**Notification of the Social Impact Assessment**

Whereas, the Government intends to acquire the following land for construction, Extension and Development of Jethibai Bus Stand, Diu, as the case may be, in the affected area and carry out a Social Impact Assessment Study for public purpose. The study shall be undertaken as per the provision as section 4 of the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013.

<table>
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<tr>
<th></th>
<th>Project Developer</th>
<th>:</th>
<th>Transport Department, Diu.</th>
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</table>

5. Affected Area to be covered under S.I.A.: No area has been notified as per section 3(b).

Social Impact Assessment Activities:

<p>| | |</p>
<table>
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<tbody>
<tr>
<td>1.</td>
<td>Consultations</td>
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<tr>
<td></td>
<td>With stake holders of the proposed area including Diu Municipal Council, Diu</td>
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<td>2.</td>
<td>Survey (Organization undertake the study)</td>
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<td>Mamlatdar/Enquiry Officer, Block Development Officer, Diu, will complete survey of proposed area under acquisition within six months from the date of publication of this Notification.</td>
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<td>3.</td>
<td>Public hearing/s</td>
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<td>S.I.A. Unit will decide the time and place for public hearing before submitting S.I.A. report.</td>
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<tr>
<td>4.</td>
<td>Time line</td>
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<td></td>
<td>S.I.A. report and S.I. Management Plan should be completed within six months from the date of Issuance of this Notification and to be on notice board of Collectorate, Diu and concerned Municipality.</td>
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</tbody>
</table>

If any attempt of coercion or threat is notice/brought to notice, the same will render this exercise null and void.

The contact information of the Social Impact Assessment Unit:

Office of the S.I.A. Unit,
Office of the Collector, Diu.
Collectorate, Diu – 362 520.
Phone No. 02875(252444)

This supersedes earlier Notification No. 65-01-LAQ/2017-18/4941 dated 30/11/2017.

Sd/-
(HEMANT KUMAR)
COLLECTOR, DIU

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File No. G-28011/30/2019-EE DAMAN ELECTRICITY

No. 01/17/SDA/2018-19/15994
U. T. ADMINISTRATION OF DAMAN AND DIU
State Designated Agency, Daman
Electricity Department of Daman and Diu
Daman.

NOTIFICATION

Dated: 28/03/2019

In exercise of the powers conferred by sub-section (4) of section 16 of Energy Conservation Act, 2001 (Act No. 52 of 2001), the Administrator of U.T. of Daman and Diu hereby makes the following rules, for the appointment of authority and administration of the Energy Conservation Fund namely:–

1. Short title and commencement

   (i) These rules may be called the U. T. of Daman and Diu Energy Conservation Funds Rules, 2018.

   (ii) They shall come into force on the date of their publication in the official gazette.

2. Definitions.

   (i) In these rules, unless the context otherwise requires –

       a) “Act” means the Energy Conservation Act, 2001 (Act 52 of 2001) as amended from time to time;

       b) “Government” means Administrator of U. T. of Daman and Diu;

       c) “Fund” means the U.T. of Daman and Diu Energy Conservation Fund constituted under section 16 of the Act;

       d) “State Designated Agency” (SDA) means Electricity Department of Daman and Diu, Daman or any other department notified from time to time, designated as State Designated Agency as per clause (d) of section – 15 of the Act;


   (ii) All words and expression used herein but not defined, shall hence the same in the meaning as respectively assigned to them in the Act.

Could

(i) The Fund shall be created with budgetary support from the Government under the “Energy Conservation (EC) Fund”.

(ii) The Fund shall be credited with all grants and loans that may be made by the Government or Central Government or multi/bilateral cooperation or given by any autonomous body/agency/company/individual body for the stated purpose.

(iii) The Fund may be credited with the proceeds of any tax, levy, duty or cess imposed by Government for the purpose of energy conservation.

(iv) The proceeds of the Fund shall be utilized for the purpose of promotion of and efficient use of energy and its conservation including promotion of renewable energy as demand side management measures in the U.T of Daman and Diu.

(v) The Fund shall be administrated by the State Designated Agency.


The Fund shall be applied –

a) to incur expenditure through State Designated Agency for various awareness programmes for disseminating information to individual consumers, industries, commercial organizations, students, farmers etc., regarding energy conservation and efficient use of energy;

b) to meet the expenditure incurred by the State Designated Agency for training of personnel and specialists for efficient use of energy and its conservation;

c) for promotion of research and development in the field of energy conservation;

d) to develop testing and certification procedure, in creation of testing facilities for certification and verification testing of energy consumption of equipment and appliances;

e) to develop and execute demonstration projects related to energy conservation, energy efficiency, renewable energy and renewable energy applications for encouragement and to contribute in the projects of Bureau, Central Government and multi/bilateral cooperation;

f) to promote the use of energy efficient processes for the equipment, devices and systems;
File No. G-28011/30/2019-EE DAMAN ELECTRICITY

g) to procure/purchase equipment/machinery for execution and implementation of energy efficiency measures;

h) to appoint man-power/agency as required for execution of various functions/activities identified by SDA.

i) to meet the matching grant to the centrally sponsored schemes and schemes of Bureau implemented in the U.T. of Daman and Diu;

j) to meet the expenses incurred by the State Designate Agency for implementing the provisions of the Act;

k) to meet the expenses incurred by SDA on staff for dedicated Energy Conservation cell;

l) to promote renewable energy as demand side measures to conserve electricity;

m) any other activity in relation to promotion and implementation of energy efficiency.

5. State Level Steering Committee

i. The Government shall constitute a state level steering committee with the following members:

   i. The Adviser to Hon’ble Administrator : Chairman
   ii. Secretary/Deputy Secretary (Power) : Member
   iii. Secretary (Finance) : Member
   iv. Executive Engineer (ED-DD) : Member

2. The meeting of SLSC shall be held at least once in every three months.

3. The SLSC shall have the following functions:-

   i. To provide guidance and support to SDA for carrying out the energy conservation activities through SECF;

   ii. To approve the annual budgets for carrying out the energy conservation activities by SDA from the SECF;

   iii. To review and monitor the progress of activities carried out by SDA from funds of SECF; and

   iv. To review the quarterly report of receipts and expenses made by the SDA from the fund.

Contd./—
6. Administration and operation of fund
   i. The State Designated Agency, Daman shall be responsible for administration and operation of funds available under Energy Conservation Fund.

   ii. The State Designated Agency shall prepare the annual budget for activities to be funded from the Energy Conservation Fund before the beginning of the financial year.

   iii. The State Designate Agency shall utilize the Fund as per the approved budget by following the financial rules and procedures and delegation of powers as applicable.

   iv. The State Designated Agency shall maintain separate accounts for the Fund.

   v. The Fund shall be deposited in separate accounts as advised by the Administrator or Finance Department, U.T. of Daman and Diu.

   vi. The State Designated Agency shall operate these accounts as per the rules and regulations applicable to the operation of its other progressive deposit accounts.

7. Conditions applicable to Fund.
   a. The SDA shall invest the surplus Fund in such a way that it earns best possible return on its investment in the Bank/Institutions of the Government of India.

   b. The SDA may use the interest income earned from investment of the Fund to meet its annual recurring and non-recurring expenditure.

8. Area of Applicability.

   Any amount credited to the “Fund” shall not be utilized for any purpose other than the purpose specified in the Act or these Rules.


   The SDA shall prepare in such form and at such time in each financial year as may be prescribed, its annual report, giving full account of its activities during previous financial year, and submit a copy duly approved by SDA to Electricity Department of Daman and Diu.

10. Audit of accounts.

   The accounts of the Fund shall be audited by the Comptroller and Auditor General of India at such intervals as may be specified by him.

a. The Fund shall remain operative so long as the relevant provision of the Act remains in force.

b. At the time of closure of the fund or when the fund is no longer required, all the unspent balance under the same shall be remitted into the Government Treasury.

12. Power to issue instruction.

The Government may issue instruction from time to time not inconsistent with the provisions of the Act and these Rules as they may consider necessary in order to regulate the matter not specifically covered by provisions of these Rules.

13. Power to Remove Difficulties

If any difficulty arises in giving effect to any of the provisions of these rules, the Government may do or undertake, acts by a general or special order direct the SDA to take suitable action not being inconsistent with the provisions of the Act, which appears for the UT Administration to be necessary or expedient for the purpose of removing difficulties.

By order in the name of the Administrator of Daman & Diu

Sd/-

KULDEEP SINGH,
JS (ELECTRICITY)-KS,
O/O
SECRETARY (POWER)

Sd/-
(Kuldeep Singh)
Dy. Secretary (Power)
Daman

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