Resettlement Plan

April 2016

IND: Rajasthan State Highway Investment Program

Package-1

- 1. Kanwas to Aklera Road (SH-74)
- 2. Deoli to Kanwas Road (SH-74A)
- 3. Alot to Gangdhar to Suwansara Road (SH-19C)
- 4. Kherli to Pahadi Road (SH-22)

Prepared by PPP Division, Public Works Department, Government of Rajasthan for the Asian Development Bank

CURRENCY EQUIVALENTS

(as of 19 March 2016)

Currency unit – Indian rupees (INR/Rs)

INR1.00 = \$0.01502 \$1.00 = INR 66.401

ABBREVIATIONS

ADB Asian Development Bank DC **District Collector** DH Displaced Household DP Displaced Person EΑ **Executing Agency** Government of India GOI GRC Grievance Redressal Committee Implementing Agency IΑ IAY Indira Awaas Yojana LA Land Acquisition RFCTLARR The Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013 Draft Rajasthan Land Acquisition Bill **RLAB** NGO Nongovernment organization PD **Project Director** PIU Project implementation Unit Proposed Right-of-Way **PRoW** Rehabilitation and Resettlement R&R RF Resettlement Framework RO Resettlement Officer Right-of-Way RoW RP Resettlement Plan SC Scheduled Caste SO Safeguards Officer SH State Highway Safeguard Policy Statement SPS PWD Schedule of Rate SoR

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Scheduled Tribe

ST

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EXECUTIVE SUMMARY

- 1. Government of Rajasthan has proposed to upgrade its road network under Rajasthan State Highway Investment Program (RSHIP) and as part of this endeavour, Public Works Department (PWD) of Rajasthan has been mandated to undertake improvement and upgradation of various State Highways and Major District Roads at different locations in Rajasthan. As part of this mandate, the PPP Division of Rajasthan Public Works Department has identified the roads requiring improvement that would improve the connectivity to national highways, major towns and industrial belts. The proposed investment program under Tranche-1 will support up gradation and improvement of the identified 16 road-projects totalling of about 1009km spread across the State of Rajasthan.
- 2. The Public Private Partnership (PPP) Cell of the Public works Department has prepared this Resettlement Plan (RP) for Package-1 comprising of 4-road subprojects viz. *Kanwas* to *Aklera* section of SH-74, *Deoli* to *Kanwas* section of SH-74A, *Alot* to *Gangdhar* to *Suwasara* section of SH-19C and *Kherli* to *Pahari* section of SH-22, being one of the four packages being proposed under Tranche-1 for improvements under RSHIP. This RP addresses social issues arising out of acquisition of land and other assets, eviction of squatters and removal of encroachments resulting in social and / or economic displacement to households / individuals / community, either direct or indirect and is in compliance with ADB's Safeguard Policy Statement, 2009 and Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013.
- 3. The subprojects proposed under Package-1 involves improvements to the (i) *Kanwas* to *Aklera* section of SH-74 involving widening of 80.020km; (ii) *Deoli* to *Kanwas* section of SH-74A involving widening of 14.850km; (iii) *Alot* to *Gangdhar* to *Suwasara* section of SH-19C involving widening of 24.550km; and (iv) *Kherli* to *Pahari* section of SH-22 involving widening of 61.160km, totalling 180.580km of State Highways from the existing single/intermediate/two lane to intermediate/two lane road. The improvement works include geometric improvements; junction improvements; provision of drain; and footpath.
- 4. The road subprojects proposed under Package-1 will involve acquisition of private land measuring 15.13ha belonging to 242 landowners, transfer of 2.91ha of government land and will impact 339 private structures. The impact to 339 private structures will cause physical displacement to 91 households, economic displacement to 104 households, physical and economic displacement to 28 households and non-significant impact to 116 household. Further, 118 landowners losing 10 percent and more land would also face economic displacement. In addition to this 85 tenants and 42 common property resources will also be affected. In all the project will cause impact to 666 households comprising of 4515 persons.
- 5. The objective of this Resettlement Plan (RP) is to assist the affected people to improve or at least restore their living standards to the pre-project level. This RP is based on the final detailed measurement survey and captures the involuntary resettlement impacts arising out of the proposed improvements to the road subprojects proposed under Package-1 of RSHIP. The document describes the magnitude of impact, mitigation measures proposed, method of valuation of land, structure and other assets, eligibility criteria for availing benefits, baseline socio-economic characteristics, entitlements based on type of loss and tenure, the institutional arrangement for delivering the entitlements and mechanism for resolving grievances and monitoring.

- 6. The private land required for the improvements proposed is 15.13ha. The private land proposed for acquisition is mostly strips of land, with the width varying from 5-10m, and abetting the existing road. The land acquisition plans have been prepared and the number of titleholders based on the revenue records has been captured. However, this number could vary during enquiry due to apportionment of land and the precise number of titleholders will be updated once the LA enquiry and award is completed.
- 7. Fifty nine percent of the private structures getting affected are permanent in nature, followed by 22 percent structures that are semi-permanent in nature and 19 percent of the structures are temporary in nature. Forty percent of the structures getting affected are being used for commercial purpose, comprising largely of small business establishments, followed by 37 percent of the structures getting affected are used for residential purpose, 11 percent structures are used for both residence and commercial purpose and 12 percent structures are either cattle shed or compound wall. The subproject will require removal of 8 private trees belonging to the DHs. The project will affect 42 common property resources.
- 8. During the census and socio economic survey, FGDs were conducted in villages along the subproject roads proposed under Package-1, in settlements and sections where impacts were recorded. All relevant aspects of subproject design, details of land required and impact to private property were discussed with the affected communities. A total of 300 persons (48 females and 252 males) participated in the 20 consultation meetings.
- 9. Information will be disseminated to DPs at various stages. Information including magnitude of loss, detailed asset valuations, entitlements and special provisions, grievance procedures, timing of payments, displacement schedule, civil works schedule will be disclosed by the PIU with assistance from the NGO hired for assisting in RP implementation. This will be done through public consultation and made available to DPs as brochures, leaflets, or booklets, in Hindi. The RP will be disclosed by the PMU upon receiving approval from GoR and uploaded in the PWD website along with the gist of the RP translated in local language. The translated gist of the RP would provide details of the project, magnitude of impact to land and assets, eligibility and entitlement, institutional arrangement and grievance redressal process. Hardcopies of the gist of the RP in local language will be made available at the office of the PMU, PIUs and distributed to the DPs.
- 10. The policy framework and entitlements for the RSHIP are based on national laws: The Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013, State laws and regulations and ADB's Safeguard Policy Statement (SPS), 2009.
- 11. For title holders, the date of SIA notification [Sec 4(2)] of intended acquisition as per the provisions of RFCTLARR Act will be treated as the cut-off date, and for non-titleholders the start date of project census survey for the subproject will be the cut-off date.
- 12. An Entitlement Matrix has been developed, that summarizes the types of losses and the corresponding nature and scope of entitlements; and is in compliance with National/State Laws and ADB SPS. The matrix presents the entitlements corresponding to the tenure of the DPs and the same has been approved and endorsed by Government of Rajasthan. The total resettlement cost for the subproject is INR 473 million.

- 13. Grievance Redressal Committee (GRC) will be established at two-levels, one at the District level and another at PMU level, to receive, evaluate and facilitate the resolution of displaced persons concerns, complaints and grievances.
- 14. The jurisdictional Additional Collector will be the administrator for Land Acquisition, Resettlement and Rehabilitation (LARR). The jurisdictional Additional Collector being the competent authority for land acquisition, he will also look into Resettlement and Rehabilitation and s/he will be supported by the Project Director, PIU in implementation of resettlement plan.
- 15. The PPP Division, PWD, Government of will be the Project Management Unit (PMU) and will be overall in charge of coordination between the four Project Implementation Units (PIU) and in prioritising subprojects for subsequent tranches based on social safeguards compliance. The PIU will be responsible for screening subprojects, categorization based on IR impacts, conducting the social assessment, preparation and implementation of Resettlement Plans (RPs).
- 16. In view the significance of resettlement impacts under the facility, the monitoring mechanism for this project will have both monitoring by PIU and monitoring by an external agency / expert.

I. PROJECT DESCRIPTION

A. Background

1. Government of Rajasthan has proposed to upgrade its road network under Rajasthan State Highway Investment Program (RSHIP) and as part of this endeavour, Public Works Department (PWD) of Rajasthan has been mandated to undertake improvement and upgradation of various State Highways and Major District Roads at different locations in Rajasthan. As part of this mandate, the PPP Division of Rajasthan Public Works Department has identified the roads requiring improvement that would improve the connectivity to national highways, major towns and industrial belts. The proposed investment program will support up gradation and improvement of the identified roads and Tranche-1 will finance 16 road projects totalling of about 1009km spread across the State of Rajasthan. The road subprojects proposed under Tranche-1 and their packaging details is given below.

Table 1: List of Subprojects under Tranche-1

Table 1: List of Supprojects under Tranche-1				
Package	State Highway / MDR Number	Name of the Road Subproject	Project Length (km)	
70	SH-74	Kanwas - Aklera	80.020	
kaç 1	SH-74 A	Deoli - Kanwas	14.850	
Packag e-1	SH-19 C	Alot (MP) - Gangdhar - Suwasara (MP)	24.550	
₾.	SH-22	Kherli - Pahari	61.160	
		Subtotal Package-1	180.580	
Package -2	SH-16	Barmer - Sindhari - Jalore	148.090	
Pac .	SH-16	Sanderao - Bali - Mundara	29.420	
		Subtotal Package-2	177.510	
	MDR-103	Peelibanga - Lakhuwali	34.548	
	SH-6A	Sardarsher - Lunkaransar	75.800	
က္	SH-69	Churu - Bhaleri	34.800	
ge-	SH-60	Sanju - Tarnau	16.710	
k	SH-100	Roopangarh - Naraina	34.792	
Package-3	SH-19, SH-60, SH-20, SH-83, SH-8, SH-82 and SH-82-A	Nagaur - Tarnau - Deewana -Mukundgarh	210.415	
		Subtotal Package-3	407.065	
D	SH-13B	Singhana - Buhana - Haryana Border	34.190	
acka e-4	SH-13	Ajeetgarh - Chala	33.135	
Packag e-4	SH-20 & 20 A	Sikar-Ganeri-Jaswantgarh	83.260	
Щ	SH-20	Bidasar-Nokha	93.000	
	243.585			
		Grand Total	1,008.740	

2. The Public Private Partnership (PPP) Cell of the Public works Department has prepared this Resettlement Plan (RP) for Package-1 comprising of 4-road subprojects viz. *Kanwas* to *Aklera* section of SH-74, *Deoli* to *Kanwas* section of SH-74A, *Alot* to *Gangdhar* to *Suwasara* section of SH-19C and *Kherli* to *Pahari* section of SH-22, being one of the four packages being proposed under Tranche-1 for improvements under RSHIP. This RP addresses social issues arising out of acquisition of land and other assets, eviction of squatters and removal of

encroachments resulting in social and / or economic displacement to households / individuals / community, either direct or indirect and is in compliance with ADB's Safeguard Policy Statement, 2009 and Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013.

B. The Package

- 3. The Package-1 comprises of 4-road subprojects totalling a length of 180.580km and the proposed improvements in each road subproject is detailed below. The key plan of the subproject road is presented below and the google earth image is given in Appendix-I.
- 4. The Kanwas to Aklera section of the SH-74 involves widening of 80.020km of the State Highway. The entire section which presently comprises of largely single lane with some sections having intermediate/two-lane, is being improved to an intermediate lane with shoulders, drainage facility, road furniture and accessories. A bypass of 4.85km has been proposed to Khanpur town and the existing approach road to Khanpur town has also been included in the project for overlaying and maintenance. The Aawan junction near Kanwas in Kota District is the start point of the subproject and it joins the National Highway No.12 (NH-12) near Arnia at km 374.220 of NH-12 in Jhalwar District. The improvements proposed under this subproject will provide better and faster connectivity for the towns and villages along the subproject road with NH-12, the East-West corridor connecting Jabalpur in Madhya Pradesh with Jaipur in Rajasthan.
- 5. The *Deoli* to *Kanwas* section of SH-74A involves widening of 14.850km of the State Highway from the existing intermediate lane to a two-lane road. The improvements include provision of shoulders, drainage facility road furniture and accessories. The start point of the subproject is *Deoli* off *Kota* to *Sangod* State Highway No.51 at km 34.200 and ends at *Kanwas* which joins *Sangod* to *Darra* Road (MDR-55) at km 12.000. The improvements proposed under this subproject will provide better connectivity between SH-51 and MDR-51 and all the settlements along the subproject road will have easy access to *Kota*, the educational hub of the State..
- 6. The *Alot* to *Gangdhar* to *Suwasara* section of SH-19C involves widening of 24.550km of the State Highway. The entire section which largely comprises of intermediate lane and with some sections having single/two-lane is being improved to an intermediate lane with shoulders, drainage facility, road furniture and accessories. The start point of the road subproject is *Unhel* village at Rajasthan-Madhya Pradesh border and ends at *Sankariya* at the border of Rajasthan-Madhya Pradesh. The improvements proposed will provide better connectivity to those from Madhya Pradesh who have to cross Rajasthan to reach the other side and also to the settlements along the road subproject who require to cross the border.
- 7. The *Kherli* to *Pahari* section of SH-22 involves widening of 61.160km of the State Highway. The entire section of the road comprising largely of two-lane and some sections having intermediate lane is being improved to two-lane with shoulders, drainage facility, road furniture and accessories. The subproject start point is just outside *Kehrli* town at 137.000km and ends at *Pahari* town at 196.000km. The improvements proposed will provide better connectivity to the settlements along the road subproject with the National Highway connecting *Jaipur* with *Agra* (NH-11).

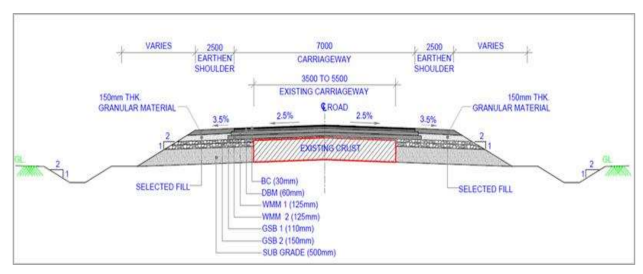


Figure 1: Typical Cross Section

C. Profile of the Subproject Area

- 8. The subproject roads proposed under Package-1 is spread across 4 districts of Rajasthan State. The subproject *Kanwas* to Aklera section of SH-74 passes through 2-districts viz. *Kota* District and *Jhalawar* District, the subproject *Deoli* to *Kanwas* section of SH-74A falls entirely within *Kota* District, the subproject *Alot* to *Gangdhar* to *Suwasara* section of SH-19C falls entirely in *Jhalawar* District and the subproject *Kherli* to *Pahari* section of SH-22 passes through 2-districts viz. *Alwar* District and *Bharatpur* District.
- 9. Kota district is bounded on the north by Bundi District, on the east by Baran District, on the south by Jhalawar District, and on the west by Chittorgarh District. The district is situated between 25°18' north latitude and 75°83' east longitude. It is now the hub of educational institutions and is home to Asia's biggest manufacturer of fertilizer. Kota District has a population of 19,51,014 accounting for 2.8 percent of the State's population. Urban population accounts for 60.3 percent of the district's population and rural population is just 39.7 percent. The percentage of male population (52.3%) is slightly higher than the percentage of female population (47.7%) and the sex ratio is 911, lower than the State average of 928. The literacy rate in the district is 66.5 percent, higher than the State literacy rate (55.8%) and the male literacy rate (75%) is much higher than the female literacy rate (57.3%). There are 38.4 percent workers, of which main workers account for 77.1 percent and marginal workers 22.9 percent. Main workers comprise of 19.8 percent cultivators and 10.1 agricultural workers, totaling 29.9 percent dependent on agriculture. Other workers comprising service, industry, etc account for 66.8 percent of the main workers.
- 10. Jhalawar district is bounded by the State of Madhya Pradesh on the south west and in the east, while to the north west, north and north east are Ramganj Mandi, Sangod tehsils of Kota district and north east are Atru and Chhipabarod tehsils of Baran district. The district is situated between 23°45'20" and 24°52'17" north latitudes and 75°27'35" and 76°56'48" east longitudes. Jhalawar district is a fertile plain area having rich black-cotton soil. It is watered by several rivers, giving it a rich look. The district has a population of 14,11,129 accounting 2.1 percent of the State's population. The district is largely rural with urban population accounting for a meager 16.2 percent and rural population is 83.8 percent. The percentage of male population (51.4%) is slightly higher than the percentage of female population (48.6%) and the

sex ratio is 946, higher than the State average of 928. The literacy rate in the district is 52.4 percent, lower than the State literacy rate (55.8%) and the male literacy rate (64.4%) is higher than the female literacy rate (39.8%). There are 48.6 percent workers, of which main workers account for 69.3 percent and marginal workers 30.7 percent. Main workers comprise of 54.9 percent cultivators and 20.2 agricultural workers, totaling 75.1 percent dependent on agriculture. Other workers comprising service, industry, etc account for 23.4 percent of the main workers.

- 11. *Alwar* District is bounded by *Rewari* district of Haryana on the north, by *Bharatpur* district and *Mewat* district of Haryana on the east, by *Dausa* district on the south and by *Jaipur* district on the west. The district covers 8,380 sq.km and is situated between 27°34' north latitude and 76°35' east longitude. The district has a population of 36,74,179 accounting 5.4 percent of the State's population. The district is largely rural with urban population accounting for a meager 17.8 percent and rural population is 82.2 percent. The percentage of male population (52.8%) is slightly higher than the percentage of female population (47.2%) and the sex ratio is 895, lower than the State average of 928. The literacy rate in the district is 59.4 percent, higher than the State literacy rate (55.8%) and the male literacy rate (70.1%) is much higher than the female literacy rate (47.4%). There are 33.7 percent workers, of which main workers account for 89.1 percent and marginal workers 10.9 percent. Main workers comprise of 5.9 percent cultivators and 2.0 agricultural workers, totaling a meager 7.9 percent dependent on agriculture. Other workers comprising service, industry, etc account for 89.2 percent of the main workers
- 12. Bharatpur District is bounded by Gurgaon district of state Haryana on the north, Mathura district of Uttar Pradesh State in the east, Agra district of Uttar Pradesh State and Dholpur district of Rajasthan in the south, Dausa district in south-west and Alwar district in the north-west. The district is situated between 26°22' to 27°83' north latitude and 76°53' to 78°17' east longitude. The district has a population of 25,48,462 accounting 3.7 percent of the State's population. The district is largely rural with urban population accounting for a meager 19.4 percent and rural population is 80.6 percent. The percentage of male population (53.2%) is slightly higher than the percentage of female population (46.8%) and the sex ratio is 880, lower than the State average of 928. The literacy rate in the district is 58.1 percent, higher than the State literacy rate (55.8%) and the male literacy rate (69.6%) is much higher than the female literacy rate (45.0%). There are 42.0 percent workers, of which main workers account for 64.9 percent and marginal workers 35.1 percent. Main workers comprise of 50.4 percent cultivators and 12.9 agricultural workers, totaling 63.3 percent dependent on agriculture. Other workers comprising service, industry, etc account for 34.6 percent of the main workers

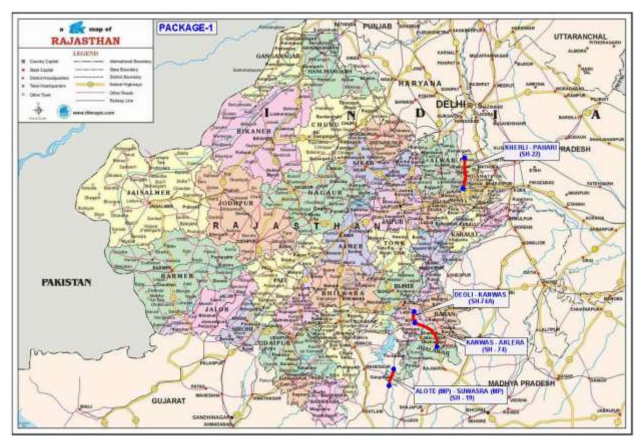


Figure 2: Key Plan of the Subproject Roads (Package-1)

D. Sub project Impacts

- 13. The towns and villages along the road subprojects would have improved connectivity with State Highways (SH), National Highways (NH), major trading, educational and administrative centres. Further, the improved road will reduce the travel time to the residents of this area to work place, schools, hospitals and markets. Agriculturist too will benefit by being able to quickly transport their produce without delay and can expect buyers coming to their doorstep to procure food grains. Better connectivity to the SH/NH will lead to industrial growth along the subproject road that will result in employment generation. However, the subproject will require private land and removal of encroachments and squatting for improving the road, resulting in negative impacts to some people living along the corridor.
- 14. The road subprojects proposed under Package-1 will involve acquisition of private land measuring 15.13ha belonging to 242 landowners, transfer of 10.65ha of government land and will impact 339 private structures. The impact to 339 private structures will cause physical displacement to 91 households, economic displacement to 104 households, physical and economic displacement to 28 households and non-significant impact to 116 households. There are 118 landowners losing 10 percent and more land who would also face economic displacement. In addition to this 85 tenants and 42 common property resources will also be affected. In all the project will cause impact to 666 households comprising of 4515 persons. The involuntary resettlement impacts is summarised in Table 2.

Table 2: Summary of Involuntary Resettlement Impacts

Impact		Extent/Numbers								
		74	SH-7	4A	SH-19	С	SH-2	2	Package)-1
Private Land Acquisition (ha) - Wet	2.31	ha	3.65	ha	5.92 h	na	0.34 h	na	12.22 h	а
Private Land Acquisition (ha) - Dry	2.90	ha	Nil		Nil		0.01 ł	na	2.91 ha	3
Government Land Required	0.08	ha	0.31	ha	10.26	ha	Nil		10.65 h	а
Temporary Land Acquisition (ha)	Ni		Nil		Nil		Nil		Nil	
Displaced Households (DHs)	40	7	132	2	85		42		666	
Physically Displaced Households (Loss of Residence)	62		7		1		21		91	
Economically Displaced Households (Loss of Shop)	101		ı		-		3		104	
Economically Displaced Titleholders losing land	12		66		40		-		124	
Physically and Economically Displaced Households (Loss of Residence cum Shop)	24		1		3		-		28	
Non Significant Impact ¹	98		4		4		10		116	
Titleholders Losing strip of land	25		54		37		8		118	
Tenants	85		-		-		•		85	
Total Displaced Persons (DPs)	275	9	895	5	576		285		4515	
Titled DPs	249	95	814	ļ	576		54		3939	
Non-titled DPs	26	4	81		-		231		576	
Affected employees	8		-		-		-		8	
Affected Structures	28	5	12		8		34		339	
Affected Private Trees	-		3		5		-		8	
Affected Common Property Resources	18	3	-		-		24		42	

15. The road subprojects will cause impact to 3 women headed households, 33 scheduled tribe households, 42 scheduled caste households and 20 below poverty line households.

Table 3: Impact to Vulnerable Category (mutually exclusive)

rable of impact to valid able outegory (mataciny exclusive)					
Vulnorable Category	Extent/Numbers				
Vulnerable Category	SH-74	SH-74A	SH-19C	SH-22	Package-1
Women Headed Household (WHH) ²	2	-	1	-	3
Scheduled Tribe (ST) headed household ²	31	2	-	-	33
Scheduled Caste (SC) headed household ²	26	-	1	15	42
BPL household ²	19	1	-	-	20
Disabled Headed Households (DHH) 2	-	-	-	-	-
Total	78	3	2	15	98

Source: Census and Social Survey, October 2015

E. Minimizing Involuntary Resettlement

16. Measures were taken to minimise adverse involuntary resettlement impacts by adopting concentric widening in built-up sections and reducing the proposed right-of-way to 9m. The available right-of-way (RoW) was utilised to the maximum, thereby reducing the additional land requirement for the proposed widening. A bypass has been proposed to *Kanwas* town, a heavy

Where the impact to structure is less than 10 percent of the total area, then such impacts are categorised as non-significant impacts as the DP is neither physically nor economically displaced.

significant impacts as the DP is neither physically nor economically displaced.

Vulnerability identified amongst the affected households is presented which are mutually exclusive in the order presented in the table.

built-up section, where improvements will result in significant impact. Further, in *Kanwas* town where a bypass has been proposed, the improvements to the existing approach road to *Kanwas* town is restricted to the available right-of-way and only overlay and maintenance is envisaged. There will be no widening and no impact to any private asset is envisaged.

F. Impact to Indigenous Peoples

17. The census and socio economic survey and consultations had along the project area confirm that there are no indigenous people in the settlements along the subproject roads and further the subprojects does not impact any indigenous people. Though there are scheduled tribe households who will be affected by this subproject, they are part of the mainstream population.

G. Scope and Objective of Resettlement Plan

18. The objective of this Resettlement Plan (RP) is to assist the affected people to improve or at least restore their living standards to the pre-project level. This RP captures the involuntary resettlement impacts arising out of the proposed improvements to the road subprojects proposed under Package-1 of RSHIP. The document describes the magnitude of impact, mitigation measures proposed, method of valuation of land, structure and other assets, eligibility criteria for availing benefits, baseline socio-economic characteristics, entitlements based on type of loss and tenure, the institutional arrangement for delivering the entitlements and mechanism for resolving grievances and monitoring.

II. SCOPE OF LAND ACQUISITION AND RESETTLEMENT

A. Introduction

19. The subprojects proposed under Package-1 involves improvements to the (i) *Kanwas* to *Aklera* section of SH-74 involving widening of 80.020km; (ii) *Deoli* to *Kanwas* section of SH-74A involving widening of 14.850km; (iii) *Alot* to *Gangdhar* to *Suwasara* section of SH-19C involving widening of 24.550km; and (iv) *Kherli* to *Pahari* section of SH-22 involving widening of 61.160 km, totalling 180.580km of State Highways from the existing single/intermediate/two lane to intermediate/two lane road. The improvement works include geometric improvements; junction improvements; provision of drain; and footpath.

B. Scope of Land Acquisition

20. The available right-of-way has been fully considered for the proposed improvement and the existing right-of-way (RoW) for the road section were determined using village maps and verified at site. Since the available RoW is not sufficient to meet the design cross section for the proposed intermediate/2-lanning, the road construction would entail acquisition of private land resulting in adverse impacts to households. The private land required for the improvements proposed is 15.13ha, comprising of 12.22ha of wet land and 2.91ha of dry land. The private land proposed for acquisition is mostly strips of land, with the width varying from 5-10m, and abetting the existing road. Further, government land measuring 10.65ha will also be required to be transferred for the proposed improvements. The land acquisition plans have been prepared and the precise number of titleholders and extent of land lost will be updated once the land plan schedule is completed.

Table 4: Category of Land being Acquired

Table 4: Category of Land Being Acquired							
S.I. No.	Type of Ownership	Hectare					
1	Private Wet	12.22					
2	Private Dry	2.91					
3	Government	10.65					
Total	Total	25.78					

Source: LAP prepared by DPR Consultants, January 2016

21. The land proposed for acquisition is of different category and the extent of land by type of land is presented in the following table.

Table 5: Classification of Loss of Private Land and Impacts

SNo	Use of Land	Number of Affected Household	Hectare
1	Agricultural	204	14.78
2	Residential	14	0.12
3	Commercial	21	0.17
4	Barren Land	-	-
5	Others (if any)	3	0.06
Total	Total	242	15.13

Source: LAP prepared by DPR Consultants, January 2016

22. The land being acquired has been categorised based on the extent of land lost and the scale of impact is presented in the following table along with the number of affected households in each category.

Table 6: Intensity of Land Impact

SNo	Scale of Impact	Number of Affected Household
1	Up to 10%	124
2	Above 10% and Below 25%	51
3	Above 25% and Below 50%	36
4	Above 50% and Below 75%	18
5	Above 75%	13
Total	Total	242

Source: LAP prepared by DPR Consultants, January 2016

C. Impact to Structures

23. The improvements proposed will cause impact to 339 private structures and 42 common property resources. Further, there are 85 tenants who would be affected and there are 8 employees affected in the subproject. The private land acquisition involves acquisition of 15.13ha belonging to about 242 landowners. Forty percent of the affected structures are being used for commercial purpose, followed by 37 percent used as residence, 11 percent being used for both residence and commercial purpose and 12 percent affected structures are either kiosks, cattle shed or compound wall.

D. Loss of Private Structures

24. Eighty seven percent of the structures getting affected are encroached structures, followed by 11 percent squatters and 2 percent owner structures. The ownership details of the private structures getting affected is presented in the following table.

Table 7: Ownership of Private Structures

Table 7. Ownership	on invale	Jii dolai 63
Tenure	Package-1	Percentage
Owner	8	2.4
Encroacher	294	86.7
Squatter	37	10.9
Total	339	100.0

Source: Census and Social Survey, October 2015

25. Fifty nine percent of the private structures getting affected are permanent in nature, followed by 22 percent structures that are semi-permanent in nature and 19 percent of the structures are temporary in nature. The type of construction of the affected structures is presented in the following table.

Table 8: Type of Construction of the Affected Structures

Type of Structure	Package-1	Percentage
Permanent	201	59.3
Semi permanent	74	21.8
Temporary	64	18.9
Total	339	100.0

Source: Census and Social Survey, October 2015

26. Forty percent of the structures getting affected are being used for commercial purpose, comprising largely of small business establishments, followed by 37 percent of the structures getting affected are used for residential purpose, 11 percent structures are used for both residence and commercial purpose and 12 percent structures are either kiosks, cattle shed or compound wall. The use of the affected structure is presented in the following table.

Table 9: Use of the Affected Structures

Use of Structure	Package-1	Percentage
Residential	126	37.2
Commercial	136	40.1
Residence cum Commercial	37	10.9
Others & Kiosks	40	11.7
Total	339	100.0

Source: Census and Social Survey, October 2015

E. Magnitude of Impact on Structures

27. The subproject will cause impact to 339 structures and the structures have been assessed for the significance of impact, with loss of less than 10 percent being considered as non-significant and loss of 10 percent and above as significant. Out of these 339 structures, 40 structures are either cattle shed extended house, etc and excluding them, 223 (66%) structures will face significant impact requiring relocation and the remaining 116 (34%) structures will not face much impact and will be able to continue to reside and/or do their business in the same place. The significant impacted DHs comprise of 91 DHs who will face physical displacement, 104 DHs who will face economic displacement and 28 DHs will face both physical and economic displacement. The extent of loss to structure and its use is presented in the following table.

Table 10: Use by Extent of loss to the Affected Structures

Impact	Residence	Commercial	Residence cum Commercial	Others	Total
Less than 10%	35	32	9	12	88
≥ 10% and < 20%	29	29	11	4	73
≥ 20% and < 50%	40	47	13	20	120
≥ 50% and ≤ 99%	19	16	4	4	43
100%	3	12	-	-	15
Total	126	136	37	40	339

Source: Census and Social Survey, October 2015

F. Loss of Livelihood

28. The subproject causes significant impact to 104 commercial establishments (31%) and 28 residence cum commercial establishments (8%) [see Table 10] resulting in loss of livelihood to about 39 percent of the displaced household. Further, there are 59 commercial tenants (69% of the tenants) and there are 8 employees who would also face economic displacement. The 118 titleholders losing 10 percent and more land would also face economic displacement. The category of impacts causing loss of livelihood is presented in the following table.

Table 11: Loss of Livelihood

Category of Loss	Number of Displaced Households	Number of Displaced Persons	
Owners of Business	132	895	
Commercial Tenants	59	400	
Employees	8		
Titleholders	118	798	
Total	317	2093	

Source: Census and Social Survey, October 2015

G. Loss of Trees

29. The subproject will require removal of 8 private trees belonging to the DHs. All other trees getting affected in this project belong to the government and the re-establishment of government trees will be done in accordance with the Forest Act. Further, the LPS is under preparation and will be taken up for scrutiny by the revenue authorities and at that time if there are trees in the land being acquired, they will be compensated in accordance with the provisions contained in the EM.

H. Loss of Common Property Resources

30. The project will affect 42 common property resources and of this 13 (31%) are places of worship. The PIU with the support of RP implementation support NGO will consult the trustees of the places of worship and in consultation with the local panchayat will facilitate in the relocation of these places of worship. The common property resource that is getting affected in the subprojects is presented in the following table. Wherever required, the PIU will ensure that utilities are relocated, in accordance to ADB SPS, prior to commencement of civil works in that stretch of the road corridor in accordance with the civil works schedule, which will be executed in 2-milestone, sections having no physical displacement in the 1st milestone and sections having physical displacement, land acquisition and bypasses in the 2nd milestone.

Table 12: Loss of Community Structures

Type of Community Asset	Number of Structures	Percentage				
Place of worship	13	31.0				
Hand pump / Bore well	14	33.3				
CW, Government buildings, etc	15	35.7				
Total	42	100.0				

Source: Census and Social Survey, October 2015

III. SOCIOECONOMIC INFORMATION PROFILE

A. Involuntary Resettlement Impacts

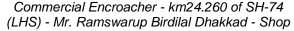
31. This RP is based on the census and socio economic survey carried out between July and August 2015 and updated in October 2015 based on final and detailed design of the road subprojects. The census survey identified 339 households losing their structure and the salient findings are presented in the following sections.

B. Methodology Adopted

- 32. The census survey enumerated all private assets/properties and common property resources within the proposed right-of-way (PRoW) of 16m in rural sections, 9m-12m in urban sections and 45m in bypass sections. For every displaced household, a pretested structured questionnaire was administered during the census survey. The survey recorded details of: (i) identity of the Displaced Household (DH); (ii) tenure; and (iii) type, use and extent of loss to the DH.
- 33. In addition to recording the above information, detailed socio economic characteristics, including demographic profile of members of the household, standard of living, inventory of physical assets, vulnerability characteristics, indebtedness level, health and sanitation, and ascertaining perceptions about project, resettlement options and compensation, was collected from all impacted household. All structures were photographed and numbered for reference and record. Details of common property resources within the PRoW were also recorded.

Census Survey - Sample Private Asset and CPR







Residential Encroacher - km24.355 of SH-74 (RHS) - Mr. Ramrup Kumhar - House

- 34. The displaced households were categorised based on the severity of impact as significant (loss of 10 percent and above of the productive asset or structure) and non-significant (loss of less than 10 percent of the productive asset or structure). The summary of Displaced Households and the summary of Affected Common Property Resources is presented in Appendix-II.
- 35. The census survey identified 339 households and 85 tenants who would be affected and 42 common property resource that would be affected and required to be relocated or

compensated. Of the 339 households, excluding the tenant, 223 households face significant impact and for 116 households, the impact is not significant.

- 36. Further, as per the land-plan-schedule (LPS) under preparation, there are 242 land parcels which would involve at least that many number of landowners who would be losing a strip of their land due to widening or bypass or curve improvement. After finalization of the LPS, the list of titleholders, based on the land acquisition notification and subsequent enquiry that would be carried out as part of land acquisition proceedings, along with the compensation and R&R assistance, in accordance with the provisions of the Resettlement Framework, would be disclosed as an addendum to this RP.
- 37. The socio-economic survey was carried out amongst 339 households and the details of the same are analyzed and presented in the following sections.

C. Demographic Profile of Project Displaced Households

1. Household by Sex

38. Three households (0.9%) of the displaced households are headed by women and the remaining households are headed by men. Males account for 52.1 percent and female account for 47.9 percent amongst Displaced Persons (DPs).

Table 13: DHs by Sex

		Number	Percentage
Male		336	99.1
Female		3	0.9
	Total	339	100.0

Source: Census and Social Survey, October 2015

2. Household by Religion

39. Hindus account for 97 percent of the household getting affected, followed by 3 percent Muslims and 1 household belongs to Christians.

Table 14: Household by Religion

Religion	Number	Percentage			
Hindu	328	96.8			
Muslim	10	2.9			
Christian	1	0.3			
Total	339	100.0			

Source: Census and Social Survey, October 2015

3. Household by Social Group

40. Fifty six percent of the displaced households belong to the other backward caste, followed by 22 percent general category, 13 percent scheduled caste and 10 percent scheduled tribe.

Table 15: Household by Social Category

rable for fredeemera by ecolar eategory						
Social Category	Number	Percentage				
General	73	21.5				
Other Backward caste	190	56.1				

Social Category	Social Category Number	
Scheduled caste	43	12.7
Scheduled Tribes	33	9.7
	339	100.0

Source: Census and Social Survey, October 2015

4. Household by Size of Family

41. Amongst the 339 DHs, the family details were provided only by 256 DHs and the same is presented below. Family of size up to 2 members account for 48 percent, followed by 22 percent with a family of size above 6 members, 5 to 6 members account for 19 percent and 11 percent reported a family of size 3 to 4 members. The average size of the displaced household is 6.78 members or say 7 members.

Table 16: Size of the household

Size of the Family	Number	Percentage		
Up to 2	123	48.1		
3 to 4	27	10.5		
5 to 6	49	19.1		
Above 6	57	22.3		
Total	256	100.0		
Average size of the family is 6.78				

Source: Census and Social Survey, October 2015

5. Age group of DPs

42. The number of women aged above 65 years is lower compared to men in the same age group. However, in the 21 and below age group the women account for 35 percent and men account for 34 percent. In all, 35 percent of the displaced persons are in the age group of 21 and below, followed by 31 percent in the age group of 22 and 35, 17 percent in the age group of 36 and 50, 11 percent in the age group of 50 and 65 and 6 percent in the above 65 age group.

Table 17: Age Group of DPs

Ago Group	Male		Female		Total	
Age Group	Number	Percentage	Number	Percentage	Number	Percentage
Up to 21	173	34.1	165	35.2	338	34.6
> 21 and ≤ 35	151	29.7	152	32.5	303	31.1
> 35 and ≤ 50	97	19.1	71	15.2	168	17.2
> 50 and ≤ 65	49	9.6	59	12.6	108	11.1
Above 65	38	7.5	21	4.5	59	6.0
Total	508	100.0	468	100.0	976	100.0

Source: Census and Social Survey, October 2015

D. Socio-economic Profile

1. Educational level of DPs

43. Fifty percent amongst females and 33 percent amongst males are uneducated. Metric is the highest level of educational attainment for most of the females with the number of females beyond metric level declining compared to the males.

Table 18: Educational level of DPs

Educational	ational Male		Female		Total	
level	Number	Percentage	Number	Percentage	Number	Percentage
Up to Middle	105	20.7	75	16.0	180	18.4
Below Metric	78	15.3	64	13.7	142	14.6
Metric	95	18.7	57	12.2	152	15.6
Graduate	60	11.8	33	7.1	93	9.5
Post Graduate	2	0.4	3	0.6	5	0.5
Uneducated	168	33.1	236	50.4	404	41.4
Total	508	100.0	468	100.0	976	100.0

Source: Census and Social Survey, October 2015

2. Occupation of DPs

44. Eighty nine percent amongst females and 35 percent amongst males are not in workforce, comprising largely of children, students, elderly, housewives and females who do not go for work. Thirty percent of the male are involved in business/trade, followed by 19 percent who are into cultivation, 9 percent are labourers, 5 percent are unemployed and 3 percent are in service. Women are mostly into labour and some are also into cultivation.

Table 19: Occupation of DPs

Occupation	N	/lale	Female		Total	
	Number	Percentage	Number	Percentage	Number	Percentage
Service	13	2.6	-	-	13	1.3
Business / Trade	150	29.5	4	0.9	154	15.8
Agriculture	96	18.9	13	2.8	109	11.2
Labourer	45	8.9	17	3.6	62	6.3
Unemployed	27	5.3	18	3.8	45	4.6
Not in workforce	177	34.8	416	88.9	593	60.8
Total	508	100.0	468	100.0	976	100.0

Source: Census and Social Survey, October 2015

3. Income of Household

45. Sixty percent of the households are earning above Rs.8000 per month, followed by 19 percent who earn between Rs.1001 and Rs.4000, 8 percent each earn between Rs.4001 and Rs.5000 and between Rs.5001 and 8000 and one DHs reported an income of less than Rs.1000 per month. The average monthly family income was reported as Rs.14,895.

Table 20: Monthly Household Income of DHs

Monthly Family Income Range	Number	Percentage	
Up to 1000	1	0.3	
1001 to 4000	65	19.2	
4001 to 5000	28	8.2	
5001 to 8000	26	7.7	
>8000	202	59.6	
Not disclosed	17	5.0	
Total	339	100.0	
The average monthly family income is Rs. 14,895			

Source: Census and Social Survey, October 2015

4. Impact to Vulnerable HH

46. The vulnerability amongst the significantly impacted DHs account for 33.2 percent (74 DHs out of 223 DHs). The vulnerable constitute 2.7 percent women headed households, 21.6 percent scheduled tribe, 48.7 percent scheduled caste and 27.0 percent of the displaced households qualify as BPL³ households. The vulnerable status of significantly impacted DHs in the package, which is mutually exclusive in the order of priority as presented in the following table is given below.

Table 21: Vulnerable (mutually exclusive)

Vulnerability Type	Number of HH impacted	Percentage
Women Headed Household	2	2.7
Scheduled tribes	16	21.6
Scheduled Caste	36	48.7
Below poverty line	20	27.0
Disabled Headed Household	-	-
Total Vulnerable	74	100.0

Source: Census and Social Survey, October 2015

E. Key Socio-economic Indicators

47. The key socio-economic indicators established based on the census and socio-economic survey carried out amongst the DHs between July and August 2015 and updated in October 2015 are presented below. These indicators would form the baseline indicators that would be compared with the evaluation carried out by the independent external evaluation agency.

Table 22: Key Socio-economic Indicators

	14010 ==1110, 00010 00011011110 11141041010				
S.No	Indicator	Unit	Value/Figure		
a)	Income (N = 322)				
1	Monthly family income	Average	Rs.14,895		
2	Number of earners	Average	1.87		
	Impact (N =339)				
3	Business establishment	%	58.4		
b)	Housing/Shop Characteristics (N=339	9)			
4	Permanent	%	59.3		
5	Semi-permanent	%	21.8		
6	Temporary houses	%	18.9		
c)	Family Characteristics (N=339)				
7	Family size	Average	6.78		
8	Women headed household	%	0.9		

Source: Census and Social Survey, October 2015

F. Resettlement Preferences

48. The DHs were asked to indicate their choice in resettlement and rehabilitation option of

³ As per Planning Commission of India, the state specific poverty line for rural Rajasthan is Rs.1035.97 per capita per month for the year 2011-12 and the same updated for October 2015 based on CPIAL is Rs.1480. This is based on 'Dr. C . Rangarajan committees' proposed methodology. However, since many households had not disclosed their income and details of number of family members, it was not possible to determine BPL based on the above definition. Instead, the BPL families have been determined based on the ration card that they possess.

self-managed - cash assistance or project supported housing/livelihood assistance. All the DHs were undecided on their preferred option.

IV. CONSULTATION, PARTICIPATION AND DISCLOSURE

A. Consultation in the Project

49. In order to engage with the community and enhance public understanding about the subproject and address the concerns and issues pertaining to compensation, rehabilitation and resettlement, individual interviews, focus group discussions (FGD) and meetings were undertaken amongst the various sections of DPs and other stakeholders, during the census and socio economic survey that was carried out as part of the detailed project report (DPR) for the subproject. The opinions of the DPs, stakeholders and their perceptions were obtained during these consultations. The consultations with the DPs and other stakeholders will continue throughout the RP implementation period.

B. Methods of Consultation

- 50. Consultations and discussions were held during census and socio economic survey period with both primary and secondary stakeholders. The primary stakeholders include project displaced persons (DPs), project beneficiaries and implementing agency (PWD). The secondary stakeholder includes Revenue Officers and elected representatives of the local body.
- 51. During the census and socio economic survey consultations were held with displaced households, commercial establishment owners along the project corridor, officials of the district administration and elected members of the local panchayat. In order to hear and address the concerns of women, women were encouraged to participate and opportunity to express their concern was provided during the consultations. The consultation methods followed and proposed are detailed in the following table.

Table 20. Oorisultation methods				
Stakeholders	Consultation Method			
Displaced Persons	Census and Socio-economic Survey			
Displaced Persons	Focus Group Discussions			
Local Communities	Focus Group Discussions			
Local Elected Members	Individual interview, discussion			
Concerned Officials from Government	Individual meeting/interview, discussion			
DPs and General Public	Consultation Meetings			

Table 23: Consultation Methods

- 52. In addition to the web disclosure of the RP seeking views and suggestions of the general public, detailed consultations regarding the extent of involuntary resettlement impact and the mitigation measures proposed in the RP will be disclosed to the DPs and general public through public meetings held along the subproject road. The RP disclosure meetings will be held to explain the contents and provisions of the RP and obtain the feedback, suggestions and objections, if any, on the RP and accordingly make suitable amendments/corrections before finalising the RP.
- 53. During the census and socio economic survey, FGDs were conducted in villages along the subproject road in settlements and sections where impacts were recorded. All relevant aspects of subproject design, details of land required and impact to private property were discussed with the affected communities. A total of 300 persons (48 females and 252 males) participated in the 20 consultation meetings held along the 4-road subprojects. The issues and concerns raised during the consultations are summarised and provided in the following table.

The number of participants and the photographs are provided as Appendix-III to this report and the attendance sheets are available in the projects file with respective PIUs

C. Outcome of the Consultations

54. People were aware about the subproject and the improvements proposed for the road subprojects but were not aware about specific details of the PRoW, shift in centreline and the method of valuation for and building, payment of compensation and other rehabilitation and resettlement measures. During the census and socio economic surveys, the women were found not being actively engaged in the decision making process within family and also in the community. Women felt that the proposed improvements will provide (i) better access to higher levels of education, health services (especially in emergencies), and social interactions, (ii) better and more frequent public and private transport options, and (iii) increase in leisure time. The negative impacts could not be easily articulated by the communities apart from loss of assets. The salient points are summarised in the following table.

Table 24: Summary of Consultation Outcome

Village / Tayre				
Village / Town	Concern	Design change / Mitigation		
		measures proposed / Explanation		
Moru Khurd, Dhulet, Ummedpura, Kanwas	 1.Land Acquisition Process, 2.Compensation for Wells, etc. 3.Safety issues and benefits from the project to the Stakeholders. 4.Acquisition of structures coming within ROW. 5.Majority of participants asked for provision of footpath and road side drains. 6.Employment opportunities in road construction. 	 As per Gol & GoR act & policy for this project Will be provided based on GoR Policy. Speed breaker, cautionary signs & drain and footpath on drain top for safety and development of village and no water logging in village due to road drain Based on the R&R policy replacement cost will be paid determined based on PWD schedule rates. Same is considered in design and provided Employment opportunity during civil works is built into the 		
Basyahedi Dahikheda, Kalareva, Sarola Kalan, Khanpur, Simalkhedi	 to Road Carriageway 3. People demanding C.C. drain on both side of Road. 4. People are asking whether 4 lane road provision in village portion 	contractor document. 1. Widening will be proposed based on available ROW (of PWD) and concentric as far as possible. 2. Very few temple are getting affected and caution will be taken for CPR 3. Drain is proposed in habitation area. 4. As per traffic demand, No four lane road is required for village/urban portion. 5. Employment may be provided based on R&R policy 6. Footpath cum drain proposed for safety and development of village and no water logging in village due		

Village / Town	Concern	Design change / Mitigation measures proposed / Explanation
	for provision of footpath and road side drains	to road drain
Taraj, Bislai, Baldeopura, Hanoti, Arnia	 People of village Taraj are demanding to construct road in village on existing alignment by dismantling the encroachment Safety issues and benefits from the project to the Stakeholders. Acquisition of structures coming within ROW. Majority of participants asked for provision of footpath and road side drains. Majority of the peoples desired that the widening and strengthening of the project road in the market areas should be on both side of the road Relocation/Reconstruction of temples adjacent to Road Carriageway People are asking whether 4 lane road provision in village portion Employment opportunities in road construction 	 As per consultation and available ROW, existing alignment with minor modifications is finalised for Taraj Speed breaker, cautionary signs for safety and development of village Based on the R&R policy, replacement cost for structure will be paid as per PWD schedule rates Footpath cum drain proposed to reduce/mitigate water logging problem in village Widening will be proposed based on available ROW (of PWD) and concentric as far as possible. Very few temple are getting affected and caution will be taken for CPR As per traffic demand, No four lane road is required for village/urban portion Employment during civil works will be available through the contractor
Unhel (1.900)	How much land shall be acquired? What would be the basis for	9.0m in village habitation area and 16.0m in other than villages. Compensation shall be as per Govt.
	compensation for Land?	Of Rajasthan rules and new Land acquisition act. After construction road shall be
	Repair and Maintenance of road after construction.	maintained by the contractor for at least 10 years.
	Generally road construction takes too much time, so what would be the construction period. What about the drainage in village	Construction shall be completed in one year strictly and progress of work shall be monitored by PWD officials. 1.0m covered drain has been
T. J. (10.000)	area?	proposed in village habitation area.
Talawali (10.600)	When shall the work and how much time it will take?	Work will start in year 2016 and will be completed in one year.
	What would be the measures for safety of villagers during construction and after completion of project?	Proper signage has been proposed and provisions of speed breaker near school and dense habitation have been proposed.
	What would be the basis for compensation for Land and land acquisition procedures?	Compensation shall be as per Govt. of Rajasthan rules and new Land acquisition act.
Gangdhar (15.600)	Construction of Bypass?	Bypass is not needed as the traffic is very less and sufficient land is available for proposed intermediate

Village / Town	Concern	Design change / Mitigation measures proposed / Explanation		
		lane.		
	What about the drainage in village area?	1.0m covered drain has been proposed in village area.		
	Villagers demanded for good quality road. Maintenance during rainy season.	Road shall be constructed as per the modern and good engineering technique and shall be maintained for next 10 years. After construction road shall be maintained by the contractor for at least 10 years. Proper signage has been proposed and provisions of speed breaker near school and dense habitation have		
	Proper traffic safety.			
Jhatli	 Widening should be equal on either side. Water supply facility in lieu of demolition of drinking facilities Dustbins/ dumping site also not available Proper compensation should be paid as per the current market rate 	 Concentric widening has been considered for minimization of Impact with the help of engineering team. As per entitlement matrix replacement of CPR (Hand pump) will be done. During construction the contractor may direct to provide the dumping site near by the village area within the vacant RoW or panchayat land. As per entitlement matrix, compensation will be paid for all the assets at replacement value. 		
Barkhera Sad	 Widening should be equal on either side. Road surface has been damage due to non-availability of drainage. Both side drains is necessary and discharge should be away from village area Cash compensation as per market rate 	 Concentric widening has been proposed for minimization of Impact. Covered drain facility in every urban area and earthen drainage in rural area have been proposed. As per entitlement matrix, compensation will be provided at replacement value of the structures. 		
Pahari	 APs said that they are residing since 20 - 30 years and road is going to be widen; they are agreed that they are encroacher and ready to vacate but need project assistance. Should be widened equally on either side of the road Would prefer permanent employment either with PWD or other govt. department. Temporary employment with contractor is also required. 	 Assistance to all encroachers and squatters as per Entitlement Matrix. Structure cost will be paid at replacement cost based on PWD schedule rates. Concentric widening has been proposed for minimization of Impact. As per the policy, contractor to give preference to local labour in their day to day work. Permanent employment not feasible. Covered drain has been proposed. 		

Village / Town	Concern	Design change / Mitigation measures proposed / Explanation		
	 Provide drains on the both side of the road along the village Common property resources must be saved or properly relocated with the consent of villagers and gram panchayat Cash compensation at replacement value Being a big market, many people from nearby villages are coming for commercial activities to this village but due to non-availability of toilets, peoples facing much problem. Project should provide the toilet facility along with bus shelters Speed Breaker need to be provide near school and bus stand for safe crossing of the road 	 Due care have done to save CPRs and minimize the impact. However, if any of the CPR will be affected, will be replaced in consultation with the community. As per entitlement matrix, compensation will be provided at replacement value. Toilets along with bus shelters near the market may be required, but this may be done by the panchayat or through other government scheme. Various safety signage will be provided. Footpath and road safety has a separate component in the project. 		
Aarwa	 Road widening should be equal on both side of the road Would prefer permanent employment either with PWD or other govt. department. Temporary employment with contractor is also required. Provide drains on the both side of the road along the village Proper compensation should be paid the household as per the at replacement value Speed Breaker should be provide both side of the village 	 Concentric widening has been proposed for minimization of Impact As per the policy, contractor to give preference to local labour in their day to day work. Permanent employment not feasible. Covered drain have been proposed in the Aarwa village As per entitlement matrix, compensation will be provided at replacement value Various safety signages will be provided. Footpath and road safety has a separate component in the project. 		

D. Plan for further Consultation in the Project

- 55. The extent and level of involvement of stakeholders at various stages of the project from design stage and through RP implementation will open up the line of communication between the various stakeholders and the project implementing authorities, thereby aiding the process of resolving conflicts at early stages of the project rather than letting it escalate into conflicts resulting in implementation delays and cost overrun. Participation of the local community in decision-making will help in mitigating adverse impacts.
- 56. Further, successful implementation of the RP is directly related to the degree of involvement of those affected by the road-projects. Consultations with DPs has been proposed during RP implementation and the PIU (PD, PIU, PWD) and the implementing support NGO will be responsible for conducting these consultations. The proposed consultation plan will include the following.

- i) In case of any change in project design, the DPs and other stakeholders will be consulted regarding the factors that necessitated the change, efforts taken to minimize resettlement impacts and mitigation measures available in accordance with the principles of the RF of RSHIP.
- ii) The PIU, with the assistance of the NGO, will carry out information dissemination sessions in the project area.
- iii) During the implementation of RP, NGO will organize public meetings, and will appraise the communities about the schedule/progress in the implementation of civil works, including awareness regarding road construction and HIV AIDS prevention.
- iv) Consultation and focus group discussions will be conducted with the vulnerable groups like women headed households, ST and SC to ensure that the vulnerable groups understand the process and their needs are specifically taken into consideration in the implementation.
- 57. A Public Consultation and Disclosure Plan will be finalised by PIU for the subproject as per the tentative schedule given in the following table.

Table 25: Public Consultation and Disclosure Plan

Activity	Task	Period	Agencies	Remarks
Screening of	Identifying built-up sections	October 2015	DPR	Completed
subproject and	and assessment of likely		Consultants	
stakeholder	impact			
identification Census and Socio-	Identifying DDs and	October 2015	DPR	Completed
economic survey	Identifying DPs and collected socioeconomic	October 2015	Consultants	Completed
economic survey	information on DP's.		Consultants	
	Carrying out consultations to			
	capture issues and			
	concerns of people and			
	incorporate in the design.			
Public Notification for	Publish list of affected	March 2016	PIU /	As per
SIA/LA	lands/sites in a local		Additional	RFCTLARR
	newspaper		Collector	Act, 2013
Web disclosure of the	RF and RP posted on PWD	March 2016	PIU	
RF and RP	website			
RF and RP disclosure	Carryout consultations with	March 2016	PIU	After RF
meetings	DPs on significance of			and RP
	impact, entitlement, implementation			approval by GoR
	arrangement and GRC			GUK
Project information	Project commencement	March 2016	PIU / NGO	
dissemination	details and scheduling of	March 2010	11071100	
	civil works			
Consultation with DPs	Throughout during RP	Throughout RP	PIU / NGO	
	implementation and formal	implementation		
	consultation meetings to be			
	held at least once in every			
	quarter			
Dissemination of	Internal and external	Throughout RP	PIU	
monitoring reports	monitoring reports will be	implementation		
	uploaded in the website of			
	PWD along with corrective actions taken, if any.			
	actions taken, it any.			

Activity	Task	Period	Agencies	Remarks
Dissemination of GRC actions	Summary of complaints received and action taken will be uploaded in the website of PWD	Throughout RP implementation	PIU	

E. Disclosure

- 58. The RP will be disclosed by the PMU upon receiving approval from GoR and uploaded in the PWD website along with the gist of the RP translated in local language. The translated gist of the RP would provide details of the project, magnitude of impact to land and assets, eligibility and entitlement, institutional arrangement and grievance redressal process. Hardcopies of the gist of the RP in local language will be made available at the office of the PMU, PIUs and distributed to the DPs.
- 59. Information will be disseminated to DPs at various stages. Information including magnitude of loss, detailed asset valuations, entitlements and special provisions, grievance procedures, timing of payments, displacement schedule, civil works schedule will be disclosed by the PIU with assistance from the NGO hired for assisting in RP implementation. This will be done through public consultation and made available to DPs as brochures, leaflets, or booklets, in Hindi. The Hindi version of executive summary of RP along with Entitlement Matrix and structure and process of GRC will also be disclosed.
- 60. Gist of each RP will be translated and made available to the DPs. Hard copies of the resettlement plan will also be made available at: (i) the offices of the PIU/PWD; (ii) office of the District Magistrates; (iii) Offices of the Panchayat / Municipality, as soon as the plans are available and certainly before initiating land acquisition process for the project.
- 61. Electronic version of the RP will be placed on the official website of the PWD. In addition, all safeguard documents including the quarterly progress reports and concurrent monitoring reports, impact evaluation reports, list of eligible DPs will be disclosed. RPs will be maintained in the website throughout the life of the project.

V. POLICY AND LEGAL FRAMEWORK

A. Background

62. Recognising the social issues that can arise in transport projects being proposed under Rajasthan State Highway Investment Program (RSHIP), the Public Private Partnership (PPP) Division of the Public Works Department (PWD) of Rajasthan has prepared a Resettlement Framework (RF) and indigenous peoples planning framework in line with National and State Laws and Policies, and ADB Safeguards Policy Statement. The resettlement framework describes the principles and approach in avoiding, minimizing and mitigating adverse social impacts that may arise in implementing subprojects proposed under RSHIP.

B. National Legislations, Policies and ADB Policy

- 63. The policy framework and entitlements for the RSHIP are based on national laws: The Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013, State laws and regulations and ADB's Safeguard Policy Statement (SPS), 2009.
 - 1. Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act (RFCTLARR), 2013
- 64. The Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement (RFCTLARR) Act, 2013, provides for a transparent process and just and fair compensation to the affected families whose land is acquired or proposed to be acquired or are affected by such acquisition and provides for rehabilitation and resettlement of the affected families. The basic principle of the RFCTLARR Act is to ensure that the cumulative outcome of compulsory land acquisition should be such that, the affected persons become partners in development, leading to an improvement in the standard of living after acquisition. This act came into effect on January 01, 2014 and the Land Acquisition Act, 1894 stands repealed. The salient provisions of RFCTLARR Act is discussed below.
- 65. The RFCTLARR Act applies to acquisition of land for a public purpose, as defined in the act. The act provides for consultation with and involvement of local self government in undertaking a Social Impact Assessment (SIA). The SIA is reviewed by an Expert Group to assess if the potential benefits of the project outweigh the social cost and adverse social impacts. The expert group can recommend either for or against proceeding with the project. The appropriate government is not bound by the decision of the expert group and can decide otherwise.
- 66. The act prohibits acquisition of multi crop land for any project, however on exceptional cases allows acquisition of multi crop land, wherein the State specific threshold of acquiring such land is not exceeded and equivalent waste land is developed for agricultural purpose.
- 67. The competent authority while determining the market value of the land has to consider the higher value of the land arrived at by 3-methods of valuation viz: (i) market value as per Indian Stamp Act, 1899 for the registration of sale deed or agreements to sell, in the area where land is situated; or (ii) average sale price for similar type of land, situated in the nearest village or nearest vicinity area, ascertained from the highest 50% of sale deeds of the preceding 3 years; or (iii) consented amount paid for PPPs or private companies. In case of rural areas, the market value of land so determined is multiplied by a factor, to be decided by the appropriate

government. A solatium of 100% is payable on the market value of land multiplied by the factor and all immovable properties or assets, trees and plants.

68. A Resettlement and Rehabilitation award detailing the entitlements to be provided as per the Second Schedule of Act is passed by the competent authority. Possession of land can be taken only after payment of compensation and rehabilitation and resettlement entitlements as detailed in Second Schedule and Third Schedule. The amenities to be provided in a resettlement site is detailed in the Third Schedule.

2. Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement (Removal of Difficulties) Order, 2015

In order to expedite land acquisition for infrastructure projects, the government promulgated an ordinance in December 2014, amending certain provisions in the RFCTLARR Act, 2013. Since the ordinance was to lapse, the second ordinance was promulgated in May 2015, wherein infrastructure projects were exempted from (i) the provisions of SIA; and (ii) the bar on acquisition of multi crop land . Further, through the ordinance, the determination of compensation as per the First Schedule, rehabilitation and resettlement provisions contained in the Second Schedule and infrastructure amenities to be provided in resettlement sites as per the Third Schedule, became applicable to the exempted acts in the Fourth Schedule with effect from January 01, 2015. Since this second ordinance also was to lapse and the replacement bill relating to the RFCTLARR (Amendment) Ordinance has been referred to the Joint Committee of the Houses (Parliament) for examination, this order dated August 28, 2015 has been passed wherein the provisions of the RFCTLARR Act, relating to the determination of compensation in accordance with the First Schedule, rehabilitation and resettlement in accordance with the Second Schedule and infrastructure amenities in accordance with the Third Schedule shall apply to all cases of land acquisition under the enactments specified in the Fourth Schedule to the said Act with effect from September 01, 2015. Further, the exemption of SIA and acquisition of multi crop land for infrastructure projects has been done away with, thereby SIA provisions become applicable to the Investment Program.

C. Legal and Policy Frameworks of Rajasthan State

70. The legislations and policy concerning the land acquisition and resettlement for road project includes (i) Rajasthan Land Revenue Code, 1959, (ii) Rajasthan Highway Act, 2003, (iii) Rajasthan Resettlement Policy-2007. The gist of these act and policies are discussed in the following section.

1. Rajasthan Land Revenue Code, 1959

71. An Act to consolidate and amend the laws relating to land revenue, the powers of Revenue Officers, rights and liabilities of holders of land from the State Government, agricultural tenures and other matters relating to land and the liabilities incidental thereto in Rajasthan. This Act basically deals with the land rights of landholders and power of revenue departments but does not reflect and specific on acquisition and payment of compensation.

2. Rajasthan Highway Act, 2003

72. The Rajasthan Highway Act, 2003 is meant to provide for the restriction of ribbon development along highways for prevention and removal of encroachment thereon, for the construction, maintenance and development of highways, for the levy of betterment charges,

and for certain other matters, and to provide for the public such conditions as will ensure safety and maximum efficiency of all road transport of highways in the Rajasthan State.

3. Rajasthan Resettlement Policy-2007

73. Government of Rajasthan has formulated a resettlement policy known as "Ideal Resettlement Policy of the State-2007" in the year 2007 for resettlement and rehabilitation of project affected persons by various infrastructure development projects. Attempted to deal with complete land acquisition and resettlement issues, this policy includes some enhanced provisions than the above two legislations. However, the policy does not have provision for compensation at replacement cost and recognises the non-titleholders occupying land before three years of notification of the affected area.

4. The Rajasthan Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Rules, 2016

74. The Rules framed and notified by GoR for the RFCTLARRR Act, 2013 details the process of SIA, public hearing and SIA report and social impact management plan. The consent requirement in the format specified is to be obtained during the SIA. The rules also explain the process of preparing and publishing the rehabilitation and resettlement scheme.

D. ADB's Safeguard Policy Statement (SPS), 2009

- 75. ADBs Safeguard Policy Statement (SPS) 2009 describes the policy objective, its scope and triggers and principles of (i) environmental safeguards; (ii) involuntary resettlement safeguards; and (iii) indigenous people's safeguards. The objectives of involuntary resettlement safeguards are: (i) avoid involuntary resettlement where possible; (ii) if avoidance is not possible, minimize involuntary resettlement by exploring project and design alternatives; (iii) enhance, or at least restore, the livelihoods of all displaced persons in real terms relative to preproject levels; and (iv) improve the standards of living of the displaced poor and other vulnerable groups.
- 76. The involuntary resettlement safeguards policy covers physical displacement (relocation, loss of residential land, or loss of shelter) and economic displacement (loss of land, assets, access to assets, income sources, or means of livelihoods) as a result of; (i) involuntary acquisition of land, or (ii) involuntary restrictions on land use or on access to legally designated parks and protected areas. It covers them whether such losses and involuntary restrictions are full or partial, permanent or temporary.
- 77. The three important elements of involuntary resettlement safeguards are: (i) compensation at replacement cost for lost assets, livelihood, and income prior to displacement; (ii) assistance for relocation, including provision of relocation sites with appropriate facilities and services; and (iii) assistance for rehabilitation to enhance, or at least restore, the livelihoods of all displaced persons relative to pre-project levels and to improve the standard of living of displaced poor and other vulnerable groups.

E. Comparison of Government and ADB Policies

78. A comparison between Government Statutes and ADB's involuntary resettlement safeguards policy that provides gap-filling measures reflected in the entitlement matrix is presented as Appendix-IV. The Right to Fair Compensation and Transparency in Land

Acquisition, Rehabilitation and Resettlement Act, 2013', which has integrated provisions of NRRP with that of LA Act 1894, recognises titleholders and non-titleholders affected by land acquisition. Wherein, the squatters, encroachers and those present in RoW and other government lands are excluded from the purview of the Act.

- The key difference between the Government and ADB's involuntary resettlement safeguards policy is with regard to the cut-off date for determining the eligibility for compensation and R&R assistance to all those who are affected by the project irrespective of the ownership title to the land. As per the provisions of RFCTLARR Act, the cut-off-date for title holders is the date of SIA notification [Sec 4(2)] and for non-titleholders affected by the acquisition of such land, they should have been living/working three years or more prior to the acquisition of the land. To bring the RF in line with ADB's requirements, the RF mandates that in the case of land acquisition, the date of issue of notification will be treated as the cut-off date for title holders, and for non-titleholders such as squatters and encroachers, whom the act does not recognise, the cut-off date will be the start date of the subproject census survey. In case of all affected non-title holders, suitable compensation (ex-gratia payments) for loss of assets and R&R assistance is proposed in the entitlement matrix. The RCTLARR Act provides for compensation for land and structure at market rate, a 100 per cent solatium and 12 percent interest on market rate to all titleholders. Further, in addition to compensation the title holders are entitled for resettlement allowance, substance allowance and shifting allowance. This meets ADB SPS requirement. Furthermore, the titleholders who lose their house and who do not have any other house site will be entitled for a built house or cash in lieu of house provided they have been residing in the affected area for the preceding three years.
- 80. A significant development in Government statute is the notification of 'The Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013', which has repealed the Land Acquisition Act of 1894 (as amended in 1984). This Act would both complement the revision of the NRRP (2007) and decrease significantly the gaps between the LA Act 1894 and ADB's SPS. In particular, the Act would require social impact assessments for projects involving land acquisition. The Act also expands compensation coverage of the principal act by requiring that the value of structure, trees, plants, or standing crops damaged must also be included and the solatium being 100 percent of all amounts inclusive. The Act furthermore meets ADB requirement of all compensation to be paid prior to project taking possession of any land and provision of R&R support including subsistence grant and transportation cost.

F. Involuntary Resettlement Safeguard Principles for the Project

- 81. Based on the above analysis of government provisions and ADB policy, the following resettlement principles are adopted for this Project:
 - (i) Screen the project early, to identify past, present, and future involuntary resettlement impacts and risks. Determine the scope of resettlement planning through a census and socio-economic survey of displaced persons, including a gender analysis, specifically related to resettlement impacts and risks.
 - (ii) Adopt measures to avoid and minimize involuntary resettlement impacts by taking the following measures: (i) explore siting the subproject components in government land or locations which are less impacting; (ii) ensure use of appropriate technology to reduce land requirement; and (iii) modify the designs of subproject components to minimise land requirement and ensure involuntary resettlement is avoided or minimized.

- (iii) Where displacement is unavoidable, improve, or at least restore, the livelihoods of all displaced persons through: (i) land-based resettlement strategies, where possible, when affected livelihoods are land based, and when loss of land is significant, or cash compensation at replacement cost for land when the loss of land does not undermine livelihoods; (ii) prompt replacement of assets with access to assets of equal or higher value; and (iii) prompt compensation at full replacement cost for assets that cannot be restored.
- (iv) Provide physically and economically displaced persons with needed assistance, including the following: (i) if there is relocation, secured tenure to relocation land, better housing at resettlement sites with comparable access to employment and production opportunities, integration of resettled persons economically and socially into their host communities, and extension of project benefits to host communities; (ii) transitional support and development assistance, such as land development, credit facilities, training, or employment opportunities; and (iii) civic infrastructure and community services, as required.
- (v) Ensure that displaced persons without titles to land or any recognizable legal rights to land are eligible for resettlement assistance and compensation for loss of non-land assets at replacement value.
- (vi) Improve the standards of living of the displaced poor and other vulnerable groups, including women, to national minimum standards or standard before displacement whichever is higher.
- (vii) Carry out meaningful consultations with displaced persons, host communities, and concerned nongovernment organizations. Inform all displaced persons of their entitlements and resettlement options. Ensure their participation in planning, implementation, and monitoring and evaluation of resettlement programs. Pay particular attention to the needs of vulnerable groups, especially those below the poverty line, the landless, the elderly, women and children, and indigenous peoples, and those without legal title to land, and ensure their participation in consultations.
- (viii) Prepare a resettlement plan elaborating on the entitlements of displaced persons, the income and livelihood restoration strategy, institutional arrangements, monitoring and reporting framework, budget, and time-bound implementation schedule.
- (ix) Disclose a resettlement plan, including documentation of the consultation process in a timely manner, in an accessible place and a form and language(s) understandable to displaced persons and other stakeholders. Disclose the final resettlement plan and its updates to displaced persons and other stakeholders.
- (x) Pay compensation and provide all resettlement entitlements before physical or economic displacement and before physical and economic displacement. Implement the resettlement plan under close supervision throughout project implementation.
- (xi) Establish a grievance redress mechanism to receive and facilitate resolution of the concerns of displaced persons.
- (xii) Develop procedures in a transparent, consistent, and equitable manner if land acquisition is through negotiated settlement⁴ to ensure that those people who

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⁴ ADB SPS 2009 (Safeguards Requirements 2) does not apply to negotiated settlements. The policy is encourages acquisition of land and other assets through a negotiated settlement wherever possible, based on meaningful consultation with affected persons, including those without title to assets. A negotiated settlement will offer adequate and fair price for land and/or other assets. Also, an independent external party will be engaged to document the negotiation and settlement processes. In cases where the failure of negotiations would result in expropriation through eminent domain or the buyer could acquire the property regardless of its owner's decision to

- enter into negotiated settlements will maintain the same or better income and livelihood status.
- (xiii) Monitor and assess resettlement outcomes, their impacts on the standard of living of displaced persons, and whether the objectives of the resettlement plan have been achieved by taking into account the baseline conditions and the results of resettlement monitoring. Disclose monitoring reports.

G. Valuation of land and assets

1. Compensation for Land

82. Land will be acquired in accordance with provisions of Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013 and while determining the compensation for land, the competent authority will be guided by the provisions of Sec 26, Sec 27, Sec 28, Sec 29 and Sec 30 of RFCTLARR Act, 2013. The compensation includes the multiplying factor⁵ of 1.25-1.75 times on the land value being higher of the guideline value or average of higher 50% of sale dead rates for last 3 years or any rates consented for PPP or private projects. In addition 100% solatium for involuntary acquisition of land will be added. If the residual land, remaining after acquisition, is unviable, the owner of such land/property will have the right to seek acquisition of his entire contiguous holding/property.

2. Compensation for Structures

83. The replacement value of houses, buildings and other immovable properties will be determined on the basis of latest PWD Schedule of Rates (SoR) as on date without depreciation and 100% solatium will be added to the structure compensation. While considering the PWD SSR rate, PIU will ensure that it uses the latest SSR for the residential and commercial structures in the urban and rural areas of the region. Wherever the SSR for current financial year is not available, the PIU will update the SSR to current prices based on approved previous year escalations. Compensation for properties belonging to the community or common places of worship will be provided to enable construction of the same at new places through the local self-governing bodies like Village Panchayat/Village council in accordance with the modalities determined by such bodies to ensure correct use of the amount of compensation. The compensation for reconstruction/relocation of places of worship will also include the associated cost of carrying out rituals/ceremonies during reconstruction/relocation. Further, all compensation and assistance will be paid to DPs at least 1 month prior to displacement or dispossession of assets.

3. Compensation for Trees

84. Compensation for trees will be based on their market value. Loss of timber bearing trees will be compensated at their replacement cost and compensation for the loss of crops, fruit bearing trees will be decided by the PIU in consultation with the Departments of Forest or Agriculture or Horticulture as the case may be. In line with the provision of RFCTLARR Act 2013, 100% solatium will be added to the assessed value of the trees. Prior to taking possession of the land or properties, the compensation will be fully paid and DPs will have the opportunity to harvest crops/trees within 1-month from the date of payment of compensation.

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sell it or not, will trigger ADB's involuntary resettlement policy. The Safeguard Requirements 2 will apply in such cases, including preparing a resettlement plan.

⁵ As per Rajasthan Land Acquisition Bill, 2014

85. Even after payment of compensation, DPs would be allowed to take away the materials salvaged from their dismantled houses and shops and no charges will be levied upon them for the same. A notice to that effect will be issued intimating that DPs can take away the materials so salvaged within 15 days of their demolition; otherwise, the same will be disposed by the project authority without giving any further notice. Trees standing on the land owned by the government will be disposed of through prevailing practice by the concerned Revenue Department/ Forest Department.

VI. ENTITLEMENTS, ASSISTANCE AND BENEFITS

A. Introduction

86. The subproject will have two types of displaced persons i.e.: (i) persons with formal legal rights to land lost in its entirety or in part; and (ii) persons who have neither formal legal rights nor recognized or recognizable claims to such land. The involuntary resettlement requirements apply to all these two types of displaced persons.

B. Eligibility Criteria

- 87. In accordance with the principles of the RF, the displaced persons falling in any of the following three categories will be eligible for compensation and resettlement assistance:
 - (i) those who have formal legal rights to land lost in its entirety or in part;
 - (ii) those who lost the land they occupy in its entirety or in part and have no formal legal rights to such land, but who have claims to such lands that are recognized or recognizable under national/state laws; and
 - (iii) those who lost the land they occupy in its entirety or in part and have neither formal legal rights nor recognized or recognizable claims to such land.
- 88. <u>Cut-off Date</u>: For title holders, the date of SIA notification [Sec 4(2)] of intended acquisition as per the provisions of RFCTLARR Act will be treated as the cut-off date, and for non-titleholders the start date of project census survey (July 2015) for the subproject will be the cut-off date. There will be adequate notification of cut-off date and measures will be taken to prevent encroachments/squatting after the cut-off date is established.
- 89. Non title holders who settle in the affected areas after the cut-off date will not be eligible for compensation. They however will be given sufficient advance notice (60 days) to vacate the premises and dismantle affected structures prior to project implementation. The project will recognize both licensed and non-licensed vendors, and titled and non-titled households

C. Entitlement Matrix

- 90. In accordance with the R&R measures suggested for the project, all displaced households and persons will be entitled to a combination of compensation packages and resettlement assistance depending on the nature of ownership rights on lost assets and scope of the impacts including socio-economic vulnerability of the displaced persons and measures to support livelihood restoration if livelihood impacts are envisaged. Unforeseen impacts will be mitigated in accordance with the principles of the RF for this loan. The displaced persons will be entitled to the following six types of compensation and assistance packages:
 - (i) Compensation for the loss of land, crops/ trees at their replacement cost;
 - (ii) Compensation for structures (residential/ commercial) and other immovable assets at their replacement cost;
 - (iii) Assistance in lieu of the loss of business/ wage income and income restoration assistance;
 - (iv) Alternate housing or cash in lieu of house to physically displaces households not having any house site;
 - (v) Assistance for shifting and provision for the relocation site (if required), and
 - (vi) Rebuilding and/ or restoration of community resources/facilities.

91. An Entitlement Matrix has been developed, that summarizes the types of losses and the corresponding nature and scope of entitlements; and is in compliance with National/State Laws and ADB SPS. The following entitlement matrix presents the entitlements corresponding to the tenure of the DPs and the same has been approved⁶ and endorsed by Government of Rajasthan.

Table 26: Entitlement Matrix

SNo	Impact		Entitlements	Implementation Guidelines					
	Category	DEDS -	Compensation for Loss of Private Prop	-					
1	Loss of Land	1.1	Compensation for land at	Land will be acquired by the					
'	(agricultural, homestead, commercial or otherwise)	1.1	Replacement Cost or Land for land, where feasible.	competent authority in accordance with the provisions of RFCTLARR Act, 2013.					
	of otherwise)			Replacement cost for land will be, higher of (i) market value as per Indian Stamp Act, 1899 for the registration of sale deed or agreements to sell, in the area where land is situated; or (ii) average sale price for similar type of land, situated in the nearest village or nearest vicinity area, ascertained from the highest 50% of sale deeds of the preceding 3 years; or (iii) consented amount paid for PPPs or private companies.					
				Plus 100% solatium and 12% interest from date of notification to award.					
				The multiplier factor adopted by GoR for land in rural area, based on the distance from urban area to the affected area, will be applied.					
				In case of severance of land, house, manufactory or other building, as per Section 94 (1), the whole land and/or structure shall be acquired, if the owner so desires.					
2	Loss of Structure (house, shop, building or immovable property or assets	2.1	Compensation at replacement cost	The market value of structures and other immovable properties will be determined by PWD on the basis of relevant PWD Schedule of Rates (SR) as on date without depreciation. Plus 100% solatium					

⁶ GO No. F7 (143) SHA/PPP/2015/D-1262 of Public Works Department, Government of Rajasthan dated 17.11.2015

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SNo	Impact		Entitlements	Implementation Guidelines
-	Category attached to			•
	the land,			For partly affected structures, the
	including			DP will have the option of claiming
	trees)			compensation for the entire
	,			structure, if the remaining portion is
				unviable.
				Titleholders and Families Whose
PART	II. REHABILIT	ATION	AND RESETTLEMENT - Livelik Acqui	nood is Primarily dependent on Land red
3	Loss of Land	3.1	Employment to at least one	
			member per affected family in the	
			project or arrange for a job in such	
			other project as may be required	
			after providing suitable training and	
			skill development in the required	
			field and at a rate not lower than the	
			minimum wages provided for in any	
			other law for the time being in force.	
			or	
			One time payment of Rs.5,00,000/-	
			for each affected household	
			Tor oden anoded nodechera	
			or	
			Annuity policy that shall pay	
			Rs.2000/- per month for 20 years	
			with appropriate indexation to	
			CPIAL	
		3.2	Monthly subsistence allowance of	
			Rs.3,000/- per month for a period of	
			one-year to affected households	
			who require to relocate due to the	
			project	
		3.3	Transportation assistance of	
			Rs.50,000/- for affected households	
			who require to relocate due to the	
		3.4	project One time assistance of Rs.25,000	
		5.4	to all those who lose a cattle shed	
		3.5	One time Resettlement Allowance	
		5.5	of Rs.50,000/- for affected	
			household who have to relocate	
		3.6	Additional onetime assistance of	
		-	Rs.50,000/- to scheduled caste and	
			scheduled tribe families who are	
			displaced from scheduled areas	
			and who require to relocate due to	
			the project	

SNo	Impact Category		Entitlements	Implementation Guidelines
4	Loss of Residence	4.1	An alternative house for those who have to relocate, as per IAY specifications in rural areas and a constructed house/flat of minimum 50 sq.m. in urban areas or cash in lieu of house if opted (the cash in lieu of house will be Rs.70,000/- in line with GoI IAY standards in rural areas and Rs.1,50,000 in case of urban areas).	Stamp duty and registration charges will be borne by the project in case of new houses or sites.
		4.2	Employment to at least one member per affected family in the project or arrange for a job in such other project as may be required after providing suitable training and skill development in the required field and at a rate not lower than the minimum wages provided for in any other law for the time being in force.	
			or	
			One time payment of Rs.5,00,000/- for each affected household	
			or	
			Annuity policy that shall pay Rs.2000/- per month for 20 years with appropriate indexation to CPIAL	
		4.3	Monthly subsistence allowance of Rs.3,000/- per month for a period of one-year to affected households who require to relocate due to the project	
		4.4	Transportation assistance of Rs.50,000/- for affected households who require to relocate due to the project	
		4.5	One time assistance of Rs.25,000 to all those who lose a cattle shed	
		4.6	One time assistance of Rs.25,000 for each affected family of an artisan or self-employed and who has to relocate.	
		4.7	One time Resettlement Allowance of Rs.50,000/- for affected household who have to relocate	

SNo	Impact		Entitlements	Implementation Guidelines
	Category	4.8	Additional onetime assistance of Rs.50,000/- to scheduled caste and scheduled tribe families who are displaced from scheduled areas and who require to relocate due to the project	
		4.9	Right to salvage affected materials	
5	Loss of shop / trade / commercial structure	5.1	Employment to at least one member per affected family in the project or arrange for a job in such other project as may be required after providing suitable training and skill development in the required field and at a rate not lower than the minimum wages provided for in any other law for the time being in force.	
			or	
			One time payment of Rs.5,00,000/- for each affected household	
			or	
			Annuity policy that shall pay Rs.2000/- per month for 20 years with appropriate indexation to CPIAL	
		5.2	Monthly subsistence allowance of Rs.3,000/- per month for a period of one-year to affected households who require to relocate due to the project	
		5.3	Transportation assistance of Rs.50,000/- for affected households who require to relocate due to the project	
		5.4	One time assistance of Rs.25,000 for each affected family of an artisan or self-employed or small trader and who has to relocate.	
		5.5	One time Resettlement Allowance of Rs.50,000/- for affected household who have to relocate	
		5.6	Additional onetime assistance of Rs.50,000/- to scheduled caste and scheduled tribe families who are displaced from scheduled areas and who require to relocate due to the project	
		5.7	Right to salvage affected materials	

SNo	Impact Category		Entitlements	Implementation Guidelines				
PART	III. IMPACT T	o squ	311EBS/ENLBUM HEBS-	ose in the existing right-of-way nere no land acquisition is done				
6	Impact to Squatters	6.1 6.1.1	Loss of House Compensation at scheduled rates, equivalent to replacement cost, without depreciation for structure with 1-month notice to demolish the affected structure	Only those directly affected squatters who live there will be eligible for all assistance. Structure owners in RoW/Government lands who do				
		6.1.2	Right to salvage the affected materials	not live there and have rented out the structure will be provided				
		6.1.3	House construction grant of Rs.70,000 for all those who have to relocate and who do not have a house.	compensation for structure and no other assistance will be provided to them. The occupier (squattertenant) will be eligible for other assistances.				
			Additional house site grant of Rs.50,000 to those who do not have a house site.					
		6.1.4	One time subsistence allowance of Rs.18,000/-					
		6.1.5	Shifting assistance of Rs.10,000/-					
		6.2 6.2.1	Loss of shop Compensation at scheduled rates, equivalent to replacement cost, without depreciation for structure	Only those directly affected squatters who do business there will be eligible for all assistance.				
			with 1-month notice to demolish affected structure	Structure owners in RoW/Government lands who do				
		6.2.2	Right to salvage the affected materials	not do the business and have rented out the structure will be provided compensation for structure and no other assistance				
		6.2.3	One time rehabilitation grant of Rs.20,000 for reconstruction of affected shop					
		6.2.4	One time subsistence allowance of Rs.18,000/-	will be provided to them. The occupier (squatter-tenant) will be eligible for other assistances.				
		6.2.5	Shifting assistance of Rs.10,000/-	-				
		6.3 6.3.1	Kiosks / Street Vendors 1-month advance notice to relocate to nearby place for continuance of economic activity.	The PIU and the implementation support NGO/agency will consult such DPs and assess the requirement of subsistence				
			For temporary loss of livelihood during construction period, a monthly subsistence allowance of Rs.3,000/- will be paid for the duration of disruption to livelihood, but not exceeding 3-months	allowance and rehabilitation grant				
		6.3.3	If relocation to nearby place and continuance of economic activity in the same place is not possible, then one time rehabilitation grant of Rs.18,000/-					
		6.4 6.4.1	Cultivation 2-month notice to harvest standing crops or market value of					

SNo	Impact		Entitlements	Implementation Guidelines
	Category		compensation for standing crops	P
7	Impact to	7.1	Cultivation	
·	Encroachers	7.1.1	2-month notice to harvest standing crops or market value of compensation for standing crops, if notice is not given.	Market value for the loss of standing crops will be decided by the PIU, PWD in consultation with the Agriculture or Horticulture Department.
		7.2 7.2.1	Structure 1-month notice to demolish the encroached structure	
		7.2.2	Compensation at scheduled rates, equivalent to replacement cost, without depreciation for the affected portion of the structure	The value of commercial structures and other immovable properties will be determined by PWD on the basis of relevant Schedule of Rates (SR) as on date without depreciation.
PART	IV. IMPACT T	O VULN	IERABLE HOUSEHOLD	
8	Vulnerable Households	8.1	Training for skill development. This assistance includes cost of training and financial assistance for travel/conveyance and food.	One adult member of the affected household, whose livelihood is affected, will be entitled for skill development.
				The PIU with support from the NGO will identify the number of eligible vulnerable displaced persons during joint verification and updating of the RP and will
		8.2	One time assistance of Rs.25,000 to DHs who have to relocate	conduct training need assessment in consultations with the DPs so as to develop appropriate training
		8.3	provision of access to basic utilities and public services	programs suitable to the DPs skill and the region.
				Suitable trainers or local resources will be identified by PIU and NGO in consultation with local training institutes.
	V. IMPACT DU			
9	Impact to structure / assets / tree / crops	9.1	The contractor is liable to pay damages to assets/trees/crops in private/public land, caused due to civil works	The land will be restored to its original condition by the contractor. The PIU will ensure compliance
10	Use of Private Land	10.1	The contractor should obtain prior written consent from the landowner and pay mutually agreed rental for use of private land for storage of material or movement of vehicles and machinery or diversion of traffic during civil works	The land will be restored to its original condition by the contractor. The PIU will ensure compliance
PART	VI. COMMON	PROPE	RTY RESOURCES	

SNo	Impact Category		Entitlements	Implementation Guidelines					
11	Impact to common property resources such as places of worship, community buildings, schools, etc	11.1	Relocation or restoration, if feasible, or cash compensation at replacement cost.						
12	Utilities such as water supply, electricity, etc.	12.1	Will be relocated and services restored prior to commencement of civil works.	The PIU will ensure that utilities are relocated prior to commencement of civil works in that stretch of the road corridor in accordance with the civil works schedule.					
PART VII. UNFORSEEN IMPACTS									
Linfor	ecoon impacts	oncour	stered during implementation will be	addressed in accordance with the					

Unforeseen impacts encountered during implementation will be addressed in accordance with the principles of RFCTLARR 2013 / Asian Development Bank's Safeguard Policy Statement, 2009

92. Compensation for land and structure, in accordance with the eligibility and entitlement, will be paid prior to physical and economic displacement. One-time rehabilitation assistances and shifting assistances paid as cash will also be disbursed prior to physical and economic displacement. However, any long term rehabilitation measures like training for skill development and annuity for life, if any, will continue for a longer period and such rehabilitation measures will not be a bar to commence civil works.

VII. RELOCATION OF HOUSING AND SETTLEMENTS

A. Provision for Relocation

93. The PIU will provide compensation at replacement cost for affected land and structure in accordance with the RFCTLARR Act, 2013 to the title holders. Further, compensation for partially damaged structures, along with cost of restoration has been included and shifting assistance has also been provided for the displaced households in the entitlement matrix. Compensation to the non-title holders for the loss of assets other than land, such as dwellings and shops have been provided for in the entitlement matrix. The entitlements to the non-titleholders will be given only if they were in occupation of the land or structure in the project area prior to the cut-off date, the date of census survey i.e. October, 2015.

B. Relocation Strategy

- 94. The physical displacement of encroachers will be a challenge in developing a suitable resettlement site as not only choices and options will have to be obtained from the DPs, but also it requires to be ascertained on the extent of viability of the land in their possession. This will be a factor in deciding on developing suitable resettlement sites for small groups of physically displaced households as those who have adequate land remaining will prefer to build a house in the same location. As part of the implementation activity, the PIU with the help of the implementation support NGO should consult each and every DPs to obtain their choice based on the options available to them. Further, during the implementation their preference to move into the nearest resettlement site should also be ascertained.
- 95. The census survey impacts indicate that the subprojects proposed under Package-1 will require a resettlement site for about 119 DHs (see Table 2). Given the number of DHs facing physical displacement and the fact that they are concentrated in SH-74 in a few settlements, the identification and development of resettlement site should look into the feasibility of resettlement site being developed and explore the possibility of providing individual houses in the same settlement where the DHs live.

C. Development of Resettlement Sites

- 96. While selecting the resettlement site the suitability for housing purpose, land ownership and use will be verified. Only those sites which are suitable for housing and amenable for issue of titles will be selected. If Government lands are not available, then private land acquisition will be initiated. The suitability of sites for housing will be confirmed from the District Administration and title will be issued to the DPs prior to the commencement of construction of houses. In case of resettlement sites, the minimum facilities described in Third Schedule of the RFCTLARR Act, 2013 will be provided. Consultations with the displaced families will be held to ascertain their acceptance. The resettlement sites will be developed if more than 20 displaced families are displaced in a continuous stretch of 10 kms. If fewer number of DPs are there in a 10km stretch or if there are some isolated DPs who require to be provided with alternate housing, then in such cases individual sites will be offered. Displaced families will be given the option of getting a house or cash in lieu of house and based on options exercised by the affected people, resettlement sites or house sites will be developed.
- 97. The NGO involved in the RP implementation, during the verification stage, will consult all DPs eligible for alternate housing, and seek their preference on whether they would like to move into a resettlement site, developed in accordance with the provisions of the Third Schedule of

the RFCTLARR Act, or would prefer to relocate themselves to their place of choice. Upon obtaining the choice from the eligible DPs and if adequate number of DPs have opted for moving into a resettlement site, the NGO in consultation with PIU will submit the requirement for resettlement site to the PD, PIU for onward transmission to the jurisdictional Additional Collector. The preference of the DPs is required to be obtained during joint verification as during the census and socio-economic survey the DPs were undecided on whether they would like to move into a project assisted resettlement site or would prefer cash assistance for self-managed relocation.

- 98. The jurisdictional Additional Collector will take efforts to identify suitable government land free from encumbrance for resettlement site and if no land is identified within 1-month, the PIU will request the jurisdictional Additional Collector to initiate steps to acquire suitable land for the same and make necessary funds available with the Additional Collector.
- 99. The land obtained/acquired for resettlement site will be provided with all amenities and facilities as stipulated in the Third Schedule of the RFCTLARR Act. Plots will be allotted to the DPs through public draw of lots and *patta* will be issued to the DPs.
- 100. The DPs will be provided with built house in accordance with the provisions of the RFCTLARR Act and the RF of EM of RSHIP. The stamp duty and registration charges for the house site and built house will be borne by PWD. In case of resettlement sites that are situated close to existing villages or urban areas, appropriate measures will be taken to integrate the host population and enhance the various common facilities for smooth integration of host population with resettlers.
- 101. The subprojects proposed under Package-1 will impact 119 DPs losing their place of residence and place of residence cum business. The resettlement sites will be developed depending upon those who opt to take the house instead of the cash in lieu of house. Wherever houses or house sites are provided to the DPs, the same will be registered in the name of the wife or women of the household and title will be issued in the joint name. In case of non-title holders, cash grants for purchase of house site and construction of house is provided in the entitlements. The NGOs will assist the displaced families to find alternative houses by way purchasing alternative lands collectively, purchasing ready to move in houses or taking houses on rent or other mechanism.

VIII. INCOME RESTORATION AND REHABILITATION

A. Loss of Livelihood in this Subproject

102. The subprojects proposed under Package-1 will cause loss of livelihood to 104 DHs losing their place of business, 28 DHs losing their place of residence cum business, 59 commercial tenant and 8 employees, in all totalling 191 DHs and 8 employees losing livelihood (see Table 2 and 11). Further, 118 titleholders losing their agricultural land will also be facing loss of livelihood.

B. Entitlements for Loss of Livelihood

- 103. The displaced persons losing livelihood will be assisted to improve or at least restore their income levels to pre-project level. The subproject entitlements for loss of livelihood include the following entitlements in accordance with the EM of RSHIP.
 - i) Loss of livelihood to title owner losing business:
 - cash compensation at replacement cost for affected land as per RFCTLARR Act provisions and structure at scheduled rates without depreciation along with 100 percent solatium on market value of land and structure;
 - one time payment of Rs.5,00,000/- for each affected household or annuity policy that shall pay Rs.2000/- per month for 20 years with appropriate indexation to CPIAL;
 - c) right to salvage affected materials,
 - d) one time assistance of Rs.25,000 for each affected family of an artisan or self employed or small trader and who has to relocate;
 - e) subsistence allowance of Rs.36,000/- for affected households who require to relocate due to the project;
 - f) shifting assistance of Rs.50,000/- to the business owner, who is required to relocate, and
 - g) one time Resettlement Allowance of Rs.50,000/- for affected household who have to relocate.
 - ii) Commercial squatters:
 - a) compensation at scheduled rates without depreciation for structure with 1month notice to demolish affected structure;
 - b) right to salvage the affected materials,
 - c) one time rehabilitation grant of Rs.20,000 for reconstruction of affected shop:
 - d) one time subsistence allowance of Rs.18,000/-; and
 - e) shifting assistance of Rs.10,000/-
- 104. Effort will be made by the PIU with the support of the NGO to assist the DP in their effort to restore their income. If the DP so desires, the subsistence allowance can be utilized to deliver suitable income restoration activities in order to leverage on the existing skills of the DP.

C. Income Restoration Measures

105. The entitlement proposed under this programme (RSHIP) has adequate provisions for restoration of livelihood of the affected persons. Wherever feasible and if the DP so desires,

income restoration schemes will be identified and implemented by the PIU with the assistance of the implementing NGO. Towards this the DP will be guided and assisted by the PIU with the support of the NGO, in effectively using the compensation and R&R assistances towards establishing an income generating activity and re-establishing the shop/kiosk/vending or utilising the finances for buying land or taking land on lease. The compensation for land and assets and the R&R assistances arrived at in accordance with the provisions of the RFCTLARR Act are adequate to restore the income levels. Further, the subsistence allowance and annuity policy are aimed at providing long term support to the affected households will ensure that the income levels are restored. Further, efforts will be made to provide employment to the DPs during the construction phase by facilitating their engagement by the civil works contractor. It may be noted that during the census and socio-economic survey all the DHs had indicated their preference to work in the construction. The PD, PIU should ensure that local people and in particular the willing DPs are engaged by the contractor in suitable civil work as stipulated in the contract. The PIU with the assistance of the implementing NGO will make the training need assessment and will impart training to the eligible DPs, in particular to the vulnerable DPs, for income restoration and skill up-gradation as necessary.

IX. RESETTLEMENT BUDGET AND FINANCING PLAN

A. Introduction

106. The resettlement cost estimate for the subprojects proposed under Package-1 include compensation for private land determined in accordance with RFCTLARR Act and by adopting the multiplying factor adopted in accordance with the Draft Rajasthan Land Acquisition Bill (RLAB), 2014. The compensation for structure at replacement cost without depreciation, resettlement and rehabilitation assistances to titleholders in accordance with the RFCTLARR Act and to non-titleholders in accordance with the provisions of the EM, RF of RSHIP and cost of RP implementation. The total resettlement cost for the subproject is INR 473 million. The major heads of budget items are listed below.

B. Compensation

- 107. Private Land: The compensation for private land has been calculated as an average of replacement cost of land in rural and semi-urban area adjoining the road corridor. The replacement cost was gathered during census survey in discussion with local community and the elected local body representatives. For budgetary purpose, the replacement cost for land has been taken as Rs.4,39,250 per biga or approximately Rs.173.67 per sq.m, being the highest rate for rural land from the DLC records. The multiplying factor as per Draft RLAB rules is 1.25-1.75 based on the distance from the nearest urban centre and for budgeting purpose, the highest of the multiplying factor of 1.75 has been taken and along with the 100% solatium. Thus the land cost has been taken as Rs.607.85 or say Rs.608 including the multiplying factor and the solatium.
- 108. <u>Structure</u>: The compensation for structures have been arrived at based on PWD Schedule of Rates (SoR), 2014 for building works, material and labour. For budgetary purpose, the replacement cost for structure without depreciation has been taken as Rs.8,411 per sq.m. for permanent structure, Rs.5,514 per sq.m. for semi-permanent structure and Rs. 2,052 per sq.m. of temporary structure. Replacement cost for compound wall of stone masonry has been taken as Rs.1,354 per running meter and a budgetary provision of Rs.30,000/- per well has been made for private wells of maximum 3' wide and 20' depth. However, at the time of joint verification, the competent authority will value each and every structure to arrive at the replacement cost as per the latest SoR. The solatium of 100% on structure rate is adopted for titleholders.

C. Assistances

109. All other unit rates as per the minimum provisions contained in RFCTLARR Act and as per the approved EM. For budgeting purpose, the onetime grant of Rs.5,00,000 has been provided for significantly impacted titleholders assuming that this grant will be preferred in lieu of the annuity policy.

D. Compensation for Community Assets and Government Structures

110. The unit cost for the place of worship has been budgeted at a lumpsum Rs.3,00,000 to cover the cost of reconstruction which would be assessed and paid during implementation by PIU.

E. RP Implementation Cost

111. The cost of hiring NGO for assisting PIU in RP implementation has been provided with a budget of Rs.14,000,000, for intermittent inputs and the RP implementation is expected to be completed in 36 months including disbursement of compensation for land acquired under RFCTLARR Act. A budgetary cost for external monitoring and evaluation has also been envisaged, as this facility is a Category-A for IR and also the Package-1 subprojects together will come under Category-A, a budgetary provision of Rs.60,00,000 has been made available for hiring of a consultant for the same. The budgetary provision for meeting administrative expenses including the allocation towards grievance redressal mechanism related expenses is included as part of the project cost. Further, a lump sum provision of Rs.50,000 to meet disclosure expenses and a lump sum provision of Rs.2,00,000/- for staff training, in particular the PIU staff involved in RP implementation, has also been budgeted.

F. Source of Funding and Fund Flow

112. Government will provide adequate budget for all land acquisition compensation, R&R assistances and RP implementation costs from the counterpart funding. The funds as estimated in the budget for a financial year and additional fund required based on revised estimates, shall be available at the disposal of the PD, PIU at the beginning of the financial year. The PD, PWD, being the EA for this subproject, will provide necessary funds for compensation for land and structure and the cost of resettlement assistances in a timely manner to the jurisdictional Additional Collector. The PIU will ensure timely availability of funds for smooth implementation of the RP. The NGO under the PIU will facilitate disbursements, but the responsibility of ensuring full and timely payment to displaced persons will be that of PIU.

G. Resettlement Budget Estimates

113. The budget for this sub-project is based on data and informed collected during census and socio-economic surveys conducted between July and August 2015 and updated in October 2015. The unit rates for structure have been worked out from the SoR. The total budget for Package-1 under RP is estimated at Rs.473 million. A detailed budget estimate for the package is given along with subproject wise cost break-up in the following table.

H. Disbursement of Compensation and Assistances

- 114. In order to ensure that: (i) the DP need not make frequent visits to his/her bank for depositing the physical paper instruments; (ii) s/he need not apprehend loss of instrument and fraudulent encashment; and (iii) the delay in realization of proceeds after receipt of paper instrument is obviated, all disbursement of compensation for land and structure and R&R assistances shall be done only through Electronic Clearing Service (ECS) mechanism and charges for ECS, if any, will be borne by PIU. If the DPs destination branch does not have the facility to receive ECS (Credit), then the disbursement shall be done through respective lead banks' IFSC (Indian Financial System Code). Payment through account payee cheques will be made wherever required and no cash payment will be made.
- 115. The NGO and PIU, while collecting bank particulars from the DPs, will also check with the respective bank branches if the branch has ECS (Credit) mechanism, and if not, details of lead bank offering the facility will be collected to facilitate ECS transfer. Wherever new accounts are to be opened, preference will be given to bank's having ECS (Credit) facility. The bank

account particulars of the DP as part of the micro plan will be submitted to the jurisdictional Additional Collector for disbursement.

Table 27: Budget Estimate

			I abic 2	7. buuge	Louine	110						
Item	Input Unit	Rate	Qunatity a1 (SH-74)	Amount a1 (SH-74)	Qunatity a2 (SH-74A)	Amount a2 (SH-74A)	Qunatity a3 (SH-19C)	Amount a3 (SH-19C)	Qunatity a4 (SH-22)	Amount a4 (SH-22)	Package-1 Qunatity	Package-1 Amount
Compensation	put ot	11010	(6.1.7.1)	(0)	(0)	(0)	(0.1.100)	(611.100)	(01122)	(01.22)	quillatity	7
Land Cost (Multilving Factor 1.75 and Solatium 100%)	Sq.m	608	52.140	31,701,120	36,495	22,188,960	59,185	35,984,480	3,432	2,086,656	151,252	91,961,216
Temporary Structures with Solatium 100% (titleholders)	Sq.m	4,104	833.37	3,420,138	-	-	44.67	183,326	-	-	878.04	3,603,464
Semi-permanent Structures with Solatium 100% (titleholders)	Sq.m	11.028	3,113.92	34,340,288	_	_	-	-	_		3.114	34,340,288
Permanent Structures with Solatium 100% (titleholders)	Sq.m	16,200	6,614.17	107,149,554	_	_	210.72	3,413,664	_		6,824.9	110,563,218
Temporary Structures (non titleholders)	Sq.m	2,052	397.55	815,773	30.80	63,202	-	3,413,004	145.40	298,361	574	1,177,335
Semi-permanent Structures (non titleholders)	Sq.m	5.514	74.50	410.793	7.63	42.044	-	-	745.70	4.111.790	828	4.564.627
Permanent Structures (non titleholders)	Sq.m	8,100	2.00	16,200	64.35	521,195	_		852.30	6,903,630	919	7,441,025
Compund Wall	Running meter	1.510	120.50	181,955	38.50	58,135	14.40	21.744	23.80	35,938	197	297,772
R&R Assistance	Running meter	1,510	120.50	101,955	30.30	30,133	14.40	21,744	23.00	33,330	137	291,112
One time grant for land owners	One Time	500,000	37	18,500,000	120	60,000,000	77	38,500,000	8	4,000,000	242	121,000,000
One time grant for land owners	One filme	500,000	31	16,500,000	120	60,000,000	11	36,500,000	0	4,000,000	242	121,000,000
One time resettlement allowance for Major Owner Res / Com	One Time	50,000	177	8,850,000	-	-	4	200,000	-	-	181	9,050,000
Subsistence allowance for Major Res / Com Owners	One Time	36,000	177	6,372,000	-	-	4	144,000	-	-	181	6,516,000
Shifting allowance major owners	One time	50,000	177	8,850,000	-	-	4	200,000	-	-	181	9,050,000
Alternate house for Major Impacted Owner Residences (R)	One Time	70,000	63	4,410,000	-	-	3		-	-	66	4,620,000
Alternate house for Major Impacted Owner Residences (U)	One Time	150,000	16	2,400,000	-	-	1	150,000	-	-	17	2,550,000
One time assistance for loss of trade / self employment (Major				2,450,000				75,000				2,525,000
owner/tenant)	One Time	25,000	98	2,450,000	-	-	3	75,000	-	-	101	2,525,000
Housing and house site grant to major impacted Res non- titleholders	One Time	120,000	7	840,000	8	960,000	-	-	21	2,520,000	36	4,320,000
Subsistence allowance for Major Res / Com non-titleholders	One Time	18.000	10	180,000	8	144,000	-	_	24	432.000	42	756,000
Shifting allowance major Res / Com non-titleholders	One Time	10,000	10	100,000	8	80,000	_	_	24	240,000	42	420,000
Rehabilitation grant for reconstruction of major impacted		10,000		,						,		
commercial non-titleholder	One Time	20,000	3	60,000	1	20,000	_	-	3	60,000	7	140,000
Rehabilitation granr for Kiosks	One Time	18,000	23	414,000	1	18,000	-	-	-	-	24	432,000
Vulnerable Household assistance	One Time	25,000	58	1,450,000	3	75,000	-	_	13	325,000	74	1,850,000
Training for Vulnerable household	One Time	5,000	58	290,000	3		-	_	13	65,000	74	370,000
Community Assets	01.0 10	0,000	- 55	200,000		10,000				00,000	-	-
Places of worship	Unit	300,000	7	2,100,000			-	_	6	1,800,000	13	3,900,000
Part of School	Unit	250.000	-	-,::::,::::			_	_	-	-	-	-
Water tank, tap, etc	Unit	125,000	3	375,000			_	_	11	1,375,000	14	1,750,000
Compound wall, sitting place, etc	Unit	30,000	3	90,000	_		_	_	7	210,000	10	300,000
Govt / Trust buildings	Unit	200,000	5	1,000,000	_	_	_	_	-	-	5	1,000,000
Administrative Cost	OTHE	200,000	Ŭ	1,000,000							Ü	1,000,000
NGO Recruitment	LS	14,000,000										
External Monitor	LS	6,000,000										-
Administraive Expenses (PIU)	LS	-										
Disclosure Expenses	LS	50,000										-
Training for PIU and PMU Staff	LS	200.000										
Total based on data		200,000		236,766,820		84,185,535		79,082,214		24,463,375		424,497,944
Admin cost per road (total LS div 16)	20,250,000	1,265,625		1,265,625		1,265,625		1,265,625		1,265,625	-	5,062,500
Subtotal	20,200,000	1,200,020		238,032,445		85,451,160		80,347,839		25,729,000	-	429,560,444
10% Contingency				23,803,245		8,545,116		8,034,784		2,572,900	-	42,956,044
TOTAL Subtotal + 10% Contingency				261,835,690		93,996,276		88,382,623		28,301,900	-	472,516,489
Total INR in Crores				261,835,690		93,996,276		8.84		20,301,900	-	472,516,469
Total INK III Crores	'1			20.10		9.40		0.04		2.03		41.25

X. GRIEVANCE REDRESSAL MECHANISM

A. Grievance Redressal Committee

- 116. Grievance Redressal Committee (GRC) will be established at two-levels, one at the District level and another at PMU level, to receive, evaluate and facilitate the resolution of displaced persons concerns, complaints and grievances. The GRC will provide an opportunity to the DPs to have their grievances redressed prior to approaching the State level LARR Authority, constituted by Government of Rajasthan in accordance with Section 51(1) of the RFCTLARR Act, 2013. The GRC is aimed to provide a trusted way to voice and resolve concerns linked to the project, and to be an effective way to address displaced person's concerns without allowing it to escalate resulting in delays in project implementation.
- 117. The GRC will aim to provide a time-bound and transparent mechanism to voice and resolve social and environmental concerns linked to the project. The GRC is not intended to bypass the government's inbuilt redressal process, nor the provisions of the statute, but rather it is intended to address displaced persons concerns and complaints promptly, making it readily accessible to all segments of the displaced persons and is scaled to the risks and impacts of the project.
- 118. This RP provides for entitlements for the various types of losses corresponding to the tenure and an institutional mechanism to disburse compensation and R&R assistances. A consultations and disclosure plan is also provided for meaningful consultations and timely disclosure. The GRC is expected to resolve the grievances of the affected persons arising in the implementation of this RP in a transparent and timely manner. The decision of the GRCs will be final unless vacated by the LARR Authority.
- 119. The GRC will continue to function, for the benefit of the DPs, during the entire life of the project including the defects liability period. The response time prescribed for the GRCs would be four weeks. Since the entire resettlement component of the project has to be completed before the construction starts, to resolve the pending grievances, the GRC, at PIU and PMU level, will meet at least once every month in the first year of RP implementation and once in two months thereafter. Other than disputes relating to ownership rights and apportionment issues on which the LARR Authority has jurisdiction, GRC will review grievances involving eligibility, valuation, all resettlement and rehabilitation benefits, relocation and payment of assistances. Grievances received by the PD, PIU will be resolved at his level, if possible, else it will be placed before the GRC.
- 120. <u>First Level of GRC</u>: The District level GRCs will function out of each District where the subprojects are being implemented. The GRC will be chaired by District Collector, as its Chairman, and the members will comprise of the PD, PIU, PWD as member secretary and a local person of repute and standing in the society. The District Collector will nominate the local person and the PIU, PWD will be the secretariat of the GRC.
- 121. <u>Second Level GRC</u>: The Project Director, PMU will be the appellate authority who will be supported by the Superintending Engineer, PMU, and PWD.

B. Functions of First Level GRC

122. The GRC should meet at least once in a month in the respective office of the jurisdictional District Collector. Petitions received from DPs of any concerns or complaints or

grievances should be taken up in the GRC. The member secretary should maintain a register of all petitions received with details of date of receipt of the petition, date of hearing, if any, date when it was considered by the committee, along with nature of complaint/concern, action taken and date of communication sent to petitioner. Communication, in writing should be sent to the aggrieved person about the date, time and venue of the GRC sitting and make it known that s/he is entitled for personal hearing and that representation through proxy will be not be entertained. Communication will also be sent through implementation support NGO so as to ensure that the petitioner is informed about the date of GRC sitting.

- 123. Copies of petitions received 1-week prior to the committee's siting, should be sent to Chairman and the member along with an explanatory note from appropriate authority and/or RP implementation support NGO, as the case may be, to enable the Chairman and member to scrutinize the petitions in detail. Petitions received in the week of the committee's sitting, shall be taken up during the sitting and resolved.
- 124. Decision of the committee will be final unless an appeal is preferred with the Project Director, PMU. If the committee is unable to arrive at a decision through consensus, the matter will be referred to the appellate authority with a note on opinion of the committee members. The complaint/concern will be redressed in four week time and written communication should be sent to the complainant about the decision taken.
- 125. The RP implementation support NGO will assist displaced persons in registering their grievances and being heard. The complaint / grievance will be redressed in 4 week time and written communication will be sent to the complainant. A complaint register will be maintained at PIU/PMU level with details of complaint lodged, date of personal hearing, action taken and date of communication sent to complainant. If the complainant is still not satisfied s/he can approach the appellate authority and/or the jurisdictional LARR Authority. The complainant can access the appropriate LARR Authority at any time and not necessarily go through the GRC.

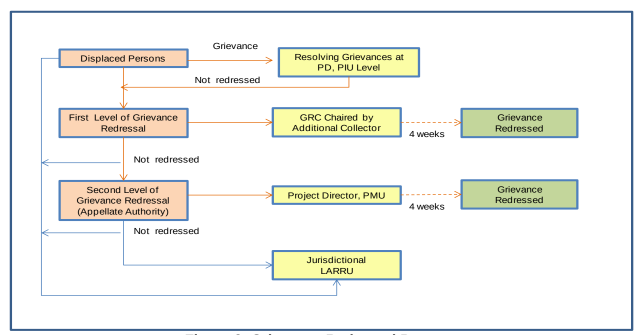


Figure 3: Grievance Redressal Process

126. People who are, or may in the future be, adversely affected by the project may submit complaints to ADB's Accountability Mechanism. The Accountability Mechanism provides an independent forum and process whereby people adversely affected by ADB-assisted projects can voice, and seek a resolution of their problems, as well as report alleged violations of ADB's operational policies and procedures. Before submitting a complaint to the Accountability Mechanism, affected people should make an effort in good faith to solve their problems through the GRC and also by working with the concerned ADB operations department. Only after doing that, and if they are still dissatisfied, should they approach the Accountability Mechanism⁷.

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XI. INSTITUTIONAL ARRANGEMENT AND IMPLEMENTATION

A. Administrator of LARR

127. The jurisdictional Additional Collector will be the administrator for Land Acquisition, Resettlement and Rehabilitation (LARR). The jurisdictional Additional Collector being the competent authority for land acquisition, he will also look into Resettlement and Rehabilitation and s/he will be supported by the Project Director, PIU in implementation of resettlement plan.

B. Project Management Unit

- 128. The PPP Division, PWD, Government of will be the Project Management Unit (PMU) and will be overall in charge of coordination between the eight Project Implementation Units (PIU) and in prioritising subprojects for subsequent tranches based on social safeguards compliance.
- 129. The PMU will have a Safeguards Officer (SO) in the rank of Executive Engineer or an social development and resettlement specialist hired on contract basis, who would coordinate with the PD, PIUs and ensure that road subprojects under RSHIP are in compliance with the Resettlement Framework (RF) and also be proactive in identifying likely safeguard issues that could be relevant in the context of its portfolio of projects.
- 130. The SO at the PMU will have the following responsibilities:
 - (i) The SO will assess the capacity of the PIU in identifying and managing social safeguard issues and facilitate capacity building of PIU officers and RP implementation support NGO.
 - (ii) Review and update Resettlement Framework (RF) as and when there are changes in the applicable law.
 - (iii) Review whether the PIUs have taken efforts to avoid or minimize IR impacts during the subproject design stage and during implementation stage.
 - (iv) Verify whether the resettlement plan has been prepared and is in commensurate to the significance of the impact and whether the documents have been submitted along with the detailed project report.
 - (v) Facilitate coordination between various government departments in land acquisition and implementation of the RP.
 - (vi) Carry out periodic review of the progress on RP implementation and ensure that the progress reports are submitted in a timely manner.
 - (vii) Verify whether the PIUs are handing over the land free from encumbrance as stipulated in the contract document.
 - (viii) Consolidate the progress reports received from the respective PIUs and submit the quarterly progress report to ADB and any other information as required by ADB in a timely manner.
 - (ix) Initiate engagement of an external monitor/agency to undertake semi-annual monitoring of the subprojects either through PMU or PIU and submit the semi-annual monitoring report to ADB along with PMU/PIU's response to the comments/observations made in the report.

C. Project Implementation Unit

- 131. The PIU will be responsible for screening subprojects, categorization based on IR impacts, conducting the social assessment, preparation and implementation of Resettlement Plans (RPs).
- 132. The road subprojects will be implemented by the jurisdictional PIU. The PD, PIU will be responsible for subproject compliance to social safeguards and concurrent internal monitoring of RP implementation. The following will be the responsibility of the PD, PIU:
 - (i) Review IR impact categorization checklist, subproject appraisal note and undertake field visits wherever required and advise the field units about the social safeguards documentation required for subprojects.
 - (ii) Review RP prepared by the DPR consultants and finalize the same.
 - (iii) Ascertain the extent of private land to be acquired and extent of government to be transferred and liaison with the jurisdictional Additional Collector and concerned government departments in getting possession of the same.
 - (iv) Initiate engagement of an RP implementation support NGO to assist the field units in RP implementation.
 - (v) Review and approve micro plans, containing the list of DPs and their entitlements, prepared by field units.
 - (vi) Obtain necessary approval for the micro plans and make necessary funds available for disbursement and for development of resettlement sites.
 - (vii) Coordinate with Additional Collector and field units in identifying suitable land for resettlement sites and monitor the progress of development of site and relocation of DPs.
 - (viii) Undertake internal monitoring of the progress made in RP implementation and take necessary corrective actions, if required.
 - (ix) Review and consolidate the LA and RP implementation progress reports submitted by the jurisdictional Additional Collector, RP implementation support NGO, and submit monthly progress report to PMU.

D. NGO/Agency for RP Implementation Support

- 133. The implementation of the R&R provisions will be carried out by jurisdictional Additional Collector with the support of the PIU. The PIU will engage implementation support NGO, who have had experience in implementing RPs and experienced in working on similar infrastructure development projects. The NGO to be engaged will have proven experience in carrying out resettlement and rehabilitation activities and community development and consultations in projects of similar nature, preferably in Rajasthan or in any State.
- 134. The NGO will play a key role in the implementation of the RP. Their tasks will include the final verification of DPs, consultations, establishment of support mechanisms and facilitate the delivery of the rehabilitation assistances as per the RP provisions and to ensure that the DPs receive all the entitlements as per the R&R policy of the project.
- 135. Key activities of the NGO in relation to resettlement planning and implementation include: (i) assist PIU in verification and updating, if required, the detailed census and socio-economic survey of displaced persons carried out during DPR preparation based on detailed design, and verify the identity of below poverty line, female-headed, and other vulnerable households affected by land acquisition and involuntary resettlement and issue ID cards; (ii)

prepare micro plan and get vetted by PIU; (iii) facilitate the process of disbursement of compensation to the DPs - coordinating with the PIU and informing the displaced persons of the compensation disbursement process and timeline; (iv) assist DPs in opening bank accounts explaining the implications, the rules and the obligations in having a bank account, process of disbursement adopted by the Additional Collector and how s/he can access the resources s/he is entitled to; (v) assist the DPs in ensuring a smooth transition (during the part or full relocation of the affected persons), helping them to take salvaged materials and shift; (vi) in consultation with the DPs, inform the PIU about the shifting dates agreed with DPs in writing and the arrangements they desire with respect to their entitlements; (vii) organize training programs to the vulnerable for income restoration; (viii) conduct meaningful consultations throughout the RP implementation and ensure disclosure of the gist of resettlement plans in an accessible manner to the displaced persons; (ix) assist DPs in grievance redressal process; (x) assist PIU in keeping detailed records of progress and monitoring and reporting system of RP implementation; and (xi) act as the information resource center for community interaction with the project and maintain liaison between community, contractors, project implementing units and the administrator, during the execution of the works. Terms of reference for the recruitment of a NGO/agency for RP implementation support is given in Appendix-V.

E. Rehabilitation and Resettlement Award

136. In accordance with the provisions of the RFCTLARR Act [Sec31(1)], the competent authority will pass a Rehabilitation and Resettlement (R&R) Award. All the affected titleholders who are eligible for R&R assistance will be notified along with details of eligible assistance as per the provisions of RFCTLARR Act. Initially a draft list will be notified by giving minimum of 15 days time inviting objections, if any, regarding discrepancies on the nature and quantum of assistance. The final list will be notified after taking into account the objections, if any. Similarly, the list of those affected non- title holders will also be notified along with the details of R&R assistance and a separate R&R award enquiry will be conducted for the non-titleholders.

1. Micro plan

- 137. The implementation support NGO will prepare the draft micro plan, milestone wise for each of the subproject roads detailing the type of loss, tenure of the DP, vulnerability status and the entitlements as per the provisions of the Entitlement Matrix (EM) in the RF. The draft micro plan will be disclosed in the jurisdictional village panchayat where the DPs are living/having business, and 1-week after the disclosure, the R&R award enquiry will be held by the jurisdictional Additional Collector.
- 138. Based on the R&R award enquiry outcome, the NGO will submit the final micro plan to PD, PIU for verification and onward transmission to Project Director, PMU. The Project Director, PMU, after scrutiny of the micro plan will accord approval for the same and submit to the jurisdictional Additional Collector with necessary funds for disbursement.

2. R&R Award Process

- 139. The Additional Collector will hold R&R award enquiry in the project area and will send prior intimation to all concerned DPs through the jurisdictional *Patwaris* and the NGO.
- 140. During the R&R award enquiry, each DP will be informed about the type of loss and tenure as recorded during census and socio economic survey and verified subsequently, and the entitlements due to the DP as per the provisions contained in the EM of the RF. All the DPs

will be given an opportunity to be heard and concerns if any, will be addressed. The R&R proceedings will be recorded and copy of the R&R award will be issued to the DP then and there.

F. Management Information System (MIS)

141. A well-designed MIS will be created and will be maintained at PIU and PIU level. The MIS will be supported with approved software and will be used for maintaining the DPs baseline socio-economic characteristics, developing pre-defined reports, algorithms and calculations based on the available data and updating tables/fields for finding compensation and assistances, tracking the land acquisition and resettlement progress. The individual entitlements, compensation calculations, structure valuation, etc. will be updated using MIS software. In addition, land acquisition notices, identity cards will also be generated thorough MIS. All quires will be generated and the baseline data will also be maintained and updated as needed. The data and information required for periodical progress reports will be generated using MIS database. The required computer terminals and software will be established at PIU level in order to feed the data to be maintained in the web with backup at PMU.

G. Capacity Building of PIU

142. The staff of PIU, NGO and the staff of PMU, who are involved in LA and R&R will require to be familiar with land acquisition procedures and ADB Social Safeguards policy requirements. In order to build the capacity of the PIU and the PMU, an orientation and training in resettlement management at the beginning of the project will be undertaken. The training activities will focus on issues concerning (i) principles and procedures of land acquisition, (ii) public consultation and participation, (iii) entitlements and compensation disbursement mechanisms, (iv) Grievance redressal, and (v) monitoring of resettlement operation.

XII. IMPLEMENTATION SCHEDULE

A. Introduction

143. Implementation of RP mainly consists of compensation to be paid for private land, compensation for structures, assistance for loss of homestead resulting in physical displacement, loss of livelihood resulting in economic displacement, obtaining options and choices from the DPs, development of resettlement sites, relocation to resettlement sites and additional assistance to vulnerable household. Public consultation, monitoring and grievance redressal will be an ongoing process throughout the RP implementation period but will happen intermittently.

B. Schedule for Project Implementation

- 144. The proposed RP implementation activities are divided into three broad phases viz. project preparation phase, RP implementation phase, and monitoring and reporting phase, and the activities envisaged in each phase is discussed below.
- 145. <u>Project Preparation Phase</u>: The activities to be performed in this phase include: (i) designating or appointing an officer/staff as safeguards officer (SO) in PMU to be in charge of safeguards; (ii) submission of RP to ADB for approval; (iii) appointment of NGO in PIU; and (iv) establishment of GRC. The information dissemination and stakeholder consultations will commence in this stage and continue till the end of the project.
- 146. <u>RP Implementation Phase</u>: In this phase, key activities will be carried out including: (i) joint verification; (ii) valuation of structures; (iii) preparation of micro plan; (iv) R&R award enquiry; (v) approval of final micro plan; (vi) identification and development of resettlement site; (vii) payment of compensation for land and structure; (viii) payment of other rehabilitation assistances; (ix) relocation of DPs to resettlement site; and (x) issuing site clearance certificate to enable commencement of civil works.
- 147. <u>Monitoring and Reporting Phase</u>: Internal monitoring will commence as soon as RP implementation begins and continue till end of RP implementation. External monitoring will also commence from the beginning of RP implementation.

C. RP Implementation Schedule

- 148. An implementation schedule for land acquisition, payment of compensation and resettlement and rehabilitation activities in the project including various sub tasks and time line matching with civil work schedule is provided in the work plan. The following are the key implementation activities that are presented in the work plan.
 - a) Updating of RP based on design changes, if any
 - b) Approval of RP and Disclosure
 - c) Appointment of NGOs and External Monitoring consultants
 - d) Constitution and notification of GRCs
 - e) SIA Notification
 - f) Verification of DPs and Notification of DP list
 - g) Obtaining options for resettlement and choice of resettlement site location
 - h) MIS in operational for tracking LA and R&R Implementation progress
 - i) Structure Valuation

- j) Disclosure of Microplan (list of eligible PAPs and their entitlements)
- k) Issue of Identity cards
- I) R&R Award including assistance for non-title holders
- m) Relocation of CPRs
- n) Payment of R&R assistance
- o) Allotment of house sites or development of Resettlement sites
- p) Shifting of DPs of alternative resettlement sites
- q) LA Award
- r) Certification of payment of R&R assistance for first milestone
- s) Certification of payment of LA and R&R assistance for second milestone
- t) Impact Evaluation
- 149. <u>Coordination with Civil Works</u>: The land acquisition and resettlement implementation will be co-coordinated with the timing of procurement and commencement of civil works. The required co-ordination has contractual implications, and will be linked to procurement and bidding schedules, award of contracts, and release of encumbrance free land to the contractors. The project will provide adequate notification, counselling and assistance to DPs so that they are able to move or give up their assets without undue hardship before commencement of civil works and after receiving the compensation and R&R assistances. Wherever provision of housing is involved, sections involving DPs requiring housing in a particular road-stretch will be taken up in the second milestone of the civil works schedule.
- 150. The construction of resettlement sites should commence well in advance, as it would take about 12-months to complete the construction and relocation of the physically displaced. The land acquisition for the construction of the proposed carriageway and corresponding payment of compensation and R&R assistance with encumbrance free certification will be available prior to award of contract.
- 151. The relocation of common property resources will be linked to handing over of encumbrance free land to the contractors. The handing over of land to the contractor will be organised in two sections. Sections having no IR impact and non-significant impacts will be in the first-milestone and will be handing over after signing of the contract and by the financial closure date, and the rest within one year/one and half years of contract signing as spelled out in the respective civil work contracts.

RP Implementation Work Plan

Tasks	Mar '16	Apr '16	May '16	Jun '16	Jul '16	Aug '16	Sep '16	Oct '16	Nov '16	Dec '16	Jan '17	Feb '17	Mar '17	Apr '17	Dec '17	Jan '18	Feb '18	Mar '18
RP updation																		
Approval of RP and Disclosure																		
NGO and External Monitoring Consultant appointment																		
GRC formation																		
SIA Notification																		
Verification of DPs and Notification of DP list																		
Obtaining options for resettlement and choice of resettlement site location																		
MIS operational for tracking LA and R&R																		
Structure Valuation																		
Disclosure of Microplan (list of eligible DPs and their entitlements) - Non title holders																		
Issue of Identity Cards																		
R&R Award Enquiry (Non title holders) for 1st Milestone																		
Relocation of CPR in 1st Milestone																		
Payment of R&R assistances for 1st Milestone																		
Certification of full payment for 1st Milestone																		
Handing over of 1st milestone stretch to contractor																		
Development of resettlement sites																		
Shifting of DPs to resettlement site																		
LA & R&R Award for Titleholders																		
Certification of full payment for 2nd Milestone																		
Handing over of 2nd milestone stretch to contractor																		
Impact Evaluation																		

XIII. MONITORING AND REPORTING

A. Introduction

152. The objective of monitoring is to provide the PIU with an effective tool for assessing rehabilitation progress, identifying potential difficulties and problems areas and provide an early warning system for areas that need correction. Continuous supervision and periodic monitoring are an integral part of successful implementation. Monitoring is a warning system for project managers and a channel for the DPs to express their needs and reactions to the programme.

B. Internal Monitoring

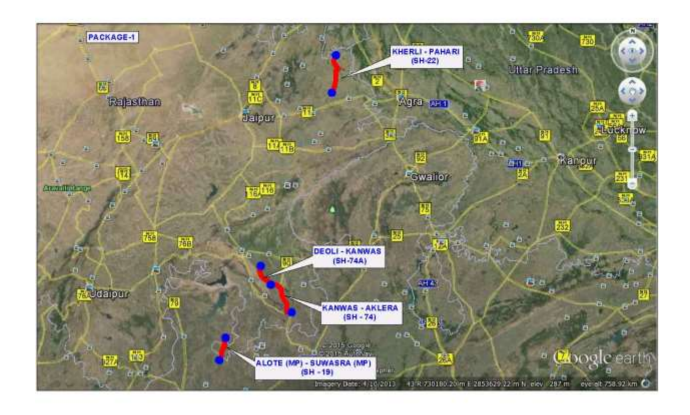
- 153. The Project Implementation Unit (PIU) will carry out concurrent monitoring of RP implementation through the PD, PIU and prepare monthly and quarterly progress report in terms of physical and financial progress. In addition, the monitoring process will also look into: the communication and reactions of DPs; use of grievance procedures; information dissemination to DPs on benefits; and implementation time table. The monthly internal monitoring reports based on the outcome of consultations and feedback with displaced people who have received assistance and compensation and review of progress of other implementation activates including complains/concerns/issues raised by the DPs, will be submitted to PMU by the end of 1st week of the subsequent calendar month. The progress report will be reviewed by the SO, PMU and comments if any, will be communicated to PIU for immediate action.
- 154. A copy of the quarterly report will be made available to ADB. In view the significance of resettlement impacts, the monitoring mechanism for this project will have both monitoring by PIU and monitoring by an external agency / expert.

C. External Monitoring

- 155. The external monitoring will include but not limited to: (i) review and verify the monitoring reports prepared by PIU; (ii) monitor the work carried out by NGO and provide training and guidance on implementation; (iii) review the grievance redressal mechanism and report on its working; (iv) mid-term impact assessment through sample surveys amongst displaced persons for midterm corrective action; (v) consultation with DPs, officials, community leaders for preparing review report; (vi) assess the resettlement efficiency, effectiveness and efficiency of PIU, impact and sustainability, and drawing lessons for future resettlement policy formulation and planning. Some of the important task of external monitoring is the feedback of the DPs who receives compensation and assistance and also alerts on the risks, non-compliances and early warnings in the implementing.
- 156. The indicative monitoring indicators for physical monitoring will be: land acquired (ha) private; land transferred (ha) government; issue of ID cards; number of DPs received full R&R assistance (titleholders); number of DPs received full R&R assistance (non titleholders); number of families provided alternative resettlement house; number of vulnerable people received additional support; number of women DPs who have receive compensation and R&R assistances; number of CPRs relocated; and number of grievance received and resolved. The indicative monitoring indicators for financial monitoring will be: amount paid as land compensation; amount paid as structure compensation; amount paid as R&R assistances; and amount spent on common property resources.

- 157. The indicators should be revisited prior to RP implementation and revised in accordance with the final approved RF. Terms of reference for the recruitment of an External Monitoring Agency/Expert is given in Appendix-VI
- 158. In addition to the above, the following will also be tracked to judge social inclusion and gender mainstreaming in RP implementation. Proportion of women titleholders who received compensation; number of women headed households who received R&R assistances; local female and scheduled caste labour force participation in unskilled jobs under contractors; number of vulnerable people who received R&R assistances; proportion of women as beneficiaries of house sites/houses offered in the resettlement site under R&R assistance; and proportion of women participation in consultation meetings during implementation.

Appendix 1: Google Earth Image of the Subproject Road



Appendix 2: Summary of DPs and CPR

Summary of Private Structures

ID No	Road No	Name of Village	Chainage	Side	Name of the DP	Tenure	Use of Structure	Type of Structure	
R0050001	SH-22	Aarwa	146.300	Right	Tundi Kumhar	Encroacher	Residence	Semi permanent	
R0050002	SH-22	Aarwa	146.320	Right	Jeet Ram	Encroacher	Residence	Semi permanent	
R0050003	SH-22	Aarwa	146.330	Right	Vijay Ram / Vishnu	Encroacher	Commercial	Permanent	
R0050004	SH-22	Aarwa	146.400	Left	Satparkash	Encroacher	Commercial	Semi permanent	
R0050005	SH-22	Aarwa	146.410	Left	Vijay Ram	Encroacher	Residence	Semi permanent	
R0050006	SH-22	Aarwa	146.440	Right	Ramesh	Encroacher	CW, Cattle shed, etc	Permanent	
R0050007	SH-22	Aarwa	146.460	Right	Mool Chand	Encroacher	Residence	Semi permanent	
R0050008	SH-22	Aarwa	146.490	Right	Ganesh	Encroacher	Residence	Semi permanent	
R0050009	SH-22	Aarwa	146.500	Right	Shankar	Encroacher	Residence	Temporary	
R0050010	SH-22	Aarwa	146.500	Left	Ram Singh	Encroacher	Residence	Semi permanent	
R0050011	SH-22	Aarwa	146.510	Left	Phool Singh	Encroacher	Residence	Semi permanent	
R0050012	SH-22	Aarwa	146.515	Left	Karan Singh	Encroacher	Residence	Semi permanent	
R0050013	SH-22	Aarwa	146.520	Left	Bhagwan Singh	Encroacher	Residence	Permanent	
R0050014	SH-22	Aarwa	146.525	Left	Chetram	Encroacher	Residence	Permanent	
R0050015	SH-22	Aarwa	146.525	Right	Parbhu Dayal	Encroacher	Residence	Permanent	
R0050016	SH-22	Aarwa	146.530	Left	Charran Lal	Encroacher	Residence	Semi permanent	
R0050017	SH-22	Aarwa	146.520	Right	Mahender/Manoj	Encroacher	CW, Cattle shed, etc	Temporary	
R0050018	SH-22	Aarwa	146.520	Right	Ram Saran	Encroacher	CW, Cattle shed, etc	Temporary	
R0050019	SH-22	Aarwa	146.530	Left	Parsu Ram	Encroacher	CW, Cattle shed, etc	Temporary	
R0050020	SH-22	Aarwa	146.535	Left	Mahesh	Encroacher	CW, Cattle shed, etc	Semi permanent	
R0050021	SH-22	Aarwa	146.540	Right	Ghanshyam	Encroacher	Residence	Permanent	
R0050022	SH-22	Aarwa	146.560	Right	Kamal	Encroacher	Residence	Permanent	
R0050023	SH-22	Aarwa	146.565	Right	Puran	Encroacher	Residence	Semi permanent	
R0050024	SH-22	Aarwa	146.570	Left	Girdhari	Encroacher	Residence	Permanent	
R0050025	SH-22	Aarwa	146.580	Left	Phool Singh	Encroacher	Residence	Semi permanent	
R0050026	SH-22	Aarwa	146.650	Left	Ram Bhrose	Encroacher	Residence	Semi permanent	
R0050027	SH-22	Aarwa	146.635	Left	Mahesh	Encroacher	CW, Cattle shed, etc	Permanent	
R0050028	SH-22	Tasai	153.850	Right	Ramjeet	Encroacher	Residence	Temporary	
R0050029	SH-22	Nagar	161.395	Left	Satish Sharma	Encroacher	CW, Cattle shed, etc	Permanent	
R0050030	SH-22	Barkhera Sad	167.060	Left	Lalu	Encroacher	CW, Cattle shed, etc	Temporary	
R0050031	SH-22	Barkhera Sad	167.100	Left	Chuha Singh	Encroacher	CW, Cattle shed, etc	Semi permanent	

R0050032	SH-22	Barkhera Sad	167.150	Left	Siya Ram	Encroacher	Residence	Temporary	
R0050033	SH-22	Jhantli	185.050	Left	Ishab Khan	Encroacher	CW, Cattle shed, etc	Temporary	
R0050034	SH-22	Barkhera	195.250	Left	Dharma	Encroacher	Commercial	Semi permanent	
R0150001	SH-74	kanwas	0.000	Left	Kishan Suman	Squatter	Kiosks	Temporary	
R0150002	SH-74	kanwas	0.005	Right	Bhawani Shankar suman	Squatter	Kiosks	Temporary	
R0150003	SH-74	kanwas	0.370	Right	Gopal Suman	Encroacher	Residence	Permanent	
	SH-74	kanwas	0.380	Right	Shyam Sundar Suman	Encroacher	Residence	Permanent	
	SH-74	kanwas	0.460	Right	Mukesh Gurjar	Squatter	Kiosks	Temporary	
	SH-74	kanwas	0.500	Right	Mangilal Gurjar	Squatter	Kiosks	Temporary	
	SH-74	kanwas	0.570	Right	Modhulalji Meghwal	Encroacher	Residence	Temporary	
R0150008	SH-74	kanwas	0.600	Right	Ramu Jaylalji Rajput	Encroacher	Residence	Permanent	
R0150009	SH-74	kanwas	0.620	Right	Parmanandji Katik	Encroacher	Residence	Permanent	
R0150010	SH-74	kanwas	0.625	Left	Lalchand Mohanlalji	Encroacher	Res cum Com	Permanent	
	SH-74	kanwas	0.625	Right	Rakesh Radheshyam Rathore	Encroacher	Commercial	Permanent	
	SH-74	kanwas	0.630	Right	Tarachandji Koli	Encroacher	Residence	Semi permanent	
	SH-74	kanwas	0.635	Right	Govindsingh Jaylal	Encroacher	Residence	Permanent	
	SH-74	kanwas	0.640	Right	hemraj Koli	Encroacher	Residence	Permanent	
	SH-74	kanwas	0.650	Right	Prabhulala Koli	Encroacher	Residence	Permanent	
	SH-74	kanwas	0.660	Right	Narayan Koli	Encroacher	Residence	Semi permanent	
	SH-74	kanwas	0.670	Right	Lalchand Rathore	Encroacher	Commercial	Temporary	
	SH-74	kanwas	0.750	Left	Brijgopal Patwa	Encroacher	Commercial	Semi permanent	
R0150019	SH-74	kanwas	0.820	Right	Vishnugopal Rengar	Squatter	Kiosks	Temporary	
R0150020	SH-74	kanwas	0.825	Right	Brijmohan Rengar	Squatter	Kiosks	Temporary	
R0150021	SH-74	kanwas	0.827	Right	giriraj Jhangam	Squatter	Kiosks	Temporary	
R0150022	SH-74	kanwas	0.830	Right	Kalu Sharma	Encroacher	Commercial	Semi permanent	
	SH-74	kanwas	0.830	Left	T V John	Encroacher	Commercial	Semi permanent	
R0150024	SH-74	kanwas	1.030	Left	Mathurlal Savalia	Squatter	Kiosks	Temporary	
R0150025	SH-74	kanwas	1.030	Right	Vimal rathod	Squatter	Kiosks	Semi permanent	
R0150026	SH-74	kanwas	1.110	Right	ramprasad Prajapati	Squatter	Kiosks	Temporary	
R0150027	SH-74	kanwas	1.115	Right	Sohanlal Prajapati	Squatter	Kiosks	Semi permanent	
R0150028	SH-74	kanwas	1.115	Right	papu Lohar	Squatter	Kiosks	Temporary	
R0150029	SH-74	kanwas	1.119	Right	Kamal Lohar	Squatter	Kiosks	Temporary	
	SH-74	kanwas	1.123	Right	Hiralal Lohar	Squatter	Kiosks	Temporary	
	SH-74	kanwas	1.126	Right	Jagnath Lohar	Squatter	Kiosks	Temporary	
R0150032	SH-74	kanwas	1.300	Right	Sambhu Lohar	Squatter	Kiosks	Temporary	

R0150033	SH-74	kanwas	1.350	Right	Prabhulal Lohar	Squatter	Kiosks	Temporary
R0150034	SH-74	kanwas	1.150	Right	Mukt Bihari Nagar	Squatter	Kiosks	Semi permanent
R0150035	SH-74	kanwas	1.155	Right	Vijaysingh Chauhan	Squatter	Kiosks	Temporary
R0150036	SH-74	Basyahedi	5.300	Left	Absentee	Squatter	Commercial	Temporary
R0150037	SH-74	Basyahedi	5.700	Right	Omprakash Mhra	Squatter	Kiosks	Temporary
R0150038	SH-74	Dhulet	11.600	Left	Kedarji Rathore	Encroacher	Commercial	Permanent
R0150039	SH-74	Dhulet	11.620	Left	Rameshchand Maheshwari	Encroacher	Res cum Com	Permanent
R0150040	SH-74	Dhulet	11.630	Right	Jagdish naik	Encroacher	Commercial	Permanent
R0150041	SH-74	Dhulet	11.640	Right	Raju Naik	Encroacher	Commercial	Semi permanent
R0150042	SH-74	Dhulet	11.660	Right	Phoolchand Rathore	Encroacher	Commercial	Permanent
R0150043	SH-74	Dhulet	11.670	Right	MahendraKumar Birdilal Sharma	Encroacher	Residence	Permanent
R0150044	SH-74	Dhulet	11.670	Left	Zakir Tajuji	Encroacher	Commercial	Permanent
R0150045	SH-74	Dhulet	11.700	Left	Bhojraj Gujar	Encroacher	Commercial	Permanent
R0150046	SH-74	Dhulet	11.730	Left	madanji Mehra	Encroacher	Commercial	Permanent
R0150047	SH-74	Dhulet	11.790	Right	satyanarayan Potter	Encroacher	Commercial	Permanent
R0150048	SH-74	Dhulet	11.800	Right	Chandra Prakash nagar	Encroacher	Residence	Permanent
R0150049	SH-74	Dhulet	12.530	Left	Ramesh Mehra	Squatter	Commercial	Semi permanent
R0150050	SH-74	Dhulet	12.600	Left	Rajkumar Kumhar	Squatter	Kiosks	Temporary
R0150051	SH-74	Ummedpura	16.850	Left	Absentee	Encroacher	Residence	Semi permanent
R0150052	SH-74	Panwad	18.660	Right	Jagdish Prasad Mali, Vinod Mali, Om Mali	Encroacher	Res cum Com	Semi permanent
R0150053	SH-74	Panwad	18.840	Right	Mangilal Lohar	Squatter	Residence	Temporary
R0150054	SH-74	Panwad	18.850	Right	Bajranglal Lohar	Squatter	Residence	Temporary
R0150055	SH-74	Panwad	19.560	Left	Bajranglal Lohar	Squatter	Residence	Temporary
R0150056	SH-74	Panwad	19.570	Left	suraj lohar	Squatter	Residence	Temporary
R0150057	SH-74	Panwad	19.850	Right	Mohanlal Sen	Encroacher	Commercial	Permanent
R0150058	SH-74	Panwad	19.850	Left	Prahladji Suman	Encroacher	Commercial	Permanent
R0150059	SH-74	Panwad	19.875	Right	Rajendra Suman	Encroacher	Res cum Com	Permanent
R0150060	SH-74	Panwad	19.880	Right	Prahladji Suman	Encroacher	Commercial	Permanent
R0150061	SH-74	Panwad	19.885	Right	Rambhoroseji Sony	Encroacher	Commercial	Permanent
R0150062	SH-74	Panwad	19.890	Right	Devlal Nagar	Encroacher	Commercial	Permanent
R0150063	SH-74	Panwad	19.900	Right	Chaturbhuj Nagar	Encroacher	Commercial	Permanent
R0150064	SH-74	Panwad	19.905	Right	Chandramohan Gupta	Encroacher	Commercial	Permanent
R0150065	SH-74	Panwad	19.900	Left	Rajendra Suman	Encroacher	Commercial	Permanent

R0150066	SH-74	Panwad	19.915	Right	Rajendraprasad Gupta	Encroacher	Commercial	Permanent
R0150067	SH-74	Panwad	19.945	Right	Ramkumarji Sharma	Encroacher	Commercial	Permanent
R0150068	SH-74	Panwad	19.950	Right	Ramchandraji Suman	Encroacher	Commercial	Permanent
R0150069	SH-74	Panwad	19.970	Right	Deendayalji Suman	Encroacher	Commercial	Permanent
R0150070	SH-74	Panwad	19.980	Right	Chitarlalji Suman	Encroacher	Commercial	Permanent
R0150071	SH-74	Panwad	19.980	Left	Rameshwarji, Ramkishanji, Mohanlal, Ram Ratan, Devilal, Chotulal	Encroacher	Commercial	Permanent
R0150072	SH-74	Panwad	20.020	Right	Nizamuddin	Encroacher	Commercial	Permanent
R0150073	SH-74	Panwad	20.030	Left	Lokendra Singh Nipunia	Encroacher	Commercial	Permanent
R0150074	SH-74	Panwad	20.065	Left	Nirmal Kr Gupta	Encroacher	Commercial	Permanent
R0150075	SH-74	Panwad	20.070	Left	Rajendra Kr Gupta	Encroacher	Commercial	Permanent
R0150076	SH-74	Panwad	20.075	Left	Maurli Manohar Gupta	Encroacher	Commercial	Permanent
R0150077	SH-74	Panwad	20.080	Left	Abdul Saleem	Encroacher	Commercial	Permanent
R0150078	SH-74	Panwad	20.085	Left	Amit Qureshi	Encroacher	Commercial	Permanent
R0150079	SH-74	Panwad	20.100	Left	Chetarlalji Gurjar	Encroacher	Commercial	Permanent
R0150080	SH-74	Panwad	20.520	Right	Jagdish Rathore	Squatter	Kiosks	Temporary
R0150081	SH-74	Panwad	21.140	Left	Ramavtar Mangilalji Rathore	Encroacher	Commercial	Permanent
R0150082	SH-74	Dahikheda	24.260	Left	Ramswarup Dhakad	Encroacher	Commercial	Permanent
R0150083	SH-74	Dahikheda	24.265	Left	Badrilal Suman	Encroacher	Commercial	Permanent
R0150084	SH-74	Dahikheda	24.270	Left	Jodharajji Nagar	Encroacher	Commercial	Permanent
R0150085	SH-74	dahikheda	24.310	Left	Ramesh Gauchar	Encroacher	Commercial	Permanent
R0150086	SH-74	Dahikheda	24.320	Left	Ramnarayan Meena	Encroacher	Commercial	Permanent
R0150087	SH-74	Dahikheda	24.340	Left	Mathurlalji Baghri	Encroacher	Residence	Permanent
R0150088	SH-74	Dahikheda	24.340	Right	Ghansham Kumhar	Encroacher	Res cum Com	Permanent
R0150089	SH-74	Dahikheda	24.355	Right	Ramrup Kumhar	Encroacher	Residence	Permanent
R0150090	SH-74	Dahikheda	24.385	Right	Omprakash Sharma	Encroacher	Res cum Com	Permanent
R0150091	SH-74	Dahikheda	24.390	Right	Gopal Suman	Encroacher	Res cum Com	Permanent
R0150092	SH-74	Dahikheda	24.395	Right	Ramswarup Suman	Encroacher	Res cum Com	Permanent
R0150093	SH-74	Dahikheda	24.400	Right	Ramraghuveer Mali	Encroacher	Res cum Com	Permanent
R0150094	SH-74	Dahikheda	24.435	Right	Chhotulal Pinjara	Encroacher	Residence	Permanent
R0150095	SH-74	Dahikheda	24.440	Right	Harishankar Meena	Encroacher	Commercial	Permanent

R0150096	SH-74	Dahikheda	24.470	Right	Rambabu Mali	Encroacher	Residence	Semi permanent
R0150097	SH-74	Dahikheda	24.500	Right	Parmanand Mali	Encroacher	Residence	Semi permanent
R0150098	SH-74	Dahikheda	24.510	Left	Satyanarayan	Encroacher	Residence	Temporary
R0150099	SH-74	Dahikheda	24.515	Left	Ramraj Suman	Encroacher	Residence	Permanent
R0150100	SH-74	Dahikheda	24.530	Left	Hajarilal	Encroacher	Residence	Temporary
R0150101	SH-74	Dahikheda	24.540	Left	Dilip Kr Metar	Encroacher	Residence	Permanent
R0150102	SH-74	Dahikheda	24.545	Left	Hajarilal Metar	Encroacher	Residence	Semi permanent
R0150103	SH-74	Dahikheda	24.550	Right	Prakashchand Maheshwari	Encroacher	Commercial	Semi permanent
R0150104	SH-74	Dahikheda	24.555	Left	Dhanraj Metar	Encroacher	Residence	Semi permanent
R0150105	SH-74	Dahikheda	24.555	Right	Prakashchand Maheshwari	Encroacher	Commercial	Semi permanent
R0150106	SH-74	Dahikheda	24.565	Right	balkrishna Gurjar	Encroacher	Residence	Semi permanent
R0150107	SH-74	Dahikheda	24.570	Right	Kajorilal Naik	Encroacher	Commercial	Permanent
R0150108	SH-74	Dahikheda	24.572	Right	Gyarsi Ram	Encroacher	Commercial	Permanent
R0150109	SH-74	Dahikheda	24.575	Right	Parmanandji	Encroacher	Res cum Com	Semi permanent
R0150110	SH-74	Dahikheda	24.577	Right	Rambharose Gurjar	Encroacher	Commercial	Permanent
R0150111	SH-74	Dahikheda	24.580	Right	Radheshyam Gurjar	Encroacher	Commercial	Permanent
R0150112	SH-74	Dahikheda	24.585	Right	Omprakash Gurjar	Encroacher	Commercial	Permanent
R0150113	SH-74	Dahikheda	24.590	Right	Rambabu Berwa	Encroacher	Residence	Permanent
R0150114	SH-74	Dahikheda	24.595	Right	Narendra Gurjar	Encroacher	Residence	Temporary
R0150115	SH-74	Dahikheda	24.600	Right	Chitarlal Berwa	Encroacher	Commercial	Permanent
R0150116	SH-74	Dahikheda	24.630	Right	Parmanandji Suman	Encroacher	Commercial	Permanent
R0150117	SH-74	Dahikheda	24.645	Left	Devkinandan Shyambihari	Encroacher	Residence	Permanent
R0150118	SH-74	Dahikheda	24.650	Right	Kishan Chandra Meena	Encroacher	Commercial	Permanent
R0150119	SH-74	Dahikheda	24.655	Right	Girish Kant Gauti	Encroacher	Commercial	Permanent
R0150120	SH-74	Dahikheda	24.650	Left	Rameshwar Sen	Encroacher	Commercial	Permanent
R0150121	SH-74	Dahikheda	24.653	Left	Absentee	Encroacher	Residence	Temporary
R0150122	SH-74	Dahikheda	24.655	Left	Rameshwarji Nagar	Encroacher	Commercial	Permanent
R0150123	SH-74	Dahikheda	24.660	Left	Rameshchandra Sharma	Encroacher	Commercial	Permanent
R0150124	SH-74	Dahikheda	24.665	Left	Satyanarayan nagar	Encroacher	Commercial	Permanent
R0150125	SH-74	Dahikheda	24.670	Right	Ramnarayan Meena	Encroacher	Commercial	Permanent
R0150126	SH-74	Dahikheda	24.670	Left	Javed Ali	Encroacher	Commercial	Permanent
R0150127	SH-74	Dahikheda	24.680	Left	Rambabu Gurjar	Encroacher	Commercial	Permanent
R0150128	SH-74	Dahikheda	24.720	Left	Sakeel Mohd	Encroacher	Commercial	Temporary
R0150129	SH-74	Dahikheda	24.930	Right		Squatter	Residence	

R0150130	SH-74	Dahikheda	24.950	Right	Om Prakash Goswami	Encroacher	Res cum Com	Permanent
R0150131	SH-74	Dahikheda	24.960	Left	Ramkalyanji Naik	Encroacher	Residence	Semi permanent
R0150132	SH-74	Dahikheda	24.990	Right	Muzaffar mohd	Encroacher	Res cum Com	Permanent
R0150133	SH-74	Dahikheda	25.000	Right	Sakeel Mohd	Encroacher	Residence	Semi permanent
R0150134	SH-74	Dahikheda	25.150	Left	Bherulalji Dhobi	Encroacher	Residence	Semi permanent
R0150135	SH-74	Kalareva	28.850	Right	Kanyyalal Meena	Encroacher	Residence	Temporary
R0150136	SH-74	Kalareva	28.920	Left	Harishankar Meena	Encroacher	CW, Cattle shed, etc	Semi permanent
R0150137	SH-74	Kalareva	28.950	Left	Biharilal Lohar	Encroacher	Residence	Temporary
R0150138	SH-74	Kalareva	28.970	Left	Laxminarayan Panchal	Encroacher	Kiosks	Temporary
R0150139	SH-74	Kalareva	29.000	Left	laturlal Panchal	Encroacher	Residence	Semi permanent
R0150140	SH-74	Kalareva	29.120	Left	Ramnarayan Berwa	Encroacher	Residence	Semi permanent
R0150141	SH-74	Kalareva	29.140	Left	Ramlal Berwa	Encroacher	Residence	Semi permanent
R0150142	SH-74	Kalareva	29.150	Left	Nathulal Berwa	Encroacher	Residence	Temporary
R0150143	SH-74	Kalareva	29.500	Left	Sundarlal Meena	Encroacher	Residence	Semi permanent
R0150144	SH-74	Golyakhedi	38.450	Left	Acharya Shri Ramnarayan Shastri	Encroacher	Residence	Permanent
R0150145	SH-74	Simal Khedi	41.600	Right	Dayaram Meena	Encroacher	Residence	Permanent
R0150146	SH-74	Simal Khedi	41.645	Left	Parvatibai Meena	Encroacher	Residence	Semi permanent
R0150147	SH-74	Simal Khedi	41.655	Right	Radhakishan Khati	Encroacher	Residence	Semi permanent
R0150148	SH-74	Simal Khedi	41.780	Right	Rajendra Meena	Encroacher	Residence	Permanent
R0150149	SH-74	Simal Khedi	42.050	Right	Mathurlalji Meena	Encroacher	Residence	Permanent
R0150150	SH-74	Sarola Khurd	45.810	Right	Ramkaran Meena	Encroacher	CW, Cattle shed, etc	Semi permanent
R0150151	SH-74	Sarola Khurd	45.810	Left	Dwarkalal Meghwal	Encroacher	Residence	Semi permanent
R0150152	SH-74	Sarola Khurd	45.835	Left	Ramdayal Ramnath nagar	Encroacher	Residence	Semi permanent
R0150153	SH-74	Sarola Khurd	45.840	Right	rajaram Meghwal	Encroacher	Residence	Permanent
R0150154	SH-74	Sarola Khurd	46.000	Left	Bajranglal Rathore	Encroacher	Residence	Semi permanent
R0150155	SH-74	Sarola Khurd	46.000	Right	Ghanshyam Suman	Encroacher	Residence	Semi permanent
R0150156	SH-74	Sarola Khurd	46.150	Left	Kalulal Suman	Encroacher	Residence	Semi permanent
R0150157	SH-74	Sarola Khurd	47.400	Right	Ramchandra Meghwal	Encroacher	Residence	Semi permanent
R0150158	SH-74	Sarola Kalan	49.540	Left	Bhanwarlal Birdilal	Encroacher	Residence	Semi permanent
R0150159	SH-74	Sarola Kalan	49.570	Left	Ramkalyansingh	Encroacher	Commercial	Semi permanent
R0150160	SH-74	Sarola Kalan	49.572	Right	. •	Encroacher	Residence	Permanent
R0150161	SH-74	Sarola Kalan	49.650	Right	Bherulal Suman	Encroacher	Commercial	Permanent
R0150162	SH-74	Sarola Kalan	49.660	Right	Madanlal Rathore	Encroacher	Commercial	Permanent
R0150163	SH-74	Sarola Kalan	49.665	Right	Jagdish Prasad	Encroacher	Commercial	Permanent

R0150164	SH-74	Sarola Kalan	49.730	Right	Ramkishan Lohar	Squatter	Residence	Temporary
R0150165	SH-74	Sarola Kalan	49.790	Left	Madhuji Lohar	Squatter	Residence	Temporary
R0150166	SH-74	Sarola Kalan	49.820	Right	Ramswaroop Maheshwari	Encroacher	Commercial	Permanent
R0150167	SH-74	Sarola Kalan	49.820	Left	Harinathji	Encroacher	Commercial	Permanent
R0150168	SH-74	Sarola Kalan	49.825	Left	Hanif Mohd.	Encroacher	Commercial	Permanent
R0150169	SH-74	Sarola Kalan	49.850	Right	bansilal Pareta	Encroacher	Commercial	Permanent
R0150170	SH-74	Sarola Kalan	49.870	Right	Prabhulalji	Encroacher	Res cum Com	Permanent
R0150171	SH-74	Sarola Kalan	49.870	Left	Narayanji	Encroacher	Res cum Com	Temporary
R0150172	SH-74	Sarola Kalan	49.820	Left	Surajmal	Encroacher	Residence	Semi permanent
R0150173	SH-74	Sarola Kalan	49.825	Left	Lalchandji	Encroacher	Residence	Semi permanent
R0150174	SH-74	Sarola Kalan	49.830	Left	Laturji Suman	Encroacher	Commercial	Permanent
R0150175	SH-74	Sarola Kalan	49.890	Right	Bhavarlalji	Encroacher	Commercial	Permanent
R0150176	SH-74	Sarola Kalan	49.920	Right	Mohanlalji	Encroacher	Commercial	Semi permanent
R0150177	SH-74	Sarola Kalan	49.910	Left	Ramchanderji	Encroacher	Commercial	Permanent
R0150178	SH-74	Sarola Kalan	49.920	Left	Bajranglalji	Encroacher	Res cum Com	Permanent
R0150179	SH-74	Sarola Kalan	49.930	Left	Ramkalyanji Nagar	Encroacher	Res cum Com	Permanent
R0150180	SH-74	Sarola Kalan	49.935	Left	Kishanlalji Gopalji	Encroacher	Commercial	Permanent
R0150181	SH-74	Sarola Kalan	49.940	Right	Sambhudayalji Prabhulalji	Encroacher	Commercial	Permanent
R0150182	SH-74	Sarola Kalan	49.950	Left	Mahaveer Prasad	Encroacher	Commercial	Permanent
R0150183	SH-74	Sarola Kalan	49.960	Left	Geetabai Sarvanlal	Encroacher	Residence	Permanent
R0150184	SH-74	Sarola Kalan	49.965	Left	Nandkishorji rathore	Encroacher	Residence	Permanent
R0150185	SH-74	Sarola Kalan	49.975	Left	badrilal Laxminarayan	Encroacher	Commercial	Permanent
R0150186	SH-74	Sarola Kalan	49.985	Right	Babulalji Jain	Encroacher	Res cum Com	Permanent
R0150187	SH-74	Sarola Kalan	49.995	Left	Gajendra Panchal	Encroacher	Commercial	Permanent
R0150188	SH-74	Sarola Kalan	50.000	Right	Pushpanandji	Encroacher	Commercial	Permanent
R0150189	SH-74	Sarola Kalan	50.010	Right	Narendra Jain, Rajendra jain, Hansraj Jain	Encroacher	Commercial	Permanent
R0150190	SH-74	Sarola Kalan	50.010	Left	Jivadherji	Encroacher	Commercial	Permanent
R0150191	SH-74	Sarola Kalan	50.015	Left	Hiralalji	Encroacher	Commercial	Permanent
R0150192	SH-74	Sarola Kalan	50.025	Left	Rajmalji	Encroacher	Commercial	Permanent
R0150193	SH-74	Sarola Kalan	50.030	Right	Deepchandji Jain	Encroacher	Commercial	Permanent
R0150194	SH-74	Sarola Kalan	50.035	Right	Lalchand Jain	Encroacher	Commercial	Permanent
R0150195	SH-74	Sarola Kalan	50.025	Left	lalchandji Kumhar	Encroacher	Commercial	Permanent
R0150196	SH-74	Sarola Kalan	50.030	Right	Ramkalyanji	Encroacher	Commercial	Semi permanent
R0150197	SH-74	Sarola Kalan	50.060	Left	Jagdish rathore	Encroacher	Commercial	Permanent

R0150198	SH-74	Sarola Kalan	50.065	Left	Jagdish Soni	Encroacher	Commercial	Permanent
R0150199	SH-74	Sarola Kalan	50.070	Left	Rajendra Chandmalji	Encroacher	Res cum Com	Permanent
R0150200	SH-74	Sarola Kalan	50.075	Left	raghuveer meena	Encroacher	Residence	Semi permanent
R0150201	SH-74	Sarola Kalan	50.075	Right	Jagdish rathore	Encroacher	Commercial	Permanent
R0150202	SH-74	Sarola Kalan	50.100	Left	Dineshkr Rathore	Encroacher	Res cum Com	Permanent
R0150203	SH-74	Sarola Kalan	50.110	Left	Pushp Kesilal Jain	Encroacher	Commercial	Semi permanent
R0150204	SH-74	Sarola Kalan	50.150	Left	Surendra Kumar	Encroacher	Commercial	Semi permanent
R0150205	SH-74	Sarola Kalan	50.115	Left	Shantilal Jain	Encroacher	Commercial	Permanent
R0150206	SH-74	Sarola Kalan	50.125	Left	Gajendra Kumar	Encroacher	Commercial	Permanent
R0150207	SH-74	Sarola Kalan	50.135	Left	Sunilji Rajmahalji	Encroacher	Commercial	Semi permanent
R0150208	SH-74	Sarola Kalan	50.138	Left	Fulchandji Hiralalji Jain	Encroacher	Commercial	Permanent
R0150209	SH-74	Sarola Kalan	50.142	Left	Rishabhchand Dhulilal Jain	Encroacher	Commercial	Permanent
R0150210	SH-74	Sarola Kalan	50.144	Left	Mohanlal Ramchandra Soni	Encroacher	Commercial	Permanent
R0150211	SH-74	Sarola Kalan	50.148	Left	Gokulprasad	Encroacher	Commercial	Permanent
R0150212	SH-74	Sarola Kalan	50.150	Right	Birdilala Kumhar	Encroacher	Commercial	Permanent
R0150213	SH-74	Sarola Kalan	50.155	Left	Jodhraj Nagar	Encroacher	Res cum Com	Permanent
R0150214	SH-74	Sarola Kalan	50.160	Right	Kalulal Kumar	Encroacher	Commercial	Permanent
R0150215	SH-74	Sarola Kalan	50.160	Left	Govind Prashad Goutam	Encroacher	Commercial	Permanent
R0150216	SH-74	Sarola Kalan	50.190	Left	Amarlalji Kumhar, Rambharose Kumhar	Encroacher	Res cum Com	Permanent
R0150217	SH-74	Sarola Kalan	50.195	Left	Chitarlal Pareta	Encroacher	Commercial	Permanent
R0150218	SH-74	Sarola Kalan	50.203	Left	Paretaji	Encroacher	Commercial	Semi permanent
R0150219	SH-74	Sarola Kalan	50.208	Left	Govindprasad Panchal, Dinesh kR, Ravinder Kr	Encroacher	Commercial	Semi permanent
R0150220	SH-74	Sarola Kalan	50.213	Left	Mahendra Kr Birdichand Jain	Encroacher	Commercial	Permanent
R0150221	SH-74	Sarola Kalan	50.220	Right	Padam Kumar Jain	Encroacher	Commercial	Permanent
R0150222	SH-74	Sarola Kalan	50.220	Left	Mahavir Prashad	Encroacher	Commercial	Temporary
R0150223	SH-74	Sarola Kalan	50.235	Left	Sankarlal Mangilal	Encroacher	Commercial	Permanent
R0150224	SH-74	Sarola Kalan	50.245	Left	Labhchandji Trikamchandji Jain	Encroacher	Commercial	Permanent
R0150225	SH-74	Sarola Kalan	50.250	Left	Bhawarlal Rathor	Encroacher	Res cum Com	Permanent

R0150226	SH-74	Sarola Kalan	50.260	Right	Mohanlalji Sharma	Encroacher	Commercial	Permanent
R0150227	SH-74	Sarola Kalan	50.265	Right	Shivshankar Sharma	Encroacher	Commercial	Permanent
R0150228	SH-74	Sarola Kalan	50.265	Left	lalchand Nagar	Encroacher	Commercial	Permanent
R0150229	SH-74	Sarola Kalan	50.268	Left	Ram narayan Sharma	Encroacher	Commercial	Semi permanent
R0150230	SH-74	Sarola Kalan	50.275	Right	Shivshankar Sharma	Encroacher	Commercial	Permanent
R0150231	SH-74	Sarola Kalan	50.275	Left	Vivek Sharma	Encroacher	Commercial	Permanent
R0150232	SH-74	Sarola Kalan	50.280	Left	Devilalji Gurjar	Encroacher	Commercial	Permanent
R0150233	SH-74	Sarola Kalan	50.290	Left	Gokulji Sharma	Encroacher	Res cum Com	Permanent
R0150234	SH-74	Sarola Kalan	50.345	Left	Satyanarayanji Maheshwari	Encroacher	Res cum Com	Permanent
R0150235	SH-74	Sarola Kalan	50.350	Left	Nemichand Jain	Encroacher	Commercial	Permanent
R0150236	SH-74	Sarola Kalan	50.360	Left	Hari Prasad Nagar	Encroacher	Res cum Com	Permanent
R0150237	SH-74	Sarola Kalan	50.370	Left	Shyamlal Rathore	Encroacher	Commercial	Permanent
R0150238	SH-74	Sarola Kalan	50.380	Left	Nandlalji Gurjar	Encroacher	Commercial	Permanent
R0150239	SH-74	Sarola Kalan	50.385	Right	ramprasad rathore	Encroacher	Commercial	Permanent
R0150240	SH-74	Sarola Kalan	50.390	Left	Vishnuprasad Gautam	Encroacher	Commercial	Permanent
R0150241	SH-74	Sarola Kalan	50.395	Left	Nilesh Jain	Encroacher	Commercial	Permanent
R0150242	SH-74	Sarola Kalan	50.400	Left	Gurjar mandir Panchayat	Encroacher	Commercial	Permanent
R0150243	SH-74	Sarola Kalan	50.410	Left	Narendra Prajapati	Encroacher	Commercial	Permanent
R0150244	SH-74	Sarola Kalan	50.420	Right	Nandkishor	Encroacher	Res cum Com	Permanent
R0150245	SH-74	Sarola Kalan	50.430	Right	Balramji	Encroacher	Res cum Com	Permanent
R0150246	SH-74	Sarola Kalan	50.440	Left	Amit Kr Sobhngmal	Encroacher	Res cum Com	Permanent
R0150247	SH-74	Sarola Kalan	50.445	Right	Amit rathore, Mohan Rathore	Encroacher	Commercial	Permanent
R0150248	SH-74	Sarola Kalan	50.450	Right	Shivprasasdji Gautam	Encroacher	Commercial	Permanent
R0150249	SH-74	Sarola Kalan	50.550	Left	Mahendra Kumar	Encroacher	Res cum Com	Permanent
R0150250	SH-74	Sarola Kalan	50.600	Right	Satyanarayan	Encroacher	Commercial	Permanent
R0150251	SH-74	Sarola Kalan	50.610	Left	Surajmal Lohar	Squatter	Residence	Temporary
R0150252	SH-74	Sarola Kalan	50.620	Left	Balram Lohar	Squatter	Residence	Temporary
R0150253	SH-74	Sarola Kalan	50.635	Left	balubhai Lohar	Squatter	Residence	Temporary
R0150254	SH-74	Sarola Kalan	50.640	Left	Phoolchand Lohar	Squatter	Residence	Temporary
R0150255	SH-74	Sarola Kalan	50.700	Right	Ramcharanji	Encroacher	Res cum Com	Permanent
R0150256	SH-74	Sarola Kalan	50.710	Right	Kalulal Lohar	Squatter	Residence	Temporary

R0150257	SH-74	Sarola Kalan	50.950	Left	Ramkishan Rathor	Encroacher	Res cum Com	Permanent
R0150258	SH-74	Baldeopura	57.725	Left	Shivnarayan Meena	Encroacher	Residence	Semi permanent
R0150259	SH-74	Baldeopura	57.745	Right	Nandlal Meena	Encroacher	Residence	Permanent
R0150260	SH-74	Baldeopura	57.750	Left	Hariram Meena	Encroacher	Residence	Permanent
R0150261	SH-74	Baldeopura	57.750	Right	Mukatbihari Meena	Encroacher	Res cum Com	Permanent
R0150262	SH-74	Baldeopura	57.765	Right	Rajaram Meena	Encroacher	Residence	Permanent
R0150263	SH-74	Baldeopura	57.774	Right	Manekchand Meena	Encroacher	Residence	Permanent
R0150264	SH-74	Baldeopura	57.810	Right	Kailashchand Meena	Encroacher	Res cum Com	Permanent
R0150265	SH-74	Baldeopura	57.820	Right	Shivraj Meena	Encroacher	Residence	Semi permanent
R0150266	SH-74	Baldeopura	57.810	Left	Balram Meena	Encroacher	Residence	Permanent
R0150267	SH-74	Baldeopura	57.910	Right	Balramji Meena	Encroacher	Residence	Permanent
R0150268	SH-74	Baldeopura	57.910	Left	Balaram Meena	Encroacher	Residence	Permanent
R0150269	SH-74	Baldeopura	57.950	Left	Meghraj Meena	Encroacher	Residence	Semi permanent
R0150270	SH-74	Taraj	61.500	Left	ShivnathSingh Nandsingh	Encroacher	Residence	Semi permanent
R0150271	SH-74	Taraj	61.550	Right	Kalubhai lohar	Squatter	Residence	Temporary
R0150272	SH-74	Taraj	61.735	Right	Bhojraj Gurjar	Encroacher	Commercial	Permanent
R0150273	SH-74	Taraj	61.800	Left	Nathulal Malav	Encroacher	Commercial	Permanent
R0150274	SH-74	Taraj	61.860	Left	Taraj Gram Panchayat	Encroacher	Commercial	Permanent
R0150275	SH-74	Taraj	62.020	Left	Gaurishankar Jangid	Encroacher	Commercial	Permanent
R0150276	SH-74	Taraj	62.130	Left	Jujar Singh Rajput	Encroacher	Residence	Permanent
R0150277	SH-74	Taraj	62.140	Left	Bhulibai Gurjar	Encroacher	Residence	Semi permanent
R0150278	SH-74	Taraj	62.150	Left	Jagdish Rathore	Encroacher	Residence	Permanent
R0150279	SH-74	Taraj	62.180	Left	Ramkalyan Gurjar	Encroacher	Residence	Permanent
R0150280	SH-74	Taraj	62.220	Left	Devkishan Gurjar	Encroacher	Residence	Permanent
R0150281	SH-74	Taraj	62.230	Right	Bhanwarji Gurjar	Encroacher	Residence	Permanent
R0150282	SH-74	Hanauti	67.785	Left	Ram Prakash meena	Encroacher	Residence	Permanent
R0150283	SH-74	Hanauti	67.810	Right	Kanwarlal meena	Encroacher	Residence	Permanent
R0150284	SH-74	Arnia	73.900	Left	Ramkalyanji Meena	Encroacher	Residence	Semi permanent
R0150285	SH-74	Arnia	74.790	Right	Ramchandra Meena	Encroacher	CW, Cattle shed, etc	Temporary
R0820001	SH-19C	Unhel	1.451		Umrav Singh	Owner	Residence	Temporary
R0820002	SH-19C	Unhel	1.677		Mangu Singh	Owner	Residence	Temporary
R0820003	SH-19C	Unhel	1.791		Shambhu Lal Bhakari	Owner	Residence	Temporary
R0820004	SH-19C	Unhel	1.807		Mohan Lal	Owner	Residence	Temporary
R0820005	SH-19C	Talwali	10.614		Ashok Kr. Jain	Owner	Residence	Permanent

R0820006	SH-19C	Talwali	10.695		Bheru Singh	Owner	Res cum Com	Temporary
R0820007	SH-19C	Talwali	10.719		Hari Singh	Owner	Res cum Com	Permanent
R0820008	SH-19C	Talwali	10.745		Bheru Singh	Owner	Res cum Com	Permanent
R1310001	SH-74A	Peeshahera	3.190	Left	Ramesh	Encroacher	Kiosks	Temporary
R1310002	SH-74A	Peeshahera	3.200	Left	Rekhraj	Encroacher	CW, Cattle shed, etc	Temporary
R1310004	SH-74A	Peeshahera	3.205	Right	Dharmraj	Encroacher	Residence	Temporary
R1310005	SH-74A	Peeshahera	3.210	Right	Puskar raj	Encroacher	CW, Cattle shed, etc	Semi permanent
R1310006	SH-74A	Peeshahera	3.220	Right	Pradeep	Encroacher	Res cum Com	Temporary
R1310007	SH-74A	Peeshahera	3.230	Left	Nanad Kishor Malaw	Encroacher	Residence	Permanent
R1310008	SH-74A	Peeshahera	3.240	Left	Barjmohan	Encroacher	Residence	Permanent
R1310011	SH-74A	Peeshahera	3.250	Left	Ramcahndar	Encroacher	Residence	Semi permanent
R1310012	SH-74A	Peeshahera	3.265	Left	Hemraj	Encroacher	Residence	Permanent
R1310013	SH-74A	Peeshahera	3.260	Right	Rampyari Devi	Encroacher	Residence	Permanent
R1310017	SH-74A	Peeshahera	3.270	Left	Dhanraj Malwa	Encroacher	Residence	Temporary
R1310018	SH-74A	Peeshahera	3.375	Right	Panna ji	Encroacher	Residence	Permanent

Summary of Common Property Resources

QNo	Village Name	Chainage	Side of Road	CPR Type
Kanwas	- Aklera (SH-74)			· · · · · · · · · · · · · · · · · · ·
1	Kanwas	1.030	LHS	Tejaji Mandir
2	Dhulet	12.500	RHS	Place of worhsip
3	Dhulet	12.550	RHS	Hanuman Mandir Platform
4	Dhulet	12.610	RHS	Lalbai Temple Paltform
5	Panwad	18.750	RHS	Ram Mandir
6	Panwad	20.075	RHS	Shops in Masjid area/ Grampanchayat Area
7	Panwad	20.075	RHS	Masjid
8	Panwad	20.100	RHS	Lalbai Mata Mandir Trust
9	Panwad	20.510	RHS	Handpump
10	Dahikheda	24.280	RHS	Nagar Samaj Temple
11	Dahikheda	24.840	RHS	Hand Pump
12	Dahikheda	24.960	RHS	Tejaji Sthanak
13	kethuni	27.275	RHS	Hand pump
14	Kalareva	29.110	RHS	Mata Mandir + Hand Pump
15	Simal Khedi	41.690	RHS	Hanumanji Temple
16	Sarola Kalan	50.080	RHS	Anjuman Islam Comitee
17	Hanauti	67.770	RHS	Ram Janki Mandir
18	Arnia	74.600	RHS	Hanumanji Mandir

QNo	Village Name	Chainage	Side of Road	CPR Type
Kherli - P	Pahari (SH-22)			
19	Kherli	140.150	Left	Bore Well
20	Kherli	140.200	Right	Hand Pump
21	Daroda Garu	141.800	Right	Bankhandi Hanuman Temple
22	Aaruwa	146.450	Right	Shiv Temple
23	Aaruwa	147.150	Right	Water Tank
24	Aaruwa	147.620	Right	Temple
25	Kathumar	150.300	Right	Temple
26	Indra Colony Tasai	153.180	Right	Hand Pump
27	Tasai	154.140	Right	Temple
28	Tasai	154.750	Left	Temple Boundary Wall
29	Nagar	158.775	Left	Temple Boundary Wall
30	Nagar	161.130	Left	Hand Pump
31	Nagar	161.250	Right	Hand Pump
32	Nagar	161.300	Right	Power Station Boundary Wall
33	Nagar	161.420	Left	Temple Boundary Wall
34	Nagar	161.810	Right	PHE Department Boundary Wall
35	Chirawal Mali	163.900	Left	Samadhi Boundary Wall
36	Chirawal Mali	164.800	Left	Temple Boundary Wall
37	Barkhera Sad	167.095	Left	Shrine
38	Berru	170.475	Left	Samadhi Boundary Wall
39	Berru	170.885	Right	Hand Pump
40	Berru	170.945	Right	Hand Pump
41	Sikri	181.865	Left	Graveyard Boundary Wall
42	Gopalgarh	194.895	Left	Hand Pump

Appendix 3: Participants in Consultation

SNo	Place	Date	Number of participants	Photo
Kan	was - Aklera Road (S	H-74)		
1	Moru Khurd	21.06.2015	12 (including 6 women)	
2	Kanwas	21.06.2015	17	
3	Basya-hedi	20.06.2015	15	
4	Panwad	20.06.2015	17	

SNo	Place	Date	Number of participants	Photo
5	Kalareva	20.06.2015	22	
6	Simal-khedi	20.06.2015	21 (including 3 women)	
7	Taraj	21.06.2015	24	

SNo	Place	Date	Number of participants	Photo
8	Hanauti	7.10.2015	9	
9	Arnia	20.06.2015	15 (including 11 women)	
10	Arnia	7.10.2015	7 (all 7 were women)	
11	i - Kanwas Road (SH	<u>-74A)</u>	15	
12	Anwa Village		14	

SNo	Place	Date	Number of participants	Photo
13	Anwa Village		7 (all 7 were women)	
Alot	- Gangdhar - Suwan	sara Road (SH-19	C)	
14	Unhel	16.06.2015	10 (including 2 women)	
15	Talawali	16.06.2015	16 (including 4 women)	
16	Gangdhar	15.06.2015	24 (including 8 women)	
Kher	li - Pahari Road (SH-	·22)		

SNo	Place	Date	Number of participants	Photo
17	Jhatli	19/05/2015	13	
18	Barkhera Sad	19/05/2015	15	Stolic State
19	Pahari	20/05/2015	12	
20	Aarwa	04/12/2015	15	

Appendix 4: Comparison between ADB IR Policy Requirements and RFCTLARR Act 2013 with Gap filling measures

SNo	Asian Development Bank's Involuntary Resettlement Policy Requirement	RFCTLARR Act 2013	Remarks and provisions in RFCTLARR Act 2013	Measures to bridge the Gap
Policy	y Objectives			-
1	Avoid involuntary resettlement (IR) wherever feasible	√	Social Impact assessment (SIA) should include: (i) whether the extent of land proposed for acquisition is the absolute bare minimum extent needed for the project; (ii) whether land acquisition at an alternate place has been considered and found not feasible [Ref: Section 4 sub-section 4(d) and 4(e)]	
2	If IR is unavoidable, minimise involuntary resettlement by exploring viable alternate project design	х		The principles of RF addresses this requirement.
3	DPs should be assisted in their efforts to enhance or at least restore the livelihoods of all displaced persons in real terms to pre-project levels	√	The cumulative outcome of compulsory acquisition should be that affected persons become partners in development leading to an improvement in their post acquisition social and economic status and for matters connected therewith or incidental thereto [Ref: Preamble of the RFCTLARR ACT]	-
Scope	e of Application			
4	Involuntary acquisition of land	√	In the definition of affected family, it includes 'a family whose land or other immovable property has been acquired' [Ref: Section 3 sub-section c (i)]	
5	Involuntary restriction of land use or on access to legally designated parks and protected areas.	√	In the definition of affected family in includes 'family whose primary source of livelihood for three years prior to the acquisition of the land is dependent on forests or water bodies and includes gatherers of forest produce, hunters, fisher folk and boatmen and such livelihood is affected due to acquisition of land' [Ref: Section 3 sub-section c (vi)]	
Eligib	ility Criteria			
6	Those who have formal legal rights to land lost in its entirety or in part	√	In the definition of affected family, it includes 'a family whose land or other immovable property has been acquired' [Ref: Section 3 sub-section c (i)]	

SNo	Asian Development Bank's Involuntary Resettlement Policy Requirement	RFCTLARR Act 2013	Remarks and provisions in RFCTLARR Act 2013	Measures to bridge the Gap
7	Those who do not have formal legal rights to land lost but who have a claim to such land that are recognized or recognizable under national laws	✓	In the definition of affected family, it includes 'the Scheduled Tribes and other traditional forest dwellers who have lost any of their forest rights recognised under the Scheduled Tribes and Other Traditional Forest Dwellers (Recognition of Forest Rights) Act, 2006 due to acquisition of land'; and also includes 'a member of the family who has been assigned land by the State Government or the Central Government under any of its schemes and such land is under acquisition'. [Ref: Section 3 sub-section c(iii) and (v)]	
8	Those who have neither formal legal rights nor recognised or recognizable claim to land lost	х		The RF, under eligibility criteria, this is addressed.
9	Persons who encroach on the area after the cut-off date are not entitled to compensation or any other form of resettlement assistance.	х		The RF, the cut-off date has been defined.
Polic	y Principles	•		
10	Carry out meaningful consultations with affected persons, host communities and concerned non-government originations	~	Whenever a SIA is required, the appropriate Government shall ensure that a public hearing is held at the affected area, after giving adequate publicity about the date, time and venue for the public hearing, to ascertain the views of the affected families to be recorded and included in the SIA Report. [Ref: Section 5]	
11	Establish a grievance redress mechanism to receive and facilitate resolution of the affected persons' concerns.	✓	For the purpose of providing speedy disposal of disputes relating to land acquisition. compensation, rehabilitation and resettlement, establish, by notification. one or more Authorities to be known as "the Land Acquisition, Rehabilitation and Resettlement Authority" [Ref: Section 51 sub-section 1]	The RF provides for a District level GRC to resolve grievances in the First Level and the appellate authority at the Second Level of grievance resolution mechanism, prior to referring/approaching the LARR authority

SNo	Asian Development Bank's Involuntary Resettlement Policy Requirement	RFCTLARR Act 2013	Remarks and provisions in RFCTLARR Act 2013	Measures to bridge the Gap
12	Preference to land-based resettlement strategies for displaced persons whose livelihoods are land-based.	√	Land for land is recommended in irrigation projects and in projects where SC/ST is involved equivalent land. [Ref: Second Schedule S.No.2]	Land for land option, if feasible, is provided in the EM. If not feasible, then cash compensation at replacement cost has been provided
13	Provide physically and economically displaced persons with needed assistance, including the following: (i) if there is relocation, secured tenure to relocation land, better housing at resettlement sites with comparable access to employment and production opportunities, integration of resettled persons economically and socially into their host communities, and extension of project benefits to host communities; (ii) transitional support and development assistance, such as land development, credit facilities, training, or employment opportunities; and (iii) civic infrastructure and community services, as required.	✓	The Rehabilitation and Resettlement Award shall include all of the following: (c) particulars of house site and house to be allotted, in case of displaced families; (d) particulars of land allotted to the displaced families; (e) particulars of one time subsistence allowance and transportation allowance in case of displaced families;	
14	Improve the standards of living of the displaced poor and other vulnerable groups, including women, to at least national minimum standards	✓ (partly)	The act provides for special provisions and assistance for scheduled caste and scheduled tribe in scheduled area. [Ref: Section 41] Further the act recognizes widows, divorcees and women deserted by families as separate families [Ref: Section sub-section (m)] The act does not recognize other vulnerable category and also SC/ST from non-scheduled areas.	Special provision for vulnerable have been provided in Entitlement matrix.
15	Develop procedures in a transparent, consistent, and equitable manner if actuation is through negotiated	х	Not explicitly stated	Provided for in the RF

SNo	Asian Development Bank's Involuntary Resettlement Policy Requirement	RFCTLARR Act 2013	Remarks and provisions in RFCTLARR Act 2013	Measures to bridge the Gap
	settlement.			
16	Prepare a resettlement plan elaborating on displaced persons entitlements, the income and livelihood restoration strategy, institutional arrangements, monitoring and reporting framework, budget and time-bound implementation schedule	~	The Act provides for the preparation of Rehabilitation and Resettlement Scheme including time line for implementation [Ref: Section 16 - sub-section 2]	
17	Disclose a draft resettlement plan, including documentation of the consultation process in a timely manner, before project appraisal, in an accessible place and a form and language(s) understandable to affected persons and other stakeholders. Disclose the final resettlement plan and its updates to affected persons and other stakeholders	✓	The appropriate Government shall ensure that the Social Impact Assessment study report and the Social Impact Management Plan, are prepared and made available in the local language to the Panchayat, Municipality or Municipal Corporation, as the case may be, and the offices of the District Collector, the Sub-Divisional Magistrate and the Tehsil, and shall be published in the affected areas, in such manner as may be prescribed, and uploaded on the website of the appropriate Government. [Ref: Section 6 sub-section 1] Further the commissioner shall cause the approved Rehabilitation and Resettlement Scheme to be made available in the local language to the Panchayat, Municipality or Municipal Corporation. As the case may be, and the offices of the district collector, the Sub-Divisional Magistrate and Teshil, and shall be published in affected areas, in such manner as may be prescribed and uploaded on the website of the appropriate Government [Ref: Section 18]	
18	Pay compensation and provide other resettlement entitle before physical or economic displacement. Implant the resettlement plan under close supervision throughout project implementation	~	The Collector shall take possession of land after ensuring that full payment of compensation as well as rehabilitation and resettlement entitlements are paid or tendered to the entitled persons within a period of three months for the compensation and a period of six months for monetary part of rehabilitation and resettlement entitlements listed in the Second Schedule commencing from the	The RF stipulated that all compensation and assistance will be paid to DPs at least 1 month prior to displacement or dispossession of assets

SNo	Asian Development Bank's Involuntary Resettlement Policy Requirement	RFCTLARR Act 2013	Remarks and provisions in RFCTLARR Act 2013	Measures to bridge the Gap
			date of the award made under section 30. [Ref: Section 38 - sub-section 1]	
19	Monitoring and assess resettlement outcomes, their impacts on the standard of living of displaced persons, and whether the objectives of the resettlement plan have been achieved by taking into account the baseline conditions and the results of resettlement monitoring. Disclose monitoring reports.	~	The Central Government may, whenever necessary for national or inter-state projects, constitute a National Monitoring Committee for reviewing and monitoring the implementation of rehabilitation and resettlement schemes or plans under this Act. [Ref: Section 48 - sub-section 1]	The RF provides for internal and external monitoring of LA,R&R

Appendix 5: Terms of Reference (TOR) for the NGO/agency to assist PIUs in Resettlement Plan Implementation

A. Project Background

- 1. Government of Rajasthan has proposed to upgrade its road network under Rajasthan State Highway Investment Program (RSHIP) and as part of this endeavour, Public Works Department (PWD) of Rajasthan has been mandated to undertake improvement and upgradation of various State Highways and Major District Roads at different locations in Rajasthan. As part of this mandate, the PPP Division of Rajasthan Public Works Department has identified the roads requiring improvement that would improve the connectivity to national highways, major towns and industrial belts. The proposed investment program will support up gradation and improvement of the identified 17 road-projects totalling of about 1050km spread across the State of Rajasthan.
- 2. The Public Private Partnership (PPP) Cell of the Public works Department has prepared this Resettlement Plan (RP) for Package-1 comprising of: (i) *Kanwas* to *Aklera* section of SH-74; (ii) *Deoli* to *Kanwas* section of SH-74A; (iii) *Alot* to *Gangdhar* to *Suwasara* section of SH-19C; and (iv) *Kherli* to *Pahari* section of SH-22, under Tranche-I for improvements under RSHIP. This RP addresses social issues arising out of acquisition of land and other assets, eviction of squatters and removal of encroachments resulting in social and / or economic displacement to households / individuals / community, either direct or indirect and is in compliance with ADB's Safeguard Policy Statement, 2009 and Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013.
- 3. A Resettlement Plan (RP) has been prepared to assist the affected people to improve or at least restore their living standards to the pre-project level. This RP captures the involuntary resettlement impacts arising out of the proposed improvements to the 4-road subprojects under this Package-1 of RSHIP. The document describes the magnitude of impact, mitigation measures proposed, method of valuation of land, structure and other assets, eligibility criteria for availing benefits, baseline socio-economic characteristics, entitlements based on type of loss and tenure, the institutional arrangement for delivering the entitlements and mechanism for resolving grievances and monitoring. The length of the 4-road subprojects and the summary of subproject impacts is given in Appendix-I. Similarly, for each package a RP has been prepared that captures the involuntary resettlement impacts arising out of the proposed improvements in that package.
- 4. The PMU has decided to call in for the services of RP implementation support agency/NGO experienced in carrying out such rehabilitation and resettlement activities at the grass root level to assist the PIUs in RP implementation.

B. Objectives of the Assignment

- 5. The NGO shall assist the PPP Division, PWD(R), Rajasthan in the implementation of the Resettlement Plan for Tranche-1 road subprojects grouped as four packages and comprising of 15-road subprojects and shall undertake the following tasks:
 - Educating the DPs on their rights to entitlements and obligations.
 - To ensure that the DPs are given the full entitlements due to them, according to the entitlements in the RP.
 - To provide support and information to DPs for income restoration.

- Assist the DPs in relocation to resettlement site and rehabilitation, including counseling, and coordination with local authorities/line departments.
- Assist the DPs in redressing their grievances (through the grievance redress committee set up for the subproject)
- To assist the Project Implementation Unit (PIU) with social responsibilities of the subproject, such as compliance with labour laws, prohibition of child labour, and gender issues.
- To conduct awareness program on HIV/AIDs, Health and Hygiene, and Human Trafficking in affected villages.
- To collect data and submit progress reports on a monthly and quarterly basis for PIU to monitor the progress of RP implementation.

C. Scope of Work

- a) Administrative Responsibilities of the NGO
 - Working in co-ordination with the PD, PIU; and assist the PD in carrying out the implementation of the RP;
 - To assist the DPs in redressing their grievances through the GRCs;
 - Assist the PIU in disclosure, conducting public meetings, information campaigns during the RP implementation and give full information to the affected community;
 - Translate the summary of RP in local language for disclosure and disseminate to DPs;
 - To assist the PIU in ensuring that the Contractors comply with the applicable labour laws (including prohibition of child labour, bonded labour and gender requirements) as contained in the contract document;
 - To assist the PIU in ensuring compliance with safety, health and hygiene norms, and the conduct HIV/AIDS and Human Trafficking awareness/prevention campaigns;
 - Submit monthly and quarterly progress report to the PIU including both physical and financial progress. The report should also cover implementation issues, summary of grievances and summary of consultations.
 - Provide data and information that PIU will require in the management of the data base of the DPs.
 - Assist PIU in providing training to DPs, wherever required in the implementation of RP.

b) Responsibilities for Implementation of the RP

- Agency/NGO shall verify the information already contained in the RP and the individual losses of the DPs. They should validate the data provided in the RP and report to PIU on changes required, if any, along with documentary evidence.
- Wherever required, update the census and socio-economic survey data and administer the census and socio-economic survey questionnaire, if there are DPs who have been not covered during baseline survey and in particular the titleholders from whom land is being acquired.
- The Agency/NGO shall establish rapport with DPs, consult and provide information to them about the respective entitlements as proposed under the RP, and distribute entitlement cum Identity Cards to the eligible DPs. The identity card should include a photograph of the DP, the extent of loss suffered, the entitlement and contact details of the PIU, NGO and GRC.

- The Agency/NGO shall develop rapport between the DPs and the Project Director, PIU. This will be achieved through regular interactions with both the PIU and the DPs. Meetings with the PD, PIU will be held at least fortnightly, and meetings with the DPs will be held monthly, during the entire duration of the assignment. All meetings and decisions taken shall be documented by the NGO/Agency.
- Prepare monthly action plans with targets in consultation with the PIU.
- The Agency/NGO shall prepare micro plan detailing the type of impact and entitlements for each DP and display the list in prominent public places like villages, Panchayat offices, etc prior to R&R award enquiry.
- During the verification of the eligible DPs, the Agency/NGO shall ensure that each of the DPs are contacted and consulted either in groups or individually. The Agency/NGO shall specially ensure consultation with women from the DPs families especially women headed households.
- Participatory methods should be adopted in assessing the needs of the DPs, especially with regard to the vulnerable groups of DPs. The methods of contact may include village level meetings, gender participation through group's interactions, and individual meetings and interactions.
- The Agency/NGO shall explain to the DPs the provisions of the policy and the entitlements under the RP. This shall include communication to the roadside squatters and encroaches about the need for the timely shifting/relocation to resettlement site, the timeframe for disbursement of their entitlement.
- The Agency/NGO shall disseminate information to the DPs on the possible consequences of the project on the communities' livelihood systems and the options available, so that they do not remain ignorant.
- Agency/NGO will monitor the civil construction work in each package to ensure there is no bonded/child labour.
- In all of these, the Agency/NGO shall consider women as a special focus group, and deal with them with care and sympathy.
- The Agency/NGO shall assist the project authorities in ensuring a smooth transition (during the part or full relocation of the DPs), helping the DPs to take salvaged materials and shift. In close consultation with the DPs, the Agency/NGO shall inform the PIU about the shifting dates agreed with the DPs in writing and the arrangements desired by the DPs with respect to their entitlements.
- The Agency/NGO shall assist the DPs in opening bank accounts explaining the implications, the rules and the obligations of a joint account and how s/he can access the resources s/he is entitled to.
- c) Accompanying and Representing the DPs at the Grievance Redressal Committee (GRC) Meetings
 - The Agency/NGO shall nominate a suitable person (from the staff of the NGO) to assist the DPs in the GRC.
 - The Agency/NGO shall make the DPs aware of the existence of grievance redressal committees (GRCs)
 - The Agency/NGO shall help the DPs in filling the grievance application and also in clearing their doubts about the procedure as well as the context of the GRC award.
 - The Agency/NGO shall record the grievance and bring it to the notice of the GRCs within seven days of receipt of the grievance from the DPs. It shall submit

- a draft note with respect to the particular grievance of the DP, suggesting multiple solutions, if possible, and deliberate on the same in the GRC meeting with the permission of the Chair of the GRC.
- To accompany the DPs to the GRC meeting on the decided date, help the DP to express his/her grievance in a formal manner if requested by the GRC and again inform the DPs of the decisions taken by the GRC within 3 days of receiving a decision from the GRC.

d) Carry out Public Consultation

- In addition to counseling and providing information to DPs, the Agency/NGO will carry out periodic consultation with DPs and other stakeholders
- Should organise meetings and appraise the communities about the schedule / progress of civil works
- All the consultations should be documented and if possible, photographs and attendance sheets should be compiled. The list of participants and a summary of the consultations and outcome should be submitted to PIU.

e) Assisting the PIU with the Project's Social Responsibilities

- The Agency/NGO shall assist the PIU to ensure that the Contractors are abiding by the various provisions of the applicable laws pertaining to labour standards.
- The Agency/NGO shall assist the PIU to implement HIV/AIDS awareness measures, including collaboration with the line agencies.
- The Agency/NGO will assist the PIU in conducting the R&R award enquiry
- Assist the PIU to incorporate changes in the micro plan, if any based on R&R award and resubmit the same to PIU for verification, endorsement and onward transmission to Additional Collector for disbursement.

f) Monitoring and Reporting

 The RP includes provision for monitoring by PIU and quarterly, mid-term, and post-project monitoring and evaluation by external agency. The Agency/NGO involved in the implementation of the RP will be required to supply all information, documents to the external monitoring consultants.

D. Documentation and Reporting by NGO

- 6. The NGO selected for the assignments shall be responsible to:
 - Submit an inception report within three weeks; on signing up of the contract including a work plan for the whole contract period, staffing and personnel deployment plan.
 - Prepare monthly progress reports to be submitted to the PIU, with weekly progress and work charts as against the scheduled timeframe of RP implementation.
 - Prepare and submit quarterly reports on a regular basis, to be submitted to the PIU.
 - Submit a completion report at the end of the contract period summarizing the actions taken during the project, the methods and personnel used to carry out the assignment, summary of support/assistance given to the DPs, lessons learnt, best practices and suggestions, if any, for effective implementation..
 - All other reports/documentation as described in these terms of reference.
 - Record minutes of all meetings.

 Four copies of each report shall be submitted to PIU together with one soft copy of each report in the CD

F. Data, Services and Facilities to be provided by the Client

7. The PIU will provide to the NGO the copies of the RP, DPs' Census records and structure photographs, the strip plan of final design and any other relevant reports/data prepared by the DPR consultants. All facilities required in the performance of the assignment, including office space, office stationery, transportation and accommodation for staff of the Agency/NGO, etc., shall be arranged by the NGO.

E. Timeframe for Services

8. It is estimated that the NGO services will be required for about 36 months with intermittent inputs of key-personnel, to undertake the assignment of facilitating the implementation of the RP. The inputs of key personnel should be in accordance with the tasks and the corresponding time required for their completion. The time schedule for completion of key tasks is given below

SNo	Task Description	Time for completion
1	Inception Report	At the end of the 3 rd week after commencement of services
2	a. Joint verification, issue of identity card and submission of corrected data, if any, including proposal for replacement and upgradation of community assets Additional and for rejection appears a proposal of the community assets.	At the end of the 2 nd month after commencement of services
	 Additional and /or missing census survey records of DPs (to be collected only after due approval of such cases by RO in writing) including profiles of DP in such survey 	At the end of the 3 rd month after commencement of services
3	Monthly Progress Report /Quarterly Progress Report covering the activities in the scope of works and corresponding deliverables	In 7 days from the end of each month /quarter
4	Facilitating disbursement of the entitlements for 50% of total DPs in the 1 st milestone coinciding with the milestone sections fixed by PIU	At the end of the 5 th month after commencement of services
5	Disbursement of the entitlements for the remaining DPs in the 1 st milestone	At the end of the 6 th month after commencement of services
7	 a. Disbursement of the entitlements for remaining DPs in the 2nd milestone b. Facilitating resettlement of DPs to the resettlement site(s) 	At the end of the 15 th month after commencement of services
8	Draft Final Report summarising the action taken and other resettlement works to be fulfilled by the NGO	One month before the service / 35 th month after commencement of services
9	Final report summarising the action taken and other resettlement works to be fulfilled by the NGO	At the end of the service / 36 th month after commencement of services incorporating suggestions of PIU on the draft report.

G. Team for the Assignment

9. The Agency/NGO shall assign a team of professionals for assisting PIU in RP implementation. The Agency/NGO team should consist of the following 5-core professionals and a minimum of 4 support staff including a skilled data entry operator. The core team should have a combined professional experience in the areas of social mobilization, community development, land acquisition and resettlement, census and socio economic surveys and participatory planning and consultations.

SNo	Key Professional	No. of Persons	Experience
1	Team Leader cum R&R expert (intermittent input)	1	Postgraduate in Social Science with a minimum of 10 years experience in R&R, with land acquisition and R&R implementation experience in 5 projects of which at least 3 should be linear projects (Highway) funded by external agencies. Should be proficient in Hindi and English
3	R&R Expert and Field Coordinator (intermittent input)	4	Graduate in Social Science with knowledge and experience in census and socio-economic surveys, RP implementation PRA Technique and fluent in Hindi and English. Should have a minimum of 5 years experience in R&R, with land acquisition and R&R implementation experience in 3 projects of which at least 2 should be linear projects (Highway) funded by external agencies. One field coordinator should be posted for each of the road subproject in this packager

H. Payment Terms

- 10. The payment will be made corresponding to the tasks described under 'Timeframe for Services' above. For awareness campaigns on HIV-AIDS, health and hygiene, the PIU will provide funds separately at actuals, based on specific campaign proposals submitted by the NGO. Cost of printing disclosure material will paid by PIU directly or PIU will make available printed disclosure material.
- 11. The financial quote should include remuneration of key personnel and support staff, and all costs related to carrying out the services, excluding cost of awareness campaigns for HIV-AIDS, health and hygiene, printing of disclosure handouts and printing and laminating identity cards for DPs. Service tax, if applicable, will be paid by PIU and proof of remittance should be submitted to PIU after each payment is made. The NGO should cover their staff with adequate insurance and the cost shall be included in the financial quote under overheads.

Appendix 6

Appendix 6: Terms of Reference for engaging an External Monitoring Agency/Expert

A. Project Description

- 1. Government of Rajasthan has proposed to upgrade its road network under Rajasthan State Highway Investment Program (RSHIP) and as part of this endeavour, Public Works Department (PWD) of Rajasthan has been mandated to undertake improvement and upgradation of various State Highways and Major District Roads at different locations in Rajasthan. As part of this mandate, the PPP Division of Rajasthan Public Works Department has identified the roads requiring improvement that would improve the connectivity to national highways, major towns and industrial belts. The proposed investment program will support up gradation and improvement of the identified 17 road-projects totalling of about 1050km spread across the State of Rajasthan.
- 2. The Public Private Partnership (PPP) Cell of the Public works Department has prepared this Resettlement Plan (RP) for Package-1 comprising of: (i) *Kanwas* to *Aklera* section of SH-74; (ii) *Deoli* to *Kanwas* section of SH-74A; (iii) *Alot* to *Gangdhar* to *Suwasara* section of SH-19C; and (iv) *Kherli* to *Pahari* section of SH-22, under Tranche-I for improvements under RSHIP. This RP addresses social issues arising out of acquisition of land and other assets, eviction of squatters and removal of encroachments resulting in social and / or economic displacement to households / individuals / community, either direct or indirect and is in compliance with ADB's Safeguard Policy Statement, 2009 and Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013.
- 3. A Resettlement Plan (RP) has been prepared to assist the affected people to improve or at least restore their living standards to the pre-project level. This RP captures the involuntary resettlement impacts arising out of the proposed improvements to the road subprojects under this Package-1 of RSHIP. The document describes the magnitude of impact, mitigation measures proposed, method of valuation of land, structure and other assets, eligibility criteria for availing benefits, baseline socio-economic characteristics, entitlements based on type of loss and tenure, the institutional arrangement for delivering the entitlements and mechanism for resolving grievances and monitoring. The summary of RP with subproject impacts is given in the annexure XX
- 4. The PIUs have appointed agencies/NGO's to support the respective PIU in RP implementation. The subproject includes a provision for monitoring and evaluation of the implementation of the subproject resettlement plans by an external monitor/agency. Therefore, the PMU requires the services of a reputed individual/consultancy firm for monitoring and evaluation of RP implementation.

B. Scope of work – Generic

- 5. The scope of work include:
 - To review and verify the progress in resettlement implementation as outlined in the RP:
 - To monitor the effectiveness and efficiency of PIU, and NGO in RP implementation;
 - To assess whether resettlement objectives, particularly livelihoods and living standards of the Displaced Persons (DPs) have been restored or enhanced;

- To assess resettlement efficiency, effectiveness, impact and sustainability, drawing both on policies and practices and to suggest any corrective measures, if necessary; and
- To review the project impacts on vulnerable groups, indigenous people and groups and assess the effectiveness of the mitigative actions taken.

C. Scope of work- Specific

- 6. The major tasks expected from the external monitor are:
 - To develop specific monitoring indicators for undertaking monitoring for RP implementation;
 - Review results of internal monitoring and verify claims through random checking by adopting suitable sampling method at the field level to assess whether land acquisition/resettlement objectives have been generally met;
 - Involve the affected people and community groups in assessing the impact of land acquisition for monitoring and evaluation purposes;
 - Evaluate and assess the adequacy of compensation and R&R assistances given to the DPs, the resettlement sites developed and relocation process and the livelihood opportunities and incomes as well as the quality of life of DPs; and
 - To evaluate and assess the adequacy and effectiveness of the consultative process with DPs, particularly those vulnerable, including the adequacy and effectiveness of grievance procedures and legal redress available to the displaced persons, and dissemination of information about these.

D. Time Frame and Reporting

7. The independent monitoring agency/expert will be responsible for overall monitoring of the RP implementation and will submit quarterly review directly to PMU for onward transmission to ADB with PMU's comments.

E. Qualifications

- 8. The monitoring agency/expert will have significant experience in resettlement policy analysis and RP implementation. Further, work experience and familiarity with all aspects of resettlement operations would be desirable. The Team Leader / Expert should have the following qualification: (i) postgraduate degree in social science; (ii) 15 years experience in R&R; (iii) experience in ADB/WB funded R&R projects; and (iv) R&R monitoring experience in ADB/WB funded projects. Interested agencies/consultants should submit proposal for the work with a brief statement of the approach, methodology, and relevant information concerning previous experience on monitoring of resettlement implementation and preparation of reports.
- 9. The profile of agency/expert along with full CV of monitors to be engaged must be submitted along with the proposal.

F. Budget and Logistics

10. Copies of the proposal - both technical and financial - should be submitted and the budget should include all cost and any other logistics details necessary for resettlement monitoring.