



CHIEF MINISTER
ANDHRA PRADESH

D.O. Letter No.45/CM-Addl.Secy/2021, Dated: 07/ 07/ 2021

Shri. Narendra Modi ji,

Namaskaram,

I would like to bring your kind notice that through my earlier D.O letter No 42, dated 01.07.2021, I have highlighted the belligerent attitude of the State of Telangana regarding the violation of operational protocol of common reservoirs of Andhra Pradesh and Telangana on the river Krishna. The relevant provisions of APR Act, 2014 regarding constitution of Apex Council and Krishna River Management Board (KRMB), Adhoc arrangements arrived at by both the States through agreements for sharing of waters and monitoring of water releases are enclosed for your kind perusal.

It is disheartening to bring to your notice once again that the State of Telangana continues to blatantly violate the provisions of APR Act, 2014, acting in an illegal manner with utter disregard to the operational protocols and directions of the KRMB causing lot of distress to the State of Andhra Pradesh depriving us of our rightful share of water and wasting precious water as this is surplusing into Bay of Bengal.

As brought out in my earlier letter, the State of Telanagana issued G.O. Rt. No: 34 dt 28/06/2021 and continued to generate power though power is incidental to the irrigation needs. But Telangana Government started utilising Srisailam reservoir water from the day one i.e. 01-06-2021 of this water year 2021-22 for power generation well below +834 ft Minimum Draw Down Level

(MDDL) without raising any indent before KRMB, although there is no irrigation requirement under Nagarjunasagar Project and Krishna Delta System.

The State of Telangana is not allowing water levels to rise in the Srisaillam reservoir and have utilised 19 TMC for power generation out of 26 TMC of inflows since 01-06-2021. Because of this adamant attitude of the State of Telangana, water level reaching +854 ft seems to be a herculean task, and this level is essential for drawing at least 6000 cusecs of water on gravity for the schemes dependent on Pothireddypadu Head Regulator. Unless water level reaches +881 ft, we will not be able draw the designed discharge capacity of 44,000 cusecs. This will cause severe distress to the chronically drought hit four districts of Rayalaseema, SPSR Nellore, Prakasam districts and also Chennai city, as they depend on Srisaillam Reservoir for their Drinking water and Irrigation needs.

Further the State of Telangana continues to unilaterally operate hydel power generation from Nagarjunasagar Project without placing indent before KRMB and in violation of the protocol for water drawals.

Even from Pulichintala Project which is a balancing reservoir intended for stabilization of existing Krishna Delta System, the State of Telangana unilaterally continues to draw water for power generation even without the indent raised by the competent authority i.e. Superintending Engineer, IC, Vijayawada and without taking any release orders from KRMB. This water is being wasted due to surplusing over Prakasam barrage to the Bay of Bengal.

The intention of Telanagana Government is to deprive the State of Andhra Pradesh its due share of allocated water as the drawals will be delayed considerably and the water is being wasted by allowing it to surplus into sea. As such it was already requested that the KRMB may be directed to account for all these unauthorised drawals by Telangana against the agreed allocations of 299 TMC to Telangana State.

The State of Andhra Pradesh has already complained to the Ministry of Jalashakti (MOJS) on number of occasions about Telangana State which is violating all the established norms, principles and procedures in vogue on utilisation of river waters with the main intention to put the State of Andhra Pradesh in distress by depriving its due share of water. We have also brought to the notice of MOJS number of unauthorised projects taken up by the State of Telangana, without any approvals and Environmental Clearances.

The State of Telangana started the construction of new projects of Palamuru RangaReddy LIS to lift 90 Tmc @ 1.5 Tmc/day @ 800 ft level and Dindi LIS to lift 30 Tmc @ 0.5 Tmc/day @ 800 ft. It is further enhancing the scope of Kalwakurthy LIS from 25 to 40 Tmc @ 0.4 Tmc/day @ 800 ft, SLBC from 30 to 40 Tmc @ 0.5 Tmc/day @ 825 ft to utilise total of 200 Tmc @ 3 Tmc/day. Apart from this, Telangana is drawing 4 TMC of water for power generation @796 ft level itself.

Inspite of repeated complaints before the MOJS and KRMB to prevail upon the State of Telangana to stop execution of the above illegal projects and unauthorised enhancements, without appraisal of the DPRs by KRMB, scrutiny by CWC for approvals of Apex Council, no effective steps have been taken so far. Moreover it has been observed that KRMB has not been effective in discharging its duties and is not acting in the manner which it is expected to when it comes to protecting the legitimate interests of Andhra Pradesh.

The above facts clearly exhibit the whimsical acts of the Telanagna State and its attempt to deprive Andhra Pradesh of its due share of allocated water by constructing series of illegal projects, illegal and unauthorised drawing water for power generation violating the norms, protocols and directions of KRMB. Once the illegal projects are completed there will not be any water left in Srisailam reservoir for the State of Andhra Pradesh to draw as we depended so far solely on gravity flows above +854 ft at Pothireddypadu Head Regulator. We will not be

able to draw water at full discharge of 44,000 cusecs unless a level of + 881 ft is reached.

In view of the above mentioned context , the State of AP is left with no option but to go for Rayalaseema Lift Scheme to supplement 3 TMC per day to the existing projects i.e. TGP, SRBC, GNSS and Drinking water to Chennai City from a level of +800 ft, in view of number of Telangana's unauthorised projects @800 ft level, their drawal of water for power generation @796 ft and their belligerent attitude and utter disrespect for any norms or authority and is not allowing water levels to be built upto +854 ft. Andhra Pradesh will be able draw full discharge capacity of 44,000 cusecs through Pothireddypadu Regulator from Srisailam Reservoir only under water level reaches +881 ft.

All the above mentioned projects in the AP territory are legitimate schemes having all approvals and allocation of waters by KWDT-I and mentioned in the Eleventh Schedule of APR Act,2014. It is to reiterate that, the State of Andhra Pradesh is neither creating any new ayacut nor any new canal nor new storage under the Rayalaseema Lift Scheme. It is only to draw water at a level of +800 ft connecting to the existing canal system to meet the drinking and irrigation needs of the chronically drought prone areas of Rayalaseema, SPSR Nellore and Prakasam districts well within its allocations of 512 TMC as Pothireddypadu Head Regulator cannot draw any water below reservoir level of +854 ft and full drawal can only be achieved at a level of +881 ft only.

Under these circumstances we request your goodself, to prevail upon the State of Telangana to stop at once the indiscriminate drawal of water solely for power generation when there is no need for irrigation, and to follow the established norms and protocols and directions of the KRMB.

It is also earnestly requested that the jurisdiction of KRMB be notified immediately and all the offtakes which include water for irrigation, power and drinking water on common reservoirs of both the states be kept under the control

of KRMB with CISF security for effective Operation and Maintenance in the interest of both the States and in compliance with the provisions of APR Act, 2014.

Your kind intervention and direction to the MoJS and the Government of Telangana is requested on the issues raised above to protect the interests of the State of Andhra Pradesh for utilising our rightful share of water from the projects of Krishna River.

With Warm regards.


Yours sincerely,


(Y.S. JAGAN MOHAN REDDY)

SHRI NARENDRA MODI JI,
Hon'ble Prime Minister of India,
7 Lok Kalyan Marg,
New Delhi 110001.

(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 RESOURCES

Apex Council for Godavari and Krishna river water resources and their Management Boards.

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.

(2) The Apex Council shall consist of—

(a) Minister of Water Resources, Government of India—Chairperson;

(b) Chief Minister of State of Andhra Pradesh—Member;

(c) Chief Minister of State of Telangana—Member.

(3) The functions of the Apex Council shall include—

(i) supervision of the functioning of the Godavari River Management Board and Krishna River Management Board;

(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;

(iii) resolution of any dispute amicably arising out of the sharing of river waters through negotiations and mutual agreement between the successor States;

(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.

33 of 1956.

Constitution and functions of River Management Board.

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.

(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 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.

50 of 1968.

(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.

(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—

33 of 1956.

(i) awards granted by the Tribunals constituted under the Inter-State River Water Disputes Act, 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;

(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;

(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 may specify by notification in the Official Gazette;

33 of 1956.

(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; and

(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.

Jurisdiction of Board.

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.

33 of 1956.

(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.

Power of Board to make regulations.

88. The Board may make regulations consistent with the Act and the rules made thereunder, to provide for—

(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.

Allocation of water resources.

89. The term of the Krishna Water Disputes Tribunal shall be extended with the following terms of reference, namely:—

(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.

33 of 1956.

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.

Polavaram Irrigation Project to be a national project.

90. (1) The Polavaram Irrigation Project is hereby declared 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 consent for Polavaram Irrigation Project shall be deemed to have been given by the successor State of Telangana.

(4) The Central Government shall execute the project and obtain all requisite clearances including environmental, forests, and rehabilitation and resettlement norms.

Arrangements on Tungabhadra Board.

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.

(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 MEASURES

Successor States to follow principles, guidelines, etc., issued by Central Government.

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.

**Brief record of the discussion of the meeting held on 18th and 19th June, 2015
to discuss issues related to regulation of water by
Krishna River Management Board**

A meeting was held on 18th and 19th June, 2015 under the Chairmanship of Additional Secretary, MoWR, RD&GR to discuss the issues related to regulation of water use by Krishna River Management Board between Andhra Pradesh and Telangana State. In addition to the officials of Ministry of Water Resources, River Development and Ganga Rejuvenation, officials from Government of Telangana and Andhra Pradesh and Krishna River Management Board were present in the meeting. The list of participants is enclosed.

2. While welcoming the participants, Additional Secretary, MoWR, RD & GR requested the representatives of both the states to present their views in this regard.
3. The representative of Govt. of Andhra Pradesh requested to notify the projects for taking over under the jurisdiction of Krishna River Management Board urgently for the purpose of regulation of water. He also cited that at present the directives of the Board are not followed. Representative of the State of Telangana stated that before taking any decision regarding notification of projects and regulation of water, it is necessary that broad principles of water regulation and an appropriate implementation mechanism are worked out. In this regard, he highlighted that as per KWDT-I award the erstwhile State of Andhra Pradesh has been allocated 811 TMC for utilization in various projects as enbloc. However, as per the arrangement/various decisions taken by the erstwhile State of Andhra Pradesh revised allocations in both the parts of the State came to be 512 TMC in Andhra Pradesh and 299 TMC in Telangana.
4. The representative of Andhra Pradesh contested that the share of Telangana is only 279 TMC and additional 20 TMC will be available to them for Bhima Lift Project only after the completion of modernization of Krishna Delta System. The representative of Telangana contended that revised allocations statement submitted by the erstwhile Andhra Pradesh before KWDT-II has to be adhered to by both the states.
5. It was agreed in the meeting that the figures of share of the two states as mentioned in the list of projects dated 18.10.2013 (appended herewith as Annexure) may be followed as the working arrangement for the current year only without prejudice to the rights of the two states about their entitlements which have been raised or to be raised before appropriate fora.
6. The representatives of both the States agreed that they may utilize their share of water wherever they decide subject to availability of water at that place and without affecting the rights of other State.
7. Thereafter, project related issues were discussed and following working arrangements for the water year 2015-2016 only were agreed as a temporary measure.







Nagarjuna Sagar Project:

8. After detailed deliberations, it was agreed that the water share of both the States from this project would be as mentioned in the Annexure. KRMB would duly consider the requirements of both Andhra Pradesh as well as Telangana State as per existing practice while regulating the water of Left Bank Canal.

9. It was agreed that while considering the demands of two states the due priority would be given to the drinking water requirements of all the areas including the twin cities of Hyderabad and Secunderabad as per Schedule XI of AP Reorganisation Act, 2014.

Krishna Delta System

10. As per the Tribunal award, 181.2 TMC of water has been allocated for Krishna Delta Project, i.e. Prakasham Barrage at Vijayawada. However, as per Annexure enclosed the share of Krishna Delta is 151.2 TMC.

11. The water requirements for Krishna Delta are met from intermediate contribution supplemented by NSP. In so far as utilisable water yield downstream of Nagarjuna Sagar by Paleru, Munneru and Musi is concerned, Govt of Andhra Pradesh stated that this is only 20 TMC. According to representative of Govt of Telangana, this yield is 101.2 TMC. It was agreed that actual utilizable water from intermediate catchment may be taken into consideration by KRMB while determining releases to Krishna Delta. The utilizable quantity of water from the intermediate catchment downstream of Nagarjuna Sagar would be assessed by the CWC for consideration of KRMB by taking the flow data from Musi, Paleru and Munneru streams, storage in Pulichintala and measurement of actual discharges through the canals in Krishna Delta. That quantity shall be deducted from the total allocation and the same shall be supplemented through Nagarjuna Sagar Project for the irrigation and command of Krishna Delta System.

12. The representative of Govt of Andhra Pradesh mentioned that the cost of Krishna Delta Modernization should be shared by Govt of Telangana if 20 TMC of water is to be utilized for Bhima Project. Representative of Govt. of Telangana vehemently opposed this idea of cost sharing.

13. It was suggested that the water would be regulated at Nagarjuna Sagar Project duly considering the requirements of its Canal System and requirements of Krishna Delta System.

Srisaillam Reservoir Project

14. It was noted that there is 5 TMC requirement for Chennai Water Supply (AP and TS share) through Telugu Ganga Canal and another 19 TMC requirement for SRBC. It was agreed that while making releases for power generation the committed utilisations for Nagarjuna Sagar and Srisaillam Reservoir as mentioned above/in the Annexure may be ensured.

Implementation Mechanism

15. A Committee comprising of E-in-Cs of the two States and Member Secretary of KRMB would consider the indents raised by the project authorities

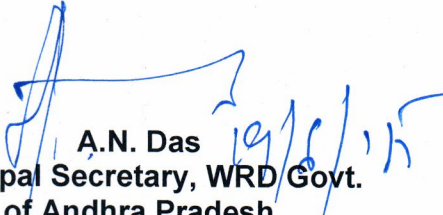
keeping in view of the overall availability of water and requirements raised by the concerned project authorities and make recommendation to KRMB. The decision taken by KRMB shall be implemented by the concerned State project authorities.


16. The above mentioned Committee will also regulate the release of water through K C Canal, Jurala and RDS as mentioned in the Annexure.

17. It was agreed that for current year the quantity of water available after allocation of 811 TMC would be shared proportionately. Similarly, the deficit below 811 TMC would also be shared accordingly.

18. The entire arrangements agreed for the current year would be without any prejudice to the stand of both the States before any forum.

The meeting ended with a vote of thanks to the Chair.


A.N. Das
Principal Secretary, WRD Govt.
of Andhra Pradesh


S.K. Joshi
Principal Secretary, I&CAD
Govt. of Telangana


Dr. Amarjit Singh
Additional Secretary
Ministry of WR, RD&GR

Andhra Pradesh & Telangana projects in Krishna Basin

Figures in TMC

S. No.	Name of the Project	As per Bachawat Report	Reallocation	Regionwise allocations			
				Rayalaseema	Coastal Andhra	Telangana	Total
1	2	3	4	5	6	7	8
I	Specific projects in region						
1	Krishna Delta	181.20	152.20		152.20		152.20
2	Muniyeru Project	3.30	3.30		3.30		3.30
3	Pakhal lake	2.60	2.60			2.60	2.60
4	Wyra	3.70	3.70			3.70	3.70
5	Palair	4.00	4.00			4.00	4.00
6	Dindi	3.70	3.50			3.50	3.50
7	Kurnool-Cuddapah Canal	39.90	31.90	31.90			31.90
8	Koilsagar	3.90	3.90			3.90	3.90
9	Tungabhadra Right Bank Low Level Canal	29.50	29.50	29.50			29.50
10	Tungabhadra Right Bank High Level Canal Stage-I&II	32.50	32.50	32.50			32.50
11	Rajolibunda Diversion Scheme	15.90	15.90			15.90	15.90
12	Bhairavanitippa	4.90	4.90	4.90			4.90
13	Musi	9.40	9.40			9.40	9.40
14	Lankasagar	1.00	1.00			1.00	1.00
15	Vaikuntapuram Pumping Scheme	2.60	2.00		2.00		2.00
16	Kotipallivagu	2.00	2.00			2.00	2.00
17	Guntur Channel	4.00	4.00		4.00		4.00
18	Okachettivagu	1.90	1.90			1.90	1.90
19	Gajuladinne	2.00	2.00	2.00			2.00
20	Jurala	17.84	17.84			17.84	17.84
21	Water supply to Twin cities of Secunderabad and Hyderabad	3.90	5.70			5.70	5.70
22	Minor Irrigation	116.26	111.26	12.24	9.87	89.15	111.26
	Total(I)	486	445	113.04	171.37	160.59	445.00
II	Common Projects						
23	Nagarjunasagar Project	281	280		174.30	105.70	280.00
24	Srisaillam(Evaporation losses)	33	33	11.00	11.00	11.00	33.00
25	Chennai city Water Supply		5	1.66	1.67	1.67	5.00
	Total(II)	314	318	12.66	186.97	118.37	318.00

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S. No.	Name of the Project	As per Bachawat Report	Reallocat ion	Regionwise allocations			
				Rayalase ma	Coastal Andhra	Telangana	Total
1	2	3	4	5	6	7	8
III	New Projects based on savings & return flows						
26	Srisailem Right Branch Canal		19.00	19.00			19.00
27	Pulichintala Project		9.00		9.00		9.00
28	Rajiv (Bhima) Lift Scheme		20.00			20.00	20.00
29	Return flows	11.00					
	Total(III)	11.00	48.00	19.00	9.00	20.00	48.00
	Total(I+II+III)	811	811	144.70	367.34	298.96	811.00

Note:

- The above statement is prepared based on the location of the projects for which allocations are made by KWDT-I.
- Hyderabad water supply scheme was taken up with consumptive use of 3.3 TMC by making reallocations of 0.2 TMC from Dindi project, 0.6 TMC from Vikuntapuram P.S, 1.0 TMC from Nagarjunasagar project and saving of 1.50 TMC out of 3.9 TMC towards water supply to Twin cities. (Govt. of Andhra Pradesh Irr Dept GO Ms No.19 dated:5/2/2003).
- Bhima Lift Irrigation project in Mahabubnagar District(20 TMC) and Pulichintala project(9TMC towards evaporation losses) are takenup against the savings proposed by modernizing the Krishna delta. (CWC approval vide 64th meeting of the Advisory Committee letter no. 10/27/96-PA(N)/502-550 dt:16-04-96).
- Srisailem Right Branch Canal was taken up with the return flow of 11 TMC allocated by Bachawat tribunal and 8 TMC by way of savings due to modernization of K.C. canal system. (CWC approval vide 58th meeting of the Advisory Committee letter no. 16/27/94-PA(N) dt: 4th July 1994).
- 5 TMC reallocated towards AP's contribution for Chennai water supply as per the Agreement dated 14.4.1976 among the Govt of A.P., Karnataka and Maharashtra. This 5 TMC is shown equally among three regions out of minor irrigation allocations.
- The evaporation loss of 33 TMC for Srisailem reservoir is shown equally among three regions.
- The allocation of Nagarjunasagar project is shown as per "Nagarjunasagar Project, Third Revised project Estimate 2000" and the evaporation loss is included in proportion to allocations.

Yours faithfully,
Sd/- dt 18.10.2013.
Chief Engineer(OSD), IS & WR

For Chief Engineer(OSD)/IS & WR

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LIST OF PARTICIPANTS

From Ministry of Water Resources, RD&GR

- | | |
|----------------------|-----------------------------------|
| 1. Dr. Amarjit Singh | Additional Secretary |
| 2. Sh. K. Vohra | Commissioner (Indus) |
| 3. Sh. R.K. Pachauri | Commissioner (Pen.Riv.) |
| 4. Dr. Naresh Kumar | Sr. Joint Commissioner (Pen.Riv.) |

Participants from KRMB

- | | |
|----------------------|------------------|
| 1. Sh. S.K.G. Pandit | Chairman |
| 2. Sh. R.K. Gupta | Member Secretary |

Participants from Govt. of Andhra Pradesh

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|------------------------------|--------------------------------|
| 1. Shri Aditya N.Das | Principal Secretary, WRD |
| 2. Shri M. Venkateswara Rao | Engineer-in-Chief (Irrigation) |
| 3. Shri D. Rama Krishna | Chief Engineer (IS&WR) |
| 4. Sh. B. P. Venketeshwaralu | Member, TAC |
| 5. Shri P. Rama Raju | Member, TAC |
| 6. Shri P Ramakrishna Murthy | SE (IS & WR) |
| 7. Sh. K.B. Gangadhar Rao | DEE |

Participants from Govt. of Telangana

- | | |
|--------------------------|-----------------------------|
| 1. Sh. R. VidyaSagar Rao | Advisor, Govt. of Telangana |
| 2. Sh. S.K. Joshi | Principal Secretary (I&CAD) |
| 3. Sh. B.Negandra Rao | Chief Engineer (IS & WR) |
| 4. Sh.V. Ravinder Rao | Legal Advisor |