Panaji, 18th August, 2016 (Sravana 27, 1938)





PUBLISHED BY AUTHORITY

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GOVERNMENT OF GOA

Department of Civil Supplies and Consumer Affairs

Notification

DCS/S/Ker/PF/2016-17/323

In pursuance of clause 3 read with sub-clause (*d*)(*i*) of clause 2 of Kerosene Fixation of Ceiling Price Order (1993), the Government of Goa hereby directs that maximum wholesale & retail price for domestic purpose of Superior Kerosene oil stands revised as under with effect from 1-8-2016. This Notification supersedes earlier Notification No. DCS/S/KER/PF/2016-17/287 dated 22-07-2016.

Sr. No.	Taluka	Wholesale Price per Kilo litre including VAT & Green Cess Existing	Wholesale Price per Kilo litre including VAT & Green Cess Revised	Retail Price per litre including VAT & Green Cess Existing	Retail Price per litre including VAT & Green Cess Revised
1	2	3	4	5	6
1.	Tiswadi	Rs. 16102.49	Rs. 16372.89	Rs. 17.75	Rs. 18.00
	Chorao	Rs. 16133.99	Rs. 16404.39	Rs. 17.75	Rs. 18.00
	Diwar	Rs. 16133.99	Rs. 16404.39	Rs. 17.75	Rs. 18.00
2.	Salcete	Rs. 15610.12	Rs. 15880.52	Rs. 17.25	Rs. 17.50
3.	Bardez	Rs. 16257.97	Rs. 16528.37	Rs. 17.75	Rs. 18.00
	Corjuvem	Rs. 16257.97	Rs. 16528.37	Rs. 17.75	Rs. 18.00
4.	Mormugao	Rs. 15422.25	Rs. 15692.64	Rs. 17.25	Rs. 17.50
5.	Ponda	Rs. 15713.78	Rs. 15984.18	Rs. 17.25	Rs. 17.50
6.	Quepem	Rs. 15862.79	Rs. 16133.18	Rs. 17.75	Rs. 18.00
7.	Bicholim	Rs. 16270.93	Rs. 16541.33	Rs. 17.75	Rs. 18.00
8.	Pernem	Rs. 16562.46	Rs. 16832.86	Rs. 18.25	Rs. 18.50
9.	Canacona	Rs. 16160.80	Rs. 16431.19	Rs. 17.75	Rs. 18.00
10.	Sanguem	Rs. 16005.31	Rs. 16275.71	Rs. 17.75	Rs. 18.00
11.	Satari	Rs. 16160.80	Rs. 16431.19	Rs. 17.75	Rs. 18.00
12.	Dharbandora	Rs. 16005.31	Rs. 16275.71	Rs. 17.75	Rs. 18.00

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

Vikas S. N. Gaunekar, Director & ex officio Joint Secretary (CS&CA).

Panaji, 5th August, 2016.

Department of Education, Art & Culture Directorate of Education

Notification

DE/PLG/PRI/Grant Scheme/2016-17/910

The following scheme approved by the Government is published for the information of the general public:—

Scheme to provide Special Grant of Rs. 400/- per Student/per Month to the Aided Primary Schools in Konkani/Marathi

- I. *Background.* Primary Education (Std. I-IV) in the State of Goa is imparted through Marathi/Konkani/Kannada/Urdu/English and other languages.
- II. *Present position*.— The recognized Primary Schools which impart education in mother

tongue of the child i.e. Konkani/Marathi are given salary grants.

- III. *Objectives.* (a) The objective is to encourage the Primary Schools to impart the Primary Education in the mother tongue of the child i.e. Konkani, Marathi.
- (b) It will provide opportunity to Aided Managements of schools in Konkani/Marathi to develop/improve the requisite infrastructure as well as build up resources in the school.
- IV. *Eligibility.* (a) The Grant-in-aid Primary recognized Schools imparting education in Konkani/Marathi medium of instruction shall be entitled for the grant under the scheme.
- (*b*) Schools which availed the benefit of the scheme of one time initial special grant of Rs. 12.00 lakhs and Rs. 1.00 lakh per annum for next 5 years can switch over for the grant under this scheme, however the amount

sanctioned for the former scheme will be later adjusted accordingly.

V. Amount of grant.— The aided recognized Primary Schools in Konkani, Marathi medium shall get Rs. 400/- (Rupees four hundred only) per student per month for a period of 10 months in a academic year.

VI. *Mode of disbursement.*— (i) On production of a list of students enrolled class wise with a certificate about enrolment of students from Std. I to IV by the Head of the institution, for the month of June shall be submitted by 30th June every year in Annexure-II. The 1st installment shall be accordingly released.

- (*ii*) On production of attendance certificate, the balance monthly installment shall be released.
- (*iii*) Accounts of Actual Students (with addition/deletion) shall be furnished by December every year and accordingly grants to be adjusted during the 10th month.
- (*iv*) The verification of enrollment of students shall be done by the concerned ADEI before the month of December from Std. I to IV.
- VII. *How to apply.* The eligible Aided Primary Schools in Konkani, Marathi medium

shall apply to the Department giving all details of the students enrolled from Std. I to IVth as per Annexure–I.

A list of admissible items and expenditure is enclosed as per Annexure–IV.

- VIII. *Miscellaneous.* (*i*) The Aided Recognized Primary Schools in Konkani//Marathi medium in State shall be entitled for the grants.
- (*ii*) The disbursement of funds shall be subject to availability of funds.
- (*iii*) The institution shall follow all the Financial Rules laid by the Government. Government may relax any of the criteria if it desires.
- (*iv*) The decision of the Government shall be final for giving grants.

This issues with the concurrence of Finance Department under their U. O. No. 1400024759 dated 13-6-2016.

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

G. P. Bhat, Director & ex officio Joint Secretary (Education).

Porvorim, 10th August, 2016.

ANNEXURE-I

APPLICATION FORMAT

Application for the scheme to provide Special Grant of Rs. 400/- per student per month to the Aided Primary School in Konkani/Marathi.

- 1. Name of the Society/Trust running the Institution:
- 2. Name of the Institution:
- 3. The date of recognition:
- 4. Medium of Instruction: (For each medium use separate form)
- 5. Enrolment of the students class wise for previous year

Std.	I	II	III	IV

No. of Students

SERIES I No. 20

18TH AUGUST, 2016

6. Bank details:				
S. B. Account with	n name of Bank	Address	MICR No.	IFSC No.
Date:			Signature of the F of the Institution Name: Designation:	łead
Place:			Name of the organ Address (Office S	
ofstatements made by agree to abide by the particulars given in the	me in this application form this application being found the grants sanctioned to the	lare that, I have rea are true to the best of the scheme. I furthe I false, Institution sh	nd the rules of the sof my knowledge and or undertake that in all refund to the Gov	scheme and the d belief. I further the event of the vernment of Goa
		_	nature of Chairman o ol Managing Commi seal	
Date: Place:	_		Scar	
	AN	INEXURE-II		
	Name	e of the School		
	CERTIFICA	TE OF ENROLMENT		
This is to certify the	nat the enrolment of the stu	dents from Std. I to IV	for the month of	is
		Signa	ture of the Headmas	ster
(The list of studer	nts enrolled class wise to be	e enclosed alongwith	n this Certificate).	
		Signa	ture of Manager	
	AN	NEXURE-III		
		bmission of attenda at the end of every q		
Std. Month	No. of students on the roll	No. of students present	No. of s abs	tudents sent
I				

Headmaster Manager

ANNEXURE-IV

Admissible items to incure expenditure

- 1. Construction/renovation of building, toilet, playground & Compound wall of the primary school.
- 2. Procurement of Furniture, Computers, Teaching Aids & Peripherals.
- 3. Books for Library.
- Procurement of Audio-Visual Aids.
- 5. Procurement of Stationery & Consumables.
- 6. Procurement of Water Purifier upto Rs. 20,000/-.
- 7. Day to day consumables like Soaps, Detergents, First-Aid and Toilet Cleaners.
- 8. Electrical Consumables.
- 9. Water and Electricity bills.
- 10. Co-curricular activities.
- 11. Rent.
- 12. Sports/Musical instruments.
- 13. Test and examination.
- 14. CCTV installation.
- 15. Wages of Sweeper.

Directorate of Higher Education

Order

21/2/2016-DHE/Creation/Per/1343

Sanction of the Government is hereby accorded for creation of 1 (one) post of Assistant Professor of Konkani (Group "A" Gazetted) in Sant Sohirobnath Ambiye Government College of Arts and Commerce, Pernem, under Directorate of Higher Education in the pay scale of Rs. 15,600-39,100+ AGP: Rs. 6,000/-, with immediate effect.

The expenditure towards the pay and allowances shall be debitable under the Demand No. 35 of the respective Budget Head.

This issues with the recommendation of the Administrative Reforms Department vide U. O. No. 534/F dated 4-4-2016; concurrence of Finance (Rev. & Cont.) Department vide their U. O. No. Fin. (R&C)/1400022638-F dated 28-4-2016, and with the approval of the Cabinet as conveyed by General Administration Department vide letter No. 1/28/2016-GAD-II dated 2-8-2016.

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

Diwan N. Rane, Under Secretary (Higher Education).

Porvorim, 10th August, 2016.

Department of General Administration

Order

43/1/2011/GAD-III/2569

Sanction of the Government is hereby accorded for creation of 03 posts of Joint Secretary/Additional Secretary to Government in the Pay Scale PB 3 Rs. 15,600-39,100 plus Rs. 6,600/- Grade Pay in the Secretariat with immediate effect, to be filled amongst Goa Civil Service Officers.

The expenditure on pay and allowances shall be debited to the Budget Head "2052—Secretariat General Services; 00—; 090—Secretariat (Non-Plan); 01—Department of Personnel & A.R; 01—Salaries".

This issues with the approval of the Administrative Reforms Department vide their U. O. Nos. 1343/F dated 7-9-2015, 1863/F dated 30-5-2016 and 4641/F dated 21-7-2016 and with the concurrence of the Finance Department vide their U. O. Nos. 1457280 dated 3-11-2015 and 2750 dated 13-7-2016.

This also issues with the approval of the cabinet held on 4-8-2016 by circulation as conveyed by the General Administration Department vide their letter No. 1/31/2016-GAD-II dated 5-8-2016.

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

Varsha S. Naik, Under Secretary (GA-I).

Porvorim, 10th August, 2016.

Goa Legislature Secretariat

LA/LEGN/2016/1232

The following bill which was introduced in the Legislative Assembly of the State of Goa on 10th August, 2016 is hereby published for general information in pursuance of Rule – 138 of the Rules of Procedure and Conduct of Business of the Goa Legislative Assembly.

The Goa Public Gambling (Amendment) Amending Bill, 2016

(Bill No. 30 of 2016)

A

BILL

to amend the Goa Public Gambling (Amendment) Act, 2012 (Goa Act No. 18 of 2012).

Be it enacted by the Legislative Assembly of Goa in the Sixty-seventh Year of the Republic of India, as follows:—

- 1. *Short title.* This Act may be called the Goa Public Gambling (Amendment) Amending Act, 2016.
- 2. Amendment of section 1.— In the Goa Public Gambling (Amendment) Act, 2012 (Goa Act No. 18 of 2012), in section 1, in sub-section (2), after the expression "by notification in the Official Gazette, appoint", the expression "; and different dates may be appointed for different provisions of this Act" shall be inserted.

Statement of Objects and Reasons

The Bill seeks to empower the State Government to amend section 1 of the Goa Public Gambling (Amendment) Act, 2012 (Goa Act No. 18 of 2012) wherein in sub-section (2), after the expression "by notification in the Official Gazette, appoint", the expression "; and different dates may be appointed for different provisions of this Act" shall be inserted.

This Bill seeks to achieve the above objects.

Financial Memorandum

The Bill involves no financial implications.

Memorandum Regarding Delegated Legislation

No delegated legislation is involved in this Bill.

Porvorim-Goa. 9th August, 2016.

LAXMIKANT PARSEKAR Chief Minister/ /Minister for Home.

Assembly Hall, Porvorim-Goa. 9th August, 2016. NILKANT B. SUBHEDAR Secretary to the Legislative Assembly of Goa.

ANNEXURE

Extract of section of the Goa Public Gambling (Amendment) Act, 2012 (Goa Act 18 of 2012)

- 1. Short title and commencement.— (1) This Act may be called the Goa Public Gambling (Amendment) Act, 2012.
- (2) It shall come into force on such date as the Government may, by notification in the Official Gazette, appoint.

LA/LEGN/2016/1233

The following bill which was introduced in the Legislative Assembly of the State of Goa on 10th August, 2016 is hereby published for general information in pursuance of Rule – 138 of the Rules of Procedure and Conduct of Business of the Goa Legislative Assembly.

The Goa Land Revenue Code (Amendment) Bill, 2016

(Bill No. 32 of 2016)

A

BILL

further to amend the Goa Land Revenue Code, 1968 (Act No. 9 of 1969).

Be it enacted by the Legislative Assembly of Goa in the Sixty-seventh Year of the Republic of India, as follows:—

1. Short title and commencement.— (1) This Act may be called the Goa Land Revenue Code (Amendment) Act, 2016.

- (2) The provisions of section 2 (i) (a) and section 5 shall be deemed to come into force on the 19th day of April, 2016 and the remaining provisions of this Act shall come into force on such date as the Government may, by notification in the Official Gazette, appoint.
- 2. Amendment of section 32.— In section 32 of the Goa Land Revenue Code, 1968 (Act No. 9 of 1969) (hereinafter referred to as the "principal Act"),—
 - (i) in sub-section (6), in clause (ii),—
 - (a) in the TABLE, in column (2), for the letters and figures "S1 Rs. 60/-", "S2 Rs. 45/-", "S3 Rs. 35/-", "S4 Rs. 25/-", "C1 Rs. 250/-", "C2 Rs. 200/-", "C3 Rs. 150/-", "C4 Rs. 100/-", and "Rs. 50/-", the letters and figures "S1 Rs. 70/-", "S2 Rs. 55/-", "S3 Rs. 45/-", "S4 Rs. 35/-", "C1 Rs. 400/-", "C2 Rs. 350/-", "C3 Rs. 300/-", "C4 Rs. 250/-" and "Rs. 100/-" shall be respectively substituted;
 - (b) in the second proviso, for the expression "charitable or cultural institutions", the expression "charitable or cultural institutions, housing by a co-operative housing society formed by the Government employees or the accredited journalists registered with the Directorate of Information and Publicity, Government of Goa" shall be substituted:
 - (*ii*) after sub-section (*6*), the following sub-sections shall be inserted, namely:—
 - "(6A) The Government may, by notification in the Official Gazette, amend any entry in the Table specified in clause (ii) of sub-section (6) and thereafter such Table shall be deemed to have been amended accordingly.
 - (6B) Every notification issued under sub-section (6A) shall be laid as soon as may be after it is made on the table of the Legislative Assembly while it is in session for a total period of thirty days which may

be comprised in one session or in two successive sessions, and if, before the expiry of the session in which it is so laid or the session immediately following, the Legislative Assembly agrees in making any modification in the notification or the Legislative Assembly agrees that the notification should not be made and notify such decision in the Official Gazette, the notification shall from the date of publication of such decision have effect only in such modified form or to be of no effect, as the case may be, so however that any such modification or annulment shall be without prejudice to the validity of anything previously done or omitted to be done under that notification.".

- 3. Amendment of section 61.— (i) In section 61 of the principal Act, in sub-section (1) for the word "co-holders", the word "holder" shall be substituted;
- (*ii*) in sub-section (*3*) for the existing proviso, the following proviso shall be substituted, namely:—

"Provided that nothing in this sub-section shall apply to any land acquired by the Government under any law for the time being in force, dealing with acquisition of land by the Government and the Director of Settlement and Land Records shall carry out partition within six months of the receipt of mutated land index form from the concern Mamlatdar and effect necessary changes in the land record on the basis of records relating to possession obtained under such law."

- 4. Amendment of section 62.— In section 62 of the principal Act, the provisos and the Explanation thereto shall be omitted.
- 5. *Substitution of section 96.* For section 96 of the principal Act, the following section shall be substituted, namely:—
 - "96. *Acquisition of rights to be reported.*—
 (1) Any person acquiring by succession,

survivorship, inheritance, partition, purchase, mortgage, gift, lease or otherwise, any right as holder, occupant, mortgagee, landlord, tenant or Government lessee of any land, shall report in writing his acquisition of such right to the Mamlatdar of Taluka alongwith fee as specified in the Table below and in case such right has been acquired by a registered document, alongwith receipt of such fee paid to the Registration Department, and upon receipt of the same, he shall proceed to dispose such case as prescribed:—

TABLE

Sl. No.	Category	Fee
(1)	(2)	(3)
1. for parcel square me	of property upto 1,000 eters.	Rs. 1,000/-'
0 (D. 0.700/5

- 2. for parcel of property above 1,000 Rs. 2,500/- square meters and upto 10,000 square meters.
- 3. for every parcel of property of 10,000 square meters or part thereof, above 10,000 square meters.

Provided that no such fee shall be payable where the right to the land is acquired under,—

- (i) the Goa, Daman and Diu Agricultural Tenancy Act, 1964 (Act 7 of 1964); or
- (*ii*) the Goa, Daman and Diu Mundkars (Protection from Eviction) Act, 1975 (Act 1 of 1976); or
- (iii) any law for the time being in force, dealing with the acquisition of land by the Government:

Provided further that where the person acquiring the right is a minor or otherwise disqualified, his guardian or other person having charge of his property shall make the report to the Mamlatdar of Taluka.

Explanation I.— The rights mentioned above include a mortgage without possession, but do not include an easement or a charge not amounting to a mortgage of a kind specified in section 100 of the Transfer of Property Act, 1882 (Central Act 4 of 1882).

Explanation II.— A person in whose favour a mortgage is discharged or extinguished, or lease determined, acquires a right within the meaning of this section.

Explanation III.— For the purpose of this Chapter the term "Mamlatdar of Taluka" includes Joint Mamlatdar; and in case of City Survey Records, the Inspector of Surveys and Land Records.

- (2) The provisions of sub-section (6A) and (6B) of section 32 shall mutatis mutandis apply for amending any entry in the Table in sub-section (1)."
- 6. Amendment of section 102.— In section 102 of the principal Act, for the words "send intimation to the Talathi of the village in which the land is situate and", the expression "collect the mutation fees as specified in section 96 and send intimation" shall be substituted.
- 7. *Insertion of new section 108A.* After section 108 of the principal Act, the following new section shall be inserted, namely:—

"108A. Issue of identification certificate for survey numbers and corresponding certificates in respect of survey records.— The Director of Settlement and Land Records or any other officer authorised by the Government by a notification in the Official Gazette, may issue identification certificate for survey numbers or corresponding certificate in respect of survey records on payment of such fees and in such manner as may be prescribed".

- 8. Repeal and saving.— (1) The Goa Land Revenue Code (Amendment) Ordinance, 2016 (Ordinance No. 1 of 2016) is hereby repealed.
- (2) Notwithstanding such repeal, anything done or any action taken under the principal

Act, as amended by the said Ordinance, shall be deemed to have been done or taken under the principal Act, as amended by this Act.

Statement of Objects and Reasons

The Bill seeks to amend section 32 of the Goa Land Revenue Code, 1968 (Act No. 9 of 1969) (hereinafter referred to as the "said Act") so as to enhance the fees for granting sanad and to empower the Government to amend the entries in the Table specified in clause (*ii*) of sub-section (*6*) of said section by notification in the Official Gazette.

The Bill further seeks to amend said section 32 of the said Act so as to exempt conversion fees in case of land used for the purpose of housing by co-operative housing society formed by Government servants or accredited journalists.

The Bill also seeks to amend section 61 of the said Act so as to enable a single holder of land in a particular land holding to request for partition of his land holding.

The Bill also seeks to omit the provisos and Explanation to section 62 of the said Act so as to expedite partition cases.

The Bill also seeks to substitute section 96 of the said Act so as to make provision for mandatory mutation of all transactions of land which are registered with the Sub-Registrar, to enhance mutation fees and to empower the Government to amend Table of fees therein by notification in the Official Gazette that the fees for mutation shall be collected at one time during registration fees in order to facilitate the public.

The Bill also seeks to amend section 102 of the said Act so as to empower the Sub-Registrar to collect mutation fees and send intimation thereof to the Mamlatdar of the Taluka.

The Bill also seeks to insert a new section 108A so as to empower the Director of Settlement and Land Records or other authorised officer to issue identification certificate for survey numbers or corresponding certificate, in respect of survey records on request, to the applicant.

The Bill also seeks to replace the Goa Land Revenue Code (Amendment) Ordinance, 2016 (Ordinance No. 1 of 2016), promulgated by the Governor of Goa on the 19th day of April, 2016.

This Bill seeks to achieve the above objects.

Memorandum Regarding Delegated Legislation

Clause 1 (2) of the Bill empowers the Government to issue notification for appointing the date to bring into force the provisions of the Act except sections 2 (i) (a) and section 5 thereof.

Clause 2 (i) (b) of the Bill empowers the Government to exempt the land to be used for the purpose of housing by a co-operative society formed by the Government servants or the accredited journalists, from payment of conversion fees, by notification in the Official Gazette.

Clause 2 (ii) of the Bill empowers the Government to amend any entry in the Table specified in clause (ii) of sub-section (6) of section 32 of the said Act, by notification in the Official Gazette.

Clause 5 (*ii*) of the Bill empowers the Government to revise fee specified in sub-section (*I*) of section 96 of the said Act by notification in the Official Gazette.

Clause 7 of the Bill empowers the Government to authorise the officer for issuing identification certificate for survey numbers or corresponding certificate in respect of survey records by notification in the Official Gazette and to frame rules for prescribing fees and the manner for issuing such identification or corresponding certificate.

These delegations are of the normal character.

Financial Memorandum

The Bill seeks to enhance the conversion fees hence there will be additional revenue collection on account of the same.

8th August, 2016. FRANCIS D'SOUZA Porvorim, Goa. Minister for Revenue.

Assembly Hall, NILKANT SUBHEDAR Porvorim-Goa. Secretary to Legislative Assembly of Goa.

Governorís Recommendation under Aricle 207 of the Constitution of India

In pursuance of Article 207 of the Constitution of India, I, Smt. Mridula Sinha, Governor of Goa, hereby recommend the introduction and consideration of the Goa Land Revenue Code (Amendment) Bill, 2016 by the Legislative Assembly of Goa.

ANNEXURE

Bill No. of 2016.

The Goa Land Revenue Code (Amendment) Bill, 2016.

- 32. Procedure for conversion of use of land from one purpose to another.
- (6) (i) For the purpose of conversion, the land in the State of Goa shall be categorized as below:—
 - "A" Category: Coastal Panchayat areas and areas of five major towns, such as, Panaji, Mapusa, Ponda, Vasco and Margao;
 - "B" Category: Census Towns areas and areas of Village Panchayats adjoining said five major towns and other Municipal areas;
 - "C" Category: Other Village Panchayats areas.
- (*ii*) When the land is permitted to be used from one purpose to another, a sanad shall be granted to the holder thereof in the prescribed form, on payment of the fees hereinbelow:—

- (a) "A" Category areas: Double the rate specified in table below.
- (b) "B" Category areas: 1.5 times of the rate specified in Table below.
- (c) "C" Category areas: As specified in Table below.

TABLE

	IADLE						
Cat	egory	meters	500 square Above 50 square me less but upt 2000 square meters		e meters cupto square	Above 2000 square meters	
1		2			3	4	
(i)	Reside	ntial	S2 - R S3 - R	2s. 45/- 2s. 35/-	1.5 times extra as mentioned in column (2)	the amount mentioned	
(ii)	Comm	ercial	C2-Rs C3-Rs	s. 250/- s. 200/- s. 150/- s. 100/-	extra as mentioned	Double the amount mentioned in column (2)	
(iii)	Indust	ry	Rs. 50	0/-	1.5 times extra as mentioned in column (2)	Double the amount as mentioned in column (2):	

Provided that no such fees shall be leviable in cases where sanad is granted for the purpose of churches, temples, mosque, gurudwaras:

Provided further that when the land to be used for the purpose of sports, health, education, charitable or cultural institutions, the Government may, by notification in the Official Gazette, exempt from payment of said fees.

- 61. *Partition.* (1) Subject to the provisions of any law for the time being in force for the prevention of fragmentation and consolidation of holdings, a holding may be partitioned on the decree of a civil court or on application of co-holders in the manner hereinafter prescribed.
- (2) If in any holding there is more than one co-holder, any such co-holder may apply to the Collector for a partition of his share in the holding:

Provided that, where any question as to title is raised, no such partition shall be made until such question has been decided by a civil suit.

(3) Subject to the provisions of sub-section (4), the Collector may, after hearing the co-holders, divide the holding and apportion the assessment of the holding in accordance with the rules made by the Government under this Code:

Provided that nothing in this sub-section shall apply to any land acquired under the Land Acquisition Act, 1894 (Central Act 1 of 1894), and the Director of Settlement and Land Records shall carry out partition within six months of the receipt of mutated land index form from the concern Mamlatdar and effect necessary changes in the land record on the basis of records relating to possession obtained under section 16 of the Land Acquisition Act, 1894 (Central Act 1 of 1894).

- (4) The application under sub-section (2) shall be rejected if the partition applied for results in creating a holding, the area or land revenue of which will be below such limits as may be prescribed.
- (5) Expenses properly incurred in making partition of a holding shall be recoverable as a revenue demand in such proportion as the Collector may think fit from the co-holders at whose request the partition is made, or from the persons interested in the partition.
- 62. Division of survey numbers into new survey numbers.— Where any portion of cultivable land is permitted to be used under the provisions of this code for any non-agricultural purpose or when any portion of land is specially assigned under section 18, or when any assessment is altered or levied on any portion of land under sub-section (2) of section 51, such portion may, with the sanction of the Collector, be made into a separate survey number at any time:

"Provided that whenever an application is received for partition of any land having an area exceeding 4,000 square meters, approval from Town and Country Planning Department of the Government shall be obtained:

Provided further that in case the sub-division of the plot applied for is based on Will, Inheritance, or Partition within the family, above said approval is not required. *Explanation:*— For the purposes of this section, the 'family' means and includes the blood relation either from maternal or paternal side.".

Section 96. Acquisition of rights to be reported.— Any person acquiring by succession, survivorship, inheritance, partition, purchase, mortgage, gift, lease or otherwise, any right as holder, occupant, mortgagee, landlord, tenant or Government lessee of any land, shall report in writing his acquisition of such right to the Mamlatdar of Taluka alongwith fee as mentioned herein below, and upon receipt of the same, he shall proceed to dispose such case as prescribed:

Provided that an entry in the register of mutations shall not be transferred to the record of rights until such entry has been duly certified and fee as mentioned herein below is paid.

- (i) For parcel of property upto 1,000 Rs. 1000/-square meters
- (ii) For parcel of property above Rs. 2500/-1,000 square meters and upto 10,000 square meters
- (iii) For every parcel of property of 10,000 square meters or part thereof, above 10,000 square meters

Provided that no such fee shall be payable where the right to the land is acquired under:—

The Goa, Daman and Diu Agricultural Tenancy Act, 1964 (Act 7 of 1964); or

The Goa, Daman and Diu Mundkars (Protection from Eviction) Act, 1975 (Act 1 of 1976):

Provided that where the person acquiring the right is a minor or otherwise disqualified, his guardian or other person having charge of his property shall make the report to the Mamlatdar of Taluka.

Explanation I.— The rights mentioned above include a mortgage without possession, but do not include an easement or a charge not amounting to a mortgage of the kind specified in section 100 of the Transfer of Property Act, 1882 (Central Act 4 of 1882).

Explanation II.— A person in whose favour a mortgage is discharge or extinguished, or lease

determined, acquires a right within the meaning of this section.

"Explanation III.— For the purpose of this Chapter the term "Mamlatdar of Taluka" includes Joint Mamlatdar; and in case of City survey Records, the Inspector of Surveys and Land Records.

102. Intimation of transfer by registering officers.— When any document purporting to create, assign or extinguish any title to, or any charge on, land used for agricultural purposes, or in respect of which a record of rights has been prepared is registered under the Indian Registration Act, 1908, the officer Registering the document shall send intimation to the Talathi of the village in which the land is situate and to the Mamlatdar of the Taluka, in such form and at such times as may be prescribed by rules made under this Code.

LA/LEGN/2016/1234

The following bill which was introduced in the Legislative Assembly of the State of Goa on 10th August, 2016 is hereby published for general information in pursuance of Rule – 138 of the Rules of Procedure and Conduct of Business of the Goa Legislative Assembly.

The Goa Regularisation of Unauthorized Construction Bill, 2016

(Bill No. 31 of 2016)

Α

BILL

to provide for regularisation of unauthorized constructions in the State of Goa and for matters connected and incidental thereto.

Be it enacted by the Legislative Assembly of Goa in the Sixty-seventh Year of the Republic of India, as follows:—

1. Short title, extent and commencement.—
(1) This Act may be called the Goa Regularisation of Unauthorized Construction Act, 2016.

- (2) It shall extend to the whole of the State of Goa.
- (3) It shall be deemed to have come into force with effect from the 24th day of June, 2016.
- 2. *Definitions.* In this Act, unless the context otherwise requires,—
 - (a) "authorised officer" means a officer as authorised under sub-section (1) of the section 3:
 - (b) "Competent Authority" means the authority competent to issue sanad, permission/licence, no objection certificate or any other document for carrying out construction under the relevant Act;
 - (c) "Government" means the Government of Goa;
 - (*d*) "Official Gazette" means the Official Gazette of the Government;
 - (e) "local authority" means the Corporation of the City of Panaji, Municipal Council, Village Panchayat and includes the Planning and Development Authority;
 - (f) "relevant Act" means,—
 - (i) the Goa Land Revenue Code, 1968 (Act No. 9 of 1969); or
 - (*ii*) the Goa, Daman and Diu Town and Country Planning Act, 1974 (Act No. 21 of 1975); or
 - (*iii*) the City of Panaji Corporation Act, 2002 (Goa Act 1 of 2003); or
 - (*iv*) the Goa Municipalities Act, 1968 (Act No. 7 of 1969); or
 - (v) the Goa Panchayat Raj Act, 1994 (Goa Act No. 14 of 1994); or
 - (*vi*) the Goa (Regulation of Land Development and Building Construction) Act, 2008 (Goa Act 6 of 2008); or

- (vii) any other State law which regulates the construction in the State, and the rules, regulations, bye-laws, notifications and orders issued thereunder;
- (g) "State" means the State of Goa;
- (h) "unauthorized construction" means any construction which has been carried out before the 28th day of February, 2014, in the State, without obtaining sanad, permission/licence, no objection certificate or any other document from the Competent Authorities under the relevant Acts.
- 3. Regularisation of unauthorized construction.— (1) Any person who has carried out unauthorized construction in the property specified herein below before the 28th day of February, 2014, may make an application in Form I hereto together with application fee in the form of Court fee stamp of rupees five, documents specified in Schedule I hereto. sketch of the structure proposed to be regularised alongwith dimensions to the officer as may be authorised by the Government by Notification in the Official Gazette, not below the rank of Junior Scale Officer of Goa Civil Service, for regularisation of such unauthorized construction, within a period of 180 days from the date of coming into force of this Act:
 - (a) any residential, commercial or residential cum commercial unauthorised construction in applicants own property or by the applicant who is co-owner, with written consent of all other co-owners thereto, in a property jointly held by the applicant with such co-owners.
 - (b) any unauthorized construction of a dwelling house by the applicant who is declared/registered as mundkar under the provisions of the Goa, Daman and Diu Mundkars (Protection from Eviction) Act, 1975 (Act No. 1 of 1976) or a farm house constructed by the applicant who is tenant or owner of an agricultural land.

- (c) any unauthorized construction by the applicant in undivided property jointly held by a unit of family or families, with written consent of all other members of the family/families.
- (*d*) any unauthorized construction carried out by an institution or a person other than an individual in its property.
- (e) any unauthorized construction carried out by the applicant, in a property wholly owned by another person with the consent of such person.
- (2) The authorised officer shall issue acknowledgment to the applicant of having received the application under sub-section (1).
- (3) The authorised officer shall scrutinise the application received under sub-section (1) and after holding an enquiry, as he deems fit and conducting site inspection thereof and subject to payment by the applicant of charges, taxes, fees and penalty as determined by the authorised officer as per schedule II hereto, pass an order of regularisation of such unauthorized construction.
- (4) The built up area of the unauthorized construction which is proposed to be regularised shall not exceed,—
 - (i) 200 square meters in case such construction is meant for personal residence of the applicant;
 - (*ii*) 100 square meters in case such construction is meant for commercial purpose of the applicant;
 - (*iii*) 250 square meters in case such construction is meant for residential cum commercial purpose of the applicant;
 - (*iv*) 400 square meters in case such construction is meant for institutional purpose.

- (5) The authorised officer shall not entertain any application under sub-section (1), if the unauthorized construction falls within the limits of the protected forest, area declared as a wild life sanctuary, area covered under the Coastal regulation zone, No Development Zone, open spaces, public land, areas covered under Eco Sensitive Zone, Khazan land, any construction prohibited under the Goa Land (Prohibition on Construction) Act, 1995, (Goa Act No. 20 of 1995), road set back or right of way or any construction which causes obstruction to any natural water channel or any structure which is constructed by filling water bodies or any construction in or for scrapyard.
- (6) The authorised officer shall not entertain an application or proceed with regularisation process of unauthorized construction where any Court, Tribunal or any Statutory Authority has passed any injunction or granted status quo or any prohibitory order, or such unauthorized construction is a subject matter of a dispute before such Court, Tribunal or any Statutory Authority.
- (7) Where any unauthorized construction is a subject matter of dispute before any Court, Tribunal or any Statutory Authority, and if authorised officer passes any order of regularization under this Act, such order shall be subject to the decision of such Court or Tribunal or Statutory Authority.
- (8) Notwithstanding anything contained in the relevant Act, upon passing of the order of regularisation of any unauthorized construction under this Act, such unauthorized construction shall be deemed to have been regularised under the relevant Act.
- 4. Amendment of the Schedules.— The Government may, by notification in the Official Gazette, add to, or omit from, or otherwise amend any entry of, the Schedules hereto and thereupon the Schedules shall be deemed to have been amended accordingly.
- 5. *Grants to the Local authorities.* The Government shall upon receipt of the payment

To,

as specified in Schedule–II hereto make grants to the concerned local authorities in respect of charges, taxes and fees as per the said Schedule.

- 6. Duties of officers.— It shall be the duty of the Collector of the district and the Mamlatdar of every taluka, upon expiry of a period of 180 days from the date of coming into force of this Act, to identify such constructions which are unauthorized or any part of it which is unauthorized and have not applied for regularisation within the said period and direct the competent authorities under the relevant Acts to take immediate action for demolition of such unauthorized constructions.
- 7. Appeals.— Any person aggrieved by an order passed by the authorised officer may prefer an appeal to the Government within a period of sixty days from the date of passing of such order.
- 8. Protection of action taken in good faith.— No suit, prosecution or any other legal proceedings shall lie against the authorised officer for anything which is done in good faith or intended to be done under this Act.
- 9. Power to remove difficulties.— If any difficulty arises in giving effect to the provisions of this Act, the Government may, by general or special order published in the Official Gazette, make such provision consistent with the provisions of this Act as appear to it to be necessary or expedient for the purposes of removing difficulty.
- 10. Repeal and saving.— (1) The Goa Regularisation of Unauthorized Construction Ordinance, 2016 (Ordinance No. 2 of 2016) is hereby repealed.
- (2) Notwithstanding such repeal, anything done or any action taken under the said Ordinance shall be deemed to have been done or taken under this Act.

FORM I

[See section 3(1)]

Application cum self declaration for regularisation of unauthorized construction

The, Having camp office at
Authorised Officer For the taluka of
<i>Sub</i> : Request for regularisation of unauthorized construction.
Sir/Madam,
In pursuance to the
(all details to be filled in capital letters only)
1. Name of the applicant:
2. Postal address of the applicant:
3. Brief description of the unauthorized construction:
4. Survey No./Sub division No.:
5. Name of the Revenue Village and Taluka
6. Details of construction: (tick mark the appropriate option) Independent structure
Expansion of existing structure:-
Expansion of existing structure.

(a) Category of the structure:

(b) Details of present us	sage:	
Personal dwelling		leased on rent
store-room		other (specify)

- (c) Whether in one's property or joint or other:
- (d) If not one's property, whether NOC of owner/co-owner is attached:
- (e) Precise plinth area of the construction in square meters:
- 7. Details of amount paid:
 - (a) Total amount paid:
 - (b) Challan/DD/PO No.:
 - (c) Whether entire or 50% paid:
- 8. Details of pending disputes, if any,:
 - (a) Before which authority/court:
 - (b) Case number:
 - (c) Stage of hearing:
 - (d) Any injunction/prohibitory orders are issued:
- 9. Structural Stability Certificate: (if building has floors)
 - (a) Enclosed/not enclosed.
 - (b) Issued by:
 - (c) Dates of Inspection being carried out and report prepared on:

I do hereby undertake and declare that all the information given hereinabove is true and correct and that nothing therein is concealed, misrepresented or wrongly mentioned.

I further declare and undertake that I am aware that any of the above mentioned information provided by me if found to be incorrect, false or misrepresented, then the regularisation of the construction, if ordered by the authorised officer shall stand automatically revoked and I shall be under bounden duty to remove the said construction immediately at my own cost.

I also declare that the said construction is not within any of the prohibited areas/sites as mentioned in sub-section (5) of section 3.

I further undertake that I am in no dues to Government or local bodies and that I have paid all my dues.

I further declare that I am fully responsible for any wrong declaration given hereinabove or in any other statement that may be required to be given by me for processing my request.

Enclosed:- (1) Sketch showing dimension of the structure.

- (2) Receipt of amount paid.
- (3) Documents relied on viz:-
- (4) Any other enclosure:-

Signature of the Applicant/Declarant Name of the Applicant

SCHEDULE I

[See section 3 (1)]

List of Documents in support of the Application for regularisation

Sl. No	Document	Issued by competent authority
1	2	3
1.	Water/Electricity/ /other utility services con- sumption bills	issued at any date pertaining to period prior to 28th February, 2014
2.	Aadhaar Card	Issued prior to 28th February, 2014
3.	Election Photo Identity Card	Issued prior to 28th February, 2014
4.	Ration card	Issued prior to 28th February, 2014
5.	Passport	Issued prior to 28th February, 2014
6.	Telephone usage bills	issued at any date pertaining to period prior to 28th February, 2014
7.	House Tax receipts	issued at any date pertaining to period prior to 28th February, 2014

SERIES I No. 20

1 2	3		1 2	3
8. Bank Account passbook of	Issued prior to February, 2014	28th	11. Land Index Form I & XIV	Issued prior to 28th February, 2014
scheduled Banks 9. Postal Account passbook	Issued prior to February, 2014	28th	12. Residence/ /Domicile or other certificate	Issued prior to 28th February, 2014
10. Any tax receipts	Issued prior to February, 2014	28th	13. Notice issued by any Government Department/ /agency	Issued prior to 28th February, 2014

SCHEDULE II

[See section 3 (3)]

Table for calculating penalty, fees, charges for regularisation

Area of Unauthorised Construction (in square meters)/ /Survey Number/ /Village/ /Municipal Area/ /Category of construction	Conversion charges #	Infrastruc- ture tax [§]	Occupancy fees ^f	Construction license fees ^f	House tax [£]	Total (A+B+C +D+E)	Penalty*	Grand Total
	A	В	С	D	Е			

- # Conversion charges will be applicable as per the Goa Land Revenue Code, 1968 (Act 9 of 1969).
- \$ Infrastructure Tax will be applicable as per the Goa Tax on Infrastructure Act, 2009 (Goa Act 20 of 2009).
- £ Occupancy fees, Construction license fees, House tax will be applicable as existing as on date of application, in the respective Municipal/Village Panchayat areas.
- * Penalty shall be over and above the total payable amount in columns (A) to (E) as follows:
- (a) residential: 5% (b) commercial: 15% (c) residential cum commercial: 10% (d) institutional: 5%

18TH AUGUST, 2016

Statement of Objects and Reasons

The Bill seeks to make provision for regularisation of certain unauthorized constructions carried out in certain lands in the State of Goa before the 28th day of February, 2014.

The Bill seeks to replace the Goa Regularisation of Unauthorized Construction Ordinance, 2016 (Ordinance No. 2 of 2016) promulgated by the Governor of Goa on the 24th day of June, 2016.

This Bill seeks to achieve the above objects.

Financial Memorandum

The Bill would generate additional revenue on account of fees received for regularisation of construction.

Memorandum Regarding Delegated Legislation

Clause 3 of the Bill empowers the Government to authorise officer by Notification in the Official Gazette.

Clause 4 of the Bill empowers the Government to amend Schedules appended to the Bill by Notification in the Official Gazette.

This delegation is of normal character.

Date: 8-8-2016. FRANCIS D'SOUZA Place: Porvorim-Goa. Minister for Revenue.

NILKHANT SUBHEDAR Secretary to the Legislative Assembly of Goa.

Governorís Recommendation under Article 207 of the Constitution of India

In pursuance of Article 207 of the Constitution of India, I, Smt. Mridula Sinha, Governor of Goa, hereby recommend the introduction and consideration of the Goa Regularisation of Unauthorised Construction Act, 2016 by the Legislative Assembly of Goa.

LA/LEGN/2016/1246

The following bill which was introduced in the Legislative Assembly of the State of Goa on 12th August, 2016 is hereby published for general information in pursuance of Rule – 138 of the Rules of Procedure and Conduct of Business of the Goa Legislative Assembly.

The Goa Appropriation (No. 3) Bill, 2016 (Bill No. 19 of 2016)

A

BILL

to authorise payment and appropriation of certain sums from and out of the Consolidated Fund of the State of Goa for the services and purposes of the financial year 2016-17.

Be it enacted by the Legislative Assembly of Goa in the Sixty-seventh Year of the Republic of India, as follows:—

- 1. Short title.— This Act may be called the Goa Appropriation (No. 3) Act, 2016.
- 2. Issue of Rs. 14694,17,45,000/- out of the Consolidated Fund of the State of Goa for the financial year 2016-17.— From and out of the Consolidated Fund of the State of Goa, there may be paid and applied sums not exceeding those specified in column (5) of the Schedule to this Act amounting in the aggregate to the sums of fourteen thousand six hundred ninety four crore seventeen lakhs forty five thousand rupees towards defraying the several charges which will arise for payment during the financial year 2016-17 in respect of the services and for purposes specified in column (2) of the said Schedule.
- 3. Appropriation.— The sums authorised to be paid and applied from and out of the Consolidated Fund of the State of Goa under this Act, shall be appropriated for the services and purposes expressed in the Schedule to this Act in relation to the said financial year.

SCHEDULE (See sections 2 and 3)

Rs. in Lakhs

				Rs. in Lakhs	
		Sums not exceeding			
Dema No		Voted by Assembly	Charged on t Consolidated F of the State of C	und	
1	2	3	4	5	
01	Legislature Secretariat	2069.00	101.00	2170.00	
A1	Raj Bhavan (Charged)	_	706.56	706.56	
02	General Administration and Coordination	9974.25	_	9974.25	
03	District and Sessions Court, North Goa	2182.67	_	2182.67	
04	District and Sessions Court, South Goa	1928.53	_	1928.53	
05	Prosecution	770.00	_	770.00	
06	Election Office	1500.43	_	1500.43	
07	Settlement and Land Records	1435.00	_	1435.00	
08	Treasury and Accounts Administration, North Goa	91213.60	_	91213.60	
09	Treasury and Accounts Administration South Goa	501.79	_	501.79	
A2	Debt Services (Charged)	_	181205.56	181205.56	
10	Notary Services	1005.00	_	1005.00	
11	Excise	2467.30	_	2467.30	
12	Commercial Taxes	4055.00	_	4055.00	
13	Transport	19586.30	_	19586.30	
A3	Goa Public Service Commission (Charged)	_	385.00	385.00	
14	Goa Sadan	519.75	_	519.75	
15	Collectorate, North Goa	2645.50	_	2645.50	
16	Collectorate, South Goa	2533.20	_	2533.20	
17	Police	44043.20	_	44043.20	
18	Jails	4454.50	_	4454.50	
19	Industries Trade and Commerce	7174.45	_	7174.45	
20	Printing and Stationery	1454.45	_	1454.45	
21	Public Works	143373.53	_	143373.53	
22	Vigilance	515.00	_	515.00	
23	Home	1223.50	_	1223.50	
25	Home Guards and Civil Defence	2804.81	_	2804.81	
26	Fire and Emergency Services	5306.25	1.50	5307.75	

1	2	3	4	5
27	Official Language	1314.50	_	1314.50
28	Administrative Tribunal	204.50	_	204.50
29	Public Grievances	58.00	_	58.00
30	Small Savings and Lotteries	2367.50	_	2367.50
31	Panchayats	20973.86	_	20973.86
32	Finance	57055.00	_	57055.00
33	Revenue	4114.40	_	4114.40
34	School Education	118315.57	_	118315.57
35	Higher Education	23601.14	_	23601.14
36	Technical Education	3777.78	_	3777.78
37	Government Polytechnic, Panaji	2882.50	_	2882.50
38	Government Polytechinc, Bichol	im 1286.25	_	1286.25
39	Government Polytechnic Curchoriem	694.00	_	694.00
40	Goa College of Engineering	5675.85	_	5675.85
41	Goa Architecture College	644.45	_	644.45
42	Sports and Youth Affairs	28230.00	_	28230.00
43	Art and Culture	12157.10	_	12157.10
44	Goa College of Art	830.00	_	830.00
45	Archives and Archaeology	2430.80	_	2430.80
46	Museum	885.60	_	885.60
47	Goa Medical College	27123.20	_	27123.20
48	Health Services	47271.25	_	47271.25
49	Institute of Psychiatry and Human Behaviour	2521.50	_	2521.50
50	Goa College of Pharmacy	1431.25	_	1431.25
51	Goa Dental College	6169.01	_	6169.01
52	Labour	4011.05	_	4011.05
53	Food and Drugs Administration	1115.00	_	1115.00
54	Town and Country Planning	4380.25	_	4380.25
55	Municipal Administration	33715.10	_	33715.10
56	Information and Publicity	3816.45	_	3816.45
57	Social Welfare	29866.65	_	29866.65
58	Women and Child Development	37858.00	_	37858.00
59	Factories and Boilers	587.18	_	587.18
60	Employment	1792.75	_	1792.75
61	Craftsmen Training	7069.79	_	7069.79
62	Law	6986.75	_	6986.75

1	2	3	4	5
63	Rajya Sainik Board	405.91	_	405.91
64	Agriculture	23024.12	_	23024.12
65	Animal Husbandry and	14530.92	_	14530.92
	Veterinary Services			
66	Fisheries	6865.65	_	6865.65
67	Ports Administration	3587.40	_	3587.40
68	Forests	8118.88	_	8118.88
69	Handicraft, Textile and coir	2328.50	_	2328.50
70	Civil Supplies	9983.32	_	9983.32
71	Co-operation	2979.51	_	2979.51
72	Science, Technology and	5582.53	_	5582.53
	Environment			
73	State Election Commission	326.85	_	326.85
74	Water Resources	33684.94	_	33684.94
75	Planning, Statistics and	2761.04	_	2761.04
	Evaluation			
76	Electricity	228151.31	_	228151.31
77	River Navigation	3763.00	_	3763.00
78	Tourism	23824.00	_	23824.00
79	Goa Gazetteer	59.00	_	59.00
80	Legal Metrology	617.80	_	617.80
81	Department of Tribal Welfare	25721.00	_	25721.00
82	Information Technology	10633.80	_	10633.80
83	Mines	7495.36	_	7495.36
84	Airport	14622.00	_	14622.00
	TOTAL	1287017.83	182399.62	1469417.4

Statement of Objects and Reasons

The Budget for the year 2016-17 was presented to the Legislative Assembly on the 16th March, 2016. The Demands for Grants have since been discussed and voted by the Assembly. The Appropriation Bill is, therefore, introduced in accordance with the provisions of Article 204 of the Constitution of India to provide for appropriation out of the Consolidated Fund of the State of Goa of the moneys required for the services during the financial year 2016-17.

Porvorim-Goa. 12th August, 2016.

LAXMIKANT PARSEKAR Finance Minister.

Assembly Hall, Porvorim-Goa. 12th August, 2016. N. B. SUBHEDAR Secretary to the Legislative Assembly of Goa.

Governor's Recommendation under Article 207 of the Constitution of India

In pursuance of Article 207 of the Constitution of India, I, Mridula Sinha, Governor of Goa, hereby recommend the introduction and consideration of the Goa Appropriation (No. 3) Bill 2016, by the Legislative Assembly of Goa.

LA/LEGN/2016/1247

The following bill which was introduced in the Legislative Assembly of the State of Goa on 12th August, 2016 is hereby published for general information in pursuance of Rule – 138 of the Rules of Procedure and Conduct of Business of the Goa Legislative Assembly.

The Goa Appropriation (No. 4) Bill, 2016

(Bill No. 20 of 2016)

A BILL

to authorise payment and appropriation of certain further sums from and out of the Consolidated Fund of the State of Goa for the services and purposes of the financial year 2016-17.

Be it enacted by the Legislative Assembly of Goa in the Sixty-seventh Year of the Republic of India, as follows:—

- *1. Short title.* This Act may be called the Goa Appropriation (No. 4) Act, 2016.
- 2. Issue of Rs. 1174,00,63,000/- out of the Consolidated Fund of the State of Goa for the financial year 2016-17.— From and out of the Consolidated Fund of the State of Goa, there may be paid and applied sums not exceeding those specified in column (5) of the Schedule hereto amounting in the aggregate to the sums of one thousand one hundred seventy four crore, sixty three thousand rupees towards defraying the several charges which will come in the course of payment during the financial year 2016-17 in respect of the services and for purposes specified in column (2) of the said Schedule.
- 3. Appropriation.— The sums authorised to be paid and applied from and out of the Consolidated Fund of the State of Goa under this Act, shall be appropriated for the services and purposes expressed in the said Schedule to this Act in relation to the said financial year.

SCHEDULE (See sections 2 and 3)

Rs. in Lakhs

			100	. III Lakiis
		Sums	not exceeding	
Dema No.		Voted by Assembly	Charged on the Consolidated Fund of the State of Goa	Total
1	2	3	4	5
01	Legislature Secretariat	150.00	_	150.00
02	General Administration and Coordination	2200.00	_	2200.00
03	District and Sessions Court, North Goa	205.00	_	205.00
06	Election Office	2000.00	_	2000.00
07	Settlement and Land Records	25.00	_	25.00
10	Notary Services	60.00	_	60.00
12	Commercial Taxes	2493.40	_	2493.40
13	Transport	2060.00	_	2060.00
16	Collectorate, South Goa	100.00	_	100.00
21	Public Works	50300.00	61.46	50361.46

1	2	3	4	5
23	Home	500.00	_	500.00
26	Fire and Emergency Services	745.00	_	745.00
33	Revenue	2.25	_	2.25
34	School Education	6300.00	_	6300.00
47	Goa Medical College	1500.00	_	1500.00
48	Health Services	15550.00	_	15550.00
49	Institute of Psychiatry and Human Behaviour	456.00	_	456.00
51	Goa Dental College	100.00	_	100.00
55	Municipal Administration	500.00	_	500.00
56	Information and Publicity	800.00	_	800.00
58	Women and Child Development	11433.00	_	11433.00
61	Craftsmen Training	30.00	_	30.00
65	Animal Husbandry and Veterinary Services	340.32	_	340.32
67	Ports Administration	1045.20	_	1045.20
68	Forests	300.00	_	300.00
71	Co-operation	1500.00	_	1500.00
74	Water Resources	2944.00	_	2944.00
78	Tourism	600.00	_	600.00
81	Department of Tribal Welfare	1000.00	_	1000.00
82	Information Technology	4600.00	_	4600.00
84	Airport	7500.00	<u> </u>	7500.00
	TOTAL	117339.17	61.46	117400.63

Statement of Objects and Reasons

The Supplementary Demands for Grants for the year 2016-17 (First Batch) was presented to the Legislative Assembly. This Bill is introduced in pursuance of Article 204 read with Article 205 of the Constitution of India to provide for appropriation of certain further sums from and out of the Consolidated Fund of the State of Goa, to meet the expenditure on certain services, granted by the Legislative Assembly for those services, during the Financial year 2016-17.

Porvorim-Goa. 12th August, 2016.

LAXMIKANT PARSEKAR Finance Minister/Chief Minister.

18TH AUGUST, 2016

Assembly Hall, Porvorim-Goa. 12th August, 2016.

N. B. SUBHEDAR Secretary to the Legislative Assembly of Goa.

Governor's Recommendation under Article 207 of the Constitution of India

In pursuance of Article 207 of the Constitution of India, I, Mridula Sinha, Governor of Goa, hereby recommend the introduction and consideration of the Goa Appropriation (No. 4) Bill, 2016, by the Legislative Assembly of Goa.

LA/LEGN/2016/1248

The following bill which was introduced in the Legislative Assembly of the State of Goa on 12th August, 2016 is hereby published for general information in pursuance of Rule – 138 of the Rules of Procedure and Conduct of Business of the Goa Legislative Assembly.

Goa (Allotment of Plots to Certain Displaced Persons) Bill, 2016

(Bill No. 33 of 2016)

A

BILL.

Whereas the then Government of Goa, Daman and Diu vide Order No. ES/1/64 dated 14/01/1964 requisitioned land admeasuring 35690.75 square metres in terms of section 29 of the Defence of India Act, 1962 (Central Act 51 of 1962);

And Whereas the Government sub-divided the said land and allotted plots to certain persons who were displaced due to acquisition of land for establishment of 2STC (3 Military Training Regiment) at Salcete, Goa;

And Whereas the Government has now decided to vest proprietary rights of the said plots unto the said displaced persons.

Be it enacted by the Legislative Assembly of Goa in the Sixty-seventh Year of the Republic of India, as follows:—

1. *Short title and commencement.*— (*1*) This Act may be called the Goa (Allotment of Plots to Certain Displaced Persons) Act, 2016.

- (2) It shall be deemed to have come into force on the 20th day of January, 1964.
- 2. *Definition.* In this Act, unless the context otherwise requires,—
 - (a) "displaced persons" means the persons who were displaced due to acquisition of land for establishment of 2STC (3 Military Training Regiment) in Salcete, Goa;
 - (b) "Government" means the Government of Goa:
 - (c) "State" means the State of Goa;
 - (*d*) "said land" means land requisitioned vide Order No. ES/1/64 dated 14-01-1964:
 - (e) "said Act" means the Defence of India Act, 1962 (Central Act 51 of 1962).
- 3. Vesting of land in the Government.— (1) Notwithstanding anything contained in any other law, judgement, order or decree of any court, tribunal or any other authority, from the date of commencement of this Act, said land more particularly described in Schedule I hereto shall be deemed to have been vested with the Government, free from all claims, charges, encumbrances, liens, etc.
- (2) The Government shall pay to the owner to the said land within a period of 180 days from the date of enacting this Act, compensation as per the market value of such land as prevailing on the date of making requisition for the said land under the said Act.
- 4. Allotment of land to the displaced persons.— The displaced persons specified in Schedule II hereto shall be deemed to have been allotted the area of the said land as specified in the corresponding entry in column (2) of the said Schedule.
- 5. Act to have overriding effect.— Notwithstanding anything contained in any other law, judgement, decree or order of any court, tribunal or any other authority,—

- (a) the land as specified in Schedule I hereto shall, from the date of commencement of this Act, stand vested with the Government.
- (b) no suit or other legal proceedings shall be instituted, maintained or continued in any court, tribunal or any other authority against the Government or any person or authority whatsoever in respect of said land and all pending suits, applications, etc. filed under any local or special law shall stand abated forthwith.
- (c) no Courts shall enforce any Decree or Order or Injunction or Stay on any ground whatsoever.
- 6. Protection of action taken in good faith.— No suit, prosecution or other legal proceeding shall lie against the Government or any officer or authority for anything which has been done or intended to be done in good faith under this Act.
- 7. Power to remove difficulties.— If any difficulty arises in giving effect to the provisions to this Act, the Government may, by Order published in the Official Gazette, make such provisions consistent with the provisions to this Act, as appear to it to be necessary or expedient for the removal of difficulty; and the Order of the Government in such cases shall be final:

Provided that no such Order shall be made after the expiry of two years from the date of this Act.—

SCHEDULE-I (See section 3)

Taluka Village	N	urvey o. P. T. Sheet	Sub-Div. No.	Approx Are Sq. 1	a in	Boundaries
		No.				
			Chalata			
			No.			
1		2	3	4		5
SALCET	Έ	44	1	325	North: S	S. No. 43/1
AQUEM			2	300	South: S	S. No. 26/1
			3	300	East: Ro	oad

1	2	3	4	5
		4	300	West: S. No. 43/1
		5	300	
		6	325	
		7	300	
		8	300	
	45	1	300	
		2	325	
		3	300	
		4	325	
		5	300	
		6	300	
		7	650	Government Land
	46	1	3075	Government Land
		2	300	
		3	325	
		4	300	
		5	300	
		6	325	
		7	325	
	47	1	300	
		2	325	
		3	700	C
		4 5	1158	Government Land
		5 6	375 350	
		7	325	
		8	325	
		9	325	
		10	325	
		11	300	
		12	325	
		13	325	
	48	_	3650	Government Land
	49	1	675	
		2	675	
		3	650	
		4	700	
		5	700	
		6	650	
		7	700	
		8	325	
		8-A	325	
		9	300	
		10 11	350 425	
		11	425 475	
	50	1	675	
	00	2	675	
		3	675	
	D 111 D 1	4	725	_
	Public Road		6982.75)
		Total	35690.751	m ²

SCHEDULE-II	
(See section 4)	

		(Bee Beetion	/	
Sr No		Survey No.	Area of land allotted	Date on which possession of land taken
1	2	3	4	5
1.	Shri Andrew Vaz	44/1	325 sq. mtrs.	ES/1/64 dated 14-1-1964
2.	Shri Rosalina Cardoz	44/2	300 sq. mtrs.	-do-
3.	Rufina Vaz	44/3	300 sq. mtrs.	-do-
4.	Agosntinho Vaz	44/4	300 sq. mtrs.	-do-
5.	Francisco Costa	44/5	300 sq. mtrs.	-do-
6.	Salvador Peixoto	44/6	325 sq. mtrs.	-do-
7.	Camilo Costa	44/7	300 sq. mtrs.	-do-
8.	Alex Vaz	44/8	300 sq. mtrs.	-do-
9.	Manuel Fernandes	45/1	300 sq. mtrs.	-do-
	1. Camilo Fernandes		•	
	2. Xaverina fernandes			
	3. Joaquim Mariano Souza			
	4. Caetana Fernandes @			
	Caetana Souza			
10.	Joaquim Rosario Vaz	45/2	325 sq. mtrs.	-do-
11.	Aristo Vaz	45/3	300 sq. mtrs.	-do-
12.	Santana Francisco Dias	45/4	325 sq. mtrs.	-do-
13.	Domingos Vas	45/5	300 sq. mtrs.	-do-
14.	Sebastiana Vaz	45/6	300 sq. mtrs.	-do-
15.	Government	45/7	650 sq. mtrs.	-do-
16.	Government	46/1	3075 sq. mtrs.	-do-
17.	Thomacinho Fernandes	46/2	300 sq. mtrs.	-do-
10	Benidita Fernandes	40./0	005	1
18.	Maria Philip Vaz	46/3	325 sq. mtrs.	-do-
19.	Isabela Braganza	46/4	300 sq. mtrs.	-do-
	Joaquim Fernandes	46/5	300 sq. mtrs.	-do-
21.	Rosa Fernandes Fracisca Vaz	46/6	325 sq. mtrs.	-do-
22.	1. Luciano Francisco Vaz	46/7	325 sq. mtrs.	-do-
	2. Luis Vaz			
23.	Atmaram Lingu Kudalkar	47/1	300 sq. mtrs.	-do-
24.	Custodio Vaz	47/2	325 sq. mtrs.	-do-
25.	(a) Isabela Fernandes	47/3	700 sq. mtrs.	-do-
	(b) Domingos Vaz alias Domnic		•	

- (b) Domingos Vaz alias Domnic Vaz alias Domingos Augostinho Vaz
- (c) Yolanda D'Mello alias Yolanda Vaz
- (d) Tolentinho Vaz alias Tolentinho Agostinho Vaz
- (e) Manelina Dias alias Manelina Vaz

1	2	3	4	5
26.	Government	47/4 47/4 A & B	283 sq. mtrs. 592 sq. mtrs	ES/1/64 dated 14-1-1964 -do-
27	Government	47/4C	283 sq. mtrs.	-do-
	Mariano Vas	47/5	375 sq. mtrs.	-do-
٠٠.	Monica Braganza Vaz	4170	070 Sq. mus.	do
29	Joaquina Vaz	47/6	350 sq. mtrs.	-do-
	Barbin Braganza	47/7	325 sq. mtrs.	-do-
	Pedro Francisco Miranda	47/8	325 sq. mtrs.	-do-
	Nicael Dias	47/9	325 sq. mtrs.	-do-
33.	Folorin Dias	47/10	325 sq. mtrs.	-do-
	Stenley Vaz		•	
	Mariana Vaz	47/11	300 sq. mtrs.	-do-
35.	(a) Doming Santano Gomes(b) Joaquim Pedro Gomes(c) Vicente Gomes	47/12	325 sq. mtrs.	-do-
36	Camilo Peixote	47/13	325 sq. mtrs.	-do-
<i>,</i> 0.	Bento Peixote	47/10	020 5q. mus.	uo
37.	Government	48/0	3650 sq. mtrs.	-do-
	Andrew Vaz	49/1	675 sq. mtrs.	-do-
	Joao Mariano Braganza	49/2	675 sq. mtrs.	-do-
	 Esparanca D'Costa Conceicao Braganca Esperanca Braganca 		1	
10.	Joao Lourenco Vaz	49/3	650 sq. mtrs.	-do-
	(a) Custodio Sebastiao Rosario Vaz	49/4	700 sq. mtrs.	-do-
	(b) Dionizio Vaz		1	
12	Paulo Vaz	49/5	700 sq. mtrs.	-do-
ιω.	Clemento Vaz	10/0	700 5q. mus.	uo
	Conceicao Vaz			
12	Jacob Vaz	49/6	650 ca mtra	-do-
	Inacina Fernandes	49/7	650 sq. mtrs.	-do-
			700 sq. mtrs.	
ŧЭ.	Filomena D'Silva	49/8	325 sq. mtrs.	-do-
40	Deepa Ulhas Naik	40 /0 4	007	1
	Melinda D'Costa Vaz	49/8A	325 sq. mtrs	-do-
	Avelino Fernandes	49/9	300 sq. mtrs.	-do-
l8.	Antoneta Vaz	49/10	350 sq. mtrs.	-do-
	Perpetua Costa e Fernandes alias			
ın	Pepetua D'costa e Fernandes	40/11	107	J _
	Joaquim Vaz	49/11	425 sq. mtrs.	-do-
	Ruia Vaz	49/12	475 sq. mtrs.	-do-
	Joaquim Vaz	50/1	675 sq. mtrs.	-do-
	Antonio Vaz	50/2	675 sq. mtrs.	-do-
	Caetano Vaz	50/3	675 sq. mtrs.	-do-
64.	Josefa Fernandes	50/4	725 sq. mtrs.	-do-
	Estevao Vaz			
	Facunda Vaz			
	Rosy Vaz			
	Maria Aurora Vaz			
	Constantina Brigida Vaz			
	Leticia vaz			
	Johnson Vaz			
55 .	Road	_	6982.75 sq. mts.	
		TOTAL	35690.75 sq. mts.	

Statement of Objects and Reasons

This Bill seeks to allot the plots to certain displaced persons who were displaced due to acquisition of land for establishment of 2STC (3 Military Training Regiment) at Salcete Goa. The Bill also seeks to vest proprietary rights of the said plots to the displaced person mentioned in Schedule-II of the Bill. The Bill further seeks that the said land described in Schedule-I of the Bill to vest with the Government from 20th January, 1964.

The Bill also provides for making payment to the owner the compensation as per market value of the land prevailing on the date of requisition of the land under Defence of India 1962.

The Bill seeks to have non obstante clause to have overwriting effect over any prevailing law or judicial pronouncement or legal proceedings presently in force.

The Bill seeks to achieve the above Objects.

Financial Memorandum

Financial Memorandum are involved in this Bill as the Bill provides for making payment as compensation to the owner as per the market value of the land in 1964.

Memorandum Regarding Delegated Legislation

Clause 7 of the Bill empowers the Government to issue order and publish in Official Gazette for removing any difficulty arising in giving effect to the provision of this Act.

This delegation is of normal character.

Porvorim, Goa. FRANCIS D'SOUZA 11th August, 2016. Dy. Chief Minister & Minister for Revenue.

Assembly Hall, Porvorim, Goa. 11th August 2016. NILKANTH SUBHEDAR Secretary to the Legislative Assembly of Goa.

Governorís Recommendation under Article 207 of the Constitution of India

In pursuance of Article 207 of the Constitution of India, I, Smt. Mridula Sinha, Governor of Goa, hereby recommend the introduction and consideration of the Goa (Allotment of Plots to Certain Displaced Persons) Bill, 2016 by the Legislative Assembly of Goa.

MRIDULA SINHA, Governor of Goa.



Department of Personnel

Notification

3/1/2012-PER

In exercise of the powers conferred by the proviso to article 309 of the Constitution of India and all other powers enabling it in this behalf, and in supersession of the Goa Civil Service Rules, 1997, the Governor of Goa, in consultation with the Goa Public Service Commission conveyed vide their letter No. COM/II/13/42(1)/2013/766 dated 01-08-2016, hereby makes the following rules, namely:—

- 1. Short title and commencement.— (1) These rules may be called the Goa Civil Service Rules. 2016.
- (2) They shall come into force with effect from the date of their publication in the Official Gazette.
- 2. *Definitions.* In these rules, unless the context otherwise requires,—
 - (a) "cadre post" means any post specified in Schedule I;
 - (b) "Commission" means the Goa Public Service Commission;
 - (c) "Departmental examination" means such examination as may be notified by the

Government from time to time for Junior Scale probationers appointed under rule 8;

- (d) "duty post" means any post specified in Schedule I and III and includes a temporary post carrying the same designation as to that of the posts specified in that Schedule and the scale of pay which is identical to that attached to the post in the Junior Scale and Senior Scale of the Service and any other temporary post declared as duty post by the Government;
- (e) "ex-cadre post" means any post specified in Schedule III;
- (f) "Government" means the Government of Goa:
- (g) "member" means the member of the Service:
- (h) "non-functional upgradation" means upgradation in pay scale as per the hierarchy of the grades specified in these rules i.e. from Junior Administrative Grade to Senior Administrative Grade without relevance to a vacancy or post.
- (i) "Other Backward Class" means the community so notified by the Government, from time to time, as Other Backward Class:
- (j) "probationer" means a person appointed to the Service on probation as specified in rule 22;
- (k) "Schedule" means either Schedule I or Schedule II or Schedule III appended to these rules;
- (*I*) "Scheduled Castes" and "Scheduled Tribes" shall have the same meanings as are assigned to them by clauses (*24*) and (*25*), respectively, of article 366 of the Constitution of India;
- (m) "Service" means the Goa Civil Service;
- (n) "temporary post" means a post carrying a definite rate of pay sanctioned for a limited time:
- (o) "Year" means the period commencing on the first day of April and ending on the

thirty-first day of March of the subsequent year;

- 3. *Constitution of Service.* (1) The Service shall have five grades, namely:—
 - (i) Senior Administrative Grade;
 - (ii) Selection Grade;
 - (iii) Junior Administrative Grade;
 - (iv) Senior Scale; and
 - (v) Junior Scale.
- (2) All the posts in the above grades shall be Goa Civil Service posts, Group 'A' Gazetted.
- (3) The posts in Senior Administrative Grade, Selection Grade, Junior Administrative Grade and Senior Scale taken together shall generally not exceed 40% of the permanent strength of the Service.
- 4. Strength of the Service.— (1) The number of posts specified in Schedule I shall be the strength of the Service.
- (2) The Government may, subject to such conditions and limitations as may be specified in this behalf, by order, create such other duty posts for such period as may be specified in such order.
- (3) At a regular interval of every five years, the Government may, on the recommendation of Committee re-examine the strength and composition of the Service in consultation with the Administrative Reforms Department and the Finance Department.
- (4) The Committee referred in sub-rule (3) shall consist of the Chief Secretary or any senior officer to be nominated by the Chief Secretary as its Chairperson and the Secretary (Personnel) to the Government, or any other Senior level Secretary to the Government to be nominated by the Chief Secretary, if the Secretary (Personnel) to the Government happens to be the Chief Secretary and the Additional/Joint Secretary (Personnel) to the Government as its members.
- 5. Deputation of cadre officers.— (1) The Government may, by Order, depute any

member of the Service to Central Government, any other State Government, local authority, Government Corporation, Statutory body or other autonomous bodies, etc., fully or partly funded by the Central Government or State Government or otherwise.

- 6. Cadre and ex-cadre posts to be filled by cadre officers.— A cadre and an ex-cadre post under the Government shall be filled from the members of the Service and such posts shall not be filled by a person who is not a member of the Service except in the following cases, namely:—
 - (a) In case the officer has to be assigned specialized task as per need of the Department;
 - (b) If there is no suitable cadre officer available for filling the vacancy:

Provided that when a member of the Service becomes available, the person who is not a member of the Service shall be replaced by the member of the Service.

- 7. Holding of more than one post by a member of the Service.— The Government may, direct a member of the Service to hold simultaneously more than one cadre or ex-cadre post in public interest.
- 8. *Method of recruitment.* Appointment to the Service shall be made by the following method, namely:—
 - (a) 40% of the vacancies of the Junior Scale which occur from time to time as per the strength of the Service shall be filled by direct recruitment;
 - (b) The remaining 60% of the vacancies of the Junior Scale shall be filled by promotion from amongst the officers who hold any of the posts specified in Schedule II on regular basis for a minimum period of five years under the Government.
- 9. Conditions of eligibility for direct recruitment.— In order to be eligible to compete at the competitive examination, a

candidate must satisfy the following conditions, namely:—

- (i) Nationality: He must be a Citizen of India:
- (ii) Age: (a) He shall be at least 21 years of age on the last date of the receipt of application;
- (b) He shall not be more than 40 years of age on the last date of the receipt of application:

Provided that the upper age limit may be relaxed by the Government in respect of the Government servants and other categories of persons as may be notified by special order issued in this behalf by the Government from time to time, provided further that the age limit of the candidate shall not exceed the limit of 50 years.

- (iii) Essential Qualifications: (a) Educational Qualification: He must hold a degree from an University established by an Act of Parliament or any State Legislature in India or other educational institutions established by an Act of Parliament or declared to be deemed University, under section 3 of the University Grants Commission Act, 1956 (Central Act 3 of 1956) or a foreign University as may be approved by the Central Government from time to time, or possess a qualification which has been recognized by the State/Central Government for the purpose of admission to the examination.
 - (b) He must have knowledge of Konkani.
 - (c) Knowledge of Marathi, shall be desirable.
 - (*iv*) *Fees*: He must pay the fees as specified by the Commission.
- 10. Competitive examination for direct recruitment.— (1) The Competitive Examination for direct recruitment shall comprise a written examination and an Oral

Interview. The Competitive Examination shall be conducted by the Commission, in the manner notified by the Government, from time to time:

Provided whenever the Goa Public Service Commission is of opinion of conducting screening test required for shortlisting of candidates, the same should be conducted by the Commission in a manner decided by the Commission from time to time.

- (2) Whenever Competitive written examination for the direct recruitment to the Junior Scale post of Service is conducted by the Commission, the results of such written examination shall be declared by the Commission by displaying the same prominently on the notice board and website of the Commission.
- (3) The minimum passing percentage for competitive written examination shall be 65 percent of the total marks, the passing percentage for candidates belonging to Scheduled Castes and Scheduled Tribes shall be minimum 55 percent of the total marks and Other Backward Class, Differently Abled Persons and for Children of Freedom Fighters, it shall be minimum 60 percent of the total marks.
- (4) The Commission shall invite five times the number of candidates as against the number of vacancies advertised, for the oral interview purely on merit with due regard to the policy on reservation. In case there are more candidates securing the same number of marks as the last candidate, all such candidates shall also be called for the oral interview.
- (5) Marks to be allotted for written examination and oral interview shall be notified in advance in the advertisement inviting applications by the Commission.
- (6) Such oral interview shall be conducted under CCTV surveillance or videography and the proceedings thereof shall also be video-recorded and such recording shall form a permanent record of the Commission.

- 11. Decision of the Commission to be final.— The decision of the Commission as to the eligibility of a candidate for admission to the examination shall be final and no candidate to whom a certificate of admission has not been issued by the Commission shall be admitted to the examination.
- 12. List of successful candidates.— (1) The Commission shall forward to the Government a select list, arranged in the order of merit of the candidates which shall be determined in accordance with the aggregate marks obtained by each candidate at the competitive written examination and oral interview:

Provided that if two or more candidates have secured equal number of marks in the aggregate, their order of merit shall be in the order of the marks secured by the candidates in the written examination and if the candidates have secured equal marks in the written examination then order of merit shall be as per their date of birth and if in case the date of birth is also the same then the candidate possessing higher educational qualifications will be placed higher in the merit list.

- (2) The Commission while drawing the list of selected candidates shall restrict the select list of candidates to the extent of declared number of vacancies.
- (3) The select list drawn by the Commission shall be valid for a period of one year from the date of receipt of the same by the Government.
- (4) The Commission shall, in addition to the select list, also prepare a separate wait list up to 10 % of the vacancies based on the merit of the candidates in their respective category:

Provided further that the candidates from the wait list may be recommended to the Government only on requisition being made by the Government if the candidates recommended earlier are unable to accept the offer of appointment for any reason. Such wait list shall not be operative for any additional number of posts, other than those advertised. The wait list shall lapse on the declaration of the date of a subsequent examination for the same category or after a period of one year from the date of preparation of such wait list, whichever is earlier.

- 13. Reservation for Scheduled Castes, Scheduled Tribes, Other Backward Classes and Physically Disabled Persons.— The reservation for Scheduled Castes, Scheduled Tribes, Other Backward Classes and Physically Disabled Persons shall be subject to the orders regarding special representation to Scheduled Castes, Scheduled Tribes and Other Backward Classes as also Physically Disabled Persons issued by the Government from time to time.
- 14. *Penal action.* A candidate who is or has been declared by the Commission to be guilty of—
 - (i) obtaining support for his candidature by the following means; namely:—
 - (a) offering illegal gratification to; or
 - (b) applying pressure on; or
 - (c) blackmailing, or threatening to blackmail any person connected with the conduct of the examination; or
 - (ii) impersonating; or
 - (iii) procuring impersonation by any person; or
 - (*iv*) submitting fabricated documents or documents which have been tempered with; or
 - (v) making statements which are incorrect or false, or suppression of material information; or
 - (vi) resorting to the following means in connection with his candidature for the examination; namely:—
 - (a) Obtaining copy of question paper through improper means;
 - (b) finding out the particulars of the persons connected with secret work relating to the examination;
 - (c) influencing the examiners; or

- (vii) using unfair means during the examination: or
- (viii) writing obscene matters or drawing obscene sketches in the script; or
- (*ix*) misbehaving in the examination hall including tearing off the scripts, provoking fellow examinees to boycott examination, creating a disorderly scene and the like; or
- (x) harassing or doing bodily harm to the staff employed by the Commission for the conduct of their examination: or
- (*xi*) violating any of the instructions issued to candidates along with their admission certificates permitting them to answer the examination; or
- (*xii*) attempting to commit or, as the case may be, abetting the commission of all or any of the acts specified in the foregoing clauses, may, in addition to rendering himself liable to criminal prosecution under Indian Penal Code, 1860, be liable—
 - (a) to be disqualified by the Commission from the examination for which he is a candidate; and/or
 - (b) to be debarred either permanently or for a specified period by the Commission, from any examination or selection held by them;
 - (c) to disciplinary action under the appropriate rules, if he is already in service under Government:

Provided that no penalty under clause (a) or clause (b), as the case may be, shall be imposed except after—

- (i) giving the candidate an opportunity of making such representation in writing as he may wish to make in that behalf; and
- (ii) taking the representation, if any, submitted by the candidate, within the period allowed to him, into consideration.
- 15. Inclusion in select list/Issue of Offer of appointment confers no right to appointment.— The inclusion of a candidate's

name in the select list prepared by the Commission/issue of Offer of appointment to the candidate shall not confer any right to appointment unless the Government accepts the recommendation of the Commission/issues the Order of appointment.

- 16. Disqualification for appointment on medical grounds/Character and antecedents.— (1) No candidate shall be appointed to the Service who after such medical examination as the Government may prescribe, is found not to be in good mental or bodily health and free from any mental or physical defect likely to interfere with the discharge of the duties of the Service.
- (2) No candidate shall be appointed to the service unless the Government is satisfied, after such enquiry as may be considered necessary, that the candidate having regard to his character and antecedents is suitable in all respects for appointment to the service.
- 17. Promotion to Junior Scale of Goa Civil Service.— (1) In the month of April of every year, the Government shall prepare a combined eligibility list of officers holding various posts specified in Schedule II for promotion to the Junior Scale of the Service. Such list shall be circulated to all the officers holding such posts.
- (2) An officer shall be considered as eligible for promotion to the Junior Scale of the Service, if such officer has held a post specified in Schedule II on regular basis for a period of five years.
- (3) The combined eligibility list so prepared shall be based upon the seniority list vis-á-viz date of appointment shown in their respective seniority list of the posts specified in the Schedule-II.
- 18. The composition of the Departmental Promotion Committee for promotion under rule 8(b).— The Departmental Promotion Committee (hereinafter referred to as the "D.P.C."), shall consist of:—

- (*i*) The Chairman or a Member of the Commission Chairperson
- (ii) The Chief Secretary or any senior officer to be nominated by the Chief Secretary Member
- 19. Conditions of eligibility and procedure for selection.— The D.P.C. shall consider in the month of April every year the cases of officers holding posts specified in Schedule II for not less than five years in regular service based on the combined eligibility list prepared in accordance with rule 17.
- 20. Procedure for Selection.— (1) The D.P.C. in accordance with the rule shall prepare a select list of officers taking into account the actual vacancies at the time of selection. The selection for inclusion in the select list shall be based on seniority cum fitness in all respect for appointments to the service.
- (2) The select list so prepared shall be forwarded by the Commission to the Government.
- 21. Appointment to the Service.— (1) Appointment to the Service shall be made in the order of the select lists referred to in sub--rule (1) of rule 12 and rule 20, with due regard to the proportion specified in rule 8.
- (2) All appointments shall be made to the Senior Administrative Grade, Selection Grade, Junior Administrative Grade, Senior Scale or Junior Scale of the Service and not against any specific post included in the Service.
- (3) All appointments to the Senior Administrative Grade, Selection Grade and Junior Administrative Grade shall be treated as non-functional upgradation.

- (4) No appointment to any post of the Service through direct recruitment shall be made unless the provisions/procedure as specified in these rules have been strictly complied with.
- 22. *Period of Probation.* (1) Every person appointed to the Junior Scale of the service shall be on probation for a period of two years.
- (2) The Government may, if it so thinks fit, in any case, extend the period of probation upto a period of two years by recording the reasons for doing so.
- (3) Notwithstanding anything contained in sub-rule (2) if during the period of probation a probationer fails to clear the departmental examination specified under rule 23, the period of his probation may be further extended up to a maximum period of two years. The period of probation may also be extended for such period as the Government may think fit in the circumstances of the case in respect of a probationer who is,
 - (a) under suspension;
 - (b) against whom a charge sheet has been issued:
 - (c) against whom disciplinary proceedings are pending; or
 - (d) against whom prosecution for criminal charge is pending.
- 23. Training and departmental examination.— (1) Every probationer shall, during the course of probation, appear at departmental training and pass a departmental examination to be conducted by the Government either through the Goa Institute of Public Administration and Rural Development (GIPARD) or any institution entrusted by the Government for the said purpose, in the manner as notified by the Government in this regards, from time to time.
- (2) The training module and syllabus for the departmental examination shall be as

- specified by the Government in consultation with the Commission.
- (3) The Goa Institute of Public Administration and Rural Development or any institution entrusted by the Government, in the calender year, normally in the month of January, shall hold the departmental training for minimum three months followed by departmental examination for the probationers of the Junior Scale post of Goa Civil Service. The Goa Institute of Public Administration and Rural Development or any institution entrusted by the Government, while drawing the training schedule of each year, shall reserve slots for training of probationers of the Junior Scale of Goa Civil Service irrespective of candidates available for training or otherwise.
- (4) A probationer who has attained the age of fifty years and who is appointed under clause (b) of rule 8 shall be exempted from passing the departmental examinations. However, he shall compulsorily undergo the training programme during the probation period.
- (5) A probationer, under training, shall attend such lectures and undergo such examinations, tests and exercises as the Head of the training institute or the Government, as the case may be, may, from time to time, direct.
- 24. Special departmental examination in certain circumstances.— Where a probationer is prevented, either through sickness or other cause over which he has no control, from appearing at the departmental examination, the Government may allow him to appear at a special examination which the Head of Institute may hold for the purpose, normally within a period of three months from the last date of the departmental examination for which the probationer could not appear.
- 25. Failure to pass the departmental examination.— Where a probationer fails to obtain the minimum number of marks in any subject, group of subjects or part of the

examination as specified in rule 23, the Government may allow him to re-answer the exam in the subject or subjects in which he failed, in not more than three attempts:

Provided further that this rule shall also apply to a probationer who was permitted to take a special examination in the circumstances mentioned in rule 24.

- 26. Discipline and Conduct.— While at the Institute, a probationer shall be subjected by such discipline and control of the Head of the Institute and shall obey any such general and special orders as may be given to him from time to time.
- 27. Discharge of a probationer.— A probationer shall be liable to be discharged from service or, as the case may be, reverted to the permanent post on which he holds a lien or would hold a lien, had he not been suspended under the rules applicable to him, prior to his appointment to the service, if—
 - (a) he fails to pass the departmental examination; or
 - (b) the Government is satisfied that the probationer was ineligible for appointment to the service or is unsuitable for being a member of the service; or
 - (c) in the opinion of the Government he has willfully neglected his probationary studies or duties; or
 - (d) he is found lacking in qualities of mind and character needed for the service; or
 - (e) he fails to comply with any of the provisions of these rules:

Provided that except in a case falling under clause (a) above, the Government shall hold a summary enquiry before passing an order under these rules.

28. Confirmation in the Service.— Where a probationer has completed his period of probation to the satisfaction of the

Government, as specified under rule 22, he//she shall, subject to the other provisions of these rules, be confirmed in the cadre.

- 29. Seniority.— The relative seniority of direct recruits and promotees shall be determined in accordance with the provisions of the Goa Government (Seniority) Rules, 1967 as amended from time to time.
- 30. *Pay and allowances.* The scales of pay attached to the Service shall be as follows:—
 - (a) Senior Administrative Grade—Pay Band-4 Rs. 37,400-67,000+ Grade Pay Rs. 10,000/-.
 - (*b*) Selection Grade—Pay Band-4 Rs. 37,400-67,000+ Grade Pay Rs. 8,700/-.
 - (c) Junior Administrative Grade—Pay Band-3 Rs. 15,600-39,100+ Grade Pay Rs. 7.600/-.
 - (*d*) Senior Scale—Pay Band–3 Rs. 15,600-39,100+ Grade Pay Rs. 6,600/-.
 - (e) Junior Scale—Pay Band-3 Rs. 15,600-39,100+ Grade Pay Rs. 5,400/-:

Provided the above pay scales are as per the recommendation of VIth Pay Commission adopted by the Government of Goa. In the event, the pay scale changes with the subsequent Pay Commissions, such pay scales adopted by the Government shall be made applicable.

- 31. Promotion to the Senior Scale.— (1) Promotion of the Junior Scale officers to the Senior scale shall be made in consultation with the Commission on the basis of seniority subject to fitness, on the recommendation of the committee as constituted under rule 18.
- (2) A Junior Scale officer with a minimum of six years of regular service in the Junior Scale of the Service shall be eligible for being considered for promotion to the Senior Scale.
- 32. Appointment to the Junior Administrative Grade.— (1) The appointment to Junior Administrative Grade shall be by promotion

made on the basis of seniority, subject to fitness, on the recommendation of the D.P.C.

- (2) A Senior Scale Officer with minimum of ten years of regular service in the service or four years regular service in the grade of Senior Scale shall be eligible for being considered for promotion to the Junior Administrative Grade.
- 33. Appointment to Selection Grade.— (1) The appointment to Selection Grade shall be by promotion made on the basis of seniority, subject to fitness, on the recommendation of the D.P.C.
- (2) A Junior Administrative Grade Officer with minimum of fourteen years of regular service in the Service or four years regular service in the Junior Administrative grade shall be eligible for being considered for promotion to the Selection Grade.
- 34. Appointment to Senior Administrative Grade.— (1) The appointment to Senior

- Administrative Grade shall be by promotion made on the basis of seniority, subject to fitness, on the recommendation of the D.P.C.
- (2) A Selection Grade Officer with minimum of nineteen years of regular service in the Service or four years regular service in the Selection Grade shall be eligible for being considered for promotion to the Senior Administrative Grade.
- 35. Next Below Rule.— When an officer is considered for appointment by promotion to the Senior Scale, Junior Administrative Grade, Selection Grade and Senior Administrative Grade, all officers senior to him shall be considered, irrespective of the fact whether or not they fulfill the requirement as to the minimum service prescribed for the promotion by invoking the next below Rule.
- 36. Benchmark, Grading and Preparation of Select List.— The benchmark and grading for promotions under these rules shall be as follows:—

Category of Officers	Benchmark	Grading to be given by DPC	Preparation of Select list
PB-2 and PB-3 upto Grade Pay Rs. 6,600.	Good	Fit/Unfit	Those who are graded as 'fit' shall be included in the select panel in order of their inter se seniority in the feeder grade subject to availability of vacancies.
For Grade Pay Rs. 7,600 to Rs. 8,700	Very Good	Fit/Unfit	Those who are graded as 'fit' shall be included in the select panel in order of their inter se seniority in the feeder grade.
For Grade Pay Rs. 10,000	Outstanding or Very Good and above shall invariably be available in all APAR's of all the years considered by DPC	Fit/Unfit	Those who are graded as 'fit' shall be included in the select panel in order of their inter se seniority in the feeder grade.

- 37. *Disqualification.* (*i*) No person shall be qualified for appointment to the service unless he is a citizen of India.
- (ii) 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, or continue in the service.
- 38. The crucial date for eligibility of officers for promotion.— The crucial date for determining the eligibility of the officers for promotion to any grade in the Service shall be the first day of April of the year in which the D.P.C. meets.
- 39. Regulations.— The Government may make regulations or issue instructions in consultation with the Commission, not inconsistent with these rules, to provide for all matters for which provision is necessary or expedient for the purpose of giving effect to these rules.
- 40. Residuary matters.— In regard to matters not specifically covered by these rules or by regulations, the members of the service shall be governed by the rules, regulations and orders applicable to corresponding officers serving in connection with the affairs of the State of Goa.
- 41. *Interpretation.* If any question arises as to the interpretation of these rules, the same shall be decided by the Government in consultation with the Commission.
- 42. Saving.— Nothing in these rules shall affect reservations and other concessions required to be provided for Scheduled Castes, Scheduled Tribes, Other Backward Classes and other Special categories of persons, in accordance with the orders issued by the Government from time to time in that regard.
- 43. *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 Commission, relax any of the provisions of these rules with respect to any class or category of persons or posts.

SCHEDULE-I (See rule 4)

The permanent strength of the Service and the nature of posts included therein are as follows.—

Sanctioned Strength

(1) Specific posts under the Government of Goa 176

(2) Deputation/Leave/Training
Reserve

111

287

Inclusive of posts added subsequent to the

formation of the Service.

The above figures include the following posts:—

Total

Senior Posts

- (1) Heads of Departments -24
 - (i) Registrar of Co-operative Societies
 - (ii) Director of Civil Supplies and Consumer Affairs
 - (iii) Director of Transport
 - (iv) Director of Social Welfare
 - (v) Director of Printing and Stationery
 - (vi) Director of Settlement and Land Records
 - (vii) Director of Urban Development
 - (viii) Director of Panchayats
 - (ix) Director of Vigilance
 - (x) Director of Women and Child Development
 - (xi) Director of State Lotteries
 - (xii) Director of Mines
 - (xiii) Director of Official Language
 - (xiv) Director of Tribal Welfare
 - (xv) Joint Chief Electoral Officer
 - (xvi) Director of Handicrafts, Textile and Coir
 - (xvii) Director, (NRI-Affairs)
 - (xviii) Director, Public Grievances
 - (xix) Director, Civil Aviation
 - (xx) Director of Information and Publicity
 - (xxi) Director of Archives
 - (xxii) Director of Environment

(xxiii) Director of Science and Technological	ogy	Reserves	
(xxiv) Director of Higher Education		(1) Deputation Reserve 60% of 63	– 38
(2) Joint Secretaries/Additional	10	-	- 06
	— 12	(3) Training Reserve 12.5% of 63	- 08
(3) Additional Collectors of Districts/ /Talukas	— 6	Total	52
(i) Additional Collector-I (North)		Junior Posts	
(ii) Additional Collector-II (North)(iii) Additional Collector-III (Mapusa(iv) Additional Collector-I (South)	a)	(1) Deputy-Collectors/ Sub-Divisional Magistrates/Additional Deputy Collectors -	- 22
(v) Additional Collector-II (South)		(2) Special Land Acquisition Officer -	- 03
(vi) Additional Collector-III (Ponda)			- 02
(4) Directors of Administration in the		1 0	- 02
following Departments (i) Directorate of Education	— 6	(5) Assistant Commissioner, Commercial	- 08
(ii) Directorate of Health Services (iii) Goa Medical College		(6) Deputy Registrar of Co-operative Societies	- 01
(iv) Electricity Department(v) Public Works Department		(7) Deputy Registrar, Engineering College -	- 01
(vi) Water Resources Department		(8) Deputy Registrar, Government Polytechnic –	- 01
(5) Additional Commissioner of Commercial Taxes	— 2	(9) Under Secretaries to the	01
(6) Additional Commissioner of Excise	- 1		- 24
(7) (i) Additional Director of Vigilance-I (ii) Additional Director of Vigilance-II	— 2	(10) Deputy Director of Administration in the following Departments	- 25
(8) (i) Additional Director		(i) Directorate of Agriculture	
Panchayats-I		(ii) Water Resource Department	
(ii) Additional Director of Panchayats-II	— 2	(iii) Forest Department	
	- z - 1	(iv) Directorate of Animal	
(9) Superintendent of Jails	— 1	Husbandry and Veterinary Services	
10) Additional Inspector General of Prisons	— 1	(v) Public Works Department	
11) Deputy Controller (Civil Defence)	— 1	(<i>vi</i>) Electricity Department	
12) General Manager (DIC), Directorate of Industries, Trade and	•	(vii) Directorate of Fire and Emergency Services	
Commerce	— 1	(viii) Institute of Psychiatry and	
13) Commissioner of Labour	— 1	Human Behaviour	
14) Commissioner of Departmental		(ix) Goa Medical College	
Inquiries	— 1	(x) Goa Dental College and Hospital	
15) Joint Director, ICDS, Directorate of	1	(xi) Directorate of Transport(xii) Directorate of Food and	
Women and Child Development	— 1	Drugs Administration	
16) State Registrar and Notary Services Total	- 1 63	(xiii) Directorate of Women and Child Development	

((xiv)	Directorate of Sports and Youth Affairs		(24)	Deputy Director (Apna Ghar), Directorate of Women and Child	0.1
	(XV)	Department of Information Technology		(25)	Development Deputy Director (Child Welfare),	— 01
((XVI)	Directorate of Industries, Trade and Commerce			Directorate of Women and Child Development	— 01
`	,	Directorate of Social Welfare		(26)	Deputy Director (Tribal Welfare), Directorate of Tribal Welfare	— 01
(X	viii)	Department of Printing and Stationery		(27)	Deputy Director, Vigilance	— 01
((xix)	Department of Fisheries		` /	Total	113
	(XX)	Labour and Employment		R	eserves	
(XXI)	Town and Country Planning				— 34
		Department of Archaeology			Deputation Reserve 30% of 113	
(X	xiii)	Directorate of Art and Culture		` '	Leave Reserve 10% of 113	- 11
(X	xiv)	Department of Planning and Statistics		(3)	Training Reserve 12.5% of 113 Total	— 14 59
()	xxv)	State Registrar and Notary			Ittai	33
		Services			SCHEDULE-II	
		Forest Settlement Officer, North Forest Settlement Officer, South	— 02	(1)	Mamlatdar/Joint Mamlatdar/As Director of Civil Supplies.	ssistant
(12)	Add	litional Director of Urban		(2)	Block Development Officer.	
	Dep Trac	elopment uty Director, Industries, de and Commerce	— 01— 01	(3)	Assistant Registrar of Co-operative S Assistant Registrar (Audit)/As Registrar (Marketing) under the offic Registrar of Co-operative Societies.	ssistant
(14)	_	uty Director of State Craftsmen ning	— 01	(4)	Commercial Tax Officer.	
(15)		istant Chief Electoral Officer	— 01	(5)	Section Officers in the Secretar	
(16)		ninistrative Officer in following pitals	— 03		Superintendents outside the Sec excluding Superintendents in t Legislature Secretariat.	
	(<i>i</i>) H	lospicio Hospital, Margao		<i>(6)</i>	Superintendent of Excise.	
	(ii) N	lew District Hospital, Mapusa		(7)	Technical Officer in the Secretariat.	
(<i>iii</i>) N	lew Hospital, Ponda		(8)	Registrar, Administrative Tribunal.	
(17)	_	uty Registrar of Co-operative leties (Administration)	— 01		SCHEDULE-III	
(18)	Dep	uty Director (Administration),			Ex-Cadre Senior level Posts	
(19)		ectorate of Technical Education atty Director	— 01	(1)	Managing Director/Joint Secretary (F Goa Housing Board.	Housing),
(- /	(Ad	ministration-II), Directorate Ourism	— 01	(2)	Managing Director, Goa State Development Agency.	Urban
(20)	Dep	outy Director of Mines	— 03	(3)	Managing Director, Goa Industrial	Develop-
(21)	Esta	ate Officer	— 01		ment Corporation.	
(22)	Adn	ninistrator of Comunidades	— 03	(4)	Managing Director, Goa State Infras	structure
(23)	Con	ninistrative Officer, Goa State nmission for Protection of d Rights	— 01	(5)	Development Corporation. Commissioner, Corporation of the Panaji.	City of

- (6) Managing Director, Goa Human Resource Development Corporation.
- (7) Chief Executive Officer, North Goa Zilla Panchayat.
- (8) Chief Executive Officer, South Goa Zilla Panchayat.
- (9) Member Secretary, Goa Kala Academy.
- (10) Chief Officer, Mormugao Municipal Council.
- (11) Chief Officer, Margao Municipal Council.
- (12) Secretary, Goa Konkani Academy.

SERIES I No. 20

- (13) Managing Director, Goa Tourism Development Corporation.
- (14) Special Land Acquisition Officer (SLAO), Goa Industrial Development Corporation.
- (15) Special Land Acquisition Officer (SLAO), Mopa Airport Project.
- (16) Special Land Acquisition Officer (SLAO), Goa State Infrastructure Development Corporation.
- (17) Special Land Acquisition Officer (SLAO), Garbage Treatment Plant.
- (18) Secretary, Goa Public Service Commission.
- (19) Project Director, District Rural Development Agency, South.
- (20) Project Director, District Rural Development Agency, North.
- (21) Member Secretary, State Commission for Women.
- (22) Managing Director, Kadamba Transport Corporation Ltd.
- (23) Member Secretary, Goa State Pollution Control Board.
- (24) Managing Director, Goa Handicrafts, Rural & Small Scale Industrial Development Corporation.
- (25) Chief Executive Officer, Khadi & Village Industries Board.
- (26) Managing Director, Goa State SC & OBC Finance Development Corporation.
- (27) Member Secretary, Ravindra Bhavan, Margao.
- (28) Secretary, Goa State Information Commission.
- (29) Chief Executive Officer, Entertainment Society.
- (30) Secretary, State Police Complaint Authority.
- (31) Special Land Acquisition & Recovery Officer in EDC.

- (32) Additional Secretary to Chief Minister.
- (33) Joint Secretary to Chief Minister.
- (34) OSD to Chief Minister.
- (35) Director of Provedoria.
- (36) Director (Training), GIPARD.
- (*37*) Director of Planning, Statistics and Evaluation.
- (38) Secretary, State Election Commission.

Ex-Cadre Junior level Posts

- (1) Project Officer (District Rural Development Agency), North.
- (2) Project Officer (District Rural Development Agency), South.
- (3) Chief Officer, Ponda Municipal Council.
- (4) Chief Officer, Curchorem-Cacora Municipal Council.
- (5) Chief Officer, Mapusa Municipal Council.
- (6) Chief Officer, Quepem Municipal Council.
- (7) Chief Officer, Cuncolim Municipal Council.
- (8) Chief Officer, Bicholim Municipal Council.
- (9) Chief Officer, Canacona Municipal Council.
- (10) Under Secretary to Chief Minister.
- (11) Under Secretary, Goa State Information Commission.
- (12) Under Secretary (Lokayukta).
- (13) Under Secretaries in the Office of the Cabinet Minister/Leader of Opposition (12 Nos).
- (14) Member Secretary, Ravindra Bhavan, Sankhali.
- (15) Member Secretary, Ravindra Bhavan, Curchorem.
- (16) Member Secretary, Ravindra Bhavan, Baina.
- (17) Member Secretary, Rajiv Gandhi Kala Mandir, Ponda.
- (18) Dy. Resident Commissioner, Goa Sadan, New Delhi.

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

Yetindra M. Maralkar, Additional Secretary (Personnel).

Porvorim, 16th August 2016.

Department of Public Health

Notification

13/94/92-I/PHD/Part file/1343

- Read: (1) Government Notification No. 13/94//92-I/PHD dated 18-01-2000.
 - (2) Corrigendum No. 13/94/92-I/PHD (Part) dated 05-09-2000.
 - (3) Government Notification No. 13/94//92-I/PHD dated 26-09-2000.
 - (4) Government Notification No. 13/94//92-I/PHD (Part) dated 8-01-2002.
 - (5) Government Notification No. 13/94//92-I/PHD (Part-I) dated 17-12-2004.
 - (6) Government Notification No. 13/94/ /92-I/PHD/Part dated 18-04-2005.
 - (7) Government Notification No. 13/94/ /92-I/PHD/Part dated 10-04-2006.
 - (8) Government Notification No. 13/94//92-I/PHD/Part dated 12-09-2006.
 - (9) Government Notification No. 13/94//92-I/PHD/Part II dated 26-09-2006.

The Government of Goa is hereby pleased to further amend the "Goa Mediclaim Scheme" published in the Official Gazette, Series I No. 26 dated 28-09-2000 (hereinafter called the "said scheme") as follows, namely:—

In the said scheme:

The sub-clause (1) (a) under clause 2 shall be substituted as under:

"All permanent residents of Goa residing in Goa for last 15 years and figuring in the voters list, including minor dependents, whose family income does not exceed Rs. 1,50,000/- per annum, shall be eligible for the medical facilities under Goa Mediclaim scheme".

Further in the said notification, the forms 'B' appended thereto, stands modified and shall be substituted with the form 'B' appended hereto.

This notification shall come into force with immediate effect.

By order and in the name of the Governor of Goa

*Maria Seomara Desouz*a, Under Secretary (Health-II).

Porvorim, 9th August, 2016.

FORM-B

INCOME CERTIFICATE

This is to certify the	nat	is a
permanent resident	t of Goa havi	ng residence
at	H. No	Ward
taluka	a:	nd that his/her
income and that of th	e members of t	he family from
all sources does not	t exceed Rs.	1,50,000 [/] - per
annum.		_

It is further certified that is a voter and his/her name is registered at Sr. No. of voters list maintained in this office.

> Signature Mamlatdar

Office Seal



Department of Transport

Directorate of Transport

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Notification

D. Tpt/EST/1727/2016/2719

In exercise of the powers conferred by sub-rule (2) of rule 118 of the Central Motor Vehicles Rules, 1989, the Government of Goa hereby specifies the following categories of transport vehicles for the purposes of said sub-rule (2) of the rule 118 of the said Rules, namely:—

- (i) stage carriages.
- (ii) contract carriages of M1, M2 and M3 category with seating capacity exceeding 8 passengers in addition to driver seat and exceeding 3,500 kilograms gross vehicle weight.
- (iii) maxi cabs with seating capacity exceeding 8 passengers in addition to driver seat and exceeding 3,500 kilograms gross vehicle weight.
- (iv) private service vehicles (transport).
- (v) omni buses (transport).
- (vi) tourist vehicles having permits issued under sub-section (*9*) of section 88 of the

- Motor Vehicles Act, 1988 (AITOBs and maxi cabs exceeding seating capacity 8+1 and exceeding 3,500 kilograms gross vehicle weight).
- (vii) goods vehicles except 3 wheeler goods carriers.
- (viii) verified and certified by a testing agency specified in rule 126 to have maximum rated speed of more than 80 kmph.

By order and in the name of the Governor of Goa

Sunil Masurkar, Director and ex officio Joint Secretary (Transport).

Panaji, 16th August, 2016.

www.goaprintingpress.gov.in

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