



GOVERNMENT OF GOA

*The Government General Post
Residential Accommodation
Rules, 1995.*

(As amended upto June, 2000)



Price Rs. 25.00

**THE GOVERNMENT GENERAL POOL RESIDENTIAL
ACCOMMODATION ALLOTMENT RULES, 1995**

1. **Short title, application and commencement:**— (1) These rules may be called the Goa Government General Pool Residential Accommodation Allotment Rules, 1995.

(2) They shall without prejudice to the provisions of F.R.s and S. R.s apply to the allotment of all the residential accommodation included in the General Pool by the Government from time to time.

(3) They shall come into force at once.

2. **Definitions:**— In these rules unless the context otherwise requires:—

(a) 'Accommodation' means a residential accommodation which is declared as a General Pool Accommodation by the Government and does not include residential accommodation owned or hired by any individual Department.

(b) 'Alloting Authority' means:

(i) at Panaji— The ¹["Secretary, General Administration"];

(ii) at other places— The Collector of respective District.

(iii) any subordinate authority to whom the authority at (i) and (ii) above may delegate his powers subject to any condition that may be specified in the delegation;

¹ This expression has been substituted for, "the Chief Secretary of the Government of Goa", by Notification No. 10/40/99-GA&C dated 6-8-1999, from General Administration Department.

(c) 'Allottee' means an officer to whom a residential accommodation has been or deemed to have been allotted;

²[(d) "Secretary, General Administration" means the Secretary, General Administration to the Government of Goa:"]

(e) 'Class' in relation to a residential accommodation means the class of that accommodation to which an officer is entitled to according to the table given in Schedule I;

(f) 'Emoluments' means salary and includes deputation allowance but does not include city allowance and special pay;

(g) 'Family' includes only spouse, children, legally adopted children, step children and parents of the Officer who may be ordinarily residing with, and are wholly dependent on the officer;

(h) 'Government' means the Government of Goa;

(i) 'Half year' means a half year beginning on the first day of April or the first day of October;

(j) 'Licence Fee' means the sum of money payable monthly by the allottee at the rate of 10% of his emoluments or the standard licence fee of the residential accommodation as fixed by the P. W. D. from time to time whichever is less.

(k) 'Officer' means an employee of the Government of Goa and includes an employee who is on deputation.

(l) 'Priority date of an Officer' in relation to a class of residential accommodation means the earliest date from which he has been continuously entitled to the allotment of accommodation in that or higher class and has also been continuously holding a qualifying appointment except for periods of leave;

² Clause (d) substituted vide Notification No. 10/40/99-GA&C dated 6-8-1999 from General Administration Department. The original Clause (d) reads as follows:

"(d) 'Chief Secretary' means the Chief Secretary to the Government of Goa".

Provided that if two or more officers have the same priority date, priority among them shall be determined by the amount of their emoluments or where emoluments are equal, by the period for which these emoluments have been drawn in the post held by the drawer at the time of allotment of the accommodation or where the period is equal on the basis of scale of pay of the officer, the officer working in a post having higher scale of pay taking precedence over the officer in receipt of lower scale of pay:

Provided further that in case of tenure officers, priority date will also be decided by the date of their reporting for duty with the Government of Goa.

(m) 'Qualifying Appointment' means an appointment, the incumbent of which is required to reside at the place of his posting;

(n) 'Schedule' means schedule appended to these rules;

(o) 'Sub-letting' includes sharing of accommodation with an allottee with or without payment of rent but does not include a casual guest;

(p) 'State' means the State of Goa.

(q) 'Tenure Officer' means an officer belonging to I.P.S./I.A.S./I.F.S./I.E.S. and who is posted with the Government of Goa.

3. **Classification.**— The Government may assign various accommodation to suitable classes and may change their class from time to time with or without additions or alterations to the buildings.

4. **Earmarking of Accommodation.**— (1) The ³[Secretary, General Administration] may earmark certain accommodations for particular officers or class of officers on short or long term basis and may change the earmarking from time to time.

³ These words have been substituted for the words "Chief Secretary" vide Notification No. 10/40/99-GA&C dated 6-8-1999, from General Administration Department.

(2) The particular Bungalows/Flats earmarked for certain officers or class of officers shall be allotted to such officers or class of officers only and to no others except with the prior permission of the "[Secretary, General Administration"].

(3) The Government may also earmarked certain accommodation as rent free accommodations.

⁵[5. "Save as otherwise provided by or under these rules, all officers whose basic pay on the first day of the half year falls within the pay slab as shown in Schedule-I, shall be eligible for accommodation according to the class to which an officer is entitled."].

Provided that where accommodation of the class to which an officer is entitled has been constructed by the Department to which such officer belongs at the place of his posting, such officer shall not be eligible for allotment of an accommodation in the general pool:

Provided further that notwithstanding anything contained in these rules, the Allotting Authority may, subject to availability of accommodations, allot such accommodations to the employees of the Central Government posted in the State as well as accredited journalists, and these rules shall apply to such allotment as they apply to the employees of the Government of Goa.

⁴ These words have been substituted for the words "Chief Secretary" vide Notification No. 19/40/99-GA&C dated 6-8-1999, from General Administration Department.

⁵ The first para of rule 5 has been substituted vide Notification No. 10/40/99-GA&C(Part) dated 24-3-2000 from General Administration Department. The substituted para reads as follows:

"5. Eligibility— Save as otherwise provided by or under these rules accommodations of various classes shall be allotted to officers whose basic pay on the first day of the half year in which the allotment is made falls within the pay slab as shown in the Schedule-I."

6. Registration.— (1) The application for allotment of an accommodation shall be made in the specified form and submitted through the Head of the Office, who after verifying the correctness of the statements made in the application including the emoluments shown, shall countersign and forward it to the Allotting Authority concerned.

^{5A}["A separate list of employees of the Central Government and Accredited Journalists shall be maintained. They shall also submit their applications through the Head of Office/Employer, as the case may be, in the specified form. The Allotting Authority shall make a separate list classwise of such employees".]

(2) The Allotting Authority shall maintain a class-wise waiting list in respect of all the applications received by him for allotment of an accommodation. The place of an applicant in the register shall be decided by taking into consideration his priority date and the date of applicant:

Provided that when a person working in Panaji or any other place and registered in the waiting list at the place of his posting is transferred to another place, and is subsequently, re-transferred to the same place at which he was registered originally, his position in the waiting list on re-transfer shall be deemed to be effective from the date on which he was initially registered in the list.

(3) As soon as an accommodation in any class falls vacant, the concerned Executive Engineer, P. W. D. shall intimate the same to the Allotting Authority.

7. Allotment.— The Allotting Authority shall make allotment of accommodation strictly in the order of seniority on the waiting list. However, the ⁶["Secretary, General Administration, subject

⁶ This expression substituted for the expression "Secretary General Administration" by Notification No. 10/40/99-GA&C(Part) dated 24-3-2000, from General Administration Department.

^{5A} This paragraph, after sub-rule (1) of rule 6, has been added by (Amendment) Rules, 2001 (O. G. Series I, No. 13 dated 28-6-2001 - Extraordinary).

to the approval of the Government,"⁷] may make an out of turn allotment in the following cases with or without any conditions as deemed fit:

(i) One category below the entitlement accommodation to an officer holding a tenure post;

(ii) to an officer holding a tenure post and entitled to an earmarked accommodation;

(iii) to an officer transferred within Goa who is required to vacate the Government accommodation at the place of his previous posting;

(iv) to an officer in case he/she his/her spouse or any of his/her children or parents is suffering from serious illness like heart disease, cancer, AIDS, etc.

(v) to the eligible spouse or child of retiring/retired officers who have to vacate the Government quarter.

⁷["(vi) to an officer who is disabled;

(vii) to an officer who is a widow;

(viii) to an official who is an orphan;

(ix) to the officials on extremely compassionate grounds 3 flats in each class A to D"].

^{7A}["(x) maximum of 10% flats of C, D and E Category will be reserved to Central Government staff and maximum of 5% flats will be reserved to Accredited Journalists."]

^{7B}["7A Discretionary Allotment.— 20% flats in A, B, C, D and E category shall be allotted at the discretion of the Hon. Chief Minister".]

8. Unauthorised Occupation.— If any Officer takes occupation of any accommodation without the orders of the Alloting Authority or continues to occupy such unallotted accommodation in contravention of the orders of the Alloting Authority, the occupation shall be treated as unauthorised and such officer shall be liable to summary eviction. He shall also be liable to pay penalty as imposed by the Alloting Authority.

9. Temporary Allotment.— The Alloting Authority may make temporary allotment of any class of accommodation to the following categories of officers irrespective of their eligibility provided that the accommodation is not immediately required for allotment on a long term basis to other eligible officers;

(i) to officers newly posted from outside;

(ii) to Officers required to move out from an earmarked accommodation.

10. Occupation of Accommodation.— (1) Those officers for whom accommodations are earmarked by designation and are vacant shall occupy such accommodation within a period of one month of their taking over charge of such post, failing which standard licence fee/rent shall be recovered from them according to these rules, even if the residential accommodation is not actually occupied by the Officer concerned. As soon as an earmarked accommodation has been occupied by the Officer concerned he should intimate the date of occupying it to the concerned Executive Engineer of Public Works Department, to the Allotting Authority and the Officer-in-Charge of Power Supply and Water Supply of the respective area. Failure on the part of the concerned officer to give due intimation thereof will incur liability to pay full standard licence fee or rent at 10% of his emoluments, whichever is higher. The same rate of penal rent shall apply in case of failure to intimate the date of occupation to the said authorities by an officer occupying a rent-free accommodation.

⁷ After clause (v), clauses (vi) to (ix) have been inserted by Notification No. 10/40/99-GA&C(Part) dated 24-3-2000, from General Administration Department.

^{7A} After clause (ix), clause (x) inserted by (Amendment) Rules, 2001 (O. G. Series I, No. 13 dated 28-6-2001 – Extraordinary)

^{7B} New rule 7A inserted, *Ibid.*

(2) As soon as an accommodation is allotted, the allottee shall communicate the acceptance of the allotment in the specified format within five days of the receipt of allotment letter to the Allotting Authority and shall occupy the allotted residential accommodation within eight clear days of such acceptance. He shall also intimate the actual date of occupation of the accommodation to the (1) Executive Engineer concerned of Public Works Department (2) Allotting Authority and (3) Officer-in-charge of the Water Supply and Power Supply in the respective area. Failure to send the above information to the offices noted above immediately after occupation will make the allottee liable for payment of full standard licence fee or rent at 10% of his emoluments whichever is higher from the date of the acceptance of the allotment.

11. Acceptance of Accommodation.— If an officer fails to communicate acceptance of the allotment or fails to move into that accommodation as specified in rule 9(ii) above, the allotment shall be deemed to have been cancelled and such officer shall not be eligible for another allotment for a period of six months and shall not draw any H. R. A. for this period of six months. However, after the expiry of the aforesaid six months, he may be brought back to his original position in the waiting list.

12. Duration of Allotment.— (1) An allotment of accommodation shall be effective from the date of its acceptance by the allottee and shall continue until—

(i) it is cancelled or is deemed to be cancelled under these rules; or

(ii) it is surrendered by the allottee.

(2) If any allottee proceeds to a different place of duty on promotion, deputation or transfer or on foreign service or on temporary transfer within Goa, during the academic year, the Allotting Authority may permit him/her to retain his/her accommodation upto the end of the academic year on payment

of double the licence fee or rent at 20% of his/her emoluments whichever is higher:

Provided that in the absence of such permission, the occupation of the accommodation shall be treated as unauthorised after two months of his/her handing over charge and the allottee shall be liable to penal action:

Provided further that the penal action as aforesaid will be without prejudice to the Government's right to take disciplinary action under rules governing the conditions of service to which the allottee belongs.

(3) In the case of temporary transfer, the ^a["Secretary, General Administration"] may exempt an allottee from payment of the enhanced rent, if he is satisfied that the transfer has been made in public interest for a period not exceeding three months, and the allottee is likely to return to his place of posting at the same place within this period. A certificate to this effect shall invariably be endorsed in the transfer orders in such cases.

13. Change of Accommodation.— (1) An allottee may apply for a change of accommodation within the same class of accommodation and preference will be given to him on the basis of the date of allotment of the previous accommodation save under special circumstances.

(2) If the allottee fails to accept a change of accommodation offered to him/her within the time specified in the order, he/she not normally be eligible for a subsequent change:

^a These words have been substituted for the words "Chief Secretary" vide Notification No. 10/40/99-GA&C dated 6-8-1999, from General Administration Department.

Provided that no allottee shall be allowed a change of residential accommodation within the same class more than once.

14. **Mutual Exchange of Residential Accommodation.**— The Allotting Authority, may allow the mutual exchange of accommodation within the same class.

15. **Surrender of Accommodations.**— (1) An allottee may at any time voluntarily surrender an allotment made to him/her under these rules and if he/she does so he/she will not retain any right on the particular accommodation allotted to him/her. He/she will however be entitled to make a fresh application for another allotment and his/her name shall be entered on the waiting list with effect from the date of his/her new application.

(2) Any allottee surrendering an allotment under this rule shall send to the Allotting Authority and the Executive Engineer concerned of P. W. D., a letter to that effect at least fifteen days before the intended date of vacation of the accommodation. He/she shall also intimate the date of the actual vacation of the accommodation to these authorities. Failure in sending such intimation to the above noted authorities shall render the allottee liable for payment of full standard licence fee or rent at 10% of his/her emoluments whichever is higher from the date of such vacation.

16. The Executive Engineer concerned of P. W. D. shall submit a list of vacant accommodation to the Allotting Authority on the first working day of every month. The P. W. D. shall also carry out a physical survey of all the accommodations. Once in a year with a view to checking sub-letting, unauthorised construction, etc. and submit a report thereof to the Allotting Authority.

⁹[**17. Cancellation of allotment.**— (1) If an allottee is transferred or retires or resigns or is dismissed or removed from service, the allotment shall be deemed to have been cancelled with effect from the expiry of two months from the date of his/her transfer, retirement, resignation, dismissal or removal, as the case may be. Such allottee or his/her family may, however, retain the residential accommodation for a further period of four months on payment of extra licence fee as specified below:—

(i) For the first two months after cancellation— Double the licence fee.

(ii) The next two months— Market rate:

Provided that occupation of an Accommodation after its cancellation without or after the said extension shall be treated as unauthorised occupation and the provisions of rule 8 shall apply to such cases.

(2) In the event of death of the allottee, his/her family shall be eligible to retain the Government Accommodation for a period of two years from the date of death, on payment of normal licence fee. This extended period of retention shall not be allowed beyond one year in cases where the deceased officer or his/her dependents owns a house at the place of posting."].

⁹ Section 17 substituted vide Notification No. 10/40/99-GAC dated 24th March, 2000, from General Administration Department. The original Section 17 reads as follows:

17. Cancellation of Allotment— If an allottee dies or is transferred or retires or resigns or is dismissed or removed from service, the allotment shall be deemed to have been cancelled with effect from the expiry of two months from the date of his/her death, transfer, retirement, resignation, dismissal or removal as the case may be. Such allottee or his/her family may, however, retain the residential accommodation for a further period of four months on payment of extra licence fee as specified below:—

(i) For the first two months after cancellation— Double the licence fee.

(ii) The next two months— Market rate:

Provided that occupation of an accommodation after its cancellation without or after the said extension shall be treated as unauthorised and the provisions of Rule 8 shall apply to such cases."

18. **Vacation of Residential Accommodation.**— When an allottee or his/her family vacates the residential accommodation, an intimation of such vacation shall be sent within one week of such vacation to the (1) P. W. D., (2) Allotting Authority and (3) Officer-in-Charge, Water Supply and Power Supply. Failure in sending such intimation to the above noted authorities shall render the allottee liable for payment of full standard licence fee or rent at 10% of his/her emoluments whichever is higher from the date of such vacation.

^{9A}["Journalists who are no more Accredited should immediately surrender their residential accommodation to the Government. Such Journalists shall have no right for allotment of General Pool Accommodation. Further, in case of availability of vacant residential accommodation in the quota allotted to the Journalists, a request from the Editor or Chief Editor may be considered by the Government".]

19. **Sub-Letting.**— No allottee shall sub-let the residential accommodation allotted to him/her or any portion thereof or any of the out-houses appurtenant thereto:

Provided that the Allotting Authority may permit sharing of residential accommodation by officers for a specified period and subject to conditions as deemed fit.

20. **Liability of Allottee.**— (1) An allottee shall be personally responsible for the payment of the licence fee of the accommodation allotted to him/her and for any damage beyond fair wear and tear caused thereto or to the furniture, fixtures, fittings and services provided therein by the Government during the period for which the accommodation has been or deemed to have been in his/her occupation.

^{9A} This paragraph has been added by (Amendment) Order 2001 (O. G. Extraordinary) dated 24-6-2001 - Extraordinary.

(2) An allottee shall not use the accommodation for any other purpose and shall maintain the accommodation and the attached premises in clean condition to the satisfaction of the Municipal and other authorities concerned.

(3) An allottee shall not cut the trees or shrubs around the accommodation save with the permission of the P. W. D.

21. **Inventory.**— An allottee shall be required to sign an inventory of the fixtures and fittings provided in the accommodation when he/she enters into occupation of or hands over possession of the accommodation allotted to him/her.

22. **Breach of Rules.**— (1) If an allottee commits any breach of these rules or uses the accommodation for any other purpose or if it is found that the allottee has knowingly furnished incorrect information in his/her application or in any other manner or to any authority with a view to securing and continuing the allotment, the Allotting Authority may, without prejudice to any other disciplinary action as may be taken against him/her, cancel with immediate effect the allotment without giving any prior notice to the allottee. The allottee on such cancellation, shall become an unauthorised occupant and the provisions of Rule 8 shall apply to him.

(2) Where an allottee fails to surrender the possession of the accommodation when required to do so by the Allotting Authority he shall be liable to be summarily evicted from the same, and the Allotting Authority or any officer duly authorised in that behalf may use such force as is necessary to effect the eviction of such allottee.

(3) An allottee to whom sub-rule (1) or (2) above applied shall, notwithstanding anything repugnant contained in these rules, also be liable to pay such damages as may be determined by the Allotting Authority and/or shall also be liable to be disqualified for allotment of any accommodation for a period not exceeding three years.

(4) An appeal against the order under sub-rule (1) or (2) or (3) shall lie to the ¹⁰["Secretary, General Administration"] when the Allotting Authority is other than the ¹⁰["Secretary, General Administration"]. However, in the cases where the allotting Authority happens to be the Chief Secretary, an appeal shall lie to the Government.

23. Interpretation.— If any question arises as to the interpretation of these rules the decision of the Government shall be final.

24. Repeal and Savings.— On the commencement of these rules, the Goa, Daman and Diu Civil Services (Allotment of Residential Accommodation) Rules and any Law, orders in force in the State of Goa corresponding to any of the provisions of these rules shall stand repealed:

Provided that the repeal shall not affect—

(a) the previous operation of any rules, order or any law so repealed or anything duly done or suffered thereunder;

(b) any right, privilege, obligation or liability acquired, accrued or incurred under any rules or law so repealed in so far as it is consistent with the provisions of these rules; or

(c) any penalty, forfeiture or punishment incurred in respect of any offence or breach of provisions of any rules or law so repealed;

¹⁰ These words have been substituted for the words "Chief Secretary" by Notification No. 10/40/99-GA&C dated 6-8-1999, from General Administration Department.

(d) any investigation, proceeding, legal proceeding, or remedy in respect of such right, privilege, obligation, liability, penalty or forfeiture or punishment as aforesaid,

and any such investigation, proceeding, legal proceeding or remedy may be instituted or enforced and any such penalty, forfeiture or punishment may be imposed as if these rules had not been enforced:

Provided also that, subject to the preceding proviso and any saving provision in these rules, anything done or any action taken including orders, notices, notification issued or allotment made under any rules so repealed, shall, in so far as it is not inconsistent with the provisions of these rules, be deemed to have been done or taken under the corresponding provisions of these rules and shall continue to be in force accordingly unless and until superseded by anything or any action taken under these rules.

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

Anthony Ferrao, Under Secretary (GA).

"[SCHEDULE - I

Class of House	Meant for officers drawing	Plinth area
1	2	3
A Class I	Less than Rs. 3050/-	400 square feet.
B Class II	Less than Rs. 5,500/- but not less than Rs. 3050/-	600 square feet.
C Class III	Less than Rs. 8,500/- but not less than Rs. 5,500/-	770 square feet.
D Class IV	Less than Rs. 12,000/- but not less than Rs. 8,500/-	1130 square feet.
E Class V	Less than Rs. 15,100/- but not less than Rs. 12,000/-	1170 square feet including servants quarter 100 square feet (½ garage).
F Class VI	Less than Rs. 26,000/- but not less than Rs. 15,100/-	2100 square feet. Two Servants quarters, 28 square feet garage."].

SCHEDULE - II

A - Class I

No. of quarter	Location	Plinth area in sq. mts.	Living area hired	Govt. or hired	Rent of accom- modation
1	2	3	4	5	6
A-1 to A-24 (2-Bldgs.)	At Bhatulem, Panaji-Goa	24 } 47.37	38.47	Govt.	—
A-1-A to A-3-R (3 Bldgs.)	Altinho, Panaji	36 } 47.37	38.47	Govt.	—
A-1 to A-18 (New Bldgs. 3)	Altinho, Panaji	36 } 47.37	38.47	Govt.	—

" Schedule - I has been substituted vide Notification No. 10/40/99-GAC(Part) dated 24th March, 2000 from General Administration Department. The original Schedule is as below:

"SCHEDULE - I

Class of House	Meant for officers drawing	Plinth area
1	2	3
A Class I	Less than Rs. 950/-	400 s. ft.
B Class II	Less than Rs. 1,500/- but not less than Rs. 950/-	600 s. ft.
C Class III	Less than Rs. 2,800/- but not less than Rs. 1,500/-	770 s. ft.
D Class IV	Less than Rs. 3,600/- but not less than Rs. 2,800/-	1130 s. ft.
E Class V	Less than Rs. 4,500/- but not less than Rs. 3,600/-	1170 s. ft. including servants quarter 100 s. ft. (½ garage).
F Class VI	Less than Rs. 6,700/- but not less than Rs. 4,500/-	2100 s. ft. Two Servants quarters, 225 s. ft. garage."].

SCHEDULE - III

Existing General Pool Residential Accommodation at
Panaji & Other Places

No. of quarter	Location	Flinth area in sq. mts.	Govt. or hired	Rent of hired accom- modation
1	2	3	4	5
B - Class II				
A-02-C-05 & C-06	Hillside, Bhatulem, Panaji	31.58 to 37.39	Govt.	—
A-0-1 to A-1-6	Hillside, Bhatulem, Panaji	63.70 to 47.30	Govt.	—
A-2-1 to A-2-6				
A-3-1 to A-3-6				
B-0-1 to B-0-2				
B-1-1 to B-1-6				
B-2-1 to B-2-6				
B-3-1 to B-3-6				
C-0-1 to C-0-4				
C-1-1 to C-1-6				
C-2-1 to C-2-6				
C-3-1 to C-3-6				
D-1-1 to D-1-6				
D-2-1 to D-2-6				
D-3-1 to D-3-6				
E-0-1				
E-1-1 to E-1-6				
E-2-1 to E-2-6				
E-3-1 to E-3-6				
F-0-1 to F-0-2				
F-1-1 to F-1-2				
F-2-1 to F-2-2				
G-0-1 to G-0-2				
G-1-1 to G-1-2				

1	2	3	4	5
G-2-1 to G-2-2				
H-0-1 to H-0-2				
H-1-1 to H-1-2				
H-2-1 to H-2-2				
I-0-1 to I-0-2				
I-1-1 to I-1-2				
I-2-1 to I-2-2				
J-0-1 to J-0-2				
J-1-1 to J-1-2				
J-2-1 to J-2-2				
K-0-1 to K-0-2				
K-1-1 to K-1-2				
K-2-1 to K-2-2				
B-1-1 to B-1-8	Porvorim	31-58 to 37-39	Govt.	—
B-2-1 to B-2-8				
B-3-1 to B-3-8				
B-4-1 to B-4-8				
L-95 (LIG Flat)				
E-73 to E-80	Vaddem	22-36sq. mts.	—	—
8 Nos.				
A-1-1 to A-1-2	Bogda	40.00 sq. mts.	—	—
2 Nos.				
'B' Type				
B-1				
B-2		41.40 sq. mts.	Govt.	—
B-1-1 to B-1-6	Ponda	—do—	—do—	—
B-3-1 to B-3-6	Fatorda	46.00 sq. mts.	—	—
B-4-1 to B-4-6				
B-5-1 to B-5-6				
B-6-1 to B-6-6				
36 Nos.				
B-1-1 to B-1-24	Margao	50.00 sq. mts.	—	—
B-2-25 to B-2-48				
48 Nos.				

1	2	3	4	5
B-1-1 to B-1-16	Baina	56.00 sq. mts.	---	---
B-2-1 to B-2-16	Vasco			
B-3-1 to B-3-16				
B-4-1 to B-4-16				
B-5-1 to B-5-16				
B-6-1 to B-6-16				
B-7-1 to B-7-16				
112 Nos.				
B-1-1 to B-1-16	Sada, Vasco	56.00 sq. mts.	---	---
6 Nos				
	'C' Type			
1-A to 1-D	Ponte de Linhares	48.66	Govt.	---
2-A to 2-D	Patto, Panaji			
3-A to 3-D				
4-A to 4-D				
5-A to 5-D				
6-A to 6-D				
7-A to 7-D				
8-A to 8-D				
9-A to 9-D				
10-A to 10-D		59.14 to 62.19	Govt.	---
11-A to 11-D				
12-A to 12-D				
13-A to 13-D				
14-A to 14-D				
15-A to 15-D				
16-A to 16-D				
17-A to 17-D				
18-A to 18-D				
19-A to 19-D				
20-A to 20-D				
21-A to 21-D				
22-A to 22-D				
23-A to 23-D				
24-A to 24-D				
25-A to 25-D				
26-A to 26-D				

1	2	3	4	5
GP-C-1 to GP-C-1-4	Porvorim	43.36	Govt.	---
GP-C-2-1 to GP-C-2-4				
GP-C-3-1 to GP-C-3-4				
GP-C-4-1 to GP-C-4-4				
GP-C-5-1 to GP-C-5-4				
GP-C-6-1 to GP-C-6-4				
GP-C-7-1 to GP-C-7-4				
GP-C-8-1 to GP-C-8-4				
4-A to 4H	Altinho	59.14 to 62.19	Govt.	---
5-A to 5H				
C-1 to C-46				
1-A to B-F	Bhatulem	47.12 to 48.66	---	---
1-A to 1-F				
2-A to 2-F				
3-A to 3-F				
M-49	Fonda	75.80	Govt.	---
M-50				
M-52				
M-51				
M-53				
M-54				
A-6				
A-4				
B-6				
A-1				
A-3				
D-2				
B-3				
A-2				
A-5				
C-6				
D-3				
C-1-1 to C-1-16	Pajifond	72.50		
C-2-17 to C-2-32	Margao			
C-3-1 to C-3-16				
C-4-17 to C-4-32				
C-5-1 to C-5-16				
C-6-17 to C-6-32				
C-7-1 to C-7-16				
C-8-17 to C-8-32				
C-9-1 to C-9-6				
C-10-1 to C-10-6				
C-11-1 to C-11-6				

1	2	3	4	5
M-31 to M-32 C-1-1 to C-2-6 C-1-1 to C-1-6	Baina	61.24		
'D' Class				
1-A to 1-F 2-A to 2-F 3-A to 3-F 4-A to 4-F 5-A to 5-F 5-A to 6-F 7-A to 7-F 8-A to 8-F 9-A to 9-F 10-A to 10-F 11-A to 11-F 12-A to 12-F 13-A to 13-F 14-A to 14-F 15-A to 15-F	St. Inez	67.4 to 74.87		
D-1-A to D-1-F D-2-A to D-2-F D-3-A to D-3-F D-4-A to D-4-F D-5-A to D-5-F D-6-A to D-6-F D-7-A to D-7-F D-8-A to D-8-F D-9-A to D-9-F D-10-A to D-10-F D-13-A to D-13-F D-14-A to D-14-F D-15-A to D-15-F	Altinho	90.00 to 120.94		
GP-D-1-1 to GP-D-1-6 GP-D-2-1 to GP-D-2-6 GP-D-3-1 to GP-D-3-6 GP-D-4-1 to GP-D-5-6	Porvorim	98.50 to 120.94		

1	2	3	4	5
'E' Class				
A-1-A to A-24 A-1-A to A-1-F A-2-G to A-2-L A-3-M to A-3-R A-1 to A-18	Bhatulem Altinho	33.28		
GP-A-1 to GP-A-1-12 GP-A-2-1 to GP-A-2-12	Porvorim	31.58 to 37.39		
'D' Class				
A. P. P. Residential Accommodation	Bicholim Satari	118.20 sq. mts. 132.34 sq. mts.		
D-1-1 to D-1-6 D-2-1 to D-2-6 D-3-1 to D-3-6 D-4-1 to D-4-6 D-4-1 to D-5-6	Fatorda Margao	93.00 sq. mts.		
D-1-1 to D-1-6 D-1-1 to D-1-6 D-1 to D-3	Pajifond Sada Vasco Quepem	89.90 sq. mts. 90.00 sq. mts. 84.61 sq. mts.		
'E' Class				
GP-A-3-1 to GP-A-3-12 GP-A-4-1 to GP-A-4-12 GP-A-5-1 to GP-A-5-12 GP-A-6-1 to GP-A-6-12 GP-A-7-1 to GP-A-7-12 GP-A-8-1 to GP-A-8-12	Porvorim	31.58 to 37.39		
For Mamlatdar	Bicholim	152.40 sq. mts.		