

FOURTEENTH KERALA LEGISLATIVE ASSEMBLY

COMMITTEE ON PUBLIC UNDERTAKINGS (2019-2021)

HUNDRED AND THIRD REPORT

(Presented on 13th November, 2019)

SECRETARIAT OF THE KERALA LEGISLATURE
THIRUVANANTHAPURAM
2019

FOURTEENTH KERALA LEGISLATIVE ASSEMBLY

COMMITTEE ON PUBLIC UNDERTAKINGS (2019-2021)

HUNDRED AND THIRD REPORT

On.

KERALA INDUSTRIAL INFRASTRUCTURE DEVELOPMENT CORPORATION (KINFRA)

(Based on the Report of the Comptroller and Auditor General of India for the year ended 31 March, 2006)

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COMMITTEE ON PUBLIC UNDERTAKINGS (2019-2021) COMPOSITION OF THE COMMITTEE

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Shri Thiruvanchoor Radhakrishnan

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Shri C. F. Thomas

Shri M. Ummer

Shri P. Unni.

Legislature Secretariat:

Shri S.V. Unnikrishnan Nair, Secretary

Shri P. B. Suresh Kumar, Joint Secretary

Shri G. Harish, Deputy Secretary

Smt. Reji D. O., Under Secretary.

INTRODUCTION

I, the Chairman, Committee on Public Undertakings (2019-21) having been authorised by the Committee to present the Report on its behalf, present this Hundred and Third Report on Kerala Industrial Infrastructure Development Corporation (KINFRA) based on the Report of the Comptroller and Auditor General of India for the year ended 31* March, 2006 relating to the Public Sector Undertakings of the State of Kerala.

The aforesaid Report of the Comptroller and Auditor General of India for the year ended 31st March, 2006, was laid on the Table of the House on 28-3-2007. The consideration of the audit paragraphs included in this Report and the examination of the departmental witness in connection thereto was made by the Committee on Public Undertakings constituted for the years 2016-2019 at its meeting held on 16-11-2017.

This Report was considered and approved by the Committee (2019-21) at its meeting held on 10-10-2019.

The Committee places on record its appreciation for the assistance rendered to it by the Accountant General (Audit), Kerala in the examination of the audit paragraphs included in this Report.

The Committee wishes to express its thanks to the officials of the Industries Department of the Government Secretariat and Kerala Industrial Infrastructure Development Corporation (KINFRA) for placing the materials and information solicited in connection with the examination of the subject. The Committee also wishes to thank in particular the Secretaries to Government - Industries and Finance Departments and the officials of the Kerala Industrial Infrastructure Development Corporation who appeared for evidence and assisted the Committee by placing their views before it.

C. DIVAKARAN,

Chairman, Committee on Public Undertakings.

Thiruvananthapuram, 10th October, 2019.

REPORT

ON

KERALA INDUSTRIAL INFRASTRUCTURE DEVELOPMENT CORPORATION (KINFRA)

AUDIT PARAGRAPH 3.4. (2005-06) (3.4.1 to 3.4.33)

Introduction

- 3.4.1 The Kerala Industrial Infrastructure Development Corporation (Corporation) was set up in February 1993 under the Kerala Industrial Infrastructure Development Act, 1993 (Act) to provide for the establishment of industrial areas, organisation of industrial growth centres and for setting up infrastructural facilities for industries. The main activities of the Corporation are;
 - to develop, establish and maintain industrial areas selected by the Government;
 - to identify appropriate industrial sites, acquire them and tie-up the required infrastructure facilities like power, water, roads, communications, etc.; and
 - to allot the developed plots to entrepreneurs on terms and conditions as may be determined by the Corporation.

The allotment of developed/undeveloped land to prospective entrepreneurs was being made on lease basis for a period of 90 years after collecting lease premium amount and annual lease rent and service charges thereafter.

As on 31 March, 2006, the Corporation had three associate companies* engaged in the business of export promotion, textile apparels and film and video as well as eight Industrial Infrastructure Development Centres (IIDCs). The Corporation also entered into agreement for five Joint Ventures*.

The management of the Corporation vests with a Board of Directors consisting of eleven members with the Chief Secretary to Government of Kerala as

Kinfra International Apparel Park, Kinfra Film and Video Park and Kinfra Export Promotion Industrial Park.

^{**} Rubber Park India (P) Limited, ICICI-KINFRA Limited, Western India KINFRA Limited, Marine Products Infrastructure Development Corporation Limited, Care KERALAM Limited.

Chairman. The Managing Director is the Chief Executive of the Corporation. There were no members representing professional bodies and financial institutions as contemplated under Section 5 of the Act *ibid*.

Scope of audit

3.4.2 The performance review conducted during January to May 2006 covers the activities of the Corporation in the development of infrastructure for industries during the five years ended 31 March 2006.

Seven IIDCs and three Associate companies and three Joint Venture Companies® which had taken up development works for infrastructure and allotment to entrepreneurs were covered in the present study.

Audit Objectives

- 3.4.3 The objective of the performance review was to examine the role of Corporation in the development of industrial infrastructure in the State with a view to ascertain whether:
 - there was a clearly laid down plan for purchase and development of land;
 - land procured was developed by establishing infrastructure facilities like roads, power, water supply, communication, etc.;
 - the funds received from Central and State Government by way of grants and loans were utilised in an economic, effective and efficient manner:
 - land developed was alloted to industrial entrepreneurs and the terms and conditions of lease were conducive to industrial development and lease rent fixed was Optimum;
 - there was proper co-ordination of various government departments and agencies to ensure timely and qualitative facilities; and
 - the Corporation could ensure availability of adequate infrastructure to the entrepreneurs.

[@] IIDCs at Thiruvananthapuram, Mazhuvannur, Koratty, Malappuram, Wayanad, Thalassery, Kasargod. Associate companies Kinfra International Apparel Park, Kinfra film and Video Park, Kinfra Export Promotion Industrial Park. Joint Venture Companies: ICICI-KINFRA, Western India KINFRA Limited and Marine Products Infrastructure Development Corporation.

Audit Criteria

- 3.4.4 The Audit Criteria used for assessing the achievement of audit objectives were as follows:
 - Industrial policy of the State Government and directives issued relating thereto.
 - Targets fixed for selection of areas for development of infrastructure.
 - Detailed studies made to establish whether industrial entrepreneurs were willing to acquire the areas if infrastructure development was carried out.
 Cost efficiency of plots allotted in various industrial parks.
 - Performance of industries with regard to working results and employment opportunities created.
 - Performance of associate companies particularly with reference to their intended objectives.
 - Agreements with Joint Venture Companies and return on such investments.

Audit Methodology

- 3.4.5 The Audit methodology adopted involved:
- examining the industrial policy of the State Government and ascertaining whether the infrastructure development was in conformity with the policy and directions of the Industries Department/ Ministry;
- scrutiny of Government Orders, minutes of the meetings of the Board of Directors, Project Implementation Committee, Pricing Committee, etc.;
- review of tender files, work contracts, payment vouchers, etc., and scrutiny of records of associate companies and Joint Venture Companies;
- review of documents relating to award of contracts, their execution and norms for provision of facilities, fixation of lease premium, rent of Standard Design Factories and its realisation; and
- review of Progress reports and administrative reports sent to Industries Department/Government.

Audit findings

3.4.6 Audit findings as a result of test check were reported to the Corporation/Government in July 2006 and discussed in the meeting of the Audit Review Committee on Public Sector Enterprises (ARCPSE) held on 4 August 2006, which was attended by the Additional Secretary, Industries Department and Managing Director of the Corporation. The views expressed by the members were taken into consideration while finalising the review.

Audit findings are discussed in the succeeding paragraphs:

Industrial Policy

3.4.7 The State Government announced (1998, 2001 and 2003) the Industrial Policy which provided an overall approach towards development and upgradation of infrastructure to enable optimum utilisation of the State's resources. As per the 1998 policy the Government identified 100 per cent Export Oriented Unit (ECU) and tiny, small, medium or large units in sectors like Information Technology, Tourism, Agro based business including food processing, Readymade garments, Ayurvedic medicines, Mining, marine products, light engineering, bio-technology and rubber based industries as thrust Sectors. Specialised industrial parks with state-of-the-art infrastructure were to be developed for each of the above thrust sectors.

Under the industrial Policy of 2001 and 2003 the Corporation was expected to 'kick start' infrastructure development in the State and to bring about revolutionary changes in the availability of quality infrastructure. The salient features of the policy included:

- Revival of Kerala State Export Promotion Council to cater to the needs of export community.
- Announcement of a new export policy by constituting an Export Promotion Committee with the Corporation as a nodal agency.
- Setting up transparent methods for private participation in infrastructure in public interest.
- Setting up industrial parks for various sectors and groups including women.

- Development of industrial areas under Build, Operate and transfer (BOT) and Build, Own, Operate and Maintain (BOOM) basis.
- Development of road and water transport with private participation.
- Provision of educational and research institutions of international standards related to business/ industry.
- Creation of a separate fund by the Corporation to take up preliminary/ feasibility studies.
- Implementation of the Special Economic Zone (SEZ) policy and establishment of Industrial Development Zones.
- Constant co-ordination with Government of India for ensuring higher central investment in Kerala.

Out of the various activities indicated above, the Corporation had taken up the setting up of industrial parks for Various sectors and groups.

Purchase/Acquisition of Land

3.4.8 For the purpose of establishing industrial parks by providing infrastructural facilities the Corporation had been purchasing/acquiring land. The land acquisition was made through the District Collector and in some cases purchases were made directly from other departments/institutions. The Corporation, however, did not have any definite policy for selection of land for purchase/acquisition with reference to the nature of industries and suitability for creation of infrastructure facilities. The procurement/purchases were being made merely on the basis of availability of land.

During January 1995 to December 2005, the Corporation acquired/purchased 2750.14 acres of land at 17 locations. **Annexure 20** gives details of area acquired/purchased, cost of land and cost of development of various industrial Parks. The total cost of 2384.34 acres of land (excluding 240 acres assigned by the State Government free of cost and 125.80 acres for which valuation was yet to be made) was Rs.81.75 crore. The cost of land ranged from Rs.1.13 lakh to Rs. 7.53 lakh per acre depending on the location except the cost of land procured at the rate of Rs.28.01 lakh per acre at Kochi during 2005.

The industrial infrastructure development centres (IIDC) schemes envisaged development of industrial areas with infrastructure facilities within two years. Out of the total area of 1914.98 acres (Annexure 20) of land in 13 industrial parks, development works were undertaken in an area of 1032.52 acres only keeping an area of 882.46 acres without commencing development works. In respect of the balance area of 835.16 acres of land under "Other Parks" development Works were undertaken only in 382.06 acres leaving a balance of 453.10 acres of undeveloped land. This included 164.22 acres of land acquired for a private party as discussed in para 3.4.10 infra.

The deficiencies noticed in the purchase/acquisition of land and its utilisation are discussed in the succeeding paragraphs:

Land assigned for Industrial Township

3.4.9 The Corporation identified an area of 300 acres of land owned by Hindustan Machine Tools Limited in the prime locality at Kochi and submitted (May 1999) its proposals to the State Government for establishment of an Integrated Industrial Township (IIT) through a suitable Joint Venture Partner who was to be identified. The Government, accordingly, assigned and allotted (June 1999) 250 acres of land which was taken over by the Corporation in November 1999. The proposed IIT was to comprise of KINFRA ITPO Exhibition-cum-Convention Centre (40 acres), KINFRA Export Promotion Industrial Park -Free Trade Zone (135 acres) and Hi-tech Park (75 acres). It was noticed during audit that the Corporation had not undertaken any feasibility study for the establishment of an industrial township in the area and no Joint Venture partner could be identified till date (August 2006). Thus, even after the lapse of over five years the Industrial Township had not been started. The only activity undertaken on the land was commencement (April 2005) of civil construction work for a Biotechnology Incubation Centre building in an area of 40 acres. The Corporation thither transferred 10 acres of land to the National Institute of Legal Studies without lease rent for 90 years as directed (August 2005) by the Government. The balance area of 190 acres has been lying idle since November 1999.

The Management stated (July 2006) that several attempts made from June 2000 onwards to find a private sector participant for Hi-Tech Park through the

process of newspaper advertisements were not fruitful since there was no demand for land at that time. The reply indicated that the Corporation had sent the proposal for setting up of an Industrial Township without adequate planning and study.

Acquisition of land for a Private Entrepreneur

3.4.10 On the direction of the State Government, the Corporation entered into (December 1997 and May 2000) an agreement with a private entrepreneur viz. Kannur Power Projects (KPP) to provide land to him for setting up a 500 MW thermal power project by KPP. The Corporation acquired and took possession (July 2000) of an area of 164.22 acres of land in Kannur District at a cost of Rs.3.65 crore. As per the terms of the agreement, the private entrepreneur (KPP) had to bear all the liabilities arising out of acquisition proceedings and also to refund to the Corporation the amount along with the interest at the rate of 16.5 per cent per annum.

Land costing Rs.3.65 crore acquired on behalf of a private entrepreneur had not been utilised and interest due there against amounted to Rs.2.83 crore

Audit scrutiny revealed that KPP did not comply with the terms of the agreement and the land measuring 164.22 acres was kept in the possession of the Corporation. The Corporation paid Rs.3.65 crore towards the cost of land. Besides there were 62 land acquisition reference cases to be decreed by the Court. The total amount due (including interest of Rs.2.83 crore) worked out to Rs.6.48 crore. The Corporation could not take any legal action for the realization of these dues from KPP in the absence of any clause in the agreement to this effect.

The Management stated (July 2006) that the agreement with KPP was still subsisting and hence Corporation cannot unilaterally withdraw from the agreement and cannot make use of the land for any other purpose as this would jeopardize the smooth process of recovery of dues from KPP and that it was seeking the Government's direction for realization of the amount.

The reply is not tenable since no specific provision was included in the agreement with KPP for utilisation of land for some other purposes by the Corporation in case of any default by KPP. Further the Corporation did not have any viable proposals for the utilisation of this land.

Land acquired at Kunnamthanam

3.4.11 The Corporation got transferred (March 2000) an area of 14.48 hectares (37.5 acres) out of 35.48 hectares of land acquired (February 1999) by the State Government at Kunnamthanam, Pathanamthitta District for setting up an Industrial Growth Centre. The Corporation paid Rs.87.31 lakh to the State Government in February 2004 for taking possession of this land. The area had earlier been abandoned (November 1996) by Kerala State Industrial Development Corporation (KSIDC) on the ground that setting up of an Industrial Centre was technically and commercially not viable. Petitions filed by the land owners in the Hon'ble High Court against acquisition proceedings were also pending at the time of transfer. In spite of this, the Corporation got possession (February 2001) of the land and also obtained approval (December 2001) from the Government of India for setting up of an IID Centre at a cost of Rs.5.05 crore. The development works could not be carried out since the land owners obtained stay order from the Hon'ble High Court. The Government of India cancelled (December 2005) the approval for IID Centre at Kunnamthanam.

Decision to set up the IID centre which was not technically and commercially suitable resulted in blocking up of Rs.87.31 lakh

Since the land had been abandoned by KSIDC, the Corporation was aware of the unsuitability of the location for IID centre even prior to taking over the land. The decision of the Corporation to set up IID centre in a location which was not technically and commercially suitable resulted in non-establishment of an industrial park and blocking up funds to the extent of Rs.87.31 lakh spent for land acquisition.

The Management stated (April 2006) that the Hon'ble Supreme Court had finally decided (December 2005) the cases against acquisition, in favour of the Corporation and the development work of the park had begun (April 2006). Since GOI assistance was available only for one year as per the scheme, the Corporation proposed to meet the expenditure from the State Government's share of assistance.

Payment of enhanced compensation

3.4.12 As per the license agreement/lease deed (Clause 3) the premium payable by an individual entrepreneur would be enhanced proportionately if

additional compensation had to be paid as a result of any court order pursuant to provisions of Land Acquisition Act. The land owners (1029 nos.) of eight centres had filed (April 2000 to March 2006) cases before the Court's claiming enhanced compensation for a total area of 1971.10 acres of land.

The Corporation failed to demand and recover from entrepreneurs enhanced compensation of Rs.seven crore paid to land owners towards cost of land.

The Corporation paid Rs.seven crore in respect of 380 cases settled and 649 cases were still (April 2006) pending in various courts. In Spite of specific terms and conditions to this effect in the license agreements and lease deeds, the Corporation had not demanded the proportionate share of enhanced compensation from the industrial entrepreneurs who were allotted land during the period April 1998 to March 2006.

The Management stated (July 2006) that they propose to recover enhanced compensation by fixing the cut off period as 31 March 2006 and then periodically till complete cases were finally disposed of. It was, however, noticed in audit that the Corporation had not claimed (July 2006) the enhanced compensation even after the proposed cut off date.

Allotment of Land

3.4.13 The Corporation framed (December 1993) rules and regulations as per Sections 49 and 50 of the Kerala Industrial Infrastructure Development Act, 1993 which are pending approval of the State Government (August 2006). Further, as per section 50 of the KIID Act 1993, the Corporation framed (February 1996) Land Disposal Regulations to deal with matters relating to allotment of land and the same were still (August 2006) pending approval from the State Government. The land at the industrial parks of the Corporation is to be allotted on lease for a period of 90 years under these Regulations. The State Government constituted (May 1999) the Pricing Committee and Land Allotment Committee for dealing with fixation of lease premium and allotment of land for each area. During April 1998 to March 2006, the Corporation allotted an area of 408.76 acres of land in 238 cases. Licence agreements were executed in 191 cases for an area of 170.59 acres in 10

^{*} KIAP/IIDC, Trivandrum; KEPIP, Emakulam; IIDC, Thalassery; IIDC, Kasargod; IIT, Palakkad; IIDC, Adoor; Kannur Power Project, Kannur and Rubber Park, Irapuram.

industrial parks and 52^{***} entrepreneurs had executed lease deed for a total area of 165.02 acres in nine industrial parks.

The deficiencies noticed in the allotment of land and execution of lease agreements/ deeds are discussed below:

Delay in execution of licence agreements/lease deeds

3.4.14 Land Disposal Regulations provide for allotment of land to the entrepreneurs within 30 days of application followed by execution of a licence agreement within 15 days thereafter on payment of a minimum of 50 per cent of lease premium amount. The entrepreneurs have to execute a lease deed within two years from the date of licence agreement upon payment of full lease premium and commencement of commercial production.

Audit scrutiny disclosed the following:

- Of the 238 cases where allotment letters were issued during April 1998 to March 2006, licence agreements were executed within the prescribed period of 15 days in 28 cases only. The delay in executing licence agreements in the other cases ranged between two and 1348 days involving amounts ranging between Rs.0.22 lakh and Rs.82.84 lakh.
- Of the 191 cases in which licence agreements had been executed, the lease
 deeds were executed in 45 cases only. A test check of 35 cases out of these
 45 cases revealed that in 21 cases lease deeds were executed within the
 prescribed period of two years, while in the remaining 14 cases, the delay
 ranged from one month to 35 months.
- In respect of 55 cases involving an area of 59.53 acres of land as on 31 March 2006, the mandatory period of two years from the date of licence agreement had already expired but no lease deed had been executed so far, even after delays ranging between one month to 84 months after expiry of the two year period. An amount of Rs.1.64 crore (lease premium Rs.1.46 crore and interest Rs.18 lakh) was outstanding from the parties. No action was taken by the Corporation to revoke the agreement and to restore the land after forfeiting the EMD as per Clauses 5 and 7 of the licence agreement.

^{**} Includes seven cases where direct lease deed (without licence agreement) has been executed for an area of 118.98 acres.

Deviations from the provisions of Land Disposal Regulations

3.4.15 The Corporation deviated from the provisions of Land Disposal Regulations in adhering to the period prescribed for allotment of land, execution of licence agreement/ lease deed, etc. The deviations resulted in undue favour to the entrepreneurs and cases of loss by way of interest on lease premium as suffered by the Corporation are discussed in succeeding paragraphs:

Allotment to Kairali Group

3.4.16 The Corporation acquired (1999-2002) 340 acres of land near Walayar in Palakkad district (cost Rs.7.61 crore) for setting up an industrial township as per orders (October 1998) of the State Government. Out of this an area of 79.40 acres of land was allotted (November 2002 and February 2003) to Kairali Herbal Cures (P) Limited (KHC) on lease for a period of 90 years to set up a full fledged herbal cure centre, at a total lease premium of Rs.2.41 crore. The lease deed was executed in May 2005.

Deviating from the Land Disposal Regulations, the Corporation allowed instalment facility over a period of two years for payment of premium without entering into licence agreement resulting in loss of interest amounting to Rs.39.09 lakh and extension of undue favour to the party.

Delay in collection of lease premium amount in time entailed interest loss Further land measuring 98.80 acres was allotted (June 2005) to another firm [Kairali Heritage Centre (P) Limited] of the same group. This firm paid (August 2005) only the EMD (Rs.25.61 lakh) and the lease premium of Rs.2.31 crore has not been paid so far (June 2006). The delay in receipt of lease premium entailed loss of interest of Rs.17.22 lakh for the period August 2005 to March 2006 since licence agreement was not executed.

The Management stated (July 2006) that the execution of agreement might be dispensed with if the Corporation decided to grant a direct lease. The reply is not tenable since the Corporation collected the lease premium over a period of two years in instalments without reckoning the appreciation accrued in the value of land.

Loss due to non-execution of licence agreement

3.4.17 KINFRA Small Industries Park (KSIP), Thalassery allotted (March 2001) five acres of developed land at a lease premium of Rs.13.25 lakh per acre to Rubco Sales International (RUBCO) for setting up a canvass shoe manufacturing unit. RUBCO remitted (December 2001) Rs.44.75 lakh. Instead of adjusting the amount against 50 per cent lease premium payable for five acres of land allotted, Rs.39.75 lakh was adjusted against full lease premium for three acres of land, EMD for balance two acres of land (Rs.2.65 lakh) and EMD for 1.61 acres of land in respect of their sister concern Rubco Huat Woods (Rs.2.35 lakh). The lease deed was executed (December 2001) for three acres of land only.

Delay in intimating allotment and adjustment of full lease premium against lease value of a portion of the land allotted resulted to interest loss of Rs.61.29 lakh.

Audit scrutiny revealed that as against the prescribed time limit of 45 days there was delay of 18 months from May 2000 to December 2001 in intimating the allotment of land to RUBCO and for execution of licence agreement. Since the Corporation could charge interest only after execution of licence agreement the delay entailed loss of Rs.22 lakh by way of interest for the period from June 2000 to December 2001.

In respect of the balance two acres of land allotted to RUBCO and 1.605 acres to Rubco Huat Woods, the interest loss on the balance aggregate lease amount of Rs.47.63 lakh, arising from non-execution of lease agreement, worked out to Rs.39.29 lakh for the period up to March 2006.

Undue favour to an entrepreseur

3.4.18 KINFRA Export Promotion Industrial Park (KEPIP) allotted (July to December 2000) 8.513 acres of land to Kerafibretex International Private Limited (KF) for setting up a PVC Coir manufacturing unit. KF executed (January 2001 to April 2002) the licence agreement and lease deed (May 2005) after paying (March 2004) the full lease premium. Due to delay in execution of licence agreement beyond the prescribed period of 15 days from the date of allotment, the Corporation lost Rs.4.28 lakh as interest on the balance premium from the date of down payment (July 2000/January and February 2002) of 50 per cent lease premium to the date (January 2001/April 2002) of licence agreement. Further, the

Corporation had to waive aggregate interest amount of Rs.11.33 lakh payable by KF during the period from January 2001 to March 2004 on account of failure to provide power supply in time (Rs.2.21 lakh) and undue concession by way of non-levy of interest (Rs.9.121akh) on full lease premium deviating from the normal practice.

The Management stated (July 2006) that KF could be provided power only in April 2001 due to delay in commissioning of sub-station and KP being a major exporter, the Corporation could persuade prospective investor to come to KEPIP. The reply is not tenable since the loss due to waiver of interest totalling Rs.15.62 lakh was incurred in violation of the terms and conditions of Land Disposal Regulations.

Allotment of standard design factories

3.4.19 Since there were no allottees for the land developed by the Corporation at the KINFRA International Apparel Park (KIAP) the Corporation constructed (December 1999) three Standard Design Factories (SDF) each with a plinth area of 17500 sq. feet at a total cost of Rs.4.09 crore. The entire facility was let out (May 2002) to Leela International Limited, Mumbai (LIL).

Based on negotiation conducted with LIL, the then Managing Director recommended (February 2002) to Government a lease rent of Rs.1.81 per sq.ft. per month for the first two years with 12 per cent increase every two years thereafter till tenth year. The basis of fixation of this rate was, however, not available. These rates were approved (April 2002) by the Government.

Undue concession granted to a private group resulted in loss of revenue of Rs.90.86 lakh.

Audit scrutiny revealed that the Pricing Committee being the designated authority had fixed (March 2002) the rent at Rs.2.95 per sq. feet per month during the first two years with 12 per cent increase every two years and Rs.4.79 per square feet per month in the ninth and tenth year and thereafter Rs.17.42 per square feet per month till the 30th year so as to recover the actual capital cost of Rs.4.09 crore in 30 years. The Corporation, however, did not enhance the rent to Rs.2.95 per sq.ft. but continued to charge at the rate of Rs.1.81 per sq.ft. The undue

concession granted to LIL resulted in revenue loss of Rs.27.36 lakh to the Corporation till April 2006 and a future loss of Rs.63.50 lakh up to April 2012.

The Management stated (July 2006) that there were no takers for SDFs in the Apparel Park. As a result of a one to one meeting and regular interaction Leela Group was persuaded and got the rate revised by the Government. The reply is not tenable since the Corporation had not made any study regarding viability for establishment of an Apparel Park in this area and construction of SDF was undertaken outside the scope of function of creation of infrastructure when it was not viable.

Delay in providing infrastructure facilities

Construction of 33/11 KV Substation

KINFRA incurred avoidable expenditure of Rs.62.80 lakh on construction of substation due to improper estimation of power requirement.

3.4.20 KINFRA Techno Industrial Park (KTIP) at Kakkanchery, Malappuram (unit of the Corporation) estimated (November 1995) its power requirement as 4 MVA at 11 KV and applied to Kerala State Electricity Board for providing supply through two 11 KV feeders. The estimates for power requirements were changed too frequently and the Corporation finally availed (August 2003) 3 MVA power through 'Looping in and Looping out' arrangement from 33 KV line after constructing (February 2003) a substation in the park at a cost of Rs.62.80 lakh.

Audit scrutiny revealed the following:

- The guidelines issued for setting up IIDC with access to adequate source of power was not complied with in this case resulting in delayed implementation of the project for more than seven years.
- In Corporation's other parks, except KEPIP, Kochi (an electricity licensee)
 the required power at 2MVA to 5 MVA was obtained at 11 KV. The
 decision to change power requirement from 11 KV to 33 KV was without
 any valid ground. In the absence of proper study on the rating of power
 requirement, KINFRA incurred extra expenditure of Rs.62.80 lakh on the
 construction of the 33/11 KV substation.

The Management stated (July 2006) that they obtained power at 33 KV because of the urgency to provide the same to entrepreneurs who had already been allotted land and obtaining power at 11 KV would have taken around three and a half years. The reply is not tenable in view of the fact that the power requirement at the required rating could have been obtained at 11 KV directly from the Chelari substation, two kilometers away, commissioned in October 2002 well before the completion of the substation of KINFRA and energisation of the park in August 2003. The present requirement of the park is 0.75 MVA only. The expenditure of Rs.62.80 lakh necessitated due to improper estimation of power requirement was avoidable.

Failure to first identify adequate water availability for an Industrial Park

3.4.21 The Corporation decided (March 1995) to locate the Kinfra Techno Industrial Park (KTIP) in 70 acres of land in Malappuram district. The park comprised of a food zone in 60 acres of land and water availability was one of the primary requirements for functioning of the zone. The project report for the park identified the water requirement of the park at five million litres per day (MLD) which was to be met from the ground water source available by incurring expenditure of Rs.two crore.

During implementation of the project the actual ground water availability was found to be only 0.5 MLD and an alternate location at Kadalundi river basin was identified (1997) at a distance of 13 km from the Park. This scheme also fell through due to social and political problems. The source of water was finally identified (November 2003) at Chaliyar river 17.50 km away. The contract for new external water supply scheme had been awarded (July 2005) at Rs.7.62 crore and the work was in progress (June 2006). The total expenditure incurred on water supply arrangements as on 31 March 2006 amounted to Rs.6.09 crore.

In connection with the provision of water supply for the park, the Corporation had entrusted (October 2002) the construction, commissioning and maintenance of a water treatment plant (WTP) to Shriram Engineering and Construction Company Limited, Chennai (SEC). This plant completed (September 2004) at a total cost of Rs.1.25 crore was lying idle. The failure of the Corporation in identifying adequate sources resulted in undue delay in providing basic

infrastructure facility for water supply. Due to this entrepreneurs had to resort to alternate sources of water for their requirements.

Water Supply Scheme for Mazhuvannur

3.4.22 The Pre-feasibility/Project Report of KINFRA Small Industries Park (KSIP), Mazhuvannur provided that the water requirements would be met from ground water sources. Eventhough, the Corporation constructed (May 2002) two bore wells and four open wells at a total cost of Rs.33.27 lakh, sufficient water was not available. Consequently for availing separate water connection the Corporation paid (July 2005) Rs.49 lakh to Kerala Water Authority and the work was in progress (April 2006). The construction of an external water supply scheme for KSIP at an estimated cost of Rs.1 crore was also being considered (July 2006).

Thus, failure of the Corporation to identify proper water supply sources resulted in not providing infrastructure facility of water to the entrepreneurs in the park.

The Management stated (July 2006) that it was not possible to estimate the water requirement in any park in initial stages since the details of the units being established are not known. The reply is not tenable since the feasibility study shows that the entire requirement of water was available from ground water sources. Lack of planning and strategy in conceiving and implementing the projects by the management resulted in excessive project cost which was subsidised by the Government.

Avoidable/extra expenditure providing infrstrucutre facilities

3.4.23 The Corporation incurred avoidable/extra expenditure in providing infrastructure facilities as discussed in following paragraphs:

Delay in getting KSEB Licensee status

3.4.24 On the basis of the decision taken (July 1998) at the instance of the Chairman, KSEB, the Corporation submitted (January 2000) an application for licensee status for power distribution at KINFRA Export Promotion Industrial Park (KEPIP). A 110 KV sub-station was constructed (August 2000) and 110KV double circuit lines were drawn at a total cost of Rs.seven crore. Even though a draft

licence agreement was prepared and forwarded (April 2000) to the State Government by the Chief Electrical Inspectorate, no formal orders were issued. In the meantime, Kerala State Electricity Board took over (February 2001) the power distribution system and operation of the substation. The Board, however, insisted on payment of operation and maintenance expenditure by KEPIP even though as per provisions [Clause 19 (e)] of regulations relating to the Conditions of Supply of Electrical Energy issued by KSEB under Section 79 (j) of the Electricity (Supply) Act 1948, such charges were to be borne by the Board from the date of take over of distribution system.

Subsequently, the Government declared (May 2003) KEPIP as an Electricity Licensee. KSEB allowed (July 2003) licensee status and handed over (January 2004) the power distribution system to the Corporation. The operation and maintenance charges of Rs.28.48 lakh were paid to KSEB up to January 2004.

The delay of four years (January 2000 to January 2004) in getting licensee status and the unnecessary payment of Rs.28.48 lakh indicated lack of coordination among the Corporation, KSEB and the State Government in the project implementation process despite the fact that the Principal Secretary to State Government was the Chairman of the Corporation and Chairman, KSEB a member in the Board of Directors of the Corporation.

The Management stated (July 2006) that Kerala State Electricity Board refused (February 2001) to grant licensee status and further there was undue delay on the part of the Government in issuing orders. The reply is not tenable since the Corporation was aware of the fact that Kerala State Electricity Board was not the authority to grant licensee status and the Board of Kinfra consisted of Chairman, Kerala State Electricity Board and Chief Secretary to the Government as directors.

Loss of energy

There was abnormal distribution losses valued at Rs.35.70 lakh.

3.4.25 During 24 months from January 2004 to December 2005, KEPIP, as electricity licensee, purchased 412.15 lakh units of power from KSEB and sold 397.29 lakh units to industrial consumers. Own consumption of the Corporation was 1.13 lakh units. The difference of 13.73 lakh units

between quantity purchased and quantity sold/consumed represented energy loss, which varied between 0.51 per cent and 7.27 per cent per month. At the purchase rate of Rs.260 per unit the loss worked out to Rs.35.70 lakh.

The Management (July 2006) attributed it as a 'technical loss' in the nature of Transmission and Distribution Loss. However, KEPIP had not analysed the reasons for the abnormal variance in loss from 0.51 to 7.27 per cent per month reckoning the fact that energy was being distributed to units within the park itself.

Development at Industrial Infrastructure Development Centres (IIDCs)

3.4.26 The Government of India launched an Integrated Infrastructure Development Scheme in March 1994 for small scale industries in rural and backward areas with the following objectives:

- Promotion of cluster of small scale and tiny units with a view to create employment opportunities and develop exports.
- Promotion of stronger linkages between agriculture and industry.
- Providing common service facilities and technological backup services in the selected centres.
- Creation of infrastructural facilities like power, water, communication, etc., in the industrial areas.

The scheme was included in the eighth five year plan proposals. The salient features of the scheme were as under:

- The Government of India and Small Industries Development Bank of India (SIDBI) would contribute to each centre an amount not exceeding Rs.five crore in the ratio 2:3 and cost in excess of Rs.five crore per centre would be met by the State Government.
- The State Government would provide necessary land for the centres the cost of which was to be recovered from the project authorities.
- SIDBI would advance funds to the extent of Rs.five crore to the implementing agencies in instalments and claim simultaneously 40 per

cent thereof subject to ceiling of Rs.two crore from Development Commissioner (SSI) as grant.

 The State Government was to be entrusted with the task of implementing the proposed scheme through a public sector corporation having sound financial position.

The Corporation, the nodal agency for the implementation of the scheme in Kerala during 1994 to 2006 undertook the development of IIDCs at eight locations at a projected cost of Rs.40.61 crore excluding cost of land of Rs.13.58 crore. The establishment of IIDCs were on the basis of availability of land in each district and there were no plan/proposals for setting up the centres in the districts. The establishment of these IIDCs were on the basis of sanction from the Development Commissioner (SSI) for which a grant of Rs.two crore each was sanctioned. The State Government contributed matching contribution and met the shortfall if any in the project cost. The development works were taken up and allotment of plots commenced in seven centres. The following deficiencies in the implementation of the scheme were noticed in audit:

- the completion of development works in the centers were delayed for periods ranging from 16 to 60 months beyond the period of 18 months envisaged in the scheme.
- the delay in completion of electrical and water supply works with reference to land development and building works ranged from 11 to 21 months and from eight to 26 months respectively which showed nonsynchronization of works.
- due to low occupancy, a high capacity (650 KVA) diesel generator set installed (April 2004) at IIDC Malappuram centre was not found economical during power failure and remained idle.
- as against 2469 small or tiny industrial units envisaged under the project reports, the number of units with whom licence agreement for allotment of plots entered into up to March 2006 was only 160 (6.5 per cent).

^{*} Menamkulam (Trivandrum), Koratty, Waynad, Kakkanchery (Malappuram), Adoor, Thalassery, Kasargod and Mazhuvannur.

- out of 295.14 acre of land acquired, the corporation could lease out only 111.57 acre (37.8 per cent), including 18.43 acre sold as undeveloped land (IIDC Thalassery).
- contrary to the spirit of the scheme large area upto 23.43 acre was allotted to single entrepreneur (IIDC Thalassery).
- out of the total 153 allotments, 66 allotments only were for an area up to 25 cents. Further allotment to 20 units was not in conformity with the directives of IIDC scheme, since their investment was more than Rs.l crore.
- as against the estimated direct employment for 13500 persons the employment generated (March 2006) was only for 2596 persons (19 per cent).

Audit scrutiny further revealed that the Corporation had not undertaken the following activities envisaged in the scheme:

- Providing technological back up service to the entrepreneurs and industrial units.
- Designing of entrepreneurship development/skill upgradation programme to synchronise with the project work to obviate idle capacity/low occupancy.
- Concurrent and post facto evaluation studies about the industrial units established.
- Periodical assessment about the financial and operational details of the units for evaluation and report to top management/Government.
- Scheme of reservation or training for SC/ST and women entrepreneurs.

Thus, the very objective of the scheme primarily meant for creation of small scale industries in rural/backward areas with a view to provide employment opportunities, was defeated.

The Management stated (July 2006) that there were no demand for smaller plots of 10 cents area and delays occurred due to unforeseen circumstances.

Employment potential depended on size of the industries, investment and technologies adopted.

The reply is not tenable since the expenditure on setting up of IIDCs could not contribute to employment potential which was the main objective of the scheme.

Marketing

3.4.27 The creation of Infrastructure by the Corporation for development of industries would attain the desired objective only if industrial plots, where facilities were created, were allotted or sold to entrepreneurs. The Corporation, however, has not so far (August 2006) evolved a policy for the marketing of land in various parks where facilities had been created.

The following points were noticed in audit:

- the pre-feasibility and feasibility reports on the setting up of industrial parks were being prepared by the Corporation and these reports seldom contained any viable proposals about the marketing policy to be pursued.
- the top management responsible for a policy decision in this regard had
 not considered this subject in any of the meetings of the Board of
 Directors, even though the difficulties faced in leasing of the land due to
 comparatively higher prices, labour problems, delayed infrastructure
 development, etc., were reported.
- in the absence of proper marketing strategy even the "special offer scheme" introduced in one park after creation of infrastructure facilities ended up in payment of Rs.29.49 lakh by way of rebate to 12 initial investors without attracting new entrepreneurs.
- no independent study was being undertaken as to the viability in developing an industrial park in a specified area.
- an expenditure of Rs.2.50 crore was incurred on advertisement, publicity
 and promotional expenses during the five years ended 31 March 2006.
 This represented advertisement charges on the Corporation's activities in
 special edition of various magazines, souveniers, diaries, etc., contribution

for various seminars, workshop, etc., which included advertisement, entertainment and other sales promotion expenses. In the absence of any marketing strategy the expenditure did not serve the purpose.

 the Corporation does not have an independent marketing cell for monitoring the land disposal activities.

Monitoring and Evaluation

- 3.4.28 In order to ensure that the infrastructure created by the Corporation had been productively utilised and the units which were allotted land in various parks were established and functioning well, the Land Disposal Regulations of the Corporation and the licence agreement executed by the entrepreneurs prescribed (Clause 1) various post-allotment responsibilities such as;
 - land would be handed over to the allottees on execution of the licence agreement.
 - the entrepreneur should, within three months from the date of agreement, submit detailed plans and drawings for the construction of buildings.
 - within eight months from the date of agreement, commence construction of the buildings; and
 - within 20 months of the date of agreement, complete installation of Plant and Machinery and within 24 months from the date of agreement commence commercial production. On completion of construction, licensor shall execute lease deed for a period of 90 years.

It was noticed in audit that there was no system in the Corporation to monitor the above activities with reference to the schedule fixed and to report the lapses thereon to the top management with a view to take either corrective measures or invoke penal provisions.

3.4.29 Further, the activities relating to the development of infrastructure facilities like water, power, roads communications, etc., were to be completed within a period of 18 months from the date of acquisition/purchase of land as prescribed under IIDC scheme. It was, however, noticed in audit that there was no system to ensure that the works in connection with the infrastructure development

were completed within the prescribed limit and no progress reports in this regard were prepared and considered in the meetings of Project Implementation Committee/Board of Directors.

3.4.30 The IIDC scheme announced (March 1994) by Government of India, envisaged various activities the Corporation was required to undertake to have an evaluation about the overall performance of the industrial units set up. It was, however, noticed that the Corporation had not undertaken any of these activities to ensure that the funds by way of grants/loans from Government were properly utilised for achieving the declared policies.

Promotion of Joint Venture Companies

3.4.31 As part of development of infrastructure facilities, the Corporation has from time to time formed Joint Ventures (JVs) with parties with capacity to bring in capital and administer projects. The Corporation has so far (June 2006) formed five Joint Venture Companies (JVC). The details thereof are as under:

Sl. No.	Name of Joint Venture Company	Nature of activity	Date of incorpora tion	Total share capital of Joint Venture Company (Rs. In crore)	Investments by the Corporation		Dividend received	
					Amount (Rs. In crore)	Percen tage	Amount (Rs. In lakh)	Year
1	2	3	4	5	6	7	8	9
1	Western India Kinfra Limited (WI- KINFRA)	Infrastru cture develop ment	October 1994	5.55	2.77	50		
2	Marine Products Infra- structure Develop- ment Corporation (P) Limited (MIDCON)	Marine products infrastru cture develop ment	March 1999	5.00	2.50	50		

1	2	3	4	5	6	7	8	9
3	ICICI- KINFRA (I- KIN)	Project consulta ncy	February 1996	1.55	0.37	24	0.75	July 2001
4 .	Rubber Park Limited	Rubber based industries	December 1997	20.00	10.00	50		
5	Care- KERALAM Limited	Ayurvedic research	October 2004	3.00	2.00	67		
	Total			35.10	17.64		0.75	

Investment of Rs.17.64 crore in five Joint Venture companies over a period of 12 years yielded a return of Rs.0.75 lakh only.

Even though the Corporation's investment in the JV companies was substantial, necessary provisions were not included in the Joint Venture agreements to ensure effective control over their affairs. The total investment valued Rs.17.64 crore in five Joint Venture companies as on 31 March 2005 did not yield any return (other than Rs.0.75 lakh received as dividend from one company (Sl.No.3 above) in 2000-01).

In respect of investment made in Joint Venture companies, the following points were noticed during audit:

• Western India-KINFRA Limited (S1.No.l of above table) was formed for establishing and developing a modern Integrated Industrial Township at Kanjikode in Palakkad district. The Corporation acquired 750 acres of land for this project, out of which 200 acres were transferred (December 1999) to the JVC. The interest on the cost of land (Rs.75 lakh) from the date of acquisition to the date of transfer, and enhanced compensation paid to the ex~owners till April 2004 (Rs.43.62 lakh), totalling Rs.1.19 crore were not reckoned/included in the value of 200 acres of land transferred. The balance area of 550 acres of land (cost Rs.six crore) acquired for this JVC was lying without use for the past 10 years resulting in blocking of investment. The Corporation could not utilise this land for any other purpose since it was acquired exclusively for the JVC.

It was further noticed that the Western India KINFRA Limited had a huge amount of Rs.3.36 crore in fixed deposits as on 31 March 2005 indicating that funds were kept at the disposal of the co-promoter who was empowered to use the funds under the agreement, while the Corporation did not have any control over the affairs of the JVC.

- MIDCON (Sl.No.2 of above table) the JVC of the Corporation and MPEDA formed (July 2001) another JVC Seafood Park India Limited (SPIL) with 10 seafood exporters. MIDCON disbursed (September 2001 to October 2004) loans to the extent of Rs.4.62 crore to SPIL at seven per cent per annum with quarterly rest. There was no repayment against the loan and the same had been treated as a nonperforming asset by MIDCON. SPIL had not yet (July 2006) formally commenced commercial operations. Thus, the JVC created by the Corporation with an investment of Rs.2.50 crore acted as a conduit in siphoning off the investment to 10 private entrepreneurs.
- The Corporation disbursed Rs.3l.20 lakh to I-KIN (Sl.No.3 of the table) out of Rs.one crore received from the State Government as revolving fund for conducting techno-economic and feasibility studies on potential projects. Though the JVC collected the success fee from the bidders, the amount was not reimbursed to the Corporation.

Internal audit and Internal Control

Internal audit

3.4.32 The Corporation does not have its own Internal Audit wing. Internal audit was being got done by external Auditors. No Internal Audit Manual exists prescribing the areas to be covered aspects to be examined during internal audit. The internal Audit reports were also not being placed before the Board of Directors and there was no system of reporting the deficiencies contained in the Internal audit report to the top management. Irregularities of persistent nature like non-maintenance of land register with details of addition and disposals from time to time and the details of interest remitted to the court due to delay in remittance of additional/enhanced compensation in Land Acquisition Reference cases, were not reported regularly by the Internal auditors to the management.

Internal Control

3.4.33 The following deficiencies were noticed in Internal Control System.

- Internal Control procedures were not formulated by the Corporation. The rules and regulations for giving effect to the provisions of the KIID Act had not been framed so far (April 2006).
- The Board of Directors met only 11 times during the five years ended 31
 March 2006. Formation of committees to decide policy matters and
 project implementation aspects was pending approval (April 2006) of the
 State Government.
- Fixed Asset registers indicating the location, value, number of items, date
 of purchase, depreciation charged from time to time, etc., were not
 maintained properly. No physical verification of assets had been
 undertaken.

These matters were reported to Government in July 2006; their reply is awaited (August 2006).

Acknowledgement

Audit acknowledges the co-operation and assistance extended by the staff and the Management of the Corporation at various stages of conducting the performance audit.

Conclusion

Kerala Industrial Infrastructure Development Corporation, formed with the objective of creating infrastructure facilities for development of industries in the State, did not have any policy for selection of land for purchase/acquisition with reference to nature of industries. The Corporation had taken up the establishment of industrial parks for various sectors and groups. Since a major portion of the land where infrastructure facilities were created remained unalloted the Corporation could not fully achieve its envisaged objective. The Rules and Regulations framed by the Corporation under KIIDC Act were not approved by the Government even after twelve years. The Corporation acquired land without any definite plan for development of specific categories of industry in specified areas. There was undue

delay in intimating, allotment of land to entrepreneurs, execution of licence agreements and lease deeds. There was no marketing strategy for leasing of developed land. The creation of infrastructure was carried out without proper planning and scheduling and units in various Parks of the Corporation could not be provided adequate power, water facilities etc., in time which contributed to excessive costs. No system was in existence for monitoring and evaluation of the performance of units in various parks with a view to assess the extent to which huge funds spent for creation of industrial infrastructure contributed to development and creation of employment opportunities. The Internal Audit, entrusted to outside agencies did not have adequate coverage and there was no effective internal control system in the organisation.

[The Audit Paragraph 3.4.7–3.4.33 contained in the report of the Comptroller and Auditor General of India for the year ended 31" March 2006]

The note furnished by the Government on the Audit Paragraph is given in Appendix II.

Discussion and Findings of the Committee

The Committee enquired about the present position of infrastructure development of Central Public Sector Undertakings like Hindustan Aeronautics Ltd. (HAL), Bharat Earth Movers Limited (BEML) and Bharat Electronics Limited (BEL). The witness replied that BEML have putforth a contenting operation in Kanchikode, Palakkad District but HAL and BEL are in a stand still at present and that they had failed to utilize the land provided to them. To a query of the Committee regarding utilization of allotted land, the witness stated that out of the 200 acres of land handed over to HAL in 2005, about 20 acres were utilized for infrastructure development. He added that developmental activities were not progressing speedily as envisaged, due to agitations which arose in connection with land acquisition.

The Committee was astounded to note that there was hardly any developmental activities in the 200 acres of land for 11 years and that the company had not framed any projects during the period to utilize the whole land.

The Committee further enquired about the project report of HAL and also about the transmission of electricity in various parks.

The witness explained that a joint venture had existed previously between NTPC and KINESCO Power and Utilities Private Limited, and that NTPC has withdrawn from the joint venture and KINESCO alone has been functioning accurately in transmitting electricity in KINFRA parks and that the organization performs investment, operation and maintenance works effectively. The witness further stated that KINESCO purchases electricity from KSEB for transmission in the industrial park.

The Committee further enquired about the details of the project report for developing solar park under the Ministry of New and Renewable Energy and also about the model wind energy farm, proposed to be set up at Palakkad as part of the wind energy project. The Witness submitted that KINOX Private Limited is producing 18 MW electricity from wind and is distributing to KSEB. MNRE however is not producing electricity directly and instead is giving only subsidy to the producers. The Committee was not satisfied with the reply and commented that these details were not specified in the reply furnished by Government to the audit paragraphs. The Committee was irked to note that the reply of the witness and the reply furnished previously to the Committee was contradictory and severely criticized the department for furnishing vague reply to the Committee.

The Committee enquired about the BOT based scheme and the witness answered that 33 acres of land was allotted in Kalamassery for gold souk on the basis of BOT. The Committee alluded to the contradictions between the Government policy at that time and the functioning of the company that was highlighted in the audit observations.

The Committee noticed that the department was not accepting the audit remarks in the reply to the audit para that KINFRA does not have a definite policy for purchase or acquisition of land. The Committee enquired about the cost of land acquired during January 1995 to December 2005.

The Witness then admitted almost all the audit observations regarding the para and stated that land acquisition was very difficult and time consuming due to the agitations of the people in the locality. The Committee sought reason behind the statement in the reply furnished that the land acquired by KINFRA will be allotted to Central Government companies for installing pipe line. The witness elucidated that it was for an upcoming project and for the speedy implementation of the project, land acquisition process had to be completed within the time limit.

The Committee observed that IT park was not established in a suitable area like Kochi where infrastructure and raw materials can be acquired easily.

The Committee enquired about the present position of Integrated Industrial township. The witness explained that out of the 300 acres of land allotted to KINFRA, 60 acres were handed over to Medical College, Ernakulam and even though FEDO had prepared master plan for implementing projects in the remaining 240 acres of land it had not materialized.

To a query of the Committee about the allotment of land to the various projects with private sector participation and their present status, the witness explained that 40 acres of land was allotted to Zoom Developers Private Limited for establishing Industrial Exhibition and Trade Centre. As a result of non implementation of the project, KINFRA was not able to reclaim the land due to the litigation in the Hon'ble High Court.

M/s TCG Infrastructure Holdings Private Limited, Kolkatta had withdrawn from the project of setting up Bio Technology Zone in 50 acres of land allotted and 33 acres of land allotted to M/s Acrens Gold Souk, Gurgoan for setting up Gem and Jewellery Zone was also in a stand still.

It was also added that 30 acres of land was allotted to M/s SEO Technologies and they completed one building and sanction was accorded for a second one. Regarding M/s Sutherland Global Services, 25 acres of land was allotted for setting up IT Zone Project and assurance given that this project will provide 7000 job opportunities. According to the master plan 12 acres of land was set apart for educational zone and allotted 10 acres to National University of Advanced Legal Studies (NUALS) and one acre for M/s AOTS for starting Indo Japanese Training and Cultural Centre.

The Committee specified that there was purposeful delay in issuing notices and along with there were the procedural lapses to reclaim the allotted land, thereby giving enough time to the private firms for litigation.

With regard to the audit observation about the acquisition of land for a private entrepreneur the Committee enquired whether the dues of ₹ 6.48 crore had been realised from Kannur Power Projects (KPP). The witness replied in the affirmative and stated that the land was reclaimed and handed over to G4S, Malaysia for an amount which includes the land acquisition cost and the interest accrued.

The Committee demanded an explanation for acquiring the land at Kunnamthanam which was abandoned by KSIDC, spending ₹ 87.31 Lakh. The witness replied that Government sanction was accorded to acquire the land. The Committee voiced that it suspected vested interests behind the transaction and remarked that acquiring a worthless land rejected by KSIDC by spending public money amounted to actual treason. The Committee enquired about the Managing Director at the time of transaction and wanted to take action against him. The witness submitted that since the land acquisition was effected with the approval of the Government, disciplinary action cannot be initiated against the Managing Director.

The witness also explained that the land acquisition cost was realized by allotting land to the 41 units which are currently functioning there and clarified further that the land was initially acquired for the project 'Major Industrial Growth Centre' by District Industries Centre (DIC) but when KSIDC did not acquire the land KINFRA had taken took over the land later.

The main intention behind acquiring this land was to enhance industrial development in the under developed areas by providing the infrastructure facilities.

The Committee enquired about the proportionate share of enhanced compensation paid by the entrepreneurs to whom the land was allotted. The witness explained that enhanced compensation is a routine process in land acquisition and that demand notice has been issued in each case pointed out by audit, however no further action has been taken. He further stated that at present negotiated purchase is being enforced, under the supervision of the District Collectors.

To a query of the Committee about the cut off date stated in the reply furnished for the realization of dues from the entrepreneur, the witness clarified that only notices had been issued to them but cut off date was not insisted, since the entrepreneurs approached Hon'ble High Court, and obtained stay order and that the case is still pending.

Regarding the audit observation on the undue favour given to Kerafibretex International Private Limited, the witness submitted that initially KINFRA allotted land to the above said Italian company and the whole unit was set up within 12 months against the allotted time of 24 months and the provision to give rebate was there in the lease agreement. He further stated that the unit performed exemplary during the unfavorable condition when the power supply from KINFRA was delayed for one year and that they had requested for payment reduction for that period. He concluded that at present also Kerafibretex can claim to be performing meritoriously.

Regarding the audit para on the allotment of Standard Design Factories at Apparel Park in Menamkulam, the witness replied that there arose about 4000 job opportunities and that all the expended money for the project has been fully recovered.

Regarding the audit objection about the delay in providing infrastructure facilities at KINFRA Techno Industrial Parks (KTIP), Kakkanchery, Malappuram, the witness admitted that there occurred a delay of 7 years for procuring power supply due to the delay in the works of KSEB at that time.

When the Committee enquired about the audit objection regarding the failure of KINFRA in identifying adequate water sources for the industrial park in 70 acres of land in Malappuram District, the witness explained that the scarcity of water was an existing problem in that area, and at present all the objections raised by the people of the locality in acquiring the 28 cents of land located 13 kilometers away, for solving the water crisis, was settled. He added that about one million litre drinking water is being made available in that locality daily.

The Committee sought explanation on the audit objection about the failure in implementing the Government of India scheme 'Integrated Infrastructure Development Scheme' (IISDS) meant for the creation of small scale industries in rural/backward areas. The witness explained that if a Central Government Scheme

is allotted it is implemented by linking it with the land already acquired by KINFRA and this is the case with the defense park at Ottappalam, the mega food park at Kanchikode and the mega food park of KSIDC at Cherthala where these projects received 50 crore each.

The witness admitted the faults and stated that in the light of repeated audit objections, a district site selection committee was formed, so that external intervension in land acquisition could be avoided to some extent.

The Committee opined that when the main aim of KINFRA is to acquire land and to provide the basic infrastructure to the entrepreneurs it is however seen going astray from its objectives. The Committee reminded that KINFRA is not entrusted to intervene in the investments and production process; instead acquisition of land for enterprises is its main duty.

The Committee accused KINFRA for acquiring land in large scale without conducting feasibility study for each industry. The Committee concluded that a deep study is essential in order to carry out the functions of KINFRA effectively and for this an expert committee should be appointed.

Regarding the marketing of the industrial plots where facilities were created, the witness elaborated that as per the latest Government Order, land acquisition should be based on the average cost of land, cost of infrastructure facilities like compound wall construction, electrification etc. The Government Order also stipulates that the viability of land for flourishing an industry should be examined before acquiring it and it should be also ensured that the required land could be marketed within 5 years. As a result only about 70% of the acquired land could be made worth while and the rest had to be retained for the construction of road and compound wall. It was added as clarification that the present situation was distressing, in the sense that it hinders and causes undue delay in all these process.

Regarding the audit observations on the five Joint Venture Companies (JVC) formed by KINFRA, the Committee sought explanation on the lack of return from these JVCs except one company. The witness revealed that Marine Products Infrastructure Development Corporation Private Limited (MIDCON) Care Keralam Limited, Western India Kinfra Limited (WIKINFRA) are performing well. But ICICI KINFRA faces the threat of liquidation. To a query of the Committee on non

receipt of dividend from the companies, the witness replied that the dividend is being received from WIKINFRA, however rest of the companies are still in a developing stage.

The Committee enquired about the reason for the delay of 12 years in approving the Rules and Regulations framed by the Corporation under KIIDC. The witness cleared that the rules got approval and 10 acres of land has been delegated to the district level.

Observations and Recommendations of the Committee

- The Committee observes that KINFRA fails to achieve the goals of industrial policy of the State and recommends to take effective steps for the development and upgradation of infrastructure of the State by optimum utilization of its resources.
- The Committee observes with concern that the 200 acres of land handed over to HAL in 2005 is remaining futile till date without any developmental activities. The Committee voices strongly that the land allotted to HAL should be taken over from them and utilized it for other projects.
- 3. The Committee notes that KINFRA has no definite policy for purchase/acquisition of land. KINFRA purchase/acquire land merely on the basis of availability. The Committee recommends to make proper planning and formulate definite marketing strategy before acquiring of lands for creation of infrastructure.
- 4. The Committee observes that IT parks were not established in suitable areas like Kochi where infrastructure and raw materials can be acquired easily. The Committee recommends to establish IT Parks in suitable places. The Committee reminds that selecting land and development of parks by creating infrastructure should be based on needs and in consonance with the industrial policy of Government.
- The Committee finds that the corporation does not undertake any feasibility study or adequate planning for the establishment of an Integrated Industrial Township in Kochi. The Committee observes that inadequate delay and

procedural lapses on the part of the officials concerned had led to the situation of the Integrated Industrial Township project becoming a failure. The Committee strongly recommends that inordinate delay and procedural lapses should be avoided by issuing in proper time eviction notices to Companies which remain inert. The Committee recommends to take suitable measures to expedite the eviction of inactive companies so that profitable projects could be initiated in that place, and inform details.

- 6. The Committee wants to be furnished with a detailed report on the land acquisition process at Kunnamthanam which was abandoned by KSIDC spending ₹ 87.31 lakh. The Committee desires to be informed of the present status of the land.
- 7. The Committee notices that the corporation paid ₹ 7 crore as enhanced compensation to the land owners for a total area of 971.10 acres of land acquired by KINFRA, and wants to know whether the amount paid has now been recovered from the entrepreneurs who were allotted land during the period April 1998 to March 2006. The Committee demands to be furnished with a detailed report in this, regard.
- 8. The Committee accuses KINFRA for acquiring land in large scale without conducting feasibility study for each industry. The Committee strongly recommends that the functions of KINFRA should be implemented in a scientific manner and site selection should be carried out in a time bound manner taking into account the quality of land and circumstances for flourishing an industry in the area. The Committee also recommends to frame a separate wing for examining these aspects.
- 9. The Committee recommends that acquisition of new land should be effected only after completing the infrastructure facilities and allotment of already acquired land. The Committee urges to take earnest efforts on the part of KINFRA in this regard by avoiding inordinate delay.
- 10. The Committee find that KINFRA has no effective control over the joint venture companies formed by them to bring in capital and administer projects. The Committee recommends that the funds received for various projects should be productively utilized by KINFRA for the intended

purpose. The Committee insist that necessary provisions for this should be included in the agreement with the joint venture companies for the proper control and proper evaluation of the monitory matters.

11. The Committee recommends to strengthen the internal control and audit system of the corporation for its effective and smooth functioning.

C. DIVAKARAN,

Thiruvananthapuram, 10th October, 2019.

Chairman, Committee on Public Undertakings.

APPENDIX I
SUMMARY OF MAIN CONCLUSIONS / RECOMMENDATIONS

Sl. No.	Para No.	Department Concerned	Conclusions/Recommendations
1	2	3	4
1	1	Industries	The Committee observes that KINFRA fails to achieve the goals of industrial policy of the State and recommends to take effective steps for the development and upgradation of infrastructure of the State by optimum utilization of its resources.
2	2	Industries	The Committee observes with concern that the 200 acres of land handed over to HAL in 2005 is remaining futile till date without any developmental activities. The Committee voices strongly that the land allotted to HAL should be taken over from them and utilized it for other projects.
3	3	Industries	The Committee notes that KINFRA has no definite policy for purchase/acquisition of land. KINFRA purchase/acquire land merely on the basis of availability. The Committee recommends to make proper planning and formulate definite marketing strategy before acquiring of lands for creation of infrastructure.
4	4	Industries	The Committee observes that IT parks were not established in suitable areas like Kochi where infrastructure and raw materials can be acquired easily. The Committee recommends to establish IT Parks in suitable places. The Committee reminds that selecting land and development of parks by creating infrastructure should be based on needs and in consonance with the industrial policy of Government.

1	2	3	4
5	5	Industries	The Committee finds that the corporation does not undertake any feasibility study or adequate planning for the establishment of an Integrated Industrial Township in Kochi. The Committee observes that inadequate delay and procedural lapses on the part of the officials concerned had led to the situation of the Integrated Industrial Township project becoming a failure. The Committee strongly recommends that inordinate delay and procedural lapses should be avoided by issuing in proper time eviction notices to Companies which remain inert. The Committee recommends to take suitable measures to expedite the eviction of inactive companies so that profitable projects could be initiated in that place, and inform details.
6	6	Industries	The Committee wants to be furnished with a detailed report on the land acquisition process at Kunnamthanam which was abandoned by KSIDC spending ₹ 87.31 lakh. The Committee desires to be informed of the present status of the land.
7	7	Industries	The Committee notices that the corporation paid ₹ 7 crore as enhanced compensation to the land owners for a total area of 971.10 acres of land acquired by KINFRA, and wants to know whether the amount paid has now been recovered from the entrepreneurs who were allotted land during the period April 1998 to March 2006. The Committee demands to be furnished with a detailed report in this regard.

1	2	3	4
8	8	Industries	The Committee accuses KINFRA for acquiring land in large scale without conducting feasibility study for each industry. The Committee strongly recommends that the functions of KINFRA should be implemented in a scientific manner and site selection should be carried out in a time bound manner taking into account the quality of land and circumstances for flourishing an industry in the area. The Committee also recommends to frame a separate wing for examining these aspects.
9	9	Industries	The Committee recommends that acquisition of new land should be effected only after completing the infrastructure facilities and allotment of already acquired land. The Committee urges to take earnest efforts on the part of KINFRA in this regard by avoiding inordinate delay.
10	10	Industries	The Committee find that KINFRA has no effective control over the joint venture companies formed by them to bring in capital and administer projects. The Committee recommends that the funds received for various projects should be productively utilized by KINFRA for the intended purpose. The Committee insists that necessary provisions for this should be included in the agreement with the joint venture companies for the proper control and proper evaluation of the monitory matters.
11	11	Industries	The Committee recommends to strengthen the internal control and audit system of the corporation for its effective and smooth functioning.

NOTES FURNISHED BY GOVERNMENT ON THE AUDIT PARAGRAPHS

APPENDIX II

(AUDIT REPORT 2005-2006)

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	Reply Fearshad by Government.	K	വ്യവസായ്യങ്ങൾ ആരംഭിക്കുന്നതുമായി ബന്ധപ്പെട്ട് അടിസ്ഥാന സൗകര്യങ്ങളായ ഒരാം, ഹൈല്യുണ്, തോഡ്, വികസിപ്പിച്ച പ്ളോട്ടുകൾ എന്നിവ ഒരുക്കി സർക്കാൾ, വുവസായ നികേഷപ്ത്രശ് ആകർഷിച്ചുകൊണ്ടിക്കുന്നു. ഇവ കുടരണെത്തുമായി ബന്ധപ്പെട്ട് എല്ലാ ജന്യുബന്ധ അനുമതികളും ബരംഭിക്കുന്നത്നുള്ള സംവ്യധാനം വിജയകരായി നടപ്പിലായി വരുന്നു. ഇതു പ്രകാരം സംസ്ഥാനത്തെ വിബ്യ ജില്ലകളിലായി എക്കെശം 2900 ഏക്കറിൽ വിവ്യധം മേഖലകളിലുള്ള പരിക്കുകൾ സാരംഭകർ അവരുടെ ലുവസംമാരങ്ങ് വിജയകരോയി നടപ്പിലാക്ക് വുരുന്നായ പരിക്കുകൾ സ്ഥാപിച്ചിട്ടുണ്ട്. ഇവ പരിക്കായി നടപ്പിലാക്ക് വരുന്നായ പരിക്കുകൾ വുവസായ വരിക്കാകളുടെന്ന് നിത്തില്ലെട്ട് പരിക്കുകൾ പടിക്കുക്ക്	. [
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	മായിയിലെ പ്രദേശ നിൻ പ്രദേശം നിൽ പ്രദേശം പ്രദേശ	कन्तु दारी कन्तु त्यी-कोतवेत्व त्वाता त्राज्यानक त्यात्वात त्याच्यात त्याच्यात त्याच्यात्वात व्याप्तात्वात्वा	anima (monthing management) and management of the contraction of the c	Show resolution and children by the contract of the Chart, Brain	Barti Moven Ltd. (BEBE), Bharst Electronics Limited (BEL) supensitud	macoundardad agai alegang cardinggant. pro municontranspersiones	മായുള്ള അടിന്നുന്ന സാർക്കുള്ള ഒരു ഒരു പാർക്കാര്യ പാരത്ര പാർക്കാര്യ പാർക്കാര്യ പാർക്കാര്യ പാർക്കാര്യ പാർക്കാര്യ പാർക്കാര്യ പാർക്കാര്യ പാരത്ര പാർക്കാര്യ പാർക്കാര്യ പാർക്കാര്യ പാർക്കാര്യ പാര്യ പാർക്കാര്യ പാര്യ പാര്യ പാര്യ പാരത്ര പാരത്ര പാര്യ പാരത്ര പാര്യ പാരത്ര പാരത്ര പാര്യ പാര്യ പാര്യ പാര്യ പാര്യ പാര്യ പാര്യ	en and and a second sec	and a scoom attitude attacks attacked the sum of the contraction of th	പലാതികൾക്കായി 7750 ഏക്ക് ജൂമി കണ്ടെത്തിയിട്ടുണ്ട്. ഈ ഭൂജിയുടെ	നേട്ടിയിലെ നടപടികൾ വിവിധ ഘട്ടങ്ങളിൽ പുരോഗമിച്ചുക്കെന്നില്ലെ	ഇതിൽ മെഗാ ഫൂഡ് പാർക്ക്, വന്ധനാട്, അഡ്വാൻസ്ഡ് ടെക്സോളജി പാർക്ക്,	മാമസാട്ടുകരു. മക്കൈൻ പാർമുകൾ, ബോപ്പൂർ, ഇൻസസ്പ്രിയൻ പാർക്ക് മളന്നൂർ എന്നീ	വയ്യ വിക്കുട്ടവാൻ എന്നുള്ള പ്രത്യാത്ര നടപടികൾ ഇന	വർഷദവസാനത്തേയാട്ട പൂർത്തീകലിക്കാന് കഴിയുമെന്നാണ് പ്രതിക്ഷി		വിശർക്കുകളിയേക്കുള്ള മൈദ്യൂജി വിശരണവവുമായി	கையத்துத் National Thermal Power Corporation (NTPC) வூணை வல்லாரி	KRAESCO Power & Utilities Pr. Lift and another modern		പ്രത്യ കള്റ്റുക പുത്താക്കുന്നു പ്രത്യാക്കുന്നു പ്രത്യാക്കുന്നു.
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സാസ്ഥത്തിക ക്ലോല പോളീസി 2005 പ്രകാരം (SEZ) ഒരു കോ-ഡവ്ലപ്പെറെ 2005 ൽ അനുത്തി നൽകിയിട്ടുണ്ട്. ഇതിന്റെ അടിസ്ഥാനത്തിൽ കേന്ദ്ര പ്രത്ത്യക சிக்கள்ளதுள்ள SFO Technologies கரி ரிக்கண் புவக்கைறன் കൊച്ചിയിൽ ആരാഭിച്ച ബത്യാടെക്നോളജി പാർക്കിന്റെ ഒന്നാംഘട്ട വിഷസന പ്രവർത്തനങ്ങളുടെ റേഗമായി കളപ്പാക്രമിച്ചെ കിൻപ്രവ സൈരട്ക് പാർക്കിൽ ബരുയർടെക്നോളജി ഇന്ക്യൂബേഷൻ സെന്റർ ക്ലമകിക്കുന്നതിനായി കേന്ദ്ര ടരവേത്തയാവാധന ഗവണ്ടെന്റിൽ നിന്നും 11 കോടി മൂപ ധനസഹരയം ലങ്ങിച്ചിട്ടുണ്ട്. ഇതിന്റെ ഖശയാടെക്തോളജി അധിഷ്ഠിത വ്യവസായങ്ങൾ ആരാഭിക്കുന്നതിനായി ജവിടെ പുർത്തിയായൂ. വുവസായ സംമാകർക്ക് കേരളത്തിൽ അന്താരാഷ്ട്ര നിലവാകത്തിലുള്ള ഒരു പ്രവേധ ആന്റ എക്സിബിഷൻ സെന്റർ സ്ഥാപിക്കുന്നതിന്റെ ആവശൂകത മനസ്സിലാക്കി ഒപ്പുണ്ട ടെൻഡറിച്ചുടെ യോഗ്വ്യത ഉള്ളവതിൽ നിന്നും മെഗ്രസ് ബിഡ് മുഖാന്തിരം Demonstration of a specient some contractions of the second Developers Private limited apmi ammi, assumbayas midasosm tanadamansasa myamahadas កវៀ នាំកម្ពងកែលណាករថា កម្ពងកំបៀលវារវស់ថា ខាងក្តើ ឲ្យទល់វ ទល់កម្ពុន Cutte Juffer of (aul) and acceptant and acceptant and acceptant GARITA SOURCE MOORBERTA സ്ഥലം അലോട്ട് ചെയ്തു തുടങ്ങിയിട്ടുണ്ട്. ധ്യതഗതിയിൽ എത്തേഗമിക്കുന്നു. പ്രവർത്തനങ്ങൾ നടത്തി വരുന്നു. നിർമ്മാണ

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K	interest interest interest in the second of	33 - ഇക്കറിക്ക് ഒരു മയാ ആന്റ് ജ്യൂപ്പോറി പാർക്ക് സ്ഥാപിക്കുന്നതിനായി ഒരു	പെട്ടവലുള്ള ക്രയംബെടുത്തു. പാർക്കിന്റെ നിർത്താണ പ്രവർത്തനങ്ങൾ	Tubilles personal tra	ന്യൂത്യംൾ ഉൾപ്പെടെ വിവിധ ഗ്രൂപ്പുകൾക്കും മേമലകൾക്കും വേണ്ടി	casins avalages when Apparel Promotion Export Scheme (APES) and	ത്രാനായത്തെക്കുടെ അന്താരാഷ്ട്രിട്ട നിവേദ്യാത്തെക്ക് വസ്ത്ര വൃഹനായ	വാൻ ക്യൂ തവണ്ടിയുള്ള ഇന്ത്യത്ത് കേന്ന ആരുതെത്തെ കിൻവ	ഇന്റ്രണാഷണൽ അപ്പാരൽ പാർക്ക് തിരുവനന്തപുരത്ത് പ്രവർത്തന	മു പാരിച്ചിട്ടുണ്ട്. ഇപ്പോൾ തന്നെ നേർട്ട് 3000-നെന്നാളം സ്ത്രീകൾ ഇവിടെ	ലെ ശ്യൻ ചെയ്യുന്നുണ്ട്. പഞ്ഞി പുർണ്ണ സോരിൽ സങ്ങമാകുമ്പോൾ	ന്റൂർ -രദശം 15000 പേർക്ക് നേരിളും 5000 പേർക്ക് പാശാക്ഷരായും തെട്ടിൽ	0 (0et and	പ്പെടാതെ കേന്ദ്ര ടെക്സ്റ്റേൽ മന്ത്രാലയത്തിന്റെ ടെക്സൈറ്റ്റ്	ഇന്റേഗ്ലാ സ്ട്രക്ചർ ഡെവയപ്പ്ളെന്റ് സകീം (TCIDS)- ന് കീഴിൽ കേന	ധനസ്ഹായരത്താടുകൂടി കണ്ണൂർ ജില്ലയിൽ തളിപ്പാമ്പ് താലൂക്കിൽ ഒരു	கைக்கைழுக் ஒருப்கு ரம்பவுக்குரான்ற போள்ள 126 ஆக்கி ஆகினி,	ளிக்கைன் பக்கள்கள்கள் த ையின்றை கொண்டுள். கடியனியுஷ்	നിർമ്മാണ പ്രവർത്തനങ്ങൾ ജ്ബനാനുന്നുള്ത്തിലാണ്. നിക്ഷേപകർക്ക് സ്ഥലം	ിതരണം ചെയ്തു തുടങ്ങിയിട്ടുണ്ട്.
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	ഇതു കൂടാരത തൃശ്ശർ ജില്ലയിലെ ത്യൂക്കാളം പഞ്ചായത്തിൽ ആദ്യച്ചിട്ടുള്ള പരിറ്റുപ്പയുടെ സാറംഹൈനേത്തായ തളിക്കുള്ള വികാസ് ട്രസ്സിന്റെ ആദ്യച്ചിത്തിൽ കിൻ്റ്റ്ഫയുടെ സാഹകരണത്താക ഗ്രാമിനെ വസ്ത്ര പാർക്ക് സ്ഥാവിക്ക്യന്നത്നുള്ള ഒരു പദ്ധരി മൂപകൽഡെ ചെയ്തുട്ടുണ്ട്. ആധുനിക	സാക്കുക്കാള പ്രാമ്പ് പ്രധാനിയുടെ ലക്ഷ്യം. സ്ഥാപിക്കുകയാണ് പബ്യതിയുടെ ലക്ഷ്യം. ആലിക്കുളം പഞ്ചായത്തിലെ അടിസ്ഥാന സൗകര്യങ്ങൾ വികസിപിച്	നിരുക്കുന്ന സായോട്ടെ പ്രാര്സ് പ്രാര്സ് പ്രാര്യായില്ലായ് പ്രാര്യത്തിൽ പെറുക്കുന്ന വാരാഷ്ട്രമുത്ത് വുരുക്കുന്ന ക്രാമ്യമുള്ള പ്രാര്യമായിലെ പ്രാര്യമായില്ലായില്ലെ പ്രാര്യമായില്ലായില	പ്രോത്സാഹിപ്പിക്കുവാനും സംരക്ഷിക്കുവാനും പ്രചോദനം നൽകുവാനുമാണ് തളിക്കുളം വികാസ് ട്രസ്റ്റ് ലക്ഷ്യമിടുന്നത്. തൊഴിൽപോതായ സ്ത്രീകൾക്ക് പഴിശീലനം നൽകുവാനും അവർക്ക്	അവസരമുണ്ടാക്കുവാനും അതോടൊപ്പം അന്നെ സാമുഹികമായ ഒരു മാറ്റം പഴിയായത്തിൽ വര്യത്തുവാനും ഇത് സഹായിക്കും.	പ്രച്ചതിയുടെ ചെലവ് ഏക്ഷേരം 535 ലക്ഷം മൂപയാണ്. കേന്ദ്ര സര്ക്കാരിക്ക് ASIDE സ്കീമിൽ നിന്നും സഠമ്പത്തിക സഹായത്തെടെയാണ്	The control of the co	കാണ്ണൂർ വിമാനത്താവളത്തിന്റെ നിർത്താണത്തിന് ചെന്നെ ഡർക്കാണ്ളേ ത്ത്യാധിഷ്ഠിന അംഗീകരോ ല്ലിപ്രിട്ടാണ്ട് നിമാനത്താണ്ടെ
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ത്തിനായി 2200 ഏക്കു ഭൂമി എതുടുക്കുന്നത്നു പ്രേണ്ടി കിൻപ്രകയ സംസ്ഥാന	സർക്കാർ നേറുഡൽ ഏജൻസിയായി നിയമിച്ചിട്ടുണ്ട്. പദ്ധതിക്കു വേണ്ടി സ്ഥലം ഏടറ്റടുക്കുന്ന ജോലി ധൃതഗത്തിൽ പുളമാർശിക്കുന്നു.	ക്കോളയാം ജില്ലയിലെ നാട്ടുക്കൽ സ്വകാര്യ സാരംഭക്തുമായി ചേർന്ന്	കോട്ടയം പോർട്ട് ആന്റ് കാണ്ട്രയ്നർ ടെർമിനൽ എന്ന പോട്ടക്ട് പ്രവർത്തനം ആരംഭിച്ച കഴിഞ്ഞു.	അച്ചുറഞ്ഞ് കുളവിനിന്റെ ആന്റ് ഡിമൈവയില് വെയ്ട്ട് ക്രിമുവനന്തപുക	കേന്ദ്ര സർക്കാരിന്റെ ടെക്ന്സ്റ്റൽ	പ്രവർത്തിക്കുന്ന അപ്പാതൽ എക്സ്പോർട്ട്	പരശിച്ചന വിജ്ഞാം ആസ്വത്രണം ചെയ്യുന്ന കോഴ്സുകൾ നടത്തുന്ന സ്ഥാപനമായ ആപ്പുമരൽ മട്രയ്നിംഗ് ആന്റ് വിജെസനിംഗ് സെന്റർ	യിരുവനന്തുപൂരം ഫേറാകുളന്തുള്ള കിന്റെഫ് ഇന്റർനാഷണൽ അപ്പാരൽ	പാലക്കിൽ ആരുപ്പേച്ചു. റെഡിമെയഡ് വസ്യുന്നിർമ്മാണര്ംഗത്ത് ഇന്ത്യയിലെ കയറ്റുമതി വർദ്ധിപ്പിക്കുന്നതിനും, കയറ്റുക്കീ വൃവസായത്തിനു വേണ്ട	സാത്രേതിൻ ജ്ഞാനം നൽകുന്നതിനും ഉദ്ദേശിച്ചുകൊണ്ടുള്ളതാണ് ഈ സെന്റർ	Dordense and Market Constant seasons (all 60), Aquis	களுள்ளே மேத்திரிரும் மூக்கான் ஆரிறித்த கல்கிகள்	ടെക്നോളങ്ങിയുടെ നേറെധൽ എങ്ങൻസിയായി കിൻപ്പുതയ സാംസ്ഥാന സർക്കാർ
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23	க்கள்க ஆஸ்குரிறுத் கலம் வலக்ரி தக்கிகள்கள	ക്കേന്ദ്രം 2008 ഏവിലിൽ ഗ്രവർത്തനമാരാഭിച്ചു. കണാമിൽ വരണ്ടക്കെറാട	സ്ഥലം നിഫ്റ്റ് ക്ലേന്ദ്രത്തിനായി സംസ്ഥാനസർക്കാർ പുരാട്ടാത്തിടാണ്ട്	പദ്ധതിയുടെ വികസന പ്രവർത്തനങ്ങൾ ധ്യൂതഗതിയിൽ പുരോഗമിക്കുന്നു.	ഇന്ത്യയിലെ പ്രമുഖ ധനകാരു സ്ഥാപനകായ ഐസിഐസി യുമായി	ചേർന്ന് ഒഎസിപ്പെന്ന -കിൻഫ് എന്ന ദ്രായുക്ക സംമാവേയ കിൻഫ	ആരാഭിച്ചിട്ടുണ്ട്. അഭിസ്ഥാന സൗകര്യങ്ങളുടെ സമ്യേ വികസനത്തിനാ	റിപ്പോർട്ടുകൾ തയ്യാറാക്കുക എന്നതാണ്	-കിൻ്റ്രമയുടെ ഖക്ഷ്യം.	കിൻഫ്രയുടെ കീഴിൽ എറണാകുളത്തെ കളമന്റേയിയിൽ സ്ഥാപിച്ചിട്ടുള്ള	സൈയടക് പാർക്കിൽ 30 ഏക്കർ സ്ഥലത്ത് ഇലക്ട്രോണിക്സ് ആന്	ഹാർഡ്വെയറിനും, മലപ്പുറത്തെ കാക്കണ്ടേതിയിലുള്ള ക്ഷേട്യ സംസ്ക്ക്കെണ	പാർക്കിലെ 30 ഏക്കർ സ്ഥലത്ത് ഭക്ഷ്യസംസ്കരണ വൃവസായത്തിനും	തിരുവന്നുപുരത്ത് കിൻഫ ഫിലിം ആന്റ് വീഡിയോ പാർക്കിലെ 25 ഏക്കർ	സ്ഥലത്ത് അനിമേഷൻ ആന്റ് ഗെയിമിംഗിനും കേന്ദ്ര സർക്കാരിന്റെ വാണിജ്യ	മുന്താലത്തിന്റെ പ്രത്യേക സാമ്പത്തിക കേഖല പാവി ലഭിച്ചിട്ടുണ്ട്.	കേന്ദ്ര ഭക്ഷ്യ സംസ്കരണ മന്ത്രാഖയം കേരളത്തിലെ കേഷ്യ	സംസകരണ വൃവസായത്തിനുള്ള നോഡർ ഏജനീസിയായി കിന്ദ്യഹക്ത	8	ഫണ്ട്യതിക് ധനസഹായത്തിന് വേണ്ടി കേന്ദ്ര ജക്ഷ്യ സംസ്കരണ	~~	പജ്വതികൾക്ക് 46.50 കോടി മൂപയുടെ ധനസഹായം ലഭിക്കുകയും
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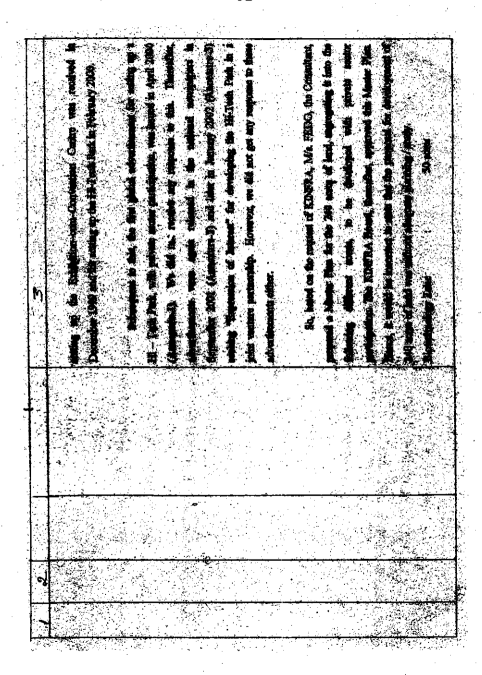
									٠.						· · ·				· .	٧
12	ചെയ്തിട്ടുണ്ട്. രകര്ജ്യത്തിലെ മക്ഷ് സ്നേഷ്ട്രണ്ട് വുവസായങ്ങളിടെ	് പൂരോഗതിക്കും കൂടുതൽ ഇനന്നൽ നൽകുവാൻ വ	സംസ്ഥാനത്തെ കുരുതാരത്തിലും അടുത്തല എന്നാങ്ങാനചുത്തും അച്ചു. സംസ്കരണ വ്യവസായ പാർക്കുകൾ ആരാജിച്ചിട്ടുണ്ട്.	്രായിണ മാലെ ഇൾപ്പെടെയുയുള്ള കൂട്ടുന്നു വേളവും കേരുവും	നാര്ക്കണാധാരണു പ്രവേശക്കുകയുന്നുന്ന ഒരു പ്രവേശക്കുന്നുന്നു.	ക്കുന്നതുന്നും അറിവ് നൽകുന്നതിനും വേണ്ട പ്രവർത്തനങ്ങൾ നടക്കുന്നുങ്	ഇതിന്റെ ഭാഗമായി കേരളത്തിൽ ജക്ഷ്യസംസ്കരണ വൃവസായങ്ങളുടെ	പ്രമാത്സാഹനത്തിനും, പുരോഗങ്ങിക്കും ഡേണ്ടി കാക്കാരഞ്ഞിയിലെ	കിൻഫ്രയുടെ ക്ഷേച്ച സംസ്കരണ വൃവസായ പാർക്കിന്റെ കീഴിൽ ഒരു ഫുഡ്	ഇൻക്യൂബേഷൻ സെൻറും, ഉൽപ്പനങ്ങളുടെ ഗുണ നിലവാകം ഉറപ്പു	വശ്യത്തുന്നതിനുവേണ്ടി ഒരു കുറച്ചിറ്റി കണ്ഡെടാൾ ആന്റ് അനലിറ്റിക്കൽ ലാബും	സ്ഥാപിച്ചിട്ടുങ്	കെയർ കേരളം (ക്ളസ്സർ പോൾ കേരള ആയുർവേട ഇൻഡൻട്ട്)	കിൻഫയും കേരളത്തിലെ 53 ആയുർവേദ മരുന്ന് ഉത്പാദകരും	സംയൂക്തമായി ചേർന്ന് കേന്ദ്ര ആർഗ്രൂ കൂടുംബറക്കെ പ്രതാലയത്തിന്റെ	Artingge anowy of richighon Scheme for Development of AYUSH Cluster-	மல் கூற்று கூடில்லிரும் கூற்றும் நடித்த வர்த்திரி கூறிரி குற்றிரிக்கு இது கூறிரிக்கு நடித்திரி	സന്തുരുക്കും സ്ത്രേയിലാളിനായിനുള്ള ഒരു നുതന സംരാഭാഗന് പെയർ കേരളം.	(Confederation for Ayurvodic Renaissance Keralam Ltd.) adopted to the confederation of the co	ആയുർവേദ ഇത്പ്യനങ്ങൾക്ക് ജന്താരാഷ്ട്ര തലത്തിൽ വിപണി
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	CONTRACTOR OF THE PROPERTY OF	and the control of th	Make the Colombia Col	നേമിട്ടല്ലായെയും തെഴേഴിൽ സാദ്ധ്യതകളുണ്ട്. പ്രശ്യതിയുടെ ആരെ. ചിലവ് 16.77 കോടി മൂപയാണ്		விழ்து விழுவிக்கு வுசுக்கள் கம்கள் 40 முதத்தி ரும்களை கவு ரையன்னிர்க்கி விலக்கிர்க்களைக்குத்தி எய்தல்கில் நின்கு முக்கள் இடைக்கிகள் கங்கிய கண்ணை	inciple and integration communications interaction in an incipant of the communication of the
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NOTES FURNISHED BY GOVERNMENT ON THE AUDIT PARAGRAPHS (AUDIT REPORT 2005-2006)

Reply furnished by Covernment	h	Parsing Academic Circu	The sudit observation regarding the acquisition of land without	any definite policy is not correct. The major portion of excess land is	commercial for now projects for which development works are already	completed and the process of allement is in progress. It is expected that	the same can be allotted to entreponneurs within this financial year as the	demand for land has increased considerably. Minimum 20% of land	acquired the the project has to be escended for common facilities such as	road, compound will, commercial complex, business centre, office	building oth and are not affectable. Against the total acquired area of	2645.4 serm including 164.22 serm nequired for Kanson Power Project,	the traditional area as on these is only 677.15 asses. Further, ranjor	requirements for land are in physitise for the paraligious Gov. of India
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	Chief the first selection of the selecti	of subbable land said sovering the requisite famile for setting up the required infinitely setting up the required infinitely setting up the required infinitely setting the States bridges were limited, KINSPAA had to depend on some Control Government in addition for goting the required flutth for infiniterecture develorament. In	view of this, the State Govt, then proposed bringing in private sector. perticipation for setting up of these laduated Parts, especially is servenced the influencing of these laduated Parts, especially is servenced the influenciation. Technology (FT), Business Process Outsidening, CRPO, Palenteenton, Planteeter	the far far far and the article of corresponded work farrs to become section in the same and between the same and between the same area.	The state of the state of 200 case of last is the state of the state o
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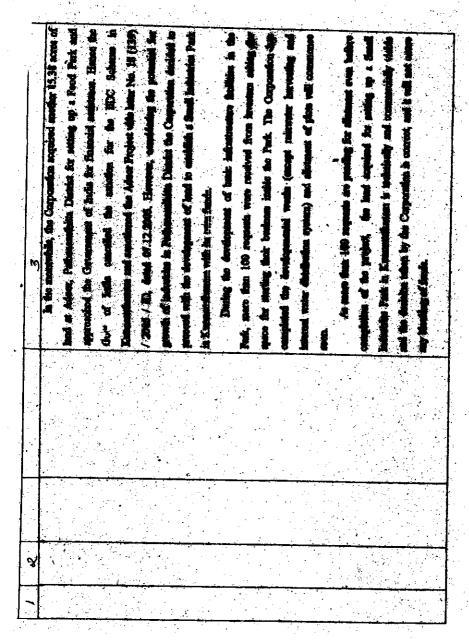


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S	Biotechnology Expension Zone: 14 scres	International Exhibition and Trade Centre: 40 agree	Gem & Jewellary Zone : 33 acres	SRZ for Electrodies : 30 acres	IT Zons : 25 acres	Commissional Zone : 13.6 acres	Educational Zone : 12 acres	Ranidential Zone : 6.2 acres	Specialised infrastructure : 16.2 screa	240 aorres	Market and the second s	Based on this Master Plan, "Expression of Intersec" was invited	for each of these different zones by releasing of advertmenter in the	national newspapers. After evaluation of the offers received from various	biddon, through a transparent bidding mechanism, allotments have been	made for nearly all the zones that comprise the 240 acres, the details of	which are as follows:	1. International Extilution & Trade Centre (40 acres): This has	then allotted to M/s. Zeom Developers Private Limited, Minnital.	The I see Near had not made a see a
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7	They have given their revised Master Plan and made a	presentation before the Expert Committee set up under the	Ministry of Environment & Forest, GOL, for obtaining	envisormental desertion for the project. They have also submitted	the detailed drawings for Phase-1 of their project to the Fil-Tech	Park Single Window: Characte Board for obtaining the mecentary	cleanances and will start construction work some.		2. Biotecheology Zone (59, exres): This has been allotted to M/s.	TCG infrastructure Holdings Private Limited, Kolkata for acting	up a Biotechnology Park. The Lesse Deed has been executed with	them in September 2006. They have also submitted their revised	Master Plan and have made a presentation before the Expert	Commisse of the Ministry of Equironment & Foresta, GOL for	eltaining environmental charmes for the project.	3. Gen. & Jernellery Zone (33 acres): This has been addited to	Mis. Agrees Gold Statt, Gurgaon. They have signed the Lasse	Dood in Jenuary 2008 and have submitted the Master Plan for thek	Taylor.	
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M	4. SEZ for Electronics (30 seces): This has been allotted to M/n. BFO Technologics (part of the NeST Group). They have remitted the Lesse Premium and obtained Co-developer status for the project. They have signed the Lesse Deed in July 2008. The Master Plan for their project is sender propagation.	5. II. Zone Q2. mann): An MOU has been signed with M/s. Sutherland Global Services and their proposal has been sent to the Government for approval.	6. Education Zone (12 stres): Based on Govt, directive this has been allotted partly to National University for Advanced Logal Studies (10 series) for setting up their campus and to M/s AOTS for setting up an into-Japanese raining and cultural centre.	AOTS has already submitted their plans for approval and NUALS is proparing their roviced master plan. The nacessary caternal infrastructure for these projects is now being developed by KINFRA and in the near inture substantial development of these Zones would take place.
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2	It is evident from the above that KINFRA's decision to develop	the FH-Tech Park with payate sector participation was not misplaced, but	it has taken imper than anticipated. The improved industial climate in the	State has now eachied it to achieve its objective.	(B) Land acceled at Kuannachusum (8.4.11)	industrial and continue and when the beautiful and the second sec	Growth Centre in Pathementhian District under the Intigrated Industries	Development Centre Scheme (IIDC) senieted by Government of India #1 #	project cost of Rs. 505 lektss. The Corporation identified 14.48 hectares	(37.5 seros) of land in Kumantitanam in Pathenanthitts District. As per	GO (MS) No. 331/2003/RD dated 16.10.03 issued by Revenue	Department, anchors was awarded to transfer the land on playment of the	actual cost of Rs. 37.31 takin to KINFRA. After taking possession,	KINFRA started developmental works in the land. The development work	could not be continued due to some litigation, which was finally settled in	April 2006.	
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8	Accubition of land for private entrepressen	The Kersia State Electricity Board had signed a Power Punchase	Agreement (PPA) with Min. Kannur Power Project Lift, which was founded for setting up of a Thermal Power Plant with a capseity of	MONALW AS KARMAI. As por the request from the Chamman of the Karmar. Prover Prover Project, Government have accorded sanction in GO (Rt) No.	127/96/23 dated 1977/96 (Ammericano-4) to KINFRA to acquire 176 serves of land, identified by the power company, involving expensy clause of the	Land Acquisition Act subject to the power company remitting 50% of the Land whose in whence Housewer scale at the instance of the Chairman of	the Kannar Power Project, this condition was withdrawn by the	Government in April 1997 as per GO (Rt) No. 57/97/PO dated 2-4.1997	(Anneques-5). Disting November 1997 was coverament was UC (Ms). 166/97/ID dated 12.11.1997 (Assessin -6) have ordered that (i) M/s.	Kamenar Power Preject would deposit the estire cost of acquisition before	thing the sward by the Lend Acquisition Attacony Laining which thinging process would be stopped and (ii) KINTRA shall proceed with	squisitin by executing an egroement with the Kannur Power Project.
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M	inter alia, including a condition to the effect that all liabilities togal and	intencial, present and future straing out of acquisition process	bome by Kamair Power Project		According to America A created an agreement (American 7) with	Kamust Power Project including an earbling provision to make avaitable	to the former all emounts payable for land acquisition well in advance so	as to enable them to make payment promptly to the Land Acquisition	Aucheuty. But when the land acquisition reached award stage and	steard was about to be passed by the District Collector, Kannar, 1988.	Kammur Power Project refused to make paymont stating that no capital	investment was possible in the project since "escreer" agreement	formulation with KSKB were pending clearance.	Government in their orders GO (Ms) 70/2000/ID dated 12.5-2000	(Annexare-8) have issued senceton to KINFRA to pay Rs. 3.25 Crurs to	the District Collector, Karmer towards the lead acquisition charges from	KINRA's finds after executing an agreement with the power company.	Accordingly a supplementary agreement (Annexure-9) was executed by	EDJFRA on 12.5.2000 with Mr. Kannur Power Project to the officet that
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7		(1) Kannta Power Project will refund the amount to KINFRA with interest	@ 16.5 % per annum on completion of the "excrow" formalities, in	respect of the Power Purchase Agreement or on a date fixed by the	Government, which ever is earlier and (ii) KINFRA will hand over the	title and possession of the land to Kannur Power Project only after	connectance with the above conditions. After passing the award by the	District Collector, Kannar die land was taken possession and landed over	to KIMFRA on 26.6,2000.		The Company, through its Director Sri, Padman G. Nambias, Inc.	written a letter on 20.04.2007 (Annexure-10) expressing their willinguess	to proceed sheed with the payment and take over the land and requested	KINIRA to figure the final payment requirements including all	acquisition expenses, charges and levies, both principal and interest there	on, so as to enable them to stand the same. As per the Supplementary	Agreement executed by the poster company, in terms of the Government	Order continued in G.O (MS) 70/2004/D, dated 12.5,2000, it has to	refined the associate to KINFRA, along with interest, only on completion of	the excow formalities in coppet of the Power Purchase Agreement	
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	entered into between the power company and KSEB, or on a date fixed by	the Government, which ever is carlier	Meanwhile Government has written to the promoton of the	Kemmur Power Project indicating that is the land is being kept idle for so	many years, industries Department proposes to utilize the lend for some	other projects. The Covernment had saled for a confirmation from the	Company whether it is reasty to exceed the project, and if so, to inform	the Government within 20 days from the receipt of the netice studing that	the construction activities for the project will be commenced within a	period of 6 months. Further, the Government convened a maining on	02.06.2008 and the company has been given 4 months time. Measurable at	high level anothing was convened with the representative of Kammr Power	Project. Duting the meeting they have agreed to bring the new promoter	for the implementation of the project. Investment Consortium of Indo	Global Project and Consultancies, G48 Malaysia Sdn Dhd had copressed	their desire to implement Kenner Power Project. Connortum she agreed	to commence the work by 1st seeds of November 2008 and has agreed to	trainfulfe its entire land acquisition cost as agreed by Kannar Power	Project	
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١,	Perium of columns of conventation	In the Land Acquisition Act, there is a built in provision enabling	the aggricored inadowners to file Reference Applications for adjutication	componenties. Accordingly, almost all the landowners involved in the	soquisitions made by KINFRA have filed Reference Applications in the	considerable extent beyond all proportions in many of these LAR cases.	The KINFRA / Government have filled appeals in the High Court	challenging the Sub Court decisions and there appeals are still pending in	varieties stages. In some of the cases in which appeals were filed by	KINFRA / Government, these appeals ware admitted by the High Court	on the condition that 50% of the enhanced appount should be deposited in	the Court. The deposit of these enhanced amounts in the Court is subject	to the final decisions in the Appeals pending in the High Court. It may be	noted that the settlement of the enhanced compensation has not been	finalized so far and the extorunts already deposited as enhanced	compensation are subject to the final outcome in the Appeala.	
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	(3)	Acceptation of land for a Park is usually from several	season which is a state of the allotted land in a Park is arrived at by taking	title secount the total cost of the land sequired from all such inadowner.	land development oost incurred and other relevant costs. On the bash of	enhanced compensation granted by the Court to one such landwarm	(from among name), it would not be practical to recover unbanced and	white from the entrepreneurs in the codice Park for each one finalized by	ure court. As per our agreement with the Louses (clause 3 of the Louse	Local The premium is based on the present day cost of sequinities of the	and comprising the Part, of which the besod premise is a part, said if	compensation becomes payable in respect of the land	compressing the Park, as a result of any orders of any Court in proceedings.	pursuant to the provisions of the Land Acquisition Act, the premium	propers will get entirenced proportionacity to that extent and the Lease	and the lattice to pay the same as and when called upon to do son!	egitent recovery of ordinated and value	H		
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	This is the main reason for not having charged the calianced	compensation deposited with the Court to the land value of the respective	acquisitions and for not recovering the enhanced land value from the	outrapressours. KINFRA proposes to fix a cut off date to recover the	enkanced land vake from all the entropreneurs.		(A) Allegange to Katrall Group [Kairtli Berbel Carre (P) Ltd. &	Kairell Herlines Contro (P) Lital	KTATRA has allotted 79.40 some of land to Kainel Herbal Cures	(P) Lad on lease hold basis for a period of 90 years to set up a herberium,	symmeds hospital etc. The party remitted the full losse premises and the	Lesse Doed was enecuted on 09,06.05.		It may be noted that the land allotted was underdoped land under	Category -I. The land is allotted as undeveloped land where the	entiquement has to set up all the basis infrastructure facilities at his own	con infrastructure is never included as a part of this allotment.		KINTRA has allotted 98,84 some of land to Kairal Harlage Centre (P)	Lat on a lease hold bear for a period of 90 years to set up a full findged	
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J C	Herbal cure centre. The party respitted Rs 25,60,762- as EMD and	Ra.1,28,03,808/-, baing 50% of the lease premium, and executed the	license agreement on 11.07.06. The party remitted the full balance lease	premium, with interest, amounting to Rs. 3,15,655/- and subsequently	executed the lease deed on 13.10.06.	It may be noted that the allotment to Kairali Herbal Cures (P) I is in	KINFRA site, Palakkad was under Campery I. According to this, the land	is allotted as undeveloped land where the entrepreneur has to set no all the	banic infrastructure facilities at his own cost infrastructure is never	included as a part of the allotment. Accordingly, the land was transferred	on lease hold basis only after Kairali Herbai Cures (P) List. had remitted	the full lane prentium.		Lote due to non execution of License Agreement	KRNFRA afforted 5 months of land to Ruboo Sales International for	setting up a centre abor mendicusing unit. Accordingly, Rubco	international retraited the full lease premium for 3 axes of land and the	Louis Doed was also executed. Subsequently, they remitted the EAAD for	2 earts of land, which was slicited to Rubeo Huat Woods.
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κ.	In this context, it may be noted that KINERA has executed the Lease	Deed only after the party remitted the full lease premium. In the case of	the land where 10% as EMD was remitted, the lease was not executed and	the land was not transferred to the party. The possession of this land is	MIN WINFRA and further steps will be insisted only after the purty	remits the full tests premium at the revised rate, with interest.	In case of M/s Rubco Flux they have remitted the full base premium for	16.83 acres of land and executed the lease dood. But for the balance 1.605	scree of head they have remitted only the 10% EMD. In this case it may be	noted that Mis Rubco is a co-operative movement. The land was not	transferred to the party and the possession of the land is still with	KINFRA and further stope will be initiated only after the party remain the	full losse premium at the revised rate, with interest.		Allogment of Shandard Design Factories	KIMFRA has set up an Apparel Park at Menscriedam to	accommedate germent making under. It was also crivinged to invite large	tentile gigds from all parts of the country to relocate their operations to	the Sum. KINGRA and done various studies and based on these studies	the Park was designed. After the completion of the Park, KINFRA started
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	mind discuss to market the Fact by anding prospective outspreadure. In the	reserved from regions person and some of them committee a	most of the cuitagement tuned up and took possession of the land due to	waterest treatme. The major truth's giants were reluctant to take lead and to	Construct Manager to this world result in Ingo investment. The permient	special being votable, trialing indial investments involved risk.	In view of this, it was decided to construct Standard Thering	Factory (SDF) buildings and offer these on monthly rentals to enumeration	contrappenents to that first initial start up is easy. When the SDF's mer-	mady in the Park, it was again found difficult to attract invantments for	the artifets sector. No sakers were available even after road shows and	other efforts were made in leading cities in the country. Former,	were made by KIMTRA for the medicing of the Park but the issues of	Estudia att most an inswetor Benediy State put us on a back foot, After	continuous efficie, we could finally persuade the LHELA Group to start	that specifical in the Park. The LEELA Group supplying KINFRA to	montained the printing perform and to works the great. The matter
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	before the Priviley Committee of KINFRA and the Committee decided to take up the tense wilk the State Coverment. MD, KINFRA requested the	Commentated to revise the rest for the buildings and based in this request the Commences tened in Order, offseting the building to the LERGA.	Graup at a veinobuiloual rate for the first TEN years.	The prioring pattern was not changed and the concessional rant was	considered only for 10 years. In the initial stages, this was required to	attence investment in the State, On setting up of the factory by the LERLA	certain an extract, bound project ment as an another inclusive, and that has detailed a branch intage for KINFRA.	KINFRA had made a thorough study before setting up the Apparel	Park of Notaembaltum and setting up the SEP at KLAP. The present	Append Pulk in the same small the SDF in the Park. At present KIAP has	1996, occupancy and to the near fluture two expect 100% occupancy at the		
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	The scriployment generated directly in KIAP as on 31-3-2008 is for 5043 people and the indirect employment generated is for 4000 people. Defer is gravidite infrastructure facilities D. Construction of 33/11 KV Substition	KDMPRA applied for 4 MVA of power from KSRB in the form of two 11KV dedicated feeders from Natisfam in November 1995, then the nestrest substition to KTR, which is 13 Km away from the Park Later it was understood from KSRB that a 110KV Substation was committing at Condars which is only 3 Km. away from our Park. KINGRA then	form of two 11KV deficated lines to our Park, to reduce the out of countieston. Chief Engineer, KSRB, in the renty stands to the stands of the countieston.	could be considered only after complimenting of the upocasing Chelse subsection, which was expected to be completed in April 2000. As the Power regulatement for the Peat was ungest for the operation of the industries. Kryster.
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5	circuit line in September 1999, since no other form of power could be	obtained from KSEB at that time, because Chelari substation was being	equipped as a 33/1 IKV substation under the RECC scheme, to be fed	from Kizhinech substation initially. In this connection, a meeting was held	in the Chamber of Houble Minister for Elecatricy in March 2000 to	discuss the power crisis in the Park. KSEB informed that XIMFRA's	requirement was on the higher side and KSEB was unable to allot the	power required by KINFRA immediately. KINFRA stated that 5.5 MVA	is the projected power requirement of the Park and the initial power	requirement is only 3MVA. KNGB then agreed that they could consider	the proposal of providing 11KV feedens from the 33KV substation,	Chelari that was under construction with a power allocation of 3MVA.	Under these circumstances, KINFRA requested KSEB to provide 2 nos.	of 11KV dedicated feeders using underground cables and KSEB agreed to	it. Accordingly, a written request was made to KNEB on 14th March	2000.KINFRA came to know later that some technical constraints were	raised in the feasibility south done by the Construction and Transactisation	circle of KSEB, for providing 11KV dedicated feeders through	underground cable to the Park from the Chalari Substation.	
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Ŋ	In the mountime KINFRA had allotted land to 12 entreprenaum and	the constitucion of KINFRA's Electronic & IT building complex was also	neuring completion, in addition, two major industries that had already set	up their plants in the Part, namely, Mr Parison Foods and Mr Riese Rich	Foods, had separately applied to KSEB for obtaining power allocation.	On pursuing the matter further with KSEB officials, they indicated that it	would be advantageous for the convenience to get power at 33KV, as the	projected requirement of the Park was 6.5 MVA. KSEB also indicated	that they had no technical problems in providing "loop in" and "loop over	at 33 KV from Cholesi substation to the substation being set up by	KINFRA at KIRP. Since there was no other option before KINFRA for	availing power, KINFRA applied afficial for a power allocation of SAAVA	at 33KV in August, 2000 to cather to the power requirements of the	entroprenous in the Park.	Thus, it was printerly due to the inability of KSEB to provide 11	KV delighted flooders ming underground online that KINFLA had to see	up a substantion and go in for 33KV lines with "hope in" and "hosp our",	Prim. Challan exhausten. The work was completed at a total cost of	Re-62.80 leiths, so as to give quality power to the uses at KTIP.	
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8	The capacity of the 33KV substation has now been upgraded from 5MVA to 10 MVA in order to meet the growing demand of the	critreprenous and to ensure reliability. Hence it carnot be said that the	experiently of included that construction of the substitution was evoidable.	Estimate to identify selections water availability for an Inchestral Part	In March 1995, KINFRA decided to set up a Techno Industrial Park	(KTIP) at Kathanchery, Makapparam District in 70 seres of land. A	Techno-Leonomic Franklilly study was confined by Mis KITCO Ltd.,	Kochi during Nevenber 1998, for ascertaining the water requirement for	the proposed Park. In their recommendation to us, they had estimated the		total water requirement of the Para at 3,5 mil, based on the detailed study	undertaken by the Centre for Earth Science Studies (CESS),	Thrisvananthaparam in 1997. Ma CESS, in their study had fromd that	0.5 table (not 5 falid, as memborsed in the query) could be obtained from the	ground water source available near our Park, to need the insisal	requirements of the Park. The remaining 3.0 fuld was to be drawn from	
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	Parakkadavu' on the Kadahadi rive basin, which is at a distance of 13 km, from our Park.	This, it is ordered that the total water requirement for the full fielded theretowing of the Park was identified at the incoming of the	project theth mid no delay was cased in identifying the source, as called in	the query. In accordance with this study, land for developing the postd	begins in 2012 theil Simultaneously, the southies of setting up the Water	Irestmont Plant and the External Water Supply Scheme (3.0 mid.) also	was initiated in 2000 itself. However, over though the proposal for land	sequinition, under the ungancy clause for metting up of the purey house st	Parakkadawa waa moved in the year 2000 itself, local objections and a	court case stalled the acquisition move in January 2002.	Planty, society that due to political and social measurement the second	would not progress at Parakladayn, KINFRA; after various deliberations,	technical medium and the concurrence of the Project Implementation	Constitutions, With Editional to Group the little formation and the grant formation and the constitution of the constitution o	A Company of the Comp
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identified another Resistan sauch closer to KITP, see Chippmentadoru des their 10 km from KITP) and conducted a Techno Sconemio	ability traffic at the boston. If was treated an alternative only if a wait was a highly traffic and the project could materialize only if a wait was	of Korda. This would have by	r the Conjustation. Theresition, ly was constructed along the	or athernate fearlife locations	wai was obtained from the tream of the Kawanatikatin		mble land for the off take ted in the year 2003 thest.	DATE AND TWO GOT POSSOSSIONS	
milliod another location, and the said of the fron KIR?	was inglety taking and the project could materialize only if a well wis	the day hand that the water would have to be taken up through the life and the taken to the taken the would have be	ince passentials and a high cost proposal for the Corposation. Therefore, ander Testino-Rossania: Besthälity study was confucted along the		and contributed at July 2007, theaff and approval was obtained from the	Registror.	KENSTRA then proceeded with identifying entable land for the off take well taken Variables and the process was indicated in the year 2003 their.	However, the together took more than two years and we get pos-	
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	As can be observed from the above facts, KINFRA took up both the works of off-size well and fand securitation and the name to tentum of an	(WTP) simultensously. Due to unavoidable political, social and economic	resecta, which were beyond the control of KINFRA, the sequisition of	the eff-take land got delayed by over twe years and KINFRA could award	the work of the pumping makes to M/s IVRCL only in July 2004. But, the	WIP work was already awarded to Mis Shiram, in line with the original	plan of KINTRA, where both works were of 12 months duration each.	The Contractor for the WIP completed the work in November 2004	(extended period).	The 3.0 MLD external water supply scheme has now been completed	and treated season is now being supplied to all the entreprensurs in the	Park, se per their requirement, on a regular basis.	Hate, it is evident that the Corporation had identified adequate sources	of wifer (3.5 mid) for its Technic Industrial Park as early as 1997. But due	to sectionalists restore the original plan had to be altered and the	location, of the source changed. Even then, due to the incitamentation of	the 0.5 mid subsess, KINPRA has been this to most the requirement of his	
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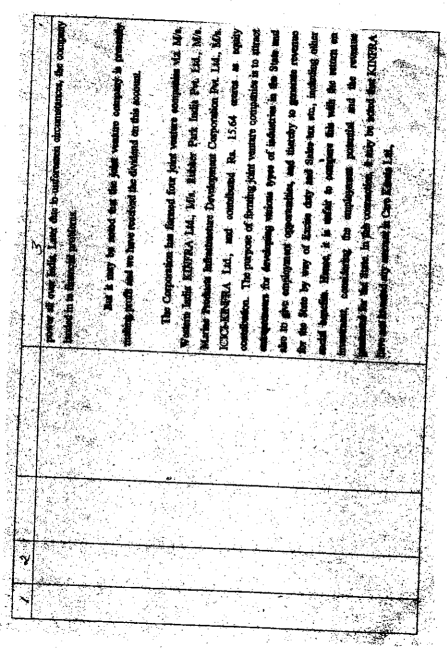
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C. Tay In a constant to the constant of the co	PD Locace for fictional year.	the Linguis de Sagalatory mongy and and bermonia period and mency selfs is in	state certain charges in logding matrice and reduce the losses	no Regulations - Especied P Lieunes for faminis year	CAD has figure the 2804-05.	
The part of the first of the part of the p	Recenses from Charges (ARR-BRC) of KIPP Licenses for fittencial year 2005-05 Kindle has analysed the TRD bears of the Licenses. After	posterne, was confinedations first marked by the Lisanson dis Regulation, Committedia, has impassed expediting the monty sould and learnesses their the leatenedies study has been completed and sengy sould is in	progress. The Contrainton has also suggesting certain charges in insuling of the transformer to optimize the performance and reduce the longest finding. These also have been implemented.	While separating the Amusel Researce Requirement - Expected became from Change (ARE-ERC) of KIRPP Licenses for financial year	2005.07 Me Commandon has accopsed the TADD has Sparse for 2004-05, and 2005-07 and despite considerates REBRC has also seen the form the seen than the seen	
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	Chreedon at Jour Vanters Companies	A Marche Product Infrastructure. Development Cornoration (MINCON) A foot agreement was expound between MINCON and Seafood Park Lat. (SPIL) in August 2601 to facilitate disburacture of the loan of Re.430 lakes to SPIL.	The entire documents supporting the disbursement of loan, approval of the investment ato would have been structured, in this pioneer project	in the maxime pro-preceding sector, promoted by KINFRA and MPFIDA, the project has been established with the full approval of the Miniatry of Commerce as pet the policies of Gras of Late & The Commerce as pet the policies of Gras of Late & The Commerce of the policies of Gras of Late & The Commerce of the policies of Gras of Late & The Commerce of the policies of Gras of Late & The Commerce of the policies of Gras of Late & The Commerce of the policies of Gras of Late & The Commerce of the policies of Gras of Late & The Commerce of the policies of Gras of Late & The Commerce of the policies of Gras of Late & The Commerce of the policies of Gras of Late & The Commerce of the policies of the policies of Gras of Late & Late & The Commerce of the policies of t	Participation. A mamber of schemes are amounted by GOI for supporting private public initiatives where substantial monitory benefits are extended	by way, of grants, substidy, loss at concessional gaterest rate etc. to projects under PPP Schoose (visibility Gap Funding etc.).	The propert hard can in to cortain unforcemen problems during the
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	testing the first project of this training, the field of projec co-residuation.	the Brick Expension Association also created in the datay. The foun	designing to breakfarm bons sectional by a first charge on the same of the	Complete and additionally accurate by personal granteness of the generalists	of the Managering company. In this case this MOCON had done the same	and a positive to that the percents often will come in and this will	casible the betromp: to any repopulated of the tean and interest. Though	the bast may have become an NPA in technical thems, MEDCON is	confident that the project once put successes will be able to service the	loss. Coencive and legal steps are kept in abeyance to ensure that the	facilities sup part into preduction and that employment and export revenue		EMIL - KINFRA is a joint vesture company with the inhars helding of	24% by KDEFRA and 76% by KECI - KUNFRA and Government of	Keinin regressioned in the Board by the Principal Scientery (Editories)	and the Managing Director. The depails of 1std and doubtlist dolbs of the	isset versions conspany are available with the company and are strikered
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	A temporal transfer to the second transfer transfer to the second transfer	And the payment of face is decided by a Committee	stript to record the amount funded under the reversing fund tolers. Sees	are also being taken to rejuvenate the joint venture company to solitore in	3. Washing Smile Kilvitha Limited	As the 1" plants in the development of the Integrated inclusivial Township	at a justice company with Western India Services and Beates	Littlibed, 200 score of lend was transferred to the joint venture company.	Water wants it into cost of the land transferred to Wespert India	affinition with the confidence cost, secured for the	seguisition of 200 serve of lend, Elivera site associated	The state of the s		
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3	da regards the alletteess of land in the 1" plate, the joint venture company has elletted 146 acres of land to 17 entrepresense. The terms of	allotations and the printing have been decided by the Board of the joint section distinguing in which the Corporation is represented by Principal Recurrency (Enhanced), and the Managing Director.	As a 50-50 joint venture company, the proceeds from the sale of band will be retained in the commany, while the cost of 200 sares of land has	been converted to KINFRA's abure in the company. The utilization of this means is to be decided by the Board of the joint venture company.	The Corporation will only transfer the balance land to the joint	venture company as per the Government's chrecitives/decisions. It can also unlike state latte for projects with Covernment of India sentence.	The proposed Schieme for Integrated Textile Park (SITP) of Ministry of Textile, Government of India is also licking planned in this area.	When KRHRA selected the co-promoter i.e. Western India as the	partner, it was a ceah nich company baring several projects in India and side baring a company called Western Pacia 1.0d., for the generation of
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In seepest of Mar. Western India KINFRA 1244, KINFRA 1244 of KINFRA, 1244, KINFRA 1240 and detained from the land disposal accent, approved by the Board of KINFRA, at Mission of land value for transfer of 200 acres of land to Mar. Western factor of 200 acres of land to Mar. Soldstep for your 2007-48. 5.55 takin during the your 2007-48. The comments regarding funds kept at the disposal of the coperating of equal accelerate for the Board of Directors of the Company comparing of equal acceleration of Principal Socreture. RANTERA has already intitated action to Utilize the balance 540 acres of land well be already intitated action to 'utilize the balance 540 acres of the the languated Textile Park, Paintained which is under construction and the balance 190 access will be alleated to units soon.				3 T. 2						
	FRA larve not the Board of	f land to Mrs. FRA Lad has G-07 and Rs.		of the co-	the Company Joint Venture	y, Industries	tot 540 sorves	be carinaded struction and		
	A LAA, KIN	f 200 acres of India KIN the year 200		the disposa not berrect.	Directors of TMFRA and	pal Secretar	ize the balan	of land will is under con	4	
	die Krintie.	to trainfor of the Western		de kept at activities is	e Board of	o of Prime	ection to uti	ch 350 acres itland which	to units eco	
	Western In	land value i Lat. N Rs. 2.98 la	r 2067-08.	anding from	tored by the	hairmenthi	patritui é	ikad in with Perk, Pals	I be allowed	
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	i .	Mr. MDCON has informed the they have denote pressure to	\$2.45 leiths from Scafood Park laids Pvi Lid., against the disbursaises	from the first and N/s. MECCON expects that they can collect the series that the county years.		any empered as emotes for for the project undertaken by them, by utilizing	the amount paid by KINERA. They have also inflormed that they could	4	Ę	٠.	•
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\ \	twossked by covernment		After the LINFRA allotment Committee clears a proposal, en	nrimmentations. Will be secure to the investor and the party has the resist 10% as EMD. Subsequently, on receipt of the EMD, the	allotment letter will be issued to the party. On receipt of the	allotment letter, the party has to remit the lease premium within 15	days. But in certain eases, the down payment will be received only	the expiry of this 15 days time limit. In the initial stages of	allotment for bringing in more investments in KINFRA Parks,	payments received after 30 days were also accepted since:	There was no queue of applicants seeking slictments and proposing	to make investments.	ii) Any delay after the due date of the lease premium attracts interest	@ 12.25%	iii) The lease deed will be executed only witch the units leady for	centificate production and an use the order to the reason or and an effect.	KINFEA have collected an amount Rs. 32.85,158 as interest @	12.25 % for the lease premiums received after he due date during	the year 2007-08. Hence there is no financial loss as interest is	charged after the due date . KINFRA proposes to make suitable	amendments in the policy now so as to charge 2% interest above	the M.R. rate of interest of SBI on the outstanding amount.		The Library Agreement will be executed only after KINFRA receives	the let installment. Here also there may be some delay on the part	of the investor to remit the installment within the time limit.	KINPRA will make all efforts to ensure that the investor makes the	down payment within the time frame and the License Agreement is
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NOTES FURNISHED BY GOVERNMENT ON THE AUDIT PARAGRAPHS (AUDIT REPORT 2005-2006)

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	ocuted aftu sysnad, Ku haeman	ecribed tir	ow up act	Part of	nths after	months ti	dding. Bu	estor sorne	y in obtair	suppage of c hmit, the	to the gen	KIFRA prop	nonths.		n they were	red power Pound not	seting the	RA Kere	
	executed after receiving Weysnad, Kasargod, and and Machiner.	prescribed time timit. In all future allotment, KINFPRA will take	course up action to ensure that receipt of down payments and execution of License Agreement are done within the time time.		months after the execution of the License agreement	drawings, obtain necessary annound and the action to prepare the	building. But in some cases, because of the difficulty in obtaining	investor sometimes faces difficulty in completing the construction	delay in obtaining financial assistance from banks may also resent	in suppage of this time limit. Even though KINFRA insists on he time limit, the slippage usually happens this to acted its	delay in getting assistance from the banks/other financial institutions or aething building materials.	KIPPA proposes to make amendments in the License Agreement by providing milestone activities to be a constant.	20 months.		When they were allotted land in May 2000 M/s Karaffiertay	sesured power by September 2000. However the substation on KEFFF country he commissioned	completing the double circuit line from Brahmannian. The Itelian	company dems KINFRA Kets	
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y the decision of the KINPRA Board Sub-Committee as some morit in their argument, partial relief was Report for KINFRA from ground galetions of MINFRA which states that " For such of the Sporten also submitted a series of representations claiming decided to consider their request for waiver of the interest of the balance lease premium as Kernfiberton so premium as decided by the Corporation of two years, in spite of the delay in gonding nower had communicad communication production from their unit much sheet o bore wells were installed and one open well wa constructed (based on reports from the Ground Water Department weight of interest for their belance lease premium. The Board to meet the requirement of the initial unit writer in KEPIP became an anchor problems, the waiver of interest considercial production within year as natio marketing tool go into commercial productions, aken by the Board considering Clause 9 of their achedule as per the terms of allotment. The unit. may be offered. Pre- featibility/ of Koolli in the l

Industries. Because of this water from their with Quality Control Lab atc. with fund Court forced them se stop natified 30 cents of land nour the Park, wh a to Park will ! most out additional Water papulesness trent to High Court of Kerale und into a w provide treated

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lecated at a distance of approximately I km from They would need to construct a well and water could be CWA neking them to refund the amount provided to KINFRA within a period 1 to 2 months. According Rs. 35 lakhs to KWA in March 209 that the line would be commissioned by 2005, KINFRA was informed that the est work due to issues with the local the and Kilviek remitted 12 to 12 Mount , it 9

on but to

implementation Committee for deciding whether the Issue should be on KEPIP's the Technical Committee also fait that KSEB has no this matter in the next CUSSEC transmission) South, KSEB, vide letter No. KEPIP/KSEB/785/2000 power allocation, subject to obtaining icensee status. While KEPIP's application for licensee status was KEPPP will not be granted Licensee status and KSEB the Technical The work of the 110KV substation was completed by August was completed by with the Government, KSEB issued an order 03/02/2001 distribution was also made to the Government on KEPIP requested the Ohief Engineer supply solvento is now in operation. Adequate water is now available beld in the chamber of Chairman, KSES on the cost of laying 110KV lines to the substation, at a total cost of Re. 7 crores. An Application for getting license status et that the expenditure for providing this additional omotion Industrial Parks Ltd (KEPIP) is Park is operated as a separate Profit Contre. only. Committee of KEPIP held on 07.2,2001 dis Committee of KEPIP strongly objected to meet the requirement of all the existing units in the park , as a decision 3 Covernment directed 10 KV 2000 and laying of 110 KV double circuit line industries and to boom Committee to present a detailed note on committee decided to construct a 1 the application of KEPIP. will be distributing power inside the Park by the taken up further with the Government KEPP 2006 dated 18,12,2000 to issue KSEB in November order of Konto teting that pplications on pur umo 20.10.2000 5.7.1998, DOWNER ending d

famplementation committee not again on 24-2004. The Sandraid Committee members made a presentation arguing for KEPIP becoming a locanest for power distribution. As KEPIP had already apont arguing By. 7 crores for the substanton and double openit lines, the Committee took the following decisions:

1. The issue of KBFRP becoming a licensee is to be taken up wit the Government

2. KRFIP will continue to own the substation and bear the operation charges, until the Government takes a final decision in the transmission.

Since the application for KEPIP becoming a licensee was pending with the Government disciplination of REPIP Plansily, vide between disciplination of REPIP Plansily, vide between the concerned Government disciplination in favour of KEPIP. Plansily, vide between No. 818 / A. [101] P. G. dated 27. 4. 2002, Government directed KEPIP to paid the an adherital annual impacting application for licenseer statistics. Advertisements were published in the New Indian Express, dated 18th and 19th May 2002 and the matter was sectionarily to the Covernment vide letter No. KEPIP / Power / 377 / 92

the mass 2003, vide onthe ordinary Cametre NotificationNo.901 defined 2003, document declared KDPIP as licenser, for powdering the configuration and an order was released by KSEE as 11 7 2003; provide poles supply to KEBIP thesting KEBIE as a license licenser with the Expert Chief Experies (Transmission KEBIE).

discussions were held at various levels and it was decided that the iornsee could be started by KEPIP on 01,01,2004. The Board of KINFRA in its meeting held on 08.1.2004 decided that an regarding the cost of lines to be transferred to KSEB shall be given on dan be given by KINFRA that the Government decision 2.01.2004 and the distribution of power in KRPIP was taken over During the discussions, KSEB demanded custody of KSEB will have to be paid by KEPIP before handling over the same. Subsequently Accordingly, an undertaking was this conditions. that the cost of the distribution lines now in the However, KIRPIP refused to accept rom KSRB on 15.01.2004 on 27.11.2003. accepted by KINFRA. peration of 1 indertaking

Commission has accepted KEPIP as the model among small licensee As explained above, the delay noticed by the Audit in getting the Departments and KSEB, as this is a major policy matter of the in the state was not existent at that time. After Techno Park, KEPIP agency who has awarded licensee status by the In spite of the delays in the Government Departments, KEPIP could achieve the Licensee status and is now one of the model Regulatory iconsec status is the procedural delay in various Government Power Department. Further, the Electricity Regulatory Commission and has included Managing Director, KEPIP in their Electricity The Kerala State densee in Kerala. Government. is the only Committee.

hes recommended to the Government for expediting the issue of the necessary Covernment. Order was also bought to the notice of the Board of KEPIP in various Board Meetings and the Government in this regard. Regular follow -up on the matter was in the Secretariat for pushing files since this is an issue totally different from the routine work of the department. The delay on one with Government and letters sent on 02.02.3002, 30.8.2002 and 5.11.2002 may be taken note of. Also there were regular follow ups There was no lack of coordination among KINFRA, KSEB and

natter. Because of the above regular follow up only KEFIP could

Board

attain the Licensec status by 11,07,2003. The Licensec could have been given by the State Government in February 2001 itself. However, it was given in May 2003 only. Hence the delay is 2 years and 4months.

Covernment and not by the Electricity has to be granted by the State KINFRA, Heense was issued by Government only. Though the application for license was given on 20.1.2000, the license was Electricity Act prevailing at that time, State Government is the statutory withouth to issue license.

the payment of operation and maintenance charges to KSBB, In this connection, it may be noted KINFRA will not be granted licensee status while the matter was that KSEB, vide its Order dated 03.02.2001, had informed that with the Government. Further in meeting held in the Chamber of Chairman, KSEB on 15.02.2001, it was decided that the substation and KINFRA will bear the dated 03.2.2001 and Minutes of the Meeting held on 15.02.2001 were discussed in the 27th implementation Committee of KEPIP held on 24.4.2001. KEPIP was till official handing over of the substation to confronted with a situation, in which Government of Kerala is not taking a decision on our application for licensee status and the supply urgently under these circumstances. The Committee had decided that KEPIP will continue the ownership of the substation till a Government decision is taken on the Licensee issue and the operation charges can be borne by problems of the anboth the power entreprenours are demanding power Another observation is about will solve KSEB operational charges The entrepreneura. Moeting KSEB

The payment to KSEB towards operation charges could not be avoided. Even if KINFRA had been given Licensee status, KINFRA would have incurred this expenditure as KINFRA would have to get this work done by some other agency. The AMC charges are he

			·		ੂਰ ਹੈ। ਜਦਾਰ ਹੈ।
	expenditure towards the state of different from the routing suppliers of againstants and this is different from the routing magnetization which will be done along with the operation. These charges will have to be paid whether KIMPRA is a licensee or not. The payment of operating charges does not educate any provision in the confidence of energy of electrical energy. License is now also the the magnetic of energy of electrical energy. License is now also the the magnetic of energy of electrical energy.		Readers like Wipero, FCB etc. has strongthemed the hands of the Government in catabilishing Cochin as a major destination for IT industries. Considering these advantages, the amount spent by industries. Considering these advantages, the amount spent by KEPIP hand over the substation to KSEP following, their order, KEPIP hand over the substation to KSEP following, their order, KEPIP hand over the substation to KSEP following their order, KEPIP would have become just another industrial park much inferior to the present one. As explained earlier, the delay in griting licensee status is only rotatine, appendically since that is a policy matter which	The Benefishment of the HDC's is regularly taken up in the management status of the HDC's is regularly taken up in the management status of the HDC's is regularly taken up in the management committee and Baard/Board sub-Committee machings. It must be inghispited here that the completion timer for machings, it must be inghispited here that the completion timer for these projects were board to open the condition of power and water supply sources and road change the projects for considerable than small find is a	where commending in Legals. Moreover, before actual development work tax terminence, issues with the Panchayat, total pecopic like region desired beindaries etc. have to be discussed and souted out, which translip get resolved only with the intervention of the
	suppliers of ognitive for the control of the contro	The Charles of K Line (1985) out the Charles out the C	heaters like Ware, TCB etc. has Government in establishing Cochin industries. Correitering these ad KEFIF as operation charges is very hand over the substation to KSE would have become just another in present one. As explained earlier, it is only restaine, appecifically since	trequired a formation of the first particular property of the property and the the connectivity of the con	THE RESERVE TO STATE OF THE PERSON NAMED IN COLUMN ASSESSMENT OF THE PERSON NA
	· · · · · · · · · · · · · · · · · · ·			Defitiopment of Industrial Information Centre Development Centre	
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concerned MP/MIA. Delays in development/ construction of these Centers of ething up of infrastructure facilities, are always due to generals reasons for which approval is obtained from the Project

It has been observed in the Allotment Committee meeting that there is hardly any demand in the State for piets of 10 cents area or less. Since it would not have been advisable to keep the plots vacant saystteng such a demand, the plots were allotted as per the requirement of the entrepreheurs. In a few instances, KINFRA have allotted large plots in order to bring in anchor investors which have proved successful in wooling smaller investors to these Parks.

Similarly the number of units with investment less than Rs. I crore was also very limited. Here again, KINFRA have alletted plots to a few units with investment more than Rs. I crore, mainly as anchor investors, which has helped in bringing smaller investors to these Perks.

allotment in the various Parks till March 2008 has now thereased to The number of units that have executed Liogna personnent after 217 units out of 257 allotments (84 percent), as when reviewed earlier,

Alloument of all the plots has been completed in the IIDC's in % of the plots have been allotted and in Kakkanchery,77% of the space has been afforted. In Adoor, allotment of plots has not yet begun. The land leased out in the various Parks till March Physadrium, Mazhuvannur, Koratty and Thalassery. In Wayanad 31 increased substantially to 182,66 acres (61.89 against 111,57 acres (37.8 percent) when reviewed serifor. It may be noted here that this is beside the land facilities and infrastructure usually 20-30%) development of servent) as

Surilarly the direct employment generated from the units in the various Parks till March 2008 has also shown a large increase to

6779 persons; from 2596 persons when reviewed sariler. Considering the above, it cannot be said that the setting up of

						.																		
	the IIDC's could not contribute to the main objective of employment generation, though it has taken longer than envisaged.	The key objectives of the Government of Kerala that have been met by the promotion of Industrial Parks supported by KINFRA are: 1. Accelerated Industrial development: Industrial parks. by	stered together ma	in pursuit to maintain a locused plan for maustrian development in the state.	2. Regional development. Industrial Parks also serve as a	or development of the surrounding region	providing opportunities for employment and creation of ancillary industries.	The benefit to the industry that encourage units to locate	selves in the park are primarily.	1. Accomentation benealt: The cost of development and one-ration of the facilities being spread over a large number of	users, these are substantial cost benefits accruing to the user.	2. Resily to use plots and factories. Developed plots and	standards Design ractories make it possible for the user indistry to set up units in the park in a short period thus	saving on scare resources and time in developing necessary	infrastructure and land.	ine dyserminent in natain estabilitated, mintres with the specific	developing industrial infrastructure at places selected by the	Government and by tying up required infrastructure facilities like	Power, water, roads, communications etc. KINFRA has been given a	clear mandate by Government for industrial infrastructure	desciopment, specifically suned at the economic development of the	modernamy transward regions of discount by securing, up industrial parks which will provide all facilities required for the entrepreneurs	in starting an industry in the thrust sectors identified by the	Government's Industrial Policy.
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KUNFRA has started its operation at a time when Kerala was considered one of the most industrially backward states and Kerala was known for its labour militancy and strikes and often Kerala was referred to as the death-bed of industries. It is in this background that KINFRA started developing industrial parks in 1993, with bold sim to make Kerala as a dream zone for industrial investment at least by the year 2020.

An industrial park has a long gestation period and the marketing of such industrial parks needs a longer time and much harder efforts. Specific marketing attategic are needed, which are founded on the industrial policy of the State and based on experience attained as well as close observation of the sales pattern of the existing industrial parks.

Marketing of industrial parks is the greatest challenges faced by KINFRA, despite the fact that KINFRA's park offers the best facilities for easy startup of industrial units.

The marketing of the project have been assisted by the new industrial and labour policies of the Government and over all improvement in the perception of invostors towards Keraia.

It may also be noted that through the experience gained in the ast 13 years, KINFRA have evolved a three pronged marketing creating awareness or a brand creation among the industrialist of drategy for the marketing of its industrial parks. The first one is for entrepreneurs in newspapers or magazines aimed industry or the business groups.

The second one is a more target oriented strategy with KINFRA focusing on entrepreneurs in specific sectors like food processing, biotechnology, textile or garments, inforatument, animation etc. As per this strategy KINFRA will be perticipating in events, exhibitions, road show etc. in these specific sectors organized by various professional bodies like FCCI, CII etc. This will help KINFRA to identify potential entrepreneurs in these sectors and will given an opportunity to directly address the entrepreneurs or their key

The special offer was offered when KINFRA was in the early days of against and an effort to create a brand inner and an impact in the industrial accurate of the State by attracting well known brands or brand ambassadors for KINFRA's industrial parks. Further, the Special Offer Schome has benefited KINFRA with cortain anchor investors investing in the park giving marketing

Being a statutory body of the Government of Kersia, KINFRA also has a strong commitment to the society, as some of KINFRA's project paged priority in developing such parks in centain rutal area located in various backward regions of the Ste.

be noted that to attract industrial investment into the State is a attracting new industries into the State. Hence, various strategies adopted by KINFRA have yielded results in the State in terms of the brand image of KINFRA Parks.	There is a standard monitoring and evaluation system prevailing in weekly meeting in the Project Officer convened by the Project Manager along with the Technical Advisor and the Project Manager along with the Technical Advisor and the Project a regular hassis in the Corporate Office for which all the project monitored by the project Implementation Committee, chaired by Rational Chief Secretary(Industries). The allotment in Industrial Committee appointed by the project Implementation Committee, chaired by Parks and its progress is regularly monitored by the Land Allotment park facilities: is regularly monitored by the Prioing Committee appointed by the Government of Kerala. The pricing of appointed by the Government of Kerala. The pricing of appointed by the Board of Directors under the chairmanship of will be revived by the Board of Directors under the Chairmanship of Corporation is also reviews by the Minister (Industries) on Monthly From the above, it is evident that KINFRA is having a regular faken for monitoring and evaluation of its activities. An "Action Implementation Committee meeting onwards. From the above, it is evident that KINFRA is having a regular faken fregorif is to be introduced from the next Project Implementation Committee meeting onwards. The Isternal Audits: The Isternal Audits: The Isternal Audits: The Isternal Audits of the Corporation is conducted by reputed and assisting KINFRA to finalize the accounts of the Corporation; also
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	onal to the Internal Audit,	Internal Audit reports are being reviewed by the management	are finalizing the accounts and corrective action are taken to	ocedural deficiencies identified. The land register has	dated with all relevant detail.		nent approval for the rules and regulations has been	CONTROL Commencement from emergence Down actions	at the cover appears for supposed were martinaste sectives.	hybical Asset Register updated.
	additional to the	Internal A	before finaliza	nectify the pre	aiready up da	Internal Co	L Govern	TECHNICA	vondru .	S. Physics
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M. P. RAMJI Additional Secretary to Gou Industries Departmen Gour. Secretariat, Thirumananthapura

Annexure 20 (Referred to in paragraph 3.4.8)

Statement showing the details of land acquired and developed by KINFRA

N 2752	agreed to give year to be determined to	n harmonia						s, in lakh)
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	A Section 1							10 X X (6.5
	Parks were development Un					,		
1	IIDC, Seethangoly, Kasaragod	194.56	281	60.00	1.44	86.66	345.85	432.51
2	IIDC,Thalasery,Kannur	50.25	107	50.25	2.13	107.00	297.59	404.59
3	IIDC,Kalpetta,Wayanad	50.00	251	50.00	5.02	251.00	354.93	605.93
4	IIDC, Koraity, TCR	30.00	226	30.00	7.53	226.00	347.20	573.20
5(a)	IIDC,KTIP, Kakkanchery	10.00	43	10.00	4.30	43.00	807.85	850.85
64	KTIP Food						-	
5(b)	Park,Kakkanchery	62.00	264	62.00	4.26	264.00	1778.80	2042.80
6	IIDC,Mazhuvanur,EKM	64.89	241	64.89	3.71	241.00	587.50	828.50
7	IIDC,Kunnamthanam, PTA	35.78	87	35.78	2.43	87.00	0.50	87.50
8	IIDC, Adoor, Pathanamthitta	85.00	289	85.00	3.40	289.00	20.30	309.30
9(a)	IIDC,Menamkulam,TVM	40.00	116	40.00	2.90	116.00	586.30	702.30
9(b)	KIAP, Menamkulam, TVM	50.00	145	50.00	2.90	145.00	2351.10	2496.10
10(a)	EPIP, EKM	179.60	870	179.60	4.84	870.00	3813.86	4683.86
11	Film Video Park, TVM	75.00	300	75.00	4.00	300.00	1098,38	1398.38
	Bio Tech Park,					300.00	1036.36	1398.36
12	Kalamasery, EKM	240.00	0	40.00	0.00	0.00	32.18	32.18
13	IIT, Palakkad	747.90	845	200.00	1.13	225.97	163.36	389.33
	Total A	1914.98	4065	1032.52		3251.62	12585.70	15837.32
В	Other parks					0-01102	122025.70	15057.5%
10(b)	BPIP, EKM, Addl. Land	94.60	2650	94.60	28.01	2650.00	· · · · · · · · · · · · · · · · · · ·	2650.00
14	Rubber Park,EKM	109.12	374	109.12	3.43	374.00		374.00
15	Kinfra site,Palakkad	341.42	761	178.34	2.23	397.51		397.51
16	TCIDS,Kannur	125.80						371.34
17	Kannur power project	164.22	325		1.98			
	Total B	835.16	4110.00	382.06		3421.51	0.00	3421.51
	Grand Total (A+B)	2750.14	8175	1414.58		6673.13	12585.70	
				********		0073.13	12365.70	19258.83

Note: In respect of item 12 the land was assigned free of cost and for item 16 the value not yet been fixed by Government

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Kerala Legislature Secretariat 2020