

**THE CENTRAL UNIVERSITIES OF INDIA
(TEACHING, RESEARCH AND ADMINISTRATION) BILL, 2013**

ARRANGEMENT OF CLAUSES

**CHAPTER I
PRELIMINARY**

CLAUSES

1. Short title and commencement.
2. Declaration of certain Universities to be Institution of National Importance.
3. Definitions.

**CHAPTER II
ESTABLISHMENT OF EXISTING SPECIFIED CENTRAL UNIVERSITY**

4. Establishment and Incorporation or incorporation of existing specified Central Universities.
5. Jurisdiction of existing specified Central Universities.

**CHAPTER III
OBJECTS OF EXISTING SPECIFIED CENTRAL UNIVERSITIES**

6. General objects of existing specified Central Universities.
7. Additional objects of certain existing specified Central Universities.

**CHAPTER IV
AWARENESS OF FUNDAMENTAL DUTIES OF CITIZENS AND CULTURES AND
CIVILIZATION OF INDIA**

8. Imparting education for awareness about Fundamental Duties and Culture and Civilization of India.

**CHAPTER V
POWERS OF EXISTING SPECIFIED CENTRAL UNIVERSITIES**

9. General powers of existing specified Central Universities.
10. Special powers of existing specified Central University.

**CHAPTER VI
VISITOR**

11. Visitor of existing specified Central University.

**CHAPTER VII
OFFICERS OF EXISTING SPECIFIED CENTRAL UNIVERSITY**

CLAUSES

12. Officers of existing specified Central University.
13. Special provisions relating to appointment of Chancellor and his functions and Pro-Chancellor.
14. Functions of Chancellor holding office under section 13.
15. Special provisions relating to Pro-Chancellor.
16. Appointment of Vice-Chancellor.
17. Pro-Vice-Chancellor.
18. Maximum number of Pro-Vice-Chancellors to be appointed.
19. Dean of Schools or Faculties or College.
20. Dean of Research.
21. Registrar.
22. Finance Officer.
23. Eligibility for appointment as Finance Officer.
24. Special provisions relating to Honorary Treasurer or Treasurer.
25. Controller of Examinations.
26. Librarian.
27. Other officers.

CHAPTER VIII

AUTHORITIES OF EXISTING SPECIFIED CENTRAL UNIVERSITY

28. Authorities of University.
29. Officers and members of authorities to be citizen of India.
30. Composition of Court.
31. Special provisions relating to Court.
32. General provisions relating to Executive Council.
33. Powers, functions and duties of Executive Council.
34. Special provisions relating to Executive Council.
35. General powers relating to Academic Council.
36. Scheduled Tribes to be members of Academic Council in certain special cases.
37. Faculties or Schools of Studies and Board of Studies or Board of Schools.
38. Finance Committee
39. Academic Board, Management Board, Planning Board, Planning and Academic Committee, Institute Board and other authorities of Universities.

CHAPTER IX

SPECIAL PROVISIONS FOR WOMEN, PERSONS WITH DISABILITIES, SCHEDULED CASTES AND SCHEDULED TRIBES AND WEAKER SECTIONS OF SOCIETY

CLAUSES

40. University open to all castes, creeds, races or classes.
41. Special provisions for certain classes of persons.
42. Research related to weaker sections of society.

CHAPTER X

STATUTES, ORDINANCES AND REGULATIONS

43. General powers to make Statutes.
44. Special provisions for making Statutes in respect of certain matters.
45. Statues, how to be made.
46. Power to make Ordinances.
47. Regulation.

CHAPTER XI

FUND OF EXISTING SPECIFIED CENTRAL UNIVERSITY

48. Constitution of Fund.
49. Special provisions relating to Fund.

CHAPTER XII

ANNUAL REPORT, ANNUAL ACCOUNTS AND RETURNS AND INFORMATION

50. Annual report.
51. Annual accounts.
52. Returns and information.

CHAPTER XIII

CONDITIONS OF SERVICES OF EMPLOYEES, CODE OF CONDUCT AND REDRESSAL OF THEIR GRIEVANCES

53. Conditions of service of employees.
54. Seniority of employees.
55. Redressal of dispute between existing specified Central Universities and employees.
56. Suspension or removal of employees of existing specified Central University.
57. Right to appeal
58. Provision for conduct rules.
59. Provisions in Ordinance for suspension and removal of employees.

CHAPTER XIV

PROVISIONS FOR PREVENTION OF SEXUAL HARASSMENT AND RAGGING

60. Prevention of sexual harassment incidents.
61. Obligation of existing specified Central University to prevent ragging.

CHAPTER XV

COUNCIL OF VICE-CHANCELLORS, ITS MEETINGS, FUNCTIONS AND POWERS

CLAUSES

62. Establishment of Vice- Chancellors Council.
63. Meetings of Vice- Chancellors Council.
64. Vacancies, etc., not to invalidate proceedings of meetings of Vice- Chancellors Council.
65. Term of office, vacancies and allowances payable to members of Vice- Chancellors Council.
66. Travelling and other allowances payable to members of Vice- Chancellors Council.
67. Functions of Vice-Chancellors Council.

68. Devising procedure for transparency and higher academic standards and common entrance tests.
69. Matters to be approved by Visitor on recommendations of Vice-Chancellors Council.
70. Resolution of differences amongst existing specified Central Universities.
71. Delegation of powers of Chairpersons and his duties.

CHAPTER XVI
STUDENTS COUNCIL

72. Students Council

CHAPTER XVII
STUDENTS PARTICIPATION IN AFFAIRS OF EXISTING SPECIFIED CENTRAL
UNIVERSITIES, STUDENT UNION, REDRESSAL OF THE GRIEVANCES OF STUDENTS
AND PROCEDURE OF APPEAL AND ARBITRATION IN DISCIPLINARY CASES
AGAINST STUDENTS ALUMNI

73. Participation of students in affairs of existing specified Central University.
74. Right of students to form their association or union.
75. Election for purpose of formation of association or union of students.
76. Disciplinary action for violation of code of conduct for association or union of students during election.
77. Procedure of appeal and arbitration in disciplinary cases against students.
78. Alumni Association.

CHAPTER XVIII
OMBUDSMAN

79. Appointment of Ombudsman.
80. Qualifications, powers and function of Ombudsman.
81. Ombudsman not to redress grievance in certain cases.

CHAPTER XIX
CREATION OF CERTAIN SPECIAL CELL AND MECHANISM FOR EVALUATION OF
PERFORMANCE OF TEACHERS

CLAUSES

82. Creation of Equal Opportunity Cell.
83. e-governance cell.
84. Creation of Internal Quality Assurance Cell.
85. Evaluation of performance of teachers by External Peer Review.
86. Composition, powers and functions of Equal Opportunity Cell, e-governance cell and Internal Quality Assurance Cell to be provided in Ordinance.
87. General obligation to impart education to promote awareness regarding culture and civilization of India.

CHAPTER XX
CONVERSION OF EXISTING SPECIFIED CENTRAL UNIVERSITIES TO SELF-FINANCING
AND SELF-REGULATION THEREOF SUBJECT TO CERTAIN CONDITIONS

88. Conversion of existing specified Central University to self-financing and self-regulation subject to certain conditions.
89. Power to amend Schedule II for deleting the name from Schedule II.
90. Power of Commission to take measures to give effect to provisions of this Chapter.
91. No financial resource or grants to be given by Central Government or Commission or anybody or authority owned or controlled by Central Government or State Government or both or by public to deemed university under this Act.
92. Prohibition to dispose of any property of existing specified Central University whose name has been deleted from Schedule II.
93. Continued effect of existing specified Central University whose name has been deleted from Schedule II.
94. Power of Central Government to issue direction or call for any information from any University whose name has been deleted from Schedule II.

CHAPTER XXI

CENTRAL UNIVERSITY TEACHERS RECRUITMENT BOARD

95. Central Universities Teachers Recruitment Board.
96. Appointment and term of office of Chairpersons and members of Central Universities Teachers Recruitment Board.
97. Removal and suspension of a member of Central Universities Teachers Recruitment Board.
98. Power to make rules as to conditions of service of members and staff of Central Universities Teachers Recruitment Board.
99. Prohibition as to holding of offices by members of Central Universities Teachers Recruitment Board on ceasing to be such Members.
100. Functions of Central Universities Teachers Recruitment Board.
101. Expenses of Central Universities Teachers Recruitment Board .
102. Grants by Central Government to Central Universities Teachers Recruitment Board.
103. Reports of Central Universities Teachers Recruitment Board .

CLAUSES

104. Obligation of every existing specified Central University to send requisition for filling post of Assistant Professors.
105. Publication of recommendation of Universities Teachers Recruitment Board.

CHAPTER XXII

MISCELLANEOUS

106. Provident and pension funds.
107. Disputes as to constitution of authorities and bodies.
108. Modification of Act in its application in relation to University.
109. Filling of casual vacancies.
110. Proceedings of authorities or bodies not invalidated by vacancies.
111. Direction to a class or classes of specified universities by Commission.
112. Protection of action taken in good faith.
113. Mode of proof of record of existing specified Central Universities.
114. Special provisions for maintenance of High Schools by existing specified Central Universities.
115. Special provisions for giving religious instructions or promoting study of religions, etc.

116. Special provisions for removal of members of authority or board.
117. Constitution of committees.
118. Change of designation "*Paridarsaka*" and authorities and officers under certain corresponding repealed Acts.
119. Provisions of this Act to be in addition to, and not in derogation of any other laws for the time being in force.
120. Power to make rules by Central Government.
121. Statutes, Ordinances and Regulations to be published in the Official Gazette and to be laid before Parliament.
122. Repeal and Savings
123. Power to remove difficulties.

SCHEDULE I

SCHEDULE II

SCHEDULE III

SCHEDULE IV

SCHEDULE V

**THE CENTRAL UNIVERSITIES OF INDIA
(TEACHING, RESEARCH AND ADMINISTRATION) BILL, 2013**

A
BILL

to consolidate the laws relating to certain existing specified Central Universities and make provision for uniform legal framework for teaching and research therein and administration thereof and to protect additional provisions relating to certain existing specified Central Universities and to provide for matters connected therewith or incidental thereto.

BE it enacted by Parliament in the Sixty-fourth Year of the Republic of India as follows:-

	CHAPTER I PRELIMINARY	
Short title and commencement.	1. (1) This Act may be called the Central Universities of India (Teaching, Research and Administration) Act, 2013.	
	(2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint:	
	Provided that different dates may, by notification, by the Central Government, be appointed for different provisions of this Act :	
	Provided further that different dates may be appointed, for different provisions of this Act, in relation to any or all the existing specified Central Universities, and any reference in any such provision to the commencement of this Act to such University or Universities shall be construed as a reference to the coming into force of that provision applicable to such University or Universities, as the case may be.	
Declaration of certain Universities to be Institution of National Importance.	2. The Universities mentioned under column (2) of Schedule II and declared as an Institution of National Importance, before the commencement of this Act, under the corresponding repealed Acts mentioned under column (4) of that Schedule, shall, after such commencement, are hereby declared to be the Institution of National Importance under this Act.	
Definitions.	3. In this Act, and in all Statutes made hereunder, unless the context otherwise requires, --	
	(a) "Academic Board" in relation to a regional centre or a recognized institution means the academic body charged with the academic matters of such centre or institution, as the case may be, and recognized as such by the existing specified Central University;	
	(b) "Academic Council" means the Academic Council of the existing specified Central University;	
	(c) "Academic Staff" means such categories of staff as are designated as academic staff by the Ordinances of the existing specified Central University;	
	(d) "Affiliated College" means a college admitted to the privileges of the existing specified Central University;	

	(e) "Alumni Association" means the Association of the Alumni of the existing specified Central University , constituted under the provisions of this Act and the Ordinances;	
	(f) "Approved Institution" means,-	
	(A) an Institution approved by the existing specified Central University for offering programmes of study leading to a certificate or diploma or both, not being an institution imparting programmes of study leading to a degree;	
	(B) an Institution (not being an institution maintained by the University) of higher learning or studies approved by the existing specified Central University ;	
	(g) "Approved teachers" means such persons as may be approved by the existing specified Central University for the purpose of imparting instruction in an Approved Institution;	
	(h) "Bhavana" means an academic institution maintained by the existing specified Central University and named as such;	
	(i) "Board of Studies" means the Board of Studies of a Department or a Centre, as the case may be, of the existing specified Central University;	
	(j) "Campus" means the unit established or constituted by the existing specified Central University,-	
	(A) for making arrangements for instruction, or research, or both, and includes off-campus;	
	(B) for imparting instruction or supervising research or both;	
	(k) "Centre" means a unit of the existing specified Central University or of a University Institute providing teaching, research facilities and consultancy;	
	(l) "Central Universities Teachers Recruitment Board" means the Central Universities Teachers Recruitment Board constituted under section 95;	
	(m) "Chancellor" means the Chancellor of the existing specified Central University;	
	(n) "Chhatravasa" means a unit of residence or of corporate life for the student of the University, or of a College or an Institution, provided or maintained or recognized by the University, as the case may be;	
	(o) "College" means,-	
	(A) a college maintained by, or admitted to the privileges of, the existing specified Central University; or	
	(B) a college or teaching institution (other than a secondary, primary or infant school or <i>pathasala</i>) maintained, by, or admitted	

	to the privileges of the existing specified Central University ; or	
	(C) an institution maintained or admitted to its privileges by the existing specified Central Universities and includes an Affiliated College and a Constituent College:	
	<i>Explanation.</i> - For the purposes of this clause,-- (A)“Affiliated College”--	
	(I) in relation to an existing specified Central University, means an institution recognized by such University in accordance with the provisions of the corresponding repealed Act and the Statutes made thereunder in which instruction had been provided in accordance with the provisions of the said Statutes and the Ordinances up to the Bachelor’s degree, but excluding Honours and Post-graduate degrees;	
	(II) in relation to any other existing specified Central University not falling under sub-clause (I) means an institution recognized by such University in accordance with the provisions of the corresponding repealed Act and the Statutes made thereunder or under this Act;	
	(B)“Constituent College” in relation to an existing specified Central University means,- (I) an institution recognised as such by the Executive of such Universities in accordance with the provisions of this Act and the Statutes;	
	(II) a college maintained by it and includes a college prescribed as such by the Statutes;	
	(p) "College Development Council" means the College Development Council of the existing specified Central University;	
	(q) "Constituent Institute" means an Institute prescribed as such by the Statutes made by an existing specified Central University under the corresponding repealed Act or such other institutes which such universities may provide in accordance with the Statutes made under this Act ;	
	(r) “Corresponding repealed Act” in relation to an existing specified Central University means the Acts mentioned under column (4) of Schedule II against such University mentioned under column (2) of that Schedule and includes Statutes and Ordinances made thereunder;	
	(s) “Court” means the Court of the existing specified Central University;	
	(t) "Dean" means Head of a Faculty or School, as the case may be, of the existing specified Central University;	
	(u) “Department” means a Department of Studies and includes a Centre of Studies, Department of a Faculty or School, as the case may be, of the existing specified Central University;	
	(v) "Director" means Head of a University Institute or Regional Centre or Institute or Constituent Institute, as the case may be;	

	<p>(w) “Distance Education System” means the system of imparting education through any means of communication, such as broadcasting, telecasting, correspondence courses, seminars, contact programmes or a combination of any two or more such means and includes imparting of education through multiple media and technologies for interactive multi-directional delivery involving only limited class room contact between teacher and student;</p>	
	<p>(x) “employee” means any person appointed by the existing specified Central University and include teachers and other staff of the University;</p>	
	<p>(y) “Executive Council” means Executive Council of the existing specified Central University;</p>	
	<p>(z) “existing Ordinances” means the Ordinances referred to in section 46;</p>	
	<p>(za) “existing specified Central Universities” means existing specified Central Universities under column (2) of Schedule II mentioned against the corresponding repealed Act under column (4) of that Schedule;</p>	
	<p>(zb) “existing Statute” means a Statue referred to in section 45;</p>	
	<p>(zc) “Faculty” means a Faculty of the existing specified Central University ;</p>	
	<p>(zd) “Finance Committee” means the Finance Committee of the existing specified Central University;</p>	
	<p>(ze) “Finance Officer” means the Finance Officer of the existing specified Central University;</p>	
	<p>(zf) “Hall” means a unit, of residence, or, of corporate life for the student of the existing specified Central University, or of a College or an Institution, provided or maintained by the existing specified Central University ;</p>	
	<p>(zg) “Institution” means an academic institution, not being a College, maintained by, or, admitted to, the privileges of the existing specified Central University;</p>	
	<p>(zh) “Institute Board” means a Board constituted by the existing specified Central University for the management of an Institute;</p>	
	<p>(zi) "Management Board" in relation to a regional centre or a recognized institution of an existing specified Central University means the governing body charged with the management of the affairs of such centre or institution, as the case may be, and recognized as such by such University;</p>	
	<p>(zj) “notification” means a notification published in the Official Gazette;</p>	
	<p>(zk) “North-Eastern Region” means the North-Eastern Region of India comprising the States of Assam, Arunachal Pradesh, Manipur, Meghalaya, Mizoram, Nagaland, Sikkim and Tripura;</p>	

	<i>(zl)</i> “Patron of the University” in relation to an existing specified Central University means,--	
	<i>(A)</i> a person who has made a donation of not less than one lakh of rupees to the funds of such University, and has been declared, before the commencement of this Act, by the Chancellor to be a Patron of the existing specified Central University under the corresponding repealed Act;	
	<i>(B)</i> a person who makes donation of such amount, as may be prescribed by the Statutes made under this Act, to the funds of such University and has been declared by the, to be a Patron of the existing specified Central University under this Act;	
	<i>(zm)</i> “Planning and Academic Committee” means the Planning and Academic Committee of the existing specified Central University;	
	<i>(zn)</i> “Planning Board” means Planning Board of the existing specified Central University;	
	<i>(zo)</i> “prescribed” means prescribed by the Statutes, Ordinances or Regulations under this Act;	
	<i>(zp)</i> “Principal” means the Head of a College or an Institution or School or Polytechnic maintained by the existing specified Central University and includes, where there is no principal, the person for the time being duly appointed to act as Principal, and in the absence of the Principal, or the acting Principal, a Vice-Principal duly appointed as such;	
	<i>(zq)</i> “recognized institution” means an institution of higher learning maintained or recognized by, or, associated with, the existing specified Central University ;	
	<i>(zr)</i> “Recognized teacher” means such persons as may be recognized by the existing specified Central University for the purpose of imparting instructions in a college or an institution admitted to the privileges of the University;	
	<i>(zs)</i> "Regional Centres" means off-campus constituted (whether before or after the commencement of this Act) by the existing specified Central University and functioning as part of the University and established in such areas (including tribal dominated areas), as may be prescribed by the Statutes;	
	<i>(zt)</i> “Registrar” means the Registrar of the existing specified Central University;	
	<i>(zu)</i> “Regulations” means the Regulations made by the existing specified Central University under this Act;	
	<i>(zv)</i> “relevant branches of learning” means the branches (such as natural and physical sciences, social sciences, humanities, engineering, technology, agriculture, forestry and medicine) which the existing specified Central University was providing for under the corresponding repealed Act before the commencement of this Act or such other branches which such University may undertake to provide after such commencement in accordance with the provisions	

	of this Act;	
	(zw) "Schedule" means Schedules I, II, III, IV and V to this Act;	
	(zx) "School" means a School of Studies of the existing specified Central University ;	
	(zy) "Statutes" and "Ordinances" mean, respectively, the Statutes and the Ordinances of the existing specified Central University;	
	(zz) "teachers of the existing specified Central University" means, Professors, Associate Professors, Assistant Professors, and such other persons as may be appointed for imparting instruction or conducting research in the University or a Hall or in any College or Institution maintained or recognized by such University and are designated as "teacher" or "University appointed teacher" by the Ordinances and includes--	
	(A) " <i>Adhyapaka</i> " includes the Professors, Associate Professors, Assistant Professors and such other persons engaged in imparting instruction in relation to any learning process and designated by the University as an <i>Adhyapaka</i> by the Ordinances; or	
	(B) salaried Professors, Associate Professors, Assistant Professors or tutor and such other persons who imparts instruction in a Faculty of, or in a college maintained by the University, and, includes any other person who is declared to be a teacher by the Academic Council;	
	(zza) "University" means a University established and incorporated or incorporated as a University under any Central or State law for the time being in force;	
	(zzb) "University appointed teacher" means a teacher appointed by the existing specified Central University for imparting instruction and conducting research in the University or any college or institution maintained by the University;	
	(zzc) "University College" means a college or an institution maintained by the existing specified Central University or admitted to the privileges of such University as a Faculty;	
	(zzd) "Warden" means the Head of a Hall;	
	(zze) the words and expressions not defined here, but defined in the University Grants Commission Act, 1956 shall have the meaning respectively assigned to them in the said Act.	3 of 1956.
	CHAPTER II ESTABLISHMENT OF EXISTING SPECIFIED CENTRAL UNIVERSITY	
Establishment and Incorporation or incorporation of existing specified Central Universities.	4. (1) Every existing specified Central University mentioned under column (2) of the Schedule II and established and incorporated or incorporated under the corresponding repealed Acts mentioned under column (4) of that Schedule, shall be a body corporate under this Act by the same name as mentioned under the said column (2) of the aforesaid Schedule.	

	(2) The headquarters of every existing specified Central Universities mentioned under column (2) of the Schedule II shall be at the places mentioned under column (3) of that Schedule against such University mentioned under the said column (2) of the aforesaid Schedule or at such places where the headquarters of such Universities were located on the date of commencement of this Act, as the case may be.	
	(3) The Chancellor, or the Pro-Chancellor of each existing specified Central University appointed or constituted, before the commencement of this Act, under the corresponding repealed Act, so long as they continue to hold such office or membership for the tenure for which they were appointed or constituted under the corresponding repealed Act, are hereby constituted a body corporate by the same name of the Universities which they had under the corresponding repealed Act before such commencement, or after such commencement, as the case may be.	
	(4) The Vice-Chancellor, the members of the Court, the Executive Council and the Academic Council of each existing specified Central University appointed or constituted, before the commencement of this Act, under the corresponding repealed Act, and all other persons who may hereafter become such officers or members after the commencement of this Act, so long as they continue to hold such office or membership, are hereby constituted a body corporate by the same name of the Universities which they had under the corresponding repealed Act before such commencement, or, after such commencement, as the case may be.	
	(5) Every existing specified Central University shall have perpetual succession and a common seal, and shall sue and be sued by the said name.	
Jurisdiction of existing specified Central Universities.	5. (1) The jurisdiction of every existing specified Central University mentioned under column (2) of Schedule IV shall extend to—	
	(a) the area or areas mentioned under column (3) of the said Schedule; or	
	(b) the area or areas for which every such University had the jurisdiction before the commencement of this Act under the corresponding repealed Act,	
	as the case may be.	
	(2) On and after the commencement of this Act, all colleges, institutions, departments or centres and schools affiliated to, or admitted to the privileges of, or maintained, or, recognized by, every existing specified Central University shall stand affiliated to, or admitted to the privileges of, or maintained or recognized, by such University, as they have been affiliated or admitted or maintained or recognized under the corresponding repealed Act before such commencement and continue to be so under this Act.	
	CHAPTER III OBJECTS OF EXISTING SPECIFIED CENTRAL UNIVERSITIES	
General objects of existing specified Central Universities.	6. (1) The objects of the existing specified Central University shall, without prejudice to the objects contained in Schedule III, be to disseminate and advance knowledge by providing instructional and research facilities in such branches of learning as it may deem fit, to make special provisions for integrated courses in	

	humanities, social sciences, science and technology in its educational programmes, to take appropriate measures for promoting innovations in teaching-learning process, multidisciplinary and interdisciplinary studies and research, to educate and train manpower for the development of the country, to establish linkages with industries for the promotion of science and technology and economic growth and to pay special attention to the improvement of the social and economic conditions and welfare of the people, their intellectual, academic and cultural development.	
	(2) Without prejudice to the provisions of sub-section(1) and section 7, the object of the existing specified Central University shall be for achieving the higher academic standards and innovative research useful to the local community and society as a whole.	
Additional objects of certain existing specified Central Universities.	7. (1) Without prejudice to the generality of the object specified under section 6, every existing specified Central University mentioned under column (2) of Schedule III shall have additional objects as mentioned under column (3) of that Schedule against such University.	
	(2) In case the object of an existing specified Central University specified under section 6 is repugnant to the object of such University mentioned under column (3) of Schedule III against such University mentioned under column (2) of that Schedule, the said University shall have the objects mentioned under aforesaid column (3) of the aforesaid Schedule and such object mentioned under aforesaid column (3) shall prevail to the extent of the repugnancy.	
	CHAPTER IV AWARENESS OF FUNDAMENTAL DUTIES OF CITIZENS AND CULTURES AND CIVILIZATION OF INDIA	
Imparting education for awareness about Fundamental Duties and cultures and civilization of India.	8. (1) Without prejudice to the provisions of the Constitution, the provisions of this Act or any other law for the time being in force, every existing specified Central University shall, in addition to its teaching and research programmes, impart education, for awareness of the Fundamental Duties under article 51A of the Constitution, in such manner as may be specified in the Ordinances.	
	(2) Every existing specified Central University shall impart education to promote the awareness regarding cultures and civilization of India.	
	(3) Without prejudice to the provisions of sub-section (2), every existing specified Central University shall, exhibit on its website, Fundamental Duties referred to in article 51 A of the Constitution and the programmes for promotion of awareness regarding cultures and civilization of India.	

	CHAPTER V POWERS OF EXISTING SPECIFIED CENTRAL UNIVERSITIES	
General powers of existing specified Central Universities.	9. Every existing specified Central University shall have the following powers, namely:-	
	(a) to provide for instructions in the relevant branches of learning and to make provisions for the advancement and dissemination of knowledge for the furtherance of its objects;	

	<i>(b)</i> to grant, subject to such conditions as the University may determine, certificates, diplomas and confer degrees on persons on the basis of examination, evaluation and testing or to confer other academic distinctions in accordance with the Statutes, and to withdraw any such certificates, diplomas, degrees or other academic distinction for good and sufficient cause;	
	<i>(c)</i> to organize and to undertake extramural studies, training and extension services;	
	<i>(d)</i> to confer honorary degrees or other distinctions in the manner prescribed by the Statutes;	
	<i>(e)</i> to provide and organize facilities through the distance education system to such persons as it may determine;	
	<i>(f)</i> to institute Directorships, Chairs, Principalships, Professorships, Associate Professorships, Assistant Professorships and other teaching or academic positions, required by the University and to appoint persons for such Directorships, Principalships, Chairs, Professorships, Associate Professorships, Assistant Professorships or other teaching or academic positions;	
	<i>(g)</i> to recognize an institution of higher learning for such purposes as the University may determine and to withdraw such recognition ;	
	<i>(h)</i> to appoint persons working in any other University or academic institution, including those located outside the country, as teachers of the University for a specified period;	
	<i>(i)</i> to create administrative, ministerial and other posts and to make appointment thereto;	
	<i>(j)</i> to co-operate or collaborate or associate with any other University or authority or institution of higher learning, including those located outside the country, in such manner and for such purposes as the University may, by Ordinance, determine;	
	<i>(k)</i> to establish, with the prior approval of the Central Government, such, centres and specialized laboratories or other units for research and instruction, outside the State or its Jurisdictions or outside India, as are, in the opinion of the University necessary for the furtherance of its objects;	
	<i>(l)</i> to institute and award fellowships, scholarships, studentships, medals, exhibitions and prizes;	
	<i>(m)</i> to establish and maintain colleges, Institutions and Halls;	
	<i>(n)</i> to make provision for research and advisory services and for that purpose to enter into such arrangements with other institutions, industrial or other organisations, as the University may deem necessary;	
	<i>(o)</i> to organise and conduct refresher courses, workshops, seminars and other programmes for teachers, evaluators and other academic staff;	
	<i>(p)</i> to confer autonomous status on a School or Faculty, College or an Institution or a Department or Centre, as the case may be, in accordance with the Statutes;	
	<i>(q)</i> to determine standards of admission to the University, which	

	may include examination, evaluation or any other method of testing;	
	(r) to demand and receive payment of fees and other charges;	
	(s) to supervise the residences of the students of the University and to make arrangements for promoting their health and general welfare ;	
	(t) to lay down conditions of service of all categories of employees, including their code of conduct;	
	(u) to regulate and enforce discipline among the students and the employees, and to take such disciplinary measures in this regard as may be deemed to be necessary by the University;	
	(v) to make arrangements for promoting the health and general welfare of the employees;	
	(w) to receive benefactions, donations and gifts and to acquire, hold and manage, and to dispose of, with the previous approval of the Central Government, any property, movable or immovable, including trust and endowment properties, for the purposes of the University;	
	(x) to borrow, with the previous approval of the Central Government, on the security of the property of the University, money for the purposes of the University;	
	(y) endeavor to maintain, save as otherwise provided in section 7 or any other law for the time being in force, an all-India character and high standards of teaching and research, and the University shall, among other measures which may be necessary for the said purpose, take, in particular, the following measures, namely:-	
	(A) without prejudice to any law for the time being in force, admission of students and recruitment of faculty, shall be made on all- India basis;	
	(B) admissions of students shall be made on merit, either through common entrance tests conducted individually by the University or in combination with other Universities with the consent of such University, or on the basis of marks obtained in the qualifying examination in such courses where the intake of students is small;	
	(C) inter-University mobility of faculty, with transferable pensions benefit and protection of seniority, shall be encouraged;	
	(D) introduction or continuation of semester system, continuous evaluation and choice-based credit system and the University shall enter into agreements with other Universities and academic institutions for credit transfer and joint degree programmers;	
	(E) introduction of innovative courses and programmers of studies with a provision for periodic review and restructuring;	
	(F) active participation of students shall be ensured in the academic activities of the University (including evaluation of teachers);	

	(G) obtaining accreditation from the National Assessment and Accreditation Council or any other accrediting agency at the national level;	
	(H) introduction and promotion of e-governance with an effective management information system;	
	(z) making special arrangements for teaching of women students (including residence for women) as the University may consider desirable;	
	(za) to provide for preparation of instructional materials including films, cassettes, tapes, video cassettes and other software in collaboration with various Open Universities and other Institutions dealing with the education system (whether through distance education system or otherwise, as the case may be);	
	(zb) to recognise persons working in any recognised institution or in any Institution associated with the University for imparting instruction or supervising research or both, and to withdraw such recognition;	
	(zc) to provide for the printing, reproduction and publication of research and other work by the University ;	
	(zd) to fix quota for students belonging to the socially and educationally backward classes of citizens or Scheduled Castes or the Scheduled Tribes for admission purposes in accordance with the judgement of the court or any law for the time being in force;	
	(ze) to organize and to undertake measures for the promotion of adult education;	
	(zf) to establish, with the prior approval of the Central Government, campuses within the territorial limits of the University;	
	(zg) doing all such other acts and things as may be necessary, incidental or conducive to the attainment of all or any of its objects;	
	(zh) any other power which is, or, may be required, to give effect to the objects of the Universities.	
Special powers of existing specified Central University.	10. Without prejudice to the generality of the provisions contained in section 9, in case an existing specified Central University had, before the commencement of this Act, powers in respect of all or any of the following matters under the corresponding repealed Act, in that case, such University shall exercise power in respect of such matters, on and after such commencement, namely:-	
	(a) to recognize, guide, supervise and control Halls not maintained by the University and other accommodation for students, and to withdraw any such recognition;	
	(b) to establish, maintain or recognize Study Centres, for the delivery of the distance education system in the manner laid down by the Ordinances;	
	(c) to devise and implement suitable schemes for providing a base for promotion and dissemination of Urdu and to bring about the essential continuity in education with special reference to the delivery system in distance education consistent with the objectives of the	

	University;	
	(d) to promote the study of the religions, philosophy, civilizations and culture of India;	
	(e) to admit to its privileges in Colleges and Institutions not maintained by the University or to withdraw all or any of those privileges in accordance with such conditions as may be prescribed by the Statutes.	
	<i>Explanation.</i> - For the removal of doubts, it is hereby declared that in case an existing specified Central University had, before the commencement of this Act, this power conferred in this clause under the corresponding repealed Act, in respect of the State in which such University is situated, such University shall exercise such power only in that State;	
	(f) to recognize, with the prior approval of the Visitor, an institution of higher learning, within or outside India for such purposes as the University may determine and to withdraw such recognition;	
	(g) to recognize for any purpose, either in whole or in part, any institution or members or students thereof, on such terms and conditions, as may from time to time, be prescribed and to withdraw such recognition;	
	(h) to enter into any agreement for the incorporation in the University of any other institution and for taking over its rights, properties and liabilities for any purpose not repugnant to this Act;	
	(i) to make special provisions, without prejudice to any of the provisions of this Act or any other law for the time being in force, for the promotion of educational, economic interests and welfare of the members belonging to the Scheduled Tribes by providing adequate percentage of seats in the matters of admission, of posts in the matter of employment and other benefits;	
	(j) to establish such number of Regional Centers in various tribal areas of the country as are, in the opinion of the University, necessary for the furtherance of its objects;	
	(k) to declare, with the consent of the colleges concerned, in the manner specified by the Academic Council Colleges conducting courses of study in the faculties of Medicine, Technology, Music or Fine Arts, as autonomous colleges:	
	Provided that the extent of the autonomy which such college may have, and matters in relation to which it may exercise such autonomy, shall be such as may be prescribed by the Statutes;	
	(l) to set up one or more College Administrative Councils for two or more Colleges with such composition, powers and functions as may be laid down in the Statutes;	
	(m) to make grants from the funds of the University for assistance to forms of extra-mural teaching;	
	(n) to take such academic steps as would contribute to the improvement of the economic conditions and welfare of the people of the hill areas of the North-Eastern Region;	

	(o) to provide for and organize studies in French;	
	(p) to promote Oriental and Islamic studies and give instruction in Muslim theology and religion and to impart moral and physical training;	
	(q) to promote especially the educational and cultural advancement of the Muslims of India;	
	(r) to institute and award travelling fellowship;	
	(s) to establish, within a radius of twenty-five kilometres of the University Mosque, such special centres, specialised Laboratories or other units for research and instruction as are, in the opinion of the existing specified Central University, necessary for the furtherance of its objects;	
	(t) to promote the study of religion, literature, history, science and art of Vedic, Hindu, Buddhist, Jain, Islamic, Sikh, Christian, Zoroastrian, and other civilizations and cultures;	
	(u) to hold examinations and to grant certificates, diplomas and confer degrees and other academic distinctions to and on persons –	
	(A) who are teachers of the University or any College under conditions laid down in the Statutes or the Ordinances and shall have passed the examinations of the University under like conditions; or	
	(B) who being women, shall have pursued a course of private study in subjects provided for by the Ordinances and shall have passed the examinations of the University in their subjects under conditions laid down in the Ordinances ;	
	(v) to grant such certificates and diplomas and to provide such lectures and instruction for persons not being members of the University, as the University may determine;	
	(w) to establish and maintain such <i>Bhavanas</i> , Schools of Studies and Research, <i>Chhatravasas</i> , Gymnasia and such other institutions as are deemed necessary, from time to time, for the development of a healthy corporate life in the University and (to abolish any such <i>Bhavana</i> , School, <i>Chhatravasa</i> , Gymnasium or other institution);	
	(x) to organize the application of class room, library and laboratory learning to problems of the villages as part of the curriculum;	
	(y) to undertake the promotion of adult education, rural reconstruction, cooperative organisations, social welfare, development of cottage industries and all other nation-building activities and works for the benefit of the public;	
	(z) to establish and maintain, at any place in India, examination centres for home study courses conducted by <i>Lok Siksha Samsad</i> (people's education council) of any existing specified Central University and recognize, for such purposes as may be provided in the Ordinances of	

	such University, the certificates awarded by the said <i>Lok Siksha Samsad</i> (people's education council) on the results of examinations conducted by it;	
	(za) to institute, establish, maintain, reconstitute, amalgamate, divide or abolish departments, faculties or colleges and carry out inspection thereof and inquiry in relations thereto;	
	(zb) to appoint Resident Artists, Resident Writers or such other persons who may contribute to the achievement of the objects of the University;	
	(zc) to undertake publication of literary, scientific, educational and scholarly works and books on art, aesthetics and other subjects aimed at better understanding of the different cultures of the world and furthering thereby the objectives of the existing specified Central University;	
	(zd) to admit students of any other University or College whether in India or outside to any examination of the University subject to such conditions as the existing specified Central University may lay down for the purpose;	
	(ze) to impart education and training in vocational and technical subjects through the medium of Urdu.	
	CHAPTER VI VISITOR	
Visitor of existing specified Central University.	11. (1) The President of India shall be the Visitor of every existing specified Central University.	
	(2) The Visitor, may, from time to time, appoint one or more persons to review the work and progress of every existing specified Central University, including Colleges and Institutions maintained by it, and to submit a report thereon and upon receipt of that report, the Visitor, may, after obtaining the views of the Executive Council thereon through the Vice-Chancellor, take such action and issue such directions, as he considers necessary, in respect of any of the matters dealt with in the report and the University shall abide by such action and be bound to comply with such directions:	
	Provided that in case the directions of the Visitor includes taking action on disciplinary matters in respect of any member of the authority or an employee, the Vice-Chancellor shall refer such matter to the competent authority for taking the disciplinary action against such member or employee in accordance with the provisions of this Act, Statute and Ordinance.	
	(3) The Visitor, shall have the right to cause an inspection to be made by such person or persons, as he may direct, of the existing specified Central Universities, their buildings, libraries, laboratories and equipment, and of any college or Institution maintained by the University, and also of the examinations, teaching and other work conducted or done by such Universities and to cause an inquiry to be made in like manner in respect of any matter connected with the administration or finances of such Universities, College or	

	Institutions.	
	(4) The Visitor, shall, in every matter referred to in sub-section (3), give notice of his intention to cause an inspection or inquiry to be made, to every existing specified Central University, and such University shall have the right to make such representation to the Visitor, as it may consider necessary.	
	(5) After considering the representations, if any, made by the existing specified Central University, the Visitor, may cause to be made such inspection or inquiry as is referred to in sub-section (3).	
	(6) Where any inspection or inquiry has been caused to be made by the Visitor, the existing specified Central University shall be entitled to appoint a representative, who shall have the right to be present and be heard at such inspection or inquiry.	
	(7) The Visitor, may, if the inspection or inquiry is made in respect of the existing specified Central University or any College or Institution maintained by it, address the Vice-Chancellor, with reference to the result of such inspection or inquiry together with such views and advice with regard to the action to be taken thereon, as the Visitor may be pleased to offer, and on receipt of address made by the Visitor, the Vice-Chancellor shall communicate, to the Executive Council the views of the Visitor with such advice as the Visitor may offer upon the action to be taken thereon.	
	(8) The Executive Council shall communicate through the Vice- Chancellor to the Visitor such action, if any, as it proposes to take or has been taken upon the result of such inspection or inquiry.	
	(9) Where, the Executive Council does not, within a reasonable time, take action to the satisfaction of the Visitor, the Visitor, may, after considering any explanation furnished or representation made by the Executive Council issue such direction, as he may think fit, and the Executive Council, shall comply with such direction.	
	(10) Without prejudice to the foregoing provisions of this section, the Visitor, may, by order in writing, annul any proceeding of any existing specified Central University which is not in conformity with this Act, the Statutes or the Ordinances:	
	Provided that before making any such order, he shall call upon the Registrar to show cause why such an order should not be made, and, if any cause is shown within a reasonable time, he shall consider the same.	
	(11) The Visitor shall have such other powers as may be prescribed by the Statutes.	
	CHAPTER VII OFFICERS OF EXISTING SPECIFIED CENTRAL UNIVERSITY	
Officers of existing specified Central	12. (1)The following shall be the officers of the existing specified Central	

University..	University, namely:--	
	(a) the Chancellor;	
	(b) the Pro-Chancellor;	
	(c) the Vice- Chancellor;	
	(d) the Pro-Vice-Chancellor;	
	(e) the Deans of Schools or Faculties;	
	(f) the Registrar;	
	(g) the Finance Officer;	
	(h) the Controller of Examination;	
	(i) the Librarian;	
	(j) the Dean of Research;	
	(k) the Directors of Regional Centres;	
	(l) such other officers as may be declared by the Statutes to be the officers of the University.	
	(2) The Chief Rector or Rector or Honorary Treasurer or Treasurer or Dean of Students Welfare or Director of Studies, Educational Innovations and Rural reconstruction, the Director of Culture and Cultural Relations, the Director of Physical Education, Sports, National Service and Students Welfare, <i>Adhyakshas of Bhavanas</i> or other officers (by whatever name called) who have been appointed by the existing specified Central Universities under the corresponding repealed Act or Statutes made thereunder, shall, be deemed to be Officers, and, perform and discharge such duties and functions as prescribed under the corresponding repealed Act or under this Act or Statutes or Ordinances made thereunder .	
	<i>Explanation.-</i> For the removal of doubts, it is hereby declared that it shall not be mandatory for any existing specified Central University to appoint the officers specified under clause (b) or clause (j) or clause (k) of sub-section (1) and such University, having regard to its administration or academic needs or administrative requirements, may appoint all or any of officer specified in the said clauses and after such appointment they shall be officers.	
Special provisions relating to appointment of Chancellor and his functions and Pro-Chancellor.	13. The Chancellor appointed or elected before the commencement of this Act, under the corresponding repealed Act in the existing specified Central University shall continue to hold the office of that University for the remaining period for which they would have held their office as such before such commencement under the corresponding repealed Act or Statutes made thereunder.	

<p>Functions of Chancellor holding office under section 13.</p>	<p>14. The Chancellor holding the office for the period mentioned under section 13, shall, by virtue of his office, exercise such powers and perform such duties, as may have been prescribed under the corresponding repealed Act and the Statutes made thereunder.</p>
<p>Special provisions relating to Pro-Chancellor.</p>	<p>15. (1) In case the corresponding repealed Act (under which an existing specified Central University was established and incorporated, or incorporated) provided for the appointment of the Pro-Chancellor, the Pro-Chancellor such University shall continue to hold the office of that University for the remaining period for which they would have held their office as such before such commencement under the corresponding repealed Act or Statutes made thereunder.</p>
	<p>(2) The Pro-Chancellor holding the office for the period mentioned under subsection (1), shall, by virtue of his office, exercise such powers and perform such duties, as may have been prescribed under the corresponding repealed Act and the Statutes made thereunder.</p>
<p>Appointment of Vice-Chancellor.</p>	<p>16. (1) The Vice-Chancellor shall be appointed for a period of five years by the Visitor out of the panel of names of persons recommended by the Central Government and on such terms and conditions of service as may be specified by the rules made by the Central Government and the Vice-Chancellor shall not be eligible for re-appointment in the same University:</p>
	<p>Provided that the Visitor may direct any Vice-Chancellor after his term has expired to continue in office as such in the same existing specified Central University for such period, not exceeding a total period of one year, as may be specified by him:</p>
	<p>Provided further also that no person shall hold the office of Vice-Chancellor who is more than the age, as may be prescribed by the Statutes, or, seventy years, whichever is lower:</p>
	<p>Provided also that the Vice-Chancellors, appointed before the commencement of this Act, in an existing specified Central University, shall continue to hold the office as such for the remaining period for which they would have held their Office before such commencement under the corresponding repealed Act or Statutes made thereunder and such period shall be counted for the purposes of holding the office of five years under this Act:</p>
	<p>Provided also that in case a Vice-Chancellor is appointed in the other existing specified Central University or in any other Central Educational Institution, his tenure for appointment as Vice-Chancellor shall be counted for the purpose of his pension and other pensionary benefits and shall not be disqualified for retention of his lien in the parent University or institution or college on the ground that he had held such post as such at any time during his service.</p>

	(2) Every existing specified Central University shall, suggest to the Central Government the names of five persons, out of the list prepared under sub-section (4), against the vacancy of the Vice-Chancellor in such University and such names of five persons shall be suggested at least four months before the occurrence of the vacancy.	
	(3) The Search-cum-Selection Committee shall prepare a list of persons and submit it to the Central Government which shall be valid for two years.	
	(4) The Central Government shall forward the list to the concerned existing specified Central University six months before the occurrence of vacancy of Vice-Chancellor in that University for suggesting five names of the persons out of the list forwarded by the Central Government	
	(5)The Central Government shall, upon receipt of suggestion under sub-section (2), recommend to the Visitor a panel of three persons against each vacancies of Vice-Chancellors in each existing specified Central University.	
	(6) The Search-cum-Selection Committee referred to in sub-section (4) shall consist of the following, namely:--	
	(a) three persons to be nominated by the Visitor out of which one person shall be designated by him as the Chairperson of the Search cum Selection Committee ;	
	(b) six persons to be nominated by the Vice-Chancellors Council out of which at least--	
	(i) one person shall be from the Scheduled Castes or Scheduled Tribes;	
	(ii) one person shall be from the socially and educationally backward classes of citizens;	
	(iii) one person shall be from minority community, notified as such by the Central Government under clause (f) of section 2 of the National Commission for Minority Educational Institutions Act, 2004;	2 of 2005.
	(iv) one person shall be a woman.	
	(7) The members referred to in clauses (a) and (b) of sub-section (6) shall be persons of eminence in the fields of arts, humanities, science, technology, medicine, forestry, tribal affairs, law, administration, industry, commerce or such other fields as may be relevant for the selection of the Vice-Chancellor.	
	(8) While preparing the list referred to in sub-section (3), the Search cum Selection Committee shall ensure that the adequate representation has been given to the socially and educationally backward classes of citizens and Scheduled Castes, Scheduled Tribes, minorities and women in the list:	
	Provided that no member of the Search cum Selection Committee shall be included in the list prepared under sub-section (4):	

	<p>Provided further that the time- limits specified under sub-sections (2) and (5) shall not apply in the case of a vacancy occurring due to the death or resignation or otherwise of the Vice-Chancellor and the concerned existing specified Central University and the Central Government shall take immediate action for filling up such vacancy in accordance with the provisions of this Act.</p>	
	<p>(9) The Search-cum-Selection Committee may regulate its own procedure for holding its meetings, (including its quorum).</p>	
	<p>(10) The Vice-Chancellor shall be a whole-time salaried officer and the principal executive and academic officer of the existing specified Central University and exercise general supervision and control over the affairs of the University and give effect to the decision of all authorities of the said University.</p>	
	<p>(11) The Vice-Chancellor, may, if he is of the opinion that immediate action is necessary on any matter, exercise, after recording in writing reasons therefor, any power conferred on any authority of the existing specified Central University by or under this Act and shall report as regular agenda item to such authority at its next immediate meeting, the action taken by him on such matter and the necessity thereof:</p>	
	<p>Provided that the Vice-Chancellor shall not exercise the powers vested under this sub-section in respect of matters relating to ---</p>	
	<p>(i) amendment of Statute or Ordinances; or</p>	
	<p>(ii) creation or abolition of post; or</p>	
	<p>(iii) establishment or abolition any department of faculty or school; or</p>	
	<p>(iv) granting of affiliation to any college or institution or withdrawal of the affiliation; or</p>	
	<p>(v) appointment or removal of any employee; or</p>	
	<p>(vi) such other matter as may be prescribed by Statute:</p>	
	<p>Provided further that if the authority concerned is of the opinion that such action ought not to have been taken, it may refer the matter to the Visitor whose decision thereon shall be final:</p>	
	<p>Provided also that any person in the service of the existing specified Central University, who is aggrieved by the action taken by the Vice-Chancellor under this sub-section, shall have the right to represent against such action to the Executive Council within three months from the date on which decision on such action is communicated to him and thereupon the Executive Council may confirm, modify or reverse the action taken by the Vice-Chancellor.</p>	

	<p>(12) The Vice-Chancellor, if he is of the opinion that any decision of any authority of the existing specified Central University is beyond the power of the authority conferred by the provisions of this Act, the Statutes or the Ordinances or that any decision taken is not in the interest of the University, may ask the authority concerned to review its decision within sixty days of such decision and if the authority refuses to review the decision either in whole or in part or no decision is taken by it within the period of sixty days, the matter shall be referred to the Visitor whose decision thereon shall be final.</p>	
	<p>(13) Every Vice-Chancellor of an existing specified Central University, shall, within a period of three months of his resumption of charge as such and thereafter every year, submit to the Commission a detailed report about status of such University containing the following matters, namely:-</p>	
	<p>(a) infrastructure of the University;</p>	
	<p>(b) numbers of the posts of teachers and the other employees remaining unfilled in the University;</p>	
	<p>(c) details of the number of courses and examinations conducted ;</p>	
	<p>(d) details of research activities and patents registered under the law for the time being in force;</p>	
	<p>(e) collaboration with the industry for the promotion of research activity and attaining higher academic standards;</p>	
	<p>(f) the activities undertaken for the benefit of the community and society as a whole;</p>	
	<p>(g) such other matters as may be specified by the Commission.</p>	
	<p>(14) Every Vice-Chancellor of an existing specified Central University, shall, within a period of six months of his resumption of charge as such, submit, in addition to the report under sub-section (13), five year plan conforming to the long term perspective plan (including academic and administration and development) of the University.</p>	
	<p>(15) A copy of the plan referred to in sub-section (14) shall be submitted to the Visitor and a copy thereof forwarded to the Commission.</p>	
	<p>(16) The Vice-Chancellor shall exercise such other powers and perform such other duties as may be prescribed by the Statutes or the Ordinances.</p>	
Pro-Vice-Chancellor.	<p>17. The Pro-Vice-Chancellor shall be appointed by the Executive Council, on the recommendations of the Vice-Chancellor, on such terms and conditions of service, and shall exercise such powers and perform such duties, as may be prescribed by the Statutes.</p>	
Maximum number of Pro-Vice-Chancellors to be appointed.	<p>18. The total number of Pro-Vice-Chancellor (whether called as a Rector or by any other name) appointed under sub-section (1) shall be such, as may, having regard to the number of students, number of teachers, number of courses, the geographical location, the places at which the students are enrolled and other related matters, be prescribed by the Statutes:</p>	

	Provided that the total number of Pro-Vice-Chancellors in an existing specified Central University, in no case shall exceed three.	
Dean of Schools or Faculties or College.	19. Every Dean of Schools or Faculties or Colleges, as the case may be, shall be appointed in such manner, and shall exercise such powers and perform such duties, as may be prescribed by the Statutes:	
	Provided that the provisions of this section shall not apply to any existing specified Central University in case such University was not required to appoint an officer, being the Dean of School, Faculty or College, as the case may be, under the corresponding repealed Act, or the Statutes made thereunder:	
	Provided further that in case the existing specified Central University had appointed a person known as Dean or a Dean of Student's welfare, by whatever name called (other than the Dean of School, Faculty or College, as the case may be), under the corresponding repealed Act, or the Statutes made thereunder, such University shall appoint Dean under this Act.	
Dean of Research.	20. (1) Every Dean of Research shall be appointed in such manner, and exercise such powers and perform such duties, as may be prescribed by the Statutes.	
	(2) Every Dean of Research shall take such steps as may be necessary to improve the quality benchmark with reference to international benchmark in the matter of research.	
	(3) Every Dean of Research shall oversee all the issues related to bio-safety and ethics and develop necessary safeguards against plagiarism and academic misconduct .	
	<i>Explanation.</i> – For the purposes of this sub-section “ academic misconduct ” shall include the ownership or authorship by any persons (hereafter referred to as former person) of any original works, article, books or research which has been written or carried out by another person's (referred to as to the latter person) on the behalf of the former person for any consideration or favour to the latter persons.	
	(4) Every Dean of Research shall report every matter relating to plagiarism and academic misconduct to the Vice-Chancellor and concerned authority of the University.	
Registrar.	21. (1) The Registrar shall be appointed on such terms and conditions of service, and exercise such powers and perform such duties, as may be prescribed by the Statutes.	
	(2) Notwithstanding anything contained in the Statutes under sub-section (1) the Registrar,-	
	(a) shall have the power to enter into agreements, sign documents and authenticate records on behalf of the existing specified Central University;	
	(b) shall be the <i>ex officio</i> Secretary of the Executive Council and the Academic Council but shall not be deemed to be member of either of these a member or Member-Secretary thereof and he shall also be <i>ex officio</i> Member-Secretary of the Court:	
	Provided that in case the Registrar had been assigned, before the commencement of this Act, the duties to act in any other capacity in an existing	

	specified Central University under the corresponding repealed Act, such Registrar shall continue to perform such duties on and after such commencement in the same manner as provided in the corresponding repealed Act until the provisions are amended by the Statutes made under this Act.	
	(3) In case the office of the Registrar is vacant or the Registrar is by reason of illness or absence for any other cause, unable to perform the duties of his office, the duties of the office shall be performed by such person as the Vice-Chancellor may appoint for the purpose till the Registrar is appointed or until the Registrar resumes his duties, as the case may be.	
Finance Officer.	22. (1) Save as otherwise provided in this section, the Finance Officer shall be appointed in such manner as provided in this section and on such terms and conditions of service and exercise such powers and perform such duties, as may be prescribed by the Statutes.	
	(2) The Finance Officer shall be the <i>ex officio</i> Secretary of the Finance Committee and shall not be deemed to be a member or Member-Secretary of the said Committee:	
	Provided that in case a the Finance Officer has been assigned before the commencement of this Act the duties to act in any other capacity in any existing specified Central University under the corresponding repealed Act, such the Finance Officer shall continue to perform such duties on and after such commencement in the same manner as provided in the corresponding repealed Act until the provisions are amended by the Statutes made under this Act.	
	(3) The Finance Officer shall be appointed on deputation, failing which, by direct recruitment, on short-term contract basis.	
	(4) The Finance Officer shall be appointed on the recommendation of the Vice-Chancellor.	
Eligibility for appointment as Finance Officer.	23. (1) A person, -	
	(a) not below the rank of Director or equivalent from amongst the officers of the Indian Audit and Accounts Service; or	
	(b) from any other organized service of the Central Government, having experience in the matters dealing with finance; or	
	(c) who has held the post of the Finance Officer for a period of three years in any Central or State University or statutory body or institutions and holds such post which is equivalent to the rank of Director or an equivalent rank under the Government of India,	
	shall be eligible to be appointed as the Finance Officer.	
	(2) The Finance Officer, appointed under sub-section (1) shall be a whole-time salaried officer.	
	(3)The Finance Officer (whether on deputation or direct recruitment on short-term contract), shall be appointed for a term of five years.	

	<i>Explanation.</i> —For removal of doubts, it is hereby declared that a Finance Officer shall not be eligible to be re-appointed as such in the same existing specified Central University, in which he had held office as the Finance Officer, but shall be eligible to be appointed as such in any other any existing specified Central University.	
	(4) The Finance Officer shall work under the supervision of the Vice-Chancellor and shall be accountable to the Executive Council through the Vice-Chancellor.	
	(5) In case the office of the Finance Officer is vacant or the Finance Officer is, by reason of illness or absence for any other cause, unable to perform the duties of his office, the duties of the office shall be performed by such person as the Vice-Chancellor may appoint for the purpose till the Finance Officer is appointed or until the Finance Officer resumes his duties, as the case may be.	
	(6) The Finance Officer shall ,-	
	(a) exercise general supervision over the funds of the University and shall advise it as regards its financial policy ;	
	(b) hold and manage the property and investments including trust and endowed property for furthering any of the objects of the University;	
	(c) ensure that the limits fixed by the Finance Committee for recurring and non-recurring expenditure for a year are not exceeded than the approved expenditure and that all moneys are expended on the purposes for which they are granted or allotted in accordance with the Statutes or Ordinances or the General Financial Rules applicable to such University ;	
	(d) be responsible for the preparation of annual accounts and the budget of the University for the next financial year and for their presentation to the Executive Council;	
	(e) keep a constant watch on the maintenance of the cash and bank balances and on the state of investments;	
	(f) watch the progress of collection of revenue and advise on the methods of collection employed ;	
	(g) have the accounts of the University regularly audited by an internal audit mechanism;	
	(h) ensure that the registers of buildings, land and equipment are maintained up-to-date and that the stock-checking is conducted of equipment and other consumable materials in all offices of the existing specified Central University (including in colleges and in the Works Department and Workshop stores and other offices);	
	(i) call for explanation for unauthorised expenditure or other financial irregularities and bring (after having been satisfied that the expenditure incurred is unauthorised), the same to the notice of the Vice-Chancellor;	
	(j) call for from any office or institution under the University, the information or returns that he may consider necessary to discharge his financial responsibilities.;	

		(k) perform such other financial functions as may be assigned to him by the Executive Council or as may be prescribed by the Statutes or the Ordinances.	
		(7) The receipt by the Finance Officer or of the person or persons duly authorised in this behalf by the Executive Council for any money payable to, or, by, the University shall be sufficient discharge for the same.	
Special provisions relating to Honorary Treasurer or Treasurer.		24. (1) In case the corresponding repealed Act (under which an existing specified Central University has been established and incorporated or incorporated) provided for the election of Honorary Treasurer or Treasurer by the Court of that University, such Honorary Treasurer or Treasurer elected before the commencement of this Act, under the corresponding repealed Act in the existing specified Central University shall continue to hold the office of Honorary Treasurer or Treasurer in that University for the remaining period for which they would have held their office as such before such commencement under the corresponding repealed Act or Statutes made thereunder.	
		(2) In case the corresponding repealed Act (under which an existing specified Central University had been established and incorporated or incorporated) provided for the Treasurer, being the convener of the Finance Committee before the commencement of this Act, such Treasurer shall continue to perform such duties on and after such commencement in the same manner as provided in the corresponding repealed Act until the provisions are amended by the Statutes made under this Act.	
		(3) The Honorary Treasurer holding the office for the period mentioned under sub-section (1), shall, by virtue of his office, exercise such powers and perform such duties, as may have been prescribed under the corresponding repealed Act and the Statutes made thereunder.	
Controller of Examinations.		25. The Controller of Examination shall be appointed in such manner and on such terms and conditions of service and shall exercise such powers and perform such duties, as may be prescribed by the Statutes.	
Librarian.		26. The Librarian shall be appointed in such manner and on such terms and conditions of service and shall exercise such powers and perform such duties, as may be prescribed by the Statutes.	
Other officers.		27. The manner and, terms and conditions of appointment and powers and duties of other officers of the University shall, subject to the provisions of this Act, be prescribed by the Statutes.	
		CHAPTER VIII AUTHORITIES OF EXISTING SPECIFIED CENTRAL UNIVERSITY	
Authorities of University.		28. (1) The following shall be the authorities of the existing specified Central University, namely:-	
		(a) the Court;	
		(b) the Executive Council;	
		(c) the Academic Council;	

		(d) the Faculties or Schools of Studies;	
		(e) the Board of Studies or Board of Schools;	
		(f) the Academic Boards;	
		(g) the Planning Board;	
		(h) the Planning and Academic Committee;	
		(i) the College Development Council;	
		(j) the Institute Board;	
		(k) the Management Boards;	
		(l) the Finance Committee ;	
		(m) such other authorities as may be declared by the Statutes to be the authorities of the University.	
		<i>Explanation.</i> - For the removal of doubts, it is hereby declared that it shall not be mandatory for any existing specified Central University to constitute any of the authorities mentioned in clauses (a) and (f) to (k) of this sub-section and such University, having regard to its academic, research and administrative requirements, may constitute all or any of the authorities specified in the said clauses and after such appointment they shall be authorities.	
		(2) Any existing specified Central University, having regard to its administration or academic needs, may, on or after the commencement of this Act, if so approved,--	
		(a) by the Executive Council and Academic Council may, by Statute, abolish any of the authorities mentioned in clauses (f) to (k) of sub-section (1);	
		(b) in case a Court of an existing specified Central University has been conferred upon it the power to create or abolish any of the authorities mentioned in clauses (f) to (k) of sub section (1) under the corresponding repealed Act, such University, having regard to its administration or academic needs, may create or abolish any of the authorities mentioned in clauses (f) to (k) of sub-section (1).	
Officers and members of authorities to be citizen of India.		29. A person shall be disqualified for being chosen, and for being appointed as an officer of an existing specified Central University or a member of any of its authorities, if he is not a citizen of India.	
Composition of Court.		30. (1) The Court shall consist of--	
		(a) the Chancellor,;	
		(b) the Pro-Chancellor;	
		(c) the Vice-Chancellor;	

	<i>(d)</i> the Pro-Vice-Chancellor;	
	<i>(e)</i> such other persons (including persons from industry, commerce, agriculture, labour, doctors, lawyers and other professions, school teachers) as may be specified in the Statutes.	
	<i>(2)</i> The term of office of its members shall be prescribed by the Statutes.	
	<i>(3)</i> Notwithstanding anything contained in this Act, an existing specified Central University may, after having passed a resolution by majority of not less than two-thirds of the members present and voting and more than half the total number of members of the Court and the Executive Council, with the prior approval of the Visitor, abolish the Court and entrust the function of the Court to the Executive Council to be exercised by it in the such manner as may be prescribed by Statute.	
	<i>(4)</i> In case a corresponding repealed Act, provided that such number of members of the Court of an existing specified Central University, shall –	
	<i>(a)</i> be elected from among the teachers, employees and students of the University; or	
	<i>(b)</i> shall have adequate number of members from amongst Scheduled Tribes, as provided in that Act and Statutes made thereunder,	
	in that case such Universities shall have, after the commencement of this Act or Statutes made thereunder, such members by election as referred to in clause <i>(a)</i> or adequate number of members from amongst the Scheduled Tribes as referred to in clause <i>(b)</i> in its Court.	
	<i>(5)</i> Subject to the provisions of this Act, the Court shall have the following powers and functions, namely:-	
	<i>(a)</i> to review, from time to time, the broad policies and programmes of the University, and to suggest measures for the improvement and development of the University ;	
	<i>(b)</i> to consider and pass resolutions on the annual report, the annual accounts and the financial estimates ;	
	<i>(c)</i> to advise the Visitor in respect of any matter which may be referred to it by the Visitor for advice:	
	Provided that in case the Court had been conferred power upon under the corresponding repealed Act to advise any authority of the existing specified Central University, it may do so under this Act;	
	<i>(d)</i> to exercise such other powers and perform such other duties as may be conferred or imposed upon it by this Act or the Statutes.	
Special provisions relating to Court.	31. <i>(1)</i> Notwithstanding anything contained in section 30, in case the corresponding repealed Act (under which an existing specified Central University has been established and incorporated or incorporated), provided,	

	before the commencement of this Act, that the Court shall exercise powers or discharge the functions in respect of all or any of the following matters, in that case such Court, shall, on and after such commencement, exercise such power or discharge functions (instead of the Executive Council or Academic Council or any other authority provided under that repealed Act), namely :-	
	(a) to make Statutes and to amend or repeal the same;	
	(b) to act as a supreme authority or supreme governing body of such University:	
	(c) to consider Ordinances ;	
	(d) to elect such persons to be members of the authorities and to appoint such officers as may be prescribed by this Act or the Statutes;	
	(e) to review the acts of the Executive Council and the Academic Council (save when the authority have acted in accordance with the powers conferred upon them under this Act, the Statutes or the Ordinances) and shall exercise all the powers of such University not otherwise provided for by this Act or the Statute:	
	Provided that the powers of the review under this section shall not be exercised except by a majority of the total membership of the Court, and by a majority not less than two-thirds of the members of the Court present and voting if the corresponding repealed Act so provided.	
	<i>Explanation.</i> -- For the removal of doubts it is hereby declared that the power of review under this clause shall only be exercised under this Act by the Court of an existing specified Central University if such University had such power under the corresponding repealed Act;	
	(f) to perform such other duties and exercise such other powers as may be assigned to it by the Visitor under this Act.	
	(2) The provisions of sub-section (1) shall not apply to an existing specified Central University which was not required to constitute a Court under the corresponding repealed Act or Statutes made thereunder.	
General provisions relating to Executive Council	32. (1) Save as otherwise provided in this Act, the Executive Council, shall be the principal executive body of the University.	
	(2) The constitution of the Executive Council, the term of office of its members (other than <i>ex officio</i> members, if any) shall be prescribed by the Statutes:	
	Provided that such number of members, as may be prescribed by the Statutes, shall be from amongst the elected members of the Court.	
	(3) The Commission shall, having regard to the nature of the existing specified Central University, its location and its objects, endeavor to frame Model Guidelines on the composition of the Executive Council for a class or classes of the existing specified Central University or Universities for	

	consideration and adoption thereof, with or without modification, by the University .	
	(4) Without prejudice to the provisions contained in sub-section (3), the composition of the Executive Council of an existing specified Central University shall include-	
	(a) the Vice Chancellor;	
	(b) the Pro-Vice-Chancellor, if any, where there are more than one Pro-Vice-Chancellors, to be appointed by rotation in such manner as may be prescribed by the Statutes;	
	(c) Deans of Schools or Faculties not exceeding four by rotation in such manner as may be prescribed by the Statutes;	
	(d) one person not below the rank of Deputy Secretary, dealing with the higher education to be nominated by the Government of India, in the Ministry of Human Resource Development (Department of Higher Education);	
	(e) one person not below the rank of Joint Secretary in the Commission, to be nominated by the Chairperson of the Commission;	
	(f) one senior-most Professor by rotation in such manner as may be prescribed by the Statutes;	
	(g) one senior-most Associate Professor, by rotation in such manner as may be prescribed by the Statutes;	
	(h) one senior-most Assistant Professor by rotation in such manner as may be prescribed by the Statutes;	
	(i) four persons being eminent academicians with experience in academic, administration, industry, commerce, law or such other fields which may be relevant for attaining higher standards of research or academics, to be nominated by the Visitor:	
	(j) one person who has held the post of a Vice-Chancellor for at least for five years, to be nominated by the Vice-Chancellor:	
	Provided that the Finance Officer shall be special invitee to the meeting of the Executive Council but not have right to vote:	
	Provided further that the composition of the Executive Council shall consist of one person each belonging to other socially and educationally backward classes and Scheduled Castes, Scheduled Tribes and minority community, notified as such by the Central Government under clause (f) of section 2 of the National Commission for Minority Educational Institutions Act, 2004:	2 of 2005.

	<p>Provided also that in case the Executive Council does not consist of one person each belonging to other socially and educationally backward classes and Scheduled Castes, Scheduled Tribes and minority community, notified as such by the Central Government under clause (f) of section 2 of the National Commission for Minority Educational Institutions Act, 2004, amongst its members, the Vice-Chancellor shall nominate one person each from belonging to Scheduled Castes, Scheduled Tribes and other socially and educationally backward classes and minority community, notified as such by the Central Government under clause (f) of section 2 of the National Commission for Minority Educational Institutions Act, 2004 in addition to the members referred to in clauses (a) to (j).</p>	2 of 2005.
Powers, functions and duties of Executive Council,	<p>33. (1) The Executive Council shall have the power of management and administration of the revenues and property of the existing specified Central University and the conduct of all administrative affairs of the University and exercise such powers and discharge such functions and perform such duties as may be conferred or specified by this Act or the Statutes made thereunder.</p>	
	<p>(2) Without prejudice to the generality of the provisions contained in sub-section (1), the Executive Council shall exercise the following powers and perform the following functions, namely :--</p>	
	<p>(a) to manage and administer the finances, accounts, revenue investments, property and business and the conduct of all administrative affairs of the University not otherwise provided for under this Act or Statutes:</p>	
	<p>Provided that no immovable property of an existing specified Central University shall be transferred (by sale or gift or lease or otherwise) to any person or authority without the approval of the Central Government;</p>	
	<p>(b) to create teaching and academic posts and to define the duties and conditions of service of Professors, Associate Professors and Assistant Professors and other <i>adhyapakas</i> and academic staff employed by the University:</p>	
	<p>Provided that before determining the number, qualifications and emoluments of Professors, Associate Professors and Assistant Professors and other <i>adhyapakas</i> and academic staff, the Executive Council shall consider the recommendations of the Academic Council;</p>	
	<p>(c) to appoint such Professors, Associate Professors and Assistant Professors and other <i>adhyapakas</i> and academic staff as may be necessary, in such manner as may be prescribed by this Act and Statutes for the purpose;</p>	
	<p>(d) to provide for the appointment of Visiting Professors, Emeritus Professors, Fellows, Scholars, Resident Artists and Resident Writers and to determine the terms and conditions of such appointment;</p>	

	<p>(e) to invest any money belonging to the University (including any un-applied income) in purchase of immovable property in India in accordance with the Statutes;</p>	
	<p>(f) to invest any money belonging to the University (including any un-applied income) in such fund or instruments, which Central Government, in consultation with the Commission, by notification, by special or general order, specify;</p>	
	<p>(g) to exercise such powers and perform such functions which may be required in respect of matters under this Act.</p>	
	<p>(3) No Ordinance in respect of the matter specified in clauses (a) to (w) of sub-section (2) of section 46 shall be made by the Executive Council unless a draft of such Ordinances has been proposed by the Academic Council.</p>	
	<p>(4) The Executive Council shall not have the power to amend any draft of any Ordinances proposed by the Academic Council under sub-section (3), but may reject, after recording the reasons therefor, the proposal or return the draft to the Academic Council for reconsideration, either in whole or in part, together with any amendment which the Executive Council may suggest.</p>	
	<p>(5) Where the Executive Council has rejected or returned the draft of an Ordinance proposed by the Academic Council, the Academic Council may consider the question afresh and in case the original draft is re-affirmed by majority of not less than two-thirds of the members present and voting and more than half the total number of members of the Academic Council, the draft may be sent back to the Executive Council which shall either adopt it or refer it to the Visitor whose decision thereon shall be final.</p>	
Special provisions relating to Executive Council.	<p>34. (1) In case of an existing specified Central University in which the members of the Executive Council were elected from amongst the elected members of the Court under the corresponding repealed Act or Statutes made thereunder, such University shall have such number of elected members in the Executive Council under this Act, as may be prescribed by the Statutes after commencement of this Act.</p>	
	<p>(2) In case a repealed Act (under which the existing specified Central University established and incorporated or incorporated) provided --</p>	
	<p>(a) for adequate number of members from amongst the Scheduled Tribes in the Executive Council of that University, in such case such University shall have adequate number of members from amongst the Scheduled Tribes in its Executive Council as may be prescribed by the Statutes made under that Act till the Statutes are amended under this Act;</p>	

	<p>(b) for representation of the House of the People and the Council of States, the Government of India, the University Grants Commission and the teaching community, such Universities shall have such representation in its Executive Council, of the same number and in the same manner under that Act and shall continue for the remaining period for which such representation would have continued had this Act would not have been passed ;</p>	
	<p>(c) that the Executive Council of existing specified Central University shall be subject to the control of Visitor, such Executive Council or Board of Management, as the case may be, shall be subject to the control of Visitor under this Act;</p>	
	<p>(d) that all arrangements for the conduct of examinations shall be made, and all examiners shall be appointed by the Executive Council on the recommendations of the Academic Council, which shall appoint examination committee consisting of members of its own body or of other persons or of both as it thinks fit, to moderate examination questions and to prepare and publish the result of the examination, the Executive Council or Board of Management, as the case may be, such University shall make such arrangements and such appointments and as may do so under this Act .</p>	
General powers relating to Academic Council.	<p>35. (1) The Academic Council shall be the principal academic body of University and shall, subject to the provisions of this Act, the Statutes and the Ordinances, co-ordinate and exercise general supervision over the academic policies of the University (including the organization of study and research in the University and the colleges, the course of study and the examination of student and the conferment of ordinary and honorary degrees and maintenance of standards of learning, education, instruction, evaluation and examination within the University).</p>	
	<p>(2) The constitution of the Academic Council, the term of the office of its members and its powers and functions shall be prescribed by the Statutes which may provide for co-opting at least two members and not exceeding six members who have specialized knowledge of, and practical experience, in higher education in the Academic Council.</p>	
	<p>Provided that such number of members as may be prescribed by the Statutes shall be from amongst the elected members of the Court:</p>	
	<p>Provided further that in case the Court of existing specified Central University does not have (whether before the commencement of this Act or after such commencement) any elected members of the Court, the Academic Council shall consist of such number of members (other than elected) as may be prescribed by the Statutes:</p>	
	<p>(3) Without prejudice to the provisions contained in sub-section (1) or sub-section (2), the Academic Council, subject to the provisions of this Act, the Statutes and the Ordinances, have the control and, general supervision and be responsible for the maintenance of standards of instruction, education and examination within the existing specified Central University, and advise the Executive Council on all academic matters and shall exercise such other powers and perform such other duties as may be conferred or imposed upon it by the</p>	

	Statutes.	
	(4) No proposal of any department or a School or a Faculty shall be rejected by the Academic Council unless such proposal is disapproved by a majority of the total membership of the Academic Council and by a majority of not less than two-third of the members of the Academic Council present and voting.	
Scheduled Tribes to be members of Academic Council in certain special cases.	36. Without prejudice to the generality of the provisions contained in subsection (1) of section 35, in case the corresponding repealed Act or the Statutes made thereunder provided that the Academic Council of an existing specified Central University (which has been established and incorporated or incorporated under that Act) shall have –	
	(a) amongst its total members, the elected teachers as members of the Court (hereafter referred to as teacher members), the Academic Council, shall consist of such number of teacher members as may be, prescribed by the Statutes from the Court;	
	(b) such number of members (other than elected members) as may be prescribed by the Statutes, the Academic Council, shall consist of such number of as may be, prescribed by the Statutes ;	
	(c) such adequate number of members from amongst the Scheduled Tribes as prescribed under the aforesaid Act, such University shall have such number of members from amongst the Scheduled Tribes under this Act.	
Faculties or Schools of Studies and Board of Studies or Board of Schools.	37. (1) The constitution, powers and functions of Faculties or Schools of Studies and Board of Studies or Board of Schools shall be prescribed by the Statutes.	
	(2) In case a corresponding repealed Act, provided for adequate numbers of members from amongst Scheduled Tribes in the Board of Studies of an existing specified Central University (under which it has been established and incorporated or incorporated), such Universities shall have such adequate number of members from amongst the Scheduled Tribes in the Board of Studies.	
Finance Committee.	38. The constitution, powers and functions of the Finance Committee shall be prescribed by the Statutes.	
Academic Board, Management Board, Planning Board, Planning and Academic Committee, Institute Board and other authorities of Universities.	39. (1) The constitution, powers and functions of the Academic Board, Management Board, Planning Board, Planning and Academic Committee, the Institute Board, and other authorities of Universities shall be prescribed by the Statutes.	

	(2) In case a corresponding repealed Act provided for adequate numbers of members from amongst the Scheduled Tribes in the Academic Boards or the Management Boards of an existing specified Central University (under which it has been established and incorporated or incorporated), such Universities shall have such adequate number of members from amongst the Scheduled Tribes in the Academic Boards or the Management Boards, as the case may be.	
	(3) The constitution, powers and functions of other authorities (as may be declared by the Statutes to be the authorities of the existing specified Central University) and not provided for under this Act, shall be prescribed by the Statutes.	
	CHAPTER IX SPECIAL PROVISIONS FOR WOMEN, PERSONS WITH DISABILITIES, SCHEDULED CASTES AND SCHEDULED TRIBES AND WEAKER SECTIONS OF SOCIETY	
University open to all castes, creeds, races or classes.	40. Every existing specified Central University shall be open to the persons of either sex and of whatever caste, creed, race or class, and it shall not be lawful for the existing specified Central University to adopt or impose on any person, any test whatsoever of religious belief or profession in order to entitle him to be appointed as a teacher or other employees of the University or to hold any other office therein or to be admitted as a student in the University or to graduate thereat or to enjoy or exercise any privilege thereof.	
Special provisions for certain classes of persons.	41. Every existing specified Central University shall make special provisions for the employment or admission of persons belonging to the weaker sections of the society and, in particular, the socially and educationally backward classes of citizens and for the Scheduled Castes and the Scheduled Tribes, women and persons with disabilities in accordance with the law for the time being in force:	
	Provided that no such special provision shall be made on the ground of domicile.	
	Provided further that as nearly as may be, one-third of the total posts of the Assistant Professors in an existing specified Central Universities, without prejudice to the provisions contained in this section or any other law for the time being in force, shall be reserved for women in such manner which the Central Government may, by notification prescribe.	
Research related to weaker sections of society.	42. Every existing specified Central University shall encourage the study and research in the field of science and technology and other fields directly useful to the public (in particular useful to poor and weaker sections of society) and economy of India, in particular pertaining to the industry, agriculture, space and atomic energy and work out a suitable model for revenue sharing with the industry or other institutions utilizing the outcome of research (whether by way of royalty from patents or otherwise) and generate funds so as to achieve additional financing of the activities of such Universities from its internal resources.	
	CHAPTER X STATUTES, ORDINANCES AND REGULATIONS	
General powers to make Statutes.	43. (1) Subject to the provisions of this Act, the Statutes of the existing specified Central University may provide for all or any of the following matters, namely :-	

	<p>(a) the constitution, powers and functions of authorities and other bodies as may be constituted from time to time;</p>	
	<p>(b) the qualifications and dis-qualifications for membership of such authorities and other bodies, appointment, continuance in office of the members of the said authorities and bodies, the filling up of vacancies of members and removal of members thereof and all other matters relating to those authorities and other bodies for which it may be necessary or desirable to provide;</p>	
	<p>(c) to make, new or additional Statutes or amend or repeal the existing Statutes or Statutes made after the commencement of this Act, with the approval of the Visitor;</p>	
	<p>(d) the manner of election or appointment, as the case may be, of the Chancellor, the Pro-Chancellor, the Vice-Chancellor and Honorary Treasurer and Treasurer, as the case may be, and other Officers of such existing specified Central University ;</p>	
	<p>(e) age, emoluments, terms and conditions of appointment of Vice-Chancellor, his powers and duties, not provided under this Act;</p>	
	<p>(f) the appointment, terms and conditions, powers and duties, and the emoluments of the officers of the existing specified Central University ;</p>	
	<p>(g) number of Pro-Vice-Chancellors and their age, emoluments, terms and conditions of appointment;</p>	
	<p>(h) the appointment of teachers, being Assistant Professors, on the recommendations of the Central Universities Teachers Recruitment Board and their emolument and conditions of service;</p>	
	<p>(i) the appointment of teachers [other than those referred to in clauses (h) and (j)], academic staff and other employees and their emolument and conditions of service;</p>	
	<p>(j) constitution of selection committee for Professor, Associate Professors and Principal of College admitted to the privileges of the such existing specified Central University;</p>	
	<p>(k) constitution of selection committee for Registrar, the Finance Officer, Controller of Examinations, Librarian of the existing specified Central University;</p>	
	<p>(l) save as otherwise provided in this Act, the appointment of teachers and academic staff working in any other University or organization for a specific period for undertaking a joint project;</p>	
	<p>(m) declaration of such other authorities or officers by the existing specified Central University under this section which have not been mentioned in this Act;</p>	
	<p>(n) the conditions of service of employees including provisions for</p>	

	emolument, pension, insurance, provident fund, the manner of termination of service and disciplinary action;	
	(o) the principles governing the seniority of service of the employees of the existing specified Central University;	
	(p) the procedure for arbitration in cases of dispute between employee and the existing specified Central University ;	
	(q) procedure for regulating the work of the Tribunal of Arbitration;	
	(r) the qualifications for a person to be appointed as an Ombudsman, his powers and functions and procedures for redressal for grievances of students by the Ombudsman;	
	(s) mechanism for the evaluation and performance of teachers by external Peer Review and students;	
	(t) creation of the equal opportunity, e-governance and internal quality assurance cells, and their composition, powers and functions;	
	(u) the time within which casual vacancies in the authorities shall be filled up;	
	(v) the procedure for appeal (including the time within which the appeal shall be preferred) to the Executive Council by any employee or student against the action of such employee or student against decision of any of the concerned authorities;	
	(w) conferment of autonomous status on a School or Faculty, College or an Institution or a Department or Centre;	
	(x) establishment, reconstitution, amalgamation, division or abolition of Schools, Faculties, Departments, Centres, Halls, Colleges or Institutions colleges, hostels or institutions ;	
	(y) the conferment of honorary degrees;	
	(z) the withdrawal of certificates, diplomas and degrees and other academic distinctions;	
	(za) the management of Colleges and Institutions established by the existing specified Central University;	
	(zb) delegation of powers vested in the authorities or officers of the existing specified Central University;	
	(zc) maintenance of discipline among the employees and students;	
	(zd) declaration of persons working for a specified period in other Universities or other organizations as teachers of the existing specified Central University	

	<p>(ze) the establishment and recognition of the Student's Union, matters relating to election of students including their code of conduct of students bodies in accordance with the provisions contained in Schedule V or their nominations to the Students Council:</p>	
	<p>Provided that in case an existing specified Central University has not made provisions for establishment or recognition of Student's Union or association, in accordance with the provisions of Schedule V, such University shall, within a period of one year from the date of commencement of this Act, ensure establishment or recognition of the Student's Union or association in accordance with that Schedule:</p>	
	<p>(zf) save as otherwise provided in this Act, the date of submission of the annual report to the concerned authorities</p>	
	<p>(zg) the participation of students in the affairs of the University;</p>	
	<p>(zh) the establishment or recognition of association of teachers, academic staff or other employees;</p>	
	<p>(zi) save as otherwise provided in clause (r), procedure for redressal of grievances of students and employees;</p>	
	<p>(zj) imparting moral and physical training ;</p>	
	<p>(zk) all other matters which by this Act are to be, or may be, provided for by the Statutes.</p>	
	<p>(2) Notwithstanding anything contained in sub-section (1), an existing specified Central University may, after the commencement of this Act, affiliate, on recommendations of the Commission and with the prior approval of the Central Government, any college or recognize any institution of higher learning.</p>	
Special provisions for making Statutes in respect of certain matters.	<p>44. (1) Without prejudice to the generality of the provisions contained in section 43, in case the Statutes made under the corresponding repealed Act (under which an existing specified Central University has been established and incorporated or incorporated) provided for all or any of the following matters before the commencement of this Act, in that case the Statutes of such University may provide for all or any of such matters, with or without modifications, namely:--</p>	
	<p>(a) recognition of persons as recognized or approved teachers of such existing specified Central University;</p>	
	<p>(b) the conditions under which Colleges and Institutions may be affiliated or admitted or associated to the privileges of such existing specified Central University and the withdrawal of such affiliation or association or privileges;</p>	
	<p>(c) the extent of autonomy of colleges and institutions affiliated or admitted or associated to the privileges of such existing specified Central University and the matters in relation to which such autonomy may be exercised by them;</p>	

	<i>(d)</i> the composition, powers and functions of College Administrative Council of such existing specified Central University;	
	<i>(e)</i> the establishment, affiliation, reconstitution, amalgamation, division or abolition of High Schools, of such existing specified Central University;	
	<i>(f)</i> classification and the manner of appointment of teachers in such existing specified Central University and the colleges;	
	<i>(g)</i> provision for giving of religious instruction by such existing specified Central University ;	
	<i>(h)</i> provision for promoting oriental and Islamic studies and giving instructions in Muslim theology and religion by such existing specified Central University;	
	<i>(i)</i> promoting the study of religions by such existing specified Central University;	
	<i>(j)</i> promoting especially the educational and cultural advancement of a particular religion by such existing specified Central University.	
	<i>(2)</i> In case the existing Statutes of any existing specified Central Universities provided for any or all of the matters specified sub-section <i>(1)</i> , the existing Statutes of such University shall be deemed to contain such provision unless amended or rescinded in accordance with the provisions of this Act.	
Statues, how to be made.	45. <i>(1)</i> The Statutes made by an existing specified Central University under the corresponding repealed Act and in force on the date of the commencement of this Act shall be deemed to be the existing Statutes of such University under this Act until amended or repealed in accordance with the provisions of this Act.	
	<i>(2)</i> The Executive Council from time to time, make new or additional Statutes or may amend or repeal the existing Statutes in the manner hereafter in this section provided:	
	Provided that in a corresponding repealed Act (under which an existing specified Central University has been established and incorporated or incorporated) provided that every draft new Statute or addition to the Statutes or any amendment or repeal of a Statute shall require approval of the Court of such University or of any other authority, the Court or such authority shall approve any such draft or reject it or return it to the Executive Council for reconsideration, either in whole or in part, together with any amendments which the Court may suggest:	

	<p>Provided further that the Executive Council shall not make, amend or repeal any Statutes affecting the Status, powers or constitution of any authority of the University until such authority has been given an opportunity of expressing an opinion in writing on the proposed changes, and any opinion so expressed shall be considered by the Executive Council.</p>	
	<p>(3) Without generality of the provisions contained in sub-sections (1) and (2), the Executive Council, except with the prior concurrence of the Academic Council, shall not make, amend or repeal any Statute affecting all or any of the following matters, namely;-</p>	
	<p>(a) the constitution, powers and duties of the Academic Council and the other powers which may be conferred and duties which may be imposed on the Academic Council;</p>	
	<p>(b) the authorities responsible for organizing recognized teaching in connection with the courses in the existing specified Central University;</p>	
	<p>(c) the withdrawal of Certificates, Diplomas, Degrees and other academic distinctions or duration of course of study in the existing specified Central University;</p>	
	<p>(d) the establishment and abolition of Faculties or Schools, Departments, Centers of Studies, Boards of Studies, Specialized Laboratories, Halls, Colleges and Institutions in the existing specified Central University;</p>	
	<p>(e) the conditions under which Colleges and other Institutions may be admitted to the privileges of the existing specified Central University and the withdrawal of such privileges;</p>	
	<p>(f) the extent of the autonomy which a College may have and the matters in relation to which such autonomy may be exercised by the existing specified Central University;</p>	
	<p>(g) the composition, powers and functions of College Administrative Councils of the existing specified Central University;</p>	
	<p>(h) the conditions on the fulfillment of which the teachers of Colleges and Institutions may be recognized as teachers of the existing specified Central University ;</p>	
	<p>(i) the matters relating to the discipline of students of the existing specified Central University;</p>	
	<p>(j) standards of instruction in the existing specified Central University;</p>	
	<p>(4) Every new Statute or addition to the Statutes or any amendment or repeal of the existing Statutes shall require the assent of the Visitor, who may assent thereto or withhold assent or remit to the Executive Council for re-consideration.</p>	

	<p>(5) Notwithstanding anything contained in this section, the Visitor may direct any existing specified Central University to make provisions in the exiting Statutes in respect of any matter specified by him and if the Executive Council is unable to implement such direction within sixty days of its receipt, the Visitor, may, after considering the reasons, if any, communicated by the Executive Council for its inability to comply with such direction, make or amend the Statutes suitably:</p>	
	<p>Provided that nothing contained in this section shall apply to an existing specified Central University, in case any other authority (other than the Executive Council has been conferred power upon it in respect of all or any of the matters specified under clauses (a) to (i) of sub-section (3) under the corresponding repealed Act (under which such University has been established and incorporated or incorporated) and such authority has been conferred such powers under this Act also.</p>	
Power to make Ordinances.	<p>46. (1)The Ordinances made by the existing specified Central Universities under the corresponding repealed Act (under which an existing specified Central University has been established and incorporated or incorporated) and in force on the date of the commencement shall be deemed to be the existing Ordinances of such Universities under this Act until amended or repealed in accordance with the provisions of this Act.</p>	
	<p>(2) Subject to the provisions of this Act and the Statutes, the Ordinances may provide for all or any of the following matters, namely :-</p>	
	<p>(a) the admission of students to the existing specified Central Universities and their enrolment as such;</p>	
	<p>(b) the courses of study (including their duration) to be laid down for all certificates, diplomas and degrees, of the existing specified Central Universities;</p>	
	<p>(c) the medium of instruction and examination in the existing specified Central Universities;</p>	
	<p>(d) the award of certificates, diplomas and degrees and other academic distinctions, the qualifications for the same and the means to be taken relating to the granting and obtaining of the same in the existing specified Central Universities;</p>	
	<p>(e) programmes in the field of “University Management” leading to award of certificate or diploma degree in higher education management, whether by the university itself or collaboration with the specialized institutions in the field;</p>	
	<p>(f) the fees to be charged for courses of study in the existing specified Central Universities and for admission to examinations, certificates, diplomas and degrees of the Universities;</p>	

	<p>(g) the conditions for award of fellowships, scholarships, studentships, medals and prizes in the existing specified Central Universities ;</p>	
	<p>(h) the conduct of examination, including the term of office and manner of appointment and the duties of examining bodies, examiners and moderators in the existing specified Central Universities;</p>	
	<p>(i) the conditions of residence of the students of the existing specified Central Universities ;</p>	
	<p>(j) the special arrangements, if any, which may be made for the residence and teaching of women students and prescribing of special courses of studies for them in the existing specified Central Universities;</p>	
	<p>(k) the manner of co-operation and collaboration by the existing specified Central University with other Universities, Institution and other agencies (including bodies or associations of repute);</p>	
	<p>(l) the creation, composition and functions of any other body which is considered necessary for improving the academic life of the existing specified Central Universities;</p>	
	<p>(m) constitution of committee or committees consisting of members having specialized knowledge and procedure to be followed by such committees, fee and allowances to be paid to the members of such committees;</p>	
	<p>(n) establishment, maintenance or recognition of study centres of the existing specified Central Universities;</p>	
	<p>(o) conditions, subjects of study and manner of granting of certificate, diploma and degree to women candidates who have pursued a course of private study and have passed the examinations in their subjects conducted by the existing specified Central Universities;</p>	
	<p>(p) the manner of appointment of employees, other than officers, of the existing specified Central Universities;</p>	
	<p>(q) rules for regulating the conduct of teachers and employees in the existing specified Central Universities;</p>	
	<p>(r) procedure for disciplinary action against concerned persons relating to ragging of the students or matters relating to sexual harassment and other matters relating to ragging or sexual harassment in the existing specified Central Universities;</p>	
	<p>(s) criteria for nomination of students to student's association or union, by Academic Council or by election, by the electoral college consisting of the students;</p>	

	(t) formation of Association of Alumni of the existing specified Central Universities (including eligibility for membership and payment of subscription and other matters related thereto);	
	(u)the institution of fellowships, scholarships, studentships, medals and prizes by the existing specified Central Universities ;	
	(v) awareness of the laws relating to patent and copyright by the existing specified Central Universities;	
	(w) internal mechanism for control of plagiarism and scientific misconduct to be established by the existing specified Central Universities ;	
	(x)all other matters which by this Act or, the Statutes, are to be, or may be provided for, by the Ordinances.	
	(3)Every Ordinance made by the Executive Council shall, subject to the provisions contained in sub-sections (4) to (6), come into effect immediately.	
	(4)Every Ordinance made by the Executive Council shall be submitted to the Visitor within two weeks from the date of its adoption.	
	(5)The Visitor shall have the power, by Order, to direct the Executive Council to suspend the operation of any Ordinances.	
	(6)The Visitor shall inform the Executive Council about his objection to the Ordinances, if any, and he may, after receiving the comments of the University, either withdraw the order suspending the Ordinances under sub-section (4) or disallow the Ordinances, and his decision shall be final	
	(7) In case the approval of the Central Government is required for making the Ordinance, under the corresponding repealed Act (under which an existing specified Central University has been established and incorporated or incorporated) and such Ordinance has been forwarded to the Central Government and is pending on the date of commencement of this Act, the Central Government shall return the same to the existing specified Central University along with its comments, which shall be placed before the Executive Council under this Act for its consideration.	?
Regulation.	47. The authorities of an existing specified Central University may make Regulations, consistent with this Act, the Statutes and the Ordinances, for the conduct of their own business and that of the committees, if any, appointed by them and not provided for by this Act, the Statutes or the Ordinances.	
	CHAPTER XI FUND OF EXISTING SPECIFIED CENTRAL UNIVERSITY	
Constitution of Fund.	48. (1) There shall be constituted, within three months from the date of commencement of this Act, by every existing specified Central University, a Fund to be called the (mention the name of the existing specified Central University) General Fund and there shall be credited thereto,--	

	<i>(a)</i> all grants, fees and charges or other amounts received by the existing specified Central University under this Act;	
	<i>(b)</i> all sums received by the existing specified Central University from such other sources as may be decided upon by the Central Government;	
	<i>(c)</i> any sum by way of grants, fees and charges or other amounts received by the existing specified Central University before the commencement of this Act.	
	(2) The Fund shall be applied for meeting -	
	<i>(a)</i> the salaries, allowances and other remuneration of members of authorities and committees and employees of the existing specified Central University;	
	<i>(b)</i> the amount paid by the existing specified Central University to its affiliated and constituent colleges, where ever applicable;	
	<i>(c)</i> making grants from the funds of the an existing specified Central University for assistance to forms of extra-mural teaching;	
	<i>(d)</i> to invest any money belonging to the an existing specified Central University, including any unapplied income, in such stocks, funds, shares or securities as it thinks fit, or in the purchase of immovable property in India;	
	<i>(e)</i> the expenses of the existing specified Central University in the discharge of its functions or objects under this Act.	
Special provisions relating to Fund.	49. (1) In case a corresponding repealed Act provided for investing, before the commencement of this Act, specific amount and keeping invested the amount in specific instruments or Trusts, by the existing specified Central University under the corresponding repealed Act, such University may continue to invest such specific amount in such specific instruments or Trusts in the manner as was specified in that Act and such amount shall be included in the Fund constituted under section 48.	
	(2) Nothing under sub-section (1) shall prevent any existing specified Central University to invest, the specific amount invested under the instruments or trusts referred to in that sub-section, in other modes of investments in accordance with the provisions of this Act.	
	CHAPTER XII ANNUAL REPORT, ANNUAL ACCOUNTS AND RETURNS AND INFORMATION	
Annual report.	50. (1) The annual report of every existing specified Central University shall be prepared under the direction of the Executive Council, which shall include, among other matters, the following, namely:--	
	<i>(a)</i> the steps taken by the existing specified Central University	

	towards the fulfillment of its objects;	
	(b) performance of the Equal Opportunity, e-governance and Internal Quality Assurance Cells;	
	(c) patents or copy rights registered by the existing specified Central University ;	
	(d) finances generated by the existing specified Central University from its internal sources;	
	(e) the steps taken by the the existing specified Central University to promote socially relevant research in physical and social sciences, in particular, related to weaker sections, need oriented extension activities and integration of the community life of the University with others;	
	(f) courses and programmes offered, total number of students (including students enrolled in various courses in the year to which the report relates), total number of teachers and other employees;	
	(g) the measures taken by the the existing specified Central University for the employment or admission of women, persons with disabilities or of persons belonging to the weaker sections of the society and, in particular, of the Scheduled Castes, the Scheduled Tribes and the other socially and educationally backward classes in the University.	
	(h) any other matter which may be specified by the Visitor or Commission.	
	(2) In case the corresponding repealed Act contained a provision for submission of annual report of an existing specified Central University to be prepared under the supervision of the Executive Council as referred to in sub-section (1) and submission of such annual report to -	
	(a) the Court; or	
	(b) the Executive Council; or	
	(c) the Chancellor,	
	as the case may be, and such University shall submit, on and after the commencement of this Act, its annual report to such Court or the Executive Council or the Chancellor, as the case may be (which had been provided for under the repealed Act) which shall consider the report in its annual meeting or other meetings.	
	(3) The copy of the annual report for every existing specified Central University, after approval of the same in the meeting referred to in sub-section (2), shall be submitted, on or before such date, as may be specified by the Statutes.	

	(4) The annual report, after adoption or approval in the meetings referred to in sub-section (1) shall be submitted to the Visitor and to the Central Government.	
	(5) A copy of the annual report, received by the Central Government which shall, as soon as may be, cause the same to be laid before both Houses of Parliament.	
Annual accounts.	51. (1) The annual accounts and balance-sheet of the existing specified Central University shall be prepared under the direction of the Executive Council, and, shall, once at least every year and at intervals of not more than fifteen months, be audited by the Comptroller and Auditor-General of India or by such persons as he may authorize in this behalf.	
	(2) A copy of the annual accounts together with the audit report thereon shall be submitted to the Court and the Visitor along with the observation of the Executive Council:	
	Provided that a copy of the annual accounts together with the audit report for an existing specified Central University shall be submitted, to the Visitor, or the Court or, to the Central Government, or, to all of them or two or three of them, as the case may be, in case the corresponding repealed Act so provided before the commencement of this Act (alongwith the observations of the Executive Council if any).	
	(3) Any observations made by the Visitor on the annual accounts shall be brought to the notice of the Court, and the observations of the Court if any, shall, after being considered by the Executive Council be submitted to the Visitor, .	
	(4) A copy of the annual accounts together with the audit report, as submitted to the Visitor shall also be submitted to the Central Government, which shall, as soon as may be, cause the same to be laid before both Houses of Parliament.	
	(5) The audited annual accounts, after having been laid before both Houses of Parliament shall be published in the Gazette of India and exhibited on the website of the concerned existing specified Central University..	
Returns and information.	52. The existing specified Central University shall furnish to the Central Government such returns or other information with respect to its property or activities as the Central Government may, from time to time, require, within such period as may be specified by the Central Government.	
	CHAPTER XIII CONDITIONS OF SERVICES OF EMPLOYEES, CODE OF CONDUCT AND REDRESSAL OF THEIR GRIEVANCES	
Conditions of service of employees.	53. (1) Every employee of the existing specified Central University shall be appointed under a written contract, which shall be lodged with the University	

		and a copy of which shall be furnished to the employee concerned.	
		(2) Every written contract under sub-section (1) shall be governed by the terms and conditions of service and Code of Conduct as are specified in the Statutes, Ordinances and the Regulations:	
		Provided that the terms of conditions of employees shall not be altered to their disadvantage.	
		(3) Save as otherwise provided in this Act, the manner of appointment of employees shall be such as may be prescribed by the Ordinances.	
Seniority of employees.		54. The seniority of the employees shall be determined according to the length of the continuous service of such employees in his grade and in accordance with such other principles as may be determined by the Statute.	
Redressal of dispute between existing specified Central Universities and employees.		55. (1) Any dispute arising out of the contract between an existing specified Central University and any employee shall, at the request of the employee, be referred to a Tribunal of Arbitration consisting of one member appointed by the Executive Council, one member nominated by the employee concerned and an umpire appointed by the Visitor,	
		(2) The decision of the Tribunal of Arbitration shall be final and no suit shall lie in any civil court in respect of the matters decided by the Tribunal:	
		Provided that nothing contained in this sub-section shall preclude the employee from availing of the judicial remedies available under articles 32 and 226 of the Constitution.	
		(3) Every request made by the employee under sub-section (1) shall be deemed to be a submission to arbitration upon the terms of this section within the meaning of the Arbitration and Conciliation Act. 1996.	22 of 1996.
		(4) The procedure for regulating the work of the Tribunal of Arbitration shall be prescribed by the Statutes.	
		(5) Notwithstanding anything contained in this section, a dispute between the universities and employee shall be adjudicated by a tribunal or such authority as may be required by any law for the time being in force.	
Suspension or removal of employees of existing specified Central University.		56. (1) Where there is an allegation of misconduct or misbehaviour against a teacher, a member of the academic staff or other employee of an existing specified Central University, the Vice-Chancellor, in the case of the teacher or a member of the academic staff, and the authority competent to appoint (hereinafter referred to as the appointing authority) in the case of other employee may, by order in writing, place such teacher, member of the academic staff or other employee, as the case may be, under suspension and shall forthwith report to the Executive Council the facts or circumstances in which the order was made:	

	<p>Provided that the Executive Council, may, if it is of the opinion, that the circumstances of the case do not warrant the suspension of the employee, revoke such order of suspension of employee of the University.</p>	
	<p>(2) Notwithstanding anything contained in the terms of the contract of appointment or of any other terms and conditions of service of the employees, the Executive Council in respect of teachers and other academic staff, and the appointing authority in respect of other employees, shall have the power to remove a teacher or a member of the academic staff or other employee, as the case may be, on grounds of misconduct or misbehaviour.</p>	
	<p>(3) Save as aforesaid, the Executive Council or the appointing authority, shall not be entitled to remove any employee except for a good cause and after giving three month's notice or on payment of three month's salary in lieu thereof.</p>	
	<p>(4) No employee shall be removed under sub-section (2) or sub-section (3) unless he has been given a reasonable opportunity of showing cause against the action proposed to be taken in regard to him:</p>	
	<p>Provided that the Central Teacher Recruitment Board shall be consulted in the case of removal or dismissal or reduction in rank of a teacher.</p>	
	<p>(5) The removal of an employee shall take effect from the date on which the order of removal is made:</p>	
	<p>Provided that where the employee is under suspension at the time of his removal, such removal shall take effect from the date on which he was placed under suspension.</p>	
	<p>(6) Notwithstanding anything contained in the foregoing provisions of the Statute, an employee may resign--</p>	
	<p>(a) if he is permanent employee, only after giving three month's notice in writing to the Executive Council or to the appointing authority, as the case may be, or by paying three month's salary in lieu thereof;</p>	
	<p>(b) if he is not a permanent employee, only after given one months' notice in writing to the Executive Council or to the appointing authority or by paying one months' salary in lieu thereof:</p>	
	<p>Provided that such resignation shall take effect only on the date on which the resignation is accepted by the Executive Council or the appointing authority, as the case may be: .</p>	
	<p>Provided further that in case no acceptance or rejection of resignation is communicated within three months period in the case of permanent employee and one month in the case of employee who is not permanent, such resignation shall deemed to have been accepted immediately after the expiry of said period.</p>	

Right to appeal.	<p>57. Every employee or student of an existing specified Central University or of a College or Institution maintained by the University, as the case may be, shall, notwithstanding anything contained in this Act, have a right to appeal within such time as may be prescribed by the Statutes, to the Executive Council against the decision of any officer or authority of the University, or, the Principal or the management of any College or an Institution, as the case may be, and thereupon the Executive Council may confirm, modify or reverse the decision appealed against.</p>
Provision for conduct rules.	<p>58. Every existing specified Central University shall, within a period of six months, may, save as provided under this Act, by Ordinance, make rules for regulating the conduct of the employees or adopt, with or without modifications, the corresponding rules applicable to the officers and the employees of the Central Government.</p>
Provisions in Ordinance for suspension and removal of employees.	<p>59. Save as otherwise provided in this Act, every existing specified Central University shall, within a period of six months from the date of commencement of this Act, may, by Ordinance, prescribed the grounds for suspension and removal of employees, and procedure therefor, or adopt with or without modifications the corresponding rules applicable to the officers and the employees of the Central Government.</p>
	<p>CHAPTER XIV PROVISIONS FOR PREVENTION OF SEXUAL HARASSMENT AND RAGGING</p>
Prevention of sexual harassment incidents.	<p>60. Without prejudice to any law for the time being in force or any judgment of the court, every existing specified Central University shall, within a period of six months of the commencement of the Act, by Ordinance, provide for an internal mechanism for prevention for sexual harassment of the teachers, employees, scholars and students and redressal of grievance relating to sexual harassment incidents and penalty for those who indulge in the sexual harassment and exhibit the such internal mechanism on its website.</p>
Obligation of existing specified Central University to prevent ragging.	<p>61. (1) Every existing specified Central University shall, within a period of six months of the commencement of the Act, by Ordinance, provide for a mechanism for prevention of ragging of students of such Universities in accordance with the directions of the Hon`ble Supreme Court and any other court any other law for the time being in force and regulations made by the Commission.</p>
	<p>(2) Without prejudice to the provisions contained in sub-section (1), every existing specified Central University shall, designate a teacher or officer to take steps to prevent ragging of students and report the incidents of ragging of students to the concerned authorities for taking immediate action against the students or the persons responsible for ragging, in the manner, as may be prescribed, by the Statutes and exhibit the such internal mechanism and name of such person on its website.</p>

	(3) The provisions of sub-sections (1) and (2) shall be without prejudice to the provisions of any judgement of the court or Central or State Act made in the matters relating to ragging.	
	CHAPTER XV COUNCIL OF VICE-CHANCELLORS, ITS MEETINGS, FUNCTIONS AND POWERS	
Establishment of Vice-Chancellors Council.	62. (1) With effect from such date as the Central Government may, by notification in the Official Gazette, specify, there shall be established a central body to be called the Vice-Chancellors Council.	
	(2) The Vice-Chancellors Council shall consist of the following, namely:--	
	(a) the Minister in charge of the human resource development Ministry or Department in higher education in the Central Government, <i>ex officio</i> as Chairperson;	
	(b) Secretary, in the Ministry of Human Resource Development dealing with the Higher Education <i>ex-officio</i> member;	
	(c) Secretary, in the Ministry of Science and Technology (Council of Scientific and Industrial Research) <i>ex-officio</i> member,	
	(d) the Chairperson, University Grants Commission, <i>ex officio</i> member;	
	(e) the Vice-Chancellors of all existing specified Central Universities, <i>ex officio</i> members;	
	(f) three persons to be nominated by the Central Government, one to represent the Ministry of Finance and the second to represent Ministry of Youth Affairs and Sports and third to represent the Ministry of Science and Technology (other Council of Scientific and Industrial Research) as may be decided by the Central Government, members;	
	(g) three but not more than five, persons who shall be persons having special knowledge or practical experience in respect of higher education, to be nominated by the Visitor, members;	
	(h) three Members of Parliament, of whom two shall be elected by the House of the People from among its members and one by the Council of States from among its members, members;	
	(i) an officer not below the rank of Joint Secretary in the Ministry of Human Resource Development dealing with the Central Universities, <i>ex officio</i> Member- Secretary.	
Meetings of Vice-Chancellors Council.	63. (1) The Vice-Chancellors Council shall meet at such time and places and shall observe such rules and procedures in regard to transaction of business at its meetings (including quorum at such meetings) as may be specified by rules made by the Central Government.	
	(2) The Chairperson of the Commission , or, if for any reason he is unable to attend a meeting of the Vice-Chancellors Council, and in his absence, any other member chosen by the members present from amongst themselves at the meeting shall preside at the meeting.	

	(3) All questions which come up before any meeting of the Vice-Chancellors Council shall be decided by a majority of votes by the members present and voting, and in the event of an equality of votes, the Chairperson, or in his absence, the person presiding shall have a second or casting vote.	
	(4) The Vice-Chancellors Council may make regulations for the transaction of business at its meetings (including quorum).	
	(5) The Vice-Chancellors Council may co-opt any person or number of persons for such meeting of the Council, as it may decide, who shall not have a right to vote.	
	(6) The Vice-Chancellors Council may form such committees consisting of such members as it may decide, for discharge of its duties(including transactions of its business at its meetings).	
Vacancies, etc., not to invalidate proceedings of meetings of Vice-Chancellors Council.	64. (1) No act or proceeding of the Vice-Chancellors Council shall be invalid merely by reason of -	
	(a) any vacancy in, or any defect in the constitution of, the Vice-Chancellors Council ;	
	(b) any defect in the appointment of a person acting as a member of the Vice-Chancellors Council ;	
	(c) any irregularity in the procedure of the Vice-Chancellors Council not affecting the merits of the case.	
	(2) the vacancies in the Vice-Chancellors Council shall be filled in such manner as may be specified by rules made by Central Government.	
Term of office, vacancies and allowances payable to members of Vice-Chancellors Council.	65. (1) The term of office of an <i>ex officio</i> member shall continue so long as he holds the office by virtue of which he is a member.	
	(2) The term of office of a member elected under clause (f) of sub-section (2) of section 63 shall expire as soon as he ceases to be a member of the House which elected him.	
	(3) The term of officer of a member nominated or elected to fill a casual vacancy shall continue for the remainder of the term of the member in whose place he has been nominated or elected.	
Travelling and other allowances payable to members of Vice-Chancellors Council.	66. (1) The travelling and other allowances payable to the <i>ex officio</i> members shall be borne by their concerned Ministry or Departments or existing specified Central University or Commission, as the case may be.	
	(2) The members of the Council (other than the <i>ex officio</i> members) shall be paid such travelling and other allowances by the Commission, as may be determined by the rules made by the Central Government, but no member shall be entitled to any salary by reason of this sub-section.	
Functions of Vice-Chancellors Council	67. (1) It shall be the duty of the Vice-Chancellors Council to co-ordinate the activities of all the existing specified Central Universities.	

	(2) Without prejudice to the provisions of sub-section (1), the Vice-Chancellors Council shall perform the following functions, namely:-	
	(a) to advise on matters of policy relating to academic matters (including the duration of the courses, the degrees and other academic distinctions to be conferred, admission standards and other related matters);	
	(b) to synchronize the academic calendars amongst the existing specified Central Universities and also the State Universities and other academic institutions to avoid hardship to students and loss of time in taking admission or transfer from one university or institution to another ;	
	(c) to lay down policy regarding cadres, methods of recruitment and conditions of service of employees (including conduct rules) exchange of faculty from one existing specified Central University to other University or institution of scholarships and free-ships, levying of fees and other matters of common interest;	
	(d) to devise a mechanism for removing disparity or anomalies, if any, in the pay and allowances of the teachers of the existing specified Central University;	
	(e) to advise the Visitor, if so required, in respect of any function to be performed by him under this Act;	
	(f) to devise a procedure for giving better opportunities to the teachers and students of the existing specified Central Universities or colleges thereof, located at North-Eastern Region or backward areas (whether by facilitating exchange of faculties of existing specified Central University with the teachers and students of other University or by any other measures);	
	(g) to devise a procedure for teachers, scholars and students of the existing specified Central Universities for better appreciation or knowledge of the academic and research activities in the existing specified Central Universities located at North-Eastern Region or backward areas and difficulties faced by such Universities ;	
	(h) to perform such other functions as are assigned to it, by, or, under this Act.	
	(3)The Vice-Chancellors Council shall discharge its functions relating to policy matters in general and shall not give any direction to any existing specified Central Universities or Students Council' or lay down policies which the Commission is competent to do.	
Devising procedure for transparency and higher academic standards and common entrance	68. The Vice-Chancellors Council shall formulate the principles, -	

tests.		
	(a) for transparency in the methods of recruitment of teacher and employees of every existing specified Central Universities, admission of students therein and administration thereof;	
	(b) for achieving the higher academic standards and innovative research useful to the society;	
	(c) for common entrance examination for each course or category of courses in the admission of students in the existing specified Central Universities or their affiliated or constituent colleges (wherever applicable) which have consented for holding such common entrance examination;	
	(d) for any other matter related to transparency and higher academic standards and research and welfare of employees and students of the existing specified Central Universities;	
	(e) in respect of any matter which may be referred by the Visitor.	
Matters to be approved by Visitor on recommendations of Vice-Chancellors Council.	69. The principles formulated under section 68 shall be forwarded by the Member-Secretary of the Vice-Chancellors Council to the Visitor for his approval and be binding upon the concerned existing Specified Central University, after approval of such principles by the Visitor.	
Resolution of differences amongst existing specified Central Universities.	70. (1) In case any differences in the policy related to academic or administration between one existing specified Central University and the other existing specified Central University or amongst the existing specified Central Universities arises, the concerned existing specified Central University or Universities or any other member of the Vice-Chancellor Council may make a reference to the Council, for conciliation and remedial measures for the same.	
	(2) The Vice-Chancellors Council shall follow such procedure as it may consider expedient and give, within a period of one year from the date of reference made under sub-section (1), its recommendation thereon, for approval of the Visitor.	
	(3) The Member-Secretary of the Vice-Chancellors Council shall forward the recommendation under sub-section(2) to the Visitor for his approval.	
Delegation of powers of Chairpersons and his duties.	71. (1) The Chairperson of the Vice-Chancellors Council may delegate his functions or powers as he may decide.	
	(2) The Chairperson shall exercise such other powers and perform such other duties as are assigned to him by this Act or may be assigned to him by the Visitor.	
	CHAPTER XVI STUDENTS COUNCIL	

Students Council.	<p>72. (1) Any existing specified Central University may, having regard to the need of the students in the matter of academic, research and cultural matters, and the role of students' association and Union in these matters and if it is of the opinion that it is necessary so to do, it may constitute Students Council for every academic year, consisting of -</p>
	<p>(a) the Dean of Student's Welfare who shall be the Chairperson of the Students' Council;</p>
	<p>(b) twenty students to be nominated by the Academic Council on the basis of merit in studies, sports and extra-curricular activities, or other criteria as may be prescribed by the Ordinance;</p>
	<p>(c) twenty students to be elected by the students as their representatives in the manner as may be prescribed by the Ordinance:</p>
	<p>Provided that any student of the existing specified Central University shall have the right to bring up any matter concerning the welfare of the students of the University before the Students Council, if so permitted by the Chairperson of the Students Council, and he shall have the right to participation in the discussions at any meeting when such matter is taken up for consideration.</p>
	<p>Provided that the Students Council constituted, before the commencement of this Act, shall continue till the end of the academic session immediately such commencement.</p>
	<p>(2) The functions of the Students Council shall be to make suggestions to the appropriate authorities of the existing specified Central University in regard to the programmes of studies, student's welfare and other matters related to them, in general and such suggestions shall be made on the basis of consensus of opinion of the Council.</p>
	<p>(3) The Students Council shall meet at least twice in every academic year and the first meeting of the Council be held in the beginning of the academic session.</p>
	<p style="text-align: center;">CHAPTER XVII STUDENTS PARTICIPATION IN AFFAIRS OF EXISTING SPECIFIED CENTRAL UNIVERSITIES, STUDENT UNION, REDRESSAL OF THE GRIEVANCES OF STUDENTS AND PROCEDURE OF APPEAL AND ARBITRATION IN DISCIPLINARY CASES AGAINST STUDENTS AND STUDENTS ALUMINI</p>
Participation of students in affairs of existing specified Central University.	<p>73. Every existing specified Central University shall make provision for the participation of the students, in such matters related to students and in such manner as may be prescribed by the Statutes.</p>
Right of students to form their association or union.	<p>74. The students of every existing specified Central University shall have the right to form its association or unions for the purposes which contribute for higher standards in the academic and the research of such University and promote cultural activities amongst students and their welfare.</p>

Election for purpose of formation of association or union of students.	<p>75. (1) In case the students of existing specified Central University exercise the right to form their association or union, -</p>
	<p>(a) the formation of such association or union shall be for the purposes specified under section 74;</p>
	<p>(b) the election to such association or union shall be conducted in such a manner as specified in the Schedule V.</p>
	<p>(2) Without prejudice contained in sub-section (1) and any other law for the time being in force, the students shall ensure the public order, maintenance of peace and discipline in conducting the election.</p>
Disciplinary action for violation of code of conduct for association or union of students during election.	<p>76. In case a student or students wilfully violates the code of conduct specified in Schedule V, for election to the association or union of students, the competent authority of every existing specified Central University or college or centre or institution, on an inquiry made for such violation, take disciplinary action against such student or students:</p>
	<p>Provided that no such disciplinary action shall be taken unless student or students have been given an opportunity of being heard.</p>
Procedure of appeal and arbitration in disciplinary cases against students.	<p>77. (1) Any student or candidate for an examination, whose name has been removed from the rolls of the University, by the orders or resolution of the Vice-Chancellor, Discipline Committee or Examination Committee, as the case may be, and who has been debarred from appearing at the examinations of the University, may, within ten days of the date of receipt of such orders or copy of such resolution by him, appeal to the Executive Council and the Executive Council may, confirm, modify or reverse the decision of the Vice-chancellor, or, of the Committee, as the case may be.</p>
	<p>(2) Any students aggrieved from the decision referred to in sub-section (1) may request for a reference to a Tribunal of Arbitration and after such reference to the Tribunal, provisions of sub-sections (1),(2) and (3) of section 55 shall, as far as may be, apply to a reference made under this sub-section.</p>
Alumni Association.	<p>78. (1) Every existing specified Central University may, prescribe formation of Alumni Association, if so provided by the Ordinances.</p>
	<p>(2) The subscription for membership of the Alumni Association and other matters related to it shall be such as may be prescribed by the Ordinance.</p>
	<p>(3) No member of the Alumni Association shall be entitled to vote or stand for election unless he has been a member of such Association for at least one year prior to the date of election and is a degree holder of the University of at least five years standing:</p>
	<p>Provided that the condition relating to the completion of one years' membership shall not apply in the case of the first election.</p>

	CHAPTER XVIII OMBUDSMAN	
Appointment of Ombudsman.	79. Every existing specified Central University shall, within a period of six months from the date of commencement of this Act, appoint a person as Ombudsmen of that University for redressal of day to day grievances of its students.	
Qualifications, powers and function of Ombudsman.	80 (1) The qualifications for a person to be appointed as an Ombudsman of an existing specified Central University, his powers and functions and procedures for redressal of grievances of students shall be such, as may be, prescribed by the Statutes.	
	(2) Without prejudice to the generality of the provisions contained under sub-section (1) and section 79, an Ombudsman appointed under sub-section (1) shall exercise powers, and discharge the functions, in relations to the following matters specified, namely:-	
	(a) non-refund of any fees or security deposit liable to be refunded or delay in refund of such fees or deposit;	
	(b) non-acceptance of admission form duly completed in all respects by the due date announced by the existing specified Central University or colleges or institution, as the case may be;	
	(c) withholding of results of the examinations of a student or a class of students without any valid ground;	
	(d) delay in issue of the certificate or diploma or degree or mark-sheet to the student eligible for award of such certificate or diploma or degree or mark-sheet without any valid reason;	
	(e) delay in disbursement of sanctioned scholarship to the eligible student without any valid reason;	
	(f) refusal to allow any regular students for attending the classes or tutorial or any seminar or conference without any valid reason therefor;	
	(g) refusal, without any valid reason, to allot hostel to the eligible students when vacancy in the hostel is available.	
	(h) refusal to any student making use of library.	
	(i) any other matter as may be prescribed by Regulations.	
	(3) Every concerned officers referred to in clauses (d), (e), (f), (g), (h), (i), (j) and (k) of sub-section (1) of section 12 and other members of staff shall comply with the direction of the Ombudsman within such period as may be prescribed by Ordinance.	
Ombudsman not to redress grievance in certain cases.	81. No Ombudsman shall entertain any complaint from students in respect of any matter, --	

	(a) unless the concern officer or employee has been approached for redressal of complaint of the student and such officers has failed to redressal such grievance within a period as may be specified by the Regulations;	
	(b) which is pending for decision or adjudication before Tribunal for arbitration or any authority or tribunal or court;	
	(c) any complaint which is in contravention of the Statutes or the Ordinances or Regulations.	
	CHAPTER XIX CREATION OF CERTAIN SPECIAL CELLS AND MECHANISM FOR EVALUATION OF PERFORMANCE OF TEACHERS	
Creation of Equal Opportunity Cell.	82. (1) Save as provided in any law for the time being in force every existing specified Central University shall create a cell to ensure that, , –	
	(a) no employee or a student is discriminated only on grounds of religion, race, caste, sex or place of birth or any of them;	
	(b) all employees and students are given equal opportunity in the matters related thereto .	
	(2) The cell referred to in sub-section (1) shall furnish quarterly report to the Executive Council and Academic Council and Vice- Chancellors giving therein the details of the action taken by it.	
e-governance cell.	83. (1) Every existing specified Central University shall endeavor to introduce greater application of information, communication technology to promote e-governance in such University and create a cell therefor so as to ensure that its activities are transacted through electronic mode for effective monitoring of the admission and evaluation system and efficient management of the University and the Academic matters.	
	(2) The cell created under sub-section (1) shall recommend such measures as may be necessary for the monitoring and promotion of e-governance.	
	(3) Every existing specified Central University shall, within six months from the date of commencement of this Act, have its website in English and Hindi languages and languages of the concerned State and such website be updated by it from time to time.	
Creation of Internal Quality Assurance Cell.	84. Every existing specified Central University shall create an Internal Quality Assurance Cell to monitor the academic standards and academic activities of the University for the purpose of achieving higher accreditation at the national and international level and furnish quarterly report to the Executive Council and Academic Council and Vice- Chancellors giving therein the details of the action taken by it.	
Evaluation of performance of teachers by External Peer Review.	85. (1) Every existing specified Central University shall provide for a mechanism in the Statutes for review of performance of the teachers of the University, at such interval, as may be specified in the Statute (which shall not be less than five years from the date of commencement of this Act or from date of immediately preceding review by such Committee, whichever is later) by the	

	External Peer Review Committee:	
	Provided that in case no such mechanism for review had been provided by such University, it shall within a period of one year from the date of commencement of this Act make provision for such mechanism.	
	(2) The Statutes of every existing specified Central University shall-- --	
	(a) specify the External Peer Review Committee for the purposes of sub-section (1) and procedure for evaluation by it;	
	(b) provide for incentive to the teachers whose performance has been found outstanding by the Review Committee referred to sub-section (1).	
Composition, powers and functions of Equal Opportunity Cell, e-governance cell, and Internal Quality Assurance Cell to be provided in Ordinance.	86. Every existing specified Central University shall make Ordinance to provide for the composition, powers and functions and other matters for the Equal Opportunity Cell and e-governance cell and Internal Quality Assurance Cell.	
General obligation to impart education to promote awareness regarding cultures and civilization of India.	87. Without prejudice to the provisions of this Act or any other law for the time being in force, every existing specified Central University shall, in addition to its teaching and research programmes, impart education to promote the awareness regarding cultures and civilization of India.	
	CHAPTER XX CONVERSION OF EXISTING SPECIFIED CENTRAL UNIVERSITIES TO SELF-FINANCING AND SELF-REGULATION THEREOF SUBJECT TO CERTAIN CONDITIONS	
Conversion of existing specified Central University to self-financing and self-regulation subject to certain conditions.	88. (1) If an existing specified Central University is of the opinion that no financial resources or grants are necessary, from the Central Government or Commission or any body or authority owned or controlled by the Central Government or State Government or both, for the purposes of its academic and administration activities (including salaries of the officers, employees, and fee payable to authorities and maintenance of infrastructure), it may apply to the Commission along-with a draft Scheme for its self-financing and self-regulation including therein -	
	(a) the composition of Board of Governors, the name of its members, and their status of the proposed self-financing and self-regulation of the University;	
	(b) details of financial resources to be generated by the University and recurring and non-recurring expenditure to be incurred by such Universities;	
	(c) any other matter which the Central Government may, by notification, specify to be included in the Scheme.	
	(2) The Commission shall, on receipt of the Scheme under sub-section (1), along-with its recommendation, forward the same to the Central Government.	

Power to amend Schedule II for deleting the name from Schedule II.	89. (1) In case the Central Government, on receipt of the application made under sub-section (1) of section 88 and recommendation of the Commission, is of the opinion that –	
	(a) the existing specified Central University can generate its finances from the internal resources and meet its recurring and non-recurring expenditure from the internal resources, without borrowing from outside sources;	
	(b) no financial resources or grants shall be required from the Central Government or Commission or anybody or authority owned or controlled by the Central Government or State Government or both to the existing specified Central University;	
	(c) the conversion of such University shall not be detrimental to the students and teachers and other employees;	
	(d) the conversion of such University shall accelerate achieving the higher academic standards and research;	
	(e) such University can discharge its functions as such from its own financial resources generated by it;	
	(f) that the deletion of name of such University from the Schedule II is in the interest of students, the teachers and employees of such Universities and in public interest,	
	it may, by a notification, on the recommendation of the Commission, subject to the provisions of this Chapter, delete the name of such University from the Schedule II and such University thereafter shall cease to be an existing specified Central University under this Act and thereafter such University be a deemed university under section 3 of the University Grants commission Act, 1956 and all the provisions relating to deemed universities under that Act, <i>mutatis mutandis</i> , apply to such University with such modifications as the Central Government may specify.	3 of 1956.
	(2) A copy of every notification proposed to be issued under sub-section (1), shall be laid in draft before each House of Parliament, while it is in session, for a total period of thirty days which may be comprised in one session or in two or more or the successive sessions aforesaid, both Houses agree in disapproving the issue of the notification or both Houses agree in making any modification in the notification, the notification shall not be issued or, as the case may be, shall be issued only in such modified form as may be agreed upon by both the Houses.	
	(3)The Central Government shall, after the notification under sub-section (2), has become final, with or without modifications referred to in that sub-section, as the case may be, delete, or retain, as the case may be, the name of the existing specified Central University from, or, in, the Schedule II.	
Power of Commission to take measures to give effect to provisions of this Chapter.	90. Without prejudice to the provisions contained in this Chapter, the Commission shall, with the prior approval of the Central Government, take such measure as may be necessary to give effect to the provision of this sub-section to ensure that interest of students and employees and other officers and academic activities and functioning of the authorities of the University, whose name has been deleted from Schedule II, is not adversely affected .	

<p>No financial resource or grants to be given by Central Government or Commission or anybody or authority owned or controlled by Central Government or State Government or both or by public to deemed university under this Act.</p>	<p>91. No financial resources or grants shall, be given, by the Central Government or Commission or anybody or authority owned or controlled by the Central Government or State Government or both or by the public, to the existing specified Central University whose name has been deleted from the Schedule II and after its cessation of being an existing specified Central University under this Act.</p>
<p>Prohibition to dispose of any property of existing specified Central University whose name has been deleted from Schedule II.</p>	<p>92. No existing specified Central University, whose name has been deleted from the Schedule II, shall dispose of any of its immovable property (whether by sale or transfer or otherwise), without prior permission of the Central Government.</p>
<p>Continued effect of existing specified Central University whose name has been deleted from Schedule II.</p>	<p>93. (1) All appointments made, orders issued, degrees and other academic distinctions conferred, diplomas and certificates awarded, privileges granted, or other things done by the existing specified Central University, whose name has been deleted from Schedule II, before such deletion, shall be deemed to have been validly made issued, conferred, awarded, granted or done.</p>
	<p>(2) Any notification, rule, order requirement, registration, certificate, notice, decision, determination, direction, approval, authorisation, consent, application, request or thing made, issued, given or done under this Act, before the deletion of the name of under the existing specified Central University from Schedule II, shall continue to be in force and have effect.</p>
	<p>(3) All colleges, affiliated or maintained by any existing specified Central University, whose name has been deleted from Schedule II, shall, after such deletion, continue to be affiliated or maintained in the same manner after the deletion of name of such University as it was done before such deletion.</p>
	<p>(4) Any legal proceeding, in respect of any existing specified Central University, whose name has been deleted, pending in any court or tribunal or before Tribunal of Arbitration at the commencement of this Act, shall be continued in that court, or tribunal or Tribunal of Arbitration, as the case may be, as if its name has not been deleted:</p>
	<p>Provided that no college or colleges shall be affiliated to, or, recognised by such University whose name has been deleted from Schedule II.</p>
<p>Power of Central Government to issue direction or call for any information from any University whose name has been deleted from</p>	<p>94. The Central Government may, if it is of the opinion that the activity of the University, whose name has been deleted from Schedule II, is being carried on so as to adversely affect the interest of teachers or employees or students or it public interest, it may issue such directions as it deemed fit in the interest of teachers or employees or students or in public interest (including the dissolution</p>

Schedule II.	of the Board of Governors and reconstitution of a new Board of Governors of such University) and call for such information from such University as it may be deemed necessary.	
	CHAPTER XXI CENTRAL UNIVERSITY TEACHERS RECRUITMENT BOARD	
Central Universities Teachers Recruitment Board.	95. There shall be a Central Universities Teachers Recruitment Board to be constituted, by notification, by the Central Government.	
Appointment and term of office of Chairpersons and members of Central Universities Teachers Recruitment Board.	96.(1) The Chairperson and other members of the Central Universities Teachers Recruitment Board shall be appointed by the Visitor.	
	(2) The Central Universities Teachers Recruitment Board shall consist of the following, namely:-	
	<i>(a)</i> three persons who have been the Vice-Chancellors of Central Universities for a period of at least three years and one of whom shall be nominated as Chairperson by the Visitor;	
	<i>(b)</i> one person, who has been a Professor in any Central University, or, an institution declared as an institution of national importance for ten years or more to be nominated by the Visitor ;	
	<i>(c)</i> an eminent expert in the fields of arts, humanities, science, technology, medicine, engineering, languages, law, forestry, tribal affairs or such other fields as may be specified by the Visitor, to be nominated by him.	
	Provided that out of total five members of the Board, at least two members shall be from socially and educationally backward classes of citizens and Scheduled Castes, Scheduled Tribes and minority community, notified as such by the Central Government under clause (f) of section 2 of the National Commission for Minority Educational Institutions Act, 2004:	
	Provided further that one of the members of the Central Universities Teachers Recruitment Board shall be a woman.	
	(3) The persons referred to in clauses (a) to (c) of sub-section (2) shall be appointed on the recommendations of the Selection Committee which may be constituted in accordance with the rules made by the Central Government.	
	(4) The persons referred to--	
	<i>(i)</i> in clauses (a) of sub-section (2) shall hold office for a term of three years from the date on which he enters upon his office or until he attains the age of seventy-five years, whichever is earlier;	
	<i>(ii)</i> in clauses (b) and (c) of sub-section (2) shall hold office for a term of three years from the date on which he enters upon his office or until he attains the age	

	of seventy years, whichever is earlier.	
	(5) If the office of the Chairperson of the Central Universities Teachers Recruitment Board becomes vacant, or if any such Chairperson is by reason of absence or for any other reason unable to perform the duties of his office, those duties, until the Chairperson has resumed his duties, shall be performed by senior-most member of the Central Universities Teachers Recruitment Board;	
	Provided that—	
	(a) a member of a Universities Teachers Recruitment Board may, by writing under his hand addressed, to the Visitor resign his office;	
	(b) a member of Universities Teachers Recruitment Board may be removed from his office in the manner provided in section 97.	
	(6) A person, who holds office as a member of the Central Universities Teachers Recruitment Board shall, on the expiration of his term of office, be ineligible for reappointment to that office.	
Removal and suspension of member of Central Universities Teachers Recruitment Board.	97. (1) Subject to the provisions of sub-section (3), the Chairperson or any other member referred to in sub-section (2) of section 96, of the Central Universities Teachers Recruitment Board shall only be removed from his office by order of the Visitor on the ground of misbehavior or misconduct, after the Central Government, on reference being made to it by the Visitor has, on inquiry held in accordance with the procedure prescribed by the Central Government, reported that the Chairperson or such other member, as the case may be, ought on any such ground, to be removed.	
	(2)The Visitor may suspend from office the Chairperson or any other member of the Central Universities Teachers Recruitment Board in respect of whom a reference has been made to the Central Government under sub-section (1) until the Visitor has passed orders on receipt of the report of the Central Government on such reference.	
	(3) Notwithstanding anything contained in sub-section (1), the Visitor may, by order, remove from office the Chairperson or any other member of Universities Teachers Recruitment Board if the Chairperson or such other member, as the case may be,—	
	(a) is adjudged an insolvent; or	
	(b) engages during his term of office in any paid employment outside the duties of his office; or	
	(c) is, in the opinion of the Visitor unfit to continue in office by reason of infirmity of mind or body.	
	(4) If the Chairperson or any other member of Central Universities Teachers Recruitment Board is or becomes in any way concerned or interested in any contract or agreement made by or on behalf of the Government of India or the Government of a State or of any Central or State University participates in any way in the profit thereof or in any benefit or emolument arising therefrom otherwise than as a member and in common with the other members of an incorporated company, he shall, for the purposes of sub-section (1), be deemed to be guilty of misbehavior.	

Power to make rules as to conditions of service of members and staff of Central Universities Teachers Recruitment Board.	98. The Central Government may, by rules,—	
	<i>(a)</i> determine the terms and conditions of service of the Chairpersons and members of the Central Universities Teachers Recruitment Board; and	
	<i>(b)</i> make provision with respect to the number of members of the staff of the Central Universities Teachers Recruitment Board and their terms and conditions of service:	
	Provided that the conditions of service of a member of a Universities Teachers Recruitment Board shall not be varied to his disadvantage after his appointment.	
Prohibition as to the holding of offices by members of Central Universities Teachers Recruitment Board on ceasing to be such members.	99. On ceasing to hold office—	
	<i>(a)</i> the Chairperson of the Universities Teachers Recruitment Board shall be ineligible for further employment either under the Government of India or under the Government of a State or under any Central or State University or for any commercial employment from the cessation of office of Chairperson.;	
	<i>(b)</i> a member (other than the Chairperson of the Universities Teachers Recruitment Board) shall be eligible for appointment as the Chairperson of the Central Universities Teachers Recruitment Board but not for any other employment either under the Government of India or under the Government of a State or under any Central or State University or for any commercial employment from the cessation of office of Chairperson.	
Functions of Central Universities Teachers Recruitment Board.	100.(1) It shall be the duty of the Central Universities Teachers Recruitment Board to--	3 of 1956.
	<i>(a)</i> assess, notwithstanding anything contained in the University Grants Commission Act,1956 and regulations made thereunder, the suitability of the persons,--who have qualified the written examination conducted by the Commission or any other authority permitted or approved by the Commission to do so, for being eligible for appointments to the posts of Assistant Professors in all the existing specified Central Universities, or, who possess requisite qualifications and have been exempted by the Commission or the Central Universities Teachers Recruitment Board from qualifying written examination and declared as being eligible for appointments to the posts of Assistant Professors in all the existing	

	specified Central Universities;	
	(b) recommend the names of the persons who have been found suitable for appointment to the posts of Assistant Professors in the concerned existing specified Central Universities.	
	(2) The Central Universities Teachers Recruitment Board shall ensure transparency while exercising discharging its functions under this Act.	
	(3) The functions of Central Universities Teachers Recruitment Board may be exercised by a Selection Board by consisting of one or more members, as the Chairperson may deem fit.	
	(4) Every Board referred to in sub-section (3) shall, in addition to, the member or members of the Central Universities Teachers Recruitment Board shall have—	
	(a) three subject experts out of the panel of experts prepared by the Vice-Chancellors Council; and	
	(b) one person representing the concerned existing specified Central University to be nominated by its Vice-Chancellor out of the panel approved by the Academic Council.	
	(4)The persons referred in clause (a) of sub-section (4) shall be nominated by the Chairperson of the Central Universities Recruitment Board out of the panel of experts approved by the Vice Chancellors Council and such panel shall be valid for a period of two years and thereafter prepared at intervals on every two-years.	
	Provided that in case the post has been reserved for the socially and educationally backward classes or Scheduled Castes or Scheduled Tribes, one of the subject expert shall be from such Class or Caste or Tribes, as the case may be:	
	Provided further that nothing contained in the first proviso shall apply in case a member of the Central Universities Recruitment Board belongs to the socially and educationally backward classes or Scheduled Castes or Scheduled Tribes, for which the post s been reserved and the candidates therefor are being assessed.	
	(5) The Central Universities Teachers Recruitment Board shall ordinarily sit at National Capital Territory and at such other places as the Central Government may, in consultation with the Chairperson, notify;	
	(6) If at any stage of selection process it appears to the Chairperson or a Member that the case or matter is of such a nature that it ought to be heard by a Board consisting of two Members, the case or matter may be transferred by the Chairperson or, as the case may be, referred to him for transfer, to such Bench as the Chairperson may deem fit.	
	(7) Save as otherwise provided in this section, the Central Universities Teachers Recruitment Board shall devise the procedure of selection of candidates which shall be transparent and in accordance with the provisions of this Act.	

Expenses of Central Universities Teachers Recruitment Board .	101. The expenses of the Central Universities Teachers Recruitment Board, including any salaries, allowances and pensions payable to or in respect of the Chairperson, members or staff of such Board, shall be made by the grants made to the Central Government.	
Grants by Central Government to Central Universities Teachers Recruitment Board.	102. (1) The Central Government shall, after due appropriation made by Parliament by law in this behalf, pay to the the Central Universities Teachers Recruitment Board, by way of grants such sums of money as the Central Government may think fit for being utilised for the purposes of this Chapter.	
	(2) The Universities Teachers Recruitment Board may spend such sums of money as it thinks fit for performing the functions under this Chapter and such sums shall be treated as expenditure payable out of the grants referred to in sub-section (1).	
Reports of Central Universities Teachers Recruitment Board .	103. (1) It shall be the duty of the Universities Teachers Recruitment Board to present annually to the Visitor a report as to the work done by the Universities Teachers Recruitment Board and on receipt of such report, the Visitor shall cause a copy thereof together with a memorandum explaining, as respects the cases, if any, where the advice of the Universities Teachers Recruitment Board was not accepted, the reasons for such non-acceptance to be laid before each House of Parliament.	
	(2) The provisions relating to preparation of the accounts by the Commission. and audit of its accounts , shall, as far as may be, apply to the preparation of the accounts by the Universities Teachers Recruitment Board and audit thereof, with or without such modifications, as the Central Government may, notification, specify.	
Obligation of every existing specified Central University to send requisition for filling post of Assistant Professors.	104. (1) It shall be the duty of every existing specified Central University to send requisition to the Central Universities Teachers Recruitment Board, ---	
	(a) within the three month from the date of commencements of the this Act, for all vacancies for the posts of Assistant Professors to be filled in by the existing specified Central University, and thereafter;	
	(b) before six months any vacancy for the post of Assistant Professors in the existing specified Central University arises due to superannuation or creation of new post;	
	(c) within one month of any vacancy for the post of Assistant Professors in the existing specified Central University arising due to death or resignation,	
	for assessing the suitability of the persons to be recommended by the Board for such vacancies.	
	(2) Every requisition under sub-section (1) shall be sent to the Universities Teachers Recruitment Board by the existing specified Central University in such form and manner as may be specified by the Universities Teachers Recruitment Board and specifying whether such post has been reserved to be filled in for persons belonging to the Scheduled Caste or Scheduled Tribes or Other Backward classes or women.	

Publication of recommendation of Universities Teachers Recruitment Board.	105. The Central Universities Teachers Recruitment Board shall publish the names of candidates recommended by it in the Official Gazette and exhibit the same on its website and in such other manner as it may decide.	
	CHAPTER XXII MISCELLANEOUS	
Provident and pension funds.	106. (1) The existing specified Central University shall constitute for the benefit of its employees such provident or pension fund or provide such insurance schemes as it may deem fit in such manner and subject to such conditions as may be prescribed by the Statutes.	
	(2) Where such provident fund or pension fund has been so constituted, the Central Government may declare that the provisions of the Provident Funds Act, 1925, shall apply to such fund, as if it were a Government provident fund.	19 of 1925.
Disputes as to constitution of authorities and bodies.	107. If any question arises as to whether any person has been duly elected or appointed as, or is entitled to be, a member of any authority or other body of the University, the matter shall be referred to the Visitor whose decision thereon shall be final.	
Modification of Act in its application in relation to University.	108. (1) The Central Government may, by notification in the Official Gazette, direct that any of the provisions of this Act specified in the notification ,-	
	(a) shall not apply to any existing specified Central University or to a class of existing specified Central University; or	
	(b) shall apply to any existing specified Central University or a class of existing specified Central University, only with such exceptions, modifications and adaptations, as may be specified in the notification.	
	(2) A copy of every notification proposed to be issued under sub-section (1), shall be laid in draft before each House of Parliament, while it is in session, for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in disapproving the issue of the notification or both Houses agree in making any modification in the notification, the notification shall not be issued or, as the case may be, shall be issued only in such modified form as may be agreed upon by both the Houses.	
Filling of casual vacancies.	109. (1) All casual vacancies among the members (other than <i>ex officio</i> members) of any authority or other body of the University shall be filled, as soon as may be, by the person or body who appoints, elects or co-opts the member, whose place has become vacant and the person appointed, elected or co-opted to a casual vacancy, shall be a member of such authority or body for the residue of the term for which the person whose place he fills, would have been a member.	
	(2) The casual vacancies under sub-section (1) shall be filled up within such time as may be prescribed by Statutes and different times may be specified for	

	filling up the casual vacancies under that sub-section.	
Proceedings of authorities or bodies not invalidated by vacancies.	110. No act or proceedings of any authority or committee or board or other body of the existing specified Central University shall be invalid merely by reason of -	
	(a) any vacancy in, or defect in the constitution thereof; or	
	(b) any defect, in the election, nomination or appointment of a person acting as a member thereof; or	
	(c) any irregularity in its procedure not affecting the merit of the case.	
Direction to a class or classes of specified universities by Commission.	111. (1) In the discharge of functions by the existing specified Central University under this Act, a class or classes of specified Universities shall be guided by such directions on questions of policy relating to national purposes as may be given to it by the Commission.	
	(2) If any dispute arises between the Commission and the existing specified Central University as to whether a question is, or, is not a question of policy relating to national purposes, the decision of the Central Government on a reference made to its by the Commission shall be final and binding on the Commission and the existing specified Central University.	
Protection of action taken in good faith.	112. No suit or other legal proceedings shall lie against any officer or other employee of the University for anything which is in good faith done or intended to be done in pursuance of any of the provisions of this Act, the Statutes or the Ordinances.	
Mode of proof of record of existing specified Central Universities.	113. Notwithstanding anything contained in the Indian Evidence Act, 1872 or in any other law for the time being in force, a copy of any receipt, application, notice, order, processing or resolution of any authority or other body of the existing specified Central University, or any other document in possession of the University, or any entry in any register duly maintained by the University, if certified by the Registrar shall be received as <i>prima facie</i> evidence of such receipt, application, notice, order, proceeding, resolution or document or the existence of entry in the register and shall be admitted as evidence of the matters and transactions therein where the original thereof would, if produced, have been admissible in evidence:	1 of 1872.
	Provided that the Registrar, may certify such receipt, application, notice, order, proceeding, resolution or document or the existence of entry in the register by electronic mode as may be provided under the Information Technology Act, 2000 or any other law for the time being in force.	21 of 2000.
Special provisions for maintenance of High Schools by existing specified Central Universities.	114. In case a existing specified Central University had the powers to establish and maintain High Schools or Model Schools under the corresponding repealed Act, subject to certain conditions (including the specific distance of establishment and maintenance of such Schools) specified under the said Act or Statutes made thereunder, such University shall maintain such Schools in the manner provided in the aforesaid Act or Statutes made thereunder and may, on or after the commencement of this Act, establish and affiliate such Schools with it, such Schools in the manner and subject to such condition as provided	

	in the Statutes made under this Act.	
Special provisions for giving religious instructions or promoting study of religions, etc.	115. In case corresponding repealed Act (under which an existing specified Central University has been established and incorporated or incorporated) contained a provision for-	
	(a) giving of religious instruction by the University to those who consented ;	
	(b) promoting oriental and Islamic studies and give instructions in Muslim theology and religion and to impart moral and physical training by the University;	
	(c) promoting the study of religions by the University;	
	(d) promoting especially the educational and cultural advancement of a particular religion by the University,	
	the existing specified Central University shall continue to do so as if this Act had not come in force.	
Special provisions for removal of members of authority or board.	116. (1) In case a member of an authority or board has been found guilty of having committed a serious offence involving moral turpitude, or if he has been guilty of scandalous conduct, he may, on the recommendation of not less than two-thirds of the members of the Executive Council be removed from membership of any authority or board of the University.	
	(2) Without prejudice to the provisions contained under sub-section (1), in case a member of an authority or board has been found guilty of having committed a serious offence involving moral turpitude, or if he has been guilty of scandalous conduct, the existing specified Central University, on the recommendation of not less than two-thirds of the members of the Executive Council,-	
	(a) in case any certificate, diploma or degree conferred or granted to such person is by the University of which he is, or has been, the member of any authority, withdraw any certificate, diploma or degree conferred or granted, on, or, to, such member by the University;	
	(b) in case the person referred to in this sub-section has been conferred or granted any certificate, diploma or degree by any other University (hereinafter called as a former university), the existing specified Central University (hereafter referred to as later university), of which such person is or has been a member, the later university may recommend to the former university to withdraw any certificate, diploma or degree conferred or granted, on, or, to, such member by the former university.	
Constitution of committees.	117. (1) In case the Executive Council of an existing specified Central University is of the opinion that any committee (other than those provided in this Act), consisting of such person having expert knowledge of and experience in a specialised field as may be prescribed by Statute, is required for attaining the higher standards of academics or research or attaining its stated objects, it may constitute such committee consisting of such number of members in the respective specialised area of knowledge and experience, as may be prescribed by the Statutes.	

(2) The members of the committee referred to in sub-section (1) shall be for such term and paid such fee and allowances as may be prescribed by the Statutes

Change of designation "Paridarsaka" and authorities and officers under certain corresponding repealed Acts.

118. In every existing Statute and existing Ordinance, every notification, rule, order requirement, registration, certificate, notice, decision, determination, direction, approval, authorisation, consent, application, request or thing made, issued, given or done or any legal proceeding pending in any court or tribunal or before Tribunal for arbitration all proceedings of Selection Committees for the appointment or promotion of employees that took place under the corresponding repealed Act, before the commencement of this Act, shall, if in force at the commencement of this Act, save as otherwise provided in this Act and the context otherwise requires, the references to "Paridarsaka" "Amir-i-Jamia", or "Acharya" "Naib-Amir-i-Jamia" "Shaik-ul-Jamia" or "Upacharya" "Naib-Shaik-ul-Jamia" "Anjuman" or "Samsad" "Majlis-i-Muntazzemah" or "KaryaSamiti" or "Board of Management" "Majlis-i-Talimi" or "ShikshaSamiti", "Vitta-Adhikari Musajjil" or "Karma Sachiva" specified under column (1) of the Table below shall be substituted by the references under the corresponding entry in column (2) of the said Table and such consequential changes as the rules of grammar shall also be made as under:-

TABLE

Sl.no.	Name of <i>Paridarsaka</i> , officers and authorities.	Name of the Visitor, officers and authorities.
(1)	(2)	(3)
1.	"Paridarsaka"	Visitor
2.	"Amir-i-Jamia" or "Acharya"	Chancellor
3.	"Naib-Amir-i-Jamia"	Pro-Chancellor
4.	"Shaik-ul-Jamia" or "Upacharya"	Vice-Chancellor
5.	"Naib-Shaik-ul-Jamia"	Pro-Vice-Chancellor
6.	"Anjuman" or "Samsad"	Court
7.	"Majlis-i-Muntazzemah" or "KaryaSamiti" or "Board of Management"	Executive Council
8.	"Majlis-i-Talimi" or "ShikshaSamiti",	Academic Council
9.	"Vitta-Adhikari"	Finance Officer
10.	<i>Musajjil</i> or "Karma Sachiva"	Registrar

Provisions of this Act to be in addition to, and not in derogation of any other laws for the time being in force.

119. The provisions of this Act shall be in addition to, and not in derogation of any other laws for the time being in force.

Power to make rules by Central

120. (1) The Central Government may, by notification in the Official Gazette, make rules to carry out the provisions of this section.

Government.		
	(2) In particular, and without prejudice to the generality of the foregoing powers, such rules may provide for all or any of the following matters, namely:-	
	(a) the terms and conditions of service of Vice-Chancellors under sub-section (1) of section 16 ;	
	(b) the meetings of the Vice-Chancellors Council and the procedure of conducting business thereat sub-section (1) of section 63;	
	(c) the travelling and other allowances payable to members (other than <i>ex officio</i> members) of the Vice-Chancellors Council sub-section (2) of section 63;	
	(d) the manner of filling vacancies among the members of the Vice-Chancellor Council under sub-section (2) of section 64;	
	(e) other functions of the Vice-Chancellors Council not provided under this Act and the manner in which such functions may be exercised.	
	(3) Every rule made under this section shall be laid, as soon as may be after it is made, before each House of Parliament, while it is in session, for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.	
Statutes, Ordinances and Regulations to be published in the Official Gazette and to be laid before Parliament	121. (1) Every Statute, Ordinances Regulation made under this Act, shall be laid, as soon as may be after it is made, before each House of Parliament, while it is in session, for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the Statute, Ordinances or Regulation or both Houses agree that the Statute, Ordinances or Regulation should not be made, the Statute, Ordinances or Regulation shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that Statute, Ordinances or Regulation.	
	(2) Every Statute, Ordinances or Regulation made under this Act shall be published in the Official Gazette and exhibited at the website of every existing specified Central University.	

	(3) The power to make Statutes, Ordinances or Regulations shall include the power to give retrospective effect, from a date not earlier than the date of commencement of this Act, to the Statutes, Ordinances or Regulation or any of them but no retrospective effect shall be given to any Statutes, Ordinances or Regulations so as to prejudicially affect the interests of any person to whom such Statutes, Ordinances or Regulations may be applicable.	
Repeal and Savings.	122. (1) All the Acts specified in the Schedule I are hereby repealed.	
	(2) Notwithstanding such repeal, --	
	(a) all appointments made, orders issued, degrees and other academic distinctions conferred, diplomas and certificates awarded, privileges granted, or other things done by the existing Specified Central Universities under the corresponding repealed Act shall be deemed to have been respectively made issued, conferred, awarded, granted or done under the corresponding provisions of this Act and, except as otherwise provided by this Act or the Statutes, continue in force unless and until these are superseded by any order made under this Act or the Statutes;	
	(b) any notification, rule, order requirement, registration, certificate, notice, decision, determination, direction, approval, authorisation, consent, application, request or thing made, issued, given or done under the corresponding repealed Act, shall, if in force at the commencement of this Act, continue to be in force and have effect as if made, issued, given or done under the corresponding provisions of this Act;	
	(c) all the officers in any existing specified Central University before the commencement of this Act, under the corresponding repealed Act, shall be deemed to be the officers of such University under this Act until the office of such officers are abolished or new offices for such officers are created in accordance with the provisions of this Act and such officers shall continue to hold the office for the same tenure and on same terms and conditions as they would be held under the corresponding repealed Act;	
	(d) all the authorities in any existing specified Central University before the commencement of this Act, under the corresponding repealed Act, shall be deemed to be the authorities of such University under this Act until such authorities are abolished or new authorities are created in accordance with the provisions of this Act and such authorities shall stand constituted for the same period as they would have been constituted under the corresponding repealed Act;	
	(e) all colleges institutions, school or facilities and departments affiliated or maintained by any existing specified Central University before the commencement of this Act, shall continue to be affiliated or maintained after such commencement;	
	(f) any legal proceeding pending in any court or tribunal or before Tribunal for arbitration at the commencement of this Act shall be continued in that court or tribunal or Tribunal for arbitration, as the case may be, as if this Act had not been enacted;	
	(g) all proceedings of Selection Committees for the	

	<p>appointment or promotion of employees that took place before the commencement of this Act and all actions of the Executive Council or Board of Management, as the case may be, in respect of the recommendations of such Selection Committees where no orders of appointment on the basis thereof were passed before the commencement of this Act, shall, notwithstanding that the procedure for selection has been modified by this Act or Statutes made thereunder, be deemed to have been valid but further proceeding in connection with such pending selections shall be taken in accordance with the provisions of this Act or Statutes made thereunder and be continued from the stage where they stood immediately before such commencement, except if the concerned authorities take, with the approval of the Visitor, a decision to the contrary;</p>	
	<p><i>(h)</i> anything done or any action taken under the corresponding repealed Acts shall be deemed to have been done or taken under the corresponding provisions of this Act;</p>	
	<p><i>(i)</i> all property movable and immovable or belonging to the existing Specified Central Universities shall, which vested in it before the commencement of this Act, continue to vest in them, after such commencement;</p>	
	<p><i>(j)</i> all rights and liabilities of the existing specified Central Universities before the commencement of this Act shall remain the same as it stood before such commencement;</p>	
	<p><i>(k)</i> every person elected or nominated in any authority or committees of the existing specified Central University under the corresponding repealed Act shall continue to be elected or nominated and hold the office as such by the same tenure, and the same terms and conditions and with the same rights and privileges as he would have held the same if this Act had not been enacted and shall continue to do so unless and until his election or nomination are duly altered by the Statutes made under this Act;</p>	
	<p><i>(l)</i> every person employed the by the existing specified Central University under the corresponding repealed Act shall continue to be employed by the same tenure, at the same remuneration and upon the same terms and conditions and with the same rights and privileges as to pension leave, gratuity, provident fund and other matters as he would have held the same if this Act had not been enacted and shall continue to do so unless and until his employment is terminated or until such tenure, remuneration and terms and conditions are duly altered by the Statutes made under this Act;</p>	
	<p><i>(m)</i> every existing specified Central University shall, subject to the provisions of this Act, function in the same manner as they had been functioning as such under the corresponding repealed Act;</p>	
	<p><i>(n)</i> every student studying in any course in the existing specified Central University shall, on and after the commencement of this Act, continue to study in the same course after such commencement and be eligible for award of certificate, degree, diploma, as the case may be, in the same manner as he was</p>	

	eligible to receive or be awarded for such certificate, degree, diploma, as the case may be, before such commencement and nothing in this Act shall be construed to the disadvantage concerning his eligibility;	
	(o) the Alumni Associations of the existing Specified Central Universities, constituted under the provisions of the corresponding repealed Act shall continue to function as such under this Act as they had been functioning as such under the corresponding repealed Act. (p)	
	(3) The provisions of this section shall be without generality of the General Clauses Act, 1897.	10 of 1879.
Power to remove difficulties.	123. (1) If any difficulty arises in giving effect to the provisions of this Act, the Central Government may, by order published in the Official Gazette, make such provisions, not inconsistent with the provisions of this Act, as appear to it to be necessary or expedient for removing the difficulty :	
	Provided that no such order shall be made under this section after the expiry of three years from the commencement of this Act.	
	(2) Every order made under sub-section (1) shall be laid, as soon as may be after it is made, before each House of Parliament, while it is in session, for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the order or both Houses agree that the order should not be made, the order shall thereafter have effect only in such modified form or be no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that order.	

SCHEDULE I
[See section 122(I)]
ACTS REPEALED

Sl.No.	Title of the Acts Repealed	Act number
(1)	(2)	(3)
1.	The Banaras Hindu University Act, 1915	16 of 1915
2.	The Aligarh Muslim University Act, 1920	40 of 1920
3.	The Delhi University Act, 1922	8 of 1922
4.	The Visva - Bharati Act, 1951	29 of 1951
5.	The Jawaharlal Nehru University Act, 1966	53 of 1966
6.	The North-Eastern Hill University Act, 1973	24 of 1973
7.	The University of Hyderabad Act, 1974	39 of 1974
8.	The Pondicherry University Act, 1985	53 of 1985
9.	The Jamia Millia Islamia Act, 1988	58 of 1988
10.	The Assam University Act, 1989	23 of 1989
11.	The Nagaland University Act, 1989	35 of 1989
12.	The Tezpur University Act, 1993	45 of 1993
13.	The Babasaheb Bhimrao Ambedkar University Act, 1994	58 of 1994
14.	The Maulana Azad National Urdu University Act, 1996	2 of 1997
15.	The Mahatma Gandhi Antarrashtriya Hindi Vishwavidyalaya Act, 1996	3 of 1997
16.	The Mizoram University Act, 2000	8 of 2000
17.	The University of Allahabad Act, 2005	26 of 2005
18.	The Manipur University Act, 2005	54 of 2005
19.	The English and Foreign Languages University Act, 2006	7 of 2007
20.	The Rajiv Gandhi University Act, 2006	8 of 2007
21.	The Tripura University Act, 2006	9 of 2007
22.	The Sikkim University Act, 2006	10 of 2007
23.	The Indira Gandhi National Tribal University Act, 2007	52 of 2007
24.	The Central Universities Act, 2009	25 of 2009

SCHEDULE II
(See section 4)

PLACE OF LOCATION OF HEAD QUARTERS OF THE EXISTING SPECIFIED CENTRAL UNIVERSITIES

Sl.No.	Name of University	Place of location of Head quarters (as mentioned in the Official Gazettee and Executive orders issued by the Central Government or the Commission, as the case may be	Corresponding repealed Act which the University under column (2) were established and incorporated or incorporated
(1)	(2)	(3)	(4)
1	Aligarh Muslim University	Aligarh	The Aligarh Muslim University Act, 1920 (40 of 1920).
2	Assam University	Silchar	The Assam University Act, 1989 (23 of 1989).
3	Banaras Hindu University	Banaras	The Banaras Hindu University Act, 1915 (16 of 1915).
4	Babasaheb Bhimrao Ambedkar University	Lucknow	The Babasaheb Bhimrao Ambedkar University Act, 1994 (58 of 1994).
5	Central University of Bihar	Patna*	The Central Universities Act, 2009 (25 of 2009).
6	Central University of Gujarat	Gandhinagar	The Central Universities Act, 2009 (25 of 2009).
7	Central University of Haryana	Mahendergarh	The Central Universities Act, 2009 (25 of 2009).
8	Central University of Himachal Pradesh	Dharamashala	The Central Universities Act, 2009 (25 of 2009).
9	Central University of Jharkhand	Ranchi	The Central Universities Act, 2009 (25 of 2009).
10	Central University of Jammu	Jammu	The Central Universities Act, 2009 (25 of 2009).
11	Central University of Karnataka	Gulbarga	The Central Universities Act, 2009 (25 of 2009).
12	Central University of Kashmir	Srinagar	The Central Universities Act, 2009 (25 of 2009).
13	Central University of Kerala	Kasaragod	The Central Universities Act, 2009 (25 of 2009).
14	Central University of Orissa	Koraput	The Central Universities Act, 2009 (25 of 2009).
(1)	(2)	(3)	(4)
15	Central University of Punjab	Bathinda	The Central Universities Act, 2009 (25 of 2009).
16	Central University of Rajasthan	Kishangarh	The Central Universities Act, 2009 (25 of 2009).
17	Central University of Tamil Nadu	Tiruvarur	The Central Universities Act, 2009 (25 of 2009).
18	Dr. Harisingh Gour Vishwavidyalaya	Sagar	The Central Universities Act, 2009 (25 of 2009).
19	English and Foreign Languages University, [being the Central Institute of English, Hyderabad Society founded by the Central Government at Hyderabad in the year 1958 as a Society registered under the Hyderabad Society Registration Act, 1350 (<i>Fasli</i>) which was renamed as Central Institute of English and Foreign Languages, Hyderabad Society in the year 1972 and declared in 1973 as	Hyderabad	The English and Foreign Languages University Act, 2006 (7 of 2007).

Sl.No.	Name of University	Place of location of Head quarters (as mentioned in the Official Gazettee and Executive orders issued by the Central Government or the Commission, as the case may be	Corresponding repealed Act which the University under column (2) were established and incorporated or incorporated
	an Institution deemed to be a University under section 3 of the University Grants Commission Act, 1956; and which has been incorporated as English and Foreign Languages University under the corresponding repealed Act mentioned under column (4) of this Schedule.]		
20	Guru Ghasidas Vishwavidyalaya	Bilaspur	The Central Universities Act, 2009 (25 of 2009).
21	Hemvati Nandan Bahuguna Garhwal University	Srinagar	The Central Universities Act, 2009 (25 of 2009).
22	Indira Gandhi National Tribal University	Amarkantak	The Indira Gandhi National Tribal University Act, 2007 (52 of 2007).
23	Jamia Millia Islamia [being the educational institution known as "Jamia Millia Islamia" founded in the year 1920 during the <i>Khilafat</i> and Non-Cooperation movements in response to Gandhiji's call for a boycott of all Government-sponsored educational institution which was subsequently registered in the year 1939 as Jamia Millia Islamia Society, and declared in the year 1962 as an institution deemed to be a University under section 3 of the University Grants Commission Act, 1956, and which has been incorporated as Jamia Millia Islamia University specified under the corresponding repealed Act mentioned under column (4) of this Schedule.]	New Delhi	The Jamia Millia Islamia Act, 1988 (58 of 1988).
24	Jawaharlal Nehru University	Delhi	The Jawaharlal Nehru University Act, 1966 (53 of 1966).
25	Maulana Azad National Urdu University	Hyderabad	The Maulana Azad National Urdu University Act, 1996 (2 of 1997).
26	Mahatma Gandhi Antarrashtriya Hindi Vishwavidyalaya	Wardha	The Mahatma Gandhi Antarrashtriya Hindi Vishwavidyalaya Act, 1996 (3 of 1997).
27	Manipur University	Imphal	The Manipur University Act, 2005 (54 of 2005).
28	Mizoram University	Aizwal	The Mizoram University Act, 2000 (8 of 2000).
29	Nagaland University	Lumani	The Nagaland University Act, 1989 (35 of 1989).
30	North-Eastern Hill University	Shillong	The North-Eastern Hill University Act, 1973 (24 of 1973).
31	Pondicherry University	Pondicherry	The Pondicherry University Act, 1985 (53 of 1985).
32	Rajiv Gandhi University	Itanagar	The Rajiv Gandhi University Act, 2006

Sl.No.	Name of University	Place of location of Head quarters (as mentioned in the Official Gazettee and Executive orders issued by the Central Government or the Commission, as the case may be	Corresponding repealed Act which the University under column (2) were established and incorporated or incorporated
			(8 of 2007).
33	Sikkim University	Gangtok	The Sikkim University Act, 2006 (10 of 2007).
34	Tezpur University	Tezpur	The Tezpur University Act, 1993 (45 of 1993).
35	Tripura University	Agartala	The Tripura University Act, 2006 (9 of 2007)
36	University of Allahabad	Allahabad	The University of Allahabad Act, 2005 (26 of 2005).
37	University of Delhi	Delhi	The Delhi University Act, 1922 (8 of 1922)
38	University of Hyderabad	Hyderabad	The University of Hyderabad Act, 1974 (39 of 1974).
39	Visva - Bharati	Santiniketan	The Visva - Bharati Act, 1951 (29 of 1951).

SCHEDULE III

(See section 7)

ADDITIONAL OBJECTS OF THE EXISTING SPECIFIED CENTRAL UNIVERSITY

Sl.No.	Name of specified Central University	Additional objects of the existing Specified Central Universities mentioned under column (2)
(1)	(2)	(3)
1	Assam University	The objects shall be to disseminate and advance knowledge by providing instructional and research facilities in natural and physical sciences and to educate and train manpower for development of the State of Assam; and to pay special attention to the improvement of the social and economic conditions and welfare of the people of that State, their intellectual, academic and cultural development.
2	Babasaheb Bhimrao Ambedkar University	The objects shall be as mentioned in Part A and the University shall, in organizing its activities, have due regard to the objects specified in the Part B hereunder:-- (a) to make provisions for integrated courses in science and key and frontier areas of technology and other allied disciplines in the education programme of the university; (b) offer appropriate courses relevant for the development of socially and economically depressed sections of the people, including agricultural technology and rural crafts; (c) to promote the study of the principles for which Babasaheb Bhimrao Ambedkar worked during his life time, namely, national integration social justice and democratic way of life; (d) study of the Constitutions of the world to take appropriate measures for promoting innovations in teaching learning processes in inter-disciplinary studies and research and pay special attention to the promotion of educational and economic interests and welfare of the people in General and of members belonging to the Scheduled Castes and Scheduled Tribes in particular by providing adequate percentage of seats for the Scheduled Castes and the Scheduled Tribes. (e) any other matter which may be specified by the Central Government for promotion of educational and economic interests and welfare of the people in General and of members belonging to the Scheduled Castes and Scheduled Tribes in particular by providing adequate percentage of seats for the Scheduled Castes and the Scheduled Tribes and the principles for which Babasaheb Bhimrao Ambedkar worked during his life time.
3.	University of Delhi	The object shall be to hold examinations and to grant to, and confer degrees and other academic distinctions on, persons who have pursued (a) a course of study in the University of Delhi or any College; or (c) are Non-collegiate Women students residing within the territorial jurisdiction of the University; or

		<i>(d)</i> are teachers in educational institutions, under conditions laid down in the Statutes and Ordinances and have passed the examinations of the existing specified Central University under like conditions; or
		<i>(e)</i> have pursued a course of study by correspondence, whether residing within the territorial jurisdiction of the University or not; or
		<i>(f)</i> have been registered by the University, subject to such conditions as may be laid down in the Statutes, and Ordinances, made under the corresponding repealed Act as external candidates, being persons residing within the territorial limits to which the powers of the existing specified Central University extend.
4.	English and Foreign Languages University	The objects shall be ---
		<i>(a)</i> to disseminate and advance knowledge by providing instructional, research and extension facilities in the teaching of English and Foreign Languages and Literature in India;
		<i>(b)</i> to train language teachers in methods and approaches appropriate to the Indian context;
		<i>(c)</i> to provide expertise in language and teacher education to foreign professionals;
		<i>(d)</i> to evolve indigenous ways of testing of languages proficiency;
		<i>(e)</i> to make provisions for innovative teaching-learning materials in both print and electronic media;
		<i>(f)</i> to take appropriate measures for inter-disciplinary studies and research in Literary and Cultural Studies; and
		<i>(g)</i> to develop critical intercultural understanding of the civilizations.
5.	Indira Gandhi National Tribal University	The objects shall be --
		<i>(a)</i> to provide avenues of higher education and research facilities primarily for the tribal population of India;
		<i>(b)</i> to disseminate and advance knowledge by providing instructional and research facilities in tribal art, culture, tradition, language, medicinal systems, customs, forest based economic activities, flora, fauna and advancement in technologies relating to the natural resources of the tribal areas;
		<i>(c)</i> to collaborate with national and international universities or organisations, specially for undertaking cultural studies and research on tribal populations;
		<i>(d)</i> to formulate tribal centric development models, publish reports and monographs; and to organise conferences, seminars on issues relating to tribes; and to provide inputs to policy matters in different spheres;
		<i>(f)</i> to take appropriate measures for promoting, the members of tribal communities capable of managing,

		administering and looking after their own needs by access to higher education through a University of their own;
		(g) to take appropriate measures to pay special attention to the improvement of the social, educational and economic conditions and welfare of the Scheduled Tribes within the Union of India, their intellectual, academic and cultural development.
6.	Jamia Millia Islamia	The object shall be to disseminate and advance knowledge by providing instructional, research and extension facilities in such branches of learning as it may deem fit and university shall endeavour to provide to students and teachers the necessary atmosphere and facilities for promotion of----
		(a) Innovation in education leading to restructuring of courses, new methods of teaching and learning, and integral development of personality;
		(b) studies in various disciplines;
		(c) inter-disciplinary studies;
		(d) National integration, secularism and international understanding;
7.	Jawaharlal Nehru University	The objects, shall be to disseminate and advance knowledge, wisdom and understanding by teaching and research and by the example and influence of its corporate life and in particular the objects set out as under:-
		It shall endeavour to promote the study of the principles for which Jawaharlal Nehru worked during his life-time, namely national integration, social justice, secularism, democratic way of life, international understanding and scientific approach to the problems of society.
		Towards this end, the University shall-
		(a) foster the composite culture of India and establish such departments or institutions as may be required for the study and development of the languages, arts and culture of India;
		(b) take special measures to facilitate students and teachers from all over India to join the University and participate in its academic programmes;
		(c) promote in the students and teachers awareness and understanding of the social needs of the country and prepare them for fulfilling such needs;
		(d) make special provision for integrated course; in humanities, science and technology in the educational programmes of the University;
		(e) take appropriate measures for promoting inter-disciplinary studies in the University;
		(f) establish such departments or institutions as may be necessary for the study of languages, literature and life of foreign countries with a view to inculcating in the students a world perspective and international understanding;
		(g) provide facilities for students and teachers from other countries to participate in the academic programmes and life of the University.
8.	Maulana Azad National	The objects shall be --

	Urdu University	
		(a) to promote and develop Urdu language;
		(b) to impart education and training in vocational and technical subjects through the medium of Urdu;
		(c) to provide wider access to people desirous of pursuing programmes of higher education and training in Urdu medium through teaching on the Campus as well as a distance and to provide focus on women education.
9.	Mahatma Gandhi Antarrashtriya Hindi Vishwavidyalaya	The objects shall be to promote and develop Hindi language and literature in general and, for that purpose,
		(a) to provide for instructional and research facilities in the relevant branches of learning;
		(b) to provide for active pursuit of comparative studies and research in Hindi and other Indian languages;
		(c) to create facilities for development and dissemination of relevant information in the country and abroad;
		(d) to offer programmes of Research, Education and Training in areas like translation, interpretation and linguistics for improving the functional effectiveness of Hindi;
		(e) to reach out to Hindi scholars and groups interested in Hindi abroad;
		(f) to associate them in teaching and research and
		(g) to popularize Hindi through distance education system.
10.	Manipur University	The objects shall be-----
		(a) to make provisions for courses in natural and physical sciences, forestry and other allied disciplines in the educational programmes of the University;
		(b) to educate and train manpower for the development of the State of Manipur;
		(c) to pay special attention to the improvement of the social and economic conditions and welfare of the people of that State, their intellectual, academic and cultural development.
11.	Mizoram University	The objects shall be ----
		(a) to disseminate and advance knowledge by providing instructional and research facilities in natural and physical sciences, forestry and other allied disciplines in the educational programmes of the University;
		(b) to educate and train manpower for the development of the State of Mizoram;
		(c) to pay special attention to the improvement of the social and economic conditions and welfare of the people of that State, their intellectual, academic and cultural development.

12.	Nagaland University	The objects shall be ----
		(a) disseminate and advance knowledge by providing instructional and research facilities in natural and physical sciences, agriculture, forestry and other allied disciplines in the educational programmes of the University;
		(b) to educate and train manpower for the development of the State of Nagaland;
		(c) to pay special attention to the improvement of the social and economic conditions and welfare of the people of that State, their intellectual, academic and cultural development
13.	North-Eastern Hill University	The objects shall be to pay special attention to the improvement of the social and economic conditions and welfare of the people of the hill areas of the North-Eastern region, and, in particular their intellectual, academic and cultural advancement.
14.	Pondicherry University	The object shall be to disseminate and advance knowledge by the example of its corporate life, and in particular to make special provisions for studies in French.
15.	Rajiv Gandhi University	The objects shall be --
		(a) to disseminate and advance knowledge by providing instructional and research facilities in, forestry and other allied disciplines and
		(b) to educate and train manpower for the development of the State of Arunachal Pradesh; and
		(c) to pay special attention to the improvement of the social and economic conditions and welfare of the people of that State their intellectual, academic and cultural development.
16.	Sikkim University	The objects of this shall be --
		(a) disseminate and advance knowledge by providing instructional and research facilities in natural and physical sciences, forestry and other allied disciplines in the educational programmes of the University;
		(b) to educate and train manpower for the development of the State of Sikkim;
		(c) to pay special attention to the improvement of the social and economic conditions and welfare of the people of that State, their intellectual, academic and cultural development.
17.	Tezpur University	The objects shall be as mentioned under Part A and Part B here under: -
		Part A
		(a) to disseminate and advance knowledge by providing instructional and research facilities in natural and physical sciences, , agricultural science and forestry and other allied disciplines in the educational programmes of the University;
		(b) to educate and train manpower for the development of the State of Assam; and
		(c) to pay special attention to the improvement of the social and economic conditions and welfare of the people of that State, their intellectual, academic and cultural development; and the University shall, in organizing its activities, have due regard to the objects specified in this Schedule.
		PART B
		The Tezpur University shall endeavour through education, research, training and extension to play a positive role in the

		development of the North-Eastern Region, and, based on the rich heritage of the region, to promote and advance the culture of the people of the State of Assam and its human resources. Towards this end, it shall-
		(a) strive to offer employment oriented and inter- disciplinary courses, mostly at post-graduate level, to meet the local and regional aspirations and the development needs of the State of Assam;
		(b) offer courses and promote research in areas which are of special and direct relevance to the region and in emerging areas in Science and Technology;
		(c) promote national integration and the study of the rich cultural heritage of the region and, in particular, the diverse ethnic, linguistic and tribal cultures of the State;
		(d) utilise distance education techniques and modern communication technologies to provide access to higher education for large segments of the population, and in particular, the disadvantaged groups such as those living in remote and rural areas; to upgrade the professional knowledge and skills of in-service personnel, in particular, school teachers, medical personnel and extension staff; and to provide opportunities for life-long learning for adults; and
		(e) provide an innovative system of university level education, flexible in regard to methods and pace of learning, combination of courses, eligibility for enrolment, age of entry, conduct of examination and operation of the programmes with a view to promote learning and encourage excellence in new fields of knowledge.
18.	Tripura University	The objects of this shall be --
		(a) disseminate and advance knowledge by providing instructional and research facilities and to make provision for integrated courses in natural and physical sciences, forestry and other allied disciplines in the educational programmes of the University;
		(b) to make special provisions for studies in tribal life and culture;
		(c) to educate and train manpower for the development of the State of Tripura;
		(d) to pay special attention to the improvement of the social and economic conditions and welfare of the people of that State, their intellectual, academic and cultural development.
19.	University of Allahabad	The objects shall be to disseminate and advance knowledge by providing instructional and research facilities in the basic and applied science and technology in the educational programmes of the University; and inter-disciplinary, and professional studies and research, removal of gender disparities and the digital divide, and the application of knowledge to social advancement, national progress and human welfare; and to educate and train human resource for the development of the country.
20.	University of Hyderabad	The object shall be to disseminate and advance knowledge by the example of its corporate life.

21.	Visva- Bharati University	(1) The objects shall be to disseminate and advance knowledge and understanding by providing instructional, extension and research facilities and by the example and influence of its corporate life, and the University shall, in organising activities, have due regard to the following objects for which the Visva-Bharati, at Santiniketan was founded by Rabindranath Tagore, as expressed in his own words, namely:-
		(a) to study the mind of Man in its realization of different aspects of truth from diverse points of view;
		(b) to bring into more intimate relations with one another, through patient study and research, the different cultures of the East on the basis of their underlying unity.
		(c) to seek to realize in a common fellowship of study the meeting of the East and the West and thus ultimately to strengthen the fundamental conditions of world peace through the establishment of free communication of ideas between the two hemispheres;
		(d) with such ideals in view to provide at Santiniketan aforesaid a Centre of Culture where research into and study of the religion, literature, history, science and art of Hindu, Buddhist, Jain, Islamic, Sikh, Christian and other civilisations may be pursued along with the culture of the West, with that simplicity in externals which is necessary for true spiritual realization in amity, good fellowship and co-operation between the thinkers and scholars of Eastern and Western countries, free from all antagonisms of race nationality, creed or caste and in the name of the One Supreme Being who is <i>Shantam, Shivam, Advaitam</i> ;
		(2) The objects shall also include harmonizing the cultures of India, the East and the West by, among other things, the admission of students and appointment of <i>adhyapakas</i> from various regions of India and various countries of the world, and by providing incentives therefor.
		<i>Principles to be followed:</i> The University shall, in organising its activities and the implementation of its academic programmes, have due regard to the pattern of education envisaged by Rabindranath Tagore in his writings.

SCHEDULE IV

(See section 5 (1))

JURISDICTION OF THE EXISTING SPECIFIED CENTRAL UNIVERSITIES

Sl.No. (1)	Name of University (2)	Jurisdiction (3)
1	Assam University	Whole of the State of Assam.
2	Babasaheb Bhimrao Ambedkar University	Whole of the State of Uttar Pradesh.
3	Central University of Bihar	Whole State of Bihar
4	Central University of Gujarat	Whole State of Gujarat
5	Central University of Haryana	Whole State of Haryana
6	Central University of Himachal Pradesh	Whole State of Himachal Pradesh
7	Central University of Jharkhand	Whole State of Jharkhand
8	Central University of Jammu	Whole State of Jammu
9	Central University of Karnataka	Whole State of Karnataka
10	Central University of Kashmir	Whole State of Kashmir
11	Central University of Kerala	Whole State of Kerala
12	Central University of Orissa	Whole State of Orissa
13	Central University of Punjab	Whole State of Punjab
14	Central University of Rajasthan	Whole State of Rajasthan
15	Central University of Tamil Nadu	Whole State of Tamil Nadu
16	University of Delhi	Shall not extend beyond the limits of the State of Delhi
17	Doctor Harisingh Gour Vishwavidyalaya	Whole State of Madhya Pradesh
18	English and Foreign Languages University	Whole of India
19	Guru Ghasidas Vishwavidyalaya	Whole State of Chattisgarh
20	Hemvati Nandan Bahuguna Garhwal University	Whole State of Uttarakhand,
21	Jawaharlal Nehru University	Jurisdiction of the University shall extend to all Colleges and recognised Institutions.
22	Maulana Azad National Urdu University	Whole of India
23	Mahatma Gandhi Antarrashtriya Hindi Vishwavidyalaya	Whole of India
24	Manipur University	Whole of the State of Manipur
25	Mizoram University	Whole of the State of Mizoram.
26	Nagaland University	Whole of the State of Nagaland.
27	North-Eastern Hill University	States of Meghalaya and Arunachal Pradesh.
28	Pondicherry University	Whole of the Union territory of Pondicherry
29	Rajiv Gandhi University	Whole of the State of Arunachal Pradesh
30	Sikkim University	Whole of the State of Sikkim
31	Tezpur University	Whole of the State of Assam.
32	Tripura University	Whole of the State of Tripura
33	University of Allahabad	The area within a radius of sixteen

		kilometres from the Convocation Hall of the University,
34	University of Hyderabad	Whole state of Andhra Pradesh.
35	Visva - Bharati	The area known as Sanitniketan in the District of Birbhum in West Bengal, admeasuring 11.5 square miles, bounded- On the north by the Kopai River On the west by a line running from Ballavpur and Bonuri villages to Bandgora, On the south by a line running from Bandgora via Bolpur Dak Bungalow to the bridge over the East Indian Railway cutting and On the east by the East Indian Railway line

SCHEDULE V

[See sections 75 (1) (b) and 76]

**GUIDELINES FOR CONDUCT OF ELECTIONS TO THE ASSOCIATION
OR UNION OF THE STUDENTS OF THE EXISTING SPECIFIED CENTRAL UNIVERSITIES**

Sl. No.	Matters relating to election	Code of conduct
(1)	(2)	(3)
		PART I CONDUCT OF ELECTIONS TO CONFORM TO STANDARDS PRESCRIBED BY STATUTES
1	Conduct of elections to conform to standards prescribed by statutes	Every existing specified Central University, college and institution, as the case may be, shall ordinarily conduct elections for the appointment of students to students' association or unions and such elections may be conducted in the manner prescribed herein, or in a manner that conforms to the standards prescribed herein.
		PART II NOMINATION IN CERTAIN CASES
2	Nomination to be followed in certain cases	Where the atmosphere of the University campus or the college or institution, as the case may be, is adverse to the conduct of peaceful, free and fair elections, every such existing specified Central University, college or institution, as the case may be, shall initiate a system of student representation based on nominations, as may be prescribed by the Ordinance.
3	Nomination to be interim measure	In cases where elections are not being held, or where the nomination model prevails, the nomination model shall be allowed as an interim measure to continue for a period of not exceeding one year.
4	Conversion of nomination to elections	Every existing specified Central University, college, and institution, as the case may be, shall, over a period of five years from the date of commencement of this Act, convert from the nomination model to a structured election model, that may be based on a system of indirect elections, or on the direct system, or a hybrid of both, as may be prescribed by the Ordinance.
		PART III ELECTION MECHANISM
5	Review of election mechanism	Every existing specified Central University, college, or institution as the case may be, shall conduct a review of the student representation mechanism specified in code of conduct against S.No. 4 of this Schedule after receipt of suggestions from the students at such interval as may be prescribed by the Ordinance.
6	Election to apex body of students of the university	Subject to the mechanism of election referred to against S.No. 4, every existing specified Central University, college or institution, as the case may be shall institute an apex student representative body which represents all students, from university, colleges, institutions, departments and centers, as the case may be, falling under its jurisdiction and in case such University is geographically widespread, individual colleges, institutions, campuses or centres as the case may be, constitute their own representative bodies, which would further elect representatives for the apex university body.
7	Eligibility of students to be elected on representative body	The representative body so elected shall only comprise of regular students on the rolls of every existing specified Central University or college, institution, department or centre, as the case may be, or such class of students as may be prescribed by the Ordinance.

8	Restriction to hold a post in the student body in certain cases	No employee or member of the authorities of concerned existing specified Central University shall be permitted to be member of the student's association or union or hold any post on the executive of such association or union.
9	Different models for election to students association	Every existing specified Central University or college or institution or departments or centre as, the case may be, may, if so required having regard to the geographical or other reasons may adopt different models of elections to student's association or unions as may be prescribed by Ordinance.
10	Adoption of Electoral College	Every existing specified Central University or college or institution or departments or centre as, the case may be, shall adopt, having regard to its character (whether such University is of unitary or federal character or affiliating university), such electoral college for the purpose of voting to the student's association or unions and its constituent association or union of students as the case may be, prescribed by the Ordinance and the different electoral college may be prescribed by the Ordinance.
11	Restrictions on certain class of persons to take part in the election process to the association of students	During the period of the elections to any student's association or unions, no person, who is not a student on the rolls of every existing specified Central University or college, departments or centre as, the case may be, shall be permitted to take part in the election process in any capacity.
12	Duration of the election process	Every existing specified Central University or college, institution, departments or centre, as the case may be, shall ensure that the entire process of elections, commencing from the date of filing of nomination papers to the date of declaration of results, including the campaign period, shall not exceed such period as may be prescribed by the Ordinance.
13	Frequency for holding elections.	Every existing specified Central University or college, institution departments or centre as, the case may be, shall conduct the elections to the student's association or unions at such intervals as may prescribed by the Ordinance.
14	Eligibility criteria for candidates to contest for election	The Ordinance of every existing specified Central University, shall specify the eligibility criteria (including the maximum age of the student, academic record of the students and percentage of attendance) for candidates for contesting elections to student's association or unions and the Ordinance may prescribe different eligibility criteria for elections;
		Provided that in no case for the purpose of participation of election to the student's association or unions --
		(a) the age of the students shall exceed thirty five years;
		(b) attendance of students shall be less than seventy five percent (as may be determined by the Ordinance) in aggregate of the course of study perused by him, ;
		(c) the student should have failed in the course of study consecutively for two preceding years ;
		<i>Explanation.</i> -- For the purpose of clause (c), the number of immediately previous failures in all the courses perused by the student shall be taken into account.
15	Restriction for contesting for a post in student's association or unions	No student shall contest,- (a) more than once for the post of office bearer, and
		(b) more than two consecutive occasions for the post of an Executive member.
16	Disqualification for contesting elections to student's association or unions.	A student,-

		(a) against whom a criminal case for a commission of an offence punishable with imprisonment of three years or more is pending in any court; or
		(b) has, at any time, been convicted of any criminal offence; or
		(c) who has been expelled from the University or college or institution or departments or centre, as the case may be, or debarred from pursuing any course,
		shall be disqualified for contesting elections to any student's association or unions.
17	Restriction on expenditure for contesting elections to student's association or unions.	The Ordinance of every existing specified Central University, shall specify the maximum amount which may be incurred for contesting the election to the student's association or unions and the manner of verification of such expenditure.
		PART IV CODE OF CONDUCT FOR CONTESTING STUDENTS ELECTIONS
18	Code of conduct for contesting student's association or unions.	Every student of existing specified Central University or college or institution or departments or centre, as the case may be, shall follow the following for contesting any election to the student's association or unions, namely:-
		(a) no candidate contesting the election shall indulge in or abet, any activity, which may aggravate existing differences or create mutual hatred or cause tension between different castes and communities, religious or linguistic identity, or between any groups of students.
		(b) criticize other candidates, and such criticism if any, shall be confined to their policies and programs, past record and work done.
		(c) candidates shall refrain from criticism of all aspects of private life of the other candidates or supporters of such other candidates.
		(d) criticism of other candidates, or their supporters based on false allegations or distortion shall not be made.
		(e) there shall be no appeal to caste or communal feelings for securing votes.
		(f) places of worship, within or outside the campus of the University or college or institution shall not be used for election propaganda.
		(g) all candidates shall be prohibited from indulging or abetting, all activities which are considered to be "corrupt practices" and offences, such as bribing of voters, intimidation of voters, impersonation of voters, canvassing or the use of propaganda within one hundred meters of polling stations, holding public meetings during the period of twenty-four hours ending with the hour fixed for the close of the poll, and the transport and conveyance of voters to and from polling station.
		(h) no candidate shall be permitted to make use of printed posters, printed pamphlets, or any other printed material for the purpose of canvassing:
		Provided that candidates may only utilize hand-made posters for the purpose of canvassing, if such hand-made posters are procured within the expenditure limits, as may be prescribed in the Ordinance and such posters may be utilized at certain places in the campus, which shall be specified in advance by the competent authority as prescribed in the Ordinance
		(i) no candidate shall be permitted to carry out processions, or public

		meetings, or in any way canvass or distribute propaganda outside the university campus or college or departments or centers;.
		(j) no candidate, or his supporters, shall deface or cause any destruction to any property of the University campus or college or institution or departments or centers campus, for any purpose;
		(k)during conduct of election, processions or public meetings may be held, with the prior written permission of the competent authority, of the existing specified Central University or college or institution or the department or centre, as the case may be, and such procession or public meeting shall not, in any manner, disturb the classes and other academic and co curricular activities of the University or college or institution or the department or centre:
		(l) the use of loudspeakers, vehicles and animals for the purpose of canvassing shall be prohibited:
		(m)on the day of polling, student organizations and candidates shall –
		(A)co-operate with the officers on election duty to ensure peaceful and orderly polling and complete freedom to the voters to exercise their franchise without being subjected to any annoyance or obstruction;
		(B)not serve or distribute any eatables, or other solid and liquid consumables, except water on polling day;
		(C)not distribute any propaganda material (whether visual, electronic or physical) on the polling day.
		(n)excepting the voters, no one without a valid letter of authority from the competent authority, of the existing specified Central University or college or institution or department centre as the case may be, shall enter the polling booths.
		(o)Every existing specified Central University or college or institution or department or centre, as the case may,be, shall appoint impartial observers.
		(p)if the candidates have any specific complaint or difficulty regarding the conduct of the election, they may bring the same to the notice of the observer;
		(q)observers shall also be appointed to oversee the process of nomination of students in the University or college or institution or department or centre, as the case may be, that are following the nomination model of student representation.
		PART V GRIEVANCE REDRESSAL MECHANISM
19	Grievance redressal mechanism during elections.	Every existing specified Central University or college or institution or department or centre, as the case may be, shall establish a Grievances Redressal Cell consisting of such persons, their functions and duties and the procedure to be followed by it for the purpose of redressal of grievances relating to the elections of students' association or union as prescribed by the Ordinance.
		PART VI MAINTAINING LAW AND ORDER ON THE CAMPUS DURING THE ELECTION PROCESS
20	Maintaining law and order on the campus during the election Process	It shall be the duty of every existing specified Central University or college or institution or department or centre, as the case may be, their concerned officers and every student of such University or college or institution or department or centre, as the case may be, to ensure maintenance of law and order on the campuses of such University or college or institution or department or centre, as the case may be, in

		particular during conduct of the election to the students' association or union.
		PART VII AWARENESS OF CODE OF CONDUCT FOR ELECTION
21	Awareness of code of conduct for election	Every existing specified Central University or college or institution or department or centre, as the case may be, shall, by such mode of communication as it may deem fit, promote the awareness of the Code of Conduct specified in this Schedule amongst the students, teachers, and other authorities of such University or college or institution or department or centre, as the case may be.