PROCEEDINGS OF THE GOVERNMENT OF KARNATAKA

Sub: Issue of guidelines for the implementation of Karnataka Legislators Local Area Development Scheme.

PREAMBLE;

Government has introduced a new scheme called ‘Karnataka Legislator’s Local Area Development Scheme’ in 2001-02 budget with an allocation of Rs.75 crores. It is now proposed to issue guidelines for the implementation of the scheme. Hence, the order.


Government are pleased to issue guidelines as specified in the Annexure for the implementation of ‘Karnataka Legislator Local Area Development Scheme’. All the Deputy Commissioners are hereby instructed to follow these guidelines while implementing the Scheme.

By order and in the name of the Governor of Karnataka,

Sd/-
(P.G.PRASAD)
Under Secretary to Government, Planning, Statistics & Science Technology Department.

To:

The Compiler, Karnataka Gazette, Bangalore with a request to publish in the next issue of gazette and supply 1000 copies to the Planning Department.
Copy to:

1. The Accountant General, Karnataka, Bangalore.
2. All the Members of Legislative Assembly/Legislative Council.
3. All the Deputy Commissioners/Chief Executive Officers of Zilla Panchayats.
4. Chief Secretary/Additional Chief Secretaries/Principal Secretaries/Secretaries to Government of Karnataka.
5. Principal Secretary to Chief Minister.
6. Press Table.
7. Spare copies.
1. **BACKGROUND**

1.1 The investment in development programmes based on a sectoral planning process to benefit local area leaves some infrastructure gaps despite best planning effort. This under-mines the investment, which is not optimally beneficial to the local area. The domination of the sectoral planning process has limited the potential scope for participation by people’s elected representatives and the user community. There have been occasions where some important works have not been undertaken, as they are not covered by any existing plan or non-plan scheme.

1.2. In order to accommodate local aspirations and needs better, for a more responsive planning and delivery of services, the Government has been considering taking up schemes for asset creation, infrastructure development and employment generation for the benefit of the poor and weaker sections, whose planning and execution can be done at the Legislator’s Constituency Level. The KLLADS aims to follow a participatory demand responsive development approach to address infrastructure development requirements of the local area within a Legislator’s Constituency. This will also provide flexibility in taking up
works which are otherwise not covered by other government programmes.

1.3 The allocation under this scheme shall be Rs.25 lakhs (Rs.Twenty Five Lakhs only) for each Legislator’s Constituency. Each Legislator will have the choice to suggest to the Deputy Commissioner of the District, works of this amount per year, to be taken up in his/her constituency.

1.4 The Legislators representing more than one district, may select works for implementation in one or more district(s) within their constituency. Nominated Legislators may also select works for implementation in one or more district(s).

2 FEATURES OF THE SCHEME:

2.1 The Planning Department, Government of Karnataka would have the nodal responsibility for this scheme at the State Level. The Deputy Commissioners of the districts shall be the nodal implementing officer of the schemes of the district level. In case of the scheme for the constituency of the Legislators covering more than one district, the Government shall nominate a nodal Deputy Commissioner for the implementation of the scheme as per the option of the Legislator.

2.2 Each Legislator will give a choice of works to the concerned Deputy Commissioner of the district who will get them implemented by following the established normal procedures. The Legislators representing more than one district will give their
choice to the nodal Deputy Commissioner. Such Deputy Commissioner shall take action for implementation of the scheme in his/her district and through the Deputy Commissioner of other districts in case of works recommended by the Legislator in areas of other districts coming under his constituency.

2.3. The works recommended under this scheme should conform to the general pattern of programmes and projects being implemented by the local authorities/other Government department. Specifically, unit costs, if any, prescribed for similar works by the departments, should be followed for this scheme as well. The works shall be sanctioned and implemented in the same manner as the other works of these local authorities/other government departments are being sanctioned and implemented. The works to be executed should have a public purpose and not a private purpose. The local authority other concerned Government Department should certify that the works to be executed under this scheme are not covered and implemented under any of their approved programmes.

2.4. The works under the scheme should be developmental in nature based on locally felt needs. The emphasis shall be on creation of durable assets. Funds provided under the scheme should not be used for incurring revenue expenditure or for any recurring expenditure like on staff to maintain such facilities. This lists of works that can be taken up are given in Annexure –I.
2.5. It will also be appropriate if the scheme funds are used for partly meeting the cost of a larger works only in case it would result in completion of the works. Wherever, such part costs of a work are met under this scheme, it should be with reference to clearly identifiable part of the work..

2.6. Some times execution of work, by their very nature, may span into more than one year. In such circumstances, funds under the scheme could be made available to the executing agency over more than one year, phasing of execution of works and the tenure of the Legislator suggesting work being clearly kept in view.

2.7. The Deputy Commissioner will select the government department/local body to whom the work will be entrusted. The work should be executed by the department/local body scrupulously following the provisions of the Transparency in Public Procurement Act.

2.8. The site selected for execution of the work by the legislator shall not be changed except with the concurrence of the Legislator himself.

2.9. It should not be insisted that the land selected for execution of works should necessarily be Government/Municipal/Panchayat land. It can be land surrendered by private trusts, private individuals etc. in favour of Government prior to the execution of the work. It should be verified with records that the institution or the person surrendering the land has the title over it to so surrender.
2.10. The Deputy Commissioner should ensure that provision for maintenance and upkeep of the works to be taken up under this scheme is forthcoming from the concerned local body or the relevant agency to whom the assets are transferred for operation and maintenance.

2.11. A lower limit of Rs.1.00 lakh per work should be adhered to.

3. **SANCTION AND EXECUTION OF WORKS;**

3.1. The Deputy Commissioner of the district under whose jurisdiction the work is to be executed shall accord administrative approval to the scheme.

3.2. Once the legislator submits an advice to the nodal Deputy Commissioner, he shall refer the same to the Deputy Commissioner under whose jurisdiction the work is to be executed. The Deputy Commissioner shall examine the same as per the guidelines of the scheme and issue a sanction letter within 15 days under intimation to the Legislator. The Deputy Commissioner shall sanction the scheme after verifying that the following items are not included in the same.

   I. Recurring expenditure.
II. Schemes involving staff, (The scheme should not envisages appointment of any staff whether regular or NMR or daily wages).

III. Conduct of surveys/investigations,

IV. Payment of old bills.

V. Grants to private institutions/individuals or religious and charitable institutions or registered societies.

3.3. The Deputy Commissioner shall refer the sanction letter to the implementing agency for preparation of technical estimates. The estimates, with necessary technical sanction from competent authority, shall be submitted to the Deputy Commissioner within 30 days for administrative approval. The Deputy Commissioner shall accord administrative approval for the work duly ensuring that estimates are not unnecessarily split to circumvent other procedures of implementation. He shall be component to accord administrative approval for all works approval of works irrespective of the estimated cost of the work.

3.4. As far as possible, all administrative approval of the works should be accorded within 60 days from the date of receipt of proposal from concerned Legislative/nodal Deputy Commissioner.

3.5. The Legislatures can submit advice to the Deputy Commissioner only after the commencement of a financial year for works to be taken up during the year. The Legislators shall limit their advice to the allocation
for the year. They may not submit the advice for the entire allocation at a time. However, if the advice is submitted at different times, the Deputy Commissioner shall not sanction the works beyond the allocation for the year and inform the Legislator accordingly.

3.6. The Deputy Commissioners of the respective districts would be a particular works, the programme shall be adjusted by reduction of other schemes so that the overall supervision of the works under this scheme at the district level. The preparation of the detailed estimate, its technical sanction, supervision during execution and maintenance of accounts will be the responsibility of the executing authority concerned.

3.7. As and when there is an increase in the estimates/outlays in respect of a particular works, the programme shall be adjusted by reduction of other schemes so that the overall allocation for the constituency does not exceed the annual allocation. Premium for tendered works, if any, over and above the estimated cost also will have to be accommodated within the annual allocation for the scheme. The competent technical authority shall take prior approval of the Deputy Commissioner before approving such tendered works. The total of the estimated costs of all the schemes proposed to be implemented during the year in the constituency, including revised estimated costs of all schemes taken up for implementation should not exceed the total allocation for the constituency during the year. The Legislator shall be informed about the revised estimates, if any.
3.8. Normally, the works proposed should be fully funded without creating any spill over and additional liability to Govt. Funds so provider for a work from current year’s allocation will be available for completion of the work taken up after the end of the current financial year if the funds are released to the Deputy Commissioner before the end of the financial year. However if the funds are not claimed within a financial year, it shall not be available during the next year and provision for ongoing works will have to be made during the next year programmes.

3.9. If a part of the expenditure on a scheme is funded by any other Agency, the actual sanction/execution should be only after such agency has confirmed in writing to the Deputy Commissioner that they have sanctioned the required funds for the proposed scheme, if the works is to be executed by agency other than such agency committing part of the expenditure, the share of such other agency should be received prior to the sanction. In such cases, on no account should money be released in advance or in anticipation actual release of funds by such other agencies.

3.10. Funds under this scheme can be used for completion of ongoing/incomplete works. However, in such case, the work must be entrusted to the executive department, which took up the work in the circumstance. Such Executive Department would finalize the value of work done under the earlier programme so that the quantum of work to be done under this scheme is early identified.
3.11. Any modification/substitutions in the course of actual execution shall not be referred to the Govt. and all such adjustments shall be done at the District level only subject to the overall allocation not being exceeded. The Deputy Commissioner will be competent to accord approvals for all such modifications.

3.12. The normal financial and audit procedures would apply to all actions taken under this scheme subject to these guidelines.

3.13. Allocation per year under this scheme is for the constituency. Though there may be change in the Legislature representing a constituency, whatever may be the reasons for such change, the allocation being for the constituency, continuity of action in implementing works under the scheme should be maintained. The Deputy Commissioner of the district should pay a coordinating role in this regard between the past and the present Legislator and the implementing agencies concerned.

3.14. When there is a change in the Legislator, for whatever reason it may be following principles should be followed in executing works, as far as possible:

   a. “If the work identified by the predecessors Legislator is under execution, it should be completed.

   b. If the work identified by the predecessors Legislator is Pending sanction due to Administrative reasons beyond a
period of 60 days from the date of on which Advice was received for taking up the work, it should also be executed. Provided the work is otherwise as per norms.

c. If the predecessor Legislator had identified the work, but it was not taken up for execution because of reasons other than those mentioned in the preceding sub-paragraphs, it can be executed subject to the confirmation of the successor Legislator.

4. **RELEASE OF FUNDS**

4.1. The Planning department shall release funds to the nodal Deputy Commissioner, in two instalments a year on the basis of the physical and financial progress of the works under implementation and further requirement of funds for the works. Funds released in a particular year, if they remain unutilized with the Deputy Commissioner, can be carried forward to the next year only. These amount would lapse if the amount remains unspent at the end of the subsequent year. Further, the allocation shall lapse at the end of the financial year, if the funds are not claimed during the year.

4.2. The first installment shall be released as soon as possible during the beginning of the financial year. The nodal Deputy Commissioner shall submit request for the release of the subsequent installments of the
scheme as soon as 100% of the spill over funds and 50% of the funds release during the year are reported to be utilized.

4.3. Separate accounts shall be maintained for the funds released under this scheme by the Deputy Commissioner/all implementing agencies. The Deputy Commissioners shall keep the funds released under this scheme in their FD account with Govt. Treasury.

4.4. A lumpsum grant of Rs.2.00 (Two) lakhs shall be released to all Deputy Commissioner in two equal instalments of Rs.1.00(One) lakh each to meet the administrative expenses of implementation and monitoring of the scheme.

4.5. In case of concerned Legislator is not interested in utilizing the funds for his constituency, he may write to the Govt. in Planning dept. so that no further funds are released for implementation of the scheme in his/her constituency.

5. Monitoring Arrangements;

5.1. The Deputy Commissioners of districts shall arrange for inspection of the works executed under the scheme. Similarly, it should be responsibility of the senior officers of implementing agencies of these works to regularly visit the work spots and ensure that the works are progressing satisfactorily as per the prescribed procedures and specifications. The
implementing agency for the work should also involve the Legislators in such inspections and monitoring.

5.2. The Deputy Commissioner shall submit quarterly report to the Govt. about the physical and financial progress of the scheme in each constituency under intimation to the Legislator.

5.3. The Planning department would decide monitoring formats and other issues of details relevant in this scheme from time to time within the frame work of the scheme.

5.4. The Chief Secretary/the Additional Chief Secretary/the Planning Secretary should conduct a meeting of the Deputy Commissioner to assess the progress of works under the scheme at least once in a year.

(Sd/-)

(P.G.PRASAD)
Under Secretary to Government Planning, Statistics & Science & Technology department.
ANNEXURE I

LIST OF WORKS THAT CAN BE TAKEN UP UNDER
KARNATAKA LEGISLATOR’S LOCAL AREA DEVELOPMENT
SCHEME (KLLADS)

1. Construction and repair of schools, residential schools, hostels, compound wall for schools and anganwadi centers.
2. Water supply and sanitation works in villages, towns or cities.
4. Improvement and repair of roads including approach roads, link roads etc., in villages, towns and cities.
7. Repairs of irrigation embankments, repairs of lift irrigation schemes or construction of water table recharging facilities.
8. Construction and repair of public health care buildings, including family welfare sub-centres.
11. Provision of civic amenities like electricity, water, pathways, public toilets etc., in slum areas of cities, town and villages and in SC/ST habitations
13. Construction of veterinary aid centers, artificial insemination centers and breeding centers/anganwadi buildings.
14. Supply of computers to Govt. high schools/colleges.
Annexure-II

LIST OF WORKS NOT PERMISSIBLE UNDER KLLADS

1. Office buildings, residential buildings and other buildings relating to Central and State Government departments, agencies or organizations.

2. Works belonging to commercial organizations, trusts, registered societies, private institutions or co-operative institutions.

3. Repair and maintenance works of any type other than special repairs for restoration/up-gradation of any durable asset.


5. Memorials and memorial buildings.

6. Purchase of inventory or stock of any type.

7. Acquisition of land or any compensation for land acquired.

8. Assents for all individual benefit, except these which are part of approved schemes.

9. Place of religious worship.
In partial modification to Annexure-I of the Government Order No. PD 486 PMM 2001, dated 16-07-2001, the following works are eligible for implementation under Karnataka Legislators Local Area Development Scheme.

15) Provision of repair/construction/electrification of Government Primary/Secondary/High Schools
16) Construction of Samudaya Bhavan, subject to the following conditions:

   a) Samudaya Bhavan should be constructed on Government land only.

   b) Full provision to be made for the construction of the building.

   c) It should not be constructed in the premises of any religious
organization even though the organization

d) It should be maintained by concerned Taluk Panchayats/Gram Panchayats.

e) Maintenance cost to be recovered through rent as fixed by PWD.

Yours faithfully,
Sd/-

(P.G.PRASAD)
Under Secretary to Government-II, Planning, Statistics & Science & Technology Department.

To:
The Compiler, Karnataka Gazette, Bangalore with a request to publish in the next issue of the Gazette and supply 1000 copies to the planning Department.

Copy to:

8. The Accountant General, Karnataka, Bangalore.
9. All the Members of Legislative Assembly/Legislative Council.
10. All the Deputy Commissioners/Chief Executive Officers of Zilla Panchayats.
11. Chief Secretary/Additional Chief Secretaries/Principal Secretaries/Secretaries to Government of Karnataka.
12. Principal Secretary to Chief Minister.
13. Press Table.
14. Spare copies.
PROCEEDINGS OF THE GOVERNMENT OF KARNATAKA

Sub:- Issuing the guidelines under the Karnataka Legislators' Local Area Development Project.

Read:- 1) Government Order No PD 486 PMM 2001, dated 16/7/2001

PREAMBLE:

The Government in the G.O dated 16-7-2001 read at (1) above has ordered for the implementation of the Legislators Local area development project for which guidelines also have been issued.

In the G.O dated 16-5-2005 referred at (2) above a revised guidelines containing the list of programmes to be taken up and the list of prohibited programmes under Karnataka State Legislators' Local Area Development Project has been prepared and issued.

Now, in continuation of the guidelines of the programmes to be taken up under the Karnataka State Legislators' Local Area Development Project, it is proposed to make certain provisions. Hence the following order.

GOVERNMENT ORDER NO PD 40 PMM 2005, BANGALORE,
DATED 3RD SEPTEMBER 2005

In addition to the list of programmes to be taken up under the Karnataka State Legislators' Local Area Development Project issued earlier; the Government has ordered to implement the following programme. Deputy Commissioner's have been ordered to strictly comply it while implementing the programmes under this project.
THE ADDITIONS NEWLY MADE FOR THE IMPLEMENTATION OF THIS PROJECT


This provision is confined only to Government Higher Secondary Schools. There is no provision for supply of laptop.

By Order and in the name of the Governor of Karnataka,

Sd/-
(R. Shivalingaiah)
Under Secretary to Government 1 & 2,
Planning and Statistics Department

To,

The Compiler, Karnataka State gazette, Bangalore with a request to publish the same in the next issue and to supply 1000 copies.

Copies:

1. Accountant General, Karnataka, Bangalore.
2. All members to the Legislative assembly: Legislative Constituency (though Deputy Commissioner)
3. All Deputy Commissioner's, Chief Executive Officer, Zilla Panchayat.
4. Chief Secretary, Additional Secretary, Principal Secretaries. Secretaries, Karnataka Government, Bangalore.
5. Principal Secretary to the Chief Minister.
6. Press table
7. Section guard file/ extra copies.
PROCEEDINGS OF THE GOVERNMENT OF KARNATAKA

Sub:- Issuing revised guidelines of Karnataka Legislators' Local Area Development Project.

Read:- 1) Government Order No PT 186 PMM 2001, dated 16/7/2001

PREAMBLE:

The Government had issued the guidelines for implementation of Karnataka Legislators' Local Area Development Project in Government Order No PD 186 PMM 2001, dated 16/7/2001. Revising the list of programmes to be taken up and prohibited under the said project order No PD 40 PMM 2005, dated 16/5/2005 and 3/9/2005 was issued. Proposals have been received suggesting to modify the guidelines of Karnataka Legislators' Project on par with the MP's Local Area Development Project. It is proposed to revise the list of programmes to be taken up and prohibited only after the Government considers them. Hence this order.

GOVERNMENT ORDER NO PD 40 PMM 2005, BANGALORE,
DATED 6th DECEMBER 2005

The Government has revised the list of the programme to be taken up and prohibited under the Karnataka Legislators' Local Area Development Project on par with the MP's Local Area Development Project and issued as a A-1 and 2 subject to the following conditions:-

1. Karnataka Legislators' Local Area Development Project's grant shall not be provided to private institutions.
2. There shall not be duplication of work under Karnataka Legislators' Local Area Development Project. MP's Local Area Development Project or any other project.
This order is issued in concurrence of Finance Department in FD note No FD 1035 IXP-7/05 dated 26-11-2005.

Other guidelines/ conditions found in Government Order No. PD 486 PMM 2001, dated 16/7/2001 shall be strictly complied with.

By Order and in the name of the Governor of Karnataka,

Sd/-
(R. Shivalingaiah)
Under Secretary to Government 1 & 2,
Planning and Statistics Department

To,

1. The Accountant General, Karnataka, Bangalore.
2. All Deputy Commissioner.
3. Chief Secretary,
4. Additional Chief Secretary to Government and Principal Secretary,
   Planning Department.
5. Principal Secretary to Government, Finance Department.
6. Principal Secretary to the Chief Minister.
7. Personal Secretary to Minister for Finance and Planning, Vidhana Soudha, Bangalore.
8. Weekly gazette.
Annexure-1

1. Construction of school, hostel, library and other educational buildings belonging to Government or local institutions.

2. Bore wells to villages/towns/cities, providing water tankers and other supporting works; drinking water tankers also can be purchased.

3. Construction of public roads, construction of link road, intersecting road and other roads and Kachcha roads depending upon local requirement and with the consent of concerned legislator and district head in village/town/city.

4. Construction of bridge/culvert to the roads mentioned in Sl. No. 3 above.

5. General hostels constructed by Government Departments for disabled and aged persons.

6. Construction of state level, district level sports buildings and instruction of hospitals and supply of equipments to gyms.

7. Construction of special forest, farm forest, horticulture, grazing land, flower garden and horticultural parks in Government and community lands.

8. Desilting of city/town and village tanks.


10. Providing community gober gas plant and non-conventional energy resources/equipments for community use.

11. List irrigation and improving the ground water table and construction of irrigational bunds


15. Construction pf public crematorium and premises of dead bodies in grave yards.

17. Construction of public drainage and sewage.
19. Providing current, water, road, public toilets to slums and Scheduled Caste/Scheduled Tribe colonies in city/town/village and provide common shed to the artisans of slums.
23. Providing X-ray, ambulance etc to Government hospitals. Providing Government mobile clinics to rural areas.
24. Electronic schemes.
   1. Supplying computers for computer education in Government colleges and high schools.
   2. Citizen band radio.
   3. Information foot path.
   4. HAM club in high schools.
   5. Bibliographic Database project.
26. Providing Audio/Video equipments to Government educational institutions.
27. Purchase of motor boats to flood and cyclone affected areas.
28. Providing night soil disposing system to local areas.
29. Providing shelter, ambulance, medical kit, drinking water for cattle.
30. Providing computer to Government libraries.
31. Construction of commercial complex/shopping complex/market yard of local bodies.
32. Pumps/equipments for public drainage system.
33. Construction of Bar (of advocates) library which is essential for lawyers, court members, benches, law students and other interested parties and it shall be owned by Government, local body or the court.
Annexure-2
List of works prohibited under Legislator's Local Area Development fund

1) Office buildings, quarters and similar buildings belonging to Central Government, State Government Departments, Agencies or bodies.
2) Works related to private, co-operative and commercial bodies.
3) Any type of repair and maintenance works. Excluding the repairs for renovation/ up gradation of assets of lengthy durability.
4) Grant-in-aids and loans.
5) Monuments and memorial buildings.
6) Stock purchase of any sort.
7) Giving compensation towards acquisition of land.
8) All properties procured for individual benefit except the property which is a part of schemes accepted by Government.
9) Construction of place of worship for religious celebration.
Sub:- Issuing revised guidelines of Karnataka Legislators' Local Area Development Project.

Read:-
1) Government Order No PD 186 PMM 2001, dated 16/7/2001

PREAMBLE:

The Government in the G.O No. PD 186 PMM 2001, dated 16/7/2001 had issued guidelines to implement Karnataka Legislators' Local Area Development Project. In order No PD 40 PMM 2005, dated 16/5/2005 and 3/9/2005, the order revising the list of works to be undertaken and prohibited works under the scheme was issued. The Government examined the proposal received from Karnataka Legislators requesting to modify the guidelines of the said scheme on par with the guidelines of MP's scheme and revised the list of works and issued Government Order dated 6/12/05 read above. In the light of the revision of MP's scheme's guidelines so as to be implemented from November 2005, it is proposed to revise the list of works to be undertaken and prohibited under Karnataka Legislators' Local Area Development Project. Hence this order.

GOVERNMENT ORDER NO PD 40 PMM 2005, BANGALORE,
DATED 15th MARCH 2006

The following guidelines as regards the works to be taken up under the Karnataka Legislators' Local Area Development Project on par with MP’s Local area Development scheme is issued with immediate effect and until further orders.
1. In lieu of the works to be undertaken from the funds of Legislators' Local Area Developments mentioned in Annexure-1 of Government Order No PD 40 PMM 2005, dated 6th December 2005, the list of works prohibited under Legislators Local area development fund is revised and given in A-1 of this order.

2. Excluding prohibited works, the works of providing basic amenities to the public at large required in Legislators' local area can be undertaken and emphasis may be given to durable assets and development requirements.

3. Preference should be given to aspects such as drinking water, education, public health, sanitation and roads.

4. Among the works taken up from the funds of Legislators' Local Area Development every year, the works involving at least 15% and 7% of the total expenditure shall be recommended for the development of the areas containing Scheduled Caste and Scheduled Tribe population. If there is no Scheduled Tribe population in legislator's area, the said grant has to be used for Scheduled Caste colonies and in the absence of Scheduled Caste populated area, the same grant may be diverted for the development of Scheduled Tribe locality. District administration is responsible for strict adherence to this point in the guidelines.

5. Providing infrastructure/ building to public/ community may be extended to registered society/trust subject to compliance of the conditions in Annexure-2.

6. Works sanctioned as per the guidelines should be executed by the district administration as per the established procedure laid down by the State Government.

7. As regards the natural calamities such as flood, cyclone etc relief measures may be taken up to the extent of Rs 10 lakhs with regard to the local areas of other legislators.
8. To take up relief works in the areas that are affected by severe calamity, maximum 25% of the grants may be utilized. The State Government decides whether the calamity was severe or not.

9. Legislators' Local Area Development Fund shall not be used for public contribution towards state/ Central Government programme/ scheme.

Other guidelines/ conditions mentioned in PD 486 PMM 2001, dated 16/7/2001 shall be strictly complied with.

By Order and in the name of the Governor of Karnataka,

Sd/-
(R. Shivalingaiah)
Under Secretary to Government 1 & 2,
Planning and Statistics Department

To,

1. The Accountant General, Karnataka, Bangalore.
2. All Deputy Commissioners.
3. All Legislators, through Deputy Commissioner.

Copies:

1. Chief Secretary to the Government,
2. Additional Chief Secretary and Principal Secretary to Government, Planning Department.
3. Principal Secretary to Government, Finance Department.
4. Principal Secretary to the Chief Minister.
5. Personal Secretary to Minister for Planning, Vidhana Soudha, Bangalore.
6. Weekly gazette.
7. Section guard file/ extra copies.
Annexure-1

List of the works prohibited under Legislators' Local Area Development fund


2. Construction of office and quarters and other works of private, co-operative and commercial establishments.

3. All works of Commercial establishments/ units.

4. Any type of maintenance work.

5. Buildings with specific license from Archeological Survey of India (ASI) and renovation and repair works of all types except archeological monuments.


7. Property created in the name of any person.

8. Purchase of all movable items (not exceeding 10% of the capital expenditure of the work) except vehicles of state/ Central Government, union territories, self-Government, heavy vehicles, hospital equipments, equipments related to education, sports, drinking water, sanitary.

9. Giving compensation to acquired land or land acquisition.

10. Reimbursement to completed or partially completed works/ items.

11. Assets created for personal/ family benefit.

12. All types of revenue and recurring expenses.

13. Works done in the land and place of worship belonging to a religious practice/ group.

By Order and in the name of the Governor of Karnataka,

Sd/-
(R. Shivalingaiah)
Under Secretary to Government 1 & 2,
Planning and Statistics Department
ANNEXURE-2

1. Beneficiary society/ trust must have involved in social work/ welfare activities for not less than 3 years. The beneficiary society/ trust must be locally popular with satisfactory performance with public interest with out intention of personal benefit. District administration should ensure these factor.

2. Though the ownership of land lies with trust/ society, any building/ structure built with Legislators' Local Area Development fund, becomes the property of State Government.

3. A property constructed from out of Legislators' Local Area Development fund, if found used for a purpose other than the specific purpose, the said property will be seized by the Government and the amount spent shall be recovered from the society/ trust concerned along with 18% interest. An undertaking in advance in this behalf shall be taken from the society/ trust in prescribed format mentioned in A-3 and it shall be got registered.

4. In case of one or more works of a society the amount taken from Karnataka Legislators' Local Area Development scheme fund shall not exceed 12%. If once the amount is utilized to that extent, any work cannot be recommended.

5. If the Legislator or his family member who recommends is the Chairman or Executive Member of the society/ trust or a registered trustee, such recommendation from Local Area Development fund is prohibited, here the word 'family member' includes the legislator himself/ his wife/ his father/ mother/ elder brother/ younger brother/ elder sister/ younger sister/ their children/ grand children/ their wives/ mother-in-law/ father-in-law.

Sd/-

(R. Shivalingaiah)
Under Secretary to Government 1 & 2, Planning and Statistics Department.
ANNEX-III
Agreement Form

This Agreement is made on _________________ between the Governor of ________ acting through ...........................................................
.........................................................................................................Designation and Address) the District Authority hereinafter called the “First Party” of the First Part;

And

The Chief Executive of the (..............Name and address of Registered Society/Registered Trust), hereinafter called the “Second Party” of the Second Part.

Whereas the First Party as the District Authority is the authority to get the development works implemented in .......District, on the locally felt needs on the recommendation of the Legislator, as per Guidelines on Karnataka Legislator’s Local Area Development Scheme (KLLADS).

And

Whereas the Second Party is a Society registered under the Societies Registration Act, 1860 or a Trust, registered under the Indian Trust Act, 1882 or any Registration Act of any State Government is engaged in social service
and welfare activities since (Date, Month, Year) for more than _______ years and is well established and reputed one in the field of social service and welfare activities with non-profit operation and with sound financial position.

Now therefore it is hereby agreed between both the Parties to this Agreement and binds themselves to the following terms and conditions:-

1. The First Party shall undertake the construction of _______________ on the recommendation of the Legislator as per the Guidelines on Karnataka Legislator’s Local Area Development Scheme, as amended from time to time (hereinafter referred to as KLLADS) for implementation of the work under the aforesaid KLLADS.

2. The Second Party will be eligible to receive and manage the assets created out of the funds by the First Party from the Karnataka Legislator’s Local Area Development Scheme as per the Guidelines on the subject meant for the benefit and use by and/or for the public.

3. A work at (Name of the Place, District and Pin code) regarding the construction of (Name of the work) costing the value mutually agreed upon by the parties and that has been duly recommended by _______________ (the name of concerned Legislator) under the KLLAD Scheme, shall be undertaken by the First Party, to be handed over to the Second Party after completion of the construction.

4. The First Party shall call for the necessary records from the Society/Trust such as the Memorandum of Association of the Society with special reference to Section 13 of the Societies Registration Act, 1860 and the trust deed of the
trust with special reference to Section 77 and Section 78 of the Trust Act and be satisfied with the existence and reputation of the organization, and its functioning as non-profit operations, transparency of performance, its sound financial position and its overall public reputation.

5. The Second Party shall give a declaration to the First Party, to the effect that the Society/Trust it represents is a live organization continuously functioning at least for the last three years engaging itself in social service and/or welfare activities.

6. The Second Party shall also give a declaration to the First Party, that the land and immovable property offered by the Second Party to the First Party for executing the developmental work is free from any encumbrances, free from pending litigation and not affected by the Urban Land (Ceiling and Regulation) Act, 1976.

7. The Second Party shall also give a declaration to the First Party, that the assets created out of KLLADS funds for the society or trust, is free from any encumbrances except advance taken for the purpose of this work/project.

8. The Second Party shall ensure that durable assets, created out of KLLADS funds in the properties offered by the Second Party, must be always be available for the use of or by the general public. In case it is found that the Second Party is not using the asset so created under KLLADS, for the purpose that was meant and/or the public do not have access to the said infrastructure, the First Party will issue necessary notice to the Second Party and after considering the views of the Second Party, if the First Party consider necessary will take over such asset and may recover the cost to the extent of investment made under KLLADS along with interest at the rate of 18%.

9. The Central/State Government shall always and at all time be the absolute owner of the durable asset created out of the KLLADS funds.
10. The Second Party shall not sell/transfer/otherwise dispose of any interest in or of such asset created out of KLLAD without the prior written approval of the State Government. After the written approval of the Government, the sale proceeds of the assets shall always vest and belong to the first party in all circumstances to the extent of investment made under KLLADS including the interest at the rate of 18%.

11. The Second Party herein undertakes the full responsibility to ensure operation, maintenance and upkeep of the asset which will be subject to periodical audit and inspection by the First Party or any of its representative/nominee duly authorized in this behalf.

12. The Second Party shall submit to the First Party, annual report and its audited accounts on regular basis and within 90 days of the end of the Financial Year.

13. Since this indenture creates a future interest in the immovable property of the value of more than Rs.100/- this Agreement be registered under Registration Act in the respective district.

14. In this indenture, wherever such an interpretation would be required to give the fullest possible scope and effect to the terms of the Agreement herein contained, the expressions District Authority and the Society or Trust shall include their respective successors or permitted assignees (Assignees).
IN WITNESS WHEREOF the parties here-to-have through their duly authorized representative executed this Agreement on day and year here-in-above-written.

Executed for and on behalf of the Governor of by (State)__________________, having authority to by the District Authority Agreement of

By In presence of following witness: 1. ________________________ 1. ________________________

2. ________________________ 2. ________________________
PROCEEDINGS OF THE GOVERNMENT OF KARNATAKA

Sub:- Issuing guidelines under Karnataka Legislators' Local Area Development scheme.


Preamble:
In Government Order dated 15/3/2006 read at (1) above, the guidelines for the implementation of Legislators' Local Area Development scheme were issued.

In the background of shortage of funds for infrastructure development in Zoo and the universities of higher education the Government has felt it appropriate to include the universities work and infrastructure development in Zoo in the list of works undertaken in the respective area of respective legislator under Legislators' Local Area Development Scheme and to give grant to certain extent from Legislators' Local Area Development scheme fund. Hence this order.

Government Order No PD 23 HiKaMam 2006,
Bangalore, dated 12/9/2006

The Government has ordered to implement the works of following field by including it to the list of works to be taken up under Karnataka State Legislators' Local Area Development scheme.

1. Infrastructure development work in universities (excluding maintenance).
2. Infrastructure development work of Zoo can be taken up (excluding maintenance expenditure).

By Order and in the name of the Governor of Karnataka,

Sd/-

(R. Shivalingaiah)
Under Secretary to Government 1 & 2,
Planning and Statistics Department

To,

The Compiler, Karnataka State gazette, Bangalore with a request to publish the same in the next issue and to supply 500 copies.

Copies:

1. Accountant General, Karnataka, Bangalore.
2. All members to the Legislative assembly: Legislative Constituency (through Deputy Commissioner)
3. All Deputy Commissioners, Chief Executive Officer, Zilla Panchayat.
4. Principal Secretary to the Chief Minister.
5. Personal Secretary to Minister for Planning.
6. Principal Secretary, Forest and Environment Department.
7. Chief Conservator of Forest.
8. Principal Secretary, Higher Education Department.
9. Vice Chancellors.
10. All Universities.
PROCEEDINGS OF THE GOVERNMENT OF KARNATAKA

Sub:- Issuing guidelines under Karnataka Legislators' Local Area Development scheme.


Preamble:

Order for implementation of Karnataka State Legislators' Local Area Development scheme was made vide G.O No PD 486 PMM 2001, dated 16/7/2001. In the said G.O in the guidelines, in para 2.11, the lowest limit of cost of the work taken up under this scheme shall be Rs. 1 lakhs. The Government intends to reduce this limit to Rs. 25,000. Hence this order.


Order was made for the implementation of Karnataka State Legislators' Local Area Development scheme vide G.O No PD 486 PMM 2001 dated 16/7/2001 and guidelines were issued for the execution of this scheme. In para 2.11 of the guidelines, the lowest limit of cost of the work taken up under this scheme is Rs 1 lakh. The Government has made order reducing it to Rs 25,000.

In course of execution of this scheme, the conditions stipulated in G.O No PD 486 PMM 2001, dated 16/7/2001 shall be strictly complied with.

This order is issued with the concurrence of FD in its note No 310 Exp 7 dated 10/4/2007.

By Order and in the name of the Governor of Karnataka,

Sd/-

(B.S. Shivaswamy)
Under Secretary to Government 1 & 2 (I/c),
Planning and Statistics Department

To,
The Compiler, Karnataka State gazette, Bangalore with a request to publish the same in the next issue and to supply 1000 copies.

Copies:
1. Accountant General, Karnataka, Bangalore.
2. Personal Secretary to Minister for Planning, Vidhana Soudha, Bangalore.
3. Additional Chief Secretaries and Principal Secretary to the Government,
   Planning and Statistics Department, Vidhana Soudha, Bangalore.
4. Members of all Legislative Council and Legislature.
5. All Deputy Commissioners.
6. Chief Executive Officers, Zilla Panchayat.
8. Principal Secretary to the Chief Minister, Karnataka Government, Bangalore.
9. Personal Secretary to the Honourable Deputy Chief Minister.
10. Weekly gazette: extra copies.
Sub: Issuing modified guidelines of Karnataka Legislatures Local Area Development Scheme

READ:

PREAMBLE:
The Government in the G.O read at (1) above has issued guidelines for the implementation of Karnataka Legislatures Local Area Development Scheme. In G.Os read at (2)& (3) above the list of programmes to be taken up and the list of prohibited programmes were modified. The Government has examined the proposals for modifying the guidelines of Karnataka Legislatures Local Area Development Scheme in line with Member of Parliament Local Area Development Scheme and has issued modified list of programmes to be taken up and the list of prohibited programmes in G.O. read at (4). The guidelines of Member of Parliament Local Area Development Scheme was modified with effect from November 2005 and hence guidelines of Karnataka Legislatures Local Area Development Scheme was modified in G.O. read at (5). It is proposed to revise some restrictions issued in G.O. read at (5) and hence the following order.


The following guidelines regarding works to be taken up under Karnataka Legislatures Local Area Development Scheme is issued with immediate effect and until further orders.

(1) Any land owned by Trust/Society and any Building Plan constructed out of the Legislators Local Area Development Fund shall be reckoned as property of the State Government. However, if the afore mentioned institutions bear the major portion of the expenditure with regard to
the property, in that case, the entire property need not be registered as government property.

(2) The condition that 50% of the unspent amount of the additional grant released under Local Area Development Fund for the year 2006-07 to be utilized for Road works has been withdrawn.

(3) As per G.O. No. PD 40 PMM 2005, dt: 15-03-2006 vide para (4) of Annexure 2 the condition that “not more than 12% should be spent” has been revised as “not more than 15% should be spent” on one or more works out of the KLLADS Fund.


This order is issued in with the concurrence of Finance Department vide U.O.Note No. FD 755 exp7/2007, dt: 23-08-2007.

By order and in the name of the
Governor of Karnataka

Sd/-
Under Secretary to Govt. 1&2,
Planning and Statistics Department.

Copy to:
1. Chief Secretary.
2. Principal Secretary to Hon’ble Chief Minister
3. Private Secretary to Hon’ble Planning Minister, Vidhana Souda, Bangalore.
4. Principal Secretary to the Govt., Planning, Programme Monitoring and Statistics Department.
5. Principal Secretary to the Govt., Finance Department.
7. Guard File/Extra copies.
Sub:- Issuing revised guidelines of Karnataka Legislators’ Local Area Development Scheme.

Read:-
1) Proceedings dated 2/2/2009 of Honourable Minister for Primary and Secondary Education.
4) Note dated 3/2/2009 of Parliamentary Secretary to Honourable Chief Minister.
5) Letter No ADM.2/Ra/Sa/Pu-01/2009-10, dated 25/6/2009 of the Director (Primary Education), Department of Public Instructions.

Preamble:-

The Minister in their proceedings/ notes read above have requested to make provision for supply of Bharata Bharati Series published by Rashtrakathi Parishat to all Government and aided Higher Primary Schools under Karnataka Legislators’ Local Area Development Project. Accordingly opinion of Department of Public Instructions was sought in this behalf. The Director, (Primary Education) Department of Public Instructions in his letter read at Sl. No. 5 has informed that when the proposal was placed before whole sale book purchase committee of Department of Public Instructions, it opined that 300 Bharatha-Bharathi books of Rashtrakathi Parishat are more useful to the students of Secondary Education.

After examining the proposed matter, the Government has issued the following order.

**Government Order No PD 94 PMM 2009, Bangalore, dated 14th August 2009**

Provision has been made to supply 300 Bharatha-Bharathi books of Rashtrakathi Parishat mentioned in the annexure enclosed to Government and aided Higher Primary Schools under Karnataka Legislators’ Local Area Development Scheme.

By Order and in the name of the Governor of Karnataka,

Sd/-
(B. Chikkaraju)
Under Secretary to Government 1 & 2, Planning, Programme Monitoring and Statistics Department

To:
The Compiler, Karnataka State gazette, Bangalore with a request to publish the same in the next issue and to supply 500 copies.
Copies:

1. Accountant General, Karnataka, Bangalore.
2. All members to the Legislative assembly: Legislative Constituency (through Deputy Commissioner)
3. Chief Secretary/ Additional Chief Secretary/ Additional Chief Secretary and Development Commissioner.
4. Principal Secretary, Planning, Programme co ordination and Statistic Department.
5. Principal Secretary to the Chief Minister.
6. All Deputy Commissioners, Chief Executive Officer, Zilla Panchayat.
7. Press table.
8. Section guard file/ extra copies.
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Sd/-
(B. Chikkaraju)
Under Secretary to Government 1 & 2,
Planning, Programme Monitoring
and Statistics Department