

No.1/5/2019-BADP
Ministry of Home Affairs
Department of Border Management
BADP Section

Room No. 21, Heritage Building,
MDC National Stadium,
India Gate Circle, New Delhi-110001
Dated the 6th March, 2020

To

The Principal Accounts Officer (A/cs.)
Ministry of Home Affairs,
2nd Floor, MDC National Stadium
India Gate Circle, New Delhi.

Sub: - Release of sum of **Rs.9,91,53,000/- (Rupees Nine Crore Ninety One Lakh Fifty Three Thousand only)** as Grants-in-Aid to the State Government of **Himachal Pradesh** under the scheme for Border Area Development Programme for the financial year 2019-20.

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The undersigned is directed to refer to the subject mentioned above and to convey the sanction of the President of India to release a sum of **Rs.9,91,53,000/- (Rupees Nine Crore Ninety One Lakh Fifty Three Thousand only)**, as additional fund to the Government of **Himachal Pradesh** under Central Assistance/ Share during the current financial year 2019-20 under BADP.

2. Funds of **Rs.9,91,53,000/-** are being released as additional funds against the AAP furnished by the State Government vide their letter No.TBD F(TDM)3-29/2019 dated 17.08.2019. The total funds released to the State Government during current financial year is now Rs.27.495 crore (Rs.17.58 crore- Normal allocation + Indo China border allocation (+) Rs.9.915 crore additional funds).

3. The sanction of **Rs.9,91,53,000/-** to the Government of **Himachal Pradesh** shall be debited to 3601 – Grants-in-aid to State Government - 06 - Centrally Sponsored Scheme - 06.101 – Central Assistance/ Share - 12 - Border Area Development Programme (BADP) - 12.00.35 - Grants for creation of capital Assets under Demand No. 48 (Police) for the year 2019-20.

4. State Government will ensure that if any interest/ other earnings has been accrued/will be accrued against the amount released so far as well as amount to be released in future, the same (all interests/other earnings) will be mandatorily remitted to Consolidated Fund of India (CFI) [**Refer Rule 230(8) of GFR-2017**]. State government is requested to furnish a certificate in this regard, urgently.

5. State Government will ensure that there is no overlapping of works/projects approved under the BADP with any other works/projects under any other Central/State Government sponsored schemes.

6. The State Government will ensure that the amount sanctioned will be utilized only for the purpose for which it has been sanctioned.

7. Any asset under BADP can only be created on land fully owned by the State/Central Government.

8. The State Level Screening Committee (SLSC) headed by the Chief Secretary of the State will ensure that the ownership of the assets created under BADP will remain with the State Government only.

Sumas
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9. State Government is requested to ensure that any work/project which is not admissible under the BADP Guidelines is not included in the Annual Action Plan of the BADP.

10. State Government will ensure the reasonability of rates of the items/ projects proposed to be undertaken under BADP. For each work/project design, specification and cost will be as per the norms approved by the Ministry concerned of the Government of India. For eg.

- a. The design, specifications and cost of a PHC will be as per the norms approved by Ministry of Health and Family Welfare, Government of India.
- b. The design, specifications and cost of solar projects will be as per the norms approved by Ministry of New and Renewable energy, Government of India.

11. If it is noticed at a later stage that the conditions laid in the Sanction order are not complied with for any work/project being undertaken under BADP, an amount equivalent to the amount of that work/project shall be adjusted against the State Government's pending/future releases.

12. The amount is sanctioned subject to the condition that if this Ministry detects any discrepancies at a later stage by exercising a check to ensure the authenticity and accuracy of the expenditure, the same shall be adjusted against the State Government's pending/future releases.

13. As per Rule 211 (1) of GFR-2017, the accounts of all grantee institutions or organizations shall be opened to inspection by the sanctioning authority and by the Internal Audit Wing of MHA, whenever the institution or organization is called upon to do so.

14. The State Government will ensure that all the terms and conditions stipulated in the Administrative approval of the financial year 2019-20 have been followed.


15. State Government will ensure that community infrastructure, after completion, will be handed over to Gram Panchayat/similar body for operation and maintenance.

16. Public infrastructure like PHC/CHC/School etc., will be maintained by State Government.

17. The above amount will be released through ECS/RBI advice.

18. This issues with the concurrence of the Integrated Finance Division (IFD) of this Ministry vide their letter Dy. No.CF-3452198/IFD(H) dated 18/02/2020.

Yours faithfully,


06/3/2020

(Tarun Kumar)

Second-In-Command (BADP)

Tel: 23070109

Copy forwarded to:-

1. Chief Secretary, Govt. of Himachal Pradesh, Shimla.
2. AS & FA (Home), MHA.
3. Adviser (FR), NITI Aayog, New Delhi.
4. Principal Adviser (SP-HP), NITI Aayog, Sansad Marg, New Delhi.
5. Resident Commissioner, 27, Sikander Road, HP Bhawan, New Delhi.
6. Commissioner-cum-Pr.Secretary(TD), Tribal Development Department, Government of Himachal Pradesh, Shimla-171002.
7. Accountant General, The Mall, Shimla, Himachal Pradesh.