Advice No. 1957 T. E. No. 215 ... 311

E.C.R.....

F.No. Z.15011/3/2010-PH-I (b)

Government of India

Ministry of Health and Family Welfare

(Department of Health & Family Welfare)

(Deafness Control), Room No. 408, A-Wing

Nirman Bhawan, New Delhi 110108

Dated: 30th March, 2015

To

The Principal Accounts Office, (Compliation Section) Ministry of Health and Family Welfare, Nirman Bhawan, New Delhi

Subject: Release of Grant for Creation of Capital Assets (ST Component) as approved in SFC for setting up of Upgraded 4 Stations Temporal Bone Laboratory in selected medical colleges across the country under National Programme for Prevention and Control of Deafness (NPPCD) during 2014-15.

Sir.

I am directed to convey the sanction of the President of India for the payment of Rs. 5,10,000/-(Rupees Five Lakh Ten Thousand only) to the following Medical College for setting up of Upgraded 4 Stations Temporal Bone under National Programme for Prevention and Control of Deafness (NPPCD) during the financial Year 2014-15 as under:

S.No.	State	Name of Medical College	Grants for Creation of Capital Assets
1.	Odisha	SCB Medical College, Cuttack	Rs.5,10,000/-
100		Total Amount	R\$.5,10,000/-

- The above amount is in accordance with the instructions issued by the Ministry of Finance (Plan 2. Finance Division) vide their O.M. No.10(1)-PF-I/76 dated 22nd January, 1977 and is to be paid in Cash.
- The grant-in-aid is subject to the following terms and conditions:-3.
 - a) The funds may be utilized as per the MoU signed between the State Government and Ministry of Health & Family Welfare, GOI (Copy enclosed) for setting up of Upgraded 4 Stations Temporal Bone Laboratory in selected medical colleges across the country under National Programme for Prevention and Control of Deafness (NPPCD).

- b) The funds may be kept in a separate bank account and operated by at least two officials jointly for each district.
- c) The grant-in-aid should be utilized for the purpose for which it has been sanctioned. The assets acquired out of the grant should not without the prior sanction of the Government of India be disposed of, encumbered or utilized for any purpose other than for which the grant is sanctioned.
- d) The grant is subject to the conditions and principles laid down in Rule 206 to 212 of the General financial Rules, 2005 and instructions there under, modified from time to time as well as other specific conditions that may be circulated from time to time.
- e) The State Government will facilitate inspection of the identified institutions by the sanctioning authority and audit both by the Comptroller and Auditor General of India under the provisions of the CAG (DPC) Act, 1971 and internal audit by the office of the Chief Controller of Accounts of the Ministry, whenever the institution is called upon to do so.
- f) The State Government is not authorized to divert the grants or entrust the execution of the scheme for which the grant is made to another institution or organization. In case of it not being in a position to execute or complete the assignment, it should forthwith refund to the Government the entire amount of the grant received by it.
- g) A utilization certificate along with an audited statement of accounts should be furnished to this Ministry soon after the grant of the institution is audited by the Accountant General's Office/Chartered Accountant as the case may be, to enable the Government to satisfy themselves that the amount has been spent for the purpose for which the grant has been sanctioned. The utilization certificate and audited statement of accounts should be furnished for each financial year separately in the format as prescribed in the GFR.
- h) The State should phase and plan the expenditure so as to keep within the sanctioned grants for the purpose.
- 4. The State shall submit Audit Reports, Utilization Certificates, Quarterly Summary on Concurrent Audit, SDEs and Statement of Funds Position, showing unspent balances, funds released as advances, interest earned on unspent balance as and when due.
- 5. The expenditure covered by this sanction will be met from the funds provided under Demand No-47, Major Head 3601- Grants-in-aid to State Governments (Major Head), 02796 Scheduled Tribe Sub Plan (Minor Head), 3519 Other Health Schemes (Pilot) Deafness (New),- 351935 Grants for Creation of Capital Assets under Health & Family Welfare during 2014-15 (Plan).
- 6. The grants-in-aid now sanctioned is provisional and is subject to adjustment on the basis of audited figures of expenditure in terms of Ministry of Finance, Department of Expenditure, letter No.2 (90)-P.II/66 dated 9.10.1966.

Valsanna K. Daniel

- 7. This sanction issues with the concurrence of Finance Division vide Dy. No. C- 297 dated 22.05.2014.
- It is certified that the expenditure does not exceed 15% of BE in the last month of 2014-15.

Yours faithfully,

(Valcamma K Dan

(Valsamma K Daniel) Deputy Secretary

Copy to:

 Commissioner cum Secretary (Health & FW) Department of Health & FW, Government of Odisha, Secretariat Building, Bhubaneswar-751001, Odisha

 The Dean & Principal, Sriram Chandra Bhanja (SCB) Medical College, Cuttack, Dock Road, Professor Colony, Manglabag, Cuttack-753007 Odisha.

3. DG of Audit, Central Expenditure, AGCR Building, IP Estate, New Delhi

PS to JS (OP).

5. PS to DDG (O), ADG (RG)

6. US(IV), IFD, MoHFW

7. NIC for uploading on the Ministry's website.

8. Sanction Folder.

(Valsamma K Daniel)
Deputy Secretary