The Assam Non-Government Educational Institutions (Regulation and Management) Act, 2006

Act 4 of 2007

Keyword(s):

Amendment appended: 20 of 2018
NO. LGL. 191/2005/7.-- The following Act of the Assam Legislative Assembly which received the assent of the Governor is hereby published for general information.
THE ASSAM ACT NO. IV OF 2007
(Received the Assent of the Governor on 12th January, 2007)

THE ASSAM NON-GOVERNMENT EDUCATIONAL INSTITUTIONS
(REGULATION AND MANAGEMENT) ACT, 2006

AN
ACT

to regulate the establishment and management of non-government educational institutions in the State of Assam.

Whereas it is expedient to regulate the establishment and management of non-government educational institutions in the State of Assam and for matters connected therewith or incidental thereto.

It is hereby enacted in the Fifty-seventh Year of the Republic of India as follows—:

1. (1) This Act may be called the Assam Non-Government Educational Institutions (Regulation and Management) Act, 2006.

(2) It extends to the whole of Assam.

(3) It shall come into force on such date as the State Government may, by notification in the Official Gazette, appoint.

2. In this Act, unless the context otherwise requires,—

(a) "Director" means the Director of Secondary Education, Assam in respect of Secondary and Higher Secondary level of education and Director of Elementary Education, Assam in respect of Primary and Middle level of Education;

(b) "employee" means the teaching and non teaching staff of non-government educational institutions;

(c) "existing non-government educational institutions" means existing non-government educational institutions which are in existence on the date of commencement of this Act;

(d) "Higher Secondary level of education" means education imparted from class XI to XII;

(e) "Managing Committee" means committee constituted under section 12 to perform the duties and functions entrusted to it under the provisions of this Act; which term shall also include the governing bodies of the junior colleges;

(f) "Middle level of education" means education imparted from class V to VII;

(g) "non-government educational institutions" means schools or junior colleges established and run by an individual or association of individuals or any Non-Government
Organisation or society or trust, except the schools established and maintained by minorities under clause (1) of Article 30 of the Constitution of India and imparting education at Primary, Middle, Secondary and Higher Secondary Level without receiving any grants-in-aid from the State Government excluding the educational institutions run or aided by the Central Government or the State Government; The word "institution" wherever it occurs in the Act shall be construed accordingly;

(h) "permission" means permission accorded by the Director as required under section 4;

(i) "prescribed" means prescribed by rules made under this Act;

(j) "Primary level of education" means education imparted from class I to IV;

(k) "Secondary level of education" means education imparted from class VIII to X;

(l) "State Government" means the Government of Assam.

The State Government may regulate all the non-government educational institutions in the State of Assam in accordance with the provisions of this Act and the rules made thereunder.

On and from the commencement of this Act, the establishment of non-government educational institutions or the opening of a higher class or the closing down of an existing class in any existing non-government educational institution in the State, shall be subject to the provisions of this Act and the rules made thereunder and any nongovernment educational institution or any higher class established or opened otherwise than in accordance with the provisions of this Act shall not be recognized under section 5 by the Director and shall be closed down under section 24.

Any individual, association of individuals, Non-Government Organization, society or trust intending to establish and run a nongovernment educational institution and on given an undertaking to fulfil the requirements as laid down under section 10, may submit an application before the Director in such form containing such particulars and information as may be prescribed, for obtaining, prior permission for establishment and running of such institution. The undertaking shall be the part and parcel of the application form and shall be prescribed.

On receipt of the application, the Director, after considering the particulars and information contained in the application under sub-section (1) and after making such enquiry as he may deem necessary, may, either grant or refuse to grant prior permission to the applicant for opening a non-government educational institution.

Provided that the Director may refuse to grant permission if he is of the opinion that the particulars and information furnished in the application do not fulfill the requirement as laid down in the Act and rules made thereunder for reasons to be recorded in writing.

On refusal to grant permission under sub-section (2), the Director shall communicate the same to the applicant stating the reasons therefor.
(4) In the event of refusal to grant permission under sub-section (2), the aggrieved individual, association of individuals, Non-Government Organization, society or trust, may prefer an appeal before the State Government whose decision thereon shall be final.

(5) The permission granted under sub-section (2) shall remain valid for a period of two years within which the applicant shall establish the institution and register the same before the Director.

(6) If for any reasons which the Director considers to be genuine after an application being made in this behalf by the applicant who has failed to establish the institution within the stipulated period of two years, the Director may grant extension of the time for a further period which shall not exceed one year in all, within which the applicant shall establish and register the institution.

Administrative recognition

5.(1) After establishment and registration of the non-government educational institution under sub-section (5) of section 4, the Authority shall make an application on payment of such fee and in the form and manner as may be prescribed before the Director for obtaining administrative recognition in respect of the institution.

(2) On receipt of the application for administrative recognition, the Director shall make or cause to be made such enquiry as may be considered necessary to ascertain as to whether the requirements as laid down under the Act and the rules made thereunder have been fulfilled or not and whether the School Authority has acted in accordance with the stipulations made in the undertaking referred to in section 4 or not and submit a report to the Administrative Recognition Committee constituted under section 7.

(3) The Administrative Recognition Committee, after considering the report and after examining such other information as may be considered necessary, may make recommendation in respect of the non-government educational institution for its administrative recognition by the Director.

(4) If the Administrative Recognition Committee is of the view that the School Authority of an institution has failed to fulfil the requirements as laid down in the Act or the rules framed thereunder or any stipulations in the undertaking as referred to in section 4, no recognition shall be made to the institution for reasons to be recorded in writing.

(5) The Director shall issue order granting administrative recognition or refusing to grant such recognition to an applicant in accordance with the recommendation of the Administrative Recognition Committee.

(6) Any applicant, to whom the administrative recognition is refused may prefer an appeal before the State Government whose decision thereon shall be final.

(7) Any Transfer Certificates issued by the institutions which have not received administrative recognition under this section shall not be countersigned by the concerned authority of the Education Department of the State Government.
Registration and administrative recognition of the existing non-government educational institution.

6 (1) The existing non-government educational institutions shall submit application for registration of their institutions before the Director furnishing the full particulars and information and on payment of such fees as may be prescribed relating to the institution sought to be registered and shall also furnish the copies of Government permission or recognition, if any, previously obtained before academic recognition from the respective Board or Council as the case may be, within six months from the date of commencement of this Act.

(2) On examination and consideration of the application and the information furnished by the existing institutions under sub-section (1), the Director shall provisionally register the existing institution pending such enquiry or inspection as may be prescribed, for final registration of the Institution.

(3) Immediately after provisional registration of an existing institution, the Director shall make or cause to be made an enquiry or inspection of the respective institution and the existing institutions which have been found established and run with the permission or recognition from the State Government or Director possessing the requirements as laid down under section 10 and the rules made thereunder, shall be granted final registration.

(4) The existing institutions which have been established and run with or without the permission or recognition of the State Government or Director without having the minimum requirements as laid down under section 10 or the rules made thereunder, shall have to fulfil the requirements within a period of two years from the date of commencement of this Act after which these institutions shall be finally registered.

(5) The existing institutions which have been established or run without the permission or recognition of the State Government or Director and fulfilling the requirements as laid down under section 10 and the rules made thereunder shall apply for obtaining administrative recognition from the Director within a period of six months from the date of commencement of this Act. After giving administrative recognition those institutions shall be finally registered by the Director.

(6) The provisional registration and recognition etc. of the institutions which have failed to fulfil the requirements as laid down in the Act and the rules within the time frame stipulated in this section, shall be liable to be cancelled and the institutions shall be liable to be closed down under the provisions of this Act.

7. The Administrative Recognition Committee referred to under section 6 shall consist of the following:

(1) In respect of recognition of institutions imparting Secondary and Higher Secondary level of education:

   (a) Director, Secondary Education, Assam : Chairman.

   (b) Joint Director, Secondary Education, Assam : Member-Secretary.

   (c) One State Government representative, not below the rank of Deputy Secretary, Secondary Education Department : Member.
(d) One representative each from the Board of Secondary Education, Assam (SEBA) and Assam Higher Secondary Education Council (AHSEC) : Member

(2) In respect of recognition of institutions imparting Primary and Middle level of education:

(a) Director, Elementary Education, Assam : Chairman

(b) Joint Director, Elementary Education, Assam : Member-
Secretary

(c) One State Government representative not below the rank of Deputy Secretary, Elementary Education Department. : Member

(d) One representative from the Board of Secondary Education, Assam(SEBA) : Member

(e) One representative from the State Council of Educational Research and Training (SCERT), not below the rank of Joint Director : Member

8 Procedure for opening of higher classes

If any non-government educational institution to which permission and administrative recognition has been granted to establish or run the institution to a certain level of class or education, intends to open new classes of higher level of education, shall do so by following the same procedure as are required for permission and administrative recognition under section 4 and 5, subject however to the fulfilment of the requirements under section 10.

9. Grant of prior permission and administrative recognition to establish and run an institution under sections 4 and 5 respectively, shall not cast any obligation on the State Government or the Director as the case may be, in respect of granting academic permission and recognition by the Board of Secondary Education, Assam (SEBA) or the Assam Higher Secondary Education Council (AHSEC) or any other Board, Council or Body under the State or Central Government or under any statute, which shall be governed by the respective rules and regulations of the concerned Board, Council, Body, as the case may be.

10. No non-government educational institution shall be established or run and no prior permission or administrative recognition to such institutions shall be granted unless the institution fulfils the following requirements, namely:-

(i) The institution shall possess,—

(a) not less than two bighas of land in one plot in case of rural areas, one bigha of land in one plot in case of urban areas, 2.5 katha of land in one plot in case of Hill urban areas and one bigha in one plot in case of Hill rural areas, in respect of establishment and running of Primary or Middle level institutions;

(b) not less than 2 bighas of land for single-storey building in urban areas, not less than 1 bigha in one plot for multi-storeyed building in urban areas, not less than 4 bighas in one plot in rural areas, in respect of establishment and running the High School, Higher Secondary School and junior college;
Explanation: For the purpose of clause (i), the land includes a lease hold land for a period of twenty years or more.

(ii) Adequate number of class rooms, toilets and other facilities like library premises, reading room, laboratories etc. as may be prescribed, shall be provided by the institution on the land possessed by it under clause (i) above;

(iii) Institution shall follow approved courses and curriculum as provided in this Act;

(iv) The institution shall not run for profit to any individual, association of individuals, Non-Government Organisation, societies and trusts;

(v) Admission to the institution shall be open to all without any discriminations based on religion, caste, creed, race, or any of them;

(vi) The Managing Committee shall observe the provisions of the Act and the rules made thereunder;

(vii) The building or other structure in which the institution is carried on, its surroundings, furniture and equipment shall be adequate and suitable for an educational institution and, where there is any business premises in any part of the building in which such institution is run, the portion in which the institution is run adequately separated from such business premises;

(viii) The arrangements in the building or other structure and in the furnishings thereof shall meet adequately the requirements of health and hygiene;

(ix) The institution buildings or other structures or the grounds shall not be used during the day or night for commercial or residential purposes (except for the purpose of residence of any employee or students of the institution) or for communal, political or non-educational activity of any kind whatsoever;

(x) The accommodation shall be sufficient for the classes conducted in the institution;

(xi) There shall not be thoroughfare or public passage through any part of the institution premises;

(xii) Sanitary arrangements at institution shall be adequate and are kept in good order and a certificate from the Health Officer of the local authority having jurisdiction over the area in which the institution is located as to the health and sanitary conditions of the institution and its surroundings has been furnished, and will also be furnished as and when required by the Director;

(xiii) Arrangements shall be made for the supply of good drinking water to the students and suitable facilities shall be provided to enable them to take refreshments, lunch or the like;

(xiv) The institutions shall be so conducted as to promote discipline and orderly behaviour and to maintain a high moral tone and ensure sufficient enrolment and maintain student teacher ratio as may be prescribed;

(xv) No teacher or student of the institution shall be compelled to attend a class in which religious instruction is given or take
part in any religious activity. No teacher or student absenting himself from religious instruction or religious activity shall be made to suffer any disability on that account and no student shall be refused admission to the institution because of claiming exemption from attendance at religious exercises or religious instruction by him or his parent or guardian;

(xvi) The institution shall be open to inspection by any of the following officers, namely:—
(a) any officer authorised by the Director;
(b) Director of Medical Services or Health Officer of the local authority concerned;
(c) The Medical and Health Officer authorised by the appropriate authority or the Director to examine the health of students or the sanitary conditions of the institution and surroundings;
(xvii) the institution shall furnish such reports and information as may be required by the Director from time to time and comply with such instructions of the Director as may be issued to secure the continued fulfilment of the condition of recognition or the removal of deficiencies in the working of the institution;
(xviii) All records of the institution shall be open to inspection by any officer authorised by the State Government or the Director, as the case may be, at any time and the institution shall furnish such information as may be necessary to enable the State Government or the Director, as the case may be, to discharge their duties and functions in accordance with the provisions of this Act and the rules made thereunder or any other law for the time being in force;
(xix) Every non-government educational institution shall make all endeavour to promote regional languages and cultural heritage of the State;
(xx) The institution shall provide adequate fire safety measures in the institution premises as may be required and as instructed by the concerning authority from time to time; and
(xxi) Such other requirements as may be prescribed not inconsistent with the provisions of this Act.

Facilities to be provided by the non-government educational institution

11. The non-government educational institutions shall provide such facilities for sports and physical education, library service, and other co-curricular activities, laboratory works, workshop practice etc. as may be prescribed.

Constitution of the Managing Committee

12. (1) Every non-government educational institution shall constitute a Managing Committee consisting of the following, namely:—
(a) The Chairman or the President or the Principal managing agent of the society or trust or the association of individuals or the person or individual establishing the non-government educational institution, shall be the Chairman of the Managing Committee;
(b) Head Master, the Principal of the institution, as the case may be:

: Chairman
: Member.
(c) Two representatives to be elected or selected by the Guardians from amongst themselves in a meeting to be convened by the School Authority in this behalf: Members

(d) Two Teachers/Lecturers of the institution elected or selected from amongst themselves: Members

(e) Any person who shall be educationist of the locality: Members

(f) Two members to be nominated or elected by the society or trust or association of individuals society or trust or association of individuals or the individual establishing and running the institution out of which one shall be chosen as the Member Secretary: Member/Secretary

(2) The term of the Managing Committee shall be for a period of two years.

(3) If, for any reasons whatsoever, any vacancy of members occur during the term of the existing Managing Committee, it shall be filled up in the like manner as is applicable at the time of constitution of the Managing Committee.

(4) If any member expressly desires in writing not to continue as a member in the Managing Committee or abstains himself in three consecutive meetings of the Managing Committee, such member ceases to be a member of the Managing Committee from the date of receipt of the communication by the School Authority or such abstention, as the case may be.

(5) The members shall be entitled to such TA. and DA for attending meetings of the Managing Committee from the School Authority as may be prescribed.

Powers and functions of the Managing Committee

13.(1) The Managing Committee shall have control over the appointment of the employees, disciplinary action against the employees and overall administrative control of the affairs of the institution.

(2) The Managing Committee shall not conduct the affairs of the institution in such a way which may adversely affect the interest of the institution.

Scheme of Management

14.(1) The Managing Committee shall frame a Scheme of Management for the institution containing the salary structures and other conditions of service of the employees and the fee structures in all levels of education amongst other things, as may be prescribed and which shall not be inconsistent with the provisions of this Act and the rules made thereunder and shall submit the same to the Director for consideration, acceptance and record.

(2) No levy of any kind of fee shall be made or imposed by the institution in excess of the fees as fixed in the Scheme of Management, except with the prior approval of the Director.

(3) The Director may approve or disapprove the proposed increase in fee if he is of the opinion that such an increase is necessary
due to increase in the facilities provided in the institution and may disapprove, for reasons to be recorded in writing.

(4) The Scheme of Management shall provide educational qualification for the teaching staff of the institutions which shall conform to the qualifications as fixed in respect of the Government or provincialised Primary, Middle, Secondary or Higher Secondary level of education, as the case may be.

(5) In no case, the Managing Committee or School Authority or any person involved in the management of the institution shall violate the provisions of the Scheme of Management.

Appointment and disciplinary matters

15. (1) The School authority shall issue appointment letter in the event of any appointment made to any person in regard to its affairs and such appointment letter shall clearly state the terms of appointment, salary and any other conditions of service in respect of such appointment as per Scheme of Management of the institution.

(2) No employee of a non-government educational institution shall be dismissed, removed or reduced in rank or terminated without giving him a reasonable opportunity of being heard and without the matter being referred to the Managing Committee for its consideration and approval:

Provided that the School Authority may suspend an employee with immediate effect without the prior approval of the Managing Committee, if it is satisfied that such immediate suspension is necessary by reasons of his gross misconduct under the Code of Conduct framed under section 16.

(3) The procedure to be followed in disciplinary matters shall be such as may be prescribed.

Code of Conduct for the employee

16. Every employee of the non-government educational institution shall be governed by such Code of Conduct as may be prescribed, and on violation of any provision of such Code of Conduct the employee shall be liable to such disciplinary action as may be prescribed.

Curriculum and Syllabus

17. The course of study, curriculum, text book, syllabus etc. for the non-government educational institutions shall be such as may be specified or recommended by the affiliating or recognising authority, Board, Council, as the case may be, under the respective State or Central Government.

Admission and Fees

18. (1) A child, who has not attained the age of 5 years, shall not be admitted to class I, or an equivalent class or any class higher than class I.

(2) A student seeking admission in non-government educational institution in any class higher than class I shall have to submit original Transfer Certificate from the
recognised school where the student studied last to the head of the non-government educational institution where admission is sought.

(3) Admission of students in non-government educational institution shall be made without any distinction of religion, race, caste, creed or any of them.

(4) Every recognised non-government educational institution shall reserve 5% seats for admission of meritorious pupils hailing from poor families as recommended by Director in this behalf. Such pupils shall be selected as per norms to be prescribed.

(5) The students admitted against the reserved quota as provided in sub-section (4) shall pay such fees as may be fixed by the Director in consultation with the concerned School Authority on receipt of an application from the pupil in this behalf.

Prohibition of compulsory donations

19. No non-government educational institution shall levy or collect any donation compulsorily from any student or his/her parents/guardians:

Provided that the Managing Committee, with prior intimation to the Director, may invite voluntary contributions from the parents or guardians for the construction of any building for the School or extension of buildings or hostels or any facilities to be provided to the students.

Inspection or Supervision

20. (a) The Director or any officer authorised in this behalf, may, enter at any time, with or without notice, any place or building or premises which he/she has reasons to believe, is being used as a non-government educational institution;

(b) make such examination of place, building or premises or inspect any place, building or premises, equipment, articles or documents including financial transactions and seize any of such equipment articles, documents deemed necessary for the purpose of examination/investigation or collection of evidence and retain them as long as necessary;

(c) after making the inspection, the Director or his authorized officer carrying out the inspection shall furnish a copy of the inspection report to the Manager or Managing Committee of the non-government educational institution to act upon the report and for compliance thereof.

Utilization of Fund

21. (1) Money received or held by or on behalf of concerned nongovernment educational institution shall be utilized for the purposes for which they are intended and shall be accounted for by the School Authority in such manner as may be prescribed.

(2) The surplus fund of every such institution shall be invested in such manner as may be prescribed and shall be utilized towards educational development only.

Audit and Accounts

22. (1) The accounts of the non-government educational institutions shall be maintained and the audit shall be done in such manner as may be prescribed.
(2) The institution shall furnish to the Director an audited statement of accounts at the closing of every financial year mentioning clearly the total receipts and expenditure during the last financial year.

23. Every non-government educational institution shall maintain a list of the properties both movable and immovable owned or possessed by it and furnish the same to the Director at such time or in such manner as may be prescribed.

24. (1) Where any non-government educational institution fails to fulfil or comply with the provisions of the Act or violates any of the provisions of this Act or the rules made thereunder or any order passed by the State Government or the Director under the provisions of this Act, the State Government may, at any time after giving a reasonable opportunity of being heard, order for withdrawal of administrative recognition and closing down of the non-government educational institutions. In the event of such closure, the individual, association of individuals, Non-Government Organisation, society or trust establishing and running the institution shall be solely responsible to the teaching and non-teaching staff, students, guardians and parents and other concerned persons or bodies etc.

(2) The non-government educational institution established and functioning in the State without being registered under section 4, shall be liable to be closed down and in the event of such closure the individual, association or individuals, Non-Governmental Organisation, society or trust establishing and running the institution shall be solely responsible to the teaching and non-teaching staff, students, guardians and parents and other concerned persons and bodies etc.

25. Any non-government educational institution or School Authority thereof failing to comply with any direction issued to it by State Government or the Director in discharge of their duties under this Act, the Chairman, or President or the society or trust or the individual, association of individuals or any other person responsible for overall management of the institution or the owner thereof shall be held responsible and be liable to be punished with a fine which may extend to Rupees ten thousand for the first offence and in the event of commission of every subsequent offence the fine may extend to Rupees fifty thousand.

26. Director may, as and when situation so demands, take the assistance of such police force or assistance from the Civil administration as may be necessary in discharge of his duties under this Act.

27. Except as expressly provided in this Act, no decision or order made in exercise of any power conferred by or under the provisions of this Act shall be questioned in any Civil Court.
28. The State Government may, by order, delegate any of the powers of the Director under this Act to such other officer as it may deem necessary.

29. No suit or other legal proceedings shall lie against any person for anything which is in good faith done or intended to be done in pursuance of any of the provisions of this Act or any order made thereunder.

30. If any difficulty arises in giving effect to any of the provisions of this Act, the matter shall be referred to the State Government whose decision thereon shall be final.

31. (1) The State Government may make rules for carrying out the purposes of this Act.

(2) All rules made by the State Government under this Act shall, as soon as may be after they are made, be laid before the Assam Legislative Assembly, while it is in session, for a total period of not less than fourteen days which may be comprised in one session or in two or more successive sessions, and shall, unless some later date is appointed, take effect from the date of their publication in the Official Gazette subject to such modifications or annulments as the Assam Legislative Assembly may, during the said period agree to make, so however, that any such modification or annulment shall be without prejudice to the validity of anything previously done thereunder.

M. A. HQUE
Secretary to the Govt. of Assam,
Legislative Department.
NOTIFICATION
The 15th June, 2018

No. LGL. 191/2005/35.– The following Act of the Assam Legislative Assembly which received the assent of the Governor on 01/06/2018 is hereby published for general information.

ASSAM ACT NO. XX OF 2018
AN

ACT

to amend the Assam Non-Government Educational Institutions (Regulation and Management) Act, 2006.

Whereas it is expedient to amend the Assam Non-Government Educational Institutions (Regulation and Management) Act, 2006, hereinafter referred to as the principal Act, in the manner hereinafter appearing;

It is hereby enacted in the Sixty-ninth Year of the Republic of India as follows: -

1. (1) This Act may be called the Assam Non-Government Educational Institutions (Regulation and Management) (Amendment) Act, 2018.

(2) It shall have the like extent as the principal Act.

(3) It shall come into force at once.

2. In the principal Act, in section 2, for the existing provisions, the following shall be substituted, namely: -

"Definitions 2. (i) “Bigha” means standard measurement of land meaning Assam Bigha measurement 1338 square meter or 13.38 Are of land;

(ii) “Director” means the Director of Secondary Education, Assam, in respect of Secondary and Higher Secondary level of education and Director of Elementary Education, Assam in respect of Primary and Middle level of Education;

(iii) “employees” means the teaching and non-teaching staff of non-government educational institutions;

(iv) “existing non-government educational institutions” means the non-government educational institutions as defined under clause (xiv) which are in existence on the date of commencement of this Act;

Provided that the non-government educational institutions established by the people of the locality prior to 01.01.2006 which have received permission and recognition from the competent authority on or before 01.01.2006 shall be excluded from the purview of this clause;

(v) “Executive Engineer PWD, Building Division” means the Executive Engineer of PWD, Building Department under whose jurisdiction a particular school is situated;
(vi) “fee” means all fees including tuition fee, development charges of any nature, capitation fee etc;

(vii) “Guwahati Metropolitan Development Authority (GMDA)” means the Guwahati Metropolitan Development Authority as established under the Guwahati Metropolitan Development Authority Act, 1985;

(viii) “Guwahati Municipal Corporation” means the Guwahati Municipal Corporation established under the Guwahati Municipal Corporation Act, 1971;

(ix) “Higher Secondary level of education” means education imparted from class XI to XII;

(x) “institution” means non-government educational institutions as defined in clause (xiv) of this section;

(xi) “Managing Committee” means committee constituted under section 12 to perform the duties and functions entrusted to it under the provisions of this Act, which term shall also include the Governing Bodies of the Senior Secondary Schools;

(xii) “Middle level of education” means education imparted from class VI to VIII;

(xiii) “Municipal Town area” and “Town Committee area” means areas declared as Municipal Town and Town Committee area under the provisions of the Assam Municipal Act, 1956;

(xiv) “National Commission for Minority Educational Institutions” means the National Commission for Minority Educational Institutions as constituted by the Central Government;

(xv) “non-government educational institutions” means schools established and run by an individual or association of individuals or any Non-Government Organization or Society or Trust, except the schools established and maintained by minorities under clause (1) of Article 30 of the Constitution of India and imparting education at Primary, Middle, Secondary and Higher Secondary Level without receiving any grants-in-aid from the State Government excluding the educational institutions run or aided by the Central Government or the State Government. The word “institution” wherever it occurs in the Act shall be construed accordingly;

(xvi) “permission” means permission accorded by the Director as required under section 4 of the Act;

(xvii) “prescribed” means prescribed by rules made under this Act;
(xviii) “Primary level of education” means education imparted from class I to V;

(xix) “Secondary level of education” means education imparted from class VIII to X;


In the principal Act, in section 4, in sub-section (1), for the word “may” occurring after the word “figure and punctuation mark “section 10,”, the word “shall” shall be substituted.

Amendment of section 4

3.

Amendment of section 6

4. In the principal Act, in section 6,-

(i) in sub-section (1), in between the word “Act” and the punctuation mark “.” appearing at the end, the punctuation mark “:” shall be substituted;

(ii) in sub-section (1), after punctuation mark “.” as so substituted, the following proviso shall be inserted, namely:-

“Provided that in case of failure of any institution to register the institution under sub-section (1) of section 6 within the stipulated period, the institution shall be allowed registration on payment of the fees with 50% increase of prescribed rate, provided the institution is registered within a period of one year from the date of coming into force of this Amendment Act. In the event of failure of any institution to register within one year as stipulated above, the Director shall issue notice to close down the institution in a phased manner that there shall not be any admission in lowest class of the School from the next academic year and such institution shall be completely closed down after passing out the highest class of the institution.”

Amendment of section 10

5. In the principal Act, in section 10,-

(i) for the existing clause (i), the following shall be substituted, namely :-

“(i) The institution shall own and possess a minimum area of land with clear title of the institution over it as specified as under :-

(a) For Lower Primary (LP) and Middle English (ME) level Schools, the school shall have at least 2 (two) Bighas of land in one plot in case of rural areas and 1 (one) Bigha of land in one plot in case of Municipal and Town Committee areas including Guwahati Metropolitan Development Authority area and Guwahati Municipal Corporation Area.

(b) For High School, Higher Secondary School and Senior Secondary School including composite School, the School shall have at least 5(five) Bighas of land in one plot in rural areas and 3 (three) Bighas of land in one plot in Municipal Town and Town
Committee areas, 2 (two) Bighas of land in one plot in Guwahati Municipal Corporation and Guwahati Metropolitan Development Authority areas:

Provided that non-government educational institutions already granted prior permission and administrative recognition with land requirement before coming into force of this Amendment Act shall be allowed to run;”;

(ii) in clause (ii), in the first line, for the word “toilets”, the words “separate toilets for Boys and Girls” shall be substituted;

(iii) in clause (xi), in between the word “premises” and the punctuation mark “;” appearing at the end, the words “and the institution shall make proper parking arrangement for the use of the institution” shall be inserted;

(iv) in clause (xvi), after clause (c), the following new sub-clauses (d) and (e) shall be inserted, namely:-
“(d) Executive Engineer of the Public Health Engineering Department or any officer authorized by him to ensure providing of potable drinking water facilities to the students of the institution;

(e) The District Transport Officer of the concerned district or any officer authorized by him to examine the conditions and roadworthiness of the vehicles used by the institution for transportation of the students and for any other purposes.”;

(v) in clause (xx), for the existing provisions, following shall be substituted, namely:-
“(a) All the non-government educational institutions registered under this Act shall provide adequate safety measures including fire safety measures in the institution premises and shall hold mock drills for preparedness for meeting any disaster at regular intervals. The school must have a Disaster Management plan for it duly published and the school authority should hold periodic review of the Plan so prepared and published. A certificate from the Disaster Management Authority shall have to be furnished as regards availability of adequate safety measures including fire safety measures in the School;

(b) In case of institutions situated in Municipal Towns, the institution must obtain and in possession of a certificate from the Municipal Board/Town Committee concerned to the effect that the building and class rooms have been constructed conforming to the building by-laws of such Municipal Board and Town Committee;

(c) In rural areas, a certificate from Executive Engineer, PWD (Building Division) under whose jurisdiction the school falls shall have to be obtained and in possession to the effect that the buildings and class rooms have adequate safety measures and construction is safe to house a school:
Provided that the Executive Engineer shall include Assistant Executive Engineer in respect of the locality where no Executive Engineer is available;

Amendment of section 15

6.

In the principal Act, in section 15, after sub-section (3), the following new sub-sections shall be inserted, namely:

“(4) No teaching or non-teaching staff of a Non-government Educational Institution shall be paid emoluments less than the norms fixed by the appropriate authority.

(5) Teachers in a Non-government Educational Institutions employed for teaching, shall be qualified as per norms set by National Council for Teacher Education and the norms fixed under the respective Service Rules framed by the State Government.

(6) The Non-government Educational Institutions shall ensure imparting of training to teaching staff employed by it for the purpose of teaching.”

Amendment of section 18

7.

In the principal Act, in section 18,-

“(i) in sub-section (4), for the word “Director”, the words “Deputy Commissioner of the concerned district” shall be substituted.

(ii) in sub-section (5), for the word “Director”, the words “appropriate authority of the Government” shall be substituted.

Insertion of new section 28A

8.

In the principal Act, after section 28, the following new section 28A shall be inserted, namely:

“Appeal 28A. Any non-government educational institution or any individual, Non-Government Organisation, Society or Trust, as the case may be, establishing any non-government educational institution, aggrieved by the order of Director passed under any of the provisions of this Act, may prefer an appeal before the State Government against the order of Director within 30 days from the date of receipt of such order. Decision of the State Government in such appeal, shall be final and binding on all concerned.”

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