

ल खिल कारतीय तक तेकी छोका परिषद

ALL INDIA COUNCIL FOR TECHNICAL EDUCATION

(An Autonomous Body of the Govt. of India by Parliament Act (52), 1987)

प्रो. बी. जी. संगमेश्वर

Prof. B. G. Sangameshwara

सलाहकार

F. NO MUY SOF SIEL/FT/99

THE SECRETARY. TECHNICAL EDUCATION. GOVI. OF UTTAR PRADESH. VIDHAN BHAXAN. LUCKNOW - 220 001



Sub.: AICTE approval to MAHARAMA PRATAP EDUCATION CENTRE, 117/Q/50, SHARDA NAGAR, KAMPUR, for establishment of MAHARAMA PRATAP ENGINEERING COLLEGE, KANPUR, U.P.

Sir.

I am directed to state that based on the consultations with the concerned State Govt, and the affiliating University and on recommendations of the Regional Committee and the Expert Committee constituted by the Council and as per the provisions of AICTE regulations, the All India Council for Technical Education (AICTE), is pleased to accord approval to MAMARAMA PRATAP EDUCATION CENTRE, 117/0/50. SHARDA MAGAR, MAMPUR, for establishment of MAMARAMA PRATAP ENGINEERING COLLEGE, MAMPUR, U.P., and to conduct following DEGREE coursels) in ENGENEERING & TECHNOLOGY with an annual intake mentioned against each for the session 1999-2000.

| (bursels) | | Intake Lavel | Duration |
|--|-------|-------------------------------------|--|
| Electronics & Instrumentation Engg. Computer Sc. & Engg. Rechanica), Engg. Electrical Engg. | | 60 Degree 60 Degree 40 Degree | 4 yr(s) 4 yr(s) 4 yr(s) 4 yr(s) |
| | Total | 200 | |

This approval has been accorded as per the norms and standards of ALCTE.

The appression will be made in apportance with exceletions nothined by the AICTE vide GSR 476(E) dated 20.05.1991 based on the Now bin Sucrems Court Judgesent dated 04.02.1982 with regard to MPIUI No. 607 of 1992 to the case of Unni Erishanan JP and other etc. The State Novembers of Andrea Prayesh and others etc. and later indeements. No Management/Institute/Trust or Society shall announce acrossions directly there are directstances. May across contrary to this provision taken by the institute will make it stable to be SELECTOR 1889.

unious on the event of infriedsment/montreachtion or non-compliance of the norms and standards as grescribed by the AISTE. The taken shill take further action to without error sel, and the lightly arising out of such withoraxel of approval will be solet The part of Truck (Sections and) of Institution

- touncil hav inspect/ visit the Institution any time it hav deep fit to note the progress/ compliance.

acceptation of the increases is eight to the fact that the sourceal given now is only for one ecademic session, at the sec of The state of the visit to assert if the auren and semicards as attoulated by ALCTE are fulfilled, and only them will the

and Mark to company and his so had by the



- 14. The Council may decide to send an Expert Committee to visit the institute to varify the compliance of the conditions as laid-down and any other specific conditions to make necessary recommendations for further extension of AICTE approval to the conduct of the approved course(s).
- 15. The information furnished in respect of the proposal are factual and correct. In the event of any information is found to be false, misleading or suppressed at a later date the approval accorded may be withdrawn by the AICTE in pursuance of Clause 12 of AICTE Regulations, 1994.
- 16. In the event of non-compliance by the Society with regard to Act, Gazette Regulations/ Guidelines, norms and conditions laid down by AICTE from time to time, the AICTE or a body or a person authorized by it will be free to take measures for withdrawal of its approval without consideration of any related issues and that all liabilities arising out of such a withdrawal would solely be that of the concerned Society.
- 17. The institute by virtue of the approval given by AICTE shall not automatically become claimant to any financial grant or assistance from the Central or State Government.
- 18. The institute shall observe all instructions/ guidelines issued by the AICTE regarding mode of selection of candidates for admissions to prescribing fees. No capitation shall be charged and no charges other than the fee fixed by the Competent Authority shall be levied on students.
- 19. The Institution shall be liable to bear all expenses payable to the students admitted to academic programs due to discontinuation of the institution by its own will or by AICTE including all demurrages incurred due to loss of time already pursued by the admitted students in the programs. The Institution shall also be responsible for suitable demurrages to the faculty and staff recruited in it.
- 20. The management of the college shall fully comply with the "SCKEME" as prescribed by the Supreme Court in its judgment dated 4.2.33 with regard to WP(c) No. 607 of 1992 in the case of Continuous and others vs. State of Andhra Pradesh and others and the related guidelines and criteria as may be issued by the AICTE, UGC or the Central Government from time to time.
- 21. The annual intake capacity of approved program shall be restricted within the intake approved by AICTE. Under no circumstances, the Institution shall admit students in excess to the intake approved by AICTE.
- 22. The institutions shall not collaborate or associate with any other institution or University neither Indian nor foreign to award one or more joint degrees or diplomas to the students admitted to the AICTE approved program.
- 23. Each institution shall submit to AICTE, a list of candidates admitted to the approved program(s) after finalizing admission (latest by August 3) of each year) giving names, percentage of marks in qualifying examinations score in written test, group discussion and to prefer with relative weightage and criteria of admission followed, constitution of admission of litree (applicable only for institutions running MBA/MCA programs.)
- 14. The firstitution shall enift to the permanent accommodation as approved by the Council within a years from the date of approval. The Institution shall not shift to any unapproved location and disconnectables.