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OFFICIAL GOVERNMENT OF GOA GAZETTE



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NOTE

There are two Extraordinary issues to the Official Gazette, Series I No. 30 dated 23-10-2015, as follows:—

(1) Extraordinary dated 23-10-2015 from pages 1077 to 1080 regarding (a) The Goa Agricultural Produce Marketing (Development and Regulation) (Amendment) Act, 2015—Not. No. 7/19/2015-LA; (b) The Goa Co-operative Societies (Amendment) Act, 2015—Not. No. 7/20/2015-LA; and (c) The Goa University (Amendment) Ordinance, 2015—Not. No. 8/6/2015-LA, from Department of Law & Judiciary (Legal Affairs Division).

(2) Extraordinary (No. 2) dated 27-10-2015 from pages 1081 to 1082 regarding (a) The Goa Value Added Tax (Amendment) Act, 2005—Not. No. 4/5/2005-Fin (R&C) (127) 1443 and (b) appointing the date for enforcing the Provisions of The Goa Value Added Tax (Seventh Amendment) Act, 2013—No. 4/5/2005-Fin (R&C) (128) 1245, from Department of Finance (Revenue & Control Division).

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GOVERNMENT OF GOA**Department of Animal Husbandry & Veterinary Services**

Directorate of Animal Husbandry & Veterinary Services

Notification

14-9-AH/Stray Cattle/2015-16/4006

The Goa Stray Cattle Management Scheme, 2013 (Modified)

Whereas, the Government of Goa deems it expedient to modify the scheme for the purpose of checking the menace of stray cattle in the State of Goa by making the scheme open to all the Municipalities, Panchayats, AWOs, Goshalas and Civic & Consumer Forums (CCF).

Now, therefore the Government of Goa is hereby pleased to modify the scheme as follows:—

1. *Short title and commencement.*— (1) This scheme may be called "The Goa Stray Cattle Management Scheme, 2013 (Modified)".

(2) It shall come into force with effect from the date of its publication in the Official Gazette.

2. *Introduction.*— The Government of Goa is concerned about the stray cattle menace which is causing traffic obstruction, deaths due to accidents on roads, agricultural damage and invasion of the touristic places like beaches. The traffic on Goa's roads is ever increasing and with it the road accidents are on the increase. It is observed that several of the road accidents are caused due to direct vehicular hits to the animals or because the driver of the vehicle had to turn to avoid hitting the animals on the road. Animals on the road are accident prone and pose much problems during the night when visibility becomes poor and movement of traffic goes faster.

The animals not only get injured or killed but invariably involve human beings getting injured or even killed in the accidents. It is desirable that animals are not found roaming freely on the roads and near wayside garbage bins etc.

Goa being a tourist destination, the stray animals on the beaches and wayside give an ugly picture of Goa. These animals should be shifted to a place where they can be better looked after rather than being left to go about as scavengers and be a nuisance to tourists.

Agriculture today is on the decline. The few enthusiastic farmers who still would like to pursue agriculture have to spend large amount of money to fence their agricultural crops so as to prevent stray animals from destroying their standing crops.

To overcome this nuisance on the roads, to improve the image of the State and to help encourage agriculture, a scheme has to be formulated to control the stray animal menace by appointing an agency to impound the stray cattle on the roads.

The scheme envisages the impounding of the stray cattle and transporting them by specialized vehicle to the Cattle Pound where

arrangements will be made to look after the animals.

To make the scheme citizen centric, the scheme encourages the citizens to inform the Corporation of the City of Panaji, Municipalities, Panchayats, AWOs, Goshalas and Civic & Consumer Forums (CCF)/Person/Individual nominated by respective organizations on mobile about the presence of the stray cattle in their area, the mobile number shall be widely publicized and displayed at all the Municipalities, Panchayats and public places.

3. *Objectives.*— (a) To ensure removal of stray cattle from public areas without injuring them and carry them safely to a place where they will be fed properly and looked after in a humane manner. To manage the stray cattle in a humane and carrying manner.

(b) To make farmers responsible for tethering their own animals.

(c) To ensure that animals on grazing be accompanied by a responsible shepherd/owner.

(d) To ensure agriculture is not damaged by stray cattle.

4. *Definitions.*— (a) "Agency" means the Corporation of the City of Panaji, Municipalities, Panchayats, Animal Welfare Organizations, Goshalas and Civic & Consumer Forums (CCF);

(b) "Director" means the Director of Animal Husbandry and Veterinary Services;

(c) "Cattle Pound" means the Government Fodder Seed Production Farm at Kalay, Sanguem Taluka-Goa and all the pounds in respective jurisdiction of Municipalities, Panchayats, AWOs, Goshalas and Civic & Consumer Forums (CCF) in their area of operation;

(d) "Stray Cattle" includes all animals of bovine species found sitting on motorable roads or pavements, animals walking on the road and found in fields without a herdsman, animals found on beaches and other public places.

(e) "Scheme" means "The Goa Stray Cattle Management Scheme, 2013 (Modified)".

5. *Eligibility.*— (a) The Animal Welfare Organizations, Goshalas and CCF should necessarily be registered in Goa and working in Goa for last 3 years in this field.

(b) The AWOs, Goshalas and CCF should have their annual accounts audited.

(c) The Animal Welfare Organizations, Goshalas and CCF having own land or those who have lease land, for which the lease period should be for a minimum period of 10 years are eligible.

(d) Municipal Corporations, Municipal Councils and Panchayats can also apply.

6. *Procedure.*— (a) The AWOs, Goshalas and CCF shall apply for grants through the local bodies, in whose jurisdiction the AWOs intends to work.

(b) The local bodies like the Corporation, Municipality or the Panchayats can also apply individually.

(c) In case of AWOs, Goshalas and CCF applies, the application shall be routed through the local body. On verification of the contents of the application the local body shall recommend the same to the Directorate of Animal Husbandry & Veterinary Services through the local Area Officer of the Dept. of AH & VS.

(d) In case of grants for infrastructure, documents indicating the ownership of land or a copy of the lease deed document (for at least 10 years) registered under appropriate authority are to be submitted along with the application. NOC from the statutory authorities is essential to release the grants.

(e) On approval from the Department of AH & VS the grants shall be disbursed to the local body through the Electronic Clearing System for which these bodies shall have to provide details. This model is similar to the existing procedures followed by CCP and PAWS.

(f) To avoid duplication of grants to the AWOs, Goshalas and CCF from the Animal

Welfare Board of India and under this scheme, the local body shall deposit the grants in a separate account and disburse the amount towards the components as and when required by the AWOs, Goshalas and CCF.

(g) The Commissioner of the Corporation/Chief Officer of the Municipality/Secretary of the Panchayat in whose jurisdiction the AWO works will verify and certify the bills towards the cost of the components as submitted in the application and submit an audited report along with utilization certificates as required under the existing administrative, legal and financial regulations.

7. *Impounding (catching and transportation) of stray cattle.*— The Agency shall be responsible to catch the stray cattle from the roads, beaches, fields, public places in their area of operation and transport them to the Cattle Pound in their respective area of operation. The Agency shall impound, look after the animals during the holding period and transport the animals by specialized vehicle to the Cattle Pound in their area. The Police shall render all the protection required for a successful implementation of the scheme. Co-operation of the concerned Municipalities and the Village Panchayats shall be the pivotal factor in the success of the scheme.

8. *Housing of stray cattle.*— The stray cattle will be maintained at the Cattle Pounds, belonging to Municipalities, Panchayats, AWOs, Goshalas and Civic & Consumer Forums (CCF) where feed, fodder, water, shade and pound keeper will be provided to the impounded cattle and medical care and cross-breeding activities will be undertaken as and when required.

9. *Medical Care.*— The AWOs, Goshalas and CCF will provide for Veterinary care and assistance. Artificial Insemination, treatment of sick or wounded animals and other preventive measures like vaccination against all the diseases will be undertaken as and when required, with the help of the Veterinary surgeon provided to them.

10. *Pattern of Assistance:*—

- | | |
|---|---|
| 1. Vehicle with hydraulic lift up to 90% grant | Cost of the vehicle Rs. 18,00,000/- (Rupees eighteen lakhs only). |
| 2. Salary for driver | Rs. 10,000/- (Rupees ten thousand only) per month. |
| 3. Construction of sheds (subject to NOC from authorities) | Rs. 5,000/- (Rupees five thousand only) per square meter. |
| 4. Feeding of cattle | @ Rs. 75/- (Rupees seventy five only) per day. |
| 5. Veterinary Surgeon's Salary | Rs. 30,000/- (Rupees thirty thousand only) per month. |
| 6. Attendant's Salary (6) six attendants | @ Rs. 6,000/- (Rupees six thousand only) per month/per attendant. |
| 7. Rumenotomy cost @ Rs. 2000/- (Rupees two thousand only) per animal | Rs. 2000/- (Rupees two thousand only) per animal. |
| 8. Other expenses like | |
| (a) Survey of stray cattle, | (a) Survey of stray animal @ Rs. 5/- (Rupees five only) per animal. |
| (b) burial of dead animals and | (b) Burial of dead animal @ Rs. 2000/-. |
| (c) microchip/ /notching | Microchip/ /Notching @ Rs. 200/- (Rupees two hundred only) per animal. |
| | (d) Maximum limit for (a), (b) and (c) is Rs. 2,00,000/- (Rupees two lakhs only). |

11. *Procedure for release of impounded cattle.*— (a) The claimant will have to prove his ownership by making a representation to the Director through the Panchayat/ Municipality. He shall produce a letter from the Village Panchayat countersigned by the Assistant Director/Veterinary Officer stating therein that he is the owner of the impounded cattle. Thereafter, on scrutinizing the application, if the Director in his opinion is convinced that the claimant is the legal owner of the impounded cattle, shall direct the Incharge of the respective Cattle Pound to release the impounded cattle subject to payment of the specified fines in clause (c) below.

(b) The cattle taken to the Cattle Pound shall be released on payment of fine.

(c) The release of the stray cattle will be subject to the payment of fines as follows:

(i) If the stray cattle is claimed within a period of 7 days Fine of Rs. 3000/- plus delivery charges.

(ii) If stray cattle is claimed beyond a period of 7 days but within 15 days... .. Fine of Rs. 5000/- plus delivery charges.

(d) In case the stray cattle is not claimed within 15 days, then the Incharge of respective Cattle Pound shall have the option to auction the unclaimed animal and sell it to the existing farmers having two or more cattle only for breeding/draught purpose.

12. *Visiting Committee.*— The Visiting Committee shall consist of representatives of the Directorate of Animal Husbandry and Veterinary Services, Police Department, Directorate of Panchayats, Directorate of Municipal Administration, NGOs working in animal welfare to be nominated by the Government.

The Visiting Committee shall visit the Cattle Pound and assist and suggest some remedial

measures, if any, to the scheme or the condition of the animals, to the Department of Animal Husbandry and Veterinary Services.

The Visiting Committee shall meet at least once every six months to review the progress of the scheme and submit a report to the Government.

Visiting Committee to ensure that Animal Welfare Organizations, Goshalas and Civic Consumer Forums (CCF) or the Local Bodies are following the scheme in Letter and Spirit there is a need of supervision of unit.

13. *Implementing Agencies.*— The Animal Welfare Organizations along with Local Bodies like Municipal Corporations, Municipalities and Panchayats with the help of the Police will be responsible for implementation of the scheme.

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

Dr. *Santosh V. Desai*, Director & ex officio Jt. Secretary (AH).

Panaji, 21st October, 2015.

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Department of Finance

Revenue & Control Division

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Order

6/2/2008-Fin(R&C)/1214

Read: Order No. 6/2/2008-Fin(R&C) dated 08-07-2015.

In supersession of above read Order dated 08-07-2015, sanction of the Government is hereby accorded for the revival of the following posts in the Office of the Commissioner of Commercial Taxes, Panaji, Goa, with immediate effect:—

Sr. No.	Name of the posts	Pay Scale	No. of posts
1	2	3	4
1.	Commercial Tax Officer (Group 'B' Gazetted)	Rs. 9300-34800+ +GP Rs. 4600	9
2.	Commercial Tax Inspector (Group 'C')	Rs. 5200-20200+ +GP Rs. 2800	45
3.	Upper Division Clerk (Group 'C')	Rs. 5200-20200+ +GP Rs. 2400	4
4.	Driver (Group 'C')	Rs. 5200-20200+ +GP Rs. 1900	7
5.	Peon (Group 'D')	Rs. 4440-7440+ +GP Rs. 1300	4
Total			69

The expenditure towards the pay and allowances shall be debitabale under the respective Budget Head.

This issues with the approval of the Administrative Reforms Department vide their U.O. No. ARD/762/F dated 17-06-2015, concurrence of Finance (Rev. & Cont.) Department vide U.O. No. 1432716 dated 27-06-2015 and the approval of the Council of Ministers as considered in the XVIIIth Cabinet Meeting held on 09-10-2015.

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

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

Porvorim, 20th October, 2015.

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Department of Power

Office of the Chief Electrical Engineer

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Notification

120/03/JERC-FPPCA/CEE/Tech/1297

Joint Electricity Regulatory Commission for the State of Goa and Union Territories has

notified Fuel and Power Purchase Cost Adjustment Formula (FPPCA) Order dated 27-06-2012 in compliance of judgement dated 11-11-2011 in O. P. No. 1 and as required to be specified under Clause 7(2) of JERC for State of Goa and UTs (Terms and Conditions for determination of Tariff) Regulations 2009. Further JERC vide Tariff Order dated 6th April, 2015 & Review Order dated 14-08-2015 has approved 'K' factor for 2015-16 applicable for different consumer categories for use in the FPPCA formula.

The levy of FPPCA for 2nd quarter (July to September, 2015) to be levied in the month of November, December, 2015 & January, 2016 is hereby brought to the notice of the general public.

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

Dipak Bhajekar, Chief Electrical Engineer & ex officio Additional Secretary (Power).

Panaji, 28th day of October, 2015.

**Levy of FPPCA of 2nd Quarter (July 2015 to September 2015) in the month of
October 2015 billed in November 2015, November 2015 billed in
December 2015 and December 2015 billed in January 2016**

Sr. No.	Category of Consumer	Monthly FPPCA (Paisa/Unit)
1	2	3
A LOW TENSION SUPPLY		
1(a)	Tariff LTD/Domestic and Non-Commercial	
	0-100 Units	5.00
	101 to 200 Units	7.00
	201 to 400 Units	13.00
	Above 400 Units	14.00
1(b)	Tariff LTLIG/Low Income Group	-
1(c)	Tariff LTDM/Domestic Mixed	-
	First 400 Units	12.00
	Above 400 Units	17.00
2	Tariff-LTC/Commercial	-
	0-200 Units	15.00
	201 to 400 Units	16.00
	All Consumption above 400 Units	18.00
3	Tariff-LTI/Industry	-
	0 to 500 Units	12.00
	above 500 Units	15.00
4	Tariff-LTP/Mixed(Hotel Industries)	18.00
5	Tariff-LTAG/Agriculture	-
6	Tariff-LTPL/Public Lighting	15.00
7	Tariff LTH/Hoardings/Sign boards	31.00
8	Tariff-LTTS/Temporary supply	-
	Temporary Domestic	26.00
	Temporary-Commercial	37.00
B HIGH TENSION SUPPLY		
9	Tariff HTI/Industrial	
	Connected at 11/33 kv	18.00
	Connected at 110 kv	17.00

1	2	3
10	Tariff HTFS Industrial (Ferro Metallurgical/Steel Melting/Power Intensive/Steel Rolling)	17.00
11	Tariff-HTC/Commercial	22.00
12	Tariff-HTAG/Agriculture	-
13	Tariff-HTD/Domestic	15.00
14	H.T. MES/Defence Establishments	16.00
15	Tariff-HTTS/Temporary supply	-

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Department of Social Welfare

Directorate of Social Welfare

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Notification

90-15-07-08-SDB/PART-II

The following scheme is approved by the Government of Goa and is hereby published for general information of the public and shall come into force from the date of publication in the Official Gazette.

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

Meena Naik Goltekar, Director & ex officio Joint Secretary (SW).

Panaji, 23rd October, 2015.

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Scheme for felicitating the Best Outstanding Senior Citizen of Goa State

1. *Title.*— (i) This scheme shall be called “Felicitating of Outstanding Senior Citizens of Goa State, on Celebration of International Day for the Senior Citizen every year on 1st October”.

(ii) The scheme shall come into force from the date of publication in the Official Gazette.

2. *Objective.*— The objective of the scheme is to create social awareness and to encourage the individuals to help the poor, needy and Common man to improve their socio economic & educational standards etc., and to bring to the notice of public the

contribution made by outstanding Senior Citizens to the society in the State of Goa.

3. *Criteria to select the persons for felicitating the Best Outstanding Senior Citizen of Goa State.*— (i) *Applicability:* Any individual irrespective of caste, creed and religion, who has worked for the welfare of poor, needy & common people and achieved outstanding performance in the field of such Social Work can apply in the prescribed application form to the Directorate of Social Welfare, 18th June Road, Panaji.

(ii) *Mode of selection:* Applications are to be invited from the individuals through local dailies. On receipt of applications, the same shall be scrutinized by the Directorate of Social Welfare and placed before the Scrutiny Committee consisting of the following members as follows:

- | | |
|--|---------------------|
| 1) Hon'ble Minister for Social Welfare | — Chairman |
| 2) Secretary (Social Welfare) | — Member, and |
| 3) Director of Social Welfare | — Member-Secretary. |

The Committee will select the Best Outstanding Senior Citizen one in each Taluka and two each from bigger talukas i.e. Bardez and Salcete Taluka.

(iii) *Conditions of Eligibility:* (1) The individual applicant should be resident in the State of Goa for more than 15 years.

(2) The applicant should be above 70 years of age.

(3) The applicant should submit the details of the Social Work done/ /services rendered by him for the welfare of needy, poor & common man in the prescribed format with proofs like photographs, news, articles, testimonials etc.

4. *Benefits.*— On selection of Best Outstanding Senior Citizen, he/she shall be honored with a Memento, a Shawl, a Shrifal (Coconut) and a Certificate as Best Outstanding Senior Citizen on the occasion of International Day for Senior Citizen.

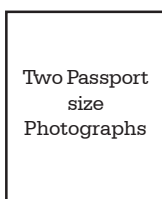
5. The Government shall be the final authority concerning the interpretation and relaxation of the scheme for better cause.

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

Meena Naik Goltekar, Director & ex officio Joint Secretary (SW).

Panaji, 23rd October, 2015.

Application Format for Felicitation of Outstanding Senior Citizen



Name:

Address:

Taluka:

Contact No:

Age:

Marital Status:

Occupation:

Educational Qualification:

Outstanding Achievements:

(Brief Note with documentary evidence)

Signature of the applicant

Date:

Place:



Department of Sports and Youth Affairs

Directorate of Sports and Youth Affairs

Notification

DSYA/PS/GIA/2015/2878

The following scheme is approved by the Government of Goa and is hereby published for general information of the public and shall come into force from the date of publication in the Official Gazette.

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

V. M. Prabhu Desai, Director of Sports & Youth Affairs.

Panaji, 21st October, 2015.

Scheme: Pattern of Assistance for Development of Playground/ /Multipurpose Sports Hall to Non-Govt. Aided Institutions.

Introduction.— Keeping in mind the basic need for developing and promoting sports and games in the rural areas where there is abundant talent, but no basic sports infrastructure/playgrounds, there is a need to have good facilities to motivate the students and non-students to come together in a sporting manner, develop their skills, fitness and all around personalities.

Institutions are the main nurseries where our talented sports boys and girls are spotted and groomed. These Institutions are the base for all-round personality development of the students who are the leaders of tomorrow, hence it is necessary to strengthen this base.

The Sports Department, since its inception, has been assisting such Institutions with the grant-in-aid to develop their own sports infrastructure and playgrounds.

Approximately 76 Institutions have availed of these Grants and many more have shown interest to develop their own playgrounds/ /Sports Halls. However, the Financial Assistance needed to be enhanced which the Government has rightly done at present:—

I. *Scheme*: Pattern of assistance for the development of a playground or Multipurpose Sports Hall to the Non-Government Aided Institutions based on the area of land to be developed.

(i) Non-Government Aided Institutions applying for the said grants shall be released grant-in-aid on the basis of the area of playfields to be developed ranging from 500 sq. mts. to 10,000 sq. mts., 90% being Government grants and 10% being Institutional funds.

(ii) Institutions like Primary/Secondary/ /Higher Secondary Schools and Colleges are eligible to avail the scheme.

For playground

As per estimates up to a maximum of:

- a. Land up to 500 sq. mts. Rs. 8.00 lakhs.
- b. Land up to 1000 sq. mts. Rs. 12.00 lakhs.
- c. Land up to 4,000 sq. mts. Rs. 20.00 lakhs.
- d. Land up to 8,000 sq. mts. Rs. 30.00 lakhs.
- e. Land up to 10,000 sq. mts. Rs. 40.00 lakhs.

OR

- f. For construction of an Indoor Sports Hall of the size not less than 17x17x7 mts.

with change rooms and toilet facilities—
—Rs. 80.00 lakhs.

II. The Institutions who have adequate land and aspiring to develop facilities for minor games playfields will also get Financial Assistance as follows.

As per estimates up to a maximum of:

- a. Repairs/Renovation of available Sports facilities Rs. 10.00 lakhs
- b. Concrete Basketball Court with uprights and fiberglass shooting boards Rs. 8.00 lakhs
- c. Handball or Volleyball Court (Maximum-2 Courts) Rs. 2.00 lakhs
- d. Kabaddi Courts (Maximum-2 Courts) Rs. 0.50 lakh (Per Court)
- e. Kho-Kho Courts (Maximum-2 courts) Rs. 0.60 lakh (per Court)
- f. Other Games like Baseball, Softball Sepaktakraw, Shooting Ball etc. Rs. 1.00 lakh.

III. This facility shall be a life time creation for the Educational Institutions, hence it is necessary to plan and design the same according to the modern trend, technology for providing quality result for the maximum benefit of the students. The grants shall be on a matching ratio of 9:1, i.e. one part or 10% of the grants will have to be borne by the grant availing said Institution. However, based on merit in each case and financial condition of the grantee, Government may waive the grantees participation by 5% (i.e. limiting it to 5% only) on a case to case basis.

IV. This Department shall pay the land acquisition cost as per the Award given by the Land Acquisition Officer or if the land is directly purchased from the Communitade/ /Private Parties at the rates approved by the Land Acquisition Officer, as the first

installment. If the cost of the land acquisition exceeds the ceiling limit of grants it shall be the responsibility of the Institutions to meet the excess cost. If the developmental cost also increases over and above the ceiling limits of grants the concerned institutions shall bear the excess cost of the project.

V. In the concerned scheme there are two categories viz.,

a. Institutions having land of their own by way of donation/gift/purchase/transfer etc.

b. Institutions which are not having any land and are intending to acquire and purchase land accordingly. When the Institutions are having their own land the procedure for applying for grant-in-aid is as detailed in Annexure "A" and for the other Institutions who intend to acquire land the procedures are, as in Annexure "B".

VI. Further, regarding the development of the playground, priority shall be given to leveling of the playground, pitching, drainage, retaining wall to stop soil erosion, fixing football goal posts, volleyball poles, basketball fiber glass boards, hockey goal posts, gymnasium equipment etc. The cost of purchase of the required playground equipment shall be treated as the playground development expenditure and held admissible for valuation of work. If the funds are available, the expenditure on fencing or constructing of boundary wall shall also be considered admissible for release of grants.

VII. The Institutions, which have already availed of the grants and completed their Sports Project, shall not be eligible for further grants under this revised scheme. However, in case of Institutions where the grants is sanctioned under the old pattern of assistance in the preceding two years and the last installment of grants is yet to be released and the estimates approved by the PWD are over and above the old ceiling limits of the grants, they may be treated eligible for grants

as per the revised pattern. Such Institutions may apply for enhancement of grants accordingly.

VIII. In case of land acquisition, Institutions will select the site, obtain suitability Certificate from the Department and acquire the land by following normal land acquisition procedure. 50% of the proposed land acquisition rates shall be deposited with Economic Development Corporation for the compensation as per land acquisition guidelines. When the final Award is given the compensation shall be paid by receiving the grants for the purpose from the Directorate of Sports and Youth Affairs based on the area of the land and ceiling limit of the grants for the purpose.

IX. The estimates for development of playground should be prepared by the Institutions with the help of a certified Engineer and the same shall be sent to PWD for the Technical Approval. Further, all estimates will be closely scrutinized to remove all frills and dispensable items thereby limit the grant-in-aid to the actual requirement only.

X. It shall be obligatory on the part of Institution to complete the project within a period of two years from the date of receiving the first installment of grants.

XI. The grant-in-aid shall be released to Institutions subject to the provision made in the Budget for the purpose and availability of funds.

APPENDIX 'A'

Resolution (Draft)

The General Body of Institution Managing Committee of _____ have met on _____ has unanimously resolved to develop the playground/construction of Sports Hall on the land admeasuring under Survey No. _____ situated at _____ for the benefit of its students.

Further, it is resolved that the estimated cost of development of the ground including construction cost of _____ and other

infrastructure to the tune of Rs. _____ shall be met out of the eligible grants amounting to Rs. _____ receivable from the Directorate of Sports & Youth Affairs as per the approved scheme and balance amount minimum of Rs. _____ or more, required for the construction and completion of the playground shall be raised by the management to complete the project within two years from the date of receipt of the first installment of grants, subject to availability of regular grants from the Directorate of Sports & Youth Affairs.

Further, it is resolved that if the Institution fails to complete the project within two years the grants received from the Directorate of Sports & Youth Affairs shall be refunded along with interest, to the Directorate of Sports & Youth Affairs, Campal, Panaji.

With the above terms and conditions, it is unanimously resolved to submit the application for grants to the Directorate of Sports & Youth Affairs.

Signature

1. _____	2. _____
Name	Name
President/Chairman of the Institution Management Committee	Principal/ /Headmaster of the Institution

ANNEXURE 'A'

The following documents are to be prepared and submitted by the Institutions which are having land in their own name by acquisition, transfer or lease etc.

1. The Institution has to take a resolution as shown in Appendix "A" overleaf, duly signed by the President of the Management and Principal/Headmaster of the Institution. (3 copies).
2. Title Deed/Lease Deed of the land in the name of the Institution (3 copies).
3. Site plan and survey description from the Land Survey Department with the total area

detailed with length and width of the open space available (3 copies).

4. Certificate from the Directorate of Sports & Youth Affairs regarding the suitability of the land for development of a playground/ /Sports Hall etc. (3 copies).
5. General layout of the project on the site plan prepared by the certified Engineer (3 Copies).
6. The detailed drawings and estimates prepared by the private certified Engineer/ /Architect and duly approved by the PWD (3 copies).
7. The NOC from the relevant Authorities to develop a playground/Sports Hall (3 copies).
8. The details of total number of installments required with amount in each installment (3 copies).
9. The probable time limit set to complete the project.
10. Certificate from the Institution stating that 10%/5% Institutional funds will be used/ /incurred for the development of playground/Multipurpose Hall.

It is also the responsibility of the Institution to get the approval of the estimates from the PWD. The estimates technically/approved by PWD only shall be considered for grants.

ANNEXURE 'B'

In case where the Institution is not having land and it is proposed to acquire the land at first instance and then develop the playground/ /Hall.

For acquisition of land the following procedure should be followed:—

1. The Institution has to select a site and find out the Survey No.(s) and area of the land including the names of the interested

- parties/tenants. They should obtain the Form I & XIV.
2. They should obtain a certificate of suitability for development for playground/ /Sports Hall from the Directorate of Sports & Youth Affairs.
 3. Once the certificate of suitability is issued by the Sports Department, they should apply to the Director of Land Survey for the site plan and survey description asking for 6 number copies of site plan and copies of survey description.
 4. Submit one copy of site plan to the Town and Country Planning Department and ask for their No Objection Certificate for the acquisition of land.
 5. Further submit a copy of the site plan and survey description to Mamlatdar of the Taluka asking for the record of right and index of land in Form No. III or Form No. I and XIV, and the Sales Statistics.
 6. The Administrative Approval of the Institution is to be prepared.
 7. Once the above documents at Sr. No. 3, 4, & 5 are received, the copy of (1) site plan (2) survey description (3) Index of land in form No. III or I & XVI obtained from the Mamlatdar and write to the Director of Sports & Youth Affairs that their proposal for land acquisition is ready for submitting it to the Collector and request the said department to give the Certificate of Availability of funds for release of grants to meet the cost towards land acquisition. Based on the availability of funds the Director of Sports & Youth Affairs shall issue the Certificate of Availability of Funds for release of grants during the next financial year when the Award is expected.
 8. Along with the Certificate of Availability of Funds and a Project Note, submit the proposal to the Collector of concerned District requesting him to process the case for acquisition to the Land Acquisition Officer.
 9. It shall be responsibility of the Land Acquisition Officer to issue Section IV. For notification published in the newspaper the cost is to be borne by the concerned Institution/and retain the said newspaper which shall be required by the Land Acquisition Officer at the time of Section VI and the finalization of the Award.
 10. The Land Acquisition Officer may request the Institution to help to get the valuation of the trees from Forest Department or structure, if any from the PWD in the land proposed to be acquired. The said information/valuation is required to be obtained by approaching the concerned department and submit it to the Land Acquisition Officer, in order to help him in expediting the finalization of the Award.
 11. When the Award is declared it is necessary to submit a copy of the Award along with the following documents in triplicate to this Department.
 - a. Site plan and survey description of the area.
 - b. General layout of the project.
 - c. Detailed drawings and estimates of the project prepared by private certified Engineer, Architect and approved by PWD/Sports Department.
 - d. The NOC from relevant Authorities.
 - e. The copy of the Award given by the Land Acquisition Officer with cost of compensation.
 - f. The details of further total No. of installments required.
 - g. The tentative time required for the completion of the project.
 - h. Certificate from the Institution stating that 10% Institutional funds will be used/ incurred for the development of playground/Multipurpose Hall. Since, it

takes time to prepare the layout plan, designs, detailed drawings and estimates, the work of the same should be started immediately after issue of the notification of land acquisition under Section IV, so that the above documents also shall be simulta-neously ready till the final Award is given by the Land Acquisition Officer.

This may facilitate the concerned Institution to submit the proposal for grants along with grants for land acquisition. The Sports Department requires the detailed drawings and estimate duly approved by PWD since it intends to know how much is the total cost of the project and whether the same is financially viable for the Institution. In the absence of the same it may not be possible for the Sports Department to release the grants.

Further, if the land is directly purchased from the owner, the rate of the land per sq. meter and the total cost required to be paid to the owner of the land is required to be certified by the Land Acquisition Officer stating that the rates fixed for the land are reasonable as per the price index of the land in the locality and submit the proposal with above mentioned documents from (1) to (9) for grants.

The acquisition of land is a lengthy process and it takes at least one year and it is necessary to follow up the matter constantly to ensure the land is acquired within a specific time frame.



Department of Water Resources

Order

15-1-82/CE-WR/Adm.II/782

Sanction of the Government is conveyed for setting up of State Project Management Unit (SPMU) for Water Resources Department, for implementation of the World Bank Funded

Project National Cyclone Risk Mitigation Project (NCRMP-II) and National Hydrology Project—Phase II Works (NHP) with Head Quarters D-1-1 & D-1-2 situated in Irrigation Complex at Gogal-Margao, with immediate effect.

The Office of State Project Management Unit (SPMU) will be named as “**Circle Office V, State Project Management Unit, Water Resources Department, Gogal-Margao**” and will function under the control of Chief Engineer, Water Resources Department, Sinchai Bhawan, Alto-Porvorim, Bardez-Goa.

Sanction of the Government is also conveyed/accorded for detaching/transfer the post of Superintending Surveyor of Works, from the Office of the Additional Chief Engineer (Irrigation) (Project), Water Resources Department, Alto Porvorim and attach the same to the new office, viz. Circle V, Water Resources Department, Gogal-Margao as Superintending Engineer. One post, each of Asstt. Surveyor of Works attached to the office of the Addl. Chief Engineer (Irrigation) (Project), W.R.D., Alto Porvorim and Works Division III, W.R.D., Ponda, are detached from the respective offices and attached the same to Circle Office V, State Project Management Unit, W.R.D., Gogal-Margao, as Asstt. Surveyor of Works, with immediate effect.

Sanction of the Government is also conveyed/accorded for detaching the Office of the Executive Engineer, Works Division III, Water Resources Department, Ponda, from Circle I, WRD, Alto Porvorim, and brought under the control of Circle V, SPMU, WRD, Gogal-Margao, alongwith its assets and liabilities, sanctioned strength (Regular as well work charged), machineries, furnitures etc. with immediate effect.

The expenditure towards establishing and operation the above Office will be met from the Budget Head (World Bank funded) maintained by the Office of the Executive

Engineer, Works Division III, Water Resources Department, Ponda.

The expenditure on staff salaries and other allowances of the above offices will be met from the Budget Head: 2702—Minor Irrigation; 02—Ground Water; 005—Investigation; 02—Investigation Survey for preparation of Master Plan (Non-Plan); 01—Salaries; 02—Wages; 11—Domestic Travel Expenses;

13—Office Expenses, maintained by the Office of the Executive Engineer, Works Div. III, WRD, Ponda.

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

S. T. Nadkarni, Chief Engineer and ex officio Addl. Secretary (W.R.)

Porvorim, 7th September, 2015.

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