F. No. J-11060/17/2019-MGNREGA(RE-III) Sl. No.11
Government of India
Ministry of Rural Development
(Department of Rural Development)
(Mahatma Gandhi NREGA Division)

To
The Pay & Accounts Officer,
Government of India,
Ministry of Rural Development,
Krishi Bhawan, New Delhi.


Sir/Madam,

I am directed to convey the sanction of the President of India to the payment of Grants-in-aid amounting to Rs.1,40,33,000/- (Rupees One Crore Forty Lakh Thirty Three Thousand Only) to the State Government of Himachal Pradesh as Central assistance towards material and admin. cost only for implementation of the MGNREGA for the financial year 2019-20.

2. The State Government must transfer these funds along with the State share to the State Employment Guarantee Fund for programme implementation within 3 days positively from the date of receipt of these funds. In case of non transfer beyond this period, Central Government may be constrained to stop further releases. Besides, the State Government would be liable to pay interest @ 12% for the period of delay beyond the specified period. The State Government is requested to endorse the copy of the release order to the Central Government addressed as under;

Shri Raghvendra Pratap Singh, Director (MGNREGA)
Ministry of Rural Development, Krishi Bhawan,
New Delhi, 110001.Tel.No: 011-23384399

3. The pending liabilities (Material & Admin liabilities) must be cleared keeping in view the period of pendency. The old pending liabilities should be cleared first. The statues of clearance of old pending liabilities will be reviewed by the Ministry from time to time.

4. Further the following conditions shall be fulfilled in utilisation of these funds:

a) Adherence to the time line indicated in the LB minutes of FY 2019-20 against various key activities.

b) In all Electronic Fund Management system (eFMS) "implemented" areas, the funds shall be maintained at the State level; and there shall be no intermediary accounts. All payments in these areas shall move directly from the State fund to the destination accounts based on the pay order generated at the Block/ Gram Panchayat level.

c) Where eFMS is not yet implemented, steps shall be taken to implement the same at the earliest.

d) The detailed voucher-based data shall be available in the NREGASoft for all the expenditure done.

e) The material component including wages of skilled and semi-skilled labour shall not exceed 40% at district level.

f) The Expenditure of material component including wages of skilled and semi-skilled labour will be shared between Centre and State Government in the ratio of 75:25.

g) This grant is towards plan expenditure and shall be utilized for approved items of works subject to the conditions laid down in the MGNREGA Guidelines. No deviation from the provisions of the Guidelines is permissible.

h) The Utilization Certificate should be submitted within 12 (Twelve) months of the closure of financial year which shall include interest accrued. Interest accrued should be computed based on the details of ledger account maintained for the purpose.

5. No Utilization Certificate is pending against the Recipient Organization under the Scheme.

6. The accounts of the grantee institutions will be audited by the Comptroller and Auditor General of India and the Internal Audit of the Principal Accounts Office of the Ministry in terms of Rule 211 (1) of the General Financial Rules.
7. The expenditure is debitable to the following Head of Accounts under Demand No. 82 Department of Rural Development (2019-20).

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
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<tr>
<td>3601</td>
<td>Grants-in-aid to State Governments (Major Head)</td>
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<td>06</td>
<td>Centrally Sponsored Schemes</td>
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<td>Central Assistance/Share</td>
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<td>28.01</td>
<td>Programme Component-MGNREGA</td>
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<tr>
<td>28.01.35</td>
<td>Grants for creation of Capital Assets.</td>
</tr>
</tbody>
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8. The DDO, MGNREGA (207172), M/O Rural Development will be the Drawing & Disbursing Officer for the purpose. The amount mentioned in Para –1 above will be transferred to the State Government of Himachal Pradesh.

9. Secretariat of the Election Commission of India, New Delhi has stated that release under MGNREGA scheme would be subject to the following conditions:

   I. Absolutely no publicity in this regard shall be made in electronic, print, radio, internet or any other media, in any from whatsoever.
   II. No political functionary shall make any reference in this regard during any public speech or communication to the press or public.
   III. These restrictions on publicity will be applicable to the Central Government as well as the State Government.
   IV. The relevant provisions of Model Code of Conduct issued by the Commission shall be strictly followed.

10. Conditions mentioned in the minutes of the LB meeting 2019-20 must be complied with before release of next instalment. The clarifications/replies sought from the State from time to time must be furnished without fail.

11. This issues under the powers delegated to this Ministry and in consultation with the Integrated Finance Division vide their U.O. No. 34/Finance/2019-20, dated 09.04.2019.

Yours faithfully,

(Raghvendra Pratap Singh)
Director (MGNREGA)

Copy to:

1. Principal Account Officer, (P&A.O), M/o Rural Development, Krishi Bhawan, New Delhi.
2. The Principal Secretary, Finance Department, Govt. of Himachal Pradesh.
3. The Principal Secretary, Rural Development Department, Govt. of Himachal Pradesh.
4. The Accountant General, Govt. of Himachal Pradesh
5. The Director of Audit, E & S Ministries, IP Estate. AGCR Building, New Delhi -110001.
6. The Resident Commissioner, Govt. of Himachal Pradesh, Delhi for taking necessary action under in intimation to this Ministry.
7. E.O. RE-V Section, MGNREGA.
8. Economic Officer (Fin.-I)