TEPORT (PAC)

Report of the Comptroller and Auditor General of India

General and Social Sector

REPORT (PAC)

for the year ended March 2014

Government of Odisha Report No.7 of the year 2014

REPORT (PAC)

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Preface

This Report for the year ended March 2014 has been prepared for submission to the Governor of Odisha under Article 151 of the Constitution of India.

The Report contains significant results of the performance audit and compliance audit of the Departments of the Government of Odisha under the General and Social Services including Departments of Revenue & Disaster Management, Higher Education, Rural Development, Labour & Employees' State Insurance, Panchayati Raj, Women & Child Development and School & Mass Education Department. However, Departments of Food Supplies & Consumer Welfare, Housing & Urban Development, Public Grievances & Pension Administration, Sports & Youth Services, Culture, Home, Information & Public Relation, Law, Parliamentary Affairs, Health & Family Welfare, ST & SC Development, Minorities & Backward Classes Welfare, General Administration, Information Technology, Planning & Co-ordination, Public Enterprises, Finance and Science & Technology are not covered in this Report on General and Social Services.

The instances mentioned in this Report are those, which came to notice in the course of test audit for the period 2013-14 as well as those which came to notice in earlier years, but could not be reported in the previous Audit Reports; instances relating to the period subsequent to 2013-14 have also been included, wherever necessary.

The audit has been conducted in conformity with the Auditing Standards issued by the Comptroller and Auditor General of India.



Chapter 1

Introduction



Chapter 1

Introduction

1.1 About this Report

This Report of the Comptroller and Auditor General of India (C&AG) on Government of Odisha relates to matters arising from Performance Audit of selected programmes and activities and Compliance Audits of Government Departments.

The primary purpose of the Report is to bring to the notice of the State Legislature, important results of audit. Auditing standards require that the materiality level for reporting should be commensurate with the nature, volume and magnitude of transactions. The audit findings are expected to enable the executive to take corrective action as also to frame policies and directives that will lead to improved financial management of the organisations, thus contributing to better governance.

Compliance Audit refers to examination of the transactions relating to expenditure, receipts, assets and liabilities of the audited entities to ascertain whether the provisions of the Constitution of India, applicable Rules, Laws, Regulations and various orders and instructions issued by the competent authorities are being complied with.

Performance Audit examines the extent to which the objectives of an organisation, programme or scheme have been achieved economically, efficiently and effectively with due regard to ethics and equity.

This Chapter 1 provides a synopsis of the significant audit observations. Chapter 2 of this Report deals with the findings of one Performance Audit and Chapter 3 deals with Compliance Audit of various departments.

The cases mentioned in the Report are among those which came to notice in the course of test audit of accounts during the year 2013-14 as well as those which had come to light in earlier years but could not be dealt with in previous Reports. Matters relating to the period subsequent to 2013-14 have also been included, wherever necessary.

1.2 Significant observations of Performance Audit

This Report contains one Performance Audit. The focus has been on auditing the specific programmes/ schemes and offering suitable recommendations, with the intention to assist the Executive in taking corrective action and improving service delivery to the citizens. Significant audit observations are discussed below:

1.2.1 Resettlement and Rehabilitation of people affected by Industrial Projects in Odisha

Performance Audit on Resettlement and Rehabilitation (R&R) of people affected by industrial Projects in Odisha revealed instances of benefits not reaching the affected people for a host of reasons ranging from absence of proper planning to inadequate survey and ineffective monitoring of R&R activities at district and department level. As a result, 798 project displaced families in respect of 13 industrial projects displaced during 1992-2013 were not properly rehabilitated and full benefits due to them were not extended. Complete database in respect of number of people affected/ displaced, employment provided, etc., were not available either at Department or at district level.

Socio-economic surveys intended as guides and basis for preparation of R&R plans were not conducted in respect of 14 industrial projects on subsequent acquisition of land. Creation of awareness among the affected tamilies through well defined comprehensive communication plans, was lacking. Rehabilitation and Periphery Development Advisory Committees (RPDAC) constituted for respective projects to approve R&R planning and its implementation for affected people left gaps in their functioning. RPDAC did not review decisions leaving large number of issues unaddressed.

Employment or one-time cash compensation in lieu thereof was not provided to 588 project displaced families by industries. There were cases of non-payment of rehabilitation assistance like compensation for double displacement, missing land, self relocation allowance, house building assistance, etc. Record of Rights to 1304 families were not given depriving them of ownership of their land despite its occupation.

There were cases of inadequate health facility, absence of piped water supply, absence of street light, road facility, non-provision of pond, etc. Periphery development fund was lying unutilised with Collectors of three districts. Project authorities did not conduct environmental impact assessment including adequate arrangements for management of factory effluents.

Required numbers of RPDAC meetings were not held in sampled districts. Review meetings conducted by the Revenue Divisional Commissioner and Collectors were inadequate and no follow up actions were taken. Grievance redressal mechanism was inadequate as several petitions were lying unattended. Department conducted review meetings without adequate attention to R&R issues.

(Paragraph 2.1)

1.3 Significant audit observations of Compliance Audits

1.3.1 Higher Education in the State

Long term planning was lacking. Perspective plan for regulating growth of non-Government educational institutions (EIs), improving access of students to higher education in backward areas of the State and enforcing quality standards therein was not prepared. Higher education was not separated from higher secondary education even after 25 years of Government decision.

Institutional arrangement remained weak as regular post of Principal was not created in any of the aided colleges and College Development Council of Universities remained defunct for over a decade. Compliance to Laws, Rules and Regulations by the Drawing and Disbursing Officers was poor. Permission and recognition of EIs by Government and affiliation by Universities/ Council of Higher Secondary Education were granted without fully assessing the educational need in the area and availability of prescribed infrastructure. Most of the test checked EIs were found to run without prescribed infrastructure like land with title, buildings with adequate number of classrooms, examination hall, library, laboratory, etc. Large scale vacancies in teaching posts continued and were not rationalised through effective deployment. Departures from procedures in recruitment as well as promotion of teaching staff of both test checked Universities and aided EIs were also noticed. Skill development opportunities for teaching staff of junior colleges were lacking. Academic Regulations, standards and reforms prescribed by UGC were not adopted and enforced. Instructions (June 1999 and November 2011) of the Department for maintenance of academic calendar, lesson plan, lesson diary, etc. remained un-complied with by many test checked Els. Though accreditation of National Assessment and Accreditation Council is a parameter of quality education, few degree colleges obtained such accreditation. Sanction of grants-in-aid (GIA) was not made in a fair and equitable manner and was marred with payment of GIA to ineligible teaching staff and teaching staff appointed without adherence to stipulations. Internal control mechanism was weak and internal audit was inadequate.

(Paragraph 3.1)

1.3.2 Transparency in inviting tender, award of work and contract management

There was delay in approval of tender ranging between 16 to 220 days and delay in execution of agreements for a period ranging from 11 to 273 days leading to cost and time overrun in completion of works. Tenders were split on 101 works valuing ₹ 14.64 crore obviating sanction of higher authorities and wide publicity. Works were awarded to contractors with inadequate work experience and technical know-how which led to abandonment of work and delay in completion of work. The works valuing ₹ 16.55 crore were not completed within the stipulated period due to non provision of dispute free land before commencement of work. Tender was invited and work awarded for ₹ 1.38 crore without existence of work site. There was case of unfruitful expenditure of ₹ 2.17 crore on road works due to non setting up of level crossing on the railway line and avoidable expenditure of ₹ 4.38 crore due to execution of works on State highway. Extension of time was granted to the contractors much after occurrence of hindrance. There was short recovery of ₹ 2.07 crore to the contractors after rescission of contract due to fault of contractors. No action was taken against the contractors despite departure to maintain Pradhanmantri Gram Sadak Yojana roads. There were instances of no insurance coverage during the extension period of the contract to safeguard the interest of Government. Non-recovery of mobilisation advances from contractors was also noticed in some cases. Monitoring of work was not effective as works were not completed in time.

(Paragraph 3.2)

1.3.3 Implementation of 'Rashtriya Swasthya Bima Yojana' in Odisha

Database maintained for Rashtriya Swasthya Bima Yojana (RSBY) was not foolproof. Some eligible BPL households were left out while some ineligible beneficiaries were covered under the scheme and 18.36 lakh eligible beneficiaries under the scheme could not be covered. Before issue of work orders, no tender was floated and also no agreements were executed between Government and the firm for smooth operation and timely execution of the allotted work with specified norms. RSBY database prepared by the Insurer based on 2002 BPL survey could not be utilised and expenditure of ₹ 64.23 lakh was rendered unfruitful. Inadequacy of empanelled hospitals defeated objective of the scheme to provide treatment to beneficiaries in nearby hospitals. Though smart cards were required to be returned to beneficiaries after treatment, they were retained by hospitals. The quality of health services was not up to the mark due to various deficiencies such as shortage of doctors and staff, non-availability of adequate number of equipment in Operation Theatres, etc.

(Paragraph 3.3)

1.3.4 Working of District Rural Development Agencies in the State

Due to ineffective and inefficient fund management, GoI curtailed Central Assistance of ₹ 208.66 crore under different schemes. There were also instances of avoidable expenditure, diversion of scheme funds and outstanding advances lying unadjusted for over 15 years. Deficient planning and implementation led to unfruitful expenditure of ₹ 13.81 crore towards incomplete hostel buildings for ST/ SC students. Due to ineffective functioning of DVMCs, 84 per cent of grievances/ allegations could not be addressed. Monitoring and Evaluation Wings were not set up. Shortfall in field visits of DRDA Authorities led to ineffective monitoring of schemes. Vacancies of technical posts also affected implementation of different programmes.

(Paragraph 3.4)

1.3.5 Implementation of 'MAMATA' scheme in Odisha

Due to delayed payment, objective of the scheme to improve health and nutritional status of mother and infant by providing financial assistance at particular stages of pregnancy/ child rearing was defeated. Absence of exclusive staff under MAMATA scheme and failure of CDPOs to ensure correctness of data led to excess payment. Cases of non-payment and delay in payment of benefits were also noticed. There was no dedicated grievance helpline for registering grievance/ suggestions relating to implementation of the scheme.

(Paragraph 3.5)

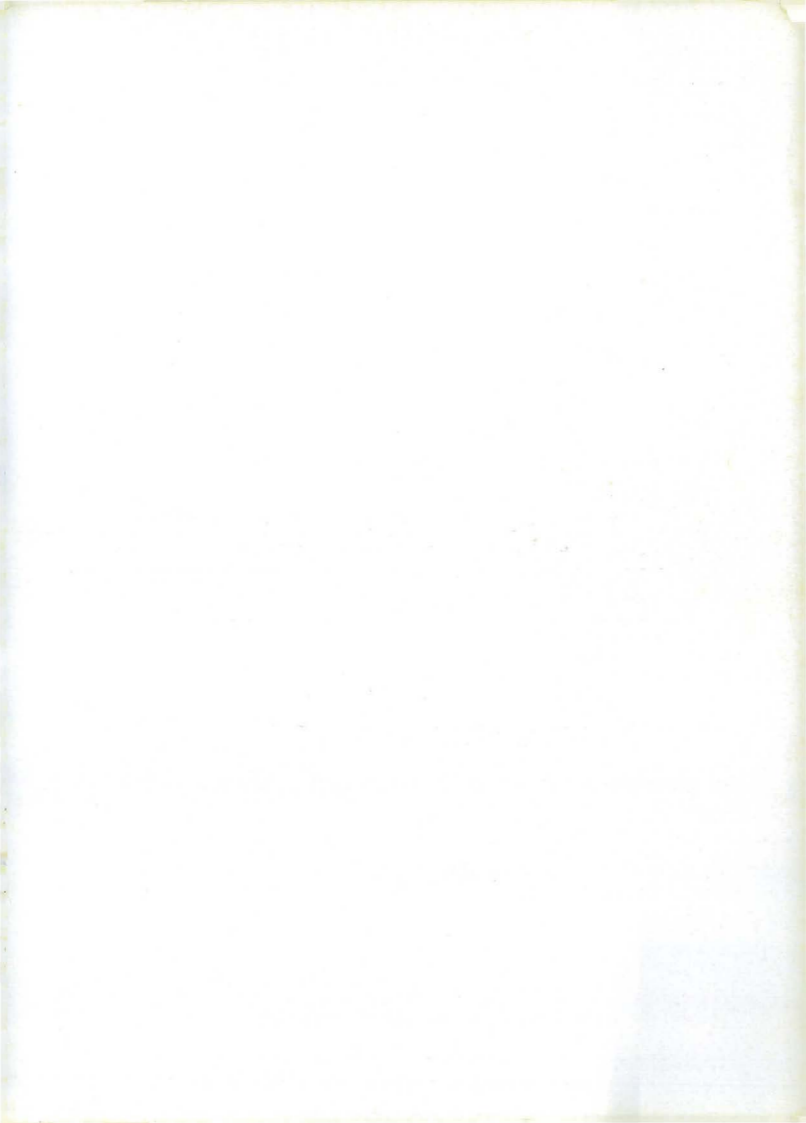
1.3.6 IT audit of e-Sishu maintained by Odisha Primary Education Programme Authority (OPEPA)

The recommendations made in the Paragraph 3.4 of CAG's Report (Civil) for the year ended March 2007 was accepted by the Odisha Primary Education Programme Authority (OPEPA). We found, on a follow-up, measures suggested in recommendations were not carried out. Three sub-systems Education Personnel Information System, Geographical Information System and Child Tracking System under the e-Sishu project were reviewed. The scope of implementation of EPIS got severely curtailed and its primary objectives like vacancy tracking of teachers remain unfulfilled. The GIS software contained errors like wrong depiction of location, missing photographs, etc. which inhibited habitation based analysis and rendered the GIS unfit for use by the top management of OPEPA. In case of the CTS, the unique child was not addressed and not even adopted in the application upgrade that was not done in 2009. Thus, objective of CTS to track each child for educational and economic status could not be achieved. Further, we found a gross deviation from laid down process of annual data updation for which funds were allotted and spent. Significant proportion of 62 per cent of child records were updated running backend script thereby vitiating the process and rendering the total information unreliable and without use. There were also deficiencies noted in the security and backup procedure. Thus, the key objectives of e-Sishu system to track each child, minimise duplicate/ fake enrolments and formulation of plans to provide quality education remained largely unfulfilled.

(Paragraph 3.6)

1.4 Recommendations

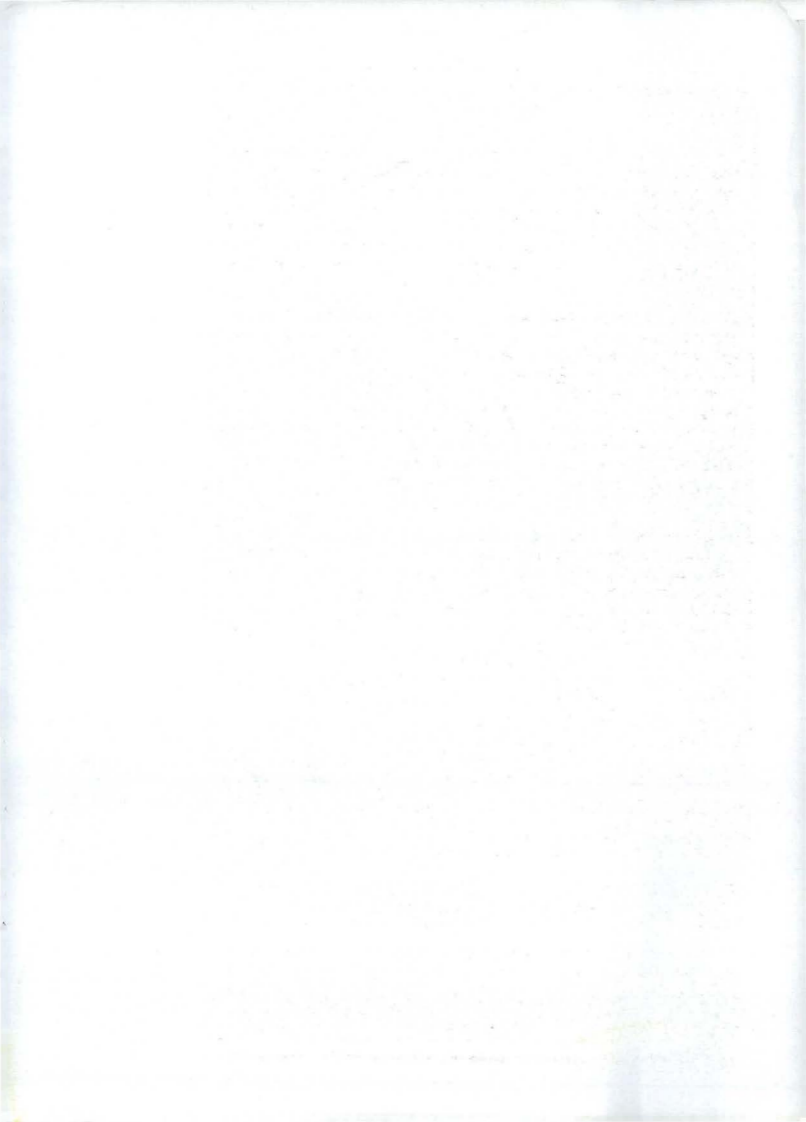
This Report contains specific recommendations on a number of issues involving non-observance of the prescribed internal procedure and systems, compliance with which would help in promoting good governance and better oversight on implementation of departmental programmes and objectives at large.



Chapter 2

Performance Audit

Para Number	Topic	
2.1	Resettlement and Rehabilitation of people affected by Industrial Projects in Odisha	7-32



Chapter 2 Performance Audit

This chapter contains the findings of Performance Audit on Resettlement and Rehabilitation of people affected by Industrial Projects in Odisha.

REVENUE AND DISASTER MANAGEMENT DEPARTMENT

2.1 Resettlement and Rehabilitation of people affected by Industrial Projects in Odisha

Executive Summary

To address issues of resettlement and rehabilitation for displaced and affected families due to establishment of industrial projects, Revenue & Disaster Management (R&DM) Department of Government of Odisha (GoO) framed a comprehensive Resettlement and Rehabilitation (R&R) Policy, 2006.

Audit noticed that due to inadequate institutional mechanism and absence of proper planning, 798 Project Displaced Families (PDFs) displaced during 1992-2013 in respect of 13 out of 32 test checked industrial projects were not properly rehabilitated and full benefits due to them were not extended. Complete database in respect of number of people affected/ displaced, employment provided, etc., was not available either at department or at district level.

Socio-economic surveys (SESs), though primarily intended as guides and basis for preparation of R&R plans and implementation of programmes effectively, were deficient in many ways. Creation of awareness among the affected families through well defined comprehensive communication plans, was lacking. SES was not published in public in all cases to invite objections due to which scope for hearings was diminished. Seven industrial projects made direct purchase of 726.974 acre of land in 19 villages from private land owners without conducting SES due to which identification of affected people and their entitlement under R&R policy could not be evaluated and proper planning for them was not made though Government was responsible to cover them under R&R policy.

Rehabilitation and Periphery Development Advisory Committee (RPDAC) constituted for respective projects being the principal body to approve planning for R&R affected people and overall responsible for its implementation, left gaps in their functioning. In respect of 15 out of 32 industrial projects, SES report was not approved by RPDACs and R&R plan for affected families was not prepared. RPDAC did not review implementation of its own decisions leaving large number of issues unaddressed.

There were instances where adequate employment was neither provided by industries nor the scope of self employment created in project areas. Five industries, though targeted in consultation with RPDACs to sponsor 2085 members for ITI training, could sponsor only 233.

Employment or one-time cash compensation in lieu of employment was not provided to 588 project displaced families by 10 out of 32 test checked industries for $\ref{31.92}$ crore. Rehabilitation assistance for $\ref{22.08}$ crore such as compensation for double displacement, compensation for missing land, cash in lieu of employment, self relocation allowance, house building assistance, assistance for temporary shed, maintenance allowance, etc. was lying un-disbursed as of March 2013 even after passing of award ranging between 1 and 15 years. Although Government revised the rehabilitation assistance on the basis of Wholesale Price Index, project authorities made payment at pre-revised rate which resulted in short payment of $\ref{6.66}$ crore. Collectors of the respective districts did not distribute Record of Rights to 1304 out of 3996 families as preparation of RoRs was stated to be under process and Collector and RPDAC had not taken follow up action.

Cost of public property within the acquired area was neither assessed nor realised by the district authorities, which resulted in retention of public property with the concerned industry. Benefits provided by the company in the resettlement habitat were deficient on many counts. Cases of inadequate health facility, absence of piped water supply, non-provision of pond, absence of street light, road facility, poor road maintenance, absence of place of worship and required educational institutes, etc. were noticed.

Periphery development fund of ₹ 36.48 crore was lying unutilised with Collectors of three districts. Environmental sustainability through adequate arrangements for management of factory effluents was not ensured.

Required numbers of RPDAC meetings were not held in any of the 13 sampled districts. Review meetings conducted by the RDC and Collectors were also inadequate and no follow up actions were taken. Grievance redressal mechanism was inadequate as several petitions were lying unattended by the district authorities as well as project authorities.

2.1.1 Introduction

The Revenue & Disaster Management (R&DM) Department, Government of Odisha is the nodal authority to address the issues on resettlement and rehabilitation of affected families displaced due to establishment of industrial projects. In order to ensure sustained development through a participatory and transparent process, Government framed Odisha Resettlement and Rehabilitation Policy (ORRP), 2006. Prior to framing of 2006 Policy, the issues on resettlement & rehabilitation, were addressed through various project specific R&R policy and plan.

ORRP 2006 covers affected families whose homestead land was acquired as PDF and also those who lose their private agricultural land but not their homestead land as PAFs. Under both the categories, employment and other R&R benefits are payable against the loss of their private homestead and agricultural land. This policy is also extended to families who are in encroachment of Government land and in possession of encroached land for a period of at least 10 years prior to notification declaring acquisition of land but such families are entitled for only land compensation without R&R benefits.

R&DM Department through its Directorate (R&R) is to coordinate with various functionaries, oversee implementation of R&R activities and ensure that displaced persons get their due benefit smoothly and timely.

Complete database in respect of number of people affected/ displaced, employment provided, etc. were not available either at department or at district level due to which comprehensive picture about resettlement and rehabilitation (R&R) activities of the State could not be assessed. Records of 32 test checked industrial projects (13 districts) disclosed that 6533 families were displaced and 35632 families were affected during 1992-2013 by industrial projects acquiring 36555.180 acre land (*Appendix 2.1*).

2.1.2 Process of Resettlement and Rehabilitation including selection of PDFs/ PAFs for R&R benefits

After acquisition of land for setting up of industries and payment of compensation to land losers, process of R&R starts for PDFs under ORRP 2006. Within two months of the issue of notification for land acquisition, SES for identifying PDFs/ PAFs and large number of information concerning them is required to be conducted by an organisation selected by the project authority through bidding process. Such SES should be completed within a period of 90 days from its commencement. The preliminary SES report is required to be given wide publicity and people are allowed 15 days to file objections. Hearing of objections and verification of claims are to be done jointly by the survey agency, project authority and Resettlement and Rehabilitation Officer (RRO) from Government side on the basis of which the SES report is corrected, finalised and then published, which forms the basis of implementation of R&R plan. The SES was to be approved by Rehabilitation and Periphery Development Advisory Committee (RPDAC), a principal body responsible for approval and implementation of R&R Plan containing benefits extendable to PDFs/ PAFs.

2.1.3 Audit objectives

Audit was conducted to assess whether:

- policy/ plan existed to address R&R issues and survey and identification of affected people were made properly and efficiently for effective R&R planning and its implementation;
- process of computation of R&R benefits and their distribution was efficient and effective;
- assets/ infrastructure were created and maintained in the project resettlement area and utilised effectively;

- environmental sustainability through participatory and transparent process was ensured; and
- mechanism existed for effective monitoring, conflict resolution and grievance redressal.

2.1.4 Audit criteria

Criteria for audit were drawn from the following documents:

- ORRP 2006 and other project specific policies prior to 2006 policy, National Resettlement and Rehabilitation Policy 2007, Industrial Policy Resolution 2001 and 2007;
- Guidelines on functions of RPDAC and SES, Provisions of Orissa Treasury Code (OTC), Orissa General Financial Rules (OGFR) and other State Acts/ Rules;
- Memorandum of Understanding (MoUs) signed by Government with Industries; and
- Receipt/ expenditure and assessment reports for R&R activities and instructions issued by Government from time to time.

2.1.5 Scope and Methodology of audit

Audit objectives, scope and methodology were discussed with the Additional Chief Secretary R&DM Department at an entry conference held on 11 July 2013. The period of audit covered implementation of R&R programmes for 32 industrial projects taken up during 2006-13 including eight industrial projects taken up prior to 2006-07 for which delivery of R&R benefits was done during 2006-2013.

Audit methodology included collection and analysis of data through examination of records, beneficiary interview in presence of representative of Collector and photographs wherever considered necessary. Findings of Audit were discussed in an exit conference on 26 September 2014 with the Additional Chief Secretary R&DM Department and replies of Government were suitably incorporated.

Audit findings

2.1.6 Inadequate and improper planning

Audit noticed that planning was deficient due to inadequate SES, non-preparation of R&R plan, non-creation of awareness among affected families through communication plans, ineffective functioning of RPDACs in approval of R&R plan, etc. as discussed under:

As stipulated in Para 7 of ORRP 2006, R&R plan shall be prepared based on the available options and after due consultation with displaced communities and such plan was required to be placed before RPDAC for approval.

Audit noticed that out of total 6533 PDFs in 32 selected projects including eight projects commenced prior to issue of 2006 policy, 798 PDFs displaced

during 1992-2013 were not given R&R benefits due to absence of proper planning.

In one case, the project after acquiring (April 2008) 540.705 acre of land in three villages for establishing iron and steel constructed industry, only compound wall. Audit further noticed that industry was not able to construct pipeline and approach road due to non-acquiring of Acquired land of Rungta Mines Limited, Dhenkanal 40.867 acre of land by the



Collector for the above purpose. Besides, 36.110 acre of community land² and 7.800 acre of forest land though under the possession of industry, were not alienated in favour of industry.

Land Acquisition Officer (LAO), Dhenkanal stated (August 2013) that no employment could be provided due to non-commissioning of plant for which industry was paying ₹ 3000 per month to 54 PDFs in lieu of employment.

In respect of another two³ projects, 312 PDFs were identified but not given R&R benefits due to non-setting up of industries though PDFs were to get R&R assistance under ORRP 2006. Government did not plan for them.

Department stated (October 2014) that since physical displacement of PDFs were not effected, industries did not provide resettlement grants. But, the PDFs lost perennial source of income from land ranging between 6 and 17 years and their issues were not sorted out by Department.

2.1.7 Absence of communication plan

Para 4 (f) of ORRP 2006 stipulates that Government should formulate and execute a comprehensive communication plan for creation of awareness among the people in project affected area involving civil society through a notification. The cost of implementation of communication plan should be borne by the projects.

Audit noticed that Government did not formulate communication plan for any of the projects to create awareness in affected areas. Thus, affected families remained unaware of the various rehabilitation benefits provided in Policy. In absence of adequate awareness, the affected families simply aspired for job without seeking any other admissible benefits in lieu of loss of their agricultural or homestead land. Interview conducted by audit in presence of representative of Collector with 597 persons affected under 12 industrial

Rungta Mines Limited, Dhenkanal

Land meant for common use of public like cremation ground, grazing field for cattle, etc. Aditya Aluminum Project, Rayagada and Kalinga Nagar Industrial Infrastructure Complex, Jajpur

projects in four⁴ districts revealed that 53 per cent (315) of people wanted permanent employment to be assured with a perennial source of income.

Department stated (October 2014) that audit observation was noted for future guidance.

2.1.8 Inadequate institutional mechanism

To address issues on R&R, a Directorate of R&R under R&DM department was constituted (April 2007). Duties of the Directorate were to coordinate with various functionaries, oversee the implementation of R&R activities and ensure that the displaced persons get their due benefits smoothly and timely. Nine posts of Project Director, R&R were created (April 2008) by the Department to oversee implementation of R&R activities.

Audit found that such posts could not be filled up till October 2014. The Collectors concerned entrusted additional responsibility locally to Land Acquisition Officers (LAOs). This arrangement led to reduced emphasis on R&R activities.

Government stated (October 2014) that steps were being taken to fill up these posts.

2.1.9 Non-availability of database on R&R activities



Complete database on R&R projects containing number of families displaced/ affected/ resettled, benefits due and provided, etc., was not available at department level despite Directorate being constituted. Such database was also not maintained at district level where programmes were actually implemented.

Department during 2009, launched an application software named 'PROJECT PUNARBAS' with objective to automate the land acquisition and R&R process, develop database, survey methodologies, set up responsive grievance redressal system, etc. for the entire State. But, the project failed during its implementation stage despite expenditure of ₹ 1.40 crore.

- Audit found in case of Dhenkanal Collectorate that 1865 families were affected by one⁵ industry as per Minutes of Rehabilitation Advisory Committee (RAC) meeting (November 2004), whereas this was exhibited as 1663 as per survey report and 1296 as per monthly progress report (MPR).
- Similarly, in case of another industry⁶ under Angul Collectorate, MPR of October 2013 indicated numbers of PDF and PAF as 261 and 2073 respectively whereas in a report (August 2013) to State Legislature, the said numbers were communicated as 583 and 5029 respectively.

Angul (JITPL, MPCL, JSPL); Bhadrak (DPCL); Dhenkanal (GMR, BSL, BRG, Rungta Mines Limited, MGM Steels); Sambalpur (AAP, BPSL, SMEL)

⁵ Bhushan Steels Limited

Jindal Steel & Power Limited

Department stated (October 2014) that guidelines were issued (December 2011 & August 2013) to Collectors for maintenance and preservation of R&R data and steps were being taken to equip district Collectors with logistic and manpower support.

2.1.10 Socio-Economic Survey (SES)

2.1.10.1 Non-conducting of SES

As per Para 4 (a) of ORRP 2006, SES was to be conducted within two months of publication of notification for acquisition of land under Section 4 (1) of Land Acquisition Act 1894.

Land was acquired through IDCO for industries in phases as per requirement. Though SESs were conducted during initial phases, such SESs were not conducted on subsequent occasions due to which PAFs/ PDFs were not correctly identified and other related information was not gathered for formulation of R&R plan.

Audit noticed that 14 industries acquired 5505.64 acre of land under LA Act in 65 villages of eight districts in different phases. SES was not conducted for the above land in absence of which correct data about affected people and extension of benefit under R&R policy could not be ensured.

Government stated (October 2014) that necessary direction was issued to the project authority for payment of maintenance allowance.

2.1.10.2 Delay in commencement and completion of SES

Out of 32 test checked projects, in respect of 18 projects SES was commenced with delay of three months to nine years in place of two months after issue of notification for acquisition of land under Section 4 (1) of LA Act. In one case no SES was conducted and in respect of 12 industries, date of commencement was not on record. However, in case of one industry only, SES was commenced in time. Delay in SES affected R&R plan and denied timely extension of benefits to affected population despite loss of their land.

SES undertaken should be completed within a period not exceeding 90 days from the date of commencement as required under SES guidelines and instruction of R&DM Department (October 2010). Audit scrutiny of 32 projects revealed that in respect of five industries, the SES was not completed within the stipulated timeframe and was delayed for a period ranging between 2 and 28 months. In one case, SES was not conducted and in respect of the balance 26 industries the period of completion of the SES was not on record due to absence of database in concerned Collectorates.

Department attributed (October 2014) delay mainly to inadequacy of survey by survey agency, report submitted not conforming to guidelines needing revision, more time required to create awareness, receiving objections, suggestions, etc.

BRG Iron and Steel Limited, Dhenkanal; JSPL, Angul; AAP, Sambalpur; VAL, Lanjigarh; BPSL, Sundargarh

2.1.10.3 Direct purchase of private land by industries without SES

Para 6 read with Para 1(iii) of ORRP 2006 stipulates that industry may opt for direct purchase of land on the basis of negotiated price after issue of notification requiring acquisition of land for which R&R policy was applicable. Thus, SES was to be conducted as required under the policy *ibid*.

As per State Level Council on Resettlement and Rehabilitation (SLCRR) meeting (June 2008) held under the Chairmanship of Chief Minister, it was decided that a clear mechanism should be in place to regulate direct purchase of land by project proponents and ensure R&R benefits being made to land sellers. Audit noticed that though seven industries made direct purchase of 726.974 acre of land in 19 villages from private land owners, SES was not conducted due to which R&R benefits payable to PDFs/ PAFs could not be ensured. LAOs also could not furnish any information about the number of persons affected due to sale of land and R&R benefits paid to them.

Government stated (October 2014) that direct purchase by some industries was made on the basis of bilateral negotiations between willing sellers and industries and these cases were scrutinised under section 73 (c) of Orissa Land Reforms (OLR) Act. Government further stated that whenever purchases have been made by industries under 73 (c), it was instructed to implement the provisions of ORRP 2006 also. But the fact remains that no SES was conducted though required under ORRP 2006.

2.1.10.4 Inadequate and improper survey

The prime objective of SES was to identify PDFs/ PAFs and ensure that no PDFs/PAFs is left out or no vulnerable group is ignored.

• Audit noticed that, in respect of one⁸ industry, Tahasildar, Kujanga conducted (June 1997) a survey prior to issue of 4 (1) Notification and identified 72 families to be displaced for the project. But with the introduction of R&R Policy of 1998 for major industries, a joint team conducted fresh survey as per decision (February 1999) of 2nd Rehabilitation Advisory Committee (RAC⁹) meeting which identified 124 families under 17 villages as PDFs during enumeration. In the 6th RAC meeting (July 2002), Collector, Jagatsinghpur informed that 19 additional families were genuinely displaced and were left out during previous enumeration. Finally, 143 (124+19) families were identified as displaced. This indicates inadequacy and lack of quality of survey on land losers and affected families.

Department stated (September 2014) that additional list of 19 PDFs were approved in the 6th RAC meeting. The fact remains that number of PDF changed frequently.

RPDAC previously known as RAC and PDC

⁸ Indian Oil Corporation Limited (IOCL), Paradip

• Scrutiny revealed that in respect of another industry¹⁰, SES was conducted in June 2006 with identification of 405 PDFs, against which a list of 309 PDFs was approved in 3rd RPDAC meeting (June 2008). In the said meeting, RDC instructed Collector, Bhadrak to include divorcees and major sons excluded in earlier approved list and prepare a fresh list for consideration. In 4th RPDAC meeting (September 2012) again it was decided that since large number of petitions were received, Deputy Collectors would enquire into the matter. They recommended inclusion of 22 more persons in the list. But the said list was found to be not in compliance with ORRP 2006. Further enquiry was instructed by LAO and Sub Collector. By the process, 111 families earlier included in the SES list were left out and did not get any R&R benefits. Though Government selected the survey agencies, it failed to evaluate their performance due to which irregularities were noticed in survey reports.

Department stated (October 2014) that SES report was finalised in 2008 on the basis of which, factual list of displaced families was prepared and approved in the RPDAC. But even with further enquiry ordered in last and 4th RPDAC held in September 2012, preparation of lists was still not correct.

2.1.10.5 Non-conducting of hearings on SES

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As per guidelines, after wide publicity of SES report, hearing of objections from affected persons should be made and verification of their claims must be done together by the survey agency, the project authority and RRO from Government side.

Audit observed that in seven¹¹ out of 32 sampled industries, Collectors did not make wide publication of the SES reports. Two such cases are discussed below:

In case of one¹² industry, survey agency submitted (July 2008) SES report to Collector identifying 315 affected families which was not put for wide publicity to invite objection, if any, on the report. Audit noticed from correspondence (March 2012) of Special LAO that 14 bona fide families were left out in SES report. Report was yet (October 2014) to be approved and R&R benefits were not extended to affected families.

Department stated (October 2014) that SES report was approved by RPDAC in September 2009 with advice to IFFCO for wide publicity and inviting objections.

Dhamara Port Company Limited (DPCL)

BSL, BRG, MGM and Rungta of Dhenkanal; BPSL of Sambalpur; MPCL of Angul; IFFCO of Jagatsinghpur

¹² Indian Farmers Fertiliser Cooperative Limited (IFFCO)

In case of another industry¹³ 109 objections were stated to be received
(as per 3rd RAC held in May 2005) and no joint hearing consisting of
the project proponent and the authorised officer of the Collector was
held to look into the objections. No recorded reason was available as to
why hearing was not held. Besides, reasons for rejection of 88
applications were not available with District Collector.

Department stated (September 2014) that objections were being heard by District Administration as per Government guidelines. Concerned R&R functionaries would be further sensitised for publication of SES reports.

2.1.10.6 Non-examination of SES report by expert group

As per Para IV of the SES guidelines, SES report was to be examined by an independent multi-disciplinary expert group constituted by RPDAC/Government with a panel consisting of (i) two non-official social science and rehabilitation experts, (ii) the Secretary of ST and SC Development Department or his/ her representative and (iii) a representative of the land requiring body nominated by the Government/RPDAC with the objective to ensure correctness of the data/ report and decisions of recommendations in respect of extension of R&R benefits, etc. Audit found that no such group was ever constituted by RPDAC/ Government for any industry.

Department admitting the observation of Audit stated (October 2014) that SES report is examined and approved by RPDAC which is a higher level body with people's representatives.

2.1.11 Functioning of Rehabilitation and Periphery Development Advisory Committee (RPDAC)

In order to encourage participation of displaced people and their elected representatives in implementation and monitoring of R&R benefits, to oversee and monitor periphery developments, Government constitutes RPDAC for each project or for a group of projects falling under one district as per stipulation (Para 16) of ORRP 2006. As per Government order (July 2006), such Committee should be constituted under Chairmanship of Revenue Divisional Commissioner (RDC) with district Collector as member convener and other members¹⁴, who are responsible for taking decisions conforming to approved policy of State and such decisions should be final and binding on all concerned.

As per policy, the list of displaced families identified in SES report shall be placed before and approved by RPDAC. Collector shall prepare R&R plan based on the list approved and option of displaced families and place the plan

Bhushan Steel Limited (BSL), Dhenkanal

All MPs of the concerned district, President, Zilla Parishad, Chairpersons of the affected Panchayat Samitis, Representatives of two Local Self Help Groups, two persons nominated by the Chairman from among the displaced and affected families, Project Director, District Rural Development Agency, Sub-Collector(s) concerned, Land Acquisition Officers (LAOs)/ Special LAOs, Representatives of Project concerned having decision making power on behalf of the project as members

before RPDAC for approval. Accordingly, project authorities are to provide rehabilitation assistance to the affected families.

Audit noticed that functioning of RPDACs left several gaps as SES reports were not insisted upon and discussed in their meetings, R&R plans were not submitted for approval, decisions taken were not carried out by project authorities, adequate number of meeting were not held to discuss R&R issues, etc. as discussed below:

2.1.11.1 SES report not approved by RPDAC

Para 4 (b) of ORRP 2006 read with Para IV (Part 1) of SES guidelines stipulates that final report of SES shall be placed before RPDAC for approval.

Scrutiny of minutes of RPDAC meetings revealed that in case of 16 out of 32 projects, SES reports were discussed and approved; in 15 other cases, reports were not discussed. In one case, SES was not conducted. RPDACs did not insist on submission of SES report for their approval, due to which, R&R plan for affected families were not prepared.

2.1.11.2 Non-preparation of R&R plan

As envisaged in Para (7) of ORRP 2006, based on the approved list and option of displaced families, R&R plan should be prepared by Collector for R&R after due consultation with displaced communities in the manner as determined by Government. Such plan should address specific needs of women, vulnerable groups, etc. and would be placed before RPDAC for approval.

Audit noticed that in 25 out of 32 Industries, R&R plans were not prepared by Collectors of concerned districts. RPDACs did not insist on the same due to which option of affected families could not be considered.

Department stated (September 2014) that R&R planning was done by the concerned Collectors with the approval of the RPDAC. But, there was no such evidence of discussion in the RPDACs of 25 industrial projects.

2.1.11.3 Ineffective role of RPDAC

As per Para 7 (vi) of ORRP 2006, project authorities shall abide by the provisions laid down in the policy and decisions taken by RPDAC from time to time. As per the guidelines, RPDAC is to supervise the progress of R&R activities including periphery development programmes undertaken by project authorities.

As per the decisions of RPDAC in its second meeting (September 2012), an industry was required to take up activities to increase household income of project affected persons for imparting training by establishing industrial training centre (ITC) and construct old age home/ home for destitute mental patients. But, no such works were done by the project authority.

- Similarly, RPDAC in its first meeting (September 2012) decided that a
 project should set up one dispensary at Kandarei GP, give matching
 amount of old age pension/ disabled pension to 200 existing
 beneficiaries and drinking water through piped water supply (PWS) to
 affected villages against which no actions were taken.
- First RPDAC meeting (September 2009) in respect of a Thermal Power Company decided to provide livelihood support to the people of the affected villages through establishment of cooperative for training of ladies by providing sewing machine, aquaculture pond for pisciculture, micro enterprises (phenyl production) for women SHGs and PAFs, etc. But, no such projects were taken up by the company till date (November 2013). Collector, Angul stated (December 2013) that direction would be given to them to take up self-employment project.
- In the 2nd RPDAC (21 August 2009) meeting of an incustry, Revenue Divisional Commissioner (Northern Division), Sambalpur directed the Labour Officer to visit the Company and take the opinion of the labourers regarding discrimination of wages among those engaged from Odisha and those from outside the State and submit a detailed report to the Collector within a fortnight. But, neither did he submit the report nor was matter discussed in the subsequent RPDAC meetings.

Government failed to review the decisions of RPDAC in case of above four industries due to which issues remained unaddressed.

2.1.11.4 Inadequate intervention on issues of employment/self employment

As stipulated in Para 8 (1) (a) in ORRP 2006 Policy, employment should be ensured to PDFs and project authority should make special efforts to facilitate skill upgradation/ training to nominated members of each displaced/ other family.

It was observed that though five industries in consultation with RPDAC targeted to sponsor 2085 members for ITI training, only 233 members were sponsored. Another five did not set any target but sponsored 720 members.

 One¹⁶ industry was to establish an Industrial Training Institute at Naktideula as per decision in the RPDAC meeting. No work has commenced (January 2014).

Department stated (September 2014) that Collector, Sambalpur had directed the industry to set up ITI for skill up-gradation of affected persons.

Shyam Metallics, Sambalpur

Tata Power, Cuttack; KVK Nilachal Power Limited, Cuttack; JITPL, Angul; SMEL, Sambalpur

- Similarly, another industry¹⁷ was also to set up an ITI at Rengali. This
 has not materialised yet.
- So also in case of another industry¹⁸, decision was taken to locate 250 acre of land for construction of Biju Patnaik Farmers Training Institute. In the 2nd RPDAC (September 2010), it was decided to complete the location process by November 2010. Scrutiny revealed that the institute was not established (January 2014) and no further RPDAC was convened to follow up the issue.

Department stated (October 2014) that RDC (CD), Cuttack shall hold meeting of RPDAC within short time to discuss the matter of establishment of Institute.

2.1.12 Resettlement and Rehabilitation benefits

Private land acquired under Land Acquisition Act 1894 is compensated as per award passed by the concerned Collector of the district. Audit noticed that ₹ 187.09 crore of compensation including interest was kept undisbursed with Collectors as of March 2013 in case of 32 industries of 13 districts even after passing of award against acquisition of land for a period ranging between 1 and 17 years as detailed in *Appendix 2.2*.

In addition to land compensation, PDFs were entitled to get employment/ cash in lieu of employment and other R&R assistance as given in the table below:

Table 2.1: Showing details of R&R benefit

R&R assistance	Amount of assistance		
Provision of homestead land/ Self relocation assistance	One-tenth of an acre of land/ self- relocation assistance of ₹ 50000		
House building assistance	₹ 1.50 lakh		
Maintenance allowance	₹ 2000 per month		
Assistance for temporary shed	₹ 10000		
Transport allowance	₹ 2000 or free transportation		

(Source: ORRP 2006)

Scrutiny of records revealed that R&R benefits extendable to PDFs like compensation for multiple displacements, employment/ cash in lieu of employment, etc. were not extended as discussed below:

2.1.12.1 Payment of compensation money for multiple displacements

As per objectives of ORRP 2006, displacement should be minimum, if not avoidable and as per paragraph 7 (iv) of ORRP, 2006, where there is multiple displacement, additional compensation amounting to 50 *per cent* of normal compensation payable, was to be paid to each displaced family over and above the normal compensation in the form of *ex-gratia*.

8 IFFCO, Paradip

Bhushan Power and Steel (BPSL)

• Audit observed that 43 PDFs who were earlier displaced due to Hirakud Dam project and settled in Lapang area under Sambalpur district were again displaced due to setting up of Aditya Aluminium Project (AAP). So also, 130 PDFs who were displaced earlier due to Derjang project at Angul and settled in Basudevpur under Angul district were again displaced due to setting up of Jindal Steel and Power Limited (JSPL) at Nisha, Angul. But, additional compensation of ₹ 2.38 crore and ₹ 5.88 crore due to 43 and 130 twice displaced families under AAP and JSPL respectively were not paid.

Department stated (September 2014) that AAP Sambalpur deposited ₹ 2.38 crore with the Collector for the purpose, while in respect of JSPL Angul, RDC was looking into the matter.

2.1.12.2 Non-payment of compensation

As per Para 8 of ORRP 2003 for one industry¹⁹, if some patch of land remains with a family/ person which is either economically unviable for further use or becomes inaccessible as a result of acquisition of surrounding land, then such portion of land shall be acquired for the project.

 Audit scrutiny revealed that 14.27 acre of land in 14 villages of Kalahandi district became economically unviable due to acquisition of surrounding land by VAL, Lanjigarh during 2002-08 out of which compensation was paid for 3.67 acre land. Remaining land was not acquired.

Department stated (October 2014) that notice under Section 9 (1) and 9 (2) of LA Act 1894 was issued (January 2014). Due to introduction of new Land Acquisition, Rehabilitation and Resettlement Act, 2013 revised estimates also were sent (August 2014) to IDCO for approval after which compensation would be disbursed.

Similarly during acquisition of land by Collector Sambalpur for AAP Sambalpur, 10.020 acre land of four persons remained within the acquired area. In the 5th RPDAC meeting (July 2011), it was decided that the company would purchase the missing land²⁰ directly from the land owners after obtaining permission under Section 73(c) of Odisha Land Reforms Act.

After audit pointed it out, Collector, Sambalpur stated (January 2014) that after verification, direction would be given to the company to pay the compensation amount.

Vedanta Aluminium Limited (VAL), Lanjigarh

The land which could not be used by the owner due to acquisition of surrounding land

2.1.12.3 Non-extension of employment or cash in lieu of employment of ₹ 31.92 crore for PDFs

As per Para 8 (I) (a) of ORRP 2006, families affected by displacement or loss of agricultural land shall be eligible for employment by the project authorities. For the purpose of employment, each original family will nominate one member of such family. The project authority will give employment to nominated members of the displaced/ other families in prescribed order of preference²¹. Where employment cannot be provided because of reason to be explained in writing, cash compensation in lieu of employment at the prescribed rate shall be provided to the displaced/ other families.

Audit scrutiny revealed that 10 out of 32 test checked industries did not provide employment or one-time cash compensation of ₹ 31.92 crore in lieu of employment as of September 2014 to 588 project displaced families as indicated in *Appendix 2.3*.

2.1.12.4 Non-payment of self-relocation assistance of ₹3.38 crore

As per para 8 (I) (d) and (e) of ORRP 2006, each displaced family will be given at least one-tenth of an acre of land free of cost in a resettlement habitat for homestead purpose or ₹ 50000 in lieu of homestead land.

Audit found that though 490 families were displaced due to acquisition of land by nine industries in seven districts, neither the district authorities nor the company authorities took any initiative for payment of self-relocation assistance of ₹ 3.38 crore as detailed in *Appendix 2.4*.

Department stated (October 2014) that three projects like TISCO, Gopalpur, BSL, Dhenkanal and MPCL, Angul have provided self-relocation assistance amounting ₹ 0.30 lakh per family to 102 families, ₹ 50.24 lakh to nine families and ₹ 11.95 lakh per family to four families respectively. In respect of OPGC, Government stated that 77 families were not actually displaced and not entitled for self-relocation assistance but fact remained that out of 219 identified as PDFs, 142 were provided with assistance leaving 77 families who are yet to get assistance.

2.1.12.5 Non-payment of house building assistance

As per Para 8 (I) (f) of ORRP 2006, Project Authority shall construct house for each PDF in the resettlement habitat or provide house building assistance of ₹ 1.50 lakh to each of the displaced families settling in the resettlement habitat or opting for self-relocation elsewhere.

 Audit noticed from list of PDFs and the Progress Report, that 408 PDFs in eight industries under six districts were not provided houses or house building assistance of ₹ 8.06 crore as detailed in *Appendix 2.4*.

⁽¹⁾ Losing all land including homestead land, (2) losing more than two-thirds of agricultural land and homestead land, (3) losing more than one-third of agricultural land and homestead land, (4) losing only homestead land but not agricultural land, (5) losing all agricultural land but not homestead land

- As per provisions contained in Para 2 (c) of ORRP 2006, the list of displaced families was to be updated as on 1st day of January of the year in which physical displacement is scheduled to take place. Audit found that due to non-updation, 20 families (Dkorol village: 17 and Kendukhunti village: 3) could not be included in the PDF list and were debarred from house building assistance of ₹ 38.16 lakh in Utkal Aluminium International, Rayagada. Special LAO of Rayagada confirmed (January 2014) the fact and agreed to initiate necessary action in the matter.
- Audit further found that though several families were displaced for Kalinga Nagar Industrial Infrastructure Complex (KNIIC) after 2006 by the district administration (Jajpur), non-updation of list of affected families after 2006 resulted in exclusion of 52 families in the PDF list, who were debarred from the house building assistance of ₹ 1.07 crore.

Department stated (October 2014) that efforts are being made for making payment at different rates of R&R benefits to the families based on their date of displacement.

2.1.12.6 Non-payment of allowance for temporary shed of ₹ 70.21 lakh

As per Para 10 (b) of ORRP 2006, assistance for temporary shed for ₹ 10000 shall be provided to each displaced family by the Project Authority. Audit noticed that allowance for temporary shed of ₹ 70.21 lakh was not paid to 510 PDFs in nine industries under seven districts as detailed in *Appendix 2.4*.

Department stated (October 2014) that TISCO, Gopalpur had disbursed allowance for temporary shed to 1457 PDFs and BSL, Dhenkanal to nine PDFs but TISCO did not provide the benefits to balance 102 PDFs. Besides 408 PDFs under eight industries are yet to get the benefit.

2.1.12.7 Non-payment of maintenance allowance of ₹ 1.68 crore

As per Para 10 (a) of ORRP 2006, to ensure timely vacation, maintenance allowance of ₹ 2000 per month per displaced family shall be provided to each family for a period of one year from the date of vacation.

Audit noticed that maintenance allowance of ₹ 1.68 crore was not paid to 508 PDFs in nine industries under seven districts as detailed in *Appendix 2.4*.

Department stated (October 2014) that the Company authorities were instructed in July 2014 to pay the amount in case of AAP, Sambalpur and SMEL, Sambalpur. There was undue delay in issuing instruction.

2.1.12.8 Non-extension of benefit to homestead-less persons

Scrutiny of proceedings of RPDAC on OPGC, Jharsuguda revealed that a decision was taken in meeting (November 2011) to identify all persons occupying the Government land and displaced due to establishment of the project who would be issued with RoR to get benefit of R&R. But, no steps were taken by the district Collector to identify affected families through SES.

Department stated (October 2014) that instructions were being issued to all concerned to comply with the aforesaid provision.

2.1.12.9 Short payment of Rehabilitation assistance of ₹ 6.66 crore due to non-revision of assistance as per indexation

As per paragraph 13 of ORRP 2006, Rehabilitation Grant is indexed once in every two years to the Wholesale Price Index (WPI) with 1st April 2006 as the reference date and is revised by the Government once in two years thereafter on the basis of WPI.

Scrutiny of records revealed that although Government revised the rehabilitation assistance on the basis of WPI, the project authorities made payment at pre-revised rate which resulted in short payment of ₹ 6.66 crore as detailed in *Appendix 2.5*. However, district Collectors did not take up the matter with the project authorities for payment of differential amount to PDFs.

Collector Jajpur stated that project authorities were making payment as per the R&R Guidelines 2005 and intimated (September 2014) that the industrial units were instructed to deposit the differential amount which would be disbursed on receipt to the concerned beneficiaries.

2.1.12.10 Traditional occupation

As per Para 8 I (b) of ORRP 2006, Project Authority under guidance of the Collector concerned will make adequate arrangement to provide vocational training to at least one member of each displaced/ other family so as to equip him/ her to start his/ her own small enterprise and refine his/ her skills to take advantage of new job opportunities. For those engaged in traditional occupations/ handicrafts/ handlooms, suitable training shall be organised at the cost of the project authority to upgrade their existing skills.

Audit scrutiny found that JSPL, Angul provided livelihood support through a project named as *Jeeban Jibika*, in which women from the PAFs/ PDFs were employed in production of household articles like soap, fruit juice, etc. which were marketed by JSPL. However, Audit found from records of other industries that no such facilities were provided. One such case is discussed below:

It was observed from the proceedings of RAC (February 1999) that
mostly people of villages of Manssurkota, Basonaputi, Kalipalli,
Sindhigaon and Paikapada, depended upon Kewra plants (bushes) to
earn their livelihood by making scent (perfume) from Kewra flowers.
Due to acquiring of land by TISCO, people of those areas lost their

livelihood. As per clause 11 of the Guidelines for TISCO Project Gopalpur, it was to carry out compensatory plantation of Kewra in the vicinity to provide livelihood support to the PDFs/ PAFs. During field visit (December 2013) by the audit team jointly with staff of Collectorate (LAO), audit did not find any evidence of plantation of Kewra plants by TISCO Project, Gopalpur either in the rehabilitation colony or its periphery. As a result, the dependant families lost their regular source of income.

Department stated (October 2014) that 40 Kewra plantations were taken up during 1996-99 in rehabilitation colonies. But, no plant was noticed during joint physical verification.

2.1.12.11 Non-provision of shops/ service units

As per Para 8 I (g) of ORRP 2006, Project authority will construct shops and service units at feasible locations at their own cost for allotment to project displaced families opting for self employment and preferably to physically challenged and members of displaced SC & ST communities.

Audit observed that in 27 out of 32 test checked industrial projects in 12 districts, project authorities did not construct shop/ service units for affected people. Though these issues were discussed in RPDAC meets, no action was taken except in one case of JSPL, Angul, where market complex was constructed and allotted to the affected people. Government in R&DM Department stated (September 2014) that the issue was to be looked into and intervention would be made to sort it out.

2.1.12.12 Non-issue of RoR to Project displaced families

Para 7 (viii) of R&R policy stipulates that Record of Rights (RoRs) of the land and houses allotted to the displaced persons should be handed over to them by Collector while resettling them in the resettlement habitat.

Audit scrutiny revealed that 3996 plots were allotted in nine out of 13 districts covering 14 out of 32 industries to the displaced families and Collectors of the respective districts distributed RoRs to only 2692 families (67 per cent) and for the balance 1304 families, ownership of the land was not established despite their occupation of land. The industry wise details are indicated in the *Appendix 2.6*.

Confirming the facts in the exit conference held on 26 September 2014, Additional Chief Secretary, R&DM Department remarked that since mutation was not a legal process, time constraint was not felt. Thus, RoR was not given to PDFs for two to nine years.

2.1.12.13 Non-extension of additional rehabilitation support to PDFs/ PAFs of Gopalpur

As per MoU signed between one²² industry and Government of Odisha, 3790.107 acre of land was acquired during 1995 in Chhatrapur and Konishi Tahasil of Ganjam district. Due to acquisition of such land, 1559 families were displaced (PDFs) and 2220 families were affected (PAFs). State Government issued (March 1996) a separate guideline for governing the resettlement and rehabilitation issue for the displaced and affected people. However, the industry could not come up. Subsequently, Government decided (2007) that the land acquired for steel plant would be utilised for development of multiproduct Special Economic Zone (SEZ). But, no development could be made in the acquired land even after lapse of 18 years. Government decided (July 2013) that the additional package to PDFs/ PAFs be provided by the industry, which was not agreed to by the company. Due to non-receipt of additional assistance, PDFs and PAFs submitted (December 2013) a memorandum to Government and the decision was pending till date.

2.1.13 Assets & Infrastructure

2.1.13.1 Non-assessment of value of structures of acquired public properties

As per Para 6 of the ORRP 2006, if the public property like school building, club house, hospital, panchayat *ghar*, electric installation and places of worship is affected due to acquisition of land, then the value of such property shall be deposited with the Collector. Either project authority or district administration shall take up construction at the place as would be determined in consultation with the representatives of the displaced persons.

Audit scrutiny revealed that 13 public properties were acquired during the course of acquisition of land by four companies. The cost of these structures was not assessed by LAO and realised by the district authorities.

Department stated (October 2014) that assessment cost of ₹ 10.52 lakh was made in respect of five structures and in respect of balance, Executive Engineer (R&B) was requested to assess the cost.

2.1.13.2 Non-provision of benefits for resettlement habitat

As communicated (June 2011) by R&DM Department, a committee under Chairmanship of Project Director, R&R with Tahasildar and representative of project authority as members would oversee the construction and maintenance of the common facilities of the rehabilitation colony. As per guidelines on "utilisation of periphery development fund of Government", the project proponent must look into the interest of the displaced/affected persons.

Audit noticed that the benefits provided by the company were deficient on many counts such as inadequate health facility including absence of piped

²² TISCO, Gopalpur

water supply in 10 colonies, non-availability of cremation ground including provision of pond in 12 colonies, absence of street light and road facility in five colonies, poor road maintenance in six colonies, absence of place of worship in six colonies and absence of required educational institutes in 10 colonies, the details of which are indicated in *Appendix 2.7*. Some such cases are discussed as follows:

- Though it was decided in the 4th RPDAC of Dhenkanal district for BSL to excavate a community pond in the resettlement habitat, no such pond was constructed due to which inhabitants were compelled to use polluted water of Kisinda *nullah* flowing near the colony.
- In another case, decision was taken in the 2nd RPDAC meeting (August 2007) that Tata Project should establish an English medium School with provision of classes from KG to +2 standard in project area for the children of displaced families. But, the school was not established.

2.1.14 Periphery Development work

As per ORRP 2006, project authorities shall be responsible for periphery development as decided by RPDAC within the guidelines of the State Government. Guidelines on utilisation of periphery development fund provide that industrial projects shall provide fund for periphery development and minimum 70 per cent of the periphery development fund shall be utilised in the affected villages.

Audit found shortcomings in periphery development work as discussed below:

2.1.14.1 Non-execution of integrated water supply project

As per the requirement of the people of the adjoining areas of major industries in Sambalpur district, RDC (Northern Division) and Collector Sambalpur proposed a water supply scheme (Integrated Water Supply Project) to cover 22 villages to be executed by the Executive Engineer, RWSS Division, Sambalpur. Accordingly, two project authorities²³ deposited ₹ 8.67 crore towards periphery development for execution of the project.

Audit scrutiny revealed that Collector released (December 2011 and March 2012) $\stackrel{?}{\stackrel{?}{}}$ 33 lakh out of deposit amount of $\stackrel{?}{\stackrel{?}{}}$ 8.67 crore to EE RWSS, Sambalpur for preliminary work, *i.e.*, levelling of site, purchase of levelling equipment, etc.

Department stated (October 2014) that district administration took steps for review of the project work timely and the work was under process. However, the fact remains that after lapse of two and half years, only preliminary work has been initiated.

BPSL Sambalpur (₹ 3.50 crore) and VAL Jharsuguda (₹ 5.17 crore)

2.1.14.2 Non-maintenance of periphery development works

As per guidelines, maintenance of assets is to be done by project proponent. During joint inspection along with the district authorities, it was seen that due to non-maintenance by BSL, the approach road to Narendrapur village of Dhenkanal district was waterlogged frequently preventing the general public from smooth conveyance.

2.1.14.3 Non-utilisation of periphery development fund

Audit found that ₹ 36.48 crore towards periphery development fund lay unutilised with the Collectors of three districts as indicated below:

Table 2.2: Statement on accumulated balances of unutilised periphery fund

(₹ in crore)

Name of industry	Authority with whom funds deposited	Amount deposited	Accumulated balance with Authority	Remarks
BSL	Collector, Dhenkanal	1.80	2.50	No decision to utilise the fund in RPDAC as of March 2014
INDAL and BPSL	EE, RWSS Division, Sambalpur	1.58	1.58	Piped water supply project was not taken up.
BPSL, Sambalpur	Project Director, ATMA	0.39	0.39	No information on utilisation of fund with Collector in respect of fund placed by him with Director for agricultural development.
BRPL, Keonjhar & others	Collector, Keonjhar	153.29	32.01	Fund lying with the Collector without any plan/ programme.
T	otal	157.06	36.48	

(Source: Compiled by Audit from the records of Collectors)

Audit noticed that in major cases contribution to periphery development fund had not been made as the project proponents were undertaking development works by themselves and thus no control was exercised by the District Collectors. The table given above is only indicative of the fund deposited by the Industries with District Collector or Project Director, ATMA or Executive Engineer lying unutilised. Special LAO, Sambalpur stated that the funds released to ATMA would be approved *post-facto* in RPDAC meeting and direction would be given for utilising the fund for the purpose of agricultural extension work in the vicinity of the project area.

During beneficiary interview conducted by audit in presence of representative of Collector with the displaced persons in rehabilitation colony, audit noticed that the fund was not provided to ailing members out of the corpus fund created for the welfare of the colony thereby defeating the purpose of creation of such fund.

2.1.14.4 Inadmissible expenditure out of Periphery Development Fund on sectors which were not approved in the guideline

As per provisions contained in periphery development guidelines, funds could be utilised under certain heads like health, education, livelihood support, pre-school education, irrigation, drinking water provision, individual benefit, sanitation and sewerage, etc. As per instruction (July 2006) of R&DM Department, where the RPDAC makes any deviation from the approved guidelines issued by Government, such decisions recommended for deviation shall be subject to approval of Government.

Audit Scrutiny revealed that Collector, Sambalpur incurred expenditure of ₹11.93 lakh on different heads not admissible under the guidelines *viz*. electricity bill of Collectorate (₹ 4.16 lakh), salary, wages and other administrative expenses (₹ 1.45 lakh) and construction work at different police station (₹ 6.32 lakh). Collector, Sambalpur stated that administrative expenditure was incurred out of interest money and construction work of police stations was taken up with the approval of RPDAC. In the exit conference (September 2014), Additional Chief Secretary, R&DM Department expressed his concern over the issue and instructed concerned officers to be careful in future in observing scheme provisions to recoup the inadmissible expenditure incurred, which was yet to be done as of November 2014.

2.1.15 Environmental issues

2.1.15.1 Environmental pollution by the industrial projects

As per Para 3 of ORRP 2006, one of the objectives of the policy of the Government is to ensure environmental sustainability through participatory and transparent process. Industrial pollution by way of forest loss, discharging of industrial effluents into water bodies and emission of toxic substances into the atmosphere is a matter of concern for the people of the affected area.

Audit observed from the proceedings of the RPDAC meetings, inspection report of Pollution Control Board and review proceedings on plantation that project authority and District Collector did not take sufficient steps to combat pollution as the problem continued to persist in case of seven industrial projects in Dhenkanal, Ganjam, Jagatsinghpur, Jajpur, Kalahandi and Sambalpur. Collector, RPDAC and project authorities did not take any step to conduct environment impact assessment in the project affected area. Some cases of environmental pollution are given below:

- In case of Bhushan Steels Limited in the district of Dhenkanal, the industry was releasing toxic effluents to Kisinda and Lingara nullah round the year violating the instruction of the Government and State Pollution Control Board (SPCB).
 - Department stated (October 2014) that thermal power plant of the industry and blast furnace-II were sealed (August 2013 and November 2013). Report on reducing pollution due to sealing was awaited.
- In respect of VAL, Lanjigarh in Kalahandi district, audit noticed from the
 observations of Inspection report made by SPCB, Odisha (10 April 2013)
 that the lining in the dirty water pond was not periodically checked, the
 observation well at the ash pond was in defunct state and rehabilitation of
 red mud in the filled up/ abandoned waste cell of red mud pond was not

done by VAL, for prevention of groundwater contamination. The Collector did not furnish the compliance report to the above objections raised by SPCB, Odisha.

- Collector & District Magistrate, Jajpur in an interim compliance report on proceedings of 5th RPDAC meetings (September 2012) intimated that a Committee had been constituted to examine pollution status at JSL and collected (January 2013) sample from Gandanal *nullah*, which was sent for laboratory test. The report was still not received (September 2014).
- In case of BPSL, Sambalpur, from the proceedings of 1st RPDAC meeting (August 2007) it was observed that BPSL had not constructed the ash pond for the power plant, though plant was commissioned in 2003 and ash was dumped at different places.

Government stated (October 2014) that thermal power plant and blast furnace of BSL, Dhenkanal discharging industrial effluents, were closed from August 2013 and November 2013 respectively for violating Water and Air (Prevention and Control of Pollution) Acts and necessary instructions were issued for other industries for early action.

2.1.15.2 Non-achievement of plantation target

As per the decisions taken in the RPDACs and review meeting, plantation should be made on large scale by way of creating green belt in the factory area and in the periphery through avenue plantation to combat pollution. But, audit observed that, there was shortfall in achievement of the RPDAC approved target in 10 out of 32 industrial projects in four districts. The district administration did not take any effective step to achieve the targets. In rest of 22 industrial projects, Collector or RPDAC did not fix any target for plantation in the periphery due to non-holding of meeting timely or non-raising of requisite issues in the meeting.

The contention of audit was agreed upon by Government in its reply (October 2014) with the remark that necessary remedial steps would be taken to review the status of plantation by formation of a committee and all out efforts would be made to fulfil the shortfall.

2.1.16 Monitoring and Grievance Redressal

2.1.16.1 Inadequate RPDAC meeting

As per Para 16 of ORRP 2006, a RPDAC was to be constituted for each project undertaken in the State and meeting was to be held for discussing and taking decisions on implementation of R&R Policy once in every quarter.

Audit observed that required numbers of RPDAC meetings were not held in respect of 32 sampled industrial projects as only 135 meetings were held against 786 meetings required. Due to non-conducting of meetings at regular intervals, decisions taken in previous meetings could not be followed up and ultimately decisions remained unaddressed.

2.1.16.2 Review and monitoring of implementation

As per Para 17 of ORRP 2006, there will be a council headed by the Chief Minister to advise, review and monitor implementation of R&R policy. Government of Odisha in R&DM Department instructed (August 2012) that review meetings should be held at least once in a month by the respective Collector and District Magistrate and once in two months by the respective RDCs.

Scrutiny revealed that State Level Council on Resettlement & Rehabilitation (SLCRR) met only once on 18 June 2008 in which several decisions such as issues on land compensation, mining, plantation, pollution, etc., were taken up. But, no second meeting had since been convened.

Further, the Collectors/ RDCs of the sampled districts did not conduct any meeting after August 2012. No action was taken on decision taken in various review meetings during January 2006 to September 2009 in case of Dhenkanal District. Data in respect of other districts could not be made available to audit.

There was no comprehensive database available with Department as mentioned earlier (*Paragraph 2.1.9*) regarding PDF and PAFs of the State for effective monitoring of R&R assistance, *inter-alia*, due to which 798 PDFs were not properly rehabilitated. Government, after empanelling the agencies for conducting SES survey did not monitor their performance despite irregularities noticed in their survey reports affecting R&R activities. Department conducted review meetings mainly on land acquisition issues. During nine departmental meetings held during April 2012 to June 2013, while 294 issues were discussed on acquisition of land, only 42 R&R related issues were discussed in meetings. This led to inadequate attention on R&R issues which ultimately remained unaddressed.

Department stated (October 2014) that steps were being taken to conduct periodical review with instruction to all concerned to act suitably.

2.1.16.3 Absence of efficient grievance redressal mechanism

Para 20 of ORRP 2006 provides for setting up of an effective grievance redressal mechanism at district level to deal with grievance of the project affected people relating to resettlement and rehabilitation with intimation to the project authorities to set up such forum at their individual level.

But, audit observed that no specific mechanism was followed at the Collectorate level to receive grievance petitions under R&R issues except under the general grievance cell. Those relating to R&R issues were forwarded by district administration to the project authorities for consideration. But, no follow up action was taken.

Test check of records of two industries showed that out of 2222 grievances received, only 880 were settled.

LAOs stated that necessary instruction would be issued to project authorities to set up grievance redressal cell for early settlement.

2.1.17 Conclusion

Performance Audit on Resettlement and Rehabilitation of people affected by industrial Projects in Odisha revealed instances of benefits not reaching the affected people for a host of reasons ranging from absence of proper planning to inadequate survey and ineffective monitoring of R&R activities at district and department level. As a result, 798 PDFs in respect of 13 out 32 industrial projects displaced during 1992-2013 were not properly rehabilitated and benefits due to them were not extended. Complete database in respect of number of people affected/ displaced, employment provided, etc., was not available either at department or at district level.

Socio-economic surveys (SESs) intended as guides and basis for preparation of R&R plans were not conducted in respect of 14 industrial projects on subsequent acquisition of land. Creation of awareness among the affected families through well defined comprehensive communication plans, was lacking. RPDACs constituted for respective project to approve R&R planning and its implementation for affected people left gaps in their functioning. RPDAC did not review decisions leaving large number of issues unaddressed.

Employment or one-time cash compensation in lieu of employment was not provided to 588 project displaced families by industries. There were cases of non-payment of rehabilitation assistance like compensation for double displacement, missing land, self-relocation allowance, house building assistance, etc. RoRs to 1304 families were not given depriving them of ownership of their land despite its occupation.

There were cases of inadequate health facility, absence of piped water supply, absence of street light, road facility, non-provision of pond, etc. Periphery development fund was lying unutilised with Collectors of three districts. Project authorities did not conduct environmental impact assessment including adequate arrangements for management of factory effluents.

Required numbers of RPDAC meetings were not held in sampled districts. Review meetings conducted by the RDC and Collectors were inadequate and no follow up actions were taken. Grievance redressal mechanism was inadequate as several petitions were lying unattended. Department conducted review meetings without adequate attention to R&R issues.

2.1.18 Recommendation

Government may consider:

- ensuring regular review meetings with follow up action at district and government level in time bound manner;
- maintaining a comprehensive database at Government and district level containing project wise families displaced, affected, resettled, benefits due and provided including grievances received and settled; and
- instituting a separate grievance redressal mechanism for R&R issues.

Chapter 3

Compliance Audit

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CHAPTER 3

Compliance Audit

HIGHER EDUCATION DEPARTMENT

3.1 Higher Education in the State

Executive Summary

The primary function of the Higher Education Department was to establish, maintain and regulate educational institutions imparting higher secondary, degree and post-graduate education in the State and to ensure academic excellence at all these levels. To improve access to higher education throughout the State, it supports non-Government educational institutions through payment of grants-in-aid towards full/ part salary cost of eligible staff employed therein.

Audit of 'Higher Education in the State' revealed that the Department did not prepare perspective plan for regulating growth of educational institutions (Els), improving access of students to higher education in backward areas of the State and enforcing quality standards in Els. Despite requirement of National Policy on Education (NPE) 1968 and Government resolution (July 1989), higher secondary education was not separated from higher education.

Compliance to Laws, Rules and Regulations by the Drawing and Disbursing Officers was poor. Budgetary control was deficient as ₹36.89 crore out of total savings of ₹413.67 crore during 2008-14 was not even surrendered. The State was deprived of central assistance of ₹21.36 crore for setting up of eight degree colleges in low Gross Enrolment Ratio districts, mainly due to delay in decision making.

Permission and recognition to EIs by Government and affiliation by Universities/Council of Higher Secondary Education (CHSE) were granted without assessing the educational need, existing facilities and availability of prescribed infrastructure. There was undue delay by 2 to 39 years in grant of permanent affiliation by Universities to 24 test checked degree colleges even after completion of temporary affiliation of two years. Most of the test checked EIs were running without infrastructure like land with title, buildings with adequate number of classrooms, examination hall, library, laboratory and other infrastructure.

About 42.58 per cent of teaching posts in Government EIs, 35.41 per cent in Universities and 15.10 per cent in aided EIs remained vacant as of March 2014. Vacancies were not rationalised. In 13 test checked Government EIs while no teacher was available in 17 subjects, 12 surplus teachers in these subjects were found to be continuing in five other EIs. Transfer and postings were not made in a

rational manner. Lack of transparency and fairness in recruitment and promotion of teaching staff were also noticed.

Academic Regulations, standards and reforms prescribed by UGC were not adopted and enforced. Academic Performance Indicators (APIs) prescribed (2010) by UGC for teachers of degree and post-graduate courses were not introduced. There was delay in declaration of results and issue of certificates. Only 108 (22 per cent) out of 495 affiliated aided degree colleges of four test checked Universities received accreditation from National Assessment and Accreditation Council as of June 2014.

Sanction of grants-in-aid (GIA) was not made in a fair and equitable manner and inadmissible payment of GIA of ₹ 201.50 crore during 2008-14 to ineligible teaching staff (461), teaching staff appointed in departure of procedure (242) as well as to those based on misrepresentation of continuity of posts (15) was noticed. Management of court cases relating to GIA was poor. Internal control mechanism was weak and internal audit was inadequate.

3.1.1 Introduction

The mandate of the Higher Education Department as per The Orissa Education Act 1969 (OE Act) was to establish, maintain and regulate educational institutions (EIs) imparting higher secondary (HS), degree and post graduate (PG) education in the State through grant of permission as well as recognition for their opening, continuance and to extend financial support as per its economic capacity.

As of March 2014, seven Universities¹ were functioning under the Department of which six regulated affiliation, academic and examination matters of 659 degree (+3) colleges under their control. Similarly, Council of Higher Secondary Education (CHSE) regulated the above aspects of 1493 junior colleges². Besides, 168 Sanskrit colleges were also functioning in the State under Sri Jagannath Sanskrit Vishvavidyalaya. Out of 2320 EIs, 99 were in Government sector while remaining 2221 were in non-Government sector, out of which in 1400 EIs, grants-in-aid towards full/ part salary cost was paid to eligible teaching/ non-teaching staff by the Department (March 2014).

3.1.2 Organisational structure

The Principal Secretary is the Chief Controlling Officer (CCO) of the Department and exercises administrative control over all educational institutions functioning under the Department. The Principal Secretary is assisted by Director of Higher Education (DHE), Director of Vocational Education (DVE) and three Regional

EIs imparting higher secondary education

Utkal University at Bhubaneswar; Sambalpur University at Burla; Berhampur University at Berhampur; Fakir Mohan University at Balasore; North Odisha University at Baripada; Ravenshaw University at Cuttack (unitary University) and Sri Jagannath Sanskrit Vishvavidyalaya at Puri

Directors of Education (RDsE) stationed at Bhubaneswar, Berhampur and Sambalpur. Responsibility of conducting and monitoring academic activities of degree and higher courses are entrusted to Universities which are headed by Vice Chancellor (VC) as the executive head and in respect of higher secondary courses by the Chairman of CHSE.

3.1.3 Audit objectives

Audit was conducted with the objectives to assess whether:

- Required planning and institutional arrangements were in place to fulfil the objective of promoting, maintaining and regulating Higher Educational Institutions;
- Laws, rules and regulations (LRR) relating to management of cash/ funds as well as other matters were duly complied with by the Department, Drawing and Disbursing Officers and Educational Institutions;
- Prescribed physical infrastructure including human resources were available and recruitment of teaching staff was fair, transparent and their services were utilised effectively;
- Academic activities at both Government and non-Government colleges were carried out in an efficient and effective manner;
- Grants-in-aid to non-Government EIs were provided timely and adequately in a fair, equitable and transparent manner; and
- Internal control mechanism including internal audit was in place and was adequate.

3.1.4 Audit criteria

The criteria for audit were drawn from the following documents:

- The Orissa Education (OE) Act 1969 as amended from time to time and rules made thereunder;
- National Policy on Education 1968 and 1986;
- The Orissa Universities Act 1989 (OUA 1989);
- The Orissa Universities (First Statute) 1990 (OUFS 1990);
- Orissa (Non-Government Colleges, Junior Colleges and Higher Secondary Schools) Grants-in-aid Orders of 1994, 2004, 2008 and 2009 (with amendments);

- Orissa Treasury Code, Orissa General Financial Rules, Orissa Public Works Department Code, etc. and other Department specific Acts and Rules;
- Regulations issued by University Grants Commission (UGC) from time to time;
- Instructions/ guidelines/ orders issued by the Government/ UGC from time to time.

3.1.5 Scope of Audit

Audit was conducted during January to August 2013 and February to March 2014 covering the period 2008-14³ with test check of records of Higher Education Department, DHE, DVE, three RDsE, CHSE, State Education Tribunal (SET), State Selection Board (SSB), four⁴ (4) out of seven Universities, four (4) out of 23 National Cadet Corps (NCC) offices, 90⁵ out of 2320 EIs selected through statistical sampling method as detailed in *Appendix 3.1.1*. Technical education not being dealt by the Department, was excluded from the scope of this Audit.

3.1.6 Audit Methodology

The Audit objectives, criteria, scope and methodology were discussed with the Principal Secretary of the Department on 02 August 2012 in an Entry Conference. Apart from test check of records of sampled units, joint physical inspection of assets created and facilities available in EIs, interviews of students and teachers were also conducted to ascertain availability of required infrastructure and quality of education, based on suggestions of a group of eminent academicians consulted (February 2013) in Audit for the purpose. Audit findings were discussed with the Department in an exit conference held on 3 June 2014 and with the Vice Chancellors of test checked Universities on 13 November 2014. Replies of the Principal Secretary, wherever received, were suitably incorporated in this report at appropriate places.

AUDIT FINDINGS

3.1.7. Planning and institutional arrangements

3.1.7.1 Absence of long term perspective planning

Eleventh Five Year Plan (2007-12) emphasised reducing regional, social and gender gaps in education sector, increasing access to higher education as well as Gross Enrolment Ratio (GER) in educationally backward areas. Besides, as per

Academic activities for academic years 2008-09 to 2012-13

Berhampur University, Berhampur; Fakir Mohan University, Balasore; Ravenshaw University, Cuttack and Utkal University, Bhubaneswar

²³ Government EIs, 51 non-Government aided EIs and 16 unaided EIs

codal⁶ provisions, the Director was to prepare Master Plan for establishment of junior colleges and Universities for degree colleges.

Audit noticed that despite instructions (June 2009) of the Chief Secretary to Departments to prepare five year perspective plan indicating key action areas and stipulation in the codal provisions, the Department did not do so. There was one degree college available for population ranging from 1,01,082 (Nuapada) to 6,09,381 (Nabarangpur) in nine⁷ backward districts against the State average of 64,384. Similarly, one junior college was available for population ranging from 60,122 (Rayagada) to 1,74,109 (Nabarangpur) in five backward districts⁸ against State average of 32,317.

Despite inadequate number of colleges, the Government of India (GoI) grant of ₹ 21.36 crore for setting up of eight degree colleges in low GER districts, could not be availed due to non-identifying locations within stipulated time frame as discussed at *Paragraph 3.1.8.1*.

Principal Secretary stated (October 2014) that the Department had decided not to grant permission for opening of new colleges but on expanding the existing ones. The fact remained that regional imbalance still persisted and long term planning that could have rationalised the spread of institutions was not done.

3.1.7.2 Non-separation of junior colleges from degree colleges

On the backdrop of National Policy on Education 1968, Government set up (1982) CHSE to affiliate and regulate academic and examination activities in junior (+2) colleges and introduced 10+2+3 structure from the academic session 1983-84 with an aim to separate junior colleges from degree colleges. To achieve the same, the Government resolved (July 1989) that Director would prepare a list of +2 colleges for their tagging with high schools within six months (December 1989) and separation of physical infrastructure and human resources of colleges within next three years (from 1989-90).

Audit noticed that process of such tagging was not started even after 25 years (August 2014) of Government's resolution. A decision taken (October 2011) for transfer of Government junior colleges to the control of School and Mass Education Department from the academic year 2012-13, had also not been acted upon (August 2014) due to which junior and degree colleges were functioning with common staff and infrastructure. This did not allow the lecturers of degree

Rule 3 of 'The Orissa Education (Establishment, Recognition and Management of Private Junior Colleges/ Higher Secondary Schools) Rules 1991' and Statute 253 (3)(d) of OUFS, 1990

Boudh (1,09,979), Gajapati (1,43,970), Ganjam (1,03,534). Kandhamal (1,04,565), Koraput (1,52,993), Malkangiri (1,22,545), Nabarangapur (6,09,381), Nuapada (1,01,082) and Rayagada (2,40,490)

Kandhamal (66,541), Koraput (65,568), Malkangiri (1,02,121), Nabarangpur (1,74,109), Rayagada (60,122)

colleges to specialise in their respective subjects, which run counter to achieving excellence in their respective specialised fields.

While admitting the fact, Principal Secretary stated (October 2014) that Government agreed for such separation in principle and some more time would be required to achieve full separation. Such separation has not been achieved yet and is indicative of lack of commitment to such reform.

3.1.7.3 Defunct College Development Council

Statute 252 of the OUFS 1990 envisaged constitution of College Development Council (CDC) in each University which, *inter-alia*, is responsible for facilitating affiliated colleges in getting recognition of UGC, efficiency in receipt and utilisation of grant from UGC, etc.

Audit noticed that the post of Director of CDC was abolished (February 2000) by the Department after which none of the four test checked Universities constituted any such Committee as of June 2014. In absence of CDC, the activities of colleges were not properly monitored due to which, 283 degree colleges (57 per cent) out of 495 affiliated degree colleges 9 under three test checked Universities could not obtain recognition from UGC making them ineligible for UGC grant for their development.

Besides, 148 affiliated colleges of five Universities could not utilise ₹ 27.59 crore up to 31 August 2012 out of ₹ 67.71 crore received from UGC under 11th Five Year Plan.

Principal Secretary stated (October 2014) that Universities had already been instructed in December 2013 to make CDC vibrant and Utkal University (UU) has already constituted CDC which would monitor academic activities and other matters in affiliated colleges.

3.1.7.4 Constitution and frequent dissolution of Governing Bodies (GBs)

As per Section 7 (2) and 7 (A) of OE Act, Government was responsible for constitution of GBs of all aided colleges for ensuring proper conduct of academic activities, making availability of infrastructure facilities, etc. for quality education.

Audit scrutiny revealed that the EIs in the non-Government sector are set up by individuals/ trusts/ societies who are responsible under Section 6 and 6 (A) of OE Act for ensuring availability of resources for smooth function of EI. Further, as per Section 7 (1) of the Act, every EI would have a Governing Body (GB) which would be responsible for proper management of the EI. Audit noticed the following:

Excluding technical and professional colleges as those colleges did not come under administrative purview of Higher Education Department

- There were no evidence of membership register, meetings, etc. pertaining to
 promoters of sample EIs. However, there was no enabling provision in the
 OE Act or Rules framed thereunder for ensuring their continued
 involvement to make available required resources for creating
 infrastructure, etc.
- Department frequently dissolved (June 2004 and August 2009) and reconstituted (September/ December 2005 and June 2010) GBs of aided colleges thereby affecting quality education as academic activities in these colleges remained unmonitored. On dissolution of GBs, Department designated concerned Additional District Magistrate/ Sub-Divisional Magistrate as President and the Principal of the college as Secretary of concerned GB. However, other members were not inducted in the GBs. As per codal provision, GB should meet at least four times in a year to monitor the activities of the college. As against this, in seven¹o out of 51 sample aided colleges, the GB did not meet at all during 2008-14 while in 18 colleges the GB met 1 to 16 times against the requirement of 24 meetings.

Thus, due to absence of promoter as well as GB, non-Government EIs suffered from infrastructural deficiencies as discussed at *Paragraph 3.1.10*.

Principal Secretary stated (October 2014) that due to lack of seriousness by GBs for better management of colleges, at times Department was forced to dissolve the GBs as a deterrent measure.

3.1.7.5 Absence of academic head in non-Government aided colleges

Principals of colleges are required to supervise the work of other teaching and non-teaching staff and were also responsible for administration of the college. Audit noticed that the post of Principal was not created in any of the aided EIs. Department was routinely declaring the senior most teaching faculty of the EI concerned as the Principal-in-charge on the basis of seniority. As a result, effective administration and academic management were lacking for ensuring quality education as discussed at *Paragraph 3.1.14*.

Principal Secretary stated (October 2014) that Government was aware of such situation and creation of a separate cadre for Principals of 488 aided colleges was under active consideration of the Government and a decision in this regard would be taken soon.

Jamankira Degree College; NAC College, Burla; Srinivas Junior College, Mangalpur; Panchayat Junior College, Palsagora; Deogarh College; Attabira College; Athamalik College

3.1.8 Compliance with Laws, Rules and Regulations

Principal Secretary has to oversee the activities of the field functionaries as well as DDOs to ensure that the provisions of budget manual, financial rules, treasury code and other Department specific laws, rules and regulations, executive instructions were duly complied with so as to fulfil the mandate of the Department. Funds for the Department were allocated under Grant 38 in State budget.

During 2008-14, the Department received ₹ 7088.92 crore through budgetary allocation, of which ₹ 6675.25 crore were utilised during the same period as indicated in table below:

Table 3.1: Budgetary provision and drawal of funds during 2008-14

(₹in crore)

					(in croic)	
Year	Original provision	Supplement- ary provision	Total provision	Expenditure	Savings	Surrender
2008-09	569.20	97.18	666.38	602.84	63.54	58.87
2009-10	973.00	14.98	987.98	925.92	62.06	51.42
2010-11	1018.03	350.51	1368.54	1325.03	43.51	43.69
2011-12	1126.05	90.80	1216.85	1181.11	35.74	36.89
2012-13	1292.78	30.26	1323.04	1181.04	142.00	121.26
2013-14	1453.00	73.13	1526.13	1459.31	66.82	64.65
Total	6432.06	656.86	7088.92	6675.25	413.67	376.78

(Source: Appropriation Accounts for the years 2008-09 to 2013-14)

Audit noticed that out of total saving of ₹ 413.67 crore, department did not surrender ₹ 36.89 crore and no reasons were found on record. Further there were instances of non-compliance with financial rules as well as department specific Acts and Rules, as discussed under:

3.1.8.1 Surrender of provision of ₹16.20 crore due to non-establishment of degree colleges in backward districts

Average Gross Enrolment Ratio¹¹ (GER) of the State was 9.1 against the national average of 13.1 as of September 2007 as per the survey conducted (September 2007) by GoI and 18 districts of the State were found to be low GER districts. In order to increase GER of these districts, UGC requested the State Government

The ratio of actual college going students to actual number of population in the age group of 18-23 years

(December 2008 and March 2011) to submit project proposals for setting up of degree colleges at a projected cost of ₹ 8 crore per college with cost sharing of 1:2 between the GoI (₹ 2.67 crore) and the State Government (₹ 5.33 crore) respectively. In February 2011 and March 2011, State Government took up the matter with GoI for 100 per cent central assistance. Ultimately, Department submitted proposal for eight colleges only on 27 March 2012 i.e., just prior to completion of 11th plan period and the same was not considered by GoI. Prior to submission of proposal, the provision of ₹ 16.20 crore made in the budget towards State share was also surrendered (15 March 2012). Thus, non-submission of proposals not only deprived the State from availing central assistance of ₹ 21.36 crore 12, but also students of these eight districts failed to get benefit of better access to higher education.

Principal Secretary stated (October 2014) that Government, in view of fund constraints, emphasised and pursued with Central Government for release of 100 per cent central assistance, which could not materialise. He also assured to set up more degree colleges under Rastriya Uchhatar Shiksha Abhiyan (RUSA) in these low GER districts through Government funding/ Public Private Partnership (PPP) mode.

3.1.8.2 Belated surrender of savings by DDOs

As per Rule 144 (2) of Orissa Budget Manual (OBM) 1963, the DDOs should surrender anticipated savings out of budgetary allocation on or before 10th March of the concerned financial year. In 46 out of 74 test checked DDOs¹³, savings of ₹ 37.94 crore were surrendered after the prescribed date *i.e.*, 11 March to 31 March during 2007-08 to 2012-13 and ₹ 14.73 crore was surrendered by 17 DDOs after expiry of the financial year *i.e.*, after 31st March of respective years.

Principal Secretary assured (October 2014) that all the DDOs would be instructed to strictly comply with the provisions of OBM.

3.1.8.3 Non-compliance with Treasury Code/ Financial rules

Each head of the Department is responsible for enforcing financial discipline and strict economy at every step. He is also responsible for observance of all relevant financial rules and regulations in his Department.

Audit noticed that provisions of Orissa Treasury Code (OTC) and Orissa General Financial Rules (OGFR) were not complied with by many DDOs which indicated that monitoring by the CCO was ineffective as detailed in table below:

¹² At the rate of ₹ 2.67 crore for eight colleges

Table 3.2: Non-compliance with provisions of financial Rules, Treasury Code

Rule position	Nature of non-compliance in brief		
Supplementary Rule (SR) 509 of OTC	Mismanagement of advance: Advance of ₹ 36.05 lakh advanced to employees, executing agencies for different purposes like examination, purchase of stationery, execution of repair works etc. remained unadjusted/unrealised for period ranging from more than one month to 29 years while advance of ₹ 70.09 lakh remained unadjusted as of March 2014 for which age-wise and partywise analysis was not done.	14	
	An amount of ₹ 39.70 crore ¹⁵ paid to different staff/ suppliers/ executants for purposes like examination, excursion, academic activities etc. during August 1971 to March 2014 by four test checked Universities remained unadjusted/ unrecovered as on 31 March 2014 which included ₹ 11.22 crore paid by Utkal University (UU) to 207 teaching and non-teaching staff of the University during March 1973 to March 2013. Besides, ₹ 6.63 lakh advanced by Berhampur University (BU) to 81 teaching and non-teaching staff during August 1971 to November 2006 who were no longer there due to superannuation (64)/ death (17) remained unadjusted/ un-recovered (June 2014).	4	
Rule 20 (i) of Chapter-III of Orissa Universities Accounts Manual 1987	Non-reconciliation of bank account despite huge discrepancy: Difference of ₹ 3.81 crore (Fakir Mohan University (FMU): ₹ 1.32 crore and BU: ₹ 2.49 crore) between bank balance as per cash book and bank statement in two test checked Universities as on 31 March 2014 was not reconciled (June 2014) for which the possibility of misappropriation cannot be ruled out.	2	
Sub-Rule-6 (1) of Orissa Treasury Code Volume-I	Non-deposit/ delay in depositing fees and fines into Government account: Against the codal provision of depositing revenue receipts collected on behalf of the Government into Government account within three working days where the bank is situated in the same station or seven days from the date of receipt where no bank is situated in the same location, tuition fees of ₹ 11.96 lakh collected during 2008-13 was not deposited into Government Account as of March 2014 by one test checked non-Government aided college and two Universities 16. In 10 non-Government aided colleges 17, tuition fees of ₹ 8.20 lakh collected from students was remitted to the treasury after delay of 13 days to 19 months.	14	

One month to less than six months: ₹15.60 lakh; above 6 months to less than one year: ₹ 3.41 lakh; 1 year and above to less than three years: ₹ 8.18 lakh; 3 years to less than 5 years: ₹ 5.19 lakh; 5 year and above to less than 10 years: ₹ 2.61 lakh and 10 years and above: ₹ 1.06 lakh

¹⁵ UU: ₹ 31.37 crore; BU: ₹ 1.18 crore, FMU: ₹ 4.07 crore and RU: ₹ 3.08 crore

Agarpada College, BU and RU

Panchayat Samiti College, Belpada; Deogarh College; Attabira College; Sahaspur College; Pipili College; Charampa Mahavidyalaya, Charampa; Nimapara College; Anchalika Panchayat College, Sujanpur; Anandpur College; Baruneswar Mahavidyalaya, Arei, Jajpur

Principal Secretary stated (October 2014) that all the DDOs would be instructed to strictly comply to the provisions of OTC and OGFR.

3.1.8.4 Non-collection and deposit of EPF contribution

As per Section 1 (3) of Employees' Provident Fund (EPF) and Miscellaneous Provision Act 1952, the scheme is applicable to industrial establishments and other establishments employing twenty or more employees. The scheme was optional for employees drawing total emoluments of ₹ 6500 and above. However, in cases where benefit of EPF scheme was extended earlier, the same cannot be withdrawn at a later stage. Audit noticed that:

- In three EIs¹⁸, with 46 eligible employees who were covered under the scheme, EPF contribution of ₹ 21.96 lakh was not recovered after extension of GIA in shape of block grant (BG) from February 2009 up to March 2014.
- In 13 EIs, no deduction towards EPF was made in respect of 396 eligible employees under the scheme.

Thus, the provision of EPF Act was not complied with by the EIs and the Department did not monitor its implementation. As a result, concerned employees were deprived of the intended benefit of this welfare scheme.

Principal Secretary assured (October 2014) that necessary instructions to Principals of all the aided colleges to recover EPF dues from the concerned employees and deposit the same with EPF authorities every month would be issued which would also be examined by District Level Consultants (DLCs) and RDEs during their inspection to these EIs.

3.1.8.5 Irregular payment of medical allowance and reimbursement of medical claims by UU

Mention was made in C&AG's Audit Report¹⁹ (Civil) for the year ended 31 March 2003 regarding extra expenditure of ₹ 1.82 crore incurred by UU during 1995-2003 on payment of medical allowance at a higher rate than that prescribed by the Department in June 1994 and June 2002. In response, the Department instructed (October 2009 and February 2010) the University authorities to discontinue the same forthwith with the warning that in case of non-compliance to said instruction the functionaries concerned would be held responsible.

Audit noticed (January 2012 and December 2013) that despite this, the University continued to pay medical allowance at enhanced rate²⁰ up to 2012-13 incurring further excess payment of ₹ 2.24 crore during 2003-04 to 2012-13. The

Jamankira Degree College, Sohela Degree College, Sohela and Somnath Junior Mahavidyalaya, Mundamari

Para 3.1.4: Irregular payments to staff

At ₹ 3000 per annum against ₹ 1000 per annum prescribed by the Department

University, however, stopped payment at enhanced rate during 2013-14.

Principal Secretary stated (October 2014) that UU had not complied with its directives. Recovery of excess payment is awaited (October 2014).

Compliance to Department specific Laws, Rules and Regulations

3.1.9 Regulation of non-Government EIs through grant of permission and recognition

OE Act 1969 empowers the Department to grant permission (Section 4 and 5) and recognition (Section 6 and 6-A) to EIs and prescribed the detailed procedure thereof. Principal Secretary as the head of High Power Committee²¹ (HPC) is vested with powers to grant permission and recognition. After grant of recognition and before admitting students, each EI has to apply and obtain affiliation of CHSE in case of higher secondary schools and junior colleges and of University concerned in case of degree colleges for which detailed procedures were prescribed in concerned Act and Rules²².

Audit noticed following:

3.1.9.1 Grant of permission

Section 4 and 5 of OE Act 1969, *inter-alia*, prescribed that any promoter intending to establish new EI, new stream or open additional subjects or increase in students' strength, etc. has to apply to Prescribed Authority²³ for permission. The applicant has to furnish undertaking and affidavit to the effect that required resources and infrastructural arrangement would be made and continued in the event of permission being granted. HPC headed by the Principal Secretary has to grant permission based on inspection and recommendation of concerned RDsE.

Audit noticed that the Department did not follow uniform criteria for grant of permission as discussed below:

- There was no uniform view on creating new EIs, improving the standard of existing EIs and bringing qualitative improvement in higher education sector.
- In HPC meetings (22 February 2007 and 14 March 2007), 17 applications for junior science colleges for permission for Bhubaneswar Municipality area were considered of which four were approved and the remaining 13

Headed by the Secretary of Department and comprised of Director, representatives of Law and Finance Department, etc.

Regional Director of Education concerned

Section 11 (1) of the Orissa Higher Secondary Education Act 1982 read with Regulation 89 of the Orissa Higher Secondary Education Regulations 1982 for higher secondary schools/junior colleges and Universities under Section 12 (e) of the Orissa Universities Act 1989 read with Statute 172 of the Universities First Statutes 1990

applications were ordered for joint inspection of the Department and CHSE although there was no such provision in the OE Act. Subsequently, permission was granted to two²⁴ colleges while applications of five colleges were rejected (28 March 2007) by HPC on the grounds that there was no educational need in the locality whereas two new colleges were permitted (Koustuv Institute of Science and MITS School of Bio-Technology) to be opened in the same area at Bhubaneswar on ground that the proposed colleges would function in the existing engineering college campus to feed the engineering colleges.

Principal Secretary stated (October 2014) that to increase GER and access to higher education, Government was liberal in granting permission and recognition to promoters to open new colleges.

3.1.9.2 Grant of recognition

Section 6 of the OE Act 1969, *inter-alia*, prescribed that on receipt of permission, the promoter of EI has to apply to the prescribed authority for grant of recognition on or before 30 November of the academic year in which the institution starts functioning. The application along with the recommendation of the prescribed authority is to be then scrutinised by the HPC, who after inspection or causing inspection of EI to ensure availability of required infrastructure and human resources, as prescribed at section 6-A, shall make order either granting recognition or temporary recognition²⁵ with or without conditions or reject application with recorded reasons.

Section 6 (9) of the Act provided that in the event the EI has not fulfilled the conditions of recognition with regard to land, building and furniture and the HPC is satisfied that it has made reasonably adequate provision for accommodation, it may grant temporary recognition for period not exceeding one year at a time and not exceeding seven years. Extension of temporary recognition was to be made adopting the same procedure.

Audit scrutiny revealed the following:

- During 2007-12, HPC granted recognition to EIs in 3018 cases and in all such cases recognitions were granted after commencement/ lapse of educational session.
- In 118 cases²⁶, there was delay in disposal of application for grant/ rejection
 of recognition ranging from one to five years for which the concerned EIs
 could not obtain affiliation. In all such cases, Department granted 'Special
 Permission' to the EIs for enabling students to appear in the examination

Hi-Tech Science College and Vivekananda Residential College

On year to year basis subject to maximum seven years

One to three years: 117, five years: one

though there was no statutory provision for grant of 'Special Permission' in lieu of recognition and affiliation.

- Though 11 private residential junior colleges failed to furnish title over the land as well as site plan and sketch plan, as required under Rule 5 (c) and Rule 11 (3) (c) of Orissa Education (Establishment, Recognition and Management of Private Junior Colleges/ Higher Secondary Schools) Rules, 1991, HPC granted temporary recognition to these Els.
- Similarly, though nine private residential junior colleges received temporary recognition in first year of their establishment, they continued to function without recognition thereafter for period ranging from two to six years 2s of March 2014.
- Though temporary recognition was not to be granted beyond seven years of first temporary recognition, in case of 39 streams²⁷, (Arts, science and commerce) of 26 test checked junior colleges, HPC granted permanent recognition after eight to 37 years while two test checked Junior colleges continued without permanent recognition for more than 10 years due to non-fulfilment of conditions of temporary recognition as of March 2014.
- In case of 27 streams²⁸ (Arts, science and commerce) of 22 degree colleges, the time gap between the year of establishment and grant of permanent recognition ranged from eight to 41 years.

Thus, failure of the Department to grant recognition as per the statutory provision is indicative of ineffective internal control system in the Department.

Principal Secretary stated (October 2014) that in the interest of students who were enrolled, temporary recognition was continued beyond seven years and permanent recognition was granted only after fulfilment of conditions prescribed during temporary recognition. The fact, however, remained that most of the EIs were deficient in requisite infrastructure even after grant of permanent recognition as discussed at *Paragraph 3.1.10*.

3.1.9.3 Non-linking permanent recognition with release of grants

The Government amended (July 1994) OE Act 1969 and inserted a provision vide Section 7 (c) creating a statutory regime for payment of GIA. The statement of reasons for such amendment was for formulation of consolidated rules/ orders laying down conditions of eligibility and criteria for payment of GIA in accordance with the policies of Government so as to make expenditure from public funds more purposeful.

⁸ to less than 10 years: 7; 10 to less than 20 years: 27; 20 to less than 30 years: 4 and 37 years: one

⁸ to less than 10 years: 5; 10 to less than 20 years: 19; 30 to less than 40 years: 2 and 41 years: one

Audit noticed that:

- The Department did not link payment of GIA to Permanent Recognition (PR). As a result, an EI before being assured of its permanent existence could receive GIA. Test check of records revealed that Department had granted GIA²⁹ to 14 test checked colleges although these colleges were granted PR much later.
- In absence of such enabling provision, the EIs did not fulfil their infrastructural deficiencies as evident from the fact that one test checked EI, i.e., Balasore Mahila College which received GIA with effect from 1 June 1994 received PR in October 2003 before having its own land and building. As a result, the EI was still functioning in building of a charitable organisation (September 2014).

Principal Secretary admitted (October 2014) that permanent recognition was not treated as a pre-condition for grant of GIA/ BG to EIs with a view to expand higher education in the State. But, payment of GIA to EIs having no permanent recognition violated statutory provisions.

3.1.9.4 Non-initiation of action despite failure in fulfilling conditions of recognition

During scrutiny of recognition files of 30 EIs under RDE, Berhampur, Audit noticed that 21 EIs failed to fulfil basic requirements of land, building, laboratory, library and qualified faculty within the stipulated period but were running thereafter without recognition. On this being pointed out in Audit, admission restriction was imposed by the HPC (October 2013) on 18 of them from the academic year 2014-15. RDE, Berhampur also intimated (December 2013) Department regarding deletion of the name of these colleges from the central admission process. However, despite such restriction, the Department again allowed (May 2014) these colleges to enrol students during 2014-15 without rectifying the deficiencies.

Principal Secretary stated (October 2014) that Government had rolled out a road map for colleges not fulfilling the conditions of recognition and affiliation and would take steps for their closure, if they failed to fulfil the infrastructure and other requirements by that time limit.

3.1.9.5 Grant of affiliation

Universities under Section 12 (e) of the OUA 1989 read with Rule 172 of the OUFS 1990 grant affiliation to PG and degree colleges. CHSE under Section 11 (1) of the Orissa Higher Secondary Education Act 1982 read with Regulation 89

Grants-in-aid being the full/ part salary cost was paid to teaching and non-teaching staff of non-Government EIs which were declared as aided based on criteria prescribed by Government from time to time

of the Orissa Higher Secondary Education Regulations 1982, grant affiliation to junior colleges. These affiliations are given after the EIs received recognition from the Department. Objective of grant of such affiliation was to assure that the EIs adopt the prescribed syllabus, employ adequate and qualified manpower and related resources for smooth conduct of academic activities.

For grant of affiliation, a Local Enquiry Committee (LEC)³⁰ was to conduct an enquiry to ascertain availability of accommodation for classrooms, equipment, students' strength, qualification of the teachers, library facilities as well as financial conditions of the college, etc. No college should be allowed to admit students without affiliation with CHSE or Universities, as the case may be. The following deficiencies in grant of affiliation were noticed in audit:

- Four out of 65 junior colleges and four out of 64 degree colleges³¹ test checked, continued to function without any affiliation for 9 to 27 years after lapse of temporary affiliation and were conducting examination in absence of affiliation.
- Though Section 18 of OUA 1989 did not permit temporary affiliation of any college by University concerned for a period exceeding two years, yet the Universities granted affiliation to 24 test checked degree colleges after 2 to 39 years of completion of temporary affiliation of two years.
- In 52 out of 67 non-Government EIs test checked, affiliation was granted by CHSE/ Universities despite non-fulfilment of infrastructure criteria by the EIs as discussed at *Paragraph 3.1.10*.

Principal Secretary assured (October 2014) issue of necessary instructions to the Universities/ CHSE to strictly follow codal provision for affiliation of EIs.

3.1.9.6 Non-maintenance of service book and leave account

As per Rule 17 (2) of the Orissa Education (Recruitment and Conditions of Service of Teachers and members of the staff of Aided Educational Institutions) Rules 1974 and Rule 22 (1) of the Orissa Education (Leave of Teachers and other Members of staff of Aided Educational Institutions) Rules 1977, the service books and leave accounts of staff of non-Government aided EIs are required to be maintained.

Audit noticed that despite such codal provision and instruction (November 2011) of Director to all aided EIs, service books in respect of 367 teaching and non-

A multi-member committee of University vested with the power for inspection, enquiry and pointing out the deficiencies

Junior Colleges: Belabhumi Junior Mahavidyalaya, Avana; Balasore Mahila Junior College; Konark Bhagabati Junior Mahavidyalaya, Konark; Maidalpur Junior College. Degree Colleges: Korua Women's Degree College; Bahugram Degree College; BN Sanskrit College, Tukuna and Konark Bhagabati Degree Mahavidyalaya, Konark

teaching staff receiving GIA in shape of BG were not maintained by Principals of 30 out of 51 test checked aided EIs. Further leave accounts in respect of 520 staff of 36 test checked aided EIs had also not been maintained.

Principal Secretary assured (October 2014) issue of necessary instruction to RDsE and District Level Consultants (DLCs) to examine compliance to such requirement during their inspection/visit to aided colleges and report any cases of deviation to Director for initiating action against concerned Principal.

3.1.10 Availability of physical infrastructure

Section 6A of the OE Act 1969 required an EI to fulfil the infrastructure requirements, as would be prescribed. Requirement of building and other infrastructure for junior and degree colleges were prescribed at Appendix I of Regulation 90 of The Orissa Higher Secondary Education (Amendment) Regulation 1982 as well as The Orissa Education (Establishment, Recognition and Management of Private Colleges) Rules 1991.

3.1.10.1 EIs running without prescribed infrastructure

Audit examined infrastructure availability in 180 EIs³² and four test checked Universities and noticed that EIs were running without land and building of their own, inadequate classrooms, libraries, reading room, laboratories with equipment, etc. as indicated in table below:

Table 3.3: Non-availability of prescribed infrastructure in test checked EIs

Item	Norm for junior colleges	Norm for degree colleges	Number of test checked EIs having deficient infrastructure 37 (Less land) 22 (No land) 44 (No title over land) 52 (Shortfall by one to 20)	
Land with clear title	Rural areas: 5 acre, Urban area: 3 acre	Land with clear title (Rural areas: 3 acre, Urban area: 2 acre)		
Classrooms	Five Gallery (for science stream)	(i) 12 for student strength of 128 in Arts only (ii) 14 where there is three honours subjects (iii) 16 for Science stream of 128 strength in addition to (ii) above		
Examination hall	One	At least one	47	
Common rooms	Separate Girl's and Boy's common room	Separate teachers, Girl's and boy's common rooms	10 (No teacher's common room) 18 (No girl's common room) 27 (No boy's common room)	

⁹⁰ test checked EIs (Government: 23, aided: 51 and unaided: 16) and 90 other EIs for land availability (30 colleges per RDE)

Toilets	Separate for boys and Sepa girls girls		7 (No toilet for girls) 8 (No toilet for boys)
Library room and attached reading room	One each	One each and one additional reading room for teachers	9 (No library) 37 (No reading room)
Laboratories	Three for science stream	One each for each science subject	16 (shortfall one to 7)
Practical room	One for each practical bearing subject	One for each practical bearing subject	
Play ground with Physical Education Teacher (PET)	Adequate provision for physical education	Adequate provision for physical education	15 (No playground and no PET) 14 (No PET but playground available) 11 (No playground but PET available)
Hostel	Adequate number	Adequate number	59 (No girl's hostel) 56 (No boy's hostel)

(Source: Joint physical inspection by the Principal in presence of Audit and information furnished by the Principals)

Besides, Audit also noticed that:

- 27 EIs encroached 247.64 acre of Government land. Of this, 14 EIs³³had built infrastructure entirely on encroached Government land. In response to questionnaire issued by Audit, the views expressed by teaching staff and students were following:
 - 278 (54 per cent) out of 515 teaching staff and 232 (31 per cent) out of 741 students interviewed expressed their dissatisfaction over deficient infrastructure like inadequate classrooms, poor condition of building and inadequate equipment.
 - 239 students (32 per cent) stated that sanitary conditions of their colleges were poor and unhygienic.
 - 126 students (17 per cent) stated that adequate laboratory facilities including equipment were not available in their colleges.

Though these colleges did not fulfil the required norms regarding availability of prescribed infrastructure, they received approval/ recognition from the Department and continued affiliation from respective Universities/ CHSE and even GIA/BG was released to these EIs.

Principal Secretary stated (October 2014) that considering the findings of Audit, the HPC resolved in October 2013 to issue show cause notice to colleges having inadequate infrastructure including land and instructed these colleges to acquire

Simulia College; Malkangiri College; DCC College, Tangi; Science College, Hinjilikatu; NAC College, Burla; Anandpur College; Dharmasala Mahila Mahavidyalaya; Kapilas Mahavidyalaya, Gandia; Anchalik Junior Mahavidyalaya, Birasal; Polasara Science College; Kotapad College; Pendrani Mahavidyalaya, Umerkote; Sabitri Women's College; Mahamayee Mahila Mahavidyalaya, Berhampur

basic minimum infrastructure at the earliest. He assured appropriate action for stopping GIA/BG and putting admission restriction after giving reasonable time to these EIs.

3.1.10.2 Unfruitful expenditure on idle assets

Though many test checked EIs were running with deficient infrastructure as discussed in preceding paragraph, yet in following cases infrastructure created at a cost of ₹ 2.40 crore remained unused/ idle thereby rendering the entire expenditure unfruitful as discussed under:

· Without assessing the ground water level and making any survey regarding

the depth at which water is likely to be available, one underground sump (UGS) was constructed (August 2008) by BU through Central Public Works Department at a cost of ₹ 48.57 lakh out of Twelfth Finance Commission grant with the objective to supply potable water to staff quarters and hostels. As three production wells, which were to supply water to the sump, when dug



Abandoned UGS of Berhampur University

later, were found to be dry, the UGS was abandoned after completion in September 2012, rendering the entire expenditure of ₹ 48.57 lakh incurred unfruitful. This was also confirmed during joint inspection (December 2013) of the UGS by the concerned engineer in the presence of Audit.

- The Department without making plan for opening of +2 Science stream at Government Women's College, Balangir, sanctioned (January 2010) ₹ 1.21 crore and allotted ₹ 70.31 lakh for construction of one lecture theatre and four laboratory buildings through Roads and Building (R&B) Division, Balangir. The work was completed (February 2012) at a cost of ₹ 70.31 lakh and was left idle. Further examination revealed that to utilise the buildings, the Principal requested (February 2012 and February 2013) the Department to open +2 science stream in the college, which was not accorded. Thus, construction of buildings far ahead of requirement, left the assets idle and rendered entire expenditure of ₹ 70.31 lakh incurred thereon unfruitful (March 2014).
- Department accorded (October 2008 and January 2010) administrative approval for construction of buildings for 30 seated ladies hostel (₹ 50 lakh) and 10 staff quarters (₹ 71.48 lakh) for Sanjay Memorial Government Women's College, Phulbani for execution through R&B Division, Phulbani and allotted funds for the purpose. Though buildings were completed in December 2011 at a cost of ₹ 1.21 crore, they remained unused (March 2014) due to non-execution of external electrification as well as external

water supply works for which no provision was made in the estimate. As a result, completed buildings remained idle since December 2011 rendering entire expenditure of ₹ 1.21 crore unfruitful apart from not fulfilling the objective of providing better accommodation to staff and students of the college.

Principal Secretary assured (October 2014) that University and college authorities concerned were instructed to complete the works and put the assets to use immediately and to fix responsibility for the unfruitful/ wasteful expenditure incurred.

3.1.10.3 Belated execution

State Government as well as UGC extend financial assistance to EIs for construction of ladies hostels.

Audit noticed that:

- UGC sanctioned ₹ 12.09 crore to 21 out of 90 test checked EIs during 10th and 11th Five Year Plans for construction of women's hostel and released (August 2006 to December 2012) ₹ 6.19 crore. As of March 2014, two colleges (Ekamra College and Attabira College) completed ladies hostel at a total cost of ₹ 73.63 lakh while two colleges³⁴ refunded (March and May 2012) ₹ 17.50 lakh to UGC due to non-availability of land for construction of hostels. Two other colleges³⁵, retained ₹ 20 lakh in savings bank accounts without utilisation while hostel buildings in remaining colleges were at various stages of construction/ left incomplete for over two to eight years as of March 2014 even after utilising ₹ 4.71 crore thereon.
- In three colleges (Ekamra College, Panchayat Samiti College, Belpada and Deogarh College) ladies/ ST/ SC hostels were used as office, teacher's common room, classroom, Principal's room, etc. In one college (Kankadahad Junior College), ST/ SC hostel was rented to an Non-Government Organisation since 2008-09.

Principal Secretary assured (October 2014) that he would enquire about delay in completion of hostel buildings and take action for their early completion.

3.1.11 Human Resource Management

Eleventh Five Year Plan emphasised recruitment of adequate number of qualified teaching staff for expansion as well as increase of the standard of higher education.

³⁴ Balasore Mahila Degree College and Athamalik College

Belabhoomi Mahavidyalaya, Avana and People's College, Buguda

3.1.11.1 Large scale vacancies leading to high student teacher ratio

Audit reviewed the sanctioned strength *vis-à-vis* person-in-position in the Department including field offices, Government as well as non-Government aided EIs and Universities of the State as of March 2014 and noticed large scale vacancies ranging from 7.97 to 61.78 *per cent* as indicated in the following table:

Table 3.4: Vacancy position in the Department and EIs as of March 2014

Unit	Sanctioned strength	Person-in- Position	Vacancy	Percentage of vacancy
Department, Directorate and other field offices	565	343	222	39.29
Government EIs				
Teaching	2842	1632	1210	42.58
Non-teaching	934	357	577	61.78
Non-Government aided EIs		12 1 1 1 1 1 1 1 2		
Teaching	15817	13428	2389	15.10
Non-teaching	13819	12718	1101	7.97
Universities				
Teaching	836	540	296	35.41
Non-teaching	2032	1284	748	36.81

(Source: Information furnished by the Department and Universities)

As may be seen from the table above, vacancies of teaching staff in Government colleges (42.58 per cent) and Universities (35.41 per cent) had become high. It was only in October 2013 that the Department initiated the process to recruit 624 lecturers on ad hoc basis for Government Els. Though overall shortage of teaching staff in non-Government aided Els were on lower side (15.10 per cent) the same was 23 per cent in 30 such sample aided Els. In 23 test checked Government (23) Els, the vacancies were 45.44 per cent against the State average of 42.58 per cent.

Further examination in Audit revealed that:

- Though Rule 7 of the UGC (Fitness of Certain Universities for Grants)
 Rules 1974, inter-alia, required each PG teaching department in the
 University to have at least one Professor and one Reader, State Government
 had not created post of Professor in 11 PG teaching departments³⁷ and
 Readers in five such departments³⁸ of three out of four test checked
 Universities.
- As against total sanctioned strength of 610 teaching staff in four test checked Universities, the actual persons-in-position as on 31 March 2014

Junior lecturers for junior colleges: 272 and lecturers for degree colleges: 352

Law in UU; Botany, Home Science, Linguistic and Women Studies and Resource Centre (WSRC) in BU; and Statistics, Philosophy, Sanskrit, Computer Science, Urdu and Persian and Bengali in RU

Ancient Indian History, Culture and Archaeology (AIHCA) in UU, Women Studies and Resource Centre (WSRC) in BU and Computer Science, Urdu and Persian and Bengali in RU

was 372 (61 per cent) with 238³⁹ teaching posts (39 per cent) remaining vacant with vacancy of 49.21 per cent in UU followed by 31.37 per cent in RU, 32.90 per cent in BU and 29.16 per cent in FMU. Besides, in RU, no teaching staff were available in three PG teaching departments of Computer Science, Urdu and Persian Studies and Bengali. While teaching in Computer Science was imparted to 181 students enrolled during 2008-13 entirely through guest faculty, there was none in remaining three subjects due to non-availability of teachers.

- Despite shortage of teaching staff, UU had not completed (August 2014) the recruitment process initiated in February 2011 for 13 posts of Professors and 20 posts of Readers.
- Against the UGC norm of student teacher ratio of 10:1 (Science) and 15:1 (Humanities and Commerce) at PG level, same was found to be much in excess of the said norm in PG teaching departments of three test checked Universities i.e., 52:1 in RU, 34:1 in UU and 20:1 in FMU (2013-14).
- In 13 out of 23 test checked Government colleges, no teacher was available in 17 subjects, against the requirement of 51. Moreover, 12 surplus teachers in the same subjects in five Government colleges were also continuing (August 2014).
- In two subjects (English and Philosophy), 63 teaching staff found surplus were not posted to colleges with shortage of teaching staff though there was shortage of 95 teaching posts in these two subjects in the State. Similarly, in four 40 out of 30 test checked aided colleges, no teacher was available in five subjects against requirement of seven (7) teachers. However, 9533 students were enrolled for these subjects in these colleges during academic years 2007-13.
- Against the UGC norm of student teacher ratio of 25:1 (Science) and 30:1 (Humanities and Commerce) at degree level, same was found in Audit to be in excess of the said norm in affiliated degree colleges of two test checked Universities i.e., 59:1 in 78 degree colleges under FMU and 33:1 in 325 degree colleges under UU (2013-14).

Audit observed that although there was shortage of teaching staff, the Department had not effectively deployed the existing staff based on the requirement thereby affecting teaching in EIs.

Professor-50, Reader-64 and Lecturers-124

Christ College, Cuttack (Psychology); Agarpada College, Agarpada (Logic, IT); Deogarh College, Deogarh (Mathematics); Anandpur College, Anadpur (Electronics, IT)

3.1.11.2 Need for rationalisation of deployment

The General Administration Department framed (July 1991) transfer guidelines which, *inter-alia*, required that no Class II and above officers should be allowed to remain in the same station for more than six years. Similarly, guidelines (July 1991) for transfer of teaching staff of non-Government aided EI, also provided for transfer after five years and permission to remain for additional two years on the grounds of administrative or academic exigencies.

Audit noticed the following:

- Transfers were effected by the Director/ Principal Secretary mainly on the basis of representations of teachers without linking to workload resulting in vacancies in some colleges and surplus in others. Largest concentration of surplus staff was noticed in the aided colleges in and around Bhubaneswar in six⁴¹ colleges involving 32 surplus teaching staff in 26 subjects.
- 50 Lecturers and 39 Readers were continuing in 10 sampled colleges located at Cuttack, Bhubaneswar, Khordha and Puri for five to more than 20 years.⁴²
- Besides, scrutiny of records relating to 1773 lecturers at Directorate level revealed that no transfer was effected during 2007-14 in 1014 cases.

Principal Secretary while assuring introduction of transfer in all aided EIs soon, stated (October 2014) that the Department had already issued guidelines for transfer and was collecting information for rationalisation of vacancies on which appropriate action would be taken.

3.1.12 Recruitment and promotion

3.1.12.1 Lack of oversight in process of recruitment of faculty

As per extant provisions, recruitment and promotion of teaching staff of State sponsored Universities were made by Selection Committee which were to include representative of the Department to ensure a fair process.

The eligibility criteria for appointment of Lecturers, Readers and Professors in Universities were prescribed by UGC from time to time (1998 and 2010), the latest being in UGC Regulation 2010. While qualifying in the National Eligibility Test (NET) or acquiring Ph. D degree as per UGC Regulation 2009 was a mandatory condition for recruitment to the post of Lecturer, eight years of

Sri Sri Satyasai College for Women, Bhubaneswar (6); Kunja Bihari College, Barang (2); Ekamra College, Bhubaneswar (6); Pratap Sasan Junior College, Balakati (5); Prana Nath College, Khordha (5); Kamala Nehru Women's College, Bhubaneswar (2)

More than 5 years to less than 10 years: Government: 23, aided: 20; more than 10 years to less 15 years: Government: 5, aided: 7; more than 15 years to less than 20 years: Government: 1, aided: 4; more than 20 years: Government: 2, aided: 27

teaching experience⁴³ or equivalent to that of Assistant Professor excluding the period spent for Ph. D, minimum five publications as books or research policy papers and minimum Academic Performance Indicator score of 300 were prerequisite for recruitment as Reader. Similarly, Ph. D in relevant discipline, minimum 10 publications, 10 years of teaching/ research experience were mandatory requirements for appointment of Professors.

Audit noticed that during 2008-14, four test checked Universities recruited 221 teaching staff comprising of Lecturers (123⁴⁴), Readers (70⁴⁵) and Professors (28⁴⁶). In this regard, following emerged:

- Out of 123 Lecturers recruited by four test checked Universities during 2008-14, in one case in FMU a candidate neither having NET qualification nor Ph. D degree under UGC Regulation 2009 was appointed in deviation from the regulation of UGC as well as terms of advertisement made for the post.
- Two Professors and four Readers were directly recruited in BU, though their research publications were not published in any referred journal having ISBN⁴⁷/ ISSN⁴⁸ number but were published in local magazines and University journal. In case of one Reader, two articles certified as accepted by the publisher were also accepted by the selection committee without actually having been published.
- Utkal University appointed (January 2010) one candidate as Reader in Applied and Analytical Economics though said candidate did not possess required teaching experience and instead had only two years and three months teaching experience (excluding three years from 2004 to 2007 spent on research for Ph. D degree).
- In another case in FMU, a candidate was selected for the post of Reader in Economics on the basis of his testimonial that he served as Assistant Professor from July 2003 to November 2012 in four institutions. Audit, however, noticed that the candidate was serving as Lecturer in one of the sampled EI during this period and was even granted (February 2010) block grant by the Department and continued there up to November 2012. Thus, the testimonials submitted by the candidate were inaccurate.

Audit further noticed that in the above cases, the Departmental representatives were not present in the meeting of the Selection Committee. Thus, the oversight mechanism available to the Government was not availed to curb *adhocism*.

Five years under UGC Regulation 1998

⁴⁴ UU: 17, BU: 30, FMU: 17 and RU: 59

⁴⁵ UU: 20, BU: 7, FMU: 5 and RU: 38

⁴⁶ UU: 15, BU: 3, FMU: 2 and RU: 8

⁴⁷ International Standard Book Number

⁴⁸ International Standard Serial Number

Principal Secretary assured (October 2014) to direct the VCs of concerned Universities to strictly follow the UGC Regulation on recruitment and fix responsibility in case of any deficiency.

3.1.12.2 Departures in procedure of promotion of University teachers under CAS

UGC vide its Regulation 1998 on Career Advancement Scheme (CAS) for promotion of Lecturers of affiliated colleges and Universities to Senior Lecturers, Readers and Professors, prescribed parameters and pre-conditions thereof. The regulation, *inter-alia*, required completion of minimum period of five years, eight years and 10 years (eight years in case of promotion) in the grade of Lecturer, Senior Lecturer and Reader respectively. This was also revised in 2006 on making Academic Performance Indicators mandatory. Audit, however, noticed the following departures in promotion of teaching staff of test checked Universities under CAS:

- In UU, one Lecturer (Senior Scale) was promoted (July 2007) to Reader retrospectively with effect from 31 December 2004 before completion of required five years (i.e., 31 May 2005) while one Reader in Commerce was promoted (September 2011) to Professor retrospectively with effect from 23 February 2008 i.e., the date of award of Ph. D degree though concerned teaching staff had not acquired required eight years of experience as Reader on the date of promotion.
- In FMU, one Reader of Business Management was promoted (March 2011) to Professor with effect from 12 November 2004 though teacher concerned published his research work only in 2009. Further, another Reader of Political Science in FMU was promoted (December 2012) retrospectively from July 2009, though the State Government had not implemented CAS from 1 January 2009 in the State.

Principal Secretary assured (October 2014) of directing the VCs of concerned Universities to strictly follow the UGC Regulation on promotion under CAS and fix responsibility in case of any deficiency.

3.1.12.3 Irregular recruitment of teachers in non-Government EIs

Kothari Commission recommended (1972) that every post in affiliated colleges should be filled up after adequate advertisement and interviews through a selection committee duly constituted by the managing committee and having one or more experts, depending upon the importance of the post. It also recommended that unless a teacher was appointed through this procedure, no GIA should be paid for his salary, and there should be no hesitation in withholding such approval. It further recommended that those EIs which would fail to maintain standards or leave room for malpractice should be controlled more rigorously.

Audit examined the appointment of teaching staff in 21 sampled non-Government EIs who were granted block grant with effect from January/ February 2009 and noticed deficiencies in appointment in respect of 183 teaching staff as discussed below:

- Non-compliance with statutory provisions: Institutions making recruitment
 have to comply with the provisions of Employment Exchange (Compulsory
 Notification of Vacancies) (CNV) Act 1959 as well as 'The Orissa
 Reservation of Vacancies (ORV) in posts and services (for Scheduled Caste
 and Scheduled Tribe) Act 1975. It was, however, noticed that such
 provision was not complied with by any of the non-Government EIs, where
 posts were filled up by the GBs.
- Non-transparent appointment without giving wide publicity to the vacancies: In eight test checked EIs, 82 teaching staff were recruited and appointed by the Governing Body without advertising the vacancies in newspapers.
- Absence of Selection Committee: In 17 cases in seven test checked EIs, the teachers were appointed by the GBs without even constituting Selection Committees.
- No subject Expert in the Selection Committee: In case of appointment of six lecturers in three EIs, there were no subject experts in the Selection Committee.
- Appointments were made prior to conducting interviews: In two cases, the
 candidates were appointed prior to the date of interview.
- Appointment of teaching staff not ranked first in the list recommended by
 the Selection Committee: In 10 test checked EIs, 16 candidates were
 appointed by the concerned college despite the candidate having failed to
 rank first in the list recommended by the Selection Committee. However,
 the reasons for not appointing the candidate ranked first were not on record.
- Selection of teaching staff by the Selection Committee before publication
 of result in Post Graduate: Though the percentage of marks scored in PG
 examination (54/55 per cent) was one of the important criteria prescribed
 by the Department for judging the eligibility of the candidates, in case of
 five lecturers in two colleges, Audit noticed that the candidates were
 selected and even appointed prior to publication of PG level results.

Out of these 183 teaching staff, 50 were provided with BG amounting to ₹ 2.34 crore under GIA order 2008 and remaining 133 teaching staff were provided with BG amounting to ₹ 10.67 crore under GIA order 2009 during 20 January 2009/1 February 2009 to 30 September 2014.

Principal Secretary stated (October 2014) that to make appointment of teaching and non-teaching staff by GBs during unaided period more fair and transparent the Department is considering issue of a guideline detailing the procedure to be adopted in line with that recommended by Kothari Commission. He also assured that the Department would not provide any GIA to any staff appointed irregularly henceforth and would ask GBs of recognised colleges to send their GB resolution to Director.

3.1.13 Other human resources management issues

3.1.13.1 Skill development opportunities for teaching staff

Though National Policy on Education (NPE) 1986 emphasised the need for improving quality of teaching through enhancing motivation skills and knowledge of teachers through conduct of orientation courses (OC) and refresher courses (RC) for teaching staff of degree colleges and Universities, the same for teaching staff of junior colleges remained almost absent. Examination of service books and personal files of 1032 teaching staff of 40 test checked EIs revealed that 406 teaching staff (40 per cent) had not undergone any such training during their entire career of 20 to 25 years. However, DHE nominated 27 teachers for RC/ OC more than once during a year.

Principal Secretary assured (October 2014) introducing of a system of making inservice training compulsory for each lecturer of junior colleges.

3.1.13.2 Lack of uniformity in salary of lecturers of aided EIs

The State Government in line with recommendations of Kothari Commission prescribed through Rule 9 of Orissa Education (Recruitment and Conditions of Services of Teachers and members of Staff of Aided Educational Institutions) Rule 1974 for payment of salary to the teachers of non-Government EIs at par with their counter parts in Government EIs. Audit noticed that in sampled aided EIs, there was wide variation in salary structure for teachers doing same work *i.e.*, drawing UGC scale (above ₹ 1 lakh per month), in receipt of GIA in State scale of pay (₹ 45,000 to ₹ 50,000 per month), receiving BG of ₹ 16114 and ₹ 500 to ₹ 5000 per month for those engaged against management post. This led to noncompliance of above rule.

Principal Secretary accepted (October 2014) the fact.

3.1.13.3 Non-deployment of staff for gainful utilisation of services

Audit noticed following:

- Though State Selection Board (SSB) remained defunct since 1997 due to imposition (20 April 1998) of ban on recruitment in aided EIs, the Department had not deployed eight out of 31 staff of SSB elsewhere for gainful utilisation of their services resulting in idle expenditure of ₹ 1.85 crore incurred on their pay and allowances during 2008-14.
- Similarly, though Department abolished Secretarial Practice and Shorthand Typing (SPST) and Tailoring from the syllabus of +2 from the academic year 1990-91, yet three instructors of three aided EIs receiving GIA were not redeployed elsewhere for gainful utilisation of their services for which GIA of ₹ 58.04 lakh paid to these idle staff during 2007-14 was rendered unfruitful.

Principal Secretary assured (October 2014) re-deployment of the idle staff elsewhere.

3.1.14 Academic activities

CHSE, set up under the Orissa Higher Secondary Education Act 1982, regulated academic activities of higher secondary schools/ junior colleges of the State under the provisions of the Orissa Higher Secondary Regulation 1982 (OHSR) while Universities regulated the academic activities for PG and degree courses under the provisions of the OUA 1989 as well as the OUFS 1990.

Deficiencies noticed in conduct of academic activities are discussed in succeeding paragraphs.

3.1.14.1 Non-adoption of Regulations of UGC

The academic activities of the higher educational institutions (degree and above) are subject to regulations of Union Government as per Article 246 read with Entry 66 of List-I (Union List) of Seventh Schedule. Thus, all Universities are bound to adhere to the regulations 49 issued by UGC from time to time.

Audit noticed that these regulations, *inter-alia*, envisaged that every University should ensure that the numbers of actual teaching days are not less than 180 in an academic year; evolve standards for manner of implementation of syllabus, namely, through lectures, tutorials, laboratory sessions, seminars, field work, projects and such other activities, etc. UGC impressed (January 2008) upon all the

⁴⁹ UGC (Minimum Standards of Instruction for the Grant of First Degree through Formal Education) Regulations, 2003; UGC (Minimum Standards of Instruction for the Grant of Masters Degree through Formal Education) Regulations, 2003; UGC (Maintenance of Standards in Colleges and Universities) Regulations 1986, 1998 and 2010

Universities are to initiate academic reforms in post graduate, degree and diploma courses run in the Universities and affiliated colleges like (i) introduction of semester system in place of academic session, (ii) choice based credit system, (iii) curricular development, (iv) admission on merit basis and (v) examination reforms which included conducting interim evaluation of students.

Department had also issued (June 1999 and November 2011) instructions to all colleges for preparation of academic calendar with provision of minimum 180 teaching days in a year, indicating list of holidays, commencement of academic session, etc. and maintenance of lesson diary, lesson plan and ensuring punctuality in conducting classes. The Principals concerned were required to submit the consolidated report half yearly to the next higher authority and the annual report to the Director stating performance of each teacher. Audit noticed that:

- None of the four test checked Universities adopted these Regulations and did not chalk out any plan of action for implementing the same. The academic calendar prepared by the Universities/ affiliated colleges did not assure availability of minimum 180 teaching days during 2008-09 to 2012-13, as it contained only the list of holidays. Further CHSE/ Universities/ Department had not ensured conduct of teaching activity for at least 180 days in a year. Test check of sample EIs revealed that the teaching activity was largely conducted during July to December only which fell short of 180 days after excluding holidays, examinations, elections, seminars, etc.
- Principals of 77 out of 90 test checked colleges did not prepare their reports up to 2012-13 in adherence to the instructions of June 1999/ November 2011. The Department had also not insisted upon this. As a result, the standard of teaching remained un-assessed and unmonitored by the Department.
- Though the Department issued instructions (June 1999 and November 2011) for adherence to academic calendar, lesson plan, lesson diary by Government/ Aided EIs, similar instructions were not issued to unaided EIs though they received recognition and affiliation.
- None of the four test checked Universities had implemented these academic reforms (July 2014). Further, grading system (July 2014) though required to be introduced since 2008-09 through abolition of mark system, was also not introduced by the Universities in affiliated EIs. System for periodic internal evaluation was also not implemented, thereby depriving the students from periodic evaluation of their performance.
- None of the sampled EIs had been inspected during 2008-14 by Universities and CHSE.

Principal Secretary stated (October 2014) that Department is serious about introduction of academic reforms and standards in all degree colleges and Universities and assured to introduce these reforms/ standards in phases.

3.1.14.2 Maintenance of standards of EIs and evaluation of teaching

In order to assess standards of a higher educational institution, GoI set up (1994) the National Assessment and Accreditation Council (NAAC⁵⁰) for evaluation and accreditation of educational institutions. It evaluates educational institutions and award ratings which remained valid for a period of five years. The Department through notification (July 2002) required affiliated degree colleges/ Universities to mandatorily obtain NAAC accreditation by December 2003.

Audit noticed the following:

- Accreditation of few colleges with NAAC: None of the four test checked Universities had NAAC accreditation as of September 2014. Similarly, out of 495 affiliated degree colleges under the test checked Universities, only 108⁵¹ (22 per cent) had NAAC accreditation as of September 2014.
- Non-introduction of Performance Based Appraisal System: UGC, in its Regulation 2010 introduced revised scale of pay as well as Academic Performance Indicator (API) matrix for assessing the competence of the teachers and evaluating competence and performance of each teaching staff on the basis of which benefit of CAS would be awarded. The API included teaching, learning and evaluation related activities, co-curricular, extension and professional development activities, research and academic contributions. Though the Department adopted (14 December 2009) the revised pay scale as devised by UGC and CAS thereunder, but it neither introduced API nor ensured its implementation in Universities and EIs. As a result, teaching, learning, professional development, research as well as academic contributions of teachers remained un-assessed (August 2014).

Principal Secretary assured (October 2014) that CDCs would monitor accreditation issue vigorously and Academic Performance Indicator as prescribed by UGC would be introduced soon.

3.1.14.3 Conduct of research and academic activities

The 11th Five Year Plan (2007-12) emphasised the need for augmenting research activities at University level. Further, Section 3 (5) (3) and proviso 4 (9) of Orissa University Act and Orissa Universities First Statute required Universities to promote original research and maintain individual data on research publications of each teaching staff. Audit noticed the following deficiencies:

Negligible research projects undertaken: None of the sampled Universities
had prepared any plan to involve its teaching personnel in research activities
nor set any department wise individual target. The Universities also did not
maintain any database on research publications of individual teaching staff
though 540 teachers were deployed in Universities as of March 2014. Four

51 UU: 85, BU:2 and FMU: 21

An autonomous body established by the University Grants Commission (UGC) to assess and accredit institutions of higher education in the country

test checked Universities received 91⁵² sponsored research projects from Central/ State Government of which only 25⁵³ (27 per cent) were completed as of March 2014. Of 66 incomplete projects, two projects of 2009-10 and all 17 projects of 2010-12 relating to UU remained incomplete (March 2014). Though UGC Scale of pay was given to promote research activities, no plan of action was formulated by the Universities to complete the projects in time. Principal Secretary stated (October 2014) that Universities would be persuaded to increase their research activities and set targets for each and every faculty for being involved in research activities/ projects.

• Registration and award of Ph. D degree: In FMU, records on registration, submission of thesis, evaluation and award of Ph. D during the period covered under Audit was not maintained. However, from examination of Ph. D degree notifications and proceedings of Subject Research Committee of the University, Audit noticed that 104 theses submitted by the scholars during September 2009 to May 2014 were pending for evaluation as of May 2014. Though the Subject Research Committees (SRC) approved 38 synopses during January 2009 to December 2010, registration numbers had not been issued till March 2014. Further, 229 applications received between February 2012 and February 2013 had not been examined by SRC for approval till June 2014. In UU, 951 Ph. D degrees were awarded during 2008-14 with time lag of 66 to 2308 days in evaluation and award of degrees after submission of theses, beyond the prescribed period of six months.

Principal Secretary assured (October 2014) that all Universities would be impressed upon to comply with the UGC (Minimum Standard and Procedure for award of M.Phil/ Ph. D degree) Regulation 2009.

3.1.14.4 Enrolment

Audit cross checked Higher Secondary results *vis-a-vis* seat availability at +2 level in the State during the academic years 2007-08 to 2012-13 and noticed that at the beginning of academic session 2013-14 (June 2013), the State had 3.53 lakh seats at +2 level and 1.56 lakh seats at +3 level. However, about 88 *per cent* (2008-09) to 90 *per cent* (2012-13) of the enrolment at +2 level was done by non-Government EIs during the academic years 2008-09 to 2012-13 as indicated in the following table:

⁵² UU: 42, BU: 11, FMU: 6 and RU: 32

⁵³ UU: 10, BU:5, FMU:2 and RU:8

Table 3.5: Enrolment of students in junior colleges

Type of colleges	Enrolment at +2 in 2008-09	Percentage to total enrolment	Enrolment at +2 in 2012-13	Percentage to total enrolment	Overall percentage of increase/ decrease	
Government Colleges	25804	12	24149	10	(-) 6.41	
Aided colleges (488 category and 662 category)	111798	51	114192	50	2.14	
Total Government and Aided	137602	63	138341	60	0.53	
Unaided colleges	78955	37	91161	40	15.45	
Total	216557	100	229502	100	5.98	



Source: Records/ Database of CHSE and HED

Audit noticed that:

- Availability of seats (3.53 lakh) at +2 level was adequate during 2008-09 to 2011-12 academic years, considering the High School Certificate (HSC) pass out rate⁵⁴, but the same was inadequate in academic year 2012-13 and 2013-14 when the HSC passed students increased to 3.87 lakh during 2012-13 for which the Department allowed the colleges to enrol 10 to 20 per cent more than their sanctioned seats.
- Department did not monitor the trend of increasing number of students passed in HSC for taking capacity expansion measures accordingly, resulting in enrolment of students more than sanctioned strength.
- In respect of degree courses, in 15 aided degree colleges (11 in non-Tribal Sub Plan (TSP) and four in TSP area) out of 64 test checked degree EIs, the percentage of enrolment ranged between 9.37 and 40 during 2008-13 of which low enrolment below 20 per cent was registered in six colleges (four in non-TSP and two in TSP area) during 2007-10.

Principal Secretary stated (October 2014) that as major enrolment load was taken by 488 category aided colleges and 662 category BG colleges, the Department would try to strengthen these aided colleges.

3.1.14.5 Delay in declaration of result and issue of certificates

As per the instructions (June 1999) of Department, examination results were required to be declared within 60 days of the completion of examination. After declaration of results, certificates are required to be issued as early as possible to

⁵⁴ 2008-09: 2.12 lakh, 2009-10: 2.57 lakh, 2010-11:2.74 lakh, 2011-12:3.11 lakh

enable the students to proceed to higher studies and apply for employment. Audit noticed the following:

3.1.14.6 Delay in declaration of examination results

RU took 146 days to declare the PG result during 2010. In respect of results of second year degree examination, while UU declared the same after 121 to 199 days, BU and FMU declared the results after 71 to 127 days and 136 to 157 days respectively of completion of examinations during 2008-13.

3.1.14.7 Delay in issue of certificates

Though certificates are to be issued as early as possible, FMU had not printed certificates of 19,580 degree/ PG students belonging to its teaching departments and affiliated colleges passed during 2011, 2012 and 2013 as of May 2014. Similarly, UU had also not printed certificates for 1,50,455 PG/ degree students (May 2014), belonging to its own departments and affiliated colleges passed during 2008 to 2013. Though RU prepared certificates up to 2012, however, did not prepare certificates of 1792 PG/ degree students passed in 2013 (May 2014).

Principal Secretary assured (October 2014) to address this issue on priority and ensure early issue of certificates.

3.1.14.8 Dropout of students

As per GER Survey of GoI (2008), 18 districts (60 per cent) of the State registered low GER. The GoI had also fixed a target of attaining at least 15 per cent GER by the end of 11th Plan period. Dropout rate at junior level contributed to low GER.

Audit noticed that in 63 out of 65 test checked junior EIs, the percentage of dropouts at +2 level ranged from 9.02 to 15.63⁵⁵ during 2007-13. The Department, however, had not taken remedial measures.

Principal Secretary assured (October 2014) to take steps to reduce dropout of students.

3.1.15 Student welfare activities

3.1.15.1 National Social Service

The National Social Service (NSS) programme is implemented in the State with joint funding by GoI and State Government with basic objective of creating sense of social responsibility among students and solution of community problems. During six years ended 31 March 2014, the GoI released ₹ 10.42 crore and the State Government contributed ₹ 6.80 crore for NSS activities.

Dropout percentage: 2007-08: 14.13; 2008-09: 12.43; 2009-10: 9.02; 2010-11: 10.01; 2011-12: 12.48; 2012-13: 15.63

Audit noticed that:

- After receipt of sanction of GoI, there was delay in sanction of funds by the Department up to 455 days. Similarly, the Director also delayed sanction and release of funds to the EIs and Universities by 218 days and 196 days respectively.
- Two test checked Universities (UU and FMU) had not spent fund amounting to ₹ 77.78 lakh as on 31 March 2014 due to delay in release of fund by the Department.

Principal Secretary stated (October 2014) that delay in sanction and utilisation of fund under NSS had been reduced.

3.1.16 Payment of Grants-in-aid to non-Government EIs

To ensure availability of quality education in a continuous manner, the Government supports educational institutions (EIs) in non-Government sector and released grants-in-aid (GIA) to EIs on the basis of prescribed parameters to meet full/ part salary cost of both teaching and non-teaching staff of 1400 EIs⁵⁶ notified as 'aided' EIs. As of March 2014, Department extended GIA to 1400 non-Government aided EIs⁵⁷ covering 13103 teaching staff⁵⁸ and 12617 non-teaching staff⁵⁹. Out of these EIs, 610 received GIA in shape of full salary cost while 790 EIs received GIA in shape of block grant⁶⁰. During 2008-14, GIA amounting to ₹ 3687.59 crore was released by the Government to these teaching and non-teaching staff.

Audit noticed the following deficiencies in administration of GIA to non-Government EIs.

3.1.16.1 Sanction of GIA on issue of executive instructions without a procedure

Government introduced GIA system for non-Government EIs in the year 1974 and continued to release GIA to staff on completion of five years. However, there was neither any enabling provision in OE Act nor Rules made thereunder for continuance of GIA. The Government amended (July 1994) the OE Act and vide Section 7-C envisaged that the Government would set aside a fixed sum every year based on its economic capacity for release of GIA to non-Government EIs.

Junior and Degree EIs: 1332, Sanskrit EIs: 68

⁵⁷ GIA: 610 EIs (General: 584, Sanskrit: 26), block grant: 790 (General: 748 and Sanskrit: 42)

UGC: 1438, State scale: 5317 and block grant: 6348

⁵⁹ State scale: 5238 and block grant: 7379

A fixed sum being the emolument due as on 1 January 2004/ 40 per cent thereof without any increase up to 31 January 2013, initial pay in pay band plus grade pay in revised scales of pay without any dearness allowance from 1 February 2013 to December 2013, initial pay in pay band plus grade pay in revised scales of pay increased by one/ five increments without any dearness allowance from 1 January 2014

Audit noticed the following:

- After amendment of OE Act, the Department issued (November 1994) a GIA order which envisaged GIA in shape of full salary cost to EIs/ staff who had completed five years of functioning/ employment as on 1 June 1994.
- The Department again issued (January 2009) another GIA order envisaging payment of GIA in shape of BG amounting to 40 per cent of salary cost to new EIs/ staff completing five years as on 1 June 2003.
- Further, it issued (June 2009) another GIA order stipulating payment of GIA in shape of BG amounting to 100 per cent of salary cost to the staff of aided EIs completing five years as on 1 June 2003.

Audit observed that there was no uniformity in timing and eligibility criteria in aforesaid GIA orders. Under GIA Order 1994, an EI established in 1989 received GIA in 1994 after five years of functioning, whereas EIs established/ staff appointed in 1990 had to wait up to 2009 *i.e.*, 19 years for GIA.

Principal Secretary stated (October 2014) that GIA was paid to the staff of some non-Government EIs directly to increase access to higher education in the State and Section 7-C of the Education Act became effective from July 1994 empowering the State to support these EIs through GIA within the economic capability of the State. But, issue required to be looked into by Government.

3.1.16.2 Irregularity in promotion of teaching staff receiving GIA

In line with UGC Regulation (June 1987), State Government notified (March 1990) CAS for teaching staff of non-Government EIs already in receipt of GIA at UGC scale as on 1 April 1989. The terms of promotion, *inter-alia*, stipulated that for promotion to the Lecturer (Senior Scale) and thereafter to Reader, the teaching staff should have completed two Refresher Course (RC) at each level. Further, for promotion to Reader, Ph. D degree was mandatory. Besides research publications would be evaluated by Referees for assessing quality of research.

Audit test checked promotion of 2037 lecturers of non-Government aided colleges to Senior Lecturer (664) and Reader (1373) made during 2008-14 and noticed the following:

- In case of 98 teaching staff, promotion was made during April 2008 to March 2012 before they completed the second RC. In five cases concerned teaching staff had undergone only one RC and one did not undergo any RC.
- Mandatory provision of Ph. D degree for promotion to Reader as prescribed by UGC was relaxed and 355 Senior lecturers of 44 test checked EIs were promoted to Readers without any such degree.

- For promotion to Reader, in none of the cases were research publications called for from the concerned teaching staff. Departmental Scrutiny Committee of the Department did not have any subject expert representative as required under UGC guidelines.
- Similarly, 461 lecturers were primarily appointed in EIs having no aided degree wing and were as such ineligible for UGC scale of pay. However, they were also promoted (2008-14) as Lecturer (Senior Scale)/ Reader contrary to Government Resolution of October 1989 and November 1990. Payment of ₹ 184.66 crore during 2008-14 was incurred.
- In case of 28 lecturers, the effective date of promotion was made from an advance date ranging from one year six months to 13 years 10 months from their actual eligible date of promotion.

Principal Secretary stated (October 2014) that Department would consider the UGC Regulation for promotion and eligibility of the teaching staff for UGC scale of pay would be re-verified.

3.1.16.3 Non-withdrawal of UGC scale of pay

State Government while adopting (October 1989 and November 1990) the UGC Regulation (June 1987) regarding revision of pay scale, stipulated that teaching staff having less than 54 per cent of marks at PG level would not be granted UGC scale of pay. Later, State Government decided (February 1996) that teaching staff having less than 54 per cent of marks would be granted UGC scale of pay from the date of acquiring higher qualification viz. M.Phil/ Ph. D.

Audit noticed that:

- Although the Department revised (December 2013 and January 2014) UGC scale of pay of two teaching staff having less than 54 per cent mark at PG level to State Scale after the same was pointed out (July 2013) in audit, it did not review other eight cases who had not acquired any higher qualification but granted UGC scale of pay since April 1986.
- Out of two cases where the Department revised UGC scale of pay, in one case, Department ordered (January 2014) revision of UGC scale of pay and recovery of excess payment, in the other, this was not done. In this case relating to Ekamra College, Bhubaneswar, despite the fact that the matter was under adjudication in the Apex Court, the Department promoted (May 2008) the concerned teaching staff to Lecturer Senior Scale and to Reader (February 2009) with effect from 21 November 1992 and 2 November 2000 respectively. Besides, after delivery of judgement on 9 February 2011, the Department also released (March 2012) arrears from 21 November 1992 to 30 September 2011 amounting to ₹ 30.43 lakh.

Principal Secretary stated (October 2014) that the matter was under examination and assured to take appropriate action.

3.1.16.4 Irregular payment of block grant under GIAO 2009 to teaching staff of aided EIs irregularly appointed by GB

As per Rule 10 to 13 of Orissa Education (Selection Board for the State) Rules as well as 'The Orissa Education (Recruitment and Conditions of Service of teachers and members of staff of Aided Educational Institutions) Rules 1974', aided Els should appoint lecturers from the list prepared by State Selection Board (SSB).

Audit noticed that the Department granted GIA in shape of block grant from 1 February 2009 under GIAO 2009 to the left over teaching and non-teaching staff of aided EIs. Test check revealed that GBs of 48 aided EIs appointed (January 1993 to April 1998) 192 lecturers of their own without recruiting through SSB, as required under Rule *ibid*. Thus, the appointments made by GBs being not covered under rules, concerned lecturers were not eligible to receive GIA. However, GIA in shape of block grant was paid to these lecturers from 1 February 2009 under GIAO 2009, which led to extension of undue payment of ₹ 11.69 crore to these lecturers up to 31 March 2014.

Principal Secretary stated (October 2014) that as block grants were not full salary cost but very small in comparison to emoluments as per State scale of pay, validation of their irregular appointment was not insisted upon. But, statutory provisions do not permit sanction of GIA of any form to teaching staff appointed in violation of orders.

3.1.16.5 Inadmissible expenditure on GIA on misrepresentation of continuity of post

As per Paragraph 9 (2) B (iii) e (iv) of GIA Order 1994, a lecturer appointed against a post admissible as per workload prescribed in GIA Order 1994 and filled up at all the times by a person duly qualified to hold such a post during the qualifying period of five years (three years in educationally backward districts) as on 1 June 1994, was eligible to receive GIA.

Audit, on test check, noticed that the Department sanctioned GIA to 15 lecturers of nine EIs⁶¹ and such sanction was accorded on the ground that their respective posts remained filled up during the qualifying period by duly qualified lecturers. Audit scrutiny revealed that the predecessors shown to have worked in these posts

Mandari College (English, Economics and Political Science); Anchalik Baladev Jew Women's College, Alakund (Botany, English, Physics, Zoology); Akhandalamani College, Palasahi (English); Jaleswar Women's College (Home Science); Indira Gandhi Junior Mahila Mahavidyalaya, Nimapara (Odia); Anchalika Mahavidyalaya, Nathasahi (English); Rural Institute of Higher Studies, Bhograi (Sanskrit); Surendranath Institute of Higher Technical Studies, Kamarda (English); and Meghasan College, Nudadiha (Economics and English)

were working in other 15 EIs during same/ overlapping period. This led to inadmissible expenditure of ₹ 2.81 crore during period 2008-14.

Principal Secretary stated (October 2014) that the Department being committed to take stringent action in such cases, had already instructed the Director, Higher Education on 28 May 2014 to investigate into the matter, stop GIA till the investigation was completed.

3.1.16.6 Other irregularities relating to grant of GIA

Audit noticed deficiencies in implementation of GIA/ BG order 1994 and 2009, which were persisting as of March 2014, as discussed below:

- Eight lecturers of eight EIs who secured less than 54 per cent mark in PG level were provided BG from February 2009 whereas 10 lecturers who also secured less than 54 per cent mark had been allowed GIA in shape of full salary cost.
- Non-teaching staff of aided EIs appointed up to 31 December 1992 were provided BG from 1 February 2009 whereas lecturers appointed during the same period in same EIs were granted GIA in shape of full salary cost.
- Under GIA Order 2009, 11 Demonstrators of seven aided EIs, appointed during May 1989 to March 1995, were granted BG from February 2009 whereas in six non-Government aided EIs, 12 Demonstrators appointed during the same period were granted full GIA.

Principal Secretary assured (October 2014) to ensure review of all these cases and take appropriate action as deemed necessary.

3.1.16.7 Deficient management of court cases by the legal cell of the Department relating to GIA leading to extra expenditure

Under the provisions of OE Act 1969 and 'The Orissa Education (Tribunal) Rules 1977', the Government set up State Education Tribunal for redressal of grievances of employees of non-Government aided colleges relating to GIA and other service matters.

There was no comprehensive up-to-date database regarding pending court cases relating to Department. One such exercise started during July 2012 was also left mid-way (August 2012). As per information made (July 2014) available to the Odisha Legislative Assembly by the Department, there were 10,712 cases relating to GIA pending in different courts. Audit examined 243 court cases and observed as under:

 Counter affidavits were not filed at all in 239 out of 243 test checked cases, where ex parte judgements were delivered against the Department. In 51 cases, para-wise compliance/ required information though called for by the Department were not received from the Director, while in five cases, submission of counter affidavits were pending at the Department level despite receipt of required information from the Director.

Principal Secretary stated (October 2014) that due to huge number of court cases and limited staff, proper monitoring of each and every court case could not be made possible and assured that the Department had taken all out step to review all the pending cases and streamline the system/ GIA process so that such court cases would be reduced.

3.1.17 Internal Control System

3.1.17.1 Weak Internal Control mechanism

Internal control is an integral component of organisation's management process which is designed to provide a reasonable assurance to the management that the operations are carried out in an effective and efficient manner so as to achieve the organisational goals and objectives.

Audit examined the internal control system in the Department and noticed that the same remained weak as discussed below:

• Operational controls: The Department created Infrastructure-cum-Quality Monitoring Cell (IQMC) at the State level (January 2011) and District levels (March 2011) for inspection of the colleges to assess and monitor the sufficiency of the infrastructure availability as well as performance monitoring in the EIs and engaged (March 2011) 17 District Level Consultants (DLCs) during March 2011 to June 2013, which was discontinued from July 2013 and then restored from February 2014 through engagement of 30 DLCs. Audit noticed that DLCs neither reported their findings to the Department nor to concerned EIs. Such reports were also found to be deficient on academic activities. Besides, a Performance Tracking Cell (PTC) created in July 2012 at State Level for monitoring and implementing "Common Minimum Standards (CMS), grievances redressal, report generation and organising capacity building programme for all academic administrators and non-teaching staff also remained non-functional and has been entrusted with preparation of

Common Academic Calendar, Time Table, duration of classes, etc., lesson plan and progress registers, student attendance, college examination and question bank, seminars, library and laboratory facilities, time schedule for work of ministerial staff, financial management and extracurricular activities

Infrastructure including land, building laboratory, library, etc., affiliation strength and enrolment, opening of subjects and admission, smart classroom and NME-ICT activities, 12 (b) status- The date of recognition of the Institution by UGC and shortfalls/ deficiencies for seeking the same, receipt and utilisation of UGC/ Government grants by colleges, faculty and staff position, academic status and overall performance, etc.

gradation list, which also remained incomplete. No academic inspection/ audit was also carried out by Universities/ CHSE during 2008-14 in sampled EIs, though required. Thus, internal controls in the Department remained weak.

The Principal Secretary assured (October 2014) that they would be further strengthened.

3.1.17.2 Internal Audit

An Internal Audit wing was functioning in the Department under the control of Financial Advisor (FA) with sanctioned strength of 19 Internal Audit staff comprising of one Audit Officer, four Assistant Audit Officers and 14 Auditors. Besides, Audit of the non-Government aided EIs and Universities was entrusted to the Local Fund Audit (LFA) of the State Government.

Audit noticed the following:

- The post of Audit Officer and six (6) out of 14 posts of Auditors (43 per cent) remained vacant as on 31 March 2014, of which four posts of Auditors remained vacant since 2011; two posts since March 2012. The post of Audit Officer remained vacant since March 2013, as vacancies were not filled up by Finance Department.
- Internal Audit Manual was not prepared and prescribed for guidance of Internal Auditors. Out of 108 units planned for coverage during 2008-09 to 2013-14, only 70 units were covered during the period. Internal Audit Reports relating to 30 EIs (37 per cent) were issued to the EIs after six months to four years⁶⁴ from the date of receipt of the report in the Department. In two⁶⁵ out of 23 test checked Government EIs, internal audit was not conducted even once during 2008-14.
- No LFA Audit was conducted in UU during 2007-08 to 2010-11. In respect
 of four test checked Universities, 292 paragraphs⁶⁶ relating to the period up
 to 2011-12 remained unsettled and compliance to 222 paragraphs⁶⁷ were not
 even furnished (June 2014).
- In 23 out of 51 sampled non-Government aided colleges, LFA audit had not conducted audit even once during 2008-14 and the Department had not raised this issue with the Finance Department/ LFA.

Six months to one year: 20; more than one year to less than two years: 8; more than two years to less than three years: 1; more than three years: 1

Sashi Bhushan Rath Government Women's College, Berhampur and Government Junior College, Phulbani

UU: 20, BU: 13, FMU: 166, RU: 93
 UU:20, BU:13, FMU: 110 and RU: 79

Principal Secretary assured (October 2014) to fill up the vacancies in internal audit cell and to strengthen the internal audit.

3.1.18 Conclusion

Long term planning was lacking. Perspective plan for regulating growth of non-Government EIs, improving access of students to higher education in backward areas of the State and enforcing quality standards therein was not prepared. Higher education was not separated from higher secondary education even after 25 years of Government decision. Institutional arrangement remained weak as regular post of Principal was not created in any of the aided colleges and College Development Council of Universities remained defunct for over a decade. Compliance to Laws, Rules and Regulations by the DDOs was poor. Permission and recognition of EIs by Government and affiliation by Universities/ CHSE were granted without fully assessing the educational need in the area and availability of prescribed infrastructure. Most of the test checked EIs were found to run without prescribed infrastructure like land with title, buildings with adequate number of classrooms, examination hall, library, laboratory, etc. Large scale vacancies in teaching posts continued and were not rationalised through effective deployment. Departures from procedures in recruitment as well as promotion of teaching staff of both test checked Universities and aided EIs were also noticed. Skill development opportunities for teaching staff of junior colleges were lacking. Academic Regulations, standards and reforms prescribed by UGC were not adopted and enforced. Instructions (June 1999 and November 2011) of the Department for maintenance of academic calendar, lesson plan, lesson diary, etc. remained un-complied with by many test checked Els. Though NAAC accreditation is a parameter of quality education, few degree colleges obtained such accreditation. Sanction of grants-in-aid (GIA) was not made in a fair and equitable manner and was marred with payment of GIA to ineligible teaching staff and teaching staff appointed without adherence to stipulations. Internal control mechanism was weak and internal audit was inadequate.

RURAL DEVELOPMENT DEPARTMENT

3.2 Transparency in inviting tender, award of work and contract management

3.2.1 Introduction

Rural Works (RW) organisation under Rural Development (RD) Department of the State implements rural connectivity programme by receiving funds under various programmes/ schemes such as the Pradhan Mantri Gram Sadak Yojana (PMGSY), Rural Infrastructure Development Fund (RIDF), Special Central Assistance (SCA) under Revised Long Term Action Plan (RLTAP) for KBK districts⁶⁸ and Constituency-Wise Allotment (CWA). The RW organisation also looks after construction and maintenance of public buildings in rural areas.

Engineer in Chief (EIC) and Chief Engineers (CEs) of RW organisation are responsible for co-ordinating all activities relating to implementation of schemes and programmes under RD Department headed by the Principal Secretary. The CE is assisted by Superintending Engineers (SEs) at circle level and Executive Engineers (EEs) at Division level. Audit was conducted between April-November 2013 and April-August 2014 covering the period 2010-14 by test check of records of EIC, Rural Works and 12⁶⁹ out of 50 RW Divisions to assess transparency and fairness in inviting tender and award of works, contract management, effectiveness of quality control mechanism and monitoring.

Audit examined records relating to tender process, award of work and efficacy of contract management and noticed following irregularities:

3.2.2 Transparency in invitation of tender and award of work

3.2.2.1 Delay in approval of tender and execution of agreements

As per Appendix IX of the OPWD Code Volume II, time for processing and approval of tender shall be 15 days at EE level, 10 days at SE level, 10 days at CE level and 15 days at Contract Committee level. In case where prolonged negotiations are necessary, an additional period of 15 days is allowed at the level at which negotiations are to be carried out. As per instruction (July 2010) of RD Department, the Executive Engineer is required to execute agreement within 15 days of finalisation of tender.

Scrutiny of records of test checked Divisions revealed that there was delay ranging between 16 and 220 days in approval of tender in 84 works at Government, CE, SE and EE level as detailed in *Appendix 3.2.1*.

⁵⁸ Undivided Koraput, Balangir and Kalahandi districts

Balangir, Baripada, Cuttack-I, Deogarh, Ganjam-I, Ganjam-II, Jajpur-I, Jajpur II (Jaraka), Keonjhar-I, Koraput, Nabarangpur and Sambalpur

Further, after acceptance of tender, EEs also delayed execution of agreements in 81 cases for a period ranging from 11 to 273 days beyond the scheduled period of 15 days. In three⁷⁰ cases, as the tenders were approved after the validity period, the tenders were cancelled due to refusal of the contractors to sign the agreement. This led to retender and there was extra liability of ₹ 5.06 crore as detailed in *Appendix* 3.2.2.

The EEs stated that delay in approval of tender was due to delay in negotiation with the contractor and delay in signing of agreement was due to delayed response of the lowest bidder.

3.2.2.2 Splitting up of estimates

As per Appendix-IX of the OPWD Code Volume II, tender should be invited in most open and public manner either by advertisement in news papers or by notice in English/ Odia posted in public places. Appendix-VII provides that in case of urgency, works can be awarded on short tender notice displaying in the office notice board and allowing at least 48 hours for receipt of tender. As provided in para 6.3.2 of OPWD Code Volume I, the Divisional Officer is empowered to accord technical sanction to detailed estimate for works up to ₹ 50 lakh.

Audit noticed that EEs of the test checked Divisions split 101 works valued ₹ 14.64 crore with estimated cost ranging between ₹ 7.15 lakh and ₹ 36.25 lakh into 16 to 74 reaches by which estimate of each reach fell below ₹ 50,000 and invited quotations/ tenders at Assistant Engineer level without wide publicity. Similarly, EEs of four RW Divisions⁷¹ split seven works of ₹ 7.24 crore with estimated cost ranging from ₹ 0.50 crore to ₹ 1.85 crore into three to six reaches with estimated cost less than ₹ 50 lakh each resulting in them being within the sanctioning power of EEs.

EEs stated that as fund was received from different sources under different heads in phased manner, they invited tenders of the works separately. However, Audit noticed that in one case, EE, RW Division, Jajpur-I split one work with estimated cost of ₹ 1.85 crore into four estimates and invited tender for these four works on the same date.

3.2.2.3 Irregular invitation of tenders on percentage basis

The Chief Engineer, Rural Works-I instructed (December 2009) all the SEs under RW circles to invite tender on item rate basis for major bridge works as percentage rate tenders are not suitable for bridge works due to subsequent variation as per requirement of sites.





⁽¹⁾ Construction of High Level (HL) bridge over Rusikulya: EE, Ganjam-I, (2) Improvement of road from Sikri MDR 64 to P Ramachandrapur road: EE, Ganjam-II and (3) Construction of HL bridge over River Baitarani: EE, Keonjhar-I

Balangir, Deogarh, Ganjam-I and Jajpur-I

Check of records of RW Division-I, Ganjam revealed that the department invited tenders for nine bridge works with an estimated cost of ₹ 11.34 crore during 2010-13 on percentage rate basis and executed agreements for ₹ 10.89 crore for their construction. Invitation of tender on percentage rate basis in violation of orders of CE was thus irregular.

The EE stated (July 2013) that tenders for major bridge works were invited by the higher authorities and stated that this would be avoided in future.

3.2.2.4 Award of work to inexperienced contractors

As per para 2.1 of the standard Detailed Tender Call Notice (DTCN) for inviting tender for bridge work, the intending bidder should have executed similar nature of work during any three financial years taken together of the last five years.

It was, however, noticed that SE, Rural Works Circle, Balangir awarded (July 2009) the construction work of a HL bridge over Jabdajor *nullah* to a contractor with contract value of ₹ 1.47 crore to complete the work by 30 January 2011. The contractor had submitted an experience certificate from EE, R&B Division, Kantabanji for having executed four works (total value: ₹ 1.50 crore) which were in the nature of repair and improvement of roads with construction of box cell culverts.

During the course of construction, as the design of the bridge was changed from open foundation to well foundation, the contractor did not turn up to draw supplementary agreement and requested (June 2012) for closure of the contract due to lack of technical knowhow and insufficient machineries in construction of bridge with well foundation. The contract was rescinded (July 2012) and the work was awarded (January 2013) to another contractor at an agreed value of ₹ 1.70 crore and was completed in March 2014.

Thus, failure on the part of the tender approving authority to disqualify the agency with inadequate work experience and technical knowhow led to abandonment of the work and ultimately the work was delayed by 38 months.

Similarly, SE RW Circle, Balangir awarded (April 2012) construction work of a bridge⁷² with contract value of ₹ 1.37 crore who had submitted work experience certificate relating to construction of road and cross drainage work. The SE accepted the tender although the nature of work executed by the contractor was not similar to that of construction of bridge. The work was completed by the contractor in time.

SE stated (August 2014) that experience submitted by the contractors was considered to be sufficient for execution of bridges and the second bridge was completed in time. However, the work was awarded in violations of provisions of bid document.

B/1113-106-E

⁷² Bridge over Ambaghat nullah on Ramachandrapur-Ghatuldinguri road

3.2.2.5 Irregular award of works to L₂/L₃ bidders

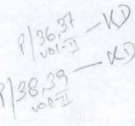
Photo M

The Memorandum issued (November 2005) by Works Department provides that if the 1st lowest (L₁) bidder does not accept the offer, the work may be awarded to 2nd lowest (L₂) bidder after approval of next higher authority only if the bidder agrees to execute the work at the rate offered by the lowest bidder. In case of extreme urgency and other valid reasons, the deviation from the lowest rate may be considered. In such cases, prior detailed investigation of the circumstance and the reasons thereof should be recorded in writing for accepting such tender at higher rates than that of the first lowest bidder.

Audit, however, noticed that in two RW Divisions (Jajpur-I and Jajpur-II), tenders for three works 73 with an estimated cost of $\stackrel{?}{\underset{?}{?}}$ 2.36 crore were invited and the lowest (L₁) bidders quoted $\stackrel{?}{\underset{?}{?}}$ 2.30 crore for these works. As the L₁ bidders did not turn up to execute the agreements, the tenders of the L₂ and L₃ bidders were approved at their quoted price of $\stackrel{?}{\underset{?}{?}}$ 2.46 crore since they did not agree to execute the work at the rates offered by L₁ bidders. All these cases were approved by the higher authorities at higher rates without recording the reasons. Thus, approval of tender at higher rate was irregular which resulted in extra financial liability of $\stackrel{?}{\underset{?}{?}}$ 15.43 lakh.

EEs stated that all three tenders were approved by the higher authority.

3.2.2.6 Award of PMGSY works to ineligible contractors



As per clause 32.2.1 of Standard Bid Document (SBD), the contractor shall do routine maintenance of PMGSY roads during the maintenance period of five years. The Chief Engineer, RW instructed (April 2012) that the agencies who failed to maintain PMGSY roads would be debarred from future tendering for a minimum period of three years under clause 4.7 (ii) of Section 2 of the SBD.

Scrutiny of records of the test checked Divisions revealed that 16 agencies⁷⁴ in seven RW Divisions did not maintain 36 PMGSY works previously executed by them during the five year maintenance period despite issue of instructions by the EEs. However, they were allowed to participate in the tender and 34 new works⁷⁵ valued ₹74.94 crore were awarded to them.

Award of works to these contractors despite their failure to maintain roads was thus irregular and resulted in extension of undue favour to them.

EEs stated that the works were awarded after acceptance of tender by the SE/CE. But, award of work was against the instruction of Government.

Jajpur-I: Improvement to Jokadia to Nelibadi road; Jajpur-II: Construction of multipurpose cyclone centre-cum-godown at Dharmasala; and S/R to Nuahata-Khadianga road

Cuttack I:2, Deogarh:3, Ganjam-I:1, Baripada:3, Keonjhar-I:1, Koraput: 4, Nabarangpur:2
 Baripada:8, Cuttack-I:2, Deogarh:8, Ganjam-I:1, Keonjhar-I:4, Koraput:7, Nabarangpur:4

3.2.3 Contract Management

Management of contract was found deficient in many ways. Instances of execution of works without acquisition of land, awarding contract without physical existence of worksite, improper survey and investigation resulting in time and cost overrun, delay in completion of works, unfruitful/ avoidable expenditure on executed works, non-imposition/ short recovery of penalty, delay in payment to contractors, etc. were noticed as discussed below:

3.2.3.1 Execution of work without prior acquisition of land

Para 3.7.4 of OPWD Code Volume I stipulates that no work should be commenced on land which has not been duly made over by a responsible civil officer. Further, as per Para 16 of Appendix-XI – Procedure for acquisition of land for public works, the Divisional Officer is prohibited from starting any work on the land unless physical possession has been made over by the Land Acquisition Officer at the site.

However, test check of records of four EEs (Baripada, Ganjam-II, Jajpur-I and Jajpur II, Jaraka) revealed that agreement for construction of five works ⁷⁶ were executed between July 2007 and October 2011 for ₹ 16.55 crore without acquisition of land. As a result, the works could not be completed within the stipulated period. While three works were completed with an additional cost of ₹ 1.62 crore ⁷⁷, other two works remained incomplete even after incurring expenditure of ₹ 1.59 crore.

EEs stated that in anticipation of acquisition of land, the works were put to tender. However, commencement of work without availability of land violates the codal provisions and this resulted in time and cost overrun.

3.2.3.2 Award of work without proper survey and investigation

As per para 3.4.17 of OPWD Code, preliminary investigations are to be carried out before estimates are prepared. Projects submitted for sanctions should be accompanied with a report detailing design, scope, plans, drawings, etc.

Test check of records of EE, RW Division, Jajpur II, Jaraka revealed that based on the preliminary survey and investigation, General Alignment Drawing (GAD) having a length of 336.93 metre with 11 spans was approved (October 2011) and technical sanction for construction of "HL bridge over Kelua on Udayanagar-Kadampal Road" was accorded (December 2011) by CE at a cost of ₹ 13.65 crore. The work was awarded (November 2012) with an agreement value of

6/40. K)

P 46 AND

Baripada: HL bridge over river Budhabalanga and HL bridge over Sono River at Kaptipada-Mankadapada, Jajpur-I: PMGSY Package No. OR-13-44, Jajpur-II: PMGSY Package No. OR-13-117, Ganjam-II: PMGSY Package No. OR-11-150

Payment of escalation charge in one case: ₹ 1.09 crore, Award of balance work in two cases: ₹ 0.53 crore

₹ 13.45 crore for completion by March 2015. However, the estimate was revised twice, once on the basis of revised hydraulic particulars (November 2012) and later for non-availability of land (March 2014) to ₹ 14.09 crore and the GAD was changed to a reduced length of 293.60 metre with 10 spans. The work was in progress with completion of 51 per cent work (May 2014).

EE stated that GAD was prepared tentatively and final drawing was made only after actual execution and the cost of the bridge increased due to increase in depth of the wells. But, the fact remains that codal provision was not followed to prepare the estimate after conducting proper survey and investigation.

3.2.3.3 Invitation of tender and award of work without physical existence of work site

As per provisions of OPWD Code, tender of any work should be invited after selecting the proper site for the work. Further, bridge works are to be constructed after proper survey and investigation like hydraulic particulars, soil exploration, etc.

Check of records revealed that for construction of a bridge over "Local *nullah* at 2 Km on Mangalapur-Bhimakunda road", the EE, RW Division, Keonjhar-I prepared hydraulic particulars and submitted (May 2011) to SE, Keonjhar for approval of estimate. The SE approved the estimate for ₹ 1.40 crore. Accordingly, tender was invited (December 2011) and the work was awarded (April 2012) at

₹ 1.38 crore for completion by 17 March 2013. However, the SE who had the estimate subsequently approved intimated (June 2012) to CE that no such nullah at 2nd Km of the Mangalpur-Bhimakunda road was physically available. Thus, no work could be started for such bridge. Physical inspection of the site by Audit in the presence of representative of EE also revealed that no nullah existed at the 2nd Km of the road.



Two km chainage on Mangalapur-Bhimakunda road where there is no nullah

EE stated (August 2014) that the *nullah* actually existed and the work would be executed. Fact remains that no work started despite execution of agreement since two years. Further, physical verification of the site by Audit along with the Assistant Engineer of the Division also revealed non-existence of any *nullah* at the site.

3.2.3.4 Unfruitful expenditure due to execution of work without coordination with Railways

Paragraph 3.4.9 of OPWD Code Volume I stipulates that when a public works officer prepares plan and estimates for a work, the execution of which is likely to



affect or interfere with the works of other departments/ Railways/ Post and Telegraph, etc., the latter should be consulted well in advance with necessary plans and drawings so that their views are obtained before proceeding with the execution of work.

Test check of records of RW Division, Jajpur-II revealed that the EE awarded (May 2006) the work 'Improvement of the road Salapada to Enderpada extended to NH-5' with an agreed cost of ₹ 2.65 crore which passed through a railway line. The road on both sides of the railway line was completed in June 2009 with an expenditure of ₹ 2.17 crore. But, the road could not be made open to traffic due to non-provision of a level crossing on the railway line. Though the Department had taken up with the railway authority several times since the award of work, the same was not sorted out even after five years of completion of the road.

Thus, commencement of work without permission of railway authority resulted in unfruitful expenditure of ₹ 2.17 crore besides denial of the benefit of the road to the people.

EE of RW Division, Jajpur-II stated (June 2014) that due to unacceptable conditions from the Railway Authority, the level crossing could not be set up.

3.2.3.5 Non-retention of valid performance security from the contractors

Clause 46 of General Conditions of Contract (GCC) of PMGSY stipulates that the successful bidder shall provide a performance security of five *per cent* of the contract price which shall be valid for a period of 45 days from the date of completion of construction and maintenance work. If the performance security is in the form of bank guarantee, which has one year validity initially, the validity period is required to be extended for the required period otherwise the employer would recover the same from any dues payable to the contractor. As per para 32.2.1 of the SBD, the contractor shall do routine maintenance of roads and keep the entire road surface and structure in defect free condition during the entire maintenance period which begins at completion and ends after five years. Further, Government instructed (March 2007) that contractors furnishing false document for consideration of tenders are to be blacklisted by the Chief Engineer with the approval of concerned Administrative Department.

Test check of records in 10 RW Divisions⁷⁸ revealed that contractors did not turn up for maintenance of roads during the five year maintenance period in 118 works completed with expenditure of ₹ 240.58 crore. But, the EEs did not take any action to forfeit the performance security or get the repair works done charging the expenditure against the performance security of the contractors.

Baripada, Cuttack-I, Deogarh, Ganjam-I, Jajpur-I, Jajpur-II (Jaraka), Keonhjar-I, Koraput, Nabarangpur and Sambalpur

Audit scrutiny further revealed that in eight RW Divisions⁷⁹, the validity period of bank guarantees worth ₹ 5.23 crore deposited towards performance security for 61 works expired since one to 35 months. As the works were not complete and defect liability period was not over, the validity of the bank guarantee was to be extended for keeping the currency valid. But, neither did the contractors extend the validity period nor did the EEs take any action to get the BGs revalidated to safeguard the interest of Government.

Further, in two RW Divisions⁸⁰, four works⁸¹ were awarded to three agencies with contract value of ₹ 16.63 crore. It was noticed that one contractor under Cuttack-I Division had submitted a Fixed Deposit of ₹ 6.44 lakh in support of earnest money deposit (EMD) which was found to be fake. Similarly, three bank guarantees of ₹ 52.34⁸² lakh submitted by two agencies to the EE, RW Division Ganjam-I were not genuine as reported by the concerned bank. However, instead of blacklisting these contractors, they were awarded/ allowed to continue execution of works⁸³, though the concerned authorities were aware about submission of fake documents by the contractors.

The EIC, Rural Works stated (December 2013) that concerned EEs were to take appropriate action for blacklisting the contractors.

3.2.3.6 Grant of extension of time to the contractors

Para 3.5.30 of OPWD Code and instructions of the Chief Engineer (December 2010) provide that application for grant of extension of time (EOT) for completion of a work shall be submitted by the contractor within 30 days of occurrence of hindrances and the Divisional Officer shall grant or recommend such EOT within 15 days of receipt of such application. Where the period of extension goes beyond the time specified in the agreement, sanction of higher authority for grant of EOT is necessary and the Divisional Officer should send his recommendation as expeditiously as possible.

Check of records in 11 Divisions⁸⁴ revealed that in 12 cases, contractors applied for EOT after one to 16 months of completion of work and in 42 cases after one to 48 months of actual occurrence of hindrances. In four cases, though application for EOT was submitted within the prescribed period, the same was forwarded for sanction after four to six months of receipt of application.

80 Cuttack-I and Ganjam-I

⁷⁹ Baripada, Balangir, Cuttack-I, Deogarh, Jajpur-I, Keonjhar-I, Nabarangpur and Sambalpur

⁸¹ Cuttack-I Package No. OR-07-75; Ganjam-I: OR 11-47, OR 11-62 and OR-11-71

Two bank guarantees valued ₹ 44.62 lakh and one bank guarantee amounting ₹ 7.72 lakh
 Cuttack-I: PMGSY Package No. OR-07-75 and Ganjam-I: PMGSY Package No. OR-11-47,
 62.71

Baripada, Balangir, Cuttack-I, Deogarh, Ganjam-I, Ganjam-II, Jajpur-I, Jajpur-II, Keonjhar-I, Koraput and Sambalpur

Audit also analysed 371 works in 12 test checked Divisions with contract value of ₹ 1128.31 crore during 2010-13. Out of these, only 27 works (seven *per cent*) were completed in time, 164 works (44 *per cent*) were completed after due date of completion and 109 works (29 *per cent*) were incomplete even after expiry of the due date of completion. The EEs took lenient view and allowed them EOT without levying of penalty.

While attributing the delay to land/ forest clearance, heat wave, standing crops, non-availability of construction materials in hilly areas, etc., EE stated that the contractors would be asked to apply for EOT in time.

3.2.3.7 Non-withholding of amount towards differential cost of estimated cost and quoted amount

Test check of records revealed that the work of "Construction of HL bridge over river Kukarkata *nullah* on Ghatagaon-Chinamaliposi road" was put to tender by EE RW Division, Keonjhar I. While accepting the tender of the lowest bidder for ₹ 4.31 crore, the CE instructed (July 2011) EE to draw the agreement and to withhold ₹ 48.00 lakh from the running bills till satisfactory completion of one item (earth work in all kinds of soil in approved borrow areas including leads and lifts and carriage with manual means) as the rate quoted for that item by the contractor was abnormally less (94.85 *per cent*) than the estimated cost. Accordingly, EE executed (November 2011) the agreement to complete the work by February 2013. Further scrutiny revealed that the contractor did not execute that item of work. But, the EE did not take any step to withhold the amount although ₹ 3.62 crore was already paid in 13 running account bills by February 2014. As such, undue favour was extended by the EE to the contractor by not withholding the amount as instructed by the CE.

On this being pointed out in audit, the EE, RW Division, Keonjhar-I stated that after ascertaining the actual requirement of that item as per deviation statement ₹ 10.75 lakh would be withheld from the bills of the contractor.

3.2.3.8 Short recovery of penalty after rescission of agreement

As per clause 53.1 of SBD, on termination of contract due to fundamental breach of contract by the contractor, liquidated damages up to 10 *per cent* of the initial contract price and 20 *per cent* of the value of the work not completed shall be recovered from the contractor.

Test check of records of selected divisions revealed that in four⁸⁵ Divisions, contracts for four works of ₹ 11.88 crore were rescinded due to slow progress of works and non-completion of works within the stipulated period. However, against the recoverable amount of ₹ 2.57 crore, EE recovered/ withheld only

VOJ-11/30

⁸⁵ Cuttack-1, Ganjam-I, Ganjam-II and Jajpur-I

₹ 0.50 crore. This led to short recovery and extension of undue benefit of ₹ 2.07 crore to the contractor as detailed in *Appendix 3.2.3*.

While the EE, Ganjam-I stated that the contractor had been issued notice for deposit of the penalty amount, other EEs stated they would take steps for recovery of the amount from the contactors.

3.2.3.9 Non-renewal of insurance coverage for PMGSY roads

Clause 13 of General Condition of Contract (GCC) for PMGSY works stipulates that the contractor, at his cost, is required to provide insurance cover from the date of commencement to the date of completion of the works, plant, materials and other loss or damage to the property, personal injury or death and the currency of the insurance should be kept valid till actual completion of work. As per clause 52 of GCC, it is a fundamental breach of the contract if the contractor fails to provide insurance coverage.

Check of records revealed that 106 PMGSY works with contract value of ₹ 267.64 crore under execution during 2010-13 in respect of 10 RW Divisions⁸⁶ continued beyond the stipulated date of completion for a period ranging from one month to five years. The contractor neither furnished the requisite insurance cover for the extended period nor did the EEs insist on the same.

The EEs while noting the audit observation stated that contractors would be instructed to extend the insurance coverage for the extended period.

3.2.3.10 Avoidable expenditure on State Highways

Works Department declared (June 2005) three roads⁸⁷ as State Highways and took over these roads under its control. Accordingly, as per the instruction of RD Department (July 2005), EE, RW Division, Deogarh intimated (January 2011) EE, R&B Division, Sambalpur to take possession of the portion of roads.

However, test check of records revealed that EE, RW Division Deogarh awarded (between November 2011 and June 2012) construction work of three roads⁸⁸ for execution with an agreed cost of ₹ 10.46 crore though the same EE had written to the EE, R&B Division, Sambalpur to take possession of these roads as per the decision of Works Department. EE, Deogarh instructed (July 2012) stopping of the works of these three packages after an expenditure of ₹ 4.38 crore on this being pointed out to him in July 2012.

Thus, execution of these works under PMGSY despite the fact that these roads

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Balangir, Baripada, Cuttack-I, Deogarh, Jajpur-I, Jajpur-II (Jaraka), Keonjhar-I, Koraput, Nabarangpur, Sambalpur,

Naktideol-Batagaon-Nuapada up to Aunli River (46 km), Aunli River- Chandipada (12.50 km) and Taktaposhi Chhak- Deogarh (57.50 km)

Package No. OR-08-37, 44, 60, Agreement cost :No.37: ₹ 3.31 crore, No.44: ₹ 5.81 crore, No.60: ₹ 1.34 crore

were under State Highways was not in conformity with the instruction issued by the department and this led to avoidable expenditure of ₹ 4.38 crore.

EE, RW Division, Deogarh stated (June 2013) that as the Works Department had not started the work, the road constructed by the Division was utilised by the public and hence the expenditure incurred was not wasteful. However, this is indicative of improper planning.

3.2.3.11 Delay in payment of final bills after completion of works

Clause 50.1 of the Contract Agreement of PMGSY provides that the Contractor shall submit detailed account of the total amount payable within 21 days of the issue of certificate on completion of work. The Engineer shall certify any payment due to the contractor within 42 days of receiving the detailed account. The payment of final bill for execution of works will be made within 14 days thereafter. The Department also instructed (November 2010) that in no case the bills of the executants should be kept pending beyond three months.

Check of records of 12 RW Divisions showed that in 161 cases there was inordinate delay in making final payment to the contractors. In 80 cases the delay ranged up to 200 days, in 63 cases the delay was between 200 and 500 days, in 16 cases between 501 and 1000 days and in two cases beyond 1000 days. This was indicative of poor management of contract as the dues of the contractors were paid much after the stipulated period of 90 days.

The EEs attributed the delay in payment to contractors to delay in sanction of EOT and deviation in work. The reply is not tenable since as per CEs instruction (October 2009) deviation was to be got approved before taking up the same by the contractor.

3.2.3.12 Non-recovery of mobilisation advance

Clause 45 of the GCC stipulates that employer will provide mobilisation advance to the contractor for new equipment brought to the site against submission of unconditional bank guarantee for the amount equal to the advance payment which shall remain effective till recovery of such advance. The advance payment shall be repaid by deducting proportionate amounts from payment to the contractor following the schedule of completed percentage of works.

Check of records revealed that EE, RW Division, Cuttack-I paid (January 2012) mobilisation advance of ₹ 50 lakh to a contractor for a work (Package OR-07-100) against submission of bank guarantee for ₹ 50 lakh which was valid up to 31 March 2012. The EE recovered ₹ 39 lakh from the contractor as of April 2013 and the balance amount of ₹ 11 lakh was yet to be recovered and the validity of the bank guarantee against which advance was given had expired since March 2012.

Similarly, mobilisation advance of ₹ 6.80 lakh paid (August 2012) by the EE, RW Division, Deogarh to a contractor against a work (Package No.OR-08-57) was not

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VU 13 379 recovered, though he had already been paid (May 2013) an amount of ₹ 54.80 lakh.

Executive Engineers stated (April-June 2013) that balance advance would be recovered from the contractors

3.2.3.13 Sub-standard execution of road work

Clause 52.2 of SBD of PMGSY provided that failure to complete the works as per the specifications and failure on the part of the contractor to rectify the defects within a reasonable period of time as determined by the engineer, is a fundamental breach of contract and the agreements was to be terminated with imposition of penalty of 20 per cent of the value of the leftover works as provided in the contract data.

Test check of records of EE, RW Division, Jajpur-I revealed that the work (PMGSY Package No.OR-13-136/VIII) was awarded (July 2009) to a contractor at ₹ 3.72 crore for completion by July 2010. As reported by the State level Quality Monitor (SQM) and Divisional Officer, the work executed by the contractor was substandard due to defects like inappropriate compaction, low cement content in cross drainage work, non-maintenance of proper slopes, etc. The Agency was issued (February 2010 to August 2013) show cause notices to rectify the defects. But, the Agency did not rectify them and left the work incomplete. The EE neither rescinded the agreement imposing penalty nor got the balance works executed through other agency as of June 2014.

In reply, EE stated that ₹ 29.59 lakh was kept withheld from the contractor for rectification of the defect. No final payment has been made to the contractor and the road is made all weather communicable.

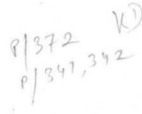
However, the fact remains that the road was not constructed as per specification and no action was taken against the contractor for executing substandard work as per the provisions of SBD.

3.2.4 Monitoring and Supervision

Para 2.2.55 of OPWD Code, Volume I provides that EE should inspect every important work under his jurisdiction at least once a year and furnish a report on its condition to the SE with suggestions for improvement, repair or otherwise as specified in the statutory or executive instructions issued by the Department. However, test check of records of 12 Divisions revealed the following:

- No Registers of inspection were maintained at Division level as required under Appendix-II of OPWD Code Volume-II. In absence of these, the number of roads inspected by the EE and remarks/ recommendation made, if any, could not be ascertained in Audit.
- Quality Control test of PMGSY works and major bridge works were conducted





at Government approved laboratory. But, quality control test was not conducted for construction of building and maintenance and repair works of roads either at divisional level or at Government approved laboratories.

LABOUR AND EMPLOYEES' STATE INSURANCE DEPARTMENT

3.3 Implementation of 'Rashtriya Swasthya Bima Yojana' in Odisha

3.3.1 Introduction

Government of India (GoI) introduced 'Rashtriya Swasthya Bima Yojana (RSBY)' from 2008-09 for providing health insurance cover to Below Poverty Line (BPL) workers in the unorganised sector and their family members. The scheme was to be implemented by the State Government in a phased manner during 2008-13.

To provide health insurance coverage, State Government is required to select one or more health insurers on a periodical basis⁸⁹ through tender process taking into account both cost of insurance package and technical merit⁹⁰ of the proposal. The Insurer in consultation with the Government is required to empanel enough number of Government and private health providers/ hospitals so that beneficiaries need not travel very far for health care services. The empanelled hospitals after rendering service to the patient are to prefer the claim through electronic report to the Insurer/ Third Party Administrators (TPA)⁹¹ and the Insurer will settle the claim and make payment to the hospital within 21 days from the date of such electronic claim bill. The total insured sum was ₹ 30,000 per BPL family per annum on a family floater basis⁹².

In Odisha, 52.22 lakh BPL households were identified (November 2010) as beneficiaries under RSBY. To implement the scheme, Government divided all 30 districts of the State into seven clusters and selected five Insurance Companies to provide health insurance service to beneficiaries. The scheme was launched in six districts ⁹³ of the State during 2009-10 and all other districts were covered during 2011-13.

Labour and Employees' State Insurance (L&ESI) Department is the implementing agency on behalf of Government and the Labour Commissioner (LC), Odisha is

The tenure of tender/contract is for three years subject to renewal on yearly basis depending upon the performance of the insurer based on parameters fixed by the State Government/ SNA

Having Insurance Regulatory Development Authority (IRDA) standard relevant to Health Insurance; no outstanding legal suit; possession of doctors; having its own claim settlement cell; past service in health insurance covering 50000 families in a single year; and dedicated project office at State capital

A third-party administrator (TPA) is an organisation that processes insurance claims or certain aspects of employee benefit plans for a separate entity

The total benefit amount of ₹ 30,000 can be used by one person or jointly with other members of the family

⁹³ Deogarh, Jharsuguda, Kalahandi, Nayagarh, Nuapada and Puri

the State Nodal Officer (SNO) for implementation of RSBY in the State. State Labour Welfare Society for RSBY was formed and registered under the Societies Registration Act 1860 for implementation of the scheme in the State. The State Nodal Officer is assisted by District Labour Officers (DLOs) designated as District Key Managers (DKMs) for registration/ renewal and issue of smart cards. At Gram Panchayat/ village level, the Gram Panchayat Extension Officers (GPEOs)/ Tax Collectors/ Anganwadi Workers/ Asha Karmis are nominated as Field Key Officers (FKOs) for visiting each enrolment station jointly with Insurance Company representatives for identification and enrolment of beneficiaries and issue of smart cards.

Audit was conducted during August–December 2013 covering the period 2009-13 through test check of records of L&ESI Department, Labour Commissioner, Odisha and five District Labour Officers (DLOs)⁹⁴, seven Government hospitals⁹⁵ and three private hospitals whose records were checked in the Department to assess whether the system to identify and enroll eligible beneficiaries was adequate, selection of insurers was transparent; monitoring and grievance redressal mechanism was effective to provide effective health benefit to beneficiaries.

Audit findings

3.3.2 Identification of beneficiaries for enrolment under RSBY

As per the scheme guidelines, the State Government was to verify eligibility of specific BPL workers and their family members who would be beneficiaries of the scheme and share such information with the Insurance Service Providers (Insurers). State Government was to prepare an authenticated BPL list/ database showing details of BPL family in an electronic format, provide correct data to the Insurer and put in place a foolproof mechanism for supervision and authentication of data.

To prepare database of RSBY beneficiaries, State Government decided (August 2010) to use 1997 BPL data for enrolment of beneficiaries under the scheme. As this data did not contain all the details/ fields required for RSBY database, 2002 household survey data was used for the missing data/ fields and if any balance data remained unavailable, field staff of Panchayati Raj (PR) Department were required to collect the same. But this was not done and dummy field⁹⁷ was prepared for these missing data and placed in RSBY database. The work of

DLOs of Dhenkanal, Ganjam, Nuapada, Rourkela (Sundargarh) and Subarnapur

District Headquarters Hospitals (DHH): Dhenkanal, Ganjam, Nuapada, Sundargarh, Subarnapur, Sub Divisional Hospital (SDH): Kamakhyanagar and Community Health Centre (CHC): Khariar

Father or husband's name, name of family members, age, gender and relationship with head of the household

In absence of data, names and available particulars of the family was prepared with dummy data like member A, member B, member C, etc.

collecting unavailable data was left to the enrolment teams of Insurance Companies at the time of enrolment of beneficiaries. Enrolment teams also did not collect all the missing information for the dummy fields at the time of enrolment. Audit noticed that out of 558 eligible beneficiaries in the RSBY database of four villages⁹⁸, enrolment was done for 402 beneficiaries which included 111 cases with dummy fields. Out of these 111 cases, required information against the dummy field was collected in 90 cases and in remaining 21 cases, beneficiaries were issued smart cards having dummy field.

Department stated (October 2014) that dummy fields were placed in RSBY database to cover more family members to increase family size of the enrolled beneficiary both during and after enrolment. This indicates that datal ase maintained was not foolproof.

3.3.3 Preparation and uploading of RSBY data

L&ESI Department decided (January 2009) to use 2002 BPL survey data for preparation of database and accordingly entrusted the work to M/s Extrapolix Systems Private Limited in three phases for preparing and uploading RSBY data in the prescribed format for 19 districts at the rate of ₹ 0.57 for one line entry (both in English and vernacular language) covering all fields of the format. Audit however noticed following deficiencies:

- Award of work without tender: Before issue of work orders, no tender was floated as required under Orissa General Financial Rules (OGFR), though a list of 12 firms was provided by the Department for selection. No agreements were executed between Government and the firm for smooth operation and timely execution of the allotted work with specified norms. The firm after preparing data for 19 districts claimed ₹ 65.95 lakh for its work against which final payment of ₹ 64.23 lakh was made by Government in two phases (₹ 34.99 lakh + ₹ 29.24 lakh).
- Delay in completion of work: As per the conditions of work order issued
 to M/s Extrapolix System Private Limited, the complete assignments such
 as data processing, reducing data to the appropriate format, validating data
 against the given software and uploading the data in the Ministry of
 Labour and Employment (MoLE) site were to be completed within seven
 days from the date of issue of work order. But, the firm completed the
 work with delays ranging from 34 to 289 days.
- Unfruitful expenditure: The State Government decided (August 2010) to prepare RSBY database based on 1997 BPL survey and the work of preparation and uploading of RSBY data was again awarded (November 2010) to IDCOL Software Limited (ISL), a Government of Odisha

6 February 2009: one district, 26 February 2009: 11 districts and 22 July 2009: seven districts

^{98 (1)} Digapada (Ganjam), (2) Ganiari (Nuapada), (3) Khuntagaon (Sundargarh), and (4) Meghala (Subarnapur)

Undertaking at a cost of ₹ 99.96 lakh. ISL completed the work by 22 July 2011. As a result, RSBY database prepared basing on 2002 BPL survey could not be utilised and this rendered the expenditure of ₹ 64.23 lakh unfruitful.

- Non verification of data: Labour Commissioner instructed (April 2011) field functionaries of L&ESI Department under the district administration to check RSBY data prepared by ISL before uploading on the RSBY website of GoI for doing away with any error, omission, duplication or mismatch, etc. no such verification was done by DLOs. Labour Commissioner also did not obtain any verification certificates from District Collectors over the veracity of BPL data supplied by ISL, though Government had instructed (July 2012) him to do so. As a result, data uploaded on the website of the MoLE for enrolment under RSBY was not error free. It was seen that 228 BPL households of eight villages 100 in five districts were not included in the RSBY database although they appeared in the 1997 BPL list. Further, RSBY database included 170 households of eight villages¹⁰¹ in five test checked districts though their names were not found in the 1997 BPL list. It was also found during beneficiary survey of 48 households of four villages 102 that 38 households were not issued smart cards although their names appeared in 1997 BPL list and 10 households were issued smart cards although their names did not appear in 1997 BPL list.
- Absence of beneficiaries in database: There were omission, mismatch, and repetition of data in the RSBY database as was evident from complaints of Insurers at the time of enrolment of beneficiaries. In Bhadrak district, 250 out of 1506 villages including wards of ULBs had nil data and in Bhandari pokhari block there was duplication of data. In seven blocks and two Notified Area Councils (NACs) of Cuttack district, 4177 households were omitted from the RSBY database prepared by ISL. In Narasinghpur Block, RSBY database had only 5484 families against 14402 families in 1997 BPL list. In Jagatsinghpur Block, as against 14381 BPL households, RSBY database showed only 7204 families. In Tirtol Block, against 14226 BPL household, RSBY database had only 6271 households. Twenty seven out of 28 families of Kuarmunda Block were not found in the RSBY data. There was 627 times repetition of one name. In seven blocks of Kalahandi district, 29933 families were not found in RSBY database.

Dhenkanal: Podapada (27) and Odapada (14); Ganjam: Beguniapada (4), Nupada:Ganiari (8), Thagpali (44), Sundargarh: Khutagaon (38), Subarnapur: Meghala (33), Bhandar (60)

Podapoda and Odapada of Denkanl district and Meghala and Bhandar of Subarnapur district

Dhenkanal: Podapada (15) and Odapada (2); Ganjam: Beguniapada (3); Nuapada: Ganiar (2) and Thagpali (17); Sundargarh: Khuntagaon (43); and Subarnapur: Meghala (27) and Bhandar (61)

Due to non-confirmation of correctness of RSBY BPL data, and non-rectification of errors by the ISL, eligible beneficiaries were thus left out while ineligible beneficiaries were covered.

Department stated (October 2014) that the expenditure of ₹ 64.23 lakh was not unfruitful as the data prepared by M/s Extrapolix Systems Private Limited was used in six districts in the first phase. Due care had been taken to remove repetition of data and DLOs had been instructed to submit the information on left out families duly authenticated by district administration for inclusion in the RSBY database.

3.3.4 Coverage of beneficiaries.

Main objective of RSBY is to provide health insurance cover to BPL households and their family members (up to five members) from major health shocks that involve hospitalisation. The scheme provides for meeting expenses of hospitalisation for medical and/ or surgical procedures including maternity benefit to the enrolled BPL families up to ₹ 30,000 per family per annum on a family floater basis. As per RSBY database prepared (2010-11) by the State, there were 52.22 lakh BPL households to be covered under RSBY scheme. On check of records, Audit observed the following:

- out of 52.22 lakh eligible BPL households, only 33.86 lakh families (64.84 per cent) were enrolled under the scheme as of March 2013, leaving out 18.36 lakh eligible beneficiaries. Department attributed shortfall in enrolment to non-existence of family as the data was 15 years old, absence of head of family or spouse, migration of family members, etc.
- enrolment coverage in districts ranged from 39.95 per cent in Nuapada to 79.84 per cent in Angul district. Four GPs¹⁰³ of Nuapada and nine villages¹⁰⁴ of Subarnapur districts were not covered at all leaving 2449 beneficiaries of the locality uncovered under the scheme.
- smart cards issued to beneficiaries of four districts¹⁰⁵ during 2009-10 expired during January-March 2011. As required under scheme guidelines, fresh tender was to be invited during August 2010, i.e, six months before expiry of the policy period. But the Government invited fresh tender in October 2010 which was finalised in December 2010 and agreement was entered (25 February 2011) with ICICI Lombard (lowest bidder) which issued new smart cards during June-July 2011. Thus, due to delay in the process of renewal/ selection through fresh tenders by the State Nodal Agency (SNA), there was a gap of three to four months between the

⁰³ Soseng (154), Sunabeda (542), Ghatmal (637) and Nangalbod (978)

Brahmanipali (41), Budhijharan (9), Melipali (2), Daltnagar (2) of Jauanbhaunra GP; Bairagipali (13) and Umadeipali (3) of Podadar GP; Dangajore (47) and Saidul (3) of Charbhata GP; Katapali (18) of Dubula GP.

Deogarh, Jharsuguda, Nuapada and Puri

expiry date of earlier policy and date of commencement of new policy due to which smart card holders of these districts could not avail the benefit during February-May 2011.

Department stated (October 2014) that remaining families could not be covered due to non-willingness of beneficiaries to be covered under the scheme, enrolment software did not allow coverage of dependents in the absence of the head of family or spouse, etc. for which GoO proposed some modification in the enrolment software which was approved by GoI. Adequate steps were taken to create awareness among the people and the enrolment trend was increased in the next round. But, the fact remained that department did not take adequate steps to inform all eligible beneficiaries to be present in the enrolment centre. During joint beneficiary interview with 253 households, 63 beneficiaries stated that they had no knowledge about enrolment.

3.3.5 Empanelment of hospitals and premium management

3.3.5.1 Empanelment of hospitals

Para 8 of RSBY guidelines and MoU signed between Insurance Companies and SNA envisage that the Insurer shall empanel enough hospitals, both private and public (including ESI Hospitals) in the district so that beneficiaries need not travel very far to get health care service under the scheme. Empanelment of hospitals is to be done based on prescribed criteria 106. Both public (including ESI) and private health providers which provide hospitalisation and/ or day care services were eligible for inclusion under the insurance scheme, subject to such requirements for empanelment as agreed between the State Government and the Insurers. LC instructed (August 2011) insurance companies to empanel at least 50 per cent of the available private hospitals.

Audit scrutiny revealed that:

- out of 335 private hospitals having 10 beds or more, only 92 hospitals (27.46 per cent) were empanelled as of October 2013. In four districts (Angul, Kandhamal, Nuapada and Rayagada), not a single private hospital was empanelled.
- out of 1688 Government hospitals including 1226 PHCs functioning in the State, only 420 hospitals (25 per cent) including three PHCs were empanelled. No ESI hospitals were empanelled.

This indicated that adequate number of hospitals were not empanelled as required under RSBY and thus defeated the objective of the scheme to provide treatment to the beneficiaries in nearby hospitals.

Government hospitals including PHCs and ESI hospitals: possessing facility to read and manage smart cards and Private hospitals having at least 10 inpatient medical beds, other surgical and pathological facilities along with telephone/ fax and internet facilities and machine(s) to read and manage smart card transactions

Department stated (October 2014) that as many as 141 private hospitals had been empanelled and steps had been taken to empanel more number of private hospitals under the scheme. Private hospitals could not be empanelled in Nuapada, Rayagada and Boudh districts due to unwillingness and non-availability of hospitals. As regards empanelment of Government hospitals, it was stated that all the health institutions did not meet minimum criteria.

3.3.5.2 Selection of Insurer despite poor performance

Tender was invited (February 2010) for implementation of RSBY in 18 districts in which NIACL was the lowest bidder. Government decided (December 2010) not to award work to NIACL on account of its past performance in implementation of RSBY in other six districts 107.

Government subsequently divided 18 districts into four clusters and work was awarded to other insurance companies at the rate quoted by NIACL. NIACL challenged this decision in a writ petition in the Hon'ble High Court of Odisha which was subsequently dismissed. Oriental Insurance Company which was awarded the work of one cluster containing five districts 108, refused to accept the work due to delay in award of work. When the same was offered to Cholamandalam MS GIC Limited, it also expressed its inability to undertake the work as they were working with full capacity in other States. Finally, the work of the cluster was awarded to NIACL although Government had decided not to award any work to NIACL earlier. Audit observed the following:

- despite decision (October 2011) of Government, fresh tenders were not floated after refusal by the Insurer i.e., Oriental Insurance Company and Cholamandalam MS GIC Limited to implement the scheme. Thus, implementation of the scheme was delayed for six months (October 2011-March 2012) for which beneficiaries could not avail the benefit.
- After re-award of work, the performance of NIACL was also not encouraging as was observed (April 2013) by the High Power Committee (HPC)¹⁰⁹. Out of 18804 claims raised as of 15 May 2013, 2152 claims were settled beyond 30 days and 1234 claims were rejected, though the claims were to be settled within 21 days. Cluster of five districts contained one test checked district Dhenkanal, in which 27 claims amounting to ₹ 0.67 lakh out of total 38 claims (₹ 1.23 lakh) were rejected without assigning any reason which was a loss to the hospital.
- In Jagatsinghpur district, there was delay in distribution of smart cards to beneficiaries which deprived the benefit of health service to them. The district Kiosk was also not functioning properly and pre-enrolment IEC activities were also not adequate.

¹⁰⁷ Cuttack, Ganjam, Khordha, Rayagada, Sambalpur and Sundargarh

Angul, Dhenkanal, Jagatsinghpur, Keonjhar and Nabarangapur

High power committee constituted under the chairmanship of Chief Secretary of the State for scrutinising technical and financial bids

Department stated (October 2014) that work was awarded to NIACL to avoid delay in retender due to absence of other companies to whom work could have been entrusted. However, the award was delayed for about six months since the date of dismissal (September 2011) of petition.

3.3.5.3 Irregular extension of policy periods

As per RSBY guidelines and MoU signed between the SNA and Insurer, the period of insurance contract would be for three years from the effective date subject to renewal on yearly basis/ extension of contract annually, based on parameters fixed by the State Government/ Nodal Agency. In case of renewal, all the smart cards in the districts in which the Insurer implemented the scheme need to be renewed/ issued by the date the earlier policy is getting expired and the process of renewal is to commence six months ahead of the expiry of current year policy period.

Audit noticed that instead of renewing the smart cards of the districts by the date by which the earlier policy expired, Department allowed extension of policy periods in favour of the Insurers repeatedly for the period ranging from three to 15 months on *pro-rata* premium basis up to January 2014 in different phases with switching over from 32 KB smart card to 64 KB smart card.

- Performance of the Insurers was not evaluated based on parameters fixed by the Government before extending their policy period.
- Extension of policy periods were allowed on pro rata premium basis for continuation of policy period, although orders sanctioning such extension of policy periods did not contain anything about pro rata provision of health benefit package of ₹ 30,000 (insured amount per family per annum) for the extended period of policy.
- The fact of extension of policy periods and extended health benefit package to be provided to the smart card holders of the concerned districts was not found to have been informed to them by conducting IEC activities. During beneficiary interview, 205 out of 253 beneficiaries in 10 villages of the test checked districts stated that they were not aware of the validity period of smart cards. Further, due to delay in intimation of extension of policy period, the help desks to read and manage smart card machine remained non-operational for 55 days in DHH, Nuapada during which the possibility of non-availing of health benefit by beneficiaries visiting the hospital cannot be ruled out.
- Instead of going for fresh tender, policy period was extended for 14 months in Jharsuguda and Deogarh districts, for 15 months in Nuapada and 12 months in Puri districts in favour of ICICI Lombard despite there being some reservations.

3.3.6 Receipt and utilisation of RSBY fund

As per the scheme guidelines, GoI is to provide 75 per cent of the estimated annual premium of ₹ 750 subject to a maximum of ₹ 565 per annum apart from the cost of smart cards of ₹ 60 per card. The State Government is to contribute 25 per cent of the annual premium and any additional premium in case the total premium exceeds ₹ 750 and also the administrative and other related costs for administering the scheme in the State. The beneficiary would pay ₹ 30 per annum towards registration/ renewal of smart card. The proposal for release of central share shall be sent to GoI only after release of State share by the State Nodal Agency to the Insurers. Transfer of the central share of the premium to the Insurers will be made within seven days of the receipt of the amount from GoI.

During 2008-13, SNA received ₹ 143.78 crore towards central and state share out of which it could utilise ₹ 105.97 crore (74 *per cent*) only leaving an unspent balance of ₹ 37.81 crore as of March 2013 as indicated in the table given below.

Table: 3.6: Table showing receipt and expenditure of funds under RSBY (₹in crore)

	Receipt				Closing		
	State share	Central share	Total	State share	Central share	Total	balance
2008-09	0.50	-Nil-	0.50	-Nil-	-Nil-	-Nil-	0.50
2009-10	10.00	-Nil-	10.00	1.64	-Nil-	1.64	8.86
2010-11	10.00	20.44	30.44	3.88	20.44	24.32	14.98
2011-12	10.00	14.41	24.41	2.36	14.41	16.77	22.62
2012-13	20.00	58.43	78.43	14.22	49.02	63.24	37.81
Total	50.50	93.28	143.78	22.10	83.87	105.97	

(Source: Data furnished by the Labour Commissioner's office)

Audit scrutiny revealed the following:

3.3.6.1 Delay in release of State share

As per the scheme guidelines, premium towards State share is to be released within 30 days from date of receipt of necessary documents in the prescribed format and invoice from the insurers. However, State share was released with delay ranging between 38 to 180 days.

3.3.6.2 Delay in release of Central share

As per scheme guidelines, transfer of the central share of the premium to the Insurers will be made within seven days of the receipt of the amount from GoI. However, Central share was released and paid to the insurance companies with delays ranging from 19 to 86 days.

3.3.6.3 Non-maintenance of separate account

As per GoI instructions (October 2012), registration/ renewal fees collected from the beneficiaries under RSBY should be kept in a separate account and interest earned on this account should be part of the funds. But, no such separate account was maintained for watching the transactions relating to registration/ renewal fees

by the SNA/ State Labour Welfare Society and the amount was kept along with scheme fund in Savings Bank Account. As a result, the exact amount of funds received towards registration/ renewal fees, interest earned and expenses made out of this fund could not be ascertained. Labour Commissioner stated (November 2013) that State Bank of India and Government Treasury Branch had been moved to open a new account.

Delay in payment of premium to the insurance providers would lead to delay in settlement of claims at hospitals, hampering progress in implementation of the scheme.

Department stated (October 2014) that State share is released to Insurance Companies after comparing the bills with the reports of District Key Management Authority, bio-metric certificate of the companies, etc. due to which delay occurred. As regards delay in release of central share, it was stated that there was a gap between the issue of letter by GoI and transfer of the central share through Real Time Gross Settlement (RTGS).

3.3.7 Extension of health benefit package to beneficiaries

3.3.7.1 Settlement of claims

As provided in the RSBY guidelines, the empanelled hospitals after rendering service to the patient are to prefer claim through electronic report to the Insurer/Third Party Administrators (TPA) and the Insurer will settle the claim and make payment to the hospitals within 21 days from the date of such electronic claim bill.

Check of records and data furnished to Audit revealed that a total of 184305 claims amounting to ₹ 59.77 crore were raised by the empanelled hospitals in the State, of which 165019 claims for ₹ 52.01 crore (87.02 per cent) were settled by March 2013. The Insurers rejected 2959 claims for an amount of ₹ 1.60 crore. The remaining 16327 claims involving ₹ 6.16 crore were lying unsettled as of March 2013.

The details of claims raised, settled and pending in respect of test checked hospitals are given in the table below.

Table 3.7: Table showing details of claims raised and settled by the hospitals (₹in lakh)

Name of the hospital	Claims raised		Claims settled		Claims rejected		Claims pending	
	Number	Amount	Number	Amount	Number	Amount	Number	Amount
SDMO,	369	8.13	369	8.13	0	0	0	0
Kamakhyanagar								
DHH,	1111	25.13	1043	22.83	38	1.23	30	1.07
Dhenkanal			199 248 104.5			101110101	10/2010	-0.27.040
DHH,	215	8.11	190	6.61	0	0	25	1.50
Berhampur	23500	L CONTROLL					19328	
Amit Hospital,	1221	67.06	1215	66.64	6	0.42	0	0
Berhampur		15-70-70		2007-1000	**			
DHH, Nuapada	1764	37.53	1527	31.88	173	3.25	64	2.40

Name of the hospital	Claims raised		Claims settled		Claims rejected		Claims pending	
	Number	Amount	Number	Amount	Number	Amount	Number	Amount
CHC, Khariar	381	6.70	340	5.73	1	0.03	40	0.94
DHH, Sundargarh	3489	96.03	3424	93.35	5	0.28	60	2.40
DHH, Subarnapur	895	23.44	865	22.14	9	0.12	21	1.18
Lepra Mahanadi Eye Hospital, Biramaharajpur	1769	65.18	1689	61.93	2	0.07	78	3.18
Total	11214	337.31	10662	319.24	234	5.40	318	12.67

(Source: MIS data provided by the hospitals and insurance providers)

As could be seen from the table, 11,214 claims involving ₹ 3.37 crore were raised by the hospitals out of which the Insurers settled 10,662 claims for an amount of ₹ 3.19 crore and rejected 234 claims involving ₹ 5.40 lakh. Three hundred eighteen cases involving ₹ 12.67 lakh remained unsettled as of 31 March 2013.

Audit further observed that:

- 4208 claims involving an amount of ₹ 1.07 crore were settled beyond the prescribed period of 21 days with a delay ranging up to 255 days.
- While settling claims, insurers reduced the claimed amount by ₹ 4.80 lakh in 348 cases without assigning any reason.
- Claims in respect of 233 cases were rejected of which reasons for rejection were not mentioned in 30 cases involving an amount ₹ 0.78 lakh. In remaining 203 cases where reasons were mentioned, Audit found that in 174 cases involving ₹ 3.75 lakh, reasons mentioned were not valid. Hospital authorities also did not take tangible steps to ascertain the grounds of rejection/ reduction of claimed amounts and pursue with Insurers to settle the cases.

Thus, management of claims was not effective and delay in settlement of claims occurred due to non-lodging of grievance by concerned hospitals for non-settlement and rejection of cases to the insurer or appellate authorities at different levels by entering the issues in the grievance portal for effective and transparent settlement of claims.

Department stated (October 2014) that SNA has taken effective steps to settle the legitimate claims of the hospitals although some claims are settled after due date on intervention of the SNA.

3.3.7.2 Non-payment of travelling allowance

Paragraph 6.1 (g) of RSBY guidelines provides that smart card holder or his family members who visit hospital for treatment shall be paid transport allowance (TA) of $\stackrel{?}{\stackrel{?}{$\sim}}$ 100 for each visit subject to an annual ceiling of $\stackrel{?}{\stackrel{?}{$\sim}}$ 1000 by the hospital where the beneficiary gets treatment under RSBY scheme.

Check of records of seven hospitals showed that travelling allowance was not paid to 945 beneficiaries¹¹⁰ who had visited the hospitals for treatment under the scheme. The authorities of the hospitals attributed the reasons for such non-payment to non-availability of information about the discharge of patients at the RSBY help desk, lack of awareness and offline transactions. During joint beneficiary interview with 253 beneficiaries, 16 beneficiaries stated that they were not paid the travelling allowance of ₹ 100 for their visit to hospitals.

Department stated (October 2014) that beneficiaries had been made aware of the provisions for payment of TA through advertisements and 16 beneficiaries who denied payment of TA might be the cases of LAMA (Left Against Medical Advice).

3.3.7.3 Delay in installation/activation of transaction software

As stipulated in the agreement executed between the Insurer and the SNA, the insurance coverage under the scheme shall be in force for a period of one year from the date of commencement of the policy. The policy will commence from the first day of the succeeding month in which the smart card is issued to the beneficiaries. Insurers were to install hospital kit (approved transaction software, card readers and thumb scanner) in empanelled hospitals (help desk) for identification of beneficiaries and settlement of claims.

Audit scrutiny revealed that in seven hospitals¹¹¹, hospital kit including transaction software were installed with delays ranging from 30 to 229 days from the date of issue of smart cards/ commencement of policy period. Due to such delay in installation of software, about 90,260 beneficiaries of concerned Blocks/ Urban Local Bodies could not avail intended health service¹¹² under the scheme. Insurance companies were also benefited to the extent of ₹ 1.16 crore as they did not provide any service during period of delay, though they were paid premium for the whole year.

Further, it was noticed that Point of Service (POS) machine¹¹³ remained non-operational for 317 days in four of the test checked hospitals¹¹⁴ during which beneficiaries could not avail benefits under RSBY.

During the above period, manual process was also not adopted to provide health services to BPL families and the insurers gained at the cost of beneficiaries.

Amit Hospital:35, DHH Berhampur: 35, DHH Dhenkanal:126, DHH Nuapada: 68, CHC Raj Khariar: 23, DHH Sundargarh: 24 and DHH Subarnapur: 634

DHHs of Dhenkanal, Ganjam, Nuapada, Subarnapur and Sundargarh; SDH: Kamakhyanagar and CHC: Khariar

Diagnosis, pathological test, fooding facility, medicine, nursing and travelling allowance

By swiping the smart card on the POS machine, helpdesk verifies the patient's details and registers him.

⁽¹⁾ SDH, Kamakhyanagar (16 days); (2) DHH, Dhenkanal (6 days); (3) DHH, Nuapada (55 days) and (4) CHC, Khariar (240 days)

Department stated (October 2014) that if the software of any hospital gets corrupt/non-functional, there is a provision of manual transaction so that beneficiaries avail the benefit under the scheme.

3.3.7.4 Smart cards retained by hospitals

As per RSBY Hospital Manual, if a RSBY patient visits the hospital, the Help Desk of the hospital verifies the patient's details and registers him by swiping the smart card on the POS machine. If advised for admission, second transaction is conducted by swiping the card, verifying the beneficiary through fingerprint authentication. Once treatment concludes or the beneficiary is discharged from the hospital, the claim transaction is conducted by swiping the card again and authenticating the fingerprint of the patient. After final amount is blocked, the smart card is returned to the beneficiary.

Audit noticed that five out of 10 test checked hospitals retained 197 smart cards with them without returning them to beneficiaries. After discharge from hospitals, beneficiaries did not come to the Help Desks to collect their smart cards due to their ignorance about the discharge procedure under RSBY. The details of smart cards retained by the test checked hospitals and the claimed amount not processed are given in the table below.

Table 3.8: Table showing the details of amounts blocked due to non-return of smart cards

SI No	Name of the hospital	Number of cards retained	Amount blocked against the smart cards (in ₹)	Period of retention of smart cards
1	DHH, Dhenkanal	21	67500	8-13 months
2	SDH, Kamakhyanagar	7	19500	6-11 months
3	DHH, Nuapada	83	210000	10-27 months
4	CHC, Rajkhariar	25	51500	2-20 months
5	DHH, Sundargarh	61	164000	2-17 months
	Total	197	512500	2-27 months

(Source: Records of hospitals)

As could be seen from the above table, smart cards were retained with hospitals for a period ranging from two to 27 months as on date of Audit (September-November 2013). As RSBY beneficiaries did not come to Help Desk after their treatment, claims for ₹ 5.13 lakh could not be processed by the hospitals. Moreover, there was no scope for beneficiaries to claim their health benefit, in case they require further treatment.

Hospital authorities attributed reasons for retention of these cards to noncompletion of transaction due to software problem, non-production of discharge certificate by the patients after treatment, ignorance of beneficiaries to collect the smart cards after treatment, etc.

Department stated (October 2014) that the ward attendants and ward-in-charge were sensitised to hand over the smart cards to beneficiaries at the time of discharge.

3.3.7.5 Quality of Health services

The RSBY guidelines provide that empanelled hospitals should have the following facilities for delivery of health services to beneficiaries.

- Fully equipped and engaged in providing medical and surgical facilities including diagnostic facilities i.e., pathology testing and X-ray, ECG etc;
- Qualified doctors and nursing staff under its employment round the clock;
 and
- Telephone/ Fax and Internet facilities and machines to read and manage smart card transactions.

For maintaining continuous quality management system, hospital should be reassessed under the revised empanelment-cum-grading criteria.

Audit noticed following deficiencies:

- Fax facilities have not been provided with the help desk functioning in DHHs of Ganjam and Nuapada and CHC, Khariar.
- Adequate staff was not deployed to the help desk to provide service on 24X7 basis in five hospitals¹¹⁵.
- In test checked hospitals, posts of 23 specialists, 15 Assistant Surgeons and four nurses/ health workers were lying vacant which also affects health service delivery to patients including RSBY beneficiaries. Due to absence of specialists, major surgery cases were referred to other hospitals.
- The anesthetic induction room in the Operation Theatre (OT) was not equipped with monitoring equipment like ECG, ETCO₂, Pulse oximeter and blood pressure, ventilators etc in SDH, Kamakhyanagar; DHH, Nuapada and Subarnapur, and CHC, Khariar.
- During joint physical verification it was noticed that in DHH Subarnapur, the operating tables in the OT are very old and incapable of height adjustment. No shadow less lights exist in the OT as required under guidelines issued by MoLE, GoI.



Unused OT table in DHH, Subarnapur

 As required under criteria for empanelment of hospitals under RSBY, there should be at least one toilet for each 12 inpatients in the hospitals. But, the DHH Nuapada and DHH Subarnapur have only seven and six toilets against the requirement 12 and 10 toilets respectively.

DHHs: Ganjam, Sundaragarh and Subarnapur; SDH: Kamakhyanagar and CHC: Khariar

 All the 10 test checked hospitals in five districts had not been reassessed under empanelment-cum-grading criteria¹¹⁶ for continuous quality management system as prescribed by Ministry of Labour and Employment Gol

Thus, due to absence of specialists, staff, equipment, etc. the patients were deprived of quality health services.

Department stated (October 2014) that Health and Family Welfare Department have taken steps for strengthening public hospitals to ensure 24 X 7 quality health services.

3.3.8 Monitoring

3.3.8.1 Inadequate monitoring of implementation of RSBY scheme

As per GoI guidelines, periodic review meetings with the Insurance Company should be organised by the State Nodal Agency to review implementation of the scheme in the State. Accordingly, State level co-ordination committee and district level co-ordination committees were formed (May 2010) for smooth implementation, monitoring and review of RSBY programme. The committees were to meet and review implementation and progress of the scheme in every 15 days. On check of records, Audit however, noticed that:

• though RSBY scheme was launched in the State during 2009-10, the State level co-ordination committee was formed only in May 2010. No review meeting was conducted during the year 2009-11. Only two review meetings were held during 2011-12 and eight meetings in 2012-13 against the requirement of 24 meetings each year. Issues like progress of enrolment, empanelment of hospital, activation of help desk at hospital, IEC activities, etc. were discussed in the meeting.

The DLOs have a vital role at district level in implementation of the scheme. But, the functioning of DLOs was never discussed in review meetings except once in January 2013. Scrutiny of records and data furnished to Audit showed that monitoring at district level was inadequate. The number of monitoring and review meetings held at district level in the test checked districts varied from zero to 22 *per cent* in the selected districts.

Access and physical facilities, management, availability of staff, evaluation and care of inpatients, operating department, laboratory services, infection control practices, hospital waste management, support services, access to blood bank, patient rights, health and safety, medical records

Dhenkanal: 3 meetings against 22; Ganjam: 5 meetings against 32; Nuapada: Nil against 44 meetings; Subarnapur: 1 meeting against 30 and Sundargarh: 7 meetings against 32 meetings

 As envisaged in RSBY guidelines, a State level server should be set up to store the enrolment and hospitalisation data from all the districts. These data are to be analysed by the State Government with the technical team of the insurers for improving implementation of the scheme. It was, however, noticed that no such State level server was set up (September 2013).

Department stated (October 2014) that fortnightly review meetings are now conducted by the LC on fixed dates in each month involving H&FW Department and insurance companies

3.3.8.2 Inadequate IEC activities

As decided (February 2012) by the State Labour Welfare Society, all the 30 Collectors were provided (July-August 2012) ₹ 50,000 each for generating awareness among the people about the benefits of RSBY by undertaking IEC (Information, Education and Communication) activities through staging street play, folk dance, health camps, microphone announcement, etc. District Collectors were also requested to furnish Utilisation Certificates (UCs) soon after the amount is utilised. Audit, however, noticed that UCs were not submitted by the districts except DLO, Nuapada who had submitted UC for ₹ 50,000 as of September 2013. In test checked districts, the district authorities of Ganjam, Dhenkanal and Subarnapur did not spend any amount on IEC activities. ADMO (Medical), Sundargarh spent only an amount of ₹23,100 which indicated that IEC activities conducted for creating awareness among beneficiaries after enrolment were poor. In order to assess the effectiveness of implementation of the scheme, Audit conducted interview of 253 beneficiaries in ten villages¹¹⁸ through a questionnaire and the views of the beneficiaries were obtained in presence of auditee, which are discussed as under:

- Out of 253 beneficiaries interviewed, 136 beneficiaries stated that they did
 not know about the system/ procedure of the scheme and 175 beneficiaries
 stated that health camps were not conducted in their villages.
- One hundred and fifty three beneficiaries stated that no list of RSBY beneficiaries was displayed in their villages and 163 beneficiaries stated that they were not provided with the list of empanelled hospitals along with the smart card as required under the scheme.
- Two hundred five beneficiaries stated that they did not know about the
 validity period of the smart cards issued to them and 150 beneficiaries
 stated that smart cards were not issued on the date of enrolment.

Digapada and Beguniapada in Ganjam district; Odapada and Podapada (Ratnaprava) in Dhenkanal district; Ganiari and Thagpali in Nuapada district; Khutgaon and Joketa in Sundargarh district and Maghala and Bhandara in Subarnapur district

- One hundred and sixteen beneficiaries stated that they were not aware of the benefit package of ₹ 30,000 and eligibility up to five members for availing the health service.
- One hundred and eighteen beneficiaries stated that they had not visited the
 hospitals due to lack of awareness and 92 told that they did not visit the
 hospital as it was not required on their part. Out of the remaining 43
 beneficiaries who visited hospitals, 18 beneficiaries stated that hospital
 refused them for treatment and six stated that medicine cost was not
 reimbursed by the hospital.
- Twenty one beneficiaries stated that that they did not know about the balance amount left with smart card after their discharge from hospital.

3.3.8.3 Non-deployment of staff in the State Labour Welfare Society

As per the scheme guidelines, the State Government should set up an independent State Nodal Agency (SNA) to implement the scheme in the State. The Nodal agency should be appropriately staffed to carry out its functions effectively in implementing the scheme. It should be a separate entity under the control of the State Government.

Audit noticed that the State Labour Welfare Society (SLWS) was established (October 2010) for implementation of RSBY scheme. The Commissioner-cum-Secretary of L&ESI Department was the Chairman and the Labour Commissioner was the Chief Executive Officer of the Society. But, no staff is deployed in the Society at any level till date (September 2013) for effective implementation of the scheme. The implementation of RSBY was managed by the existing staff of the Labour Directorate. As a result, maintenance of records relating to details of payment of premium, issue of smart cards/enrolment of beneficiaries, grievances of beneficiaries, tracking the progress of implementation and monitoring of the scheme could not be ensured. Thus, non-deployment of appropriate staff to the Society affected implementation of the scheme adversely.

Department stated (October 2014) that recruitment of manpower was under process.

3.3.8.4 Grievance redressal mechanism

For efficient and transparent settlement of different issues between different stakeholders of RSBY in the State and to monitor the disposal of complaints and grievances in an effective and time bound manner, a web window namely Central Committee/ Grievance Redressal System was designed by the GoI during 2012-13. Grievance Redressal Committees at District level (DGRC), State level (SGRC) and National level (NGRC) are to be set up to attend the grievances of various stakeholders under the mechanism which would meet every third Wednesday for addressing the grievances in their respective committees. The concerned committees where the grievance is received will hear the parties and

take a decision within 30 days. If at any point, the decision of DGRC/ SGRC/ NGRC is contested by the complainant, an appeal is made to the next level of Grievance Redressal Committees. The appeal by the Appellate Body shall be disposed of within the next 30 days.

Scrutiny of records revealed that though the SGRCs and DGRCs were constituted (July 2012) by the State Government, the following deficiencies in the grievance redressal mechanism were noticed.

- Complaints received from different stake holders were not found entered in the grievance portal by the designated officers for accelerating the Central Grievance Redressal Management.
- No registers for watching the receipt and disposal of the complaints/ grievances (except complaints of call center at Labour Directorate) were maintained at the SNA level.
- Though GRC meetings were to be held on every third Wednesday, the said meetings were not conducted regularly. It was seen that only five State level GRC meetings were held against the requirement of nine meetings as of March 2013. Records of five test checked DLOs showed that only two DGRC meetings in Ganjam district and one in Subarnapur district were held. No meeting of DGRC were held in other three districts (Dhenkanal, Nuapada and Sundargarh).
- Moreover, complaints regarding non-settlement of claims relating to interinsurance claims though discussed in the GRC meetings, no follow up action was taken to watch their settlement. For instance, it was instructed in the GRC meeting held on 28 August 2012 to settle 4,772 pending claims of ₹84 lakh relating to four Insurers. But, the fact of settlement of claims was neither watched at the SNA level nor any follow up action taken by the authorities against the defaulters.

During joint beneficiary interview conducted in ten villages, 240 out of 253 beneficiaries stated that no district/ State level officers had visited their villages to address their complaints and also to ensure coverage of left out beneficiaries.

Thus, Grievance Redressal Mechanism put in place was not effective and adequate for efficient and transparent settlement of different issues.

Department stated (November 2013) that apart from the SGRC and DGRC, a technical committee comprising representatives from L&ESI, H&FW Departments and NRHM was constituted to resolve disputes pertaining to empanelment and de-empanelment of hospitals. Technical committee recommended re-empanelment of four hospitals and de-empanelment of two hospitals. But, the department did not furnish specific reasons for other issues as pointed out above.

PANCHAYATI RAJ DEPARTMENT

3.4 Working of District Rural Development Agencies in the State

3.4.1 Introduction

District Rural Development Agencies (DRDAs) implement various anti-poverty programmes of Ministry of Rural Development (MoRD) at district level in the State.

Audit was conducted during July-November 2013 and July 2014 with test check of records of Panchayati Raj Department and seven¹¹⁹ out of 30 DRDAs covering the period 2009-14 to assess whether different poverty alleviation programmes¹²⁰ were implemented efficiently and effectively. Deficiencies in management of funds received under different programmes, implementation and monitoring of schemes as observed are discussed in following paragraphs.

3.4.2 Fund management

DRDAs receive funds from both Central and State Government and release them to Implementing Agencies (Block Development Officers and other line departments) for implementation of different schemes¹²¹. As envisaged in guidelines, DRDAs are to ensure effective utilisation of funds intended for anti-poverty programmes. Audit noticed that funds received under different programmes/ schemes from Government of India (GoI) and State Government were not managed effectively which led to curtailment/ loss of central assistance, avoidable loss, diversion of scheme funds, parking of fund in Personal Ledger (PL) Account, etc. as discussed below.

3.4.2.1 Curtailment of Central Assistance of ₹208.66 crore

 Swarnjayanti Gram Swarozgar Yojana (SGSY), National Rural Livelihood Mission (NRLM) and DRDA Administration are Centrally Sponsored Plan Schemes implemented by DRDAs with a cost sharing ratio of 75:25 between GoI and State Government. Central assistance is released every year directly to

Indira Awas Yojana (IAY); Swarna Jayanti Gram Swarozgar Yojana (SGSY); Mahatma Gandhi National Rural Employment Gurantee Scheme (MGNREGS); National Rural Livelihood Mission (NRLM), etc.

Balasore, Balangir, Ganjam, Malkangiri, Mayurbhanj, Phulbani and Rayagada

Mahatma Gandhi National Rural Employment Guarantee Scheme (MGNREGS), Backward Region Grant Fund (BRGF), Swarnjayanti Gram Swarozgar Yojana (SGSY), National Rural Livelihood Mission (NRLM), Indira Awas Yojana (IAY), MO KUDIA, MLALAD, Biju Gramya Jyoti Yojana (BGJY), etc.

DRDAs in two installments. Second installment was to be released on fulfilment of conditions 122 prescribed in scheme guidelines.

Check of records of seven DRDAs and PR Department revealed that while releasing second installment, GoI deducted Central Assistance of ₹ 77.38 crore (SGSY: ₹ 41.74 crore, NRLM: ₹ 28.05 crore and DRDA Administration: ₹ 7.59 crore) during 2009-14 which included ₹ 10.93 crore for test checked districts. This deduction was due to excess carryover of unspent funds, short release of state share, non-release of second installment, purchase of vehicle, excess contingency, late submission of proposals, etc. Against the above curtailment amount, records of the department showed that an amount of ₹ 2.71 crore was received as additional amount. Thus, failure of Project Director (PD), DRDAs to ensure timely and effective utilisation of funds and fulfilment of other conditions led to deprival of central assistance of ₹ 74.67 crore thereby affecting implementation of SGSY and DRDA Administration schemes.

While admitting the fact, Department stated (October 2014) that due to receipt of funds at fag end of financial year, funds could not be utilised and carried over to next financial year which was shown as excess opening balance. As regards deduction of assistance towards purchase of vehicle, the department stated that GoI permitted replacement of vehicles. But, fact remains that GoI deducted central assistance due to non-fulfilment of conditions of scheme guidelines by the State. Department had permitted DRDAs to replace vehicles without ensuring fulfilment of conditions ¹²³.

Backward Region Grant Fund (BRGF) Programme was launched by GoI in 2006-07 to redress regional imbalances in development of 19 districts in the State (20 districts from 2012-13). BRGF assistance was to be released by GoI considering spending efficiency, timely submission of claim proposal, utilisation certificates, etc.

Check of records of seven DRDAs and Panchayati Raj (PR) Department revealed that GoI curtailed central assistance of ₹ 116.34 crore during 2012-13 from development grant of 17 districts including ₹ 43.02 crore of test checked districts out of total entitlement of ₹ 340.03 crore pertaining to period from inception (2006-07) to 2012-13 due to non/ delayed submission of claim proposals. Other three districts, however, got their full entitlement.

(i) Expenditure for procurement of vehicle was to be met from within 30 per cent of salary costs allotted towards contingencies, (ii) proposal for purchase was to be approved by GB meetings, (iii) proposal to be accompanied by condemnation certificate and (iv) consultation with State Finance Department was to be obtained wherever required

⁽¹⁾ Utilisation of at least 60 per cent of the available funds including the opening balance as prescribed under NRLM and DRDA administration; (2) In case of shortfall in release of State contribution, the central share will be reduced proportionately; (3) Opening balance should not exceed 15 per cent of the allocation for the same year; (4) Audit Reports, UCs for the previous year should have been furnished, etc.

Similarly, GoI was to release ₹ 1.00 crore per district under capacity building for strengthening participatory planning, implementation and monitoring of programmes at panchayat and municipality level. But, it was noticed that GoI curtailed capacity building grant of ₹ 17.65 crore during 2011-13 due to non-utilisation of earlier grants and delay in release of funds to implementing agencies. Above curtailment was in addition to non-release of funds due to low spending capacity of State as pointed out in *Paragraphs 2.1.9.1 and 3.3.2* of Audit Report (Civil) on Government of Odisha for years ended 31 March 2010 and 31 March 2011 respectively.

Thus, due to delay in submission of claim proposal and low spending efficiency by DRDAs, State Government could not avail GoI assistance of ₹ 133.99 crore during 2011-13.

Department stated (October 2014) that due to unavoidable circumstances like general elections, ULB elections, the proposals for 2012-13 were sent at fag end of year due to which there was curtailment of fund by GoI and that MoRD released capacity building grant of ₹ 11.61 crore during 2014-15 relating to the period 2007-13. However, GoI deducted central assistance towards development grant due to non-fulfilment of conditions of grants. Besides, release of capacity building grant of ₹ 11.61 crore released by GoI related to 2014-15 and not for previous years.

3.4.2.2 Diversion of scheme funds

Accounting Procedure of DRDAs prohibited diversion of funds from one scheme to another without prior approval of MoRD, GoI. Scheme guidelines like MGNREGS and MO KUDIA also stipulated that under no circumstances should funds released be utilised for purposes other than those specified.

Check of records revealed that seven test checked DRDAs diverted ₹ 12.76 crore from different schemes like MGNREGS, MO KUDIA, Biju Gram Jyoti Yojana, etc. for payment towards salaries and other office expenses under DRDA Administration during 2009-14. Out of the above diverted amount, ₹ 8.44 crore was not recouped as of March 2014. Department attributed the reasons for such diversion to insufficiency of funds under the schemes on account of implementation of sixth Pay Commission recommendations. GoI did not release additional fund as requested by GoO (February and September 2014). Short release of central share worsened the situation and arrear salary of DRDAs accumulated further. Specific instances of diversion are discussed below:

 DRDA, Rayagada diverted ₹ 75 lakh (March 2010: ₹ 25 lakh and November 2010: ₹ 50 lakh) from MGNREGS scheme fund to DRDA Administration towards payment of salaries to staff which was not recouped as of November

Balangir: ₹ 1.20 crore; Balasore: 0.19 crore; Ganjam: ₹ 0.73 crore; Mayurbhanj: ₹ 1.31 crore; Phulbani: ₹ 2.44 crore; Malkangiri: ₹ 0.10 crore and Rayagada: ₹ 2.47 crore

2013. Such diversion of scheme fund resulted in deprival of wage employment¹²⁵ by 33571 man-days (at ₹ 126 per man-day).

 DRDA, Phulbani diverted ₹ 1.49 crore from MO KUDIA scheme fund to DRDA Administration during 2009-11 on regular basis for payment of salaries to staff of which ₹ 1.02 crore was recouped subsequently. The balance amount of ₹ 0.47 crore remained un-recouped as of March 2014 which deprived 97 beneficiaries of availing rural houses at ₹ 48,500 per house under the scheme.

While admitting facts, Department stated (October 2014) that DRDAs had been directed not to divert funds failing which action would be taken against the erring officers.

3.4.2.3 Inordinate delay in adjustment of outstanding advance

As per codal provisions¹²⁶ read with GoO, Finance Department Circular (December 1985) and Accounting Procedure of DRDA, advances granted for Departmental and allied purposes are required to be adjusted promptly, within one month of disbursement. Officials are required to submit detailed accounts along with vouchers for adjustment of advances granted to them and refund the unspent amount. DDOs are to maintain a register with details of advances and review it frequently to ensure timely adjustment of advances. Further, Finance Department in its Circular (March 2002) directed that advances remaining unadjusted for more than one year be treated as loss to audited organisation and Government and to take action deemed fit against defaulters.

Scrutiny of advance register and sanction files, however, revealed that seven test checked DRDAs gave advances of ₹ 50.86 lakh¹²⁷ to officers/ staff during 1997-2014 for travel expenses, repair of vehicles, purchase of POL, purchase of stationery articles, training, etc. which were lying unadjusted as of July 2014. Out of the above amount, ₹ 15.01 lakh was pending for adjustment for more than five years. It was further noticed that 14 of the employees who were given advance had retired/ left Government service, six died and 34 transferred to other offices. But, no timely and effective action was taken by DRDAs to recover/ adjust the outstanding advances from retired employees. The fact of non-recovery was also not mentioned in the Last Pay Certificate (LPC) of employees transferred to other offices.

MGNREGS has two components: (i) wage and (ii) material. After deducting six per cent of funds (to be kept as administrative expenses), 60 per cent was to be utilised as wages. Therefore, (₹ 75 lakh - 6 per cent of ₹ 75 lakh) X 60 per cent/ ₹ 126 per day= 33,571 mandays)

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Balangir (₹ 1.68 lakh), Balasore (₹ 22.73 lakh), Ganjam (₹ 12.93), Malkangiri (₹ 1.90 lakh), Mayurbhanj (₹ 6.58 lakh), Phulbani (₹ 0.36 lakh) and Rayagada (₹ 4.68 lakh)

Department stated (October 2014) that DRDAs of Balangir and Ganjam had taken steps to adjust advances and notices were issued to transferred/retired officials for immediate submission of vouchers for adjustment.

3.4.2.4 Parking of scheme funds in Personal Ledger (PL) Account

As per Accounting Procedure for DRDAs prescribed by GoI, funds received both for Central and State share under different schemes should be kept in Savings Bank (SB) Account maintained in a Nationalised/ Co-operative/ Regional Rural Bank. In no case, should funds be kept in treasuries/ Personal Ledger (PL) Account.

Audit, however, noticed that DRDAs of test checked districts kept ₹ 110.57 crore¹²⁸ relating to 25 different schemes in PL Accounts maintained in treasuries as of March 2014. Retention of scheme funds in PL Account not only violated the provisions of scheme guidelines and Accounting Procedure but also resulted in loss of interest.

Department stated (October 2014) that DRDAs of Balangir and Ganjam kept State funds in PL account.

3.4.2.5 Avoidable expenditure of ₹ 1.54 crore

As per Employees' Provident Funds and Miscellaneous Provision (EPF & MP) Act 1952, Employees' Pension Scheme 1995, and Employees' Deposit Linked Insurance Scheme 1976, employer is required to deposit employees' and employer's share of contribution together with administrative and/or inspection charges within 15 days of closure of month with Employees Provident Fund Commissioner (EPFC).

Check of records revealed that EPF contribution in respect of 115 staff engaged in different schemes between 1981 and 2011 under six 129 out of seven test checked DRDAs was not deposited within the prescribed time. EPFC issued (May 2007 to August 2012) demand notices for deposit of contribution. But, DRDAs did not deposit the amount despite clarifications (August and December 2011) received from Government to deposit the same to EPFC. As a result, EPFC levied penal charges and interest of ₹ 1.54 crore 130 which was recovered from DRDA Administration and other scheme funds between February 2006 and November 2012. This resulted in shortfall of funds under DRDA Administration to meet salary and office expenses as noticed in two DRDAs 131. These DRDAs met salary requirements diverting from other schemes as pointed out in *Paragraph 3.4.2.2* above.

Mayurbhanj and Rayagada

Balasore: ₹ 10.10 crore; Balangir: ₹ 0.45 crore; Ganjam: ₹ 45.72 crore; Malkangiri: ₹ 3.03 crore; Mayurbhanj: ₹ 19.39 crore; Phulbani: ₹ 22.93 crore; Rayagada: ₹ 8.95 crore

Balasore, Ganjam, Malkangiri, Mayurbhanj, Phulbani and Rayagada
Balasore (₹ 13.71 lakh), Mayurbhanj (₹ 17.76 lakh), Phulbani (₹ 24.54 lakh), Rayagada
(₹ 25.28 lakh), Ganjam (₹ 10.53 lakh) and Malkangiri (₹ 62.13 lakh)

Thus, due to failure to adhere to the Act and instructions of Government, DRDAs had to sustain a loss of ₹ 1.54 crore which could have been avoided. Though, PR Department instructed (August 2011) the DRDAs to cause an enquiry into the matter as to reason for such non-payment/ deposit and how to make good the loss, no such enquiry was made.

Department stated (October 2014) that DRDAs, Mayurbhanj and Ganjam had taken steps to find out staff responsible for such lapses and initiated action as deemed proper while PD, DRDA, Phulbani stated (July 2014) that out of ₹ 24.54 lakh damages and interest imposed by EPFC, ₹ 6.85 lakh was recovered from arrear salaries of JEs.

3.4.3 Programme implementation

3.4.3.1 Construction of IAY houses

Indira Awaas Yojana (IAY) is implemented to help the members of Scheduled Castes/ Scheduled Tribes, freed bonded labourers, minorities under BPL category and other BPL non-SC/ST rural households for construction of their dwelling units by providing lump sum financial assistance. As per GoI norms, financial assistance of ₹ 35,000 was to be given to the beneficiaries during 2009-10 and ₹ 45,000 during 2010-13 under IAY. For satisfactory implementation of the programme, officers dealing with IAY at State, District and Block level should closely monitor all aspects of the scheme through field visits.

Check of records revealed that in seven test checked DRDAs, out of 298062 houses sanctioned under IAY during 2009-14, DRDAs could complete 193255 houses (64.84 *per cent*) as of March 2014. Remaining 104807 IAY houses remained incomplete despite availability of ₹ 75.35 crore with DRDAs as of March 2014. Year wise break up of houses taken up, completed and incomplete is given in the table below:

Table 3.9: Status of IAY houses taken up, completed and remained incomplete during 2009-14

Year	No. of houses sanctioned/ taken up	No. of houses completed (percentage)	No. of houses remained incomplete/ not taken up (percentage)
2009-10	64092	43614 (68.04)	20478 (31.96)
2010-11	61935	45701 (73.79)	16234 (26.21)
2011-12	52506	41450 (78.94)	11056 (21.06)
2012-13	55412	32574 (58.79)	22838 (41.21)
2013-14	64117	29916 (46.66)	34201 (53.34)
Total	298062	193255 (64.84)	104807 (35.16)

(Source: Data furnished by the DRDAs)

Audit test checked 22 case records of incomplete IAY houses and found that houses were lying incomplete at different stages ¹³³ after expenditure of ₹ 6.21

Plinth level: 9; lintel level: 4; roof level: 7 and window level: 2

Balasore (32,685); Balangir (3,411); Ganjam (8,570); Mayurbhanj (25,206); Phulbani (8,495); Malkangiri (8,908) and Rayagada (17,532)

lakh. This indicated inadequate monitoring and inaction by Project Directors and APDs of DRDAs to ensure completion of IAY houses in time.

Department stated (October 2014) that each year proposals for construction of new houses were added with carried over cases. However, DRDAs failed to complete more than 20 per cent of the houses each year due to inadequate monitoring.

3.4.3.2 Implementation of works under MGNREGS

Mahatma Gandhi National Rural Employment Guarantee Scheme (MGNREGS) aims to enhance livelihood security in rural areas by providing at least 100 days of guaranteed wage employment in a financial year to any rural household, whose adult members volunteered to do unskilled manual works. Works executed under the programme, in addition to providing employment to the rural households also has to fulfil the purpose for which the same was executed. PD and APD of DRDAs were required to monitor timely completion of works taken up under MGNREGS.

Audit noticed the following irregularities:

• Incomplete works: In seven test checked DRDAs, 311080 works (75 per cent) out of 416502 taken up during 2009-14 under the programme remained incomplete despite availability of ₹ 20.08 crore with DRDAs as of March 2014. The year wise position of incomplete works is given in the table below:

Table 3.10: Status of works taken up under MGNREGS

Year	Number of works sanctioned/taken up	Number of works completed	Number of works remained incomplete
2009-10	73085	9198	63887
2010-11	79723	18509	61214
2011-12	88674	25996	62678
2012-13	82980	22219	60761
2013-14	92040	29500	62540
Total	416502	105422	311080 (75 per cent)

(Source: Data furnished by DRDAs)

As seen from the above, about 82 *per cent* of works taken up during 2009-11 were not completed even after lapse of three years of sanction.

Test check of records of 15 works undertaken during 2009-14 with an estimated cost of ₹ 199.37 lakh by six DRDAs revealed that 14 works remained incomplete as of November 2013 after incurring expenditure of ₹ 61.17 lakh even after lapse of one to five years from the stipulated date of completion. The works remained incomplete due to unwillingness of workers to work for less wages, noncompletion of electrification works, etc.

Department stated (October 2014) that DRDA, Mayurbhanj initiated steps for completion of incomplete projects.

Loss of man-days due to low expenditure in labour component

MGNREGS guidelines stipulate that ratio of wage cost to material cost should not be less than the minimum norm of 60:40 for works taken up under the scheme. DRDAs were to monitor that wage to material ratio was maintained in respect of works taken up under the scheme. DRDAs send annual financial performance report to GoI showing total wage cost and administrative expenses incurred.

But, DRDA, Rayagada incurred expenditure of ₹ 69.02 crore towards unskilled wages during 2009-13 against the required amount of ₹ 77.57 crore (60 per cent of total works expenditure) under MGNREGS resulting in less expenditure of ₹ 8.55 crore ¹³⁴.

Due to low expenditure towards unskilled wage component, DRDA, Rayagada failed to provide 6.79 lakh man-days¹³⁵ of employment to the rural poor.

Department did not give any specific reply. However, PD, DRDA, Rayagada stated (August 2013) that necessary instructions would be issued to implementing agencies to maintain the ratio of 60:40 on labour and material component.

• Loss of man-days due to excess administrative expenses: As per prescribed norms, six per cent (four per cent up to March 2009) of both Central and State share funds under MGNREGS was to be kept at DRDA level as contingency fund for meeting administrative expenses. Out of this, 10 per cent is earmarked for State NREGS Cell and balance amount to be utilised by DRDA and Implementing Agencies (IAs).

Audit noticed that four DRDAs 136 incurred an expenditure of ₹ 29.45 crore during 2009-14 towards contingent expenses and to meet remuneration of staff engaged under NREGS 137 against admissible amount of ₹ 22.36 crore 138 leading to excess expenditure of ₹ 7.09 crore under MGNREGS in violation of Government instructions. DRDAs instead of asking Government for providing adequate amount for administrative expenses, utilised scheme funds which was meant to create employment opportunities for the rural poor. Due to this excess expenditure from scheme funds, 3.37 lakh man-days 139 could not be generated under the MGNREGS and the beneficiaries were deprived of the intended benefit to that extent.

Department stated (October 2014) that during 2009-10 and 2011-12, administrative expenses were less than six *per cent* of total expenditure. However, Audit noticed such excess expenditure incurred by DRDAs during the above period.

^{134 2009-10: ₹ 0.49} crore; 2011-12: ₹ 1.31 crore and 2012-13: ₹ 6.75 crore

^{135 ₹ 8.55} crore/ ₹ 126 per man-day

Balasore, Balangir, Malkangiri and Mayurbhani

GRS, GPTA, NREGS Asst., NREGS Coordinator, etc.

Balasore: ₹ 4.44 crore, Balangir: ₹ 7.67 crore; Malkangiri: ₹ 0.95 crore and Mayurbhanj:
₹ 9.30 crore

¹³⁹ ₹ 4.25 crore (60 per cent of ₹ 7.09 crore)/ ₹ 126 per man-day

• Inadmissible expenditure: MGNREGS guidelines aim at providing basic employment guarantee in rural areas and indicate kinds of work to be taken up under the scheme. But, DRDA, Rayagada included 73 projects (estimated cost: ₹ 3.08 crore) like construction of rest sheds, boundary walls, water supply projects, *puja mandaps*, GP office/ school buildings, etc. in Annual Action Plans (AAPs) of 2008-13 though these works were not permissible as per scheme guidelines. Out of these works, three ¹⁴⁰ were completed (May 2012 to August 2013) with an expenditure of ₹ 5.00 lakh.

3.4.3.3 Construction of hostel buildings for SC and ST students

To encourage higher enrolment, retention and reduction of dropout rate in educational institutions, Scheduled Tribe and Scheduled Caste Development (SSD) Department decided (September 2010) to construct hostels for ST boys and girls in Block headquarter/ other localities in the State. The hostel buildings were to be constructed through DRDAs in non-Tribal Sub Plan (TSP) areas.

Audit noticed that out of 100 hostel buildings approved for construction by SSD Department at an estimated cost of ₹ 42.85 crore during 2009-12 in three test checked districts, only 10 buildings were completed as of July 2014. Construction work of four hostels could not be commenced due to land disputes. Eighty-six buildings remained incomplete with delays ranging up to four years from the stipulated date of completion and the expenditure of ₹ 13.81 crore on these buildings rendered unfruitful. Despite instructions (May 2011) of Chief Secretary of Odisha to make hostels functional from academic year 2012-13, construction of hostels could not be completed even after lapse of two to four years of sanction. The buildings remained incomplete due to delay in acquisition of land, contractors leaving the works incomplete, etc. Due to non-completion of buildings, objective of providing hostel accommodation to ST students to check their dropout from schools was defeated as the rate of dropout ST students (4.70) remained higher than the overall rate (3.07) of the State at upper primary level.

Department, instead of giving any specific reply stated (October 2014) that DRDA, Ganjam had taken all corrective steps for completion of hostel buildings.

3.4.4 Monitoring and Supervision

DRDAs are to closely monitor implementation of programmes to ensure that intended beneficiaries are receiving the benefits under different programmes. Audit noticed that motoring at DRDA was deficient as discussed below:

⁽¹⁾ Construction of school building at Jagamunda in Padampur GP, (2) Repair of GP office at Sanahuma and (3) Construction of boundary wall of M.K. Rai GP Office

• **District Vigilance and Monitoring Committees:** As per Guidelines for Vigilance and Monitoring Committees¹⁴¹ issued by GoI, District Vigilance and Monitoring committees (DVMC) were to meet at least once in every quarter to monitor execution of schemes of MoRD and GoI. State Government also clarified (November 2011) that Member Secretary (Collector) of DVMC was to be made personally responsible for convening meetings in districts.

Audit noticed that in seven test checked DRDAs, DVMCs met only 46 times (41 per cent) during 2009-13 against requirement of 112 meetings showing a shortfall of 66 meetings (59 per cent). Proceedings of meetings were issued with delay ranging from 20 days to five months nine days by DRDAs and no follow up action was taken.

- Grievance redressal mechanism: As per guidelines, DVMC is to look into complaints/ alleged irregularities and recommend follow up action. The committee may suggest the PD for suitable remedial action which shall be acted upon within 30 days. Audit noticed that out of 2068 complaints/ grievances relating to misappropriations of cash, corruption by Junior Engineers, substandard work, payment of bill without executing work, delays in payment of wages and wrong selection of IAY beneficiaries etc. received during 2009-13, only 328 cases (16 per cent) were disposed off by November 2013. Remaining 1740 complaints (84 per cent) were pending without taking action though these were to be disposed off within 30 days. Though PD, DRDA, Phulbani formed (April 2011) five vigilance squads to enquire into 35 specific allegations on execution of works, not a single case was enquired by squad as revealed from the proceedings of the meeting held by DRDA.
- Governing Bodies: As per guidelines of DRDA Administration, Governing Bodies (GB)¹⁴² constituted in DRDAs were to provide policy direction, review and monitor implementation of different programmes. GBs were to meet once in a quarter. But, in test checked DRDAs, sufficient meetings were not organised by DRDAs resultantly GBs met only 41 times (30 per cent) against the requirement of 136 meetings during 2009-14. DRDA, Rayagada, did not conduct any such meeting during 2009-14. As a result, progress of implementation of different programmes could not be assessed.
- Monitoring and Evaluation Wing: As per guidelines of DRDA Administration, Monitoring and Evaluation Wing (MEW) headed by a Project Economist functioning under supervision of PD was to carry out evaluation/impact studies of various programmes regularly through independent institutions/

DVMC functions under the chairmanship of the Local MP, Collector being the Member Secretary and other members include remaining local MPs/ MLAs, one person each to be nominated by GoI and State Government, etc.

GB is constituted under the chairmanship of ZP Chairman and all MPs/ MLAs of the district, Chairpersons of Panchayat Samitis, District Collectors, representative of banks, DWO/ DSWO, etc. as members.

experts including NGOs. But, no MEW functioned in test checked DRDAs during 2009-13. As a result, evaluation/ impact studies on implementation of various anti-poverty schemes could not be made.

• **DRDA Authorities:** For regular monitoring of schemes/ programmes under implementation, PR Department prescribed (July 2005) quantum of tours to be undertaken by the DRDA Authorities. Audit noticed that authorities did not conduct field visits as per norms fixed as detailed in the table given below:

Table 3.11: Prescribed tours vis-à-vis actual visits

Name of the functionary Quantum of tours prescribed per month		Actual visits made pe	
Project Director 15 days tour to blocks, 5 GPs and 10 SHGs per month		Nil to 26 days	
APD (Admn) 10 days tour to 5 blocks, 10 GPS and 15 SHGs		One to nine days visit	
APD (Tech)	15 days/ month for ongoing and completed projects	Records not made available	
APD (Credit)	15 days/ months to 30 SHGs	Records not made available	
APD (Scheme) 15 days/ month, 30 SHGs		3-15 days, 26-30 SHGs covered	
APD (Panchayat)	15 days/ months, 30 GPs	Five to 27 GPs	

(Source: Data furnished by DRDAs)

PDs of DRDAs stated that tour targets could not be achieved due to vacancies of posts, Officers having dual charge and busy schedule in office as well as heavy work load of DRDA. Due to inadequate monitoring and supervision, works under MGNREGS, houses under IAY remained incomplete, wages to material ratios was not ensured, hostel buildings remained incomplete, etc.

Department stated (October 2014) that: (i) DVMC meetings could not be held due to Parliament/ Assembly sessions debarring fixing of dates, non-suitability of dates of Chairpersons, severe natural calamities, etc. Regarding GB meetings, Department stated that said meetings were not held due to natural calamities, non-availability of elected members, etc. Regarding non-establishment of MEW, Department agreed to take steps to formulate a MEW headed by a Project Economist. No specific reply was furnished with regard to shortfall in field visits by DRDA authorities.

• Inadequate human resources: As per Guidelines of DRDAs Administration issued by GoI, the staffing structure of DRDA must include positions for planning for poverty alleviation, project formulation, social organisation and capacity building, gender concerns, engineering supervision and quality control; project monitoring, accountancy and audit functions as well as evaluation and impact studies.

Audit noticed that out of sanctioned strength of 320 posts in test checked DRDAs, 84 posts were lying vacant as of March 2014. Out of these vacant posts, 39

vacancies (46 per cent) related to technical posts. As many as 12 JEs/ GPTAs¹⁴³ (Schemes) (29 per cent) out of sanctioned strength of 42 were lying vacant in DRDA, Malkangiri and post of Additional PD (Tech) was vacant in four DRDAs¹⁴⁴. The vacancies in technical cadres thus affected implementation of different programmes and their supervision and monitoring. Though DRDAs moved (November 2012-April 2014) Government for filling up these posts, no action was, however, taken by the Government in this regard till the date of audit.

3.4.5 Conclusion

The State Government was deprived of Central Assistance of ₹ 208.66 crore under different schemes due to delay in submission of claim proposals and low spending efficiency of DRDAs. There were also instances of avoidable expenditure, diversion of scheme funds and outstanding advances lying unadjusted for over 15 years. Deficient planning and implementation led to unfruitful expenditure of ₹ 13.81 crore towards incomplete hostel buildings for ST/SC students. Due to ineffective functioning of DVMCs, 84 per cent of grievances/ allegations could not be addressed. Monitoring and Evaluation Wings were not set up. Shortfall in field visits of DRDA and vacancies of technical posts had affected implementation of different programmes.

¹⁴³ Gram Panchayat Technical Assistant

Balangir, Balasore, Malkangiri and Phulbani

WOMEN AND CHILD DEVELOPMENT DEPARTMENT

3.5 Implementation of 'MAMATA' scheme in Odisha

3.5.1 Introduction

Government of Odisha launched (September 2011) 'MAMATA', a cash transfer maternity benefit scheme to enable pregnant and lactating mothers to compensate for some wage loss and get adequate rest and nutrition, and also to incentivise positive health seeking behaviours like immunisation, appropriate child feeding practices, etc. To avail benefit under this scheme, a pregnant woman has to register herself at the Anganwadi Centre (AWC)/ Mini AWC to which she belongs. Pregnant and lactating women were to get monetary support of ₹ 5000 in four installments¹⁴⁵. The payment was to be made by e-transfer from the CDPO to the beneficiary account. The scheme was implemented in all 338 CDPOs of the State for which Government released ₹ 476.12 crore ¹⁴⁶ during 2011-14.

Check of records of 15 Child Development Project Officers (CDPOs) under four 147 District Social Welfare Officers (DSWOs) revealed various deficiencies in implementation like delay in registration, delay in payment of incentive, inadequate monitoring, etc. as discussed below:

3.5.2 Implementation

3.5.2.1 Delay in registration of beneficiaries

As per guidelines of MAMATA scheme, a pregnant woman has to register herself at the AWC/ mini AWC to which she belongs within four months of conception for availing the benefit under the scheme. However, for claiming the first instalment under MAMATA scheme, she may be allowed to register within six months of conception. Anganwadi Worker should ensure that every pregnant woman registers her pregnancy at the AWC in whose service area she resides.

It was noticed that registration of 29 pregnant women was done beyond six months¹⁴⁸ of pregnancy in two CDPOs¹⁴⁹. In two of these cases, registration was done after delivery. Due to delay in registration, payment of incentive was subsequently delayed.

First instalment: ₹ 1500 after completion of six months pregnancy; second instalment: ₹ 1500 after three months of delivery; third instalment: ₹ 1000 after the infant completes six months of age and fourth instalment: ₹ 1000 after the infant completes nine months of age subject to fulfilment of certain conditions like registration of pregnancy, number of check up, immunisation, etc. in case of both mother and child

¹⁴⁶ 2011-12:₹ 68.14 crore; 2012-13:₹ 200.34 crore; and 2013-14:₹ 207.64 crore

Boudh, Ganjam, Nabarangpur and Sambalpur

After six months: 6; seven months: 13; eight months: 7; nine months: 1; 10 months: 2

CDPO, Berhampur city: 13 and CDPO Nabarangpur: 16

3.5.2.2 Non-payment/ delay/ over payment of incentive

Paragraph 2.3 of the scheme guidelines provides that beneficiaries are to get financial incentive every three months after the second trimester of pregnancy up to nine months after delivery. Department also instructed (August 2011) Collectors to ensure timely e-transfer of benefit to accounts of eligible beneficiaries as delay in payment defeats the very purpose of the scheme in improving health and nutritional status of the mother and infants. Analysis of Management Information System (MIS) data in respect of 57,388 beneficiaries and check of records revealed that there was delay/ non-payment of incentive to 2,248 beneficiaries in 15 test checked CDPOs as discussed below. There were also cases of over payment.

- Non-payment of incentive: No payment was made to 105 out of 2,248 beneficiaries even after delivery for which the pregnant and lactating women were deprived of the benefit under the scheme.
- Delay in payment of first instalment: Despite stipulation in the guidelines to make payment of first instalment after six months of pregnancy, 314 beneficiaries were paid first instalment of incentive after delivery. Out of these, 74 beneficiaries were paid first instalment after three months of delivery, by which time second instalment should have been paid.
- Non-payment of benefit after first instalment: In case of 475 beneficiaries, subsequent instalments were not given after payment of first instalment, though one to three years from the date of payment of first instalment was over.
- Delay in payment of second and subsequent instalment: After completion of three months of delivery, subsequent instalments were to be paid every three months so as to enable the beneficiaries to avail maternal and child health services. But, in 1,354 out of 2,248 cases, payment was made with delay ranging from 2 months to 18 months.
- Over payment: Excess payment of ₹ 31.44 lakh was made to 2,392 beneficiaries during 2011-14 out of which department has recovered/adjusted ₹ 18.88 lakh leaving balance of ₹ 12.56 lakh unrecovered.

Department stated (September 2014) that delay in payment and non-payment of benefit to beneficiaries was mainly due to non-opening of bank accounts by beneficiaries, delay in compliance to conditionalities, change in bank codes, late submission of reports by AWCs, etc. However, these issues could have been addressed by motivating beneficiaries and proper monitoring of the schemes by the department as prescribed under guidelines.

¹⁵⁰ Second, third and fourth instalments

3.5.2.3 Payment of incentive not within prescribed gaps

As per guidelines, first three instalments and amounts are worked out in such a manner that beneficiary gets a reasonable amount every three months up to nine months after delivery.

It was noticed that more than one instalment were paid within a short gap of three months to 404 out of 18,469 beneficiaries in four CDPOs¹⁵¹. In respect of other 11 CDPOs, analysis could not be done due to improper maintenance of data. For instance, one beneficiary in AWC (Chipilima) was paid the second instalment on 11 May 2012 whereas the third was paid on 16 June 2012. In another cases under the same AWC, the second instalment was paid on 15 January 2013, while third was paid on 13 February 2013. Thus, the objective of providing continued nutritional and wage compensation support to pregnant and lactating mothers was not achieved.

3.5.2.4 Lack of coordination with banks

As per guidelines, in case of non-payment of instalments by the bank, Programme Manager is to review the list immediately and furnish a report to CDPO by 15th of the month identifying reasons for non-payment so that CDPO can take corrective action. But, records of CDPO, Boudh revealed that incentive amount of ₹ 80,000 was received back during January 2012 to March 2014 due to invalid account of beneficiaries and no concrete steps were taken to coordinate with banks to rectify errors and to pass on the benefits to the beneficiaries in time. Department stated (September 2014) that steps were being taken to rectify the errors.

3.5.2.5 Vacancy in the post of supervisors

Anganwadi Workers are the base level field functionaries under the scheme who are to ensure early registration, maintenance of records and fulfilment of conditions of each beneficiary in close coordination with health workers for successful implementation of the programme. Supervisor should randomly check cases of all those reported by AWWs under her jurisdiction so as to cover maximum number of beneficiaries during her visit and interact with beneficiaries to see that payments due were received by them.

Audit noticed that there was vacancy of 41 Supervisors against the sanctioned strength of 114 under 13 CDPOs due to which proper supervisions were not conducted.

3.5.3 Monitoring and supervision

As per paragraph 9 of the scheme guidelines, monitoring and supervision mechanism set up under the Integrated Child Development Scheme (ICDS) at all levels would be used for MAMATA Scheme. As per scheme guidelines, the DSWO/CDPO/Supervisors/Programme Assistants were to undertake field visits for effective monitoring of the programme.

Dabugaon, Khalikote, Nabarangapur and Umerkote

Audit noticed that monitoring was not effective due to vacancies in Supervisor cadre and Programme Assistants etc., conducting of routine visit of AWCs etc. as discussed below:

3.5.3.1 Ineffective field visits

As per the guidelines (Para 9), field visits should be undertaken by the DSWOs, Programme Managers, CDPOs and Supervisors as per prescribed schedule. Audit noticed that though CDPOs/ Supervisor conducted field visits, their visit notes were routine in nature. There were no findings/ comments on maintenance of records in AWCs, non-fulfilment of conditions by beneficiaries and interaction with beneficiaries to ascertain their problems in their visit notes.

Field visit reports of CDPOs/ Supervisors were required to be submitted to Collector/ DSWO by 7th of every month as per guidelines (Para 2.12.5). But, no such reports were made available in test checked DSWO offices due to which higher authorities had no scope to know implementation status of the programme at field level.

Department stated (September 2014) that though regular monitoring was done at field levels, it is not being documented properly and they are being insisted upon to do so.

3.5.3.2 Non-conduct of periodic audit by Programme Manager

As per guidelines, Programme Manager should undertake periodic audit of MAMATA accounts. Further, the Collector should initiate regular audit to prevent possibilities of leakages, with the assistance of the PMU at the district level.

Check of records of four test checked DSWOs revealed that neither did the Programme Managers conduct audit nor did Collectors of test checked districts initiate audit of MAMATA, as required under guidelines.

3.5.4 Non-availability of toll free number for registering grievances

As per scheme guidelines, every district should have a toll free number for registering grievances. Department also instructed (August 2011) all Collectors to open a dedicated grievance helpline in DSWO office for receiving complaints/ suggestions under the scheme. This number shall be widely publicised and displayed at every AWC, Block and GP office. Programme Assistant at the district level should maintain grievance helpline for the scheme.

Scrutiny revealed that there was no dedicated grievance helpline for registering grievance/ suggestions relating to implementation of the scheme. Department has not provided any funds for this purpose. In absence of grievance helpline, complaints/ suggestion on implementation of the scheme were not received. However, from the general grievance register maintained in test checked district

Collectorates, Audit could find only four grievances received in Nabarangpur and Boudh districts relating to the scheme.

Admitting the fact, Department stated (September 2014) that the same would be taken care of in near future.

3.5.5 Non-submission of Utilisation Certificate

CDPOs were to submit Utilisation Certificates (UCs) to the DSWOs with a copy to the Department at the earliest and the DSWOs were to submit consolidated UCs to the Department. Audit, however, noticed that ten¹⁵² CDPOs received ₹ 15.33 crore for payment of MAMATA benefit during 2011-14, of which they utilised ₹ 14.59 crore as of March 2014 but did not furnish UCs either to the DSWO or to the Department. DSWOs also did not take steps to obtain UCs from the CDPOs for onward transmission to Department. This indicated inadequate monitoring of utilisation of funds under the scheme.

Department stated (September 2014) that the scheme deals with direct cash transfer to the beneficiary account which is reflected in the online bank account statement which is maintained at project level.

CDPOs of Berhampur City, Digapahandi, Harabhanga, Jujomura, Kantamal, Khalikote, Papadahandi, Rairakhol, Nabarangpur and Umerkote

SCHOOL AND MASS EDUCATION DEPARTMENT

3.6 IT audit of e-Sishu maintained by Odisha Primary Education Programme Authority (OPEPA)

Highlights

 The development of EPIS and GIS without adequate requirement analysis led to its discontinuance and non-use.

{Paragraph 3.2, 3.3}

 Annual updation of child records in CTS database by unauthorised backend query and by-passing the laid down procedure led to unreliability of data for planning purposes.

{Paragraph 3.4}

3.6.1 Introduction

Odisha Primary Education Programme Authority (OPEPA) functioning under the School and Mass Education Department (SMED) is the State Implementing Society (SIS) for overseeing the successful implementation of Sarva Shiksha Abhiyan (SSA), a national flagship programme in the State to achieve the goals of Universal Elementary Education (UEE). For implementation of programme, various data were to be collected, computerised and compiled in a systematic process for effective planning and progress monitoring.

OPEPA implemented IT system of e-Sishu Project consisting of sub-systems *viz*. Child Tracking Systems (CTS), Geographical Information System (GIS) and Education Personnel Information System (EPIS) during 2005-06 to track each child, minimise/ eliminate duplicate and fake enrolments, formulation of plans for future entrants to the education system with infrastructure, development of each child based on his/ her achievements to ensure quality education.

3.6.1.1 Need for conducting follow up Audit

Implementation of IT system of e-Sishu Project of OPEPA was audited for the period 2001-07 and mention was made in Paragraph 3.4 of CAG's Report (Civil) for the year ended March 2007 on Government of Odisha that CTS failed due to defective software and absence of supervision and monitoring in implementation of project and EPIS and GIS remained incomplete due to faulty planning.

This Audit, in the nature of follow up, was conducted with the objective to assess whether recommendations in earlier Audit Report on development and maintenance of IT systems (EPIS, GIS and CTS) including information security were adopted adequately and effectively during 2007-13 to ensure achievement of universal elementary education under SSA. Audit was conducted with test check

of records of OPEPA, eight District Project Coordinators (DPCs), eight Block Education Officers (BEOs), 16 Block Resource Center Coordinators (BRCCs) and 32 Schools covering the period from 2007-13. The integrity, authenticity and reliability of data in respect of IT systems were analysed using structured query language (SQL)/ Interactive Data Extraction and Analysis (IDEA). The findings were discussed with Commissioner-cum-Secretary of the Department who is also the State Project Director of OPEPA in August 2014 and responses of the Department were considered and suitably incorporated in the Report. Audit tracked the developments on following recommendations:

- Ad hoc approach in the planning of computerisation efforts should be avoided.
- Unique Child ID should be allotted for each child for their identification.
- Input and validation controls should be built in to ensure completeness and correctness of the data.
- Initiatives should be taken at district level for prompt, periodic and regular updation of database.

Audit findings

3.6.2 Implementation of EPIS/ GIS subsystems

Despite recommendation made in the earlier Audit Report, ad hoc approach in planning of computerisation continued which resulted in failure and discontinuance of web-based EPIS and development of incomplete and unreliable GIS.

During 2006, OPEPA redesigned an earlier application *i.e.*, District Inspector of School Software (DISS) to a web-based centralised EPIS software to address deficiencies in the DISS and additional functional requirements of District Project Offices (DPOs), OPEPA and the Directorate of Elementary Education (DEE) for monitoring and supervision at each such levels. Besides, OPEPA planned implementation of a GPS based GIS software for mapping of all educational institutions of the State and creation of infrastructure database to be used as a decision support system tool for top management in ensuring quality education.

3.6.2.1 Implementation of EPIS

OPEPA implemented EPIS in 2006 with the objectives of computerisation of personnel information, pension and gratuity, pay roll, treasury transaction and legal matters in respect of all employees, teachers and Shiksha Sahayaks (SSs) under DEE and OPEPA. The database from each District Inspector (DI) of School and BDO was to be cumulated at respective DPO through CDs/ DVDs, which

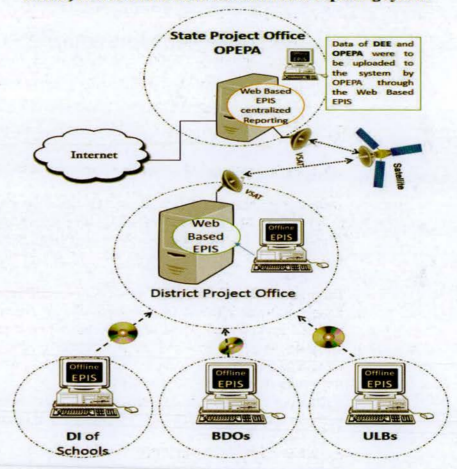
would be further synchronised to State server at OPEPA through V-SAT¹⁵³ connectivity for on-line centralised monitoring and reporting.

IDCOL Software Limited (ISL), a Government agency was assigned (July 2006) the responsibility for successful implementation of EPIS at project cost of ₹ 98.94 lakh¹⁵⁴ with the stipulation for completion within six months.

Project Governance

As per established best practices, for implementation of any IT project that addresses core business processes of an entity there should be an IT steering committee with representation of top stakeholders to oversee its overall direction

Diagram depicting the data synchronisation process (executed every month) in Web Based EPIS for centralised reporting system



A very small aperture terminal (VSAT) used in wide area network as a communication medium

Customisation of existing software: ₹ 2.11 lakh, Development of web based application and integration with existing OPEPA portal: ₹ 27.54 lakh, Implementation for individual site: ₹ 28.08 lakh, Backlog data entry: ₹ 9. 24 lakh, Skilled manpower at DI Offices: ₹ 23.76 lakh and maintenance for one year: ₹ 8.21 lakh

of the IT initiatives. Clause 48 of the Memorandum of Association of OPEPA also stipulated that, State Project Director (SPD) shall constitute a Steering Group for development and implementation of the projects.

Audit noticed that SPD did not form a Steering Group prior to the development and implementation of EPIS in 2006. During implementation of EPIS, when problems like errors in the software, non-installation of EPIS in different field offices, etc. were noticed, a Steering Committee¹⁵⁵ was formed in November 2007. This committee met only once and was chaired by Deputy General Manager (DGM) (Systems) of IDCOL Software Limited (ISL), the vendor for the project instead of being chaired by administrative authority from OPEPA. The low level of involvement of OPEPA management in project implementation clearly indicated lack of project ownership by the entity rendering the project development directionless.

During discussion (August 2014), Commissioner-cum-Secretary agreed that head of administrative entity should head the committee to monitor the development and implementation of EPIS which would be taken into account in future.

Inadequate requirement analysis

A software named 'BETAN' 156 was in use from 2004 in 314 Blocks of the State for generation of pay bills of the employees and teachers. The State Government in General Administration (GA) Department had also initiated the process of development (May 2006) of Human Resource Management System (HRMS) with the objective to enable all establishments of all departments to carry out personnel management transactions like recruitment, promotions, transfers, leave, trainings/deputations, court cases, pension, payroll processing, etc. through a web based system.

Without considering the usability of HRMS and BETAN, the OPEPA awarded (July 2006) the work of development of yet another similar software EPIS to address similar HR functionalities like payroll, pension, court cases. The objective of EPIS also included tracking of school-level vacancies, teacher rationalisation and management of transfer and postings. The EPIS aimed to cover 432¹⁵⁷ locations which included 314 blocks by redesigning earlier abandoned DISS.

We noted that during implementation stages, there was inadequate involvement or direction by OPEPA management. As a result, out of the 432 targeted locations, EPIS could not be implemented in 314 blocks as BETAN was successfully

DIs:75, Blocks: 314, ULBs:11, DPOs:30, DEE:1 and SPO:1

Assistant Director (MIS), OPEPA; Programmer, SPO; Programmer, Angul; District Inspector of Schools, Khordha; Data Entry Operator, K.Nagar; Establishment Officer; DEE; and Manager Executive (TQM)

A software developed by Odisha Computer Application Centre relating to payroll management system of Panchayati Raj Department, Government of Odisha

running there and OPEPA had to reduce (November 2007) the coverage from 432 to 107 locations excluding 325 locations (314 blocks and 11 ULBs).

Check of records of sampled districts revealed that all DPOs were not using EPIS. The DPOs were mainly running with contractual employees and their payroll records were being generated and maintained through Excel sheets. After using EPIS up to March 2014, DI of schools also discontinued the same and adopted the HRMS which was made mandatory for all DDOs from April 2014. This also indicated inadequate requirement analysis before taking up the project which resulted in reduction of scope midway during implementation and discontinuance of EPIS in DPOs and DIs.

During discussion (August 2014), Commissioner-cum-Secretary admitted lapse of planning on the part of OPEPA and stated (August 2014) that EPIS was being used in State Project Office (SPO) and DEE. But the fact remained that the basic objective of EPIS *viz*. tracking of school-level vacancies, court cases, teacher rationalisation, transfer and posting could not be met.

Project monitoring - Payment to vendor without development of contracted module

Web-based EPIS was to serve as an effective online Human Resource Information System (HRIS) for centralised monitoring and reporting tool for the decision support system in tracking vacancies and capacity mapping at various locations. One of the objectives of EPIS was to help in transfer and deputation related decisions.

We noticed that data was transmitted in CDs by the Districts to OPEPA instead of synchronisation through the web application. To an audit query to furnish the web application of EPIS for verification, OPEPA produced a DVD containing some report files and data pertaining to Khordha District which did not contain the intended web application as envisaged in the project proposal. This indicated that the module was not developed.

But, OPEPA paid (August 2006 – May 2010) ₹ 71.35 lakh which included webbased application cost for ₹ 27.54 lakh without verifying the deliverables.

Thus, due to non-development of the web module, OPEPA could not achieve the envisaged objectives of EPIS *i.e.*, supervision and monitoring through centralised reporting system for decision support.

During discussion, Commissioner-cum-Secretary stated that OPEPA should share evidence of existence of module to Audit, if available. However, the same was not shown to Audit (September 2014).

Thus, due to poor project planning, ownership and monitoring of OPEPA, webbased EPIS software could not be developed and implementation of the customised version of EPIS failed in spite of expenditure of ₹ 71.35 lakh.

3.6.2.2 Implementation of Geographical Information System (GIS)

OPEPA decided (2006) to develop a statewide Global Positioning System (GPS) based Geographical Information System (GIS) software with all the educational infrastructure details with photographs to act as a decision support system tool for the top management of OPEPA for speedy and accurate decision on providing infrastructure (*i.e.*, schools, buildings, toilets, drinking water facilities, etc.) to ensure quality education. Despite spending ₹ 2.71 crore on the project, OPEPA failed to achieve the objectives for reasons detailed under:

Data quality

A key element of the project was to create a database having locational information and available amenities in schools in Odisha. The work was awarded to OCCL, the vendor in April 2006 to create the infrastructural database within three months. OCCL submitted it in December 2006 to OPEPA. Several errors in the database related to school type, class range of schools, mismatch or nonavailability of photographs, etc. were noticed by SPD, OPEPA. OCCL resubmitted the data (March 2007) but with similar errors. The entire data on GIS submitted by OCCL was to be scrutinised and payment was to be released against the quality of work done. A project evaluation committee evaluated the claim of OCCL in March 2008. It was revealed that the committee only verified the total number of schools vis-à-vis the actual number of schools surveyed against which both photographs as well as GPS readings were present without examining other errors. The final payment was released (April 2009) to the vendor based on the verification report submitted by the committee. The committee, however, left a gap in ensuring the quality of data as submitted by OCCL during final verification.

Analysis of data by Audit pertaining to phase I work revealed the following errors:

Out of 76,477 records of schools critical errors like schools having duplicate longitude and latitude, missing photographs, duplicate photographs, etc. were noticed in 19,372 schools (25 per cent). Such kind of errors would lead to misleading information to the top management in taking decisions on provision of new schools, infrastructure facilities to the required schools. As an instance, some of the errors are illustrated below.

Illustration 3.6.1: Different schools having same longitude and latitude

Name of the District	School Name	Latitude	Longitude
Ganjam	Koinphulia P.S.	19.04161	84.47497
Ganjam	Kutumbari P.S.	19.04161	84.47497
Ganjam	Sialsingi P.S.	19.04814	84.46667
Ganjam	Tabudia P.S.	19.04814	84.46667

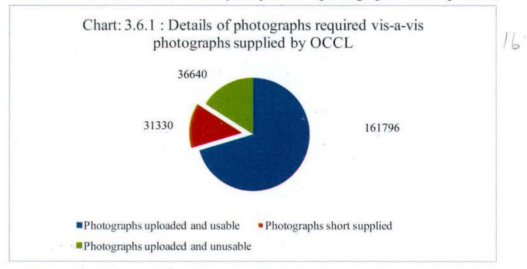
Illustration 3.6.2: Schools having missing photographs

Name of the District	School Name	Photograph 1	Missing Photograph 2	Missing Photograph 3
Angul	Saraswati Shishu Mandir	IMG_0410.	Null	Null
Angul	D.A.V. Public School	IMG_0403.	Null	Null
Angul	Nigamananda Institute of Education	IMG_0436.	Null	Null

Illustration 3.6.3: Schools where the photographs were duplicated against different schools

Name of the District	School Name	Photograph 1	Photograph 2	Photograph 3
Angul	Dalabeherasahi SS	P1IMG_010	P1IMG_0103	P1IMG_0104
Angul	Bruti PS	P1IMG 010	P1IMG 0103	P1IMG 0104
Angul	Tentoloi SS	IMG 0197.	IMG 0198.g	IMG 0199.g
Angul	Nuasahi PS	IMG 0197.	IMG 0198.g	IMG 0199.g

 OCCL had to supply three photographs from each school. This meant submission of 2,27,766 photographs in respect of 75,922 schools across Odisha. But, audit noted that only 86 per cent photographs were uploaded.



This resulted in short supply of 14 *per cent* photographs by OCCL. The absence of photographs would lead to non-identification of the school and the actual condition of the school building, rooms, toilets and its surroundings for further provision of amenities.

 The school photographs were saved in the disks in folders named as corresponding block code. The names of the files are stored in the database field. Through this link (i.e., file name of the image) the system could retrieve the image of the school. We noticed that there were incorrect image file names in the database which would not fetch the linked image files, thereby only 1,61,796 photographs were tagged to schools rendering 34,640 photographs without use.

Thus, the development of error prone and incomplete GIS software which could not be put to use for planning and decision purposes because of the unreliability of the data, rendered expenditure of ₹ 2.15 crore infructuous.

During discussion (August 2014), Commissioner-cum-Secretary stated that the payment was released to OPEPA on the basis of recommendations of technical committee.

But, committee had representation from OPEPA and it should have recommended for release of payment after addressing accuracy and completeness of the deliverables provided by OCCL.

Revival of phase-II proposal despite erroneous database

In the circumstances of problems of data reliability and usability of GIS, it was decided in 2008 not to go ahead with phase-II of the project. However, on the basis of communication received from M/s Geo Infotech Limited (December 2009) the earlier proposal of phase-II work for development of web-based GIS system was arbitrarily revived (January 2010). While OPEPA engaged in identifying the appropriate vendor for designing web-based GIS, the Ministry of Housing and Urban Poverty Alleviation, GoI identified 12 proprietors who dealt in GIS software. OPEPA, however, awarded the work of project implementation to Geo Infotech in March 2012 which was one of the vendors of OCCL during phase-I work. The work was split into five works¹⁵⁸ and awarded to Geo Infotech for ₹ 49.50 lakh without inviting open tender/ e-tender on the ground of single source procurement and without exploring possibility of other eligible vendors.

The GIS application was to be developed with existing database with OPEPA developed by OCCL during phase I work which contained errors in longitude, latitude, infrastructure photographs, etc. which has been discussed in the foregoing paragraph. Geo Infotech was to complete the works within six months from the date of work order. The application software on GIS was installed in the server at OPEPA and tested in August 2012. The phase II work stated to have been completed by Geo Infotech was deficient as the locational data of schools (longitude and latitude) was incorrect and the developed web-based GIS system lacked provision of habitation based analysis which was a basic requirement of GIS to get the information on habitations which was needed for planning further schooling facilities.

During discussion (August 2014), Commissioner-cum-Secretary asked OPEPA to furnish justification that this web-based GIS software acquired by OPEPA was

ArcGIS Server standard Edition: ₹ 11.70 lakh; ArcGIS ArcEditor: ₹ 11.21 lakh; Application development with dual language portal: ₹ 11.00 lakh; Data migration and installation, testing, etc. ₹ 14.14 lakh; Printing of maps and placement of technical experts: ₹ 1.45 lakh

the only software available in the market. OPEPA, however, could not furnish the justification as of September 2014.

3.6.3 Implementation of Child Tracking System (CTS)

A database of all children of 0-14 years with their name, age, sex, caste, educational status, reasons for not attending school and other indicators was developed on the basis of data collected through household survey during Orissa Child Census 2005. This database was loaded in the State database server and district servers. The objective was to develop an online CTS wherein the current status of each child would be available in the web. The CTS validation and updating process was adopted to update changes of the class, education progress indicators (percentage of marks secured in the annual examination), school, dropouts of schools and new admissions of the children for the years 2006, 2007, 2008 and 2009. Thereafter, another child survey was conducted during 2011 and the child data was subsequently updated for the years 2012 and 2013.

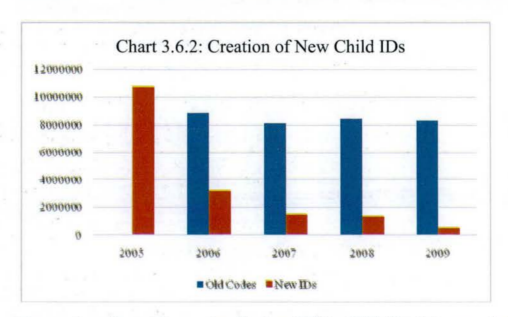
Audit noticed the following deficiencies:

3.6.3.1 Non-allotment of Unique Child ID

Due to non-allotment of Unique Child ID to each child for their identification as recommended in earlier Audit Report, objective of continuous tracking of each child for educational and economic status could not be achieved

OPEPA developed a child database (CTS) containing child information like child name, guardian, village, school, class, date of birth, annual attendance, marks secured, etc. after conducting a door to door survey during 2005. Under CTS, each child was to be provided with unique child code to track his/ her educational and socioeconomic status. The database was updated every year up to 2009 until introduction of Right to Education Act 2009. Tracking the status of a child is possible only through adoption of unique child ID. OPEPA claimed that it had adopted the recommendation made in this regard in the Audit Report of Comptroller and Auditor General of India.

The child database was built during 2005 and this was again validated in 2006. Accordingly, 1.48 crore child IDs were allotted to all the children of 0 to 14 years of age. In subsequent years 2007-2009 CTS updation was done for the children of 5+ to 14 years age group. Hence, during the years 2007 to 2009 the chances of identification of new children would be meagre against whom new child IDs were allotted. But, it was observed that 24 lakh new child IDs were allotted during 2007-2009. There were 1.72 crore codes in respect of all districts found allotted during 2005-2009 as depicted in the chart below:



The creation of new IDs was sizeable from 2007 to 2009. This is because, instead of using unique ID during updation children transferred from one school to another were allotted IDs afresh. In this process, the same child was allotted different IDs in different years when he is transferred to new school. Database analysis revealed that in the year 2009 the number of child records was 88.04 lakh out of which only 41.62 lakh children have consistent code across previous years. Therefore, the performance tracking across previous years was not possible against 46.42 lakh children which is more than 50 *per cent* of the child population.

OPEPA did not update the child database during 2010 due to delayed software modification process in tune with RTE Act 2009. It created another software based on RTE requirement during 2011 at a cost of ₹ 45.00 lakh. In the new software, new functionalities in tune to RTE Act were added and the functionalities like provision of unique child ID, information on appearance in annual examination, marks secured, etc. were removed. The coding pattern in respect of villages, schools and children were changed and the new database lost the link to the earlier databases of 2005 to 2009.

We further noticed that due to improper relational integrity constraints imposed into the database designs, there were multiple child names mapped to single child ID. There were 68289 such cases in 2007-09 and 1437 cases in 2011-13 databases.

Thus, without a unique child ID, OPEPA failed to track each child for educational status on an annual basis, thereby defeating the objective of implementation of the software. Despite the recommendations made in the earlier Audit Report, such irregularities not only persisted but the matter was not looked into while making modification to the CTS in 2011.

During discussion (August 2014), Commissioner-cum-Secretary consented to the proposal of OPEPA for mapping the child data of 2009 and 2011 manually. The fact remained that unique child ID has not been adopted since 2011.

3.6.3.2 Weak application controls affecting data quality

Despite recommendations made in earlier Audit Report to build input and validation controls to ensure complete and correctness of data, the same irregularities continued due to which data remained unreliable, inaccurate and failed very purpose of tracking each child's education

Analysis of database revealed that there were inconsistent data in the database as below:

(i) **Absence of range check**: We found that there was no age-level validation in the field capturing the data *i.e.*, the class attended by the child. This resulted in erroneous data capture, across the years checked in Audit. These errors were noted to the extent from 1,74,357 cases of 2007-09 to 2,64,931 cases in 2011-13.

Similar validation controls were lacking for filling child category (SC, ST, OBC, Others) or mother tongue (based on language spoken in the State), religion, reason for school dropout, etc. leading to unreliable data and wrong management information for planning.

- (ii) Erroneous data type definition of certain important fields: The name of the child and parent in the database should not contain numbers, special characters, etc. as presence of such would lead to misinformation. There were 52,887 records of 2007-09 database and 30435 records of 2011-13 database where the names of child and parent contained numbers thereby compromising the integrity of the data available in the software.
- (iii) No referential integrity check: Audit noticed that the data entry screen accepted child's village codes which was not validated by the village master data. This rendered 343 child records of 2007-09 and 166 records of 2011-13 without any village. Thus, the child population report against such villages would mislead the planning for infrastructure. Instances of such cases are as follows:

Illustration 3.6.4:

Child ID	Village Code*	Remarks
D09B04C105721	D09B04G23V171	Not available in village
D09804C105768	D09B04G23V092	-do-
D09B04C105769	D09B04G23V092	-do-
D09B04C105783	D09B04G23V092	-do-
D09B04C105783	D09B04G23V092	-do-

All these codes did not exist in village master table

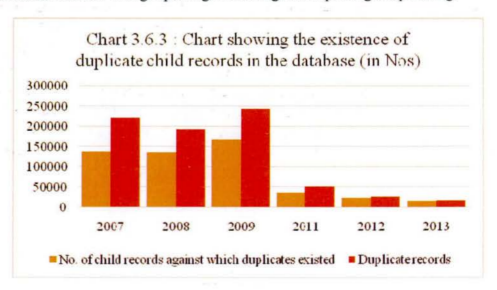
Similar design problem was also noticed in case of school codes. There were 2,03,731 and 99,258 child records in the 2007-09 and 2011-13 databases respectively where school codes did not match with the school master table. These children were not considered in the school wise child enrolment reports.

During discussion (August 2014), the OPEPA stated that the database is to be rechecked again. They added that the validation for religion code was giving problem in different browsers. The fact remained that the CTS still contained errors.

3.6.3.3 Duplicate child records in CTS database

As per GoI instructions, system of village education registers (VERs) was introduced at village level to track all children from 0-14 years since 2001. The VERs were to be maintained by the Village Education Committees (VECs). One of the purposes of such survey was to eliminate ghost children whose names appear in more than one school. But, Head Masters/ VECs who were responsible for updating VERs did not make regular updation for which OPEPA introduced e-VER system after conducting a fresh household survey in Child Census 2005 at a cost of ₹ 5.05 crore. This database was validated in 2006 at a cost of ₹ 2.76 crore. It was updated in subsequent years up to 2013 except for the year 2010.

Analysis of above child databases revealed that in case of 5.21 lakh children, key identifiers like name, date of birth, guardian name and village code was exactly the same indicating data redundancy. This also indicated possibility of ghost children in schools. The presence of ghost instances had direct implication on Government exchequer in so far as mid-day meal/ free textbook/ uniform etc. are concerned besides wrong reporting of total figures impacting the planning.



These duplicates were due to presence of a child record in more than one school/ class, data entry errors and software problems like absence of validation. This led to incorrect CTS report on gross enrolment ratio and net enrolment ratio which are used as vital parameters for scheme planning.

During discussion (August 2014), Commissioner-cum-Secretary agreed and stated that this would be taken care of by flagging duplicate child records based on name of the child, parent name, date of birth and village in the software from 2012.

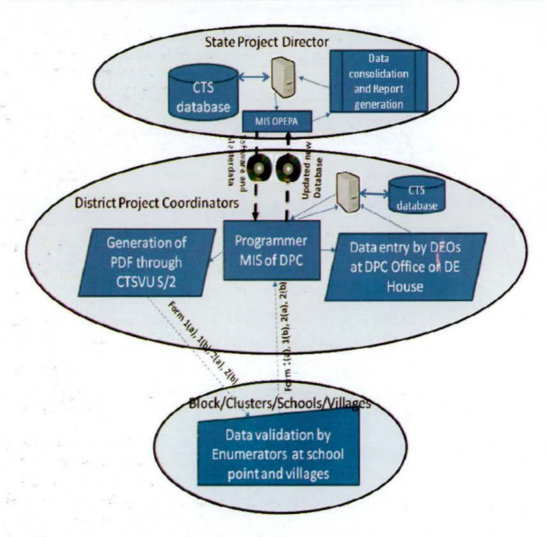
3.6.3.4 Irregular updation of CTS data

Despite recommendation made in earlier Audit Report to take initiatives at district level for prompt, periodic and regular updation of databases, such irregular updation continued leading to database becoming unreliable and incorrect

Data updation to CTS was an annual process. The child records of the earlier year were printed by the DPOs in specified formats 159 village wise/ school wise from the system and distributed to the VEC of each village along with blank formats 160 through the respective Block Resource Center Coordinator (BRCC)/ Cluster Resource Center Coordinator (CRCC). These printed records were validated by enumerators (Headmasters/ teachers) from manual attendance records, admission registers for in-school children and from house survey in case of children who were out of school/ transferred to other schools. In case where a child was in the list but was not in the school attendance register, the enumerator marked the child record as deleted, transferred to other school, out of school, etc. as the case may be and against existing children updated the class of the child, percentage of marks secured, number of attendances, etc. in the formats. The validation process was reviewed by the CRCCs/ BRCCs. These validated manual records were sent to the DPO where data from these records were entered into the CTS. The districts then sent this data to state for consolidation. The network administrator and programmer of the State Project Office used to consolidate the data in the State server. For this job the OPEPA paid ₹ 0.40 per child to enumerators for data collection and ₹ 0.25 per child for data entry for the years 2008 and 2009.

Form 1 (a) – In School Children and Form 1 (b) – New children in school (blank form)

Form 2 (a) – Out of School Children, Form 2 (b) – New out of school children (blank form)



Audit observed that this entire data updation process was compromised during 2009 which resulted in unreliable information in the CTS database

 Data updation using backend script based on existing data: The CTS application was designed in a manner that every data entry/ updation by user would trigger the capture of exact time of creation/ updation of record up to millisecond level into the database.

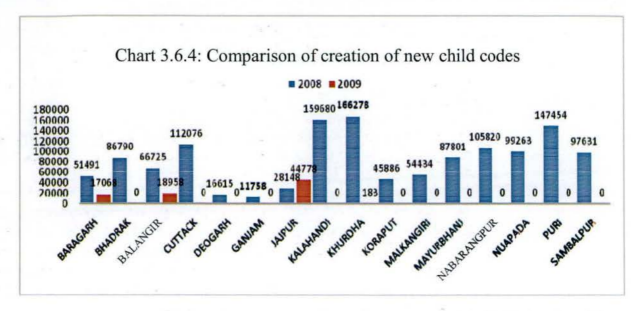
A comparison between date of creation of child data of 2008 and that of 2009 revealed that time of creation of a child record of 2009 was exactly same in the corresponding record of 2008 while year portion of creation date of 2009 was increased by one from that of 2008 in respect of 15 districts and by two in case of one district (Ganjam) in 45,30,764 (83 per cent) cases out of 54,58,812 records as detailed in *Appendix 3.6.1*. An illustration of such cases is as below:

Illustration 3.6.5	Sample 10 cases of Bhadrak District where time portion
	of the date of creation of records were same along with
	marks and attendance of a child during the years 2008
	and 2009 respectively

1617		Data o	of 2008		Data of 2009				
Child ID	Date/time of Creation of record	Class	Mark secured	Attendance	Date /time of creation of record	Class	Mark secured	Attendance	
D04B01C10003	2009-06-13 12:05:37.013	3	58	199	2010-05-13 12:05:37.013	4	58	199	
D04B01C10006	2009-06-12 14:35:32.373	6 -	44	203	2010-05-12 14:35:32.373	7	44	203	
D04B01C10010	2009-06-12 14:15:03.483	7	44	200	2010-05-12 14:15:03.483	8	44	200	
D04B01C10012	2009-06-12 14:19:47.530	3	44	199	2010-05-12 14:19:47.530	4	44	199	
D04B01C10020	2009-06-12 14:04:39.763	8	44	199	2010-05-12 14:04:39.763	9	44	199	
D04B01C10023	2009-06-12 14:19:47.293	6	40	199	2010-05-12 14:19:47.293	7	40	199	
D04B01C10024	2009-06-12 14:19:47.340	6	53	198	2010-05-12 14:19:47.340	7	53	198	
D04B01C10030	2009-06-12 14:19:47.233	7	56	199	2010-05-12 14:19:47.233	8	56	199	
D04B01C10032	2009-06-12 14:07:12.357	8	-44	202	2010-05-12 14:07:12.357	9	44	202	
D04B01C10041	2009-06-12 09:28:10.467	8	0	0	2010-05-12 09:28:10.467	9	0	0	
D04B01C10047	2009-06-12 14:09:18.250	8	44	200	2010-05-12 14:09:18.250	9	44	200	

As illustrated above, it is evident that the data updation process was done by running backend procedures on the existing data. Class of each child during 2008 was increased by one in 2009 whereas marks secured and total attendances against each child remained same in both the years. Thus, 45,30,764 (62 per cent) child records were copied from 2008 to 2009 databases without updating the same through the defined data entry process at district level.

 No new child codes generated: The enumerators required to collect the children data from schools and villages regarding children admitted for first time in school and newly identified out of school in form 1 (b) and form 2 (b) respectively. While entering these data into the database, new child IDs are generated by the system. For the years 2007 and 2008, 15,03,773 and 13,25,854 new child IDs were found created respectively.



But, during 2009, no new IDs were generated in 12 districts for which previous year's (2008) data was updated through backend procedures whereas generation of new IDs ranged from 11758 to 166278 in 2008 indicating copying of previous year's data. In remaining four districts (Bargarh, Balangir, Jajpur and Khordha) generation of new IDs in 2009 ranged from 183 to 44,778 whereas same was 51,491 to 1,66,278 in 2008 indicating maximum copying of previous year's data. District wise allotment of new codes during 2007-09 are detailed in *Appendix* 3.6.2.

We also noticed that the data updation by using backend script had occurred in earlier years as well.

- Time of creation of child record was "00:00:000": There were 13,37,283 (13.87 per cent) child records of 2007, 13,48,315 (13.82 per cent) child records of 2008 and 13,72,852 (15.59 per cent child records of 2009 where time of validation (created date) was '00:00:00:000' (zero hours, zero minutes, zero seconds, zero milliseconds i.e., sharp at 12.00 midnight) in all districts as given in Appendix 3.6.3. It was unlikely that 13 to 16 per cent of entries were made at that one time. This indicates possibility that database was tampered by way of copying of child records from database of previous years.
- Copy of child records from 2006 database: Analysis also revealed 4,78,140 records of 2007, 7,18,422 records of 2008 and 44,298 records of 2009 were simply copied from the 2006 database as date of creation

of records of 2006 against each such child was exactly the same in the target tables (i.e., 2007, 2008 and 2009 tables respectively).

Evidence of such copying of records i.e., record creation date was also tampered with.

To an audit query to furnish the annual CTS data DVDs submitted by the districts during 2007-2009 to State for consolidation, the SPD stated that all these DVDs got damaged and could not be furnished to audit.

From the above it can be noticed that by-passing the updating process, data were entered into the database by manipulating data from 2007 to 2009. This unauthorised updation can be ascertainable in 2009 when maximum copying of records was observed in 16 districts and payment of ₹ 18.41 lakh was made towards data entry and data collection. This included payment of ₹ 11.33 lakh¹⁶¹ to the extent of data updated through backend query.

Such irregular updation made the databases unreliable and incorrect which indicated that there was no supervision on the quality of data in the CTS database. This had also affected the real outcome of the project *i.e.*, planning rendering the database unusable.

During discussion (August 2014), Commissioner-cum-Secretary expressed deep concern over such activities which damaged reputation of the project and enquired from OPEPA, the basis on which payment on data entry was made. Reply from Government has not been received (August 2014).

3.6.3.5 Inaccurate information to stakeholders

As per Para 5.2.1 of Guidelines¹⁶² for Indian Government Websites, each and every bit of content published on a Government website should be verified and checked thoroughly as the public expects nothing less than authentic and accurate information from a credible source such as an official Government website. Incorrect reports will not only mislead the stakeholders but will affect the use of information for decision making processes.

Analysis of the citizen centric reports revealed inconsistencies/ discrepancies in total figure among district, blocks and gram panchayat level reports regarding child population, child enrolment, out of school children, dropouts, teachers' strength, etc. For example the following 'Report on Total Child Population' showed the child population of Angul block as 30053 in the district report

^{45,30,764} child records at the rate of ₹ 0.25

Prepared by the Department of Administrative Reforms and Public Grievances in association with Department of Information Technology and National Informatics Centre (NIC)

| District Report with Anugul District selection | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 30053 | 300

whereas the total child population of all the GPs in Angul block showed 30,344 in the block report as depicted below:

Similar discrepancies in other reports are detailed in *Appendix 3.6.4*. Due to errors in data and software of e-Sishu coupled with incoherent consolidation of district data in State server, reporting system generated inconsistent and unreliable reports which could not be used for planning. Guidelines for managing government website were not followed as the content of site had become unreliable due to presence of inconsistent information. At the instance of audit the errors in the reports were rectified by OPEPA (August 2014).

During discussion (August 2014), the OPEPA agreed that errors was due to delay in consolidation of information.

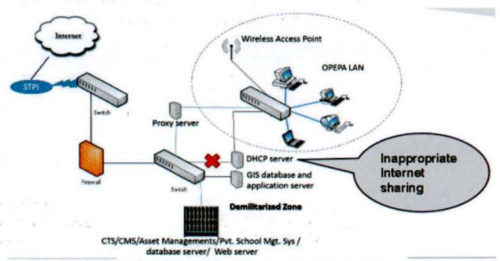
3.6.3.6 Backup and security controls

Information backup and security policy should state management's commitment and set out organisation's approach to managing information security in order to achieve goals of the organisation. Information security policy may be documented and communicated throughout the organisation to users in a form that is accessible and understandable to the intended reader.

OPEPA, however, had failed in framing security and backup policy and to document it properly which had made the IT systems and assets vulnerable to security risk as discussed below.

- In OPEPA no information security policy document existed to protect valuable IT assets. Data and backup policy were not documented and maintained at OPEPA. Databases were manually backed up to a different folder in the same server weekly, and then copied to external hard disk which should have been avoided as backups kept in the same server could lead to non-restoration in case of disaster. System inspection also revealed that the scheduler for backup was not activated. Network administrator explained that due to lack of space in the server, scheduler could not be activated as it would create large number of backup files and thus backups were manually made and copied to an external hard disk weekly. Documented backup testing procedures and the backup hard disk however was not shown to Audit. Backups had not been kept in a geographical distant place and were not regularly tested and monitored.
- Servers were connected to internet through a firewall, but default setting of the server and firewall were not changed after installation of live systems, making the systems vulnerable to external attacks as these were in Demilitarised Zone (DMZ). Default user i.e., "administrator" was not disabled in all the servers and there were continuous attempts from an external IP using 'administrator' as username to log into the servers (application and database) which were an attempt to hack the systems. Firewall logs were not monitored.
- At application level, the access audit logs of the server intended for accountability of authorised transactions were not monitored. CTS/ CMS application did not capture access audit logs as the table to capture such logs contained no records for monitoring purpose. This indicated that the application had no provision to save access logs.

• There was a proxy server, but Audit noticed that its location over the LAN was inappropriate as systems over LAN accessed the internet through the DHCP server and bypassed the proxy server. This made systems vulnerable to malware and Trojan attacks as no content filtering could be enforced in proxy server. Traffic could not be monitored as internet was available to users directly through DHCP.



 OPEPA had designed network and server architecture to maintain various application systems. The servers were housed in an enclosed room without fire extinguisher.

Due to absence of appropriate backup and security policies, IT system and assets were prone to security risk.

During discussion (August 2014), the Commissioner-cum-Secretary accepted the facts.

3.6.4 Conclusion

The recommendations made in the Paragraph 3.4 of CAG's Report (Civil) for the year ended March 2007 were accepted by the Odisha Primary Education Programme Authority (OPEPA). On a follow up audit, we found that these recommendations which were still pertinent were not carried out. Three subsystems EPIS, GIS and CTS under the e-Sishu project were reviewed. We found that the scope of implementation of EPIS got severely curtailed and its primary objectives like vacancy tracking of teachers remain unfulfilled. The GIS software contained errors like wrong depiction of location, missing photographs etc. which inhibited habitation based analysis and rendered the GIS unfit for use by the top management of OPEPA. In case of the CTS, we found that the unique child was not addressed and not even adopted in the application upgrade during 2011. Thus, objective of CTS to track each child for educational and economic status could

not be achieved. Further, we found a gross deviation from laid down process of annual data updation for which funds were allotted and spent. Significant proportion of 62 per cent of child records was updated running backend script thereby vitiating the process and rendering the total information unreliable and infructuous. There were also deficiencies noted in the security and backup procedure. Thus, the key objectives of e-Sishu system to track each child, minimise duplicate/ fake enrolments and formulation of plans to provide quality education remained largely unfulfilled.

Bhubaneswar 1 9 DEC 2014

(Amar Patnaik) Accountant General (G&SSA) Odisha

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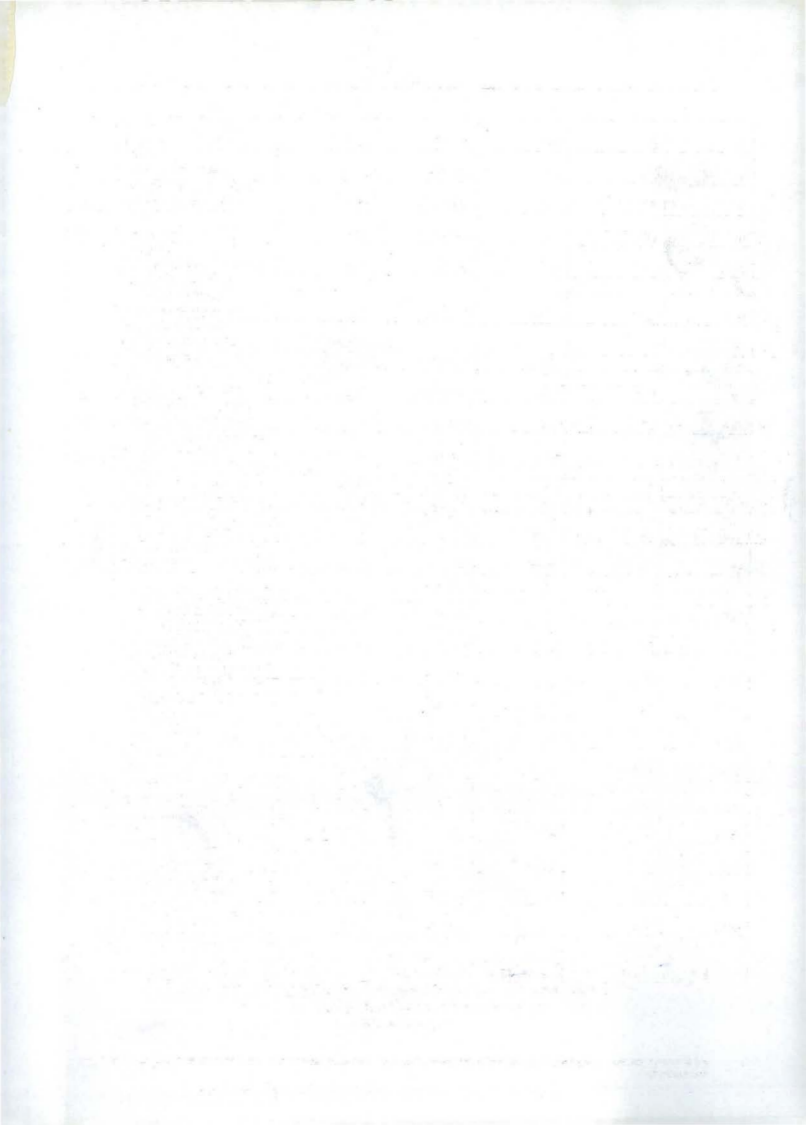
Countersigned

New Delhi The 2 3 DEC 2014

(Shashi Kant Sharma) Comptroller and Auditor General of India



APPENDICES



Appendix 2.1
(Refer Paragraph 2.1.1 at page 9)
details of area acquired, cost of land, PDFs and PAFs

-			rea acquired, co		_	I Verez
Sl. No.	Name of the project	Cost of project (₹ in crore)	Land acquired (In acre)	Cost of land (₹ in crore)	No. of PDF	No. of PAF
1	Aditya Almunium Project, Sambalpur	11000.00	2041.470	92.95	430	1450
2	Bhushan Power Steel Limited, Sambalpur	2029.00	1256.630	140.36	165	301
3	Shyam Metallics Energy Limited, Sambalpur	224.71	166.320	13.75	0	136
4	Jindal India Thermal Power Limited, Angul	4525.00	829.300	63.0	0	1993
5	Monnet Power Company Limited, Angul	2852.00	278.045	12.05	176	0
6	Jindal Steel Power Limited, Angul	13135.00	3417.555	144.49	261	5029
7	GMR Energy Limited, Dhenkanal	4200.00	1016.570	60.75	0	1322
8	Bhushan Steel Limited, Dhenkanal	5828.15	1225.110	25.05	41	1296
9	BRG Iron and Steel Limited, Dhenkanal	228.05	132.540	5.19	90	647
10	Rungta Mines Limited, Dhenkanal	2275.00	540.705	16.39	54	581
11	MGM Steels Limited, Dhenkanal	208.90	54.290	2.63	0	523
	-do-	NA	102.505	NA	0	0
12	Dhamara Port Company Limited, Bhadrak	NA	2094.000	54.04	405	3741
13	TATA Power, Cuttack	NA	985.130	74.10	1	2438
14	VISA Power, Cuttack	NA	335.080	NA	36	247
15	KVK Nilachal, Cuttack	NA	280.380	NA	45	332
16	Crackers India Limited, Keonjhar	NA	126.230	4.86	0	278
17	Brahmani River Pellet Limited (BRPL), Keonjhar	1485.00	106.910	18.95	0	70
18	Indian Oil Corporation Limited (IOCL), Paradip	NA	2876.600	NA	143	1682
19	ESSAR Steel Limited, Paradip	10,721	1267.000	NA	460	4263
20	Indian Farmers Fertiliser Cooperative Limited (IFFCO), Paradip	NA	545.670	NA	0	315
21	Tata Iron and Steel Company Limited (TISCO), Gopalpur	NA	2908.140	60.52	1559	2220
22	Vedanta Alumina Limited, Lanjigarh	8400	1514.360	NA	121	1532
23	TATA Steel Limited, Jajpur	15400	2468.500	NA	1234	0
24	Brahmani River Pellet Limited (BRPL), Jajpur	1485	40.210	NA	30	0
25	Jindal Steel Limited, Jajpur	6628	953.000	NA	253	0
26	VISA Steel Limited, Jajpur	345.78	488.190	NA	39	0

Sl. No.	Name of the project	Cost of project (₹ in crore)	Land acquired (In acre)	Cost of land (₹ in crore)	No. of PDF	No. of PAF
27	Odisha Power Generation Corporation, Jharsuguda	NA	464,200	- NA	219	0
28	Eastern Steel and Power Limited, Jharsuguda	254	63.100	NA	SES not done	0
29	Vedanta Alumina and Sterlite Limited, Jharsuguda	8400	3035.260	NA	145	1413
30	Bhushan Power and Steel Limited, Sundargarh	NA	1451.270	NA NA	302	1142
31	Utkal Alumina International Limited, Rayagada	NA	2155.460	NA	183	2055
32	Aditya Alumina Project, Rayagada	Included in Sl. No.1	1335.450	NA	141	626
	Total	99624.59	36555.180		6533	35632

(Source: Records of Department, IDCO and Collectorate)

Appendix 2.2 (Refer Paragraph 2.1.12 at page 19) Statement showing acquisition of land for industrial purposes without payment of compensation

Sl. No.	Name of the unit	Name of the district	Year of passing of award	No. of awards	No. of village	Area (In acres)	Total compensation due (in ₹)
1	Aditya Aluminium	Sambalpur	2004-08	187	10	NA	85207412
	project	•	F130 1 35				
2	Bhushan Power & Steel Limited	Sambalpur	2003-12	217	5	NA	419890988
3	Shyam Metallics Energy Limited	Sambalpur	2005-09	27	2	NA	4136392
4	Monnet Power Company Limited	Angul	2005-10	89	2	11.88351	13856036
5	Jindal India Thermal Power Limited	Angul	2008-12	404	9	128.14	111835894
6	Jindal Steel Power Limited	Angul	2008-12	1068	29	261.735	278396385
7	Rungta Mines Limited	Dhenkanal	2007	22	3	15.28	4781245
8	MGM Steels Limited	Dhenkanal	2009	3	2	2.08	805317
9	BRG Iron & Steel Limited	Dhenkanal	2008	133	3	108.11	43761279
10	Bhushan Steel Limited	Dhenkanal	2004-12	78	10	28.821	5356474
11	GMR Energy Limited	Dhenkanal	2009-12	257	5	82.541	57042433
12	Dhamara Port Company Limited	Bhadrak	2003-09	257	67	101.84	26816353
13	Indian Oil Corporation Limited, Paradip	Jagatsinghpur	1999	31	10	22.97	4042835
14	ESSAR Private Limited, Paradip	Jagatsinghpur	2008 & 2009	450	3	55.95686	107259882
15	IFFCO, Paradip	Jagatsinghpur	2009	221	2	31.8798	65512286
16	Tata Iron and Steel Company Limited (TISCO), Gopalpur	Ganjam	1996 to 2013	49	5	12.89	3035467
17	Vedanta Alumina Limited, Lanjigargh	Kalahandi	2005 to 2010	9	9	8.96	1014634
18	Bhushan Power & Steel Limited (BPSL)	Sundargarh	2007-2011	223	6	374.35	371557872
19	Utkal Alumina International Limited	Rayagada	1996-1998	44	5	198.64	3461087
20	Aditya Alumina Project	Rayagada	2008	29	2	51.99	3521130
21	Vedanta Alumina Limited	Jharsuguda	2006-2008	49	9	227.86	38999347
22	Odisha Power Generation Corporation (OPGC)	Jharsuguda	2006-2013	18	7	38.44	6510152
23	Eastern Steel & Power Limited	Jharsuguda	2006	12	1	2.93	636870
24	Jindal Steel Limited	Jajpur	NA	66	5	124.00	5421219
25	VISA Steel Limited						The Control of the Co
26	Brahmani River Pellet Limited	Jajpur	NA	83	7	279.12	9909532
27	TATA Steel Limited						

SI. No.	Name of the unit	Name of the district	Year of passing of award	No. of awards	No. of village	Area (In acres)	Total compensation due (in ₹)
28	Cracker India Alloys Limited	Keonjhar	NA	66	3	126.250	938964
29	Brahmani River Pellet Limited	Keonjhar	NA	70	2	106.812	295000
30	TATA Power	Cuttack	NA	1939	4	787.310	141175289
31	KVK Nilachal	Cuttack	NA	332	4	280.700	12302842
32	VISA Power	Cuttack	NA	700	5	NA	43409075
	Total						1870889691

(Source: Compiled by Audit from records of units)

Appendix 2.3
(Refer Paragraph 2.1.12.3 at page 21)
Statement showing non-payment of cash in lieu of employment

Sl. No.	Name of the district	Name of the industry	No. of PDFs without cash in lieu of employment	Cash in lieu of employment per PDF (in ₹)	Amount due (in ₹)
		Aditya Aluminium Project	222	747000	165834000
1	Sambalpur	Aditya Aluminium Project	78	747000	58266000
		Shyam Metallics Energy Limited	2	150000	300000
2	Jharsuguda	Odisha Power Generation Corporation	3	747000	2241000
3	Vasnihan	Crackers India (Alloys) Limited	14	150000	2100000
3	Keonjhar	Brahmani River Pellet Limited	14	150000	2100000
4	Angul	Jindal Steel Power Limited	20	552000	11040000
5	Jagasinghpur	Indian Oil Corporation Limited	18	150000	2700000
			23	150000	3450000
		Dhamara Port	1	299000	299000
6	Bhadrak	Company Limited	7	448000	3136000
		- Simpani Dimitod	3	747000	2241000
		m 0 1	111	150000	16650000
7	Jajpur	Tata Steel Limited	52	At different rate	35814000
8	Rayagada	Utkal Alumina International Limited	20	621000	13041000
	Total		588		319212000

(Source: Compiled by Audit from records of units)

Appendix 2.4
(Refer paragraphs 2.1.12.4 to 2.1.12.7 at pages 21 and 22)
Statement showing non-payment of resettlement grants

Sl. No.	Name of the	Name of the industries	Self	Relocation Al	lowance	Hou	se Building A	ssistance	1	Temporary S	hed	Maintenance Allowance		
	Collecto- rate		No. of PDFs	Amount per family (in ₹)	Total Amount (in ₹)	No. of PDFs	Amount per family (in ₹)	Total Amount (in ₹)	No. of PDFs	Amount per family (in ₹)	Total Amount (in ₹)	No. of PDFs	Amount per family (in ₹)	Total Amount (in ₹)
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
1	Dhenkanal	MGM Steel Limited	12	50000	600000	7	150000	105000	7	10000	70000	7	24000	168000
		GMR Energy Limited	19	75000	1425000	19	224000	4256000	19	15000	285000	19	36000	684000
2	Jajpur	Tata Steel Limited	52	At different rate	3698000	52	At different rate	10745000	52	At different rate	726100	52	At different rate	1767600
3	Bhadrak	Dhamara Port Company Limited	121	50000	6050000	121	150000	18150000	121	10000	1210000	121	24000	2904000
4	Ganjam	Tata Iron and Steel Company Limited (TISCO), Gopalpur	0	0	0	0	0	0	102	15000	1530000	102	36000	3672000
		Aditya Aluminium Project	98	75000	7350000	98	224000	21952000	98	15000	1470000	98	36000	3528000
5	Sambalpur	Aditya Aluminium Project	78	75000	5850000	78	224000	17472000	78	15000	1170000	78	36000	2808000
		Shyam Metallics Energy Limited	2	75000	150000	2	224000	448000	2	15000	30000	2	36000	72000
6	Jharsuguda	Odisha Power Generation Corporation	77	75000	5775000	0	Ō	.0	0	0	0	0	0	0
7	Angul	Jindal Steel Power Limited	11	150000	1650000	11	329965	3629615	11	25000	275000	9	60000	540000
8	Rayagada	Utkal Alumina International Limited	20	At different rate	1284000	20	At different rate	3816000	20	At different rate	255000	20	At different rate	612000
		Total	490		33832000	408		80573615	510		7021100	508		16755600

(Source: Compiled by Audit from records of units)

Appendix 2.5
(Refer paragraph 2.1.12.9 at page 23)
Statement showing less payment of rehabilitation assistance due to non-indexation/ change of category

SI. No.	Name of the district	Name of the industries	Purpose	No. of PDFs	Rate as per revised indexation/ change of category (in ₹)	Amount due (in ₹)	Pre-revised rate (in ₹)	Amount paid (in ₹)	Less amount paid (in ₹)
1	Jharsuguda	Vedanta Alumina Limited & Sterlite Energy Limited	Cash in lieu of employment	70	552000	38640000	500000	35000000	3640000
				-1	621000	621000	500000	500000	121000
- 11			Cash in lieu	158	747000	118026000	621000	98118000	19908000
2	2 Sundargarh	Bhushan Power Steel Limited	of employment	2	299000	598000	249000	498000	100000
		Limited		203	150000	30450000	125000	25375000	5075000
		Indian Oil Corporation	Cash in lieu	1	100000	100000	59350	59350	40650
3	Jagatsinghpur	Limited	of employment	1	552000	552000	118700	118700	433300
4	Sambalpur	Aditya Aluminium Project	Cash in lieu of employment	14	747000	10458000	621000	8694000	1764000
5	Jajpur	Brahmani River Pellet Limited Jindal Steel Limited Visa Steel Limited	Cash in lieu of employment	51	Different rates applicable	18065000	Different rates applicable	12310000	5755000
6	Sundargarh	Bhushan Power Steel Limited	Self- relocation	181	Different rates applicable	9150000	Different rates applicable	7686000	1464000

Sl. No.	Name of the district	Name of the industries	Purpose	No. of PDFs	Rate as per revised indexation/ change of category (in	Amount due (in ₹)	Pre-revised rate (in ₹)	Amount paid (in ₹)	Less amount paid (in ₹)
7	Jajpur	Jindal Steel Limited	НВА	62	Different rates applicable	11594000	Different rates applicable	10292000	1302000
8	Jajpur	TATA Steel Limited	НВА	178	Different rates applicable	31825000	Different rates applicable	17073500	14751500
9	Jajpur	Brahmani River Pellet Limited	нва	16	Different rates applicable	3473000	Different rates applicable	2545333	927667
10	Sundargarh	Bhushan Power Steel Limited	НВА	181	Different rates applicable	27328000	Different rates applicable	22814000	4514000
11	Jajpur	Jindal Steel Limited	Temporary shed	62	Different rates applicable	775000	Different rates applicable	688200	86800
12	Jajpur	TATA Steel Limited	Temporary shed	178	Different rates applicable	2094800	Different rates applicable	1340500	754300
13	Jajpur	Brahmani River Pellet Limited	Temporary shed	16	Different rates applicable	205000	Different rates applicable	155400	49600
14	Sundargarh	Bhushan Power Steel Limited	Temporary shed	181	Different rates applicable	1800000	Different rates applicable	1500000	300000
15	Jajpur	Jindal Steel Limited	Transport	62	Different rates applicable	155000	Different rates applicable	142600	12400
16	Jajpur	Brahmani River Pellet Limited	Transport	16	Different rates applicable	41000	Different rates applicable	32200	8800

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Sl. No.	Name of the district	Name of the industries	Purpose	No. of PDFs	Rate as per revised indexation/ change of category (in	Amount due (in ₹)	Pre-revised rate (in ₹)	Amount paid (in ₹)	Less amount paid (in ₹)
17	Sundargarh	Bhushan Power Steel Limited	Transport	181	Different rates applicable	534000	Different rates applicable	445000	89000
18	Jajpur	Jindal Steel Limited	Maintenance	62	Different rates applicable	1860000	Different rates applicable	1711200	148800
19	Jajpur	TATA Steel Limited	Maintenance	178	Different rates applicable	10123200	Different rates applicable	6410400	3712800
20	Sundargarh	Bhushan Power Steel Limited	Maintenance	181	Different rates applicable	6408000	Different rates applicable	5340000	1068000
21	Jajpur	Brahmani River Pellet Limited	Maintenance	16	Different rates applicable	564000	Different rates applicable	384000	180000
22	Jharsuguda	Vendant Alumina Limited	Maintenance	145	Different rates applicable	4541600	Different rates applicable	4166000	375600
	Total					329981600	Different rates applicable	263399383	66582217

(Source: Compiled by Audit from records of test checked units)

Appendix 2.6 (Refer Paragraph 2.1.12.12 at page 24) Statement showing project wise allotment of plot and issue of RoR

Sl. No.	District	Name of the Project	No. of plots allotted to displaced persons	No. of RoR/ Patta issued thereof	Pattas not issued	Status/ pending at which level	Reason for non-issuance of pattas	Remarks
1	Sambalpur	Aditya Aluminium Project	313	0	313	R&R officer in charge of the project	District Administration has not taken any steps to issue pattas	-
		Bhushan Power and Steel Limited	165	165	0	-	- 1	Issued to all
2	Angul	Monnet Power Company Limited	144	110	34	R&R officer in charge of the project	District administration has not taken any steps to issue pattas	7
		Jindal Steel Power Limited	158	154	4	R&R officer in charge of the project	District administration has not taken any steps to issue pattas	-
3	Dhenkanal	Bhushan Steel Limited	40	40	0		-	Issued to all
4	Jagatsinghpur	Indian Oil Corporation Limited	65	0	65	RoRs lying with Tahasildar, Kujanga	PDFs are demanding higher benefit	Though RoRs have been prepared, they are not taking the RoRs and demanding higher prices
5	Ganjam	Tata Iron and Steel Company Limited (TISCO), Gopalpur	1457	1413	44	With Special LAO, TISCO	Due to mismatch of sketch plan	-
6	Kalahandi	Vendant Alumina Limited	116	116	0	-	-	Issued to all
7	Jajpur	Tata Steel Limited	974	241	733	ADM, Kalinganagar	In reply, ADM, Kalinganagar stated that the balance pattas are under process and would be distributed immediately.	-
		Brahmani River Pellet Limited	20	20	0	ADM, Kalinganagar	Fine Poly Section	Issued to all
		Jindal Steel Limited	213	210	3	ADM, Kalinganagar	In reply, ADM, Kalinganagar stated that the balance pattas are	-

Tota	al		3996	2692	1304			
• •			2006	2692	1204	issued. Rehabilitation Colony 2 (Dkorol): The land has not been surrendered by IDCO to district. administration		»
9	Rayagada	Utkal Alumina International Limited	183	96	87	Rehabilitation Colony 1 (Kendukhunti & Ramibeda): 96 pattas	District administration has not taken any steps to issue pattas	-
3	Jharsuguda	Vendant Alumina Limited	145	127	18	Project Director, R&R, Jharsuguda stated that steps would be taken to issue RoR to 18 displaced families shortly.	District administration has not taken any steps to issue pattas	-
		VISA Steel Limited	3	0	3	ADM, Kalinganagar	under process and would be distributed immediately. In reply, ADM, Kalinganagar stated that the balance pattas are under process and would be distributed immediately.	

(Source: Compiled by Audit from records of test checked units)

Appendix 2.7 Statement showing provision of basic facilities in the rehabilitation colonies (Refer Paragraph 2.1.13.2 at page 26)

Sl. No.	Name of the colony	Name of the industry	Health	Water supply	Street light	Road	Drain	Road and maintenance	School	Temple	Commu- nity centre	Pond	Cremation ground
1	Asanbani	Bhushan Steel Limited, Dhenkanal	Very poor	No water supply to house.	Insufficient	-	-	Not maintained	Constructed by Govern- ment	No worship takes place	No	No	
2	Pandoloi	Aditya Alumina Project, Sambalpur	No health centre	Inadequate	Inadequate	No blacktop or concrete road	•	Not maintained	No	No	No	No	No
3	Ludhapoli		No health centre	Inadequate	Inadequate	No blacktop or concrete road	•	Not maintained	No	No	No		No
4	Triganga-2	TATA Steel Limited,				-	*	(-)	No		No	No	No
5	Sansailo	Jajpur	No health centre	-	•	-		•	No		No	No	-
6	Triganga-1	Brahmani River Pellet Limited, Jajpur		No	-		*	Not maintained	No	•	No	*	No
7	Triganga	Jindal Stee; Limited	-	2	940				No	No	-	No	No
8	Kantipur	Jajpur	No	*	-	-		-	No	No	-	No	No
9	Triganga	VISA Steel Limited Jajpur	• , .	*	No			•	No	No	•	No	No
10	New Phasala Munda	Odisha Power Generation Corporation, Jharsuguda	No	No	No	No blacktop or concrete road	No	Not maintained	No	-	No	No	
11	Banaharpali		No	No	No	No blacktop or concrete road	No	Not maintained	No	-	No	No	
12	TISCO Colony	Tata Iron and Steel Company Limited, , Gopalpur		No	-	-	•	*	•		-	-	* 1
13	Dkorol (Two colonies)	Utkal Alumina International Limited, Rayagada	No	g.	-	*	-	-		-	No	No	-

(Source: Compiled by Audit from records of test checked units)

Blank space (-) indicates availability of provisions

Appendix 3.1.1 (Refer Paragraph 3.1.5 at page 36) Statement showing list of sampled units covered in audit

Sl. No.	Name of sampled unit (Colleges/Universities/Offices)						
	A. Government Colleges						
1	Government Junior College, Phulbani						
2	Sashi Bhushan Rath Government Women's College, Berhampur						
3	Balabhadra Narayan Sanskrit College, Tukuna, Keonjhar						
4	Government Women's Junior College, Balangir						
5	Bhadrak College, Bhadrak						
6	Samanta Chandrasekhar Junior College, Puri						
7	Government Women's College, Bhawanipatna						
8	Sanjaya Memorial Government Women's College, Phulbani						
9	Fakir Mohan College, Balasore						
10	Maharaja Purna Chandra (Autonomous) College, Baripada						
11	Gangadhar Meher (Autonomous) College, Sambalpur						
12	Jatiya Kabi Bira Kishore College, Cuttack						
13	Chakra Bisoi Mahavidyalaya (renamed as Government College), Phulbani						
14	Netaji Subash Chandra Bose College, Sambalpur						
15	Government College, Angul						
16	Government Women's College, Sambalpur						
17	Government Sanskrit College, Baripada						
18	Samanta Chandrasekhar (Autonomous) College, Puri						
19	Saila Bala Women's College, Cuttack						
20	Narayana Chandra College, Jajpur						
21	Buxi Jagabandhu Bidyadhar (Autonomous) College, Bhubaneswar						
22	Rama Devi Women's College, Bhubaneswar						
23	Government College, Rourkela						
	B. Non-Government Aided Colleges						
24	Khariar College, Khariar, Nuapada						
25	Deogarh College, Deogarh						
26	Agarpada College, Agarpada, Bhadrak						
27	Srinibas College, Mangalpur, Soro, Balasore						
28	NAC College, Burla						
29	Panchayat Samiti College, Belpada, Balangir						
30	Attabira College, Attabira, Bargarh						
31	Athamalik College, Athamalik						
32	Charampa Mahavidyalay, Charampa, Bhadrak						
33	Sahaspur College, Balichandrapur						
34	Baripada College, Baripada						
35	Rural Institute of Higher Studies, Bhograi						
36	Nimapara College, Nimapara						
37	Biraja Women's College, Jajpur						
21							
38	Belabhumi Mahavidyalaya, Avana, Bahanaga, Balasore						

Sl. No.	Name of sampled unit (Colleges/Universities/Offices)						
40	Simulia College, Markona, Simulia, Balasore						
41	Ekamra College, Bhubaneswar						
42	Baruneswar Mahavidyalaya, Arei, Binjharpur, Jajpur						
43	Suvarnarekha Mahavidyalaya, Baliapal, Balasore						
44	Stewart Science College, Cuttack						
45	People's College, Buguda, Ganjam						
46	Maharshi College of Natural Law, Bhubaneswar						
47	Balasore Mahila Junior College, Balasore						
48	Balasore Mahila Degree College, Balasore						
49	Durga Charan Chilka College, Tangi, Khordha						
50	Anchalika Panchayat College, Sujanpur, Jajpur						
51	Christ College, Cuttack						
52	Anandapur College, Anadpur, Kenjhar						
53	Salipur College, Salipur, Cuttack						
	C. Non-Government Block Grant Colleges						
54	Pipili Degree College, Pipili						
55	Konark Bhagabati Degree College, Konark						
56	Panchyat Samiti Junior College, Palsagora, Kantamal, Boudh						
57	Sri Jayadev Degree College of Education & Technology, Naraharkanta, Bhubaneswar						
58	Malkangiri Degree College, Malkangiri						
59	Kankadahad Junior College, Kankadahad						
60	Pratap Sasan Degree College, Balakati						
61	Jamankira Degree College, Jamankira, Sambalpur						
62	Banishree Junior Mahvidyalaya, Kuanarpur, Nimapara, Puri						
63	Sridhar Swami Junior College of Education and Technology, Sadangi, Gondia, Dhenkanal						
64	Women's Degree College, Kamakshyanagar						
65	Women's Degree College, Kantabanji						
66	Shree Jaganath Dev Junior Mahavidyalaya, Mandal, Belpara, Balangir						
67	Jagabandhu Das Women's Junior College, Kadalipali, Barpali, Bargarh						
68	Biju Patnaik Junior College, Singada, Sukurli, Mayurbhanj						
69	Kali Charan Panchagarh Anaga Narendra Degree College, Bankoi, Bolgarh, Khordha						
70	Bellaguntha Science Degree College, Bellaguntha, Ganjam						
71	Sohela Degree College, Sohela, Bargarh						
72	Odakhanda Junior College, Odakhanda, Balipatna, Khordha						
73	Somanath Science Junior College, Mundamari, Dharakote, Ganjam						
74	Raghunath Junior Mahavidyalaya, Kadadiha, Karanjia, Mayurbhanj						
-	D. Non-Government Unaided Colleges						
75	Korua Women's Degree College, Korua, Kendrapara						
76	Bibekananda Meher Junior College, Bhulia Sikuan, Khariar, Nuapada						
77							
	Saheed Memorial Junior College, Eram, Basudevpur, Bhadrak						
78	Indira Gandhi Memorial Degree College of Science & Technology, Raj						

Sl. No.	Name of sampled unit (Colleges/Universities/Offices)						
	Nagar, Dhamnagar, Bhadrak						
79	Anchalik Bastarani Degree Mahavidyalaya, Sanchergaon, Golamunda, Kalahandi						
80	Sidha Baranga Degree College of Education & Technology, Punanga, Jagatsinghpur						
81	Shri Radharaman Sanskrit College, Kendrapara						
82	Baba Saheb Ambedkar Junior College, Khajuripada, Kandhamal						
83	Maidalpur Junior College, Maidalpur, Papadahandi, Nabarangapur						
84	Maa Manikeswari Panchyat Samiti Junior Mahavidyala, Thuamul Rampur, Kalahandi						
85	Harachandi Mahila Junior Mahavidyalaya, Rebana, Bramhagiri, Puri						
86	Mahatma Gandhi Memorial Degree College of Education & Technology, Pubasasan, Pipili, Puri						
87	Sukra Behera Degree College, Kendudhipi, Nayagarh						
88	Bahugraam Degree College, Bahugram, Cuttack						
89	Maa Netramani Sanskrit College, Jajpur						
90	Anchalik Junior Science College, Mahaling, Kalahandi						
	E. Universities						
91	Utkal University, Bhubaneswar						
92	Berhampur University, Berhampur						
93	Fakir Mohan University, Balasore						
94	Ravenshaw University, Cuttack						
	F. NCC Offices						
95	Commandant, 3 (Odisha), Medical Company, NCC, Berhampur						
96	Commandant, NCC Group (Headquarter), Cuttack						
97	Commandant, 4 (Odisha) Medical Company, NCC, Sambalpur						
98	Commandant, NCC Group Headquarter, Sambalpur						
	G. Administrative Offices (Drawing and Disbursement Officers)						
99	Under Secretary, Higher Education Department (HED), Bhubaneswar						
100	Under Secretary, HED (Loan Stipend), Bhubaneswar						
101	Assistant Director (Direct Payment), Directorate of Higher Education (HE), Bhubaneswar						
102	Directorate of Higher Education, Bhubaneswar						
103	Assistant Director (Scholarship), Directorate of HE, Bhubaneswar						
104	Regional Directorate of Education, Bhubaneswar						
105	Regional Directorate of Education, Berhampur						
106	Regional Directorate of Education, Sambalpur						
107	Directorate of Vocational Education, Bhubaneswar						
108	State Education Tribunal, Bhubaneswar						
109	State Selection Board, Bhubaneswar						

Appendix 3.2.1 (Refer Paragraph 3.2.2.1 at page 74)

Statement showing delay in approval of tender

Delay at the level of	Number of works	Range of delay	
Government	02	100 to 109 days	
Chief Engineer	29	22 to 220 days	
Superintending Engineer	30	16 to 135 days	
Executive Engineer	23	25 to 184 days	
Total	84	16 to 220 days	

(Source: Compiled by Audit from records of the test checked divisions)

Appendix 3.2.2 (Refer Paragraph 3.2.2.1 at page 75)

Statement showing extra liability due to retender after lapse of validity of tender

(₹in crore)

Name of the Unit	Original Cost	Enhanced cost	Extra liability
EE, RWD, Ganjam-I	9.62	-11.11	1.49
EE, RWD, Ganjam-II	3.08	3.77	0.69
EE, RWD, Keonjhar-I	6.57	9.45	2.88
Total	19.27	24.33	5.06

(Source: Compiled by Audit from records of the test checked divisions)

Appendix 3.2.3 (Refer Paragraph 3.2.3.8 at page 83)

Statement showing short recovery /withholding of penalty after rescission of agreement

(₹in lakh)

Name of the Unit	No. of works	Agreement	Amount of penalty to be recovered	Amount of penalty recovered	Short recovery of penalty
Cuttack-I	1	310.91	65.55	27.34	38.21
Ganjam-I	1	160.13	33.54	1.12	32.42
Ganjam-II	1	427.67	99.06	3.60	95.46
Jajpur-I	1	289.72	58.47	17.65	40.82
	4	1188.43	256.62	49.71	206.91

(Source: Compiled by Audit from records of the test checked divisions)

Appendix 3.6.1 (Please refer Paragraph 3.6.3.4 at page 134)

Statement showing district-wise records where the time portion of the created date of records of 2009 is same as that of 2008

Sl. No.	District Code	District Name	Number of records where the time part of the created date of records of 2009 is same as that of 2008	Total Child Records of 2009
1	D03	BARAGARH	76217	239538
2	D04	BHADRAK	369415	369415
3	D05	BALANGIR	275383	320901
4	D07	CUTTACK	448762	452304
5	D08	DEOGARH	76908	76908
6	D11	GANJAM	813516	813516
7	D13	JAJPUR	144561	370387
8	D15	KALAHANDI	220275	306400
9	D19	KHORDHA	382266	423948
10	D20	KORAPUT	315308	315308
11	D21	MALKANGIRI	176260	196772
12	D22	MAYURBHANJ	674161	674161
13	D23	NABARANGPUR	284559	352357
14	D25	NUAPADA	152621	155567
15	D26	PURI	57579	265208
16	D28	SAMBALPUR	62973	126122
		Total	4530764	5458812

Appendix 3.6.2 (Please refer Paragraph 3.6.3.4 at page 136) Statement showing district wise new codes allotted during 2007-09

		20	07	20	08	2009		
District Code	District Name	New Codes allotted	Total Child Records	New Codes allotted	Total Child Records	New Codes allotted	Total Child Records	
1	ANGUL	46634	297854	36723	248790	36719	251385	
2	BALASORE	73856	572783	108519	616324	60037	532773	
3	BARAGARH	40002	301130	51491	252263	17068	239538	
4	BHADRAK	56519	385630	86790	400907	0	369415	
5	BALANGIR	66496	402612	66725	362444	18958	320901	
6	BOUDH	13109	78125	27067	91655	11950	66748	
7	CUTTACK	87561	518553	112076	489335	0	452304	
8	DEOGARH	9720	72741	16615	78783	0	76908	
9	DHENKANAL	42173	278713	44953	289727	22998	237303	
10	GAJAPATI	28994	163396	45633	201916	22178	205519	
11	GANJAM	148398	870700	11758	813516	0	813516	
12	JAGATSINGHPUR	35416	245971	37187	241296	20678	261910	
13	JAJPUR	64259	471882	28148	371067	44778	370387	
14	JHARSUGUDA	11624	114555	14775	97172	12065	89103	
15	KALAHANDI	10359	161500	159680	306405	0	306400	
16	KANDHAMAL	52698	230951	47329	270478	30052	226900	
17	KENDRAPARA	62822	338850	31125	326675	38168	271357	
18	KEONJHAR	59877	435997	61003	447777	46380	412218	
19	KHORDHA	69842	432081	166278	418929	183	423948	
20	KORAPUT	40688	325436	45886	351305	0	315308	
21	MALKANGIRI	44938	181102	54434	196794	0	196772	
22	MAYURBHANJ	156878	687366	87801	713379	0	674161	
23	NABARANGPUR	20934	308901	105820	352357	0	352357	
24	NAYAGARH	31072	221937	75824	257556	23623	171317	
25	NUAPADA	35794	171197	99263	196528	. 0	155567	
26	PURI	51749	347480	147454	380504	. 0	265208	
27	RAYAGADA	58842	299124	87941	365725	29815	251605	
28	SAMBALPUR	23911	125615	97631	200169	0	126122	
29	SUBARNAPUR	17674	146081	20196	106219	12287	76455	
30	SUNDARGARH	37209	452825	65707	310750	67008	291518	
10.35	Total	1500048	9641088	2041832	9756745	514945	8804923	

Appendix 3.6.3 (Please refer Paragraph 3.6.3.4 at page 136)

Statement showing district wise number of child records with time showing 00:00:00:000 hours in created date fields of child databases during 2007-09

			07	2008		2009	
		Number of		Number of		Number of	
District Code	District Name	records with no time in	Total Child Records	records with no time in	Total Child Records	records with no time in	Total Child Records
		created date		created date		date created	
1	ANGUL	43950	297854	14804	248790	36844	251385
2	BALASORE	65373	572783	73264	616324	60185	532773
3	BARAGARH	37555	301130	122421	252263	63932	239538
4	BHADRAK	53065	385630	53712	400907	53709	369415
5	BALANGIR	58366	402612	40970	362444	24577	320901
6	BOUDH	8643	78125	21822	91655	11547	66748
7	CUTTACK	85296	518553	71949	489335	71945	452304
8	DEOGARH	8730	72741	9644	78783	9643	76908
9	DHENKANAL	40883	278713	21534	289727	22997	237303
10	GAJAPATI	20290	163396	28482	201916	22178	205519
11	GANJAM	140235	870700	140227	813516	140227	813516
12	JAGATSINGHPUR	35253	245971	22422	241296	42781	261910
13	JAJPUR	60861	471882	27417	371067	45806	370387
14	JHARSUGUDA	9516	114555	6479	97172	12065	89103
15	KALAHANDI	9973	161500	95351	306405	95351	306400
16	KANDHAMAL	48852	230951	32625	270478	30050	226900
17	KENDRAPARA	52539	338850	38438	326675	38227	271357
18	KEONJHAR	47685	435997	31085	447777	46563	412218
19	KHORDHA	67950	432081	143910	418929	144093	423948
20	KORAPUT	34674	325436	10268	351305	10265	315308
21	MALKANGIRI	38612	181102	34904	196794	34904	196772
22	MAYURBHANJ	138487	687366	79321	713379	79321	674161
23	NABARANGPUR	13883	308901	41994	352357	41994	352357
24	NAYAGARH	27059	221937	19672	257556	23623	171317
25	NUAPADA	30004	171197	43413	196528	43409	155567
26	PURI	51277	347480	32205	380504	32162	265208
27	RAYAGADA	44159	299124	26900	365725	30417	251605
28	SAMBALPUR	19243	125615	24729	200169	24721	126122
29	SUBARNAPUR	15070	146081	9888	106219	12287	76455
30	SUNDARGARH	29800	452825	28465	310750	67029	291518
	Total	1337283	9641088	1348315	9756745	1372852	8804923

Appendix 3.6.4 (Please refer Paragraph 3.6.3.5 at page 138)

Statement showing inconsistent reports in the website of OPEPA

The GP level option does not generate any report as there is deficiency in design of the reporting system. The total figure in district level report did not tally with that of the block level report.	Report on Total Child Population	In the district report against Angul Block the figure. was 30053 whereas the Block report indicated 30344
The class wise enrolment report had the drill down option up to village level from state level. In the Block Level report the total enrolment against a GP does not tally with that of GP Level report. The school report (by clicking on the school hyperlink) generated a blank format instead of information on school details.	Class-wise Enrolment Report	The total enrolment of Angarabadha GP in the block level report was 904
The out of school report had the option to drill down to village level. Analysis of reports revealed that the total figures of a block in district report did not tally with total figures of the block in the Block report.	Reports on Out of School	In the district report the total figure was 796 but Block report depicted 752
This is a static report on child population of the state for the year 2007-08. A similar report was also available in the website as 'Report on Total Child Population' at point A above. Comparison of the figures of both the reports revealed that there was large variation of figures of both the reports.	Child Population	The total child population of age 6-11 was 3846486 and that of Angul district was 108466 but in another report the same was 4676317 and 141483 during 2007-08
The report had the provision to show the child population from 2011-12 till 2013-14. However, the report itself showed inconsistency as the total boys figure in the district report did not tally with the detailed report. This report on child with special needs (CWSN) showed 2943793 number of CWSN during 2011-12. For the years 2012-13 and 2013-14, the report showed there were no CWSN.	In-school Children	In the consolidated figure of village Badadandasahi of Angul Block was 222 whereas the detailed report showed 213
The number of dropouts is inflated as same name is reported multiple times.	Out of school Children	The out of school children as per District report was 796 but the Block report depicted 752 out of school children
District report showed different figure as compared to the block level report.	School/ Infrastructure	In Angul Block of Angul district the total schools were shown as 137 but the Block report depicted 159 schools
Total number of teachers reported in this report does not tally with that of Report on Types of Teacher and other reports.	Teacher	The number of teachers of Angul Block in one report showed 7588 teaching staff and in another report it showed 8017 teachers

Glossary of Abbreviations

AAPs	Annual Action Plans
API	Academic Performance Indicator
ASC	Academic Staff College
AWC	Anganwadi Centre
AWWs	Anganwadi Workers
BEO	Block Education Officers
BFC	Basic Foundation Course
BG	Block Grant
BGJY	Biju Gramya Jyoti Yojana
BPL	Below Poverty Line
BRCC	Block Resource Centre Coordinator
BRGF	Backward Region Grant Fund
BSL	Bhushan Steel Limited
CAS	Career Advancement Scheme
CD	Cross Drainage
CDC	College Development Council
CDMO	Chief District Medical Officer
CDPOs	Child Development Project Officers
CEs	Chief Engineers
CHC	Community Health Centre
CNV	Compulsory Notification of Vacancy
CPWD	Central Public Works Department
CRCC	Cluster Resource Centre Coordinator
CSP	Centrally Sponsored Schemes
CTS	Child Tracking System
CWA	Constituency-Wise Allotment
DDO	Drawing & Disbursing Officer
DGM	Deputy General Manager
DGRC	District Grievance Redressal Committee
DHE	Director of Higher Education
DHH	District Headquarters Hospital
DISS	District Inspection School System
DKMs	District Key Managers
DLCs	District Level Consultants
DLOs	District Labour Officers
DLSWCA	District Level Single Window Clearance Authority

DMZ	Demilitarised Zone
DPCL	Dhamra Port Company Limited
DPCs	District Project Coordinators
DRDAs	District Rural Development Agencies
DSWOs	District Social Welfare Officers
DTCN	Detailed Tender Call Notice
DVMC	District Vigilance & Monitoring Committee
EEs	Executive Engineers
EIA	Environmental Impact Assessment
EIC	Engineer-in-Chief
EIs	Educational Institutions
EMD	Earnest Money Deposit
EOT	Extension of Time
EPF	Employees Provident Fund
EPF&MP	Employees' Provident Fund & Miscellaneous Provision
EPFC	Employees Provident Fund Commissioner
EPIS	Education Personnel Information System
FKOs	Field Key Officers
FMU	Fakir Mohan University
GAD	General Alignment Drawing
GB	Governing Body
GCC	General Conditions of Contract
GER	Gross Enrolment Ratio
GIA	Grants-in-aid
GIS	Geographical Information System
GoI	Government of India
GoO	Government of Odisha
GPEO	Gram Panchayat Extension Officer
GPS	Global Positioning System
HED	Higher Education Department
HLCA	High Level Clearance Authority
HPC	High Power Committee
IARs	Internal Audit Reports
IAs	Implementing Agencies
IAY	Indira Awaas Yojana
ICDS	Integrated Child Development Scheme
IDEA	Interactive Data Extraction and Analysis

IEC	Information, Education and Communication
IFFCO	Indian Farmers Fertiliser Company
IOCL	Indian Oil Corporation Limited
IPICOL	Industrial Promotion and Investment Corporation of Odisha Limited
IPR	Industrial Policy Resolution
IRDA	Insurance Regulatory Development Authority
ISBN	International Standard Book Number
ISL	IDCOL Software Limited
ISSN	International Standard Serial Number
IT	Information Technology
JITPL	Jindal India Thermal Power Limited
KNIC	Kalinga Nagar Industrial Complex
L&ESI	Labour & Employees' State Insurance
LA	Land Acquisition
LAC	Land Allotment Committee
LAO	Land Acquisition Officer
LC	Labour Commissioner
LEC	Local Enquiry Committee
LFA	Local Fund Audit
LPC	Last Pay Certificate
LRR	Laws, Rules and Regulation
M Phil	Master in Philosophy
MEW	Monitoring and Evaluation Wing
MGMSL	MGM Steel Limited
MGNREGS	Mahatma Gandhi National Rural Employment Guarantee Scheme
MIS	Management Information System
MoLE	Ministry of Labour & Employment
MoRD	Ministry of Rural Development
MoU	Memorandum of Understanding
MPR	Monthly Progress Report
NAAC	National Assessment and Accreditation Council
NACs	Notified Area Councils
NET	National Eligibility Test
NGO	Non-Government Organisation
NGRC	National Grievance Redressal Committee
NIACL	New India Assurance Company Limited

NPE	National Policy on Education
NQM	National level Quality Monitor
NRHM	National Rural Health Mission
NRLM	National Rural Livelihood Mission
NSAP	National Social Assistance Programme
NSS	National Social Service
OC	Orientation Course
OCAC	Odisha Computer Application Centre
OCCL	Odisha Construction Corporation Limited
OE	Orissa Education
OGFR	Orissa General Financial Rules
OGLS	Orissa Government Land Settlement
OLR	Odisha Land Reform
OLSF	Odisha Loan Stipend Fund
OPEPA	Odisha Primary Education Programme Authority
OPSC	Odisha Public Service Commission
OPWD	Odisha Public Works Department
ORPS	Odisha Revised Pay Scale
ORRP	Odisha Resettlement and Rehabilitation Policy
ORV	Odisha Reservation of Vacancy
OSICL	Odisha Small Scale Industries Corporation Limited
OT	Operation Theatre
OUA	Orissa University Act
OUFS	Orissa University First Statute
PAs	Programme Assistants
PDC	Periphery Development Committee
PDF -	Project Displaced Family
PET	Physical Education Teacher
PG	Post Graduate
PGPA	Public Grievances and Pension Administration
Ph. D	Doctor of Philosophy
PL	Personal Ledger
PM	Project Manager
PMGSY	Pradhan Mantri Gram Sadak Yojana
PMTR	Project Monthly Transaction Report
POS	Point of Service
PR	Panchayati Raj
PSU	Public Sector Undertaking

PTC	Performance Tracking Cell
RAC	Rehabilitation Advisory Committee
R & B	Roads & Buildings
R&DM	Revenue and Disaster Management
R&R	Resettlement and Rehabilitation
RC	Refresher Course
RD	Rural Development
RDE	Regional Director of Education
RIDF	Rural Infrastructure Development Fund
RLTAP	Revised Long Term Action Plan
RoR	Record of Rights
RPDAC	Rehabilitation and Periphery Development Advisory Committee
RRO	Resettlement and Rehabilitation Officer
RSBY	Rashtriya Swasthya Bima Yojana
RTGS	Real Time Government Settlement
RU	Ravenshaw University
RW	Rural Works
SB	Savings Bank
SBD	Standard Bid Document
SC	Scheduled Caste
SCA	Special Central Assistance
SDH	Sub-divisional Hospital
SEs	Superintending Engineers
SES	Socio-economic survey
SGRC	State Grievance Redressal Committee
SGSY	Swarnjayanti Gram Swarozgar Yojana
SIS	State Implementing Society
SLCRR	State Level Council on Resettlement and Rehabilitation
SLSWCS	State Level Single Window Clearance Authority
SLWS	State Labour Welfare Society
SMED	School and Mass Education Department
SMEL	Shyam Metalics & Energy Limited
SNA	State Nodal Agency
SNO	State Nodal Officer
SPCB	State Pollution Control Board
SPD	State Project Director
SPO	State Project Office

SPST	Secretarial Practice and Shorthand Typing
SQL	Structured Query Language
SQM	State level Quality Monitor
SSA	Sarva Shiksha Abhiyan
SSB	State Selection Board
SSD	Schedule Tribes and Schedule Caste Development
SSs	Shiksha Sahayaks
ST	Scheduled Tribes
TOR	Terms of Reference
TPA	Third Party Administrator
TSP	Tribal Sub Plan
UCs	Utilisation Certificates
UEE	Universal Elementary Education
UGC	University Grants Commission
UU	Utkal University
VAL	Vedanta Aluminum Limited
VC	Vice Chancellor
VECs	Village Education Committees
VERs	Village Education Registers
VJC	Vocational Junior Colleges
WPI	Wholesale Price Index