



केन्द्रीय माध्यमिक शिक्षा बोर्ड
(शिक्षा प्रशासन, भारत सरकार के अधीन एक स्वायत्त संगठन)
CENTRAL BOARD OF SECONDARY EDUCATION
(An Autonomous Organisation under the Ministry of Education, Govt. of India)



NO. CBSE/AFF./1730790/2024 / 01569

Date: 29.10.2024
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ORDER

The LORD BUDDHA PUBLIC SCHOOL (1730790) IPD-08 INSTITUTIONAL AREA, RIICO RANPUR KOTA – 325003, RAJASTHAN (School Code-11136) was given Provisional affiliation with the Board for Senior Secondary Level w.e.f. 01.04.2017 to 31.03.2020. The affiliation is renewed from time to time and is affiliated till 31.03.2030 with affiliation number 1730790. As per conditions of affiliation, the school shall abide by the provisions of the Examinations and Affiliation Bye-Laws of the Board.

AND WHEREAS, all affiliated schools have already been informed through Board's notification dated 18.10.2018 to ensure compliance with the terms and condition mentioned in the Affiliation Bye-Laws, 2018 and also that the Board may conduct surprise inspection of school(s) any time to verify the status of compliance. Clause No. 12 of Affiliation Bye-Laws clearly lays down that any non-compliance of Examination and Affiliation Bye-Laws shall be considered as violation and action shall be taken as per the Rules in Chapter 12 of the Affiliation Bye-Laws, 2018.

AND WHEREAS, Chapter 14 – "General Rules", provides for the general rules which are required to be mandatorily followed clause No. 14.1 states that, "Every school is bound to follow the Affiliation Bye Laws of the Board mutatis mutandis."

AND WHEREAS, clause No. 14.2 of the Affiliation Bye-Laws, 2018, stipulates that, "It is mandatory for every affiliated school to follow the Examination Bye-laws of the Board mutatis mutandis. Further, the clause 14.2.1 of the Affiliation Bye-Laws, 2018, provides that, "Every affiliated school shall present a list of number of students and their particulars in respect of Classes IX, X, XI & XII at the time of beginning of an academic session in the manner prescribed by the Board."

AND WHEREAS, the clause 14.2.2 of the Affiliation Bye-Laws, 2018, provides that, "No affiliated school shall present the candidates to the Board's examination who are not on its

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rolls." The clause 14.2.4 of the Affiliation Bye-Laws, 2018, provides that "No affiliated school shall present the candidates to the Board's examination who are on its roll but have not attended the school regularly or do not meet the requirement of minimum attendance for appearance in the Board's examination."

The clause 14.2.5 of the Affiliation Bye-Laws, 2018 further provides that, *"Every affiliated school shall sponsor regularly its bona-fide and eligible students in Boards Class X and Class XII examinations from the year mentioned while granting affiliation/ upgradation regularly without break or inform with reasons thereof in writing well in time about the non-sponsoring of the candidates"*.

AND WHEREAS, Chapter 11 of the Affiliation Bye-Laws provides that the Board may conduct the inspection of the Schools including the surprise inspection to ascertain and ensure that schools are following the provisions of the Examination Bye-Laws, Affiliation Bye-Laws and any other instructions issued by the Board from time to time. Clause 11.4 of CBSE Affiliation Bye Laws, 2018 related to the Surprise Inspection of the school states that, *"The Board may any time get an affiliated school inspected by a committee of one or more members without giving any notice to the school."* This activity of surprise inspection can be carried out any time to ensure the due compliance of Statutory Provisions, Bye-Laws of the Board and compliance of any legal mandate and all the schools are bound to offer themselves for such inspection as and when directed.

AND THEREFORE, on the basis of the enabling provisions contained in clause 11.4 of the Affiliation Bye-Laws, 2018, the Board conducted Surprise Inspection of **The LORD BUDDHA PUBLIC SCHOOL (1730790) IPD-08 INSTITUTIONAL AREA, RIICO RANPUR KOTA – 325003, RAJASTHAN (School Code-11136)** on 03.09.2024 through a two member Inspection Committee.

A. On the basis of the report submitted by the Inspection Committee and analysing the data available with the Board, following *inter alia* violations were noticed:-

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- i. As per CBSE records of enrolment in session 2023-24 school has registered 305 students in class XI and the same number of students should have been transferred in class XII by the way of natural progression for next years whereas, school has filled 360 students in class XII for session 2024-25 in OASIS. However, not a single student was found present on the day of inspection. Therefore, the school appears to be sponsoring dummy candidates which is a violation of Clause 14.2 of Affiliation Bye-Laws, 2018 of the Board.
- ii. As per inspection report, the school is running B.A, B.Ed, B.Sc. and D Pharma classes on 2 and 3 floor in same premises. Moreover, UG classes for few were also found operational which is violation of Clause 9.1.3 and 14.10 of Affiliation Bye-Laws, 2018 and seriously, compromising the safety of minor school children and the staff.
- iii. The school had not provided students attendance register. No SMC details, PTA details, salary sheet etc. were made available. No original public documents/certificates and records on school infrastructure and safety such as NOC, Land Certificate, fire safety certificate, building safety certificate, water and sanitation certificate were produced. Only the photocopies without attestation were presented, making gross violations of Clause 10.1.12, 10.1.13, 11.1.2, 14.2, 14.19 of the Affiliation Bye-Laws 2018.
- iv. The teachers attendance register, service books, salary sheet (acquaintance roll) were not provided by the school to the Inspection Committee even after repeated requests. This is a gross violation of Clauses 14.2, 14.19 of the Affiliation Bye-Laws 2018. The teachers have not been appointed in proper teacher-student ratio violating the rule 5.4 of the Affiliation Bye-Laws, 2018.
- v. School has violated the clause 14.2 of the Board's Bye-Laws. As per Inspection Report, in class IX and X the school has 04 sections each, whereas in class XI there is a sharp increase of 08 sections. Further, the number of enrolments in class XI and XII was much higher than number of candidates registered in Grade I - VIII. Maximum students taking admission in class IX-XII directly from far off area of different states like Uttar Pradesh, West Bengal, Bihar, Tripura etc. Therefore, the school is sponsoring non-attending/dummy students in gross violation of the Clause 14.2 of the Bye-Laws of the Board.
- vi. As per Inspection Committee Report, there are 35 classrooms in the school, whereas as per the OASIS the school has 48 sections, therefore, the school is running sections in

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- excess of the classrooms in violation of Clause 4.1 of the Bye-Laws of the Board. The school does not have the infrastructure to run 48 sections.
- vii. The AWR was not found maintained properly and admission forms were not organized class wise. Transfer Certificate were found to be missing to the support the cases of Direct Admission in class IX/X/XI/XII thereby violating Clause 14.19 of the Bye-Laws of the Board.
- viii. The Laboratories of Physics, Chemistry, Biology, Computer Science were not being maintained properly. The chemistry, physics and biology labs were of 500 sq mts whereas as per affiliation bye laws Clause 4.2 their minimum size should be 600 sq ft. Composite Science lab was not available and arranged as per the Board's guidelines. No activity venues like music, dance, indoor sport, auditorium was found, violating the Clause 4.2, 4.4, 4.5, 4.6, 9.1.2, 14.17 of the Affiliation Bye-Laws, 2018.
- ix. Library was undersized and arranged in a room of 1000 sq ft size only, violating Clause 4.3.1, 9.1.2 of Affiliation Bye-Laws 2018.
- x. The school does not have Maths lab Clause 4.5 of Affiliation Bye-Laws 2018.
- xi. No teachers were found physically available for verification at the time of inspection, however, only appointment letters were shown Clause 11.1.2, 10.1.13 of Affiliation Bye-Laws 2018.
- xii. The ambience and infrastructure was not found suitable at all and needs a lot of improvement to support the academic environment, which is a violation of Clause 9.2.24.
- B. In order to follow the course of natural justice and to maintain the transparency, a copy of inspection report was provided to the school alongwith the show cause notice dated 13.09.2024.
- C. The School vide its reply dated 11.10.2024 has made inter-alia, the following submissions on the Show Cause Notice dated 13.09.2024 :-
- (i) It is humbly submitted that on the day of inspection, there was a preparatory holiday for the students as the Term I Examinations were going on. As the term-1 examination were approaching on 04 Sep 2024, the students were given the preparatory leaves prior to the examination. That was the only reason that no student was found present on the day of inspection. (Copy of Term I Exam schedule is enclosed and Office order of Preparation Leave is submitted in Page 1- 2).

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- (ii) The school fully denied to the allegation levelled by the inspection committee that a higher education institute is running in the same campus as this school society is not running any higher Institutions in the school premises.
- (iii) It is submitted that all the records w.r.t. the student's attendance register was shown to the comelier. For public document's part is concerned, all the relevant certificates such as fire safety, building safety etc. were shown to the inspection committee and the committee also cross checked the same with the school's website. The school is maintaining all its essential documents under Mandatory Public Disclosure on its official website as per the norms of the Board. All certificate are also enclosed herewith at Page No 03-06.
- (iv) It is submitted that all records were maintained and available in the school as per norms. The committee members were in hurry of bombarding the questions to the school and they were not even giving a single minute's time to the school to show them the records they were asking for. The school had shown the records to the Inspection committee but they were not bother to listen to any words from the school and they don't even see the records properly. Instead the IC members threatened the school that they will write that no record was available with the school in their report. However, the copies of the same are enclosed herewith at Page No 07 to 15 for information and reference. The school is abiding by the norms/ guidelines laid down by the Board from time to time in its true spirit.
- (v) The school is running sections and maintaining its enrolment in each section as per the norms of the Board. The admission in the school in different classes are done strictly as per granted sections approved to the school by the Board. However, this is to inform that ours is the only CBSE school which is running in the vicinity of this area and other CBSE schools are very far off. Most of the State board schools are running classes' upto Class VIII only. Further, our school provides good education, teaching faculty, infrastructure, co-curricular activities as compared to other State Board schools which running in the neighbouring area. That is the reason the children from far off chooses to study in our school.
- (vi) It is submitted that the inspection committee had not counted the sections properly on the day of inspection as the school is currently having 55 classrooms but the

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- inspection committee without properly counting the classrooms reported only 35 classrooms in their report which is not correct. The certified copy of the building plan from Assistant Engineer PWD is showing the actual size and number of rooms. It is attached at page no 16-17 The school is complying all the instruction laid down in the Affiliation bye Laws of the Board.
- (vii) Records are being maintained properly by the school. All Admission/Withdrawal Register, Admission forms and TC and concerning documents maintained and shown to the committee members. All the direct admissions were only made after obtaining the permission from the concerned Regional Office. Within short stay of 2-3 hours in campus not a single lapse was observed. No TC was missing in the records maintained by the school. The school is complying all the instructions/provisions laid down in the Affiliation Bye Laws of the board.
- (viii) All Laboratories are as per requirement and measurement. It is also covered and video- graphed in previous inspections. The area of laboratories is written committee is approximate without measuring the actual area. However, the actual size along with building plan and photographic evidence is again submitted at Page No 18-20 for your kind perusal. The school is maintaining all the norms laid down in the SOP's issued by the Board.
- (ix) Library is being maintained as per norms prescribed by the Board. The area taken by committee is written approximate area without measuring the actual area. However, the actual size along with building plan and photographic evidence at page no 21 is submitted for your kind perusal. The school is complying all the instructions/guidelines laid down in Affiliation Bye Laws of the Board.
- (x) The school is duly equipped and Functional Math lab as per the SOP issued by the Board. But it was not come into the notice of inspection committee as per very quick in their round during the visit of the school, The committee did not cover all the floors of the school building during their round of visit of the school. They only cover two floors and had submitted their report on the basis of the same, which seems to be unjustified. However, Photographic evidence (Page No 22) is submitted for kind reference please.

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- (xi) As already submitted in point no. 1, the school was closed on that day for Term I Exam preparation leave. The teachers were available in Exam Cell, Staff Room, Library and some were busy in making seating plan arrangements. All Staff Records like Staff Personal File with Service Book, Appointment Order, Extension Letter, Contract of Service, Resume and All Testimonials, Salary Sheet were shown to the committee at the time of Inspection.
- (xii) As far as the ambience and infrastructure of the school is concerned, it is humbly submitted that the main source of revenue of the school is only the fee from the students. The fee charged by the school is also very nominal as compared to other schools. And in this nominal fee structure the school is trying to give its best to the institute. The main purpose of the school is just to provide good education to the students studying in this school. However, the school authorities assure the Board that it will definitely work upon enhancing its ambience and infrastructure in the best possible way it can do and try to meet the expectations of the Board from a CBSE affiliated school. The school is always ready to improve itself.

D. The analysis of the submissions made by the School in its reply dated 11.10.2024 and violations found :-

- (1) In reply to the Point No. 01 of the Show Cause Notice, the school has not been able to clarify about the difference between the Registered No. of Students in session 2023-24 which was 305 students in Class-XI and the increase of 55 students in Class-XII in session 2024-25. No documents and explanation to this effect about the difference of students has been given whereas the number of students which were 305 should have been almost same through the natural progression to Class XII for the session 2024-25. Further, even if the claim of the school is accepted, none of the students were found physically present on the day of the surprise inspection. As claimed by the school that Term-I examination were approaching on Sept. 4, 2024 and the students were given preparatory leaves is not sustainable as the school had not provided any document like Copy of Exam. Schedule and Preparatory Leave order to the Inspection Committee at the time of Inspection. The school had submitted date sheet and order for preparatory leave alongwith the reply to the SCN, however the authenticity of the documents submitted alongwith the reply to show cause notice cannot be ascertained

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as they have not been produced earlier. Further, the school has also not submitted the corroborating evidences such as copies of the practical answer books, test booklets of periodical tests, regularly updated attendance registers etc. to substantiate it's claim of having regular students. This goes to show that the school was making gross violations of Clause 14.2 of Affiliation Bye-Laws, 2018 of the Board.

- (2) On the issue of use of the school building for purposes other than school's academic activities, the school was found to have running the other professional courses like B.A., B.Ed., B.Sc. and D.Pharm on the 2nd & 3rd floor in the same premises and that few Under Graduate Classes were found operational at the time of Inspection by the Committee. The school has denied this finding but has not provided any document, videography etc. The onus to prove the same, is always upon the party which refutes the allegation, mere refusal is not sufficient. It is noted by the two members Inspection Committee that the 2nd and 3rd floor of the school building is being used for the professional programmes/ courses other than the school activities (professional classes seen in IC videography at 09.30 - reference time). This finding of the committee is corroborated by the facts that no students were physically available in the Classrooms and even the teachers were also not present and hence, the building/classrooms were being used for other professional/ commercial purposes. Therefore the school has violated the **affiliation Bye-Laws clause number 9.1.3 and 14.10.**

- (3) On the Point No. 03 of the Show Cause Notice, where the finding by the committee that the school had not provided any documents on students attendance (Attendance Registers), SMC Details, PTA Members detail with proceedings, Salary sheet of the teachers, teachers attendance and other mandatory original certificates like Fire Safety Certificate, Water and sanitary certificate, NOC, Land Certificate, Building Safety Certificate is duly proved by the undertaking by the school principal itself on the day of Inspection that "School could not provide the following documents for verification to the inspection Committee on 03.09.2024" and the school has not been able to refute the said finding. A list of eight documents were also mentioned which the school had not provided. The undertaking further goes to state that no teachers/no students were present in the school on the day of inspection and that the school had

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not provided these documents and information to the Inspection Committee for their verification and inspection even after the best and repeated efforts by the Inspection Committee. Now, in its reply dated 11.10.2024 made in response to the show cause notice, the school has submitted that the students attendance registers were shown to the inspection Committee which is totally in contradiction of the undertaking made by the school Principal on the day of Inspection. The submission of the school is that it has uploaded and maintained the safety documents and certificates on its website under the Mandatory Public Disclosure. The school's website under MPD Link shows the building safety certificate and the fire safety certificates issued only on 08.10.2024 and 09.10.2024 which have got issued in the month of October 2024 (after more than one month of the Inspection). This shows that the school got these certificates only after the inspection and at the time of inspection, it had not provided these certificates to the inspection committee. The reply of the school is very cryptic and not substantiated by any cogent documents/ evidence as the school has not provided any other documents including the essential details, PTA (Parent Teacher Association) details, students attendance registers and teachers attendance register. As far as the salary of the teachers is concerned school has only provided the bank statement of one month (Salary for September 2024) without providing the salary (acquaintance roll) with bank statements of last three months and the service records, appointment letters of teachers etc. Further, the undertaking itself made by the school principal on 03.09.2024 includes in the list of documents (Salary detail of teachers, attendance register of teachers, training certificate of teachers and physical presence of teachers) which were not provided/ presented to the Committee. This shows that the reply of the school after the show cause notice is not sustainable as at the time of inspection no documents were provided. The school has submitted Fire Safety Certificate dated 09.10.2024 , Building safety certificate dated 08.10.2024, Water and sanitary condition certificate dated 03.07.2024 and two safe drinking water certificates dated 03.07.2024 and 15.03.2024 respectively. The dates of the Fire and building safety certificates establishes the fact that they are issued after the conduct of the inspection and school has not adhered to the safety norms by not procuring them earlier. This shows the lackluster and complacent behavior of the school towards the safety of the students.

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The school has submitted 2 safe water and sanitary condition certificate issued in the same year 2024. The school has not clarified the reason of possessing 2 certificates issued in the same year. The school is found to have violated **Clauses 10.1.12, 10.1.13, 14.2, 14.19 of the Affiliation Bye-Laws 2018.**

(4) The school in its reply has submitted that *"....all records were maintained and available in the school as per norms. The committee members were in hurry of bombarding the questions to the school and they were not even giving a single minutes time to the school to show them the record they were asking for. The school has shown the records to the inspection committee but they were not bothered to listen to any words from the school and they don't even see the records properly."* The submission of the school against this point is contradicted by its own undertaking on the day of inspection when no such documents/records were provided and even the committee members had to wait a long. The undertaking of the school Principal stating that *"it is certified that the school could not provided the following documents for verification to the inspection committee on 03.09.2024 :-*

- Attendance registers of students from Bal Vatika to XIIth;
- Attendance Registers of teachers i.e. TGT/PGT/PRT/NTT/LIB. etc.;
- Bye laws of the school ;
- Salary details of the teachers from the bank ;
- Fire certificate not as per latest proforma floor wise ;
- Water and sanitation certificate from the Health Officer ;
- The building safety certificate as per latest proforma ;
- Training certificates of teachers.

It is further submitted in the same certificate that no teacher/no students were present in the school". In its reply dated 11.10.2024, the school has not submitted the attendance register of the teachers, class time table, service records etc. The school has now submitted only the salary statement of 72 teachers which is for the month of Sept. 2024. The school has not been able to prove the availability of teachers by any cogent and sufficient documents. There is still violation of Clauses 14.2, 14.19 and 5.4 of the Affiliation Bye-Laws, 2018.

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- (5) In response to the point no. 5 of the Show Cause Notice on violation of Clause 14.2 of the Affiliation Bye-Laws 2018 for high number of enrolment in Class XI & XII and the direct admissions of students from Class X & XII, the school has merely submitted that it is complying with all the provisions of the CBSE Bye-Laws and that the other schools running in the vicinity are not CBSE Affiliated and that most of the nearby schools are only upto Class VIII Standard. The inspection committee had noted that school had given admissions to the students from different states including Uttar Pradesh, West Bengal, Bihar, Tripura etc. There is no clarification from the school on the issue of students admitted from far off area of different states and no copy of admission forms, attendance registers, TCs and the AWR (Admission and Withdrawal Register) has been provided by the school. The school has not provided the documents/ records to refute the finding of committee on non-attending students and hence, it is firm indicator to the fact that the exponential increase in the number of sections in XIth and XIIth is resultant effect of the sponsoring of dummy/not attending students. Therefore the school has committed the violation of **Clause 14.2 of the Bye-Laws of the Board.**
- (6) The school has not been able to properly justify the required number of infrastructure on classrooms against the running sections. Though the school has informed that it has 55 classrooms and that the committee had not counted the classrooms properly. The school has submitted the copy of Certified Building Plan to state that it has 55 classrooms. The claim of the school that the inspection committee had not counted the sections properly is not tenable as during the inspection, the school management did not provide any documents including the Building Plan or the safety certificate mentioning the number of classrooms. The committee had rightly counted the number of classrooms being only 35 whereas the school was found to have running 48 sections violating the Clause 4.1 of the Affiliation Bye-Laws 2018.
- (7) The school has not provided the copy of AWR (Admission Withdrawal Register), Admission forms, TCs and other documents to justify the bonafide admissions in the school. The school has merely stated that all the records are being maintained properly by the school, whereas in its undertaking by the Principal on the day of Inspection, it has been clearly admitted that the school has not been able to provide the AWR, Admission forms, Attendance Registers, Teachers detail to the committee

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even after ample time and repeated requests made by the Inspection Committee. The school has neither shown these records to the Inspection Committee and nor has provided the same now with its reply dated 11.10.2024. The AWR, Admission forms and Attendance registers are essential documents to assess the availability of bonafide students attending the school throughout the year which the school has not been able to provide. Therefore, the fact is established that the school has not maintained AWR, Admission forms, Attendance registers and Transfer certificates which proves that the school sponsors dummy/non attending students. This is a gross violation of **Clause 14.19 of the Affiliation Bye-Laws 2018.**

- (8) On the issue of non-maintaining the Labs as per the Board Guidelines, the school has provided photographs of Labs without Geotag location. Therefore, it can't be ascertained that the labs are from the same school and location or not. Further, in videography, the labs are seen without proper seating arrangements, sufficient storage of equipment, safety measures like fire extinguishers, exhaust fans, safety manual for users. Cloth curtains in the Chemistry & Biology Labs are not recommended and it seems that the labs are not in use and have not been arranged as per the Board Guidelines. The composite science lab has not been seen in the videography. Zoology and Botany Labs are seen whereas the same are not required at school level. This again shows that school is arranging infrastructure other than the school purpose. No math lab has been seen in the inspection videography and the photographs now provided by the school are the post I.C. arrangements by the school. The computer science lab is poorly arranged without required number of computers, seating arrangements. Non-availability and maintaining the labs is rightly noted by the Inspection Committee and the school has not been able to establish that it was maintaining the required infrastructure. As reported by the IC school is not maintaining the other activity venues like music, dance, indoor sport, auditorium etc. The Labs have not been maintained and established as per the SoPs issued by the Board. This is gross violation of **Clauses 4.2, 4.4, 4.5, 4.6, 9.1.2, 14.1 of the Affiliation Bye-Laws, 2018.**

- (9) In response to the Point No. 11 of the Show Cause Notice, the submission of the school is not tenable and acceptable and it has not been substantiated by any cogent

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केन्द्रीय माध्यमिक शिक्षा बोर्ड

(शिक्षण संस्थान, भारत सरकार के अधीन एक स्वायत्त संगठन)

CENTRAL BOARD OF SECONDARY EDUCATION

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evidence. As per the school's undertaking at the time of inspection, it has already been submitted by the school that the teachers were not present in the school whereas in its submission now the school has stated that the teachers were busy in the examination cell, staff room and library. Further, none of the teachers are seen in the school as covered in the videography. The claim of the school that the committee was shown service books, personal files, salary sheets etc. is also not correct as in its undertaking to the committee, the school has denied the same and its inability to have shown the same. Therefore, the fact is clearly established that the school did not have teachers as per norms. This is a clear violation of Clauses 11.1.2, 10.1.13 & 5.4 of Affiliation Bye-Laws 2018 established. Clause 14.7 of Affiliation Bye Laws of the Board stipulates *"The school shall take steps to see that physical & health education, life skills education, digital education for students and teachers, experiential learning, value education with particular emphasis on National Integration is imparted to students through teaching of various subjects and activities in the school curriculum."* and clause 2.4.8 QUALITY OF EDUCATION stipulates *"The school must be quality driven and must strive for excellence in all aspect of its activities. It must follow the directions issued by the Board from time to time regarding introduction of innovative practices in areas of curriculum, pedagogy and evaluation."* If the school does not have appropriate number of qualified teachers then, quality education which includes physical & health education, life skills education, digital education would not be possible under any circumstance. Thus, the school has violated the **clauses 11.1.2, 10.1.13, 14.7 , 2.4.8 and 5.4 of Affiliation Bye-Laws of the Board.**

- (10) Finally, the finding of the inspection committee that the ambience and infrastructure was not found suitable at all and needs a lot of improvement to support the academic environment in the school is correct as during the inspection videography, it can be seen that Labs, Library, Sports activities, other co-curricular activities were either not available or maintained as per the Board guidelines. School had not maintained and shown the required records and school building was being used for other professional courses on upper floors. The school was found to be running in very pitiable condition without making compliance of Board guidelines and conditions of Affiliation making the violation of **clause 9.2.24 of the Affiliation Bye-Laws, 2018.**

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E. Conclusion :

Thus, the following violations are established beyond doubt:-

1. The school is indulged in sponsoring dummy/non attending students.
2. The school is using the School Building for professional courses at Under Graduate Level violating the Bye-Laws and compromising the safety of students and staff.
3. The school has got a very high absenteeism.
4. The school has severe infrastructural deficiencies.
5. The school is not maintaining section teacher ratio 1:1.5 with trained and qualified teachers.
6. The school has committed irregularities in maintaining essential school's records such as AWR and attendance registers, teachers attendance, .

Accordingly, it is for consideration as to which of the penalties mentioned in the clause 12.1 of the Affiliation Bye Laws be imposed on the school. Since the violation observed are clearly manifesting wilful non-observance of the Affiliation Bye Laws to the extent of deliberately sponsoring non bonafide students and manipulation of records, therefore it can only be concluded that the school is liable for the severest of the penalty as can be imposed viz. withdrawal of affiliation.

As per the approval of the competent authority, the following orders are issued:-

1. The affiliation granted to the school upto senior secondary level shall be withdrawn with immediate effect.
2. Student in class X and XII are permitted to appear from the same school for session 2024-25.
3. However, the students who are presently in class IX and XI shall be shifted to nearby school by Regional Officer, Ajmer. The school shall not take any new admissions or promote the students of lower classes in IX and XI by natural progression, hereafter
4. The school may seek restoration of affiliation upto secondary level after lapse of one academic year i.e. from 2026-27 after ameliorating the deficiencies pointed out with regard to running upto secondary level.

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5. The school may seek restoration of affiliation upto senior secondary level only at least after 02 academic years of restoration upto secondary level, if so sought and granted.

Approved
20/05/2024
JOINT SECRETARY (Aff.)

THE MANAGER,
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RIICO RANPUR KOTA – 325003,
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