This Handbook is a Legal Document as per
All India Council for Technical Education Act, 1987 (52 of 1987)

and

All India Council for Technical Education (Mandatory Accreditation of all Programmes/Courses in Technical Education Institution and University Departments and Institutions Deemed to be Universities imparting Technical Education) Regulations, 2014 Notified on 29th January, 2014

and

All India Council for Technical Education (Grant of Approval for conducting Vocational Education Programme, Community College Course(s) and Skill Knowledge Provider under National Skill Qualification Framework) Regulations, 2012 Notified on 5th December, 2012 and amended on 3rd February, 2016

and

All India Council for Technical Education (Norms and Standards for the Conduct of Post Graduate Diploma in Management) Regulations, 2017 Notified on 14th December, 2017

and

UGC (Categorisation of Universities (Only) for Grant of Graded Autonomy) Regulations, 2018 Notified on 12th February, 2018

and

All India Council for Technical Education (Categorisation of Standalone Institutions (SIs) for Grant of Graded Autonomy) Guidelines, 2019 Notified on 10th October, 2019

and

All India Council for Technical Education (Grant of Approvals for Technical Institutions) Regulations, 2020 Notified on 4th February, 2020 and amended on 24th February 2021

and

All India Council for Technical Education (Open and Distance Learning Education & Online Education) Guidelines, 2021 Notified on 3rd March, 2021 and amended on 13th April, 2021

and

All India Council for Technical Education (Redressal of Grievance of Faculty/Staff Member) Regulations, 2021 vide F.No.1-103/ AICTE / PGRC / Regulation / 2021 Notified on 25th March, 2021
FOREWORD

Knowledge is the true organ of sight, not the eyes.

—The Panchatantra

The eyes can take picture of things we see, and project it to the mind. However, it is our brain / mind that effectively let us know what we are seeing. I believe that this quote of Panchatantra is suggesting that eyes are just the facilitators. Similarly, this Approval Process Handbook (APH) acts as a facilitating tool to get the insight of policies, norms and regulations for the Technical Institutions.

In this handbook, you’ll find a wealth of information not only on the procedure for establishment of Technical Institute but also on running the established Technical Institute. This book will deepen your knowledge as a stakeholder.

In any country, Productivity is the main long-term propeller of economic growth and Technology-enabled innovation is the major spur to productivity. And the Technical Institutions provides knowledge, opportunities and ecosystem for innovations to the students. Therefore, the Technical Institutions play a very vital role in the growth and development of the Nation.

The present era is witnessing technology disruption like Block chain, 5G Connection, Digital Twin, Robotic Process Automation etc and the present Technology disruptive innovation enabler in Artificial Intelligence. Soon we all will be witnessing a paradigm shift in the technology where the devices will be talking with us just like our friend.

To catch up pace with the world, I request all the Universities to structure the curriculum of the courses in tune with the present requirements / needs of the nation and the world. This year, AICTE has made provision wherein any subject can be taught as a minor in combination with other course at all levels. I request to you all that the student should be given a genuine choice with the flexibility of choosing the minor subject. The Universities have to create this kind of workable and genuine system offering an array of formats of courses.

Moving further, Young people are growing up in a complex world of online and offline, wherein their lives get intermixed. In this environment, the Institutes has the responsibility to guide the students the measures for to be safe and healthy and to manage effectively the academic, personal and social lives. Institutes has to make provision for counsellors so that the students are not exhausted mentally. Institutes should take this as on priority. Accordingly, from this year, AICTE has added this provision under the essential requirement- hiring counsellors for seeking help and guidance w.r.t psychological counselling related to Mental Health for Students, faculty and non-teaching faculty.
The another major changes that were presented in this handbook is regarding relaxing the norms of establishment of Technical Institution. The moratorium clauses have been relaxed. The interested nonprofit Society / Trust or Company under section 8 can establish the Technical Institution across India in Engineering and Technology Program. Further, the land requirements at rural and semi-urban areas has been relaxed for the existing as well as new Institutions.

AICTE will be pro-facilitator in the Higher Education Sector. We all should be prepared in devising a platform for the younger generation to hone their skills as required skill set is changing with evolving different career paths.

At last, I appreciate Planning and Policy Division and Approval Bureau for bringing these policy changes in this Approval Process Handbook and in an implementable way.

अन्नदानं श्रद्धानं विद्यादानमतं: परम्।
अन्नेन क्षणिकान्तुपतियावज्जीवं च विद्याया॥

(The offering of food is great; the offering of education is even greater. While food satisfies only momentarily, education satisfies during the entire course of life).

(Prof. T. G. Sitharam)
Chairman, AICTE
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<td>Detailed Project Report</td>
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<td>D. Skill</td>
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<td>D. Voc</td>
<td>Diploma of Vocation</td>
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<td>EC</td>
<td>Executive Committee of AICTE</td>
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<td>EoA</td>
<td>Extension of Approval</td>
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<td>ERP</td>
<td>Enterprise Resource Planning</td>
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<td>Graduate Aptitude Test in Engineering</td>
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<td>Graduate Management Aptitude Test</td>
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<td>Acronym</td>
<td>Full Form</td>
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<td>GoI</td>
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<td>GPAT</td>
<td>Graduate Pharmacy Aptitude Test</td>
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<td>GPS</td>
<td>Global Positioning System</td>
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<td>IEV</td>
<td>Innovation, Entrepreneurship and Venture Development</td>
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<td>Indian Knowledge System</td>
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<td>Internet of Things</td>
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<td>Liquid Crystal Display</td>
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<td>M.E</td>
<td>Master of Engineering</td>
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<td>M. HMCT</td>
<td>Master of Hotel Management and Catering Technology</td>
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<td>MMS</td>
<td>Master of Management Studies</td>
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<td>MoA</td>
<td>Memorandum of Association</td>
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<td>MODROBS</td>
<td>Modernization and Removal of Obsolescence Scheme</td>
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<td>MoE</td>
<td>Ministry of Education</td>
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<td>MOOCs</td>
<td>Massive Open Online Courses</td>
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<td>MoU</td>
<td>Memorandum of Understanding</td>
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<tr>
<td>M. Tech</td>
<td>Master of Technology</td>
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<tr>
<td>NAAC</td>
<td>National Assessment and Accreditation Council</td>
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<td>National Aptitude Test in Architecture</td>
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<td>National Apprenticeship Training Scheme</td>
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<td>National Board of Accreditation</td>
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<td>NBC</td>
<td>National Building Code</td>
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<td>NBCC</td>
<td>National Buildings Construction Corporation</td>
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<td>National Digital Library of India</td>
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<td>NEP</td>
<td>National Education Policy</td>
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<td>NEAT</td>
<td>National Education Alliance for Technology</td>
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<tr>
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<td>NEQIP</td>
<td>North East Quality Improvement Programme</td>
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<td>NHEQF</td>
<td>National Higher Education Qualification Framework</td>
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<td>NIRF</td>
<td>National Institutional Ranking Framework</td>
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<td>NIT</td>
<td>National Institute of Technology</td>
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<td>NITTTR</td>
<td>National Institute of Technical Teachers Training and Research</td>
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<td>National Management Aptitude Test</td>
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<td>National Programme on Technology Enhanced Learning</td>
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<td>National Skill Development Agency</td>
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<td>National Testing Agency</td>
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<td>Overseas Citizen of India</td>
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<td>Personal Computer</td>
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<td>Provident Fund</td>
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<td>Post Graduate</td>
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<td>Post Graduate Certificate in Management</td>
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<td>PGDBM</td>
<td>Post Graduate Diploma in Business Management</td>
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<td>Post Graduate Diploma in Computer Application</td>
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<td>PGDM</td>
<td>Post Graduate Diploma in Management</td>
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<td>PGRRC</td>
<td>Public Grievance Redressal Cell</td>
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<td>Doctor of Philosophy</td>
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<td>PMKVY</td>
<td>Pradhan Mantri Kaushal Vikas Yojana</td>
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<td>PMSSS</td>
<td>Prime Minister's Special Scholarship Scheme</td>
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<td>Public Private Partnership</td>
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<td>PwBD</td>
<td>Persons with Benchmark Disabilities</td>
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<td>QP</td>
<td>Qualification Packs</td>
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<td>QS*</td>
<td>Quacquarelli Symonds</td>
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<td>R&amp;D</td>
<td>Research and Development</td>
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<td>RBI</td>
<td>Reserve Bank of India</td>
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<td>Regional Committee</td>
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<td>RF</td>
<td>Radio Frequency</td>
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<td>RO</td>
<td>Regional Office</td>
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<td>RPGF</td>
<td>Refundable Performance Guaranty Fund</td>
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<td>SAC</td>
<td>Standing Appellate Committee</td>
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<td>SAGY</td>
<td>Saansad Adarsh Gram Yojana</td>
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<td>SAMVAY</td>
<td>Skills Assessment Matrix for Vocational Advancement of Youth</td>
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<td>SCSC</td>
<td>Standing Complaint Scrutiny Committee</td>
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<td>SD</td>
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<td>SEE</td>
<td>Sustainable Energy Engineering</td>
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<td>SHC</td>
<td>Standing Hearing Committee</td>
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<td>SIH</td>
<td>Singapore India Hackathon</td>
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<td>SKP</td>
<td>Skill Knowledge Providers/ Trainers</td>
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<tr>
<td>SWAYAM</td>
<td>Study Webs of Active-Learning for Young Aspiring Minds</td>
<td></td>
</tr>
<tr>
<td>Abbreviation</td>
<td>Description</td>
<td></td>
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<td>SWAYAM PRABHA</td>
<td>Study Webs of Active-Learning for Young Aspiring Minds DTH Channels</td>
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<td>TDS</td>
<td>Tax Deduction at Source</td>
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<td>TELNET</td>
<td>Terminal Emulation Programme for TCP/IP Networks</td>
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<td>Technical Education Regulatory</td>
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<td>Tuition Fee Waiver</td>
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<td>THE Rank</td>
<td>Times Higher Education Ranking</td>
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<td>UA</td>
<td>Urban Agglomeration</td>
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<td>UG</td>
<td>Under Graduate</td>
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<td>UGC</td>
<td>University Grants Commission</td>
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<td>UHV</td>
<td>Universal Human Values</td>
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<td>UT</td>
<td>Union Territory</td>
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<tr>
<td>Wi-Fi</td>
<td>Wireless Fidelity</td>
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<tr>
<td>XAT</td>
<td>Xavier’s Aptitude Test</td>
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</tr>
</tbody>
</table>

* British company specialising in the analysis of higher education institutions around the world.
<table>
<thead>
<tr>
<th>Definitions</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. “Academic Year” means academic activities of the concerned affiliating</td>
</tr>
<tr>
<td>University/ Board/Technical Institution in a Year (Odd Semester followed by</td>
</tr>
<tr>
<td>Even Semester).</td>
</tr>
<tr>
<td>2. “Act” means the All India Council for Technical Education Act, 1987 (52</td>
</tr>
<tr>
<td>of 1987).</td>
</tr>
<tr>
<td>3. “Adjunct Faculty” means resource person as per the guidelines given in</td>
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<td>4. “Advocate” means an Advocate registered with the Bar Council of India.</td>
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<tr>
<td>5. “Affidavit” is a written sworn statement of fact voluntarily made by a</td>
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<tr>
<td>deponent under an oath or affirmation administered by a person authorized</td>
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<tr>
<td>to do so by Law. Such statement is witnessed as to the authenticity of the</td>
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<tr>
<td>deponent’s signature by a taker of oaths, such as: a Notary Public or</td>
</tr>
<tr>
<td>Commissioner of Oaths.</td>
</tr>
<tr>
<td>6. “AICTE Web-Portal” means the website hosted by the Council at URL</td>
</tr>
<tr>
<td>7. “Applicant” is the one who makes an application to the Council for seeking</td>
</tr>
<tr>
<td>any kind of approval under these Regulations.</td>
</tr>
<tr>
<td>8. “Approval Process Handbook (APH)” is a Handbook published by AICTE,</td>
</tr>
<tr>
<td>prescribing norms and procedures for processing of applications submitted</td>
</tr>
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<td>for grant of various approvals from time to time.</td>
</tr>
<tr>
<td>9. “Approved Institution” means an Institution offering Technical</td>
</tr>
<tr>
<td>Programmes approved by the Council.</td>
</tr>
<tr>
<td>10. “Approved Intake” means the maximum number of students that can be</td>
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<tr>
<td>admitted in a Course (excluding the Supernumerary Seats) as approved by</td>
</tr>
<tr>
<td>the Council.</td>
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<tr>
<td>11. “Architect” means an Architect registered with the Council of</td>
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<tr>
<td>Architecture established under the Architects Act, 1972.</td>
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<tr>
<td>12. “Autonomous Institution” means an Institution to which autonomy is</td>
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<tr>
<td>granted by UGC and is designated to be so by the Statutes of affiliating</td>
</tr>
<tr>
<td>University/ Board or by AICTE to Standalone Institutions.</td>
</tr>
<tr>
<td>13. “Bandwidth Contention” means the contention ratio, the ratio of the</td>
</tr>
<tr>
<td>potential maximum demand to the actual bandwidth.</td>
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<tr>
<td>14. “Break in EoA” means break in obtaining Extension of Approval by an</td>
</tr>
<tr>
<td>Institution on their-own in the previous year(s).</td>
</tr>
<tr>
<td>15. “Build-Operate-Transfer (BOT)” means a project financing, wherein a</td>
</tr>
<tr>
<td>private entity Receives a concession from the public sector to finance,</td>
</tr>
<tr>
<td>design, construct and operate Facility stated in the concession contract.</td>
</tr>
<tr>
<td>16. “Chairman” means the Chairman of AICTE as described under sub-section</td>
</tr>
<tr>
<td>4(a) of Section 3 of the Act.</td>
</tr>
<tr>
<td>17. “Co-ed Institution” means the Institution admitting male, female and</td>
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<tr>
<td>transgender students.</td>
</tr>
<tr>
<td>18. “Commission” means the University Grants Commission established under</td>
</tr>
<tr>
<td>Section 4 of the UGC Act, 1956.</td>
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<td>19. “Company” means a Company established/ registered under Section 8 of</td>
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<tr>
<td>the Companies Act, 2013.</td>
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<tr>
<td>20. “Competent Authority for Admission” means an Organization that has the</td>
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<tr>
<td>legally delegated authority, capacity, or power to do admission to Techni-</td>
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<tr>
<td>cal Institutions in the State Government/ UT concerned.</td>
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<tr>
<td>Institution complying with the requirements as specified in the Approval</td>
</tr>
<tr>
<td>Process Handbook for the deficiencies observed by Expert Visit Committee/</td>
</tr>
<tr>
<td>issues mentioned in the Show Cause Notice/Speaking Order.</td>
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<tr>
<td>22. “Constituent College” means an Institution/ Department/ College/ School</td>
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<tr>
<td>which forms a Part of the University.</td>
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<tr>
<td>23. “Contractual Faculty” means a resource person as per the guidelines</td>
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<tr>
<td>given in Chapter VII of the Approval Process Handbook</td>
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<tr>
<td>24. “Council” means All India Council for Technical Education established</td>
</tr>
<tr>
<td>under Section 3 of The AICTE Act.</td>
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<tr>
<td>25. “Course” means one of the branches of learning in a Programme such as</td>
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<tr>
<td>Civil Engineering, Mechanical Engineering, etc.</td>
</tr>
</tbody>
</table>
"Division" means

- A batch of a maximum of Sixty (60) or Thirty (30) seats in Diploma/Under Graduate Degree Courses in Engineering and Technology, excluding supernumerary seats, if any;

- A batch of a maximum of Sixty (60) seats in Diploma/Under Graduate Degree Courses in Hotel Management and Catering Technology/Post Graduate Courses in MCA/PGDM/MBA Programme, excluding supernumerary seats, if any;

- A batch of a maximum of Forty (40) seats in Diploma/Under Graduate Degree Courses in Planning Programme, excluding supernumerary seats, if any;

- A batch of a maximum of Thirty (30) seats in Diploma/Under Graduate Degree Courses in Design Programme, excluding supernumerary seats, if any;

- A batch of a maximum of Thirty (30) seats in Post Graduate Courses in Engineering and Technology/Planning/Applied Arts and Crafts/Hotel Management and Catering Technology Programme, excluding supernumerary seats, if any;

- A batch of a maximum of Fifteen (15) seats in Post Graduate Courses in Design Programme, excluding supernumerary seats, if any;

- A batch of a maximum of Sixty (60) seats in Integrated Degree Courses in Engineering and Technology/Hotel Management and Catering Technology/MCA Programme and Integrated Degree Course in MBA Programme, excluding supernumerary seats, if any;

- A batch of a maximum of Forty (40) seats in an Integrated Degree Course in Planning Programme, excluding supernumerary seats, if any; and

- A maximum of Twenty (20) seats per year in Fellow Programme in Management Programme.

"EoA" means Extension of Approval granted by AICTE for the conduct of Technical Programme(s)/Course(s) to an Institution for that Academic Year.

"Extended EoA" means Extension of Approval granted by AICTE for the conduct of Technical Programme(s)/Course(s) to an Institution for more than one Academic Year.

"Executive Committee" means the Committee constituted by the Council under Section 12 of AICTE Act.

"Expert Visit Committee (EVC)" means the Committee constituted by the Regional Officer as per the composition specified in the Approval Process Handbook to verify offline/online the availability of infrastructural facilities of an Institution.

"Faculty member" means an individual qualified as per AICTE Regulations, working on Full Time basis in an Institution/University.

"Foreign National" means the Citizen of the Countries other than India who are not of Indian origin as defined under OCI.

"Government aided Institution" means a Technical Institution that meets 50% or more of its recurring expenditure out of the grant received from Government or Government Organizations.

"Government Institution" means Technical Institution established and/or fully maintained by the Government.

"Head of the Institution" means the Vice-Chancellor in case of a University or an Institution Deemed to be University, the Principal/Director/such other designation as the Administrative Head of the Institution of the Technical Institution referred.

"Honours" means degree awarded by a University as per its prevalent norms.

"Institution Deemed to be University" means an Institution for Higher Education so declared, on the recommendation of the Commission, by the Central Government under Section 3 of the UGC Act, 1956.

"Lateral Entry" means admission of students into the second year of Diploma/Under Graduate Degree Courses as per Chapter VII of the Approval Process Handbook.
<table>
<thead>
<tr>
<th>Page</th>
<th>Definition</th>
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<tr>
<td>38</td>
<td>“Level” means Diploma, Post Diploma Certificate, Under Graduate Degree, Post Graduate Diploma and Post Graduate Degree Programmes</td>
</tr>
<tr>
<td>39</td>
<td>“Minority Institution” means an Educational Institution established and administered by a minority Trust/Society/Company and recognized by Competent Authority as Minority Institution up to the duration specified.</td>
</tr>
<tr>
<td>40</td>
<td>“NBA” means the National Board of Accreditation, an autonomous body initially set up by AICTE, registered under Societies Registration Act, 1860.</td>
</tr>
<tr>
<td>41</td>
<td>“Non-Resident Indian (NRI)” means an Indian Citizen who is ordinarily residing outside India and holds an Indian Passport.</td>
</tr>
<tr>
<td>42</td>
<td>“Open and Distance Learning (ODL)” mode means a mode of providing flexible learning opportunities by overcoming separation of teacher and learner using a variety of media, including print, electronic, MOOCs, online and occasional interactive face-to-face meetings arranged by an Institution through Learner Support Services to deliver teaching-learning experience, including practical or work experience.</td>
</tr>
<tr>
<td>43</td>
<td>Online Learning (OL) mode means a mode of providing flexible learning opportunities by overcoming separation of teacher and learner using a variety of media, including print, electronic, MOOCs in a totally Online mode.</td>
</tr>
<tr>
<td>44</td>
<td>“Overseas Citizen of India (OCI)” means a Foreign national, who was eligible to become Citizen of India on 26.01.1950 or was a Citizen of India on or at any-time after 26.01.1950 or belonged to a territory that became part of India after 15.08.1947. Minor children of such person are also eligible for OCI. However, if the Applicant had ever been a Citizen of Pakistan or Bangladesh, he/ she will not be eligible for OCI.</td>
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<tr>
<td>45</td>
<td>“Private University” means a University duly established through a State/Central Act by a sponsoring body viz., a Society registered under the Societies Registration Act 1860, or any other corresponding Law for the time being in force in a State or a Public Trust or a Company registered under Section 8 of the Companies Act, 2013.</td>
</tr>
<tr>
<td>46</td>
<td>“Programme” means the field of Technical Education, i.e. Engineering and Technology, Pharmacy, Architecture and Planning, Applied Arts and Crafts, Design, Hotel Management and Catering Technology, MCA, Management (PGCM/PGDM/MBA) and such other Programmes/ areas as notified by the Act.</td>
</tr>
<tr>
<td>47</td>
<td>“Public Private Partnership (PPP)” means a Partnership based on a contract or concession Agreement, between a Government or Statutory entity on the one side and a Private Sector enterprise on the other side.</td>
</tr>
<tr>
<td>48</td>
<td>“Regular Courses” means the Courses offered in the timings of Regular Shift, First Shift, Second Shift and Part Time shall be considered as Regular Courses. The Institutions shall have to fulfil all facilities such as Infrastructure, Faculty and other requirements to offer the Regular Courses as per the norms specified in the Approval Process Handbook for the Total Approved Intake and the Institutions may conduct the Courses in the timings of Regular Shift, First Shift, Second Shift and Part Time not exceeding the “Approved Intake” of each Course, as per the convenience of all stakeholders.</td>
</tr>
<tr>
<td>49</td>
<td>“Restoration of Intake” means restoring back to the “Approved Intake” of the Institution that was existing prior to any penal action.</td>
</tr>
<tr>
<td>50</td>
<td>“Self-Financing Institution” means an Institution started by a Trust/ Society/ Section 8 Company and does not receive grant/fund from Central/ State Government/ UT for meeting its recurring expenditure.</td>
</tr>
<tr>
<td>51</td>
<td>“Society” means a Society registered under Societies Registration Act, 1860.</td>
</tr>
<tr>
<td>52</td>
<td>“Standalone Institutions” means those Institutions which are not affiliated to any of the University/ Board, but are imparting education by means of conducting regular Courses leading to Diploma/Post Diploma Certificate/Post Graduate Certificate/Post Graduate Diploma Levels in Management, Travel and Tourism, Innovation and Entrepreneurship, Computer Applications and Design.</td>
</tr>
<tr>
<td>53</td>
<td>“Standing Appellate Committee (SAC)” means a Committee constituted by the Chairman as per the composition specified in the Approval Process Handbook for considering the appeals of the Technical Institutions.</td>
</tr>
<tr>
<td>54</td>
<td>“Standing Complaint Scrutiny Committee (SCSC)” means a Committee constituted by the Chairman as per the composition specified in the Approval Process Handbook for the Scrutiny of Complaints received against the Technical Institutions.</td>
</tr>
<tr>
<td><strong>55</strong></td>
<td>“Standing Hearing Committee (SHC)” means a Committee constituted by the Chairman as per the composition specified in the Approval Process Handbook to review the Reports of Expert Visit Committee/ replies received for Show Cause Notices.</td>
</tr>
<tr>
<td><strong>56</strong></td>
<td>“State Level Fee Committee” means a Committee notified by the concerned State Government/ UT for Regulation of Fee to be charged by the Technical Institutions.</td>
</tr>
<tr>
<td><strong>57</strong></td>
<td>“Supernumerary seats” means Intake over and above the “Approved Intake” which includes TFW, OCI / Foreign Nationals/ Children of Indian Workers in the Gulf Countries, Lateral Entry, PwBD, Kashmiri Migrants and PMSSS seats notified from time to time.</td>
</tr>
<tr>
<td><strong>58</strong></td>
<td>“Technical Institution” means an Institution set up by the Government or Trust/ Society/ Company for conducting Course(s)/Programme(s) in the field of Technical Education, Training and Research in Engineering and Technology, Pharmacy, Architecture and Planning, Applied Arts, Crafts and Design, Hotel Management and Catering Technology, MCA, Management, and such other Programmes and areas as notified by the Act.</td>
</tr>
<tr>
<td><strong>59</strong></td>
<td>“Total Approved Intake” includes Intake approved in all the Programme(s)/ Course(s) of an Institution.</td>
</tr>
<tr>
<td><strong>60</strong></td>
<td>“Trust” means a Trust registered under the Indian Trust Act, 1882 as amended from time to time or any other relevant Acts.</td>
</tr>
<tr>
<td><strong>61</strong></td>
<td>“University Department” means a Department established and maintained by the University.</td>
</tr>
<tr>
<td><strong>62</strong></td>
<td>“University” means a University defined under the UGC Act, 1956.</td>
</tr>
<tr>
<td><strong>63</strong></td>
<td>Any other word and expression used herein and not defined but defined in the All India Council for Technical Education Act, 1987 (52 of 1987), shall have the same meaning as assigned to them in the said Act.</td>
</tr>
</tbody>
</table>
CHAPTER-I
New Institution
Grant of Approval for Setting up a New Technical Institution offering a Technical Programme at Diploma/ Post Diploma Certificate / Under Graduate Degree / Post Graduate Diploma / Post Graduate Degree / Post Graduate Certificate

1.1 Introduction
a. The New Technical Institution shall be established by providing Infrastructure and other requirements as per the norms specified in the Approval Process Handbook.
b. New Technical Institution offering Technical Course(s) / Programme(s) shall not be established without prior approval of the Council.
c. Admission Authority/ Body/ Institution shall not admit students to any Technical Programme of an Institution, which do not have requisite prior approval of the Council.
d. The applications received shall be processed as per the norms and procedures specified in the Approval Process Handbook. The Institution shall also have to adhere to the existing Central, State and Local Laws and norms of other Regulatory Bodies also, if applicable.
e. State Government / UT is providing financial assistance for establishment of Technical institutions in order to offer the Engineering and Technology Programme / Courses at DIPLOMA/UG/PG level. The Government must have budget provision of minimum ₹100 lakh and requisite land for establishment of new institute.
f. Applicants whose application were rejected and issued Final LoR in the previous academic year 2022 – 23.

1.2 Time Schedule for Processing of the Applications
a. AICTE shall notify through a Public Notice in the leading newspapers and through AICTE Website from time to time, inviting applications with cut off dates for various categories and processing thereof. The time schedule mentioned in the Public Notice/AICTE Website shall be final and binding. To grant approval for establishment of a Technical Institution, online application on AICTE Web Portal through National Single Window System (NSWS) is mandatory. Applications submitted offline shall NOT be accepted.
b. The submission of an application on AICTE Web Portal and payment shall not be later than the last date as notified in the Public Notice/ AICTE Website.

1.3 Application for Seeking Approval of the Council
1.3.1 For Setting up a New Technical Institution proposed to offer a Programme in
a. Engineering and Technology / Planning / Applied Arts and Crafts / Design/ Hotel Management and Catering Technology (Diploma/ Under Graduate Degree Level)
b. Computer Application (MCA)
c. Management (Post Graduate Certificate/ Post Graduate Diploma/ Post Graduate Degree Level)

1.3.2 Eligibility of the Promoter
a. A Society, registered under the Societies Registration Act, 1860 through the Chairman/ Secretary of Society;
   OR
b. A Trust, registered under the Indian Trust Act, 1882 as amended from time to time or any other relevant Acts through the Chairman/ Secretary of the Trust;
   OR
c. A Company established under Section 8 of the Companies Act, 2013;
   OR
d. Central/ State Government/ UT Administration or by a Society/ Trust registered with them.
e. The above bodies shall apply individually or under Public Private Partnership (PPP)/ Build- Operate-Transfer (BOT) mode through an Officer authorized by Central/ State Government/UT.
f. A Company having any foreign equity directly or indirectly as shareholding shall NOT be permitted to apply for setting up a Technical Institution (with exceptions provided by the Government).

1.3.3 New Institutions are NOT eligible to apply for the Introduction of NRI / OCI / FN / Children of Indian Workers in the Gulf Countries/ Twinning/ Fellow Programs.

1.3.4 Institutions applying under various Schemes of MoE:

a. MoE / Directorate General of Training, Government of India for the promotion of Technical Education in un-served/ underserved Districts across the Country has initiated the Scheme of “Sub-Mission on Polytechnics” for the opening of Polytechnics by the respective State Government/ UT. The scheme shall be applicable to the Districts where no Polytechnics are already available. If any of the mentioned Districts are carved out administratively, then those carved out Districts shall also be considered under the Sub-Mission Scheme.

b. Policy initiatives have been taken by MoE, to establish a Technical Institution by the respective State Government/ UT in “Educationally Backward (Aspirational) Districts/ Left Wing Extremism (LWE) affected” as notified by the Central Government from time to time (or) in a District where there is NO Technical Institution. The list of Districts identified as Higher Educationally Backward (Aspirational) Districts/ Left Wing Extremism is given in Annexure 2 of the Approval Process Handbook. If any of the mentioned Districts are carved out administratively, then those carved out Districts shall also be considered under the Educationally Backward (Aspirational) Districts/ Left Wing Extremism Scheme.

c. The concerned State Government/ UT, seeking approval of AICTE for these Institutions under the above mentioned schemes is required to apply individually online on AICTE Web-Portal. Applications shall be processed by way of obtaining an undertaking from the Chief Secretary of the respective State Government/ UT that the Land has been transferred in the name of the proposed Institutions, sufficient funds have been allotted to start the construction of the permanent Campus and that these proposed Institution(s) are being established in the respective State/UT under the abovementioned Schemes initiated by the MoE.

d. Such application shall be processed through Scrutiny/ Re-Scrutiny Committee for the proposed location. Applications which are found to be in order in all respects by the Scrutiny/Re-Scrutiny Committee shall be forwarded to the Council and further to Executive Committee (EC) for the grant of approval.

e. The Institutions shall function in a temporary Campus and shall move to their permanent Campus within 2 years from the date of issue of the Letter of Approval (LoA). Further, AICTE shall inspect such Institutions through Expert Visit Committee (EVC) to assess the status of readiness of the State Government/ UT for operationalization of these Institutions in the permanent Location as per the procedure for Change of Site/ Location. In case of the Institutions not shifting to the permanent location even after 2 years and fulfilling the norms of the Approval Process Handbook, the “Approved Intake” in the Course(s) shall be reduced to 50%. Similarly, if an Institution has not shifted even after 4 years, the Council shall take appropriate action.

1.3.5 The existing Institutions approved by other Regulatory Bodies, seeking approval for the first time from AICTE for conducting Technical Programme(s):

a. Offering Course(s) in Applied Arts and Crafts/ Vocational (Technical) Programme without having approval from AICTE.

b. Non-Technical Institutions already running MBA/MCA courses without approval of AICTE (for such Institutions, exclusive building and Director/Principal are not required. However, the Institutions should fulfil all other norms as specified in the Approval Process Handbook such as separate Head of the Department, Faculty, Infrastructure, Built-up area, etc).
1.4 Submission of Application by the Promoter

1.4.1 Allotment of USER ID

a. An unique USER ID with password shall be allotted to each new application for setting up of a new Technical Institution on payment of ₹5500/- (Rupees Five Thousand Five Hundred Only), through the payment gateway on AICTE Web-Portal @ www.aicte-india.org

b. If any existing Institution has forgotten the Password, the Institution shall apply online for a new password. Technical Education Regulatory (TER) Charges of ₹5500/- (Rupees Five Thousand Five Hundred Only) shall be made through the payment gateway on AICTE Web-Portal @ www.aicte-india.org. The proof of payment and an Affidavit 1 for “Forgotten Password” shall be submitted to the Approval Bureau (AB). The Bureau shall verify and upload on the Web-Portal and make necessary recommendations on the portal for allotment of Password to the Applicants.

c. Using the USER ID, Online application in the prescribed Form shall be filled and submitted on AICTE Web-Portal @ www.aicte-india.org and a unique identification number is allotted to each application for further reference. The Applicant shall be able to track the status of the application at various stages of processing using this unique identification number.

1.4.2 Technical Education Regulatory (TER) Charges

a. Technical Education Regulatory (TER) Charges ₹ in Lakh for Setting up a new Technical Institution offering a Technical Programme at Diploma/ Post Diploma Certificate/ Under Graduate Degree/ Post Graduate Diploma/ Post Graduate Degree are given below:

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Type of Institution</th>
<th>TER Charges ₹ in Lakh</th>
</tr>
</thead>
<tbody>
<tr>
<td>i</td>
<td>Minority Institution/Institution setup in J&amp;K/Ladakh/North Eastern States/Institution setup exclusively for Women/PwBD</td>
<td>6.60</td>
</tr>
<tr>
<td>ii</td>
<td>Government/Government Aided Institutions/PPP mode</td>
<td>Nil</td>
</tr>
<tr>
<td>iii</td>
<td>All other Institutions</td>
<td>8.80</td>
</tr>
<tr>
<td>iv</td>
<td>ALL Applicants under (i) and (iii) whose applications were rejected and issued Final LoR in the last academic year**</td>
<td>2.20</td>
</tr>
</tbody>
</table>

** Not applicable for Applications, which were rejected in the last academic year and TER Charges refunded under Clauses 1.4.2 (g) and 1.4.7 (b) of this Chapter.

NOTE 1: Applicants under (iv) are not eligible for refund of TER Charges as per Clauses 1.4.2 (g) and 1.4.7 (b) of this Chapter.

NOTE 2: 10% TER charges will be increased annually.

b. In an extraordinary circumstance, if an additional Scrutiny Committee and Standing Hearing Committee/ Standing Appellate Committee (including Court directions to any type of Institutions) has to be conducted, then the Applicant has to remit ₹0.55 Lakh through online as an additional TER Charges.

c. In an extraordinary circumstance, if an additional Expert Visit Committee (Online /Offline) has to be conducted (inclusive of the Court directions to any type of Institutions), the Applicant has to remit ₹1.10 / ₹2.20 Lakh respectively through online as an additional TER Charges.

d. The TER Charges shall be paid through AICTE payment gateway on AICTE Web-Portal @ www.aicte-india.org within the deadline failing which, the application shall not be considered.

e. Only those applications submitted within the cut-off date, including payment shall be considered for processing.

f. In case of eligible refund/ excess payment, if any, after processing, the amount shall be refunded to the Applicant.
Applications submitted under Clause 1.3.1 and 1.3.5, if rejected at the Level of Scrutiny/Re-Scrutiny without availing the appeal provision, the TER Charges after a deduction of ₹ 0.55 lakh shall be refunded to the Applicant/Institution.

h. In case of rejection of an application submitted under Clause 1.5.2, if opted for the issue of Extension of Approval of the existing Programme(s), refund shall be made after deducting the applicable TER Charges.

1.4.3 All Applicants shall ensure that the data entered/edited in their online application on AICTE web portal @ www.aicte-india.org are correct. Facility to edit the data will be available until the final submission of the application. After the final submission, the data entered is not allowed for any further editing till the processing of the application is completed. Applicants shall exercise utmost caution before pressing the “SUBMIT” tab. All the documents to be submitted online applications should be DIGITALLY SIGNED (using Digital Signature Certificate-DSC) and submit on AICTE Web-Portal on or before the last date as notified in the Public Notice /AICTE web-portal.

NOTE: Institutions shall NOT be Permitted to Submit Applications without DSC.

1.4.4 All Applicants shall submit an Affidavit sworn before First Class Judicial Magistrate or Public Notary or an Oath Commissioner on ₹100/- Non-Judicial stamp paper/ e-stamp paper (Digitally Signed). In case of any false information, AICTE shall invoke the provisions, civil and/or criminal as per the Regulations in place.

1.4.5 All the Applicants shall submit a copy of the application (as submitted on AICTE portal) to the State Government/UT and affiliating University/ Board immediately and get a receipt with the Official Seal from the authorized signatory for the same.

1.4.6 All the Applicants shall upload one set of documents as per Appendix 16 of APH (Digitally Signed by Chairman /Secretary of the Trust /Society /Company) on AICTE web portal. Any document uploaded on AICTE web portal without Digital Signature shall not be considered as valid document.

NOTE: 1) In case of Government Institutions, all the documents to be uploaded on AICTE Web portal shall be Digitally Signed by Director/Principal/Designated Officer Appointed for the Approval purpose.

2) Online Applications complete in all respects (including processing fee, if applicable) shall ONLY be processed as per the procedure defined in this Approval Process Handbook.

1.4.7 Views of State Government/ UT and affiliating University/Board

a. The State Government/ UT and the Affiliating University/ Board shall forward their views on the application received by them to the Approval Bureau of AICTE NOT later than one week from the last date specified for submission of application as per the Public Notice /AICTE Web portal.

b. Based on the views (if any) of the State Government/ UT and the affiliating University/Board for setting up of new Technical Institution, the Approval Bureau Shall take a decision about the processing of application or to reject the same. If the application is not processed further, the TER Charges after a deduction of ₹ 0.55 Lakh (Rupees Fifty Five Thousand Only) shall be refunded to the Applicant.

c. In the absence of the receipt of views from the State Government/ UT/ affiliating University/ Board on the application within the stipulated time, the Council shall proceed for further processing.

1.5 Establishment of a New Technical Institution

Moratorium for establishing New Institution in Engineering and Technology has been lifted from AY 2023-24. However, for establishing a New Institution in Engineering and Technology, preference shall be given to the applicant offering courses in multi-disciplinary area in-line with NEP 2020 in STEM areas.

1.5.1 Requirements and Eligibility

a. The Promoter Trust/ Society/ Company shall have the Land / built-up area as required and its Lawful possession with clear title in the name of the Promoter Trust/Society/Company on or before the date of submission of application.
b. Requirements for Technical Institution shall be as per the norms specified in Chapter VII of the Approval Process Handbook.

c. Building Plan for the entire duration of the Programme(s) of the Institution shall be prepared by an Architect registered with Council of Architecture/ Licensed Surveyor and shall be approved by the Competent Authority as designated by concerned State Government/ UT. However, buildings for the First Year should be completed in all respects as per the Infrastructure requirements.

d. The Head of the “Technical Institution” shall be named as the “Principal/ Director” having qualifications as per AICTE norms as defined for Principal in a Programme of the Technical Institution.

1.5.2 The existing Institution applied for Closure of the Institution are also eligible to apply for starting a new Technical Institution in the same premises in the same Academic year. Technical Institutions applying under this Clause shall have to apply for Progressive/ Complete Closure of the Institution for the existing Programme(s) and shall apply for a different Programme. However, the Applicant has to make Material/ Non-Material amendment of the Building Plan, Site Plan, etc. duly approved by the concerned Competent Authority (if applicable) to suit the requirements of the new Programme.

a. In case of such application being approved, the existing Institution shall be considered as CLOSED (Progressive/ Complete Closure, as applicable) and the liabilities, if any, arising out of this, shall solely be that of Trust/ Society/ Company/ Technical Institution.

b. In case of the application being rejected, the same shall be processed for the Closure of the Institution/ issue of Extension of Approval as per the choice mentioned in the application.

1.5.3 The fund position of the Applicant shall be in the form of FDRs and/ or Bank accounts in the Nationalized Bank or Scheduled Commercial Bank recognized by Reserve Bank of India as mentioned in the table, on the date of Scrutiny. However, for Government/ Government Aided Institution/ Central/ State University, Government must have budget provision of minimum ₹100 lakh and requisite land/ built-up area for establishment of new institute.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Programme proposed (Diploma/ Post Diploma/ Under Graduate Degree/ Post Graduate Diploma/ Post Graduate Degree)</th>
<th>Total minimum funds required as proof of Operational Expenses at the time of Scrutiny in the Name of the Trust/ Society/ Company (₹ in Lakh)</th>
</tr>
</thead>
<tbody>
<tr>
<td>i</td>
<td>Engineering and Technology</td>
<td>100</td>
</tr>
<tr>
<td>ii</td>
<td>Planning</td>
<td>50</td>
</tr>
<tr>
<td>iii</td>
<td>Applied Arts and Crafts</td>
<td>50</td>
</tr>
<tr>
<td>iv</td>
<td>Design</td>
<td>50</td>
</tr>
<tr>
<td>v</td>
<td>Hotel Management and Catering Technology</td>
<td>50</td>
</tr>
<tr>
<td>vi</td>
<td>Computer Application (MCA)</td>
<td>50</td>
</tr>
<tr>
<td>vii</td>
<td>Management</td>
<td>50</td>
</tr>
</tbody>
</table>

1.5.4 The Applicants cannot use the name of Technical Institution in such a way that the abbreviated form of name of the Technical Institution becomes IIM/IIT/IISc/NIT/IISER/IIT/IIEST/AICTE/UGC/ MoE/Goi. The Applicant shall also not use the word(s) Government/ India/ Indian/ National/ All India/ All India Council/ Commission in the name of the Technical Institution giving an interpretation that it is a Govt. Institute while being a fully Private Institute and other names as prohibited under the Emblems and Names (Prevention of Improper Use) Act, 1950. Provided that the restrictions mentioned above shall not be applicable, if the Technical Institution is established by the Government of India or its name is approved by the Government of India.
1.5.5 Applicants shall NOT use the names of the existing Institutions within the State. The existing Institutions having the same names run by the same/different Society/Trust/Company within the State/UT shall at least add the name of the Village/Town/City where it is located as an integral part of the name of the Institution.

1.5.6 All Institutions shall use the same font and size for the full name of the Institutions, wherever it is displayed.

1.5.7 The Courses as per Appendix 2 of the Approval Process Handbook shall be opted for a new Technical Institution at Diploma/Under Graduate / Post Graduate Level, a combination of Diploma, Under Graduate and Post Graduate Levels may also be approved. The promoter may apply for one or more programme(s). In case of Engineering and Technology at least THREE core branches and one emerging area course shall be opted. However, the “Maximum Intake allowed” for the Programmes shall be as per Appendix 3 of the Approval Process Handbook. The Security Deposit shall be calculated based on the summation of number of programme(s)/levels applied.


1.5.8 Procedure

a. The application shall be processed as per the Procedure of Scrutiny/ Re-Scrutiny/ EVC as per Clause 1.6/1.7 as applicable.

b. The application under existing Clause 1.5.2 of this Chapter shall be processed first for Closure of the Institution by online/offline (as applicable) Scrutiny/ Re-Scrutiny Committee, if found in order, then only the application shall be processed further for the establishment of new Technical Institution following the respective procedures specified in the Approval Process Handbook.

1.6 Evaluation of the Application by the Scrutiny/ Re-Scrutiny Committee:

a. The applications submitted under this Chapter shall be evaluated by Scrutiny/Re-Scrutiny Committee constituted as per Appendix 13 of the Approval Process Handbook by the Approval Bureau by selection of committee members through the automated selection process on the AICTE Web-Portal. However, if any member of the Scrutiny/ Re-Scrutiny Committee is unable to attend or refuses or incapacitated to take part in the Committee, then Approval Bureau with approval of the Competent Authority, AICTE, shall opt to pick another expert from the approved panel of the experts from the portal.

b. The date and time for Scrutiny/Re-Scrutiny Committee shall be informed by the Approval Bureau to the institutes and the concerned experts.

c. The concerned Officer of the Council shall assist the Committee and place/share relevant records and documents before the Committee and make necessary arrangements for the conduct of the meetings; however, he/she shall not be part of the Committee.

d. Two representatives of the Applicant (Chairman/ Secretary of the Trust/Society/Company or Principal/ Director/ Faculty of the Institution/ Trustee duly authorized by Chairman / Secretary of the trust) along with Self-Attested Photo ID proof shall present their case along with the supporting documents before the Scrutiny/ Re-Scrutiny Committee.

e. Applicants shall present their application and ALL original documents along with self-attested copies as per Appendix 16 of the Approval Process Handbook, before the Scrutiny Committee. Applicants shall adhere to Scrutiny/ Re-Scrutiny schedule and not to remain absent at the time of Scrutiny/Re-Scrutiny.

f. The Scrutiny Committee shall verify the authenticity of the documents submitted by the
Applicant as mentioned above and shall countersign (if verified offline) all the documents that are accepted.

g. Based on the recommendations of the Scrutiny Committee, the deficiencies, if any, shall be communicated to the Applicant Trust/ Society/ Company through AICTE Web-Portal.

h. Applicants who are communicated deficiencies or remain absent at the time of Scrutiny shall be eligible for Re-Scrutiny. The date and time for Re-Scrutiny shall be informed by the Approval Bureau.

i. The Re-Scrutiny Committee shall verify ONLY the deficiencies pointed out by the Scrutiny committee as per the norms and standards and shall countersign (If verified offline) all the documents that are accepted.

j. Applications that are found to be in order in all respect by the Scrutiny/ Re-Scrutiny shall be processed further for EVC.

k. The Approval Bureau shall ensure and certify that all fields of the Scrutiny/ Re-Scrutiny Committee Report are filled completely.

l. Applicant shall submit one set of attested copies of original documents to the Approval Bureau, produced during online Scrutiny/Re-Scrutiny committee.

1.7 Evaluation of the Application by the Expert Visit Committee

a. The Expert Visit Committee shall be constituted as per Appendix 13 of the Approval Process Handbook by the Approval Bureau by selection of committee members through an automated process in the AICTE Web-Portal. However, if any member of the Expert Visit Committee is unable to attend or refuses or incapacitated to take part in the Committee, then Approval Bureau with approval of the Competent Authority, AICTE, shall opt to pick another expert from the approved panel of the experts from the portal. The Expert Visit Committee shall verify Physically/ Online the infrastructural facilities of the institution.

b. Additional experts, if required, may also be co-opted in any of the Committee for processing of applications, Complaints, etc.

c. An Expert Visit Committee shall visit Physically / Online the proposed premises of the Institution to verify the following:

i. Readiness with respect to Appendix 4 of the Approval Process Handbook, i.e. Instructional, Administrative and Amenities area requirements for the First Year of the Technical Institution as per the Building Plan duly accepted and counter-signed by the Scrutiny/ Re-Scrutiny Committee members (in case of offline).


iii. Readiness with respect to Appendix 6 of the Approval Process Handbook, i.e. Essential and Desirable requirements of the Technical Institution.

iv. Progress related to appointment of Principal/ Director and Faculty with respect to the norms, standards and conditions prescribed by the Council.

d. The Approval Bureau shall make necessary arrangements for the conduct of the Expert Visit Committee; however, concerned officer, Approval Bureau, AICTE shall not be a part of the expert committee. Experts shall carry the Identity Card of their Organization.

e. The Expert Visit Committee shall have access to the Report of the Scrutiny/ Re-Scrutiny Committee.

f. The Expert Visit Committee shall verify actual availability of Equipment as per the Curriculum and Syllabus of the affiliating University/ Board and Computers, Software, Internet, Printers, Book Titles, Book Volumes, subscription of National and International Journals and entry in the Stock Registers as specified in the Approval Process Handbook. The mere presentation of Purchase Orders/ Payment records for subscription, etc. without the actual availability of items shall not be considered.

g. The Expert Visit Committee shall also verify documents in original as mentioned in Appendix 16 of the Approval Process Handbook with respect to actual Infrastructure visited.
h. Applicant shall submit one set of attested copies of original documents to the Approval Bureau, produced during online Expert Visit Committee.

i. In case of online Expert Visit Committee, the institution shall prepare a video showcasing all the infrastructural facilities for not less than 30 minutes and shall upload the same in the Trust / Society website and share the link in the web portal. Also, Attested Copies of documents (as applicable) as mentioned in Appendix 16 of the Approval Process Handbook need to be uploaded on portal.

In case of offline Expert Visit Committee, the institution shall arrange for Video recording (institution expense) with the date and time of the entire proceedings of the Expert Visit Committee. The institution shall upload the same in the Trust / Society website and share the link in the web portal. Also, Attested Copies of documents (as applicable) as mentioned in Appendix 16 of the Approval Process Handbook need to be uploaded on portal.

NOTE: The video recording with briefing by one of the Institute representative for not less than 30 minutes shall cover the entry and exit of the Committee with time, the Building Plan approved and signed by the Scrutiny/ Re-Scrutiny Committee, GPS Coordinates at the entrance of the main Building, Class rooms, Laboratories, Workshops, Office Room, Barrier free environment facilities such as ramp/ lift/ toilets, Library, Computer Centre, meeting with Students and Faculty members (in case of existing Institutions), in addition to the recording of other details. The Institute shall also arrange Laptop/Desktop with Internet facility, Scanner and Printer to the Expert Visit Committee (only in offline mode)

j. The Expert Visit Committee shall submit the following to the Approval Bureau (If conducted in offline mode)
   1. Its visit Report in the prescribed format.
   2. Attested Copies of documents (as applicable) as mentioned in Appendix 16 of the Approval Process Handbook
   3. Confirmation regarding uploading of Video recording of the Expert Visit Committee in the Trust / Society website and link on AICTE web portal.
   4. Attendance sheet duly signed / authenticated by the members of the Expert Visit Committee and representatives of Applicant Trust/ Society/Company present during the visit.

k. The Approval Bureau shall ensure and certify that the Expert Visit Committee Report is complete in all respect.

l. The scanning and uploading of the Scrutiny/Re-Scrutiny Committee Report and Expert Visit Committee Report shall be done by the Approval Bureau.

1.8 State Public, Private Universities and Central Universities are also not required to take AICTE approval as per the AICTE Act. However, few of the Universities are seeking approval of AICTE for availing the benefits of AICTE Schemes/Initiatives as per the prevailing policies/norms.

1.9 Grant of Approval
   a. The Executive Committee (EC) after considering the recommendations of the Committee and views of the Approval Bureau shall take decision either to grant of approval or otherwise. The decisions of the Executive Committee shall be ratified by the Council.
   b. The decision of the Executive Committee shall be uploaded on the Web-Portal in the form of Letter of Approval (LoA) or Letter of Rejection (LoR). Also, Speaking Order will be made available on AICTE web portal in case of LOR with specific reasons for rejection of the application.
   c. Applicants for starting new Technical Institutions other than Government/ Government aided Institutions whose applications are recommended for Letter of Approval (LoA) by the Executive Committee shall be informed for the creation of Security Deposit as per APH Provisions.
      i. Existing Institutions applied under Clause 1.3.5 and in existence for more than 10 years with the respective Regulatory Bodies are exempted from the payment of Security Deposit.
      ii. Applicants, whose applications (Clause 1.5.2) are recommended for starting new Technical Institutions shall create the Security Deposit for the balance amount of the Security
Deposit created earlier, as per the requirements of the Approval Process Handbook for the remaining period of 10 years, as applicable. No deposit is required where NOC was already issued to the Institution for the release of the earlier FDR.

iii. The Applicant shall submit the proof for payment of the Security Deposit along with an Affidavit within 15 days from the date of intimation by the Approval Bureau, else a penalty of 10% and 50% of the value of the Security Deposit shall be imposed up to 31st May and 31st July of the Calendar Year respectively, beyond which the approval shall be withdrawn.

iv. In case of the Technical Institutions granted Letter of Approval that failed to admit the students in the current Academic Year due to Non-affiliation by the University/ Board or Non-Fulfilment of State Government/ UT requirements shall submit an Affidavit for the same within 7 days from the date of intimation for the credit of Security Deposit in AICTE bank account to the Approval Bureau. Such Applicants are permitted to pay the Security Deposit in the next Academic Year as per the above deadlines.

v. Applicants shall deposit the prescribed amount in AICTE's bank account as applicable to the category of the Institutions indicated below:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Programme</th>
<th>Diploma/Post Diploma</th>
<th>Under Graduate</th>
<th>Post Graduate Diploma/Post Graduate Degree</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Minority/ Women’s/ PwBD/ J&amp;K/ Ladakh/ North Eastern States</td>
<td>Others</td>
<td>Minority/ Women’s/ PwBD/ J&amp;K/ Ladakh/ North Eastern States</td>
</tr>
<tr>
<td>1</td>
<td>Engineering and Technology</td>
<td>12</td>
<td>15</td>
<td>28</td>
</tr>
<tr>
<td>2</td>
<td>Planning</td>
<td>12</td>
<td>15</td>
<td>12</td>
</tr>
<tr>
<td>3</td>
<td>Applied Arts and Crafts</td>
<td>12</td>
<td>15</td>
<td>12</td>
</tr>
<tr>
<td>4</td>
<td>Design</td>
<td>12</td>
<td>15</td>
<td>12</td>
</tr>
<tr>
<td>5</td>
<td>Hotel Management and Catering Technology</td>
<td>12</td>
<td>15</td>
<td>12</td>
</tr>
<tr>
<td>6</td>
<td>MCA</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>7</td>
<td>Management</td>
<td>12</td>
<td>15</td>
<td>-</td>
</tr>
</tbody>
</table>

# The Security Deposit amount shall be double in case of private leased building / land.

d. The amount deposited by the Institution shall remain with the Council for 10 years. The interest accrued on this deposit shall be utilized by the Council for Institutional Development activities, Quality Improvement Programme for Faculty, giving Scholarships to students, etc.

e. The Principal amount shall be returned to the Trust/ Society/ Company on completion of the term. However, the term of the deposited amount could be extended for a further period as shall be decided on a case to case basis and/ or forfeited in case of any violation of norms, conditions, and requirements/ Non-Performance by the Institution/ Complaints against the Institution.

f. Validity of the Letter of Approval for the new Technical Institutions, if issued, shall be for two Academic Years from the date of issue of Letter of Approval, only for obtaining affiliation from the respective University/ Board and fulfilling State Government/ UT requirements for admission in the respective Academic Year.
ALL the Applicants issued LoA for starting the new Technical Institutions shall apply on AICTE Web-Portal for Extension of Approval as specified in the Approval Process Handbook for the next Academic Year onwards, irrespective of the admission of the students or otherwise.

**NOTE:** On Expiry of the Validity of Two Years, the LoA issued Stands Cancelled.

g. An Expert Visit Committee may be conducted any time before the first batch of students has passed out, to verify the fulfillment of the norms as specified in the Approval Process Handbook.

h. The Council shall Normally not grant Conditional Approval to any Institution.

i. Applications for an existing Institution for the Closure of the Institution and starting a new Technical Institution in the same premises in the same year rejected by Council shall be processed for the Closure of the Programme/Institution (as applicable)/Extension of Approval, as per the choice mentioned in the application following the procedure specified in Chapter II of the Approval Process Handbook. However, it is the responsibility of the Institutions to inform the rejection of the Council to the concerned authorities who had given the NOC for the Closure of the Institution in view of their application.

j. A Letter of Approval (LOA)/Letter of Rejection (LOR) with the reasons for rejection of the application shall be issued to the Institution through Web-Portal, on or before the last date mentioned in the Academic Calendar.

k. Any Institution/Applicant, if aggrieved by the decision of the Executive Committee, shall appeal as per **Clause 1.10** of this Chapter and the final decision of the Council shall be intimated through portal on or before the last date mentioned in the Academic Calendar.

l. LoA shall not be granted after the last date mentioned in the Academic Calendar.

**NOTE:** In the event of any discrepancy in the issued LOA, brought to the notice of the Council, a Corrigendum LOA shall be issued with the approval of Competent Authority.

### 1.10 Appeal Procedure

a. As per the provisions laid down in **Clause 1.9.** of this Chapter, an Institution/Applicant, if aggrieved by the decision of the Executive Committee shall have the right to appeal (through portal) once to the Council within 7 days from the date of issue of LoR.

b. The appeal of the Institution shall be considered by the Standing Appellate Committee. The appeal schedule shall be notified on the Web-Portal/website.

c. Applicants should adhere to the given schedule of Standing Appellate Committee and not to remain absent in view of the stern time limit given by the Hon’ble Supreme Court. Hence, the Applicants are instructed to be prepared with the supporting documents in proof of the compliance of deficiencies and present the same to the Committee, even in case of short notice.

d. The Report of the Scrutiny/Re-Scrutiny Committee and Expert Visit Committee (as applicable) shall be placed along with the observations of the Approval Bureau, before the Standing Appellate Committee on the date and time scheduled by AICTE. An Officer of the Council concerned shall assist the Committee and place relevant records and documents before the Committee and make necessary arrangements for the conduct of the meetings; however, he/she shall not be a part of the Committee.

e. Two representatives of the Applicant (Chairman/Secretary of the Trust/Society/Company or Principal/Director/Faculty of the Institution/Trustee duly authorized by them) along with Self-Attested Photo ID proof shall present their case along with the supporting documents before the Standing Appellate Committee.

f. The Standing Appellate Committee shall either Recommend/Not Recommend the case to the Council or recommend for scrutiny/Expert Visit Committee. Accordingly, Scrutiny/Expert Visit Committee shall be conducted as per **Clause 1.6/1.7** of this Chapter and the reports of the same...
shall be placed before another Standing Appellate Committee inviting the representatives of the Institution along with the compliance and supporting documents for taking a final decision as to Recommend/ Not Recommended.

g. The Approval Bureau shall ensure that all the fields of all the Reports are filled completely & in order.

h. The recommendations of the Standing Appellate Committee shall be placed before the Council whose decision shall be final and the same shall be uploaded on the Web-Portal.

i. Applicants, whose applications are recommended for grant of approval by the Council, shall be informed for submission of Security Deposit along with an Affidavit 3 as per Clause 1.9(c) of this Chapter.

j. A Letter of Approval (LOA)/Letter of Rejection (LOR) with the reasons for rejection of the application shall be issued to the Institution through Web-Portal, on or before the last date mentioned in the Academic Calendar.

1.11 Appointment of Principal/Director and Faculty in Newly Approved Institution/ Programme

a. New Technical Institutions granted Letter of Approval shall comply with the appointment of Faculty/ Principal/ Director as the case may be, as per Policy regarding minimum qualifications, pay scales etc., as specified in the Approval Process Handbook.

b. Institutions shall appoint Faculty/Principal/Director, other Technical Supporting Staff and Administrative Staff strictly in accordance with the methods and procedures of the concerned affiliating University/ Board, State Government/ UT and Hon'ble Court directions, if any, and as applicable in the case of selection procedures and Selection Committees.

c. The information about these appointments of Faculty /Principal/Director, in the prescribed Format shall be uploaded on the Web-Portal of AICTE.

d. An Institution shall not commence the Courses, without the appointment of all the Faculty members and other Staff.


NOTE: All the Scrutiny/Re-Scrutiny and EVC will be conducted in online mode. Under extraordinary circumstances (including Court directions) the Scrutiny / Re-Scrutiny and EVC will be conducted in Offline mode also. All the processing of Scrutiny/Re-Scrutiny / EVC will be recorded to have Transparency and Accountability. Signature of experts on documents submitted/uploaded by Institute on portal is not necessary if verified online.
CHAPTER-II

Existing Institutions

Grant of Approval through Online Application for the following:

- Extension of Approval based on Self-Disclosure
- Introduction/Continuation of seats for Non Resident Indian(s)
- Change of Site/Location
- Conversion of Diploma Level into Degree Level and vice-versa
- To start new Programme/Level in the existing Institutions
- Merger of Institutions under the same Trust/Society/Company operating in the same Campus or City
- Extension of Approval of the existing Institutions after a break in the preceding Academic Year/Restoration of Intake
- Introduction/Continuation of supernumerary seats for Foreign Nationals/Overseas Citizen of India (OCI)/Children of Indian Workers in Gulf Countries
- Conversion of Women’s Institution into Co-ed Institution and vice-versa
- Increase in Intake/Additional Course(s)
- Introduction of Integrated/Dual Degree Course
- Closure of the Institution
- Introduction/Continuation of Fellow Programme in Management
- Change in the Name of the Course(s)/Merger of the Courses/Reduction in Intake/Closure of Programme(s)/Course(s)
- Change in the Name of the Institution or Affiliating University/Board or Type of Institution (Institution(s) converted into a University)
- Change in the Minority Status of the Institution
- Change in the Bank Details
- Change in the Name/Address of the Trust/Society/Company
- Extended EoA

2.1 Introduction

a. Institution offering Technical Programme(s)/Course(s) shall not admit students without prior approval of the Council.

b. Each Institution offering Technical Programme at Diploma/Post Diploma Certificate/Under Graduate Degree/Post Graduate Diploma/Post Graduate Degree Level shall submit an application through AICTE web portal to the Council every year for Extension of Approval of Course(s).

c. The applications received shall be processed as per the norms and procedures specified in the Approval Process Handbook. The Institution shall also have to adhere to the existing Central, State and Local Laws and norms of other Regulatory Body, if applicable.

d. In case of Institutions having Lease agreement for Land, the Council shall not issue EoA from the Year in which the Live Lease is equal to the number of years of the Course having the
maximum duration. However, if such Institutions submit the Lease extended for a further 30 years with at least 25 years of Live Lease, EoA shall be considered.

2.2 Time Schedule for Processing of Applications

a. AICTE shall notify through a Public Notice in the leading newspapers and through AICTE Website from time to time inviting applications with cut-off dates for various categories and processing thereof. The time schedule mentioned in the Public Notice / AICTE Website shall be final and binding. To process any request from the Institutions regarding approval, online application is mandatory. Applications submitted offline are not valid.

b. The submission of an application on the AICTE Web-Portal and payment of TER Charges shall not be later than the last date as notified in the Public Notice / AICTE Website from time to time.

2.3 Submission of Application by the Promoter

2.3.1 Allotment of USER ID

a. If the institution has not obtained USER ID & Password previously, a unique USER ID along with password shall be allotted on payment of ₹5500/- (Rupees Five Thousand Five Hundred Only), through the payment gateway on AICTE Web-Portal @www.aicte-india.org

b. If any existing Institution has forgotten the Password, the Institution shall apply online for a new password. Technical Education Regulatory (TER) Charges of ₹5500/- (Rupees Five Thousand Five Hundred Only) shall be made through the payment gateway on the AICTE Web-Portal. The proof of payment and an Affidavit 1 for “Forgotten Password” shall be Uploaded on the portal. AICTE shall verify and make necessary recommendations on the portal for allotment of Password to the Applicants.

The existing Institutions using their Login credentials shall enter/ edit data as required.

The application in the prescribed Format shall be submitted on AICTE Web-Portal and a unique identification number is allotted to each application for further reference. The status of the application shall be tracked at various stages of processing.

2.3.2 Seeking Approval of the Council for:

a. Extension of Approval based on Self-Disclosure
b. Introduction / Continuation of seats for Non Resident Indian(s)
c. Change of Site / Location
d. Conversion of Diploma Level into Degree Level and vice-versa
e. To start new Programme / Level in the existing Institutions
f. Merger of Institutions under the same Trust / Society / Company operating in the same Campus or City
g. Extension of Approval of the existing Institutions after a break in the preceding Academic Year / Restoration of Intake
h. Introduction / Continuation of supernumerary seats for Foreign Nationals / Overseas Citizen of India (OCI) / Children of Indian Workers in Gulf Countries
i. Conversion of Women’s Institution into Co-ed Institution and vice-versa
j. Increase in Intake / Additional Course(s)
k. Introduction of Integrated / Dual Degree Course
l. Closure of the Institution
m. Introduction / Continuation of Fellow Programme in Management
n. Change in the Name of the Course(s)/ Merger of the Courses/ Reduction in Intake/ Closure of Programme(s)/Course(s)
o. Change in the Name of Institution or Affiliating University/Board or Type of Institution
   (Institution(s) converted into a University)

p. Change in the Minority Status of Institution

q. Change in the Bank Details

r. Change in the Name/Address of Trust/Society/Company

s. Extended EoA

**NOTE:** ALL Standalone PGDM/PGCM institutions who have NOT uploaded full details of all the students since inception of the program on AICTE web portal despite continuous correspondence since AY 2018-19 shall NOT be allowed to apply for any of the categories mentioned above.

### 2.3.3 Technical Education Regulatory (TER) Charges

a. TER Charges in ₹ Lakh for various applications of (Diploma / Post Diploma / Under Graduate Degree / Post Graduate Diploma / Post Graduate Degree) Institutions are as given below:

#### TER Charges (₹ in Lakhs)

<table>
<thead>
<tr>
<th>Type of Institution</th>
<th>Extension of Approval based on Self-Disclosure</th>
<th>Break in EoA/Restoration of Intake</th>
<th>Introduction of OCI/FN/Children of Indian Workers in the Gulf Countries seats</th>
<th>Continuation of OCI/FN/Children of Indian Workers in the Gulf Countries seats per Course</th>
<th>Introduction of Fellow Programme in Management</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Per Division</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>All Programmes (except PGDM/ MBA)</td>
<td>PGDM/ MBA</td>
<td>Vocational Courses</td>
<td>Penalty for Late Submission</td>
<td></td>
</tr>
<tr>
<td>Minority Institution/Institution set up in J&amp;K/ Ladakh/North Eastern States/Institution set up Exclusively for Women/PwBD</td>
<td>0.11</td>
<td>0.28</td>
<td>Nil</td>
<td>2.20</td>
<td>2.20</td>
</tr>
<tr>
<td>Government/Government Aided Institutions/ Central University/State University*</td>
<td>Nil</td>
<td>Nil</td>
<td>Nil</td>
<td>0.15</td>
<td>Nil</td>
</tr>
<tr>
<td>All other Institutions</td>
<td>0.17</td>
<td>0.33</td>
<td>Nil</td>
<td>2.20</td>
<td>2.20</td>
</tr>
</tbody>
</table>

#### TER Charges (₹ in Lakhs#)

<table>
<thead>
<tr>
<th>Type of Institution</th>
<th>Change of site/Location / Conversion of Diploma Level into Degree Level / To start each New Programme/Level in the existing Institutions/Change in the Name of the Trust/Society/Company/Merger of institutions under the same Trust/Society/Company operating in the same Campus/City</th>
<th>Conversion of Degree Level into Diploma Level/Conversion of Women's Institution into Co-ed Institution and vice-versa/Introduction or Continuation of NRI seats/Increase in Intake/additional Course(s) including”Maximum Intake Allowed”/Introduction of Integrated/Dual Degree Course(s)</th>
<th>Change in the Name of the Course(s)/Merger of the Courses/Reduction in Intake/Closure of Programme(s)/Course(s)/Change in the Name of the Institution/affiliating University/Board* or Type of Institution(Institution(s) converted into a University)/Change in the Minority Status of the Institution/address of Trust/Society/company</th>
</tr>
</thead>
<tbody>
<tr>
<td>Minority Institution/Institution setup in J&amp;K/ Ladakh/North Eastern States/Institution set up Exclusively for Women/PwBD</td>
<td>2.20</td>
<td>0.83</td>
<td>0.44</td>
</tr>
<tr>
<td>Government/Government aided Institutions**</td>
<td>Nil</td>
<td>Nil</td>
<td>Nil</td>
</tr>
<tr>
<td>All other Institutions</td>
<td>3.30</td>
<td>1.10</td>
<td>0.55</td>
</tr>
</tbody>
</table>
TER charges for EoA based on Self-Disclosure and Continuation of OCI / FN / Children of Indian Workers in the Gulf Countries seats are considered for the number of Divisions and Courses respectively of the Applied Intake.

NO TER Charges shall be levied for Postgraduate Degree Courses other than MCA and Management.

* NO TER Charges shall be levied, if the State Government / UT changes the jurisdiction of the affiliating University.

** No TER Charges shall be levied for Government / Government Aided Institutions (even if they are running self-financing courses)

NOTE:

- TER Charges for Change in the Bank Details is ₹5500/- (Rupees Five Thousand Five Hundred only).
- Above TER Charges (other than EoA based on Self-Disclosure and Continuation of OCI/ FN/Children of Indian Workers in the Gulf Countries seats) are applicable irrespective of number of Divisions / Courses.
- TER Charges shall NOT be refunded in any case, if the application is processed and rejected as specified in this Approval Process Handbook.
- 10% TER charges will increase annually.

b. In an extraordinary circumstance, if an additional Scrutiny Committee and Standing Hearing Committee / Standing Appellate Committee has to be conducted (including the Court directions) to any type of Institutions (other than Government / Government Aided), then the Applicant has to remit ₹ 0.55 Lakh through online as an additional TER Charges.

c. In an extraordinary circumstance, if an additional Expert Visit Committee has to be conducted (Online / Physical) (inclusive of the Court directions) to any type of Institutions (other than Government / Government Aided), the Applicant has to remit ₹1.10 Lakh for online EVC and ₹ 2.20 Lakh for Physical EVC, through online mode as an additional TER Charges.

d. The TER Charges shall be paid through AICTE payment gateway on AICTE Web-Portal within the deadline, failing which, the application shall not be considered for processing.

e. Only those applications submitted within the cutoff date shall be considered for processing, subject to realization of the Payment.

f. Applications submitted under Change of Site/ Location/ Conversion of Diploma Level into Degree Level / To start new Programme / Level in the existing Institutions / Merger of Institutions (under the same Trust / Society / Company operating in the same Campus or City), if rejected at the Level of Scrutiny / Re-Scrutiny without availing the appeal provision, the TER Charges after a deduction of ₹ 0.55 lakh shall be refunded to the Applicant.

2.3.4 All Applicants shall ensure that the data entered / edited are correct. Facility to edit the data is available until the final submission of the online application.

2.3.5 AICTE Web-Portal permits the generation of Deficiency Report for the online submitted applications.

2.3.6 After the final submission of the application, the data shall not be allowed for any further editing, till the processing of application is completed. Hence, the Applicants shall exercise utmost caution before pressing the “SUBMIT” tab.

2.3.7 Application should be submitted on the AICTE Web-Portal @ www.aicte-india.org on or before the last date as notified in the Public Notice /AICTE Website.

2.3.8 If an Institution has wrongly submitted an application, the same may be represented to AICTE,
Headquarters along with the Resolution of the Trust / Society / Company (Director / principal / Authorized person in case of government institutions), duly signed by the Chairperson / Secretary to that effect in the Format 3, within 7 days before the last date as notified in the Public Notice for Approval process /AICTE Web-Portal.

The application shall be reopened ONE TIME to enable the Institution to rectify the same and resubmit with necessary TER Charges along with the Penalty for Late Submission (as applicable), with the approval of Competent Authority.

After the submission of the application, if an institution intends to revoke the application for a specific purpose (other than Extension of Approval), the same shall be represented by the Institution to AICTE, Headquarters along with the Resolution of the Trust/ Society/ Company, duly signed by the Chairman/ Secretary to that effect in the Format 3, at least within 7 days from the last date as notified in the Public Notice /AICTE Website. Such requests shall be approved by Chairman, AICTE and be informed to Executive Committee. If approved, the TER Charges after a deduction of ₹0.25 Lakh/- shall be refunded to the Applicant and if the Closure of the Course(s)/Programme(s)/Institution is revoked as per the approval of the Council, the necessary TER Charges for Extension of Approval along with the Penalty for Late Submission, as applicable (application will be treated as late submitted), shall be paid.

If an Applicant intends to withdraw the application for Closure of the Institution / Programme(s) / Course(s) which is pending while processing for non-submission of documents, the same shall be revoked on or before 10th April of the Calendar Year, only if the concerned University / Board / State Government / UT gives consent to withdraw the application for Closure, else the application shall be processed ONLY for the Closure of the Institution / Programme(s) / Course(s). In case, the Closure of the Institution/ Programme(s) / Course(s) is revoked as per the approval of the Council, the necessary TER Charges for Extension of Approval along with the Penalty for Late Submission, as applicable (application will be treated as late submitted), shall be paid.

2.3.9 An Affidavit 2 sworn before First Class Judicial Magistrate or Public Notary or an Oath Commissioner on ₹100/- Non-Judicial stamp paper / e-stamp paper shall be Digitally Signed & uploaded on AICTE web portal. In case of any false information, AICTE shall invoke the provisions, civil and/or criminal as per the Regulations in place.

2.3.10 All Institutions shall upload the documents (Digitally Signed using DSC) as per Appendix 17 of the Approval Process Handbook on AICTE Web-Portal. Hard Copies of the Application/ Additional Documents NEED NOT be submitted to the AICTE, HQ.

Applications other than Extension of Approval shall be processed by the Scrutiny/Re-Scrutiny Committee strictly based on the documents uploaded over AICTE portal.

2.3.11 Institution/ Trust/ Society/ Company or a member belonging to these, if charge-sheeted, Extension of Approval to such Institution shall not be withheld on the basis of charge-sheet filed by the CBI. AICTE shall consider the grant of Extension of Approval on its merit after looking into material collected by CBI in the investigation and shall conduct Scrutiny of documents, Expert Visit Committee and Standing Appellate Committee as required. Extension of Approval will not be issued only if CBI issues any such orders to AICTE to do so.

2.3.12 Applications completed in all respects shall only be considered for processing.

The applications submitted online along with applicable processing fees (if any) shall be processed as per the norms and procedures specified in the Approval Process Handbook. The Institution shall also have to adhere to the existing Central, State and Local Laws.

2.3.13 Institutions at random would be subject to surprise inspection for the fulfillment of the norms of the Approval Process Handbook.

2.3.14. If any document submitted is found to be fraudulent, criminal case shall be filed against the Director/Principal of the Institution and Chairman/ Secretary of the Trust/ Society/Company.
2.4 The Institution shall be given an opportunity to submit the compliance of deficiencies (if any), before the Scrutiny/ Re-Scrutiny Committee, to fulfil the criteria of “Nil Deficiency” based on Self-Disclosure, for processing the application, as applicable.

2.5 Extension of Approval based on Self-Disclosure

2.5.1 Requirements and Eligibility

2.5.2 Procedure
a. Grant of Extension of Approval is based on Self-Disclosure of required facilities and Infrastructure availability as submitted online on AICTE Web-Portal. The Council shall grant the desired approval, only after confirming that the Applicant had fulfilled all the norms and standards specified in the Approval Process Handbook.
b. The Council shall monitor for fulfilment of all norms by the Institution and in the event of Non-Fulfilment, the Council shall initiate penal action as per the Regulations.
c. In case of The Technical Institutions granted Letter of Approval but failed to admit the students due to Non-affiliation by the University/ Board or Non-Fulfilment of State Government/ UT requirements, the deficiency/ requirement of Faculty and infrastructural facilities shall be calculated from the year of the admission of the students.

2.6 Introduction/ Continuation of Seats for Non Resident Indian(s)

2.6.1 Requirements and Eligibility
a. The existing Institutions are eligible to apply for the Introduction of NRI only after one batch of students has passed out.
b. The existing Institution seeking approval for admitting Sons / Daughters of Non Resident Indian(s), Institutions shall apply on the AICTE Web-Portal.
c. Five percent (5%) of seats within “Approved Intake” shall be allowed for admission under NRI category.
d. The Institution shall have “Nil Deficiency” based on Self-Disclosure as per the Report generated.
e. The existing Institutions seeking approval for the Introduction of Non-Resident Indian(s) shall apply on AICTE Web-Portal along with additional documents as per Appendix 17.2 of the Approval Process Handbook.

2.6.2 Procedure
a. Grant of Approval for admission under NRI is based on Self-Disclosure of required facilities and Infrastructure availability as submitted online on AICTE Web-Portal.
b. In the event of non-availability of students in NRI seats, the seats shall be given to general candidates as per merit. However, regular Fee shall be applicable to these candidates thus admitted against vacant NRI seats.

2.6.3 Continuation of NRI Seats
The Institution shall submit an online application (request through portal) for continuation of approval for NRI seats for each course, as a part of application of Extension of Approval, every year, giving details of Faculty and other facilities.

2.6.4 Admission and Fee
a. Competent Authority for admission shall be the same as for regular admission and shall fetch a list of Technical Institutions who have sought approval from the Council.
b. The Competent Authority for admission shall display the availability of NRI seats, course/ branch wise, in various Institutions, for information of candidates during all stages of
admission so that the students can freely exercise their informed choice. The Institutions shall publish on their Brochure and Web site, the number of NRI seats available in the Course(s) / Division(s).

c. Competent Authority for admission shall prepare a merit list of Applicants by inviting applications from eligible NRI students and admit strictly on merit basis.

d. A letter in this respect shall be issued by the Competent Authority for admission to each beneficiary. Students admitted under this scheme shall not be allowed to change Institution / Course under any circumstances.

e. The Institutions shall also display information regarding admitted candidates in their Websites for information to the students and other stake holders.

f. The concerned State Government/ UT shall notify the tuition and other Fee for candidates to be admitted under NRI seats.

2.7 Change of Site/Location

2.7.1 Requirements and Eligibility

a. The existing Institution seeking approval for the Change of Site / Location shall apply on AICTE Web-Portal along with the Extension of Approval as per norms.

b. The additional documents to be submitted for Change of Site / Location shall be as per Appendix 17.3 of the Approval Process Handbook.

c. The Change of Site / Location shall be allowed within the jurisdiction of the current affiliating University / Board. For PGDM Institutions, the Change in Site / Location shall be allowed within the City / Town. However, the convenience / approach ability of all stake holders of the Institution to the new Site / Location shall also be taken care.

2.7.2 Procedure

a. The application shall be processed as per Clause 1.6 of the Approval Process Handbook Scrutiny / Re-Scrutiny Committee followed by an Expert Visit Committee. The date of the visit shall be communicated through e-mail. It shall be necessary to provide Built-up area as per norms required for the conduct of all the existing Programme(s) and Course(s) at the new Site / Location. The Expert Visit Committee shall verify the completeness of Infrastructure ONLY to ensure that academic and other activities be initiated at the new Site / Location.

b. The Equipment, Library and other movable property in the existing Institution shall be shifted to the new Site / Location, only after approval by the Council for Change of Site / Location.

c. After shifting of the Equipment, Library and other movable property from the existing Institution to the new Site/ Location another Expert Visit Committee shall be conducted before the start of academic session of the current Academic Year again to verify the availability of facilities at the new Site/Location.

d. The Change of Site / Location shall be effected only on receipt of final approval in respect of new Location and approval for activities at previous Location shall cease.

e. On approval of new Location, all activities of the Institution shall necessarily be carried out at newly approved Location only.

f. Any violation in this respect shall lead to Withdrawal of Approval and Institution shall not be allowed to continue its activities in either of the Locations.

g. Request for approval for partial shifting of the Programme(s) and Course(s) in the Institution shall not be considered.
2.7.3 If any Institution is found to function in an unauthorized / temporary location, violating the norms as specified in the Approval Process Handbook, the Council shall take appropriate action.

2.8 Conversion of Diploma Level into Degree Level and Vice-Versa

2.8.1 Requirements and Eligibility

a. The existing Institutions shall be eligible for Conversion of Degree Level into Diploma Level and vice-versa in the same Specialization in ONE Programme only.

b. The Institutions which are in existence for a minimum period of 5 years ONLY are eligible.

c. The existing Institutions applying for Conversion of Degree Level into Diploma Level and vice-versa in any Programme shall have to apply for Progressive/ Complete Closure of ALL the existing Courses including Post Graduate Course(s) in the corresponding discipline, if any.

d. If the application for Conversion is being rejected, the same shall be processed for the Closure of the Institution / issue of Extension of Approval as per the choice mentioned in the application.

e. The additional documents to be submitted for the Conversion of Diploma Level into Degree Level and vice-versa shall be as per Appendix 17.3 of the Approval Process Handbook.

f. The Conversion shall be permitted for all the Courses in the said Level, however, Partial conversion of few Courses in the said Level is not permissible. In case, closest available nomenclature does not exist in Annexure 3 or 4 of the Approval Process Handbook, then such Course(s) shall be permitted for Conversion in core branch or may close the course.

g. The applicant shall submit a copy of the application to the affiliating University/Board and their views on the same shall be forwarded to the Approval Bureau at AICTE, not later than one week from the last date of submission of application as per the Public Notice.

h. In the absence of the receipt of the views from the affiliating University/ Board on the application, the Council shall proceed for further processing as per the provisions in the Approval Process Handbook.

i. The Institution may also seek change in the Name of the Institution

2.8.2 Procedure

a. The existing Institution seeking approval for Diploma Level into Degree Level and vice-versa shall apply for the Course(s) corresponding to the existing one as per Annexure 3 or 4 of the Approval Process Handbook (as applicable) on AICTE Web-Portal as per the norms. In case, the closest available nomenclature does not exist as per Annexure 3 or 4 of the Approval Process Handbook, then such respective Course(s) shall have to be apply for conversion in core branch or Close the same.

b. The application for the Conversion of Diploma Level into Degree Level shall be processed as per Clause 1.6 of the Approval Process Handbook (Scrutiny / Re-Scrutiny Committee followed by an Expert Visit Committee). The date of visit shall be communicated through e-mail.

c. Conversion of Degree Level into Diploma Level shall be processed through Scrutiny / Re-Scrutiny Committee ONLY (No EVC).

d. It shall be necessary to provide adequate Infrastructural facilities as specified in the Approval Process Handbook to conduct all Programme(s) and Course(s).

e. The Conversion of Diploma Level into Degree Level and vice-versa shall be affected only after the grant of approval by the Council and the intake shall be fixed as that of the “Approved Intake” of the Courses.

f. If the application for Conversion of Diploma Level into Degree Level and vice-versa is not approved, EoA to the Institution shall be issued, however, the deficiencies noted by the
2.8.3 Applications for the Conversion of Diploma Level into Degree Level and vice-versa, rejected by Council shall be processed for the Closure of the Programme/Institution (as applicable)/Extension of Approval, as per the choice mentioned in the application following the procedure specified in Chapter II of the Approval Process Handbook. However, it is the responsibility of the Institutions to inform the rejection of application by the Council to the concerned authorities who had given the NOC for the Closure of the Institution in view of their application.

**NOTE:** Refund of Security Deposit in excess shall NOT be allowed for Institutions applying for the Conversion of Degree Level into Diploma Level. In case of applications seeking vice-versa, the norms as specified in the Approval Process Handbook shall have to be fulfilled.

### 2.9 To Start New Programme / Level in the Existing Institutions

#### 2.9.1 Requirements and Eligibility

a. The existing Institutions seeking approval to start new Programme/ Level shall apply on AICTE Web-Portal along with the Extension of Approval for the existing Programme(s) and Course(s) with the additional documents as per Appendix 17.3 of the Approval Process Handbook.

b. The Institutions applying under Break in EoA /Restoration of Intake are NOT eligible to apply.

c. The Institutions applying under this category shall not be eligible to apply for other categories listed under Chapter II/ III of the Approval Process Handbook except Extension of Approval/ Continuation of NRI/ supernumerary seats for Foreign Nationals/ Overseas Citizen of India (OCI)/Children of Indian Workers in Gulf Countries for the existing Course(s).

d. The Institution may apply for multiple Programmes and respective levels, not exceeding THREE Division(s) per course(s).

e. To start additional/ new Courses at Post Graduate Level, the same shall be processed as per Clause 2.14 of the Approval Process Handbook wherever corresponding/ allied Under Graduate Level is available. However, the Constituent Colleges of State/Central Universities shall be permitted to start Post Graduate Level without corresponding/ allied Under Graduate Level.

f. Building Plan for the entire duration of the Programme(s) of the Institution shall be prepared by an Architect registered with the Council of Architecture/ Licensed Surveyor and shall be approved by the Competent Authority as designated by concerned State Government/ UT.

However, buildings for the First Year should be completed in all respects as per the Infrastructure requirements. Institution shall maintain Faculty: Student ratio as specified in the Approval Process Handbook. Common facilities shall cater the need of the total “Approved Intake” with total Built-up area equal to the sum total of the area requirement of each Programme(s)/Level(s).

g. Institute should have sufficient built up area to cover all the requirements of ALL the programs/levels conducted as per the provisions of Approval Process Handbook.

h. Although AICTE does permit sharing of resources, the institute shall provide ample space for play-ground (owned or hired) facilities for indoor and outdoor sports for the students either in the Campus or through arrangements with other adjacent Institutions, Corporation grounds, private facilities, etc.

i. The Principal of the Institution shall have the qualifications (satisfying AICTE norms) preferably corresponding to the Programme having the maximum “Approved Intake”.

j. The Institution may also seek to change in the Name of the Institution.
2.9.2 Procedure

a. The application shall be processed as per Clause 1.6 of the Approval Process Handbook (Scrutiny/Re-Scrutiny Committee) followed by an Expert Visit Committee as per Clause 2.25 of the Approval Process Handbook. The date of visit shall be communicated via e-mail.

b. If the application for the new Programme/Level is not approved, EoA of the Institution shall be issued, however, the deficiencies noted by the Scrutiny/Re-Scrutiny/Expert Visit Committee shall be fulfilled before the issue of EoA for the next Academic Year.

2.10 Merger of Institutions under the same Trust/Society/Company operating in the same Campus or City

In view of National Education Policy 2020, to encourage multidisciplinary approach in Higher Technical Education, the merger of Institutions shall be permitted within city limits.

- Parent Institution - An Institution where prospective learning takes place after the Merger.
- Child Institution(s) - Institution(s) from which the Courses are to be shifted to the Parent Institution and cease to exist upon approval of merger of the Institutions.

2.10.1 Requirements and Eligibility

a. The existing Institutions of the same Trust/Society/Company operating in the same location/city shall be permitted to merge into a single Institution with all the facilities at the proposed Parent Institution and/or part/full facilities of the Child Institution(s), if necessary.

b. If all the required facilities are available exclusively in the Parent Institution (without depending on the facilities of the Child Institution(s)), as the Child Institution(s) shall be considered for Complete Closure. However, the convenience/approachability of all stakeholders of the Child Institution(s) to the Site/Location of the Parent Institution shall also be taken care of by the Institutions (including commutation).

NOTE: Intra-Day movement of Students and Faculty not allowed under any circumstances (in case of infrastructure & other facilities required by Parent institution after merger are in multiple locations). Institutions going for such merger shall duly inform all the stakeholders regarding schedule of conduct of Programs/Courses prior to admission.

c. The Institution shall also select the Parent Institution’s PID and may seek changes in the Name of the Institution.

d. The total Built-Up area requirement and other facilities required for the entire duration of all the Programmes/Courses shall be fulfilled in all respects and shall maintain Faculty:Student ratio as specified in the Approval Process Handbook.

e. The child Institutions shall apply on the AICTE Web-Portal along with their individual application for Extension of Approval as per the norms, with the additional documents as per Appendix 17.4 of the Approval Process Handbook. However, the norms of the concerned Regulatory Authorities shall also be fulfilled.

NOTE: Child Institutions shall be allowed to submit their application ONLY for EoA (No changes will be permitted).

f. All or selected Courses of Child Institution(s) shall be merged with the Parent Institution. However, the rest of the AICTE approved Courses, if any, in the Child Institution(s) shall be considered as closed and due procedure for closure of the same shall be followed.

g. The Parent Institution shall have all infrastructure and other facilities to run ALL the Courses for the entire duration of both Parent and Child Institution(s).

h. If Merger of Institutions is approved, the (Child) Institutions that are merged with the (Parent) Institutions are considered as cease to exist and the liabilities, if any, arise out of this merger for the Child Institution(s), shall solely be that of Trust/Society/Company/Parent Institution ONLY.
i. The Principal of the Institution shall have the qualifications (satisfying AICTE norms) preferably corresponding to the Programme having the maximum “Approved Intake”.

j. In case of Merger of Institutions is approved, eligible refund/ additional TER Charges may be refunded/ collected, as applicable.

k. In case, merger of institutions is rejected at Scrutiny/Re-scrutiny level, refund of TER charges shall be applicable as per **Clause 1.4.2. (g)**

2.10.2 Procedure

a. The application shall be processed as per **Clause 1.6** of the Approval Process Handbook with Scrutiny/Re-Scrutiny Committee followed by an Expert Visit Committee. The date of the visit shall be communicated through email.

b. Built-Up area requirement and Faculty: Student ratio for the entire duration for all the Programmes as specified in the Approval Process Handbook should be maintained after the merger.

c. **Affidavit 2** shall be submitted to the effect that the Built-up area remain the same before/ after the merger of the Institutions and shall not be utilized for other purposes.

d. If anyone of the Institution is Women’s Institution, then the application shall be processed first for the Conversion of Women’s Institution into Co-ed Institution by Scrutiny/ Re-Scrutiny Committee, if found in order, then only the application shall be processed further for Merger of Institutions following the respective procedure specified in the Approval Process Handbook.

e. The intake shall be fixed as that of the “Approved Intake” of the Course. “Approved Intake” for the Courses of the Institution after the merger shall be combined intake of parent and child institutions.

f. If the application for merger of Institution is NOT approved, EoA of the individual Institutions shall be issued.

2.10.3 The Council reserves its right to reject the application for merger of Institutions under the same Trust/ Society/ Company operating in the same Campus, if it finds the reasons given are not justified or Commercial or Business angle is suspected, or to defeat the provisions of any Law.

**NOTE:** It shall be the responsibility of the Promoter to take approval from the other Regulatory Bodies, (if applicable) in view of merger of the Institutions.

2.11 Extension of Approval of the Existing Institutions after a Break in the Preceding Academic Year(s)/ Restoration of Intake

2.11.1 Restoration of Intake under Break in EoA

2.11.1.1 Requirements and Eligibility

a. The Institution seeking approval after Break in EoA (break in obtaining extension of approval by an institution on their own in the previous year(s)) shall apply on the AICTE Web-Portal along with the documents as per **Appendix 17.1** of the Approval Process Handbook. However, Institution not applied for EoA for SIX years consecutively shall not be eligible to apply under Break in EoA and such Institutions shall apply as a New Technical Institution following appropriate procedure for Closure of the Programmes/Courses approved.

b. The Institution(s) applying under this category shall not be permitted to apply for other categories listed under Chapter II/ III/ V/ VI of the Approval Process Handbook except reduction in intake.
2.11.1.2 Procedure
Institutions not applied for Extension of Approval in the preceding Academic Years shall be considered as “Break-in-EoA” and shall be processed for Extension of Approval upon verification of adequate Infrastructural facilities as specified in the Approval Process Handbook by an Expert Visit Committee.

2.11.2. Restoration of Intake under punitive/penal action

2.11.2.1 Requirements and Eligibility
a. The Institution seeking approval for Restoration of Intake under punitive/penal action shall apply on the AICTE Web-Portal along with the documents as per Appendix 17.1 of the Approval Process Handbook. However, Institution not applied for Restoration within next Academic Year shall be considered that penal action is accepted by the Institution and willing to continue with the same reduced intake as “Approved Intake”. Institution under “NO ADMISSION” may apply for restoration in the next Academic Year and before completion of SIX years. Thereafter, such institution shall apply as a New Technical Institution following appropriate procedure.

b. The Institution(s) applying under this category shall not be permitted to apply for other categories listed under Chapter II/ III/ V/ VI of the Approval Process Handbook except reduction in intake.

2.11.2.2 Procedure
Restoration of Intake for an Institution shall be processed upon verification of the availability of adequate Infrastructural and other facilities as specified in the Approval Process Handbook by Scrutiny/ Re-Scrutiny/ Expert Visit Committee/ SHC/ SAC.

2.12 Introduction/Continuation of Supernumerary Seats for Foreign Nationals/Overseas Citizen of India (OCI)/Children of Indian Workers in Gulf Countries

2.12.1 Requirements and Eligibility
a. The existing Institution having at least 50% of eligible Course(s) accredited by NBA, and if the valid accreditation period is beyond 10th April of the next Calendar Year, seeking approval for the Introduction of supernumerary seats for Foreign Nationals/ Overseas Citizen of India (OCI)/Children of Indian Workers in Gulf Countries shall apply on AICTE Web-Portal along with additional documents as per Appendix 17.5 of the Approval Process Handbook.

b. Institutions selected for Study in India Programme by the Government of India are eligible for introduction of FN/OCI/Children of Indian Workers in Gulf Countries in ALL Programmes/ Courses without Expert Visit Committee and TER Charges.

c. If the Institution is providing Fee waiver to the selected students as per their commitment to the Government, the TER Charges for continuation of supernumerary seats for FN/OCI/ Children of Indian Workers in Gulf Countries shall be waived. However, the Institution shall upload on AICTE Web portal the selection letter for Study in India Programme and the document for the Fee waiver provided to the students.

d. Institutions having Infrastructural facilities based on AICTE norms and fulfilling following criteria shall be eligible to apply for approval for admitting students in this scheme.

e. The Institutions shall provide suitable Hostel/ Residential accommodation to the Foreign Students/ Overseas Citizen of India (OCI) and Children of Indian workers in Gulf Countries. Further the Institutions shall also establish an Office with a Student Counselor to take care of the needs of the students admitted. An Induction Programme shall be arranged for such students to get acquainted to the Indian condition.

f. The Institution shall have “Nil Deficiency” based on Self-Disclosure.

g. The Institution was not under any punitive action previously by AICTE.
h. Fifteen percent (15%) supernumerary seats over and above the “Approved Intake” per Course shall be approved by AICTE approved Institutions and University Departments, for admitting students from Foreign Nationals/ Overseas Citizen of India/ Children of Indian Workers in the Gulf Countries. One third (1/3) of these 15% seats shall be reserved for the Children of Indian Workers in the Gulf Countries.

i. Any vacant seat in a given Course, out of 1/3rd seats reserved for Children of Indian Workers in the Gulf Countries shall be reverted to the seats of 2/3rd meant for OCI/ Foreign Nationals and vice-versa. Further, any vacant seat in the “Foreign Nationals/ Overseas Citizen of India (OCI)/ Children of Indian Workers in Gulf Countries” after the last round of the admission of the concerned State Government/ UT may be filled with NRI seats, subject to the approval from AICTE for the NRI seats and fulfillment of requisite norms as specified in the Approval Process Handbook.

j. Apart from the above, any vacant seat in the “Approved Intake” after the last round of the admission of the concerned State Government/ UT, may be filled with NRI/ Foreign Nationals/ Overseas Citizen of India (OCI) Children of Indian Workers in the Gulf Countries, subject to the approval from AICTE for the above seats and fulfillment of requisite norms as specified in the Approval Process Handbook.

2.12.2 Procedure

a. The Institution having at least 50% of eligible Course(s) accredited by NBA with valid accreditation period beyond 10th April of the next Calendar Year, availability of adequate Infrastructural facilities and other requirements as per the Norms of the Approval Process Handbook shall be verified by Expert Visit Committee.

b. Foreign Nationals/ Overseas Citizen of India (OCI) /Children of Indian Workers in the Gulf Countries admitted in AICTE approved Institutions through Indian Council for Cultural Relation (ICCR or as Government of India nominee) shall be included within this ceiling

2.12.3 The Institution shall submit online application MANDATORILY FOR EACH COURSE (if required/ Interested) for Continuation of approval for supernumerary seats for admitting Foreign National/ Overseas Citizen of India (OCI) / Children of Indian Workers in Gulf Countries, as a part of application of Extension of Approval, every year, giving details of Faculty and other facilities.

2.12.4 If any punitive action is enforced on an Institution, NRI/ OCI Children of Indian Workers in the Gulf Countries seats shall be withdrawn.

2.12.5 Institutions admitting Foreign Nationals should ensure registration of foreign students with concerned Foreigners Regional Registration Officer (FRRO) as well as with the local police station about their entry and exit in India. Further the Institutions shall adhere to the prevalent norms specified by the Ministry of External Affairs, Government of India from time to time.

2.12.6 Fees and Admission

a. The concerned State Government/ UT shall notify the tuition and other Fee for candidates admitted under Foreign Nationals/ OCI seats. The children of Indian workers in the Gulf Countries shall be treated at par with resident Citizens if admitted to seats reserved for them i.e. One Third (1/3) of 15% supernumerary seats. The Fee prescribed for NRI seats shall not be applicable to this admission.

b. Admission to these seats shall be made on merit basis among Applicants of these categories

2.13 Conversion of Women’s Institution into Co-ed Institution and Vice-Versa

2.13.1 Requirements and Eligibility

a. The existing Institution seeking approval for the Conversion of Women’s Institution into Co-Ed Institution and vice-versa shall apply on AICTE Web-Portal along with the Extension of Approval as per the norms.
b. The additional documents to be submitted for the Conversion of Women's Institution into Co-Ed Institution and vice-versa shall be as per Appendix 17.3 of the Approval Process Handbook.

c. The Institution may also seek change in the Name of the Institution.

2.13.2 Procedure

a. The Scrutiny/ Re-Scrutiny Committee (as per Clause 1.6) all verify the additional documents as per Appendix 17.3 of the Approval Process Handbook submitted for Conversion of Women's Institution into Co-ed Institution and vice-versa.

b. It shall be necessary to provide Built-up area as per the norms required to conduct all the existing Course(s). However, all the exclusive facilities for Women only Institution shall also be maintained.

c. If the application for the Conversion of Women's Institution into Co-ed Institution and vice-versa is not approved, EoA to the Institution shall be issued, however, the deficiencies noted by the Online Scrutiny/Re-Scrutiny Committee shall be fulfilled before the issue of EoA for the next Academic Year.

d. The Conversion of Women's Institution into Co-ed Institution and vice-versa shall be affected only after the grant of approval by the Council.

2.14 Increase in Intake / Additional Course(s)

2.14.1 The existing Institutions shall expand its activities by the Addition of new/ additional Course(s)/ Divisions, provided they have a valid National Board of Accreditation (NBA) in place for following reasons. (However they may go up to 360 intake without NBA).

a. Increased demand in certain domains as per the industrial need for technical personnel.

b. To increase the utilization of Infrastructure available at the Technical Institutions.

c. Ensure quality of Technical Education being imparted.

2.14.1.1 Promotion of Indian languages in Technical Education

National Education Policy 2020 envisages the availability of Higher Technical Education in Indian Languages at Diploma/Degree level. AICTE shall permit an addition of ONE division with 30/60 seats to the eligible and interested institutes. Institutions seeking approval shall be permitted for Increase in intake against “Approved Intake” or in accredited courses as Supernumerary.

In addition, AICTE has been facilitating this by way of encouraging and funding academicians to write books or translate books in Indian Languages, create MOOC and translate MOOC into Indian Languages.

The major emphasis of NEP-2020 is to impart education in mother tongue so as to enhance the creativity, critical thinking among the students. In alignment with the provisions of National Education Policy (NEP) 2020, All India Council for Technical Education (AICTE) has initiated Technical Book writing scheme in 13 languages viz Hindi, Tamil, Gujarati, Kannada, Marathi, Bengali, Telugu, Punjabi, Odia, Assamese, Malayalam, Urdu & English. The books in Indian language are available for download for free of cost at https://ekumbh.aicte-india.org.

As these Indian edition books are affordable, institutes are encouraged to use these books as text/ reference books.

2.14.2 Requirements and Eligibility

a. The Institution shall have valid NBA accreditation for the existing Course(s) as deemed necessary. The Institution applied for NBA and waiting for the results of the visit is also eligible to apply, but a valid NBA Certificate shall be produced at the time of Scrutiny.

b. NOC for additional course(s) from the affiliating University /Board /DTE.

c. Increase in intake / Additional Course in Diploma / Under Graduate /Post Graduate level in Engineering and Technology shall be permissible in all courses subject to the Institution is
already offering minimum three (3) courses in Core Branches (as listed in below mentioned clause 2.14.4 (b) (Not applicable for Clause 2.14.1.1).

d. All PG programs being specialized and Emerging in the respective engineering branches, are permitted as Emerging/ Multidisciplinary areas. Institutions/Universities are expected to revise the curricula regularly for being industry-relevant in line with NEP 2020.

e. The Institution seeking approval for Increase in Intake/Additional Course(s) shall apply on AICTE Web-Portal along with the additional documents as per Appendix 17.6 of the Approval Process Handbook.

f. Building Plan for the entire duration for all Increase in Intake/Additional Course(s) of the Institution shall be prepared by an Architect registered with Council of Architecture/ Licensed Surveyor and shall be approved by the Competent Authority as designated by concerned State Government/ UT.

However, buildings for the First Year should be completed in all respects as per the Infrastructure requirements. Institution shall maintain Faculty: Student ratio as specified in the Approval Process Handbook. Common facilities shall cater the need of the total “Approved Intake” with total Built-up area equal to the sum total of the area requirement of each Increase in Intake/Additional Course(s).

g. No punitive action is pending against the Institution or FIR is filed by CBI or any other investigative agency.

h. Action taken on those Institutions based on the Chapter VIII for the non-fulfillment of the norms specified in the Approval Process Handbook shall not be eligible for Increase in Intake/ Additional Course(s), even if the Course(s) are having valid NBA accreditation.

2.14.3 Institutions shall be eligible for new Course(s) / expansion of existing Course(s), equal to the number of valid NBA accredited Course(s), limited to a maximum of FOUR within the definition of Division/ Programme/ Level, subject to the following conditions

a. A maximum of three Divisions shall be allowed to be added in the existing valid NBA accredited Diploma/ Under Graduate/ Post Graduate Course(s), subject to the condition that total number of Divisions after expansion per Course shall not exceed the “Maximum Intake Allowed” as specified in Appendix 3 of the Approval Process Handbook.

NOTE: NBA validity of one accredited course can be used for increase in intake of other non-accredited course. The increase in intake is allowed in Conventional/Emerging/ Multidisciplinary Area courses. (Not applicable for Clause 2.14.1.1).

b. New Diploma/ Under Graduate Degree Course(s) in the same Programme with only ONE Division shall be allowed at the respective Level. However, New Post Graduate Course(s) in the same Programme with ONLY ONE Division shall be allowed in specializations where corresponding or relevant Under Graduate Degree Course(s) is accredited (except MCA and Management)

c. Institutions with any accredited Course shall be permitted to utilize the benefit of accreditation ONLY ONCE for increase in the Intake/ additional Course(s) etc. (Not applicable for Clause 2.14.1.1).

d. If an Institution is having more than FOUR accredited Courses, the accredited Course(s) above FOUR shall be utilized for increase in the Intake/ additional Course(s) in the subsequent years subject to the validity of accreditation.

e. Institution getting approval for new Course(s) in a particular Academic Year shall also be considered for grant of NRI/ OCI/ FN/ Children of Indian Workers in the Gulf Countries, subject to fulfilment of norms of the Approval Process Handbook. However, the institutes need to apply for the same on portal for new courses(s) also.

f. NBA awards accreditation for either 3 or 6 years. An institution having a valid NBA accreditation shall utilize for an increase in the Intake/ Introduction of a new Course ONLY ONCE within a span of 6 years.
However, institutes which had accreditation for 3 years, even if the accreditation is renewed for another 3 years, shall take benefit of introducing a new course or increased division only once during the 6 years.

g. No increase in the Intake shall be given to Institutions where FIR/ CBI/ CVC/ any other investigation agency/ Anti-Ragging/ Punitive actions are initiated by AICTE for any violation in the norms and standards where inquiries are pending. Such Applications of Institutions shall be processed through a Standing Hearing Committee and the Report shall be placed before the Executive Committee for further processing of issuance of approval or rejection.

2.14.4 For existing Institutions not having NBA accreditation

a. The existing Institutions having total “Approved Intake” equal to/less than the “Maximum Intake Allowed”/Institutions not eligible to apply for NBA accreditation, shall be permitted to increase (without NBA accreditation) in intake (Conventional/ Emerging/ Multidisciplinary area courses) in the same Level in the same Programme (Diploma/ Under Graduate/ MCA/ Management) up to the “Maximum Intake Allowed” in each Programme as that of a new Technical Institution, as per Appendix 3 of the Approval Process Handbook, subject to the “Nil Deficiency” based on Self-Disclosure on AICTE Web-Portal.

b. The existing Institutions having total “Approved Intake” exceeding the “Maximum Intake Allowed” seeking for approval for Increase in Intake/ Additional Course(s) (without NBA accreditation) in the same Level in the same Programme (Diploma/Under Graduate/MCA/ Management) shall have to apply for the Reduction of Course(s) as per the Procedure and shall apply for increase in Intake/ Additional Course(s) in lieu of the same, without exceeding the total “Approved Intake” as well as the number of Courses/ Divisions as specified in Appendix 3 of the Approval Process Handbook, subject to “Nil Deficiency” based on Self-Disclosure on AICTE Web-Portal. Number of New Courses/ increase in intake in Conventional / Emerging / Multidisciplinary area allowed, shall be restricted to FOUR (in terms of Divisions) per Programme/ Level (Diploma / Under Graduate / Computer Application- MCA / Management).

However, Reduction in “Core branches” (Agriculture Engineering, Automobile Engineering, Chemical Engineering, Civil Engineering, Computer Science, Electrical Engineering, Electronics Engineering, Electronics and Telecommunication Engineering, Food Technology, Industrial Engineering, Instrumentation, Mechanical Engineering, Metallurgy, Mining Engineering and Textile Engineering) shall be allowed to a maximum of 50% of previously “Approved Intake”.

c. Under any circumstances, new Post Graduate Degree Course(s) (except MCA and Management) shall NOT be permitted in the above Clauses (a) and (b).

d. NBA accredits the Courses in Engineering and Technology, Hotel Management and Catering Technology, MCA and Management Programmes.

e. NBA has not started accreditation of courses in Applied Arts and Crafts and Design and hence increase in “Intake” in these programmes up to the maximum permissible limit shall NOT require accreditation.

f. The Institutions offering the Courses in Applied Arts and Crafts and Design shall be eligible to apply for new Course(s) at the Post Graduate Level only after two batches of students pass out and the same shall be permitted for a maximum of FIVE Courses/ Divisions, subject to “Nil Deficiency” based on Self-Disclosure on AICTE Web-Portal. However, for every Post Graduate Course, there should be at least one Professor with Ph.D. qualification. In case of non-availability of qualified Professor, an Associate Professor may be considered.

NOTE: As and when accreditation for the above Courses is started by the NBA, such Institutions who have been approved by AICTE to run Course(s) at the Post Graduate Level shall obtain NBA accreditation within two years.

g. Existing Post Graduate Courses in Engineering and Technology shall be permitted to convert to courses in Emerging/Multidisciplinary Areas for the same “Approved intake” within the Major Discipline specified in Annexure 6 of the Approval Process Handbook.
h. An Expert Visit Committee shall be conducted, any time before the first batch of students has passed out, to verify the fulfilment of the norms as specified in the Approval Process Handbook.

i. In all the above cases, the Institution shall apply on the AICTE Web-Portal along with the additional documents as per Appendix 17.6 of the Approval Process Handbook.

2.14.5 Procedure

a. Scrutiny Committee shall verify the additional documents as per Appendix 17.6 of the Approval Process Handbook submitted for increase in the Intake/ additional Course(s).

b. An appeal shall be allowed for submitting NBA/ UGC Autonomy Certificate, if it was not issued by the NBA/ UGC at the time of the Scrutiny.

2.14.6 Institutions having an “Approved Intake” less than a Divisions in any of the Course(s) as prescribed by the Council may apply for Intake of full Division size themselves (within the “approved /maximum allowed intake”) and shall maintain Faculty: Student ratio accordingly, without NBA accreditation/ NOC from affiliating University / Board/ State Government/ UT; subject to “Nil Deficiency” based on Self-Disclosure in AICTE Web-Portal. However, this is NOT applicable in case of Institutions under penal action

NOTE: Affiliation with two different Universities for the same Technical programme/Courses shall NOT be permitted

2.14.7 Introduction / Continuation of specialized courses like MBA/PGDM (IEV) will be processed as per the provisions mentioned in Annexure 14

2.15 Introduction of Integrated / Dual Degree Course

2.15.1 In respect of Integrated / Dual Degree Course(s), UGC norms shall be applicable, as per Section 4 of PART III of UGC Gazette Notification, 2014 and amended from time to time.

a. Five Years Integrated Degree in Engineering and Technology leading to Master of Technology (M.Tech.), Nomenclature shall be as per Major Disciplines of Engineering and Technology given in Annexure 6 of the Approval Process Handbook.

b. Five Years Integrated Degree in Planning leading to Master of Planning.

c. Five Years Integrated Degree in Computer Applications leading to Master of Computer Application.

d. Five Years Integrated Degree in Management leading to Master of Business Administration (MBA).

e. Five years Integrated Degree in Hotel Management and Catering Technology leads to a Master in Hotel Management and Catering Technology.

2.15.2 Requirements and Eligibility

a. The existing Institutions where Course(s) in Engineering and Technology/ Planning/ Hotel Management and Catering Technology/ MCA/ Management Programme are already in existence shall be eligible to apply on AICTE Web-Portal for approval of respective Integrated Degree. It is mandatory for the existing Engineering and Technology/Planning/ Hotel Management and Catering Technology/ MCA/ Management Course to be accredited by NBA to start the respective Integrated Degree Course.

b. Approval shall be considered only to those Institutions where there is “Nil Deficiency” based on Self-Disclosure & Not eligible for the Introduction of NRI/ OCI/ FN/ Children of Indian Workers in the Gulf Countries.

c. Collaboration and Twinning Programme shall NOT be permitted for these Course(s).

d. Applicants shall upload relevant documents as per Appendix 17.6 of the Approval Process Handbook on AICTE Web portal.
e. University affiliation for these Course(s) shall be necessary before effecting admission.

f. Only one Division of 60 students (40 students in case of Planning) shall be approved for Institutions applying for Integrated Degree in Engineering and Technology/ Planning/ Management/ MCA where University affiliated Course(s) in Engineering and Technology/ Planning/ Management/ MCA Programme respectively are already in existence.

g. In case of Hotel Management and Catering Technology, approval shall be given for only 60 students within “Approved Intake” for Institutions applying for Five Years Integrated Degree in Hotel Management and Catering Technology. However, this Intake shall not be additional Intake. The approval shall be for selecting 60 students amongst the students already admitted in the Institution to form a batch for this Course.

2.15.3 Procedure

a. The institute has to apply through the AICTE Web portal with other documents as per the Appendix 17.6 of the Approval Process Handbook.

b. The Scrutiny Committee shall verify the additional documents as per Appendix 17.6 of the Approval Process Handbook submitted for the addition of respective Integrated Degree Course.

2.16 Closure of Institution

2.16.1 Requirements and Eligibility

a. The existing Institution seeking for Progressive Closure or Complete Closure shall apply on AICTE Web-Portal as per norms.

b. There shall be NO TER Charges to apply for closure.

c. In case of Progressive Closure, Closure at the First Year Level shall be allowed in the current Academic Year and the subsequent years of working shall be closed at the end of each Academic Year progressively. However, final Closure order shall be issued after completion of the Programme(s) and submission of Affidavit 4 by the Institution.

d. In case of Complete Closure, the Institution shall be closed completely in one Instance.

e. Progressive Closure or Complete Closure is subject to no pending Court case filed against the Institution by AICTE and no Charge sheet filed against the Institution.

f. The Institutions shall not be eligible to apply to other categories listed under Chapter II/ III/ V/ VI of the Approval Process Handbook.

g. The additional documents to be submitted for Closure of the Institution shall be as per Appendix 17.7 of the Approval Process Handbook

h. For Closure of PGCM/ PGDM Institution, NOC from affiliating University/ Board/ State Government/ UT is NOT applicable.

2.16.2 Procedure

a. The institute has to apply through the AICTE Web portal with other documents as per the Appendix 17.7 of the Approval Process Handbook.

b. The Scrutiny Committee shall verify the additional documents as per Appendix 17.7 of the Approval Process Handbook.

c. The Closure of the Institution shall be affected only on receipt of approval by the Council.

2.16.3 Applications of existing Institutions which have applied for Closure of the Institution, and if such application is not approved by the Council due to certain deficiencies; the Institution shall be given Extension of Approval with ZERO Intake for the current Academic Year. Such Institutions shall submit all relevant documents after all the students have passed out (or) redistributed to near by AICTE approved Institutions through the affiliating University/ Board and seek official Closure of the Institution.
2.16.4 The application for the Closure of the Institution shall be valid for the duration of the respective Programme offered by the Institution within which the Institution should submit the required mandatory documents. Else, AICTE may close the Institution with the intimation to the affiliating University/Board and the State Government/UT and shall issue a Public Notice regarding the same. In case of such Institutions where Security Deposits are to be released, a penalty of 10% of the value of the Security Deposit shall be imposed before the release of Security Deposit.

Further, Institutions not applied on the portal from past preceding six years for EoA, AICTE may close the Institution with the intimation to the affiliating University/Board and the State Government/UT and shall issue a Public Notice regarding the same. In case of such Institutions where Security Deposits are to be released, a penalty of 10% of the value of the Security Deposit shall be imposed before the release of Security Deposit.

2.17 Introduction/ Continuation of Fellow Programme in Management (FPM)

a. The existing Institutions are eligible to apply for the Introduction of Fellow Programme in Management after one batch of students pass out.

b. The approval shall be granted for the complete duration of the Fellow Programme in Management.

c. The minimum duration of the Course shall be 3 years, but shall not exceed 5 years. However, in exceptional circumstances beyond 5 years, the student shall have to re-register and has to complete within the extended period of 2 years.

2.17.1 Requirements and Eligibility

a. Institutions where Course(s) in Management Programme (MBA/MMS/PGDM) are already in existence shall be eligible to apply for approval of Fellow Programme in Management. It is mandatory for the existing Management Course (as applicable) to be accredited by NBA to start Fellow Programme in Management.

b. The Institution should have a valid accreditation by NBA.

c. The existing Institution seeking approval for Introduction of Fellow Programme in Management shall apply on AICTE Web-Portal.

d. The Institution shall have “Nil Deficiency” based on Self-Disclosure as per the Report generated.

e. Since inception, the Institution should have been free from serious Complaints regarding the CBI investigation, ragging, Non-Payment of dues to Council and other punitive actions.

f. The Institution should have the required number of Full Time Faculty members as per AICTE norms for offering Fellow Programme in MBA/ MMS/ PGDM Programme.

g. The Institutions should have at least 50% and 25% of the Full Time Faculty members with Ph.D./ Fellow from AICTE approved Institutions/ AIU recognized University/ reputed University from abroad /IIM, if the Institutions apply for 20 seats and 10 seats respectively. These Faculty members should have at least two papers published in refereed indexed cited International/ National Journals in the last 3 years. Each Professor and Associate Professor shall not guide more than FOUR and TWO research scholars respectively at a time.

h. The Institution should have subscribed Journals in Business Management area of Organizational Behaviour/ Human Resource, Finance and Accounts, Marketing, Operations, IT Systems, Economics, etc.
2.17.2 Procedure

a. The existing Institutions seeking approval for the Introduction of Fellow Programme shall apply on AICTE Web-Portal along with additional documents as per Appendix 17 of the Approval Process Handbook.

b. The Scrutiny/Re-Scrutiny Committee shall verify the additional documents as per Appendix 17 of the Approval Process Handbook submitted for Introduction of Fellow Programme in Management.

c. The eligible Institution shall be allotted a maximum of 20 seats for Fellow Programme in Management. However, the Institution may apply for 10 seats also.

d. If the Institution is aggrieved by the decision of the Executive Committee, the Institution shall have the right to appeal as per Clause 2.27 of the Approval Process Handbook.

2.17.3 Student’s eligibility, procedure for admission and conduct of the Programme shall be as per details given in Appendix 20 of the Approval Process Handbook.

2.17.4 The Institution shall submit an application for Continuation of approval for Fellow Programme in Management as a part of application of Extension of Approval, every year, giving details of Faculty and other facilities.

2.18 Change in the Name of the Course(s)/Merger of the Course(s)/Reduction in Intake/Closure of Programme(s)/Course(s)

2.18.1 Requirements and Eligibility

a. The existing Institutions seeking approval for Change in the Name of the Course(s) (Refer Annexure 6 or 7 of the Approval Process Handbook)/ Reduction in Intake/ Closure of Programme/ Course shall apply on AICTE Web-Portal along with additional documents as per Appendix 17.9 of the Approval Process Handbook.

Reduction of Core branches (as specified in 2.14.4(b)) shall be permitted up to 50% of “Approved Intake”. However, in case of closure of core branches the institution shall not be permitted for an increase in intake/New Course against such proposed closure.

b. Change in the name of the Course is permissible ONLY in case of the mentioned nomenclature is not offered by the affiliating university/body as per the guidelines given in Annexure 6 or 7 of the Approval Process Handbook.

c. Merger of certain Course(s) in Engineering and Technology in Under Graduate Degree and Diploma Course(s) is permitted as per the guidelines given in Annexure 6 or 7 of the Approval Process Handbook as well as different specializations/ courses of MBA / PGDM is permitted, so that the Intake after merger shall be equal to the sum total of the individual Course(s) and Divisions, provided the Faculty student ratio be maintained. Partial merger of Divisions is NOT permissible. For example, if an Institution offering Courses such as Computer Science and Engineering and Software Engineering, both the Courses shall be merged EITHER to Computer Science and Engineering or Software Engineering.

d. Institutions may apply for reduction in Intake in any of the Course(s) within a Division (non-zero) by themselves in AICTE Web-Portal and maintain Faculty: Student ratio accordingly without NOC from affiliating University/Board/State Government/UT and the restoration shall be permitted within a Division without NBA. Institutions may apply for restoration to the same level by themselves on the AICTE Web-Portal. However, such restoration shall not exceed the “Approved Intake” which was prior to such reduction.
2.18.2 Procedure

a. The Scrutiny /Re-Scrutiny Committee shall verify the additional documents as per Appendix 17.9 of the Approval Process Handbook submitted for Change in the Name of the Course(s)/ Merger of the Courses/ Reduction in Intake/ Closure of Programme(s)/ Course(s), as applicable.

b. Applications of the existing Institutions which have applied for Closure of the Programme(s)/ Course(s), and if such application is not approved by the Council due to certain deficiencies, the Institution shall be given Extension of Approval with ZERO Intake in such Courses for the current Academic Year.

The application for the Closure of the Programme(s)/ Course(s) shall be valid for the duration of the respective Course offered by the Institution within which the Institution should submit the required mandatory documents. Else, AICTE shall initiate appropriate action to close the Programme(s)/ Course(s).

2.19 Change in the Name of the Institution or Affiliating University/Board or Type of Institution

2.19.1 Requirements and Eligibility

a. The existing Institution seeking approval for a Change in the Name of the Institution or affiliating University/ Board or Type of Institution (Institution(s) converted into a University) shall apply on AICTE Web-Portal along with the relevant documents as per Appendix 17.11 of the Approval Process Handbook.

b. Institutions applying for Change in the Name of the Institution shall follow the conditions specified in Clauses 1.5.4 and 1.5.5 of the Approval Process Handbook

c. The Applicant shall submit a copy of the application to the affiliating University/Board and their views on the same shall be forwarded to the Approval Bureau, within one month from the date of receipt of the application.

In the absence of the receipt of the views of the affiliating University/ Board on the application, the Council shall proceed for further processing as per the provisions of Approval Process Handbook.

d. Institution(s) of the same Trust/ Society/ Company applying for Change of Type of Institution (Institution(s) converted into a University) shall apply separately for EoA based on Self- Disclosure/ any other categories mentioned in Chapter II/ III and pay the TER Charges, as applicable. The Institution may also seek for Change in the Name of the Institution.

Illustration for Reduction / Restoration in Intake

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<th>Permissible Reduction in Intake</th>
<th>Permissible Intake for Restoration</th>
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<table>
<thead>
<tr>
<th>No. of Divisions</th>
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</table>
2.19.2 Procedure

a. The institute shall apply through the AICTE Web portal with other documents as per the Appendix 17.11 of the Approval Process Handbook.

b. The Scrutiny/Re-Scrutiny Committee shall verify the additional documents as per Appendix 17.11 of the Approval Process Handbook submitted for Change in the Name of the Institution or affiliating University/Board or Type of Institution (Institution(s) converted into a University), as applicable. However, in the application submitted for Change of Type of Institution (Institution(s) converted into a University), if the Institution(s) applying for Additional Intake than the “Approved Intake”, the requirements, eligibility and procedure shall be as per the concerned Clauses of Chapter II/III of the Approval Process Handbook.

c. The Institution shall submit a representation to AICTE in case of Type of Institution (Institution(s) converted into a University) after the last date of submission of online application. The same shall be proceeded as per above clause (b).

In case of Type of Institution (Institution(s) converted into a University) after the last date of issuance of EoA as mentioned in the Academic Calendar, the same shall be proceeded as per above clause (b). However, Institution shall not be permitted to make any changes in the already approved intake capacity for the said Academic Year.

2.20 Change in the Minority Status of the Institution

2.20.1 Requirements and Eligibility

The existing Institution seeking approval for Change in the Minority status of the Institution shall apply on the AICTE Web-Portal along with the relevant documents as per Appendix 17.10 of the Approval Process Handbook.

2.20.2 Procedure

a. The online Scrutiny/Re-Scrutiny Committee shall verify the additional documents as per Appendix 17.10 of the Approval Process Handbook submitted for Change in the Minority status of the Institution.

b. The Institution may also seek for Change in the Name of the Institution.

c. The Change in the Minority status of the Institution shall be effected only after the grant of approval by the Council.

d. All the benefits/facilities applicable for the Minority institutions (converted from Non-Minority to Minority) shall come in to force ONLY from the subsequent academic year.

NOTE: The ONLINE procedure shall remain same for change in Minority Status (Minority to Non-Minority or Non-Minority to Minority) except for the documents to be produced as mentioned in Appendix 17.10 of Approval Process Handbook.

2.20.3 Refund of TER Charges/ Security Deposit in excess shall NOT be allowed for Institutions applying for the Change in the Minority status of their Institution (Non-Minority to Minority).

2.21 Change in the Bank Details

2.21.1 Requirement and Eligibility

a. The existing Institution seeking approval for Change in the Bank Details shall apply on the AICTE Web-Portal along with additional documents as per Appendix 17.12 of the Approval Process Handbook.

b. The Change in the Bank Details shall be applicable, only if it is a Scheduled Bank.

c. Merger of the banks (as per Government notification)

2.21.2 Procedure

The Scrutiny / Re-Scrutiny Committee shall verify the additional documents as per Appendix 17.12 of the Approval Process Handbook submitted for Change in the Bank Details. No Objection Certificates (NOC) from previous/old bank.
In case of merger of banks, NOC/Certificate from the bank to the effect that two or more banks are merged subject to government notification

2.22 Change in the Name/Address of the Trust/ Society/Company

2.22.1 Requirements and Eligibility

a. The existing Institution seeking approval for Change in the Name/Address of the Trust/ Society/ Company including the merger of the Companies shall apply on AICTE Web-Portal along with additional documents as per Appendix 17.13 of the Approval Process Handbook.

b. The change shall be permitted only for those Trusts/ Societies/ Companies which have not been disqualified by the AICTE/ Court of Law/ any Statutory Body in the past.

c. In case of any dispute among the members of Trusts/ Societies/ Companies is of such nature that it would affect the standard of the Institution, then AICTE shall withhold the approval as long as it may deem fit.

d. Further, AICTE shall have the right to lien over the FDR till such time dispute among Trustees or members is not settled by an Arbitrator or the Court of competent jurisdiction as contemplated in the Trust/Society/Company document, by virtue of which amalgamation took place.

e. A Trust/Society may create a new Company to hold their assets, and once the transferred of assets is complete, the Trust/Society may be dissolved and the ownership may be transferred to the company. Such viability shall vary depending on the jurisdiction and context.

2.22.2 Procedure

The procedure as applicable for new institution defined under the Clause 1.6 shall be followed for Change in the Name/Address of the Trust/ Society/Company

2.22.3 The Council reserves its right to reject the application for Change in the Name/Address of the Trust/Society/ Company if it finds the reasons given are not justified or commercial or business angle is suspected, or to defeat the provisions of any Law.

2.23 Extended EoA

2.23.1 Requirements and Eligibility

a. Each Institution offering Technical Programme shall submit an application to the Council, every year for Extension of Approval of Course(s) offered by the Institution. However, In case of Institutions having at least 50% of eligible Course(s) accredited by NBA, and if the valid accreditation period is beyond 10th April of the next Calendar Year, the period of approval for such Institutions for the existing Course(s) shall be for a minimum period of THREE years or for the Academic Year up to which the NBA accreditation is valid, whichever is more.

(OR)

In case of Institutions having Academic Autonomous status given by UGC and conferred by the affiliating University or Graded Autonomy given by AICTE to Standalone Institutions, and if the live Autonomy period is valid beyond 10th April of the next Calendar Year, the period of approval for such Institutions for the existing Course(s) shall be for a minimum period of THREE years or for the Academic Year up to which the Autonomy is valid, whichever is more.

b. The Institution seeking approval for Extended EoA shall apply on the AICTE Web-Portal along with the additional documents as per Appendix 17.6 of the Approval Process Handbook.

c. The Institution shall have “Nil Deficiency” based on Self-Disclosure as per the Deficiency Report generated through Web-Portal.

d. No punitive action shall be pending against the Institution or FIR filed by CBI or any other investigative agency.
2.23.2 Procedure

a. The Scrutiny/Re-Scrutiny Committee shall verify the additional document as per Appendix 17.6 of the Approval Process Handbook submitted for Extended EoA.

b. Institutions approved for extended EoA are waived from paying TER Charges for Extension of Approval (EoA) ONLY for the extended years for the existing Programme(s) and Course(s) at the time of issue of Extended EoA. However, such Institutions are required to submit the application for EoA and maintain ALL the norms and standards as specified in the Approval Process Handbook. In the subsequent years, if the Institution intends to apply for any other Categories mentioned in Chapter II (for changes in Approval status), the corresponding TER Charges as per Approval Process Handbook shall be applicable.

c. The Council shall monitor for fulfilment of all norms by the Institution and in the event of Non-Fulfilment, the Council shall initiate penal action as per Regulations and the extended approval shall be withdrawn. In such eventuality, the Institution needs to apply afresh and remit the TER Charges in the subsequent years.

NOTE: Institutions under extended EoA period shall apply for extension of approval annually and provide the data on AICTE portal as required & applicable.

2.24 Evaluation of the Application by the Scrutiny/ Re-Scrutiny Committee

a. The applications submitted under this Chapter shall be evaluated by a Scrutiny/Re-Scrutiny Committee constituted as per Appendix 13 of the Approval Process Handbook by the Approval Bureau by the selection of members through the automated selection process provided on AICTE Web-Portal. However, if any member of the Scrutiny/ Re-Scrutiny Committee is unable to attend or refuses or incapacitated to take part in the Committee, then Approval Bureau with approval of the Competent Authority, AICTE, shall opt to pick another expert from the approved panel of the experts from the portal.

b. The date and time for Scrutiny Committee shall be informed by the Approval Bureau.

c. The Approval Bureau of the Council shall assist the Committee and place relevant records and documents before the Committee and make necessary arrangements for the conduct of the meetings; however, he/ she shall not be part of the Committee.

d. Two representatives of the Applicant (Chairman/ Secretary of the Trust/Society/Company or Principal/ Director/ Faculty of the Institution/ Trustee duly authorized by them) along with Photo ID proof shall present their case along with the supporting documents before the Scrutiny/ Re-Scrutiny Committee.

e. Applicants shall present their application and ALL original documents along with self-attested copies as per Appendix 17 of the Approval Process Handbook, before the Scrutiny Committee. Applicants shall adhere to Scrutiny/ Re-Scrutiny schedule and NOT to remain absent at the time of Scrutiny/Re-Scrutiny.

f. The Scrutiny Committee shall verify the documents submitted/presented by the Applicant as mentioned above and shall countersign all the documents that are accepted (if conducted Offline).

g. Based on the recommendations of the Scrutiny Committee, the deficiencies, if any, shall be communicated to the Applicant through the Web-Portal.

h. Applicants who are communicated deficiencies or remain absent at the time of Scrutiny shall be eligible for Re-Scrutiny. The date and time for Re-Scrutiny shall be informed by the AICTE.

i. The Re-Scrutiny Committee shall verify only the deficiencies pointed out by the Scrutiny Committee as per the norms and standards and shall counter sign all the documents that are accepted.

j. The Approval Bureau shall ensure and certify that all the fields of the Scrutiny/ Re-Scrutiny Committee Report are filled completely.
The scanning and uploading of the Scrutiny/Re-Scrutiny Committee Report shall be done by the Approval Bureau.

Applications which are found to be in order in all respects by the Scrutiny/Re-Scrutiny Committee shall be processed further to incorporate the necessary changes in the issue of Extension of Approval.

The attested copies of original documents shall be retained by the Approval Bureau in case of offline Scrutiny/Re-Scrutiny.

**2.25 Evaluation of the Application by the Expert Visit Committee**

a. The Expert Visit Committee shall be constituted as per Appendix 13 of the Approval Process Handbook by the Approval Bureau, ACITE by the selection of members through the automated selection process provided in AICTE Web-Portal. However, if any member of the Expert Visit Committee is unable to attend or refuses or incapacitated to take part in the Committee, then Approval Bureau with approval of the Competent Authority, AICTE, shall opt to pick another expert from the approved panel of the experts from the portal.


c. Additional experts, if required, may be co-opted in any of the Committee for processing of applications, Complaints, etc.

d. The Approval Bureau, AICTE shall make necessary arrangements for the conduct of the Expert Visit Committee; however, he/she shall not be a part of the Committee.

e. The Expert Visit Committee shall have access to the Report of the Scrutiny/Re-Scrutiny Committee, if applicable.

f. The Applicant shall arrange for Video recording at his/her own expense with the date and time of the entire proceedings of the Expert Visit Committee and shall hand over the same to the Committee which shall form a part of the Expert Visit Committee Report.

g. In case of online Expert Visit Committee, the institution shall prepare a video showcasing all the infrastructural facilities for not less than 30 minutes and shall upload the same in their respective website and share the link in the web portal. Also, Attested Copies of documents (as applicable) as mentioned in Appendix 16.2 of the Approval Process Handbook need to be uploaded on portal.

h. In case of offline Expert Visit Committee, the institution shall arrange for Video recording (institution expense) with the date and time of the entire proceedings of the Expert Visit Committee. The institution shall upload in their respective website and share the link in the web portal. Also, Attested Copies of documents (as applicable) as mentioned in Appendix 16.2 of the Approval Process Handbook need to be uploaded on portal.

**NOTE:** The video recording with briefing by one of the Experts for not less than 30 minutes shall cover the entry and exit of the Committee with time, the Building Plan approved and signed by the Scrutiny/Re-Scrutiny Committee, GPS Coordinates at the entrance of the main Building, Class rooms, Laboratories, Workshops, Office Room, Barrier free environment facilities such as ramp/ lift/ toilets, Library, Computer Centre, meeting with Students and Faculty members (in case of existing Institutions), in addition to the recording of other details. The Institute shall also arrange Laptop/Desktop with Internet facility, Scanner and Printer to the Expert Visit Committee (only in offline mode).

i. The Expert Visit Committee shall submit the following to the Approval Bureau (Only if conducted in offline mode):
1. Its visit Report in the prescribed format.
2. Attested Copies of all documents (as applicable) as mentioned in Appendix 17 of the Approval Process Handbook.
3. Video recording of the Expert Visit Committee during visit.
4. Attendance sheet duly signed/ digitally authenticated by the members of the Expert Visit Committee and representatives of Applicant Trust/ Society/ Company present during the visit.
5. The Approval Bureau at AICTE shall ensure and certify that all the fields of the Expert Visit Committee Report are filled completely.
6. The scanning and uploading of the Expert Visit Committee Report including the Video recording shall be done by the Approval Bureau, AICTE.

j. The report of the Expert Visit Committee/Show Cause notice, if issued shall be placed before the Standing Hearing Committee. The schedule of the Standing Hearing Committee shall be notified on the Web-Portal.

2.26 Verification of Compliance through Standing Hearing Committee

a. Two representatives of the Applicant (Chairman/Secretary of the Trust/Society/Company or Principal/ Director/ Faculty of the Institution/Trustee duly authorized by them) along with Self-attested Photo ID proof shall present their case along with the compliance and supporting documents before the Standing Hearing Committee.

b. The recommendations of the Standing Hearing Committee shall be placed before the Executive Committee for approval. The decision of the Executive Committee shall be uploaded in the Web-Portal by a detailed Speaking Order.

c. If the Institution is aggrieved by the decision of the Executive Committee, the Institution shall have the right to appeal once as per Clause 2.27 of the Approval Process Handbook.

2.27 Appeal Procedure

a. As per the provision laid down in Clause 2.26 (c), an Institution/ Applicant, if aggrieved by the decision of the Executive Committee shall have the right to appeal once to the Council within 7 days from the date of uploading of the decision.

b. The Appeal of the Institution shall be considered by the Standing Appellate Committee. The appeal schedule shall be notified on the Web-Portal.

c. Applicants should adhere to the given schedule of Standing Appellate Committee and not to remain absent in view of the stern time limit given by the Hon'ble Supreme Court. Hence, the Applicants are instructed to be prepared with the supporting documents in proof of the compliance of deficiencies and present the same to the Committee, even in case of short notice.

d. The Report of the Standing Hearing Committee shall be placed along with the observations of the Approval Bureau, if any, before the Standing Appellate Committee on the date and time scheduled by AICTE. An Officer of the Council concerned shall assist the Committee and place relevant records and documents before the Committee and make necessary arrangements for the conduct of the meetings; however, he/ she shall not be a part of the Committee.

e. Two representatives of the Applicant (Chairman/ Secretary of the Trust/Society/Company or Principal/ Director/ Faculty of the Institution/Trustee duly authorized by them) along with Self-attested Photo ID proof shall present their case along with the compliance and supporting documents before the Standing Appellate Committee.

f. The concerned Officer in Approval Bureau shall ensure that all the fields of all the Reports are filled completely.

g. The recommendations of the Standing Appellate Committee shall be placed before the Council
whose decision shall be final and the same shall be uploaded on the Web-Portal.

2.28 Grant of Approval

2.28.1 The applications submitted under **Clause 2.3.2** of the Approval Process Handbook shall be processed as per the procedure specified in the Approval Process Handbook. The consolidated list of all the Institutions with the “Approved Intake” shall be placed by the Approval Bureau before the Executive Committee/ Council for the grant of Extension of Approval as applicable for the Technical Institutions to continue to conduct Technical Programme(s) and Course(s). The decisions taken by the Executive Committee are ratified by the Council.

The same shall be notified on the Web-Portal. Further the Institution shall download the Extension of the approval letter along with “Approved Intake” through the Institution login.

2.28.2 If deficiencies are noted by the Scrutiny/ Re-Scrutiny Committee for the applications for Change of Site/ Location/ Conversion of Diploma Level into Degree Level/ to start new Programme/ Level/ Merger of the Institutions, the same shall be forwarded to Approval Bureau for further processing. The Approval Bureau, AICTE shall ensure and certify that all the fields of the Scrutiny / Re-scruity/ Expert Visit Committee Report are filled completely. The recommendations of the Approval Bureau along with reports shall be placed before the Executive Committee for approval or otherwise. An Institution/ Applicant, if aggrieved by the decision of the Executive Committee, shall appeal as per **Clause 2.27** of this Chapter and the final decision of the Council shall be uploaded on portal as per the Academic Calendar Applications for Conversion of Diploma Level into Degree Level and vice versa/Conversion of Women’s Institution into Co-ed Institution and vice-versa/ to start new Programme/ Level in the existing Institutions, if rejected by Council shall be processed for Extension of Approval. However, the deficiencies noted by the Scrutiny/ Re-Scrutiny/ Expert Visit Committee shall be fulfilled before the issue of EoA for the next Academic Year.

2.28.3 Applicants, whose applications are recommended for the Conversion of Diploma Level into Degree Level/ Conversion of Women’s Institution into Co-ed Institution/ Closing one Programme and starting another Programme shall create the Security Deposit for the balance amount of the Security Deposit created earlier, as per the requirements of the Approval Process Handbook for the remaining period of 10 years, as applicable. No deposit is required where NOC was already issued to the Institution for the release of the earlier FDR.

Applicants for starting new Programme/ Level (except Government/ Government aided Institutions) whose applications are recommended for Approval by the Executive Committee shall be informed for the creation of Security Deposit.

2.28.4 Applicants shall deposit the prescribed amount to AICTE as applicable as per **Clause 1.9 (c)** of the Approval Process Handbook. The Applicant shall submit the payment proof of the Security Deposit along with an **Affidavit 3** within 15 days from the date of intimation to the AICTE, else a penalty of 10% and 50% of the value of the Security Deposit shall be imposed up to 31st May and 31st July of the Calendar Year respectively, beyond which the approval shall be withdrawn.

The amount deposited by the Institution shall remain with the Council for 10 years. The interest accrued on this deposit shall be utilized by the Council for Institutional Development activities, Quality Improvement Programme for Faculty, giving Scholarships to students, etc.

The Principal amount shall be returned to the Trust/ Society/ Company on completion of the term. However, the term of the deposited amount could be extended for a further period as shall be decided on a case to case basis and/or forfeited in case of any violation of norms, conditions, and requirements/Non-Performance by the Institution/Complaints against the Institution.

2.28.5 All approvals and speaking order, if any shall be uploaded on portal as per the Academic Calendar.

2.28.6 Extension of Approval shall not be granted after the last date as mentioned in Academic Calendar
2.28.7 Institutional information shall be updated on the AICTE Web-Portal by the Institution for downloading the Extension of Approval letter.

2.28.8 Student’s eligibility for admission shall be as per Appendix 1 of the Approval Process Handbook.

2.28.9 Institutions shall follow the Academic Calendar as per Appendix 19 of the Approval Process Handbook.

2.28.10 Student enrolment details shall be uploaded in the Web-Portal before 30th September of the Calendar Year.

2.29 Submission of applications (All the Institutions need to submit application as per the schedule mentioned in Public Notice / AICTE Web portal)

- The applications eligible to submit “Year round” shall also make online payment of the

<table>
<thead>
<tr>
<th>Particulars (Category-1)</th>
<th>Processing Period of Application</th>
</tr>
</thead>
<tbody>
<tr>
<td>Extension of Approval based on Self-Disclosure</td>
<td>As per Public Notice Period</td>
</tr>
<tr>
<td>Introduction/ Continuation of seats for Non Resident Indian(s)</td>
<td>As per Public Notice Period</td>
</tr>
<tr>
<td>Conversion of Diploma Level into Degree Level and vice-versa</td>
<td>As per Public Notice Period</td>
</tr>
<tr>
<td>Change in the Name of the Institution or affiliating University/ Board or Type of Institution (except Institution(s) converted into a University)</td>
<td>As per Public Notice Period</td>
</tr>
<tr>
<td>To start new Programme/ Level in the existing Institutions</td>
<td>As per Public Notice Period</td>
</tr>
<tr>
<td>Merger of Institutions under the same Trust/ Society/ Company operating in the same Campus / City</td>
<td>As per Public Notice Period</td>
</tr>
<tr>
<td>Extension of Approval of the existing Institutions after a break in the preceding Academic Year/ Restoration of Intake</td>
<td>As per Public Notice Period</td>
</tr>
<tr>
<td>Introduction/ Continuation of supernumerary seats for Foreign Nationals/ Overseas Citizen of India (OCI)/ Children of Indian Workers in Gulf Countries.</td>
<td>As per Public Notice Period</td>
</tr>
<tr>
<td>Increase in Intake/ Additional Course(s)</td>
<td>As per Public Notice Period</td>
</tr>
<tr>
<td>Introduction of Integrated/Dual Degree Course</td>
<td>As per Public Notice Period</td>
</tr>
<tr>
<td>Introduction/ Continuation of Fellow Programme in Management</td>
<td>As per Public Notice Period</td>
</tr>
<tr>
<td>Merger of the Courses/ Reduction in Intake</td>
<td>As per Public Notice Period</td>
</tr>
<tr>
<td>Introduction/ Continuation of Collaboration and Twinning Programme</td>
<td>As per Public Notice Period</td>
</tr>
</tbody>
</table>

NOTE: Both submission & Processing of applications in above categories shall be as per Public Notice (Will have specified deadline for the submission of application).

<table>
<thead>
<tr>
<th>Particulars (Category – 2)</th>
<th>Processing Period of Application</th>
</tr>
</thead>
<tbody>
<tr>
<td>Change of Site/ Location</td>
<td>Year round</td>
</tr>
<tr>
<td>Closure of the Institution</td>
<td>Year round</td>
</tr>
<tr>
<td>Conversion of Women’s Institution into Co-ed Institution and vice-versa</td>
<td>Year round</td>
</tr>
<tr>
<td>Closure of Programme(s)/ Course(s)</td>
<td>Year round</td>
</tr>
<tr>
<td>Change in the Minority Status of the Institution</td>
<td>Year round</td>
</tr>
<tr>
<td>Change in the Bank Details</td>
<td>Year round</td>
</tr>
<tr>
<td>Change in the Name of the Trust/ Society/ Company</td>
<td>Year round</td>
</tr>
<tr>
<td>Extended EoA</td>
<td>Year round</td>
</tr>
<tr>
<td>Type of Institution (Institution(s) converted into a Deemed-to-be-University)</td>
<td>Year round</td>
</tr>
<tr>
<td>Online Learning / Open and Distance Learning courses</td>
<td>Year round</td>
</tr>
</tbody>
</table>

NOTE: Both submission & Processing of applications (including processing fee / TER charges as applicable) in above categories shall be done Year Round.

TERCharges as per the Approval Process Handbook.

- The applications submitted after the cut-off date mentioned in the Public Notice shall not be processed during the current Academic Year, but shall be processed for the successive Academic Year only.

- Shifting of the Campus in case of “Change of Site/ Location” shall be done only during vacation time.

2.30 No Institution shall offer Technical Programme(s)/ Course(s) without approval of the Council.
If any Institution is found offering Technical Programmes without the approval of the Council, it shall be declared as unapproved Institution and necessary punitive action shall be initiated as per Chapter VIII of the Approval Process Handbook.

2.30.1 The Council shall maintain a list of unapproved Institutions based on the information received and shall also inform the general public about the same from time to time.

a. Provided that any Technical Institution, which has already started without following AICTE approval procedure, wishes to submit an application/proposal shall be considered as a new Technical Institution. For such purpose, it shall apply as per the provisions of Chapter I of the Approval Process Handbook.

b. The legal date of starting of the Institution shall be from the date of issue of the Letter of Approval from AICTE.

c. Students, who are admitted PRIOR TO APPROVAL by the Council, shall not have any right to re-admission and shall have to fulfil all the requirements for admission as prescribed by the Competent Authority for admission.

2.30.2 The Institutions conducting Course(s)/Programme(s) in Technical Education, in temporary location or at location not approved by the Council shall be liable for action for closure and other appropriate action as per Regulations against defaulting Trust/ Society/ Company/ associated Individuals as the case maybe.

2.30.3 The Council shall inform respective State Government/ UT to initiate appropriate penal, civil/ criminal action against such defaulting Institutions/ Trust/ Society/ Company/ Associated Individuals as the case maybe.

2.30.4 In case, if such Institutions make a representation, then hearing shall be given to these Institutions by the Policy and Academic Planning Bureau, AICTE and decision shall be taken as per the provisions in the Approval Process Handbook.

2.31 NO institution shall take partial approval of programs, i.e. institution running any program under the purview of the Council shall mandatorily take approval for ALL such Programs. Institutions found in violation shall be subjected to strict penal action as per Chapter VIII.

2.32 Annexure 15 clarifies a few of the common doubts arising to the Stakeholders.

2.33 All PGDM /PGCM Institutions shall run all their Courses in Standalone Mode Only. No other Programs/ Courses shall be permitted in the PGDM / PGCM institution.

2.34 All the Scrutiny / Re-Scrutiny and EVC shall be conducted in online mode. Under extraordinary circumstances (including Court directions), the Scrutiny / Re-Scrutiny and EVC shall be conducted in Offline mode also. All the processing of Scrutiny /Re-Scrutiny / EVC shall be recorded to have Transparency and Accountability. Signature of experts on the documents submitted/uploaded by Institute on portal is not necessary if verified online.

State Public & Private Universities and Central Universities are also not required to take AICTE approval as per the AICTE Act. However, some of the Universities are seeking approval of AICTE for availing the benefits of AICTE Schemes/Initiatives as per the prevailing policies/norms.
CHAPTER-III

Student Exchange Programmes/Twinning Programmes, Joint Degree Programmes and Dual Degree Programmes between Indian and Foreign University/Institution or between two Indian Institutions in the field of Technical Education, Research and Training

AICTE accords approval to Technical Institutions for conducting courses through collaborative programs with reputed Universities/Higher Educational Institutions (HEIs) in India/Foreign Countries.

The Collaborative academic programmes are categorised as follows:

(i) **Student Exchange Programme:** Under this programme, students from HEIs are allowed to study in one of the partner institutions within the country or abroad to complete a portion of the course or internship. A student exchange program may/may not involve physical presence of the student in the partner institution. The students shall return to their parent institution to complete the requirements leading to the award of degree. The student exchange programme is expected to be typically of one or two semesters.

(ii) **Twinning Programme:** A Twinning Programme is a programme offered through an agreement/partnership between two Higher Education Institutions, which allows students to complete a portion of the course at one Higher Education Institution and go on to complete the rest of the course at the Partner Higher Education Institution. Under twinning programme, credits earned by the students at Partner Foreign/Indian Higher Educational Institution shall be counted towards the degree awarded by the parent Indian Higher Educational Institution. Under the Twinning Programme, the degrees to be offered shall conform to the nomenclatures and duration of the degrees as specified in the AICTE Approval Process Handbook (2023-24) and shall also conform to minimum eligibility and other norms and standards to offer such degree programme.

However, credits earned by the student from the Foreign/Indian Higher Educational Institution partnered for Twinning programme with an Indian Higher Education Institutions shall not exceed 30 percent of the total credits for the programme.

(iii) **Joint Degree Programme:** Under this programme, course curriculum shall be designed jointly by the collaborating Universities/Institutions and on successful completion of the programme, the degree shall be awarded by the Higher Education Institution and the collaborative University/Institution with a single certificate/degree. Under the Joint Degree Programme, the degrees to be offered shall conform to the nomenclatures and duration of the degrees as specified in the AICTE Approval Process Handbook (2023-24) and shall also conform to minimum eligibility and other norms and standards to offer such degree programme.

Credits earned for the course(s) in an institution shall count towards the degrees jointly awarded by both the institutions. The collaborating Higher Educational Institutions shall ensure that the credits earned by the students shall not overlap course contents/curriculum and the student shall appear for only one examination/evaluation process for each of the courses by the Higher Education Institution in which he/she has registered for that course.

(iv) **Dual Degree Programme:** Under this programme, course curriculum shall be designed jointly by the collaborating Universities/Institutions in the same discipline/subject area and at the same level. Prospective students should meet the admission requirements of both the Universities/Institutions and shall apply to and be admitted separately to both the Universities/Institutions.

The degree/certificate for such programme shall be conferred by the both the Institutions separately and simultaneously on successfully completing the degree requirements of both the Universities/Institutions. The degrees for such programme shall be conferred by both Higher Educational Institutions, separately and simultaneously, upon completion of degree requirements of both the Institutions. This shall not in any way be considered as two degree programmes in separate disciplines/subject areas and/or levels being pursued simultaneously. Under the Dual Degree Programme, the degrees to be offered shall conform to the nomenclatures and duration of the degrees as specified in the AICTE Approval Process Handbook (2023-24) and shall also conform to minimum eligibility and other norms and standards to offer such degree programme. Prospective students must meet the admission requirements of both the Higher Educational Institutions and shall apply to and be admitted separately to both the Institutions.
3.1 Objectives

a. To facilitate academic collaboration for exchange of students, twinning programmes, joint degree programmes and dual degree programmes between Indian and Foreign Universities / Institutions in the field of Technical Education, Research and Training.

b. To encourage Collaboration and Twinning between AICTE approved Institutions and Institutes of Repute in India/ Foreign Countries in the field of Technical Education, Research and Training.

c. To safeguard the interest of the student community in India and ensure uniform maintenance of norms and standards as prescribed by various Statutory Bodies.

d. To ensure accountability for all such educational activities by Foreign Universities/ Institutions in India.

e. To safeguard against entry of Foreign Universities/ Institutions that are non-accredited in the country of origin, to impart Technical Education in India.

f. To safeguard the nation’s interest and take punitive measures, wherever necessary, against the erring Institutions.

3.2 Requirements and Eligibility

a. An Institution or State/ Central / Institution Deemed to be / State Private University which is already in existence and duly approved by the Council, interested in imparting Technical Education leading to the award of Diploma/ Under Graduate Degree/ Post Graduate Diploma/ Post Graduate Degree of a University/ Institution through Collaborative/Twinning arrangements, provided there is “Nil Deficiency” based on Self-Disclosure.

b. The Indian Institution should have its NBA accreditation with 650 marks and above valid beyond 10th April of the forthcoming Calendar Year in the Programme/Course for which Collaboration is sought. In case of State/ Central / Institution Deemed to be / State Private University having its programmes approved by the Council, it should have NAAC Score of 3.01 and above.

c. Accreditation by the authorized agency in the parent country or figured within Top 1000 rank in the QS/THE ranking shall be the pre-requisite for any Foreign University or Institution to engage in collaborative programme with Indian University/Institute.

d. The Educational Programmes to be conducted in India by Foreign Universities or Institutions leading to the award of Diploma/ Under Graduate Degree/ Post Graduate Diploma/Post Graduate Degree Level (Only for regular courses conducted in physical mode) shall have the same nomenclature as it exists in the Approval Process Handbook. There shall not be any distinction in the academic curriculum, mode of delivery, pattern of examination, etc. and such Diploma/Under Graduate Degree/ Post Graduate Diploma/ Post Graduate Degree should be fully recognized in their Parent Country.

e. Any Course or Programme, which jeopardizes the National interest, shall not be allowed to be offered in India.

f. The Council shall prescribe any other condition for registration, expedient to do so in the overall interest of the Technical Education system in the Country.

g. The Indian Partner Institution should obtain an NOC from the affiliating University/Board (Not applicable to standalone Institutions/ Institutions Deemed to be Universities/ University Departments).

h. Both the Institutions shall enter into a bipartite agreement/ MoU for the purpose of collaboration.

i. The Indian Institutions shall enter into a bipartite agreement with its affiliating body.

j. For Course(s) where University/ Board approval is not mandatory, both the Institutions shall enter into a bipartite agreement/ MoU for this purpose.
k. Credits earned by the students shall not exceed 30% of the total credits under Twinning Programme and joint degree programme. For Dual degree programme, students must earn atleast 30% of the total credits from Indian University/ Institution.

l. The students failing to secure Visa should be enrolled in a similar Programme being conducted by the Indian Partner Institution, affiliated to a University/ Board. The Intake of such students shall be over and above the “Approved Intake” of the Programme being conducted by the Indian Partner Institution. The colleges fulfilling the norms at envisaged in this chapter for possible grant of approval for Twinning programmes / Foreign Collaborations / Join Degree / Dual Degree shall be granted and additional batch subject to a maximum approved intake of 60.

m. The eligible Institutions seeking approval for the Introduction of Collaboration Programme shall apply on AICTE Web-Portal along with additional documents as per Appendix 17 of Approval Process Handbook.

n. The concerned University/ Institution shall have to comply with other requirements as specified in AICTE/ UGC regulations while submitting the proposal for approval.

3.3 Technical Education Regulatory (TER) Charges

a. The TER Charges shall be paid through AICTE payment gateway on AICTE Web-Portal www.aicte-india.org failing which, the application shall not be considered. Applications shall be accepted subject to realization of the Payment.

b. TER Charges for different types of Institutions for Introduction and Continuation of Twinning Programme(s) is as follows:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Type of Institution</th>
<th>Introduction (₹ in Lakh)</th>
<th>Continuation (₹ in Lakh)</th>
</tr>
</thead>
<tbody>
<tr>
<td>i</td>
<td>Minority Institution/ Institution set up in J&amp;K/ Ladakh/ North Eastern States/ Institution set up exclusively for Women/ PwBD</td>
<td>8.3</td>
<td>3.3</td>
</tr>
<tr>
<td>ii</td>
<td>Government/Government aided Institutions/ Central/ State University</td>
<td>Nil</td>
<td>Nil</td>
</tr>
<tr>
<td>iii</td>
<td>All other Institutions</td>
<td>11.0</td>
<td>5.5</td>
</tr>
</tbody>
</table>

NOTE: 10% TER charges will be increased annually.

3.4 Procedure

The Scrutiny/ Re-Scrutiny Committee, as per Clause 1.6 shall verify the additional documents as per Appendix 17 of the Approval Process Handbook submitted for Collaboration and Twinning Programme.

3.5 Lateral Entry and supernumerary seats shall not be allowed in Foreign Collaboration and Twinning Programme.

3.6 The Institution shall submit/ upload an Annual Report giving details of the number of students admitted, Programme(s) conducted, total Fee collected, amount transferred to the Parent Country, investment made, number of students awarded Diploma/ Under Graduate Degree/ Post Graduate Diploma/ Post Graduate Degree and any other information that the Council shall ask for.

3.7 The Council shall cause an Inspection through EVC, whenever necessary, with or without prior notice, to assess the Infrastructural and other facilities available/ to verify the compliance of conditions, Norms, Standards etc. prescribed by the Council from time to time.

3.8 Degree/Diploma shall be awarded as per the provisions prescribed by AICTE/ UGC on the subject as amended from time to time.

3.9 (a) Collaboration under these programmes shall be allowed with Foreign University having ranking within the top 1000 as per the latest QS/ THE world ranking or with an Indian University/ Institution which falls under the following category:
(i) Accredited by the National Assessment and Accreditation Council or any other agency authorised in this behalf with minimum score of 3.01 on a 4-point scale (Applicable only for Central / State/ Institution Deemed to be / State Private University).

or

(ii) With NBA accreditation with at least 650 points on a scale of 1,000

or

(iii) Which figures in the top-100 of AICTE approved Institutes in the respective category of National Institutional Ranking Framework (NIRF) at the time of application

b) Collaboration and Twinning shall also be allowed between AICTE approved Institutions (having valid NBA accredited courses) with an Institute of National Importance passed by an Act of Parliament or any other AICTE approved Institutes having valid NBA accredited courses or which figures in the top-100 in the respective category of NIRF.

3.10 Violation of any norms as envisaged by the Council shall lead to punitive action including Withdrawal of Approval for the Institute/University.

3.11 Institutions/Universities shall fulfil all terms and conditions as prescribed by Ministry of External affairs & MoE from time to time, in addition to the Standards & Norms set by the AICTE.

3.12 Admission and Fee

a. Competent Authority for admission shall be the same as for regular admission and shall fetch a list of Technical Institutions who have sought approval from the Council.

b. The Competent Authority for admission shall display the availability of collaboration and Twinning Programme seats, course/ branch wise, in various Institutions, for information of candidates during all stages of admission so that the students can freely exercise their informed choice. The Institutions shall publish on their Brochure and Web site, the number of collaboration and Twinning Programme seats available in the Course(s) / Division(s).

c. Competent Authority for admission shall prepare a merit list of Applicants by inviting applications from eligible collaboration and Twinning Programme students and admit strictly on merit basis.

d. A letter in this respect shall be issued by the Competent Authority for admission to each beneficiary. Students admitted under this scheme shall not be allowed to change Institution / Course under any circumstances.

e. The Institutions shall also display information regarding admitted candidates in their Websites for information to the students and other stakeholders.

f. The concerned State Government/ UT shall notify the tuition and other Fee for candidates to be admitted under collaboration and Twinning Programme seats.
CHAPTER-IV
Grant of Approval for Universities

4.1 Introduction

a. The higher Education system in India includes both Private and Public Universities. Public Universities are supported by the Government of India and by the State Governments, while Private Universities are mostly supported by various trusts and Societies. Universities in India are recognized by the University Grants Commission (UGC), in accordance with the UGC Act, 1956. The types of Universities include:

i. Central Universities which are established by an Act of Parliament and are under the purview of MoE.

ii. State Universities are run by the concerned State Government/ Union Territories of India and are established by an Act enacted by the legislative assembly of the respective State/ UT. University shall also have “Constituent College”, an Institution/ Department/ College/ School as a part of the University.

iii. Institutions Deemed to be University is an Institution for Higher Education so declared on the recommendations of the University Grants Commission by the Central Government, under Section 3 of the UGC Act.

iv. State Private Universities are established by State, recognized by the UGC and supported by various trusts and Societies. These universities can grant degrees.

b. All categories of Universities have to maintain standards, higher than the minimum standards related to infrastructure, Faculty and other norms specified by the UGC, AICTE Approval Process Handbook and the statutory bodies concerned.

Clause 11 of the AICTE Act, 1987 mandates this Council to conduct inspection to ascertain that a University is maintaining the norms and standards of teaching, examination and research.

c. Central/State and Private Universities may apply for AICTE’s approval by applying online providing requisite details of infrastructure, land, faculty etc. as specified on the AICTE Approval Process Handbook.

d. Off-Campus of the University is a Campus established by it and approved by UGC, outside the main campus (within or outside the State) operated and maintained as its constituent unit, having the University’s compliment of facilities, Faculty and staff.

e. Area of jurisdiction of State Universities/Private Universities/Institutions Deemed to be Universities shall be as approved by the UGC/ State jurisdiction.

f. Applicants shall submit the application on AICTE Web-Portal @ www.aicte-india.org.

g. The applications received shall be processed as per the norms and procedures specified in the Approval Process Handbook. The Applicant shall also adhere to the existing Central, State and Local Laws.

h. Institutions Deemed to be Universities offering Technical Course(s)/Programme(s) shall not admit students without prior approval of the Council.

NOTE: Universities/Institutions Deemed to be Universities shall NOT be permitted to run PGDM/PGCM course(s) along with other programs. However, Universities running such programs shall be required to convert the same into regular degree programme in Management i.e. MBA.

4.2 Time Schedule for Processing of Applications

a. AICTE shall notify through a Public Notice in the leading newspapers and through AICTE Website from time to time, inviting applications with cut-off dates for various categories and processing thereof. The time schedule mentioned in the Public Notice/ AICTE Website shall be final and binding. To process any request from the Universities regarding approval, online application is mandatory. Applications submitted offline are not accepted.
b. The submission of an application on AICTE Web-Portal and payment shall not be later than the last date as notified in the Public Notice/AICTE Website.

4.3 Seeking Approval of the Council

4.3.1 Application for the various categories mentioned in Chapter I, II and III of the Approval Process Handbook for Universities offering Technical Programme(s) at Diploma/ Post Diploma Certificate/ Under Graduate Degree/ Post Graduate Diploma/ Post Graduate Degree Level for conducting Programmes in Engineering and Technology, Planning, Applied Arts, Crafts and Design, Hotel Management and Catering Technology, MCA and Management.

NOTE: Council shall NOT grant approval for any integrated programme/course which requires approval from different regulatory bodies.

4.3.2 Requirements and Eligibility

a. Notification issued by the Government under Central/ State Act declaring an Institution as a Central/ State/ Private University or section 3 of UGC Act declaring an Institution as a Deemed to be University.

b. The Central / State / Private / Institution Deemed to be University shall be a registered Society under the Societies Registration Act, 1860 through the Chairman/ Secretary of Society or a Trust registered under the Indian Trust Act, 1882 as amended from time to time or any other relevant Acts through the Chairman/Secretary of the Trust or a Company established under Section 8 of Companies Act, 2013 or Central or State Government/ UT Administration or by a Society or a Trust registered with them.

c. Provided that the members/ Trustees/ promoters of a managing Trust/ Society/ Company of an Institution Deemed to be University, not being controlled by Government/ UT, shall not be directly or indirectly connected with the members/ Trustees/ promoters of a managing Trust/ Society/Company.

4.3.3 In all the above cases, Universities seeking approval for the first time from AICTE shall submit an online application through web portal as a new Technical Institution for all their existing Technical Programme(s) and Course(s). University having Multiple Campuses/ Off Campuses/ Constituent Colleges shall apply separately for approval in respect of each campus/off campus/ constituent college.

All Universities (Central/State Government/State Private) and Category-I Deemed to be University shall be permitted to run courses/ nomenclatures which may not be available in AICTE APH as per autonomy granted to these Universities by the UGC.

The Central / State / Private Universities are taking approval from AICTE for some of the selected Technical Programme(s)/Course(s)/intake which is creating confusion to the students. Therefore, the Central / State / Private Universities, which are interested in obtaining AICTE approval shall have to obtain approval for all the Technical Programme(s)/ Course(s) / intake and not just for few selected Technical Programme(s)/Course(s)/intake (at any level) after fulfilling the mandatory requirement of AICTE norms notified from time to time.

As regards, Institutions Deemed to be Universities, it is mandatory to have AICTE approval from the Academic Year 2018-19 in compliance with the Hon'ble Supreme Court Order dated 03-11-2017 passed in CA No.17869- 17870 /2017. It is found that some of the Deemed to be Universities yet to take AICTE approval or have taken approval partially for selected Technical Course(s)/ Programme(s)/ Intake (at any level). Therefore, Institutions Deemed to be Universities which have never taken approval from AICTE are directed NOT to run any Technical Programme(s)/ Course(s) without prior approval of AICTE.

NOTE: Application for partial approval of any Programme(s)/Course(s)/Intake at any level shall NOT be permitted.

4.4 Submission of Application

4.4.1 USER ID and Password

a. A unique USER ID and Password shall be allotted to each new application on payment of ₹ 5500/- (Rupees Five Thousand Five Hundred Only), through the payment gateway on AICTE Web-Portal @ www.aicte-india.org.
The Universities already approved by AICTE shall use the USER credentials allotted to them previously.

If any University has forgotten the Password, the University shall apply online. Technical Education Regulatory (TER) Charges of ₹5500/- (Rupees Five Thousand Five Hundred Only) shall be made through the payment gateway on AICTE Web-Portal. The proof of payment and an Affidavit for “Forgotten Password” shall be submitted to the concerned Regional Office. Regional Officer shall verify the same from the web portal for allotment of Password to the Applicants.

Using the USER ID Account, the application in the prescribed Format shall be filled and submitted on AICTE Web-Portal @ www.aicte-india.org A unique application number will be generated on the successful submission of application. Using this application number, the Applicant shall be able to track the status of the application at various stages of processing.

4.4.2 Technical Education Regulatory (TER) Charges

a. Existing Universities offering Technical Programme(s) at Diploma/ Post Diploma Certificate/ Under Graduate Degree / Post Graduate Diploma / Post Graduate Degree applying for the grant of approval for the first time:

b. In an extraordinary circumstance, if an additional online Scrutiny Committee and Standing Hearing Committee/ Standing Appellate Committee has to be conducted (inclusive of the Court directions to any type of Institution /University other than Central/State Universities /Institution deemed to be university (Government)), then the Applicant has to remit ₹0.55 Lakh through online mode as an additional TER Charges.

c. In an extraordinary circumstance, if an additional (online / Physical) Expert Visit Committee has to be conducted (inclusive of the Court directions to any type of Institutions other than Central/State Universities/Institution deemed to be university (Government)), the Applicant has to remit ₹ 1.1 Lakh for Online and ₹ 2.2 Lakh for physical EVC, through online mode as an additional TER Charges.

d. The TER Charges shall be paid through AICTE payment gateway on AICTE Web-Portal within the deadline failing which, the application shall not be considered.

e. Only those applications submitted (including payment) within the cut-off date as mentioned in the Public Notice/ AICTE Website shall be considered for processing.

4.4.3 All Applicants shall ensure that the data entered/edited is correct. Facility to edit the data will be available until the submission of the application by pressing the “submit” tab.

After pressing the “submit” tab, the modification of data shall not be allowed till the processing of application is completed. Hence, applicants shall exercise utmost caution before final submission of the application by pressing the “submit” tab.

Submission of an application on AICTE Web-Portal on or before the last date as mentioned in the Public Notice/ AICTE Website is MANDATORY.
4.4.4 An Affidavit sworn before First Class Judicial Magistrate or Notary or an Oath Commissioner on ₹100/- Non-Judicial stamp paper/ e-stamp paper shall be Digitally Signed (Using DSC) & uploaded on AICTE Portal. In case of any false information, AICTE shall invoke the provisions, civil and/or criminal as per the Regulations in place.

4.4.5 A printout of the complete online application (for categories falling under Chapter I of the Approval Process Handbook) as submitted on AICTE Web-Portal, along with the proof of payment, and documents mentioned as per Appendix 16 of the Approval Process Handbook duly attested by the Chairman/ Secretary of the Trust shall be submitted on the date of Scrutiny are to be uploaded on AICTE Web-portal with digital signature, (in case of online), failing which the Scrutiny shall not be conducted.

4.4.6 Applications submitted for the categories mentioned under Chapter II and III shall submit/upload the documents as applicable in Appendix 17 of the Approval Process Handbook.

4.4.7 Applications complete in all respects shall ONLY be processed.

4.5 Grant of Approval

4.5.1 Requirements and Eligibility

a. The Promoter Trust/ Society/ Company shall have the built-up area as required and has its Lawful possession with clear title in the name of the Promoter Trust/Society/Company/ Institution or on long term lease on or before the date of submission of application.

Further to that it shall be open for the Promoter Trust/ Society/ Company of the proposed University to mortgage the Land with the prior intimation to AICTE after the issue of Letter of Approval (LoA), only for raising the resources for the purpose of development of the University situated on that Land.

b. University shall fulfill ALL the norms as specified in the Approval Process Handbook. Further that, the Institution Deemed to be Universities shall also have to fulfil the norms as per UGC Regulations and statutory body concerned.

c. Buildings for the First Year of the Programme(s) should be completed in all respect as per the Infrastructure requirements as specified in the Approval Process Handbook. Building Plan for the entire duration of the Programme(s) of the University shall be prepared by an Architect registered with Council of Architecture/Licensed Survey or and shall be approved by the Competent Authority as designated by the concerned State Government/UT.

d. The Head of the “University” shall be named as “Vice Chancellor” having qualifications as per UGC norms.

4.5.2 The Applicants shall not use name of the University in such a way that the abbreviated form of the name of the University becomes IIM/IIT/IISc/NIT/IISER/IIEST/AICTE/UGC/ MoE/GoI. The Applicant shall also not use the word(s) Government, India, Indian, National, All India, All India Council, Commission anywhere in the name of the University and other names as prohibited under the Emblems and Names (Prevention of Improper Use) Act, 1950. Provided that, the restrictions mentioned above shall not be applicable, if the University is established by Government of India or its name is approved by the Government of India.

4.5.3 The Applicant shall apply on AICTE Web-Portal for all the Technical Programme(s) as approved by UGC for Approval.

4.5.4 Procedure

The application shall be processed as per Clauses 4.6 and 4.7 of the Approval Process Handbook (Scrutiny/ Re-Scrutiny Committee). The date of visit shall be communicated through system generated e-mail. It shall be necessary to provide Built-up area as per the norms required to conduct all the existing Course(s).
4.6 Evaluation of the Applications

a) Universities in Category I/II as per UGC (Categorization of Universities (Only) for grant of Graded Autonomy) Regulations, 2018;

b) Universities other than Category I/II, running technical programme but coming for AICTE’s approval for the first time;

c) Universities other than Category I/II, running AICTE approved technical programme and desirous to apply for various categories in accordance with Chapter II.

d) Institutions Deemed to be Universities falling under Category I or II or other than Category I or II

For ALL the above (i) to (iv), the Scrutiny/Re-Scrutiny Committee shall verify the following documents only:

- NAAC Certificate indicating score letter issued by UGC declaring the status of the University for Category I/II and other (If applicable)
- Notification issued by the Government under Central /State Act declaring an institution as a Central /State/Private University or section 3 of UGC Act declaring an Institution as a Deemed to be University.
- UGC approval letter(s) for the main Campus and Off Campuses if any.
- Affidavit 2 and Affidavit 5 (Universities shall have to adhere to norms and standards specified by AICTE from time to time.

In case the above documents are not uploaded on portal, the University may be directed to upload the same on the portal within the stipulated time. The formation of Scrutiny / Re-Scrutiny committee and verification of the aforesaid documents will be online.

1) The Scrutiny/Re-Scrutiny Committee will be constituted as per Appendix 13 of the Approval Process Handbook by the Approval Bureau at AICTE by the selection of members through automated selection process on AICTE Web-Portal. However, if any member of the Scrutiny/ Re-Scrutiny Committee is unable to attend or refuses or is incapacitated to take part in the Committee, then Approval Bureau shall opt to choose another expert from approved panel of the experts from the portal.

2) The date and time for Scrutiny shall be informed by the Approval Bureau.

3) Concerned Officer of the Council shall assist the Committee and place relevant records and documents before the Committee and make necessary arrangements for the conduct of the meetings; however, he/she shall not be part of the Committee.

4) Two representatives of the Applicant shall be invited to present their case along with the supporting documents before the Scrutiny/ Re-Scrutiny Committee. Self-attested Photo ID proof and an authorization letter from the Chairman/ Secretary of the Trust/ Society/ Company shall be produced to the Committee.

**NOTE:** For Category I/ II Universities applying for other domains (for e.g. Medical University), applying for approval of Engineering and Technology Programme shall be processed similar to a new Technical Institutions provided the university is already running courses in Engineering and Technology.

5) To consider the Off Campuses/ Constituent Colleges of Category I/ II Universities, UGC Letter as well as NAAC mentioning to that effect shall be produced, else the applications shall be processed as per Clause 4.5.4 of the Approval Process Handbook.

6) Applicants falling under Category I & II and other than category I & II shall upload all self-attested copies as per Appendix 16 (as applicable) of the Approval Process Handbook and UGC approval Letter(s) for the Main Campus and Off Campuses, if any, with digital signature (in case of online). Applicants shall adhere to Scrutiny/ Re-Scrutiny schedule and not to remain
absent at the time of Scrutiny/ Re-Scrutiny. TER Charges per campus to be charged as per Table 4.4.2 (ii).

7) The Scrutiny Committee shall verify the authenticity of the documents submitted by the Application as mentioned above. Based on the recommendations of the Scrutiny Committee, the deficiencies, if any, shall be communicated to the Applicant Trust/ Society/ Company through Web-Portal.

8) Applicants who are communicated deficiencies or remain absent at the time of Scrutiny shall be eligible for Re-Scrutiny. The date and time for Re-Scrutiny shall be informed by the Approval Bureau.

9) The Re-Scrutiny Committee shall verify only the deficiencies pointed out by the Scrutiny Committee as per the norms and standards. The Approval Bureau shall ensure and certify that all the fields of the Scrutiny / Re-Scrutiny Committee Report are filled completely.

10) Applications which are found to be in order in all respects by the Scrutiny/Re-Scrutiny Committee in case of Applicants falling under Category I/II and other than category I / II shall be forwarded to Approval Bureau to place before Executive council for recommendation of issue of LoA.

4.7 Grant of Approval shall be as per Clause 1.9 of the Approval Process Handbook

a. The Executive Committee after considering the recommendations and views of the Approval Bureau shall take decision to grant of approval or otherwise. The decisions of the Executive Committee shall be ratified by the Council.

b. The decision of the Executive Committee shall be uploaded on the Web-Portal in the form of a Letter of Approval (LoA) or Letter of Rejection (LoR) with the specific reasons for rejection of the application.

c. Applicants (except Central University/State University/Institution Deemed to be University (Government)) whose applications are recommended for Letter of Approval (LoA) by the Executive Committee shall be informed for submission of Security Deposit as applicable as per Clause 1.9(C) of the Approval Process Handbook

i. Central University/ State University/ /Institution Deemed to be University (Government)/ are not required to pay the Security Deposit.

ii. Private Universities/ Institution Deemed to be University (Private) which were in existence for more than 10 years with UGC are EXEMPTED from the payment of Security Deposit, else the University shall pay the Security Deposit for 10 Years as per Approval Process Handbook.

iii. If any University is starting a new Programme/ Level shall create the Security Deposit as per the requirements of the Approval Process Handbook, even if the University is in existence for more than 10 years with UGC.

iv. Universities which were granted approval from AICTE earlier as a Technical Institution and created Security Deposit and got released after the maturity period are not required to pay the Security Deposit; else the University shall pay the Security Deposit for the remaining period of 10 years, as applicable.

d. The amount deposited by the University shall remain with the Council. The interest accrued on this deposit shall be utilized by the Council for Institutional Development activities, Quality Improvement Programme for Faculty members and giving Scholarships to students.

e. The Principal amount ONLY shall be returned to the Trust/ Society/ Company on completion of the term. However, the term of the deposited amount can be extended for a further period as shall be decided on a case to case basis and/or forfeited in case of any violation of norms, conditions, and requirements and/or Non-Performance by the University and/or Complaints against the University.
f. An Expert Visit Committee may be conducted any time before the first batch of students has passed out, to verify the fulfilment of the norms as specified in the Approval Process Handbook.

g. If the application for the new Institution Deemed to be University/University is rejected at the Level of Scrutiny/Re-Scrutiny and the appeal provision is not availed, the TER Charges after a deduction of ₹0.5 Lakh shall be refunded to the Applicant.

h. The Council shall normally not grant Conditional Approval to any University.

i. The University/Applicant, if aggrieved by the decision of Executive Committee, shall appeal as per Clause 1.10 of the Approval Process Handbook and the final decision of the Council shall be uploaded as per the Academic Calendar.

j. Faculty shall be made available as per the norms, standards and conditions prescribed by the Council from time to time.

k. A final Letter of Approval/ Letter of Rejection with the reasons for rejection of the application shall be issued to the University through Web-Portal as per the Academic Calendar.

l. LoA shall not be granted after the last date as mentioned in the Academic Calendar.

4.8 Universities granted approval for offering Technical Programme at Diploma/Post Diploma Certificate/ Under Graduate Degree/ Post Graduate Diploma/ Post Graduate Degree Level shall submit an application to the Council every year for Extension of Approval of Course(s) offered by the University.

4.9 Applications submitted for other Categories in Chapter II/ III of the Approval Process Handbook

a. The requirements, eligibility and procedure shall be as per the concerned Clauses of Chapter II/ III of the Approval Process Handbook. However, Expert Visit Committee for the Introduction of supernumerary seats for OCI/ Foreign Nationals/ Children of Indian Workers in the Gulf Countries for Category I/ II Universities shall be exempted.


<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Type of University</th>
<th>TER Charges ₹ in Lakh</th>
</tr>
</thead>
<tbody>
<tr>
<td>i</td>
<td>Central / State / Institution Deemed to be University (Government)</td>
<td>Nil</td>
</tr>
<tr>
<td>ii</td>
<td>State Private/ Institution Deemed to be University (Private)</td>
<td>Corresponding TER Charges as mentioned in Chapter I/ II/ III</td>
</tr>
</tbody>
</table>

In an extraordinary circumstance, if an additional Scrutiny Committee and Standing Hearing Committee/ Standing Appellate Committee has to be conducted (inclusive of the Court directions to any type of Institutions), then the Applicant has to remit ₹ 0.55 Lakh through online mode as an additional TER Charges.

c. In an extraordinary circumstance, if an additional Expert Visit Committee has to be conducted (inclusive of the Court directions to any type of Institutions), the Applicant has to remit ₹1.1 Lakh through online mode as an additional TER Charges.

d. The applications shall be processed as per the procedure specified in the Approval Process Handbook and the Executive Committee/ Council shall grant Extension of Approval as applicable for the Universities to continue for conduct of Technical Programme(s) and Course(s). The decisions taken by the Executive Committee shall be ratified by the Council.

e. The decision of the Council shall be included in the issuance of Extension of Approval and uploaded on the Web-Portal and the Universities shall download the same through their login id. Speaking orders (in case of reduction in Intake, No Admission, etc.) shall be uploaded on the Web-Portal not later than the date as mentioned in the Academic Calendar.
4.10 Increase in Intake/ New Course shall be processed as per Clause 2.14 of Chapter II of the Approval Process Handbook. The Scrutiny/ Re-Scrutiny Committee shall verify the additional documents as specified in Appendix 17 of the Approval Process Handbook.

Institutions Deemed to be Universities offering Technical Programme(s) approved by the Council, falling under Category I/II as per UGC (Categorization of Universities (Only) for grant of Graded Autonomy) Regulations, 2018 shall have to submit an application to the Council indicating the increase in Intake in the Courses/New Course(s) in Emerging /Multidisciplinary areas. The Council shall be granting approval to those Programmes/ Courses. However, such Universities shall have to update the data in AICTE Web-Portal on annual basis and comply with the norms and standards as specified by AICTE from time to time. The University shall annually submit Affidavit 2 to AICTE and Affidavit 5 to UGC with this effect.

If any complaints are received about violation of the norms, AICTE shall inspect the University and inform UGC to take appropriate action. In case of Institution Deemed to be University, the action as specified in the Approval Process Handbook shall be initiated and informed to UGC.

4.11 Extension of Approval shall not be granted after the last date as mentioned in the Academic Calendar.

4.12 Institutional information shall be updated on AICTE Web-Portal by the Institution for downloading the Extension of Approval letter.

4.13 Students’ eligibility for admission shall be as per Appendix 1 of the Approval Process Handbook.

4.14 Institutions shall follow the Academic Calendar as per Appendix 19 of the Approval Process Handbook.

4.15 Student enrolment details shall be uploaded on the Web-Portal before 30th September of the Calendar Year (As per revised Academic Calendar 2023-24).

4.16 Board of Governors (BoG)/Board of Management (BoM) shall be constituted for the Institution Deemed to be University (Private)/ State Private University. BoM of Universities shall be as per the Acts and Statutes of UGC. The minutes of the meetings shall be uploaded periodically on the website of the Universities.

4.17 The Universities shall display on their web site the mandatory disclosure including students admitted, their Fee structure, Time schedule for payment of Fee for the entire Programme, Refund Policies.

4.18 To maintain a high standard in Technical Education, the Universities shall adopt quality measures such as revision of Curricula in tune with the changing trends in the industrial development, performing Academic Audit, conducting innovative academic and sponsored research, publishing papers in refereed journals and apply for granting Patents.

4.19 Institutions Deemed to be Universities that have been recognized as an Institute of Eminence by the Ministry of Education, Government of India shall be exempted from the annual approval Process and accorded approvals for offering Technical Programmes/ Courses. However, such Universities shall have to update the data on AICTE Web-Portal on annual basis and comply with the norms and standards as specified by AICTE from time to time. The University shall annually submit Affidavit 2 to AICTE and Affidavit 5 to UGC to this effect. If any complaint is received about the violation of the norms, AICTE shall inspect the University and inform the MoE and UGC to take appropriate action. In case of Institution Deemed to be University, the action as specified in the Approval Process Handbook shall be initiated and informed to the MoE and UGC.

4.20 An Institution (Deemed to be University) found running a technical programme without prior approval of the council shall be liable for appropriate penal action as per Chapter VIII.

NOTE: All the Scrutiny / Re-Scrutiny shall be conducted preferably in online mode. Under extraordinary circumstances (including Court directions) the Scrutiny / Re-Scrutiny shall be conducted in Offline mode also. Proceedings of the Scrutiny / Re-Scrutiny shall be recorded to have Transparency and Accountability. Signature of experts on documents submitted/uploaded by Institute on portal is not necessary if verified online.
5.1 Introduction

a. The National Education Policy (NEP)-2020 has laid emphasis on increasing Gross Enrolment Ratio (GER) through the use of technology and ICT. To fulfil the objectives of NEP-2020 and to promote ODL and Online Education, AICTE has framed comprehensive Guidelines for imparting Education through the said mode. All India Council for Technical Education (Open and Distance Learning Education and Online Education) Guidelines, 2021, shall apply to Standalone Institutions, Institutions Deemed to be Universities and Universities (Central, State Public and State Private) for all the Courses of learning at the Post Graduate Certificate/ Post Graduate Diploma/ Post Graduate Degree Level programmes in Management, Computer Applications, Artificial Intelligence and Data Science, Logistics and Travel & Tourism.

b. The Council shall NOT allow Open and Distance Learning at Diploma/Degree/ Post Graduate Degree in Engineering and Technology, Planning, Hotel Management and Catering Technology, Applied Arts and Crafts, and Design Programmes, except mentioned explicitly in the ODL/OL guidelines.

c. As per the UGC (Open and Distance Learning Programmes and Online Programmes) Regulations 2020, NOC of respective regulatory body is necessary for running the programmes of that domain and accordingly Institutions Deemed to be Universities and Universities shall take NOC/approval of AICTE and also necessarily shall take the approval of UGC in order to actually run the programme. In respect of autonomous colleges, UGC regulations on the subject shall prevail.

d. The NAAC score as per the guidelines notified by UGC from time to time shall be applicable for the Institution(s) Deemed to be University and Universities (Central, State Public or State Private) in respect of grant of approval to run programmes/courses under ODL and Online.

e. The NBA score as per the guidelines notified by AICTE from time to time shall be applicable for the Standalone institutions for grant of approval to run programmes/courses under ODL and Online.

5.2 Norms and Requirements

5.2.1 The Standalone Institutions/ Institutions Deemed to be Universities and Universities (Central, State Public or State Private) intending to run Courses in Open and Distance Learning mode and/or online mode shall submit an application to the Council for the Academic year and subsequent years for NOC/Approval/Extension of Approval for the Courses approved/increase/reduction in Approved Intake in the Courses/Introduction of new Course(s)/Closure of Course(s).

5.2.2 NO Institution (Standalone Institution/ Institution Deemed to be University and University (Central, State Public or State Private) shall offer a technical Programme/Course in Open and Distance Learning/online mode and admit students without prior NOC/approval of the Council.

5.2.3 Learner’s enrolment:

a. Learner’s enrolment (for Open and Distance Learning mode): A Learner residing in any part of the Country may enroll in any programme being offered by an Institution recognized by the AICTE for offering programme under Open and Distance Learning mode provided that the Institution shall conduct all activities such as admissions, contact programmes, examinations etc. for learner strictly within the territorial jurisdiction of the Institution as specified in these regulations. The total number of Learners admitted at any Learner Support Centre shall not exceed 1000 at any time, subject to fulfilment of other conditions as prescribed in AICTE-APH. In case the enrolment is higher than 1000 at a Learner Support Centre, the number of positions and Infrastructure shall be increased on pro-rata basis.

*Subject to the revised regulations of UGC*
b. Learner’s enrolment (for Online mode): A Learner residing within or outside India may enroll in any programme being offered by an Institution recognized by the AICTE for offering programme under Online mode.

5.2.4 Academic and Administrative Requirements

a. A Standalone Institution/ Institution Deemed to be University/University (Central, State Public or State private) shall have a designated Centre of Distance Education at Headquarters for operationalising the Programmes/Courses in Open and Distance Learning mode / online mode, which shall be headed by a regular functionary not below the rank of a Professor and shall have the following positions on Full Time and dedicated basis, excluding the designated positions in the Open Universities as per their respective Act(s), along with the infrastructural facilities. In addition to the Headquarters, an Institution may have a Learner Support Centre(s).

If the Institution is intending to operate the Headquarters as Learner Support Centre, an intake upto 10000 Learners shall be permitted. In case, the enrolment is higher than 10000 at Headquarters, the number of positions and Infrastructure shall be increased on a pro-rata basis.

| Academic and Administrative Requirements at Headquarters (upto 10000 students) |
|-----------------------------------------------|------------------|
| **Staff requirements** | **Number** |
| 1 | Head for each discipline at Professor Level | 1 |
| 2 | Minimum Academic staff strength per discipline or specialization or Course | |
| | Associate Professor | 1 |
| | Assistant Professor | 2 |
| 3 | Administrative staff strength at the Institution | |
| | Deputy Registrar | 1 |
| | Assistant Registrar | 1 |
| | Section Officer | 1 |
| | Assistants | 3 |
| | Computer Operator | 2 |
| | Multi-Tasking Staff | 2 |

b. The total number of Learners admitted at any Learner Support Centre shall not exceed 1000 at any time, subject to fulfillment of other conditions as specified in the AICTE (Open and Distance Learning Education and Online Education) Guidelines, 2021. In case the enrolment is higher than 1000 at a Learner Support Centre, the number of positions and Infrastructure shall be increased on pro-rata basis.

| Academic and Administrative Requirements of each Learning Supporting Centre (upto 1000 students) |
|-----------------------------------------------|------------------|
| **Staff requirements** | **Number** |
| 1 | Assistant Professor (Coordinator) | 1 |
| 2 | Counsellor per Theory Course of 4 Credits | 2 |
| 3 | Supervisor per Practical Course of 2 Credits | 1 |
| 4 | Computer Operator | 1 |
5.2.5 Infrastructure Requirements

The Institution shall have necessary infrastructure and support system for offering the Courses in Open and Distance Learning Mode and / or Online Mode.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Type of Built-up Area</th>
<th>Percentage (%)</th>
<th>Headquarters in Sq m</th>
<th>Learner Support Centre in Sq m</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Academic Area</td>
<td>50</td>
<td>696.8</td>
<td>66</td>
</tr>
<tr>
<td>2</td>
<td>Administrative Area</td>
<td>10</td>
<td>139.4</td>
<td>13.2</td>
</tr>
<tr>
<td>3</td>
<td>Academic support such as Library, Reading Room, Computer Centre, Informational and Communication Technology Laboratories, Video and Audio Laboratories, etc.</td>
<td>30</td>
<td>418.0</td>
<td>39.6</td>
</tr>
<tr>
<td>4</td>
<td>Amenities or other support facilities Area</td>
<td>10</td>
<td>139.4</td>
<td>13.2</td>
</tr>
<tr>
<td>5</td>
<td>Minimum Built-up area for Open and Distance Learning activity</td>
<td></td>
<td>1393.6</td>
<td>132</td>
</tr>
</tbody>
</table>

# There is NO requirement for a Learner Support centre to run Online Mode.

- The Institution shall use additional Laboratory facilities of the parent Institution or any another AICTE approved Institution offering similar Course/ Programme.
- Each Learner Support Centre shall have a minimum Built-up area of 132 Sq m on the basis that it shall have at least one Class room for the interaction with the Learners.
- Minimum Internet Speed required at Headquarters/ Learner Support Centre is 100 Mbps.

a. The Institution should provide appropriate facilities to take care of the differently abled students and elderly persons comprising Teaching/ Non-Teaching/ Others including parents of the students visiting the Institution. Barrier Free Built Environment for differently abled / elderly persons shall be available in the Buildings, including the availability of specially designed toilets for Ladies and Gents.

Every Building should have at least one entrance accessible to the differently abled and shall be indicated with a proper signage. The entrance shall be approached through a ramp together with the stepped entry. Refer guidelines and space standards for Barrier Free Built Environment for disabled and elderly persons by CPWD, Ministry of Urban Development, and Government of India. (Refer Handbook on Barrier free and Accessibility http://cpwd.gov.in).

All teaching-learning facilities for differently abled Learners shall be provided in the Ground Floor itself. Toilets with all facilities shall be provided in each floor or at least in the Ground Floor at Headquarters as well as Learner Support Centres as specified by the National Building Code.

b. Safety and security measures at all the Learner Support Centres and Headquarters to safeguard Students, Staff and the general Campus community from the threat of violence, and to provide appropriate interventions to support individuals in crisis shall be ensured.

c. The minimum requirement for Built-up Area shall be fulfilled as specified in the Approval Process Handbook as amended from time to time.

5.2.6 Maintenance of infrastructure, academic and other quality standards by Standalone Institution/ Institution Deemed to be University shall be as per the respective Part III of AICTE (Open and
Distance Learning Education and Online Education) Guidelines, 2021 (As amended from time to time).

5.2.7 Admission, Examinations and Learner Support shall be as per the respective Part IV of AICTE (Open and Distance Learning Education and Online Education) Guidelines, 2021 (As amended from time to time).

5.2.8 Assessment, Accreditation, Audit, Inspection and Monitoring shall be as per the respective Part V of AICTE (Open and Distance Learning Education and Online Education) Guidelines, 2021 (As amended from time to time).

5.2.9 Norms for Intake

- The Standalone Institution, Institution Deemed to be University and University (Central, State Public or State Private) shall apply for the Programmes/ Courses as per Clause 5.1 at Post Graduate Certificate/ Post Graduate Diploma / Post Graduate Degree Levels with the proposed Intake in Headquarters and/ or each Learner Support Centre.
- The Council shall grant approval/NOC for the Courses along with their Approved Intake in each Learner Support Centre, subject to the fulfilment of AICTE (Open and Distance Learning Education and Online Education) Guidelines by the Headquarters and the number of Learner Support Centres through the Procedure specified in this Chapter.
- The “Approved Intake” for ODL / Online Programmes / Courses shall be as per the UGC (Open and Distance Learning mode and Online Learning Mode) regulations dated 4th September 2020 and as amended from time to time.

Courses offered in ODL/OL Mode

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Programme / Course</th>
<th>Nomenclature of Degree / Diploma / Certificate</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Management</td>
<td>Master of Business Administration (MBA) / Post Graduate Diploma in Management (PGDM) / Post Graduate Certificate (PGCM)</td>
</tr>
<tr>
<td>2.</td>
<td>Computer Applications</td>
<td>Master of Computer Application (MCA) / Post Graduate Diploma in Computer Application (PGDCA) / Post Graduate Certificate (PGC)</td>
</tr>
<tr>
<td>3.</td>
<td>Artificial Intelligence and Data Science</td>
<td>Post Graduate Diploma (PGD)/ Post Graduate Certificate (PGC)</td>
</tr>
<tr>
<td>4.</td>
<td>Logistics</td>
<td>Post Graduate Diploma (PGD)/ Post Graduate Certificate (PGC)</td>
</tr>
<tr>
<td>5.</td>
<td>Travel and Tourism</td>
<td>Post Graduate Diploma (PGD)/ Post Graduate Certificate (PGC)</td>
</tr>
</tbody>
</table>

5.2.10 The Headquarters and each Learner Support Centre of Standalone Institution/ Institution Deemed to be University and University (Central, State Public or State Private) shall establish Online Grievance Redressal Mechanism, Anti Ragging Committee, Grievance Redressal Committee and Internal Committee (IC), SC/ST Committee as specified in the Approval Process Handbook.

5.2.11 All Standalone Institutions/ Institutions Deemed to be Universities/ Universities (Central, State Public or State Private) shall upload the Transcripts and Certificates of all students enrolled, Year wise and Course wise for all Learner Support Centres (if applicable) including Headquarters on National Academic Depository (NAD).

5.2.12 In the event of a student withdrawing before the start of the Course, the entire Fee collected from the student, after a deduction of the processing Fee of not more than ₹1000/- (Rupees One Thousand only) shall be refunded by the Institution. It would not be permissible for Institutions to retain the School/ Institution Leaving Certificates in original.

In case, if a student leaves after joining the Course and if the vacated seat is consequently filled by another student by the last date of admission, the Institution must refund the Fee collected after a deduction of the processing Fee of not more than ₹1000/- (Rupees One Thousand only) and proportionate deductions of Fee, where applicable.

The same shall be affected to the students admitted in July/ January session, as applicable.
5.2.13 The Standalone Institutions/ Institutions Deemed to be Universities/ Universities (Central, State Public or State Private) shall display in their Website the mandatory disclosure as specified in the Guidelines including the nomenclature of the Courses and Approved Intake, students admitted, their Fee structure, Time schedule for payment of Fee for the entire Course, Refund Policy, etc. in each Learner Support Centre including headquarter.

5.3 Documents as specified in Appendix 16 of the Approval Process Handbook, as applicable to the Headquarters and each Learner Supporting Centre shall be digitally signed and uploaded on AICTE Web-portal and original copy to be shown to the Scrutiny Committee.

5.4 Documents as specified in Appendix 16 of the Approval Process Handbook, as applicable to the Headquarters and each Learner Supporting Centre shall be digitally signed and uploaded on AICTE Web-portal and original copy to be shown to Expert Visit Committee.

5.5 Time schedule for Processing Applications

a. AICTE shall notify through a Public Notice in the leading newspapers and through AICTE Website inviting applications with cut-off dates for various categories and processing thereof. The time schedule mentioned in the Public Notice/AICTE Web-site shall be final and binding. To process any request from the standalone institutions/Universities regarding approval, online application is mandatory. Applications submitted offline are not valid.

b. The submission of an application on AICTE Web-Portal and payment of TER Charges shall not be later than the last date as notified in the Public Notice.

c. Universities (Central, State Public or State Private) which are outside the purview of AICTE, can make Online applications round the year. However, their application shall be processed only when UGC notifies the same for that academic session.

5.6 Seeking Approval of the Council

5.6.1 Requirements and Eligibility

   a. The Universities (Central, State Public or Private, Institutions Deemed to be Universities) or Standalone Institutions, may apply for offering programmes through the Open and Distance Learning mode and/ or Online mode, courses in the field of Management and allied areas, Computer Applications, Artificial Intelligence and Data Science, Logistics and Travel & Tourism who fulfil the following conditions, namely:

   I. Universities (Central, State Public or Private)/ Institution Deemed to be University having NAAC score of 3.26 and above on a 4-point scale;

      OR

      Universities (Central, State Public or Private)/ Institutions Deemed to be University having a rank in Top-100 in the University category of National Institutional Ranking Framework (NIRF), at least twice in three preceding cycles (at the time of application).

      OR

      The Universities (Central, State Public or Private, Institutions Deemed to be Universities), which are in existence for minimum five years with at least two batches passed out and having NAAC score of 3.01 on a 4-point scale; subject to the condition that they shall achieve a NAAC score of 3.26 or above in the forthcoming applicable cycle.

   II. Standalone Institutions having a NBA Score of 700 on a scale of 1000;

      OR

      Shall be in the top-100 in the institution category in the National Institutional Ranking Framework at least once in last 2 preceding cycles as per UGC/AICTE Gazette notification (at the time of application)

      OR

      Standalone Institutions which are in existence for minimum 5 years with at least 2 batches passed out and having NBA accreditation with points between 650 points to 699 points on a scale of 1,000; subject to the condition that they shall achieve a NBA score of 700 or above in the forthcoming applicable cycle.

   NOTE: However, all such Universities (Central, State Public or State Private), Institutions Deemed to be Universities / Standalone Institutions shall be required to submit the desired information regarding Faculty / Students admission data annually and comply with all the provisions of the Guidelines and shall be required to submit an affidavit to the AICTE.
Further, above Universities (Central, State Public or State Private)/ Institutions-Deemed to be Universities / Standalone Institutions shall be required to submit an online application on AICTE Web-portal and comply with all provisions mentioned in the Guidelines.

b. Open Universities may run ODL / Online programmes only in the courses permitted by AICTE from time to time, provided they meet all the requirements of the guidelines of AICTE.

**NOTE:** However, these Universities shall be required to register on AICTE web portal to submit the desired information regarding Faculty /Students admission data annually and shall be required to submit an affidavit to the AICTE.

c. The University (Central, State Public or State Private) / Standalone Institution shall have necessary Infrastructure, Faculty and Support System for offering the Courses in Open and Distance Learning mode/ online mode in Management, Computer Applications, Artificial Intelligence and Data Science, Logistics, and Travel and Tourism.

d. The University (Central, State Public or State Private) / Institutions Deemed to be University/ Standalone Institution shall have been running the above-mentioned Courses in the conventional mode of classroom teaching.

**NOTE:** Affiliated Colleges / Institutions are NOT eligible to offer/conduct ANY program in Open and Distance Learning /Online mode.

5.6.2 The existing Standalone Institution/ Institution Deemed to be University/ University (Central, State Public or State Private) shall use their existing Login ID and Password for submission of online application in the format specified by the AICTE.

5.6.3 Technical Education Regulatory (TER) Charges

a. TER Charges ₹ in Lakh for Standalone Institutions/ Institutions Deemed to be Universities and Universities (Central, State Public or State Private) offering Courses at Post Graduate Diploma/ Post Graduate Degree Level in Open and Distance Education Learning and Online Learning mode are given below:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Standalone Institutions/ Institution Deemed to be University/ University *</th>
<th>TER Charges ₹ in Lakh for ODL (Open and Distance Learning) Courses</th>
<th>TER Charges ₹ in Lakh for OL (Online Learning) courses</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>New application from Standalone Institution/ Private University/Institution Deemed to be University (Headquarters and up to 2 Learner Support Centres for the total Intake up to 10000 seats)</td>
<td>8.8</td>
<td>8.8</td>
</tr>
<tr>
<td>2</td>
<td>New application by the Existing AICTE approved Institutions running either ODL or OL Courses (Intake up to 1000 seats)</td>
<td>1.1</td>
<td>1.1</td>
</tr>
<tr>
<td>3</td>
<td>Each additional Learner Support Centre (Intake up to 1000 seats)</td>
<td>3.3</td>
<td>Not Applicable</td>
</tr>
<tr>
<td>4</td>
<td>Extension of Approval (for every 1000 seats)</td>
<td>0.55</td>
<td>0.55</td>
</tr>
<tr>
<td>5</td>
<td>Increase in Intake in the Courses (for every 1000 seats)</td>
<td>0.55</td>
<td>0.55</td>
</tr>
<tr>
<td>6</td>
<td>Introduction of new Course(s) in Learner Support Centre concerned or Headquarters</td>
<td>2.2</td>
<td>2.2</td>
</tr>
<tr>
<td>7</td>
<td>Closure of Course(s)</td>
<td>Nil</td>
<td>Nil</td>
</tr>
<tr>
<td>8</td>
<td>Reduction in Intake/ Change in the Name of the Course(s) for each Learner Support Centre or Headquarters</td>
<td>0.11</td>
<td>0.11</td>
</tr>
<tr>
<td>9</td>
<td>All applicants under (1) whose applications were rejected and issued Final LoR in the preceding year**</td>
<td>2.2</td>
<td>2.2</td>
</tr>
</tbody>
</table>

*Not Applicable for Government and Government Universities.

** Not applicable for Applications which were rejected in last preceding year and TER Charges refunded.

**NOTE:** The total number of Learners admitted at any Learner Support Centre shall not exceed 1000 at any time. In case of applied/ Approved Intake (as applicable) is higher than 1000 at a Learner Support Centre, accordingly the number of Learner Support Centre (Intake in multiples of 1000) shall be considered for calculating TER Charges.
b. In an extraordinary circumstance, if an additional Scrutiny Committee/additional Standing
Hearing Committee/ Standing Appellate Committee has to be conducted (inclusive of the
Court directions to any type of Institutions), then the Applicant has to remit Rs 0.55 Lakh
through online as an additional TER Charges.

c. In an extraordinary circumstance, if an additional Expert Visit Committee (Online / Physical)
has to be conducted (inclusive of the Court directions to any type of Institutions), the
Applicant has to remit ₹1.1 Lakh for online and ₹2.2 Lakh for Physical, through online
mode as an additional TER Charges.

The TER Charges shall be paid through AICTE payment gateway on AICTE Web-Portal
within the deadline failing which, the application shall not be considered.

d. Only those applications submitted within the cut-off date, including payment shall be
considered for processing.

e. In case of eligible refund/excess payment, if any, after processing, the amount shall be
refunded to the Applicant.

f. Applications rejected at the Level of Scrutiny/ Re-Scrutiny without availing the appeal
provision, the TER Charges after a deduction of ₹ 0.55 Lakh shall be refunded to the
Applicant/ Institution.

5.6.4 All Applicants shall ensure that the data entered/ edited are correct. Facility to edit the data is
available until the submission of the application by pressing the “SUBMIT” tab.

After pressing the “SUBMIT” tab, the data entered is not allowed for any further editing till the
processing of the application is completed. Applicants shall exercise utmost caution before
pressing the “SUBMIT” tab.

Application should be submitted on AICTE Web-Portal on or before the last date as notified in
the Public Notice/AICTE Web-site.

5.6.5 A copy of such application shall be displayed on the Website of the Standalone Institution/
Institution Deemed to be University and University (Central, State Public or State Private) by
way of Self-Disclosure

a. The application shall be accompanied by evidence of having prepared the self-learning
materials required for the Courses of study, duly approved by the statutory bodies of the
Standalone Institution/ Institution Deemed to be University and University (Central, State
Public or State Private) empowered to decide on academic matters.

b. The application shall be accompanied by evidence of availability of ODL / Online Learning
resources adequate for effective delivery of all the proposed Courses of study and the
expected enrolment of students.

The application shall be accompanied by evidence of the preparedness for establishing
Learner Support Centres, providing Learning Support Services, establishing Centre for
Internal Quality Assurance, availability of academic and other staff in the Unit and Learner
Support Centres of the Institution, availability of qualified Counsellors in the Learner
Support Centers meeting such standards of competence as specified in Annexure IV
of AICTE-Open and Distance Learning Education and Online Education Guidelines,
Examination Centres and the administrative arrangements for supportive services for
effective delivery of Open and Distance Learning.

5.6.6 All Applicants shall submit/upload an Affidavit 13 sworn before First Class Judicial Magistrate
or Notary or an Oath Commissioner on ₹100/- Non-Judicial stamp paper/ e-stamp paper. In
case of any false information, AICTE shall invoke the provisions, both civil and/ or criminal as
per the Regulations in place.

5.6.7 Procedure

a. The application for establishment of Headquarters/ Learner Support Centers shall be
processed as per Clause 1.11 (Scrutiny/ Re-Scrutiny Committee) followed by an Expert Visit
Committee [only for Standalone Institutions / Institutions Deemed-to-be-Universities], if
required as per Clause 2.25 of the Approval Process Handbook. The date of visit shall be
communicated through e-mail/AICTE Web-portal. The Council shall not grant approval to
Learner Support Centre(s) without the approval for Headquarters.
Standalone Institutions/ Institutions Deemed to be Universities/ Universities (Central, State Public or State Private) meeting the eligibility criteria as per clause 5.6.1 shall have to submit an application to the Council indicating the ODL and/or Online Courses/ increase in Intake in the Courses/ New Course(s).

However, such Standalone Institutions and Institutions Deemed to be Universities and Universities (Central, State Public or State Private) shall have to update the data in AICTE Web-Portal on annual basis and comply the norms and standards as specified by AICTE from time to time. Standalone Institutions shall have to submit an Affidavit 13 annually to AICTE. The University shall annually submit Affidavit 13 to AICTE and Affidavit 5 to UGC to this effect. If any complaints are received about the violation of the norms, AICTE shall inspect the Institution/ University and the action as specified in the Approval Process Handbook shall be initiated and informed to the UGC about the Institution Deemed to be University and University (Central, State Public or State Private).

The Standing Hearing Committee shall recommend the Applied Intake or appropriate Intake/ reject the application, based on the observation of the Expert Visit Committee and the compliance of the deficiencies by the Institution.

b. Where the Institution Deemed to be University/ University (Central, State Public or State Private) has made an application for offering Courses in Open and Distance Learning mode, notwithstanding that in respect of such Courses, UGC had caused the inspection of the Institution in the past or prior to coming into force of the Guidelines, the AICTE may cause an inspection, in respect of such Courses, of the Institution Deemed to be University at its discretion through an Expert Visit Committee.

c. The consolidated list of all the Standalone Institutions/ Institutions Deemed to be Universities and Universities (Central, State Public or State Private) with the “Approved Intake” shall be placed by the Approval Bureau before the Executive Committee/ Council for the grant of Letter of Approval/Letter of Recommendation (in case of Institutions Deemed to be Universities and Universities (Central, State Public or State Private), as applicable. The decisions taken by the Executive Committee after ratification by the Council shall be notified on the Web-Portal. Further, the Institution shall download the Letter of Approval/ Letter of Recommendation along with “Approved Intake” through the Institution login.

d. Applicants shall deposit the prescribed amount to AICTE as applicable as per Clause 1.9 (b) of the Approval Process Handbook. The Applicant shall submit the payment proof of the Security Deposit along with an Affidavit 3 within 15 days from the date of intimation to the concerned Regional Office, else a penalty of 10% and 50% of the value of the Security Deposit shall be imposed up to 31st May and 31st July of the Calendar Year respectively, beyond which the approval shall be withdrawn.

- The amount deposited by the Institution shall remain with the Council for 10 years. The interest accrued on this deposit shall be utilized by the Council for Institutional Development activities, Quality Improvement Programme for Faculty, giving Scholarships to students, etc.

- The principal amount ONLY shall be returned to the Trust/ Society/ Company on completion of the term. However, the term of the deposited amount could be extended for a further period as shall be decided on a case to case basis and/ or forfeited in case of any violation of norms, conditions, and requirements/ Non-Performance by the Institution/ Complaints against the Standalone Institution/ Institution Deemed to be University.

- Provided that while passing an order, where the AICTE does not grant approval in respect of one or more Courses, the AICTE shall specify the grounds of such refusal in the order.

- Provided further that before passing an order, AICTE shall provide a reasonable opportunity to the concerned Standalone Institution/ Institution Deemed to be University and University (Central, State Public or State Private) of being heard including an appeal as specified in the Clause 5.8 of the Approval Process Handbook.
e. The decision of the Executive Committee shall be uploaded on the Web-Portal in the form of a Letter of Approval (LoA) (in case of first approval)/ Letter of Recommendation (in case of Institutions Deemed to be Universities and Universities (Central, State Public or State Private), Extension of Approval (in case of already approved) or Letter of Rejection (LoR) with specific reasons for rejection of the application.

f. The Council shall normally NOT grant Conditional Approval to any Institution.

g. An Applicant, if aggrieved by the decision of the Executive Committee, shall appeal as per Clause 2.27 of the Approval Process Handbook and the same shall be processed as per the procedure specified therein.

h. The recommendations of the Standing Appellate Committee shall be placed before the Council whose decision shall be final and the same shall be uploaded on the Web-Portal.

5.7 All approvals shall be uploaded on the AICTE webportal against the Institute ID including speaking orders, if any. LoA/ EoA shall not be granted after the last date as mentioned in the Academic calendar. Penal Action in case of Violations of the Guidelines

a. Where the Council, on its own motion or on any representation received from any person, or any information received from any authority or a statutory body, or on the basis of any enquiry or inspection conducted by it, satisfied that a Standalone Institution/ Institution Deemed to be University/ University has contravened any of the provisions of the Guidelines and orders made or issued there under, or has submitted or produced any information and documentary evidence which is found to be false at any stage or any condition subject to which recognition has been granted, it may withdraw the approval of such Standalone Institution/ Institution Deemed to be University and University (Central, State Public or State Private) in respect of such Courses as it may specify, for reasons to be recorded in writing.

Provided that no such order against the Standalone Institution/ Institution Deemed to be University (Central, State Public or State Private) shall be passed unless a reasonable opportunity for making representation against the proposed order has been given to such Standalone Institution/ Institution Deemed to be University/ University.

Provided further that, the order of withdrawing or refusing approval passed by the AICTE shall come into force with immediate effect.

b. If a Standalone Institution/ Institution Deemed to be University/ University (Central, State Public or State Private) offers any Course in ODL and/ or Online mode after the coming into force of the order withdrawing approval or where a Standalone Institution/ Institution Deemed to be University/ University (Central, State Public or State Private) offering a Course in ODL and/ or Online mode before the commencement of the Guidelines, fails to obtain approval under the Guidelines for offering Courses in ODL and/ or Online mode for academic session immediately after the notification of Guidelines and subsequent academic sessions, the Diploma/ Post Diploma/ Post Graduate Certificate/ Post Graduate Diploma obtained pursuant to such Courses shall NOT be treated as a valid qualification.

c. In the event of any Standalone Institution/ Institution Deemed to be University/ University (Central, State Public or State Private) found offering Courses in ODL and/ or Online mode without the approval of the AICTE or in violation of any of the provisions of these Guidelines or orders made there under, shall be liable to any one or more of the following punitive actions by the Council.

- Issue Show Cause Notice or withdraw the approval for an Academic Year/ upto a maximum of next five Academic Years/ permanently.
- In case a Learner Support Centre fails to adhere to the prescribed norms or guidelines, the Standalone Institution/ Institution Deemed to be University/ University shall initiate action for closure of the centre by following due procedures, so that interest of learners is taken care through some alternative arrangement.
The Institution shall be declared as unapproved Institution and the same shall be displayed in the AICTE Web-Portal and communicated to the respective State Government.

- Lodge a First Information Report against the officials or management of the errant Standalone Institution to take action as per the law.
- Withhold or debar from receiving funding from AICTE.
- In case of Institution Deemed to be University and University (Central, State Public or State Private), the action as specified in the Approval Process Handbook shall be initiated and informed to UGC and MoE.

In case of any violation of the above said norms, the same shall be processed as per Chapter VIII of the Approval Process Handbook.

**5.8 Appeal Procedure**

a. Any Standalone Institution/ Institution Deemed to be University/ University (Central, State Public or State Private) aggrieved by an order of withdrawal of approval may prefer an appeal to the AICTE within a period of 15 days.

b. The Appeal of the Institution (as above) shall be considered by the Standing Appellate Committee.

c. Two representatives of the Applicant (Chairman/ Secretary of the Trust/ Society/ Company or Principal/ Director/ Faculty of the Institution/ Trustee duly authorized by them) along with Photo ID proof shall present their case along with the compliance and supporting documents before the Standing Appellate Committee.

d. The recommendations of the Standing Appellate Committee shall be placed before the Council whose decision shall be final and the same shall be uploaded on the Web-Portal.

**5.9 The Duration and Entry Level Qualifications for the ODL/OL Courses shall be the same as specified by UGC on the subject from time-to-time.**

**5.10 The students shall be admitted TWICE in an Academic Year within the Approved Intake for each Course as specified in the guidelines.**

**5.11 Students’ enrollment data in all the Learner Support Centres shall be uploaded to AICTE Web-Portal within one month from the last date for admission every year. If it is not uploaded, the Council shall not grant approval to the Standalone Institution/ Institution Deemed to be University and University (Central, State Public or State Private) in the next Academic Year.**

**5.12 The Standalone Institution/ Institution Deemed to be University and Universities (Central, State Public or State Private) shall create a separate Department/ School/ Centre as Headquarters for offering Courses in ODL and/ or Online mode.**

The Institutions shall mandatorily mention the details of Headquarters, enrollment number allotted to each student by AICTE and the mode of study as Open Distance Learning Education/Online Education Learning in their Diploma/ Degree Certificate and mark sheets as per the format available in AICTE Portal.

**5.13 As per the UGC (Open and Distance Learning mode and Online Learning Mode) regulations dated 4th September 2020, the definition of “Professional Programmes” means a Programme other than Programmes in Engineering, Medicine, Dental, Pharmacy, Nursing, Architecture, Physiotherapy and Programmes not permitted to be offered in distance mode by any Statutory Councils or Regulatory Authorities to be conducted by the Higher Educational Institutions under Open and Distance Learning mode or Distance Education mode for the purpose of these Regulations, if any, should be considered only if the same are approved by the respective Statutory Councils or Regulatory Authorities.**
 Accordingly, if any State/ Central/ Private University approaches the Council for offering Technical Courses in Open and Distance Learning mode and / or Online mode, their application shall be processed as per the norms and procedure specified in this Chapter and the AICTE (Open and Distance Learning Education and Online Education) Guidelines 2021, the decision of the Council shall be forwarded to UGC.

5.14 Extension of Approval/ Increase/ Reduction in Intake/ Introduction of New Course(s)/ Closure of Course(s)/ Change in the Name of the Course(s)

a) NOC / Approval to the Universities will be issued for a period of 5 years on submission of application on the portal as per the Academic Calendar. EoA for Deemed-to-be-Universities also shall be issued for 5 years on payment of requisite TER Charges based on seat intake. However, for any increase or decrease or closure of course, Deemed-to-be-Universities shall apply on the portal as per the Academic Calendar. The Standalone Institutions shall submit an online application to the Council through the web portal every year for the Extension of Approval of the Courses as per schedule mentioned in the public notice / AICTE Website.

In case of increase in Approved Intake in the Courses/ Introduction of new Course(s)/ exceeding the maximum number of Learners admitted at any Learner Support Centre, the application shall be considered upon verification of adequate facilities in the concerned Learner Support Centre(s) by an Expert Visit Committee as per Clause 2.25 of the Approval Process Handbook.

In case of Closure of Course(s)/Change in the Name of the Course(s) at any Learner Support Centre, the application shall be considered by a Scrutiny Committee as per Clause 2.24 of the Approval Process Handbook. The applicable TER Charges shall be paid through AICTE payment gateway on AICTE Web-Portal within the deadline failing which, the application shall not be considered.

b) The Institutions may apply for non-zero reduction in Intake by themselves in AICTE Web-Portal and maintain the norms accordingly.

c) The Institutions shall apply for increase in Approved Intake in the Courses/ Introduction of new Course(s) upto the maximum number of Learners permitted at any Learner Support Centre by themselves in AICTE Web-Portal and maintain the norms accordingly.

5.15 Provided that, if any Institution propose to start a new Course whose nomenclature is not available in Appendix 2 of the Approval Process Handbook, prior concurrence, as the case may be, by the Council for the same shall be necessary. For such concurrence, the Institution with due endorsement by the Registrar/ Director of affiliating University/ Technical Institution shall submit detailed Syllabus and Curriculum and its nomenclature to the Policy and Academic Planning Bureau, AICTE before 30th September of the Calendar Year, to process the same in the respective Board.

NOTE: All the Scrutiny / Re-Scrutiny and EVC shall be conducted preferably in online mode. Under extraordinary circumstances (including Court directions) the Scrutiny / Re-Scrutiny and EVC shall be conducted in Offline mode also. Proceedings of the Scrutiny /Re-Scrutiny / EVC shall be recorded to have Transparency and Accountability. Signature of experts on documents submitted/uploaded by Institute on portal is not necessary if verified online.
CHAPTER-VI
Vocational Courses under NSQF

Vocational Education can be defined as the education based on occupation and employment. It involves various practical trainings. It may be referred as technical education because the trainee directly develops expertise in a particular group of skills and techniques. Vocational Education prepares individuals for job, makes them perform better by honouring their skills, thus specializing them at their own Level. Vocational education provides an intensive training and certification Programme and support the youth in gaining appropriate employment, becoming entrepreneurs and creating appropriate knowledge.

6.1 National Skills Qualification Framework (NSQF)

a. The National Skills Qualifications Framework (NSQF) is a competency-based framework that organizes all qualifications according to a series of Levels of knowledge, skills and aptitude. These Levels, graded from one to ten, are defined in terms of learning outcomes which the learners must possess regardless of whether they are obtained through formal, Non-Formal or informal learning.

b) Vocational Courses may be affiliated with existing University or any Skill University/ National University having jurisdiction for affiliation/ Board of Technical Education as the case may be.

c) The D.Voc / B.Voc Programmes provide Diploma/ Undergraduate studies which would also incorporate specific job roles and their Qualification Packs (QPs)/ National Occupational Standards (NOSs) along with general education.

d) The Fee for the Vocational Courses shall be regulated by the respective state bodies/ Technical Boards/ Universities or the case may be.

e) There will be essentially credit-based modular Programmes, where the credits for skill and general education components will be permitted so as to enable multiple exit and entry. This would enable the learner to seek employment after any Level of Award and join back as and when feasible to upgrade his/her qualification/ skill competency either to move higher in his/her job or in the higher educational system.

f) The curriculum in each of the years of the Programme would be a suitable mix of general education and skill development components. The General Education Component shall have 40% of the total credits and balance 60% credits will be of Skill Component or as amended by the MoE/ Ministry from time to time.

g) The Curriculum details should be approved by the respective Technical Board/ University.

h) Institution should focus on

i. The overall design of the skill development component along with the job roles selected should be such that it leads to a comprehensive specialization in one or two domains.

ii. In case NOS is not available for a specific area/ job role, the university/college should get the curriculum for this developed in consultation with industry experts.

iii. The curriculum should also focus on work-readiness in terms of skills in each of the three years.

iv. Adequate attention needs to be given in curriculum design to practical work, on the job training, development of student portfolios and project work.

i) The general education component of the curriculum will also be decided by the Board of Studies of the concerned affiliating University/ Board. This should adhere to the normal university standards. It should emphasis and offer Courses which provide holistic development. This may also include the Course(s) which are supportive to core trade in addition to soft skills, IT skills, and language proficiency and literature.
j) The student completes the skill modules as required at various certification Levels, one Level at a time, acquires the necessary credits from the Skill Knowledge Provider (SKP) or Training Provider/ Sector Skill Council approved by National Skill Development Corporation (NSDC) or Government Agency or Industry and gives them on to the Institution where he/she is registered for Diploma in Vocation (D.Voc) or Bachelor in Vocation (B.Voc)

k) These credits, along with the education component credits are transferred to the Technical Board or the University as the case may be, which compiles the Vocational Skill credits and the formal education credits. If all such credits are available as required by the certification Level, then the Technical Board or the University shall award the certification at that Level.

l) All certification Levels of ‘Knowledge and Skill’ have been identified in Appendix 1.

m) A student entering a Vocational stream from general stream can enter at a certain Level provided the skills required at that Level are acquired, from a registered SKP/Training Provider. A suitable bridge Course where necessary may be run by the Institution for imparting the knowledge to the student seeking Lateral Entry.

The qualification with upward mobility is given in SAMVAY Document accessible at: https://www.aicte-india.org/sites/default/files/SAMVAY_1_.pdf.

n) The National Education Policy 2020 states that a candidate shall have freedom to move from Vocational stream to current formal higher education stream or vice versa at various stages including multi-Level entry and exit system subject to fulfilling the required criteria of the affiliating body.

o) The Institution shall have to apply online on AICTE Web-Portal as per the calendar of AICTE for seeking NOC.
CHAPTER-VII

Norms and Requirements

7.1 The Duration and Entry Level Qualifications for the Technical Programmes such as Diploma/ Post Diploma Certificate/ Under Graduate Degree/ Post Graduate Diploma/ Post Graduate Degree Levels shall be as provided in the Appendix 1 of the Approval Process Handbook.

Any Foreign National who had obtained School Leaving Certificate/ Diploma/ Degree in a Foreign Institution shall produce an Equivalency Certificate issued by the Association of Indian Universities for admission to an Institution/ University in India.

Regular Faculty / Employee with prior permission from the respective employer may pursue any course under the level (Diploma / UG / PG / PhD etc.) in regular mode outside the Office hours without availing full time deputation / leave and such acquired qualification will be considered as valid for the purpose of employment / promotion / higher studies.

7.2 The concerned State Government/ UT Admission Authority shall decide modalities for the admission.

7.3 The list of approved nomenclature of Courses at Diploma/ Post Diploma Certificate/ Under Graduate Degree/ Post Graduate Diploma/ Post Graduate Degree Programmes in Engineering and Technology/ Planning/Applied Arts and Crafts/Design/Hotel Management and Catering Technology/ Computer Application / Management shall be as provided in the Appendix 2 of the Approval Process Handbook.

Sandwich Courses are Degree/ Diploma Courses offered by an Institution that include a set period of time working in a related Industry so that students get hands-on experience.

7.3.1 Provided that, if any Institution proposes to start a new Course whose nomenclature is not available in Appendix 2 of the Approval Process Handbook, prior concurrence, as the case may be, by the Council for the same shall be necessary. For such concurrence, the Institution with due endorsement by the Registrar/ Director of affiliating University/ Board/ Technical Institution shall submit detailed Syllabus and Curriculum and its nomenclature to the Policy and Academic Planning Bureau, AICTE before 30th September of the Calendar Year, to process the same in the respective Board.

7.3.2 All branches of Engineering and Technology shall offer Elective Courses in the Emerging/ Multidisciplinary Areas viz., Artificial Intelligence (AI), Internet of Things (IoT), Block chain, Robotics, Quantum Computing, Data Sciences, Cyber Security, 3D Printing and Design, Augmented Reality/ Virtual Reality (AR/VR) etc., as specified in Appendix 2 of the Approval Process Handbook.

a. Under Graduate Degree Courses in Emerging / Multidisciplinary Areas shall be allowed as specialization from the same department. The minimum additional Credits for such Courses shall be in the range of 18-20 (including credit transferred from the SWAYAM platform) and the same shall be mentioned in the degree, as specialization in that particular area. For example, doing extra credits for Robotics in Mechanical Engineering shall earn B.E./B.Tech. (Hons.) Mechanical Engineering with specialization in Robotics.

b. Minor specialization may be allowed in any Under Graduate Degree Courses where a student of another Department shall take the minimum additional Credits in the range of 18-20 and get a degree with minor from another Department.

c. Universities are free to evolve their own Syllabus for any Minor Degree and Hons. for which Model Syllabus is not available on AICTE’s Website.

d. If an Institution is having the required Infrastructure facilities, Faculty and other requirements as per the Approval Process Handbook, for conducting the Core (Under Graduate Degree) Courses, the specialization in Emerging/ Multidisciplinary Areas shall be permitted Within the Approved Intake Without Hampering the Generic Course.

e. The Institutions/ Universities shall adopt the following important instruction while offering the Hons. in Emerging/ Multidisciplinary Areas:
<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Minor Degree / Hons</th>
<th>To be offered as Hons., Only for following Major Disciplines (For any other Major Disciplines which is not mentioned, it may be offered as Minor Degree)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Artificial Intelligence and Machine Learning</td>
<td>Computer Science and Engineering; Electronics and Communication Engineering; Electronics Engineering</td>
</tr>
<tr>
<td>2</td>
<td>Blockchain</td>
<td>Computer Science and Engineering; Electronics and Communication Engineering; Electronics Engineering</td>
</tr>
<tr>
<td>3</td>
<td>Cyber Security</td>
<td>Computer Science and Engineering; Electronics and Communication Engineering; Electronics Engineering</td>
</tr>
<tr>
<td>4</td>
<td>Data Science</td>
<td>Computer Science and Engineering; Electronics and Communication Engineering; Electronics Engineering</td>
</tr>
<tr>
<td>5</td>
<td>Internet of Things (IoT)</td>
<td>Computer Science and Engineering; Electronics and Communication Engineering; Electronics Engineering</td>
</tr>
<tr>
<td>6</td>
<td>Virtual and Augmented Reality</td>
<td>Computer Science and Engineering; Electronics Engineering</td>
</tr>
<tr>
<td>7</td>
<td>Systems Engineering</td>
<td>Electronics Engineering; Mechanical Engineering</td>
</tr>
<tr>
<td>8</td>
<td>Control Systems and Sensors Technology</td>
<td>Electronics Engineering; Instrumentation and Control Engineering</td>
</tr>
<tr>
<td>9</td>
<td>GIS and Remote Sensing</td>
<td>Electronics Engineering; Civil Engineering</td>
</tr>
<tr>
<td>10</td>
<td>Sustainability Engineering</td>
<td>Civil Engineering</td>
</tr>
<tr>
<td>11</td>
<td>Green Technology and Sustainability Engineering</td>
<td>Civil Engineering; Chemical Engineering</td>
</tr>
<tr>
<td>12</td>
<td>Strategic Civil Infrastructure</td>
<td>Civil Engineering</td>
</tr>
<tr>
<td>13</td>
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<td>Smart Cities</td>
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<td>25</td>
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<tr>
<td>33</td>
<td>Waterways Transport Engineering</td>
<td>Civil Engineering</td>
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</tbody>
</table>
### 7.4 Areas in which Minor Degree/Hons. may be offered are numerous. It is up to the Universities with the help of their Academic Board/Council to decide whether Minor Degree/Hons. is to be offered or not in any particular area, which is not mentioned above. AICTE approval is not required for offering Minor Degree/Hons. in any such area, however the criteria that “Minor Degree or Hons. will cumulatively require additional 18 to 20 credits in the specified area in addition to the credits essential for obtaining the Under Graduate Degree in Major Discipline (i.e. 160 credits)”.

### 7.5 To maintain the quality of Education, 60% of the eligible courses in any Technical Institution shall be accredited in the next ONE (1) years' time, else EoA may not be issued by the Council.

### 7.6 The “Maximum Intake Allowed” in a new Technical Institution offering Technical Programme(s) at Diploma/ Post Diploma Certificate/ Under Graduate Degree/ Post Graduate Diploma/ Post Graduate Degree Level shall be as per the Appendix 3 of the Approval Process Handbook. The same shall also be applicable to an existing Institution WITHOUT NBA accreditation.

### 7.7 The Council shall permit the Introduction/ Continuation of NRI/ OCI /FN/ Children of Indian Workers in the Gulf Countries seats ONLY in the Courses conducted in regular mode.

### 7.8 The Council shall not permit the Post Graduate Course(s) (except MCA and Management), if the Institution is not offering an Under Graduate (Core) Course in the same Programme. However, the same is permitted to State/ Central Universities or Autonomous Government Institutions offering only Post Graduate Courses in Engineering and Technology.

### 7.9 The Council shall NOT permit the conduct of PGDM Courses along with other Programs in the same Institution.

### 7.10 In general, the teaching learning process shall take place either in the form of “face to face” mode in a class room (Regular Course) or “Open and Distance Learning” mode by providing flexible learning using a print, electronic, MOOCs, SWAYAM and SWAYAM PRABHA and through online and occasional interactive face-to-face meetings.

The Courses offered in the timings of Regular Shift, Second Shift and Part Time shall be considered as Courses conducted on Regular Mode. The Institutions shall have to fulfill all facilities such as Infrastructure, Faculty and other requirements to offer the Courses on Regular Mode as per the norms specified in the Approval Process Handbook 23-24 for the Total Approved Intake and the Institutions may conduct the Courses in the timings as per the convenience of all stakeholders. All such Institutions shall have to create the necessary Faculty, Infrastructure

<table>
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<th>Course Code</th>
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<td>Aqua-food Technology</td>
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<td>39</td>
<td>Cellular Agriculture</td>
<td>Biotechnology</td>
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<td>40</td>
<td>Sustainable Energy Engineering (SEE)</td>
<td>Applicable to any discipline of Engineering and Technology</td>
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<td>41</td>
<td>Universal Human Values (UHV)</td>
<td>Applicable to any discipline of Engineering and Technology</td>
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<td>42</td>
<td>Indian Knowledge System (IKS)</td>
<td>Applicable to any discipline of Engineering and Technology</td>
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<tr>
<td>43</td>
<td>Advance Web Development</td>
<td>Applicable to any discipline of Engineering and Technology</td>
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<td>Innovation, Entrepreneurial and Venture Development</td>
<td>Applicable to any discipline of Engineering and Technology</td>
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<td>Applicable to any discipline of Engineering and Technology</td>
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<td>46</td>
<td>5G and Advanced Technologies</td>
<td>Applicable to any discipline of Engineering and Technology</td>
</tr>
<tr>
<td>47</td>
<td>Business Development, Marketing and Finance</td>
<td>Applicable to all UG programmes</td>
</tr>
</tbody>
</table>

### Appendix 3

- **Applicable to any discipline of Engineering and Technology**
- **Applicable to any discipline of Engineering and Technology**
- **Applicable to any discipline of Engineering and Technology**
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- **Applicable to any discipline of Engineering and Technology**
- **Applicable to any discipline of Engineering and Technology**
- **Applicable to all UG programmes**
and other facilities WITHIN 1 YEAR (by A/Y2023-24) to fulfil the norms and an affidavit for the same shall have to be submitted to AICTE. Student enrolment details shall be uploaded in the Web-Portal.

In the Technical Educational sector, Diploma in Engineering and Technology contributes a major share with good enrolment at this level. The Diploma pass out students are employed in various sectors of Industry.

Hence to facilitate such employed / working professionals, Council has made a special provision by providing flexibility in timing to conduct theory and practical classes (even beyond office hours) so as to upgrade their skills and knowledge. This will be treated as regular course not evening program / part-time.

Working professionals with Diploma qualifications enrolled in regular undergraduate Programmes shall be allowed to do the theory and practical in flexible timing to enrich their skills and knowledge. Institute shall provide the required facility to the students under this type of enrollment. Institute shall maintain the student-faculty ratio.

The Institutions may run Skill Development Courses, student developmental activities such as Research Park, Start-up Centre, Innovation Club, Entrepreneurship, etc. in the excess Built-up area without affecting the regular academic activities.

7.11 The AICTE approved Institutions shall be permitted to collaborate with each other for Student Exchange Programme so that the students admitted in an Institution may spend one Semester in another Institution.

Further, the institutions running courses of a specialized nature with more than 50 years of existence and unable to modify/improve/change infrastructure (heritage building), such institutions’ infrastructural / faculty etc. calculation shall be done on their “existing intake”. Such institutions shall NOT be subjected to the prevalent norms of infrastructure as prescribed by the Council for other institutions. However, the faculty norms for such institutions shall be kept on a pro-rata basis and not on the basis of division size intake as prescribed in Appendix 3.

7.12 An Institution shall only allow up to 40% or as per the new regulation of UGC /AICTE of the total courses being offered in a particular Programme in a Semester through the Online Learning courses provided through SWAYAM/ MOOCs platform as per the AICTE (Credit Framework for online learning course through SWAYAM) Regulations, 2016 as amended from time to time.

This is not applicable in case of Diploma LEVEL in Engineering and Technology Programme.

7.13 Institutes having less Enrolment / Poor Academic Performance

a) Institutions having less enrolment

Institutions having Course(s) in which admissions are less than 30% of the “Approved Intake” for the preceding 5 years consistently, and if in the following year, the admitted student strength does not exceed 50% of the “Approved Intake” in the course(s) by filling vacant seats through lateral entry, then the Council shall reduce the intake by 50%, in such Course(s) in the current Academic Year.

In the Courses approved by the Council, if the Institution fails to admit the students/ not started the Course(s) due to Non-affiliation by the University/ Board or Non-Fulfilment of State Government/ UT requirements in the year of establishment, the same shall be informed to the Council, else ALL the Courses shall be considered for implementing the above Clause.

The Institution falling under this category need not apply for restoration in the next Academic Year and the Intake shall be automatically reinstated by the Council, if the enrolment becomes more than 30% based on the student enrolment data provided by the Institution. However, such Institutions shall not be eligible to apply for other categories listed under Chapter II/ III/ V/ VI of the Approval Process Handbook except Extension of Approval.

Further, if such Institutions apply for restoration of Intake against the punitive action if any, in the previous Academic Year(s) and if the earlier “Approved Intake” being restored through EVC followed by SHC/ SAC, then this Clause shall be applied after five years.

b) Institutions having poor academic performance:

Institutes having poor academic performance in University/Board examinations, a joint decision of respective affiliating University / Board along with AICTE shall be taken. The institute with poor academic performance shall be given a warning to improve the academic performance of the students within 2 years.
7.14 Admission to Lateral Entry to Second Year Course(s)

a) Lateral Entry to Second Year Diploma Course(s) shall be permissible up to a maximum of 10% of the “Approved Intake” which shall be over and above, supernumerary to the “Approved Intake”, plus the unfilled vacancies of the First year as specified in the Approval Process Handbook.

b) Lateral Entry to Second Year Under Graduate Degree Course as applicable in Appendix 1 shall be permissible up to a maximum of 10% of the “Approved Intake” which shall be over and above, supernumerary to the “Approved Intake”, plus the unfilled vacancies of the First year.

c) The Institution applied for Closure (if the same is under process/ approved for Progressive Closure) are eligible for admission to the Lateral Entry in the current Academic Year, as Extension of Approval was issued in the previous Academic Year and students were admitted during that year.

d) The Institutions where “No Admission” have been issued for the current Academic Year are eligible for admission to the Lateral Entry in the current Academic Year, as Extension of Approval was issued in the previous Academic Year and students were admitted during that year. However, in the Institutions where “No Admission” have been issued for the previous Academic Year are not eligible for admission to the Lateral Entry in the current Academic Year.

e) Institutions applied for the Conversion of Degree Level into Diploma Level and vice-versa/ Conversion of Women’s Institution to Co-ed Institution and vice-versa and approved for the conversion are eligible for admission to the Lateral Entry as per the approval that of the previous Academic Year.

f) Any Foreign National obtained Diploma in a Foreign Institution (having an equivalency Certificate issued by the Association of Indian Universities) or Diploma in an Indian Institution shall also be eligible for Lateral Entry into the Second Year under Graduate Degree Course. The Institutions having approval for the supernumerary seats in such Course(s) as per Clause 2.12 of the Approval Process Handbook are ONLY eligible to admit the Foreign Nationals as per the norms, else the Institution shall apply for the same on AICTE Web-Portal. However, the total Foreign Nationals admitted under supernumerary seats and the Lateral Entry shall not exceed the 15% of the “Approved Intake” in an Academic year.

g) NRI candidates shall also be permitted for admission in Lateral Entry to Second Year, subject to the approval from AICTE for the NRI seats and fulfilment of requisite norms as specified in the Approval Process Handbook.

h) Vacant seats arising out of the students withdrawing the admission in the First Year shall also be considered for Lateral Entry.

7.15 The Technical Institutions shall follow Norms for Faculty requirements and Cadre ratio in Under Graduate/ Post Graduate Level as provided in the Appendix 7 of the Approval Process Handbook.

The Institutions shall ensure the timely and complete payment of the salary of Faculty by Electronic Clearing Service through Nationalized Banks. Expert Visit Committee shall ensure the Faculty availability by the annual salary paid statements of the faculty in addition to their physical presence.

The Institution should not demand for the Original Degree Certificates from the Faculty members at the time of joining the Institution. The Faculty members shall avoid the practice of leaving an Institution in the middle of the semester without completing the Courses assigned to them in the Semester.

The institutions shall ensure that necessary addition/deletion of faculty ID (Details in case of new faculty have not worked in any other AICTE approved institutions so far) on AICTE web portal within the same month from the date of Joining/Leaving.
**a) Adjunct Faculty/ Industry expert / Professor of Practice shall be as per guidelines given in Annexure 9 are permissible (up to a maximum as mentioned below), as the Programmes require more practical exposure:**

- Design - 20%
- Planning - 30%

In all other Programmes, ONLY under exigent conditions such as relieving/retirement of Faculty members/ delay in Faculty recruitment, Institutions may avail the services of Adjunct Faculty/ Industry expert/ Professor of Practice up to a maximum of 10% of the required Faculty members as per the “Approved Intake”, for a period not exceeding one Academic Session. The Institutions may appoint more number of Adjunct Faculty for the benefit of the students to get the industrial exposure. One Adjunct Faculty shall not be engaged in not more than two Institutions at the same time.

**b) In order to offer Quality Technical Education, all the institutions need to have Regular faculty for all the programs / courses by fulfilling Faculty student’s ratio & Cadre ratio as prescribed by AICTE from time to time. However, the institutions may avail the services of contractual faculty under extraordinary circumstances (Court Cases etc.,) ONLY for a short period.**

**c) The Faculty norms as specified in Appendix 7 of Approval Process Handbook shall be fulfilled for the Course(s) conducted in any institution.**

**d) For every Post Graduate Course, there should be at least one Professor with Ph.D. qualification. If Professor is not available, at least one Associate professor with Ph.D. qualification should be available.**

**e) Faculty requirement for a Course may comprise of Faculty of Science and Humanities and other interdisciplinary specialization depending on the University Curriculum.**

**f) Number of Technical and Non-Teaching Staff depends on the Institution/ University/ concerned Government norms.**

**g) Aadhaar/ PAN seeding has to be provided for the Faculty wherever applicable as per the Norms.**

**h) The Technical Institutions shall introduce Biometric attendance for regular Faculty members.**

**i) Each Institution shall have appropriate Grievance Redressal mechanism/ Internal Complaint Committee (ICC) to address the issues of the Faculty & Students.**

**Disclaimer:**

Annexure 6 and 7 of the Approval Process Handbook provide the major domains and the corresponding possible nomenclatures under each domain which is applicable to AICTE approved Institutions. Interdisciplinary Courses are numerous and more firmly entrenched in the academy than ever. Such Courses are being offered at various Universities, IITs, NITs, IISERs, NISERs and other Institutes of National importance, other than the nomenclatures listed in the Approval Process Handbook and AICTE cannot update all the existing nomenclatures. However, the recruiting authorities shall decide the equivalent Course(s) based on the curricula and syllabus, without taking approval from AICTE, depending on the needs of their Programme(s)/ Course(s).

**7.16 The Technical Institutions shall follow Faculty Cadre and Qualifications as provided in the Appendix 8 of the Approval Process Handbook.**

The age of superannuation of all faculty members and Principal / Director of the Institutions shall be 65 years. An extension of 5 years (till the attainment of 70 years of age) may be given to those faculty members who are physically fit, have written Technical Books, published papers and has average 360o feedback of more than 8 out of 10 indicating them being active during last 3 preceding years of service.

All the pay related issues of the Faculty shall be suitably addressed by the concerned University or State DTE (Refer AICTE Gazette notification: F.no. 1-103/AICTE/ PGRC/Regulation/2021 dated 22nd March, 2021)
The Technical Institutions shall follow Norms for Built-up requirements as provided in **Appendix 4** of the Approval Process Handbook.

a) Land required shall be with clear title in the name of the trust / society / company or on a long term lease for the minimum period of 30 years with at least 25 years of live lease shall be in the Name of the Trust/ Society/ Company.

b) Documents showing ownership of Land/ Building as per the provisions of Section 8 of the Transfer of Property Act, 1882 or any other Law for the time being in force relating to transfer of property to or by Companies, Associations or bodies of individuals, in the name of the Applicant in the form of Registered Settlement Deed/ Registered Sale Deed/ Irrevocable Gift Deed (Registered)/ Irrevocable Government/ Private Lease Deed (Registered) for a period of minimum 30 years (including Commitment for continued lease with at least live Lease of the maximum duration of programs at the time of submission of application).

c) It shall be open for the Promoter Trust/ Society/ Company of the proposed Institution to mortgage the Land with the prior intimation to AICTE after the issue of the Letter of Approval (LoA), only for raising the resources for the purpose of development of the Technical Institution situated on that Land for improving the employability of students.

d) Plot(s) of Land under consideration shall be contiguous and shall have no obstacles such as river, canals, rail tracks, highways, high tension lines or any such entity hampering continuity of Land. In case, if the obstacles come later, connectivity shall be ensured and proper Safety Certificate should be produced from Competent Authority.

e) The Land Use Certificate shall be obtained from the Competent Authority as designated by concerned State Government/ UT.

f) The Land Conversion Certificate shall be obtained from the Competent Authority as designated by concerned State Government/ UT.

g) The Land Classification Certificate shall be obtained from the Competent Authority as designated by concerned State Government/ UT.

h) The Buildings has to be constructed as per the approved Building plan. In the existing Institutions, the outer dimensions and outer envelope of the building, setbacks, vertical circulation position of the toilets and circulation areas are to be kept intact; the minor internal changes made in the plan may be accepted. However, major changes/ alterations that affect the structural stability of the Building are not permitted.

i) Occupancy Certificate/ Completion Certificate/ Building License/ Form D (as applicable) shall be obtained from the Competent Authority (as per standard format prescribed by the issuing Authority). For Government Buildings, the Government Building Act, 1899 is applicable.

j) After the expiry of a period of thirty years from the issue of Completion Certificate, a Structural Stability Certificate from the registered Structural Engineer for the purpose of certifying that the Building is safe for human habitation shall be produced. Structural Stability Certificate is valid for a period of FIVE years from the date of issue.

k) In case of any modifications done in existing Building, stability of entire construction need to be checked and also Building Plan need to be re-validated, in case of major changes.

l) A valid Fire Safety Certificate shall be obtained from the Competent Authority.

m) State wise Competent Authorities for issuing the Certificates pertaining to the Land/ Building including Occupancy Certificate are given in Annexure 8 of the Approval Process Handbook.
7.18 The Technical Institutions shall follow Norms for Books, Library facilities, Computer, Software, Internet, Printers and Laboratory Equipment as provided in the Appendix 5 of the Approval Process Handbook.

7.19 The Technical Institutions shall follow Norms for Essential and Desirable requirements as provided in the Appendix 6 of the Approval Process Handbook.

a) The Language Laboratory shall be used for Language tutorials. These are attended by students who voluntarily opt for remedial English Classes. Lessons and exercises are recorded on a weekly basis so that the students are exposed to a variety of listening and speaking drills. These especially benefit students who are deficient in English and also aim at confidence-building for facing interviews and competitive examinations. The Language Laboratory sessions also include word games, quizzes, extemporary speaking, debates, skills, etc. Specifications shall be decided course wise as mentioned in Appendix 4.2.1.

b) The Institution should provide appropriate facilities to take care of the physically challenged students and elderly persons comprising of Teaching/ Non-Teaching/ Others such as parents of the students visiting the Institution. Barrier Free Built Environment for differently abled / elderly persons shall be available on all the floors and in ALL the Buildings, including the availability of specially designed toilets for Ladies and Gents. Every Building should have at least one entrance accessible to the physically challenged and shall be indicated with a proper signage. This entrance shall be approached through a ramp together with the stepped entry. Refer guidelines and space standards for Barrier Free Built Environment for disabled and elderly persons by CPWD, Ministry of Urban Development, Government of India (Refer Handbook on Barrier free and Accessibility http://cpwd.gov.in). Unisex toilets with all facilities shall be provided in each floor as specified by the National Building Code.

**Condition A:** for Building up to 3 or 4 floors (for Buildings of height upto 15 m)

- The Lift may be provided, but not essential.
- The ramp shall be provided as per National Building Code.

**Condition B:** if the Building is a multi-storied Building i.e. more than 4 floors (for Buildings of height more than 15 m)

- Lift must be provided with all provisions as per the National Building Code. Lift shall be accessible to all disabled/ elderly persons and
- Ramps may be provided, if needed, for the same.
- Special reserved car parking facilities are to be provided.

c) Other types of Barrier Free Environment

- Stair lifts: All Stair Lifts come standard with a switch or button at the armrest and a call/send button mounted on the wall at the top or bottom of the stair case this allows multiple users access to the unit as necessary.
- Platform Lifts also known as “porch lifts” come in all shapes and sizes: Platform Lifts are ideal for individuals that rely on wheelchairs, power chairs and scooters. Vertical Platform Lifts also provide access to raised porches and decks for the wheel chair, power chair or scooter.
- There are several types of hoisting systems such as Overhead Hoists, Portable Ceiling Lifts, Mobile Floor Hoists and Wall Lift Hoists are also available.
- Safety Certificate is essential.

d) Safety and Security measures in the Campus

The essential responsibility of Campus safety is to safeguard students, Staff, and the general Campus community from the threat of violence, and to provide appropriate interventions to
support individuals in crisis. To ensure the safety in the Campus, the following measures shall be available in the Institution:

- CCTV shall be installed in the Campus at appropriate locations within the premises of an Institution.
- All Inhabitants/ Students/ Faculty/ Staff shall be issued Identity Cards by the Institution and the same may be checked by the security personnel during their entry. Outsiders may be permitted to enter into the Campus with the temporary photo ID generated at the entrance.
- The staff shall be trained to protect the students from any abuse.
- The Institution shall have at least an annual safety programme encouraging the Campus community to look out for themselves and one another.
- Special needs of students, Faculty and Staff with disabilities have to be taken care in the event of an emergency.
- Counseling arrangements for the affected individuals shall be provided.

E) Multiple Institutions in the same premises run by the same Trust/ Society/ Company shall be permitted to share internet band width/ e-journals, but the sum total shall be equivalent to the requirement of each of the Individual Institutions.

7.20 Induction training for 3 weeks and 2 weeks is mandatory for First Year UG and Diploma students respectively.

7.21 Model Structure of the Curricula/ Syllabus for different Course(s) are proposed by the Council and available in AICTE Web-Portal shall be used as a guideline and Institutions/ Universities may adopt the same with suitable changes.

7.22 The Technical Institutions shall initiate MoUs with the Industries for the internships of the students and report the outcomes of the same in their website. The industry with whom MoU is signed shall be a registered industry having valid TIN/GST number.

7.23 The standalone PGDM Institutions shall follow Norms for PGDM Programmes as provided in the Appendix 9 of the Approval Process Handbook.

7.24 The Technical Institutions shall follow Subscription of Journals as provided in the Appendix 10 of the Approval Process Handbook.


7.27 Structure of Various Committees is given in the Appendix 13 of the Approval Process Handbook.

7.28 Contact details of AICTE are given at AICTE website www.aicte-india.org. The technical / process related queries or grievances may be sent through CSS portal https://css.aicte-india.org/login.

7.29 The Technical Institutions shall follow Grievance Redressal for Students as provided in the Appendix 15 of the Approval Process Handbook.

7.30 Documents to be submitted for applications under Chapter I are given in Appendix 16 of the Approval Process Handbook.

7.31 Documents to be submitted for applications under Chapter II/ III are given in Appendix 17 of the Approval Process Handbook.

7.32 Recommended Composition of Board of Governors (BoG)/ Board of Management (BoM) in the Technical Institutions is given in the Appendix 18 of the Approval Process Handbook. Institutions Deemed to
be Universities shall fulfill the composition of Board of Governors/ Board of Management (BoM) as specified by the AICTE and UGC.

7.33 The Technical Institutions shall follow Academic Calendar as specified in the Appendix 19 of the Approval Process Handbook.

7.34 The Technical Institutions may conduct the Fellow Programme in Management as specified in the Appendix 20 of the Approval Process Handbook.

7.35 Starting other academic Course(s)/ Institutions (Technical/ Non-Technical) in the excess Built-up area, arising out of the Courses approved for Closure, not started, etc., is permissible. However, the Applicant has to make Material/ Non-Material amendment of the Building Plan, Site Plan, etc. approved by the concerned Competent Authority to suit the requirements of the new Programme.

The Institutions may also conduct any academic Course(s) of other Regulatory Body using existing facilities, or by creating additional facilities as per the provisions laid down in the norms and standards of the respective Regulatory Bodies without affecting the quality of education prescribed by both Regulatory Bodies after taking NOC from the Council. In such cases, a Scrutiny /Re-scrutiny Committee shall be conducted for the issue of NOC on receipt of ₹ 0.55 Lakh through online as TER Charges by the Applicant. The Promoter has to provide an Affidavit 12 that the Institution(s) approved by AICTE in the Campus has/ have all the facilities such as Infrastructure, hostel (if applicable), Faculty, etc. for meeting the ALL the Courses, in addition to the proposed academic Course(s).

7.36 Ample space shall be made available for playground in an Institution. Institutions shall provide owned/ hired facilities for indoor and outdoor sports for the students either in the Campus or through arrangements with other adjacent Institutions, Corporation grounds, private facilities, etc.

7.37 Total Built-Up area under each sub-category such as Instructional area, Administrative area, Amenities area and Circulation area for each Programme shall be fulfilled. Built-Up area in excess than the total Built-up area required to run the Programme (s) and Course(s) for the entire duration shall be utilized for the student developmental activities such as Hostel, Research Park, Student Clubs and Incubator/ Accelerator.

7.38 Mandatory disclosures as given in the Annexure 10 shall be displayed in the website of each Technical Institution.

7.39 The Institutions shall adopt the minimum standards and qualifications as specified in the Approval Process Handbook. However, Institutions Deemed to be Universities/ Institutions having Accreditation/ Autonomy status shall surpass the minimum standard and qualifications specified.

7.40 In National Defence/ Security areas, the maximum Divisions or Intake over and above specified in Appendix 3 of the Approval Process Handbook shall be considered as the case may be, subject to the fulfilment of other norms of the Approval Process Handbook. However, the details of such Institutions may not be shared to the public.

7.41 The Institutions shall adopt the Fee fixed by the concerned State Fee Regulatory authority. Institutions Deemed to be Universities shall comply the UGC norms for Fee in Professional Education.

NOTE: The Institutions shall not directly or indirectly, demand or charge or accept, Capitation Fee or demand any donation, by way of consideration for admission to any seat in any Course.

7.42 Those Institutions applied for the NBA having Extension of Approval with full “Approved Intake” for consecutive six years and granted a reduction in Intake in that current Academic Year shall request AICTE, if all the deficiencies are complied with. Such requests shall be processed as per the norms of the Approval Process Handbook and on fulfilment; the NBA shall be intimated suitably.

7.43 AICTE does not recognize the Programme(s)/ Course(s) in Technical Education offered through ODL/ Online mode except in Management/Computer Application and Travel &Tourism / Artificial Intelligence & Data Science / Logistics Programmes with the explicit approval of AICTE.
The State Government/ UT/ Directorate of Technical Education/ Directorate of Medical Education shall ensure that 10% of reservation for Economically Weaker Section (EWS) as per the reservation policy for admission, operational from the Academic year 2019-20 without affecting the reservation percentages of SC/ ST/ OBC/ General. However, this would not be applicable in the case of Minority Institutions referred to the Clause (1) of Article 30 of Constitution of India.

1. Ten percent (10%) EWS seats shall be enhanced in all Govt., Govt. Aided institutions, State Public University departments as per the directives issued from time to time by Government of India without disturbing the existing reservation percentage (%) being followed in these institutions. The intake in these institutions shall be 1.25 times of the existing intake of respective category in these institutions.

2. Further, the implementation of 10% EWS reservation in the private unaided-Institutions may be considered based on the relevant policies of the respective state governments.

**NOTE:** EWS vacant seats shall be considered for the Lateral Entry to Second Year Course(s) with the same reservation policy for admission.

**7.45**

(a) Supernumerary seats (25 Nos.) are granted by the Council, for the Institutions falling under the Centrally Supported Scheme of “Upgrading existing Polytechnics to integrate Persons with Benchmark Disability (PwBD) in the mainstream of Technical and Vocational Education.

(b) Concession for the wards of Kashmiri Migrants and Kashmiri Pandit / Kashmiri Hindu Families (Non-Migrants) living in Kashmir valley for admission in Higher Educational Institutions (As per MoE directives: F.No. 3-4/2017-NER, Dated: 15th October, 2019). This is in addition to PMSSS supernumerary seats. They are not eligible for scholarship.

**7.46**

Affidavit 2 specified in the Approval Process Handbook shall be uploaded in the AICTE Web-Portal in e-stamp paper with digital signature of the authorized signatories.

**7.47**

In case of any litigation pertaining to the penal action initiated by the Council for an Institution, for the contravention of any of the relevant Regulations, such Institution shall have to apply as per Clause 8.1(b) / 8.18 (as applicable) in AICTE Web-Portal, in the absence of any specific court order to the contrary.

**7.48**

Clause 1.5.4 of the Approval Process Handbook does not permit Self-financing Institutions to use ‘Indian’, ‘National’, etc. in the Name of the Institution. The Institutions which were already given approval with those words shall be instructed to change/ drop the word from the Name of the Institution, as the Stake holders may misinterpret them to be Government/ Government Aided Institutions.

If any Institution (other than Government/ Government Aided) continue to use ‘Indian,’ ‘National,’ etc. in the Name of the Institution, the Council shall remove such words while issuing EoA.

**7.49**

Tuition Fee Waiver (TFW) Scheme

a) Scheme shall be applicable to all approved Technical Institutions offering Diploma, Post Diploma, Under Graduate Programme(s), Computer Applications - MCA, PGCM - MBA, PGDM Programme(s) and Lateral Entry provisions of these Programme(s).

b) The scheme shall be mandatory for all Institutions approved by the Council.

c) Requirements and Eligibility
   - Sons/ Daughters of parents whose annual income from all sources does not exceed ₹. 8.00 Lakh.
   - The Waiver is limited to the Tuition Fee as approved by the State Level Fee Committee for Self-Financing Institutions and by the Government for the Government/ Government aided Institutions. All other Fees except Tuition Fee shall have to be paid by the beneficiary.

d) Admission Procedure
   - Under this Scheme, up to a maximum of 5% of “Approved Intake” per Course shall be available for this admission. These seats shall be supernumerary in nature. These supernumerary
seats shall be available only to such Course(s) in an Institution, where a minimum of 50% of “Approved Intake” are filled up in last Academic year.

• The Competent Authority to effect this admission is the State Government/ UT or its designated authority.

• In the event of non-availability of students in this category, the same shall not be given to any other category of candidates.

• The State Admission Authority shall invite applications under this category; make a separate merit list for this category and effect admission on the basis of the merit list so generated.

• The Institutions shall publish in their Brochure and Web site the details of this scheme.

• Competent Authority for admission shall submit a separate list of the students admitted under this category to the Institution to which they are admitted for compliance.

• A letter in this respect shall be issued by the Competent Authority for admission to each beneficiary student admitted under this scheme and he/ she shall not be allowed to change the Institution/ Course under any circumstances.

• The Institutions shall also display information regarding admitted candidates in their Web site for information to the students and other stakeholders.

7.50 Supernumerary seats for the Union Territories J&K and Ladakh under Prime Minister’s Special Scholarship Scheme (PMSSS)

a) Scheme shall be applicable to selected approved Technical Institutions having NIRF ranking and offering Bachelor Programme(s). Diploma holders in Engineering are eligible for Lateral Entry under the provisions of these Programme(s).

b) 2 seats per Course shall be available for these admission with the maximum of 10 seats per Institution. These seats shall be supernumerary in nature and shall be available to such Course(s) in an Institution.

c) The scheme shall be mandatory for all Institutions approved by the Council subject to, the changes suggested by the Inter-Ministerial Committee of MoE from time to time.

d) Requirements and Eligibility

• All students domicile of J&K and Ladakh are eligible for seats under this scheme.

• The student passed Higher Secondary Examination (12th Std.) from the schools located in J&K and Ladakh.

• Sons/ Daughters of parents whose annual income from all sources does not exceed ₹ 8.00 Lakh.

e) Admission Procedure

• AICTE shall invite applications under this category, make a separate merit list for this category and effect admission based on the merit list as generated through Counselling or otherwise as decided from time to time.

• In the event of non-availability of students in this category, the same shall not be given to any other category of Applicants.

• A letter in this respect shall be issued by the Competent Authority for admission to each beneficiary student admitted under this scheme and he/ she shall not be allowed to change the Institution/ Course under any circumstances without permission from AICTE.

7.51 Release of Security Deposit

7.51.1 Procedure

a) The Trust/ Society/ Company shall upload/ submit the following documents in AICTE Web-Portal for the release of the FDR/ RTGS.

• Application/ request letter of the Institution for FDR/ RTGS release
• Affidavit 6 with details of the Institution and Name of the Trust/ Society/ Company, FDR/ RTGS details (as per the standard format)
• Copy of FDR to be released, in a corpus fund made by RPGF, copy(s) of the Demand Draft (if any) submitted to AICTE for creation of RPGF/ Online payment proof for Security Deposit
b) Approval Bureau after verification shall forward the same to the, Public Grievance Redressal Cell (PGRC) and Vigilance Cell of AICTE to give their clearance for the release of the FDR.
c) In case of FDR/ RPGF, upon clearance from all the above, NOC shall be issued to the Institution by the Approval Bureau at AICTE.
d) In case of RTGS, the sanction order shall be issued by the Council.

7.51.2 If an Institution has any financial embezzlement with Government Bodies/ Banks, then Security Deposit shall not be released till the NOC from such body is received.

7.51.3 In case an Institution/ Trust/ Society/ Company violates the Security Deposit related norms, the Council shall initiate appropriate penal action.

7.51.4 For the Institutions approved by AICTE and later converted into a Private University/Institution Deemed to be University by appropriate State/ Central Act, the release of Security Deposit shall be subject to no pending Complaints or Disciplinary Proceedings against such Institutions in addition to the submission of the above documents.

7.51.5 For the Institutions approved for Progressive Closure (Institutional/Program specific), Security Deposit (as applicable) shall be released upon the request from the Trust/ Society/ Company, subject to the submission of a Certificate from the affiliating University/Board stating that no students are studying in the Institution. Such a Certificate is not needed, if the Security Deposit is already matured.

7.51.6 In case of grant of approval to the merger of Institutions, Security Deposit of the Child Institution(s) shall be released upon the request from the Trust/ Society/ Company, subject to the submission of a Certificate from the affiliating University/Board stating that no students are studying in the Institution.
CHAPTER-VIII
Penal Action in case of Violation of the Norms and Regulations

8.1 Introduction

a. An Institution offering any Programme/ Course in Technical Education in violation of Regulations/ Approval Process Handbook, shall be liable to appropriate Penal action including fine/ no admission/ reduction in “Approved Intake”/ Withdrawal of Approval/ criminal action by the Council against defaulting Trust/ Society/ Company/ Associated Individuals/ the Institution, as the case may be.

b. If any Technical Institution contravenes any of the provisions of relevant Regulations, the Council after making appropriate inquiry through Standing Hearing Committee and after providing an opportunity of being heard through the Standing Appellate Committee shall withdraw the approval granted. In case of Withdrawal of Approval of the Institution, the Technical Institution/ Trust/ Society/ Company shall apply afresh for approval after completion of two Academic Years for setting up a new Technical Institution with a different name as per the procedure defined in the Approval Process Handbook

c. Further that, the students admitted to the Institution whose approval has been withdrawn for the current Academic Year shall be redistributed to other AICTE approved Institutions in the jurisdiction of the affiliating University/ Board by the Competent Authority of the respective State Government/ UT. AICTE approval given to the Course(s) in the previous Academic Year(s), if any, to such Institution against which the admitted students shall be treated as AICTE approved Course(s) only.

d. If any of the information mentioned in the Affidavit is proved as false, penal action shall be initiated on the Deponent.

e. If any Institution is found offering Technical Programmes without the approval of the Council, it shall be declared as unapproved Institution and the Council shall inform respective State Government/ UT to initiate appropriate penal, civil/ criminal action against such defaulting Institutions/ Trust/ Society/ Company/ Associated Individuals as the case maybe.

8.2 Non-Submission/ Submission of Incomplete/ False/Incorrect Information/Violation of Regulatory Provisions in Online Application for Extension of Approval

Non-Submission/ submission of incomplete/ false information/incorrect information/violation of regulatory provisions while applying for Extension of Approval shall invite appropriate penal action against the Institution / University. The Institution /University shall be liable to any one or more of the following punitive actions by the Council.

a. Suspension of approval for NRI and supernumerary seats, if any, for one Academic Year

b. Reduction in “Approved Intake”

c. No admission in one/ more Course(s) for one Academic Year

d. Withdrawal of approval for Programme(s)/ Course(s)

e. Withdrawal of approval of the Institution/University

NOTE: University / Institution shall be liable to withdrawal of Approval in case of running Programme(s)/ Course(s) with partial approval of AICTE. University shall be liable to withdrawal of approval in case of violation of regulatory provisions (e.g. Running Integrated/Dual programme/course which requires approval from different regulatory bodies.)

8.3 Non-Fulfilment of Requirement of Qualified Principal/ Director

An Institution, not having qualified Principal/ Director for a period more than 12 months shall be liable to any one or more of the following punitive actions by the Council till the regular Principal/ Director is appointed. For the non-Fulfilment of requirement of qualified Principal/ Director, the actions initiated by the Trust/ Society/ Company/ affiliating Body/ State Government/ UT, process of recruitment not followed, temporary arrangements made and satisfactory reasons for non-appointment, if any, have to be ascertained.

Accordingly, the Institution shall be liable to any one or more of the following punitive actions by the Council:
a. Reduction in “Approved Intake”
b. No admission for one Academic Year
c. Not eligible to receive any grant from AICTE

8.4 Non-Fulfilment of Faculty: Student ratio, not adhering to the Pay Scales and/or qualifications prescribed for Faculty

8.4.1 As per All India Council for Technical Education notification (Redressal of Grievance of Faculty/Staff Member) Regulations, 2021 vide F.No. 1-103/AICTE/PGRC/Regulation/2021 dated 25.03.2021, all Pay Scales related Issues of the Faculty shall be suitably addressed by the concerned University or State DTE.

8.4.2 In case of standalone PGDM/PGCM Institutions, AICTE shall Initiate Action through Committee constituted by AICTE.

8.4.3 State Fee Regulatory Authorities should decide the Fee commensurate with the State Government Employees and other Institutes under the purview of the concerned State and the States should follow the same.

8.4.4 Institutions/Universities/Deemed-to-be-Universities if recommended under Clauses above found not adhering to Pay scales or qualifications prescribed for Faculty members for more than 12 months and not maintaining prescribed Faculty: Student ratio shall be liable to any one or more of the following punitive actions by the Council:
   a. Suspension of approval for NRI and supernumerary seats, if any, for one Academic Year
   b. Reduction in “Approved Intake”
   c. No admission in respective Course(s) for one Academic Year
   d. Not eligible to receive any grant from AICTE
   e. Withdrawal of approval in the respective Course(s)
   f. Withdrawal of approval of the Institution

NOTE: Undertaking should be from Chairman/Secretary of Trust / Society /Company in all Faculty Related Grievances.

8.5 Non-Fulfilment of Computer, Software, Internet, Printers, Laboratory Equipment, Books, Journals, Library facilities requirements, etc.

Institutions not maintaining prescribed requirements of Computer, Software, Internet, Printers, Laboratory Equipment, Books, Journals, Library facilities, etc. shall be liable to any one or more of the following punitive actions by the Council.
   a. Suspension of approval for NRI and supernumerary seats, if any, for one Academic Year
   b. Reduction in “Approved Intake”
   c. No admission in one/ more Course(s) for one Academic Year
   d. Withdrawal of approval for Programme(s)/ Course(s)
   e. Withdrawal of approval of the Institution

8.6 Non-Fulfilment of Essential Requirements

Institutions not maintaining essential requirements as per Appendix 6 of the Approval Process Handbook shall be liable to any one or more of the following punitive actions by the Council.
   a. Suspension of approval for NRI and supernumerary seats, if any, for one Academic Year
   b. Reduction in “Approved Intake”
   c. No admission in one/ more Course(s) for one Academic Year
   d. Not eligible to receive any grant from AICTE

8.7 Non-Fulfilment of Location/ Built-up Area/ as specified in the Approval Process Handbook at the time of year of establishment or the current Academic Year

Institutions working in a temporary location or at location not approved by the Council and Institutions not fulfilling prescribed Built-up area requirements shall be liable to any one or more of the following punitive actions by the Council.
a. Suspension of approval for NRI and supernumerary seats, if any, for one Academic Year
b. Reduction in “Approved Intake”
c. No admission in one/ more Course(s) for one Academic Year
d. Withdrawal of approval for Programme(s)/ Course(s)
e. Withdrawal of approval of the Institution

8.8 Excess Admission

Excess admission over the “Approved Intake” shall not be allowed under any circumstances. In case any excess admission is reported to/ noted by the Council, appropriate penal action shall be initiated against the Institution. The Institution shall be liable to any one or more of the following punitive actions by the Council.

a. Five times the total Fee collected per student shall be levied against each excess admission as fine.
b. Suspension of approval for NRI and supernumerary seats, if any, for one Academic Year
c. Reduction in “Approved Intake”
d. No admission in one/ more Course(s) for one Academic Year
e. Withdrawal of approval for Programme(s)/ Course(s)
f. Withdrawal of approval of the Institution
g. Not eligible to receive any grant from AICTE

8.9 Charging Excess Fee than the Fee Prescribed by the Concerned State/ Fee Regulatory Committee

The Institutions shall have to announce all Fees such as Tuition Fee, Examination Fee, etc. on their Website transparently and adhere to the same strictly. No Technical Institution shall collect any other Fee (Payment/ Amount) from the students, in addition to the Fee fixed by the State/ Fee Regulatory Committee. If any Institution does not follow the said guidelines, the Institution shall be liable to punitive actions from any one or more of the following by the Council:

Twice the total Fee collected per student and the excess Fee collected shall be refunded to the student.

a. Suspension of approval for NRI and supernumerary seats, if any, for one Academic Year
b. Reduction in “Approved Intake”
c. No admission status in one/ more Course(s) for one Academic Year
d. Withdrawal of approval for Programme(s)/ Course(s)
e. Withdrawal of approval of the Institution
f. Not eligible to receive any grant from AICTE

8.10 Institutions not allowing Expert Visit Committee for physical/online verification of Infrastructural facilities/ Institutions not having Occupancy Certificate/ Completion Certificate/ Building License/ Form D/ Barrier free environment/ Institutions Deemed to be Universities not having NAD/ Institutions demanding for the Original Degree Certificates from the Faculty members at the time of joining the Institution

In the event, a Faculty member intends to leave the Institution in the middle of the Semester without sufficient notice to the Institution to make a suitable alternate arrangement, he/ she may complete the syllabus of the Course(s) allotted to him/ her keeping in view of the academic interests of students. In any case, the Original Degree Certificates from the Faculty members shall not be retained by the Institution.

Institutions not allowing Expert Visit Committee for physical verification of Infrastructural facilities/ Institutions not having Occupancy Certificate/ Completion Certificate/ Building License/ Form D/ Barrier free environment/ Institutions Deemed to be Universities not having NAD/ Institutions demanding for the Original Degree Certificates from the Faculty members at the time of joining the Institution shall be liable for any one or more of the following punitive actions by the Council:

a. Not eligible to receive any grant from AICTE
b. No admission for one Academic Year
c. Withdrawal of approval of the Institution
8.11 Violation of norms of admission by the Institutions/ Universities conducting PGDM/ PGCM Courses/ PGDM Institutions not having NAD or Institutions offering PGDM Course(s) in Regular or ODL mode not uploading student enrollment data and list of students completed the Course(s) successfully along with their CGPA/ Percentage of marks in the AICTE Web-Portal.

Norms for conducting PGDM/ PGCM Courses shall be as per Appendix 9 of the Approval Process Handbook. If any Institution/ Institution Deemed to be University fails to comply with any of the conditions specified therein/any violation in the admission procedure specified in the Approval Process Handbook for the PGDM/ PGCM Courses/ PGDM Institutions not having NAD or Institutions offering PGDM Course(s) not uploading student enrollment data in the AICTE Web-Portal, the Council after giving reasonable opportunity of being heard through Standing Appellate Committee shall be liable for any one or more of the following punitive actions by the Council:

a. No admission for Academic Year
b. Withdrawal of approval of the Institution.
c. Withdrawal of graded autonomy granted by the Council.

8.12 Violation of Norms in Case of Collaboration and Twinning Programme

a. If a University/ Institution fails to comply with any of the conditions as contained in the Approval Process Handbook, even after giving reasonable opportunity of being heard through Standing Appellate Committee, the Council shall withdraw the approval of the Twinning Programme granted to such University/ Institution to offer their Diploma/ Post Diploma Certificate/ Under Graduate Degree/ Post Graduate Diploma/ Post Graduate Degree in India and forbid such Foreign University/ Institution to either open Centers or enter into any Collaborative arrangement with any University/ Institution in India.

b. The Council shall also inform the concerned agencies including Ministry of External Affairs, Ministry of Home Affairs, RBI of such decisions and advise these agencies to take any or all of the following measures

- Refusal/ withdrawal for grant of visa to employees/ teachers of the said Foreign University/ Institution.
- Stop transfer of funds from India to parent Country.
- Informing the Public about the withdrawal of approval of the Twinning Programme with Foreign University/ Institution and the consequence there of.

c. In case, it comes to the notice of the Council, that a Foreign University is offering Diploma/ Post Diploma Certificate/ Under Graduate Degree/ Post Graduate Diploma/ Post Graduate Degree Level Programme in Technical Education in India directly or in Collaboration with an Indian Partner without obtaining approval, the Council shall initiate immediate action under the Indian Penal Code for Criminal breach of Trust, misconduct, fraud, cheating, etc.

d. Once the approval of the Twinning Programme is withdrawn, the Council shall make an attempt in co-ordination with concerned State Government/ UT to re-allocate the students enrolled in such Programme to other approved Institutions of the Council. The Institution shall have to return the entire Fee collected from such students to the Institutions in which the students are accommodated.

e. Such Foreign University/ Institution shall not be allowed to collaborate with any other Centre/ Institution or enter into a Collaborative arrangement in India for at least next 3 years.

f. UGC amendments from time to time on the subject shall be applicable.

8.13 Fee Refund Cases

8.13.1 In the event of a student withdrawing before the start of the Course, the entire Fee collected from the student, after a deduction of the processing Fee of not more than ₹1000/- (Rupees One Thousand only) shall be refunded by the Institution. It would not be permissible for Institutions to retain the School/ Institution Leaving Certificates in original.

8.13.2 In case, if a student leaves after joining the Course and if the vacated seat is consequently filled by another student by the last date of admission, the Institution must refund the Fee collected after a deduction of the processing Fee of not more than ₹1000/- (Rupees One Thousand only) and proportionate deductions of monthly Fee and hostel rent, where applicable.

8.13.3 The last date for withdrawal of PGDM admission for the purpose of refund of fee shall be as per the last date mentioned in the Academic Calendar.
8.13.4 In case the vacated seat is not filled, the Institution should refund the Security Deposit and return the original documents.

8.13.5 The Institution should not demand Fee for the subsequent years from the students cancelling their admission at any point of time. Fee refund along with the return of Certificates should be completed within 7 days.

8.13.6 Institutions not following guidelines issued by the Council regarding refund of Fee for cancellation of admission or delaying refunds shall be liable to any one or more of the following punitive actions by the Council.
   a. Fine for Non-Compliance of refund rules of the Fee levied against each case shall be five times the total Fee collected per student
   b. Suspension of approval for NRI and supernumerary seats, if any, for one Academic Year
   c. Reduction in “Approved Intake”
   d. No admission in one/ more Course(s) for one Academic Year
   e. Withdrawal of approval for Programme(s)/ Course(s)

**NOTE:** Any changes in the Schedule for any of the academic related activities as notified by the Council from time to time are binding on all the AICTE Approved Universities/Institutions.

8.14 Security Deposit

In case of Institutions where FDRs are encashed before the date of maturity or not depositing the required Security Deposit at the time of LoA, a penalty of 10% of the value of the FDR shall be imposed. However, Institutions that had not created FDR/created FDR for lesser duration/ lesser amount than prescribed at the time of LoA have to create the same accordingly as specified in the Approval Process Handbook.

8.15 Complaints regarding the use of fake certificates of SC/ST/OBC to be investigated in time bound manner and if found guilty, such admission should be cancelled. Further, appropriate action shall be initiated accordingly with due intimation to AICTE.

8.16 Penalty amount shall be paid online to the Council as per the instructions.

8.17 Complaint Cases
   a. All Institutions shall have Grievance Redressal mechanism as notified by the Council.
   b. In case of receipt of any Complaint(s) about an Institution, the same shall be processed by Public Grievance Redressal Cell (PGRC) of AICTE.
   c. The verified Complaint shall be placed before a Standing Complaint Scrutiny Committee (SCSC) for further necessary action. If necessary, the complainant as well as the Institute may be called to appear before SCSC at his/ her own cost. Based on the recommendation of SCSC, a Warning or Show Cause Notice may be issued to the Institution or Expert Visit Committee may be conducted through Approval Bureau.
   d. The report of the Expert Visit Committee/ Show Cause notice, if issued shall be placed before the Standing Hearing Committee.
   e. Two representatives of the Institution (Chairman/ Secretary of the Trust/ Society/ Company or Principal/ Director/ Faculty of the Institution/ Trustee duly authorized by them) along with Photo ID proof shall present their case along with the compliance and supporting documents before the Standing Hearing Committee. If necessary, the complainant may be called to appear before Standing Hearing Committee at his/ her own cost.
   f. The recommendations of the Standing Hearing Committee shall be placed before the Executive Committee for approval.
   g. The decision of the Executive Committee shall be uploaded on the Web-Portal by a detailed Speaking Order. If the Institution is aggrieved by the decision of the Executive Committee, the Institution shall have the right to appeal as per Clause 1.10 of the Approval Process Handbook.
   h. As per CVC guidelines, Anonymous/ Pseudonymous Complaints shall not be processed.
   i. Each Institution shall upload the number of Complaints and Grievances received and action taken in their Web site and update AICTE through the monthly online status report.
8.18 Procedure for Restoration against Punitive Action
a. The Applicant shall make an application for restoration on AICTE Web-Portal along with the application for Extension of Approval of the next Academic Year.
b. The restoration is subject to Expert Visit Committee verifying all the requirements as specified in the Approval Process Handbook.
c. The Expert Visit Committee Report shall be placed before the Standing Hearing Committee.
d. Recommendations of the Standing Hearing Committee shall be placed before the Executive Committee for necessary Approval.
e. If the Institution is aggrieved by the decision of the Executive Committee, the Institution shall have the right to appeal as per Clause 1.10 of the Approval Process Handbook. The Council shall give an opportunity for presenting its case before Standing Appellate Committee. The recommendations of the Standing Appellate Committee shall be considered by the Council.
f. In case of restoration, Extension of Approval with restored Intake shall be uploaded on AICTE Web-Portal, or otherwise Speaking Order shall also be uploaded on the Web-Portal.

8.19 Under extraordinary circumstances, if restoration/ Punitive action (except fine) is approved by the Council beyond 30th April of the Calendar Year in compliance to the order dated 13.12.2012 passed by the Hon’ble Supreme Court of India in CA No.9048/ 2012 and the same shall be implemented for the next Academic Year only.

In an extraordinary circumstance, to implement the withdrawal of approval in the current Academic Year, students admitted shall be shifted to the nearby AICTE approved Institutions in consultation with the concerned University/ Board/ State Government/ UT.

NOTE: Any changes in the Schedule for any of the approval (including academic) related activities as notified by the Council from time to time is binding on all the AICTE Approved Institutions / Universities.