



GONDWANA UNIVERSITY GADCHIROLI

Ordinance No. 56 of 2017

Provisional Admissions of the Students, Subject to the Result of Reassessment, ordinance, 2017.

Whereas, it is expedient to provide an ordinance in respect of Provisional Admissions of the Students, Subject to the Result of Reassessment for the purposes hereinafter appearing, the Management council is hereby pleased to make the following ordinance :

1. This ordinance may be called ***“Provisional admission of the students, subject to the result of reassessment, ordinance, 2017”***.
2. This ordinance shall come into force with effect from the date of its making by the management council.
3. In this ordinance the reference of the term “College” shall mean and include conducted/affiliated college, university department, and affiliated/conducted institution.
4. The reference to the term “Principal” shall mean and include, Principal/Dean of the conducted/affiliated college, the Head of the University Department and Head/Director of the affiliated/conducted institution.
5. The candidates who have applied for Revaluation as per the provisions of related ordinance and would be eligible for admission to higher class in the event the candidates clearing the subject/subjects for which the application for reassessment is submitted, will be eligible for provisional admission to the next higher class/next higher semester subject to the result of reassessment.
6. In the event the candidate passes vide reassessment and becomes eligible for admission as per the provisions of the concerned ordinance, then the provisional admission will be regularized.
7. It is made expressly clear that in the event the candidate does not succeed in reassessment and thus fails to acquire the necessary eligibility, the provisional admission shall stand automatically cancelled.
8. For the purposes of provisional admission, the candidate will pay 10% of the actual tuition fees payable for admissions (non-refundable). It is also clarified that the provisional admission would be subject to the result of reassessment which is only a facility and cannot be enforced as a right by any candidate.
9. In the event the admission is cancelled for the reason of failure to obtain eligibility, no equity will be claimed by the candidate on the strength of the

provisional admission. The provisional admission will be at the option, responsibility and risk of the individual candidate.

10. The facility of provisional admission shall be availed by the candidates who have failed in one examination and have applied for reassessment. Further in case of admission to higher class/semester based on combined passing of previous two examinations and that the candidate has failed in such two examinations and has applied for reassessment with respect to the subjects of the said examinations, such a candidate shall also be entitled to claim the benefit of the provisional admission.
11. The Principal of the concerned college shall be responsible to evaluate the eligibility and will be responsible for grant of provisional admission strictly in terms of above prescribed conditions.
12. The Principal of the college shall be responsible to certify that the candidate was provisionally admitted and has completed the curriculum with prescribed percentage of attendance and has become eligible after the result of reassessment. A certificate to the said effect will be enclosed along with the examination form.
13. The candidate will be required to submit a declaration and undertaking in the written paper. The actions of provisional admission, permission for appearance in examination on provisional basis, issuance of necessary certificate and cancellation of admission and examinations are to be taken by the Principals of concerned college and therefore no candidate will approach the concerned University Section and/or the others for any grievance thereto.
14. It is also clarified that in the event the result of reassessment is not declared prior to commencement of the examination and the candidate has cleared the subject(s) in reassessment and has acquired the eligibility, such candidates will be eligible for appearing in examination as regular candidates as their provisional admissions are regularized.
15. For the candidates who have failed in reassessment and thus failed to acquire the necessary eligibility, their admissions shall stand automatically cancelled and that such candidate/s cannot appear for the examination in which they have been admitted provisionally.
16. For some reasons, if the result of reassessment is not declared prior to the commencement of the next higher examination for which the provisional admission is taken, the candidate will not be eligible to appear for examination on the strength of the provisional admission.
17. In such cases the candidates can, however, appear for the earlier examination in the subject(s) in which he/she has failed and will be entitled to choose the marks of reassessment or supplementary examination at his option. If no such option is submitted, the best performance out of reassessment or supplementary examination will be taken into account by the University for the purpose of declaration of the result.
18. The provisions of this ordinance would be applicable to the candidates who have become eligible in reassessment and who were

granted provisional admission by the colleges at the commencement of the academic session for the remaining part of the examination subject to unequivocal certificate issued by the college specifying that the candidate was granted provisional admission and has completed the curriculum with minimum 75% of attendance and that the candidate has acquired eligibility vide the result of the reassessment. No right will be claimed by the candidate for the examination which has been already completed on the date of making of this ordinance.

19. If any uncertainty arises in giving affect to the various provisions of this ordinance, the Vice-Chancellor shall give his decision in such a particular case which shall be final and mandatory for all the concerned.

(Statement of object and reasons)

The Vice-chancellor of the university had issued Direction No. 163 of 2013 on 19/7/2013 in respect of Direction prescribing provisions in respect of the provisional admissions of the Students, Subject to the Result of Reassessment, under provision of section 14 (8) of the Maharashtra university Act, 1994. The said Direction was amended by Direction No.201 of 2016

The subject matter of the Direction is required to be regulated by an ordinance as provided under the Act.

In view of the above, the existing Direction alongwith amendment made in it was required to be converted into an ordinance as provided under the Act, hence this Draft ordinance is prepared for consideration of the Academic council and the Management council.