Panaji, 27th October, 2016 (Kartika 5, 1938)





PUBLISHED BY AUTHORITY

NOTE

There are three Extraordinary issues to the Official Gazette, Series I No. 29 dated 20-10-2016, as follows:—

(1) Extraordinary dated 20-10-2016 from pages 1177 to 1180 regarding (a) Notifying conditions for defence personnel to avail benefit of tax on purchase of motor car—Not. No. 4/5/2005-Fin(R&C)(140) and Amendment to Schedule 'C' of the Goa Value Added Tax Act, 2005—Not. No. 4/5/2005-Fin(R&C)(141) from Department of Finance (Revenue and Control Division).

(2) Extraordinary (No. 2) dated 24-10-2016 from pages 1181 to 1182 regarding (a) modification in Everest Weekly Paper Lottery Scheme — Not No. 1-49-2016-17/DSSL/Part/1087 and (b) Amendment to Notification— Not. No. 1-49-2016-17/DSSL/Part/1088 from Department of Finance (Revenue & Control Division).

(3) Extraordinary (No. 3) dated 25-10-2016 from pages 1183 to 1184 regarding appointing of date for enforcement of provisions— Not. No. 21/7/2012-HD(G)/Part File/3381 from Department of Home (Home–General Division).

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GOVERNMENT OF GOA

Department of Agriculture

Directorate of Agriculture

Notification

1/2/51/2016-17/D.Agri/1029

Read: (1) Notification No. 12/5/2015-16/D.Agri//1459 published in Official Gazette, Government of Goa, Series I No. 40 dated 31-12-2015.

(2) Notification No. 1/2/51/2013-D.Agri//2130 published in Official Gazette, Government of Goa, Series I No. 36 dated 5-12-2013.

In partial modification of the Government Notification published in the Official Gazette, Series I No. 36 dated 5-12-2013 & Series I No. 40 dated 31-12-2015, the Governor of Goa is pleased to amend the scheme called "Kissan Mitra".

Amendment of Rule 4(7) & 5 – the following provision shall be substituted, namely:—

- 4. Eligibility for appointment of Kissan Mitra.—
- (7) No "Kissan Mitra" shall be appointed for more than 12 (twelve) months but may be reappointed after cooling period of at least one month.
- 5. Pattern of Assistance.— The selected "Kissan Mitra" will be paid an amount of Rs. 15,000/- per month. The emoluments of "Kissan Mitra" will be effected by the respective Zonal Agriculture Officers on ECS mode which will be directly credited to Bank Account of concerned "Kissan Mitra".

This is issued with the concurrence of Finance (Exp) Department, Secretariat under 4984 dated 26-9-2016.

This notification is into effect from July, 2016 onwards.

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

Ulhas B. Pai Kakode, Director & ex officio Joint Secretary (Agriculture).

Tonca, Caranzalem, 14th October, 2016.

Department of Civil Supplies and Consumer Affairs

Notification

DCS/S/Ker/PF/2016-17/482

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 01-10-2016. This Notification supersedes earlier Notification No. DCS/S/KER/PF//2016-17/457 dated 28-09-2016.

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 Chorao Diwar	Rs. 16,903.15 Rs. 16,934.65 Rs. 16,934.65	Rs. 17,433.41 Rs. 17,464.91 Rs. 17,464.91	Rs. 18.50 Rs. 18.50 Rs. 18.50	Rs. 19.50 Rs. 19.50 Rs. 19.50

1	2	3	4	5	6
2.	Salcete	Rs. 16,410.78	Rs. 16,941.05	Rs. 18.00	Rs. 19.00
3.	Bardez	Rs. 17,058.63	Rs. 17,588.90	Rs. 18.50	Rs. 19.50
	Corjuvem	Rs. 17,058.63	Rs. 17,588.90	Rs. 18.50	Rs. 19.50
4.	Mormugao	Rs. 16,222.91	Rs. 16,753.17	Rs. 18.00	Rs. 18.75
5.	Ponda	Rs. 16,514.44	Rs. 17,044.70	Rs. 18.00	Rs. 19.00
6.	Quepem	Rs. 16,663.45	Rs. 17,193.71	Rs. 18.50	Rs. 19.00
7.	Bicholim	Rs. 17,071.59	Rs. 17,601.85	Rs. 18.50	Rs. 19.50
8.	Pernem	Rs. 17,363.12	Rs. 17,893.39	Rs. 19.00	Rs. 20.00
9.	Canacona	Rs. 16,961.46	Rs. 17,491.72	Rs. 18.50	Rs. 19.50
10.	Sanguem	Rs. 16,805.97	Rs. 17,336.24	Rs. 18.50	Rs. 19.25
11.	Satari	Rs. 16,961.46	Rs. 17,491.72	Rs. 18.50	Rs. 19.50
12.	Dharbandora	Rs. 16,805.97	Rs. 17,336.24	Rs. 18.50	Rs. 19.25

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

Mahesh V. Corjuenkar, Director & ex officio Jt. Secretary (Civil Supplies & Consumer Affairs). Panaji, 21st October, 2016.

Department of Education, Art & Culture

Directorate of Education

Notification

DE/Accts/Pvt.CONT.18/2015/889

Read: Notification No. DE/Accts/Pvt.CONT. 18/2015/255 dated 2-5-2016.

The terms and condition for hire at para 4(*vii*) of the above said Notification may be read as "The Director of Education will hire buses whose date of manufacture is less than 7 years" instead of "The Directorate of Education will hire buses whose date of manufacture is less than 3 years".

Other terms and condition remained unchanged.

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

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

Porvorim, 28th July, 2016.

Department of Finance

Audit Division

Notification

1/17/2007/Fin(Audit)

The Governor of Goa in consultation with the Comptroller & Auditor General of India is pleased to entrust in public interest, the audit of accounts of Goa Housing Board, Porvorim-Goa in terms of sub-section (3) of section 19 the Comptroller and Auditor General's (Duties, Powers and Condition of Service) Act, 1971 to the Comptroller & Auditor General of India for a further period of 05 (five) years from 1-4-2017 to 31-3-2022 on the terms and conditions specified in the Annexure appended hereto.

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

Daulat A. Hawaldar, Secretary (Finance).

Porvorim, 13th October, 2016.

ANNEXURE

Terms and conditions

- (1) The CAG of India may suggest the appointment of a Primary Auditor to conduct the audit on his behalf and on the basis of directions//guidelines issued by him. Where such an auditor is appointed, the fees will be payable by the Institution to that auditor. Where such an auditor is not appointed, expenditure incurred by CAG of India in connection with the audit will be payable to him by the Institution.
- (2) In addition to audit to be conducted by the Primary Auditors, where so appointed, CAG of India will have the right to conduct test check of the accounts and to comment on and supplement the report of the Primary Auditor.
- (3) The CAG of India or any person appointed by him in connection with the audit shall have the same rights, privileges and authority as the CAG has in connection with the audit of Government accounts.
- (4) The result of audit will be communicated by CAG or any person appointed by him to the Governing body who shall submit a copy of the report alongwith its observations to the Government. The CAG will also forward a copy of the report direct to Government.
- (5) The audit entrusted to the CAG in public interest will be for a period of 05 (five) years accounts from 1-4-2017 to 31-3-2022 in the first instance, subject to review of the arangement after that period.
- (6) The scope, extent and manner of conducting audit shall be as decided by the CAG of India.
- (7) The CAG will have the right to report to Parliament/State Legislature the results of audit at his discretion.

Revenue & Control Division

Office Memorandum

21/9/2011-Fin(R&C)/Part/1013

- Read: (1) Notification No. 12/4/2004/Fin(R&C) dated 05-08-2005.
 - (2) Notification No. PFRDA/12/RGL/139/1 dated 29-01-2015 issued by the Pension Fund Regulatory and Development Authority, New Delhi.

Whereas, vide Notification No. 12/4/2004//Fin(R&C) dated 05-08-2005, the scheme related to New Restructure Defined Contribution Pension System was extended to the employees of the Government of Goa w.e.f. 05-08-2005.

And whereas, Pension Fund Regulatory and Development Authority, New Delhi, has been appointed as the fund manager/controller for the contribution being made by the employees and employer (State Government).

And whereas, Pension Fund Regulatory and Development Authority, New Delhi, has notified Pension Fund Regulatory and Development Authority (Redressal of Subscriber Grievance) Regulations, 2015 in terms of sub-section (1) of section 52 read with clause (d) of sub-section (2) thereof and clause (f) of sub-section (2) of section 14 of the Pension Fund Regulatory and Development Authority, Act, 2013 (23 of 2013), with an aim to provide a timely and seamless framework for handling grievance in the interests of the subscribers, by the intermediaries under the National Pension System and other pension scheme and for effective resolution of such grievances.

And whereas, it is required to have such grievances redressal policy for NPS formulated for the State Government employees who are covered by the New Pension System.

Now, therefore, the Government of Goa hereby prescribes the following NPS Redressal Policy appended to this Office Memorandum with the objective to provide a timely and seamless framework for handling grievance in the interests of the subscribers, by the intermediaries under the National Pension System and other pension scheme and for effective resolution of such grievances, in terms of Pension Fund Regulatory and Development Authority (Redressal of Subscriber Grievance) Regulations, 2015.

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

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

Porvorim, 7th October, 2016.

Government of Goa

NPS Redressal Policy

Under

National Pension System (NPS)

In terms of

PFRDA (Redressal of Subscriber Grievance Regulations, 2015)

Table of contents

I.	Introduction
II.	Scope
	Objective
	How to raise the grievance
	Resolution mechanism for grievances
	Turn Around Time (TAT)
	Grievance Redressal Officer and Chief
	Grievance Redressal Officer (CGRO)

Grievance Redressal Policy for NPS

I. Introduction.— Directorate of Accounts (DOA) is exercising the role of a Pay and Accounts (PAO) in the State of Goa for the purpose of New Pension System, for new recruits to the Government of Goa's service as well as new recruits in all educational and other institutions in the State of Goa whose cost of salaries or pensions are debited to the Consolidated Fund of the State of Goa, with effect from 05-08-2005. All contributions towards Tier-I as well as Government contributions are handled by Directorate of Accounts. It acts as an intermediary under National Securities Depository Limited (NSDL).

II. Scope.— Pension Fund Regulatory and Development Authority (PFRDA), regulator for National Pension System (NPS), has notified the Pension Fund Regulatory and Development Authority (Redressal of Subscriber Grievance) Regulations, 2015. As an intermediary under NSDL, the DOA has to formulate the Grievance Redressal Policy as per the guidelines laid down. The below stated Grievance Redressal

Policy is therefore formulated for timely redressal of grievances in the interest of the subscribers. The Grievance Redressal Policy is restricted to the grievances raised against the Directorate of Accounts and not against any other intermediaries. In cases where the grievances have been raised against other intermediaries, the respective intermediaries will be responsible for resolution of these grievances. The subscribers/complainants are requested to approach the respective intermediaries for resolution of these grievances.

The term "Grievances" or "Complaint" is defined by the regulations under Regulation 2(*g*) as:—

"grievances or complaint" includes any communication that expresses dissatisfaction, in respect of the conduct or any act of omission or commission or deficiency of service on the part of, an intermediary or an entity or a person governed by the provisions of the Act and in the nature of seeking a remedial action but do not include the following:—

- (*i*) Complaints that are incomplete or not specific in nature;
- (ii) Communications in the nature of offering suggestions;
- (*iii*) Communications seeking guidance or explanation;
- (*iv*) Complaints which are beyond the powers and functions of the PFRDA or beyond the provisions of the PFRDA Act and the rules and regulations framed there under;
- (v) Any disputes between intermediaries; and
- (vi) Complaints that re sub-judice (cases which are under consideration by court of law or quasi-judicial body) except matters within the exclusive domain of the PFRDA under the provisions of the Act.

III. *Objective.*— The purpose of this Policy is to set forth the policies and procedures to be

followed in receiving, handling and responding to any grievance against the DOA in respect of the services offered by it. The following are broad objectives for handling the customer grievances:—

- (1) To provide fair and equal treatment to all subscribers/complainants of NPS under DOA without bias at all times.
- (2) To ensure that all issues raised by subscribers/complainants of NPS under DOA are dealt with courtesy and resolved in stipulated timelines.
- (3) To develop an organizational framework to promptly address and resolve subscribers/complainants grievances fairly and equitably.
- (4) To provide enhanced level of satisfaction of the NPS subscribers under DOA
- (5) To provide easy accessibility to the NPS subscribers under DOA for an immediate grievance redressal.
- (\emph{b}) To put in place a monitoring mechanism to oversee the functioning of the Grievance Handling Policy.
- IV. *How to raise the grievance.* The subscribers can raise grievances through the following modes:—
 - (a) By raising a grievance in writing in the specified format/letters/representation addressed to the Grievance Redressal Officer, NPS, DOA, Panaji.
 - (b) By emailing the grievance to the Grievance Redressal Officer, NPS, DOA, Panaji.
 - (c) By lodging the grievances on DOA website.
- V. Resolution mechanism for grievances.—
 (a) The grievances received will be recorded on the grievance register.
- (*b*) The grievance will be resolved and then appropriate reply will be sent to the subscriber.

VI. *Turn Around Time (TAT)*.— Every grievance has to be disposed off within a period of thirty days of its receipt at both the redressal tiers.

VII. Grievance Redressal Officer and Chief Grievance Redressal Officer (CGRO).— The present Grievance Redressal Officer (GRO) details are:—

Joint Director of Accounts (Headquaters), Grievance Redressal Officer (GRO), NPS, Joint Director of Accounts, Directorate of Accounts,

Fazenda Building, Panaji, Goa, India-403 001.

Mobile No.: 9422416875 Fax No.: (0832) 2226410 Email ID: dir-acco.goa@nic.in

If the complainant is not satisfied with the redressal of his grievances or if it has not been resolved by Grievance Redressal Officer, DOA by the end of thirty days of the filing of the complaint, he/she may escalate the grievance to the Chief Grievance Redressal Officer (CGRO), DOA.

The present Chief Grievance Redressal Officer (CGRO) details are:—

Director of Accounts,

Chief Grievance Redressal Officer (CGRO), NPS

Director of Accounts,

Directorate of Accounts,

Fazenda Building, Panaji, Goa, India-403 001.

Mobile No.: 9422416738 Fax No.: (0832) 2226410 Email ID: dir-acco.goa@nic.in

The records of grievances will be maintained by the concerned Redressal Officer. Further, if any subscriber/complainant whose grievance has not been resolved within thirty days from the date of receipt of the grievance by the intermediary, or who is not satisfied with the resolution provided by any intermediary under the National Pension System (other than National Pension System Trust) shall register a grievance with the National Pension System Trust against such intermediary.

Department of Labour

State Directorate of Craftsmen Training

Order

SDCT/TRG/1/2/2015-16/3723

Read: Cabinet decision on agenda item No. 5 in XXXIXth Cabinet Meeting held on 21-9-2016.

Sub.: Rechristening of the Ministry/Department/State Directorate of Craftsmen Training as "Ministry/Department//Directorate of Skill Development & Entrepreneurship".

Sanction of the Government is hereby conveyed for rechristening of the Ministry//Department/State Directorate of Craftsmen Training (SDCT) as "Ministry/Department//Directorate of Skill Development and Entrepreneurship (DSDE)" in an effort to make it the Nodal Department entrusted with co-ordinating the important task of Skill India Campaign of the Central Government and to speedily implement various connected schemes in close co-ordination with all the State Government Departments as well as Private Establishments involved in Skill Development.

Accordingly, the "Ministry/Department//State Directorate of Craftsmen Training (SDCT)" is hereby rechristened as "Ministry//Department/Directorate of Skill Development & Entrepreneurship" with immediate effect.

Mutatis mutandis changes in the name of the Ministry/Department/State Directorate of Craftsmen Training appearing in Rules, Guidelines, Orders, Circulars, Designations, Display Boards and Addresses shall be made by all concerned authorities with immediate effect.

The General Administration Department (GAD) shall amend Rule 47 of the Business of the Government of Goa (Allocation) Rules, 1987 for making mutatis mutandis change in the name of the Ministry/Department/State Directorate appearing in this Rule.

This is issued with the approval of the Cabinet in terms of its decision taken on agenda item No. 5 in the XXXIXth Cabinet Meeting held on 21-9-2016.

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

Aleixo F. Da Costa, State Director & ex officio Jt. Secretary (Craftsmen & Training).

Panaji, 20th October, 2016.

Note: Future correspondance may be addressed to the Department accordingly.



Department of Panchayati Raj and Community Development

Directorate of Panchayats

Notification

25/7/DEV/Vol/2016/6238

- Read: (1) Notification No. 25/7/DEV/Vol/2012/ /5225 dated 03-09-2013 published in the Official Gazette, Series I No. 23 dated 5th September, 2013.
 - (2) Notification No. 25/7/DEV/Vol/2012/ /6359 dated 13-11-2014 published in the Official Gazette, Series I No. 34 dated 20th November, 2014.
 - (3) Notification No. 25/7/DEV/Vol/2015/ /4348 dated 17-06-2015 published in the Official Gazette, Series I No. 12 dated 18th June. 2015.

Whereas in exercise of powers conferred under section 244-A of the Goa Panchayati Raj Act, 1994 (Goa Act No. 14 of 1994) the Government of Goa vide Notification No. 25/7//DEV/Vol/2012/5225 dated 03-09-2013 published in the Official Gazette, Series I No. 23 dated 05-09-2013 had framed The Deendayal Panchayat Raj Infrastructure Development (Golden Jubilee) Scheme, 2013 (hereinafter referred to as said scheme) for upgrading the infrastructure in the rural areas of Goa.

Now therefore, in pursuance of the provision of the said section 244-A of the Goa Panchayati Raj Act, 1994 read with section 21 of The General Clauses Act, 1897 (Central Act 10 of 1897), the Government of Goa hereby amends the said scheme, as under:

- 1. Amendment to clause 19.— In clause 19 of the said scheme the words "rupees two crores" shall be substituted for the words and figure "rupees 1.5 crores".
- 2. In clause 19, first proviso of the said scheme the words and figure "rupees 2.5 crores" shall be substituted for the words "rupees two crores".

The above amendments shall come into force on the date of publication of this Notification in the Official Gazette.

The amendments to the scheme are published with concurrence of the Department of Finance, Government of Goa conveyed vide U. O. No. 4083 dated 04-08-2016.

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

Gurudas P. Pilarnekar, Director & ex officio Additional Secretary (Panchayats).

Panaji, 17th October, 2016.



Directorate of Transport

Corrigendum

D.Tpt/Accts/TRANS/2016/3513

Read: Notification No. D.Tpt/Accts/TRANS//2015/2141 dated 19-6-2015 published in Official Gazette, Series I No. 13 dated 25-6-2015.

In the Notification read at preamble, in sub-clause (a) of clause 8, the figures and words "60 days" shall be corrected to read as "180

days" and the figures and words "7 days" shall be corrected to read as "30 days".

This amendment shall come into force with retrospective effect from 1-4-2012.

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

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

Panaji, 18th October, 2016.



Department of Tribal Welfare

Directorate of Tribal Welfare

Notification

DTW/STAT/PC/Amendment/2016-17/69/7321

Read: Notification No. DTW/STAT/PC/2012-13/69 dated 17-10-2012.

The Government is pleased to amend the above read notification regarding scheme titled "Prashikshan Yatra-Scheme to provide financial assistance for conducting study tours (Excursion) for ST students during vacations." as under:

The clause 3(a) shall be amended as under:—

Actual travelling cost of students up to 40 students and four teachers by Rail or by Bus. Education Institute may tie up their tour programme with Tours and Travel Agents. Duration of the tour shall be for a period of five days or more, there will be minimum 10 students and maximum 40 students with minimum one teacher and maximum four teachers for the tour.

The clause 3(c) shall be amended as under:—

Expenditure on lodging and boarding for minimum period of 5 days. Two schools can combine the tour if the number of ST students are less.

The clause 3(d) shall be amended as under.—

Any other expenditure not mentioned above or which has exceeded the limit prescribed as above shall be borne by the individual student/by the educational institution. Benefit under clause 3 shall be given to the Educational Institute is as follows:

- (1) Rs. 3750/- shall be sanctioned per student.
- (2) For the propose of sanctioning the benefit the number of the students and number of the teachers shall be considered. However quantum of benefit shall not exceed Rs. 1.50 lakh.

The clause 5(iv) shall be amended as under.—

With each batch of 10 students one teacher of the school having some experience in excursion shall accompany with students on the tour.

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

Sandhya Kamat, Director & ex officio Joint Secretary (Tribal Welfare).

Panaji, 17th October, 2016.

Notification

DTW/7/Hostel/Scheme/9/Amendment/ /2015-16/69/7423

Read: Notification No. DTW/STAT/PC/2012--13/85/10603 dated 24-9-2015.

The Government is pleased to amend the above read notification regarding scheme titled "The Goa, Grant-in-aid to Scheduled Tribe Hostels run by Voluntary Organization Rules, 2015" as under:-

Addendum to clause 6 inserting sub-clause 6-A regarding "Sanctioning Authority".

6-A *Sanctioning Authority.*— The Director shall be the Sanctioning Authority to sanction the pattern of financial assistance of grant-in-aid under the scheme.

This amendment shall come into force with effect from publication of earlier Notification vide No. DTW/STAT/PC/2012-13/85/10603 dated 24-09-2015.

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

Sandhya Kamat, Director & ex officio Joint Secretary (Tribal Welfare).

Panaji, 18th October, 2016.

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