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# OFFICIAL GOVERNMENT OF GOA GAZETTE



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## NOTE

There are four Extraordinary issues to the Official Gazette, Series I No. 15 dated 8-7-2021, namely:—

(1) Extraordinary dated 8-7-2021 from pages 455 to 456, Notification No. 5-2-2021-Fin (DMU) from Department of Finance (Debt Management Division) regarding Market Borrowing Programme of State Government 2021-22.

(2) Extraordinary (No. 2) dated 8-7-2021 from pages 457 to 578, Notification No. 4/5/2011-I/PHD/Part/(Vol.I)/1536 from Department of Public Health regarding the Goa Clinical Establishments (Registration and Regulation) Rules, 2021.

(3) Extraordinary (No. 3) dated 9-7-2021 from pages 579 to 580, Notification & Corrigendum regarding GST from Department of Finance.

(4) Extraordinary (No. 4) dated 13-7-2021 from pages 581 to 582, Notification Nos. 1/2/2021-Fin (R&C)/1612 & 1/2/2021-Fin (R&C)/1613 from Department of Finance regarding the Goa Uniforms & Allowances to the Excise Executive Staff (Amendment) Rules, 2021 and the Goa Excise Duty (Amendment) Rules, 2021, respectively.

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## GOVERNMENT OF GOA

### Department of Agriculture

Directorate of Agriculture

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#### Notification

3/Crops & PP/80/13/SSSKL/  
/2021-22/D.Aagri/291

Government of Goa is hereby pleased to implement State Sector Scheme "Assistance for sugarcane planting material" in the State Goa, as below.

1. *Short title and commencement.*— This scheme shall be called "Assistance for sugarcane planting material". It shall come into force with effect from year 2021-22 and shall remain in force till it is withdrawn.

2. *Objectives.*— (i) To create availability of quality seed material locally in Goa to replace old and low yielding sugarcane varieties for improvement of productivity.

(ii) Introduction of new varieties of sugarcane by procuring the seed materials from Research Centre/Institute.

(iii) To enhance productivity of sugarcane.

(iv) To bring additional area under sugarcane.

3. *Eligibility.*— (i) All the farmers who are cultivating sugarcane in the State of Goa shall be considered under this scheme.

(ii) Farmer should possess valid Krishi Card issued by Directorate of Agriculture.

(iii) Farmers planting sugarcane on minimum area of 0.1 Ha. and maximum 2.0 Ha. shall be considered under this scheme.

(iv) Farmers planting sugarcane from November to end of February are eligible under the scheme.

(v) The farmers planting sugarcane from March to June specially for seed purpose are also consider for providing assistance on recommendation of SSSKL.

#### 4. *Pattern of Assistance.*—

A. *Assistance for purchase of sugarcane seedlings.*

(i) One month old seedlings raised from single bud shall be purchased from Sanjivani Sahakari Sakhar Karkhana Ltd. (SSSKL), Dharbandora, Goa.

(ii) The seedlings shall be planted at spacing of 1.2 m. X 0.45 m.

(iii) The seed rate required for cultivating one Ha. area is 18,000 seedlings.

(iv) The cost of seedling inclusive of transportation is Rs. 2.50/- per seedling. The cost of seedlings required for planting 1 Ha. area shall be maximum Rs. 45,000/-.

(v) Assistance @ 50% of the cost of seedlings limited to Rs. 22,500/- per Ha. (18,000 seedlings) shall be provided to farmers for purchase of sugarcane seedlings for planting of sugarcane.

B. *Assistance for purchase of sugarcane seed setts.*

(i) The farmers shall purchase the 8-10 months old sugarcane seed setts from SSSKL or any progressive farmers recommended by SSSKL or procured from neighboring States on recommendation of SSSKL.

(ii) Farmers shall use sugarcane seed setts for re-planting of sugarcane or for taking up area under sugarcane.

(iii) Approximately 30,000 two budded sugarcane seed setts (i.e. approximately 7.5 MT) are required to cover one Ha. area.

The present cost of locally available sugarcane seed is Rs. 4000/- per MT. The cost of sugarcane seed setts required for 1 Ha. area shall be Rs. 30,000/-.

(iv) Assistance @ 50% of the cost of seed setts limited to Rs. 15,000/- per Ha. (30,000 two budded setts) shall be provided to farmers for purchase of locally available sugarcane seed setts for planting sugarcane.

(v) Whenever there is shortage of locally available seed sets, SSSKL shall procure the good quality seed setts from neighboring state and supply to the farmers. The procurement rate inclusive of transport is Rs. 5000/- per MT. and cost of sugarcane seed setts required for 1 Ha. area shall be Rs. 37500/-.

(vi) Assistance @ 50% of cost of seed setts limited to Rs. 18750/- per Ha. (7.5 MT) shall be provided for sugarcane setts procured from neighboring state.

#### 5. Procedure and guidelines.—

(i) The sugarcane farmers willing to take up planting of sugarcane using seedling/seed setts shall apply to SSSKL along with krishicard specifying area to be planted, variety to be planted and quantity of seedlings/seed setts required.

(ii) The representative of SSSKL shall inspect the sugarcane field proposed to be planted and assess the quantity of sugarcane seedling/setts required to cover proposed area.

(iii) SSSKL shall arrange to supply the required quantity of sugarcane seedling/setts from its own farm or from registered seed growers.

(iv) SSSKL shall procure the seedling/seed setts from neighboring state and supply to farmers in case there is shortage of local planting material or accord permission to farmers to procure the sugarcane seedling/setts from neighboring state.

(v) The sugarcane seedlings/setts shall be supplied by SSSKL by providing 50%

subsidy at source to farmer restricting the maximum subsidy as per the pattern of scheme under this scheme.

(vi) The representative of SSSKL shall inspect the field and confirm the planting of sugarcane seedlings/setts.

(vii) After inspection, SSSKL will submit claims enclosing the application forms of farmers along with Statement of beneficiaries, Krishicard/abstract sheet of the concern farmers, bills towards supply of sugarcane seedlings/setts and authority letter of farmer stating to pay the eligible subsidy to SSSKL to the concerned Zonal Agriculture Officer for release of eligible subsidy.

(viii) The Zonal Agriculture Officer shall scrutinize the claims received from SSSKL and inspect the field to confirm the planting of sugarcane and area planted. Upon satisfaction, Zonal Agriculture Officer shall submit the claims along with relevant documents to concern District Agriculture Officer recommending release of the eligible subsidy.

(ix) The District Agriculture Officer shall scrutinize the documents and check random cases and grant financial sanction and release the eligible subsidy to SSSKL.

(x) In cases, wherein SSSKL accord permission to farmers to purchase the sugarcane seedling/setts from registered seed growers within the state or to procure the seedlings/setts from neighboring state by paying the full amount, the eligible subsidy shall be released to concern farmer on recommendation of SSSKL.

6. *Relaxation.*— The Minister of Agriculture shall be empowered to relax any or all clauses or conditions of the scheme in genuine cases. However for release of financial assistance in such case will be considered only with the approval of Finance (Exp.) Department.

7. *Interpretation.*— If any question arises regarding interpretation of any clause, word, expression of the scheme, the decision shall lie with the Director of Agriculture, which shall be final and binding on all concerned.

8. *Redressal of Grievances and Disputes.*— Grievances if any, arising out of the implementation of this scheme, shall be heard and decided by the Minister for Agriculture and the decision of the Minister of Agriculture in this regard shall be final and binding on all concerned.

This issues with the concurrence of the Finance Department under their U. O. No. 1400080204 dated 02-07-2021.

By order and in the name of Governor of Goa.

*Nevil Alphonso*, Director of Agriculture & ex officio Joint Secretary.

Tonca, Caranzalem, 12th July, 2021.



Department of General Administration

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**Notification**

23/1/87-GA&C (Vol.IV)/1117

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

1. *Short title and commencement.*— (1) These rules may be called the Business of the Government of Goa (Allocation) (Fortieth Amendment) Rules, 2021.

(2) They shall come into force on the date of their publication in the Official Gazette.

2. *Amendment of Schedule.*— In the Schedule appended to the Business of the Government of Goa (Allocation) Rules, 1987, at serial number 8 under the heading “Department for Finance”,

(i) in clause I, after item (k), the following items shall be inserted, namely:

“(l) Public Accounts Committee.

(m) Committee on Public Undertakings.

(n) CAG Reports.

(o) Finance Accounts.

(p) Appropriation Accounts.

(q) Inspection/Audit Reports on accounting procedure for PAC/COPU.

(r) Vetting of ATNs on audit paras of all Departments.

(s) Monitoring of audit/inspection paras.

(t) Follow up on the matter of audit with O/o Accountant General of Goa.

(u) All matters/correspondence pertaining to Accountant General, Goa.”;

(ii) clause II shall be omitted;

(iii) clauses “III, IV, V and VI” shall be renumbered as “II, III, IV and V” respectively.

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

*Shripad Arlekar*, Under Secretary (GA-II)

Porvorim, 08th July, 2021.



Department of Home

Home—General Division

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**Order**

3/17/2020-HD(G)/2485

Sanction of the Government is hereby accorded for revival of 18 Musical Brass Band posts in the Directorate of Fire & Emergency Services as created vide Order No. 3/9/2006-HD(G)-Part/3294 dated 27-10-2015 subject to the condition that they shall perform their duties similar to other operative staff and adherence of guidelines contained in the O. M. No. 1/12017-Addl. Secy. (PER)/2941 dated 25/10/2019 and O.M. No. 1/1/2017-Addl. Secy. (PER)/1598 dated 15-07-2010.

The Expenditure towards the pay and allowance shall be debited head “2070-Other Administrative Service; 00—; 108—Fire Protection and Control, 02—Fire Service (Plan); 01—Salaries” under Demand No. 26.

This issues with the concurrence of Personnel Department vide their U.O. No. 1185/F 02-10-2020 and Finance (R&C) Department vide their U.O. No. 1400073023 dated 25-06-2021.

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

*Pritidas U. Gaonkar*, Under Secretary (Home).

Porvorim, 6th July, 2021.

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Department of Labour

Inspectorate of Factories and Boilers

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**Notification**

VI/FAC-6(L-1)Part-1/IFB-2020/975

Whereas, the draft Rules, namely, the Goa Factories (Fifteenth Amendment) Rules, 2020 which the Government of Goa proposed to make in exercise of the powers conferred by section 112 of the Factories Act, 1948 (Central Act No. 63 of 1948), so as to further amend the Goa Factories Rules, 1985, were pre-published as required by section 115 of the said Act vide Notification No. VI/FAC-6 (L-1)Part-1/IFB-2020/1031 dated 11-08-2020, of the Inspectorate of Factories and Boilers, in the Official Gazette, Series I No. 20, dated 13-08-2020, inviting objections and suggestions from all persons likely to be affected thereby within a period of forty-five 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 13th August, 2020;

And whereas, the objections and suggestions received from the public on the said draft Rules have been considered by the Government.

Now, therefore, in exercise of the powers conferred by section 112 of the Factories Act,

1948 (Central Act No. 63 of 1948) and all other powers enabling it in this behalf, the Government of Goa hereby makes the following rules, namely:—

1. *Short title and commencement.*— (1) These rules may be called the Goa Factories (Fifteenth Amendment) Rules, 2021.

(2) They shall come into force on the date of their publication in the Official Gazette.

2. *Amendment of rule 2A.*— In rule 2A of the Goa Factories Rules, 1985 (hereinafter referred to as the “principal Rules”),—

(i) in sub-rule (3), for the words “ten thousand rupees”, the words “twenty thousand rupees” shall be substituted;

(ii) in the Schedule,—

(a) against serial number 3, in column 5, for the existing entry, the following entry shall be substituted, namely:—

“Instruments such as Vernier Calliper, Level Gauges, Ultrasonic Thickness Gauge with normal and hot probe, Tensometer/Spring Balancer and any other equipment or device as may be recommended by the Chief Inspector to determine the safe working condition of the Hoists and Lifts.”;

(b) against serial number 4, in column 5, for the existing entry, the following entry shall be substituted, namely:—

“Instruments such as Vernier Calliper, Level Gauges, Ultrasonic Thickness Gauge with normal and hot probe, Tensometer/Spring Balancer and any other equipment or device as may be recommended by the Chief Inspector to determine the safe working condition of the Lifting Machinery and Lifting Tackles.”;

(c) against serial number 5, in column 5, for the existing entry, the following entry shall be substituted, namely:—

“Instruments such as Vernier Calliper, Level Gauges, Ultrasonic Thickness Gauge with normal and hot probe,



calibrated pressure gauges, hydraulic pump and any other equipment or device as may be recommended by the Chief Inspector to determine the safety in the use of pressure plant.”;

(d) against serial number 7, in column 5, for the existing entry, the following entry shall be substituted, namely:—

(e) “Instruments such as Stack Velocity Meter, Anemometer, Manometer, Pitot Tube and any other equipment or device as may be recommended by the Chief Inspector to determine the efficiency and effectiveness of the system or the appliance.”.

3. *Amendment of rule 3.*— In rule 3 of the principal Rules, in sub-rule (1),—

(i) for clause (d), the following clause shall be substituted, namely:—

“(d) Where any flammable or non-flammable or toxic or non-toxic compressed gas or petroleum product or any other inflammable substance is intended to be possessed in a cylinder or a vessel or a tank in any factory, application for permission shall also be accompanied by an approval/license, if applicable, as required under the Gas Cylinders Rules, 2016 or the Static and Mobile Pressure Vessels (Unfired) Rules, 2016 or the Petroleum Rules, 2002 or the Inflammable Substances Act, 1952 (Act No. 20 of 1952), as the case may be, as amended from time to time, from the authority concerned.”;

(ii) in clause (e),—

(a) for the expression “one thousand rupees”, the expression “two thousand rupees” shall be substituted;

(b) the following explanation shall be inserted, namely:—

“*Explanation:*

In respect of application made through online mode, fees shall be paid through e-challan payment gateway.”.

4. *Amendment of rule 4.*— In rule 4 of the principal Rules, in the Explanation, after clause (c), the following clause shall be inserted, namely:—

“(d) existing building/shed/structure/work of engineering construction is in accordance with the plans approved by the Chief Inspector.”.

5. *Amendment of rule 5.*— In rule 5 of the principal Rules,—

(i) after the existing proviso, the following proviso shall be inserted, namely:—

“Provided further that in case the person issuing the Certificate of Stability is a Structural Engineer registered under the provisions of the Goa Land Development and Building Construction Regulations, 2010, as amended from time to time, and who has originally designed the building/shed/structure/work of engineering construction, the Certificate of Stability issued by such person shall be considered in respect of such building/shed/structure/work of engineering construction initially and thereafter once in a period of five years or after any re-construction, extension, alteration, etc. or wherein there is any addition or modification of machinery, plant, lifting tools or lifting machines.”;

(ii) in the Form of Certificate of Stability, after point No. (7), for the existing paragraph, the following paragraph shall be substituted, namely:—

“I certify that I have personally inspected the building/shed/structure/work of engineering construction, the plans of which have been approved by the Chief Inspector vide letter No. .... dated ..... and examined the various parts including the foundations with special reference to the machinery, plant, etc., that have been installed. I am of the opinion that the building/shed/structure/work of engineering construction, which has been constructed/reconstructed/extended/taken into use is structurally sound and that it's

stability will not be endangered by its use as a factory/part of a factory for the manufacture of..... for which the machinery, plant, etc. is/are installed. I hereby undertake to take responsibility and liability for any action in accordance with the law in force in the event of any structural failure endangering human life or safety.”.

(iii) for the second NOTE, the following NOTE shall be substituted, namely:—

“NOTE:— For the purpose of rule 5, the “competent person” means a Structural Engineer registered under the provisions of the Goa Land Development and Building Construction Regulations, 2010, as amended from time to time, and who has originally designed the building/shed/structure/work of engineering construction or a person approved by office of the Chief Inspector of Factories and Boilers, Government of Goa, and in the case of a building/shed/structure/work of engineering construction occupied or erected by the Government, an officer not below the rank of an Executive Engineer.”.

6. *Amendment of rule 6.*— In rule 6 of the principal Rules, for sub-rule (2), the following sub-rule shall be substituted, namely:—

“(2) Every such application shall be accompanied by a treasury receipt or an invoice for book adjustment, as the case may be, for payment of the fees prescribed for the purpose as specified in the Schedule below:—

SCHEDULE

Scale of fees payable for licence and annual renewal of licence by Factories

Quantity of H. P. Installed (Maximum H.P.)	Maximum number of workers to be employed on any day during the year									
	Upto 9	From 10 to 20	From 21 to 50	From 51 to 150	From 151 to 250	From 251 to 500	From 501 to 1000	From 1001 to 2500	From 2501 to 4000	4001 and above
Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
Nil	0	400	700	3000	4000	8000	16000	32000	48000	63000
Upto 10	600	1100	2700	6000	8000	12000	24000	48000	63000	78000
Above 10 but not above 50	800	3000	4000	8000	12000	16000	32000	59000	72000	86000
Above 50 but not above 100	3000	4000	6000	12000	16000	24000	40000	70000	78000	94000
Above 100 but not above 500	6000	7000	10000	24000	32000	40000	59000	78000	94000	109000
Above 500 but not above 1000	10000	11000	20000	32000	44000	52000	78000	94000	109000	125000
Above 1000 but not above 2000	14000	19000	26000	44000	52000	63000	86000	109000	125000	146000
Above 2000 but not above 5000	19000	26000	44000	52000	63000	86000	109000	125000	146000	159000
Above 5000 but not above 10000	28000	37000	65000	77000	94000	129000	172000	198000	212000	238000
Above 10000	41000	56000	97000	114000	146000	198000	251000	291000	317000	357000

Note: In respect of application made through online mode, fees shall be paid through e-challan payment gateway.”.

7. *Amendment of rule 9.*— In rule 9 of the principal Rules,

(i) in sub-rule (1), after the expression “on which the license is due to expire”, the expression “and in respect of application made through online mode, fees shall be paid through e-challan payment gateway” shall be inserted;

(ii) in sub-rule (2), in second proviso, after the expression “Schedule attached to rule 6”, the expression “and in case during the period of validity of the license, there is an increase in the fees payable, the Occupier, within a period of three months from the date of publication of Notification to that effect in the Official Gazette, shall pay the difference in fees payable with effect from the date of such increase till the remainder period of validity of license.” shall be inserted.

8. *Amendment of rule 13.*— In rule 13 of the principal Rules, in sub-rule (1),—

(a) before the proviso, the following expression shall be added at the end, namely:—

“In respect of application made through online mode, appropriate amount of fee shall be paid through e-challan payment gateway under the said head of account.”.

(b) in the proviso, the following expression shall be added at the end, namely:—

“In respect of application made through online mode, appropriate amount of fee shall be paid through e-challan payment gateway under the said head of account.”

9. *Substitution of rule 19A.*— For rule 19A of the principal Rules, the following rule shall be substituted, namely,—

“19A. *Medical Examination of workers.*—  
(1) Save as otherwise provided in these

Rules, the workers in a factory shall be medically examined once before employment and thereafter after every five years by the Certifying Surgeon appointed under the Act or the Medical Inspector of Factories appointed by the Government or the Factory Medical Officer or the Occupational Health Laboratory recognized under sub-rule (3) of rule 90 O or sub-rule (4) of rule 90 O.

(2) Medical certificate issued to a worker after his medical examination shall be valid for a period of five years even if the worker is employed in another factory during such period of five years provided that such worker is not engaged in dangerous operation or hazardous process in another factory.

(3) Tests/investigations to be conducted for the purpose of carrying out medical examination of a worker before employment and thereafter at specified intervals shall consist of blood investigations for hemoglobin, total WBC count, differential count, blood grouping, fasting blood sugar level, serum creatinine, blood urea, electro cardio gram, urine (routine and microscopic), audiometry, X-ray chest, eye test including colour vision, pulmonary function test and any other test(s) as may be specified by the Certifying Surgeon appointed under the Act or the Medical Inspector of Factories appointed by the Government or the Factory Medical Officer or the Occupational Health Laboratory.”.

10. *Amendment of rule 47.*— In rule 47 of the principal Rules, after clause (b), the following clauses shall be inserted, namely,—

“(c) Sanitary Napkins conforming to Indian Standards and in adequate quantity shall be provided and maintained in the women's toilets for their use, and the same be replenished periodically, as and when required.



(d) Disposable paper bags shall be provided in the women's toilets for the collection of the used napkins. The used napkins shall be disposed off daily as per the procedure approved by the Inspector or in accordance with any other law in force."

11. *Amendment of rule 68.*— In rule 68 of the principal Rules, in sub-rule (4), for clause (b), the following clause shall be substituted, namely:—

"(b) a suitable pressure gauge with a dial range not less than 1.5 times and not exceeding twice the maximum safe working pressure, easily visible and designed to show, at all times, the correct internal pressure in kilograms per square centimetre and marked with a prominent red mark at the maximum safe working pressure of the pressure vessels or pressure plant and the same shall be mounted at a height not more than 1.5 metres from the working level;"

12. *Amendment of rule 90N.*— In rule 90N of the principal Rules, in sub-rule (1), after clause (b), the following clause shall be inserted, namely:—

"(bb) The tests/investigations to be conducted for the purpose of carrying out medical examination of a worker before employment and thereafter at prescribed intervals shall consist of blood investigations for hemoglobin, total WBC count, differential count, blood grouping, fasting blood sugar level, serum creatinine, blood urea, electro cardio gram, urine (routine and microscopic), audiometry, X-ray chest, eye test including colour vision, pulmonary function test and other test(s) which the Factory Medical Officer or the Occupational Health Laboratory may specify;"

13. *Amendment of rule 90-O.*— In rule 90-O of the principal Rules,—

(i) in sub-rule (4),—

(a) in clause (a), for the words "ten thousand rupees", the words "twenty thousand rupees" shall be substituted;

(b) for clause (b), the following clause shall be substituted, namely:—

"(b) The institution shall employ persons possessing the qualifications specified in sub-rule (2) and shall possess license/approval/permission from authorities such as Local Authority, Goa State Pollution Control Board, Directorate of Health Services and shall have facilities and equipments at the disposal as set out hereinbelow."

14. *Substitution of rule 90S.*— For rule 90S of the principal Rules, the following rule shall be substituted, namely:—

"90S. *Qualifications, etc., of supervisors.*—

(1) All persons who are required to supervise the handling of hazardous substances shall possess the following qualifications and experience.—

(a) (i) a degree in any branch of engineering or technology or a masters degree in Science (Physics or Chemistry) or a masters degree in Pharmacy, from recognized institution, with two years of experience of working in a factory involved in hazardous process; or

(ii) a degree in Science (Physics or Chemistry) or a degree in Pharmacy or a diploma in any branch of engineering or technology, from a recognized institution, with five years of experience of working in a factory involved in hazardous process.";

(b) The Chief Inspector may direct the Occupier of the factory involved in hazardous process to require the supervisor(s) so appointed in the factory to undergo a certificate course in Health and Safety of the duration as may be specified;

(2) The syllabus, course fees, duration, mode of examination, other aspects of the above course and the organisations conducting the course shall be approved by the Director General Factory Advice Service and Labour Institutes or the State Government from time to time.”.

15. *Insertion of new rule 90X.*— After rule 90W of the principal Rules, the following rule shall be inserted, namely:—

“90X. *Personal Protective Equipments.*—

(1) All workers shall be mandatorily provided with Personal Protective Equipments (PPEs) as required under any of the provisions of the Act or the Rules and such PPEs shall conform to the relevant National Standard. The occupiers shall require the worker to use such PPEs and the same shall be maintained in proper working conditions by the occupier. No charges whatsoever shall be charged by the occupier from the workers for provision of such PPEs.

(2) Without prejudice to the generality of the provisions of sub-rule (1), the various types of PPEs to which this rule shall extend for use in factories shall be as specified hereinbelow.

(i) *Safety Helmet:*— All workers who are likely to be exposed to any hazard which may cause head injury shall be provided with safety helmets conforming to relevant National Standards. All the workers shall be adequately trained on proper use of such PPEs. When work at height is being carried out such safety helmets shall be provided with a nape strap. No safety helmet which has resisted an impact shall be reused. Periodic cleaning and visual inspection

to check any deformation in size or shape shall be carried out.

(ii) *Protective Footwear:*— Protective footwear shall be provided to them for preventing materials being dropped on their feet or nail or other sharp objects penetrating their sole. The type and nature of foot wear to be used at workplaces shall be decided by the occupier based on nature of work being carried at such work places. Proper disinfection shall be carried out to prevent contagious fungal infection of the skin that causes scaling, flaking, and itching of the affected areas. Proper medical care shall be provided to prevent workers from suffering from ingrown nails, metatarsalgia, heel spur, hammer toes and nerve damage after wearing safety shoe.

(iii) *Safety Goggles and Spectacles:*— The relevant National Standard shall be applicable for eye-protection intended for use in industrial undertakings to provide protection for the eyes of the workers against hazards such as flying particles and fragments, splashing materials, molten metal's and harmful dust, gases or vapors, aerosols and radiations which are likely to impair vision or damage the eyes. Additional eye protection over their prescription lenses shall be used ensuring that the protective eyewear does not disturb the proper positioning of the prescription lenses.

(iv) *Equipment for eye and face protection during welding:*— Relevant National Standard shall be followed for the requirements of goggles, hand shield and helmet intended to protect an operator above the shoulder from harmful radiation, spark and particles of hot metal during welding, cutting and similar operations employing a gas flame or electric arc.

(v) *Gloves and Protective Clothing:*— Suitable gloves, leather gauntlets and mittens conforming to relevant National

Standard shall be used for protection of hand of the workers from getting injured. Such protective gloves shall be provided where the hands are exposed to hazards such as those from skin absorption of harmful substances; severe cuts or lacerations; severe abrasion; punctures; chemical burns; thermal burns; and harmful temperature extremes.

Suitable protective clothing as per relevant National Standard available for apron (Rubberized, acid and alkali resistant) shall be used for protection of workers who are likely to be exposed to any hazard which may cause injury to their skin.

(vi) *Ear protection when exposed to noise*:- Protection against the effects of noise exposure shall be provided when the sound levels exceed the prescribed standards. The relevant National Standard shall be followed while selection of suitable ear protection. Periodic disinfection of reusable ear protectors shall be carried out to eliminate hearing loss caused by infection, discharge, pain, etc. in the ear.

(vii) *Respiratory Protection*:- Respiratory Protective equipment based on the nature of hazard as per the relevant National Standard shall be provided by the occupier of the factory to the workers for their respiratory protection against dust, fumes, gases, particulates, etc. Clinical Examination and appropriate medical tests shall be undertaken to avoid irritant Dermatitis, nose bridge sores, etc. because of prolong use of respiratory personal protective equipment.

(viii) *Other Protective Equipment*:- Appropriate personal protective equipment based on the nature of hazards as per the relevant National Standard shall be provided by the occupier to the workers. These shall include the following:-

(a) Safety harnesses with independently secured lifelines where

protection against falls cannot be provided by other appropriate means.

(b) Life vests and life preservers where there is a danger of falling into water.

(c) Distinguishing clothing or reflective devices or otherwise conspicuously visible material when there is regular exposure to danger from moving vehicles.

(3) The Inspector may, having regard to the nature of the hazards involved in work and process being carried out, order the occupier or the manager in writing to supply to the workers exposed to particular hazard any personal protective equipment conforming to Relevant National Standards as may be found necessary.”.

16. *Amendment of rule 131*.— In rule 131 of the principal Rules, after sub-rule (6), the following sub-rule shall be inserted, namely:—

“(7) Other tests/investigations to be conducted for the purpose of carrying out medical examination of a worker before employment and thereafter at specified intervals shall consist of blood investigations for hemoglobin, total WBC count, differential count, blood grouping, fasting blood sugar level, serum creatinine, blood urea, electro cardio gram, urine (routine and microscopic), audiometry, X-ray chest, eye test including colour vision, pulmonary function test and any other test(s) which the Certifying Surgeon may specify.”.

By order and in the name of Governor of Goa.

*Vivek P. Marathe*, Chief Inspector of Factories and Boilers and ex officio Joint Secretary.

Panaji, 12th July, 2021.

## Department of Law &amp; Judiciary

Law (Establishment) Division

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**Notification**

1-24-84/LD(Estt.)Vol.II(B)/767

In supersession of all earlier O.Ms, Amendments, Notifications, etc. issued in this behalf, Government is pleased to issue the following revised terms and conditions for Government Counsels before the District and Sessions Court and its all sub-ordinates Courts and Quasi-Judicial Authorities in the Government of Goa, which shall come into effect from 01-01-2017.

1. *Fees payable to the Advocate on panel.*— The Advocates on panel will be paid fees per case according to the scale specified below:—

(a) Rs. 1,000/- per hearing before District and Sessions Court and its all sub-ordinates Courts and Rs. 750/- per suit per hearing before Quasi-Judicial Authorities namely before Information Commission, Human Rights Commission, State/District Consumer Forum and other Quasi-Judicial, etc. provided maximum amount per case should not be more than Rs. 30,000/- and Rs. 15,000/- respectively.

(b) More than three suits per day Rs. 3,000/- per day.

(c) For drafting and filing affidavits in the suit Rs. 300/- per case.

(d) For drafting written statement to the plaint a separate amount of Rs. 1,000/- would be paid. In the event if the Advocate from the Panel has to attend the Court outside city, actual taxi fare to and fro would be paid.

(e) No fees will be payable where no legal work is required. for example:- Cases in which the interest of the Government are to be watched pending instructions.

(f) 1/3rd of the fees payable in a case will be paid after examination of all the

witnesses of the Plaintiff/Appellant/Applicant/Claimant has concluded in the case and a certificate to that effect is given by Government Counsel and the remaining 2/3rd will be paid after the case is decided. Provided, where during the pendency of a proceeding Advocate is changed for any reason, whatsoever, a fees commensurate to work done by the out going counsel but normally not exceeding 1/3rd of the total fees shall be payable to him.

(g) In uncontested cases including cases compromised, the fees payable shall be 1/3rd of the fees. The case shall be regarded as contested when a decision is given after hearing the arguments on both sides.

*Explanation:*— All suits and appeals are deemed to be uncontested if it is withdrawn by plaintiff/appellant or dismissed or otherwise decided by the Court ex-parte before the final hearing.

(h) The fees will be paid by the Law Department (Establishment) on submission of bills.

2. *General Terms and Conditions.*—

(a) The Advocate on panel shall not be governed by and not be subject to the Rules and conditions as applicable to the Government Servants.

(b) The Advocate on panel shall have the right to private practice in all matters except in civil matters which will interfere with the efficient discharge of his functions and duties as a Government Counsel. He will not advise in or accept against the Government any cases in which he is likely to be called upon to appear or advise or it is likely to affect or lead to litigation against the Government.

(c) The Advocates on panel shall furnish to the Government or the Law Department such information statements, returns, statistics, etc., pertaining to the Civil Cases conducted by him or under his charge as may be required from time to time.



(d) The appointment of the Government Advocate on panel shall be for a period of one year in the first instance and would be terminable on one month's notice on either side. The appointment may be extended from time to time for suitable periods at the discretion of the Government.

(e) The Advocates on panel, shall be duty bound, when in cases attended to by him is decided against the Government and or its officers, to give immediately his opinion regarding advisability of filing the appeal, revision etc. from such decision, whether he continues to be on the panel on the date of judgement or otherwise.

(f) Appeals/Revision or petitions, arising from common judgement or order shall be together considered as one case if, they are heard together.

(g) The Advocate on panel may during his absence, with the permission of the Law Secretary and subject to the approval of the Government, appoint a substitute Government Advocate, who will discharge the duties of the Advocate. However no junior should be allowed to contest the matter of the Government, but minor work like filing of documents prepared by the Government Counsel can be done through juniors for which no fees shall be payable.

(h) It shall be duty of every Government Advocate to file monthly statement of all the matters handled by him before various Courts showing details of the allotment of matter, date of allotment, parties, Case Number, Court in which case is pending, etc. by the 7th day of next month failing which no bills shall be cleared from that month.

(i) All the professional Bills presented for payment must be accompanied by copy of allotment letter issued to the Government Advocates and a Certificate specifying that the ceiling as mentioned in this Notification is not exceeded and that no other bill is

presented previously for payments, are claimed in the bill.

(j) In appropriate cases this ceiling of 30,000/- can be relaxed depending upon the nature of the case as well as depending upon the lawyer appearing in matter. However, the same should be done upon consultation with the Ld. Advocate General and after seeking his opinion in the matter.

This issues with the concurrence of Finance (Exp.) Department vide their U.O. No. 1447747 dated 16-11-2016 and U.O. No. 1447747 dated 02-05-2017.

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

*Anju S. Kerkar*, Under Secretary (Estt.).

Porvorim, 16th June, 2021.

#### **Addendum**

1-24-84/LD(Estt.)Vol.II(B)/886

Read:- Order No. 1-24-84/ld(Estt.)Vol.II(B)/767 dated 16-06-2017.

In partial modification of Notification read as above, the following point is added in point No. 1 after sub point (h):—

“(i) Incase of sudden death of a Government Counsel, he/she shall be paid the entire professional fees as payable till the last hearing, with no bar of payment”.

This issues with the concurrence of Finance (Exp.) Department vide their No. U.O. No. 1400076774 dated 06-02-2021 and decisions of the Cabinet.

The rest of the contents of the above said Notification shall remain unchanged.

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

*Amir Y. Parab*, Under Secretary (Estt.).

Porvorim, 22nd April, 2021.



## Department of Personnel

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**Notification**

1/3/2006-PER

In exercise of the powers conferred by the proviso to Article 309 of the Constitution of India, and in supersession of the existing Recruitment Rules for the post of Senior Pharmaceutical Chemist, published vide Notification No. 1/31/74-PER (Vol. V) (Pt. File) dated 01-06-1999, in the Official Gazette, Series I No. 12 dated 17-06-1999, the Governor of Goa hereby makes the following rules to regulate the recruitment to the Goa General Service, Group 'A', Gazetted post, in the Goa Medical College and Hospital, Government of Goa, namely:—

1. *Short title, application and commencement.*— (1) These rules may be called the Government of Goa, Goa Medical College and Hospital, Group 'A', Gazetted post, Recruitment Rules, 2021.

(2) They shall apply to the post specified in column (1) of the Schedule to these rules (hereinafter called as the "said Schedule").

(3) They shall come into force from the date of their publication in the Official Gazette.

2. *Number, classification and level in the pay matrix.*— The number of posts, classification of the said post and the level in the pay matrix attached thereto shall be as specified in columns (2) to (4) of the said Schedule:

Provided that the Government may vary the number of posts specified in column (2) of the said Schedule from time to time subject to exigencies of work.

3. *Method of recruitment, age limit and other qualifications.*— The method of recruitment to the said posts, age limit, qualifications and other matters connected

therewith shall be as specified in columns (5) to (13) of the said Schedule.

4. *Disqualification.*— No person who has entered into or contracted a marriage with a person having a spouse living or who, having a spouse living, has entered into or contracted a marriage with any person, shall be eligible for appointment to the service:

Provided that the Government may, if satisfied that such marriage is permissible under the personal law applicable to such person and the other party to the marriage and that there are other grounds for so doing, exempt any person from the operation of this rule.

5. *Power to relax.*— Where, the Government is of the opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing and in consultation with the Goa Public Service Commission, relax any of the provisions of these rules with respect to any class or category of persons.

6. *Saving.*— Nothing in these rules shall affect reservation, relaxation of age limit and other concessions required to be provided for Scheduled Castes, Scheduled Tribes, Other Backward Classes, Ex-servicemen and other special categories of persons in accordance with the orders issued by the Government from time to time in that regard.

These rules are issued in consultation with the Goa Public Service Commission conveyed vide its letter No. COM/II/13/30(1)/99/379 dated 02-07-2021.

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

Vishal C. Kundaikar, Under Secretary (Personnel-I).

Porvorim, 9th July, 2021.



**Notification**

1/16/2017-PER

In exercise of the powers conferred by the proviso to Article 309 of the Constitution of India and in supersession of the Government Notification No. 1/8/89-PER (Pt. I) dated 27-07-2007, published in the Official Gazette, Series I No. 20 dated 16-08-2007, the Governor of Goa hereby makes the following rules to regulate the recruitment to the Goa General Service, Group 'A', Gazetted posts, in the Institute of Nursing Education under Directorate of Health Services, Government of Goa, namely:—

1. *Short title, application and commencement.*— (1) These rules may be called the Government of Goa, Directorate of Health Services, Institute of Nursing Education, Group 'A', Gazetted posts, Recruitment Rules, 2021.

(2) They shall apply to the posts specified in column (1) of the Schedule to these rules (hereinafter called as the "said Schedule").

(3) They shall come into force from the date of their publication in the Official Gazette.

2. *Number, classification and the level in the Pay Matrix.*— The number of posts, classification of the said posts and the level in the Pay Matrix attached thereto shall be as specified in columns (2) to (4) of the said Schedule.

Provided that the Government may vary the number of posts as specified in column (2) of the said Schedule from time to time subject to exigencies of work.

3. *Method of recruitment, age limit and other qualifications.*— The method of recruitment to the said posts, age limit, qualifications and other matters connected

therewith shall be as specified in columns (5) to (13) of the said Schedule.

4. *Disqualification.*— No person who has entered into or contracted a marriage with a person having a spouse living or who, having a spouse living, has entered into or contracted a marriage with any person, shall be eligible for appointment to the service:

Provided that the Government may, if satisfied that such marriage is permissible under the personal law applicable to such person and the other party to the marriage and that there are other grounds for so doing, exempt any person from the operation of this rule.

5. *Power to relax.*— Where, the Government is of the opinion that it is necessary or expedient so to do, it may, by order, and for reasons to be recorded in writing and in consultation with the Goa Public Service Commission, relax any of the provisions of these rules with respect to any class or category of persons.

6. *Saving.*— Nothing in these rules shall affect reservation, relaxation of age limit and other concessions required to be provided for Scheduled Castes, Scheduled Tribes, Other Backward Classes, Ex-servicemen and other special categories of persons in accordance with the orders issued by the Government from time to time in that regard.

These rules are issued in consultation with the Goa Public Service Commission conveyed vide its letter No. COM/II/13/24/(2)/06/288 dated 16-06-2021.

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

*Vishal C. Kundaikar*, Under Secretary (Personnel-I).

Porvorim, 9th July, 2021.

SCHEDULE

1	2	3	4	5	6	7	8	9	10	11	12	13
(1) Associate Professor (Medical Surgical Nursing).	05 (One post from each speciality)	Group 'A', Gazetted.	L-11.	Whether selection post of non-selection post	Age limit for direct recruits	Educational and other qualifications required for direct recruits	Whether age & educational qualifications prescribed for the direct recruits will apply in the case of promotees	Period of probation, if any	Method of recruitment, whether by direct recruitment or by promotion or by deputation/transfer/contract and percentage of the vacancies to be filled by various methods	In case of recruitment by promotion/deputation/transfer, grades from which promotion/deputation/transfer is to be made	If a D.P.C./D.S.C. exists, what is its composition	Circumstances in which the Goa Public Service Commission is to be consulted in making recruitment
(2) Associate Professor (Paediatrics to Nursing/Child Health Nursing).	(Subject to variation dependent on workload).				Not exceeding 45 years (Relaxable for Government servants upto five years in accordance with the instructions or orders issued by the Government from time to time).	Essential (1) Master Degree in Nursing in concerned speciality i.e. Medical Surgical Nursing/ Paediatrics/Obstetrics/Community Health Nursing/Psychiatry, with at least 55% marks or equivalent (The above qualification is not relaxable even if the candidate possess degree in M. Phil). (2) Minimum ten years teaching experience in a recognized College of Nursing after Master Degree in Nursing, failing which, minimum five years teaching experience in a recognized College of Nursing with an aggregate of 10 years of teaching experience in a recognized School and College of Nursing.	Age: No Educational Qualifications: Yes.	Two years.	By promotion, failing which, by direct recruitment.	Promotion: Assistant Professor with three years of regular service in the grade.	Group 'A', D.P.C. consisting of:- (1) Chairman/Member, Goa Public Service Commission—Chairman. (2) Chief Secretary or his nominee—Member. (3) Administrative Secretary/Head of Department—Member. (For promotion and confirmation).	Consultation with the Goa Public Service Commission is necessary while making promotion, direct recruitment, confirmation and amending/relaxing any of the provision of these rules.
(3) Associate Professor (Midwifery and Obstetrical Nursing).												
(4) Associate Professor (Community Health Nursing).												

1	(5) Associate Professor (Psychiatric Nursing/Mental Health Nursing).	2	3	4	5	6	7	8	9	10	11	12	13
	(3) Knowledge of Konkani.												
	Note: In case of non-availability of suitable candidates with knowledge of Konkani for the posts, the Goa Public Service Commission may recommend a candidate if otherwise found fit and this requirement can be relaxed by the Government on the recommendation of the Goa Public Service Commission, if the Government is of the opinion that it is necessary or expedient so to do.												
	<i>Desirable:</i>												
	(1) M. Phil or a recognized Degree beyond the Master level in Nursing, Behavioural Science or Education or should have published work, indicating the capacity of a candidate for independent research work.												
	(2) Two years experience of Clinical teaching in a collegiate programme or a recognized University.												
	(3) Is registered with a recognized Nursing Council or eligible for such registration.												
	(4) Knowledge of Marathi.												



**Notification**

1/15/2018-PER

In exercise of the powers conferred by the proviso to Article 309 of the Constitution of India and in supersession of the existing Recruitment Rules, published in the Official Gazette, Series I No. 13, dated 30-06-2005, for the post of Field Surveyor, vide Government Notification No. 1/10/74-PER (Part) dated 06-05-2005, the Governor of Goa hereby makes the following rules to regulate the recruitment to the Group 'C', Non-Gazetted, Non-Ministerial post in the Directorate of Settlement and Land Records, Government of Goa, namely:—

1. *Short title, application and commencement.*— (1) These rules may be called the Government of Goa, Directorate of Settlement and Land Records, Group 'C', Non-Gazetted, Non-Ministerial post, Recruitment Rules, 2021.

(2) They shall apply to the post specified in column (1) of the Schedule to these rules (hereinafter called as the "said Schedule").

(3) They shall come into force on the date of their publication in the Official Gazette.

2. *Number, classification and level in the pay matrix.*— The number of posts, classification of the said post and level in the pay matrix attached thereto shall be as specified in columns (2) to (4) of the said Schedule:

Provided that the Government may vary the number of posts as specified in column (2) of the said Schedule from time to time subject to exigencies of work.

3. *Method of recruitment, age limit and other qualifications.*— The method of

recruitment to the said post, age limit, qualifications and other matters connected therewith shall be as specified in columns (5) to (13) of the said Schedule.

4. *Disqualification.*— No person who has entered into or contracted a marriage with a person having a spouse living or who, having a spouse living, has entered into or contracted a marriage with any person, shall be eligible for appointment to the service:

Provided that the Government may, if satisfied that such marriage is permissible under the personal law applicable to such person and the other party to the marriage and that there are other grounds for so doing, exempt any person from the operation of this rule.

5. *Power to relax.*— Where the Government is of the opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing, relax any of the provisions of these rules with respect to any class or category of persons.

6. *Saving.*— Nothing in these rules shall affect reservation, relaxation of age limit and other concessions required to be provided for Scheduled Castes, Scheduled Tribes, Other Backward Class, Ex-servicemen and Other Special Categories of persons in accordance with the orders issued by the Government from time to time in that regard.

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

*Vishal C. Kundaikar*, Under Secretary (Personnel-I).

Porvorim, 9th July, 2021.



## Department of Public Health

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Notification

23/7/2004-I/PHD/Part-II/1528

Government is pleased to introduce the Scheme for Grant of Special Assistance to Ayurveda Institutions as under

1. *Short title and commencement.*— (i) This scheme may be called as the “Grant of Special Assistance to Ayurveda Institutions Scheme, 2021”.

(ii) It shall come into force with immediate effect.

2 *Introduction to the scheme.*— (i) Ayurveda is the science of life, with the main objective being to relieve human sufferings and to impart healthy longevity. It is an ancient Indian system of medicine, which envisages the means of prevention and treatment of various ailments and preservation of Health. Ayurveda being an ancient branch of medicine needs to be supported as there are many ailments where modern medicine has not been effective.

(ii) Government of India itself has launched several schemes through its newly created Ministry of AYUSH; and the Government of Goa desires to extend its support to Education and Research in Ayurveda through Ayurvedic College and Hospital in the State of Goa.

(iii) This scheme is therefore formulated in order to promote this branch of ancient Indian medicine and to support Research and Teaching in the science of Ayurveda.

3. *Objectives of the scheme.*— (i) This scheme is formulated with the objective of,—

(a) to promote setting up of Add-on or Stand-alone clinics in this field of medicine viz. Ayurveda by recognized Institutions;

(b) to promote and support Educational Institutions to run the educational courses and training Programmes in this field of medicine, so as to develop well qualified

individuals and efficient Human Resources in this field of medicine;

(c) to conduct various studies and carry out research projects in this field of medicine; and

(d) To provide assistance for the growth and infrastructure requirements.

4. *Scope of the scheme.*— (i) The main scope of this scheme is to provide financial assistance in a manner, so as to achieve the objectives set out in the scheme.

(ii) Financial assistance under this scheme, shall be provided for the following components,—

(a) Development of infrastructure including civil works;

(b) Conduct of studies in the field of Ayurvedic medicine and for the purpose of carrying of research activity in this field of Ayurvedic medicines, including cost towards human resources required for the research activity;

(c) Setting up of a well equipped learning resource centre with a fully equipped Library and Information facility;

(d) Development of teaching and training facilities and for supplementing the requirements of human resources and faculty in teaching of Ayurvedic medical science degree/qualification;

(e) Providing of laboratory and learning infrastructure to further develop the existing teaching and learning facilities in the field of Ayurvedic medicine; and

(f) Procurement of advanced and state-of-the-art equipments, machinery and other material, required for the purpose of achieving the objectives of the scheme.

(iii) This scheme will be valid for a period of two (02) years and the financial assistance will be provided in form of grant-in-aid, subject to the condition that maximum 80% of the grant is utilized towards incurring expenditure on pay and allowances of the

human resources component and staff position shall be restricted to maximum as required under various statutes and other recurring expenditure including stipendiary support to the student interns; while 20% of the grant is to be utilized for creating capital and other infrastructural assets for the Institution.

5. *Eligibility for availing benefits under the scheme.*— (i) Only those Institutions which are recognized or authorized by the Government or affiliated to the Goa University and recognized by AYUSH Council are entitled for the benefits under this scheme.

(ii) To begin with, the Gomantak Ayurveda Mahavidyalaya & Research Centre, at Shiroda, Goa; shall be eligible for assistance under this scheme.

(iii) The Institution should submit a detail plan of requirements, providing all details so as to fulfill the broader classification under clause 4(ii) of the scheme above. On receipt of the application from the Institution(s) that are already functional for 05 years or more, 50% payment shall be released. In case of others, 50% payment may be sanctioned after the application is scrutinized by the Committee, Terms of Reference (TOR) set out and on this basis the amount admissible after scrutiny, may be released. Subject to these conditions, that the management of the institution(s) shall comply with the TOR set out and thereafter 2nd installment of 50% will be released completely or partly depending on the status of compliance.

This assessment shall be carried out by a Committee, comprising of the following—

- |  |               |
|--|---------------|
| (a) Director (Health Services)                   | .... Chairman |
| (b) Director (Higher Education)                  | .... Member   |
| (c) Medical Superintendent, Goa Medical College  | .... Member   |
| (d) Dy. Director (Ayush)                         | .... Member   |
| (e) Joint Director of Accounts (Health Services) | .... Member   |

(iv) The Committee will recommend and sanction the grant for a period of Two years. However from the second year, the funds shall be released on receipt of the application and report of activities, in one installment; after the Committee scrutinizes the utilization of funds report/account, as per the aims and objectives of this scheme.

6 *Quantum of financial assistance under the Scheme.*— (i) The total amount of financial assistance will be restricted maximum to Rs. 300.00 lakhs only, in form of grant-in-aid, on annual basis, for a period of two (02) years.

(ii) This assistance shall be utilized for the purpose for which it is granted and exclusively under the broader classification under clause 4(ii) of the scheme and further subject to the conditions, under clause 4(iii) of the scheme.

(iii) The assistance shall cover recurring expenditure being incurred by the grantee institution up to a maximum of 80% of the grant and the Committee shall ensure that items and expenditures which are non-recurring are limited to 20% of the grant, for the purpose of sanctioning the grant-in-aid.

(iv) The Committee is required to consider sanctions after due scrutiny of the proposal under the broader classification covered under clause 4(ii) of the scheme. Annual grant shall be released on receipt of the report of activity and utilization of the grant already disbursed and the grantee Institution will be required to submit such report before the month of September of the subsequent year. Any grant remaining unutilized as per the report, as above, shall be adjusted in the grant to be sanctioned in the subsequent year.

(v) Government reserves the right to stop future grants and also modify the financial quantum, so also the conditions of the scheme, depending upon the budgetary

provisions made. Government also reserves the right to sanction the grant to the institution as well as hold in abeyance or suspend or cancel the scheme, at any point of time; and no claim or appeal or challenge shall lie with any authority or tribunal or court, in respect of this decision of the Government.

*7. Pattern of Assistance of the Scheme.—*

(i) A maximum amount of Rs. 300 lakhs (Rupees three hundred lakhs only) will be sanctioned as per the terms and conditions by the Government, i.e. the Director, Directorate of Health Services to the grantee institution viz. Gomantak Ayurveda Mahavidyalaya & Research Centre at Shiroda, Goa.

(ii) The Institution should submit a detail plan of requirements, providing all details so as to fulfill the broader classification under clause 4(ii) of the scheme above. On receipt of the application from the Institution(s) that are already functional for 02 years or more, 50% payment shall be released. In case of others, 50% payment may be sanctioned after the application is scrutinized by the Committee, Terms of Reference (TOR) set out and on this basis the amount admissible after scrutiny, may be released. Subject to these conditions, that the management of the institution(s) shall comply with the TOR set out and thereafter 2nd installment of 50% will be released completely or partly depending on the status of compliance.

(iii) The entire amount of the grants of an Academic year i.e. months of July to June, should be utilized before the month of September of the subsequent year of grant and only for the purpose for which it is sanctioned. Any portion of the grant, which is not ultimately required, will be refunded to the Government or adjusted in future sanctions of grants. After 'utilizing/refunding' the sanctioned amount, an Utilization Certificate should be furnished to the

sanctioning authority as required under Form GFR-19A.

(iv) The equipments purchased with the aid of the grant will vest with the Government. The Grantee shall maintain a register of the permanent and semi-permanent assets created out of the grants. The register shall be maintained separately in respect of the grants sanctioned and an extract from the register shall be furnished to the Government annually as well as quarterly as required by the Sanctioning Committee. This shall also be submitted with the audited accounts after the close of the financial year. Register shall be maintained in terms of Form GFR-40 and Form GFR-41. Such assets shall not be disposed off encumbered or utilized for purpose other than those for which the grant was given, without prior approval of the Government. Should the Grantee cease to exist at any time, such assets/properties shall revert back to the Government.

(v) The account of the Grantee in respect of this grant should be audited by the Government approved Auditor/Chartered Accountant and such certificate shall be submitted along with report which is to be submitted for the claim being made for the subsequent year of grant. The accounts of the grants shall be maintained separately and properly from its normal activities and submitted as and when required to the Sanctioning Committee, who may, with prior approval of the Government, institute and conduct an audit with the assistance of the Directorate of Accounts, Government of Goa. The accounts shall be open to the test check by the Comptroller and Auditor General of India at his discretion.

(vi) The Audited statement of accounts showing the expenditure incurred by the Grantee from the grants should be furnished to the Government as soon as possible after the close of the financial year or on



completion of six months for which the grant is sanctioned together with a certificate from the Auditor to the effect that the grant was utilized for the purpose for which it was sanctioned.

(vii) A performance-cum-achievement report specifying in detail the achievements made by the Grantee with the Government grants/amount sanctioned should be furnished to the Directorate of Health Services annually before the month of September of the subsequent year of grant.

(viii) No grant shall be allowed to be paid to any other institutions/voluntary organizations/non-Governmental organizations/trusts /societies of whatsoever nature, out of this grant sanctioned by the Government; except that which is provided under the scheme and the purpose for which it is sanctioned, viz. for the purpose of providing salaries to teaching and stipendiary support to student /interns as per directions of the Government, etc.

(ix) The Grantee Institution must exercise reasonable economy, observe all financial proprietary and the financial rules as issued by the Government from time to time while incurring the expenditure.

(x) In case of misutilisation of grants, the amount so misutilised shall be recovered from the Grantee Institution, in a manner as decided by the Government and in terms of the provisions and in accordance to the law in force. The Government shall also initiate appropriate criminal proceedings against the Members of the Management of the Grantee Institution.

(xi) The amount remaining unspent out of this grant on or before the month of September of the subsequent year of grant, if not adjusted against subsequent sanctions, shall be refunded back to the Government Treasury by challan within 03 (three) months from the date of submission of report.

(xii) The amount shall be drawn from the Directorate of Accounts on presentation of the bill in Form GAR-32 duly countersigned by the Drawing and Disbursing Officer, Directorate of Health Services.

8. *Relaxation of the provisions of the scheme.*— The Government shall be empowered to relax the provision of the conditions of this scheme in genuine case(s) for sanction of the grant, on case to case basis with prior concurrence of Finance Department.

9. *Interpretation of the provisions of this scheme.*— If any question arises regarding interpretation of any clause, word, expression of the scheme, the decision about the interpretation shall lie with the Government, which shall be final and binding on all concerned.

10. *Redressal of grievances and dispute.*— Grievances or disputes if any, arising out of implementation of this scheme, shall be referred to the Secretary to the Government in charge of Public Health Department; who shall hear and decide such matters and the decision of the Secretary to the Government in this regard shall be final and binding on all concerned.

Provided no grievance or dispute regarding the decision of the Government under clause 6(v) above shall lie with any authority or tribunal or court, in respect of the decision.

11. This scheme has been issued with the concurrence of the Finance (Exp.) Department vide their U. NO. 1400063968 dated 25-06-2021.

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

*Gautami Parmekar*, Under Secretary (Health-II).

Porvorim, 5th July, 2021.

**Order**

48/1/2020-I/PHD/1549

Sanction of the Government is hereby conveyed for the revival of the following posts under Directorate of Health Services in various categories as under:—

Sr. No.	Name of the Post	No. of posts Revived	Posts attached to
1	2	3	4
1.	Sr. Orthopaedic Surgeon	01	Asilo Hospital
2.	Sr. ENT Surgeon	02	Hospicio Hospital, Margao Asilo Hospital
3.	Sr. Anaesthetist	02	SDH, Ponda Hospicio Hospital, Margao
4.	Jr. Surgeon	01	CHC, Sankhali
5.	Jr. Anaesthetist	06	CHC, Canacona Cottage Hospital CHC, Valpoi CHC, Sankhali PHC, Pernem CHC, Curchorem
6.	Jr. Orthopaedic Surgeon	01	CHC, Sankhali
7.	Jr. Paediatrician	04	02-Asilo Hospital 01-CHC, Sankhali 01-CHC, Canacona
8.	Jr. Ophthalmic Surgeon	02	01-CHC, Canacona 01-CHC, Sankhali
9.	Jr. Physician	02	01-SDH, Ponda 01-CHC, Sankhali
10.	Jr. Gynecologist	02	CHC, Sankhali
11.	Jr. Pathologist	02	01-CHC, Sankhali 01-Asilo Hospital
12.	Jr. ENT Surgeon	01	CHC, Sankhali
13.	Jr. Radiologist	01	CHC, Sankhali
14.	Jr. Psychiatrist	01	CHC, Sankhali
15.	Medical Officer	04	01-CHC, Sankhali 01-SDH, Ponda 01-T.B. Hospital, Margao 01-RMD Dhargalim
16.	Homeopathic Physician	12	01-Hospicio Hospital Margao 01-CHC, Canacona 01-CHC, Curchorem 01-CHC, Valpoi 01-PHC, Aldona 01-PHC, Balli

1	2	3	4
			01-PHC, Betki
			01-PHC, Candolim
			01-PHC, Casarvarnem
			01-PHC, Marcaim
			01-CHC, Sankhali
			01-PHC, Cansaulim
17.	Public Health Dentist	02	01-PHC, Dharbandora
			01-CHC, Canacona
18.	Administrative Officer	01	CHC, Sankhali
19.	Health Educator	01	SDH, Chicalim
20.	Chief Biochemist	01	Hospicio Hospital, Margao
<b>49 posts</b>			

The expenditure is debitable to the Demand No. 48 of the respective Budget Head of Account.

This issues with the approval of the Personnel Department, vide their U. O. No. 464/F dated 22-05-2021; and concurrence of Finance (Rev. & Cont.) Department vide their U.O. No. 1400075317 dated 25-06-2021.

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

*Gautami S. Parmekar*, Under Secretary (Health).

Porvorim, 7th July, 2021.

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**Order**

22/3/2021-I/PHD/1580

Sanction of the Government is hereby conveyed for the revival of five (05) posts of Assistant Professor in the Pay Matrix Level-10 in Group "A" in the Institute of Nursing Education under Directorate of Health Services.

The expenditure is debitable to the respective Budget Head of Account.

This issues with the approval of the Personnel Department vide their U. O. No. 1183/F dated 29-05-2021; and concurrence of the Finance (Rev. & Cont.) Department vide their U.O. No. 1400080326 dated 25-06-2021.

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

*Gautami S. Parmekar*, Under Secretary (Health).

Porvorim, 12th July, 2021.

—◆◆◆—  
Department of Power

Office of the Chief Electrical Engineer

—  
**Order**

CEE/Estt./Revival S.E./943

Sanction of the Government is hereby conveyed for the revival of 01 (one) post of Superintending Engineer (Elect.), Group 'A' Gazetted in the Pay Matrix Level 12 in the Electricity Department as per the details shown below:—

Sr. No.	Jurisdiction	Office to which the post is attached	Budget Head
1	2	3	4
1.	North Goa	Superintending Engineer (Elect.), Circle-II (N), Panaji	2801—Power; 05—Transmission and Distribution; 001—Direction & Administration; 01—Establishment (Non-Plan); 01—Salaries.

2. This issues with the approval of Personnel Department, vide their U. O. No. 1146/F dated 17-06-2021, concurrence of the Finance Department vide U.O. No. 1400074880 dated 05-07-2021 and the approval of Hon'ble Chief Minister dated 18-06-2021.

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

*Raghuvir G. Keni*, Chief Electrical Engineer & ex officio Addl. Secretary.

Panaji, 13th July, 2021.



## MORMUGAO PORT TRUST

Mormugao Port Trust Stevedoring and Shore Handling Regulations, 2021

GOA

Date: 1st June, 2021.

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### Corrigendum

In the notification of the Mormugao Port Trust published in the Official Gazette, Govt. of Goa, Series I No. 4 dated 22nd April, 2021 and Series I No. 6 dated 6th May, 2021:

(1) At page No. 106 of the gazette notification dated 22nd April, 2021, date of the Notification at line 4 for the words "6th January, 2021", read as "6th April, 2021" and page no. 144 of the gazette notification dated 6th May, 2021, date of the Notification at line 4 for the words "6th January, 2021", read as "6th April, 2021".

(2) At page No. 114 of the gazette notification dated 22nd April, 2021, Form C at line no. 28 and page no. 152 of the gazette notification dated 6th May, 2021, Form C at line no. 28 for the words "2020", read as "2021".

(3) At page No. 115 of the gazette notification dated 22nd April, 2021, Form D at line no. 19 and page no. 153 of the gazette notification dated 6th May, 2021, Form D at line no. 19 for the words "9(xi)", read as "10 (xi)".

(4) At page No. 116 of the gazette notification dated 22nd April, 2021, Form E at line nos. 14 & 15 and page no. 154 of the gazette notification dated 6th May, 2021, Form E at line nos. 14 & 15 for the words "(Name of the Traffic Manager), Traffic Manager" read as "Authorised Signatory of the Stevedore".

*Dr. E. Ramesh Kumar*, IAS,  
Chairman of the Board of Trustees of  
the Port of Mormugao.

**मुरगांव पत्तन न्यास**

मुरगांव पत्तन न्यास स्टीविडोरिंग तथा शोर हैण्डलिंग विनियम, 2021

गोवा

दिनांक : 1 जून, 2021

**शुद्धिपत्र**

सरकारी राजपत्र, गोवा सरकार, सिरीज । सं. 4, दिनांक 22 अप्रैल, 2021 तथा सिरीज । सं. 6, दिनांक 06 मई, 2021 में प्रकाशित मुरगांव पत्तन न्यास की अधिसूचना में ----

(1) दिनांक 22 अप्रैल, 2021 की गजट अधिसूचना के पृष्ठ सं. 130 पर, फार्म **घ** में, पंक्ति सं. 8 पर तथा दिनांक 06 मई, 2021 की गजट अधिसूचना के पृष्ठ सं. 168 पर, फार्म **घ** में, पंक्ति सं. 8 पर शब्द '9(xi)' को '10(xi)' पढा जाए।

(2) दिनांक 22 अप्रैल, 2021 की गजट अधिसूचना के पृष्ठ सं. 131 पर, फार्म **ड.** में, पंक्ति सं. 15 व 16 पर तथा दिनांक 06 मई, 2021 की गजट अधिसूचना के पृष्ठ सं. 169 पर, फार्म **ड.** में, पंक्ति सं. 15 व 16 पर शब्द '(यातायात प्रबंधक का नाम), यातायात प्रबंधक' को 'स्टीवीडोर के प्राधिकृत हस्ताक्षरकर्ता' पढा जाए।

(डॉ. ई. रमेश कुमार, आईएएस)

अध्यक्ष, मुरगांव पत्तन का न्यासी मंडल

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