CHHATTISGARH ACT

(No. 28 of 2015)

INDIRA KALA SANGIT VISHWAVIDYALAYA (SANSHODHAN) ACT, 2019

An Act to further to amend the Indira Kala Sangit Vishwavidyalaya Act, 1956 (No. XIX of 1956).

Be it enacted by the Chhattisgarh Legislature in the Sixty-sixth Year of the Republic of India, as follows: -

(1)			This Act may be called the Indira Kala Sangit Short title and Vishwavidyalaya (Sanshodhan) Act, 2019. commencement
(2)			It shall come into force from the date of its publication
			in the Official Gazette.
			In this Act, unless there is anything repugnant in the Definitions subject of context
			Amended (Vide Chhattisgarh Adhiniyam) Indira Kala Sangit
			Vishwavidyalaya (Sanshodhan) Adhiniyam, 2005 (No. 12 of 2005)
			"Principal Adhiniyam" means the Indira Kala Sangit
			Vishwavidyalaya Adhiniyam, 1956 (No. XIX of 1956).
	(a)		"college" means an institution maintained by or
	()		admitted to the privileges of the Vishwavidyalaya by
			or under the provision of this Act;
	(b)		"Founders" means-
		(i)	the Ruler (as defined in clause (22) of Article 366 of
			the Constitution of India) of Khairagarh' and
		(ii)	Rani Padmavati Devi of Khairagarh'
	(c)		"hostel" means a place of residence for students of the
			Vishwavidyalaya maintained or recognised by the
			Vishwavidyalaya either as a part of or separate from a college'
	(d)		"Donor of the Vishwavidyalaya" means a person who
	(u)		has made a donation of not less than one lakh of
			rupees to the funds of the Vishwavidyalaya and has
			been declared by the Kuladhipati to be a Donor of the
			Vishwavidyalaya'
	(e)		"Principal" means the head of a college; and includes
			when 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;
	(f)		"registered graduates" means graduates registered
			under the provision of this Act;
	(g)		"Scheduled Castes" means the castes declared as
			Scheduled Castes under Article 341 of the
	(1.)		Constitution;
	(h)		"Scheduled Tribes" means the tribes declared as
			Scheduled Tribes under Article 342 of the

As published in the Chhattisgarh Gazette dated 07th September, 2019

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		(i)	Constitution; "Statutes", "Ordinances" and "Regulations" means, respectively the Statutes, Ordinances and Regulations	
		(j)	of the Vishwavidyalaya in force for the time being; "teachers of the Vishwavidyalaya" includes all persons who, with the approval of the Shiksha Samiti, impart instruction or guide research in the Vishwavidyalaya	
		(k)	or in any college; "Professors" and "Readers" mean teachers of the Vishwavidyalaya who have been appointed or recognised by the Karyakarini Samiti as Professors	
3.		(1)	and Readers, respectively; "Vishwavidyalaya" means the Indira Kala Sangit Vishwavidyalaya of Khairagarh. Amended (Vide Chhattisgarh Adhiniyam) Indira Kala Sangit	Incorporation
			Vishwavidyalaya (Sanshodhan) Adhiniyam, 2002 (No. 8 of 2002)	
			The Kuladhipati, the Kulapati, the Kuladhisachiva (if any), and the first member of the Karyakarini Samiti and of the Shiksha Samiti of this Vishwavidyalaya and all persons who may hereafter become such officers or members are, so long as they continue to hold such office or membership, hereby constituted a body corporate by the name of the Indira Kala Sangit Vishwavidyalaya and shall have perpetual succession and common seal and shall sue and be sued by that	
3-A			name. Following section 3(A) shall be inserted after section 3 of the Principal Act, namely: -	Insertion of Section 3 (A)
	(1)		The word "Kuladhipati", "Kulapati" and "Kuladhisachiva" shall be substituted respectively in place of the word "Kulapati", "Upa-Kulapati" and "Adhyacharya" wherever they occur in the Principal Act.	
	(2)		the word "Pratikulapati" and "Koshadhyaksha" shall be omitted wherever they occur in the Principal Act.	
4.			All property, moveable and immoveable, vested in the State Government for the purpose of the Indira Sangit Academy, Khairagarh shall from the date of commencement of this Act, be held and applied by the Vishwavidyalaya for the purpose of this Act.	Vesting of Property.
5.			The Vishwavidyalaya shall have the following powers, namely: -	Powers of Vishwavidyalaya
		(a)	to provide for instruction in all branches of music and fine arts, and to make provision for research and for the advancement of studies in music and fine arts and dissemination of knowledge in the aforesaid subjects;	
		(b)	to hold examination and grant degrees to, and confer other academic distinctions on such persons as may be considered suitable therefore;	
		(c)	to confer honorary degrees or other distinctions;	
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		(d)	to institute teaching posts required by the	
			Vishwavidyalaya and to appoint persons to such posts;	
		(e)	to institute and award fellowships, scholarships,	`
			exhibition and prizes;	
		(f)	to maintain institutions of music and fine arts, to admit	
			to its privileges such institutions not maintained by the	
			Vishwavidyalaya and to withdraw all or any of those	
			privileges;	
		(g)	to demand and receive payment of such fees and other	
		4	charges as may be authorised by the Ordinances;	
		(h)	to supervise and control the residence and discipline of	
			the students of the Vishwavidyalaya and to make	
			arrangements for promotion of their health and general welfare;	
		(i)	to make grants from the funds of the Vishwavidyalaya	
			for assistance to forms of extra-mural teaching;	
		(j)	to make special arrangements in respect of the	
			residence, discipline and teaching of women students;	
		(k)	to create administrative and ministerial and other	
		443	necessary posts and to make appointments thereto;	
		(1)	to do all such other acts and things, whether incidental	
			to the powers aforesaid or not, as may be requisite in	
			order to further the objects of the Vishwavidyalaya as	
			a teaching and examining body and to cultivate and	
	(1)		promote music and fine arts.	T
6.	(1)		Save as otherwise provided in this Act, the powers of	
			the Vishwavidyalaya conferred by or under this Act shall not extend beyond the limits of the State of	powers.
			Chhattisgarh.	
	(2)		Notwithstanding anything in any other law for the time	
	(2)		being in force, no institution imparting instruction	
			exclusively in music and fine arts or either of them	
			within the limits specified in subsection (1) shall be	
			associated in any way with or be admitted to any	
			privileges of any other University incorporated by law	
			in India, and any such privileges granted by any such	
			other University to any such institution shall be	
			deemed to be withdrawn upon the commencement of	
			this Act; and no such institution situate within the said	
			limits shall, save with the sanction of the Kuladhipati,	
			be associated in any way with or seek admission to	
			any privileges of any other University incorporated by law in India:	
			Provided that nothing contained herein shall apply to	
			schools and colleges imparting instruction among	
			other subjects in music or fine arts or both and	
			affiliated to any other University in Chhattisgarh or the	
			Board of Secondary Education within the aforesaid	
			limits:	
			Provided further that any instruction not admitted to	
			the privileges of any other University incorporated by	
			law, which imparts instruction in music or fine arts or	
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		both and which is situate out-side Chhattisgarh may apply to the Vishwavidyalaya for being admitted to the privileges of the Vishwavidyalaya and the Vishwavidyalaya may subject to such conditions and restrictions as it may think fit to impose, admit such institution to the privileges of the Vishwavidyalaya.	
7.	(1)	All recognised teaching in connection with the Vishwavidyalaya courses shall be conducted by the teachers of the Vishwavidyalaya in accordance with such scheme as may be framed for each academic year by the Shiksha Samiti and shall include lectures, practical training and other teaching conducted in accordance with syllabus prescribed by the Regulations.	Teaching in Vishwavidyalaya
	(2)	The authorities responsible for organizing such teaching shall be prescribed by the Statutes.	
	(3)	The courses and curricula shall be prescribed by the Ordinances and, Subject thereto, by the Regulations.	
	(4)	No attendance at any teaching other than teaching conducted by the Vishwavidyalaya or by a college in accordance with the provisions of this section shall qualify for admission to any examination of the Vishwavidyalaya for which a regular course of study has been prescribed by the Vishwavidyalaya.	
8.	(1)	The State Government shall have the right to cause an inspection, to be made by such person or persons as it may direct, of the Vishwavidyalaya, its buildings, laboratories and equipment and of any institution maintained by the Vishwavidyalaya and also of the examinations, teaching and other work conducted or done by the Vishwavidyalaya and to cause and inquiry to be made in like manner in respect of any other matter connected with the Vishwavidyalaya.	Visitation
	(2)	The State Government shall in every case give notice to the Vishwavidyalaya of its intention to cause an inspection or enquiry to be made and the Vishwavidyalaya shall be entitled to appoint a representative who shall have the right to be present and to be heard at such inspection or inquiry.	
	(3)	The State Government may address the Kulapati with reference to the result of such inspection and inquiry, and the Kulapati shall communicate to the Karyakarini Samiti the views of the State Government with such advice as the State Government may offer upon the action to be taken thereon.	
	(4)	The Karyakarini Samiti shall, communicate matter to the State Government through the Kulapati such action, if any, as has been taken or may be proposed to be taken upon the result of the inspection or inquiry. Such communication shall be submitted within such time as the State Government may direct.	

			For terms "Vishwavidyalaya Sabha" or "Sabha" wherever	
			they occur, the term Karyakarini Samiti "is substituted.	
			Amondod (Vido Chhottionath Adhiniyam) Indire Kala Canait	
			Amended (Vide Chhattisgarh Adhiniyam) Indira Kala Sangit Vishwavidyalaya (Sanshodhan) Adhiniyam, 2005 (No. 12 of	
			2005)	
	(5)		Where the Karyakarini Samiti does not within a	
	(3)		reasonable time take action to the satisfaction of the	
			State Government, the State Government may, after	
			considering any explanation furnished or	
			representation made by the Karyakarini Samiti, issue	
			such direction as it may think fit and the Karyakarini	
			Samiti shall be bound to comply with such direction.	
9.			The following shall be the officers of the	Officers of the
	(1)		Vishwavidyalaya: -	Vishwavidyalaya
	(1)		The Kuladhipati,	
	(2)		The Kulapati, The Kuladhisachiva, if any,	
	(3) (4)		The Adhishthatas, (Deans) of the Vidyanganikayas	
	(1)		(Faculties),	
	(5)		The Kula Sachiva and	
	(6)		such other persons as may be declared by the Statutes	`
			to be the officers of the Vishwavidyalaya.	
10.	(1)		The Governor of Chhattisgarh shall be the	The Kuladhipati
			Kuladhipati. He shall, by virtue of his office, be the	
			head of the Vishwavidyalaya and the President of the Karyakarini Samiti, and shall, when present, preside at	
			meetings of the Karyakarini Samiti and at any	
			Deekshant Samaroha (Convocation) of the	
			Vishwavidyalaya.	
	(2)		The Kuladhipati shall have such powers as may be	
			conferred on him by or under this Act.	
	(3)		Every proposal to confer an honorary degree shall be	
	(4)		subject to the confirmation by the Kuladhipati.	
	(4)		The Kuladhipati shall, where committees of selection	
			for the reaching posts of the Vishwavidyalaya are constituted, appoint one member on every such	
			committee unless the Statutes provides for a larger	
			number being so appointed.	
	(5)		The Kuladhipati may-	
		(a)	call for any papers or information relating to the affairs	
			of the Vishwavidyalaya; and	
		(b)	for reasons to be recorded, refer any matter except a	
			matter falling under section 40, for reconsideration to	
			any officer or authority of the Vishwavidyalaya that	
	(6)		had previously considered such matter. The Kuladhipati may, by an order in writing, annual	
	(0)		any proceeding of any officer or authority of the	
			Vishwavidyalaya which is not in conformity with this	
			Act, the Statutes, the Ordinances or the Regulations:-	
			Provided that before making any such order he shall	
			call upon the officer or authority concerned to show	

			cause why such an order should not be made and if any cause is shown within the time specified by him in	
			this behalf, he shall consider the same.	
11.			Section 11 of the Principal Act shall be omitted.	Omission of Section 11 Pratikulapati.
			Amended (Vide Chhattisgarh Adhiniyam) Indira Kala Sangit Vishwavidyalaya (Sanshodhan) Adhiniyam, 2002 (No. 8 of	
			2002)	
			For section 12 of the Principal Adhiniyam, following is substituted namely: -	
			Amended (Vide Chhattisgarh Adhiniyam) Indira Kala Sangit Vishwavidyalaya (Sanshodhan) Adhiniyam,	
			2005 (No. 12 of 2005)	
12.	(1)		from a panel of not less than three persons recommended by the committee constituted under sub-	The Kulapati
			section (2) or sub section (6): Provided that if the person or persons approved by the	
			Kuladhipati out of those recommended by the	
			committee are not willing to accept the appointment, the Kuladhipati may call for fresh recommendations	
	(2)		from such committee: The Kuladhipati shall appoint a committee consisting	
	(2)		of the following persons, namely:	
		(i)	One person elected by the Karyakarini Samiti;	
		(ii)	One person nominated by the Chairman of the	
		(iii)	University Grants Commission; One person nominated by the Kuladhipati.	
		, ,	The Kuladhipati shall appoint one of the three persons	
	(3)		to be the Chairman of the Committee For constituting the committee under sub-section (2),	
	(3)		the Kuladhipati shall, six months before the expiry of	
			the term of the Kulapati, call upon the Karyakarini	
			Samiti and the Chairman of the University Grants	
			Commission to choose their nominees and if any or both of them fail to do so within one month of the	
			receipt of the communication in this regard, the	
			Kuladhipati may, nominate any as nominee for the Committee.	
	(4)		No person who is connected with the Vishwavidyalaya	
			or any college shall be elected or nominated on the committee under sub-section (2).	
	(5)		The committee shall submit the panel within six weeks	
			from the date of its constitution or such further time	
			not exceeding four weeks as may be extended by the Kuladhipati.	
	(6)		If for any reasons the committee constituted under	
			sub-section (2) fails to submit the panel within the period specified in sub section (5) the Kuladhipati	
			shall constitute another committee consisting of three	
			persons not connected with the Vishwavidyalaya or	
			any college, one of whom shall be designated as the	

panel of not less than three persons within a period of six weeks or such shorter period as may be specified, from the date of its constitution. If the committee constituted under sub-section (6) fails (7) to submit the panel within the period specified therein the Kuladhipati may appoint any person whom he deems fit, to be the Kulapati. For section 12-A of the Principal Adhiniyam, following is substituted namely: -Amended (Vide Chhattisgarh Adhiniyam) Indira Kala Sangit Vishwavidyalaya (Sanshodhan) Adhiniyam, 2005 (No. 12 of 2005) 12-A The Kulapati shall be a whole-time salaried officer of Appointment of a (1)the Vishwavidyalaya and his emoluments and other person to perform terms and conditions of service shall be prescribed by duties and functions the Statutes. of Kulapati In Sub-section (2) of Section 12-A of the Indira Kala Sangit Vishwavidyalaya Act, 1956 (No. 19 of 1956), (hereinafter referred to as the Principal Act), for the world "four", the number "5" shall be substituted. Amended vide Chhattisgarh Act (No. 28 of 2015) Indira Kala Sangit Vishwavidyalaya (Sanshodhan) Act, 2015. The Kulapati shall hold office for a term of 5 years and (2) shall not be eligible for appointment for more than two terms: Provided that he shall cease to hold office on attaining the age of 65; Provided that notwithstanding the expiry of his term he shall continue to hold office until his successor is appointed and enters upon his office but this period shall not in any case exceed six months. (3)The person holding office of the Kulapati in the Vishwavidyalaya immediately before commencement of this (Sanshodhan) Adhiniyam shall continue to hold his office till the expiry of his term of office notwithstanding anything contained in the proviso to sub-section (2) (4) In the event of occurrence of any vacancy in the office of the Kulapati by reason of his death, resignation, leave, illness or otherwise including a temporary vacancy, the Rector and if no Rector has been appointed or if the Rector is not available then on recommendation of the State Government, the Dean of any faculty or the Senior most Professor of the University Teaching Department or any Officer not below the rank of Special Secretary to the State Government to be nominated by the Kuladhipati for that purpose shall act as the Kulapati until the date on which Kulapati is appointed, for filling such vacancy, under sub-section (7) of Section 12 enters or re-enters, as the case may be, upon his office: Provided that the arrangement contemplated in this

Chairman. The committee so constituted shall submit a

sub-section shall not continue for a period of more than six months² Amended vide Indira Kala Sangit Vishwavidyalaya (Sanshodhan) Adhiniyam, 2019 as published in the Chhattisgarh Gazette dated 07th September, 2019 Section 12-B of the principal act is omitted. 12-B Section 12-B Omitted Amended (Vide Chhattisgarh Adhinivam) Indira Kala Sangit Vishwavidyalaya (Sanshodhan) Adhiniyam, 2005 (No. 12 of 2005) For section 13 of the Principal Adhiniyam, following is substituted namely: -Powers & duties of 13. The Kulapati shall be the principal administrative and (1) Kulapati academic officer of the Vishwavidyalaya. He shall be an ex-offico member and chairman of the Karyakarini Samiti and of the Vidya Parishad and chairman of the Vitta Samiti and Chairman of the such other authorities. committees and bodies Vishwavidyalaya of which he is a member. He shall be entitled to be present and to speak at any meeting of any authority, committee or other body of the Vishwavidyalaya but shall not be entitled to vote thereat unless he is a member of such authority, committee or body. (2) It shall be the duty of the Kulapati to ensure that this Act, the Statutes, the Ordinances and the Regulations are faithfully observed and he shall have all powers necessary for this purpose. The Kulapati shall have the power to convene (3) meetings of the Karyakarini Samiti, the Vidya Parishad and of such other authorities, Committees and bodies of the Vishwavidyalaya of which he is the Chairman. He may delegate this power to any other officer of the Vishwavidyalaya. If in the opinion of the Kulapati any emergency has (4) arisen which requires immediate action to be taken, the Kulapati shall take such actions as he deems necessary and shall at the earliest opportunity thereafter report his action to such officer, authority, committee or other body as would have in the ordinary course dealt with the matter; Provided that the action taken by the Kulapati shall not commit the Vishwavidyalaya to any recurring expenditure for a period of more than three months: Provided further that where any such action taken by the Kulapati affects any person in the service of the Vishwavidyalaya such person shall be entitled to prefer, within thirty days from the date on which such action is communicated to him, an appeal to the

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		Karyakarini Samiti:	
		Provided also that this power shall not extend to	
		matters regarding amendment in the Ordinances,	
		Statutes, Regulations or any matter relating to	
		appointments.	
	(5)	On receipt of a report under sub-section (4) of the	
		authority, committee or body concerned does not	
		approve the action taken by the Kulapati, Kulapati	
		shall refer the matter to the Kuladhipati whose	
		decision thereon shall be final.	
	(6)	The Action taken by the Kulapati under sub-section	
		(4) shall be deemed to be the action taken by the	
		appropriate authority until it is set aside by the	
		Kuladhipati on a reference made under sub-section (5)	
		or is set aside by the Karyakarini Samiti on an appeal	
	(7)	under the second proviso to subsection (4).	
	(7)	If in the opinion of the Kulapati, any proceeding of	
		any authority, committee or other body of the Vishwavidyalaya is likely to be prejudicial to the	
		interest of the Vishwavidyalaya, he shall record his	
		reasons and refer the matter to the Kuladhipati and so	
		inform the authority, committee or other body	
		concerned whereupon the decision concerned shall not	
		be given effect to till the matter is decided by the	
		Kuladhipati under sub-section (6) of section 10.	
	(8)	The Kulapati shall exercise general control over the	
	. ,	affairs of the Vishwavidyalaya and shall give effect to	
		the decisions of the authorities of the	
		Vishwavidyalaya.	
	(9)	The Kulapati shall exercise such other power as may	
		be prescribed by the Statutes, Ordinances and	
		Regulations.	
14.	(1)	11	ladhisachiva
		being made, he shall be appointed by the Kuladhipati	
	(2)	in consultation with the Kulapati.	
	(2)	"The term of office of the Kuladhisachiva shall in the	
		first instance, be for period of six months and	
		thereafter if the Kuladhipati so desires it may be	
		extended from time to time so however that a total	
	(2)	period of such appointment does not exceed 3 years."	
	(3)	Subject to the provisions of this Act, the Kuladhisachiva shall hold office on the terms and	
		conditions laid down in the Ordinances.	
	(4)	The Kuladhisachiva shall be an ex-officio member of	
	(4)	the Karyakarini Samiti and of the Shiksha Samiti, and	
		shall perform such duties and exercise such powers of	
		the Kulapati as may be assigned to him by the	
		Kuladhipati in consultation with the Kulapati and he	
		shall perform such other duties and exercise such other	
		powers as may be prescribed by Ordinances.	
15.	(1)	When the office of the Kulapati is vacant or the	
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18.		shall fall vacant. The Kula Sachiva shall be a whole-time officer and shall act as the Secretary of the Karyakarini Samiti, of	The Kula Sachiva
	(3)	proposed to be taken are communicated to the Kulapati and he is given a reasonable opportunity of showing cause against the proposed order. As from the date specified in the order under subsection (1), the Kulapati shall be deemed to have relinquished the office and the office of the Kulapati	
	(2)	necessary, it appears to the Kuladhipati that the Kulapati; (i) has made default in performing any duty imposed on him, by or under this Act; or (ii) has acted in a manner prejudicial to the interests of the university; or (iii) is incapable of managing the affairs of the university the Kuladhipati may, notwithstanding the fact that the terms of the office of the Kulapati has not expired, by an order in writing stating the reasons therein, require the Kulapati to relinquish his office as from such date as may be specified in the order. No order under sub-section (1) shall be passed unless the particulars of the grounds on which such action is proposed to be taken are communicated to the	
17-A	(1)	Section 17 of the Principal Act shall be omitted. Amended (Vide Chhattisgarh Adhiniyam) Indira Kala Sangit Vishwavidyalaya (Sanshodhan) Adhiniyam, 2002 (No. 8 of 2002) Amended (Vide Chhattisgarh Adhiniyam) Indira Kala Sangit Vishwavidyalaya (Sanshodhan) Adhiniyam, 2002 (No. 8 of 2002) If at any time upon representation made or otherwise and after making such enquiries as may be deemed	Omission of Section 17 Removal of the Kulapati Insertion of Section 17-A
	(3)	member of the Karyakarini Samiti to perform the functions of the Kulapati till the time the Kulapati or the Kuladhisachiva resumes duties. All acts done by the Kuladhisachiva under sub-section (1) or by the person nominated under sub-section (2) shall be deemed to be acts done by the Kulapati. Section 16 of the Principal Act shall be omitted. Amended (Vide Chhattisgarh Adhiniyam) Indira Kala Sangit Vishwavidyalaya (Sanshodhan) Adhiniyam, 2002 (No. 8 of	Omission of Section 16. Koshadhyaksha.
	(2)	absence, illness or any other cause, the Kuladhisachiva shall perform the functions of the Kulapati till the time the Kulapati is appointed or resumes his duties, as the case may be. When the Kulapati and the Kuladhisachiva are in the opinion of the Kuladhipati both unable to perform the functions of the Kulapati owing to absence, illness or any other cause, the Kuladhipati shall nominate any	

			the Shiksha Samiti and of the Vitta Samiti. He shall	
			exercise such powers and perform such duties as may	
			be conferred or imposed on him by the Statutes, the	
19.			Ordinances and the Regulations. The powers and duties of other persons as may be	Powers and duties of
17.			declared to be officers of the Vishwavidyalaya in	other officers.
			pursuance of item (8) of section 9 shall be such as may	other officers.
			be prescribed by the Statutes and the Ordinances.	
20.			± •	Authorities of
			Vishwavidyalaya :-	Vishwavidyalaya
			Amended (Vide Chhattisgarh Adhiniyam) Indira Kala Sangit	, ,
			Vishwavidyalaya (Sanshodhan) Adhiniyam, 2005 (No. 12 of	
			2005)	
	(1)		Entry (1) of Section 20 of the Principal Adhiniyam is omitted.	
	(2)		the Karyakarini Samiti.	
	(3)		the Shiksha Samiti.	
	(4)		the Vitta Samiti.	
	(5) (6)		the Vidyanganikayas (Faculties) and such other authorities as may be prescribed by the	
	(6)		Statutes to be the authorities of the Vishwavidyalaya.	
			Amended (Vide Chhattisgarh Adhiniyam) Indira Kala Sangit	
			Vishwavidyalaya (Sanshodhan) Adhiniyam, 2005 (No. 12 of	
			2005)	
21.			Section 21 of the Principal Adhiniyam is omitted.	
			Amended (Vide Chhattisgarh Adhiniyam) Indira Kala Sangit	
			Vishwavidyalaya (Sanshodhan) Adhiniyam, 2005 (No. 12 of	
			2005)	
			In the Indira Kala Sangit Vishwavidyalaya Adhiniyam,	Substitution of words
			1956 (No. XIX of 1956) for the words "Vishwavidyalaya Sabha" or "Sabha" wherever they	"Karyakarini Samiti" for the words
			occur the words "Karyakarini Samiti" is substituted.	"Sabha" in the
			occur the words Txaryakarini bannti 13 substituted.	Principle Adhiniyam
			Amended (Vide Chhattisgarh Adhiniyam) Indira Kala Sangit	<i>y</i>
			Vishwavidyalaya (Sanshodhan) Adhiniyam, 2005 (No. 12 of	
			2005)	
			For Section 22 of the Principal Adhiniyam the	
22	(1)		following section is substituted namely: -	V1: -: C '4'
22.	(1)		The Karyakarini Samiti shall consist of the following	Karyakarını Samiti
		(i)	persons namely: - The Kulapati,	
		(ii)	The Kulapati, The Kuladhisachiva, if any,	
		(iii)	The successor of the founders of the Vishwavidyalaya	
		(iv)	The Adhishthatas,	
		(v)	Two Principal, other than Adhishthatas, of colleges to	
			be appointed by the Kuladhipati, by rotation	
			according to seniority.	
		(vi)	One Professor, and if there is no Professor, one Reader	
			to the Vishwavidyalaya Teaching Department shall be	
			appointed by the Kuladhipati by rotation according to	
		(27:3)	seniority. The Secretary Higher Education or his representative	
		(vii)	The Secretary, Higher Education or his representative, not below the rank of Deputy Secretary.	
		(viii)	Two person nominated by the Kuladhipati.	
		(, 111)	2 no person nominated by the ixulatinput.	
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		(ix)	Four members of the Chhattisgarh Vidhan Sabha,	
	(2)		nominated by the Rajya Vidhan Sabha.	
	(2)		The term of office of persons becoming members of	
			the Karyakarini Samiti under items: (v), (vi) (viii) and	
			(ix) shall, subject to Section 52 of the Adhiniyam, be 3	
	(2)		years.	
	(3)		Five members inclusive of the Chairman shall form a	
22	(1)		quorum. The Verrelearini Comiti shall be the everytive body of	The Veryalzanini
23.	(1)		The Karyakarini Samiti shall be the executive body of	The Karyakarini
	(2)		the Vishwavidyalaya. The Karyakarini Samiti-	Samiti
	(2)	(a)	shall direct the form, custody and use of the common	
		(a)	seal of the Vishwavidyalaya;	
		(b)	shall hold, control and administer the property and	
		(0)	funds and shall make contracts on behalf of the	
			Vishwavidyalaya;	
		(c)	shall have power, subject to the Statutes, to transfer	
		(C)	and accept transfer of any moveable or immovable	
			property on behalf of the Vishwavidyalaya;	
			property on behan of the vishwaviayalaya,	
			Provided that no transfer of immovable property shall	
			be accepted or made without the previous sanction of	
			the Kuladhipati;	
		(d)	shall, subject to the provisions of this Act, manage and	
			regulate the finances, accounts and investments of the	
			Vishwavidyalaya;	
		(e)	may invest any moneys belonging to the	II of 1882
			Vishwavidyalaya including any unapplied income, in	
			any of the securities described in section 20 of the	
			Indian Trusts Act, 1882, or in the purchase of	
			immovable property in India, with the like power of	
			varying such investment; or may place on fixed	
			deposit in any scheduled bank approved in this behalf	
			by the State Government any portion of such moneys	
		(0)	not required for immediate expenditure;	
		(f)	shall administer any funds placed at the disposal of the	
			Vishwavidyalaya for specific purpose;	
		(g)	shall frame the budget of the Vishwavidyalaya subject	
			to the limits as may be laid down under item (c) of	
		(1-)	sub-section (1) of section 25 of the Vitta Samiti;	
		(h)	shall lay before the State Government annually a full	
			statement of the financial requirements of all colleges and hostels,	
		(i)	shall with the previous sanction of the State	
		(1)	Government admit colleges to the privileges of the	
			Vishwavidyalaya subject to the provisions of this Act;	
		(j)	Shall arrange for and direct the inspection of colleges	
		07	and hostels;	
		(k)	may institute, at its discretion teaching posts as may be	
		` /	proposed by the Shiksha Samiti;	
		(1)	may abolish or suspend, after report from the Shiksha	
		• •	Samiti thereon, any teaching post in the	
1				

			Vishwavidyalaya;	
		(m)	shall, save as otherwise provided for by this Act or the	
		()	Statutes, appoint the officers, teachers and other	
			servants of the Vishwavidyalaya and shall define their	
			duties and the conditions of their service, and shall	
			provide for the filling of temporary vacancies in their	
			posts;	
		(n)	shall publish the results of the Vishwavidyalaya	
			examinations;	
		(o)	may delegate by Regulations its power to make	
		(0)	contracts and to appoint officers, teachers and others	
			and other servants of the Vishwavidyalaya to such	
			• •	
		()	person or authority as it may determine;	
		(p)	shall, subject to the powers conferred by this Act on	
			other authorities of the Vishwavidyalaya, regulate,	
			determine and administer all matters concerning the	
			Vishwavidyalaya and, to this end, shall exercise such	
			other powers and perform such other duties as may be	
			conferred or imposed on it by this Act or the Statute,	
			and shall exercise all other powers of the	
			Vishwavidyalaya not otherwise provided for by this	
			Act or the Statutes.	
2.4				TD1 01'1 1 0 '.'
24.			The Shiksha Samiti shall be the academic body of the	The Shiksha Samiti
			Vishwavidyalaya, and shall, subject to the provisions	
			of this Act, the Statutes and the Ordinances, have the	
			control and general regulation, and be responsible for	
			the maintenance of standards of instruction, education	
			and examination within the Vishwavidyalaya and shall	
			exercise such other duties as may be conferred or	
			imposed upon it be the Statutes for that purpose. It	
			1 1	
			shall have the right to advise the Karyakarini Samiti on	
2.5	(1)		academic matters.	TDI TI'LL O ILI
25.	(1)		The Vitta Samiti shall deal with the finances of the	The Vitta Samiti
			Vishwavidyalaya and shall have the following	
			powers:-	
		(a)	to examine accounts and proposals for expenditure;	
		(b)	to comment on the annual accounts and the financial	
		(-)	estimates of the Vishwavidyalaya;	
		(c)	to fix limits for the total recurring expenditure for the	
		(C)	year, based on the resources of the Vishwavidyalaya	
			which in the case of productive works, may include	
			the proceeds of loans. No expenditure shall be incurred	
			by the Vishwavidyalaya in excess of the limit so fixed	
			without the previous approval of the Vitta Samiti.	
	(2)		No expenditure other than that provided for in the	
			budget shall be incurred by the Vishwavidyalaya	
			without that previous approval of the Vitta Samiti.	
			Amended (Vide Chhattisgarh Adhiniyam) Indira Kala Sangit	
			, , ,	
			Vishwavidyalaya (Sanshodhan) Adhiniyam, 2005 (No. 12 of	
			2005)	
			For Section 26 of the Principal Adhiniyam the following	
			section is substituted namely: -	

26.			Subject to the provisions of this Act, the constitution,	Powers and duties of
20.			powers and duties of the authorities of the	authorities of
			Vishwavidyalaya, save that of the Karyakarini Samiti	Vishwavidyalaya
			shall be prescribed by the Statutes.	, isii, a, isjaisja
27.			The annual accounts and the financial estimates shall	Annual accounts and
			be considered by the Karyakarini Samiti and take such	financial estimates.
			action thereon, as it thinks fit.	
			For terms "Vishwavidyalaya Sabha" or "Sabha" wherever	
			they occur, the term Karyakarini Samiti"is substituted.	
			Amended (Vide Chhattisgarh Adhiniyam) Indira Kala Sangit	
			Vishwavidyalaya (Sanshodhan) Adhiniyam, 2005 (No. 12 of	
20	74 5		2005)	m
28.	(1)		The Vishwavidyalaya shall have the Vidyanganikayas	The Vidyanganikayas
			(Faculties) of Music and of Painting and may, by	(Faculty)
			Statutes, establish Vidyanganikayas (Faculties) of	
			Dance, Dramaturgy, Sculpture and such other	
			Vidyanganikayas (Faculties) as may be considered	
	(2)		necessary. Each Vidyanganikaya (Faculty) shall consist of such	
	(2)		members and shall have such powers as may be	
			prescribed by the Statutes.	
	(3)		There shall be a Adhishthata (Dean) for each	
	(5)		Vidyanganikaya (faculty) who shall be appointed by	
			the Kuladhipati for a period of two years as follows,	
			namely: -	
		(a)	Where amongst the Head of the Department of Studies	
			comprised in the Vidyanganikaya (Faculty) there is	
			only one Professor- such Professor;	
		(b)	Where amongst the Heads of the Department of	
			Studies comprised in the Vidyanganikaya (Faculty)	
			there are more Professors than one-each such	
			Professor according to seniority by rotation;	
		(c)	Where none of the Heads of the Department of Studies	
			comprised in the Vidyanganikaya (Faculty) is a	
		(4)	Professor;- the senior most Reader; Where none of the Heads of the Department of Studies	
		(d)	Where none of the Heads of the Department of Studies comprised in the Vidyanganikaya (Faculty) is a	
			Professor or Reader- any person proficient in the	
			Subject nominated by the Kuladhipati.	
29.	(1)		Each Vidyanganikaya (Faculty) shall comprise of such	Department of
2).	(1)		Departments of Study as may be prescribed by the	Studies.
			Ordinances.	20001031
	(2)		there shall be a Head of the Department for each	
	` /		Department of Study.	
	(3)		The Kulapati shall nominate one of the Professors and	
			if there is no Professor, a Reader in the Department to	
			be the Head of such Department.	
	(4)		If a Department of Study has no Professor or Reader,	
			the Adhishthata (Dean) of the Vidyanganikaya	
			(faculty) shall act as the Head of such Department.	

	(5)		The terms and conditions of appointment, duties and	
	, ,		functions of the Head of the Department shall be	
			prescribed by the Ordinances.	
			VISHWAVIDYALAYA BOARDS	
20	(1)			37' 1 ' 1 1
30.	(1)		The Vishwavidyalaya shall constitute two Boards	Vishwavidyalaya
			called the Residence and Discipline Board and the	Boards.
			Physical Welfare and Health Board and may constitute	
			such other Boards as may be prescribed by the	
			Statutes.	
	(2)		The constitution, powers and duties of the Residence	
	(-)		and Discipline Board, the Physical welfare and Health	
			Board an all other Boards of the Vishwavidyalaya	
			· · · · · · · · · · · · · · · · · · ·	
			shall be such as may be prescribed by the Ordinances.	Q
1.			STATUTES, ORDINANCES AND REGULATIONS	Statute
31.			Subject to the provisions of this Act. The Statutes may	
			provide for all or any of the following matters,	
			namely:-	
		(a)	The constitution, powers and duties of such bodies as	
		` /	it may be deemed necessary to constitute from time to	
			time;	
		(b)	The manner of election or appointment and the term of	
		(0)	office of the members of the bodies referred to in	
			clause (a), including the continuance in the office of	
			the first members, and filling of vacancies of	
			members, and all other matters relating to those bodies	
			for which it may be necessary or desirable to provide;	
		(c)	The appointment, powers and duties of the officers of	
			the Vishwavidyalaya;	
		(d)	The constitution of a pension or provident fund and the	
		` '	establishment of an insurance scheme for the benefit	
			of the officers, teachers and other employees of the	
			Vishwavidyalaya;	
		(a)	Conferment of honorary degrees;	
		(e)		
		(f)	The withdrawal of degrees, diplomas, certificates and	
			other academic distinctions;	
		(g)	The establishment and abolition of Vidyanganikayas	
			(Faculties), hostels, colleges and institutions	
			maintained by the Vishwavidyalaya;	
		(h)	The conditions under which colleges and other	
			institutions may be admitted to the privileges of the	
			Vishwavidyalaya and the withdrawal of such	
			privileges;	
		(i)	The institutions of fellowships, scholarships,	
		(1)	<u>.</u> .	
			studentship, exhibitions, medals, prizes and other	
		(*)	awards.	
		(j)	The emoluments and terms and conditions of service	
			of the officers and the emoluments and terms and	
			conditions of service other than pay scales of teachers	
			of the Vishwavidyalaya; and	
		(k)	All other matters which by this Act are to be or may be	
		, ,	provided for by the Statutes.	
			Amended (Vide Chhattisgarh Adhiniyam) Indira Kala	
			imonoco (, ico cinaciogarii i annii yani) inana Raia	

			Sangit Vishwavidyalaya (Sanshodhan) Adhiniyam, 2005 (No. 12 of 2005)	
			For Section 32 of the Principal Adhiniyam the	
			following section is substituted namely: -	
32.	(1)		The Karyakarini Samiti may, from time to time, make, amend or repeal any Statute in the manner hereinafter.	Statutes how made.
	(2)		The Kulapati may propose to the Karyakarini Samiti	
			the draft of any Statutes to be passed by the	
			Karyakarini Samiti, and such draft shall be considered	
	(2)		by the Karyakarini Samiti at its next meeting.	
	(3)		The Karyakarini Samiti may approve of any such draft	
			as is referred to in sub-section (2) and pass the Statute or reject it or return it to the Kulapati for	
			reconsideration either in whole or in part, together	
			with any amendments which the Karyakarini Samiti	
			may suggest:	
			Provided that the Kulapati shall not propose the draft	
			of any Statute or of any amendment of a Statute	
			affecting the powers or constitution of any existing	
			authority of the Vishwavidyalaya until such authority	
			has been given an opportunity of expressing an opinion upon the proposal, and any opinion so	
			expressed shall be in writing and shall be considered	
			by the Karyakarini Samiti.	
	(4)		After any draft returned under sub-section (3) has been	
			further considered by the Kulapati together with any	
			amendment suggested by the Karyakarini Samiti, it	
			shall be again presented to the Karyakarini Samiti with	
			a report of Kulapati thereon and the Karyakarini	
			Samiti may then deal with the draft in any way it thinks fit.	
	(5)		Every new Statute or addition to the Statutes or any	
	(0)		amendment or repeal of a Statute shall require the	
			previous approval of the Kuladhipati who may	
			sanction, disallow or remit it for further consideration.	
33.			Subject to the provisions of this Act and Statutes, the	Ordinances
			Ordinances may provide for all or any of the following	
		(i)	matters, namely:- The admission of students to the Vishwavidyalaya and	
		(i)	their enrolment as such:	
		(ii)	The courses of study to be laid down for all degrees,	
		()	diplomas and certificates of the Vishwavidyalaya;	
		(iii)	The degrees, diplomas, certificates and other academic	
			distinctions to be awarded by the Vishwavidyalaya,	
			the qualifications for the same, and the means to be	
			taken relating to the granting and obtaining of the	
		(iv)	same; The fees to be charged for courses of study in the	
		(iv)	The fees to be charged for courses of study in the Vishwavidyalaya and for admission to the	
			examinations, degrees and diplomas of the	
			Vishwavidyalaya;	
		(v)	The conditions of the award of fellowships,	

			scholarships, studentships, exhibitions, medals and	
			prizes, etc.:	
		(vi)	Laying down conditions for appearing at examinations	
			for degrees, diplomas, certificates and other academic	
			distinction;	
		(vii)	Laying down conditions for conferral of degrees and	
			other academic distinctions for research;	
		(viii)	The conduct of examinations including the terms of	
			office and manner of appointment and duties of	
			examining bodies, paper-setters, examiners and	
			moderators;	
		(ix)	The maintenance of discipline among the students of	
			the Vishwavidyalaya;	
		(x)	The conditions of residence of the students at the	
			Vishwavidyalaya;	
		(xi)	The special arrangements, if any, which may be made	
			for the residence, discipline and teaching of women	
			students, and prescribing for their special courses of	
			study;	
		(xii)	Giving of religious instruction;	
		(xiii)	The management of colleges and other institutions	
			founded or maintained by the Vishwavidyalaya;	
		(xiv)	The supervision and inspection of colleges and other	
			institutions admitted to the privileges of the	
			Vishwavidyalaya;	
		(xv)	All other matters which by this Act or the Statutes are	
			to be or may be provided for by the Ordinances; and	
		(xvi)	Pay scales of teachers of the Vishwavidyalaya;	
			Provided that no Ordinances under item (xiv) shall be	
			made without the prior approval of the State	
			Government under section 49.	
		(xvii)	University Students Union.	
			After clause (xvi) of Section 33 of the Principal Act, the	
			following shall be added, namely:	
			Amended vide Chhattisgarh Act (No. 28 of 2015) Indira Kala	
2.4	(1)		Sangit Vishwavidyalaya (Sanshodhan) Act, 2015.	
34.	(1)		All Ordinances except the first Ordinances shall be Ordinances how	
	(2)		made by the Karyakarini Samiti. made	
	(2)		Any Ordinance made by the Karyakarini Samiti shall	
			be submitted to the Kuladhipati for his approval and he may either sanction or disallow it.	
	(3)		Where an Ordinance has been sanctioned by the	
	(3)		Kuladhipati it shall come into effect on the date next	
			following the date of the sanction or such other	
			prospective date as may be specified by the	
			Kuladhipati in this behalf.	
	(4)		Every Ordinances approved by the Kuladhipati shall	
	(7)		be laid before the Karyakarini Samiti.	
	(5)		The Ordinance shall cease to have effect, if the	
			Karyakarini Samiti passes a resolution to that effect,	
			by a majority of two-thirds of members present and	
			, , ,	

	245		voting, from the date of such resolution.	
35.	(1)		Notwithstanding anything contained in sub-section (1)	Procedure regarding
		()	of section 34, no Ordinance shall be made	Ordinances.
		(a)	Affecting the conditions of residence or discipline of	
1		(1-)	students; or	
		(b)	Affecting the admission or enrolment of students or	
			prescribing examination to be recognized as equivalent	
		(-)	to the Vishwavidyalaya examinations; or	
		(c)	Affecting the conditions, mode of appointment or	
			duties of examiners or the conduct or standard of	
			examinations or any courses of study;	
			Unless a draft of such Ordinance has been proposed by	
	(2)		the Shiksha Samiti	
	(2)		The Karyakarini Samiti shall not have power to amend	
			any draft proposed by the Shiksha Samiti under the	
			provisions of clauses (b) and (c) of sub-section (1) but	
			may reject the proposal or return the draft to the	
			Shiksha Samiti for reconsideration either in whole or	
			in part, together with any amendments which the	
	(2)		Karyakarini Samiti may suggest. After any draft returned under sub-section (2) has been	
	(3)		further considered by the Shiksha Samiti together with	
			any amendment suggested by the Karyakarini Samiti,	
			it shall be again presented to the Karyakarini Samiti, it	
			shall be again presented to the Karyakarini Samiti with	
			a report of the Shiksha Samiti thereon and the	
			Karyakarini Samiti may then deal with the draft in	
			such manner as it may think fit.	
	(4)		Where the Karyakarini Samiti has rejected the draft of	
	(4)		an Ordinance proposed by the Shiksha Samiti, the	
			Shiksha Samiti may appeal to the Kuladhipati and the	
			Kuladhipati may by order direct that the proposed	
			Ordinance shall be laid before the next meeting of the	
			Karyakarini Samiti for its approval and may also direct	
			that it shall have effect from such date as may be	
			specified in the Order pending such approval.	
	(5)		The resolution of the Karyakarini Samiti accepting or	
	(3)		rejecting the Ordinance shall be final and shall have	
			effect from the date of the passing of the resolution.	
36	(1)		The authorities and other bodies of the	Regulations
30	(1)		Vishwavidyalaya may make Regulations consistent	Regulations
			with this Act, the Statutes and the Ordinances	
		(a)	Laying down the procedure to be observed at their	
		(4)	meetings and the number of members required to form	
			a quorum;	
		(b)	Providing for all matters which by this Act, the	
		(0)	Statutes or the Ordinances are to be prescribed by	
			Regulations; and	
		(c)	Providing for all other matters solely concerning such	
		(0)	authorities or the committees appointed by them and	
İ			not provided for by this Act, the Statutes or the	
İ			Ordinances.	

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	(2)	Every authority and body of the Vishwavidyalaya shall make Regulations providing for the giving of notice to the members of such authority of the dates of meetings and of the business to be considered at meetings, and for keeping of a record of the proceedings of meetings. The Karyakarini Samiti may modify or annul any Regulation made under this section by any authority or body other than the Karyakarini Samiti: Provided that any authority or body of the Vishwavidyalaya which is not satisfied with any such modification or annulment may appeal to the Karyakarini Samiti whose decision in this matter shall	
37.		be final. Notwithstanding anything in section 32, 34 and 36, the first Statutes, Ordinances and Regulations shall be drawn up by a Committee consisting of the Kuladhipati, one person nominated by the Kuladhipati and one person nominated by the State Government. These first Statutes, Ordinances and Regulations shall come into force on such date as the Kuladhipati may direct.	Committee to draw up first Statutes Ordinances and Regulations
38.	(1)	The hostels shall be such as may be maintained by the Vishwavidyalaya or recognized by the Karyakarini Samiti in accordance with the provisions of the Statutes.	
	(2)	The conditions of residence in the hostels shall be prescribed by the Ordinances, and every hostel shall be subject to inspection by any member of the Residence and Discipline Board or the Physical Welfare and Health Board authorized in this behalf by the Board and by any officer of the Vishwavidyalaya or other person authorized in this behalf by the Karyakarini Samiti.	
	(3)	The Karyakarini Samiti shall have power to suspend or withdraw the recognition of any hostel which is not conducted in accordance with the conditions prescribed by the Statutes.	
39.	(1)	The accounts of the Vishwavidyalaya shall at least once in every year at intervals of not more than fifteen months, be audited by the Examiner, Local Fund Accounts.	Audit of accounts.
	(2)	The accounts, when audited, shall be published in the Gazette and a copy of the accounts together with the audit report shall be submitted by the Karyakarini Samiti to the Karyakarini Samiti and the State Government. SUPPLEMENTARY PROVISIONS	
40.		If any question arises 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 Vishwavidyalaya, the matter shall be referred to the Kuladhipati whose decision thereon shall be final.	Disputes as to constitution of Vishwavidyalaya authorities and bodies.
	•		

41.		Where any authority of the Vishwavidyalaya is given	Constitution of
		power by this Act or the Statutes to appoint	
		committees, such committees shall save as otherwise	
		provided, consist of members of the authority	
		concerned and of such other persons, if any as the	
		authorities in each case may think fit.	~ a
42.		All casual vacancies among the members other than	
		ex-officio members of any authority or other body of	vacancies.
		the Vishwavidyalaya shall be filled, as soon as	
		conveniently may be, by the person or body who appointed, elected or co-opted 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.	
43.		No act or proceedings of any authority or other body	Proceedings of
		of the Vishwavidyalaya shall be invalidated on	Vishwavidyalaya
		account of any vacancy in the member ship or any	authorities and bodies
		defect in the election, nomination or appointment of	not invalidated by
		any member of any authority or body of the	vacancies.
		Vishwavidyalaya or any defect or irregularity in any	
		such act or proceeding not affecting the substance.	
44.	(1)	Every salaried officer and teacher of the	
		Vishwavidyalaya shall be appointed under a written	
		contract which shall be lodged with Vishwavidyalaya	
		and a copy thereof furnished to the officer or teacher	
	(2)	concerned.	
	(2)	Any dispute arising out of a contract between the	
		Vishwavidyalaya and any of its officers or teachers shall at the request of the officer or the teacher	
		concerned or at the instance of the Vishwavidyalaya,	
		be referred by the Kuladhipati to a tribunal of	
		arbitration consisting of one member appointed by the	
		Karyakarini Samiti, one member nominated by the	
		officer or teacher concerned and an umpire appointed	
		by the Kuladhipati and the decision of the tribunal	
		shall be final.	
45.	(1)	The Vishwavidyalaya shall constitute, for the benefit	
		of its officers, teachers, clerical staff and servants, in	
		such manner and subject to such conditions as may be	
		prescribed by the Statutes, such pension, insurance and	
	(2)	provident fund as it may deem fit.	NIN 61005
	(2)	Where any such pension, insurance or provident fund,	XIX of 1925
		has been so constituted or where any such pension,	
		insurance or provident fund has been constituted by a	
		college under rules which have been approved by the State Government, the State 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.	
46.		All acts and orders bonafide done and passed by the	
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			Vishwavidyalaya shall be final and no suit shall be instituted or damage claimed for anything done or omitted, in pursuance of the Act, Statutes, Ordinances and Regulations.	
47.	(1)		The first Kuladhipati shall have powers for a period one year from the date of his appointment-	Extra ordinary powers of first Kuladhipati
		(a)	With the previous approval of the Kuladhipati to make additional Statutes for any matter not provided for by the first Statutes;	1
		(b)	To constitute provisional authorities and bodies, and on their recommendations to make rules providing for conduct of the work of the Vishwavidyalaya;	
		(c)	Subject to the control of the State Government, to make such financial arrangements as may be necessary to enable this Act or any part thereof to be brought into operation;	
		(d)	With the sanction of the Kuladhipati to make such appointments as may be necessary to enable this Act or any part thereof to be brought into operation;	
		(e)	With the previous sanction of the Kuladhipati to appoint committees, as he may think fit to discharge such of his functions as he may direct; and	
		(f)	Generally to exercise all or any of the powers conferred on the Karyakarini Samiti by this Act or the Statutes.	
	(2)		Any orders passed by the Kuladhipati in exercise of the powers conferred by items (b), (d) and (e) of sub- section (1) shall cease to have effect after the expiry of the period of one year from the date of appointment of the Kuladhipati.	
48.			No person shall be appoint by the Karyakarini Samiti as a teacher of the Vishwavidyalaya paid by the Vishwavidyalaya except on the recommendation of a Selection Committee constituted for the purpose in accordance with the provisions of the Statutes.	teachers by
49.			The payment of salaries to the teachers of the Vishwavidyalaya shall be in accordance with scales fixed by the Karyakarini Samiti by Ordinances with the prior approval of the State Government.	Salaries of teachers.
50.			No person shall impart instruction in the Vishwavidyalaya or in any college unless such persons possesses the qualifications laid down by the Shiksha Samiti in that behalf in the Ordinance, A person shall be qualified to impart instruction only in the subject or subjects and up to the standard for which his teaching has been approved by the Shiksha Samiti.	Approval for imparting instruction.
51.	(1)		The Professors and the Readers, respectively, shall be of two classes, namely:- (i) Appointed Professors and Readers; and	Professors and Readers.
	(2)		(ii) recognised Professors and Readers. Appointed Professors and Readers shall be either-	

		(i)	Servants of the Vishwavidyalaya paid by the Vishwavidyalaya and appointed by the Karyakarini	
			Samiti as Professors or Readers, or	
		(ii)	Persons appointed by the Karyakarini Samiti as	
		· /	Honorary Professors or Readers for their scholarship	
			and high intellectual attainments.	
	(3)		Recognized Professors and Readers shall be such	
			members of the staff of colleges not maintained by the	
			Vishwavidyalaya as may be recognized by the	
			Karyakarini Samiti as Professor or Readers in	
			accordance with the provisions made in this behalf in	
50	(1)		the Ordinances.	TE C CC C
52.	(1)		Where, in accordance with this act, any person is to	Term of office of
			hold an office or be a member of an authority by	
			rotation according to seniority shall be determined in accordance with the Statutes.	or vishwavidyalaya
	(2)		Whenever any person becomes a member of any	
	(2)		authority by virtue of the office held by him, he shall	
			forth with cease to be a member of such authority if he	
			ceases to hold such office before the expiry of the	
			terms of his membership:	
			Provided that he shall not be deemed to have ceased to	
			hold his office merely by reason of his proceeding on	
			leave for a period not exceeding six months.	
53.	(1)		Any member, other than an ex-officio member, of the	_
			Karyakarini Samiti, the Shiksha Samiti or any other	
			Vishwavidyalaya authority or committee or an	Vishwavidyalaya
			Adhishthata (Dean) of a Vidyanganikaya (Faculty)	
			may resign by letter addressed to the Kula Sachiva and the resignation shall take effect as soon as the letter is	
			received by the Kula Sachiva.	
	(2)		Any officer of the Vishwavidyalaya, whether salaried	
	(-)		or otherwise, other than an Adhishthata (Dean) may	
			resign his office by latter addressed to the Kula	
			Sachiva. Such resignation shall take effect only from	
			the date on which the same is accepted by the	
			authority competent to fill the vacancy.	
54.	(1)		Amended (Vide Chhattisgarh Adhiniyam) Indira Kala Sangit	Power of State
			Vishwavidyalaya (Sanshodhan) Adhiniyam, 2002 (No. 8 of	Government apply
			2002)	Act in modified form
			If the State Covernment on receipt of a report or	with a view to provide for better
			If the State Government on receipt of a report or otherwise, is satisfied that a situation has arisen in	provide for better administration of
			which the administration of the University cannot be	university in certain
			carried out in accordance with the provisions of the	circumstances.
			Act, without detriment to the interests of the	
			university, and it is expedient in the interest of the	
			university so to do, it may by notification, for reasons	
			to be mentioned therein, direct that the provisions of	
			section 12, 12-A, 17A, 21, 22, 23, 24, 25 and 27 shall	
			as from the date specified in the notification there in	
			after in this section referred to as the appointed dates	
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		in operation for a period of one year form the appointed date and the State Government may from
		time to time extend the period by such further period
		as it may think fit so however that the total period of
		operation of the notification does not exceed three
(2)		years.
(3)		The Kuladhipati shall in consultation with the State
		Government simultaneously with the issue of the
		notification appoint the Kuladhipati under sub-section (1) and shall remove the Kuladhipati in the like
		manner. The Kuladhipati so appointed shall hold
		office during the period of operation of the
		notification: Provided that the Kuladhipati may,
		notwithstanding the expiration of the period of
		operation of the notification, continue to hold office
		thereafter until his successor enters upon office: this
(4)		period shall not exceed one year. As from the appointed date the following
(+)		consequences shall ensue; namely:-
	(i)	this Act shall have effect subject to the notified order
	· /	of the State Government.;
	(ii)	the Kuladhipati, holding office immediately before the
		appointed date shall notwithstanding that his terms of
	(:::)	office not expired, vacate his office;
	(iii)	Every person holding office as a member of the Karyakarini Samiti or the Shiksha Samiti, as the case
		may be immediately before the appointed date shall
		cease to hold that office;
		For terms "Vishwavidyalaya Sabha" or "Sabha" wherever
		they occur, the term Karyakarini Samiti"is substituted.
		Amended (Vide Chhattisgarh Adhiniyam) Indira Kala
		Sangit Vishwavidyalaya (Sanshodhan) Adhiniyam,
		2005 (No. 12 of 2005)
	(iv)	Until the Karyakarini Samiti or Shiksha Samiti as the
		case may be, reconstituted, the Kuladhipati appointed
		under Section 54(3) shall exercise the Powers and Perform the duties conferred or imposed by or under
		this Act, on the Karyakarini Samiti or Shiksha Samiti;
		Provided that the Kuladhipati may, if considers it
		necessary so to do, appoint a Committee Consisting of
		an educationist, an administrative expert and a
		financial expert to assist the Kuladhipati so appointed
		in exercise of such powers and performance of such
(5)		duties. Before the expiration of the period of operation of the
(5)		notification or immediately as early as practicable,
		as carry as practically,

apply to the university subject to notified orders of the

The notification issued under sub-section (1) (hereinafter referred to as the notification) shall remain

Stat Government.

(2)

thereafter, the Kuladhipati shall take steps to constitute the Karyakarini Samiti and Shiksha Samiti accordance with provisions of the Act, as unmodified and the Karyakarini Samiti and Shiksha Samiti as so constituted shall begin to function on the date immediately following the date of expiry if the period of operation of the notification of the date on which the respective bodies are so constituted whichever is later:

Provided that if the Karyakarini Samiti and Shiksha Samiti are not constituted before the expiration of the period of operation of the notification, the Kuladhipati shall on such expiration exercise the powers of each of these authorities subject to prior approval of the Kuladhipati till the Karyakarini Samiti or Shiksha Samiti as the case may be, is so constituted.

On expiration of the period of operation of the notification issued under section 54, the provisions of this Act as modified in application to the University mentioned in the notification shall cease to operate in respect thereof and the other relevant provisions of this Act shall revive and continue to apply thereto:

Provided that the expiration of the operation of the notification shall not affect:

- Previous operation of, or anything done or suffered under the provisions as modified in any order made there under; or
- (b) Any right, privilege, obligation or liability acquired, accrued or incurred under the provisions as modified or any order made there under; or
- (c) Any investigation or remedy in respect of any such right, privilege, obligation or liability as aforesaid and such investigation or remedy may be instituted or enforced as if the modified provisions had not ceased to apply.

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