



## GOVERNMENT OF KERALA

### Abstract

Local Self Government Department - Administrative Sanction of Sewerage projects approved under 2nd tranche of SWAP - Decision of 5<sup>th</sup> SHPSC -sanction accorded- Orders Issued

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### LOCAL SELF GOVERNMENT (WM) DEPARTMENT

G.O.(Rt)No.711/2023/LSGD Dated,Thiruvananthapuram, 25-03-2023

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Read 1 Minutes of the 5th State Level High Powered Steering Committee of AMRUT 2.0 held on 02.03.2023

2 Letter No. SMMU/81/2022/UP1-2 dated 13.03.2023 from the Mission Director, Amrut.

### ORDER

The Mission Director, Amrut, as per the letter read 1st paper above, has informed that the issuance of Administrative sanction for two Sewerage projects were placed in the Committee meeting and the 5<sup>th</sup> SHPSC decided as follows:

2) The committee accorded Administrative Sanction for the sewerage project proposed in Kollam Corporation, amounting to Rs.45.436 Cr. (CAPEX – Rs.39.043 Cr. & OPEX –Rs.6.393 Cr.) and for the sewerage project proposed in Kochi Corporation for an amount of Rs.193.319 Cr. (CAPEX – Rs.185.00 Cr. & OPEX – Rs.8.319 Cr.).

The over and above the SWAP amount shall be borne by the ULBs.

KWA was directed to issue the TS after ensuring technical viability, justified provisions & rates, necessary clearances, provision for reuse of effluent from STPs, 5-year Operation & Maintenance, and only admissible components are included as per AMRUT guidelines.

KWA was also directed to ensure the non-inclusion of operation & maintenance costs, supervision charges, and value of land/ structures required for the project development under Central Assistance. If the said components are inevitable, the cost for the same may be met from the State/ ULB/ KWA fund.

3)The Mission Director has requested that the necessary Government Order may be issued at the earliest based on the decisions taken by the SHPSC.

4) Government have examined the matter in detail and are pleased to accord Sanction for the sewerage projects proposed in Kollam Corporation, amounting to Rs.45.436 Cr. and Kochi Corporation for an amount of Rs.193.319 Cr. subject to the following conditions:

i) The amount over and above the SWAP amount shall be borne by the ULBs.

ii) KWA is directed to issue the Technical Sanction after ensuring technical viability, justified provisions & rates, necessary clearances, provision for reuse of effluent from STPs, 5-year Operation & Maintenance, and only admissible components are included as per AMRUT guidelines.

iii) KWA is also directed to ensure the non-inclusion of operation & maintenance costs, supervision charges, and value of land/ structures required for the project development under Central Assistance.

iv) If the said components are inevitable, the cost for the same may be met from the State/ ULB/ KWA fund.

(By order of the Governor)  
SARADA MURALEEDHARAN I A S  
ADDITIONAL CHIEF SECRETARY

To

The Mission Director, AMRUT  
The Director, LSGD(Urban), Thiruvananthapuram  
The Principal Accountant General (Audit /A&E)  
The Director, I&PR (Web & New Media) Department  
The Executive Director, Information Kerala Mission  
Stock File

Forwarded /By order

Section Officer

Copy to: PA to Additional Chief Secretary, LSGD  
CA to Special secretary, LSGD