

No. 12012/1/2013-SR
Government of India
Ministry of Home Affairs
Centre-State Division

New Delhi,

NOTE FOR THE CABINET

Subject: Bifurcation of the State of Andhra Pradesh and formation of a new State of Telangana – Enactment of Legislation - Regarding.

The Andhra Pradesh Reorganisation Bill, 2013 was suitably modified in the light of the directions given by the Cabinet in its meeting held on 5th December, 2013. The revised Bill was referred by the President to the State Legislature of Andhra Pradesh on 12th December, 2013 for expressing its views thereon as required under article 3 of the Constitution within 23rd January, 2014 (**Annexure A**). The Andhra Pradesh Government sought an additional time of four weeks for this purpose. The Hon'ble President was pleased to grant an additional time period of seven days and extended the period for the State Legislature to express its views till the 30th of January, 2014. The Andhra Pradesh Government sought a further extension of time of three weeks which was not agreed to by the Hon'ble President. Consequently, the State Legislature of Andhra Pradesh concluded their proceedings on the 30th of January and the Government of Andhra Pradesh communicated the views of the State Legislature.

2. Both the Houses of the Andhra Pradesh State Legislature, while considering the Andhra Pradesh Reorganisation Bill, 2013, concluded their proceedings by passing identical resolutions. The content of the resolution is as follows: *"The House while rejecting the A.P. Reorganisation Bill, 2013, resolves to request the Hon'ble President of India not to recommend the A.P. Reorganisation Bill, 2013, for introduction in the Parliament as the Bill seeks to bifurcate the State of Andhra Pradesh without any reason/basis and without arriving at a consensus, in utter disregard to the linguistic and cultural homogeneity and economic and*

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administrative viability of both regions. The Bill also completely ignores the very basis of formation of State of Andhra Pradesh, the first linguistic State created in independent India."

3. In this regard it may be mentioned that the views of the State Legislature are not binding on Parliament. This view has also been reiterated in the Supreme Court judgment where a challenge was made to the previous State Reorganisation Acts enacted in the year 2000 in the case of Pradeep Choudhury and others vs. U.o.I in Transfer Case (Civil) No. 62 of 2002¹. The Supreme Court in its judgment delivered on 5th May, 2008 had held that consultation with the State Legislature although is mandatory but its recommendations were not binding on Parliament. 'Consultation' in a case of this nature would not mean concurrence. It also inter-alia held that even in a case where substantive amendment is carried out, the amended Parliamentary Bill need not be referred to the State Legislature again for obtaining its fresh views. It may be mentioned that similar views of the Supreme Court have already been expressed in the Babulal Parante v. State of Bombay, 1960 AIR SC 51, 1960 SCR (1) 605, Ram Kishore vs. UoI (AIR 1966 SC 644), Mangal Singh vs UoI in (1967) 2 SCR 109, Manohar Lal vs UoI (AIR 1970 Delhi 178(180)), State of Maharashtra vs. Narayan Shamrao Puranik reported in (1982) 3 SCC 519 and Mullaperiyar Environmental Protection Forum vs U.o I on 27/2/2006.

4. The Presiding Officers of both the Houses of the State Legislature had ruled that the proposals for amendments/expression of views in writing by the Members on the clauses received from the Members will also form a part of the official record. Based on the above mentioned proposals and the debates, the views of the State Legislature thereon are encapsulated at **Annexure B**.

¹ <http://judis.nic.in/supremecourt/imgs1.aspx?filename=34543>

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5. The views of the Legislature of the Andhra Pradesh on the Andhra Pradesh Reorganisation Bill 2013 were communicated to the concerned Ministries/Departments/Planning Commission for their opinion. The views of the Ministries/Departments were also elicited in the meetings of the Group of Ministers which was convened on 4th, 5th and 6th February, 2014. The suggestions made by the State Legislature were examined by the GoM in its meetings. Some of the suggestions were found to be acceptable and some were not acceptable. These are given in the comparative statement along with the views of the concerned Ministries/Departments/Planning Commission/Election Commission as well as of the Ministry of Home Affairs at **Annexure C**.
6. Keeping in view the modifications recommended by the GoM a list of amendments have been prepared to the Andhra Pradesh Reorganisation Bill, 2013 (as referred by the President to the State Legislature) and the same is placed at **Annexure D**. The list of official amendments has been prepared in consultation with the Legislative Department.
7. The approval of the Cabinet is solicited to—
- a) Modify the Andhra Pradesh Reorganisation Bill 2013 by inserting/adding the amendments given in **Annexure D** and introduce the so modified Bill in Parliament; OR
 - b) To introduce the Andhra Pradesh Reorganisation Bill, 2013, which was sent to the State Legislature for comments, in Parliament and after its introduction move the amendments given in **Annexure D** as official amendments which would highlight the suggestions received from the State Legislature and the Andhra Pradesh Government and accepted by the Central Government,
 - c) And to carry out such incidental and consequential amendments as may be considered necessary from the drafting angle before the said Bill is introduced in Parliament in consultation with the Legislative Department

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8. The Statement of Implementation Schedule is at **Appendix-I**.
9. A statement on equity, public accountability and innovation is given at **Appendix-II**.
10. The Home Minister has seen and approved the Note.



**(S.Suresh Kumar)
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**New Delhi
Date 06/02/2014**

**To
Cabinet Sectt.
Rashtrapati Bhawan,
New Delhi.**

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APPENDIX-ISTATEMENT OF IMPLEMENTATION SCHEDULE

**Subject: - Bifurcation of State of Andhra Pradesh and Creation of a new State of
 Telangana**

Sl.No.	Gist of decision required	Projected benefits	Time schedule for manner of implementation/ reporting to Cabinet Secretariat
1.	Approval of the Andhra Pradesh Reorganisation Bill 2014 and recommend to the President to recommend the Bill to the Parliament as required under the provisions of Article 3 of the Constitution of India.	This is will meet the long standing demand for the creation of a separate State of Telangana.	As soon as the approval of the Cabinet and the recommendation of the President is obtained, the Andhra Pradesh Reorganization Bill 2014 will be introduced in the current session of the Parliament thereon as required under Article 3 of the Constitution of India.



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APPENDIX-II

STATEMENT ON EQUITY, PUBLIC ACCOUNTABILITY AND INNOVATION

**Subject: Bifurcation of State of Andhra Pradesh and Creation of a new State of
Telangana**

Sl.No.	The required goal	How does the proposal advance this goal?
1.	Equity or inclusiveness	This would enable inclusive growth and equity for the people of both the States of Telangana and Andhra Pradesh.
2.	Public Accountability	The reorganization of the State will improve the public accountability of all initiatives taken for development and growth in the region.
3.	Innovation	-



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Annexure A

ANDHRA PRADESH REORGANISATION BILL, 2013

	THE ANDHRA PRADESH REORGANISATION BILL, 2013	
	A BILL	
	to provide for the reorganisation of the existing State of Andhra Pradesh and for matters connected therewith.	
	BE it enacted by Parliament in the Sixty-fourth Year of the Republic of India as follows:-	
	PART I	
	PRELIMINARY	
	1. This Act may be called the Andhra Pradesh Reorganisation Act, 2013.	Short title.
	2. In this Act, unless the context otherwise requires,-	Definitions.
	(a) "appointed day" means the day which the Central Government may, by notification in the Official Gazette, appoint;	
	(b) "article" means an article of the Constitution;	
43 of 1950.	(c) "assembly constituency", "council constituency" and "parliamentary constituency" have the same meanings as in the Representation of the People Act, 1950;	
	(d) "Election Commission" means the Election Commission	

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	appointed by the President under article 324;	
	(e) "existing State of Andhra Pradesh" means the State of Andhra Pradesh as existing immediately before the appointed day;	
	(f) "law" includes any enactment, ordinance, regulation, order, bye-law, rule, scheme, notification or other instrument having, immediately before the appointed day, the force of law in the whole or in any part of the existing State of Andhra Pradesh;	
	(g) "notified order" means an order published in the Official Gazette;	
	(h) "population ratio", in relation to the States of Andhra Pradesh and Telangana, means the ratio of 58.32 : 41.68 as per 2011 Census;	
	(i) "sitting member", in relation to either House of Parliament or of the Legislature of the existing State of Andhra Pradesh, means a person who immediately before the appointed day, is a member of that House;	
	(j) "successor State", in relation to the existing State of Andhra Pradesh, means the State of Andhra Pradesh or the State of Telangana, as the case may be;	
	(k) "transferred territory" means the territory which on the appointed day is transferred from the existing State of Andhra Pradesh to the State of Telangana;	
	(l) "treasury" includes a sub-treasury; and	
	(m) any reference to a district, mandal, tehsil, taluk or other territorial division of the existing State of Andhra Pradesh shall be construed as a reference to the area comprised within that territorial division on the appointed day.	
	PART II	

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REORGANISATION OF THE STATE OF ANDHRA PRADESH		
	3. On and from the appointed day, there shall be formed a new State to be known as the State of Telangana comprising the following territories of the existing State of Andhra Pradesh, namely:-	Formation of Telangana State.
	Adilabad, Karimnagar, Medak, Nizamabad, Warangal, Rangareddi, Nalgonda, Mahbubnagar, Khammam and Hyderabad districts,	
	and thereupon the said territories shall cease to form part of the existing State of Andhra Pradesh.	
	4. On and from the appointed day, the State of Andhra Pradesh shall comprise the territories of the existing State of Andhra Pradesh other than those specified in section 3.	State of Andhra Pradesh and territorial divisions thereof.
	5. (1) On and from the appointed day, Hyderabad in the existing State of Andhra Pradesh, shall be the common capital of the State of Telangana and the State of Andhra Pradesh for such period not exceeding ten years.	Hyderabad to be common capital for States of Telangana and Andhra Pradesh.
	(2) After expiry of the period referred to in sub-section (1), Hyderabad shall be the capital of the State of Telangana and there shall be a new capital for the State of Andhra Pradesh.	
	Explanation.— In this Part, the common capital includes the existing area notified as the Greater Hyderabad Municipal Corporation under the Hyderabad Municipal Corporation Act, 1955.	Hyderabad Act No. 2 of 1956.
	6. The Central Government shall constitute an expert committee to study various alternatives regarding the new	Expert Committee for setting up of a

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	capital for the successor State of Andhra Pradesh and make appropriate recommendations in a period not exceeding forty-five days from the date of enactment of the Andhra Pradesh Reorganisation Act, 2013.	capital for Andhra Pradesh.
	7. On and from the appointed day, the Governor of the existing State of Andhra Pradesh shall be the Governor for both the successor States of Andhra Pradesh and Telangana for such period as may be determined by the President .	Governor of existing State of Andhra Pradesh to be common Governor .
	8.(1) On and from the appointed day, for the purposes of administration of the common capital area, the Governor shall have special responsibility for the security of life, liberty and property of all those who reside in such area.	Responsibility of Governor to protect residents of common capital of Hyderabad.
	(2) In particular, the responsibility of the Governor shall extend to matters such as law and order, internal security and security of vital installations, and management and allocation of Government buildings in the common capital area.	
	(3) In discharge of the functions, the Governor shall, after consulting the Council of Ministers of the State of Telangana, exercise his individual judgment as to the action to be taken:	
	Provided that if any question arises whether any matter is or is not a matter as respects which the Governor is under this sub-section required to act in the exercise of his individual judgment, the decision of the Governor in his discretion shall be final, and the validity of anything done by the Governor shall not be called in question on the ground that he ought or ought not to have acted in the exercise of his individual judgment:	
	(4) The Governor shall be assisted by two advisors to be appointed by the Central Government.	
	8A. (1) The Central Government shall assist the successor States of Andhra Pradesh and Telangana to raise additional police forces.	Assistance of police forces from the Central Government to the successor States, etc

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	(2) The Central Government shall, for a period of three years, on and from the appointed day, maintain and administer the Greyhound Training Centre in Hyderabad which shall function as a common training centre for the successor States and, at the expiry of the said period, the existing Greyhound Training Centre in Hyderabad shall become the training centre of the State of Telangana.	
	(3) The Central Government shall assist the successor State of Andhra Pradesh to set up a similar state-of-the-art training centre at such place as the State Government of Andhra Pradesh may by order notify.	
	(4) The Central Government shall provide financial assistance to the successor States in setting up new operational hubs for Greyhounds at such locations as the successor States may by order notify.	
	(5) The Greyhound and OCTOPUS forces of the existing State of Andhra Pradesh shall be distributed between the successor States after seeking options from the personnel and, each of these forces, on or after the appointed day shall function under the respective Director General of Police of the successor States.	
	9. On and from the appointed day, in the First Schedule to the Constitution, under the heading "I. THE STATES,—	Amendment of the First Schedule to the Constitution.
	(a) in the paragraph relating to the territories of the State of Andhra Pradesh, after the words, brackets and figures "Second Schedule to the Andhra Pradesh and Madras (Alteration of Boundaries) Act, 1959", the following shall be inserted, namely:-	
	"and the territories specified in section 3 of the Andhra Pradesh Reorganisation Act, 2013";	

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	(b) after entry 28, the following entry shall be inserted, namely:-	
	"29. Telangana: The territories specified in section 3 of the Andhra Pradesh Reorganisation Act, 2013."	
	10. Nothing in the foregoing provisions of this Part shall be deemed to affect the power of the Government of Andhra Pradesh or the Government of Telangana to alter, after the appointed day, the name, area or boundaries of any district or other territorial division in the State.	Saving powers of State Governments.
	PART III	
	REPRESENTATION IN THE LEGISLATURES	
	THE COUNCIL OF STATES	
	11. On and from the appointed day, in the Fourth Schedule to the Constitution, in the Table,-	Amendment of Fourth Schedule to Constitution.
	(a) in entry 1, for the figures "18", the figures "11" shall be substituted;	
	(b) entries 2 to 30 shall be renumbered as entries 3 to 31 respectively;	
	(c) after entry 1, the following entry shall be inserted, namely:-	
	"2. Telangana 7".	
	12. (1) On and from the appointed day, eighteen sitting members of the Council of States representing the existing State of Andhra Pradesh shall be deemed to have been elected to fill the seats allotted to the States of Andhra Pradesh and Telangana, as specified in the First Schedule to this Act.	Allocation of sitting members.

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	(2) The term of office of such sitting members shall remain unaltered.	
	THE HOUSE OF THE PEOPLE	
43 of 1950.	13. On and from the appointed day, there shall be allocated 25 seats to the successor State of Andhra Pradesh, and 17 seats to the successor State of Telangana, in the House of the People, and the First Schedule to the Representation of the People Act, 1950 shall be deemed to be amended accordingly.	Representation in House of the People.
	14. On and from the appointed day, the Delimitation of Parliamentary and Assembly Constituencies Order, 2008, shall stand amended as directed in the Second Schedule to this Act.	Delimitation of Parliamentary and Assembly Constituencies.
	15. (1) Every sitting member of the House of the People representing a constituency which, on the appointed day by virtue of the provisions of section 13, stands allotted, with or without alteration of boundaries, to the successor States of Andhra Pradesh or Telangana, shall be deemed to have been elected to the House of the People by that constituency as so allotted.	Provision as to sitting members.
	(2) The term of office of such sitting members shall remain unaltered.	
	THE LEGISLATIVE ASSEMBLY	
	16. (1) Subject to the provisions of sub-section (2), the number of seats in the Legislative Assemblies of the States of Andhra Pradesh and Telangana, on and from the appointed day, shall be 175 and 119, respectively.	Provisions as to Legislative Assemblies.

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	(2) Notwithstanding anything in sub-section (1), the Governor of the State may nominate one member each to the Legislative Assemblies of the successor States to give representation to the Anglo-Indian community in accordance with article 333 of the Constitution.					
43 of 1950.	(3) In the Second Schedule to the Representation of the People Act, 1950, under the heading "I. STATES:"—					
	(a) in entry 1, for the figures "294", the figures "175" shall be substituted;					
	(b) entries 25 to 28 shall be renumbered as entries 26 and 29 respectively;					
	(c) after entry 24, the following entry shall be inserted, namely:-					
	<table style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 50%; text-align: center;">1</td> <td style="width: 50%; text-align: center;">5</td> </tr> <tr> <td style="text-align: center;">"25. Telangana</td> <td style="text-align: center;">119".</td> </tr> </table>	1	5	"25. Telangana	119".	
1	5					
"25. Telangana	119".					
	17. (1) Every sitting member of the Legislative Assembly of the existing State of Andhra Pradesh elected to fill a seat in that Assembly from a constituency which on the appointed day by virtue of the provisions of section 16 stands allotted, with or without alteration of boundaries, to the State of Telangana shall, on and from that day, cease to be a member of the Legislative Assembly of Andhra Pradesh and shall be deemed to have been elected to fill a seat in the provisional Legislative Assembly of Telangana from that constituency as so allotted.	Allocation of sitting members.				
	(2) All other sitting members of the Legislative Assembly of the existing State of Andhra Pradesh shall continue to be					

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	members of the Legislative Assembly of that State and any such sitting member representing a constituency, the extent or the name of which are altered by virtue of the provisions of section 16, shall be deemed to have been elected to the Legislative Assembly of Andhra Pradesh by that constituency as so altered.	
	(3) Notwithstanding anything contained in any other law for the time being in force, the Legislative Assemblies of Andhra Pradesh and Telangana shall be deemed to be duly constituted on the appointed day.	
	18.(1) On and from the appointed day and until the Legislative Assembly of the successor State of Telangana has been duly constituted and summoned to meet for the first session under the provisions of the Constitution, there shall be constituted a provisional Legislative Assembly of the State of Telangana, consisting of the 119 sitting members of the Legislative Assembly of the existing State of Andhra Pradesh representing the Assembly constituencies of the territories transferred by virtue of the provisions of section 3.	Composition of provisional Legislative Assembly of Telangana.
	(2) The sitting member of the Legislative Assembly of the existing State of Andhra Pradesh nominated to that Assembly under article 333 to represent the Anglo-Indian community shall be deemed to have been nominated to represent the community in the provisional Legislative Assembly of Telangana under that article.	
	(3) The provisional Legislative Assembly of the State of Telangana shall exercise all the powers and perform all the duties conferred by the provisions of the Constitution on the Legislative Assembly of that State.	
	(4) The term of office of the members of the provisional Legislative Assembly of the State of Telangana shall, unless the said Legislative Assembly is sooner dissolved, expire immediately before the first meeting of the Legislative Assembly of the State of Telangana.	

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	19. The period of five years referred to in clause (1) of article 172 shall, in the case of the Legislative Assembly of the State of Andhra Pradesh and of the provisional Legislative Assembly of the State of Telangana, be deemed to have commenced on the date on which it actually commenced in the case of the Legislative Assembly of the existing State of Andhra Pradesh.	Duration of Legislative Assemblies.
	20. (1) The person who immediately before the appointed day is the Speaker of the Legislative Assembly of the existing State of Andhra Pradesh shall continue to be the Speaker of that Assembly on and from that day.	Speaker and Deputy Speaker.
	(2) As soon as may be after the appointed day, the provisional Legislative Assembly of the successor State of Telangana shall choose two members of that Assembly to be respectively Speaker and Deputy Speaker thereof and until they are so chosen, the duties of the office of Speaker shall be performed by such member of the Assembly as the Governor may appoint for the purpose.	
	21. The rules of procedure and conduct of business of the Legislative Assembly of Andhra Pradesh as in force immediately before the appointed day shall, until rules are made under clause (1) of article 208, be the rules of procedure and conduct of business of the Legislative Assembly of Telangana, subject to such modifications and adaptations as may be made therein by the speaker thereof.	Rules of procedure.
	THE LEGISLATIVE COUNCILS	
	22. (1) There shall be constituted a Legislative Council for each of the successor States consisting of not more than 50 members in the Legislative Council of Andhra Pradesh and 40 members in the Legislative Council of Telangana in accordance with the provisions contained in article 169 of the Constitution.	Provisional Legislative Council for successor States.

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	(2) Until the Legislative Councils for the successor States are duly constituted, the existing Legislative Council of the State of Andhra Pradesh shall, on and from the appointed day, be deemed to have been constituted as two provisional Councils of the successor States and the existing members shall be allotted to the provisional Councils as specified in the Fourth Schedule.															
	23. (1) On and from the appointed day, there shall be 50 seats in the Legislative Council of Andhra Pradesh and 40 seats in the Legislative Council of Telangana, respectively.	Legislative Councils for successor States.														
43 of 1950.	(2) In the Representation of the People Act, 1950,—															
	(i) in the Third Schedule,—															
	(a) for the existing entry 1, the following entry shall be substituted, namely:—															
	<table style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th style="border-bottom: 1px solid black; width: 33%;">1</th> <th style="border-bottom: 1px solid black; width: 11%;">2</th> <th style="border-bottom: 1px solid black; width: 11%;">3</th> <th style="border-bottom: 1px solid black; width: 11%;">4</th> <th style="border-bottom: 1px solid black; width: 11%;">5</th> <th style="border-bottom: 1px solid black; width: 11%;">6</th> <th style="border-bottom: 1px solid black; width: 11%;">7</th> </tr> </thead> <tbody> <tr> <td>"1. Andhra Pradesh</td> <td>50</td> <td>17</td> <td>5</td> <td>5</td> <td>17</td> <td>6";</td> </tr> </tbody> </table>	1	2	3	4	5	6	7	"1. Andhra Pradesh	50	17	5	5	17	6";	
1	2	3	4	5	6	7										
"1. Andhra Pradesh	50	17	5	5	17	6";										
	(b) after entry 7, the following entry shall be inserted, namely:—															
	<table style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th style="border-bottom: 1px solid black; width: 33%;">1</th> <th style="border-bottom: 1px solid black; width: 11%;">2</th> <th style="border-bottom: 1px solid black; width: 11%;">3</th> <th style="border-bottom: 1px solid black; width: 11%;">4</th> <th style="border-bottom: 1px solid black; width: 11%;">5</th> <th style="border-bottom: 1px solid black; width: 11%;">6</th> <th style="border-bottom: 1px solid black; width: 11%;">7</th> </tr> </thead> <tbody> <tr> <td>"7A. Telangana</td> <td>40</td> <td>14</td> <td>3</td> <td>3</td> <td>14</td> <td>6";</td> </tr> </tbody> </table>	1	2	3	4	5	6	7	"7A. Telangana	40	14	3	3	14	6";	
1	2	3	4	5	6	7										
"7A. Telangana	40	14	3	3	14	6";										
	(ii) in the Fourth Schedule, after the heading "Tamil Nadu" and the entries relating thereunder, the following heading and the entries shall be inserted, namely:—															
	<p>"TELANGANA</p> <p>1. Municipal Corporations.</p> <p>2. Municipalities.</p>															

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	<p>3. Nagar Panchayats.</p> <p>4. Cantonment Boards.</p> <p>5. Zila Praja Parishads.</p> <p>6. Mandal Praja Parishads.”.</p>	
	24. On and from the appointed day, the Delimitation of Council Constituencies (Andhra Pradesh) Order, 2006 shall stand amended as directed in the Third Schedule.	Amendment of Delimitation of Council Constituencies Order.
	25. As soon as may be after the appointed day, the Legislative Councils of the successor States of Andhra Pradesh and Telangana may choose a member each from the respective Councils to be the Chairman of the Council.	Chairman.
	DELIMITATION OF CONSTITUENCIES	
	26. (1) For the purpose of giving effect to the provisions of section 16, the Election Commission shall determine in the manner hereinafter provided—	Delimitation of constituencies.
	(a) the number of seats to be reserved for the Scheduled Castes and the Scheduled Tribes in the Legislative Assemblies of the States of Andhra Pradesh and Telangana, respectively, having regard to the relevant provisions of the Constitution;	
	(b) the assembly constituencies into which each State referred to in clause (a) shall be divided, the extent of each of such constituencies and in which of them seats shall be reserved for the Scheduled Castes or for the Scheduled Tribes; and	
	(c) the adjustments in the boundaries and description of the extent of the parliamentary constituencies in each State referred to in clause (a) that may be necessary or expedient.	

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	(2) In determining the matters referred to in clauses (b) and (c) of sub-section (1), the Election Commission shall have regard to the following provisions, namely:-	
	(a) all the constituencies shall be single-member constituencies;	
	(b) all constituencies shall, as far as practicable, be geographically compact areas, and in delimiting them, regard shall be had to physical features, existing boundaries of administrative units, facilities of communication and conveniences to the public; and	
	(c) constituencies in which seats are reserved for the Scheduled Castes and the Scheduled Tribes shall, as far as practicable, be located in areas where the proportion of their population to the total population is the largest.	
	(3) The Election Commission shall, for the purpose of assisting it in the performance of its functions under sub-section (1), associate with itself as associate members, five persons as the Central Government may by order specify, being persons who are the members of the Legislative Assembly of the State or of the House of the People representing the State:	
	Provided that none of the associate members shall have a right to vote or to sign any decision of the Election Commission.	
	(4) If, owing to death or resignation, the office of an associate member falls vacant, it shall be filled as far as practicable, in accordance with the provisions of sub-section (3).	
	(5) The Election Commission shall—	
	(a) publish its proposals for the delimitation of constituencies together with the dissenting proposals, if	

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	any, of any associate member who desires publication thereof in the Official Gazette and in such other manner as the Commission may consider fit, together with a notice inviting objections and suggestions in relation to the proposals and specifying a date on or after which the proposals will be further considered by it;	
	(b) consider all objections and suggestions which may have been received by it before the date so specified; and	
	(c) after considering all objections and suggestions which may have been received by it before the date so specified, determine by one or more orders the delimitation of constituencies and cause such order or orders to be published in the Official Gazette,	
	and upon such publication, the order or orders shall have the full force of law and shall not be called in question in any court.	
	(6) As soon as may be after such publication, every such order relating to assembly constituencies shall be laid before the Legislative Assembly of the concerned State.	
	27. (1) The Election Commission may, from time to time, by notification in the Official Gazette,-	Power of Election Commission to maintain Delimitation Orders up-to-date.
	(a) correct any printing mistakes in any order made under section 26 or any error arising therein from inadvertent slip or omission; and	
	(b) where the boundaries or name of any territorial division mentioned in any such order or orders is or are altered, make such amendments as appear to it to be necessary or expedient for bringing such order up-to-date.	
	(2) Every notification under this section relating to an	

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	assembly constituency shall be laid, as soon as may be after it is issued, before the concerned Legislative Assembly.	
	SCHEDULED CASTES AND SCHEDULED TRIBES	
	28. On and from the appointed day, the Constitution (Scheduled Castes) Order, 1950, shall stand amended as directed in the Fifth Schedule to this Act.	Amendment of Scheduled Castes Order.
	29. On and from the appointed day, the Constitution (Scheduled Tribes) Order, 1950, shall stand amended as directed in the Sixth Schedule to this Act.	Amendment of Scheduled Tribes Order.
	PART IV	
	HIGH COURT	
	30. (1) On and from the appointed day,—	High Court of Judicature at Hyderabad to be common High Court till establishment of High Court of Andhra Pradesh.
	(a) the High Court of Judicature at Hyderabad shall be the common High Court for the State of Telangana and the State of Andhra Pradesh till a separate High Court for the State of Andhra Pradesh is constituted under article 214 of the Constitution read with section 31 of this Act;	
	(b) the Judges of the High Court at Hyderabad for the existing State of Andhra Pradesh holding office immediately before the appointed day shall become on that day the Judges of the common High Court.	
	(2) The expenditure in respect of salaries and allowances of the Judges of the common High Court shall be allocated amongst the States of Andhra Pradesh and Telangana on the	

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	basis of population ratio.	
	31. (1) Subject to the provisions of section 30, there shall be a separate High Court for the State of Andhra Pradesh (hereinafter referred to as the High Court of Andhra Pradesh) and the High Court of Judicature at Hyderabad shall become the High Court for the State of Telangana (hereinafter referred to as the High Court at Hyderabad).	High Court of Andhra Pradesh.
	(2) The principal seat of the High Court of Andhra Pradesh shall be at such place as the President may, by notified order, appoint.	
	(3) Notwithstanding anything contained in sub-section (2), the Judges and division courts of the High Court of Andhra Pradesh may sit at such other place or places in the State of Andhra Pradesh other than its principal seat as the Chief Justice may, with the approval of the Governor of Andhra Pradesh, appoint.	
	32. (1) Such of the Judges of the High Court at Hyderabad holding office immediately before the date of establishment of the High Court of Andhra Pradesh as may be determined by the President, shall, from that date cease to be Judges of the High Court at Hyderabad and become, Judges of the High Court of Andhra Pradesh.	Judges of Andhra Pradesh High Court.
	(2) The persons who by virtue of sub-section (1) become Judges of the High Court of Andhra Pradesh shall, except in the case where any such person is appointed to be the Chief Justice of that High Court, rank in that Court according to the priority of their respective appointments as Judges of the High Court at Hyderabad.	
	33. The High Court of Andhra Pradesh shall have, in respect of any part of the territories included in the State of Andhra Pradesh, all such jurisdiction, powers and authority as, under the law in force immediately before the date referred to in sub-section (1) of section 30, are exercisable in respect of	Jurisdiction of Andhra Pradesh High Court.

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	that part of the said territories by the High Court at Hyderabad.	
25 of 1961.	34. (1) On and from the date referred to in sub-section (1) of section 30, in the Advocates Act, 1961, in section 3, in sub-section (1), in clause (a), for the words "Rajasthan, Uttar Pradesh", the words "Rajasthan, Telangana, Uttar Pradesh" shall be substituted.	Special provision relating to Bar Council and advocates.
	(2) Any person who immediately before the date referred to in sub-section (1) of section 30 is an advocate on the roll of the Bar Council of the existing State of Andhra Pradesh and practising as an advocate in the High Court at Hyderabad, may give his option in writing, within one year from that date to the Bar Council of such existing State, to transfer his name on the roll of the Bar Council of Telangana and notwithstanding anything contained in the Advocates Act, 1961 and the rules made thereunder, on such option so given his name shall be deemed to have been transferred on the roll of the Bar Council of Telangana with effect from the date of the option so given for the purposes of the said Act, and the rules made thereunder.	
	(3) The persons other than the advocates who are entitled immediately before the date referred to in sub-section (1) of section 30, to practise in the High Court at Hyderabad or any subordinate court thereof shall, on and after that date, be recognised as such persons entitled also to practise in the High Court of Andhra Pradesh or any subordinate court thereof, as the case may be.	
	(4) The right of audience in the High Court of Andhra Pradesh shall be regulated in accordance with the like principles as immediately before the date referred to in sub-section (1) of section 30, are in force with respect to the right of audience in the High Court at Hyderabad.	
	35. Subject to the provisions of this Part, the law in force immediately before the date referred to in sub-section (1) of	Practice and procedure in Andhra Pradesh

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	section 30 with respect to practice and procedure in the High Court at Hyderabad shall, with the necessary modifications, apply in relation to the High Court of Andhra Pradesh, and accordingly, the High Court of Andhra Pradesh shall have all such powers to make rules and orders with respect to practice and procedure as are immediately before that date exercisable by the High Court at Hyderabad:	High Court.
	Provided that any rules or orders which are in force immediately before the date referred to in sub-section (1) of section 30 with respect to practice and procedure in the High Court at Hyderabad shall, until varied or revoked by rules or orders made by the High Court of Andhra Pradesh, apply with the necessary modifications in relation to practice and procedure in the High Court of Andhra Pradesh as if made by that Court.	
	36. The law in force immediately before the date referred to in sub-section (1) of section 30 with respect to the custody of the seal of the High Court at Hyderabad shall, with the necessary modifications, apply with respect to the custody of the seal of the High Court of Andhra Pradesh.	Custody of seal of Andhra Pradesh High Court.
	37. The law in force immediately before the date referred to in sub-section (1) of section 30 with respect to the form of writs and other processes used, issued or awarded by the High Court at Hyderabad shall, with the necessary modifications, apply with respect to the form of writs and other processes used, issued or awarded by the High Court of Andhra Pradesh.	Form of writs and other processes.
	38. The law in force immediately before the date referred to in sub-section (1) of section 30 relating to the powers of the Chief Justice, single Judges and division courts of the High Court at Hyderabad and with respect to all matters ancillary to the exercise of those powers shall, with the necessary modifications, apply in relation to the High Court of Andhra Pradesh.	Powers of Judges.

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	<p>39. The law in force immediately before the date referred to in sub-section (1) of section 30 relating to appeals to the Supreme Court from the High Court at Hyderabad and the Judges and division courts thereof shall, with the necessary modifications, apply in relation to the High Court of Andhra Pradesh.</p>	<p>Procedure as . to appeals to Supreme Court.</p>
	<p>40. (1) Except as hereinafter provided, the High Court at Hyderabad shall, as from the date referred to in sub-section (1) of section 30, have no jurisdiction in respect of the State of Andhra Pradesh.</p>	<p>Transfer of proceedings from Hyderabad High Court to Andhra Pradesh High Court.</p>
	<p>(2) Such proceedings pending in the High Court at Hyderabad immediately before the date referred to in sub-section (1) of section 30 as are certified, whether before or after that day, by the Chief Justice of that High Court, having regard to the place of accrual of the cause of action and other circumstances, to be proceedings which ought to be heard and decided by the High Court of Andhra Pradesh shall, as soon as may be after such certification, be transferred to the High Court of Andhra Pradesh.</p>	
	<p>(3) Notwithstanding anything contained in sub-sections (1) and (2) of this section or in section 33, but save as hereinafter provided, the High Court at Hyderabad shall have, and the High Court of Andhra Pradesh shall not have, jurisdiction to entertain, hear or dispose of appeals, applications for leave to the Supreme Court, applications for review and other proceedings where any such proceedings seek any relief in respect of any order passed by the High Court at Hyderabad before the date referred to in sub-section (1) of section 30:</p>	
	<p>Provided that if after any such proceedings have been</p>	

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	entertained by the High Court at Hyderabad, it appears to the Chief Justice of that High Court that they ought to be transferred to the High Court of Andhra Pradesh, he shall order that they shall be so transferred, and such proceedings shall thereupon be transferred accordingly.	
	(4) Any order made by the High Court at Hyderabad—	
	(a) before the date referred to in sub-section (1) of section 30, in any proceedings transferred to the High Court of Andhra Pradesh by virtue of sub-section (2), or	
	(b) in any proceedings with respect to which the High Court at Hyderabad retains jurisdiction by virtue of sub-section (3),	
	shall for all purposes have effect, not only as an order of the High Court at Hyderabad, but also as an order made by the High Court of Andhra Pradesh.	
	41. Any person who, immediately before the date referred to in sub-section (1) of section 30, is an advocate entitled to practise or any other persons entitled to practise in the High Court at Hyderabad and was authorised to appear in any proceedings transferred from that High Court to the High Court of Andhra Pradesh under section 40, shall have the right to appear in the High Court of Andhra Pradesh in relation to those proceedings.	Right to appear or to act in proceedings transferred to Andhra Pradesh High Court.
	42. For the purposes of section 40—	Interpretation.
	(a) proceedings shall be deemed to be pending in a court until that court has disposed of all issues between the parties, including any issues with respect to the taxation of the costs of the proceedings and shall include appeals, applications for leave to appeal to the Supreme Court,	

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	applications for review, petitions for revision and petitions for writs; and	
	(b) references to a High Court shall be construed as including references to a Judge or division court thereof, and references to an order made by a court or a Judge shall be construed as including references to a sentence, judgment or decree passed or made by that court or Judge.	
	43. Nothing in this Part shall affect the application to the High Court of Andhra Pradesh of any provisions of the Constitution, and this Part shall have effect subject to any provision that may be made on or after the date referred to in sub-section (1) of section 30 with respect to that High Court by any Legislature or other authority having power to make such provision.	Savings.
	PART V	
	AUTHORISATION OF EXPENDITURE AND DISTRIBUTION OF REVENUES	
	44. The Governor of existing State of Andhra Pradesh may, at any time before the appointed day, authorise such expenditure from the Consolidated Fund of the State of Telangana as he deems necessary for any period not more than six months beginning with the appointed day pending the sanction of such expenditure by the Legislative Assembly of the State of Telangana:	Authorisation of expenditure of Telangana State.
	Provided that the Governor of Telangana may, after the appointed day, authorise such further expenditure as he deems necessary from the Consolidated Fund of the State of Telangana for any period not extending beyond the said period of six months.	

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	45. (1) The reports of the Comptroller and Auditor-General of India referred to in clause (2) of article 151 relating to the accounts of the existing State of Andhra Pradesh in respect of any period prior to the appointed day shall be submitted to the Governor of each of the successor States of Andhra Pradesh and Telangana who shall cause them to be laid before the Legislature of that State.	Reports relating to accounts of Andhra Pradesh State.
	(2) The President may by order—	
	(a) declare any expenditure incurred out of the Consolidated Fund of Andhra Pradesh on any service in respect of any period prior to the appointed day during the financial year or in respect of any earlier financial year in excess of the amount granted for that service and for that year as disclosed in the reports referred to in sub-section (1) to have been duly authorised; and	
	(b) provide for any action to be taken on any matter arising out of the said reports.	
	46. (1) The award made by the Thirteenth Finance Commission to the existing State of Andhra Pradesh shall be apportioned between the successor States by the Central Government on the basis of population ratio and other parameters.	Distribution of Revenue.
	(2) Notwithstanding anything in sub-section (1), the Central Government may, having regard to the resources available to the successor State of Andhra Pradesh, make appropriate grants to that State.	
	PART VI	
	APPORTIONMENT OF ASSETS AND LIABILITIES	
	47. (1) The provisions of this Part shall apply in relation to the apportionment of the assets and liabilities of the existing State	Application of Part.

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	of Andhra Pradesh immediately before the appointed day.	
	(2) The successor States shall be entitled to receive benefits arising out of the decisions taken by the existing State of Andhra Pradesh and the successor States shall be liable to bear the financial liabilities arising out of the decisions taken by the existing State of Andhra Pradesh.	
	(3) The apportionment of assets and liabilities shall be subject to such financial adjustment as may be necessary to secure just, reasonable and equitable apportionment of the assets and liabilities amongst the successor States.	
	(4) Any dispute regarding the amount of financial assets and liabilities shall be settled through mutual agreement, failing which by order by the Central Government on the advice of the Comptroller and Auditor-General of India.	
	48. (1) Subject to the other provisions of this Part, all land and all stores, articles and other goods belonging to the existing State of Andhra Pradesh shall,-	Land and goods.
	(a) if within the transferred territory, pass to the State of Telangana; or	
	(b) in any other case, remain the property of the State of Andhra Pradesh:	
	Provided that in case of properties situated outside the existing State of Andhra Pradesh, such properties shall be apportioned between the successor States on the basis of population ratio:	
	Provided further that where the Central Government is of opinion that any goods or class of goods should be distributed among the States of Andhra Pradesh and Telangana, otherwise than according to the situation of the goods, the Central Government may issue such directions as it thinks fit for a just and equitable distribution of the goods and the goods shall pass to the successor States accordingly:	

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	<p>Provided further that in case of any dispute relating to the distribution of any goods or class of goods under this sub-section, the Central Government shall endeavour to settle such dispute through mutual agreement arrived at between the Governments of the successor States for that purpose, failing which the Central Government may, on request by any of the Governments of the successor States, after consulting the Governments of the successor States, issue such direction as it may deem fit for the distribution of such goods or class of goods, as the case may be, under this sub-section.</p>	
	<p>(2) Stores held for specific purposes, such as use or utilisation in particular institutions, workshops or undertakings or on particular works under construction, shall pass to the successor States in whose territories such institutions, workshops, undertakings or works are located.</p>	
	<p>(3) Stores relating to the Secretariat and offices of Heads of Departments having jurisdiction over the whole of the existing State of Andhra Pradesh shall be divided between the successor States on the basis of population ratio.</p>	
	<p>(4) In this section, the expression "land" includes immovable property of every kind and any rights in or over such property, and the expression "goods" does not include coins, bank notes and currency notes.</p>	
	<p>49. The total of the cash balances in all treasuries of the existing State of Andhra Pradesh and the credit balances of the existing State of Andhra Pradesh with the Reserve Bank of India, the State Bank of India or any other bank immediately before the appointed day shall be divided between the States of Andhra Pradesh and Telangana on the basis of population ratio:</p>	Treasury and bank balances.
	<p>Provided that for the purposes of such division, there shall be no transfer of cash balances from any treasury to any other treasury and the apportionment shall be effected by adjusting the credit balances of the two States in the books of</p>	

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	the Reserve Bank of India on the appointed day:	
	Provided further that if the State of Telangana has no account on the appointed day with the Reserve Bank of India, the adjustment shall be made in such manner as the Central Government may, by order, direct.	
	50. The right to recover arrears of the tax or duty on property, including arrears of land revenue, shall belong to the successor State in which the property is situated, and the right to recover arrears of any other tax or duty shall belong to the successor State in whose territories the place of assessment of that tax or duty is included on the appointed day.	Arrears of taxes.
	51. (1) The right of the existing State of Andhra Pradesh to recover any loans or advances made before the appointed day to any local body, society, agriculturist or other person in an area within that State shall belong to the successor State in which that area is included on that day.	Right to recover loans and advances.
	(2) The right of the existing State of Andhra Pradesh to recover any loans or advances made before the appointed day to any person or institution outside that State shall belong to the State of Andhra Pradesh:	
	Provided that any sum recovered in respect of any such loan or advance shall be divided between the States of Andhra Pradesh and Telangana on the basis of population ratio.	
	52.(1) The securities held in respect of the investments made from Cash Balances Investment Account or from any Fund in the Public Account of the existing State of Andhra Pradesh as specified in the Seventh Schedule shall be apportioned on the basis of population ratio of the successor States:	Investments and credits in certain funds.
	Provided that the securities held in investments made	

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	from the Calamity Relief Fund of the existing State of Andhra Pradesh shall be divided in the ratio of the area of the territories occupied by the successor States:	
	(2) The investments of the existing State of Andhra Pradesh immediately before the appointed day in any special fund, the objects of which are confined to a local area, shall belong to the State in which that area is included on the appointed day:	
	Provided that the investments in such special funds on multiple entities situated in different parts of the existing State, and such parts fall within the territories of the States of Andhra Pradesh and Telangana, shall be apportioned between the successor States on the basis of population ratio.	
	(3) The investments of the existing State of Andhra Pradesh immediately before the appointed day in any private, commercial or industrial undertaking, the objects of which are confined to a local area, shall belong to the successor State in which such area is included on the appointed day:	
	Provided that investments in such entities, having multiple units situated in different parts of the existing State, and such parts fall within the territories of the States of Andhra Pradesh and Telangana, shall be apportioned between the successor States on the basis of population ratio.	
	(4) Where any body corporate constituted under a Central Act, State Act or Provincial Act for the existing State of Andhra Pradesh or any part thereof has, by virtue of the provisions of Part II, become an inter-State body corporate, the investments in, or loans or advances to, any such body corporate by the existing State of Andhra Pradesh made before the appointed day shall, save as otherwise expressly provided by or under this Act, be divided between the States of Andhra Pradesh and Telangana in the same proportion in which the assets of the body corporate are divided under the provisions of this Part.	
	53. (1) The assets and liabilities relating to any commercial or industrial undertaking of the existing State of Andhra Pradesh, where such undertaking or part thereof is	Assets and liabilities of State

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	exclusively located in, or its operations are confined to, a local area, shall pass to the State in which that area is included on the appointed day, irrespective of the location of its headquarters:	undertakings.
	<p>Provided that where the operation of such undertaking becomes inter-State by virtue of the provisions of Part II, the assets and liabilities of—</p> <p>(a) the operational units of the undertaking shall be apportioned between the two successor States on location basis; and</p> <p>(b) the headquarters of such undertaking shall be apportioned between the two successor States on the basis of population ratio.</p>	
	(2) Upon apportionment of the assets and liabilities, such assets and liabilities shall be transferred in physical form on mutual agreement or by making payment or adjustment through any other mode as may be agreed to by the successor States.	
	54. (1) All liabilities on account of Public Debt and Public Account of the existing State of Andhra Pradesh outstanding immediately before the appointed day shall be apportioned on the basis of population ratio of the successor States unless a different mode of apportionment is provided under the provisions of this Act.	Public Debt.
	(2) The individual items of liabilities to be allocated to the successor States and the amount of contribution required to be made by one successor State to another shall be such as may be ordered by the Central Government on the advice of the Comptroller and Auditor-General of India:	
	Provided that till such orders are issued, the liabilities on account of Public Debt and Public Account of the existing State of Andhra Pradesh shall continue to be the liabilities of the successor State of Andhra Pradesh.	
	(3) The liability on account of loan raised from any source and re-lent by the existing State of Andhra Pradesh to such	

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	entities as may be specified by the Central Government and whose area of operation is confined to either of the successor States shall devolve on the respective States as specified in sub-section (4).	
	(4) The public debt of the existing State of Andhra Pradesh attributable to loan taken from any source for the express purpose of re-lending the same to a specific institution and outstanding immediately before the appointed day shall,-	
	(a) if re-lent to any local body, body corporate or other institution in any local area, be the debt of the State in which the local area is included on the appointed day; or	
	(b) if re-lent to any other corporation or institution which becomes an inter-State corporation or institution on the appointed day, be divided between the States of Andhra Pradesh and Telangana in the same proportion in which the assets of such body corporate or institution are divided under the provisions of Part V11.	
	(5) Where a sinking fund or a depreciation fund is maintained by the existing State of Andhra Pradesh for repayment of any loan raised by it, the securities held in respect of investments made from that fund shall be divided between the successor States of Andhra Pradesh and Telangana in the same proportion in which the total public debt is divided between the two States under this section.	
18 of 1944.	(6) In this section, the expression "Government security" means a security created and issued by a State Government for the purpose of raising a public loan and having any of the forms specified in, or prescribed under, clause (2) of section 2 of the Public Debt Act, 1944.	
	55. All liabilities of the existing State of Andhra Pradesh in respect of any floating loan to provide short term finance to	Floating Debt.

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	<p>any local body, body corporate or other institution, shall be determined on the following basis, namely:—</p> <p>(a) if, the purposes of the floating loan are, on and from the appointed day, exclusive purposes of either of the successor States, then, of that State;</p> <p>(b) in any other case, it shall be divided on the basis of population ratio.</p>	
	<p>56. (1) The liability of the existing State of Andhra Pradesh to refund any tax or duty on property, including land revenue, collected in excess shall be the liability of the successor State in whose territories the property is situated, and the liability of the existing State of Andhra Pradesh to refund any other tax or duty collected in excess shall be apportioned between the Successor States of Andhra Pradesh and Telangana on the basis of population ratio and the State discharging the liability shall be entitled to receive from the other State its share of the liability, if any.</p>	<p>Refund of taxes collected in excess.</p>
	<p>(2) The liability of the existing State of Andhra Pradesh to refund any other tax or duty collected in excess on the appointed day shall be the liability of the successor State in whose territories the place of assessment of such tax or duty is included, and the liability of the existing State of Andhra Pradesh to refund any other tax or duty collected in excess shall be apportioned between the Successor States of Andhra Pradesh and Telangana on the basis of population ratio and the State discharging the liability shall be entitled to receive from the other State its share of the liability, if any.</p>	
	<p>57. (1) The liability of the existing State of Andhra Pradesh in respect of any civil deposit or local fund deposit shall, as from the appointed day, be the liability of the successor State in whose area the deposit has been made.</p>	<p>Deposits, etc.</p>
	<p>(2) The liability of the existing State of Andhra Pradesh in respect of any charitable or other endowment shall, as from the appointed day, be the liability of the successor State in whose area the institution entitled to the benefit of the endowment is located or of the successor State to which the objects of the endowment, under the terms thereof, are confined:</p>	

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	<p>Provided that any civil deposits or loan funds or charitable or other endowment fund maintained by the existing State of Andhra Pradesh before the appointed day having jurisdiction over the entire state shall be apportioned between the successor States on the basis of population ratio.</p>	
	<p>58. The liability of the existing State of Andhra Pradesh in respect of the provident fund account of a Government servant in service on the appointed day shall, as from that day, be the liability of the successor State to which that Government servant is permanently allotted.</p>	<p>Provident Fund.</p>
	<p>59. The liability of the existing State of Andhra Pradesh in respect of pensions shall pass to, or be apportioned between, the successor States of Andhra Pradesh and Telangana in accordance with the provisions contained in the Eighth Schedule to this Act.</p>	<p>Pensions.</p>
	<p>60. (1) Where, before the appointed day, the existing State of Andhra Pradesh has made any contract in the exercise of its executive power for any purposes of the State, that contract shall,—</p>	<p>Contracts.</p>
	<p>(a) if the purposes of the contract are, on and from the appointed day, exclusive purposes of either of the successor States of Andhra Pradesh and Telangana, then it shall be deemed to have been made in exercise of the executive power of that State and the liability shall be discharged by that State; and</p>	
	<p>(b) in any other case, all rights and liabilities which have accrued or may accrue under any such contract shall be apportioned between the successor States on the basis of population ratio or in any other manner as may be agreed to by the successor States.</p>	
	<p>(2) For the purposes of this section, there shall be deemed to be included in the liabilities which have accrued or may</p>	

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	accrue under any contract—	
	(a) any liability to satisfy an order or award made by any court or other tribunal in proceedings relating to the contract; and	
	(b) any liability in respect of expenses incurred in or in connection with any such proceedings.	
	(3) This section shall have effect subject to the other provisions of this Part relating to the apportionment of liabilities in respect of loans, guarantees and other financial obligations; and the bank balances and securities shall, notwithstanding that they partake of the nature of contractual rights, be dealt with under those provisions.	
	61. Where, immediately before the appointed day, the existing State of Andhra Pradesh is subject to any liability in respect of any actionable wrong other than breach of contract, that liability shall,—	Liability in respect of actionable wrong.
	(a) if the cause of action arose wholly within the territories which, as from that day, are the territories of either of the successor States of Andhra Pradesh or Telangana, be the liability of that State; and	
	(b) in any other case, be apportioned between the successor States on the basis of population ratio or in any other manner as may be agreed to by the successor States.	
	62. Where, immediately before the appointed day, the existing State of Andhra Pradesh is liable as guarantor in respect of any liability of a registered co-operative society or other person, that liability shall,—	Liability as guarantor.
	(a) if the area of operations of such society or persons is confined to the territories which, as from that day, are the territories of either of the States of Andhra Pradesh or Telangana, be a liability of that State; and	

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	(b) in any other case, be apportioned between the successor States on the basis of population ratio or in any other manner as may be agreed to by the successor States.	
	63. If any item in suspense is ultimately found to affect an asset or liability of the nature referred to in any of the foregoing provisions of this Part, it shall be dealt with in accordance with that provision.	Items in suspense.
	64. The benefit or burden of any asset or liability of the existing State of Andhra Pradesh not dealt with in the foregoing provisions of this Part shall pass to the State of Andhra Pradesh in the first instance, subject to such financial adjustment as may be agreed upon between the States of Andhra Pradesh and Telangana or, in default of such agreement, as the Central Government may, by order, direct.	Residuary provision.
	65. Where the successor States of Andhra Pradesh and Telangana agree that the benefit or burden of any particular asset or liability should be apportioned between them in a manner other than that provided for in the foregoing provisions of this Part, notwithstanding anything contained therein, the benefit or burden of that asset or liability shall be apportioned in the manner agreed upon.	Apportionment of assets or liabilities by agreement.
	66. Where, by virtue of any of the provisions of this Part, either of the successor States of Andhra Pradesh and Telangana becomes entitled to any property or obtains any benefits or becomes subject to any liability, and the Central Government is of opinion, on a reference made within a period of three years from the appointed day by either of the States, that it is just and equitable that such property or those benefits should be transferred to, or shared with, the other successor State, or that a contribution towards that liability should be made by the other successor State, the said property or benefits shall be allocated in such manner between the two States, or the other State shall make to the State subject to the liability such contribution in respect thereof, as the Central Government may, after consultation	Power of Central Government to order allocation or adjustment in certain cases.

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	with the two State Governments, by order, determine.	
	67. All sums payable by the State of Andhra Pradesh or by the State of Telangana, as the case may be, to the other State, or by the Central Government to the successor States, by virtue of the provisions of this Act, shall be charged on the Consolidated Fund of the State by which such sums are payable or, as the case may be, the Consolidated Fund of India.	Certain expenditure to be charged on Consolidated Fund.
	PART VII	
	PROVISIONS AS TO CERTAIN CORPORATIONS	
	68. (1) The companies and corporations specified in the Ninth Schedule constituted for the existing State of Andhra Pradesh shall, on and from the appointed day, continue to function in those areas in respect of which they were functioning immediately before that day, subject to the provisions of this section.	Provisions for various companies and corporations.
	(2) The assets, rights and liabilities of the companies and corporations referred to in sub-section (1) shall be apportioned between the successor States in the manner provided in section 53.	
	69. If it appears to the Central Government that the arrangement in regard to the generation or supply of electric power or the supply of water for any area or in regard to the execution of any project for such generation or supply has been or is likely to be modified to the disadvantage of that area by reason of the fact that it is, by virtue of the provisions of Part II, outside the State in which the power stations and other installations for the generation and supply of such power, or the catchment area, reservoirs and other works for the supply of water, as the case may be, are located, the Central Government may, after consultation with the Governments of the successor States wherever necessary,	Continuance of arrangements in regard to generation and supply of electric power and supply of water.

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	give such directions as it deems proper to the State Government or other authority concerned for the maintenance, so far as practicable, of the previous arrangement and the State to which such directions are given shall comply with them.	
63 of 1951.	70. (1) The Andhra Pradesh State Financial Corporation established under the State Financial Corporations Act, 1951 shall, on and from the appointed day, continue to function in those areas in respect of which it was functioning immediately before that day, subject to the provisions of this section and to such directions as may, from time to time, be issued by the Central Government.	Provisions as to Andhra Pradesh State Financial Corporation.
	(2) Any directions issued by the Central Government under sub-section (1) in respect of the Corporation may include a direction that the said Act, in its application to the Corporation, shall have effect subject to such exceptions and modifications as may be specified in the direction.	
	(3) Notwithstanding anything contained in sub-section (1) or sub-section (2), the Board of Directors of the Corporation may, with the previous approval of the Central Government and shall, if so required by the Central Government, convene at any time after the appointed day a meeting for the consideration of a scheme for the reconstitution or reorganisation or dissolution, as the case may be, of the Corporation, including proposals regarding the formation of new Corporations, and the transfer thereto of the assets, rights and liabilities of the existing Corporation, and if such a scheme is approved at the general meeting by a resolution passed by a majority of the shareholders present and voting, the scheme shall be submitted to the Central Government for its sanction.	
	(4) If the scheme is sanctioned by the Central Government either without modifications or with modifications which are approved at a general meeting, the Central Government shall certify the scheme, and upon such certification, the scheme	

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	shall, notwithstanding anything to the contrary contained in any law for the time being in force, be binding on the Corporations affected by the scheme as well as the shareholders and creditors thereof.	
	(5) If the scheme is not so approved or sanctioned, the Central Government may refer the scheme to such Judge of the High Court of Andhra Pradesh or the High Court of Telangana as may be nominated in this behalf by the Chief Justice thereof, and the decision of the Judge in regard to the scheme shall be final and shall be binding on the Corporations affected by the scheme as well as the shareholders and creditors thereof.	
63 of 1951.	(6) Nothing in the preceding provisions of this section shall be construed as preventing the Government of the States of Andhra Pradesh and Telangana from constituting, at any time on or after the appointed day, a State Financial Corporation for that State under the State Financial Corporations Act, 1951.	
	71. (1) Notwithstanding anything in this Part, the Central Government may, for each of the companies specified in the Ninth Schedule to this Act, issue directions—	Certain provisions for companies.
	(a) regarding the division of the interests and shares of the existing State of Andhra Pradesh in the Company between the successor States;	
	(b) requiring the reconstitution of the Board of Directors of the Company so as to give adequate representation to the successor States.	
	72. (1) Notwithstanding anything contained in section 89 of	Temporary

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59 of 1988.	the Motor Vehicles Act, 1988, a permit granted by the State Transport Authority of the existing State of Andhra Pradesh or any Regional Transport Authority in that State shall, if such permit was, immediately before the appointed day, valid and effective in any area in the transferred territory, be deemed to continue to be valid and effective in that area after that day till its period of validity subject to the provisions of that Act as for the time being in force in that area; and it shall not be necessary for any such permit to be countersigned by the State Transport Authority of Telangana or any Regional Transport Authority therein for the purpose of validating it for use in such area:	provisions as to continuance of certain existing road transport permits.
	Provided that the Central Government may, after consultation with the successor State Government or Governments concerned add to amend or vary the conditions attached to the permit by the Authority by which the permit was granted.	
	(2) No tolls, entrance fees or other charges of a like nature shall be levied after the appointed day in respect of any transport vehicle for its operations in any of the successor States under any such permit, if such vehicle was, immediately before that day, exempt from the payment of any such toll, entrance fees or other charges for its operations in the transferred territory:	
	Provided that the Central Government may, after consultation with the State Government or Governments concerned, authorise the levy of any such toll, entrance fees or other charges, as the case may be:	
	Provided further that the provisions of this sub-section shall not be applicable where any such tolls, entrance fees or other charges of a like nature are leviable for the use of any road or bridge which is constructed or developed for commercial purpose by the State Government, an undertaking of the State Government, a joint undertaking in which the State Government is a shareholder or the private	

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	sector.	
14 of 1947.	<p>73. Where on account of the reorganisation of the existing State of Andhra Pradesh under this Act, any body corporate constituted under a Central Act, State Act or Provincial Act, any co-operative society registered under any law relating to co-operative societies or any commercial or industrial undertaking of that State is reconstituted or reorganised in any manner whatsoever or is amalgamated with any other body corporate, co-operative society or undertaking, or is dissolved, and in consequence of such reconstitution, reorganisation, amalgamation or dissolution, any workman employed by such body corporate or in any such co-operative society or undertaking, is transferred to, or re-employed by, any other body corporate, or in any other co-operative society or undertaking, then, notwithstanding anything contained in section 25F or section 25FF or section 25FFF of the Industrial Disputes Act, 1947, such transfer or re-employment shall not entitle him to any compensation under that section:</p>	Special - provisions relating to , retrenchment compensation in certain cases.
	Provided that-	
	(a) the terms and conditions of service applicable to the workman after such transfer or re-employment are not less favourable to the workman than those applicable to him immediately before the transfer or re-employment;	
	(b) the employer in relation to the body corporate, the co-operative society or the undertaking where the workman transferred or re-employed is, by agreement or otherwise, legally liable to pay to the workman, in the event of his retrenchment, compensation under section 25F or section 25FF or section 25FFF of the Industrial Disputes Act, 1947	

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14 of 1947.	on the basis that his service has been continuous and has not been interrupted by the transfer or re-employment.	
43 of 1961.	74. Where the assets, rights and liabilities of any body corporate carrying on business are, under the provisions of this Part, transferred to any other bodies corporate which after the transfer carry on the same business, the losses or profits or gains sustained by the body corporate first-mentioned which, but for such transfer, would have been allowed to be carried forward and set off in accordance with the provisions of Chapter VI of the Income-tax Act, 1961, shall be apportioned amongst the transferee bodies corporate in accordance with the rules to be made by the Central Government in this behalf and, upon such apportionment, the share of loss allotted to each transferee body corporate shall be dealt with in accordance with the provisions of Chapter VI of the said Act, as if the transferee body corporate had itself sustained such loss in a business carried on by it in the years in which those losses were sustained.	Special provision as to income-tax.
	75. (1) The Government of the State of Andhra Pradesh or the State of Telangana, as the case may be, shall, in respect of the institutions specified in the Tenth Schedule to this Act, located in that State, continue to provide facilities to the people of the other State which shall not, in any respect, be less favourable to such people than what were being provided to them before the appointed day, for such period and upon such terms and conditions as may be agreed upon between the two State Governments within a period of one year from the appointed day or, if no agreement is reached within the said period, as may be fixed by order of the Central Government.	Continuance of facilities in certain State institutions.
	(2) The Central Government may, at any time within one year from the appointed day, by notification in the Official Gazette, specify in the Tenth Schedule referred to in subsection (1) any other institution existing on the appointed day in the States of Andhra Pradesh and Telangana and, on the issue of	

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	such notification, such Schedule shall be deemed to be amended by the inclusion of the said institution therein.	
	PART VIII	
	PROVISIONS AS TO SERVICES	
	76. (1) In this section, the expression "State cadre"—	Provisions relating to All-India Services.
	(a) in relation to the Indian Administrative Service, has the meaning assigned to it in the Indian Administrative Service (Cadre) Rules, 1954;	
	(b) in relation to the Indian Police Service, has the meaning assigned to it in the Indian Police Service (Cadre) Rules, 1954; and	
	(c) in relation to the Indian Forest Service, has the meaning assigned to it in the Indian Forest Service (Cadre) Rules, 1966.	
	(2) In place of the cadres of the Indian Administrative Service, Indian Police Service and Indian Forest Service for the existing State of Andhra Pradesh, there shall, on and from the appointed day, be two separate cadres, one for the State of Andhra Pradesh and the other for the State of Telangana in respect of each of these services.	
	(3) The provisional strength, composition and allocation of officers to the State cadres referred to in sub-section (2) shall be such as the Central Government may, by order, determine on or after the appointed day.	
	(4) The members of each of the said services borne on the Andhra Pradesh cadre immediately before the appointed day shall be allocated to the successor State cadres of the same service constituted under sub-section (2) in such manner and with effect from such date or dates as the Central	

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	Government may, by order, specify.	
61 of 1951.	(5) Nothing in this section shall be deemed to affect the operation, on or after the appointed day, of the All-India Services Act, 1951, or the rules made thereunder.	
	77. (1) Every person who immediately before the appointed day is serving in connection with the affairs of the existing State of Andhra Pradesh shall, on and from that day provisionally continue to serve in connection with the affairs of the State of Andhra Pradesh unless he is required, by general or special order of the Central Government to serve provisionally in connection with the affairs of the State of Telangana:	Provisions relating to other services.
	Provided that every direction under this sub-section issued after the expiry of a period of one year from the appointed day shall be issued with the consultation of the Governments of the successor States:	
	(2) As soon as may be after the appointed day, the Central Government shall, by general or special order, determine the successor State to which every person referred to in sub-section (1) shall be finally allotted for service, after seeking option from the employees, and the date with effect from which such allotment shall take effect or be deemed to have taken effect:	
	Provided that even after the allocation has been made, the Central Government may, in order to meet any deficiency in the service, depute officers of other State services from one successor State to the other:	
	Provided further that as far as local, district, zonal and multi-zonal cadres are concerned, the employees shall continue to serve, on or after the appointed day, in that cadre:	

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	<p>Provided also that the employees of local, district, zonal and multi-zonal cadres which fall entirely in one of the successor States, shall be deemed to be allotted to that successor State.</p>	
	<p>Provided also that if a particular zone or multi-zone falls in both the successor States, then the employees of such zonal or multi-zonal cadre shall be finally allotted to one or the other successor States in terms of the provisions of this sub-section.</p>	
	<p>(3) Every person who is finally allotted under the provisions of sub-section (2) to a successor State shall, if he is not already serving therein, be made available for serving in the successor State from such date as may be agreed upon between the Governments of the successor States or, in default of such agreement, as may be determined by the Central Government:</p>	
	<p>Provided that the Central Government shall have the power to review any of its orders issued under this section.</p>	
	<p>78. (1) Nothing in this section or in section 77 shall be deemed to affect, on or after the appointed day, the operation of the provisions of Chapter 1 of Part XIV of the Constitution in relation to determination of the conditions of service of persons serving in connection with the affairs of the Union or any State:</p>	<p>Other provisions relating to services.</p>
	<p>Provided that the conditions of service applicable immediately before the appointed day in the case of any person deemed to have been allocated to the State of Andhra Pradesh or to the State of Telangana under section 77 shall not be varied to his disadvantage except with the previous approval of the Central Government.</p>	
	<p>(2) All services prior to the appointed day rendered by a person,-</p>	

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	(a) if he is deemed to have been allocated to any State under section 77, shall be deemed to have been rendered in connection with the affairs of that State;	
	(b) if he is deemed to have been allocated to the Union in connection with the administration of the successor State of Telangana, shall be deemed to have been rendered in connection with the affairs of the Union,	
	for the purposes of the rules regulating his conditions of service.	
	(3) The provisions of section 77 shall not apply in relation to members of any All-India Service.	
	79. (1) Every person who, immediately before the appointed day, is holding or discharging the duties of any post or office in connection with the affairs of the existing State of Andhra Pradesh in any area which on that day falls within one of the successor States shall continue to hold the same post or office in that successor State, and shall be deemed, on and from that day, to have been duly appointed to the post or office by the Government of, or other appropriate authority in, that successor State:	Provisions as to continuance of officers in same post.
	Provided that nothing in this section shall be deemed to prevent a competent authority, on and from the appointed day, from passing in relation to such person any order affecting the continuance in such post or office:	
	80. (1) The Central Government may, by order, establish one or more Advisory Committees, within a period of thirty days from the date of enactment of the Andhra Pradesh Reorganisation Act, 2013, for the purpose of assisting it in regard to—	Advisory committees.
	(a) the discharge of any of its functions under this Part; and	

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	(b) the ensuring of fair and equitable treatment to all persons affected by the provisions of this Part and the proper consideration of any representations made by such persons.	
	(2) The allocation guidelines shall be issued by the Central Government on or after the date of enactment of the Andhra Pradesh Reorganisation Act, 2013 and the actual allocation of individual employees shall be made by the Central Government on the recommendations of the Advisory Committee.	
	81. The Central Government may give such directions to the State Government of Andhra Pradesh and the State Government of Telangana as may appear to it to be necessary for the purpose of giving effect to the foregoing provisions of this Part and the State Governments shall comply with such directions.	Power of Central Government to give directions.
	82. On and from the appointed day, the employees of State Public Sector Undertakings, corporations and other autonomous bodies shall continue to function in such undertaking, corporation or autonomous bodies for a period of one year and during this period the corporate body concerned shall determine the modalities for distributing the personnel between the two successor States.	Provision for employees of Public Sector Undertakings, etc.
	83. (1) The Public Service Commission for the existing State of Andhra Pradesh shall, on and from the appointed day, be the Public Service Commission for the State of Andhra Pradesh.	Provisions as to State Public Service Commission.
	(2) Until a Public Service Commission is constituted in accordance with article 315 of the Constitution by the successor State of Telangana, the Union Public Service Commission may, with the approval of the President, agree to serve the needs of the State of Telangana in terms clause (4) of that article.	
	(3) The persons holding office immediately before the	

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	appointed day as the Chairman or other member of the Public Service Commission for the existing State of Andhra Pradesh shall, as from the appointed day, be the Chairman or, as the case may be, the other member of the Public Service Commission for the State of Andhra Pradesh.	
	(4) Every person who becomes the Chairman or other member of the Public Service Commission for the State of Andhra Pradesh on the appointed day under sub-section (3) shall—	
	(a) be entitled to receive from the Government of the State of Andhra Pradesh conditions of service not less favourable than those to which he was entitled under the provisions applicable to him;	
	(b) subject to the proviso to clause (2) of article 316, hold office or continue to hold office until the expiration of his term of office as determined under the provisions applicable to him immediately before the appointed day.	
	(5) The report of the Andhra Pradesh Public Service Commission as to the work done by the Commission in respect of any period prior to the appointed day shall be presented under clause (2) of article 323 to the Governors of the States of Andhra Pradesh and Telangana and the Governor of the State of Andhra Pradesh shall, on receipt of such report, cause a copy thereof together with a memorandum explaining as far as possible, as respects the cases, if any, where the advice of the Commission was not accepted, the reasons for such non-acceptance to be laid before the Legislature of the State of Andhra Pradesh and it shall not be necessary to cause such report or any such memorandum to be laid before the Legislative Assembly of the State of Telangana.	
	PART IX	
	MANAGEMENT AND DEVELOPMENT OF WATER	

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RESOURCES		
	84. (1) The Central Government shall, on and from the appointed day, constitute an Apex Council for the supervision of the functioning of the Godavari River Management Board and Krishna River Management Board.	Apex Council for Godavari and Krishna river water resources and their Management Boards.
	(2) The Apex Council shall consist of—	
	<p>(a) Minister of Water Resources, Government of India - Chairperson;</p> <p>(b) Chief Minister of State of Andhra Pradesh - Member;</p> <p>(c) Chief Minister of State of Telangana - Member.</p>	
	(3) The functions of the Apex Council shall include—	
	<p>(i) supervision of the functioning of the Godavari River Management Board and Krishna River Management Board;</p> <p>(ii) planning and approval of proposals for construction of new projects, if any, based on Godavari or Krishna river water, after getting the proposal appraised and recommended by the River Management Boards and by the Central Water Commission, wherever required;</p> <p>(iii) resolution of any dispute amicably arising out of the sharing of river waters through negotiations and mutual agreement between the successor States;</p> <p>(iv) reference of any disputes not covered under Krishna Water Disputes Tribunal, to a Tribunal to be constituted under the Inter-State River Water Disputes Act, 1956.</p>	

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		33 of 1956.
	85. (1) The Central Government shall constitute two separate Boards to be called the Godavari River Management Board and Krishna River Management Board (to be known as the Board), within a period of sixty days from the appointed day, for the administration, regulation, maintenance and operation of such projects, as may be notified by the Central Government from time to time.	Constitution and functions of River Management Board.
	(2) The headquarters of Godavari River Management Board shall be located in the successor State of Telangana and of the Krishna River Management Board shall be located in the successor State of Andhra Pradesh.	
	(3) The Godavari River Management Board and Krishna River Management Board shall be autonomous bodies under the administrative control of the Central Government, and shall comply with such directions as may, from time to time, be given to them by the Central Government.	
	(4) Each Board shall consist of the following Chairperson and Members, namely:—	
	(a) a Chairperson not below the rank or level of Secretary or Additional Secretary to the Government of India to be appointed by the Central Government;	
	(b) two members, to be nominated by each of the successor States, of which one shall be the technical member not below the rank of Chief Engineer and the other	

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	administrative member to represent the concerned States;	
	(c) one expert to be nominated by the Central Government.	
	(5) Each Board shall have a full-time Member Secretary, not below the rank of Chief Engineer in the Central Water Commission, to be appointed by the Central Government.	
	(6) The Central Government shall create such number of posts of the rank of Chief Engineer in the Central Water Commission, as it considers necessary.	
	(7) Each Board shall be assisted in the day to day management of reservoirs by the Central Industrial Security Force constituted under the Central Industrial Security Force Act, 1968, on such terms and conditions as the Central Government may specify.	50 of 1968.
	(8) The functions of each Board shall include—	
	(a) the regulation of supply of water from the projects to the successor States having regard to —	
	(i) awards granted by the Tribunals constituted under the Inter-State River Water Disputes Act, 1956;	33 of 1956.
	(ii) any agreement entered into or arrangement made covering the Government of existing State of Andhra Pradesh and any other State or Union territory, and	
	(b) the regulation of supply of power generated to the authority in-charge of the distribution of power having regard to any agreement entered into or arrangement made covering the Government of the existing State of Andhra Pradesh and any other State or Union territory, and	
	(c) the construction of such of the remaining on-going or new works connected with the development of the water resources projects relating to the rivers or their tributaries through the successor States as the Central Government	

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	may specify by notification in the Official Gazette;	
	(d) making an appraisal of any proposal for construction of new projects on Godavari or Krishna rivers and giving technical clearance, after satisfying that such projects do not negatively impact the availability of water as per the awards of the Tribunals constituted under the Inter-State River Water Disputes Act, 1956 for the projects already completed or taken up before the appointed day.	33 of 1956.
	(e) such other functions as the Central Government may entrust to it on the basis of the principles specified in the Eleventh Schedule.	
	86. (1) The Board shall employ such staff as it may consider necessary for the efficient discharge of its functions under this Act and such staff shall, at the first instance, be appointed on deputation from the successor States in equal proportion and absorbed permanently in the Board.	Staff of the Management Board.
	(2) The Government of the successor States shall at all times provide the necessary funds to the Board to meet all expenses (including the salaries and allowances of the staff) required for the discharge of its functions and such amounts shall be apportioned between the States concerned in such proportion as the Central Government may, having regard to the benefits to each of the said States, specify.	
	(3) The Board may delegate such of its powers, functions and duties as it may deem fit to the Chairman of the said Board or to any officer subordinate to the Board.	
	(4) The Central Government may, for the purpose of enabling the Board to function efficiently, issue such directions to the State Governments concerned, or any other authority, and the State Governments, or the other authority, shall comply with such directions.	

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33 of 1956.	87. (1) The Board shall ordinarily exercise jurisdiction on Godavari and Krishna rivers in regard to any of the projects over headworks (barrages, dams, reservoirs, regulating structures), part of canal network and transmission lines necessary to deliver water or power to the States concerned, as may be notified by the Central Government, having regard to the awards, if any, made by the Tribunals constituted under the Inter-State River Water Disputes Act, 1956.	Jurisdiction of Board.
	(2) If any question arises as to whether the Board has jurisdiction under sub-section (1) over any project referred thereto, the same shall be referred to the Central Government for decision thereon.	
	88. The Board may make regulations consistent with the Act and the rules made thereunder, to provide for-	Power of Board to make regulations.
	(a) regulating the time and place of meetings of the Board and the procedure to be followed for the transaction of business at such meetings;	
	(b) delegation of powers and duties of the Chairman or any officer of the Board;	
	(c) the appointment and regulation of the conditions of service of the officers and other staff of the Board;	
	(d) any other matter for which regulations are considered necessary by the Board.	
	89. (1) The term of the Krishna Water Disputes Tribunal shall be extended with the following terms of reference, namely:—	Allocation of water

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		resources.
	(a) shall make project-wise specific allocation, if such allocation have not been made by a Tribunal constituted under the Inter-State River Water Disputes Act, 1956;	
	(b) shall determine an operational protocol for project-wise release of water in the event of deficit flows.	
	Explanation.— For the purposes of this section, it is clarified that the project specific awards already made by the Tribunal on or before the appointed day shall be binding on the successor States.	
	90. (1) The Polavaram Irrigation Project is hereby declared to be a national project.	Polavaram Irrigation Project to be a national project.
	(2) It is hereby declared that it is expedient in the public interest that the Union should take under its control the regulation and development of the Polavaram Irrigation Project for the purposes of irrigation.	
	(3) The Central Government shall execute the project in consultation with the Governments of the two successor States following all environmental, forests, and rehabilitation and resettlement norms.	
	91. (1) The Governments of the successor States of Andhra Pradesh and Telangana shall replace the existing State of Andhra Pradesh on the Tungabhadra Board.	Arrangements on Tungabhadra Board.
	(2) The Tungabhadra Board shall continue to monitor the release of water to High Level Canal, Low Level Canal and Rajolibanda Diversion Scheme.	
	PART X	
	INFRASTRUCTURE AND SPECIAL ECONOMIC	

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MEASURES		
	92. The principles, guidelines, directions and orders issued by the Central Government, on and from the appointed day, on matters relating to coal, oil and natural gas, and power generation, transmission and distribution as enumerated in the Twelfth Schedule shall be implemented by the successor States.	Successor States to follow principles, guidelines, etc. Issued by Central Government.
	93. The Central Government shall take all necessary measures as enumerated in the Thirteenth Schedule for the progress and sustainable development of the successor States.	Measures for progress and development of successor States.
	94. (1) The Central Government shall take appropriate fiscal measures, including offer of tax incentives, to the successor States, to promote industrialisation and economic growth in both the States.	Fiscal measures including tax incentives.
	(2) The Central Government shall support the programmes for the development of backward areas in the successor States, including expansion of physical and social infrastructure.	
	(3) The Central Government shall provide special financial support for the creation of essential facilities in the new capital of the successor State of Andhra Pradesh including the Raj Bhawan, High Court, Government Secretariat, Legislative Assembly, Legislative Council, and such other essential infrastructure.	
	(4) The Central Government shall facilitate the creation of a new capital for the successor State of Andhra Pradesh, if considered necessary, by denotifying degraded forest land.	
PART XI		
ACCESS TO HIGHER EDUCATION		
	95. In order to ensure equal opportunities for quality higher	Equal opportunities for

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	education to all students in the successor States, the existing admission quotas in all government or private, aided or unaided, institutions of higher, technical and medical education shall continue for a period not exceeding ten years during which the existing common admission process shall continue.	quality higher education to all students.
	PART XII	
	LEGAL AND MISCELLANEOUS PROVISIONS	
	96. In sub-clause (a) of clause (1) of article 168 of the Constitution, for the word "Tamil Nadu", the words "Tamil Nadu, Telangana" shall be substituted.	Amendment of article 168 of the Constitution.
	97. (1) On and from the appointed day, in article 371D of the Constitution,—	Amendment of article 371D of the Constitution.
	(a) in the marginal heading, for the words "the State of Andhra Pradesh", the words "the State of Andhra Pradesh or the State of Telangana" shall be substituted, namely:—	
	(b) for clause (1), the following clause shall be substituted, namely:—	
	"(1) The President may by order made with respect to the State of Andhra Pradesh or the State of Telangana, provide, having regard to the requirement of each State, for equitable opportunities and facilities for the people belonging to different parts of such State, in the matter of public employment and in the matter of education, and different provisions may be made for various parts of the States.";	
	(c) in clause (3), for the words "the State of Andhra Pradesh", the words "the State of Andhra Pradesh and for the State of Telangana" shall be substituted.	
	98. In section 15A of the Representation of the People Act, 1951, after the words and figures "under the Tamil Nadu Legislative Council Act, 2010", the words and figures "and constituting the Legislative Council of the	Amendment of section 15A of Act 43 of 1951.

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16 of 2010.	State of Telangana under the Andhra Pradesh Reorganisation Act, 2013" shall be inserted.	
	99. On and from the appointed day, in section 15 of the States Reorganisation Act, 1956, in clause (b), for the words "Andhra Pradesh ", the words "Andhra Pradesh and Telangana" shall be substituted.	Amendment of section 15 of Act 37 of 1956.
Andhra Pradesh Act No. 1 of 1973.	100. The provisions of Part II shall not be deemed to have affected any change in the territories to which the Andhra Pradesh Land Reforms (Ceiling on Agricultural Holdings) Act, 1973 and any other law in force immediately before the appointed day extends or applies, and territorial references in any such law to the State of Andhra Pradesh shall, until otherwise provided by a competent Legislature or other competent authority be construed as meaning the territories within the existing State of Andhra Pradesh before the appointed day.	Territorial extent of laws.
	101. For the purpose of facilitating the application in relation to the State of Andhra Pradesh or the State of Telangana of any law made before the appointed day, the appropriate Government may, before the expiration of two years from that day, by order, make such adaptations and modifications of the law, whether by way of repeal or amendment, as may be necessary or expedient, and thereupon every such law shall have effect subject to the adaptations and modifications so made until altered, repealed or amended by a competent Legislature or other competent authority.	Power to adapt laws.
	<i>Explanation.—</i> In this section, the expression "appropriate Government" means as respects any law relating to a matter enumerated in the Union List, the Central Government, and as respects any other law in its application to a State, the State Government.	
	102. Notwithstanding that no provision or insufficient provision has been made under section 101 for the adaptation of a law made before the appointed day, any court, tribunal or	Power to construe laws.

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	authority, required or empowered to enforce such law may, for the purpose of facilitating its application in relation to the State of Andhra Pradesh or the State of Telangana, construe the law in such manner, without affecting the substance, as may be necessary or proper in regard to the matter before the court, tribunal or authority.	
	103. The Government of the State of Telangana, as respects the transferred territory may, by notification in the Official Gazette, specify the authority, officer or person who, on or after the appointed day, shall be competent to exercise such functions exercisable under any law in force on that day as may be mentioned in that notification and such law shall have effect accordingly.	Power to name authorities, etc. for exercising statutory functions.
	104. Where, immediately before the appointed day, the existing State of Andhra Pradesh is a party to any legal proceedings with respect to any property, rights or liabilities subject to apportionment between the States of Andhra Pradesh and Telangana under this Act, the State of Andhra Pradesh or the State of Telangana which succeeds to, or acquires a share in, that property or those rights or liabilities by virtue of any provision of this Act shall be deemed to be substituted for the existing State of Andhra Pradesh or added as a party to those proceedings, and the proceedings may continue accordingly.	Legal proceedings.
	105.(1) Every proceeding pending immediately before the appointed day before a court (other than High Court), tribunal, authority or officer in any area which on that day falls within the State of Andhra Pradesh shall, if it is a proceeding relating exclusively to the territory, which as from that day are the territories of the State of Telangana, stand transferred to the corresponding court, tribunal, authority or officer of that State.	Transfer of pending proceedings.
	(2) If any question arises as to whether any proceeding should stand transferred under sub-section (1) it shall be referred to the High Court at Hyderabad and the decision of that High Court shall be final.	

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	(3) In this section—	
	(a) "proceeding" includes any suit, case or appeal; and	
	(b) "corresponding court, tribunal authority or officer" in the State of Telangana means—	
	(i) the court, tribunal, authority or officer in which, or before whom, the proceeding would have laid if it had been instituted after the appointed day; or	
	(ii) in case of doubt, such court, tribunal, authority, or officer in that State, as may be determined after the appointed day by the Government of that State or the Central Government, as the case may be, or before the appointed day by the Government of the existing State of Andhra Pradesh to be the corresponding court, tribunal, authority or officer.	
	106. Any person who, immediately before the appointed day, is enrolled as a pleader entitled to practise in any subordinate court in the existing State of Andhra Pradesh shall, for a period of one year from that day, continue to be entitled to practise in those courts, notwithstanding that the whole or any part of the territories within the jurisdiction of those courts has been transferred to the State of Telangana.	Right of pleaders to practise in certain cases.
	107. The provisions of this Act shall have effect notwithstanding anything inconsistent therewith contained in any other law.	Effect of provisions of the Act inconsistent with other laws.
	108. (1) If any difficulty arises in giving effect to the provisions of this Act, the President may, by order do anything not	Power to

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	inconsistent with such provisions which appears to him to be necessary or expedient for the purpose of removing the difficulty:	remove difficulties.
	Provided that no such order shall be made after the expiry of a period of three years from the appointed day.	
	(2) Every order made under this section shall be laid before each House of Parliament.	

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THE FIRST SCHEDULE

(See section 12)

(i) Of the five sitting members whose term of office will expire on 9th April, 2014, namely, Shri T. Subbarami Reddy, Shri Nandi Yellaiah, Shri Mohammed Ali Khan, Smt. T. Ratna Bai and Shri K.V.P. Ramachandra Rao, such two as the Chairman of the Council of States may determine by drawing lots shall be deemed to have been elected to fill two of the seven seats allotted to the State of Telangana and the other three sitting members shall be deemed to have been elected to fill three of the eleven seats allotted to the State of Andhra Pradesh.

(ii) Of the six sitting members whose term of office will expire on 21st June, 2016, namely, Shri Jesudasu Seelam, Shri Jairam Ramesh, Shri N. Janardhana Reddy, Shri V. Hanumantha Rao, Smt. Gundu Sudharani and Shri Y.S. Chowdary, such two as the Chairman of the Council of States may determine by drawing lots shall be deemed to have been elected to fill two of the seats allotted to the State of Telangana and the other four sitting members shall be deemed to have been elected to fill four of the seats allotted to the State of Andhra Pradesh.

(iii) Of the six sitting Members representing the State of Andhra Pradesh whose term of office will expire on 2nd April, 2018, namely, Shri Ananda Baskar Rapolu, Shri K. Chiranjeevi, Shri Palvai Govardhana Reddy, Smt. Renuka Chowdhury, Shri T. Devender Goud and Shri C.M. Ramesh, such three as the Chairman of the Council of States may determine by drawing lots shall be deemed to have been elected to fill three of the seats allotted to the State of Telangana the other three sitting members shall be deemed to have been elected to fill the three of the seats allotted to the State of Andhra Pradesh.

(iv) The term of one seat which is to expire on 9th April, 2014 and has become vacant due to resignation of Shri Nandamuri Harikrishna on 22nd August, 2013, shall be allotted to the State of Andhra Pradesh.

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THE SECOND SCHEDULE

(See section 14)

AMENDMENTS TO THE DELIMITATION OF PARLIAMENTARY AND ASSEMBLY
CONSTITUENCIES ORDER, 2008

In the Delimitation of Parliamentary and Assembly Constituency Order, 2008,—

1. In Schedule III,-

(i) in Table A relating to Assembly Constituencies, serial numbers 1 to 119 (both inclusive) and the entries relating thereto shall be omitted;

(ii) in Table B relating to Parliamentary Constituencies, serial numbers 1 to 17 (both inclusive) and the entries relating thereto shall be omitted.

2. After Schedule XXVI, the following shall be inserted, namely:-

"SCHEDULE - XXVIA

TELANGANA

TABLE A – ASSEMBLY CONSTITUENCIES

Serial No. and Name	Extent of Assembly Constituencies
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The detailed particulars regarding the name and extent of the constituencies in each of the districts in the State of Telangana shall be as delimited by the Election Commission.

TABLE B – PARLIAMENTARY CONSTITUENCIES

Serial No. and Name	Extent of Parliamentary Constituencies
1-ADILABAD (ST)	1-Sirpur, 5-Asifabad (ST), 6-Khanapur (ST), 7-Adilabad, 8-Boath (ST), 9-Nirmal and 10-Mudhole.

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2-PEDDAPALLE (SC)	2 Chennur (SC), 3 Bellampalle (SC), 4 Mancheria, 22 Dharmapuri, 23 Ramagundam, 24 Manthani and 25 Peddapalle.
3-KARIMNAGAR	26-Karimnagar, 27-Choppadandi (SC), 28-Vemulawada, 29-Sircilla, 30-Manakondur (SC), 31-Huzurabad and 32 - Husnabad.
4-NIZAMABAD	1-Armur, 2- Bodhan, 17-Nizamabad (Urban), 18- Nizamabad (Rural), 19 -Balkonda, 20 -Koratla and 21- Jagtial.
5-ZAHIRABAD	13 Jukkal (SC), 14 Banswada, 15 Yellareddy, 16 Kamareddy, 35 Narayankhed, 36 Andole (SC) and 38 Zahirabad (SC).
6-MEDAK	33-Siddipet, 34-Medak, 37-Narsapur, 39-Sangareddy, 40- Patancheru, 41-Dubbak and 42 -Gajwel.
7-MALKAJGIRI	43- Medchal, 44 -Malkajgiri, 45-Qutbullapur, 46 - Kukatpalle, 47-Uppal, 49-Lal Bahadur Nagar and 71- Secunderabad Cantt. (SC).
8- SECUNDERABAD	57 Musheerabad, 59 Amberpet, 60 Khairatabad, 61 Jubilee Hills, 62 Sanathnagar, 63 Nampally and 70 Secunderabad.
9-HYDERABAD	58-Malakpet, 64-Karwan, 65-Goshamahall, 66-Charminar, 67-Chandrayangutta, 68-Yakutpura and 69-Bahadurpura.
10-CHEVELLA	50-Maheswaram, 51-Rajendranagar, 52-Serilingampally, 53-Chevella (SC), 54-Pargi, 55-Vicarabad (SC) and 56- Tandur.
11- MAHBUBNAGAR	72-Kodangal, 73- Narayanpet, 74-Mahbubnagar, 75- Jadcherla, 76 -Devarkadra, 77 -Makthal and 84- Shadnagar.

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12-NAGARKURNOOL (SC)	78 Wanaparthy, 79 Gadwal, 80 Alampur (SC), 81 Nagarkurnool, 82 Achampet (SC), 83 Kalwakurthy and 85 Kollapur.
13-NALGONDA	86-Devarakonda(ST), 87-Nagarjuna Sagar, 88- Miryalaguda, 89- Huzurnagar, 90-Kodad, 91-Suryapet and 92-Nalgonda.
14-BHONGIR	48 Ibrahimpatnam, 93 Munugode, 94 Bhongir, 95 Nakrekal (SC), 96 Thungathurthi (SC), 97 Alair and 98 Jangoan.
15-WARANGAL(SC)	99-Ghanpur (Station) (SC), 100-Palakurthi, 104-Parkal, 105-Warangal West, 106-Warangal East, 107- Wardhannapet (SC) and 108-Bhupalpalle.
16-MAHABUBABAD (ST)	101 Domakal (ST), 102 Mahabubabad (ST), 103 Narsampet, 109 Mulug (ST), 110 Pinapaka (ST), 111 Yellandu (ST) and 119 Bhadrachalam (ST).
17-KHAMMAM	112-Khammam, 113-Palair, 114-Madhira (SC), 115-Wyra (ST), 116- Sathupalle (SC), 117-Kothagudem and 118- Aswaraopeta (ST).".

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THE THIRD SCHEDULE.

(See section 24)

MODIFICATION IN THE DELIMITATION OF COUNCIL CONSTITUENCIES

(ANDHRA PRADESH) ORDER, 2006

For the Table appended to the Delimitation of Council Constituencies (Andhra Pradesh) Order, 2006, the following Table shall be substituted, namely:—

"TABLE

Name of Constituency	Extent of Constituency	Number of seats
Local Authorities' Constituencies		
(1)	(2)	(3)
1. Srikakulam Local Authorities	Srikakulam	1
2. Vizianagaram Local Authorities	Vizianagaram	1
3. Visakhapatnam Local Authorities	Visakhapatnam	2
4. East Godavari Local Authorities	East Godavari	2
5. West Godavari Local Authorities	West Godavari	2
6. Krishna Local Authorities	Krishna	2
7. Guntur Local Authorities	Guntur	2
8. Prakasam Local Authorities	Prakasam	1
9. Nellore Local Authorities	Nellore	1
10. Chittoor Local Authorities	Chittoor	2
11. Kadapa Local Authorities	Kadapa	1

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Graduates' Constituencies		
1. Srikakulam-Vizianagaram-Visakhapatnam Graduate	Srikakulam, Vizianagaram, Visakhapatnam	1
2. East-West Godavari Graduates	East-West Godavari	1
3. Krishna-Guntur Graduates	Krishna-Guntur	1
4. Prakasam-Nellore-Chittoor Graduates	Prakasam-Nellore-Chittoor	1
5. Kadapa-Anantapur-Kurnool Graduates	Kadapa-Anantapur-Kurnool	1

Teacher's Constituencies		
1. Srikakulam-Vazianagaram-Visakhapatnam Teachers	Srikakulam, Vizianagaram, Visakhapatnam	1
2. East-West Godavari Teachers	East-West Godavari	1
3. Krishna-Guntur Teachers	Krishna-Guntur	1
4. Prakasam-Nellore-Chittoor Teachers	Prakasam-Nellore-Chittoor	1
5. Kadapa-Anantapur-Kurnool Teachers	Kadapa-Anantapur-Kurnool	1

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THE FOURTH SCHEDULE

[See section 22 (2)]

List of members of the provisional Legislative Council of successor States of Andhra Pradesh and Telangana :-

Provisional Legislative Council of Andhra Pradesh:

Members of Local Authorities Constituencies:

1) Ilapuram Venkaiah, 2) Pothula Rama Rao, 3) D.V. Suryanarayana Raju, 4) Narayana Reddy Chadipiralla, 5) Boddu Bhaskara Ramarao, 6) Angara Ramamohan, 7) Dr. Desai Thippa Reddy, M.S., 8) Meka Seshu Babu, 9) Peerukatla Viswa Prasada Rao, 10) Narayana Reddy Vakati, 11) Mettu Govinda Reddy.

Members of Graduates' Constituencies:

1) Boddu Nageswara Rao, 2) Kalidindi Ravi Kiran Varma, 3) M.V.S. Sama, 4) Yaradapalli Srinivasulu Reddy, 5) Dr. Geyanarid M.

Members of Teachers' Constituencies

1) Gade Srinivasulu Naidu, 2) K.V.V. Satyanarayana Raju, 3) K.S. Lakshmana Rao, 4) Balasubrahmanyam Vitapu.

Nominated Members

1) Jupudi Prabhakar Rao, 2) Balashali Indira, 3) Dr. A. Chakrapari, 4) R. Reddeppa Reddy, 5) Shaik Hussain.

Members elected from Legislative Assembly Constituencies

1) K. Veerabhadra Swamy, 2) A. Lakshmi Siva Kumari, 3) R. Padma Raju, 4) Paladugu Venkata Rao, 5) Mohammad Jani, 6) N. Rajakumari, 7) Y. Ramakrishnu, 8) S. Basava Punnaiah, 9) A. Appa Rao, 10) P.J. Chandrasekhara Rao, 11) B. Changanal Rayudu, 12) P. Samanthakamani, 13) C. Ramachandraiah, 14) S.V. Satish Kumar Reddy, 15) G.Thippe Swamy, 16) M.Sudhakar Babu.

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Provisional Legislative Council of Telangana:

Members of Local Authorities Constituencies

1) Nethi Vidya Sagar, 2) V. Bhoopal Reddy, 3) Arikala Narsa Reddy, 4) Potla Nageswar Rao, 5) T. Bhanu Prasad Rao, 6) S. Jagadeeshwar Reddy, 7) Sri M.S. Prabhakar Rao, 8) Sri Patnam Narendra Reddy, 9) Syed Aminul Hasan Jafri.

Members of Graduates' Constituencies:

1) Dr. K. Nageshwar, 2) Kapilavai Dileep Kumar, 3) K. Swamy Goud.

Members of Teachers' Constituencies

1) Pathuri Sudhakar Reddy, 2) Poola Ravinder, 3) Katepally Janardhan Reddy.

Nominated Members

1) D. Rajeshwar Rao, 2) Farooq Hussain, 3) B. Venkata Rao.

Elected by Members of Legislative Assembly

1) K.R. Amos, 2) Mohammad Ali Shabbir, 3) K. Yadava Reddy, 4) V. Gangadhar Goud, 5) T. Santosh Kumar, 6) N. Rajalingam, 7) D. Srinivas, 8) M. Ranga Reddy, 9) P. Sudhakar Reddy, 10) B. Lakshmi Narayana, 11) Mohammad Saleem, 12) B. Venkateswarlu, 13) Peer Shabbir Ahmed, 14) Mohammad Mahmood Ali, 15) Syed Altaf Hyder Razvi.

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THE FIFTH SCHEDULE

(See section 28)

In the Constitution (Scheduled Castes) Order, 1950,—

(1) in paragraph 2, for the figures "XXIV", the figures "XXV" shall be substituted;

(2) in the Schedule,—

(a) in PART I relating to Andhra Pradesh, item number 9, shall be omitted;

(b) after Part XXIV, the following Part shall be inserted, namely:—

"PART XXV.—Telangana

1. Adi Andhra
2. Adi Dravida
3. Anamuk
4. Aray Mala
5. Arundhatiya
6. Arwa Mala
7. Bariki
8. Bavuri
9. Beda (Budga) Jangam
10. Bindla
11. Byagara, Byagari
12. Chachati

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13. Chalavadi
14. Chamar, Mochi, Muchi, Chamar-Ravidas, Chamar-Rohidas
15. Chambhar
16. Chandala
17. Dakkal, Dokkalwar
18. Dandasi
19. Dhor
20. Dom, Dombara, Paidi, Pano
21. Eliamalawar, Yellammalawandlu
22. Ghasi, Haddi, Relli, Chanchandi
23. Godari
24. Gosangi
25. Holeyia
26. Holeyia Dasari
27. Jaggali
28. Jambuvulu
29. Kolupulvandlu, Pambada, Pambanda, Pambala
30. Madasi Kuruva, Madari Kuruva
31. Madiga
32. Madiga Dasu, Mashteen
33. Mahar
34. Mala, Mala Ayawaru
35. Mala Dasari
36. Mala Dasu

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37. Mala Hannai
38. Malajangam
39. Mala Masti
40. Mala Sale, Nethani
41. Mala Sanyasi
42. Mang
43. Mang Garodi
44. Manne
45. Mashti
46. Matangi
47. Mehtar
48. Mitha Ayyalvar
49. Mundala
50. Paky, Moti, Thoti
51. Pamidi
52. Panchama, Pariah
53. Relli
54. Samagara
55. Samban
56. Sapru
57. Sindholu, Chindollu
58. Yatala
59. Valluvan.".

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THE SIXTH SCHEDULE

(See section 29)

AMENDMENTS TO THE CONSTITUTION (SCHEDULED TRIBES) ORDER, 1950

In the Constitution (Scheduled Tribes) Order, 1950,—

(1) in paragraph 2, for the figures "XXII", the figures "XXIII" shall be substituted;

(2) in the Schedule,—

(a) in PART I relating to Andhra Pradesh,—

(i) in item number 20, the brackets and words "(excluding Adilabad, Hyderabad, Karimnagar, Khammam, Mahbubnagar, Medak, Nalgonda, Nizamabad and Warangal districts)" shall be omitted;

(ii) item number 30 and the entries relating thereto shall be omitted;

(b) after Part XXIV, the following Part shall be inserted, namely:—

"PART XXV.—Telangana

1. Andh, Sadhu Andh
2. Bagata
3. Bhil
4. Chenchu

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5. Gadabas, Bodo Gadaba, Gutob Gadaba, Kallayi Gadaba, Parangi Gadaba, Kathera Gadaba, Kapu Gadaba
6. Gond, Naikpod, Rajgond, Koitur
7. Goudu (in the Agency tracts)
8. Hill Reddis
9. Jatapus
10. Kammara
11. Kattunayakan
12. Kolam, Kolawar
13. Konda Dhoras, Kubi
14. Konda Kapus
15. Kondareddis
16. Kondhs, Kodi, Kodhu, Desaya Kondhs, Dongria Kondhs, Kuttiya Kondhs, Tikiina Kondhs, Yenity Kondhs, Kuvinga
17. Kotia, Benthoniya, Bartika, Dulia, Holya, Sanrona, Sidhopaiko
18. Koya, Doli Koya, Gutta Koya, Kammara Koya, Musara Koya, Oddi Koya, Pattidi Koya, Rajah, Rasha Koya, Lingadhari Koya (ordinary), Kottu Koya, Bhine Koya, Rajkoya
19. Kulia
20. Malis (Rangareddi Adilabad, Hyderabad, Karimnagar, Khammam, Mahbubnagar, Medak, Nalgonda, Nizamabad and Warangal districts)
21. Manna Dhora
22. Mukha Dhora, Nooka Dhora
23. Nayaks (in the Agency tracts)
24. Pardhan
25. Porja, Parangiperja

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26. Reddi Dhoras
27. Rona, Rena
28. Savaras, Kapu Savaras, Maliya Savaras, Khutto Savaras
29. Sugalis, Lambadis, Banjara
30. Thoti (in Adilabad, Hyderabad, Karimnagar, Khammam, Mahbubnagar, Medak, Naigonda, Nizamabad and Warangal districts)
31. Yenadis, Chella Yenadi, Kappala Yenadi, Manchi Yenadi, Reddi Yenadi
32. Yerukulas, Koracha, Dabba Yerukula, Kunchapuri Yerukula, Uppu Yerukula
33. Nakkala, Kurvikaran".

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THE SEVENTH SCHEDULE

(See section 52)

LIST OF FUNDS

1. Depreciation Reserve Funds – Government commercial Departments and Undertakings–
 - (i) Alcohol Factory, Narayanaguda;
 - (ii) Alcohol Factory, Kamareddy;
 - (iii) Andhra Pradesh Text book Press;
 - (iv) Government Distillery, Chagallu;
 - (v) Government Ceramic Factory, Gudur;
 - (vi) Government Block Glass Factory, Gudur.
2. Natural Calamities Unspent Margin Money fund.
3. Employees Welfare Fund (Andhra Pradesh State).
4. State Disaster Response Fund.
5. Development Funds for Educational Purposes.
6. Development Funds for Agricultural Purposes.
7. Industrial Development Funds —
 - (i) Hyderabad Industrial Research and Development Fund;

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- (ii) Reserve Fund for Protection of Sugar Industries;
 - (iii) Sericulture Development Fund.
8. Electricity Development Funds – Special Reserve Fund – Electricity.
9. Other Development and Welfare Funds —
- (i) Funds for Development Schemes;
 - (ii) Industrial Plantation Fund;
 - (iii) Andhra Pradesh State Distilleries;
 - (iv) Andhra Pradesh Distilleries Pollution Control;
 - (v) State Renewal Fund;
 - (vi) Andhra Pradesh Rural Development Fund;
 - (vii) Corpus Fund for upgradation for Public Libraries.
10. Zamindari Abolition Fund.
11. Religious Charitable Endowment Funds.
12. Ethyl Alcohol Storage Facilities Fund.
13. Guarantee Redemption fund – Investment Account.
14. K. G. and Pennar Drainage Cess Fund.
15. Security Adjustment Reserve.
16. C. M. Relief Fund.
17. Municipal Environmental Scheme Fund.

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18. Zilla Praja Parishad Funds.
19. Andhra Pradesh Class IV Government Servants Family Pension Fund.
20. Andhra Pradesh State Employees Family Benefit Fund.
21. Sinking Fund – Investment Account.
22. Contributory Provident Fund Work – charged 50 per cent. N.R.S.
23. All India Service Provident Fund.
24. Subventions from Central Road Fund.
25. National Calamity Contingency Fund.
26. Deposits of Police Funds.
27. Farmers Association Reserve Fund.
28. Deposits of Andhra Pradesh Social Welfare Fund.
29. Development of Mineral Resources and Technology Upgradation Fund.
30. Village Panchayat Funds.
31. Mandala Praja Parishad Funds.
32. Market Committee Funds.
33. Deposits of Zilla Praja Parishads out of Provident Fund contribution.
34. Thrift Fund cum Savings and Security Schemes for Weavers.
35. General Provident Fund (Regular).
36. Andhra Pradesh State Government Life Insurance Fund.

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37. Andhra Pradesh Crop Insurance Fund.
38. State Agriculture Credit Stabilisation Fund.
39. State Market Interaction Fund.
40. Deposits of Andhra Pradesh Urban Infrastructure Fund.
41. Greater Hyderabad Municipal Corporation Fund.

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THE EIGHTH SCHEDULE

(See section 59)

APPORTIONMENT OF LIABILITY IN RESPECT OF PENSIONS

1. Subject to the adjustments mentioned in paragraph 3, each of the successor States shall, in respect of pensions granted before the appointed day by the existing State of Andhra Pradesh, pay the pensions drawn in its treasuries.

2. Subject to the said adjustments, the liability in respect of pensions of officers serving in connection with the affairs of the existing State of Andhra Pradesh who retire or proceed on leave preparatory to retirement before the appointed day, but whose claims for pensions are outstanding immediately before that day, shall be the liability of the State of Andhra Pradesh.

3. There shall be computed, in respect of the period commencing on the appointed day and ending on such date after the appointed day, as may be fixed by the Central Government and in respect of each subsequent financial year, the total payments made to the two successor States in respect of pensions referred to in paragraphs 1 and 2. The total representing the liability of the existing State of Andhra Pradesh in respect of pensions and other retirement benefits shall be apportioned between the successor States on the basis of population ratio and any successor State paying more than its due share shall be reimbursed the excess amount by the other successor State paying less.

4. The liability of the existing State of Andhra Pradesh in respect of pension rolls granted before the appointed day and drawn in any area outside the territories of the existing State shall be the liability of the State of Andhra Pradesh subject to adjustments to be made in accordance with paragraph 3 as if such pensions had been drawn in any treasury in the State of Andhra Pradesh under paragraph 1.

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5. (1) The liability in respect of the pension of any officer serving immediately before the appointed day in connection with the affairs of the existing State of Andhra Pradesh and retiring on or after that day, shall be that of the successor State granting him the pension and other retirement benefits; but the portion of the pension and other retirement benefits attributable to the service of any such officer before the appointed day in connection with the affairs of the existing State of Andhra Pradesh shall be allocated between the successor States on the basis of population ratio, and the Government granting the pension shall be entitled to receive from the other successor State its share of the liability.

(2) If any such officer was serving after the appointed day in connection with the affairs of more than one successor State other than the one granting the pension shall reimburse to the Government by which the pension is granted an amount which bears to the portion of the pension attributable to his service after the appointed day the same ratio as the period of his qualifying service after the appointed day under the reimbursing State bears to the total qualifying service of such officer after the appointed day reckoned for the purposes of pension.

6. Any reference in this Schedule to a pension shall be construed as including a reference to the commuted value of the pension.

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THE NINTH SCHEDULE

(See sections 68 and 71)

LIST OF GOVERNMENT COMPANIES AND CORPORATIONS

Sl. No.	Name of Government Company	Address
1.	Andhra Pradesh State Seeds Development Corporation Limited	S-10-193, 2 nd Floor, HACA Bhavan, Opp. Public Gardens, Hyderabad-500 004.
2.	Andhra Pradesh State Agro Industrial Development Corporation Ltd.	504, Hermitage Office Complex, Hill Fort Road, Hyderabad-500 004.
3.	Andhra Pradesh State Warehousing Corporation.,	Warehousing Sadan, 2 nd Floor, Behind Gandhi Bhavan, Nampally, Hyderabad- 500 001.
4.	Andhra Pradesh State Civil Supplies Corporation Ltd.,	6-3-655/1/A, Civil Supplies Bhavan, Somajiguda, Hyderabad-500 082.
5.	Andhra Pradesh Genco,	Vidyut Soudha, Khairathabad, Hyderabad-

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- 500 004.
6. Andhra Pradesh Transco, Vidyut Soudha,
Khairathabad, Hyderabad-
500 004.
7. Singareni Collieries Company Ltd., Singareni Bhavan,
Macharmanzil, Redhills,
Hyderabad-500 004.
8. NREDCAP Pisgha Complex, Nampally,
Hyderabad-500 001.
9. Andhra Pradesh Forest Development
Corporation Ltd., UNI Building, 3rd Floor,
A.C.Guards,
Hyderabad-500 004.
10. Andhra Pradesh State Film and Television
Theatre Development Corporation Ltd., 10-2-1, FDC Complex,
A.C.Guards,
Hyderabad-500 004.
11. Andhra Pradesh Medical Services Infrastructure
Development Corporation, APMSIDC Building, DM &
HS Campus, Sulthan
Bazar, Hyderabad-500 095.
12. Andhra Pradesh State Police Housing
Corporation Ltd., DIG Office, Saifabad,
Hyderabad-500 004.
13. Andhra Pradesh State Housing Corporation Ltd., 3-6-184, Street No.17, Urdu
Hall Lane, Himayat Nagar,
Hyderabad.
14. Andhra Pradesh Housing Board, Gruhakalpa, M.J.Road,

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- Nampally,
Hyderabad-500 028.
15. Andhra Pradesh Technologies Services Ltd., B.R.K. Buildings, Tank Bund Road, Hyderabad.
16. Andhra Pradesh Mineral Development Corporation Ltd., Rear Block, 3rd Floor, HMWSSB Premises, Khairatabad, Hyderabad-500 004.
17. Andhra Pradesh Industrial Infrastructure Corporation Ltd., 5-9-58/B, 6th Floor, Prishrama Bhavan, Basheerbagh, Hyderabad-500 004.
18. Andhra Pradesh Industrial Development Corporation Ltd., 5-9-58/B, 6th Floor, Prishrama Bhavan, Basheerbagh, Hyderabad-500 004.
19. Andhra Pradesh State Finance Corporation, 5-9-194, Chirag Ali Lane, Abids, Hyderabad-500 001.
20. Leather Industries Development Corporation of Andhra Pradesh (LIDCAP), 5-77/27, Darga Hussaini Shaw Ali, Golkonda Post, Hyderabad-500 008.
21. Andhra Pradesh Handicraft Development Corporation Ltd., Hasthakala Bhavan, Musheerabad X Roads, Hyderabad.
22. Andhra Pradesh State Trade Promotion Corporation Ltd (APTPC)., 6-10-74, Fathe Maidhan Road, Shakar Bhavan, Hyderabad-500 004.

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- | | | |
|-----|---|---|
| 23. | Andhra Pradesh State Irrigation Development Corporation Ltd., | 8-2-674/2/B, Road No.13,
Banjara Hills,

Hyderabad-500 034. |
| 24. | Andhra Pradesh State Minorities Finance Corporation Ltd., | 5 th Floor, A.P. State Haj
House, Opp. Public
Gardens, Nampally,

Hyderabad-500 001. |
| 25. | Andhra Pradesh Beverages Corporation Ltd., | 4 th Floor, Prohibition &
Excise Complex, 9 & 10
Eastern, M.J.Road,
Nampally,

Hyderabad-500 001. |
| 26. | Andhra Pradesh State Road Transport Corporation, | Bus Bhavan, Musheerabad
X Roads, Hyderabad. |
| 27. | Andhra Pradesh Foods, | IDA, Nacharam,

Hyderabad-500 076. |
| 28. | Andhra Pradesh State Tourism Development Corporation Ltd., | 3-5-891, A.P. Tourism
House, Himayath Nagar,
Hyderabad. |
| 29. | Andhra Pradesh Rajiv Swagruha Corporation Ltd., | A-06, Sahabhavan,
Bandlaguda, GSI (Post),
Hyderabad-500 068. |
| 30. | Eastern Power Distribution Corporation Ltd., | Corporate Office, Near
Guruwar Junction, P & T
Seethammadhara Colony,
Vishakapatnam-530 013. |
| 31. | Southern Power Distribution Corporation Ltd., | # 1-13-65/A, |

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- Srinivasapuram,
Tirupati-517503.
32. Central Power Distribution Corporation Ltd.,
6-1-50, Corporate Office,
Mint Compound,
Hyderabad-500 063.
33. Northern Power Distribution Corporation Ltd.,
1-1-478, Chaitniyapuri
Colony, Near RES Petrol
Pump, Warangal.
34. Andhra Pradesh Heavy Machinery & Engineering
Ltd.,
Regd. Office & Factory,
Kondapally-521228.
Krishna District.
35. Vizag Apparel Park for Export Ltd.,
C-Block, 4th Floor, BRK
Bhavan, Hyderabad-500
063.
36. Andhra Pradesh State Christian (Minorities)
Finance Corporation,
6-2-41, Flat No. 102,
Moghal Emami Mansion,
Opp. Shadan College,
Khairatabad, Hyderabad-
500 004.
37. Hyderabad Metro Rail Ltd.,
Metro Rail Bhavan,
Saifabad, Hyderabad-500
004.
38. Andhra Pradesh Urban Finance Infrastructure
Development Corporation Ltd.,
2nd Floor, E & PH Complex,
Kashana Building, AC
Guards, Hyderabad.
39. Infrastructure Development Corporation of
Andhra Pradesh (INCAP),
10-2-1, 3rd Floor, FDC
Complex, AC Guards,

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Hyderabad-500 028.

- | | | |
|-----|--|--|
| 40. | Overseas Manpower Company of Andhra Pradesh Ltd (OMCAP), | ITI Mallepally Campus,
Vijayanagar Colony,
Hyderabad-500 057. |
| 41. | Andhra Pradesh Power Finance Corporation Ltd., | L-Block, 4 th Floor, Andhra Pradesh Secretariat,

Hyderabad. |
| 42. | Andhra Pradesh Roads Development Corporation, | R & B Office, Beside Mahaveer, AC Guards,
Hyderabad-500 057. |
| 43. | Andhra Pradesh Tribal Power Company Ltd (TRIPCO), | 4 th Floor, Damodharam Sanjivaiah Sankeshamma Bhavan, Masab Tank,
Hyderabad. |
| 44. | Andhra Pradesh Tribal Mining Company Ltd (TRIMCO), | 4 th Floor, Damodharam Sanjivaiah Sankeshamma Bhavan, Masab Tank,
Hyderabad. |

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THE TENTH SCHEDULE

(See section 75)

CONTINUANCE OF FACILITIES IN CERTAIN STATE INSTITUTIONS

List of Training Institutions/Centres

1. Andhra Pradesh State Co-operative Union, Hyderabad.
2. Andhra Pradesh Study Circle for Backward Classes, Visakhapatnam.
3. Environment Protection Training and Research Institute, Hyderabad.
4. Andhra Pradesh Forest Academy, Rangareddy District.
5. Andhra Pradesh State Council of Science and Technology (APCOST), Hyderabad.
6. Dr.MCR HUMAN Resource Development Institute of Andhra Pradesh, Hyderabad.
7. Centre for Good Governance, Hyderabad.
8. State Institute of Health and Family Welfare, Vengalrao Nagar, Hyderabad.
9. State Board of Technical Education and Training, Hyderabad.
10. Andhra Pradesh Police Academy, Hyderabad.
11. Water and Land Management, Training and Research Institute, Hyderabad.
12. AMR Andhra Pradesh Academy of Rural Development, Hyderabad.

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13. Sriramananada Theertha Training and Research Institute.
14. Andhra Pradesh Prohibition and Excise Academy.
15. State Institute of Educational Technology, Hyderabad.
16. State Council of Educational Research and Training, Hyderabad.
17. Andhra Pradesh Study Circle, Hyderabad.
18. Tribal Culture and Research Institute, Sankshema Bhavan, Masab Tank, Hyderabad.
19. Board of Intermediate Education, Hyderabad.
20. Andhra Pradesh State Seeds Certification Agency, Hyderabad.
21. Andhra Pradesh Live Stock Development Agency, Hyderabad.
22. Centre for Forest and Natural Resource Management Studies (CEFARM), Rangareddi District.
23. Andhra Pradesh Press Academy, Hyderabad.
24. AIDS Control Society, Hyderabad.
25. Andhra Pradesh Medical and Aromatic Plants Board, Hyderabad.
26. Andhra Pradesh Para Medical Board, Hyderabad.
27. Andhra Pradesh State Council of Higher Education, Hyderabad.
28. Forensic Science Laboratory, Hyderabad.
29. State Level Police Recruitment Board.
30. Society for Andhra Pradesh Network (SAPNET) , Hyderabad.
31. Andhra Pradesh Engineering Research Labs, Hyderabad.
32. Andhra Pradesh Urdu Academy, Hyderabad.

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33. Andhra Pradesh Urban Services for the Poor, Hyderabad.
34. Mission for Elimination of Poverty in Municipal Areas (MEPMA), Hyderabad.
35. Andhra Pradesh Rural Livelihoods Project (P.M.U) , Hyderabad.
36. Water Conservation Mission.
37. Society for Elimination of Rural Poverty, Hyderabad.
38. Employment Generation and Marketing Mission, Hyderabad.
39. Andhra Pradesh State Remote Sensing Applications Centre, Hyderabad.
40. Andhra Pradesh Open School Society, Hyderabad.
41. A.P.R.E.I. Society, Hyderabad.
42. Andhra Pradesh Social Welfare Residential Educational Institutions Society (A.P.S.W.R.E.I.) , Hyderabad.

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ELEVENTH SCHEDULE

[see section 85(7)(e)]

Principles governing the functioning of the River Management Boards

1. The operation protocol notified by the Ministry of Water Resources with respect to water resources arrived at based on appropriate dependability criteria after the adjudication by the Krishna Water Disputes Tribunal shall be binding on both the successor States.

2. In the event of conflicting demand of water for irrigation and power, the requirement of water for irrigation shall take precedence.

3. In the event of conflicting demand of water for irrigation and drinking water, the requirement of water for drinking water purpose shall take precedence.

4. The allocations made by the River Water Tribunals with regard to various projects on Godavari and Krishna Rivers or for the regions of the existing State of Andhra Pradesh, in respect of assured water shall remain the same.

5. Allocations, if any, to be made on excess flows by any Tribunal in future shall be binding on both the State of Telangana and the successor State of Andhra Pradesh.

6. While the successor State Governments shall be responsible for managing natural calamities, the Boards shall advise the two State Governments on the management of disaster or drought or flood in the rivers of Krishna and Godavari, particularly in reference to the release of water for the management and mitigation of the natural calamities. The Boards shall have the full authority to get their orders implemented by the two successor State Governments promptly and effectively in respect of operation of the head works of the dams, reservoirs or head works of canals and works appurtenant thereto including the hydel power projects, as notified by the Central Government, on Krishna and Godavari Rivers.

7. No new projects based on water resources arrived at based on appropriate dependability criteria on Godavari or Krishna rivers can be taken up by the State of Telangana or the State of Andhra Pradesh without obtaining sanction from the

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Apex Council on River water resources. All such proposals shall be first appraised and technically cleared by the respective Board, before sanction by the said Apex Council.

8. Execution of ongoing projects and future new projects on Godavari and Krishna rivers shall be the responsibility of the State Government concerned where the project is located.

9. In case of non-implementation of the decision by either of the States, the defaulting State shall bear the responsibility and shall face financial and other penalties imposed by the Central Government.

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TWELFTH SCHEDULE

(See section 92)

A. Coal

1. Of the total equity of Singareni Collieries Company Ltd. (SCCL), 51% shall be with the Government of Telangana and 49% with the Government of India.
2. Existing coal linkages of SCCL shall continue without any change.
3. New linkages shall be allotted to the successor States as per the New Coal Distribution Policy by Government of India.
4. End use plants of the allocated coal blocks shall continue with coal from the block to be supplied in proportion to their respective capacities.

B. Oil and Gas

1. Allocation of natural gas will continue to be done as per the policies and guidelines issued by the Government of India from time to time.
2. The royalties payable on domestic onshore production of oil and gas shall accrue to the State in which such production takes place.

C. Power

1. Units of APGENCO shall be divided based on geographical location of power plants.
2. Existing Power Purchase Agreements (PPAs) with respective DISCOMS shall continue for both on-going projects and projects under construction.
3. The existing Andhra Pradesh Electricity Regulatory Commission (APERC) shall function as a joint regulatory body for a period not exceeding six months within which time separate SERCs will be formed in the successor States.
4. The existing State Load Despatch Centre (SLDC) shall function for both successor States for a period not exceeding two years within which time separate SLDC shall

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be set up for each successor state. During this period, the existing SLDC shall function under the direct administration and control of the Southern RLDC at Bengaluru. .

5. Transmission lines of APTRANSCO of 132 KV and higher voltage cutting across the successor States shall be deemed as Inter-State Transmission System (ISTS) lines. The transmission lines falling within the territory of each successor State shall be transferred to the respective State Transmission Utilities. The maintenance of ISTS lines shall also be done by successor States in their respective jurisdictions.
6. The power of the Central Generating Stations will be allotted in such ratio to the State of Telangana and the State of Andhra Pradesh based on the actual energy consumption of the last 5 years of the relevant DISCOMS in the respective successor State.
7. For a period of ten years, the successor State that has a deficit of electricity shall have the first right of refusal for the purchase of surplus power from the other successor State.
8. The districts of Anantapur and Kurnool which fall within the jurisdiction of the AP Central Power Distribution Company Ltd will now be reassigned to the AP South Power Distribution Company Ltd.

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THIRTEENTH SCHEDULE

(See section 93)

Education

1. The Government of India shall take steps to establish institutions of national importance in the 12th and 13th Plan periods in the successor state of Andhra Pradesh. This would include one IIT, one NIT, one IIM, one IISER, one Central University, one Agricultural University and one IIIT.
2. The Government of India shall establish one AIIMS-type Super-Specialty Hospital-cum-Teaching Institution in the successor State of Andhra Pradesh.
3. The Government of India shall establish a Tribal university each in the State of Andhra Pradesh and in the State of Telangana.
4. A Horticulture university shall be established in the successor State of Telangana.

Infrastructure

1. The Government of India shall develop a new major port at Duggirajapatnam in the successor State of Andhra Pradesh to be completed in phases with Phase I by end-2018.
2. SAIL shall examine the feasibility of establishing an integrated steel plant in Khammam district of the successor State of Telangana.
3. IOC or HPCL shall examine the feasibility of establishing a greenfield crude oil refinery and petrochemical complex in the successor State of Andhra Pradesh.
4. The Government of India shall examine the feasibility of establishing a Vizag-Chennai industrial corridor along the lines of Delhi-Mumbai Industrial Corridor.
5. The Government of India shall examine the feasibility of expanding the existing Visakhapatnam, Vijayawada and Tirupati airports.

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6. NTPC shall examine the feasibility of establishing a 4000 MW power facility in the successor State of Telangana.
7. Indian Railways shall examine establishing a new railway zone in the successor State of Andhra Pradesh.
8. NHA shall take necessary steps to improve road connectivity in the backward regions of the successor State of Telangana.
9. The Indian Railways shall examine the feasibility of establishing a Rail Coach Factory in the successor State of Telangana and improve rail connectivity in the State.
10. The Central Government shall consider measures to establish rapid rail and road connectivity from the new capital of the successor State of Andhra Pradesh to Hyderabad.

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Annexure B

VIEWS OF THE GOVERNOR OF ANDHRA PRADESH

**VIEWS ON THE ISSUES PERTAINING TO THE ROLE OF GOVERNOR IN THE A.P.
REORGANIZATION BILL, 2013**

The following issues pertaining to the special role of the Governor as mandated in the Andhra Pradesh reorganization Bill, merit immediate consideration. The views are appended as below.

1. Responsibility of the Governor in Common Capital area of Hyderabad:

Section 8 (1) "On and from the appointed day, for the purpose of administration of the common capital area, the Governor shall have special responsibility for the security of life, liberty and property of all those who reside in such area"

Suggestion for consideration:

Vide the above provision; a special responsibility has been cast on the Governor in respect of Hyderabad (GHMC) area with regard to Law and Order.

The Governor is to exercise the aforementioned powers under A.P. Reorganization Act independently. To facilitate the above, a new set of Business Rules (for conducting Government business) will have to be put in place in case of new State of Telangana of which Hyderabad will be a part of. In the existing Business Rules, all the powers including Law and Order are exercised by the Council of Ministers in the name of the Governor. Under the reorganization bill in case of Law & Order in GHMC area, Governor perhaps is expected to exercise the powers independently assisted by Advisor/s to be appointed by the Government of India.

The Hyderabad (GHMC) jurisdiction consists of two Police Commissionerates at present i.e., Hyderabad and Cyberabad. Of this,

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Cyberabad is a composite commissionerate as part of its jurisdiction includes Ranga Reddy (R.R) District limits as well.

It would be perhaps efficacious to have a coterminous and a single line administration in the case of law and order machinery and a view needs to be taken in this regard. If accepted the jurisdiction of the commissionerates have to be altered and modified suitably.

If the above view is accepted, analogous to the autonomous commissionerates in some parts of the country i.e., Kolkata and Mumbai, a new coterminous commissionerate for the common capital area (i.e., GHMC) formed will be a special area/zone headed by an officer of an appropriate seniority (i.e., in DGP rank) who would function independent of the regular police establishment. The head of this formation would discharge all functions including deployment of forces by indenting them from the appropriate authorities from time to time.

2. Management of the matters relating to law and order, internal security and security of vital installations, and management and allocation of Government buildings in the common capital area

Section 8(2): In particular, the responsibility of the Governor shall extend to matters such as law and order, internal security and security of vital installations, and management and allocation of Government buildings in the common capital area"

Suggestion for Consideration:

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Responsibility is cast upon the Governor to ensure that there is no vacuum in the case of law and order during the transitional period on one hand and to make necessary logistical arrangements to facilitate smooth and proper functioning of both the Governments in the common capital area on the other.

The broad principles to facilitate the above will be enunciated by the Governor. The Governor would be assisted by an Expert Committee of officers which would finalise the detailed modalities and look to the guidance of Governor from time to time to evolve a consensus approach by reconciling differing views, if any.

Section 8(3): " In discharge of the functions, the Governor shall, after consulting the Council of Ministers of the state of Telangana, exercise his individual judgment as to the action to be taken:

Provided that if any question arises whether any matter is or is not a matter as respects which the Governor is under this sub-section required to act in the exercise of his individual judgment, the decision of the Governor in his discretion shall be final, and the validity of anything done by Governor shall not be called in question on that he ought not to have acted in the exercise of his individual judgment".

Suggestion for consideration:

A pro-active role is intended for the Governor who would take the initiative to consult the State (Telangana State) Government but would act as per his best judgment assisted by advisor/s in matters relating to security. The Key issue is personnel management to indentify suitable officer/s from a panel submitted to the Governor as a first step. Governor further assisted by the advisor/s, may

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accept or reject a panel and seek a fresh panel so as to position officers with impeccable credentials in the common capital area. The Chandigarh model wherein officers are drawn up both from Haryana and Punjab cadres equitably is a relevant model to adopt.

3. Appointment of Advisors to the Governor

Section 8(4): "The Governor shall be assisted by two advisers to be appointed by the Central Government."

Suggestion for consideration:

It is efficacious for the Governor to have the freedom to choose such adviser/s who are appreciative of the local milieu and are well versed with the ground realities in the proposed two states. The Advisers are expected to engage various players i.e., political parties, civil society etc., continuously, actively and carry them along smoothly. They are expected to be objective and be able to win the confidence of a wider cross section. Hence choice of advisors with sound local knowledge having had experience in handling issues' relating to the State is critical and Governor may be fully kept in picture before appointing the advisor/s. This would be particularly critical on security related issues as the State already has a well established mechanism in place and hence it would involve very delicate and sensitive handling.

4. Placing of Greyhounds and Octopus forces with the Centre for three years.

Section 8(6): "The Central Government shall, for a period of three years, on and from the appointed day, maintain and administer the Greyhound Training Centre

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in Hyderabad which shall function as a common training centre for the successor States and, at the expiry of the said period, the existing Greyhound Training Centre in Hyderabad shall become the training centre of the State of Telangana”.

Suggestion for consideration:

By implication, the Ministry of Home will directly take over the Greyhound establishment. This is not a feasible option, as the Greyhounds is a composite force which has to work with a rare degree of motivation. Uncertainties in its command structure are bound to impact the functioning of this elite force. Dealing with Left Wing extremism across the regions requires a special leadership role. The residual State of Andhra Pradesh has to immediately raise its own force with full pledged infrastructure including training facilities. In the transitional period, it is desirable for the Greyhounds establishment to continue to function on the existing pattern which has produced results by reporting to the office of the Governor of which advisor will be a part. The Director General, Greyhounds would coordinate with both the DGPs of the respective States and facilitate seamless functioning of this elite force and approach the office of the Governor to resolve any issues. The force will have to be headed by a suitable/senior officer preferably of Director General level.

Section 8(9): “ The Greyhound and Octopus forces of the existing State of Andhra Pradesh shall be distributed between the successor States after seeking options from the personnel and, each of these forces, on or after the appointed day shall function under the respective Director-General of Police of the successor States.”

Suggestion for consideration:

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The Octopus force too ought to function on the same lines as Greyhounds during the transitional period and the observations as in the case of Greyhounds will hold good for Octopus force as well.

Conclusion:

The above suggestions are made with a view to effectively discharge the special responsibility cast on the Governor. The present Governor's Secretariat also needs to be strengthened adequately to cope with the new responsibility. The Governor's establishment including the Advisors has to work with a sense of alertness as well in total sync which is critical to the success of the statutory responsibility which is an unchartered territory as things stand. However with the issues adequately addressed as above, the desired ends can be definitely achieved.

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VIEWS OF THE ANDHRA PRADESH LEGISLATIVE COUNCIL ON THE
ANDHRA PRADESH REORGANIZATION BILL, 2013

SL. NO.	CLAUSE NO.		AMENDMENT PROPOSED
1.	1	1.	Clause 1 be deleted.
2.	Short Title	2.	This Act may be called as Andhra Pradesh Development Act, 2013.
3.		3.	Clause 1 is against the 1 st SRC recommendation.
4.		4.	This Act may be called the Andhra Pradesh Reorganization Act, 2014.
5.		5.	This Act may be called the Andhra Pradesh Comprehensive Development of the State Act, 2013.
6.		6.	This Act may be called the Andhra Pradesh Comprehensive Development and Protection to Backward Areas Act, 2013.
7.	2	1.	Clause 2 be deleted.
8.	Definitions	2.	The definitions not suit to the said Act.
9.	3	1.	Clause 3 be deleted.
10.	Formation of Telangana State.	2.	Clause 3 is against the concept of the Linguistic States.
11.		3.	The existing State of Andhra Pradesh shall continue to exist with its present 23 districts and with the present territory unitedly.
12.	4	1.	Clause 4 be deleted.
13.	State of Andhra Pradesh and territorial divisions thereof.	2.	Clause 4 is against to the integrity, unity and federal system in India.
14.	5	1.	Clause 5 be deleted.
15.	Hyderabad to be common capital for States of Telangana and Andhra Pradesh.	2.	Clause 5 is against to the United State of Andhra Pradesh
16.		3.	Clause 5(1) - The Parliament may consider making appropriate provision for having Hyderabad being a common capital temporarily and for a period not exceeding ten (10) years or till the completion of new capital for residuary State, whichever is earlier.

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17.		4.	<p>Clause 5(1) - The Central Government may change/modify the issue of common capital for not more than three years.</p> <p>(a) The Central Government should bear the expenditure for formation of new capital.</p> <p>(b) As the technology is so developed it does not take more than three years for a building a new capital.</p>
18.		5.	Clause 5(1) - The Parliament may consider making appropriate provision for having Hyderabad being a common capital temporarily and for a period not exceeding two (2) years.
19.		6.	Clause 5(1) - The Parliament may consider making appropriate provision for having Hyderabad being a common capital temporarily and for a period not exceeding three (3) years.
20.		7.	Clause 5(1) – Hyderabad should be common capital for a period not exceeding two years.
21.		8.	Clause 5(1) & (2) be Deleted
22.		9.	<p>1) Clause 5(1) – On and from the appointed day, the city of Hyderabad in the existing State of Andhra Pradesh shall be the capital of the State of Telangana and Khairatabad revenue mandal area in the city of Hyderabad shall be the interim capital of the State of Andhra Pradesh for a period not exceeding two years.</p> <p>2) Clause 5(2) – After expiry of the period referred to in sub-Section (1), Hyderabad shall be the sole capital of the State of Telangana and there shall be a new capital for the State of Andhra Pradesh.</p> <p>Explanation: In this Part, the interim capital for the State of Andhra Pradesh comprises the area notified as Khairatabad revenue mandal within the revenue district of Hyderabad.</p>
	Hyderabad Act No. 2 of 1956.		
23.	6	1.	Clause 6 be deleted.
24.	Expert Committee for setting up of a capital for Andhra Pradesh.	2.	Clause 6 is against to the United State of Andhra Pradesh
25.		3.	Clause 6 – (Name of the City) – shall be the capital city of the successor State of Andhra Pradesh.
26.	7	1.	Clause 7 be deleted.

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27.	Governor of existing State of Andhra Pradesh to be common Governor	2.	People are opposing the division of the State.
28.		3.	Clause 7 – The Governor of the existing State of Andhra Pradesh shall be the Governor for the successor State of Andhra Pradesh and there shall be a separate Governor for the State of Telangana.
29.	8	1.	Clause 8 be deleted.
30.	Responsibility of Governor to protect residents of common capital of Hyderabad.	2.	Clause 8 - There is no provision in Constitution of India. Clause 8(a) - It is against to the United State of Andhra Pradesh
31.		3.	Clause 8 be deleted, or in the alternative, be changed to provide that Governor shall, in the discharge of his functions, be guided by the aid and advice of Council of Ministers of the State of Telangana as per regular constitutional scheme.
32.		4.	Clause 8 (1) (2) (3) (4) be deleted
33.		5.	As there is no special laws in existing 28 states, here also no such provisions are required. Already there are sufficient protections in the constitution.
34.		6.	1) Clause 8(1-2) - Instead the following proviso may be created: (a) Special power should be delegated to the New State of Telangana to create their own (a) Industrial Policy (b) employment policy (c) Mining Policy to protect the interest of schedule caste and schedule tribes (it may be noted that the apex Court i.e. Supreme Court of India held the Mulki rules, which allowed special employment opportunities to Mulki of Telangana region). (b) A G.O. is already in vogue in Andhra Pradesh wherein, whenever private properties are damaged in extremist violence, 100% compensation is being paid to the affected parties, based on the assessment of Roads & Building Department or any other department as the case may be. Purview of the above G.O. may be extended to the properties of any residents of Hyderabad, Andhra Pradesh and Telangana, which are damaged in arson, looting and rioting. 2) Clause 8(4) be deleted.
35.	9	1.	Clause 9 be deleted.
36.	Amendment of the First Schedule to the	2.	Clause 9 is against the 1 st SRC Recommendation.

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	Constitution.		
37.	10	1.	Clause 10 be deleted.
38.	Saving powers of State Governments	2.	Clause 10 is against to the United State of Andhra Pradesh.
39.	11	1.	Clause 11 be deleted.
40.	Amendment of Fourth Schedule to Constitution.	2.	Clause 11 is unconstitutional.
41.	12	1.	Clause 12 be deleted.
42.	Allocation of sitting members.	2.	Clause 12 is against to the United State of Andhra Pradesh.
43.	13	1.	Clause 13 be deleted.
44.	Representation in House of the People.	2.	Clause 13 is against to the United State of Andhra Pradesh.
45.	14	1.	Clause 14 be deleted.
46.	Delimitation of Parliamentary and Assembly Constituencies.	2.	Clause 14 is against the 1 st SRC Recommendation.
47.	15	1.	Clause 15 be deleted.
48.	Provision as to sitting members.	2.	Clause 15 is against the 1 st SRC Recommendation.
49.	16	1.	Clause 16 be deleted.
50.	Provisions as to Legislative Assemblies.	2.	Clause 16 (1) (2) (3) be deleted.
51.		3.	Clause 16 is against the 1 st SRC Recommendation.
52.		4.	Clause 16 - State Assembly to consist 153 as against 119 seats for Telangana
53.		5.	Clause 16 - The seats may be enhanced to 153 seats for the Telangana Assembly
54.		6.	The following suggestions are proposed as 16(1)(a) after Clause 16(1)

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			"The representation in Telangana Legislative Assembly shall be increased to 153 and steps shall be taken by appointing an experts committee to increase the representation of Members of Legislative Assembly in residue state of Andhra Pradesh, as well."
55.	17	1.	Clause 17 be deleted.
56.	Allocation of sitting members.	2.	Clause 17 is against to the United State of Andhra Pradesh.
57.	18	1.	Clause 18 be deleted.
58.	Composition of provisional Legislative Assembly of Telangana.	2.	Clause 18 is against to the United State of Andhra Pradesh
59.	19	1.	Clause 19 be deleted.
60.	Duration of Legislative Assemblies.	2.	Clause 19 is against to the United State of Andhra Pradesh.
61.	20	1.	Clause 20 be deleted.
62.	Speaker and Deputy Speaker.	2.	Clause 20 is against to the United State of Andhra Pradesh.
63.	21	1.	Clause 21 be deleted.
64.	Rules of procedure.	2.	Clause 21 is against to the United State of Andhra Pradesh.
65.	22	1.	Clause 22 be deleted.
66.	Provisional Legislative Council for successor States.	2.	Clause 22 is against to the United State of Andhra Pradesh.
67.		3.	Clause - 22(1) State Council to consist 50 as against 40 seats for Telangana
68.	23	1.	Clause 23 be deleted.
69.	Legislative Councils for successor States.	2.	Clause 23 is against to the United State of Andhra Pradesh.
70.	24	1.	Clause 24 be deleted.
71.	Amendment of Deimitation of Council Constituenci	2.	Clause 24 is against to the United State of Andhra Pradesh.

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	es Order.		
72.	25	1.	Clause 25 be deleted.
73.	Chairman.	2.	<p>25(1) – The person who immediately before the appointed day is the Chairman of the Legislative Council of the existing State of Andhra Pradesh shall continue to be the Chairman of that Council on and from that day”.</p> <p>25(2) – The person who immediately before the appointed day is the Deputy Chairman of the Legislative Council of the existing State of Andhra Pradesh shall continue to be the Deputy Chairman of the Legislative Council of successor State of Telangana and also perform duties of Chairman until a member is chosen as Chairman by the Legislative Council of Telangana State”.</p> <p>25(3) – The Rules of Procedure and Conduct of Business of Legislative Council of the existing State of Andhra Pradesh as in force immediately before the appointed day shall, until Rules are made under Clause(1) of 208 of the Constitution be the Rules of Procedure and Conduct of Business of Legislative Council of Telangana, subject to such modifications and adaptations as may be made therein by the Chairman thereof”.</p>
74.		3.	Clause 25 is against to the United State of Andhra Pradesh
75.	26	1.	Clause 26 be deleted.
76.	Delimitation of constituencies	2.	Clause 26 is unconstitutional.
77.	27	1.	Clause 27 be deleted.
78.	Power of Election Commission to maintain Delimitation Orders up-to-date.	2.	Clause 27 is unconstitutional.
79.	28	1.	Clause 28 be deleted.
80.	Amendment of Scheduled Castes Order.	2.	Clause 28 is against to the United State of Andhra Pradesh
81.	29	1.	Clause 29 be deleted.
82.	Amendment of	2.	Clause 29 is against to the United State of Andhra Pradesh.

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	Scheduled Tribes Order.		
83.	30	1.	Clause 30 be deleted.
84.	High Court of Judicature at Hyderabad to be common High Court till establishment of High Court of Andhra Pradesh.	2.	Clause 30 is against to the United State of Andhra Pradesh
85.		3.	Clause 30 - The Parliament may make provision for constituting separate High Courts for the successor States with effect from appointed date and provide for the commencement of their functioning forthwith or in any case not later than three (3) months there from.
86.		4.	Clause 30(1) – There is a long pending demand from Seemandhra advocates to constitute a bench of High Court at Guntur. (a) The same may be decided immediately and new High Court should be established with immediate effect. (b) The cases that are pending can be distributed according to their territorial jurisdiction.
87.		5.	Clause 30(1)(a) – The Telangana High Court should be constituted simultaneously.
88.		6.	Clause 30 (1)(a) & (b) and (2) be deleted.
89.		31	1.
90.	High Court of Andhra Pradesh.	2.	Clause 31 is against to the United State of Andhra Pradesh
91.		3.	Clause 31 - The Parliament may make provision for constituting separate High Courts for the successor States with effect from appointed date and provide for the commencement of their functioning forthwith or in any case not later than three (3) months there from.
92.		4.	Clause 31 (1) - There shall be a separate High Court for the State of Telangana (hereinafter referred to as the High Court of Hyderabad) and the existing High Court of Judicature of AP shall become the High Court for the residuary State of Andhra pradesh (hereinafter referred to as the Andhra Pradesh High Court.)
93.		32	1.
94.	Judges of Andhra Pradesh High Court.	2.	Clause 32 is against to the United State of Andhra Pradesh
95.		3.	Clause 32 - The Parliament may make provision for constituting separate High Courts for the successor States with effect from appointed date and provide for the commencement of their functioning forthwith or in any case not later than three (3) months there from.

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96.		4.	<p>Clause 32 (1) - Such of the Judges of the existing Andhra Pradesh High Court holding office immediately before the date of establishment of the High Court of Hyderabad (Telangana), as may be determined by the President, shall, from that date cease to be judges of the AP High Court at Hyderabad and become, Judges of the High Court of Andhra Pradesh and the High Court of Hyderabad (Telangana).</p> <p>Clause 32 (2) - The persons who by virtue of sub-Section (1) become Judges of the High Court of Andhra Pradesh and the High Court of Hyderabad (Telangana) shall, except in the case where any such person is appointed to be the Chief Justice of that High Court, rank in that Court according to the priority of their respective appointments as Judges of the Andhra Pradesh High Court before the appointed date.</p>
97.	33	1.	Clause 33 be deleted.
98.	Jurisdiction of Andhra Pradesh High Court.	2.	Clause 33 is against to the United State of Andhra Pradesh
99.		3.	Clause 33 - The Parliament may make provision for constituting separate High Courts for the successor States with effect from appointed date and provide for the commencement of their functioning forthwith or in any case not later than three (3) months there from.
100.	34	1.	Clause 34 be deleted.
101.	Special provision relating to Bar Council and advocates.	2.	Clause 34 is against to the United State of Andhra Pradesh
102.		3.	Clause 34 - The Parliament may make provision for constituting separate High Courts for the successor States with effect from appointed date and provide for the commencement of their functioning forthwith or in any case not later than three (3) months there from.
103.		4.	<p>Clause 34 (1) - On and from the date referred to in sub-Section (1) of Section 31(1), in the Advocates Act, 1961, in Section 3, in sub-section(1), in clause (a), for the words "Rajasthan, Uttar Pradesh", the words "Rajasthan, Telangana, Uttar Pradesh" shall be substituted.</p> <p>Clause 34 (2) Any person who immediately before the date referred to in sub-Section (1) of Section 31 is an advocate on the roll of the Bar Council of the existing State of Andhra Pradesh and practicing as an advocate in the existing AP High Court, may give his option in writing to transfer his name on the roll of the Bar Council of Telangana and notwithstanding anything contained in the Advocates Act, 1961 and the rules made thereunder, on such option so given his name shall be deemed to have been transferred on the roll of the Bar Council of Telangana with effect from the date of the option so given for the</p>

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			purposes of the said Act, and the rules made thereunder. Clause 34 (3) (4) be deleted
104.	35	1.	Clause 35 be deleted.
105.	Practice and procedure in Andhra Pradesh High Court.	2.	Clause 35 - The Parliament may make provision for constituting separate High Courts for the successor States with effect from appointed date and provide for the commencement of their functioning forthwith or in any case not later than three (3) months there from.
106.	36	1.	Clause 36 be deleted.
107.	Custody of seal of Andhra Pradesh High Court.	2.	Clause 36 - The Parliament may make provision for constituting separate High Courts for the successor States with effect from appointed date and provide for the commencement of their functioning forthwith or in any case not later than three (3) months there from.
108.	37	1.	Clause 37 be deleted.
109.	Form of writs and other processes.	2.	Clause 37 - The Parliament may make provision for constituting separate High Courts for the successor States with effect from appointed date and provide for the commencement of their functioning forthwith or in any case not later than three (3) months there from.
110.	38	1.	Clause 38 be deleted.
111.	Powers of Judges	2.	Clause 38 - The Parliament may make provision for constituting separate High Courts for the successor States with effect from appointed date and provide for the commencement of their functioning forthwith or in any case not later than three (3) months there from.
112.	39	1.	Clause 39 be deleted.
113.	Procedure as to appeals to Supreme Court.	2.	Clause 39 - The Parliament may make provision for constituting separate High Courts for the successor States with effect from appointed date and provide for the commencement of their functioning forthwith or in any case not later than three (3) months there from.
114.	40	1.	Clause 40 be deleted.
115.	Transfer of proceedings from Hyderabad High Court to Andhra Pradesh High Court.	2.	Clause 40 - The Parliament may make provision for constituting separate High Courts for the successor States with effect from appointed date and provide for the commencement of their functioning forthwith or in any case not later than three (3) months there from.

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116.	41	1.	Clause 41 be deleted.
117.	Right to appear or to act in proceedings transferred to Andhra Pradesh High Court.	2.	Clause 41 - The Parliament may make provision for constituting separate High Courts for the successor States with effect from appointed date and provide for the commencement of their functioning forthwith or in any case not later than three (3) months there from.
118.	42	1.	Clause 42 be deleted.
119.	Interpretation.	2.	Clause 42 - The Parliament may make provision for constituting separate High Courts for the successor States with effect from appointed date and provide for the commencement of their functioning forthwith or in any case not later than three (3) months there from.
120.	43	1.	Clause 43 be deleted.
121.	Savings.	2.	Clause 43 - The Parliament may make provision for constituting separate High Courts for the successor States with effect from appointed date and provide for the commencement of their functioning forthwith or in any case not later than three (3) months there from.
122.	44	1.	Clause 44 be deleted.
123.	Authorisation of expenditure of Telangana State.	2.	Clause 44 is against to the United State of Andhra Pradesh
124.	45	1.	Clause 45 be deleted.
125.	Reports relating to accounts of Andhra Pradesh State.	2.	Clause 45 is against to the United State of Andhra Pradesh
126.	46	1.	Clause 46 be deleted.
127.	Distribution of Revenue.	2.	Clause 46 is against to the United State of Andhra Pradesh
128.		3.	Clause 46 (1) (2) be deleted.
129.	47	1.	Clause 47 be deleted.
130.	Application of Part.	2.	Clause 47 is against to the unity of Telugu people.
131.	48	1.	Clause 48 be deleted.

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132.	Land and Goods.	2.	Clause 48 is against to the unity of Telugu people.
133.		3.	<p>Clause 48 (1) - Subject to the other provisions of this Part, all land all stores, articles and other goods belonging to the existing State of Andhra Pradesh shall, (a) if within the transferred territory, pass to the State of Telangana; or (b) in any other case, remain the property of the State of Andhra Pradesh;</p> <p>Provided that in case of properties (other than Andhra Pradesh Bhavan, new Delhi) situated outside the existing State of Andhra Pradesh, such properties shall be apportioned between the successor States on the basis of population ratio.</p> <p>Provided further that in case of Andhra Pradesh Bhavan situated in New Delhi, the existing premises and the adjoining land shall be assigned to the State of Telangana and the Government of India shall allot land/buildings for the State Guest House of the residuary State of Andhra Pradesh in New Delhi.</p>
134.		4.	<p>Clause 48 (a) -</p> <p>(a) Properties of the A.P. Bhavan in New Delhi belong to the erstwhile Nizam of Hyderabad. Hence these properties should be allotted to the new State of Telangana exclusively.</p> <p>(b) A proviso may be added that all the assets that belong to the erstwhile Nizam shall be sole assets of the new State of Telangana.</p>
135.	49	1.	Clause 49 be deleted.
136.	Treasury and bank balances.	2.	Clause 49 is against to the United State of Andhra Pradesh
137.	50	1.	Clause 50 be deleted.
138.	Arrears of Taxes.	2.	Clause 50 is against to the United State of Andhra Pradesh
139.	51	1.	Clause 51 be deleted.
140.	Right to recover loans and advances.	2.	Clause 51 is against to the United State of Andhra Pradesh
141.	52	1.	Clause 52 be deleted.
142.	Investments and credits in certain funds.	2.	Clause 52 is against to the United State of Andhra Pradesh

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143.	53	1.	Clause 53 be deleted.
144.	Assets and liabilities of State undertakings.	2.	Clause 53 is against to the United State of Andhra Pradesh
145.	54	1.	Clause 54 be deleted.
146.	Public Debt.	2.	Clause 54 is against to the unity of Telugu people
147.		3.	Clause 54 (1) - All liabilities on account of Public Debt and Public Account of the existing State of Andhra Pradesh outstanding immediately before the appointed day shall be apportioned on the basis of project specific outcomes which have accrued to the successor States. Clause 54 (3) - The liability on account of loan raised from any source and re-lent by the existing State of Andhra Pradesh to such entities or any other project or scheme as may be specified by the Central Government and whose area of operation is confined to either of the successor States shall devolve on the respective States as specified in sub-Section (4).
148.	55	1.	Clause 55 be deleted.
149.	Floating Debt.	2.	Clause 55 is against to the United State of Andhra Pradesh
150.	56	1.	Clause 56 be deleted.
151.	Refund of taxes collected in excess.	2.	Clause 56 is against to the unity of Telugu people
152.	57	1.	Clause 57 be deleted.
153.	Deposits, etc.	2.	Clause 57 is detrimental to the Telugu speaking people
154.	58	1.	Clause 58 be deleted.
155.	Provident Fund.	2.	Clause 58 is against to the United State of Andhra Pradesh
156.	59	1.	Clause 59 be deleted.
157.	Pensions	2.	Clause 59 is against to the United State of Andhra Pradesh
158.		3.	Clause 59 - The Parliament may modify/change the provisions to ensure that the pension liability of the successor States shall be apportioned between the successor States on the basis of nativity.

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159.		4.	Clause 59 – Pension liability may be distributed as per the pensioners' nativity.
160.		5.	Clause 59 - The liability of the existing State of Andhra Pradesh in respect of pensions shall pass to, or be apportioned between, the successor States of Andhra Pradesh and Telangana on the basis of nativity of the pensioners in accordance with the provisions contained in the Eighth Schedule to this Act.
161.	60	1.	Clause 60 be deleted.
162.	Contracts	2.	Clause 60 is against to the United State of Andhra Pradesh
163.	61	1.	Clause 61 be deleted.
164.	Liability in respect of actionable wrong.	2.	Clause 61 is against the division of State.
165.	62	1.	Clause 62 be deleted.
166.	Liability as guarantor.	2.	Clause 62 is against the division of State.
167.	63 Items in suspense.		Clause 63 be deleted.
168.	64	1.	Clause 64 be deleted.
169.	Residuary provision.	2.	Clause 64 is detrimental to Telugu speaking people
170.	65	1.	Clause 65 be deleted.
171.	Apportionment of assets or liabilities by agreement.	2.	Clause 65 is detrimental to Telugu speaking people.
172.	66	1.	Clause 66 be deleted.
173.	Power of Central Government to order allocation or adjustment in certain cases.	2.	Clause 66 is against to the United State of Andhra Pradesh
174.	67	1.	Clause 67 be deleted.

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175.	Certain expenditure to be charged on Consolidated Fund.	2.	Clause 67 is against to the United State of Andhra Pradesh
176.	68	1.	Clause 68 be deleted.
177.	Provisions for various companies and corporations.	2.	Clause 68 is against to the United State of Andhra Pradesh
178.		3.	Clause 68 - The Parliament may modify/change the bill to make provisions for dissolution of the existing State Corporations and Companies simultaneously with the division of assets and liabilities and enable fresh constitution of separate Corporations/Companies by successor States as done in the State Reorganization Acts of the year 2000 pertaining to the States of U.P., M.P. and Bihar.
179.		4.	Clause 68 - With respect to division of assets of the corporations, a proviso should be made to distribute the corporations also to the respective new states.
180.	69	1.	Clause 69 be deleted.
181.	Continuance of arrangements in regard to generation and supply of electric power and supply of water.	2.	Clause 69 is against to the unity of Telugu people
182.	70	1.	Clause 70 be deleted.
183.	Provisions as to Andhra Pradesh State Financial Corporation.	2.	Clause 70 - People are opposing division of the State.
184.	71	1.	Clause 71 be deleted.
185.	Certain provisions for companies.	2.	Clause 71 is against to the United State of Andhra Pradesh
186.		3.	Clause 71 - The Parliament may modify/change the bill to make provisions for dissolution of the existing State Corporations and Companies simultaneous with the division of assets and liabilities and

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			enable fresh constitution of separate Corporations/Companies by successor states as done in the State Reorganization Acts of the year 2000 pertaining to the States of U.P., M.P. and Bihar.
187.	72	1.	Clause 72 be deleted.
188.	Temporary provisions as to continuance of certain existing road transport permits.	2.	Clause 72 is against to the United State of Andhra Pradesh
189.	73	1.	Clause 73 be deleted.
190.	Special - provisions relating to, retrenchment compensation in certain cases.	2.	Clause 73 is against to the United State of Andhra Pradesh
191.	74	1.	Clause 74 be deleted.
192.	Special provision as to income-tax.	2.	Clause 74 is against to the unity of Telugu people
193.	75	1.	Clause 75 be deleted.
194.	Continuance of facilities in certain State institutions.	2.	Clause 75 is against to the unity of Telugu people
195.		3.	Clause 75 (1) – The Government of the State of Andhra Pradesh or the State of Telangana, as the case may be, shall, in respect of the institutions specified in the Tenth Schedule to this Act, located in that State, continue to provide facilities to the people of the other State which shall not, in any respect, be less favourable to such people than what were being provided to them before the appointed day, for such period and upon such terms and conditions as may be agreed upon between the two State Governments. Thereafter, the successor States shall take steps to form state-level institutions similar to the ones listed out in the Tenth Schedule of this Act within their own territories. Clause 75 (2) be deleted.
196.	76	1.	Clause 76 be deleted.

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197.	Provisions relating to All-India Services.	2.	Clause 76 is against to the United State of Andhra Pradesh
198.		3.	Clause 76 - The Parliament may consider and make appropriate changes to specify that the provisions concerning the distribution and allocation of employees to the successor states be made on the basis of nativity.
199.	77	1.	Clause 77 be deleted.
200.	Provisions relating to other services.	2.	Clause 77 is against to the United State of Andhra Pradesh
201.		3.	Clause 77 - The Parliament may consider and make appropriate changes to specify that the provisions concerning the distribution and allocation of employees to the successor states be made on the basis of nativity.
202.		4.	Clause 77 (2) – As soon as may be after the appointed day, the Central Government shall, by general or special order, determine the successor State to which every person referred to in sub-section (1) shall be finally allotted for service, after consideration of the option, nativity, domicile and seniority of the employees, and the date with effect from which such allotment shall take effect or be deemed to have taken effect. The subsequent proviso to be deleted.
203.	78	1.	Clause 78 be deleted.
204.	Other provisions relating to services.	2.	Clause 78 is against to the United State of Andhra Pradesh
205.		3.	Clause 78 - The Parliament may consider and make appropriate changes to specify that the provisions concerning the distribution and allocation of employees to the successor states be made on the basis of nativity.
206.	79	1.	Clause 79 be deleted.
207.	Provisions as to continuance of officers in same post.	2.	Clause 79 is against to the integrity, unity and federal system in India.
208.		3.	Clause 79 - The Parliament may consider and make appropriate changes to specify that the provisions concerning the distribution and allocation of employees to the successor states be made on the basis of nativity.
209.	80	1.	Clause 80 be deleted.
210.	Advisory	2.	Clause 80 is against to the United State of Andhra Pradesh

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211.	committees.	3.	Clause 80 - The Parliament may consider and make appropriate changes to specify that the provisions concerning the distribution and allocation of employees to the successor states be made on the basis of nativity.
212.		4.	Clause 80(1) – Clear guidelines to be there in the act itself to the proposed committee to take into consideration, nativity of the employees.
213.		5.	Clause 80(1)(b) – To organize local cadres in respect of the teachers working in Panchayat Raj Institutions in the State of Telangana in accordance with the provisions of Presidential Order.
214.	81	1.	Clause 81 be deleted.
215.	Power of Central Government to give directions.	2.	Clause 81 is against to the United State of Andhra Pradesh
216.		3.	Clause 81 - The Parliament may consider and make appropriate changes to specify that the provisions concerning the distribution and allocation of employees to the successor states be made on the basis of nativity.
217.	82	1.	Clause 82 be deleted.
218.	Provision for employees of Public Sector Undertakings , etc.	2.	Clause 82 is against to the United State of Andhra Pradesh
219.		3.	Clause 82 - The Parliament may consider and make appropriate changes to specify that the provisions concerning the distribution and allocation of employees to the successor states be made on the basis of nativity.
220.	83	1.	Clause 83 be deleted.
221.	Provisions as to State Public Service Commission.	2.	Clause 83 is against to the United State of Andhra Pradesh
222.		3.	Clause 83 - The Parliament may consider and make appropriate changes to specify that the provisions concerning the distribution and allocation of employees to the successor states be made on the basis of nativity.
223.		4.	Clause 83 (2) – A separate Public Service Commission shall be constituted in accordance with Article 315 of the Constitution for the successor State of Telangana from the appointed date.
224.		5.	Clause 83 (2) – Soon after the formation of New Telangana State, Telangana Public Service Commission should be created simultaneously.
225.	84	1.	Clause 84 be deleted.

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226.	Apex Council for Godavari and Krishna river water resources and their Management Boards.	2.	Clause 84 (1) (2) (3) be deleted.
227.		3.	Clause 84 is against to the unity of Telugu people
228.		4.	Clause 84 (1) Based on the availability of water as per Bachavath Tribunal order Telangana State should be given more importance for generation of Hydropower and more irrigation projects for Telangana State.
229.		5.	Clause 84 (1) (3) Should be deleted and the existing practice in vogue may be continued.
230.	85	1.	Clause 85 be deleted.
231.	Constitution and functions of River Management Board.	2.	Clause 85 people opposing division of State.
232.		3.	Clause 85 (1) – (a) There is no need for a board for a Godavari River. (b) Project wise water allocations to Rayalaseema Projects also should be indicated in the bill itself along with their share of TMC. Clause 85 (2) – This office to be located in Hyderabad. Clause 85 (8)(d) – This should be deleted. The existing practice in vogue may be continued.
233.	86	1.	Clause 86 be deleted.
234.	Staff of the Management Board.	2.	Clause 86 is against to the United State of Andhra Pradesh
235.	87	1.	Clause 87 be deleted.
236.	Jurisdiction of Board.	2.	Clause 87 – People are opposing the division of the State.
237.	88	1.	Clause 88 be deleted.
238.	Power of Board to make regulations.	2.	Clause 88 – People are opposing the division of the State.
239.	89	1.	Clause 89 be deleted.
240.	Allocation of Water resources.	2.	Clause 89 – People are opposing the division of the State.
241.		3.	The following suggestions are proposed as 89(1)(c) after Clause 89(1): "A new Chairman shall be appointed to Krishna Water Dispute Tribunal-2."

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242.	90	1.	Clause 90 be deleted.
243.	Polavaram Irrigation Project to be a national project.	2.	Clause 90 (2) (3) be deleted.
244.		3.	<p>Clause 90 (1) may be read as follows: The Central Government shall designate the project as the Polavaram multi purpose project and execute the project in consultation with the Government of Andhra Pradesh by expediting all environmental forests and rehabilitation and resettlement norms with provision to provide finances for the project in the Union Budget.</p> <p>The following words shall be added to Clause 90 Sub-Clause(2):</p> <p>Further, Pranahitha Chevella project may be declared as National Project and execute the project in consultation with the Government of Andhra Pradesh by expediting all environmental forests and rehabilitation and resettlement norms with provision to provide finances for the project in the Union Budget.</p> <p>Sub-Clause(2) of Clause 90 may be read as follows:</p> <p>It is hereby declared that it is expedient in the public interest that the Union should take under its control the regulation and development of the Polavaram Irrigation Project for the purposes of irrigation and power.</p>
245.		4.	Clause 90 is accepted.
246.		5.	Addition to Clause 90 - It is suggested that the project Pranahitha-Chevella Lift Irrigation Scheme also be taken up by Government of India by declaring it as National Project, as is done in the case of Polavaram Project. This Project covers 7 districts of Telangana for drinking, Irrigation for 16,00,000 Acres and industrial purposes. There is no other source or method to get the water to these 7 districts.
247.		6.	<p>Addition to Clause 90 - Being a Legislator I welcome the decision of the Central Government on declaring the Polavaram Project as National Project. But, at the same time I appeal that keeping in view of the welfare of the Tribals and other effected people in Khammam District, under the submergence areas, we are not in a position to loose single inch of land and we are in favour of the project only after providing the necessary Relief and Rehabilitation to the poor tribals and protecting the rights of the Girijans of the area along with others.</p> <p>Apart from the above, I also would like to mention that the</p>

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			<p>Bhadrachalam is a part of parcel of the Telangana Region. Bhadrachalam has got great historical, cultural background. The reason for claiming the Bhadrachalam as a part of Telanagna that is was constructed by the great personality i.e., RAMADAS, who was in the Nizam's regime. Hence, I strongly suggest that the Bhadrachalam is a part of Telangana, demanding Bhadrachalam region for Polavaram Project is unwarranted, uncalled and not acceptable by the people of Khammam District.</p>
248.		7.	<p>Addition to Clause 90 - Being a Legislator from Khamma District, I welcome the decision of the Central Government on declaring the Polavaram Project as National Project. But, at the same time I appeal that keeping in view of the welfare of the Tribals and other effected people in Khammam District, under the submergence areas, we are not in a position to loose single inch of land and we are in favour of the project only after providing the necessary Relief and Rehabilitation to the poor tribals and protecting the rights of the Girijans of the area along with others.</p> <p>Apart from the above, I also would like to mention that the Bhadrachalam is a part of parcel of the Telangana Region. Bhadrachalam has got great historical, cultural background. The reason for claiming the Bhadrachalam as a part of Telanagna that is was constructed by the great personality i.e., RAMADAS, who was in the Nizam's regime. Hence, I strongly suggest that the Bhadrachalam is a part of Telangana, demanding Bhadrachalam region for Polavaram Project is unwarranted, uncalled and not acceptable by the people of Khammam District.</p>
249.		8.	<p>Addition to Clause 90 - Being a Legislator from part of Telangana Area, I welcome the decision of the Central Government on declaring the Polavaram Project as National Project. But, at the same time I appeal that keeping in view of the welfare of the Tribals and other effected people in Khammam District, under the submergence areas, we are not in a position to loose single inch of land and we are in favour of the project only after providing the necessary Relief and Rehabilitation to the poor tribals and protecting the rights of the Girijans of the area along with others.</p> <p>Apart from the above, I also would like to mention that the Bhadrachalam is a part of parcel of the Telangana Region. Bhadrachalam has got great historical, cultural background. The reason for claiming the Bhadrachalam as a part of Telanagna that is was constructed by the great personality i.e., RAMADAS, who was in</p>

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		the Nizam's regime. Hence, I strongly suggest that the Bhadrachalam is a part of Telangana, demanding Bhadrachalam region for Polavaram Project is unwarranted, uncalled and not acceptable by the people of Khammam District.
250.	9.	<p>Addition to Clause 90 - Being a native from Khammam District, I welcome the decision of the Central Government on declaring the Polavaram Project as National Project. But, at the same time I appeal that keeping in view of the welfare of the Tribals and other effected people in Khammam District, under the submergence areas, we are not in a position to loose single inch of land and we are in favour of the project only after providing the necessary Relief and Rehabilitation to the poor tribals and protecting the rights of the Girijans of the area along with others.</p> <p>Apart from the above, I also would like to mention that the Bhadrachalam is a part of parcel of the Telangana Region. Bhadrachalam has got great historical, cultural background. The reason for claiming the Bhadrachalam as a part of Telanagna that is was constructed by the great personality i.e., RAMADAS, who was in the Nizam's regime. Hence, I strongly suggest that the Bhadrachalam is a part of Telangana, demanding Bhadrachalam region for Polavaram Project is unwarranted, uncalled and not acceptable by the people of Khammam District.</p>
251.	10.	<p>Clause 90 (a) - The Polavaram Project should be redesigned and series of barrages should taken up so as to save submergence of 270 Tribal Villages and Lord Sri Rama Temple at Bhadrachalam.</p> <p>(b) Another two Projects shall given National Status i.e.,</p> <p>(1) Pranahita and Chevella Project.</p> <p>(2) Palamooru Lift Irrigation Project.</p>
252.	11.	<p>Clause 90 (1) - (a) The design of Polavaram project should be modified in such a manner that the Tribal Thanda's of Telangana state should not be displaced or replaced. It is compulsory the rehabilitation should be taken care by Central Government only.</p> <p>(b) Pranahita Chevella project should also be declared as National Project immediately.</p>
253.	12.	Clause 90 - It is suggested that the Parliament may include and specify that the Pranahita-Chevella Project and Palamuru Lift Irrigation Project must also be treated as National Projects along with Polavaram.

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254.		13.	<p>The following suggestion is proposed as 90(1)(a) after Clause 90(1):</p> <p>“Pranahitha – Chevella Project shall also be declared as National Project.”</p> <p>The following suggestion is proposed as 90(4) after Clause 90(3):</p> <p>“That the works of Polavaram Project shall be initiated only after providing proper compensation and proper rehabilitation to the displaced persons under the said project.”</p>
255.	91	1.	Clause 91 be deleted.
256.	Arrangements on Tungabhadra Board.	2.	Clause 91 is against to the United State of Andhra Pradesh
257.		3.	<p>The following suggestion is proposed as 91(3) in part other issues after Clause 91(2):</p> <p>“The Central Government shall shoulder responsibility to settle Water disputes the backward northern Andhra is having with the neighbouring State of Odisha.”</p> <p>The following suggestion is proposed as 91(4) in part other issues after Clause 91(2):</p> <p>“A Board shall be constituted with efficient, impartial engineers and experts by bestowing adequate powers on it for the settlement of disputes relating water distribution between the two State of Andhra Pradesh and Telangana after their formation.”</p> <p>The following suggestion is proposed as 91(5) in part other issues after Clause 91(2):</p> <p>“All the irrigation projects initiated by the Andhra Pradesh Government under Jalayagnam shall be completed.”</p> <p>The following suggestion is proposed as 91(6) in part other issues after</p>

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			<p>Clause 91(2):</p> <p>"The Central Government, which acquainted with the water problems of Rayalaseema shall complete pending projects in that area by giving priority."</p> <p>The following suggestion is proposed as 91(7) in part other issues after Clause 91(2):</p> <p>"Kalwakurthy-Nethampadu and SLBC Projects in Telangana area, Telugu Ganga, Galeru-Nagari and Handri-Niva in Rayalaseema area and Nagarjuna Sagar Right Bank Canal from Kurichedu in Prakasam district to Udaigiri in Nellore district in Andhra area shall be completed on war footing."</p>
258.	92	1.	Clause 92 be deleted.
259.	Successor States to follow principles, guidelines, etc. issued by Central Government.	2.	Clause 92 is detrimental to Telugu speaking people
260.		3.	Clause 92 - The Parliament may make provisions that notwithstanding the existing PPAs, the distribution of power be rationalized and the allocation of power of existing and under construction plants be rearranged by allotting the entire generated power within each successor State, other than the Central Generating stations, to such successor State. It may also be provided that the shortfall from allocated power under PPAs to any successor state from such arrangement be compensated by supply from central power allotted to the other successor State or the average pooled power from such other successor State in that order.
261.	93	1.	Clause 93 be deleted.
262.	Measures for progress and development of successor States.	2.	Clause 93 may be read as follows: The Central Government shall take all necessary measures as enumerated in the Thirteenth Schedule for the progress and sustainable development for the State of Andhra Pradesh. Suitable amendments are suggested in Schedule XIII.
263.		3.	Clause 93 is accepted
264.		4.	Clause 93 - It is suggested that the Parliament may include, under the XIII Schedule, establishment of a veterinary University, AIIMS type super specialty hospital-cum-teaching institution and IIM in the successor State of Telangana and further provide that the proposed NTPC's 4000 MW power plant shall be domestic coal based and shall be exclusively dedicated to the successor State of Telangana.

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265.	94	1.	Clause 94 be deleted.
266.	Fiscal measures including tax incentives.	2.	<p>Clause 94(1) should be read as "The Central Government shall take appropriate fiscal measures, including offer of tax incentives, to the State of Andhra Pradesh to promote industrialization and economic growth."</p> <p>Clause 94(2) should be read as "The Central Government shall support the programmes for the development of backward areas in the including expansion of physical and social infrastructure."</p> <p>Clause 94 (3) (4) be deleted.</p>
267.		3.	<p>Clause 94 (1) (2) is accepted</p> <p>Clause 94 (3) (4) is declined.</p>
268.		4.	<p>The following are proposed after Clause 94(3):</p> <p>"3(a) An amount of Rs.5 lakh crores shall be allocated for the development of capital city to be selected by an expert committee for the residue state of Andhra Pradesh after Telangana is separated and an amount of Rs.1 lakh crores shall be allocated in the budget every year starting from the year in which this Bill is approved duly providing constitutional validity to this.</p> <p>3(b) Statutory Regional Councils shall be constituted for the development of Rayalaseema and Northern Andhra.</p> <p>3(c) It shall be ensured that the development is decentralized and every area is developed along with future capital of Andhra Pradesh. Keeping in view the past experience.</p> <p>3(d) That it shall be ensured that the capital city of successor State of Andhra Pradesh is setup in one area and High Court is setup in another area.</p> <p>3(e) Visakhapatnam Airport, which is under the ambit of India Navy shall be brought under the control of Civil Aviation Ministry.</p> <p>3(f) Vijayawada, which is right in the middle of Andhra Pradesh shall be</p>

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			<p>developed as a Transport Hub.</p> <p>3(g) Measures shall be taken to upgrade the Gannavaram Airport near Vijayawada in Krishna district and Tirupati Airport near Tirupati in Chittoor District to international level.</p> <p>3(h) Adequate steps shall be taken to develop Nizampatnam Port in Guntur District.</p> <p>3(i) Steps shall be taken to create new Railway Zone with Visakhapatnam as Headquarters with Guntur. Visakhapatnam and Guntakal divisions, besides establishing a diesel engine overhaul shed at Guntakal.</p> <p>3(j) Measures shall be taken to announce special packages for the fishermen in east coast of Coastal Andhra being put to heavy loss due to cyclones being occurred often there besides establishing cyclone warning centres and to extend Mahatma Gandhi National Employment Guarantee Scheme to them in order to provide livelihood during the period of fishing holiday.</p>
269.	95	1.	Clause 95 be deleted.
270.	Equal opportunities for quality higher education to all students.	2.	Clause 95 is against to the United State of Andhra Pradesh
271.		3.	Clause 95 - The Parliament may consider and pass appropriate modifications/changes to reduce the period provided to five (5) years and enable constitution of a common agency by the two successor Governments for conducting the common admission process.
272.		4.	Clause 95 – Once the bifurcation process is completed the two different states should be given opportunity to conduct their own exams and the students of the other state will be given opportunity to get the seats under non local quota of 15% only. If common entrances are conducted the students of Telangana state will not get equal opportunities.
273.		5.	<p>The following suggestion is proposed as 95(a) after Clause 95:</p> <p>“Measures shall be taken to setup Central Universities, Research and Development Institutes, and Medical Institutes like AIIMS and NIMS in various areas of Andhra Pradesh.</p>

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			<p>the following suggestion is proposed as 95(b) after Clause 95:</p> <p>"Steps shall be taken to setup two Tribal Universities in Telangana and Andhra Pradesh.</p>
274.	96	1.	Clause 96 be deleted.
275.	Amendment of article 168 of the Constitution.	2.	Clause 96 is unconstitutional.
276.	97	1.	Clause 97 be deleted.
277.	Amendment of article 371D of the Constitution.	2.	Clause 97 is unconstitutional.
278.	98	1.	Clause 98 be deleted.
279.	Amendment of section 15A of Act 43 of 1951.	2.	Clause 98 is against to the United State of Andhra Pradesh.
280.	99	1.	Clause 99 be deleted.
281.	Amendment of section 15 of Act 37 of 1956.	2.	Clause 99 is against to the United State of Andhra Pradesh.
282.	100	1.	Clause 100 be deleted.
283.	Territorial extent of laws.	2.	Clause 100 is against to the United State of Andhra Pradesh.
284.	101	1.	Clause 101 be deleted.
285.	Power to adapt laws.	2.	Clause 101 - People are opposing division of the State.
286.	102	1.	Clause 102 be deleted.
287.	Power to construe laws.	2.	Clause 102 - People are opposing division of the State.
288.	103	1.	Clause 103 be deleted.
289.	Power to name authorities, etc. for	2.	Clause 103 is against to the United State of Andhra Pradesh.

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	exercising statutory functions.		
290.	104	1.	Clause 104 be deleted.
291.	Legal proceedings	2.	Clause 104 is against to the United State of Andhra Pradesh.
292.	105	1.	Clause 105 be deleted.
293.	Transfer of pending proceedings.	2.	Clause 105 is against to the United State of Andhra Pradesh.
294.	106	1.	Clause 106 be deleted.
295.	Right of pleaders to practise in certain cases.	2.	Clause 106 is against to the United State of Andhra Pradesh.
296.	107	1.	Clause 107 be deleted.
297.	Effect of provisions of the Act inconsistent with other laws.	2.	Clause 107 is against to the United State of Andhra Pradesh.
298.	108	1.	Clause 108 be deleted.
299.	Power to remove difficulties.	2.	Clause 108 - People are opposing the division of the State.
300.	First Schedule		First Schedule be deleted.
301.	Second Schedule		Second Schedule be deleted.
302.	Third Schedule		Third Schedule be deleted.
303.	Fourth Schedule		Fourth Schedule be deleted.
304.	Fifth Schedule		Fifth Schedule be deleted.
305.	Sixth Schedule		Sixth Schedule be deleted.

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306.	Seventh Schedule		Seventh Schedule be deleted.
307.	Eighth Schedule	1.	Eighth Schedule be deleted.
308.		2.	The liability in respect of the pension of any officer serving immediately before the appointed day in connection with the affairs of the existing State of Andhra Pradesh and retiring on or after that day, shall be that of the successor State granting him the pension and other retirement benefits. But, the portion of the pension and other retirement benefits attributable to the service of any such officer before the appointed day in connection with the affairs of the existing State of Andhra Pradesh shall be allocated between the successor States in the same ratio as the period of the employee's past service in the areas of the successor States bears to that employee's total service and the Government granting the pension shall be entitled to receive from the other successor State its share of the liability.
309.	Ninth Schedule		Ninth Schedule be deleted.
310.	Tenth Schedule		Tenth Schedule be deleted.
311.	Eleventh Schedule	1.	Eleventh Schedule be deleted.
312.		2.	(See Section 85(7)(e)) : Clause 9 to be deleted.
313.	Twelfth Schedule	1.	Twelfth Schedule be deleted.
314.		2.	Clause A2 (see Section 92) : Existing coal linkages of SCCL shall continue without any change for a period not later than three years from the appointed date. Clause A4 (see Section 92): End use plants of the allocated coal blocks shall continue with coal from the block to be supplied in proportion to their respective capacities for a period not later than three years from the appointed date. Clause C7 (see Section 92): The Central Government shall consider favourably the need of the deficit successor State for allocation of power from the Central pool over and above the share defined in Clause 6 above.
315.		3.	COAL : a) The Coal tat is available in Telangana State should completely be used for Telangana region only.

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			b) New Power plants like NTPC should be established in Telangana region and does the Power generated should be used in this area only.
316.		4.	Twelfth Schedule should be revised.
317.	Thirteenth Schedule	1.	Thirteenth Schedule be deleted.
318.		2.	<p><u>EDUCATION :</u></p> <p>1. The Government of India shall take steps to establish institutions of National importance in the 12th plan period in the State of Andhra Pradesh. This should include two IITs, Two NITs, Three IIMs, Three IISERs, Two Central Universities, Two Agricultural Universities and Two IIITs.</p> <p>2. The Government of India shall establish Two AIMMs-type Super Speciality Hospitals-cum-Teaching Institutions in the State of Andhra Pradesh.</p> <p>3. The Government of India shall establish Two Tribal Universities in different regions of State of Andhra Pradesh.</p> <p>4. Two Horticulture Universities shall be established in different regions of the State of Andhra Pradesh.</p> <p><u>INFRASTRUCTURE :</u></p> <p>1. The Government of India shall develop a new major port at Duggirajapatnam in the State of Andhra Pradesh to be completed in phases with Phase I by end -2018.</p> <p>2. SAIL shall establish the feasibility of establishing an integrated steel plant in Khammam District.</p> <p>3. IOC or HPCL shall establish the feasibility of establishing a Greenfield crude oil refinery and petrochemical complex in the State of Andhra Pradesh.</p> <p>4. The Government of India shall establish a Vizag-Chennai along the lines of Delhi-Mumbai Industrial corridor.</p> <p>5. The Government of India shall expand and develop the existing Visakhapatnam, Vijayawada and Tirupati Airports.</p> <p>6. NTPC shall establish 4000 MW power facility in the State of Andhra Pradesh.</p> <p>7. Indian Railways shall create a new Railway Zone in the State of Andhra Pradesh.</p>

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		<p>8. NHAI shall improve road connectivity in the backward regions of the State of Andhra Pradesh.</p> <p>9. The Indian Railways shall setup a Rail Coach Factory in Karimnagar and improve rail connectivity in the State.</p> <p>10. The Central Government shall establish rapid rail and road connectivity from the Hyderabad to all District head quarters of the State of Andhra Pradesh.</p>
319.	3.	<p>Clause 6 (see Section 93): NTPC in collaboration with SCCL shall examine the feasibility of establishing a 4000 MW power facility based on domestic coal supplies and whose power output is entirely dedicated to the needs of successor State of Telangana.</p> <p>Clause 11: State Planning Boards shall be set up in both the successor States.</p> <p>Clause 12: Separate Commissions for the development of Backward Areas shall be set up in both the successor States.</p> <p>Clause 13: North Telangana, South Telangana and Eastern Rayalaseema Regional Boards shall be established in the State of Telangana and North Coastal Andhra, South Coastal Andhra and Western Rayalaseema Regional Boards shall be set up in the residuary State of Andhra Pradesh to ensure balanced development of all backward areas in both the States.</p> <p>Clause 14: When river water allocations are made or apportioned to the successor States, specific allocations of waters shall be made from Singur water project, Krishna and Godavari River, for drinking water for Hyderabad metropolitan region. The drawals shall work out to 7 TMC from Singur, 16.5 TMC from Krishna and 10 TMC from Godavari, making a total of 33.5 TMC annually.</p> <p>Clause 15: The Government of India shall set up a 2000 MW Hyderabad Metro combined Cycle Power Project through the NTPC and also sanction two Ultra Mega Power Projects of 4000 MW capacity each in the Public Private Partnership (PPP) mode as dedicated power projects for supply of power to Hyderabad Metropolitan area.</p> <p>Clause 16: The Government of India shall designate the Old City of Hyderabad as a 'backward area' and sanction a financial package of Rs.5000 crores for ensuring its urban renewal and upgradation of civic</p>

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		<p>infrastructure.</p> <p>Clause 17: The Government of India shall allow to take up development of modern Airports in other Talangana Towns such as Warangal, Nizamabad and Khammam.</p> <p><u>Other Sectors :</u></p> <p>Clause 1: The Socially and Educationally backward Muslim Minority (BC-E Group) shall continue to enjoy the 4% reservations in both the successor States – Telangana and residuary Andhra Pradesh.</p> <p>Clause 2: Urdu, which is designated as the second Official Language in the existing State of Andhra Pradesh, shall be made joint first official language along with Telugu in the State of Talangana and it shall continue to be second official language in the residuary State of Andhra Pradesh.</p> <p>Clause 3: The Minorities shall continue to get substantial budgetary allocations for their welfare in both the States.</p> <p>Clause 4: The reservations for Backward Classes in the local bodies (both rural and urban) shall continue in the successor States.</p> <p>Clause 5: Upon bifurcation of the State of Andhra Pradesh, both the successor State shall have Minority related institutions/ organizations in respect of their territories. While the Andhra Pradesh State Wakf Board, Urdu Academy of Andhra Pradesh, Andhra Pradesh State Minorities Finance Corporation, Andhra Pradesh State Christian Minorities Finance Corporation, Andhra Pradesh State Wakf Tribunal, Andhra Pradesh State Haj Committee and Centre for Educational Development of Minorities shall devolve to the successor State of Telangana and renamed accordingly and similar institutions/organizations shall be constituted in the residuary State of Andhra Pradesh.</p> <p>Clause 6: The statutory allocations for Scheduled Castes Sub-plan and Tribal Sub-plan shall continue in both the successor States.</p> <p>Clause 7: the successor States shall take steps for the introduction of Minority Sub-plan by earmarking 12.5% of the annual plan outlay for the Minorities in the State of Telangana and 7% in the residuary State of Andhra Pradesh.</p>
320.	4.	<u>Education :</u>

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			<p>a) Urdu should be given priority.</p> <p>b) In each District one Urdu medium Junior College and Degree Colleges should be established.</p> <p>c) State level Urdu University should be established.</p> <p>d) For promotion of education of Minority girls in identified areas separate Urdu medium schools and Colleges established.</p> <p>e) The percentage of reservations to the Muslim Minorities should be increased to 12%.</p> <p>f) Like S.C., S.T., Sub-plan the Backward Classes and Minorities should also be given an opportunity by establishing the Sub-plans for these to categories also.</p>
321.		5.	In Sl.No.1 under sub heading Infrastructure in the Thirteenth Schedule, for the words "Duggarajapatnam", the words "Ramaiahpatnam, Prakasam district" shall be substituted.
322.	Long Title	1.	<p>Long Title : The Andhra Pradesh Reorganization Bill, 2014.</p> <p>A Bill to provide for the reorganization of the existing State of Andhra Pradesh and for matters connected therewith.</p> <p>BE it enacted by Parliament in the Sixty-fifth Year of the Republic of India as follows: Part I Preliminary.</p>

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ANDHRA PRADESH LEGISLATIVE ASSEMBLY VIEWS ON
ANDHRA PRADESH REORGANISATION BILL, 2013

SL. NO.	CLAUSE NO.		AMENDMENTS PROPOSED
1.	1- Short title	1.	Clause 1 be deleted.
2.		2.	Clause 1 relating to short title of the bill be deleted.
3.		3.	Clause 1 – This Act may be called the Andhra Pradesh Reorganisation Act, 2014.
4.		4.	In Clause 1, I propose the following amendment: "Integrated Development of Andhra Pradesh Act, 2013"
5.	2- Definitions	1.	Clause 2 be deleted.
6.		2.	Clause 2 pertaining to definitions of the Act be deleted.
7.		3.	In Clause 2 (definitions) at the end of this Clause add a new sub section: (n) Any reference to Krishna River or Godavari River shall be construed as a reference to that portion of the Krishna or Godavari river basins, as the case may be, which lie within the jurisdiction of the successor states.
8.	3- Formation of Telangana State	1.	Clause 3 be deleted.
9.		2.	For the words "existing State of Andhra Pradesh" the words "Telugu Nadu" State shall be incorporated and the residuary State of Andhra Pradesh be named as 'Telugu Nadu State'. Whereever, residuary Andhra Pradesh State mentioned in the Bill should be replaced by the words 'Telugu Nadu'. "Ananthapur and Kurnool Districts" shall be included after the

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			districts mentioned in clause (3). The existing Revenue Division Bhadrachalam in Khammam District shall stand transfer to Residuary Andhra Pradesh.
10.		3.	Clause 3 pertaining to formation of Telangana State be deleted.
11.		4.	The Parliament may make provision for constituting separate High Courts for the successor states with effect from appointed date and provide for the commencement of their functioning forthwith or in any case not later than three (3) months there from.
12.	4- State of Andhra Pradesh and territorial divisions thereof	1.	Clause 4 be deleted.
13.		2.	Clause 4 relating to State of Andhra Pradesh and territorial divisions thereof be deleted.
14.		3.	On and from the appointed day, the State of Andhra Pradesh shall comprise the territories of the existing State of Andhra Pradesh other than those specified in section 3. Provided that the four territories of the existing State of Andhra Pradesh namely:- Revenue districts of Kurnool, Anantapur, YSR and Chittoor Shall be designated as the RAYALASEEMA SPECIAL CATEGORY REGION and shall be accorded such status, benefits and incentives including but not limited to budgetary revenue deficit support, other grants and supports from the Central Government and incentives for creation of industries, employment and revenues, as provided for in Section 46(2) and Section 94(1) of this Act.
15.	5- Hyderabad to be common capital for States of Telangana	1.	Clause 5(1): The Parliament may consider making appropriate provision for having Hyderabad being a common capital temporarily and for a period not exceeding ten (10) years or till the completion of new capital for residuary state, whichever is earlier.
16.		2.	Clause 5(1) and (2) be deleted.

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17.	and Andhra Pradesh	3.	Clause 5 be deleted.	
18.		4.	Clause 5 relating to Hyderabad to be common capital for State of Telangana and Andhra Pradesh be deleted.	
19.		5.	Clause 5(1): The Parliament may consider making appropriate provision for having Hyderabad being a common capital temporarily and for a period not exceeding three (3) years.	
20.		6.	Clause 5(1): The Parliament may be pleased to consider making appropriate provision for having Hyderabad being a common capital temporarily and for a period not exceeding two (2) years.	
21.		7.	Clause 5 (1) – On and from the appointed day, the city of Hyderabad in the existing State of Andhra Pradesh shall be the capital of the State of Telangana, and Khairatabad revenue mandal area in the city of Hyderabad shall be the interim capital of the State of Andhra Pradesh for a period not exceeding two years.	
22.		8.	Clause 5(2) – After expiry of the period referred to in sub-section (1), Hyderabad shall be the sole capital of the State of Telangana and there shall be a new capital for the State of Andhra Pradesh. Explanation – In this Part, the interim capital for the State of Andhra Pradesh comprises the area notified as Khairatabad revenue mandal within the revenue district of Hyderabad.	
23.		9.	Clause 5(1): The Bill proposes Hyderabad to be a common capital for a period of 10 years. The period of 10 years need to be reduced to 3 years.	
24.		10.	In Clause 5(1), after the words "for such period not exceeding ten years" add the following: "from the appointed date or such earlier date as the President, by notified order, determine"	
25.		6- Expert Committee for setting up of a capital for	1.	Clause 6 be deleted.
26.			2.	Clause 6 relating to expert committee for setting up of a capital for Andhra Pradesh be deleted.

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27.	Andhra Pradesh	3.	Clause 6 – (Name of the city) – shall be the capital city of the successor State of Andhra Pradesh.
28.	7- Governor of existing State of Andhra Pradesh to be common Governor	1.	Clause 7 be deleted.
29.		2.	Clause 7 relating to Governor of existing State of Andhra Pradesh to be common Governor be deleted.
30.		3.	Clause 7 – On and from the appointed day, the Governor of the existing State of Andhra Pradesh shall be the Governor for the successor State of Andhra Pradesh and there shall be a separate Governor for the State of Telangana.
31.	8- Responsibility of Governor to protect residents of common capital of Hyderabad	1.	The Parliament may consider that Clause 8 be deleted, or in the alternative, be changed to provide that Governor shall, in the discharge of his functions, be guided by the aid and advice of Council of Ministers of the State of Telangana as per regular constitutional scheme.
32.		2.	Clause 8(1) to (4) be deleted.
33.		3.	Clause 8 be deleted.
34.		4.	In Clause 8(4): The Government shall be assisted by two Advisors to be appointed by the Central Government of whom one shall be from either Scheduled Caste or Scheduled Tribe.
35.		5.	In Clause 8(4): The Governor shall be assisted by two advisors to be appointed by the Central Government of whom atleast one shall be from either Scheduled Caste or Scheduled Tribe.
36.		6.	Clause 8: The Parliament may be pleased to consider that Clause 8 be deleted, or in the alternative, be changed to provide that Governor shall, in the discharge of his functions, be guided by the aid and advice of the "Council of Ministers of the State of Telangana" as per regular constitutional scheme in practice.
37.		7.	The Clause 8(1), 8(2), 8(3) & proviso to 8(3) and sub clause 4 to clause 8 pertaining to responsibility of the Governor to protect the residents of common capital of Hyderabad may be deleted.
38.		8.	Clause 8 (1) (2) (3) and (4) are to be deleted.
39.		9.	Clause 8: The Parliament may consider that Clause 8 be deleted or in the alternative be changed to provide that Governor shall, in the discharge of his functions, be guided by the aid and advice of

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		Council of Ministers of the State of Telangana as per regular constitutional scheme.
40.		<p>10. <u>Before enactment of Section 8, the Constitution (121st Amendment) Bill, 2014 must be introduced in the Parliament with the following provisions:</u></p> <p>An Act further to amend the Constitution of India.</p> <p>Be it enacted by the Parliament in the Sixty-fourth Year of the Republic of India as follows:-</p> <ol style="list-style-type: none"> 1. This Act may be called the Constitution (One Hundred and Twenty First Amendment) Act, 2014 2. After Article 371J of the Constitution, the following Article shall be inserted, namely – <p style="padding-left: 40px;">“371K. Special Provisions with respect to the common capital area for the States of Andhra Pradesh and Telangana.</p> <p>Notwithstanding anything in this Constitution,</p> <ol style="list-style-type: none"> (1) The Parliament may by law provide for a common capital area for the State of Andhra Pradesh and the State of Telangana for a period as may be specified by the law. (2) For the purposes of administration of the common capital area, as specified by the law under sub-section (1), the Governor for both the successor states of Andhra Pradesh and Telangana shall have special responsibility for the security of life, liberty and property of all those who reside in such area. (3) Notwithstanding anything in sub-sections (1) and (2), the

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			<p>Governor for both the successor states of Andhra Pradesh and Telangana shall have such other functions as may be transferred by the President of India from time to time, for the harmonious and equitable governance in the common capital area of Hyderabad, during the period for which it remains the common capital.”</p> <p><u>Section 8 of the Andhra Pradesh Reorganization Bill, 2013 must be accordingly amended to read:</u></p> <p>To give effect to the provisions of Article 371K of the Constitution of India,</p> <p>(1) On and from the appointed day, the responsibility of the Governor for both the successor states of Andhra Pradesh and Telangana of Andhra Pradesh shall extend to matters such as law and order, internal security and security of vital installations, and management and allocation of Government buildings in the common capital area of Hyderabad, and such other functions as may be transferred by the President from time to time, as specified in Article 371K of the Constitution of India.</p> <p>(2) In discharge of the functions, the Governor for both the successor states of Andhra Pradesh and Telangana shall, after consulting the Council of Ministers of the State of Telangana, exercise his individual judgment as to the action to be taken:</p> <p>Provided that if any question arises whether any matter is or is not a matter as respects which the Governor for both the successor states of Andhra Pradesh and Telangana is under this sub-section required to act in the exercise of his individual judgment, the decision of the Governor for both the successor states of Andhra Pradesh and Telangana in his discretion shall be final, and the validity of anything done by the Governor for both the successor states of Andhra Pradesh and Telangana shall not be called in question on the ground</p>
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			that he ought or ought not to have acted in the exercise of his individual judgment: (3) The Governor for both the successor states of Andhra Pradesh and Telangana shall be assisted by two advisors to be appointed by the Central Government.
41.		11.	The Clause 8A(1), 8A(2), 8A(3), 8A(4) & 8A(5) pertaining to assistance of police forces from the Central Government to the successor States etc may be deleted.
42.	9- Amendment of the First Schedule to the Constitution	1.	Clause 9 be deleted.
43.		2.	The Clause 9(a) pertaining to amendment of 1 st Schedule to the Constitution the words "and the territories specified in section 3 of the Andhra Pradesh Reorgansaiton Act, 2013" be deleted. In the Clause 9(b) the inserted word after entry 28 pertaining to Telangana specified in the Andhra Pradesh Reorganisation Act 2013 be deleted.
44.	10- Saving powers of State Governments.	1.	Clause 10 be deleted.
45.		2.	Clause 10 relating to saving powers of State Governments be deleted.
46.		3.	Insertion of a new Part IIA with a new Section 10A after Section 10 of Part II PART IIA PROTECTION OF INTERESTS OF CITIZENS OF ORIGIN FROM OUTSIDE THE STATE 10A. Any section of the citizens residing in either of the successor States of Andhra Pradesh or Telangana being of origin from outside that State shall be considered as a minority for the purposes of Article 29 of the Constitution of India and shall enjoy

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			the protection of interests of minorities guaranteed therein.
47.	11- Amendment of Fourth Schedule to Constitution	1.	Clause 11 be deleted.
48.		2.	Clauses 11(a), 11(b), 11(c) pertaining to amendment of 4 th Schedule to Constitution be deleted.
49.	12- Allocation of sitting members	1.	Clause 12 be deleted.
50.		2.	Clause 12 relating to allocation of sitting members be deleted.
51.	13- Representation in House of the People	1.	Clause 13 be deleted.
52.		2.	Clause 13 relating to representation in House of the people be deleted.
53.	14- Delimitation of Parliamentary and Assembly Constituencie	1.	Clause 14 be deleted.
54.		2.	Clause 14 relating to delimitation of Parliamentary and Assembly Constituencies be deleted.
55.	15- Provision as to sitting members	1.	Clause 15 be deleted.
56.		2.	Clause 15(1) and 15(2) provision as to sitting members be deleted.
57.	16- Provisions as to Legislative Assemblies	1.	Clause 16 be deleted.
58.		2.	Clause 16(1)(2)(3) be deleted.
59.		3.	In Clause 16(1): Subject to the provisions of the sub-section (2), the number of seats in the Legislative Assemblies of the States of Andhra Pradesh and Telangana, on and from the appointed day, shall be 225 and 153 as against 175 and 119 existing number respectively and the be delimited as per the provisions of section 26 of the bill.
60.		4.	Clause 16(1), 16(2), 16(3)(a), 16(3)(b), 16(3)(c) pertaining to provisions as to Legislative Assemblies be deleted.
61.		5.	The following suggestions are proposed as 16(1)(a) after Clause 16(1): "The representation in Telangana Legislative Assembly shall be increased to 153 and steps shall be taken by appointing an experts committee to increase the representation of Members of

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			Legislative Assembly in residue state of Andhra Pradesh, as well."
62.	17- Allocation of sitting members	1.	Clause 17 be deleted.
63.		2.	The Clause 17(1), 17(2), 17(3) pertaining to allocation of sitting members be deleted.
64.		3.	In Clause 17(1) in the expression "provisional Legislative Assembly of the State of Telangana" delete the word "provisional"
65.	18- Composition of provisional Legislative Assembly of Telangana	1.	Clause 18 be deleted.
66.		2.	The Clause 18(1), 18(2), 18(3) & 18(4) pertaining to Composition of provisional Legislative Assembly of Telangana be deleted.
67.		3.	In Clause 18(1), 18(2), 18(3), 18(4) and also in the marginal heading of 18(1) in the expression "provisional Legislative Assembly of the State of Telangana" delete the word "provisional"
68.	19- Duration of Legislative Assemblies	1.	Clause 19 be deleted.
69.		2.	Clause 19 pertaining to duration of Legislative Assemblies be deleted.
70.		3.	In Clause 19 in the expression "provisional Legislative Assembly of the State of Telangana" delete the word "provisional"
71.	20- Speaker and Deputy Speaker	1.	Clause 20 be deleted.
72.		2.	The Clause 20(1), 20(2) pertaining to Speaker & Deputy Speaker of provisional Legislative Assembly of the successor State of Telangana be deleted.
73.		3.	In Clause 20(2) in the expression "provisional Legislative Assembly of the State of Telangana" delete the word "provisional"
74.	21- Rules of procedure	1.	Clause 21 be deleted.
75.		2.	Clause 21 relating to Rules of procedure be deleted.
76.	22- Provisional Legislative Council for successor	1.	Clause 22 be deleted.
77.		2.	Clause 22(1), 22(2) pertaining to provisional Legislative Council

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	States		for successor State be deleted.
78.	23- Legislative Councils for successor States	1.	Clause 23 be deleted.
79.		2.	The Clause 23(1), 23(2) pertaining to Legislative Council for Successor states be deleted.
80.	24- Amendment of Delimitation	1.	Clause 24 be deleted.
81.		2.	The Clause 24 pertaining to amendment of Delimitation of Council Constituencies order be deleted.
82.	25- Chairman	1.	Clause 25 be deleted.
83.		2.	The Clause 25 pertaining to Chairman to the successor State of Legislative Council of Telangana be deleted.
84.	26- Delimitation of constituencies	1.	In Clause 26(1)(B): <ul style="list-style-type: none"> 1. The delimitation of Assembly Constituencies for SCs & STs shall be in accordance with the population of 2011 census. 2. A new proviso to be added under section 26(1)(b) as follows: <p style="margin-left: 40px;">It shall be mandatory to all recognized political parties to reserve 30% of seats to SCs including reserved seats and similarly 10% of the seats to STs including reserved seats.</p> <p>In Clause 26(1)(C) read with Clause 16(1):</p> <p>The number of Assembly Constituencies in each Parliamentary Constituency shall be increased by two more seats. The number of Assembly seats on and from the appointed day shall be 225 and 153 as against 175 and 119 indicated Clause 16(1).</p>
85.		2.	Clause 26 be deleted.

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86.		3.	The Clause 26(1), 26(2), 26(3), 26(4), 26(5) & 26(6) relating to delimitation of Constituencies be deleted.
87.		4.	The Clause 26(d) insert proviso relating to Schedule Tribes. 1. To form Panchayat to the Lambadi Thanda of 500 populations. 2. Reservation of seats in the Assembly as a District Unit. 3. Enhancement of ST Seats in Education and Employment on population basis in the new State of Telangana.
88.		5.	Clause 26(1)(b): The assembly constituencies into which each state referred to in clause (a) shall be divided, the extent of each of such constituencies and in which of them seats shall be reserved for the scheduled castes or for the scheduled tribes as per 2011 population census.
89.		6.	Clause 26(2)(c): Constituencies in which seats are reserved for Scheduled Castes and the Scheduled Tribes shall, as far as practicable, be located in areas where the proportion of their population to the total population is the largest as per 2011 census.
90.	27- Power of Election Commission to maintain Delimitation Orders up-to-date	1.	Clause 27 be deleted.
91.		2.	The Clause 27(1) & 27(2) pertaining to power of election commission to maintain delimitation orders upto date, be deleted.
92.	28 Amendment of Scheduled Castes Order	1.	Clause 28 be deleted.
93.		2.	The Clause 28 pertaining to amendment of scheduled cast order be deleted.
94.	29- Amendment of Scheduled Tribes Order.	1.	Clause 29 be deleted.
95.		2.	The Clause 29 pertaining to amendment of scheduled tribes order be deleted.
96.	30- High Court of Judicature at Hyderabad to be common High Court till	1.	The Parliament may make provision for constituting separate High Courts for the successor States with effect from appointed date and provided for the commencement of their functioning forthwith or in any case not later than three (3) months there from.

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97.	establishment of High Court of Andhra Pradesh	2.	Clause 30 be deleted.
98.		3.	The Parliament may be pleased to make provision for constituting separate High Courts for the successor States with effect from appointed date and provide for the commencement of their functioning forthwith or in any case not later than three (3) months thereof.
99.		4.	Clause 30(1)(a), 30(1)(b) and 30(2) pertaining to High Court of Judicature at Hyderabad to be common High Court till establishment of High Court of Andhra Pradesh be deleted.
100.		5.	Clause 30 (Part IV HIGH COURT) (1) (a) & (b) and (2) are deleted.
101.		6.	In Clause 30(1)(a) after the words "till a separate High Court for the State of Andhra Pradesh is constituted under Article 214 of the Constitution read with Section 31 of this Act" add the words "on such date as the President, by notified order, determine but not later than three months after the appointed date"
102.		31- High Court of Andhra Pradesh	1.
103.	2.		Clause 31 be deleted.
104.	3.		The Parliament may be pleased to make provision for constituting separate High Courts for the successor States with effect from appointed date and provide for the commencement of their functioning forthwith or in any case not later than three (3) months thereof.
105.	4.		Clause 31 pertaining to High Court of Andhra Pradesh be deleted.
106.	5.		Clause 31 (1) – There shall be a separate High Court for the State of Telangana (hereinafter referred to as the High Court of Hyderabad) and the existing High Court of Judicature of Andhra Pradesh shall become the High Court for the residuary State of Andhra Pradesh (hereinafter referred to as the Andhra Pradesh High Court).
107.	32- Judges of		1.

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	Andhra Pradesh High Court		Courts for the successor States with effect from appointed date and provided for the commencement of their functioning forthwith or in any case not later than three (3) months there from.
108.		2.	Clause 32 be deleted.
109.		3.	The Parliament may be pleased to make provision for constituting separate High Courts for the successor States with effect from appointed date and provide for the commencement of their functioning forthwith or in any case not later than three (3) months thereof.
110.		4.	Clause 32 pertaining to Judges of Andhra Pradesh of High Court be deleted.
111.		5.	Clause 32 (1) – Such of the Judges of the existing Andhra Pradesh High Court holding office immediately before the date of establishment of the High Court of Hyderabad (Telangana), as may be determined by the President, shall, from that date cease to be Judges of the Andhra Pradesh High Court at Hyderabad and become Judges of the High Court of Andhra Pradesh and the High Court of Hyderabad (Telangana).
112.		6.	Clause 32 (2) – The persons who by virtue of sub-section (1) become Judges of the High Court of Andhra Pradesh and the High Court of Hyderabad (Telangana) shall, except in the case where any such person is appointed to be the Chief Justice of that High Court, rank in that Court according to the priority of their respective appointments as Judges of the Andhra Pradesh High Court before the appointed date.
113.	33- Jurisdiction of Andhra Pradesh High Court	1.	The Parliament may make provision for constituting separate High Courts for the successor States with effect from appointed date and provided for the commencement of their functioning forthwith or in any case not later than three (3) months there from.
114.		2.	Clause 33 be deleted.
115.		3.	The Parliament may be pleased to make provision for constituting separate High Courts for the successor States with effect from appointed date and provide for the commencement of their functioning forthwith or in any case not later than three (3) months thereof.

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116.		4.	Clause 33 pertaining to Jurisdiction of Andhra Pradesh High Court be deleted.
117.	34- Special provision relating to Bar Council and advocates.	1.	The Parliament may make provision for constituting separate High Courts for the successor States with effect from appointed date and provided for the commencement of their functioning forthwith or in any case not later than three (3) months there from.
118.		2.	Clause 34 be deleted.
119.		3.	The Parliament may be pleased to make provision for constituting separate High Courts for the successor States with effect from appointed date and provide for the commencement of their functioning forthwith or in any case not later than three (3) months thereof.
120.		4.	The Clause 34(1), 34(2), 34(3) & 34(4) pertaining to special provisions relating to Bar Council and advocates be deleted.
121.		5.	Clause 34 (1) – On and from the date referred to in sub-section (1) of Section 31 (1), in the Advocates Act, 1961, in Section 3, in sub-section (1), in clause (a), for the words "Rajasthan, Uttar Pradesh", the words "Rajasthan, Telangana, Uttar Pradesh" shall be substituted.
122.		6.	Clause 34 (2) – Any person who immediately before the date referred to in sub-section (1) of section 31 is an advocate on the roll of the Bar Council of the existing State of Andhra Pradesh and practicing as an advocate in the existing Andhra Pradesh High Court, may give his option in writing to transfer his name on the roll of the Bar Council of Telangana and notwithstanding anything contained in the Advocates Act, 1961 and the rules made thereunder, on such option so given his name shall be deemed to have been transferred on the roll of the Bar Council of Telangana with effect from the date of the option so given for the purposes of the said Act, and the rules made thereunder.
123.		7.	Clause 34 (3) and Clause 34 (4) be deleted.
124.	35- Practice and procedure in Andhra Pradesh	1.	The Parliament may make provision for constituting separate High Courts for the successor States with effect from appointed date and provided for the commencement of their functioning forthwith

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	High Court		or in any case not later than three (3) months there from.
125.		2.	Clause 35 be deleted.
126.		3.	The Parliament may be pleased to make provision for constituting separate High Courts for the successor States with effect from appointed date and provide for the commencement of their functioning forthwith or in any case not later than three (3) months thereof.
127.	36- Custody of seal of Andhra Pradesh High Court	1.	The Parliament may make provision for constituting separate High Courts for the successor States with effect from appointed date and provided for the commencement of their functioning forthwith or in any case not later than three (3) months there from.
128.		2.	Clause 36 be deleted.
129.		3.	The Parliament may be pleased to make provision for constituting separate High Courts for the successor States with effect from appointed date and provide for the commencement of their functioning forthwith or in any case not later than three (3) months thereof.
130.	37- Form of writs and other processes	1.	The Parliament may make provision for constituting separate High Courts for the successor States with effect from appointed date and provided for the commencement of their functioning forthwith or in any case not later than three (3) months there from.
131.		2.	Clause 37 be deleted.
132.		3.	The Parliament may be pleased to make provision for constituting separate High Courts for the successor States with effect from appointed date and provide for the commencement of their functioning forthwith or in any case not later than three (3) months thereof.
133.	38- Powers of Judges.	1.	The Parliament may make provision for constituting separate High Courts for the successor States with effect from appointed date and provided for the commencement of their functioning forthwith or in any case not later than three (3) months there from.
134.		2.	Clause 38 be deleted.
135.		3.	The Parliament may be pleased to make provision for constituting separate High Courts for the successor States with effect from

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			appointed date and provide for the commencement of their functioning forthwith or in any case not later than three (3) months thereof.
136.	39- Procedure as to appeals to Supreme Court	1.	The Parliament may make provision for constituting separate High Courts for the successor States with effect from appointed date and provided for the commencement of their functioning forthwith or in any case not later than three (3) months there from.
137.		2.	Clause 39 be deleted.
138.		3.	The Parliament may be pleased to make provision for constituting separate High Courts for the successor States with effect from appointed date and provide for the commencement of their functioning forthwith or in any case not later than three (3) months thereof.
139.	40- Transfer of Proceedings from Hyderabad High Court to Andhra Pradesh High Court	1.	The Parliament may make provision for constituting separate High Courts for the successor States with effect from appointed date and provided for the commencement of their functioning forthwith or in any case not later than three (3) months there from.
140.		2.	Clause 40 be deleted.
141.		3.	The Parliament may be pleased to make provision for constituting separate High Courts for the successor States with effect from appointed date and provide for the commencement of their functioning forthwith or in any case not later than three (3) months thereof.
142.	41- Right to appear or to act in Proceedings transferred to Andhra Pradesh High Court	1.	The Parliament may make provision for constituting separate High Courts for the successor States with effect from appointed date and provided for the commencement of their functioning forthwith or in any case not later than three (3) months there from.
143.		2.	Clause 41 be deleted.
144.		3.	The Parliament may be pleased to make provision for constituting separate High Courts for the successor States with effect from appointed date and provide for the commencement of their functioning forthwith or in any case not later than three (3) months thereof.
145.	42-	1.	The Parliament may make provision for constituting separate High

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	Interpretation		Courts for the successor States with effect from appointed date and provided for the commencement of their functioning forthwith or in any case not later than three (3) months there from.
146.		2.	Clause 42 be deleted.
147.		3.	The Parliament may be pleased to make provision for constituting separate High Courts for the successor States with effect from appointed date and provide for the commencement of their functioning forthwith or in any case not later than three (3) months thereof.
148.	43- Savings	1.	The Parliament may make provision for constituting separate High Courts for the successor States with effect from appointed date and provided for the commencement of their functioning forthwith or in any case not later than three (3) months there from.
149.		2.	Clause 43 be deleted.
150.		3.	The Parliament may be pleased to make provision for constituting separate High Courts for the successor States with effect from appointed date and provide for the commencement of their functioning forthwith or in any case not later than three (3) months thereof.
151.	44 - Authorisation of expenditure of Telangana State.	1.	Clause 44 be deleted.
152.		2.	The Clause 44 and proviso pertaining to authorization of expenditure of Telangana State be deleted.
153.	45 - Reports relating to accounts of Andhra Pradesh State.	1.	Clause 45 be deleted.
154.		2.	Clause 45 pertaining to reports relating to accounts of Andhra Pradesh State be deleted.
155.	46 - Distribution of Revenue.	1.	Clause 46(1) and (2) be deleted.
156.		2.	Clause 46 be deleted.
157.		3.	Clause 46 pertaining to Distribution of Revenue be deleted.
158.		4.	Clause 46(2):Notwithstanding anything in sub-section (1), the Central Government may, having regard to the resources available to the successor State of Andhra Pradesh, make

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			<p>appropriate grants to that State.</p> <p>Provided that it shall be the responsibility of the Central Government to fund non-plan revenue grants, including but not limited to revenue deficit grants, and plan revenue grants, including but not limited to grants for centrally sponsored schemes, central sector schemes and state sector schemes, to the RAYALASEEMA SPECIAL CATEGORY REGION, on par with Special Category States of Arunachal Pradesh, Assam, Himachal Pradesh, Jammu and Kashmir, Manipur, Meghalaya, Mizoram, Nagaland, Sikkim, Tripura and Uttarakhand.</p>
159.	47 - Application of Part.	1.	Clause 47 be deleted.
160.		2.	In Clause 47(1), 47(2), 47(3) & 47(4) pertaining to application of part be deleted.
161.	48 - Land and Goods	1.	Clause 48 be deleted.
162.		2.	In Clause 48(1), 48(2), 48(3) & 48(4) pertaining to land and goods be deleted.
163.		3.	<p>Clause 48 (1) – Subject to the other provisions of this Part, all land and all stores, articles and other goods belonging to the existing State of Andhra Pradesh shall, (a) if within the transferred territory, pass to the State of Telangana; or (b) in any other case, remain the property of the State of Andhra Pradesh:</p> <p>Provided that in case of properties (other than Andhra Pradesh Bhavan, New Delhi) situated outside the existing State of Andhra Pradesh, such properties shall be apportioned between the successor States on the basis of population ratio</p> <p>Provided further that in case of Andhra Pradesh Bhavan situated in New Delhi, the existing premises and the adjoining land shall be assigned to the State of Telangana and the Government of India shall allot land/buildings for the State Guest House of the residuary State of Andhra Pradesh in New Delhi.</p>

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164.	49 - Treasury and bank balances.	1.	Clause 49 be deleted.
165.		2.	Clause 49 pertaining to Treasury and bank balances be deleted.
166.	50 - Arrears of Taxes.	1.	Clause 50 be deleted.
167.		2.	The Clause 50 relating to arrears of taxes be deleted.
168.	51 - Right to recover loans and advances.	1.	Clause 51 be deleted.
169.		2.	Clause 51 Right to recover loans and advances be deleted.
170.	52 - Investments and credits in certain funds.	1.	Clause 52 be deleted.
171.		2.	Clause 52 pertaining to investments and credits in certain funds be deleted.
172.	53 - Assets and liabilities of State undertakings.	1.	Clause 53 be deleted.
173.		2.	The Clause 53(1) and proviso and Clause 53(2) relating to Assets and liabilities of State undertakings be deleted.
174.	54 - Public Debt.	1.	Clause 54 be deleted.
175.		2.	The Clauses 54(1), 54(2), 54(3), 54(4), 54(5) and 54(6) together with provisos relating public debt be deleted.
176.		3.	Clause 54 (1) – All liabilities on account of Public Debt and Public Account of the existing State of Andhra Pradesh outstanding immediately before the appointed day shall be apportioned on the basis of project specific outcomes which have accrued to the successor States.
177.		4.	Clause 54 (3) – The liability on account of loan raised from any source and re-lent by the existing State of Andhra Pradesh to such entities or any other project or scheme as may be specified by the Central Government and whose area of operation is confined to either of the successor States shall devolve on the respective States as specified in sub-section (4).
178.		5.	In Clause 54(3) after the words “The liability on account of loan raised from any source and relent by the existing State of Andhra Pradesh to such entities” add the words “or any other project or scheme of the existing State of Andhra Pradesh”

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179.	55 - Floating Debt.	1.	Clause 55 be deleted.
180.		2.	The Clause 55 relating to Floating Debt be deleted.
181.	56 - Refund of taxes collected in excess.	1.	Clause 56 be deleted.
182.		2.	The Clause 56(1), 56(2) relating to refund of taxes collected in excess be deleted.
183.	57 - Deposits, etc.	1.	Clause 57 be deleted.
184.		2.	The Clause 57(1), 57(2) with proviso relating to deposits etc., be deleted.
185.	58 - Provident Funds.	1.	Clause 58 be deleted.
186.		2.	The Clause 58 relating to provident funds be deleted.
187.	59 - Pensions.	1.	Clause 59 be deleted.
188.		2.	The Clause 59 relating to pensions be deleted.
189.		3.	Clause 59 - The liability of the existing State of Andhra Pradesh in respect of pensions shall pass to, or be apportioned between, the successor States of Andhra Pradesh and Telangana on the basis of nativity of the pensioners in accordance with the provisions contained in the Eighth Schedule to this Act.
190.	60 - Contracts	1.	The Clause 60 relating to contracts be deleted.
191.		2.	Clause 60 be deleted.
192.	61 - Liability in respect of actionable wrong.	1.	The Clause 61 pertaining to liability in respect of actionable wrong be deleted.
193.		2.	Clause 61 be deleted.
194.	62 - Liability as guarantor.	1.	Clause 62 Relating Liability Guarantor be deleted.
195.		2.	Clause 62 be deleted.
196.	63 - Items in suspense.		Clause 63 be deleted.
197.	64 - Residuary provision.	1.	Clause 64 Relating to Residuary provision be deleted.
198.		2.	Clause 64 be deleted.

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199.	65 - Apportionment of assets or liabilities by agreement.	1.	The Clause 65 relating to Apportionment of assets or liabilities by agreement be deleted.
200.		2.	Clause 65 be deleted.
201.	66 - Power of Central Government to order allocation or adjustment in certain cases.	1.	The Clause 66 pertaining to power of Central Govt., to order allocation or adjustment in certain cases be deleted.
202.		2.	Clause 66 be deleted.
203.	67 - Certain expenditure to be charged on Consolidated Fund.	1.	The Clause 67 relating certain expenditure to be charged on Consolidated funds be deleted.
204.		2.	Clause 67 be deleted.
205.		3.	Insertion of a new Section 67A after Section 67 of Part VI. All expenses incurred in the establishment of infrastructure projects as enumerated in the Thirteenth Schedule, for the completion of the Polavaram Irrigation Project as specified in Section 90, and in furtherance of benefits to the RAYALSEEMA SPECIAL CATEGORY REGION as provided for in Sections 46(2) and 94(1) shall be charged from the Consolidated Fund of India.
206.	68 - Provisions for various companies and corporations.	1.	Clause 68 pertaining to provisions for various companies and corporations be deleted.
207.		2.	Clause 68 be deleted.
208.	69 - Continuance of arrangements in regard to generation and supply of electric power and supply of water.	1.	Clause 69 be deleted.
209.		2.	The Clause 69 relating to continuance of arrangements in regard to generation and supply of electric power and supply of water be deleted.
210.	70 - Provisions as to Andhra	1.	Clause 70 relating to provisions as to Andhra Pradesh State Financial Corporation be deleted.

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211.	Pradesh State Financial Corporation.	2.	Clause 70 be deleted.
212.	71 - Certain provisions for companies.	1.	The Clause 71 relating to certain provisions for companies be deleted.
213.		2.	Clause 71 be deleted.
214.	72 - Temporary provisions as to continuance of certain existing road transport permits.	1.	Clause 72 relating temporary provisions as to continuance of certain existing road transport permits be deleted.
215.		2.	Clause 72 be deleted.
216.	73 - Special - provisions relating to, retrenchment compensation in certain cases.	1.	The Clause 73 along with provisos pertaining to special provisions relating to retrenchment compensation in certain cases be deleted.
217.		2.	Clause 73 be deleted.
218.	74 - Special provision as to Income-tax.	1.	The Clause 74 relating to special provisions as to income tax be deleted.
219.		2.	Clause 74 be deleted.
220.	75 - Continuance of facilities in certain State institutions.	1.	The Clause 75(1), 75(2) relating to continuance of facilities in certain State Institutions be deleted.
221.		2.	Clause 75 be deleted.
222.		3.	Clause 75 (1) – The Government of the State of Andhra Pradesh or the State of Telangana, as the case may be, shall, in respect of the institutions specified in the Tenth Schedule to this Act, located in that State, continue to provide facilities to the people of the other State which shall not, in any respect, be less favourable to such people that what were being provided to them before the appointed day, for such period and upon such terms and conditions as may be agreed upon between the two State Governments. Thereafter, the successor States shall take steps to form state-level institutions similar to the ones listed out in the

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			Tenth Schedule of this Act within their own territories.
223.		4.	Clause 75 (2) be deleted.
224.	76 - Provisions relating to All-India Services.	1.	We propose that the Parliament may consider and make appropriate changes to specify that the provisions concerning the distribution and allocation of employees to the successor states be made on the basis of nativity.
225.		2.	Clause 76 be deleted.
226.		3.	The Clause 76(1), 76(2), 76(3), 76(4) relating to provisions pertaining to All India Services be deleted.
227.		4.	We proposed that the Parliament may be pleased to consider and make appropriate changes to specify that the provisions concerning the distribution and allocation of employees to the successor states be made on the basis of nativity.
228.		5.	I proposed that the Parliament may be pleased to consider and make appropriate changes to specify that the provisions concerning the distribution and allocation of employees to the successor states be made on the basis of "employees nativity".
229.		6.	<p>1) Distribution of employees between the two regions is a critical and sensitive issue. Therefore, it is proposed that in distribution of employees between the two regions, service rules and established procedures should be followed.</p> <p>2) Successive governments of Andhra Pradesh have established different commissions at different points in time to look into the issues of the employees. The reports of these commissions should be taken into cognizance.</p> <p>3) The entire exercise should be done in accordance with the principles of natural justice.</p>
230.	77 - Provisions relating to	1.	We propose that the Parliament may consider and make appropriate changes to specify that the provisions concerning the distribution and allocation of employees to the successor states

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	other services.		be made on the basis of nativity.
231.		2.	Clause 77 be deleted.
232.		3.	Clause 77 pertaining to provisions relating to other services be deleted.
233.		4.	We proposed that the Parliament may be pleased to consider and make appropriate changes to specify that the provisions concerning the distribution and allocation of employees to the successor states be made on the basis of nativity.
234.		5.	I proposed that the Parliament may be pleased to consider and make appropriate changes to specify that the provisions concerning the distribution and allocation of employees to the successor states be made on the basis of "employees nativity".
235.		6.	Clause 77 (2) – As soon as may be after the appointed day, the Central Government shall, by general or special order, determine the successor State to which every person referred to in sub-section (1) shall be finally allotted for service, after consideration of the option, nativity, domicile and seniority of the employees, and the date with effect from which such allotment shall take effect or be deemed to have taken effect. The subsequent proviso to be deleted.
236.		7.	1) Distribution of employees between the two regions is a critical and sensitive issue. Therefore, it is proposed that in distribution of employees between the two regions, service rules and established procedures should be followed. 2) Successive governments of Andhra Pradesh have established different commissions at different points in time to look into the issues of the employees. The reports of these commissions should be taken into cognizance. 3) The entire exercise should be done in accordance with the

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			principles of natural justice.
237.		8.	In Clause 77(2), the words "after seeking option from the employees" may be deleted and substituted by the words "after consideration of the option, domicile and seniority of the employees"
238.	78 - Other provisions relating to services.	1.	We propose that the Parliament may consider and make appropriate changes to specify that the provisions concerning the distribution and allocation of employees to the successor states be made on the basis of nativity.
239.		2.	Clause 78 be deleted.
240.		3.	The Clause 78(1), 78(2), 78(3) with provisos relating to other provisions to Services be deleted.
241.		4.	We proposed that the Parliament may be pleased to consider and make appropriate changes to specify that the provisions concerning the distribution and allocation of employees to the successor states be made on the basis of nativity.
242.		5.	I proposed that the Parliament may be pleased to consider and make appropriate changes to specify that the provisions concerning the distribution and allocation of employees to the successor states be made on the basis of "employees nativity".
243.		6.	1) Distribution of employees between the two regions is a critical and sensitive issue. Therefore, it is proposed that in distribution of employees between the two regions, service rules and established procedures should be followed. 2) Successive governments of Andhra Pradesh have established different commissions at different points in time to look into the issues of the employees. The reports of these commissions should be taken into cognizance. 3) The entire exercise should be done in accordance with the principles of natural justice.

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244.	79 - Provisions as to continuance of officers in same post.	1.	We propose that the Parliament may consider and make appropriate changes to specify that the provisions concerning the distribution and allocation of employees to the successor states be made on the basis of nativity.
245.		2.	Clause 79 be deleted.
246.		3.	The Clause 79 with proviso relating provisions continuance of officers in the same post be deleted.
247.		4.	We proposed that the Parliament may be pleased to consider and make appropriate changes to specify that the provisions concerning the distribution and allocation of employees to the successor states be made on the basis of nativity.
248.		5.	I proposed that the Parliament may be pleased to consider and make appropriate changes to specify that the provisions concerning the distribution and allocation of employees to the successor states be made on the basis of "employees nativity".
249.		6.	<p>1) Distribution of employees between the two regions is a critical and sensitive issue. Therefore, it is proposed that in distribution of employees between the two regions, service rules and established procedures should be followed.</p> <p>2) Successive governments of Andhra Pradesh have established different commissions at different points in time to look into the issues of the employees. The reports of these commissions should be taken into cognizance.</p> <p>3) The entire exercise should be done in accordance with the principles of natural justice.</p>
250.	80 - Advisory committees.	1.	We propose that the Parliament may consider and make appropriate changes to specify that the provisions concerning the distribution and allocation of employees to the successor states be made on the basis of nativity.
251.		2.	Clause 80 be deleted.

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252.		3.	The Clause 80(1), 80(2) relating to advisory committees be deleted.
253.		4.	We proposed that the Parliament may be pleased to consider and make appropriate changes to specify that the provisions concerning the distribution and allocation of employees to the successor states be made on the basis of nativity.
254.		5.	I proposed that the Parliament may be pleased to consider and make appropriate changes to specify that the provisions concerning the distribution and allocation of employees to the successor states be made on the basis of "employees nativity".
255.		6.	<p>1) Distribution of employees between the two regions is a critical and sensitive issue. Therefore, it is proposed that in distribution of employees between the two regions, service rules and established procedures should be followed.</p> <p>2) Successive governments of Andhra Pradesh have established different commissions at different points in time to look into the issues of the employees. The reports of these commissions should be taken into cognizance.</p> <p>3) The entire exercise should be done in accordance with the principles of natural justice.</p>
256.	81 - Power of Central Government to give directions.	1.	We propose that the Parliament may consider and make appropriate changes to specify that the provisions concerning the distribution and allocation of employees to the successor states be made on the basis of nativity.
257.		2.	Clause 81 be deleted.
258.		3.	The Clause 81 relating to power of Central Govt., to give directions be deleted.
259.		4.	We proposed that the Parliament may be pleased to consider and make appropriate changes to specify that the provisions concerning the distribution and allocation of employees to the

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			successor states be made on the basis of nativity.
260.		5.	I proposed that the Parliament may be pleased to consider and make appropriate changes to specify that the provisions concerning the distribution and allocation of employees to the successor states be made on the basis of "employees nativity".
261.		6.	1) Distribution of employees between the two regions is a critical and sensitive issue. Therefore, it is proposed that in distribution of employees between the two regions, service rules and established procedures should be followed. 2) Successive governments of Andhra Pradesh have established different commissions at different points in time to look into the issues of the employees. The reports of these commissions should be taken into cognizance. 3) The entire exercise should be done in accordance with the principles of natural justice.
262.	82 - Provision for employees of Public Sector Undertakings, etc.	1.	We propose that the Parliament may consider and make appropriate changes to specify that the provisions concerning the distribution and allocation of employees to the successor states be made on the basis of nativity.
263.		2.	Clause 82 be deleted.
264.		3.	The Clause 82 relating to provision for employees of public sector undertakings be deleted.
265.		4.	We proposed that the Parliament may be pleased to consider and make appropriate changes to specify that the provisions concerning the distribution and allocation of employees to the successor states be made on the basis of nativity.
266.		5.	I proposed that the Parliament may be pleased to consider and make appropriate changes to specify that the provisions concerning the distribution and allocation of employees to the

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			successor states be made on the basis of "employees nativity".
267.		6.	<p>1) Distribution of employees between the two regions is a critical and sensitive issue. Therefore, it is proposed that in distribution of employees between the two regions, service rules and established procedures should be followed.</p> <p>2) Successive governments of Andhra Pradesh have established different commissions at different points in time to look into the issues of the employees. The reports of these commissions should be taken into cognizance.</p> <p>3) The entire exercise should be done in accordance with the principles of natural justice.</p>
268.	83 - Provisions as to State Public Service Commission.	1.	We propose that the Parliament may consider and make appropriate changes to specify that the provisions concerning the distribution and allocation of employees to the successor states be made on the basis of nativity.
269.		2.	Clause 83 be deleted.
270.		3.	Clause 83 pertaining to provisions as to State Public Service Commission be deleted.
271.		4.	We proposed that the Parliament may be pleased to consider and make appropriate changes to specify that the provisions concerning the distribution and allocation of employees to the successor states be made on the basis of nativity.
272.		5.	I proposed that the Parliament may be pleased to consider and make appropriate changes to specify that the provisions concerning the distribution and allocation of employees to the successor states be made on the basis of "employees nativity".
273.		6.	Clause 83 (2) – A separate Public Service Commission shall be constituted in accordance with Article 315 of the Constitution for the successor State of Telangana from the appointed date.

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274.		7.	<p>1) Distribution of employees between the two regions is a critical and sensitive issue. Therefore, it is proposed that in distribution of employees between the two regions, service rules and established procedures should be followed.</p> <p>2) Successive governments of Andhra Pradesh have established different commissions at different points in time to look into the issues of the employees. The reports of these commissions should be taken into cognizance.</p> <p>3) The entire exercise should be done in accordance with the principles of natural justice.</p>
275.	84 - Apex Council for Godavari and Krishna river water resources and their Management Boards.	1.	Clause 84(1), (2), (3) be deleted.
276.		2.	Clause 84 be deleted.
277.		3.	The Clause 84(1), 84(2), 84(3) relating to Apex Council for Godavari & Krishna river water resources and their management Boards be deleted.
278.	85 - Constitution and functions of River Management Board.	1.	Clause 85 be deleted.
279.		2.	The Clauses 85(1), 85(2), 85(3), 85(4), 85(5), 85(6), 85(7), 85(8) relating to constitution and functions of River Management Board be deleted.
280.		3.	Pranahitha-Chevella project on river Godavari and Palamur-Ranga Reddy lift irrigation project on river Krishna are to be declared as National projects. Singur Reservoir to be treated as balancing reservoir. The Waters should be given to Medak, Nizamabad.
281.		4.	In Clause 85(7), after the word "reservoirs" add the words "barrages, head works, canals and works appurtenant thereto."
282.	86 - Staff of the Management Board.	1.	Clause 86 be deleted.

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283.		2.	The Clauses 86(1), 86(2), 86(3), 86(4) relating to Staff of Management Board be deleted.
284.	87 - Jurisdiction of Board.	1.	Krishna – Godavari link Projects shall be taken up by Government of India in view of the magnitude of the projects.
285.		2.	Clause 87 be deleted.
286.		3.	The Clauses 87(1), 87(2) relating to Jurisdiction of Board be deleted.
287.	88 - Power of Board to make regulations.	1.	Clause 88 be deleted.
288.		2.	The Clauses 88(1), 88(2) relating to power of Board to make regulations be deleted.
289.	89 - Allocation of Water resources.	1.	Clause 89 be deleted.
290.		2.	Clause 89 be deleted.
291.		3.	The Clauses 89 relating to allocation of water resources be deleted.
292.		4.	The following suggestions are proposed as 89(1)(c) after Clause 89(1): “A new Chairman shall be appointed to Krishna Water Dispute Tribunal-2.”
293.		5.	Clause 89(1): Allocation of water resources: The Parliament may be pleased to consider that the gross injustices done to the people of Mahabubnagar and Nalgonda districts which falls within the Krishna basin, in allocation of Krishna waters. In view of the above it is suggested that assured water of 100 TMC which is a legitimate right of the people of these two districts who are systematically deprived of their right.
294.	90 Polavaram Irrigation Project to be a national	1.	In addition to clause 90, it is suggested that the project Pranahitha – Chevella Lift Irrigation Scheme also be taken up by the Government of India by declaring it as National Project, as is done in the case of Polavaram project. This project covers 7 districts of Telangana for drinking, Irrigation for 16,00,000 Acres and Industrial purposes. There is no other source of method to

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	project.		get the water to these 7 districts.
295.		2.	Clause 90 be deleted.
296.		3.	Clause 90(2) and (3) be deleted.
297.		4.	In Clause 90(1): In order to execute the Polavaram Project expeditiously, the existing Bhadrachalam Division in Khammam District may be tagged to Residuary Andhra Pradesh, so that the Project will be completed without hindrance.
298.		5.	Clause 90 be deleted.
299.		6.	In Clause 90 Sub Section (2) may be read as follows: "The Central Government shall designate the project as the Polavaram Multi-purpose project and execute the project in consultation with the Government of Andhra Pradesh by expediting all environmental, forests and rehabilitation and resettlement norms with provision to provide finances for the project in the Union Budget.
300.		7.	The Pranahitha Chevella Project is hereby declared to be a National Project.
301.		8.	It is suggested that the Parliament may include and specify that the Pranahitha Chevella Project and Palamuru Lift Irrigation Project must also be treated as National projects along with Polavaram.
302.		9.	It is suggested that the Parliament may include and specify that Pranahitha Chevella Project and Palamuru Lift Irrigation Project must also be treated as National Project along with Polavaram.
303.		10.	Clause 90 (1) – The Polavaram Irrigation Project and the Pranahita – Chevella Irrigation Project are hereby declared to be national projects.
304.		11.	Clause 90 (2) – It is hereby declared that it is expedient in the public interest that the Union should take under its control the regulation and development of the Polavaram and Pranahita – Chevella Irrigation Projects for the purposes of irrigation.
305.		12.	Clause 90 (3) – The Central Government shall execute there projects in consultation with the respective Governments of the successor States following all environmental, forest, and

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			rehabilitation and resettlement norms.
306.		13.	<p>The following suggestion is proposed as 90(1)(a) after Clause 90(1):</p> <p>“Pranahitha – Chevella Project shall also be declared as National Project.”</p> <p>The following suggestion is proposed as 90(4) after Clause 90(3):</p> <p>“That the works of Polavaram Project shall be initiated only after providing proper compensation and proper rehabilitation to the displaced persons under the said project.”</p>
307.		14.	Polavaram project should be taken as multi-purpose project. The union Government must prepare a time bound plan to complete the project. It must also undertake a resolve all the issues including issues relating to relief and rehabilitation and fulfill all the obligations/responsibilities.
308.		15.	Clause 90(1): The Palamuru Lift Irrigation Project on Krishna river to be declared as National Project.
309.		16.	<p>(1) The Polavaram Irrigation Project is hereby declared to be a national project.</p> <p>(2) Consent for the Polavaram Irrigation Project is deemed to have been given by the successor state of Telangana.</p> <p>(3) It is hereby declared that it is expedient in the public interest that the Union should take under its control the regulation and development of the Polavaram Irrigation Project for the purposes of irrigation.</p> <p>(4) The Central Government shall obtain all requisite clearances including environmental, forests, and rehabilitation and resettlement clearances.</p> <p>(5) The Central Government shall complete the execution of the Polavaram Irrigation Project within a period of</p>

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			three years from the date of enactment of the Andhra Pradesh Reorganisation Act, 2013.
310.	91 Arrangements on Tungabhadra Board.	1.	Clause 91 be deleted.
311.		2.	The Clauses 91(1), 91(2) relating to arrangements on Tungabhadra Board be deleted.
312.		3.	<p>The following suggestion is proposed as 91(3) in part other issues after Clause 91(2):</p> <p>"The Central Government shall shoulder responsibility to settle Water disputes the backward northern Andhra is having with the neighbouring State of Odisha."</p> <p>The following suggestion is proposed as 91(4) in part other issues after Clause 91(2):</p> <p>"A Board shall be constituted with efficient, impartial engineers and experts by bestowing adequate powers on it for the settlement of disputes relating water distribution between the two State of Andhra Pradesh and Telangana after their formation."</p> <p>The following suggestion is proposed as 91(5) in part other issues after Clause 91(2):</p> <p>"All the irrigation projects initiated by the Andhra Pradesh Government under Jalayagnam shall be completed."</p> <p>The following suggestion is proposed as 91(6) in part other issues after Clause 91(2):</p> <p>"The Central Government, which acquainted with the water problems of Rayalaseema shall complete pending projects in that area by giving priority."</p> <p>The following suggestion is proposed as 91(7) in part other issues after Clause 91(2):</p>

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			"Kalwakurthy-Nethampadu and SLBC Projects in Telangana area, Telugu Ganga, Galeru-Nagari and Handri-Niva in Rayalaseema area and Nagarjuna Sagar Right Bank Canal from Kurichedu in Prakasam district to Udaigiri in Nellore district in Andhra area shall be completed on war footing."
313.	New Clause 91A	1.	Alienation/acquisition of irrigated and cultivable lands should be prohibited for purpose of establishment of industries. The required land for industries should be acquired in upland areas which will help for the development of backward and upland areas.
314.	92	1.	Clause 92 be deleted.
315.	Successor States to follow principles, guidelines, etc. Issued by Central Government.	2.	Clause 92 pertaining to successor State to follow principles, guidelines etc, issued by Central Govt., be deleted.
316.	93	1.	Clause 93 be deleted.
317.	Measures for progress and development of successor States.	2.	In Clauses 93 relating to Measures progress development successors States the words successor State be replaced by State of Andhra Pradesh.
318.	94	1.	Clause 94 be deleted.
319.	Fiscal measures including tax incentives.	2.	In Clause 94 Sub Section (1) should be read as "The Central Government shall take appropriate fiscal measures, including offer of tax incentives, to the State of Andhra Pradesh to promote industrialization and economic growth. Clause 94 Sub Section (2) should be read as "The Central Government shall support the programmes for the development of backward areas in the including expansion of physical and social

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			<p>infrastructure.</p> <p>Clause 94 Sub Section (3) and (4) may be deleted.</p>
320.		3.	<p>the following are proposed after Clause 94(3):</p> <p>“3(a) An amount of Rs.5 lakh crores shall be allocated for the development of capital city to be selected by an expert committee for the residue state of Andhra Pradesh after Telangana is separated and an amount of Rs.1 lakh crores shall be allocated in the budget every year starting from the year in which this Bill is approved duly providing constitutional validity to this.</p> <p>3(b) Statutory Regional Councils shall be constituted for the development of Rayalaseema and Northern Andhra.</p> <p>3(c) It shall be ensured that the development is decentralized and every area is developed along with future capital of Andhra Pradesh. Keeping in view the past experience.</p> <p>3(d) That it shall be ensured that the capital city of successor State of Andhra Pradesh is set up in one area and High Court is set up in another area.</p> <p>3(e) Visakhapatnam Airport, which is under the ambit of India Navy shall be brought under the control of Civil Aviation Ministry.</p> <p>3(f) Vijayawada, which is right in the middle of Andhra Pradesh shall be developed as a Transport Hub.</p> <p>3(g) Measures shall be taken to upgrade the Gannavaram Airport near Vijayawada in Krishna district and Tirupati Airport near Tirupati in Chittoor District to international level.</p>

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			<p>3(h) Adequate steps shall be taken to develop Nizampatnam Port in Guntur District.</p> <p>3(i) Steps shall be taken to create new Railway Zone with Visakhapatnam as Headquarters with Guntur. Visakhapatnam and Guntakal divisions, besides establishing a diesel engine overhaul shed at Guntakal.</p> <p>3(j) A fullfledged iron factory shall be setup at Bayyaram in Khammam District.</p> <p>3(k) Measures shall be taken to announce special packages for the fishermen in east coast of Coastal Andhra being put to heavy loss due to cyclones being occurred often there besides establishing cyclone warning centres and to extend Mahatma Gandhi National Employment Guarantee Scheme to them in order to provide livelihood during the period of fishing holiday.</p> <p>3(l) A textile park shall be established at Kanimnagar.</p> <p>3(m) A coal based power generation station shall be established at Sattupalli.</p> <p>3(n) A Railway Coach Factory shall be setup at Kazipet.</p> <p>3(o) The proposed railway line in Telangana area shall be constructed.</p> <p>3(p) Four lane roads shall be laid linking Hyderabad with all district headquarters in Telangana.</p> <p>3(q) Measures shall be taken for under ground mining in Singareni Coal fields in Telangana.</p>
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			<p>3(r) Measures shall be taken to set up power plants at Nedumur in Karimnagar District and at Sankarapalli in Ranga Reddy District.</p> <p>3(s) Measures shall be taken to setup 4000MW capacity power generation plants at Sattupalli, Manuguru etc. area in order to overcome power scarcity in Telangana.</p> <p>3(t) Measures shall be taken to setup G.T. Park, Textile Park, Industrial Hub, Pharmaceutical and Electronic Industrial Parks in various district headquarters in Telangana State.</p>
321.		4.	<p>In Clause 94(1):</p> <p>The Central Government shall take appropriate fiscal measures, including offer of tax incentives, to the successor States, to promote industrialisation and economic growth in both the States.</p> <p>In particular, the Central Government shall implement additional measures in the RAYALASEEMA SPECIAL CATEGORY REGION including but not limited to the following:</p> <p>(a) 100% Central Excise exemption on items as specified by the Central Government, for not less than 20 years.</p> <p>(b) 100% Income Tax exemption for first 10 years and 30% for next 20 years for the Companies and 25% for other than companies for a further period of 20 years under Section 80-C of the Income Tax Act, 1961.</p> <p>(c) Central Capital Investment Subsidy at the rate of 15% for investment in plant and machinery subject to a maximum of Rs. 30 lakhs to all new as well as existing units on substantial expansion, for not less than 20 years.</p> <p>(d) Freight Subsidy Scheme – 2013 of the Central Government extended to all eligible industrial units.</p>
322.	95 Equal	1.	<p>The Parliament may consider and pass appropriate modifications/changes to reduce the period provided to five (5) years and enable constitution of a common agency by the two</p>

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	opportunities for quality higher education to all students.		successor Governments for conducting the common admission process.
323.		2.	Clause 95 be deleted.
324.		3.	Clause 95 pertaining to equal opportunities for quality higher education to all students be deleted.
325.		4.	The Parliament may be pleased to consider and pass appropriate modifications/changes to reduce the period provided to five (5) years and enable constitution of a common agency by the two successor Governments for conducting the common admission process.
326.		5.	The following suggestion is proposed as 95(a) after Clause 95: "Measures shall be taken to setup Central Universities, Research and Development Institutes, and Medical Institutes like AIIMS and NIMS in various areas of Andhra Pradesh. The following suggestion is proposed as 95(b) after Clause 95: "Steps shall be taken to setup two Tribal Universities in Telangana and Andhra Pradesh.
327.		6.	The Parliament may consider and pass appropriate modifications/changes to reduce the period provided to two (2) years and enable constitution of a separate agencies by the two successor governments for conducting common admission process. Efforts must be made to ensure that all the new academic institutions commence functioning from the ensuing academic year.
328.	96 Amendment of article 168 of the	1.	Clause 96 be deleted.
329.		2.	Clause 96 pertaining to amendment of article 168 of the Constitution be deleted.

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	Constitution.		
330.	97	1.	Clause 97 be deleted.
331.	Amendment of article 371D of the Constitution.	2.	Clause 97 pertaining to amendment of article 371(D) of the Constitution be deleted.
332.	98	1.	Clause 98 be deleted.
333.	Amendment of section 15A of Act 43 of 1951.	2.	The Clause 98 relating to amendment of section 15(a) of act 43 of 1951 be deleted.
334.	99	1.	Clause 99 be deleted.
335.	Amendment of section 15 of Act 37 of 1956.	2.	The Clause 99 relating to amendment section 15 of act 37 of 1956 be deleted.
336.	100	1.	Clause 100 be deleted.
337.	Territorial extent of laws.	2.	The Clause 100 relating to territorial extent of laws be deleted.
338.	101	1.	Clause 101 be deleted.
339.	Power to adapt laws.	2.	The Clause 101 relating to power to adapt laws be deleted.
340.	102	1.	Clause 102 be deleted.
341.	Power to construe laws.	2.	In Clause 102 pertaining to power to construe laws be deleted.
342.	103	1.	Clause 103 be deleted.
343.	Power to name authorities, etc. for exercising statutory functions.	2.	The Clause 103 relating to power to name authorities etc., for exercising statutory functions be deleted.
344.	104	1.	Clause 104 be deleted.
345.	Legal proceedings	2.	The Clause 104 relating to Legal proceedings be deleted.
346.	105	1.	Clause 105 be deleted.
347.	Transfer of pending proceedings.	2.	Clause 105 pertaining to transfer of pending proceedings be deleted.

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348.	106 Right of pleaders to practise in certain cases.	1.	Clause 106 be deleted.
349.		2.	The Clause 106 relating to right of pleaders to practice in certain cases be deleted.
350.	107 Effect of provisions of the Act inconsistent with other laws.	1.	Clause 107 be deleted.
351.		2.	The Clause 107 relating to effect of provisions of the Act inconsistent with the other laws be deleted.
352.	108 Power to remove difficulties.	1.	Clause 108 be deleted.
353.		2.	Clause 108 pertaining to power to remove difficulties be deleted.
354.	First Schedule		First Schedule be deleted.
355.	Second Schedule		Second Schedule be deleted.
356.	Third Schedule		Third Schedule be deleted.
357.	Fourth Schedule		Fourth Schedule be deleted.
358.	Fifth Schedule		Fifth Schedule be deleted.
359.	Sixth Schedule		Sixth Schedule be deleted.
360.	Seventh Schedule		Seventh Schedule be deleted.
361.	Eighth Schedule	1.	Clause 59 R/w VIII Schedule: The Parliament may modify/change the provisions to ensure that the pension liability of the successor States shall be apportioned between the successor States on the basis of nativity.

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362.		2.	Eighth Schedule be deleted.
363.		3.	Clause 59R/w VIII Schedule: The Parliament may modify/change the provisions to ensure that the pension liability of the successor States shall be apportioned between the successor State on the basis of nativity.
364.		4.	THE EIGHTH SCHEDULE (See Section 59) – Clause 5 (1) – The liability in respect of the pension of any officer serving immediately before the appointed day in connection with the affairs of the existing State of Andhra Pradesh and retiring on or after that day, shall be that of the successor State granting him the pension and other retirement benefits; but the portion of the pension and other retirement benefits attributable to the service of any such officer before the appointed day in connection with the affairs of the existing State of Andhra Pradesh shall be allocated between the successor States in the same ratio as the period of the employee's past service in the areas of the successor States bears to that employee's total service, and the Government granting the pension shall be entitled to receive from the other successor State its share of the liability.
365.		5.	Clause 59 R/W-VIII Schedule: The Parliament may consider all financial implications while deciding pension liabilities of the successive states to ensure that no region is overburdened. Similarly, standard operation procedures should be followed in deciding such financial matters relating to employees.
366.		6.	Clause 59R/w VIII Schedule: The Parliament may be pleased to modify/change the provisions to ensure that the pension liability of the successor States shall be apportioned between the successor State on the basis of "pensioners nativity".
367.		7.	In the Eighth Schedule, in Clause 5(1) the words "shall be allocated between the successor States on the basis of population ratio" may be deleted and substituted with the words "shall allocated to the successor States in the same ratio as the period of the employee's past service in the areas of the successor States bears to that employee's total service"
368.	Ninth Schedule	1.	Clause 68 R/w IX Schedule: The Parliament may modify/change the bill to make provisions for dissolution of the existing State Corporations and Companies simultaneous with the division of assets and liabilities and enable fresh constitution of separate Corporation/Companies by successor States as done in the State Reorganization Acts of the year 2000 pertaining to the States of U.P., M.P. and Bihar.

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369.		2.	Clause 71 R/w IX Schedule: The Parliament may modify/change the bill to make provisions for dissolution of the existing State Corporations and Companies simultaneous with the division of assets and liabilities and enable fresh constitution of separate Corporation/Companies by successor States as done in the State Reorganization Acts of the year 2000 pertaining to the States of U.P., M.P. and Bihar.
370.		3.	Ninth Schedule be deleted.
371.		4.	Clause 68 and 71 R/w IX Schedule: The Parliament may be pleased to modify/change the bill to make provisions for dissolution of the existing State Corporations and Companies simultaneously with the division of assets and liabilities and enable fresh Constitution of separate Corporations/Companies by successor States as has been done in the State Reorganization Acts of the year 2000 pertaining to the States of U.P., M.P. and Bihar.
372.		5.	Clause 68 to 71 R/w IX Schedule: The Parliament may modify/change the bill to make provisions for dissolution of the existing State Corporations and Companies simultaneous with the division of assets and liabilities and enable fresh constitution of separate corporations/companies by successor states as done in the State Re-organisation Act of the year 2000 pertaining to the States of U.P., M.P., and Bihar.
373.	Tenth Schedule		Tenth Schedule be deleted.
374.	Eleventh Schedule	1.	Eleventh Schedule be deleted.
375.		2.	Clause 9 of Eleventh Schedule be deleted.
376.		3.	In the Eleventh Schedule, delete altogether Clause 9.
377.	Twelfth Schedule	1.	Clause 92 R/w XII Schedule: The Parliament may make provisions that notwithstanding the existing PPAs, the distribution of power be rationalized and the allocation of power of existing and under construction plants be rearranged by allotting the entire generated power within each successor State, other than the Central Generating stations, to such successor State. It may also provided that the shortfall from allocated power under PPAs to any successor state from such arrangement be compensated by supply from central power allotted to the other successor State or the average pooled power from such other successor State in that

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			order.
378.		2.	Twelfth Schedule be deleted.
379.		3.	Twelfth Schedule – Clause A2 – Existing coal linkages of SCCL shall continue without any change for a period not later than three years from the appointed date.
380.		4.	Twelfth Schedule – Clause A4 – End use plants of the allocated coal blocks shall continue with coal from the block to be supplied in proportion to their respective capacities for a period not later than three years from the appointed date.
381.		5.	Twelfth Schedule – Clause C7 – The Central Government shall consider favorably the need of the deficit successor State for allocation of power from the Central pool over and above the share defined in Clause 6 above.
382.		6.	Clause 92 R/w XII Schedule: The Parliament may make provisions that notwithstanding the existing PPAs, the distribution of power be rationalized and the allocation of power of existing and under-construction plants be rearranged by allotting the entire generated power within each successor state, other than the Central Generating station, to such successor state. It may also be provided that the shortfall from allocated power under PPAs to any successor state from such arrangement be compensated by supply from central power allotted to the other successor state or the average pooled power from such other successor state in that order.
383.		7.	Clause 92 R/w XII Schedule: The Parliament may be pleased to make provisions that "notwithstanding the existing PPA's, the distribution of power be rationalized and the allocation of power of existing and under construction plants be rearranged by allotting the entire generated power within each successor State, other than the Central Generating Stations, to such successor State. It may also be provided that the shortfall from allocated power under PPAs to any successor state from such arrangements be compensated by supply from central power allotted to the other successor State or the average pooled power from such other successor State in that order.
384.		8.	In Twelfth Schedule-C, Item 2:

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		<p>2. Existing Power Purchase Agreements (PPAs) with respective DISCOMS shall continue for both on-going projects and projects under construction, after adjusting for Item 8 of this list, pertaining to power consumption of the districts of Kurnool and Anantapur.</p> <p>In Twelfth Schedule-C, Item 6:</p> <p>6. The unallocated power of the Central Generating Stations shall be allotted to the State of Telangana and the State of Andhra Pradesh in accordance with the Gadgil formula for allocation of power based on existing guidelines, as applied in the case of other states.</p>
385.		<p>9. In the Twelfth Schedule, in Clause A(2) after the words "Existing coal linkages of SCCL shall continue without any change" add the words "for a period not later than three years from the appointed date"</p>
386.		<p>10. In the Twelfth Schedule, in Clause A(4) after the words "End use plants of the allocated coal block shall continue with coal from the block to be supplied in proportion to their respective capacities" add the words "for a period not later than three years from the appointed date"</p>
387.		<p>11. In the Twelfth Schedule, in Clause C(7), delete the words "For a period of ten years, the successor State that has a deficit of electricity shall have the first right of refusal for the purchase of surplus power from the other successor State" And substitute the words "The Central Government shall consider favourably the need of the deficit successor State for allocation of power from the Central pool over and above the share defined in Clause 6 above"</p>
388.	Thirteenth Schedule	<p>1. Clause 93 R/w XIII Schedule: It is suggested that the Parliament may include, under the XIII Schedule, establishment of a Veterinary University, AIIMS type super specialty hospital-cum-teaching institution and IIM in the successor State of Telangana and further provide that the proposed NTPC's 4000 MW power plant shall be domestic coal based and shall be exclusively</p>

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			dedicated to the successor State of Telangana.
389.		2.	Thirteenth Schedule be deleted.
390.		3.	The Central Government shall establish the institutions, viz., IIT, NIT, IIM, IISER, Central University and IIIT expeditiously on par with Telangana State notwithstanding to the plan periods of XII and XIII.
391.		4.	<p>In Thirteenth Schedule:</p> <p>Education</p> <ol style="list-style-type: none"> 1. The Government of India shall take steps to establish institutions of national importance in the 12th Plan period in the State of Andhra Pradesh. This should include two IITs, two NITs, three IIMs, three IISERs, two Central Universities, two Agricultural University and two IIIT. 2. The Government of India shall establish two AIIMs-type Super-Specialty Hospitals-cum-Teaching Institutions in the State of Andhra Pradesh. 3. The Government of India shall establish two Tribal Universities in the different regions of State of Andhra Pradesh. 4. Two Horticulture Universities shall be established in different regions of the State of Andhra Pradesh.
392.		5.	Clause 93 R/w XIII Schedule: It is suggested that the Parliament may include the XIII Schedule, establishment of a Veterinary University, AIIMS type Super Specialty Hospital-cum-Teaching Institution and IIM in the successor State of Telangana and further provide that the proposed NTPC's 4000 MW Power Plant shall be domestic coal based and shall be exclusively dedicated to the successor State of Telangana.

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393.	6.	Clause 6 – NTPC in collaboration with SCCL shall examine the feasibility of establishing a 4000 MW power facility based on domestic coal supplies and whose power output is entirely dedicated to the needs of successor State of Telangana.
394.	7.	In Sl.No.1 under sub heading Infrastructure in the Thirteenth Schedule, for the words "Duggarajapatnam", the words "Ramaiahpatnam, Prakasam district" shall be substituted.
395.	8.	<p>Clause 93 R/w XIII Schedule:</p> <p>It is suggested that the Parliament may include, under the XIII Schedule, established of a Veterinary University, AIIMS type super-speciality hospital-cum-teaching institution and IIM in the successor state of Telangana and further provide that the proposed NTPC's 4000 MW power plant shall be domestic coal based and shall be exclusively dedicated to the successor state of Telangana.</p> <p>Similarly, Parliament may include in the bill for the establishment of IIT, IIM, NIT, ITSER, Central University, Agricultural University, IIIT in the residuary state of Andhra Pradesh.</p> <p>Further, in order to expedite development in the residuary6state of Andhra Pradesh, the bill should include for the establishment of crude oil refinery in Vizag - Chennai Industrial corridor, expansion of Vizag – Vijayawada - Tirupati Airports, a steel plant in Kadapa and a new Railway Zone.</p>
396.	9.	Clause 93 R/W XIII Schedule: 2000 Mw Thermal Power Plant in Mahabubnagar District.
397.	10.	<p>In Thirteenth Schedule:</p> <p>Education</p> <p>1. The Government of India shall establish institutions of national importance within five years from the date of enactment of the Andhra Pradesh Reorganisation Act,</p>

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		<p>2013 in the successor state of Andhra Pradesh. This would include one IIT, one NIT, one IIM, one IISER, one Central University, one Agricultural University and one IIIT.</p> <ol style="list-style-type: none"> 2. The Government of India shall establish one AIIMS-type Super-Specialty Hospital-cum-Teaching Institution within five years from the date of enactment of the Andhra Pradesh Reorganisation Act, 2013 in the successor State of Andhra Pradesh, 3. The Government of India shall establish a Tribal university within five years from the date of enactment of the Andhra Pradesh Reorganisation Act, 2013 in the State of Andhra Pradesh and in the State of Telangana. 4. A Horticulture university shall be established within five years from the date of enactment of the Andhra Pradesh Reorganisation Act, 2013 in the successor State of Telangana.
398.		<p>11. In Thirteenth Schedule:</p> <p>Infrastructure</p> <ol style="list-style-type: none"> 1. The Government of India shall develop a new major port at Duggirajapatnam in the State of Andhra Pradesh to be completed in phases with Phase I by end-2018. 2. SAIL shall establish the feasibility of establishing an integrated steel plant in Khammam district. 3. IOC or HPCL shall establish the feasibility of establishing a Greenfield crude oil refinery and petrochemical complex in the State of Andhra Pradesh. 4. The Government of India shall a Vizag-Chennai industrial corridor along with lines of Delhi-Mumbai Industrial Corridor. 5. The Government of India shall expand and develop the existing Visakhapatnam, Vijayawada and Tirupati airports. 6. NTPC shall establish 4000 MW power facility in the State of

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		<p>Andhra Pradesh.</p> <p>7. Indian Railways shall create a new railway zone in the State of Andhra Pradesh.</p> <p>8. NHAI shall improve road connectivity in the backward regions of the State of Andhra Pradesh.</p> <p>9. The Indian Railways shall setup a Rail Coach Factory in Karimnagar and improve rail connectivity in the State.</p> <p>10. The Central Government shall establish rapid rail and road connectivity from the Hyderabad to all district head quarters of the State of Andhra Pradesh.</p>
399.	12.	<p>In Thirteenth Schedule:</p> <p>Infrastructure:</p> <p>1. The Government of India shall develop a new major port at Ramayapatnam in the successor State of Andhra Pradesh to be completed within five years from the date of enactment of the Andhra Pradesh Reorganisation Act, 2013.</p> <p>2. SAIL shall examine the feasibility and establish an integrated steel plant in Khammam district of the successor State of Telangana within five years from the date of enactment of the Andhra Pradesh Reorganisation Act, 2013.</p> <p>3. IOC or HPCL shall examine the feasibility and establish a greenfield crude oil refinery and petrochemical complex in the successor State of Andhra Pradesh within five years from the date of enactment of the Andhra Pradesh Reorganisation Act, 2013.</p> <p>4. The Government of India shall establish a Vizag-Chennai industrial corridor along the lines of Delhi-Mumbai Industrial Corridor within five years from the date of enactment of the Andhra Pradesh Reorganisation Act, 2013.</p> <p>5. The Government of India shall expand the existing</p>

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		<p>Visakhapatnam, Vijayawada and Tirupati airports within five years from the date of enactment of the Andhra Pradesh Reorganisation Act, 2013.</p> <p>6. NTPC shall examine the feasibility and establish a 4000 MW power facility in the successor State of Telangana within five years from the date of enactment of the Andhra Pradesh Reorganisation Act, 2013.</p> <p>7. Indian Railways shall establish a new railway zone in the successor State of Andhra Pradesh immediately after the date of enactment of the Andhra Pradesh Reorganisation Act, 2013.</p> <p>8. NHA shall take necessary steps to improve road connectivity in the backward regions of the successor State of Telangana on an immediate basis after the date of enactment of the Andhra Pradesh Reorganisation Act, 2013.</p> <p>9. The Indian Railways shall examine the feasibility and establish a Rail Coach Factory in the successor State of Telangana and improve rail connectivity in the State within five years from the date of enactment of the Andhra Pradesh Reorganisation Act, 2013.</p> <p>10. The Central Government shall take necessary steps to establish rapid rail and road connectivity from the new capital of the successor State of Andhra Pradesh to Hyderabad on an immediate basis after the date of enactment of the Andhra Pradesh Reorganisation Act, 2013.</p>
400.		<p>13. In Thirteenth Schedule (see section 93) after clause 10 the following new clauses be added:</p> <p>11. State Planning Boards shall be set up in both the successor States.</p> <p>12. Separate Commissions for the development of Backward Areas shall be set up in both the successor States.</p>

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			<p>13. North Telangana, South Telangana and Eastern Rayalaseema Regional Boards shall be established in the State of Telangana and North Coastal Andhra, South Coastal Andhra and Western Rayalaseema Regional Boards shall be set up in the residuary State of Andhra Pradesh to ensure balanced development of all backward areas in both the States.</p> <p>14. When river water allocations are made or apportioned to the successor States, specific allocations of waters shall be made from Singur Project, Krishna and Godavari River, for drinking water for Hyderabad metropolitan region. The draws shall work out to 7 tmc from Singur, 16.5 tmc from Krishna and 10 tmc from Godavari, making a total of 33.5 tmc annually.</p> <p>15. The Government of India shall set up a 2,000 MW Hyderabad Metro Combined Cycle Power project through the NTPC and also sanction two Ultra Mega Power Projects of 4,000 MW capacity each in the Public-Private Partnership (PPP) mode as dedicated power projects for supply of power to Hyderabad metropolitan area.</p> <p>16. The Government of India shall designate the Old City of Hyderabad as 'backward area' and sanction a financial package of Rs. 5,000 crores for ensuring its urban renewal and upgradation of civic infrastructure.</p> <p>17. The Government of India shall allow take up development of modern airports in other Telangana towns such as Warangal, Nizamabad and Khammam.</p> <p>Other Sectors:</p> <p>Clause 1: The socially and educationally Backward Muslim minority (BC-E Group) shall continue to enjoy the 4 per cent reservations in both the successor States – Telangana and residuary Andhra Pradesh.</p>
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		<p>Clause 2: Urdu, which is designated as the second official language in the existing State of Andhra Pradesh, shall be made joint first official language alongwith Telugu in the State of Telangana and it shall continue to be second official language in the residuary State of Andhra Pradesh.</p> <p>Clause 3: The minorities shall continue to get substantial budgetary allocations for their welfare in both the States.</p> <p>Clause 4: The reservations for Backward Classes in the local bodies (both rural and urban) shall continue in the successor States.</p> <p>Clause 5: Upon bifurcation of the State of Andhra Pradesh, both the successor States shall have minority-related institutions/organizations in respect of their territories. While the Andhra Pradesh State Wakf Board, Urdu Academy of Andhra Pradesh, Andhra Pradesh State Minorities Finance Corporation, Andhra State Christian Minorities Finance Corporation, Andhra State Wakf Tribunal, Andhra Pradesh State Haj Committee, and centre for Educational Development of Minorities shall devolve to the successor State of Telangana and renamed accordingly and similar institutions/organizations shall be constituted in the residuary State of Andhra Pradesh.</p> <p>Clause 6: The statutory allocations for Scheduled Castes Sub-Plan and Tribal Sub-Plan shall continue in both the succeswsor States.</p> <p>Clause 7: The successor States shall take steps for the introduction of Minority Sub-Plan by earmarking 12.5 per cent of the annual plan outlay for the minorities in the State of Telangana and 7 per cent in the residuary State of Andhra Pradesh.</p>
401.	14.	In the Thirteenth Schedule, Clause 4, delete the words "A Horticulture University shall be established in the successor State of Telangana" And substitute the words "The Government of

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			India shall establish a Horticulture University in the successor State of Telangana"
402.		15.	In the Thirteenth Schedule, in Clause (6) delete the words "NTPC shall examine the feasibility of establishing a 4000 MW power facility in the successor State of Telangana" And substitute the words "NTPC in collaboration with SCCL shall examine favorably the feasibility of establishing a 4000 MW power facility based on domestic coal supplies and whose power output is entirely dedicated to the needs of successor State of Telangana"
403.	Long Title		A bill to provide for the reorganization of the existing State of Andhra Pradesh and for matters connected therewith. Be it enacted by Parliament in the Sixty-fifth Year of the Republic of India.

ANNEXURE C

COMPARITIVE STATEMENT OF THE ISSUES RAISED BY THE ANDHRA PRADESH STATE LEGISLATURE AND THE GOVERNMENT OF ANDHRA PRADESH

Serial No.	Clause	Provision	Issue	Remarks
1	Enacting Formula	For the words "Sixty-fourth", substitute "Sixty-fifth".	Consequential changes required	Agreed to by the GoM.
2	1. Short Title	1. This Act may be called the Andhra Pradesh Reorganisation Act, 2013.	Consequential changes required	Agreed to by the GoM.
3	3. Formation of Telangana State	3. On and from the appointed day, there shall be formed a new State to be known as the State of Telangana comprising the following territories of the existing State of Andhra Pradesh, namely:- Adilabad, Karimnagar, Medak, Nizamabad, Warangal, Rangareddi, Nalgonda, Mahbubnagar, Khammam and Hyderabad districts, and thereupon the said territories shall cease to form part of the existing State of Andhra Pradesh.	Bhadrachalam Revenue Division be merged with AP with the 37 villages of Palvancha revenue division merged with AP and the Bhadrachalam Temple town with contiguous area merged with Telangana State to reduce inter-State disputes and enable the implementation of the rehabilitation and resettlement of the Polavaram Project by the	Agreed to by the GoM

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4	3. Formation of Telangana State	3. On and from the appointed day, there shall be formed a new State to be known as the State of Telangana comprising the following territories of the existing State of Andhra Pradesh, namely:- <p style="text-align: center;">Adilabad, Karimnagar, Medak, Nizamabad, Warangal, Rangareddi, Nalgonda, Mahbubnagar, Khammam and Hyderabad districts, and thereupon the said territories shall cease to form part of the existing State of Andhra Pradesh.</p>	project implementation State i.e. successor State of Andhra Pradesh.	Not agreed to by the GoM
5	5. Hyderabad to be common capital for States of Telangana and Andhra Pradesh	5. (1) On and from the appointed day, Hyderabad in the existing State of Andhra Pradesh, shall be the common capital of the State of Telangana and the State of Andhra Pradesh for such period not exceeding ten years. (2) After expiry of the period referred to in sub-	Include Ananthapur and Kurnool Districts in Telangana State	Not agreed to by the GoM
			Union Territory status to be given for the GHMC area. Should be restricted to the Khairatabad revenue mandal only Shift whenever the new	Not agreed to by the GoM

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6	6. Expert Committee for setting up of a capital for Andhra Pradesh.	section (1), Hyderabad shall be the capital of the State of Telangana and there shall be a new capital for the State of Andhra Pradesh. Explanation.— In this Part, the common capital includes the existing area notified as the Greater Hyderabad Municipal Corporation under the Hyderabad Municipal Corporation Act, 1955.	capital is ready, earlier than the 10 years. Common capital to exist for two or three years at the maximum and not for 10 years	
7	94(3), Fiscal measures including tax incentives.	6. The Central Government shall constitute an expert committee to study various alternatives regarding the new capital for the successor State of Andhra Pradesh and make appropriate recommendations in a period not exceeding forty-five days from the date of enactment of the Andhra Pradesh Reorganisation Act, 2013.	Committee period should be Six months instead of 45 days – as it is too close to Election	Agreed to by the GoM
8	8. Responsibility	94(3) The Central Government shall provide special financial support for the creation of essential facilities in the new capital of the successor State of Andhra Pradesh including the Raj Bhawan, High Court, Government Secretariat, Legislative Assembly, Legislative Council, and such other essential infrastructure. 8.(1) On and from the appointed day, for the purposes of administration of the common	Fund commitment to built the new capital (just the administrative buildings or the plan for a new city) – atleast Rs. 2 lakh crore required.	Cannot be quantified at the moment and hence not agreed to by the GoM
			Governor should act only on the aid and advise of the	Not agreed to by

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	<p>of Governor to protect residents of common capital of Hyderabad.</p>	<p>capital area, the Governor shall have special responsibility for the security of life, liberty and property of all those who reside in such area.</p> <p>(2) In particular, the responsibility of the Governor shall extend to matters such as law and order, internal security and security of vital installations, and management and allocation of Government buildings in the common capital area.</p> <p>(3) In discharge of the functions, the Governor shall, after consulting the Council of Ministers of the State of Telangana, exercise his individual judgment as to the action to be taken:</p> <p>Provided that if any question arises whether any matter is or is not a matter as respects which the Governor is under this sub-section required to act in the exercise of his individual judgment, the decision of the Governor in his discretion shall be final, and the validity of anything done by the Governor shall not be called in question on the ground that he ought or ought not to have acted in the exercise of his individual judgment:</p> <p>(4) The Governor shall be assisted by two</p>	<p>Council of Ministers of Telangana in respect of maintenance of law and order.</p> <p>Atleast one Advisor should be from the SC/ST</p> <p>Cyberabad Commissionerate should be merged and only a single commissionerate should function in the GHMC area.</p> <p>Advisors should be appointed with Governor consent</p> <p>Chandigarh Model – with officers drawn from both states.</p> <p>Octopus and Greyhounds should be placed under a DGP reporting to Governor.</p> <p>Governor Secretariat should be strengthened.</p>	<p>the GoM</p> <p>Not agreed to by the GoM</p>
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9	9. Amendment of the First Schedule to the Constitution.	advisors to be appointed by the Central Government.		
	9. On and from the appointed day, in the First Schedule to the Constitution, under the heading "I. THE STATES,— (a) in the paragraph relating to the territories of the State of Andhra Pradesh, after the words, brackets and figures "Second Schedule to the Andhra Pradesh and Madras (Alteration of Boundaries) Act, 1959", the following shall be inserted, namely:— "and the territories specified in section 3 of the Andhra Pradesh Reorganisation Act, 2013"; (b) after entry 28, the following entry shall be inserted, namely:— "29. Telangana: The territories specified in section 3 of the Andhra Pradesh Reorganisation Act, 2013."		In clause 9, for the figures "2013" wherever they occur, substitute "2014".	Agreed to by the GoM
10	16. Provisions as to Legislative Assemblies.	6. (1) Subject to the provisions of sub-section (2), the number of seats in the Legislative Assemblies of the States of Andhra Pradesh and Telangana, on and from the appointed	Remove "Provisional" term.	Agreed to by the GoM

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12		<p>day by virtue of the provisions of section 16 stands allotted, with or without alteration of boundaries, to the State of Telangana shall, on and from that day, cease to be a member of the Legislative Assembly of Andhra Pradesh and shall be deemed to have been elected to fill a seat in the provisional Legislative Assembly of Telangana from that constituency as so allotted.</p> <p>(2) All other sitting members of the Legislative Assembly of the existing State of Andhra Pradesh shall continue to be members of the Legislative Assembly of that State and any such sitting member representing a constituency, the extent or the name of which are altered by virtue of the provisions of section 16, shall be deemed to have been elected to the Legislative Assembly of Andhra Pradesh by that constituency as so altered.</p> <p>(3) Notwithstanding anything contained in any other law for the time being in force, the Legislative Assemblies of Andhra Pradesh and Telangana shall be deemed to be duly constituted on the appointed day.</p>		
22. Provisional		22. (1) There shall be constituted a Legislative	in clause 22, in sub-clause	Agreed to by the GoM

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13	Legislative Council for successor States.	<p>Council for each of the successor States consisting of not more than 50 members in the Legislative Council of Andhra Pradesh and 40 members in the Legislative Council of Telangana in accordance with the provisions contained in article 169 of the Constitution.</p> <p>(2) Until the Legislative Councils for the successor States are duly constituted, the existing Legislative Council of the State of Andhra Pradesh shall, on and from the appointed day, be deemed to have been constituted as two provisional Councils of the successor States and the existing members shall be allotted to the provisional Councils as specified in the Fourth Schedule.</p>	(1), omit the word "provisional".	
22.	Provisional Legislative Council for successor States.	<p>22. (1) There shall be constituted a Legislative Council for each of the successor States consisting of not more than 50 members in the Legislative Council of Andhra Pradesh and 40 members in the Legislative Council of Telangana in accordance with the provisions contained in article 169 of the Constitution.</p> <p>(2) Until the Legislative Councils for the successor States are duly constituted, the existing Legislative Council of the State of</p>	Suggestion for Increase in size of the Legislative Council of Telangana to 50 from 40.	Not agreed to by the GoM

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14	25. Chairman.	<p>Andhra Pradesh shall, on and from the appointed day, be deemed to have been constituted as two provisional Councils of the successor States and the existing members shall be allotted to the provisional Councils as specified in the Fourth Schedule.</p> <p>25. As soon as may be after the appointed day, the Legislative Councils of the successor States of Andhra Pradesh and Telangana may choose a member each from the respective Councils to be the Chairman of the Council.</p>	<p>Chairman of the present Legislative Council of Andhra Pradesh will continue to be the Chairman of the Legislative Council of Andhra Pradesh and the Deputy Chairman will continue to be the Deputy Chairman of the Telangana Legislative Council and shall officiate as the Chairman of the Telangana Legislative Council until a new Chairman is elected</p> <p>Rules of Procedure and Conduct of Business of the existing State of Andhra Pradesh shall continue until new Rules are made.</p>	Agreed to by the GoM
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15	<p>26. Delimitation of constituencies.</p>	<p>26. (1) For the purpose of giving effect to the provisions of section 16, the Election Commission shall determine in the manner hereinafter provided—</p> <p>(a) the number of seats to be reserved for the Scheduled Castes and the Scheduled Tribes in the Legislative Assemblies of the States of Andhra Pradesh and Telangana, respectively, having regard to the relevant provisions of the Constitution;</p> <p>(b) the assembly constituencies into which each State referred to in clause (a) shall be divided, the extent of each of such constituencies and in which of them seats shall be reserved for the Scheduled Castes or for the Scheduled Tribes; and</p> <p>(c) the adjustments in the boundaries and description of the extent of the parliamentary constituencies in each State referred to in clause (a) that may be necessary or expedient.</p> <p>(2) In determining the matters referred to in clauses (b) and (c) of sub-section (1), the Election Commission shall have regard to the following provisions, namely:—</p>	<p>Provision should be made such that delimitation of ACs should be taken up only after the General Election and the ensuing election should be done on existing ACs</p> <p>Demand for increase in size to 153 from 119 in case of Telangana Assembly and from 175 to 225 in case of Andhra Pradesh</p>	<p>Agreed to by the GoM</p>
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- (a) all the constituencies shall be single-member constituencies;
- (b) all constituencies shall, as far as practicable, be geographically compact areas, and in delimiting them, regard shall be had to physical features, existing boundaries of administrative units, facilities of communication and conveniences to the public; and
- (c) constituencies in which seats are reserved for the Scheduled Castes and the Scheduled Tribes shall, as far as practicable, be located in areas where the proportion of their population to the total population is the largest.
- (3) The Election Commission shall, for the purpose of assisting it in the performance of its functions under sub-section (1), associate with itself as associate members, five persons as the Central Government may by order specify, being persons who are the members of the Legislative Assembly of the State or of the House of the People representing the State:
- Provided that none of the associate members shall have a right to vote or to sign any decision of the Election Commission.
- (4) If, owing to death or resignation, the office

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		<p>of an associate member falls vacant, it shall be filled as far as practicable, in accordance with the provisions of sub-section (3).</p> <p>(5) The Election Commission shall—</p> <ul style="list-style-type: none">(a) publish its proposals for the delimitation of constituencies together with the dissenting proposals, if any, of any associate member who desires publication thereof in the Official Gazette and in such other manner as the Commission may consider fit, together with a notice inviting objections and suggestions in relation to the proposals and specifying a date on or after which the proposals will be further considered by it;(b) consider all objections and suggestions which may have been received by it before the date so specified; and(c) after considering all objections and suggestions which may have been received by it before the date so specified, determine by one or more orders the delimitation of constituencies and cause such order or orders to be published in the Official Gazette.		
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		<p>and upon such publication, the order or orders shall have the full force of law and shall not be called in question in any court.</p> <p>(6) As soon as may be after such publication, every such order relating to assembly constituencies shall be laid before the Legislative Assembly of the concerned State.</p>		
<p>30 High Court of Judicature at Hyderabad to be common High Court till establishment of High Court of Andhra Pradesh</p>	<p>30. (1) On and from the appointed day,—</p> <p>(c) the High Court of Judicature at Hyderabad shall be the common High Court for the State of Telangana and the State of Andhra Pradesh till a separate High Court for the State of Andhra Pradesh is constituted under article 214 of the Constitution read with section 31 of this Act;</p> <p>(d) the Judges of the High Court at Hyderabad for the existing State of Andhra Pradesh holding office immediately before the appointed day shall become on that day the Judges of the common High Court.</p> <p>(2) The expenditure in respect of salaries and allowances of the Judges of the common High Court shall be allocated amongst the States of Andhra Pradesh and Telangana on the basis of population ratio.</p>	<p>Telangana High Court to be formed from the appointed day and to start functioning not later than 3 months thereof.</p>		<p>Not accepted by the GoM as it is not feasible without consultation with the Chief Justice of India</p>

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16	46. Distribution of Revenue	<p>46. (1) The award made by the Thirteenth Finance Commission to the existing State of Andhra Pradesh shall be apportioned between the successor States by the Central Government on the basis of population ratio and other parameters.</p> <p>(2) Notwithstanding anything in sub-section (1), the Central Government may, having regard to the resources available to the successor State of Andhra Pradesh, make appropriate grants to that State.</p>	<p>Revenue from Hyderabad should be shared for a period of 10 years. A commission should be appointed to make appropriate recommendations in this regard.</p> <p>Apportionment of Planning Commission grants like normal Central Assistance, Additional Central Assistance and Centrally Sponsored Schemes would need to be mentioned</p>	Not accepted by the GoM
46.	Distribution of Revenue	<p>46. (1) The award made by the Thirteenth Finance Commission to the existing State of Andhra Pradesh shall be apportioned between the successor States by the Central Government on the basis of population ratio and other parameters.</p> <p>(2) Notwithstanding anything in sub-section (1), the Central Government may, having regard to the resources available to the successor State of Andhra Pradesh, make appropriate grants to</p>	<p>Apprehensions regarding the severe revenue deficit in AP and the demand for central financial support</p>	Accepted by GoM and necessary amendment proposed

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17	48. Land and Goods	that State.		
	48. (1) Subject to the other provisions of this Part, all land and all stores, articles and other goods belonging to the existing State of Andhra Pradesh shall,- (a) if within the transferred territory, pass to the State of Telangana; or (b) in any other case, remain the property of the State of Andhra Pradesh; Provided that in case of properties situated outside the existing State of Andhra Pradesh, such properties shall be apportioned between the successor States on the basis of population ratio:	48. (1) Subject to the other provisions of this Part, all land and all stores, articles and other goods belonging to the existing State of Andhra Pradesh shall,- (a) if within the transferred territory, pass to the State of Telangana; or (b) in any other case, remain the property of the State of Andhra Pradesh; Provided that in case of properties situated outside the existing State of Andhra Pradesh, such properties shall be apportioned between the successor States on the basis of population ratio:	Properties of erstwhile Nizam of Hyderabad like AP Bhawan should be allocated to the State of Telangana and GoI should allot a new piece of land to GoAP	Not accepted by the GoM
18	54. Public Dept.	54. (1) All liabilities on account of Public Debt and Public Account of the existing State of Andhra Pradesh outstanding immediately before the appointed day shall be apportioned on the basis of population ratio of the successor States unless a different mode of apportionment is provided under the provisions of this Act. (2) The individual items of liabilities to be	Apportionment to be made based on project specific outcomes accrued to successor States. 14 th Finance Commission should visit Telangana State before submitting its report	Not agreed to by the GoM. This would be within the mandate of the 14 th Finance Commission.

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		<p>allocated to the successor States and the amount of contribution required to be made by one successor State to another shall be such as may be ordered by the Central Government on the advice of the Comptroller and Auditor-General of India:</p> <p>Provided that till such orders are issued, the liabilities on account of Public Debt and Public Account of the existing State of Andhra Pradesh shall continue to be the liabilities of the successor State of Andhra Pradesh.</p> <p>(3) The liability on account of loan raised from any source and re-lent by the existing State of Andhra Pradesh to such entities as may be specified by the Central Government and whose area of operation is confined to either of the successor States shall devolve on the respective States as specified in sub-section (4).</p> <p>(4) The public debt of the existing State of Andhra Pradesh attributable to loan taken from any source for the express purpose of re-lending the same to a specific institution and outstanding immediately before the appointed day shall,-</p>		
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	<p>(a) if re-lent to any local body, body corporate or other institution in any local area, be the debt of the State in which the local area is included on the appointed day; or</p> <p>(b) if re-lent to any other corporation or institution which becomes an inter-State corporation or institution on the appointed day, be divided between the States of Andhra Pradesh and Telangana in the same proportion in which the assets of such body corporate or institution are divided under the provisions of Part V11.</p> <p>(5) Where a sinking fund or a depreciation fund is maintained by the existing State of Andhra Pradesh for repayment of any loan raised by it, the securities held in respect of investments made from that fund shall be divided between the successor States of Andhra Pradesh and Telangana in the same proportion in which the total public debt is divided between the two States under this section.</p> <p>(6) In this section, the expression "Government security" means a security created and issued by a State Government for the purpose of raising a public loan and having any of the</p>	

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19	50,56	forms specified in, or prescribed under, clause (2) of section 2 of the Public Debt Act, 1944. Arrear taxes collection and refunds	Discrepancy between Section 50 and 56. Arrear collection should be apportioned based on population. Refund liability should also be based on population.	Ministry of Finance confirmed that the clauses in the Bill are correct and do not need any amendment in the light of the suggestion. Not agreed to by the GoM
20	53, 68 etc	Public Corporations	Suggestion was that it should be similar to earlier reorganisation acts for Bihar and MP, wherein the provision is for dissolution and then creation of new set of corporations especially that of AP GENCO.	Ministry of Finance confirmed that the clauses in the Bill are correct and do not need any amendment in the light of the suggestion. Not agreed to by the GoM
21	59	Employees/ Pensions	Telangana demand that division of employees and personnel should be based on nativity.	Ministry of Finance confirmed that the clauses in the Bill are correct and do not need any

			<p>Suggestion for removal of "option" provision in Clause 77(2) and substitute with nativity.</p> <p>Word 'option' should be substituted with the phrase 'after consideration of the option, domicile and seniority of the employee'.</p> <p>Employees should be distributed based on norms of past Commissions</p> <p>Pension of an employee should be determined based on the length of field service in the areas of two States</p>	<p>amendment in the light of the suggestion. Not agreed to by the GoM</p>
22	72	<p>Temporary provisions as to continuance of certain existing road transport permits</p>	<p>'Section 89' mentioned in the draft bill is not relevant. The relevant Section is 'Section 88', which may be corrected</p> <p>Regarding the validity of Motor Vehicles Tax paid by</p>	<p>Agreed to by the GoM</p> <p>Already covered by the section 72</p>

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23	83	Public Service Commission	the registered owners of the vehicles, a similar clause may be required	Agreed to by the GoM
	84	Apex Council for Godavari and Krishna river water resources and their Management Boards	Separate Commission for Telangana from Appointed day. No need for Apex Council for Godavari Basin Office of the Krishna Basin Apex Council should be located in Hyderabad Illegal Krishna Basin projects cannot be legitimised Pranahita Chevata and Palamoru Lift Irrigation projects should be made national projects	Not agreed to by the GoM
24	89(1)	Allocation of water resources by the Krishna Water Disputes Tribunal (KWDT -II)	No legal provision for extending the term of the Tribunal after furnishing the report. The terms of reference under	Ministry of Water Resources confirmed that there was no necessity for altering the

			<p>89(1) are not legally tenable.</p> <p>Provisions in 11th Schedules about operational protocol would pre-empt the adjudication before the Supreme Court.</p> <p>The KVDT II report includes formation of a Board. As the whole issue is sub-judice, constituting Krishna River Board might be challenged.</p>	<p>clauses of the section based on the suggestions received. Not agreed to by the GoM</p>
25	94	Fiscal measures including incentives	<p>Fiscal incentives should be given to AP alone so that investment will be attracted to the successor state of AP which is industrially backward.</p>	Not agreed to by the GoM
26	94(4)	De-notification of Forest Land	<p>Suggestion for provisions to allow AP State Govt to make proposals for de-notifying 50,000 ha of degraded forest land as a special requirement with overriding powers.</p>	Not agreed to by the GoM

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27	94(2)	Backwards Area Development	<p>Establishment of regional boards.</p> <p>Rayalaseema should be declared a special status category.</p>	<p>GoM agreed to given a special development package for the Rayalaseema and the north Coastal regions of that State and hence proposed an amendment to the section 46.</p> <p>Not agreed to by the GoM</p>
28	95. Equal opportunities for quality higher education to all students.	<p>95. In order to ensure equal opportunities for quality higher education to all students in the successor States, the existing admission quotas in all government or private, aided or unaided, institutions of higher, technical and medical education shall continue for a period not exceeding ten years during which the existing common admission process shall continue.</p>	<p>Should be continued only for 2- 5 years</p> <p>Mechanism/Agency for conducting the common admission process should be specified.</p>	
29	Schedule II	Delimitation of Parliamentary and Assembly Constituencies	<p>Table A to reflect all the constituencies of Telangana State as delimitation would take place after General Election</p>	<p>Agreed to by the GoM</p>

30	Schedule III	Delimitation of Council Constituencies	<p>In the SL.No. 2 - Peddapalli (SC) Parliamentary Constituency, the Assembly Constituency 22-Dharmapuri (SC) Constituency was shown as "22-Dharmapuri"</p> <p>In the SL.No. 4 - Nizamabad Parliamentary Constituency, the Assembly Constituencies 11-Armur and 12-Bodhan Constituencies have shown as "1-Armur and 2-Bodhan"</p> <p>In the Table under the Third Schedule of the bill only the list of Members for Andhra Pradesh State has been mentioned and there is no list of Members for the proposed Telangana State.</p> <p>Further, in the said list of Andhra Pradesh, under Local Authorities Category Members from 11 districts have only been indicated and for the remaining two districts</p>	Agreed to by the GoM
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			<p>ie., Kurnool and Anantapur no representation has been mentioned, whereas, there are 2 and 1 Members respectively from these two districts.</p> <p>The existing 31 Members elected from Legislative Assembly have been allocated between Andhra Pradesh and Telangana States as 17 and 14 respectively, whereas, in the Fourth Schedule, the names of 16 and 15 existing Members have been indicated for Andhra Pradesh and Telangana States respectively, thus, discrepancy.</p> <p>Only the existing Members have been allocated between the two States. The vacant seats have not been allocated;</p>	
31	Schedule IV	List of members of the provisional Legislative Councils for Telangana and Andhra Pradesh		Agreed to by the GoM

			<p>Though no representation was indicated for Andhra Pradesh under Local Authorities Constituencies from Kumool (1 seat) and Anantapur (2 seats) districts in the table of The Third Schedule, one elected Member from Anantapur Local Authorities Constituency viz., Sri Mettu Govinda Reddy has been allocated to Andhra Pradesh under The Fourth Schedule;</p> <p>Under the Members of Teachers' Constituencies out of 5 Members allocated to Andhra Pradesh in the proposed Bill, names of only 4 Members have been indicated.</p> <p>The name of Sri BachalaPullaiah, MLC elected from the Kadapa-Anantapur-Kumool Teachers'</p>
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32	Schedule VI	List of Scheduled Tribes for Telangana State	Constituency has not been allocated to either Andhra Pradesh or Telangana. Holya to be corrected as Holva Gutta Koya to be corrected as Guttu Koya To be deleted from the list as Mali does not exist in Telangana area For Sl. No. 30 regarding Thoti - Rangareddi District is to be added	Agreed to by the GoM
33	Schedule VII	List of Funds	AP Govt has suggested the inclusion of certain funds.	Agreed to by the GoM
34	Schedule VIII	Apportionment of Liability in respect of Pensions	Comments already given in respect of Employees and Pensions	Not agreed to by the GoM
35	Schedule IX	List of Govt. Companies and Corporations	Additional list of companies that need to be added	Agreed to by the GoM
36	Schedule X	Continuance of facilities in certain State Institutions	Additional list of facilities that need to be added	Agreed to by the GoM

37	Schedule XI		<p>The operation protocol notified by the Ministry of Water Resources with respect to water resources arrived at based on appropriate dependability criteria after the <u>gazette notification of KWDT - II</u> by the Krishna Water Disputes Tribunal shall be binding on both the successor States.</p> <p>In the event of conflicting demand of water for irrigation and drinking water, the requirement of water for drinking water purpose shall take precedence <u>and be within the limits of the Water Allocated to successor states.</u></p> <p>Allocations, if any, to be made on excess flows <u>based on lower dependability</u> by</p>	<p>Ministry of Water Resources confirmed that there was no necessity for altering the clauses of the section based on the suggestions received. Not agreed to by the GoM</p>
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			<p>any Tribunal in future shall be binding on both the State of Telangana and the successor State of Andhra Pradesh.</p> <p>This clause regarding management of natural calamities due to release of water needs some more elaboration</p> <p>Singareni Coal linkages should be limited to three years.</p>	
38	XII th Schedule	Coal linkages of Singareni Collieries Ltd.		<p>Ministry of Coal confirmed that there was no necessity for altering the clauses of the section based on the suggestions received. Not agreed to by the GoM</p>
39	XII th Schedule	Power Purchase Agreements	<p>Dissolution of existing power corporations</p> <p>Provision of natural gas for the Shankarpally Power Plant</p>	<p>Ministry of Power was consulted and confirmed that there was no necessity in changing the</p>

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40.	XIIIth Schedule	Education and Infrastructure Thirteenth Schedule	<p>Establish a Veterinary University and AIIMS like institute in Telangana</p> <p>Special package for fishermen in Coastal Andhra by establishing cyclone warning centres and extending MGNREGA</p> <p>The port Duggarajapatnam port should be substituted by Ramaihpatnam, Prakasam District</p> <p>Minority Sub-Plan of 12.5% in Telangana and 7% for the Andhra Pradesh should be created for both the successor States</p> <p>Nizampatnam port in Guntur District should be developed</p>	<p>existing provisions. Not agreed to by the GoM</p> <p>Not agreed to by the GoM</p>
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			Vijayawada should be developed into a transport hub Textile park in Karimnagar Power plant in Sattupalli, Nedomur, Karimnagar District and Sankarpalli, Ranga Reddy District	
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ANNEXURE D

**LIST OF AMENDMENTS TO THE ANDHRA PRADESH REORGANISATION
 BILL, 2013 REFERRED BY THE PRESIDENT TO ANDHRA PRADESH
 LEGISLATURE**

S.No.	Clause and Text of Amendments
1.	Enacting Formula
	For the words "Sixty-fourth", substitute "Sixty-fifth".
2.	Clause 1
	In clause 1, for the figures "2013", substitute "2014".
3.	Clause 3
	In clause 3, for the word "Khammam", substitute "Khammam (but excluding the Mandals of Kukunoor, Velairpadu and Bhurampadu under the Palvancha Revenue Division and the Mandals of Chintoor, Kunavaram, Vararamachandrapuram and Bhadrachalam except the revenue village of Bhadrachalam under Bhadrachalam Revenue Division)".
4.	Clause 6
	In clause 6, for the words "forty-five days", substitute "six months".
5.	Clause 9
	In clause 9, for the figures "2013" wherever they occur, substitute "2014".
6.	Clause 14
	In clause 14, insert the following sub-clause, namely:—
	"(2) The Election Commission may conduct the elections to the House of the People and the Legislative Assemblies of the successor States of Andhra Pradesh and Telangana as per the allocation of seats specified in the Delimitation of Parliamentary and Assembly Constituencies Order, 2008 as amended by this Act."
7.	Clause 16

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	In clause 16, for sub-clause (3), substitute the following sub-clause, namely:—														
	(3) In the Second Schedule to the Representation of the People Act, 1950, under the heading "I. STATES:"—														
	(a) for entry 1, the following entry shall be substituted, namely:—														
	<table border="1"><thead><tr><th>1</th><th>2</th><th>3</th><th>4</th><th>5</th><th>6</th><th>7</th></tr></thead><tbody><tr><td>"1. Andhra Pradesh</td><td>294</td><td>39</td><td>15</td><td>175</td><td>29</td><td>7".</td></tr></tbody></table>	1	2	3	4	5	6	7	"1. Andhra Pradesh	294	39	15	175	29	7".
1	2	3	4	5	6	7									
"1. Andhra Pradesh	294	39	15	175	29	7".									
	(b) entries 25 to 28 shall be renumbered as entries 26 to 29 respectively;														
	(c) after entry 24, the following entry shall be inserted, namely:—														
	<table border="1"><thead><tr><th>1</th><th>2</th><th>3</th><th>4</th><th>5</th><th>6</th><th>7</th></tr></thead><tbody><tr><td>"25. Telangana</td><td>-</td><td>-</td><td>-</td><td>119</td><td>19</td><td>12".</td></tr></tbody></table>	1	2	3	4	5	6	7	"25. Telangana	-	-	-	119	19	12".
1	2	3	4	5	6	7									
"25. Telangana	-	-	-	119	19	12".									
8.	Clause 17														
	In clause 17, in sub-clause (1), omit the word "provisional".														
9.	Clause 18														
	Clause 18 shall be omitted.														
10.	Clause 19														
	In clause 19, omit the word "provisional".														
11.	Clause 20														
	In clause 20,—														
	(a) for the marginal heading, substitute "Speaker, Deputy Speaker and rules of procedure";														
	(b) in sub-clause (2), omit the word "provisional";														
	(c) the existing clause 21 shall be re-numbered as sub-clause (3) of this clause.														

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12.	Clause 22	
	In clause 22, —	
	(a) in the marginal heading, omit the word "Provisional".	
	(b) for sub-clause (2), substitute the following sub-clause, namely:—	
	"(2) The existing Legislative Council of the State of Andhra Pradesh shall, on and from the appointed day, be deemed to have been constituted as two Legislative Councils of the successor States and the existing members shall be allotted to the Councils as specified in the Fourth Schedule."	
13.	Clause 24	
	For clause 24, substitute the following clause, namely:—	
	<p>"24. (1) On and from the appointed day, the Delimitation of Council Constituencies (Andhra Pradesh) Order, 2006 shall stand amended as directed in Part I of the Third Schedule.</p> <p>(2) On and from the appointed day, the Delimitation of Council Constituencies (Telangana) Order, 2014, as specified in Part II of the Third Schedule shall apply to the successor State of Telangana.</p> <p>(3) The Central Government may, in consultation with the successor States of Andhra Pradesh or as the case may be, Telangana, by notification in the official Gazette amend the Third Schedule."</p>	
14.	Clause 25	
	For clause 25, substitute the following clause, namely:—	
	Chairman, Deputy Chairman and rules of procedure.	<p>"25. (1) The person who immediately before the appointed day is the Chairman of the Legislative Council of the existing State of Andhra Pradesh shall continue to be the Chairman of that Council on and from that day.</p> <p>(2) As soon as may be after the appointed day, the Legislative Council of the successor State of Telangana shall choose two members of that Council to be respectively Chairman and Deputy Chairman thereof and until they are so chosen, the duties of the office of Chairman shall be performed by such</p>

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		member of the Council as the Governor may appoint for the purpose.
		(3) The rules of procedure and conduct of business of the Legislative Council of Andhra Pradesh as in force immediately before the appointed day shall, until rules are made under clause (1) of article 208, be the rules of procedure and conduct of business of the Legislative Council of Telangana, subject to such modifications and adaptations as may be made therein by the Chairman thereof."
15.	Clause 26	
	In clause 26, in sub-clause(1) for the words "For the purpose of giving effect to the provisions of section 16, the Election Commission shall determine in the manner hereinafter provided" , substitute the following, namely:—	
	"Subject to the provisions contained in article 170 of the Constitution and without prejudice to section 14 of this Act, the number of seats in the Legislative Assembly of the successor States of Andhra Pradesh and Telangana shall be increased from 175 and 119 to 225 and 153 respectively, and delimitation of the constituencies may be determined by the Election Commission in the manner hereinafter provided"	
16.	Clause 46	
	In clause 46,—	
	(a) after sub-clause (1), insert the following proviso, namely:—	
	"Provided that on the appointed day, the President shall make a reference to the Fourteenth Finance Commission to take into account the resources available to the successor States and make separate awards for each of the successor States.";	
	(b) for sub-clause (2), substitute the following clause, namely:—	
	"(2) Notwithstanding anything in sub-section (1), the Central Government may, having regard to the resources available to the successor State of Andhra Pradesh, make appropriate grants and also ensure that adequate benefits and incentives in the form of special development package are given to the backward areas of that State."	
	(c) after sub-clause (2), insert the following clause, namely:—	

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	"(3) The Central Government shall, while considering the special development package for the successor State of Andhra Pradesh, provide adequate incentives, in particular for Rayalaseema and north coastal regions of that State."
17.	Clause 72
	In clause 72, in sub-clause (1) for "section 89", substitute "section 88".
18.	Clause 77
	In clause 77,—
	(a) in sub-clause (1), after the words "appointed day", insert "serving on substantive basis";
	(b) in sub-clause (2), after the words "allotted for service, after" insert "consideration of option received".
19.	Clause 80
	In clause 80, in sub-clause (2), insert the following provisos, namely:—
	"Provided that in case of disagreement or conflict of opinion, the decision of the Central Government shall be final: Provided further that necessary guidelines as and when required shall be framed by the Central Government or as the case may be, by the State Advisory Committee which shall be approved by the Central Government before such guidelines are issued."
20.	Clause 83
	In clause 83, for sub-clause (2), substitute the following sub-clause, namely:—
	"(2) There shall be constituted a Public Service Commission in accordance with article 315 of the Constitution by the successor State of Telangana, and until such Commission is constituted, the Union Public Service Commission may, with the approval of the President, agree to serve the needs of the State of Telangana in terms clause (4) of that article."
21.	Clause 90
	In clause 90,—

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	(a) after sub-clause (2), insert the following sub-clause, namely:—
	"(3) The consent for Polavaram Irrigation Project shall be deemed to have been given by the successor State of Telangana.";
	(b) in sub-clause (3), the words "in consultation with the Governments of the two successor States following all", substitute "and obtain all requisite clearances including".
22.	Clause 93
	In clause 93, after the words "successor States", insert the words "within a period of ten years from the appointed day"
23.	Clause 95
	In clause 95, for the words "shall continue for a period not exceeding ten years", substitute "in so far as it is provided under article 371D of the Constitution, shall continue as such for a period of ten years".
+24.	Second Schedule
	For the Second Schedule, a new Schedule giving details of both the Parliamentary and Assembly constituencies for the successor States of Andhra Pradesh and Telangana as they exist under the Delimitation Order, 2008 shall be substituted to facilitate conduct of immediate elections in those States.
25.	Third Schedule
	For the Third Schedule, a new Schedule is being substituted to provide for council constituencies for the successor States of Andhra Pradesh and Telangana.
26.	Fourth Schedule
	In the Fourth Schedule,—
	(a) in the sub-headings, the word "Provisional" occurring at all the three places shall be omitted; (b) under the heading Legislative Council of Andhra Pradesh, under the sub-heading Members of Teachers' Constituencies, after entry 4, insert "5.Bachala Pullaiah."

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27.	Sixth Schedule
	In the Sixth Schedule, under the entries relating to Telangana, serial number 20 and the entries relating thereto shall be omitted.
28.	Seventh Schedule
	For the Seventh Schedule, a new Schedule to be substituted so as to revise the list of Funds.
29.	Ninth Schedule
	For the Ninth Schedule, a new Schedule to be substituted so as to include certain Government Corporations is annexed.
30.	Tenth Schedule
	For the Tenth Schedule, a new Schedule to be substituted so as to include certain institutions is annexed.
31.	Eleventh Schedule
	In the Eleventh Schedule, after paragraph 9, insert the following paragraph, namely:—
	<p>"10. The following irrigation projects which are under construction shall be completed as per the plan notified by the existing State of Andhra Pradesh and the water sharing arrangement shall continue as such:—</p> <p>(i) Handri Niva (ii) Telugu Ganga (iii) Galeru Nagiri (iv) Venegondu (v) Kalvakurthi (vi) Nettempadu".</p>
32.	Thirteenth Schedule
	For the Thirteenth Schedule, a new Schedule to be substituted indicating changes in bold letters is annexed.

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THE SECOND SCHEDULE

(See section 15)

**AMENDMENTS TO THE DELIMITATION OF PARLIAMENTARY AND
ASSEMBLY CONSTITUENCIES ORDER, 2008**

In the Delimitation of Parliamentary and Assembly Constituency Order, 2008,—

3. In Schedule I,—

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(i) for serial number 1 relating to Andhra Pradesh and the entries relating thereto, the following shall be substituted, namely:—

Serial Number and Name of the State/Union Territory	Number of seats in the Houses constituted on the basis of the Delimitation of Parliamentary and Assembly Constituencies Order, 1976 as amended from time to time			Number of seats in the House as subsequently constituted as per the Delimitation of Parliamentary and Assembly Constituencies Order, 2008		
	Total	Reserved for the Scheduled Castes	Reserved for the Scheduled Tribes	Total	Reserved for the Scheduled Castes	Reserved for the Scheduled Tribes

	1	2	3	4	5	6	7
"1.	Andhra Pradesh	42	6	2	25	4	1";

(ii) after serial number 24 relating to Tamil Nadu and the entries relating thereto, the following shall be inserted, namely:—

	1	2	3	4	5	6	7
"25.	Telangana	-	-	-	17	3	2";

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- (iii) serial numbers 25 to 28 shall be renumbered as serial numbers 26 to 29, respectively.

4. In Schedule II,—

- (iv) for serial number 1 relating to Andhra Pradesh and the entries relating thereto, the following shall be substituted, namely:—

Serial Number and Name of the State/Union Territory	Number of seats in the House as constituted on the basis of the Delimitation of Parliamentary and Assembly Constituencies Order, 1976 as amended from time to time			Number of seats in the House as subsequently constituted as per the Delimitation of Parliamentary and Assembly Constituencies Order, 2008		
	Total	Reserved for the Scheduled Castes	Reserved for the Scheduled Tribes	Total	Reserved for the Scheduled Castes	Reserved for the Scheduled Tribes

	1	2	3	4	5	6	7
"1.	Andhra Pradesh	294	39	15	175	29	7";

- (v) after serial number 24 relating to Tamil Nadu and the entries relating thereto, the following shall be inserted, namely:—

	1	2	3	4	5	6	7

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"25.	Telangana	-	-	-	119	19	12";
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(vi) serial numbers 25 to 28 shall be renumbered as serial numbers 26 to 29, respectively.

5. For Schedule III, the following shall be substituted, namely:—

"SCHEDULE – III

ANDHRA PRADESH

TABLE A – ASSEMBLY CONSTITUENCIES

Sl.No. & Name	Extent of Assembly Constituencies
1- DISTRICT: SRIKAKULAM	
1. Ichchapuram	Kanchili, Ichchapuram, Kaviti and Sompeta Mandals.
2. Palasa	Palasa, Mandasa and Vajrapukothuru Mandals.
3. Tekkali	Nandigam, Tekkali, Santhabommali and Kotabommali Mandals.
4. Pathapatnam	Pathapatnam, Meliaputti, L.N. Pet, Kothur and Hiramandalam Mandals.

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5. Srikakulam	Gara and Srikakulam Mandals.
6. Amadalavalasa	Amadalavalasa, Ponduru, Sarubujili and Burja Mandals.
7. Etcherla	G.Sigadam, Laveru, Ranastalam and Etcherla Mandals.
8. Narasannapeta	Jalumuru, Narasannapeta, Saravakota and Polaki Mandals.
9. Rajam (SC)	Vangara, Regidi Amadalavalasa, Rajam and Santhakaviti Mandals.
10. Palakonda (ST)	Seethampeta, Bhamini, Palakonda and Veeraghattam Mandals.
2- DISTRICT: VIZIANAGARAM	
11. Kurupam (ST)	Kurupam, Gummalakshmipuram, Jiyammavalasa, Komarada and Garugubilli Mandals.
12. Parvathipuram (SC)	Parvathipuram, Seethanagaram and Balijipeta Mandals.
13. Salur (ST)	Salur, Pachipenta, Mentada and Makuva Mandals.

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14. Bobbili	Bobbili, Ramabhadrapuram, Badangi and Therlam Mandals.
15. Cheepurupalli	Merakamudidam, Garividi, Cheepurupalli and Gurla Mandals.
16. Gajapathinagaram	Gajapathinagaram, Bondapalli, Gantyada and Dattirajeru Mandals; and Vizinigiri, Thandrangi, Jannivalasa, Venne, Sasanapalli, Attada, Bheemasingi, Somayajulapalem, Lotlapalli, Mokhasa Kothavalasa, Kumaram and Annamrajupeta villages of Jami Mandal.
17. Nellimarla	Nellimarla, Pusapatirega, Denkada and Bhogapuram Mandals.
18. Vizianagaram	Vizianagaram Mandal.
19. Srungavarapukota	Srungavarapukota, Vepada, Lakkavarapukota and Kothavalasa Mandals; and Jami Mandal (Except 12 villages i.e. Vizinigiri, Thandrangi, Jannivalasa, Venne, Sasanapalli, Attada, Bheemasingi, Somayajulapalem, Lotlapalli, Mokhasa Kothavalasa, Kumaram and Annamrajupeta).
3 - DISTRICT : VISAKHAPATNAM	

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20. Bhimili	Anandapuram, Padmanabham, Bheemunipatnam and Visakhapatnam Rural Mandals.
21. Visakhapatnam East	Visakhapatnam (Urban) Mandal (Part) Visakhapatnam (M Corp.) - Ward No.1 to 11 and 53 to 55.
22. Visakhapatnam South	Visakhapatnam (Urban) Mandal (Part) Visakhapatnam (M Corp.) - Ward No.12 to 34, 42 to 43 and 46 to 48.
23. Visakhapatnam North	Visakhapatnam (Urban) Mandal (Part) Visakhapatnam (M Corp.) - Ward No.36 to 41, 44 to 45 and 49 to 52.
24. Visakhapatnam West	Visakhapatnam (Urban) Mandal (Part) Visakhapatnam (M Corp.) - Ward No.35 and 56 to 71.
25. Gajuwaka	Gajuwaka Mandal (Including Gajuwaka Municipality)
26. Chodavaram	Chodavaram, Butchayyapeta, Ravikamatham and Rolugunta Mandals.
27. Madugula	Madugula, Cheedikada, Devarapalle and K.Kotapadu Mandals.
28. Araku Valley (ST)	Munchingiputtu, Pedabayalu, Dumbriguda, Araku Valley, Hukumpeta and Ananthagiri

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	Mandals.
29. Paderu (ST)	Paderu, G.Madugula, Chintapalle, Gudem Kotha Veedhi and Koyyuru Mandals.
30. Anakapalle	Kasimkota and Anakapalle Mandals.
31. Pendurthi	Pedagantyada (excluding areas included in Gajuwaka Municipality), Paravada, Sabbavaram and Pendurthi Mandals
32. Yelamanchili	Rambilli, Munagapaka, Atchutapuram and Yelamanchili Mandals.
33. Payakaraopet (SC)	Kotauratla, Nakkapalle, Payakaraopeta and S.Rayavaram Mandals
34. Narsipatnam	Nathavaram, Golugonda, Narsipatnam and Makavarapalem Mandals.
4 – DISTRICT : EAST GODAVARI	
35. Tuni	Thondangi, Kotananduru and Tuni Mandals.
36. Prathipadu	Sankhavaram, Prathipadu, Yeleswaram and Rowthulapudi Mandals.
37. Pithapuram	Gollaprolu, Pithapuram and Kothapalle Mandals.

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38. Kakinada Rural	Karapa and Kakinada Rural Mandals. Kakinada Urban Mandal (Part) Kakinada Urban (M) (Part) Kakinada (M) - Ward No.66 to 70.
39. Peddapuram	Samalkota and Peddapuram Mandals.
40. Anaparthi	Pedapudi, Biccavolu, Rangampeta and Anaparthi Mandals.
41. Kakinada City	Kakinada Urban Mandal (Part) Kakinada Urban (M) (Part) Kakinada (M) - Ward No.1 to 65.
42. Ramachandrapuram	Kajuluru, Ramachandrapuram and Pamarru Mandals.
43. Mummidivaram	Polavaram, Mummidivaram, Thallarevu and Katrenikona Mandals.
44. Amalapuram (SC)	Uppalaguptam, Allavaram and Amalapuram Mandals.
45. Razole (SC)	Razole, Malikipuram and Sakhinetipalle Mandals. Mamidikuduru Mandal (Part) Mamidikuduru,

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	Geddada, Edarada, Komarada, Magatapalle and Gogannamatham Villages.
46. Gannavaram (SC)	P.Gannavaram, Ambajipeta and Ainavilli Mandals. Mamidikuduru Mandal (Part) Pedapatnam, Appanapalle, Botlakurru, Doddavaram, Pasarlapudi, Pedapatnam, Nagaram, Mogalikuluru, Makanapalem, Lutukurru, Pasarlapudilanka and Aduru Villages.
47. Kothapeta	Ravulapalem, Kothapeta, Atreyapuram and Alamuru Mandals.
48. Mandapeta	Mandapeta, Rayavaram and Kapileswarapuram Mandals.
49. Rajanagaram	Rajanagaram, Seethanagaram and Korukonda Mandals.
50. Rajahmundry City	Rajahmundry Urban Mandal (Part) Rajahmundry (M Corp.) (Part) Rajahmundry (M Corp.) - Ward No. 7 to 35 and 42 to 89.
51. Rajahmundry Rural	Kadium and Rajahmundry Rural Mandals. Rajahmundry Urban Mandal (Part) Rajahmundry (M Corp.) (Part) Rajahmundry (M Corp.) - Ward No.1 to 6, 36

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	to 41 and 90.
52. Jaggampeta	Gokavaram, Jaggampeta, Gandepalle and Kirlampudi Mandals.
53. Rampachodavaram (ST)	Maredumilli, Devipatnam, Y. Ramavaram, Addateegala, Gangavaram, Rampachodavaram and Rajavommangi Mandals.
5 - DISTRICT : WEST GODAVARI	
54. Kovvur (SC)	Kovvur, Chagallu and Tallapudi Mandals.
55. Nidadavole	Nidadavole, Undrajavaram and Peravali Mandals.
56. Achanta	Penugonda, Achanta and Penumantra Mandals. Poduru Mandal (Part) Kavitam, Jagannadhapuram, Pandithavilluru, Miniminchilipadu, Poduru, Pemmarajupolavaram and Gummaluru Villages.
57. Palacole	Palacole and Yelamanchili Mandals. Poduru Mandal (Part) Kommuchikkala, Vedangi, Jinnuru, Mattaparru, Penumadam, Ravipadu and Vaddiparru Villages.
58. Narasapuram	Mogalthur and Narasapuram Mandals.

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59. Bhimavaram	Veeravasaram and Bhimavaram Mandals. Bhimavaram (M+OG) Bhimavaram (M) - Ward No. 1 to 27 China-Amiram (OG) (Part) - Ward No. 28 Rayalam (R) (OG) (Part) - Ward No. 29.
60. Undi	Kalla, Palacoderu, Undi and Akividu Mandals.
61. Tanuku	Tanuku, Attili and Iragavaram Mandals.
62. Tadepalligudem	Tadepalligudem and Pentapadu Mandals.
63. Unguturu	Unguturu, Bhimadole, Nidamarru and Ganapavaram Mandals.
64. Denduluru	Pedavegi, Pedapadu and Denduluru Mandals Eturu Mandal (Part) Malkapuram, Chataparru, Jalipudi, Katlampudi, Madepalli, Manuru, Sreeparru, Kalakurru, Komatilanka, Gudivakalanka, Kokkirailanka, Pydichintapadu and Prathikolla lanka Villages.
65. Eluru	Eluru Mandal (Part) Eluru (M) (Part) Eluru (M) - Ward No. 1 to 28 Eluru Mandal (Part) Eluru Mandal (OG) (Part) Satrampadu (OG) - Ward No.29 Gavaravaram (OG) - Ward No.30

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	Tangellamudi (R) (OG) - Ward No.31 Komadavolu (OG) (Part) - Ward No.32 Eluru (R) (OG) (Part) - Ward No.33 Eluru Mandal (Part) Chodimella, Sanivarapupeta, Eluru (Rural), Komadavole (Rural) and Ponangi Villages.
66. Gopalapuram (SC)	Dwaraka Tirumala, Nallajerla, Devarapalli and Gopalapuram Mandals.
67. Polavaram (ST)	Polavaram, Buttayagudem, Jeelugumilli, Koyyalagudem and T.Narasapuram Mandals.
68. Chintalapudi(SC)	Chintalapudi, Lingapalem, Kamavarapukota and Jangareddigudem Mandals.
6 - DISTRICT : KRISHNA	
69. Tiruvuru (SC)	Vissannapet, Gampalagudem, Tiruvuru and A.Konduru Mandals.
70. Nuzvid	Agiripalli, Chatrai, Musunuru and Nuzvid Mandals.
71. Gannavaram	Bapulapadu, Gannavaram and Unguturu Mandals Vijayawada (Rural) Mandal (Part) Ambapuram, Phiryadi Nainavaram, Pathapadu, Nunna, Enikepadu, Nidamanuru,

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	Done Atkuru, Gudavalli, Prasadampadu and Ramavarappadu Villages.
72. Gudivada	Gudlavalleru, Gudivada and Nandivada Mandals.
73. Kaikalur	Mandavalli, Kaikalur, Kalidindi and Mudinepalle Mandals.
74. Pedana	Gudur, Pedana, Bantumilli and Kruthivenu Mandals.
75. Machilipatnam	Machilipatnam Mandal.
76. Avanigadda	Challapalli, Mopidevi, Avanigadda, Nagayalanka, Koduru and Ghantasala Mandals.
77. Pamarru (SC)	Pamarru, Thotlavalluru, Pamidimukkala, Movva and Pedaparupudi Mandals.
78. Penamaluru	Kankipadu, Vuyyuru and Penamaluru Mandals.
79. Vijayawada West	Vijayawada Urban Mandal (Part) Vijayawada Urban (M.Corp) (Part) Vijayawada (M Corp.) - Ward No.1 to 13, 15 to 19, 75 and 76.
80. Vijayawada Central	Vijayawada Urban Mandal (Part) Vijayawada Urban (M.Corp) (Part)

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	Vijayawada (M Corp.) - Ward No.14, 20 to 31, 33 to 35, 42 to 44, 49, 77 and 78.
81. Vijayawada East	Vijayawada Urban Mandal (Part) Vijayawada Urban (M.Corp) (Part) Vijayawada (M Corp.) - Ward No. 32, 36 to 41, 45 to 48 and 50 to 74.
82. Mylavaram	Ibrahimpattanam, G.Konduru, Mylavaram and Reddigudem Mandals. Vijayawada (Rural) Mandal(Part) Kotturu, Tadepalle, Vemavaram, Shabada, Paidurupadu, Rayanapadu, Gollapudi and Jakkampudi Villages.
83. Nandigama (SC)	Kanchikacherla, Chandarlapadu and Veerullapadu Mandals Nandigama Mandal (Part) Pedavaram, Thakkellapadu, Munagacherla, Latchapalem, Lingalapadu, Adiviravulapadu, Chandapuram, Kethaveeruni Padu, Kanchela, Ithavaram, Ambarupeta, Nandigama, Satyavaram, Pallagiri and Raghavapuram Villages.
84. Jaggayyapeta	Vatsavai, Jaggayyapeta and Penuganchiprotu Mandals Nandigama Mandal (Part) Magallu, Konduru, Ramireddipalle, Jonnalagadda, Konathamakuru, Torragudipadu, Damuluru,

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	Somavaram, Rudravaram and Gollamudi Villages.
7 - DISTRICT : GUNTUR	
85. Pedakurapadu	Bellamkonda, Atchampet, Krosuru, Amaravathi and Pedakurapadu Mandals.
86. Tadikonda (SC)	Tulluru, Tadikonda, Phirangipuram and Medikonduru Mandals.
87. Mangalagiri	Tadepalli, Mangalagiri and Duggirala Mandals.
88. Ponnuru	Ponnuru, Chebrolu and Pedakakani Mandals.
89. Vemuru (SC)	Vemuru, Kolluru, Tsundur, Bhattiprolu and Amarthaluru Mandals.
90. Repalle	Nizampatnam, Nagaram, Cherukupalli and Repalle Mandals.
91. Tenali	Kollipara and Tenali Mandals.
92. Bapatla	Bapatla, Pittalavanipalem and Karlapalem Mandals.
93. Prathipadu (SC)	Guntur Mandal (except M. Corp.) Vatticherukuru, Prathipadu, Pedanandipadu and Kakumanu Mandals
94. Guntur West	Guntur Mandal (Part) Guntur (M. Corp) (Part)

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	Guntur (M Corp.) - Ward No.1 to 6 and 24 to 28.
95. Guntur East	Guntur Mandal (Part) Guntur (M. Corp) (Part) Guntur (M Corp.) - Ward No.7 to 23.
96. Chitakaluripet	Nadendla, Chitakaluripet and Edlapadu Mandals.
97. Narasaraopet	Rompicherla and Narasaraopet Mandals.
98. Sattenapalle	Sattenapalli, Rajupalem, Nekarikallu and Muppalla Mandals.
99. Vinukonda	Bollapalli, Vinukonda, Nuzendla, Savalyapuram and Ipur Mandals.
100. Gurajala	Gurajala, Dacheepalli, Piduguralla and Machavaram Mandals.
101. Macherla	Macherla, Veldurthi, Durgi, Rentachintala and Karempudi Mandals.
8 – DISTRICT : PRAKASAM	
102. Yerragondapalem (SC)	Yarragondapalem and Pedda Araveedu, Pullalacheruvu, Tripuranthakam, Dornala and Peda Araveedu Mandals.
103. Darsi	Donakonda, Kurichedu, Mundlamuru, Darsi

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	and Thallur Mandals.
104. Parchur	Yeddanapudi, Parchur, Karamchedu, Inkollu, Chinaganjam and Martur Mandals.
105. Addanki	J. Panguuru, Addanki, Santhamaguluru, Ballikurava and Korisapadu Mandals.
106. Chirala	Chirala and Vetapalem Mandals.
107. Santhanuthalapadu (SC)	Naguluppalapadu, Maddipadu, Chimakurthi and Santhanuthalapadu Mandals
108. Ongole	Ongole and Kothapatnam Mandals.
109. Kandukur	Kandukur, Lingasamudram, Guduru, Ulavapadu and Volivetivaripalem Mandals.
110. Kondapi (SC)	Singarayakonda, Kondapi, Tangutur, Jarugumalli, Ponnaluru and Marrisudi Mandals.
111. Markapuram	Konakanamitla, Podili, Markapur and Tarlupadu Mandals.
112. Giddalur	Bestavaripeta, Racherla, Giddalur, Komarolu, Cumbum and Ardhavedu Mandals.
113. Kanigiri	Hanumanthunipadu, Chandrasekharapuram, Pamur, Veligandla, Pedacheriopalle and Kanigiri Mandals.

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9 - DISTRICT : NELLORE	
114. Kavali	Kavali, Bogole, Allur and Dagadarthi Mandals.
115. Atmakur	Chejerla, Atmakur, Anumasamudrampeta, Marripadu, Sangam and Ananthasagaram Mandals.
116. Kovur	Vidavalur, Kodavalur, Kovur, Buchireddipalem and Indukurpet Mandals.
117. Nellore City	Nellore Mandal (Part) Nellore Mandal (M+OG) (Part) Nellore (M) - Ward No.1 to 15, 27, 28 and 31 to 44.
118. Nellore Rural	Nellore Mandal (Part) Golla Kandukur, Sajjapuram, Vellanti, Kandamur, Upputur, South Mopur, Mogallapalem, Mattempadu, Amancheria, Mannavarappadu, Mulumudi, Devarapalem, Pottapalem, Akkacheruvupadu, Ogurupadu, Ambapuram, Donthali, Buja Buja Nellore (Rural), Kaliurpalle (Rural), Kanuparthipadu, Allipuram (Rural), Gudipallipadu, Pedda, Cherukur, Chintareddipalem, Visavaviletipadu, Gundlapalem, Kakupalle-I, Kakupalle -II (Madaraja Gudur) and Penubarthi Villages. Nellore Mandal (M+OG) (Part)

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	Nellore (M) - Ward No. 16 to 26, 29 and 30 Allipuram (OG) (Part) - Ward No. 45 Kallurpalle (OG) (Part) - Ward No. 46 Buja Buja Nellore (OG) (Part) - Ward No. 47 Nellore (Bit.1) (OG) - Ward No. 48.
119. Sarvepalli	Podalakur, Thotapalligudur, Muthukur, Venkatachalam and Manuboiu Mandals.
120. Gudur (SC)	Gudur, Chillakur, Kota, Vakadu and Chittampur Mandals.
121. Sullurpeta (SC)	Ojili, Naidupet, Pellakur, Doravarisatram, Sullurpeta and Tada Mandals.
122. Venkatagiri	Kaluvoya, Rapur, Sydapuram, Dakkili, Venkatagiri and Balayapalle Mandals.
123. Udayagiri	Jaladanki, Seetharamapuram, Udayagiri, Varikuntapadu, Vinjamur, Duttalur, Kaligiri and Kondapuram Mandals.
10 - DISTRICT : KADAPA	
124. Badvel (SC)	Kalasapadu, B.Kodur, Sri Avadhutha Kasinayana, Porumamilla, Badvel, Gopavaram and Attur Mandals.

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125. Rajampet	Sidhout, Vontimitta, Nandalur, Rajampet, Veeraballe and T Sundupalle Mandals.
126. Kadapa	Kadapa Mandal.
127. Kodur (SC)	Penagalur, Chitvel, Pullampeta, Obulavaripalle and Kodur Mandals.
128. Rayachoti	Sambepalle, Chinnamandem, Rayachoti, Galiveedu, Lakkireddipalli and Ramapuram Mandals.
129. Pulivendla	Simhadripuram, Lingala, Thondur, Pulivendla, Vemula, Vempalle and Chakrayapet Mandals.
130. Kamalapuram	Pendlimarri, Chinthakommadinne, Kamalapuram, Vallur, Veerapunayunipalle and Chennur Mandals.
131. Jammalamadugu	Peddamudium, Mylavaram, Kondapuram, Jammalamadugu, Muddanur and Yerraguntla Mandals.
132. Proddatur	Rajupalem and Proddatur Mandals.
133. Mydukur	Duvvur, S. Mydukur, Khajipet, Brahmamgarimattam and Chapad Mandals.
11 – DISTRICT : KURNOOL	
134. Allagadda	Sirvel, Allagadda, Dornipadu, Uyyalawada,

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	Chagalamarri and Rudravaram Mandals.
135. Srisaifam	Srisaifam, Atmakur, Velgode, Bandi Atmakur and Mahanandi Mandals.
136. Nandikotkur (SC)	Nandikotkur, Pagidyala, J. Bungalow, Kothapalle, Pamulapadu and Midthur Mandals.
137. Kurnool	Kurnool Mandal (Part) Kurnool (M Corp.) (Part) Kurnool (M Corp.) - Ward No.1 to 69.
138. Panyam	Kallur, Orvakal, Panyam and Gadivemula Mandals.
139. Nandyal	Nandyal and Gospadu Mandals.
140. Banaganapalle	Banaganapalle, Owk, Koilkuntla, Sanjamala and Kolimigundla Mandals.
141. Dhone	Bethamcherla, Dhone and Peapally Mandals.
142. Pattikonda	Krishnagiri, Veldurthi, Pattikonda, Maddikera and Tuggali Mandals.
143. Kodumur (SC)	C.Belagal, Gudur and Kodumur Mandals. Kurnool Mandal (Part) R.Kanthalapadu, Sunkesula, Remata, Uichala, Basavapuram, Edurur, G.Singavaram, Nidzur, Munagalapadu, Mamidalapadu, Panchalingala, E.Thandrapadu,

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	Gondiparla, Dinnedavarapadu, B.Thandrapadu, Pasupula, Rudravaram, Noothanapalle, Devamada, Pudur, Gargeyapuram and Diguvapadu Villages.
144. Yemmiganur	Nandavaram, Yemmiganur and Gonegandla Mandals.
145. Mantralayam	Peda Kadubur, Mantralayam, Kosigi and Kowthalam Mandals.
146. Adoni	Adoni Mandal.
147. Alur	Devanakonda, Holagunda, Halaharvi, Alur, Aspari and Chippagiri Mandals.
12- DISTRICT : ANANTAPUR	
148. Rayadurg	D.Hirehal, Rayadurg, Kanekal, Bommanahal and Gummagatta Mandals.
149. Uravakonda	Vidapanakal, Vajrakarur, Uravakonda, Beluguppa and Kudair Mandals.
150. Guntakal	Guntakal, Gooty and Pamidi Mandals.
151. Tadpatri	Peddavadugur, Yadiki, Tadpatri and Peddapappur Mandals.
152. Singanamala (SC)	Garladinne, Singanamala, Putlur, Yellanur, Narpala and B.

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	K. Samudram Mandals.
153. Anantapur Urban	Anantapur Mandal (Part) Anantapur (M+OG) (Part) Anantapur (M) - Ward No.1 to 28 Narayanapuram (OG) - Ward No. 29 Kakkalapalle (R) (OG) (Part) - Ward No. 30 Anantapur (R) (OG) - Ward No. 31.
154. Kalyandurg	Brahmasamudram, Kalyandurg, Settur, Kundurpi and Kambadur Mandals.
155. Raptadu	Atmakur, Raptadu, Kanaganapalli, C. K. Palli and Ramagiri Mandals, Anantapur Mandal (Part) Kodimi, Thaticherla, Somanadoddi, Rachanapalle, Sajjalakalva, Kurugunta, Gollapalle, Kamarupalle, Alamuru, Katiganikalva, Kakkalapalle (Rural), Upparapalle, Itikalapalle, Jangalapalle, Kandakur, Chiyvedu, Mannila and Papampet (CT) Villages.
156. Madakasira (SC)	Madakasira, Amarapuram, Gudibanda, Rolla and Agali Mandals.
157. Hindupur	Hindupur, Lepakshi and Chilamathur Mandals.
158. Penukonda	Parigi, Penukonda, Gorantla, Somandepalle

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	and Roddam Mandals.
159. Puttaparthi	Nallamada, Bukkapatnam, Kothacheruvu, Puttaparthi, O. D. Cheruvu and Amadagur Mandals.
160. Dharmavaram	Dharmavaram, Bathalapalle, Tadimarri and Mudigubba Mandals.
161. Kadiri	Talupula, Nambulipulikunta, Gandlapenta, Kadiri, Nallacheruvu and Tanakal Mandals.
13- DISTRICT : CHITTOOR	
162. Thamballapalle	Mulakalacheruvu, Thamballapalle, Peddamandyam, Kurabalakota, Peddathippasamudram and B.Kothakota Mandals.
163. Pileru	Gurramkonda, Kalakada, K. V. Palle, Pileru, Kalikiri and Valmikipuram Mandals.
164. Madanapalle	Madanapalle, Nimmanapalle and Ramasamudram Mandals.
165. Punganur	Sodam, Somala, Chowdepalle, Punganur, Pulicherla and Rompicherla Mandals.

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166. Chandragiri	Tirupati (Rural), Chandragiri, Pakala, Ramachandrapuram, Chinnagottigallu and Yerravaripalem Mandals. Tirupati (Urban) Mandal (Part) Konkachennaiahgunta, Mangalam and Chennayyagunta Villages.
167. Tirupati	Tirupati (Urban) Mandal (Part) Tirumala (CT) Tirupati (NMA) (CT) Akkarampalle (CT) Tirupati (M+OG) (Part).
168. Srikalahasti	Renigunta, Yerpedu, Srikalahasti and Thottambedu Mandals.
169. Satyavedu (SC)	Narayanavanam, B. N. Kandriga, Varadaiahpalem, K.V.B.Puram, Pitchatur, Satyavedu and Nagalapuram Mandals.
170. Nagari	Nindra, Vijayapuram, Nagari, Puttur and Vadamalapeta Mandals.
171. Gangadhara Nellore (SC)	Vedurukuppam, Karvetinagar, Penumuru, S. R. Puram, G.D. Nellore and Palasamudram Mandals.

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172. Chittoor	Chittoor and Gudipala Mandals.
173. Puthalapattu (SC)	Puthalapattu, Irala, Thavanampalle, Bangarupalem and Yadamari Mandals.
174. Palamaner	Gangavaram, Palamaner, Baireddipalle, V. Kota and Peddapanjani Mandals.
175. Kuppam	Santipuram, Gudupalle, Kuppam and Ramakuppam Mandals.

TABLE B – PARLIAMENTARY CONSTITUENCIES

Sl. No. and Name	Extent of Parliamentary Constituencies
1-ARAKU (ST)	10-Palakonda (ST), 11-Kurupam (ST), 12-Parvathipuram (SC), 13-Salur (ST), 28-Araku Valley (ST), 29-Paderu (ST) and 53-Rampachodovaram (ST).
2-SRIKAKULAM	1-Ichchapuram, 2-Palasa, 3-Tekkali, 4-Pathapatnam, 5-Srikakulam, 6-Amadalavalasa and 8-Narasannapeta.
3-VIZIANAGARAM	7-Etcherla, 9-Rajam (SC), 14-Bobbili, 15-Cheepurupalli, 16-Gajapathinagaram, 17-Nellimarla and 18-Vizianagaram.
4-VISAKHAPATNAM	19-Srungavarapukota, 20-Bhimli, 21-Visakhapatnam East, 22 -Visakhapatnam South, 23-Visakhapatnam North, 24-Visakhapatnam West and 25-Gajuwaka.

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5-ANAKAPALLE	26-Chodavaram, 27-Madugula, 30-Anakapalle, 31-Pendurthi, 32-Yelamanchili, 33-Payakaraopet (SC) and 34-Narsipatnam.
6-KAKINADA	35-Tuni, 36-Prathipadu, 37-Pithapuram, 38-Kakinada Rural, 39-Peddapuram, 41-Kakinada City and 52-Jaggampeta.
7-AMALAPURAM (SC)	42-Ramachandrapuram, 43-Mummidivaram, 44-Amalapuram (SC), 45-Razole (SC), 46-Gannavaram (SC), 47-Kothapeta and 47-Mandapeta.
8-RAJAHMUNDRY	40-Anaparthi, 49-Rajanagaram, 50-Rajahmundry City, 51-Rajahmundry Rural, 54-Kovvur (SC), 55-Nidadavole and 66-Gopalapuram (SC).
9-NARSAPURAM	56-Achanta, 57-Palacole, 58-Narsapuram, 59-Bhimavaram, 60-Undi, 61-Tanuku and 62-Tadepalligudem.
10-ELURU	63-Unguturu, 64-Denduluru, 65-Eluru, 67-Polavaram (ST), 68-Chintalapudi (SC), 70-Nuzvid and 73-Kaikalur.
11-MACHILIPATNAM	71-Gannavaram, 72-Gudivada, 74-Pedana, 75-Machilipatnam, 76-Avanigadda, 77-Pamarru (SC) and 78-Penamalur.
12-VIJAYAWADA	69-Tiruvuru (SC), 79-Vijayawada West, 80-Vijayawada Central, 81-Vijayawada East, 82-Mylavaram, 83-Nandigama (SC) and 84-Jaggayyapeta.
13-GUNTUR	86-Tadikonda (SC), 87-Mangalagiri, 88-Ponnuru, 91-Tenali, 93-Prathipadu (SC), 94-Guntur West and 95-Guntur East.

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14-NARASARAOPET	85-Pedakurapadu, 96-Chilakaluripet, 97-Narasaraopet, 98-Sattenapalli, 99-Vinukonda, 100-Gurajala and 101-Macheria.
15-BAPATLA (SC)	89-Vemuru (SC), 90-Repalle, 92-Bapatla, 104-Parchur, 105-Addanki, 106-Chirala and 107-Santhanuthalapadu (SC).
16-ONGOLE	102-Yerragondapalem (SC), 103-Darsi, 108-Ongole, 110-Kondapi (SC), 111-Markapuram, 112-Giddalur and 113-Kanigiri.
17-NANDYAL	134-Allagadda, 135-Srisaifam, 136-Nandikotkur (SC), 138-Panyam, 139-Nandyal, 140-Banaganapalle and 141-Dhone.
18-KURNOOL	137-Kurnool, 142-Pattikonda, 143-Kodumur (SC), 144-Yemmiganur, 145-Mantralayam, 146-Adoni and 147-Alur.
19-ANANTAPUR	148-Rayadurg, 149-Uravakonda, 150-Guntakal, 151-Tadpatri, 152-Singanamala (SC), 153-Anantapur Urban and 154-Kalyandurg.
20-HINDUPUR	155-Raptadu, 156-Madakasira (SC), 157-Hindupur, 158-Penukonda, 159-Puttaparthi, 160-Dharmavaram and 161-Kadiri.
21-KADAPA	124-Badvel (SC), 126-Kadapa, 129-Pulivendia, 130-Kamalapuram, 131-Jammalamadugu, 132-Proddatur and 133-Mydukur.

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22-NELLORE	109-Kandukur, 114-Kavali, 115-Atmakur, 116-Kovur, 117-Nellore City, 118-Nellore Rural and 123-Udayagiri.
23-TIRUPATI (SC)	119-Sarvepalli, 120-Gudur (SC), 121-Sullurpeta (SC), 122-Venkatagiri, 167-Tirupati, 168-Srikalahasti and 169-Satyavedu (SC).
24-RAJAMPET	125-Rajampet, 127-Kodur (SC), 128-Rayachoti, 162-Thamballapalle, 163-Pileru, 164-Madanapalle and 165-Punganur.
25-CHITTOOR (SC)	166-Chandragiri, 170-Nagari, 171-Gangadhara Nellore (SC), 172- Chittoor, 173-Puthalapattu (SC), 174-Palamaner and 175-Kuppam.

NOTE: - Any reference in **Table A** to a CT, OG, Mandal and Villages or other territorial division shall be taken to mean the area comprised within that CT, OG, Mandal and Villages or other territorial division as on the 15th day of February, 2004. Further, any reference in Table – A, to wards in municipal areas shall be taken to mean the areas as defined in the Census of India 2001 Report.”

6. After Schedule XXVI, the following shall be inserted, namely:-

"SCHEDULE - XXVII

TELANGANA

TABLE A – ASSEMBLY CONSTITUENCIES

Sl. No. & Name	Extent of Assembly Constituencies
1 – DISTRICT: ADILABAD	
1. Sirpur	Kouthala, Bejjur, Kagaznagar, Sirpur (T) and

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	Dahegaon Mandals.
2. Chennur (SC)	Jaipur, Chennur, Kotapalli and Mandamarri Mandals.
3. Bellampalli (SC)	Kasipet, Tandur, Bellampalli, Bhimini, Nennal and Vemanpalli Mandals.
4. Mancherial	Luxettipet, Mancherial and Dandepalli Mandals.
5. Asifabad (ST)	Kerameri, Wankdi, Sirpur (U), Asifabad, Jainoor, Narnoor, Tiryani and Rebbana Mandals.
6. Khanapur (ST)	Jannaram, Uthoor, Kaddam (Peddur), Khanapur and Indervelly Mandals.
7. Adilabad	Adilabad, Jainath and Bela Mandals.
8. Boath (ST)	Tamsi, Talamadugu, Gudihathnoor, Ichoda, Bazarhathnoor, Boath and Neradigonda Mandals.
9. Nirmal	Dilawarpur, Nirmal, Laxmanchanda, Mamda and Sarangapur Mandals.
10. Mudhole	Kuntala, Kubeer, Bhainsa, Tanoor, Mudhole and Lokeswaram Mandals.
2 – DISTRICT : NIZAMABAD	
11. Armur	Nandipet, Armur and Makloor Mandals.
12. Bodhan	Ranjai, Navipet, Yedpalle and Bodhan Mandals.
13. Jukkal (SC)	Madnoor, Jukkal, Bichkunda, Pitlam and Nizamsagar

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	Mandals.
14. Banswada	Birkoor, Varni, Banswada and Kotgiri Mandals.
15. Yellareddy	Yellareddy, Nagareddipet, Lingampet, Tadwai, Gandhari and Sadasivanagar Mandals.
16. Kamareddy	Machareddy, Domakonda Kamareddy and Bhiknoor Mandals.
17. Nizamabad (Urban)	Nizamabad (M).
18. Nizamabad (Rural)	Jakranpalle and Sirkonda Mandals, Nizamabad Mandal (Part), Nizamabad [except Nizamabad (M)], Dichpalle and Dharpalle Mandals.
19. Balkonda	Balkonda, Mortad, Kammarpalle, Bheemgai and Velpur Mandals.
3 – DISTRICT : KARIMNAGAR	
20. Koratla	Ibrahimpattanam, Mallapur, Koratla and Metpalle Mandals
21. Jagtial	Raikaf, Sarangapur and Jagtial Mandals.
22. Dharmapuri (SC)	Dharmapuri, Dharmaram, Gollapalle, Velgatoor and Pegadapalle Mandals.
23. Ramagundam	Ramagundam Mandal.
24. Manthani	Kamanpur, Manthani, Kataram, Mahadevapur, Mutharam (Mahadevapur), Malharrao and Mutharam (Manthani) Mandals.

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25. Peddapalle	Peddapalle, Julapalle, Eligaid, Sultanabad, Odefa and Srirampur Mandals.
26. Karimnagar	Karimnagar Mandal.
27. Choppadandi (SC)	Gangadhara, Ramadugu, Choppadandi, Mallial, Kodimial and Boinpalle Mandals.
28. Vemulawada	Vemulawada, Konaraopeta, Chandurthi, Kathlapur and Medipalle Mandals.
29. Sircilla	Yellareddipet, Gambhiraopet, Mustabad and Sircilla Mandals.
30. Manakondur (SC)	Manakondur, Ellanthakunta, Bejjanki, Timmapur (LMD Colony) and Shankarapatnam Mandals.
31. Huzurabad	Veenavanka, Jammikunta, Huzurabad and Kamalapur Mandals.
32. Husnabad	Chigurumamidi, Koheda, Husnabad, Saidapur, Bheemadevarpalle and Elkathurthi Mandals.
4 - DISTRICT: MEDAK	
33. Siddipet	Siddipet, Chinnakodur and Nangnoor Mandals.
34. Medak	Medak, Papannapet, Ramayampet and Shankarampet -R Mandals.
35. Narayankhed	Kangti, Manoor, Narayankhed, Kalher and Shankarampet -A Mandals.
36. Andole (SC)	Tekmal, Alladurgh, Regode, Raikode, Andole, Pulkal and Munpalle Mandals.
37. Narsapur	Kowdipalle, Kulcharam, Narsapur, Hathnoora,

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	Yeldurthy and Shivampet Mandals.
38. Zahirabad (SC)	Zahirabad, Kohir, Nyalkal and Jharasangam Mandals.
39. Sangareddy	Sadasivpet, Kondapur and Sangareddy Mandals.
40. Patancheru	Jinnaram, Patancheru and Ramachandrapuram Mandals.
41. Dubbak	Mirdoddi, Doultabad, Chegunta, Dubbak and Toguta Mandals.
42. Gajwel	Tupran, Kondapak, Gajwel, Jagdevpur, Wargal and Mulug Mandals.
5- DISTRICT: RANGAREDDI	
43. Medchal	Medchal, Shamirpet, Ghatkesar and Keesara (Rural) Mandals.
44. Malkajgiri	Malkajgiri Mandal.
45. Quthbullapur	Quthbullapur Mandal.
46. Kukatpalle	Hyderabad (M Corp.) (Part) Hyderabad (M Corp.) - Ward No.24 (Part) (Area in Balanagar Mandal) Kukatpalle (M) (Part) Kukatpalle (M) - Ward No. 5 to 16.
47. Uppal	Uppal Municipality, Kapra Municipality.

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48. Ibrahimpatnam	Hayathnagar, Ibrahimpatnam, Manchal and Yacharam Mandals.
49. Lal Bahadur Nagar	Saroonnagar Mandal (Part) Gaddiannaram (CT), Lal Bahadur Nagar (M+OG) (Part) Lal Bahadur Nagar (M) - Ward No. 1 to 10.
50. Maheswaram	Maheswaram and Kandukur Mandals Saroonnagar Mandal (Part) Medbowli, Almasguda, Badangpet, Chintalakunta, Jalpalle, Mamidipalle, Kurmalguda and Nadargul (Rural) Mandals. Hyderabad (OG) (Part) Balapur (OG) - Ward No.36 Kothapet (OG) - Ward No.37 Venkatapur (OG) - Ward No.39 Mallapur (OG) - Ward No.40 Lal Bahadur Nagar (M+OG) (Part) Lal Bahadur Nagar (M) - Ward No.11 Nadargul (OG) (Part) - Ward No.12 Jillalguda (OG) - Ward No.15 Meerpet (CT).
51. Rajendranagar	Rajendranagar and Shamshabad Mandals.
52. Serilingampally	Serilingampally Mandal

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	Balanagar Mandal (Part) Kukatpally (M) (Part) Kukatpally (M) - Ward No. 1 to 4.
53. Chevella (SC)	Nawabpet, Shankarpalle, Moinabad, Chevella and Shabad Mandals.
54. Pargi	Doma, Gandeed, Kulkacherla, Pargi and Pudur Mandals.
55. Vicarabad (SC)	Marpalle, Mominpet, Vikarabad, Dharur and Bantwaram Mandals.
56. Tandur	Peddemul, Tandur, Basheerabad and Yalal Mandals.
6 – DISTRICT : HYDERABAD	
57 Musheerabad	Hyderabad (M Corp.+OG) (Part) Hyderabad (M Corp.) (Part) Ward No.1
58. Malakpet	Hyderabad (M Corp.+OG) (Part) Hyderabad (M Corp.) (Part) Ward No.16 Ward No.17 (Part) Block No. 8 and 9
59. Amberpet	Hyderabad (M Corp.+OG) (Part) Hyderabad (M Corp.) (Part) -

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	Ward No.2 Ward No.3 (Part) Block No. 1 to 4
60. Khairatabad	Hyderabad (M Corp.+OG) (Part) Hyderabad (M Corp.) (Part) Ward No.6 Ward No. 3 (Part) Block No. 5 and 6 Ward No.8 (Part) Block No. 2. Ward No.5 (Part) Block No. 10
61. Jubilee Hills	Hyderabad (M Corp.+OG) (Part) Hyderabad (M Corp.) (Part) Ward No.8 (Part) Block No. 1, 3 and 4.
62. Sanathnagar	Hyderabad (M Corp.+OG) (Part) Hyderabad (M Corp.) (Part) Ward No.7, 24 (excluding the area in AC - 46 Kukatpalle) and 25 to 30.
63. Nampally	Hyderabad (M Corp.+OG) (Part) Hyderabad (M Corp.) (Part) Ward No. 10 to 12.
64. Karwan	Hyderabad (M Corp.+OG) (Part)

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	Hyderabad (M Corp.) (Part) Ward No.9 Ward No. 13 (Part) Block No. 3 to 6.
65. Goshamahai	Hyderabad (M Corp.+OG) (Part) Hyderabad (M Corp.) (Part) Ward No. 4, 14 and 15 Ward No. 5 (Part) Block No. 1 to 9 Ward No. 13 (Part) Block No. 1 and 2.
66. Charminar	Hyderabad (M Corp.+OG) (Part) Hyderabad (M Corp.) (Part) Ward No. 20 to 23. Ward No.18 (Part) Block No. 1 to 3 and 8 to 14.
67. Chandrayangutta	Hyderabad (M Corp.+OG) (Part) Hyderabad (M Corp.) (Part)
68. Yakutpura	Hyderabad (M Corp.+OG) (Part) Hyderabad (M Corp.) (Part)- Ward No.17 (Part) Block No. 1 to 7 Ward No.18 (Part)

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	Block No. 6 and 7
69. Bahadurpura	Hyderabad (M Corp.+OG) (Part) Hyderabad (M Corp.) (Part) Ward No.18 (Part) Block No. 4 and 5 Ward No.19.
70. Secunderabad	Hyderabad (M Corp.+OG) (Part) Hyderabad (M Corp.) (Part) Ward No.33 (Part) Block No. 4 to 7 Ward No. 34 and 35 Osmania University Area.
71. Secunderabad Cantt. (SC)	Hyderabad (M Corp.+OG) (Part) Hyderabad (M Corp.) (Part) Ward No. 31 and 32 Ward No.33 (Part) Block No.1 to 3 Secunderabad Cantonment Board.
7- DISTRICT : MAHBUBNAGAR	
72. Kodangal	Kodangal, Bomraspet, Kosgi, Doulathabad and Maddur Mandais.

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73. Narayanpet	Koilkonda, Narayanpet, Damaragidda and Dhanwada Mandals.
74. Mahbubnagar	Hanwada and Mahbubnagar Mandals.
75. Jadcherla	Jadcherla, Nawabpet, Balanagar and Midjil Mandals.
76. Devarkadra	Bhoothpur, Addakal, Devarkadra, Chinna Chinta Kunta and Kothakota Mandals.
77. Makthal	Makthal, Maganoor, Atmakur, Narva and Utkoor Mandals.
78. Wanaparthy	Wanaparthy, Pebbair, Gopalpeta, Peddamandadi and Ghanpur Mandals.
79. Gadwal	Gadwal, Dharur, Maldakal and Ghattu Mandals.
80. Alampur (SC)	leez, Itikyala, Waddepalle, Manopad and Alampur Mandals.
81. Nagarkurnool	Nagarkurnool, Bijinapalle, Thimmajipet, Tadoor and Telkapalle Mandals.
82. Achampet (SC)	Balmoor, Lingal, Amrabad, Achampet, Uppununthala and Vangoor Mandals.
83. Kalwakurthy	Veldanda, Kalwakurthy, Talakondapalle, Amangal and Madgul Mandals.
84. Shadnagar	Kondurg, Farooqnagar, Kothur and Keshampet Mandals.
85. Kollapur	Veepangandla, Kollapur, Peddakothapalle, Kodair and Pangal Mandals.

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8- DISTRICT: NALGONDA	
86. Devarakonda (ST)	Chintapalle, Gundlapalle, Chandampet, Devarakonda and Pedda Adisarlapalle Mandals.
87. Nagarjuna Sagar	Gurrampode, Nidamanur, Peddavoora, Anumula and Thripuraram Mandals.
88. Miryalaguda	Vemulapalle, Miryalaguda and Damercherla Mandals.
89. Huzurnagar	Neredcherla, Garidepalle, Huzurnagar, Mattampalli and Mellachervu Mandals.
90. Kodad	Mothey, Nadigudem, Munagala, Chilkur and Kodad Mandals.
91. Suryapet	Atmakur (S), Suryapet, Chivvemla and Penpahad Mandals.
92. Nalgonda	Thipparthi, Nalgonda and Kangal Mandals.
93. Munugode	Munugode, Narayanapur, Marriguda, Nampalle, Chandur and Choutuppal Mandals.
94. Bhongir	Bhongir, Bibinagar, Valigonda and Pochampalle Mandals.
95. Nakrekal (SC)	Ramannapeta, Chityala, Kattangoor, Nakrekal, Kethepalle and Narketpalle Mandals.
96. Thungathurthi (SC)	Thirumalagiri, Thungathurthi, Nuthankal, Jajireddigudem, Sali Gouraram and Mothkur Mandals.

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97. Alair	M.Turkapalle, Rajapet, Yadagirigutta, Alair, Gundala, Atmakur (M) and Bommalaramaram Mandals.
9 – DISTRICT : WARANGAL	
98. Jangaon	Cherial, Maddur, Bachannapet, Narmetta and Jangaon Mandals.
99. Ghanpur (Station) (SC)	Ghanpur (Station), Dharmasagar, Raghunathpalle, Zaffergadh, and Lingalaghanpur Mandals.
100. Palakurthi	Palakurthi, Devaruppula, Kodakandla, Raiparthy and Thorrur Mandals.
101. Dornakal (ST)	Narsimhulapet, Maripeda, Kuravi and Domakal Mandals.
102. Mahabubabad (ST)	Gudur, Nellikudur, Kesamudram and Mahabubabad Mandals.
103. Narsampet	Narsampet, Khanapur, Chennaraopet, Duggondi, Nekkonda and Nallabelly Mandals.
104. Parkal	Parkal, Atmakur, Sangam and Geesugonda Mandals.
105. Warangal West	Warangal Mandal (Part) Warangal (M Corp.) (Part) Warangal (M Corp.) - Ward No. 1 to 7, 15, 21 and 23 to 25
106. Warangal East	Warangal Mandal (Part) Warangal (M Corp.) (Part) Warangal (M Corp.) - Ward No. 8 to 14, 16 to

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	20 and 22.
107. Waradhanapet (SC)	Hasanparthy, Hanamkonda, Parvathagiri and Wardhanna Pet Mandals.
108. Bhupalpalle	Mogullapalle, Chityal, Bhupalpalle, Ghanpur (Mulug), Regonda and Shayampet Mandals.
109. Mulug (ST)	Venkatapur, Eturnagaram, Mangapet, Tadvai, Kothaguda, Govindaraopet and Mulug Mandals.
10- DISTRICT: KHAMMAM	
110. Pinapaka (ST)	Pinapaka, Manuguru, Gundala, Burgampahad and Aswapuram Mandals.
111. Yellandu (ST)	Kamepalle, Yellandu, Bayyaram, Tekulapalle and Garla Mandals.
112. Khammam	Khammam Mandai
113. Pafair	Thirumalayapalem, Kusumanchi, Khammam Rural and Nelakondapalle Mandals.
114. Madhira (SC)	Mudigonda, Chinthakani, Bonakal, Madhira and Yerrupalem Mandals.
115. Wyra (ST)	Enkuru, Konijerla, Singareni, Julurpadu and Wyra Mandals.
116. Sathupalle (SC)	Sathupalle, Penuballi, Kallur, Tallada and Vemsoor Mandals.

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117. Kothagudem	Kothagudem and Palwancha Mandals.
118. Aswaraopeta (ST)	Mulikalapalle, Velairpadu, Kukunoor, Chandrugonda, Aswaraopeta and Dammapeta Mandals.
119 Bhadrachalam (ST)	Wazeed, Venkatapuram, Cherla, Dummugudem, Bhadrachalam, Kunavaram, Chintur and V.R. Puram Mandals.

TABLE B – PARLIAMENTARY CONSTITUENCIES

Serial No. and Name	Extent of Parliamentary Constituencies
1-ADILABAD (ST)	1-Sirpur, 5-Asifabad (ST), 6-Khanapur (ST), 7-Adilabad, 8-Boath (ST), 9-Nirmal and 10-Mudhole.
2-PEDDAPALLE (SC)	2 Chennur (SC), 3 Bellampalle (SC), 4 Mancherla, (SC), 23 Ramagundam, 24 Manthani and 25 Peddapalle.
3-KARIMNAGAR	26-Karimnagar, 27-Choppadandi (SC), 28-Vemulawada, 29-Sircilla, 30-Manakondur (SC), 31-Huzurabad and 32 - Husnabad.
4-NIZAMABAD	1-Armur, 2- Bodhan, 3-Nizamabad (Urban), 4- Nizamabad (Rural), 5 -Balkonda, 6 -Koratla and 7-Jagtial.
5-ZAHIRABAD	13 Jukkal (SC), 14 Banswada, 15 Yellareddy, 35 Narayankhed, 36 Andole (SC) and 38 Zahirabad (SC).
6-MEDAK	8-Siddipet, 9-Medak, 10-Narsapur, 11-Sangareddy, 12-Patancheru, 13-Dubbak and 14 -Gajwel.
7-MALKAJGIRI	15- Medchal, 16 -Malkajgiri, 17-Qutbullapur, 18 -Kukatpalle, 19-Uppal, 20-Lal Bahadur Nagar and 21-Secunderabad

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	Cantt. (SC).
8- SECUNDERABAD	57 Musheerabad, 59 Amberpet, 60 Khairatabad, 61 Sanathnagar, 63 Nampally and 70 Secunderabad.
9-HYDERABAD	22-Malakpet, 23-Karwan, 24-Goshamahal, 25-Charminar, 26-Chandrayangutta, 27-Yakutpura and 28-Bahadurpura.
10-CHEVELLA	29-Maheswaram, 30-Rajendranagar, 31-Serilingampally, 32-Chevella (SC), 33-Pargi, 34-Vicarabad (SC) and 35-Tandur.
11- MAHBUBNAGAR	36-Kodangal, 37- Narayanpet, 38-Mahbubnagar, 39-Jadcherla, 40 -Devarkadra, 41 -Makthal and 42- Shadnagar.
12-NAGARKURNOOL (SC)	78 Wanaparthy, 79 Gadwal, 80 Alampur (SC), 82 Achampet (SC), 83 Kalwakurthy and 85 Kollapur.
13-NALGONDA	43-Devarakonda(ST), 44-Nagarjuna Sagar, 45-Miryalaguda, 46- Huzurnagar, 47-Kodad, 48-Suryapet and 49-Nalgonda.
14-BHONGIR	48 Ibrahimpatnam, 93 Munugode, 94 Bhongir, 96 Thungathurthi (SC), 97 Alair and 98 Jangoan.
15-WARANGAL(SC)	50-Ghanpur (Station) (SC), 51-Palakurthi, 52-Parkal, 53-Warangal West, 54-Warangal East, 55-Wardhannapet (SC) and 56-Bhupalpalle.
16-MAHABUBABAD (ST)	101 Dornakal (ST), 102 Mahabubabad (ST), 103 Narsampet, 109 Mufug (ST), 110 Pinapaka (ST), 111 Yellandu (ST) and 119 Bhadrachalam (ST).
17-KHAMMAM	57-Khammam, 58-Palair, 59-Madhira (SC), 60-Wyra (ST), 61- Sathupalle (SC), 62-Kothagudem and 63-Aswaraopeta (ST).

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NOTE: - Any reference in **Table A** to a CT, OG, Mandal and Villages or other territorial division shall be taken to mean the area comprised within that CT, OG, Mandal and Villages or other territorial division as on the 15th day of February, 2004. Further, any reference in **Table – A**, to wards in municipal areas shall be taken to mean the areas as defined in the Census of India 2001 Report.”.

7. Schedules XXVII to XXXII shall be renumbered as XXVIII to XXXIII.

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THE THIRD SCHEDULE.

(See section 24)

PART I

MODIFICATION IN THE DELIMITATION OF COUNCIL CONSTITUENCIES

(ANDHRA PRADESH) ORDER, 2006

For the Table appended to the Delimitation of Council Constituencies (Andhra Pradesh) Order, 2006, the following Tables shall be substituted, namely:—

"TABLE

Name of Constituency	Extent of Constituency	Number of seats
Local Authorities' Constituencies		
(1)	(2)	(3)
1. Srikakulam Local Authorities	Srikakulam	1
2. Vizianagaram Local Authorities	Vizianagaram	1
3. Visakhapatnam Local Authorities	Visakhapatnam	2
4. East Godavari Local Authorities	East Godavari	2
5. West Godavari Local Authorities	West Godavari	2
6. Krishna Local Authorities	Krishna	2
7. Guntur Local Authorities	Guntur	2
8. Prakasam Local Authorities	Prakasam	1
9. Nellore Local Authorities	Nellore	1
10. Chittoor Local Authorities	Chittoor	2
11. Kadapa Local Authorities	Kadapa	1
12. Anantapur Local Authorities	Anantapur	2

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13. Kurnool Local Authorities	Kurnool	1
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Graduates' Constituencies		
1. Srikakulam-Vizianagaram-Visakhapatnam Graduate	Srikakulam, Vizianagaram, Visakhapatnam	1
2. East-West Godavari Graduates	East-West Godavari	1
3. Krishna-Guntur Graduates	Krishna-Guntur	1
4. Prakasam-Nellore-Chittoor Graduates	Prakasam-Nellore-Chittoor	1
5. Kadapa-Anantapur-Kurnool Graduates	Kadapa-Anantapur-Kurnool	1

Teacher's Constituencies		
1. Srikakulam-Vazianagaram-Visakhapatnam Teachers	Srikakulam, Vizianagaram, Visakhapatnam	1
2. East-West Godavari Teachers	East-West Godavari	1
3. Krishna-Guntur Teachers	Krishna-Guntur	1
4. Prakasam-Nellore-Chittoor Teachers	Prakasam-Nellore-Chittoor	1
5. Kadapa-Anantapur-Kurnool Teachers	Kadapa-Anantapur-Kurnool	1

PART II

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1. This Order may be called the Delimitation of Council Constituencies (Telangana) Order, 2014.

2. The constituencies into which the State of Telangana shall be divided for the purpose of elections to the Legislative Council of the State from (a) the local authorities' constituencies, (b) the graduates' constituencies, and (c) the teachers' constituencies in the said State, the extent of each such constituency and the number of seats allotted to each such constituency shall be as shown in the following Table:—

TABLE

Name of Constituency	Extent of Constituency	Number of seats
Local Authorities' Constituencies		
(1)	(2)	(3)
1. Mahbubnagar Local Authorities	Mahbubnagar	1
2. Ranga Reddy Local Authorities	Ranga Reddy	1
3. Hyderabad Local Authorities	Hyderabad	2
4. Medak Local Authorities	Medak	1
5. Nizamabad Local Authorities	Nizamabad	1
6. Adilabad Local Authorities	Adilabad	1
7. Karimnagar Local Authorities	Karimnagar	1
8. Warangal Local Authorities	Warangal	1
9. Khammam Local Authorities	Khammam	1
10. Nalgonda Local Authorities	Nalgonda	1

Graduates' Constituencies

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1. Mahbubnagar-Ranga Reddy-Hyderabad Graduates	Mahbubnagar-Ranga Reddy Hyderabad	1
2. Medak-Nizamabad-Adilabad-Karimnagar Graduates	Medak-Nizamabad-Adilabad-Karimnagar	1
3. Warangal-Khammam-Nalgonda Graduates	Warangal-Khammam-Nalgonda	1

Teacher's Constituencies		
1. Mahbubnagar-Ranga Reddy-Hyderabad Teachers	Mahbubnagar-Ranga Reddy - Hyderabad	1
2. Medak-Nizamabad-Adilabad-Karimnagar Teachers	Medak-Nizamabad-Adilabad-Karimnagar	1
3. Warangal-Khammam-Nalgonda Teachers	Warangal-Khammam-Nalgonda	1

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 THE NINTH SCHEDULE

(See sections 68 and 71)

LIST OF GOVERNMENT COMPANIES AND CORPORATIONS

Sl. No.	Name of Government Company	Address
1.	Andhra Pradesh State Seeds Development Corporation Limited	S-10-193, 2nd Floor, HACA Bhavan, Opp. Public Gardens, Hyderabad-500 004.
2.	Andhra Pradesh State Agro Industrial Development Corporation Ltd.	504, Hermitage Office Complex, Hill Fort Road, Hyderabad-500 004.
3.	Andhra Pradesh State Warehousing Corporation.,	Warehousing Sadan, 2nd Floor, Behind Gandhi Bhavan, Nampally, Hyderabad- 500 001.
4.	Andhra Pradesh State Civil Supplies Corporation Ltd.,	6-3-655/1/A, Civil Supplies Bhavan, Somajiguda, Hyderabad-500 082.
5.	Andhra Pradesh Genco,	VidyutSoudha, Khairathabad, Hyderabad-500 004.
6.	Andhra Pradesh Transco,	VidyutSoudha, Khairathabad, Hyderabad-500 004.

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7.	Singareni Collieries Company Ltd.,	Singareni Bhavan, Macharamanzil, Redhills, Hyderabad-500 004.
8.	NREDCAP	Pisgha Complex, Nampally, Hyderabad-500 001.
9.	Andhra Pradesh Forest Development Corporation Ltd.,	UNI Building, 3rd Floor, A.C.Guards, Hyderabad-500 004.
10.	Andhra Pradesh State Film and Television Theatre Development Corporation Ltd.,	10-2-1, FDC Complex, A.C.Guards, Hyderabad-500 004.
11.	Andhra Pradesh Medical Services Infrastructure Development Corporation,	APMSIDC Building, DM & HS Campus, Sulthan Bazar, Hyderabad-500 095.
12.	Andhra Pradesh State Police Housing Corporation Ltd.,	DIG Office, Saifabad, Hyderabad-500 004.
13.	Andhra Pradesh State Housing Corporation Ltd.,	3-6-184, Street No.17, Urdu Hall Lane, Himayat Nagar, Hyderabad.
14.	Andhra Pradesh Housing Board,	Gruhakaipa, M.J.Road, Nampally, Hyderabad-500 028.
15.	Andhra Pradesh Technologies Services Ltd.,	B.R.K. Buildings, Tank Bund Road, Hyderabad.

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16	Andhra Pradesh Mineral Development Corporation Ltd.,	Rear Block, 3rd Floor, HMWSSB Premises, Khairatabad, Hyderabad-500 004.
17	Andhra Pradesh Industrial Infrastructure Corporation Ltd.,	5-9-58/B, 6th Floor, PrishramaBhavan, Basheerbagh, Hyderabad-500 004.
18	Andhra Pradesh Industrial Development Corporation Ltd.,	5-9-58/B, 6th Floor, PrishramaBhavan, Basheerbagh, Hyderabad-500 004.
19	Andhra Pradesh State Finance Corporation,	5-9-194, Chirag Ali Lane, Abids, Hyderabad-500 001.
20	Leather Industries Development Corporation of Andhra Pradesh (LIDCAP),	5-77/27, DargaHussaini Shaw Ali, Golkonda Post, Hyderabad-500 008.
21	Andhra Pradesh Handicraft Development Corporation Ltd.,	HashtakalaBhavan, Musheerabad X Roads, Hyderabad.
22	Andhra Pradesh State Trade Promotion Corporation Ltd (APTPC),	6-10-74, FatheMaidhan Road, ShakarBhavan, Hyderabad-500 004.
23	Andhra Pradesh State Irrigation Development Corporation Ltd.,	8-2-674/2/B, Road No.13, Banjara Hills, Hyderabad-500 034.
24	Andhra Pradesh State Minorities Finance Corporation Ltd.,	5th Floor, A.P. State Haj House, Opp. Public Gardens, Nampally, Hyderabad-500 001.

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2	Andhra Pradesh Beverages Corporation Ltd.,	4th Floor, Prohibition & Excise Complex, 9 & 10 Eastern, M.J.Road, Nampally, Hyderabad-500 001.
2	Andhra Pradesh State Road Transport Corporation,	Bus Bhavan, Musheerabad X Roads, Hyderabad.
2	Andhra Pradesh Foods,	IDA, Nacharam, Hyderabad-500 076.
2	Andhra Pradesh State Tourism Development Corporation Ltd.,	3-5-891, A.P. Tourism House, Himayath Nagar, Hyderabad.
2	Andhra Pradesh Rajiv Swagruha Corporation Ltd.,	A-06, Sahabhavan, Bandlaguda, GSI (Post), Hyderabad-500 068.
3	Eastern Power Distribution Corporation Ltd.,	Corporate Office, Near Guruwar Junction, P & T Seethammadhara Colony, Vishakapatnam- 530 013.
3	Southern Power Distribution Corporation Ltd.,	# 1-13-65/A, Srinivasapuram, Tirupati-517503.
3	Central Power Distribution Corporation Ltd.,	6-1-50, Corporate Office, Mint Compound, Hyderabad-500 063.
3	Northern Power Distribution Corporation Ltd.,	1-1-478, Chaitniyapuri Colony, Near RES Petrol Pump, Warangal.
3	Andhra Pradesh Heavy	Regd. Office & Factory,

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	Machinery Engineering Ltd., &	Kondapally-521228. Krishna District.
35	Vizag Apparel Park for Export Ltd.,	C-Block, 4th Floor, BRK Bhavan, Hyderabad-500 063.
36	Andhra Pradesh State Christian (Minorities) Finance Corporation,	6-2-41, Flat No. 102, MoghalEmami Mansion, Opp. Shadan College, Khairatabad, Hyderabad-500 004.
37	Hyderabad Metro Rail Ltd.,	Metro Rail Bhavan, Saifabad, Hyderabad-500 004.
38	Andhra Pradesh Urban Finance Infrastructure Development Corporation Ltd.,	2nd Floor, E & PH Complex, Kashana Building, AC Guards, Hyderabad.
39	Infrastructure Development Corporation of Andhra Pradesh (INCAP),	10-2-1, 3rd Floor, FDC Complex, AC Guards, Hyderabad-500 028.
40	Overseas Manpower Company of Andhra Pradesh Ltd (OMCAP),	ITI Mallepally Campus, Vijayanagar Colony, Hyderabad-500 057.
41	Andhra Pradesh Power Finance Corporation Ltd.,	L-Block, 4th Floor, Andhra Pradesh Secretariat, Hyderabad.
42	Andhra Pradesh Roads Development Corporation,	R & B Office, Beside Mahaveer, AC Guards, Hyderabad-500 057.
43	Andhra Pradesh Tribal Power Company Ltd	4th Floor, DamodharamSanjivaiahSankeshammaBhavan,

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	(TRIPCO),	Masab Tank, Hyderabad.
4	Andhra Pradesh Tribal Mining Company Ltd (TRIMCO),	4th Floor, DamodharamSanjivaiahSankeshammaBhavan, Masab Tank, Hyderabad.
4	Andhra Pradesh Cooperative Oil seeds Growers Federation Limited	Parishrama Bhavan, 9th Floor, Hyderabad.
4	Andhra Pradesh Marketing Federation Ltd.	Haka Bhavan,, Hill Fort Road, Hyderabad.
4	Deccan Infrastructure and Land Holdings Ltd.	C/o Andhra Pradesh Housing Board, Ground Floor, Gruha Kalpa, MJ Road, Nampally ,Hyderabad- 500001
4	Andhra Pradesh Aviation Corporation Ltd.	II Floor, Container, Floride Station, Air Corporation Complex, Begumpet 16.
4	Andhra Pradesh Gas Infrastructure Corporation (P) Ltd.	5-9-58/B, Parishrama Bhavan, II Floor, Fathe Maidan Road, Basheerbagh, Hyderabad-14
5	Andhra Pradesh Gas Distribution Corporation Ltd.	5-9-58/B, Parishrama Bhavan, II Floor, Fathe Maidan Road, Basheerbagh, Hyderabad-14
5	Andhra Pradesh Khadi and Village Industries Board(APKVIB).	Mehadipatnam Road, Masab Tank, Humayun Nagar, Hyderabad.
5	Andhra Pradesh State Handloom Weavers Co-operative Society Ltd.(APCO)	Road No. 16, Industrial Development Area, Chinthal, Hyderabad-55
5	Andhra Pradesh Textile Development	4th Floor, BRKR Bhavan, C Block, Tankbundroad, Saifabad, Hyderabad-4,

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	Corporation(APTEX).	
54	Nizam Sugars Ltd.(NSL).	6-3-570/1, 201, Diamond Block, Rockdale Compound, Somajiguda,Errammanjil, Hyderabad-82
54	Andhra Pradesh Food processing Society(APFPS).	1st Floor, BRKR Bhavan, Tank Bund Road, Hyderabad.-63
56	Krishnapatnam International Leather Complex Pvt. Ltd. (KPILC)	5th Floor, Parishrama Bhavan, Basheerbagh, Hyderabad-4
57	Andhra Pradesh State Fedration of Co-operative Sugar Factories Ltd. (APSFCS).	Chirag Ali Lane, Hyderabad- 500001.
58	Textile Park, PashaMailaram	Pasha Mailaram, Medak District.
59	Andhra Pradesh Women's Co-operative Finance Corporation Ltd.	Door No. 1335/H, Road No. 45, Jubilee Hills, Hyderabad- 500 033
60	Andhra Pradesh Vikalangula Co-operative Corporation	AP Vikalangula Sankshema Bhavan, Nalgonda X Roads, Malkpet.
61	Andhra Pradesh Water Resources Development Corporation	IV Floor, Jalasoudha Building, Erram Manzil, Hyderabad
62	Andhra Pradesh State Property Tax Board (APSPTB), Hyderabad	AC Guards, Masabtank, Hyderabad.
63	Andhra Pradesh Toddy Tappers Cooperative Finance Corporation Ltd. (AP Geetha Paarisharamika Sahakara	3-5-1089, Beside Deepak Cenma Theater, Narayanguda, Hyderabad-29.

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	Arthika Samkhsema Samstha), Narayanagunda, Hyderabad	
64	Society for Employment, Promotion and Training in Twin Cities (SETWIN).	Azmath Jah Palace, Purani Haveli, Hyderabad-500 002.
65	Sports Authority of Andhra Pradesh (SAAP)	Lal Bahadur Stadium, Hyderabad-500 001. AP. INDIA
66	Andhra Pradesh Society for Training and Employment Promotion (APSTEP) to be added	Director of Youth Services & MD, APSTEP, Behind Boats Club, Secunderabad
6	State Institute of Hotel Management Catering Technology, Tirupathi	Near SV Zoo Park, Beside AP Tourism Transport, Peler village, Tirupathi, Chittoor Dist. 517507
6	State Institute of Hotel Management Catering Technology, Medak	Kohir X road, Kaveri village, Medak Dist. 502321
68	Andhra Pradesh Meat Development Corporation, Hyderabad	10-2-289/129, Shanthinagar, Hyderabad- 28
70	Andhra Pradesh Dairy Development Corporation, Hyderabad	Vijaya Bhavan, Lalapet, Hyderabad-17
7	APSheep and Goat Development Cooperative Federation, Hyd	Managing Director, 10-2-289 /127, Shanthinagar, Masabtank, Hyderabad-28
71	Andhra Pradesh State Fishermen Cooperative Societies Federation, Hyd	Managing Director, O/o Commissionser of Fisheries, 4th lance, Shanthinagar, Mathsya Bhavan, Hyderabad.

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7	Andhra Pradesh Dairy Development Cooperative Federation Ltd. Hyderabad.	Vijaya Bhavan, Lalapet, Hyderabad-17
7	Andhra Pradesh State Veterinary Council, Hyderabad.	H.NO. 2-289/124, Road No. 4, Shanthi Nagar, Hyderabad-50028.
7	Andhra Pradesh Girijan Co-operative Corporation	Telugu Sakshema Bhavan, Masab Tank, Hyderabad -28
7	Andhra Pradesh State ST Co-operative Finance Corporation (Tricor)	Managing Director, 1st Floor, D.S.S.Bhavan, Masab Tank, Hyderabad.
7	Andhra Pradesh Education and Welfare Infrastructure Development Corporation (APEWIDC)	4th Floor, Rajiv Vidya Mission Building, SCERT Compound, Hyderabad - 500001
7	Andhra Pradesh Scheduled Castes Cooperative Finance Corporation	VC & MD Damodaram Sanjeevayya Samkshema Bhavan, 5th Floor, Masab Tank, Hyderabad - 28
7	Andhra Pradesh Backward Classes Co-operative Finance Corporation	Sakshema Bhavan, Masab Tank, Hyderabad
8	Andhra Pradesh Washermen Co Operative Societies Federation Ltd.	Samkshema Bhavan, Masab Tank, Hyderabad - 28
8	Andhra Pradesh Nayee Brahmana Co Operative Societies Federation Ltd.	Samkshema Bhavan, Masab Tank, Hyderabad - 28
8	Andhra Pradesh Sagar Co Operative Societies	Samkshema Bhavan, Masab Tank, Hyderabad - 28

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	Federation Ltd.	
8.	Andhra Pradesh Valmiki Co Operative Societies Federation Ltd.	Samkshema Bhavan, Masab Tank, Hyderabad - 28
8.	Andhra Pradesh Baliya Co Operative Societies Federation Ltd.	Samkshema Bhavan, Masab Tank, Hyderabad - 28
8.	Andhra Pradesh Batraja Co Operative Societies Federation Ltd.	Samkshema Bhavan, Masab Tank, Hyderabad -28.
8.	Andhra Pradesh Medara Co Operative Societies Federation Ltd.	Samkshema Bhavan, Masab Tank, Hyderabad -28.
8.	Andhra Pradesh Kummari Co Operative Societies Federation Ltd.	Samkshema Bhavan, Masab Tank, Hyderabad -28.
8.	Andhra Pradesh Vishwabrahmana Co Operative Societies Federation Ltd.	Samkshema Bhavan, Masab Tank, Hyderabad -28.
8.	Andhra Pradesh Taddy Tappers Co Operative Societies Federation Ltd.	Samkshema Bhavan, Masab Tank, Hyderabad -28.

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THE TENTH SCHEDULE

(See section 75)

CONTINUANCE OF FACILITIES IN CERTAIN STATE INSTITUTIONS

List of Training Institutions/Centres

43. Andhra Pradesh State Co-operative Union, Hyderabad.
44. Andhra Pradesh Study Circle for Backward Classes, Visakhapatnam.
45. Environment Protection Training and Research Institute, Hyderabad.
46. Andhra Pradesh Forest Academy, Rangareddy District.
47. Andhra Pradesh State Council of Science and Technology (APCOST) , Hyderabad.
48. Dr.MCRHUMAN Resource Development Institute of Andhra Pradesh, Hyderabad.
49. Centre for Good Governance, Hyderabad.
50. State Institute of Health and Family Welfare, Vengalrao Nagar, Hyderabad.
51. State Board of Technical Education and Training, Hyderabad.
52. Andhra Pradesh Police Academy, Hyderabad.
53. Water and Land Management, Training and Research Institute, Hyderabad.
54. AMR Andhra Pradesh Academy of Rural Development, Hyderabad.
55. SriramananadaTheertha Training and Research Institute.
56. Andhra Pradesh Prohibition and Excise Academy.

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57. State Institute of Educational Technology, Hyderabad.
58. State Council of Educational Research and Training, Hyderabad.
59. Andhra Pradesh Study Circle, Hyderabad.
60. Tribal Culture and Research Institute, SankshemaBhavan, Masab Tank, Hyderabad.
61. Board of Intermediate Education, Hyderabad.
62. Andhra Pradesh State Seeds Certification Agency, Hyderabad.
63. Andhra Pradesh Live Stock Development Agency, Hyderabad.
64. Centre for Forest and Natural Resource Management Studies (CEFARM), Rangareddi District.
65. Andhra Pradesh Press Academy, Hyderabad.
66. AIDS Control Society, Hyderabad.
67. Andhra Pradesh Medical and Aromatic Plants Board, Hyderabad.
68. Andhra Pradesh Para Medical Board, Hyderabad.
69. Andhra Pradesh State Council of Higher Education, Hyderabad.
70. Forensic Science Laboratory, Hyderabad.
71. State Level Police Recruitment Board.
72. Society for Andhra Pradesh Network (SAPNET), Hyderabad.
73. Andhra Pradesh Engineering Research Labs, Hyderabad.
74. Andhra Pradesh Urdu Academy, Hyderabad.
75. Andhra Pradesh Urban Services for the Poor, Hyderabad.
76. Mission for Elimination of Poverty in Municipal Areas (MEPMA), Hyderabad.
77. Andhra Pradesh Rural Livelihoods Project (P.M.U), Hyderabad.

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78. Water Conservation Mission.
79. Society for Elimination of Rural Poverty, Hyderabad.
80. Employment Generation and Marketing Mission, Hyderabad.
81. Andhra Pradesh State Remote Sensing Applications Centre, Hyderabad.
82. Andhra Pradesh Open School Society, Hyderabad.
83. A.P.R.E.I. Society, Hyderabad.
84. Andhra Pradesh Social Welfare Residential Educational Institutions Society (A.P.S.W.R.E.I.) , Hyderabad.
85. State Agriculture Management and Extension Training Institute (SAMETI) Hyderabad
86. Soil Conservation Training Centre, Hyderabad
87. State Management Institute for Livestock Development in Andhra Pradesh, Hyderabad (SMILDA), Hyderabad
88. State Animal Husbandry Training Centre, East Godavari.
89. State Institute for Fisheries Technologies (SIFT), Kakinada.
90. Mahatma Jyothiba Phule Andhra Pradesh Backward Classes Welfare Residential Educational Institutions Society, Hyderabad
91. Andhra Pradesh Commission for Backward Classes, Hyderabad
92. Hindi Academy, Hyderabad
93. Telugu Academy, Hyderabad
94. Sanskrit Academy, Hyderabad
95. Oriental Manuscripts Library and Research Institute, Hyderabad
96. Andhra Pradesh State Archives and Research Institute, Hyderabad
97. Rajiv Gandhi University of Knowledge Technologies, Hyderabad
98. Jawaharlal Nehru Architecture and Fine Arts University, Hyderabad
99. Sri Padmavathi Mahila University, Tirupati

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100. Dravidian University, Kuppam
101. Tefugu University, Hyderabad
102. Dr.BR Ambedkar Open University, Hyderabad
103. RVM (SSA) Authority, Hyderabad
104. Andhra Pradesh Government Text Book Press, Hyderabad
105. State Central Library, Hyderabad
106. Andhra Pradesh Pollution Control Board, Hyderabad
107. Andhra Pradesh State Bio-Diversity Board, Hyderabad
108. Andhra Pradesh National Green Corps, Secundrabad
109. Directorate of Institute of Preventive Medicine, Hyderabad
110. Institute for Electronic Governance (IEG) AP Society for Knowledge Networks, Hyderabad
111. National Institute of Urban Management (NIUM), Hyderabad
112. Andhra Pradesh State Wakf Board, Hyderabad
113. The Survey Commissioner of Wakfs, Hyderabad
114. Centre for Educational Development of Minorities, Hyderabad
115. Dairatul Maarif, OU Hyderabad
116. Andhra Pradesh State Haj Committee, Hyderabad
117. Andhra Pradesh State Development Planning Society, Hyderabad
118. Extention Training Centre, Rajendranagar
119. Extention Training Centre , Hasanparthy
120. Extention Training Centre, Bapatia
121. Extention Training Centre, Samalkot
122. Extention Training Centre, Srikalahasthi.

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123. Rajiv Education and Employment Mission in Andhra Pradesh (REEMAP), Hyderabad
124. Society for Rural Development Services, Hyderabad
125. Society for Social Audit, Accountability and Transparency, Hyderabad
126. Sreenidhi Credit Cooperative Federation Ltd., Hyderabad
127. Andhra Pradesh Survey Training Academy, Hyderabad
128. The Ambedkar Research and Training Institute for Scheduled Castes, Hyderabad
129. Andhra Pradesh State Commission for Scheduled Castes and Scheduled Tribes, Hyderabad
130. Victoria Memorial Home (Residential School), Hyderabad
131. APTW Residential Education Institutions Society (Gurukulam), Hyderabad
132. DR. YSR Study Circle for Scheduled Tribes (PETC), Secunderabad
133. Andhra Pradesh Women's Commission, Secunderabad
134. Andhra Pradesh State Social Welfare Advisory Board, Hyderabad
135. State Commission for Protection of Child Rights, Secunderabad
136. The Training Centre for Teachers of Visually Handicapped, Secunderabad
137. Study Circle for Disabled Andhra Pradesh, Hyderabad
138. APSRTC Employees THRIFT and Credit Cooperative Society Ltd., Hyderabad
139. Truck Operators Highway Amenities Society (TOHAS), Hyderabad
140. National Cadet Corps Directorate, Secunderabad
141. Shilparamam Arts Crafts Cultural Society, Madhapur, Hyderabad
142. Dr.YSR National Institute of Tourism and Hospitality Management, Hyderabad
143. State Institute of Correctional Administration, Chanchalguda, Hyderabad
144. Andhra Pradesh Fire Services and Civil Defence Training Institute, Hyderabad
145. Sri Pragada Kotaiah Memorial Indian Institute of Handloom Technology (SPKMIHT), Nellore

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146. Telugu Chenetha Parishramika Shikshna Kendram, Ananthapur
147. Weavers Training centre , Karimnagar(WTC), Karim Nagar
148. Powerloom Service Centre, Sircilla, Karimnagar.
149. Khadi Gramodyoga Maha Vidyalaya, Hyderabad

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THE THIRTEENTH SCHEDULE

(See section 93)

Education

1. The Government of India shall take steps to establish institutions of national importance in the 12th and 13th Plan periods in the successor state of Andhra Pradesh. This would include one IIT, one NIT, one IIM, one IISER, one Central University, **one Petroleum University**, one Agricultural University and one IIIT.
2. The Government of India shall establish one AIIMS-type Super-Specialty Hospital-cum-Teaching Institution in the successor State of Andhra Pradesh.
3. The Government of India shall establish a Tribal university each in the State of Andhra Pradesh and in the State of ~~Telangana~~.
4. A Horticulture university shall be established in the successor State of Telangana.
5. **The Government of India shall establish the National Institute of Disaster Management in the successor State of Andhra Pradesh.**

Infrastructure

1. The Government of India shall develop a new major port at Duggirajapatnam in the successor State of Andhra Pradesh to be completed in phases with Phase I by end-2018;
2. SAIL shall examine, **within six months from the appointed day**, the feasibility of establishing an integrated steel plant in Khammam district of the successor State of Telangana.
3. **SAIL shall, within six months of the appointed day, examine the feasibility of establishing an Integrated Steel Plant in YSR District of the successor State of Andhra Pradesh.**

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4. IOC or HPCL shall, **within six months of the appointed day**, examine the feasibility of establishing a greenfield crude oil refinery and petrochemical complex in the successor State of Andhra Pradesh **and take an expeditious decision thereon**;
5. The Government of India shall, **within six months of the appointed day**, examine the feasibility of establishing a Vizag-Chennai industrial corridor along the lines of Delhi-Mumbai Industrial Corridor **and take an within six months of the appointed day, expeditious decision thereon**;
6. The Government of India shall, **within six months of the appointed day**, examine the feasibility of expanding the existing Visakhapatnam, Vijayawada and Tirupati airports to **international standards and take an expeditious decision thereon**;
7. NTPC shall **establish** a 4000 MW power facility in the successor State of Telangana **after establishing necessary coal linkages**;
8. Indian Railways shall, **within six months of the appointed day**, examine establishing a new railway zone in the successor State of Andhra Pradesh **and take an expeditious decision thereon**.
9. NHA shall take necessary steps to improve road connectivity in the backward regions of the successor State of Telangana.
10. The Indian Railways shall, **within six months of the appointed day**, examine the feasibility of establishing a Rail Coach Factory in the successor State of Telangana and improve rail connectivity in the State **and take an expeditious decision thereon**.
10. The Central Government shall **take** measures to establish rapid rail and road connectivity from the new capital of the successor State of Andhra Pradesh to Hyderabad **and other important cities of Telangana**.
11. The Government of India shall examine the feasibility of Metro Rail facility in Vishakhapatnam and Vijayawada-Guntur-Tenali Metropolitan Urban Development Authority within period of one year from the appointed day and take an expeditious decision thereon.