Approving Standards for Sending Organizations

A Sending Organization must meet all the following standards as given below:

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 Technical Intern Training Program 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 detail 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 in order for them to appropriately utilize the acquired technical skills, etc.

4. With respect to the appropriate implementation of the Technical Intern Training Program 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 Organization for Technical Intern Training. 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 Sending Organization and its board members, if they had been sentenced to imprisonment or more severe penalty in Japan, India or any other countries, 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 Sending Organization and its board members, to have never conducted any of the following acts within the preceding five years:

   a) 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;

   b) 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;

   c) Human rights infringements against Technical Intern Trainees and candidates such as assaults, intimidations, and restrictions of freedom; and
d) With regard to the procedures of the 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 supervising organizations, to confirm that Technical Intern Trainees and candidates, their relatives or other persons concerned have never been involved in the acts set out in (a) and (b) of (7).

9. Acknowledging the importance of addressing disappearance of Technical Intern Trainees, to cooperate with Japanese supervising organizations 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 Supervising Organizations.