

15 -ാം കേരള നിയമസഭ

6 -ാം സമ്മേളനം

നക്ഷത്ര ചിഹ്നം ഇല്ലാത്ത പോദ്ദം നം. 1476

30-08-2022 - ൽ മറുപടിയ്ക്ക്

കടവുപ്പഴ പാലം പുനർനിർമ്മാണം

പോദ്ദം		ഉത്തരം	
ശ്രീ. മാണി. സി. കാപ്പൻ		ശ്രീ. കെ. രാജൻ (റവന്യൂ ഭവനനിർമ്മാണ വകുപ്പ് മന്ത്രി)	
(എ)	<p>പാലാ മണ്ഡലത്തിലെ കടവുപ്പഴ പാലം കഴിഞ്ഞ വർഷത്തെ അതിതീവ്ര മഴയിൽ തകർന്ന് ഗതാഗതയോഗ്യമല്ലാതായതും തന്മൂലം ജനങ്ങൾ ഇരുപത്തഞ്ച് കിലോമീറ്റർ ചുറ്റി സഞ്ചരിക്കേണ്ടിവരുന്നതും ശ്രദ്ധയിൽപ്പെട്ടിട്ടുണ്ടോ; എങ്കിൽ പ്രസ്തുത പാലം ദുരന്തനിവാരണ ഫണ്ടിൽ ഉൾപ്പെടുത്തി അടിയന്തരമായി പുനർനിർമ്മിക്കുവാൻ നടപടി സ്വീകരിക്കുമോ; വിശദമാക്കാമോ;</p>	(എ)	<p>ശ്രദ്ധയിൽപ്പെട്ടിട്ടുണ്ട്. 10.10.2012 ലെ സ.ഉ(കൈ)നം.384/2012/ഡിഎംഡി ഉത്തരവിലെ വ്യവസ്ഥകൾ പ്രകാരം പ്രകൃതിക്ഷോഭങ്ങളിൽ നാശം സംഭവിച്ച റോഡുകളുടെ പുനരുദ്ധാരണം, കേടുപറ്റിയ പാലങ്ങളുടെ താൽക്കാലിക അറ്റകുറ്റപ്പണികൾ, പാലങ്ങളുടെ കേടായ റെയിലിംഗ് നന്നാക്കൽ, പാലങ്ങളിലേക്കുള്ള പ്രവേശനത്തിന്റെ താൽക്കാലിക അറ്റകുറ്റപ്പണികൾ, തകർന്ന കല്പുകകളുടെ അറ്റകുറ്റപ്പണി മുതലായ പ്രവൃത്തികൾക്കാണ് സംസ്ഥാന ദുരന്ത പ്രതികരണ നിധിയിൽ നിന്നും തുക അനുവദിക്കാൻ വ്യവസ്ഥയുള്ളത്. മേൽ സാഹചര്യത്തിൽ SDRF നിബന്ധനകൾ നിലനിൽക്കുന്നതിനാൽ ദുരന്തനിവാരണ ഫണ്ടിൽ ഉൾപ്പെടുത്തി പാലം പുനർനിർമ്മിക്കുവാൻ സാധിക്കുകയില്ല. കടവുപ്പഴ പാലം അടിയന്തരമായി പുനർ നിർമ്മിക്കുന്ന വിഷയത്തിൽ നടപടി സ്വീകരിക്കുവാൻ പൊതുമരാമത്തു വകുപ്പ് (ബ്രിഡ്ജസ്) നു കോട്ടയം ജില്ലാ കളക്ടർ കത്ത് നൽകിയിട്ടുണ്ട്.</p>
(ബി)	<p>പ്രസ്തുത പാലം പുതുക്കിപ്പണിയുന്നതിനായി രണ്ട് സെന്റ് വസ്തു സൗജന്യമായി വിട്ടുകൊടുത്ത വ്യക്തിയുടെ ശേഷിക്കുന്ന മൂന്ന് സെന്റ് സ്ഥത്തുള്ള വീട് ഏതുനിമിഷവും നിലംപതിക്കാവുന്ന അവസ്ഥയിലാണെന്ന കാര്യം ശ്രദ്ധയിൽപ്പെട്ടിട്ടുണ്ടോ; എങ്കിൽ പ്രസ്തുത അവസ്ഥ പരിഹരിക്കാൻ ദുരന്തനിവാരണ ഫണ്ടിൽ നിന്നും ധനസഹായം നൽകുന്നതിന് നടപടി സ്വീകരിക്കുമോ?</p>	(ബി)	<p>ഇല്ല. അപേക്ഷ ലഭിക്കുന്ന മുറയ്ക്ക് പരിശോധിച്ച് നടപടി സ്വീകരിക്കുന്നതാണ്.</p>

സെക്ഷൻ ഓഫീസർ

415
25/11/2013



GOVERNMENT OF KERALA

Abstract

Natural Calamity - Norms of relief assistance - Revised guidelines for issue of administrative/technical sanction and execution of works relating to repair/restoration of damaged roads caused due to natural calamities - Revised - orders issued.

DISASTER MANAGEMENT(REVENUE - K) DEPARTMENT

G.O.(MS) No.384/2012 /DMD

Dated,Thiruvananthapuram, 10/10/2012

- Read: 1. G.O (MS) 272/2004/RD dated 1/09/04.
2. G.O(MS) 3483/2004/RD dated 16/09/04.
3. G.O (MS) 6466/2005/RD dated 13/12/05.
4 G.O(MS) 396/2009/DMD dated 08/10/2009.
5 G.O(MS) No.55/2010/DMD, dated 06/02/2010.
6 G.O(MS)No.251/2012/DMD, dated 22/06/2012

ORDER

Government are pleased to issue the following revised guidelines in the matter of issuing Administrative Sanctions and execution of works relating to repairs/restoration of damaged roads due to natural calamities by utilising funds from State Disaster Relief Fund. (formerly CRF)

1. Applications for sanction and execution of works relating to repairs and restoration of damaged roads to be considered by Government should be exclusively those which are recommended by, Members of Lok Sabha, Rajya Sabha, MLAs of the locality, Local Self Government Institutions, Voluntary Organizations, Residence Associations, Taluk Department Committees and Gramasabha
2. The road should be in Municipal or Panchayat area
3. It should not be a State road under Public Works Department except in very special cases.
4. Roads leading to S.T.Colonies/habitations are to be given priority.

5 After having issued Administrative Sanction, the list of such works will be forwarded to District Collectors immediately. The District Collectors concerned must cross-check the said Government Order with the Government Order already entered in the Kbase database for final verification [www\(210.212.239.21/search\)](http://www(210.212.239.21/search)) and immediately forward it to Corporation/Municipality/Gramapanchayath concerned within two weeks from, the date of receipt of the Government Order. The Corporation/Municipality/Gramapanchayath will complete all formalities and forward the same to District Collectors for Technical Sanction within two months on receipt of Government Order in their office. Administrative Sanction/Technical Sanction should not be issued from Collectorate for those Government Orders not entered in Kbase register.

The District Collectors will thereafter issue Execution Sanction for all such works which satisfy the above conditions within a maximum period of 2 months. All these items of work have to be completed and the final bill entered in the seniority register within a maximum period of 9 months. The District Collectors should ensure the same. If the work is not executed within two years from the date of issue of the Government Order, it will be deemed to be cancelled forthwith. District Collectors concerned need not report such cases, if any, to Government for immediate cancellation/modification. The District Collector concerned may report such cases to Government to consider it as fresh proposal with suitable explanation as to why the sanction lapsed in the past.

6. Maximum amount that can be sanctioned for a single work should not exceed ₹.10 Lakhs.

7. District Collectors concerned must also strictly ensure that amount utilised from SDRF should be utilized for the repair/ restoration of the damaged roads and not for the construction of new roads (original in nature).The District Collector should certify that the road was damaged due to floods,landslide or any other calamity. District Collectors will ensure that no violation of the said guidelines has occurred at any level which will be viewed seriously by Government.

8. No fund will be sanctioned for works for which financial assistance had already been sanctioned in the last 3 years.

9. In case where the road is divided into more than one reach, only the road work relating to one reach of the road will be sanctioned and executed in a year.

10. Repair/restoration of roads with a minimum width of 2 meters will alone be taken up. This will be applicable to pending works which have already been given administrative sanction.

11. The works upto and including 10 lakhs (Ten lakhs only) executed by the beneficiary agencies / committees will be exempted from tender system subject to the condition that eligible profit allotted to beneficiary committee convener in such works should be included in the total estimate of the work.

12. MLAs/MPs/DCs may encourage free labour contribution by beneficiaries through voluntary labour (Shramadanam) which will not be counted within ₹.10 lakhs.

13. Payment of works which doesn't satisfy the above said conditions and time limit shall not be effected at any cost.

14. No payment shall be effected for any incomplete work.

15. The works will be executed by Local Bodies viz, Gramapanchayath, Municipality, Zila Panchayath and Corporation with the help of their Engineers. The Local bodies shall entrust the work to the Assistant Executive Engineer, PWD (Spl. Bldgs) Division within the locality, in the absence of their own Engineers or Engineers deployed in such local bodies. For the purpose of execution of work Local bodies may entrust the work to PWD (Roads & Bridges) Division also, in the absence of their own Engineers and PWD (Spl. Building) Division Engineers. In case where the road is passing through more than one Grama Panchayat, the work will be undertaken by concerned Block Panchayath and Technical Sanction shall be issued by the District Collector on the basis of verification of estimates by the Assistant Executive Engineer concerned, PWD (Spl Bldgs) Division. Besides, the work shall also be entrusted to PWD (Spl. Blds/Roads & Bridges) Division.

16. Government had instructed the District Collectors that the payment should be made based on a seniority list prepared for the purpose, in the order of furnishing final bills, in the collectorate after completion of the work. It is

reiterated that the priority order should strictly be abided by all concerned while making payments.

17. The details of all works done with SDRF Assistance shall be maintained electronically in each District and Taluk.

18. Utilization Certificate shall be submitted by the District Collector to Government within two months of completion of works. In cases, where utilization certificate is not received in time, sanction for the work will stand withdrawn and responsibility will be fixed by District Collector for the delay.

19. The Disaster Management (Revenue-K) Department will maintain a database of all works for which Administrative Sanction have been issued and monitor the progress of work through the District Collectors concerned. The above guidelines should be complied with in letter and spirit while sanctioning and executing works relating to Calamity Relief. District Collectors will ensure that no violation of guidelines occur at any level. As SDRF is meant for immediate and timely relief for the affected, completion of work on schedule is of paramount importance.

Any violation of the above guidelines will be viewed seriously.

These guidelines will take effect from the date of order.

(BY ORDER OF THE GOVERNOR)

Dr. K.B.Valsalakumari

Principal Secretary to Govt.

To

All District Collectors,

The Commissioner of Land Revenue, Thiruvananthapuram

The Principal Accountant General (Audit) , Kerala, Thiruvananthapuram

The Accountant General (A&E), Kerala, Thiruvananthapuram.

The Accountant General , Branch office,

Kottayam/Thrissur/Ernakulam/Kozhikode

Stock file / Office Copy

Copy to:-

Finance Department

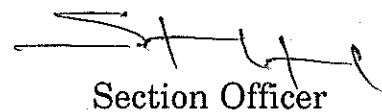
Special Secretary to Hon'ble Chief Minister

PS to Minister (Revenue)

PA to Principal Secretary (Revenue)

Revenue (K2, K3 & K4) Seats

Forwarded/By Order


Section Officer