

FIFTEENTH KERALA LEGISLATIVE ASSEMBLY

COMMITTEE

ON

PUBLIC UNDERTAKINGS (2023-26)

.....loth **REPORT**

(Presented on .01:02:2024...)

SECRETARIAT OF THE KERALA LEGISLATURE
THIRUVANANTHAPURAM
2024

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The action taken by Government on the Recommendations contained in the Twenty First Report of the Committee on Public Undertakings (2016-19) relating to Plantation Corporation of Kerala Limited based on the Report of the Comptroller and Auditor General of India for the year ended 31° March, 2011

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COMMITTEE ON PUBLIC UNDERTAKINGS (2023-26)

COMPOSITION

Chairman:

Shri E. Chandrasekharan

Members:

Shri A. P. Anilkumar

Shri Anwar Sadath

Shri Ahammed Devarkovil*

Shri T. V. Ibrahim

Shri P. Mammikutty

Shri K. P. Mohanan

Shri D. K. Murali

Shri P. Nandakumar

Shri Kadakampally Surendran

Shri P. Ubaidulla

Legislature Secretariat:

Shri Shaji C Baby, Secretary in charge

Shri Venugopal. R, Joint Secretary

Smt. Jayasree. M, Deputy Secretary

Shri Mohanan. O, Under Secretary

^{*} In the vacancy of Shri K. B. Ganesh Kumar sworn in as Transport Minister w.e.f. 16.01.2024.

INTRODUCTION

I, the Chairman, Committee on Public Undertakings (2023-26) having been authorised by the Committee to present the Report on their behalf, present this ...! O...... Report on the Action Taken by Government on the Recommendations contained in the Twenty First Report of the Committee on Public Undertakings (2016-19) relating to Plantation Corporation of Kerala Limited based on the Report of the Comptroller and Auditor General of India for the year ended 31st March, 2011.

The Statement of Action Taken by the Government included in this Report was considered by the Committee at its meeting held on 06.09.2022.

This Report was considered and approved by the Committee at its meeting held on 26.08.2023.

The Committee place on record their appreciation for the assistance rendered to them by the Accountant General (Audit), Kerala who was present during the examination of the Action Taken Statements included in this Report.

Thiruvananthapuram, ...Ol.:. \$\(\bar{\pi}\)...2024

E. CHANDRASEKHARAN
Chairman,
Committee on Public Undertakings.

REPORT

This Report deals with the action taken by the Government on the recommendations contained in the Twenty First Report of the Committee on Public Undertakings (2016-19) relating to the Plantation Corporation of Kerala Limited based on the Report of the Comptroller and Auditor General of India for the year ended 31st March 2011.

The Twenty First Report of the Committee on Public Undertakings (2016-19) was presented to the House on 9th March 2017. The Report contained two recommendations and the Government furnished replies to these recommendations.

The Committee considered the replies received from the Government at its meeting held on 06.09.2022.

The Committee accepted the replies to the recommendation in Para No. 6 and 7 with remarks. These recommendations and the replies furnished by the Government forms Chapter I of this Report.

CHAPTER - I

REPLY FURNISHED BY THE GOVERNMENT ON THE RECOMMENDATION OF THE COMMITTEE WITH REMARKS

KEL		WHICH !	HAS BEEN ACCEPTED BY THE COMM	
Sl. No.	Para No.	Department Concerned	Conclusions/Recommendations	Action Taken by the Government
		(3)	(4)	(5)
(1)	(2)	(3)	Committee observes the Corporation's	As desired by the Committee a detailed report with regard to excess remittance of EPF
	6	Agriculture Department	wilful negligence in adnering to the centing fixed by the Government with regard to the remittance of EPF contribution as an act of impertinence. Therefore, the Committee	combination is furnished below:-

provisions applicable to it.

employees give an undertaking in writing and the employer shall pay administrative charges payable and shall comply with all statutory

Section 12 of the EPF and MP Act prohibits the employer from reducing whether directly or indirectly the total quantum of benefits admissible in the form of PF, insurance or pension to which the employees are entitled.

In view of the above provisions, clarification from the Regional Provident Commissioner was obtained in the matter pertaining to PCKL along with a copy of the letter from the Regional Provident commissioner to the Union of Beverages Corporation and the Assistant PF Commissioner informed that the clarification given by PF commissioner in the cases of wages beyond Rs. 6500/- is applicable to PCKL also.

The matter was placed before the 376th Director Board Meeting of PCKL dated 16.02.2012. The Board of Directors in its decision No.376/17, decided "to extend the present facility of allowing Management Contribution without restricting the limit of 6,500 to the employees of the Corporation which is prevailing in other Public Sector Undertakings."

On 29.03.2012, vide letter No.PD/PA/145. Managing Director, PCKL submitted a request to the Government for getting a concurrence for the Board Decision to extend the ceiling limit of PF management contribution. Vide Letter No.21164/ PU1/11/AD dated 26.06.2012 & 27.11.2012. PCKL was directed by the Government to inform the provisions of P.F. on this and to send a final report to Accountant General. Vide Letter No.P&A-F-2005 dated 01.07.2013, Managing Director has informed the matter to all the approved Trade Unions that, the Corporation will fix the maximum ceiling limit of the Employer Contribution which will be Rs. 6,500/- of all the employees with effect from July 2013, and further action will be initiated based on the decision of the Government and Accountant General, accordingly. As per the letter dated 17.07.2013. the office bearers of various approved Trade Unions of the Corporation have submitted a Joint Petition requesting to stop the action to restrict the EPF Contribution limit. In the meantime, Trade Unions approached Hon'ble High Court of Kerala and obtained an interim stay. Hence the management continued the existing practice. On 04.09.2013, vide letter No.KR/KTM/2628/Enf/1(1)/2013 the Asst. Provident Fund Commissioner, Sub-Regional Office, Kottayam clarified the direction given by

the Regional Provident Fund Commissioner, Trivandrum and informed that, the wages beyond 6,500/- and is applicable to PCK Ltd. On 8th October 2013, the Hon'ble High Court extended the interim stay order to stop the decision for limiting the EPF Contribution by Management. As per the Employees Provident Funds Scheme, 1952, Clause 26(6), the Asst. PF Commissioner may allow the joint request in writing of any employee of an establishment to contribute more than Rs.6,500/- per month if he is already a member of the fund subject to the condition that, the employer given an undertaking in writing that, he shall pay the administrative charges payable and shall comply with all statutory provision in respect of such employee.

Therefore, contribution made towards PF by the employer/employees on a salary above Rs.6500/- without any upper limit is in order subject to the provisions contained in para 26(6) of the EPF scheme.

The details of excess amount remitted during 2007-08 to 2019-2020 is given below.

Sl. No.	Period	Amount (in lakhs)
1	2007-09	54.0
2	2009-10	48.03

)						
			3	2010-11	52.84	
			4	2011-12	58.13	
			5	2012-13	63.95	1
			6	2013-14	70.35	1
			7	2014-15	77.39	
			8	2015-16	85.13	1
			9	2016-17	93.64	
			10	2017-18	102.68	
			11	2018-19	110.20	
			12	2019-20	128.26	
			İ	Total	944.6	:
2.	7	Agriculture Department	1.11.19 6.25% authori and no equal a 1952, t to cont wages amount ceiling and th Rs.650	of Basic wages/paties has enhanced wit is 12%. The eamount. According the EPF scheme 1 ribute at the rate for a maximum and stipulated in secondary wages was rate ceiling amount.	bution at that time ay and the DA. The the rate to 8% and the permitted and the rate to 8% and the permitted and the per	was PF 10% Iting Act need the the The time ame

eligible for pension under the EPF scheme only after 10 years of its introduction i.e. on 2005 only. At that time only, the members could understand that the pension amount is very meagre and this led the members of the scheme to demand for employer's contribution for the entire amount of wages. Now most of the PSUs pay employer's share of contribution without any limit on wages. Members of EPF scheme filed WP(C)21407/2013 before the Hon'ble High Court, which is still pending.

The Committee considered the reply and expressed its displeasure in not providing a clear reply to the Committee's recommendation and wants to provide current status of the case pending in the Hon'ble High Court mentioned in the Government reply. The Committee offered the remarks below after considering the reply.

Remarks:

The Committee directs to provide current status of the case pending in the Hon'ble High Court mentioned in the

Government reply.

Thiruvananthapuram, ov. 62..2024.

E. CHANDRASEKHARAN,

Chairman,
Committee on Public Undertakings.