Reg. No. GR/RNP/GOA/32

Dir. & ex officio Addl. Secy.

RNI No. GOAENG/2002/6410

Panaji, 16th May, 2013 (Vaisakha 26, 1935)





PUBLISHED BY AUTHORITY

NOTE

There are three Extraordinary issues to the Official Gazette, Series I No. 6 dated 9-5-2013, as follows:—

- (1) Extraordinary dated 9-5-2013 from pages 271 to 274 regarding The Goa Appropriation (No. 3) Act, 2013—Not. No. 7/5/2013-LA from Department of Law & Judiciary.
- (2) Extraordinary (No. 2) dated 9-5-2013 from pages 275 to 416 regarding Tariff Order issued by JERC—Not. No. 120/ /03/JERC/ARR 2013-14/CEE/Tech from Department of Power.
- (3) Extraordinary (No. 3) dated 15-5-2013 from pages 417 to 424 regarding Goa IDC Transfer & Sub-lease Regulations, 2013—Not. No. Goa-IDC/IE/694 from Department of Industries.

INDEX Department Not./Order/Press. Com. Subject Pages Civil Supplies & Consumer Affairs Not.- DCS/S/KER/Cash Guidelines for enrolling in the DTCK Cash 426 Director & ex officio Jt. Secy. Subsidy/2012-13/99 Transfer Scheme. 2. a. Finance Not.-4/5/2005-Fin (R&C) Notifying the conditions of entry 26 of Schedule 426 Rev. & Cont. Division (106)'C' in the Goa Value Added Tax, 2005. **Under Secretary** b. Debt. Management Division Press. Comm-1-45-96/ Goa State Development Loan, 2013. 427 Principal Secretary /Fin(DMU) P.F.I. General Administration Not.-23/1/87-GA&C Business of the Govt. of Goa (Allocation) (27th 428 **Under Secretary** (Vol. I)/1492 Amend.) Rules, 2013. Industries Not.-8/2/2013-IND Bakers Subsidy Scheme. 428 **Under Secretary** Law & Judiciary Not.-8-9-2013-LD(Estt) 434 Revision of fees (marriage). **Establishment Division** /710 **Under Secretary** Mines Not.-34/10/2012-Mines/ Qualification & experience required for 435 Dte. of Mines & Geology. /629 persons to prepare a quarrying plan. Dir. & ex offi. Jt. Secy. Off. Lang. & Public Grievances Ord. 14/6/2012/DOL/Dir/ Creation of post.—Dte. of Official Language. 435 Dir. & ex offi. Jt. Secy. /151 Social Welfare Not.-50-395-2006-07-HC Amendment to Scheme-Bachapan. 436 Dir. & ex offi. Jt. Secy. Town & Country Planning 436 Not.-21/2/TCP/2013/1939 Appeal fees for Goa Land Dev. and Bldg. Chief Town Planner/ Constructions Regulations 2010. /ex officio Jt. Secy. Urban Development Not.-10/602/2013-DMA/ F.R.A.N.C.I.S. Urban Connect Scheme, 2013. 436 Dte. of Mun. Admn. /338

GOVERNMENT OF GOA

Department of Civil Supplies and Consumer Affairs

Notification

DCS/S/KER/CASH Subsidy/2012-13/99

Guidelines for Enrolling in the Direct Transfer of Cash Subsidy on PDS Kerosene (DTCK) Cash Transfer Scheme

Whereas the Government of India has notified Direct Transfer of Cash Subsidy on PDS Kerosene (DTCK) Cash Transfer Scheme and the same is proposed to be implemented in the State of Goa w.e.f. 01-10-2013. The retail kerosene dealers who are licensed by this Department and are desirous of joining the scheme and who fulfill the laid down eligibility criteria shall apply to the Department of Civil Supplies and Consumer Affairs in prescribed form within the time prescribed by the Department of Civil Supplies.

Eligibility Criteria.— (1) All applicants should be having a valid retail kerosene licence issued by the Civil Supplies Department.

- (2) The applicants should have storage capacity of at least 3000 litres kerosene with proper access to tanker for delivery alongwith NOC from Directorate of Fire & Emergency Services to store a minimum of 3000 litres of kerosene at the place.
- (3) The applicant should have properly ventilated space of at least 3 sq. mtrs. to install computerized billing machine to be supplied and networked by the Department.
- (4) The place should have access to wire line/wireless network.
- (5) The applicant should have financial capacity to buy a consignment of kerosene of at least 3000 litres at one time i.e. should have financial capacity of at least Rs. 1.8 lakhs and should produce documents to that effect.
- (6) The applicant should be able to provide bank guarantee/security of Rs. 25,000/-towards safety & security of the billing machine to be installed at the dealers place.

- (7) The dealer should have good character and without criminal background.
- (8) The dealer should operate the business in person and cannot delegate his power or appoint another person to run the business on his behalf.

By order and in the name of the Governor of Goa.

Vikas S. N. Gaunekar, Director & ex officio Jt. Secretary (Civil Supplies & Consumer Affairs).

Panaji, 2nd May, 2013.

Department of Finance
Revenue & Control Division

Notification

4/5/2005-Fin(R&C)(106)

In pursuance of entry (26) of Schedule 'C' appended to the Goa Value Added Tax Act, 2005 (Goa Act 9 of 2005), the Government of Goa hereby notifies the following conditions for the purpose of the said entry (26), namely:—

- (i) The defence personnel (hereinafter referred to as the "applicant"), who intends to avail the benefit of the rate of tax under the said entry (26) shall be a permanent resident of the State of Goa or shall have regular posting in the State of Goa in any of the Defence Wings of the Indian Armed Forces on the day of purchase of the Motor Car or on the day of his filing an application for the purchase of the Motor Car with the Department of Commercial Taxes.
- (ii) The applicant shall file an application with the Commissioner or the Assistant Commissioner of Commercial Taxes authorized by the Commissioner for the purpose, enclosing therewith a certificate issued by:—
 - (a) the unit in-charge under which the applicant is serving in the State of Goa;
 - (b) the Rajya Sainik Board in case of an applicant who has from services, alongwith

residential certificate issued by the concerned Mamlatdar where the applicant normally resides and a copy of quotation//proforma invoice detailing the name and address of the dealer, the make, model and variant of the motor car, etc.

- (iii) The Commissioner or the Assistant Commissioner of Commercial Taxes, upon receipt of an application and upon due verification of the same, shall, within three days, approve or reject the same. Upon approval the Commissioner or the Assistant Commissioner shall issue a certificate of concession directly to the Vehicle dealer and shall also endorse a copy to the applicant and the Registering Authority.
- (iv) In case, the applicant desires to sell or transfer the motor car within a period of three years from the date of purchase, then, the applicant shall refund to the Government, the difference amount of Value Added Tax benefit, which amount shall be determined pro-rata by the Commissioner of Commercial Taxes or the Assistant Commissioner so authorized for the purpose and shall obtain a certificate to that effect.
- (v) The authorized dealer of a motor car shall grant the concessional rate only upon the receipt of certificate of concession from the Commissioner of the Assistant Commissioner of Commercial Taxes and shall invariably record the number and date of such certificate in the invoice/cash memo so issued for such sales and furnish the attested copies thereof to the applicant alongwith the quarterly returns.

Explanation:— The term 'motor car' means a 'motor car' as defined in clause (26) of section 2 of the Motor Vehicles Act, 1988 (Central Act 59 of 1988).

This Notification shall come into force from the date of it's publication in the Official Gazette.

By order and in the name of the Governor of Goa.

Ajit S. Pawaskar, Under Secretary, Finance (R&C).

Porvorim, 13th May, 2013.

Debt Management Division

Press Communique

GOA STATE DEVELOPMENT LOAN, 2013

It is notified for general information that the outstanding balance of 6.35% Goa State Development Loan 2013 issued in terms of the Government of Goa, Finance Department Notification No.1-45-2003-Fin(Bud) dated June 04, 2003, will be repaid at par on June 12, 2013 with interest due up to and including June 11, 2013. In the event of a holiday being declared on the aforesaid date by any State Government under the Negotiable Instruments Act, 1881, the loan will be repaid by the paying offices in that State on the previous working day. No interest will accrue on the loan from and after June 12, 2013.

- (2) As per sub-regulation 24(2) and 24(3) of Government Securities Regulations, 2007 payment of maturity proceeds to the registered holder of Government Security held in the form of Subsidiary General Ledger or Constituent Subsidiary General Ledger account or Stock Certificate shall be made by a pay order incorporating the relevant particulars of his bank account or by credit to the account of the holder in any bank having facility of receipt of funds through electronic means. For the purpose of making payment in respect of the securities, the original subscriber or the subsequent holders of such a Government Securities, as the case may be, shall submit to the Bank or Treasury and Sub-Treasury or branch of State Bank of India, or its subsidiary banks where they are enfaced/registered for payment of interest, as the case may be, the relevant particulars of their bank account.
- (3) However, in the absence of relevant particulars of bank account/mandate for receipt of funds through electronic means, to facilitate repayment on the due date, holders of 6.35% Goa State Development Loan 2013, should tender their securities at the Public Debt Office, 20 days in advance. The securities should be tendered for repayment, duly discharged on the reverse there of as under:—

"Received the Principal due on the Certificate".

- (4) It should be particularly noted that at places where the treasury work is done by a branch of the State Bank of India or any of its associate banks, the securities, if they are in the form of Stock Certificates, should be tendered at the branch of the bank concerned and not at the Treasury or Sub-treasury.
- (5) Holders who wish to receive payment at places other that those where the securities have been enfaced for payment should send them duly discharged to the Public Debt Office concerned by Registered and Insured Post. The Public Debt Office will make payment by issuing a draft payable at any Treasury/Sub-Treasury or branch of State Bank of India or its associate banks conducting Government Treasury work in the State of **Goa**.
 - B. Vijayan, Principal Secretary (Finance).

Porvorim, 11th May, 2013.

Department of General Administration

Notification

23/1/87-GA&C (Vol. I)/1492

In exercise of the powers conferred by Article 166 of the Constitution of India and all other powers enabling him in this behalf, the Governor of Goa hereby makes the following rules so as to further amend the Business of the Government of Goa (Allocation) Rules, 1987, as follows, namely:—

- 1. Short title and commencement.— (1) These rules may be called the Business of the Government of Goa (Allocation) (Twenty-seventh Amendment) Rules, 2013.
 - (2) They shall come into force at once.
- 2. Amendment of Schedule.— In the Schedule appended to the Business of the Government of Goa (Allocation) Rules, 1987,—
 - (i) after serial number "16. Department of Industries, Trade and Commerce", the following shall be inserted, namely:—

- "16A. Department of Handicraft, Textile and Coir.
 - (a) Training-cum-Production Centres";
- (ii) at serial number 19, under the heading "Department of Water Resources", after entry at clause (k), the following entries shall be inserted, namely:—
 - "(1) The disputes of Madei/Mandovi with the Government of Karnataka and Government of Maharashtra.
 - (m) The Hydro projects in the Madei Basin
 - (n) All the 61 projects identified as per the Master Plan for Madei/Mandovi River Basin.
 - (o) Advising Public Works Department to take up the various schemes, which could have better impact towards the cause of the State in the disputes";
- (iii) at serial number 47, under the heading "State Directorate of Craftsmen Training", clause (c) and the entry thereof shall be omitted; and
- (*iv*) the serial number "48. Department of Chief Engineer (Mandovi Basin)" and the entries thereunder shall be omitted.

By order and in the name of the Governor of Goa.

Ajit Pawaskar, Under Secretary (GA-II).

Porvorim, 9th May, 2013.

——◆◆◆—— Department of Industries

Notification

8/2/2013-IND

1. Whereas, the Government of Goa has decided to provide support and financial assistance to the Traditional Bakers of Goa with the considered objective to give them boost so as to ensure that this traditional occupation and business is not only protected but grow in all respects being an essential food item in Goan lifestyle. The State Government has taken a note about the key role played by the

Traditional Bakers of Goa in respect of providing uninterrupted supply of essential fresh breads, popularly known as "Pao" and "Poie" to the Goans. In view of this, the State Government is pleased to introduce a scheme called "Goa Traditional Bakers (Poders) Subsidy Scheme".

- 2. Short title and commencement.— This scheme shall be called as "Goa Traditional Bakers (Poders) Subsidy Scheme". It shall come into force from 1st October, 2012 and shall be implemented through Goa Handicrafts, Rural & Small Scale Industries Development Corporation Ltd. This scheme shall be applicable from 1st October, 2012.
- 3. Objectives.— (i) This financial assistance scheme shall help the existing traditional Bakers (Poders) who have been carrying out the production of "Pao", "Undho", "Poie" and "Kakon".
- (ii) The scheme is formulated with the objective of maintaining the price of the "Pao" of 50gm at Rs. 3 valid for the next 5 years. The Government may review the price after 5 years.
- 4. Eligibility.— The Traditional Goan bakers (poders) who are engaged in the production and selling of Pao, Undho, Poie, Kakon and similar products will be eligible for availing financial assistance under the scheme as detailed below:
 - (i) The existing traditional Bakers/Bakery which are registered with The All Goa Bakers Association registered under the Societies Registration Act, 1860.
 - (ii) The applicant/his or her family should be engaged in the business of making traditional Goan breads for the last 20 years. The applicant will have to submit anyone of the following documents as proof:
 - (a) Permanent SSI unit registration or an Acknowledgement of Entrepreneurship Memorandum Part-II (EM) from the Directorate of Industries, Trade & Commerce, Government of Goa.

- (b) License from Department of Legal Metrology previously (Department of Weights & Measures).
- (c) Certification from Village Panchayat certified by BDO/Municipal Corporation that the applicant is engaged in the business for the last 20 years or any other evidence to directly or indirectly prove his credentials as baker 20 years ago.
- (d) The baker (poder) should be a Goan resident by birth and should submit his/her birth certificate as a proof.
- (iii) The traditional baker/poder should be recommended by the All Goa Bakers Association.
- 5. Subsidy for Purchase of Maida.— Subsidy will be provided for purchase of maida required for production of bread depending on the category the bakers belongs to. The bakers will be divided into four categories based on their production capacity and requirement of maida which will be certified by GHRSSIDC LTD as follows:
 - (i) Category A: Bakers who use less than or equal to 50 kgs. of maida in a day.
 - (ii) Category B: Bakers who use between 51 kgs. to 100 kgs. of maida in a day.
 - (iii) Category C: Bakers who use between 101 kgs. to 150 kgs. of maida in a day.
 - (a) The bakers belonging to category A will get a cash subsidy of Rs. 4 per kg;
 - (b) The bakers belonging to category B will get cash subsidy of Rs. 4 per kg. for the first 50 kgs. and Rs. 2 per kg. for the remaining amount of maida;
 - (c) The bakers belonging to category C will get cash subsidy of Rs. 4 per kg. for the first 50 kgs. and Rs. 2 per kg. for the next 50 kgs. and Rs. 1 kg. for the remaining amount of maida;
 - (d) No subsidy for maida beyond consumption of 150 kgs. per day.

To be categorized in any of the categories, the beneficiary must submit raw material purchase bills for maida for the previous 6 months i.e. from 1st April, 2012 to 30th September, 2012 procured by him/required by him i.e. Authenticated bills of purchase of maida.

The beneficiary must also submit details of amount of maida required and amount of production and hence forth bills of purchase of maida for which subsidy is to be claimed must be produced from suppliers (Government marketing federations or marketing co-operative societies such as Sahakar Bhandar//Bardez Bazar/Goa Bhagyatdar etc.) as per the list approved by GHRSSIDC which may be updated from time to time.

- 6. Procedure for registration with GHRSSIDC Ltd.— (i) Application in Annexure I;
- (ii) An affidavit sworn by the applicant declaring the contents mentioned in the application are true;
- (iii) Anyone of the following documents as proof of being engaged in the business of making traditional bread for the last 20 years:
 - (a) Permanent SSI unit registration or an Acknowledgement of Entrepreneurship Memorandum Part-II [EM] from the Directorate of Industries, Trade & Commerce, Government of Goa;
 - (b) License from Department of Legal Metrology previously Department of Weights & Measures;
 - (c) Certification from Village Panchayat//Municipal Corporation duly certified by BDO that the applicant is engaged in the business for the last 20 years or House tax//Trade tax receipts of last 20 years from Panchayat/Municipality duly certified by BDO;
 - (iv) Two photographs;
 - (v) List of labour/employees;
 - (vi) Birth Certificate;
- (vii) Copy of ID/Registration of membership of Bakers Association;
- (viii) Recommendation from All Goa Bakers Association.

The applicants desirous to avail subsidy under the scheme shall apply in the specified format in Annexure I to Goa Handicrafts, Rural and Small Scale Industries Association Ltd., along with the above mentioned documents for registration.

- 7. Procedure to file the claims.—GHRSSIDC will disburse the subsidy on a quarterly basis therefore the applicant may apply for availing subsidy on a quarterly basis as below:
 - (1) First quarter: April, May, June.
 - (2) Second quarter: July, August, September.
- (3) Third Quarter: October, November, December.
- (4) Fourth Quarter: January, February, March.

The beneficiary must submit bills of purchase of maida for the relevant quarter for which subsidy is to be claimed along with application in Annexure II. The bills must be produced from Government marketing federations or marketing co-operative societies such as Sahakar Bhandar/Bardez Bazar/Goa Bhagyatdar etc., as per the list approved by GHRSSIDC which may be updated from time to time and should be submitted within 30 days of the end of the relevant quarter. The bills will be scrutinized by a sub-committee consisting of Manager Accounts, Manager Marketing and Manager Technical.

8. Appraisal committee and disbursement.— The applications received in the office of Goa Handicrafts, Rural and Small Scale Industries Association Ltd., for registration shall be placed before an Appraisal Committee for scrutiny and sanction of subsidy. The Appraisal Committee shall be constituted with following members:

(a)

S. No.	Representative	
1.	Chairman, GHRSSIDC LTD.	Chairman
2.	One representative nominated by All Goa Bakers Association	Member
3.	Representative of Directorate of Industries, Trade & Commerce	Member
4.	Director, Board of Directors, GHRSSIDC	Member

- (b) The traditional bakers/units who have availed subsidy will be subject to periodic inspection by Department of Legal Metrology, and officials of GHRSSIDC as regards to weight of bread and quantity respectively;
- (c) Non-compliance of requirement of maintenance of weight of the bread at 50 gms. and declared production may result in deregistration of the concerned baker under the scheme. However a tolerance of 5% in production may be permitted depending on case to case basis.
- 9. Finance.— Government of Goa shall place fund as grants in aid to the GHRSSIDC for disbursement through Directorate of Industries, Trade & Commerce. The financial

assistance/subsidy will be disbursed only after the funds are received from the Government. GHRSSIDC LTD shall receive 5% of the actual amount disbursed in a year as service fee. The funds along with the subsidy may be disbursed to GHRSSIDC every quarter based on the approved subsidy claims.

This is issued with concurrence of the Finance Expenditure Department under U. O. No. 1465444 dated 23-03-2013.

By order and in the name of the Governor of Goa.

D. S. Morajkar, Under Secretary (Industries).Porvorim 26th April, 2013.

	Annexu	re I									
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I have enclosed of the documents mentioned in the scheme I have read and understood the terms and conditions of the scheme and I agree to abide by the same.

Signature of the Applicant

A	APPLICATION FORM FO SSISTANCE UNDER "GOAN	TF	LAS	DIT	TO	NA	LB	AK	ER:	S(PC	DI	CR)	
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Checklist for enclosed documents

- 1. Birth Certificate.
- 2. Address Proof.
- 3. Proof of business for 20 years.
- 4. Registration certificate of bakers association.
- 5. Affidavit of month turnover.
- 6. Applicant's Photo passport size-2 nos.
- 7. Photo of production facility.
- 8. Permanent SSI unit registration or an Acknowledgement of Entrepreneurship Memorandum Part-II [EM] [optional].
- 9. License from Department of Legal Metrology.

- 10. Certification from Village Panchayat certified by BDO//Municipal Corporation that the applicant is engaged in the business for the last 20 years or certificate from Civil Supplies Department.
- 11. Raw material purchase bills for maida for the previous 6 months i.e. from 1st April, 2012 to 30th September, 2012 procured by him/required by him i.e. authenticated bills of purchase of maida.
- 12. An affidavit sworn by the applicant declaring the contents mentioned in the application are true.
- 13. Aadhar Card copy.

Department of Law & Judiciary

Law (Establishment) Division

Notification

8-9-2013-LD(Estt)/710

Whereas it has been noticed that the collection of fees as prescribed by the Diploma Legislative No. 1847 dated 6-11-1958 as in force in the State of Goa in respect of the registration of marriage, it's transcription and such other connected matters and revised vide Notification No. 1/29-3/92/LD dated 31-3-1993, published in the Official Gazette (Extraordinary), Series I No. 52 dated 31-3-1993, Notification No. 5/40/98-LD (3047) dated 25-4-2001, published in the Official Gazette, Series I No. 6 dated 10-5-2001, Notification No. 5/4/98-LD (3047) dated 7-1-2003, published in the Official Gazette, Series I No. 43 dated 23-1-2003 and Notification No. 8-6-2012-LD(Estt) (D)/459 dated 31-03-2012, published in the Official Gazette (Extraordinary No. 3), Series I No. 52 dated 01-04-2012, are inconsistent with the present conditions and not commensurate with the expenditure incurred for the maintenance of relevant services.

Now, therefore, in exercise of the powers vested in it by clause 2 of the Goa, Daman and Diu (Administration) Removal of Difficulties Order, 1962, and in supersession of the Notification No. 1/29-3/92/LD dated 31-3-1993, published in the Official Gazette (Extraordinary), Series I No. 52 dated 31-3-1993, Notification No. 5/40/98-LD (3047) dated 25-4-2001, published in the Official Gazette, Series I No. 6 dated 10-5-2001, Notification No. 5/4/98-LD (3047) dated 7-1-2003, published in the Official Gazette, Series I No. 43 dated 23-1-2003 and Notification No. 8-6-2012-LD(Estt) (D)/459 dated 31-03-2012, published in the Official Gazette (Extraordinary No. 3), Series I No. 52 dated 01-04-2012, the Government of Goa hereby directs that the following fees shall be charged in respect of marriages and other matters, and relevant certificates thereof:-

TABLE OF FEES

- For the registration of a ₹ 200/-.
 marriage/transcription of
 registration of marriage done
 elsewhere or organizing the
 proceedings of Catholic
 marriage
- 2. For the registration of marriage ₹ 5,000/-. of a foreign National, or transcription of the registration of marriage of a foreign National done elsewhere, or organizing the proceeding of the marriage of a foreign National
- 3. For solemnization of a marriage outside the Office of the Registrar and when the conveyance is provided by the party, an extra fee as indicated below shall be payable:—
 - (a) when it is due to reasons of ₹ 200/-. sickness of parents or others concerned and when consent is needed to a minor bride.
 - (b) in all other cases ₹ 1,000/-.
- 4. For solemnization of a marriage outside the normal working hours of Registrar, extra fee as specified below shall be payable:—
 - (a) if services are required on a ₹ 1,000/-. working day
 - (b) if services are required on ₹ 2,000/-. Sunday or holidays
- 5. For a true copy (certidao de ₹ 200/-. teor) of marriage register
- 6. For extract (certidao narrativa) ₹ 50/-. of marriage register
- 7. For legitimating of children ₹ 100/-. acknowledgement of paternity/
 /maternity/adoption for one or more children
- 8. For process of endorsement of ₹ 100/-. legitimating of one or more children

- 9. For process of endorsement of ₹ 100/-. divorce of married person//enrolment
- 10. For process of each endorse- ₹ 100/-. ment (General)
- 11. For process of endorsing ₹ 100/-. adoption.

This Notification shall come into force with immediate effect.

By order and in the name of the Governor of Goa.

Vasanti H. Parvatkar, Under Secretary (Estt.). Porvorim, 9th May, 2013.

Department of Mines

Directorate of Mines & Geology

Notification

34/10/2012-Mines/629

In exercise of the powers conferred by clause (*ib*) of rule 2 of the Goa Minor Mineral Concession Rules, 1985, the Government of Goa hereby grants recognition to the persons, possessing the following qualification and experience, to prepare a quarrying plan, namely:—

"Qualification:— A degree in Civil//Mining Engineering or a post-graduate degree in Geology granted by an University established or incorporated by or under a Central Act or a State Act including any institution recognized by the University Grants Commission established under section 4 of the University Grants Commission Act, 1956 (Act 3 of 1956) or any equivalent qualification granted by any University or Institution outside India.

Experience:— At least three years work experience in a supervisory capacity in the field of Civil/Mining Engineering or Geology, after acquiring the above qualification".

This Notification is issued in supersession of the Government Notification No. 34/10//2012-Mines dated 08-11-2012, published in

the Official Gazette Series I, No. 33 dated 15-11-2012.

By order and in the name of the Governor of Goa.

Prasanna A. Acharya, Director & ex officio Joint Secretary (Mines & Geology).

Panaji, 15th May, 2013.



Department of Official Language Directorate of Official Language

Order

14/6/2012/DOL/Dir/151

Sanction of the Government is hereby accorded to create Separate Division for Konkani and Marathi in the Directorate of Official Language for effective implementation of Official Language Act. Consequent upon the same, the sanction of the Government is hereby also accorded to create the following posts for the Konkani Division & Marathi Division as under:—

Sr. No.	Name of the Pos	t Classification	Pay Scale
	sistant Director nkani)	Group 'B' Gazetted	Rs. 9300- -34800+ +GP4600
	sistant Director arathi)	Group 'B' Gazetted	Rs. 9300- -34800+ +GP4600

This issues with the approval of the Administrative Reforms Department vide their U. O. No. 845/F dated 13-7-2012, concurrence of Finance Department vide their U. O. No. 1470893-F dated 21-3-2013 and approval of Cabinet in the XXXVIIth Cabinet Meeting held on 26-04-2013.

The expenditure shall be debited to the Budget Head 2070—Other Administrative Services; 00—; 119—Official Language; 01—Department of Official Language (Non-Plan); 01—Salaries.

By order and in the name of Governor of Goa.

Dr. *Prakash Vazrikar*, Director & ex officio Joint Secretary (Official Language).

Panaji, 30th April, 2013.

Department of Social Welfare

Directorate of Social Welfare

Notification

50-395-2006-07-HC

Read: Notification No. 50-354-2004-05-HC dated 26-06-2006, published in Official Gazette, Series I No. 14 dated 6th July, 2006.

Government is pleased to amend the Scheme Bachapan for the Welfare of Orphan Children.

1. Amendment to Rule 4.— 1. In clause 4(1) for the letters, figures and words Rs. 750/p.m., Rs. 500/- p.m., and Rs. 250/- p.m., the letters, figures and words Rs. 2000/- p.m., Rs. 1250/- p.m. and Rs. 750/- p.m. shall be substituted.

By order and in the name of the Governor of Goa.

V. M. Paranjape, Director & ex officio Jt. Secretary (Social Welfare).

Panaji, 8th April, 2013.



Department of Town & Country Planning

Notification

21/2/TCP/2013/1939

In pursuance of Regulation 3.6.1 (a) of the Goa Land Development and Building Constructions Regulation, 2010, the Government of Goa hereby specifies Rs. 1,000/- as "Appeal fee", for the purposes of said Regulation 3.6.1(a) of Regulations, 2010.

By order and in the name of the Governor of Goa.

S. T. Puttaraju, Chief Town Planner/ /ex officio Jt. Secretary.

Panaji, 14th May, 2013.

Department of Urban Development

Directorate of Municipal Administration

Notification

10/602/2013-DMA/338

The following Scheme called Fair Recreational Activity and non Competitive Involvement in Sports, Urban Connect Scheme 2013 is approved by the Government as a sub-scheme of the Integrated Development of Major Towns Scheme (IDMT) under the Department of Urban Development. The said scheme is published for the information of the public.

Fair Recreational Activity and non Competitive Involvement in Sports, Urban Connect Scheme 2013.

In Short: F.R.A.N.C.I.S URBAN CONNECT SCHEME 2013

A scheme of Assistance for the use of urban spaces for Recreation and Sport.

Preamble.—Urbanisation has caused deprivation of open spaces to the urban communities who predominantly stay in apartment blocks. For the rural kid, the environment around itself is a playground. But for the Urban counterpart, the opportunity of exposure to air and sunshine is slowly vanishing. Due to confinement in the apartments, the kids while away their time on video games, TV viewing, mobile phones and Internet. The impairment of their health as a result is a cause of concern.

The Government understands the limitations of urban communities in getting access to safe spaces for sport and recreation. Many of the town schools do not have any playgrounds to impart physical education or conduct sports activity. Those schools that do have spaces do not have the resources to develop the facilities and share it with the less fortunate.

To meet this situation and inculcate a strong sports, fitness and recreational culture in the development of the local urban communities, the Government through this scheme intends to connect with the urban population by providing assistance in developing safe play areas. This Scheme shall operate within the provisions of the Integrated Development of Major Towns Scheme (IDMT).

- 2. Definitions.— (a) Beneficiary: An entity that receives any assistance under the scheme;
- (b) Department: The Department of Urban Development;
- (c) *Director*: Director of the Department of Urban Development;
- (d) F.R.A.N.C.I.S: Fair Recreational Activity and non competitive involvement in Sport;
 - (e) Government: Government of Goa;
- (f) Nodal Agency: The Goa State Urban Development Agency;
- (g) Nodal Officer: The Member Secretary of the Goa State Urban Development Agency;
- (h) Open Space: Any ground, open space of a sub-division, which is open to the sky and belongs to the beneficiary;
- (i) Safe Play Areas: Open spaces developed for permissible activities.
- 3. Objectives.— To provide safe play areas for healthy recreation and sports to the urban communities accessible within a distance of not more than 3 kms.
- 4. Scope.— There are 14 Municipal Bodies in the State. In addition to the councils themselves, there are several Schools, Colleges, Registered Sports Clubs, Registered Housing Societies and other Registered Bodies espousing the cause of Physical fitness and Sport who shall be eligible to be beneficiaries under the scheme.
- 5. *Eligibility*.— The following entities owning land not less than 2000 sq. meters within the Municipal jurisdiction shall be eligible for the benefit under this scheme.
 - (a) Local Municipal body;

- (b) Schools, colleges or such other institutions;
 - (c) Registered Sports Clubs;
 - (d) Registered Housing Societies;
- (e) Other Registered bodies espousing the cause of Physical fitness and Sport:

Provided that an applicant whose land falls in any of the peripheral Panchayat jurisdiction may be considered as eligible.

- 6. *Application*.— An applicant shall submit an application for benefit as prescribed in Annexure 1.
- 7. Permissible Activities.— (a) Walking Track;
 - (b) Volleyball Court;
 - (c) Basketball Court*;
 - (d) Athletics Track of length 200 meters*;
- (e) Football Field of Dimension of 30X40 meters*;
- (f) Hockey field of dimension of 40X20
 meters*;
 - (g) Artificial Rock climbing Wall;
 - (h) Tennis Court.
- (*Dimension may vary depending on the land availability).

Multipurpose use of the surfaces may be permissible subject to feasibility.

In addition to the above, Changing Rooms for men and women, Toilet block, Storage space for equipment, illumination, Mild Steel fencing, and such other requirements as may in the opinion of the Nodal Officer be essential shall also be permitted.

With a view to maintain focus on the official sports of Goa, Football shall get preference for FIFA approved synthetic turfs.

If in the opinion of the Nodal Agency scope exists for laying IAAF and FIH approved synthetic surfaces for Athletics and Hockey, it may be considered.

The Nodal Agency may consider segmenting the users into working mothers, retired persons, adults and children including physically challenged, to meet their specific need of recreation and sport. So also value additions may be introduced in the form of providing a reading space, skill promotion such as painting, photography, origami etc.

- 8. M.O.U.— Every Beneficiary shall enter into a M.O.U. with the Nodal Agency on the following approach:
 - (a) Generally free access to non formal facilities;
 - (b) Affordable pay and play schemes;
 - (c) Availability of coaching facilities;
 - (d) Encouraging corporate sponsorships;
 - (e) Encouraging PPP model of development for future sustainability;
 - (f) Establish linkage with the respective local Sports Association.
- 9. Nodal Agency Responsibility.— (a) Draw feasibility report, design, build and transfer to the beneficiary;
- (b) Create a sound management structure for the Management of the facility;
- (c) Carry out periodic community impact studies not later than a period of 2 years.
- 10. Funding.— The Government through the Nodal Agency shall provide for funding under the scheme as follows:-
 - A Class Municipal upto Rs. 3.0 Councils/Corporation crores upto Rs. 2.5 B Class Municipal Councils

C Class Municipal upto Rs. 1 Council crore.

crores

11. Scrutiny Committee.— The Director shall appoint a scrutiny committee to scrutinize and recommend each case to the Nodal Officer who in consultation with the Chairman of the Nodal Agency, approve each case for benefit under the scheme.

- 12. Expert Opinion.— The Nodal Agency may appoint experts in the field of such sports and recreational infrastructure for suitable designs and building of the Safe Play Areas.
- 13. Validity.— The scheme shall be valid for a period of 2 years from the date of it's publication in the Official Gazette.
- 14. Removal of Difficulties.— In case of any difficulty in the implementation of this scheme, the decision of the Chairman of the Nodal Agency shall be final.

The following Annexures form part of the scheme.

Annexure 1. Form of Application.

Annexure 2. M.O.U.

ANNEXURE 1

Form of Application for Assistance under the Fair Recreational Activity and Non-Competitive Involvement in Sports Urban Connect Scheme (F.R.A.N.C.I.S Urban Connect Scheme 2013) for Creation of Safe Play Areas

- 1. Name of applicant:
- 2. Address along with phone number and email:
- 3. Registration details:
- 4. Location of the Project with survey Nos.:
- 5. Area of Land:
- 6. Landownership-owned/owned
- 7. Proposed facilities to be created:
- 8. Details of existing sports facilities, if any:
- 9. Ability to deploy coaches and support staff:
- 10. Justification for the proposal:
- 11. Present performance of the applicant in sports and recreation promotion:
- 12. Details of discipline-wise infrastructure owned, managed and operated by it (if any):

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- 13. Impact of proposed infrastructure on the community development and identification of new talent, etc.:
- 14. A self-contained business plan for establishing sustainability of the project, including meeting of operations and maintenance cost:
- 15. Details of existing partnerships, if any:
- 16. Management structure for operations of the existing and proposed facilities:
- 17. ACCESS: (Tick applicable)
 - (a) Free public access to informal play spaces:
 - (b) Affordable pay and play schemes for other facilities:
 - (c) Availability of coaching facilities:
 - (d) Cross subsidizing model through PPP will be permissible:
- 18. PARTNERSHIPS (tick applicable)
 - (a) Linkages with local sports associations:
 - (b) Business partnerships to enhance financial viability:

UNDERTAKING

We undertake to follow a project approach for the proposed infrastructure so as to ensure its proper maintenance and utilization after it is created.

We certify that the information given above is correct. We hereby guarantee that the facilities of the Project will be made available for bonafide purpose to the general public free of cost or on nominal/token payment only.

We also undertake to abide by all conditions and directions of the Nodal Agency and also to submit ourselves to any audit that the Nodal Agency may require.

Authorised Signatory Name & Designation (with rubber seal)

Signature

Name:

For & on behalf of the Applicant Organisation Rubber Stamp

ANNEXURE 2

Memorandum of Understanding

BETWEEN

The Nodal Agency represented by it's Nodal Officer/Authorized Officer, hereinafter called as FIRST PARTY.

AND

The Beneficiary organisation through its authorized representative, hereinafter called as SECOND PARTY.

The term FIRST PARTY and SECOND PARTY shall mean and include their respective representatives, assigns, successors in interest etc., unless repugnant to the context.

AND WHEREAS the FIRST PARTY has agreed to provide assistance to the SECOND PARTY by creating new or upgrading/repairing the existing infrastructure as detailed in the annexure, under the F.R.A.N.C.I.S URBAN CONNECT SCHEME 2013.

Now this Memorandum of Understanding Witnessth as Under:—

- 1. The facilities so created/upgraded and the surroundings, including fencing etc., will be maintained and operated by the SECOND PARTY.
- 2. These facilities shall be used by the members//students of the SECOND PARTY during the functional hours and the SECOND PARTY may encourage the persons residing in the vicinity to utilize the facilities.
- 3. The SECOND PARTY may charge the nominal fee from the users as per the rates approved by the first party.
- 4. The cost of maintenance, equipment, pay perks etc., in respect of coach/staff so employed to smoothly run the facilities shall be borne by the SECOND PARTY from its own resources which could be raised by it in the form of user fees/voluntary contributions etc., as determined on the basis of the norms prescribed in clause 3 above.
- 5. That the sports facilities created/upgraded under the MoU may be used for the purposes mentioned above on non-commercial basis.
- 6. The SECOND PARTY will implement the MoU in a manner that the normal functioning of the organization is not affected in anyway, at any time.

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- 7. That this MoU between the parties shall be effective for five years from the date of execution. The SECOND PARTY shall not alter/dismantle//dispose of any of the assets created under this dispensation during the first five years of operation.
- 8. All facilities created under this MoU shall always remain in the possession of SECOND PARTY.

That all approvals, consents and notices under this MoU shall be in writing and may be served by sending the same by registered post addressed to the FIRST PARTY or SECOND PARTY at its last known place of work under due acknowledgement. Such notice shall also be deemed to be completed in case personally delivered under acknowledgement due, to the office address of the parties hereinafter.

That it will be permissible for the FIRST PARTY and/or its authority and/or duly authorized representative to visit the sports facilities created under that MoU, to ascertain and verify the

bonafide use thereof by and on behalf of the SECOND PARTY.

That in case of any dispute and difference arising out of this MoU between the parties herein such dispute shall be referred to the Chairman of the Nodal Agency whose decision shall be final and binding upon the parties.

Witnesses

- 1. For and on behalf of FIRST PARTY.
- 2. For and behalf of SECOND PARTY.

By order and in the name of the Governor of Goa.

Elvis P. Gomes, Director & ex officio Addl. Secretary (Municipal Administration/Urban Development).

Panaji, 6th May, 2013.

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