The Inspection Panel

Report and Recommendation
On a Request for Inspection

India
Proposed Amaravati Sustainable Capital City Development Project (P159808)

September 27, 2017
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A. Introduction

1. On May 25, 2017, the Inspection Panel (the “Panel”) received a Request for Inspection (the “Request”) of the proposed India Amaravati Sustainable Capital City Development Project (the “proposed Project”). The Request was submitted by landowners from the area of the capital city Amaravati in Andhra Pradesh, India (the “Requesters”), alleging harm from a Land Pooling Scheme (LPS) used to assemble the lands required for Amaravati, as well as from other Project activities. On May 27, 2017, the Panel received another communication from a large group of farmers in support of the Request. The Requesters asked the Panel to keep their identities confidential.

2. The Panel registered the Request on June 12, 2017, and notified the Board of Executive Directors (the “Board”) and Bank Management. On June 14, 2017, the Bank’s project team forwarded to the Panel letters received by the India Country Office in support of the proposed Project. Management submitted its Response on July 21, 2017. On August 1, 2017, the Panel asked the Board to postpone the deadline for submitting the Panel’s Report and Recommendation to September 25, 2017. On August 22, 2017, the Board approved the Panel’s request.

B. Description of the proposed Project

3. In 2014, the Andhra Pradesh Reorganization Act bifurcated Andhra Pradesh (AP) into the successor states of AP and Telangana, requiring a reorganization of the former AP government. It was agreed that the former AP capital Hyderabad would serve as the capital of both states for a maximum of 10 years, after which Hyderabad would become Telangana’s capital and a new city (Amaravati) would become the new capital of AP. A Master Plan for Amaravati City was developed with the support of the Government of Singapore. Amaravati comprises an area of 217 square kilometers, located within a 30 minutes driving distance of two major urban centers (Vijayawada and Guntur) alongside the Krishna River, and includes 24 villages. Amaravati plans to support a population of 600,000 by 2025 and 3.5 million by 2050.

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1 Amaravati is both the name of a village in the Guntur district of Andhra Pradesh and the name of the new capital city. This report refers to the capital city when mentioning Amaravati.
2 The letters were signed by 1,549 farmers who claimed to have joined the LPS voluntarily and received portion of plots through a transparent lottery system. The Amaravathi Rajadhani Sameekarana Raithu Samakya also supported these letters.
4 Management Response. p. 3.
6 PAD. pp. 10-12.
4. In May 2016, the Government of India and the Government of Andhra Pradesh (GoAP) asked the Bank to support certain activities of the development of Amaravati. The development objective of the proposed Project is to “provide select urban infrastructure in designated locations of Amaravati Capital City, and to develop capacity of its urban governance institutions.” The proposed Project is classified as Category A and is structured in three components, focusing on road infrastructure, flood mitigation measures and technical assistance.

5. The total financing for the proposed Project is US$715 million, of which the World Bank’s lending is proposed to be US$300 million through an International Bank for Reconstruction and Development loan for investment project financing. Some of the preparatory work for the proposed Project is being financed through a Bank-Executed Trust Fund for a grant amount of $0.17 million. The GoAP, as the Borrower, is providing US$215 million, and the Asian Infrastructure Investment Bank is considering co-financing in the amount of US$200 million.

6. The agency responsible for developing Amaravati is the Andhra Pradesh Capital Region Development Authority (APCRDA), a government authority constituted in 2014. The APCRDA is supported by the Amaravati Development Corporation, a corporate project implementation entity established by a government order, for the overall monitoring and oversight of the project.

7. The proposed Project is currently under preparation and is at the pre-appraisal stage. According to Management, the appraisal of the proposed Project is planned for early November 2017 and will include the Strategic Environmental and Social Assessment – Environmental and Social Management Framework (SESA-ESMF), Resettlement Policy Framework (RPF) and Resettlement Action Plan (RAP) for the initial 10 roads. These 10 roads constitute the first phase of the proposed Project and make up roughly 30 percent of the planned Bank financing. According to Management, the planned flood protection works and upgrading of village infrastructure will follow in later phases of the proposed Project and will be appraised separately.

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7 Management Response. p. 3.
8 PAD. p. 1.
9 As required for Category A projects, an Environmental Assessment is under preparation.
10 According to the PAD, the proposed Project “will support the implementation of priority infrastructure to lay the foundation for the long-term development of Amaravati Capital City. This will be focused on trunk infrastructure such as sub-arterial road access connecting different zones within Amaravati Capital City to Vijayawada, as well as upgrading and integrating existing village infrastructure. Second, the project will enhance climate resilience by improving drainage and flood mitigation. Lastly, the project will support institutional development activities to improve urban governance and the management of city services.” PAD. pp. 14, 15.
11 PAD. p. 2.
12 TF0A2879 - Support to Andhra Pradesh Sustainable Capital City Development.
13 PAD. p. 2.
14 PAD. p. 18.
15 Management Response. p. 4. As of September 2017, the draft PAD was last updated on September 1, 2017. A revised draft RAP and a final draft RPF for the proposed Project’s 10 roads had been last updated in September 2017. A Revised Draft of the SESA-ESMF was last updated in August 2017, and the Project Information Document/Integrated Safeguards Data Sheet (PID/ISDS) was approved in August 2016.
16 Meeting with Bank Management on September 12, 2017.
17 Management Response. p. 5.
18 Meeting with Bank Management on September 12, 2017.
8. The draft Project Appraisal Document (PAD) states that approximately 90 percent\(^{19}\) of the private land required for developing Amaravati, which consists mainly of farmland, has been assembled through the LPS with the consent of landowners.\(^{20}\) The PAD also states that 93 percent of the land required for the Bank-financed roads was assembled through the LPS.\(^{21}\) Key features of the LPS include a guaranteed return of plots to the original landowners and annuity payments according to the area pooled by each owner for 10 years. Tenants and landless agricultural wage laborers living in the 24 villages will also be provided a fixed monthly pension for 10 years. Other benefits include waivers of agricultural loans, interest-free loans for self-employment, increased wage labor under an Employment Guarantee program, free education and medical facilities.\(^{22}\) The remaining 10 percent of the land, about 3,000 acres, will be acquired by the GoAP under India’s Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act (Land Acquisition Act or LARR Act) of 2013 or through negotiated settlement.\(^{23}\) For more detailed information about the LPS process, entitlements and the status of LPS implementation, see Section E.2. below.

C. Summary of the Request

9. The Request for Inspection includes 22 attachments comprising Project-related reports, media articles, and court documents and is attached to this report as Annex I.\(^{24}\) The Requesters allege harm to their livelihoods, environment and food security as a result of the Bank’s non-compliance with its environmental and social policies in preparation of the proposed Project. The Requesters also raise concern about lack of consultation and participation of affected people.

10. **Land Pooling Scheme.** The Requesters note that some of the proposed Project activities will be implemented on lands assembled under the LPS. They claim that farmers were “*intimidated and economically coerced*”\(^{25}\) to participate in the LPS. They state that farmers who have not consented to join the LPS will be forced to “*either pool their land under the LPS or their land will be acquired by the State under the Land Acquisition Act.*”\(^{26}\) In their view, neither option provides adequate compensation to restore their livelihoods or purchase comparable replacement land. The Requesters also question the independence of consultants hired by the APCRDA to assess the LPS.

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\(^{19}\) In a response to the Request for Inspection submitted to the Panel during its eligibility visit, the APCRDA stated that 86.72 percent of farmers, numbering 26,512 individuals, had joined LPS.

\(^{20}\) PAD. p. 11.

\(^{21}\) PAD. p. 26. The Management Response explains that, should the Bank decide to move ahead with the proposed Project, Bank-supported investments are expected to involve 5-10 percent of the total land area identified in the Master Plan for the development of Amaravati City. Management Response. p. 4.

\(^{22}\) PAD. p. 11.

\(^{23}\) PAD. pp. 11-12. According to the PAD, “*Under a negotiated settlement process, the APCRDA and landowners negotiate a package that may include land-for-land within residential zones of Amaravati city itself, compensation for assets, construction grant and transitional assistance, culminating in a formal agreement between the parties,*” PAD. p. 25.

\(^{24}\) A similar Request was received by the Panel on October 8, 2016 but it was not registered because project preparation had not yet commenced in earnest (*see*: Panel Notice of Non-Registration, December 19, 2016).

\(^{25}\) Request for Inspection. p. 3.

\(^{26}\) Request for Inspection. p. 6.
11. **Resettlement Plan.** The Request argues that the Bank has used a RPF rather than a full RAP, despite Bank documents suggesting that the “zone of impact of subprojects” can be determined. The Requesters claim the Bank did not accurately assess the nature and magnitude of the Project-related displacement and did not ensure that the LPS complies with the Bank’s Policy on Involuntary Resettlement, OP. 4.12.

12. **Food Insecurity.** The Request raises concerns that the proposed Project will create food insecurity as Amaravati will be located in an area of “multi-crop irrigated land that produces 120 types of crops”. The Request alleges that the SESA-ESMF does not recognize multi-crop irrigated-land as the primary land use in the Amaravati area.

13. **Environmental Issues.** The Requesters note that the proposed Project component relating to flood protection will affect the Kondaveeti Vagu River. They claim that the fields adjacent to the riverbed are wetlands that are not adequately addressed in the SESA-ESMF. They also raise concerns that the SESA-ESMF does not analyze Project alternatives.

14. **Consultation and Participation.** The Requesters mention that a single consultation was held in January 2017 on the draft SESA-ESMF and draft RPF, and that only 150 persons out of an estimated 127,505 potentially affected people attended this consultation. They allege intimidation at this consultation by security forces and state that some participants were forcibly turned away.

15. The Requesters ask the Panel to conduct an investigation of possible policy violations and urge Bank Management to take steps to rectify the situation and resolve their concerns.

D. **Summary of the Management Response**

16. The Management Response is summarized below and the full Response is attached to this Report as Annex II. The Response explains that it has not been decided whether the Bank would finance the proposed Project; a decision would only be made after appropriate analysis of potential Project risks and impacts has been undertaken and adequate mitigation measures have been developed and consulted upon to the satisfaction of the Bank. The Response states that “Management is of the view that, to date, the preparation of the proposed Project has followed Bank policy requirements” and emphasizes that the proposed Project “is still at an early stage of preparation and therefore substantive application of Bank policies and procedures have not yet taken place.” Management says that it sees the Request for Inspection as an opportunity to review and consider the views and concerns of the Requesters.

17. **Land Pooling Scheme.** The Management Response explains that the LPS was designed by the APCRDA prior to the Bank’s involvement in the proposed Project and that the APCRDA has almost completed the allocation of returnable land; although the process of registering the returnable plots is ongoing, about 58,000 returnable plots have already been allocated to more than

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27 Request for Inspection. p. 7.
30 Management Response. p. 22.
23,000 LPS landowners in 22 of the 24 villages. Management recognizes the LPS as an “innovative, sustainable, socially inclusive scheme that addresses in a proactive manner some of the negative externalities that typically arise from urbanization.” The Management Response refers to the optional nature of the LPS and states that the APCRDA has carried out an extensive information and consultation campaign to allow landowners to make an informed decision on their compensation options, and consent is confirmed by each landowner on at least six separate occasions during the LPS process. The Management Response also states that the consultants hired by the APCRDA to assess the LPS are “not associated with LPS implementation.”

18. The Management Response states that the Bank takes the Requesters’ claims of coercion in the LPS process very seriously, and emphasizes that the Bank does not condone any form of coercion. Management will work with government authorities, the implementing agency, and the communities to ensure a free and meaningful stakeholder engagement process.

19. **Resettlement Plan.** The Management Response emphasizes that the proposed Project is still under preparation. Thus, at this early stage, “an RPF is the most appropriate approach to identify the measures that need to be put in place to ensure that the proposed Project would be compliant with Bank policy, should the Bank decide to move ahead with it.” Management adds that the RPF would be finalized reflecting the Bank’s comments as well as concerns raised by the Requesters. The Response explains that “site-specific RAPs are being prepared for 10 specific roads, that would make up about 30 percent of the overall proposed investments. Additional site-specific RAPs and other appropriate safeguard documentation would be prepared as preparation of the proposed Project advances.”

20. **Food Insecurity.** Management notes that the concerns about food security resulting from the large-scale conversion of agricultural land to urban land was analyzed in the SESA-ESMF which “determined that the crops in the Amaravati City area are predominantly crops that are not used for daily consumption by people. Transformation of agricultural land to urban land would, therefore, not significantly impact the production of food in the state.” Management will ensure that the concerns raised by the Requesters will be further addressed in the final SESA-ESMF.

21. **Environmental Issues.** The Management Response states that the Bank will work closely with the APCRDA to ensure that the scope of the environmental assessment is adequate, including for the Kondaveeti Vagu River and the surrounding wetland areas. Regarding the assessment of alternatives, the Management Response notes that “the selection of the location of Amaravati City is a sovereign decision and was taken by the GoAP, before the Bank engaged in the proposed

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31 Management Response. pp. 9, 10.
34 Management Response. p. 35.
36 Management Response. p. 15.
37 Management Response. p. 15.
40 Management Response. p. 18.
Thus, the SESA-ESMF’s assessment of alternatives does not include an analysis of potential alternatives for the location of Amaravati itself, but rather is limited to alternatives of specific Bank interventions under the proposed Project.

22. **Consultation and Participation.** Management notes that the APCRDA has conducted extensive consultations on the proposed Project, the Master Plan for Amaravati City and the LPS. Management acknowledges that “a more extensive program of consultation and information on the proposed Project needs to be carried out, which may result in adjustments in project design.” According to the Response, the Bank team will work with the APCRDA to organize an “extended consultation plan regarding the proposed Project in general, and the Project safeguard documents in particular. Feedback from the consultations will be incorporated in the final design of the proposed Project.”

E. **Panel Review of the Request and the Management Response, and Eligibility Visit**

23. Panel Chairman Gonzalo Castro de la Mata, Panel Member Jan Mattsson, Executive Secretary Dilek Barlas and Operations Officer Birgit Kuba visited India from September 12 to 15, 2017. The Panel team held meetings in Delhi, Vijayawada and in several villages in the Amaravati area. The team met with the Requesters and other potentially affected community members, farmers in support of the LPS and their representatives, representatives of the World Bank Country Office, officials from the Ministry of Finance and the APCRDA, as well as civil society representatives.

24. The Panel wishes to express its appreciation to all those mentioned above for sharing valuable information and their views. The Panel also appreciates the many written submissions it received from different groups during its visit. Particular appreciation goes to World Bank Country Office staff in Delhi for their invaluable assistance with logistical arrangements, as well as the Requesters and APCRDA for their substantial involvement, responsiveness, and provision of detailed information.

25. The Panel’s review is based on information presented in the Request, the Management Response, other documentary evidence, and information gathered during the site visit. The following review covers the Panel’s determination of the technical eligibility of the Request according to the criteria set forth in the 1999 Clarification (subsection E.1), observations on other factors (subsection E.2), and the Panel’s review (subsection E.3) supporting the Panel’s recommendation.

E.1. **Determination of Technical Eligibility**

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41 Management Response, p. 18.
42 Management Response, p. 18.
43 Management Response, p. 17.
44 Management Response, p. 17.
45 Management Response, p. 17.
26. The Panel is satisfied that the Request meets all six technical eligibility criteria of paragraph 9 of the 1999 Clarifications. The Panel notes that its confirmation of technical eligibility, which is a set of verifiable facts focusing to a large extent on the content of the Request as articulated by the Requesters, does not involve the Panel’s assessment of the substance of the claims made in the Request.

- Criterion (a): “The affected party consists of any two or more persons with common interests or concerns and who are in the borrower’s territory.” The Panel has verified that the Requesters include two or more persons who own land in the area of the proposed Project and reside there, and are potentially affected by activities under the proposed Project. The Panel therefore considers this criterion as met.

- Criterion (b): “The Request does assert in substance that a serious violation by the Bank of its operational policies and procedures has or is likely to have a material adverse effect on the Requester.” The Requesters allege serious harm from the LPS, which is used to assemble lands for Amaravati and for the proposed Project. The Requesters claim harm to their livelihoods and their environment as a result of the Bank’s non-compliance with its environmental and social policies in preparation of the proposed Project. The Requesters also raise concerns about consultation and participation of affected communities. The Panel is thus satisfied that this criterion is met.

- Criterion (c): “The Request does assert that its subject matter has been brought to Management’s attention and that, in the Requester’s view, Management has failed to respond adequately demonstrating that it has followed or is taking steps to follow the Bank’s policies and procedures.” The Panel has verified that the Requesters’ concerns were brought to the Bank’s attention at different occasions prior to the filing of the Request. The Panel is satisfied that this criterion is met.

- Criterion (d): “The matter is not related to procurement.” The Panel is satisfied that the claims do not raise issues of procurement and thus this criterion is met.

- Criterion (e): “The related loan has not been closed or substantially disbursed.” As the proposed Project is currently under preparation by the Bank, the loan amount has not been disbursed. Therefore, this criterion is met.

- Criterion (f): “The Panel has not previously made a recommendation on the subject matter or, if it has, that the Request does assert that there is new evidence or circumstances not known at the time of the prior Request.” The Panel has not made a recommendation on the issues raised in this Request. On October 8, 2016, the Panel had received an earlier Request for Inspection of the same proposed Project. On December 19, 2017, the Panel issued a Notice of Non-Registration on the basis that the proposed Project was in its early stages of

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47 The 1993 Resolution establishing the Inspection Panel specifies that the Panel shall receive Requests for Inspection presented to it by an affected party who demonstrates “that its rights or interests have been or are likely to be directly affected by an action or omission of the Bank as a result of a failure of the Bank to follow its operational policies and procedures with respect to the design, appraisal and/or implementation of a project financed by the Bank”. 1993 Resolution establishing the Inspection Panel, para. 12.
preparation and at that time there was no action or omission by the Bank that could plausibly be linked to the alleged harm. Subsequently, on May 25, 2017, the Panel received the current Request for Inspection. The Panel registered the second Request on June 12, 2017, on the basis that several Project preparation activities had taken place in the interim, including a public consultation on the draft SESA-ESMF and RPF, and the disclosure of revised drafts of these documents. This criterion is thus met.

E.2. Panel Observations Relevant to its Recommendation

27. In making its recommendation to the Board and in line with its Operating Procedures, the Panel considers the following: whether there is a plausible causal link between the harm alleged in the Request and the project; whether the alleged harm and possible non-compliance by the Bank with its operational policies and procedures may be of a serious character; and whether Management has dealt appropriately with the issues, or has acknowledged non-compliance and presented a statement of remedial actions that address the concerns of the Requesters. Below, the Panel records its preliminary observations on the alleged harm and compliance, noting that in doing so, it is neither evaluating the sovereign decisions of the client, nor making any definitive assessment of the Bank’s compliance with its policies and procedures, and any adverse material effect this may have caused.

28. **The Land Pooling Scheme.** During its visit, the Panel team met with the Commissioner and other key staff of the APCRDA to better understand the LPS design and implementation. The Panel acknowledges that the LPS was introduced by the GoAP as an innovative land use planning instrument to incentivize the assembly of private lands for Amaravati. According to the PAD, the LPS ensures a participatory approach and minimizes land acquisition disputes and physical displacement. The PAD explains that, through the LPS, land parcels owned by individuals or groups of owners are legally consolidated and ownership is transferred to the APCRDA; the APCRDA subsequently transfers the ownership of a part of the developed plots back to the landowners, who would then reap the economic benefits of the improved plots as the city develops, along with other incentives. The PAD states that all residential areas within villages are excluded from the LPS to minimize or avoid physical displacement.

29. The LPS is regulated by the 2014 APCRDA Act and, according to the PAD, includes the following key entitlements: (i) returnable plots of urban land within the perimeter of Amaravati; (ii) annuity payments to landowners that will continue for a period of 10 years, which is the expected construction period of Amaravati; tenants and landless agricultural wage laborers receive a fixed monthly pension for 10 years; and (iii) other benefits, which include waiver of agricultural loans, interest-free loans for self-employment, access to skill-development training, access to employment under an Employment Guarantee program, free education and access to medical facilities.

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48 Inspection Panel Notice of Registration, June 12, 2017. Available at: [http://ewebapps.worldbank.org/apps/ip/PanelCases/119-Notice%20of%20Registration-12%20June%202017.pdf](http://ewebapps.worldbank.org/apps/ip/PanelCases/119-Notice%20of%20Registration-12%20June%202017.pdf)
49 PAD. p. 11.
50 PAD. p. 11.
51 PAD. p. 11. See also: APCRDA Act of 2014.
52 PAD. p. 11. *Returnable urban plots* are allotted in and around the same village where landowners have given up their agricultural lands under the LPS. Landowners can choose the type of returnable plot they will receive from a
30. According to the Management Response, the registration of the LPS land is conducted in three stages: first, the entirety of the land given by the landowners is registered in the name of the APCRDA; second, a provisional certificate is issued to each landowner for the returnable plots; and third, the returnable plots are registered in the name of the landowners. The Management Response notes that consent is confirmed by each landowner on at least six separate occasions during the LPS process. The Panel team was impressed by the capacity observed in handling the complexities of such a massive scheme. The systems developed to manage the LPS include a variety of technological and data management tools, as well as geographic information systems designed to generate real-time data, information, and analysis.

31. The Panel team learned that, as of the date of its visit: 26,512 farmers out of 30,572 (86.72 percent) had joined the LPS and had handed over 33,008 acres of land to the APCRDA; 4,060 farmers had not decided to join the LPS; and 59,014 returnable plots had been allotted to 23,903 farmers. A total of INR 427.95 crore (ca. US$64.327 Million) in annuity payments had been released or sanctioned as of the third year of the program to all categories of beneficiaries.

32. During its visit to the Amaravati area, the Panel met with farmers who have joined the LPS and support it, farmers who have joined but expressed concerns either about its voluntary nature or its design or implementation, and farmers who oppose joining the LPS.

33. The Panel team was invited to a meeting organized by the APCRDA, which an estimated 1,000 farmers attended. Several representatives spoke on behalf of the attending farmers and presented their views to the Panel on the development of Amaravati, the Bank’s proposed Project and the LPS, stating that they voluntarily joined the LPS, strongly support it, and wish Amaravati to develop rapidly. Two farmers’ federations, representing 5,000 and 15,800 farmers, respectively, submitted documents to the Panel team describing the benefit package guaranteed by the LPS, including 10-year annuities, health insurance, and agricultural loan waivers, and concludes that, based on these guarantees, “we voluntarily participated in the land pooling scheme without any coercion and influence of the government.”

34. During its visit, the Panel also met with community members who claimed that they were misled into participating in the LPS, as they lacked information about it, or felt under pressure to
One of the alleged reasons for this pressure was the issuance of short deadlines by which individuals were required to decide to join the LPS; otherwise, they were told that their land would be acquired through land acquisition. The Panel team was told that these deadlines were later extended several times, but by then many people had already joined the LPS. Some people explained to the Panel that registered land values substantially increased in surrounding areas in recent years, but not in Amaravati; thus, they felt economic pressure to join the LPS as they believed they would not receive an adequate compensation amount through land acquisition. The Panel team also met with community members who explained they had been under pressure from officials or unidentified people to join the LPS, as well as some who claimed they would have preferred not to join but decided it was safer for their families to do so.

35. The Panel also heard other grievances related to the implementation of the LPS. Many farmers in different villages claimed that they are not receiving benefits promised under the LPS, such as skills training, school fee reimbursement and health benefits. Several people explained that they have not been able to use their health insurance cards as no hospital would accept them, and they had to cover their health expenses on their own. A few farmers claimed that their payments of monthly pensions under the LPS are regularly delayed. Several people explained that they were promised that their agricultural loans would be waived, but they were still receiving bills even after repeatedly complaining to the APCRDA.

36. Other farmers explained that they were allotted a specific plot of land, which they could identify on a map, but claimed that the actual plot had not been adequately measured and demarcated on the ground. Others claimed that the lands they owned before the LPS implementation started were registered as smaller plots when compared with what they had. The Panel team also met with several people who expressed concern about physical cultural resources, particularly losing their burial and cremation grounds as well as temples and churches. The Panel further heard allegations of discrimination from vulnerable groups, including individuals claiming to belong to scheduled castes, scheduled tribes, and other backward classes. Some farmers also claimed that their agricultural plots were disconnected from electricity even though they had not joined the LPS and their land had not been acquired, and thus they could not irrigate. In one case, a farmer claimed to have been without electricity for over a year.

37. The Panel notes the Management Response’s claim that the LPS is optional and that people have been well informed about it. Management in its response explains that it has agreed with the borrower on actions to address concerns raised in the Request, including on community engagement and monitoring to address coercion and other implementation issues. Management commits to work with the APCRDA to establish a citizen advisory committee to advise the APCRDA and to inform Project implementation and mitigation of impacts. Management also plans to expand consultations on safeguard documents and to work with the APCRDA to establish an independent project-level grievance redress mechanism.

38. The Panel appreciates the APCRDA’s submission responding to the Request for Inspection and notes the APCRDA’s description of the advantages of the LPS, including that the

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60 APCRDA, “A Brief Rejoinder on Request for Inspection, Dated June 12, 2017”
LPS is “completely voluntary in nature and built on the principle of partnership” by sharing the benefits of development among local people and minimizing their physical displacement.61 The Panel acknowledges the APCRDA’s assertion, throughout its response to the Request, that there is no intimidation or coercion, economic or otherwise, as well as its assurance that the LPS supports affected farmers throughout the development process through loan waivers, skill development, subsidized food, health camps, and more.62 APCRDA also explained to the Panel team that, in a few sporadic cases, power supply was briefly interrupted because a farmer had not joined the LPS while other farmers near his field had joined and subsequently disconnected their power lines; however, the APCRDA stated that these issues were quickly resolved.

39. The APCRDA commissioned a third party independent assessment of the LPS which the Bank is currently reviewing.63 The Panel understands that this assessment includes only LPS beneficiaries.64 This draft report found that the LPS is optional and the two dominant reasons for landowners to join the LPS were the “attractive compensation land,” and the “’bandwagon effect’ whereby people follow or adopt whatever others have already done.”65 The report also noted that the living standards of landless agricultural laborers have deteriorated after the LPS implementation. The assessment also found that many landless families included in the study had not received loans for self-employment, canteen benefits, education fees reimbursement or livelihood training.66 The majority of the landless families also expressed their wish that “the pension amount fixed at 2,500/- may be enhanced by at least 10% as in the case of annuity to landowners.”67

40. Concerns Related to Livelihood Restoration. During its visit, the Panel met with people affected by the proposed Project, including farmers with ownership title to their land, tenants, landless agricultural workers, farmers on government-assigned lands and others. These affected people raised concern about the adequacy of compensation and other support under the LPS, claiming that they would not be able to sustain their livelihoods.

41. Several farmers who own land explained that they have (or had) a substantial income from agriculture that covered their living expenses, paid for their children’s education and gave them financial safety and stability. According to them, the annuity and pension amounts paid under the LPS are too small and insufficient to sustain their livelihoods. They explained that skills-development training, an entitlement under the LPS, has not been provided. Many of the farmers explained that they have farmed for many generations and have never done other work and are not trained to do so. Some farmers also told the Panel that they lacked formal education and were illiterate. Many small-holder farmers explained to the Panel team that they depended on farming their lands as they had no other income opportunities or financial reserves.

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61 APCRDA, “A Brief Rejoinder on Request for Inspection, Dated June 12, 2017” p. 10.
62 Ibid. p. 8.
65 Ibid. p. 29.
66 Ibid. p. 36.
67 Ibid. p. 37.
The Panel team also met with landless agricultural wage laborers, among them women who were the heads of their households who had lost or feared they would lose employment opportunities due to the LPS. According to Project documents, the average monthly family income of landless laborers is 8,476 INR, an estimation based on a survey of 193 individuals. According to documentation that the APCRDA provided to the Panel during its visit, as of August 2017, 20,529 landless pensioners lived in the affected villages. The Panel was told by several people in different villages that a couple would earn about 800 INR per day and would work at least six days per week (in many cases all days of the week), resulting in a monthly family income of ca. 19,000 INR. Under the LPS, each family now receives a pension of 2,500 INR per month, which they claim will not cover their living expenses. They explained to the Panel that, since they are no longer able to farm in the Amaravati area, they have to travel far to find agricultural work, and often cannot find jobs. They also emphasized that they had farmed for their entire lives and were not trained to perform other work.

Many individuals claimed that they had farmed highly fertile lands, with ground water available close to the surface, where they could farm year-round and harvest crops three times per year. Some people alleged that their lands were recorded in Project documents as “dry lands” and thus less fertile, even though they had irrigated lands, and therefore received less compensation for their agricultural income than their production merited.

The Panel notes the Management Response’s commitment to work with the APCRDA on ways to add livelihood support measures for vulnerable landowners and landless wage laborers. The Panel also notes that APCRDA, in their submission responding to the Request for Inspection, explains that its development process “restores the livelihood loss [which] has been scientifically calculated, adequately compensated and is tailor made to the nature of the land…”

Environmental concerns. The Panel met several people who claimed that according to the plans for Amaravati, several canals that will be built to control floods would negatively affect the hydrology of the area, including negatively impacting wetlands. They added that the environmental impacts of the proposed Project have not been properly assessed nor adequately mitigated.

Regarding the environmental concerns, the Bank team in Delhi explained that the planned flood protection works under the proposed Project have not yet been designed at this stage and the Bank has not reviewed the safeguard documents relating to this Project component. The flood protection works and upgrading of other village infrastructure will be part of a later phase of the proposed Project and will be appraised separately from the roads component. The APCRDA informed the Panel that there are no wetlands in the Amaravati area.

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68 RAP, p. 32.
69 “Amaravati Land Less Poor Pensions – August 2017,” APCRDA, received during eligibility visit.
70 Government of Andhra Pradesh Capital City Land Pooling Scheme (Formulation and Implementation) Rules, 2015 – Notification – Issued (June 1, 2015): “(3) The Government shall provide pension of two thousand five hundred rupees per month per family for a period of ten years to all landless families through a capital region social security fund.” p. 4.
71 Management Response, p. 21.
72 APCRDA, “A Brief Rejoinder on Request for Inspection, Dated June 12, 2017” p. 10.
73 APCRDA, “A Brief Rejoinder on Request for Inspection, Dated June 12, 2017” p. 15.
47. **Consultation, Participation and Disclosure of Information.** The Panel learned from the Bank Management and the APCRDA that they were making a substantial effort to ensure highly participatory consultation processes and the provision of information in different formats. For example, establishing Project Information Centers in each of the 24 villages was considered. The Panel observed that some segments of the affected people were well informed about the proposed Project while others seemed to lack knowledge about key aspects of it. Several farmers the Panel met raised concern over important Project information not being available in their local language (Telugu).

48. The Panel learned that four consultation meetings were held in different villages in the Amaravati area on August 29 and 30, 2017, to discuss the draft safeguard documents (SESA-ESMF, RPF, and RAP). Some project-affected people expressed concern that the meetings were too short to discuss the documents in substance, and complete translations of documents were not available. The Panel was also informed that at one meeting location the APCRDA did not accept written objections and the meeting was concluded after only 30 minutes for unknown reasons.

49. **Intimidation and Retaliation.** During its visit, the Panel heard some allegations of intimidation and violence in relation to the LPS. The Panel was told that people are fearful of raising concerns and feel pressure at meetings due to police presence. The Panel observed a polarization of views regarding the LPS, and a discourse that often focuses on questioning the motivations of those in favor or against the proposed Project. In this context, and in line with Management’s commitment to promote a free and meaningful stakeholder engagement process, the Panel emphasizes the importance of providing a safe space for airing grievances and concerns, and urges Management to continue monitoring any potential instances of intimidation or retaliation.

**E.3. The Panel’s Review**

50. The Panel emphasizes that the observations in the preceding section and the discussion below focus on Bank compliance with its own policies and procedures, and are not a reflection on the overall merits of the LPS or its implementation. Although the Panel observed substantial support for the LPS in the field, the Panel’s eligibility phase examined allegations related to the Bank’s proposed Project where harm could potentially occur, and did not assess the overall support for the proposed Project or its benefits. Nonetheless, the Panel is cognizant of the details of the LPS and understands the advantages it intends to provide over traditional forms of resettlement by increasing choice and providing incentives for sharing the benefits of development among local people, while minimizing physical displacement.

51. According to the PAD of the proposed Project, the Bank’s Policy on Involuntary Resettlement (OP/BP 4.12) has been triggered since the Project involves land acquisition and physical and economic displacement of families.\(^{74}\) A draft RPF and a draft RAP for the initial 10 priority roads to be financed under the proposed Project were prepared. These draft documents are currently under the Bank’s internal review.

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\(^{74}\) PAD, p. 25.
52. The PAD states that the proposed Project’s RPF “will be applicable for lands assembled under LPS or acquired under eminent domain […] or Negotiated Settlement policy.” The Management Response commits to continue strong and robust preparation of the proposed Project and finalization of documents by the time of the decision meeting, including the RPF with an analysis of the land acquisition process under the Project, including the LPS. However, the Panel notes that the draft RAP only covers the impacts and mitigation measures related to lands being acquired through LARR and negotiated settlement, and not to those that are part of the LPS.

53. On July 11, 2017, the Bank’s internal Operations Environmental and Social Review Committee discussed the extent to which land acquisition policies used under the proposed Project meet the overall objectives of the Bank’s Involuntary Resettlement Policy and are therefore consistent with OP 4.12. It concluded that “based on the information provided by the Task Team, the Committee believes that the land acquisition policies under the project meet the overall objectives of the Bank’s involuntary resettlement policy.”

54. The Panel notes that the most current draft RPF refer to the LPS as “a voluntary scheme since it is optional.” The Panel observes that once the area of Amaravati has been decided, all people living within it (excluding those in urban villages) will have to, sooner or later, provide their lands through either the LPS, negotiated settlement, or land acquisition in accordance with the 2013 LARR Act. In this regard, the LPS is a choice within an overall involuntary situation; it represents one option in a context in which the choice of keeping one’s lands does not exist, and therefore it qualifies as involuntary resettlement under OP 4.12. The Panel also notes that the Management Response explains that the LPS forms of compensation are “consistent” with the objectives of the Bank’s policy on involuntary resettlement. Therefore, it is not clear to the Panel how the Bank has assessed the “voluntary” nature of the LPS and how the LPS has been found consistent, or compliant, with the provisions of OP/BP 4.12.

55. The PAD outlines the risks of implementing the LPS, including the difficulty of assuring timely annuity payments, implementation of other benefits, and restoration of livelihoods.

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75 PAD. p. 75,76.
76 Management Response. p. 20.
77 RAP. p. 4.
79 RPF. p. 12.
80 According to Footnote 7 of OP 4.12, “For the purposes of this policy, ‘involuntary’ means actions that may be taken without the displaced person’s informed consent or power of choice.” The Bank’s involuntary resettlement sourcebook (p. 21-23) explains, “Informed consent means that the people involved are fully knowledgeable about the project and its implications and consequences and freely able to agree to participate in the project […] Power of choice means that the people involved have the option to agree or disagree with the land acquisition, without adverse consequences imposed formally or informally by the state. By definition, power of choice – and thus voluntary resettlement – is only possible if project location is not fixed.” The sourcebook states that voluntary resettlement would be “expected to involve no physical displacement or significant adverse impacts on incomes.” Only in cases that fit these criteria would OP 4.12 not apply.
especially for landless and agricultural laborers. As noted above, the Panel observed several implementation issues reflecting these same LPS-related risks. However, the Panel understands that neither the latest PAD nor the draft RAP elaborate on the means of mitigating these risks of the LPS despite the fact that 93 percent of the land required for the Bank-financed roads are assembled under the LPS. The draft RAP states that the APCRDA’s “framework will be relied upon for monitoring during implementation and no separate segregation / provisions are made under this RAP for APCRDA’s share of LPS lands that are being used for the 10 roads.” It is not clear to the Panel how potential adverse impacts will be mitigated under the proposed Project, and the Bank’s role in monitoring them.

F. Recommendation

56. The Panel considers the alleged serious harm to certain segments of affected people to be plausibly linked to the proposed Project, and that the Request raises important issues of potential harm and policy non-compliance. The Requesters and the Request meet the technical eligibility criteria set forth in the Resolution establishing the Inspection Panel and the 1999 Clarification.

57. The Panel notes that there are conflicting assertions and differing views between the claims in the Request and the Management Response. The Panel notes that the harm claimed by the Requesters are linked to the construction of the proposed Bank-financed roads for Amaravati and other activities planned under the proposed Project. The Panel further notes that the Requesters raise issues of a serious character that can only be fully ascertained in the context of an investigation.

58. The Panel therefore recommends carrying out an investigation into the alleged issues of harm and related potential non-compliance with Bank policies, especially relating to involuntary resettlement (OP/BP 4.12). The investigation will primarily focus on resettlement aspects of the Bank’s proposed Project, as well as environmental concerns and issues related to consultation, participation and disclosure of information as they pertain to the Bank’s financing and Bank policies and procedures.

59. If the Board of Executive Directors concurs with the foregoing, the Inspection Panel will advise the Requesters and Management accordingly.

85 RAP. p. 4. The RAP (p. 8) states that “a livelihood improvement plan will be prepared for all those interested farmers receiving base annuity less than Rs.75000/- and the landless labourers receiving monthly pensions, by December 2017.”
Annex I

Request for Inspection
Dear Ms. Barlas,

1. We, the Requesters request that the Inspection Panel investigate the World Bank’s compliance with its operational policies and procedures regarding the Amaravati Sustainable Capital City Development Project (ASCCDP) (Project ID: P159808).

2. We own land and live in the area known as [redacted] in India. Our land is within the Master Plan for Amaravati Capital City, and is likely to be a part of the ASCCDP and/or affected by other activities related to the ASCCDP.

3. As a result of serious noncompliance with the World Bank’s operational policies and procedures, including OP/BP 4.01 and OP/BP 4.12, we have experienced, and are likely to continue to experience, harm.

4. We have approached Bank management several times and raised our concerns. But Management has failed to take steps to resolve those concerns.

5. We do not authorize the Inspection Panel to disclose our identities as we have a fear of retaliation because of our interaction with the Inspection Panel. Our identities are included in Annex 1 of the attached complaint document.

6. There are several attachments supporting the complaint and those were appropriately referenced in the complaint document. We have provided you with the access to this DropBox folder. Alternatively, it could be accessed through the link -

7. We the Requesters request that the Inspection Panel to register our case, conduct an investigation into the policy violations described in the attached complaint document and find that World Bank management must take steps to rectify these violations and resolve Requesters’ concerns.

8. We are standby to provide any additional information you may need.

With best regards
Via Electronic Mail

25 May 2017

The Executive Secretary, the Inspection Panel
World Bank
1818 H Street NW, MSN 10-1007
Washington, DC 20433
USA
Email: ipanel@worldbank.org

Subject: Request for Inspection Panel Review on the Amaravati Sustainable Capital City Development Project (Project ID: P159808)

Dear Ms. Barlas,

1. We, the Requesters (see Annex 1) request that the Inspection Panel investigate the World Bank’s compliance with its operational policies and procedures regarding the Amaravati Sustainable Capital City Development Project (ASCCDP).

2. We own land and live in the area known as [redacted] India. Our land is within the Master Plan for Amaravati Capital City, and is likely to be a part of the ASCCDP and/or affected by other activities related to the ASCCDP.

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5. We do not authorize the Inspection Panel to disclose our identities as we have a fear of retaliation because of our interaction with the Inspection Panel. Our identities are included in Annex 1.

I. Background on the development of Amaravati

6. Following the bifurcation of the State of Andhra Pradesh in 2014, the state government announced its plans to construct a new capital city, called Amaravati, which would span 217 square kilometers (53,677 acres) and host a population of 4.5 million by 2050.¹ The proposed area in which the new mega-city would be constructed consisted of 25 villages² and four hamlet village settlements, and had a total population of 127,505.³ More than 70% of the 217 square kilometers to be used for the Capital Region consists of multi-crop irrigated agricultural lands.

¹ See Attachment 1 (Prospective Plan of A.P. Capital Region).
² See Attachment 2.
³ See Attachment 3, Draft Detailed Master Plan of Capital City AMARAVATI - Report, p. 32.
including fruit and flower plantations.\textsuperscript{4}

7. On December 26, 2015, the government released an English-language “Draft Detailed Master Plan of Capital City Amaravati,”\textsuperscript{5} which was open for public comment for a period of 30 days. This draft was not released in Telugu, the local language. The draft was made available online\textsuperscript{6} and also at four government offices\textsuperscript{7} for viewing on all working days during office hours. Objections/suggestions could be sent in writing to the Commissioner, or uploaded on the website.\textsuperscript{8}

8. The Master Plan aimed to transform the area from a primarily rural, agricultural area into a modern mega-city. In order to execute this vision, the government created a Land Pooling Scheme (LPS). Under the LPS, resident farmers would pool their agricultural land and transfer their land title to the State to develop the land in accordance with the Amaravati Master Plan. In return, farmers would receive an annuity for ten years, and up to 30% of the quantity of land pooled would be transferred back to the farmers for residential and commercial use after the land was developed. These plots will be allocated via a digital lottery. According to the original land pooling plan outlined in the EIA report for Amaravati, the government would issue a “statutory land pooling ownership certificate [LPOC] with alienable rights within 9 months of agreement with all willing land owners.” The government would “handover physical possession of reconstituted plot within 12 months of the date of notification of final LPS” and “complete the development of the scheme area within 3 years of issue of LPOC.”\textsuperscript{9} Also refer to G.O.Ms.No.1, Dated: 01.01.2015 on the proposed timelines for the implementation of LPS.\textsuperscript{10}

9. The benefits under the LPS are differentiated based on land type—owners of Jareebu lands (i.e., fertile lands that can be cultivated throughout the year) receive larger benefits than those who own dry lands.\textsuperscript{11} Benefits also are differentiated for owners of assigned lands, who also are members of Scheduled Castes and Scheduled Tribes.\textsuperscript{12} Agricultural laborers and landless families are also eligible for a ten-year annuity. The LPS promises other benefits for participating farmers and others residing in the region, including loan waivers, loans for self-employment, free education and health care, old age homes, subsidized cafeterias, employment, and job skills training.\textsuperscript{13} Further, refer to Attachment 21, Chapter 4, “Social

\textsuperscript{5} Refer to Attachment 3 for more details about the Capital City Mater Plan and Attachment 4 for vision and goals for Amaravati Capital City.
\textsuperscript{6} The draft was made available at the APCRDA website: www.crda.ap.gov.in
\textsuperscript{7} At the offices of APCRDA, Vijayawada, Guntur (6/12, Brodipet), Tenali (Chenchupet) & Tulluru (near Primary Health Center).
\textsuperscript{8} Many have filed their objections and suggestions – refer to Attachment 5 - Objections Draft Perspective Plan - 2050 for APCRDA and Attachment 6 - Objections on Master Plan.
\textsuperscript{9} Attachment 17, \textit{EIA Report—Amaravati}, p. 179.
\textsuperscript{10} See Attachment 20, \textit{Attachment 20 MS GO No 1 - LPS Rules}, Point 12, p. 11.
\textsuperscript{11} The revised RPF provides additional details on the full schedule of benefits on page 42.
\textsuperscript{12} Id.
\textsuperscript{13} “In addition to above entitlements, the farmers who have joined or those registered for pensions can access to the following additional benefits. a) Loan Waiver: One-time agricultural loan waiver of up to INR. 1, 50,000 is available to all farmers who have outstanding agricultural loans. b) Loans for self-employment: Interest free loan of up to INR. 25, 00,000 is available to all poor families for setting up any self-employment avengers (below INR. 60,000 and 75,000 annual income in rural or urban areas respectively). c) Education and Health: Free education and health facilities are available to all those residing as on 8th December, 2014. d) Old age
Development” for assurances by Andhra Pradesh Capital Region Development Authority (APCRDA).

10. The Land Pooling Scheme also promises to reserve 10% of the land pooled for parks, playgrounds, gardens and other spaces in the new city; 30% for roads and utility services; 5% for social infrastructure (schools, health, and community services); and 5% for affordable housing for the poor.\(^\text{14}\)

**Implementation of the Land Pooling Scheme**

11. The Land Pooling Scheme regulations entered into force on 1 January 2015, and the scheme is managed by the APCRDA. Although the government characterizes the scheme as voluntary, many farmers were intimidated and economically coerced into pooling their land. Tactics included setting short deadlines for participation in the LPS, which were subsequently and repeatedly extended; threats to acquire the land under the regulations of the Land Acquisition Act of 2013, which would provide compensation far below the actual market value of the farmers’ land; and threats to provide the ten-year annuity (described in paragraph 8) only to those farmers who signed up for the LPS prior to May 1, 2015.\(^\text{15}\)

12. Farmers who expressed opposition to the LPS were also intimidated and harassed. In December 2014, banana plantations were set on fire in six villages in which the majority of residents opposed land pooling.\(^\text{16}\) Since then, there have been additional instances of fires and destruction of crops on land owned by farmers who have refused to participate in the LPS.\(^\text{17}\) Many of these incidents are detailed in Attachment 9, which is an article published in Economic & Political Weekly, Vol Li No 17, on 23 April 2016, titled “Making of Amaravati - A Landscape of Speculation and Intimidation”.

13. Further, there has been a heavy police presence in the Amaravati area since land pooling began, and police have interrogated, detained, harassed, assaulted, and intimidated residents.\(^\text{18}\) More than 3,000 farmers were interrogated and assaulted to make them sign up for the LPS.\(^\text{19}\) The police threatened that if the farmers do not pool their land, the police will file cases on

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homes will be established to take care of aged of above 65 years; e) Subsidised canteens: To provide food at very subsidised rates f) Wage Employment. Social Development wing is exploring possibilities to engage the farmers under LPS throughout 365 days a year per family under MGNREGA unlike the actual 100 working days per year. g) Establishment of skill development institution to provide training with stipend to enhance the skills of cultivating tenants, agricultural labourers and other needy persons.” Revised RPF, p. 42.

\(^\text{14}\) Attachment 20, p. 16.

\(^\text{15}\) Attachment 19, para. 3.


\(^\text{18}\) E.g., “the AP government has relied heavily on using police as an instrument of coercion and intimidation along with several tactics which have come to be locally known as the “mind game” which has, probably, few parallels in India in recent years.” *The Making of Amaravati*, p. 71.

them. Six police battalions were called into action. They moved from village to village with AK 47s and machine guns. Refer to the references in Attachment 9 for more details.

14. The Government of Andhra Pradesh and APCRDA failed to respond to the objections submitted by farmers who refused to participate under LPS. Refer to Attachment 7, summarising the objections on LPS. Concerns also have been raised about the impact of the LPS on marginalized groups, including the Scheduled Castes, the Dalit, agricultural laborers, and landless families. Refer to Attachment 10 for more details.

15. Many farmers have not consented to participate in the LPS, and some of these farmers, including Requester #3, have now been notified that their land will be acquired under the Land Acquisition Act. These farmers have filed multiple cases in the high court. In April 2017, the High Court issued a stay on land acquisition in Requester #3’s village, and the High Court also directed the authorities to cease its efforts to mark land that has not been acquired under the LA Act.  Refer to Attachment 11 for more details on the ongoing cases.

16. 90% of farmers in the capital city area have signed legal documents indicating their intent to participate in the LPS. However, only ten farmers have completed the legal steps necessary to transfer their land rights (title deeds) to the State. The other farmers have not yet completed those steps, and are unwilling to do so because of the lack of legal guarantees about the location of their developed plots and the infrastructure that each “developed plot” will contain. Further, many farmers are concerned that there is no market value specified for the developed plots in the registration documents. Refer to Attachment 22, for sample copy of a land registration document that doesn’t contain registration value. This is illegal as per Indian Stamps act 1899 for title transfer.

17. Many of the additional benefits that the LPS promises to participants—such as job training and wage employment—have not been implemented. Further, although the LPS promises to allocate 5% of land pooled to affordable housing for the poor, only 1,680.9 acres have been allocated in the Draft Detailed Master Plan for “weaker section housing” (i.e., for those living below the poverty line).

II. The ASCCDP Project

18. ASCCDP aims to “to build sustainable urban services and capacity of urban institutions for the development of Amaravati capital city.” The project is classified as Category A, and will involve three components: Component 1 supports basic urban and pro-poor infrastructure, which consists of construction of city roads and utility corridors, as well as village infrastructure development; Component 2 will finance sustainable urban investments, consisting of flood mitigation for the “Kondaveeti Vagu” water canal, a sewerage system, and a solid waste management system; and Component 3 provides technical assistance for

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20 Attachment 11, WRIT PETITION No. 13003 OF 2017.
21 A recent news article reported that only seven farmers have completed these steps. http://epaper.sakshi.com/1218099/Guntur-Amaravathi-District/24-05-2017#dual/10/1
22 Attachment 20, p. 16.
23 See Attachment 3.
24 PID/ISDS, p. 7.
“efficient urban governance and sustainable service delivery.” The Andhra Pradesh Capital Region Development Authority (APCRDA) is the implementing agency for the Project.

19. The PID/ISDS describes the Land Pooling Scheme as a “voluntary” scheme\(^{25}\) that “seeks to avoid any major displacement; consequently, about 25 existing villages within the 217 sq.km would remain within the capital city and gradually get integrated into the urban fabric of the new Capital city.”\(^{26}\) According to this document, 90% of the land required for developing the city has already been pooled,\(^{27}\) and the LPS is “substantially completed.”\(^{28}\) The PID/ISDS states that OP/BP 4.12 applies to all land used for the ASCCDP, including land already acquired through the Land Pooling Scheme. Because the LPS is “substantially completed,” due diligence will consist of “an independent implementation assessment of LPS Scheme to assess its implementation outcomes to date, hear the reactions of those who have participated in LPS and identify measures required to strengthen its implementation process during the remaining implementation period as applicable to sub-projects.”\(^{29}\)

20. As of May 10, 2017, a draft SESA-ESMF and RPF are available on the World Bank’s website. Both documents state that they have been “revised pursuant to public consultation workshop.” On 19 January 2017, the APCRDA held the only “public consultation workshop” on the ASCCDP, which covered both the 200-page SESA-ESMF and the 200-page RPF. Only 150 potentially affected people\(^{30}\) (out of an estimated 127,505 people\(^{31}\) affected by the Amaravati Capital City) attended this workshop on 19 January 2017. There was a presence of at least 40 police personnel, who intimidated stakeholders, and Requester #1 and other farmers were turned away forcefully.\(^{32}\) The draft SESA-ESMF and RPF also were made available for public comment on the CRDA website, which set a fifteen-day time window “from the date of this publication” for the submission of “suggestions and concerns.” The CRDA only received five submissions.\(^{33}\)

21. The “independent implementation assessment” of the LPS still has not been completed, and information about the independent assessment has not been distributed in the Amaravati area. In October 2016, Requester #1 was approached by two individuals, who claimed that they had been appointed World Bank. Requesters contacted World Bank management in Delhi, and only at that time did the Requesters learn that an assessment was underway.\(^{34}\) Requesters also are concerned that the assessment is not being conducted in an independent manner. APCRDA is both the ASCCDP implementing agency and the agency that is responsible for managing the Land Pooling Scheme. APCRDA’s role in selecting and managing the two assessors is not clear. Further, APCRDA has been accompanying the assessors to the villages, which is not compatible with an independent assessment process and negates the purpose of retaining third-party assessors.

\(^{25}\) PID/ISDS, p. 11.
\(^{26}\) PID/ISDS, p. 4.
\(^{27}\) PID/ISDS, p. 4.
\(^{28}\) PID/ISDS, p. 12.
\(^{29}\) PID/ISDS, p. 12
\(^{30}\) RPF, p. 181.
\(^{31}\) See Attachment 3, Draft Detailed Master Plan of Capital City AMARAVATI - Report, p. 32.
\(^{32}\) See https://youtu.be/LFNEbCNYoGA.
\(^{33}\) RPF, p. 180.
\(^{34}\) Attachment 12 contains a record of the email communication between the Requesters and Bank management in Delhi.
22. Requesters have felt harassed, as opposed to consulted, by the assessors and purported World Bank staff. For example, on April 24, 2017, several individuals visited Requester #2’s house. These individuals stated that they were representatives of the World Bank and asked about the reasons that Requester #2’s family refused to participate in the LPS.

III. Harms to the Requesters

23. Each of the Requesters owns agricultural land in Amaravati, which they rely on for their livelihoods, and none of the Requesters has joined the Land Pooling Scheme. The Requesters have and are likely to experience harm as a result of the ASCCDP, including mental harm, economic harm, food insecurity, and environmental harm.

24. Mental harm due to continued inadequate access to information and consultation, as well as threats and harassment: The coercion and intimidation involved in the land pooling process, combined with a lack of adequate access to information and consultation, has caused significant psychological stress for the Requesters. Further, the intimidating atmosphere around the consultation “workshop” for the proposed ASCCDP, as well as the instances in which individuals purporting to represent the World Bank have approached the Requesters and members of their family, also has caused psychological stress for the Requesters. The Requesters fear that this harm will continue under the ASCCDP project.

25. Loss of livelihood: As a result of the ASCCDP, the Requesters will be forced to either pool their land under the LPS or their land will be acquired by the State under the Land Acquisition Act. The Requesters fear that either option will result in the loss of their livelihoods. If the Requesters join the Land Pooling Scheme, the LPS does not provide adequate benefits to restore the Requesters’ livelihoods, nor does it provide adequate legal guarantees to ensure that promised benefits will be delivered. LPS documents do not specify a period of time within which pooled land must be returned to LPS participants as developed plots. \[35\] Further, the government has estimated that the Amaravati Capital City Project will take 35 years to complete, \[36\] but the government only provides a ten-year annuity to LPS participants, agricultural laborers, and landless families. Thus, there may be a gap between when the annuity ends and when land is actually transferred back to participants. Furthermore, all these assumptions are based on the current Government ruling Andhra Pradesh. In case of any change in the government during 2019 elections, there is a risk that these benefits will not be realized, because the LPS has no legal basis.

26. If the State acquires the Requesters’ land under the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Re-Settlement Act, 2013, #30 of 2013 (“LA Act”), the Requesters also will not receive compensation sufficient to restore their livelihoods or to purchase comparable replacement land. Under the LA Act, the State is obligated to compensate landowners based on the market price of the land. \[37\] However, the

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\[35\] See Form 9.14, included in the draft SESA-ESMF.

\[36\] The SESA-ESMF that the CRDA submitted to the World Bank states that “Amaravati Capital City Development Project consists of multiple projects in three phases over a plan period of 35 years.” SESA-ESMF, p. 7.

\[37\] LA Act 2013, Chapter 4, Section 26 clearly states to consider whichever is higher among “1. Basic
basic land values in the registration offices have not been revised for the last five years. As a result, the registration value of the Requesters’ land and the land in 25 villages across three *mandals* is far lower than the market value. For example, after the CRDA issued an acquisition notification for [redacted] land through newspaper publication on 22 July 2016 and through notice on 8 September 2016, the authorities awarded a market price of [redacted] per acre of land on 12 April 2017. However, the current market value is INR 16 million per acre.

27. **Food insecurity**: Amaravati consists of rare multi-crop irrigated land that produces 120 types of crops, and Requesters are concerned that the ASCCDP will create food insecurity in the region. The potential for food insecurity as a result of the Amaravati capital city project was noted in the 2014 *Report of the Expert Committee appointed by the Ministry of Home Affairs, Union of India to Study the Alternatives for a New Capital for the State of Andhra Pradesh*, and the SESA-ESMF does not recognize that the primary use of the land in Amaravati is multi-crop irrigated land. Further, Andhra Pradesh has not complied with national legislation aimed to guarantee food security.

28. **Environmental harms**: Component 2 of the ASCCDP will affect the river Kondaveeti Vagu, and the fields adjacent to the riverbed are wetlands. However, the SESA-ESMF does not adequately address issues of wetlands, and APCRDA has not complied with national legislation designed to protect the wetlands. In 2015, the National Green Tribunal also issued an order that put a stay on construction in Amaravati due to unresolved environmental concerns.

IV. **Noncompliance with Bank Policies**

29. There is evidence that the potential harms above are a result of Bank management’s failure to comply with the requirements of OP/BP 4.12 and OP/BP 4.01. These instances of noncompliance include, but are not limited to:

**OP/BP 4.12:**

30. **Failure to require a resettlement plan.** Bank management has used a Resettlement Policy Framework, rather than a full Resettlement Plan, for the ASCCDP. However, Bank documents suggest that the zone of impact of subprojects, and their siting alignments, can be determined. A detailed Master Plan and Infrastructure Master Plan are available for the city, and according to Bank documents, “[a]ll physical interventions related to these components registration value as per books, or 2. Average sale price from 50% highest transactions, or 3. Highest Registered transaction value in the nearest vicinity”. But RPF, p. 43, states “Average sale price shall be by taking 50% of highest registration values for similar lands that took place 3 years prior to cutoff date. Cut-off date is the 1st notification under LA i.e. 11(1)”.

38 Available at http://www.cprindia.org/research/reports/report-expert-committee-new-capital-andhra-pradesh

39 In order to ensure the food security of each region of India, Section 10 of the 2013 LA Act requires the State government to set a district-wise limit for the minimum extent of agricultural land and the minimum extent of multi-cropped irrigated land, so that the land proposed to be acquired does not surpass those limits. However, the CRDA and the Government of Andhra Pradesh have not undertaken any study in this direction and not identified such limits.

40 The Wetland Rules notified by the Union Ministry of Environment and Ramsar Convention on Wetlands. Attachment 15 provides more details about these concerns.

41 Attachment 18 contains the order of the NGT, and attachment 15 provides more details about these concerns.

42 Available at https://crda.ap.gov.in/APCRDA/Userinterface/HTML/masterplansNew.htm
will be situated on identified land parcels / stretches within the 217 sq.km. of Amravati city.”

The PID/ISDS identifies specific sets of roads and associated infrastructure for Component 1 of the ASCCDP, and Component 2 will support flood mitigation for the Kondaveeti Vagu water canal, a sewerage system, and a solid waste management system.

31. **Failure to ensure meaningful consultation.** A single consultation “workshop” on both the draft RPF and the draft SESA-ESMF, combined with the intimidating presence of police forces and an unclear and short fifteen-day time frame for the submission of written comments, does not constitute a meaningful consultation process under OP 4.12. When the Requesters raised concerns about the consultation process with Bank management, management responded that the process was “conducted in a free and fair manner, except for a brief stoppage wherein a section of farmers who are supportive of land pooling scheme tried to interrupt a speaker from criticizing land pooling related impacts. But the situation was quickly brought under control and the speaker was allowed to complete his response.” A new version of the RPF and the SESA-ESMF are now posted on the Bank’s website, and specify that each document has been “revised pursuant to public consultation workshop.”

32. **Failure to accurately assess the nature and magnitude of project-related displacement** and to adequately ensure that use of land previously acquired through the LPS complies with OP 4.12. The PID/ISDS states that the “Land Pooling Scheme (LPS) is substantially completed.” However, as described in paragraph 16 above, the LPS is not “substantially completed,” and the legal steps necessary to complete the process have not yet occurred. This inaccurate assessment has led to the incorrect Bank determination that a “due diligence” approach consisting of “an independent implementation assessment of LPS Scheme to assess its implementation outcomes to date, hear the reactions of those who have participated in LPS and identify measures required to strengthen its implementation process during the remaining implementation period as applicable to sub-projects” is the appropriate method to evaluate the LPS. This approach is not adequate to assess the compliance of the LPS with OP 4.12. Further, the Bank has not taken steps to ensure that this “independent implementation assessment” is being conducted independently, nor has it established an independent advisory panel on resettlement for the ASCCDP, as recommended under OP 4.12 for projects that are highly risky or contentious.

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43 ISDS, section D., para. 1.
44 Component 1 of the ASCCDP will support “the first set of high priority city roads within this network--this includes construction of 107 Km of sub-arterial roads and 6 Km of main arterial roads, along with utility ducts for water, sewerage, drains and other utilities such as communications, telecom and power etc. in the Capital city area for providing connectivity to the key land parcels.” Component 1 of the ASCCDP also will support “upgrading of infrastructure in the 25 villages noted above (water, sewerage, village roads, drains and connectivity to trunk infrastructure, etc.), and seamlessly integrating them into the trunk infrastructure of Amaravati city.” PID/ISDS, page 8.
45 See Attachment 14.
46 “The TT summarizes in the Project Concept Note (PCN) and the Project Information Document (PID) available information on the nature and magnitude of displacement and the resettlement instrument to be used.” BP 4.12, para 4.
47 PID/ISDS, p. 12
48 PID/ISDS, p. 12
49 In this regard, see Attachment 12 and Management’s response to Requesters’ concerns.
50 “For projects that are highly risky or contentious, or that involve significant and complex resettlement activities, the borrower should normally engage an advisory panel of independent, internationally recognized
33. **Inconsistency with the objectives of OP 4.12:** Bank management has not taken steps to avoid or minimize involuntary resettlement,51 and has instead responded to concerns about involuntary resettlement by stating that individuals affected by the ASCCDP have two options: “you may opt to participate in the Land Pooling Scheme (LPS) or under Land Acquisition (LA).”52 The compensation and the limited annuities for the transition period provided by both the LPS and the LA Act do not “provid[e] sufficient investment resources to enable the persons displaced by the project to share in project benefits.”53 Lastly, the Bank’s due diligence approach to the LPS does not incorporate measures to restore the livelihoods of landowners, assignees, agricultural laborers, and vulnerable groups who the LPS already has affected, and who will only receive annuities for ten years under the rules of the LPS.54

**OP/BP 4.01:**
34. **Failure to ensure meaningful consultation:** As a result of the lack of a meaningful consultation process (described in paragraph 31), the Requesters’ concerns were not incorporated into the revised SESA-ESMF for the project, and Requesters face the potential harms described in Section III.

**Compliance of the draft revised SESA-ESMF and RPF with OP 4.12 and OP 4.01:**
35. **Proposed compensation does not cover replacement cost.** The revised RPF sets an amount of compensation that does not meet OP 4.12’s standard of replacement cost. As described in paragraph 26, the RPF’s process for valuation of land to be acquired is based on values that have not been revised in five years. Requesters submit that valuation under the LA Act should be based on the market value of transactions that have taken place in a fair and transparent manner over the last three years. Specifically, the market value should be multiplied by at least a factor of two, and 80% of the land to be paid at market value and as per first schedule, and return 20% of the developed land in par with the offer under LPS.55

36. **Lack of analysis of project alternatives:** The SESA-ESMF states only that there will be an analysis of project alternatives for future sub-projects, rather than an analysis of alternatives to the Amaravati Capital City project. In this regard, there is a detailed report produced in 2014 by an expert that proposes alternative designs for the city, including the decentralization of governance by locating government offices at regional centers.56

51 OP 4.12, para. 2(a).
52 Attachment 16.
53 OP 4.12, para. 2(b).
54 OP 4.12, para. 2(c)
55 Following the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013, #30 of 2013, all the four schedules are interlinked. As per first schedule, the land owners will be compensated market price and solatium for the area of land. In addition to the compensations under first schedule, the second schedule #3 i.e. offer for the developed land “In case the land is acquired for urbanisation purposes, twenty per cent. of the developed land will be reserved and offered to land owning project affected families, in proportion to the area of their land acquired and at a price equal to the cost of acquisition and the cost of development: Provided that in case the land owning project affected family wishes to avail of this offer an equivalent amount will be deducted from the land acquisition compensation package payable to it.”.
37. Inadequate identification of environmental issues: The revised SESA-ESMF states that “the ecological profile consists of agricultural areas, wetlands/water bodies (irrigation ponds and rivulets), rocky outcrops and riparian/riverine zone along the River Krishna. There are no ecologically sensitive areas present in the Amaravati Capital City area. However, the study identified the following ‘hotspots’: wetlands, rocky outcrops, and, riparian zone of River Krishna.” However, the SESA-ESMF does not include the recommendations made in the main EIA-EMP for Amaravati, which makes a number of recommendations related to water bodies, wetlands, and the River Krishna.

V. Prior interactions with Management

38. The Requesters have informed the APCRDA, World Bank management, and the World Bank GRS about their concerns through a series of emails and meetings (refer to Attachments 12 - 16). Following the invitation of CRDA, a few farmers attended the “Public Consultation Workshop” to express their objections on SESA-ESMF and the draft RPF. However, the revised drafts that were posted on the World Bank’s website, which specified that they had been “revised pursuant to Public Consultation Workshop,” did not address the Requesters’ concerns. The World Bank also has not taken any action to address the concerns the Requesters have raised, including the objections on SESA-ESMF and RPF in attachment 15.

VI. Requested Measures

39. The Requesters believe that there is cause for concern about whether it is possible for the Bank to implement the ASCCDP in accordance with its policies and in the manner stated in the PID/ISDS. There is an urgent need for the Panel to open an investigation in order to address the Requesters’ concerns, ensure compliance with Bank policies, and avoid further harm.

40. The Requesters request that the Inspection Panel conduct an investigation into the policy violations described above and find that World Bank management must take steps to rectify these violations and resolve Requesters’ concerns. Such steps would include, but are not limited to:

- Delay the World Bank’s process of appraisal and convene a panel of independent experts to oversee the ASCCP and ensure that it is implemented in accordance with World Bank policies and procedures.
- Revise the Bank’s approach to conducting due diligence on the LPS. The Bank should approve terms of reference for a truly independent analysis of the LPS that identifies steps needed to remedy past noncompliance with OP 4.12 and ensure future compliance with OP 4.12., including legal guarantees for participants in the LPS.

57 BP 4.01, para. 3
58 SESA-ESMF, p. 29.
59 See Attachment 17. It also is available at
https://crda.ap.gov.in/apcrdadocs/Environment/Environmental%20Clearance/EIA%20report%20Amaravati%20from%20EC.pdf
• Ensure that the process of land acquisition complies with World Bank policies and with national legislation, and ensure that the final environmental and social documentation for the project incorporates Requesters’ concerns.

• Ensure that future consultation processes are conducted in a free, fair, and meaningful manner.

  Signature:  
  Date: 22 May 2017
  Signature:  
  Date: 22 May 2017

  Signature:  
  Date: 22 May 2017
  Signature:  
  Date: 22 May 2017
ANNEX 1: Requesters’ Statement

1. We,  (Requester #1),  (Requester #2),  (Requester #3), and  (Requester #4) request that the Inspection Panel investigate the World Bank’s compliance with its operational policies and procedures regarding the Amaravati Sustainable Capital City Development Project (ASCCDP).

2. We own land and live in the area known as , India. Our land is within the Master Plan for Amaravati Capital City, and is likely to be a part of the ASCCDP and/or affected by other activities related to the ASCCDP.  owns acres of agricultural land in , and  owns acres of agricultural land in .  is President of the , which has a membership of 1600 farmers in the Amaravati Capital City area.

3. We do not authorize the Inspection Panel to disclose our identities as we have a fear of retaliation because of our interaction with the Inspection Panel.

Our Addresses and Contact Details

1. 

2. 

3. 

4. 
ANNEX 2: Additional References

- Videos https://youtu.be/8x5z42yt6mQ and https://youtu.be/gD77QUyL0Fc shows the concerns from farmers on the Amaravati Project.
- Coercion tactics of the Government - youtube.com/watch?v=h5cwX5OvZ0M&t=25s and youtube.com/watch?v=72-E4lyCfKg
The following attachments to the Request for Inspection are available upon request:

<table>
<thead>
<tr>
<th>Attachment</th>
<th>Description</th>
</tr>
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<tbody>
<tr>
<td>1</td>
<td>Draft Perspective Plan - 2050 APCRDA - Public Notice</td>
</tr>
<tr>
<td>2</td>
<td>APCRDA Public Notice 12.26.2015</td>
</tr>
<tr>
<td>3</td>
<td>Capital Maps</td>
</tr>
<tr>
<td>4</td>
<td>Amaravati Capital City</td>
</tr>
<tr>
<td>5</td>
<td>Objections Draft Perspective Plan - 2050 for APCRDA</td>
</tr>
<tr>
<td>6</td>
<td>Objections on Master Plan</td>
</tr>
<tr>
<td>6a</td>
<td>Amaravati Reveals How Public Projects in India Remain Dependent on Whims of Politicians</td>
</tr>
<tr>
<td>7</td>
<td>Objections and Suggestions Summary Document 02Sep16</td>
</tr>
<tr>
<td>8</td>
<td>Amaravati - A Landscape of Speculation &amp; Intimidation</td>
</tr>
<tr>
<td>9</td>
<td>Status paper Amaravati Capital Development and issues 29Jan17</td>
</tr>
<tr>
<td>10</td>
<td>ongoing cases in NGT, courts</td>
</tr>
<tr>
<td>11</td>
<td>Email with Bank Mgmt in Delhi on ASCI's Independent Assessment</td>
</tr>
<tr>
<td>12</td>
<td>October 2016 Meeting with World Bank</td>
</tr>
<tr>
<td>13</td>
<td>Email response from Bank Mgmt in Delhi on SESA-ESMF and RPF consultation process</td>
</tr>
<tr>
<td>14</td>
<td>Objections on SESA -ESMF and RPF for Project ID P159808 15Jan17</td>
</tr>
<tr>
<td>15</td>
<td>Communication with World Bank GRS</td>
</tr>
<tr>
<td>16</td>
<td>EIA report Amaravati from EC</td>
</tr>
<tr>
<td>17</td>
<td>National Green Tribunal Order</td>
</tr>
<tr>
<td>18</td>
<td>GO no 75 issued on 04.14.2015</td>
</tr>
<tr>
<td>19</td>
<td>MS GO No 1 - LPS Rules</td>
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<td>20</td>
<td>Facts Book</td>
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<td>21</td>
<td>Land_Registartion_documents</td>
</tr>
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<td>22</td>
<td>CRFF Request for Inspection Panel intervention in Project ID P159808 26May17</td>
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Annex II

Management Response
MANAGEMENT RESPONSE TO
REQUEST FOR INSPECTION PANEL REVIEW OF THE
INDIA: PROPOSED AMARAVATI SUSTAINABLE CAPITAL CITY
DEVELOPMENT PROJECT (P159808)

Management has reviewed the Request for Inspection of the India: Proposed Amaravati Sustainable Capital City Development Project (P159808), received in two parts by the Inspection Panel on May 25 and May 27, 2017, and registered on June 12, 2017 (RQ17/04). Management has prepared the following response.

JULY 21, 2017
CONTENTS

Abbreviations and Acronyms ........................................................................................................ iv

I. Introduction ................................................................................................................................... 1
II. The Request .................................................................................................................................. 1
III. The Project .................................................................................................................................. 3
IV. Management’s Response ............................................................................................................. 10
V. Conclusion .................................................................................................................................... 22

Figures
Figure 1. Map of the planned Amaravati City with villages to be included in the City limits (IBRD No. 43011)

Annexes
Annex 1. Claims and Responses
Annex 2. Letter of Support to the LPS
Annex 3. Writ Petition and Supreme Court Judgement
Annex 4. Local Media Coverage on the Consultation Workshop
## Abbreviations and Acronyms

<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Description</th>
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<tbody>
<tr>
<td>AIIB</td>
<td>Asian Infrastructure Investment Bank</td>
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<tr>
<td>AP</td>
<td>Andhra Pradesh</td>
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<td>APCRDA</td>
<td>Andhra Pradesh Capital Region Development Authority</td>
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<td>ASCCDP</td>
<td>Amaravati Sustainable Capital City Development Project</td>
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<td>BP</td>
<td>Bank Procedure</td>
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<td>EIA</td>
<td>Environmental Impact Assessment</td>
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<td>EMP</td>
<td>Environmental Management Plan</td>
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<td>ESMF</td>
<td>Environmental and Social Management Framework</td>
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<tr>
<td>ESMP</td>
<td>Environmental and Social Management Plan</td>
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<tr>
<td>IBRD</td>
<td>International Bank for Reconstruction and Development</td>
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<td>ISDS</td>
<td>Integrated Safeguards Data Sheet</td>
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<tr>
<td>Km</td>
<td>Kilometer</td>
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<tr>
<td>LARR Act</td>
<td>Land Acquisition, Rehabilitation and Resettlement Act</td>
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<td>LP</td>
<td>Land Pooling</td>
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<td>LPS</td>
<td>Land Pooling Scheme</td>
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<td>OP</td>
<td>Operational Policy</td>
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<td>PID</td>
<td>Project Information Document</td>
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<td>RAP</td>
<td>Resettlement Action Plan</td>
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<td>RPF</td>
<td>Resettlement Policy Framework</td>
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<tr>
<td>SESA</td>
<td>Strategic Environmental and Social Assessment</td>
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<td>SIA</td>
<td>Social Impact Assessment</td>
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### Currency Unit – Indian Rupee

*as of June 27, 2017*

- USD 1 = INR 64.3860
- INR 1 = USD 0.01550
EXECUTIVE SUMMARY

Inspection Panel Request and Background

i. **The proposed India: Amaravati Sustainable Capital City Development Project (ASCCDP or Project) aims to support the development of a new capital city for the state of Andhra Pradesh, Amaravati City. Specifically, the proposed Project would finance selected new infrastructure, upgrade existing village infrastructure, enhance climate resilience by improving flood mitigation, and build urban governance capacity to benefit current and future residents of selected areas within Amaravati City through improved urban services.** In addition, current institutions, such as the implementing agency, as well as the institutions to be set up under the new Amaravati City government, would benefit from institutional development activities and technical assistance under the proposed Project.

ii. **Land for Amaravati City is being acquired by the Government of Andhra Pradesh through land pooling, negotiated settlements, or eminent domain.** The majority (about 86 percent) of the land required for Amaravati City has been acquired through a Land Pooling Scheme (LPS), under which agricultural land is assembled from participating landowners, who transfer their land to the City, and subsequently receive in return smaller, but serviced and urbanized plots.

iii. **Given the significant urban development challenges facing India, the proposed Project could be an important step to develop and apply this innovative land use planning instrument in the Bank’s engagement in the country.** Land pooling has been successfully used elsewhere in India, Nepal and other countries (e.g., Australia, Canada, Europe, Japan, Korea, United States).

iv. **The proposed Project is in the process of preparation and has not yet been appraised, nor have safeguard instruments been finalized.** The next step in the project cycle is the Decision Meeting, at which point Management will review the proposed Project scope and design and determine whether to authorize appraisal. This Decision Meeting is expected to be held later in 2017.

v. **The Requesters allege harm from the acquisition of land for the proposed new capital through the LPS and other means, and from activities related to the proposed Project.** In their Request for Inspection, the Requesters note that they have not joined the LPS. The Requesters allege that they are being coerced into joining the LPS, and that land acquisition under either the LPS or under negotiated settlement and eminent domain would cause them harm related to their livelihoods, the environment, food security, resettlement and lack of consultation.

Management’s Response

vi. **Management understands the concerns of the Requesters regarding compensation for land which is acquired for the development of Amaravati City.** Management has carefully reviewed the allegations made by the Requesters and will ensure that any Bank support for the proposed Project complies with Bank policy. Management
has agreed with the Borrower on an Action Plan that aims to address concerns raised in the Request.

vii. **Management will decide whether to move ahead with the proposed Project only after appropriate analysis of potential Project risks and impacts has been undertaken, and adequate mitigation measures to address them have been developed and consulted upon to the satisfaction of the Bank.** Before the Decision Meeting, Management commits to completing safeguard documents that have been appropriately consulted upon and include an analysis of the land acquisition process under the proposed Project, including the LPS, negotiated settlement and eminent domain; an assessment of the proposed Project investments within Amaravati City; and an assessment of the potential environmental and social risks and impacts and how these would be addressed under the proposed Project. Also before the Decision Meeting, Management will work with the Borrower to complete a plan for ongoing consultation, establish a robust project-level grievance redress mechanism and citizen advisory committee, as well as an enhanced communication strategy for the proposed Project and its safeguard aspects.

viii. **Management takes the Requesters’ claims of coercion very seriously and emphasizes that it does not condone any form of coercion.** Management has reached out to landowners specifically named in some of the coercion allegations, who have assured the Bank that they were not subjected to or aware of any coercion attempts. The Bank has increased its presence in Amaravati by expanding the number of visits to villages in the area to have more opportunities to consult with affected people and to gather more insight into the coercion allegations. Management is also in the process of hiring an independent party to carry out interviews and consultations in local villages to obtain additional information regarding this issue.

ix. **Going forward, Management will work with Government authorities, the implementing agency, and the communities to ensure a free and meaningful stakeholder engagement process.** Management will convey to the Government that proactive and open stakeholder engagement, free from coercion, is a prerequisite for Bank support for a project, and that Management expects stakeholder input to be considered in project design. Management will work with the implementing agency to put measures in place to facilitate such stakeholder engagement, including the citizen advisory committee and project-level grievance redress mechanism to receive and process stakeholder input and complaints during project preparation and implementation. The Bank will also work with local organizations that are trusted by the communities or with independent third-party monitors to gather views of stakeholders and to identify potential problems early in the process.

x. **Management remains committed to ensuring that potential impacts of the proposed Project on livelihoods, resettlement, environment and food security are appropriately assessed, and that any identified impacts are managed in accordance with Bank policy.** Management will confirm that the proposed Project complies with Bank policy before deciding whether to move forward with Bank support.

xi. **Management has made no decision yet whether to finance the proposed Project.** Management notes that the proposed Project is still at an early stage of preparation and therefore substantive application of Bank policies and procedures has not yet taken place. Management will decide whether to move ahead with the proposed Project only after
appropriate analysis of potential Project risks and impacts has been undertaken and adequate mitigation measures to address them have been developed and consulted upon to the satisfaction of the Bank.
I. INTRODUCTION

1. On May 25, 2017, the Panel received a Request for Inspection of the proposed India: Amaravati Sustainable Capital City Development Project (the Project). On May 27, 2017, the Panel received another communication in support of the Request. The two Requests were registered together as a single request on June 12, 2017 (RQ17/04).

2. Structure of the Text. The document contains the following sections: Section II presents the Request; Section III provides an overview of the proposed Project; Section IV contains Management’s response and Section V is the conclusion. Annex 1 presents the Requesters’ claims, together with Management’s detailed responses, in table format. Annex 2 contains a letter of support for the proposed Project, Annex 3 provides excerpts from a Supreme Court filing and decision, and Annex 4 includes examples of local media coverage of Project-related consultations.

II. THE REQUEST

3. The Request for Inspection (the Request) was submitted by landowners from the area known as Amaravati in Andhra Pradesh, India (the Requesters). The Requesters allege harm from the acquisition of land required for the proposed new Amaravati City, in particular from land acquisition through land pooling, and from other activities related to the proposed Project. The Requesters claim harm related to their livelihoods, the environment, food security, resettlement and lack of consultation resulting from the alleged non-compliance of the Bank with its environmental and social policies in preparation of the proposed Project. In their Request for Inspection, the Requesters note that they have not joined the land pooling scheme (LPS) that is a focus of the Request.

4. The Request included two annexes with the signatures of four Requesters and their statements, and additional references, including links to videos and an article. The Requesters asked that their identity remain confidential. In addition, there were 23 attachments of reports, media articles, and court documents related to the planned construction of Amaravati City:

- Attachment 1 Draft Perspective Plan - 2050 APCRDA - Public Notice;
- Attachment 2 APCRDA Public Notice 12.26.2015;
- Attachment 3 Capital Maps;
- Attachment 4 Amaravati Capital City;

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1 On October 8, 2016, the Panel had received an initial Request for Inspection on the proposed Project. It issued a Notice of Non-Registration on December 19, 2016, on the basis that the proposed Project was in early stages of preparation and at the time there was no action or omission by the Bank that could plausibly be linked to the alleged harms.
5. The Requesters’ claims, accompanied by Management’s detailed responses, are provided in Annex 1.
III. THE PROJECT

6. **Context.** The Bank is currently preparing the proposed Project, following the request of the Government of India and the state of Andhra Pradesh (AP) in May 2016. The proposed Project would be financed by an IBRD loan of US$300 million, with co-financing through a US$200 million loan from the Asian Infrastructure Investment Bank (AIIB). The proposed Project would focus on supporting the development of selected infrastructure and provision of technical assistance in connection with the Government of AP’s ongoing development of a new capital, Amaravati City.

7. Amaravati City is being developed as the new capital following the bifurcation of the state of AP in 2014. The site for Amaravati City was strategically selected by the Government of AP in late 2014, based on the area’s historical significance and its economic potential, specifically a strong network of transport infrastructure, proximity to several major economic centers, good access to a skilled labor workforce and water to cater to a growing urban population. The development of Amaravati City is underway and some construction has commenced, including some roads for which retroactive financing may be sought under the proposed Project. A map of the planned capital city is included in Figure 1.

8. The Andhra Pradesh Capital Region Development Authority (APCRDA)\(^2\) — a newly created institution chaired by the Chief Minister of the state — has been charged with responsibility for planning and overseeing the development of Amaravati City. To establish the APCRDA, the Government of AP enacted the APCRDA Act in 2014, which also incorporated the LPS for land acquisition in development of the City. Subsequently, the APCRDA developed, with the support of the Government of Singapore, a Master Plan for Amaravati City covering 217 km\(^2\). This Master Plan was approved in February 2016. The Bank began preparation of the proposed Project in May 2016. Therefore, the choice of location for the City, the LPS, and the Master Plan all preceded Bank involvement.

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\(^2\) APCRDA is also the implementing agency for the proposed Bank-financed Project.
Figure 1. Map of the planned Amaravati City with villages to be included in the City limits (5-10 percent of total land would be used for the proposed Bank-supported Project)

Source: Based on Amaravati Master Plan

9. **The proposed Bank-financed Project is currently under preparation and is at the pre-appraisal stage.** The next step in the project cycle is the Decision Meeting, when Management will review the proposed Project scope and design and decide whether to authorize appraisal. This Decision Meeting is expected to be held later in 2017.

10. **The currently proposed objective of the Project is to finance selected new infrastructure, upgrade existing village infrastructure, enhance climate resilience by improving flood mitigation, and build urban governance capacity.** Should the Bank decide to move ahead with the proposed Project, Bank-supported investments are expected to involve 5-10 percent of the total land area identified in the Master Plan for the development of Amaravati City. Current and future residents (at least 40 percent of whom would be women) of the selected areas within Amaravati City would benefit from the proposed Project through improved urban services, including city roads. In addition, current institutions such as APCRDA, as well as the institutions to be set up under the new Amaravati City government, would benefit from institutional development activities and technical assistance under the proposed Project.

11. **Project Components.** As currently envisaged, the proposed Project would have three components:

   - **Component 1: Basic Urban and Pro-Poor Infrastructure.** The objective of this
Component would be to support the construction of priority transport corridors, the upgrading of selected infrastructure of 24 villages and their integration into the development of Amaravati City. This component proposes to finance: (i) the construction of about 145 km of high-priority sub-arterial roads to facilitate internal connectivity as well as connectivity to the wider region, as part of the planned network of roads under the Amaravati Master Plan; and (ii) the upgrading of infrastructure in selected villages and their integration into the trunk infrastructure of Amaravati City. The infrastructure investments within villages would focus on upgrading water supply, sewerage, village roads, telecommunications, power, and drainage. To date, about 10 priority roads, which would amount to roughly 30 percent of the total proposed Project investments, have been identified for potential Bank support. These roads would require about 1,140 acres (less than 5 percent of total land required for the City). Of the land that would be required for the roads, 94 percent would come from the LPS, with the remaining 6 percent to be acquired through negotiated settlement or land acquisition using eminent domain. Expenditures incurred within one year prior to the expected loan signing date could be considered for retroactive financing, subject to satisfactory compliance with environmental and social safeguards.

- **Component 2: Green Climate Resilient Flood Mitigation.** The objective of this proposed component would be to build sustainable and climate resilient infrastructure in Amaravati City by supporting its integration with the natural surroundings, riverfront, and greenery. This component would finance: (i) flood mitigation works that include improving the carrying capacity of 26.5 km of the Kondaveeti Vagu River and its inflowing streams, including Erravagu, Kootella Vagu, Ayyannavagu and Palavagu; and (ii) strengthening of the Krishna River embankments and development of a green shield of trees along the river bank.

- **Component 3: Institutional Development.** The objective of this proposed component would be to provide advisory support for the institutional development of Amaravati City, and capacity building for efficient urban governance and sustainable service delivery. This component would finance support based on the following three pillars: (i) Institutional Development, including a sustainable governance framework, for utility companies, the Amaravati local government, and a metropolitan governance arrangement; (ii) Program and Project Management support, to plan, develop, implement and manage sustainable urban infrastructure; and (iii) Citizen Engagement and Benefit-Sharing, including an e-government platform; and a skill building program for landowners, their families and other stakeholders to seize economic opportunities created by the new city. Technical assistance under this Component would also support affordable housing.

12. **Environmental and social safeguards.** Given that the proposed Project would involve greenfield development of urban infrastructure, and that the proposed investments would involve substantial land acquisition and physical displacement, the proposed Project is categorized as Category A as per OP 4.01 (Environmental Assessment). The safeguard documents required for the proposed Project include: (i) a Strategic Environmental and Social Assessment – Environmental and Social Management Framework (SESA-ESMF);
(ii) a Resettlement Policy Framework (RPF); (iii) site-specific Environmental and Social Management Plans (ESMPs); and (iv) site-specific Resettlement Action Plans (RAPs).

13. As part of the Bank’s due diligence, a draft SESA-ESMF and draft RPF have been prepared by the APCRDA. The framework approach reflects the early stage of planning as the proposed Project is not yet fully defined. The Bank has reviewed both documents and provided comments. The Bank will decide on whether to move ahead with the proposed Project only after both documents have been finalized to the satisfaction of the Bank.

- The draft SESA-ESMF outlines the environmental and social policies and procedures that would be applicable to the proposed Project. It also describes the procedures to be followed when site-specific ESMPs would be developed and when mitigation measures for environmental and social impacts of the proposed Project would be designed.

- The draft RPF analyzes the compliance of the Government of AP’s approach to land acquisition through land pooling, negotiated settlements, and eminent domain with Bank policy, and identifies gaps and measures to address them. These measures would be implemented through site-specific RAPs. It also outlines the principles, objectives and processes to be followed for preparation of the site-specific RAPs, as and when investments are identified.

14. Where possible locations for infrastructure that could be supported by the Project have been identified, site-specific ESMPs and RAPs are under preparation and expected to be consulted upon and finalized later this year, prior to appraisal. Stakeholder feedback received during consultations would be integrated into the final documents.

15. If the Bank decides to move ahead with the proposed Project, Bank-supported investments would have to comply with site-specific RAPs, site-specific Environmental Impact Assessments (EIAs) and site-specific ESMPs, and would include a functional grievance redress mechanism (GRM).

16. The Government of AP has established a three-level GRM. Complainants can turn to a village’s land acquisition authority, the district’s Joint Collector, who is the Project Administrator, and the state’s Resettlement and Rehabilitation (R&R) Commissioner. A separate, project-level GRM will be established for the proposed Bank Project and will include independent members not associated with the proposed Project.

**Background: Land Acquisition Approach for Amaravati City and the Proposed Project**

17. India’s Land Acquisition, Rehabilitation and Resettlement Act of 2013 (LARR Act 2013) is recognized as among the most progressive land acquisition laws in the world. It allows state governments to formulate alternative state-specific laws and policies that may offer higher compensation, as well as better resettlement and rehabilitation benefits to people affected by land acquisition, relative to those that would be offered under the LARR Act 2013. People affected by land acquisition processes are entitled to choose their
compensation from either the LARR Act 2013, or from applicable state-specific laws and policies.

18. At the request of the Government of India, and outside of the context of the proposed Project, the Bank carried out a review of the LARR Act 2013 and found it to be largely consistent with its policy for involuntary resettlement. Gaps between the LARR Act 2013 and Bank policy have been identified regarding: (i) the valuation of structures with depreciated amount; (ii) cut-off date requirements for eligibility of certain categories of affected people such as those depending on the affected lands; and (iii) assistance to those affected using public lands (for example, squatters). The draft RPF addresses these gaps. For example, the draft RPF provides a mechanism to pay differential amounts by way of special assistance to landowners whose lands would be used for the proposed Project.

19. To develop Amaravati City according to the Master Plan, the Government of AP needs to acquire and assemble 217 km² of land. Land acquisition is governed by a legal framework consisting of the LARR Act 2013, the APCRDA Act 2014, and the Andhra Pradesh Government Order of April 2017. For compensation and mitigation of land acquisition impacts, landowners can choose between: (i) participation in the LPS; (ii) negotiated settlements; or (iii) land acquisition through eminent domain.

(i) **Land pooling**, an innovative scheme whereby landowners voluntarily contribute their land in return for a smaller plot of urban, serviced land (returnable plot) that is expected to be more valuable than the land relinquished, along with a range of livelihood support measures including an annuity, skill upgrading and support for setting up self-employed enterprises;

(ii) **Negotiated settlements**, whereby the Government and landowners agree on a compensation package comparable with the provisions of the LARR Act, 2013, for the land and assets within village boundaries; and, if neither of these first two approaches is successful,

(iii) **Eminent domain**, by which compensation for lands acquired (replacement value and livelihood support) is provided following the requirements of the LARR Act 2013.

20. Should the Bank decide to move ahead with the proposed Project, the currently identified options for Bank investments would affect about 3,000 landowners in 24 villages and. In total, over 30,000 landowners in 22 of these villages have opted to join the LPS. About 4,000 landowners, most of them situated in two of the 24 villages, have chosen not to do so.

21. **LPS for Amaravati City.** Land pooling has been introduced by the Government of AP as an innovative land use planning instrument to address and manage, in a proactive manner, some of the negative externalities that typically arise from urbanization and rapid

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3 Under a negotiated settlement process, the APCRDA and landowners negotiate a package that may include land-for-land, compensation for assets, construction grant and transitional assistance, culminating in a formal agreement between the parties.
India

population growth, and specifically, the rapid appreciation of the value of land in urban areas, which leads to spatial exclusion of the urban poor. Due to the lack of affordable land in cities, the urban poor often find housing only in informal and squatter settlements and slums, in marginal locations (including at-risk areas). Urbanization, on the other hand, creates opportunities to leverage the development potential of urban areas, and to capture land value increases in a way that benefits all citizens and improves the living environment of lower income communities. The LPS is designed to ensure that affected people are not just passive recipients of compensation, but rather that they become direct beneficiaries of the increased value of their land as it is incorporated into the urban landscape. See Box 1.

22. The Government of AP is leveraging the land value capture potential in Amaravati to benefit landowners directly and immediately from the increases in the land value that will result from the development of the capital city. Moreover, in what is the most innovative part of the scheme, landowners contributing land under the LPS become stakeholders in the future development of the City by being able to remain there. Through the allotment of returnable plots, rural landowners remain as owners of land in the new city and continue to benefit from the land value increase potential of their plots. The aggregated expected value of the urbanized returnable plots, annuities, as well as other social development benefits that participants receive under the LPS, exceeds the replacement value of agricultural land assets contributed under the scheme.

23. Participation in the LPS is one of three options for landowners, as noted above. To date, roughly 86 percent of the private land required for the new capital city has been obtained through land pooling. Management has been advised by the APCRDA that all landowners who have joined the LPS have provided their written consent and signed agreements for participation in land pooling. Landowners who choose not to participate in the LPS may negotiate a settlement or follow the provisions of the LARR Act 2013.

24. The LPS was designed by the APCRDA prior to Bank involvement with the Government of AP in the proposed Project. Since the Bank became engaged in the proposed Project, it has been conducting due diligence on the LPS through the draft RPF, which identifies gaps between Bank policy requirements and the LPS, and measures to address them. These measures would be implemented through site-specific RAPs, as noted above in paragraphs 12-15. The Bank has received the draft RPF from the APCRDA and has provided comments. The RPF will be finalized reflecting the Bank’s comments as well as concerns raised by the Requesters.

25. In return for contributing their land, landowners participating in the LPS are entitled to a combination of benefits: (i) returnable plots of urban land within the Amaravati City

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4 Payments are proportional to the area of land contributed to land pooling, and thus vary from individual to individual. The affected agricultural laborers and tenant farmers depending on the lands pooled under the LPS receive monthly pensions for 10 years, access to skill development training, and access to employment under Employment Guarantee schemes.

5 The design of the LPS is based on consultations with landowners in the Amaravati City area. Consultations informed decisions on (i) area and location of returnable land plots; (ii) annuity amounts; and (iii) access mechanisms for social development benefits.
perimeter; (ii) annuity payments for a period of ten years;\(^6\) and (iii) other benefits including waiver of agricultural loans, skill training, and interest free loans for setting up enterprises. These forms of compensation, described in more detail below, are consistent with the objective of the Bank’s policy on involuntary resettlement to conceive and execute resettlement as sustainable development programs to enable people to share in project benefits:

- **Returnable urban plots** are allotted in and around the same village where landowners have given up their agricultural lands under LPS. Landowners can choose the type of returnable plot they will receive from a broad menu of residential and commercial land plot options.\(^7\) The process of selection and allotment of returnable plots to date involved multiple stages: (i) draft LPS layouts/maps prepared by the APCRDA showing the location of returnable plots were shared with all participants of the LPS. The plot allotment policy brochure was prepared in Telugu and included a section with frequently asked questions and answers; (ii) draft layouts were uploaded on the APCRDA website and notified in the district gazette; people were given 30 days to file objections and to provide suggested changes to the draft layouts; (iii) consultations on the proposed layouts were held in each village; (iv) suggestions were integrated by the APCRDA in the final layouts to the extent possible; (v) additional consultations were carried out by the APCRDA; (vi) final LPS layouts were prepared, notified for each village, displayed at the village panchayat office, uploaded to the APCRDA website, and notified in the district gazette; and (vii) LPS landowners were issued provisional certificates for their allotted returnable plots through an open, digital randomized allocation system (conducted in front of all landowners and other parties, including public representatives, electronic and print media). Provisional certificates need to be registered in the name of beneficiary landowners, which completes the land pooling process.

The issuance of provisional certificates for returnable plots constitutes an important milestone since it allows landowners to know the actual location of their returnable plots and to monitor the development of infrastructure in proximity to them. Landowners participating in the LPS have full recourse to the Indian judicial system at any stage of this process, in addition to the grievance mechanisms described in paragraph 16. To date, no complaints have been directly communicated to the Bank from landowners participating in the LPS about the legality of provisional certificates or the subsequent registration process. Consultation with local farmers will continue during preparation of the proposed Project and the Bank team will

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\(^6\) Annuity payments are available for a period of ten years irrespective of date of allotment of returnable plots and are paid annually. Farmers have received two payments to date and the third annuity payment is in progress.

\(^7\) Landowners chose their returnable plots from a large number of alternatives. Specifically, these alternatives included: (i) single plots; (ii) multiple plots of smaller areas adding up to the total returnable area; (iii) plots in residential areas; (iv) plots in commercial areas; or (v) combinations of all the above options. Landowners can also decide to merge plots with others (such as family members for example), in both residential and commercial areas.
proactively solicit additional feedback from local stakeholders. The APCRDA has almost completed the allocation of returnable land: to date, about 58,000 returnable plots have been allotted to over 23,000 LPS landowners in 22 of the 24 villages, who have received their provisional certificates. The APCRDA initiated the process of registration of the returned plots in March 2017.8 The registration process is ongoing.

- **Annuity payments** are a second component of the compensation package that landowners who have contributed their land to LPS will receive from the APCRDA. Annuity payments will continue for a period of ten years, and are proportional to the land that was contributed to the LPS. Landless agricultural wage laborers who work on land assembled under the LPS, and whose livelihoods are affected by the LPS are also compensated. As per the LPS design, landless laborers will receive a *monthly pension* for 10 years. Participating farmers began receiving *annuity payments* as part of their LPS benefits package in May 2015. *Monthly pensions* have also been distributed since May 2015 to agricultural laborers and tenant farmers who resided in the capital city area as of December 8, 2014.

- **Other benefits** that the APCRDA is extending to LPS participants include waiver of agricultural loans, interest free loans for self-employment, access to skill development training, access to employment under an Employment Guarantee program, free education and access to medical facilities. LPS participants have begun receiving these benefits: (i) a skill development institution was established in July 2016 and has trained more than 500 people to date; (ii) more than 1,000 people have received assistance for job placement through 9 job fairs; (iii) more than 19,000 people have received loan waivers; (iv) over 16,000 job cards have been issued; (v) over 56,000 person-days of employment have been generated to date; and (vi) education and health schemes have been initiated.

**IV. MANAGEMENT'S RESPONSE**

26. **Management understands the concerns of the Requesters regarding compensation for land which is acquired for the development of Amaravati City. Management has carefully reviewed the allegations made by the Requesters and will ensure that any Bank support for the proposed Project complies with Bank policy.** Management has agreed on an action plan with the Borrower to address concerns raised in the Request.

27. **Management has made no decision yet whether to finance the proposed Project.** Management notes that the project is still at an early stage of preparation and therefore substantive application of Bank policies and procedures have not yet taken place. Management maintains also that the preparatory work done so far meets the requirements of the Bank’s operational policies and procedures.

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8 Returned plots have been registered at the respective sub-registrars’ offices.
28. **Management will decide whether to move ahead with the proposed Project only after appropriate analysis of potential Project risks and impacts has been undertaken, and adequate mitigation measures to address them have been developed and consulted upon to the satisfaction of the Bank.** Before the Decision Meeting, Management commits to completing safeguard documents that have been appropriately consulted upon and include an analysis of the land acquisition process under the proposed Project, including the LPS, negotiated settlement and eminent domain; an assessment of the proposed Project investments within Amaravati City; and an assessment of the potential environmental and social risks and impacts and how these would be addressed under the proposed Project. Also before the Decision Meeting, Management will work with the Borrower to complete a plan for ongoing consultation, and establish a robust project-level grievance redress mechanism and citizen advisory committee, as well as an enhanced communication strategy for the proposed Project and its safeguard aspects.

29. **Management takes the Requesters’ claims of coercion very seriously and emphasizes that it does not condone any form of coercion.** Management will work with Government authorities, the implementing agency, and the communities to ensure a free and meaningful stakeholder engagement process. For more detail on planned actions, see paragraphs 32-35 below.

30. **Given the significant urban development challenges facing India, and the scarcity of land in increasingly populated urban areas, the proposed Project could be an important step in the use of an innovative land use planning instrument in the Bank’s engagement in the country.** Land pooling has been successfully used in India, Nepal and elsewhere in the world (e.g., Australia, Canada, Europe, Japan, Korea, United States).

| Box 1. Land Pooling*

As cities grow and urbanize, assembling land for planned urban development is a challenge for local authorities, who need to ensure an environmentally, socially and financially sustainable way to provide adequate infrastructure and basic services, and to guarantee livability for all urban residents. As urban areas expand and the value of land increases, international experience shows that the challenges of limiting displacement of vulnerable populations, and of ensuring inclusive urban development become increasingly acute. In response to these challenges, Land Pooling (LP) has been used as an innovative approach to minimizing resettlement and maximizing benefits for those whose land is acquired.

Indian policy makers have struggled to devise regulations to ease the acquisition of land for the vast amounts of infrastructure and housing the country needs, while avoiding the disruption and displacement that has accompanied land acquisition in the past. In response to these challenges, there has been a renewed interest among urban planners and governments around the world to implement LP.

**Definition.** LP (or land readjustment) is a land management instrument that involves consolidating individual land parcels into a larger plot, providing it with infrastructure and planning its land use and development. A portion of the reconstituted, serviced land is returned to the original owners. Although the readjusted plots returned to each original landowner may be smaller and of a different size and shape, the overall value of such plots is expected to be higher than at the onset, resulting from factors including: (i) access to services; (ii) requalification of land use (from rural to urban for example); and (iii) proximity to area development.

**Benefits.** Land pooling is often favored over direct land acquisition because it avoids displacement, fosters inclusion through voluntary participation, and encourages cooperation between landowners and project implementers as landowners retain their claim on the land. It is also cost-effective for borrowers because governments do not directly finance the purchase of rights-of-way or compensate resettled residents. Land
pooling unlocks financing for infrastructure and public services through the gains from higher land values and the rezoning of land to residential/commercial use. Where used appropriately, LP is a means to manage city expansion and to minimize ad hoc sprawl on urban fringes. Typically, the resulting land assembled through LP is of higher density and better serviced (with properly sized roads, better connectivity, amenities and basic services) than the earlier individual land parcels.

**Global experience.** The use of LP as an instrument for land assembly has seen widespread success, globally including in countries such as Japan and South Korea, as well as in India. Example of successful LP schemes recently implemented in Asia include:

- **Gujarat, India.** Gujarat has effectively used its town planning scheme as a land assembly tool for almost a century. The first such scheme was implemented in 1920 and consisted of 270 hectares. By 2012, town planning schemes had increased to 1,200 hectares in urban areas.

- **Kathmandu Valley, Nepal.** To address the lack of a large stock of state-owned land, LP projects have been implemented in the country since 1988, mostly by central government planning agencies, but also by several by municipalities. A total of nearly 7,000 housing plots were produced from 237 hectares, with the involvement of 10,000 landowners. The landowners contributed nearly 82 hectares of land for roads, open space, and reserve plots and benefitted from a 300 to 600 percent increase in land values.

- **Seoul, Korea.** The Seoul City Government produced about 11,500 ha of urban land between the 1950s and 1980s, through a total of 41 large-scale land pooling and readjustment projects.

- **Japan.** By the end of 2006, about 11,800 projects involving a total land area of about 395,000 hectares had been undertaken by this method under the provisions of the City Planning Law, 1919 and the Land Readjustment Law, 1954. This accounts for about 33 percent of the urbanized land area of Japan.

*The Bank’s new Environmental and Social Framework (ESF) explicitly contemplates the use of land pooling and similar schemes in paragraph 32 of [Environmental and Social Standard,] ESS 5: Land Acquisition and Resettlement: “As an alternative to displacement, the Borrower may consider negotiating in situ land development arrangements by which those to be affected may elect to accept a partial loss of land or localized relocation in return for improvements that will increase the value of their property after development. Any person not wishing to participate will be allowed to opt instead for full compensation and other assistance as required in this ESS.” While the current Bank safeguards do not explicitly include such language, it is not uncommon for certain types of projects – for example, in the irrigation sector – to be designed so that required compensation is provided on an optional basis in the form of smaller, yet higher value, serviced plots of land that meet the compensation standards of OP 4.12 while allowing more direct participation of the affected party in the benefits of the project.*

**Improving Access to Urban Land for All Residents: Fulfilling the Promise.**

31. The Requesters’ claims, accompanied by Management’s detailed responses, are provided in Annex 1. Specific issues are discussed below.

**Coercion**

32. **Management has reached out to landowners specifically identified in some of the coercion allegations, who have assured the Bank that they were not subjected to or aware of any coercion attempts.** Following this discussion, the Bank received unsolicited letters from LPS landowners’ associations expressing their support for the LPS and the proposed Project (see Annex 2). Management notes that allegations of coercion were dismissed by the Supreme Court of India on August 21, 2016 (see Annex 3 for a copy of the Supreme Court of India verdict).

33. **The Bank has increased its presence in Amaravati by expanding the number of visits to villages in the area to have more opportunities to consult with affected people**
and to gather more insight into the coercion allegations. Management is also in the process of hiring an independent party to carry out interviews and consultations in local villages to obtain additional information regarding this issue.

34. **Management will work with Government authorities, the implementing agency, and the communities to ensure a free and meaningful stakeholder engagement process.** Management has contacted the Government authorities and shared its concerns. Management will expand its ongoing dialogue with the Government of AP to emphasize that proactive and open stakeholder engagement, free from coercion, is a prerequisite for Bank support for a project, and that Management expects stakeholder input to be taken into account in project design.

35. **The Bank team for the proposed Project will work with the APCRDA to put measures into place to facilitate this stakeholder engagement, including a citizen advisory committee and a robust project-level GRM to address the concerns of Project-affected people during preparation and implementation.** The Bank will also work with local organizations that are trusted by the communities or with independent third-party monitors to gather views of stakeholders and to identify any coercion.

**Land Pooling**

36. **To develop Amaravati City according to the Master Plan, the Government of AP needs to acquire and assemble 217 km² of land. Affected landowners can choose between: (i) participation in the LPS; (ii) negotiated settlements; or (iii) land acquisition through eminent domain as regulated by the LARR Act 2013.** As noted above, the LPS was designed to ensure that affected people become direct beneficiaries of the increased value of their urbanized land. As such, Management recognizes the LPS as an innovative, sustainable, socially inclusive scheme that addresses in a proactive manner some of the negative externalities that typically arise from urbanization.

37. **All landowners who have joined the LPS have provided their consent and signed agreements for participating in land pooling.** At this point in time, allocation of land has been almost completed and LPS participants have begun to receive the other benefits available under the LPS.

38. **Management is aware that the issue of land acquisition for Amaravati City is controversial among certain stakeholders in the area.** While a group of landowners has repeatedly expressed support for the proposed Project and the LPS, and has urged the Bank to proceed with implementation of the proposed Project without further delay (see Annex 2), other stakeholders, such as the Requesters, have opposed the development of Amaravati City both in the media and in other public fora.

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9 Consent is confirmed by each landowner on at least six separate occasions during the LPS process. Concurrence from landowners is required at the time of: (i) giving consent to participate in LPS; (ii) signing a development agreement; (iii) registration of development agreement; (iv) returnable plot allotment certificate; (v) registration of land in favor of the implementing agency; and (vi) registration of returnable plot in favor of the farmer.
39. **Management has been informed that the APCRDA has carried out an extensive information and consultation campaign to allow landowners to make an informed decision on their compensation options.** This open process resulted in over 30,000 landowners joining the LPS, while approximately 4,000 landowners have opted not to join.

40. **As part of the Bank’s due diligence, an analysis of compliance of the three land acquisition instruments with Bank policy has been carried out, and the APCRDA prepared a draft RPF.** This draft RPF identifies gaps between the approach of the Government of AP to land acquisition and Bank policy requirements, and proposes measures to address these gaps, should the Bank decide to go ahead with the Project. The Bank has provided comments on the draft RPF to the APCRDA.

41. **The APCRDA commissioned a third-party assessment of the LPS to identify any shortcomings that would need to be addressed during implementation.** This study was carried out by consultants not associated with LPS implementation. Management has received a draft of the assessment study and will provide comments to the APCRDA. The assessment included a household survey among 125 randomly-selected households, representing different categories of affected people such as marginal and large farmers, agricultural laborers, and multi-cropped land owners; and in-depth focus group discussions with different stakeholders. It also included stakeholders in the ten villages where the proposed Project would be implemented. The key findings of the draft report include: (i) extensive consultations were held for the LPS and grievance redress mechanisms were in place; (ii) the LPS is optional and landowners consented to joining based on their confidence that the land returned to them would be of higher value than the original land and that lost assets would be adequately compensated for; (iii) LPS landowners are already receiving the agreed benefits (annuities, returnable plots, access to social development schemes, etc.); (iv) the transparent allotment of returnable plots to LPS landowners after extensive consultations has enhanced people’s confidence and trust in the process; (v) effective coordination mechanisms were observed among different involved agencies; (vi) adverse impacts on agricultural laborers, specifically related to livelihood impacts, would need to be addressed more comprehensively; and (vii) there are opportunities to involve LPS beneficiaries in various types of civil works, particularly related to infrastructure development on returnable plots. After finalization of the report, Management will work with the APCRDA to identify and implement measures, which address issues raised in the report related to the proposed Project, as part of the final RPF and of site-specific RAPs.

42. **A final determination on whether land acquisition, as carried out by the Government of AP, is compliant with Bank policy requirements, and how any gaps in compliance would be mitigated, would be made by Management at Project appraisal.** Management will only move ahead with the Project in its currently proposed form if Management is confident that the land acquisition approaches used by the Government of AP, including mitigation measures identified in the RPF and in site-specific RAPs, would ensure that landowners as well as agricultural laborers affected by land acquisition would be compensated in accordance with Bank policy.
Resettlement Policy Framework (RPF)

43. **The proposed Project is still under preparation. At this early stage, an RPF is the most appropriate approach to identify the measures that need to be put in place to ensure that the proposed Project would be compliant with Bank policy, should the Bank decide to move ahead with it.** Site-specific RAPs are being prepared for 10 specific roads, that would make up about 30 percent of the overall proposed investments. Additional site-specific RAPs and other appropriate safeguard documentation would be prepared as preparation of the proposed Project advances.

44. **The Bank’s due diligence regarding resettlement is described in paragraphs 12-15 above. The Bank has received the draft RPF from the APCRDA and has provided comments. The RPF will be finalized reflecting the Bank’s comments as well as concerns raised by the Requesters.** After clearance by the Bank, the draft RPF will be re-disclosed and again consulted on, following Bank policy. As described in more detail below, additional consultations are expected to take place later in 2017. Management will work closely with the APCRDA to ensure that consultations comply with Bank policy.

Consultations

**Project-related consultations conducted to date**

45. **Management commits to expanding consultations on the proposed Project’s safeguard instruments, including the draft SESA-ESMF and the RPF.** All safeguard documents for the proposed Project are still under preparation. To date, the consultations that have been carried out include the following.

(a) A public workshop on the draft SESA-ESMF and draft RPF held on January 19, 2017 was attended by 150 people from affected villages, including landowners, landless people, farmer association representatives, and media. A summary of the documents in local language was distributed in the workshop. In addition, about 50 government officials, and staff from the Bank and AIIB attended the consultation. Police were present during the workshop as a measure to maintain safety. Bank staff felt that the workshop was conducted in a free and fair manner, without police interference in the exchange of views.

(b) Additional consultations hosted by the Bank team in four villages in February 2017, were attended by about 80 people.

(c) As part of RAP preparation for the 10 roads that could be financed under the proposed Project, further focus group meetings are underway with small and marginal-scale landowners participating in the LPS, agricultural laborers, women, vulnerable groups, displaced people, and other relevant stakeholders. In addition,

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10 It should be noted the Project expects to use only 5-10 percent of the total land within Amaravati City. Accordingly, the total number of Project-affected persons is also expected to be a small fraction of the total population noted in the Request (127,505). It is estimated that the currently identified Bank investments would involve the displacement of approximately 400 families.
household socio-economic surveys are being carried out among families that would be affected by the proposed Project, both landowners and landless wage laborers. The outcome of these meetings will be incorporated in the site-specific RAPs.

46. **January 19, 2017 workshop.** The invitation to the workshop was widely published in local newspapers in both English and Telugu. Landowners participated in the workshop and commented on the contents of the draft SESA-ESMF and draft RPF. All participants were welcome to voice their opinions and provide feedback. Written feedback submissions were accepted starting from two weeks prior to and ending two weeks after the workshop. The minutes of the workshop are included in the draft RPF. The workshop was well covered in the local media. See Annex 4 for more media coverage of the consultations.

47. **Feedback received from stakeholders will be reflected in the SESA-ESMF and RPF.** Key issues raised by participants in the workshop included: (i) valuation of assets at market value; (ii) further minimization of physical displacement; (iii) improved entitlements under the negotiated settlement for physical resettlement; (iv) attention to vulnerable populations such as landless, scheduled caste, etc.; (v) timely payment of pensions and possible annual increases in monthly pension; (vi) ensuring local employment under contractors; (vii) proper management of impacts arising out of construction works and safety in the work place; and (viii) attention to issues associated with outside labor. Stakeholders further discussed the need to involve villagers in the decision-making process for development works as well as the need for attention to upgrading village infrastructure and strengthening the information sharing process. Some of the written suggestions received as part of the workshop regarded control measures for construction stage impacts, preventing water bodies being polluted, farmer consultations for flood mitigation works, provisions of LARR Act 2013, legal validity of agreements executed under the LPS, avoidance of graveyards in village areas, etc. Management will work with the APCRDA to incorporate these suggestions into the final versions of the SESA-ESMF and RPF.

48. **Consultations in four villages in February 2017.** Some of the suggestions and concerns that emerged during these meetings included: (i) need for clear on-the-ground demarcation of land required in the village areas for infrastructure components; (ii) issues related to land classification of non-registered houses; (iii) requirement of sufficient time for reconstruction of alternative houses; (iv) shifting alignment toward open lands to minimize physical displacement; (v) impacts to certain common properties and to those residing on government lands, and treatment of partially impacted houses; (vi) impacts to tenants or assigned landowners; (vii) improved entitlements including valuation of assets under negotiated settlement; (viii) educated youth employability; (ix) impacts on agricultural laborers; and (x) delays in receipt of pension amounts. As part of these meetings, consultations were also held with landowners who had not joined the LPS. Some landowners conveyed that one of the reasons for not having joined the LPS was the perception that their wet, multi-crop lands (known as jareebu), which had higher yields than dry lands, were more valuable, and that returnable plots would not provide an equivalent return to the original value of their land.
**Future Project-related consultations**

49. **Management agrees that a more extensive program of consultation and information on the proposed Project needs to be carried out, which may result in adjustments in project design.** The Bank team will work with the APCRDA to organize an extended consultation plan regarding the proposed Project in general, and the Project safeguard documents in particular. Feedback from the consultations will be incorporated in the final design of the proposed Project.

50. **Consultations on RAPs are currently in progress in villages that would be affected by roads that potentially would be financed by the proposed Project.** In addition, household socio-economic surveys are being carried out among families that would be affected by the proposed Project, both landowners and landless wage laborers.

**Consultations conducted by the Government on the development of Amaravati**

51. **Management has been advised by the APCRDA that it has consulted extensively on various aspects of the development of Amaravati City as a whole and continues to do so.** These consultations are separate from the consultations required by Bank policy and are not part of the Bank’s due diligence regarding the proposed Project. The APCRDA has conducted extensive information dissemination and consultation activities on the broader Capital City development project, including consultations on the strategic vision, the Master Plan, the LPS, etc. Consultations are being held regularly on issues such as returnable plot layouts and the process for allotment of returnable plots. Consultations carried out to date by the APCRDA include:

   (a) **Consultations on Social Impact Assessment (SIA) under the LARR Act 2013.** As part of the land acquisition process for Capital City development under the LARR Act 2013, the district administration has been conducting consultations and public hearings on village-specific SIAs in every affected village. Consultations are managed by independent consultants and these are ongoing for a few remaining villages. The minutes of these consultations are disclosed on the [APCRDA website](https://www.apcrda.cgg.gov.in).

   (b) **Consultations on the Master Plan.** The APCRDA organized multiple rounds of consultations with landowners on the draft Master Plan, prior to Bank engagement. More than 100 consultations spread over all 24 villages were organized in January 2016, and more than 4,000 individual consultation comments were received. Stakeholder comments focused on plot sizes, assigned lands, village boundaries, asset valuation process, implication for lands owned by single owners in multiple villages, issues related to multi-cropped lands (jareebu), Floor Space Index (FSI) and set-back regulations, village maps, alignment changes of roads passing through the village areas, benefits to the more vulnerable, design of LPS layouts, zoning regulations, education and health benefits, etc. A Technical Committee consisting of members from the APCRDA and the Town and Country Planning Department of the Government of AP was set up to review the information and make recommendations. Key
recommendations pertain to modifications in the alignment of roads passing through villages, delineation of village boundaries, land use and zoning regulations, formulation of returnable plot sizes and their positioning in layouts, and allotment of plots to jareebu landowners.

(c) **Regular grievance redress meetings.** The ACPRDA conducts regular weekly grievance redress meetings to resolve landowners’ concerns regarding the LPS and other aspects of the development of Amaravati City.

**Environmental Issues**

52. **SESA-ESMF.** As part of the Bank’s due diligence, Management required the APCRDA to develop an ESMF to (i) assess the policy, legal and regulatory framework for environmental and social management relevant to the development of Amaravati City and the proposed Project, (ii) conduct a situation analysis and assessment of the environmental and social priorities for the development of Amaravati City, (iii) assess the institutional framework and capacity for environmental and social management, and (iv) identify the positive and negative environmental and social risks and impacts associated with the sub-projects under the proposed Project. The Bank is currently reviewing the draft SESA-ESMF and will provide comments to the APCRDA before the document is finalized. Management will ensure that the concerns raised in the Request are addressed in the final documents, to the extent they are relevant to the proposed Project.

53. **Assessment of alternatives.** The selection of the location of Amaravati City is a sovereign decision and was taken by the Government of AP, before the Bank engaged in the proposed Project. The proposed scope of the Project is limited to some interventions within Amaravati City; as such, the SESA-ESMF’s assessment of alternatives does not include an analysis of potential alternatives for the location of Amaravati City itself, but rather is limited to alternatives to the specific interventions that could be financed under the proposed Project.

54. **The draft SESA-ESMF considers, among other issues, potential Project impacts related to flooding, conservation of water bodies, and forest land, and identifies measures to mitigate any adverse impacts.** Flood mitigation plans and designs related to the Kondaveeti Vagu River are currently undergoing detailed studies.

55. **Environmental impacts on the Kondaveeti Vagu River.** The proposed Project includes a sub-component that would address flood management along the Kondaveeti Vagu River and the surrounding wetland areas. At this time, no specific potential investments have been identified for this component. Potential environmental impacts related to such investments, like those cited by the Requesters, will be assessed in detail in a site-specific EIA for this particular sub-component. The Bank will work closely with the APCRDA to ensure that the scope of the assessment is adequate, including for the Kondaveeti Vagu River and surrounding wetland areas.
Food Security

56. During consultations on the draft SESA-ESMF, stakeholders raised concerns about food security resulting from the large-scale conversion of agricultural land to non-agricultural use. This issue was analyzed in the SESA-ESMF. The SESA-ESMF determined that the crops in the Amaravati City area are predominantly crops that are not used for daily consumption by people. Transformation of agricultural land to urban land would, therefore, not significantly impact the production of food in the state.

57. Overall, the area of Amaravati City under cultivation amounts to 0.027 percent of the total area of the state under cultivation and 0.077 percent of paddy-sown area in the state. Further, the proposed Project is expected to require only about 5-10 percent of the total land within the Amaravati City area. The Government of AP has informed Management that it plans to promote the cultivation of more agricultural lands elsewhere in the state, opening new food sources directly for state residents. This is part of the Government's approach to address food security issues as part of overall land acquisition for the development of Amaravati City.

58. Management understands from relevant government agencies that the state is a top producer of horticulture crops and the Government has taken steps to bring more land under horticulture by providing incentives to farmers. The state also has taken steps such as interlinking rivers to stabilize irrigation by providing a dependable source of water, and these are leading to a substantial increase in crop productivity, including for food crops.

59. Management will ensure that the concerns raised by the Requesters are addressed in the final SESA-ESMF, to the extent they are relevant to the proposed Project.

Proposed Actions

60. Management is of the view that, to date, the preparation of the proposed Project has followed Bank policy requirements. However, Management views the Request for Inspection as an opportunity to review and consider the views and concerns of the Requesters.

61. Management has agreed on an action plan with the Borrower to address concerns raised in the Request. The actions detailed below in paragraphs 62-66 will be undertaken during Project preparation for this purpose.

62. Community engagement and monitoring to address coercion and other implementation issues. Given the complex nature of land acquisition and its potential impacts on the proposed Project, the Bank will work with the APCRDA to establish a citizen advisory committee, consisting of recognized members of the community as well as external experts, to serve as an advisory panel to the APCRDA and to inform the implementation of the proposed Project and the mitigation of any potential adverse impacts of the proposed Project. Further, Management will:
• Convey to the Government that proactive and open stakeholder engagement, free from coercion, is a prerequisite for Bank support for a project, and that Management expects stakeholder input to be taken into account in project design;

• Engage an independent local party to carry out interviews and consultations in local villages to obtain additional information on any potential coercion;

• Engage independent local professionals to visit the affected villages frequently to monitor the concerns of Project-affected people and to bring these to the attention of the Bank and the APCRDA;

• Increase the frequency of preparation and supervision missions, during which the Bank will proactively reach out to stakeholders to maximize their opportunities to interact with Bank staff on implementation issues in general, and potential instances of coercion in particular;

• Work with the APCRDA to establish a robust project-level grievance redress mechanism to collect stakeholder input and complaints during preparation and implementation of the proposed Project.

63. **Project preparation.** Management is committed to continued strong and robust preparation of the proposed Project and to finalization, by the time of the Decision Meeting, of the following documents, including stakeholder consultation on them:

• The RPF with an analysis of the land acquisition process under the proposed Project, including the LPS, negotiated settlement and eminent domain, and an assessment of related risks and impacts and how these would be managed;

• The SESA-ESMF, including an assessment of the proposed investments under the proposed Project within Amaravati City, the related environmental and social risks and impacts and how these would be addressed under the proposed Project;

• A plan for ongoing consultation and grievance redress/citizen engagement, with clear feedback mechanisms to be implemented as part of the Project (including indicators in the results framework);

• An enhanced communication strategy for the Project and safeguard aspects.

64. **Policy compliance.** To ensure that the proposed Project continues to comply with Bank policy, Management will:

• Work with the APCRDA to address any gaps between Bank policy and the LARR Act 2013 as well as the LPS, as appropriate, in the final RPF;

• Agree with the APCRDA on how the recommendations in the final third-party assessment report of the LPS, as well as additional comments the Bank may have,
would be implemented and reflected in safeguard and other Project documents, as appropriate;

- Agree with the APCRDA on ways to add livelihood support measures for Project-affected landowners and landless wage laborers, including skill upgrading of vulnerable groups;

- Work with the APCRDA to address in the final SESA-ESMF specific stakeholder concerns, such as those raised by the Requesters, as appropriate.

65. **Consultation and information.** The proposed Project would benefit from an enhanced consultation and stakeholder engagement approach. Therefore, Management will:

- Work with the APCRDA to expand consultations on Project safeguard documents as they are being finalized, including the SESA-ESMF, RPF, site-specific RAPs, site-specific EIAs and site-specific ESMPs. This includes focus group consultations with various affected categories of people, such as small and marginal-scale farmers, agricultural laborers, women, and displaced populations. It will also include a stakeholder workshop to introduce and discuss the finalized safeguard documents, how they address stakeholder concerns, and how key safeguard issues are managed (for example, compensation and social development and skill upgrading schemes);

- Work with the APCRDA to address, as relevant, the concerns raised by the Requesters and other stakeholders regarding land acquisition and potential environmental impacts in the final drafts of the SESA-ESMF and RPF, and to re-disclose and consult on the final drafts;

- Work with the APCRDA to ensure that consultations continue to be free, fair and meaningful.

66. **Grievance redress.** Management recognizes that strong grievance mechanisms are needed at project level to ensure that the concerns of people affected by projects are heard and addressed appropriately. Management will:

- Work with the APCRDA to establish a Project-level GRM that includes members who are not associated with the Project to address complaints where Project-affected people considered that the existing grievance mechanism did not solve their issue.

- Engage with landowners whose land plots are to be used for the proposed Project, to explore solutions and improvements in environmental and social risk management, within the mandate of the Bank’s safeguard policies.
V. CONCLUSION

67. Management has made no decision yet whether to finance the proposed Project. Management notes that the proposed Project is still at an early stage of preparation and therefore substantive application of Bank policies and procedures have not yet taken place. Management maintains also that the preparatory work done so far meets the requirements of the Bank’s operational policies and procedures.

68. Going forward, Management will work closely with the APCRDA to ensure that the proposed Project and its components continue to comply with applicable Bank policies. The Bank is prepared to engage with the Requesters to explore solutions and improvements in the management of environmental and social risk, within the mandate of the Bank’s safeguard policies. Management has developed an Action Plan with the Borrower to respond to the Requesters’ concerns, which includes enhanced consultations and grievance management, enhanced due diligence, and other mitigation measures.

69. Management will decide whether to move ahead with the proposed Project only after appropriate analysis of potential Project risks and impacts has been undertaken and adequate mitigation measures to address them have been developed and consulted upon to the satisfaction of the Bank.
## ANNEX 1
### CLAIMS AND RESPONSES

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| 1.  | **Land Pooling Scheme.** The Land Pooling Scheme regulations entered into force on 1 January 2015, and the scheme is managed by the APCRDA. Although the government characterizes the scheme as voluntary, many landowning farmers were intimidated and economically coerced into pooling their land. Tactics included setting short deadlines for participation in the LPS, which were subsequently and repeatedly extended; threats to acquire the land under the regulations of the Land Acquisition Act of 2013, which would provide compensation far below the actual market value of the landowning farmers’ land; and threats to provide the ten-year annuity (described in paragraph 8) only to those landowning farmers who signed up for the LPS prior to May 1, 2015. Landowning farmers who expressed opposition to the LPS were also intimidated and harassed. In December 2014, banana plantations were set on fire in six villages in which the majority of residents opposed land pooling. Since then, there have been additional instances of fires and destruction of crops on land owned by landowning farmers who have refused to participate in the LPS. Many of these incidents are detailed in Attachment 9, which is an article published in Economic & Political Weekly, Vol Li No 17, on 23 April 2016, titled "Making of Amaravati - A Landscape of Speculation and Intimidation". Further, there has been a heavy police presence in the Amaravati area since land pooling began, and police have interrogated, detained, harassed, assaulted, and intimidated residents. More than 3,000 landowning farmers were interrogated and assaulted to make them sign up for the LPS. The police threatened that if the landowning farmers do not pool their land, the police will file cases on them. Six police battalions were called into action. They moved from village to village with AK 47s and machine guns. Refer to the references in Attachment 9 for more details. The Government of Andhra Pradesh and APCRDA failed to respond to the objections submitted by landowning farmers who refused to participate under LPS. Refer to Attachment 7, summarising the objections on LPS. Concerns also have been raised about the impact of the LPS on marginalized groups, including the Scheduled Castes, the Dalit, agricultural laborers, and landless families. Refer to Attachment 10 for more details. Many landowning farmers have not consented to participate in the LPS, and some of these landowning farmers have not consented to participate in the LPS. The Bank team for the proposed Project will work with the APCRDA to put measures into place to facilitate this stakeholder engagement, including a citizen advisory committee and a robust project-level GRM to address the concerns of Project-affected people during preparation and implementation. The Bank will also work with local organizations that are trusted by the communities or with independent third-party monitors to gather views of stakeholders and to identify any coercion. Participation in the LPS is one of three options for land acquisition that landowners can choose. Landowners whose land is to be acquired have the option to: (i) participate in the LPS; or (ii) decline to participate in the LPS and negotiate individual settlements; or, if negotiations fail, (iii) follow the procedure by which the land will be acquired under the provisions of the Land Acquisition Act. The Bank has increased its presence in Amaravati by expanding the number of visits to villages in the area to have more opportunities to consult with affected people and to gather more insight into the coercion allegations. Management is also in the process of hiring an independent party to carry out interviews and consultations in local villages to obtain additional information regarding this issue. Management will work with Government authorities, the implementing agency, and the communities to ensure a free and meaningful stakeholder engagement process. Management has contacted the Government authorities and shared its concerns. Management will expand its ongoing dialogue with the Government of AP to emphasize that proactive and open stakeholder engagement, free from coercion, is a prerequisite for Bank support for a project, and that Management expects stakeholder input to be taken into account in project design. The Bank team for the proposed Project will work with the APCRDA to put measures into place to facilitate this stakeholder engagement, including a citizen advisory committee and a robust project-level GRM to address the concerns of Project-affected people during preparation and implementation. 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Following this discussion, the Bank received unsolicited letters from LPS landowners’ associations expressing their support for the LPS and the proposed Project (see Annex 2). Management notes that allegations of coercion were dismissed by the Supreme Court of India on August 21, 2016 (see Annex 3 for a copy of the Supreme Court of India verdict). The Bank team for the proposed Project will work with the APCRDA to put measures into place to facilitate this stakeholder engagement, including a citizen advisory committee and a robust project-level GRM to address the concerns of Project-affected people during preparation and implementation. The Bank will also work with local organizations that are trusted by the communities or with independent third-party monitors to gather views of stakeholders and to identify any coercion. Participation in the LPS is one of three options for land acquisition that landowners can choose. 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<td>farmers, including Requester #3, have now been notified that their land will be acquired under the Land Acquisition Act. These landowning farmers have filed multiple cases in the high court. In April 2017, the High Court issued a stay on land acquisition in Requester #3’s village, and the High Court also directed the authorities to cease its efforts to mark land that has not been acquired under the LA Act. Refer to Attachment II for more details on the ongoing cases.</td>
<td>procedures for land acquisition as outlined by the LARR Act 2013. Management has been informed that the APCRDA has carried out an extensive information and consultation campaign to allow landowners to make an informed decision on their compensation options. This open process resulted in over 30,000 landowners joining the LPS, while approximately 4,000 landowners have opted not to join. This attests to the optional nature of the LPS. The progress in land pooling and plot allotment, among others, is disclosed on the APCRDA’s website (<a href="https://crda.ap.gov.in">https://crda.ap.gov.in</a>).</td>
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Consultations on Master Plan. The APCRDA organized multiple rounds of consultations with landowners on the draft Master Plan, prior to Bank engagement. More than 100 consultations spread over all 24 villages were organized in January 2016. More than 4,000 individual consultation comments were received. These consultations are documented by APCRDA on its website. Stakeholder comments referred to plot sizes, assigned lands, village boundaries, asset valuation process, implications for lands owned by single owners in multiple villages, issues related to multi-cropped lands (jareebu), FSI and set-back regulations, village maps, alignment changes of roads passing through village areas, benefits to the more vulnerable, design of LPS layouts, zoning regulations, education and health benefits, etc. A Technical Committee consisting of members from the APCRDA and the Town and Country Planning Department of the Government of AP was set up to review the outcome of consultations and individual submissions and make recommendations. Key recommendations pertain to modifications in the alignment of roads passing through villages, delineation of village boundaries, land use and zoning regulations, formulation of returnable plot sizes and their positioning in layouts, and allotment of plots to jareebu landowners.

Optional nature of LPS. Participating landowners have joined the LPS following a process of informed consent following the many consultations detailed above. Consent is confirmed by each landowner on at least six separate occasions during the LPS process. Management has been advised by the APCRDA that all landowners who have joined the LPS have provided their written consent and signed agreements for participation in land pooling, which are enforceable in

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1 Concurrence from landowners is required at the time of: (i) giving consent to participate in LPS; (ii) signing a development agreement; (iii) registration of development agreement; (iv) returnable plot allotment certificate; (v) registration of land in favor of the implementing agency; and (vi) registration of returnable plot in favor of the farmer.
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<td>courts in the event the provisions of those agreements are not honored by the Government of AP.</td>
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**Participation in LPS.** The LPS was launched following the approval of the APCRDA Act of 2014, which incorporated land pooling as one of its sanctioned land management policies. To date, approximately 86 percent of the land needed for the development of Amaravati City has been assembled through land pooling. While the Government of AP has currently initiated land acquisition processes for the remaining land following the provisions of the LARR Act 2013, landowners that become interested in joining the LPS can still sign up to participate at any time before the award of compensation is made under the LARR Act 2013.

**Compensation under LPS.** The key components of the compensation packages under the LPS include: (i) *returnable plots of urban land* within the Amaravati City perimeter; (ii) *annuity payments* to landowners, which the Government of AP started issuing in May 2015, and that will continue for a period of 10 years; landless agricultural wage laborers whose livelihoods are affected by the LPS receive a *monthly pension* for 10 years; and (iii) *other benefits*, which include waiver of agricultural loans, interest free loans for self-employment, access to skill development training, and access to employment under an Employment Guarantee program, free education and access to medical facilities.

Access to compensation packages is independent of the date on which the landowners join the LPS.

**Compensation under LARR Act 2013.** The LARR Act 2013 improved land valuation processes relative to earlier regulations through a number of provisions: (i) allowing consideration of the higher of two land values, i.e., the reference rate for land prices in government guidelines used for property registrations, or the top 50 percent of registered sale transactions by value that have taken place in the preceding three year period; (ii) final compensation in Andhra Pradesh in rural areas is calculated as 2.5 times the value arrived at in (i) above; and (iii) compensation for structures as well as an annuity or lump sum that is built in as a supplement compensation to mitigate loss of livelihood impacts.

**Coercion allegations.** See above.

**Grievances.** APCRDA conducts weekly grievance redress meetings to resolve landowners’ concerns.

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2 The LARR Act 2013 allows the state governments to fix the compensation for rural areas between 1 to 2 times with 100 percent solatium. The Government of AP has fixed 1.25 times for rural areas and adds 100 percent solatium to compensation which amount to 2.5 times of market value.
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<td>regarding the LPS and other aspects of the development of Amaravati City. Further, the district administration is conducting consultations and public hearings on village-specific SIAs as part of the land acquisition process under the LARR Act 2013. As part of consultations held in four villages in February 2017, the Bank team held meetings with landowners who had not joined the LPS. Some landowners conveyed that one of the reasons for not having joined the LPS was the perception that their wet, multi-crop lands (jareebu) had higher yields than dry lands, were more valuable, and that returnable plots would not provide an equivalent return to the original value of their land. These landowners may choose to follow the provisions under the LARR Act 2013. <strong>Impact of LPS on vulnerable populations.</strong> Additional support measures for marginalized groups, such as women headed households, physically challenged, scheduled caste/scheduled tribe, agricultural laborer, etc., would be designed as part of the proposed Project; special attention would be paid to use of their land plots under the proposed Project. All the standard benefits under the LPS would also be available to them, whether as small landowners (i.e., returnable plots, annuities, etc.) or landless laborers (skill training, annuities, etc.). <strong>Allegations that court may have stayed the land acquisition process.</strong> Under the LARR Act 2013, landowners have full recourse to the local judicial system and court cases pertaining to different parcels of land and at different stages of the judicial process are to be expected as the land acquisition process gets underway. Management has no position on any court cases.</td>
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<td>2.</td>
<td>90% of landowning farmers in the capital city area have signed legal documents indicating their intent to participate in the LPS. However, only ten landowning farmers have completed the legal steps necessary to transfer their land rights (title deeds) to the State. The other landowning farmers have not yet completed those steps, and are unwilling to do so because of the lack of legal guarantees about the location of their developed plots and the infrastructure that each &quot;developed plot&quot; will contain. Further, many landowning farmers are concerned that there is no market value specified for the developed plots in the registration documents. Refer to Attachment 22, for sample copy of a land registration document that doesn't contain registration value. This is illegal as per Indian Stamps act 1899 for title transfer. <strong>Landowners will benefit from the development of the original agricultural land and its conversion into urban land, together with the additional benefits provided to LPS participants.</strong> <strong>LPS procedures and current status.</strong> Registration is conducted in three stages: first, the entirety of the land surrendered by the landowners is registered in the name of APCRDA; second, a provisional certificate is issued to each landowner for the returnable plots; and third, the returnable plots are registered in the name of the landowners. The APCRDA has almost completed the allocation of returnable land: to date, about 58,000 returnable plots have been allotted to over 23,000 LPS landowners in 22 of the 24 villages, who have received their provisional certificates. At the next stage, LPS</td>
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<td>3 Management is aware that in Penumaka, one of two villages where substantial jareebu lands were located, people have lodged a court case objecting to land acquisition.</td>
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3 Management is aware that in Penumaka, one of two villages where substantial jareebu lands were located, people have lodged a court case objecting to land acquisition.
### Proposed Amaravati Sustainable Capital City Development

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<td>Landowners register their returned plots. The APCRDA initiated the process of registration of the returned plots in March 2017. The registration process is ongoing.</td>
<td><strong>Guarantees on location of returnable plots and on infrastructure provision.</strong> The issuance of provisional certificates for returnable plots (completed in 22 out of 24 villages as noted), constitutes an important milestone since it allows landowners to know the actual location of their returnable plots and to monitor the development of infrastructure in proximity to them. <strong>Content of registration documents.</strong> Land values are not referenced in the registration document because no sales transaction is involved.</td>
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<td>3.</td>
<td>Many of the additional benefits that the LPS promises to participants-such as job training and wage employment-have not been implemented. Further, although the LPS promises to allocate 5% of land pooled to affordable housing for the poor, only 1,680.9 acres have been allocated in the Draft Detailed Master Plan for “weaker section housing” (i.e., for those living below the poverty line).</td>
<td><strong>Additional benefits for LPS participants are being implemented.</strong> According to the APCRDA, participating landowners who have signed and registered the development agreements have been receiving annuity payments as part of their LPS benefits package since May 2015. In addition, the affected agricultural wage laborers and tenant farmers have also been receiving monthly pensions since then. A skill development institution was established in July 2016 and has trained more than 500 people to date; more than 1,000 people have received assistance for job placement through 9 job fairs; more than 19,000 people have received loan waivers; over 16,000 job cards have been issued; over 56,000 person-days of employment have been generated to date; and education and health schemes have been initiated. <strong>Affordable housing.</strong> The Bank has not been involved in the preparation of the Amaravati Master Plan. The provision of affordable housing as part of that Master Plan is not an activity directly being supported by the proposed Project. However, Component 3 of the proposed Project would support technical assistance to city agencies for the management and implementation of priority urban policies, among which is affordable housing. Therefore, the Bank would have an opportunity to support the City as it addresses the need.</td>
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4 The benefits to those who have joined LPS include: (i) returnable urban plot; (ii) loan waiver: one-time agricultural loan waiver of up to INR. 1,50,000; (iii) loans for self-employment: interest free loans of up to INR. 25,00,000 are available to all poor families (annual income below INR. 60,000 and 75,000 in rural or urban areas, respectively) for the set-up of self-employment enterprises; (iv) education and health: free education and health facilities are available to all those residing in the capital city area as of 8th December, 2014; (v) old age homes will be established to take care of people of 65 years of age and above; (vi) subsidized canteens: to provide food at subsidized rates; (vii) wage employment: Social Development agency is exploring possibilities to engage the landowners under LPS throughout 365 days a year per family under MGNREGA, unlike the actual 100 working days per year; and (viii) establishment of skill development institutions to provide training with stipend to enhance the skills of former landowners.
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<td>4.</td>
<td>[...] The PID/ISDS states that OP/BP 4.12 applies to all land used for the ASCCDP, including land already acquired through the Land Pooling Scheme. Because the LPS is &quot;substantially completed,&quot; due diligence will consist of &quot;an independent implementation assessment of LPS Scheme to assess its implementation outcomes to date, hear the reactions of those who have participated in LPS and identify measures required to strengthen its implementation process during the remaining implementation period as applicable to sub-projects.</td>
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<td>An independent third-party assessment of the LPS has been drafted and is currently under review by Management. Management will work with the APCRDA on integrating relevant findings into Project design and documentation, as appropriate.</td>
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<td>Third-Party Assessment of LPS. The APCRDA commissioned a third-party assessment of the LPS to identify any shortcomings that would need to be addressed during implementation. Management has received a draft of the assessment and will provide comments to the APCRDA. The assessment included a household survey among 125 randomly-selected households representing different affected categories such as marginal and large farmers, agricultural laborers, and multi-cropped land owners; and in-depth focus group discussions with different stakeholders. It also included stakeholders in the ten villages where the proposed Project would be implemented.</td>
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<td>The key findings of this draft report include: (i) extensive consultations were held for LPS and grievance redress mechanisms were in place; (ii) LPS is optional and landowners consented to joining based on their confidence that the land returned to them would be of higher value than the original land and that lost assets would be adequately compensated for; (iii) LPS landowners are receiving the agreed benefits (annuities, returnable plots, access to social development schemes, etc.); (iv) the transparent allotment of returnable plots to LPS landowners after extensive consultations has enhanced people’s confidence and trust in the process; (v) effective coordination mechanisms were observed among different involved agencies; (vi) adverse impacts on agricultural laborers, specifically related to livelihood impacts, would need to be addressed more comprehensively; and (vii) there are opportunities to involve LPS beneficiaries in various types of civil works, particularly related to infrastructure development on returnable plots.</td>
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<td>After finalization of the report, Management will work with the APCRDA to identify and implement measures which address issues raised in the report related to the proposed Project, as part of the final RPF and of site-specific RAPs.</td>
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<td>5.</td>
<td>Mental harm due to continued inadequate access to information and consultation, as well as threats and harassment: The coercion and intimidation involved in the land pooling process, combined with a lack of adequate access to information and consultation, has caused significant psychological stress for the Requesters. Further, the intimidating atmosphere around</td>
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<td>The APCRDA has conducted consultations on the LPS and on the draft safeguard instruments related to the proposed Project. Management commits to expanding consultations on the proposed Project’s safeguard instruments, including the draft SESA-ESMF and the RPF.</td>
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<td>the consultation &quot;workshop&quot; for the proposed ASCCDP, as well as the instances in which individuals purporting to represent the World Bank have approached the Requesters and members of their family, also has caused psychological stress for the Requesters. The Requesters fear that this harm will continue under the ASCCDP project.</td>
<td>Access to information and consultations related to LPS. Management has been advised by the APCRDA that it has consulted extensively on various aspects of the development of Amaravati City as a whole and continues to do so. The APCRDA also conducts weekly grievance meetings. See Item 1 above for more detail. Management will work with the APCRDA to ensure that consultations continue to be free, fair and meaningful. It will also work with the APCRDA to establish a robust Project-level GRM.</td>
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<td>Consultations under the proposed Bank Project. The Bank team attended the public workshop on January 19, 2017 on the draft SESA-ESMF and draft RPF prepared under the proposed Project. The consultation workshop was attended by approximately 150 participants from the villages affected by the proposed Project. Participants consisted of landowners, landless people, farmer association representatives, and media, as well as 50 government officials and staff from the Bank and AIIB. A summary of documents in local language was distributed in the workshop. Landowners participated in the workshop and commented on the contents of the draft SESA-ESMF and draft RPF. Police were present during the workshop as a measure to maintain safety. Bank staff felt that the workshop was conducted in a free and fair manner, without police interference in the exchange of views. All participants were welcome to voice their opinions and provide feedback. Written feedback submissions were accepted starting from two weeks before and ending two weeks after the workshop. The minutes of the workshop are included in the draft RPF. The workshop was well covered in the local media. After clearance by the Bank, the draft RPF and SESA-ESMF will be re-disclosed and again consulted on following Bank policy. The SESA-ESMF and RPF are currently still drafts and subject to modifications. Management will work with the APCRDA to incorporate stakeholder feedback into the final versions of the SESA-ESMF and RPF.</td>
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<td>Communications and information channels under the proposed Project. The APCRDA has a multi-level grievance redress mechanism, beginning with the village’s land acquisition authority, through the district’s Joint Collector, who is the Project Administrator, to the state’s R&amp;R Commissioner. Management will work with the APCRDA to establish a Project-level GRM that includes members who are not associated with the Project to address complaints where Project-affected people considered that the existing grievance mechanism did not solve their issue.</td>
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6. **Loss of livelihood.** As a result of the ASCCDP, the Requesters will be forced to either pool their land under the LPS or their land will be acquired by the State under the Land Acquisition Act. The Requesters fear that either option will result in the loss of their livelihoods. If the Requesters join the Land Pooling Scheme, the LPS does not provide adequate benefits to restore the Requesters' livelihoods, nor does it provide adequate legal guarantees to ensure that promised benefits will be delivered. LPS documents do not specify a period of time within which pooled land must be returned to LPS participants as developed plots. Further, the government has estimated that the Amaravati Capital City Project will take 35 years to complete, but the government only provides a ten-year annuity to LPS participants, agricultural laborers, and landless families. Thus, there may be a gap between when the annuity ends and when land is actually transferred back to participants.

Furthermore, all these assumptions are based on the current Government ruling Andhra Pradesh. In case of any change in the government during 2019 elections, there is a risk that these benefits will not be realized, because the LPS has no legal basis.

If the State acquires the Requesters' land under the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Re-Settlement Act, 2013, #30 of 2013 ("LA Act"), the Requesters also will not receive compensation sufficient to restore their livelihoods or to purchase comparable replacement land. Under the LA Act, the State is obligated to compensate landowning farmers based on the market price of the land. However, the basic land values in the registration offices have not been revised for the last five years. As a result, the registration value of the Requesters' land and the land in 25 villages across three mandals is far lower than the market value. For example, after the CRDA issued an acquisition notification through newspaper publication on 22 July 2016 and through notice on 8 September 2016, the authorities awarded a price which amounted to 10 % of what the affected landowner believes the current market was.

**Landowners will benefit from the development of the original agricultural land and its conversion into urban land, together with the additional benefits provided to LPS participants.**

**Loss of livelihoods.** Land pooling in AP is designed to compensate landowners for voluntarily giving up their land to contribute to development, in a manner that makes them beneficiaries of the increases in land value that result from urbanization. It is designed to account for any loss in livelihood and to bring direct benefits to those who participate. All landowners who have joined the LPS, in return for contributing part of their agricultural land, are entitled to: (i) smaller returnable plots of urban land within the Amaravati City perimeter; (ii) urban land is of significantly greater value than agricultural land; therefore, through the exchange of their rural plots for urban land, landowners are benefitting from one of the main advantages of urbanization, which is the increase in land value within urban areas; (ii) annuity payment for a period of 10 years – while land values increase, as the development of Amaravati City takes place, landowners who gave up land will receive annuities that have been estimated to compensate for their lost income; and (iii) other benefits, including waiver of agricultural loans, skill training, interest free loans for setting up enterprises, etc., which will further address the need of landowners to find alternative occupations after they have contributed their land to the LPS.

Landless agricultural wage laborers under the LPS are also provided a monthly pension for 10 years. The other benefits to them include a waiver of agricultural loans, interest free loans for self-employment, access to skill development training, access to employment under an Employment Guarantee program, access to education and medical facilities. This will also be an area of special focus under the proposed Project and a separate sub-component is being designed to provide additional support to landless wage laborers and vulnerable groups in terms of job training / skill development, etc.

**Compensation under the LARR Act 2013.**

Landowners not participating in the LPS will be covered under the provisions of the LARR Act 2013, and their lands will be acquired through eminent domain. Compensation for lands lost – replacement value and livelihood support (annuity for 20 years or lump sum payment) – will be provided, as per the LARR Act 2013.

The draft RPF analyzes the compliance of the Government of AP’s approach to land acquisition through land pooling, negotiated settlements, and
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<td><strong>Food insecurity:</strong> Amaravati consists of rare multi-crop irrigated land that produces 120 types of crops, and Requesters are concerned that the ASCCDP will create food insecurity in the region. The potential for food insecurity as a result of the Amaravati capital city project was noted in the 2014 Report of the Expert Committee appointed by the Ministry of Home Affairs, Union of India to Study the Alternatives for a New Capital for the State of Andhra Pradesh, and the SESA-ESMF does not recognize that the primary use of the land in Amaravati is multi-crop irrigated land. Further, Andhra Pradesh has not complied with national legislation aimed to guarantee food security.</td>
<td><strong>During consultations on the draft SESA-ESMF, stakeholders raised concerns about food security resulting from large-scale conversion of agricultural land to non-agricultural use. This issue was analyzed in the SESA-ESMF.</strong> It determined that the crops in the Amaravati City area are predominantly commercial crops that are not used for daily consumption by people. Transformation of agricultural land to urban land would, therefore, not significantly impact the production of food in the state. Overall, the area of Amaravati City under cultivation amounts to 0.027 percent of the total area of the state under cultivation and 0.077 percent of paddy-sown area in the state. Further, the proposed Project is expected to require only about 5-10 percent of the total land within</td>
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<td>the Amaravati City area. The Government of AP has informed Management that it plans to promote the cultivation of more agricultural lands elsewhere in the state, opening new food sources directly for state residents. This is part of the Government's approach to address food security issues as part of overall land acquisition for the development of Amaravati City. Management understands from relevant government agencies that the state is a top producer of horticulture crops and the Government has taken steps to bring more land under horticulture by providing incentives to farmers. The state also has taken steps such as interlinking rivers to stabilize irrigation by providing a dependable source of water, which are leading to a substantial increase in crop productivity, including food crops. Management will ensure that the concerns raised by the Requesters are addressed in the final SESA-ESMF, to the extent they are relevant to the proposed Project. The compensation provided under the LARR Act 2013 reflects the agricultural use of the lands and will be commensurate with the replacement value of such agricultural lands being lost.</td>
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<td>8.</td>
<td>Environmental harms: Component 2 of the ASCCDP will affect the river</td>
<td>The draft SESA-ESMF considers, among other issues, potential Project impacts related to flooding, conservation of water bodies, and forest land, and identifies measures to mitigate any adverse impacts. Flood mitigation plans and designs related to Kondaveeti Vagu are currently undergoing detailed studies. The proposed Project includes a sub-component that addresses flood management along the Kondaveeti Vagu River and the surrounding wetland areas. This component, which is in a very early stage of preparation, is not part of the currently planned initial investment and the flood mitigation plans and designs related to Kondaveeti Vagu are currently undergoing detailed studies. Environmental impacts, such as those mentioned by the Requesters, are assessed in detail in a site-specific EIA. The Bank has only recently received the first draft of this specific EIA and is currently reviewing the report. The Bank will work closely with the APCRDA to ensure that the scope of the assessment is adequate, including the Kondaveeti Vagu River and surrounding wetland areas.</td>
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<td>will affect the river Kondaveeti Vagu, and the fields adjacent to the</td>
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<td>riverbed are wetlands. However, the SESA-ESMF does not adequately</td>
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<td>address issues of wetlands, and APCRDA has not complied with national</td>
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<td>legislation designed to protect the wetlands. In 2015, the National</td>
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<td>Green Tribunal also issued an order that put a stay on construction</td>
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<td>in Amaravati due to unresolved environmental concerns.</td>
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<td>OP/BP 4.12:</td>
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<td>9.</td>
<td>Failure to require a resettlement plan. Bank management has used a</td>
<td>The proposed Project is still under preparation; The framework approach reflects the early stage of planning as the proposed Project is not yet fully defined. Site-specific RAPs are being prepared for 10 specific roads, that would make up about 30 percent of the overall proposed investments.</td>
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<td>Resettlement Policy Framework, rather than a full Resettlement Plan,</td>
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<td>for the ASCCDP. However, Bank documents suggest that the zone of</td>
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<td>impact of subprojects, and their siting alignments, can be determined.</td>
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<td>A detailed Master Plan</td>
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<td>Proposed Amaravati Sustainable Capital City Development</td>
<td>Additional site-specific RAPs and other appropriate safeguard documentation would be prepared as preparation of the proposed Project advances. The RPF was developed at the beginning of Project preparation to identify the principles and process of compensation that would be used for land plots used by the Project, as and when investments are identified. Where possible locations for infrastructure that would be supported by the Project have been identified, site-specific ESMPs and RAPs are under preparation and expected to be consulted upon and finalized later this year, prior to appraisal. Stakeholder feedback received during consultations would be integrated into the final documents. The RPF notes that the compensation to be provided under the LARR Act 2013 for lands lost adequately provides for replacement value, as required under Bank policy. Regarding gaps in the LARR Act, see Item 6 above. The Bank has received the draft RPF from the APCRDA and has provided comments. The RPF will be finalized reflecting the Bank’s comments as well as concerns raised by the Requesters. After clearance by the Bank, the draft RPF will be re-disclosed and again consulted on following Bank policy. Project-supported investments would comply with site-specific RAPs, site-specific EIAs and site-specific ESMPs, and would include functional and accessible grievance redress mechanisms.</td>
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<td>10.</td>
<td><strong>Consultations.</strong> On December 26, 2015, the government released an English-language &quot;Draft Detailed Master Plan of Capital City Amaravati,&quot; which was open for public comment for a period of 30 days. This draft was not released in Telugu, the local language. The draft was made available online and also at four government offices for viewing on all working days during office hours. Objections/suggestions could be sent in writing to the Commissioner, or uploaded on the website.</td>
<td>The APCRDA organized multiple rounds of consultations with landowners on the draft Master Plan, prior to Bank engagement. The summary of the Master Plan was also circulated in the local language (Telugu). See also Item 1 on Consultations on the Master Plan.</td>
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<td>11.</td>
<td><strong>Failure to ensure meaningful consultation.</strong> A single consultation &quot;workshop&quot; on both the draft RPF and the draft SESAMF, combined with the intimidating presence of police forces and an unclear and short fifteen-day time frame for the submission of written comments, does not constitute a meaningful consultation process under OP 4.12. When the Requesters raised concerns about the consultation process with Bank management, management responded that the process was &quot;conducted in a free and fair manner, except for a brief stoppage wherein a section of landowning farmers who are supportive of land pooling scheme tried to interrupt a speaker from criticizing land pooling related impacts. But the situation was quickly</td>
<td>All of the proposed Project safeguard instruments are still under preparation. Additional consultations will be conducted as the framework instruments are finalized and the Project-specific plans are prepared. Management agrees that a more extensive program of consultation and information on the proposed Project needs to be carried out. The Bank team will work with the APCRDA to organize an extended consultation plan regarding the proposed Project in general and the Project safeguard documents in</td>
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As of May 10, 2017, a draft SESA-ESMF and RPF are available on the World Bank's website. Both documents state that they have been "revised pursuant to public consultation workshop." On 19 January 2017, the APCRDA held the only "public consultation workshop" on the ASCCDP, which covered both the 200-page SESA-ESMF and the 200-page RPF. Only 150 potentially affected people (out of an estimated 127,505 people affected by the Amaravati Capital City) attended this workshop on 19 January 2017. There was a presence of at least 40 police personnel, who intimidated stakeholders, and Requester# 1 and other landowning farmers were turned away forcefully. The draft SESA-ESMF and RPF also were made available for public comment on the CRDA website, which set a fifteen-day time window "from the date of this publication" for the submission of "suggestions and concerns." The CRDA only received five submissions.

Requesters have felt harassed, as opposed to consulted, by the assessors and purported World Bank staff. For example, on April 24, 2017, several individuals visited Requester #2's house. These individuals stated that they were representatives of the World Bank and asked about the reasons that Requester #2's family refused to participate in the LPS.

Consultations on RAPs are in progress in villages that would be affected by roads that potentially would be financed by the proposed Project. In addition, household socio-economic surveys are being carried out among families that would be affected by the proposed Project, both landowners and landless wage laborers. The outcomes will be incorporated in the RAP.

Previous consultations on the proposed Project include:
- A public workshop on the draft SESA-ESMF and RPF held on January 19, 2017, attended by 150 people (see also Item 5).
- Additional consultations held by the Bank team in four villages in February 2017, attended by about 80 people.

January 19, 2017 workshop. The invitation to the workshop was widely published in local newspapers in both English and Telugu. Landowners participated in the workshop and commented on the contents of the draft SESA-ESMF and draft RPF. All participants were welcome to voice their opinions and provide feedback. The workshop was well covered in the local media.

Key issues raised by participants in the workshop included: (i) valuation of assets at market value; (ii) further minimization of physical displacement; (iii) improved entitlements under the negotiated settlement for physical resettlement; (iv) attention to vulnerable populations such as landless, scheduled caste, etc.; (v) timely payment of pensions and possible increases in annual pension; (vi) ensuring local employment under contractors; (vii) proper management of impacts arising out of construction works and safety in the work place; and (viii) attention to issues associated with outside labor. The need to involve villagers in the decision-making process for development works, attention to upgrading village infrastructure and strengthening the information sharing process were also raised. Some of the written suggestions received as part of the workshop included: control measures for construction stage impacts, preventing water bodies being polluted, farmer consultations for flood mitigation works, provisions of LARR Act 2013, legal validity of agreements executed under LPS, avoidance of graveyards in village areas, among others. Management will work with the APCRDA to incorporate these suggestions into the final versions of the SESA-ESMF and RPF.
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<td>12.</td>
<td><strong>Independent implementation assessment.</strong> The &quot;independent implementation assessment&quot; of the LPS still has not been completed, and information about the independent assessment has not been distributed in the Amaravati area. In October 2016, Requester# I was approached by two individuals who claimed that they had been appointed World Bank. Requesters contacted World Bank management in Delhi, and only at that time did the Requesters learn that an assessment was underway. Requesters also are concerned that the assessment is not being conducted in an independent manner. APCRDA is both the ASCCDP implementing agency and the agency that is responsible for managing the Land Pooling Scheme. APCRDA's role in selecting and managing the two assessors is not clear. Further, APCRDA has been accompanying the assessors to the villages, which is not compatible with an independent assessment process and negates the purpose of retaining third-party assessors.</td>
<td>The APCRDA commissioned a third-party assessment of the LPS to identify any shortcomings that would need to be addressed during implementation. This study was carried out by consultants not associated with LPS implementation. The third-party Assessment of the LPS was commissioned by the APCRDA. Consultants were selected by APCRDA though invitation of bids from a short list of institutions/agencies having expertise in land management. The selected consultants that ultimately carried out the study are not associated with the implementation of the LPS, so as to bring an independent perspective to the study. Management has received a draft of the assessment and will provide comments to the APCRDA. After finalization of the report, Management will work with the APCRDA to identify and implement measures which address issues raised in the report related to the proposed Project, as part of the final RPF and of site-specific RAPs.</td>
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<td>13.</td>
<td><strong>Failure to accurately assess the nature and magnitude of project-related displacement and to adequately ensure that use of land previously acquired through the LPS complies with OP 4.12.</strong> The PID/ISDS states that the &quot;Land Pooling Scheme (LPS) is substantially completed.&quot; However, as described in paragraph 16 [of the request], the LPS is not &quot;substantially completed,&quot; and the legal steps necessary to complete the process have not yet occurred. This inaccurate assessment has led to the incorrect Bank determination that a &quot;due diligence&quot; approach consisting of &quot;an independent implementation assessment of LPS Scheme to assess its implementation outcomes to date,</td>
<td>Third-Party Assessment of LPS. See Item 4 above.</td>
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<td>14.</td>
<td><strong>Inconsistency with the objectives of OP 4.12:</strong> Bank management has not taken steps to avoid or minimize involuntary resettlement and has instead responded to concerns about involuntary resettlement by stating that individuals affected by the ASCCDP have two options: &quot;you may opt to participate in the Land Pooling Scheme (LPS) or under Land Acquisition (LA).&quot; The compensation and the limited annuities for the transition period provided by both the LPS and the LA Act do not &quot;provide (e) sufficient investment resources to enable the persons displaced by the project to share in project benefits.&quot; Lastly, the Bank's due diligence approach to the LPS does not incorporate measures to restore the livelihoods of landowning farmers, assignees, agricultural laborers, and vulnerable groups who the LPS already has affected, and who will only receive annuities for ten years under the rules of the LPS.</td>
<td>Land pooling is an approach used to minimize resettlement and maximize benefits to those whose land is acquired. The draft RPF analyzes the compliance of the Government of AP’s approach to land acquisition through land pooling, negotiated settlements, and eminent domain with Bank policy, and identifies gaps and measures to address them. Management remains committed to ensuring that potential impacts of the proposed Project on livelihoods and resettlement, among others, are appropriately assessed, and that any identified impacts are managed in accordance with Bank policy. Management will confirm that the proposed Project complies with Bank policy before deciding whether to move forward with Bank support. Involuntary resettlement. The APCRDA has noted that, as an outcome of extensive (over 100) consultations on the Amaravati Master Plan (prepared with the support of the Government of Singapore) and the LPS, physical displacement has been minimized. For example, in response to stakeholder feedback, the LPS excluded residential areas within villages, which enabled over 100,000 villagers to remain within Amaravati City boundaries without displacement. Landowners who have not joined LPS will have their land acquired under eminent domain and will therefore be subject to involuntary resettlement. Any involuntary resettlement under the proposed Project would be subject to Bank policies and this is outlined in the draft RPF. Consistency with OP 4.12. The proposed Project introduces an innovative approach specifically designed to ensure that those who are displaced by Project activities also directly share in Project benefits. Landowners are not just being compensated in the ordinary way; they are going to share in the increased</td>
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<td>15.</td>
<td><strong>OP/BP 4.01:</strong> Failure to ensure meaningful consultation: As a result of the lack of a meaningful consultation process (described in paragraph 31), the Requesters' concerns were not incorporated into the revised SESA-ESMF for the project, and Requesters face the potential harms described in Section III.</td>
<td>Management will work with APCRDA to re-disclose and consult on drafts of the SESA-ESMF and the RPF after comments from the Bank have been incorporated by the APCRDA. For details, see Item 5.</td>
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<td>16.</td>
<td><strong>Compliance of the draft revised SESA-ESMF and RPF with OP 4.12 and OP 4.01:</strong> Proposed compensation does not cover replacement cost. The revised RPF sets an amount of compensation that does not meet OP 4.12’s standard of replacement cost. As described in paragraph 26, the RPF's process for valuation of land to be acquired is based on values that have not been revised in five years. Requesters submit that valuation under the LA Act should be based on the market value of transactions that have taken place in a fair and transparent manner over the last three years. Specifically, the market value should be multiplied by at least a factor of two, and 80% of the land to be paid at market value and as per first schedule, and return 20% of the developed land in pari with the offer under LPS.</td>
<td>The draft RPF has been reviewed by the Bank and will be finalized by the APCRDA reflecting the Bank’s comments as well as concerns raised by the Requesters. Management will work with APCRDA to address concerns such as those raised by the Requesters, in the RPF, as appropriate. The RPF notes that the compensation to be provided under the LARR Act 2013 for lands lost adequately provides for replacement value, as required under Bank policy. The LARR Act 2013 has a provision offering 20 percent of lands acquired for urbanization on payment of cost of development. Management understands from the Government of AP that this option is available to the affected people, provided they agree to pay the development cost of the land. Further elaboration is also provided in responses to Items 1 and 6.</td>
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<td>17.</td>
<td>Lack of analysis of project alternatives: The SESA-ESMF states only that there will be an analysis of project alternatives for future sub-projects, rather than an analysis of alternatives to the Amaravati Capital City project. In this regard, there is a detailed report produced in 2014 by an expert that proposes alternative designs for the city, including the decentralization of governance by locating government offices at regional centers.</td>
<td>Alternatives to the location of Amaravati City are outside Management’s purview. Alternatives to Bank-financed components are assessed in the SESA-ESMF. The selection of the location of Amaravati City is a sovereign decision and was taken by the Government of AP, before the Bank had engaged in the proposed Project. The site for Amaravati City was strategically selected by the Government of AP in late 2014, based on the area’s historical significance and its economic potential, specifically a strong network of transport.</td>
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<td>infrastructure, proximity to several major economic centers, good access to a skilled labor workforce and water to cater to a growing urban population. The proposed scope of the Project is limited to some interventions within Amaravati City; as such, the SESA-ESMF’s assessment of alternatives does not include an analysis of potential alternatives for the location of Amaravati City itself, but rather is limited to alternatives to the specific interventions that could be financed under the proposed Project.</td>
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<td>18.</td>
<td>Inadequate identification of environmental issues: The revised SESA-ESMF states that “the ecological profile consists of agricultural areas, wetlands/water bodies (irrigation ponds and rivulets), rocky outcrops and riparian/riverine zone along the River Krishna. There are no ecologically sensitive areas present in the Amaravati Capital City area. However, the study identified the following ‘hotspots’: wetlands, rocky outcrops, and, riparian zone of River Krishna.” However, the SESA-ESMF does not include the recommendations made in the main EIA-EMP for Amaravati, which makes a number of recommendations related to water bodies, wetlands, and the River Krishna.</td>
<td>Management is currently reviewing the draft SESA-ESMF. Site-specific EIAs would be conducted as investments are identified. The provisions under the SESA-ESMF are over and above the mandatory environmental clearance conditions stipulated under national environmental laws. The APCRDA is expected to comply with national environmental laws in any case when Project components are designed and their EIAs are prepared. Hence, it will take into account the recommendations made in its EIA-EMP. The draft SESA-ESMF considers, among other issues, potential Project impacts related to flooding, conservation of water bodies, and forest land and identifies measures to mitigate any adverse impacts. Investments under the proposed Project would comply with site-specific RAPs, site-specific EIAs and site-specific ESMPs. Management is currently reviewing the draft SESA-ESMF and site-specific safeguard documentation and will provide comments to the APCRDA before documents are finalized. Management will ensure that the concerns raised by the Requesters are addressed in the final documents, to the extent they are relevant to the proposed Project.</td>
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<td>19.</td>
<td><strong>Prior interactions with Management.</strong> The Requesters have informed the APCRDA, World Bank management, and the World Bank GRS about their concerns through a series of emails and meetings (refer to Attachments 12 - 16). Following the invitation of CRDA, a few landowning farmers attended the “Public Consultation Workshop” to express their objections on SESA-ESMF and the draft RPF. However, the revised drafts that were posted on the World Bank’s website, which specified that they had been &quot;revised pursuant to Public Consultation Workshop,&quot; did not address the Requesters' concerns. The World Bank also has not taken any action to address the concerns the Requesters have raised, including the objections on SESA-ESMF and RPF in attachment 15.</td>
<td><strong>Stakeholder concerns will be further integrated as safeguard documents are finalized. Management will work with the APCRDA to address in the final SESA-ESMF specific stakeholder concerns, such as those raised by the Requesters, as appropriate.</strong> Stakeholder opinions and concerns heard through the consultation process described in Item 12 have been addressed in a variety of ways, described in Item 16. Consultation feedback is also being considered as the RPF is finalized and site-specific RAPs related to sub-components are prepared. The census of Project-affected people under the proposed Project is ongoing as part of the RAP preparation for the 10 roads. Additional consultations will be carried out as part of...</td>
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| 20. | **Requested Measures.** The Requesters request that the Inspection Panel conduct an investigation into the policy violations described above and find that World Bank management must take steps to rectify these violations and resolve Requesters’ concerns. Such steps would include, but are not limited to: | Management is of the view that, to date, the preparation of the proposed Project has followed Bank policy requirements. However, Management views the Request for Inspection as an opportunity to review and consider the views and concerns of the Requesters. Management has agreed on an action plan with the Borrower that aims to address concerns raised in the Request. The actions detailed below will be undertaken during Project preparation, to address these concerns.

**Community engagement and monitoring to address coercion and other implementation issues.** Given the complex nature of land acquisition and its potential impacts on the proposed Project, the Bank will work with the APCRDA to establish a citizen advisory committee, consisting of recognized members of the community as well as external experts, to serve as an advisory panel to the APCRDA and to inform the implementation of the proposed Project and the mitigation of any potential adverse impacts of the proposed Project. Further, Management will:

- Convey to the Government that proactive and open stakeholder engagement, free from coercion, is a prerequisite for Bank support for a project, and that Management expects stakeholder input to be taken into account in project design;
- Engage an independent local party to carry out interviews and consultations in local villages to obtain additional information on any potential coercion;
- Engage independent local professionals to visit the affected villages frequently to monitor the concerns of Project-affected people and to bring these to the attention of the Bank and the APCRDA;
- Increase the frequency of preparation and supervision missions, during which the Bank will proactively reach out to stakeholders to maximize their opportunities to interact with Bank staff on implementation issues in general, and potential instances of coercion in particular;
- Work with the APCRDA to establish a robust project-level grievance redress mechanism to collect stakeholder input and complaints during preparation and implementation of the proposed Project. |
<p>|     | - Delay the World Bank's process of appraisal and convene a panel of independent experts to oversee the ASCCP and ensure that it is implemented in accordance with World Bank policies and procedures. |
|     | - Revise the Bank's approach to conducting due diligence on the LPS. The Bank should approve terms of reference for a truly independent analysis of the LPS that identifies steps needed to remedy past noncompliance with OP 4.12 and ensure future compliance with OP 4.12., including legal guarantees for participants in the LPS. |
|     | - Ensure that the process of land acquisition complies with World Bank policies and with national legislation, and ensure that the final environmental and social documentation for the project incorporates Requesters' concerns. |
|     | - Ensure that future consultation processes are conducted in a free, fair, and meaningful manner. |</p>
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<td><strong>Project preparation.</strong> Management is committed to continued strong and robust preparation of the proposed Project and to finalization, by the time of the Decision Meeting, of the following documents, including stakeholder consultation on them:</td>
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<td>• The RPF with an analysis of the land acquisition process under the proposed Project, including the LPS, negotiated settlement and eminent domain, and an assessment of related risks and impacts and how these would be managed;</td>
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<td>• The SESA-ESMF, including an assessment of the proposed investments under the proposed Project within Amaravati City, the related environmental and social risks and impacts and how these would be addressed under the proposed Project;</td>
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<td>• A plan for ongoing consultation and grievance redress/citizen engagement, with clear feedback mechanisms to be implemented as part of the Project (including indicators in the results framework);</td>
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<td>• An enhanced communication strategy for the Project and safeguard aspects.</td>
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<td><strong>Policy compliance.</strong> To ensure that the proposed Project continues to comply with Bank policy, Management will:</td>
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<td>• Work with the APCRDA to address any gaps between Bank policy and the LARR Act 2013 as well as the LPS, as appropriate, in the final RPF;</td>
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<td>• Agree with the APCRDA on how the recommendations in the final third-party assessment report of the LPS, as well as additional comments the Bank may have, would be implemented and reflected in safeguard and other Project documents, as appropriate;</td>
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<td>• Agree with the APCRDA on ways to add livelihood support measures for Project-affected landowners and landless wage laborers, including skill upgrading of vulnerable groups;</td>
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<td>• Work with the APCRDA to address in the final SESA-ESMF specific stakeholder concerns, such as those raised by the Requesters, as appropriate.</td>
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<td><strong>Consultation and information.</strong> The proposed Project would benefit from an enhanced consultation and</td>
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stakeholder engagement approach. Therefore, Management will:

- Work with the APCRDA to expand consultations on Project safeguard documents as they are being finalized, including the SESA-ESMF, RPF, site-specific RAPs, site-specific EIAs and site-specific ESMPs. This includes focus group consultations with various affected categories of people, such as small and marginal-scale farmers, agricultural laborers, women, and displaced populations. It will also include a stakeholder workshop to introduce and discuss the finalized safeguard documents, how they address stakeholder concerns, and how key safeguard issues are managed (for example, compensation and social development and skill upgrading schemes);

- Work with the APCRDA to address, as relevant, the concerns raised by the Requesters and other stakeholders regarding land acquisition and potential environmental impacts in the final drafts of the SESA-ESMF and RPF, and to re-disclose and consult on the final drafts;

- Work with the APCRDA to ensure that consultations continue to be free, fair and meaningful.

**Grievance redress.** Management recognizes that strong grievance mechanisms are needed at project level to ensure that the concerns of people affected by projects are heard and addressed appropriately. Management will:

- Work with the APCRDA to establish a Project-level GRM that includes members who are not associated with the Project to address complaints where Project-affected people considered that the existing grievance mechanism did not solve their issue.

- Engage with landowners, whose land plots are to be used for the proposed Project, to explore solutions and improvements in environmental and social risk management, within the mandate of the Bank’s safeguard policies.
Annex 2. Letter of Support to the LPS

AMARAVATI RAJADHANI
SAMEEKARANA RAITHU SAMAKYA
(Reg. No. 361 of 2015)
4-204/1, Yadava Bazar, Neerukonda, Mangalagiri Mandal,
Guntur Dist., Andhra Pradesh, India.

Amaravati
May 15, 2017

To
Mrs Sona Thakur,
Senior Social Development Expert
Amaravati Sustainable Capital City Development Project
The World Bank,
Hindustan Times Building,
New Delhi.

Dear Mrs Sona Thakur ji,

Subject: World Bank Support to Amaravati, Request for fast tracking the process and safeguarding the interests of the LPS farmers of the Capital City - reg.

Greetings from Amaravati!!

Kindly recall the multiple discussions we had during your previous missions to Amaravati regarding the Capital City Development Project and World Bank assistance.

We have provided a detailed account of the enthusiasm, intent and passion of the members of the farmers community, cutting across cast, creed and religion and financial status, in our interactions with you and your team. We convey our gratitude for the time and patient hearing given to us in spite of your busy schedules.
We understand from the media articles as well as the documents available in the public domain that persons with vested interests having insignificant stakes in the Bank funded project area are attempting to derail the process of financial assistance by miscommunicating and providing misleading information. We are sure that the Bank officials had already personally examined the ground realities which indicate that the facts are otherwise.

You are probably aware that the returnable plot allotment has concluded in 22 out of 24 villages for over 50,000 plots in a fair and transparent manner in the presence of pooling farmers and other stakeholders. It is a matter of pride for all of us that the entire process has concluded without any dissent or disturbance. This shows the willingness and commitment of the LPS community for the development of the Capital City.

We would also like to bring to your attention that our Organisation, ‘Amaravati Rajadhani Sameekarana Raithu Samakya’ (Federation of Amaravati Capital Land Pooling Farmers) represents more than 12,000 individual members across all the 24 villages of the Capital City and along with their family members, represent over 70% of the total LPS community. In addition, together with another like-minded association of LPS, we represent 98% of the total private land ownership of the Capital City. This is to bring the fact that those who are attempting to create misrepresentation are a miniscule of the remaining 2% of the farmers.

In conclusion, we request you to carefully examine the above facts on merit and expedite and fast track the World Bank assistance to ensure that the projects are grounded as soon as possible.

Thanking you,

(Dr. Madala Srinivas)
President
Ph: 98499 11139; 99404 44000

Encl: Certificate of Registration of our federation
Exhibit 5: Relevant Extracts of grounds from the Writ Petition WP No 632/2016 filed before Hon’ble Supreme Court of India

“...,

3. GROUNDS:

That the present Writ Petition is being filed on following amongst other grounds without prejudice to each other:-

A. Because in the name of voluntary pooling of land, the State authorities have adopted every coercive measure to ensure that even those farmers who are not willing to be part of the Land Pooling Scheme, surrender their land to the authorities.

B. ...

C. ...

D. Because the decision of the State Government to get hold of land by floating the Land Pooling Scheme is nothing but to evade the rigours of the newly enacted Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013 and thereby depriving the right of the farmers to get fair compensation and resettlement.

E. Because in the name of the voluntary land pooling scheme, the concerned authorities are taking recourse to every trick to deprive the farmers and landless labourers of their livelihood, even by using force and coercion against such people who refuse to fall in line.

F. Because the State Government proposes to acquire about one lakh acres of land along the banks of River Krishna without there being any justification for the same, given the fertility of land. It is submitted that the acquisition/surrender of such a large stretch of land poses serious threat to the food security of the country as a whole and affects the environment in river Krishna catchment area.

G. Because in the whole process, the State Government is discriminating between the land owners and the Dalits who have acquired rights over the land by way of assignment or grant. It is submitted that large chunk of the agricultural land in this region are being cultivated by the tenant farmers.
Proposed Amaravati Sustainable Capital City Development

I. Because there is complete opaqueness in so far as the process of land pooling scheme and the future benefits that may accrue to the land owners. The whole scheme is quite speculative in nature and far from the reality.

J. Because thousands of farmers/labourers are opposing the land pooling method adopted by State Government and as such the State machineries are being used to create panic among people in order to ensure that neither public opinion is formed against the ill conceived scheme nor any serious protest/ agitation takes place, which is against the ethos of our Constitution.

K. Because more than one lakh agricultural labourers earn their livelihood given the fertility of land and once this area becomes commercial or non agricultural, such landless labourers are bound to face serious livelihood problems. Most of the agricultural workers hails from the weaker sections of society i.e. Dalits, O.B.Cs, tribals and women.

That the quantum of money involved in developing the 8460 sq kms large scale city creates several doubts. Lakhs of crores of rupees of public money and private investment are stated to be pumped in the biggest Green Field New Capital building process. Hence, there is lack of transparency on whole process right from identifying, acquiring the land, disbursement of package to farmers and affected people, construction of structures and allotment of development of costly land.

L. Because the Environment Clearance accorded by State Environment Impact Assessment Authority is under challenge before the Hon’ble National Green Tribunal.
Exhibit 6: Judgment of The Hon’ble Supreme Court in the above

ITEM NO.22
COURT NO.1
SECTION PIL (N)
SUPREME COURT OF INDIA
RECORD OF PROCEEDINGS
Writ Petition(s) (Civil) No(s). 632/2016

A.B.K. PRASAD & ORS.

VERSUS

UNION OF INDIA & ORS.

With I.A.No.1 - Appln. For permission to file addl. Documents.

Date: 12/08/2016 This petition was called on for hearing today.

CORAM:
HON’BLE THE CHIEF JUSTICE
HON’BLE MR. JUSTICE A.M. KHANWILKAR
HON’BLE DR. JUSTICE D.Y. CHANDRACHUD

For Petitioner(s) Mr. Aruneshwry Gupta, Adv.
Mr. D. Mahesh Babu, Adv.
Mr. Sivan Kumar, Adv.

For Respondent(s)

UPON hearing the counsel the Court made the following
ORDER

 Heard.

We do not see any merit in this writ petition, which is hereby
dismissed.

Applications, if any, shall also stand disposed of.

(SAHADIR SINGH)
COURT MASTER

(VEENA KHERA)
COURT MASTER
Annex 4. Local Media Coverage on the Consultation Workshop
Paper Clippings of Public Notice regarding Disclosure of ESMF and RPF on 31st December 2016 in Andhra Jyoti (Telugu) and The Hindu (English)

Public Notice regarding workshop held on 19th January 2017
Public Notice in English Daily Newspaper, Deccan Chronicle Dt. 17-01-2017
Deccan Chronicle on 17-01-2017

**PUBLIC NOTICE**


In this regard, concerned experts are invited to participate in the above workshop for consultation and detailed discussions on the above mentioned draft documents. The suggestions / concerns raised in the workshop will be incorporated in these documents for effective and impactless implementation of the projects with the support of World Bank. For details, please visit our website: www.crda.ap.gov.in

Sd/-
Commissioner, APCRDA
ANDHRA PRADASH CAPITAL REGION DEVELOPMENT AUTHORITY
LENIN CENTER, GOVEMORPET, VYJAYAWADA-520002 (A.P.)
PH: 0866-2577475, WEBSITE: www.crda.ap.gov.in

PUBLIC NOTICE


In this regard, concerned experts are invited to participate in the above workshop for consultation and detailed discussions on the above mentioned draft documents. The suggestions / concerns raised in the workshop will be incorporated in these documents for effective and impactless implementation of the projects with the support of World Bank. For details, please visit our website: www.crda.ap.gov.in

Sd/-
Commissioner, APCRDA

Tue, 17 January 2017
epaper.sakshi.com/c/16149892
Print media coverage on workshop held on 19th January 2017
Newspaper Clippings on the SESA-ESMF & RPF Documents
అధికారిక శిక్షణ అవసరం

ఇంద్రనాథ్ బాబిన్స్ ప్రధాన స్కూల్ ప్రధాని 461 రూపాయలను సంకలనం చేస్తుంది. అంతే కీలక సంఖ్యలు లేదా నాలుగు రూపాయలు చాలా సాధారణం. ఇది చాలా లోపం కలిగిన సమస్యను సంశయం చేస్తుంది. ప్రపంచ ప్రధాని వారికి దిగువ సంఖ్యలు లేదా నాలుగు రూపాయలు చాలా సాధారణం. ఇది మేల్లే కాదని మీద హైదరాబాద్ వ్యాప్తి వ్యాపారం చేస్తుంది. ఈ సమస్యను మీద కాబట్టి మనం ఇంటికి ఉండాలి. ముడి ప్రధాని మీద 2.75 రూపాయలు వచ్చి కూడా ఉండాలి. ఈ సమస్యను మీద కాబట్టి మీద కాబట్టి మనం ఇంటికి ఉండాలి. ఈ సమస్యను మీద కాబట్టి మనం ఇంటికి ఉండాలి. మనం ఇంటికి మీద కాబట్టి మనం ఇంటికి ఉండాలి. మనం ఇంటికి మీద కాబట్టి మనం ఇంటికి ఉండాలి. మనం ఇంటికి మీద కాబట్టి మనం ఇంటికి ఉండాలి. మనం ఇంటికి మీద కాబట్టి మనం ఇంటికి ఉండాలి.

ఇంద్రనాథ్ బాబిన్స్ ప్రధాని వారికి ఆహారం లేదా అనేక పర్యాయాల జరిగింది. ఈ పర్యాయాల వారికి మనం ఇంటికి ఉండాలి. ముడి ప్రధాని మీద 50 రూపాయలు వచ్చి కూడా ఉండాలి. ఈ పర్యాయాల వారికి మనం ఇంటికి ఉండాలి. మనం ఇంటికి మీద కాబట్టి మనం ఇంటికి ఉండాలి. మనం ఇంటికి మీద కాబట్టి మనం ఇంటికి ఉండాలి. మనం ఇంటికి మీద కాబట్టి మనం ఇంటికి ఉండాలి. మనం ఇంటికి మీద కాబట్టి మనం ఇంటికి ఉండాలి. మనం ఇంటికి మీద కాబట్టి మనం ఇంటికి ఉండాలి. మనం ఇంటికి మీద కాబట్టి మనం ఇంటికి ఉండాలి. మనం ఇంటికి మీద కాబట్టి మనం ఇంటికి ఉండాలి.

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