

Report of the Comptroller and Auditor General of India on General, Social and Economic Sector for the year ended March 2014





Government of Bihar

Report No. 4 of 2014

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TABLE OF CONTENTS

	Referei	ice to
DESCRIPTION	Paragraphs	Page/ Remarks
Preface		vii
Overview		ix
CHAPTER-I		
INTRODUCTION		
Budget profile	1.1	1
Application of resources of the State Government	1.2	1
Persistent savings	1.3	2
Funds transferred directly to the State implementing agencies	1.4	2
Grants-in-aid from Government of India	1.5	3
Planning and conduct of audit	1.6	3
Lack of responsiveness of Government to Inspection Reports	1.7	3
Government response to significant audit observations (draft paragraphs/reviews)	1.8	4
Follow-up on Audit Reports	1.9	5
Recoveries at the instance of Audit	1.10	6
Status of placement of Separate Audit Reports of Autonomous Bodies in the State Assembly	1.11	6
CHAPTER-II		
PERFORMANCE AUDIT		
ENVIRONMENT AND FOREST DEPART	MENT	
Working of the Bihar State Pollution Control Board	2.1	7
SOCIAL WELFARE DEPARTMENT	Γ	
Implementation of Rajiv Gandhi Scheme for Empowerment of Adolescent Girls (RGSEAG)-SABLA	2.2	26
ART, CULTURE AND YOUTH DEPART	MENT	
Working of the Directorates of Archaeology and Museum	2.3	40

	Refere	ice to	
DESCRIPTION	Paragraphs	Page/ Remarks	
PUBLIC HEALTH AND ENGINEERING DEPA	ARTMENT		
Implementation of Total Sanitation Campaign/Nirmal Bharat Abhiyan in Bihar	2.4	51	
ROAD CONSTRUCTION DEPARTME	ENT		
Construction and Maintenance of State Highways in Bihar	2.5	66	
HOME DEPARTMENT			
Long Paragraph on 'Crime and Criminal Tracking Network and System –CCTNS'	2.6	82	
URBAN DEVELOPMENT AND HOUSING DEF	PARTMENT		
Long Paragraph on 'Patna Municipal Corporation-Solid Waste Management and Approval of Building Plans'	2.7	91	
CHAPTER-III			
COMPLIANCE AUDIT			
GENERAL SECTOR			
PLANNING AND DEVELOPMENT DEPAR	TMENT		
Excess expenditure on installation of solar street lights	3.1	101	
SOCIAL SECTOR			
HEALTH DEPARTMENT			
Fraudulent Payment	3.2	102	
Excess payment on irregular purchase of medicines	3.3	103	
Irregularities in purchase of medicines	3.4	104	
EDUCATION DEPARTMENT			
Defalcation of Sarva Shiksha Abhiyan funds	3.5	106	
PUBLIC HEALTH ENGINEERING DEPAR	TMENT		
Loss to the Government	3.6	107	
URBAN DEVELOPMENT AND HOUSING DEF	PARTMENT		
Idle expenditure	3.7	109	

		Referer	ice to					
	DESCRIPTION	Paragraphs	Page/ Remarks					
ECONOMIC SECTOR								
	WATER RESOURCES DEPARTMENT							
Misapp	ropriation of Government money	3.8	111					
Loss to	the Government due to short deduction of royalty	3.9	112					
Excess	payment	3.10	113					
Wastefu	ıl expenditure	3.11	114					
	ROAD CONSTRUCTION DEPARTME	NT						
	nal burden on State exchequer due to non-recovery of cost amount	3.12	115					
Unfruit	ful expenditure on idle plant and equipment	3.13	116					
	INDUSTRY DEPARTMENT							
Creation cost am	n of additional liability due to non imposition of risk and ount	3.14	118					
	APPENDICES							
1.1	Statement showing Outstanding Inspection Reports/ Paragraphs	1.7	121					
1.2	Statement showing various types of irregularities in outstanding paragraphs in Inspection Reports	1.7	122					
1.3	Statement showing status of placement of Separate Audit Reports of Autonomous Bodies in the State Assembly	1.11	123					
2.1.1	Statement showing loss of interest	2.1.7	125					
2.1.2	Statement showing delay in submission of water consumption reports	2.1.8.1	125					
2.1.3	Statement showing delay in assessment of water cess	2.1.8.1	126					
2.1.4	Statement showing non-realization of arrears of water cess	2.1.8.2	127					
2.1.5	Statement showing delay in issue of consents	2.1.9.2	128					
2.1.6	Statement showing status of compliance criteria adopted by the municipal authorities of the State during 2009-14	2.1.12.1	130					
2.1.7	Statement showing list of equipment available with Central Laboratory, Patna	2.1.15.2	131					

		Referer	ice to
	DESCRIPTION	Paragraphs	Page/ Remarks
2.1.8	Statement showing list of equipment required for Water/waste water analysis	2.1.15.2	132
2.1.9	Statement showing Sanctioned strength and men-in-position of the BSPCB	2.1.17	135
2.2.1	Statement regarding Take Home Ration given to over-aged girls during 2011-14	2.2.6.2	136
2.2.2	Statement regarding Take Home Ration given to school going girls in the age group of 11 to 14 years during 2011-14	2.2.6.2	137
2.2.3	Statement regarding funds allotted to CDPOs in excess of actual requirement during 2013-14	2.2.7	138
2.3.1	Statement showing list of Museums in Bihar	2.3.2	139
2.3.2	Statement of protected Monuments and Archaeological sites (test checked)	2.3.5	140
2.3.3	Budget provisions, expenditure and savings during 2009-14	2.3.6	141
2.3.4	Statement of surrender and lapsed amount during the year 2009-14	2.3.6	142
2.3.5	Statement of Excavation proposals denied by the ASI	2.3.7.2	143
2.3.6	Statement of protected Monuments and Archaeological sites in the State	2.3.8	144
2.3.7	Statement of Sanctioned strength and men-in-position	2.3.10	145
2.3.8	Statement of missing information in Antiquities Register	2.3.11.1	146
2.4.1	Organisational set-up for implementation of the TSC/NBA	2.4.2	147
2.4.2	Sanctioned Strength and men-in-position as on 31 March 2014	2.4.6.1	148
2.4.3	Statement showing target and achievement for APL and BPL households	2.4.6.4	149
2.4.4	Opening balance, released amount, total available funds, expenditure and unspent balance of 13 test checked Districts in the TSC/NBA	2.4.7	151
2.4.5	Details of matching State share required and released during 2010-14	2.4.7	153
2.4.6	Details of Nirmal Status of Gram Panchayats (GPs) as of March 2014	2.4.9.1	154

		Referer	ice to
	DESCRIPTION	Paragraphs	Page/ Remarks
2.4.7	Status of Community Sanitation Centres in the test checked Districts as of March 2014	2.4.9.4	155
2.4.8	Statement showing details of targets and achievements of IEC activities	2.4.10	156
2.5.1	Organisational set-up of Road Construction Department	2.5.2	157
2.6.1	Statement showing names of police districts in the State	2.6.4	158
2.6.2	Statement showing overall timeline of CCTNS Project	2.6.4	159
2.7.1	Core Municipal Functions-Every Municipality shall provide on its own or arrange to provide through any agency the following core municipal services	2.7.1	160
2.7.2	Organisational set-up of Patna Municipal Corporation	2.7.2	161
2.7.3	Statement showing non-maintenance of records/documents in the Patna Municipal Corporation	2.7.3	162
2.7.4	Statement showing diversion from the SWM fund	2.7.4.1	163
2.7.5	Statement regarding two vehicles operated by the same driver in different circles during the same period	2.7.4.5	165
2.7.6A	Statement of vehicles not owned/hired by the PMC (New Capital Circle) but fuel was provided	2.7.4.5	166
2.7.6B	Statement showing registration number of vehicles provided by the PMC (New Capital Circle)	2.7.4.5	167
2.7.7	Statement regarding hiring/fuel charges paid to vehicles, though no loaders were engaged by PMC (New Capital Circle)	2.7.4.5	168
2.7.8	Statement showing excess payments against consumption of fuel in PMC (New Capital Circle)	2.7.4.5	169
2.7.9	Statement showing double payments for same vehicle on different serial numbers in the same bill in PMC (New Capital Circle)	2.7.4.5	170
2.7.10	Detail of vehicles to which excess quantity of fuel provided	2.7.4.5	171
2.7.11	Statement showing loss of mutation fee on lease land of PRDA due to sale of these lands to developers	2.7.5.1	172
2.7.12	Statement showing floor Area Ratio sanctioned by Architect in excess of admissible limit	2.7.5.2	173
2.7.13	Statement showing plan sanctioned for construction of buildings by the Architects where Road width were less	2.7.5.2	174

		Referen	ice to
	DESCRIPTION	Paragraphs	Page/ Remarks
2.7.14	Statement showing plans sanctioned without ensuring required Set Back	2.7.5.2	176
2.7.15	Statement showing plans sanctioned without approval of Bihar State Housing Board on its lease land	2.7.5.2	177
3.1	Statement showing details of works allotted, completed and excess expenditure incurred thereagainst (As of	3.1	178
3.2	Statement showing bill number-wise payments made to Sadar and Sub-divisional Hospital	3.2	179
3.3	Statement showing excess payment to supplier on local purchase of medicines	3.3	181
3.4	Statement showing the details of amount of advance given to the firms and supply/adjustment thereagainst	3.4	182
3.5	Statement showing details of water supply schemes in Rural and Urban areas	3.6	184
3.6	Statement showing details of refundable amount of Excise Duty by the agencies entitled for ED exemption	3.6	187
3.7	Statement showing details of refundable amount of Excise Duty by agencies entitled for ED exemption	3.6	188
3.8	Statement showing details of refundable amount of Excise Duty by the agencies entitled for ED exemption	3.6	192
3.9	Statement showing expenditure on utilised and unutilised Cast Iron Pipes	3.7	194
3.10	Statement showing details of Challans	3.8	195
3.11	Statement showing short deduction of royalty	3.9	196
3.12	Statement showing excess payments on account of incorrect method of computation of Net work value in SBD agreement	3.10	199
3.13	Statement showing creation of additional liability	3.12	203

PREFACE

- 1. This Report is prepared for submission to the Governor of the State of Bihar under Article 151 of the Constitution of India.
- 2. The audit of expenditure by the Departments of the State Government is conducted under Section 13 of the Comptroller and Auditor General's (Duties, Powers and Conditions of Service) Act, 1971.
- 3. The Report contains significant results of the performance audit and compliance audit of the Departments of the Government of Bihar under the General, Social and Economic Sectors.
- 4. The cases mentioned in this Report are those which came to notice in the course of test audit during the year 2013-14 as well as those which came to notice in earlier years, but could not be dealt with in the previous Reports; matters relating to the period subsequent to 2013-14 have also been included, wherever necessary.
- 5. The audit has been conducted in conformity with the Auditing Standards issued by the Comptroller and Auditor General of India.



OVERVIEW

This Report comprises three Chapters: the first Chapter contains the financial profile of the State, planning and conduct of audit and follow-up on Audit Reports. Second Chapter of this Report deals with the findings of five Performance Audit reviews and two Long Paragraphs and third Chapter deals with Compliance Audit in the various Departments. The Audit findings included in the Performance Audits, Long Paragraphs and Compliance Audit paragraphs in this Report have total money value of ₹ 2533.34 crore.

The audit has been conducted in accordance with the Auditing Standards prescribed for the Indian Audit and Accounts Department. Audit samples have been drawn based on statistical sampling as well as risk based judgmental sampling. The specific audit methodology adopted has been mentioned in each Performance Audit. The audit conclusions have been drawn and recommendations have been made taking into consideration the views of the Government. A summary of main audit findings is presented in this overview.

1. Performance Audit of programmes/activities/Departments

(i) Working of the Bihar State Pollution Control Board

The Bihar State Pollution Control Board (BSPCB) is the main agency for enforcement of environmental laws and responsible for formulation of policy for prevention, control or abatement of pollution. Since inception, BSPCB, like other State Boards has been performing its functions under the Water (Prevention and Control of Pollution) Act, 1974. The BSPCB did not conduct any survey to identify the polluting industries and also did not maintain any such inventory for planning purposes. Further, the BSPCB failed to assess the requirement of Sewage Treatment Plants in the State. The Health Care Establishments (1299 out of identified 2538) and veterinary institutions under the jurisdiction of the Animal and Fisheries Resources Department were being operated without authorisations from the BSPCB in violation of the Biomedical Waste (Management and Handling) Rules, 1998. The Central Laboratory, Patna was functioning without its accreditation under the Environment (Protection) Act, 1986, ISO 17025/9001 Certification and without required equipment/instruments to analyse hazardous wastes. Large number of vacancies had also been affecting the functioning of the BSPCB.

(Paragraph 2.1)

(ii) Implementation of Rajiv Gandhi Scheme for Empowerment of Adolescent Girls (RGSEAG)-SABLA

Rajiv Gandhi Scheme for Empowerment of Adolescent Girl (RGSEAG) – SABLA, a centrally sponsored scheme, was launched by the Government of India (GoI) in November 2010 to improve the nutritional and health status of girls in the age group of 11-18 years. The State Government launched this scheme in 12 out of 38 districts in the State in March 2011. Audit observed that the data of Adolescent Girls (Ad Gs) were not reliable and in contravention of the scheme guidelines, over-aged girls of more than 18 years and school going girls of 11 to 14 years were allowed to take the benefits of the scheme. The Utilisation Certificates of Central assistance were either not

submitted or submitted with delay resulting into non-receipt of Central assistance amounting to ₹ 173.75 crore during the audit period. Under nutrition support component of the scheme, identified Ad Gs could not get the envisaged 300 days take home ration in the test checked districts and under non-nutrition component, they did not get the services of the scheme like health check-up and referral services, nutritional and health education, life skill education and assessing public services, counselling guidance on family welfare, vocational training etc.

(Paragraph 2.2)

(iii) Working of the Directorates of Archaeology and Museum

The Directorate of Archaeology had the onus of discovering, preserving and developing the antiquarian remains including monuments and potential sites while the Directorate of Museum was responsible for functioning of Government museums. Audit observed that the Directorate of Archaeology did not have any laid down policy or guidelines for selection of sites for excavation and there was no priority list or long term perspective plan for completion of project within a given period. The Directorate did not conduct survey of unprotected sites and monuments. Further, the Directorate of Museum did not have a comprehensive policy for the management of antiquities. The conservation and documentation of antiquities and digitisation/publication of collected manuscript/books in the museums were not according to the standards prescribed in the International Council of Museums, Code of Ethics. Tibbati manuscript brought by Rahul Sanskrityayan in Patna Museum could not be translated/published. The Directorate of Museum did not have a database or inventory of antiquities in its possession. The Directorates of Archaeology and Museum were facing acute shortage of manpower and trained staff. No training was imparted to any of the staff during the period 2009-14 by the Directorates.

(Paragraph 2.3)

(iv) Implementation of Total Sanitation Campaign/Nirmal Bharat Abhiyan in Bihar

The objective of the TSC/NBA is to accelerate sanitation coverage in rural areas, schools not covered under Sarva Shiksha Abhiyan and anganwadi centres in the rural areas. Audit observed that Bihar State Water and Sanitation Mission (BSWSM) could not set-up Water and Sanitation Support Organisation (WSSO) in the State. District Water and Sanitation Mission, Block Resource Centres and Village Water and Sanitation Committees were not constituted. There were 55 per cent and 81 per cent vacancies against the sanctioned strength at the State and District level respectively. The preliminary survey was not conducted by the BSWSM during 2010-14. The Annual Implementation Plan was prepared without consolidating plans of grass root level viz. Block and Gram Panchayat plan in the test checked districts. The percentage of achievement for construction of Individual House Hold Latrine (IHHL) ranged between 14 and 71 per cent during 2010-14 in the State. The test checked Districts irregularly made payment of ₹ 245.34 crore on construction of IHHL by converting incentive based programme to scheme based in violation of the TSC/NBA guidelines. The coverage of Education and Communication component and monitoring and evaluation of the scheme was inadequate.

(Paragraph 2.4)

(v) Construction and Maintenance of State Highways in Bihar

State Highways (SHs) are the arterial routes of a State linking district headquarters' and important cities within the State and connecting them with National Highways (NH) or Highways of the neighbouring States. Audit observed that the Department had not yet notified the norms for declaration of roads as SHs. In two out of 12 tests checked SHs, Bihar State Road Development Corporation (BSRDC) could not complete the works of the SHs though adequate and timely funds were provided by the Government for construction. These works were delayed for over two years due to non-acquisition of land, non-shifting of utilities etc. which was the responsibility of the Department. The Detailed Project Report of SH-68, SH-69 and SH-78 were not prepared on the basis of actual site conditions resulting in cost escalation of the project. The delay in handing over of completed SHs to RCD by the BSRDC resulted in non-inclusion of these SHs under output and performance based road assets maintenance contract (OPRMC). As a result the maintenance of SHs could not be carried out in a planned manner.

(Paragraph 2.5)

2. Long Paragraphs

(i) Long Paragraph on 'Crime and Criminal Tracking Network and Systems -CCTNS'

The Crime and Criminals Tracking Network and Systems (CCTNS) project aims at creating a comprehensive and integrated system for enhancing the efficiency and effectiveness of policing at all levels especially at the Police Station level through adoption of principles of e-Governance and creation of a nationwide networked infrastructure for evolution of IT-enabled state-of-the-art tracking system. Audit observed that the CCTNS project could not get launching pad in the State due to delay in creation of infrastructure and the objective of the project to share crime and criminal's database across the country at the State and Central level on real-time basis was not achieved. Core Application Software was not customised and Digitization of legacy data was not done. Instead of comprehensive training to all, only basic training was provided to limited number of police personnel and network connectivity envisioned from police station to National Crime Record Bureau level is yet to be materialised.

(Paragraph 2.6)

(ii) Long Paragraph on Patna Municipal Corporation-Solid Waste Management and Approval of Building Plans

The statutory function of the Patna Municipal Corporation (PMC), Patna is to provide civic amenities under its jurisdictional area. In this audit we analysed the two core functions of the PMC viz. Solid Waste Management (SWM) and approval of Building Plan for the period 2009-14. The PMC did not maintain key records as required under the Bihar Municipal Act 2007 and Bihar

Municipal Accounts Rules, 1928 and furnished replies to 74 audit memos only of 209 issued. Audit observed that the PMC had not evolved sound financial management as several cases of irregular payment of fuel bills and higher charges were detected in audit. The PMC did not have an adequate solid waste management system as house-to-house collection, segregation and recycling of wastes were not being done. Processing plant was not setup and garbage was being dumped on unauthorised landfills. Building Bye-laws were not followed while approving the plans which were approved with inadmissible Floor Area Ratio. Plans of multi-storied buildings were approved without considering width of public street. Development permit fee and Mutation fee were not realised while approving the building plans which caused loss of revenue to the PMC.

(Paragraph 2.7)

3. Compliance Audit Findings

Audit observed significant deficiencies in critical areas, which impact the effectiveness of the State Government. Some important findings arising out of Compliance Audit (14 paragraphs) are featured in the Report. The major observations relate to non-compliance with rules and regulations, audit against propriety and cases of expenditure without adequate justification and failure of oversight/governance. Some of them are mentioned below:

• Imprudent allotment of work by the DPO, Begusarai at much higher rate to the agencies resulted in an excess expenditure of ₹ 1.31 crore *vis- a'- vis* loss to the Government to that extent.

(Paragraph 3.1)

• Fraudulent payment of ₹ 53.94 lakh was made to an agency for outsourced services rendered against the non-existing Sub-divisional Hospital due to lack of proper scrutiny, assessment and circumspection on part of the Civil Surgeon-cum-Chief Medical Officer, Kishanganj.

(Paragraph 3.2)

• Irregular purchase of medicines in violation of State Health Society's prescribed procedures resulted in an excess payment of ₹ 1.41 crore.

(Paragraph 3.3)

• The Government suffered loss of ₹88.28 lakh due to non-observance of prescribed rules and instructions regarding purchase of medicines coupled with irregular purchase of banned medicines.

(Paragraph 3.4)

• The failure of District Programme Officer to initiate action for refund of the amount released under Sarva Shiksha Abhiyan from the Head Master resulted in defalcation of ₹ 20.11 lakh.

(Paragraph 3.5)

• The benefit of Central Excise Duty exemption on pipes supplied for Water Supply Project could not be availed of due to non-insertion of specific clause by the PHED regarding refund of Central Excise Duty in the contract in certain cases or non-pursuation of the same in other cases, resulting in loss of ₹ 12.58 crore to the Government.

(Paragraph 3.6)

• Injudicious procurement of cast iron pipes by the Bihar Rajya Jal Parshad for execution of water supply works without ensuring availability of land for the work resulted in idle expenditure of ₹ 3.03 crore.

(Paragraph 3.7)

• The failure of the Divisional Officer (EE) in complying with the process, procedures and verification of amount reportedly remitted into the treasury facilitated misappropriation of Government money of ₹ 8.37 lakh.

(Paragraph 3.8)

• Non-adherence to the Bihar Minor Mineral Concession Rules and Special Conditions of Contract led to short deduction of royalty to the tune of ₹ 12.28 crore and loss to the Government to that extent.

(Paragraph 3.9)

• Injudicious adoption of incorrect formula for calculation of bills pertaining to royalty of earth by the Department against the provisions of Standard Bidding Document and without the sanction of the Finance Department led to an excess payment of ₹ 3.57 crore and undue financial advantage to contractors.

(Paragraph 3.10)

• Two anti-erosion works on which an expenditure of ₹91.35 lakh was incurred failed to protect the river banks from floods which resulted in wasteful expenditure to that extent.

(Paragraph 3.11)

• The Department invoked the risk and cost clause but failed to recover the differential amount needed for completing the balance work which resulted in creation of additional burden of ₹ 2.18 crore on the State exchequer.

(Paragraph 3.12)

• The imprudent decision of the Department to purchase plants and equipment without ensuring their utilisation led to unfruitful expenditure on idle plants amounting to ₹ 1.34 crore.

(Paragraph 3.13)

• The Infrastructure Development Authority, Patna failed to invoke risk and cost clause which resulted in imposition of additional burden of ₹2.22 crore on the State exchequer.

(Paragraph 3.14)

CHAPTER I INTRODUCTION

CHAPTER-I INTRODUCTION

1.1 Budget profile

There are 44 departments and 27 autonomous bodies in the State. The position of budget estimates and actuals thereagainst by the State Government during 2009-14 is given in **Table 1.1**.

Table-1.1: Budget and expenditure of the State Government during 2009-14

(₹in crore)

Particulars	2009	-10	2010-	-11	2011-	-12	2012-13		2013	3-14	
	Budget Estimates	Actuals									
Revenue expenditure											
General services	12952.59	12202.35	15448.33	15286.97	18505.11	17729.72	22192.64	18645.11	25469.15	22018.47	
Social services	15571.36	13186.41	17816.09	15089.42	20862.15	18728.78	25632.67	23107.37	32004.63	26394.85	
Economic services	7186.96	7087.95	7409.82	7836.28	10562.18	10037.82	13129.83	12709.96	15779.73	14060.06	
Grants-in-aid and contributions	4.12	107.46	4.12	3.25	4.12	3.17	4.12	3.71	4.12	3.85	
Total (1)	35715.03	32584.17	40678.36	38215.92	49933.56	46499.49	60959.26	54466.15	73257.63	62477.23	
Capital expenditu											
Capital Outlay	11731.31	7332.09	13080.19	9195.94	15392.31	8852.01	17727.56	9584.52	18830.30	14001.00	
Loans and advances disbursed	430.16	896.78	730.67	1102.63	1036.60	1906.08	1260.71	2085.95	1394.38	807.38	
Repayment of Public Debt	1884.11	1982.99	1915.56	2190.03	2907.89	2922.46	3054.48	3069.96	3238.73	3119.56	
Contingency Fund	0	0	0	1150.00	0	800.00	0	2250.00	0	1450.43	
Public Accounts disbursements	3837.32	15447.74	5068.21	16749.02	5819.74	21393.22	7108.79	24798.82	7019.00	29452.57	
Closing Cash balance	0	2291.13	0	2735.44	0	1509.45	0	3715.58	0	6156.39	
Total (1)	35715.03	32584.17	40678.36	38215.92		46499.49	60959.26	54466.15	73257.63	62477.23	
Total (2)	17882.90	27950.73	20794.63	33123.06	25156.54	37383.22	29151.54	45504.83	30482.41	54987.33	
Grand Total (1+2)	53597.93	60534.90	61472.99	71338.98	75090.10	83882.71	90110.80	99970.98	103740.04	117464.56	

(Source: Annual Financial Statements and Explanatory Memorandum of the State Budget.)

1.2 Application of resources of the State Government

As against the total outlay of the budget of ₹ 113152.92 crore, total expenditure (voted and charged) was ₹ 81673.40 crore during 2013-14. The total expenditure (comprising revenue expenditure, capital expenditure and loans and advances) of the state increased from ₹ 40813 crore to ₹ 77285 crore during 2009-14. The revenue expenditure of the State Government increased by 92 per cent from ₹ 32584 crore in 2009-10 to ₹ 62477 crore in 2013-14. Non-plan revenue expenditure increased by 80 per cent from ₹ 24145 crore to ₹ 43381 crore and capital expenditure increased by 91 per cent from ₹ 7332 crore to ₹ 14001 crore during the period 2009-14.

The revenue expenditure constituted 79 to 82 *per cent* of the total expenditure during the years 2009-14 and capital expenditure constituted 14 to 19 *per cent* of the total expenditure. During this period, total expenditure increased at an

annual average rate of 17.87 *per cent*, whereas revenue receipts grew at an annual average growth rate of 18.80 *per cent* during 2009-14.

1.3 Persistent savings

In 11 cases there were persistent savings of more than ₹ 20 crore in each case and ranged between 11 to 76 per cent of the total grants during the last five years as per details given in **Table 1.2**

Table-1.2: List of grants with persistent savings during 2009-14

(₹in crore)

		(₹in crore)									
Sl.	No. and Name of	Amount and percentage of savings									
No.	the grant	2009	-10	2010	0-11	2011	-12	2012	-13	2013-	-14
D	X7-4-J										
Reven	ue-Voted		D		D		D		D		D
		Amount	Perce- ntage	Amount	Perce- ntage	Amou-nt	ntage	Amount	Perce- ntage	Amount	Perce- ntage
1	2-Animal and Fisheries Resources Department	62.53	18.99	165.72	40.67	210.59	43.22	426.49	44.31	607.69	62.55
2	12-Finance Department	39.09	10.91	55.64	13.46	122.72	43.27	223.31	31.97	106.32	27.48
3	20-Health Department	278.83	16.79	479.42	23.92	528.85	21.52	569.78	22.26	623.24	22.30
4	27-Law Department	31.32	10.72	130.41	26.37	148.50	26.19	151.31	26.11	141.61	22.78
5	40-Revenue and Land Reforms Department	120.13	17.17	128.43	23.06	148.70	24.05	72.52	14.96	132.67	21.20
6	41-Road Construction Department	274.30	38.78	198.29	33.58	120.06	18.44	109.32	16.45	413.22	32.96
7	50-Minor Water Resource Department	93.81	28.18	108.29	15.78	291.77	50.39	92.81	25.99	668.14	66.10
	Total	900.01		1266.20		1571.19		1645.54		2692.89	
Capita	al-Voted										
8	3-Building Construction Department	26.79	29.86	66.52	36.16	292.26	57.49	722.07	69.33	659.52	40.88
9	36-Public Health Engineering Department	462.89	50.68	268.62	29.99	137.81	31.09	265.47	50.66	97.55	13.62
10	49-Water Resources Department	1415.28	52.57	1722.91	56.81	625.86	26.65	672.73	27.47	1853.56	53.61
11	50-Minor Water Resource Department	95.11	57.02	181.26	75.96	110.50	42.42	127.24	43.26	108.10	35.51
Total		2000.07		2239.31		1166.43		1787.51		2718.73	
Grand	l Total	2900.08		3505.51		2737.62		3433.05		5411.62	

(Source: Appropriation Accounts of the respective years)

1.4 Funds transferred directly to the State implementing agencies

During 2013-14, the GoI directly transferred ₹ 9464.50 crore to various State implementing agencies. Since these funds are not routed through the State Budget/State Treasuries, these are not reflected in the accounts of the Government.

1.5 Grants-in-aid from Government of India

The Grants-in-aid from GoI increased from ₹ 7564.16 crore in 2009-10 to ₹ 12584.03 crore in 2013-14 as shown in **Table 1.3.**

Table-1.3: Grants-in-aid from GoI

(₹in crore)

Particulars	2009-10	2010-11	2011-12	2012-13	2013-14
Non-Plan Grants	2256.20	1924.78	2562.62	2412.58	3288.13
Grants for State Plan Schemes	3720.97	5456.95	5065.39	5051.97	6238.39
Grants for Central Plan Scheme	137.71	175.70	95.78	35.69	136.65
Grants for Centrally Sponsored	1449.28	2141.13	2159.19	2777.68	2920.96
Schemes					
Total	7564.16	9698.56	9882.98	10277.92	12584.03
	7564.16 (-) 5.00	9698.56 28.22	9882.98 1.90	10277.92 4.00	12584.03 22.44
Total					
Total Percentage of increase over					
Total Percentage of increase over previous year	(-) 5.00	28.22	1.90	4.00	22.44

(Source: Finance Accounts of the State for the respective years)

1.6 Planning and conduct of audit

The Audit process starts with the risk assessment of various departments, autonomous bodies, schemes/ projects, etc., criticality/ complexity of activities, level of delegated financial powers, internal controls and concerns of stakeholders and previous audit findings. Based on this risk assessment, the frequency and extent of audit are decided and an Annual Audit Plan is formulated.

After completion of audit, Inspection Report containing audit findings is issued to the head of the office with request to furnish replies within one month. Whenever replies are received, audit findings are either settled or further action for compliance is advised. The important audit observations pointed out in these Inspection Reports are processed for inclusion in the Audit Reports of the Comptroller and Auditor General of India, which are submitted to the Governor of Bihar under Article 151 of the Constitution of India.

During 2013-14, Compliance Audit of 828 Drawing and Disbursing Officers (DDOs) of the State and 17 autonomous bodies were conducted by the office of the Accountant General (Audit), Bihar. Besides, seven Performance Audits reviews including two long paragraphs were also conducted.

1.7 Lack of responsiveness of Government to Inspection Reports

The Accountant General (Audit), Bihar conducts periodical inspection of Government Departments by test check of transactions and verify the maintenance of important accounting and other records as per the prescribed rules and procedures. These inspections are followed by issue of Audit Inspection Reports (IRs). When important irregularities, etc., detected during audit inspection are not settled on the spot, these IRs are issued to the heads of offices inspected, with copies to next higher authorities.

The heads of offices and next higher authorities are required to report their compliance to the AG (Audit) within four weeks of receipt of IRs. Serious irregularities are also brought to the notice of the Heads of the departments by the office of the AG (Audit), Bihar through a half yearly report of pending IRs sent to the Principal Secretary (Finance).

Based on the results of test audit, 31185 audit observations contained in 5376 IRs outstanding as on 31 March 2014¹ are given in **Table-1.4**.

Table-1.4: Outstanding Inspection Reports / Paragraphs

(₹in crore)

Sr. No.	Name of Sector	Inspection Reports	Paragraphs	Amount involved
1	General Sector	661	3392	6485.47
2	Social Sector	2947	18145	97586.20
3	Economic Sector (Non PSUs)	1768	9648	47428.69
	Total	5376	31185	151500.36

(Source: Information compiled by different sectors of this office)

During 2013-14, three meetings of the Audit Committee were held in which only three paragraphs were settled.

A detailed review of the IRs issued to 2893 DDOs upto September 2013 pertaining to 39 Departments showed that 31185 paragraphs having financial implications of about ₹151500.36 crore relating to 5376 IRs remained outstanding at the end of 31 March 2014. The year-wise position of these outstanding 5376 IRs and 31185 paragraphs is detailed in *Appendix 1.1* and types of irregularities in *Appendix 1.2*.

The departmental officers failed to take action on observations contained in outstanding IRs within the prescribed time frame resulting in erosion of accountability.

It is recommended that the Government may look into the matter to ensure prompt and proper response to the audit observations.

1.8 Government response to significant audit observations (draft paragraphs/reviews)

In the last few years, Audit has reported on several significant deficiencies in implementation of various programmes/ activities as well as on the quality of internal controls in selected departments, which have negative impact on the success of programmes and functioning of the departments. The focus was on auditing the specific programmes/ schemes and to offer suitable recommendations to the executive for taking corrective action and improving service delivery to the citizens.

As per the provision of Comptroller and Auditor General of India's Regulations on Audit and Accounts, 2007, the departments are required to send their responses to draft performance audit reports/ draft paragraphs proposed for inclusion in the Comptroller and Auditor General of India's

4

Including IRs and paragraphs issued upto 30 September 2013 and outstanding as on 31 March 2014.

Audit Reports within six weeks. It was brought to their personal attention that in view of likely inclusion of such paragraphs in the Reports of the Comptroller and Auditor General of India to be placed before the State Legislature, it would be desirable to include their comments in the matter. They were also advised to have meeting with the Accountant General to discuss the draft reports of Performance Audits and draft audit paragraphs. These draft reports and paragraphs proposed for inclusion in the Report were also forwarded to the Principal Secretaries/ Secretaries concerned for seeking their replies. For the present Audit Report, draft reports on five Performance Audits, two long paragraphs and 14 draft paragraphs were forwarded to the concerned Administrative Secretaries. Government's/ department's replies have been received for all the draft reports on Performance Audits, long paragraphs and seven draft paragraphs.

1.9 Follow-up on Audit Reports

According to the Rules of procedure for the internal working of the Committee on Public Accounts, the Administrative Departments were to initiate, *suo motu* action on all Audit Paragraphs and Reviews featuring in the Comptroller and Auditor General's Audit Reports (ARs) regardless of whether these are taken up for examination by the Public Accounts Committee or not. They were also to furnish detailed notes, duly vetted by audit indicating the remedial action taken or proposed to be taken by them within two months of the presentation of the ARs to the State Legislature.

The position regarding receipt of Action taken Notes (ATNs) on the paragraphs included in the ARs upto the period ended 31 March 2013, as on 30 September 2014 is given in **Table-1.5.**

Table-1.5: Position regarding receipt of ATNs on the paragraphs included in the ARs

Audit Reports	Year	ATNs pending as of 30 September 2014 (No. of Paragraphs)	Date of presentation in the State Legislature	Due date for receipt of ATNs
General,	2010-11	Nil	3/4/2012	3/6/2012
Social and Economic	2011-12	2 and MGNREGS ²	1/8/2013	1/10/2013
Sectors	2012-13	12	15/7/2014	15/9/2014
State	2010-11	28	3/4/2012	3/6/2012
Finances	2011-12	28	2/4/2013	2/6/2013
	2012-13	34	21/2/2014	21/4/2014

(Source: Information compiled by Public Accounts Committee section of this office)

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Mahatma Gandhi National Rural Employment Guarantee Scheme

1.10 Recoveries at the instance of Audit

The audit findings involving recoveries that came to notice in the course of test audit of accounts of the Departments of the State Government were referred to various departmental DDOs for confirmation and further necessary action under intimation to audit.

Recoveries of altogether ₹ 80.17 crore were pointed out (2013-14) in 124 cases. However, total recoveries effected during 2013-14 was ₹ 0.01 crore in four cases as details given in **Table-1.6**.

Table-1.6: Recoveries pointed out by Audit and accepted / recovered by the Departments

(₹in lakh)

Name of Sector	Audit and the Depart	Recoveries pointed out in Audit and accepted by the Departments during 2013-14		d accepted by during 2013-14 tments during		Department	Particulars of recoveries noticed
	Number of cases	Amount involved	Number of cases	Amount involved			
			1	0.88	Home	Misappropriation of cash	
General Sector	-	-	1	0.28	Law	Double payment of TA bill	
			1	0.02	Finance	Excess payment for uniform	
Social Sector	27	169.36	-	-	-	-	
Economic Sector	97	7848.00	1	0.08	Road Construction	Non remittance of revenue	

(Source: Information compiled by different sectors of this office)

1.11 Status of placement of Separate Audit Reports of Autonomous Bodies in the State Assembly

Several Autonomous Bodies (AB) have been setup by the State government. A large number of these bodies are audited by the Comptroller and Auditor General of India for verification of their transactions, operational activities and accounts, regulatory compliance audit, review of internal management, financial control and review of systems and procedure, etc. The audit of accounts of four autonomous bodies in the State has been entrusted to the Comptroller and Auditor General of India out of which three have not been renewed. The status of entrustment of audit, rendering of accounts to audit, issuance of Separate Audit Report and its placement in the Legislature is indicated in *Appendix 1.3*.

Separate Audit Report (SAR) of one AB for the year 2012-13 has not been issued due to delay in receipt of accounts. Rest of the SARs are not issued due to non-renewal of entrustment of audit *(Appendix 1.3)*. Those SARs (for the earlier years) which are issued need to be tabled before the State legislature at the earliest.

CHAPTER II PERFORMANCE AUDIT

CHAPTER-II

PERFORMANCE AUDIT

ENVIRONMENT AND FOREST DEPARTMENT

2.1 Working of the Bihar State Pollution Control Board

Executive summary

Introduction

The Bihar State Pollution Control Board (BSPCB) is the main agency in the State for enforcement of environmental law and responsible for formulation of policy for prevention, control or abatement of pollution. The BSPCB, like other State Boards has been performing its functions enumerated under the Water (Prevention and Control of Pollution) Act, 1974 and the Air (Prevention and Control of Pollution) Act, 1981.

(Paragraph 2.1.1)

Survey and planning

The BSPCB did not conduct any survey to identify the polluting industries in the State. Consequently, the BSPCB could not inventorise the polluting industries and failed to draw up any comprehensive plan for preventing or controlling water and air pollution.

(*Paragraph 2.1.6*)

Financial Management

BSPCB could utilise only 23 to 40 *per cent* of its available funds while its capital expenditure ranged between 0.1 to 29 *per cent* of the total expenditure. Neither the local authorities, entrusted with the duty of supplying water, furnished the water consumption report nor did the Board assess the Water Cess payable by them (except 11 Municipal Corporations for the period April 1978 to March 2014).

(Paragraph 2.1.7 & 2.1.8.2)

Consent Management

BSPCB had not maintained Consent Register. Resultantly the information relating to total number of consents granted by the BSPCB in the State could not be scrutinised in audit.

(Paragraph 2.1.9.1)

Implementation of pollution control measures

Out of 140 local bodies, only four local bodies in four districts had Sewage Treatment Plants (STPs) and BSPCB did not initiate any action according to the provisions of Acts to treat the flow of sewage water in remaining 34 districts of the State. Further, out of existing seven STPs, two were nonfunctional and five were not working according to their potential. Almost all the municipal authorities in the State were not complying with the provisions of Municipal Solid Wastes Rules, 2000 and BSPCB failed to issue directions to all of them. Out of identified Health Care Establishments (HCEs), 1209

HCEs and all veterinary institutions in the State were not authorised by the BSPCB. The BSPCB had also not conducted survey or approached concerned departments to get the information about total number of industries generating hazardous waste in the State.

(Paragraph 2.1.11, 2.1.12, 2.1.13 and 2.1.14)

Environmental Laboratory

The Central Laboratory, Patna was functioning without accreditation. The equipment/instruments required for analysis of samples of waste and water/air pollutants were also not available in the Laboratory.

(Paragraph 2.1.15)

2.1.1 Introduction

The Bihar State Pollution Control Board (BSPCB) was constituted (November 1974) under Section 4 of the Water (Prevention and Control of Pollution) Act, 1974 enacted by the Parliament. The objectives of the Act included prevention and control of water pollution and maintaining or restoring of wholesomeness of water. In 1981, the BSPCB was entrusted with the responsibility of control of air pollution under the provisions of Air (Prevention and Control of Pollution) Act, 1981. The Environment (Protection) Act, 1986 enacted by the Parliament further widened the scope of the activities of the BSPCB. The above Acts empowered the State Board to grant or refuse consent to establish an industrial unit and also to inspect any premises, plant, equipment, machinery etc. for prevention, control and abatement of environmental pollution. With a view to augment the resources of the Central Board and the State Boards for prevention and control of water pollution, the Water (Prevention and Control of Pollution) Cess Act, 1977 was enacted (December 1977) by the Parliament to provide for the levy and collection of a cess on water.

2.1.2 Organisational set-up

The BSPCB is headed by the Chairman who is assisted by a Member Secretary. There are two regional offices located at Muzaffarpur and Begusarai headed by Regional Officers who report to Member Secretary. The Central Laboratory in Patna and two laboratories in the Regional Offices are responsible for analysis of samples collected from industrial units and sites. The Research and Development (R and D) wing in Central Laboratory, Patna assists the industries in solving the problems associated with the environmental pollution. The organogram of the BSPCB is given in **Chart no. 2.1.1** below:

Regional Officer,

Begusarai

 \leftarrow

Organogram of the BSPCB **CHAIRMAN** MEMBER SECRETARY **Administrative Officer Deputy Analyst, Central** Sr. Environmental Laboratory, Patna \leftarrow Engineer **Budget and Accounts** Officer Sr. Law Officer \leftarrow **Public Relation Officer** \leftarrow System Analyst

Chart no: 2.1.1

(Source: - Information provided by the BSPCB)

2.1.3 Audit objectives

Regional Officer,

Muzaffarpur

The audit objectives aimed to assess and evaluate whether:

- The Bihar State Pollution Control Board had planned a comprehensive programme for the prevention, control and abatement of pollution in the State;
- Funds/grants made available were adequate to the requirement and were utilised efficiently and effectively;
- Pollution control measures as envisaged in different Pollution Control Acts were implemented economically, efficiently and effectively;
- Effective monitoring mechanism was in place to enforce control of pollution, and
- Adequate manpower was available to monitor the prevention and control of all types of pollution in Bihar.

2.1.4 Audit criteria

The performance audit on Working of the BSPCB was benchmarked against the criteria derived from the following sources:

- The Water (Prevention and Control of Pollution) Act, 1974 and Rules framed thereunder;
- The Water (Prevention and Control of Pollution) Cess Act, 1977 and Rules framed thereunder;
- The Air (Prevention and Control of Pollution) Act, 1981 and Rules framed thereunder:

- The Environment (Protection) Act, 1986 and Rules framed thereunder;
- Biomedical Waste (Management and Handling) Rules, 1998;
- The Central Motor Vehicles Rules, 1999 notified under the Motor Vehicles Act, 1988; and
- Bihar Financial Rules, 2005 (Revised), Bihar Treasury Code, 2011 and General Financial Rules, 2005 (Revised).

2.1.5 Scope and methodology of audit

During the performance audit, records of the BSPCB, Patna and Central Laboratory at headquarters' level along with two Regional Offices cum laboratories at Begusarai and Muzaffarpur for the period 2009-14 were test checked during April to September 2014. Besides, information was also collected from Ministry of Environment and Forest, Government of India (GoI), the Animal and Fisheries Resources Department, Government of Bihar (GoB), the Urban Development and Housing Department, GoB, Bihar Rajya Jal Parshad, Bhagalpur and Common Bio-medical Waste Treatment Facility operators of Patna, Bhagalpur and Muzaffarpur.

Audit methodology included examination and analysis of records, issuance of questionnaire, queries, interaction with officers of the BSPCB and consideration of replies to the audit memos issued etc. In this regard an entry conference was held in April 2014 with the Member Secretary, BSPCB. The exit conference was held in December 2014 with the Additional Secretary, Environment and Forest Department, GoB and the Member Secretary, BSPCB. The replies and views expressed in the exit conference were incorporated at appropriate places for balanced reporting.

Audit Findings:

2.1.6 Survey and planning

As per Water (Prevention and Control of Pollution) Act, 1974 (Water Act) and the Air (Prevention and Control of Pollution) Act, 1981 (Air Act), the BSPCB was required to plan comprehensive programmes for prevention and control of water and air pollution and secure the execution thereof. For this purpose, identification of the polluting sources and the type and quantity of pollutants discharged into environment was to be done. The resultant inventory was to form the basis for planning pollution prevention/abatement programmes.

Scrutiny (July 2014) revealed that the BSPCB neither prepared any comprehensive plan nor conducted any survey to identify the polluting industries to prevent, control and abate water and air pollution as envisaged under Water and Air Acts during the period 2009-14. The BSPCB was also not maintaining any inventory of polluting industries for planning programmes to prevent and control pollution in the State.

Similarly, the identification of hospitals and other health care establishments under Biomedical Waste (Management and Handling) Rules, 1998 were not done. As the BSPCB did not identify the industries operating in the State, they could not prepare a state-wide inventory of industries under Plastic Manufacture, Sale and Usage Rules, 1999, Battery (Management and Handling) Rules, 2001, Hazardous Waste (Management, Handling and

The BSPCB neither prepared any comprehensive plan nor conducted any survey during the period 2009-14 to identify polluting industries including health care establishments to prevent, control and abate water and air pollution

Transboundary Movement) Rules, 2008 (Hazardous Waste Rules) and e-Waste (Management and Handling) Rules, 2011.

The Member Secretary agreed (October 2014) with the audit observation and stated that the BSPCB has initiated the tendering process for survey and inventorisation of industries as well as Health Care Establishments (HCEs) in 2014-15.

Recommendation: The BSPCB should conduct a survey of industries and plan a comprehensive programme for prevention, control and abatement of pollution.

2.1.7 Financial Management

Financial resources of the BSPCB comprised of financial assistance from the Central Pollution Control Board (CPCB), GoI, GoB, reimbursement of Water Cess by GoI, consent fee and authorisation fee etc. as given in **Table 2.1.1** below:

Table 2.1.1: Statement of financial resources of the BSPCB

(₹in crore)

Year	Opening	Assistance	Reimbursement	Assistance	Internal resources of BSPCB		Total	
	balance	from CPCB and GoI	of water cess	from GoB	Consent Fee	Authorisation Fee	Other resources ¹	available funds
2009-10	13.22	2.43	0.65	5.40	2.76	0.03	2.38	26.87
2010-11	19.43	2.43	0.72	0.00	3.31	0.04	2.98	28.91
2011-12	18.85	2.43	0.59	0.97	5.31	0.06	6.98	35.19
2012-13	21.26	0.06	0.00	2.00	8.65	0.05	4.87	36.89
2013-14	28.23	2.36	2.54	4.50	10.27	0.03	6.27	54.20
Total		9.71	4.50	12.87	30.30	0.21	23.48	

(Source: Information provided by the BSPCB)

Note: Figures from 2010-11 to 2013-14 are unaudited

The utilisation of available funds of the BSPCB is provided in **Table 2.1.2** below:

Table 2.1.2: Statement of utilisation of available funds

(₹in crore)

Year	Total available funds	Project Expenditure	Capital Expenditure	Revenue Expenditure	Total Expenditure	Closing Balance	Percentage of utilisation of funds with total available funds
2009-10	26.87	3.04	0.01	4.39	7.44	19.43	28
2010-11	28.91	4.59	0.01	5.46	10.06	18.85	35
2011-12	35.19	4.91	1.03	7.99	13.93	21.26	40
2012-13	36.89	0.70	0.67	7.29	8.66	28.23	23
2013-14	54.20	2.98	5.57	10.46	19.01	35.19	35
Total		16.22	7.29	35.59	59.10		

(Source: Information provided by the BSPCB)

• From the **Table 2.1.2**, it was evident that the BSPCB utilised only 23 to 40 *per cent* of available funds despite its failure to provide infrastructure facilities for setting up of air quality monitoring stations as discussed in **paragraph 2.1.10.2**.

11

Calibration fee, Interest on deposits and sale of application forms etc.

- The capital expenditure ranged between 0.1 and 29 *per cent* of the total expenditure resulting in non-availability of basic/specific equipment to analyse the samples as discussed in the succeeding paragraph.
- It was noticed that GoB sanctioned ₹ 57.75 lakh (2009-10) for creation of facilities for analysis of municipal solid waste (MSW) and hazardous waste (HW). However, the equipment was not procured by the BSPCB due to technical reasons and funds were surrendered. In absence of required equipment, the analysis of MSW and HW were not being done. The Chairman while accepting the facts replied that due to single eligible bidder, the CPCB was requested for guidelines in this regard and amount was refunded to the GoB.
- It was further observed that unspent balances were kept in fixed deposits and current accounts of bank. The details of year-wise amount kept in the fixed/current account of bank are given in **Table 2.1.3** below:

Table 2.1.3: Amount kept in fixed /current account

(₹in crore)

Year	Unspent balances during the year	Investment in fixed deposits	Amount kept in current accounts
2009-10	19.43	11.88	7.43
2010-11	18.85	12.63	4.92
2011-12	21.26	14.10	6.24
2012-13	28.23	19.34	8.08
2013-14	35.19	23.76	10.58

(Source: Information provided by the BSPCB)

Audit scrutiny revealed that in the absence of any investment policy, the BSPCB kept a portion of the funds in current accounts bearing no interest. This resulted in loss of interest of \raiset 68.50 lakh² (*Appendix-2.1.1*) as funds under Fixed Deposits attract interest.

In exit conference (December 2014), the Additional Secretary stated that the BSPCB had issued orders (September 2014) to transfer unspent balances in excess of ₹ 70 lakh from current/savings accounts to Fixed Deposits.

Recommendation: The BSPCB should initiate steps to utilise available funds for strengthening infrastructure facilities.

2.1.8 Water (Prevention and Control of Pollution) Cess Act, 1977

Under Water (Prevention and Control of Pollution) Cess Act, 1977 (Cess Act) and rules framed thereunder, every person carrying any industry and local authority (entrusted with the duty of supplying water) liable to pay Cess under the Act *ibid*, shall furnish a return showing the quantity of water consumed in the previous month on or before fifth of every calendar month to the assessing authority. However, no definite timeframe for assessment was fixed by the

In absence of any investment policy, the

portion of the funds

in current accounts bearing no interest

BSPCB kept a

Interest calculated on fixed deposit's interest rate (minimum for 90 days) on minimum balance during the year 2009-14.

BSPCB. Scrutiny revealed that the BSPCB had collected ₹ 4.71 crore as Water Cess (out of which ₹ 4.50 crore was reimbursed by GoI) during 2009-14 which was nine *per cent* of its collection from internal resources.

The irregularities noticed in assessment of Water Cess are discussed in the succeeding paragraphs:

2.1.8.1 Assessment of Water Cess

During scrutiny of water consumption returns of eight out of 32 Industries paying Water Cess to the BSPCB during 2009-14, it was noticed that out of 363 returns submitted, only 32 were on due date while there were delays ranging between one and 10 months in respect of 75 cases (*Appendix- 2.1.2*). However, the BSPCB issued notices in only six cases pertaining to two defaulting Industries. Further, 192 out of 363 assessments during 2009-14 were done within 30 days of receipt of return while there were delays of one to seven months in remaining 171 cases (*Appendix- 2.1.3*). Test check also revealed that seven Industries failed to pay Water Cess to the BSPCB within the specified period of assessment.

In exit conference (December 2014), the Additional Secretary stated that efforts were being made in this regard and notices would be issued to Industries and local authorities for submission of water consumption report.

2.1.8.2 Water Cess from Local Bodies

It was noticed that neither the local bodies entrusted with the duty of supplying water furnished the water consumption report under the Cess Act nor the BSPCB assessed the Water Cess payable by them (except 11 municipal corporations³ for the period April 1978 to March 2014).

In respect of 11 municipal corporations for the period April 1978 to March 2014, the BSPCB assessed Water Cess of ₹ 8.70 crore (*Appendix-2.1.4*). However, none of these municipal corporations paid the assessed Cess nor any action was taken by the BSPCB against these defaulters. Further, in respect of the remaining 129 local bodies, no action was so far initiated by the BSPCB either to obtain the water consumption reports or to assess the Water Cess payable by them.

In exit conference (December 2014), the Additional Secretary assured that legal action would be taken against the defaulting local bodies for recovery of Water Cess.

Recommendation: The BSPCB should take steps to recover the outstanding Water Cess from the local bodies.

2.1.9 Consent management

Under Section 25 and 21 of the Water and Air Acts respectively, Consent of the Board was required to establish or take any step to establish any industry, operation or process which was likely to discharge sewage or trade effluent into a stream, well, sewer or on land and to pollute the air by process/emission. These Acts empowered the BSPCB to issue Consents for

Neither the Local Bodies furnished the water consumption report to the BSPCB nor did the BSPCB assess the Water Cess payable by them (except 11 municipal corporations)

Ara, Begusarai, Bhagalpur, Darbhanga, Gaya, Katihar, Munger, Muzaffarpur, Nalanda, Patna and Purnea

establishment and operation of industries and their periodical renewal.

2.1.9.1 Maintenance of Register of Consents

According to Section 51 of the Air Act, read with Section 25 of the Water Act, every State Board should maintain a register containing particulars of the persons to whom consent has been granted and the register is open for inspection by any person interested in, or affected by such outlet, land or premises.

Since the BSPCB had not maintained Consent Register, the information relating to total number of consent granted by the BSPCB in the State could not be scrutinised in audit Scrutiny of records revealed that BSPCB had not maintained Consent Register. It was further observed that out of total internal receipt of ₹ 53.99 crore, the Consent fee amounted to ₹ 30.30 crore (56 per cent). However, according to Economic Survey 2013-14, there was 194953 industrial units registered in the State upto September 2013. In absence of Consent Register, the information relating to total number of consents granted by the BSPCB in the State could not be scrutinised in audit.

The Chairman accepted (October 2014) the audit observation and stated that the BSPCB had decided to maintain online Register of Consents.

2.1.9.2 Delay in grant of Consent to industries

According to the Water and Air Acts, prior consent was essential from the BSPCB to establish any industry, operation or process which was likely to discharge sewage or trade effluent into a stream, well, sewer or on land in the State. The consent was to be granted within four months from the date of application, failing which, it would be treated as a deemed consent.

Test check of records revealed that out of 99 test checked cases in which consent was granted by the BSPCB during 2009-14, in 50 cases, consent orders were issued after the stipulated time of four months (*Appendix- 2.1.5*).

In exit conference (December 2014), the Additional Secretary stated that the BSPCB would ensure to issue consents within the stipulated time.

2.1.9.3 Testing of samples

Audit selected files of 381 industries, out of which 180 files were produced to audit. During scrutiny (October 2014), it was noticed that these 180 industries deposited the requisite fee for testing of samples for pollution, but samples of only 35 of them were checked and their reports were submitted after one to 34 months of receipt of the fee. In remaining 145 cases, tests were not necessary in 34 cases whereas no test was conducted in 111 cases though necessary. The statement regarding R and D services rendered in BSPCB during 2009-14 is detailed in **Table 2.1.4**:

Table 2.1.4: Details regarding R & D services rendered by BSPCB

Year	No. of units applied for R and D service	No. of units from whom sample collected	Shortfall
2009-10	869	675	194
2010-11	852	408	444
2011-12	962	489	473
2012-13	1308	276	1032
2013-14	1182	244	938
Total	5173	2092	3081

(Source: Information provided by the BSPCB)

From the above table, it was evident that out of 5173 applications for R & D services from units, samples of only 2092 units were collected by the BSPCB. Further, it was revealed that no inward register for recording details of the pollution samples received was maintained in R & D section. The shortfall in collection of samples and the delay in testing them may harm the environment as the pollution causing emissions of the industries remain undetected.

In reply, the Member Secretary accepted (October 2014) that due to paucity of staff, tests were not conducted. Further, in exit conference (December 2014), the Additional Secretary stated that recruitment process was being expedited to ensure that such events do not occur in future.

2.1.9.4 Submission of Environmental Statement

According to the Environment (Protection) Rules, 1986, every person carrying on an industry, operation or process requiring consent under Section 21 of the Air Act, shall submit an environmental statement for the financial year ending the 31st March to the concerned State Pollution Control Board on or before the 30th day of September every year.

It was found that the BSPCB did not maintain a consolidated data and it could not provide the status of number of industries required to submit environmental statement and actual submission of the environmental statement by industries.

The Member Secretary replied (October 2014) that environment statement was being taken from large and medium industries and now it would be taken from all industries.

Recommendation: The BSPCB should maintain a Consent Register for keeping details of industries discharging sewage into a water body or polluting air in the State and other related issues.

Implementation of pollution control measures

2.1.10 Air quality monitoring

2.1.10.1 Presence of Respirable Suspended Particulate Matter (RSPM)

The CPCB initiated (1984) National Air Monitoring Programme (NAMP) to determine status and trends of ambient air quality and to ascertain whether the prescribed ambient air quality standards are violated. NAMP was also meant to identify cities where air pollutants exceeded prescribed standards and to

obtain the knowledge and understanding necessary for developing preventive and corrective measures on the basis of the natural cleansing process undergoing in the environment through pollution dilution, dispersion, wind based movement, dry deposition, precipitation and chemical transformation of pollutants generated. Under NAMP, the BSPCB had monitored ambient air quality at two monitoring stations⁴ located at Patna.

The status of ambient air quality as recorded in these monitoring stations during 2009-14 is detailed in the **Table 2.1.5** below:

Table 2.1.5: Status of ambient air quality in Patna (Prescribed standard: 60 μg/m³)

Sampling point at Patna	Year	Annual average		
		RSPM (µg/m³)		
Gandhi Maidan	2009-10	204		
Beltron Bhawan	2009-10	121		
Annual average at Patna	2009-10	163		
Gandhi Maidan	2010-11	217		
Beltron Bhawan	2010-11	162		
Annual average at Patna	2010-11	190		
Gandhi Maidan	2011-12	202		
Beltron Bhawan	2011-12	132		
Annual average at Patna	2011-12	167		
Gandhi Maidan	2012-13	233		
Beltron Bhawan	2012-13	153		
Annual average at Patna	2012-13	193		
Gandhi Maidan	2013-14	186		
Beltron Bhawan	2013-14	118		
Annual average at Patna 2013-14 152				

The presence of RSPM in Patna was beyond the parameters specified by the CPCB

From the above table, it was evident that the presence of RSPM in Patna was to be categorised as critical as per the parameters specified by the CPCB (ranging between 152 μ g/m³ and 193 μ g/m³ against the standard of 60μ g/m³ during 2009-14). One of the main sources⁵ of increase in RSPM was vehicular emission as Patna witnessed steep increase in number of vehicles from 5.16 lakh in 2009 to 9.21 lakh in 2014 (78 *per cent*).

Further, as per Air Act, the BSPCB was required to advise the State Government on any matter concerning the prevention, control or abatement of air pollution. However, the BSPCB informed the Department about the pollution level in Patna only in May 2013.

⁴ Beltron Bhawan and Gandhi Maidan

Guidelines for Ambient Air Quality Monitoring

In reply, the Member Secretary stated (October 2014) that follow up action would be taken. Further, during exit conference (December 2014) the Additional Secretary stated that the Department was proposing to hold a high level meeting with all concerned Departments to sensitise them about the issue.

2.1.10.2 Procurement of equipment

For setting up of Continuous Ambient Air Quality Monitoring Stations (CAAQMS) at Bhagalpur, Bettiah, Purnea, Darbhanga, Rajgir and Sasaram, equipment worth ₹ 1.18 crore was procured (2010-12). However, the equipment was not installed in the absence of infrastructure facilities resulting in expiry of warranty period of the equipment.

The Chairman replied (October 2014) that the equipment was purchased in anticipation of the approval of manpower for such operation which was sent to GoB in 2011-12. Approval was still awaited. Hence the equipment could not be installed. However, in exit conference (December 2014), the Additional Secretary stated that it would be ensured that such things do not happen in future.

Recommendation: The BSPCB should take steps for installation and operation of the equipment for air quality monitoring and sensitise the concerned Departments of the Government about the increased RSPM levels in Patna.

2.1.11 The Water (Prevention and Control of Pollution) Act, 1974

As per Water Act, 1974, the BSPCB was required to inspect sewage or trade effluents, plants and to review plans, specifications or other data relating to plants set up for the treatment of water and purification thereof.

2.1.11.1 Inadequate treatment of effluents

During test check of records, it was noticed that out of 140 local bodies, seven Sewage Treatment Plants (STPs) existed in four local bodies in four Districts⁶ of the State whereas there was no STP in other Districts. It was also observed that all the STPs were established on river Ganga only, of which five were in running condition. The installed capacity and actual treatment done by the STPs are given in **Table 2.1.6** below:

The BSPCB did not initiate any action despite absence of STPs to treat sewage water in 34 districts of the State and the STPs in two out of remaining four districts were non-functional

Bhagalpur-1, Chapra (non functional)-1, Munger (non functional)-1 and Patna - 4

Table 2.1.6: (Installed capacity and actual treatment of STPs)

Location of STP	Year of Establishment	Installed Capacity(Million Litre Per Day(MLD))	Actual Treatment (MLD)	Remarks
Patna –Beur	1915 (capacity enhanced in 1968 and 1987)	35	20	-
Patna-Saidpur	1936 (capacity enhanced in 1986)	45	25	-
Patna-Pahari	1994	25	17	-
Patna-Karmalichak	2006	4	2	-
Bhagalpur	1992-93	11	10	-
Munger	1987-88	13.5	-	Not functional
Chapra	1999	02	-	Not functional
	Total	135.5	74	

(Source: Information provided by BSPCB)

It was evident from the table that against treatment capacity of 135.5 MLD, 74 MLD sewage water was only treated in these STPs. It was further noticed that these STPs were running without taking authorisation from the BSPCB under Water Act during 2009-14. The BSPCB did not initiate any legal action against the local bodies for non-compliance to the provisions of the Water Act.

In exit conference (December 2014), the Additional Secretary stated that action would be taken in this regard by the Government.

Other irregularities noticed in working of the STPs are discussed below:

2.1.11.2 Excess Bio-chemical Oxygen Demand level in river Ganga

It was seen (July 2014) in the records of the BSPCB that total 25 drains were identified (July 2013) by the CPCB in the State which were flowing through the Cities of Buxar, Patna, Munger, Bhagalpur and Kahalgaon and carrying 99 tonnes/day of Bio-chemical Oxygen Demand⁷ (BOD) load to river Ganga. The details of drains with BOD load are given in the **Table 2.1.7**.

Table 2.1.7: Details of BOD load in 25 identified drains

(Prescribed parameter of BOD is a maximum of 30 mg per litre for inland surface water (As per Environment (Protection) Rules, 1986)

Sl. Name of Total No. Flow BOD Load (Kg/Day) Range of BOD No. City of drains (MLD) Load (mg per litre) Buxar 5 33.90 4406.56 2.42 - 236.291. 9 Patna 233.71 55389.10 172.0 - 279.63 2. 2 5393.10 247.49 - 324.72 18.63 Munger 3. Bhagalpur 7 140.70 31802.80 192.11 - 299.34 4. 2 152.48 2514.96 6.33 - 304.26 Kahalgaon 5. 25 579.42 99506.50

(Source: Reports of the CPCB)

BOD is the amount of oxygen which is needed to oxidise the organic materials

present in water by micro-organisms. The organic pollution measured in terms of

BOD gives the indication of extent of water quality degradation.

State did not have capacity to treat the sewage water (from known sources) as only 74 out of 579 MLD of sewage water was being treated in the five working STPs of two districts

As evident from the **Table 2.1.6 and 2.1.7**, the State did not have capacity to treat the sewage water (from known sources) as only 74 out of 579 MLD sewage water was being treated in the five working STPs. Further, it was observed that BOD load in discharge of sewage from 25 drains to the river Ganga ranged between 2.42 mg per litre and 324.72 mg per litre against the prescribed parameter of maximum 30 mg per litre. Out of 25 drains, the level of BOD load in 23 drains was more than seven times of the maximum load prescribed under the Environment (Protection) Rules, 1986.

In exit conference, the Additional Secretary agreed (December 2014) with audit observation and stated that Urban Local Bodies would be instructed to establish required STPs to fill the gap.

Recommendation: The BSPCB should assess the requirement of STPs in the State and ensure that sufficient number of STPs are installed by local bodies to treat the sewage water specially the sewage discharged into rivers.

2.1.12 Municipal Solid Wastes (Management and Handling) Rules, 2000

2.1.12.1 Non-implementation of instructions

As per the Municipal Solid Wastes (Management and Handling) Rules 2000, (MSW Rules), the BSPCB shall monitor the compliance of the standards regarding ground water, ambient air, leachate quality and the compost quality including incineration standards. The BSPCB was required to issue directions to municipal authorities for ensuring full coverage in waste collection, segregation, transportation, treatment and disposal in accordance with rules.

It was noticed that 1670 Tonnes per Day (TPD)⁸ (July 2012) of municipal solid waste was being generated in Bihar and there was 140 local bodies (11 Municipal Corporations, 41 Nagar Parishads, and 88 Nagar Panchayats) responsible for MSW management in the State. Scrutiny of Annual Reports submitted by the BSPCB to the CPCB revealed that almost all the municipal authorities in the State were not complying with the provisions of MSW Rules (*Appendix-2.1.6*). However, no directions were issued by BSPCB to local bodies for complying with the provisions of the MSW Rules. As a result, municipal solid wastes were being dumped at open places without any treatment which was hazardous to human beings and entire ecosystem. This observation was substantiated from a research report published (2011) in '*International Journal of Environmental Technology and Management*' which stated that Methane, Hydrogen Sulphide and Dioxin were much beyond the limits at dumping sites in Patna.

In reply, the Chairman, BSPCB stated (October 2014) that directions had been issued to 41 Municipal Councils and 11 Municipal Corporations proposed for implementing the provisions of the Rules.

2.1.12.2 Delayed submission of annual reports on Municipal Solid Waste (MSW) to the CPCB

The BSPCB was required to ensure timely submission of Annual Reports on MSW to the CPCB by 15th September every year. The Annual Reports should

Almost all the

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municipal authorities in the State were not complying with the provisions of Municipal Solid Wastes Rules, 2000 and the BSPCB did not issue directions to them

Status Report on Municipal Solid Waste Management of the CPCB

reflect complete information relating to MSW management (quantity of waste generation, treatment, recycling, disposal, etc.) including details of facilities.

During test check of Annual Reports of MSW, it was noticed that the BSPCB submitted Annual Reports to the CPCB with delays ranging from four to eight months during 2009-13. Details are given in **Table 2.1.8** below:

Table 2.1.8: Status of submission of Annual Reports of MSW to the CPCB

Year	Due date of submission	Actual date of submission	Delay in submission (in months)
2009-10	15/09/2010	26/05/2011	8
2010-11	15/09/2011	09/02/2012	5
2011-12	15/09/2012	01/02/2013	5
2012-13	15/09/2013	29/01/2014	4
2013-14	15/09/2014	17/09/2014	nil

(Source: Information provided by the BSPCB)

Thus, the prescribed mechanism under Rules for submitting the Annual Reports was not being adhered to by the Board.

In reply, the Member Secretary assured (December 2014) that the Board was taking steps to submit Annual Reports within the stipulated period.

Recommendation: The BSPCB should help each municipality in identifying the waste processing technology best suited to their needs.

2.1.13 Bio-medical Waste (Management and Handling) Rules, 1998

2.1.13.1 Non-authorisation of Health Care Establishments (HCEs)

According to the Biomedical Waste (Management and Handling) Rules, 1998 (BMW Rules), every occupier (including veterinary institutions) of an institution generating, collecting, receiving, storing, transporting, treating, disposing and/or handling bio-medical waste in any other manner, except such occupier of clinics, dispensaries, pathological laboratories, blood banks providing treatment/service to less than 1000 patients per month, shall make an application to the BSPCB for grant of authorisation.

During scrutiny (July 2014), it was observed that there was 2538 numbers of Health Care Establishments (HCEs) identified by the BSPCB in the State. Out of this, 1329 HCEs had applied for authorisation and the BSPCB granted authorisation to 1239 HCEs up to December 2013. Thus, 1209 out of 2538 HCEs in the State failed to apply for authorisation. Further, out of 1329 HCEs applied, 90 HCEs failed to receive any authorisation from the BSPCB.

It was also observed that none of the 1152 veterinary institutions under the jurisdiction of the Animal and Fisheries Resources Department, GoB had obtained required authorisations under the BMW Rules from the BSPCB.

On being pointed out, the Member Secretary replied (August 2014) that defaulting HCEs were being given notices and directions under the provisions of the BMW Rules. Later, the Member Secretary intimated (October 2014) that authorisation for 90 HCEs was in process.

Out of 2538 identified HCEs, 1209 HCEs and all 1152 veterinary institutions in the State were not authorised by the BSPCB Other irregularities noticed in implementation of BMW Rules are discussed in succeeding paragraphs:

2.1.13.2 Treatment of liquid waste

According to Schedule V of the BMW Rules, the effluents generated from hospitals should conform to the specified standards of pH, suspended solids, oil and grease, BOD, Chemical Oxygen Demand and Bio-assay test. These standards were applicable to those hospitals which were either not connected to public sewers or connected with sewers without terminal sewage treatment plants.

Scrutiny (July 2014) of records revealed that effluent treatment plants (ETPs) were installed in only six out of 1239 authorised HCEs.

On being pointed out (July 2014), the Member Secretary replied (August 2014) that the hospitals were being asked to ensure compliance to BMW rules. Further, during exit conference (December 2014), the Additional Secretary stated that urgent steps would be taken in this matter.

2.1.13.3 Delayed submission of annual reports to the CPCB on BMW

The BMW Rules provides that every occupier/ operator shall submit an annual report to the BSPCB by 31st January every year, providing information about the categories and quantities of BMW handled during the preceding year. The Board shall send this information in a compiled form to the CPCB by 31st March every year.

During test check of annual reports of BMW, it was noticed that the BSPCB submitted consolidated annual reports to the CPCB with delays ranging from one month to nine months during calendar year 2009 to 2013 as given in the **Table 2.1.9** below:

Table 2.1.9: Position of submission of annual reports on BMW to the CPCB

Year	Due date of submission	Actual date of submission	Delay in submission (in months)
2009	31/03/2010	31/05/2010	2
2010	31/03/2011	24/05/2011	2
2011	31/03/2012	09/07/2012	3
2012	31/03/2013	26/12/2013	9
2013	31/03/2014	22/04/2014	1

Thus, prescribed mechanism under Rules for submitting the annual reports was not being adhered to by the Board.

In reply (December 2014), the Member Secretary assured that the reports would be sent on time in future.

2.1.13.4 Common Bio-medical Waste Treatment and disposal Facility (CBWTF)

A CBWTF is a set up for treatment of generated biomedical wastes in healthcare units to cater to 10,000 beds situated within a radius of 150 km so

that adverse effects of waste could be reduced. The treated waste was finally sent for disposal in a landfill or for recycling purposes.

The irregularities noticed in the CBWTF are given below:

- The CBWTF operator at Patna covered 539 HCEs having 11243 beds against norms of 10000 beds.
- The CBWTF operator at Bhagalpur and Muzaffarpur reported (June-July 2014) that total 77 HCEs⁹ were not sending bio-medical waste to the CBWTF for treatment.
- The HCEs under jurisdiction of CBWTF operator at Bhagalpur were not providing segregated waste to the CBWTF operator as per the provisions of the BMW Rules.
- According to guidelines issued by the CPCB (October 2013), the HCEs/CBWTFs operating bio-medical incinerator were required to get analysis report of the hazardous constituents of the incinerator ash generated through a recognised laboratory. This provision was being violated by three CBWTFs in the State.
- As per BMW Rules, the incinerator ash was to be disposed off in municipal landfill. This provision was being violated by the CBWTF operator at Muzaffarpur.
- The BSPCB was required to authorise the HCEs/CBWTFs for setting up of interim storage facility for safe handling and storage of mercury bearing waste generated from HCEs/CBWTFs. Scrutiny (July 2014) revealed that no such instruction was issued by the BSPCB to HCEs/CBWTFs and resultantly no authorisation was done since September 2013.

The Chairman agreed with the audit observation and replied (October 2014) that consent to establish one more CBWTF had been issued by the BSPCB and the CBWTF operators were directed to ensure compliance to the Rules.

2.1.14 The Hazardous Wastes (Management, Handling and Transboundary Movement) Rules, 2008

2.1.14.1 Shortcomings in implementation of Hazardous Wastes Rules, 2008

As per the Hazardous Wastes Rules, 2008, the BSPCB had to perform inventorisation of hazardous wastes, grant and renewal of authorisation, registration and renewal of registration of recyclers/ re-processors, monitoring of compliance of various provisions and conditions of authorisation for implementation of programmes to prevent/reduce/minimise the generation of hazardous wastes and initiate action against the violations.

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⁹ Bhagalpur-57 and Muzaffpur-20

Patna, Bhagalpur and Muzaffarpur

The BSPCB had not conducted any survey or approached concerned departments to get the information about total number of industries generating hazardous waste in the State

During scrutiny, it was noticed that the BSPCB had issued authorisations for management of hazardous waste to 85 industries and registration for recycling to eight industries under this Rule. Further scrutiny disclosed that the BSPCB had not conducted any survey or approached concerned Departments to get the information about total number of industries generating hazardous waste in the State. The work of preparation of inventory was also not done by the BSPCB.

The Member Secretary replied (August 2014) that the BSPCB was having manpower constraint and it was trying to ensure the implementation and compliance to the Rule.

2.1.15 Environmental laboratories

The BSPCB had three laboratories (i) Central Laboratory, Patna, (ii) Regional Laboratory, Muzaffarpur and (iii) Regional Laboratory, Begusarai. Out of this only Central Laboratory, Patna was functional. Further, the services of R and D Cell under Central Laboratory, Patna were not being utilised for any research work and limited to only testing and analysing the parameters of water and air pollutants.

2.1.15.1 Non accreditation of Central Laboratory, Patna

According to instructions (August 2011) of Ministry of Environment and Forest (MoEF), GoI, the BSPCB was required to acquire accreditation under the Environment (Protection) Act, 1986, ISO 17025 (NABL¹¹ Accreditation) or ISO 9001 Certification alongwith OHSAS¹² 18001 certification within a period of one year for Central Laboratory, Patna. However, it was found that Central Laboratory, Patna was functioning without its recognition and the Analyst of the Laboratory was also not notified under Environment (Protection) Act.

In reply, the Member Secretary assured (October 2014) that instructions of MoEF would be followed and steps would be taken for recognition under Environment (Protection) Act.

2.1.15.2 Insufficient equipment/ instruments in Central Laboratory, Patna

The Central Laboratory Patna was not fully equipped to analyse the samples During scrutiny (August 2014) of the statement of instruments/equipment of the Central Laboratory, Patna (*Appendix-2.1.7*), it was found that the existing instruments/equipment were not in conformity with the mandatory instruments/equipment required for water/waste water/air analysis (*Appendix-2.1.8*). Further, equipment/instruments required for hazardous waste analysis were not found in the list provided by the BSPCB. In absence of required basic and specific equipment/ instruments, the BSPCB was not fully equipped to analyse the samples for water/air pollutants.

In exit conference, the Additional Secretary stated (December 2014) that required equipment with respect to Environment (Protection) Act would be procured.

National Accreditation Board for Testing and Calibration Laboratories.

Occupation Health and Safety Assessment Series

2.1.16 Internal Control

2.1.16.1 Non-preparation of Annual Reports and Annual Accounts

Under Section 39 (2) of the Water Act, 1974 read with Section 35 (2) of the Air Act, 1981, every State Board should, during each financial year, prepare an Annual Report giving full accounts of the activities undertaken during the previous financial year and copies thereof should be forwarded to the State Government within four months from the last date of the previous financial year and that the Government should cause every such report to be laid before the State Legislature within a period of nine months from the last date of the previous financial year.

During scrutiny of records, it was noticed that the Annual Reports were not prepared by the BSPCB during 2009-14 as Annual Accounts of 2009-14 (except 2009-10) were not prepared. Thus, the BSPCB failed to provide information to the State Legislature regarding the activities undertaken during 2009-14.

The Member Secretary replied that the Environment and Forest Department was intimated to issue notification for appointment of empanelled Auditors for audit of Accounts. During exit conference (December 2014), the Additional Secretary stated that the matter of appointment of Auditors would be expedited.

2.1.17 Manpower management

Efficient functioning of an organisation depends upon the availability of requisite manpower and proper management of the available manpower. Scrutiny (July 2014) of records disclosed that out of sanctioned posts of 193, only 73 staff were posted in the BSPCB. Further, out of sanctioned posts of 103 technical staff, only 26 staff were posted in the BSPCB (*Appendix-2.1.9*). According to a report (December 2013) on training need assessment survey conducted by the Centre for Science and Environment and World Bank in December 2013, no appointment was made in the BSPCB during last 20 years and staff were not promoted since their joining.

In exit conference (December 2014), the Additional Secretary stated that the recruitment rules were under finalisation.

Recommendation: The BSPCB should finalise recruitment process to address the paucity of staff.

2.1.18 Conclusion

- The BSPCB, main agency for the enforcement of environmental law and responsible for formulation of policy for prevention, control and abatement of pollution did not conduct any survey to identify the polluting industries in the State and failed to draw up a comprehensive plan for preventing or controlling water and air pollution in the State;
- The financial management of the BSPCB was deficient as it could utilise only 23 to 40 *per cent* of its available funds;

- The BSPCB neither assessed the requirement of STPs in the State nor initiated steps to ensure treatment of effluents;
- Out of 2538 identified HCEs, 1299 HCEs and all Veterinary institutions in the State were being operated without authorisation from the BSPCB;
- The Central Laboratory, Patna was functioning without required equipment/instruments;
- Existence of large number of vacancies had been affecting the functioning of the BSPCB.

SOCIAL WELFARE DEPARTMENT

2.2 Implementation of Rajiv Gandhi Scheme for Empowerment of Adolescent Girls (RGSEAG)-SABLA

Executive summary

Introduction

To improve the Nutrition and health status of girls in the age group of 11-18 years and to upgrade their home based and vocational skills, a centrally sponsored scheme, Rajiv Gandhi Scheme for Empowerment of Adolescent Girls (RGSEAG) - SABLA was launched by the Government of India (GoI) in November 2010. The State Government launched this scheme in 12 out of 38 districts in the State in March 2011.

(Paragraph 2.2.1)

Identification of beneficiaries

The Department had no reliable data of Adolescent Girls (Ad Gs). Resultantly, over-aged girls of more than 18 years and school going girls of 11 to 14 years were allowed to take the benefit of the scheme, in contravention of the scheme guidelines. The data of Ad Gs maintained by the Department was not updated quarterly and the data for the year 2011-12 was adopted for the year 2012-13 as well.

(Paragraph 2.2.6)

Financial Management

Against budget provision of ₹ 513.12 crore under nutrition component, Department could receive only ₹ 280.19 crore (55 *per cent*) during 2011-14. Delayed/non-submission of Utilisation Certificates by the State Government resulted in non-receipt of Central assistance amounting to ₹ 173.75 crore (Nutrition: ₹ 164.62 crore + Non-Nutrition: ₹ 9.13 crore) during the audit period.

(*Paragraph 2.2.7*)

Implementation of the scheme

Ad Gs were not provided with Take Home Ration for 300 days as envisaged under the Nutrition support component of the scheme. Identified Ad Gs in the test checked Districts did not get the services under non-nutrition component of the scheme like health check-up and referral services, Nutrition and health education, life skill education and assessing public services, counselling guidance on family welfare, vocational training etc. Besides, non provision of Iron Folic Acid supplementation among 75 to 95 *per cent* of the Ad Gs also indicated poor implementation of the scheme.

(Paragraph 2.2.8)

2.2.1 Introduction

Rajiv Gandhi Scheme for empowerment of Adolescent Girls (RGSEAG)-SABLA is a centrally sponsored scheme launched by the Government of India (GoI) in November 2010. The scheme aims to make adolescent girls¹ (Ad Gs)

Adolescence is a significant phase of transition of a girl in the age group of 11-18 years from childhood to adulthood, marked by physical changes accompanied by psychological changes.

aware about health, hygiene, nutrition, adolescent reproductive and sexual health, family and child care in order to improve their health and facilitate an easier transition to womanhood. The scheme covered Ad Gs under Integrated Child Development Services (ICDS) in selected 200 Districts across India on pilot basis. Accordingly, the Government of Bihar (GoB) launched this scheme in 12²out of 38 districts in the State in March 2011.

The objectives of the scheme were to:

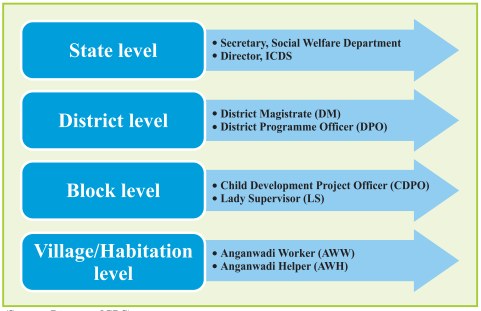
- Enable self-development and empowerment of Ad Gs;
- Improve their nutrition and health status;
- Spread awareness among them about health, hygiene, nutrition, adolescent reproductive and sexual health, family and child care;
- Upgrade their home-based skills, life skills and vocational skills;
- Bring Ad Gs including out-of-school Ad Gs into main stream, to enable them to have a formal/non formal-education; and
- Inform and guide them about existing public services such as Primary Health Centre (PHC), Community Health Centre (CHC), Post Office, Bank, Police Station, etc.

As per the GoI directives, this scheme was to be implemented by using platform of ICDS under the Social Welfare Department.

2.2.2 Organisational set-up

The Secretary, Social Welfare Department (SWD) is responsible for implementation and monitoring of the scheme in the State and is assisted by the Director, ICDS at State level. The organogram of officials responsible for implementation of the scheme is as follows:

Chart no: 2.2.1 Organogram of scheme implementing officials



(Source: Director, ICDS)

2

Aurangabad, Banka, Buxar, Gaya, Katihar, Kishanganj, Munger, Patna, Saharsa, Sitamarhi, West Champaran and Vaishali.

2.2.3 Audit Objectives

The performance audit was conducted to assess whether:

- Target groups had been fixed by conducting yearly baseline survey by Anganwadi Workers (AWWs);
- Financial management of this scheme was adequate as per scheme guidelines;
- Nutrition support to the Ad Gs had been provided as per norms;
- Non Nutrition support like arrangement for proper training to upgrade
 the Ad Gs home based skills, life skills and vocational skills were
 given and adequate awareness regarding health, hygiene, nutrition and
 family and child care were provided as per norms fixed by the GoI;
 and
- Monitoring mechanism was in existence at Anganwadi Centres (AWCs) with a view to assess the proper implementation of scheme.

2.2.4 Audit criteria

The performance audit was benchmarked against the criteria derived from the following sources:

- Implementation guidelines for Rajiv Gandhi Scheme for empowerment of Adolescent Girls-SABLA (GoI);
- Bihar Financial Rules and Bihar Treasury Codes; and
- Orders and circulars issued by the GoI as well as GoB.

2.2.5 Scope of audit and methodology

During audit, records of the Secretary, SWD, GoB and Director, ICDS, six DPOs³ which included 93 CDPOs (out of SABLA implementing 12 DPOs) pertaining to the period 2011-14 were test checked during April to July 2014. The test checked DPOs were selected by using Probability Proportional to Size with Replacement (PPSWR) method for random sampling.

Audit methodology included examination of records of DPOs and CDPOs, issuance of questionnaire, collecting information from AWCs, consideration of reply of the Department to the audit memos issued etc. In order to explain the objectives of audit, its methodology, scope, coverage, focus and elicit the departmental views, an entry conference was held in April 2014 with the Secretary, SWD. The exit conference was held with the Secretary in October 2014. The replies of Department and views expressed in the exit conference were incorporated at appropriate places.

Audit findings

2.2.6 Identification of Beneficiaries

According to the directives of GoI in September 2010, base line survey work for identification of the beneficiaries was to be completed by that month. The

³ Aurangabad, Gaya, Katihar, Kishanganj, Sitamadhi and West Champaran.

survey data was to be updated quarterly to identify every Ad G in the area of the AWCs where SABLA was to be implemented. According to the scheme guidelines, target group of Ad Gs was to be sub-divided into two categories, *viz.*, 11 to 14 years and 14 to 18 years. All out of school girls in the age group of 11 to 14 years and both out of school and school going girls of 14 to 18 years were entitled for Take Home Ration (THR) under SABLA. Accordingly, selection of beneficiaries was to be made on the basis of base line survey conducted by AWWs of the respective AWCs.

2.2.6.1 Failure to conduct baseline survey

Base line survey was not conducted as per prescribed periodicity and data of identified Ad Gs in 2011-12 were adopted in 2012-13 During audit, it was noticed that the State Government launched this scheme in March 2011 without identifying the beneficiaries as base line survey was not completed during 2010-11. Besides, the number of identified beneficiaries of 2011-12 was adopted during the year 2012-13 as well since the data of beneficiaries for the year 2012-13 was not approved by the Cabinet. Further, scrutiny of records in test checked DPOs disclosed that neither the survey data was updated quarterly nor the data was authenticated by lady supervisor (LS) as envisaged under scheme guidelines. Thus, the identification of beneficiaries was not in accordance with the guidelines framed by the GoI. Consequently, ineligible Ad Gs were also selected for availing benefits of THR as discussed in succeeding paragraph.

2.2.6.2 Selection of ineligible Adolescent Girls

As per scheme guidelines, Ad Gs in the age groups of 11-14 years (out of school girls) and 14 to 18 years were entitled to avail the benefits of THR. It was also envisaged that the LS was responsible to authenticate 20 *per cent* of the entries (e.g. name of Ad Gs, parents name, date of birth etc.) of the survey made by AWWs.

It was noticed during audit that the age of Ad Gs were being determined as per statement made by their parents/guardians and required checks had not been exercised by the LS. Hence, the date of birth of Ad Gs selected as beneficiary was not reliable. Besides, survey data was also not updated quarterly by the AWWs as envisaged under scheme guidelines. Consequently, scrutiny of baseline survey register along with THR⁴ distribution registers of 31 CDPOs disclosed that 571 numbers of over-aged girls (i.e. more than 18 years) were allowed to avail the benefits of the scheme (*Appendix-2.2.1*).

Scrutiny also revealed that 52 school going girls in the age group of 11 to 14 years in nine CDPOs⁵ were allowed to take THR though only out of school girls of this age group are entitled for the THR. *(Appendix-2.2.2)*. As the identification of beneficiaries was not in accordance with the scheme guidelines, ineligible Ad Gs were allowed to receive THR in contravention of norms fixed by GoI.

Ineligible beneficiaries were allowed to receive THR due to non-authentication of entries by concerned LS and non-updating the data

Under THR, each Ad G was to be given at least 600 calories and 18-20 grams of protein and recommended intake of micronutrients per day for 300 days in a year for which \mathbb{F} five per day was to be spent.

Bahadurganj, Barari, Bariya, Belsand, Daudnagar, Dighalbank, Kadwa, Rafiganj and Runnisaidpur.

In reply, the Director, ICDS agreed with the audit observation and stated (October 2014) that directions were being issued to the DPOs/ CDPOs to avoid such discrepancies.

Recommendation: Baseline survey of Ad Gs should be conducted at prescribed intervals and the survey data should be updated in accordance with the scheme guidelines so as to avoid ineligible beneficiaries receiving the benefits of the Scheme.

2.2.7 Financial Management

As per funding pattern of the GoI, Nutrition and non-Nutrition supports were to be provided to Ad Gs under SABLA. The Nutrition support was to be provided by Central and State Governments in the ratio of 50:50, where as 100 per cent central assistance was to be provided by the GoI under non-Nutrition support. The status of funds released by the GoI and GoB during 2010-14 is indicated in the **Table 2.2.1**:

Table 2.2.1: Fund provisions and expenditure under nutrition and nonnutrition component

(₹ in crore)

	Nutrition component (50:50)					Non-nutrition component (100 per cent GoI share)						
Year	Budget Provision	Relea	eleased by		incu		Expenditure spent balance of GoI		Requirem ent of funds (₹3.80 lakh x 176 i.e.	Relea sed by GoI	Expendi- ture incurred	CB (col. 9-10)
		GoI		share	₹6.69 crore)							
1	2	3	4	5	6	7	8	9	10	11		
2010-11	0	21.05	0	0	0	21.05	0	6.69	0	6.69		
2011-12	106.94	24.47	24.47	22.85	22.54	22.67	6.69	3.34	6.69	3.34		
2012-13	174.93	14.43	60.03	30.24	49.35	6.86	6.69	0	1.76	1.58		
2013-14	231.25	31.99	103.75	64.96	64.96	-	6.69	0.91	0.88	1.61		
Total	513.12	91.94	188.25	118.05	136.85		20.07	10.94	9.33			

(Source: Director ICDS)

Only 55 per cent of the budget provision was made available by GoB and GoI under Nutrition component From the above table, it was evident that GoI and GoB did not release the required matching share during 2010-14. Further, against a budget provision of ₹513.12 crore, ₹280.19 crore only (55 per cent) was made available by State and Central Governments to the Director, ICDS out of which an amount of ₹254.90 crore only was spent during 2010-14 under nutrition component. However, GoB spent ₹64.96 crore on the scheme towards GoI share during 2013-14 though only ₹38.85 crore was available with GoB as Central share. This resulted in release of ₹26.11 crore in excess of its own share during 2013-14 under nutrition component.

Similarly, GoI released only 55 per cent of the required funds under non-nutrition component during 2010-14. Out of the total funds of ₹ 10.94 crore released by the GoB, the Department incurred an expenditure of ₹ 9.33 crore

^{₹6.86} crore (Unspent balance of 2012-13) +₹31.99 crore (released by GoI during 2013-14)

(85 per cent) only resulting in an unutilised balance of ₹ 1.61 crore in the funds. Hence, against requirement of ₹ 20.07 crore, only ₹ 9.33 crore (46 per cent) could be made available by the Department to the concerned CDPOs for carrying out activities under non- nutrition component.

Scrutiny of records disclosed that short release of funds by the GoI was mainly due to non/delayed submission of utilisation certificates (UCs) by the Director, ICDS, as the Ministry of Women & Child Development, GoI cautioned (September 2011 and December 2013) the State Government to submit statement of expenditure (SoE) and UCs in time failing which further release of funds was not possible. Despite the direction, the Department could not improve scheme's financial management and persistent non/delayed submission of SoEs to GoI continued till 2013-14.

On being pointed out by audit, the Director, ICDS replied (May 2014) that delayed submission of UCs to the GoI was mainly due to delayed receipt of the same from the field offices.

Reply of the Department was not in consonance with rules as the Director, ICDS was responsible to ensure timely receipt of UCs from field offices and their onward submission to the GoI.

Thus, due to underutilisation of scheme funds and non-submission of UCs to GoI, the scheme in the State was deprived of Central share of ₹ 173.75 crore⁷ which was 63 *per cent* of the total Central share of ₹ 276.63 crore (Nutrition: ₹ 256.56 crore and Non-nutrition: ₹ 20.07 crore).

It was further observed that Director, ICDS released $\ref{7}$ crore⁸ to the Districts towards the end of the financial year during 2011-14 for which no reason was available in the records. Besides, it was also noticed that funds were allotted to the CDPOs in excess of actual requirement as 10 CDPOs received allotment of $\ref{14.40}$ crore against requirement of $\ref{11.43}$ crore during 2013-14 (*Appendix 2.2.3*).

In reply, the Director, ICDS attributed (October 2014) the release of funds towards the end of financial year to delayed receipt of funds from the GoI.

Reply was not in consonance with facts as funds to the CDPOs were allotted by the Director, ICDS in excess of requirement also.

Recommendation: Proper utilisation of funds and timely submission of UCs to the GoI should be ensured to avoid non/short release of funds by GoI.

2.2.8 Implementation of the Scheme

The scheme has two components i.e. Nutrition component and Non-nutrition component. The shortcomings noticed under implementation of these components are discussed as under:

2.2.8.1 Nutrition Component

As per the scheme guidelines, required daily intake of micronutrients for each Ad G was at least 600 calories and 18-20 grams of protein for which ₹ five per day was to be spent on each Ad G for 300 days in a year. Under this

Due to underutilisation of scheme funds and non-submission of UCs to GoI, the scheme in the State deprived of Central share of ₹ 173.75 crore

Nutrition: ₹ 164.62 crore +Non-nutrition : ₹ 9.13 crore

^{2011-12 :₹16.31} crore; 2012-13 :₹14.24 crore and 2013-14 :₹40.45 crore

scheme, 11 to 14 years out of school girls and all girls of 14 to 18 years were entitled to get THR once in a week, fortnight or month as decided by the State Government. Accordingly, THR was being provided to each Ad G once in a month since January 2012 which included 3.00 kilo gram (kg) of rice, 1.5 kg of pulses and 300 grams (gms) of Soyabadi.

Scrutiny of records revealed that the information regarding the status of actual number of Ad Gs benefited with THR against the identified Ad Gs in the State during 2011-14 was not available with the Director, ICDS. However, financial records of the Directorate disclosed that the shortfall ranged between 47 and 77 *per cent*. The discrepancies noticed in providing THR of test checked Districts are discussed in succeeding paragraphs.

• Shortfall in THR days

Identified Ad Gs could not receive THR for 300 days (as envisaged in scheme) in any of the years during 2011-14 Records of 73 CDPOs⁹ in the test checked six Districts disclosed that identified beneficiary could not receive THR for 300 days as envisaged in scheme in any of the years during 2011-14 as indicated in the **Table 2.2.2** below.

Table 2.2.2: Number of Ad Gs identified and covered for THR

Year	Identified Ad Gs for THR (in number)	No. of Ad Gs provided THR	No. of days THR provided
2011-12	693939	499304	50-75
2012-13	740378	500303	25-225
2013-14	788339	515539	100-250

(Source: Records of CDPOs)

During exit conference (October 2014), the Secretary, SWD stated that position of THR would be improved in future.

• Excess payment for THR

In CDPO, Daudnagar of Aurangabad District, it was observed that the amount paid for THR by the CDPO to AWWs was more than the number of identified Ad Gs as shown in the **Table 2.2.3** below:

Table 2.2.3: Excess payment of THR

Name of	Name of (In number)				(₹ in lakh)
the CDPO	Year	Identified Ad Gs	THR paid for Ad Gs	Excess against identified	Excess Paid
Daudnagar	2012-13	46718	58466	11748	14.68
	2013-14	35275	38064	2789	3.48
Tot	al	81993	96530	14537	18.16

(Source: - Records of CDPOs)

Payment of THR to more Ad Gs than identified led to excess payment of ₹ 18.16 lakh It was evident from the table above that payment for THR was made for 14537 Ad Gs in excess than the identified number by the CDPO. This resulted in excess payment for THR amounting to ₹ 18.16 lakh.

Out of 94 CDPOs, records of one CDPO (Thakurganj in Kishanganj district) seized by Police station and required information was not available/ incomplete in 20 CDPOs. Hence status of 73 CDPOs was analysed.

The DPO, Aurangabad did not offer any reply to audit. However, the Director, ICDS stated (October 2014) that field offices had been directed to submit the actual status.

• Fixation of rates for food grains of THR

Guidelines of SABLA stipulates that the same THR would be provided to Ad Gs as being provided to pregnant and lactating mothers under ICDS scheme. Accordingly, three kg of rice was to be provided to each Ad Gs per month from open market at the rate of ₹ 15 per kg as fixed by the State Government.

It was impractical to maintain the quality and stipulated quantity of THR from open market with unrevised rate of food grains It was further observed in test checked Districts that the rate of rice in open market was higher than the rate fixed by the Department Besides, the rate of rice for providing THR to pregnant and lactating mother was revised by the Government (May 2013) as ₹ 21 per kg, which was to be purchased by the same AWWs. Hence, it was impractical to maintain the quality and stipulated quantity of THR from open market at lesser rate. This was substantiated by DPO, Sitamarhi who observed (August 2012) that adulterated food grains were purchased by AWWs in order to purchase THR at cheaper rate. Moreover, 14 CDPOs of test checked Districts agreed with the audit observation for requirement of revision of THR rates.

In reply, the Director, ICDS stated (October 2014) that THR amount was fixed by GoI (i.e. ₹ five per beneficiary/day).

Reply was improper as audit observation was on fixation of rate of rice and pulses for THR and not for THR amount.

2.2.8.2 Non-Nutrition Component

Under this component all the Ad Gs in the age group of 11-18 years were to be provided IFA supplementation, health check-up and referral services, nutrition and health education, counselling/guidance on family welfare, adolescent reproductive and sexual health (ARSH), child care practices and life skill education and accessing public services, whereas Ad Gs in the age group of 16-18 years were to be imparted vocational training. The shortcomings noticed in audit are discussed in succeeding paragraphs.

• IFA supplementation

IFA supplementation helps in combating anaemia and enhancing adolescence growth. As per the GoI directive (February 2012), the State Government had to provide IFA tablets to Ad Gs once in a week under the scheme. Further, as per scheme guidelines, the State Government was responsible to establish convergence with Health Department to ensure 100 mg IFA tablets to each beneficiary of SABLA.

During audit, it was noticed that none of the test checked DPOs had information regarding supply of IFA supplementation during 2011-14 (except for Sitamarhi and Bettiah for the year 2012-13 and Kishanganj for 2013-14). Besides, as per information submitted by 73 CDPOs of test checked Districts, significant shortages in supplementation of IFA were noticed in audit. The requirement of IFA tablets against identified Ad Gs and availability of the same in test checked CDPOs were as indicated in the **Table 2.2.4** below:

Table 2.2.4: Requirement of IFA tablets and their availability

*7	No. of			Actually received		Percentage
Year	Identified Ad Gs	(Ad Gs*52) 100 mg per Ad G	20mg	100mg	Shortage ¹⁰	of shortage
2011-12	693939	36084828	1729450	1617636	34121302	95
2012-13	740378	38499656	7506614	4113693	32884640	85
2013-14	788339	40993628	620400	10084441	30785107	75
Total	2222656	115578112	9856464	15815770	97791049	

(Source:73 CDPOs of test checked Districts)

The shortage against the requirement of IFA tablets with CDPOs ranged between 75 and 95 per cent From aforesaid table, it was evident that there was acute shortage of IFA tablets with CDPOs. The shortage against the requirement ranged between 75 and 95 *per cent*. It was further noticed that neither CDPOs nor the DPOs had taken action to procure the required IFA tablets from National Rural Health Mission (NRHM) functionaries as required under scheme guidelines.

The test checked DPOs accepted the audit observation. In reply the Director ICDS, stated (October 2014) that the Executive Director, State Health Society had been requested (November 2013) to provide IFA tablets for SABLA scheme. During exit conference, the Secretary, SWD stated (October 2014) that convergence with the Health Department is required to be strengthened.

• Extra expenditure on purchase of IFA tablets

As per the GoI directive (February 2012), IFA tablets of 100 mg (adult) was to be given to each Ad G once in a week under IFA supplementation of the scheme.

Purchase of 20 mg IFA tablets instead of 100 mg led to extra expenditure of ₹ 17.40 lakh During scrutiny of records it was noticed that against supply order (March 2012) of the Director, ICDS, IFA tablets of 20 mg for ₹ 3.98 crore were procured during 2012-13 for which payment of ₹ 25.76 lakh (March and July 2012) was made to the supplier out of the scheme funds. Further scrutiny revealed that the purchase of IFA tablets of 20 mg was made on the basis of rate contract (at the rate of ₹ 0.07 per tablet) approved by the State Health Society (SHS), Bihar. The SHS had also approved the rate of 100 mg IFA tablets at ₹ 0.105 per tablet at that time. Thus, it was clear that five IFA tablets of 20 mg (equivalent to 100mg) were costlier than one IFA tablet of 100 mg. Hence, the Director, ICDS incurred extra expenditure of ₹ 17.40 lakh¹¹ on procurement of 20 mg IFA tablets instead of 100 mg.

During exit conference, the Secretary, SWD stated (October 2014) that 20 mg IFA tablets was enlisted in the approved list of the SHS, therefore, 20 mg IFA tablets were procured and supplied five tablets per week to each beneficiary.

Reply was not acceptable as extra expenditure was incurred due to injudicious decision of the Director, ICDS for procurement of 20 mg instead of 100 mg IFA tablets.

Shortage = Requirement – actually received ((No. of 20 mg \div 5) + No. of 100 mg)

^{3.98} crore tablets of 20 mg tablet = $3.98 \div 5$ of 100 mg dose i.e. 79.6 lakh dose, Rate of 100 mg tablet = ₹ 0.105 per tablet hence cost of 79.60 lakh dose = ₹ 0.105 X 79.60 i.e. = ₹ 8.36 lakh. Thus, extra expenditure = ₹ 25.76 lakh - ₹ 8.36 lakh i.e. ₹ 17.40 lakh

• Health check-up and Referral services

Adolescents face numerous risks and problems relating to reproductive sexual health, including sexually transmitted infections and HIV/AIDS, substance abuse, violence and injury, Nutrition psychological and behavioural problems relating to the rapid physical and emotional changes during the period of adolescence. Access to health services therefore, needs to be ensured for Ad Gs. Accordingly, a general health check-up for all Ad Gs was to be organised in close collaboration with Auxiliary Nurse Midwife (ANM) and other health functionaries at least once in every three months. Height, Weight and Body Mass Index (BMI) of each Ad G was to be recorded on Kishori Card to keep close watch on the state of growth of Ad Gs. Besides, in case of Ad Gs having problems requiring specialised treatment, Medical Officers were to refer the Ad Gs to the district hospitals/PHC/CHC/maternal and child health (MCH) sub centre.

Status of health check-up camps and availability of Kishori Cards during 2011-14 in test checked six DPOs was as indicated in the **Table 2.2.5**:

Table 2.2.5: Details of health check-up camps organised and availability of Kishori cards

No. of CDPOs			Health check referral se		Status of Kishori Cards		
Year	Total no. of CDPOs	where health camp not organised (<i>per</i> <i>cent</i>)	Total no. of Ad Gs	No. of Ad Gs required services (four session x Total no. of Ad Gs)	Service provided (per cent)	Kishori cards required	Availability (per cent)
2011-12	93	89 (96)	1284304	5137216	21915 (0.43)	1284304	2034 (0.2)
2012-13	93	81 (87)	1342733	5370932	39802 (0.74)	1342733	180194 (13.41)
2013-14	93	71 (76)	1432306	5729224	105924 (1.85)	1432306	5440 (0.38)

(Source: Test checked CDPOs)

The health check-up camps organised for Ad Gs were inadequate and the availability of Kishori Cards was meagre From aforesaid table it was clear that shortage in health check-up camps during 2011-14 ranged between 76 and 96 *per cent* and only negligible Ad Gs were provided health check-up facilities in the test checked Districts. Similarly, no Kishori Cards were available with any of the test checked CDPOs during 2011-12 and during 2012-14, the availability was meagre. Further, AWCs had not calculated the BMI of Ad Gs as AWCs either lacked weighing scales or had defective weighing scales. It was also noticed that none of the AWCs were visited by Medical Officers hence, specialised referral treatment could not be provided to the Ad Gs.

In reply, the Director, ICDS stated (October 2014) that directions had been issued in January 2013 to the DPOs for organising Kishori Diwas as per prescribed periodicity.

• Nutrition and Health education

Ad Gs require nutritious food, coupled with correct and relevant information on nutrition and health, as their bodies get geared up physically for motherhood. In order to address this requirement, the CDPO / Supervisor was responsible to ensure nutrition and health education (NHE) for all Ad Gs attending AWCs. Mothers of Ad Gs may also be motivated for joining the NHE sessions for improved impact. Accordingly, activity under this

No activity was undertaken by the Department under Nutrition and Health education during 2011-14 in test checked Districts

No activity under Guidance on family welfare, adolescent reproductive and sexual health, childcare practices and home management was done

Awareness campaign for imparting training to Ad Gs for developing their life skills was not initiated components include promoting healthy cooking and eating habits, promoting use of safe drinking water and sanitation, educating on personal hygiene, first aid etc. of Ad Gs.

During audit, it was noticed that such activities were not being done in any of the test checked Districts during 2011-14, though the GoI had provided funds of ₹ 27.90 lakh for 93 CDPOs (at ₹ 30000 for each CDPO) for this component during 2010-11. It was further noticed that CDPOs had withdrawn the funds from treasury during 2011-12 and entire funds were lying unutilised in their respective bank accounts (May-July 2014).

During exit conference the Secretary, SWD stated (October 2014) that steps were being taken to improve the activity under this component.

• Guidance on family welfare, adolescent reproductive and sexual health, childcare practices and home management

The Scheme provides for guidance to Ad Gs and their families to promote better healthcare, family welfare, reproductive and sexual health, better childcare practices and improvement of home management skills.

Audit scrutiny disclosed that no such activity was being carried out in any of the test checked Districts.

During exit conference, the Secretary, SWD stated (October 2014) that steps were being taken to improve the activity under this component.

• Life skill education and accessing public services

Ad Gs need to acquire knowledge and develop attitudes and skills which will support them and promote adoption of healthy and positive behaviour to deal effectively with the demands and challenges of everyday life. The states will link the life skills component of the SABLA Scheme with similar schemes/interventions of the Department of Youth Affairs, GoI and also explore the possibility of leveraging their scheme and financial resources for Ad Gs.

During audit, it was observed that awareness campaign with respect to imparting training among Ad Gs to develop their life skills was not initiated in any of the test checked Districts (July 2014).

In reply, the Director, ICDS stated (October 2014) that time to time, directives had been issued to field offices in this regard.

Reply was not proper as Department was responsible for proper implementation and monitoring of the activities as envisaged under the scheme.

• Vocational training using existing infrastructure of other Ministries and Departments

The Ministry of Labour and Employment, GoI developed a new strategic framework for skill development for early school leavers and existing workers, especially in the unorganised sector in close consultation with industry, micro enterprises in the unorganised sector, State Governments, experts and academia. Till such time that the National Skill Development

Programme of the Ministry sets in, the institution of the Modular Employable Skills under Skill Development Initiative Scheme may be used.

Audit scrutiny disclosed that no such activity was being carried out in any of the test checked Districts.

No activity under Vocational training was initiated During exit conference, the Secretary, SWD stated (October 2014) that steps were being taken to improve the activities under non-nutrition components.

Thus, it was evident that no activities under non-nutrition component were carried out as mentioned under **paragraph 2.2.8.2** above though envisaged under this scheme.

Recommendation: Non-nutrition support to each Ad Gs should be ensured as envisaged under the scheme.

2.2.9 Manpower Management and Infrastructure

2.2.9.1 Availability of manpower

Availability of sufficient manpower and infrastructure play a vital role in implementation of the scheme. Since this scheme was being implemented in the State by using the platform of ICDS, the sufficiency of aforesaid aspects in the sampled Districts were assessed during performance audit and status noticed as on March 2014 were as indicated in the **Table 2.2.6** below:

Table 2.2.6: Sanctioned strength and men-in-position at project level

SI. No.	Name of the Post	Sanctioned Strength	Men-in- position	Vacancy (per cent)
1	Child Development Project Officer	94	63	31(33)
2	Lady Supervisor (LS)	602	511	91(15)
3	Anganwadi Worker (AWW)	16542	14093	2449(15)
4	Anganwadi Helper (AWH)	15840	13359	2481(16)
5	Others	311	199	112(36)

(Source: Test checked DPOs)

From above table, it was clear that vacancy position of CDPO and LS was 33 and 15 *per cent* respectively. Further, shortages in the grass root level posts of AWWs and AWH were 15 and 16 *per cent* respectively. Besides, the CDPOs and LS cadre plays a vital role in implementation of SABLA scheme as all the responsibilities for proper identification of Ad Gs as well as project level expenditure control and field level monitoring and supervision works were entrusted to both these cadres. Thus, the manpower responsible for implementation of the scheme was inadequate.

During exit conference, the Secretary, SWD stated (October 2014) that action was being taken to fill the vacant posts.

2.2.9.2 Availability of infrastructure

As per scheme guidelines, ICDS infrastructure was to be used for implementation of SABLA and AWC was the focal point for delivery of services under the scheme. The infrastructure included functional toilets, drinking water facility etc.

Safe drinking water and toilet facilities were not available in 66 and 83 per cent of AWCs respectively In six test checked Districts (consisting of 14410 functional AWCs) safe drinking water facilities were not available in 9538 (66 *per cent*) and toilet facilities were not available in 11927 AWCs (83 *per cent*). Absence of basic infrastructure facilities in AWCs had adverse implication of the delivery of services to the targeted beneficiaries.



Anganwadi centre (no. 146 of Barari, Katihar) running without basic infrastructure.

During exit conference, the Secretary, SWD stated (October 2014) that majority of the AWCs were running in rented houses and departmental AWCs were under construction in which facilities for drinking water and toilet were being provided.

2.2.10 Constitution of Monitoring Committee

As per scheme guidelines, in order to ensure effective implementation and monitoring of SABLA throughout the State, a State level monitoring committee under the chairmanship of the Chief Secretary was to be formed. Besides, Members of Parliament (MP) and Member of Legislative Assembly (MLA) were also to be involved. A committee under the chairmanship of the District Magistrate (DM) and DPO as member Secretary was also to be formed at the District level. Both these committees were required to meet quarterly or as and when required under the notice of the Chairperson. Besides, Block and Village level committees under the chairmanship of DPO and Women Gram Panchayat member from the village respectively were also to be formed and these committees were to organise regular monthly meetings to discuss various issues of the village.

Monitoring committee at District, Block and Village level not formed During the course of audit, it was observed that no such meetings were organised at State to village level till date of audit (May 2014). The Secretary, SWD stated (October 2014) that only State level committee had been formed in 2013-14.

Recommendation: Monitoring committees at District, Block and Village levels should be formed and meetings should be organised as per prescribed periodicity to monitor the implementation of the scheme.

2.2.11 Conclusion

- The SABLA scheme was launched without conducting baseline survey for identification of Ad Gs. As a result, ineligible Girls availed the benefit of the scheme;
- Due to under utilisation of scheme funds and non-submission/delayed submission of UCs to the GoI, the State was deprived of 63 *per cent* of the Central share for the Scheme;
- The rates fixed for purchase of food grains under THR was not adequate to ensure the quality of food grains;
- Identified Ad Gs in the test checked Districts did not get the required services under non-nutrition component of the scheme; and
- Monitoring committee, meant to ensure proper implementation of the scheme, was not constituted at District, Block and Village levels.

ART, CULTURE AND YOUTH DEPARTMENT

2.3 Working of the Directorates of Archaeology and Museum

Executive summary

Introduction

The Art, Culture and Youth Department (Department) of Government of Bihar (GOB) has four Directorates out of which the Directorate of Archaeology had the onus of discovering, preserving and developing the antiquarian remains, including monuments and potential sites of the State while the Directorate of Museum was responsible for functioning of Government museums.

(Paragraph 2.3.1)

Financial Management

The financial management of the Directorates was inadequate as funds remained unutilised and ₹ 16.49 crore were surrendered by the Department towards the end of the financial year. Expenditure Control Register was not maintained by the Department and the allotment, expenditure, balance and appropriation of funds were not being recorded and certified by the competent authority. In addition, the receipt/expenditure figures of the Department were not reconciled fully with the figures maintained by the Accountant General (A&E).

(*Paragraph 2.3.6*)

Planning

The Directorate of Archaeology did not have any laid down policy or guidelines for selection of sites for excavation and there was no priority list or long term perspective plan for completion of projects within a given period. The Directorate did not conduct survey of unprotected sites and monuments. The Directorate of Museum did not have a comprehensive policy for the management of antiquities. There were no standards for acquisition, preservation, documentation and custody of objects.

(*Paragraph 2.3.7*)

Shortcomings under Directorates of Archaeology and Museum

The Bihar Heritage Development Society established to acquire/collect, conserve and preserve the archaeological remains and artifacts could not achieve its objectives. The conservation and documentation of antiquities, digitisation and publication of collected manuscript/books in the museums were not according to the standards prescribed in the International Council of Museums code of ethics. Tibbati manuscript brought by Rahul Sanskrityayan in Patna Museum could not be translated/published. The Directorate of Museum did not have database or inventory of antiquities in its possession.

(Paragraph 2.3.8.1, 2.3.9.1 and 2.3.9.2)

Human Resource Management

Directorates of Archaeology and Museum were facing acute shortage of manpower and trained staff. The Directorates failed to impart training to any of the staff during the period 2009-14.

(*Paragraph 2.3.10*)

2.3.1 Introduction

Bihar, in eastern India, is one of the oldest inhabited places in the world with a history dating back to 3000 years. The rich culture and heritage of Bihar is evident from the innumerable ancient monuments dotting the State. The Art, Culture and Youth Department (Department) of Government of Bihar (GoB) looks after Art, Culture, Sports, Historical and Cultural heritages of the State and has four Directorates *viz*. Directorate of Archaeology, Directorate of Museum, Directorate of Art and Culture and Directorate of Student and Youth Welfare. The Directorate of Archaeology had the onus of discovering, preserving and developing the antiquarian remains, including monuments and potential sites while the Directorate of Museum was responsible for functioning of Government museums. In this performance audit, the working of Directorate of Archaeology and Directorate of Museum regarding preservation, protection, upkeep and maintenance of monuments and museums were assessed.

2.3.2 Organisational set-up

The Department is headed by the Secretary who is assisted by the Directors of the four Directorates. The Directorate of Archaeology has no field office. The Bihar Heritage Development Society (BHDS), headed by an Executive Director, was established by the Department in the year 2010 as a registered society to explore, excavate and conserve the archaeological and historical heritage of Bihar. There are 19 Government museums (*Appendix 2.3.1*) in Bihar, headed by Curators under the control of Directorate of Museum. The organogram of the Department is given in the **Chart-2.3.1** below:

Secretary Dy. Special Executive Secretary Secretary Director Director Director Director Director Culture Student Archaeology Museum and Youth Welfare Curator of Museums (19)

Chart-2.3.1 Organogram of Art, Culture and Youth Department

(Source: Information provided by the Department)

2.3.3 Audit objectives

The audit objectives intended to assess and evaluate whether:-

• The funds were adequately provided to the Directorates and it was utilised efficiently;

- The Department /Directorates made a comprehensive and realistic plan for the management and development of archaeological sites and museums;
- The Directorates executed the works of preservation, protection, upkeep and maintenance of monuments and museums effectively and economically;
- The human resource management was efficient, and
- The storage of antiquities was based on sound inventory management principles.

2.3.4 Audit criteria

The performance audit on Working of Directorates of Archaeology and Museum was benchmarked against the criteria derived from the following sources:

- Bihar Ancient Monuments and Archaeological Site Remains and Art Treasure Act, 1976;
- International Council of Museums (ICOM) code of ethics;
- Bihar Budget Manual;
- Bihar Treasury Code 1937 (Revised in 2011);
- Bihar Financial Rules (Revised), 2005, and
- Departmental instructions/Circulars issued from time to time.

2.3.5 Scope of audit and methodology

The performance audit on Working of Directorates of Archaeology and Museum for the period 2009-14 was conducted between April and July 2014. Records of the Directorate of Archaeology, Directorate of Museum and Bihar Heritage Development Society, Patna along with 12 Museums¹ (out of 19) were test checked. Ten Museums were selected by probability proportional to size with replacement (PPSWR) method and two Museums (Ramchandra Shahi Museum, Muzaffarpur and Chandradhari Museum, Darbhanga) were selected as per suggestion of the Secretary of the Department in the entry conference (April 2014).

Audit methodology included examination of records, issuance of questionnaire, visiting the selected units for scrutiny of the relevant records and collection of evidences, consideration of replies of the Department to the audit memos issued and joint physical inspection/verification of test checked Museums along with 18 protected monuments/excavation sites (*Appendix-2.3.2*). In order to explain the objectives of audit, its methodology, scope, coverage, focus and to elicit the departmental views, an entry conference was held in April 2014 with the Secretary of the Department and Directors of Archaeology and Museum. On completion of audit, an exit conference was

42

Begusarai, Bhagalpur, Buxar, Chapra, Darbhanga (2), Gaya, Jamui, Muzaffarpur, Madhubani, Nawada and Patna.

held in November 2014 with the Secretary of the Department. The replies of the Department were incorporated at appropriate places for balanced reporting.

Audit findings

The deficiencies noticed during the course of audit are discussed in the subsequent paragraphs:

2.3.6 Financial Management

The Budget provisions, expenditure/ savings during the period 2009-14 are given in the **Table 2.3.1** below:

Table 2.3.1: Budget provisions, expenditure and savings during 2009-14
(₹in crore)

	Directorate of Archaeology						
Year	Budget provision	Expenditure	Total savings	Savings in percentage			
2009-10	1.85	1.15	0.70	38			
2010-11	4.92	4.20	0.72	15			
2011-12	4.43	3.49	0.94	21			
2012-13	5.71	4.24	1.47	26			
2013-14	9.74	6.26	3.48	36			
Total	26.65	19.34	7.31	27			
	D	irectorate of Museum					
2009-10	6.90	5.79	1.11	16			
2010-11	8.48	5.40	3.08	36			
2011-12	12.89	10.20	2.69	21			
2012-13	21.89	18.01	3.88	18			
2013-14	27.52	22.23	5.29	19			
Total	77.68	61.63	16.05	21			

(Source: - Information / Statements furnished by the Directorates)

It was evident from the above table that there were savings of 15 to 38 *per cent* and 16 to 36 *per cent* against budget provisions of the Archaeology and Museum Directorates during the financial period 2009-14 respectively. It was further observed that savings in Plan head (*Appendix 2.3.3*) ranged between 14 and 48 *per cent* in the Directorate of Archaeology whereas it ranged between four and 70 *per cent* in the Directorate of Museum during the period 2009-14. The other deficiencies noticed in financial management are discussed below:

- Surrender of funds: Scrutiny of records of the Directorates revealed that funds of ₹ 16.49 crore were surrendered by the Directorates on the last day of the financial year during 2011-14 whereas savings of ₹ 5.61 crore were not surrendered during the year 2009-11and consequently lapsed (Appendix-2.3.4). It was further observed that the earmarked amount for Nalanda Heritage Scheme² under the XIII Finance Commission remained unutilised and ultimately surrendered.
- Non-reconciliation of expenditure: Scrutiny revealed that during 2009-14, ₹80.15 crore was shown as expenditure in the Appropriation Account whereas the figure of expenditure shown by the Department was ₹80.97 crore. The difference of ₹82.00 lakh remained unreconciled till date of audit (July 2014).

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Nalanda Heritage scheme included fundamental development of structure and facilities (₹12.50 crore) and Renovation, Conservation and development of 29 archaeological sites (₹12.50 crore) for the year 2012-13.

Non-maintenance of Expenditure Control Register: Audit scrutiny
revealed that Expenditure Control Register was not being maintained
by the Department and the allotment, expenditure, balance and
Appropriation of funds were not being recorded and certified by the
competent authority.

During exit conference, the Secretary agreed (November 2014) with audit observations and assured that necessary action would be taken in future.

Recommendation: The Budget estimates should be prepared on a realistic basis to avoid savings.

2.3.6.1 Non-receipt of Utilisation Certificates

The sanction letters issued for allocation of funds received for construction/acquisition of land and innovation/conservation work specified that the Drawing and Disbursing Officers (DDOs) had to submit Utilisation Certificates (UCs) to the Department.

Utilisation
Certificates for
₹ 12.29 crore were not received from executing agencies

During test check of records of the Directorate of Archaeology, it was found that ₹ 13.91 crore was released to the executive agencies such as Building Construction Corporation, District Magistrates of concerned Districts, Bihar Heritage Development Society and Archaeological Survey of India, Circle-Patna for construction/acquisition of land, innovation/conservation work etc. during the period 2009-14. However, UCs for ₹ 12.29 crore were not received till date of audit (June 2014), which was 88 *per cent* of the released amount. A year-wise break up of required UCs was given in the **Table 2.3.2** below:

Table 2.3.2: Details of Utilisation Certificates not received during 2009-14

(₹in crore)

Amounts for which UCs	UCs not received
were required	
4.45	3.26
1.65	1.24
1.32	1.30
1.96	1.96
4.53	4.53
13.91	12.29
	were required 4.45 1.65 1.32 1.96 4.53

(Source: - Information / Statements furnished by the Directorate)

Further, the Directorate neither initiated any action for obtaining UCs nor assessed the physical progress of the works.

In reply, the Department assured (September 2014) that necessary steps would be taken for obtaining the UCs and progress reports from the working agencies. During exit conference the Secretary stated (November 2014) that updated reply and list of UCs would be furnished.

Recommendation: The Department should ensure that UCs are obtained in time from the DDOs for the given funds.

2.3.7 Planning

The Directorates did not prepare long term/ perspective plan to achieve their objectives The main objectives of the Directorate of Archaeology were to conduct excavation of the important sites to unravel the mystery of the past and discover, preserve and develop the antiquarian remains, including monuments and potential sites. The Directorate of Museum was responsible for development and up-keep of museums. For fulfilment of these objectives,

there was a need to identify the sites of archaeological importance and prepare annual as well as perspective plans for their excavation, protection, preservation and development and issue guidelines for maintenance of museums.

During scrutiny, it was observed that only annual plans were prepared on the basis of proposals made by the Directorates while perspective plans were not prepared during the period 2009-14. The Directorate of Archaeology did not have any laid down policy or guidelines for selection of sites for excavation and there was no priority list or perspective plan for completion of projects within the given period. Further, the Directorate of Museum did not have comprehensive policy/guidelines for the management of antiquities. There were no standards for acquisition, preservation, documentation and custody of objects. International best practices issued by ICOM were not adopted by the Directorates. In the absence of any standards, the decisions taken by the Directorates often lacked objectivity, uniformity and transparency.

The deficiencies noticed in the annual plans are as under:

2.3.7.1 No survey of unprotected monuments and sites

Forts, monuments, buildings and sites which were unique in their art and archaeological styles and important from historical and archaeological point of view in the State were mentioned in the annual plan 2009-10 of the Directorate of Archaeology. There was also a proposal in the plan to earmark ₹ 10 lakh for identification/survey of such monuments/sites.

Scrutiny of records revealed that the Directorate had not done any survey for identification of the unprotected monuments and sites in Bihar during the period 2009-14. As a result, the Directorate did not have a list of unprotected monuments and consequently no plan could have been prepared for their protection in the annual plans. It was further observed that the Directorate had notified only 36 out of 305 antiquarians described by Kashi Prasad Jaiswal Research Institute³, Patna.

In reply, the Directorate of Archaeology confirmed (September 2014) that the Directorate had not conducted any specific survey in order to collect the data of archaeological sites and monuments in the State during the period 2009-14. However, in exit conference (November 2014) the Secretary, while accepting the facts stated that declaration of archaeological sites as protected sites was an ongoing process and action would be taken after assessment of various site reports.

Recommendation: A survey should be conducted for identification of unprotected monuments and sites and plans should be prepared for their protection.

2.3.7.2 Non-approval of excavation proposals

According to the directives (May 2010) of Archaeological Survey of India (ASI), proposal for excavation in the areas which are not protected by the Central Government, shall be submitted through the respective State

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Directorate of

Archaeology had

the unprotected

monuments and

sites

not done any survey

for identification of

The K. P. Jayswal Research Institute in Patna was established by the GoB in 1950 with the object of promoting "historical research, archaeological excavation and investigations and publication of works of permanent value to scholars".

Governments who in turn, may certify that they intend to undertake or authorise the applicant to undertake archaeological excavation in the area which is not a protected area. The proposal should be research-oriented and aimed at filling the missing links and gaps in Indian Archaeology and History with well-defined objectives.

Incomplete proposals of excavations were sent to ASI without any survey or preliminary reports

BHDS had not

adequate steps

attainment of

its objectives

yet taken

towards

Scrutiny of records of the Directorate of Archaeology revealed that incomplete proposals of excavations were sent to ASI without any survey or preliminary reports which resulted in denial of the proposals (Appendix-2.3.5).

In reply, the Department accepted (September 2014) that the Directorate of Archaeology did not have any specific policy/guidelines for selection of sites for excavation in the State.

2.3.8 **Excavation of archaeological sites and maintenance of monuments**

The Directorate of Archaeology had declared 36 ancient monuments and archaeological sites (Appendix-2.3.6) under the provisions of the Bihar Ancient Monuments and Archaeological Site Remains and Art Treasure Act, 1976. The shortcomings noticed in course of scrutiny of records of BHDS are discussed in succeeding paragraphs:

2.3.8.1 Bihar Heritage Development Society

BHDS was established to acquire/collect, conserve and preserve the archaeological remains and artefacts/art objects received from archaeological places and their display in museums and to encourage the related research works, prepare specific projects for protection, conservation, preservation, renovation, and development of archaeological monuments, remains and heritage buildings of Bihar and to develop places/monuments of archaeological importance as heritage resource.

Scrutiny of records of this society revealed that BHDS had not yet taken adequate steps towards attainment of these aims. The shortcomings noticed during audit are given below:

- To perform the responsibilities, the Department had provided ₹ 1.50 crore⁴ to BHDS. However, the Society could spend only ₹ 0.85 crore and remaining funds amounting to ₹ 0.65 crore (43 per cent) were returned:
- Five sections such as Chemical preservation laboratory, Structural conservation section, Exploration and Excavation Archaeological section and Publication and documentation section were to be established (July 2010) to strengthen BHDS. However, these sections were not established till date of audit (May 2014);
- It was decided in executive committee meeting (September 2011) that the services of retired Archaeologists and Historians would be obtained for scientific archaeological explorations in several areas of Bihar and a heritage calendar and diary would be published. However, none of the decisions were implemented till date of audit (May 2014).

[₹]one crore in December 2010 and ₹0.50 crore in February 2013

On being pointed out, the Executive Director, BHDS replied (June 2014) that appointment of technical staff required for these works was in progress. The Secretary accepted the above facts in exit conference (November 2014) and assured action.

Recommendation: The BHDS should initiate steps to establish specialised sections to achieve its objectives and post qualified personnel for conducting scientific archaeological explorations.

2.3.9 Conservation, documentation and digitisation of antiquities under Directorate of Museum

The Directorate of Museum is responsible for functioning of 19 Government Museums. During audit of the Directorate, records of 12 out of 19 Museums were test checked. The shortcomings noticed during audit are discussed in succeeding paragraphs.

2.3.9.1 Conservation, digitisation and publication of collected manuscript/books:

According to ICOM Code of Ethics, careful attention should be given to the development of policies to protect the collections during armed conflict and other human-made or natural disasters and preventive conservation is an important element of museum policy and collections care. It is an essential responsibility of members of the museum profession to create and maintain a protective environment for the collections in their care, whether in store, on display, or in transit.

Tibbati Manuscripts handed over by Rahul Sanskrityayan were neither properly conserved nor published Scrutiny of records of Patna Museum, Patna revealed that six thousand Tibbati Manuscripts were handed over to Patna Museum in the year 1929 by Rahul Sanskrityayan. As these books were very old, the Museum was required to conserve them with utmost care, but it was found that 20 of them were torn and no steps of conservation were taken despite availability of funds (₹ 10 lakh) since March 2008. The funds were kept in fixed deposits of bank. It was further observed that the translation/publication of manuscripts were also not done till date of audit (May 2014).

In exit conference, the Secretary accepted (November 2014) the above facts and assured that appropriate action would be taken in future. The Secretary also stated that tender notice for the same had been floated and the work would be started.

Recommendation: The Department should take initiatives for conservation and translation/publication of old manuscripts.

2.3.9.2 Lack of documentation in the Museums

According to ICOM Code of Ethics, museum collections should be documented according to accepted professional standards including full identification and description of each items, its associations, provenance, condition, treatment and present location. The data should be kept in a secure environment supported by retrieval system.

Directorate of Museum did not have database or inventory of antiquities and only 34 per cent of antiquities were documented Scrutiny of records disclosed that the Directorate of Museum did not have database or inventory of antiquities in its possession. The status of documentation during the year 2010-14, in test checked Museums are given in the **Table 2.3.3** below:

Table 2.3.3: Status of documentation in test checked Museums

Sl. No.	Name of Museum	Total no. of Antiquities	Documentation done (Percentage)	Balance
(1)	(2)	(3)	(4)	(5)
1	Patna Museum Patna	54533	22432(41)	32101
2	Sitaram Upadhyay Museum, Buxar	1563	1205(77)	358
3	Ramchandra Sahi Museum, Muzaffarpur	14617	0(0)	14617
4	Chapra Museum, Chapra	114	0(0)	114
5	M.L.Singh Museum, Darbhanga	607	0(0)	607
6	Chandradhari Museum, Darbhanga	2454	0(0)	2454
7	Mithila Lalit Museum, Sourath, Madhubani	154	0(0)	154
8	Begusarai Museum, Begusarai	4064	4064(100)	0
9	Bhagalpur Museum, Bhagalpur	740	0(0)	740
10	Chandra Shekhar Singh Museum, Jamui	247	0(0)	247
11	Naradah Museum, Nawada	2032	0(0)	2032
12	Gaya Museum Gaya	2067	384(19)	1683
	Total	83192	28085(34)	55107

(Source:- Information furnished by the concerned museums)

The above facts indicated poor documentation of antiquities in the Museums except Begusarai and Buxar.

In exit conference (November 2014), the Secretary intimated that the documentation work was being carried out in all Museums and it would be completed in this year.

Recommendation: The Department should complete the documentation of antiquities at the earliest and develop a centralised and digitised data base of antiquities.

2.3.9.3 Non-availability of land records of Museum

During test check of records of selected museums, it was found that no records of Museum land were available in any of the Museums except Chandradhari Museum, Darbhanga and Naradah Museum, Nawada. Further, it was found that a piece of land which was situated in north of the Patna Museum was encroached by unauthorised elements. It was also found that the office of District Fisheries Officer, Patna was situated in the land of Patna Museum.

On being pointed out, the Additional Director, Patna Museum accepted (May 2014) the audit observation and intimated that request for taking necessary action would be made to the District Administration. The Secretary also assured in exit conference (November 2014) that necessary action would be taken.

Recommendation: The Museums should ensure that the land and records thereof are secure and well maintained.

2.3.10 Human Resource Management

Efficient functioning of the Department depends upon the availability of requisite manpower and proper management of the available manpower.

Both the Directorates were facing acute shortage of staff Scrutiny revealed that the Directorates of Archaeology and Museum were facing acute shortage of trained manpower. No training was imparted to any of the staff during the period 2009-14 by the Directorates. It was noticed that the posts of the Director, Conservation officer, Assistant Director (Conservation) and Chemical Assistant were vacant in the Directorate of Archaeology. Further in the Directorate of Museum, the posts of Director, Additional Director and Regional Deputy Director were lying vacant and only seven Curators were posted against 19 working museums. One Curator was holding the charge of more than one museum which was adversely affecting the display and management of antiquities in museums. It was further observed that though there were no visitors during the last five years, full-fledged Curators were posted in Chapra Museum, Chapra and Mithila Lalit Museum, Saurath, Madhubani. The sanctioned strength *vis-à-vis* men in position in different posts are given in *Appendix-2.3.7*.

The Department accepted (September 2014) the audit observation and stated that necessary steps were being taken to meet the shortage of manpower.

Recommendation: The Department should take immediate steps to resolve the manpower shortage in the Directorates.

2.3.11 Stores/Materials management

2.3.11.1 Poor/ Non- maintenance of Accession Register

As per "Practical Handbook on '*Inventories and Documentation of ICOM*, Running a Museum'" the museum should maintain an Accession Register, with a checklist of all the acquisitions. It should have columns for accession number, date, source, method and brief description of the group, number of objects making up the group and the name or initials of the Museum Curator.

Accession Register was not being maintained in museums except Patna Museum where the maintenance of Register was poor

During audit of test checked museums, it was found that the Accession Register was not maintained in museums except Patna Museum, Patna where the Register was not properly maintained. Five out of 41 Accession Registers were test checked in Patna Museum and it was found that 9570 antiquities were entered in the Registers. Out of these, 2031 antiquities had no date of accession, 773 antiquities had no date of provenance, 1213 antiquities had no date of donation, 2496 antiquities had no date of receipt and 7597 antiquities had no information about the placement.

It was further found that though receipts/Antiquities Registers were maintained in Buxar, Muzaffarpur, Bhagalpur, Jamui, Nawada and Gaya

museums, important information were not provided in the said records (Appendix-2.3.8).

Non-maintenance of such registers by the Museums may create problems in recognising lost/stolen/misplaced antiquities.

In exit conference (November 2014), the Secretary assured that Accession Register would be prepared in all Museums at the earliest and missing information regarding antiquities would be incorporated in ongoing documentation of antiquities.

2.3.11.2 Physical verification of the Antiquities

Periodical physical verification of antiquities was essential to ensure the existence and also to assess the condition of the antiquities. It was found that physical verification in the test checked museums was not done during the period 2009-14.

In exit conference (November 2014), the Secretary also accepted the facts and assured that necessary action would be taken in this regard.

Recommendation: The Museums should maintain proper records regarding acquisition of antiquities along with their provenance and placements to ensure accountability.

2.3.12 Conclusion

- The financial management of both the Directorates was inadequate as funds remained unutilised and were surrendered towards the end of the financial year;
- The planning aspect of the Directorates was largely neglected as the Directorate of Archaeology did not have any laid down policy or guidelines for selection of sites for excavation and the Directorate of Museum did not have a comprehensive policy for the management of antiquities;
- The BHDS established to acquire/collect, conserve and preserve the archaeological remains and artifacts could not achieve its objectives;
- The conservation and documentation of antiquities, digitisation and publication of collected manuscript/books in the museums were not according to the standards prescribed in the International Council of Museums code of ethics;
- Both the Directorates were facing acute shortage of manpower.

PUBLIC HEALTH AND ENGINEERING DEPARTMENT

2.4 Implementation of Total Sanitation Campaign/Nirmal Bharat Abhiyan in Bihar

Executive summary

Introduction

The Government of India (GoI) started the Central Rural Sanitation Programme (CRSP) in 1986 with the objective of improving the quality of life of the rural people through proper sanitation facilities and to provide privacy and dignity to women. The Government modified the CRSP in 1999 and renamed the programme as Total Sanitation Campaign (TSC). Later on, the TSC was renamed as Nirmal Bharat Abhiyan (NBA) with effect from 01 April 2012.

(Paragraph 2.4.1)

Implementation mechanism

The Bihar State Water and Sanitation Mission (BSWSM) could not set up Water and Sanitation Support Organisation (WSSO) in the State. District Water and Sanitation Mission, Block Resource Centres and Village Water and Sanitation Committees in test checked Districts were not constituted. There were 55 *per cent* and 81 *per cent* vacancies against the sanctioned strength at the State and District level respectively.

(Paragraph 2.4.6)

Preliminary and Baseline Survey

The Preliminary survey was not conducted by the BSWSM during 2010-14 and the BSWSM could conduct Baseline survey only in 2013-14, though funding norms of TSC/NBA were changed in 2010, 2011 and 2012. The Project Implementation Plan was not revised since approval of project during 2000-06 in the test checked districts. The Annual Implementation Plan was prepared without consolidating plans of grass root level *viz*. Block and Gram Panchayat plans in the test checked districts.

(Paragraph 2.4.6.2 to 2.4.6.4)

Release and utilisation of funds

The BSWSM could utilise only 73 per cent of available funds during 2010-14. The percentage of expenditure ranged between 32 to 66 per cent, however, it declined from 66 per cent to 32 per cent during 2011-12 to 2013-14. BSWSM was deprived of ₹585.14 crore of GoI funds during 2013-14 due to non-utilisation of available funds. An advance of ₹ 6.63 crore provided for construction of toilets was outstanding even after lapse of more than seven years.

(*Paragraph 2.4.7*)

Target and achievement

In the State, 79 per cent of households lack toilet facilities. The construction of Individual Household Latrines in the State ranged between 14 and 71 per

cent during 2010-14. However, it declined from 71 per cent in 2011-12 to 14 per cent in 2013-14.

(Paragraph 2.4.8.1& 2.4.8.2)

Information, Education and Communication

The DWSCs of the test checked Districts executed Information, Education and Communication (IEC) activities without engaging grass root level field functionaries (Swachhta Doot, ASHA etc.) and most significant IEC tool such as interpersonal communication and door to door contacts were not conducted.

(*Paragraph 2.4.10*)

2.4.1 Introduction

Government of India (GoI) started the Central Rural Sanitation Programme (CRSP) in 1986 with the objective of improving the quality of life of the rural people through proper sanitation facilities and to provide privacy and dignity to women. The Government modified the CRSP in 1999 and renamed the programme as the Total Sanitation Campaign (TSC). Later on, the TSC was renamed as Nirmal Bharat Abhiyan (NBA) with effect from 01 April 2012.

The objective of TSC/NBA is to accelerate sanitation coverage in rural areas, schools not covered under Sarva Shiksha Abhiyan (SSA) and anganwadi centres (AWCs) in the rural areas. The aim is to achieve the vision of Nirmal Bharat by the year 2022 with all gram panchayats (GPs) in the country attaining Nirmal status by that year.

The implementation of the TSC in Bihar started in 1999. The status of achievement under the TSC/NBA in the State for coverage of Individual Household Latrines (IHHL) for Above Poverty Line (APL) and Below Poverty Line (BPL), school toilets and anganwadi toilets were 11, 27, 41 and six *per cent* respectively as of March 2010 against approved project objective.

2.4.2 Organisational set-up

The Bihar State Water and Sanitation Mission (BSWSM) is a society registered under the Society Registration Act, 1860 in 2004 for implementation of the TSC in Bihar under Public Health Engineering Department (PHED), Government of Bihar (GoB). The BSWSM shall carry out such directions as may be issued to it from time to time by the Government of India (GoI) or GoB and shall furnish such reports/ returns and other information as may be required by them. The BSWSM consists of an Apex Committee and Executive Committee. The Apex Committee chaired by the Development Commissioner is responsible for providing policy guidance and coordinating with line Departments¹. The Executive Committee chaired by the Principal Secretary, PHED is responsible for implementation of the scheme. The Engineer-in-Chief, PHED is the Member Secretary of BSWSM. The BSWSM is assisted by Project Management Unit (PMU) and

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Rural Development Department, Panchayati Raj Department, Finance Department, Health Department, Education Department, Women and Child Development Department, Water Resources Department, Agriculture Department and Information and Public Relation Department

Communication and Capacity Development Unit (CCDU) supported by Consultants. The organisational set-up from state level to village level is given in *Appendix-2.4.1*.

2.4.3 Audit objectives

The audit objectives aimed to assess and evaluate whether:

- The planning of the implementation of the Scheme at different levels was adequate and effective and was aimed towards achievement of objectives of the scheme;
- funds were duly released by the Central and State Governments, accounted for and utilised in compliance with the guidelines of the Scheme;
- the targets set in terms of number of units under various components of the Scheme were sufficient to achieve and sustain the vision of *Nirmal Bharat* by 2022 with all GPs in the State attaining *Nirmal* status;
- the system of selection of beneficiary was transparent and construction and upgradation of infrastructure under various components of the Scheme was in compliance with the financial and quality parameters set out in the scheme guidelines;
- the information, education and communication strategy under the Scheme was effective in generation of demand for TSC/NBA services through community mobilisation;
- the convergence of the NBA activities with other programmes/stakeholders as envisaged was effectively achieved; and
- the mechanism in place for monitoring and evaluation of the outcome of the programme was adequate and effective.

2.4.4 Audit criteria

The performance audit on Implementation of the Total Sanitation Campaign/Nirmal Bharat Abhiyan in Bihar was benchmarked against the criteria derived from the following sources:

- The TSC guidelines 2010 and 2011 and NBA Guidelines 2012; notifications and circulars issued by Ministry of Drinking Water and Sanitation, GoI;
- The State Government orders relating to implementation of the TSC/NBA;
- The Guidelines for engagement of skilled and unskilled workers from the Mahatma Gandhi National Rural Employment Guarantee Act (MGNREGA);
- Bihar Treasury Code;
- Physical and financial progress reported under Management Information System available on website of the Scheme (tsc.gov.in); and
- Bihar State guidelines for implementation of the TSC.

2.4.5 Audit scope and methodology

The records of the BSWSM at Apex level and at District level and records of the District Water and Sanitation Committee (DWSCs) for the period 2010-14 were test checked during May to August 2014. Thirteen² out of 38 Districts of Bihar were selected by Probability Proportional to Size with Replacement (PPSWR) method with size measure based on total approved project cost as envisaged in the guidelines.

However, scrutiny of records was confined to the DWSCs, as the lower level committees at Block, Panchayat and Village level were not constituted. In order to explain the objectives of audit, its methodology, scope, coverage, focus and elicit the departmental views, an entry conference was held in May 2014 with the Principal Secretary, PHED. The exit conference was held with the Special Secretary, PHED in November 2014 wherein Department's views/replies were obtained and incorporated at appropriate places.

Audit Findings

2.4.6 Planning

2.4.6.1 Implementation mechanism

As per TSC/NBA guidelines, a four tier implementation mechanism should be set-up at the State, district, block and village level.

At State level, State Government should constitute a State Water and Sanitation Mission (SWSM) to help supervision of implementation of TSC/NBA in the projects districts. The SWSM shall meet at least once in six months to supervise implementation of NBA in the project districts in the State, to ensure convergence mechanism between line departments etc. Further, a Water and Sanitation Support Organisation (WSSO) under SWSM should be set up to deal with Information Education and Communication (IEC), Human Resources Development (HRD) and Monitoring and Evaluation at the State level.

The BSWSM could not set up WSSO as of March 2014 During course of audit, it was noticed that the BSWSM was constituted (November 2004) with the prescribed composition. However, the BSWSM could convene only six meetings during 2010-14 against required eight meetings as per guidelines. Besides, the BSWSM also could not set up WSSO as of March 2014.

Further, the District Water and Sanitation Mission (DWSM) at district level, Block Recourse Centre (BRC) at block level and Village Water and Sanitation Committee (VWSC) at GP level should be constituted for planning and implementation of TSC/NBA project with appropriate IEC strategies. The DWSM shall meet monthly.

Bhojpur, Darbhanga, Gaya, Kaimur, Katihar, Munger, Muzaffarpur, Nawada, Patna, Purnea, Saharsa, Sitamarhi and West Champaran

DWSCs could not constitute BRCs and VWSCs at District level

Overall 55 per cent posts at State level and 81 per cent posts at district level against sanctioned strength were lying vacant as of March 2014

Preliminary survey was not conducted during 2010-14 while the Baseline survey was initiated during 2013-14 only In Bihar, as per State guidelines, the District Water and Sanitation Committees (DWSCs) were functional during 2010-14 in place of DWSM whereas BRC and VWSC were not constituted in the test checked districts during 2010-14. Further, test checked DWSCs held nil to 15 meetings against required 48 meetings (for each DWSC) during 2010-14. Thus, due to non-constitution of BRCs and VWSCs and non-convening of required meetings, DWSCs of the test checked Districts ignored the importance of plan and implementation of the TSC/NBA at grass root level.

It was noticed that overall 55 per cent posts at the State level and 81 per cent posts at district level against sanctioned strength were lying vacant as of March 2014 (Appendix-2.4.2). In addition, it was also noticed that only 76 out of 145 personnel at district level had received training as of March 2014 in the test checked Districts. However, trainings for Panchayati Raj Institution (PRI) members were not organised.

During exit conference (November 2014), the Special Secretary while accepting the audit findings stated that the process had been initiated for hiring 534 Block Co-ordinators and 1257 Cluster Co-ordinators.

Recommendation: Water and Sanitation Support Organisation, Block Resource Centre and Village Water and Sanitation Committee should be setup by BSWSM/DWSCs at the earliest and the vacant posts at various levels should be filled up for better implementation of the programme.

2.4.6.2 Preliminary and Baseline survey

The TSC/NBA guidelines specified that start-up activities include conducting of preliminary survey, Baseline survey, orientation of key personnel at the district/GP level and preparation of the State Plan. Further, the TSC/NBA guidelines also stipulated that project proposal should be revised after change in the funding norms. The revised project proposal should include Baseline survey report, latest census data available in respect of the districts and any other survey that is referred to in support of revision of the project proposal.

Scrutiny of records of the DWSCs of test checked Districts revealed that preliminary survey was not conducted during 2010-14. Further, the Baseline survey was neither conducted during 2010-13 nor the BSWSM provided any periodicity for conducting Baseline survey. Despite changes in funding norms in 2010, 2011 and 2012, Baseline survey was initiated by BSWSM in 2013-14 only. Thus, due to non-conducting of preliminary and Baseline survey, the Department failed to assess the status of sanitation and hygiene practices prevailing in rural areas during the said period.

During exit conference (November 2014), the Special Secretary admitted that Project Implementation Plan (PIP) was based on old data but stated that GoI had not defined any periodicity for conducting Baseline survey.

The reply was not in conformity with TSC/NBA guidelines as Baseline survey was to be conducted at the time of revision of funding norms.

2.4.6.3 Project Implementation Plan

The TSC/NBA guidelines envisaged that after conducting the Baseline survey, the exact requirement for different categories of hardware may undergo change which will necessitate revision in the project.

Project Implementation Plan was not revised in the test checked districts since inception of the project During audit, it was noticed that PIP of the test checked Districts was approved during 2000-06. PIP was not revised in any of the test checked Districts subsequently as of March 2014. Thus, due to non-revision of PIP, assessment of exact requirement for different category of hardware was not done by the DWSCs of the test checked Districts.

During exit conference (November 2014), the Special Secretary accepted that the project objective was based on old data.

2.4.6.4 Annual Implementation Plan

The TSC/NBA guidelines specified that the main objective of the Annual Implementation Plan (AIP) is to provide a definite direction to the programme for creation of Nirmal Grams. The AIP should be prepared by consolidation of GP plans into Block Implementation Plan and further into District Implementation Plan.

AIP was not prepared by consolidating grass root level plans During scrutiny of records of the DWSCs of the test checked Districts revealed that GP and block level plans were not prepared and district AIPs were prepared at district level only. The failure to prepare the AIPs from the plans of GPs and respective block plans deprived the households at grass root level to contribute innovative ideas best suited for them.

Further, scrutiny of the AIP for the period 2011-14 of 11 test checked Districts³ revealed that previous year's achievement of construction of IHHL was never considered for fixing the targets for APL and BPL households. The target fixed when compared with achievement of previous year for APL households, ranged between 190 and 1693 *per cent* and 15 and 951 *per cent* during 2012-13 and 2013-14 respectively. However, for BPL component, it was between 108 and 807 *per cent* and 105 and 488 *per cent* respectively (*Appendix-2.4.3*).

Thus, the DWSCs of the test checked Districts did not consider previous year's achievement and fixed unrealistic targets which were not achieved during 2012-14.

During exit conference (November 2014), the Special Secretary accepted that AIP was prepared at district level but the implementation of AIP was done from GPs level. Further, the Department added that non-achievement of target was due to lack of convergence under Indira Awas Yojna (IAY) and MGNREGA and non-availability of MGNREGA funds at GP level.

Recommendation: The Project Implementation Plans should be revised after change in funding norms and the Annual Implementation Plan should be prepared by integrating grass root level plans.

2.4.7 Release and utilisation of funds

The TSC/NBA guidelines stipulate that the funds under TSC/NBA is to be released to the BSWSM on the basis of approved demands as decided in the AIP meeting and the availability of funds. The allocation of funds to respective SWSMs should be made in two instalments and the second

AIP of Kaimur and Purnea district not made available to audit.

instalment should be released after utilisation of 60 per cent of the available funds with the SWSM.

The details of funds for the period 2010-11 to 2013-14 are given in **Table 2.4.1**.

Table 2.4.1: Funds released by GoI and State Government, expenditure thereof and savings

(₹ in crore)

Year	GoI share required as per State AIP	Opening balance	Funds relea GoI (per cent)	State	Total funds available during the	Total Expendi- ture	Closing balance (per centage of	Percentage of expenditure
	State All				year		available funds)	unture
2010-11	421.51	116.88	112.60 (27)	69.51	298.99	178.90	120.09 (40)	60
2011-12	453.15	120.08	172.19 (38)	74.81	367.08	242.06	125.03 (34)	66
2012-13	562.69	125.03	478.15 (85)	58.71	661.89	282.93	378.96 (57)	43
2013-14	585.14	378.96	0.00(0)	102.73	481.69	156.19	325.50 (68)	32
Total	2022.49		762.94(38)	305.76		860.08		

(Source: Information furnished by the BSWSM)

The BSWSM could utilise only 73 per cent of the available funds during 2010-14. As a result, the State was deprived of ₹ 585.14 crore of GoI funds during 2013-14

From above table, it would be evident that against GoI share of ₹ 2022.49 crore, only ₹ 762.94 crore (38 per cent) were released by the GoI during 2010-14. Further, the BSWSM could utlise ₹ 860.08 crore (73 per cent) only out of available funds of ₹ 1185.58 crore. The percentage of expenditure declined from 66 per cent in 2011-12 to 32 per cent during 2013-14. Resultantly, the State was deprived of ₹ 585.14 crore of GoI funds as no funds was released by the GOI during 2013-14 due to meagre spending on IEC activities, lack of manpower, failure of convergence mechanism etc. as discussed in succeeding paragraphs. In test checked Districts, the DWSCs could spend only ₹ 355.66 crore (68 per cent) against the total available funds of ₹ 520.76 crore (Appendix-2.4.4).

During exit conference (November 2014), the Special Secretary replied that allocation of Central share was not based on the requirement of funds as per the State AIP submitted to GoI.

The reply was silent about the State being deprived of GoI funds due to reduction in expenditure on various components of the scheme.

The other irregularities noticed are discussed as follows:

- The BSWSM released matching State shares after delay between 68 and 69 days⁵ during 2010-12 and at district level, funds were not transferred to GPs by the DWSCs of test checked Districts (except Katihar) during 2010-13 though required to be released within 15 days of receipt of funds as per the TSC/NBA guidelines.
- The BSWSM failed to release required matching share of ₹ 34.90 crore (*Appendix-2.4.5*) under the TSC/NBA programme during 2010-14.

Opening balance: ₹116.88 crore + GOI share: ₹762.94 crore + State share: ₹305.76 crore = ₹1185.58 crore

⁵ 2010-11: 69 days, 2011-12: 68 days

Advances of ₹ 6.63 crore remained unadjusted in six test checked districts

 Due to non-submission of Utilisation Certificates (UCs), advances of ₹ 6.63 crore remained unadjusted in six test checked Districts⁶ as of March 2014.

Recommendation: BSWSM should enhance the activities under IEC and ensure convergence of the scheme with various other schemes of the Government so that the State is not deprived of GoI funds.

2.4.8 Target and achievement

2.4.8.1 Achievement of targets

The TSC/NBA guidelines stipulate that sanitation coverage in rural areas should be accelerated to achieve the vision of Nirmal Bharat by the year 2022 with all GPs in the country attaining Nirmal status.

In the State, 79 per cent of households still did not have toilet facilities

During scrutiny, it was noticed that there were 2.14 crore households in the State as per Baseline survey conducted by the BSWSM during 2013-14. Of these, 1.68 crore (79 per cent) households were still without toilet facilities.

2.4.8.2 Progress towards achievement of targets

The TSC/NBA guidelines envisaged that the programme was aimed to cover all the rural BPL and eligible APL⁷ households.

It was noticed that the BSWSM fixed year wise target and achievement for construction of IHHL for BPL and APL during 2010-14 as given in **Table 2.4.2.**

Table 2.4.2: Target and Achievements for construction of IHHL during 2010-14

Year		Construction of IHHLs for BPL		Construction of IHHLs for APL		Total		Percent age
	rear	Target	Achiev- ement	Target	Achie- vement	Target	Achieve- ment	achieve ment
	2010-11	1434638	545770	1450446	172022	2885084	717792	25
	2011-12	737735	646052	443313	193875	1181048	839927	71
	2012-13	791355	560678	453336	236021	1244691	796699	64
	2013-14	686880	98456	460169	63190	1147049	161646	14

(Source: Information provided by BSWSM)

It was evident from the table above that the BSWSM failed to achieve targets in any of the year during 2010-14. The achievement percentage declined drastically from 71 *per cent* in 2011-12 to 14 *per cent* in 2013-14.

During exit conference (November 2014), the Department stated that the main reason for non-achievement of IHHL target during two years (2012-14) was due to lack of convergence under IAY and MGNERGA and non-availability of MGNERGA funds at GP level.

Bhojpur-₹ 1.28 crore, Darbhanga-₹ 2.50 crore, Katihar-₹ 0.14 crore, Muzaffarpur--₹ 1.60 crore, Nawada- ₹ 0.51 crore and West Champaran-₹ 0.60 crore.

Schedule Caste, Schedule Tribe, Small and marginal farmers, landless labourers with homestead, physically handicapped and women headed households.

2.4.9 Selection of beneficiaries, construction and upgradation of infrastructure under the TSC/NBA

2.4.9.1 Selection of GPs for saturation

The TSC/NBA guidelines specified that AIP should be prepared following the saturation approach highlighting comprehensive sanitation and water coverage. Priority may be given to GPs having functional piped water supply.

During audit, it was noticed that 228 (seven *per cent*) GPs out of 3263 in test checked Districts were identified for saturation approach in AIP as of March 2014. As per information provided by DWSC, 73 GPs attained the Nirmal status as on March 2014. However, scrutiny revealed that out of 73 GPs only six GPs were covered by 100 *per cent* piped water supply scheme which shows that priority was not fixed as envisaged in the NBA guidelines. (*Appendix-2.4.6*).

The Special Secretary stated during exit conference (November 2014) that the Department instructed DWSCs to select at least one GP in each block and added that the focus was given on construction work of IHHLs in other panchayats.

2.4.9.2 Selection of IHHL beneficiary

The TSC/NBA guidelines envisaged that the programme was aimed to cover all the rural families.

During scrutiny, it was noticed that list of BPL and eligible APL households for the period 2010-14 were not available in the test checked Districts. However, construction of IHHL was being carried out from the BPL list of households prepared by concerned District administration.

2.4.9.3 Irregular payment to APL households

The TSC/NBA guidelines stipulate that incentive may be provided to eligible APL households *viz*. SCs/ STs, small and marginal farmers, landless labourers with homestead, physically handicapped and women headed households.

Scrutiny of records at the BSWSM disclosed that the Department released (December 2012) a sum of ₹ 519.44 crore for 37.10 lakh eligible APL families since September 2012 with presumption that 90 *per cent* of such APL families pertains to earmarked categories. An amount of ₹119.83 crore⁸ was paid (September 2012 to January 2014) to 2.60 lakh APL households in the State. However, scrutiny disclosed that test checked Districts did not maintain data of eligible APL households. Thus, the entire payment of ₹ 119.83 crore was made without ascertaining the prescribed category of APL.

2.4.9.4 Community Sanitary Complex

The TSC/NBA guidelines stipulate that the TSC/NBA aimed to construct Community Sanitary Complexes (CSCs) when there is lack of space in village for construction of IHHL and can also be at public places, market, etc. The responsibility for their upkeep and maintenance is to be given to the respective

List of BPL and eligible APL households were not available in the test checked DWSCs

GoI share- ₹83.36 crore and State share- ₹36.47 crore.

CSCs were constructed without ensuring water facility and upkeep and maintenance by GPs GPs and water facilities in CSCs were to be provided from other schemes such as the Accelerated Rural Water Supply Scheme etc.

Against the project objective of construction of 703 CSCs, only 346 CSCs (49 per cent) were constructed after incurring expenditure of ₹ 4.41 crore as of March 2014 (Appendix-2.4.7). Scrutiny of records of test checked Districts however revealed that no information were available regarding lack of space in village for construction of IHHLs. It was further noticed that the provision of water in constructed CSCs could not be made available by the concerned DWSCs of all test checked Districts. It was also noticed that the DWSC, Sitamarhi constructed 180 CSCs against sanctioned project objective of 50 by the National Scheme Sanctioning Committee resulting in unauthorised construction of 130 CSCs. Further, records relating to upkeep and maintenance of constructed CSCs in seven test checked Districts were also not available.

During exit conference (November 2014), the Special Secretary stated that there was no provision for running water in the CSCs with maximum unit cost of ₹ two lakh. However, the guidelines specified that water source should be provided from other schemes including National Rural Drinking Water Programme.

2.4.9.5 School toilets

The TSC/NBA guidelines stipulated that separate toilets for girls and boys should be provided in schools. Toilets should be provided with access opportunities to children with special needs (CWSN). The number of toilet units to be constructed should be adequate to meet the requirements of the schools as per the strength of the students attending the school.

School toilets were not constructed by assessing the strength of students and access opportunities to children with special needs Scrutiny of records disclosed that achievement of construction of school toilets was more than 94 *per cent* in the State and 95 *per cent* in test checked Districts and 22375 school toilets were constructed during 2010-14 after incurring an expenditure of ₹ 61.11 crore. However, none of the test checked Districts worked out the requirement of school toilets as per strength of students attending the school. In addition, it was also noticed that provision to access opportunity to toilets for CWSN in schools were not considered.

The Special Secretary replied during exit conference (November 2014) that proper guidelines was not issued for construction of additional unit of toilets as per the number of students in the school.

2.4.9.6 Anganwadi Toilets

The TSC/NBA guidelines envisaged that each anganwadi in Government buildings should be provided with a baby friendly toilet from NBA funds. Owners of AWCs in private buildings should construct the toilet as per design and charge enhanced rent of building to recover the cost of construction.

All the anganwadi centres running in private buildings in the test checked districts were without toilet facilities Scrutiny of records of test checked Districts disclosed that the DWSCs targeted to cover 5615 AWCs (out of 22758 AWCs) in Government buildings with provision of baby friendly toilets. Of them, only 2987 toilets (53 per cent) were constructed. However, these toilets were not baby friendly and

Kaimur, Katihar, Munger, Nawada, Purnea, Saharsa and Sitamarhi.

toilets were not constructed in any of the 17143 AWCs running in private buildings.

During exit conference (November 2014), the Special Secretary accepted that child friendly toilets could not be constructed in AWCs due to inadequate rate of construction of toilets.

2.4.9.7 Rural Sanitary Mart and Production Centres

The TSC/NBA guidelines envisage that the main aim of having a Rural Sanitary Mart (RSM) was to provide materials, services and guidance needed for constructing different types of latrines and other sanitary facilities as per choice. Production Centres (PCs) are the means to produce cost effective affordable sanitary materials at the local level.

RSM and PC were remained ineffective in all the test checked Districts (except Purnea) during 2010-14 During audit, it was noticed that only one to 14 RSMs and PCs were available in three test checked Districts¹⁰ during 2010-14 and none of them were functional (except Purnea). In other test checked Districts, no RSM and PC were available during 2010-14.

The Special Secretary replied during exit conference (November 2014) that after 2008, use of PC was minimal.

The reply was in contravention of guidelines as RSM/PC was to be established for ensuring the supply of materials, services and guidance needed for constructing different types of latrines and other sanitary facilities.

2.4.9.8 Incentive based programme changed into scheme based

The TSC/NBA guidelines provide that the construction of households toilets would be undertaken by the households itself as per his choice and on completion and use of the toilet, the cash incentive could be given to the households in recognition of its achievement.

Incentive based programme was converted into scheme based programme in violation of TSC/NBA guidelines

Scrutiny of records of the DWSCs in test checked Districts disclosed that construction of IHHL was done departmentally/through NGOs during 2010-14. The DWSCs of the test checked Districts constructed 10.93 lakh toilets and made payment of ₹245.34 crore to departmental officers/NGOs during said period. Thus, the test checked DWSCs converted incentive based programme into a scheme based one in violation of the TSC/NBA guidelines. Further, the DWSCs issued work orders to NGOs for construction of low cost latrines with a model design without approval of an estimate during 2012-14. It was further noticed that due to poor quality construction, 6.28 lakh (31 per cent) out of total constructed 20.15 lakh IHHL were found defunct as mentioned in the Baseline survey conducted during 2013-14. This fact was further substantiated during physical verification that in 155 GPs, 589 IHHL (38 per cent) out of 1567 households were found defunct. Further, 63 (four per cent) households in these GPs having IHHLs but they were using toilets for purposes such as storage of fodder, wood etc. in the absence of proper awareness.

Patna: One RSM and PCs during 2013-14, Purnea: Eight RSMs (2010-13), Eight PCs (2010-13) and Saharsa: 14 PCs (2010-14)

The Special Secretary accepted during exit conference (November 2014) that the toilets were constructed without model estimates from 2012-13 onwards, as IHHL with two leaching pits and brick superstructure was not possible within ₹ 5500. Therefore, model estimates were not circulated to the DWSCs.

However, the reply was silent about the conversion of the incentive based programme into scheme based one.

Solid and liquid waste management

Solid and Liquid Waste Management component was implemented only in two per cent of the GPs in the State

The TSC/NBA guidelines stipulated that under Solid and liquid waste Management (SLWM), activities like compost pits, vermi composting, common and individual biogas plants, low cost drainage, soakage channels/pits, reuse of waste water and system for collection, segregation and disposal of household garbage etc. could be taken up.

Scrutiny disclosed that the BSWSM did not fix year-wise targets under various components of SLWM. Further, works for SLWM was carried out in only 154 (two *per cent*) out of 8404 GPs of the State as of March 2014.

The Special Secretary replied during exit conference (November 2014) that due to absence of specific guidelines, this component was not implemented properly.

2.4.9.9 Revolving funds

The TSC/NBA guidelines stipulated that revolving funds may be given to Cooperative Societies, Self Help Groups (SHGs), APL households and owners of anganwadi centres. Loan from these funds should be recovered in 12-18 instalments.

It was noticed that finances from revolving funds was not provided to Cooperative Societies, SHGs, APL households and owners of anganwadi centres in all test checked Districts. Instead, ₹ 83.40 lakh¹¹ were provided to four NGOs, four Assistant Engineers (AEs) and 24 GPs for construction of IHHL and SLWM in three test checked Districts during 2010-14. Of these, ₹ 73.57 lakh¹² remained unrecovered as of August 2014.

Recommendation: BSWSM should ensure that:

- GPs having functional piped water supply should be given priority in achieving Nirmal Status;
- the data of eligible APL households are maintained by concerned DWSCs;
- toilets/baby friendly toilets/ toilets with access opportunity to children with special needs should be constructed in AWCs running in Government as well as private buildings and in schools;
- TSC/NBA remains an incentive based scheme as envisaged in the guidelines.

Bhojpur: ₹16.50 lakh to four NGOs for IHHL, Patna: ₹6.90 lakh to four AEs for SLWM and West Champaran: ₹60 lakh to 24 GPs for IHHL

Bhojpur: ₹8.67 lakh, Patna: ₹4.90 lakh and West Champaran: ₹60 lakh

2.4.10 Information, Education and Communication

The guidelines stipulated that Communication and Capacity Development Units (CCDU) set up at the State level must support the Districts in developing and implementing a good IEC plan. Observance of Sanitation Day/Week/Fortnight should be an essential component of the Annual Action Plan along with inter-personal communication and door to door contacts. In order to strengthen communication machinery at the village level, participatory field functionaries like Swachchhata Doots, Bharat Nirman Volunteers, ASHA, Anganwadi workers, school teachers etc. can also be engaged at the village level for demand creation and taking up behaviour change communication.

Eighty eight per cent of DWSCs of 11 test checked Districts failed to execute IEC activities Scrutiny of records of the test checked DWSCs revealed that no support was received from CCDU in developing IEC and its implementation during 2010-14. The inter-personal communication and door to door contact were executed in only 12 *per cent* of the target set by the 11¹³ test checked DWSCs. It was further noticed that these DWSCs were mainly executing campaigns through wall writing, hoardings and banners, picture frames and distribution of IEC materials under IEC activities *(Appendix-2.4.8)* and observance of Sanitation Day/ Week/Fortnight was not included in their IEC plan.

Thus, 88 *per cent* of the DWSCs of 11 test checked Districts failed to execute the most significant tool of IEC *viz*. inter- personal communication activities. As a result, the basic objective of the TSC/NBA to trigger the demand for sanitary facilities in rural areas was not achieved by the DWSCs.

During exit conference (November 2014), the Special Secretary attributed shortfall in IEC activities to absence of grass root functionaries and stated that due to unattractive rate of incentive, persons engaged had not turned up as envisaged.

Recommendation: DWSCs should enhance inter-personal communication and door-to-door contacts to create demands.

2.4.11 Convergence under TSC/NBA

The TSC/NBA guidelines stipulated that all houses constructed by the households under Indira Awas Yojna (IAY) which did not have toilets shall be eligible for the incentive. Further, the GOI circulated (June 2012) the convergence mechanism with MGNREGA for planning, execution and monitoring of the programme to facilitate the rural households with funds availability for creating of their own IHHLs.

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Bhojpur, Darbhanga, Gaya, Katihar, Munger, Muzaffarpur, Nawada, Patna, Saharsa, Sitamarhi and West Champaran

Due to nondevelopment of convergence mechanism in test checked DWSCs, ₹66.98 crore were still out of TSC/NBA programme funds

Inspection Reports of the concerned

officers were not

BSWSM did not conduct review of

projects in any test

checked Districts

available on

records and

Scrutiny of records of the DWSCs in test checked Districts disclosed that the DWSC had not developed any convergence mechanism for effective planning and implementation of the district NBA Project. During 2010-14, the test checked DWSCs transferred (December 2011 to March 2014) ₹ 38.73 crore¹⁴ to 175 blocks for IAY and ₹ 28.11 crore¹⁵ to 930 GPs for construction of IHHL for MGNREGA. Of them, only three DWSCs¹⁶ received (August 2014) UCs of ₹ 0.38 crore under MGNREGA convergence. Thus, due to non-development of convergence mechanism in the test checked DWSCs, ₹ 66.98 crore were still out of the TSC/NBA funds.

During exit conference (November 2014), the Special Secretary accepted that the progress was very poor due to non-convergence and non-availability of MGNREGA funds at GP level and the funds remained in the bank accounts of GPs and BDOs.

2.4.12 Monitoring and Evaluation

The TSC/NBA guidelines stipulated that monitoring through regular field inspections by officers from the State level and the district levels is essential for the effective implementation of the Programme. Project authorities should constitute a team of experts in the District who should review the implementation in different blocks at least once a quarter.

During course of audit, it was noticed that inspection reports of the Member Secretaries, AEs, JEs and District Coordinators of the test checked Districts were not available on record for the period 2010-14. Team of experts at the district level for review of the TSC/NBA Projects was not constituted by the DWSCs in any test checked Districts. In addition, the BSWSM also did not conduct review of projects in any test checked Districts. It was also noticed that the BSWSM did not conduct any evaluation studies on the implementation of TSC/NBA during 2010-14.

During exit conference (November 2014), the Special Secretary accepted the need for inspection of programme at different levels by inspecting authorities and assured that necessary directions would be issued to field and headquarters' officials in this regard.

Recommendation: The Department may conduct a review of projects in each district to assess the actual status of implementation of the programme.

2.4.12.1 Social Audit

The TSC/NBA guidelines provide a central role to 'social audits' as a means of continuous and comprehensive public vigilance. The GPs will have a

Bhojpur-₹ 2.65 crore to 14 BDOs, Darbhanga-₹ 1.87 crore to 18 BDOs, Gaya-₹8.11 crore to 24 BDOs, Kaimur-₹1.78 crore to 11 BDOs, Katihar- ₹ 4.52 crore to 17 BDOs, Munger-₹ 0.18 crore to nine BDOs, Muzaffarpur- ₹ 4.06 crore to 16 BDOs, Nawada- ₹ 5.91 crore to 14 BDOs, Patna- ₹ 5.49 crore to 25 BDOs, Saharsa-₹ 2.13 crore to nine BDOs and West Champaran- ₹ 2.03 crore to 18 BDOs

Bhojpur-₹ 5.22 crore to 227 GPs, Darbhanga-₹ 2.94 crore to 62 GPs, Gaya-₹ 0.52 crore to 13 GPs, Kaimur-₹ 1.71 crore to 149 GPs, Katihar- ₹ 7.30 crore to 238 GPs, Muzaffarpur- ₹ 0.97 crore to 21 GPs, Nawada- ₹ 8.60 crore to 187 GPs, Sitamarhi: ₹ 0.16 crore to three GPs and West Champaran- ₹ 0.69 crore to 30 GPs

¹⁶ Nawada-401:₹0.18 crore, Darbhanga – 300: ₹0.14 crore Gaya-124: ₹0.06 crore

'Swachchhata Diwas' every month and will also convene periodic assemblies of 'Gram Swachchhata Sabha' (GSS).

Swachchhata Diwas and Gram Swachchhata Sabha under social audit were never organised in respective districts and grievance redressal mechanism was not developed at DWSCs level Test checked Districts reported that Swachchhata Diwas and GSS were never organised in the respective Districts. Scrutiny of records revealed that grievance redressal mechanism was not developed at the DWSCs levels. Complaints and demands received at State/District level were never compiled or the demands for construction were not recorded.

In reply, the Special Secretary accepted the audit findings during exit conference (November 2014) and stated that it would be organised as per need.

2.4.13 Conclusion

- Preliminary survey was not conducted during 2010-14 to identify status of sanitation and hygiene practices while the Baseline survey to identify households was conducted during 2013-14 only;
- The PIP was not revised since sanction of the project and AIP was not derived from the data of GPs/blocks;
- Financial management of the programme was inadequate as funds were not released to GPs and release of matching State share by the BSWSM was delayed;
- The State was deprived of ₹ 585.14 crore of the GoI share during 2013-14 due to non-utilisation of 60 *per cent* of the allotted funds during the previous year;
- The components of the scheme *viz*. IHHL, CSC, AW toilets, RSM and SLWM were not adequately implemented;
- The DWSCs of the test checked districts failed to execute 88 *per cent* of the IEC activities, and
- The monitoring and evaluation of the programme by the BSWSM and DWSCs were deficient.

ROAD CONSTRUCTION DEPARTMENT

2.5 Construction and Maintenance of State Highways in Bihar

Executive Summary

Introduction

The construction and upgradation of State Highways (SHs) were entrusted by Road Construction Department (RCD) to Bihar State Road Development Corporation (BSRDC) under Asian Development Bank (ADB) financing which was named as Bihar State Highway Project (BSHP).

(Paragraph 2.5.1)

Planning

The Department is yet to notify the norms for declaration of roads as SHs. The declaration of SHs was made by the Government of Bihar on the basis of MPs/MLAs recommendations.

(Paragraph 2.5.6)

Financial Management

Adequate funds were provided for construction of SHs by the Department in time. The claim of ₹ 64.47 crore could not be reimbursed from ADB due to closure of loan agreement as GoB failed to provide hindrance free sites to the contractor. The reimbursement claim submitted by BSRDC to ADB was only 40 *per cent* as compared to loan sanctioned for BSHP-II due to delay in acquisition of land, shifting of utility and forest clearance.

(Paragraph 2.5. 7.1)

Project implementation

The construction of three out of five SHs taken up under BSHP-II was in progress and scheduled for completion by December 2014. The contracts for remaining two SHs were terminated due to non-acquisition of land and non-handing over of hindrance-free site. Cost escalation of ₹ 175.31 crore due to faulty preparation of Detailed Project Report was also noticed.

(Paragraph 2.5.8.1 to 2.5.8.3)

Maintenance

Delay in transfer of completed SHs by BSRDC to RCD for maintenance resulted in non-inclusion of the SHs under long term output and performance based road assets maintenance contracts and such SHs remained without maintenance for two years.

(Paragraph 2.5.9.1)

2.5.1 Introduction

The development of roads is a basic component of the infrastructural development in a State. State Highways (SHs) are the arterial routes of a State linking district headquarters and important cities within the State and connecting them with National Highways (NHs) or Highways of the neighbouring States. Against the total length of road 105620 Km (*Pucca*-59159 Km + *Kutcha*- 46461 Km) in the State, the SHs network comprises 4857 Km (72 SHs). As the SHs connect all the major district headquarters and traffic on these roads has increased manifold, it became necessary to upgrade the existing roads to SHs with minimum two lane configuration.

In Bihar, the total number of SHs was 45 in 2008. In addition to that, 27 roads were newly declared as SHs between February 2008 and August 2011 by Road Construction Department (RCD). As such, the total number of SHs was 72 as of April 2014. Out of these, 53 SHs were taken up for construction during 2005-14. The remaining 19 SHs were not taken up for construction as of September 2014.

The Central Public Works Department (CPWD) and IRCON International Ltd. (IRCON) were authorised (April 2005) for construction of 33 SHs under Rashtriya Sam Vikas Yojana (RSVY) which was named as State Highway Development Programme (SHDP) in 2005. The SHs were completed between March 2009 and September 2013. The construction of two more SHs entrusted to CPWD/IRCON in March 2013 was under progress.

In February 2009, Bihar State Road Development Corporation (BSRDC) was incorporated as a State Undertaking under the Companies Act, 1956 for construction of all types of roads in Bihar including execution of works entrusted to it by RCD. Out of 53 SHs, construction and upgradation of 18 SHs were entrusted during 2009-14 by RCD to BSRDC with loan assistance from Asian Development Bank (ADB) which was named (2009) as Bihar State Highway Project (BSHP). These 18 SHs entrusted to BSRDC during 2009-14 for construction included 10 existing SHs and eight newly declared SHs. Of these, seven have been completed and the remaining 11 are incomplete. The RCD framed Bihar Road Assets Maintenance Policy in February 2013 and maintenance of all roads in Bihar including SHs is being carried out by RCD under this policy.

The Performance audit was conducted regarding construction of SHs under BSHP by BSRDC and maintenance of the completed SHs by RCD covering the period 2009-14.

2.5.2 Organisational set up

The RCD is headed by Secretary/Principal Secretary who is responsible for construction and maintenance of roads. He is assisted by an Engineer-in-Chief-cum-Special Secretary and seven Chief Engineers at Headquarter level. The construction and maintenance of roads at field level are being carried out by the Executive Engineers (EE) of 49 Road Construction Divisions under the supervision of 11 Superintending Engineers and assisted by the Assistant Engineers and Junior Engineers at Sub-Division level (*Appendix-2.5.1*).

The BSRDC is headed by a Board of Directors with Chairman, Managing Director and Chief General Manager as executive functionaries. Three General Managers and nine Deputy General Managers (DGMs) are responsible for execution of work at headquarter and project implementation units respectively (*Appendix-2.5.1*).

2.5.3 Audit objectives

The Performance audit was conducted to assess whether:

• planning of RCD for declaration of roads as SHs was effective and according to the norms fixed by the Government of Bihar (GoB), Government of India (GoI) as well as financial institutions;

- financial management by RCD ensured adequate and timely availability of funds and their effective and economic utilisation;
- land acquisition and utility shifting work was completed in time to provide hindrance free sites to the contractor;
- projects were implemented by BSRDC as per the terms and conditions of the contract as well as ADB loan agreement and the intended objectives of the projects were achieved;
- proper and effective mechanism for ensuring quality in construction and maintenance of SHs by RCD and BSRDC was in place;
- effective maintenance policy for maintenance of completed SHs was in place and implemented by RCD; and
- effective monitoring mechanism by RCD and BSRDC was in place to keep control over implementation of the project at each level.

2.5.4 Audit criteria

The following were the sources of the audit criteria adopted for the Performance audit:

- Ministry of Shipping, Road Transport and Highways (MoSRTH)/ Indian Road Congress (IRC) specifications;
- Loan agreements for BSHP phase I, II and II (Additional Financing);
- Bihar Public Works Account (BPWA) Code, Bihar Public Works Department (BPWD) Code;
- Bihar Road Assets Maintenance Policy; and
- Official website of RCD, BSRDC, ADB and Ministry of Finance, GoI.

2.5.5 Scope of audit and methodology

A Performance audit was conducted during March to September 2014 through test check of records of project headquarter of BSRDC along with five Project Implementation Units (PIUs) for the period 2009-14 relating to construction of SHs. Apart from this, the records of Engineer-in-Chief, RCD and 18² (randomly selected) out of 49 Road Construction Divisions relating to maintenance of SHs were also examined.

Twelve out of 18 SHs under BSHP were selected for the Performance audit. An entry conference was held in March 2014 with the Secretary, RCD to discuss the objectives, criteria and methodology of Performance audit. The exit conference was held in November 2014 in presence of Principal Secretary and other officials of the implementing agencies. The audit findings were discussed and the replies furnished by the Department were suitably incorporated at appropriate places.

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Biharsharif, Gaya, Hajipur, Muzaffarpur and Rajgir

² Ara, Aurangabad, Banka, Bhagalpur, Biharsharif, Buxar, Darbhanga, Gaya, Hajipur, Madhubani, Motihari, Muzaffarpur, Nawada, Patna, Purnea, Rohtas, Samastipur and Supaul

2.5.6 Planning

RCD was required to prescribe norms for declaring new SHs. It was observed that neither the norms were notified by the RCD nor the process adopted for declaring a road as SH was on record. However, in addition to the 45 SHs in existence as of February 2008, RCD declared 27 other categories of roads (1694 Km) as SHs during 2008-11. The 72 SHs connected 37 out of 38 Districts of the State of Bihar and the District of Arwal was yet to be connected with a SH.

Department failed to notify the norms for declaration of SHs Further scrutiny of records maintained by Engineer-in-Chief, RCD, Bihar, Patna revealed that the Hon'ble Chief Minister (CM) approved (March 2006) proposal of the RCD for fixing norms for declaration of new SHs. However, the proposal for fixing the norms was initiated only in August 2009. The Hon'ble Minister, RCD approved (September 2009) the norms but the approval of Hon'ble CM was not taken by RCD as of October 2014. The criteria approved by the Minister were as follows:

- Roads which can connect at least two districts;
- The length of the road should not be less than 25 km;
- Roads having 20 meter available width;
- Roads useful for transportation of agro products and industrial materials; and
- Roads which can connect one SH/NH with an other one.

It was further observed that the SHs declared by RCD during February 2008 to August 2011 were based on the recommendations of MPs/ MLAs. Thus, the RCD failed to notify any norms for declaration of roads as SHs despite directions of the Hon'ble CM in March 2006 and approval of the norms by the Hon'ble Minister, RCD in September 2009.

The Department replied (November 2014) that roads/cluster of roads under State Government having minimum length of 50 km and connecting at least two Districts had been declared as SHs with the following order of preference:

- (i) Top priority had been given to the roads/cluster of roads which connect Bihar to other States/International border;
- (ii) Roads/cluster of roads connecting NH/SH and again terminating at NH/SH;
- (iii) Roads/cluster of roads which were important in respect of tourism/agricultural market/industry.

The Department did not furnish specific reply on the points raised by Audit such as non-approval of norms by the Hon'ble CM and declaration of new roads in SH category on the basis of recommendation of MPs/MLAs.

Recommendation: RCD should immediately notify the norms for declaration of new SHs.

2.5.7 Financial management

2.5.7.1 In order to execute construction of SHs under BSHP, GoB executed a loan agreement among RCD, ADB and GoI during November 2008 to August 2013. The loan was received on the basis of reimbursement method. The GoB makes provision of funds through State budget as per requirement placed by BSRDC from time to time. The BSRDC submits reimbursement claims based on the expenditure to ADB through GoI. The GoB provided budgetary allocation for the entire expenditure including the State share of loan to BSRDC for payments to the contractors. The funds were provided to Executive Engineer, New Capital Road Division, Patna by RCD who withdraws the amount and transfers it to BSRDC through cheques/ Bank drafts.

During the period 2009-14, RCD made budget provision of ₹ 6835.57 crore and transferred an amount of ₹ 4482.17 crore (including State share of ₹ 1265.29 crore³) to BSRDC against sanctioned ADB loans for ₹ 4930.80 crore. Out of this, BSRDC incurred an expenditure of ₹ 2935.40 crore as of March 2014 for execution of the project. However, total amount received from ADB as reimbursement was ₹ 2437.22 crore. Details are given in **Table 2.5.1** below:

Table-2.5.1: Details of allocation and expenditure under ADB financing

(₹ in crore)

Phase (Period)	No. of SHs (Length in km)	Loan sanctioned by ADB	Amount withdrawn by RCD and transferred to BSRDC	Expenditure incurred by BSRDC as on March 2014	Reimburse ment claim submitted to ADB (percentage w.r.t. column 3)	Reimburse ment received (percentage w.r.t. column 6)
1	2	3	4	5	6	7
BSHP-I (November 2008 to July 2012)	9 (820)	1757.60	1984.10	2061.07	1693.13 (96)	1667.23 (98)
BSHP-II (October 2012 to June 2015)	5 (387)	1373.20	1814.57	690.50	548.65 (40)	537.53 (98)
BSHP-II(AF) (August 2013 to March 2018)	(201)	1800	683.50	183.83	293.77 (16)	232.46 (79)
Total	18 (1461)	4930.80	4482.17	2935.40	2535.55	2437.22

(Source: Information furnished by BSRDC)

The total project cost of 12 SHs (out of 18 SHs) selected for audit was ₹ 2644.27 crore and the expenditure incurred during 2009-14 was ₹ 1610.27 crore.

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BSHP-I: ₹195.29 crore; BSHP-II: ₹620 crore and BSHP-II(AF): ₹450 crore

• Adequate allocation of funds

The budget allocation during 2009-14 (₹ 6835.57 crore) was more than the required amount of the total estimated/approved cost of construction of 18 SHs (₹ 4655 crore) as well as the loan sanctioned by ADB. Thus adequate funds were allocated by the GoB.

• Non-reimbursement of loan

An amount of ₹ 64.47 crore could not be reimbursed due to closure of loan agreement The reimbursement claim submitted by BSRDC for BSHP-I was 96 per cent compared to the loan sanctioned and the balance amount of ₹ 64.47 crore could not be reimbursed as the loan agreement was closed in July 2012. BSRDC incurred expenditure of ₹ 76.97 crore in excess of the amount transferred by RCD to BSRDC. The source from which the excess expenditure incurred was neither available on records nor stated by BSRDC.

The Department replied (November 2014) that the reimbursement claim submitted by the BSRDC was more than the loan sanctioned by ADB for BHSP-I and excess expenditure of ₹42 crore was incurred out of BSRDC resources.

The reply was not acceptable as the figure furnished by the BSRDC was calculated on the basis of ₹ 50 per USD for BSHP-I and the audit comments were based on the figure furnished by the BSRDC. The expenditure of ₹ 42 crore spent out of BSRDC funds was calculated only upto November 2013 whereas the actual figure upto March 2014 was ₹ 76.97 crore.

• Short utilisation of funds

Only 38 per cent of funds were utilised by BSRDC despite completion of 84 per cent of time period As of September 2014, the reimbursement claim submitted by BSRDC for BSHP-II was only 40 *per cent* of the loan sanctioned due to slow progress of work. Out of five SHs taken up under Phase II, all were due for completion by December 2014. The works remained incomplete owing to non-acquisition of land, delay in utility shifting (including shifting of electric poles, telephone poles/underground cables, religious structures, temporary hut falling in the alignment of roads) and termination of contracts as discussed in paragraph 2.5.8.1 and 2.5.8.2. Audit observed that though 84 *per cent* (46 out of 55 months) of the time period for reimbursement of loan had already elapsed, only 38 *per cent* of funds released by RCD was utilised by BSRDC.

The Department accepted (November 2014) the audit findings and stated that achievement of work was less than planned due to delay in land acquisition, utility shifting, forest/environmental clearance etc.

• Work in preliminary stage

In respect of four SHs taken up for execution under BSHP-II (AF) in August 2013, the expenditure was only ₹ 183.83 crore (27 *per cent*) compared to available funds of ₹ 683.50 crore as the land acquisition, road rehabilitation work and utility shifting was in progress. Tenders for civil works had already been finalised but the implementation was in preliminary stage. Deficiencies in the implementation of projects are discussed in the succeeding paragraphs.

The Department replied (November 2014) that the validity of loan was upto March 2018 and the execution of four SHs under BSHP-II (AF) was under progress.

Irregular payment to the contractor

An amount of ₹ 18.14 crore was irregularly paid to the contractors as additional mobilisation advance and material advance

The total expenditure of ₹ 2935.40 crore incurred for BSHP during the period 2009-14 included ₹ 18.14 crore irregularly paid to the contractors. Audit observed that in violation of the contract condition, the PIUs Gaya and Hajipur paid (November 2011 to November 2013) additional mobilisation advance of ₹ 14 crore for two SHs (SH-69 & SH-90) in addition to admissible mobilisation advance. As a result, the amount, which otherwise could have been utilised for the works, remained out of BSRDC funds for periods ranging from one year to three years. Similarly, in violation of the General Condition of Contract (GCC), the PIU, Hajipur paid (June to December 2013) material advance of ₹ 4.14 crore on perishable and combustible goods (cement and bitumen) for SH-90. The amounts were not recovered as of September 2014. Further, contrary to the provisions of GCC, the PIU Gaya failed to realise retention money of ₹ 2.71 crore from the contractors for works relating to SH-68 and SH-69 on the increased contract value of ₹ 54.26 crore. Responsibility for making irregular payments by the DGMs was neither fixed nor was any action initiated against them.

The Department replied (November 2014) that additional mobilisation advance of ₹ 14 crore was provided to the contractors on their request to overcome the financial constraints arising out of non-availability of sufficient aggregates due to ban on new quarrying of aggregates in the State of Bihar and to facilitate the early completion of work. The reply was not acceptable as there was no provision of additional mobilisation advance in the contract. The material advance on perishable material such as cement and bitumen was not justified as it was in contravention of Rule 207 of BPW D Code. In context of short recovery of retention money, the Department replied (November 2014) that as per GCC, the Accepted Contract Amount means the amount accepted in the Letter of Acceptance and accordingly, the retention money was recovered. The reply was not acceptable as neither the contract value was adjusted as per clause 14.1 (a) of the GCC nor the retention money was deducted on the enhanced contract value.

Recommendation: RCD should initiate steps to complete the preparatory works before award of contracts to enable BSRDC to complete the projects within the scheduled time and submit reimbursement claims timely.

2.5.8 Implementation of Bihar State Highway Project

The BSHP includes the work of rehabilitation, widening and strengthening of existing roads as well as construction of newly categorised SHs. Out of 18 SHs entrusted to BSRDC, seven SHs pertaining to BSHP Phase-I were completed and remaining two SHs were incomplete. All the five SHs undertaken in Phase-II, remained incomplete. Four more SHs were entrusted to BSRDC under Phase-II (AF) and construction of all these SHs were in preliminary stage. Seven works remained incomplete under BSHP mainly because of delay in land acquisition, non-shifting of utilities, *viz.* telephone poles, electric poles, etc. and naxal activities, faulty preparation of Detailed Project Report (DPR) resulting in cost escalation as discussed in **Paragraph nos. 2.5.8.1 to 2.5.8.3**. The details of the project are provided in the **Table 2.5.2** below:

BSHP No. of Start of Due date of No. of SHs Expenditure as Percentage **SHs** project* completion* completed of March 2014 of (in km) as of (₹ in crore) completion (Length in km) September (in km) 2014 Phase-I 9 November January 7 2061.07 72 (820)2008 2012 (589)Phase-II 5 December December Nil 690.50 Nil (387)2010 2014 Phase-II 4 August September Nil 183.83 Nil (254)2013 2017 (AF) Total 18 2935.40

Table-2.5.2: Details of implementation of BSHP

* As per ADB loan agreement

(Source: Information furnished by BSRDC)

Out of nine SHs (820 Km) taken up under BSHP-I, seven SHs (589 Km) were completed. The remaining two SHs constituting 28 *per cent* of the road length allotted for construction to BSRDC remained incomplete on account of issues relating to land acquisition, utility shifting etc. even after two years of the due date of completion (January 2012) after incurring an expenditure of ₹ 333.06 crore. The construction of five SHs under BSHP-II due for completion in December 2014 remained incomplete after incurring an expenditure of ₹ 690.50 crore (September 2014). Out of this, two works were terminated in April/May 2014 due to slow progress of work. The construction of four SHs, under BSHP-II (AF) on which an expenditure of ₹ 183.83 crore was incurred, (September 2014) was in preliminary stage. The audit findings are discussed in the following paragraphs:

2.5.8.1 Incomplete works due to non-acquisition of land

As per clause 3 of Schedule 4 of Loan Agreement of ADB, the State shall ensure that all land and all rights-of-way required for the Project are made available to the works contractor in accordance with the schedule agreed under the related works contract and all land acquisition and resettlement activities are implemented in compliance with the applicable laws and regulations of the Borrower.

Out of 12 SHs test checked pertaining to BSHP-I and II, nine SHs were due for completion, but construction work of four SHs⁴ were not yet completed due to failure of RCD to acquire the required land and resolve the resettlement issues. The major cases have been illustrated below:

Due to non-acquisition of land, works of SH 78 and SH 90 were terminated after incurring an expenditure of ₹ 284.77 crore

Scrutiny of records of PIUs, Biharsharif and Hajipur of BSRDC revealed that the work of improvement of Bihta-Sarmera Road (SH-78) and Mohammadpur-Chhapra Road (SH-90) were awarded to the agencies at contract values of ₹391.76 crore and ₹201.82 crore respectively and agreements for the same were executed in May 2010 and September 2011 respectively. The due dates of completion of the works were May 2013 and April 2014 respectively. However, the works remained incomplete as land acquisition for 173.24 acre in SH-78 and 15.366 km stretch in SH-90 could

SH-68,69 (PIU Gaya),78 (PIU Biharsharif) and 90 (PIU Hajipur)

not be done. Further, the contract agreement in the SH-78 was terminated by BSRDC April 2014 due to failure of GoB to provide the required land for construction. The work of improvement of Mohammadpur-Chhapra Road (SH-90) was terminated by BSRDC in May 2014 due to slow progress of work by the contractor.

Thus, the failure of RCD to acquire the required land despite transfer of funds to the respective District Land Acquisition Officers led to termination of contracts after incurring an expenditure of ₹284.77 crore (₹201.39 crore SH-78 and ₹83.38 crore on SH-90) which did not serve the intended objective of the project to provide connectivity between two Districts.

The Department replied (November 2014) that in an ideal situation, all the preparatory works such as land acquisition, environment/ forest clearance, utility shifting etc. shall be done prior to entering into contracts for road development or upgradation.

2.5.8.2 Delay in completion of projects due to non-shifting of utilities

As per clause 2.1 (a) of the General Conditions of Contract (GCC) between BSRDC and the contractor, hindrance free site was to be provided to the contractor by BSRDC for execution of work.

Scrutiny of records of 12 out of 18 SHs revealed that the progress of work of three SHs for which an expenditure of ₹ 416.44 crore was incurred by BSRDC were delayed due to non-shifting of utilities.

The works of SH-68, remained incomplete due to non shifting of clearance despite an expenditure of ₹416.44

SH-69 and SH-90

utilities and forest

crore

- At PIU Gaya, audit observed that the works of improvement of Shivganj Bidrabad Road (SH-68) and Dumariya-Ranitalab Road (SH-69) were awarded by BSRDC (July 2009, December 2008) to two agencies⁵ at a contract value of ₹ 168.53 crore and ₹ 313.50 crore respectively. The due dates of completion of the works were April 2012 and January 2012 respectively. However, electric poles were not shifted by BSRDC from the alignment of SH-68 till February 2014 due to non-coordination with the Bihar State Electricity Board (BSEB), though ₹ 27.66 lakh was deposited for supervision charges to BSEB (April 2010). Apart from this, telephone poles were also not shifted and trees not removed. Thus, the works remained incomplete as of July 2014 despite an expenditure of ₹ 126.05 crore (SH-68) and ₹ 207.01 crore (SH-69) due to non-shifting of utilities.
- At PIU Hajipur, out of the project length of 64.71 km (SH-90), permission for tree cutting from 30 km to 58 km was given by Principal Chief Conservator of Forest, Patna only in August 2013 after a lapse of two years, while for the balance length of 36.41 km (0 km to 30 km & 58 km to 64.71 km), the permission was not received as of February 2014. Thus, despite incurring an expenditure of ₹83.38 crore, the Government failed to resolve the resettlement activities which led to slow progress of work.

The Department accepted (November 2014) the audit findings and stated that from beginning of the project, despite full efforts permission for felling of trees from Forest Department was not received for SH-68. However, the final

M/s MBL Infrastructure Ltd, Kolkata (SH-68), M/s Gammon India Ltd (SH-69)

approval of the forest clearance for SH-90 was received from Ministry of Environment and Forest.

Recommendation: Proper mechanism may be developed by GoB for better co-ordination among RCD, BSEB and Revenue Department to facilitate the land acquisition and utility shifting works.

2.5.8.3 Cost escalation due to faulty preparation of DPR

In three out of 12 SHs test checked, it was observed that preparation of faulty DPRs resulted in cost escalation of ₹ 175.31 crore in respect of the works of three SHs as discussed below:

The Department failed to take action against the erring DPR consultant for faulty preparation of DPR which resulted in cost escalation of ₹ 175.31 crore

- During scrutiny of records relating to the work of SH-68, it was observed that in the original estimate and DPR, there was provision of open foundation for construction of three bridges falling in the alignment of the SH in Gaya. However, during execution of work, the Construction Supervision Consultant (CSC), engaged by BSRDC for project management as Engineer, suggested on the basis of actual field survey that open foundation was to be replaced by pile foundation. The Variation Committee pointed out (September 2011) that variation in original estimate and DPR was due to change in foundation from open to pile for three bridges. The Committee approved the varied quantity of 546.5 meter with cost escalation of ₹75.11 lakh due to change in design. The Committee also directed RCD to take action against DPR consultant⁶ who failed to frame the design according to actual site condition. However, no action was initiated by BSRDC so far (September 2014), though there was a cost escalation of ₹75.11 lakh due to deficiencies in DPR.
- Audit observed that in respect of the work of SH-69, as pointed out by the CSC about the huge variation of quantities⁷ as per BOQ, the Variation Committee approved (September 2011) the increase in variation of these quantities in work amounting to ₹ 7.56 crore and requested RCD to take action against DPR consultant as they failed to assess the actual quantity. However, no action was initiated by BSRDC as of September 2014, though there was a cost escalation of ₹ 7.56 crore due to deficiencies in DPR.
- Scrutiny of records relating to SH-78 revealed that the DPR prepared by the DPR consultant⁸ was reviewed by the CSC which found error in the design of Highway. The plan and profile was not in consonance with land acquisition since major/minor bridge designs were faulty and adequate cross drainages were not provided in the DPR. Further, relocation of Government building/ Schools were also necessary. Therefore, the entire section was redesigned to suit land acquisition plan. Thus, DPR was not prepared as per the actual requirement and position at work site. Resultantly, the estimate was revised from ₹ 391

M/s Planning and Infrastructure Development Consultant (PIDC), Patna appointed by BSRDC for preparation of DPRs

Embankment: 405944 cum; GSB: 169498 cum; WMM: 13615 cum; DBM: 1607 cum; BC: 1789 cum; DLC: 2169 cum; PQC: 4337 cum.

⁸ M/s Planning and Infrastructure Development Consultant (PIDC), Patna

crore (original contract value) to ₹558 crore after correction of defects in design which led to cost escalation of ₹167 crore. However, no action against the DPR consultant was initiated by the BSRDC so far (October 2014).

The Department accepted (November 2014) the audit findings and stated that the matter of faulty preparation of DPR was being looked into and appropriate action would be initiated against erring DPR consultants.

Recommendation: DPR and estimates should be prepared after proper survey and feasibility studies on the basis of actual site requirement to complete the work within the approved cost.

2.5.8.4 Inadequate performance security from contractor

It was noticed that BSRDC failed to obtain additional performance security of ₹ 7.06 crore from contractor in respect of one PIU out of five test checked as detailed below:

As per clause 36.5 read with clause 42.1 of the Instruction to Bidders (ITB) of the agreement with the contractor, if the lowest evaluated bid is seriously unbalanced, the employer may require the amount of performance guarantee to be increased proportionately (in the form of additional performance guarantee⁹) so as to protect the employer against financial loss in the event of default by the contractor.

Additional performance security of ₹ 7.06 crore was not obtained from the contractor

During scrutiny, it was observed that the contract for SH-90 was awarded at 9.5 per cent below the bid value. In such a case, an additional performance security of ₹ 7.06 crore (at the rate of 3.5 per cent of agreement value) should have been obtained by BSRDC from the contractor. However, the BSRDC failed to obtain the additional performance security. The execution of the work was very slow despite grant of time extension and the agreement was terminated in May 2014. Had the additional performance guarantee been obtained by BSRDC at the time of agreement, BSRDC could have invoked the guarantee amount of ₹ 7.06 crore as the agreement was terminated due to slow progress of work by the contractor.

The Department replied (November 2014) that as per approved ITB document (clause 36.5) the employer did the unit rate analysis and concluded that the bid was front loaded and unbalanced. Hence BSRDC recommended to ADB for 15 per cent additional performance guarantee over the regular performance guarantee of 10 per cent. However, ADB did not agree that it was the case of front loaded/unbalanced bid. Though the Consultant appointed by ADB for review of the proposal of BSRDC also recommended for 5 per cent additional performance guarantee, ADB did not approve the recommendation of the consultant.

The reply was not tenable as the contract having the provision of additional performance guarantee for seriously unbalanced bids had already been approved by the ADB and the BSRDC was required to implement the same for which no fresh approval from ADB was required.

Below 0 to 5 per cent of the estimated cost: @ 0.25 per cent, below 5 to 10 per cent: @ 0.50 per cent and below 10 to 15 per cent: @ 1 per cent of the agreement value.

2.5.8.5 Quality control

The CSC acts as an 'Engineer' of the project and is also responsible for Quality Assurance and supervision and monitoring of the project. The responsibility of CSC for quality control includes review of all mix designs and quality control measures adopted by the contractor, evolving a Quality Assurance system for work along with establishing testing frequencies and acceptance criteria, inspection of performance with regard to workmanship and compliance with the specifications of MoSRTH and IRC; approval of materials brought at site; carrying out independent laboratory test and maintaining of records of all testing work. For this purpose, the contractors are responsible for setting up the laboratory at work site with all testing equipment and hand over to the respective CSCs.

Scrutiny of records of 12 out of 18 SHs pertaining to quality control measures revealed that 12 laboratories with all required equipment were instituted by the concerned contractors and handed over to respective CSCs at the start of the work. All the required tests to ensure the quality of materials as well as mix design at each level of execution were carried out to fulfil the MoSRTH and IRC specifications. The quality assurance certificates by CSCs were issued before payment after compliance of defects found in the test report.

2.5.9 Maintenance of roads by RCD

All the SHs constructed by BSRDC were to be handed over to the RCD after completion. RCD commenced the maintenance of SHs under Bihar Road Assets Maintenance Policy since August 2013. Out of 4857 Km of SHs in the State, 1916 Km was taken up for maintenance since August 2013 for a five year period. The defect liability period (DLP) for all the SHs was 12 months from the date of completion and thereafter the responsibility for maintenance lay with the RCD. The Bihar Road Assets Maintenance Policy was introduced by the RCD in February 2013 to ensure that the physical condition of the roads under contract was adequate for the need of road users over the entire period of contract. Long term output and performance based road assets maintenance contract (OPRMC) was designed to increase the efficiency and effectiveness of road asset management and maintenance. The contracts under OPRMC included Ordinary Maintenance (OM), Initial Rectification (IR), Periodic Maintenance (PM), Minor Improvement (MI) and Emergent work. shortcomings noticed during scrutiny of records relating to maintenance works are discussed in succeeding paragraphs:

2.5.9.1 Delay in transfer of completed SHs by the BSRDC to RCD

Six SHs remained out of maintenance contract due to delay in transfer of completed SHs by BSRDC to RCD Out of seven completed SHs, BSRDC intimated (March 2014) RCD to take over six SHs for maintenance (the seventh one, SH-76 was declared as an NH in 2013). However, audit scrutiny revealed that, instead of handing over the completed SHs immediately after completion, BSRDC issued orders only after one year of completion as they had failed to finalise the tenders for maintenance of these roads under Operation, Maintenance and Transfer policy. Resultantly, these SHs could not be included under OPRMC which commenced in February 2013 itself. The DLP of all these roads had also expired and consequently, these roads remained out of the maintenance policy of the RCD.

The Department accepted (November 2014) the delay in transfer of completed SHs by BSRDC to RCD. This had been done only after issue of direction by the Engineer-in-Chief, RCD in July 2014.

2.5.9.2 Irregular award of maintenance work

As per clause 27.4.2 (Evaluation of Bid) of Section 1- Instruction to Bidders of Part 1 of the Model Bidding Document¹⁰ (MBD), if the value of Periodic Maintenance in any one year exceeds 35 *per cent* of the cost of total Periodic Maintenance, the bid shall be considered seriously unbalanced and shall be rejected.

Scrutiny of records of RCD, Purnea revealed that the work of OPRMC-32 (SH-65 and nine other roads) was awarded to the lowest bidder (M/s Topline Infra Projects Pvt. Ltd., Kolkata) after evaluation/approval of its technical and financial bids. However, as per the bid submitted by the agency, the valuation of Periodic Maintenance work in first year of the contract was 42 *per cent* of the total Periodic Maintenance work, as detailed in the **Table 2.5.3** below:

Table-2.5.3: Details of lowest bid

(₹ in crore)

Details of PM work	1 st year	2 nd year	3 rd year	4 th year	Total
Value	10.55	1.95	4.95	7.73	25.18
Value in percentage	42	8	19	31	100

(Source: Information provided by Road Construction Division, Purnea)

Incorrect evaluation of bid led to irregular award of contract of ₹ 34.07 crore

Hence, as per the provisions of the terms of the contract for evaluation of bid, the bid of M/s Topline Infra Projects Pvt. Ltd., Kolkata should have been rejected. Wrong evaluation of bid and its non rejection led to irregular award of work valuing ₹ 34.07 crore.

The Department replied (November 2014) that the proposal of Periodic Maintenance in different years was rearranged at the time of award of contract. The reply was not acceptable as the bid should have been rejected at the time of evaluation of technical and financial bids.

As per Rule 126 of BPWD Code, the agreement for execution of work with agency should not be executed without obtaining technical sanction (TS) from the competent authority. Further, as per clause 27.5 of Instruction to Bidder (ITB), the price of the Initial Rectification, Periodic Maintenance, Minor Improvement and/or Ordinary Maintenance works included in each bid shall not be lower/ higher than the threshold indicated in the Bid Data Sheet (BDS). Further, in the BDS, the combined price for the Initial Rectification, Periodic Maintenance and Minor Improvement works may not exceed five *per cent* above the estimated cost of (Initial Rectification, Periodic Maintenance and Minor Improvement) including all taxes and cess and ten *per cent* above the *estimated cost* (Initial Rectification, Periodic Maintenance, Minor Improvement and Ordinary Maintenance) with all taxes and cess. However, the lower limit will be 15 *per cent* below the estimated cost.

MBD is a set of clauses as well as documents for bidding the contracts under OPRMC

Four contracts amounting to ₹ 117.41 crore were awarded without obtaining technical sanctions

During scrutiny of records of three Road Divisions, ¹¹ it was noticed that bids for four packages were evaluated by the Departmental Tender Committee (DTC) in November 2013 while the technical sanctions of the estimates were not accorded by the competent authority till the date of selection of the bidders. Further, the bidders were declared successful citing that the rate quoted by the contractors are within the threshold limit prescribed in the ITB and BDS, even before the preparation of estimates and TS of the estimates. Thus, in violation of the BPWD Code, four contracts amounting to ₹117.41 crore were awarded to the agencies in November 2013 and the agreements for the same were executed without obtaining the TS. Details are given in **Table 2.5.4** below:

Table 2.5.4: Details of contracts awarded without obtaining TS

Name of Division Package No		Contract Value (₹ in crore)	Date of award	Date of Technical Sanction	
RCD, Bhagalpur	46A/OPRMC	23.74	November 2013	01/04/2014	
RCD, Supaul	22/OPRMC	28.74	November 2013	24/01/2014	
RCD, Supaul	23/OPRMC	31.78	November 2013	24/01/2014	
RCD, Nawada 75/OPRMC		33.15	November 2013	Not sanctioned as of July 2014	
	Total	117.41			

(Source: Information provided by concerned Road Construction Divisions)

The Department accepted (November 2014) the audit findings and stated that the work was awarded by Departmental Tender Committee in November 2013 while TS was accorded in January to October 2014 for the four packages.

Recommendation: Codal provisions for obtaining TS of estimates must be ensured before award of contracts by RCD.

2.5.9.3 Execution of work within defect liability period

As per the conditions of MBD, the road under DLP was required to be maintained by the original contractor and no work should be done by the new agency in the stretches that comes under DLP.

Scrutiny of records of RCD Bhagalpur revealed that Sultanganj-Tarapur road (0.00 to 6 km) was constructed by CPWD. The road was completed on 20 May 2013 and DLP was to expire on 19 May 2014. However, ₹ 1.20 crore was spent on Initial Rectification/Minor Improvement work under OPRMC package 46A on the above stretch of road. This led to unauthorised payment of ₹ 1.20 crore to the contractor by the RCD.

The Department replied (November 2014) that the entire road length of 98.865 km was substantially completed in March 2010 and taken over by the respective Executive Engineers between June and December 2012 and the small stretch of road length (190 meter) in the Banka district could not be completed because of the land dispute and problem of land acquisition.

made on work under DLP

Unauthorised

expenditure of

₹ 1.20 crore was

¹¹ Bhagalpur, Nawada and Supaul

The reply was not acceptable as the actual date of completion of road was mentioned as May 2013 with DLP up to 19 May 2014 as per the handing and taking over report and the road could be taken over by the RCD only after completion of entire road.

2.5.9.4 Unauthorised expenditure on Periodic Maintenance works

Scrutiny of records relating to OPRMC of two out of 18 test checked divisions revealed that RCD incurred unauthorised expenditure of ₹ 13.29 crore on Periodic Maintenance works as detailed below:

As per Section-V of Part E of the MBD, Periodic Maintenance work provides for overlaying of 25 mm of Semi Dense Bituminous Concrete (SDBC) only. There was no provision of Bituminous Macadam (BM) under the OPRMC.

Unauthorised expenditure of ₹ 6.26 crore was incurred on works beyond the scope of contract

Scrutiny of records revealed that the maintenance of SH (Ara-Sasaram: 48.31 Km) was taken up under OPRMC (Package No. 53). However, in contravention of the aforestated terms of contract, a provision for one extra layer of 50 mm BM was provided in addition to 25 mm SDBC in the scope of work. Further, Periodic Maintenance work was executed for 17.28 km of road and a payment of ₹ 10.01 crore was made, out of which ₹ 6.26 crore was made for an extra layer of BM. Thus, additional provision of BM work beyond the scope of work under OPRMC led to an unauthorised expenditure of ₹ 6.26 crore.

The Department replied (November 2014) that the BM was provided due to poor condition of the road at the time of DPR preparation. The reply was not tenable as there was no provision of BM in the contract executed under OPRMC.

As per clause B4, Section V of MBD, Item No. 2.1 (b&c), where the section of the road being repaired under Initial Rectification is scheduled under Periodic Maintenance works for a bituminous overlay, all regulation works shall be completed within a minimum period of one month prior to the execution of any SDBC bituminous overlay under Periodic Maintenance. Hence, it was evident that work of both Initial Rectification and Periodic Maintenance cannot be done within one month on the same stretch of road.

Irregular payment of ₹ 7.12 crore was made in contravention of the provision of the contract

In Purnea (OPRMC Pkg. No. 32), it was observed that the work of Initial Rectification as well as Periodic Maintenance for the same stretch of road for 28.489 km under Purnia-Dhamdaha-Rupauli-Tikapatti Road (SH-65) was carried out simultaneously in contravention of the provision of the MBD. This led to an irregular payment of ₹ 7.12 crore.

The Department replied (November 2014) that the periodic maintenance works was carried out after completion of initial rectification work. The reply was not acceptable as the entries in measurement book confirmed that both the works were carried out simultaneously in violation of MBD provisions.

Recommendation: RCD should ensure that the completed roads are transferred to them without any delay to ensure regular maintenance. RCD should also carry out the maintenance of SHs in a planned manner.

2.5.10 Monitoring

An effective monitoring and evaluation system is the key factor for timely completion of the project. For this purpose a monitoring cell headed by the Secretary, RCD was in place which also included the representative of BSRDC who is responsible for construction of SHs in Bihar. Meetings for monitoring of ongoing construction works were held in each month and the progress as well as impending problems during the execution had been discussed and identified. The steps required to be undertaken as per the decision of the meetings were suitably communicated to the concerned implementing agencies as well as BSRDC/RCD by the Secretary, RCD. The Department did not have action taken report separately. However, during exit conference (November 2014), the Department stated that the directions issued in the review meetings of the Department were regularly monitored in the subsequent meetings.

2.5.11 Conclusion

- Despite directions of the Hon'ble CM in March 2006 and approval of the norms by the Hon'ble Minister, RCD in September 2009, RCD failed to notify norms for categorisation of roads as SHs. The SHs declared during February 2008 to August 2011 were entirely based on recommendations of MPs/MLAs;
- The reimbursement claim submitted by the BSRDC in respect of the expenditure incurred for the work executed under Phase-II of BSHP was only 40 *per cent* of the loan sanctioned due to slow progress of work. Though 84 *per cent* (46 out of 55 months) of the time period for completion of work had already elapsed as on September 2014, only 38 *per cent* of funds released by RCD was utilised by BSRDC;
- In two out of 12 test checked SHs, BSRDC could not complete the works of the SHs though adequate and timely funds were provided by the Government for construction. These works were delayed for over two years due to non-acquisition of land, non-shifting of utilities etc. which was the responsibility of the RCD;
- DPRs of SH-68, SH-69 and SH-78 were not prepared on the basis of actual site conditions resulting in cost escalation of the project; and
- The delay in handing over of completed SHs to RCD by BSRDC resulted in non-inclusion of these SHs under OPRMC. As a result the maintenance of SHs could not be carried out in a planned manner due to delay in formulating Operation, Maintenance and Transfer policy by BSRDC.

HOME DEPARTMENT

2.6 Long Paragraph on 'Crime and Criminal Tracking Network and System -CCTNS'

2.6.1 Introduction

The Ministry of Home Affairs, Government of India conceptualised (June 2009) the Crime and Criminals Tracking Network and Systems (CCTNS) project to modernise the police force under the National e-Governance Plan (NeGP). The CCTNS aims at creating a comprehensive and integrated system for enhancing the efficiency and effectiveness of policing at all levels especially at the Police Station level through adoption of principles of e-Governance and creation of a nationwide networked infrastructure for evolution of Information Technology (IT) enabled state-of-the-art tracking system.

The CCTNS project includes linking police units at various levels within the State through State Headquarters and State Crime Record Bureau (SCRB) to National Crime Record Bureau (NCRB) at GoI level and linking police functions at State and Central level to external entities. The CCTNS also provides for a citizen's interface to provide basic services to citizens.

2.6.2 Audit Objective

The audit objectives were to examine whether:

- Enhanced IT tools for investigation, crime prevention, law and order maintenance and other functions like traffic management, emergency response etc. were provided and utilised;
- increase in operational efficiency was achieved by reducing manual and repetitive tasks;
- sharing of crime and criminals database across the country at the State and Central level was achieved on real-time basis; and
- improvement in service delivery to the public and other stakeholders was accomplished.

2.6.3 Scope and methodology

The long paragraph on CCTNS covered the activities under the scheme during the period 2009-14. During audit, records of the Home Department (Department) Government of Bihar (GoB), Nodal Officer, CCTNS-cum-Inspector General of Police, SCRB, State Designated Agency (SDA), System Integrator (SI) and two districts¹ (where the scheme was being implemented as pilot project in the State) were test checked. The audit was conducted from May to July 2014. After completion of audit, an exit conference was held in September 2014 with the Principal Secretary of the Department and his views were incorporated at appropriate places for balanced reporting.

2.6.4 Coverage of Project

A Memorandum of Understanding (MoU) was signed (September 2009) between MHA, GoI and GoB for implementation of CCTNS project in the

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¹ Bhagalpur and Patna

State. As per MoU, GoB was responsible for the successful and time bound implementation of CCTNS in the State and its interface with external agencies. To this extent, GoB agreed and assured to discharge responsibilities effectively by allocating the required manpower and resources and formulate CCTNS governance structure as per implementation guidelines provided by MHA, GoI. The CCTNS project for State of Bihar spans all 887 police stations, 192 circles, 122 sub divisions, 44 police districts (*Appendix-2.6.1*), 12 ranges, five zones, SCRB, Bihar Police Academy and the Police Headquarters. Other interfaces include citizens, external offices such as jails, courts and Forensic Science Laboratory.

The CCTNS project was to be completed within 55 weeks from the date of agreement (17 October 2012) and components of project include site preparation, setting up of infrastructure at Data Centre (DC) and Disaster Recovery Centre (DRC), hardware delivery, customisation of Core Application Software (CAS), data Digitisation and Migration of old data, Capacity Building network connectivity and monitoring and assessment of performance.

Scrutiny of records revealed that none of the components of CCTNS (*Appendix-2.6.2*) was completed as of September 2014. The reasons for noncompletion of the project is discussed in succeeding paragraphs:

2.6.5 Audit findings

2.6.5.1 Financial Management

The CCTNS being a fully Centrally Sponsored Project, GoI was to provide the State with the required funding to run the programme i.e. building cost, civil infrastructure, manpower costs, recurring and operational costs. Further, capital and recurring cost beyond plan period of 2011-12 was to be borne by the State. Release of funds to the State was linked to the progress of implementation and achievement of predefined milestones. The SDA was to serve as a channel for release of funds.

• Allotments and utilisation of funds

Allotment and utilisation of funds under the CCTNS during 2009-14 is given in the **Table 2.6.1** below:

Table 2.6.1: Allotment of funds and utilisation

(₹ in crore)

Year	Opening balance	Funds released by GoI	Other receipts (interest/tender fee etc.)	Total funds available	Expenditure	Balance funds
2009-10	0	4.90	00.00	4.90	0.00	4.90
2010-11	4.90	9.69	0.42	15.01	0.00	15.01
2011-12	15.01	6.03	1.10	22.14	2.44	19.70
2012-13	19.70	5.23	1.52	26.45	3.04	23.41
2013-14	23.41	00.00	1.25	24.66	0.90	23.76
	TOTAL	25.85	4.29		6.38	

(Source: Information furnished by the SDA)

Only one-fourth of available funds could be utilised and 80 per cent of the remaining funds were being kept in fixed and saving accounts

As evident from the table above, only one fourth of the funds available under the scheme could be utilised. The Department had parked 84 *per cent* of the balance funds (i.e. $\stackrel{?}{\underset{?}{?}}$ 20.02 crore out of the available balance funds of $\stackrel{?}{\underset{?}{?}}$ 23.76 crore up to 2013-14) in fixed deposits and saving accounts in contravention of the directives issued by GoI. As a result, GoI did not release remaining funds² of $\stackrel{?}{\underset{?}{?}}$ 33.81 crore as requisite Utilisation Certificates (UCs) for each activity was mandatory for release of subsequent funds to the State.

In reply, the SDA stated (September 2014) that UCs for ₹ 6.38 crore only was sent to the Home Department.

• Irregular payment on project handling charges

As per implementation guidelines to the States from MHA, GoI, the State Mission Team would be responsible for operational, issues, formulating project proposals, hardware rollout and commissioning, co-ordination with various agencies, resolution of all software related issues including customisation, resolution of all the other issues hindering the project progress and any other decision to ensure speedy implementation of the project. District Mission Team would be responsible for site preparation and availability of all utilities, training of all police personnel in the district, installation of hardware and software and operationalisation of the project and should ensure proper rollout of the project in each selected police station.

The SDA would serve as a channel for transfer of funds from GoI to state and from State Governments to the vendors implementing the CCTNS Project. Home Department, GoB constituted State Mission Team and District Mission Team (October 2009)³ and nominated Bihar State Electronic Development Corporation (M/s BSEDC) as the SDA for implementation of the CCTNS Project.

Approval of ₹ 4.85 crore as project handling charges to the SDA against the norms of the scheme guidelines It was observed that, as per decision of the State Empowered Committee meeting held in September 2012, instead of the State Mission Team, M/s BSEDC was authorised to sign an agreement with SI i.e M/s ITI Ltd (in consortium with M/s Vayam Technologies Limited) for implementation of the Project. Accordingly, the agreement was signed in October 2012 with M/s BSEDC (SDA) instead of the State Mission Team, ignoring the implementation guidelines of MHA. For this, SDA demanded ₹ 4.85 crore (seven *per cent* of the total project cost) as project handling charges and the GoB approved the amount.

In reply (August 2014) Nodal Officer, CCTNS-cum-Inspector General of Police stated that the responsibility of implementation of project was entrusted to the SDA by GoB. However, the SDA admitted (September 2014) that there was no provision for service charges in the implementation guidelines issued by MHA, GoI. However, the service charges were approved by GoB.

2.6.6 Implementation of Project

2.6.6.1 Non-commissioning of CCTNS sites

As per Request for Proposal (RFP) for implementation of the CCTNS, the SI

² (Sanctioned amount: ₹59.66 crore) – (Released amount: ₹25.85 crore) =₹33.81 crore ³ Resolution No. 6792

would prepare the CCTNS sites to cover all the activities necessary to enable the client site locations to setup the infrastructure of the CCTNS. The client, site location includes police stations, circle office, zones, range offices, SCRB, Sub-Divisional Police Offices, District Headquarters, State Headquarters and training centres. The SI was to make client sites infrastructure fully functional in pilot districts within 25 weeks (7 April 2013) and in all the sites within 55 weeks (5 November 2013) from the date of signing (17 October 2012) of the agreement.

The CCTNS sites could not be commissioned by the SI even after giving several time extensions During test check, it was observed that the SDA signed (October 2012) an agreement with SI for the above said works. The Department made an advance payment of ₹ 2.77 crore and gave several extensions (six times) to the SI for commissioning of sites, but the SI could prepare (October 2013) only 251 sites partially. During verification, State Project Management Unit (SPMU) appointed for monitoring of the CCTNS Project by GoB found these sites were not prepared as per agreement. Therefore, SI was instructed to expedite the implementation of the Project, but the SI had not taken any action in this regard. Ultimately, the SDA terminated (July 2014) the contract with SI. Resultantly, the work of the CCTNS could not be started as all the operations of the CCTNS were based on site preparation.

In reply (August 2014), Nodal Officer CCTNS-cum-Inspector General of Police admitted that in view of poor performance of SI, their contract was terminated.

Recommendation: Department should expedite the infrastructure works at the CCTNS sites without further delay.

2.6.6.2 Non-commissioning of State Data Centre and Disaster Recovery Centre

As per RFP, the State was to provide the premises of Primary Data Centre (DC) to SI for hosting the solution as well as the Disaster Recovery Centre (DRC). The DC was to be co-located with Bihar State Data Centre (SDC) and DRC at National Information Centre (NIC) at different seismic zones.

The expected time of commissioning of the SDC was 31 December 2011 and if the commissioning was delayed for more than six months, the SI would have to make an interim arrangement for setting up the deployment infrastructure at SCRB or at any other identified location in Patna, approved by the Government to make it functional for the pilot project. The implementation of the project completely depended on the set-up of DC and DRC.

Due to noncommissioning of DC and DRC, the hardware procured for the centres were lying idle During test check, it was observed that the SDC was completed in December 2013. However, interim arrangement for setting up of Data Centre at SCRB or at any other identified location was not provided to the SI for deployment of full server stack by the SDA. Resultantly, the hardware procured for DC and DRC were lying idle.

In reply (August 2014) Nodal Officer, CCTNS-cum-Inspector General of Police stated that the matter is concerned with the SDA. The SDA accepted (September 2014) the fact and stated that SDC was ready (December 2013) but, due to non supply of router, Enterprise and Network Management System

(EMS) by SI, DC was not possible to be commissioned and utilised for project purpose. Although State Mission Team was constituted for resolution of all issues hindering the project progress and decision to ensure speedy implementation of the project, it failed to co-ordinate with concerned agencies to sort out the issues.

Recommendation: The Department should initiate steps for installation of full server stack at SDC.

2.6.6.3 Hardware and software delivery

Excess/irregular expenditure on procurement of Hardware

As per Capacity Building Guidelines, funds were to be released for strengthening existing Police Training Centres and Institutes by enhancing the training infrastructure⁴ which was to be created at district headquarters. Further, as per directives of GoI (February 2011), no additional funds was to be given for Antivirus, Operating System and office suite etc. as they were already included in the assigned cost of ₹25000 per Personal Computer (PC).

Irregular/excess expenditure of ₹ 97.01 lakh on procurement of PCs and Laptops During test check, it was noticed that SDA procured 460 PCs worth ₹ 1.52 crore for 45 District Training Centres. Out of this, 415 PCs were purchased at ₹ 33287 per PC and remaining 45 PCs were purchased at ₹ 31325 per PC. Further, SDA also procured MS office 2013 software costing ₹ 42.20 lakh and 46 Laptops costing ₹ 17.57 lakh. Thus, in contravention of the directives of GoI, the SDA incurred excess/irregular expenditure of ₹ 79.44 lakh⁵ on purchase of PCs and software and irregular expenditure of ₹ 17.57 lakh on laptops.

In reply, the SDA accepted the facts and stated (September 2014) that procurement was made on the directives of State Empowered Committee.

The reply is not tenable as the SEC was not authorised to incur expenditure beyond the directives issued by GoI.

• Procurement of MS Office Software

As per Project Implementation and Monitoring (PIM) Report of the CCTNS Project approved by MHA, GoI accorded (February 2011) sanction for procurement of computer at the rate of ₹ 25000 per Computer (including Operating System, Antivirus and office suite). Further, as per conditions of MoU, a System Integrator was to be engaged for 'bundle of services⁶'. As per RFP for implementation of CCTNS, the bidder was to supply the minimum technical specification requirement of components for the CCTNS sites.

MS Office software worth ₹2.38 crore was procured despite termination of contract with SI During test check it was noticed that the SDA amended the RFP in January 2012 and instructed not to quote the price of MS Office in the financial bid. Accordingly, SI agreed (October 2012) to supply computers at ₹ 26000 without MS Office. Subsequently, despite taking the decision to terminate

Training infrastructure comprised of one server with 10 clients, one UPS and other peripherals as provided at Police Stations including Site preparation, Furniture, LCD projector etc.

^{5 (₹152.24} lakh for 415 PCs + ₹42.20 lakh for 45 PCs including MS Office) – ₹115.00 lakh for 460 pc at ₹25000 = ₹79.44 lakh

Bundle of services include project planning and management services, application development and management services, hardware (computers, peripherals, etc.)

(4 March 2014) the contract with SI, the SDA purchased (28 March 2014) 2600 numbers of MS office software for ₹ 2.38 crore at ₹ 9151 per license. The MS Office software so purchased could not be installed at any CCTNS sites across the State due to non-completion of sites by SI.

In reply (September 2014) the SDA, admitted that as per direction of State Empowered Committee, 2600 MS Office licenses were purchased.

Reply was not in consonance with the conditions of MoU, as GoB assured MHA, GoI to engage System Integrator for bundle of services which includes MS Office software. Further, the decision of the SDA to procure MS Office software without ensuring the completion of sites resulted in idle investment of ₹ 2.38 crore.

2.6.6.4 Non-customisation of Core Application Software (CAS)

As per RFP, the CCTNS application software would contain a 'core' for the States/Union Territory that would be common across all 35 States and UTs. Each State/UT would customise the CAS according to their unique requirements and thereafter commission the same. The States and UTs also had an option to develop and deploy additional applications over and above the customised CAS. The customisation of CAS was to be completed by SI as on 6 March 2013⁷.

CAS was not customised for functioning of Registration, Investigation, Prosecution, Records management, Search and Basic Reporting During test check, it was noticed that CAS was not customised due to non preparation of System Requirement Specification (SRS), Functional Requirement Specification (FRS), System Design Documents (SDD) and other solution designs in the State by the SI despite multiple notices. This resulted in non-functioning of registration, investigation, prosecution, records management, search and basic reporting etc. under CAS.

In reply (August 2014), Nodal officer accepted the audit observation.

2.6.6.5 Non-digitisation of data

As per RFP, the SI would migrate the data from other system/manual operations to the new system which would include identification of data migration requirements, collection and migration of user data, collection and migration of master data, closing or migration of open transactions, collection and migration of documentary information and migration of data from the legacy system.

Legacy data were not digitised

For digitisation, approximately one crore legacy data i.e. FIR, Case Diary, final form, Inventory register, Personal register and Accounts register were to be digitised within 50 weeks from date⁸ of agreement.

During test check, it was observed that the SI had digitised 16018 records only. Further, due to incorrectness and lack of ownership of data, these were scrapped by SI. The Department directed the SI to ensure validation of the records on case file approach basis as without this, the data may be considered as garbage. In this regard, the SI confirmed (December 2013) that the activities would commence by 16 December 2013. However, no progress was

Within 20 weeks from the date of agreement.

^{8 2} October 2013

made and contract with SI was terminated (July 2014). Thus, legacy data could not be digitised.

In reply (August 2014), Nodal Officer CCTNS-cum-Inspector General of Police accepted the facts and stated that the State Mission Team had done sample inspection of the digitised data and found that it was incorrect and incomplete. Hence, they were re-directed to make correction, which was not done till date.

Recommendation: The Department should ensure data digitisation and migration of old data on time bound basis.

2.6.6.6 Capacity Building

• Training programmes for police personnel

The SI holds the responsibility for creation of training material, designing the training programmes and their delivery to the target group. In cases where the training material was to be made available by the MHA/NCRB, it was the SI's responsibility to ensure the relevance of the material to the state, customise, if necessary and own up the delivery and effectiveness. The training programmes were to cover general/basic computer awareness programmes and CCTNS specific programs in order to ensure adoption of the system at the police station level.

During test check, it was noticed that District Training Centre was set-up by concerned Superintendent of Police (SP) whereas hardware and software for training was to be supplied by the M/s BSEDC. GoB had planned that 35878 police personnel of different groups were to be trained by November 2013 at the Centres. Out of available 35878 police personnel of different groups, only 10456 police personnel were trained (29 *per cent*) and an amount of ₹ 4.40 crore was spent till March 2014. It was also noticed that only basic computer training was imparted and the SDA did not keep any records regarding training of police personal at the District level. Therefore, functioning of the CCTNS Project was susceptible without CCTNS specific trained police personnel to use and operate the software.

Further, it was also noticed that the SDA conducted (December 2010 and January 2011) training at Bihar Knowledge Centre, Patna for 49 police personnel as trainers for training and paid ₹ 3.24 lakh (at ₹ 6618 per person) ignoring the instruction and against approved rate of training (₹ 1000 per person) of the MHA (December 2011). Resultantly, an excess amount of ₹ 2.75 lakh was paid for conducting the 'trainers for training course'.

In reply (August 2014), Nodal Officer stated that the matter was concerned with the SDA. However, the SDA stated (September 2014) that its responsibility was limited to arrangement of funds only and inadequate utilisation of training facilities was not in the scope of the SDA. This was indicative of lack of co-ordination between SDA and the Department.

Recommendation: The Department should focus on providing more trained manpower to ensure implementation of the CCTNS-specific programmes.

2.6.6.7 Non-providing of the connectivity by BSNL

As per Service Level Agreement (SLA) signed (May 2012) between the Department, GoB and Bharat Sanchar Nigam Limited (BSNL) Bihar Telecom Circle, BSNL was to provide:

- The required bandwidth to all Police Stations (PS) and Higher Offices (HO) including the State Headquarters, District Police Offices, Commissionerate, Range Offices, Circles, SCRB etc. of Bihar through different networks that include connectivity on the State Wide Area Network (SWAN) via Point to Point Leased Line (P2PLL) from the SWAN Point of Presence (PoP);
- The connectivity on BSNL network for the locations which was not feasible on SWAN was via BSNL's VPNoBB⁹, WiMAX¹⁰ and VSAT¹¹ technologies;
- Multiprotocol Label Switching (MPLS) connectivity at SDCs, DRC and National Data Centre (NDC).

Further, BSNL was to provide network connectivity to 1234 sites situated in 1046 police premises across the State of Bihar by February 2013.

BSNL did not provide network connectivity to all CCTNS sites Scrutiny of records disclosed that BSNL provided network connectivity to 743 premises only. Out of these, only 514 premises gave ping¹² report. However, an advance payment of ₹ 89.80 lakh was released (September 2012) to BSNL according to the terms of SLA. It was also noticed that 66 CCTNS sites which were co-located alongwith SWAN was also not connected with the SWAN PoPs.

The BSNL replied (November 2014) that connectivity was stopped on request of Nodal Officer (May 2014) to keep the commissioned sites in safe custody. However, the SDA stated (September 2014) that a letter regarding connecting of 66 co-located sites from SWAN, PoPs had been submitted to the Department of IT, GoB for approval.

The reply of BSNL was contrary to the facts, as BSNL had to provide connectivity to all sites by February 2013. Thus, the network connectivity to the identified sites could not be provided even after 16 months of stipulated date of completion.

2.6.6.8 Monitoring and assessment of performance

As per RFP, SI was to design, implement/customise the Enterprise and Network Management System (EMS) and was to develop any additional tools required to monitor the performance indicators listed under the SLA. Further, EMS was to provide end to end performance, availability, fault and event and impact management for all enterprise resources that encompasses the heterogeneous networks, systems, applications, desktops and databases present in the system.

Virtual Private Network over Broadband

World Wide Interoperability for Microwave Access

Very Small Aperture Terminal

Ping (networking utility), is a computer network tool used to test whether a particular host is reachable across an IP network.

EMS was not installed to monitor the performance indicators listed under SLA During test check, it was observed that the EMS system which was critical component of the project was not installed by the SI. In the absence of EMS, the Department was not in a position to measure the response time of Portal, transaction handling capacity of application server in terms of number of concurrent connects, uptime of data centre/Servers, meantime for restoration of Data Centre Services etc. and also unable to charge liquidated damages for lesser network availability, if any.

In reply (August 2014), Nodal Officer stated that the matter was concerned with the SDA. The SDA accepted (September 2014) that EMS was not installed by the SI.

2.6.7 Conclusion

- The CCTNS project could not get launching pad in the State due to delay in creation of infrastructure and the objective of the project to share crime and criminal's database across the country at the State and Central level on real-time basis was not achieved:
- Core Application Software was not customised and Digitisation of legacy data was not done;
- Instead of comprehensive training to all, only basic training was provided to limited number of police personnel;
- Network connectivity envisioned from police station to NCRB level is yet to be materialised.

URBAN DEVELOPMENT AND HOUSING DEPARTMENT

2.7 Long Paragraph on 'Patna Municipal Corporation-Solid Waste Management and Approval of Building Plans'

2.7.1 Introduction

The Patna Municipal Corporation (PMC), Patna was established on 15 August 1952. It covers an area of 109.218 sq. km. with a population of 1683200 (Census 2011) and the area is divided into four circles consisting of 72 wards. The statutory function of the PMC is to provide civic amenities under its jurisdictional area (*Appendix-2.7.1*). For carrying out these functions, the PMC is empowered to impose various taxes and fees on holdings, water connection, profession, advertisement etc., as per Section 126 to 136 of the Bihar Municipal Act (BMA), 2007. Section 65 and 66 of BMA, 2007 empowers the State Government to call for records and depute officers to make inspection of the records of PMC.

The long paragraph covered activities under two core functions of the PMC *viz*. Solid Waste Management (SWM) and approval of Building Plans for the period 2009-14. The audit was conducted during May to September 2013 and July 2014.

2.7.2 Organisational set-up

The PMC is governed by a council of Councillors headed by the Mayor and assisted by the Commissioner who is the Chief Executive Officer. The organisational set-up of the PMC is given in *Appendix-2.7.2*.

2.7.3 Constraints

The PMC did not maintain key records as required under the BMA, 2007 and Bihar Municipal Accounts Rules, 1928 (*Appendix-2.7.3*) and provided replies to 74 audit memos only out of 209 issued. Of the total 7865 building plans sanctioned during January 2009 to December 2013, records of only 700 sanctioned plans were produced for audit despite several reminders.

Audit findings

2.7.4 Solid Waste Management

Solid Waste Management (SWM) is the collection, storage, segregation, transportation, processing and disposal of municipal solid waste. The management of municipal waste is governed by Municipal Solid Waste (Management and Handling) Rules 2000 (MSW Rules) which entrusts the responsibility of managing solid waste with municipal authorities, State Pollution Control Board (SPCB) and the State Government.

2.7.4.1 Financial Management under SWM

The resource base of the PMC was the grants released by the State Government, Central Finance Commission (CFC) grants, grants under Centrally Sponsored Scheme (CSS) and revenue from its own resources. During 2009-14, PMC received ₹ 56.82 crore¹ under XII Finance Commission

¹ TFC- ₹2.98 crore and ThFC-₹53.84 crore.

(TFC) and XIII Finance Commission (ThFC) for SWM while PMC had ₹ 36.01 crore as opening balance in 2009-10. Against this, PMC incurred an expenditure of ₹ 53.83 crore during 2009-14. The expenditure incurred by the PMC for SWM from other sources could not be ascertained in audit, as accounts were not maintained.

PMC could not utilise the available funds and spent negligible amount as capital expenditure It was, however, observed in audit that out of total expenditure incurred for SWM, $\stackrel{?}{\stackrel{\checkmark}{}} 0.59 \text{ crore}^2$ (one *per cent*) only was incurred for expenditure of a capital nature and the balance amount was spent on revenue expenditure. Further, the grants received from GoB ($\stackrel{?}{\stackrel{\checkmark}{}} 19.35 \text{ crore}$) and GoI ($\stackrel{?}{\stackrel{\checkmark}{}} 4.62 \text{ crore}$) during the year 2006 to 2008 with interest ($\stackrel{?}{\stackrel{\checkmark}{}} 12.04 \text{ crore}$) on the unutilised funds reflected as opening balance of $\stackrel{?}{\stackrel{\checkmark}{}} 36.01 \text{ crore}$ were also not utilised till September 2014.

As a result, PMC failed to provide infrastructure facilities at land filling sites and purchase processing plant, vehicles etc. for SWM.

Diversion of funds earmarked for SWM

PMC diverted the earmarked funds of SWM for other expenditure

Scrutiny revealed that New Capital Circle (NCC) of the PMC spent ₹ 64.42 lakh out of the ThFC grant earmarked for SWM during December 2011 to October 2013 which included expenditure on purchase of High Speed Diesel (₹ 52.58 lakh) and petrol (₹ 10.80 lakh) for fogging³ and running the fogging machine apart from expenditure (₹ 1.04 lakh) on the vehicles for administrative purposes. This expenditure was not covered under SWM and should have been incurred out of the municipal funds. As the entire expenditure was booked under the head 'SWM', this resulted into diversion of funds to the extent of ₹ 64.42 lakh (*Appendix- 2.7.4*). This apart, ₹ 38.82 lakh⁴ earmarked for SWM out of the TFC grant was diverted for purchase of Walky-Talky and Biometric Attendance Machine.

On this being pointed out, the Executive Officer, NCC replied (January 2014) that amount would be recouped from the municipal funds. The Additional Municipal Commissioner (AMC) also stated in the exit conference (October 2014) that the diverted amounts would be recouped.

2.7.4.2 Assessment, collection, segregation and storage of municipal solid wastes

In pursuance of the MSW Rules, the PMC was required to ensure that all the generated solid wastes were collected. Further, to curb littering and facilitate compliance, the PMC was required to arrange house-to-house collection of municipal solid wastes through any of the methods like community bin collection (central bin) and collection on regular/pre-informed timings. As per the MSW Rules, the municipal authority was to organise awareness programmes for segregation of wastes and promotion of their recycling and reuse in phased manner ensuring community participation. The municipal authorities were also required to establish and maintain storage facilities of

² Construction of road and culvert-₹0.29crore; and ₹0.30 crore for purchase of hand cart

It is spreading of smoke of mixture of diesel and Malatheon for removing mosquitoes.

⁴ Walky-Talky-₹18.09 lakh; Biometric Attendance Machine-₹20.73 lakh

waste in such a manner that they do not create unhygienic and insanitary conditions around it.

House to house collection and segregation of wastes was not done by PMC Scrutiny disclosed that house-to-house collection and segregation of wastes was not being done and most of the wastes were collected from road side only by the PMC. The PMC did not organise any awareness programme ensuring community participation for segregation of waste during 2009-14. It was also seen that the PMC did not have records of generation of solid waste during the period. On being asked, the PMC furnished assessment of generation of 1230 tonnes⁵ of waste per day in the city which was almost twice the estimation of 623 tonnes⁶ on the basis of the Central Pollution Control Board (CPCB) norms⁷. However, the PMC did not come up with any supporting documents or basis of estimation of 1230 tonnes wastes (July 2014) being generated daily.

It was further noticed that against requirement of 3075 bins of capacity of 0.4 tonnes each, a meagre 100 bins were provided by the Corporation for all the 72 wards (November 2012) which was not adequate for the estimated quantity of 1230 tonnes wastes being generated each day. Thus, despite availability of funds as discussed in earlier paragraph, required numbers of bins were not procured and all types of solid wastes lay un-segregated on ground in open place creating unhygienic and filthy environment.

In exit conference (October 2014), the AMC agreed with the audit observation and stated that process was on to outsource the sanitation works for better management. He further added that adequate number of dustbins would be procured soon and installed in wards.

Recommendation: The PMC should ensure collection, segregation, storage and recycling of wastes in accordance with the MSW Rules.

2.7.4.3 Transportation of solid wastes to unauthorised landfill sites

The MSW Rules envisage that covered vehicles should be used for transportation of wastes. Wastes should not be visible to public, nor exposed to open environment. Transportation vehicles should be so designed that multiple handling of wastes, prior to their final disposal, is avoided. The Rules further provide that landfill site should be away from habitation clusters, forest areas, water bodies, National Parks etc. and should be authorised by the State Pollution Control Board (SPCB). Dumping grounds must contain essential facilities *viz.*, fencing, gate and office to keep records, fire fighting tools, weighing bridge to weigh the garbage, drinking water and lighting arrangement.

Scrutiny of records disclosed that the PMC purchased covers for 103 vehicles only though 154 vehicles were plying for transportation of waste in May 2012. Thus, 51 vehicles were still running without cover in contravention of the MSW Rules. It was also observed that of the total 81 vehicles owned by the PMC, 44 vehicles were plying without registration. It was further observed

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New Capital Circle-440 tonnes, Patna City Circle-240 tonnes, Bankipur Circle-360 tonnes, Kankarbagh Circle-190 tonnes

 $^{^{6}}$ 1683200 X 0.37 Kg = 622783 Kg or say 623 tonnes

Central Pollution Control Board (CPCB) assessed (2004-05) the generation of waste per day per capita in Patna as 0.37 kg in a survey.

that the identified landfill site at Ramachak Bairia of PMC was a habitation cluster and lacked all essential facilities stipulated for a dumping ground. Besides, the said landfill site was being operated without authorisation from the SPCB till November 2013.

The generated wastes were dumped at other than identified land fill sites

Audit scrutiny further revealed that the PMC was transporting 1129 tonnes⁸ against 1230 tonnes wastes being generated per day and dumping solid wastes at five other sites⁹ than the identified landfill site which were habitation clusters. Thus, 101 tonnes wastes per day were not being lifted/transported from the residential areas. Resultantly, the PMC failed to maintain hygienic and sanitary conditions in the residential areas.

In the exit conference (October 2014), the AMC assured that dumping of wastes at unauthorised places would be stopped. The AMC also stated that necessary steps would be taken soon to ensure essential facilities at dumping grounds. However, no reply was provided for non-clearance of 101 tonnes of wastes per day from residential areas.

2.7.4.4 Non-establishment of processing unit for waste treatment

The MSW Rules provide that municipal authorities shall adopt suitable technology or a combination of such technologies to make use of wastes so as to minimise burden on landfill. Mixed waste containing recoverable resources should be recycled.

PMC did not establish processing unit for treatment of wastes despite availability of funds Audit noticed that the PMC did not establish processing unit for treatment of waste despite availability of funds¹⁰. Though the SPCB had authorised the PMC (December 2013) for setting up and operating waste processing and disposal facilities under MSW Rules, no processing unit was set-up till July 2014 and amount of ₹ 23.10 crore available for the purpose remained unutilised. As a result, solid wastes were being dumped at open places without any treatment which could prove hazardous to human beings as well as entire ecosystem. A research published (2011) in 'International Journal of Environmental Technology and Management' stated that Methane, Hydrogen sulphide and Dioxin were much beyond the limits at dumping sites in Patna.

In the exit conference (October 2014), the AMC assured that necessary steps would be taken in this regard.

2.7.4.5 Irregular payment on account of supply of fuel / hire charges

The PMC released funds to its four Circles to meet expenditure on SWM. These Circles issued oil coupons, duly signed by the Health Officer/Chief Sanitary Inspector, daily to the drivers in duplicate (one for petrol pumps and other for official records) for supply of fuel to the vehicles used for transportation of wastes and other sanitation purposes. For private vehicles, hire charges were paid as per rate fixed by the PMC. At the end of the month, payments were made to the owner of petrol pumps and owners of private

Bankipur Circle-355 tonnes, Kankarbagh Circle-180 tonnes, New Capital Circle-374 tonnes and Patna City Circle-220 tonnes

⁷⁰ feet By-Pass road, LCT Ghat (water bodies), Digha Aam Bagicha (park), Betaura and Digha Nepali Nagar (cluster)

¹⁰ Received ₹23.10 crore in January 2008

vehicles based on bills submitted by them by the Executive Officer of the Circles after verifying the bills.

As per records made available in audit, a total sum of ₹ 20.76 crore, ₹ 22.33 crore and ₹ 7.56 crore were spent for wages, fuel and hiring of vehicles respectively during 2009-14. Test check of payment bills of petrol pump and hiring of vehicles disclosed the following irregularities:

- An amount of ₹ 1.02 lakh was paid to three drivers against claims of hiring/fuel charges for different vehicles driven by them on the same day and time in the same Circle (Appendix-2.7.5).
- Fuel charges of ₹ 5.91 lakh was paid for the vehicles that were neither hired nor owned by the PMC (Appendix-2.7.6A). On this being pointed out in audit, the PMC furnished a fresh list of vehicles bearing new registration numbers stating them as the correct ones. But the registration numbers of these vehicles also did not match with the hired/owned vehicles of the PMC (Appendix-2.7.6B).
- Fuel bill of ₹ 0.20 lakh pertaining to the period from 26 August to 25 September 2012 was shown as paid for a vehicle parked in the New Capital Circle office compound since May 2012.
- Hire and fuel charges amounting to ₹ 4.13 lakh was paid for six vehicles during 27 December 2012 to 10 January 2013, though no loaders were engaged for loading wastes during this period. Of the six vehicles, two were also shown as engaged in Bankipur Circle during January 2013 for which ₹ 4.13 lakh was paid (*Appendix-2.7.7*).
- As per log book of 12 vehicles, 21555 litres of diesel were consumed during April 2012 to January 2013 whereas fuel payments were made for 36115 litres. This resulted in excess payment of ₹ 6.42 lakh (Appendix-2.7.8).
- Payments for diesel were made for the same vehicle through different serial numbers in the same bill for the same period which resulted in excess payment of ₹ 4.32 lakh to petrol pumps for purchase of diesel (Appendix-2.7.9).
- Two Hivas¹¹ and one JCB¹² were shown carrying solid wastes from Secondary Dumping Ground (Biscoman, Agamkuan) to Primary Dumping Ground (Ramachak Bairiya) in Patna City Circle during October 2012 to July 2013 and ₹ 41.66 lakh was paid for plying of these vehicles for 298 days. However, the log book of vehicles revealed that only 5305 trips of tractors containing solid wastes were dumped by two to 12 tractors only at Biscoman during this period. These wastes could have been disposed of by one Hiva and one JCB at

NL02G 4869 and BR1GB 1217

BR1GA 8004 (October 2012 to June 2013), 3DX-1718517 (22 June 2013 to 31 July 2013).

a cost of a ₹ 32.21 lakh only and an excess amount of ₹ 9.45 lakh¹³ was paid for the Hiva/JCBs.

• The vehicles engaged in New Capital Circle were shown plying 680 km to 1120 km in the city within eight hours (from 6 AM to 2 PM) for collection and disposal of wastes and were supplied fuels ranging from 85 to 140 litres per day. However, the hired vehicles engaged by the PMC for the same period were plying 120 Km only and were being supplied fuel at 40 litres per day on an average basis. Thus, excess quantities of fuel were supplied to 21 vehicles during August 2011 to March 2013 (*Appendix- 2.7.10*).

During exit conference (October 2014), the AMC replied that the matter would be investigated soon by constituting a Committee and outcome would be intimated. The AMC subsequently communicated (November 2014) that responses from the Executive Officer of the concerned Circles were still awaited.

Recommendation: PMC should set-up an effective monitoring and internal control mechanism over the expenditure incurred under SWM.

2.7.5 Approval of Building Plans

As per Section 314 of the BMA, 2007, no person shall construct or commence to construct, any building or structure of permanent nature or execute any work relating to construction of building or undertake any alteration, addition or modification of an existing building unless the building plan is approved by a certified Architect registered under Architects Act 1972. However, no Architect shall sanction any building plan unless it is in conformity with the Building Bye-laws (BBL) framed by the State Government/Municipality.

The cases of violations of the BBL, loss of revenue and other irregularities noticed in course of test check of 700, out of total 7865 building plans (sanctioned during January 2009 to December 2013) are discussed in succeeding paragraphs.

2.7.5.1 Loss of revenue

Non realisation of Development Permit Fee

Bye-laws no. 6.1 of the BBL incorporates that no application for development permit as required under the Bye-laws 4.1 shall be deemed valid unless and until the applicant pays fees as per scale given in the Bye-laws (₹ 1500-₹ 5000 as per development area) and an attested copy of the receipt of such payment is attached with the application.

Audit scrutiny revealed that 7865 number of building plans for development of area up to one hectare were sanctioned (January 2009 to December 2013) by the PMC/Architects. However, neither the PMC nor the Architects recovered the development permit fee while approving the building plans.

PMC did not realise Development Permit fee while approving Building Plans during January 2009 to December 2013

Expenditure incurred on one Hiva bearing no. NL02 4869 amounted to $\not\equiv$ 9.45 lakh.

This resulted in PMC sustaining loss of revenue of ₹ 1.18 crore ¹⁴ during January 2009 to December 2013.

On this being pointed out, the PMC did not furnish any reply.

• Loss of mutation fee

Rule 20 of Patna Regional Development Authority (PRDA), Disposal of Land Rules, 1978 stipulates that no plot or part thereof leased by the Authority shall be transferred by sale or gift within a period of 10 years from the date of lease without the permission of the Authority. Further, it is provided that the intention to transfer of land along with the conditions of lease shall be indicated in writing to the Authority well in time before the transfer of the land takes place even in cases where the period of 10 years have expired. Provided further that the Authority shall have the first right to resume the land after reimbursing the premium paid by the allottee together with an interest of six per cent per annum or the allottee shall pay a mutation fee equal to 50 per cent of excess of sale price over the premium. The transferred plots were to be used for residential purpose only.

Scrutiny of records of building plans revealed that in six cases, where plots were leased by the PRDA (dissolved and now under the PMC), the lessee executed agreements (October 2008 to June 2011) with private developers without permission of the Authority for construction of multi-storey buildings.

The PMC neither exercised its first right to resume the land after reimbursement of premium and interest thereon nor realised mutation fee from the lessee as provided under the rules. This resulted in loss of revenue of ₹ 2.04 crore (*Appendix-2.7.11*).

In exit conference, the AMC replied that the matter would be investigated and action would be taken accordingly.

2.7.5.2 Violation of Building Bye Laws

Bye-laws of the BBL provides that the height of the building shall be governed by the limitations of Floor Area Ratio (FAR)¹⁵ (BBL 21.1), open spaces and the width of street fronting the plot. Rule 19 (Note 10 and 11) of the BBL provides that any building more than 15 meters in height shall face a minimum 12 meters wide existing road and building with more than 11 meters and upto 15 meters in height shall face minimum six meters wide existing road. The BBL requires that the exterior open space shall be provided within the plot boundaries at the front, rear and sides of residential building with different plot widths and heights as per the minimum requirement specified.

Bihar State Housing Board (BSHB) Regulation, 1982 envisages that no person shall erect, re-erect, construct, add to or alter any building or wall or commence to do so either on land or building owned by him or allotted to him

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Loss worked out by considering minimum rate of development fee ₹1500 up to one hectare plot

Floor Area Ratio (FAR)-The quotient obtained by dividing the total covered area (plinth area) on all floors by the area of plot is termed as Floor Area Ratio (BBL 2.32). Considering the factors like density of population, state of availability of infrastructure, potential for development etc., the FAR for different use group has been fixed in the Bye-law no.21.1 of BBL

by the Board without prior sanction of the Managing Director by submitting a plan showing the proposed construction and provided that the proposed construction is in conformity with rules, regulations and bye-laws framed under the provisions of this Act."

Audit noticed the following discrepancies in sanctioning the building plans by the PMC:

Building bye-laws were violated during approval of Building Plans

- In 17 cases, building plans were sanctioned with FAR in excess of admissible limit which resulted in reduction of the open area prescribed in the BBL (*Appendix- 2.7.12*);
- In 22 cases, plans were sanctioned for construction of buildings with height more than 15 metres although the width of street in front of the plots was less than 12 metres. Three plans were sanctioned with building height of 11 to 15 meters but width of the road was less than six meters (*Appendix-2.7.13*).
- In 15 cases, plans were sanctioned in violation of provisions of the BBL without ensuring minimum required set back ranging from 0.18 to 3.5 meter (*Appendix- 2.7.14*).
- In 30 cases, building plans were sanctioned by the Architects of the PMC without obtaining 'No Objection Certificate' (NOC) from the BSHB resulting in construction of multi-storeyed building over BSHB plots (Appendix-2.7.15).

In exit conference (October 2014), it was replied by the AMC that the matter would be investigated and action would be taken accordingly.

2.7.5.3 Other Issues

• Inspection of buildings under construction not done

Certified Architects of PMC did not conduct required inspection of the sanctioned 6797 Building Plans Section 318 of the BMA, 2007 stipulates that every registered Architect, who has approved building construction plan, shall periodically inspect construction of such building or structure of permanent nature approved by him and if he is satisfied that construction of building is in breach or violation of building construction plan approved by him, he shall immediately report to the Chief Municipal Officer about such violation. Specific directives were also issued by the State Government (July 2009) for inspection of buildings under construction, wherein it was mandated that Certified Architects should inspect the work site.

Audit scrutiny revealed that the required inspection was not carried out in respect of 6796 plans sanctioned by the certified Architects during July 2009 to December 2013. In the absence of periodical inspection reports, the PMC failed to ensure that buildings were being constructed as per plans sanctioned by the Architects.

• Completion and Occupancy Certificate

Provisions contained in the BBL envisage that on completion of the work, the registered technical person shall give notice to the Authority regarding status of completion of the building in prescribed form and no building erected, reerected or altered materially shall be occupied in whole or in part until the issue of an occupancy certificate by the Authority (the Commissioner) affirming that such building is fit for occupation (Bye-laws no. 13.1).

Audit scrutiny revealed that in none of the cases, neither the completion certificates were submitted by the technical personnel undertaking preparation of plans nor the occupancy certificates were issued by the PMC.

• Sanction of plan by unauthorised Architects

The BBL provides that the qualified technical personnel or group shall be licensed by the Authority as Architect, Engineer, Town Planner and Draftsman and the licence shall be valid for one year after which it shall be renewed annually.

Audit scrutiny revealed that 40 and 11 Architects were registered by the State Government and the PMC respectively during the year 2009 for the sanction of building plans within the jurisdiction. However, licences of these Architects were not renewed since 2010 and they were allowed to sanction plans till December 2013.

In exit conference (October 2014), the AMC replied that the matter would be investigated and action will be taken accordingly.

Recommendations: PMC should ensure that Development permit fee and Mutation fee is recovered and Building bye-laws should be strictly adhered to while sanctioning the building plans.

2.7.6 Conclusion

- The PMC did not have an adequate solid waste management system as house to house collection, segregation and recycling of wastes were not being done. Processing plant was not set-up and garbage was being dumped at unauthorised landfills.
- The monitoring of expenditure under SWM was inadequate as several cases of irregular payment of fuel bills and hire charges were noticed in audit.
- Building Bye-laws were not followed while approving the building plans as plans for inadmissible Floor Area Ratio/multi-storey buildings were approved without considering width of public roads.
- Development permit fee and Mutation fee were not realised by PMC while approving the building plans.

CHAPTER III COMPLIANCE AUDIT

CHAPTER III COMPLIANCE AUDIT

Compliance Audit of the Government departments, their field formations as well as that of autonomous bodies brought out several instances of lapses in management of resources and failures in the observance of the norms of regularity, propriety and economy. These have been presented sector-wise in the succeeding paragraphs.

GENERAL SECTOR

PLANNING AND DEVELOPMENT DEPARTMENT

3.1 Excess expenditure on installation of solar street lights

Imprudent allotment of work by the DPO, Begusarai at much higher rate resulted in excess expenditure of \mathbb{T} 1.31 crore *vis-a'-vis* loss to the Government to that extent.

As per Rule 126 of the Bihar Finance (Amendment) Rules (BFR), 2005, every authority delegated with financial powers of procuring goods in public interest shall have the responsibility and accountability to bring efficiency, economy and transparency in matters relating to public procurement and should satisfy himself that the price of the selected offer is reasonable and consistent with the quality required.

A test check (September 2013) of records relating to purchase of solar street lights under MPLADS¹ by the District Planning Officer (DPO), Begusarai revealed that the State Government replaced (September 2012) BELTRON with BREDA² as the State Purchase Organisation (SPO) for purchase of solar equipment. The Director, BREDA also issued instructions (October 2012) to DPO, Begusarai for carrying out purchases of solar equipment from the licensed channel partners/shops³ authorised by BREDA on such rates as finalised by BREDA. This was corroborated (June 2013) by the Principal Secretary, Planning and Development Department, Government of Bihar (Department). Further, the Director, BREDA directed (July 2013) to get the work of purchase and installation of solar street lights done through tender process and proscribed purchasing the same from M/s Akshay Urja Shops which was a centre of purchase and repair of solar equipments at small scale. However, BREDA finalised (September 2013) the rate of purchase and installation of solar light⁴ as per the specification of Ministry of New and Renewable Energy (MNRE), Government of India at ₹ 61775.

It was noticed during audit that despite the above instructions the DPO, Begusarai, placed orders (September- November 2013) for installation of 278 solar lights with M/s Akshay Urja Shop, Begusarai at the higher rate of $\stackrel{?}{\underset{?}{?}}$ 1.75 lakh⁵ per solar street light. A total amount of $\stackrel{?}{\underset{?}{?}}$ 2.03 crore was paid against the

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Member of Parliament Local Area Development Scheme.

² Bihar Renewable Energy Development Agency.

³ M/s Akshay Urja Shop, Begusarai.

^{4 (11}w×4) arms light with Lead Acid Tubular Flooded Battery.

Rate furnished by the agency (June 2013).

On this being pointed out, the Department forwarded (April 2014) the reply of the DPO, Begusarai on this issue. The DPO stated that on the basis of Resolution (September 2012) of the Finance Department and letter (July 2012) of the Director BREDA, declaring M/s Akshay Urja Shop, Begusarai as a licensed /channel partner of BREDA, the work of installation of solar street lights was allotted to it. The reply of the Department was not acceptable as neither did the DPO, Begusarai purchase the solar light equipment and got it installed through tender process at competitive rates nor did he do the same at the rate prescribed by BREDA.

Thus, imprudent allotment of work by the DPO, Begusarai at much higher rate to the agencies resulted in an excess expenditure of ₹ 1.31crore and loss to the Government to that extent.

The matter had been reported to the Government (June 2014); despite reminders, their reply had not been received (November 2014).

SOCIAL SECTOR

HEALTH DEPARTMENT

3. 2 Fraudulent Payment

Fraudulent payment of ₹ 53.94 lakh was made to an agency for outsourced services rendered against the non-existing Sub-divisional Hospital due to lack of proper scrutiny, assessment and circumspection on part of the Civil Surgeon-cum-Chief Medical Officer, Kishanganj.

Health Department vide Government of Bihar (GoB) declaration (April 2008 read with July 2009) upgraded Sub-divisional Hospital to Sadar Hospital with renewed sanctioned strength in 10 districts.⁶

A test check of records (November/December 2013) of District Health Society (DHS), Kishanganj revealed that DHS, Kishanganj had invited a tender (June 2009) for services⁷ in all hospitals⁸ under outsourcing arrangement. The Civil Surgeon-cum-Member Secretary, DHS, Kishanganj executed (July 2009) an agreement with the agency (Health Line, Patna), the lowest among the three tenderers, for rendering the aforesaid services in all hospitals and drew funds of ₹ 1.44 crore in dual capacities for Sadar Hospital and Sub-divisional Hospital during 2009-13. Despite the up-gradation, the CS-cum-CMO, Kishanganj paid to the agency an amount of ₹ 53.94 lakh for Sub-divisional Hospital, Kishanganj and ₹ 90.09 lakh for the Sadar Hospital by segregating the bills

Cleaning, laundry, pantry (kitchen), maintenance of hospital campus and generator services from Non-Government Organisations.

⁶ Araria, Banka, Buxar, Jamui, Kaimur, Kishanganj, Lakhisarai, Sheikhpura, Sheohar and Supaul.

Sadar Hospital, Sub-divisional Hospital, all Primary Health Centers and Referral Hospital, Chattargach.

during August 2009 to February 2013 (Appendix 3.2). As the Sub-divisional hospital, Kishanganj was non-existent since July 2009 and no two hospitals (Sadar and Sub-Divisional Hospital) ever worked simultaneously at any point of time, this resulted in fraudulent payment of $\stackrel{?}{\stackrel{\checkmark}{}}$ 53.94 lakh to the agency.

On this being pointed out, the CS-cum-CMO, Kishanganj stated (December 2013) that both the units were functioning separately when the agreement was executed and payments were made on the basis of agreement. In the new agreement both the units were merged.

The reply was not acceptable as the contract with the agency for outsourcing the services was executed subsequent to the up-gradation of Sub-divisional Hospital into Sadar Hospital by the Department. As such, two different hospitals were never in existence on the date of execution of the agreement/contract with the outsourcing agency (July 2009). The allotment letters⁹ issued (2007-10) by the Government to hospitals also confirmed the facts. The acceptance of different claims of the agency for the services rendered to two hospitals and payments made thereagainst by the CS-cum-CMO, Kishanganj without proper scrutiny, assessment and circumspection resulted in fraudulent payment of ₹ 53.94 lakh to the outsourced agency.

The matter was referred to the Government (June 2014); despite reminders, their reply had not been received (November 2014).

3.3 Excess payment on irregular purchase of medicines

Irregular purchase of medicines in violation of State Health Society's prescribed procedures resulted in an excess payment of ₹ 1.41 crore.

In order to ensure uniformity in rate and quality of drugs all over the State, the Finance Department, Government of Bihar nominated (April 2007) State Health Society Bihar (SHSB) as 'State Purchase Organisation' for purchase of drugs in the State. The SHSB executed (August 2010 and October 2012) agreements with different agencies for supply of drugs during September 2010 to March 2014 in all districts of the State. The list of such drugs was circulated to all Superintendents of Medical Colleges and Hospitals and all Civil Surgeon-cum-Member Secretaries of District Health Societies. As per the agreements, the concerned authorities of the respective Districts were required to directly place orders to the agency in Patna and collect the delivery of items after payment.

Test check (May 2013 and August 2013) of records of two¹⁰ Civil Surgeon-cum-Chief Medical Officers (CS-cum-CMO) for the period 2010-11 to 2012-13 revealed that in 106 cases, medicines featuring in the SHSB contracted list and valued at ₹ 1.49 crore, were purchased locally on the recommendation of the District Purchase Committee (DPC) at ₹ 2.90 crore. The local purchase of medicines in violation of the prescribed procedures resulted in an excess payment of ₹ 1.41 crore (*Appendix 3.3*).

On this being pointed out (May 2013 and August 2013) the CS-cum-CMO Banka stated that due to non-supply of medicines by the approved firms of the

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Letters issued by the Health Department, Government of Bihar allocating funds under Major Expenditure Head 2210, Bill Code- N2210011100013.

CS-cum-CMO Banka, CS-cum-CMO Ara.

SHSB in time, the medicines were purchased at the rates approved by the DPC. Later, while accepting (November 2014) the fact of non-issue of purchase orders to the authorised firms of SHSB for all types of medicines required, he added that under the 'cash and carry' machanism, the supply of medicines were to be made only after making advance payments to the concerned firms. However, the Finance Department (FD) vide Circular (April 1998) proscribed withdrawal of advances. As such, the medicines were purchased from only those firms which had accented to supply the medicines and receive payments after passing of bills by the treasury. He also added that being the Controlling Officer of both the DHS and Civil Surgeon Office, formal correspondences between the two offices were not made. The CS-cum-CMO, Ara stated (August 2013) that only those medicines, rates of which were not approved by the SHSB, were purchased at the rate approved by the DPC as per the norms of the Health Department.

The reply of the CS-cum-CMO, Banka quoting FD's Circular (April 1998) was not tenable in this context as the medicines were to be purchased only by the respective DHSs as per the prescribed 'cash and carry' mechanism and no advance was to be given to the approved supplier firm. After supply of medicines by the respective DHS, the CS-cum-CMO was to draw bills from the treasury in the name of DHS for recoupment. The reply of the CS-cum-CMO, Ara was also not acceptable as one medicine 11 was purchased locally at higher rate than those approved by the SHSB.

As such, purchase of medicines in all the 106 cases, despite their inclusion in the SHSB contracted lists, were made in gross violation of the rules. The irregular purchase of medicines as per recommendation of DPC resulted in an excess payment of ₹ 1.41 crore.

The matter had been reported to the Government (May 2014); despite reminders, their reply had not been received (November 2014).

3.4 Irregularities in purchase of medicines

The Government suffered loss of ₹88.28 lakh due to non-observance of prescribed rules and instructions regarding purchase of medicines coupled with irregular purchase of banned medicines.

A. Unauthorised advance

The Health and Family Welfare Department, Government of Bihar, designated (July 2006) the District Health Society (DHS) as the procurement agency for purchase of medicines in the district. The concerned DHS were to procure their medical requirement from vendors approved by the State Health Society, Bihar (SHSB).

As per Clause 5.03 of terms and conditions of the SHSB, for supply of drugs by companies, the SHSB was to finalise the rate contract of the drugs as per the advertised drugs list. The purchase orders were to be placed to the supplier directly by the respective Superintendent of Medical Colleges and Hospitals/Civil Surgeons/DHS/State level Government hospitals/institutions of the respective Districts. The full indented quantity, for which proforma invoices

Ampicilline+Cloxacilline-500mg.

were raised, was to be collected from the company's Depot-cum-Stores on "cash and carry" basis and there was no provision of advance payment. Further Clause 5.01 of the terms and conditions of the SHSB categorically stipulated that the first supply should be received within 45 days of the receipt of the first order, thereafter all subsequent supplies were to be made within 20 days of the receipt of the order.

Test check of records (July 2013 and February 2014) of four ¹² DHSs revealed that a total sum of ₹ 235.54 lakh was irregularly advanced to different firms for purchase of medicines during 2010-2013. Against this, medicines valuing ₹ 165.04 lakh only were supplied/collected/adjusted by the respective DHSs. Resultantly, medicines worth ₹ 70.50 lakh were short supplied, which had not been made up for as of August 2014 (Appendix 3.4).

On this being pointed out, the Civil Surgeon-cum-Chief Medical Officer-cum Member Secretary (CS-cum-CMO-cum-MS), DHS Bettiah, Saran and Muzaffarpur stated (August 2014) that the concerned firms had not supplied the medicines or refunded the amount for which letters had been issued/being issued. The CS-cum-CMO-cum-MS, DHS Purnea also accepted (September 2014) the fact of amount remaining outstanding with the supplying firm and added that the same would be adjusted from the amount payable to that firm against another supply made by the firm.

Thus the advance payment to the suppliers by the CS-Cum-CMO-cum-MSs of the respective DHSs, in violation of the prescribed directions of the Government, led to short supply of medicines amounting to ₹ 70.50 lakh apart from undue financial aid to the suppliers and loss to the Government to that extent.

B. Purchase of banned medicines

The Government of India, Ministry of Health and Family Welfare (MOH&FW), prohibited¹³ (March 2011) the manufacture, sale and distribution of the drugs, namely Gatifloxacin and Tegaserod and their formulations in the country in public interest, as the use of these drugs was likely to involve risk to human beings and safer alternatives to these drugs were available.

However, a test check of records (August 2013) of the Civil Surgeon (CS), Bettiah, disclosed that the CS had placed an order (27 and 28 March 2011) with a local supplier¹⁴ to procure nine lakh Gatifloxacin-200 mg tablets and paid (March 2011) ₹ 17.78 lakh to the agency. The medicines, received and taken into stock (April 2011), were later seized (June 2011) by the Drug Inspector, Bettiah which had expired in February 2013.

On this being pointed out, the CS-cum-CMO, Bettiah accepted (August 2013) that the purchase of banned medicines was grossly irregular requiring departmental enquiry. He further added (August 2014) that the concerned firm had not refunded the amount for which legal action would be taken against it.

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Bettiah, Muzaffarpur, Purnea and Saran (Chapra).

Gazette Notification No. GSR 218 (E) dated 16 March 2011.

¹⁴ M/s S.N. Supplier Agency, Motihari.

Thus, due to non-observance of prescribed rules and instructions regarding purchase of medicines coupled with irregular purchase of banned medicines, the Government suffered loss to the tune of ₹ 88.28 lakh.

The matter was referred to the Government (June 2014); despite reminders, their reply had not been received (November 2014).

EDUCATION DEPARTMENT

3.5 Defalcation of Sarva Shiksha Abhiyan funds

The failure of District Programme Officer to initiate action for refund of the amount released under Sarva Shiksha Abhiyan from the Head Master resulted in defalcation of ₹ 20.11 lakh.

Rule 9 of the Bihar Financial Rules, 2005 envisaged that every Government Servant, incurring or authorising expenditure from public funds, should be guided by high standards of financial propriety. Further, as per the Bihar Elementary School Education Committee Act, 2011, the accounts of Vidyalaya Shiksha Samiti Development Fund in which amount received from all legal sources were to be deposited, had to be operated jointly by the Secretary and the Head Master/Head Teacher of the school. Each withdrawal from these funds had to be confirmed in the forthcoming meeting of the Committee, otherwise there would not be any further withdrawal from this funds.

Test check of records of the District Programme Officer (DPO), Sarva Shiksha Abhiyan (SSA), Katihar disclosed (December 2013) that ₹ 20.06 lakh¹⁵ was released to the Head Master (HM), Upgraded Madhya Vidyalaya, Pagalbari, Manihari, Katihar for construction of six additional class rooms (ACRs) in the school under SSA during 2011-12.

However, instead of crediting the amount to the bank account ¹⁶ of the Vidyalaya Shiksha Samiti (VSS), the DPO Katihar transferred the amount of ₹ 20.06 lakh to a new joint account ¹⁷ of the HM and the Secretary, VSS, being operated (since October 2011) in the name of the said school. Worth mentioning that the details of new account in Punjab National Bank, Katihar was made available to the DPO, SSA, Katihar by the then Executive Engineer ¹⁸ along with the list of schools and Bank Advice file. The DPO did not scrutinise the VSS's bank account number list or cross-checked it with the originally reported list of bank account numbers of VSSs under his jurisdiction. It was further noticed that the joint account was opened by the then in-charge HM, who was also the self introducer of the account, though no recommendation by any official for the same was on record as asserted (June 2014) by the successor HM. Even the Block Education Officer (BEO), Manihari, Katihar on the other hand, stated (June 2014) that he was unaware of opening of any such new VSS account.

Further, scrutiny of the records revealed (December 2013) that the HM had withdrawn (between November 2011 and October 2012) the entire amount of

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¹⁵ Rupees 6,68,675 (14 November 2011) by DD No. 819P, ₹ 13,37,350 (30 December 2011) through transfer.

Account no.-1007701010000884 of Uttar Bihar Gramin Bank, Manihari, Katihar.

Punjab National Bank, Katihar Account No.-0282000100271775.

Shri Anil Kumar.

₹ 20.06 lakh earmarked for construction of ACRs. Neither any expenditure was incurred on construction of school nor were there any books of accounts *viz*. cash book, Bank Statement etc. maintained. This was also confirmed from the Joint Physical Verification Report conducted by the audit and the Department. Glaringly, of the total withdrawn interest amount of ₹ 4983¹⁹, ₹ 478 was withdrawn by the then HM after his superannuation (July 2012). The other joint account holder i.e. the Secretary of VSS (December 2013) denied signing any withdrawal jointly with the then HM. Even the District Education Officer (DEO) stated (September 2014) that as the bank account was being operated only by the HM, no action was warranted against the Secretary of VSS.

On this being pointed out (December 2013), the DPO, Katihar replied (January 2014) that an FIR would be lodged and intimated to the audit. Later, the BEO, Manihari, Katihar lodged (February 2014) an FIR for fraudulently opening the bank account, withdrawing ₹ 20.06 lakh and defalcating the same. A certificate case was also initiated (August 2014) against the erring HM of the school. The State Project Director, Bihar Education Project confirmed (November 2014) defalcation of SSA funds of ₹ 20.06 lakh which emerged from the investigation conducted by a separate team of an Executive Engineer and a Senior Auditor of the Department. However, this does not absolve the DPO, Katihar of his responsibility of detecting/scrutinising the changed/new VSS bank account number of a particular school, to whom the transfer of funds facilitated the defalcation.

Thus, the failure of the DPO, Katihar in checking an unauthorised opening of VSS account and fraudulently withdrawing from the same by the HM resulted in defalcation of ₹ 20.11 lakh.

The matter was referred to the Government (July 2014); despite reminders their reply had not been received (November 2014).

PUBLIC HEALTH ENGINEERING DEPARTMENT

3.6 Loss to the Government

The benefit of Central Excise Duty exemption on pipes supplied for Water Supply Project could not be availed of due to non-insertion of specific clause by the PHED regarding refund of Central Excise Duty in the contract in certain cases or non-pursuation of the same in other cases, resulting in loss of \mathbf{T} 12.58 crore to the Government.

As per Government of India Circular/Notifications²⁰, pipes needed for delivery of water from its source to the plant (including the clear treated water reservoir) and from there to the first storage point and pipes of outer diameter exceeding 20 cm (10 cm with effect from December 2009), being integral part of the water supply projects, were exempted from payment of Central Excise Duty (CED).

In order to avail the benefit of exemption on CED, a specific clause was to be inserted in the contract document and the executing agency was required to get the extended exemption on CED in respect of Water Treatment Project and

10

Rupees 4,505 on 8 March 2012 and ₹478 on 6 September 2012 : Total ₹4,983.

No. 659/50/2002-CX dated 6 September 2002, Notification No. 6/2006 of 1 March 2006 and 6/2007 of 1 March 2007.

refund to the concerned Executive Engineer (EE). The rates, being provided to the agency under the contract for different items of works including supply of materials, were based on prevalent Schedule of Rates (SoR) which included, among others, the CED leviable on items (Pipes) supplied for utilisation in water supply projects.

A test check of 20 water supply schemes (Appendix 3.5) in rural and urban areas pertaining to eight²¹ Public Health (PH) Divisions, however, revealed the following discrepancies:-

Non-insertion of CED exemption clause in the executed contracts **(A)**

- It was observed that due to non-insertion of CED exemption clause in (i) the contracts executed by three²² PH Divisions with the respective agencies (Appendix 3.6), those agencies were allowed to retain the benefit of CED exemption amounting to ₹ 7.61 crore against supply of various categories of pipes.
- (ii) In Darbhanga Division the issue of certificate for CED exemption was delayed by the Division which resulted in avoidable payment of CED of ₹ 0.55 crore for pipes used for the Darbhanga Water Supply Scheme (II).

(B) Non-compliance of CED exemption clause in the contract documents

- In 14 cases (Appendix 3.7) under five²³ PH Divisions, though the CED (i) exemption clause was inserted in the contract documents executed with the agencies by the respective PH Divisions, the concerned EEs failed to ensure the compliance of CED clause as they did not apply to the Collector/District Magistrate (DM) for issuance of necessary certificates, for claiming exemption of CED on supplied pipes. This resulted in nonrefund of ₹ 1.23 crore by the concerned agencies to the respective Divisions leading to loss to the Government to that extent.
- In four cases (Appendix 3.8) under three²⁴ PH Divisions, the exemption (ii) certificates were duly issued by the Collector/DM concerned at the request of respective EEs. However, due to non-refund of availed CED benefits to the respective PH Divisions by the concerned agencies, the Government suffered a loss of ₹ 3.19 crore.

On this being pointed out in audit, five²⁵ out of eight Divisions stated that the matter had been noted for future guidance. However, the EEs, PH Divisions, Patna (West), Darbhanga and Hajipur (one case out of two) shifted the onus of responsibility on PH Headquarters stating that tenders were finalised at Headquarter level. However, the EE, PHD, Hajipur stated (July 2014) that as the deduction of CED had already been made from the technically sanctioned cost of work, the benefit of excise exemption availed of by the agency was not a loss to the Government. The Government, in context of water supply scheme

25

²¹ Public Health Division: Ara, Aurangabad, Darbhanga, Hajipur, Kishanganj, Patna (West), Purnea and Sasaram.

²² Public Health Divisions: Darbhanga, Hajipur and Patna (West).

²³ Public Health Divisions, Ara, Aurangabad, Hajipur, Purnea and Sasaram.

²⁴ Public Health Divisions, Ara, Kishanganj and Purnea.

Public Health Divisions, Ara, Aurangabad, Kishanganj, Purnea and Sasaram.

relating to Arsenic affected villages of Bidupur, Hajipur, Sahdeibujurg and Desari Block of Vaishali district, stated (September 2014) that the main reason for difference in the tender amount and the technical sanction amount was deduction of CED on the different diameter of pipes in the tender amount. As such the benefit of the excise exemption taken by the agencies was not a loss to the Government.

While the replies of the EEs were in itself the corroboration of the fact that non-insertion of CED exemption clause in the contract document led to the loss to the Government, the replies of EE, PHD, Hajipur and that of the Government were factually wrong and not acceptable as the reduction in tender amount (₹ 124.40 crore) as compared to technical sanctioned amount (₹ 139.79 crore) was due to reduction in quantum of materials (pipes) and not due to reduction in rates of pipe through deduction of CED.

Thus, the benefit of CED exemption on pipes supplied for water supply projects could not be availed of due to non-insertion of specific clause by the PHED regarding refund of CED in the contract in certain cases and non-pursuation of the same in other cases, which led to the loss of ₹ 12.58 crore to the Government.

URBAN DEVELOPMENT AND HOUSING DEPARTMENT

3.7 Idle expenditure

Injudicious procurement of cast iron pipes by the Bihar Rajya Jal Parshad for execution of water supply works without ensuring availability of land for the work resulted in idle expenditure of $\stackrel{?}{\underset{?}{$\sim}}$ 3.03 crore.

As per provisions contained in para 7.5 read with para 4.5 of Resolution (July 1986) of the Cabinet Secretariat and Co-ordination Department contained in Bihar Public Works Account (BPWA) Code, availability of land for the project and allotment of funds were to be ensured before inviting tender for awarding the work and the estimate for acquisition of land should be prepared and sanctioned in first phase of the project where the land was required.

A test check (August 2013) of records of the Bihar Rajya Jal Parshad (BRJP) under the Urban Development and Housing Department (Department), Government of Bihar (GoB) revealed that the Department released (July 2006 to February 2010) a sum of ₹ 51.66 crore under XII Finance Commission to the BRJP through the Patna Municipal Corporation (PMC), which included ₹ 2.49 crore and ₹ 2.83 crore for execution of Indrapuri and Patel Nagar Water Supply Schemes respectively. A total quantity of 16,536 meter Cast Iron (CI) pipes costing ₹ 3.32 crore was procured by the BRJP (February and March 2009), out of which 1,365.30 meter pipes were transferred to different water supply schemes. Contracts for civil works required for laying the pipes under the schemes were awarded (April 2009) to two agencies for completion by September 2009. The Chief Engineer, BRJP, after a lapse of more than four years, cancelled (August 2013) the agreement for executing the civil works for the schemes. The Civil works could not be started and the balance 15,170.70 meter ²⁶ pipes costing ₹ 3.03 crore remained idle as the works of Indrapuri and Patel Nagar Water Supply Schemes could not commence due to allotment

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²⁶ 16536 meter - 1365.30 meter = 15170.70 meter.

(August 2010 and November 2009) of disputed/encroached land by the Government (Appendix 3.9).

Thus, the BRJP, in violation of the provisions of BPWA Code, did not ensure the availability of land prior to the initiation of tendering process. Resultantly, the water supply schemes could not be started and the pipes procured worth ₹ 3.03 crore remained unutilised leading to idle expenditure to that extent.

On this being pointed out, the Managing Director (MD), BRJP accepted the audit contention and replied (March 2014) that the tender was published with the impression that site/land would be finalised within the period involved in finalisation of tender and award of work. But, sites were not made available by the Department or their local bodies despite sincere efforts and the work could not be commenced. Further, it was replied (November 2014) by the MD that excess pipes purchased would be utilised in other schemes and proportionate funds would be credited to Patel Nagar and Indrapuri Water Supply Schemes.

Reply was not acceptable since ensuring the availability of hindrance-free land was essential for implementation of project before inviting tender as envisaged in BPWA Code. But, the BRJP had no hindrance-free land on the date of inviting tender for the project.

Thus, the decision of the BRJP to procure CI pipes and finalisation of tender for civil works without ensuring the availability of land for the schemes was imprudent and resulted in idle expenditure of ₹ 3.03 crore. Also, the damage to the pipes left in open to the vagaries of nature could not be ruled out.

The matter was referred to the Government (June 2014); despite reminders their reply had not been received (November 2014).

ECONOMIC SECTOR

WATER RESOURCES DEPARTMENT

3.8 Misappropriation of Government money

The failure of Divisional Officer (EE) in complying with the process, procedures and verification of amount reportedly remitted into the treasury facilitated misappropriation of Government money of ₹ 8.37 lakh.

As per Rule 18 of Bihar Public Works Account Code (BPWA) read with Rules 21, 22 (ii), 527 *ibid*. the Divisional Officer, as the primary disbursing officer of the Division, shall be responsible not only for the financial regularity of the transactions of the whole division but also for the maintenance of the accounts of the transactions correctly and in accordance with the rules in force. In discharge of his responsibilities he will be duly assisted by a Divisional Accountant, who as primary auditor would be charged with the responsibility of applying certain preliminary checks to the initial accounts, vouchers, etc, apart from monthly settlement with all treasuries in respect of the transactions of the entire division with them.

A test check of records (November-December 2013) of the Office of the Executive Engineer (EE), Head Works Division, Valmiki Nagar, West Champaran revealed that an amount of ₹ 10.45 lakh was shown as remitted into the treasury through 15 challans during June 2010 to October 2013. However, during treasury verification (Bagha Treasury), it was noticed that eight challans worth ₹ 2.08 lakh had only been remitted into the treasury. The rest seven challans totalling ₹ 8.37 lakh (*Appendix 3.10*) were neither remitted into the treasury nor credited into Government accounts. This was also confirmed (December 2013) by the Sub-Treasury Officer, Bagha and the State Bank of India (SBI), Bagha Branch. The audit observation was further confirmed by the fact that revised Form 51²⁷ for the period from March 2012 to February 2013, issued to the Accountant General (A&E), Bihar bore fake signatures of Sub-Treasury Officer, Bagha and Executive Engineer of the Division, which was duly confirmed by those officers.

Thus, the failure of Divisional Officer (EE) and Divisional Accountant in complying with the process and procedures and verifying the amount reportedly remitted into the treasury, as stipulated in BPWA Code, led to misappropriation of \aleph 8.37 lakh.

On this being pointed out, the EE accepted (December 2013) the audit observation and stated that the amount had not been remitted into the treasury by the then cashier which would be reported to the higher authority for action. The Government also accepted (August 2014) the facts and figures of the audit observation and forwarded (November 2014) the reply of the EE which stated (September 2014) that an FIR for defalcation of ₹ 7,70,377 had been lodged (September 2014) against the then cashier while the FIR for ₹ 66,343 had already been lodged against the erring official in December 2013.

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Schedule of Monthly Settlement with Treasuries, Form 51 (Schedule, XLV-Form No. 162) (with supporting Consolidated Treasury Receipts and Certificate of Issues, signed by the Treasury Officers).

3.9 Loss to the Government due to short deduction of royalty

Non-adherence to the Bihar Minor Mineral Concession Rules and Special Conditions of Contract led to short deduction of royalty to the tune of ₹ 12.28 crore and loss to the Government to that extent.

Rule 26 (5) of the Bihar Minor Mineral Concession Rules (BMMCR), 1972 stipulates that the State Government may, enhance or reduce the rate at which rents/royalties shall be payable in respect of any minor mineral²⁸ with effect from the date of publication of the notification. Further, Section 5 of the Special Conditions of Contract stipulates that the bills of the contractors will be cleared only after submission of the clearance certificate for payment of royalties for minor minerals from the competent authority failing which the same will be deducted from the contractor's bills at the current rates approved by the Mining Department.

As per notification issued (January 2012) by the Mines and Mineral Department, Government of Bihar, the rate of royalty on earth was revised from ₹ 15 to ₹ 22 per cum. The revised rate was effective from the date of issue of Gazette Notification.

Test check of records (August 2013 to July 2014) of seven agreements²⁹ under three divisions³⁰ revealed that against provision of 2,32,06,927.53 cum of earth in filling of embankment, 1,75,45,475.00 cum of earth was filled by the Divisions during March 2012 to March 2014 and deducted royalty at the rate of ₹ 15 per cum instead of applicable rate of ₹ 22 per cum. This resulted in short deduction of royalty of ₹ 12.28 crore as detailed in *Appendix 3.11*.

The Department (September 2014) accepted the audit findings and stated that the recovery of the differential amount of royalty would be made from contractors.

Thus, non-adherence to the provisions of the BMMCR and non-deduction of royalties at appropriate rates prevalent at the time of execution of work as per the Special Conditions of Contract resulted in short deduction of royalty of ₹ 12.28 crore as of March 2014 and loss to the Government to that extent.

Four Agreements of Bagmati Division no. 1; Sitamarhi (1SBD/12-13; 22SBD/12-13; 23SBD/12-13; 17SBD/10-11, two agreements of Irrigation Division, Bhagalpur (13 SBD/2011-12; 01 SBD/2012-13) and one Agreement of FCD, Darbhanga (1SBD/12-13).

Ordinary earth used for filling or levelling purpose in construction of embankment, roads, railways and buildings.

Bagmati Division No-1 Sitamarhi, Irrigation Division, Bhagalpur and Flood Control Division, Darbhanga.

3.10 Excess payment

Injudicious adoption of incorrect formula for calculation of bills pertaining to royalty of earth by the Department against the provisions of Standard Bidding Document and without the sanction of the Finance Department led to an excess payment of $\stackrel{?}{}$ 3.57 crore and undue financial advantage to contractors.

As per Standard Bidding Document (SBD) clause 4A (Section 3.3 of General Conditions of Contract), in case of percentage rate tender, if for any special reasons, the contract provides for the payments for work done to be made at a specified percentage below or above the rates entered in the sanctioned estimate of the work (or the Schedule of Rates), it should be stated in clear terms in the contract that the deductions or additions, as the case may be, of the percentage would be calculated on the gross, and not on the net amounts of the bills for the work done and in fixing the percentage, it should be clearly borne in mind that calculation would be made accordingly. Further, Rule 35 of Rules of Executive Business, 1979 (16 January 1979) also stipulates that the Finance Department should be duly consulted before issue of orders upon all proposals which affect the finances of the State.

Test check (August 2013-September 2014) of records under four Divisions³¹ revealed that 11 agreements valuing ₹ 190.48 crore were executed, each 15 *per cent* below the Bill of quantity (BOQ), during 2009-12 with the agencies for 'raising and strengthening of embankments and extension, renovation and maintenance (ERM) works' against respective dates of completion as detailed in *Appendix 3.12*.

The Water Resources Department (WRD) replied (August 2014) that as per the suggestion of the Finance Department (FD), an opinion was sought from the Road Construction Department (RCD). As no opinion was provided by the RCD, the WRD issued a notification (June 2011). The WRD further stated that since royalty is added after the addition of overhead charges and contractor's profit, the amount of payment to contractor must not be influenced by the rate quoted by him as percentage above or below the schedule of rate by including the amount of royalty. The WRD further added that the procedure adopted for

113

Flood Control Division (FCD), Darbhanga; Waterways Division, Ekangarsarai; Irrigation Division, Raghopur; Flood Control Division No. 2, Jhanjharpur.

bill of payment was in consonance with the schedule of rate adopted for the work and in accordance with the letter and spirit of SBD.

The replies were not acceptable as the letter issued for the calculation of bills was not in consonance with the SBD clause, which in clear terms prescribed for all additions or deductions of percentage, on gross, and not on net amounts of the bills for the work done. Further issue of a notification affecting the Finances of the State without consulting the FD was irregular. It is also pertinent to mention that the calculation method adopted by other Departments³² of the Government including the RCD was in accordance with the audit observation only.

3.11 Wasteful expenditure

Two anti-erosion works on which an expenditure of ₹ 91.35 lakh was incurred failed to protect the river banks from floods which resulted in wasteful expenditure to that extent.

Para 4.9 of Flood Management Rules, 2003 envisaged that every year, the field offices shall make a list of the flood protection works to be done before the next flood season on the basis of river behaviour in the antecedent flood period and experience gained during the period. For this purpose, every Chief Engineer (CE) of the Water Resource Department (WRD) shall constitute an Anti Erosion Committee (AEC) for flood prone areas of his jurisdiction. Based on recommendation of the AEC, the field officers shall prepare the estimate and put up before the State Technical Advisory Committee (TAC). The field officers of the WRD shall submit again the revised schemes based on the recommendation of the TAC to the Departmental Scheme Review Committee (SRC). The SRC shall prioritise and select the most essential schemes.

A test check of records (January 2013) of the Executive Engineer (EE), Sone Flood Protection Division, Bihta (EE) revealed that anti-erosion work of Ramnagar tola, Village- Haldi Chhapra, Maner on the right bank of river Ganga, administratively approved (AA) (February 2011) for ₹62.29 lakh and technically sanctioned (TS) (February 2011) for ₹62.05 lakh, was awarded (February 2011) to an agency³³ for completion of work by May 2011 at a total cost of ₹52.22 lakh. It was however observed that contrary to the proposal of field offices to do boulder work for anti-erosion, the Department laid porcupines on the recommendation of the TAC (January 2011) and the SRC (January 2011). The work started (March 2011) and completed (June 2011) by the agency and the payment of ₹51.11 lakh was made to it but the executed work failed to sustain the heavy current of river Ganga and 85 *per cent* of porcupines were washed away during flood 2011.

Scrutiny further revealed that the AEC again recommended (September 2011), for execution of the protection work before Flood 2012, after observing the past experience of failure of porcupines. But the TAC again recommended (October 2011) for laying of porcupines filled with Jhanki which was approved (November 2011) by the SRC. The work, administratively approved (November

Building Construction Department, Public Health and Engineering Department, Road Construction Department, Rural Works Department.

Sri Jitendra Kumar Singh, Saran.

2011) for ₹ 55.40 lakh and technically sanctioned (November 2011) for ₹ 48.50 lakh was awarded (January 2012) by the Division to an agency³⁴ for ₹ 40.81 lakh. The work, executed and completed (May 2012) with an expenditure of ₹ 40.24 lakh, again did not sustain during Flood 2012. Thus, despite spending ₹ 91.35 lakh on anti-erosion works during 2011and 2012, the Department failed to prevent erosion in Ramnagar tola.

Subsequently, before Flood 2013, the TAC again recommended (October 2012) laying of porcupine filled with Jhanki at an estimated cost of ₹ 16.28 lakh. The work, recommended by the SRC, could not be started due to strong protest by villagers.

The Department replied (July 2014) that during Flood 2011, new shoal formation started near the site that changed the direction of current causing heavy pressure at the site. This started displacement and toppling of porcupines. Further in Flood 2012, the porcupine work served satisfactorily.

The reply was not acceptable as the Department failed to learn lessons from two previous failed attempts to stop erosion by using porcupines. The attempt to use the same method a third time during 2013, indicated the lack of seriousness on the part of the Department to prevent the erosion threatening the life and property of people living in the vicinity of embankment.

ROAD CONSTRUCTION DEPARTMENT

3.12 Additional burden on State exchequer due to non-recovery of risk and cost amount

The Department invoked the risk and cost clause but failed to recover the differential amount needed for completing the balance work which resulted in creation of additional burden of ₹ 2.18 crore on the State exchaquer.

Clause 14 of the Standard Bidding Document (SBD) provides that in case of cancellation of a contract, the incomplete work shall be carried out at the risk and cost of the contractor. Any excess expenditure incurred or to be incurred by Government in completing the works or excess loss or damages suffered by the Government shall be recovered from the moneys due to the contractor on any account or from the contractor himself in accordance with the provisions of the contract and clause 3 of the SBD provides that upon rescission of a contract, the earnest money deposits, Security Deposits (SDs) and performance guarantees shall be forfeited.

Further, Section-1, Instructions to Bidder, clause 4.5 (A) of the SBD provides that to qualify for award of the contract, the bidder should have, in the last five years satisfactorily completed volume of construction work of at least the amount equal to the 50 *per cent* of estimated cost of work for which the bid has been invited. As per clause 4.3 (b) *ibid*, the bidder was required to furnish the total monetary value of construction work performed for each of the last five years.

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³⁴ Sri Chandeshwar Roy, Patna.

Test check of records (September 2013) of the Executive Engineer (EE), Road Division (RD), Gopalgani revealed that the work of widening and strengthening in Km 28 to 38 (P) of Mirganj-Bhagipatti-Samaur road, including construction cost of drainage and culverts in Gopalganj district, was administratively approved (August 2007) by the Department for ₹ 8.16 crore and was technically sanctioned (November 2007) for ₹ 8.01 crore. The work was awarded (April 2008) to an agency³⁵ for ₹ 8.45 crore on the basis of single tender as only one bidder was technically qualified by the Departmental Tender Committee. The period of completion was 12 months (March 2009). It was, however, observed that the work was awarded to the agency without fulfilment of minimum requirement as required under clause 4.3 (b) and 4.5 (A) of the SBD. The bidder submitted the values of works performed during the year 2005-06 and 2006-07 only against the required norms of five years. The total monetary values of works performed in 2005-06 and 2006-07 were ₹ 54.56 lakh and ₹ 1.34 crore respectively which were much less than the required value of work of ₹ 4.05 crore (50 per cent of ₹ 8.10 crore). Despite the above deficiencies, the work was awarded to the contractor.

Scrutiny further revealed that the contractor failed to carry out the above work and executed only 24 *per cent* of the work. The EE, RD also issued instructions (July and September 2009) to the contractor to bring progress in the work. But the contractor did not take notice of the above instructions. The Department, due to slow and tardy progress of work and after execution of the work valuing ₹ 2.01 crore, decided (December 2009) to rescind the contract under Clause 14 of SBD invoking risk and cost clause. The Department further decided (March 2010) to execute the balance work through Bihar Rajya Pul Nirman Nigam Pvt. Ltd. (BRPNNL), Patna. The BRPNNL, to execute the balance work of ₹ 6.44 crore, entered (September 2010) into a fresh agreement for ₹ 8.49 crore with M/s Baibhaw Construction Pvt. Ltd. The work was completed at ₹ 8.89 crore, which led to an additional cost of ₹ 2.18 crore (*Appendix 3.13*).

On this being pointed out, the EE, RD stated (September 2013) that the tender was finalised by the Departmental Tender Committee. The Engineer-in-Chief-cum-Additional Commissioner-cum-Special Secretary, Road Construction Department (RCD), GoB stated (November 2014) that the balance risk and cost value of ₹ 2.18 crore is being recovered.

3.13 Unfruitful expenditure on idle plant and equipment

The imprudent decision of the Department to purchase plants and equipment without ensuring their utilisation led to unfruitful expenditure on idle plants amounting to $\mathbf{\xi}$ 1.34 crore.

The Planning Authorisation Committee³⁶ of the Road Construction Department (Department) accorded (October 2006) administrative approval for purchasing two sets of Hot Mix Plants (HMPs) and two Wet Mix-macadum Plants (WMPs)

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³⁵ M/s Rabindra Kumar Dubey, Siwan.

Comprising of Commissioner-cum-Secretary, Road Construction Department, Bihar; Additional Finance Commissioner, Bihar; Secretary, Planning and Development Department, Bihar; Development Commissioner, Bihar.

for ₹ 10.84 crore as the number³⁷ of HMPs in the State is meagre when compared with the length of roads in the State and the height of road side flanks increases waterlogging of roads and flank cutting and dressing are essential to increase the lifespan of roads.

Test check of records of National Highways (Mechanical) Planning Division, Sheikhpura, Patna revealed (November 2013) that the supply orders (July 2008 and March 2007) for both HMPs and WMPs were given by the Chief Engineer (Mechanical), RCD, Bihar, Patna.

Scrutiny further revealed the following:

- The HMP purchased (August 2008) at the cost of ₹ 39 lakh, located at Batamore, Mokama was not commissioned due to non-availability of work/material in the Division. Therefore the plant was transferred to the Executive Engineer (M), Mechanical Division, RCD, Bhagalpur in March 2013 and was commissioned in June 2014. However, the guarantee period of the HMP expired (February 2010) and the plant remained idle for more than six years.
- The HMP at Gaighat, Patna was commissioned in June 2009. The agency was paid (December 2008) full amount of ₹ 39 lakh. However, its utilisation ranged from 0.68 per cent (2009-10) to 23 per cent (as of September 2013) of its full capacity (55000 MT in a year) during 2009-13. Besides, due to non-conforming to the emission norms set by the Bihar State Pollution Control Board (BSPCB), the operation of HMP was stopped (September 2013) by the BSPCB.
- The WMP located at Gaighat was commissioned in October 2008 without load test due to non-availability of work/material in the Division and remained idle since then. Its guarantee period also expired (October 2009) and the full payment of ₹ 27.82 lakh was made to the agency in August 2012.
- The WMP located at Baijnathpur, Saharsa was commissioned in March 2010 without load test as no work was made available by the Division and remained idle since then. The full payment of ₹ 27.82 lakh was also made to the agency in August 2012.

The Engineer-in-Chief-cum-Additional Commissioner-cum-Special Secretary, RCD, Bihar replied (November 2013) that machines were purchased to meet the requirement and final decision to install them at various places was taken by the Department. He further added (November 2014) that as the contractors had their own plants, the departmental plants could not be utilised to its rated capacity. Now steps have been taken to ensure its utilisation.

Thus, the HMPs/WMPs purchased to meet the paucity of plants and to increase the life span of roads remained idle/under-utilised for over six years. The imprudent decision of the Planning Authorisation Committee without ensuring the utilisation of machines resulted in unfruitful expenditure of ₹ 1.34 crore.

117

Total 13nos. (10 under State ownership and three under Central ownership).

INDUSTRY DEPARTMENT

3.14 Creation of additional liability due to non-imposition of risk and cost amount

The Infrastructure Development Authority, Patna failed to invoke risk and cost clause which resulted in imposition of additional burden of ₹ 2.22 crore on the State exchequer.

Clause 14 of the Standard Bidding Document (SBD) Published by the Road Construction Department, Bihar, Patna provides that if the contractor defaults in proceeding with the work with due diligence, the competent authority shall cancel the contract and the incomplete work shall be carried out at the risk and cost of the contractor. Any excess expenditure incurred or to be incurred by Government in completing the works or excess loss or damages suffered by the Government shall be recovered from the moneys due to the contractor on any account or from the contractor himself in accordance with the provisions of the contract.

Test check of records (October 2013) of the Infrastructure Development Authority (IDA), Patna revealed that the work for construction of Laboratory, Principal Residence and Hostel for Girls and Boys etc. for Nalanda College of Engineering at Chandi was administratively approved (June 2008) by the State Government for ₹ 39.84 crore and was technically sanctioned (September 2010) for ₹ 29.34 crore, which was revised for ₹ 31.13 crore (October 2011). The IDA, Patna was made the executing agency for the work. The IDA executed an agreement with M/s IVRCL Infrastructure and Projects Limited (October 2010) for ₹ 31.66 crore for completion of work by June 2012.

Scrutiny further revealed that despite reminders (January 2011 to August 2011) the contractor failed to carry out the work as per time schedule. The IDA, Patna owing to slow and tardy progress of the works and gross negligence of the contractor in completing the works, decided (September 2011) to rescind the contract after execution of the works valuing ₹ 1.15 crore and forfeited the Security Deposit of ₹ 72.50 lakh³⁸. However the IDA, Patna did not invoke the risk and cost clause as stipulated in Clause 14 of SBD and entered into fresh agreement (December 2011) for ₹ 33.46 crore with another contractor to execute the balance work of ₹ 30.51 crore in November 2011. Thus, the failure of the IDA to invoke the risk and cost clause resulted in imposition of additional burden worth ₹ 2.22 crore 39 on the State exchequer.

On this being pointed out (October 2013), the Chief Consultant, IDA Patna stated that due to slow progress of work, the agreement was rescinded after forfeiting Security Deposit of ₹ 72.50 lakh and noted the audit observation for

Earnest Money: ₹63,50,000+ Security Deposit: ₹9,00,619=₹72,50,619, i.e. ₹72.50 lakh.

Rupees 33.46 crore - ₹30.51 crore - ₹0.73 crore = ₹2.22 crore.

future guidance but did not specify the reasons for not invoking risk and cost clause against the contractor.

The reply of the Chief Consultant, IDA Patna was not acceptable as the IDA should have invoked the risk and cost clause against the contractor for gross negligence in completing the works which resulted in putting extra burden on the state exchequer. Besides, the students of Nalanda College of Engineering at Chandi were also deprived of the facilities.

The matter had been reported to the Government (May 2014); despite reminders, their reply had not been received (November 2014).

Patna

The

(PRAVEEN KUMAR SINGH)
Accountant General (Audit), Bihar

Countersigned

New Delhi

The

(SHASHI KANT SHARMA)
Comptroller and Auditor General of India

APPENDICES

APPENDIX-1.1 (Refer: Paragraph 1.7; Page-4)

Statement showing Outstanding Inspection Reports/Paragraphs

(₹ in crore)

	Ge	eneral Sec	ctor	S	ocial Sec	tor	Economic Sector			
Year	No. of	No. of	Amount	No. of	No. of	Amount	No. of	No. of	Amount	
	IRs	Paras		IRs	Paras		IRs	Paras		
2006-07	120	631	744.72	396	2636	18565.00	297	1551	1407.88	
2007-08	86	417	248.85	358	2207	4543.67	255	1216	8583.21	
2008-09	126	425	590.27	464	3019	3758.75	342	1935	2791.53	
2009-10	91	389	369.99	556	3156	6263.36	359	1887	2827.88	
2010-11	86	321	554.24	493	2676	8004.63	262	1326	4951.91	
2011-12	3	15	10.12	83	576	7140.34	83	545	12005.94	
2012-13	51	428	3024.72	458	2941	40650.00	98	714	7355.16	
2013-14	98	766	942.56	139	934	8660.45	72	474	7505.18	
Total	661	3392	6485.47	2947	18145	97586.20	1768	9648	47428.69	

(Source: Information compiled by different sectors of this office)

APPENDIX-1.2 (Refer: Paragraph 1.7; Page-4)

Statement showing various types of irregularities in outstanding paragraphs of Inspection Reports

Year	No. of IRs	Fraud/misappropriation/ embezzlement/ losses detected in audit	Recoveries &instances of Overpayments detected in audit	Violation of contractual obligations and undue favours to contractors	Avoidable/excess expenditure	Wasteful/infructuous expenditure	Expenditure incurred without sanction from competent authority	Diversion of funds from one scheme to another or from one object head to another	Drawal of funds at the fag end of financial year with a view to avoiding lapse of funds	Incurring of expenditure on banned items or items of special nature without approval of competent authority	Purchase of stores/ stock in excess of actual requirements with a view to avoiding lapse of funds	Idle investment/ idle establishment/ blockade of funds	Payment of idle wages to staff	Delays in commissioning of equipment/ idle equipment and consequences owing thereto	Non-achievement of objectives/unfruitful expenditure	Miscellaneous observations	Total paragraphs
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	15	17	18
									10					10	13	1,	10
2006-07	813	129	432	119	133	245	15	188	7	7	23	260	33	11	201	3015	4818
2006-07 2007-08	813 699	129 82	432 257	119 50	133 72	245 209	15 43										
								188	7	7	23	260	33	11	201	3015	4818
2007-08	699	82	257	50	72	209	43	188 136	7	7 14	23 20	260 189	33 38	11 6	201 182	3015 2538	4818 3840
2007-08 2008-09	699 932	82 119	257 333	50 108	72 87	209 323	43 38	188 136 222	7 4 3	7 14 4	23 20	260 189 338	33 38 17	11 6 5	201 182 218	3015 2538 3552	4818 3840 5379
2007-08 2008-09 2009-10	699 932 1006	82 119 155	257 333 303	50 108 171	72 87 143	209 323 315	43 38 48	188 136 222 234	7 4 3	7 14 4 3	23 20 12 1	260 189 338 300	33 38 17 28	11 6 5 21	201 182 218 314	3015 2538 3552 3393	4818 3840 5379 5432
2007-08 2008-09 2009-10 2010-11	699 932 1006 841	82 119 155 57	257 333 303 333	50 108 171 66	72 87 143 87	209 323 315 226	43 38 48 23	188 136 222 234 165	7 4 3 3 1	7 14 4 3 6	23 20 12 1 17	260 189 338 300 258	33 38 17 28 22	11 6 5 21 20	201 182 218 314 252	3015 2538 3552 3393 2790	4818 3840 5379 5432 4323
2007-08 2008-09 2009-10 2010-11 2011-12	699 932 1006 841 169	82 119 155 57 10	257 333 303 333 62	50 108 171 66 51	72 87 143 87 20	209 323 315 226 53	43 38 48 23 7	188 136 222 234 165 26	7 4 3 3 1 2	7 14 4 3 6 0	23 20 12 1 17 4	260 189 338 300 258 71	33 38 17 28 22 5	11 6 5 21 20 2	201 182 218 314 252 78	3015 2538 3552 3393 2790 745	4818 3840 5379 5432 4323 1136

(Source: Information compiled by different sectors of this office)

APPENDIX-1.3

(Refer: Paragraph 1.11; Page-6)

Statement showing status of placement of Separate Audit Reports of Autonomous Bodies in the State Assembly

Sl. No.	Name of Autonomous bodies	Status of entrustment	Rendering of accounts to audit		Issuance of SAR		Date of placement in the Legislature	Remarks
			Year of accounts	Date	Year of accounts	Date		
1	Bihar State Legal Services Authority,	Permanent	2011-12	17/8/2012	2011-12	20/12/2012	Not Communicated by the Department	_
	Patna Patna	Termanent	2012-13	2/8/2014	2012-13	Under Process	-	-
2	Bihar State Housing Board, Patna	Up to 2003-04	2004-05 to 2008-09	22/4/2013	2004-05 to 2008-09	27/8/2014	Not Communicated by the Department	The Audit for the period 2004-05 to 2008-09 was done on the basis of consent letter issued by Urban Development and Housing Department, GoB and SARs were issued
3	Bihar State Khadi and Village industries Board, Patna	Up to 2009-10	2009-10	12/9/2013	2009-10	21/4/2014	Not Communicated by the Department	-
4	Rajendra Agriculture	Up to 2011-12	2010-11	30/3/2012	2010-11	11/11/2014	Not Communicated by the Department	
	University, Pusa, Samastipur	Ορ το 2011-12	2011-12	24/10/2013	2011-12	Under Process	-	-

(Source: Information compiled by different sectors of this office)

APPENDIX – 2.1.1 (Reference: Paragraph- 2.1.7; Page-12)

Statement showing loss of interest

(Amount in ₹)

			(Amount in ₹)		
Year	Period (days)	Interest rate per annum* (in <i>per cent</i>)	Minimum balance during the year	Interest amount	
	1/4/2009 to 12/4/2009 (12)	5.25		10993.29	
	13/4/2009 to 3/5/2009 (21)	5		18322.15	
2009-10	4/5/2009 to 17/5/2009 (14)	4.75		11604.03	
2009 10	18/5/2009 to 14/6/2009 (28)	4.25	6369129.51	20765.11	
	15/6/2009 to 4/10/2009 (112)	4		78174.52	
	5/10/2009 to 8/11/2009 (35)	3.75		22902.69	
	9/11/2009 to 31/10/2010 (143)	3.5		87335.60	
	Sub-total			250097.39	
	1/4/2010 to 16/8/2010 (138)	3.5		135688.07	
2010-11	17/8/2010 to 6/12/2010 (112)	4	10253860.44	125855.60	
	7/12/2010 to 31/3/2011 (115)	5.5		177686.76	
	Sub-total			439230.43	
	1/4/2011 to 11/5/2011(41)	5.5		55501.52	
2011-12	12/5/2011 to 10/7/2011 (60)	6.25	8983617.13	92297.44	
	11/7/2011 to 27/3/2012 (260)	7		447950.22	
	28/3/2012 to 31/3/2012 (04)	8		7876.05	
	Sub-total			603625.23	
	1/4/2012 to 23/4/2012 (23)	8		167657.19	
2012-13	24/4/2012 to 7/6/2012 (45)	7.25	33258084.02	297272.60	
	8/6/2012 to 6/9/2012 (91)	7	33230004.02	580421.90	
	7/9/2012 to 31/3/2013 (206)	6.5		1220070.53	
	Sub-total			2265422.22	
2013-14	1/4/2013 to 18/9/2013 (171)	6.5	46808271.77	1425408.06	
	19/9/2013 to 31/3/2014 (194)	7.5	700002/1.//	1865918.78	
	Sub-total			3291326.84	
				6849702.11	
	Grand total			or say ₹ 68.50 lakh	

*For Fixed Deposits of 90 days duration (Source: Information furnished by the BSPCB)

APPENDIX -2.1.2
(Reference: Paragraph- 2.1.8.1; Page-13)
Statement showing delay in submission of water consumption reports

Sl. No	Name of Unit	Period	No. of Returns	No. of returns furnished	furnisł	returns ned after date	Delay (in months)	No. of notices issued
				on due date	1 to 30 days	More than 30 days		
1	National Thermal Power Corporation, (NTPC) Kahalgaon	4/2009 to 03/2013	48	Nil	46	2	1	Nil
2	Kalyanpur Cement Ltd., Rohtas	9/2010 to 3/2014	43	Nil	43	0	0	Nil
3	Hindustan Coca Cola Beverage Pvt. Ltd., Patna	4/2009 to 11/2012	44	9	35	0	1	Nil
4	United Spirit Ltd., Hathidah	4/2009 to 3/2014	59	6	26	27	1 to 2	Nil
5	Kanti Thermal Power Station, Muzaffarpur	4/2009 to 7/2013	52	Nil	13	39	1 to 10	Nil
6	Barauni Thermal Power Station	4/2009 to 3/2014	57	Nil	52	5	1 to 3	4
7	Indian Oil Corporation, Begusarai	8/2010 to 1/2014	42	Nil	40	2	3 to 4	2
8	Patna Dairy Project, Patna	10/2012 to 3/2014	18	17	1	0	0	Nil
	Total		363	32	256	75	1 to 10	6

(Source: Information furnished by the BSPCB)

APPENDIX -2.1.3 (Reference: Paragraph- 2.1.8.1; Page-13)

Statement showing delay in assessment of water cess

Sl. No	Name of Unit	Period of assessment	No. of returns	No. of assessments within 30 days	No. of assessment beyond 30 days	Delay (in months)
1	NTPC, Kahalgaon	4/2009 to 3/2013	48	29	19	1 to 2
2	Kalyanpur Cement Ltd.	9/2010 to 3/2014	43	22	21	1 to 4
3	Hindustan Coca Cola Beverage Pvt. Ltd., Patna	4/2009 to 11/2012	44	18	26	1 to 2
4	United Sprit Ltd., Hathidah	4/2009 to 3/2014	59	37	22	1 to 3
5	Kanti Thermal Power Station, Muzaffarpur	4/2009 to 7/2013	52	35	17	1 to 7
6	Barauni Thermal Power Station	4/2009 to 3/2014	57	27	30	1 to 7
7	Indian Oil Corporation Begusarai	8/2010 to 1/2014	42	17	25	1 to 3
8	Patna Dairy Project, Patna	10/2012 to 3/2014	18	7	11	1 to 3
	Total		363	192	171	1 to 7

(Source: Information furnished by the BSPCB)

APPENDIX -2.1.4

(Reference: Paragraph- 2.1.8.2; Page-13)

$Statement\ showing\ non-realisation\ of\ arrears\ of\ water\ cess$

(₹ in lakh)

Sl.	Name of the	Assessed	Asses	sed amoun	year	Total	Total		
No.	Municipal Corporation	amount up to 2009	2009-10	2010-11	2011-12	2012-13	2013-14	amount during 2009-14	amount upto March 2014
1.	Ara	2.31	1.16	1.16	1.16	1.16	1.16	5.80	8.11
2.	Begusarai	0.00	0.00	0.00	1.10	1.10	1.10	3.30	3.30
3.	Bhagalpur	8.02	0.00	0.00	0.00	0.00	0.00	0.00	8.02
4.	Darbhanga	4.87	0.83	0.83	0.83	0.83	0.83	4.15	9.02
5.	Gaya	25.75	2.02	2.02	2.02	2.02	2.02	10.10	35.85
6.	Katihar	2.10	1.05	1.05	1.05	1.05	1.05	5.25	7.35
7.	Munger	15.68	0.00	0.00	0.00	0.00	0.00	0.00	15.68
8.	Muzaffarpur	33.85	0.00	0.00	0.00	0.00	0.00	0.00	33.85
9.	Nalanda	0.00	0.00	0.00	1.29	1.29	1.29	3.87	3.87
10.	Patna	598.11	28.64	28.65	28.73	28.65	28.65	143.32	741.43
11.	Purnea	0.00	0.00	0.00	1.22	1.22	1.22	3.66	3.66
	Total	690.69	33.70	33.71	37.40	37.32	37.32	179.45	870.14

(Source: Information furnished by the BSPCB)

APPENDIX – 2.1.5 (Reference: Paragraph- 2.1.9.2; Page-14)

Statement showing delay in issue of consents

Sl. No.	Name of industries	No. of Cases	Date of application	Air/ Water Acts	Date of issue of consent	Actual time taken in grant of consent
1.	M/s Lakshmi Chemicals,	1.	9/11/2011	Air	4/5/2012	05 Months 25 days
	Fatuha, Patna	2.	16/2/2012	Air	2/5/2013	14 Months 16 days
2	M/s Chitwan Blenders and	3.	29/11/2008	Water	24/11/2009	11 Months 26 days
	Bottlers Pvt. Ltd, Danapur, Patna	4.	29/12/2008	Air	24/11/2009	10 Months 26 days
		5.	31/12/2009	Air	23/6/2010	05 Months 24 days
3	M/s Centuff Safety Glass	6.	26/9/2008	Air	8/5/2009	07 Months 13 days
	Industry Pvt. Ltd., Patna	7.	9/9/2011	Air	2/7/2012	09 Months 24 days
		8.	27/7/2012	Air	29/11/2012	04 Months 03 days
		9.	9/9/2011	Water	2/7/2012	09 Months 24 days
		10.	27/7/2012	Water	29/11/2012	04 Months 03 days
4	M/s Rathi Laboratories	11.	29/6/2009	Water	18/12/2009	05 Months 20 days
	(Hindustan) Pvt. Ltd, Patna	12.	1/8/2011	Water	15/3/2012	07 Months 15 days
		13.	29/6/2009	Air	18/12/2009	05 Months 20 days
		14.	1/8/2011	Air	15/3/2012	07 Months 15 days
5	M/s Bihar Bone Crusher Ibrahimpur, Patna	15.	3/1/2012	Air	19/6/2012	05 Months 17 days
6	M/s Umang Steel Pvt. Ltd.,	16.	2/3/2009	Air	4/9/2009	06 Months 03 days
	Patna	17.	27/2/2010	Air	3/12/2010	09 Months 07 days
		18.	2/3/2009	Water	4/9/2009	06 Months 03 days
		19.	27/2/2010	Water	3/12/2010	09 Months 07 days
7	M/s Hindustan Krishi Rasayan 2 nd Phase, Patna	20.	9/7/2009	Air	11/12/2009	05 Months 03 days
8	M/s Rahul Traders, Daud	21.	18/3/2010	Air	31/8/2010	05 Months 14 days
	Nagar, Auranbad	22.	11/4/2011	Air	10/10/2011	06 Months
		23.	11/4/2013	Air	29/8/2013	04 Months 19 days
9	M/s Pinex Steel Industries Pvt.	24.	27/2/2009	Water	27/8/2009	06 Months 01 day
	Ltd., Patna	25.	15/2/2010	Water	20/9/2010	07 Months 06 days
		26.	6/2/2013	Water	5/8/2013	06 Months
		27.	27/2/2009	Air	27/8/2009	06 Months 01 day

Sl. No.	Name of industries	No. of Cases	Date of application	Air/ Water Acts	Date of issue of consent	Actual time taken in grant of consent
		28.	15/2/2010	Air	20/9/2010	07 Months 06 days
		29.	2/12/2011	Air	1/8/2012	08 Months
		30.	6/2/2013	Air	5/8/2013	06 Months
10	M/s Shiv Domestic Coke (P)	31.	18/11/2008	Air	7/4/2009	04 Months 21 days
	Ltd., Patna	32.	25/3/2009	Air	3/5/2010	13 Months 09 days
		33.	17/1/2013	Air	6/11/2013	09 Months 21 days
11	M/s Indian Railway Catering	34.	23/5/2008	Air	6/2/2009	08 Months 15 days
	& Tourism Corpn. Ltd., Patna	35.	8/7/2011	Air	17/1/2012	06 Months 10 days
		36.	16/8/2012	Air	7/2/2014	17 Months 23 days
12	M/s Dhirendra Stone Works, Rohtas	37.	5/6/2009	Air	27/11/2009	05 Months 23 days
13	M/s Baba Bhole Stone Chips, Rohtas	38.	30/12/2008	Air	16/6/2009	05 Months 18 days
14	M/s Ramky Infrastructure Ltd., Nalanda	39.	9/4/2013	Air	3/12/2013	07 Months 25 days
15	M/s Vivek Stone Works,	40.	26/12/2008	Air	13/5/2009	04 Months 18 days
	Rudrapura, Rohtas	41.	7/3/2011	Air	18/10/2011	07 Months 12 days
16	M/s Hebe Ispat, Patna	42.	15/4/2009	Water	18/8/2009	04 Months 04 days
		43.	26/3/2009	Air	18/8/2009	04 Months 24 days
		44.	8/1/2010	Air	27/8/2010	07 Months 20 days
		45.	27/2/2013	Air	14/8/2013	05 Months 19 days
17	M/s V.K. Marka Int. Udyog, Chaprang, Kaimur	46.	15/3/2010	Air	31/1/2011	10 Months 16 days
18	M/s V.K. Int. Udyog,	47.	16/3/2010	Air	18/10/2010	07 Months 03 days
	Panjraon, Kaimur	48.	2/2/2012	Air	4/7/2012	05 Months 03 days
		49.	23/1/2013	Air	29/8/2013	07 Months 07 days
19	M/s Ramky Infrastructure Ltd., Bailey Road, Patna	50.	9/4/2013	Air	31/12/2013	08 Months 23 days

APPENDIX -2.1.6

(Reference: Paragraph- 2.1.12.1; Page-19)

Statement showing status of compliance criteria adopted by the municipal authorities of the State during 2009-14

Year	No. of Local		ection MSW	_	egation MSW	Stora MS	ige of SW	Proce of M	essing ISW	Dispo MS	osal of SW	Site Identifi
	Bodies	Mu	o. of nicipal horities	Mun	o. of nicipal orities	Mun	. of icipal orities	Muni	. of icipal orities	Mun	. of icipal orities	ed for disposal as per Rule
		C	NC	C	NC	C	NC	C	NC	C	NC	
2009-10	122	55	67	0	122	0	122	0	122	0	122	2
2010-11	140	55	85	0	140	0	140	0	140	0	140	2
2011-12	140	55	85	0	140	0	140	0	140	0	140	3
2012-13	140	NA	NA	0	140	0	140	0	140	0	140	1
2013-14	140	NA	NA	0	140	0	140	0	140	0	140	1

(C: Complied the criteria, NC: Not complied the criteria)

(Source: Information furnished by the BSPCB)

APPENDIX – 2.1.7 (Reference: Paragraph- 2.1.15.2; Page-23) Statement showing list of equipment available with Central Laboratory, Patna

Sl. No.	List of equipment/ instruments	Status
1.	Analytical Balance	Operational
2.	Atomic Absorption Spectrophotometer	Out of order
3.	Autoclave	Operational
4.	Bacteriological Incubator	Operational
5.	BOD Incubator	Operational
6.	CO Analyser	To be operational
7.	COD Digestion Apparatus	Operational
8.	Cold Room	Operational
9.	Computer with printers	Operational
10.	Conductivity Meter	Operational
11.	Flame Photometer	Operational
12.	GC-MS	To be operational
13.	Glass Distillation Assembly	Operational
14.	Hot Air Oven	Operational
15.	Magnetic Stirrer	Operational
16.	Microwave Digester	Operational
17.	Muffle Furnace	Operational
18.	Noise Level Meter	Operational
19.	Ozone Analyser	To be operational
20.	PM _{2.5} Monitor	To be operational
21.	Refrigerator	Operational
22.	Respirable Dust Samplers	Operational
23.	Spectrophotometer	Operational
24.	TOC Analyser	To be operational
25.	Turbidity Meter	Out of order
26.	Water bath	Operational
27.	Wind Monitor	To be operational

(Source: Information furnished by the BSPCB)

APPENDIX - 2.1.8

(Reference: Paragraph- 2.1.15.2; Page-23)

Statement showing list of equipment required for Water/waste water analysis as per Appendix – B of Guidelines for Recognition of Environmental Laboratories under the Environment (Protection) Act, 1986

Sl. No.	List of equipment	Availability (Yes/No)
1.	Ice Box	No
2.	Filtration assembly	No
3.	Heating Mantle	No
4.	Stop watch	No
5.	Hot air oven	Yes
6.	Hot plate	No
7.	Muffle furnace	Yes
8.	Standard weight	No
9.	Water bath	Yes
10.	Thermometer	No
11.	Refrigerator/s big size	Yes
12.	Autoclave	Yes
13.	Bottom sampler	No
14.	BOD Incubator	Yes
15.	Centrifuge	No
16.	Aquarium for bioassay test	No
17.	COD Digester with aluminium heating blocks	Yes
18.	Colony Counter	No
19.	Depth Sampler	No
20.	Digester with condensers	No
21.	Digestion chamber	No
22.	Dissolved oxygen sampler	No
23.	Flocculator (Jar testing apparatus)	No
24.	Flow meter	No
25.	Incubator for bacteriological test	No
26.	Laminar flow	No
27.	Magnetic Stirrer with hot plate	Yes
28.	Mechanical Shaker	No
29.	Microwave digester	Yes
30.	TKN Analyser semi automatic with aluminium	No
	block digester	
31.	Ultrasonic water bath	No
32.	Vacuum pump	No
33.	Water purification/distillation assembly	No
34.	Ekman Dredge	No
35.	Water sampler	No
36.	Oil & Grease sampler	No
37.	Water Testing kit	No
38.	Chloroscope for residual chlorine	No

(Source: Guidelines of the CPCB)

Statement showing list of Instruments required for Water/waste water analysis as per Appendix –D (a) of Guidelines

Sl. No.	List of Instruments	Availability (Yes/No)
1.	Analytical Balance	Yes
2.	Conductivity Meter	Yes
3.	Dissolved oxygen meter	No
4.	pH Meter with combined glass electrode	No
5.	Turbidity meter	Yes (out of order)
6.	Alpha/Beta Radioactivity Counter	No
7.	Atomic Absorption Spectrophotometer (Flame) with cathode lamps	Yes (out of order)
8.	Atomic Absorption Spectrophotometer with Graphite Furnace and Hydride Generation System	No
9.	Organic Halogen Analyser (AOX/TOX)	No
10.	Binocular Microscope	No
11.	Flame Photometer	Yes
12.	Gas Chromatograph	No
13.	Gas Chromatograph with Mass Spectrometer (GC-MS)	Yes
14.	High Pressure Liquid Chromatograph	No
15.	Ion Chromatograph	No
16.	Inductively Coupled Plasma (ICP) Spectrometer	No
17.	Mercury Analyser Digital	No
18.	Portable Analyser Kit (DO, pH, Temp. Cond.)	No
19.	Precision Balance weighing up to 1 mg (water / air)	No
20.	Rotary Evaporator	No
21.	Spectrophotometer (Visible) or Ultraviolet & visible	Yes
22.	Specific Ion Meter	No
23.	Stereo Microscope	No
24.	Total Organic Carbon Analyser	Yes (Not yet operational)

(Source: Guidelines of the CPCB)

Statement showing list of specific equipment/instruments required for Hazardous Waste analysis as per Appendix –D (b) of Guidelines

Sl. No.	List of equipment/instruments	Availability (Yes/No)
1.	Bomb colorimeter	No
2.	Elemental analyser	No
3.	Flash point apparatus	No
4.	Moisture content meter	No
5.	Rotary evaporator	No
6.	Toxicity characteristic leaching procedure extractor	No
7.	Toxic Gas analyser	No
8.	X-ray fluorescence (XRF) Spectrometer	No
9.	Zero head space extractor (ZHE)	No

(Source: Guidelines of the CPCB)

Statement showing list of equipment/instruments required for Air analysis as per Appendix –G of Guidelines

Sl. No.	List of equipments/instruments	Availability (Yes/No)
1.	BTX analyser (PID/FID detector)	No
2.	BTX calibrator	No
3.	Charcoal Tubes	No
4.	CO Analyser (Non-dispensive Infrared Principle)	Yes
5.	Detector Tubes with Pump of different pollutants	No
6.	Dust analyser (Beta Attenuation/TOEN)	No
7.	Exhaust CO/HC analyser	No
8.	Flue gas analyser	No
9.	Gas Chromatograph with Air sampling port, FID & PFPD detectors	No
10.	Handy sampler for gaseous monitoring	No
11.	High Volume sampler with flow controller (4)	No
12.	Low flow pump	No
13.	Meteorological sensors with mast (WS, WD, Temp., Humidity)	No
14.	Micro balance (Readability 1 μg)	No
15.	Multi calibration system	No
16.	Multi channel recorder	No
17.	Multi calibration kit (portable)	No
18.	Noise level meter	Yes
19.	NO-NO2-Nox Analyser (Chemiluminescence based)	No
20.	Ozone analyser (Ultraviolet)	Yes (to be operational)
21.	Permeation tubes for calibration	No
22.	RSPM sampler with flow controller/brush less motor + calibration kit	Yes
23.	Smoke density meter	No
24.	SO2 Analyser (Pulsed Fluorescence based)	No
25.	Soap bubble meter	No
26.	Stack monitoring kit with High Temp. Probes	No
27.	Toddler Bags	No
28.	Wet gas meter	No

(Source: Guidelines of the CPCB)

APPENDIX – 2.1.9
(Reference: Paragraph- 2.1.17; Page-24)
Statement showing sanctioned strength and men-in-position of the BSPCB

Sl. No.	Name of Post	Sanctioned Strength	Men-in- Position	Vacancies
1.	Chairman	1	1	0
2.	Member Secretary	1	1	0
3.	Sr. Environmental Engineer	1	0	1
4.	Environmental Engineer	3	0	3
5.	Assistant Environmental Engineer	16	6	10
6.	Junior Environmental Engineer	18	5	13
7.	Deputy Analyst	1	0	1
8.	Administrative Officer	1	0	1
9.	Section Officer	2	0	2
10.	Senior Law Officer	1	1	0
11.	Public Relation Officer	1	0	1
12.	Budget and Accounts Officer	1	0	1
13.	Scientist	2	2	0
14.	Accountant	2	1	1
15.	Accounts Clerk	3	3	0
16.	Steno II	9	2	7
17.	Draughtsman	1	0	1
18.	Tracer	1	1	0
19.	Clerk-cum-Typist and Routine Clerk	5	0	5
20.	Lower Division Clerk	8	0	8
21.	Upper Division Clerk	5	5	0
22.	Peon and Night Guard	22	22	0
23.	Assistant Scientific Officer (ASO)	9	3	6
24.	Junior Scientific Assistant (JSA)	7	0	7
25.	Laboratory Assistant	6	1	5
26.	Assistant	17	4	13
27.	Sample Taker	14	2	12
28.	Electrician cum Operator	1	0	1
29.	Instrument Mechanic	1	1	0
30.	Research Assistant	3	3	0
31.	Driver	7	7	0
32.	Scientific Assistant	1	1	0
33.	Lab Attendant	1	1	0
34.	Receptionist	1	0	1
35.	Field Assistant cum Technician	18	0	18
36.	Sweeper	1	0	1
37.	Data Entry Operator	1	0	1
	Total	193	73	120

(Source: Information furnished by the BSPCB)

APPENDIX- 2.2.1 (Refer: Paragraph 2.2.6.2, Page-29)

Statement regarding Take Home Ration given to over-aged girls during 2011-14

Sl. No.	Name of district	Name of CDPO	Number of over-aged girl
		1. Aurangabad	21
		2. Daudnagar	14
1	Aurangabad	3. Haspura	18
		4. Madanpur	14
		5. Rafiganj	27
		6. Barachatti	9
		7. Belaganj	3
2	Gaya	8. Dobhi	15
2	Guyu	9. Gaya Rural	13
		10. Gaya Sadar	4
		11. Tikari	15
		12. Barari	5
	Katihar	13. Kadwa	14
3		14. Kodha	12
		15. Manihari	16
		16. Pranpur	36
		17. Bahadurganj	35
4	Kishanganj	18. Dighalbank	4
		19. Kishanganj Sadar	18
		20. Bajpatti	13
		21. Belsand	17
		22. Dumra Gramin	6
5	Sitamarhi	23. Dumra Sadar	4
		24. Nanpur	14
		25. Pupri	20
		26. Runnisaidpur	29
		27. Bariya	56
		28. Chanpatiya	55
6	West Champaran	29. Majhauliya	13
		30. Narkatiaganj	45
		31. Yogapatti	6
Total			571

(Source: Information provided by the concerned CDPOs)

APPENDIX- 2.2.2

(Refer: Paragraph 2.2.6.1, Page-29)

Statement regarding Take Home Ration given to school going girls in the age group of 11 to 14 years during 2011-14

Sl. No.	Name of district	Name of CDPO	Number of school going girls in the age group of 11 to 14 years
1	Aurangabad	1.Daudnagar	7
1	Aurangabau	2. Rafiganj	11
2	Katihar	3. Barari	3
		4. Kadwa	3
3	Kishanganj	5. Bahadurganj	3
3		6. Dighal bank	4
4	Sitamarhi	7. Belsand	3
4		8. Runnisaidpur	7
5	West Champaran	9. Bairiya	11
	Total	9	52

(Source: Information provided by the concerned CDPOs)

APPENDIX-2.2.3 (Refer: Paragraph 2.2.7, Page-31)

Statement showing funds allotted to CDPOs in excess of actual requirement during 2013-14

(Amount in ₹)

			Require	ment of Funds			
SI. No.	District	Name of CDPO	No. of benefici aries	Requirement of funds (No. of beneficiary X 125 X 12)	Allotment	Excess allotment	Surrender
		1. Parihar	9225	13837500	20293756	6456256	8523136
		2, Sonbarsa	8372	12558000	13840511	1282511	6603496
1	Sitamarhi	3. Dumara, Gramin 8370 12	12555000	25142769	12587769	8173125	
		4. Pupri	5364	8046000	10147261	2101261	3789511
2	Aurangabad	5. Kutumba	9717	14575500	14886832	311332	1532640
3	Katihar	6. Kadwa	13867	20800500	21430174	629674	9010174
4	C	7. Atri	2905	4357500	4971046	613546	3983046
4	Gaya	8. Paraiya	5088	7632000	9446503	1814503	4512628
-	West	9. Sikta	6322	9483000	12562939	3079939	1746639
5	Champaran	10.Bettiah	6965	10447500	11318358	870858	7286358
	Total			114292500	144040149	29747649	55160753

(Source: Information provided by the Director ICDS)

APPENDIX-2.3.1 (Refer: Paragraph -2.3.2; Pag-41)

Statement showing list of Museums in Bihar

Sl. No	Name of Museum
1.	Babu Kunwar Singh Smriti Museum, Jagdishpur
2.	Begusarai Museum, Begusarai
3.	Bettiah Museum, Bettiah
4.	Bhagalpur Museum, Bhagalpur
5.	Biharsharif Museum, Bihaharsharif
6.	Chandradhari Museum, Darbhanga
7.	Chandra Shekhar Singh Museum, Jamui
8.	Chapra Museum, Chapra
9.	Deep Narayan Singh Museum, Hajipur
10.	Gandhi Museum, Vitiharwa
11.	Gaya Museum, Gaya
12.	Jan Nayak Karpoori Thakur Smriti Museum, Patna
13.	Lakhisarai Museum, Lakhisarai
14.	Mithila Lalit Museum, Saurath; Madhubani
15.	M.L.Singh Museum, Darbhanga
16.	Naradah Museum, Nawada
17.	Patna Museusm, Patna
18.	Ramchandra Shahi Museum, Muzaffarpur
19.	Sitaram Upadhyay Museum, Buxar

APPENDIX-2.3.2 (Refer: Paragraph -2.3.5; Page-42)

Statement of protected Monuments and Archaeological sites (test checked)

SI. No	Name of Monuments/ Archaeological sites	Name of District
01	Golghar	Patna
02	Agam Kuan, Gulzarbag, Patna city	Patna
03	Begu Hazzam Ki Maszid, Gulzarbag, Patna City	Patna
04	Jain Mandir, Kamaldah, Gulzarbagh, Patna City	Patna
05	Dorukhi Pratima, Kankar Bagh, patna	Patna
06	Chhoti Patandevi, Patna City	Patna
07	Kheri Archaeology site, Shahkund	Bhagalpur
08	Mahmud Shah ka makbara, Kahalgaon	Bhagalpur
09	Chousa Gardh, Nasratpur	Buxar
10	Ramshila Parwat, Gaya	Gaya
11	Pretshila Parwat, Chamdi, Chiraiya Road, Bahadur Bigha	Gaya
12	Vishnu Pad mandir, Gaya	Gaya
13	Brahmyoni Paharh, Gaya	Gaya
14	Chirand	Saran
15	Apsadh Gadh and Varah Pratima	Nawada
16	Parvati Paharhi	Nawada
17	Ahilya Sthan	Darbhanga
18	Telhara, Ekangarsarai	Nalanda

(Source: Information provided by the Directorate of Archaeology)

APPENDIX-2.3.3 (Refer: Paragraph -2.3.6; Page-43) Statement showing budget provisions, expenditure and savings during 2009-14

(₹ in crore)

	Directorate of Archaeology											
Year	Bud	Budget provision			Expenditure			Savings			Savings in percentage	
	Non Plan	Plan	Total	Non Plan	Plan	Total	Non Plan	Plan	Total	Non Plan	Plan	
2009-10	1.35	0.50	1.85	0.90	0.26	1.16	0.45	0.24	0.69	33	48	
2010-11	1.32	3.60	4.92	1.10	3.10	4.20	0.22	0.50	0.72	17	14	
2011-12	1.33	3.10	4.43	1.05	2.43	3.48	0.28	0.67	0.95	21	22	
2012-13	1.71	4.00	5.71	1.31	2.93	4.24	0.40	1.07	1.47	23	27	
2013-14	1.74	8.00	9.74	1.20	5.05	6.25	0.54	2.95	3.49	31	37	
Total	7.45	19.20	26.65	5.56	13.77	19.33	1.89	5.43	7.32	25	28	
				Dire	ctorate o	f Museu	m					
2009-10	5.90	1.00	6.90	4.83	0.96	5.79	1.07	0.04	1.11	18	04	
2010-11	6.28	2.20	8.48	4.75	0.65	5.40	1.53	1.55	3.08	24	70	
2011-12	7.24	5.65	12.89	5.90	4.30	10.20	1.34	1.35	2.68	19	24	
2012-13	8.54	13.35	21.89	6.33	11.68	18.01	2.21	1.67	3.88	26	13	
2013-14	9.52	18.00	27.52	6.12	16.11	22.23	3.40	1.89	5.29	36	11	
Total	37.48	40.20	77.68	27.93	33.70	61.63	9.55	6.50	16.05	25	16	

(Source:- Information / Statements furnished by the Directorates)

APPENDIX-2.3.4 (Refer: Paragraph -2.3.6; Page-43) Statement of surrender and lapsed amount during the year 2009-14

(₹ in lakh)

	Directora	te of Archaeology	(\ in tunn)
Year	Date of Surrender	Lapsed amount	
2009-10	-	0	69.18
2010-11	-	0	72.43
2011-12	31 March 2012	87.17	7.39
2012-13	31 March 2013	146.99	0.21
2013-14	31 March 2014	348.03	0.17
	Directo	rate of Museum	
2009-10	-	0	110.93
2010-11	-	0	308.36
2011-12	31 March 2012	152.03	116.42
2012-13	31 March 2013	387.05	0.79
2013-14	31 March 2014	527.89	1.00
	Total	1649.16	686.88

(Source:- Information furnished by the concerned Directorates)

APPENDIX-2.3.5 (Refer: Paragraph- 2.3.7.2; Page-46) Statement of excavation proposals denied by the ASI

Sl. No.	Year	Details of proposals	Reasons for denying license
1	2009-10	(1) Archaeological excavation at Hariharnath Mandir, Sonepur (Saran)	Report of the previous year was not submitted.
2	2010-11	(1) Archaeological excavation Chirand (Saran)	Objectives not clear, it was a centrally protected site, excavator was a retired person and Bio-data of the excavator not submitted.
		(2) Archaeological excavation Chausa (Buxar)	Clarification for preservation of antiquities was not provided, aims and objectives not clear.
		(3) Archaeological excavation Sikaligarh (Purnea)	Proposal of Director did not qualify
3	2011-12	(1) Archaeological excavation Sikaligarh(Purnea)	Clarification was not provided for preservation of antiquities.
		(2) Archaeological excavation Kutumba (Aurangabad)	Clarification was not provided for preservation of antiquities.

(Source:- Information furnished by the Directorate of Archaeology)

APPENDIX-2.3.6 (Refer: Paragraph -2.3.8; Page-46) Statement of protected Monuments and Archaeological sites in the State

Sl.	Name of Monuments/ Archaeological sites	Name of
No.	Name of Wondinents/ Archaeological sites	District
01	Golghar	Patna
02	Agam Kuan, Gulzarbag, Patna city	Patna
03	Begu Hazzam Ki Maszid, Gulzarbag, Patna City	Patna
03		Patna
	Jain Mandir, Kamaldah, Gulzarbagh Patna City	
05	Dorukhi Pratima, Kankar Bagh, Patna	Patna
06	Chhoti Patandevi, Patna City	Patna
07	Alawal Khan Ka Makabra, Sasaram	Sasaram,
00	C M 1 1 M. 1 M. 1 M. 1 1.	Rohtash
08	Surj Mandir, kandaha Mahwara Maharshi,	Sarasha
00	Saharsa	NA CC
09	Katra Gardh	Muzaffarpur
10	Nepali Mandir, Hazipur	Vaishali
11	Kheri Archaeology site, Shahkund	Bhagalpur
12	Mahmud Shah ka makbara, Kahalgaon	Bhagalpur
13	Jalalgardh Kila, Kasba	Purnea
14	Ara House, Maharaja College Compound	Ara
15	Chousa Gardh, Nasratpur	Buxar
16	Daud Khan Ka Kila, Daud nagar, Aurangabad	Aurangabad
17	Ramshila Parwat Gaya	Gaya
18	Pretshila Parwat, Chamdi, Chiraiya Road,	Gaya
	Bahadur Bigha	
19	Vishnu Pad mandir, Gaya	Gaya
20	Brahmyoni Paharh, Gaya	Gaya
21	Hazarimal Dharmshala, Bettiah	West
		Champaran
22	Mira Bigha	Jahanabad
23	Veer Kuanwar Singh Janmsthali	Bhojpur
24	Jami Masjid, Pathar Ki masjid, Hazipur	Vaishali
25	Masahi, Kaimur	Kaimur
26	Munger Kila	Munger
27	Chirand	Saran
28	Taradih, Mastipur, Bodhgaya	Gaya
29	Nishan Singh Shahid Smarak Sthal and Kabristan,	Rohtash
	Sasaram	
30	Apsadh Gadh and Varah Pratima	Nawada
31	Parvati Paharhi	Nawada
32	Birth Place of George Aurwel	Motihari
33	Tekari Kila	Gaya
34	Ahilya Sthan	Darbhanga
35	Sofa Mandir, Gounaha	West
		Champaran
36	Telhara, Ekangarsarai	Nalanda

(Source:- Information furnished by concerned Directorates)

APPENDIX-2.3.7

(Refer: Paragraph -2.3.10; Page-49)

Statement of Sanctioned strength and men-in-position

SI. No.	Post	Sanctioned Strength as on 31 October 2014	Men- in- position as on 31 October 2014	Vacancy	Percentage of vacancy					
Directorate of Archaeology										
1	Director	1	0	1	100					
2	Exploration and Excavation Officer	1	1	0	0					
3	Conservation Officer	1	0	1	100					
4	Assistant Director (Conservation)	1	0	1	100					
5	Assistant Engineer	1	1	0	0					
6	Sr. Technical Assistant	5	2	3	60					
7	Junior Engineer	1	1	0	0					
8	Sr. Draftsman	1	0	1	100					
9	Draftsman cum Surveyor	4	0	4	100					
10	Chemical Assistant	1	0	1	100					
11	Photographer	1	0	1	100					
12	Others	37	19	18	49					
	Total	55	24	31	56					
	Dir	ectorate of M	Iuseum							
1	Director	1	-	1	100					
2	Additional Director	1	0	1	100					
3	Regional Deputy Director	1	0	1	100					
4	Curator	20	7	13	65					
5	Chemist	1	0	1	100					
6	Security Officer	1	0	1	100					
7	Gallery Assistant	16	8	8	50					
8	Sr. Chemical Assistant / Chemical Assistant	5	2	3	60					
9	Photographer	3	1	2	67					
10	Others	185	89	96	52					
	Total	234	107	127	54					

(Source:- Information furnished by the concerned Directorates)

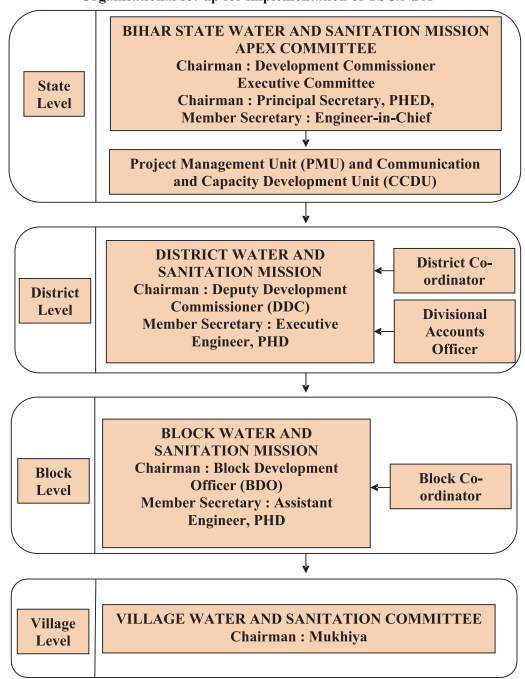
APPENDIX-2.3.8 (Refer: Paragraph -2.3.11.1; Page-50) Statement of missing information in Antiquities Register

SI. No.	Name of museum	Total no. of antiqu ities	Related period (not entered in register)	Place of acquisition (not entered in register)	Donor's name (not entered in register)	Date of receipt (not entered in register)	Measure ment (not entered in register)	Location (not entered in register)
1	Sitaram Upadhyay Museum, Buxar	814	814	252	314	167	339	-
2	Ramchandra Sahi museum, Muzaffarpur	14617	-	940	-	-	-	940
3	Bhagalpur museum, Bhagalpur	740	370	370	370	370	370	370
4	Chandra Shekhar Singh Museum, Jamui	178	-	-	178	-	-	178
5	Naradah Museum, Nawada	2032	360	1068	-	-	-	-
6	Gaya Museum, Gaya	2067	1214	830	1201	324	-	-

(Source: - Information furnished by concerned Museums)

APPENDIX – 2.4.1

(Refer: Paragraph- 2.4.2; Page-53)
Organisational set-up for implementation of TSC/NBA



(Source: Information furnished by the BSWSM)

APPENDIX – 2.4.2
(Refer Paragraph- 2.4.6.1; Page-55)
Sanctioned Strength and men-in-position as on 31 March 2014

		Sanctioned	Men-in-		Percentage
SWSM	Name of the Post	Strength	position	Vacancy	of vacancy
PMU	Director	1	1	0	
	Asstt. Director	2	0	2	
	Junior Engineer	3	1	2	
	Office Assistant	2	1	1	
	Capacity Building Consultant	1	0	1	
	IEC consultant	1	0	1	
	SSHE Consultant	1	0	1	
	Accountant -Cum-Cashier	1	1	0	
	Data entry Operator	2	1	1	
CCDU	Director	1	1	0	
	HRD Consultant	1	1	0	
	Communication Consultant	1	1	0	
	Social Mobilisation	1	0	1	
	Data entry Operator	2	1	1	
	Total	20	9	11	55
	DWSC of 13 t	est Checked D	istrict		
	IEC consultant	13	0	13	
	MIS Consultant	13	0	13	
	HRD Consultant	13	0	13	
	Hydro Geologist Consultant	13	0	13	
	Sanitation and Hygiene				
	Consultant	13	0	13	
	District Co-ordinator	13	9	4	
	Block Co-ordinator	204	136	68	
	Cluster Co-ordinator	481	0	481	
	Total	763	145	618	81

(Source: Information furnished by the BSWSM and DWSC)

APPENDIX – 2.4.3 (Refer: Paragraph- 2.4. 6.4; Page-56) Statement showing target and achievement for APL and BPL households

				A	APL						
Sl.	Name of	201	1-12		2012-13			2013-14			
No.	district										
		Target	Achiev-	Target	Achiev-	Percen-	Target	Achiev-	Percen-		
			ement		ement	tage of		ement	tage of		
						target			target		
						against			against		
						previous			previous		
						year achieve-			year achieve-		
						ment			ment		
1	Bhojpur	8815	6089	13000	8280	213	12498	1434	151		
1	Впојраг	0015	(69)	15000	(64)	215	12190	(11)	131		
2	Darbhanga	24600	7078	16500	12082	233	1850	0	15		
			(29)		(73)			(0)			
3	Katihar	11838	762	12900	9474	1693	15000	2736	158		
			(6)		(73)			(18)			
4	Gaya	8316	7909	15000	5749	190	11494	1621	200		
			(95)		(38)			(14)			
5	Munger	3953	509	6000	1091	1179	6000	143	550		
	2.5	46004	(13)	27101	(18)	265	26722	(2)	=2.1		
6	Muzaffarpur	46891	6878	25104	3678	365	26532	148	721		
7	Nawada	5485	(15)	6300	(15)	231	10000	(1)	951		
/	Nawada	3483	2726 (50)	0300	1051 (17)	231	10000	(11)	931		
8	Patna	15525	5231	12000	8291	229	16380	6066	198		
0	1 atma	13323	(34)	12000	(69)	22)	10300	(37)	170		
9	Saharsa	12036	2316	8900	1400	384	10000	1247	714		
			(19)		(16)			(12)			
10	Sitamarhi	25000	2594	11400	4535	439	12095	1725	267		
			(10)		(40)			(14)			
11	West	11600	2058	11600	8004	564	13000	5745	162		
	Champaran		(18)		(69)			(44)			
	Range					190 to			15 to		
						1693			951		

				I	BPL					
Sl.	Name of	201	1-12		2012-13			2013-14		
No.	district									
		Target	Achiev-	Target	Achiev-	Percen-	Target	Achiev-	Percen-	
			ement		ement	tage of		ement	tage of	
						target			target	
						against			against	
						previous			previous	
						year achieve-			year achieve-	
						ment			ment	
1	Bhojpur	20379	13477	22500	12792	167	21200	1299	166	
1	Бпојраг	20377	(66)	22300	(57)	107	21200	(6)	100	
2	Darbhanga	52776	32000	44000	22583	138	35000	2255	155	
			(61)		(51)			(6)		
3	Katihar	20924	6395	23000	19123	360	25000	4177	131	
			(31)		(83)			(17)		
4	Gaya	39503	17095	30000	9915	175	28616	4670	289	
			(43)		(33)			(16)		
5	Munger	12233	1859	15000	4762	807	12000	1710	252	
	3.4 CC	1.627.4	(15)	22204	(32)	100	11670	(14)	107	
6	Muzaffarpur	16374	21699 (133)	23394	11128	108	11673	1145	105	
7	Nawada	22516	16730	22500	(48) 4164	134	20300	(10)	488	
	Nawaua	22310	(74)	22300	(19)	154	20300	(11)	400	
8	Patna	18626	13613	30000	17973	220	21355	7450	119	
			(73)		(60)			(35)		
9	Saharsa	7744	10491	13800	11424	132	14000	972	123	
			(135)		(83)			(7)		
10	Sitamarhi	65000	3691	29000	9153	786	27745	7706	303	
			(6)		(32)			(28)		
11	West	28100	6528	28100	17691	430	26000	12803	147	
	Champaran		(23)		(63)	100		(49)	40.7	
	Range					108 to			105 to	
		. 7.				807			488	

Figures in parenthesis indicate percentage. (Source : Information furnished by the DWSCs)

APPENDIX -2.4.4

(Refer: Paragraph- 2.4.7; Page-57)

Statement showing opening balance, released amount, total available funds, expenditure and unspent balance of 13 test checked Districts in TSC/NBA

(₹ in lakh)

(₹							
Name of the District	Year	Opening balance	Amount released	Total available	Expen- diture	Percen- tage of	Unspent balance
District		Dalalice	reieaseu	funds	unure	expdnd	Datalice
						iture	
	2010-11	812.60	243.16	1055.76	659.79	62	395.97
Bhojpur	2011-12	395.97	478.89	874.86	612.10	70	262.76
	2012-13	262.76	1297.36	1560.11	890.43	57	669.68
	2013-14	669.68	295.44	965.12	252.37	26	712.75
	Total:		2314.85		2414.69		
	2010-11	476.60	258.04	734.64	650.69	89	83.95
Darbhanga	2011-12	83.95	1831.69	1915.64	1053.26	55	862.38
	2012-13	862.38	3072.88	3935.26	1031.02	26	2904.24
	2013-14	2904.24	90.00	2994.24	878.80	29	2115.44
	Total:		5252.61		3613.77		
	2010-11	888.77	1656.21	2544.98	1138.73	45	1406.25
Gaya	2011-12	1406.25	219.79	1626.04	360.46	22	1265.58
	2012-13	1265.58	2552.30	3817.88	248.59	7	3569.29
	2013-14	3569.29	455.82	4025.11	315.52	8	3709.59
	Total:		4884.12		2063.30		
	2010-11	79.37	473.64	553.01	168.60	30	384.41
Kaimur	2011-12	391.49	274.62	666.11	423.88	63	252.23
	2012-13	258.20	620.86	879.06	381.07	43	497.99
	2013-14	519.03	213.22	732.25	294.10	40	438.15
	Total:		1582.34		1267.65		
	2010-11	125.57	235.77	361.34	152.99	42	208.35
Katihar	2011-12	208.35	1420.68	1629.03	1000.54	61	628.49
	2012-13	628.49	2052.44	2680.93	920.02	34	1760.91
	2013-14	1760.91	879.99	2640.90	419.96	16	2220.94
	Total:		4588.88		2493.51		
	2010-11	433.36	98.66	532.02	83.84	16	448.18
	2011-12	448.18	7.86	456.04	274.96	60	181.08
Munger	2012-13	181.08	941.07	1122.15	212.32	19	909.83
	2013-14	909.83	225.25	1135.08	167.25	15	967.83
	Total:		1272.84		738.37		
	2010-11	362.09	566.87	928.96	623.18	67	305.78
	2011-12	305.78	1277.32	1583.10	1411.66	89	171.44
Muzaffarpur	2012-13	171.44	2069.50	2240.94	898.36	40	1342.58
	2013-14	1342.57	441.70	1784.27	64.05	4	1720.22
	Total:		4355.39		2997.25		
	2010-11	638.25	125.00	763.25	484.75	64	278.50
	2011-12	296.99	623.02	920.01	379.56	41	540.45
Nawada	2012-13	558.91	1414.36	1973.27	161.51	8	1811.76
	2013-14	1856.63	357.69	2214.32	1580.86	71	633.46
	Total:		2520.07		2606.68		

Name of the District	Year	Opening balance	Amount released	Total available funds	Expen- diture	Percentage of expdnd	Unspent balance
						iture	
	2010-11	714.78	865.12	1579.90	479.80	30	1100.10
	2011-12	1127.07	1415.39	2542.46	647.63	25	1894.83
Patna	2012-13	1950.03	2778.40	4728.43	1191.43	25	3537.00
	2013-14	3653.20	475.89	4129.09	1335.95	32	2793.14
	Total:		5534.80		3654.81		
	2010-11	4.24	1138.69	1142.93	876.75	77	266.18
	2011-12	276.34	1008.62	1284.96	889.79	69	395.17
Purnea	2012-13	407.13	1981.29	2388.42	1257.09	53	1131.33
	2013-14	1155.68	498.75	1654.43	647.10	39	1007.33
	Total:		4627.35		3670.73		
	2010-11	303.55	472.71	776.26	774.70	100	1.56
	2011-12	10.51	641.32	651.83	428.16	66	223.67
Saharsa	2012-13	227.11	1090.24	1317.35	595.96	45	721.39
	2013-14	740.80	241.34	982.14	511.19	52	470.95
	Total:		2445.61		2310.01		
	2010-11	710.67	150.38	861.05	250.84	29	610.21
	2011-12	610.21	144.78	754.99	1069.07	142	-314.08
Sitamarhi	2012-13	-314.08	1786.07	1471.99	1460.28	99	11.71
	2013-14	11.72	825.43	837.15	819.63	98	17.52
	Total:		2906.66		3599.82		
	2010-11	393.04	1218.69	1611.73	620.02	38	991.71
	2011-12	1003.87	735.34	1739.21	741.64	43	997.57
West Champaran	2012-13	1033.02	1594.90	2627.92	1329.32	51	1298.60
	2013-14	1356.49	298.66	1655.15	1444.71	87	210.44
	Total:		3847.59		4135.69		
Gr	and Total	. 1 11 .1	D HIGG)		35566.28		

(Source: information furnished by the DWSCs)

APPENDIX – 2.4.5 (Refer: paragraph no. 2.4.7; Page-57)

Details of matching State share required and released during 2010-14 (₹ in crore)

Year	Matching S	Short (-)/ Excess (+) release	
	Required	Released	
2010-11	78.25	69.51	(-) 8.74
2011-12	60.98	74.81	(+)13.83
2012-13	80.00	58.71	(-) 21.29
2013-14	121.43	102.73	(-) 18.70
Total	340.66	305.76	(-) 34.90

(Source : Information furnished by the BSWSM)

APPENDIX – 2.4.6 (*Refer: paragraph no. 2.4.9.1; Page-59*)

Details of Nirmal Status of Gram Panchayats (GPs) as of March 2014

Name of District	Total number of GPs	Number of GPs identified for saturation approach	No. of GPs where 100 per cent coverage of piped water supply available	Number of GPs selected for saturation approach where 100 per cent piped water supply available	Total number of GPs achieved Nirmal status upto March 2014
Bhojpur	228	0	193	0	6
Darbhanga	324	20	0	0	0
Gaya	332	0	224	0	8
Katihar	238	15	16	0	0
Kaimur	149	15	147	2	2
Munger	101	0	101	0	0
Muzaffarpur	385	21	387	0	34
Nawada	187	26	39	4	1
Patna	327	23	0	0	11
West Champaran	315	46	203	0	3
Purnea	251	30	14	0	0
Saharsa	153	15	0	0	5
Sitamarhi	273	17	1	0	3
Total	3263	228	1325	6	73

(Source: Information furnished by the DWSCs)

APPENDIX – 2.4.7

(Refer: Paragraph- 2.4.9.4; Page-60) Status of Community Sanitation Centres in the test checked Districts as of March 2014

SI. No	District	Project Target	Construction during 2010-14	Cumulative construction upto March 2014	Total Expenditure (₹ in lakh)
1	Bhojpur	50	0	0	0
2	Darbhanga	50	05	05	0.94
3	Gaya	50	0	0	0
4	Kaimur	50	0	21	10.70
5	Katihar	52	40	41	32.60
6	Munger	50	00	04	2.25
7	Muzaffarpur	101	02	53	10.89
8	Nawada	50	09	09	2.74
9	Patna	50	13	15	25.98
10	Purnea	50	09	09	2.40
11	Saharsa	50	09	09	9.95
12	Sitamarhi	50	180	180	342.92
13	West Champaran	50	0	0	0
	Total	703	267	346	441.37

(Source: Information furnished by the DWSCs)

APPENDIX –2.4.8
(Refer: Paragraph- 2.4.10; Page-63)
Statement showing details of targets and achievements of IEC activities

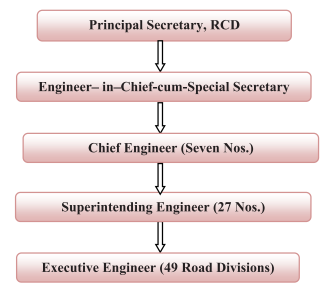
Sl. No.	IEC activities		Total	
		Target	Achiev- ement	Percentage
1	Hoardings and banners	66437	62975	95
2	Picture frames	14137	13069	92
3	Wall writing	204525	182057	89
4	Distribution of IEC materials	222555	169461	76
5	Awareness cum inaugural workshop	155	80	52
6	Street play	1271	570	45
7	Group meetings	8356	1813	22
8	School Rally	26344	4802	18
9	Street plays	12185	2027	17
10	Exhibition	538	82	15
11	Audio Visual publicity	6892	834	12
12	Inter personal communication	6076	716	12
13	TV Spots	2585	258	10
14	Song and drama activities	8090	688	9
15	Melas organized	2512	99	4
16	Other (specify) Mason training	12792	423	3
17	Participatory Rural Appraisal	38890	621	2
18	Radio Spots	257	3	1

(Source: Information furnished by the BSWSM)

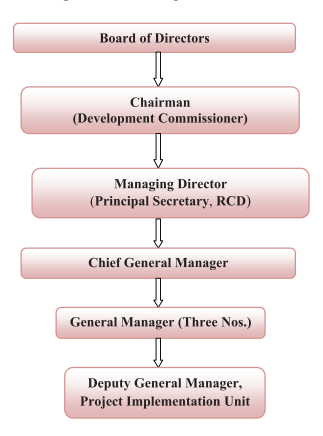
APPENDIX: 2.5.1

(Refer: Paragraph: 2.5.2, Page-67)

Organisational set-up of Road Construction Department (RCD)



Organisational set up of BSRDC



APPENDIX-2.6.1 (Refer: Paragraph -2.6.4; Page-83)

Statement showing names of police districts in the State

1.	Araria
2.	Arwal
3.	Aurangabad
4.	Bagaha
5.	Banka
6.	Begusarai
7.	Bettiah
8.	Bhabhua
9.	Bhagalpur
10.	Bhojpur
11.	Buxar
12.	Darbhanga
13.	Gaya
14.	Gopalganj
15.	Jamui
16.	Jehanabad
17.	Katihar
18.	Khagaria
19.	Kishanganj
20.	Lakhisarai
21.	Madhepura
22.	Madhubani

23.	Motihari
24.	Munger
25.	Muzaffarpur
26.	Nalanda
27.	Naugachhia
28.	Nawada
29.	Patna
30.	Purnea
31.	Rail Jamalpur
32.	Rail Katihar
33.	Rail Muzaffarpur
34.	Rail Patna
35.	Rohtas
36.	Saharsa
37.	Samastipur
38.	Saran
39.	Sheikhpura
40.	Sheohar
41.	Sitamarhi
42.	Siwan
43.	Supaul
44.	Vaishali

(Source: Information provided by Home Department)

APPENDIX-2.6.2

(Refer: Paragraph -2.6.4; Page-83)

Statement showing overall timeline of CCTNS Project

Date of Signing of the contract (T= 17 October 2012)

Sl. No.	Work to be executed	Timelines (in week)	Status as of September 2014
1.	Site Preparation at 150 Pilot sites	9 January 2013 (T+12 weeks)	Not Achieved
2.	Hardware delivery	6 February 2013 (T+16 weeks)	Not Achieved
3.	Customization of CAS	6 March 2013 (T+20 weeks)	Not Achieved
4.	Data Digitization and Migration	20 March 2013 (T+22 weeks) (Pilot districts) 2 October 2013 (T+50 weeks) (State wide)	Not Achieved
5.	Capacity Building (Training)	6 March 2013 (T+20 weeks) (Pilot district) 5 November 2013 (T+55) (State wide)	10456 out of 35878 no. of Police Personal trained as of 1 September 2014.
6.	Pilot Go-Live	7 April 2013 (T+25 weeks)	Not Achieved
7.	State-Wide Roll Out (1326 CCTNS sites)	5 November 2013 (T+55 weeks)	Not Achieved
8.	Setting of Infrastructure at Do	C and DRC	
	Procurement of IT Infrastructure for DC and DRC	12 December 2012 (T+8 weeks)	Not Achieved
	Installation of IT Infrastructure at the DC and DRC alongwith the required System Software	26 December 2012 (T+10 weeks)	Not Achieved
	Commissioning and Operationalisation of IT Infrastructure at DC and DRC	9 January 2013 (T+12 weeks)	Not Achieved
9.	Connectivity	10 February 2013	743 premises connected out of 1046 premises (1234 sites) but ping report in only 514 premises as of November 2014.

(Source: Records of the Department)

APPENDIX-2.7.1 (Refer: Paragraph -2.7.1; Page-91)

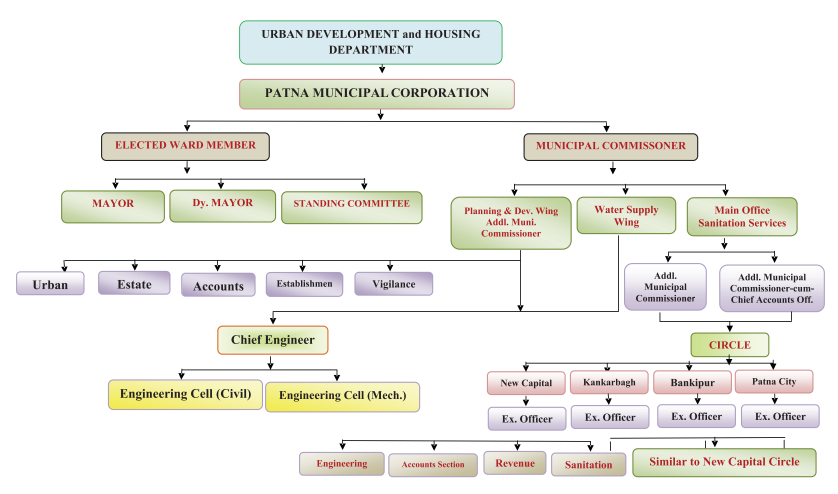
Core Municipal Functions-Every Municipality shall provide on its own or arrange to provide through any agency the following core municipal services:

Sl. No.	Core Municipal Functions
1	Water-supply for domestic, industrial and commercial purposes
2	Drainage and sewerage
3	Solid waste management
4	Preparation of plans for development and social justice
5	Communication systems, construction and maintenance of roads, footpaths, pedestrian pathways, transportation terminals, both for passengers and goods, bridges, over-bridges, subways, ferries, and inland water transport system
6	Transport system accessories including traffic engineering schemes, street furniture, street lighting, parking areas, and bus stops
7	Community health and protection of environment including planting and caring oftrees on road sides and elsewhere
8	Markets and slaughterhouses
9	Promotion of educational, sports and cultural activities, and
10	Aesthetic environment
11	Plan, build, operate, maintain or manage the infrastructure

(Source: Provisions under Bihar Municipal Act, 2007)

APPENDIX-2.7.2

(Refer: Paragraph -2.7.2; Page-91) Organisational set-up of PMC



(Source: Booklet of the PMC)

APPENDIX-2.7.3

(Refer: Paragraph -2.7.3; Page-91)

Statement showing non-maintenance of records/documents in the Patna Municipal Corporation

Sl. No.	Name of records/documents	Rules under which records were maintained
1	Grant register	Rule 14A of Bihar Municipal Accounts Rule, 1928
2	Annual Accounts	Rule 82 and 83 of Bihar Municipal Accounts Rule, 1928 (Form-XIX)
3	Asset register	Section-105 of Bihar Municipal Act, 2007
4	Demand and collection register of Mobile Tower	-
5	Demand and collection register of Holding Tax	-
6	Work register	Rule 126 of Bihar Municipal Accounts Rule, 1928 (Form-XL)
7	Accountant Cashbook	Rule 63 of Bihar Municipal Accounts Rule, 1928 (Form-XI)
8	Demand and collection register of Advertisement	-
9	Loan register	Rule 88 of Bihar Municipal Accounts Rule, 1928 (Form-XXI)
10	Loan Appropriation register	Rule 89 of Bihar Municipal Accounts Rule, 1928 (Form-XXIA)
11	Annual Abstract of head wise expenditure	Rule 67 of Bihar Municipal Accounts Rule, 1928 (Form-XIII)
12	Register of registered Architect	Section-322 of Bihar Municipal Act, 2007
13	Register/Stock account of moveable properties	Rule 127 of Bihar Municipal Accounts Rule, 1928 (Form-XLI)
14	Register of bank accounts	-
15	Case register	-
16	Financial statement	Section-88 of Bihar Municipal Act, 2007
17	Comparative sheet	Section-89 of Bihar Municipal Act, 2007
18	Register related to claim of retired/death officials	-
19	Settlement register	-
20	Cashier cashbook	Rule 15 of Bihar Municipal Accounts Rule, 1928 (Form-III)
21	Subsidiary cashbook	Rule 19B of Bihar Municipal Accounts Rule, 1928 (Form-
		XIA)
22	Annual Abstract of head wise receipt	Rule 67 of Bihar Municipal Accounts Rule, 1928 (Form-XII)
23	Advance register	Rule 74 of Bihar Municipal Accounts Rule, 1928 (Form-XV)
24	Adjustment register	Rule 70 of Bihar Municipal Accounts Rule, 1928 (Form-XIV)
25	Deposit register	Rule 79 of Bihar Municipal Accounts Rule, 1928 (Form-XVI)
26	Tri-monthly and annual register of receipt	Rule 82 of Bihar Municipal Accounts Rule, 1928 (Form-XVII)
27	Tri-monthly and annual register of expenditure	Rule 83 of Bihar Municipal Accounts Rule, 1928 (Form-XVIII)
28	Audit register	Rule 85 of Bihar Municipal Accounts Rule, 1928 (Form-XIXA)
29	Register of government securities	Rule 87 of Bihar Municipal Accounts Rule,1928 (Form-XVII)
30	Register of lands	Rule 100 of Bihar Municipal Accounts Rule,1928 (Form-XXIXA)
31	Rent register	Rule 103 of Bihar Municipal Accounts Rule,1928 (Form- XXX)
32	Security deposit register	Rule 110 of Bihar Municipal Accounts Rule,1928 (Form-XXXA)
33	Register of lessees	Rule 110 of Bihar Municipal Accounts Rule,1928 (Form-XXXB)
34	Daily collection register	Rule 110 of Bihar Municipal Accounts Rule,1928 (Form-XXXC)
35	List of arrears	Rule 110 of Bihar Municipal Accounts Rule,1928 (Form-XXXD)
36	Register of wastes to be maintained at landfill site	-
37	Depreciation fund register	Rule 134 of Bihar Municipal Accounts Rule,1928 (Form-XLV)

APPENDIX- 2.7.4 (Refer: Paragraph- 2.7.4.1; Page-92) Statement showing diversion from the SWM fund

	Used for fogging					Used as administrative expenses					
Period	HSD (litre)	Rate per litre	Total Payments	MS (litre)	Rate per litre	Total Payments	M. Oil	Vehicle No.	Quantity (l	of fuel itre)	Total Payment
		(₹)	(₹)		(₹)	(₹)			HSD	MS	(₹)
October 2010	0	0	0	0	0	0	0	Fuel	0	0	15245
January and February 2011	0	0	0	0	0	0	0	supplied for the vehicle of Executive Officer	0	0	31371
1/12/2011 to 25/12/2011	4500	43.31	194895	625	71.21	44506	0	0	0	0	0
26/12/2011 to 25/1/2012	5580	43.31	241670	775	71.21	55188	0	BLB-2786	0	110	7833
26/1/2012 to 25/2/2012	5580	43.31	241670	775	71.21	55188	0		0	122	8688
26/3/2012 to 25/4/2012 New Capital Circle	5400	43.31	233874	750	68.09	51068	1litre @226= 226	0	0	0	0
26/3/2012 to 25/4/2012 Patna city circle	1620	43.31	70162	225	68.09	15320	0	0	0	0	0
26/4/2012 to 25/5/2012	5580	43.31	241670	776	68.09	52838	0	0	0	0	0
26/5/2012 to 25/6/2012	6240	43.31	270254	800	68.09	54472	0	BR01PC-	40	0	1732
26/6/12 to 25/7/2012	5400	43.31	233874	750	73.82	55365	0	5329	200	0	8662
26/7/2012 to 25/8/2012	5400	45.10	243540	750	73.82	55365	0				
26/8/2012 to 25/9/2012	5400	45.10	243540	750	73.82	55365	0		200	0	9020
26/4/2012 to 25/5/2012	0	43.31	0	0	0	0	0	BR01AP-	170	0	7363
26/8/2012 to 25/9/2012	0	45.10	0	0	0	0	0	2485	160	0	7216
26/9/2012 to 25/10/2012	4060	50.15	203609	655	71.94	47121	0		140	0	7021
26/10/2012 to 25/11/2012 New Capital Circle	6120	50.33	308020	850	72.24	61404	0	0	0	0	0

		Used for fogging					Used as administrative expenses				
Period	HSD (litre)	Rate per litre	Total Payments	MS (litre)	Rate per litre	Total Payments	M. Oil	Vehicle No.	Quantity (l	of fuel itre)	Total Payment
		(₹)	(₹)		(₹)	(₹)			HSD	MS	(₹)
26/10/2012 to 25/11/2012	540	50.33	27178	75	72.24	5418	0	0	0	0	0
Patna city circle											
26/11/2012 to 25/12/2012	10530	50.33	529975	1350	71.94	97119	0	0	0	0	0
26/12/2012 to 25/1/2013	7020	50.33	353317	975	71.94	70142	0	0	0	0	0
26/1/2013 to 25/2/2013	5580	52.21	291332	775	75.52	58528	0	0	0	0	0
26/2/2013 to 25/3/2013	6140	52.21	320569	858	75.52	64796	0	0	0	0	0
26/3/2013 to 25/4/2013	5523	52.74	291283	799	75.52	60340	0	0	0	0	0
26/4/2013 to 25/5/2013	5850	52.74	308529	836	75.52	63135	0	0	0	0	0
26/5/2013 to 25/6/2013	5625	54.80	308250	785	72.36	56803	0	0	0	0	0
26/6/2013 to 25/7/2013	450	54.08	24336	0	0	0	0	0	0	0	0
26/7/2013 to 25/8/2013	480	54.48	26150	0	0	0	0	0	0	0	0
26/8/2013 to 25/9/2013	465	55.06	25603	0	0	0	0	0	0	0	0
26/9/2013 to 25/10/2013	450	55.64	25038	0	0	0	0	0	0	0	0
Total	109533		5258338	14934		1079481	226		910	232	104151

Grand Total= ₹ 5258338 + ₹ 1079481 + ₹ 104151.00 +₹ 226= ₹ 6442196 or say ₹ 64.42 lakh

Note: HSD-High Speed Diesel and MS- Motor Sprit

APPENDIX-2.7.5 (Refer: Paragraph-2.7.4.5; Page-95)

Statement regarding two vehicles operated by the same driver in different circles during the same period

Sl. No.	Name of driver	Name of circle and Vehicle No.	Date of driving of vehicle	Period or distance covered by the vehicle in a day	Fare of vehicles (in ₹)	Cost of fuel given to vehicles in ₹ (per litre)	Name of Sanitary Inspector who countersigned the Log book
1.	Sri Amitabh	Kankarbagh, Poklane-210	26/10/2012	6:00 AM to 2:00 PM	12728	@₹ 1591 per hour	Signed by the sanitary inspector and Junior Engineer
		Kankarbagh, Poklane-200	26/10/2012	6:00 AM to 2:00 PM	12728	@₹ 1591 per hour	Signed by the sanitary inspector and Junior Engineer
2.	Sri Kanhiya	New Capital Circle, Tripper No. JH09F/7096	26/10/2012 to 1/11/2012, 3/11/2012, 5/11/2012 to 10/11/2012	Day and night shift	25200	47310 (940)	Sri Amit Kumar
		New Capital Circle Tripper No. JH09D/9996	26/10/2012 to 1/11/2012, 3/11/2012, 5/11/2012 to 10/11/2012	Day and night shift	25200	47310 (940)	Sri Amit Kumar
3.	Sri Santosh	New Capital	28/10/2012	440 Km	Vehicle of	2768 (55)	Signed by two to three
		Circle	31/10/2012	440 Km	the PMC	2768 (55)	sanitary inspectors.
		Compactor No.	1/11/2012	440 Km		2768 (55)	
		BHR1GTR/811	4/11/2012	440 Km		2768 (55)	
		<u>6</u>	8/11/2012	440 Km		2768 (55)	
			13/11/2012	440 Km		2768 (55)	
		New Capital	28/10/2012	680 Km	Vehicle of	4278 (85)	Signed by two to three
		Circle	31/10/2012	680 Km	the PMC	4278 (85)	sanitary inspectors.
		Compactor No.	1/11/2012	680 Km		4278 (85)	
		BHR1GTR/811	4/11/2012	680 Km		4278 (85)	
		9	8/11/2012	680 Km		4278 (85)	
			13/11/2012	680 Km	25020	4278 (85)	
		Total			37928	63918	

Grand Total = ₹ 37928 + ₹63918= ₹ 101846 or say ₹ 1.02 lakh

APPENDIX- 2.7.6A (Refer: Paragraph- 2.7.4.5; Page-95)

Statement of vehicles not owned/hired by the PMC (New Capital Circle) but fuel was provided

Sl. No.	Vehicle No.	Period	· · · · · · · · · · · · · · · · · · ·	igh Speed esel)	Total amount(₹)
110.			Rate(₹)	Quantity	amount(\)
1	BHR1G-8113	1/12/2011 to 25/12/2011	43.31	1730	74926
		26/2/2012 to 25/3/2012	43.31	2570	111307
2	BR24A- 6256	26/3/2012 to 25/4/2012	43.31	245	10611
3	BR1K- 1448	26/3/2012 to 25/4/2012	43.31	310	13426
4	BR1KH- 98	26/3/ 2012 to 25/4/ 2012	43.31	310	13426
5	HR26Q-9512	26/4/2012 to 25/5/2012	43.31	230	9961
6	BR014A-4697	26/4/2012 to 25/5/2012	43.31	10	433
7	JHAP-9959	26/7/2012 to 25/8/2012	45.10	1615	72837
8	BR010-16AR	26/8/2012 to 25/9/2012	45.10	40	1804
9	BR1AE-5938	26/10/2012 to 25/11/2012	50.33	150	7550
10	BR01GA-1217	26/10/2012 to 25/11/2012	50.33	250	12583
11	NL02AG-4869	26/10/2012 to 25/11/2012	50.33	150	7550
12	BR1P-1549	26/11/2012 to 25/12/2012	50.33	230	11576
		26/12/2012 to 25/1/2013	50.33	315	15854
		26/1/2013 to 25/2/2013	52.21	300	15663
		26/2/2013 to 25/3/2013	52.21	280	14619
13	BR01GB-1554	26/12/2012 to 25/1/ 2013	50.33	315	15854
14	BR014-1876	26/3/2013 to 25/4/2013	52.74	290	15295
		26/4/2013 to 25/5/2013	52.74	290	15295
		26/5./2013 to 25/6/2013	54.80	270	14796
15	BR01K-5329	26/3/2013 to 25/4/2013	52.74	180	9493
16	BRO1GC-2746	26/10/2013 to 25/11/2013	56.41	750	42308
17	BR31B-5636	26/7/2013 to 25/8/2013	54.08	70	3786
		26/8/2013 to 25/9/2013	55.06	80	4405
		26/9/2013 to 25/10/2013	55.64	210	11684
18	PB-4D 2610	26/6/2013 to 25/7/2013	54.08	270	14602
		26/8/2013 to 25/9/2013	55.06	300	16518
		26/11/2013 to 25/12/2013	57.41	290	16649
19	PBG-4D 2610	26/10/2013 to 25/11/2013	56.41	280	15795
Tota	1			12330	590606

(Refer: Paragraph- 2.7.4.5; Page-95)

Statement showing registration number of vehicles provided by the PMC (New Capital Circle)

Sl. No.	Vehicle No.
1.	HR 26-9513
2.	BR-14A-4697
3.	BR-01GD-1549
4.	BR01-1692
5.	BR0P-1549

(Refer: Paragraph- 2.7.4.5; Page-95)

Statement regarding hiring/fuel charges paid to vehicles, though no loaders were engaged by PMC (New Capital Circle)

Sl No.	Vehicle No.	Quantity of fuel in litre	Rate of fuel per litre (₹)	Total amount of fuel/Hiring charges (₹)			
1.	HR63-5006	750	50.33	37747.50			
2.	BR01GA-4827	270	50.33	13589.10			
3.	BR25A-7666	750	50.33	37747.50			
4.	BR25A-7669	750	50.33	37747.50			
5.	BR01GA-4823	750	50.33	37747.50			
6.	NL0LGB-4869	750	50.33	37747.50			
Amo	ount of fuel charges as per	memo no. 251 dat	ed 08.04.2013	40860			
		To	otal fuel charges	243186.60			
Hire	Hire charges as per Memo No. 251 dated 08.04.2013 169494						
		412680.60 or say					
				₹ 4.13 lakh			

APPENDIX- 2.7.8
(Refer: Paragraph-2.7.4.5; Page-95)
Statement showing excess payments against consumption of fuel in PMC (New Capital Circle)

SI No.	Vehicle No.	Period	Diesel (in litre) supplied as per log book	Quantity of diesel as per Retail Invoice of Drainage cleaning and as per expenses details of SWM for which payment made to Petrol Pump (in litres)	Excess quantity of diesel for which payment was made (in litres)	Rate of diesel per litre (₹)	Amount of excess payments (₹)
1	CUJT.	26/5/2012 to 25/6/2012	205 (27.05. 2012 to 26.06.2012)	3325	3120	43.31	135127.20
	8734	26/6/2012 to 25/7/2012	1265 (01.07.2012 to 25.07.2012)	2800	1535	43.31	66480.85
2	JH09D.9996	26/4/2012 to 25/5/2012	1000	1120	120	43.31	5197.20
		26/5/2012 to 24/6/2012	1220	1340	120	43.31	5197.20
		26/6/2012 to 24/7/2012	1180	1360	180	43.31	7795.80
3	JH05Y.0457	05/5/2012 to 25/5/2012	750	800	50	43.31	2165.50
		26/5/2012 to 25/6/2012	1140	1260	120	43.31	5197.20
		26/6/2012 to 25/7/2012	1200	1300	100	43.31	4331
4	BR2F.9952	26/4/2012 to 25/5/2002	850	1050	200	43.31	8662
		26/5/2012 to 24/6/2012	1190	1300	110	43.31	4764.10
5	JH09E.0038	26/4/2012 to 24/5/2012	960	1040	80	43.31	3464.80
		26/5/2012 to 23/6/2012	1200	1490	290	43.31	12559.90
		26/6/2012 to 25/7/2012	1240	1640	400	43.31	17324.00
6	JH11C.1815	26/5/2012 to 25/6/2012	710	1510	800	43.31	34648.00
		26/6/2012 to 25/7/2012	400	2000	1600	43.31	69296
7	JH09F.7096	27/4/2012 to 25/5/2012	990	1280	290	43.31	12559.90
		26/5/2012 to 24/6/2012	670	1450	780	43.31	33781.80
		25/6/2012 to 19/7/2012	580	1560	980	43.31	42443.80
8	BR1GTR/8117	26/5/2012 to 25/6/2012	2170	3545	1375	43.31	59551.25
9	BR1GTR/8119	26/8/2012 to 25/9/2012	2435	3345	910	45.10	41041
10.	JCB 1380785	26/12/2012 to 25/1/2013	200	1400	1200	50.33	60396
11.	BR01GA-7038	26/12/2012 to 25/1/2013	0	100	100	50.33	5033
12.	BR01G-2157	26/12/2012 to 25/1/2013	0	100	100	50.33	5033
Total			21555	36115	14560		642050.50

APPENDIX- 2.7.9 (Refer: Paragraph- 2.7.4.5; Page-95)

Statement showing double payments for same vehicle on different serial numbers in the same bill in PMC (New Capital Circle)

Sl. No.	Period of bill	Vehicle No.	Sl. No. of expenses (details of Fuel)	Payment of quantity of diesel (in litre)	Rate of diesel per litre (₹)	Excess payment of diesel in same vehicle (₹)
1	26/4/2012		46	960	-	-
	to 5/5/2012	CH0T 3540	75	2300	43.31	99613
2	26/8/2012		41	2420	-	-
	to 5/9/2012	CUJT 8731	70	2420	45.10	109142
3	26/9/2012		41	2120	-	-
	to 25/10/2012	CUJT 8731	70	2120	50.15	106318
4	26/9/2012		49	1800	-	-
	to 25/10/2012	JH11C 1815	81	1520	50.15	76228
5	26/10/2012		45	1660	-	-
	to 25/11/2012	JH09F 7096	80 800		50.33	40264
		431565 or say ₹4.32 lakh				

(Refer: Paragraph- 2.7.4.5; Page-96)

Details of vehicles to which excess quantity of fuel was provided

Sl. No.	Vehicle No. to whom fuel was provided
1.	JD31SV-7328
2.	BR01GA-8004
3.	MPB-1172
4.	MPB-1173
5.	MPB-1178
6.	CUJT-8731
7.	CUJT-8734
8.	СНОТ-3540
9.	JH09F-7096
10.	JH11C-1815
11.	JH09D-9996

Sl. No.	Vehicle No. to whom fuel was provided
12.	JH09E-0038
13.	BHR1GTR-8116
14.	BHR1GTR-8118
15.	BHR1GTR-8119
16.	BHR1GTR-8117
17.	BR01CA-3660
18.	JH05Y-0457
19.	BR2F-9952
20.	BHR1G-8113
21.	JHAP 9959

(Refer: Paragraph- 2.7.5.1; Page-97)

Statement showing loss of mutation fee on lease lands of PRDA due to sale of these lands to developers

Sl. No.	PMC No.	Plan Case No.	Plot No.	Name of Architect	Name of allottee	Date of allotment	Premium paid on date of allotment	Sale value of plot as per development agreement	Non realisation of mutation fee (50 per cent of sale value – premium paid)
1	1629/11	CKA/PMC/Rajendra nagar/PRN/ G+6/52/2011	69A and 70 A	Sri Manoj Kumar	Sri Gorakhnath singh and Smt Jhaleswari devi	4/2/1963	14395 & 35358	18472648	9186571
2	654/12	P/Rajendranagar/PRN- 6/15465/22/R-6- 03/28.3.12	83 A	Sri Neeraj Saunic	Sri Sinheswar sahay	23/1/1960	12200	5687500	2831550
3	343/12	30897/34/2009/R/3/18 8/11/2/2012/PATNA	L 3/7	Sri Sachidanand	Sri Nashima Husain	30/7/69	NA	4000000	2000000
4	1123/12	AK/EXT/REV/G+4 /RES/PAT-23/13.6.12	105B	Sri Alok Kumar	Smt. Chunni Rani Devi	3/8/1959	9401	5220000	2600599
5	847/10	13699/38/R-04- 15/30.6.10/PMC	49 /C	Sri Sunil Kumar	Sri Permanand Prasad	-	NA	2378000	1189000
6	87/10	25514/06/R-05- 07/29.01.10	142 A	Sri Amit Kumar	Sri Shyam Bihari Mishra	7/6/1990	NA	5115000	2557500
						Total			20365220

(Refer: Paragraph- 2.7.5.2; Page-98) Statement showing Floor Area Ratio sanctioned by Architect in excess of admissible limit

(Area in Sq.m.)

								ea m sy.m.)	
Sl.	PMC No.	Plan case no.	Name of Architecture	Name of applicant	Plot	Net plot	Built up	Permissible	Approved
No					area	area	area	FAR	FAR
1	1303/11	PMC –CP /Dhakanpura/c-	Sri Pradeep kumar Sinha	Sri Gopal Prasad Agrawal	496.74	474.5	1255.18	2.50	2.526
		0117KMH/29/08/2011							
2	2103/11	P/PRN-(G+5)/Garbhuchak/113-2011	Sri Awadhesh Prasad	Sri Alakh Chouhan & Smt. Manorama Devi	1164.58	1164.5	3139.39	3.00	2.696
3	1416/12	Ak/Rev+Prop/Res/G+5/Pat-60	Sri Alok Kumar	Agrani Homes Pvt. Ltd.	2404.17	2404.17	6616.02	2.50	2.752
4	926/11	PMC/Rajapur (R)5-213/10	Sri Raman kumar	Shabnam Kumari.	316.222	316.222	874.94	2.50	2.767
5	1133/11	PMC/Shekhpura(R) 6-240/11 (Revised)	Sri Raman kumar	Smt. Shakuntala Devi	529.13	529.13	1407.28	2.50	2.660
6	1253/12	PMC/Khajpura (R-B+G+4)121/2012	Sri Feraz Ahmad	Sri Subash Kumar	759.49	728.63	1983.96	2.50	2.612
7	802/11	P/Rajendra Nagar/16909/40/R-06-13/11	Sri Vishnu Kumar Choudhary	Sri Varun Kumar Das & Tarun Kumar Das	552.97	547.52	1490.16	2.50	2.695
8	801/11	P/Rajendra Nagar/16909 /40/R-06- 12/10.6.11	Sri Vishnu kumar Choudhary	Sri Sanjeen Kumar Saran & Smt. Anamica Saran	595.26	593.67	1662.84	2.50	2.793
9	1422/12	Ak/Rev/Comm/B+G+4/Pat-64	Sri Alok Kumar	Sri Shyam Sunder Chirania & Other	1241.75 2	1241.752	3623.234	2.50	2.918
10	976/11	EXT+PROP/RES/G+5/PAT-170/1813		Smt. Chandramani Devi		1969.117	5713.14	2.50	2.901
11	901/11	P/Mainpura-PRN-6-25/11, vide- P/Mainpura/PRN-5-387/08	Sri Sanjeev Kumar Suman	Smt. Sudha Sinha	590.562	590.562	1761.65	2.50	2.980
12	868/11	CKA/PMCMauza- Salampur/G+5/REV/62/2011	Sri Manoj Kumar	Praroop Technocrafts Pvt. Ltd.	628	566.65	1640.56	2.50	2.612
13	1852/11	PAT/441/3514	Sri Rakesh Kumar Ranjan	Sri Kamta Prasad Singh	495.78	495.74	1391.3	2.50	2.806
14	1332/11	PAT-307/2746(Patna MC)	Sri Rakesh Kumar Ranjan	Smt. Kailash Rani & others	364.95	364.95	982.17	2.50	2.690
15	1888/11	P/PRN-G+5/SHEIKHPURA /104-2011	Sri Awadhesh Prasad	Smt. Anir Devi & Sri Upendra Sharma	450.7	450.60	1224.85	2.50	2.718
16	2087/11	ABP/EXT/RES/B+G+4/PAT-505/4021	Sri Rakesh Kumar Ranjan	Smt. Sharda Devi	444.84	444.84	1309.17	2.50	2.943
17	1929/12	AK/EXT/RES/G+5/PAT/180	Sri Alok Kumar	M/s Satsai Awas Pvt. Ltd.	901.01	901.01	2514.87	2.50	2.791

(Refer: Paragraph – 2.7.5.2; Page-98)

Statement showing plan sanctioned for construction of buildings by the Architects where road width were less than the admissible limit

SI. No.	Pmc No.	Plan case no.	Name of Architect	Name of applicant	Height of building in meters	Width of road in meters
1	2103/11	P/PRN-(G+5)/Garbhuchak/113-2011	Sri Awadhesh Prasad	Sri Alakh Chauhan, Smt.Manorama Devi &Vikash Gaurav	16.65	6.1
2	1924/11	PMC-CP-Khojpura-0139KMD/24/11/2011	-	Newton Construction Director, Sri Ajay Kumar	16.65	6.1
3	1158/11	30897/34/2009/R/135/22/07/2011/Patna	-	Sri Santosh kumar	15.91	6.1
4	1422/12	AK/Rev/Comm/B+G+4/Pat-64	Sri Alok Kumar	Sri Shyam Sunder Chirania & others	15.9	6.1
5	718/11	P.M.CCP-098KBN/24/05/2011	Sri Pradeep kumar Sinha	Sri Irfanur Rahman & Dr. Jasumur Rahman	18.12	6.1
6	1159/11	30897/34/2009/R/5/136/22/7/2011/Patna	-	Sri Santosh Kumar Sing	19.34	6.1
7	1071/11	PMC-CP-R Nagar-0110/KMA/30/7/2011	Sri Pradeep kumar Sinha	Smt. Anju Devi	18.97	6.1
8	976/11	EXT+PROP/RES/G+5/PAT-170/1813	-	Smt. Chandramani Devi & others	18	6.1
9	868/11	CKA/PMCMauza- Salempur/PRN/G+5/REV/62/2011	Sri Manoj Kumar	M/S Praroop Technocrafts Pvt Ltd.	17.72	7.66
10	1888/11	P/PRN-G+5/Sheikhpura/104-2011	Sri Awadhesh Prasad	Smt. Anir Devi & Sri Upendra Sharma	17.2	6.1
11	947/12	P/Salempur Dumra/PRN-5/15465/22/RS-05/21.05.12	Sri Pradeep Kumar Sinha	Md. Chand & Sri Ashraf Imam	15.4	6.0
12	901/11	P/Mainpura-PRN-6-25/11,	Sri Sanjeev Kumar Suman	Smt. Sudha Sinha	18	6.1
13	2034/11	PMC-CP/Mainpura/0143KMH/14/12/11	Sri Arun Kumar	Sri Kshayap Kumar & Sri Amit Kumar Singh	18.14	6.1

14	622/11	A/Arra/PCN-7/43/10	Sri R.Y. Agrawal	Ambition home (Pvt) Ltd. Sri Rakesh Agrawal & Dilip Kumar Mitta	17.81	6.1
15	2022/11	PMC/Rajapur(R)5-608/11	Sri Raman kumar	Sri Sanjay Kumar, Sri Pankaj Kumar and Sri Nirbhay Kumar	14.99	4.99
16	1250/12	PMC/Khajpura (R-B+G+4)122/2012	Md. Feraj Ahmed	Sri Sachin Chandra	16.5	4.01
17	1927/12	AK/Rev+Ext/Res/G+5/PAT-179	Sri Alok Kumar	R.B.V & Janson Residency	18.16	6.1
18	1928/12	AK/Rev/Res/G+5/PAT-183	Sri Alok Kumar	M/S Jay Mahadev constructions	18	6.1
19	525/12	PMC-Beur (R)3-02/12	Sri Raman kumar	Sri Satish Kumar Pandey	11.4	3.65
20	1791/12	P/Sadikpur/PRN-6/15465/22/R6-25/19.10.12	Sri Neeraj Sounik	M/S Sai Kripa Realatar Pvt. Ltd.	18.52	6.75
21	1850/11	FF/ABP/PROP/RES/B+G+3 /PAT/444/3554	Sri Rakesh Kumar Ranjan	Smt. Rajkumari Prasad	11.4	4.11
22	1839/11	FF/ABP/Ext/Res/G+5/PAT-397-3356	Sri Rakesh Kumar Ranjan	Smt. Usha Lal & others	18	9.15
23	1069/11	PMC-CP- Mainpura-0108KBY/29-07-2011	Sri Neeraj Sounik	Shree Balajee Steel Corp. Pvt. Ltd.	42.41	9.75
24	1303/11	PMC- CP Dhakanpura/C-0117/ KMH/29-08-11	Sri Neeraj Sounik	Sri Gopal Prasad Agrawal & others	17.53	11.7
25	1024/11	FF/ABP/EXT/RES/G+5/PAT-174/1895	Sri Rakesh Kumar Ranjan	Sri Nagendra Kumar s/o Late Damodar Prasad	20.94	5.57

APPENDIX- 2.7.14
(Refer: Paragraph- 2.7.5.2; Page-98)
Statement showing plans sanctioned without ensuring required Set Back

Sl.	PMC	Plan case No.	Prov	vision as	per Bye-	laws	P	assed by	Architec	et		Devi	ation	
No	No.		Front	Rear	Left	Right	Front	Rear	Left	Right	Front	Rear	Left	Right
			(in	(in M)	(in	(in M)	(in	(in	(in M)	(in M)	(in	(in M)	(in	(in M)
			M)		M)		M)	M)			M)		M)	
1	716/11	NA	4	4	2	2	3.05	3.05	2	2	0.95	0.95	0	0
					No construc	No								
					tion	construct								
					shall be permitte	ion shall be								
2	839/011	FF/REC/PAT/120/1361	3	3	d	permitted	3	1.5	0	0	0	1.5	0	0
3	1089/12	13699/38/R-5-10/28-5-2012	4	4	2	2	3.5	3	2	0	0.5	1	0	0
4	645/11	PMC/Kumhrar-(c) 6-151/11	8	5	3	3	8.59	4.5	5.64	2.82	0	0.5	0	0.18
		30897/34/2009/R/5/136/22/7/201												
5	1159/11	1/PATNA	6.5	4	3.5	3.5	3	3.09	2.75	2.52	3.5	0.91	0.75	0.98
6	1144/11	NA	4	4	2	2	3.5	2.74	1.5	1.5	0.5	1.26	0.5	0.5
		CKA/PMC Mauza-												
7	868/11	Salempur/G+5/REV/62/2011	6.5	4	3.5	3.5	3.01	2.77	1.58	1.89	3.49	1.23	1.92	1.61
		CP/PRN-												
8	1888/11	G+5/SHEKHPURA/104-2011	6.5	4	3	3	4.02	3.2	1.6	1.6	2.48	0.8	1.4	1.4
9	1332/11	EXT/RES/G+3/PAT-307/2746	4	4	2	2	3.15	1.65	1.75	1.6	0.85	2.35	0.25	0.4
		ABP/EXT/RES/ B+G+4/												
10	2087/11	PAT/505/4021	4	4	2	2	3	2.6	1.6	1.6	1	1.4	0.4	0.4
		PMC/ RAJAPUR(R)/5-174/12												
11	478/12	(REVISED)	3	2.5	2	2	2.005	1.50	1	1.00	0.995	1	1	1
12	1605/11	PMC/PRITHIVIPUR(R)5-452/11	4	4	1.5	1.5	3	3	1.5	1.5	1	1	0	0
		PMC/RAJENDRANAGAR/5/PR												
13	1361/12	N/20/2012	4	4	2	2	6.10	4.01	1.52	1.5	0	0	0.48	0.5
		FF/ABP/EXT/RES/G+5/PAT-												
14	1024/11	174/1895	6	3	3	3	3.09	2.8	1.81	1.81	2.91	0.2	1.19	1.19
15	1852/11	FF/REC/PAT/441/3514	6.5	4	3	3	4	4	2.5	2.5	2.5	0	0.5	0.5

(Refer: Paragraph- 2.7.5.2; Page-98) Statement showing plans sanctioned without approval of Bihar State Housing Board on its lease land

Sl. No.	PMC No.	Plan Case no.	Name of Architect	Name of Owner	Plot No.	Date of sanction of Plan
1	207/12	PMC/Sri Krishna nagar/(r)5-75-12	Sri Raman Kumar	Smt. Meena shay	LH/29	27/1/2012
2	849/12	PMC/Sri Krishna Nagar (R)3- 2013/11	Sri Raman Kumar	Smt. Pratima Devi & Smt. Archana Devi	LIG-108	31/5/2012
3	176/12	CKA/PMC/PRN/G+2/113/2012	Sri Manoj Kumar	Smt. Anamica Kumari	MIG-353	18/1/2012
4	1200/11	FF/ABP/EXT/RES/G+4/PAT/211/ 2265	Sri Rakesh Kumar Ranjan	Sri Yadvendu Rai	LH/121	25/7/2011
5	NA	FF/ABP/PROP/RES/G+2/PAT-348/1462	Sri Rakesh Kumar Ranjan	Sri Gokhalesh Kumar & Sri Sanjay Kumar Sharma	LIG-113	19/1/2011
6	1927/11	PMC/Bhadurpur /(R) 5/ 568/11	Sri Raman Kumar	Smt. Anju Sinha	4H/36	26/11/2011
7	401/11	P/Bhadurpur/R-3-87/11	Sri Raman Kumar	Sri Rakesh Kumar	2M/103	25/3/2011
8	418/ 11	P/PMC/Bahadurpur/R-3-86/11	Sri Raman Kumar	Smt Nirmala Devi	8L/101	25/3/2011
9	599/ 11	Bahadurpur/30897/34/09/R-3- 95/11	Sri Sachida Nand	Smt. Kishori Devi	8L/158	29/4/2011
10	600/11	P/Bahadurpur/PRN-3-12/79/11	Sri Arun Kumar	Smt. Juli Devi	8E/111	27/4/2011
11	618/ 11	P/Bahadurpur/R-2-147/11	Sri Raman Kumar	Smt. Anjani Singh	8L/168	29/4/2011
12	676/11	P/Bahadurpur/R-2-164/11	Sri Raman Kumar	Smt. Vesna Kumari	8L/145	11/5/2011
13	839/ 11	P/Bahadurpur/FF/ABP/PROP/RES -G+3/PAT-120/1361/11	Sri Rakesh Kumar Ranjan	Sri Anil Kumar Gupta	8L-60	11/5/2011
14	1341/11	PMC/Bahadurpur/R-3-392/11	Sri Raman Kumar	Sri Krishna Nandan Pd.	6H/29	6/9/2011
15	1655/11	PMC/Bahadurpur/C-5-487/11	Sri Raman Kumar	Sri Ram dev Yadav & Others	3RC/37	19/10/2011
16	1826/ 11	P/Bahadurpur/Exit/RES+Com/G+ 3/PAT-385/3342/11	Sri Rakesh Kumar Ranjan	Smt. Dr. Mridula Kumari & Others	3/RC-41,	14/10/2011
17	287/ 12	PMC/Bahadurpur/R-4-103/12	Sri Raman Kumar	Sri Jagdish Prasad	3RC-18	4/2/2012
18	398/ 12	P/Bahadurpur/PRN-3-186/12	Sri Jiwachh Kumar	Smt. Hari Raj Devi	2M-73	22/2/2012
19	1733/12	PMC-CP/ Bahudurpur housing/PRN-3-0212/8.10.12	Pradeep Kr Singh	Sri Ranjeet Kumar Smt. Prabha Devi	RCD/137	8/10/2012
20	946/11	P/Lohiya Nagar/PMC/RES-4- 67/11	Sri Pankaj Sinha	Sri Mukesh Kumar Sinha	B/88	4/7/2011
21	1245/11	P/Lohia Nagar/RES/G+2/PAT- 149-1674/11	Sri Rakesh Kumar Ranjan	Smt. Navita Srivastava	U/473	12/6/2011
22	2019/11	P/Lohiya Nagar/R-3-157/11	Sri Ram Yatan Prasad	Smt. Manju Sinha	146, M.I.G.	15/12/2011
23	910/10	P/Digha/PRN-3-1546/22/R3-23/10	Sri Neeraj Saunik L.No22/09	Smt Chandani 'D' Cruj	L/179	24/7/2010
24	745/ 11	P/S.K.Nagar/RES-3-22/11	Md. Feraz Ahmad	Sri Nripendra Narayan	LH/100	-
25	849/11	P/Sri Krishna Nagar/R-3-213/11	Sri Raman Kumar	Smt. Archana Kumari	LH/108	31/5/2011
26	956/11	P/Sri Krishnapuri/R-4-264/11	Sri Raman Kumar	Sri Umesh Pd. Sinha	LH/19	7/7/2011
27	1138/11	P/S.K.Puri/RES-4-43/11	Md. Manjur Alam	Md. Quamrul Hoda	LH/32	25/7/2011
28	1721/11	P/Dhanout/RES-G+2/PAT- 370/3186/11	Sri Rakesh Kumar Ranjan	Sri Sanjay Kumar Sinha	LH/92	1/10/2011
29	1969/11	PMC/S.K.Nagar/R-4-581/11	Sri Raman Kumar	Sri Ajay Kumar Singh, Sri Ajit Kumar Singh & Sri Anil Kumar Singh	LH/34	3/12/2011
30	2036/11	P/S.K.Puri/RES-G+3/PAT- 480/3818/11	Sri Rakesh Kumar Ranjan	Sri Sanjay Kumar Sinha & Others	LH/149	24/11/2011

APPENDIX 3.1 (Refer: Paragraph-3.1; Page-102)

Statement showing details of works allotted, completed and excess expenditure incurred thereagainst (As of November 2014)

(₹in crore)

SI. No.	Name of Agency	Number of works allotted	Total cost allotted for work @ ₹ 1,75,100 unit	No of works completed	Payment to agencies against completed works @ ₹ 1,75,100	Amount admissible @ ₹ 61775 (BRREDA's rate) for works allotted after August 2013	Excess expenditure
1	M/s Akshay Urja Shop, Begusarai	278	4.87	116	2.03	0.72	1.31

APPENDIX 3.2 (Refer: Paragraph-3.2; Page-103) Statement showing bill number-wise payments made to Sadar and Sub-divisional Hospital

Month/year	Bill No. for Sadar Hospital	Payment for Sadar Hospital	Bill No.	Payment for Sub-division Hospital work
		(Amount in ₹)		(Amount in ₹)
August 2009	106/09-10	192040.00	106/09-10	112372.00
September 2009	109/09-10	208420.00	109/09-10	128604.77
October 2009	138/09-10	211306.00	138/09-10	126793.00
November 2009	159/09-10	216652.00	159/09-10	128023.00
December 2009	183/09-10	212493.00	190/09-10	127317.00
January 2010	216/09-10	215475.00	216/09-10	127498.00
February 2010	269/09-10	218859.00	269/09-10	127782.00
March 2010	13/10-11	215838.00	13/10-11	127679.00
April 2010	13/10-11	212905.00	13/10-11	128023.00
May 2010	31/10-11	210762.00	31/10-11	121697.00
June 2010	59/10-11	213655.00	59/10-11	126712.00
July 2010	74/10-11	210581.00	74/10-11	127136.00
August 2010	114/10-11	203873.00	114/10-11	122966.00
September 2010	136/10-11	207660.00	136/10-11	125026.00
October 2010	165/10-11	213255.00	165/10-11	126954.00
November 2010	194/10-11	210095.00	194/10-11	122965.00
December 2010	223/10-11	211668.00	223/10-11	122422.00
January 2011	254/10-11	211487.00	254/10-11	126229.00
February 2011	279/10-11	196982.00	279/10-11	124771.00
March 2011	22/11-12	202060.00	22/11-12	125141.00
April 2011	40/11-12	204475.00	40/11-12	127461.00
May 2011	57/11-12	200610.00	57/11-12	127317.00
June 2011	71/11-12	208035.00	93/11-12	126337.00
July 2011	150/11-12	213662.00	150/11-12	128587.00
August 2011	150/11-12	214569.00	150/11-12	128587.00
September 2011	150/11-12	214591.00	150/11-12	127836.00
October 2011	173/11-12	212575.00	173/11-12	127498.00
November 2011	208/11-12	212156.00	208/11-12	126899.00
December 2011	208/11-12	216019.00	208/11-12	128405.00

Month/year	Bill No. for Sadar Hospital	Payment for Sadar Hospital (Amount in ₹)	Bill No.	Payment for Sub-division Hospital work (Amount in ₹)
January 2012	234/11-12	214206.00	234/11-12	128042.00
February 2012	256/11-12	217524.00	281/11-12	128585.00
March 2012	07/12-13	218195.00	07/12-13	128586.00
April 2012	20/12-13	218715.00	20/12-13	128585.00
May 2012	43/12-13	218739.00	43/12-13	128586.00
June 2012	65/12-13	210804.00	65/12-13	128585.00
June 2012	36/12-13	7721.00	-	-
July 2012	36/12-13	218739.00	36/12-13	128586.00
August 2012	36/12-13	218739.00	36/12-13	128586.00
September 2012	53/12-13	218713.00	53,64/12-13	128585.00
October 2012	64/12-13	218920.00	64/12-13	128586.00
November 2012	64/12-13	218525.00	64/12-13	128585.00
December 2012	71/12-13	217832.00	71/12-13	128586.00
January 2013	79/12-13	218195.00	79/12-13	128586.00
February 2013	95/12-13	81485.00	95/12-13	68300.00
Total		9009810.00		5394406.77

APPENDIX 3.3 (Refer: Paragraph-3.3; Pag-103) Statement showing excess payment to supplier on local purchase of medicines

(₹in Crore)

Sl. No.	Name of office	No. of medicines	Amount of local purchase	Total amount as per SHSB rate	Excess payment
1.	CS-cum- CMO Banka	105	2.66	1.35	1.31
2.	CS-cum- CMO Ara	1	0.24	0.14	0.10
	Total	106	2.90	1.49	1.41

APPENDIX 3.4
(Refer: Paragraph-3.4; Page-105)
Statement showing the details of amount of advance given to the firms and supply/adjustment thereagainst

Sl. No.	Name of DHS	Name of the firms	Date of advance	Amount of advance	Value of medicines supplied by firms	Amount adjusted	Balance amount
		M/s Rishav Associates, Patna	20/9/2010	251948	248549	0	3399
		M/s Laborate Pharmaceutical India Ltd., Patna	30/3/2012	181498	76277	0	105221
	Muzaffarpur	M/s Wing Pharmaceuticals Pvt. Ltd., Patna	30/3/2012	335253	149893	0	185360
1		M/s Chandan Pharma, Patna	30/3/2012	176723	41620	0	135103
		M/s Brawn Laboratories Ltd., Patna	5/4/2012	855670	833677	0	21993
		M/s Scott Edil Pharmacia Ltd., Patna	5/4/2012	1169735	64834	0	1104901
		Total		2970827	1414850	0	1555977
2	Saran/Chhapra	M/s Macmillan Life Science Pvt. Ltd. Patna	16/11/2011	184600	0	0	184600
		Total		184600	0	0	184600
		M/s Chandan Pharma, Patna	20/12/2010	788840	338336	0	450504
		M/s Shree Enterprises, Patna	20/12/2010	1319501	1298901	0	20600
		M/s Rasto Pharmaceuticals, Muzaffarpur	20/12/2010	1968200	1365458	0	602742
3	Bettiah	M/s Rasto Pharmaceuticals, Muzaffarpur	8/4/2011	197600	82992	0	114608
		M/s Venus Life Science Pvt. Ltd., Patna	20/12/2010	629800	324386	0	305414

		M/s Venus Life Science, Pvt. Ltd., Patna	-	794488	598338	0	196150
		M/s Medicure, Patna	20/12/2010	662050	423476	0	238574
		M/s Unicure (India) Pvt. Ltd., Patna	8/4/2011	322712	248872	0	73840
		M/s Brawn Lab Ltd., Patna	8/4/2011	766370	155970	0	610400
		M/s Venus Medicines Pvt Ltd, Patna	8/4/2011	166400	20160	0	146240
		M/s Arvind Remedies Ltd	8/4/2011	741426	522018	0	219408
		M/s Tirupati Distributors, Muzaffarpur	8/4/2011	1629160	707732	0	921428
		M/s Jay Mata Dee Enterprises	12/9/2011	120000	72000	0	48000
		M/s Torque Pharmaceuticals	19/11/2012	823162	479714	0	343448
		M/s Torque Pharmaceuticals	26/3/2013	7423514	7019491	0	404023
		M/s Macmillan Life Science, Patna	26/3/2013	666667	109047	0	557620
		Total		19019890	13766891	0	5252999
		M/s Scott Edil Pharmacia Ltd., Patna	26/12/2012	122552	65562	0	56990
4	Purnea	M/s Nexus Life Science (India) Pvt. Ltd., Patna	5/6/2013	257143	238095	19048	0
7	Turnea	M/s Venus Life Science Pvt. Ltd., Patna	9/2/2013	279714	83067	196647	0
		M/s Macmillan Life Science Pvt. Ltd., Patna	9/2/2013	719714	283524	436190	0
		Total		1379123	670248	651885	56990
		Grand Total		23554440	15851989	651885	7050566

APPENDIX 3.5 (Refer: Paragraph-3.6; Page-108) Statement showing details of water supply schemes in Rural and Urban areas

(Amount ₹in lakh)

Sl. No.	Name of Scheme	Agreement No./year	Date of Completion	Name of Agency	Estimated cost	Agreemented value	Total work done value	Remarks
1	Rural Water Supply Scheme (RWSS) Chenari, Sasaram	19F2/2010-11	20/12/2011	Jay Prakash Shukla	266.48	290.47	187.04	work in progress
2	RWSS Malwar, Sasaram	13F2/2010-11	25/8/2011	Mrityunjaya kumar singh	111.07	121.07	102.22	work in progress
3	RWSS Rajpur, Sasaram	15F2/2010-11	26/11/2011	Bijay Kumar Singh	182.91	199.37	178.57	work in progress
4	RWSS Darihat, Sasaram	14F2/2010-11	25/8/2011	Mateshwari Construction	121.44	132.37	72	work rescind
5	RWSS Parsathua, Sasaram	5F2/2010-11	21/7/2011	Alok kumar	159.65	174.02	159.65	work completed
6	RWSS Rajpur Chor, Sasaram	10F2/2010-11	22/8/2011	Sanjay Kumar Singh	90.76	99.15	85.52	work completed
7	RWSS, Tilathua, Sasaram	16F2/2010-11	2/12/2011	Alok Kumar	147.96	161.60	152.73	work completed
8	RWSS, Barun, Aurangabad	3F2/2009-10	28/7/2010	Bijay Kumar Singh	98.03	106.78	97.31	work completed
9	RWSS Tarar, Aurangabad	7F2/2010-11	14/2/2012	Robin Kumar	69.77	76.05	67.10	work in progress
10	RWSS Barisawan, Ara	10F2/2010-11	27/7/2012	Ritesh Kumar Jaiswal	112.49	122.88	110.45	work in progress
11	Ara Town Water Supply Scheme, Ara	T1/2006-07	29/5/2008	J.P. Enterprises	602.17	656.60	655.71	work completed

Sl. No.	Name of Scheme	Agreement No./year	Date of Completion	Name of Agency	Estimated cost	Agreemented value	Total work done value	Remarks
12	Multivillage Water Supply Scheme, Mauzampur, Ara	T3/2006-07	30/7/2009	M/s IVRCL Infrastructure and Project Limited, Hydrerabad	5177.71	5177.71	5088.02	work not final/Agency debarred
13	Hajipur Town Water Supply Sheme, Hajipur	1H/2008-09	22/1/2010	J.P.Enerprises	1060.61	1247.26	1255.47	work not final
14	Purnea Urban Water Supply Scheme Phase- 1,Purnea	19F2/2006-07	8/8/2008	M/s ESSKAY Builders	619.04	637.61	608.15	work completed
15	Purnea Urban Water Supply Scheme Phase- 2,Purnea	29F2/2006-07	8/9/2008	M/s ESSKAY Builders	778.00	816.70	725.61	work completed
16	Multivillage Water Supply Scheme Bidupur, Hajipur	01/SBD/2009- 10	20/11/2011	M/s IVRCL Infrastructure and Project Limited, Hyderabad	12440.14	13650.00	11550.04	work in progress
17	Urban Water Supply Scheme Phase-II, Darbhanga	02/SBD/2010- 11	11/4/2011	M/s Kirloskar Brothers Ltd	1887.68	2284.09	1801.89	work in progress
18	Multi Village Water Supply Scheme Maner Patna West	5F/SBD 2009-10	20/5/2011	M/s IVRCL Infrastructure and Project Limited, Hyderabad	5677.14	6200.00	4442.03	work in progress

Sl. No.	Name of Scheme	Agreement No./year	Date of Completion	Name of Agency	Estimated cost	Agreemented value	Total work done value	Remarks
19	Augmentation of Drinking Water Supply Scheme Danapur Patna West	01/SBD/2010- 11	25/3/2011	M/s J.P. Enterprises	617.20	754.77	531.13	work in progress
20	Kishanganj Urban Water Supply Scheme, Kisanganj	2/SBD/2008- 09	13/1/2010	M/s IVRCL Infrastructure and Project Limited, Hyderabad	2388.86	2982.27	2937.16	work in progress

APPENDIX 3.6 (Refer: Paragraph-3.6; Page-108)

Statement showing details of refundable amount of Excise Duty by the agencies entitled for ED exemption*

No. Scheme/Division pipelidimeter pipelidimeter mmin meter) SOR									
Multivillage DiRS-9-100	Sl. No.	Name of Scheme/Division	pipe(diameter	Period of Supply	supplied(in		Total Cost of pipe	duty(in	Amount of refundable Excise duty
Scheme Bidapur, Hajipur DIK9-900 DIK9-800 DIK9-800 DIK9-800 DIK9-800 DIK9-800 DIK9-800 DIK9-800 DIK9-800 DIK9-500 DIK9-	1	2		4	5	6	7 (5 ×6)	8	9
Scheme Bidupur Hajipur DiK9-900 2009-10 8734-00 12999-87 10698889-60 888 888 775	1	0	DIK9-1000		7533.00	15515.52	116878412.20		9630781.00
DIK9-700		Scheme Bidupur,	DIK9-900		8234.00	12989.87	106958589.60		8813388.00
DIK9-500		Hajipur	DIK9-800		8749.00	10737.63	93943524.87		7740946.00
DIK9-500 DIK9-400 48098.00 3600.44 173173963.10 1426			DIK9-700	2000.10	4319.50	9305.57	40195409.62	8.24	3312102.00
DIK9-300			DIK9-500	2009-10	11718.00	5485.27	64276393.86		5296375.00
MS-500			DIK9-400		48098.00	3600.44	173173963.10		14269535.00
10.3 10.3			DIK9300		7998.00	2424.40	19390351.20		1597765.00
CI-100			MS-500		2426.96	3200.00	7766272.00	10.3	799926.00
Supply Scheme Ci-150 17/2010 18752.00 1142.41 21422472.32 220 124 144									51460818.00
Phase-II, Darbhanga	2			2/7/2010	44316.00	713.49	31619022.84		3256759.35
CI-250 25/7/2010 4753.00 2363.92 11235711.76 10.30 115 1		Phase-II, C1-150		1/7/2010	18752.00	1142.41	21422472.32		2206514.65
CI-300		Darbhanga	CI-200	31/7/2010	8055.00	1754.55	14132900.25		1455688.73
CI-350			CI-250	25/7/2010	4753.00	2363.92	11235711.76	10.30	1157278.31
CI-400 13/7/2010 960.00 4674.22 4487251.20 4787251.20 4797.00 1694.51 842171.00 4797.00 1694.51 842171.00 4797			CI-300	16/7/2010	1620.00	3049.73	4940562.60		508877.95
Nulti Village Water Supply Scheme, Danapur, Patna West DIK9-500 DIK9-50			CI-350	14/7/2010	1225.00	3839.84	4703804.00		484491.81
Multi Village Water Supply Scheme, Patna West DIK9-200 DIK9-350 DIK9-360 DIK9-			CI-400	13/7/2010	960.00	4674.22	4487251.20		462186.87
Water Supply Scheme, Maner, Patna West				<u> </u>					9531797.67
Scheme, Maner, Patna West DIK9-300 31/08/2009 2850.00 2146.83 6118465.00 8.24 56 66 66 66 66 66 66 6	3								109901.00
DIK9-300 31/08/2009 22/30.00 2146.85 6118463.00 8.24 453 618463.00 626/2/2010 20394.00 2697.18 55006289.00 6454 659 600.00 6454 6		Scheme, Maner,	DIK9-250		497.00	1694.51	842171.00		69395.00
DIK9-400		Patna West	DIK9-300	31/08/2009	2850.00	2146.83	6118465.00	8.24	504161.00
DIK9500 528.00 4531.38 2392569.00 159			DIK9-350	to 26/2/2010	20394.00	2697.18	55006289.00	0.24	4532518.00
DIK9-200			DIK9-400		20000.00	3297.80	65956000.00		5434774.00
DIK9-300 13/3/2010 to 6/10/2010 150.00 2146.83 322025.00 10.3 433 150.00 2697.18 42092191.00 10.3 433 150.00 15606.00 2697.18 42092191.00 10.3 433 150.00 132.00 4531.38 598142.00 10.3 1			DIK9500		528.00	4531.38	2392569.00		197148.00
DIK9-350			DIK9-200		14913.00	1227.00	18298251.00		1884720.00
DIK9-500			DIK9-300	10/0/0010	150.00	2146.83	322025.00		33169.00
DIK9-600 498.00 6011.34 2993647.00 30 1747 195953499.00 1747 195953499.00 1747 195953499.00 1747 195953499.00 1747 195953499.00 1747 195953499.00 1747 195953499.00 1747 195953499.00 1747 195953499.00 195953499.00 25592.30 1164.50 3018733.00 318733.00 10.3 1			DIK9-350		15606.00	2697.18	42092191.00	10.3	4335496.00
Augmentation of Drinking Water Supply Scheme, Danapur, Patna West CI-250 TOI-250 CI-300 TOI-250 CI-350 TOI-2013 TOI-2013 TOI-2013 TOI-2014 TOI-2015 TOI-2016 TOI-			DIK9-500		132.00	4531.38	598142.00		61609.00
4 Augmentation of Drinking Water Supply Scheme, Danapur, Patna West CI-250 CI-300 CI-300 CI-300 CI-300 CI-300 CI-350 CI-300 C			DIK9-600		498.00				308346.00
Drinking Water Supply Scheme, Danapur, Patna West									17471237.00
Supply Scheme, Danapur, Patna West CI-150 2592.30 1164.50 3018733.00 31 CI-200 14/6/2010 to 20/6/2011 2064.16 1715.30 3540654.00 10.3 36 CI-250 2465.00 2306.90 5686509.00 58 CI-300 1040.00 2976.70 3095768.00 31 CI-250 1095.00 2306.90 2526056.00 12 CI-300 1/10/2013 1708.62 2976.70 5086049.00 12 CI-350 1077.16 3752.75 4042312.00 48	4								202390.00
West CI-200 20/6/2011 2004.16 17/13.30 3340034.00 CI-250 20/6/2011 2465.00 2306.90 5686509.00 CI-300 1040.00 2976.70 3095768.00 31 CI-250 1095.00 2306.90 2526056.00 12 CI-300 1/10/2013 1708.62 2976.70 5086049.00 12 CI-350 1077.16 3752.75 4042312.00 48				14/6/2010 4				10.3	310930.00
CI-300 1040.00 2976.70 3095768.00 31 CI-250 1095.00 2306.90 2526056.00 12 CI-300 1/10/2013 1708.62 2976.70 5086049.00 61 CI-350 1077.16 3752.75 4042312.00 48		1 /						10.5	364687.00
CI-250 1095.00 2306.90 2526056.00 12 30 CI-300 1/10/2013 1708.62 2976.70 5086049.00 61 CI-350 1077.16 3752.75 4042312.00 48									585710.00
CI-300 1/10/2013 1708.62 2976.70 5086049.00 12 61 CI-350 1077.16 3752.75 4042312.00 48									318864.00
CI-350 1077.16 3752.75 4042312.00 48				1/10/2012				12	303127.00
				1/10/2013					610320.00
			C1-350	Tot		3/32./5	4042312.00 28961035.00		485077.00 3181105.00
									81644957.67

^{*} Clause for refund of ED was not inserted in the agreements by the divisions thereby agencies failed to deposit the amount of excise duty in the concerned division through bank drafts.

APPENDIX 3.7 (Refer: Paragraph-3.6; Page-108)

Statement showing details of refundable amount of Excise Duty by agencies entitled for ED exemption*

Sl. No.	Name of Scheme/Division	Specification of pipe(diameter in mm)	Date of Supply	Quantity of pipe supplied (in meter)	Rate/meter (as per SOR)	Total Cost of pipe	Rate of Excise duty	Amount of refundable Excise duty
1	2	3	4	5	6	7	8	9
1	RWSS Chenari,	CI-100	10/2/2011	2,250.00	939.40	2113650.00		217705.95
	Sasaram	CI-100	17/12/2011	1,100.00	939.40	1033340.00		106434.02
		CI-150	10/2/2011	1,883.50	1397.40	2632002.90		271096.30
		CI-150	17/12/2011	1,461.50	1397.40	2042300.10	10.30	210356.91
		CI-200	17/12/2011	199.00	2058.40	409621.60	10.50	42191.02
		CI-300	10/2/2011	132.00	3572.00	471504.00		48564.91
		CI-300	17/12/2011	460.00	3572.00	1643120.00		169241.36
					Total	10345538.60		1065590.48
2	RWSS Malwar,	CI-100	22/3/2011	1661.28	939.40	1560606.00		160742.42
	Sasaram	CI-100	28/3/2011	606.72	939.40	569953.00		58705.16
		CI-150	22/3/2011	3180.00	1397.40	4443732.00	10.30	457704.40
		CI-200	28/3/2011	33.00	2058.40	67927.00		6996.48
					Total	6642218.00		684147.00
3	RWSS Rajpur,	CI-100	20/12/2010	4,000.00	939.40	3757600.00		387032.80
	Sasaram	CI-100	10/3/2011	2,484.69	939.40	2334117.79		240414.13
		CI-150	19/3/2011	1,575.00	1397.40	2200905.00	40.00	226693.22
		CI-200	10/3/2011	250.00	2058.40	514600.00	10.30	53003.80
		CI-250	10/3/2011	35.00	2768.30	96890.50		9979.72
		CI-250	19/3/2011	1,200.00	2768.30	3321960.00		342161.88
			Total		12226074.00		1259285.55	

Sl. No.	Name of Scheme/Division	Specification of pipe(diameter in mm)	Date of Supply	Quantity of pipe supplied (in meter)	Rate/meter (as per SOR)	Total Cost of pipe	Rate of Excise duty	Amount of refundable Excise duty
4	RWSS Darihat,	CI-100	9/6/2011	1680.00	939.40	1578192.00		162553.78
	Sasaram	CI-150	28/12/2011	450.00	1397.40	628830.00	10.30	64769.49
		CI-200	28/12/2011	620.00	2058.40	1276208.00	10.30	131449.42
					Total	3483230.00		358772.00
5	RWSS	CI-100	6/9/2010 to	2150.00	939.40	2019710.00		208030.13
	Parsathua,	CI-150	17/9/2010, 15/12/2010	3180.00	1397.40	4443732.00		457704.40
	Sasaram	CI-200	13/12/2010	510.00	2058.40	1049784.00	10.30	108127.75
		CI-250		25.00	2768.30	69207.50		7128.37
					Total	7582433.50		780990.00
6	RWSS Rajpur	CI-100	29/12/2010	100.00	939.40	93940.00		9675.82
	Chor, Sasaram	CI-150		1720.00	1397.40	2403528.00	10.30	247563.38
		CI-200		45.00	2058.40	92628.00	10.30	9540.68
					Total	2590096.00		266779.89
7	RWSS, Tilauthu,	CI-100	14/12/2010,	2720.00	939.40	2555168.00		263182.00
	Sasaram	CI-150	12/6/2011, 25/9/2011	543.00	1397.40	758788.20		78155.00
		CI-200		80.00	2058.40	164672.00	10.30	16961.00
		CI-250		70.00	2768.30	193781.00		19959.00
					Total	3672409.20		378257.00
8	RWSS,Barun,	CI-100	10/6/2011	320.00	782.85	250512.00	10.30	25803.00
	Aurangabad	CI-150	10/6/2011	332.00	1164.50	386614.00	10.30	39821.00
		CI-200	17/11/2009	160.00	1715.30	274448.00	8.24	22615.00
		CI-200	26/3/2010	180.00	1715.30	308754.00	10.30	31802.00
		CI-200	4/6/2010	180.00	1715.30	308754.00	10.30	31802.00
		CI-200	10/6/2011	188.50	1715.30	323334.05	10.30	33303.00
					Total	1852416.05		185146.00

Sl. No.	Name of Scheme/Division	Specification of pipe(diameter in mm)	Date of Supply	Quantity of pipe supplied (in meter)	Rate/meter (as per SOR)	Total Cost of pipe	Rate of Excise duty	Amount of refundable Excise duty
9	RWSS Tarar,	CI-100	8/6/2011	460.00	939.40	432124.00		44509.00
	Aurangabad	CI-150	8/6/2011	616.00	1397.40	860798.40	10.30	88662.00
		CI-200	8/6/2011	60.00	2058.40	123504.00	10.30	12721.00
					Total	1416426.00		145892.00
10	RWSS	CI-100 28/6/2011 195.00 939.40 183183.00			18867.85			
	Barisawan, Ara	CI-150	28/6/2011	2032.00	1397.40	2839516.80	10.20	292470.23
		CI-200	28/6/2011	25.00	2058.40	51460.00	10.30	5300.38
					Total	3074159.80		316638.46
11	Ara Town Water	CI-300	9/3/2007, 28/3/2007,	365.00	2415.00	881475.00		145267.00
	Supply Scheme,Ara	CI-250	25/6/2007, 15/9/2007	2862.50	1872.50	5360031.25	16.48	883333.00
	Scheme, Ara	CI-200	13/9/2007	6537.50	1392.00	9100200.00	10110	1499713.00
				'	Total	15341706.25		2528313.00
12	Hajipur Town	CI-450	26/12/2008	30.00	-	0.00	10.30	0.00
	Water Supply Sheme,Hajipur	CI-350	26/12/2008	22.00	4415.00	97130.00	10.30	10004.00
	Sheme, najipur	CI-350	6/1/2009	8.00	4415.00	35320.00	10.30	3638.00
		CI-300	26/12/2008	310.00	3502.00	1085620.00	10.30	111819.00
		CI-300	6/1/2009	31.00	3502.00	108562.00	10.30	11182.00
		CI-300	26/3/2009	469.00	3502.00	1642438.00	8.24	135337.00
		CI-250	6/1/2009	402.00	2714.00	1091028.00	10.30	112376.00
		CI-250	7/3/2009	500.50	2714.00	1358357.00	8.24	111929.00
		CI-250	26/3/2009	3668.00	2714.00	9954952.00	8.24	820288.00
		CI-200	6/1/2009	1101.50	2018.00	2222827.00	10.30	228951.00
		CI-200	7/3/2009	1908.50	2018.00	3851353.00	8.24	317351.00
		CI-200	26/3/2009	2505.00	2018.00	5055090.00	8.24	416539.00
					Total	26502677.00		2279414.00

Sl. No.	Name of Scheme/Division	Specification of pipe	Date of Supply	Quantity of pipe supplied	Rate/meter (as per SOR)	Total Cost of pipe	Rate of Excise	Amount of refundable	
12,00	~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	(diameter in mm)		(in meter)	(as per SOR)	P-P-	duty	Excise duty	
13	Urban Water	CI-100	3/3/2010	6434.50	635.00	4085907.50	10.30	420848.47	
	Supply Scheme Phase-I, Purnea	CI-100	2/2/2010	2702.00	635.00	1715770.00	8.24	141379.45	
	r nase-1, r ur nea	CI-100	20/3/2012	177.84	635.00	112928.00	12.36	13957.95	
		CI-100	9/5/2012	3000.00	635.00	1905000.00	12.36	235458.00	
					Total	7819605.50		811643.00	
14	Purnea Urban	CI-100	4/1/2010	500.00	635.00	317500.00	8.24	26162.00	
	Water Supply Scheme Phase-II,	CI-100	6/3/2010	4182.50	635.00	2655888.00	10.30	273556.41	
	Purnea	CI-100	29/3/2010	6556.94	635.00	4163657.00	10.30	428856.67	
		CI-100	29/3/2012	2445.98	635.00	1553197.00	12.36	191975.19	
		CI-100	29/5/2012	3247.18	635.00	2061959.00	12.36	254858.00	
		CI-150	29/5/2012	423.50	945.00	400208.00	12.36	49465.65	
					Total	11152409		1224873.92	
Grand Total 122									

^{*}Clause for refund of ED was inserted in the agreements by the divisions but the Executive Engineers did not apply to the District Magistrate/Collector for exemption of ED on purchase of pipes.

APPENDIX 3.8
(Refer: Paragraph-3.6; Page-108)
Statement showing details of refundable amount of Excise Duty by the agencies entitled for ED exemption*

Sl. No.	Name of Scheme/Division	Specification of pipe(dia in mm)	Date of Supply	Quantity of pipe supplied (in meter)	Rate/meter (as per SOR/Invoice)	Total Cost of pipe	Rate of Excise duty	Amt. of refundable Excise duty
1	2	3	4	5	6	7	8	9
1	Multivillage	DIK9-400	15/03/2007	19775.00	3297.80	65213995.00		10747266.00
	Water Supply	DIK9-350	to 08/02/2008	10000.00	2697.18	26971800.00		4444953.00
	Scheme,	DIK9-300	08/02/2008	10000.00	2146.83	21468300.00		3537976.00
	Mauzampur, Ara	DIK7-400		1400.00	2846.45	3985030.00		656733.00
		DIK7-350		3300.00	2158.00	7121400.00	16.48	1173607.00
		DIK7-300		3999.50	1710.00	6839145.00		1127091.00
		DIK7-250		5017.00	1340.00	6722780.00		1107914.00
		DIK7-200		6000.00	1026.00	6156000.00		1014509.00
					144478450.00		23810049.00	
2	Purnea Urban	CI-250	26/10/2007	1454.50	1872.50	2723551.25	16.48	448841.25
	Water Supply	CI-300	26/10/2007	441.00	2415.00	1065015.00	16.48	175514.47
	Scheme Phase-	CI-350	26/10/2007	400.00	3045.00	1218000.00	16.48	200726.40
	1,Purnea	CI-400	26/10/2007	100.00	3083.16	308316.00	16.48	50810.48
		CI-200	3/1/2010	357.50	1392.00	497640.00	8.24	41005.54
		CI-200	27/1/2011	350.00	1392.00	487200.00	10.30	50181.60
					Total	6299722.25		967079.00
3	Purnea Urban	CI-200	4/1/2010	142.50	1392.00	198360.00	8.24	16344.86
	Water Supply Scheme Phase- 2,Purnea	CI-200	6/3/2010	352.00	1392.00	489984.00	10.30	50468.35
		CI-200	29/3/2010	100.00	1392.00	139200.00	10.30	14337.60
	2,Furnea	CI-200	8/11/2010	500.00	1392.00	696000.00	10.30	71688.00

		CI-200	29/1/2011	350.00	1392.00	487200.00	10.30	50181.00		
		CI-200	28/2/2011	750.00	1392.00	1044000.00	10.30	107532.00		
		CI-250	8/11/2010	148.50	1872.50	278066.00	10.30	28640.00		
		CI-400	20/11/2007	28.00	3083.16	86328.00	16.48	14226.93		
					Total	3419138.00		353418.74		
4	Kishanganj Urban	CI-200	13/11/2008	6731.00	1928.60	12981407.00		1871919.00		
	Water Supply CI-250 1950.00 2608.50 5086575.00									
	Scheme, Kisanganj	CI-300		1323.50	3379.74	4473086.00	14.42	645019.00		
		CI-350	_	937.00	5509.59	5162486.00		744430.00		
		CI-400		597.00	6756.48	4033619.00		581648.00		
		CI-200	19/11/2009	1683.00	1925.60	3245834.00	9.24	267457.00		
		CI-250		250.00	2608.50	652125.00	8.24	53735.00		
	CI-200 2/2/2011 100.00 1928.60 192860.00									
	CI-250 4184.00 2608.50 10913964.00									
		CI-300		1941.50	3379.74	6561765.00	10.30	675862.00		
		CI-400		88.00	6756.48	594570.00		61241.00		
					Total	53898291.00		6778798.00		
Grand Total 31										
			Grand	1 I Otal				31909346.00		

^{*} Clause for refund of ED was inserted in the agreements by the divisions and exemption certificates were issued by the concerned DM/Collector for purchase of pipes but the agencies did not furnish the ED amount through bank draft in division.

APPENDIX 3.9

(Refer: Paragraph-3.7; Page110)

Statement showing expenditure on utilised and unutilised Cast Iron Pipes

SI.	Name of the Supplier	Diameter of CI pipes (in mm)	CI Pipes Procured (in m)	Rate of CI pipes (Amount in ₹ /m)	Total Expenditure (in ₹)	CI Pipes transferred to other water supply schemes (in m)	Unutilised CI Pipes	Value of unutilised CI Pipes (in ₹)
1	2	3	4	5	6 (4x5)	7	8(6-7)	9 (8x5)
1.	Electro Steel Casting Ltd.	150	9473	1505 (inclusive of all taxes)	1,42,56,865.00	877.40	8595.60	1,29,36,378.00
2.	IDCOL Kalinga Iron Works Ltd.	200	3977	2132.70 + 4 per cent VAT	88,21,018.00	184.60	3792.40	84,11,574.00
		250	2005	2868.27 + 4 per cent VAT	59,80,917.00	NIL	2005.00	59,80,917.00
3.	Kapilansh Dhatu Udyog Pvt. Ltd.	300	1081	3850 (inclusive all taxes)	41,61,850.00	303.30	777.70	29,94,145.00
	Total		16536		3,32,20,650.00	1365.30	15170.70	3,03,23,014.00

APPENDIX 3.10 (Refer: Paragraph-3.8; Page111) Statement showing details of Challans

Sl.No.		ount shown as easury throug		Amoun	t actually rei treasury	nitted into	Amount not remitted/ Amount of
	Vr. No.	Date	Amount	Treasury Challans	Date	Amount	misappropriation
1	-	30/6/2010	25067.00	7	30/06/10	25067.00	Nil
2	-	31/7/2010	8292.00	8	31/07/10	8292.00	Nil
3	-	31/12/2010	41927.00	7	31/12/10	41927.00	Nil
4	-	31/1/2011	58287.00	17	31/01/11	58287.00	Nil
5	-	31/3/2011	18723.00	41	30/03/11	18723.00	Nil
6	-	29/4/2011	19110.00	4	29/04/11	19110.00	Nil
7	2	14/11/2011	165262.00	Nil	Nil	Nil	165262.00
8	26	31/3/2012	67686.00	Nil	Nil	Nil	67686.00
9	29	31/3/2012	36549.00	Nil	Nil	Nil	36549.00
10	6	31/5/2012	163292.00	Nil	Nil	Nil	163292.00
11	3	30/8/2012	258800.00	Nil	Nil	Nil	258800.00
12	3	30/11/2012	78788.00	Nil	Nil	Nil	78788.00
13	20	30/3/2013	66343.00	Nil	Nil	Nil	66343.00
14	-	27/9/2013	23881.00	9	27/09/13	23881.00	Nil
15	-	10/10/2013	13115.00	11	30/10/13	13115.00	Nil
Total	1045122.00					208402.00	836720.00

APPENDIX 3.11 (Refer: Paragraph-3.9; Page-112) Statement showing short deduction of royalty

Sl. No	Agreement Number /Date of agreement	Name of Work	Quantity provided (in cum)	Quantity executed (in cum)	Measure- ment Book No.	Bill No. and Date	Existing rate of Royalty	Rate of royalty applicable (in ₹/cum)	Differen ce in rate	Less deduction of royalty (5x10) (Amount in ₹)
1	2	3	4	5	6	7	8	9	10	11
1	1/ SBD 2012-13 dated 15/5/12 Bagmati Div.No.1 Sitamarhi	Raising and strengthening of Adhwara left embankment between K.M. 0.00 to 43.60 and Adhawara Right Embakment between K.M. 0.00 to 44.00 including repair/construction of structure and Dhola under Bagmati Division No. 1, Sitamarhi. (NIT No. 01/2011-12) (Group No. 3)	1439148 1129480 1079361 3647989	1439148.00 1120817.85 843983.37 3403949.23	1790	14 th on account Bill	15.00	22.00	7.00	23827644.61
2.	22/SBD 2012-13 dated 12/1/2013 Bagmati Div.No.1 Sitamarhi	Anti erosion work between 3.590 Km to 4.450 km of Bagmati left Embankment near Rampur Kanth Village. (NIT No. 01/2012-13) (Group No. 01)	1440.00 77247.00 78687.00	1260.00 94346.00 95606.00		5 th and final Bill	15.00	22.00	7.00	669242.00

3.	23 /SBD 2012-13 dated 2/1/2013 Bagmati Div.No.1 Sitamarhi	For filling earth in beach channel in country side (loop) between 3.590 Km to 4.450 Km of Bagmati left Embankement. (NIT No. 01/12-13)	137719.58	132167.02	1826	6 th and final Bill	15.00	22.00	7.00	925169.21
4	17 /SBD 2010-11 dated 9/3/11 Bagmati Div.No.1 Sitamarhi	Construction of Embankament along river Jhim (left Emabankment 21.60 Km + Banke River 2 Km. right embankment 20.88 Km.) and Jamura (left embankment 4.11 k,m. right embankment 5.18 k.m.) Adhwara Group (NIT No. 03/2010-11).	1008699.00 1008699.00 821232.00 2838630.00	302184.06 302184.06 259014.91 50969.00 914352.03 Date of compaction 31.03.2012	1842	3 rd on account Bill	15.00	22.00	7.00	6400464.42
5	1/SBD/12- 13 dated 15/5/2012 FCD, Darbhanga	Raising and strengthening Khiroi left Embankment between Km 44.00 to 90.50 and Khiroi right Embankment between Km 44.00 to 91.50 including construction of structure and Dhala	1163835.00 1551780.00 1939725.00 3103560.00 7758900.00	6296989.00	2718	19 th on account Bills	15.00	22.00	7.00	44078923.00

6	13 SBD/2011- 12 dated 24/3/2012 Irrigation Division, Bhagalpur	Restoration work of canal system under Orhni Reservior Scheme Agency- M/s Hardeo construction Ltd. Deoghar, Jharkhand	724069.55 401875,65 ———————————————————————————————————	1124610.57	2902	8 th on account Bills	15.00	22.00	7.00	7872273.99
7	01 SBD/2012- 13 dated 30/5/2012 Irrigation Division, Bhagalpur	Raising and strengthening of both embankment of Chandan Puraini Chandan river (from Km.37.980 to 66.41) Andheri river, Khalkhalia river and Chandan main river including renovation of its inlets and outlets Agency- Ganesh Ram Dokania, Banka	1904764.18 3047622.69 2666669.85 7619056.72	5577801.12	2957	5 th on account Bill	15.00	22.00	7.00	39044607.84
	Gross Total		23206927.53	17545475.00						122818325.70

APPENDIX 3.12

(Refer: Paragraph-3.10; Page-113)

Statement showing excess payments on account of incorrect method of computation of Net work value in SBD agreement

SI No		Name of Agency, Agreement No. and Date	Due date of completion	Agreement Amount (15 per cent below of BOQ) (₹ in crore)	Quantity of Earth Work executed (in cubic meter)	Total value of work done (₹ in crore)	Amount of Royalty Col. 5 × @ ₹ 15/- (₹ in crore)	Actual Payment (₹ in crore)	Admissible payment (₹ in crore) 15 per cent below of column 6	Excess amount (₹ in crore)
1	2	3		4	5	6	7	8	9	10 (8-9)
1	Raising and strengthening of Khiroi left and Right Embankment including construction of structure and Dhalas/ FCD Darbhanga	 GSCO infrastructure Pvt. Ltd. Chandigarh 1 SBD/2012-13 dated 23/5/2012 	June 2013	104.46	6249753.00	92.32	9.37	79.88	78.47	1.41
2	Raising and strengthening of both zamindari bandh and desiltation of river Sanshi from Bisunpur to Hilsa Noorsarai Road/ Waterways Division, Ekangarsarai	Buildcon(India) Pvt. Ltd., Lakhibagh, Manpur, Gaya	30/6/2009	3.45	607093.92	3.95	0.91	3.49	3.36	0.13

3	Raising and strengthening of both zamindari bandhs of Nonai river from Panchmuha pool to village Teka Bigha Waterways Division Ekangarsarai	 Kumar Const. & Co., Boty More, Ranchi 5 SBD/2008-09 3/2/2009 	30/6/2009	2.39	425285.26	2.80	0.64	2.48	2.38	0.10
4	Raising and strengthening of both Zamindari bandhs and desiltation of river Sonr from Lohanda to Thehkapar Waterways Division, Ekangarsarai	Pvt. Ltd., Kalisthan, Begampur, Patna	30/6/2009	2.81	346493.00	2.84	0.52	2.49	2.41	0.08
5	Raising and strengthening of both Zamindari bandhs and desiltation of river Donar from Bhatbigha to Yaswantpur Waterways Division, Ekangarsarai	 M/s Surendra Prasad. & Co., Nawada 8 SBD/2008-09 20/2/2009 	30/6/2009	5.49	1020093.60	6.43	1.53	5.69	5.46	0.23

6	strengthening of Singh both Zamindari Nawa	BD/2008-09	6.40	1066839.65	6.81	1.60	6.03	5.79	0.24
7	strengthening of Singh both Zamindari Nawa	BD/2008-09	4.33	526320.95	4.86	0.79	4.25	4.13	0.12
8	strengthening of Zamindari bandhs along river Surh and desiltation on Nalan	BD/2009-10	1.82	133488.23	2.07	0.20	1.79	1.76	0.03

9	Raising and strengthening of Right Afflux of Zamindari bandhs of Sirnawa weir Waterways Division Ekangarsarai	Construction Pvt. Ltd., Biharshariff	31/1/2011	1.76	243549.30	1.95	0.37	1.71	1.65	0.06
10	ERM work of Eastern Koshi Canal Irrigation Division, Raghopur, Supaul	 IVRCL Infrastructure Project Ltd., Hyderabad 5SBD/2009-10 23/3/2010 	31/3/2012	23.83	3353109.49	25.72	5.03	22.62	21.86	0.76
11	Brick soling on top of embankment from 0.00 km to 11.62 km in left Kamla Balan embankment 0.00 Km to 91.50 Km to right Kamla Balan Embankment, Flood Control Division No. 2, Jhanjharpur	infrastructure Pvt. Chandigarh	31/3/2012	33.74	1820126.71	35.74	2.73	30.79	30.38	0.41
		Total		190.48	15792153.11	185.49	23.69	161.22	157.65	3.57

APPENDIX 3.13 (Refer: Paragraph-3.12; Page-116) Statement showing creation of additional liability

(₹in crore)

Brief	Amount
First agreement with M/s Rabindra Kumar Dubey	8.45
Less Vale of work rescinded after execution	(-) 2.01
Cost of balance work	6.44
Less Value of amount excess paid	(-) 0.10
Value of balance work after deduction of quantity decreased or limited	6.34
Agreement by BRPNNL with contractor for balance work	8.49
Final Payment to contractor for the second agreement	8.89
Excess payment incurred on the balance work (Value of risk and cost)	2.55
Amount of Earnest money forfeited	(-) 0.17
Amount of security deposit forfeited	(-) 0.16
Amount of previous imposed penalty	(-) 0.04
Net liability	2.18

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