S-16012/2/2022-NAM(Part4) Government of India/ भारत सरकार Ministry of Ayush / आयुष मंत्रालय NAM Cell/ राष्ट्रीय आयुष मिशन सेल

> AYUSH Bhawan/ आयुष भवन 'B' Block, GPO Complex/ बी ब्लॉक, जी.पी .ओ.कॉम्प्लेक्स, INA, New Delhi-110023/आइ.एन.ए., न्यू दिल्ली Dated: ३७/09/2022

To,

The Pay & Accounts Officer Compilation Section, Ministry of Health & Family Welfare Government of India Nirman Bhawan, <u>New Delhi-110011</u>

Subject: Release of Grants-in-aid – General (Recurring Purpose) under State Plan through State Treasury for approved activity of 2022-23 from BE (Budget Estimate)-2022-23 under Centrally Sponsored Scheme of "National AYUSH Mission (NAM)" – Reg

Sir / Madam,

In exercise of power delegated under the DFPR 1978 and Ministry of Finance guidelines issued vide OM no. 1(13)PFMS/FCD/2020 dated 23.03.2022 and Corrigendum vide OM no. 1(13)/PFMS/ 2020 dated 21.06.2022, I am directed to convey the sanction of the President of India to the payment of **Rs. 8,98,44,300/- (Rupees Eight Crore Ninety Eight Lakh Forty Four Thousand Three Hundred Only**) as first installment towards **Grants-in-aid – General (Recurring Purpose) under State Plan** to the **State Government of Tamil Nadu** under Centrally Sponsored Scheme of "National AYUSH Mission (NAM)", for approved activity of 2022-23 from BE (Budget Estimate) 2022-23 as per the administrative approval of the Mission Directorate for implementation of National AYUSH Mission.

2. The above amount is in accordance with the instructions issued by the Ministry of Finance (Plan Finance Division) vide their O.M. Bo. 10(1) PF-1/76 dated 22^{nd} January, 1977 as amended from time to time.

3. The Grant-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, and letter No. 2 (90) –P-II/66 dated 9.10.1966 as amended from time to time.

4. The expenditure shall be incurred in respect of Plan heads of Accounts under the provision of GFR-2017/Receipts and Payments Rules 1983 and for the purpose for which it was sanctioned as clearly specified in para (1). The Sanction order is being issued accordance with Rule 228 to 245 of General Finance Rule (GFR) - 2017.

5. The State shall ensure that 40 % (other than Hilly State) & 10 % (Hilly State) of their share based on release of funds by Govt. of India is credited to appropriate accounts.



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6. The new procedure came into effect from 1st July, 2021. As per Department of Expenditure, Ministry of Finance, Govt. of India issued vide O.M. no. 1(13)PFMS/FCD/2020 dated 23.03.2022 and Corrigendum vide OM no. 1(13)/PFMS/ 2020 dated 21.06.2022, the Ministries/Departments has ensured the all conditionalties as mentioned in OM no. 1(13)/PFMS/ 2020 dated 21.06.2022 before release of first instalment of funds for 2022-23 to the States and UTs with legislature.

7. The Grant-in-aid shall be followed other terms and condition contained in GFR-2017 and the instructions issued by the Government of India, as amended from time to time. The State Government shall not make any changes in allocations or re-appropriations among different components / activities without approval of the Ministry of AYUSH, Government of India.

8. The State Government shall utilize the grants-in-aid in accordance with the Framework of Implementation and operational Guidelines of National AYUSH Mission and submit the actual Utilization Certificate of this grant within twelve months of the closure of the financial year in the prescribed GFR 12- C format along with the audited statement of accounts, expenditure statement, Achievement-cum-Performance Report, Other relevant document as applicable & Statement of fund position, showing unspent balance, funds released as advance, interest earned on unspent balance as and when due and Taxation shall be applicable as per Laws. State Government will be under obligation to update progress status to this Ministry periodically.

9. It is certified that the amount of grant sanctioned above is within the budget provision accepted for the purpose by the Ministry of Finance for the financial year 2022-23. Further, next installment will be released as per OM no. 1(13)PFMS/FCD/2020 dated 23.03.2022 and Corrigendum vide OM no. 1(13)/PFMS/ 2020 dated 21.06.2022.

10. The accounts of the grantee States shall be open to inspection by the sanctioning authority and audit both by the CAG of India under the provision of CAG (DPC) act, 1971 and internal auditing of the O/o CCA of the ministry, whenever the institution or organization is called upon to do so.

11. The expenditure covered by this sanction will be met from the funds provided under Major Head 3601 – Grants –in-aid to State Governments (Major Head); 06- Centrally Sponsored Scheme (Sub Major Head); 101- Central Assistance / Share (Minor Head); 05-National AYUSH Mission (NAM); 02-National AYUSH Mission (NAM) (Gross Budgetary Support); 050231- Grants-in-aid – General (Recurring Purpose) in Demand No. 04 – Ministry of AYUSH during 2022-23 as detailed below:

Particulars	Budget Head under National AYUSH Mission	Amount (in Rs.)
Total allotment in the Budget Estimate 2022-23		263,46,96,000.00
[State allocation – Rs. 263.00 Crore + Ist Reappropriaton – Rs. 0.4696 Crore] Net Amount of Bill	050231 – Grants-in-	
	aid General	8,98,44,300.00
Net Expenditure from 01 st April 2022 to till date (Excluding Present Bill)		6,61,24,500.00
Balance after over the present bill		247,87,27,200.00

20/9/2022

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12. The States/UTs shall invariably follow the procurement guidelines contained under operational guidelines of AYUSH services of National AYUSH Mission for procurement of essential Drugs as per the sanction.

13. All appointments as per sanction would be contractual and Central Government's liability will be limited only to the extent of Central share admissible on salary head up to mission period.

14. This issues with the concurrence of Integrated Finance Division vide their IFD Concurrence No. C-213 dated 30.8.2022.

Yours faithfully

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(Mamta Yadav) Under Secretary to the Govt. of India

Copy forwarded for information and necessary action to:-

- The Pay & Accounts Officer (Sectt.), Ministry of Health & Family Welfare, Government of India, Nirman Bhawan, New Delhi-110011
- 2. The Pay & Accounts Officer (Sectt.), Ministry of Health & Family Welfare, Government of India, Nirman Bhawan, New Delhi-110011
- 3. Chief Secretary of concerned State.
- 4. Principal Secretary of concerned State.
- 5. Secretary, Revenue of concerned State.
- 6. Commssioner/ Mission Director (AYUSH) of concerned State.
- 7. NITI Aayog (National Institution for Transforming India) (Health Division), Yojna Bhawan, North block, New Delhi
- 8. The Ministry of Finance (Plan Finance Division), Deptt. Of Economic Affairs, North Block, New Delhi
- 9. The Director General Audit, Central Revenues, IP Estate, New Delhi-110002
- 10. Integrated Finance Division (IFD), M/o health & Family Welfare, Nirman Bhawan, New Delhi.
- 11. Cash Section, Ministry of AYUSH, New Delhi -23

Status of Sanctions :-

S. No.		Remarks	
1.	The Sanction Order Should clearly Indicated	Yes / Sanction No. S- 16012/2/2022-NAM(Part4) dated 3//09/2022	
2.	To Whom the Grant is to be released	State Treasury of State as per Sanction Order	
3.	Purpose of the Grant	As per approved State Annua Action Plan (SAAP) under NAM guidelines	
4.	Nature : Recurring / Non-Recurring ; Plan / Non Plan	Recurring / Non-Recurring ; Plan	
5.	Installment Number of the Grant, if applicable	Grant will be released subject to	
6.	Progressive amount / previous installment released under the same scheme to the same guarantee along with the consolidated releases during a particular financial year bringing out the clear picture of release made in a year.		
7.	Conditionalties	Mentioned in Sanction Order.	
8.	Utilization Certificate / SoE released as per pattern of assistance by Finance Div.	The State Government shall utilize the grants-in-aid in accordance with the Framework of Implementation and operational Guidelines of National AYUSH Mission and submit the actual Utilization Certificate of this grant within twelve months of the closure of the financial year in the prescribed GFR12 C format along with other relevant documents.	
9.	Every order sanctioning a grant shall indicate whether it is recurring or non recurring and clearly specify the object for which it is being given and the general and special conditions, if any, attached to the grant.	Mentioned in Sanction Order.	
	In the case of non –recurring grants for specified objects, the order shall also specify the time limit within which the grant or each installment is to be spent.	Not applicable	
	In case of recurring grants where the unspent balance is being adjusted in the subsequent releases, the sanction letter should clearly mentioned such adjustments of unspent balance to ensure that UCs are settled finally in PAO's books.	Mentioned in Sanction Order.	

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12.	Utilization Certificates need not be furnished	
	in cases where the grouts in it	Not applicable.
	in cases where the grants-in-aid are being made as reimbursement for expenditure	
	experiment for experiment	
	already incurred on the basis of duty audited	
	accounts. In such cases the sanctions letters	
	should clearly specify that the Utilization	
10	Certificates will not be necessary.	
13.	The Sanction letter should state the actual	Mentioned in Sanction Order.
	status of Utilization Certificate whether the UC	substitutioned in Substitution Order.
	is pending or not.	
14.	The Utilization Certificate should be submitted	Mentioned in Sanction Order.
	by the grantee in accordance with the proforma	Wentioned in Sanction Order.
	given in GRF 12 C and it should be insisted	
	upon in the order sanctioning Grants -in-aid	1
	(Rule- 239 GFR). The periodicity for rendering	
	UC for recurring / non-recurring grants should	
	be governed as in Rule 228-245 of GFR.	
15.	As per Rule 230 of CEP when C + 1	
	As per Rule 239 of GFR when Central grants are given to State Governments for	Mentioned in Sanction Order.
	expenditure to be incurred by them through	
	local bodies or Private institutions, the	
	Utilization Certificates should be furnished by	
	the State Government concerned. This aspect	
	need to be clearly brought out in the Sanction	
	order.	
16.	All the DDOs are required to enter the bill no.	
	generated on PFMS by the DDO on the Bill	
	itself before presenting the bill to the PAO	
14.1	concerned.	
7.	The Sanction order should also specify the	Mentioned in Sanction Order.
	pattern of assistance approved by the Ministry	intentioned in Saliction Order.
	of finance / IFD i.e. conditions, if any,	
	imposed for further release.	
8.	The Sanction should indicate the terms and	
	conditions of the Creat in and	Mentioned in Sanction Order.
운영값	conditions of the Grant in accordance with the GFR 2017.	
	UTK 2017.	

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(Mamta Yadav) Under Secretary to the Govt. of India

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Government of Tamil Nadu Health & Family Welfare Department State AYUSH Society – Tamil Nadu

UNDERTAKING

In the compliance of Ministry of Finance, Department of Expenditure OM vide no. F.N.1(13) PFMS/FCD/2020 dated:23.03.2022 and corrigendum vide No. F.N.1(13) PFMS/FCD/2020, dated:21.06.2022, the State undertakes to:

S.No	Points	
1.	The entire amount of Central Share of CSS release to the State till 31st March 2000	1
-	concerned.	A
2.	Corresponding State share in full has been credited to by the State Government to the Single Noda Account of the SNA.	1
3.	Interest accrued in the SNA account has been deposited in the Consolidated fund of India as per the instructions contained in DoE's OM No.1(13)/PFMS/FCD/2020, dated:30.06.2021 All the bank accounts except the second	
i o h a 5. F	mplementing agencies except zero balance account opened under DoE's instruction dated: 23.03.2021 have been closed and the amount available in these accounts has been deposited in the Single Nodal account of the SNA concerned.	Yes
		₹.17,22,37,999.00
of	the State has been opened	Yes
	Il other provisions of DoE's instruction dated 3.03.2021 regarding release of funds for CSS have een strictly complied with.	Yes

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