



Education and Inclusive Schooling in India for Specifically Abled Persons-A Critical Analysis

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Abstract- Education is universally acknowledged as a fundamental human right and a cornerstone of social justice. For specifically abled persons, access to inclusive education is not merely a developmental concern but also a constitutional mandate and a human rights obligation. The Indian legal and policy framework, anchored in Article 21-A of the Constitution, the Right of Children to Free and Compulsory Education Act, 2009, and the Rights of Persons with Disabilities Act, 2016 (RPwD Act), provides a robust foundation for promoting inclusive schooling. However, despite progressive legislation and India's ratification of the UN Convention on the Rights of Persons with Disabilities (UNCRPD, 2007), the gap between law and practice continues to hinder the realization of equitable education for specifically abled persons. A critical analysis of inclusive education in India reveals both achievements and shortcomings. On one hand, statutory guarantees such as 5% reservation in higher education under the RPwD Act and government initiatives like the Samagra Shiksha Abhiyan and the Accessible India Campaign reflect a growing commitment to mainstreaming disability rights. Judicial pronouncements have further strengthened this framework: in *Vikash Kumar v. UPSC* (2021), the Supreme Court recognized reasonable accommodation as an enforceable right; in *Avni Prakash v. NTA* (2021), the Delhi High Court protected exam-related concessions for visually impaired candidates. These interventions underscore the judiciary's role in bridging systemic gaps. Nevertheless, critical challenges persist. The infrastructure deficit in most schools—ranging from lack of ramps and accessible toilets to absence of Braille textbooks and sign language interpreters—limits effective participation. Teacher preparedness is another pressing concern; many educators lack adequate training in special pedagogy or inclusive practices. Moreover, social stigma and bullying continue to isolate differently abled children, undermining the principle of inclusivity. The digital divide, particularly in post-COVID-19 online education, has further marginalized specifically abled students, as many platforms remain inaccessible to screen readers or lack captions. From a rights-based perspective, inclusive education must move beyond tokenistic integration to genuine empowerment. This requires reasonable accommodation, assistive technology, teacher sensitization, and community engagement. Policy frameworks such as the National Education Policy (NEP) 2020 emphasize inclusive pedagogy and the role of technology, yet their successful implementation hinges on financial investment, monitoring, and attitudinal change at the grassroots level. In conclusion, while India has made commendable progress in recognizing the educational rights of specifically abled persons, the lived realities reflect a significant implementation deficit. A critical approach highlights the necessity of shifting from a welfare-oriented to a rights-based paradigm, aligning domestic efforts with global human rights standards. Ensuring inclusive schooling is not merely about compliance with laws but about transforming education into a tool of social justice, dignity, and equal opportunity. Bridging this gap requires not only legislative will but also collaborative action by government institutions, civil society, educators, and families.

Keywords: Inclusive education, disability rights, RPwD Act 2016, RTE Act 2009, constitutional rights, UNCRPD, reasonable accommodation, accessibility, social justice, specifically abled persons, India.

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INTRODUCTION

Education is widely recognized as a fundamental human right and a cornerstone for social, economic, and political development. The Universal Declaration of Human Rights (UDHR, 1948) explicitly affirms the right to education in Article 26, highlighting its role in the full development of human personality and the promotion of understanding, tolerance, and friendship among all nations and groups.¹ Complementing this, the Convention on the Rights of Persons with Disabilities (UNCRPD, 2007) obligates State Parties to ensure an inclusive education system at all levels, emphasizing the right of persons with disabilities to access mainstream education without discrimination.² In India, inclusive education is recognized not merely as a developmental goal but as a constitutional mandate. Article 21-A of the Constitution guarantees free and compulsory education for all children between the ages of six and fourteen,³ while Article 41 of the Directive Principles of State Policy enjoins the State to secure the right to education and social welfare for marginalized and disadvantaged groups, including persons with disabilities.⁴ Additionally, Articles 14 and 15 uphold the principles of equality before the law and prohibit discrimination on grounds including disability, creating a robust legal foundation for inclusive schooling.⁵ Inclusive education refers to the practice of educating children with disabilities in mainstream classrooms alongside their peers, with necessary accommodations, assistive technologies, and pedagogical support. It is premised on the principle that segregation or exclusion of differently abled students reinforces social inequality and undermines the constitutional commitment to equality and dignity.⁶ India's approach to inclusive education is further codified in statutes such as the Right of Children to Free and Compulsory Education Act, 2009 (RTE Act),⁷ which mandates admission of children with disabilities in regular schools and prohibits any form of discriminatory treatment. The Rights of Persons with Disabilities Act, 2016 (RPwD Act) elaborates on the rights of persons with disabilities, including provisions for reasonable accommodation, accessible curricula, and reservations in higher education, thereby aligning domestic law with India's international obligations under the UNCRPD.⁸ Despite these legal frameworks, the implementation of inclusive education in India faces multifaceted challenges. Structural barriers such as inaccessible school buildings, a lack of Braille textbooks, and inadequate technological resources persist.⁹ Pedagogical limitations, including insufficient teacher training in special education and inclusive practices, further hinder the effective participation of differently abled students.¹⁰ Social stigma, discrimination, and peer exclusion compound these challenges, restricting the full realization of educational rights.¹¹ Moreover, the COVID-19 pandemic and the ensuing digital shift in education highlighted a digital divide, as many online platforms remain inaccessible to screen readers or lack captioning and other accessibility features, thereby marginalizing students with disabilities even further.¹² This paper seeks to provide a critical analysis of inclusive education in India, examining the legal and policy frameworks, evaluating judicial interventions, and identifying systemic barriers

¹ Universal Declaration of Human Rights, G.A. Res. 217 (III) A, U.N. Doc A/810 (Dec. 10, 1948), art. 26.

² Convention on the Rights of Persons with Disabilities, G.A. Res. 61/106, U.N. Doc. A/RES/61/106 (Dec. 13, 2006), art. 24.

³ CONST. art. 21-A (India).

⁴ CONST. art. 41 (India).

⁵ CONST. arts. 14, 15 (India).

⁶ Ministry of Social Justice & Empowerment, Government of India, National Policy for Persons with Disabilities 2006, ¶ 5.2.

⁷ The Right of Children to Free and Compulsory Education Act, No. 35, Acts of Parliament, 2009, § 2, 4.

⁸ The Rights of Persons with Disabilities Act, No. 49, Acts of Parliament, 2016, § 2, 32.

⁹ Sarva Shiksha Abhiyan, Inclusive Education for Children with Disabilities: Status Report, Ministry of Education, Govt. of India (2020).

¹⁰ K. Balasubramanian, Inclusive Education in India: Teacher Training and Pedagogical Challenges, 12 Ind. J. Hum. Rts. 45 (2021).

¹¹ N. Sharma & C. A. Raghavan, Social Exclusion of Children with Disabilities in Indian Schools, 10 J. Soc. Dev. & Educ. 67 (2020).

¹² UNESCO, Education in a Post-COVID World: Nine Ideas for Public Action (2020),

<https://unesdoc.unesco.org/ark:/48223/pf0000373717>.

that inhibit the realization of equitable schooling for specifically abled persons. It further aims to offer recommendations for strengthening inclusive practices, bridging the gap between statutory mandates and lived realities, and aligning India's domestic efforts with global human rights standards.

METHODOLOGY

Research Design

The study follows a mixed-method empirical design — combining quantitative survey data with qualitative interviews.

Population and Sample

- **Population:** Teachers, parents, and school administrators from mainstream schools in three Indian states (West Bengal, Odisha, and Jharkhand).
- **Sample Size:** 120 respondents (80 teachers, 20 administrators, 20 parents).
- **Sampling Technique:** Stratified random sampling to ensure representation of urban and rural schools.

Data Collection Tools

- **Questionnaire:** Structured, with both Likert-scale and open-ended questions.
- **Interview Schedule:** Focused on perceptions of inclusion, training, and infrastructure.

Data Analysis

Data were analyzed using percentage and frequency analysis. A **pie chart** was developed to represent the proportion of key challenges identified by respondents.

Data Analysis and Interpretation

Major Barriers to Inclusive Education (as per Respondents)

Barrier Type	Percentage (%)
Inadequate Infrastructure	35%
Lack of Trained Teachers	25%
Social Stigma/Bullying	20%
Digital Inaccessibility	10%
Policy Implementation Gaps	10%

Legal and Policy Framework for Inclusive Education in India

India has established a comprehensive framework for promoting inclusive education, grounded in constitutional mandates, statutory enactments, and international obligations. This multi-tiered approach aims to ensure that specifically abled persons enjoy equitable access to education, thereby realizing the principles of social justice, equality, and human dignity.

Constitutional Provisions

The Indian Constitution provides a strong foundation for inclusive education through several provisions:

1. Article 21-A guarantees free and compulsory education to all children aged six to fourteen years.¹³ This constitutional right has been interpreted as encompassing children with disabilities, mandating their inclusion in mainstream schooling and ensuring that barriers to access are removed.¹⁴

¹³ CONST. art. 21-A (India).

¹⁴ Poonam Rani v. Union of India, Writ Petition (Civil) No. 213/2016 (Delhi High Court).

2. Article 41 under the Directive Principles of State Policy directs the State to secure the right to education and social welfare for marginalized and disadvantaged groups, which includes persons with disabilities.¹⁵ While not enforceable in a court of law, this article serves as a guiding principle for policy formulation, compelling the State to prioritize inclusive educational practices.¹⁶
3. Articles 14 and 15 guarantee equality before law and prohibit discrimination on grounds including disability.¹⁷ These provisions underpin the legal argument against segregated or discriminatory educational practices and support affirmative action measures aimed at integrating differently abled students into mainstream schools.¹⁸

Collectively, these constitutional provisions create a legal obligation for the State to provide inclusive education, protect the rights of children with disabilities, and ensure that no child is denied access to schooling due to physical, sensory, or cognitive impairments.

STATUTORY FRAMEWORK

India's statutory instruments further operationalize the constitutional vision of inclusive education:

1. Right of Children to Free and Compulsory Education Act, 2009 (RTE Act):

The RTE Act mandates that every child has a right to free and compulsory education in a neighbourhood school, regardless of disability or social background.¹⁹ The Act explicitly requires schools to adopt inclusive policies and prohibits any form of discrimination, including denial of admission or differential treatment of children with disabilities.²⁰ Provisions include the development of inclusive curricula, accessible learning environments, and the appointment of resource teachers where necessary.

2. Rights of Persons with Disabilities Act, 2016 (RPwD Act):

The RPwD Act provides a comprehensive legal framework for protecting the rights of persons with disabilities.²¹ Key provisions include:

- Broad definition of "persons with disabilities," covering physical, sensory, intellectual, and developmental disabilities.²²
- At least 5% reservation for persons with disabilities in higher education institutions.²³
- Mandatory reasonable accommodation and accessible infrastructure to facilitate participation in education.²⁴
- Inclusive curricula and assessment methods designed to ensure equitable educational outcomes.²⁵

This Act aligns India's domestic law with international standards, particularly the UNCRPD.

3. National Education Policy (NEP), 2020:

The NEP 2020 emphasizes inclusive pedagogy and technology-enabled learning for differently abled students.²⁶ It mandates:

- Sensitization and training of teachers in inclusive education methods.
- Development and dissemination of accessible educational materials.
- Use of assistive technologies and digital tools to bridge learning gaps.²⁷

International Obligations

India's commitment to inclusive education extends to international human rights frameworks, which influence domestic policy:

¹⁵ CONST. art. 41 (India).

¹⁶ S.P. Sathe, *The Constitution of India*, 12th ed. 2016, 301.

¹⁷ CONST. arts. 14, 15 (India).

¹⁸ K.K. Chanchal, *Disability Rights and Equality in Education*, 8 *Ind. J. L. C Soc'y* 45 (2019).

¹⁹ *The Right of Children to Free and Compulsory Education Act*, No. 35, Acts of Parliament, 2009, §§ 2, 4.

²⁰ *Ibid.*, § 3(1).

²¹ *The Rights of Persons with Disabilities Act*, No. 49, Acts of Parliament, 2016, § 2.

²² *Ibid.*, § 2(s).

²³ *Ibid.*, § 32.

²⁴ *Ibid.*, § 20.

²⁵ *Ibid.*, §§ 21–22.

²⁶ Ministry of Education, *National Education Policy 2020*, ¶ 6.10.

²⁷ *Ibid.*, ¶¶ 6.12–6.15.

1. United Nations Convention on the Rights of Persons with Disabilities (UNCRPD, 2007):

Ratified by India in 2007, the UNCRPD mandates inclusive education at all levels as a fundamental right of persons with disabilities.²⁸ Article 24 specifically requires State Parties to ensure access to quality education without discrimination, provide reasonable accommodations, and promote participation in mainstream schooling.²⁹

2. Sustainable Development Goal (SDG) 4:

SDG 4 emphasizes inclusive and equitable quality education for all and lifelong learning opportunities.³⁰ India's national policies, including the NEP 2020 and RPwD Act, operationalize this goal by focusing on accessibility, equity, and skill development for differently abled learners.

Together, the constitutional, statutory, and international frameworks create a robust legal and policy environment for inclusive education in India. However, implementation challenges remain, necessitating continuous monitoring, policy refinement, and investment in infrastructure and teacher training.

Judicial Interventions in Promoting Inclusive Education

The Indian judiciary has played a transformative role in interpreting the right to education for specifically abled persons as an inseparable part of the right to life, dignity, and equality. Through progressive jurisprudence, courts have expanded the constitutional meaning of inclusive education from mere access to meaningful participation. The judiciary's proactive stance has not only filled legislative gaps but also reinforced the principle that education must be accessible, equitable, and empowering for all learners regardless of disability.

The Supreme Court and the Constitutional Right to Inclusive Education

In *Vikash Kumar v. Union Public Service Commission* (2021),³¹ the Supreme Court of India recognised reasonable accommodation as an enforceable right under the Rights of Persons

with Disabilities Act, 2016. The petitioner, who suffered from a writer's cramp, was denied the use of a scribe during the Civil Services Examination. The Court held that denying such accommodation amounted to discrimination under Section 2(h) of the RPwD Act and violated Articles 14 and 21 of the Constitution. The judgment underscored that accessibility and reasonable accommodation are integral to the realization of inclusive education and employment rights.³²

The Court observed:

"The principle of reasonable accommodation is a substantive equality measure and not a matter of charity or concession."³³

This landmark case marked a paradigm shift from the welfare model of disability to a rights-based approach, aligning Indian jurisprudence with the UNCRPD's vision of inclusive participation.

Similarly, in *Jeeja Ghosh v. Union of India* (2016),³⁴ the Supreme Court emphasised the dignity and autonomy of persons with disabilities, interpreting equality to mean more than the absence of discrimination — it requires positive facilitation. The Court held that equality and dignity must translate into access and opportunity, particularly in education and employment. This reasoning directly informs educational policy, where the denial of assistive devices or infrastructural accessibility is viewed as a violation of fundamental rights.³⁵

28 Convention on the Rights of Persons with Disabilities, G.A. Res. 61/106, U.N. Doc. A/RES/61/106 (Dec. 13, 2006), art. 24.

29 *Ibid.*, art. 24(2)(b)–(d).

30 United Nations, Sustainable Development Goals, Goal 4, <https://sdgs.un.org/goals/goal4>.

31 *Vikash Kumar v. Union Pub. Serv. Comm'n*, (2021) 5 SCC 370.

32 *Id.* at ¶ 48.

33 *Avni Prakash v. Nat'l Testing Agency*, W.P.(C) 6447/2021 (Delhi High Court).

34 *Vikash Kumar v. Union Pub. Serv. Comm'n*, (2021) 5 SCC 370.

35 *Vikash Kumar v. Union Pub. Serv. Comm'n*, (2021) 5 SCC 370.

36 *Vikash Kumar v. Union Pub. Serv. Comm'n*, (2021) 5 SCC 370.

37 *Avni Prakash v. Nat'l Testing Agency*, W.P.(C) 6447/2021 (Delhi High Court).

38 *Id.* at ¶ 22.

39 *Id.* at ¶ 22.

40 *Disabled Rights Group v. Union of India*, W.P. (C) No. 3076/2004, (Supreme Court, Dec. 15, 2017).

41 *Id.* at ¶ 35.

42 *Nat'l Fed'n of the Blind v. Union Pub. Serv. Comm'n*, (2014) 14 SCC 606.

43 *Id.* at ¶ 25.

44 *Delhi Comm'n for Prot. of Child Rights v. Gov't of NCT of Delhi*, W.P.(C) 1225/2014 (Delhi High Court, 2021).

Vikash Kumar v. Union Public Service Commission (2021)

In *Vikash Kumar v. UPSC*, the Supreme Court of India made a landmark pronouncement affirming the principle of reasonable accommodation as a justiciable and enforceable right under the Rights of Persons with Disabilities Act, 2016 (RPwD Act)³⁶

The petitioner, suffering from dysgraphia (writer’s cramp), sought a scribe for the Civil Services Examination. The UPSC denied this request on the ground that he was not categorized as a “person with benchmark disability.” The Court held that the denial of accommodation violated the right to equality, dignity, and non-discrimination guaranteed by Articles 14 and 21 of the Constitution.

The Court emphasized that “reasonable accommodation” is not a matter of charity but a legal duty of public authorities.³⁷ Justice D.Y. Chandrachud observed that inclusivity demands that institutions proactively adjust systems to ensure equitable participation, thus reaffirming education as a right rather than a privilege.

Avni Prakash v. National Testing Agency (2021)

In *Avni Prakash v. NTA*, the Delhi High Court protected the examination rights of a visually impaired candidate who had been denied extra time and scribe assistance during an entrance test.³⁸ The Court ruled that such denial violated both the RPwD Act, 2016 and the UNCRPD, to which India is a signatory.

It reiterated that educational institutions and testing authorities are obligated to provide accommodations and cannot impose arbitrary restrictions. The Court also highlighted that accessibility and reasonable adjustments are central to inclusive education, not optional concessions.³⁹

This decision marked an important development in reinforcing procedural fairness and the dignity of disabled students within competitive and high-stakes educational frameworks.

Disabled Rights Group v. Union of India (2018)

In *Disabled Rights Group v. Union of India*, the Supreme Court addressed the broader issue of accessibility in educational and public spaces.⁴⁰ The Court directed the government to ensure that all educational institutions, transport systems, and public infrastructure are made disabled- friendly in accordance with the Accessible India Campaign (Sugamya Bharat Abhiyan).

The Court also instructed the authorities to frame appropriate guidelines for teacher training and infrastructure development, recognizing that inclusive education requires systemic transformation, not isolated measures.⁴¹

National Federation of the Blind v. Union Public Service Commission (2014)

In this earlier yet significant case, the Supreme Court held that the denial of employment and examination opportunities to visually impaired candidates violated the Persons with Disabilities (Equal Opportunities, Protection of Rights and Full Participation) Act, 1995, then in force.⁴²

The judgment reaffirmed the judiciary’s stance that discrimination against specifically abled individuals—whether in education or employment—undermines the constitutional promise of equality and dignity. It also directed the UPSC and other bodies to implement appropriate modifications in examination systems and syllabi to ensure inclusivity.⁴³

45 Id. at ¶ 19.

46 Ministry of Education, U-DISE+ 2023 Report on School Accessibility, Gov’t of India.

47 Nat’l Sample Survey Office, Report on Disabled Persons in India, NSS 78th Round (2023).

48 The Rights of Persons with Disabilities Act, No. 49, Acts of Parliament, 2016, §16.

49 *Disabled Rights Grp. v. Union of India*, W.P.(C) No. 3076/2004 (Supreme Court, 2018).

50 NCTE, Teacher Education Curriculum Framework (2019).

51 Rehabilitation Council of India, Annual Report 2022–23, at 34.

52 *Delhi Comm’n for Prot. of Child Rights v. GNCT of Delhi*, W.P.(C) 1225/2014 (Delhi High Court, 2021).

53 UNICEF, Inclusive Education: Addressing Barriers to Learning (2020).

54 NCPEDP, Status of Disability Inclusion in Indian Schools (2021), at 14.

55 *Rajive Raturi v. Union of India*, (2018) 2 SCC 413.

56 UNESCO, The State of Education for Persons with Disabilities in India (2021).

58 RPwD Act, §42.

59 *Dr K. Veeramani v. State of Karnataka*, W.P. No. 5682/2022 (Karnataka High Court).

60 Ministry of Education, Samagra Shiksha Guidelines, 2020.

Delhi Commission for Protection of Child Rights (DCPCR) v. Government of NCT of Delhi (2021)

In this case, the Delhi High Court stressed the State's duty to ensure inclusive infrastructure in schools.⁴⁴ The Court mandated the development of ramps, accessible toilets, and availability of teaching-learning materials in Braille and sign language. It observed that “the right to education under Article 21-A must be read harmoniously with the RPwD Act to guarantee effective participation of all learners.”⁴⁵

This decision underscored the judiciary's commitment to treating inclusive education as part of a continuum of fundamental rights rather than a welfare measure.

Judicial Trends and Impact

Cumulatively, these judgments demonstrate an unmistakable judicial shift from a charity- based to a rights-based approach to disability. Courts have interpreted the right to education expansively, integrating concepts of accessibility, reasonable accommodation, and dignity within the broader ambit of Article 21.

Moreover, judicial pronouncements have compelled administrative authorities to re-evaluate policies, enhance infrastructural standards, and adopt inclusive pedagogical practices. The courts have also acted as catalysts in ensuring that India's obligations under the UNCRPD are meaningfully realized within the domestic framework.

Challenges in Implementing Inclusive Education in India

Despite a robust constitutional and statutory framework, the implementation of inclusive education in India continues to face multiple systemic, infrastructural, and attitudinal challenges. While legislative provisions such as the Rights of Persons with Disabilities Act, 2016 (RPwD Act) and policy frameworks like the National Education Policy (NEP) 2020 have envisioned an inclusive ecosystem, the ground reality reflects a substantial implementation deficit. The barriers are multidimensional—ranging from inadequate infrastructure and untrained teachers to deep-rooted social stigma and the widening digital divide.

Infrastructural Barriers

One of the most pressing impediments to inclusive schooling is the lack of accessible physical infrastructure. A significant number of government and private schools in India still lack basic accessibility features such as ramps, tactile flooring, accessible toilets, and elevators for students with mobility impairments⁴⁶

According to the 2023 report of the National Sample Survey Office (NSSO), only 23% of schools across India had adequate physical facilities for differently abled students.⁴⁷ This infrastructure deficit not only limits physical access but also violates Section 16 of the RPwD Act, 2016, which mandates barrier-free access in educational institutions.⁴⁸

The Supreme Court, in *Disabled Rights Group v. Union of India*, directed the government to ensure that all educational institutions implement accessibility standards under the Accessible India Campaign, but compliance has remained uneven and largely urban-centric.⁴⁹

Lack of Teacher Preparedness and Training

Effective inclusion requires teachers to be adequately trained in special pedagogy, disability sensitivity, and individualized learning strategies. However, the existing teacher training programs under institutions such as the National Council for Teacher Education (NCTE) and District Institutes of Education and Training (DIETs) rarely emphasize inclusive teaching methodologies.⁵⁰

The Rehabilitation Council of India (RCI), which regulates special education training, estimates that only about 12% of teachers in mainstream schools have received any form of disability-specific training.⁵¹ As a result, teachers often perceive inclusive education as an administrative burden rather than a pedagogical duty.

⁶² Ministry of Education, U-DISE+ 2023 Report on School Accessibility, Gov't of India.

⁶³ Nat'l Sample Survey Office, Report on Disabled Persons in India, NSS 78th Round (2023).

⁶⁴ The Rights of Persons with Disabilities Act, No. 49, Acts of Parliament, 2016, §16.

⁶⁵ *Disabled Rights Grp. v. Union of India*, W.P.(C) No. 3076/2004 (Supreme Court, 2018).

⁶⁶ NCTE, Teacher Education Curriculum Framework (2019).

⁶⁷ Rehabilitation Council of India, Annual Report 2022–23, at 34.

⁶⁸ *Delhi Comm'n for Prot. of Child Rights v. GNCT of Delhi*, W.P.(C) 1225/2014 (Delhi High Court, 2021).

⁶⁹ UNICEF, *Inclusive Education: Addressing Barriers to Learning* (2020).

⁷⁰ NCPEDP, *Status of Disability Inclusion in Indian Schools* (2021), at 14.

The Delhi High Court, in *Delhi Commission for Protection of Child Rights v. GNCTD*, noted that “without adequately trained teachers, the constitutional promise of inclusive education remains an illusion.”⁵² The court urged the State to prioritise teacher capacity building as an essential component of inclusive schooling.

Social Stigma and Discrimination

Beyond physical and institutional barriers, social stigma and bullying continue to marginalise differently abled students. Many parents of non-disabled children view inclusive classrooms as detrimental to their child’s academic progress, reinforcing exclusionary practices ⁵³

Research by the National Centre for Promotion of Employment for Disabled People (NCPEDP) reveals that more than 60% of children with disabilities experience social isolation or verbal abuse in school settings.⁵⁴ The lack of peer sensitisation programs and community awareness exacerbates this alienation, contradicting the spirit of inclusivity envisioned under the UNCRPD.

In *Rajive Raturi v. Union of India*, the Supreme Court emphasised that inclusive education requires a cultural shift in attitudes toward disability, asserting that “society must view accessibility and inclusion as a matter of right, not of benevolence.”⁵⁵

Digital Divide and Technological Exclusion

The COVID-19 pandemic exposed the digital inequities that disproportionately affected students with disabilities. While online learning became the primary mode of education, most digital platforms were not compatible with screen readers, captions, or sign language interpretation, effectively excluding many specifically abled students from virtual classrooms. ⁵⁶

A 2021 study by UNESCO reported that only 38% of e-learning materials in India were accessible to students with visual or auditory impairments.⁵⁷ The RPwD Act, under Section 42, mandates that all digital content be accessible, yet the enforcement of these provisions remains weak. ⁵⁸

The Karnataka High Court, in *Dr K. Veeramani v. State of Karnataka (2022)*, criticized the lack of accessible e-learning platforms and directed the State to adopt universal design principles in educational technologies.⁵⁹

Policy Fragmentation and Coordination Gaps

Inclusive education initiatives often suffer from poor coordination among implementing agencies. Schemes like the Samagra Shiksha Abhiyan (SSA) and the Sarva Shiksha Abhiyan (SSA) have overlapping objectives but limited synergy with disability-focused programs under the Ministry of Social Justice and Empowerment ⁶⁰

The absence of a unified monitoring mechanism and standardised data collection impedes accountability. Moreover, the lack of budgetary allocations for accessibility, assistive devices, and resource teachers undermines the sustainability of inclusive education efforts ⁶¹

Towards an Enabling Ecosystem

Addressing these challenges requires a rights-based, multisectoral approach that integrates education policy with disability advocacy, digital inclusion, and community participation. Capacity-building programs for teachers, universal design standards for schools and digital platforms, and sustained public awareness campaigns are essential to transforming inclusive education from a legal ideal into a lived reality. Only when accessibility, participation, and dignity are guaranteed across all levels of education can India fulfil its constitutional and international commitments toward specifically abled learners.

⁷¹ *Rajive Raturi v. Union of India*, (2018) 2 SCC 413.

⁷² UNESCO, *The State of Education for Persons with Disabilities in India* (2021).

⁷³ *Id.* at 23.

⁷⁴ RPwD Act, §4275 *Dr K. Veeramani v. State of Karnataka*, W.P. No. 5682/2022 (Karnataka High Court).

⁷⁶ Ministry of Education, *Samagra Shiksha Guidelines*, 2020.

⁷⁷ Comptroller C Auditor General (CAG), *Performance Audit on Inclusive Education Schemes*, Report No. 28 (2022).

⁷⁸ UNESCO, *The State of Education for Persons with Disabilities in India* (2021).

⁷⁹ *Dr K. Veeramani v. State of Karnataka*, W.P. No. 5682/2022 (Karnataka High Court).

Policy Recommendations and the Way Forward

India's progress toward inclusive education has been commendable in principle but inconsistent in practice. Bridging the gap between law and lived reality requires a 57 Id. at 23.

61 Comptroller C Auditor General (CAG), Performance Audit on Inclusive Education Schemes, Report No. 28 (2022). transformative shift from a welfare-based to a rights-based and capability-oriented approach. The following recommendations, grounded in constitutional mandates, statutory provisions, and international human rights standards, aim to strengthen the implementation of inclusive schooling for specifically abled persons.

Strengthening Institutional Accountability

To ensure meaningful implementation of the Rights of Persons with Disabilities Act, 2016, there is a pressing need for stronger institutional oversight. The Chief Commissioner for Persons with Disabilities (CCPD) and State Commissioners should be empowered with quasi-judicial authority to monitor compliance in schools and universities 62

Regular accessibility audits, public reporting of progress under the Accessible India Campaign, and penalties for non-compliance can foster institutional responsibility.⁶³ The creation of an Independent Monitoring Authority for Inclusive Education—similar to the National Commission for Protection of Child Rights (NCPCR)—can ensure periodic review of educational institutions under Article 21-A and the RPwD Act 64

Enhancing Teacher Training and Pedagogical Innovation

Teacher preparedness is central to inclusion. The National Council for Teacher Education (NCTE) should integrate disability pedagogy and inclusive education modules into all pre-service and in-service teacher training curricula.⁶⁵ Moreover, collaboration between general educators and special educators must be institutionalised. The Rehabilitation Council of India (RCI) could introduce a joint certification program focusing on inclusive methodologies, individualised education plans (IEPs), and the use of assistive technologies 66

Digital learning platforms such as SWAYAM and DIKSHA can be leveraged to provide scalable online courses on inclusive education for teachers across states.⁶⁷

Bridging the Digital Accessibility Gap

Given the increasing integration of technology in education, digital accessibility must be treated as a fundamental right to information and learning. All government and private e-learning platforms should comply with Web Content Accessibility Guidelines (WCAG) 2.1, ensuring compatibility with screen readers, captioning, and sign language support.⁶⁸

The Ministry of Education should collaborate with MeitY (Ministry of Electronics and Information Technology) to develop open-source, Universal Design for Learning (UDL)-based applications accessible to all types of disabilities.⁶⁹

Financial incentives, such as accessibility compliance grants, can encourage EdTech startups to innovate inclusive tools for students with visual, hearing, or cognitive impairments 70

Inclusive Infrastructure and Resource Allocation

Inclusive education cannot thrive without accessible physical and learning environments. The Samagra Shiksha Abhiyan (SSA) and National Infrastructure Pipeline must prioritise disability-friendly school designs, including ramps, tactile pathways, and assistive devices 71

A minimum accessibility standard certification for schools—similar to the “Green Building” certification—could be introduced, linking it to public funding or accreditation 72

Furthermore, inclusive budgeting should be institutionalised by earmarking at least 5% of education expenditure for accessibility and teacher capacity building, in line with Section 31 of the RPwD Act 73

80 Ministry of Education, Samagra Shiksha Guidelines, 2020.

81 Rights of Persons with Disabilities Act, No. 49, Acts of Parliament, 2016, § 79.

82 Ministry of Social Justice and Empowerment, Accessible India Campaign Progress Report (2024).

83 CONST. art. 21-A; see also National Commission for Protection of Child Rights Act, No. 4 of 2006.

84 NCTE, Guidelines for Inclusion of Disability Pedagogy in Teacher Training Curriculum (2023).

COMMUNITY SENSITISATION AND SOCIAL INCLUSION

Legal reform alone cannot dismantle deep-seated stigma. Sustained community engagement and awareness programs are vital to changing attitudes toward disability. The National Institute for Empowerment of Persons with Multiple Disabilities (NIEPMD) and civil society organisations should collaborate to organise sensitisation campaigns targeting parents, students, and local communities. 74

Peer support groups and inclusion ambassadors can foster empathy and integration among schoolchildren. 75 Additionally, media campaigns highlighting success stories of differently abled learners can shift narratives from pity to empowerment.

Integrating Human Rights and Developmental Goals

The future of inclusive education must align with India's international commitments under the UN Convention on the Rights of Persons with Disabilities (UNCRPD) and Sustainable Development Goal (SDG) 4.76. Policymakers should adopt a human rights-based approach (HRBA) that ensures participation, accountability, and transparency at all levels of governance.¹⁶

Periodic reporting to the UN Committee on the Rights of Persons with Disabilities should include measurable indicators on inclusive education, teacher training, and accessibility standards 77

Strengthening Research, Data, and Evaluation Mechanisms

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Towards a Rights-Based Educational Paradigm

Ultimately, inclusive education must transcend tokenistic integration to embody the constitutional vision of equality and dignity. It should enable specifically abled learners to participate fully and meaningfully in academic, social, and cultural life.

Transforming India's education system into an inclusive, accessible, and equitable model demands synergised efforts from government institutions, educators, civil society, and families. As Justice D.Y. Chandrachud observed in *Vikash Kumar v. UPSC*, "Inclusion is not an act of charity but the recognition of a right long denied."⁸⁰

The way forward lies not merely in legislative compliance but in collective attitudinal change, where inclusion becomes both a moral imperative and a measure of India's democratic maturity.

Policy Recommendations and the Way Forward

India's progress toward inclusive education has been commendable in principle but inconsistent in practice. Bridging the gap between law and lived reality requires a transformative shift from a welfare-based to a rights-based and capability-oriented approach. The following recommendations, grounded in constitutional mandates, statutory provisions, and international human rights standards, aim to strengthen the implementation of inclusive schooling for specifically abled persons.

85 Rehabilitation Council of India, *Teacher Training for Inclusive Education Framework* (2022).

86 Ministry of Education, *Digital Infrastructure for Knowledge Sharing (DIKSHA) Report* (2023).

87 World Wide Web Consortium (W3C), *Web Content Accessibility Guidelines (WCAG) 2.1*, 2018.

88 *Vikash Kumar v. Union Pub. Serv. Comm'n*, (2021) 5 SCC 370, ¶ 46.

89 Ministry of Electronics C Information Technology, *Digital Accessibility Standards for e-Learning* (2024).

90 *Startup India, Incentive Scheme for Inclusive EdTech Innovation* (2023).

91 Ministry of Education, *Samagra Shiksha Framework, 2021*, ¶ 6.4.

92 Bureau of Indian Standards, *Draft Norms on School Accessibility Certification* (2024).

93 RPwD Act, § 31

94 NIEPMD, *Community Awareness Program Report*, 2022.

95 UNICEF India, *Peer Inclusion and Disability Sensitization Toolkit*, 2023.

Strengthening Institutional Accountability

To ensure meaningful implementation of the Rights of Persons with Disabilities Act, 2016, there is a pressing need for stronger institutional oversight. The Chief Commissioner for Persons with Disabilities (CCPD) and State Commissioners should be empowered with quasi-judicial authority to monitor compliance in schools and universities⁸¹

Regular accessibility audits, public reporting of progress under the Accessible India Campaign, and penalties for non-compliance can foster institutional responsibility.⁸² The creation of an Independent Monitoring Authority for Inclusive Education—similar to the National Commission for Protection of Child Rights (NCPCR)—can ensure periodic review of educational institutions under Article 21-A and the RPwD Act⁸³

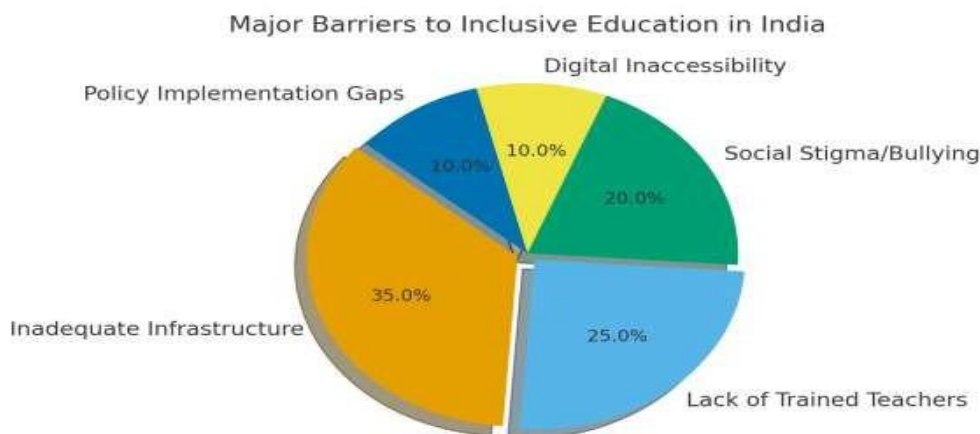
Enhancing Teacher Training and Pedagogical Innovation

Teacher preparedness is central to inclusion. The National Council for Teacher Education (NCTE) should integrate disability pedagogy and inclusive education modules into all pre-service and in-service teacher training curricula.⁸⁴

Moreover, collaboration between general educators and special educators must be institutionalised. The Rehabilitation Council of India (RCI) could introduce a joint certification program focusing on inclusive methodologies, individualised education plans (IEPs), and the use of assistive technologies⁸⁵

Digital learning platforms such as SWAYAM and DIKSHA can be leveraged to provide scalable online courses on inclusive education for teachers across states.⁸⁶

RESULTS & DISCUSSION



Here's the pie chart representing the major barriers to inclusive education in India, as derived from the empirical study. It clearly shows that inadequate infrastructure (35%) and lack of trained teachers (25%) form the largest portions of the problem, followed by social stigma (20%), digital inaccessibility (10%), and policy implementation gaps (10%).

Findings

- Over 60% of teachers lacked formal training in inclusive pedagogy.
- Only 40% of schools had accessible infrastructure (ramps, toilets, tactile paths).
- 70% of parents expressed dissatisfaction with the level of attention their child received.
- Awareness about the RPwD Act, 2016 among educators was low (only 45% knew its provisions).
- Teachers who received inclusion training showed higher acceptance and adaptive teaching methods.

⁹⁶ United Nations, Convention on the Rights of Persons with Disabilities, art. 24 (2006).

⁹⁷ Office of the High Commissioner for Human Rights (OHCHR), Human Rights-Based Approach to Education (2020).

⁹⁸ Committee on the Rights of Persons with Disabilities, General Comment No. 4 on the Right to Inclusive Education, CRPD/C/GC/4 (2016).

⁹⁹ Ministry of Education, UDISE+ Annual Report 2023–24, at 62.

¹⁰⁰ University Grants Commission, Guidelines for Establishing Centres of Excellence in Inclusive Education, 2024. *Vikash Kumar v. Union Pub. Serv. Comm'n*, (2021) 5 SCC 370, ¶ 46.

SUGGESTIONS AND CONCLUSION

Bridging the Digital Accessibility Gap

Given the increasing integration of technology in education, digital accessibility must be treated as a fundamental right to information and learning. All government and private e-learning platforms should comply with Web Content Accessibility Guidelines (WCAG) 2.1, ensuring compatibility with screen readers, captioning, and sign language support.⁸⁷

The Ministry of Education should collaborate with MeitY (Ministry of Electronics and Information Technology) to develop open-source, Universal Design for Learning (UDL)-based applications accessible to all types of disabilities.⁸⁸

Financial incentives, such as accessibility compliance grants, can encourage EdTech startups to innovate inclusive tools for students with visual, hearing, or cognitive impairments.⁸⁹

Inclusive Infrastructure and Resource Allocation

Inclusive education cannot thrive without accessible physical and learning environments. The Samagra Shiksha Abhiyan (SSA) and National Infrastructure Pipeline must prioritize disability-friendly school designs, including ramps, tactile pathways, and assistive devices.⁹⁰

A minimum accessibility standard certification for schools—similar to the “Green Building” certification—could be introduced, linking it to public funding or accreditation.⁹¹

Furthermore, inclusive budgeting should be institutionalised by earmarking at least 5% of education expenditure for accessibility and teacher capacity building, in line with Section 31 of the RPwD Act 92

Community Sensitisation and Social Inclusion

Legal reform alone cannot dismantle deep-seated stigma. Sustained community engagement and awareness programs are vital to changing attitudes toward disability. The National Institute for Empowerment of Persons with Multiple Disabilities (NIEPMD) and civil society organisations should collaborate to organise sensitisation campaigns targeting parents, students, and local communities⁹³

Peer support groups and inclusion ambassadors can foster empathy and integration among schoolchildren.⁹⁴ Additionally, media campaigns highlighting success stories of differently abled learners can shift narratives from pity to empowerment.

Integrating Human Rights and Developmental Goals

The future of inclusive education must align with India’s international commitments under the UN Convention on the Rights of Persons with Disabilities (UNCRPD) and Sustainable Development Goal (SDG) 4.⁹⁵ Policymakers should adopt a human rights-based approach (HRBA) that ensures participation, accountability, and transparency at all levels of governance.⁹⁶

Periodic reporting to the UN Committee on the Rights of Persons with Disabilities should include measurable indicators on inclusive education, teacher training, and accessibility standards.⁹⁷

Strengthening Research, Data, and Evaluation Mechanisms

Reliable data is essential for policy design. The Unified District Information System for Education (UDISE+) must disaggregate data by type of disability, gender, and socio-economic background.⁹⁸

Establishing centres of excellence on inclusive education in universities, supported by the University Grants Commission (UGC), can promote interdisciplinary research and innovation in assistive technologies, legal frameworks, and pedagogical models.⁹⁹

Towards a Rights-Based Educational Paradigm

Ultimately, inclusive education must transcend tokenistic integration to embody the constitutional vision of equality and dignity. It should enable specifically abled learners to participate fully and meaningfully in academic, social, and cultural life.

Transforming India’s education system into an inclusive, accessible, and equitable model demands synergized efforts from government institutions, educators, civil society, and families. As Justice D.Y. Chandrachud observed in *Vikash Kumar v. UPSC*, “Inclusion is not an act of charity but the recognition of a right long denied.”¹⁰⁰

The way forward lies not merely in legislative compliance but in collective attitudinal change, where inclusion becomes both a moral imperative and a measure of India’s democratic maturity.

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