UNIT-I CONSTITUTION FRAMEWORK

1.5- DIRECTIVE PRINCIPLES OF STATE POLICY

Indian Constitution has not originally classified DPSPs but on the basis of their content and direction, they are usually classified into three types-

- Socialistic Principles,
- Gandhian Principles and,
- Liberal-Intellectual Principles.

The details of the three types of DPSPs are given below:

DPSP – Socialistic Principles			
	Definition : They are the principles that aim at providing social and economic justice and set the path towards thewelfare state. Under various articles, they direct the state to:		
Article 38	Promote the welfare of the people by securing a social order through justice—social, economic andpolitical—and to minimise inequalities in income, status, facilities and opportunities		
Article39	 Secure citizens: Right to adequate means of livelihood for all citizens Equitable distribution of material resources of the community for the common good Prevention of concentration of wealth and means of production Equal pay for equal work for men and women Preservation of the health and strength of workers and children against forcible abuse Opportunities for the healthy development of children 		
Article 39A	Promote equal justice and free legal aid to the poor		
Article41	In cases of unemployment, old age, sickness and disablement, secure citizens: Right to work Right to education Right to public assistance		
Article42	Make provision for just and humane conditions of work and maternity relief		
Article43	Secure a living wage, a decent standard of living and social and cultural opportunities for all workers		
Article43A	Take steps to secure the participation of workers in the management of industries		
Article 47	Raise the level of nutrition and the standard of living of people and to improve public health		

DPSP – Gandhian Principles		
Definition : These principles are based on Gandhian ideology used to represent the programme of reconstruction enunciated by Gandhi during the national movement. Under various articles, they direct the state to:		
Article 40	Organise village panchayats and endow them with necessary powers and authority to enable them to function as units of self-government.	
Article 43	Promote cottage industries on an individual or co-operation basis in rural areas	
Article 43B	Promote voluntary formation, autonomous functioning, democratic control and professional management of co-operative societies	
Article 46	Promote the educational and economic interests of SCs, STs, and other weaker sections of the society and to protect them from social injustice and exploitation	
Article 47	Prohibit the consumption of intoxicating drinks and drugs which are injurious to health	
Article 48	Prohibit the slaughter of cows, calves and other milch and draught cattle and to improve their breeds	

DPSP – Liberal-Intellectual Principles			
Definition : These principles reflect the ideology of liberalism. Under various articles, they direct the state to:			
Article 44	Secure for all citizens a <u>uniform civil code</u> throughout the country		
Article 45	Provide early childhood care and education for all children until they complete the age of fourteen years		
Article 48	Organize agriculture and animal husbandry on modern and scientific lines		
Article 49	Protect monuments, places and objects of artistic or historic interest which are declared to be of national importance		
Article 50	Separate the judiciary from the executive in the public services of the State		
Article 51	Promote international peace and security and maintain just and honourable relations between nations • Foster respect for international law and treaty obligations		
	Encourage settlement of international disputes by arbitration		

What are the new DPSPs added by the 42nd Amendment Act, 1976?

42nd Amendment Act, 1976 added four new Directive Principles in the list:

Article	New DPSPs
Article 39	To secure opportunities for the healthy development of children
Article 39A	To promote equal justice and to provide free legal aid to the poor
Article 43A	To take steps to secure the participation of workers in the management of industries
Article 48A	To protect and improve the environment and to safeguard forests and wildlife

Facts about Directive Principles of State Policy:

- 1. A new DPSP under **Article 38** was added by the <u>44th Amendment Act</u> of 1978, which requires the State to minimise inequalities in income, status, facilities and opportunities.
- 2. The 86th Amendment Act of 2002 changed the subject-matter of **Article 45** and made elementary education a fundamental right under **Article 21A**. The amendeddirective requires the State to provide early childhood care and education for all children until they complete the age of 14 years.
- 3. A new DPSP under **Article 43B** was added by the 97th Amendment Act of 2011 relating to co-operative societies. It requires the state to promote voluntary formation, autonomous functioning, democratic control and professional management of co-operative societies.
- 4. The Indian Constitution under **Article 37** makes it clear that 'DPSPs are fundamental in the governance of the country and it shall be the duty of the state to apply these principles in making laws.'

Criticism of Directive Principles of State Policy

As a point of debate, the following reasons are stated for the criticism of Directive Principles of State Policy:

- 1. It has no legal force
- 2. It is illogically arranged
- 3. It is conservative in nature
- 4. It may produce constitutional conflict between centre and state

What is the conflict between Fundamental Rights and DPSPs?

With the help of four court cases given below, candidates can understand the relationship between Fundamental Rights and Directive Principles of State Policy:

Champakam Dorairajan Case (1951)

Supreme Court ruled that in any case of conflict between <u>Fundamental Rights</u> and DPSPs, the provisions of the former would prevail. DPSPs were regarded to run as a subsidiary to Fundamental Rights. SC also ruled that Parliament can amend Fundamental Rights through

constitutional amendment act to implement DPSPs.

Result: Parliament made the First Amendment Act (1951), the Fourth Amendment Act (1955) and the Seventeenth Amendment Act (1964) to implement some of the Directives.

Golaknath Case (1967)

Supreme Court ruled that Parliament cannot amend Fundamental Rights to implementDirective Principles of State Policy.

Result: Parliament enacted the 24th Amendment Act 1971 & 25th Amendment Act 1971 declaring that it has the power to abridge or take away any of the Fundamental Rights by enacting Constitutional Amendment Acts. 25th Amendment Act inserted a new Article 31C containing two provisions:

- No law which seeks to implement the socialistic Directive Principles specified in Article 39 (b)22 and (c)23 shall be void on the ground of contravention of the Fundamental Rights conferred by Article 14 (equality before law and equal protection of laws), Article 19 (protection of six rights in respect of speech, assembly, movement, etc) or Article 31 (right to property).
- No law containing a declaration for giving effect to such policy shall be questioned in any court on the ground that it does not give effect to such a policy.

Kesavananda Bharti Case (1973)

Supreme Court ruled out the second provision of Article 31C added by the 25th Amendment Act during Golaknath Case of 1967. It termed the provision 'unconstitutional.' However, it held the first provision of Article 31C constitutional and valid.

Result: Through the 42nd amendment act, Parliament extended the scope of the first provision of Article 31C. It accorded the position of legal primacy and supremacy to the Directive Principles over the Fundamental Rights conferred by Articles 14, 19 and 31.

Minerva Mills Case (1980)

Supreme Court held the extension of Article 31C made by the 42nd amendment act unconstitutional and invalid. It made DPSP subordinate to Fundamental Rights. SupremeCourt also held that 'the Indian Constitution is founded on the bedrock of the balance between the Fundamental Rights and the Directive Principles.'

Supreme Court's rulings following the case were:

- Fundamental Rights and DPSPs constitute the core of the commitment to social revolution.
- The harmony and balance between Fundamental Rights and Directive Principles of State Policy is an **essential feature of the basic structure** of the Constitution.
- The goals set out by the Directive Principles have to be achieved without the abrogation of the means provided by the Fundamental Rights.