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REPORT OF THE COMPTROLLER AND AUDITOR GENERAL OF INDIA

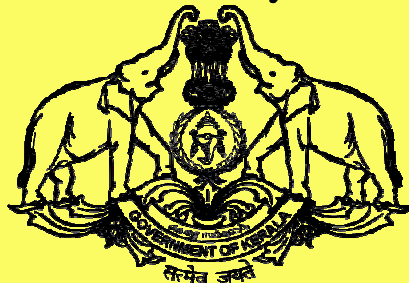
on

GENERAL AND SOCIAL SECTOR for the year ended March 2013

The Report has been laid on the table of the State Legislature Assembly on 10-06-2014



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Government of Kerala

**REPORT OF THE
COMPTROLLER AND AUDITOR
GENERAL OF INDIA**

on

GENERAL AND SOCIAL SECTOR

for the year ended March 2013

GOVERNMENT OF KERALA

Report No. 2 of the year 2014

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PREFACE

This Report of the Comptroller and Auditor General of India has been prepared for submission to the Governor of Kerala under Article 151 of the Constitution for being laid before the State Legislature.

This Report covering the year 2012-13 contains significant results of the performance and compliance audit of the Departments/Autonomous Bodies of the Government of Kerala under the General and Social Sectors.

Audit has been conducted in conformity with the Auditing Standards issued by the Comptroller and Auditor General of India, based on the Auditing Standards of the International Organisation of Supreme Audit Institutions.

Chapter I of this Report covers auditee profile, authority for audit, planning and conducting of audit and responses of the department to the draft paragraphs. Highlights of audit observations included in this Report have also been brought out in this chapter.



CHAPTER I
INTRODUCTION

CHAPTER I INTRODUCTION

1.1 About this Report

This Report of the Comptroller and Auditor General of India (C&AG) relates to matters arising from performance audit of selected programmes and activities and compliance audit of Government departments and autonomous bodies.

Compliance audit refers to examination of transactions relating to expenditure of the audited entities to ascertain whether the provisions of the Constitution of India, applicable laws, rules, regulations and various orders and instructions issued by the competent authorities are being complied with. On the other hand, performance audit, besides compliance audit, also includes examination of whether the objectives of the programme/activity/department are achieved economically, efficiently and effectively.

The primary purpose of the Report is to bring to the notice of the State Legislature important results of audit. The findings of audit are expected to enable the Executive to take corrective actions as also to frame policies and directives that will lead to improved financial management of the organisations, thus, contributing to better governance.

This chapter, in addition to explaining the planning and extent of audit, provides a synopsis of the significant deficiencies and achievements in implementation of selected schemes, significant audit observations made during compliance audit and follow-up on previous Audit Reports.

1.2 Profile of units under audit jurisdiction

There were 41 departments in the State at Secretariat level during 2012-13. The Principal Accountant General (General & Social Sector Audit), Kerala conducts audit of 23 Secretariat departments, all Public Sector Undertakings/Autonomous bodies thereunder and Local Self-Government Institutions in the State. The departments are headed by Additional Chief Secretaries/Principal Secretaries/Secretaries, who are assisted by Directors/Commissioners and subordinate officers under them. The remaining 18¹ departments are audited by Accountant General (Economic & Revenue Sector Audit).

The comparative position of expenditure incurred by the Government during the year 2012-13 and in the preceding two years is given in **Table 1.1:**

¹ Three departments included under AG (E&RSA) namely Revenue, Water Resources and Public Works are audited by PAG (G&SSA) also

Table 1.1: Comparative position of expenditure

(₹ in crore)

Disbursements	2010-11			2011-12			2012-13		
	Plan	Non plan	Total	Plan	Non plan	Total	Plan	Non Plan	Total
Revenue Expenditure									
General Services	184.43	15233.96	15418.39	72.98	20227.04	20300.02	68.58	22718.03	22786.61
Social Services	2505.61	9605.19	12110.80	3401.92	12821.94	16223.86	4312.02	14565.47	18877.49
Economic Services	1505.70	2851.76	4357.46	1852.31	4279.35	6131.66	2468.73	5339.69	7808.42
Grants-in-aid and Contributions	---	2778.16	2778.16	---	3389.08	3389.08	---	4016.22	4016.22
Total	4195.74	30469.07	34664.81	5327.21	40717.41	46044.62	6849.33	46639.41	53488.74
Capital Expenditure									
Capital outlay	2765.66	598.03	3363.69	3398.10	454.82	3852.92	3465.66	1137.63	4603.29
Loans and advances disbursed	319.31	442.43	761.74	416.68	581.86	998.54	603.09	533.06	1136.15
Repayment of public debt	---	---	1975.03	---	---	2893.06	---	---	2804.08
Contingency Fund	---	---	33.92	---	---	20.80	---	---	---
Public Account disbursements	---	---	70558.27	---	---	91200.26	---	---	100455.82
Total			76692.65			98965.58	4068.75	1670.69	108999.34
Grand Total			111357.46			145010.20	10918.08	48310.10	162488.08

1.3 Authority for Audit

The authority for audit by the C&AG is derived from Articles 149 and 151 of the Constitution of India and the Comptroller and Auditor General's (Duties, Powers and Conditions of Service) Act, 1971 (C&AG's (DPC) Act). C&AG conducts audit of expenditure of the departments of the Government of Kerala under Section 13 of the C&AG's (DPC) Act. C&AG is the sole auditor in respect of 21 autonomous bodies in the General and Social Sector which are audited under Sections 19(2), 19(3) and 20(1) of the C&AG's (DPC) Act. In addition, C&AG also conducts audit of 160 Autonomous Bodies which are substantially funded by the Government under Section 14 and 15 of the C&AG's (DPC) Act. There are also 748 institutions², 17 Public Sector Undertakings, Buildings Divisions of the Public Works Department and 1209 Local Self-Government Institutions³ under the audit jurisdiction in the General and Social Sector. Principles and methodologies for various audits are prescribed in the Auditing Standards and the Regulations on Audit and Accounts, 2007 issued by the C&AG.

² Government-aided Colleges: 158
Government-aided Higher Secondary Schools: 464
Government-aided Vocational Higher Secondary Schools: 126

³ Grama Panchayaths: 978, Block Panchayaths: 152, District Panchayaths: 14, Municipal Corporation: 5 and Municipalities: 60

1.4 Organisational structure of the Office of the Principal Accountant General (G&SSA)

Under the directions of the C&AG, the Office of the Principal Accountant General (General & Social Sector Audit) Kerala conducts audit of Government Departments/Offices/Autonomous Bodies/Institutions under the General and Social Sector which are spread all over the State. The Principal Accountant General (General & Social Sector Audit) is assisted by four Deputy Accountants General.

1.5 Planning and conduct of Audit

The audit process starts with the assessment of risks faced by various departments of Government based on expenditure incurred, criticality/complexity of activities, level of delegated financial powers, assessment of overall internal controls and concerns of stakeholders. Previous audit findings are also considered in this exercise. Based on this risk assessment, the frequency and extent of audit are decided.

After completion of audit of each unit, Inspection Reports containing audit findings are issued to the heads of the departments. The departments are requested to furnish replies to the audit findings within four weeks from the date of receipt of the Inspection Reports. Whenever replies are received, audit findings are either settled or further action for compliance is advised. The important audit observations arising out of these Inspection Reports are processed for inclusion in the Audit Reports, which are submitted to the Governor of State under Article 151 of the Constitution of India.

During 2012-13, 10,618 party-days were used to carry out audit of 1,483 units (compliance audits and performance audits) of the various departments/organisations coming under Principal Accountant General (G&SSA). The audit plan covered those units/entities which were vulnerable to significant risks as per our assessment.

1.6 Significant Audit Observations

1.6.1 Performance audits of programmes/activities/departments

Chapter II includes district-centric audit of Wayanad District; another three performance audit on Healthcare services in Government hospitals, Activities/schemes for the promotion of sports and National Rural Drinking Water Programme. The highlights are given in the following paragraphs.

1.6.1.1 Healthcare Services in Government Hospitals

Government hospitals in the State offer preventive, promotive and curative services⁴. While these services including clinical and surgical interventions of a simple nature are delivered through Taluk Hospitals, the District, General

⁴ Preventive healthcare consists of measures taken to prevent diseases. Promotive health care contributes to a population based health approach in primary care. Curative care seeks to cure an existent disease or medical condition

and Women and Children Hospitals additionally offer Tertiary care facilities like Cardiology, Neurology, Paediatric surgery, Plastic surgery and Urology. A performance audit on Healthcare Services in Taluk, District, General and Women and Children Hospitals disclosed the following:

A perspective plan prescribing a time frame for attaining the standardisation norms for infrastructure and manpower in the healthcare institutions was not prepared. Inadequacies in infrastructure facilities viz., power laundry, generators and deficiencies in number of beds were noticed in the hospitals test-checked. Failure of Kerala Medical Services Corporation Limited (KMSCL) in making suppliers to take back slow moving drugs resulted in loss of ₹ 2.91 crore to the exchequer. Delays in obtaining test results of drugs from the empanelled Drug Testing Laboratories resulted in administering sub-standard drugs to patients as some of these drugs were subsequently declared as 'Not of Standard Quality' by the laboratories. Stock-out of essential drugs such as Amoxycillin, Ampicillin, etc., was noticed in the district warehouses of KMSCL and in the hospitals test-checked. KMSCL nullified shortfall in stock worth ₹ 21.23 crore without identifying reasons for the shortfall. Trauma Care & Emergency Medical Services and Blood bank facilities were not available in many hospitals. Shortage of doctors was noticed in the hospitals test-checked.

(Paragraph 2.1)

1.6.1.2 District - centric Audit of Wayanad

The district-centric audit of Wayanad involved a performance audit of the significant socio-economic developmental programmes implemented in the district during 2008-13. The district, with 31.24 *per cent* of the tribal population of the State, is lagging behind the State average in terms of literacy, per capita income and with higher infant mortality and maternal mortality, school dropout rate, etc.

Preparation of Integrated District Development Plan and consolidation of Local Development Plan were not done by the District Planning Committee. Vital data available with various agencies were not collected and utilised by the Local Self-Government Institutions while formulating plans. Adequate manpower and infrastructure as per the Indian Public Health Standards/norms of Government were not available in Community Health Centres and Primary Health Centres. Separate data on infant/maternal deaths, nutritional standards, immunisation, etc., of tribal population was not collected from 2009-10 onwards. In spite of high maternal death and low institutional deliveries of newly born babies among tribal population, there were only five Government hospitals in the district with delivery facility. Dropout rate among tribal students was higher than the district average indicating that Sarva Shiksha Abhiyan had not produced the desired results. The percentage of severely under-weight children among tribal community was more when compared to other communities in the district. Out of 292 drinking water samples tested, only 44 samples conformed to the desired level of chlorination, indicating the method of chlorination was unscientific. Test results in more than 50 *per cent* of samples in 2011-12 showed presence of coliform bacteria and turbidity indicating that KWA failed to supply safe drinking water to the public.

(Paragraph 2.2)

1.6.1.3 Activities/Schemes for the promotion of Sports

The Government of Kerala passed the Kerala Sports Act, 2000 with the principle of 'Sports for All'. The State's sports objectives include development of sports activities at grassroot level, and thereby ensuring mass participation in national and international level sports events for sporting excellence. The Performance Audit revealed deficiencies in planning, utilisation of funds, completion of projects on time, implementation of programmes, etc.

Long-term plan was not prepared by the Department as comprehensive database on sports infrastructure in the State was not available. Instances of under-utilisation of grants for the development of sports, abnormal delay in execution of projects and under-utilisation of infrastructure were noticed. The Sports Development Fund envisaged for the creation and upgradation of sports facilities in the State, to arrange extra funds for training abroad and engagement of dedicated specialist coaches for meritorious sports persons was not created, despite a provision of ₹ 1.25 crore made in the State budget during 2010-12. The Panchayath Yuva Krida Aur Khel Abhiyan, a Centrally Sponsored Scheme did not achieve the desired results as the targeted number of Grama Panchayaths/Block Panchayaths were not covered. Health related physical fitness test conducted at school level revealed that only 19.61 *per cent* of the school going children in the State had the minimum recommended standards. But, no effective remedial measures were taken by the government for improving the physical fitness of school going children. The progress achieved in the development of infrastructure for staging 35th National Games in the State by the National Games Secretariat was poor.

(Paragraph 2.3)

1.6.1.4 National Rural Drinking Water Programme

To provide every rural person with water for drinking, cooking and other domestic basic needs, a national water supply and sanitation programme was introduced (1954) in the country. Accelerated Rural Water Supply Programme (ARWSP), introduced (1972-73) to accelerate the pace of coverage, was subsequently renamed as National Rural Drinking Water Programme (NRDWP). A performance audit of the implementation of the NRDWP in the State was conducted and following are the major observations of Audit.

Five year rolling plan as envisaged in the framework for implementation of NRDWP (2010) was not prepared and only Annual Action Plan was prepared. Consequently, adequate priority was not given for schemes started years back. Lack of definite work execution plan led to non-achievement of yearly targets fixed for coverage of habitations. Out of 187 schemes taken up during 2008-13, only 34 were completed. Seven schemes sanctioned for coverage of water quality affected habitations were not taken up. Though 20 schemes were sanctioned for sustainability of water sources during 2008-13 by the State Level Scheme Sanctioning Committee (SLSSC), only four schemes were taken up and completed. Out of the 16 sub-divisional laboratories formed in the State, 15 of them were functioning without separate infrastructure and technical facilities. Effective monitoring and evaluation by SLSSC or evaluation study by Central/State Government was absent during the period

covered under audit. Though a State Water and Sanitation Mission was formed, activities as envisaged in the guidelines were not performed.

(Paragraph 2.4)

1.6.2 Compliance Audit Paragraphs

Audit adopted a new approach by identifying certain key issues based on risk factors and topical importance with a focus on deliverables in addition to the regular transaction audit. Significant deficiencies during such audit and transaction audit are detailed in the following paragraphs.

Audit of Selected Topics

1.6.2.1 Scheme for Incentive to Girls for Secondary Education

Incentive to Girls for Secondary Education is a 100 per cent Centrally Sponsored Scheme being implemented in the State from 2008-09 onwards. The objective of the scheme was to establish an enabling environment to reduce school dropouts and to promote the enrolment of girl child belonging to SC/ ST communities in secondary schools and ensure their retention up to 18 years of age. The Scheme covers all SC/ ST girls who pass class VIII and enroll for class IX in Government, Government aided or local body schools.

To be eligible for the benefit under the scheme, the girl should be unmarried and below 16 years of age as on 31 March on joining class IX. According to the scheme, a Fixed Deposit Warrant (FDW) of ₹ 3,000 with interest is to be issued to each beneficiary, which can be en-cashed on attaining the age of 18 years and on satisfying the precondition of passing X standard.

The scheme could be implemented only during 2008-09 and 2009-10. Delay on the part of Headmasters, District Educational Officers and Directorate of Public Instruction in forwarding proposals resulted in failure to implement the scheme during 2010-13 thus denying the benefit to SC/ST students.

(Paragraph 3.1)

1.6.2.2 Scheme for improvement of quality of school education implemented under Twelfth Finance Commission award

The Twelfth Finance Commission (TFC) awarded ₹ 100 crore as grant under state specific needs for improvement of quality of school education by constructing laboratories, libraries and for providing computers. The award period was 2005-10. Out of the TFC award of ₹ 100 crore, the Government received only ₹ 90 crore during the award period, resulting in shortfall of ₹ 10 crore. Construction activities were not taken up in the initial years of the award period, leading to some of the buildings remaining incomplete, even three years after completion of the award period. Instances of excess supply of computers, chairs, UPSs, etc., were noticed in some of the schools in violation of Government instructions. The unutilised balance of ₹ 4.58 crore was drawn in March 2010 for utilisation in another scheme to prevent lapse of budget provision and to depict utilisation before expiry of the award period.

(Paragraph 3.2)

1.6.2.3 *Bhoomikeralam Project*

Government formed (October 2008) Kerala Land Information Mission (KLIM) to implement Bhoomikeralam Project with the objectives, *inter alia*, to (i) finalise resurvey in the state within a period of three years, (ii) prepare survey records of the 27000 Hectares of land to be distributed to ‘adivasis’ of the State in nearly 1000 locations, (iii) complete resurvey of 31 villages of Thiruvananthapuram taluk under the centrally sponsored National Land Records Modernisation Programme (NLRMP), and (iv) complete the resurvey of lands in possession of Harrison Malayalam Plantations Ltd. and to identify excess land, if any, held by the company un-authorisedly.

Government observed that KLIM which was set up for completing re-survey in the State within three years failed in achieving the objective. The objective of completion of resurvey of the State by KLIM under Bhoomikeralam Project was not fulfilled and the status remained the same as of October 2008 when KLIM was set up. Moreover, all the works ordered to be executed by KLIM under NLRMP were also not completed and therefore the intended benefits⁵ to the public under NLRMP could not be provided. Government’s admission that the resurvey work by KLIM was a failure indicates that Bhoomikeralam Project was sanctioned without proper analysis/study of the situations, and the intended purposes were not served despite spending ₹ 10.99⁶ crore in addition to pay and allowances of Survey staff deployed to KLIM.

(Paragraph 3.3)

1.6.2.4 *Confiscation of illegally mined river sand and its disposal*

Indiscriminate and uncontrolled removal of sand from the rivers to meet increase in demand causes large scale land sliding and loss of property and also disturbs the bio-physical environment system of river beds in different degrees.

To protect river banks and river beds from large scale dredging of river sand, to protect their bio-physical environment system and to regulate the removal of river sand, the State Government enacted “The Kerala Protection of River Banks and Regulation of Removal of Sand Act, 2001” (Principal Act). “The Kerala Protection of River Banks and Regulation of Removal of Sand Rules (Sand Rules 2002)” were also formulated under this Act in 2002. The Land Revenue Commissioner (LRC) has been given the responsibility of keeping a check on illegal sand mining in the State and the Collectors at the District level are responsible for implementation of the provisions of the Act.

Timely action were not taken by the District Collectors in accordance with the Kerala Protection of River Banks and Regulation of Removal of Sand Act, 2001 in confiscation of vehicles involving illegal transportation of river sand and delays ranged from six weeks to five years. Non-compliance of the Act by the Revenue Department resulted in non-filing of written complaints in courts

⁵ Providing a single window to handle land records, the cadastral records mirror the ground reality, the records of title is a true depiction of the ownership status, mutation is automated, title insurance which guarantees the title for its correctness and indemnifying the title holder against loss arising on account of any defect therein

⁶ ₹ 5.58 crore towards resurvey charges and ₹ 5.41 crore towards NLRMP

against the offenders involving illegal transportation of river sand. This allowed the offenders to escape from court proceedings. Selling of confiscated sand at a rate less than Public Works Department rate resulted in a revenue loss of ₹ 1.63 crore to Government. The effectiveness of the squads' functioning was not monitored.

(Paragraph 3.4)

1.6.2.5 Financial Management of KWA

The Kerala Water Authority (KWA) was established under Kerala Water and Wastewater Ordinance, 1984 to provide for the development and regulation of water supply and wastewater collection and disposal. The Ordinance was replaced by the Kerala Water Supply and Sewerage Act (Act), 1986. KWA is the major institution/Statutory authority in the State, implementing the drinking water policy/programmes of the State and Central Government. The State and Central Governments provide substantial financial assistance to KWA for taking up activities related to water supply and wastewater.

The objective of audit was to ascertain whether the overall management of finances in KWA was economic and efficient. Audit was conducted during April 2013 to July 2013, covering the period 2008-09 to 2012-13.

The revenue collection was not sufficient to meet even 50 per cent of revenue expenditure, and KWA depended heavily on Government. Urgent management intervention is called for to initiate measures for revenue maximisation as well as for controlling non-plan revenue expenditure. The accumulated arrears of electricity charges to be paid as on March 2013 was ₹ 377.34 crore. Several projects taken up as early as 1998 had not been completed as of March 2013. Utilisation of funds under energy conservation activities was not adequate. There was an outstanding arrear of ₹ 532.83 crore towards water charges and major defaulters included Government departments and Autonomous Bodies. KWA started water audit of non-revenue water only recently and in Thiruvananthapuram division alone there was an annual revenue loss of ₹ 26.76 crore, on account of water lost from leakage, theft, etc.

(Paragraph 3.5)

Audit of transactions

1.6.2.6 Failure of Oversight/Governance

The Government has an obligation to improve the quality of life of the people for which it works towards fulfillment of certain goals in the area of health, education, development and upgradation of infrastructure and public service, etc. However, Audit noticed instances where funds released by the Government for creating public assets for the benefit of the community remained unutilised/blocked and/or proved unfruitful/unproductive due to indecisiveness, lack of administrative oversight and concerted action at various levels. Two cases of misappropriation amounting to ₹ 27.75 lakh occurred due to absence of proper supervisory controls were noticed. The details are given below.

- Failure of the Superintendent to exercise the prescribed checks laid down in the financial rules/instructions led to fraudulent drawal of ₹ 9.05 lakh by the Lower Division Clerk from the funds received under

Rashtriya Swasthya Bima Yojana in the Government General Hospital, Kasaragod.

(Paragraph 3.6)

- Lack of proper supervisory checks led to misappropriation and manipulation of vouchers amounting to ₹ 18.70 lakh by the Lower Division Clerk from the Hospital Development Committee funds.

(Paragraph 3.7)

- Video Conferencing facilities created at a cost of ₹ 1.69 crore in Kottayam, Ernakulam and Thrissur districts for enabling the courts to extend remand/grant bails without physically producing the prisoners, were remaining unutilised due to non-maintenance of Video Conferencing system and defects in connectivity.

(Paragraph 3.8)

- Equipment procured at a cost of ₹ 2.34 crore for Very High Frequency radio-based communication for enforcing effective Early Warning System installed at Village Offices, Taluk Offices and District Collectorates were lying idle mainly due to improper installation and non-execution of repair works within the guarantee period by the supplier.

(Paragraph 3.9)

- Despite availability of funds, Jalamani programme, specifically intended for improving the quality of potable water being supplied to the students of rural schools, could not be implemented even after four years due to lack of coordination between various agencies.

(Paragraph 3.10)

- Formulation of a Water Supply Scheme by Kerala Water Authority without consulting Panchayath authorities resulted in unfruitful expenditure of ₹ 37.83 crore.

(Paragraph 3.11)

1.7 Lack of responsiveness of Government to Audit

1.7.1 Outstanding Inspection Reports

The Handbook of Instructions for Speedy Settlement of Audit Objections/Inspection Reports/timely disposal of draft audit paragraphs and matters pertaining to the Public Accounts Committee, issued by the State Government in 2010 provides for prompt response by the Executive to the Inspection Reports (IRs) issued by the Principal Accountant General/Accountant General for rectification in compliance with the prescribed rules and procedures and accountability for the deficiencies, lapses, etc., noticed during the inspection. The Head of Offices and next higher authorities are required to comply with the observations contained in the IRs, rectify the defects and omissions and promptly report their compliance to the Principal Accountant General/Accountant General within four weeks of

receipt of the IR. Half-yearly reports of pending IRs are being sent to the Secretary of the Department to facilitate monitoring of the audit observations.

As of 30 June 2013, 191 IRs (769 paragraphs) were outstanding against Social Justice, Labour and Rehabilitation and Cultural Affairs Departments. A review of the Inspection Reports pending due to non-receipt of replies showed that the initial replies in respect of 48 IRs containing 203 paragraphs issued upto 2012-13 were not received from the Social Justice Department.

Year-wise details of IRs and paragraphs outstanding are given in **Appendix 1.1**.

1.7.2 Response of departments to the draft paragraphs

Draft Paragraphs and Reviews were forwarded demi-officially to the Principal Secretaries/Secretaries of the departments concerned between April and July 2013 with a request to send their responses within six weeks. The replies from Government for two out of the four reviews and four out of 11 draft paragraphs featured in this Report were received. These replies have been suitably incorporated in the Report. In addition, in the remaining reviews and compliance paragraphs, the views of the Government as expressed in the exit conferences, were duly considered and included.

1.7.3 Follow-up on Audit Reports

According to the Handbook of Instructions for Speedy Settlement of Audit Objections/Inspection Reports/timely disposal of draft audit paragraphs and matters pertaining to the Public Accounts Committee, issued by the State Government in 2010, the administrative departments should submit statements of Action Taken Notes on audit paragraphs included in the Audit Reports directly to the Legislature Secretariat, with copies to the Accountant General within two months of their being laid on the table of the Legislature. The administrative departments did not comply with the instructions, and seven departments, as detailed in **Appendix 1.2**, had not submitted statements of Action Taken for 12 paragraphs for the period 2008-09 to 2011-12, even as of September 2013.

1.7.4 Paragraphs to be discussed by the Public Accounts Committee

The details of paragraphs pending discussion by the Public Accounts Committee as of 30 September 2013 are given in **Appendix 1.3**.

CHAPTER II
PERFORMANCE AUDIT

CHAPTER II PERFORMANCE AUDIT

HEALTH AND FAMILY WELFARE DEPARTMENT

2.1 Healthcare Services in Government Hospitals

Highlights

Government hospitals in the State offer preventive, promotive and curative services⁷. While these services including clinical and surgical interventions of a simple nature are delivered through Taluk Hospitals, the District, General and Women and Children Hospitals additionally offer Tertiary care facilities like Cardiology, Neurology, Paediatric surgery, Plastic surgery and Urology. A performance audit on Healthcare Services in Taluk, District, General and Women and Children Hospitals revealed the following:

A perspective plan prescribing a time frame for attaining the standardisation norms for infrastructure and manpower in the healthcare institutions was not prepared.

(Paragraph 2.1.6)

Inadequacies in infrastructure facilities viz., power laundry, generators and deficiencies in number of beds were noticed in the hospitals test-checked.

(Paragraphs 2.1.8.2 and 2.1.8.3)

Failure of Kerala Medical Services Corporation Limited (KMSCL) in making suppliers to take back slow moving drugs resulted in loss of ₹ 2.91 crore to the exchequer.

(Paragraph 2.1.10.1)

Delays in obtaining test results of drugs from the empanelled Drug Testing Laboratories resulted in administering sub-standard drugs to patients as some of these drugs were subsequently declared as 'Not of Standard Quality' by the laboratories.

(Paragraph 2.1.10.2)

Stock-out of essential drugs such as Amoxicillin, Ampicillin, etc., was noticed in the district warehouses of KMSCL and in the hospitals test-checked.

(Paragraph 2.1.10.4)

KMSCL nullified shortfall in stock worth ₹ 21.23 crore without identifying reasons for the shortfall.

(Paragraph 2.1.10.5)

⁷ Preventive healthcare consists of measures taken to prevent diseases. Promotive health care contributes to a population based health approach in primary care. Curative care seeks to cure an existent disease or medical condition

Trauma Care & Emergency Medical Services and Blood bank facilities were not available in many hospitals.

(Paragraphs 2.1.11.1 and 2.1.11.3)

Shortage of doctors was noticed in the hospitals test-checked.

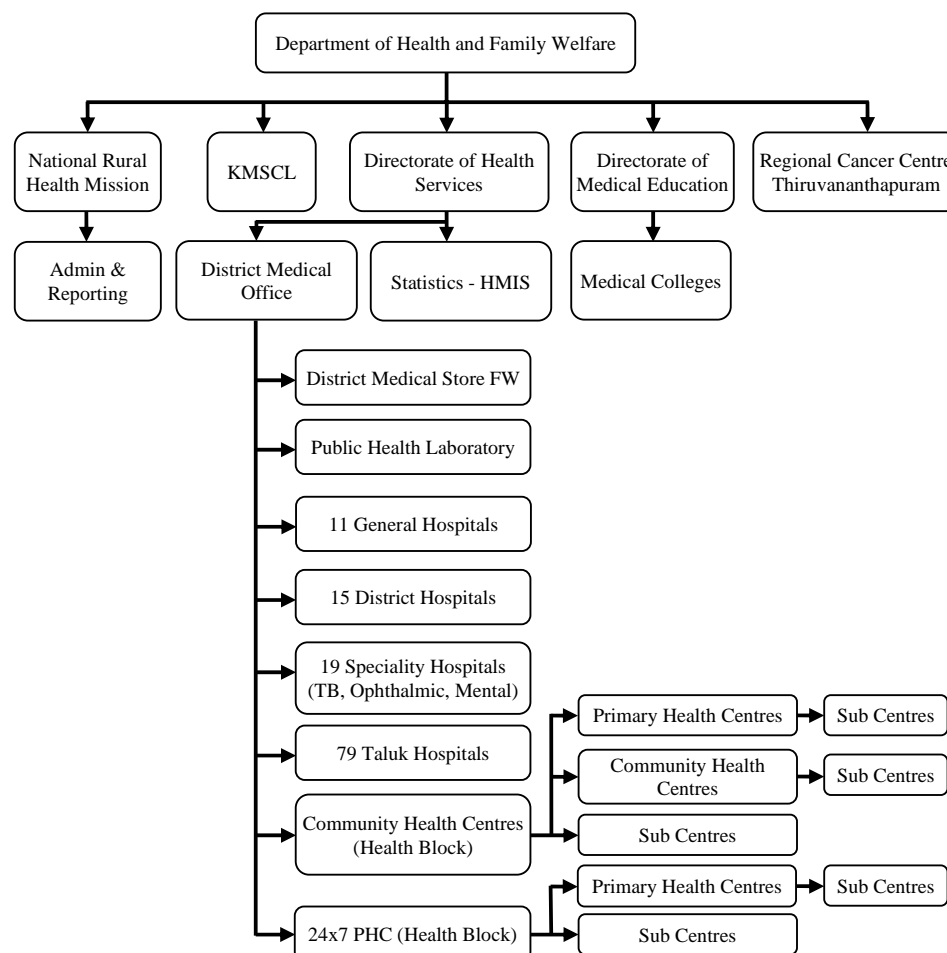
(Paragraph 2.1.13.1)

2.1.1 Introduction

Healthcare services are generally classified into preventive, promotive and curative services. The preventive and promotive services are delivered through primary level institutions such as Sub-Centres, Primary Health Centres and Community Health Centres. All institutions deliver curative services in varying capacity and standards.

2.1.2 Organisational set-up

The Secretary to Government, Health and Family Welfare Department is in overall charge of the health services in the State. The Director of Health Services (DHS) and the Director of Medical Education (DME) together are in administrative control of health institutions under the Government Sector. The organisational set up of Health and Family Welfare Department (Department) under which public health institutions are functioning is given in the organogram below:



Management of taluk hospitals within the Block Panchayath/Municipal area is vested with the concerned Block Panchayath/Municipal Corporation. The management of District Hospitals is vested with the respective District Panchayath.

2.1.3 Audit Objectives

The audit objectives of conducting performance audit were to assess whether:

- the planning process was adequate to improve quality of healthcare services;
- the financial resources were adequate and effectively used;
- adequate infrastructure and manpower were available to deliver the healthcare services in hospitals;
- proper system existed to ensure quality and adequacy in procurement and inventory management of drugs and equipments; and
- disposal of solid and bio-medical wastes generated by hospitals was as per norms.

2.1.4 Audit Criteria

Audit findings were benchmarked against the following criteria:

- Policies/strategies of the Directorate of Health Services in the annual plan;
- Budget documents, Appropriation and Finance Accounts and records of KMSCL;
- Norms for staff, infrastructure and other facilities for the hospitals as prescribed in the Standardisation Report approved by the State Government in 2008;
- Guidelines/instructions issued by the Central/State Governments for procurement of medical equipment and drugs;
- Provisions for the quality of drugs envisaged in the Drugs and Cosmetics Act, 1940, as amended from time to time; and
- Provisions in the Bio-Medical Waste (Management & Handling) Rules, 1998 for the disposal of solid and bio-medical waste.

2.1.5 Scope and methodology

Mention was made in the Audit Reports of C&AG of India, Government of Kerala (Civil) for the year ended 31 March 2009 and 31 March 2010 on the implementation of the National Rural Health Mission (Paragraph 1.2) covering Primary Health Centres (PHCs) and Community Health Centres (CHCs) and functioning of the medical college hospitals (Paragraph 3.1) in the State respectively. The current performance audit on healthcare services in Government hospitals covered Taluk hospitals (TH), District Hospitals (DH), General Hospitals (GH) and Women and Children (W&C) Hospitals in the State under the control of DHS. Performance audit covering the period 2008-13 was carried out from April 2013 to July 2013 by test check of records in the

Department, the DHS, the District Medical Offices (DMOs), the KMSCL and 33⁸ Health institutions selected from five⁹ out of 14 districts. The sample health institutions were selected for detailed audit by adopting three-tier stratification sampling and PPSWOR¹⁰. As part of gathering evidence, physical verifications were conducted along with the departmental Officers and photographic evidence was obtained wherever possible.

An entry conference was held with the Principal Secretary to Government, Health and Family Welfare Department in April 2013 during which the audit objectives and criteria were discussed and audit methodology explained.

An exit conference was held in October 2013 with the Secretary to Government, Health and Family Welfare Department during which the audit findings were discussed in detail. Views of the State Government and replies of the departmental officers were taken into consideration while finalising the report.

Audit findings

2.1.6 Planning

State Government approved (May 2008) the Report of the Standardisation Committee¹¹ prescribing the standardisation norms for Medical Institutions in the State. For the early attainment of the norms fixed for infrastructure, manpower, etc., in health institutions, an effective planning process was essential for the Health Department to marshal its financial and human resources. Audit noticed that no appraisal was conducted by the department to identify the current status of the hospitals *vis-a-vis* the standardisation norms of the State Government. A comprehensive picture at the State level on the availability of major diagnostic services in the hospitals was not available with the DHS. A perspective plan prescribing a time frame for attaining the standardisation norms in the health institutions was not prepared by the Department. While the Department had an Annual Plan as part of the five year plan of the Department, it did not prescribe methodologies or lay a timeline to achieve the standardisation norms. Further, on the lines of the National Health Policy, 2002, only a draft Health policy was formulated which is yet to be adopted by the State Government (December 2013).

In the exit conference (October 2013), Secretary stated that an expert committee had been constituted to make an indepth study on the draft health policy, which would be finalised by December 2013. However, the policy has not been finalised so far (January 2014).

⁸ Five District hospitals, three General hospitals, 23 Taluk Hospitals and two W&C hospitals

⁹ Alappuzha, Idukki, Kasaragod, Thiruvananthapuram and Thrissur,

¹⁰ Probability Proportional to Size Without Replacement

¹¹ A committee constituted by the Government (May 2002) to recommend standards for service delivery, infrastructure, equipment and staff pattern under the Health Services Department. Meanwhile, GOI issued (February 2007), Indian Public Health Standards (IPHS) for institutions like PHCs, CHCs and Sub-Centres which was adopted by State Government. In respect of Taluk, District, General and Speciality Hospitals for which IPHS was not applicable, State Government accepted (May 2008) the Standardisation Committee Report of 2002 as the basic document for upgradation. IPHS for District Hospitals was issued by GOI in 2011

2.1.7 Funding

Consequent to adoption of the Kerala Panchayathi Raj Act, 1994, management of medical institutions upto DHs in the State had been transferred to Panchayathi Raj Institutions (PRIs). The expenditure on electricity and water charges, dietary charges, repairs/maintenance of buildings, day-to-day expenditure of hospitals were met by the PRIs from their budgetary allocations and by Hospital Development Committees (HDC)¹² from the collection charges on various services rendered by them. Salaries of doctors and staff, cost of drugs and equipment were met by the State Government. Since 2008-09, procurement of all drugs and equipment for the Government hospitals in the State was made through KMSCL, a State Government undertaking. While funds for the purchase of drugs for supply to hospitals under DHS/DME were made available to KMSCL by the State Government through budget allocation, the cost of equipment to be purchased for Government hospitals was released to KMSCL by the DHS on getting specific sanctions from the State Government. Details of funds provided by the State Government for pay and allowances of staff of hospitals under DHS, funds released by the State Government/DHS to KMSCL for procurement of drugs and equipment and expenditure incurred during 2008-13 are as given in **Table 2.1**.

Table – 2.1: Details of funds provided and expenditure

(₹ in crore)

Year	Pay & Allowances		Drugs			Equipment	
	Budget provision	Expenditure	Budget Provision by the Government	Amount received by KMSCL from Government	Expenditure ¹³ incurred by KMSCL	Amount ¹⁴ received by KMSCL from DHS	Expenditure incurred by KMSCL
2008-09	926.35	929.69	129.67	95.03	134.79	-	-
2009-10	1032.11	1025.19	130.00	130.00	159.83	10.64	8.49
2010-11	1235.87	1260.83	145.00	145.00	167.04	15.83	12.75
2011-12	1762.35	1730.16	174.00	174.00	190.28	43.29	17.46
2012-13	1911.65	1897.21	200.00	200.00	333.51	14.64	7.84
TOTAL			778.67	744.03	985.45	84.40	46.54¹⁵

Source: Appropriation accounts and data obtained from KMSCL

Audit observed the following:

- The release of funds by State Government for the procurement of drugs was inadequate during 2008-13. KMSCL spent ₹ 985.45 crore as against the release of ₹ 744.03 crore from State Government. KMSCL stated that the shortfall was managed by utilising funds provided by State Government for equipment, other GOI/State Government schemes and funds from own sources such as service charges, penalties levied from suppliers, etc.

¹² HDCs are democratically constituted bodies which would maintain constant vigil on the working of the hospital concerned

¹³ Expenditure on drugs includes seven *per cent* service charges

¹⁴ Separate budget allocation for procurement of equipment is not available and it is clubbed with the sub-head 'Other Charges'

¹⁵ Expenditure on equipment includes ₹ 3.23 crore collected by KMSCL towards seven *per cent* service charges

- Out of ₹ 84.40 crore received for procurement of equipment, KMSCL utilised only ₹ 46.54 crore. Equipment like ECG/X-ray machines, Ultra sound scanners, cytoscopy instruments, light source, etc., indented by the DHS were not procured leading to shortage of critical equipment in various hospitals as brought out in paragraph 2.1.9.2.

State Government introduced a scheme (November 2012) for distribution of free generic drugs to all patients (other than those who pay income tax) including those in pay wards. The scheme envisaged that expenditure for the scheme would be met from one *per cent* cess to be collected by the Kerala State Beverages Corporation Limited (KSBCL). Though KSBCL collected and remitted ₹ 26.01 crore to the State Government account, the amount was not transferred by State Government to KMSCL as of July 2013.

In the exit conference (October 2013), Secretary stated that modalities would be worked out in consultation with the Finance Department for releasing the amount to KMSCL.

2.1.8 Infrastructure

Development of infrastructure facilities in public health institutions as per standardisation norms is essential for providing quality medical services. PRIs in the State were entrusted with the management of hospitals upto district level. While PRIs meet recurring and maintenance charges of these hospitals, State Government and National Rural Health Mission (NRHM) meet expenditure on major civil works.

2.1.8.1 Uneven distribution of hospitals

As per the Report of Standardisation Committee, each taluk should have a TH and each district should have a DH. Against 63 taluks in the State, there were 80 THs as of March 2013. While seven taluks¹⁶ did not have Taluk level hospitals, taluks such as Chiryankeezhu (Thiruvananthapuram district), Hosdurg (Kasaragod district), Thalappilly and Mukundapuram taluks (Thrissur district) were having more than one TH.

2.1.8.2 Inadequacies in infrastructure

The major items of infrastructure facilities to be provided in the THs, DHs, GHs and W&C hospitals as per the standardisation norms and the position of availability in respect of 33¹⁷ hospitals test-checked are given in **Appendix 2.1**.

Some of the shortcomings in the available infrastructure noticed in the test-checked hospitals were as under:

- Out of the 23 THs test-checked, Communicable diseases ward and Geriatric and Palliative care ward were available only in four and three THs respectively. Only three out of five DHs have Communicable diseases ward and none of the DHs have Geriatric and Palliative care ward.

¹⁶ Adoor, Kasaragod, Kozhencherry, Mananthavady, Mavelikkara, Thrissur and Tirur

¹⁷ Taluk Hospital:23; District Hospital: 5; General Hospital: 3 and W&C Hospital: 2

- DH Mavelikkara - Buildings housing the various departments like the out-patient departments, pay wards, maternity, female surgical and post-operative wards were spread over an area of eight acres. They were not interconnected causing difficulty in shifting patients during emergencies. All buildings were in dilapidated conditions and the roof of the paediatric ward was leaking. In some places, plastering of the ceiling had fallen down exposing the paediatric patients to the risk of roof collapse. A small narrow room in an old tiled building was converted into an Intensive Care Unit (ICU). The ICU was not air-conditioned. The DHS stated (November 2013) that necessary directions would be issued to rectify the defects.



DH Mavelikkara- Exposed ceiling
in Paediatric Ward - 11 June 2013



ICU in DH Mavelikkara - 11 June 2013

- Mortuary facilities were not available in 15¹⁸ test-checked hospitals. In GH Thiruvananthapuram, a freezer with four compartments to preserve four bodies was available. However, on the day of visit, audit noticed eleven bodies preserved against the total capacity of four. DHS stated (November 2013) that deficiency of facilities in GH Thiruvananthapuram, would be sorted out.
- Power laundry was not available in 26 out of the 33 hospitals test-checked. In the absence of power laundry, supply of clean linen to patients and hospital staff could not be ensured. In the exit conference (October 2013), Secretary agreed with the audit view on the need for providing power laundries in hospitals.
- Generators were not available in six¹⁹ out of the 33 hospitals test-checked. Audit noticed that no operations were carried out in these hospitals because of non-functional theatres, lack of equipment, absence of surgeons/gynaecologists, etc. In DH Idukki, even though there was generator to service the Operation Theatre, out-patient departments were not supported with any power backup. Audit noticed crowded out-patient departments with doctors examining patients in candle light.

¹⁸ DH Idukki, GH Alappuzha, TH Attingal, TH Chavakkad, TH Chelakkara, TH Chengannur, TH Irinjalakuda, TH Kayamkulam, TH Nemom, TH Nileschwaram, TH Peerumade, TH Pulinkunnu, TH Thuravur, TH Thrikkarippur and TH Vadakkanchery

¹⁹ TH Attingal, TH Nileschwaram, TH Nemom, TH Pulinkunnu, TH Puthukad, and TH Thuravur



Doctors working in candle light-DH Idukki - 28 May 2013

- According to the standardisation norms, need-based diet should be supplied to patients in Government hospitals. However, audit noticed that four²⁰ hospitals in the test-checked districts did not provide any diet. DHS stated (November 2013) that PRIs were to supply the dietary articles in these hospitals. However, the fact remained that supply of need-based diet to the patients was not ensured either by the State Government or PRIs.

2.1.8.3 Bed strength in hospitals

The Standardisation Committee envisaged THs with bed strength of 250 and the DHs and GHs with bed strengths of 500. The available bed strength in hospitals with reference to the standardisation norms and sanctioned bed strength in the test-checked hospitals are given in **Appendix 2.2**.

A comparison of sanctioned bed strength in hospitals with the standardisation norms revealed that the sanctioned bed strengths were less than norms in respect of all test-checked hospitals except in the case of TH Cherthala and GH Thiruvananthapuram.

Fourteen out of the remaining 22 THs and two out of the five DHs test-checked had sanctioned bed strength of less than 50 *per cent* of the prescribed norms. In respect of three GHs test-checked, GH Kasaragod had bed strength 50 *per cent* less than the prescribed norms.

Further analysis showed that, even the reduced sanctioned strength of beds was not provided in six out of the 23 THs test-checked.

DHS stated (November 2013) that action was being taken for enhancement of bed strength in hospitals.

2.1.9 Medical Equipment and its availability in hospitals

2.1.9.1 Medical Equipment

Medical equipment constitute an integral part of diagnostic and treatment procedure in hospitals. Audit noticed that 93 medical items like C-Arm Mobile Image Intensifier, Ophthalmic operating microscope, equipment for trauma care unit, etc., remained unutilised in 11²¹ test-checked hospitals. On analysis it was seen that 36 out of the 93 equipment were lying idle in TH Haripad (21)

²⁰ TH Nedumkandam, TH Pulinkunnu, TH Peerumedu and TH Thuravoor

²¹ DH Mavelikkara, GH Alappuzha, TH Chengannur, TH Haripad, TH Irinjalakuda, TH Kayamkulam, TH Kodungallur, TH Puthukad, TH Thodupuzha, TH Thrikkariapur and TH Vadakanchery

and TH Thrikkaripur (15) for periods ranging between 2.5 and 3.5 years. In four hospitals, 15 items were lying idle for more than five years.

It was noticed that the equipment were not utilised mainly due to non-functioning of infrastructure facilities like operation theatre, labour room, blood storage units, etc., and shortage of staff. The department had not furnished any specific reply for the steps taken for making the equipment functional.

2.1.9.2 Availability of diagnostic equipment

ECG, X-ray and Ultra Sound Scanners are essential diagnostic equipment for providing quality medical care to patients. Audit noticed that Ultra Sound scanners were not available in 19 out of the 23 THs test-checked. None of the above facilities were available in THs Nemom and Attingal. The status of availability of diagnostic services in the test-checked hospitals is given in **Appendix 2.3**.

The Standardisation Committee recommended for making available CT Scanners in all District and General Hospitals. Audit noticed that CT Scanners were not available in the GH Alappuzha and in any of the DHs test-checked.

2.1.9.3 Safety measures in X-Ray centres

Atomic Energy Regulatory Board (AERB) guidelines (August 2004) on licensing of X-ray units provide for issuing of licence for operating radiation installations after inspecting the working practices being followed to ensure adherence to prescribed safety standards, availability of appropriate radiation monitors and dosimetry devices for purposes of radiation surveillance, etc. In Kerala, the Director of Radiation Safety (DRS) is the authorised agency to issue licences on behalf of AERB.

Audit noticed that 27 out of 33 hospitals test-checked offered X-ray services. However, in 18²² out of the 27 hospitals, X-Ray machines were operated without obtaining Certification of Safety from the DRS. Superintendents of four²³ hospitals stated that necessary steps were being taken to obtain certification from DRS and to provide Thermo Luminescence Dosimeter (TLD) film badges to technicians.

Audit noticed that the technicians manning the X-ray units in 17²⁴ hospitals were not provided with TLD film badges to indicate levels of exposure to radiation. In the absence of TLD badges and safety certification from the DRS, audit could not obtain reasonable assurance that patients and technicians were not being exposed to more than permissible radiation levels.

²² DH Mavelikkara, DH Peroorkada, DH Thrissur, GH Alappuzha, TH Adimaly, TH Chalakudy, TH Chavakkad, TH Chelakkara, TH Chengannur, TH Haripad, TH Irinjalakuda, TH Kayamkulam, TH Nedumkandam, TH Peerumade, TH Thodupuzha, TH Thuravur, TH Vadakkancherry and TH Varkala

²³ DH Mavelikkara, TH Chavakkad, TH Haripad and TH Thodupuzha

²⁴ DH Idukki, DH Kanhangad, DH Mavelikkara, DH Thrissur, GH Thiruvananthapuram, TH Adimali, TH Chelakkara, TH Chengannur, TH Haripad, TH Irinjalakuda, TH Kayamkulam, TH Kodungallur, TH Kunnankulam, TH Pulinkunnu, TH Thuravur, TH Vadakkancherry, and TH Varkala

DRS stated (August 2013) that most of the public sector medical institutions neglected the mandatory conditions despite issue of repeated directions.

2.1.10 Procurement and management of drugs and medical devices

2.1.10.1 Procurement of drugs without the stipulated shelf-life

Tender conditions of KMSCL required that the drugs supplied should have the stipulated shelf-life. There was also provision in the tender documents that the tenderers shall take back drugs which were not utilised by KMSCL within the shelf-life period based on mutual agreement. To minimise the expiry of drugs in the hospitals and warehouses, an efficient system of First Expiry First Out (FEFO) method was to be followed by KMSCL.

Audit scrutiny revealed that KMSCL procured 321 drugs comprising 16,529 batches costing ₹ 92.66 crore without the stipulated shelf-life during 2008-13. KMSCL was also not following an effective FEFO method for issue of drugs to hospitals. During 2008-13, drugs costing ₹ 2.91 crore became time expired and the KMSCL did not take any action to get the same replaced by the suppliers as stipulated in the tender conditions. Thus, failure on the part of KMSCL to follow the tender conditions resulted in a loss of ₹ 2.91 crore to State Government.

In the exit conference, Secretary agreed with the audit findings and stated that a detailed audit would be conducted at the KMSCL after consultation with the Finance Department.

2.1.10.2 Testing of drugs

According to the procedure prescribed and followed by KMSCL, all batches of drugs procured were to be subjected to quality tests through its empanelled laboratories. According to the standard operating procedure followed by KMSCL for ensuring quality of drugs, the empanelled quality testing laboratories were required to submit test reports of sterile and non-sterile²⁵ samples within 15 and 30 days respectively from the date of receipt of the samples by them. Drugs declared as 'Not of Standard Quality (NSQ)' were to be frozen and not to be issued to hospitals. It was also seen that out of 37,112 batches, in 25,342 batches the empanelled laboratories failed to submit the test result within the stipulated time. Analysis revealed that, in 970 batches the delay ranged from 50 to 100 days, in 155 batches the delay ranged from 101 to 200 days, in 41 batches the delay ranged from 201 to 300 days and in four batches the delay was between 300 and 395 days.

Audit noticed that during 2008-13, only 37,112 out of 47,650 batches of 1,158 drugs procured were tested for quality and 382 batches were declared as NSQ. Out of the above, only 260 batches of drugs were frozen at the warehouses of KMSCL and the remaining 122 batches of the substandard drugs were issued to hospitals due to delay in receipt of test results. In 23 out of the 33 hospitals test-checked, it was noticed that the delay in receipt of intimation of NSQ drugs resulted in administration of sub-standard drugs to patients.

²⁵ Sterile products refer to products that are free from microbial organisms eg. Injection, sutures, etc. and products which are not sterile are termed as non-sterile

Audit scrutiny also revealed that certain drugs like insulin, anti-venom and anti-rabies vaccine, paracetamol, antibiotics, etc., purchased by KMSCL were not subjected to quality tests despite KMSCL collecting Handling and Testing charges of ₹ 3.58 crore from the suppliers of these drugs during review period. By not conducting the required quality tests, the risk of patients consuming substandard drugs cannot be ruled out.

The Secretary in the exit conference stated that the delay in obtaining results from the laboratories would be looked into. He also agreed that the risk of administering NSQ drugs to patients was a very serious issue and would be taken care of on priority basis.

Regarding non-testing of drugs, KMSCL stated (September 2013) that drugs requiring cold storage conditions, X-ray films and chemicals, etc., were not tested as no empanelled laboratory had provisions for their testing. However, the reply does not explain why drugs like paracetamol, antibiotics etc. were not sent for testing.

2.1.10.3 Presence of expired drugs in hospital wards

Drugs with expired shelf life were to be reckoned as bio-medical waste and not to be consumed. Audit noticed that in six²⁶ hospitals, lack of monitoring of the life cycle of drugs resulted in their time expiry. Expired drugs were stored in various nursing stations and wards along with normal drugs for eventual distribution to patients. In TH Attingal, expired drugs like Metoclopramide Injection and Adrenaline Injection were kept along with normal drugs in the ward.

In the exit conference, the Secretary stated that presence of expired drugs in hospital wards was due to lack of computerisation of pharmacies and stores and assured that necessary instructions would be issued to hospitals.

2.1.10.4 Stock-out of drugs in warehouses/hospitals

Ensuring the uninterrupted supply of essential drugs to hospitals plays a vital role in the delivery of quality healthcare services in hospitals. KMSCL was to ensure stocking of sufficient quantity of essential drugs in its warehouses. Analysis of the stock of essential drugs in KMSCL as on 31 March of each year during the period 2008-12²⁷ revealed that essential items of drugs including vital drugs such as Amoxycillin, Ampicillin, Cloxacillin, etc., were out of stock in the warehouses. It was observed that there was stock-out of 35 to 48 *per cent* of items of essential drugs in the warehouses as on 31 March of each year during the period 2008-12. Maximum shortage of drugs ranging from 61 to 66 *per cent* was noticed in the Wayanad and Kasaragod district warehouses of KMSCL. Stock-out of drugs in warehouses resulted in stock-out of drugs in hospitals. In test-checked hospitals, audit noticed stock-out of essential drugs on the dates of visit by audit. The stock-out of drugs resulted in purchase of drugs by the patients from private medical shops. The

²⁶ GH Thiruvananthapuram, TH Adimali, TH Attingal, TH Irinjalakuda, TH Nemom and TH Thrikkariapur

²⁷ Figures relating to 2012-13 were not available at the time of audit

Superintendent, W&C hospital, Alappuzha attributed the stock-out of drugs in the hospital to irregular supply of drugs by KMSCL.

2.1.10.5 Huge variation in physical stock and system stock of drugs

Audit analysis revealed that KMSCL had not conducted the annual/periodical physical verification of stock with the system stock from its inception in November 2007. The statutory auditors of KMSCL pointed out the variation in physical stock *vis-à-vis* system stock of KMSCL in the audit reports for 2008-09 and 2009-10. But, KMSCL conducted a detailed stock taking of drugs only in March 2013. The physical stock taking by KMSCL in its drug warehouses revealed variations to the extent of ₹ 21.23 crore between the actual stock available in the warehouses *vis-à-vis* system stock maintained in KMSCL. KMSCL decided to introduce a process wherein the excess and shortage would be nullified and making the system stock equal to the stock physically available in the warehouses as on 1 April, 2013. For this, it was decided to create fictitious purchase orders (POs)/Material Issue Notes (MINs) in the name of fictitious suppliers/institutions. Based on these fictitious POs and MINs, the net shortage of stock of ₹ 21.23 crore in the warehouses was nullified and physical stock was taken as system stock. This is not a standard accounting procedure to set right a system stock, and hence the possibility of using this practice for stock misappropriation could not be ruled out.

The Governing Body of KMSCL while ratifying the action of the Managing Director in making the system stock equal to the stock physically available in warehouses as on 1 April 2013, directed to find out the reasons for the variation. But KMSCL did not analyse the causes of variation as of September 2013.

Audit observed that the deficiency in inventory management could have been rectified, if stock taking had been done periodically. Due to non-conducting of stock taking, there was accumulation of huge shortage of stock over the years making it difficult for KMSCL to evaluate the reasons for variation and take corrective measures.

Audit noticed that while in the case of time expired drugs, KMSCL obtained orders from the State Government to write off ₹ 1.13 crore, but shortage of stock worth ₹ 21.23 crore was nullified by the Governing Body without obtaining any orders from State Government. This requires detailed investigation.

In the exit conference, Secretary stated that a detailed audit would be conducted in consultation with the Finance Department.

2.1.10.6 Procurement of medical devices at higher price

KMSCL in its tender documents stipulated that the type, nature and quality of evaluation tests were the prerogative of its technical committee. Audit noticed that in the case of supply of medical devices for 2011-12, tenders of 10 out of 11 firms were rejected on technical grounds. There was undue delay in finalisation of tenders and placing purchase orders resulting in stock-out position in warehouses and hospitals during 2011-12. Citing urgency of the situation, KMSCL placed supply orders with M/s B.Braun Medicals India Ltd., the only firm approved by the Technical Committee for 10 items of

medical devices. The rates quoted and approved for procurement of six items from this supplier during 2011-12 were higher than the prices at which these products were procured by the MCT²⁸ during the same period by ₹ 4.35 crore. Similarly, during 2011-12 the KMSCL procured IV set with needle at the rate of ₹ 24 per unit. KMSCL procured the same item during 2010-11 and 2012-13 at the rate of ₹ 3.28 and ₹ 10.10 per unit respectively. As the MCT rate was not available, audit made a cost comparison of this item purchased in 2011-12 with respect to the cost of the item procured in 2012-13 and found that the KMSCL incurred an extra expenditure of ₹ 3.05 crore. Thus, KMSCL incurred an additional expenditure to the tune of ₹ 7.40 crore in the above purchases. KMSCL admitted the audit observations and stated that they were forced to procure the drugs from M/s B.Braun Medicals India Ltd due to acute shortfall of drugs in hospitals.

The reply is not acceptable as KMSCL also admitted that it had not fixed any timeline for finalisation of tenders. The delay in finalisation of tenders and resultant additional expenditure of ₹ 7.40 crore could have been prevented if specific timeline for finalisation of tenders was stipulated and adhered to.

2.1.11 Services

The standardisation norms of the State Government stipulated making available casualty services in THs also. Audit noticed that two²⁹ out of 33 hospitals test-checked did not provide casualty services in THs. General, District and W&C hospitals must provide 24x7 services in laboratory, pharmacy, blood bank/blood storage, X-ray and ECG while THs were to provide these services at least till 5 PM. Major services in hospitals were analysed in audit and the results are given in succeeding paragraphs.

2.1.11.1 Trauma Care and Emergency Medical Services

The standardisation norms provided for availability of Trauma Care and Emergency Medical Services in the THs, DHs and GHs. Audit noticed the following:

- Trauma Care and Emergency Medical Services were not available in 22 THs, five DHs and three GHs test-checked.
- In the GH Alappuzha, a building exclusively for Trauma Care Unit was completed (February 2011) at a cost of ₹ 1.83 crore but the unit has not yet started functioning (July 2013) due to lack of equipment and additional manpower.
- A building for Trauma Care constructed in TH Haripad at a cost of ₹ 49.56 lakh was completed in November 2009 and was not functional due to lack of manpower. Instead, it currently accommodates a casualty wing and an operation theatre.

The importance of having a fully equipped Trauma Care Unit can be gauged from the fact that the number of persons admitted to the GH Thiruvananthapuram, as a result of injuries sustained in road accidents shot up

²⁸ Medical College Thiruvananthapuram

²⁹ TH Thuravur in Alappuzha and TH Nileshwaram in Kasaragod districts

from 212 cases in 2009-10 to 2204 in 2012-13. However, the hospital still does not have a Trauma Care Unit.

2.1.11.2 Speciality services in hospitals

According to the standardisation norms THs, DHs, GHs and W&C hospitals were to offer stipulated speciality services³⁰.

Audit noticed that except DH Kanhangad, DH Thrissur, GH Kasaragod, TH Chalakudy and TH Thodupuzha, no other Government hospital in the test-checked districts provided all the required speciality out-patient (OP) services as per standardisation norms. The details of speciality OP services not available in the other test-checked hospitals are given in **Appendix 2.4**.

2.1.11.3 Blood banks

Blood banks/storage centres are an essential element in the functioning of Taluk, District, General and W&C hospitals as stipulated in the Standardisation Committee Report and Government order dated 22 February 2010. Licence issued by the Drugs Controller (DC) is mandatory to run a blood bank. Application for blood bank licence should be submitted by the hospital authorities to the DC along with a 'No Objection Certificate (NOC)' from Kerala State Blood Transfusion Council. On receipt of the application, the DC may issue the licence. Application for renewal should be submitted three months before the expiry of licence following the same procedure. Audit noticed the following:

- There was no blood bank in GH Alappuzha. The blood banks at DH Thrissur, GH Thiruvananthapuram, GH Kasaragod and W&C hospitals at Thiruvananthapuram and Alappuzha were functioning without renewing their licences. The Blood Storage Centre at DH Mavelikkara was non-functional since July 2012 due to equipment failure.
- Out of the 23 THs test-checked, only TH Irinjalakuda had blood storage centre. Further, audit noticed that the blood bank/blood storage centres sanctioned by State Government in six³¹ THs, were not functioning due to lack of infrastructure facilities/trained manpower.

In the absence of blood banks in the hospitals, patients had to depend on private blood banks for obtaining blood.

In the reply, DHS stated (November 2013) that action was being taken to operationalise blood banks/storage centres in respect of the six hospitals by obtaining NOC from the authorities concerned.

³⁰ Taluk hospitals: General Medicine, General Surgery, Obstetrics & Gynaecology, Paediatrics, Anesthesia, ENT, Ophthalmology, Dermatology, Orthopedics, Psychiatry, Clinical Pathology and Dental Surgery
Additional services in District and General Hospitals: Radiology, Forensic medicine, Physical Medicine & Rehabilitation
W&C hospital: Medical, Surgery, Gynaecology, Paediatrics, Anesthesia, Clinical Pathology and Radiology

³¹ TH Chalakudy, TH Chavakkad, TH Cherthala, TH Kodungalloor, TH Peerumedu and TH Thodupuzha

2.1.11.4 Hospital Infection Control Standards

Accreditation of hospitals by NABH³² requires that the hospitals take adequate measures to prevent or reduce the risk of hospital associated infection among employees and in-patients. Two³³ of the hospitals test-checked were having NABH accreditation and hence required to adhere to Hospital Associated Infection Control. Audit noticed that in these hospitals, 219 children had contracted sepsis/pneumonia during 2012-13. The Superintendent, TH Cherthala attributed it to overcrowding in the obstetric wards, heavy rush of bystanders and the ward being situated on the top floor and consequent extreme heat. Superintendent of W&C hospital, Thiruvananthapuram, stated that the figures were high on account of reporting of all presumed cases to the higher authorities.

2.1.12 Disposal of bio-medical waste

2.1.12.1 Disposal of bio-medical waste in hospitals

In 30 out of 33 test-checked hospitals, an agency named 'IMAGE' was engaged for disposal of bio-medical wastes. Under the programme, the hospitals were to segregate waste, store it in containers and bags and label it to be lifted daily by the personnel of IMAGE for disposal.

According to the Bio-Medical Waste (Management and Handling Rules) 1998, wastes from laboratory cultures, wastes from production of biological toxins, dishes and devices used for transfer of cultures were to be disposed of by local autoclaving/microwaving or incineration. However, it was seen during physical verification that untreated laboratory wastes and used IV tubes were being disposed off into drains and into the open causing danger to public health. Major observations were as under:

- In TH Chavakkad, the wastewater from labour room, operation theatre, Kerala Health Research and Welfare Society pay ward, female and paediatric wards, mortuary etc., was released into the nearby open drain without any pre-treatment.
- In TH Haripad, the Dialysis Unit with two dialysis machines, generated an average of 40 litres of bio-medical waste per patient, which was released into an open drain thereby polluting the nearby water bodies. Bio-medical liquid waste from the mortuary was also being released into the public drainage system.
- In TH, Nileswaram, even though bio-medical waste was being disposed of through IMAGE, used IV Tubes with needles attached to them were seen dumped behind the Tuberculosis Wards. In GH Alappuzha, empties of IV bottles along with used needles were seen dumped in the hospital premises. The hospital authorities reported (November 2013) that the wastes mentioned by audit has been removed.

³² National Accreditation Board for Hospitals & Healthcare Providers

³³ TH Cherthala in Alappuzha district and the W&C Hospital in Thiruvananthapuram district

The DHS stated (November 2013) that ₹ 50 lakh has been allotted in 2013-14 for setting up of a sewage treatment plant in TH Chavakkad.

2.1.12.2 Preservation of viscera by Hospitals contrary to norms

Bio-Medical Waste (Management and Handling) Rules 1998 requires Human anatomical waste to be disposed either by incineration or deep burial. The Kerala Medico-Legal Code of the State Government stipulated that the medical officer was not bound to preserve the viscera in the mortuary for more than three months from the date of postmortem examination. However, audit noticed that the test-checked hospitals of DH Idukki, the THs at Peerumade and Nedumkandam and the GH at Thiruvananthapuram preserved viscera for long periods.



Post mortem viscera in DH Idukki - 28 May 2013

In the exit conference, Secretary stated that problem of preservation of viscera within the hospital premises beyond a reasonable time period would be resolved in consultation with the police authorities.

2.1.13 Human Resources

2.1.13.1 Availability of doctors

The availability and quality of healthcare services in hospitals largely depends on the adequacy of manpower in hospitals. Though State Government upgraded certain hospitals, audit noticed that necessary additional posts were not created in the upgraded hospitals. Against the request of the DHS (November 2010) to accord sanction for 2,514 posts to improve the poor services delivered by hospitals, 1,626 (65 per cent) posts of various categories were sanctioned.

The total number of medical officers in the hospitals depends on the number of speciality departments and the number of units under each department. The details of the number of doctors sanctioned and available are given in **Table 2.2.**

Table 2.2 – Shortfall of doctors against sanctioned strength

District	Taluk Hospital			District Hospital			General Hospital			W&C Hospital		
	Sanctioned Strength	Men in Position	Shortfall	Sanctioned Strength	Men in Position	Shortfall	Sanctioned Strength	Men in Position	Shortfall	Sanctioned Strength	Men in Position	Shortfall
Thiruvananthapuram	28	28	0	32	31	1	60	56	4	34	32	2
Alappuzha	90	78	12	27	24	3	45	39	6	25	24	1
Idukki	60	41	19	38	25	13	NA	NA	NA	NA	NA	NA
Thrissur	132	113	19	53	44	9	NA	NA	NA	NA	NA	NA
Kasaragod	16	14	2	39	25	14	39	18	21	NA	NA	NA

(Source: Details collected from the hospitals)

NA – Not applicable as there is no such hospital in the district

Audit analysis of the availability of doctors with reference to the sanctioned strength revealed the following:

- The number of doctors available in THs, DHs and GH in Thiruvananthapuram district and that in W&C hospitals was very close to the sanctioned strength.
- There was a shortfall of 19 doctors each in THs in Idukki and Thrissur districts against the sanctioned strength of 60 and 132 respectively. Regarding DHs in Idukki and Kasaragod districts, the shortage in number of doctors were 13 and 14 against the sanctioned strength of 38 and 39 respectively. In GH Kasaragod only 18 doctors were available against the sanctioned strength of 39 doctors.

In the exit conference, Secretary stated that measures such as better incentives, liberalisation of recruitment criteria, etc., were being taken to address the problem of shortage of doctors.

2.1.13.2 Inadequate posts of Medical Record Librarians

A medical record is an essential component in the treatment of patients which contains information required to plan, provide and evaluate the care given to patients. Medical Record Librarians (MRLs) are entrusted with accurate maintenance of medical records and statistics. However, audit noticed that posts of MRLs were not sanctioned in 22 of the 33 hospitals test-checked. Major institutions like the DH Idukki, DH Kanhangad and GH Kasaragod were functioning without the services of an MRL. In the absence of qualified MRLs, only minimal record maintenance services were being carried out through nursing assistants, etc.

In the exit conference, the Secretary stated that this matter would be taken care of once the project on e-Health³⁴ gets implemented.

2.1.14 Conclusion

Absence of a perspective plan and failure to prescribe a time frame for attainment of standardisation norms resulted in inability of the department to

³⁴ E-health is a newly conceived project of the Health and Family Welfare Department to capture the demographic data, automate hospital processes and bring all information into a centralised State Health Information System

optimally utilise its financial resources to enhance service delivery in Government hospitals. Lack of infrastructure and deficiency in human resources affected the quality of services delivered by hospitals. There was shortage of doctors in the hospitals test-checked. Blood storage centre was available only in one of the 23 THs test-checked. Basic facilities like availability of beds, diet, generator, power laundry, etc., were lacking in many hospitals. Presence of expired drugs in hospital wards, stock-out of drugs in pharmacies and non-adherence to timings in laboratory, pharmacy, X-ray and ECG centres affected the quality of services provided to patients. Trauma care and emergency medical services were not available in 30 hospitals test-checked.

The performance audit revealed instances of KMSCL procuring drugs without the stipulated shelf-life, procurement of drugs at higher prices, non-testing of drugs for quality and issue of sub-standard drugs to hospitals. During 2008-13, drugs costing ₹ 2.91 crore became time expired and the KMSCL did not take any action to get the same replaced by the suppliers as stipulated in the tender conditions.

2.1.15 Recommendations

State Government may consider:

- drawing a timeframe to enable early achievement of standardisation norms for infrastructure and human resources in Government hospitals;
- early intervention to address the acute shortage of critical health personnel in hospitals;
- setting up Trauma Care Centres in all hospitals;
- KMSCL enforcing standard operating procedures to expedite the testing process and avoid sub-standard drugs being issued to the hospitals; and
- KMSCL streamlining procurement procedure and stipulating timeline for finalising tenders in order to ensure timely and economic procurement of quality drugs and avoiding stock-out in warehouses/hospitals.

The above issues were referred to Government in October 2013; their reply had not been received (January 2014).

REVENUE DEPARTMENT

2.2 District-centric Audit of Wayanad

Highlights

The district-centric audit of Wayanad involved a performance audit of the significant socio-economic developmental programmes implemented in the district during 2008-13. The district has 31.24 per cent of the entire tribal population of the State and a number of schemes specially focusing on tribal development being implemented in the State were also examined during the course of the performance audit. The district is lagging behind the State average in terms of literacy, per capita income and with higher infant mortality and maternal mortality, school dropout rate, etc. Major audit findings are given below.

The District Planning Committee neither prepared Integrated District Development Plan nor consolidated the Local Development Plan. Vital data available with various agencies were not collected and utilised by the Local Self-Government Institutions while formulating plans.

(Paragraphs 2.2.7 and 2.2.7.1)

Adequate manpower and infrastructure as per the Indian Public Health Standards/norms were not available in Community Health Centres and Primary Health Centres.

(Paragraphs 2.2.9.1 and 2.2.9.2)

The percentage of severely under-weight children among tribal community was more when compared to other communities in the district.

(Paragraph 2.2.9.3)

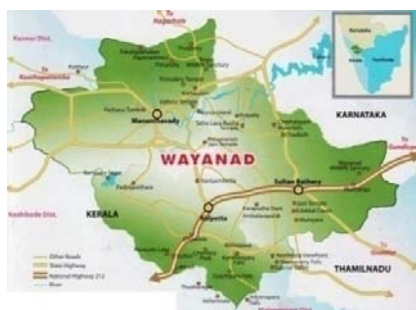
Dropout rate among tribal students was higher than the district average indicating that the SSA had not produced the desired results.

(Paragraph 2.2.10.2)

Out of 292 drinking water samples tested, only 44 samples conformed to the desired level of chlorination, indicating the method of chlorination was unscientific. Test results in more than 50 per cent of samples in 2011-12 showed presence of coliform bacteria and turbidity indicating that KWA failed to supply safe drinking water to the public.

(Paragraph 2.2.12.2)

2.2.1 Introduction



Wayanad District lies in the northern part of Kerala and stands on the southern tip of Deccan plateau at a height of 700-2000 metres above the sea level. The district spans an area of 2,132 sq. kms with forest area of 907.04 sq. kms. Wayanad is one of the two backward districts of the state, the other being Palakkad, and it is ranked thirteenth in terms of per capita income

among the 14 districts of the State. The district has 8.02 per cent of the forest area in the State and accounts for 19.09 per cent of the Ecologically Fragile Land in the State. About 31.24 and 2.20 per cent of the ST/SC population respectively in the State lives in Wayanad district. While the State has a high level of Human Development Index, Basic Health indicators, literacy rate, etc., the corresponding figures in the district were relatively adverse *vis-à-vis* the state average in 2013 as given in **Table 2.3**.

Table 2.3: Details showing the Developmental Indices

	State	District
Infant Mortality Rate ³⁵	7 ³⁷	11 ³⁷
Maternal Mortality Ratio ³⁶	38 ³⁷	47 ³⁷
Dropouts in schools	1.05	1.73
Literacy	93.91	89.32
Per capita income ³⁸	63491	46507

Source: Departmental figures

The district consists of one Revenue Division, three Taluks, four Block Panchayaths, one Municipality and 25 Grama Panchayaths.

2.2.2 Administrative Set-up

The District Collector (DC) is the Head of the district. The DC is the Chairperson of various development bodies and committees of the district. In the district, there are District level offices and sub-offices for almost all Government departments. The departmental schemes are proposed by the departments concerned at the State level. The District Planning Committee (DPC) is the body at the district level which approves the Annual Plans prepared by Local Self-Government Institutions (LSGIs) and reviews the progress of the schemes. The District Planning Officer (DPO) is the Joint Secretary (Co-ordination) of the DPC and functions as the Secretariat of DPC.

³⁵ No. of infant deaths during the year X 1000
No. of live births during the year

³⁶ No. of deaths due to puerperal process X 1 lakh
No. of live births during the year

³⁷ The figures were furnished by the DHS. The figures were, however, at variance with the figures contained in the Sample Registration System (SRS) bulletin – 2013 published by the Registrar General of India. As per this data, Infant Mortality Rate for the state is 12 and Maternal Mortality Ratio 66. District wise figures are not available in the SRS bulletin. Due to the absence of district wise figures in SRS bulletin, latest figures furnished by the DHS has been adopted

³⁸ Gross State Domestic Product
Total Population

2.2.3 Scope of Audit

Audit undertook appraisal of social and economic sector programmes implemented in the district during the period 2008-09 to 2012-13 relating to health, education, water supply, tribal welfare, sanitation, agriculture, forest, etc. The audit focused on the role and responsibilities of the district administration in providing essential public services and improving the general standard of living of the people of the district.

2.2.4 Audit Objectives

The objectives of the audit were to assess whether:

- the planning process for different programmes was adequate and effective;
- the financial management was efficient and effective;
- the implementation of programmes/schemes was efficient, effective and economical; and
- an efficient monitoring mechanism was in place.

2.2.5 Audit Criteria

The audit criteria for assessing the implementation of various developmental programmes/schemes were derived from the following:

- Norms prescribed for providing human resources, infrastructure, services, etc., in the standardisation norms/Indian Public Health Standards for improving the healthcare facilities.
- Performance indicators set out by the Government of India (GOI) in the schemes for evaluating the impact on universal education, reduction in dropout rate, improvement of basic infrastructure facilities in schools, etc.
- Performance indicators/goals set out in schemes/programs framed by the Government for the welfare of tribal population.
- Sustainability and quality of drinking water as enunciated in National Rural Drinking Water Programme guidelines.
- Measures for conservation of forest land as prescribed in the Kerala Private Forest (Vesting and Assignment) Act, 1971.

2.2.6 Audit Methodology and coverage

An entry conference was held (9 May 2013) with the DC and the implementing officers of various schemes. In the meeting, the audit objectives, the scope of audit and the audit programmes were discussed. The audit involved examination of documents of offices at the District, Block and Grama Panchayath level. Photographic evidence and physical verification were also taken into consideration to substantiate the audit observations.

The audit was conducted during April - July 2013 covering the period 2008-13. Audit scrutinised the records of the office of the DC, District Planning Office, Deputy Director of Education, District Project Office, Sarva

Shiksha Abhiyan (SSA), District Medical Officer, District Health Society, National Rural Health Mission (NRHM), Principal Agricultural Officer, Divisional Office of Kerala Water Authority, line departments and Autonomous Bodies involved in the implementation of schemes. Further, Audit conducted test check of the records in the District Panchayath, one Block Panchayath³⁹ (out of four), six Grama Panchayaths⁴⁰ (out of 25) and the only Municipality (Kalpetta) in the district. An exit conference was held (26 September 2013) with the district authorities of the line department concerned headed by the DC, wherein the audit findings were discussed. Views of the departments were considered and incorporated in the report at appropriate places.

Audit findings

2.2.7 Planning

The Guidelines for district plans in the Eleventh Five Year Plan issued (August 2006) by the Planning Commission envisaged a district planning process for preparing an integrated plan for the district taking into account the resources available and covering the sectoral activities and schemes assigned to the district level and below, and those implemented through LSGIs. The State Government directed (February 2007) DPOs and LSGIs to prepare Local Development Plans (LDPs) for all LSGIs in a district and Integrated District Development Plan (IDDP) for each district under the auspices of DPC.

However, as the preparation of the IDDP for the district and consolidation of the LDPs for the LSGIs were not done by the DPC, the disparities between various regions within the district in respect of the developmental issues remained unidentified.

The DC stated (September 2013) that the district had already launched steps to prepare IDDP/LDPs and the delay in finalisation was due to paucity of funds and manpower.

2.2.7.1 Non-utilisation of data in planning process

The minutes of the DPC and District Development Council (DDC) revealed that statistical data available with various sources like Health Department, SSA, Kerala Water Authority, etc., were not utilised by the LSGIs while formulating schemes.

The District Planning Officer (DPO) stated (July 2013) that the data compiled by various departments on various aspects relating to human development were not utilized at the lower level while finalizing the plan due to the lack of co-ordination.

2.2.8 Financial Management

Funds are allocated to the district through the State budget for various developmental activities. In addition, funds are directly released to the implementing agencies for implementation of various socio-economic

³⁹ Mananthavady Block Panchayath

⁴⁰ Kottathara, Meenangadi, Panamaram, Sulthan Batheri, Thirunelli and Vythiri Grama Panchayaths

programmes by the Government of India (GOI). The State Government also allots funds directly to the LSGIs for implementation of schemes under decentralised planning programme.

The details of total flow of funds to the district during 2008-13 were not available either with the DC or with the DPO. They were also not maintaining a consolidated year-wise statement of total funds received and utilised for various developmental programmes/schemes implemented in the district.

The DC accepted the audit observation and stated that the details of funds allotted and received by various departments and expenditure were not available with the office as the funds were not routed through him.

The details of funds available and expenditure incurred in respect of departments/programmes as collected from the selected departments and institutions such as SSA, NRHM, etc., are given in **Table 2.4:**

Table 2.4: Details of funds available and expenditure of selected Departments/programmes

(₹ in crore)

	Funds available	Expenditure
Education Department (including SSA)	73.98	69.80
Forest Department	67.35	58.87
Health Department (including NRHM)	50.21	48.23
Scheduled Tribes' Development Department	107.35	102.70
Social Justice Department (including Integrated Child Development Services)	36.46	36.06
National Rural Drinking Water Project	12.50	9.84
Suchitwa Mission (Total Sanitation Campaign)	6.28	5.91
TOTAL	354.13	331.41

Source: Departmental figures

During 2008-13, ₹ 331.41 crore was incurred for the above programmes in the district. Major portion of the expenditure related to the ST Development Department.

Audit findings relating to various departments under social and economic sectors are discussed below:

Social sector

2.2.9 Health

Large sections of the indigenous people in Wayanad district are socially and economically backward and more vulnerable to sickness. This calls for special efforts by the District Administration to focus on health sectors when compared to the other districts of the state. According to the Indian Public Health Standards (IPHS) 2006, there should be a Community Health Centre (CHC), Public Health Centre (PHC) and sub-centre for every 80,000, 20,000, 3,000 population respectively in hilly and tribal areas. In terms of these norms, the present requirement of CHCs, PHCs and sub-centres works out to 10, 40 and 272 respectively. However, the district had nine CHCs, 22 PHCs and 204 sub-centres. Thus, there was shortage of one CHC, 18 PHCs and 68 sub-centres in the district.

2.2.9.1 Infrastructure facilities/services

During 2008-13, out of expenditure of ₹ 48.23 crore as shown in **Table 2.4** above, ₹ 12.37 crore was incurred in the district by the Health and Family Welfare Department and NRHM for augmentation of facilities and infrastructure development. Many of the health centres test-checked lacked major infrastructure facilities and services as required under IPHS norms. The details are shown in **Appendix 2.5**. Audit observed the following.

- Out of eight CHCs, operation theatre in one CHC, blood storage facility in seven CHCs and ambulance in six CHCs were not available. Though labour room was available in seven CHCs, delivery service was available only in one CHC. Essential and emergency obstetrics care and essential new born care were not available in seven CHCs.
- Out of 20 PHCs, labour room was available only in three PHCs, but delivery service was not available in any of the PHCs. Laboratory services in 11 PHCs, cold chain room in eight PHCs and separate public utilities for male/female patients in 11 PHCs were also not available.

DMO stated (September 2013) that all these issues were taken up with the Government.

District Hospital, Mananthavady

District Hospital, Mananthavady (DH) is the one and only referral hospital in Wayanad District. In DH, there is no super speciality facility for cardiology or cardio-thoracic and vascular surgery considered desirable as per IPHS norms. However, equipment like ECG Machine, 12 channel stress ECG test equipment, tread mill, cardiac monitor, etc., provided to the hospital years back, were not utilised as no cardiologist has been posted to the hospital till date (September 2013). In para-clinical services, there was no physiotherapy unit. The microbiology unit was not functioning. Six out of eight major investigations in endoscopy could not be provided.

Government accorded sanction (November 2005) to enhance the bed strength of DH from 274 to 500 as the effective inpatient strength was more than 400 per day. Some of the works sanctioned by Government for augmenting the facilities were not taken up by the department in a time bound manner resulting in delay in construction of buildings and providing the required staff, equipment and other facilities as shown in **Table 2.5**.

Table 2.5: Details of works pending completion

(₹ in crore)

Name of Work	Year of sanction	Estimated cost	Expenditure	Remarks
120 bedded Surgical ward	2006-07	1.93	1.94	The work was taken up in March 2007. The structure of the building was completed and other works were in progress.
80 bedded ward	2008-09	0.75	0.75	Construction of building was completed in November 2013. Required staff, furniture and other facilities have not been provided as of December 2013.
Trauma Care Unit	2005-06	1.01	1.01	The work of trauma care unit was commenced in November 2005. Civil Works of trauma care unit ward have been completed and started functioning from November 2013. Operation theatre was not functioning as equipment was not provided. Additional staff including Neuro-surgeon, other equipment etc., were also not provided.

Source: Records of DMO, Wayanad

2.2.9.2 Human resources

The Government issued (November 2008) orders for standardising the health institutions based on bed strength/field requirements and fixed the required staff strength in the PHCs and CHCs. As against 58 General Medical Officers (GMO) required in 21 PHCs, the Government sanctioned only 33 posts of GMOs. Similarly, against the requirement of 45 Specialist Doctors in CHCs, only two posts were sanctioned.

Admitting the audit observation, DMO stated (September 2013) that there was regular vacancy of 50-60 doctors in the district.

2.2.9.3 Delivery of health care facilities

Health indicators

The statistics relating to delivery at home/private hospitals/public hospitals and live birth, still birth, infant death, child death, etc., relating to tribal population were collected separately by the DMO till 2008-09. But collection of separate data for the SC/ST population was not made by the DMO thereafter. These details were very useful for identifying the specific health issues among the tribal population and for taking corrective measures. DMO stated (September 2013) that the statistical data were being collected in the prescribed proforma issued by the Director of Health Services (DHS) from time to time and the collection of data was stopped from 2009-10 on the introduction of Health Management Information System in 2009-10. The DHS clarified (October 2013) that they had not issued any direction to the DMO for discontinuing the collection of separate data.

The fact remains that the health indicators in respect of tribal population were not collected separately, analysed and remedial measures taken since 2009-10.

Maternal Mortality

According to IPHS, delivery services have to be provided in PHCs. In Wayanad District, there are 35 Government hospitals including 22 PHCs, out of which only five institutions⁴¹ had delivery services.

⁴¹ District hospital, Taluk Hospitals at Sulthan Bathery and Vythiri, General Hospital, Kalpetta and CHC Meenangadi

In Wayanad, during 2008-13, out of 72,795 deliveries, 33,229 were in Government hospitals, 37,567 in Private hospitals and 1,999 were domicile deliveries without skilled birth attendants. The lack of delivery services in the Government institutions explain the large (51.60 *per cent*) number of deliveries in private hospitals. The number of domicile deliveries seen in the context of the total number of such deliveries in the entire State brings to sharp focus the seriousness of this issue. Out of 3,180 cases of domicile deliveries reported in the State during 2010-2013, 988 cases (31.6 *per cent*) were in Wayanad.

Most of the cases of maternal deaths were of those who belonged to the tribal population. During 2008-09 to 2012-13, there were 51 deaths, out of which 32 were tribal women in the age group 19-35. In view of the poor health condition of the tribal women, more focused attention for providing nutritional support and medical attention during pregnancy is required. DMO stated (September 2013) that a nutritional supplementation programme targeting pregnant women and adolescent girls of tribal community was introduced recently in four Panchayaths.

Ante-Natal Care

Healthy mothers generally give birth to healthy children. Continued maintenance of good health of a mother is essential for the continued well being of the child. Considering this, the government provides facilities for health check-ups, supply of IFA tablets, etc. The details of ante-natal care provided during 2008-13 are shown in the **Table 2.6:**

Table 2.6: Details of ante-natal care

Year	Total no. of pregnant women	Percentage of women who received three ante natal service	Percentage of women who were given 100 IFA ⁴² tablets	Percentage of women with anaemia	Percentage of under weight babies
2008-09	13311	100.00	77.39	Not available	14.67
2009-10	15460	91.47	97.69	40.16	13.03
2010-11	15252	92.95	100.00	35.79	16.44
2011-12	15182	92.69	81.78	33.66	14.26
2012-13	15175	94.98	95.14	34.56	15.14

Source: Figures furnished by DMO (H)

The percentage of women with anaemia was in the range of 33.66 *per cent* to 40.16 *per cent*. Percentage of underweight babies also remained almost constant throughout. DMO stated (May 2013) that prevalence of anaemia among tribal population was very high and socio-cultural, dietary and political interventions were needed to tackle this.

Infant and Child Mortality Rate

Infant mortality rate (IMR) is regarded as an important and sensitive indicator of health status of a community. While there was overall reduction in IMR of the State to seven in 2013 from 12 in 2008, IMR of the district increased to 9.67 from 7.72 during the period. IMR of the tribal population was very high and stood at 28.97 in the district in 2008-09.

A survey covering the children in the age group of zero to 72 months in four Grama Panchayaths⁴³ was conducted (2012-13) by District Administration

⁴² Iron Folic Acid

⁴³ Poothady, Moopainadu, Noolpuzha and Thirunelli Grama Panchayaths

(under UNICEF assistance). Data collected and analysed by survey on 1,855 births in four selected Grama Panchayaths revealed that the infant mortality rate was as high as 41.47 among tribal population. In these circumstances, maintenance of separate database for the tribal population is necessary for the appropriate and timely intervention by the Health department.

In the survey, it was noticed that about 34.1 *per cent* of children in the age group of one to two years did not receive all the primary doses of immunisation by the end of first year of life. It was also found that there was no significant difference in the immunisation status between tribal and non-tribal children. This would indicate the failure of the health system to reach out rather than lack of awareness being the reason for the low rate of immunisation. DMO replied (September 2013) that high percentage of children not receiving all the primary doses of immunisation was due to the frequent occurrence of illness among the children.

The survey also revealed that under-weight, stunting, wasting and low birth rate were high, indicating the need for urgent interventions among tribal children as shown in **Table 2.7**

Table 2.7: Details of survey result

	ST		Others		Total	
	No.	Percentage	No.	Percentage	No.	Overall Percentage
a) Total weighed	1170	--	1513	--	2683	--
• Moderately under-weight	337	28.80	271	17.91	608	22.66
• Severely under-weight	142	12.14	71	4.69	213	7.94
• Moderately wasting	145	12.39	144	9.52	289	10.77
• Severely wasting	77	6.58	63	4.16	140	5.22
• Moderately stunting	285	24.36	299	19.76	584	21.77
• Severely stunting	313	26.75	250	16.52	563	20.98
b) Total weighed	651	--	1204	--	1855	--
• Low birth weight	188	28.88	106	8.80	294	15.84

Source: UNICEF assisted survey findings

2.2.9.4 ICDS programmes executed through Social Justice Department

The Social Justice Department, also through various Integrated Child Development Services (ICDS) projects, provides nutritional food to children in the age group of six months to five years and pregnant mothers to improve the health of the residents in the State.

The ICDS schemes have special relevance in Wayanad district as there are about 1.5 lakh tribal population in the district whose health indicators are comparatively low. As per the records made available by the Project Officer, ICDS, Wayanad, details of under-weight children for the year 2011-12 and 2012-13 are as shown in **Table 2.8**.

Table 2.8: Details of under-weight children

Year	Total weighed			Severely under-weight				Moderately under-weight			
	ST	Others	Total	ST		Others		ST		Others	
				No.	Percentage	No.	Percentage	No.	Percentage	No.	Percentage
2011-12	10126	34937	45063	87	0.86	148	0.42	2939	29.02	7928	22.69
2012-13	9701	32433	42134	85	0.88	132	0.41	3152	32.49	8487	26.17

Source: Records of Project Office, ICDS, Wayanad

It is noticed that percentage of moderately under-weight and severely under-weight children among ST communities was more when compared with other communities. Indicators like stunting⁴⁴ and wasting⁴⁵ prevalent among children below the age of five were not collected by the Department. Such data constraints would affect evidence based planning and intervention, especially among ST communities.

The Department stated (September 2013) that the progress of under-weight children was being monitored by taking weight every fortnight and they were also referred to medical checkup.

The reply is not acceptable as the number of severely and moderately under-weight children continue to be high. Further the data available with the Social Welfare Department indicating very low percentage of severely (0.88 *per cent*) under-weight children is questionable in the light of the UNICEF assisted survey (Table 2.7) in the district which identified 12.14 *per cent* of tribal children as severely under-weight.

2.2.9.5 Prevalence of HIV positive cases

The prevalence rate of HIV positive cases in the district was 0.18 *per cent* as against the State average of 0.12 *per cent*. Total number of HIV positive cases in Wayanad was 116. Out of 73 full blown HIV positive cases requiring Anti Retroviral Treatment (ART) in the district, only 54 patients were given ART. The situation calls for strengthening preventive measures and conducting extensive awareness programmes to prevent HIV.

2.2.9.6 Sickle cell anaemia

Sickle cell anaemia⁴⁶ is a lifelong inherited disease found in tribal populations of Wayanad. NRHM screened 85 *per cent* of the tribal population during 2007-08 to 2012-13 and identified 706 patients and 6,992 persons showing traits of this disease. The Health Department has not completed the screening of 100 *per cent* of the tribal population even after four years. Out of identified patients, 312 were in the age group of 18-40 and 262 patients were in the school going age group of 5-17. A survey conducted by NRHM recommended for grant of incentives to identified school going patients to continue their studies and for preferential treatment in granting temporary and contract jobs to those patients in the age group 18-40. The Government and district administration did not initiate steps to accept the recommendations.

The DMO stated (July 2013) that the Health department had screened more than 85 *per cent* of the tribal population and that extra effort would be made to screen the remaining population.

The reply is not satisfactory as no special efforts have been made by the Health Department to extend help to the identified patients to lead a normal life.

⁴⁴ Stunting: children not having the standard height for the age

⁴⁵ Wasting: children not having the standard weight proportionate to height

⁴⁶ An inherited disease characterised by red blood cells that assume a sickle shape making normal life difficult in later stages of sickness.

2.2.10 Education

In terms of literacy and education, the tribal communities were far behind the other communities, as discussed below.

2.2.10.1 Enrolment

The main objective of Sarva Shiksha Abhiyan (SSA) was to ensure 100 per cent enrolment and to ensure primary level education for all children in the school going age group by checking the dropout rate. The Manual for Financial Management and Procurement for SSA required a survey of child population of 6-14 age group to be conducted and information to be provided in the perspective plan. No such survey was conducted by the SSA. According to the State Project Director (SPD), SSA, the enrolment of students (standard I to VIII) was 100 per cent during 2008-12. Conducting of survey was required for the district which had a large tribal population. As there is no database of child population of 6-14 age groups, the 100 per cent achievement in enrolment shown by SSA was not verifiable.

The District Project Officer, SSA, Wayanad stated (September 2013) that survey was not conducted as there was no direction from the SPD.

2.2.10.2 Dropouts

The dropout rate among tribal students was higher than the district average indicating that SSA had not produced the desired results as detailed below:

Table 2.9: Enrolment and dropouts for the standards I to X

Year	Total enrolment in the district	Total enrolment of ST students	Total dropout	Dropout of ST students	Percentage of dropout in the district	Percentage of ST dropout
2008-09	126213	27427	3365	2154	2.67	7.85
2009-10	125767	28738	1547	1011	1.23	3.52
2010-11	124452	29566	1929	1322	1.55	4.47
2011-12	122816	30179	2294	1654	1.87	5.48
2012-13	118960	29560	2054	1727	1.73	5.84

Source: Figures furnished by DDE, Wayanad

It would be seen from above that the dropout rate among the ST students was high as compared to the district average during the years 2008 to 2013.

Though some schemes⁴⁷ were introduced by the Education Department and Scheduled Tribes Development Department for providing nutritional support, transportation facilities, etc., to tribal students, there was no significant decline in the dropout rate.

2.2.10.3 Functioning of Multi Grade Learning Centres

Multi Grade Learning Centres⁴⁸ (MGLC) is the single strategy devised by the Government to provide primary education to children residing in remote and

⁴⁷ Schemes – Gothravelicham (creating learning awareness, providing study materials, etc.) and Free Breakfast Programme by Education Department and Gothrasarathy (providing free transportation facility to school from the colonies) by ST Development Department

⁴⁸ Small schools in rural areas where usually a single teacher attends to various grades of students

reserve forest areas. In 2012-13, there were 42 MGLCs with student strength of 867. A test check revealed that out of 76 students enrolled in standard one in 10 centres in 2009-10, 44 did not continue their study beyond third standard during 2012-13. Apparently, the objective of imparting primary education to all marginalised children was not achieved.

The approved Annual Working Plan & Budget (AWP&B) of SSA for the year 2010-11 to 2012-13 contained a provision of ₹ 78.64 lakh⁴⁹ for upgradation of 10 MGLCs to new primary schools. The Project was not included in the AWP&B for the year 2013-14, and hence the possibility of project materialising is remote.

The District Project Officer stated (May 2013) that the funds could not be utilised as LSGIs failed to provide the required land.

2.2.10.4 Rashtriya Madhyamik Shiksha Abhiyan

The objective of Rashtriya Madhyamik Shiksha Abhiyan (RMSA), implemented in the State from September 2009, is to provide good quality education accessible and affordable to all young persons in the age group of 14-18 years. The Deputy Directors of Education (DDE) of each district were designated as the District Programme Officers.

Under the RMSA, 12 Lower Primary/Upper Primary schools in Wayanad district were selected (November 2010) for upgradation as High Schools. RMSA released (April 2011) ₹ 2.40 crore as first instalment (₹ 20.00 lakh for each school) to the DDE Wayanad out of the total outlay of ₹ 6.97 crore (₹ 58.12 lakh x 12 schools).

Audit noticed that there was inordinate delay in implementing the scheme. The sanction for upgradation of schools was made in November 2010 and the first instalment was received in April 2011, but the DDE Wayanad issued the administrative sanction only in December 2012. There was no progress towards upgradation of schools till date (December 2013). The delay resulted in denial of infrastructure facilities to the students and escalation in construction cost. Also, there was parking of ₹ 2.40 crore in the bank account of the DDE for more than two years.

2.2.10.5 Schools without sufficient infrastructure facilities

During the period 2008-09 to 2012-13, SSA incurred ₹ 7.23 crore for infrastructure development such as construction of girls' toilets, providing drinking water facilities, compound wall, major repairs, etc. The DDE, Wayanad, had also incurred Rupee one crore for providing urinals, library and furniture, etc., in schools. However, scrutiny of the District Information System for Education (DISE) data maintained by SSA, revealed that basic infrastructure like urinals, electricity, furniture, etc., were insufficient in many schools as given in **Appendix 2.6**.

The District Project Officer, SSA stated (September 2013) that works were taken up on a priority basis depending on the availability of funds from GOI.

⁴⁹ Construction of building: ₹ 58 lakh and disbursement of salary to the teachers: ₹ 20.64 lakh

2.2.11 Tribal Development

Deprivation of land, livelihood, houses, poor health status and educational backwardness are the main problems afflicting the tribal population.

2.2.11.1 Land

The tribal communities in Wayanad mainly depend on agriculture for their livelihood. The ST Development Department identified 7,427 landless tribal families in Wayanad district as of June 2013. Government interventions to provide land to the landless families had only a marginal impact as would be observed from the following paragraphs.

State Government sanctioned (January 2010) acquisition of 1,000 acres of land for the resettlement of landless tribals and released ₹ 50 crore (2011-12) to the Tribal Resettlement and Development Mission (TRDM) Wayanad for this purpose. But, the amount is still kept unutilised (September 2013) and no progress was achieved in the acquisition of suitable land for distribution among tribal people.

Kerala Scheduled Tribe (Restriction on Transfer of Land and Restoration of Alienated Lands) Act 1975 as amended vide Act 12 of 1999 provides that tribal people shall be entitled for restoration of land alienated from them by way of allotment from Government. According to the Revenue Department, there was 5900.67 acres of land alienated from tribals in 1,563 cases in the district. However, only 480.76 acres of alternative land were given to 660 families indicating that only 8.14 *per cent* of the alienated land identified was restored by providing alternative land. The DC stated (October 2013) that for giving land in the remaining cases, sanction from Government was required.

2.2.11.2 Housing



A tribal hut at Mukkilpeedika

(March 2013) implemented by ST Development Department and other agencies are as shown in **Table 2.10**.

According to Wayanad District Plan document 2012-17, there are 6,804 home-less tribal families. Most of the huts occupied by the tribal population were of temporary nature without proper walls or roofing. The Department and LSGIs were implementing various housing schemes for the tribal families.

The status of the housing schemes

Table 2.10: Status of Housing Schemes for ST

Year	Housing projects by ST Development Department		Housing projects by the LSGIs				Housing projects by TRDM	
			IAY		EMS housing scheme			
	No. of houses		No. of houses		No. of houses		No. of houses	
	Sanctioned	Completed	Sanctioned	Completed	Sanctioned	Completed	Sanctioned	Completed
2008-09	189	155 (82.01)	1489	667 (44.80)	526	595 ⁵⁰ (100)	361	23 (6.37)
2009-10	613	416 (67.86)	1090	576 (52.84)	1660	520 (31.33)		
2010-11	408	140 (34.31)	1094	490 (44.79)	1273	405 (31.81)	197	140 (71.06)
2011-12	426	165 (38.73)	1100	847 (77.00)	838	341 (40.69)		
2012-13	255	17 (6.67)	1031	431 (41.80)	445	155 (34.83)		

Figures in parentheses represent the percentage of completed houses.

Source: Details furnished by the agencies implementing the schemes.

During 2008-09 to 2012-13, 12,995 houses were sanctioned under various schemes. Audit noticed that only 6,083 houses were completed including those houses sanctioned prior to 2008-09 also.

The Department stated (June 2013) that hike in cost of building materials, scarcity of skilled labourers, difficulty in conveyance of materials, etc., were the main constraints in completing the work.

There were also delays in execution of housing projects undertaken directly by TRDM. Only 23 out of 361 houses sanctioned during 2008-09 were completed by TRDM. However, TRDM was able to complete 140 out of 197 houses at Cheengeri Tribal Settlement Colony sanctioned during 2011-12 by giving grant of ₹ 1.25 lakh per beneficiary and the remaining 57 houses were at different stages of completion. Of the remaining 57 houses, 50 houses were at different stages of completion. Construction of three houses was not taken up and four houses were at agreement stage.

The Project Officer stated (June 2013) that this project was implemented directly by the Department and the ST promoters and site managers contributed for the early completion of houses.

2.2.11.3 Infrastructure development by the Tribal Development Department

Three Projects for infrastructural developments were taken up by the Tribal Development Department in the critical sectors of education and health, using the fund earmarked (₹ 12.96 crore) for the improvement of the status of tribes during 1998-2001. It was seen in audit that the construction of tribal maternity ward started in 1999-2000 at the estimated cost of ₹ 30 lakh was completed and started functioning only in November 2013. The other two projects were not completed even as of December 2013 as discussed below.

Model Residential Schools

Model residential schools play an important role to address the overall educational backwardness of tribals, with the objectives to improve pass percentage, dropout rates and bring conducive atmosphere for education.

⁵⁰ Includes houses which were under construction as on 1 April 2008



Model Residential School Pookode

The Residential school, Pookode had been functioning since 2000-01 in the cattle shed of defunct Pookode dairy project. Administrative sanction for construction of building was issued in September 1999 at a cost of ₹ 2.50 crore and 20 acres of land was transferred to the ST Development Department in May 2000. Though the work was tendered in January 2004 and awarded, there was no progress in the work. There was delay in tendering the work (56 months), handing over the site to the contractor after executing the agreement (38 months) and in issuing revised administrative sanction (39 months) before entrusting the work to M/s Kerala Industrial and Technical Consultancy Organisation Limited (KITCO) in February 2013 at an estimated cost of ₹ 10.56 crore. Long intervals between each and every stage indicated that the department was not pursuing the matter diligently. As a result, the students had to study in the defunct dairy building for the last 13 years.

It was noticed during site visit that the infrastructure facilities were very poor in the present building and minimum basic facilities were not available in the school. Despite these deficiencies, the school registered a high pass percentage and general excellence in sports.

Boy's hostel, MRS, Noolpuzha

The Noolpuzha Asramam School, was upgraded as High School from 1998-99. Administrative sanction for providing additional infrastructure such as class rooms and separate hostels for girls and boys at an estimated cost of ₹ 2.10 crore was issued in August 2000. The construction of buildings work was entrusted to Kerala Construction Corporation (KCC) and the work commenced in January 2003. Though the construction of school building was completed in five years, only 80 *per cent* of the hostel building was completed even after a lapse of more than 10 years. KCC refused to continue the work after completion of the school building in 2008. The balance work was to be arranged by the Public Works Department and the tendering of the work was in progress (December 2013). Thus, 440 students were accommodated in a 150 capacity hostel leading to overcrowding and other attendant problems.

2.2.12 Water Supply Schemes

According to the guidelines issued under National Drinking Water Mission, works have to be completed within the period of 36 months. One work taken up in 2000 could be completed only in March 2013 at the cost of ₹ 6.29 crore. Out of three works (estimated cost: ₹ 14.28 crore) taken up during 2008-13 under National Rural Drinking Water Programme (NRDWP), only one work (expenditure ₹ 1.05 crore against the estimated cost ₹ 1.45 crore) was completed, leaving the remaining two works in various stages of completion, though ₹ 11.37 crore was incurred on these two projects (December 2013) as shown in **Table 2.11**.

Table 2.11: Details of the incomplete projects of KWA

(₹ in crore)

Sl. No.	Name of the project	Year in which taken up	Target year of completion	Revised target date of completion	Original /revised estimate	Total expenditure	Status of work
1	WSS to Krishnagiri, Purakkadi and Ambalavayal Villages	2008	2011	31-03-2014	9.50	8.56	Treatment plants, erection of pumpset and transformer erection works were not completed. Only 50 per cent of the distribution works were completed.
2	NRDWP -XV SLSSC 2010 WSS to Krishnagiri, Purakkadi and Ambalavayal Villages	2008	2011	31-12-2013	3.33	2.81	Inter connection works were not completed.

Source: Details collected from KWA

Delay in surrender of land by LSGIs was stated as the reason for non-completion of above-mentioned works. This reinforces the need for enhanced co-ordination between KWA and LSGIs for speedy completion of works to ensure safe drinking water in the district.

2.2.12.1 Sustainability and quality of water resources

The guidelines of NRDWP stipulate initiation of a number of steps to manage ground water in a more scientific manner and upto 20 per cent of the funds were to be earmarked and utilised for new projects designed to address water quality and sustainability issues. A two-pronged strategy to regulate indiscriminate withdrawals and to adopt appropriate measures for augmenting its recharge was prescribed. The Kerala Water Authority (KWA), the implementing agency, had not made any attempt in this regard to address the water quality and sustainability issues in the district.

2.2.12.2 Quality control on water supplies

KWA had established Regional /District level Laboratories in the State for water quality monitoring, testing of chemicals, performance studies of water treatment plants etc. KWA has one Quality Control District Laboratory at Kalpetta for water quality testing.

(i) Un-scientific chlorination

Out of 33 water supply schemes in the district, only eight schemes have treatment plants. In water supply schemes without treatment plants, water is collected in the well and is disinfected by chlorination. The analytical reports of the water samples tested in 2011-12 and 2012-13 were as follows:

Table 2.12: Details of analytical report of water samples

Year	No. of Samples analysed	Residual Chlorine level			
		Desired level (0.2 mg / litre)	Not available	Below desired level	Higher than the desired level
2011-12	130	18	81	2	29
2012-13	162	26	80	Nil	56

Source: Analytical report of Quality Control Division, KWA, Wayanad

The desired level standard was maintained only in 44 out of 292 samples analysed, indicating that the methods of chlorination was unscientific. Detection of high turbidity and coliform in repeated sampling⁵¹ indicated that remedial measures were not taken by the KWA.

(ii) Contamination of water with bacteria and other impurities

The test results of water samples conducted during 2011-12 to 2012-13 were as given below:

Table 2.13: Test result of water samples

Year	No of samples tested	Samples with presence of Coliform	Samples with presence of iron above the		Samples with presence of turbidity above the	
			Permissible limit (1mg/litre)	Desirable limit (0.3 mg/litre)	Permissible limit 10 NTU	Desirable limit 5 NTU
2011-12	130	67	17	37	33	53
2012-13	162	53	02	23	42	18

Source: Analytical report of Quality Control Division, KWA, Wayanad

The presence of coliform bacteria and turbidity above the desired limit in more than 50 per cent test results in 2011-12 indicated that KWA failed to supply safe drinking water to the population covered under the scheme.

According to the guidelines issued by KWA, at least two samples from a source has to be tested for bacteria and one sample for chemical compounds. There are 6,658 sources in Wayanad district. The samples tested were as follows.

Table 2.14: Details showing achievement in analysis of samples

Year	Total No. of sources	Bacteriological Test			Chemical Test		
		Target	Achievement	Per cent	Target	Achievement	Per cent
2008-09	6658	13316	Nil	0	6658	Nil	0
2009-10	6658	13316	103	0.77	6658	103	1.55
2010-11	6658	13316	1434	10.77	6658	1434	21.54
2011-12	6658	13316	1255	9.42	6658	1255	18.85
2012-13	6658	13316	2428	18.23	6658	2428	36.47

Source: Analytical report of Quality Control Division, KWA, Wayanad

As evident from the table above, there was heavy shortfall in achievement in analysis of samples from 2008-09 to 2012-13.

In view of the fact that there were reports of outbreak of Cholera and other water-borne diseases, resulting even in death of affected people, as discussed in paragraph 2.2.13.1, the district administration should devote greater attention to strengthen the quality control measures for safe drinking water. KWA stated (September 2013) that sufficient treatment plants were not available and supply of good quality water could not be ensured merely by chlorination.

The drinking water quality monitoring and quality surveillance are two distinct but closely related activities. There should be close collaboration between drinking water supply agencies and health authorities.

⁵¹ Community Water Supply Scheme to Noolpuzha and Sulthan Bathery, Accelerated Rural Water Supply Scheme (ARWSS) Padinjarathara, ARWSS Nallooradu, Porunnannur and Vemom villages

2.2.13 Sanitation Programme

The State Suchitwa Mission is the nodal agency in the State for the implementation of the Total Sanitation Campaign. As on 30 April 2013, the Mission utilised ₹ 9.83 crore, out of ₹ 10.37 crore received⁵². The Mission had a target of 53136 household latrines to be constructed (BPL: 50,655 and APL 2,481) during 2003-04 to 2013-14. As per the progress report, the Mission had achieved 100 *per cent* of target by 2010-11. However, census 2011 data reveals that out of 1,78,686 rural households in the district, 14,917 households did not have latrine facilities.

The NRHM had conducted a survey (during 2012-13) in 100 (out of 2,500) tribal colonies in Wayanad district with high risk of cholera and found that 1,793 latrines and 172 toilet complexes need to be provided in the colonies. Out of 874 Anganwadis (AW) in the district, 828 AWs are without baby friendly toilets and 257 AWs are without toilets. However, the Mission have proposed for only 211 AW toilets in the Revised Project Implementation Plan, 2013.

2.2.13.1 Prevalence of Cholera

During 2011-13, 231 suspected cases of cholera were reported. Out of these, 33 cases were confirmed and 17 deaths were also reported. The medical team visiting the area reported the absence of good quality drinking water and sanitation facilities were the main reasons for spreading of the disease. Cholera can spread as an epidemic if sanitation breaks down in distress areas. No long term measures were adopted to tackle the issue. The district administration must initiate steps to provide clean drinking water and better sanitation facilities to prevent outbreak of the disease.

No solid or liquid waste treatment plants were installed in the District. All the LSGIs in the district were following traditional method of waste disposal i.e., dumping in open area, with attendant consequences of pollution and health hazard. These issues need to be addressed immediately by the Mission.

2.2.13.2 Contamination of Water due to untreated Hospital Waste

There was no system for treatment of wastewater in the District Hospital. The wastewater was discharged to Mananthavady river which is the source of water supply of KWA. In September 2007, the District Panchayath (DP) proposed to set up a treatment plant. The Pollution Control Board agreed (March 2010) for the proposal of the treatment plant and stated that discharging untreated wastewater posed a threat to public health as the effluent directly reaches the Mananthavady river. A rough cost estimate for ₹ 75 lakh for construction of treatment plant was prepared in March 2010. Government approved (March 2012) the proposal of DP for entrusting the work to M/s Hindustan Pre Fab Limited. But the work of the plant has not been started till date (June 2013). The DP attributed (July 2013) non-receipt of technical sanction from Government for the delay.

⁵² State Government - ₹ 219.77 lakh, Central Government - ₹ 656.39 lakh, Beneficiary - ₹ 121.64 lakh, Interest ₹ 38.8 lakh and miscellaneous - ₹ 0.02 lakh

Economic Sector**2.2.14 Agriculture****2.2.14.1 Disbursement of loans by the co-operative Sector**

Agricultural credit to the farmers by cooperative sector decreased from ₹ 117.08 crore in 2008-09 to ₹ 40.66 crore in 2012-13 and agricultural credit as a percentage of total loan disbursed decreased from 31.6 to 3.85 *per cent* as indicated below.

Table 2.15: Details of disbursement of agricultural loan

<i>(₹ in lakh)</i>						
Sl. No.	Particulars	2008-09	2009-10	2010-11	2011-12	2012-13
1.	Total amount of Loan disbursed	369.45	496.50	694.91	854.55	1056.47
2.	Total loan for agricultural purpose	117.08	65.42	68.93	66.35	40.66
3.	Percentage of agricultural loan	31.69	13.18	9.92	7.76	3.85

Source: Joint Registrar of Co-operative Societies (GI), Wayanad

The trends in the disbursement of agricultural credit over the years indicate that the role of cooperative banks in agricultural sector is gradually decreasing.

2.2.14.2 Sustainable Development of Rice Based Farming System

The scheme on Sustainable Development of Rice Based Farming System is intended to sustain rice cultivation and to augment the average productivity to more than three tonne per hectare. During 2009-2013, expenditure of ₹ 4.56 crore was incurred under the programme. The result however, was not encouraging as total cropped area under paddy decreased from 12,746 hectare in 2008-09 to 8,995 hectare in 2011-12⁵³ and total production also decreased from 33,861 MT in 2008-09 to 23,526 MT in 2011-12. The productivity target of three tonne per hectare was not achieved in any of the seasons during these years⁵⁴. There was no monitoring and evaluation of the scheme, as envisaged in the guidelines. Periodical monitoring is required to get a better result.

The Principal Agricultural Officer stated that better schemes and irrigation facilities were required to make the paddy cultivation more attractive.

2.2.15 Forest

The forest area in the district represents 8.02 per cent of the total forest area in the State. The district also accounts for 19.09 per cent of the Ecologically Fragile Land in the State.

⁵³ Source: Economic Review. Figures of 2012-13 were not available

⁵⁴ 2,657 kg/ha in 2008-09, 2,552 kg/ha in 2009-10, 2,525 kg/ha in 2010-11 & 2,615 kg/ha in 2011-12

2.2.15.1 Forest land used as a dumping yard

The forest of Attamala region was being used as a dumping yard of the waste/garbage including plastic wastes collected from the Meppadi Grama Panchayath. According to the Forest Range Officer, Meppadi the piling up of waste in the forest had adverse impacts on the environment, fauna and flora, contamination of soil and rivulets of the forest, etc. Despite intervention by the Forest Department and DC from October 2010 onwards, the Panchayath continued the illegal act of dumping the waste in the forest area till June 2013. The piled up waste in the area over the years has not been removed and is an environmental hazard.



Waste disposed in Attamala Forest Region

2.2.15.2 Demarcation of forest land

As per Section 6 of Kerala Private Forest (Vesting & Assignment Act) 1971 and Rule 8 of Kerala Forest (Vesting & Management of Ecologically Fragile Land) Rules 2007, all lands notified shall be demarcated by the custodian by erecting permanent cairns along the boundaries within two years from publication of the Rules.

In South Wayanad Forest Division, the permanent boundary consolidation of forest area was done only for 494.14 km, leaving another 260.12 km to be consolidated. In Wild Life Division, Sulthan Batheri, out of 179.40 kilometer of boundary of Reserve Forest to be demarcated in four ranges (Muthanga, Sultan Bathery, Kurichiat, Tholpatty) with permanent cairns, 93.50 kilometer (52.11 *per cent*) was not demarcated yet. Lack of funds, shortage of surveyors and hilly terrains were stated as reasons for short fall.

2.2.15.3 Human-Animal conflict

In Wayanad, human-animal conflict is seen across the district in a variety of forms such as crop raiding by ungulates and wild pigs, depredation by elephants and human deaths due to elephant attack, killing of livestock by wild cats, etc. For mitigating this menace, the Forest Department was adopting practices like elephant proof trenches dug in possible terrains, solar power fencing, boundary wall construction, appointing watchers, installing audio aids to produce sounds of ferocious animals, etc. Audit noted that during 2008-12, an amount of ₹ 2.44 crore was paid as ex-gratia compensation by the Forest Department in the district. Unless effective action to limit the shrinkage of wildlife habitat is taken, providing ex-gratia compensation would continue which is not a permanent solution to the problem.

The District Forest Officer stated (July 2013) that creation of animal corridors and acquisition of private land are the solutions and Government level intervention is required to protect the shrinking habitats.

2.2.16 Conclusion

In the absence of preparation of IDDP, serious efforts towards bridging the gaps, evaluating inequalities in human development achievements across sub-

regions and social groups would not be possible. There was no system in place at the district level to have a consolidated position of the receipt and utilisation of funds under various schemes implemented in the district. Adequate infrastructure and human resources were not available in health sector. Majority of tribal people in Wayanad were not brought to the mainstream of society and remained marginalised, with lower indices in health and education. Separate data on tribal population was not compiled for a proper assessment on the magnitude of the problems existing especially in the areas of nutrition, Infant Mortality Rate, Maternal Mortality Ratio, etc. There was undue delay in allotment of land and construction of houses. The quality of water supplied was not at the desired level. Agricultural credit from the cooperative banks was gradually decreasing and schemes to augment rice production were not depicting positive results. Issues like conservation of forest, recurring incidences of human-animal conflicts were not addressed on a long term perspective

2.2.17 Recommendation

- The Government should evolve a continuous mechanism of sharing/exchanging of vital data pertaining to various departments with the LSGIs and other implementing agencies for prioritisation of the plans.
- There should be a system in place at the district level to have a consolidated position of flow of funds emanating from various sources including GOI and State Government and their utilisation for an integrated approach towards the various developmental activities in the district.
- The health sector in the district should be strengthened by providing adequate human resources and infrastructure in terms of the established norms. Adequate monitoring for timely completion of infrastructure projects is required.
- The Government should reinforce the system of collection of vital data related to health and educational indicators of tribal population, to be used as critical inputs in planning and conceptualising the schemes meant for the welfare of tribals.
- As water borne diseases are increasingly reported in the district, KWA should take immediate steps to provide sufficient treatment plants and strengthen water quality control measures to ensure availability of safe drinking water.

The above issues were referred to Government in November 2013; their reply has not been received (January 2014).

SPORTS AND YOUTH AFFAIRS DEPARTMENT

2.3 Activities/Schemes for the promotion of Sports

Highlights

The Government of Kerala passed the Kerala Sports Act 2000 with the principle of 'Sports for All'. The State's sports objectives include development of sports activities at grassroot level, and thereby ensuring mass participation in national and international level sports events for sporting excellence. The Performance Audit revealed deficiencies in planning, utilisation of funds, completion of projects on time, implementation of programmes, etc.

Long-term plan was not prepared by the Department as comprehensive database on sports infrastructure in the State was not available.

(Paragraph 2.3.6)

Instances of under-utilisation of grants for the development of sports, abnormal delay in execution of projects and under-utilisation of infrastructure were noticed.

(Paragraphs 2.3.7.2, 2.3.8. and 2.3.10.2)

The Sports Development Fund envisaged for the creation and upgradation of sports facilities in the State, to arrange extra funds for training abroad and engagement of dedicated specialist coaches for meritorious sports persons was not created, despite a provision of ₹ 1.25 crore made in the State budget during 2010-12.

(Paragraphs 2.3.7.4)

The Panchayath Yuva Krida Aur Khel Abhiyan, a Centrally Sponsored Scheme did not achieve the desired results as the targeted number of Grama Panchayaths/Block Panchayaths were not covered.

(Paragraph 2.3.9.1)

Health related physical fitness test conducted at school level revealed that only 19.61 per cent of the school going children in the State had the minimum recommended standards. But, no effective remedial measures were taken by the government for improving the physical fitness of school going children.

(Paragraph 2.3.9.2)

The progress achieved in the development of infrastructure for staging 35th National Games in the State by the National Games Secretariat was poor.

(Paragraph 2.3.11.2)

2.3.1 Introduction

The Government of Kerala (Government) passed the Kerala Sports Act, 2000 with the concept of 'Sports for All'. It envisaged the promotion of sports and games to augment athletic efficiency in the State and the constitution of Sports

Councils at the State, Districts and local levels for securing greater measure of participation of the people in sports and games. Rules were framed in July 2008 for governing the various activities of the Sports Councils. The sports objectives of the State include the development of sports activities at grassroot level and ensuring mass participation in sports and games in national and international sports events for sporting excellence. The State is also on the way for adopting and implementing a sports policy to make Kerala a vibrant, leading-edge state in the sports arena, duly recognising the athlete as the central character of all sporting activities.

Sports scenario in Kerala

Kerala is in the forefront in athletics with good contribution in Olympic Games, Commonwealth Games and Asian Games. In Beijing Olympics (2008) and London Olympics (2012), around 25 per cent (three out of 16 and four out of 14 respectively) of athletes who represented the country were from Kerala. In the XIX Commonwealth Games, New Delhi 2010, Kerala athletes won five medals (one Gold, one Silver and three Bronze) for the country. In XVI Asian Games 2010 held at Guangzhou, China, Kerala athletes also won five medals (three Gold, one Silver and one Bronze) for the country. Kerala is also the national champion in Athletics (senior level) for the last four years (2009-12).

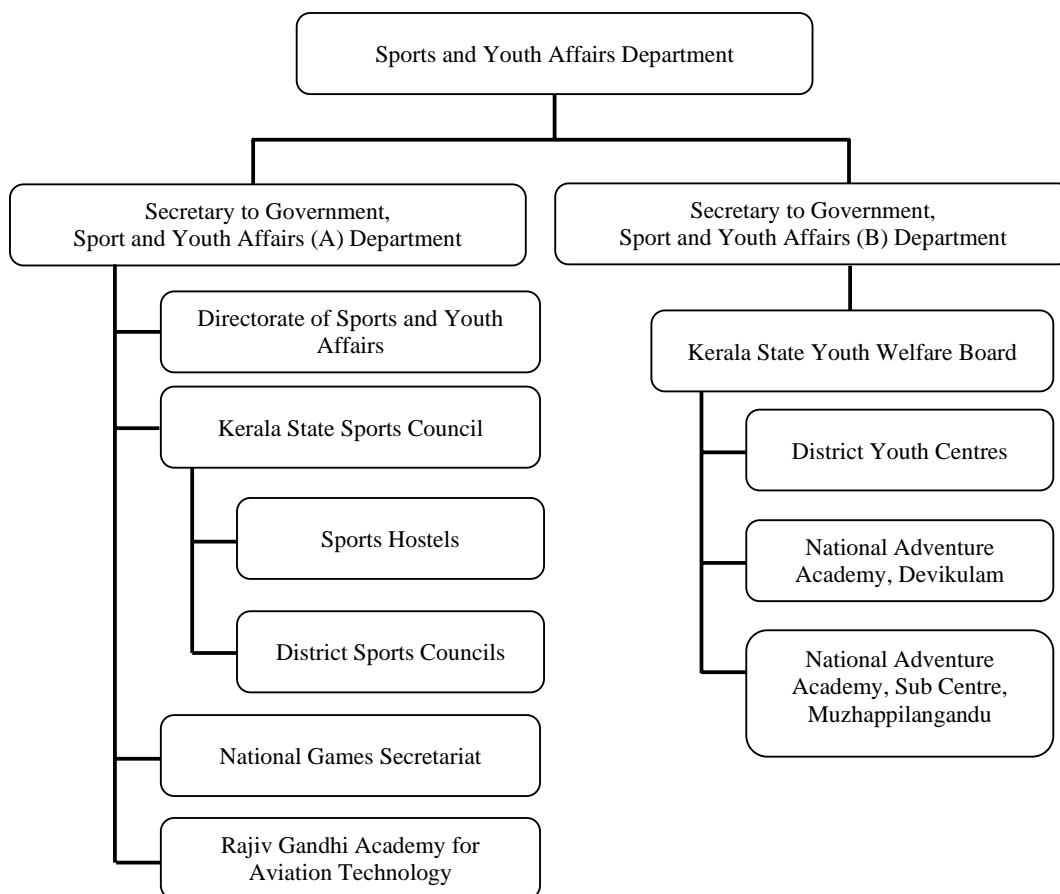
In Volleyball, Kerala men's team were the national champions for the last two years and Kerala women's team were runners up for the last four years. The overall medal positions of the State in the last two National Games were 75 and 87 respectively and the all-India position of the State in the National Games was fourth and seventh respectively. Similarly, in National School Games, the position of the State was between five and seven during 2009-13.

Kerala State Sports Council (KSSC) implements various sports promotion activities in Kerala through 32 affiliated organisations under it.

2.3.2 Organisational set-up

The Department of Sports and Youths Affairs (Department), Government of Kerala is primarily responsible for enunciating the broad vision and policies for sports, the implementation of plans and programmes related to sports and youth affairs are carried out through the Director, Sports & Youth Affairs (DS&YA), KSSC an autonomous body and through the decentralised set up of local self-governments. A society under the title 'National Games Secretariat (NGS)' was formed (November 2008) by the Government for the successful and timely conduct of the 35th National Games.

Detailed organisational set-up of the Department is given below:



2.3.3 Audit objectives

The objectives of the performance audit were to assess whether:

- the annual plan formulated by the department was effective in delivering its mandate;
- allotment of funds was adequate and its utilisation was economic and efficient in effectively implementing schemes/developing infrastructure facilities for sports in the State;
- the sports institutions like Sports Hostels, Archery Academy, High Altitude Training Centre were functioning effectively;
- the monitoring system to watch the implementation of various programmes/ schemes of the departments was adequate.

2.3.4 Audit criteria

Performance of the department was benchmarked against the following:

- The Kerala Sports Act, 2000 and Kerala Sports Rules, 2008 for the promotion of sports in the State;
- The Government guidelines/directions for promoting excellence in sports;

- Orders, sanctions and guidelines issued by the Government for the creation and maintenance of infrastructure and conduct of sports related activities;
- Guidelines issued by the Government from time to time for empanelment of coaches and selection of student beneficiaries.

2.3.5 Scope and methodology of Audit

A Performance Audit on Activities/Schemes for the promotion of sports was conducted between April 2013 and July 2013 covering the period 2008-13, by test check of records of the Department, DS&YA, KSSC and NGS. Further, records of District Sports Councils (DSCs), five Centralised Sports Hostels (CSHs) and 84 Grama/Block Panchayaths (GPs/BPs) in the five⁵⁵ (out of 14) selected districts were also test-checked. The districts for audit were selected by adopting sampling method of Probability Proportional to Size Without Replacement (PPSWOR).

Audit methodology included scrutiny of records and information and site inspections along with implementing officials for the collection of data and audit evidence. An entry conference was held (April 2013) with the Secretaries of Sports and Youth Affairs and audit methodology of the performance audit was informed. The audit findings were discussed with the Secretary to Government (Sports and Youth Affairs) in the exit conference (October 2013) and their views have been incorporated in the Report at appropriate places.

Audit findings

The audit findings are discussed as under.

2.3.6 Planning

The functions of the department involves creation of infrastructure facilities, conduct of sports activities, selection of coaches and sport beneficiaries through agencies like DS&YA, KSSC etc., for improving excellence in sports. They also provide hostel facilities and other sports related training/coaching through State/National/International coaches.

2.3.6.1 Assessment of requirement and prioritisation of works

The Department prepared Annual Plans related to Sports and Youth Affairs with reference to Five-Year Plans of the State. Other than the Annual Plans, the Department did not have any long term plan for the development of sports. Funds for the development of sports and youth affairs were provided by the Government based on annual plan proposals of the DS&YA and KSSC.

Audit noticed that 11 projects/schemes like construction of stadia, swimming pool, development of play fields, sports academies, etc., which were repeatedly included in the annual plans of KSSC (**Appendix 2.7**) had not commenced, as of March 2013. The inclusion of such projects in plan

⁵⁵ Alappuzha, Kottayam, Kozhikode, Malappuram and Thiruvananthapuram

proposals reflects lack of proper planning and non-prioritisation of works on need basis.

The KSSC stated (June 2013) that these projects were not under active consideration for implementation. Government accepted the view of Audit and replied (November 2013) that steps would be taken to prepare a need based long term plan of viable projects after examining the feasibility of the schemes in all respects.

2.3.6.2 Absence of sports infrastructure data

Comprehensive data on availability of sports persons and sports infrastructure⁵⁶ in the State including sports facilities in schools, colleges and Local Self-Government Institutions (LSGIs) is vital in planning the creation of various sports infrastructure facilities and implementation of sports development programmes. At present, neither the KSSC nor the DS&YA have such details. Even though Government sanctioned ₹ 35 lakh to DS&YA in 2010 for generation of Geo-Spatial⁵⁷ Information on available sports facilities in the State, Audit noticed that the work was entrusted to Kerala State Remote Sensing and Environment Centre only in December 2012 by the DS&YA and work was scheduled to be completed by December 2014.

Government replied (November 2013) that database of sports persons would be created by collecting data from the Education Department and Universities.

2.3.7 Financial management

2.3.7.1 Budget allocation and expenditure

The Budget provision and funds released for the development of sports by Government to DS&YA were as under:

Table 2.16: Details of budget provision and expenditure of DS&YA
(₹ in crore)

Year	Plan			Non-Plan	
	DS&YA			DS&YA	
	Provision (Net) *	Expenditure	Expenditure during the month of March	Provision (Net)	Expenditure
2008-09	8.69	8.68	8.32	0.45	0.48
2009-10	86.47	86.41	84.98	0.46	0.51
2010-11	24.97	14.69	7.48	0.62	0.51
2011-12	32.25	8.08	5.19	0.82	0.92
2012-13	58.45	57.85	22.12	0.80	0.92
Total	210.83	175.71	128.09	3.15	3.34

Source: Appropriation Accounts of Government of Kerala

* including provision for NGS

An overall analysis of budget allocation and expenditure revealed the following.

⁵⁶ Stadium, playground etc

⁵⁷ Geo-spatial information is the information that identifies the geographical location and characteristics of natural or constructed feature and boundaries of the earth

2.3.7.2 *Lapse/Under-utilisation of funds*

According to paragraph 91 of Kerala Budget Manual, spending departments are required to surrender grants/appropriations or portions thereof as and when savings are anticipated. The departments should not wait till the last day of financial year for surrender of grants/appropriations. Contrary to the above, Audit noticed that the budget provisions under certain heads of account operated by the DS&YA were kept unutilised until the last day of the financial year and were allowed to lapse at the close of the financial year.

Huge savings under various heads indicate that the budget provisions were made without proper assessment of requirement. Against the budget provision of ₹ 210.83 crore to DS&YA under Plan head during 2008-13 for the development of sports in the State, only ₹ 175.71 crore was drawn and the balance amount of ₹ 35.12 crore lapsed as it was not surrendered by the department in time.

2.3.7.3 *Rush of expenditure*

According to paragraph 91(2) of the Kerala Budget Manual, the flow of expenditure should be regulated in such a manner that there is no rush of expenditure at the end of the financial year. It was noticed that the same was not adhered to by the DS&YA and the expenditure during the month of March was 95.85 per cent of the net provision during 2008-09 and 38.24 per cent during 2012-13.

2.3.7.4 *State Sports Development Fund*

The Kerala State Sports Commission, appointed by the Government in June 2008, recommended (June 2009) the setting up of State Sports Development Fund for the creation and up-gradation of sports facilities across the State in a phased manner, to meet insurance coverage of students and to arrange extra funds for training abroad and engagement of specialised coaches for meritorious sports persons.

Based on the recommendations, Government made a budgetary allocation of ₹ 1.25 crore to DS&YA for the establishment of State Sports Development Fund during 2010-12. However, Audit noticed that the budgetary allotment was not utilised and State Sports Development Fund was not established (December 2013) due to reasons like non-finalisation of draft trust deed by the DS&YA, delay in constitution of the trustees by Government and registration of trust deed. Thus, the intended benefits out of the State Sports Development Fund were not derived even after sufficient budget allotment was made to the Department.

Government stated (November 2013) that the Fund would be created once the orders of tax exemption for registration of the Trust is received from the Taxes Department.

2.3.8 **Sports Infrastructure**

According to the Sports Act, 2000, KSSC was responsible for the development of sports infrastructure in the State. Certain projects would be carried out by LSGIs/DSCs with partial assistance of KSSC/DS&YA and the remaining amount needed for the project would be raised by the LSGIs/DSCs.

Audit noticed that 10 sports infrastructure projects costing ₹ 78.30 crore, initiated during 2000-2013, were still under construction as detailed in **Appendix 2.8**. Out of the 10 works, three works directly executed by KSSC were not completed (December 2013) despite sufficient funds being available due to reasons like delay in re-arrangement of works, revision of estimates, etc. Till December 2013 KSSC spent an amount of ₹ 18.40 crore against the project estimate of ₹ 14.49 crore resulting in a cost escalation of ₹ 3.91 crore and time overrun of more than 13 years in the construction of Aquatic Complex at Pirappancode started in the year 2000.

In respect of the remaining seven works, financial assistance (₹ 25.59 crore) were provided to LSGIs/DSCs for the creation of sports infrastructure facilities. The Government/KSSC while releasing financial assistance to the implementing agencies of these works stated that the assistance would be limited to the extent of funds sanctioned and balance was to be raised from sources like MP/MLA fund or from their own contribution. At the time of releasing the assistance, KSSC/DS&YA did not assess the capability of the implementing agencies to raise the additional funds required for completion of the project. In all the cases the implementing agencies failed to raise the required funds and repeatedly requested DS&YA for additional funds. It was partially entertained in certain cases, but it was not adequate to complete the works. Thus the seven works were halted due to lack of funds and an amount of ₹ 25.59 crore released on these works was lying blocked up.

Government accepted the audit observations and stated that the department had only limited provision of funds and the balance amount required for such projects had to be mobilised from external sources like LSGIs, MLA/MP funds, etc.

Thus the KSSC/DS&YA failed in completion of the various projects due to poor financial and project management. This resulted in non-achievement of the intended benefits besides time and cost overruns.

2.3.9 Implementation of Sports Development schemes

2.3.9.1 Panchayath Yuva Krida Aur Khel Abhiyan (PYKKA)

To promote the practice of active sports among rural youth through creation of adequate sports infrastructure and conduct of annual competitions, the KSSC implements PYKKA, a Centrally Sponsored Scheme, since 2008 in the State. The scheme was to be implemented in 400 GPs and 60 BPs during 2008-12. The scheme was extended by one year and during 2008-13. KSSC received ₹ 24.68 crore under the scheme from GOI and incurred an expenditure of ₹ 17 crore (March 2013). Audit scrutiny of the implementation of the scheme revealed the following:

- An amount of ₹ 9.82 crore was distributed to only 199 GPs and 28 BPs and the scheme was only partially implemented in these GPs and BPs. Most of the GPs covered under the scheme did not turn up for second instalment of assistance and did not furnish statement of expenditure/Utilisation Certificates (UCs) to KSSC. Records produced to Audit indicated that as against the release of ₹ 9.82 crore, the beneficiary Panchayaths had furnished UCs only for ₹ 1.44 crore.

- Out of 84 Panchayaths test-checked, only 47 Panchayaths utilised ‘One Time Seed Capital Grant’ for the creation of play fields utilising ₹ 1.54 crore against the release of ₹ 3.85 crore. It could be seen that an amount of ₹ 2.31 crore was not utilised for the creation of play fields. But an amount of ₹ 1.64 crore released for annual rural competitions was fully utilised without the creation of play fields intended.

Thus the scheme, conceived in 2008, to promote the practice of active sports among rural youth through creation of adequate sports infrastructure had not made the desired progress in creation of infrastructure and annual competitions were conducted without adequate infrastructure in the State.

Government accepted the audit observations and the State Level Executive Committee headed by the Chief Secretary, decided (October 2013) to constitute District Level Committees under the chairmanship of District Collectors to sort out the issues for successful implementation of scheme.

2.3.9.2 Total Physical Fitness Programme (TPFP)

Government constituted a committee in November 2007 for the integration of Health and Physical Education in the Educational Curriculum for the schools in Kerala. Government sanctioned (January 2008) ‘Total Physical Fitness Programme’ (TPFP) to assess the physical fitness status of school children in the State. Health related physical tests conducted at school level indicated that only 19.61 *per cent* of students had the minimum recommended health related physical standards. The KSSC, in-charge of the implementation of the programme, spent ₹ 1.41 crore during 2008-13 for conducting the tests and uploading the data. Government approved the inclusion of physical education as a part of curriculum in schools to improve the physical fitness of students and directed the State Council for Education Research and Training (SCERT) to recommend the syllabus.

The SCERT did not finalise the curriculum even after a lapse of four years and thus the scheme envisaged to improve the physical fitness of school children was not achieved.

Government stated that the inclusion of physical education in curriculum requires creation of additional posts and infusion of more funds. It was also stated that a new scheme ‘Play for Health’ was sanctioned (October 2013) to achieve a total physically fit populace in the State and to convert the schools as sporting hubs.

The reply of the Government is not acceptable as the Government should have considered the financial implication of the scheme before approving it. Moreover, the project mentioned is only a pilot project to be implemented in 25 schools. The justification and rationale behind the scheme is also not clear.

2.3.10 Sports institutions

2.3.10.1 Sports Hostels

The KSSC directly runs 23 centralised sports hostels in the State to nurture talented sports persons to international level and for giving specialised training in various disciplines. Besides, 13 school hostels and 33 college hostels in the State admit students sponsored by KSSC. During 2008-13, KSSC spent

₹ 20.32 crore towards expenses for the students admitted to the centralised sports hostels, including the schools and college hostels.

On an average, 715 students were trained at CSHs and 693 students at School/College Hostels annually during the period 2008-13. There were 47 coaches in CSHs and 55 coaches in school/college hostels to train the above students. Students from 20 out of 23 CSHs and 21 out of 33 college hostels won medals in National or State Championships during the last three years.

Scrutiny of records revealed that 14 out of 23 CSHs are accommodated in rented buildings. A test check of two hostels owned by KSSC and three in rented buildings showed that these⁵⁸ hostels had inadequate number of beds, lack of cooking facilities, lack of ventilation, overcrowding in rooms, etc. In one of the rented hostels test checked, it was seen that 19 students were accommodated in 14 beds housed in two bed rooms each of capacity 192 square feet. KSSC did not have any criteria for the facilities to be provided in sports hostels.

Government stated (November 2013) that functioning of Sports Hostels in rented buildings would be continued for some more years due to paucity of funds and they are also planning to construct sports hostels by using dismantled pre-fab housing units of National Games Village on completion of the National Games.

The reason for non-creation of adequate infrastructure due to paucity of funds is not acceptable as there is lack of prioritization of projects under taken by the Department and the available resources are thinly spread in various schemes resulting in non-completion of many projects as already mentioned under paragraph 2.3.8.

2.3.10.2 High Altitude Training Centre, Munnar (HATC)

The High Altitude Training Centre (HATC) started functioning in July 2009 and regular coaching in football was started from the year 2009-10. The intake of students in the Training Centre were as detailed below.

Table 2.17: Details of intake of students at HATC, Munnar

Particulars	Year			
	2009-10	2010-11	2011-12	2012-13
No. of students admitted	19	31	24	7
No. of students at the end of the year	14	22	14	7
No. of students dropped out	5	9	10	Nil

Source: Figures provided by KSSC

Audit noticed that number of students admitted to the centre was 31 in 2010-11 and decreased to seven in 2012-13. Thus, the Academy established at a cost of ₹ 5.45 crore, failed to deliver the intended objectives and the sports infrastructure facilities created remained largely under-utilised.

The Department stated that the high rate of dropout of students was attributed to the extreme cold climate and non-existence of educational institutions like

⁵⁸ CSH Kakkatil, CSH Kottayam, CSH Kozhikode, CSH Nirmaruthur and CSH Thiruvananthapuram

college/higher secondary schools in the vicinity. The Secretary, KSSC, accepted the findings of Audit and stated that the possibility of utilising the Centre for specialised trainings of short durations would be considered.

The reasons given by the Department for higher dropout rates are not acceptable as these conditions were known at the time of setting up of the centre.

2.3.10.3 Archery Academy in Wayanad

Government sanctioned (June 2012) the establishment of Archery Academy in Wayanad District with a view to provide proper training and modern equipment to the highly talented Archers in the State at an estimated cost of ₹ 50 lakh. The NGS was entrusted with the preparation of plan, estimates and execution of work. Audit noticed that, the NGS has not started (October 2013) the construction work. Records produced to Audit revealed that the land for setting up the Archery Academy was transferred by the Local Self-Government Department (LSGD) in January 2010 with the condition that the land was to be utilised within three years, failing which the right to the land would automatically vest with the local Panchayath. The delay in according administrative sanction by Government was due to the failure of the DS&YA in taking up the project in right earnest due to non-availability of suitable person to formulate a detailed project report, lack of resources, adequate field staff, etc., which resulted in the non-execution of the work and non-achievement of the objective to nurture talented archers.

2.3.11 35th National Games – Kerala

The 35th National Games was allotted (November 2008) to Kerala by the Indian Olympic Association (IOA). For planning and the successful staging of the 35th National Games, the Government of Kerala established (November 2008) National Games Secretariat⁵⁹ (NGS) and constituted six⁶⁰ committees. The games were tentatively planned to be held in February 2014.

2.3.11.1 Funding

The estimated cost of National Games was ₹ 611.33 crore and the GOI assured an assistance of ₹ 121 crore. During 2008-13, as against the total release of ₹ 212.44 crore (State Government: ₹ 149.66 crore, GOI: ₹ 62.78 crore) NGS spent ₹ 130.83 crore for the Games.

2.3.11.2 Infrastructure/Venue Development

The National Games Secretariat (NGS) planned to execute 25 works as detailed in **Appendix 2.9**, including construction of 10 new stadia (excluding one Greenfield stadium at Thiruvananthapuram on Design Build Operate Transfer mode), renovation of 14 existing sports infrastructure at various places in the State and the construction of National Games Village at Thiruvananthapuram. The total estimated cost of these 25 works, excluding

⁵⁹ A registered society established under the Travancore Cochin Literary, Scientific and Charitable Societies Registration Act 1956

⁶⁰ National Games Organising Committee (NGOC), Co-ordination Committee, Empowered Committee, Technical Committee, Technical Committee for Sports and Purchase Committee

the Greenfield Stadium, was ₹ 274.92 crore. NGS appointed (May 2009) M/s CES-SPAJV as Project Management Consultant (PMC) for construction/renovation of existing sports infrastructure for the conduct of 35th National Games. The PMC was entrusted with the consultancy and supervisory works relating to the project from the stage of initiation to completion. The project design and preparation of drawings etc., were also the duties and responsibilities of PMC. PMC failed to deliver the services as desired and the consultancy contracted with M/s CES-SPAJV was terminated (March 2012) and new consultants Bharat Sanchar Nigam Limited (BSNL) and Kerala Industrial and Technical Consultancy Organisation Limited (KITCO) were appointed (January 2012).

Audit noticed that only nine out of 25 works planned were completed or were nearing completion (December 2013). For the remaining 16 works, the percentage of physical progress of seven works ranged between zero to 40. It was also noted that non-identification of site, termination and re-arrangement of contracts, change in design and lack of co-ordination by PMC, etc., were the reasons for the slow progress of the works.

Audit findings on the execution of certain major works by the NGS were as under.

Trap and Skeet facility at Mookunnimala, Thiruvananthapuram

For the development of Trap and Skeet venue at Army Shooting Range Mookunnimala, Thiruvananthapuram, the NGS obtained (April 2012) permission of Army authorities to conduct the survey for the preparation of detailed Map for construction of Trap and Skeet facility. The NGS awarded (January 2013) the work of construction of trap and skeet facility to a firm for ₹ 1.46 crore, which included construction of towers and bunkers before obtaining the permission of Army. As the Army authorities objected to the construction of towers and bunkers, the work has not commenced as of December 2013. Though NGS identified another site, it was yet to obtain the approval of the Ministry of Defence. Thus, the delay in finalisation of site may have the risk of trap and skeet event being excluded from the Games.

Government replied (November 2013) that the Chief Minister had taken up the matter (September 2013) with the Ministry of Defence for obtaining formal sanction for the commencement of the work.

The reply is not acceptable as there was no justification on the part of NGS in awarding the work even when the army headquarters had informed (April 2012) that the permission given was only for survey and not for construction activities. No progress has been achieved in this context till date (December 2013).

Construction of Shooting Range, Vattiyoorkavu, Thiruvananthapuram

The work for the construction of a shooting range at Government Polytechnic Vattiyoorkavu, Thiruvananthapuram was awarded (September 2010) to a contractor for ₹ 17.10 crore with period of completion of ten months. The proposed work included construction of two buildings with 10 m, 25 m and 50 m shooting ranges. The NGS terminated the contract (July 2012) citing the slow progress of work. However, the cancellation made was revoked (January 2013) and extension of time was given to the contractor to complete the work

by October 2013. Meanwhile, in order to complete the work on time, NGS decided (May 2013) to change the scope of work and limited the construction to a single building to accommodate all the shooting ranges, instead of two separate buildings. As of December 2013, the NGS has completed 60 *per cent* of the work based on the revised plan and incurred an expenditure of ₹ 4.82 crore.

Audit observed that there was failure on the part of NGS to get the work completed by the contractor within the stipulated time and reduced the scope of work resulting in compromising the envisaged infrastructure.

Construction of New Multipurpose Indoor Stadium at Kannur

The construction of a New Multipurpose Indoor Stadium at Kannur was awarded (May 2010) to a contractor for ₹ 26.37 crore. But the work was not executed through this contractor as the NGS modified the drawings based on the report of Design Research Investigation and Quality control Board (DRIQ Board) of Public Works Department on the structural safety of the design initially approved by NGS. Though the work was again awarded to another contractor for ₹ 41.16 crore based on the revised drawings, the contract was terminated (September 2012) due to slow progress of work without risk and cost as the scope of work was required to be changed.



Considering the availability of fund, the NGS again modified the design and specification of the Indoor stadium and the balance work was awarded (March 2013) to a contractor for ₹ 20.01 crore with a period of completion of eight months.

The inconsistencies in finalising the design and specifications of the work by NGS will lead to delay in completion of works. The chance of the multipurpose stadium being ready before the game is remote.

Renovation of swimming pool – wasteful expenditure

The swimming pool at Kerala Water Authority (KWA) campus at Thiruvananthapuram was initially selected as venue for conducting aquatic events. The existing swimming pool at the KWA campus was planned to be renovated and a new pool was also planned between the old pool and nearby Jimmy George indoor Stadium, Thiruvananthapuram. The work was awarded to a contractor (January 2010). Since the existing waterline of KWA was to be re-laid before commencement of the work, the NGS got the work executed by KWA and paid (December 2009) ₹ 1.50 crore.

The realigned water pipe, while excavating the earth for the new swimming pool, got displaced and started leaking due to heavy flow of underground seepage water from the Jimmy George indoor stadium side. Based on the recommendations of the expert technical assessment committee appointed by the Government, the construction works of the new pool was abandoned and the venue was shifted to the newly constructed International Swimming Pool, Pirappancode. Thus, the award for the construction of a swimming pool

without conducting its feasibility study resulted in a wasteful expenditure of ₹ 1.50 crore.

Audit analysis of the arrangements of National Games showed that only nine out of 25 works were fully/almost completed and the stages of completion of the seven works ranged between zero to 40 *per cent*. This indicates that progress of completion of the arrangements for National Games allotted to the State in November 2008 is poor and the targets fixed for completion of the arrangements were not achieved so far.

2.3.12 Internal controls

2.3.12.1 Arrears in Statutory Audit

As per the Kerala Sports Act 2008, the accounts of the Kerala State Sports Council were to be audited by the Local Fund Audit authorities and the reports was to be submitted to Government. However, Audit noticed that the accounts of the KSSC were audited only up to the year 2008-09.

2.3.13 Conclusion

The Department did not create a comprehensive database on sports infrastructure facilities in the State as envisaged and hence a realistic need based long-term plan to achieve the vision of the Department was not prepared. State Sports Development Fund, mainly intended to meet insurance coverage of students, to arrange training abroad and engagement of specialized coaches for meritorious sport persons, was not created despite a budgetary allocation of ₹ 1.25 crore was made available during 2010-12. Infrastructure development plans to excel in sports were limited to allocation of funds without prioritization and consequently the resources of the Government were thinly spread over on many projects leading to non-completion of many of the projects. The PYKKA, a centrally sponsored scheme, covered (December 2013) only 199 GPs and 28 BPs against the target of 400 GPs and 60 BPs resulting in non-achievement of the desired progress. Infrastructure development in connection with the 35th National Games indicates slow progress in achievement of the targets fixed by NGS. In view of the non-completion, non-creation and non-provision of infrastructure and equipment, the State's sports objectives of raising the level and quality of participation in national and international level sports events could remain unachieved.

2.3.14 Recommendations

- Government should ensure the early completion of the comprehensive database of sports infrastructure and sports personnel, to be used in the planning process for the development of sports in the State.
- Government should prioritise, with specific timelines, completion of sports infrastructure development works, delayed due to lack of funds and other bottlenecks and effectively utilise the available resources.
- Government should ensure speedy completion of all the projects for the smooth conduct of 35th National Games.

WATER RESOURCE DEPARTMENT

2.4 National Rural Drinking Water Programme

Highlights

To provide every rural person with water for drinking, cooking and other domestic basic needs, a national water supply and sanitation programme was introduced (1954) in the country. Accelerated Rural Water Supply Programme (ARWSP), introduced (1972-73) to accelerate the pace of coverage, was subsequently renamed as National Rural Drinking Water Programme (NRDWP). A performance audit of the implementation of the NRDWP in the State was conducted and following are the major observations of Audit.

Five year rolling plan as envisaged in the framework for implementation of NRDWP (2010) was not prepared and only Annual Action Plan was prepared. Consequently, adequate priority was not given for schemes started years back.

(Paragraph 2.4.5)

Lack of definite work execution plan led to non-achievement of early targets fixed for coverage of habitations. Out of 187 schemes taken up during 2008-13, only 34 were completed.

(Paragraph 2.4.8)

Seven schemes sanctioned for coverage of water quality affected habitations were not taken up.

(Paragraph 2.4.10)

Though 20 schemes were sanctioned for sustainability of water sources during 2008-13 by the State Level Scheme Sanctioning Committee (SLSSC), only four schemes were taken up and completed.

(Paragraph 2.4.11)

Out of the 16 sub-divisional laboratories formed in the State, 15 of them were functioning without separate infrastructure and technical facilities.

(Paragraph 2.4.12.1)

Though a State Water and Sanitation Mission was formed, activities as envisaged in the guidelines were not performed.

(Paragraph 2.4.14)

2.4.1 Introduction

To provide every rural person with water for drinking, cooking and other domestic basic needs on a sustainable basis, a national water supply and sanitation programme was introduced in the year 1954. To accelerate the pace of coverage, Central Government introduced the Accelerated Rural Water Supply Programme (ARWSP) in 1972-73. The entire programme was given a Mission approach when the National Drinking Water Mission (NDWM) was introduced in 1986. In 1991, NDWM was renamed as Rajiv Gandhi National

Drinking Water Mission. The ARWSP was subsequently renamed as National Rural Drinking Water Programme (NRDWP) for the Eleventh Five Year Plan period and this continued for the Twelfth Five Year Plan period.

The Guidelines of the programme revolved around the three distinct inter-related issues viz., accelerating the coverage of remaining uncovered habitations with safe drinking water systems, promote sustainability of safe drinking water systems and institutionalising water quality management, monitoring and surveillance systems.

2.4.2 Audit Objectives

The objectives of the Performance Audit were to assess whether:

- the planning process conceived was adequate for successful implementation of the programme in terms of coverage, source sustainability and water quality;
- the fund management was economical and effective;
- the implementation of various programme components was effective and efficient; and
- there existed effective monitoring and evaluation mechanism.

2.4.3 Audit Criteria

Audit adopted criteria derived from the following:

- Vision, Mission and Goals of NRDWP as reflected in the framework for implementation
- Water Quality norms stipulated in the Protocol on Water Quality Monitoring
- Work execution norms of Kerala Public Works Department Code and Public Health Engineering Department data book.

2.4.4 Scope and Audit Methodology

Kerala Water Authority (Authority), a statutory authority under the State Government, is the implementing agency for the programme. Economy, efficiency and effectiveness of the NRDWP implementation in the State, during the five year period (2008-2013) were reviewed. In the process, audit scrutinised the records of Water Resources Department, Head Office of the Authority, Project Divisions, Public Health (PH) Divisions, State Referral Institute (SRI) and Regional/Circle Offices, Quality Control Divisions/laboratories and Collectorates in five⁶¹ selected districts. Five out of 14 districts in the State were selected by adopting statistical sampling methods. Idukki, going by the information available in the Department's website, the district with most number of water contaminated habitations, was selected as the first sample and the remaining four districts were selected by applying Probability Proportionate to Size Without Replacement (PPSWOR) sampling method.

⁶¹ Idukki, Kollam, Kottayam, Kozhikode and Malappuram

Detailed scrutiny of the records in five selected districts was conducted during the period from April to July 2013. Information and data required were collected by scrutiny of records in KWA and its sub-offices. An entry conference with the Principal Secretary, Water Resources Department, Government of Kerala was held on 27 March 2013 and audit objectives, criteria, districts selected for detailed scrutiny, etc., were intimated in the conference. An exit conference was conducted on 10 September 2013 with the Additional Chief Secretary, Water Resources Department for discussing the audit findings. The views of the department have been considered while finalising the performance audit report.

Audit Findings

2.4.5 Planning

As per paragraph 14 of the Framework for implementation, a Comprehensive Water Security Action Plan (CWSAP) is to be prepared for implementation in the State. The main objective of the CWSAP is to provide a definite direction to the programme, and also to ensure regular monitoring of the progress made by the respective States towards the goal of achieving drinking water security to every rural household. Under the broad goal set by each State, a five year rolling plan is to be prepared and during each financial year, the sub-goal and the priorities would be fixed based on mutual consultation by the Centre and the State. In this regard, audit observed the following:

- Annual Action Plans (AAP) were prepared for submission to the Department of Drinking Water and Sanitation (DDWS), Government of India, for allocation and release of funds. However, long-term five year rolling plan as envisaged in the framework was not prepared.
- In the AAPs, adequate priority was not given for incomplete schemes. Out of 32 schemes verified, 20 schemes remained incomplete beyond the stipulated date of completion.
- Framework for implementation stipulates involvement of Panchayathi Raj Institutions (PRIs), in planning and preparation of schemes. As Village Water and Sanitation Committees did not exist, there was no grassroot level involvement in planning and preparation of project reports for schemes.

The Authority stated that rolling plan was not prepared. However, programmes were implemented based on the AAP. It was also stated that strict directions were given to all the concerned officials to take urgent steps to complete the long pending schemes.

Absence of long-term planning and vision lead to several schemes started years back remaining incomplete. Adequate schemes were not planned and implemented for sustainability of sources and water quality, as discussed in the succeeding paragraphs.

2.4.6 Funds Management

2.4.6.1 Funds available for implementation

NRDWP funds are released by Government of India (GOI) in two parts viz., Programme Fund and Support Fund. The Programme activities comprise of schemes for coverage of habitations, source sustainability issues and Operation and Maintenance (O&M). The Support activities included Water Quality Monitoring and Surveillance (WQMS), Human Resources Development (HRD), Information, Education and Communication (IEC), Monitoring and Investigation/Evaluation (M&E) etc. In the programme activities, schemes for coverage of habitations and O&M, the contribution was shared between State and Government of India (GOI) in the ratio 50:50 and 100 per cent funding from GOI for the components source sustainability and support activities.

The receipt and expenditure under Programme Fund and Support Fund during the last five years are given in **Table 2.18**:

Table 2.18: Receipt and expenditure under Programme/Support Fund

(₹ in crore)

Year	Receipt of funds						Expenditure				
	Programme fund			Support fund & WQMS (Centre)	Total	Programme fund			Support fund & WQMS (Centre)	Total	
	GOI ⁶²	State				GOI	State	Total			
To be released		Actually released	Total for Programme activities								
2008-09	98.33	27.10	NIL	98.33	2.59	100.92	97.14	0	97.14	0.68	97.82
2009-10	150.90	117.53	83.25	234.15	4.24	238.39	149.67	0	149.67	1.32	150.99
2010-11	137.99	122.40	NIL	137.99	6.61	144.60	134.42	25.94	160.36	3.54	163.90
2011-12	124.26	105.20	50.00	174.26	9.45	183.71	124.01	0	124.01	3.13	127.14
2012-13	262.24	218.63	31.73	293.97	9.72	303.69	238.89	0	238.89	7.88	246.77
Total	773.72	590.86	164.98	938.70	32.61	971.31	744.13	25.94	770.07	16.55	786.62

Source: Compiled from GOI sanction orders, information provided by the Authority and Detailed Appropriation Accounts maintained by Principal Accountant General (A&E)

Utilisation of funds

During the period 2008-13, the Authority received ₹ 773.72 crore towards Programme fund and ₹ 32.61 crore towards Support Fund from GOI. Against these receipts, utilisation was ₹ 744.13 crore (96.18 per cent) and ₹ 16.55 crore (50.75 per cent) respectively. Inadequate infrastructure for water quality monitoring and surveillance programme activities were the quoted reasons for low utilisation of Support fund.

The State Government had, against its share of ₹ 590.86 crore, contributed only ₹ 164.98 crore (27.92 per cent) during the period covered under audit, resulting in a shortfall of ₹ 425.88 crore. Even the short releases were barely spent by KWA for the execution of the various programmes.

Audit assessed the State's share due to KWA fund and observed that the KWA neither maintained any records in respect of State share due nor claimed proportionate State share with reference to the funds release orders of GOI. Further, according to the guidelines, the State Government was required to release their share directly to the Programme fund account to which GOI

⁶² Includes Opening Balance, interest received and other adjustments

released its share. The State Government did not follow this procedure and the State's share was credited in a Treasury Savings Bank account along with other funds.

Responding to audit observations, the KWA stated that considering the State's investment in different rural water supply schemes like National Bank for Agriculture and Rural Development (NABARD) assisted schemes, Japan International Cooperation Agency (JICA) assisted schemes, etc., the State's share in rural water supply schemes was much more than that of the Central share. It was also stated that this was accepted by GOI in principle. However, the KWA did not produce any documentary evidence in support of the GOI's acceptance.

2.4.7 Coverage of Habitations

2.4.7.1 Habitation Survey

According to the Guidelines 2000, the norms adopted for NRDWP was 40 lpcd⁶³ for humans. Habitations where a drinking water source/point is not available within 1.6 kms in plains or 100 metres elevation in hilly areas or habitations having quality affected source were categorised as 'Not Covered (NC)/No Safe Source (NSS) habitations'. Habitations which have a safe drinking water source, but the capacity of the system ranges between 10 lpcd to 40 lpcd were categorised as 'Partially covered habitations'. All other habitations were categorised as 'Fully covered habitations'. With the introduction of Framework for Implementation of NRDWP, 2010, there has been a paradigm shift in respect of the status of coverage in the sense that the installation of a water supply system in a habitation does not confer the habitation 'fully covered' status unless every household in the habitation has been fully covered with potable water in sufficient quantity.

At the beginning of 2008-09, 6,483 habitations were 'Fully Covered', 5,815 habitations were 'Partially Covered' and 145 habitations were 'Not Covered'. However, under the direction of State government, all rural habitations⁶⁴ as on 31 December 2008 were treated as 'fully covered' considering private wells also.

To cover rural population with individual piped water connections and for coverage of water quality affected habitations, the KWA fixed targets for coverage with effect from 2009-10 in accordance with the revised NRDWP norms. The physical targets and achievements of coverage of habitations were as given in **Table 2.19**.

⁶³ litres per capita per day

⁶⁴ Reassessed as 11883 in 2009-10

Table 2.19: Target and achievement in respect of coverage of habitations

Year	Target	Achievement	Percentage of achievement
2009-10	362	153	42.27
2010-11	744	389	52.28
2011-12	824	221	26.82
2012-13	696	371	53.30

Source: Data furnished by the KWA

It was observed that KWA could not achieve the targets fixed in any of the four years covered under audit. Lack of definite work execution plan and consequent delay in implementing schemes led to denial of potable drinking water to a large segment of rural habitations in the State. The KWA attributed non-achievement of targets to unexpected problems including slow down of works during monsoon season, issues of land acquisition, paucity of funds etc.

Audit analysis of the impact of the programme showed that despite the Guidelines 2000 specifying norms of 40 lpcd of potable drinking water, by the end of 2012-13, only 76 lakh beneficiaries could be provided with 40 lpcd of potable drinking water which was only 30 per cent of the total rural population of 2.55 crore.

According to the information updated by the KWA on the website of DDWS, out of 11883 habitations the State has 859 'fully covered' habitations, 2,715 'not covered' habitations and the remaining are with 'partially covered' status while adopting the revised norm⁶⁵. This indicates that State has long way to go in achieving the objectives of the programme and the programme could not bring substantial impact in providing potable drinking water to the rural population.

2.4.8 Programme Implementation/Execution of works

According to the NRDWP guidelines, for a three-year project period, the activities are to be sequenced and a detailed project implementation schedule has to be developed. At the beginning of 2008-09, there were 92 ongoing schemes and KWA took up 95 new schemes, during the period 2008-13. Out of these 187 schemes, the KWA has completed only 34 schemes.

In the five districts selected for detailed scrutiny, 12 executive divisions implemented 74⁶⁶ schemes during the review period. These schemes were intended to benefit a population of 24.39 lakh, but only 3.98 lakh could be covered due to partial completion of some of the schemes and the stipulated time for completion was over in respect of 45 schemes. Audit scrutiny of 32 schemes out of the above 74 schemes revealed the following.

- Out of these 32 schemes, nine schemes were completed, three were dropped subsequently due to land not being provided by the PRIs as assured, inadequate source, etc., and 20 schemes, including 11 major comprehensive water supply schemes extending to more than one village, remained incomplete.

⁶⁵ 55 lpcd with effect from 1 April 2013

⁶⁶ On-going schemes: 43, Newly taken-up: 31

- The nine schemes completed were also not completed within the stipulated project period of three years. In fact, six of the nine schemes had delays ranging from three to 10 years and Water Supply Scheme (WSS) to Paleri was completed after curtailing the distribution system. In five schemes⁶⁷, there was a cost escalation of ₹ 6.12 crore.
- Delays (five to 60 months) in according Technical Sanction and consequent delay in tendering were noticed in 14 schemes. Similarly, in nine works under three schemes, five to 18 months were taken to finalise the tenders.
- In five schemes, the works were delayed (from five to 13 years) due to delay in obtaining possession of land or non-availability of land. In five schemes, the works were initiated without obtaining required permission from National Highway Authority, Railways and Public Works Department of the State and the works were forced to stop mid-way.

The above observations indicate that the KWA is very weak in project management using established project management tools⁶⁸ like PERT chart, CPM, Gantt chart, etc., in prioritizing and scheduling of schemes.

Impact of 11 major schemes (out of 32), which failed to provide drinking water to the rural population much beyond the specified period of completion is given in succeeding paragraph along with a brief description of the status of the schemes and the reasons for non-completion given in **Appendix 2.10**.

2.4.8.1 Impact of incomplete schemes

While implementing major schemes, the KWA should have ensured hindrance free execution of each components of the scheme for timely completion, by proper planning and adequate feasibility study. Audit noticed serious lapses in ensuring water sources, possession of land, etc., which led to delayed implementation of the 11 major schemes and subsequent revision of estimated cost of the project from ₹ 132.80 crore to ₹ 201.77 crore. It also denied the benefit of potable drinking water to a large segment of rural population (the schemes were estimated to benefit about ten lakh people over a period of two decades). So far, ₹ 114.63 crore has been incurred on these schemes.

Audit visited the site of the source of Comprehensive Accelerated Rural Water Supply Scheme (CARWSS) to Vandanmedu and Anakkara villages. The site visit revealed that the flow of the water in the river was very meagre (May 2013) and the two pump sets purchased for pumping raw water to the water treatment plant (WTP) were lying idle in the pump house. The site and building of WTP were in an abandoned state with doors and windows missing. The motor pump sets installed (four numbers) were removed; all the mechanical and electrical equipments installed were also removed. As the construction of the weir at the water source is a remote possibility, the expenditure of ₹ 5.19 crore incurred so far remained unproductive. Some of

⁶⁷ (i) ARWSS to Kanjikuzhy, (ii) ARWSS to Paleri, (iii) ARWSS to Pallivasal, (iv) ARWSS to Erattayar and (v) ARWSS to A.R. Nagar

⁶⁸ PERT – Programme Evaluation Review Technique, CPM – Critical Path Method, Gantt chart – named after Henry Gantt who designed this chart

the photographs, taken in audit, depicting the poor state of affairs are shown below:



Installed pump sets removed from platform



Source at Amayar river

2.4.8.2 Schemes completed by reducing components

Escalation of cost due to delayed execution led to curtailment of distribution system in two schemes examined by audit with a design population of 87,250. In Comprehensive Water Supply Scheme (CWSS) to Manimala and adjoining villages and Accelerated Rural Water Supply Scheme (ARWSS) to Paleri, the distribution systems were curtailed to 15 per cent and 37 per cent respectively, due to cost escalation and consequent insufficiency of fund after executing other components of the schemes. Executive Engineers of the respective divisions accepted the Audit observations and stated that importance was given to major components of the scheme instead of distribution system. Curtailing of distribution system resulted in denial of potable drinking water to a population of 56,545.

Audit also noticed that due to delayed execution and subsequent revision of estimated cost, some of the components (in most cases the distribution system and connected components) had to be dropped to limit the expenditure within the original sanctioned amount. These components were arranged separately after fresh approval of SLSSC and after according fresh Administrative Sanction (AS). In five schemes⁶⁹, the cost escalation due to re-arrangement worked out to ₹ 18.45 crore.

2.4.9 Coverage for Scheduled Caste (SC)/Scheduled Tribe (ST) habitations

To accelerate the assured availability of potable drinking water on a sustainable basis in SC and ST dominant habitations, the State has to earmark at least 25 per cent of the NRDWP funds for drinking water supply to the SC dominated habitations⁷⁰ and a minimum of 10 per cent for the ST dominated habitations⁷¹. In the state, the funds are released to the concerned District

⁶⁹ WSS to Kumily, ARWSS to Naripatta, ARWSS to Valayam, ARWSS to Kayakodi, ARWSS to Thevalakkara & Thekkumbhagam

⁷⁰ Habitations in which more than 40 per cent of the population belongs to SC

⁷¹ Habitations in which more than 40 per cent of the population belongs to ST

Collectors for implementation of water supply schemes for the SC/ST habitations.

2.4.9.1 Financial performance

Based on the release of funds for implementing NRDWP, ₹ 265.05 crore had to be released for water supply schemes intended for SC/ST beneficiaries, during 2008-13. But the KWA released only ₹ 90 crore to the District Collectors for the purpose. The utilisation of funds available with the District Collectors was poor (ranging from 40.66 *per cent* to 68.83 *per cent*) owing to lack of schemes and other implementing agencies⁷² executing drinking water supply schemes in SC/ST habitations. The under-utilisation resulted in retention of heavy unspent balance at the end of each year, varying from ₹ 1.18 crore to ₹ 3.36 crore. Audit noticed that neither the KWA nor District Collectors took steps to assess the requirement of drinking water supply schemes and funds for implementing the schemes to avoid blockage/under-utilisation of funds meant for SC/ST habitations. Non-utilisation/under-utilisation of funds led to GOI reducing its releases in subsequent years. Further, improper utilisation led to incurring of extra expenditure by State Government for which GOI funds could not be obtained. Audit observations on the above points are detailed in the succeeding paragraphs.

The special Treasury Savings Bank account of the District Collector, Kottayam remained non-operative from November 2007 to November 2011 as no schemes were taken up during the period. In the event of non-utilisation of funds earmarked for implementing NRDWP under SC/ST habitations, the funds should have been remitted back to NRDWP fund. The account was closed in accordance with the directions of Principal Secretary, Finance Department and the balance in the account amounting to ₹ 17.74 lakh was credited to the State Government Account instead of remitting back to NRDWP fund in violation of the guidelines.

The KWA requires utilisation certificates with statement of expenditure and vouchers in respect of expenditure incurred by the District Collectors for funds utilised for SC/ST habitations. In the test-checked districts, the Collectors were not furnishing utilisation certificates with statement of expenditure and proper vouchers. The Principal Accountant General (G&SSA), Kerala disallowed ₹ 19 crore in 2008-09 and 2009-10 while certifying the accounts of NRDWP and resulted in incurring of extra expenditure by State Government to that extent, for which GOI funds were not obtained.

2.4.9.2 Physical performance

Out of the total 11,883 habitations identified, 201 were SC dominated and 108 were ST dominated. The district-wise number of schemes taken up for implementation and completed was as given in **Table 2.20**.

⁷² Local Self-Government Institutions

Table 2.20: Details of schemes taken up for implementation and completed

District	No. of ongoing schemes as on 1 April 2008	No. of new schemes taken up during 2008-09 to 2012-13	Total	No. of cancelled/ abandoned schemes	No. of completed schemes	No. of ongoing schemes as on 31 March 2013	Percentage of completion
Kozhikode	23	8	31	-	10	21	32.26
Idukki	6	45	51	11	22	18	43.14
Kottayam	1	7	8	1	7	0	87.50
Malappuram	13	29	42	8	19	15	45.24
Kollam	10	80	90	-	66	24	73.33
Total	53	169	222	20	124	78	55.86

Source: Compiled from data furnished by the KWA

Detailed audit scrutiny revealed that barring Kottayam and Kollam districts, performance of other districts in taking up schemes in SC/ST habitations and executing it in timely manner was poor. The District Collector, Kottayam stated that inspite of repeated reminders, no proposals were received from the implementing agencies and the Local Self-Governments, possibly because other implementing agencies might have implemented their own drinking water supply schemes for SC/ST beneficiaries. Audit also observed that though the schemes taken up in SC/ST habitations were comparatively smaller in magnitude there was inordinate delay in execution of the schemes, as detailed below.

Out of 222 schemes ongoing and newly taken up for SC/ST habitations, in five selected districts, audit examined 52 schemes and deficiencies were noticed in 42 schemes. They are summarised as follows:

- Ten mini water supply schemes⁷³, which were to be completed within two to eight months, took 16 to 44 months for completion.
- Two schemes were not taken up for implementation even though AS was issued in March 2005/January 2010.
- Fifteen schemes were dropped/proposed to be dropped after issue of AS due to reasons such as non-availability of required land, non-feasibility, insufficient yield of source, etc.
- Fifteen schemes due for completion within two to 12 months after issue of AS, remained incomplete with delays⁷⁴ ranging between 16 months and 11 years.

Department of Drinking Water Supply, GOI observed (February 2012) that the progress of works was not satisfactory and major part of the funds released had not been utilised by the State Government. The KWA promised to have a better coverage of SC/ST habitations in 2012-13. But the performance did not improve. As there is more than one agency implementing drinking water supply schemes in SC/ST habitations, to avoid blocking of funds with District Collectors, convergence of schemes of various implementing agencies should be ensured by the KWA.

⁷³ These minor schemes were required to be completed within a span of 2 to 12 months of issue of AS

⁷⁴ Vengakalathi SC colony in Kakkur Panchayath in Kozhikode district for more than 11 years, another six schemes for more than six years and remaining eight schemes for more than 16 months as of March 2013

2.4.10 Coverage for water quality affected habitations

The World Health Organisation attributed 88 *per cent*⁷⁵ instances of diarrhoea to unsafe water supply and inadequate sanitation practices in the world. Since well water is the major source of drinking water in Kerala, bacterial and chemical contamination in drinking water are high. According to the Ministry of Drinking Water and Sanitation, GOI, Kerala has the highest chemical and bacterial contaminated drinking water in the country. Test results of KWA revealed that nearly 34 *per cent* of the total tested sources in Kerala have been contaminated with presence of iron, fluoride, salinity, nitrates, arsenic and bacteria. The details of water quality affected habitations at the beginning of each year were as given below.

Table 2.21: Details of affected Habitations (out of 11883 habitations)

Year	Fluoride	Iron	Salinity	Nitrate	Total	Percentage of affected habitations
1 April 2009	172	1291	335	81	1879	16
1 April 2010	109	662	194	53	1018	9
1 April 2011	109	623	191	46	969	8
1 April 2012	106	585	186	57	934	8
1 April 2013	106	564	167	56	893	8

Source: Website of Department of Drinking Water & Sanitation, GOI

The above table shows that the percentage of the affected habitations in Kerala came down from 16 to eight *per cent* during the review period.

Audit scrutiny revealed that out of ₹ 162.77 crore available during 2008-13, for utilisation under water quality program, the KWA could spend only ₹ 42.19 crore (26 *per cent*). Though the SLSSC sanctioned seven schemes costing ₹ 38.20 crore during 2008-09 to 2012-13, none of them were taken up for implementation during the period. This shows there was inadequate effort on the part of the KWA in providing safe drinking water to rural population, even when sufficient funds were available.

In the SLSSC meeting (June 2010) the Principal Secretary, Water Resources Department, suggested to cover all 1,018 quality affected habitations within two years so that the number of quality affected habitations was brought to nil. But, at the end of three years (31 March 2013), 893 habitations still remained to be covered. The KWA stated that directions were issued (October 2013) to all Chief Engineers to give top priority and to prepare projects to cover all the quality affected habitations in a phased manner.

Though a considerable section of population was affected by water quality problem, achievement in respect of schemes for coverage of quality affected habitations was poor during the period covered under audit.

2.4.11 Sustainability of water sources

Guidelines of NRDWP, 2000 regarding sustainability of water sources stipulate a number of steps, which would facilitate the sustainability of ground water in a more scientific manner. A two-pronged strategy was to be adopted to regulate indiscriminate withdrawals and to adopt appropriate measures for

⁷⁵ Data taken from Economic Review, 2012

augmenting its recharge through spreading techniques in alluvial areas, check-dams and percolation tanks, nalla bunding, contour bunding, contour trench, surface-channels etc. Besides, direct injection methods utilising the abandoned structures available in large numbers in the hard rock region were prescribed. According to the guidelines 20 *per cent* of the NRDWP funds need to be utilised for source sustainability activities. Audit observed that against the released fund of ₹ 89.92 crore, only ₹ 24.16 crore (27 *per cent*) was utilised during the period covered under audit. Audit further noticed that:

- Though 20 schemes were sanctioned by the SLSSC during the period 2008-13, only four schemes were taken up and completed in the State.
- No schemes were taken up for infiltration rings, recharge pits, percolation tanks, injection wells etc., during the five year period.
- In the test-checked districts, no schemes for sustainability of sources were taken up during the period 2008-13.

The KWA stated that the works related to ground water recharge were being carried out by Ground Water Department.

As the physical and financial performance was poor, the DDWS observed that the KWA Engineers, in general, did not have adequate capacity to understand and design sustainability structures. Further the Hydro-Geo-Morphological (HGM) maps already available with the State Ground Water Department were not being used. DDWS also recommended (October 2011) immediate two day training programme for about 30 Engineers on usage of HGM maps. However, the KWA did not furnish the details of training, if imparted.

In the light of above remarks of DDWS, the KWA transferred ₹ 5.00 crore (out of the total provision of ₹ 8.08 crore in 2012-13) to Kerala Rural Water and Sanitation Agency⁷⁶ (KRWSA) for carrying out source sustainability activities. The KWA stated that based on objection from GOI, KRWSA was requested to refund the unspent balance for works for which AS were not issued and to submit Utilisation Certificates for works carried out. Audit observed that the details of schemes implemented and expenditure incurred by KRWSA were not available with the KWA. As sanctioned schemes were not taken up for source sustainability, water security in the various sources could not be ensured.

2.4.12 Water Quality Monitoring and Surveillance

The National Water Quality Monitoring & Surveillance Programme (WQM&SP) launched in February 2005 was merged with NRDWP and modified to be implemented with effect from 1 April 2009 with institutionalisation of community participation in the programme.

2.4.12.1 Setting up of laboratories

Water quality surveillance requires strong and effective organisational framework for assessing the safety and accessibility of water supplied to the people. Laboratories are to be set up at three levels-a nodal unit at the top

⁷⁶ Agency entrusted with implementation of rain water harvesting programme

level, intermediary level units like district laboratories and grassroots level units. The Manual (Implementation Manual on WQM&SP) stipulates that the surveillance agency may be separate from the water supply agency; alternatively there may be two separate wings of the rural water supply department. There are 14 district laboratories in the state. State Referral Institute (SRI) established at Ernakulam (February 2009) acts as the nodal unit in the state. Audit observed that:

- Mandatory accreditation from ‘National Accreditation Board for testing and calibration Laboratories’ (NABL)/appropriate agency of GOI required for SRI, has not been obtained till date (July 2013), as no steps in this regard were initiated by the KWA.
- Though SRI was formed with statewide jurisdiction, it had the administrative control of only two⁷⁷ district laboratories and all other districts laboratories were under the administrative control of three quality control divisions⁷⁸ of the KWA. Hence, the performance of only two district laboratories was monitored and reported to this institute. This system not only defeated the uniformity in functioning of the laboratories but also violated the Manual provisions. Besides, certain kind of surveillance and tests like analysis of heavy metal, toxic elements, pesticides, etc., were available only in SRI and hence the programme suffered as comprehensive assessment of water quality was not available at the district laboratories.
- Under NRDWP, the State has to establish water testing laboratories at sub-divisional level to carry out the enormous task of water quality monitoring by checking one sample per 200 people. Out of the 16 sub-divisional laboratories formed in the State, 15 of them were attached to district laboratories using the same premises and manpower and no separate infrastructure and technical facilities were created.

With the existing 30 laboratories at district and sub-divisional level, at the rate of 3,000 samples per laboratory, only 30 *per cent* of 2,97,121 representative sources (December 2013) could be covered annually. Executive Engineer, Quality control Division, Kozhikode stated that the present facility was not sufficient and setting up of 11 additional sub-divisional laboratories under the Divisions was proposed.

2.4.12.2 Water quality testing

As per the norms stipulated in the Framework for Implementation of NRDWP Guidelines, all drinking water sources should be tested at least twice in a year for bacteriological contamination and once in a year for chemical contamination. District laboratories have to test at least 30 *per cent* of water samples tested at Grama Panchayath (GP) level and all cases where possibilities of contamination were reported by the community. Ten *per cent* of all samples including all positively tested samples tested by district laboratories are to be confirmed at state level. In this regard, audit observed as under.

⁷⁷ Ernakulam and Idukki

⁷⁸ Ernakulam, Kozhikode and Thiruvananthapuram

- One time testing of all the sources in the state was not completed even during the five year period. Out of 2,97,121 sources, 1,15,716 (39 *per cent*) sources could be tested so far (December 2013). Of these, 27,052 sources were found chemically contaminated and 36,135 sources bacteriologically contaminated.
- The district laboratories did not check any sample at GP level by using Field Test Kits (FTKs) against at least 30 *per cent* to be done by them for confirmation and no samples were referred to SRI by district laboratories. Thus, cross checking of water quality was not done at any level.

2.4.12.3 Water Safety Plan and Sanitary Survey

Water safety plan prescribed by the Framework for Implementation of NRDWP guidelines links identification of water quality problem with a water safety solution. It includes both water quality testing and also sanitary inspection to determine appropriate control measures. For the successful implementation of WQM&SP, data generated through monitoring shall be linked with mitigatory/preventive measures and rechecking of the quality after taking preventive action. Surveillance requires a continuous and systematic programme of sanitary inspection and water quality testing. Sanitary survey should be carried out once in a year for all the drinking water sources in the state. Sanitary inspections are intended to provide a range of information and locate potential problems.

Under Nirmal Bharath Abhiyan, the State had achieved 100 *per cent* against the target of providing individual household latrines (IHHL) under BPL/APL households, schools and anganwadis. In spite of this good performance, presence of E-Coli and Coli form bacteria was found in most of the water sources tested for biological contamination, due to high density of septic tanks/latrine pits and drinking water sources. Out of the 28985 sources tested in 2012-13, E-Coli and Coli form contamination was found in 5145 and 19156 sources respectively.

Sanitary survey as envisaged in the Guidelines for National Rural Drinking Water Quality Monitoring & Surveillance Programme, 2006 was not conducted so far and this adversely affected the preparation of the Water Safety Plan and exposed the population to biological contamination.

2.4.12.4 Field Test Kits

In the State, Communication and Capacity Development Unit (CCDU) under the Water Resources Department conducts water quality monitoring using Field Test Kits (FTKs). The main objective of the FTKs was to obtain a preliminary report on quality of water with basic chemical and bacteriological parameters. The guidelines envisaged financial sustainability through full cost recovery of operation and maintenance of FTKs by community contribution at Rupee one per family per month. The amount so collected was to be deposited in the account of the Village Water and Sanitation Committee (VWSC). Audit observed that VWSCs were not constituted in any of the GPs in the State defeating the objective of community participation. The target and

achievement of water quality monitoring by using FTKs for the period 2010-13 was as given below.

Table 2.22: Target and achievement of water quality monitoring

Year	Target	Achievement	Shortfall (-)/Excess (+)
2010-11	400000	11059	(-)388941
2011-12	149275	151221	(+)1946
2012-13	171150	54086	(-)117064

Source: Information furnished by the CCDU

In response to audit observation on shortfall in achievement, the Director, CCDU stated that the shortfall was due to delay in approving the action plan and consequent delay in procuring the FTKs and conducting training programmes.

During 2008-13, CCDU procured 5200 number FTKs for testing 5,20,000 water samples at the rate of 100 samples per FTK and 50,100 number of H₂S⁷⁹ strips for analyzing bacteriological contamination at one sample per strip. As the bacteriological contamination testing was required twice in a year, procurement of only 50,100 H₂S strips (only 10 per cent of the possible FTKs test) was inadequate.

The KWA stated that proposal for providing infrastructure to sub-divisional laboratories had been included in the Annual Action Plan and the implementation was under progress. Action was also taken to improve the infrastructure facilities of the Quality Control laboratories in order to achieve the envisaged targets.

According to the guidelines, GOI has to assess the quality of implementation of the program (WQM&SP) by sending review missions. Also, State/district level officers should conduct regular field inspections, and quarterly review of the progress at block level should be carried out. State Water Sanitation Mission should conduct review of the programme in the district once in six months. Audit scrutiny revealed that no programme assessment/inspection/review at any level was conducted in the State during 2008-13. Director, CCDU stated that CCDU as part of its regular activities, monitors the implementation of the programme in the State, and since it is an internal activity, no reports have been prepared and filed. This statement is not acceptable as NRDWP guidelines stipulated specific review process at various levels.

2.4.13 Operation and Maintenance

NRDWP Guidelines (2010) specify that State Government or its agencies may shoulder the responsibility of bulk metered transfer of water, its treatment and distribution up to the village, whereas inside the village, it is the PRI or its subcommittee to take over the responsibility for in-village drinking water management and distribution. The existing water supply systems had to be transferred to communities and PRIs for management, operation and maintenance. The KWA prepared a list of 1050 single Grama Panchayath schemes in November 1998 for handing over to the respective PRIs consequent on decentralised planning and has transferred 229 schemes till date

⁷⁹ Hydrogen Sulphide

(June 2013). The status of single Panchayath schemes was revised during 2010-11 and 1076 schemes were identified for transfer to PRIs. Audit observed that, during the five year period, out of the total funds of ₹ 93.16 crore available for operation and maintenance, the KWA transferred (2012-13) only ₹ 3.02 crore to 25 Grama Panchayaths for 45 schemes.

In the exit meeting, the department stated that the local bodies were not willing to take over the completed schemes for operation and maintenance as they lacked technical and financial capability to run the schemes.

2.4.14 Monitoring and Evaluation

(i) *Functioning of State Level Scheme Sanctioning Committee (SLSSC)*

As stipulated in the guidelines, SLSSC was constituted for sanctioning new schemes and for reviewing the progress, completion and commissioning of the schemes approved earlier. Though the committee convened one meeting in each year (against the stipulation of two meetings) to discuss AAP, review of long pending schemes was not carried out in the meeting. The KWA stated that monitoring and evaluation of the schemes were also being carried out during the meeting where financial details of the ongoing schemes were discussed. However, the minutes of the meeting do not support the argument of the KWA and effective steps proposed to be taken to complete the delayed schemes were not evident from the minutes.

(ii) *Monitoring and evaluation study by Centre and State*

According to the guidelines, GOI and State Government should take up an independent monitoring and evaluation study on implementation of the programme, through reputed organisations/institutions, from time to time and the reports of these studies should be made available to the department for immediate corrective action. Such an evaluation study has not been conducted by the Centre and the State.

(iii) *State Water and Sanitation Mission*

As a step towards achieving coordination and convergence among State Departments dealing with water supply, sanitation, education, health, etc., a State Water and Sanitation Mission (SWSM) was to be set up at the State level to provide policy guidelines, coordination with various State Government Departments and other partners. SWSM is also responsible for monitoring and evaluation of physical and financial performance besides management of the water supply and sanitation schemes. Audit observed the following:

- Though a State Water and Sanitation Mission was formed by the State Government in January 2004, activities as envisaged in the guidelines were not performed by the Mission. Project formulation, co-ordination with other implementing agencies, monitoring and evaluation etc., were carried out by the KWA.
- State Water and Sanitation Committee, the apex body of the Mission constituted in 2004, was reconstituted in 2007, 2009 and 2010. Though the Committee met only twice during 2008-13, evaluation of

long pending schemes, steps for improving the implementation process, etc., were not discussed in the meetings.

The KWA stated that most of the members of SWSM Committee were present in the SLSSC. However, the fact remains that envisaged role of SWSM was not carried out by SLSSC.

2.4.15 Conclusion

To provide every rural person with water for drinking, cooking and other domestic basic needs, a national water supply and sanitation programme was introduced in the country. Though, a five year rolling plan with sub-goals and priorities for each year was mandatory, only AAP with yearly targets was prepared. In schemes involving several components, failure to plan and synchronize resulted in delayed commissioning of the schemes. Audit analysis of the impact of the programme revealed that despite the Guidelines 2000 specifying norms of 40 lpcd of potable drinking water, by the end of 2012-13, only 76 lakh beneficiaries could be provided with said quantity of potable drinking water, which worked to only 30 *per cent* of the total rural population of 2.55 crore. The challenges before the Government become all the more acute when faced with the heightened norms of providing piped water with quality to each household and higher norms of 55 lpcd.

Delayed execution of 11 major schemes resulted in cost escalation and denial of potable drinking water facility to 10 lakh rural population. Poor progress was noticed in respect of schemes implemented for coverage of quality affected habitations and for sustainability of waters sources. Out of the 16 sub-divisional laboratories formed in the State, 15 of them were functioning without separate infrastructure and technical facilities. Though a State Water and Sanitation Mission was formed, activities as envisaged in the guidelines were not performed. Effective monitoring and evaluation by State Level Scheme Sanctioning Committee or evaluation study by Central/State Government was absent during the period covered under audit.

2.4.16 Recommendations

- The KWA should prepare a comprehensive rolling plan for according priority for completion of schemes already taken up.
- In view of the criticality of the water quality problems, the KWA should accord priority to cover all quality affected habitations in providing safe drinking water to rural population.
- Government should urgently formulate and execute schemes for sustainability of water sources to ensure water security in the State.
- The State Water Supply and Sanitation Mission should function to ensure greater coordination and convergence among various departments, besides carrying out other activities as envisaged in the scheme guidelines.

CHAPTER III
COMPLIANCE AUDIT

CHAPTER III COMPLIANCE AUDIT

AUDIT OF SELECTED TOPICS

GENERAL EDUCATION DEPARTMENT

3.1 Scheme for Incentive to Girls for Secondary Education

3.1.1 Introduction

Incentive to Girls for Secondary Education is a 100 *per cent* Centrally Sponsored Scheme being implemented in the State from 2008-09 onwards. The objective of the scheme was to establish an enabling environment to reduce school dropouts and to promote the enrolment of girl child belonging to SC/ ST communities in secondary schools and ensure their retention up to 18 years of age. The Scheme covers all SC/ ST girls who pass class VIII and enroll for class IX in Government, Government aided or local body schools.

To be eligible for the benefit under the scheme, the girl should be unmarried and below 16 years of age as on 31 March on joining class IX. According to the scheme, a Fixed Deposit Warrant (FDW) of ₹ 3,000 with interest is to be issued to each beneficiary, which can be en-cashed on attaining the age of 18 years and on satisfying the precondition of passing X standard.

An Audit to examine the implementation of the scheme with a view to ensure coverage, timely distribution of FDW and procedure for encashment by the beneficiaries when due for payment was conducted during March 2013 to June 2013 covering the period 2008-09 to 2012-13 in four⁸⁰ selected districts, applying the principles of statistical sampling. Records pertaining to 7186 (30 *per cent*) beneficiaries of 130 Government/ Government aided schools under 11 DEOs⁸¹ were scrutinised.

Audit findings are discussed in the following paragraphs:-

3.1.2 Scheme implementation

In Kerala, Directorate of Public Instruction (DPI) is the implementing authority of the scheme. According to the guidelines of the scheme, the State Government was required to send each year a consolidated proposal containing the details of all eligible SC/ST girl students studying in standard IX including the amount to be released as incentive to the GOI within three months of the commencement of the academic year.

⁸⁰ Kollam, Malappuram, Palakkad and Thiruvananthapuram

⁸¹ Attingal, Neyyattinkara, Thiruvananthapuram, under Thiruvananthapuram district; Kollam, Kottarakkara and Punalur under Kollam district; Ottapalam and Palakkad under Palakkad district; Malappuram, Tirur and Wandoor under Malappuram district

Schools were required to submit proposals to the State Government through proper channel for release of amount of incentive after examining the eligibility criteria.

In 2008-09 and 2009-10, the funds sanctioned by GOI for the implementation of the scheme in the State were routed through the State budget. The amounts were withdrawn from Treasury by the Director of Public Instruction (DPI) and transferred to the designated bank namely, State Bank of India (SBI), Main Branch, New Delhi along with the details of beneficiaries. The Implementing bank (SBI) issued Fixed Deposit Warrants (FDWs) to the DPI for distribution to the beneficiaries. From 2011-12 onwards, Ministry of Human Resource Development (MHRD) transferred the implementation of the scheme from SBI to Canara Bank. The funds for incentive to the eligible girls were released to Canara Bank directly by MHRD from July 2011 onwards.

Test check conducted in 27 schools revealed delay in submission of proposals by schools and consequent delay in submission of proposals to the State Government by DEOs.

- During 2008-09, only two schools sent proposals within the prescribed period of one month. Five schools delayed their proposals for more than six months and one school delayed more than one year.
- Delay in submitting proposals by schools resulted in delay in consolidation and forwarding of proposals at DPI level. Delay of one year in the offices of the Ottapalam and more than two years in Wandoor DEO's, was noticed in forwarding proposals for 2008-09 to the DPI.
- During 2009-10, only six schools sent their proposals to DEOs in time. In two school, delay of more than six months occurred in submission of proposals. In the remaining 19 schools, delay ranged from one to four months.
- Out of the six DEOs test-checked, none of them sent the proposal for 2009-10 within the prescribed time.

The year wise details of proposals made by DPI, amount released by GOI, etc., are shown in **Table 3.1**.

Table 3.1: Details showing proposals made by DPI, amount released by GOI, etc.

Year	Total number of SC/ ST girls studying in IX Std in Govt/ Aided schools	Number of beneficiaries proposed by DPI	Amount sanctioned by MHRD (₹ in crore)	Number of FDWs issued by bank	Remarks
1	2	3	4	5	6
2008-09	26322	21829	6.55	18548 ⁸²	1167 FDWs were not issued by the Bank
2009-10	27466	22399	6.72	20335 ⁸³	1243 FDWs were not issued by the bank
2010-11	29173	22647	Nil	Nil	
2011-12	29514	26270	7.88	Nil	
2012-13	27209	23765	7.13	Nil	Funds were sanctioned by GOI in December 2013

Source: Details furnished by DPI

It could be seen from the above table that:

- In 2008-09 and 2009-10, names of 44,228 (21829+22399) girl students were initially included for the benefit of the scheme by DPI and ₹ 13.27 crore was sanctioned by MHRD for these two years. The entire amount was transferred to SBI by DPI. DPI subsequently reduced the list to 41,293 girl students. However, the SBI issued only 38,883 FDWs amounting to ₹ 11.67 crore only to the DPI, retaining ₹ 1.60 crore with them.
- In 2010-11 the DPI forwarded the list of 22,647 students to MHRD and requested for sanction of ₹ 6.80 crore in November 2010(delay of three months). MHRD directed DPI (February 2011) to furnish district wise break-up of the list of students. A revised list, forwarded to MHRD in May 2012, was turned down by MHRD. Therefore, the scheme could not be implemented in the state during 2010-11.
- During 2011-12, an amount of ₹ 7.88 crore was sanctioned by MHRD for 26,270 students. However, the money was retained by the bank without issuing FDWs to the DPI (December 2013).
- Funds for 2012-13 for 23,765 students amounting to ₹ 7.13 crore were received only in December 2013, long after the financial year was over.

Thus girl students were deprived of the benefits of the scheme during 2010-13.

During the exit conference, Government stated that steps were being taken to ensure that the benefit of the scheme was extended to all eligible girl students.

3.1.3 Exclusion of beneficiaries

MHRD guidelines stipulate that no eligible girl student should be left out of the scheme. Despite these instructions, many eligible girl students were not covered as detailed below:

⁸² 2114 names were deleted by DPI

⁸³ 821 names were deleted by DPI

- In the two years of implementation of the scheme, i.e., 2008-09 and 2009-10, the total number of SC/ST girls studying in standard IX was 53,788⁸⁴. Against the enrollment of 53,788 students, DPI sent proposals for only 44,228 students, which the DPI subsequently reduced to 41,293 students. The reasons for not including those on the rolls for the incentive were not made known to audit. The possibility of exclusion of eligible SC/ST girls therefore, could not be ruled out.

The gap between the number of SC/ST girls studying in IX standard during 2008-09 to 2012-13 and the number of girls enrolled under the scheme during the same period ranged from 3,244⁸⁵ (2011-12) to 6,526⁸⁶ (2010-11). This is a pointer to the fact that many eligible girls were left out of the scheme. Analysis of data in test checked districts revealed that during 2008-10 (i) 2040 eligible girls were denied the benefit as proposals were not submitted by 95 schools under seven DEOs⁸⁷, (ii) 725 students from 71 schools were deprived of the benefits of the scheme despite proposals submitted by schools under nine DEOs⁸⁸ and (iii) 176 eligible students in 17 schools under ten DEOs⁸⁹ were left out by the schools due to negligence. It was also seen that in seven schools under five DEOs⁹⁰, twelve children not belonging to SC/ST category were extended the benefit of the scheme.

During the exit conference, Government stated that lack of awareness of the subordinate offices and school authorities about the scheme was the reason for the non-inclusion of all the eligible students and delayed/non-furnishing of list of beneficiaries by several schools.

Reply of the Government, suggesting inability of educational officers (Headmasters/DEOs/DPIs) to read and comprehend the scheme guidelines is not acceptable.

3.1.4 Distribution of FDWs

Delay in sending proposals at School/ DEO/ DPI levels and delay in sending FDWs by bank eventually resulted in students getting the benefit of the scheme after completion of the academic year in March 2010 and in March 2011. In 27 test-checked schools, 370 FDWs could not be issued since the students had left the school after completion of standard X (**Appendix 3.1**).

Government stated (October 2013) during the exit conference that action was being taken by the DPI to locate the students.

At the time of distribution of the FDWs to the schools in March 2011, the DPI directed the school authorities to take photo copy of each FDW and obtain acknowledgement from eligible students before distribution of FDWs. Test

⁸⁴ Data furnished by DPI.

⁸⁵ 29,514 – 26,270 = 3244

⁸⁶ 29173 – 22,647 = 6526

⁸⁷ DEOs at Attingal, Malappuram, Ottapalam, Palakkad, Thiruvananthapuram, Tirur and Wandoor.

⁸⁸ DEO Attingal, Kollam, Kottarakkara, Malappuram, Ottapalam, Palakkad, Thiruvananthapuram, Tirur and Wandoor

⁸⁹ DEO Attingal, Kollam, Kottarakkara, Malappuram, Ottapalam, Palakkad, Punalur Thiruvananthapuram, Tirur and Wandoor

⁹⁰ DEOs Kottarakkara, Malappuram, Ottapalam, Palakkad and Tirur

check of photocopies of the FDWs revealed that in three schools⁹¹ under Malappuram, Palakkad and Kottarakkara DEOs, FDWs were distributed irregularly to students studying in IX/X standard, certifying that ‘the students have passed the X standard, attained the age of 18 years’, etc., duly countersigned by the Principals/HMs of schools. As noticed in a case in a school under DEO, Kottarakkara, the possibility of more ineligible students who failed X standard/discontinued studies wrongly obtaining the benefits of the scheme cannot be ruled out.

Each student was to receive only one FDW based on the enrolment in IX standard. However, nine schools under five DEOs⁹² received two FDWs per student in respect of 85 students. Audit noticed that two FDWs each were wrongly distributed to 33 students⁹³. Reply from Government is awaited (January 2014).

3.1.5 Encashment of FDWs

The FDWs, issued by the implementing banks, become mature for encashment at the end of the quarter in which the beneficiaries attain the age of 18 years. FDWs numbering 17,367 became due for payment as on 31 March 2013. No details were available with the DPI regarding the encashment of these FDWs. Though, a Nodal Officer was appointed for co-ordination with the implementing bank, details of encashment of FDWs were not available with the Officer.

In the absence of a mechanism with DPI for reconciling the details of encashment of FDWs with the bank, the outreach of the benefit to the students could not be verified.

3.1.6 Drop out of SC/ ST girl students

Audit conducted an impact analysis on the dropout rate among SC and ST students before and after implementation of the scheme.

The details of dropout rate among SC/ST girl students in the State from 2007-12 for Standards VIII to X are shown in the **Table 3.2:**

Table 3.2: Year-wise details of dropout rate

Standard	2007-08		2008-09		2009-10		2010-11		2011-12	
	SC	ST	SC	ST	SC	ST	SC	ST	SC	ST
VIII	1.30	6.75	0.79	4.52	0.78	3.81	0.67	4.16	0.63	6.87
IX	2.11	5.45	1.38	3.77	1.07	3.70	0.91	3.42	0.67	5.14
X	0.78	2.55	0.50	2.96	0.53	2.70	0.67	1.73	0.42	3.24

Source: Details collected from DPI

There was a steady decline in the dropout rate of SC students in VIII, IX and X Standards from 2007-12. However, the dropout rate for ST students in VIII

⁹¹ Ramanattukara High School under DEO Malappuram; HS Mundur under DEO Palakkad; HS Kottavattom under DEO Kottarakkara

⁹² Attingal, Ottappalam, Palakkad, Tirur and Wandoor

⁹³ Out of 85 warrants issued in duplication, 33 were given to the students and the remaining 52 were either returned to the DEOs or retained by the schools

Standard for 2007-08 increased from 6.75 to 6.87 *per cent* in 2011-12. In 2007-08, the percentage of dropout of ST students in IX Standard was 5.45 *per cent* which declined to 3.42 *per cent* in 2010-11 and again increased to 5.14 *per cent* in 2011-12. In the X standard, dropout rate was 2.55 *per cent* which increased to 2.96 *per cent* in 2008-09 and to 3.24 *per cent* in 2011-12.

Government, in the exit conference, attributed remoteness of tribal habitations, lack of transportation facilities, general backwardness among the STs, inaccessibility of the schools, etc., as impeding factors which contributed to high dropouts.

3.1.7 Review, Monitoring and evaluation

As per guidelines of the scheme, the State Government was required to submit progress reports every quarter. By the end of the academic year, third party 'process evaluation' also should be undertaken on sample basis. Also, the scheme was to be rigorously evaluated after two years through appropriate independent agencies for further improvement.

The Government/DPI did not send any progress report to GOI so far (December 2013). "Process evaluation" and evaluation through independent agencies after two years also have not been conducted in the State so far.

3.1.8 Conclusion

The scheme could be implemented only during 2008-09 and 2009-10. Delay on the part of Headmasters, DEOs and DPI in forwarding proposals resulted in failure to implement the scheme during 2010-13 thus denying the benefit to SC/ST students.

The matter was referred to Government in July 2013; their reply had not been received (January 2014).

3.2 Scheme for improvement of quality of school education implemented under Twelfth Finance Commission Award

3.2.1 Introduction

The Twelfth Finance Commission (TFC) awarded ₹ 100 crore as grant to education sector under state specific needs for improvement of quality of school education by constructing laboratories, libraries and for providing computers. The award period was 2005-10. A schedule of phasing of state specific grant was to be drawn taking into consideration the demand of each project as assessed by the State Level Empowered Committee.

Audit examined whether the scheme was implemented as per the guidelines issued by the TFC and the department created the required infrastructure facilities as per the proposals envisaged.

Audit methodology included scrutiny of records maintained by the Finance Department, General Education Department, Directorate of Public Instruction (DPI)⁹⁴, Directorate of Higher Secondary Education (DHSE), Directorate of

⁹⁴ All primary, upper primary and high schools up to X standards are under the control of the DPI

Vocational Higher Secondary Education (DVHSE) and schools there under. Out of 14 districts of the State, five districts⁹⁵ were selected by applying the statistical sampling method of Simple Random selection.

The Audit findings are discussed in succeeding paragraphs.

3.2.2 Budget provision and Utilisation of funds – loss of ₹ 10 crore of TFC grant

As per the guidelines issued by Government of India (GOI), fund for 2006-07 was to be released in quarterly instalments. For 2007-08 and 2008-09, funds were to be released when 75 per cent of grant, already released, was certified to be utilised. Grants for 2009-10 were to be released in two instalments, with the first instalment of 90 per cent to be released when the grant provided in the previous year were certified to have been utilised and the remaining 10 per cent to be released when completion certificate was provided by the State Government (Government).

There are three Directorates under the General Education Department, viz., the DPI, DHSE and DVHSE. The Action plans prepared by the Directorates were examined by the State Level Empowered Committee and Government issued sanctions thereafter. Sanction was issued by Government in February 2007 (₹ 25.07 crore)⁹⁶ for implementation of the scheme by DPI, DHSE and DVHSE in 2006-07. DPI made proposal only for 2006-07 and intimated the Government that further funds were not required as they had no other project to implement. Subsequent Action plan was approved by Government in January 2008 (₹ 76.51 crore)⁹⁷ for implementation by DHSE and DVHSE for the year 2007-08 to 2009-10.

During 2005-10, the State Government received ₹ 90 crore as against the award amount of ₹ 100 crore. The three directorates incurred an expenditure of ₹ 94.43 crore as shown in Table 3.3.

Table 3.3 Details of funds received and expenditure

(₹ in crore)

Year	2006-07		2007-08		2008-09		2009-10	
	Received	Expenditure	Received	Expenditure	Received	Expenditure	Received	Expenditure
DPI		-		6.59		4.65		5.05
DHSE	25.00	6.50	25.00	1.60	24.72	15.09	15.28	36.44
DVHSE		1.74		0.24		6.32		10.21
TOTAL	25.00	8.24	25.00	8.43	24.72	26.06	15.28	51.70

Source: Details furnished by DPI, DHSE and DVHSE

⁹⁵ Alappuzha, Kannur, Pathanamthitta, Thiruvananthapuram and Thrissur

⁹⁶ DPI ₹ 12.57 crore, DHSE: ₹ 10.50 crore and DVHSE : ₹ 2 crore, Amount released was limited to ₹ 25 crore

⁹⁷ DHSE: ₹ 52.26 crore and DVHSE ₹ 24.25 crore

Audit noticed that the Government received ₹ 74.72 crore⁹⁸ during 2006-07 to 2008-09 and furnished Utilisation Certificate (UC) (₹ 73.98 crore) to GOI in February 2010. Because of delayed submission of UC, the first instalment of ₹ 15.28 crore (out of ₹ 25 crore) for 2009-10 was received only in March 2010. The Government furnished the UC for ₹ 94.39 crore⁹⁹ in April 2010, i.e., after expiry of the TFC award period. Thus, due to delay in implementation and non-submission of UC in time, the Government lost an opportunity to get ₹ 10 crore released out of the TFC award of ₹ 100 crore.

Secretary, General Education Department admitted (October 2013) the observations and stated that as the award period was over, the opportunity of getting balance amount was remote.

3.2.3 Scheme implementation

Based on the proposal of DHSE (November 2003) Government sent proposal for implementing the scheme in 416 schools of the DHSE with an outlay of ₹ 258 crore. GOI sanctioned ₹ 100 crore in July 2005 for improving the quality of standards of education in schools by constructing laboratories and libraries and by providing computers.

3.2.4 Construction of libraries, laboratories and other infrastructure

The Government accorded sanction in January 2008 for construction of libraries/laboratories in 117 Government schools (78 Government Higher Secondary Schools (GHSS) and 39 Government Vocational Higher Secondary Schools (GVHSS)). The construction of buildings was entrusted to Local Self Government Institutions (LSGIs). DHSE made an allocation of ₹ 50 lakh per school and DVHSE in the range of ₹ 36 to ₹ 39 lakh per school for construction of buildings. First instalment for execution of works in DHSE was transferred to LSGIs in January 2008 and in respect of works under DVHSE funds was transferred in July 2008. Out of the 117 selected Government schools, construction in four GHSS¹⁰⁰ was cancelled due to non-availability of suitable land, poor response from the contractors, delay due to soil testing, etc.

Audit findings in respect of 113 schools are given below:

- Constructions in 16 schools were not completed/handed over as of September 2013. The delay in completion/handing over was more than three years. In 12 schools laboratories were not equipped with electricity, wash basins, storage facilities, and working table/dissection tables, etc. (**Appendix 3.2**).

The Secretary stated (October 2013) that the construction costs were very high due to increase in labour cost. Further, due to insufficiency of funds, some of the projects¹⁰¹ could not be completed in time.

⁹⁸ 2006-07: ₹ 25.00 crore, 2007-08: ₹ 25.00 crore, 2008-09 ₹ 24.72 crore

⁹⁹ ₹ 90 crore as TFC grant and balance ₹ 4.39 crore was met from State Government fund

¹⁰⁰ GHSS Ayyankoikkal, GHSS Central Kalvathy, GHSS Koilandy and GHSS Parayancherry

¹⁰¹ Construction of 16 schools as mentioned in **Appendix 3.2**

- In four District Panchayaths (DP) and one Municipality¹⁰² construction of buildings for 11 schools and handing over the same to the department, was completed, the unutilised amount of ₹ 36.28 lakh was retained by them.
- Out of ₹ 79 lakh released for construction of schools in Thiruvananthapuram¹⁰³ and Kochi¹⁰⁴ corporations and DP Palakkad¹⁰⁵, ₹ 57.25 lakh remained unutilised since March 2010.
- Buildings in three schools¹⁰⁶ were constructed at a cost of ₹ 1.30 crore, out of the allocation of ₹ 1.50 crore made to the DP Thiruvananthapuram. In GHSS Kulathummal and GHSS Neyyar Dam, office rooms, class rooms, staff rooms etc., were constructed in deviation of sanction. In GHSS Kulathummal and Neyyar Dam library/laboratory rooms were not constructed. Further in GHSS Arayoor flooring works were not done. Though funds of ₹ 20 lakh¹⁰⁷ were available with the DP, no action was taken to complete construction of works in these schools.

Department replied (October 2013) in the exit conference that the issues would be addressed at the appropriate level.

3.2.5 Procurement of equipment and articles

3.2.5.1 Purchase of laboratory equipment

The Government issued order (December 2008) allowing all departments to place supply orders with Kerala Small Industries Development Corporation Limited (SIDCO) without tender formalities provided the products were manufactured by SIDCO or by Small Scale Industries (SSI) registered with SIDCO. DHSE and DVHSE placed orders worth ₹ 10.77 crore¹⁰⁸ with SIDCO for purchase of laboratory equipment, and SIDCO supplied the equipment during 2009-10. In this connection, the following observations are made:

- Most of the laboratory equipment were branded articles indicating that the items were not manufactured by SIDCO or SSI units.
- DVHSE made an over payment of ₹ 1.72 crore to SIDCO, due to erroneous tender tabulation. The excess payment remained unadjusted (October 2013).

The Government replied (October 2013) that the supply of lab articles was entrusted to SIDCO since the firm was a total solution provider. The reply is not acceptable since SIDCO was not manufacturing laboratory articles.

¹⁰² DP Palakkad: ₹ 13.36 lakh, DP Wayanad: ₹ 13.25 lakh, DP Kozhikode: ₹ 4.81 lakh, DP Kasaragod: ₹ 0.77 lakh and Vadakara Municipality: ₹ 4.09 lakh

¹⁰³ GVHSS Tamil Chalai : ₹ 9.90 lakh

¹⁰⁴ GVHSS North Edappally : ₹ 15.60 lakh

¹⁰⁵ GTHSS Sholayoor : ₹ 31.75 lakh

₹ 57.25 lakh remain with the LSGIs.

¹⁰⁶ GHSS Arayoor, GHSS Kulathummal, GHSS Neyyar Dam

¹⁰⁷ ₹ 1.50 Crore - ₹ 1.30 Crore

¹⁰⁸ DHSE : ₹ 4.68 crore and DVHSE: ₹ 6.09 crore

3.2.5.2 Purchase of Computers

DHSE had an allocation of ₹ 5.46 crore for purchase of computers and setting up of computer laboratories in 78 schools. The entire amount was utilised by DHSE. Audit observed the following:

- In 45 schools, 1114 UPSs were supplied as against 687 computers, resulting in excess supply of 427 UPSs costing ₹ 9.39 lakh.

The Department stated that the excess UPSs supplied will be transferred to other schools.

- Computers, laptops, projectors, printers, scanners and accessories worth ₹ 5.19 lakh were procured and retained by DHSE for their own use out of the funds allocated for purchase of computers to 78 schools.

The Directorate replied (May 2013) that out of these items, 15 computers and 15 UPSs were subsequently distributed to the schools, and only three printers and five laptops were retained by the Directorate. The Directorate, however did not furnish the details of schools where these computers were subsequently transferred.

3.2.5.3 Purchase of books

In February 2010, Government made an assessment of the progress of utilisation of TFC grant and found that an amount of ₹ 4.58 crore¹⁰⁹ could not be utilised in the remaining period. Government therefore, decided to utilise this amount on another scheme of the DPI for supply of books on science and technology, mathematics, computer science and books from national/ regional languages, etc., to the schools with a project cost of ₹ 6.50 crore. This scheme was not included in the approved Action plan for utilisation of TFC grant. Rupees 4.58 crore was drawn by DPI in March 2010 and transferred to Book Marketing Society¹¹⁰ in April 2010 for distribution of books to the schools. The drawal of funds was to prevent lapse of budget provision and to depict utilisation of the amount before the expiry of the award period.

The Department stated that the proposal was considered with the good intention to give more library facility to the students. However, the fact remains that this scheme was not a part of the approved action plan.

3.2.6 Assessment of impact of the scheme

The measurable benefits of the scheme were creation of new infrastructure by way of laboratories, libraries and upgradation of computer facilities. While the Department has not carried out any impact assessment of the scheme, Audit through a scrutiny of records, field visits & discussions with teachers, observed that wherever new infrastructure was created and handed over to the schools, there were improvements by way of new laboratories that were being used by the students, new libraries with books being issued regularly and new computer facilities that the students found to be useful, subject to the

¹⁰⁹ ₹ 4.58 crore was incurred by DPI using their unspent balance of ₹ 0.78 crore, ₹ 2.27 crore from DHSE and ₹ 1.53 crore from DVHSE

¹¹⁰ A society under Culture department

observations in the preceding sections. Besides, the facilities were established in the needy schools, except for a few instances referred above.

The above issues were referred to Government in July 2013; their reply had not been received (January 2014).

REVENUE DEPARTMENT

3.3 Bhoomikeralam Project

3.3.1 Introduction

Government formed (October 2008) Kerala Land Information Mission (KLIM) to implement Bhoomikeralam Project with the objectives, *inter alia*, to (i) finalise resurvey in the state within a period of three years, (ii) prepare survey records of the 27000 Hectares of land to be distributed to ‘adivasis’ of the State in nearly 1000 locations, (iii) complete resurvey of 31 villages of Thiruvananthapuram taluk under the centrally sponsored National Land Records Modernisation Programme (NLRMP), and (iv) complete the resurvey of lands in possession of Harrison Malayalam Plantations Ltd. and to identify excess land, if any, held by the company un-authorisedly.

An Empowered Committee (EC) headed by the Chief Secretary to Government of Kerala was to execute the Bhoomikeralam Project. The Principal Secretary to Government (Revenue) was designated as Mission Director of KLIM and Director of Survey and Land Records (DSLRL) as the Additional Mission Director (AMD). A Project Director (PD) was appointed in October 2009. At the district level, the KLIM had nine District Project Offices headed by District Project Officers (DPOs).

An Audit on the Bhoomikeralam Project covering the period from October 2008 to March 2013 was conducted during April to June 2013 to assess whether the resurvey of lands in the State, including those in possession of ‘adivasis’, was completed in a time bound manner. Audit scope also included resurvey under NLRMP and resurvey of lands in the possession of Harrison Malayalam Plantations Ltd.(HMPL) etc. Audit scrutinised the records of Bhoomikeralam Project in the State Secretariat (Revenue Department), State Project Office of KLIM, Directorate of Survey and Land Records and five¹¹¹ District Project Offices of KLIM selected by applying Stratified Statistical Sampling.

3.3.2 Funding

Government did not allocate any funds specifically for this project. The DSLRL draws funds¹¹² required for Bhoomikeralam from the budget allocation for Survey and Land Records Department and transfers to the Treasury Savings Bank¹¹³ (TSB) Account of the KLIM. The PD, KLIM transfers funds to various DPOs. The funds received from the Directorate of Survey and Land

¹¹¹ DPOs of Idukki, Malappuram, Thiruvananthapuram, Thrissur and Wayanad districts.

¹¹² Funds include Non-plan funds towards resurvey charges etc., and Plan funds under NLRMP.

¹¹³ TSB account maintained by PD at Sub Treasury, Vellayambalam, Thiruvananthapuram.

Records during 2008-13, the expenditure incurred and the balance as on 31 March 2013 according to the Statements of Expenditure prepared by KLIM were ₹ 22.38 crore, ₹10.97 crore and ₹ 11.41 crore respectively. Out of the balance amount of ₹ 11.41 crore, ₹ 11.37 crore was retained in the Treasury Savings Bank Account. In addition to the Plan/Non-Plan funds transferred to KLIM, the Pay and Allowances in respect of staff deployed on the Project were drawn from the Directorate of Survey and Land Records. The main reasons for non-utilisation of funds were absence of Action Plan, adoption of modern technology without assessment of viability, absence of norms for deployment of survey staff, lack of professionalism etc., as discussed in succeeding paragraphs.

3.3.3 Resurvey of the State

3.3.3.1 Resurvey of lands using hybrid technology

Government decided to use satellite and aerial photogrammetry for land resurvey under Bhoomikeralam Project on the basis of past experience as it was realised that it will take decades to complete resurvey using Electronic Total Stations (through the ground survey method). Under Aerial Survey/Photogrammetry, KLIM had proposed to take up five works during 2009-11. The details of the works and their status as of March 2013 are shown in **Appendix 3.3**.

Audit noticed that an amount of ₹ 6.20 crore was sanctioned for five works to be taken up using aerial survey/photogrammetry method. But, all the five works proposed under Aerial survey/photogrammetry were either not taken up or not completed by the respective agencies to whom the works were entrusted. The records did not indicate whether any preliminary study/viability of the adoption of modern technology in survey works was carried out before taking up the work. Based on expert opinion and experience which other states had with this technology, the EC decided (January 2012) to drop Aerial photogrammetric survey. Another Consultant¹¹⁴ to KLIM opined (March 2013) that the KLIM has no capacity to work on this technology, which requires photogrammetric workstations along with software and trained manpower. However, KLIM has not taken timely action to get refund from Survey of India (SOI)/Mission for Geo-spatial Applications, GOI to whom these funds were allocated to.

The PD stated (October 2013) that at the time of inception of Bhoomikeralam Project, the perception of the then planners/administrators was to use aerial survey photogrammetry and satellite survey methods instead of time taking ground survey methods and complete the survey works in a stipulated time frame. Further, he stated that, as the said method experimented in Mathur village of Palakkad district was not found feasible in Kerala conditions due to highly uneven terrain, parcel conditions and also the density of canopy covers etc., the project was dropped for avoiding huge loss by investing on the same and the Mission had decided to utilise such amounts for other purposes.

¹¹⁴ Former Assistant Director of Survey of India, who was appointed for consultancy in survey works using modern technology/ methodology

Thus, lack of proper preliminary study and non-assessment of the viability of the adoption of modern technology before entrusting the works to the agencies resulted in blocking up of funds to the tune of ₹1.29 crore¹¹⁵. This also led to resurveys not being taken up in those areas where hybrid technology was to be used.

3.3.3.2 Achievement in coverage of targeted villages

Before the taking up of the project, out of 1604 villages in the State, the department had completed resurvey of 745 villages (46 per cent) and the same was in progress in another 140 villages as of October 2008. Therefore, under the Bhoomikeralam Project, 719 villages were to be freshly resurveyed covering an area of 9,617 sq. km. in three years, besides completion of resurvey of 140 villages for which resurvey was in progress as of October 2008.

Audit observed that there were no year-wise plans for the resurvey of 719 villages during 2008-2011, the three years within which the resurvey was expected to be completed. Only nine¹¹⁶ out of 719 villages and none of the 140 villages where resurvey was already in progress, were taken up for updation in this period. Of these nine villages, the resurvey work was completed only in four villages¹¹⁷ and the records were handed over to Revenue Department. Resurvey in the remaining five villages was in different stages. The resurvey of 710 villages/updation of 140 villages had not started as of December 2013.

In the test-checked districts of Malappuram, Thiruvananthapuram and Thrissur, where villages were taken up for resurvey works, several deficiencies were noticed as detailed below:

Absence of Action Plan

The District Project Office of KLIM in the test-checked districts did not have detailed action plan specifying the time frame for completion of the resurvey work of each village. In the Modern Survey Manual, the time prescribed for completion of re-survey of a village was six months. Against the prescribed time of six months, it took 20 months to complete the resurvey of Poonkunnam village alone. In the remaining four villages¹¹⁸, time taken for resurvey ranged from 21 to 48 months.

Deployment of survey staff – Absence of norms

Audit noticed that the mandays availed for resurvey of five villages in the test-checked districts varied from 3660 to 11679 for 100 hectares. This indicated that the deployment of staff was not based on any norms. The large scale variations in mandays availed for the resurvey work in the villages with respect to the area resurveyed indicated under/ineffective utilisation of manpower available and the need for norms for deployment.

¹¹⁵ ₹ 1.09 crore with Survey of India and ₹ 0.20 crore with MGSA

¹¹⁶ Manacad and Thirumala in Thiruvananthapuram district, Ayyanthole, Peringavu, Nettisseru and Poonkunnam in Thrissur district, Melmuri in Malappuram district, Palakkad I in Palakkad district and Maniyoor in Kannur district

¹¹⁷ Peringavu and Poonkunnam in Thrissur District, Palakkad I in Palakkad District and Melmuri in Malappuram District

¹¹⁸ Melmuri (Malappuram), Manacad and Thirumala (Thiruvananthapuram), Peringavu (Thrissur)

The PD stated (October 2013) that initially the project was designed to be implemented through newly appointed survey staff as they were quick in grasping the complex techniques and also it was found difficult to train the traditional survey staff. Therefore KLIM had never followed a staff hierarchy, norms, etc., for new survey works.

The PD attributed the delay in completion of resurvey works to lack of experienced manpower, absence of full-time district level Project Officers, slow adaptation to modern technology and also the unsuitability of Aerial Survey/Photogrammetry in the State due to high uneven canopy cover.

The reply is not correct as the unsuitability of Aerial survey/photogrammetry for the canopy covered area was very well known at the initial stage itself. Further, the KLIM was authorised to deploy experienced staff, hire technical experts, impart training to staff, etc., for timely completion of its objectives. Thus, despite incurring ₹ 2.96 crore¹¹⁹ towards re-survey charges and establishment charges, the achievement was negligible in terms of resurvey of land.

3.3.4 Resurvey of land in possession of Harrison Malayalam Plantations Limited

Under the Project, KLIM was required to complete the resurvey of land in possession of Harrison Malayalam Plantations Limited (HMPL) and to identify excess land, if any, held by the company un-authorisedly. However, KLIM did not take up this resurvey work and the EC had never discussed the implementation of this objective in any of its meetings during 2008-13.

Project Director, KLIM replied that Government had constituted (September 2009) a Special Team headed by the Assistant Commissioner (LA) to enquire into the titleship claims of the lands held by HMPL.

The reply is not acceptable as the formation of the Special Team did not prevent KLIM from taking up the work of resurvey of land in possession of HMPL.

3.3.5 Non-utilisation/under-utilisation of funds under NLRMP

The works taken up by KLIM included works sanctioned under NLRMP, a Centrally Sponsored Programme, which aims at computerisation of all land records, survey/resurvey and updation of all survey and settlement records, etc.

The review of the works taken up under NLRMP by KLIM revealed deficiencies as discussed below:

3.3.5.1 Works taken up but not completed

Works costing ₹ 5.08 crore taken up during 2010-12 remained incomplete as of December 2013, details of which are enumerated below.

- District Integrated Land Records Centre – The Centre, sanctioned in March 2010, aimed at updation of textual and spatial data at district

¹¹⁹ Salary of survey staff is drawn from the DSLR and hence not included

level. This was planned to be set up at a cost of ₹ 3.23 crore to provide copy of documents to public from a most convenient location at district level. The work was proposed to be completed by 31 March 2012. The centres were initially planned to be set up in four¹²⁰ districts but later decided to carry out the work at Central Survey Office (CSO), Thiruvananthapuram. KLIM experienced difficulties in co-ordinating Revenue and Registration Departments to accomplish the task and decided to modernise only the Survey Department.

Out of ₹ 3.23 crore, ₹ 1.07 crore was advanced to four District Collectors and it remained unspent with them. However, KLIM had furnished utilisation certificate to Government for the amount advanced to District Collectors.

Thus, due to absence of proper planning and lack of co-ordination with the related departments involved in land records management, the scheme did not materialise.

- Central Digitization Centre - The Centre, sanctioned in March 2011, was to be set up at a cost ₹ 1.21 crore at Thiruvananthapuram with the objective of digitization of old survey records. Even though ₹ 0.59 crore was spent, the work has not been completed.
- Preservation & Digitization of Cadastral Maps –The work of digitization of cadastral maps and integration of textual and spatial data was sanctioned in August 2012 at a cost of ₹ 0.64 crore. It was seen that KLIM, the implementing agency, had conducted only the pilot work so far and the entire amount remained unspent.

3.3.5.2 Works sanctioned/approved but not taken up

Audit noticed that seven works planned to be executed by KLIM at a total cost of ₹ 6.19 crore under NLRMP were not taken up as of December 2013.

Of the seven works, two works viz., ‘Upgradation of 1200 Series Total Stations to Smart Station’ and ‘System Administration, Software Development & data entry for online hosting of survey data’ sanctioned in March 2009 at a cost of ₹ 1.28 crore and ₹ 1.81 crore respectively were not taken up. In the former case, the entire fund remained unutilized with KLIM while in the latter case, the entire fund was diverted for other purposes.

Remaining five works¹²¹ (₹ 3.10 crore) were not taken up and the funds remained unutilized.

Non-taking up of works sanctioned and diversion of funds indicated KLIM’s inefficiency in planning and execution of works.

¹²⁰ Ernakulam, Kottayam, Kozhikode and Thiruvananthapuram

¹²¹ Upgradation of one of the survey schools as training institute on Modern survey, Establishment of KLIM as nodal agency for NLRMP and registering it as a society under Societies Act, publishing survey records on website, setting up Training Complex/Geo Spatial Resource Centre at Parvathimala and establishment of Ground Control Points by DGPS

3.3.6 Other resurvey works assigned to KLIM

Government directed (2011) the KLIM to conduct resurvey of Cardamom Hill Reserve (CHR) land in Idukki district. However, the KLIM was yet to take up the execution of work as of July 2013 citing insufficient manpower, topography and climatic conditions of CHR. Thus the sanctioned amount of ₹ 1.03 crore remained unutilised.

3.3.7 Failure of KLIM

Government observed that KLIM which was set up for completing re-survey in the State within three years failed in achieving the objective. Considering the very poor achievement of KLIM, Government decided (October 2012) that in future, Government land alone need be re-surveyed while private land need to be re-surveyed only on requests from individuals. Based on this order, KLIM had proposed to give up the resurvey activities completely. Thus, the objective of completion of resurvey of the State by KLIM under Bhoomikeralam Project was not fulfilled and the status remained the same as of October 2008 when KLIM was set up. Moreover, all the works ordered to be executed by KLIM under NLRMP were also not completed and therefore the intended benefits¹²² to the public under NLRMP could not be provided. Government's admission that the resurvey work by KLIM was a failure indicates that Bhoomikeralam Project was sanctioned without proper analysis/study of the situation, and the intended purposes were not served despite spending ₹ 10.99 crore¹²³ in addition to pay and allowances of Survey staff deployed to KLIM.

The above issues were referred to Government in August 2013; their reply had not been received (January 2014).

3.4 Confiscation of illegally mined river sand and its disposal

3.4.1 Introduction

Indiscriminate and uncontrolled removal of sand from the rivers to meet increase in demand causes large scale land sliding and loss of property and also disturbs the bio-physical environment system of river beds in different degrees.

To protect river banks and river beds from large scale dredging of river sand, to protect their bio-physical environment system and to regulate the removal of river sand, the State Government enacted 'The Kerala Protection of River Banks and Regulation of Removal of Sand Act 2001' (Principal Act). 'The Kerala Protection of River Banks and Regulation of Removal of Sand Rules (Sand Rules 2002)' were also formulated under this Act in 2002. The Land Revenue Commissioner (LRC) has been given the responsibility of keeping a check on illegal sand mining in the State and the Collectors at the District level are responsible for implementation of the provisions of the Act.

¹²² Providing a single window to handle land records, the cadastral records mirror the ground reality, the records of title is a true depiction of the ownership status, mutation is automated, title insurance which guarantees the title for its correctness and indemnifying the title holder against loss arising on account of any defect therein

¹²³ ₹ 5.58 crore towards resurvey charges and ₹ 5.41 crore towards NLRMP

3.4.2 Magnitude of the issue

The Government appointed (October 2009) a Committee to make a fast track study on the issue connected with the shortage of sand and to suggest solutions to overcome this grave situation. The interim report submitted by the committee (November 2009) to Government contained the details of estimated demand and supply of sand in the State as shown in **Table 3.4**.

Table 3.4: Details of estimated Demand and Supply of sand in the State
In Million Tonnes

Year	Requirement of sand	Supply of sand		Total Supply	Demand/ supply gap
		Official	Illegal		
2008-09	22.26	9.40	8.90	18.30	3.96
2009-10	23.34	7.99	9.34	17.33	6.01
2010-11	24.33	6.79	9.73	16.52	7.81
2011-12	25.20	5.77	10.08	15.85	9.35
2012-13	26.10	4.90	10.44	15.34	10.76
Total	121.23	34.85	48.49	83.34	37.89

The increased trend in illegal mining of river sand underlines the need for an effective check to curb such activities as these may not only result in loss of revenue to Government, but could also affect the bio-physical environmental system of river beds in the State.

Audit was conducted from April to June 2013, covering the period 2008-13 to assess the effectiveness of the implementation of the provisions of the Act and Rules in respect of confiscation and disposal of river sand, removed and transported illegally, without complying with the provisions of the Act.

Audit verified the records of the Revenue Department in Government Secretariat, in the offices of the Land Revenue Commissioner (LRC) and five District Collectorates¹²⁴.

The audit findings are as follows:

3.4.3 Seizure and confiscation

3.4.3.1 Delay in completion of confiscation proceedings

In terms of Section 23 of the Principal Act, whoever transports sand without complying with the provisions of the Act is liable to be punished and the vehicle used for the transportation is liable for confiscation. According to instructions issued by the Government (November 2010), the confiscation¹²⁵ should be completed within six weeks from the date of seizure¹²⁶ and the reason for delay, if any, was to be furnished to LRC. Despite having enabling

¹²⁴ Districts of Ernakulam, Kottayam, Malappuram, Palakkad and Thiruvananthapuram were selected by applying the statistical sampling method of Probability Proportional to Size Without Replacement (PPSWOR)

¹²⁵ Confiscation follows seizure after the Judicial Magistrate/Sub Divisional Magistrate is satisfied that the application by the owner of the vehicle to release the vehicle is not satisfactory. Confiscation proceedings shall then start under the Act

¹²⁶ Seizure is the initial process of taking into custody of the vehicles suspected of transporting sand illegally

provisions in the Act and subsequent Government instructions for confiscation of vehicles involved in illegal river sand transportation, confiscation of only 4,244 out of 15,594 vehicles seized during 2008-13 indicated poor implementation of the Act (**Appendix 3.4**). There were delays ranging from six weeks to five years in confiscation of the vehicles. Further, in none of the cases, the reason for not passing the final confiscation order was furnished to the LRC.

The Government agreed (October 2013) with the audit findings and stated that a time bound action plan would be chalked out for the speedy disposal of the confiscation of the seized vehicles.

3.4.3.2 Cognizance of offences

According to the Principal Act (Section 20) whoever contravenes the provision of the Act or Rules there under shall, on conviction be punished with imprisonment /fine or both. The court can take cognizance of offences only upon a written complaint made by a person authorised in this behalf by the Government or the District Collector or a Geologist of the Department of Mining and Geology in terms of Section 25 of the Principal Act. In accordance with Section 23 of the Principal Act and Section 23A of the amended Act, the District Collectors/Sub-Divisional Magistrates confiscated 4244 vehicles in the test-checked districts during 2008-13. However, records produced to audit indicated that out of these 4244 cases, written complaints were not made in 4124 cases as required under Section 25 of the Principal Act. Regarding the remaining 120 cases in Malappuram district, the District Collector, Malappuram, reported that the cases were forwarded to the Assistant Public Prosecutor for initiating prosecution procedures.

Significantly, the Honourable High Court of Kerala while disposing of (March 2012) writ petitions on implementation of various provisions of the Principal Act had ordered that the appropriate authority should also file complaints for initiating prosecution in all cases.

Government admitted (October 2013) that the District Collectors, RDOs and Tahsildars had failed to take appropriate action for filing written complaints and for initiating prosecution procedures in the confiscation cases as provided in the Principal Act.

In the absence of initiating prosecution proceedings, the offenders were allowed to escape punishment for contravention of the provisions of the Act.

3.4.3.3 Confiscation of sand

The quantity of sand seized and confiscated were not measured and recorded anytime by the Revenue or Police officials. On seizure, the police prepared a *Mahazar*¹²⁷ and a copy of this along with First Information Report (FIR) was submitted before Judicial Magistrate/Sub Divisional Magistrate having jurisdiction of the area where the sand was seized. In these submissions, the quantum of sand seized was not recorded in specific weighment units, but mention was made as half/full load of van, minivan, lorry, heap, etc. As per

¹²⁷ It is a description of facts and state of things which an investigating officer observes in a scene of crime

the Government Order (June 2009), the confiscated sand was to be handed over to Nirmithi Kendra¹²⁸ for sale through ‘Kalavara’¹²⁹. Audit noticed that the quantity of sand seized was measured and accounted for only by Nirmithi Kendra at the time of taking over of the seized sand and the same was accepted by the Revenue Department. As per the records of District Nirmithi Kendras (DNKs) in five test-checked districts, 38422.73 m³ of confiscated sand was received by them during the period 2009-13, but an independent verification of the quantity was not conducted by Revenue/Police authorities.

As the sand is not measured by the Revenue/Police authorities at the time of seizure, there is a chance of pilferage before it is taken over by DNK, leading to loss of revenue.

It was however observed in Vaikom Taluk in Kottayam District, that entire quantity of sand seized by police officials was not being received by DNK Kottayam. From the records, Audit observed that there was difference of 440.31 m³ in the quantum of sand reported as seized by police officials (1531.28 m³) and the actual quantity received and accounted by the DNK (1090.97 m³) during 2011-12.

Audit noticed that neither the LRC nor the Police Authorities had issued any directions to their field staff to measure and record the quantity of sand seized and confiscated.

In the absence of proper system to measure and record the quantity of sand seized and confiscated, possibility of pilferage of confiscated sand could not be ruled out. The LRC admitted (October 2013) that lot of pilferage was taking place due to the absence of standardised measurement techniques and units which warrants urgent intervention of the Government. The Government endorsed (October 2013) the views of the LRC.

3.4.4 Disposal of confiscated vehicles and sand

As per Rules 27 (3) and 28 (2) of “The Kerala Protection of River Banks and Regulation of Removal of Sand Rule 2002”, if the amount fixed by the District Collector for release of the confiscated vehicle was not remitted by the offender within the specified period, the District Collector can sell the vehicle by auction.

Further, Government directed (June 2009) the District Collectors to supply the confiscated sand to Nirmithi Kendras for selling the same through the fair price market ‘Kalavara’ at rates prescribed by Government.

3.4.4.1 Disposal of confiscated vehicles

No proper records regarding number of vehicles seized, confiscated, places at which they were kept, released and auctioned were maintained in any of the District Collectorates test-checked. Out of the total number of 4244 vehicles confiscated in five test-checked districts, 759 vehicles in Ernakulam and Palakkad Districts were kept by the district authorities as of March 2013

¹²⁸ Nirmithi Kendra is an autonomous agency registered under the Travancore Cochin Literary, Scientific and Charitable Societies Registration Act 1955 for disseminating cost effective and environmental friendly building technology

¹²⁹ Fair price market run by District Nirmithi Kendras

without taking any action as required under the Rules. These vehicles carrying sand were kept in the open yards at various police stations, dumping yards, Taluk Offices and District Collectorates.

Audit noticed a large number of the 7,678 seized vehicles in Malappuram District were parked in an open yard at Kadampuzha without confiscation and the vehicles were in a deteriorated condition. Details regarding the number of vehicles kept in this yard were not available with the Police Station which maintains and controls this dumping yard. The reluctance of the owners to claim the vehicles and delay in getting valuation report from the transport authorities were stated to be the reasons for the delay in disposal of the vehicles.



Vehicles parked at Kadampuzha in Malappuram District

The reply is not acceptable in view of the fact that District Collectors are empowered to authorise sale of confiscated vehicles in the event of owners failing to claim the vehicles. Co-ordination with the transport authorities also needs to be enhanced for obtaining valuation reports promptly.

3.4.4.2 Disposal of confiscated sand – Loss of Revenue

The Government fixed (June 2009) the rates for confiscated river sand for supply to the public through the DNKs for selling the same through Kalavaras. Later, as per the Ordinances in force from June 2010 to July 2011 and from November 2012 onwards till the amended act 2013 was enacted by legislation (except during the period from 13 July 2011 to 24 November 2012, when the ordinance was not in force), the confiscated sand was to be sold to DNKs at the rates fixed by Public Works Department (PWD), which was higher than the rates fixed by the Government in June 2009. Scrutiny of the records in the DNKs and District Collectorates in the test-checked districts revealed that the confiscated sand was handed over to DNKs at the rate fixed by Government in June 2009 instead of selling it to DNKs at the PWD rates. Selling of the confiscated sand at reduced rate during the period June 2010 to July 2011 and from November 2012 to March 2013 resulted in revenue loss of ₹ 1.63 crore to the Government.

3.4.5 Measures to prevent illegal mining of sand

3.4.5.1 Functioning of River Protection Squads

Sand Rules, 2002 envisage that the District Collectors were to constitute squads consisting of Police and other officials with Tahsildar as the head to prevent illegal mining and transportation of river sand. Government directed

(July 2005) the LRC to form two or three squads in each district with Tahsildar as the head and directed the District Collectors to furnish the performance of the squads formed.

Audit noticed that in the districts test-checked, squads were not formed in Palakkad. However, in other districts where squads were formed, no records relating to the performance of the squads were maintained and a report as required by the Government regarding the performance of the squad in the prescribed proforma was not furnished to the LRC. In the absence of proper records, the effectiveness of the squads could not be assessed.

The LRC stated (October 2013) that no separate posts were sanctioned in any of the districts exclusively for the smooth functioning of the squad and most of the squads were demand driven in nature. Audit concluded that ensuring the effective functioning of dedicated squads could curb and minimise illegal mining of river sand.

3.4.5.2 Non-utilisation of vehicles

Audit noticed five out of six vehicles purchased for the use of the squads in the test-checked districts were not utilised for the purpose and these vehicles were allotted to the officials of the revenue department for their regular official duties.

3.4.6 Sand Auditing by expert agencies

According to Section 29 of the Principal Act read with Rule 30 of the Rules, Government was to conduct sand audit¹³⁰ every three years by engaging expert agencies¹³¹ so as to ensure protection of rivers in each district and to assess the quantity of available sand. The report of the sand audit was also to be placed in the Legislative Assembly with an Action Taken Statement thereof. Audit noticed that in only 20 out of 44 rivers in the State, action was initiated to conduct river mapping and sand auditing during 2008-13 and sand auditing reports of only four were prepared. Audit examined all the four¹³² completed Sand Audit reports which cautioned that indiscriminate mining of river sand several folds higher than its natural replenishment would adversely affect stability of riverbed and banks, ultimately leading to degradation of the river ecosystem that sustain the life and greenery of the State. The reports also stated that it would result in decline of riparian vegetation and other biological resources including several fresh water fishes.

The sand auditing reports submitted (November 2012) by the expert agencies pointed out that illegal sand mining was rampant in Neyyar and Vamanapuram rivers. Illegal mining was reported in 187 sites on both sides of Vamanapuram river in Thiruvananthapuram district.

¹³⁰ River sand auditing is a procedure to evaluate the process of sand mining in a river or a portion of a river after a specific period of sand mining. The exercise is undertaken to know how far the mining process and its execution in a river or part of a river has helped to minimize the negative effects of sand mining on one side and to maximize the positive effects on the other

¹³¹ Centre for Earth Science Studies (CESS), Centre for Water Resources Development and Management (CWRDM) etc

¹³² Sand audit reports of Manimala, Neyyar, Periyar and Vamanapuram rivers

Government stated (October 2013) that after completing the Sand Auditing in 20 rivers in the first phase, the Sand Auditing in the remaining 24 rivers could also be explored.

3.4.7 Conclusion

Timely action was not taken by the District Collectors in accordance with the Kerala Protection of River Banks and Regulation of Removal of Sand Act, 2001 in confiscation of vehicles involving illegal transportation of river sand and delays ranged from six weeks to five years. Non-compliance of the Act by the Revenue Department resulted in non-filing of written complaints in courts against the offenders involving illegal transportation of river sand. This allowed the offenders to escape from court proceedings. Selling of confiscated sand at a rate less than PWD rate resulted in a revenue loss of ₹ 1.63 crore to Government. The effectiveness of the squads' functioning was not monitored.

WATER RESOURCES DEPARTMENT

3.5 Financial Management of Kerala Water Authority

3.5.1 Introduction

The Kerala Water Authority (KWA) was established under Kerala Water and Wastewater Ordinance, 1984 to provide for the development and regulation of water supply and wastewater collection and disposal. The Ordinance was replaced by the Kerala Water Supply and Sewerage Act (Act), 1986. KWA is the major institution/Statutory authority in the State, implementing the drinking water policy/programmes of the State and Central Government. The State and Central Governments provide substantial financial assistance to KWA for taking up activities related to water supply and wastewater.

The objective of audit was to ascertain whether the overall management of finances in KWA was economic and efficient. Audit was conducted during April 2013 to July 2013, covering the period 2008-09 to 2012-13.

The audit findings are discussed in the following paragraphs:

3.5.2 Sources and management of fund flow

The major sources of funds of KWA are grants from the State Government and Government of India (GOI), loans from State government and financial institutions and revenue collected for supply of water and sewerage charges. Major requirements of fund are categorised under capital cost of projects, establishment charges and operation and maintenance charges (O&M). Receipts and utilisation of funds during 2008-09 to 2012-13 are given in **Table 3.5**.

Table 3.5: Receipts and expenditure during 2008-09 to 2012-13*(₹ in crore)*

Period	Grant		Loan		Deposit & other receipt	Revenue from water and sewerage charges	Total receipts ¹³³	Total Expenditure
	State Govt.	GOI	State Govt.	Bank				
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
2008-09	186.21	106.97	379.00	263.01	58.46	223.87	1217.52	1458.43
2009-10	509.54	154.47	315.00	6.60	48.97	314.80	1349.38	1430.08
2010-11	480.58	148.77	94.67	6.90	45.62	355.40	1131.94	1127.48
2011-12	429.68	124.46	230.10	0.78	77.03	351.96	1214.01	1204.61
2012-13	564.20	249.71	240.00	25.88	99.33	384.49	1563.61	1621.47
Total	2170.21	784.38	1258.77	303.17	329.41	1630.52	6476.46	6842.07

Source: Budget documents of KWA for the period up to 2011-12 and cash flow statement and plan progress report for 2012-13

As seen from the above table, total expenditure increased from ₹ 1458.43 crore in 2008-09 to ₹ 1621.47 crore in 2012-13. The revenue collection from water and sewerage charges was the major source of revenue of KWA. Collection of revenue from water and sewerage charges as share of total receipts increased from 18.38 per cent in 2008-09 to 24.58 per cent in 2012-13. At the same time, grant-in-aid from the State Government increased from 15.29 per cent in 2008-09 to 36.08 per cent of the total receipts in 2012-13.

Out of the total grant-in-aid of ₹ 2170.21 crore provided by the State Government during this period, ₹ 895.03 crore was for meeting non-plan expenditure as shown in **Appendix 3.5**. While Revenue expenditure was in the range of ₹ 586.87 crore (2010-11) and ₹ 739.43 crore (2008-09), revenue collection ranged between ₹ 223.87 crore (2008-09) and ₹ 384.49 crore (2012-13). Though there was steady increase in revenue collection during the period, it accounted for only 50 per cent of revenue expenditure. Grant-in-aid received from the State Government/GOI for non-plan expenditure increased from ₹ 123.26 crore in 2008-09 to ₹ 265.50 crore in 2012-13. Thus, KWA was depending heavily on Government for meeting revenue expenditure.

During 2008-09 to 2012-13, out of the total revenue expenditure of ₹ 3260.26 crore, the total establishment expenditure was ₹ 1614.93 crore (49.53 per cent) and other expenditure including O & M, power charges etc., was ₹ 1645.33 crore (50.47 per cent). In 2008-09, the establishment expenditure was ₹ 243.30 crore and it increased to ₹ 428.82 crore in 2012-13, showing an increase of 76.25 per cent. During this period, payment of power charges was ₹ 604.69 crore, which was 18.54 per cent of the total revenue expenditure.

Poor revenue collection mechanism led to an increase in arrears in collection of water charges from ₹ 340.77 crore in March 2011 to ₹ 532.83 crore in March 2013 as discussed in paragraph 3.5.4.2.

Audit noticed that plan funds amounting to ₹ 153.22 crore for the period 2008-09 to 2012-13 were diverted for revenue expenditure due to insufficiency of non-plan funds received from Government. Due to paucity of non-plan funds, the payment of electricity charges was in arrears and there

¹³³ Accounts of KWA finalised only up to 2007-08. The figures were adopted from the budget documents of KWA

was accumulated arrear of ₹ 377.34 crore as on 31 March 2013, which would be a heavy drain on the resources of KWA.

Government admitted (November 2013) the diversion and stated that the diverted amount would be recouped on receipt of sufficient non-plan grant.

3.5.3 System of control over expenditure

3.5.3.1 Slow pace in utilisation of plan grant from Government

The Government provided grant to KWA for implementation of State plan schemes. The grant was released in instalments, subject to utilisation of grant already released. **Table 3.6** below gives the details of allotment, release and utilisation of State Government grant during the five year period 2008-13.

Table 3.6: Allotment, release and utilisation of grant

(₹ in crore)

Year	Budget Provision	Release	Utilisation	Percentage of utilisation with respect to Budget provision
2008-09	260.00	79.00	69.85	27
2009-10	351.61	351.61 ¹³⁴	308.49	88
2010-11	371.20	280.86	184.08	50
2011-12	298.79	238.16	259.84	87
2012-13	353.82	335.55	348.68	99
Total	1635.42	1285.18	1170.94	72

Source: Details of budget figures and progress reports collected from KWA

Audit noticed that while the percentage of utilisation of grant ranged between 27 and 99, the overall utilisation was 72 per cent of the total provision during the period. As a result, KWA surrendered ₹ 350.24 crore of the budget provision during this period due to slow progress/non-implementation of projects. KWA had also been diverting plan funds, as discussed in the paragraph 3.5.2 above.

3.5.3.2 Delay in implementation of projects

KWA was operating 2214 water supply schemes as of December 2013. Audit noticed that projects which were taken up as early as in 1998 had not been completed even as of March 2013. As per information collected in respect of 14 schemes, delay in implementation of the projects ranged from 19 months to 12 years due to delay in identification/taking possession of land, obtaining permission from National Highway Authorities/Railways, power connection, etc., as detailed in **Appendix 3.6**. The investment of ₹ 142.85 crore on these projects, thus, remained unproductive. The delay in completion of the projects has denied benefits intended to the population covered under the schemes, besides loss of revenue through water charges to KWA.

3.5.3.3 Energy conservation activities

KWA is one of the highest consumers of electricity in the State. Most of the water supply schemes were commissioned decades ago and the motor pumps installed in the schemes were partially worn out. It was envisaged by KWA that proper rehabilitation and timely maintenance works would help in power

¹³⁴ Includes ₹ 10 crore for drought relief works

saving by 50 per cent. As part of energy conservation measures, KWA formulated schemes to install high efficiency pumps and motors.

The Government released (2009-2013) grant of ₹ 5.15 crore to KWA, and NABARD sanctioned (2010-11) a loan of ₹ 28.98 crore for these activities. Audit noticed that KWA had utilised only ₹ 1.56 crore and ₹ 7.25 crore respectively out of State Government release and NABARD loan up to September 2013.

In view of the increasing annual electricity charges from ₹ 113.10 crore in 2008-09 to ₹ 184.00 crore in 2012-13 and accumulated arrears ₹ 377.34 crore, KWA should have devoted more attention for timely completion of such schemes with the funds already sanctioned by the Government and NABARD.

Government replied (November 2013) that installation of capacitors was required for avoiding power factor penalty and KWA was taking action to install capacitors from the balance funds available under the scheme.

3.5.4 Management of receipt and receivables

3.5.4.1 Collection of water supply charge and sewerage charge

The KWA supplies potable water to domestic, non-domestic and industrial consumers. The supply of water to BPL families is free of cost. Section 15 (iii) of the Kerala Water Supply and Sewerage Act, 1986 empowers the KWA to levy water supply charge and sewerage charge from Government, Local Bodies, Institutions and individuals. The details of collection of revenue and collection efficiency during the five year period 2008-09 to 2012-13 are given in Table 3.7.

Table 3.7: Revenue collection during 2008-09 to 2012-13
(₹ in crore)

Year	Budget estimate	Demand	Collection	Percentage of collection with reference to the demand
2008-09	174.29	259.09	222.78	86
2009-10	262.40	359.78	313.54	87
2010-11	337.47	349.88	351.71	100
2011-12	356.85	521.01 ¹³⁵	353.36	68
2012-13	384.28	370.87	354.48	96
Total	1515.29	1860.63	1595.87¹³⁶	

Source: Budget documents and DCB

Audit noticed the following:

- According to Section 23 of the Act, the KWA shall not carry on its operations at a loss after taking credit of Government grant and shall so fix and adjust its rates and taxes (with previous approval of Government) to enable it to meet the cost of its operation, maintenance and debt service and achieve an economic return on its fixed assets. Since 1999, the water and sewerage charges were revised only in 2008. The KWA submitted proposals to Government in October 2011 and in

¹³⁵ Includes ₹ 150 crore demanded by KWA for one time settlement of dues from LSGIs

¹³⁶ Variation with column 7 of Table 3.5 was due to the non-inclusion of centage charges

October 2013 for revising the water and sewerage charges. The decision of Government on the proposal is still pending.

- Efficiency in collection of revenue was lacking as observed by the absence of prompt and regular billing and non-functioning of Revenue Monitoring Committee.
- Complete and accurate data of all consumers is a pre-requisite for raising proper demand. There was no computerised database of consumers in 56 out of the 78 sub divisions.
- According to Section 32 of the Act, KWA shall fix the cost of collection and disposal of waste water according to volume. Though this section enables the KWA to augment its revenue, this has not been invoked till date (September 2013). Instead, KWA was only collecting an initial one time charge of ₹ 1000 and ₹ 2000 from domestic and non-domestic consumers respectively. In the sewerage maintenance division, Thiruvananthapuram, during the period 2008-13 as against the total expenditure of ₹ 76.49 crore on maintenance of sewage works, the revenue generated through one time collection worked out to only ₹ 1.98 crore (2.58 per cent).

3.5.4.2 Arrears in collection of revenue

The demand register maintained by the KWA did not exhibit year-wise arrears. The category-wise arrears in collection of water charges was as given in **Table 3.8**.

Table 3.8: Arrears in collection of revenue

Category	Arrears (₹ in crore)		
	As on 31.03.11	As on 31.03.12	As on 31.03.13
Domestic	69.15	86.46	92.38
Non-domestic	188.52	226.15	268.95
Industrial	33.96	31.21	33.32
Local Bodies	49.14	156.85	138.18
Total	340.77	500.67	532.83

Source: DCB statements

The outstanding arrears of water charges increased from ₹ 340.77 crore in March 2011 to ₹ 532.83 crore as on 31 March 2013. Non-domestic consumers, Government and Autonomous Bodies constituted major defaulters.

Audit noticed that the measures taken (issuing notices, initiating revenue recovery action) by the KWA to reduce the arrears were not effective as the arrears of revenue kept mounting year after year. Section 14 (c) of the Kerala Water Authority (Water Supply) Regulation 1991 empowers KWA to disconnect the water supply, if the water charges were not paid within the prescribed time limit. The accumulation and increase of arrears shows that the provisions in the Act were not enforced by KWA, especially against those consumers with long pending arrears.

About 18 per cent of the arrears as on 31 March 2013 were from Government Institutions and Autonomous Bodies. The system introduced by Government

for centralised payment of dues of these institutions with effect from January 2013 has not been implemented by the KWA so far.

The KWA replied (October 2013) that about 30 *per cent* of the arrears related to unidentified water connections and bad debts. It was also stated that claim had been lodged with Department of Local Self-Government for deducting water charges from the budget allocation made by Government.

The reply of the Authority is not acceptable as it is their responsibility to take steps to optimize recovery of arrears and to reduce bad debts. It is also their responsibility to locate the unidentified water connections to enable billing and collection.

3.5.4.3 *Non-Revenue Water*

Non-Revenue Water (NRW) indicates the revenue receivable from water lost through leakage, theft, etc. Reduction in NRW to acceptable levels is vital for the financial sustainability of the water utility. According to the Ministry of Urban Development, 20 *per cent* of total production can be considered as a bench mark value of NRW. Water Audit conducted by KWA in Thiruvananthapuram division in May 2012 indicated NRW of 40.75 *per cent*. The estimated revenue loss on account of NRW in Thiruvananthapuram division alone worked out to ₹ 26.76 crore¹³⁷ in 2012-13.

In order to evaluate theft and leakage, KWA decided to constitute anti-theft squads in each Circle Office. However, squads were constituted so far only in two Circles out of nine Circles.

3.5.4.4 *Income generating activities*

Section 23 of KWA Act permits KWA to establish income generating activities. The Government released to KWA ₹ 2.20 crore during 2008-09 to 2009-10 for establishing a Drinking Water Bottling unit at Aruvikkara in Thiruvananthapuram District, capable of generating a profit of ₹ 3.61 crore annually. The work awarded in May 2010 was terminated in July 2011 as the contractor did not turn up to commence the work.

The work was tendered five times but the work could not be awarded due to reasons like quoting of high rates, lack of experience, etc. The Superintending Engineer, PH Division, Thiruvananthapuram reported that the failure of the implementation of the scheme was on account of lack of professionally prepared project report. In June 2013, KWA entrusted to M/s. Kerala Industrial and Technical Consultancy Organisation (KITCO) the task to prepare a revised detailed project.

¹³⁷ Total demand : ₹ 76.40 crore
 NRW : 40.75 *per cent*
 Therefore, the demand of ₹ 76.40 crore represents 59.25 *per cent* of the total production
 Total production : $\frac{₹ 76.40 \text{ crore} \times 100}{59.25} = ₹ 128.94 \text{ crore}$
 Bench mark value of NRW as per Ministry of Urban Development - 20 *per cent*
 Loss of NRW after allowing bench mark value = 40.75 *per cent* - 20 *per cent* = 20.75 *per cent*
 Loss = ₹ 128.94 crore x 20.75 *per cent*
 = ₹ 26.76 crore

Government replied (November 2013) that the work would be tendered shortly.

3.5.5 Internal controls

The main objective of internal control system is to gear up the supervisory controls and management system in the organisation to allow for proper coordination and control over implementation of various programmes. Systematic accounting, internal audit and statutory audit to pin point systemic or other deficiencies are the tools for effective internal control. Lapses in the internal control mechanism which had an impact on the financial control of the KWA are mentioned in the following paragraph:

3.5.5.1 Delay in finalisation of accounts

A better and prompt financial reporting system is required to have accurate financial data and information for proper decision making and management. KWA finalised the accounts only up to 2007-08. The delay in finalisation of accounts would affect the effective management of the resources of KWA besides, it being against the provisions of KWA Act (Section 29).

The KWA replied (October 2013) that the accounts up to 2011-12 would be completed within six months.

3.5.6 Conclusion

The revenue collection was not sufficient to meet even 50 *per cent* of revenue expenditure, and KWA depended heavily on Government. Urgent management intervention is called for to initiate measures for revenue maximisation as well as for controlling non-plan revenue expenditure. The accumulated arrears of electricity charges to be paid as on March 2013 was ₹ 377.34 crore. Several projects taken up as early as 1998 had not been completed as of March 2013. Utilisation of funds under energy conservation activities was not adequate. There was an outstanding arrears of ₹ 532.83 crore towards water charges and major defaulters included Government departments and Autonomous Bodies. KWA started water audit of non-revenue water only recently and in Thiruvananthapuram division alone there was an annual revenue loss of ₹ 26.76 crore, on account of water lost from leakage, theft, etc.

AUDIT OF TRANSACTIONS

Failure of Oversight/Governance

HEALTH AND FAMILY WELFARE DEPARTMENT

3.6 Misappropriation of insurance money received under Rashtriya Swasthya Bima Yojana

Failure of the Superintendent to exercise the prescribed checks laid down in the financial rules/instructions led to fraudulent drawal of ₹ 9.05 lakh by the Lower Division Clerk from the funds received under Rashtriya Swasthya Bima Yojana in the Government General Hospital, Kasaragod.

In terms of Rule 92 (a) (i) and (ii) and Rule 253 of Kerala Treasury Code (KTC) Volume I, Government Officers who are required to receive and handle cash should maintain a cash book and all monetary transactions should be entered in the cash book and attested by the Head of the Office in token of the check. Further, the drawing officers should invariably keep the cheque book supplied to him in his personal custody. However, the failure of the Superintendent, Government General Hospital, Kasaragod in adhering to the codal provisions had facilitated fraudulent drawal and misappropriation of funds to the tune of ₹ 9.05 lakh as detailed below.

The Superintendent operated a Savings Bank (SB) Account in a public sector bank at Kasaragod to account receipt and expenditure under RSBY¹³⁸ scheme and a separate cash book was also maintained. All payments from the account, except transportation allowance to the patients up to ₹ 100, were to be made through bank cheques.

During audit scrutiny (December 2012) of transactions for the period from February 2010 to July 2012 it was found that 13 self-cheques amounting to ₹ 9.05 lakh were drawn from the SB account between August 2011 and July 2012, without sanction (*Appendix 3.7*). Government instructions stipulate that when amounts were drawn through self-cheques, it should be entered on the receipt side of the cash book and corresponding entries for payment should be made on the payment side of the cash book. It was noticed that out of 13 self-cheques drawn and encashed, in nine cases no entries were made on the receipts side of the cash book. At the same time, ₹ 9.05 lakh was shown in the payment side of the cash book either as cash payment or cheque payment without supporting vouchers in proof of payment. System deficiencies, which led to the fraudulent drawal were analysed in audit, and the following observations were made:

¹³⁸ Rashtriya Swasthya Bima Yojana, a centrally sponsored scheme meant for providing health insurance coverage to below poverty line people

- All the payments exceeding ₹ 100 should have been effected through cheques and this was not followed scrupulously.
- The Superintendent, while attesting the entries in the cash book failed to ensure that all the 13 self-cheques drawn were shown on the receipt side and payments against cash column on the payment side of the cash book.
- The attesting officer was required to attest all transactions in the cash book with respect to the counterfoils of cheque book, sanction proceedings, acquittance, etc., to ensure the correctness of the transactions. The deficiency in the attestation facilitated in fraudulent drawal of funds.
- The section clerk was permitted to keep the pass book, cheque books and cash book with him in violation of the provisions of KTC.

The Superintendent of the hospital confirmed (January 2013) the misappropriation of money and stated that the 13 cheques were not signed by him, but by the Lower Division Clerk (LDC), who was handling the RSBY accounts and who had forged his signature. The Superintendent added that a complaint in this regard had been lodged in the Police station, Kasaragod on receipt of the Inspection Report.

Thus, the deficiencies in exercising the proper checks by the Superintendent, in maintaining the accounts of RSBY as required under the codal provision had facilitated misappropriation of funds to the tune of ₹ 9.05 lakh.

The above issues were referred to Government in June 2013; their reply had not been received (January 2014).

3.7 Misappropriation of Hospital Development Committee funds

Lack of proper supervisory checks led to misappropriation and manipulation of vouchers amounting to ₹ 18.70 lakh from the Hospital Development Committee funds by the Lower Division Clerk.

According to Rule 92 (a) (ii) of Kerala Treasury Code (KTC), Volume I, all monetary transactions should be entered in the cash book as soon as they occur and got attested by the head of office in token of check. Further, according to Rule 131(a) of KTC, the contents of cash chest shall be counted by the head of the office or under his orders by the Subordinate Gazetted Officer at the close of business on each working day and verified with cash book balance. A memorandum of verification shall be signed and dated by the Government servant who counted the cash.

In Government hospitals, separate accounts were to be maintained for Hospital Development Committee (HDC) funds and Rashtriya Swasthya Bima Yojana (RSBY) funds. The Superintendent of the hospital as the head of the Office was responsible for proper maintenance of all records relating to cash transaction. During the course of audit (July 2012) of the

accounts and register of HDC and RSBY in the Government General Hospital, Thiruvananthapuram for the period from February 2011 to July 2012, suspected defalcation of funds totalling ₹ 9.08 lakh was noticed as detailed below.

It was noticed in audit that the daily closing of HDC cash book was not checked and attested by the Superintendent or by the Lay Secretary and Treasurer¹³⁹ of the hospital from 18 January 2012. RSBY cash book had not been checked and attested during the period covered in audit. The physical verification of cash also had not been conducted on any date as prescribed in the codal provisions. At the instance of audit, the physical verification of HDC cash balance was conducted by the Lay Secretary and Treasurer on 28 July 2012. Following discrepancies were noticed:

- The closing of the cash book on 27 July 2012 showed that there was cash balance of ₹ 7.93 lakh. However, on physical verification it was found to be only ₹ 0.39 lakh. Subsequently, temporary advance receipts amounting to ₹ 2.21 lakh were produced to audit. Thus, there was net shortage of ₹ 5.33¹⁴⁰ lakh. The Lower Division Clerk (LDC) who handled the cash transactions or the superior officers in the hospital could not furnish the reasons for the shortage of ₹ 5.33 lakh.
- Based on the sanction issued by the Superintendent, three self-cheques were drawn from the RSBY and transferred to the HDC for a total amount of ₹ 3.75 lakh¹⁴¹ as a stop gap arrangement. In the HDC cash book, these amounts except one¹⁴² were shown as cash payment to the HDC bank account on the same dates without making corresponding entries on the receipt side of the cash book for the amounts received from RSBY. This resulted in reduced cash balance being shown on these dates.

Thus, a total amount of ₹ 9.08 lakh was suspected to be misappropriated from the HDC accounts and the matter was brought to the notice of the Director of Health Services (DHS) immediately. On the basis of this information, a special audit of the HDC account covering the period from 1 December 2011 to 28 February 2013 was conducted by the internal audit wing of DHS. The special audit report concluded that there was misappropriation of ₹ 4.84 lakh¹⁴³ and raised doubts about the genuineness of vouchers amounting to ₹ 13.86 lakh. Based on the Special Audit Report, DHS suspended (April 2013) the LDC for misappropriation of Government money and the Lay Secretary and Treasurer for supervisory lapses, which enabled the LDC for misappropriation and manipulation of vouchers.

¹³⁹ The Lay Secretary and Treasurer is the administrative head and also the drawing and disbursing officer of the hospital

¹⁴⁰ ₹ 7.93 lakh – (₹ 0.39 lakh + ₹ 2.21 lakh)

¹⁴¹ 12 April 2012 (₹ one lakh), 12 May 2012 (₹ 1.50 lakh) and 13 June 2012 (₹ 1.25 lakh)

¹⁴² ₹ 1.50 lakh was shown as paid from the HDC cash book on 11 May 2012

¹⁴³ Out of ₹ 5.33 lakh pointed out by Audit in the first case, the department admitted vouchers worth ₹ 0.49 lakh produced by the hospital subsequently

Each entry of receipt and payment made in the cash book should have been checked by the officers during attestation with reference to the counter foils of cheque books, bills passed by the sanctioning authority, acquittance roll, etc. This would have helped in immediate detection of any discrepancy. Thus, due to non-observance of checks as prescribed in the codal provision, there was misappropriation and manipulation of vouchers amounting to ₹ 18.70 lakh in the hospital.

During discussion, the Secretary, Health and Family Welfare Department stated (October 2013) that the Superintendents of hospitals were given additional responsibilities in the administrative side also and they might not get sufficient time to devote attention to attestation of cash book, verification of cash balance, etc., regularly, which resulted in misappropriation of HDC funds by the subordinate staff in some instances. Government issued (October 2013) instructions to all field officers to follow the codal provisions in the maintenance of HDC and RSBY accounts.

The above issues were referred to Government in September 2013; their reply had not been received (January 2014).

HOME DEPARTMENT

3.8 Non-utilisation of Video Conferencing facilities in the Prisons/Courts

Video Conferencing facilities created at the cost of ₹ 1.69 crore in Kottayam, Ernakulam and Thrissur districts for enabling the courts to extend remand/grant bails without physically producing the prisoners, remained unutilised due to non-maintenance of Video Conferencing system and defects in connectivity.

Government accorded (June 2005¹⁴⁴ and March 2007¹⁴⁵) administrative sanction for installing Video Conferencing (VC) facilities in the Prisons and various Courts in six districts of Thiruvananthapuram, Kannur, Thrissur, Ernakulam, Kottayam and Kozhikode at an estimated cost of ₹ 2.65 crore. The objective of setting up of VC facilities was to enable the courts to extend remand/grant bail without physically producing the prisoners. This was expected to reduce the hardships to the prisoners as in several cases, due to the non-availability of police escorts, the prisoners could not be produced before the court in time, resulting in undue delay during the trial process/disposal of cases. Further, the services of police personnel used for escort duty to the prisoners could be utilised for other normal duties like law and order and investigation. It was also estimated that there would be savings of about ₹ five crore annually on account of travelling allowance, food expenses, etc., to the police personnel.

¹⁴⁴ Thiruvananthapuram: ₹ 64.88 lakh

¹⁴⁵ Ernakulam, Kannur, Kottayam, Kozhikode and Thrissur: ₹199.71 lakh

The supply and installation of VC equipment was entrusted with the National Informatics Centre (NIC), and creation of infrastructure facilities, including civil and electrical works in the Prisons/Courts, was entrusted to the Kerala Police Housing Construction Corporation (KPHCC). The connectivity for Video Conferencing was given to the Bharat Sanchar Nigam Limited (BSNL).

The Department established VC facilities in prisons and courts situated in 36 locations in four districts¹⁴⁶ during June – August 2010 at a total cost of ₹ 2.39 crore. Audit scrutiny (March 2013) of the records of the prison headquarters relating to the implementation of the scheme revealed that VC facilities were functioning only in Thiruvananthapuram district. In the other three districts, VC facilities created at the cost of ₹ 1.69 crore were used for short periods only after commissioning and the systems were lying idle thereafter. The details are shown in **Appendix 3.8**.

Following observations are made:

- In 15 studios, VC systems /UPS/ battery was not working and in 13 studios, failure of ISDN connectivity was also stated to be a reason for keeping the systems in unutilised condition.
- Supply order for 23 VC systems were made in December 2007 even before ensuring that sites for installation of the systems were ready and coming into effect of the notification for amending Criminal Procedure Code enabling production of prisoners through VC, which came into effect from 31 December 2009. As the sites were not ready in most of the locations, the VC systems supplied were kept in the prisons without installation for about two years.
- In Kottayam District, BSNL reported (November 2011) that ISDN facilities were not providing satisfactory results and became faulty due to earthing problems, lightning, etc., and suggested to change connectivity from ISDN to Virtually Private Network (VPN) connection. But sanction from Government for the same was not received as of September 2013.
- No action was taken by the department for nominating Studios-in charge for the smooth functioning of the systems, as suggested by NIC.

There was failure on the part of the department in implementing the scheme in a prudent manner so as to run the systems smoothly. There was also no concerted/purposive action for repairing the defective systems with least cost and speedy execution. Thus, Video conferencing facilities created at the cost of ₹ 1.69 crore was remaining idle in the prisons/ courts without serving the intended purpose.

The Director General of Police (DGP), prison stated (October 2013) that transfer of trained staff from certain courts, mishandling of equipment, technical snag due to non-use of the systems, etc., hindered the implementation of the scheme in a fruitful manner. The DGP further replied

¹⁴⁶ Ernakulam, Kottayam, Thiruvananthapuram and Thrissur

that for the success of the scheme, proper maintenance of studios, equipment and connectivity were required and steps would be taken to rectify the defects in order to function the studios within three months.

The above issues were referred to Government in September 2013; their reply had not been received (January 2014).

REVENUE DEPARTMENT

3.9 Unfruitful expenditure on Early Warning Systems

Equipment procured at the cost of ₹ 2.34 crore for Very High Frequency radio-based communication for enforcing effective Early Warning System installed at Village Offices, Taluk Offices and District Collectorates were lying idle mainly due to improper installation and non-execution of repair works within the guarantee period by the supplier.

In times of natural calamities like floods, cyclonic storms or fire, the usual mode of communication like telephone, mobile, etc., might not work due to disruption in communication lines or the systems might be lost in the calamity. In order to strengthen the disaster preparedness and emergency response capabilities of district administration, the Government decided to install Very High Frequency (VHF) radio-based communication for enforcing an effective Early Warning System.

The Government accorded (May 2009/October 2009) sanctions for installation of Early Warning Systems (EWS) in 379 locations in all the districts¹⁴⁷ of the State at a cost of ₹ 2.76¹⁴⁸ crore under United Nations Development Programme-Disaster Risk Management(UNDP-DRM) and Tsunami Emergency Assistance Project (TEAP). The work of supply and installation of the EWSs worth ₹ 2.65¹⁴⁹ crore under both schemes was awarded to M/s Linkwell Electronics Private Limited (firm) adopting tender system. The firm supplied and installed (October 2009 - April 2010) the EWSs in 379¹⁵⁰ locations in the State. Purchase of SMF battery with charger for 205 locations was made from M/s IGA Tech Industrial Electronics (P) Ltd. by State Disaster Management Authority¹⁵¹ (SDMA) at a cost of ₹ 0.25 crore.

Scrutiny (December 2012 - February 2013) of records in the Revenue (Disaster Management) Department, SDMA and in four District Collectorates of Palakkad, Malappuram, Alappuzha and Ernakulam revealed that the EWS equipment installed in 68 out of 109 locations in the above districts were not functioning. In view of the alarming position, audit collected information for

¹⁴⁷ District Collectorates, Taluk Offices and Village Offices

¹⁴⁸ ₹ 1.14 crore under United Nations Development Programme Disaster Risk Management (UNDP-DRM) and savings of ₹ 1.62 crore under Tsunami Emergency Assistance Project (TEAP)

¹⁴⁹ ₹ 1.28 crore under UNDP – DRM + ₹ 1.37 crore under TEAP

¹⁵⁰ Collectorates (14), Revenue Divisional Offices (2), Taluk Offices (63), Village Offices (295), State Offices (5) : Total 379

¹⁵¹ State Disaster Management Authority was formed as stipulated in the National Disaster Management Authority Act of 2005. It has a State Executive Committee. Formulation of a State policy, identification of disaster-prone areas and planning of disaster management programmes incorporating the services of various departments comes under the purview of the State Executive Committee

the entire state and it was seen that EWS equipment installed in 289 out of the 351¹⁵² locations (82 per cent) amounting to ₹ 2.34 crore¹⁵³ were not functioning as on March 2013 (**Appendix 3.9**). Audit found that the systems became defective immediately after installation in most of the cases, and in some cases, after working for a few months, the reasons for which are discussed below:

Defective installation

There was no supervision by the department for the installation works made by the supplier. The firm installed the Public Address (PA) systems on the branches of trees, instead of installing it in full length GI Pipes, or the antenna on lighting posts, instead of providing proper clamping in building wall. As a result, in most of the places, the PA systems and antenna fell down in heavy rain and wind. Based on the complaints received from the Tahsildars and Village Officers of the breakdown of the communication systems due to defects in antenna, PA systems, wireless set, signal system, low battery charge, etc., the District Collectors reported the matter to SDMA and requested for carrying out the repairs.

Repairs and maintenance

According to the terms of agreement (May 2009 and October 2009) , the firm was responsible for ensuring proper functioning of equipment during the guarantee period failing which the firm was liable to pay liquidated damages. The equipment were found not functioning during the guarantee period¹⁵⁴ itself. Though the SDMA instructed (June 2010) the firm to repair the defective equipment in all the districts by 30 June 2010, the response of the firm was poor and complaints were made by almost all District Collectors about the negligence of the firm in repairing the system. But Government took no action to impose liquidated damages on the firm for defective installation and non-execution of repair works. It was also seen that final payment amounting to ₹ 12.82 lakh was made to the firm in November 2011.

Absence of trained staff

Trained and experienced personnel were required for operating the system. Training was given (May 2010) to selected revenue staff of all districts for handling the EWS equipment. No action was, however, taken by the Department to give training to other staff when the trained personnel were promoted or transferred. As per information obtained (March 2013) from 13 out of 14 districts, no trained personnel were attached with the EWS in nine¹⁵⁵ districts.

SDMA issued Tsunami warning on 11 April 2012 to nine¹⁵⁶ coastal districts. But warning could be disseminated to the public through the EWS only in

¹⁵² As per replies received from 13 districts

¹⁵³ 289 units x ₹ 80,956.36 per unit = ₹ 2.34 crore

¹⁵⁴ As per installation reports, Equipments purchased under UNDP-DRM programme and TEAP had warranty till October 2010-January 2011 and January 2011-April 2011 respectively

¹⁵⁵ Alappuzha, Kannur, Kasaragod, Kozhikode, Malappuram, Palakkad, Thiruvananthapuram, Thrissur & Wayanad

¹⁵⁶ Alappuzha, Ernakulam, Kannur, Kasaragod, Kollam, Kozhikode, Malapuram, Thiruvananthapuram and Thrissur

Ernakulam and Kollam districts. In the remaining seven districts, services of EWSs could not be utilised and only conventional methods were followed. Based on the requirement of SDMA, the Institute of Land and Disaster Management (ILDm) conducted an assessment of the EWSs in the State. ILDM proposed (October 2012) to SDMA a project for revamping VHF radio communication system at a total cost of ₹1.10 crore, which included creation of Telecommunication Wing, Maintenance Station, Training and replacing of damaged equipment. However, SDMA had not taken any decision so far.

Thus, due to failure of the department in ensuring proper installation, maintenance of the EWSs and providing trained staff, equipment costing ₹ 2.34 crore were lying idle in the places of installation. The objective of issuing early warnings through VHF to the public in the event of calamities and failure of other means of communication systems, therefore, could not be achieved.

The Secretary, SDMA stated (October 2013) that revamping the system by incurring such huge expenditure might not be viable and hence alternative measures such as handing over or repair and maintenance of the systems to the police communication wing were identified. It was also stated that the matter would be placed in the next SDMA meeting.

The above issues were referred to Government in September 2013; their reply had not been received (January 2014).

WATER RESOURCE DEPARTMENT

3.10 Failure to implement Jalamani Programme for providing safe drinking water facility to rural school children

Despite availability of funds, Jalamani programme, specifically intended for improving the supply of quality of potable water to the students of rural schools, could not be implemented even after four years due to lack of co-ordination among various agencies.

Jalamani programme, a 100 per cent Centrally Sponsored Scheme (CSS), was launched (2008) by Government of India (GOI) with the objective of providing potable and adequate quantity of drinking water to students in rural schools by installing a standalone water purification system. GOI sanctioned (January 2009) ₹ 2.56 crore for installation of water purification system in 1282 schools in the State and the entire amount was released to the State Government/Kerala Water Authority (KWA) in March 2009.

On receipt of the funds, in a meeting convened (March 2009) for implementation of the project by Additional Chief Secretary with the Secretary General Education Department, Managing Director KWA, State Project Director Sarva Siksha Abhiyan (SSA) and the Director of Public Instruction, it was decided that the General Education Department (GED) would identify 1282 rural schools on or before 15 April 2009 and report to KWA, the nodal agency for implementation of the project. The GED did not furnish the required details despite repeated efforts made by KWA.

Meanwhile, a State Level Implementation Committee (SLIC) under the chairmanship of Additional Chief Secretary, Water Resources to review/monitor the pace of implementation and a Technical Committee under the Chairmanship of Secretary, Water Resources to finalise appropriate system and to invite tenders were constituted (June 2009) in accordance with the scheme guidelines. As the list of schools with the required details was not furnished by GED, KWA identified 502 schools for the implementation of the scheme in the first phase and the list was approved (March 2010) by the Technical committee.

Tenders were invited (August 2010) and supply orders (January 2011) were issued to two firms viz. M/s. Membrane Filters (India) Pvt. Ltd and M/s. Amara Aqua Systems for the installation of water purifiers in 396 and 106 schools respectively. But, the second firm did not respond to the work order.

M/s. Membrane Filters completed (April 2012) installation work in 388 schools. Against a release of ₹ 1.44 crore, the KWA incurred an expenditure of ₹ 0.27 crore and a balance of ₹ 1.17 crore is lying with KWA. In addition to the above, an unspent balance of ₹ 1.12 crore lies with the State.

For the second phase KWA reminded (January 2011) the agency implementing the SSA to furnish the list of the remaining schools. However, they provided the list only in December 2011. Tenders were invited for installing the purification system in 886 rural schools (March 2012). The tender was cancelled (February 2013) as only one firm participated in the tender and their systems were not having the stipulated efficiency. After deliberations, the High level Technical committee of the KWA short listed (July 2013) three firms for the second phase and systems were installed by M/s Eureka Forbes in 148 schools (January 2014).

Audit noticed that the SLIC failed to co-ordinate the various implementing agencies such as GED, SSA and KWA and monitor the pace of implementation of the scheme. There were delay on the part of GED to provide the list of needy schools and KWA to identify the best water purification system in the market. Thus, the laxity on the part of SLIC, GED and KWA resulted in undue delay in implementation of a 100 per cent CSS for more than four years, besides depriving the benefit of potable drinking water facility to the students in rural areas, despite the availability of sufficient funds.

Government stated (August 2013) that earnest effort were being taken to utilise the funds allotted by GOI for implementation of Jalamani programme and it would be completed within six months and thereby students in rural schools would have access to safe drinking water.

The fact remains that the systems were installed only in 536¹⁵⁷ out of the 1282 rural schools envisaged.

¹⁵⁷ 388+148 = 536

3.11 Inordinate delay in implementation of a Water Supply Scheme

Formulation of a water supply scheme by Kerala Water Authority without consulting Panchayath authorities resulted in an unfruitful expenditure of ₹ 37.83 crore.

Government accorded sanction (September 2007) for Water Supply Scheme to Payyannur Municipality under the Urban Infrastructure Development Scheme for Small and Medium Towns (UIDSSMT) at an estimated cost of ₹ 40.19 crore. The amount was to be shared by the Government of India, State Government and Payyannur Municipality in the ratio 80:10:10. The scheme was intended to benefit a population of 95,009 in Payyannur Municipality and was scheduled to be completed by December 2010. While water for the scheme was to be drawn from the upstream of Kuppam river at Mangara in Chapparappadavu Panchayath, the beneficiaries were the people of Payyannur Municipality.

Tenders were invited by dividing the scheme into six¹⁵⁸ packages. All the packages, except package IV, were started in March 2009. The package IV was not commenced as the tenders were cancelled due to quoting of higher rates. The work of package I (Intake well-cum Pump house) and package II (Treatment plant) which commenced in March 2009 were forced to stop in June/November 2009 after incurring an expenditure of ₹ 6.48 crore due to public protest against the construction of an open well at the source fearing drying up of river water and salinity intrusion. The works on packages III and V, however, were continued and an expenditure of ₹ 31.35 crore was incurred (December 2013).

A series of discussions with the local people at various levels were held and a consensus was reached in July 2012 to change the source to Kadumkayam, about two kilometers downstream. It was also decided to construct a regulator-cum-bridge at Kattampally Kadavu to prevent salinity intrusion. However, it was not materialised. It was also noticed that the Secretary of the Panchayath warned (October 2013) the Executive Engineer, Kannur Division, KWA against resuming construction in that area. The entire work remained standstill after incurring an expenditure of ₹ 37.83 crore.

Audit noticed that Kerala Water Authority (KWA) had not done any consultation with the Panchayath authorities where the source of water is situated. As the source of water and the beneficiaries of the scheme were under two different Local Self Government Institutions, the lack of consultation between KWA and the Panchayath resulted in difficulties in implementing the scheme.

Government stated (August 2013) that the progress of the work was affected due to protest from the local people which was totally unexpected. It was also stated that the practice of getting prior permission from the Panchayath

¹⁵⁸ Package I: Intake well cum pump house and pumping main; Package II: 14 MLD water treatment plant and GL sump; Package III: Gravity Main; Package IV: Construction of Weirs; Package V: Distribution network; Package VI: Supply and erection of generator, transformers and pump set and road restoration works

concerned, where intake structure was located in rivers, flowing through different Panchayaths would be a major hurdle in planning water supply projects. Government added that the Administrative Sanction was accorded by the Local Self-Government Department and hence no separate discussion was conducted with the Panchayath while preparing the Detailed Engineering Report.

However, the fact remains that, due to lack of consultation prior to firming up the source which is the most critical part of the scheme, the expenditure of ₹ 37.83 crore incurred remains unproductive. The possibility of deriving intended benefit out of the project in the near future appears to be remote in view of the Panchayath's stiff resistance.

Thiruvananthapuram,
The

(N. NAGARAJAN)
Accountant General
(General and Social Sector Audit), Kerala

Countersigned

New Delhi,
The

(SHASHI KANT SHARMA)
Comptroller and Auditor General of India

A P P E N D I C E S

Appendix 1.1
Year-wise break up of outstanding Inspection Reports (IRs) as of 30 June 2013
(Reference: Paragraph 1.7.1; Page 10)

Year	Social Justice Department		Labour and Rehabilitation Department		Cultural Affairs Department		Total	
	No. of IRs	No. of Paragraphs	No. of IRs	No. of Paragraphs	No. of IRs	No. of Paragraphs	No. of IRs	No. of Paragraphs
Upto 2008-09	3	11	10	17	45	118	58	146
2009-10	4	13	5	12	7	20	16	45
2010-11	16	47	6	18	17	77	39	142
2011-12	3	9	4	25	22	115	29	149
2012-13	32	155	3	16	14	116	49	287
Total	58	235	28	88	105	446	191	769

Appendix 1.2
Details of Action Taken Notes pending as of September 2013
(Reference: Paragraph 1.7.3; Page 10)

Sl. No.	Department	2008-09	2010-11	2011-12	Total
1	General Education			1	1
2	Health & Family Welfare	2	2	1	5
3	Home			1	1
4	Labour and Rehabilitation			2	2
5	Information and Public Relations		1		1
6	SC/ST Development			1	1
7	Social Justice			1	1
	Total	2	3	7	12

Appendix 1.3
Statement showing the details of paragraphs pending discussion
by the Public Accounts Committee as of September 2013
(Reference: Paragraph 1.7.4; Page 10)

Sl. No.	Name of Department	2008-09	2009-10	2010-11	2011-12	Total
1	Consumer Affairs			1		1
2	General Administration			1		1
3	General Education		1		1	2
4	Health and Family welfare	3	4	2	2	11
5	Home			1	1	2
6	Information and Public Relations			1		1
7	Labour and Rehabilitation				2	2
8	Legislative Secretariat			1		1
9	Scheduled Castes/Scheduled Tribes Development				1	1
10	Social Justice				1	1
	Total	3	5	7	8	23

Appendix 2.1
Availability of Infrastructure
(Reference: Paragraph 2.1.8.2; Page 16)

Sl. No.	Particulars	Taluk Hospital		District Hospital		General Hospital		W&C Hospital	
		Required as per norms	Available	Required as per norms	Available	Required as per norms	Available	Required as per norms	Available
1	Operation Theatres	23	14	5	5	3	3	2	2
2	Labour Rooms	23	17	5	4	3	1	2	2
3	Laboratory	23	22	5	5	3	3	2	2
4	Communicable diseases ward	23	4	5	3	3	2	2	2
5	Geriatric & Palliative care ward	23	3	5	0	3	2	2	1
6	Limb fitting Centre	0	0	5	0	3	2	0	0
7	Burns Unit	0	0	5	0	3	0	0	0
8	Infertility Clinic	0	0	0	0	0	0	2	1

Appendix 2.2
Status of bed strength in hospitals
(Reference: Paragraph 2.1.8.3; Page 18)

Sl. No.	Hospital	Proposed as per norms	Sanctioned	Number of beds available
Taluk Hospitals				
Thiruvananthapuram				
1	TH Nemom	250	61	59
2	TH Varkala	250	64	105
3	TH Attingal	250	60	60
Alappuzha				
4	TH Kayamkulam	250	125	134
5	TH Chengannur	250	140	104
6	TH Haripad	250	150	150
7	TH Cherthala	250	251	231
8	TH Thuravur	250	24	21
9	TH Pulinkunnu	250	106	106
Kasaragod				
10	TH Thrikkariapur	250	42	42
11	TH Nileshwaram	250	48	48
Idukki				
12	TH Thodupuzha	250	144	204
13	TH Adimali	250	66	117
14	TH Peerumedu	250	54	68
15	TH Nedumkandam	250	106	106
Thrissur				
16	TH Chelakkara	250	32	49
17	TH Irinjalakuda	250	216	216
18	TH Kodungallur	250	176	176
19	TH Chavakkad	250	140	126
20	TH Chalakudy	250	144	121
21	TH Vadakkanchery	250	117	117
22	TH Pudukkad	250	75	75
23	TH Kunnamkulam	250	124	124
District Hospitals				
24	DH Peroorkada	500	337	337
25	DH Idukki	500	130	155
26	DH Kanhangad	500	400	292
27	DH Mavelikkara	500	347	317
28	DH Thrissur	500	240	350
General Hospitals				
29	GH Kasaragod	500	212	246
30	GH Alappuzha	500	470	470
31	GH Thiruvananthapuram	500	747	666
W&C Hospitals				
32	W&C Alappuzha	500	308	308
33	W&C Thiruvananthapuram	500	428	428

Appendix 2.3
Status of diagnostic equipment
(Reference: Paragraph 2.1.9.2; Page 19)

Sl. No.	Name of Hospital	ECG	X-Ray	Ultra Sound Scanner
Taluk Hospital				
1	TH Nemom	X	X	X
2	TH Varkala	✓	✓	X
3	TH Attingal	X	X	X
4	TH Kayamkulam	✓	✓	X
5	TH Chengannur	✓	✓	X
6	TH Haripad	✓	✓	X
7	TH Cherthala	✓	✓	X
8	TH Thuravur	✓	✓	X
9	TH Pulinkunnu	✓	✓	✓
10	TH Thrikkarippur	✓	X	X
11	TH Nileshwaram	✓	X	X
12	TH Thodupuzha	✓	✓	✓
13	TH Adimali	✓	✓	✓
14	TH Peerumade	✓	✓	X
15	TH Nedumkandam	✓	✓	X
16	TH Chelakkara	✓	✓	X
17	TH Irinjalakuda	✓	✓	X
18	TH Kodungallur	✓	✓	X
19	TH Chavakkad	✓	✓	X
20	TH Chalakudy	✓	✓	✓
21	TH Vadakkancherry	✓	✓	✓
22	TH Pudukad	✓	X	X
23	TH Kunnankulam	✓	✓	✓
Other Hospitals				
24	DH Peroorkada	✓	✓	✓
25	DH Idukki	✓	✓	✓
26	DH Kanhangad	✓	✓	✓
27	DH Mavelikkara	✓	✓	X
28	DH Thrissur	✓	✓	✓
29	GH Kasaragod	✓	✓	X
30	GH Alappuzha	✓	✓	✓
31	GH Thiruvananthapuram	✓	✓	✓
32	W&C Alappuzha	✓	X	✓
33	W&C Thiruvananthapuram	✓	✓	✓

✓ - Available

X - Not Available

Appendix 2.4
Speciality OP services not available in hospitals
(Reference: Paragraph 2.1.11.2; Page 24)

Sl. No.	Name of the Hospital	OP Services not available
I. Taluk Hospitals		
a. Thiruvananthapuram		
1	TH Nemom	Surgery, Gynaecology, Paediatric, Ortho, ENT, Eye, Skin, Psychiatry
2	TH Varkala	Surgery, Skin
3	TH Attingal	ENT, Skin, Psychiatry
b. Alappuzha		
4	TH Kayamkulam	Surgery, Skin, Psychiatry
5	TH Chengannur	Psychiatry
6	TH Haripad	Surgery, Skin, Psychiatry
7	TH Cherthala	Psychiatry
8	TH Thuravur	Surgery, Gynaecology, Eye, Psychiatry
9	TH Pulinkunnu	Surgery, ENT, Skin, Psychiatry
c. Kasaragod		
10	TH Thrikkariappur	Surgery, Ortho, ENT, Dental, Eye, Skin
11	TH Nileshwaram	Surgery, Gynaecology, Paediatric, Ortho, ENT, Dental, Eye, Skin, Psychiatry
d. Idukki		
12	TH Adimali	Skin, Psychiatry
13	TH Peerumedu	Surgery, ENT, Dental, Eye, Skin
14	TH Nedumkandam	Surgery, ENT, Dental, Skin, Psychiatry
e. Thrissur		
15	TH Chelakkara	Surgery, ENT, Dental, Eye, Skin, Psychiatry
16	TH Irinjalakuda	Psychiatry
17	TH Kodungallur	Psychiatry
18	TH Chavakkad	Surgery, Skin, Psychiatry
19	TH Vadakkanchery	Skin, Psychiatry
20	TH Pudukkad	Surgery, Ortho, ENT, Dental, Eye, Skin, Psychiatry
21	TH Kunnankulam	Skin, Dental
II. District Hospital		
22	DH Peroorkada	Psychiatry
23	DH Idukki	Skin, Psychiatry
24	DH Mavelikkara	Skin
III. General Hospital		
25	GH Alappuzha	Gynaecology
26	GH Thiruvananthapuram	Gynaecology
IV. W&C Hospital		
27	W&C Alappuzha	Medical, Surgery
28	W&C Thiruvananthapuram	Surgery

Appendix 2.5
Details showing the availability of infrastructure/services
(Reference: Paragraph 2.2.9.1; Page 34)

FACILITIES IN CHCs (8)		
	Required as per IPHS norms	Not available
Infrastructure		
Waiting area	8	2
Operation theatre	8	1
IP Wards	8	0
Labour room	8	1
Laboratory	8	0
X-ray room	8	6
Blood storage	8	7
Pharmacy	8	0
Ambulance	8	6
Services		
Specialist services	8	7
Emergency Service	8	4
24 hour delivery services	8	7
Essential & Emergency Obstetrics care	8	7
Essential New Born Care and resuscitation	8	7

FACILITIES IN PHCs (20)		
	Required as per IPHS norms	Not available
Infrastructure		
Out Patient Room	20	0
Waiting area	20	2
Labour room	20	17
Laboratory	20	11
Cold Chain room	20	8
Separate public utilities for male/female patients	20	11
Services		
Out-patient services	20	0
Delivery services	20	20
New born care	20	17
Emergency services	20	16
Ante-natal care	20	1
Facilities under JSY	20	5

Appendix 2.6
Schools without adequate infrastructure facilities
(Reference: Paragraph 2.2.10.5; Page 40)

Sl. No.	Infrastructure to be available with Schools	Primary schools (207)		Secondary & Higher Secondary Schools (77)	
		Govt.	Aided	Govt.	Aided
1	Sanitation facilities for girls	58	60	50	22
2	Sanitation facilities for boys	59	60	52	20
3	Schools with kitchen for noon-meal programme	36	11	16	3
4	Barrier-free access to children with special needs	24	26	17	7
5	Library	5	3	2	--
6	Schools with electricity connection	43	33	17	3
7	Sufficiency of furniture	78	28	33	4
8	Play ground	54	12	16	1
9	Boundary walls	28	44	11	10

Appendix 2.7

**List of works included in the Five-year Plan/Annual Proposals of KSSC but not taken up for execution
(Reference: Paragraph 2.3.6.1; Page 53)**

Sl. No.	Name of project	Year in which the work was included in Annual Plan
1	Volleyball Academy, Kakkattil, Kozhikode	2011-12, 2012-13
2	Indoor Stadium, Wayanad	2007-08, 2009-10, 2011-12, 2012-13
3	Swimming Pool, Palluruthi	2007-08, 2009-10, 2010-11, 2011-12
4	Astroturf, UC College, Aluva	2007-08, 2009-10
5	Water Sports Academy, Puthuvipe	2007-08, 2009-10
6	Volleyball Academy, Pathanamthitta	2007-08, 2009-10, 2010-11, 2011-12, 2012-13
7	Indoor Stadium, Kollam	2007-08, 2009-10, 2010-11, 2011-12, 2012-13
8	Conditioning Hall and Health Club	2007-08, 2009-10
9	Research and Development Centre for Sports Medicine	2007-08, 2009-10
10	Women's Academy, Chadayamangalam	2007-08, 2009-10
11	Rajiv Gandhi Sports Information Centre	2007-08, 2009-10

Appendix 2.8
Details of ten incomplete works
(Reference: Paragraph 2.3.8; Page 56)

A. Works executed through LSGIs and DSCs

(₹ in crore)

Sl. No.	Year of proposal	Name of work	Name of implementing agency	Name of funding agency	Project cost	Total assistance released (March 2013)	Percentage of assistance	Status of completion
1	October 2000	Construction of PP Esthose Memorial Municipal Stadium at Muvattupuzha	Muvattupuzha Municipality	DS&YA	4.10	3.09	75	Nearing completion
2	February 2004	Construction of Municipal Stadium at Alappuzha	Alappuzha Municipality	DS&YA	16.74	13.25	79	85 per cent completed
3	January 2008	Renovation of Football Stadium at Kottappady Maidan	District Sports Council, Malappuram	KSSC	2.63	1.50	57	Structure completed
4	October 2008	Construction of Sports Complex at Nedumkandam Phase I and II	Nedumkandam Panchayath	DS&YA	13.59	3.00	22	Phase I completed, work of second phase (dormitory) not completed
5	June 2009	Construction of Football Academy and Sports Complex at Manjeri	District Sports Council, Malappuram	DS&YA	11.00	3.25	29	Phase I (Stadium & Hostel civil work) 90 per cent completed
6	December 2009	Construction of Indoor Stadium at Palakkad	District Sports Council, Palakkad	KSSC	13.25	0.50	4	Under implementation
7	September 2010	Renovation of Stadium at Thalassery	Thalassery Municipality	DS&YA	2.50	1.00	40	Not yet started ÷
Total					63.81	25.59		

B. Works executed through KSSC

(₹ in crore)

Sl. No.	Year of proposal	Name of work	Project cost	Expenditure	Remarks (December 2013)
1	2000	Aquatic Complex at Pirappancode	5.80	11.02	The contractor abandoned work in April 2001. There was delay in termination of contract (May 2003) and re arrangement (February 2005) of work was delayed. There was delay in arranging filtration work.
2	2005	District Sports Complex, Sreepadam, Attingal	3.84	7.08	Original contract was terminated (July 2009) and the balance work re-arranged (November 2009). Estimated cost over-run ₹ 1.14 crore. Volleyball and basketball courts are yet to be completed.
3	2010	Jinachandra Stadium Wayanad	4.85	0.30	During execution, the estimate was revised and the sanction for the revised estimate is awaited.
Total			14.49	18.40	

Appendix 2.9
Statement of 25 works executed by National Games Secretariat
(Reference: Paragraph 2.3.11.2; Page 59)

Sl. No.	Name of work	Project cost (₹ in crore)	Expenditure incurred as on 31.12.2013 (₹ in crore)	Physical progress as on 31.12.2013 (in per cent)
1	Trap and Skeet facility, Mookkunnimala	1.57	0.03	-
2	Lawn Bowl court CIAL, Kochi	1.08	0.05	-
3	Games Village	60.00	1.80	1
4	Tennis Complex, Kumarapuram	2.49	0.31	25
5	Indoor Stadium, Thriprayar	1.09	0.04	25
6	Rajiv Gandhi Stadium, Kochi	10.23	1.79	35
7	KWA Swimming Pool, Thiruvananthapuram	10.71	3.19	40
8	Indoor Stadium, Kannur	43.79	11.76	55
9	Greenfield Stadium, Karyavattom ¹⁵⁹	0	0	58
10	Shooting Range, Vattiyoorkavu	17.10	4.82	60
11	Corporation Stadium, Kozhikode	20.31	11.51	60
12	New Hockey Stadium, Kollam	17.55	10.24	65
13	Corporation Stadium, Thrissur	10.10	3.57	65
14	Squash Court, CSN Stadium, Thiruvananthapuram	5.50	2.05	75
15	Chandrasekharan Nair Stadium, Thiruvananthapuram	5.62	3.69	82
16	Sreepadam Stadium, Attingal	1.53	0.07	87
17	Swimming Pool, Pirappancode	1.70	0.27	90
18	Indoor Stadium, Thrissur	7.36	5.41	96
19	Jimmy George Indoor Stadium, Thiruvananthapuram	11.70	5.14	99
20	Agricultural College Indoor Stadium, Vellayani	3.30	2.04	99
21	University Stadium, Thiruvananthapuram	10.56	5.28	100
22	IRC Shanghumugham	3.52	2.61	100
23	Lalbahadur Shastri Corporation Stadium, Kollam	6.89	6.41	100
24	V.K.K.Menon Indoor Stadium, Kozhikode	6.54	4.88	100
25	New Stadium at Medical college, Kozhikode	14.68	10.36	100
Total		274.92	97.32	

¹⁵⁹ Developed Under Design Build Operate Transfer method

Appendix 2.10
Status as on 31 March 2013 of major incomplete schemes test-checked in Audit
(Reference: Paragraph 2.4.8; Page 69)

Sl. No.	Description of scheme	Status of the scheme	Audit analysis
(i)	Comprehensive Water Supply Scheme covering eight villages (Kunnumel and adjoining) in Kozhikode district		
	Naripetta, Kayakody and Valayam villages were part of the Comprehensive Water Supply Scheme covering eight villages (Kunnumel and adjoining). All the schemes together have certain common components ¹⁶⁰ and individual components. Status of work in Naripetta, Kayakody and Valayam villages are as follows:		
	(a) Accelerated Rural Water Supply Scheme (ARWSS) to Naripetta		Reasons for the delays were: <ul style="list-style-type: none"> • Lack of synchronization in execution of components. • Failure to ensure availability of land before taking up the scheme. • Cost escalation due to time overrun and consequent insufficiency of funds.
	Source: Kuttiady river Population to be benefited: 34250 in 2019 AS : April 2000 for ₹ 2.95 crore Expenditure as on 31 March 2013: ₹ 1 crore	Only Ground Level Service Reservoir was completed. The remaining components viz., Clear Water Gravity Main and laying of distribution system were not completed (March 2013).	
	(b) Accelerated Rural Water Supply Scheme (ARWSS) to Valayam		
	Source :Kuttiady river Population to be benefited : 23750 in 2019 AS : April 2000 for ₹ 3.07 crore Expenditure as on 31 March 2013: ₹ 1.28 crore	Only the Over Head Service Reservoir was completed and the remaining component distribution system was yet to be completed (March 2013).	
	(c) Accelerated Rural Water Supply Scheme (ARWSS) to Kayakodi		
	Source :Kuttiady river Population to be benefited : 35000 in 2019 AS : April 2000 for ₹ 2.51 crore Expenditure as on 31 March 2013: ₹ 0.71 crore	The components of the scheme were clear water gravity main, ground level service reservoir and distribution system. None of the components were completed (March 2013).	
	Reply of K WA: The Executive Engineer, Project Division, Kozhikode replied that the main reasons for the delay in completion of the schemes were delay in handing over the required land by the Panchayaths, cancellation of tenders as the contractors quoted high rates and consequent retender.		
(ii)	Comprehensive ARWSS to Vandanmedu and Anakkara villages in Idukki District		
	Source : Amayar river Population to be benefited : 51304 in 2018 AS : March 1996 for ₹ 5.29 crore Expenditure as on 31 March 2013: ₹ 5.19 crore	All components except the construction of weir, across the river at five meter height at the source, were completed. Grama Panchayath had assured to acquire and provide the required land for weir free of cost. As the land (cardamom estate) would be submerged on construction of the weir, the Grama Panchayath failed to acquire the land and the scheme could not be completed and commissioned.	Failure to ensure the source before taking up the drinking water scheme led to failure of the scheme and an unproductive expenditure of ₹ 5.19 crore.

¹⁶⁰ In-take well-cum-pump house, raw water pump set, raw water pumping main, water treatment plant with clear water sump, clear water pump sets, clear water pumping main, ground level balancing reservoir, installation of transformer and power supply were common

Sl. No.	Description of scheme	Status of the scheme	Audit analysis
	Reply of KWA : KWA stated that the tenders for intake well and weirs were invited simultaneously, but unfortunately the work of weir got struck due to problems of the adjacent plantations. The maintenance work in the WTP including security arrangements could not be met from the original project amount and hence the premises happened to be in a condition of disorder.		
(iii)	Augmentation of Water Supply Scheme to Kumily, Idukki District		
	Source :Periyar lake Population to be benefited : 54,100 in 2026 AS issued in 2003 for ₹ 5.7 crore Expenditure as on 31 March 2013: ₹ 10.59 crore	Works related to Raw Water Pump set, raw water pumping main, Reservoir and sump, clear water pumping main and clear water gravity main were completed. The works related to WTP and Distribution system were arranged, but not completed (March 2013)	Reasons for the delays were: <ul style="list-style-type: none"> • Failure to ensure suitable land for WTP before taking up the scheme. • Failure to synchronise the execution of the components led idling of many completed components. • There was cost escalation of ₹328 lakh at absolute value due to estimate revision caused by time overrun.
	Reply of KWA: The Executive Engineer stated that the first site obtained for WTP was not suitable for construction. Suitable land was obtained too late and the work is in progress (May 2013).		
(iv)	ARWSS to Azhiyur – Technology Mission Scheme, Kozhikode District		
	Source : Vanimel river Population to be benefited : 44250 in 2018 AS : October 2002 for ₹ 7 crore Expenditure as on 31 March 2013: ₹ 5.88 crore	All the components of the scheme were completed, except Construction of overhead service reservoir at Karappakkunnu for Zone I, laying Pumping main at Railway crossing at Mukkali and Construction of a Check Dam. Though permission for railway crossing was sought in October 2005, the sanction from Railways was received in February 2010. The balance work was tendered for the fourth time and was awarded to another contractor in December, 2012 for ₹ 32 lakh.	Reasons for the delays were: <ul style="list-style-type: none"> • Lack of co-ordination with Railways for getting permission for rail-crossing. • Termination of original contract for construction of an overhead service reservoir and its rearrangement. • The check dam envisaged at a cost of ₹ 0.50 crore was not taken up for execution
	Reply of KWA: Specific reply not furnished by KWA.		
(v)	Comprehensive Water Supply Scheme to Manimala and adjoining villages, Kottayam District		
	Source : Manimala river Population to be benefited : 61750 in 2019 AS : Phase I – April 2000 for ₹ 4.60 crore Phase III- April 2000 for ₹ 1.06 crore Phase II–February 2008 for	The scheme consisted of 11 Components/Packages. In-take well, raw water pumping main and WTP were common to all phases. Common component work of raw water pumping main was not completed. Also, clear water pumping main for phase III and part of distribution system to be completed. One component (construction of a weir) was	The reasons for the delay were : <ul style="list-style-type: none"> • Injudicious extension of time of completion. • Failure to ensure availability of land for WTP and reservoir before

Sl. No.	Description of scheme	Status of the scheme	Audit analysis
	₹ 11 crore Expenditure as on 31 March 2013: ₹ 18.81 crore	not yet taken up. Scheme was not commissioned (May 2013).	taking up of the scheme resulted in delay in implementation of components.
	Reply of KWA: The Executive Engineer, Project Division, Kottayam stated that there was proposal with the Irrigation Department for construction of the weir. He stated that the delay in the scheme was due to the delay in handing over site for WTP and reservoir by the Panchayath.		
(vi)	Comprehensive Accelerated Rural Water Supply Scheme to Thirunavaya and adjoining villages, Malappuram		
	Source : Bharathapuzha river Population to be benefited : 215500 in 2029 AS : Phase I-January 2003 for ₹ 31 crore Phase III-January 2003 for ₹ 11.65 crore Expenditure as on 31 March 2013: ₹ 16.60 crore	Only five components of the scheme were completed which included two major works viz., (i) WTP and (ii) sump, pump house, drainage and valve chamber at Kuttikalathani. Works in respect of seven components, including raw water pumping main, clear water pumping mains, three overhead reservoirs and well at source were on-going (May 2013). Works of two components were in tender stage (March 2013). Estimates of four components were in finalisation stage. Five components were yet to be taken up.	Reasons for the delay were: <ul style="list-style-type: none"> • There was delay in tender finalisation; • Recasting of estimates due to omission, errors and revision of SoRs contributed to further delay; • Lack of co-ordination with National Highway Authority of India in obtaining permission for road cutting also contributed to the delay.
	Reply of KWA: The Superintending Engineer, P.H. Circle, Kozhikode replied that there was delay in finalising the estimate due to error, omission, revision of SoR, high rate quoted by the lowest tenderers, various level negotiation process, cancellation of tender, shortage of staff, deficiency of the existing method of work execution, attitude of individuals etc.		
(vii)	Comprehensive Accelerated Rural Water Supply Scheme to Ettumanur and adjoining villages, Kottayam		
	Source : Meenachil river Population to be benefited : 341634 in 2018 AS: Phase I-May 1998 for ₹9.38 crore Phase II-May 1998 for ₹14.19 crore Expenditure as on 31 March 2013: ₹31.13 crore	Out of the 15 packages, works relating to Six packages alone could be completed (March 2013). Works in three components were in progress. The remaining five components were yet to be taken up for execution.	Reasons for the delays were: <ul style="list-style-type: none"> • Execution of works began from 2008-09 onwards only. • There was lack of co-ordination with Railways. Railways denied permission for rail-crossing for raw water pumping main. There was delay in getting permission for railway-crossing for laying clear water pumping main and clear water gravity main. • There was inordinate delay in

Sl. No.	Description of scheme	Status of the scheme	Audit analysis
			tendering and finalisation of tender in three works. <ul style="list-style-type: none"> Survey work of distribution system was completed after 14 years of according AS.
	<p>Reply of KWA: The reason for the delay was attributed to delay in finalisation of tender due to administrative reasons and delay in getting the required land for over head service reservoir. The survey for distribution system was inordinately delayed as the original Detailed Engineering Report (DER) contained only marginal provision as no detailed design of network was incorporated in the DER.</p>		
(viii)	CARWSS to Kulathupuzha and adjoining villages, Kollam district		
	Source : Kulathupuzha river Population to be benefited : 132725 in 2001 AS : October 1993 for ₹ 4.18 crore Expenditure as on 31 March 2013: ₹ 11.86 crore	The initial AS was issued in 1993 under LIC aided scheme. The land required for WTP and overhead service reservoir could not be taken possession until November 2002. In the meantime, LIC stopped the loan and backed out from the assistance. The scheme was re-arranged under ARWSP. As of May 2013, five components were completed, work of one component was in progress, three components of distribution line were tendered and three were not arranged. Construction of clear water sump and pump house could not be taken up as land was not handed over by the Panchayath.	Reasons for the delays were: <ul style="list-style-type: none"> There was failure to ensure land for WTP and overhead service reservoir before taking up the scheme.
	<p>Reply of KW A: Executive Engineer, Project Division, Kollam stated that the reason for the inordinate delay in execution was due to the delay in getting land from the PRI.</p>		
(ix)	CARWSS to Vellathooval – Konnathad, Idukki		
	Source : Muthirapuzha river Population to be benefited : 91750 in 2019 AS : February 2000 for ₹ 20.70 crore Expenditure as on 31 March 2013: ₹ 11.58 crore	Well-cum-pump house, one over head service reservoir, ground level service reservoir, four sumps and four pump houses were completed. Work of WTP, raw water pumping main and distribution system were in progress. Works relating to two clear water pumping mains and seven clear water gravity mains were awarded. The works of one sump, one pump house, erection of pump sets and electrification remains to be arranged.	Reasons for the delays were: <ul style="list-style-type: none"> Delay in finalisation of estimate and tenders, Lack of co-ordination with PWD for obtaining permission for road-cutting. Failure to ensure availability of land before taking up of the scheme which resulted in delay in commencing the scheme.
	<p>Reply of KWA: Executive Engineer, Project Division, Kattappana attributed the reasons for the delay in completion to delay in handing over the required land, delay in finalising the tenders at the M.D.'s office and delay in obtaining pipes, etc.</p>		

Note: The work at Sl. No. (i) - Comprehensive Water Supply Scheme in Kozhikode district includes three sub-works. Taken all together, there are 11 schemes cited in this Appendix

Appendix 3.1
FDWs retained in schools due to lack of information about the beneficiaries
(Reference: Paragraph 3.1.4; Page 84)

Sl. No.	Name of DEO	Name of School	No. of FDWs kept in school as students have left after the academic year
1	Thiruvananthapuram	GGHSS Cottonhill	144
2	Attingal	SSVHS Chirayinkil	4
3	Kollam	SNSMHSS Elampalloor	4
4		GLVHS Kadappa, Mynagapally	4
5		Vimala Hrudaya HS Pattathanam	6
6	Kottarakkara	GHS (Girls) Kadampanad	7
7		VGSS Ambikodayam HSS	1
8	Wandoor	GHS for Girls, Wandoor	8
9		RMHS Melattur	47
10		GHSS Pookottupadam	6
11		GHSS Thuvvur	1
12		GHSS Thiruvalli	5
13		HS Thachinganadam	1
14	Tirur	NMHSS Thirunavaya	9
15		GBHS Tirur	5
16		GHSS Kandanchery	1
17	Malappuram	National HS Kolathur	1
18	Palakkad	GHS Koduvayur	5
19		MHS Pudunagaram	5
20		KKMHSS Vandithavalam	18
21		GHSS Muthalamada	49
22		GHS Alanallur	5
23		GGHS Nenmara	16
24		HS Mundur	9
25		GHS Koppam	3
26		VMHSS Vadavannur	5
27	Ottapalam	Govt. HS Cherpulassery	1
		Total	370

Appendix 3.2

**List of schools where buildings were not completed and laboratories constructed without adequate facilities
(Reference: Paragraph 3.2.4, Page 88)**

i. List of buildings not completed/handed over

Sl. No.	Name of School
1	GBHSS Karamana, Thiruvananthapuram
2	GHSS Omallur, Pathanamthitta
3	GHSS Vechoochira Colony, Pathanamthitta
4	GHSS Adoor, Pathanamthitta
5	GHSS Kadamanitta, Pathanamthitta
6	GHSS Alappuzha
7	GHSS Thanneermukkom, Alappuzha
8	Government Muhammedan's HSS, Alappuzha
9	GHSS Panjal, Thrissur
10	GHSS Cheruthurthy, Thrissur
11	Government Tribal HSS, Palakkad
12	GVHSS Tamil Chalai, Thiruvananthapuram
13	GVHSS Valathungal, Kollam
14	Government Model VHSS Boys Kollam
15	GVHSS Elanthoor, Pathanamthitta
16	GVHSS North Edapally, Ernakulam

ii. Laboratories constructed without electricity, wash basins, storage facilities, etc.

Sl. No.	Name of School
1	GHSS Kulathummel, Thiruvananthapuram
2	GHSS Thazhava, Kollam
3	GHSS Marayamangalam, Palakkad
4	GHSS Tholannur, Palakkad
5	GHSS Kadambur, Palakkad
6	PCNGHSS Mookuthala, Malappuram
7	GGHSS Madapally, Kozhikode
8	GHSS Pottasserry, Palakkad
9	GVHSS Vakkom, Thiruvananthapuram
10	GVHSS Anchal East, Kollam
11	GVHSS Kaipattoor, Pathanamthitta
12	GVHSS Nedumkandam, Idukki

Appendix 3.3
Details of works taken up under Aerial survey/photogrammetry
(Reference: Paragraph 3.3.3.1; Page 92)

Name of the work	To whom entrusted/ proposed to be entrusted	Fund sanctioned (₹ in crore)	Amount advanced to the agency (₹ in crore)	Status of the implementation as of March 2013
i. Capturing of aerial photos & supply of ortho rectified photos of 312 Sq. Km. area of 31 villages of Thiruvananthapuram Taluk by using hybrid technology of aerial photography plus ground survey.	Survey of India (April 2009)	0.90 (March 2009)	0.90* (Sept 2009)	Though the funds were advanced to Survey of India, the work was not carried out by them. Survey of India neither furnished details of works carried out nor even acknowledged the receipt of funds/furnished UC.
ii. Procurement of ortho rectified Aerial Photographs of three towns of Alappuzha, Thrissur and Palakkad Districts	Survey of India (April 2009)	0.19 (March 2009)	0.19* (Sept 2009)	Though the funds were advanced to Survey of India, the work was neither carried out by them nor even acknowledged the receipt of funds/furnished UC.
iii. Purchase of Aerial photographs of Ernakulam, Palakkad, Thrissur Districts and one taluk of Kasaragod District.	NRSC ¹⁶¹ Hyderabad	4.23 (March 2010 & March 2011)	Nil	Work was not taken up. Out of ₹ 4.23 crore, ₹ 3.48 crore was reallocated/diverted for other purposes ¹⁶² and ₹ 0.75 crore remained unutilised.
iv. Purchase of satellite images of Ernakulam, Thrissur and Palakkad districts for local survey under modern survey method.	MGSA ¹⁶³ (March 2010)	0.28 (March 2010)	0.20 (Oct 2011)	Satellite images were not supplied so far. PD stated that it was decided to call for refund of ₹ 0.20 crore. Balance ₹ 0.08 crore remained un-utilised.
v. Setting up of Photogrammetry Suite and Terminals		0.60 (March 2009)	Nil	Project was not taken up. The funds were reallocated/diverted for other purposes.

* Fund of ₹ 1.09 crore was released by DSLR directly to Survey of India

¹⁶¹ National Remote Sensing Centre

¹⁶² Other purposes include Publishing survey records on website, setting up of Training complex, etc.

¹⁶³ Mission for Geo Spatial Applications, Department of Science & Technology, Government of India

Appendix 3.4
Details of vehicles seized, confiscated and released during 2008-13
(Reference: Paragraph 3.4.3.1; Page 98)

Name of District	No. of vehicles seized	No. of vehicles confiscated	No. of vehicles not confiscated so far	No. of vehicles released without confiscation
Thiruvananthapuram	1930*	--	615	1315
Ernakulam	2969	2662	307	0
Palakkad	2825	1390	937	498
Malappuram	7870	192	7678	0
Kottayam**	--	--	--	--
Total	15594	4244	9537	1813

* Number of vehicles seized and confiscated in Thiruvananthapuram District during 2008-09 was not available.

** The details of vehicles seized, confiscated and released in respect of Kottayam district were not available at District Collectorate Kottayam

Appendix 3.5
Details showing the Receipt and Expenditure (Revenue and Capital)
(Reference: Paragraph 3.5.2; Page 103)

REVENUE (Non Plan)

(₹ in crore)

Year	State Govt. Grant	Revenue Collection	Others	GOI Grant	Total Grant (col.2+col.5)	Total Revenue Receipts	Total Revenue Expenditure
2008-09	107.21	223.87	291.46*	16.05	123.26	638.59*	739.43*
2009-10	167.93	314.80	39.96	15.28	183.21	537.97	611.12
2010-11	199.72	355.40	31.80	14.04	213.76	600.96	586.87
2011-12	191.52	351.96	56.55	11.93	203.45	611.96	623.81
2012-13	228.65	384.49	20.59	36.85	265.50	670.58	699.03
Total	895.03	1630.52	440.36	94.15	989.18	3060.06	3260.26

* including loan amount of ₹ 250 crore availed from Bank towards one time settlement of electricity charges

CAPITAL (Plan)

(₹ in crore)

Year	Financial assistance from the State		GOI Grant	Others	Total Capital Receipts	Expenditure of State Govt.		GOI	Others	Total Expenditure
	Grant	Loan				Grant	Loan			
2008-09	79.00	379.00	90.92	30.01	578.93	69.85	495.37	85.48	68.30	719.00
2009-10	341.61	315.00	139.19	15.61	811.41	308.49	315.57	137.12	57.78	818.96
2010-11	280.86	94.67	134.72	20.73	530.98	183.90	172.91	140.06	43.74	540.61
2011-12	238.16	230.10	112.53	21.26	602.05	259.84	193.07	112.07	15.82	580.80
2012-13	335.55	240.00	212.86	104.62	893.03	348.68	264.38	211.90	97.48	922.44
Total	1275.18	1258.77	690.22	192.23	3416.40	1170.76	1441.30	686.63	283.12	3581.81

Appendix 3.6
Statement of Incomplete Schemes
(Reference: Paragraph 3.5.3.2; Page 104)

(₹ in crore)

Sl. No.	Name of scheme	Year of commencement	Original date of completion	Delay (in months as on July 2013)	Estimated cost	Upto date expenditure	Remarks
1	CARWSS to Kattappana & Ayyappancovil villages	2001	31-3-2006	88	23.14	9.50	Treatment plant not completed
2	CARWSS to Elappara & adjoining villages	2000	31-3-2005	100	21.98	27.52	Gravity mains and distribution not completed
3	CARWSS to Vellathooval and Konnathady villages in Idukki district	2000	31-3-2005	100	25.24	12.17	Pumping main, gravity main – work in progress -80 per cent completed
4	CARWSS to Vandenmedu and Anakara villages	1998	31-3-2001	148	5.29	5.18	Land for construction of weir not surrendered
5	ARWSS to Edacode and adjacent villages	2003	2006	79	7.71	7.27	Pump set erection not completed
6	ARWSS to Kazhakkuttom-Menamkulam (Part) villages	2003	2006	79	3.82	4.49	NH road cutting sanction to be received
7	ARWSS to Iroorpara village	2003	2006	79	5.45	5.45	NH road cutting sanction to be received
8	ARWSS to Varkala phase I	2002	2005	91	5.02	5.09	Balance works included in SLSSC 2010 sanctioned project NRDWP
9	ARWSS to Ottasekharamangalam Phase I	2002	2005	91	8.60	4.43	PWD road cutting sanction to be obtained, power connection not obtained
10	ARWSS to Ottasekharamangalam Phase II	2002	2005	91	12.35	13.28	Power connection not obtained
11	Augmentation of WSS to Kunnathukal Panchayath	2008	31-12-2011	19	16.49	10.21	Land required not handed over by Panchayath
12	RWSS to Azhoor, Kizhuvilam, Keezhattingal villages	2008	31-12-2011	19	18.95	18.25	NH road cutting sanction to be obtained
13	CWSS to Pallichal, Balaramapuram and Vilavoorkal Panchayaths	2008	31-12-2011	19	38.62	13.24	Land to be obtained for OHSR
14	SPAN-UWSS to Kazhakkuttam	2008	17-3-2011	28	7.61	6.77	Railway cutting sanction to be obtained
Total					200.27	142.85	

Appendix 3.7
Details of self-cheques drawn without sanction and shown as disbursement
without supporting vouchers
(Reference: Paragraph 3.6; Page 109)

Self-cheques shown as cash receipts and cash payment without
sanction and supporting vouchers

Sl. No.	Cheque No.	Date of encashment	Amount (₹)
1	488227	08.08.11	58428
2	488265	29.08.11	57016
3	489020	04.10.11	59298
4	501280	27.02.12	76300
Total			251042

Self-cheques not accounted as cash receipt and shown as cash/cheque payments
without supporting vouchers

Sl. No.	Cheque No.	Date of encashment	Amount (₹)
1	489039	21.10.11	73181
2	439243	05.11.11	51923
3	439270	22.11.11	76903
4	439927	09.12.11	76118
5	439938	26.12.11	76198
6	440461	21.01.12	78110
7	440466	03.02.12	73100
8	502033	14.03.12	76300
9	705340	12.07.12	72000
Total			653833
Grand Total			904875

Appendix 3.8
Status of Video Conferencing Facilities in various Prisons/Courts in Thrissur, Ernakulam and Kottayam Districts in May 2013
(Reference: Paragraph 3.8; Page 113)

Sl. No.	Location of Studio	Date of Commissioning	Date since lying idle	Duration of non-functioning in months	Reason for non-utilisation
Thrissur District					
1	Central Prison Viyyur - I	27/06/10	25/04/12	13	Not mentioned
2	Central Prison Viyyur - II				
3	Special Sub Jail, Viyyur - I	27/06/10	21/02/12	15	UPS, ISDN, Battery, VC connection failure
4	Special Sub Jail, Viyyur - II				
5	Sub Jail, Irinjalakkuda	03/07/10	08/11/11	19	Power failure of VC equipments
6	Sub Jail, Chavakkad	27/06/10	21/08/10	33	Power adaptor circuit board burnt
7	District Court Complex, Thrissur - I	17/05/10	05/08/11	33	VC/UPS complaint
8	District Court Complex, Thrissur - II	18/05/10	25/04/12	13	No connectivity to jail
9	JFCM Court, Wadakkancheri	06/08/10	30/10/10	31	VC equipment failure
10	Court Complex, Irinjalakkuda	03/07/10	Not used	35	No connectivity to jail
11	JFCM Court, Chalakkudy	03/07/10	08/11/11	19	No connectivity to jail
12	JFCM Court, Kodungallur	03/07/10	11/10/11	20	TV not working
13	JFCM Court, Chavakkad	01/06/10	NA		UPS not working
14	JFCM Court, Kunnankulam	27/06/10	21/08/10	33	UPS complaint
15	JFCM Court, Civil Station, Irinjalakkuda	14/05/10	25/10/11	19	No connectivity to jail
Kottayam District					
16	Special Sub Jail, Kottayam	01/08/10	15/11/11	19	ISDN failure
17	Sub Jail, Ponkunnam	09/07/10	30/11/11	19	VC, UPS, Battery not working
18	Sub Jail, Pala	14/08/11	10/02/12	15	ISDN, UPS, Battery fault
19	CJM Court, Kottayam	18/07/10	31/10/11	19	ISDN
20	JFCM Court, Ettumanoor	15/07/10	22/10/10	31	ISDN, UPS, battery
21	JFCM Court, Pala	14/08/11	10/12/11	18	ISDN
22	JFCM Court, Erattupetta	14/08/10	Not used	35	ISDN, VC
23	JFCM Court, Kanjirappally	<i>Information not furnished</i>			
24	JFCM Court, Changanasseri	22/07/10	30/11/11	18	UPS, Battery
25	JFCM Court, Vaikom	22/12/10	10/02/12	15	ISDN

Sl. No.	Location of Studio	Date of Commissioning	Date since lying idle	Duration of non-functioning in months	Reason for non-utilisation
Ernakulam District					
26	Sub Jail, Ernakulam	12/08/10	--		Functioning
27	Sub Jail, Mattancheri	28/10/10	18/12/10	29	VC, UPS not functioning
28	Sub Jail, Muvattupuzha	20/04/10	15/10/10	31	Non-availability of VC facilities in nearby Courts
29	Sub Jail, Aluva	12/08/10	12/05/11	25	ISDN failure, UPS, Non-availability of staff
30	New Sub Jail, Kakkanad	12/08/10	29/10/11	19	Non-functioning of VC facilities in Courts
31	District Court Complex, Ernakulam	<i>Information not furnished</i>			
32	JFCM Court, Aluva	<i>Information not furnished</i>			
33	JFCM Court, Perumbavoor	<i>Information not furnished</i>			
34	JFCM Court, Kochi	<i>Information not furnished</i>			

Appendix 3.9
Status of Early Warning Systems as on March 2013
(Reference: Paragraph 3.9; Page 115)

Sl. No.	Districts ¹⁶⁴	No. of installed locations	No. of idle locations	Date since idling
1	Thiruvananthapuram	33	30	For the last 12-15 months
2	Alappuzha	33	33	Since October 2012
3	Kannur	27	27	Date not furnished
4	Ernakulam	34	11	December 2010-July 2012
5	Kottayam	16	16	Since December 2012
6	Palakkad	21	8	For the last 2 - 18 months
7	Thrissur	28	24	Since May 2011
8	Wayanad	20	19	February 2012-October 2012
9	Malappuram	21	16	April 2011-October 2012
10	Idukki	23	23	For the last 12 months
11	Kasaragod	23	23	For the last 24 months
12	Kollam	48	35	For the last 5-24 months
13	Kozhikode	24	24	Date not furnished
	Total	351	289	

¹⁶⁴ Details from Pathanamthitta district not furnished

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