and not directly or indirectly associated in any manner nor do I have any financial interest with any of these entries.

- 2. I am not related either by blood (Sons, Daughters, Maternal/Paternal Uncles/Aunts, First Cousins, Nephews, Nieces, Grand Mothers, Grand Fathers, Parents, Brothers, Sisters or marriage to any of those whose work has been entered for selection.
- 3. I have gone through the Regulations of the 5th Goa State Film Festival Awards and I will abide by them.
- 4. I will keep the deliberation of the jury confidential.

Panaji-Goa

Dated:
Signature:
Name and Address:
Local Address:

## Department of Mines

Directorate of Mines & Geology

## Notification

DMG/SC-Directions/435/2012/GMDF/01/3161

Goa Mineral Ore Permanent Fund Scheme

Preamble:

Whereas, the Government of Goa has declared its intention of having a permanent fund in its Goa Mineral Policy, 2013.

And whereas, in the Judgement and Order of the Hon'ble Supreme Court of India in Writ Petition (Civil) No. 435 of 2012 dated 21st April, 2012, the Apex Court has directed creation of a permanent fund for protection of intergenerational equity by reserving 10 percent of the sale proceeds out of the e-auction and 10% of future sale/export price of iron ore from State of Goa.

Now, therefore, the Government of Goa hereby formulates the following scheme for

creation of a permanent fund, namely Goa Mineral Ore Permanent Fund (hereinafter referred to as "Fund").

- 1. Creation of Fund.— (i) A Savings Bank Account shall be opened in any Nationalized Bank (to be nominated by the Government) with an initial balance of Rs. 5,000/- out of sale proceeds of the mineral ore received from e-auction process.
- (ii) The bank account shall bear the name of "Goa Mineral Ore Permanent Fund, Government of Goa".
- (iii) This Savings Bank Account, shall basically act as a pooling or reserve account into which the interest amount receivable from short/long term deposits and other proceeds, shall be deposited from out of which balance amount shall be deposited into short/long term deposits; in order to maximize revenue generation for the fund. All the deposits so created shall be linked to this savings bank account.
- Operation of Account.— The account shall be operated under joint signatures of either of two:—
  - (i) Secretary (Mines).
  - (ii) Director of Mines and Geology.
- (iii) Asstt. Accounts Officer posted in Directorate of Mines & Geology.

In case the Mines and Finance Departments are held by same officer as Secretary to the Department concerned, then the third signatory shall be such officer to be decided and so nominated as third signatory, by the Government.

- 3. Contribution to the Fund.— The contribution to the fund shall be the amount received from:-
  - (a) 10% of the sale proceeds of the mineral ore sold by means of e-auction conducted as per the Order of the Hon'ble Supreme Court in Writ Petition (Civil) No. 435 of 2012 dated 21st April, 2012; in case of e-auction sale of ore.

- (b) 10% of sale value of the mineral extracted, in other cases. For the purpose of determining the sale value, the Freight On Board price less export duty paid or 2/3rd of royalty (calculated with 15% royalty as base and which may deviate based on changes or revision of royalty charges); whichever is higher, shall be considered.
- 4. Investment of the amount in the Fund.—(i) No sooner the exact amount payable to the Fund is finalized from the proceeds of e-auction [as per clause 3 (a) above] the same shall be deposited with M/s Economic Development Corporation Ltd. (EDC); who shall manage the deposits and pay such interest on the deposits at the rate to be mutually agreed by the Government and EDC. For the purpose of determining the rate of interest, interest rate on the deposits made to the Employees Provident Fund shall be taken as the base.
- (ii) The interest shall be paid as cumulative deposits, with powers to withdraw 90% of the interest accumulated on cumulative basis, for expenditure under the scheme.
- (iii) Any payments received under clause 3(b) above, shall be deposited to Savings Bank Account of the Fund and transferred on monthly basis to EDC.
- 5. Committee for management and disbursal of amount from the Fund.— (i) The Committee shall consist of following members:–

Hon'ble Chief Minister — Chairperson
 Minister for Mines & Geology — Member
 Chief Secretary — Member
 Secretary (Mines) — Member
 Director of Mines & Geology — Member
 By Nomination — Member
 By Nomination — Member

(ii) The other two non official members shall be by nomination by the Government from amongst persons having knowledge in the field of engineering, medicine, forest, wildlife, agriculture, biodiversity, rural development and planning. In case the Chief Minister is also Minister for Mines, then in such a case Minister

for Tribal Welfare shall be nominated in place of Minister for Mines.

In case, the Chief Secretary is also in charge of Mines Department, then Secretary to the Government in charge of Social Welfare, shall be nominated in place of Secretary (Mines).

- (iii) Notwithstanding any such rules, guidelines or orders in this respect, the Committee shall have full powers to determine the nature of project, its requirement and approve its execution.
- (iv) The Committee shall meet at least once in three months to decide on the projects as well as review the progress of preceding projects approved for execution.
- 6. Restriction of utilization of the Fund.—No amount of the Fund shall be utilized for any purpose except in case of any major calamity or disaster emanating from any mining related activity upto maximum extent of 10% of balance of the fund available as on the day of such event, thereof for restoration and rehabilitation work. The decision of the Committee constituted under clause 5 (i), in determining applicability and utilization of the fund, in this regard, shall be final and binding.
- 7. Permissible usage of the returns of the Fund.— The returns dering on the Fund shall be allowed to be spent to the extent of 90% and 10% shall be re-invested.
- 8. Utilization of the Fund.— (a) The Fund, subject to restrictions, shall be utilized for:—
  - (i) restoring the ecology damaged by mining or other activity, including tree plantation in mining affected talukas,
  - (ii) providing health facilities, education, etc.,
    - (iii) building road/bridge network,
  - (iv) desilting of water bodies including dams, rivers etc.,
  - (v) installation of pollution control devices, sewage treatment plants,

- (vi) providing required interventions in agriculture, horticulture, dairy farming, animal husbandry,
- (vii) providing alternate employment for the people residing in Mining Talukas and residing in Talukas used for transportation of minerals,
- (viii) compensating families impacted by mining directly through a scheme approved by the Government, and
- (ix) providing compensation due to loss of life or property due to attacks from wildlife or other natural disasters.
- (x) Social welfare schemes for old aged people, women, childered, specially abled persons, unemployed youth, public housing scheme and the like.

However, efforts shall be made to utilize at least 60% of the Fund in the Talukas in which mining and its transportation is carried out and such Talukas shall be decided by the Government:

Provided that, except for items (iii), (iv) and (vi) above, none of the activity described above, shall consume more than 20% of the expenditure incurred for a particular year:

Provided further that the fund can also be utilised for reimbursing the expenditure etc. incurred by Government of Goa for implementation of any scheme etc. which falls in the permissible expenditure.

9. Execution of work.— The projects shall be executed through Public Works Department, Water Resources Department, Forest Department, River and Navigation Department, Agriculture Department, Department of Animal Husbandry & Veterinary Services, Goa State Infrastructure and Development Corporation or any other Departments of the Government of Goa, as per the directions and decision of the Committee.

By order and in the name of Governor of Goa.

Pawan Kumar Sain, Secretary (Mines).

Porvorim,14th January, 2015.

## Department of Revenue

## Order

35/2/2013-RD

Read: (1) Order No. 35/2/2013-RD dated 27-12-2013.

- (2) Add ndum No. 35/2/2013-RD dated 29-01-2014.
- (3) Order No. 35/2/2013-RD dated 30-04-2014.

In exercise of the powers conferred by clause (b) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (Act No. 2 of 1899), as in force in the State of Goa, the Government of Goa hereby permits the Life Insurance Corporation of India, Goa Divisional Office, Panaji to pay a consolidated stamp day of Rs. 20,00,000/-(Rupees twenty lakhs only) chargeable on sums to be insured in the insurance policies issued by its offices in the State of Goa, with effect from 1st January, 2015 to 31st December, 2015, in lieu of affixing stamps upon individual life insurance policies, subject to the followings, namely:—

- (a) In case the stamp duty chargeable on the Insurance Policies issued during the above mentioned period falls short of the stamp duty consolidated herein and paid to the Government, then the excess consolidated stamp duty shall be adjusted for the next calender year of 2016
- (b) In case the stamp duty chargeable on the Insurance Policies issued during the above period exceeds the stamp duty consolidated herein and paid to the Government, the balance amount due towards the stamp duty shall be paid to the Government Treasury by LIC Goalatest by the first week of January, 2016 alongwith consolidated advance stamp duty for the calendar year 2016.
- (c) A detailed report on utilisation of stamp fee in Neu of policy stamp shall be submitted to Secretary (Revenue), Revenue Department, Government of Goa on or before 30-06-2015.