

**GOVERNMENT OF TELANGANA
ABSTRACT**

PR&RD Dept.,- Modified EOAT – Sanction of Extension of Agreement Time (EOAT)- Revised Instructions-Issued.

PANCHAYAT RAJ &RURAL DEVELOPMENT (PR-BLDNGS) DEPARTMENT

G.O.Rt.No. 543

Dated: 07-12-2020
Read the following.

1. GO Rt.No139, dated.16.03.2020 of PR&RD (PR-BLDNGS)Dept.
2. From the Engineer in Chief, PR, Hyderabad, Lr.No.AEE/AEE(T)/EOAT Recommendations/2019, Dt.25.09.2020.
3. G.O.Rt No.517, PR &RD (PR-BUILDINGS) DEPT, DT:21.11.2020.

&&&

ORDER

In the reference 1st cited read above, orders were issued delegating the powers for granting extension of agreement time (EOAT) to the concerned EEs/SEs/CES/ENC, PR for the work in the PR Department.

2. In the reference 2nd cited above, the Engineer in chief, Panchayat Raj, Hyderabad, Hyderabad has requested to issue amendments to GO Rt.No139, dated.16.03.2020 of PR&RD (PR-BLDNGS) to simplify the procedure for sanction of EOAT on par with other departments as much of the valuable time is being lost in clearance of EOATs.

3. In the reference 3rd cited above, instructions were issued for Sanction of Extension of Agreement Time (EOAT) for the work in the PR Department.

4. Government after careful examination of the proposal, hereby revise the instructions in the reference 3rd read above and now issue the following instructions for sanction of extension of agreement time (EOAT).

For all works sanctioned at District level (Local Bodies) and State level (by the Government)

<p><u>Extension of Agreement Time (EOAT) where liquidated damages clause is not invocable.</u></p> <p>(In case of valid reasons such as land acquisition problems, delay in approval of designs, court cases, obstruction of power lines, natural calamities and other unavoidable delays such may result from causes which in the opinion of Engineer in charge are undoubtedly beyond the control of the contractor as per clause 59 of APDSS)</p>	A. For the works technically Sanctioned at EE level.	(i). EE is empowered for extension up to 50% of original agreement period.
		(ii). For period beyond 50% to unlimited % of original agreement period, the SE is empowered.
	B. For the works Technically Sanctioned at SE level.	(i). SE is empowered for extension up to 50% of original agreement period.
		(ii). For period more than 50% of original agreement period, the Programme Officer (CE/ENC) is empowered for further 50%.
		(iii). Beyond 100% i.e beyond original agreement period, the ENC is empowered for further sanctions.
	C. For the works Technically Sanctioned at programme officer (CE/ENC) level.	i). The Programme Officer (CE/ENC) is empowered for extension up to 100% of original agreement period for works costing less than Rs5.00 Crores.

		ii).Beyond 100%, the ENC is empowered for further extension for works costing less than Rs5.00 Crores
		(i). For works costing Rs 5.00 crores and above, concerned programme officer i.e.,CE/ENC is empowered for extension up to 100% of original agreement period. ii). For works costing Rs 5.00 Crores and above, and for period more than 100%, EOAT proposals to be submitted to Government for granting EOAT without penalty.
2.Extension of Agreement Time (EOAT) where liquidated damages clause is Invokable	Technical Sanctioning authorities are empowered for granting extension with liquidated damages as per the agreement clause	

4. The Engineer in chief, Panchayat Raj, Hyderabad shall take necessary action in the matter accordingly.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF TELANGANA)

**SANDEEP KUMAR SULTANIA
SECRETARY TO GOVERNMENT**

To
The Engineer in chief, Panchayat Raj, Hyderabad, Hyderabad

Copy to:

The PS to Hon'ble Minister (PR, RD &MB)
The PS to the Secretary to Government, PR&RD Dept.,
The PR&RD (Roads) Dept.,

Sf/SC

//FORWARDED BY ORDER//

SECTION OFFICER