

Name of the Member : Dr. Jayaprakash Narayan  
 Constituency : 046 – Kukatpally Constituency

List of Amendments proposed to the Andhra Pradesh Reorganisation Bill, 2013:

1.	Section 4	Rayalaseema Special Category Region
2.	Section 46 (2)	Central Government Grants to Rayalaseema Special Category Region
3.	Section 94 (1)	Additional measures to be implemented by Central Government in Rayalaseema Special Category Region
4.	Section 8 + Constitution (121 <sup>st</sup> Amendment) Act, 2014	Transfer of functions to Governor by Constitutional Amendment
5.	(new) Section 10A	Protection of interests of people of origin outside the state
6.	Section 90	Polavaram: Deemed consent + Responsibility of Central Government to obtain clearances + Completion within 3 years
7.	Twelfth Schedule – C, Item 2	Adjustment for Anantapur and Kurnool districts
8.	Twelfth Schedule – C, Item 6	Allocation of unallocated power using the Gadgil formula, as applied to other states
9.	(new) Section 67A	Expenditure on Infrastructure projects, Polavaram Project and benefits to Rayalaseema Special Category Region to be charged from the Consolidated Fund of India
10.	Thirteenth Schedule – Education	All educational institutions mentioned to be established within 5 years
11.	Thirteenth Schedule – Infrastructure, Item 1	Development of new port at Ramayapatnam, instead of at Duggirajapatnam
12.	Thirteenth Schedule – Infrastructure, Items 2-10	Guaranteeing the completion of essential infrastructure projects in a time-bound manner

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I am of the view and accordingly I propose the following  
Amendment to the Andhra Pradesh Reorganisation Bill, 2013  
for the reasons indicated hereunder:

Clause No. (With Original Clause)	<b>Section 4</b>
	On and from the appointed day, the State of Andhra Pradesh shall comprise the territories of the existing State of Andhra Pradesh other than those specified in section 3.
Amendment Proposed	<p>On and from the appointed day, the State of Andhra Pradesh shall comprise the territories of the existing State of Andhra Pradesh other than those specified in section 3.</p> <p><b><i>Provided that the four territories of the existing State of Andhra Pradesh namely:-</i></b></p> <p style="text-align: center;"><b><i>Revenue districts of Kurnool, Anantapur, YSR and Chittoor</i></b></p> <p><b><i>Shall be designated as the RAYALASEEMA SPECIAL CATEGORY REGION and shall be accorded such status, benefits and incentives including but not limited to budgetary revenue deficit support, other grants and supports from the Central Government and incentives for creation of industries, employment and revenues, as provided for in Section 46(2) and Section 94(1) of this Act.</i></b></p>
Reasons	<p>The revenue districts comprising Rayalaseema region are characterized by poor natural endowments, such as the lowest annual average rainfall and lowest agricultural productivity of the three regions (Rayalaseema, Telangana and Coastal Andhra). Further, the region ranks lowest in human development indicators such as education and health and is the most disadvantaged in respect of infrastructure and economic standards. Considering this socio-economic backwardness, there is a felt need for designating these districts as the Rayalaseema Special Category Region, towards enabling access to benefits and incentives from the Central Government.</p>

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I am of the view and accordingly I propose the following Amendment to the Andhra Pradesh Reorganisation Bill, 2013 for the reasons indicated hereunder:

<b>Clause No.</b> (With Original Clause)	<b>Section 46 (2)</b> Notwithstanding anything in sub-section (1), the Central Government may, having regard to the resources available to the successor State of Andhra Pradesh, make appropriate grants to that State.
Amendment Proposed	Notwithstanding anything in sub-section (1), the Central Government may, having regard to the resources available to the successor State of Andhra Pradesh, make appropriate grants to that State.  <b><i>Provided that it shall be the responsibility of the Central Government to fund</i></b> <b><i>non-plan revenue grants, including but not limited to revenue deficit grants,</i></b> <b><i>and plan revenue grants, including but not limited to grants for centrally sponsored schemes, central sector schemes and state sector schemes,</i></b> <b><i>to the RAYALASEEMA SPECIAL CATEGORY REGION, on par with Special Category States of Arunachal Pradesh, Assam, Himachal Pradesh, Jammu and Kashmir, Manipur, Meghalaya, Mizoram, Nagaland, Sikkim, Tripura and Uttarakhand.</i></b>
Reasons	In the Financial Year 2012-2013, the Revenue Deficit of Rayalaseema was Rs. 7005 crores, which is the highest among the three regions (Rayalaseema, Telangana and Coastal Andhra). For the same period, Hyderabad alone enjoyed a Revenue Surplus of Rs. 12854 crores. Such surplus may not be deployed to Rayalaseema after bifurcation. Further, various

	<p>socio-economic indicators suggest that Rayalaseema's backwardness is comparable to that of Special Category States (Arunachal Pradesh, Assam, Himachal Pradesh, Jammu and Kashmir, Manipur, Meghalaya, Mizoram, Nagaland, Sikkim, Tripura and Uttarakhand). Therefore, it is imperative for the Central Government to provide special budgetary support, benefits and assistance for the development of the Rayalaseema Special Category Region on par with those provided to such special category states.</p>
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I am of the view and accordingly I propose the following Amendment to the Andhra Pradesh Reorganisation Bill, 2013 for the reasons indicated hereunder:

Clause No. (With Original Clause)	<b>Section 94 (1)</b> The Central Government shall take appropriate fiscal measures, including offer of tax incentives, to the successor States, to promote industrialisation and economic growth in both the States.
Amendment Proposed	The Central Government shall take appropriate fiscal measures, including offer of tax incentives, to the successor States, to promote industrialisation and economic growth in both the States.  <i>In particular, the Central Government shall implement additional measures in the RAYALASEEMA SPECIAL CATEGORY REGION including but not limited to the following:</i>  <i>(a) 100% Central Excise exemption on items as specified by the Central Government, for not less than 20 years.</i> <i>(b) 100% Income Tax exemption for first 10 years and 30% for next 20 years for the Companies and 25% for other than companies for a further period of 20 years under Section 80-C of the Income Tax Act, 1961.</i> <i>(c) Central Capital Investment Subsidy at the rate of 15% for investment in plant and machinery subject to a maximum of Rs. 30 lakhs to all new as well as existing units on substantial expansion, for not less than 20 years.</i> <i>(d) Freight Subsidy Scheme – 2013 of the Central Government extended to all eligible industrial units.</i>
Reasons	Once economic activity is stimulated in the Rayalaseema Special Category Region through the implementation of measures as

	<p>listed above, then the revenue deficit of the region will reduce, consequent to which, the burden on the Central Government to support the same in its Budget will also come down. Thus, the implementation of such measures would be fiscally prudent for the Central Government in the long term.</p>
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I am of the view and accordingly I propose the following  
 Amendment to the Andhra Pradesh Reorganisation Bill, 2013  
 for the reasons indicated hereunder:

<p>Clause No. (With Original Clause)</p>	<p><b>Section 8</b></p> <p>(1) On and from the appointed day, for the purposes of administration of the common capital area, the Governor shall have special responsibility for the security of life, liberty and property of all those who reside in such area.</p> <p>(2) In particular, the responsibility of the Governor shall extend to matters such as law and order, internal security and security of vital installations, and management and allocation of Government buildings in the common capital area.</p> <p>(3) In discharge of the functions, the Governor shall, after consulting the Council of Ministers of the State of Telangana, exercise his individual judgment as to the action to be taken:          Provided that if any question arises whether any matter is or is not a matter as respects which the Governor is under this sub-section required to act in the exercise of his individual judgment, the decision of the Governor in his discretion shall be final, and the validity of anything done by the Governor shall not be called in question on the ground that he ought or ought not to have acted in the exercise of his individual judgment:</p> <p>(4) The Governor shall be assisted by two advisors to be appointed by the Central Government.</p>
<p><b>Amendment Proposed</b> (including Amendment to the Constitution of India)</p>	<p><u>Before enactment of Section 8, the Constitution (121<sup>st</sup> Amendment) Bill, 2014 must be introduced in the Parliament with the following provisions:</u></p> <p><b><i>An Act further to amend the Constitution of India.</i></b></p>

**Be it enacted by the Parliament in the Sixty-fourth Year of the Republic of India as follows:-**

- 1. This Act may be called the Constitution (One Hundred and Twenty First Amendment) Act, 2014**
- 2. After Article 371J of the Constitution, the following Article shall be inserted, namely –**  
**“371K. Special Provisions with respect to the common capital area for the States of Andhra Pradesh and Telangana.**

**Notwithstanding anything in this Constitution,**

**(1) The Parliament may by law provide for a common capital area for the State of Andhra Pradesh and the State of Telangana for a period as may be specified by the law.**

**(2) For the purposes of administration of the common capital area, as specified by the law under sub-section (1), the Governor for both the successor states of Andhra Pradesh and Telangana shall have special responsibility for the security of life, liberty and property of all those who reside in such area.**

**(3) Notwithstanding anything in sub-sections (1) and (2), the Governor for both the successor states of Andhra Pradesh and Telangana shall have such other functions as may be transferred by the President of India from time to time, for the harmonious and equitable governance in the common capital area of Hyderabad, during the period for which it remains the common capital.”**

Section 8 of the Andhra Pradesh Reorganization Bill, 2013 must be accordingly amended to read:

**To give effect to the provisions of Article 371K of the Constitution of India,**

- (1) On and from the appointed day, the responsibility of the Governor for both the successor states of Andhra Pradesh and Telangana of Andhra Pradesh shall extend to matters such as law and order, internal security and security of vital installations, and management and allocation of Government buildings in the common capital area of Hyderabad, *and such other functions as may be transferred by the President from time to time, as specified in Article 371K of the Constitution of India.***



	<p><b>(2)</b> In discharge of the functions, the Governor for both the successor states of Andhra Pradesh and Telangana shall, after consulting the Council of Ministers of the State of Telangana, exercise his individual judgment as to the action to be taken:</p> <p>Provided that if any question arises whether any matter is or is not a matter as respects which the Governor for both the successor states of Andhra Pradesh and Telangana is under this sub-section required to act in the exercise of his individual judgment, the decision of the Governor for both the successor states of Andhra Pradesh and Telangana in his discretion shall be final, and the validity of anything done by the Governor for both the successor states of Andhra Pradesh and Telangana shall not be called in question on the ground that he ought or ought not to have acted in the exercise of his individual judgment:</p> <p><b>(3)</b> The Governor for both the successor states of Andhra Pradesh and Telangana shall be assisted by two advisors to be appointed by the Central Government.</p>
Reasons	<p>Public order is listed as Item – I of List II in the Seventh Schedule to the Constitution of India. Public order is thus a State subject, and the State Legislature has exclusive power to make laws with respect to public order. Transfer of functions with respect to law and order to the Governor by the Parliament, as sought to be done through the original text of Section 8 cannot be done without an amendment to the Constitution. Similar transfer of special responsibility to the Governor of Arunachal Pradesh has been done in the past by way of the Constitution (55<sup>th</sup> Amendment) Act, 1986. Thus, a Constitutional Amendment is necessitated here, as well.</p>

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I am of the view and accordingly I propose the following Amendment to the Andhra Pradesh Reorganisation Bill, 2013 for the reasons indicated hereunder:

Clause No. (to be inserted)	Insertion of a new <b>Part IIA</b> with a new <b>Section 10A</b> after Section 10 of Part II
Amendment Proposed	<p style="text-align: center;"><b>PART IIA</b> <b>PROTECTION OF INTERESTS OF CITIZENS OF ORIGIN FROM OUTSIDE THE STATE</b></p> <p><b>10A. Any section of the citizens residing in either of the successor States of Andhra Pradesh or Telangana being of origin from outside that State shall be considered as a minority for the purposes of Article 29 of the Constitution of India and shall enjoy the protection of interests of minorities guaranteed therein.</b></p>
Reasons	After the creation of new states, a perceived sense of loss, insecurity and fear may arise among people of origin from Andhra Pradesh residing in Telangana and also similar perceived sense of insecurity among people of origin from Telangana residing in Andhra Pradesh. By the inclusion of this provision, protection of such minorities' interests, rooted in the Constitutionally guaranteed Fundamental Rights is ensured and any perceived or apprehended insecurities can be addressed comprehensively. Thus, unity in diversity can be fostered, social harmony can be promoted and the prosperity of Telugu speaking people can be shared even after the bifurcation of the existing State.

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I am of the view and accordingly I propose the following Amendment to the Andhra Pradesh Reorganisation Bill, 2013 for the reasons indicated hereunder:

<p>Clause No. (With Original Clause)</p>	<p><b>Section 90</b></p> <p>(1) The Polavaram Irrigation Project is hereby declared to be a national project.</p> <p>(2) It is hereby declared that it is expedient in the public interest that the Union should take under its control the regulation and development of the Polavaram Irrigation Project for the purposes of irrigation.</p> <p>(3) The Central Government shall execute the project in consultation with the Governments of the two successor States following all environmental, forests, and rehabilitation and resettlement norms.</p>
<p>Amendment Proposed</p>	<p><b>(1)</b> The Polavaram Irrigation Project is hereby declared to be a national project.</p> <p><b>(2) <i>Consent for the Polavaram Irrigation Project is deemed to have been given by the successor state of Telangana.</i></b></p> <p><b>(3)</b> It is hereby declared that it is expedient in the public interest that the Union should take under its control the regulation and development of the Polavaram Irrigation Project for the purposes of irrigation.</p> <p><b>(4) <i>The Central Government shall obtain all requisite clearances including environmental, forests, and rehabilitation and resettlement clearances.</i></b></p> <p><b>(5) <i>The Central Government shall complete the execution of the Polavaram Irrigation Project within a period of three years from the date of enactment of the Andhra Pradesh Reorganisation Act, 2013.</i></b></p>

Reasons	<p>The Polavaram Irrigation Project is primarily intended for the integrated and effective utilization of water resources in the existing state of Andhra Pradesh. The project diverts the unutilized waters of Godavari to Krishna basin, and thus saves 80TMC of water in the much-harnessed Krishna river basin. These waters can be utilized upstream of Nagarjuna Sagar Dam for the benefit of Telangana and Rayalaseema areas, as well as the upper riparian states of Karnataka and Maharashtra.</p> <p>Moreover, a major portion of this project has already been completed, with substantial expenditure and a significant escalation of the cost of construction of the Project is estimated.</p> <p>The mandate of obtaining all requisite clearances, including those with respect to Odisha and Chhattisgarh must be placed on the Central Government and consent of Telangana for the project must be deemed to have been given in order to avoid future disputes.</p> <p>Therefore, special efforts of the Central Government are needed to ensure expeditious completion of the project.</p>
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I am of the view and accordingly I propose the following Amendment to the Andhra Pradesh Reorganisation Bill, 2013 for the reasons indicated hereunder:

	<b>TWELFTH SCHEDULE – C, Item 2</b>
Clause No. (With Original Clause)	Power 2. Existing Power Purchase Agreements (PPAs) with respective DISCOMS shall continue for both on-going projects and projects under construction.
Amendment Proposed	2. Existing Power Purchase Agreements (PPAs) with respective DISCOMS shall continue for both on-going projects and projects under construction, <b><i>after adjusting for Item 8 of this list, pertaining to power consumption of the districts of Kurnool and Anantapur.</i></b>
Reasons	The power consumption of the districts of Anantapur and Kurnool which by Item 8 of the list under Part C (Power) of the Twelfth Schedule have now been reassigned to the AP South Power Distribution Company Ltd. must be adjusted for. This adjustment is necessary because the districts of Anantapur and Kurnool are now part of the AP Central Power Distribution Company Ltd. and once the state is divided, these two districts would form part of the successor state of Andhra Pradesh.

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I am of the view and accordingly I propose the following Amendment to the Andhra Pradesh Reorganisation Bill, 2013 for the reasons indicated hereunder:

Clause No. (With Original Clause)	<b>TWELFTH SCHEDULE – C, Item 6</b>
	Power 6. The power of the Central Generating Stations will be allotted in such ratio to the State of Telangana and the State of Andhra Pradesh based on the actual energy consumption of the last 5 years of the relevant DISCOMS in the respective successor State.
Amendment Proposed	Power 6. The <b><i>unallocated</i></b> power of the Central Generating Stations <b><i>shall be allotted to the State of Telangana and the State of Andhra Pradesh in accordance with the Gadgil formula for allocation of power based on existing guidelines, as applied in the case of other states.</i></b>
Reasons	The allocation of the power of the Central Generating Stations to the State of Telangana and the State of Andhra Pradesh should be on the basis of existing guidelines of allocation of power, as applied in other states (Gadgil Formula). Any other new formula will be arbitrary and distortionary, and will lead to wrong incentives in policies. The time-tested Gadgil formula applicable to all the states is appropriate in respect of the successor states of Andhra Pradesh and Telangana as well.

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Clause No. (to be inserted)	Insertion of a new <b>Section 67A</b> after Section 67 of Part VI
Amendment Proposed	<b><i>All expenses incurred in the establishment of infrastructure projects as enumerated in the Thirteenth Schedule, for the completion of the Polavaram Irrigation Project as specified in Section 90, and in furtherance of benefits to the RAYALSEEMA SPECIAL CATEGORY REGION as provided for in Sections 46(2) and 94(1) shall be charged from the Consolidated Fund of India.</i></b>
Reasons	In order to avoid the extra burden that may be incurred by the successor states of Andhra Pradesh and Telangana, the expenses mentioned above must be funded by the Central Government from the Consolidated Fund of India.

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I am of the view and accordingly I propose the following Amendment to the Andhra Pradesh Reorganisation Bill, 2013 for the reasons indicated hereunder:

<b>THIRTEENTH SCHEDULE – EDUCATION</b>	
<p>Clause No. (With Original Clause)</p>	<p>Education</p> <ol style="list-style-type: none"> <li>1. The Government of India shall take steps to establish institutions of national importance in the 12th and 13th Plan periods in the successor state of Andhra Pradesh. This would include one IIT, one NIT, one IIM, one IISER, one Central University, one Agricultural University and one IIIT.</li> <li>2. The Government of India shall establish one AIIMS-type Super-Specialty Hospital-cum-Teaching Institution in the successor State of Andhra Pradesh.</li> <li>3. The Government of India shall establish a Tribal university each in the State of Andhra Pradesh and in the State of Telangana.</li> <li>4. A Horticulture university shall be established in the successor State of Telangana.</li> </ol>
<p>Amendment Proposed</p>	<p>Education</p> <ol style="list-style-type: none"> <li>1. The Government of India <b><i>shall establish</i></b> institutions of national importance <b><i>within five years from the date of enactment of the Andhra Pradesh Reorganisation Act, 2013</i></b> in the successor state of Andhra Pradesh. This would include one IIT, one NIT, one IIM, one IISER, one Central University, one Agricultural University and one IIIT.</li> <li>2. The Government of India shall establish one AIIMS-type Super-Specialty Hospital-cum-Teaching Institution <b><i>within five years from the date of enactment of the Andhra Pradesh Reorganisation Act, 2013</i></b> in the successor State of</li> </ol>



	<p>Andhra Pradesh,</p> <p>3. The Government of India shall establish a Tribal university <b><i>within five years from the date of enactment of the Andhra Pradesh Reorganisation Act, 2013</i></b> in the State of Andhra Pradesh and in the State of Telangana.</p> <p>4. A Horticulture university shall be established <b><i>within five years from the date of enactment of the Andhra Pradesh Reorganisation Act, 2013</i></b> in the successor State of Telangana.</p>
Reasons	<p>In order to ensure that the education projects listed above are established in a time-bound manner, a firm commitment by the Government as to the same is required.</p>

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I am of the view and accordingly I propose the following Amendment to the Andhra Pradesh Reorganisation Bill, 2013 for the reasons indicated hereunder:

Clause No. (With Original Clause)	<b>THIRTEENTH SCHEDULE – INFRASTRUCTURE, Item 1</b>
	Infrastructure 1. The Government of India shall develop a new major port at Duggirajapatnam in the successor State of Andhra Pradesh to be completed in phases with Phase I by end-2018.
Amendment Proposed	1. The Government of India shall develop a new major port at <b><i>Ramayapatnam</i></b> in the successor State of Andhra Pradesh to be completed <b><i>within five years from the date of enactment of the Andhra Pradesh Reorganisation Act, 2013.</i></b>
Reasons	<p>The location for development of a new major port at Duggirajapatnam proposed by Central Government has three major drawbacks:</p> <ul style="list-style-type: none"><li>• It is closely located to the Pulicat Lake, which is a sensitive location, with respect to the ecology and environment, wildlife and traditional livelihoods of the region.</li><li>• Two other major ports – Chennai Port and Krishnapatnam Port are closely located to Duggirajapatnam.</li><li>• There is lack of adequate land in Duggirajapatnam for development of a major port.</li></ul> <p>Moreover, the Government of the existing State of Andhra Pradesh has recommended Ramayapatnam as a suitable location.</p> <p>Therefore, we strongly recommend Ramayapatnam in Prakasam District as the best location for development of a new major port.</p>

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	<b>THIRTEENTH SCHEDULE – INFRASTRUCTURE, Items 2 – 10</b>
	Infrastructure <ol style="list-style-type: none"><li>2. SAIL shall examine the feasibility of establishing an integrated steel plant in Khammam district of the successor State of Telangana.</li><li>3. IOC or HPCL shall examine the feasibility of establishing a greenfield crude oil refinery and petrochemical complex in the successor State of Andhra Pradesh.</li><li>4. The Government of India shall examine the feasibility of establishing a Vizag-Chennai industrial corridor along the lines of Delhi-Mumbai Industrial Corridor.</li><li>5. The Government of India shall examine the feasibility of expanding the existing Visakhapatnam, Vijayawada and Tirupati airports.</li><li>6. NTPC shall examine the feasibility of establishing a 4000 MW power facility in the successor State of Telangana.</li><li>7. Indian Railways shall examine establishing a new railway zone in the successor State of Andhra Pradesh.</li><li>8. NHAI shall take necessary steps to improve road connectivity in the backward regions of the successor State of Telangana.</li><li>9. The Indian Railways shall examine the feasibility of establishing a Rail Coach Factory in the successor State of Telangana and improve rail connectivity in the State.</li><li>10. The Central Government shall consider measures to</li></ol>

Clause No.  
(With Original Clause)

	<p>establish rapid rail and road connectivity from the new capital of the successor State of Andhra Pradesh to Hyderabad.</p>
<p>Amendment Proposed</p>	<p>Infrastructure</p> <ol style="list-style-type: none"> <li>2. SAIL <b><i>shall examine the feasibility and establish</i></b> an integrated steel plant in Khammam district of the successor State of Telangana <b><i>within five years from the date of enactment of the Andhra Pradesh Reorganisation Act, 2013.</i></b></li> <li>3. IOC or HPCL <b><i>shall examine the feasibility and establish</i></b> a greenfield crude oil refinery and petrochemical complex in the successor State of Andhra Pradesh <b><i>within five years from the date of enactment of the Andhra Pradesh Reorganisation Act, 2013.</i></b></li> <li>4. The Government of India <b><i>shall establish</i></b> a Vizag-Chennai industrial corridor along the lines of Delhi-Mumbai Industrial Corridor <b><i>within five years from the date of enactment of the Andhra Pradesh Reorganisation Act, 2013.</i></b></li> <li>5. The Government of India <b><i>shall expand</i></b> the existing Visakhapatnam, Vijayawada and Tirupati airports <b><i>within five years from the date of enactment of the Andhra Pradesh Reorganisation Act, 2013.</i></b></li> <li>6. NTPC shall <b><i>shall examine the feasibility and establish</i></b> a 4000 MW power facility in the successor State of Telangana <b><i>within five years from the date of enactment of the Andhra Pradesh Reorganisation Act, 2013.</i></b></li> <li>7. Indian Railways <b><i>shall establish</i></b> a new railway zone in the successor State of Andhra Pradesh <b><i>immediately after the date of enactment of the Andhra Pradesh Reorganisation Act, 2013.</i></b></li> <li>8. NHAI shall take necessary steps to improve road connectivity in the backward regions of the successor State of Telangana <b><i>on an immediate basis after the date of enactment of the Andhra Pradesh Reorganisation Act, 2013.</i></b></li> <li>9. The Indian Railways <b><i>shall examine the feasibility and establish</i></b> a Rail Coach Factory in the successor State of Telangana and improve rail connectivity in the State <b><i>within five years from the date of enactment of the Andhra Pradesh Reorganisation Act, 2013.</i></b></li> <li>10. The Central Government <b><i>shall take necessary steps to</i></b></li> </ol>

	<b><i>establish</i></b> rapid rail and road connectivity from the new capital of the successor State of Andhra Pradesh to Hyderabad <b><i>on an immediate basis after the date of enactment of the Andhra Pradesh Reorganisation Act, 2013.</i></b>
Reasons	In order to ensure that the infrastructure projects listed above are established in a time-bound manner, a firm commitment as to the same is required.

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