Andhra Pradesh Gram Panchayats (Earmarking of Funds) Rules, 2000

ANDHRA PRADESH India

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Rule

ANDHRA-PRADESH-GRAM-PANCHAYATS-EARMARKING-OF-FUNDS of 2000

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Andhra Pradesh Gram Panchayats (Earmarking of Funds) Rules, 2000Published vide Notification No. G.O. Ms. No. 156, Panchayat Raj and Rural Development (Rules), dated 03.05.2000Last Updated 27th August, 2019No. G.O. Ms. No. 156. - In exercise of the powers conferred by sub-section (1) of Section 75 of the Andhra Pradesh Panchayat Raj Act, 1994 (Act 13 of 1994) and in supersession of the rules issued in G.O. Ms.No. 55, Panchayat Raj, dated the 19th January, 1965, the Governor of Andhra Pradesh hereby makes the following rules relating to earmarking of funds by the Gram Panchayats.

1. Short title.

- These rules may be called the Andhra Pradesh Gram Panchayats (Earmarking of Funds) Rules, 2000.

2. Prohibition of diversion of special funds.

- A Gram Panchayat shall not without the previous sanction of the District Collector divert, even temporarily, any of the following special funds for any purpose other than that for which they are collected: -(1)The proceeds of water tax levied under Section 25 of the Andhra Pradesh (AA) Public Health Act, 1989 for the purpose of providing water supply in such area or part of the Gram Panchayat, it may be tax or additional tax levied under any head of taxation specified under the Andhra Pradesh Panchayat Raj Act, 1994, the net revenue there from is earmarked for expenditure on the execution, maintenance and improvement of water supply in the local area of part thereof

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within which it is levied.(2)The proceeds of the special tax on agriculture lands levied under Section 60(3) (ii) of the Act for any of the following purposes namely: -(a)Construction, maintenance, repair, extension or improvement of water works or drainage works;(b)Lighting by gas or electricity:(c)Construction of road, or a bridge or culvert:(d)Construction of buildings intended to be used for cultural, educational or medical or other allied purposes;(e)Protection of crops against depredation by cattle and petty thefts:(3)The proceeds of the special tax on houses levied under Section 71 of the Act for the purpose of providing for expenses connected with the construction,maintenance, repair, extension or improvement of water or drainage works or the lighting of the public street and public places and other similar works.(4)Loan funds.(5)Special State grant sanctioned for specific purposes.(6)Receipts derived form the sale of capital assets.(7)Income from Endowments and Trusts.(8)Deposits.(9)Earmarked funds for Scheduled Castes, Scheduled Tribes, and Women.