GUIDELINES

For

For Japan’s
Technical Intern Training Program (TITP)

By

NATIONAL SKILL DEVELOPMENT CORPORATION (NSDC)
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ABBREVIATIONS AND ACRONYMS

All information contained in these guidelines for the Technical Intern Training Program is in good interest and faith.

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<td>COE</td>
<td>Certificate of Eligibility</td>
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<td>GoI</td>
<td>Government of India</td>
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<td>IO</td>
<td>Implementing Organization</td>
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<td>JITCO</td>
<td>Japan International Trainee &amp; Skilled Worker Cooperation Organization</td>
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<tr>
<td>MoC</td>
<td>Memorandum of Cooperation</td>
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<td>RFP</td>
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DISCLAIMER

All information contained in these guidelines for the Technical Intern Training Program is in good interest and The guidelines provide a framework for Sending Organizations that are responsible for training and sending the Indian youth to Japan for internships. The Sending Organizations are empaneled under this program by National Skill Development Corporation. The Memorandum of Cooperation on the Technical Intern Training Program was signed between the Ministry of Skill Development and Entrepreneurship, the Government of India and the Ministry of Justice, the Ministry of Foreign Affairs, and the Ministry of Health, Labour and Welfare of Japan, the Government of Japan in October 2017.

Sending Organizations and all other concerned stakeholders shall abide by these guidelines. They shall also make their independent investigation about any additional information required related to the implementation of TITP. The guidelines are effective with immediate effect and supersede all previous policies, guidelines, or any other communication related to TITP.

National Skill Development Corporation solely and exclusively owns all content in this document. It reserves the right to amend, delete, or add any information mentioned in the guidelines at any stage and at any time without any liability, obligation, or prior notification to anyone/any entity. The changes (if any) in the guidelines, as and when done by National Skill Development Corporation will be binding on all Sending Organizations. The guidelines will be available on www.nsdcindia.org.
1. BACKGROUND

1.1. ABOUT TECHNICAL INTERN TRAINING PROGRAM (TITP)

Skills and knowledge are the motivating forces for the economic and social development of any country. As India moves towards becoming a global knowledge-based economy, equipping its workforce with skills required for today's jobs and those of the future is a strategic concern for India's development outlook. India is one of the youngest nations in the world, with more than 62% of its population in the working-age group (15-59 years) and more than 54% of its total population below 25 years of age\(^1\). Given India's favourable demographic dividend coupled with the aging population in other parts of the world, several international markets, including Japan, are vying for skilled Indian workers. To reap the demographic dividend and meet the demand of countries for a skilled workforce, the Government of India (hereafter referred to as 'GoI') is equipping the Indian youth with employable skills and knowledge. To further this cause and amplify the impetus for making India the world's skill capital, GoI has initiated several measures. One such noteworthy step is signing of the Memorandum of Cooperation (hereafter referred to as 'MoC') on the Technical Intern Training Program (hereafter referred to as 'TITP' or 'Program') between the Ministry of Skill Development and Entrepreneurship of India (hereafter referred to as the 'MSDE') and the Ministry of Justice, the Ministry of Foreign Affairs, and the Ministry of Health, Labour and Welfare of Japan. The MoC was signed on October 17, 2017, to significantly expand the bilateral cooperation between India and Japan in the field of skill development. The Program aims to transform the skill ecosystem in India by sending and accepting technical interns from India to Japan, thereby enabling Indian industries to imbibe the best practices of Japanese industries. National Skill Development Corporation (hereafter referred to as 'NSDC') has been monitoring the Program since 2018.

1.2. TITP COMMENCED IN 1993 IN JAPAN

TITP was commenced in Japan in 1993 to contribute to developing countries by accepting people from these countries through on-the-job training (internship). The purpose was to promote international cooperation by transferring skills, techniques, and knowledge developed by technical interns in Japan to developing regions and contributing to the human resource development that will be the driving force.

behind the economic development of the said developing regions. More than 30 countries have been sending interns to Japan through the TITP route. There are 2,76,123 technical interns in Japan as of end of 2021 (Figure 1). The data represents the number of technical interns staying in Japan sent by various countries. India commenced its operations in 2018 for TITP after the MoC signing in October 2017.

**FIGURE 1:** Number of Technical Intern Trainees whose Status of Residence was Technical Intern Training, by Nationality (as of the end of 2021)

Source: Organization for Technical Intern Training (OTIT)

### 2. OBJECTIVES OF THE TITP GUIDELINES

This document (hereafter referred to as ‘TITP Guidelines’ OR ‘Guidelines’) lays down structures and processes for seamless implementation and monitoring of TITP. The key objectives of TITP Guidelines are to:

- **a)** detail the roles and responsibilities of **Sending Organizations** (hereafter referred to as the ‘SO’).
- **b)** establish the monitoring framework for TITP, and mitigate risks by course correction(s), if any, to be implemented by the SOs.
- **c)** incorporate insights gained through monitoring efforts into recommendations to enhance Indian stakeholders’ effectiveness, capacities, and systems and promoting learning from experience.
The Guidelines may undergo modification(s) at any point in time without any prior notification to the SOs or any other stakeholder. It is the responsibility of the SOs and other concerned stakeholders to keep themselves abreast of any such modifications in the TITP Guidelines through the NSDC website or by contacting NSDC.

3. KEY FEATURES OF TITP

TITP aims to empower the Indian youth by providing them with career advancement opportunities. Candidates, after receiving training in India, are sent to Japan up to five (5) years, and the Program offers various benefits to them such as:

a) **FINANCIAL BENEFITS:**
   - Attractive compensation
   - Health insurance during the training in Japan
   - Welfare pension after completing the training in Japan

b) **OTHER BENEFITS:**
   - Opportunity to work as Specified Skilled Worker (SSW) in Japan after completing three (3) years of TITP successfully.
   - Exposure to Japanese work culture, quality management, and innovation techniques.
   - Personality development by interacting with people of various nationalities.
   - Increase in the societal status on return to India.
   - Increase in work productivity on return to India.
   - Probability of exposure to higher-paying jobs on return to India.

c) **JOB CATEGORIES:**

Candidate can pursue TITP in Japan under specific sectors and job categories. The list of all sectors and the related job categories are available on [https://www.otit.go.jp/files/user/200303-6.pdf](https://www.otit.go.jp/files/user/200303-6.pdf). SOs are advised to stay abreast of the updates in the list of sectors and job categories through the information available on [www.otit.go.jp](http://www.otit.go.jp).

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2 The terms ‘candidate’, ‘technical interns’, and ‘interns’ have been used interchangeably.
3 Specified Skilled Worker (SSW) is a new residency status introduced by the Government of Japan in April 2019, with the objective of addressing severe skilled workers’ shortages by accepting foreign workers with specific expertise and skills in Japan. The Governments of India and Japan signed a MoC on SSW in January 2021.
d) RETURN TO INDIA:

After completing the training in Japan, the interns may return to their home country and utilize the skills acquired in Japan. The interns are also allowed to apply for SSW residency status in Japan, after completing their TITP tenure and continue their stay in Japan. This is permissible, provided all the regulations of Japan are followed. Further, the concerned Sending Organization shall keep NSDC informed of any such developments where the TITP intern gets converted to SSW and provide the necessary supporting documents to NSDC for that intern, which proves that the intern has got a job under SSW and all the required formalities as per the rules and regulations of the employers/ concerned authorities are fulfilled. For any clarifications, please connect with NSDC.

4. KEY STAKEHOLDERS

4.1. STAKEHOLDERS IN INDIA

a) Ministry of Skill Development and Entrepreneurship (MSDE): MSDE is focusing on enhancing the employability of the youth through skill development, removal of disconnect between demand and supply of skilled human resources, building the vocational and technical training framework, skill upgradation, and building of new skills. MSDE offers strategic guidance related to TITP and facilitates coordination amongst various stakeholders such as the relevant Ministries of Japan. (http://msde.gov.in/)

b) National Skill Development Corporation (NSDC): NSDC is a not-for-profit public limited company
incorporated on July 31, 2008, under section 25 of the Companies Act, 1956 (corresponding to section 8 of the Companies Act, 2013). NSDC aims to create genuine Public-Private Partnerships to catalyze the skills landscape in India. The GoI, through the MSDE, holds 49% of the share capital of NSDC, while the private sector has 51% of the share capital. NSDC is monitoring TITP on behalf of the MSDE. A brief on the roles of NSDC under TITP is given below:

I. **Empaneling SOs:** NSDC identifies and empanels suitable firms as SOs, which are entrusted with the responsibility of mobilizing and training desired candidates of India and placing them in Japan as interns to pursue TITP. The empanelment process includes evaluating proposals of applicants desirous of becoming SOs, conducting due diligence, and subsequent appointing of suitable applicants as SOs. Only such organizations, which NSDC empanels are authorized to send the candidates from India to Japan under TITP.

II. **Marketing and Promotional activities:** NSDC supports the SOs in engaging with SVOs/IOs for apprising the stakeholders about India’s value proposition as a Sending Country. NSDC has conducted several workshops and seminars to provide Indian stakeholders with a deeper insight into the Program and disseminate the best practices by inviting Japanese knowledge partners. NSDC shall continue to support SOs through such promotional events.

III. **Providing Program advisory services:** NSDC coordinates with various Governments and private stakeholders such as OTIT, Embassy of Japan in India, Embassy of India in Japan, JITCO, and others to disseminate important information about TITP to Sending Organizations, such as:

   i. List of licensed Supervising Organizations approved by OTIT
   ii. Updated job sectors list under TITP
   iii. Disseminating other important information related to the Program

   c) **Sending Organization (SO)**: SO is responsible for mobilizing and training the candidates in India and placing them as technical interns in Japan. SOs in India for TITP, are empaneled by NSDC, and only such firms are called ‘Sending Organizations’ of India. The list of SOs is available on the NSDC website (http://nsdcindia.org/). The roles and responsibilities of SOs are given in section 6.

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4 ‘Placement’ refers to the internship of the Indian candidate(s) in Japan under TITP. The term ‘placement’ and ‘internship’ has been used interchangeably in the TITP Guidelines.

5 A Sending Organization or SO represents ‘Approved Sending Organization’ in this document.
4.2. STAKEHOLDERS IN INDIA

a) The Ministry of Justice, the Ministry of Foreign Affairs, and the Ministry of Health, Labour, and Welfare of Japan (hereafter referred to as ‘the Government of Japan’): The Ministry of Justice\textsuperscript{6} is one of the cabinet-level ministries of Japan. It is responsible for the judicial system, correctional services, household, property, and corporate registrations and serves as the government legal representative. The Ministry of Foreign Affairs\textsuperscript{7} is a cabinet-level ministry in Japan responsible for the country’s foreign relations. The Ministry of Health, Labour and Welfare\textsuperscript{8} is a cabinet-level ministry in Japan containing sections and bureaus, including health policy bureau, labour standards bureau, human resources development bureau, children and families bureau, etc.

b) Organization for Technical Intern Training (hereafter referred to as ‘OTIT’): It is a legal entity approved by the Government of Japan. OTIT aims to promote international cooperation by transferring skills, technologies, or knowledge of Japanese industries to developing countries through human resource development while ensuring proper training and protection of technical interns. (\url{http://www.otit.go.jp/})

c) Supervising Organization (hereafter referred to as ‘SVO’):\textsuperscript{9} It is an organization in Japan responsible for accepting technical interns under its supervision and is required to ensure that the technical intern training by the employer or the Implementing Organization (explained below) is performed appropriately. SVO includes organizations such as Chamber of Commerce and Industry, Society of Commerce, and Industry, Medium and Small Sized Business Association, Agricultural Cooperative, Fisheries Cooperative, Public Interest Incorporated Association, Public Interest Incorporated Foundation, and other organizations. OTIT regulates all SVOs in Japan.

d) Implementing Organization (hereafter referred to as ‘IO’): It is a company in Japan that accepts technical interns and provides technical intern training based on an employment engagement under the SVOs’ responsibility and supervision.

\textsuperscript{6} Ministry of Justice of Japan (\url{http://www.moj.go.jp/ENGLISH/preface.html})


\textsuperscript{9} As per the “Act on Proper Technical Intern Training and Protection of Technical Intern Trainees’ of Japan, (\url{http://www.mhlw.go.jp/english/policy/employ-labour/human-resources/dl/2-00.pdf}) Article 2 (10) (Pg. no. 4), a Supervising Organization refers to ‘a Japanese non-profit juridical person that engages in the business of supervision of training by obtaining a license to supervise.’
5. TYPES OF TITP

The acceptance of a candidate as a technical intern under TITP is of two types:

a) **Individual-enterprise-type technical intern training:** A system wherein an IO accepts employees of local overseas companies, joint venture companies, or companies with which it has financial dealings, etc., and conducts technical intern training of said employees.

b) **Supervising-organization-type technical intern training:** A system wherein an SVO accepts technical interns, and the training is conducted by IOs affiliated with it. As per the TITP MoC signed, the candidate's acceptance as a technical intern from India shall be 'Supervising-organization-type technical intern training.'

6. TITP WORKFLOW

Successful TITP implementation is grounded in the effective enforcement of various activities carried out by SOs, from suitable candidates' enrolment and adequate training in the Japanese language & domain (as applicable), before sending them to Japan. The TITP workflow is outlined below. SOs shall follow this workflow, and the detailed roles and responsibilities are given in section 7.
7. ROLES AND RESPONSIBILITIES OF SENDING ORGANIZATION

The empaneled SO must understand all relevant requirements of the SVO/IO pertaining to the desired technical interns before commencing their training in India. The roles and responsibilities of an SO are stated below, but not limited to:

7.1. ESTABLISHING TITP INTERNSHIP LINKAGES IN JAPAN BEFORE COMMENCING TRAINING IN INDIA

a) SO shall identify a suitable SVO/IO and secure interns' internship requirements in Japan before starting the candidates' training in India. It is mandatory for the SO to sign an agreement with the SVO with whom it plans to enter in a relationship for placing its candidates as interns under TITP.

b) SO shall ensure that any agreement or contract signed between itself and the SVO shall not have any clause that imposes monetary penalties on technical interns or any clause that requires payments/transfer of money from the candidate or their family in the event of a violation of training contract by them.

c) SO shall not deal with any SVO whose license is revoked or subjected to administrative penalties by OTIT. The list of approved SVOs is available on the OTIT website and circulated by NSDC to all SOs from time to time.

d) It is recommended that the SO has an office and a competent representative in Japan to interact with the SVOs, IOs, and other stakeholders in Japan to build business relationships seamlessly and manage any issues involving TITP implementation.

e) It is the responsibility of the SO to get TITP internship linkages from SVO/IO for sending its candidates as TITP interns.

7.2. MOBILISATION OF SUITABLE CANDIDATES

a) The success of TITP lies in the desirable attributes and motivation of candidates selected to be placed as technical interns. Therefore, SO must target appropriate candidates for training who understand the objectives of TITP. Some of the eligibility criteria for candidates who can work as interns under TITP are given below:

I. The technical intern shall be 18 years of age or above.

II. The technical intern shall be of Indian nationality.
III. The technical intern shall be a person who intends to engage in the technical intern training, having understood the purpose of the Program.

IV. The technical intern should plan to engage in work requiring the skills etc. acquired in Japan after returning to the home country (India).

In addition to the above parameters, SO is advised to go through the link (https://www.otit.go.jp/files/user/docs/291113-3-Operational%20Guidelines.pdf) for detailed understanding.

b) The details about the eligible sectors and job categories under TITP are given in the link (https://www.otit.go.jp/files/user/200303-6.pdf). SO is advised to check the same from time to time.

SO shall also consult the SVO/IO regarding the desired sector and the job category before enrolling candidates and commencing their training in India to ensure that candidates are imparted training as per the demand in Japan.

c) As per the MoC signed between India and Japan, SO shall clearly communicate the total fee to be charged from the candidates, and must declare this information on their website. This is one of the parameters given by Japan under the ‘Approving Standards of Sending Organization’, shown in Annexure 1.

d) SO shall disseminate the information concerning the IO, the SVO, salary details, working and living conditions in Japan to the candidates before their departure to Japan.

7.3. TRAINING IN INDIA

SO shall conduct training of its enrolled candidates addressing the following aspects:

a) Japanese language training up to the level as desired by the SVO/IO. For Care workers, the minimum level required is N4 as per the guidelines by Japan. For other sectors, SO should consult SVO and train the candidates accordingly.

b) Japanese lifestyle and etiquettes to impart the required knowledge essential for living in Japan.

c) Requisite domain training, if required

d) Any other relevant aspects, as deemed fit.

7.4. SELECTION OF CANDIDATES BY SVO/IO IN JAPAN

SO shall arrange interviews of the trained candidates with SVO/IO. Further, SO shall not make any false
promises to candidate on matters concerning salary / stipend / location of internship / travel reimbursements / holidays etc., without any written confirmation by the SVO/IO on job details in Japan.

7.5. ARRANGING CERTIFICATE OF ELIGIBILITY (CoE)

Post selection of the candidate by the SVO/IO, SO shall extend support to the concerned Japanese stakeholders and the candidates in arranging the Certificate of Eligibility (hereafter referred to as ‘CoE’) and subsequently the VISA of the candidate. The OTIT website may be referred to for the updated formats/forms required to obtain the CoE. The number of forms, formats, or requirements may change from time to time, and thus, the SO should consult its SVO for guidance.

7.6. SUPPORT IN JAPAN DURING INTERNSHIP

SO shall stay abreast of the status of the technical interns during their stay in Japan and resolve any issues that may arise. SO shall make best efforts to help the intern in settling down and completing the training in Japan. For this purpose, SO shall undertake the below-mentioned activities (but not limited to):

a) Remain in close coordination with its interns, respond to their health and safety concerns (if any), and provide proper support. In critical incidents related to interns such as depression, feeling uneasy due to any circumstance, harassment, or abuse\(^\text{10}\) by the employer or any other person/entity, SO shall coordinate with the candidate and the concerned stakeholders involved to resolve the issue on priority. SO shall notify the concerned intern’s family and NSDC within 48 hours of the incident in case of any critical matter.

b) Remain in close communication with the SVO/IO to obtain regular feedback on the performance of its interns and resolve concerns (if any). NSDC shall periodically communicate with the SVOs/IOs of the candidate at any point of time to seek the feedback of Indian youth placed as interns under TITP, and the SO shall facilitate the meetings as and when requested by NSDC.

c) Assist its intern in case of a fatal accident or injury of any kind. In such cases, the SO shall immediately contact the family member of the intern and resolve the issue in the best possible manner.

d) Take effective measures to prevent the disappearance of its interns pursuing training in Japan. To minimize such incidents, the SO shall brief all candidates on salary details, working conditions, cultural

\(^{10}\) Abuse or harassment can be of any kind but not limited to physical/sexual/verbal in nature.
orientation to Japanese lifestyle, and other relevant aspects before their enrolment in the batch and placement in Japan, so that the candidates’ expectations after arriving in Japan match with the information conveyed to them during training. SO shall seek from the SVO information relevant for such briefing and remain in close contact with the interns after placement in Japan for any support required. If the SO receives notification from an SVO regarding the disappearance of its intern, it shall notify the same to NSDC and the concerned intern’s family within 48 hours of the incident.

e) Coordinate with the SVO/IO to provide the best possible legal support to the intern (as per the case), if he/she is charged with any criminal offense while undergoing training in Japan. SO shall also inform NSDC and the concerned intern’s family within 48 hours of such incident. NSDC shall not be liable for the intern’s involvement in any such criminal offense(s) or as the case may be.

7.7. COMPLETION OF TITP IN JAPAN AND RETURN TO INDIA

SO shall help in the smooth return of its interns after completion of their training in Japan. Any intern who returns to India without completing the training in Japan should be brought to the notice of NSDC through an email/letter to NSDC stating the reasons for return. SO shall inform NSDC within 48 hours of such an incident. However, suppose an intern gets a job within the SSW residency status in Japan, after completing his/her TITP. In that case, the intern has the freedom to work under SSW without coming back to India and continuing his/her stay in Japan. This is permissible, provided all the regulations of Japan are followed. Further, the concerned Sending Organization shall keep NSDC informed of any such developments where the TITP intern gets converted to SSW and provide the necessary supporting documents to NSDC for that intern, which proves that the intern has got a job under SSW and all the required formalities as per the rules and regulations of the employers/ concerned authorities are fulfilled. For any further clarifications, NSDC may be contacted.

7.8. EMPLOYMENT SUPPORT TO THE INTERN AFTER RETURN TO INDIA

Upon return of the intern to India after completing TITP in Japan, SO shall provide the necessary support, such as finding employment opportunities for them to utilize the acquired technical skills etc., appropriately.

In addition to the above-mentioned roles, SO is also advised to go through the below-given documents/links for a more detailed understanding and updates on TITP.
8. TITP CONTRACT RENEWAL, FEES AND INCENTIVES

8.1. TITP CONTRACT RENEWAL

Under TITP, 34 SOs are empaneled as of September 2022. Based on the SO’s performance, its contract for empanelment (hereafter referred to as ‘Contract’) shall be renewed according to their due date. SO must give yearly projections in the beginning of the Financial Year (hereinafter referred to as FY). The SO’s performance shall be evaluated basis number of interns placed in Japan on yearly basis.

8.2. YEARLY LICENSE FEE

All the SOs shall pay Annual License Fee of INR \(2,00,000/\) (Indian Rupees Two Lakh Only) starting from 1st October 2022. The fee must be paid in the beginning of the Annual cycle.

8.3. PLACEMENT FEE FOR INTERNSHIP LINKAGES ESTABLISHED BY NSDC

It is the responsibility of SO to develop the internship linkages in Japan for their trained candidates and place them as technical interns. NSDC may also provide the platform to SOs for TITP internship linkages. If any SO places its candidates through the linkages established by NSDC, it shall pay a one-time, non-refundable fee per candidate to NSDC. The fee amount shall be decided between NSDC and the SO on a case-to-case basis.
8.4. INCENTIVES FOR SO

To encourage SOs, following incentives have been introduced for SOs:

a) If the SO sends minimum 50 candidates in a year (October ~ September cycle), 25% of the Yearly License Fee will be waived off for the subsequent year.

b) If the SO sends minimum 100 candidates in a year (October ~ September cycle), then 50% of the Yearly License Fee will be waived off for the subsequent year.

The number of candidates sent must be reported to NSDC, as per the prescribed monitoring formats within the reporting timelines.

9. MONITORING OF TITP

NSDC shall monitor TITP through appropriate mechanisms as stated below (but not limited to) and deemed fit by NSDC. Considering the importance of TITP in strengthening bilateral cooperation between India and Japan towards skill development, SO shall ensure to adhere to the TITP Guidelines failing which, it may invite disciplinary action by NSDC as deemed fit by NSDC.

9.1. TIMELY AND CORRECT SUBMISSION OF DATA

TITP involves multiple important stakeholders from Japan and India such as MSDE, the Embassy of India to Japan, and others. SO shall furnish the data related to TITP pertaining to the details of its candidates being trained, placed in Japan, the SVO/IO involved, the agreement signed with the SVO, candidate's employment letter, or any other details as and when requested by NSDC as per the prescribed formats.

Data should be correct, complete, and should be submitted as per the due submission date. Delay in providing the data or any other information directly impacts the progress of the Program and shall be considered as non-compliance to the Guidelines. Further, SO shall inform NSDC (through email/letter) within 48 hours of the key events such as:

a) Return of the intern to India after or before completing the TITP in Japan.

b) The disappearance of an intern OR his/her involvement in any criminal offense.

c) Any other mishappening with the intern in Japan.

d) Any work-related achievement of the intern in Japan.

e) Any critical changes such as opening or closure of a training center OR change in the office address in India / Japan Or a change in the management / authorized signatory etc.
9.2. COMPLIANCE TO THE APPROVED STANDARDS OF SO

SO may charge a suitable amount as the fee from the candidates for their training in India and placement in Japan. However, the total fee should be publicly displayed on the website of the SO. Further, SO shall adhere at all times to the ‘Approving Standards for SOs as per the MoC’ (As per Annexure 1).

9.3. WITHDRAWAL OF ANY OF THE CONSORTIUM MEMBERS

In the case of any Consortium, the SO gets empaneled basis on the competency of all the Consortium members. Thus, if any Consortium member of the SO withdraws from the Consortium for any reason (whether due to its own act or by operation of law) during the TITP Contract validity period, the concerned SO shall notify NSDC through a formal email/letter within ten calendar days of such incident. Post notification, Consortium shall be de-empaneled as SO, and the Contract will stand terminated, however, the concerned consortium members may re-apply to become SO through the ongoing RFP (if any) process of NSDC. SO not informing within the stipulated time shall be construed as hiding the information from NSDC / misleading NSDC. In such cases, the concerned SO shall face suitable disciplinary action.

9.4. TRAINING WITHOUT INTERNSHIP LINKAGES OR PROVIDING MISLEADING INFORMATION TO CANDIDATES

SO should commence the training in India only after finding the TITP internship linkages for candidates as explained in its role and responsibilities. Furthermore, SO shall not mislead the candidate at any point in time, with respect to expected salary emoluments, working candidates, or any other benefits regarding the training in Japan. Any dispute between SO and candidate shall be resolved amicably between themselves in the candidate’s best interest. NSDC shall have no liability in incidents of disputes arising between SO and the candidate related to (but not limited to) fees, placements promised, or any financial or other matter between them. However, NSDC shall investigate the matter in case it receives a grievance from a candidate or any other stakeholder. SO shall fully cooperate with NSDC in the investigation and, if it is found that SO made false promises to candidates, the SO may invite disciplinary action from NSDC as stated in section 9.

9.5. ABIDING BY THE LAWS OF THE LAND

SO shall not perform any activity inconsistent with India and Japan’s laws applicable to TITP.
9.6. SUB-CONTRACTING

SO may subcontract and engage service provider(s) for one or more of the activity required to be performed under the Contract. However, Second Party shall:

a) Promptly provide the details of all such subcontracts and service providers to NSDC for record purposes.

b) Remain liable for the performance of all subcontracted activities/obligations.

c) Indemnify NSDC for all damages and costs of any kind incurred by NSDC or any third party and caused by the acts and omissions of Second Party’s subcontractors.

d) Make all payments to its subcontractors.

9.7. CENTER INSPECTION

NSDC may conduct surprise inspections of SO’s training centers to interact with the trainers, candidates etc. Observations after such inspection shall be communicated to the SO to improve the Program implementation (wherever required). SO shall be given 30 calendar days to rectify the problem (as the case may be).

9.8. OTHER COMPLIANCES

In addition to the above-stated parameters, SO shall ensure to comply with the below-stated points:

a) In the case of any incident/aspect which is not covered or is not a part of the TITP Guidelines but concerns the implementation of TITP in any manner and at any stage, SO is advised to resolve the same in the most appropriate manner keeping NSDC informed, in the best interest of the candidate and maintaining an amicable bilateral relationship between India and Japan. If appropriate corrective measures are not taken by the SO to resolve such incidents, NSDC shall investigate the incident and may take suitable action on the concerned SO, which shall be final and binding on it and all concerned stakeholders.

b) The responsibility to ensure the authenticity and accuracy of the details submitted by the SO rests solely with it. At any point in time, if the information is found to be forged or manipulated or incomplete or hidden or incorrect, the SO is liable to disciplinary action(s) by NSDC. Further, SO shall furnish the information/documents within the stipulated timeframe as requested by NSDC.

c) SO shall seek the written approval of NSDC before using the logo of NSDC, MSDE, or Skill India.
d) Share any information/document within the stipulated timeframe as requested by NSDC.

e) Unethical, Fraud and Corrupt Practices:

**Corrupt practice** means behavior on the part of officials of the SO in the public or private sectors by which they improperly and unlawfully enrich themselves and/or those close to them, or induce others to do so, by misusing the position in which they are placed, and it includes the offering, giving, receiving, or soliciting of anything of value to influence the action of any such official in the procurement process, or in the procurement or execution of the Contract.

**Fraudulent practice** means a misrepresentation of facts at any stage during the execution of TITP, in order to influence the process of evaluation or in the procurement or the execution and performance of the Contract.

SO shall not undertake any activity that may undermine or tarnish India’s image and, at all times shall uphold the national interest of India. SO shall ensure that it is not involved in any Unethical, Fraud, and Corrupt practices, including the below points but not limited to, failing which NSDC may permanently de-empanel the SO or may take any other suitable action as deemed fit by NSDC.

Refer to section 9 to know details about the consequences.

I. Offering any undue favor in cash or kind to any stakeholder in India or Japan to influence the implementation of TITP.

II. Forging/manipulating any information/document concerning the implementation of TITP.

III. Providing any misleading information to the candidate or other concerned stakeholders in India, Japan OR the public in general. Misleading information shall include (but not limited to) making false promises about job offers in Japan, wages, perks, and benefits, telling the candidate that internship linkages are with the SO when there is none, and so on.

IV. Harassing or abusing the candidate in any manner, either by itself or other representing members of the SO.

V. Providing any monetary kickbacks, etc., to SVO regarding the transfer of funds between a SO and the SVO.

VI. Concluding a second agreement/contract with the SVO separately to the original agreement (submitted to the OTIT), to conceal deposits or penalties imposed on the interns, or to hide any kick-back/cash backs from the SVOs, or to hide from NSDC regarding the management fees or any other fee paid by the SVOs.
10. CONSEQUENCES OF NON-COMPLIANCE TO GUIDELINES

In case of non-compliance to the TITP Guidelines or the Contract or hiding from NSDC any kind of information that is important to TITP, the SO may face disciplinary action including the following, at the discretion of NSDC:

a) A financial penalty of INR 20,000/- to INR 100,000/- (Indian Rupees Twenty Thousand to One lakh only) depending on the severity of the situation.

b) De-empanelment from the status of being a SO either temporarily or permanently, depending on the severity of the case.

c) Blacklisting from participating in TITP or any Japan-related programs managed by NSDC, or any other programs /schemes (national or international) managed by NSDC. Blacklisting is applicable wherever mentioned above in the guidelines. NSDC may also provide the information to other government bodies of concern.
ANNEXURE 1: APPROVING STANDARDS FOR SENDING ORGANIZATIONS AS PER THE MOC

SO shall meet all the approved standards given below, as per the MoC signed between India and Japan:

1) To appropriately select and send to Japan only those who are motivated to engage in Technical Intern Training with the understanding of the objectives of the TITP and to contribute to the economic development of the Republic of India (hereinafter referred to as "India") by making use of the achievement through the Technical Intern Training after returning to India.

2) To clearly specify the calculating criteria of commissions and any other fees to be collected from ‘Technical Intern Trainees and/or Technical Intern Trainee candidates’ and make the criteria publicly available, and to explain the details of such commissions and other fees to Technical Intern Trainees and candidates in order to obtain their understanding sufficiently.

3) To provide the Technical Intern Trainees who returned to India after completing the Technical Intern Training with necessary support, such as finding occupations for them to appropriately utilize the acquired technical skills, etc.

4) With respect to the appropriate implementation of the TITP as well as the protection of Technical Intern Trainees, to respond the requests from the Minister of Justice of Japan, the Minister of Health, Labour and Welfare of Japan or the OTIT. Such requests include cooperation on follow-up surveys on the Technical Intern Trainees who returned to India after completing the Technical Intern Training.

5) As for SO and its board members, if they had been sentenced to imprisonment or more severe penalty in Japan, India or any other country/ies, at least five years have elapsed after the penalty had been completed or the penalty had been exempted from the execution.

6) To carry out any projects in accordance with the laws and regulations of India.

7) As for SO and its board members, to have never conducted any of the following acts within the preceding five years:

   I. In connection with Technical Intern Training, managing money or other properties of Technical Intern Trainees and candidates, their relatives or other persons concerned, regardless of any reasons such as collecting deposits or any other purposes.

   II. Concluding any contracts that impose monetary penalties or that expect undue transfer of money or other properties, for the violation of the contracts in relation to Technical Intern Training.
III. Human rights infringements against Technical Intern Trainees and candidates such as assaults, intimidations, and restrictions of freedom.

IV. With regards to the procedures of TITP as well as the immigration program in Japan, to use or provide forged, altered or false documents, pictures or drawings with the intention of obtaining permissions fraudulently.

8) In coordinating applications for Technical Intern Training to Japanese SVO, to confirm that Technical Intern Trainees and candidates, their relatives or other persons concerned have never been involved in the acts set out in (I) and (II) of (7).

9) Acknowledging the importance of addressing disappearance of Technical Intern Trainees, to cooperate with Japanese SVO and to make efforts in order to prevent Technical Intern Trainees from disappearing.

10) To have the necessary capacities to appropriately coordinate applications for the Technical Intern Training to Japanese SVO.

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