Panaji, 10th July, 2014 (Asadha 19, 1936)

SERIES I No. 15

Government of Goa
Department of Agriculture
Directorate of Agriculture

Notification
3/4/Agron/8/2013-14/D.Agri


Government is pleased to extend the scheme “Interest subsidy on loans for Agriculture and Allied Activities” for further

Suggestions are welcome on e-mail: dir-gpps.goa@nic.in

GOVERNMENT OF GOA

NOTE
There are two Extraordinary issues to the Official Gazette, Series I No. 14 dated 3-7-2014, as follows:—
(1) Extraordinary dated 4-7-2014 from pages 447 to 454 regarding the Amendment to the Bombay High Court Side Rules, 1960—Not. No. 12/29/2013/LD(Estt.) from Department of Law & Judiciary, Law (Establishment) Division.
(2) Extraordinary (No. 2) dated 4-7-2014 from pages 455 to 456 regarding Market Borrowing Programme of State Government 2014-15 — Not. No. 5-1-2014-Fin (DMU) from Department of Finance (Debt Management Division).

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Suggestions are welcome on e-mail: dir-gpps.goa@nic.in

Reg. No. GR/RNP/GOA/32
RNI No. GOAENG/2002/6410
period of one year w. e. f. 01-04-2014 to 31-3-2015 as per the Notification referred at Sr. No. 1 above.

The expenditure for the scheme shall be debited to Budget Head:

(1) 2401—Crop Husbandry; 00—; 800—Other Expenditure; 07—Interest subsidy on loans for Agriculture & Allied Activities (P); 33—Subsidies, for claims for Agriculture;

(2) Budget Head 2403—Animal Husbandry; 00—; 101—Veterinary Services and Animal Health; 12—Interest subsidy scheme for Agriculture & Allied Activities (P); 33—Subsidies, for claims of Animal Husbandry and Veterinary Services; and

(3) Budget Head 2405—Fisheries; 00—; 103—Marine Fisheries; 07—Interest subsidy on loans for Fisheries & Allied Activities (P) (A); 33—Subsidies, for claims of Fisheries Activities.

By order and in the name of Governor of Goa.

Orlando Rodrigues, Director & ex officio Joint Secretary (Agriculture).


———

Department of Home
Home General Division

Circular

17/49/2012-HD(G)/2238

As per the Ex-Servicemen (Re-deployment in Goa General Services & Posts) Rules, 1997, Ex-servicemen are eligible for appointment in Government service. The Ex-servicemen include retired person from Army, Navy and Air Force. However, the said rules were modified, vide Notification No. 01/49/95-PER dated 30-5-2013 whereby following Central Armed Police Force namely, Central Reserve Police Force (CRPF), Border Security Force (BSF), Central Industrial Security Force (CISF), Indo-Tibetan Border Police (ITBP) and Sahastra Seema Bal (SSB) were included as Ex-servicemen for the purpose of reservation in Government job.

In view of the above, all the Government Departments are required to advertise and consider the filling of posts, reserved for Ex-servicemen from the Army, Navy and Air Force, including Central Armed Police Force.

However, it has been observed that some of the Departments do not consider applications from the Central Armed Police Force for the vacancies reserved for Ex-servicemen.

In this regard, it is once again reiterated that vacancies reserved for Ex-servicemen should also include personnel of Central Armed Police Force such as CRPF, BSF, CISF, ITBP and SSB, which should clearly mention in the advertisement while calling for applications.

This shall be applicable from the date of Notification dated 30-5-2013.

This is for strict compliance by all concerned.

Neetal P Amonkar, Under Secretary (Home).

Porvorim, 30th June, 2014.

———

Department of Information & Publicity

Notification

DI/INF/PAC/2002/11-12/1178

The Government of Goa, in supersession to all previous Notifications published in the Official Gazette in this behalf, hereby makes the following rules namely:—

1. Short title and commencement.— These Rules may be called the Goa Media Representatives Accreditation Rules, 2014.

2. They shall come into force from the date of their publication in the Official Gazette.

3. Definition.— In these rules, unless the context otherwise requires:—
(a) “Government” means the Government of Goa;

(b) “Member Secretary” means the Director of Information & Publicity of the Government;

(c) “Newspaper” means any publication, printed and distributed at fixed intervals, which contains news and comments of public interest as defined in the Press and Registration of Books Act (25 of 1867) but not a publication containing information of sectional interest such as house journals;

(d) “State” means the State of Goa;

(e) “Working Journalist” means a working journalist as defined in the Working Journalist and other Newspaper employees (conditions of Service) and Miscellaneous Provisions Act, 1955 (45 of 1955), as amended from time to time;

4. Amendment to rules.— These rules may be amended/altered/modified/add to, on the recommendation of the Committee, if a proposal to this effect is made to the Committee, by at least three of its members or the Member Secretary.

5. Application of rules.— These rules shall apply to the accreditation of media representatives to the Government.

(i) Accreditation: Recognition granted to reporters/correspondents/editors/cameramen of media organizations (as defined in sub clause 4) to have access to news materials, written and pictorial; to offices and officers of the Government at the Headquarters and other centre for gathering news; access for laws, rules, notifications, press releases, background papers, etc., of the activities of the Government; for invitations and admission without any hindrance to functions, press conferences, statutory events and other activities of the Government; facilities in terms of travel, research, documentation etc. relating to news gathering. The accreditation should be available throughout the State, as decided by the Committee.

(ii) Correspondent/Reporter/Media Representative: A Working Journalist employed by a newspaper, magazine, news agency, television channel, radio organization or news portal, together and file news items regularly for the newspaper, magazine, television channel, radio organization or news portal, as defined in clause 2 (iv) of these rules. The definition of Working Journalist for print media, including newspapers, magazines and news agencies, shall be generally the same as the definition in the Working Journalist Act.

(iii) Cameramen: Still and television cameramen employed by media organizations for taking picture or videograph news events.

(iv) Editor: Editor of a Newspaper, magazine, television channel, radio organization, news portal, who is in charge of news selection and editorial policy of the organization, including Chief Editor, Editor-in-Chief, Managing Editor, Executive Editor, Resident Editor.

(v) Media Organization: Newspaper, magazine, television channel, radio organization, news portal, recognized by Government of Goa under relevant laws and rules like PRB Act, up linking Guidelines for Television Channels, Prasar Bharati Act, DFP, PIB, Department of Information & Publicity etc.

(vi) News Media: shall include newspapers, wire service and non wire service, news agencies, news feature agencies, electronic media agencies, news portals containing news and comments on public news.

(vii) Newspaper/Magazine: shall have the same definition as given in the Press and Registration of Books Act, 1867. A Daily newspaper shall be published on not less than five days in a week; A Weekly or Fortnightly newspaper shall have not less than 42 or 22 issues in a year respectively. A monthly shall not have less than 10 issues in a year. Magazines shall have 100 percent news content.
(viii) News Agency: shall be wire and nonwire organizations which supply news on a minute to minute or daily basis to a number of media organizations, both print and electronic. It should be registered under Shops and Establishment Act, Companies Act etc. at the time of commencement and its standing should be more than 3 years in the State of Goa.

Agency shall have minimum 3 paying subscribers from among accredited newspapers and media units in the State.

(ix) News Feature Agencies: shall be agencies which supply news and features based on current affairs to newspaper organization on a weekly or fortnightly basis. It should be registered under Shops and Establishment Act, Companies Act etc. at the time of commencement and its standing should be more than 3 years in the State of Goa.

— Agency shall have minimum 3 paying subscribers from among accredited newspapers and media units in the State.

— The applicant shall submit clippings of the articles by concerned news feature agency published in different newspapers/magazines of the State for a period of 3 months prior to the date of application for accreditation.

(x) Radio Organization: means any media organization which broadcast news bulletins and carries current affairs programmes, including All India Radio which operates under the Prasar Bharati Act.

(xi) Television Channel: (a) Include TV service providers operating in Goa and having news telecast of minimum 3 hours per day. (b) Shall have the same meaning as News and Current Affairs Channels permitted under Guidelines of the Ministry of Information and Broadcasting. This includes the news channels of Doordarshan operating under the Prasar Bharati Act. (c) Include TV service providers operating in Goa and having news telecast of maximum 3 hours per day. The organization running the channel should be registered as a media house with the Government either under Companies Act, Shops and Establishments Act or any other recognized authority formed by the Government for this purpose. Its standing should be more than 3 years in the State of Goa.

— Having news telecast of minimum 3 hours per day. Its standing should be more than 3 years in the State of Goa.

(xii) Television and Radio News Agency: shall be media organizations which provides news clips and feeds to television channels and radio stations.

— It should be registered under Shops and Establishment Act, Companies Act etc. at the time of commencement and its standing should be more than 3 years in the State of Goa.

(xiii) News portals/news service providers: are news and current websites which provide continuous news coverage and current affairs features for minimum period of 02 years.

— Only news portals run by entities duly registered under Companies Act, Shops and Establishment Act as a media house shall be considered for the accreditation. News portals/news service providers shall have 100 per cent news content.

— Its articles should be on current social, political, economic and other matter of public interest.

6. Accreditation Card.— The Director of Department of Information & Publicity, Government of Goa who also function as Member Secretary shall issue a photo identity card to all reporters/correspondents/news/cameramen/videographers and editors to
whom the accreditation is granted by the Committee, and whenever necessary, the card should have authorization to enter all premises of the Central and State Governments, without any requirement of obtaining visitor pass.

7. **Committee.**— Committee formed by the Government for considering and sanctioning of accreditation, and to recommend steps for facilities for news gathering by accredited correspondents and news organizations.

8. **The Press Accreditation Committee.**— Shall be a permanent organization, whose membership will change every two years. There shall be no discontinuity in the functioning of the Committee and it shall be the responsibility of the Government to ensure that the nomination of fresh members is notified before the term of the earlier team expires. In case the Government is unable to nominate the new members, the old Committee will continue until the new Committee is constituted.

9. (a) The Press Accreditation Committee shall consist of not less than 10 members, representing various recognized mainstream media organizations.

(b) The Accreditation Committee formed by the State Government shall have 03 representatives of the Editors Guild, 08 representatives of Goa Union of Journalists/ out of which 04 shall be from print media, 01 shall be news photographer, 02 from electronic media, (one cameraman and one news gatherer) and 01 sports reporter preferably recommended by the respective organization.

(c) No member shall continue for more than two consecutive terms.

10. The Director of Information & Publicity shall be Member Secretary. The Member Secretary shall be responsible for convening the meetings of the Committee, scheduling the agenda and for implementing the decisions of the Committee. The Joint Director of Information and Publicity shall assist the Member Secretary. Both shall have no right to vote.

11. The Chairman of the Committee shall be a senior journalist, who shall be elected by the Committee through a majority vote. The Chairman shall have minimum 10 years experience as Working Journalist (preferably accredited) and shall be ineligible for a second consecutive term.

12. The Committee shall meet once in a month, last Friday, if not feasible 1st Friday of following month or more frequently, if considered necessary. The quorum shall be 50 percent of the total membership.

13. The Committee shall admit newspapers, news agencies, magazines, TV channels, radio organizations, news portals provided they fulfill the basic criteria of providing contemporaneous news to their readers, subscribed, viewers, listeners as the case may be. They should carry at least 100 per cent of its contents as news/comments of general public interest. The decision of the Committee on whether the applicants carry 100 per cent of content as news is final. These organizations must have been officially registered under relevant Act and rules and functioning as news organization for a period of at least six months before they are eligible for accreditation as an organization. However, if a publication changes the periodicity of publication but continues to carry minimum 100 per cent of contents as news, current affairs comments of general public interest, then its admission shall continue.

— The nature of the content published/ telecast shall be responsible, impartial and non-communal in nature.

14. However, if the Committee is unanimously satisfied that news organization needs temporary accreditation from the day it starts the operations, then the Committee may grant few accreditation to the applicant organization.
15. (a) The newspapers registered, printed and published in Goa are entitled for 03 reporters, 01 sports reporter, 01 news photographer based at headquarter at Panaji and 01 reporter, 01 news photographer and 01 sports reporter in South.

(b) TV service providers operating in Goa shall be entitled for Press accreditation to two reporters and two cameramen each.

(c) Periodicals like monthlies, fortnightlies and weeklies are entitled for Press accreditation to one reporter and one news photographer.

(d) Media organizations like PIB, DDK (News), AIR (News) shall be entitled for two reporters and one photographer/cameraperson while the DIP, State Government Media agency is entitled for 2 reporters (media officials), 01—photographer; 1 videographer and in addition 02—reporters (media officials) in the South.

16. Effect of accreditation.— (1) Accreditation does not confer any official status on the media representatives but shall recognize and identify him/her as a professional journalist dealing with news of public interest. He/she shall not have letter heads, visiting cards and display boards with the words "Accredited to the Government of Goa" or any words to similar effect.

(2) Accreditation shall be used for journalistic purpose and for no other purpose.

17. Accreditation is Personal.— Accreditation is personal and not transferable.

18. A minimum of three years experience at a stretch in prominent news organization, is required to consider the application of an editor/reporter/correspondent/photographer/TV cameraman-reporter/media official for accreditation to the Government of Goa. The journalist seeking accreditation shall furnish the prescribed application form duly filled authenticated by the editor/publisher along with the company letterhead signed by the editor and enclose appointment/contract letter/latest salary slip/proof of birth. Appointment should be of full time journalist. In case of TV service providers in Goa, the applications should be routed through Electronic Media Journalists Association (EMJA) and should have been approved at their General Body meeting before forwarding to the PAC. Educational qualifications in case of electronic media local news channel journalists should be atleast SSC with course in journalism.

19. For the purpose of accreditation, editor should be considered as being engaged in the news gathering and should be given accreditation. The Committee shall satisfy itself that the applicant is fully employed in the news organization by asking for the news clippings, video clips, radio clips etc. apart from employment certificate, a certificate from the publisher that the applicant is engaged in the news reporting. The accreditation of editor shall be recommended by the publisher. The Committee shall not give accreditation to advertising or sales persons who put in a claim that they are also correspondents.

20. On satisfaction that the applicant meets the criterion to be an accredited correspondent, the Committee shall permit grant of accreditation, subject to the availability of the quota of the news organization.

21. The Member Secretary shall issue the accreditation card for journalist within a fortnight of the date of approval by the Committee. The fee of Rs. 150 per Accreditation Card shall be paid by the journalist, subject to revision. In case of duplicate/renewal of accreditation card the journalist will have to pay additional fee of Rs. 150/-.

22. In case the Committee rejects the application of a media, organization, or a journalist on behalf of a media organization for accreditation, then the applicant organization/
individual shall be informed the reasons for rejection in writing within a fortnight. The applicant organization/individual can make amends or place other relevant facts before the Committee for reconsideration within a month’s time on receipt of letter from Member Secretary. However, the Committee’s decision, after such reconsideration, shall be final.

23. The Committee can grant accreditation to senior journalists, who are freelancing, provided they have been continuously working for news organization for last 25 years, provided they show evidence that their main vocation is of journalism and that they are earning their livelihood through journalism.

24. The Committee may grant special accreditation to journalists on application in prescribed form, self authenticated who have done a long and distinguished service as accredited correspondents provided they are above 58 years of age and were accredited for minimum period of 15 years; and are actively pursuing journalism at the time of recognition of their services. The accreditation issued in this category is only a recognition and shall not accrue any benefit as extended to regular accredited journalist.

25. The accreditation cards issued to editors/reporters/correspondents/cartoonists/news photographers/TV cameramen, etc. shall be valid for a period of two years. Under the general directions of the Committee, the Member Secretary shall renew the accreditation of all accredited journalists once in two years, ensuring that the accredited journalist is not deprived of the facility even for a single day. The Committee shall consider/treat as cancelled the accreditation card of accredited journalist who fails to renew the same within period of 30 days.

26. In case a correspondent/reporter who work for more than one organization, and requests for additional accreditation, the Committee may not entertain such applications to grant additional accreditation.

27. All Government Ministries, Departments, undertakings and other wings shall provide access and information to accredited journalists, and they shall not discriminate amongst accredited journalist for dissemination of news.

28. The Committee shall withdraw the accreditation, provided:—

— The editor informs the Committee that the journalist has reassigned within the organization.

— The editor informs the Committee that the news organization has closed down/or is no longer carrying 50 per cent content as news.

— The journalist is no longer an employee of the news organization.

— If a journalist has been censured at least twice by the Press Council of India for professional misconduct.

— If the Committee were to come to the conclusion that the journalist has made gross misuse of the accreditation facility, then he shall be given an opportunity to answer the charges, and the Committee shall record its reasons for withdrawal of accreditation.

29. Provision.— As journalists enjoy the protection of the Constitution, the Accreditation Committee shall ensure that the accreditation is not cancelled for any malafide or frivolous reason by the State Government or any politician or official who have a grudge against journalists publication news which may be unpalatable. No media organization or journalist shall be deprived of accreditation merely on the ground that he had published what was claimed to be an official secret, or that he has published reports which are unfavourable to the Government or its Ministers or Officials.

(a) Apart from considering applications for grant and withdrawal of accreditation
by news organization and journalists, the Committee shall discuss and recommend measures for providing additional facilities to news organizations and journalists to improve the quality of news dissemination.

(b) Editor/journalists deputed by editors of newspapers, magazines, news agencies, television and radio organization, news portals who are accredited by a State Accreditation Committee shall be considered eligible for accreditation to the Government of India as its headquarters in New Delhi and offices in State capital/s, even though they may not be residing in the National Capital Region, with a view to ensure that the news relating to Government of India is disseminated in all regions and editors/accredited journalists from all over India have access to Government of India's offices.

30. Government media organization viz. the Department of Information & Publicity, Press Information Bureau of Government of India, News Services Division of All India Radio, the News unit of Doordarshan, the Photo Division of Government of India may be deemed as equivalent to experience the work in a news media organization for the purpose of accreditation. Those officers having experience of Journalistic Work in Media Unit of the Information and Publicity Department of the State Government other than those referred to above, may also be considered for the purpose of accreditation, if the Committee would be satisfied about their journalistic experience.

31. Accreditation card for press representatives.— (1) Accreditation card bearing a passport size photograph of the media representatives will be issued to an accredited media representative by the Member Secretary.

(2) The accreditation card will normally be utilized for attending press conference convened by the Government, or any authorized Government officer and for entry into Government Offices.

(3) The accreditation card shall not be admissible for attending special functions or conferences, where entry is covered by special invitation cards and security passes.

(4) The accreditation card will entitle the holder to receive the facilities provided to him/her by the Government from time to time in respect of medical, transport, housing, Government accommodation in the State of Goa.

32. Power of Government to take action deemed fit.— Notwithstanding anything contained in these rules, the Government shall be free to take any action warranted by circumstances in matters relating to accreditation and disaccreditation and in giving press facilities and in all these cases, the Government decision shall be final.

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

Sandip Jacques, Director & ex officio, Addl. Secretary (Information and Publicity).


Department of Inland Waterways

Captain of Ports

Notification

B-11039/Rules/12-13/2821

Whereas, the draft rules, namely, the Goa Inland Vessels Registration (Second Amendment) Rules, 2014, which the Government of Goa proposed to make in exercise of the powers conferred by section 19R read with section 19QA of the Inland Vessels Act, 1917 (Act 1 of 1917) (hereinafter referred to as the “said Act”) so as to further amend the Goa, Daman and Diu Inland Vessels Registration Rules, 1965, were published as required by sub-section (1) of section 74 of the said Act, at pages 243 to 245 of the Official Gazette, Series I No. 7 dated 15-05-2014, vide Notification No. B-11039/Rules/12-13/2278 dated 9-5-2014 of the Department of Inland
Waterways, Office of Captain of Ports (hereinafter referred to as the “said Notification”) inviting objections and suggestions from all persons likely to be affected thereby within fifteen days from the date of publication of the said Notification in the Official Gazette;

And Whereas, the said Official Gazette was made available to the public on 15-05-2014;

And Whereas, no suggestions and/or objections have been received from the public on the said draft Rules by the Government within the stipulated period.

Now, therefore, in exercise of the powers conferred by section 19R read with section 19QA of the Inland Vessels Act, 1917 (Act 1 of 1917) and all other powers enabling it in this behalf, the Government of Goa hereby makes the following rules so as to further amend the Goa, Daman and Diu Inland Vessels Registration Rules, 1965, namely:—

1. Short title and commencement.— (1) These rules may be called the Goa Inland Vessels Registration (Second Amendment) Rules, 2014.

(2) They shall come into force at once.

2. Amendment of rule 1. — In rule 1 of the Goa, Daman and Diu Inland Vessels Registration Rules, 1965 (hereinafter referred to as the “principal Rules”), the expression “Daman and Diu” shall be omitted.

3. Amendment of rule 2. — In rule 2 of the principal Rules, in clause (c), the expression “Daman and Diu” shall be omitted.

4. Amendment of rule 10. — In rule 10 of the principal Rules, for sub-rule (1) the following sub-rule shall be substituted, namely:—

“(1) If a vessel has been destroyed or rendered permanently unfit for service, the owner thereof shall, within one month, report the fact to the Registering Authority in Form VII and shall also forward to that authority the Certificate of Registration of the vessel accompanied with a challan for having credited into a Government Treasury a sum of Rs. 2,000/-. The Registering Authority shall then have the Certificate of Registration cancelled”.

5. Insertion of new FORM No. XVI. — In the principal Rules, after FORM No. XV, the following form shall be inserted, namely:—

"FORM No. XVI
NOTICE OF NAME PROPOSED FOR A VESSEL UNDER THE GOA INLAND VESSELS REGISTRATION (AMENDMENT) RULES, 1965

(1) Name proposed (BLOCK LETTERS) Alternative name(s) in order of preference should be given in case the first name cannot be authorized.

(2) If a new vessel, state,—
(a) Name and address of builder: .........................
(b) Yard No.: ...........................................

(3) If the vessel have been published, state,—
(a) Previous name(s) if any: ..........................
(b) Port at which ship is now plying: ................

(4) Tonnage of vessel (Approx.) and method of production: .............................................

(5) Proposed trade of vessel: ............................

(6) Proposed date and Port of registry: ..................

(7) Name and address of owner: ..........................

Applicant’s Signature
Address: ...........................................

CERTIFICATE OF THE CAPTAIN OF PORTS,
PANAJI
I certify that the name ................................................ is not already the name of registered vessel or so similar to registered name as to be calculated to deceive.

CAPTAIN OF PORTS
PANAJI-GOAA.
Date:
This certificate when permissive is to be retained by the Registrar of the Port of Registration. If the vessel is not registered within twelve months, but the authority may renew if sufficient cause is shown).

6. **Substitution of SCHEDULE I.**— For SCHEDULE I appended to the principal Rules, the following Schedule shall be substituted, namely:—

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SCHEDULE I
(Fees payable under Chapter IIA of the Act)

(a) For initial registration, the fees shall be as follows:

(i) vessel upto gross 50 tons Rs. 1,000/-.  
(ii) vessel of above gross 50 tons but upto gross 100 tons Rs. 1,500/-.  
(iii) vessel of above gross 100 tons but upto gross 200 tons Rs. 2,000/-.  
(iv) for every gross 100 tons or part thereof in excess of gross 200 tons Rs. 500/-.  
(b) When a vessel has been already registered under any rules or in case of transfer of registration from a different State or registration as a new, or as directed by the Registering Authority, or for registration of mortgage, transfer of vessel/share or mortgage, transmission, half of the rates indicated under (a)  
(c) Registration of alteration to a vessel Rs. 500/-.  
(d) Appeal against the decision of the Registering Authority Rs. 2,000/-.  
(e) Duplicate copy of Certificate of Registration Rs. 1,000/-.  
(f) Endorsement on Certificate of Registration half the rates of initial registration fees, per endorsement.  

(g) Fees for forms

(i) Form No. 1 Rs. 200/-.  
(ii) Form No. V Rs. 50/-.  
(iii) Form No. VI Rs. 100/-.  
(iv) Form No. VII Rs. 100/-.  
(v) Form No. VIII Rs. 50/-.  
(vi) Form No. IX Rs. 200/-.  
(vii) Form No. X Rs. 200/-.  
(viii) Form No. XI Rs. 200/-.  
(ix) Form No. XII Rs. 200/-.  
(x) Form No. XIII Rs. 200/-.  
(xi) Form No. XIV Rs. 200/-.  
(xii) Form No. XV Rs. 200/-.  
(xiii) Form No. XVI Rs. 100/-.
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By order and in the name of the Governor of Goa.

Captain James Braganza, Captain of Ports.


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**Notification**

B-11039/Rules/12-13/2822

Whereas, the draft rules, namely, the Goa Inland Vessels (Construction and Survey) (Third Amendment) Rules, 2014, which the Government of Goa proposed to make in exercise of the powers conferred by sections 19, 52 and 67 of the Inland Vessels Act, 1917 (Act 1 of 1917) (hereinafter referred to as the “said Act”) so as to further amend the Inland Steam Vessels (Construction and Survey) Rules, 1965, were published as required by sub-section (1) of section 74 of the said Act, at pages 245 to 247 of the Official Gazette, Series I No. 7 dated 15-05-2014, vide Notification No. B-11039/Rules/12-13/2279 dated 9-5-2014 of the Department of Inland Waterways, Office of Captain of Ports (hereinafter referred to as the “said Notification”) inviting objections and/or suggestions from all persons likely to be affected thereby within fifteen days from the date of publication of the said Notification in the Official Gazette;

And Whereas, the said Official Gazette was made available to the public on 15-05-2014;

And Whereas, no suggestions and/or objections have been received from the public on the said draft Rules by the Government within the stipulated period.

Now, therefore, in exercise of the powers conferred by sections 19, 52 and 67 of the Inland Vessels Act, 1917 (Act 1 of 1917), and all other powers enabling it in this behalf, the Government of Goa hereby makes the following rules so as to further amend the Inland Steam Vessels (Construction and Survey) Rules, 1965, namely:—
1. **Short title and commencement.**— (1) These rules may be called the Goa Inland Vessels (Construction and Survey) (Third Amendment) Rules, 2014.

(2) They shall come into force at once.

2. **Amendment of rule 1.**— In rule 1 of the Inland Steam Vessels (Construction and Survey) Rules, 1965 (hereinafter referred to as the “principal Rules”) the word “Steam” shall be omitted.

3. **Amendment of rule 2.**— In rule 2 of the principal Rules, in clause (i), the word “Steam” shall be omitted.

4. **Substitution of rule 46.**— For rule 46 of the principal Rules, the following rule shall be substituted, namely:—

   “46. Fees.— Fees to be paid by owners for undertaking survey work and for forms specified in Appendix 4 are given in Appendix I and such fees shall be paid by a Treasury Challan.”.

5. **Substitution of Appendix 1.**— For Appendix 1 appended to the principal Rules, the following Appendix shall be substituted, namely:

   **Appendix 1**

   A – Survey.— Every application for survey shall be accompanied by a fee calculated on the basis of tonnage of the motor vessel in accordance with the rates given below:—

   (1) In respect of Inland Vessel of which the gross tonnage, —

   (i) does not exceed 100 tons Rs. 750/-.  
   (ii) exceeds 100 tons but does not exceed 900 tons Rs. 1,000/-.  
   (iii) exceeds 900 tons but does not exceed 1,200 tons Rs. 1,500/-.  
   (iv) exceeds 1,200 tons but does not exceed 1,500 tons; and Rs. 1,750/-.  
   (v) for every 300 tons or part thereof in excess of 1,500 tons Rs. 500/-.  

   (2) Special survey fees chargeable when a vessel is surveyed for the first time for issue of Certificate of Survey Rs. 1,000/-.  
   (3) For change of name of Master or Serang on Certificate of Survey Rs. 500/-.  
   (4) For change of name of Driver on Certificate of Survey Rs. 500/-.  
   (5) Issue of extra copy of Certificate of survey,—  
   (i) if request is made alongwith the application for survey. Rs. 500/- per copy.  
   (ii) if request is received subsequently. Rs. 500/- per copy.  
   (6) Fees for the visit of a surveyor at the request of the owner either for ascertaining whether a vessel can be issued a certificate of survey or for survey visit Rs. 1,000/-.  
   (7) The fees payable for extension of a Certificate of Survey an amount equivalent to half of the annual survey fees.  
   (8) Visit fees for any miscellaneous survey not covered above viz. suffered damages of hull or machinery survey or propeller and shaft, etc. Rs. 1,000/-.  

   B – Examination of Plans.— For examination of preliminary plans of hull of proposed vessel, the fees chargeable shall be as follows:—

   (1) For examination of the structural drawing and scantling Rs. 5,000/-.  
   (2) For the consideration of watertight sub-division arrangement Rs. 2,000/-.  
   (3) For consideration of the fire protection arrangement Rs. 1,500/-.  
   (4) For bilge and ballast pumping arrangement Rs. 1,500/-.  
   (5) Oil, fuel, storage, pumping and overflow arrangement Rs. 2,000/-.  
   (6) Electrical system, layout, main and emergency arrangement Rs. 2,000/-.  
   (7) Machinery, air starting and lubrication oil arrangement Rs. 1,500/-.  
   (8) Any other plan not covered above Rs. 1,500/-.
(9) For examination and certifying a copy of plan of loading subsequent to examination of the original plan Rs. 1,000/-.

(10) For an alteration in the plan of loading Rs. 1,000/-. 

(11) For taking approval of drawing of loading Rs. 7,500/-. 

(12) Fees in respect of taking approval of drawings of Dynamically supported craft of Classification Societies/Lloyds Rs. 15,000/-. 

(13) Distribution of fees realised for ‘B’ above:—
   (i) Surveyor/Examiner of Plan 50%.
   (ii) Clerical staff concerned 7%.
   (iii) Government 43%.

C – Examination for grant of Certificate of Competency as,—

   (a) Serang/2nd Class Engine Driver Rs. 1,000/-. 
   (b) 2nd Class Master/1st Class Engine Driver Rs. 1,500/-. 
   (c) 1st Class Master/Inland Engineer Rs. 2,500/-. 

Distribution of fees realised for ‘C’ above:—
   (i) Examiner/Examiners concerned 50%.
   (ii) Clerical staff concerned 7%.
   (iii) Government 43%.

D – Examination for grant of Dispensation to act as,—

   (a) Serang/2nd Class Engine Driver Rs. 1,000/-. 
   (b) 2nd Class Master/1st Class Engine Driver Rs. 1,500/-. 
   (c) 1st Class Master/Inland Engineer Rs. 2,000/-. 

E – Examination for grant of extension beyond 60 years Rs. 2,500/-. 

Distribution of fees realised for ‘D’ & ‘E’ above:—
   (i) Examiner/Examiners concerned 50%.
   (ii) Clerical staff concerned 7%.
   (iii) Government 43%.

F – Fees for forms specified in Appendix 4

   (i) SURVEY FORM No. 1 Rs. 100/-. 
   (ii) SURVEY FORM No. 2 Rs. 100/-. 
   (iii) SURVEY FORM No. 4 Rs. 50/-. 

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

Captain James Braganza, Captain of Ports.


Notification

B-11039/Rules/12-13/2823

Whereas, the draft rules namely, the Goa Regulation of Making of Surveys (Amendment) Rules, 2014, which the Government of Goa proposed to make in exercise of the powers conferred by clause (d) of sub-section (2) of section 19 of the Inland Vessels Act, 1917 (Act 1 of 1917) (hereinafter referred to as the “said Act”), so as to further amend the Rules published vide Government Notification No. I&L/1545/65/3906 dated 26-8-1965, in the Official Gazette, Series I No. 23, dated 02-9-1965, were published as required by sub-section (1) of section 74 of the said Act, at pages 247 and 248 of the Official Gazette, Series I No. 7, dated 15-05-2014, vide Notification No. B-11039/Rules/12-13/2280 dated 9-5-2014 of the Department of Inland Waterways, Office of Captain of Ports (hereinafter referred to as the “said Notification”), inviting objections and suggestions from all persons likely to be affected thereby within fifteen days from the date of publication of the said Notification in the Official Gazette;

And Whereas, the said Official Gazette was made available to the public on 15-05-2014;

And Whereas, no suggestions and/or objections have been received from the public on the said draft Rules by the Government within the stipulated period.

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (2) of section 19 of the Inland Vessels Act, 1917 (Act 1 of 1917) and all other powers enabling it in this behalf, the Government of Goa hereby makes the following rules so as to further amend the Rules published vide Government Notification No. I&L/1545/65/3906 dated 26-8-1965, in the Official Gazette, Series I No. 23, dated 02-9-1965, namely:

1. Short title and commencement.— (1) These rules may be called the Goa Regulation of Making of Surveys (Amendment) Rules, 2014.
(2) They shall come into force at once.

2. Amendment of rule 1.— In rule 1 of the Rules published vide Government Notification No. I&L/1545/65/3906 dated 26-08-1965, in the Official Gazette, Series I No. 23, dated 2-9-1965 (hereinafter referred to as the “principal Rules”), for the letters and figures “Rs. 400.00”, the letters and figures “Rs. 1,000.00” shall be substituted.

3. Amendment of rule 2.— In rule 2 of the principal Rules,—

(i) in clause (a), for the letters and figures “Rs. 200.00”, the figures “Rs. 800.00” shall be substituted;

(ii) in clause (b), for the letters and figures “Rs. 100.00” and “Rs. 200.00”, the figures “Rs. 500.00” shall be substituted.

4. Amendment of rule 3.— In rule 3 of the principal Rules, for the letters and figures “Rs. 200.00” and “Rs. 100.00”, the figures “Rs. 1,000.00” and “Rs. 800.00” shall be respectively substituted.

5. Insertion of rule 4A.— In the principal Rules, after rule 4, the following rule shall be inserted, namely:

“4A.— All fees payable under these rules shall be paid by a Treasury challan.”.

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

Captain James Braganza, Captain of Ports.

Department of Personnel

Notification

10/1/2014-PER (Part)

The existing Goa Institute of Rural Development Agency (GIRDA) was dissolved and new Institute known as Goa Institute of Public Administration and Rural Development (GIPARD) is formed. The new society GIPARD was registered as a society under the Society Act of 1860 on 1st January, 2014. The Memorandum of Association, Rules & Regulations signed by the existing committee and duly approved by the Government is forwarded herewith for the general information of the public.

R. Aga, Under Secretary (Personnel-II).

Porvorim, 8th July, 2014.

MEMORANDUM OF ASSOCIATION

1. Title.— The name of the society shall be “Goa Institute of Public Administration and Rural Development (GIPARD)”.

2. Registered office.— The registered office of the society shall be at Old Extension Training Centre building, Ela Farm Complex, Ela, Old Goa.

3. Objectives of the society.— The objects for which the society is established are:

(i) to achieve excellence in the administration;

(ii) to train Government officers/employees to be responsive to the needs of the citizens;

(iii) to update knowledge of the Government officers/employees on latest technologies and processes for good governance;

(iv) to promote better understanding of professional requirements including the need for value based management;

(v) to develop effective methods, so as to change the attitude of the Government employees towards efficient service delivery;
(vi) to offer a wide range of high quality training and capacity building services to the Government officers/employees;

(vii) to organize and conduct special training courses, symposia, workshops, seminars, departmental examinations, etc.;

(viii) to undertake various other activities like consultancy, model pilot projects, research, etc.;

(ix) to undertake systematic policy oriented research to assist and support the Government in evolving more effective and evidence based policies, programmes and public sector management systems in Goa; and

(x) to serve as a policy making body to formulate, test, validate and implement training strategies for all employees of the Government of Goa.

4. Functions of the society.— In order to achieve the above objectives, the society may conduct various types of programmes and activities on such subjects, for the benefit of such persons, areas and sectors of activity as are indicated below, namely:

(a) Programmes and activities.— (i) Education programmes of long duration, post graduate courses at masters and doctoral levels in subjects related to any aspect of public governance including rural development, subject to meeting the standards set up by the affiliating and recognizing bodies;

(ii) Training programmes of short duration for officers and non-officers, directly or indirectly, connected with different aspects of administration including rural development;

(iii) Research activities in areas related to public administration including rural development;

(iv) Consultancy and extension services and

(v) Publications.

(b) Subjects and areas of activities.— (i) The programmes covering concepts, principles and techniques related to management and training of public administration and rural development activities of the States and the Union of India; and

(ii) The programmes covering all functionaries of the Government and rural development related departments and others directly or indirectly connected with the implementation of Government and rural development schemes, including non-officers.

(c) The society may.— (i) Plan and formulate training programmes on public administration and rural development;

(ii) Organize conferences, seminars, workshops, exhibitions, meetings, discussions, etc., on subjects related to its functions;

(iii) Publish research papers, treatises, periodicals, books and other literature to disseminate up-to-date information relating to public administration and rural development;

(iv) Establish and maintain libraries of books, teaching aids, audio-visual equipments, etc.;

(v) Establish collaborative linkages with the National Institute of Rural Development, Administrative Staff College of India and such other institutions of other States in India having similar objectives, by exchange of faculty and scholars, by conducting joint research and training programmes and generally in such manner as may be conducive to the development of public administration and rural development;

(vi) Function generally as the apex institution of Goa on public administration and rural development to provide knowledge and services to set standards of proficiency;
(vii) Establish, administer and maintain local branches or institutions at suitable places in Goa; and

(viii) Do such other deeds and acts conducive or incidental to the achievement of all or any of the above objectives.

(d) The society shall consist of a residential campus as well as non-residential centers. It shall be open to persons of either sex, of whatever race, creed, caste, class, religion, nationality, etc. and no test or condition pertaining to religion or region shall be imposed in admitting students or in appointing members, teachers and staff of the society, provided, however, that the Board of Governors may make special provisions for the advancement of scheduled castes, scheduled tribes and socially and educationally backward classes of citizens in accordance with the relevant provisions of the Constitution of India.

5. Board of Governors.— The management of the affairs of the society shall vest, in accordance with the Rules and Regulations of the society, in the Board of Governors and the Executive Committee of the society.

The names and addresses of the first members of the Board of Governors are as follows, namely:—

1. Chief Secretary, Secretariat, Porvorim-Goa. Ex-officio President.
2. Pr. Secretary/Secretary (Revenue), Secretariat, Porvorim-Goa. Ex-officio Vice-President.
3. Secretary (Rural Development), Secretariat, Porvorim-Goa. Ex-officio Member.
4. Secretary (Finance), Secretariat, Porvorim-Goa. Ex-officio Member.
5. Secretary (Agriculture), Secretariat, Porvorim-Goa. Ex-officio Member.
6. Secretary (Panchayat), Secretariat, Porvorim-Goa. Ex-officio Member.
7. Secretary (Education), Secretariat, Porvorim-Goa. Ex-officio Member.
8. Addl. Secretary/Jt. Secretary (Personnel), Secretariat, Porvorim-Goa. Ex-officio Member.
9. Representative of Govt. of India, Ministry of Rural Development, New Delhi. Ex-officio Member.
11. Director-General (GIPARD), Ela Farm, Old-Goa. Ex-officio Member.

The names and addresses of the first members of the Executive Committee are as follows, namely:—

1. Chief Secretary, Secretariat, Porvorim-Goa. Ex-officio Chairperson.
2. Addl. Secretary/Jt. Secretary (Personnel), Secretariat, Porvorim-Goa. Ex-officio Member.
3. Director, Rural Development Agency, Panaji-Goa Ex-officio Member.
4. Director (Panchayat), Panaji-Goa. Ex-officio Member.
5. Addl. Secretary/Jt. Secretary (Finance), Secretariat, Porvorim-Goa. Ex-officio Member.
6. Secretary (GIPARD), Secretariat, Porvorim-Goa. Ex-officio Member Secretary.
7. Director-General (GIPARD), Ela Farm, Old-Goa. Ex-officio Member.

We, the several persons whose names and addresses are given below, having associated ourselves for the purposes described in this Memorandum of Association, do hereby subscribe our names to this Memorandum of Association and set out our several and respective hands hereunto and form ourselves into a society under the Societies Registration Act, 1860 (Act 21 of 1860), this 23rd day of December, 2013.
Rules and Regulations

1. Short title.— These Rules and Regulations shall be called “the Rules and Regulations of the Goa Institute of Public Administration and Rural Development (GIPARD)".

2. Definitions.— In these Rules and Regulations, unless the subject or context otherwise requires,—

(a) “Act” means the Societies Registration Act, 1860 (Act 21 of 1860);

(b) “Board” means the Board of Governors of the society;

(c) “Chairperson” means the Chairperson of the Committee;

(d) “Committee” means the Executive Committee of the society;

(e) “Director-General” means the Director-General of the society appointed by the State Government from time to time;

(f) “Financial year” means budget year commencing on first day of April and ending on thirty-first day of March of the subsequent year;

(g) “President” means the President of the Board;

(h) “Secretary” means the Secretary of the society appointed by the State Government from time to time;

(i) “Society” means the Goa Institute of Public Administration and Rural Development (GIPARD);


3. The authorities of the Society.— The authorities of the Society shall be,—

(i) the Board of Governors;

(ii) the Committee; and

(iii) such other committees as may be constituted by the Board.

4. General Body and membership.— The members of the Board shall constitute the General Body of the society and shall consist of not more than thirteen members.

5. Roll of members.— The society shall maintain a register of members giving their names, occupations and addresses and every member shall sign the register. Any change in such address shall be promptly notified to the Secretary.

6. The Board may co-opt more members, from time to time, for such specific periods, as it deems desirable and necessary subject to the limit prescribed in rule 4.

7. Tenure of the non-official members of the Board shall be five years from the date of appointment.

8. When a person, including the President and Vice-President, is a member of the Board by virtue of his office or appointment, he shall cease to be such member when he relinquishes or vacates the said office and the vacancy so arising shall be filled up by his
successor in that office. Such member shall, however, be eligible for re-nomination in another vacancy, if any, on the Board.

9. Cessation of membership.— Notwithstanding anything contained in these Rules and Regulations, a member of the Board shall cease to be such member if, during his tenure of office he resigns, or becomes insolvent or otherwise unable or incompetent to hold office or his membership is terminated by the Government.

10. Resignation.— A member of the Board, other than an ex-officio member, may resign his membership by a letter addressed to the President and such resignation shall take effect from date of its acceptance by the President.

11. Casual vacancies.— Any casual vacancy arising on the Board by resignation, death or otherwise of a non-official member, may be filled up by the Government by appointing a new member and the member so appointed shall hold office so long as the member in whose place he is appointed would have held it, if the vacancy had not occurred.

12. The Board shall function notwithstanding any vacancy on the Board, and any defect in the appointment or nomination of any of its members or change of designation of its ex-officio members, and no act or proceedings of the Board shall be invalidated, nullified or called in question merely by reason of the existence of any vacancy on the Board or by reason of any defect in the appointment or nomination of any of its members.

13. Subject to the provisions of the Act and subject to any general directives issued by the State Government in furtherance of the objectives of the society or in public interest, the Board shall be ultimate authority for the conduct of the affairs of the Society.

14. Meetings of the Board.— Subject to the provisions of the Act, the Board shall meet at least twice in a year, of which one shall be the Annual General Meeting.

15. Annual General Meeting.— The President shall convene Annual General Meeting within four months of the closure of the financial year,—

(i) to receive and consider the annual report and audited accounts of the society of the preceding financial year;

(ii) to appoint auditors and fix their remuneration;

(iii) to review progress of work during the year ended and consider and approve generally the budget demands and programmes for the ensuing year; and

(iv) to discuss any other business as may be necessary.

16. Special Meetings.— The President may convene special meetings to discuss any matter of special importance or urgency or on written requisition of not less than six members of the Board specifying the purpose for which the meeting is proposed to be called.

17. Venue of the meeting.— Meeting of the Board shall ordinarily be held at the registered office of the society. However, a meeting may be held at other place also as may be deemed expedient or necessary by the Board.

18. Notice of the meeting.— (1) Every meeting of the Board shall be convened by a notice issued by the Secretary or any other officer of the society so authorized in this behalf by the Secretary.

(2) Every notice calling for a meeting of the Board shall be issued to every member not less than fifteen days before the day scheduled for the meeting, except in the case of a special meeting, when the notice shall be issued at least seven days before the day fixed for the meeting. A summary of the business to be transacted at the annual general meeting shall
be communicated to the members at least seven days before the day of the meeting.

(3) The accidental omission to give notice to or non receipt of the notice of any meeting by any member shall not invalidate the proceedings of that meeting.

19. Presiding Officer.— The President shall ordinarily preside over all meetings of the Board. In the absence of the President, the Vice-President shall preside and in case the Vice-President is also absent, the members present shall choose one amongst them to preside over that meeting.

20. Quorum.— Six members including the presiding officer shall constitute the quorum for any meeting of the Board, provided that, if a meeting is adjourned for want of quorum, a subsequent meeting called on the basis of same agenda shall not be required to have a quorum.

21. Attendance.— No member shall attend a meeting of the Board otherwise than in person, provided that a member who is an ex-officio representative of Government of India or an organization is unable to attend the meeting, such member may authorize his substitute to attend that meeting on his behalf who shall have the rights and privileges of a member for that meeting.

22. Invitation to attend the meeting.— The President may invite any person other than a member of the Board to attend a meeting of the Board but such person shall not be entitled to vote at the meeting.

23. Voting.— In case of any difference of opinion amongst the members on any matter under discussion in a meeting, the opinion of the majority present at the meeting shall prevail. Every member present at the meeting including the President shall have one vote and if there be an equality of votes, the Presiding Officer shall have second or casting vote.

24. Voting by circulation.— Any business, which may be necessary for the society to perform and which is of an urgent nature and cannot be held over till the next meeting of the Board, may be transacted by circulation among all members of the Board and any resolution so circulated and approved by a majority of the members forming quorum shall be as effective and binding as if such resolution had been passed at a meeting of the Board; provided, that any business so transacted shall be reported at the subsequent meeting of the Board.

25. Service of notice.— A notice may be served upon any member of the Board in person or through post addressed to such member at the address mentioned on the Roll of members. Any notice so served through post shall be deemed to have been served on the day following that on which it was posted.

26. Committee.— Subject to the overall superintendence and policy directions of the Board, the Committee shall be responsible for the management, administration and control of the affairs of the society and its income and properties in accordance with these Rules and Regulations, orders and instructions issued by the Government from time to time, and shall have, and exercise powers which may be necessary, incidental, conducive or expedient for the said purpose.

27. Composition of the Committee.— The Committee shall comprise of not more than nine members including the Member Secretary of the Committee.

28. Meetings of the Committee.— The Committee shall meet at least once in every three months. The meetings of the Committee shall ordinarily be held at the Registered Office of the Society. However, a meeting may be held at any other place also as may be deemed expedient or necessary by the Committee.

29. Notice of the meeting.— (1) Every meeting of the Committee shall be convened by notice issued by the Secretary or any other officer of the Society so authorized in this behalf by the Secretary.
(2) Every notice calling for a meeting of the Committee shall set the date, time and venue of the meeting and shall be issued to every member not less than seven days before the day scheduled for the meeting, provided that the Chairperson may, for reasons to be recorded, convene a meeting at such shorter notice as he may deem it fit. A summary of the business to be transacted at the meeting shall be communicated to the members not less than five days before the day of the meeting.

(3) The accidental omission to give notice to or non-receipt of the notice of any meeting by any member shall not invalidate the proceedings of that meeting.

30. Presiding Officer.— Every meeting of the Committee shall ordinarily be presided over by the Chairperson. In the absence of the Chairperson, the senior most member shall preside over the meeting. The Chairperson may invite any person or persons to attend a meeting but such person or persons shall not have the right to vote.

31. Quorum.— Four members including the Presiding Officer shall constitute the quorum for any meeting of the Committee, provided that, if a meeting is adjourned for want of quorum, a subsequent meeting called on the basis of the same agenda shall not be required to have a quorum.

32. Voting.— In case of any difference of opinion amongst the members on any matter under discussion in a meeting of the Committee, the opinion of the majority present at the meeting shall prevail. Every member present at the meeting including the Chairperson shall have one vote and if there be an equality of votes, the Presiding Officer shall have second or casting vote.

33. Voting of Circulation.— Any business of an urgent nature may be transacted by circulation among all members of the Committee and any resolution so circulated and approved by a majority of members shall be as effective and binding as if such resolution had been passed at a meeting of the Committee; provided that at least the number of persons constituting a quorum had recorded their views on the resolution; and provided further that any business so transacted shall be reported at the subsequent meeting of the Committee.

34. Powers of the Committee.— The Committee shall have the following powers, namely:

(i) to prepare and execute detailed plans and programmes for establishment and development of the society and for carrying out its administration and management;

(ii) to receive grants-in-aids and accept other grants of money, gifts, donations, securities, negotiable instruments and other forms of assistance from the State Government and the Government of India, and from other sources, Indian and foreign, Government and private and enter into any agreement or arrangement for receiving such assistance which are not inconsistent or in conflict with or repugnant to the objectives of the Society; provided that in respect of external sources of assistance prior approval of the State Government and the Government of India shall be obtained;

(iii) to impose and recover fees and charges for the services rendered by the society; raise moneys and funds as deemed fit and necessary for accomplishment of the objectives of the Society;

(iv) to keep custody of and expand the funds and moneys, invest, deal with and appropriate account for such funds and moneys and manage that income and properties, movable and immovable, according to the bye-laws formulated in this behalf, provided that for all capital expenditure exceeding rupees fifty lakhs at a time, prior sanction of the State Government shall be obtained;
(v) to receive, acquire, take over and hold moveable and immoveable property of any kind by means of purchase, transfer, hire, lease, gift, donation or other lawful means from Government, public or private bodies or individuals and to construct, build, alter, improve, maintain, repair, equip, furnish any building, develop lands and execute works necessary or convenient for purposes of the society, and suitably manage and deal with property of any kind in the best interests and for purposes of the Society:

Provided that no moveable properties costing more than rupees five lakhs and no immoveable properties shall be transferred by sale, mortgage or otherwise without prior sanction of the State Government;

(vi) to enter into arrangements/contracts with national and international organizations, corporations, foundations and research institutions and other agencies, governmental or private, for technical assistance, for the development of sectors and for undertaking projects on their behalf, for training and development and research in the fields of public administration including rural development:

Provided that in respect of arrangements with foreign governments or international organizations, prior approval of the State Government and the Government of India, as the case may be, shall be obtained;

(vii) to pay all preliminary or incidental costs, charges and expenses of study, training and for undertaking research and consultancy in pursuance of the objectives enunciated in the Memorandum of Association;

(viii) to recommend to the Board the grant of degrees, diplomas, certificates, distinctions and prizes to students and participants, who have successfully completed the prescribed course of study and training;

(ix) to institute and award fellowships, scholarships, stipends, freeships, loans and other forms of financial assistance to students to facilitate their study;

(x) to approve the nomination of faculty for courses of higher studies, training and teaching assignments, for participation in conferences, visiting fellowships, etc. in India and abroad under such terms and conditions as may be laid down in the bye-laws framed in this behalf, provided that for tours outside India prior approval of the State Government shall be obtained;

(xi) to provide for and supervise the residence, health amenities, discipline and the general well-being of the students and other participants in training programmes;

(xii) to print, publish, issue, acquire and circulate books, papers, periodicals, exhibits, films, slides, CDs, pamphlets and other audio-visual materials dealing with or having a bearing upon the activities and programmes of the Society;

(xiii) to create academic, administrative, technical and other posts (other than the Director) for which the prior sanction of the State Government shall be obtained;

(xiv) to appoint, retain, engage for the time being, professional and technical advisers, consultants, experts to further the objectives and programmes of the society and to pay them such honorariums, fees, remuneration or compensation as may be deemed fit and commensurate with performance;

(xv) to invite scholars and eminent professionals from any part of the country or abroad to take advantage of the facilities offered by the society in order that the society may benefit by their knowledge, wisdom and experience; provided that prior approval of the State Government shall be obtained for inviting guest faculty from outside India;
(xvi) to establish contributory provident fund, pension fund and gratuity schemes, welfare fund and other financial assistance schemes for the benefit and welfare of the staff of the society and their families; provided that prior approval of the State Government shall be obtained for the purpose;

(xvii) to prepare annual reports, financial statements of accounts, financial estimates of the society and submit them at the Annual General Meeting for the approval of the Board, approve expenditure within the limits of sanctioned budget subject to the bye-laws framed in this behalf;

(xviii) to appoint sub-committees for the disposal of any business of the society or for tendering advice in any matter pertaining to the conduct of the affairs of the society and to delegate to such Committee such powers as it may deem necessary and expedient;

(xix) to enter into agreement for and on behalf of the Society with any Government or authority, municipal, local or otherwise, and to obtain from such authority any rights, privileges or concessions fiduciary or otherwise that the society may deem necessary and desirable;

(xx) to sue and defend all legal proceedings on behalf of the society;

(XXi) to make, frame and adopt rules, bye-laws and regulations for the proper and effective administration and management of the affairs of the Society and amend, vary, add or rescind such rules, bye-laws from time to time as may be deemed necessary. Such bye-laws may provide for matters such as:

(a) norms and guidelines for the conduct of courses of study and training and standards of proficiency;

(b) norms and procedures for admission of students;

(c) levy of fees, commissions and charges for service;

(d) maintenance of accounts, audit and other financial regulations regarding custody and operation of funds;

(e) budgeting;

(f) recruitment rules, the terms and conditions of service of the faculty;

(g) the pay and allowances and other benefits to be given to the staff and other officers of the society;

(h) rules of discipline and code of conduct for the employees and students of the society;

(i) maintenance of library;

(j) purchase and maintenance of stores, stocks and ledgers;

(k) delegation of powers;

(l) such other matters as may be necessary; and

(xxii) to do all other acts as may be appropriate, and necessary for the achievements of any or all of the objectives of the Society.

35. Powers and functions of the Director-General.— The Director-General shall,—

(i) oversee the day-to-day working of the society as head;

(ii) be the appointing and the disciplinary authority for the Group “C” and “D” employees though selection for posts in these categories shall be made by the recruitment committee nominated by him and the final approval shall be accorded by the Committee;

(iii) incur expenditure within the sanctioned budget, as delegated to him by the Committee;
(iv) submit proposals for creation and appointment to Group “A” and “B” posts to the State Government;

(v) oversee the working of both the administrative staff and the academic faculty;

(vi) recommend specific research projects to the Committee; and

(vii) approve the organization of various seminars and workshops.

36. The powers of the Chairperson of the Committee.— The Chairperson shall have all such powers as may be delegated to him by the Committee.

37. Duties of the Secretary.— The Secretary shall be responsible for,—

(i) maintenance of the records of the meetings and their circulation to members;

(ii) maintenance of the register of the roll of members of the society;

(iii) assisting the Director-General in the day-to-day supervision of administrative and financial matters of the society; and

(iv) performance of such other duties as may be authorized by the Board or the Committee or the Director General.

38. Funds, accounting and audit.— The funds of the society shall consist of,—

(i) grants-in-aid received from the State Government and/or Government of India;

(ii) donations and contributions from other sources; and

(iii) other incomes and receipts.

39. Books of Accounts of the Society.— The society shall maintain such books of accounts and other related records in such form and in such manner as may be necessary and prescribed in consultation with the auditors of the Society and in accordance with the bye-laws framed in this behalf by the Committee. The accounts of the society shall be audited annually by the auditors appointed for the purpose and the audited statement of accounts shall be submitted along with the annual report, at the Annual General Meeting for the consideration and approval of the Board. After approval of the audit report by the Board, it shall be submitted to the State Government and issued along with the annual report to members of the Board, State Government and other concerned. The accounts of the society shall be open to inspection by the Director of Accounts, Goa and the Comptroller and Auditor General of India or their authorized representatives.

40. Suits by and against the society.— Subject to the provisions of the Act the person in whose name the society may sue or be sued shall be the Director-General.

41. Remuneration of the non-official members of the Board and Committee.— The non-official members of the Board and of the Committee or of any sub-committee shall not be entitled to any remuneration from the Society for their services as such members, but they shall be paid such travelling and daily allowances as may be provided in the bye-laws to be framed in this behalf by the Board for the journeys, for attending meeting or in connection with other business of the society.

42. Bank account.— The bank account of the society shall be opened in any nationalized bank and shall be operated jointly by the Secretary who shall act as the “Drawing and Disbursing Officer” and the Director-General.

43. Amendments.— Any amendment to the Memorandum of Association and/or Rules and Regulations may be made by the Board at the Annual General Meeting or Special Meeting by three–fifth majority after giving a minimum of ten days notice of the proposed
amendment(s) in writing to the members of the Board. The amendment to the Memorandum of Association and/or Rules and Regulations approved by the Board shall be submitted to the State Government for its concurrence. Such amendments as concurred to by the State Government shall be notified to the Registrar of Societies.

44. Until the bye-laws are framed by the Committee, the corresponding rules and customs adopted by the State Government shall be followed by the society.

45. Removal of difficulties.— In the event of any doubt or difficulty to give effect to any of the provisions of these Rules and Regulations, the Committee shall take appropriate decision keeping in view the overall objectives of the society.

46. Notwithstanding any of the provisions of the Memorandum of Association or these Rules and Regulations, it shall be lawful for the State Government to give any directions to the Board in the overall interest of the society and it shall be incumbent upon all the societies to comply with such directions with due diligence.

47. Dissolution.— Dissolution or merger shall be carried out as per the provisions of the Societies Registration Act, 1860 (Act 21 of 1860). On dissolution of the society, the assets remaining as on the date of dissolution shall under no circumstances be distributed among the members of the Committee or Board but the same shall be transferred to the State Government or another society as directed by the State Government whose objects are similar to those of this society and which is duly registered under the Act.

We, the following members of the Board hereby certify that the above is a true and correct copy of the Rules and Regulations of the societies.

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Names and Addresses</th>
<th>Signatures</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Shri B. Vijayan, Chief Secretary, Secretariat, Porvorim-Goa.</td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>Shri D. P Dwivedi, Secretary, (Education/Agriculture) /Director (GIPARD) Secretariat, Porvorim-Goa.</td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td>Shri Y. M. Maralkar, Addl. Secretary (Personnel), Secretariat, Porvorim-Goa.</td>
<td></td>
</tr>
</tbody>
</table>

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Department of Public Health

Corrigendum

1/2/2011-II/PHD


In the Government Order cited at preamble, under the second para, the minor Budget Head indicated against the Goa Medical College may be corrected to as “01—Goa Medical College and its attached Schools (Non-Plan)” instead of ‘10—Goa Medical College and its attached Schools (Non-Plan)’.

Rest of the content remains unchanged.

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

Sangeeta M. Porob, Under Secretary (Health).


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Department of Revenue

Addendum

40/1/2013-RD


The Addendum is drawn to the Schedule in the above referred Notification as follows:—
SCHEDULE

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Officers</th>
<th>Local Area</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>(20) Director of Provedoria</td>
<td>Whole of the State of Goa Pertaining property owned by Provedoria.</td>
</tr>
</tbody>
</table>

This issues with the approval of the Government.

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

Anju S. Kerkar, Under Secretary (Revenue-II).


### Category ‘B’

2. Motor vehicles carrying the following dignitaries shall display red colour beacon without flasher:

(a) Chief Secretary.

### Category ‘C’

3. The following categories of vehicles shall be entitled to use Blue and Amber colours beacon with flasher lights as specified hereunder while on duty:

(a) Traffic Police Vehicles.

(b) Police Department Vehicles while on law and order duty.

(c) Pilot and Escort Vehicles carrying the high dignitaries of the State mentioned in Category ‘A’ hereinabove as per their entitlement.

4(a). Red and Amber colours beacon with flasher:

(a) Fire Force Operational vehicles.

4(b). Blue colour beacon with flasher:

(a) Ambulances/Specialized vehicles permitted for rescue/special operations.

5. Amber colour beacon without flasher:

(a) District Magistrate of the concerned District.

(b) Principal District & Sessions Judge of the concerned District.

(c) Director General of Police.

(d) Inspector General of Police.

(e) Director of Transport while on duty.

(f) Officers in uniform of the Motor Vehicles Department while on and in the course of their official duties only.

Motor Vehicles carrying the dignitaries of the State specified in Category ‘A’ and ‘B’ shall be entitled to display the red colour beacon with or without flashers while the said dignitaries are being carried in the car, at all other times the same shall be covered and kept, including while parking.
Motor Vehicles specified in Category 'C' shall be entitled to use of permitted beacon/lights while carrying the officials in the said motor vehicle and while on duty only, at all other times the same shall be covered and kept, including while parking.

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

Arun L. Desai, Director & ex officio Additional Secretary (Transport).


—- ————

Department of Tribal Welfare

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Notification

DTW/STAT/PC/2012-13/70/2461

Government of Goa is pleased to revise the similar scheme notified vide No. DTW/STAT/PC/2012-13/70 dated 25-10-2012 and is hereby published for general information of public, which shall come into force from the date of Notification.

By order and in the name of Governor of Goa.

Sandhya Kamat, Director (Tribal Welfare).


———

Name of the Scheme: Financial Assistance to purchase Dwelling House of Mundkar under the scheme “Mundkarache Ghar”

1. Introduction.— As per the provisions of the Goa, Daman and Diu Mundkar Act, Mundkars have right to purchase dwelling house from the Bhatkars at the price determined by the Mamlatdar. Mundkar Act came into force since the year 1975 however there are many Mundkars who belong to ST Category, have not exercised their right to purchase Mundkarial dwelling house due to poor financial condition. Because the dwelling house is not owned by them they have to face difficulties in carrying out repairs/renovations to their dwelling houses.

2. Objective.— To provide financial assistance to the needy Mundkars of ST Category to enable them to exercise their right to purchase dwelling house at the price determined by the Mamlatdar under the provisions of the Goa, Daman and Diu Mundkar Act.

3. Eligibility Criteria.— (a) Person should be of ST Category.

(b) The family income from all sources should not exceed Rs. 3.00 Lakhs per annum.

(c) Person should be declared or registered as Mundkar of the dwelling house.

(d) Applicant should possess Purchase Certificate issued by Dy. Collector & SDO under the provisions of the Goa, Daman and Diu Mundkar Act.

(e) There should not be any pending appeal against the Order of the Mamlatdar under the provisions of the Goa, Daman and Diu Mundkar Act.

(f) All cases where orders determining purchase price of the dwelling house have been passed by the Mamlatdar on or after from the date of Notification of the scheme will be covered for giving benefit under the scheme.

4. Benefit under the Scheme.— (a) Financial Assistance of entire amount at the rate/purchase price determined by the Mamlatdar for the mundkarial dwelling house subject to the land area ceiling of 200 square meters in Urban area and 300 square meters in Rural Area or the area of the house with five meters around the house as per the option of the Mundkar in the purchase proceeding before the Mamlatdar under the provisions of Mundkar Act.

(b) The land price for the area exceeding the land ceiling prescribed by the Mundkar
Act to be borne by the beneficiary from his own sources.

(c) Maximum financial assistance under the scheme for purchase of dwelling house is Rs. 30,000/-. 

(d) The beneficiary under the scheme is also eligible for benefit under the schemes like Indira Awas Yojana or Atal Asra Yojana or Rajiv Awas Yojana or Souchalaya Suvidha etc. He may avail such benefits in addition to benefits under the scheme “Mundkarache Ghar”.

5. Mode of Application.— The application in the prescribed Form to be submitted to the Director of Tribal Welfare through Mamlatdar/Joint Mamlatdar after the order passed by the Mamlatdar/Joint Mamlatdar determining the purchase price and the purchase certificate issued by concerned Dy. Collector and SDO.

   Application to be supported with:

(i) ST Certificate issued by Competent Authority of State of Goa.

(ii) Income Certificate issued by V. P. Secretary countersigned by Block Development Officer.

(iii) Purchase Certificate issued by Dy. Collector and SDO.

(iv) Form I & XIV of the Land.

(v) Order passed by the Court of Mamlatdar/Joint Mamlatdar which has determined the purchase price of the dwelling house.

6. Mamlatdar/Jt. Mamlatdar shall verify the application of Mundkar as regards to the correctness of the documents submitted and the information furnished by the applicant. After verification, Mamlatdar/Jt. Mamlatdar shall endorse on the application that it is verified and found correct and shall submit the application along with required documents mentioned at Clause 5 to Director of Tribal Welfare.

7. Sanctioning Authority.— Director of Tribal Welfare will sanction the amount of benefit under the scheme. Upon sanction the benefit under the scheme, the amount will be reimbursed to the applicant through ECS (Electronic Clearance System).

   Immediately upon sanction of the case, Mamlatdar/Joint Mamlatdar shall make the endorsement in the mutation record that the dwelling house is purchased with the financial assistance under the scheme “Mundkarache Ghar”.

8. Monitoring of the Scheme.— Issues regarding eligibility or operation or of a new situation which is not envisaged at the time of formulation of the scheme, would be resolved by the Monitoring Committee, whose decision will be final.

   The Monitoring Committee is consisting of:

(1) Secretary Tribal Welfare —Chairman

(2) Collector of the North Goa District — Member

(3) Collector of the South Goa District — Member

(4) Director of Tribal Welfare — Member Secretary.

Government of Goa

Directorate of Tribal Welfare
Panaji, Goa

Application Form

Application for availing Financial Assistance to purchase Dwelling House of Mundkar under the scheme “Mundkarache Ghar”

To,
The Director,
Directorate of Tribal Welfare,
Panaji, Goa.
Sub: Application for availing financial assistance to purchase dwelling house of Mundkar under the scheme “Mundkarache Ghar”.

Sir,

The undersigned desires to avail financial assistance under the scheme “Mundkarache Ghar”.

1. Name of the Applicant:
2. Address of the Applicant:
   (a) H. No.: 
   (b) Village: 
   (c) Taluka: 
   (d) District: 
   (e) Pin Code: 
3. Schedule Tribe Community: Gawda/Kunbi/Velip
4. Mobile Number of the applicant: 
5. Assembly Constituency: 
6. Relationship with the Mundkar: 
7. Details of the house and Area of the land: 
8. Order passed by the Mamlatdar for determining the price
   Order No. & Date: 
9. Purchase price fixed by the court of Mamlatdar 
10. Purchase Certificate No. and Date: 
11. Bank details:
   (a) Name of the bank: .................................................................
   (b) Branch: .................................................................
   (c) Account No.: ............................................................
   (d) Type of Account: ..............................................................
   (e) MICR Code: .................................................................
   (f) IFSC Code: .................................................................

DECLARATION

I, the above named applicant do hereby declare that the particulars given above are true and correct to the best of my knowledge and belief.

Signature of the applicant
Date:

VERIFICATION

The above information & documents furnished by the applicant are duly verified by me and found genuine and correct. I therefore recommend the application under this scheme.

Signature of Mamlatdar/Jt. Mamlatdar
Seal and Date

Enclosures:
1. Photo Identity card of the applicant such as Voters card/Driving license/Photo Pass book etc.
2. Form I & XIV.
3. Certified copy of Purchase Certificate issued by Dy. Collector & SDO.
4. Price fixing Order passed by Mamlatdar.
5. ST Caste Certificate issued by Competent Authority of State of Goa.
6. Income Certificate issued by V. P. Secretary countersigned by Block Development Officer.
7. In case of applicant other than Mundkar, any documentary evidence as a proof of relationship with the Mundkar.
8. Indemnity bond in case of applicant is other than Mundkar.
Directorate of Tribal Welfare
“Mundkarache Ghar”

MANDATE FORM

1. Name of the Applicant: ……………………………………………………………………………………………………………………………

2. Address of the Applicant: ……………………………………………………………………………………………………………………………

3. Mobile No./Phone No. of the Applicant: ……………………………………………………………………………………………………………

4. Particulars of Bank Account
   (a) Name of the bank: ……………………………………………………………………………………………………………………………
   (b) Name of the branch: ……………………………………………………………………………………………………………………………
   (c) Address of the branch: ……………………………………………………………………………………………………………………………
   (d) MICR Code (9 digit code) of the bank: ………………………………………………………………………………………………………
   (f) IFSC code (11 digit) of the branch: ………………………………………………………………………………………………………
   (g) Type of account: ……………………………………………………………………………………………………………………………
   (h) Account No. (as appearing on cheque book): ………………………………………………………………………………………………………

(In lieu of the bank certificate to be obtained as under, please attach a blank cancelled cheque or photocopy of the cheque issued by your bank of verification for the above particulars).

I hereby declare that the particulars given above are correct and complete. If the transaction is delayed or not effected at all for reasons of incomplete or incorrect information, I would not hold the user institution responsible. I agree to discharge the responsibility expected of me as a participant under the scheme.

Signature of the Applicant

Certified that the particulars furnished above are correct as per our records.

Date: ……………………………………………………………………………………………………………………………
Bankers Stamp …………………………………………………………………………………………………………………
Signature of the authorized Official of the Bank

Note: all columns/dates should be filled in block/capital letters.

By order and in the name of Governor of Goa.

Sandhya Kamat, Director (Tribal Welfare).