



केन्द्रीय माध्यमिक शिक्षा बोर्ड
(शिक्षा मंत्रालय, 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./ 2730493/2024/01626

Date: 05.11.2024

ORDER

Ch Baldev Singh Model School, Baldev Park Main Mukankipur Road Kirari Extn, Distt North West Delhi, Delhi-110041 (School Code-25052) was given Provisional affiliation with the Board for Senior Secondary Level w.e.f. 01.04.2010 to 31.03.2013. The affiliation is renewed from time to time and is affiliated till 31.03.2028 with affiliation number 2730493. 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 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

Page 1 of 10

JPC
05.11.2024



"शिक्षा केन्द्र", 2, सामुदायिक केन्द्र, प्रीत विहार, दिल्ली-110092
"SHIKSHA KENDRA" 2, COMMUNITY CENTRE, PREET VIHAR, DELHI-110092





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CENTRAL BOARD OF SECONDARY EDUCATION

(An Autonomous Organisation under the Ministry of Education, Govt. of India)



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 schools 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 **Ch Baldev Singh Model School, Baldev Park Main Mukankipur Road Kirari Extn, Distt North West Delhi, Delhi-110041** 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:-

1. As per the inspection report there is mismatch and gross violation in the students registration data as entered by the school in OASIS portal, registration of candidates and the attendance registers shown by the school. There were total 450 students registered in class XIth in academic session 2023-24 which should have come to Class XIIth in session 2024-25 by natural progression whereas there were only 72 students present in class XII on the day of inspection. The same data was not in the match with the enrolment as entered in the attendance register where 438 students were found entered. In class XIth 405 students were entered in OASIS whereas 409 were enrolled in the attendance register and only 82 were found physically present. in class Xth, zero students were enrolled in OASIS, whereas 108 were registered in attendance register and on the day of inspection 63 students were present. Likewise, for class IXth 117 students were entered in OASIS, whereas 125 students were enrolled in attendance register and only 76 were found physically present on the day of inspection. The above figure implies that the school is sponsoring dummy/non attending students.
2. As per inspection report and undertaking submitted by the Manager of the school, the school is having 03 sections each in class IX and X whereas in class XI, the no. Of section doubles upto to 06 and in class XII the no. Of section quadruple to 11, therefore the number of sections in class XI and XII is disproportionate w.r.t. the No. of sections run by the school in class IX and X. Points 1 and 2 above denote violation of Rule 14.2 of the Affiliation Bye Laws, 2018.
3. As per the report of the inspection committee, the size of all the Classrooms is 370 sq ft (20x18.6 sqft) which is lesser than the prescribed size of 500 sq ft. The Library is of 754 sq ft which should be of 1200 sq ft and Computer Lab is arranged in room of 462 sq ft. which should be of minimum 600 sq ft. Both the labs are undersized as per prescribed norms. The school is not maintaining the infrastructure to accommodate the registered number of students violating the clauses 4.1. 4.3.1 and 4.4 of the Affiliation Bye Laws, 2018.
4. The following records were not shown to the inspection committee to verify the strength of the students as claimed by the school viz annual examination records (award list, answer books, result sheet etc.), school time table (class wise/ teacher wise), arrangement registers, teacher diary, monitor diary etc. However, none of them were provided to the

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- inspection committee. Maintaining of all these documents, which are essential, have been mandated under Rule 14.19, 14.19 (a) to (d) and it is also relevant to take note of Rule 14.19 (g) and (h) as well of the Affiliation Bye Laws, 2018.
5. School has claimed to have maintained the Admission form & Transfer Certificates as per the Board guidelines and the Bye Laws but it has not provided the same to the Inspection Committee members violating clauses 10.1.12, 10.1.13 and 14.19 of the Affiliation Bye Laws 2018.
6. The school has not appointed Counsellor and Wellness teacher which is a clear violation of clause 2.4.12 of the Affiliation Bye Laws, 2018. Further, as reported by the committee the teachers details doesn't match with name of teachers in the school record, which is in violation of Rule 5.2 and 14.19 (d) of the Affiliation Bye Laws, 2018.
7. The Section teacher ratio is not being maintained by school considering the strength of the students claimed by the school in Senior Secondary classes and inadequate infrastructure viz. labs, Library and other infrastructure Clause 5.4 & 14.13.
- 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 14.10.2024 has inter-alia made, the following submissions on the Show Cause Notice dated 13.09.2024 :-
1. It is submitted that the student strength of school of class XI and XII for sessions 2023-24 & 2024-25 is as follows: -

Students of strength	2023-24	2024-25
XI	450	405
XII	370	444

In proof, the copy of complete admission withdrawal register (incorporating the admission details of session 2023-24 & 2024-25) along with copies of admission forms (on a sample basis), school leaving certificates/ transfer certificates, and attendance register for few months are enclosed.

Regarding the OASIS data, the school management sincerely apologizes for the inadvertent error in filling out the OASIS data and requests the respected authority's condonation for the same. The data has now been corrected, and we have enclosed the supporting documents related to the rectified data.

Regarding absenteeism of students on day of inspection;

- i. It is important to note that the absenteeism among students on the day of inspection can be attributed to the fact that senior students often remain absent when examinations are approaching.
- ii. These students were fully aware of the Mid Term Examination schedule, and many had taken leave to prepare for their respective subjects.
- iii. Further, in addition to coming to school regularly, a considerable number of students are enrolled in private coaching institutes as well for competitive exams such as JEE, NEET, and other advanced courses.
- iv. These institutes provide specialized guidance, often focusing on areas beyond the school curriculum, to help students achieve their career aspirations.

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- v. As a result, students tend to prioritize these coaching sessions over regular school attendance, especially as their exams draw near.
- vi. Therefore, it is asserted that the school is not sponsoring any dummy or non-attending students, as these students are simply striving to maintain a challenging balance between regular school education and their preparation for higher education.

In light of the provided supporting documents, we kindly request that the inadvertent error in the OASIS data and the partial completeness of the attendance register at the time of inspection not be interpreted as evidence of any dummy or non-attending students enrolled at the school.

2. The school would like to submit the following in this regard:
- i. The school operates in the Kirari region, which predominantly consists of low-income families and has shortage of CBSE-recognized affordable senior secondary schools in the vicinity.
- ii. Consequently, students from smaller schools (up to the Secondary level) often enroll in local Senior Secondary schools, such as Ch. Baldev Singh Model School, to complete their education.
- iii. Due to their economic circumstances, many students' families are unable to send them to schools located far from their homes. Therefore, they rely on nearby Senior Secondary schools that are accessible, even on foot.
- iv. As a result, the school's enrollment in lower classes (up to Class X) is lower compared to higher classes (XI/XII). This leads to fewer sections in the lower classes and a significant increase in sections for Classes XI and XII.

In view of the above facts, it is requested that the greater number of senior secondary sections (viz. XI & XII) may please be seen as correct.

3. The clarifications towards the same have already been given at para 6 above. Further to the clarifications, the detail of utilization of school accommodation along with copy of site plan is enclosed.
4. It is submitted that the inspection team visited the school during school hours on 03.09.2024, a time when the staff was actively engaged in their daily duties. The school management is fully committed to complying with all requirements from your esteemed authority, whether communicated through formal notices or during surprise Inspections. However, we respectfully request that reasonable time be granted to the school to present the necessary documents. Further, the inspecting team's approach during the visit was unexpectedly overbearing and deeply distressing, which caused considerable confusion among the staff. It should be noted that majority of the school's staff comprises of teachers who are unused to such behavior. As a result, this caused considerable shock to the school staff, disrupting their ability to respond promptly and efficiently. While the school remains open to scrutiny and is dedicated to fulfilling inspection requirements, we hope for a more calm and constructive approach from the inspecting teams. In light of these circumstances, we request that any lapses in assistance from the staff during the inspection not be construed as a failure to maintain records. Nevertheless, going forward, the school assures your esteemed authority that it will be more than willing to present any school records as requested, provided that reasonable time, opportunity, and appropriate circumstances are granted to the school for compilation of the same.



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5. As mentioned at the point above about circumstances and demeanor during the surprise inspection, the staff was unable to provide the said documents. The management has already provided the copies of same at para 12 sub point (1) above.
6. The school has appointed 2 Teachers as Counsellor & Wellness Teacher in school. In proof, copy of the appointment letter and joining report have already been enclosed at para 7 above.
7. No deficiency mentioned.
8. The clarifications to the same have already been given at para 9 above.
- D. The analysis of the submissions made by the School in its reply dated 14.10.2024 and the violations found :-

- i. The school has stated that the student strength of school of class XI to XII for sessions 2023-24 & 2024-25 is as follows:-

Students of strength	2023-24	2024-25
XI	450	405
XII	370	444

In proof, the copy of few pages of admission withdrawal register (incorporating the admission details of session 2023-24 & 2024-25) along with copies of some admission forms (on a sample basis), school leaving certificates/transfer certificates, and the attendance register for few months (July 2024 to Sept. 2024) are enclosed. The school has accepted mismatch in students detail in attendance register, OASIS and the non-presence of the students on the day of Inspection, but has denied the fact that it was sponsoring the non-attending students. It has further stated that, the OASIS data at the school level has been corrected and that the partial completeness of the attendance register at the time of inspection is not to be interpreted as evidence of any dummy or non-attending students enrolled at the school. The school has not been able to clarify about the mismatch in data of the students as was found by the inspection committee on the attendance registers which are the primary documents of day to day physical attendance of the registered/admitted students. As per the available records, 450 students were registered in class XIth in academic session 2023-24 which should have come to Class XIIth in session 2024-25 by natural progression whereas there were only 72 students found physically present in class XII on the day of inspection. The same students data was not in the match with the enrolment as entered in the attendance register where 438 students were found entered. Likewise, in class XIth 405 students were entered in OASIS whereas 409 were enrolled in the attendance register and only 82 were found physically present. For class Xth, zero students were enrolled in OASIS, whereas 108 were registered in attendance register and on the day of inspection 63 students were present. In class IXth 117 students were entered in OASIS, whereas 125 students were enrolled in attendance register and only 76 were found physically present on the day of inspection. The school has merely accepted it as a mistake but, has not submitted the conclusive and substantive evidence about the actual number of students, the absence of students and the huge mismatch in the student details which is directly the violation of the provisions of clause 14.2 of the Affiliation/Examination Bye-Laws of the Board.

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The submission and acceptance of the school itself that a considerable no. of students are enrolled in private coaching institute as well for competitive exam such as JEE, NEET, and other advanced courses goes to show that the students are not attending the academic classes of the school completing the minimum mandatory attendance and school also is somewhere assisting these students towards coaching. This is a gross violation of Examination Bye-Laws and the Affiliation Bye-Laws of the Board. Even after knowing this fact, the school is presenting these students to Board's examination which establishes the violation of **clause no.14.2.4 of Affiliation Bye Laws of the Board** which stipulates "*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*". Further, although the school has accepted that it has committed inadvertent error in filling out the OASIS data however, the fact remains the same that the OASIS data was erroneous. Therefore, it is violation of Affiliation Bye Laws clause 14.17 which stipulates "*Every school is bound to follow the directions issued by the Central Government, State/UT Government and the Board in the form of Notifications, Circulars and Advisories etc. from time to time.*".

On the issue of absenteeism of students on day of inspection, the school has simply submitted that senior students often remain absent when examinations are approaching and that these students are fully aware of the Mid Term Examination schedule, and many had taken leave to prepare for their respective subject. The school has further submitted that a considerable no. of students are enrolled in private coaching institute as well for competitive exam such as JEE, NEET, and other advanced courses. These Institutes provide specialized guidance, often focusing on areas beyond the school curriculum, to help students achieve their career aspirations. That as a result, students tend to prioritize these coaching sessions over regular school attendance, especially as their exams draw near. Therefore, it is asserted that the school is not sponsoring any dummy or non-attending students, as these students are simply striving to maintain a challenging balance between regular school education and their preparation for higher education. If the students were not attending classes, then the school could have stopped their sponsorship for the Board's examinations, however the school has not done so which is a violation of the **Clause number 14.2.4 and 14.2.5 of Affiliation Bye-Laws of the Board** It is admitted fact that when the considerable number of students are outside the school in coaching classes, the availability of required number of teachers, infrastructure is also not being maintained for which the school has not submitted any cogent explanation and documentary evidence. As per Affiliation Bye Laws of the Board **Clause 14.7** "*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 as per **Clause 2.4.8 QUALITY OF EDUCATION** "*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 maintain regular attendance of students, quality education which includes physical & health education, life skills education, digital education would not be possible under any circumstance.

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Moreover, The sponsoring of the dummy/non-attending students amounts to the violation of **Clause 6.5 Examination Bye-Laws of the Board** "....the candidate shall complete the required percentage of attendance (75%) for Class IX, X, XI & XII as per Examination Bye Laws of the Board to make him/ her eligible for the examinations. In such cases where the admission by the candidate could not be taken in a higher class by the stipulated date because of the late declaration of result by the Board such permission would not be required, provided the candidate applied for admission within a fortnight of the declaration of the result."

AND Clause 13.1(i) "....Candidates taking up a subject(s) involving practicals shall also be required to have put in at least 75% of the total attendance for practical work in the subject in the laboratory. Heads of Institutions shall not allow a candidate who has offered subject(s) involving practicals to take the practical examination(s) unless the candidate fulfils the attendance requirements as given in this Rule.

AND Clause 13.2(i) "No student from a School affiliated to the Board shall be eligible to take the examination unless he has completed 75% of attendances counted from the opening of class X/XII upto the first of the month preceding the month in which the examination commences in the subjects of internal assessment."

- ii. For the undertaking submitted by the Manager of the school to the Inspection Committee that the school is having 03 sections each in class IX and X whereas in class XI, the no. of sections doubles upto to 06 and in class XII the no. of sections quadruple to 11 Sections. The school has submitted that the school is situated in the Kirari Region, which predominantly consists of low-income families and has shortage of CBSE Recognised Sr. Secondary School in the vicinity and consequently, students from smaller schools (upto secondary level often enrol in our school to complete their education. It is also submitted that sometimes, the parents who are in the low income group, look for the more affordable Secondary School nearby to the school which result in students from smaller schools (up to the secondary level) enrolling in local schools to complete their educations. Due to their economic circumstances, many students' families are unable to send them to schools located far from their homes. Therefore, they rely on nearby Senior Secondary schools that are accessible, even on foot. As a result, the school's enrolment in lower classes (up to Class X) is lower compared to higher classes (XI/XII). This leads to fewer sections in the lower classes and a significant increase in sections for Classes XI and XII. The school has replied that there are very few affordable senior secondary schools in the neighbour hood and due to economic circumstances many students families are unable to send them to schools located far from their homes. Therefore they rely on nearby senior secondary schools that are accessible , even on foot. However, the school is also giving a contradictory statement in PARA 9 (1) that a considerable number of students are enrolled in private coaching institutes as well for competitive exams such as JEE, NEET and other advance courses. It is also submitted by the school that "As a result, students tend to priorities these Coaching sessions over regular school attendance, especially as their exams draw near." However, the school has not clarified as to how the students who are economically so weak, are able to attend coaching classes which requires a substantial amount of money and in case if the school is so affordable then the influx of

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CENTRAL BOARD OF SECONDARY EDUCATION

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students should be high in the lower classes as well which is not so. Moreover the school has failed to clarify as to why there is an attendance of only 72 students in class XII on a base of 444 students as per LOC (List Of Candidates) submitted by the school for Board's examination 2024-25, in the attendance registers presented before the inspection committee. The school has also not submitted any substantiating proof for the conduct of mid-term examination viz. date –sheet, invigilation duty charts, order/circular for the mid-term examination, circular for preparatory leave, preparatory leave applications of the students, seating arrangements etc. It is evident that the school is giving misleading statements by quoting economical conditions , affordable schools, coaching classes and mid term examinations to justify its sponsoring of dummy/ non-attending students upto senior secondary level.

- III. The Inspection Committee had noted that the school was not having the proper infrastructure in Classrooms, Library, Labs etc. and it had been reported to the school that the size of all the Classrooms is found to be 370 sq ft (20x18.6 sqft) which is lesser than the prescribed size of 500 sq ft. The Library is undersized with only 754 sq ft which should be of 1200 sq ft and Computer Lab is arranged in room of 462 sq ft. which should be of minimum 600 sq ft. No justification for the same has been provided and the school has stated that as it is recognised by the Directorate of Education (DOE), Delhi, adhering fully to the norms and regulations set by the DOE. That the DOE, Delhi has been making inspections from time to time and school has been found running as per the compliances of the DOE, Delhi maintaining the proper infrastructure. The submission of the school on violations of infrastructure under clauses 4.1, 4.3.1 and 4.4 of the Affiliation Bye Laws, 2018 that the school is recognised by the Directorate of Education (DOE), Govt. of Delhi and has been complying the infrastructure as per the DOE recognition is not acceptable and tenable. The reference is made to the Section 19 of Chapter VI of the Delhi School Education Act, 1973 which clearly stipulates that "For the purpose of any public examination every recognized higher secondary school shall be affiliated to one or more of the Boards or Council conducting such examination and shall fulfil the conditions specified by the Board or Council in this behalf". The affiliating body lays down the conditions of the Affiliation which the school has to compulsorily abide by. The recognition of the school by the concerned State Government is on different footing and parameters whereas the affiliating body prescribes its own conditions on the infrastructure and the quality of education. Hence the schools affiliated with the Board are required to follow the Affiliation Bye Laws of the Board in respect of the infrastructure inter-alia other requirement as prescribed by the Board. Therefore, the submission of the school that recognition conditions are akin to the affiliation conditions are not acceptable and it is now an established fact that the school has violated infrastructure norms of the Board.
- IV. In its reply to the SCN dated 13.09.2024, the school has stated that "At the time of inspection the staff was actively engaged in the daily duties..... the inspecting team's approach during the visit was unexpectedly overbearing and deeply distressing which caused considerable confusion amongst the staff. It should be noted that majority of school's staff comprises of teachers who are unused to such behaviour. As a result, this caused considerable shock to the school's staff, disrupting their ability to respond promptly and efficiently". Further, the school has stated that "nevertheless going forward, the school assures your esteemed authority that it will be more than willing to present any school records as requested, provided that reasonable time, opportunity, and appropriate circumstances are granted to the school for



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compilation of the same." However, the school has not submitted the documents viz annual examination records (award list, answer book, result sheet etc.), school time table (classwise/teacher wise) arrangement registers, teachers diary, monitor diary etc as communicated in SCN dated 13.09.2024 point No.4, even alongwith the reply submitted by the school which shows the malafide intention of the school to resist from disclosing these records to the Board. Moreover, as per clause 11.4, "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". Therefore, the school are expected to be ready and cooperate completely with the Board's inspection team at the time of inspection. Hence, fact is established that the school has violated clause 10.1.12 which states that "The School will keep all documents ready and make them available to the Inspection Committee at the time of the Inspection. The Inspection Committee will submit the report to the Board after physically verifying all the requirements of affiliation as per Affiliation Bye Laws". Further, this also proves that the school is sponsoring dummy/ non-attending students, which is a violation of **clause 14.2 of the Affiliation Bye-Laws**.

- V. The inspection committee had also noted that the school had not shown the Admission Forms the Transfer Certificate records showing that the admission to the nearby students in Class IX to XII is given as per the norms. In its reply, the school has submitted that the admissions in Class X to XII are being given looking into the request of the parents residing in the Kirari Region where Low Income Group people are residing and sending their children to their school for higher education needs, but the school has not submitted the maintained record on the Transfer Certificates and the Admission Forms to prove that bonafide and eligible students are admitted by it and sponsored for the Board Examinations. Copies of few admission forms and transfer certificates have been provided which are not justifying the reply and claim of the school. The school has submitted few copies of TCs and of Admission Forms of Class IX & XI (only 09 Admission forms for Class-IX and 05 for Class-XI) which are not sufficient to justify the number of students admitted by the school in attendance register and sponsored for Board Examination in Registration Data. This is the violation of **rules 14.2, 14.19 of the Affiliation Bye-Laws 2018**.
- VI. On the issue of not availability of Special Educator and Counsellor and Wellness teacher in the school at the time of inspection, the school has submitted two offer of appointment letters with joining report dated 01.08.2024 without any educational qualification documents. Moreover, the school has not submitted any documentary evidence for appointment of Wellness Teacher. Therefore, the school is still having deficiency of wellness teacher which is a clear violation of **clause 2.4.12 of the Affiliation Bye Laws of the Board**.
- VII. The school in its reply stated that "It is submitted that the school, having been recognized by the directorate of Education Delhi, appoints all its staff as per the posts and rules so prescribed by the DOE, Delhi. In proof, the recruitment rules for schools, so prescribed by DEO Delhi and publicly available to be accessed at www.edudel.nic.in, may please be seen for your appropriate consideration" and "The school has tried to maintain the appropriate section to teacher's ratio". However, the reference is made to Section 19 of Chapter VI of the Delhi School Education Act, 1973 which clearly stipulates that "For the purpose of any public examination every recognized higher secondary school shall be affiliated to one or more of the Boards or Council conducting such examination and shall fulfil the conditions specified by the Board or Council in this behalf". Therefore, the school being affiliated with the Board is required to adhere to its affiliation Bye-Laws and appoint and maintain section teacher ratio accordingly. Further, although the school has stated that it is trying to maintain to section to



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teacher ratio, however it has not submitted any documents supporting the same. Therefore, the reply of the school in this regard is not tenable and the school has violated **clause 5.4 of the Affiliation Bye-Laws of the Board.**

E. Conclusion :

Thus, the following violations are established beyond doubt:-

1. The school is indulged in sponsoring dummy/non attending students.
2. The school has got a very high absenteeism among senior students.
3. The school has severe infrastructural deficiencies.
4. The school is not maintaining section teacher ratio 1:1.5 with trained and qualified teachers.
5. The school has committed irregularities in maintaining essential school's records such as AWR and attendance registers.
6. The school has not appointed counselor and wellness teacher.
7. The school has not maintained the annual examination records (award list, answer book, result sheet etc.), school time table (classwise/ teacher wise) arrangement registers, teachers diary, monitor diary etc.

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 bona-fide students and manipulation of records, but not to the same extent in classes IX and X , therefore as per the approval of the Competent Authority , the following orders are issued :-

1. The Provisional Affiliation granted to the school for Senior Secondary Level stands withdrawn with immediate effect;
2. The school shall remain affiliated upto Secondary Level only;
3. The Students of Class XII are permitted to appear in the Board Exam from the same school for the session 2024-25;
4. The students who are presently in Class XI shall be shifted to nearby school by Regional Officer, Delhi (West). The school shall not take any new admissions or promote the students of lower classes in Class XI by natural progression, hereafter. The school shall not take any direct admission in class XII hereafter;
5. The school may not apply for Upgradation for Senior Secondary Level till the academic year 2027-28.

APL hasturvedi.
05.11.2024
JOINT SECRETARY (Aff.)

**THE MANAGER,
CH BALDEV SINGH MODEL SCHOOL,
BALDEV PARK MAIN MUKANKIPUR ROAD KIRARI EXTN,
DISTT NORTH WEST DELHI,
DELHI-110041**