 29/11/2024, committee observed and decided to refuse the recognition to the institution for B.Ed. course on the following grounds:

First Show Cause Notice was issued to the institution vide email dated 13/01/2023. The institution had not uploaded the reply of first show cause notice. The institution again did not upload the reply to Final SCN. Accordingly, the matter was placed before NRC in its 429th meeting held on 25/10/2024 and the Committee, in pursuance of the decision taken by General Body of the Council in its 61st meeting held on 15/08/2024, decided that all 140 institutions of J&K and Ladakh be given a final opportunity to update their applications/ documents already submitted by them online on portal, pertaining to the development and preparedness done by them in terms of NCTE (Recognition, Norms and Procedure) Regulations, 2014 as amended from time to time. Subsequently, the portal was opened from 05th to 17th November 2024 for the institutions giving them final opportunity regarding updation of reply/ representation, already submitted in respect of the TEI.

The institution has not uploaded any reply despite two opportunities. In view of the above, the Committee concluded that the application of the institution is still deficient on the following grounds:-

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vide email attached herewith*

Chairperson, NRC


Regional Director & Convenor, NRC

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<ul style="list-style-type: none"> • Certified copy of land documents in the name of society / institution not submitted. The institution was required to submit the Certified copy of all land documents issued by the Competent Revenue Authority. • The institution was required to submit a Certificate of Land issued by the District Magistrate / Registering Authority with Designation on the specified format of NRC. • Certificate of Registration / Bye-laws of the society has not been submitted. • Regarding land documents, the institution has uploaded only the photocopy last page of private lease deed, which is not acceptable as per clause 8(4)(i) of NCTE Regulations, 2014. • The other documents viz NEC, CLU, Mutation, Building Plan, Building Safety Certificate, Fire Safety Certificate, Building Completion Certificate etc. are not acceptable in view of the fact that the land is in the name of individual, which is not acceptable as per NCTE Regulations. <p>Accordingly, Refusal Order was issued to the institution on 7/1/2025. The Institution filed WP© 3113/2025 in the High court of Jammu & Kashmir and Ladakh at Jammu against refusal order dated 7/1/2025. The Honorable High Court Passed an order dated 10/11/2025 with following direction, The detail of the order is as under:</p> <ol style="list-style-type: none"> 1. <i>By way of this petition, petitioner herein has challenged minutes of meeting dated 28th-29th November, 2024, thereby rejecting application of the petitioner seeking recognition to the college of the petitioner for the course of B.Ed., disabling it from counselling and taking admission for the academic session 2025-26, with a further direction upon the respondents to accord recognition/approval to the petitioner college without insisting upon transfer of title of land in favour of the institution.</i> 2. <i>Learned counsel for the petitioner states that petitioner has applied for the transfer of the title of the land in favour of the institution, however, same has not been granted in its favour till date.</i> 3. <i>Notice.</i> 4. <i>Mr. Eishaan Dadhichi, learned CGSC waives notice on behalf of respondent no. 1 He seeks and is granted four weeks' time to file reply.</i> 5. <i>Notice shall go to respondent No.2 to 5, returnable within three weeks. Requisites for service within one week.</i> 6. <i>Learned counsel for the petitioner is directed to provide copy of the petition to learned counsel for respondent No.1 during the course of this week.</i> 7. <i>List on 12.12.2025.</i> 8. <i>Meanwhile, petitioner institution is at liberty to make a comprehensive representation before respondent No.3 to 5 within a period of one week from the date of passing of this order. Respondent No.3 to 5 are directed to consider the</i> 			

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vide email attached herewith*

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representation of the petitioner by passing a speaking order thereof within a period of two weeks, from the date representation is preferred by the petitioner institution.

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Copy of the order of high court of Jammu & Kashmir and Ladakh dated 10/11/2025 is attached.

The Matter was placed before NRC in its 451st Meeting (Volume-II) and the committee decided as under:

The file of the institution along with other related documents, NCTE Act, 1993, Rules, Regulations, SOP, guidelines issued from time to time were placed before the Northern Regional Committee and the Committee observed the following: -

In view of the above, the Committee decided that the representation, if any, filed by the institution be examined in the light of the directions passed by the Hon'ble Court and the same may be placed before NRC in its next meeting.

The Institution submitted a representation dated 14/11/2025 stated as under:

1. That the undersigned college is in existence since the year 2001.
2. That prior to the extension of NCTE Act to the UT of J&K, the recognition to the colleges in J&K used to be accorded by the Jammu University. However, with the applicability of this act, now the recognition is being accorded by the addressee authority.
3. That the application college applied for the accord of recognition and attached all relevant documents with its application.
4. That the application of the undersigned/applicant college for grant of recognition, came to be rejected in its order/minutes of meeting dated 28th – 29th November 2024, for want of transfer of title in the name of the institution, which is situated at Sunderbani, District Rajouri.
5. That the applicant/ undersigned college preferred an appeal against the said order of rejection, however, the same too seems to have non suited the applicant/undersigned college.
6. That the applicant/undersigned college has filed a writ petition No. WP© 3113/2025, before the Hon'ble High Court of J&K and as interim measure, the Hon'ble Court has directed your goodself to consider the representation of the undersigned college. A copy of the interim order dated 10/11/2025 passed by the Hon'ble High Court of J&K is marked as Annexure-A.
7. That the undersigned submit that it is ready to transfer the title in the name of the institution and for which the revenue documents of Fard, jamabandi and map is a mandatory document and without which the document of transfer of title in the name of the undersigned college cannot be registered by the registering authority.

*CP/NRC has approved the minutes
vide email attached herewith*

Chairperson, NRC


Regional Director & Convenor, NRC

S. No	Application File / Code No.	Name of the Institution	Course
8.		That the undersigned submit that the LathaMasavi (Revenue Record) of the said village is destructed and the same is in the process of being re constructed and as a proof whereof the Tehsildar of the area has issued a declaration confirming the non availability of the records and the absence whereof the title cannot be transferred in the name of the institution.	
9.		That the undersigned submit that due to the reason attributable to the local government department, it is not able to fulfil the requirement as asked by the office of your goodself.	
10.		That the undersigned submit that it is not at any fault and undertakes that it shall transfer the title in the name of the institution as soon as the record is made available by the government department and for which the applicant undersigned has mounted all possible urgency before the concerned department.	
11.		That since the situation is beyond the control of the undersigned and since the undersigned is not at any fault, the undersigned submit that pending production of the document of the transfer of title in the name of the institution, the recognition in its favour be granted provisionally in the interest of Justice.	
<p>In compliance with the directions issued by the Hon'ble High Court of Jammu & Kashmir, the Committee considered the representation submitted by the Petitioner. The committee upon examination of the record, it is observed that under the NCTE (Recognition Norms and Procedure) Amendment Regulations, 2017, Gazette Notification No. 177, dated 28.04.2017 published on 29.04.2017, the amended clause 8(4) states that no institution shall be granted recognition under these regulations unless the institution or society sponsoring the institution is in possession of required land free from all encumbrances on the date of application and the said land shall be either on ownership basis or on lease from the Government or Government institutions for a period of not less than thirty years subject to the relevant laws of the concerned State or union Territory.</p> <p>In view of the above deficiencies and in the absence of compliance with the mandatory requirements prescribed under the Regulation, the representation is rejected as being devoid of merit.</p>			
3.	NRCAPP-11883	Deep Narayan Kumar Mahavidyalaya, Number- Village/Town/City-	Surya Smriti Street 0,
			D.El.Ed.

*CP/NRC has approved the minutes
vide email attached herewith*
Chairperson, NRC


Regional Director & Convenor, NRC

S. No	Application File / Code No.	Name of the Institution	Course
		Bandipur, Post office- Bandipur, Tehsil/Taluka- Jalalpur, Town/City- Ambedkar Nagar, District- Ambedkar Nagar-224125, Uttar Pradesh	

Decision of NRC

The original file of the institution along with other related documents, NCTE Act, 1993, Rules, Regulations, SOP, guidelines issued from time to time were placed before the Northern Regional Committee.

1. As per decision of NRC in its 250th (Part-12) Meeting held on 02 March, 2016 under Agenda item no. 71. The committee decided that recognition be granted to the institution for D.El.Ed. for 01 unit (50 student) under clause 7(16) of the NCTE Regulation 2014 from the academic session 2016-2017.
2. Accordingly, Recognition Order for 01 unit 50 students was issued to the institution F.NRC/NCTE/Recognition/D.El.Ed./2016142867-3467 dated 03.03.2016.
3. An affiliation letter dated 26.10.2024 received from Shri Om Prakash, Anu Sachiv, Govt. of Uttar Pradesh received in NRC office vide diary no. E-351645 dated 09.12.2024 mentioned that affiliation of D.El.Ed. course for 02 Units 100 students from the academic session 2024-2025.
4. But no recognition for D.El.Ed. course 02 units 100 students was granted to the institution by NRC NCTE office.
5. As per NCTE website uploaded the Corrigendum letter vide no. F. No. NRC/NCTE/ NRCAPP-11883/ Recognition/ D.El.Ed./260th Meeting/ Corrigendum/2017/167068 dated 10.02.2017 and Recognition Order No. F. NRC/NCTE/Recognition/D.El.Ed. /2016142867-3467 dated 03.03.2016 for D.El.Ed. course 02 units was not issued by NRC NCTE. The aforesaid Corrigendum and Recognition Order are fake.
6. The matter was placed before NRC in its 439th meeting held on 05th & 06th May, 2025 and the Committee decided that the *Show Cause Notice* be issued to the institution under section 17 of the NCTE Act, 1993 as to why the recognition for the existing course(s) should not be withdrawn as the institution has obtained affiliation for D.El.Ed. course one additional unit on behalf of fake

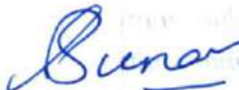
*CP/NRC has approved the minutes
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Regional Director & Convenor, NRC

S. No	Application File / Code No.	Name of the Institution	Course
<p><i>corrigendum order dated 10.02.2017 & recognition order dated 03/03/2016 despite the fact that the Institution had not applied for D.El.Ed. course one additional unit through due process and the institution was aware of the same. The concerned affiliating body/examining body be requested to de-affiliate D.El.Ed. course one additional unit immediately. IT Division of NCTE be requested to provide details of the time and date on which the fake corrigendum order was uploaded and what was the procedures for uploading such types of documents on the web portal of NRC at that point of time". Accordingly, show cause notice was issued to the institution 02.06.2025</i></p>			
<p>7. The institution has submitted reply of show cause notice vide letter dated 25.06.2025 received in NRC office on E-receipt No. 371438 dated 01.07.2025 in reply the institution has not stated/submitted any documents as the institution has obtained affiliation for D.El.Ed. course one additional unit on behalf of fake corrigendum order dated 10.02.2017 and recognition order dated 03.03.2016 despite the fact that the institution had not applied for D.El.Ed. course one additional unit through due process and the institution was aware of the same.</p>			
<p>8. The Committee Considered the reply of the institution in its 443rd Meeting (Volume-2) held on 09th to 10th July, 2025 and decided that the the recognition granted to the institution for offering D.El.Ed. course be withdrawn under section 17(1) of the NCTE Act, 1993 with effect from the end of academic session next following the date of communication of withdrawal order and the institution shall not be entitled to admit the students from the academic session 2025-2026 onwards. Also, a letter to be communicated to the State Government, with a request to initiate legal proceedings against the institution and to revoke the affiliation of the current teacher education program. It was also decided that legal advice may be obtained from the NCTE Headquarters on whether any additional actions can be pursued against the institution in accordance with the NCTE Act, its Rules, and the associated Regulations.</p>			
<p>9. The Petitioner-Institute has approached the Hon'ble High Court of Delhi and filed a Writ Petition No. 696/2026 titled Deep Narayan Surya Kumar Smriti Mahavidyalay v. NCTE. The Hon'ble High Court of Delhi passed the order directing as under:-</p> <p style="padding-left: 40px;">“Learned counsel for the petitioner is also right in his submission that cases of the petitioner are covered on all four corners by the judgment of this Court in Maa Sharda Vidyapeeth (supra). Reading of the judgment shows</p>			

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vide email attached herewith
Chairperson, NRC*


 Regional Director & Convenor, NRC

S. No	Application File / Code No.	Name of the Institution	Course
<p>that NRC withdrew the recognition granted to the petitioner basis an allegation that a fake Corrigendum order was uploaded reflecting an increase in the intake capacity from 50 to 100 students for the D.El.Ed. course. No enquiry was conducted to establish and prove that the document was fake/forged and the allegations of forgery did not form part of the show cause notice issued to the petitioner. Albeit the impugned order withdrawing the recognition was quashed on the ground that the decision taken therein was in excess of the allegations in the show cause notice, the Court also examined whether recognition could be withdrawn for the course in respect of which there was no allegation and answered the question by agreeing with the petitioner that since there was no dispute with regard to recognition granted for 1 unit of 50 seats, the recognition should be restored to that extent and petitioner be permitted to participate in the ongoing counselling. On a parity of reasoning, I see no reason to accord a different treatment to the petitioner herein, who is similarly placed to this extent. It bears repetition to state that in the present case, there is no dispute with regard to D.El.Ed. course with annual intake of 50 seats. The petitioner has already undertaken before the NRC and the Appellate Committees that they shall not admit students for courses in respect of which the recognition orders are alleged to be fake though even today it is the categorical stand of the petitioner that these documents were neither prepared nor uploaded by them on the official website of NCTE. It cannot be overlooked that till date it is questionable whether these documents are fake/forged.</p> <p>11. Accordingly, the present petition is allowed to the extent of quashing the withdrawal order dated 10.09.2025. Respondents are directed to pass consequential orders for restoration of recognition of the petitioner institute for courses aforementioned, in respect of which there are no allegations. Further direction is issued to the respondents to include the petitioner in the ongoing counselling for academic session 2025-26 for the undisputed courses for which NCTE shall issue necessary Public Notice and update the status of the petitioner on its official website intimating all concerned including State authority, affiliating body and counselling authorities that petitioner have been permitted to participate in counselling and admit students for academic session 2025-26. The needful shall be done within three days from today.</p> <p>12. It is, however, made clear that this order will not preclude the concerned authorities to initiate investigation/inquiry and/or any other legal action in respect of the documents purportedly fake or forged, in accordance with law.”</p>			

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vide email attached herewith*

Chairperson, NRC


Regional Director & Convenor, NRC

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<p>In view of the direction passed by the Hon'ble High Court of Delhi, the Committee decided that the recognition granted for D.El.Ed Course with an annual intake of 50 students (1 unit) as per recognition order dated 03.03.2016 has been restored as not being disputed.</p> <p>With regard to the disputed course obtained as additional unit on basis of fake corrigendum order dated 10.02.2017, the matter is being referred to NCTE (HQrs.) to initiate investigation/inquiry in accordance with law.</p>			
4.	NRCAPP-12782	H L Teachers Training College, Plot No. 1441Ka, Street No. 0, Village/Town/City-Rampur Ahirauli, Post office-Benigaddapur, District-Faizabad-224203, Uttar Pradesh	D.El.Ed.

Decision of NRC

The original file of the institution along with other related documents, NCTE Act, 1993, Rules, Regulations, SOP, guidelines issued from time to time were placed before the Northern Regional Committee.

1. As per decision of NRC in its 250th (Part-12) meeting held on 03 March 2016 under agenda item no. 09. The Committee decided that recognition be granted to the institution for D.El.Ed. course for 1 unit 50 student under clause 7(16) of the NCTE, Regulations 2014 from the academic session 2016-2017. Accordingly, recognition order for 1 unit 50 students was issued to the institution vide order No. vide order No. F.NRC/NCTE/Recognition/D.El.Ed./2016/142867-3467 dated 03.03.2016.
2. A affiliation letter dated 26.10.2024 received from Shri Om Prakash, Anu Sachiv, Govt. of Uttar Pradesh received in NRC office vide diary No. E-351645 dated 09.12.2024 mentioned that affiliation of D.El.Ed. course for 2 units 100 students from the academic session 2024-2025 was granted to the institution.
3. But no recognition for D.El.Ed course for 2 units 100 students was granted to the institution by NRC NCTE office. As per NCTE website uploaded corrigendum letter No. NRC/NCTE/NRCAPP-12782/Recognition/D.El.Ed./286th meeting /corrigendum /2019 / 499619 dated 02.03.2019 for D.El.Ed. course 2 units was not issued by NRC NCTE. The aforesaid corrigendum is fake.

*CP/NRC has approved the minutes
vide email attached herewith*

Chairperson, NRC



Regional Director & Convenor, NRC

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4.			The matter was placed before NRC in its 439 th meeting held on May, 2025 and the Committee decided to issue Show Cause Notice to the institution under section 17 of the NCTE Act, 1993 and Show Cause Notice was issued to the institution on 02.06.2025
5.			The institution has submitted reply of show cause notice vide letter dated 01.07.2025 received in NRC office on E-receipt no. 373786 dated 23.07.2025
6.			The matter was considered NRC in its 444 th Meeting held on 24 th & 25 th July, 2025 and the Committee considered the matter of the institution decided to withdraw the recognition of the institution under Section 17(1) of the NCTE Act, 1993, in 444 th meeting, namely H L Teachers Training College, Plot No. 1441Ka, Street No. 0, Village/Town/City-Rampur Ahirauli, Post office- Beni Gadaowpur, District- Faizabad-224203, Uttar Pradesh for D.El.Ed. course with effect from the end of academic session next following the date of communication of withdrawal order and the institution shall not be entitled to admit the students from the academic session 2025-2026 onwards.
7.			The Petitioner-Institute has approached the Hon'ble High Court of Delhi and filed a Writ Petition No. 818/2016 titled HL Teacher Training Institute v. NCTE.
8.			The Hon'ble High Court of Delhi passed the order directing as under:-
9.			<i>Learned counsel for the petitioner is also right in his submission that cases of the petitioner are covered on all four corners by the judgment of this Court in Maa Sharda Vidyapeeth (supra). Reading of the judgment shows that NRC withdrew the recognition granted to the petitioner basis an allegation that a fake Corrigendum order was uploaded reflecting an increase in the intake capacity from 50 to 100 students for the D.El.Ed. course. No enquiry was conducted to establish and prove that the document was fake/forged and the allegations of forgery did not form part of the show cause notice issued to the petitioner. Albeit the impugned order withdrawing the recognition was quashed on the ground that the decision taken therein was in excess of the allegations in the show cause notice, the Court also examined whether recognition could be withdrawn for the course in respect of which there was no allegation and answered the question by agreeing with the petitioner that since there was no dispute with regard to recognition granted for 1 unit of 50 seats, the recognition should be restored to that extent and petitioner be permitted to participate in the ongoing counselling. On a parity of reasoning, I see no reason to accord a different treatment to the petitioner herein, who is similarly placed to this extent. It bears repetition to state that in the</i>

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Regional Director & Convenor, NRC

S. No	Application File / Code No.	Name of the Institution	Course
<p><i>present petition, there is no dispute with regard to D.El.Ed. course with annual intake of 50 seats. The petitioner has already undertaken before the NRC and the Appellate Committees that they shall not admit students for courses in respect of which the recognition orders are alleged to be fake though even today it is the categorical stand of the petitioner that these documents were neither prepared nor uploaded by them on the official website of NCTE. It cannot be overlooked that till date it is questionable whether these documents are fake/forged.</i></p> <p>10. Accordingly, the present petition is allowed to the extent of quashing the withdrawal order dated 10.09.2025. The respondents are directed to pass consequential orders for restoration of recognition of the petitioner institute for courses aforementioned, in respect of which there are no allegations. Further direction is issued to the respondents to include the petitioner in the ongoing counselling for academic session 2025-26 for the undisputed courses for which NCTE shall issue necessary Public Notice and update the status of the petitioner on its official website intimating all concerned including State authority, affiliating body and counselling authorities that petitioner have been permitted to participate in counselling and admit students for academic session 2025-26. The needful shall be done within three days from today.</p> <p>12. It is, however, made clear that this order will not preclude the concerned authorities to initiate investigation/inquiry and/or any other legal action in respect of the documents purportedly fake or forged, in accordance with law.</p> <p>13. The present petition stands disposed of along with pending applications.</p> <p>In view of the direction passed by the Hon'ble High Court of Delhi, the Committee decided that the recognition granted for D.El.Ed Course with an annual intake of 50 students (1 unit) as per recognition order dated 03.03.2016 has been restored as not being disputed.</p> <p>In view of the direction passed by the Hon'ble High Court of Delhi, the Committee decided that the recognition granted for D.El.Ed Course with an annual intake of 50 students (1 unit) as per recognition order dated 03.03.2016 has been restored as not being disputed.</p>			

*CP/NRC has approved the minutes
vide email attached herewith*

Chairperson, NRC



Regional Director & Convenor, NRC

S. No	Application File / Code No.	Name of the Institution	Course
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With regard to the disputed course obtained as additional unit on basis of fake corrigendum order dated 02.03.2019, the matter is being referred to NCTE (HQrs.) to initiate investigation/inquiry in accordance with law.

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5.	NRCAPP-14048	Sonia Mahila Mahavidyalaya, Plot Numer- 16ME, Street/Road-00, Village/Town/City- Belwa Bazar, Post office- Belwa Bazar, Tehsil/Taluka- Deoria, Town/City- Deoria, District- Deoria, State- Uttar Pradesh	D.El.Ed.
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Decision of NRC

The original file of the institution along with other related documents, NCTE Act, 1993, Rules, Regulations, SOP, guidelines issued from time to time were placed before the Northern Regional Committee.

1. As per decision of NRC in its 258th meeting held on 04th to 06th October, 2016 under agenda item no. 169. The committee decided that recognition be granted to the institution for D.El.Ed. for 1 unit 50 student under clause 7(16) of the NCTE, Regulation 2014 from the academic session 2017-2018.
2. Accordingly, recognition order for 1 unit 50 students was issued to the institution order No. F.NRC/NCTE/NRCAPP-14048/Recognition/D.El.Ed./258th Meeting/2016/161373-78 dated 26.10.2016.
3. A affiliation letter dated 06.01.2025 received from Shri Om Prakash, Anu Sachiv, Govt. of Uttar Pradesh, received in NRC office vide diary no. E-355515 dated 03.02.2025 mentioned that affiliation of D.El.Ed. course for 2 units 100 students from the academic session 2024-2025.
4. But no recognition for D.El.Ed. course 2 units 100 students was granted to the institution by NRC NCTE office.
5. As per NCTE website the corrigendum letter vide no. F.No. NRC/NCTE/NRCAPP-14048/ Recognition /D.El.Ed./ 260th Meeting

CP/NRC has approved the matter as per the minutes of the meeting held on 11.02.2026 vide email attached herewith
Chairperson, NRC

Sunanda
Regional Director & Convenor, NRC

S. No	Application File / Code No.	Name of the Institution	Course
	/Corrigendum /2016/ 163668 dated 05.12.2016 and Recognition order no. F.No. NRC/ NCTE/ NRCAPP-14048 /Recognition /D.El.Ed. /258 th Meeting/2016/161373-78 dated 26.10.2016 for D.El.Ed. course 2 units was not issued by NRC NCTE. The aforesaid Corrigendum and Recognition order are fake.		
6.	<p>the matter was placed before NRC in its 439th meeting held on 05th & 06th May, 2025 and the Committee decided that the Show Cause Notice be issued to the institution under section 17 of the NCTE Act, 1993 as to why the recognition for the existing course(s) should not be withdrawn as the institution has obtained affiliation for D.El.Ed. course one additional unit on behalf of fake corrigendum order dated 05/12/2016 & recognition order dated 26/10/2016 despite the fact that the Institution had not applied for D.El.Ed. course one additional unit through due process and the institution was aware of the same. The concerned affiliating body/examining body be requested to de-affiliate D.El.Ed. course one additional unit immediately. IT Division of NCTE be requested to provide details of the time and date on which the fake corrigendum order was uploaded and what was the procedure for uploading such type of document on the web portal of NRC at that point of time”.</p>		
7.	Accordingly, show cause notice was issued to the institution on 02.06.2025.		
8.	<p>The institution has submitted reply of show cause notice vide letter dated 25.06.2025 received in NRC office E-office No. 371433 dated 01.07.2025 in reply the institution has not stated/submitted any documents as the institution has obtained affiliation for D.El.Ed. course one additional unit on behalf of fake corrigendum order dated 05.12.2016 and recognition order dated 26.10.2016 despite the fact that the institution had not applied for D.El.Ed. course one additional unit through due process and the institution was aware of the same.</p>		
9.	<p>The Committee Considered the reply of the institution and decided that the recognition of the Institution be withdrawn under section 17(1) of the NCTE Act, 1993 with effect from the end of academic session next following the date of communication of withdrawal order and the institution shall not be entitled to admit the students from the academic session 2025-2026 onwards.A letter to be communicated to the State Government, with a request to initiate legal proceedings against the institution and to revoke the affiliation of the current teacher education program. The legal advice may be</p>		

*CP/NRC has approved the minutes
vide email attached herewith*
Chairperson, NRC


Regional Director & Convenor, NRC

S. No	Application File / Code No.	Name of the Institution	Course
<p>obtained from the NCTE Headquarters on whether any additional actions can be pursued against the institution in accordance with the NCTE Act, its Rules, and the associated Regulations.</p>			
<p>10. In terms of the above decision of NRC, the recognition granted to the institution namely Sonia Mahila Mahavidyalaya, Plot Numer- 16ME, Street/Road- 00, Village/Town/City- Belwa Bazar, Post office- Belwa Bazar, Tehsil/Taluka- Deoria, Town/City- Deoria, District- Deoria, State- Uttar Pradesh is hereby withdrawn for conducting D.El.Ed. course with effect from the end of academic session next following the date of communication of withdrawal order and the institution shall not be entitled to admit the students from the academic session 2025-2026 onwards.</p>			
<p>11. The Petitioner-Institute has approached the Hon'ble High Court of Delhi and filed a Writ Petitions No's as 688/2026 titled Heeraman Mahatman v. NCTE; 780/2026 titled Soniya Mahila Vishwavidyalay; 818/2016 titled HL Teacher Training Institute v. NCTE; 598/2026 Baba Vishwanath Shikshan Prashikshan Mahavidyalay v. NCTE; 696/2026 titled Deep Narayan Surya Kumar Smriti Mahavidyalay v. NCTE.</p>			
<p>12. The Hon'ble High Court of Delhi passed the order directing as under:-</p>			
<p><i>Learned counsel for the petitioner is also right in his submission that cases of the petitioner are covered on all four corners by the judgment of this Court in Maa Sharda Vidyapeeth (supra). Reading of the judgment shows that NRC withdrew the recognition granted to the petitioner basis an allegation that a fake Corrigendum order was uploaded reflecting an increase in the intake capacity from 50 to 100 students for the D.El.Ed. course. No enquiry was conducted to establish and prove that the document was fake/forged and the allegations of forgery did not form part of the show cause notice issued to the petitioner. Albeit the impugned order withdrawing the recognition was quashed on the ground that the decision taken therein was in excess of the allegations in the show cause notice, the Court also examined whether recognition could be withdrawn for the course in respect of which there was no allegation and answered the question by agreeing with the petitioner that since there was no dispute with regard to recognition granted for 1 unit of 50 seats, the recognition should be restored to that extent and petitioner be permitted to participate in the ongoing counselling. On a parity</i></p>			

CP/NRC has approved the minutes
vide email attached herewith
Chairperson, NRC


Regional Director & Convenor, NRC

S. No	Application File / Code No.	Name of the Institution	Course
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of reasoning, I see no reason to accord a different treatment to the petitioner herein, who is similarly placed to this extent. It bears repetition to state that in the present petition, there is no dispute with regard to D.El.Ed. course with annual intake of 50 seats. The petitioner has already undertaken before the NRC and the Appellate Committees that they shall not admit students for courses in respect of which the recognition orders are alleged to be fake though even today it is the categorical stand of the petitioner that these documents were neither prepared nor uploaded by them on the official website of NCTE. It cannot be overlooked that till date it is questionable whether these documents are fake/forged.

“Accordingly, the present petition is allowed to the extent of quashing the withdrawal order dated 10.09.2025. The respondents are directed to pass consequential orders for restoration of recognition of the petitioner institute for courses aforementioned, in respect of which there are no allegations. Further direction is issued to the respondents to include the petitioner in the ongoing counselling for academic session 2025-26 for the undisputed courses for which NCTE shall issue necessary Public Notice and update the status of the petitioner on its official website intimating all concerned including State authority, affiliating body and counselling authorities that petitioner have been permitted to participate in counselling and admit students for academic session 2025-26. The needful shall be done within three days from today. 12. It is, however, made clear that this order will not preclude the concerned authorities to initiate investigation/inquiry and/or any other legal action in respect of the documents purportedly fake or forged, in accordance with law. 13. The present petition stands disposed of along with pending applications.”

In view of the direction passed by the Hon’ble High Court of Delhi, the Committee decided that the recognition granted for D.El.Ed Course with an annual intake of 50 students (1 unit) as per recognition order dated 26.10.2016 has been restored as not being disputed.

*CP/NRC has approved the minutes
vide email attached herewith*

Chairperson, NRC


Regional Director & Convenor, NRC

S. No	Application File / Code No.	Name of the Institution	Course
With regard to the disputed course obtained as additional unit on basis of fake corrigendum order dated 05.12.2016, the matter is being referred to NCTE (HQrs.) to initiate investigation/inquiry in accordance with law.			
6.	NRCAPP-14050	Heeraman Mahatam Mahavidyalaya, Plot No. 771, 776, 777ME, Street/Road-00, Village-Mahudih, Post office-Barpar, Tehsil/Taluka-Deoria, Town/City-Deoria, District- Deoria, State-Uttar Pradesh-227405	D.El.Ed.

Decision of NRC

The original file of the institution along with other related documents, NCTE Act, 1993, Rules, Regulations, SOP, guidelines issued from time to time were placed before the Northern Regional Committee.

1. As per decision of NRC in its 276th Meeting held on 30th to 31st October, 2017 under Agenda item no. 20. The committee decided that recognition be granted to the institution for D.El.Ed. for 01 unit (50 student) under cluse 7(16) of the NCTE Regulation 2014 from the academic session 2018-2019.
2. Accordingly, Recognition Order for 01 unit 50 students was issued to the institution F.NRC/NCTE/NRCAPP-14050/Recognition/D.El.Ed./276thMeeting/2017/184299-304 dated 06.11.2017. A affiliation letter dated 06.01.2025 received from Shri Om Prakash, Anu Sachiv, Govt. of Uttar Pradesh received in NRC office vide diary no. E-355515 dated 03.02.2025 mentioned that affiliation of D.El.Ed. course for 02 Units 100 students from the academic session 2024-2025. But no recognition for D.El.Ed. course 02 units 100 students was granted to the institution by NRC NCTE office.
3. As per NCTE website the Corrigendum letter vide no. F. No. NRC/ NCTE/ NRCAPP-14050/ Recognition/ D.El.Ed./278th Meeting/ Corrigendum/2017/185648-54 dated 12.12.2017 and Recognition Order No. F.NRC/NCTE/NRCAPP-14050/Recognition/D.El.Ed./276thMeeting/2017/184299-304 dated

*CP/NRC has approved the minutes
vide email attached herewith*

Chairperson, NRC


Regional Director & Convenor, NRC

S. No	Application File / Code No.	Name of the Institution	Course
			06.11.2017 for D.El.Ed. course 02 units was not issued by NRC NCTE. The aforesaid Corrigendum and Recognition Order are fake.
4.			The matter was placed before NRC in its 439 th meeting held on 05 th & 06 th May, 2025 and the Committee decided as under to issues show cause notice . The Show Cause Notice was issued to the institution on 02.06.2025
5.			The institution has submitted reply of show cause notice vide letter dated 25.06.2025 received in NRC office e-receipt No. 371428 dated 07.07.2025 .
6.			The Committee in its 443 rd Meeting (Volume-2) held on 09 th to 10 th July, 2025 considered the reply of the institution and noted that the institution has obtained affiliation for D.El.Ed. course one additional unit on behalf of fake corrigendum order dated 12.12.2017 & recognition order dated 06/11/2017 despite the fact that the Institution had not applied for D.El.Ed. course one additional unit through due process and the institution was aware of the same. The Committee decided that the recognition granted to the institution for offering D.El.Ed. course be withdrawn under section 17(1) of the NCTE Act, 1993 with effect from the end of academic session next following the date of communication of withdrawal order and the institution shall not be entitled to admit the students from the academic session 2025-2026 onwards.Also, a letter to be communicated to the State Government, with a request to initiate legal proceedings against the institution and to revoke the affiliation of the current teacher education program and legal advice may be obtained from the NCTE Headquarters on whether any additional actions can be pursued against the institution in accordance with the NCTE Act, its Rules, and the associated Regulations.
7.			In terms of the above decision of NRC, the recognition granted to the Institution namely Heeraman Mahatam Mahavidyalaya, Plot No. 771, 776, 777ME, Street/Road-00, Village-Mahudih, Post office- Barpar, Tehsil/Taluka-Deoria, Town/City-Deoria, District- Deoria, State-Uttar Pradesh-227405 is hereby withdrawn in 443 rd meeting for conducting D.El.Ed. course with effect from the end of academic session next following the date of communication of withdrawal order and the institution shall not be entitled to admit the students from the academic session 2025-2026 onwards.
8.			The Petitioner-Institute has approached the Hon'ble High Court of Delhi and filed a Writ Petition No.688/2026 titled Heeraman Mahatman v. NCTE
The Hon'ble High Court of Delhi passed the order directing as under:-			

*CP/NRC has approved the minutes
vide email attached herewith*

Chairperson, NRC


Regional Director & Convenor, NRC

S. No	Application File / Code No.	Name of the Institution	Course
			<p>10. Learned counsel for the petitioner is also right in his submission that cases of the petitioner are covered on all four corners by the judgment of this Court in <i>Maa Sharda Vidyapeeth (supra)</i>. Reading of the judgment shows that NRC withdrew the recognition granted to the petitioner basis an allegation that a fake Corrigendum order was uploaded reflecting an increase in the intake capacity from 50 to 100 students for the D.El.Ed. course. No enquiry was conducted to establish and prove that the document was fake/forged and the allegations of forgery did not form part of the show cause notice issued to the petitioner. Albeit the impugned order withdrawing the recognition was quashed on the ground that the decision taken therein was in excess of the allegations in the show cause notice, the Court also examined whether recognition could be withdrawn for the course in respect of which there was no allegation and answered the question by agreeing with the petitioner that since there was no dispute with regard to recognition granted for 1 unit of 50 seats, the recognition should be restored to that extent and petitioner be permitted to participate in the ongoing counselling. On a parity of reasoning, I see no reason to accord a different treatment to the petitioner herein, who is similarly placed to this extent. It bears repetition to state that in the present petition, there is no dispute with regard to D.El.Ed. course with annual intake of 50 seats. The petitioner has already undertaken before the NRC and the Appellate Committees that they shall not admit students for courses in respect of which the recognition orders are alleged to be fake though even today it is the categorical stand of the petitioner that these documents were neither prepared nor uploaded by them on the official website of NCTE. It cannot be overlooked that till date it is questionable whether these documents are fake/forged.</p> <p>11. Accordingly, the present petition is allowed to the extent of quashing the withdrawal order dated 10.09.2025. The respondents are directed to pass consequential orders for restoration of recognition of the petitioner institute for courses aforementioned, in respect of which there are no allegations. Further direction is issued to the respondents to include the petitioner in the ongoing counselling for academic session 2025-26 for the undisputed courses for which NCTE shall issue necessary Public Notice and update the status of the petitioner on its official website intimating all concerned including State authority, affiliating body and counselling authorities that petitioner have been permitted to participate in counselling and admit students for academic session 2025-26. The needful shall be done within three days from today.</p> <p>12. It is, however, made clear that this order will not preclude the concerned</p>

*CP/NRC has approved the minutes
vide email attached herewith*

Chairperson, NRC



Regional Director & Convenor, NRC

S. No	Application File / Code No.	Name of the Institution	Course
<p>authorities to initiate investigation/inquiry and/or any other legal action in respect of the documents purportedly fake or forged, in accordance with law.</p> <p>13. The present petition stands disposed of along with pending applications.</p> <p>In view of the direction passed by the Hon'ble High Court of Delhi, the Committee decided that the recognition granted for D.El.Ed Course with an annual intake of 50 students (1 unit) as per recognition order dated 06.11.2017 has been restored as not being disputed. With respect to the additional unit purportedly obtained on basis of fake corrigendum order dated 12.12.2017, the matter is being referred to NCTE (HQrs.) to initiate investigation/inquiry in accordance with law.</p>			
7.	NRCAPP-15244	Baba Vishwanath Shikshan Prashikshan Mahavidyalaya, Plot Ni. 1250, 1242, Village-Lutfabad Bachhauri, Post office-Bikapur, Tehsil-Bikapur, District-Ayodhya, Uttar Pradesh	D.El.Ed.
<p><u>Decision of NRC</u></p> <p>The original file of the institution along with other related documents, NCTE Act, 1993, Rules, Regulations, SOP, guidelines issued from time to time were placed before the Northern Regional Committee.</p> <ol style="list-style-type: none"> As per decision of NRC in its 250 (Part -11) Meeting the committee decided that recognition be granted to the institution for D.El.Ed. for 01 unit (50 student) under cluse 7(16) of the NCTE Regulation 2014 from the academic session 2016-2017. Accordingly, Recognition Order for 01 unit 50 students was issued to the institution vide order No. NRC/NCTE/Recognition/D.El.Ed./142867-3467 dated 03/03/2016. An affiliation letter dated 26/10/2024 received from Shri Om Prakash, Anu Sachiv, Govt. of Uttar Pradesh mentioned that affiliation of D.El.Ed. course for 02 Units 100 students from the academic session 2024-2025 has been granted to the institution whereas the institution was granted recognition only for one unit i.e. 50 students.] The Committee further browsed the website of the NRC and found that a corrigendum letter bearing No. NRC/NCTE/NRCAPP-15244/Recognition/D.El.Ed./270th meeting /Corrigendum//2017/173607-31 dated 02/05/2017 for D.El.Ed. course for 2 units has been uploaded. The Committee sought the records of dispatch 			

*CP/NRC has approved the minutes
vide email attached herewith*

Chairperson, NRC


Regional Director & Convenor, NRC

S. No	Application File / Code No.	Name of the Institution	Course
			diary and other relevant records and concluded that this corrigendum order is fake and indicated that this has been uploaded on website with mala fide intention.
4.			The matter was placed before NRC in its 439 th meeting held on 05 th & 06 th May, 2025 and the Committee decided to issues Show Cause Notice under section 17 of the NCTE Act, 1993 as to why the recognition for the existing course(s) should not be withdrawn as the institution has obtained affiliation for D.El.Ed. course one additional unit on behalf of fake corrigendum order dated 02/05/2017 despite the fact that the Institution had not applied for D.El.Ed. course one additional unit through due process and the institution was aware of the same.
5.			The concerned affiliating body/examining body be requested to de-affiliate D.El.Ed. course one additional unit immediately.
6.			IT Division of NCTE be requested to provide details of the time and date on which the fake corrigendum order was uploaded and what was the procedure for uploading such type of document on the web portal of NRC at that point of time. The show cause notice was issued to the institution 02.06.2025.
7.			The institution has submitted reply of show cause notice vide letter dated 25.06.2025 received in NRC office on E-receipt No. 371437 dated 07.07.2025.
8.			The matter was placed before NRC in its 443 rd Meeting (Volume-2) held on 09 th to 10 th July, 2025 and the Committee that <i>the recognition granted to the institution for offering D.El.Ed. course be withdrawn under section 17(1) of the NCTE Act, 1993 with effect from the end of academic session next following the date of communication of withdrawal order and the institution shall not be entitled to admit the students from the academic session 2025-2026 onwards. A letter to be communicated to the State Government, with a request to initiate legal proceedings against the institution and to revoke the affiliation of the current teacher education program. To obtain legal advice from the NCTE Headquarters on whether any additional actions can be pursued against the institution in accordance with the NCTE Act, its Rules, and the associated Regulations.</i>
9.			In terms of the above decision of NRC, the recognition granted to the institution namely Baba Vishwanath Shikshan Prashikshan Mahavidyalaya, Plot Ni. 1250, 1242, Village-Lutfabad Bachhauli, Post office-Bikapur, Tehsil-Bikapur, District-Ayodhya, Uttar Pradesh is hereby withdrawn for conducting D.El.Ed. course with effect from the end of academic session next following the date of communication of withdrawal order and the institution shall not be entitled to admit the students from the academic session 2025-2026 onwards.
10.			The Petitioner-Institute has approached the Hon'ble High Court of Delhi and filed a Writ Petition No.598/2026 Baba Vishwanath Shikshan Prashikshan Mahavidyalay v. NCTE.

*CP/NRC has approved the minutes
vide email attached herewith*
Chairperson, NRC


Regional Director & Convenor, NRC

S. No	Application File / Code No.	Name of the Institution	Course

11. The Hon'ble High Court of Delhi passed the order directing as under:-

10. *Learned counsel for the petitioner is also right in his submission that cases of the petitioner are covered on all four corners by the judgment of this Court in Maa Sharda Vidyapeeth (supra). Reading of the judgment shows that NRC withdrew the recognition granted to the petitioner basis an allegation that a fake Corrigendum order was uploaded reflecting an increase in the intake capacity from 50 to 100 students for the D.El.Ed. course. No enquiry was conducted to establish and prove that the document was fake/forged and the allegations of forgery did not form part of the show cause notice issued to the petitioner. Albeit the impugned order withdrawing the recognition was quashed on the ground that the decision taken therein was in excess of the allegations in the show cause notice, the Court also examined whether recognition could be withdrawn for the course in respect of which there was no allegation and answered the question by agreeing with the petitioner that since there was no dispute with regard to recognition granted for 1 unit of 50 seats, the recognition should be restored to that extent and petitioner be permitted to participate in the ongoing counselling. On a parity of reasoning, I see no reason to accord a different treatment to the petitioner herein, who is similarly placed to this extent. It bears repetition to state that in the present petition, there is no dispute with regard to D.El.Ed. course with annual intake of 50 seats. The petitioner has already undertaken before the NRC and the Appellate Committees that they shall not admit students for courses in respect of which the recognition orders are alleged to be fake though even today it is the categorical stand of the petitioner that these documents were neither prepared nor uploaded by them on the official website of NCTE. It cannot be overlooked that till date it is questionable whether these documents are fake/forged.*

11. *Accordingly, the present petition is allowed to the extent of quashing the withdrawal order dated 10.09.2025. The respondents are directed to pass consequential orders for restoration of recognition of the petitioner institute for courses aforementioned, in respect of which there are no allegations. Further direction is issued to the respondents to include the*

*CP/NRC has approved the minutes
vide email attached herewith*

Chairperson, NRC



Regional Director & Convenor, NRC

S. No	Application File / Code No.	Name of the Institution	Course
<p><i>petitioner in the ongoing counselling for academic session 2025-26 for the undisputed courses for which NCTE shall issue necessary Public Notice and update the status of the petitioner on its official website intimating all concerned including State authority, affiliating body and counselling authorities that petitioner have been permitted to participate in counselling and admit students for academic session 2025-26. The needful shall be done within three days from today.</i></p> <p><i>12. It is, however, made clear that this order will not preclude the concerned authorities to initiate investigation/inquiry and/or any other legal action in respect of the documents purportedly fake or forged, in accordance with law.</i></p> <p><i>13. The present petition stands disposed of along with pending applications.</i></p> <p>In view of the direction passed by the Hon'ble High Court of Delhi, the Committee decided that the recognition granted for D.El.Ed Course with an annual intake of 50 students (1 unit) as per recognition order dated 03.03.2016 has been restored as not being disputed.</p> <p>With respect to the additional unit purportedly obtained on basis of fake corrigendum order dated 02.05.2017, the matter is being referred to NCTE (HQrs.) to initiate investigation/inquiry in accordance with law.</p>			
8.	262720250 9273384	Vidya Rattan College for Women, Khokhar Kalan, Sangtpura Road, Lehra, Khokhar Kalan, Sangrur, Punjab-148030	B.A. B.Ed. Secondary (1 unit) B.Sc. B.Ed. Secondary (1 unit) (TRS 2026-2027)
<p><u>Decision of NRC</u></p> <p>The online file of the institution along with other related documents, NCTE Act, Regulations, SOP, guidelines issued from time to time were placed before the North Committee.</p> <ul style="list-style-type: none"> ❖ As per the decision of NRC taken in its 455th Meeting Volume-1 held on 12 Jan Final SCN post inspection was issued to the institution on 29/01/2026. The ins uploaded a reply of Final SCN post inspection on 03/02/2026. ❖ The Committee considered the reply of Final SCN post inspection of the institut observations were cross verified with the documents uploaded by the Accordingly, the Committee decided to issue a Letter of Intent (LOI) under clause 			

*CP/NRC has approved the minutes
vide email attached herewith*

Chairperson, NRC


Regional Director & Convenor, NRC

S. No	Application File / Code No.	Name of the Institution	Course
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NCTE Regulations 2014 prior to grant of recognition. The institution is required to submit the following documents as envisaged in NCTE Regulations 2014 as well as guidelines issued by the NCTE (HQ) thereof prior to grant of recognition under regulation 7(16):

- The institution is required to submit stream-wise & stage-wise list of faculty in the format prescribed by NCTE and duly approved by the affiliating university. The number of faculty and qualifications shall be as per the Regulation 5 of the NCTE (Recognition Norms and Procedure) Amendment Regulations 2021 notified in the Gazette of India on 26.10.2021.
- The sub-regulation (1) of Regulation 10 of the NCTE Regulations 2014 as amended from time to time *inter alia* provides where the Letter of Intent (LOI) is issued under sub-regulation (13) of regulation 7, there shall be an endowment fund of five lakh rupees per programme and a reserve fund of seven lakh rupees per programme in the form of a fixed deposit in a scheduled bank, which shall be converted into a fixed deposit in the name of an authorized representative of the management and the Regional Director concerned, which shall be maintained perpetually by way of renewal at the intervals of every five years. The institution is, therefore, required to maintain course-wise FDRs and upload the evidence thereof alongwith Form 'A' duly signed by the Bank.
- The institution shall launch its own website with hyperlink to the NCTE website uploading the required information / documents as per clause 7(14) of the NCTE Regulations 2014 as amended time to time and upload the evidence in this regard.

9.	262720251 0033624	Babbar Akali Memorial Khalsa College, Garhshankar, Shri Anadpur Sahib Road, Hoshiarpur, Punjab-144527	B.A. B.Ed. Secondary (1 unit) B.Sc. B.Ed. Secondary (1 unit) (TRS 2026-2027)
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Decision of NRC

The online file of the institution along with other related documents, NCTE Act, Regulations, SOP, guidelines issued from time to time were placed before the North Committee.

- ❖ As per the decision of NRC taken in its 455th Meeting Volume-1 held on 12 Jan Final SCN post inspection was issued to the institution on 29/01/2026. The institution uploaded a reply of Final SCN post inspection on 05/02/2026.
- ❖ The Committee considered the reply of Final SCN post inspection of the institution observations were cross verified with the documents uploaded by the institution. Accordingly, the Committee decided to issue a Letter of Intent (LOI) under clause 7(16) of NCTE Regulations 2014 prior to grant of recognition. The institution is required to

CP/NRC has approved the minutes
vide email attached herewith
Chairperson, NRC


Regional Director & Convenor, NRC

S. No	Application File / Code No.	Name of the Institution	Course
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the following documents as envisaged in NCTE Regulations 2014 as well as guidelines issued by the NCTE (HQ) thereof prior to grant of recognition under regulation 7(16):

- The institution is required to submit stream-wise & stage-wise list of faculty in the format prescribed by NCTE and duly approved by the affiliating university. The number of faculty and qualifications shall be as per the Regulation 5 of the NCTE (Recognition Norms and Procedure) Amendment Regulations 2021 notified in the Gazette of India on 26.10.2021.
- The sub-regulation (1) of Regulation 10 of the NCTE Regulations 2014 as amended from time to time *inter alia* provides where the Letter of Intent (LOI) is issued under sub-regulation (13) of regulation 7, there shall be an endowment fund of five lakh rupees per programme and a reserve fund of seven lakh rupees per programme in the form of a fixed deposit in a scheduled bank, which shall be converted into a fixed deposit in the name of an authorized representative of the management and the Regional Director concerned, which shall be maintained perpetually by way of renewal at the intervals of every five years. The institution is, therefore, required to maintain course-wise FDRs and upload the evidence thereof alongwith Form 'A' duly signed by the Bank.
- The institution shall launch its own website with hyperlink to the NCTE website uploading the required information / documents as per clause 7(14) of the NCTE Regulations 2014 as amended time to time and upload the evidence in this regard.

10.	262720250 9162523	Bhagwati College of Education , Siwaya, Roorkee Road, Nh-58 Near Toll Plaza, Sardhana, Meerut, Uttar Pradesh-250110	B.A. B.Ed. Secondary (1 unit) (TRS 2026-2027)
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Decision of NRC

The online file of the institution along with other related documents, NCTE Act, Regulations, SOP, guidelines issued from time to time were placed before the North Committee.

- ❖ As per the decision of NRC taken in its 455th Meeting Volume-1 held on 12 Jan Final SCN post inspection was issued to the institution on 29/01/2026. The institution uploaded reply of Final SCN post inspection on 05/02/2026.
- ❖ The Committee considered the reply of Final SCN post inspection of the institution observations were cross verified with the documents uploaded by the institution. Accordingly, the Committee decided to issue a Letter of Intent (LOI) under clause 7(16) of NCTE Regulations 2014 prior to grant of recognition. The institution is required to

*CP/NRC has approved the minutes
vide email attached herewith*

Chairperson, NRC


Regional Director & Convenor, NRC

S. No	Application File / Code No.	Name of the Institution	Course
<p>the following documents as envisaged in NCTE Regulations 2014 as well as guidelines issue by the NCTE (HQ) thereof prior to grant of recognition under regulation 7(16):</p> <ul style="list-style-type: none"> The institution is required to submit stream-wise & stage-wise list of faculty in the format prescribed by NCTE and duly approved by the affiliating university. The number of faculty and qualifications shall be as per the Regulation 5 of the NCTE (Recognition Norms and Procedure) Amendment Regulations 2021 notified in the Gazette of India on 26.10.2021. The sub-regulation (1) of Regulation 10 of the NCTE Regulations 2014 as amended from time to time <i>inter alia</i> provides where the Letter of Intent (LOI) is issued under sub-regulation (13) of regulation 7, there shall be an endowment fund of five lakh rupees per programme and a reserve fund of seven lakh rupees per programme in the form of a fixed deposited in a scheduled bank, which shall be converted into a fixed deposit in the name of an authorized representative of the management and the Regional Director concerned, which shall be maintained perpetually by way of renewal at the intervals of every five years. The institution is, therefore, required to maintain course-wise FDRs and upload the evidence thereof alongwith Form 'A' duly signed by the Bank. The institution shall launch its own website with hyperlink to the NCTE website uploading the required information / documents as per clause 7(14) of the NCTE Regulations 2014 as amended time to time and upload the evidence in this regard. 			
11.	262720250 9172726	Khalsa College of Education, G.T. Road, Amritsar, Punjab-143002	B.A. B.Ed. Secondary (1 unit) B.Sc. B.Ed. Secondary (1 unit) (TRS 2026-2027)
<p><u>Decision of NRC</u></p> <p>The file of the institution along with other related documents, NCTE Act, 1993, Rules, Regulations, SOP, guidelines issued from time to time were placed before the Northern Regional Committee.</p> <p>❖ The Visiting Team Report of the institution has been considered by the Committee and accordingly, the institution has been found deficient on the following grounds: -</p> <ul style="list-style-type: none"> The land area filled in application form do not match with the land area mentioned in the documents uploaded /presented by the institution. The land area mentioned in the building plan (as filled up in online application) is 35420.01 square meter, however, the building plan 			

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Chairperson, NRC



Regional Director & Convenor, NRC

S. No	Application File / Code No.	Name of the Institution	Course
			uploaded by the institution do not show this data in the head of area statement.
			<ul style="list-style-type: none"> The site plan does not show the width of internal and external roads. The parking details (area) and calculations are not shown. Hence, the provision of parking area could not be verified as per the National Building Code. The provision of ramp and lift is not shown on the approved building plan. The details of rainwater harvesting, and kitchen garden are not marked on the site plan.
<p>Hence, the Committee decided that Show Cause Notice Post Inspection be issued to the institution to submit reply on the deficiencies mentioned above within 7 days from the date of issue of this Show Cause Notice Post Inspection failing which the application of the institution seeking grant of recognition for the proposed programme shall be liable for refusal without providing any further opportunity to the institution.</p>			
12.	262720250 9162561	Guru Teg Bahadur College of Education , Lehal Khurd, Moonak Road, Lehragaga, Lehra, Sangrur, Punjab-148031	B.A. B.Ed. Secondary (2 unit) Middle (2 unit) B.Sc. B.Ed. Secondary (2 unit) Middle (2 unit) (TRS 2026-2027)
<p>Decision of NRC</p> <p>The online file of the institution along with other related documents, NCTE Act, Regulations, SOP, guidelines issued from time to time were placed before the North Committee.</p> <p>❖ The Committee considered the Visiting Team Report of the institution, and the of the VT members were cross verified with the documents uploaded by the Accordingly, the Committee decided to issue a Letter of Intent (LOI) under clause NCTE Regulations 2014 prior to grant of recognition. The institution is required the following documents as envisaged in NCTE Regulations 2014 as well as guide by the NCTE (HQ) thereof prior to grant of recognition under regulation 7(16):</p> <ul style="list-style-type: none"> The institution is required to submit stream-wise & stage-wise list of faculty in the format prescribed by NCTE and duly approved by the affiliating university. The number of faculty and qualifications shall be as per the Regulation 5 of the NCTE (Recognition Norms and Procedure) Amendment Regulations 2021 notified in the Gazette of India on 26.10.2021. 			

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Chairperson, NRC



Regional Director & Convenor, NRC

S. No	Application File / Code No.	Name of the Institution	Course
			<ul style="list-style-type: none"> The sub-regulation (1) of Regulation 10 of the NCTE Regulations 2014 as amended from time to time <i>inter alia</i> provides where the Letter of Intent (LOI) is issued under sub-regulation (13) of regulation 7, there shall be an endowment fund of five lakh rupees per programme and a reserve fund of seven lakh rupees per programme in the form of a fixed deposited in a scheduled bank, which shall be converted into a fixed deposit in the name of an authorized representative of the management and the Regional Director concerned, which shall be maintained perpetually by way of renewal at the intervals of every five years. The institution is, therefore, required to maintain course-wise FDRs and upload the evidence thereof alongwith Form 'A' duly signed by the Bank. The institution shall launch its own website with hyperlink to the NCTE website uploading the required information / documents as per clause 7(14) of the NCTE Regulations 2014 as amended time to time and upload the evidence in this regard.
13.	262720250 9182820	University School of Education, Rayat Bahra University, Sahauran, Kharar Kurali and Chandigarh Ropar Highway, Kharar, Mohali/Sahibzada Ajit Singh Nagar, Punjab-140104	B.A. B.Ed. Secondary (1 unit) B.Sc. B.Ed. Secondary (1 unit) (TRS 2026-2027)

Decision of NRC

The online file of the institution along with other related documents, NCTE Act, Regulations, SOP, guidelines issued from time to time were placed before the North Committee.

- ❖ The Committee considered the Visiting Team Report of the institution, and the of the VT members were cross verified with the documents uploaded by the Accordingly, the Committee decided to issue a Letter of Intent (LOI) under clause NCTE Regulations 2014 prior to grant of recognition. The institution is required the following documents as envisaged in NCTE Regulations 2014 as well as guide by the NCTE (HQ) thereof prior to grant of recognition under regulation 7(16):

- The institution is required to submit stream-wise & stage-wise list of faculty in the format prescribed by NCTE and duly approved by the affiliating university. The number of faculty and qualifications shall be as per the Regulation 5 of the NCTE (Recognition Norms and Procedure) Amendment Regulations 2021 notified in the Gazette of India on 26.10.2021.
- The sub-regulation (1) of Regulation 10 of the NCTE Regulations 2014 as amended from time to time *inter alia* provides where the Letter of Intent

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Chairperson, NRC

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Regional Director & Convenor, NRC

S. No	Application File / Code No.	Name of the Institution	Course
			(LOI) is issued under sub-regulation (13) of regulation 7, there shall be an endowment fund of five lakh rupees per programme and a reserve fund of seven lakh rupees per programme in the form of a fixed deposited in a scheduled bank, which shall be converted into a fixed deposit in the name of an authorized representative of the management and the Regional Director concerned, which shall be maintained perpetually by way of renewal at the intervals of every five years. The institution is, therefore, required to maintain course-wise FDRs and upload the evidence thereof alongwith Form 'A' duly signed by the Bank. <ul style="list-style-type: none"> The institution shall launch its own website with hyperlink to the NCTE website uploading the required information / documents as per clause 7(14) of the NCTE Regulations 2014 as amended time to time and upload the evidence in this regard.
14.	262720250 9203005	Bhagwan Parshuram College of Education, Nara, Madlauda, Panipat, Haryana-132113	B.A. B.Ed. Secondary (1 unit), B.Sc. B.Ed. Secondary (1 unit) (TRS 2026-2027)

Decision of NRC

The online file of the institution along with other related documents, NCTE Act, Regulations, SOP, guidelines issued from time to time were placed before the North Committee.

❖ The Committee considered the Visiting Team Report of the institution, and the of the VT members were cross verified with the documents uploaded by the Accordingly, the Committee decided to issue a Letter of Intent (LOI) under clause NCTE Regulations 2014 prior to grant of recognition. The institution is required the following documents as envisaged in NCTE Regulations 2014 as well as guide by the NCTE (HQ) thereof prior to grant of recognition under regulation 7(16):

- The institution is required to submit stream-wise & stage-wise list of faculty in the format prescribed by NCTE and duly approved by the affiliating university. The number of faculty and qualifications shall be as per the Regulation 5 of the NCTE (Recognition Norms and Procedure) Amendment Regulations 2021 notified in the Gazette of India on 26.10.2021.
- The sub-regulation (1) of Regulation 10 of the NCTE Regulations 2014 as amended from time to time *inter alia* provides where the Letter of Intent (LOI) is issued under sub-regulation (13) of regulation 7, there shall be an endowment fund of five lakh rupees per programme and a reserve fund of seven lakh rupees per programme in the form of a fixed deposited in a scheduled bank, which shall be converted into a fixed deposit in the name of an authorized representative of the management and the

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Chairperson, NRC


Regional Director & Convenor, NRC

S. No	Application File / Code No.	Name of the Institution	Course
			Regional Director concerned, which shall be maintained perpetually by way of renewal at the intervals of every five years. The institution is, therefore, required to maintain course-wise FDRs and upload the evidence thereof alongwith Form 'A' duly signed by the Bank. <ul style="list-style-type: none"> The institution shall launch its own website with hyperlink to the NCTE website uploading the required information / documents as per clause 7(14) of the NCTE Regulations 2014 as amended time to time and upload the evidence in this regard.
15.	262720250 9162475	School of Education Shri Venkateshwara University , Amroha, Village Shahbajpur Kala, Amroha, Gajraula, Jyotiba Phule Nagar/Amroha, Uttar Pradesh-244236	B.A. B.Ed. Middle (1 unit) B.Sc. B.Ed. Middle (1 unit) (TRS 2026-2027)

Decision of NRC

The file of the institution along with other related documents, NCTE Act, 1993, Rules, Regulations, SOP, guidelines issued from time to time were placed before the Northern Regional Committee.

❖ The Visiting Team Report of the institution has been considered by the Committee and accordingly, the institution has been found deficient on the following grounds: -

- The institution has not shown the certified copy of Registered Land Documents issued by the Competent Revenue Authority to the VT members. Also, the Plot No. and the Total land area mentioned in the Mutation Certificate do not match with other documents.
- The institution has not shown Land Use Certificate issued by the Competent Revenue Authority to use the land for educational purposes, to the VT members.
- The institution has also not shown the latest Non-Encumbrance Certificate issued by the Competent Revenue Authority indicating that the land is free from all encumbrances to the VT members.
- The institution's campus, building and furniture etc. are not barrier free/Accessible for PWDs.
- The institution does not have the Fire Safety Certificate issued by the Competent Government Authority.
- In all land related documents, details need to be corrected as per the institution documents, Authority and the State etc.
- Books are not available in the library as per the Norms of NCTE. Also, the details of books are not mentioned in the Accession Register of the Library.

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Chairperson, NRC



Regional Director & Convenor, NRC

S. No	Application File / Code No.	Name of the Institution	Course
			<ul style="list-style-type: none"> Psychology lab is not maintained according to the Norms of NCTE. Also, the size of lab room is too small. Classroom No.4 is not as per the Norms of NCTE. Health and physical resource lab is not available with the University. Art and craft resource lab is also not available with the University. <p>Hence, the Committee decided that Show Cause Notice Post Inspection be issued to the institution to submit reply on the deficiencies mentioned above within 7 days from the date of issue of this Show Cause Notice Post Inspection failing which the application of the institution seeking grant of recognition for the proposed programme shall be liable for refusal without providing any further opportunity to the institution.</p>
16.	262720250 9293454	Dr. Sarvepalli Radhakrishnan Department of Education Mahaveer University, Vill Pohalli Sardhana Road Meerut, Meerut Karnal Highway, Sardhana, Meerut, Uttar Pradesh-250341	B.A. B.Ed. Secondary (1 unit), Middle (1 unit) (TRS 2026-2027)

Decision of NRC

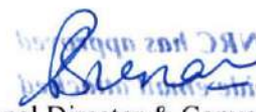
The online file of the institution along with other related documents, NCTE Act, Regulations, SOP, guidelines issued from time to time were placed before the North Committee.

❖ The Committee considered the Visiting Team Report of the institution, and the of the VT members were cross verified with the documents uploaded by the Accordingly, the Committee decided to issue a Letter of Intent (LOI) under clause NCTE Regulations 2014 prior to grant of recognition. The institution is required the following documents as envisaged in NCTE Regulations 2014 as well as guide by the NCTE (HQ) thereof prior to grant of recognition under regulation 7(16):

- The institution is required to submit stream-wise & stage-wise list of faculty in the format prescribed by NCTE and duly approved by the affiliating university. The number of faculty and qualifications shall be as per the Regulation 5 of the NCTE (Recognition Norms and Procedure) Amendment Regulations 2021 notified in the Gazette of India on 26.10.2021.
- The sub-regulation (1) of Regulation 10 of the NCTE Regulations 2014 as amended from time to time *inter alia* provides where the Letter of Intent (LOI) is issued under sub-regulation (13) of regulation 7, there shall be an endowment fund of five lakh rupees per programme and a reserve

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Chairperson, NRC


Regional Director & Convenor, NRC

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			fund of seven lakh rupees per programme in the form of a fixed deposited in a scheduled bank, which shall be converted into a fixed deposit in the name of an authorized representative of the management and the Regional Director concerned, which shall be maintained perpetually by way of renewal at the intervals of every five years. The institution is, therefore, required to maintain course-wise FDRs and upload the evidence thereof alongwith Form 'A' duly signed by the Bank. <ul style="list-style-type: none"> The institution shall launch its own website with hyperlink to the NCTE website uploading the required information / documents as per clause 7(14) of the NCTE Regulations 2014 as amended time to time and upload the evidence in this regard.
17.	262720251 0013540	Manohar Memorial College of Education , Fatehabad, N.H.-9, Sirsa Road, Fatehabad, Haryana-125050	B.A. B.Ed. Secondary (2 units) (TRS 2026-2027)

Decision of NRC

The online file of the institution along with other related documents, NCTE Act 1993, NCTE Rules 1997, NCTE Regulations 2014, Standards Operating Procedure (SoP) & Guidelines issued by NCTE (HQ) from time to time were placed before the Northern Regional Committee and the Committee observed the following:

❖ As per the decision of NRC taken in its 453rd meeting held on 11th & 12th December 2025, Final SCN-post inspection was issued to the institution on 24/12/2025. The institution has uploaded a reply to Final SCN-post inspection on 30/12/2025. The Committee considered the reply and found the same deficient on the following grounds: -

- Fire Safety Certificate uploaded by the institution is issued by the Municipal Council, Fatehabad and not by the Fire Department of the State concerned.
- The institution has not submitted/uploaded the Memorandum of Merger of the Institution(s) as specified in clause 4.2. of the NCTE Guidelines for Multi-disciplinary institution. The uploaded document is a Memorandum of Understanding between Manohar Memorial College of Education and the Manohar Memorial P.G. College.
- The institution has uploaded the Building Plan of earmarked land for the college mentioning the Khasra No. 441 Min, however, the institution has not mentioned the area earmarked for B.Ed. course, the proposed course and the P.G. programme(s), if any being offered by the institution. The total built-up area earmarked for the B.A.B.Ed. course is 25530.75 sq.ft. only, however, the building plan submitted by the institution is not approved by the Competent Government Authority.

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Chairperson, NRC



Regional Director & Convenor, NRC

S. No	Application File / Code No.	Name of the Institution	Course
Hence, the Committee decided to reject/refuse the application for Transition into ITEP B.A. B.Ed. Secondary (2 units) of the institution on the grounds mentioned above under Section 14/15 (3) (b) of the NCTE Act 1993.			
18.	262720250 5124270	S.D. College, Barnala, K.C. Road, Barnala, Barnala, Barnala, Punjab-148101	B.A. B.Ed. Secondary (1 unit) (ITEP 2026-2027)
<u>Decision of NRC</u>			
The online file of the institution along with other related documents, NCTE Act 1993, NCTE Rules 1997, NCTE Regulations 2014, Standards Operating Procedure (SoP) & Guidelines issued by NCTE (HQ) from time to time were placed before the Northern Regional Committee and the Committee observed the following:			
❖ As per the decision of NRC taken in its 453 rd Meeting (Vol-I) meeting held on 11 th & 12 th December 2025, Letter of Intent (LOI) was issued to the institution on 19.12.2025. The institution has uploaded a reply of Letter of Intent (LOI) on 31.01.2026. The Committee noted that the institution has complied with all the requirements as laid down in NCTE Regulations 2014 and Norms & Standards for ITEP for grant of recognition.			
Hence, the Committee decided that recognition under sub-regulation 7(16) of NCTE Regulations 2014 be granted to the university for B.A. B.Ed.-Secondary (1 unit) from the academic session 2026-2027.			
19.	262720250 5194814	Faculty of Education, Talwandi Sabo, Sardulgarh Road Talwandi Sabo, Bhatinda, Punjab-151302	B.A. B.Ed. Middle (2 units) (ITEP 2026-2027)
<u>Decision of NRC</u>			
The online file of the institution along with other related documents, NCTE Act 1993, NCTE Rules 1997, NCTE Regulations 2014, Standards Operating Procedure (SoP) & Guidelines issued by NCTE (HQ) from time to time were placed before the Northern Regional Committee and the Committee observed the following:			
❖ As per the decision of NRC taken in its 453 rd Meeting (Vol-I) meeting held on 11 th & 12 th December 2025, Letter of Intent (LOI) was issued to the institution on 19.12.2025. The institution has uploaded a reply of Letter of Intent (LOI) on 02.02.2026. The Committee noted that the institution has complied with all the requirements as laid down in NCTE Regulations 2014 and Norms & Standards for ITEP for grant of recognition.			

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Chairperson, NRC


Regional Director & Convenor, NRC

S. No	Application File / Code No.	Name of the Institution	Course
Hence, the Committee decided that recognition under sub-regulation 7(16) of NCTE Regulations 2014 be granted to the university for B.A. B.Ed.-Middle (2 units) from the academic session 2026-2027.			
20.	262720250 5154569	Department of Education, S.R.T. Campus, H.N.B. Garhwal University, Badshaithaul, Ranchauri Road, Dharsalgaoun, Tehri, Tehri-Garhwal, Uttarakhand-249199	B.A. B.Ed. Secondary (1 unit) B.Sc. B.Ed. Secondary (1 unit) (ITEP 2026-2027)

Decision of NRC

The online file of the institution along with other related documents, NCTE Act 1993, NCTE Rules 1997, NCTE Regulations 2014, Standards Operating Procedure (SoP) & Guidelines issued by NCTE (HQ) from time to time were placed before the Northern Regional Committee and the Committee observed the following:

- ❖ As per the decision of NRC taken in its 453rd Meeting (Vol-I) meeting held on 11th & 12th December 2025, Letter of Intent (LOI) was issued to the institution on 19.12.2025. The institution has uploaded a reply of Letter of Intent (LOI) on 03.02.2026. The Committee noted that the institution has complied with all the requirements as laid down in NCTE Regulations 2014 and Norms & Standards for ITEP for grant of recognition.

Hence, the Committee decided that recognition under sub-regulation 7(16) of NCTE Regulations 2014 be granted to the university for B.A. B.Ed.-Secondary (1 unit) & B.Sc. B.Ed.-Secondary (1 unit) from the academic session 2026-2027.

21.	262720250 5154530	Sri Krishna Dutt Academy, Vrindavan Yojna, Raebareli Road, Sarojini Nagar, Lucknow, Lucknow, Uttar Pradesh-226025	B.Com. B.Ed. Secondary (1 unit), Middle (1 unit) B.Sc. B.Ed. Secondary (1 unit), Middle (1 unit) (ITEP 2026-2027)
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Decision of NRC

The online file of the institution along with other related documents, NCTE Act, 1993, Rules, Regulations, SOP, guidelines issued from time to time were placed

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Chairperson, NRC

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Regional Director & Convenor, NRC

S. No	Application File / Code No.	Name of the Institution	Course
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before the Northern Regional Committee and the Committee observed the following:

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As per decision of NRC in its, 453rd Meeting (Volume-1) of NRC held on 11th & 12th December 2025, LOI was issued to the institution on 19/12/2025. The institution has uploaded reply of LOI on 10/02/2026. The Committee considered the reply of Letter of Intent and noted the following: -

- ❖ The faculty list uploaded by the institution is not in the format* prescribed by NCTE. Hence, the institution is required to submit stream-wise & stage-wise list of faculty in format duly approved by the affiliating university. The number of faculty and qualifications shall be as per the Regulation 5 of the NCTE (Recognition Norms and Procedure) Amendment Regulations 2021 notified in the Gazette of India on 26.10.2021.
- ❖ The sub-regulation (1) of Regulation 10 of the NCTE Regulations 2014 as amended from time to time *inter alia* provides where the Letter of Intent (LOI) is issued under sub-regulation (13) of regulation 7, there shall be an endowment fund of five lakh rupees reserve fund of seven lakh rupees in the form of a fixed deposited in a scheduled bank, which shall be converted into a fixed deposit in the name of an authorized representative of the management and the Regional Director concerned, which shall be maintained perpetually by way of renewal at the intervals of every five years. The institution is, therefore, required to upload the evidence thereof.

Hence, the Committee decided that Show Cause Notice Post LOI be issued to the institution to submit reply on the deficiencies mentioned above within 7 days from the date of issue of Show Cause Notice.

22.	262720250 5235213	C.M.P. Degree College (A Constituent College of University of Allahabad), MG Marg, George Town, Mahatma Gandhi Marg, Na, George Town, Prayagraj (Allahabad), Uttar Pradesh- 211002	B.A. B.Ed. Secondary (2 unit) (ITEP 2026-2027)
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Decision of NRC

The online file of the institution along with other related documents, NCTE Act, Regulations, SOP, guidelines issued from time to time were placed before the North Committee.

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Chairperson, NRC


Regional Director & Convenor, NRC

S. No	Application File / Code No.	Name of the Institution	Course
<p>❖ As per the decision of NRC taken in its 453rd Meeting Volume-1, SCN post inspection was issued to the institution on 19/12/2025. The Institution has uploaded reply of SCN post inspection on 25/12/2025.</p> <p>❖ The Committee considered the reply of SCN post inspection of the institution, and the observations were cross verified with the documents uploaded by the institution. Accordingly, the Committee decided to issue a Letter of Intent (LOI) under clause 7(13) of the NCTE Regulations 2014 prior to grant of recognition. The institution is required to submit the following documents as envisaged in NCTE Regulations 2014 as well as guidelines issued by the NCTE (HQ) thereof prior to grant of recognition under regulation 7(16):</p> <ul style="list-style-type: none"> • The institution is required to submit stream-wise & stage-wise list of faculty in the format prescribed by NCTE and duly approved by the affiliating university. The number of faculty and qualifications shall be as per the Regulation 5 of the NCTE (Recognition Norms and Procedure) Amendment Regulations 2021 notified in the Gazette of India on 26.10.2021. • The sub-regulation (1) of Regulation 10 of the NCTE Regulations 2014 as amended from time to time <i>inter alia</i> provides where the Letter of Intent (LOI) is issued under sub-regulation (13) of regulation 7, there shall be an endowment fund of five lakh rupees per programme and a reserve fund of seven lakh rupees per programme in the form of a fixed deposit in a scheduled bank, which shall be converted into a fixed deposit in the name of an authorized representative of the management and the Regional Director concerned, which shall be maintained perpetually by way of renewal at the intervals of every five years. The institution is, therefore, required to maintain course-wise FDRs and upload the evidence thereof alongwith Form 'A' duly signed by the Bank. • The institution shall launch its own website with hyperlink to the NCTE website uploading the required information / documents as per clause 7(14) of the NCTE Regulations 2014 as amended time to time and upload the evidence in this regard. 			
23.	262720250 5305774	Mangalayatan University, Beswan, Aligarh-Mathura Highway, Iglas, Aligarh, Aligarh, Uttar Pradesh- 202146	B.A. B.Ed. Secondary (1 unit) B.Sc. B.Ed. Secondary (1 unit) (ITEP 2026-2027)
<p>Decision of NRC</p> <p>The online file of the institution along with other related documents, NCTE Act, Regulations, SOP, guidelines issued from time to time were placed before the North Committee.</p>			

*CP/NRC has approved the minutes
vide email attached herewith*

Chairperson, NRC


Regional Director & Convenor, NRC

S. No	Application File / Code No.	Name of the Institution	Course
<p>❖ As per the decision of NRC taken in its 453rd Meeting Volume-1, SCN post inspection was issued to the institution on 06/01/2026. The Institution has uploaded a reply of SCN post inspection on 13/01/2026.</p> <p>❖ The Committee considered the reply of SCN post inspection of the institution, and the observations were cross verified with the documents uploaded by the institution. Accordingly, the Committee decided to issue a Letter of Intent (LOI) under clause 7(13) of the NCTE Regulations 2014 prior to grant of recognition. The institution is required to submit the following documents as envisaged in NCTE Regulations 2014 as well as guidelines issued by the NCTE (HQ) thereof prior to grant of recognition under regulation 7(16):</p> <ul style="list-style-type: none"> • The institution is required to submit stream-wise & stage-wise list of faculty in the format prescribed by NCTE and duly approved by the affiliating university. The number of faculty and qualifications shall be as per the Regulation 5 of the NCTE (Recognition Norms and Procedure) Amendment Regulations 2021 notified in the Gazette of India on 26.10.2021. • The sub-regulation (1) of Regulation 10 of the NCTE Regulations 2014 as amended from time to time <i>inter alia</i> provides where the Letter of Intent (LOI) is issued under sub-regulation (13) of regulation 7, there shall be an endowment fund of five lakh rupees per programme and a reserve fund of seven lakh rupees per programme in the form of a fixed deposit in a scheduled bank, which shall be converted into a fixed deposit in the name of an authorized representative of the management and the Regional Director concerned, which shall be maintained perpetually by way of renewal at the intervals of every five years. The institution is, therefore, required to maintain course-wise FDRs and upload the evidence thereof alongwith Form 'A' duly signed by the Bank. • The institution shall launch its own website with hyperlink to the NCTE website uploading the required information / documents as per clause 7(14) of the NCTE Regulations 2014 as amended time to time and upload the evidence in this regard. 			
24.	252620240 2231683	Sri Krishna Dutt Academy, Vrindavan Yojna, Raebareli Road, Sarojini Nagar, Lucknow, Lucknow, Uttar Pradesh-226025	B.A. B.Ed.-Secondary (1 unit) B.Sc. B.Ed.-Secondary (1 unit) (TRS 2025-2026)
<p>Decision of NRC</p> <p>The online file of the institution along with other related documents, NCTE Act, 1993, Rules, Regulations, SOP, guidelines issued from time to time were placed</p>			

*CP/NRC has approved the minutes
vide email attached herewith*

Chairperson, NRC


Regional Director & Convenor, NRC

S. No	Application File / Code No.	Name of the Institution	Course
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before the Northern Regional Committee and the Committee observed the following:

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- ❖ As per the decision of NRC taken in its, 449th (Volume-II) Meeting, Recognition was granted to the aforesaid institution for offering B.A. B.Ed. Secondary (1 unit) vide Order dated 29.10.2025.
- ❖ Against the Order dated 29.10.2025, the institution preferred an appeal under Section 18 of the NCTE Act 1993 seeking recognition for another unit for offering **B.Sc. B.Ed.-Secondary**.
- ❖ Appellate Authority vide its Order dated 23.01.2026 remanded the case back to NRC with direction for fresh consideration of the application in accordance with the directions specified therein. The appellant institution was also directed to forward to the Regional Committee, within fifteen (15) days of receipt of this order, the documents submitted along with the appeal, whereupon the Regional Committee shall take further necessary action strictly in accordance with law and in light of the direction contained therein.
- ❖ The Committee considered the Order dated 23/01/2026 and noted the following: -

- The institution is required to submit stream-wise & stage-wise list of faculty in format duly approved by the affiliating university. The number of faculty and qualifications shall be as per the Regulation 5 of the NCTE (Recognition Norms and Procedure) Amendment Regulations 2021 notified in the Gazette of India on 26.10.2021.
- The sub-regulation (1) of Regulation 10 of the NCTE Regulations 2014 as amended from time to time *inter alia* provides where the Letter of Intent (LOI) is issued under sub-regulation (13) of regulation 7, there shall be an endowment fund of five lakh rupees reserve fund of seven lakh rupees in the form of a fixed deposited in a scheduled bank, which shall be converted into a fixed deposit in the name of an authorized representative of the management and the Regional Director concerned, which shall be maintained perpetually by way of renewal at the intervals of every five years. The institution is, therefore, required to upload the evidence thereof.

Hence, the Committee decided that First Show Cause Notice after Appeal be issued to the institution to submit reply on the deficiencies mentioned above within 15 days from the date of issue of Show Cause Notice after Appeal.

25.	252620240 4232197	Department of Education, Chhatrapati Shahu Ji Maharaj University, Kanpur, Kalyanpur, Kanpur, G.T. Road, Kalyanpur, Kanpur,	B.Sc. B.Ed. Preparatory (1 unit) B.A. B.Ed. Preparatory (1 unit) (ITEP 2025-2026)
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*CP/NRC has approved the minutes
vide email attached herewith*

Chairperson, NRC



Regional Director & Convenor, NRC

S. No	Application File / Code No.	Name of the Institution	Course
		Kanpur, Kanpur, Uttar Pradesh-208024	

Decision of NRC

The online file of the institution along with other related documents, NCTE Act 1993, NCTE Rules 1997, NCTE Regulations 2014, Standards Operating Procedure (SoP) & Guidelines issued by NCTE (HQ) from time to time were placed before the Northern Regional Committee and the Committee observed the following:

- ❖ As per the decision of NRC taken in its 457th Meeting Part-1 held on 28th & 29th January 2026, SCN After Order of Appellate Authority was issued to the university on 10.02.2026. The university has uploaded a reply of SCN After Order of Appellate Authority on 10.02.2026. The Committee noted that the university has complied with all the requirements as laid down in NCTE Regulations 2014 and Norms & Standards for ITEP for grant of recognition.

Hence, the Committee decided that recognition under sub-regulation 7(16) of NCTE Regulations 2014 be granted to the university for B.A. B.Ed.- Preparatory (1 unit) & B.Sc. B.Ed.- Preparatory (1 unit) from the academic session 2026-2027.

26.	UP-665	Krishna Institute of Teachers Education, Mewala Crossing Near Amar Ujala, Delhi Road, Meerut, Uttar Pradesh	B.Ed.
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Decision of NRC

The original file of the institution along with other related documents, NCTE Act, 1993, Rules, Regulations, SOP, guidelines issued from time to time were placed before the Northern Regional Committee and the Committee observed the following:

- ❖ Recognition was granted to the aforesaid institution for offering B.Ed. course of one-year duration with an annual intake of 100 students vide order No. F. No. NRC/NCTE/F-3/UP-665/2002/8551 dated 16.11.2002 followed by revised recognition order for offering B.Ed. course of two-year duration with an annual intake of 100 students i.e. two basic units of 50 students each vide order No. NRC/NCTE/UP-665/2015/114382 dated 06.06.2015.
- ❖ Recognition of the institution was withdrawn by NRC NCTE/2025/NRC/PAR/Order/UP-665 dated 30.05.2025.
- ❖ The institution filed an appeal under Section 18 of the NCTE Act 1993 before the Council and the Appellate Authority vide its Order dated 02.02.2026

*CP/NRC has approved the minutes
vide email attached herewith*

Chairperson, NRC


Regional Director & Convenor, NRC

S. No	Application File / Code No.	Name of the Institution	Course
<p>remanded the case back to NRC with a direction to re-examine the submission of PARs by the institution and consider the documentary evidence furnished with the appeal in accordance with the provisions of the NCTE Regulations 2014 and guidelines issued from time to time.</p> <p>In view of the above, the Committee considered the facts and documents related to the case and decided to restore the recognition granted to the institution for B.Ed. course of two-year duration.</p> <p>However, the said institution is also directed to submit the documents provided along with the appeal for scrutiny and verification by the Regional Committee, within fifteen (15) days of receipt of the restoration order. Order be issued accordingly.</p>			
27.	PB-450	S.S. College of Education, Sunam Road, Near Kothe Dewane, Bikhi, District - Mansa, Punjab-151504	D.El.Ed.
<p><u>Decision of NRC</u></p> <p>The original file of the institution along with other related documents, NCTE Act, 1993, Rules, Regulations, SOP, guidelines issued from time to time were placed before the Northern Regional Committee and the Committee observed the following:</p> <ul style="list-style-type: none"> ❖ Recognition was granted to the aforesaid institution for offering D.El.Ed. course of two-year duration with an annual intake of 50 students vide Order dated 13.05.2008. ❖ Recognition of the institution was withdrawn by NRC NCTE/2025/NRC/PAR/Order/PB-450/49110-116 dated 20.05.2025. ❖ The institution filed an appeal under Section 18 of the NCTE Act 1993 before the Council and the Appellate Authority vide its Order dated 02.02.2026 remanded the case back to NRC with a direction to re-examine the submission of PARs by the institution and consider the documentary evidence furnished with the appeal in accordance with the provisions of the NCTE Regulations 2014 and guidelines issued from time to time. <p>In view of the above, the Committee considered the facts and documents related to the case and decided to restore the recognition granted to the institution for D.El.Ed. course of two-year duration.</p> <p>However, the said institution is also directed to submit the documents provided along with the appeal for scrutiny and verification by the Regional Committee, within fifteen (15) days of receipt of the restoration order. Order be issued accordingly.</p>			

*CP/NRC has approved the minutes
vide email attached herewith*

Chairperson, NRC

[Signature]
Regional Director & Convenor, NRC

S. No	Application File / Code No.	Name of the Institution	Course
28.	DH....	Delhi Teachers University, P-625 & 745, Outram Lane, North Delhi, Delhi-110009	M.Ed.

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Decision of NRC

The online file of the institution along with other related documents, NCTE Act, 1993, Rules, Regulations, SOP, guidelines issued from time to time were placed before the Northern Regional Committee and the Committee observed the following:

- ❖ As per the decision of NRC taken in its 451st Meeting Volume-2 held on 19th to 21st November 2025, Letter of Intent (LOI) was issued to the university on 22/12/2025. The university has submitted a reply of Letter of Intent (LOI) on 10/02/2026. The Committee considered the reply of the university and noted the following: -
 - ❖ The University has submitted a list of faculty comprising of 5 Assistant Professor(s) and 1 Associate Professor on deputation basis only which is not as per the NCTE Regulations 2014.
 - ❖ The University is required to appoint 2 Professor(s), 2 Associate Professor(s) and 6 Assistant Professor(s) duly approved by the Registrar of the university for offering M.Ed. programme, as per the NCTE Regulations 2014 as amended from time to time.
 - ❖ The University has not launched its own website with hyperlink to the NCTE website uploading the required information / documents as per clause 7(14) of the NCTE Regulations 2014 as amended time to time and upload the evidence in this regard.

Hence, the Committee decided that Show Cause Notice-Post LOI be issued to the university to submit reply on the deficiencies mentioned above within 7 days from the date of issue of Show Cause Notice.

29.	NCTE-Regl015(17)/4/2025-Regulation Section (UP)-NRC	Major Dhyan Chand State Sports University, Salawa, Meerut, Uttar Pradesh-250342	B.P.Ed. & M.P.Ed.
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*CP/NRC has approved the minutes
vide email attached herewith*

Chairperson, NRC


Regional Director & Convenor, NRC

S. No	Application File / Code No.	Name of the Institution	Course
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Decision of NRC

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The file of the institution along with other related documents, NCTE Act, 1993, Rules, Regulations, SOP, guidelines issued from time to time were placed before the Northern Regional Committee and the Committee noted the following: -

- ❖ Major Dhyan Chand State Sports University, Salawa, Meerut, Uttar Pradesh-250342 vide its offline application dated 16/06/2025 received in NRC office on 23/06/2025 and representation dated 21/01/2026 has requested for grant of recognition for B.P.Ed. & M.P.Ed. course(s).
- ❖ The matter was placed before in its 444th Meeting of NRC held on 24th & 25th July, 2025 and the Committee decided that the offline application of the University received in NRC office on 23/06/2025 seeking recognition for B.P.Ed. & M.P.Ed. course (s) may be forwarded to NCTE (HQ) for consideration under Regulation 12 of NCTE Regulations 2014 to relax the manner of making applications to “offline” in place of “online” as required under clause 5(3) of the NCTE Regulations 2014.
- ❖ Clarification received from the Regulation Division, NCTE Hqs, along with the application received from the University were placed before NRC, NCTE in its 454th meeting (Volume-I) held on 29th & 30th December 2025 for perusal. The Committee considered the matter, noted the information received from NCTE Hqs. and resolved to inform the University, as under:
 - *The Committee perused the letter No. F. NCTE-Regl012/13/2025-Reg. Sec-HQ / C. No. 88197 dated 26.12.2025 received from the Regulation Division, NCTE (HQ) informing that the case of the aforesaid institution has been considered by the Competent Authority in NCTE and the request to accept application of Major Dhyan Chand State Sports University, Salwa Meerut, U. P for recognition of B.P.Ed. & M.P.Ed. Course from the academic session 2025-2026 though offline mode in place of online by relaxing the provision of clause 5 (3) of NCTE Regulations, 2014 has not been acceded to, under clause 12 of NCTE Regulations, 2014.*
 - *The Committee noted the contents of the aforesaid letter for records.”*
- ❖ Accordingly, a letter was issued to the University dated 03.02.2026.
- ❖ A representation letter No. 530/Medhiya/Khe/Bivi/2025-26 dated 22.01.2026 received from the Registrar Sunil Kumar Jha requesting NRC for grant of recognition to offer B.P.Ed. and M.P.Ed. course(s) at the Major Dhyan Chand State Sports University.

*CP/NRC has approved the minutes
vide email attached herewith*

Chairperson, NRC



Regional Director & Convenor, NRC

S. No	Application File / Code No.	Name of the Institution	Course
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In view of the above, the Committee considered it as a special case and decided the following:

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The offline application of the University received in NRC office on 23/06/2025 seeking recognition for B.P.Ed. & M.P.Ed. course (s) may be forwarded to NCTE (HQ) for consideration under Regulation 12 of NCTE Regulations 2014 to relax the manner of making applications to “Offline” in place of “Online” as required under clause 5(3) of the NCTE Regulations 2014.

Meeting ended with a vote of thanks to the Chair.

*CP/NRC has approved the minutes
vide email attached herewith*

Chairperson, NRC



Regional Director & Convenor, NRC