

**BEFORE THE APPELLATE AUTHORITY CONSTITUTED UNDER THE
MADHYA PRADESH NIJI VYAVSAYIK SHIKSHAN SANSTHA (PRAVESH KA
VINIYAMAN AVAM SHULK KA NIRDHARAN) ADHINIYAM, 2007, (AS
AMENDED)**

Presided over by Justice Prakash Chandra Gupta.

Appeal No. 13/2025

**St. Aloysius Institute of Technology,
Jabalpur**

..... Appellant

V E R S U S

**The Admission and Fee Regulatory Committee,
Bhopal**

..... Respondent

ORDER

(Date: 2nd September, 2025)

1. This appeal is filed under Sec. 10 of Madhya Pradesh Niji Vyavasayik Shikshan Sanstha (Pravesh Ka Viniyaman Avam Shulk ka Nirdharan), Adhiniyam, 2007 (hereinafter referred to as “Act of 2007”) against the order passed by the Admission and Fee Regulatory Committee (AFRC for short) dated 13/06/2025, whereby the fee for the appellant institute was fixed at Rs. 24,050/- per student per semester for B.E. course being run by it, for academic sessions 2025-26, 2026-27 and 2027-28.
2. It is submitted on behalf of the appellant that the expenditure of the college Rs. 1,95,75,801/-, which is far more than the income of the college as per the fees charged. Total number of students admitted are significantly lower than the sanctioned intake. Proposed fee for B.E. course is Rs. 70,000/- per student per year in light of income and expenditure. It is also submitted that the AFRC has not considered the aforesaid expenditure of the college as fees have been assessed on lower side. Therefore, it is requested the fees as

regulated by the AFRC can be enhanced up to Rs. 70,000/- per student per year.

3. On the other hand, it is submitted on behalf of the respondent that salary expenses shown in income expenditure account of Rs. 3,22,11,238/- for which no PAN or Aadhaar details provided, salary details have also not provided. As shown, interest on term loan of Rs. 7,82,74,640/- is not permissible and sanctioned letter of term loan is also not been uploaded by the appellant. Balance sheet of the society for F.Y. 2023-24 is uploaded with wrong UDIN and audited annual financial report of society for F.Y. 2024-25 has not been uploaded by the appellant. Course-wise income and expenditure has not been shown in audited report filed by the appellant. All the relevant financial audited report has also not been uploaded by the college on website of AFRC within stipulated time. Therefore, the AFRC has regulated minimum fee as provided in its policy. It is also submitted that the AFRC has regulated proper fees. Therefore, the impugned order is not interfereable.
4. I have heard both the parties. Perused the record.
5. During arguments, it is fairly admitted by on behalf of the appellant that the appellant had uploaded consolidated balance sheet of all courses run by society. It is also submitted that due to some mistake balance sheet of real income and expenditure of the concerning course had not been uploaded by the appellant. During arguments, the appellant failed to point out any mistake committed by the AFRC.
6. On perusal of record, it appears that the appellant was failed to upload all the relevant balance sheet required by the AFRC to regulate the fees. Therefore, the AFRC has considered all the documents filed by the appellant and regulated minimum fees, which appears to be proper. The AFRC has not

committed any error to regulate the fees. Therefore, the impugned order is not interfereable. Accordingly, the impugned order is affirmed and appeal is dismissed.

This appeal stands disposed of accordingly.

(Justice Prakash Chandra Gupta)
Appellate Authority