To
The Pay & Accounts Officer,
Ministry of Tribal Affairs,
Shastri Bhawan,
New Delhi-110115.

Subject: Grants under Proviso to Article 275(1) of Constitution during 2017-18 to the State of Telangana as 2nd installment (Capital-Non-Recurring).

Sir,

In continuation of this Ministry’s sanction letter dated 11.05.2017, I am directed to convey the sanction of the President of India for release of an amount of Rs. 8,00,00,000/- (Rupees Eight Crore Only), as 2nd installment to the Government of Telangana towards Creation of Capital Assets for Grants under Article 275(1) of the Constitution for the year 2017-18 against committed liabilities for previous years activities given below:

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Activities/Projects</th>
<th>Amount Approved for Release during 2017-18</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>2 new EMRSs sanction during 2015-16</td>
<td>800.00</td>
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<td></td>
<td>Total amount approved =2400.00 lakh released during 2015-16= 1600.00 lakh</td>
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<tr>
<td></td>
<td>Total amount to be released under the head of Creation of Capital Assets</td>
<td>800.00</td>
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</tbody>
</table>

2. You may please transfer the amount immediately to the Government of Telangana and advise RBI, CAS, Nagpur for crediting the above mentioned amount to the accounts of the State Government of Telangana in accordance with the procedure laid down in the Ministry of Finance’s OM No. 2(45)/ 76-Spl. dated 30.8.1976 as modified by OM of even number dated 16.9.1976 under intimation to Programme Division of the Ministry.

3. No UC is due for rendition.

4. The expenditure to the tune of Rs. 8,00,00,000/- (Rupees Eight Crore Only), is debitable to the:

P. K. SAHOO
Under Secretary
Min. of Tribal Affairs
Govt. of India, New Delhi
5. The State Government will implement the projects within the amount released by the Ministry during 2017-18 and keeping in view the spirit of the provisions contained under Operational Guidelines for Inter-State allocation of funds and implementation of Programmes / Activities under Proviso to Article 275(1) of Constitution of India, issued by Ministry of Tribal Affairs vide this Ministry’s letter NO. 1101510112016-SG-I dated 20.6.2016 and other relevant instructions issued from time to time.

6. Article 275(1) Grants is an additive to State Plan funds and efforts for Tribal Development. Funds under Article 275(1) Grants must be utilized for raising socio-economic level of Schedule Tribes commensurate with objectives enshrined in para 2.2 read with para 3.2 of revised guidelines dated 20.06.2016.

7. Article 275(1) Grants shall be utilized primarily for activities of non-recurring nature (including infrastructure and equipment with at least three years life time). Fund for recurring component of such programmes / Schemes shall be borne by State funds / TSP allocation. Priority shall be accorded in accordance with the provision contained in para 6 of revised guidelines dated 20.06.2016. Major infrastructure sector, like road connectivity, electricity, drinking water, major irrigation projects, housing would not be funded under Article 275(1) Grants, as substantive part of State Plan funds go into these programmes.

8. Fund allocation for the programmes of ITDPs / ITDAs / MADA packets / Clusters / Dispersed tribals and Particularly Vulnerable Tribal Groups (PVTGs) shall be done in accordance with provisions contained in para 5 of revised guidelines dated 20.06.2016.

9. The State Government shall ensure that concerned Panchayati Raj Institutions (PRIs) should be duly informed about the projects / Programmes relating to Tribal Development to be implemented in the area of jurisdiction.

10. The State Government has to ensure that grant-in-aid is used for the purpose for which it is sanctioned after following due procedure in a transparent manner and after obtaining all necessary clearances as required under the various Central/ State Acts, Rules, regulations, etc. In
case of construction of infrastructure facilities, norms and Schedule of Rates (SOR) fixed by the State Government should be followed.

11. The progress reports of every quarter should be furnished indicating the physical and financial progress as per prescribed format already circulated and revised from time to time. A Certificate of actual utilization of the grants received for the purpose for which it was received, may be furnished to the Ministry within 12 months of the closure of the financial year by the State Government.

12. This sanction issues in exercise of the delegated powers in consultation with Integrated Finance of the Ministry of Tribal Affairs vide their FTS No. 9254/JS&FA/2017 dated 17.05.2017.

13. Certified that this sanction has been noted at S. No 20 in the register of grants.

Yours faithfully,

(P.K. Sahoo)
Under Secretary to the Govt. of India
Tel: 23073709

P. K. SAHOO
Under Secretary
Min. of Tribal Affairs
Govt. of India, New Delhi
Copy forwarded for information and necessary action to:-

1. Director of Audit, Central Revenues, AGCR Building, ITO, New Delhi.
2. Accountant General, Telangana, Hyderabad - 500 022.
3. The Secretary, Social Welfare Department, Government of Telangana, Hyderabad-500 022.
4. The Secretary, Finance Department, Government of Telangana, Hyderabad – 500022.
5. The Secretary, Planning Department, Govt of Telangana, Hyderabad – 500022.
6. The Resident Commissioner, Government of Telangana, Andhra Bhawan, New Delhi.
7. NITI Aayog, Plan Coordination, Yojana Bhavan, N. Delhi.
8. NITI Aayog, Sr. Adviser (SJ&C), Yojana Bhavan,N.Delhi.
9. NITI Aayog, SP Division, Yojana Bhavan, New Delhi.
10. Director, PF-I Division, Ministry of Finance (Dept of Exp), North Block, New Delhi.
11. Secretary, National Commission for STs, Lok Nayak Bhawan, N. Delhi.
12. JS(A)/ Dir (IFD)/ Hindi Section / Sanction Folder/ NIC.

(P.K. Sahoo)
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