Panaji, 15th December, 2016 (Agrahayana 24, 1938)

SERIES I No. 37



PUBLISHED BY AUTHORITY

#### NOTE

There is one Extraordinary issue to the Official Gazette, Series I No. 36 dated 8-12-2016 namely, Extraordinary dated 8-12-2016 from pages 1485 to 1486 regarding (a) Extension of date for making application in Form-I— Not. No. 4/5//2005-Fin(R&C)(142) from Department of Finance (Revenue & Control Division); (b) Market Borrowing Programme—Not. No. 5-3-2016-Fin(DMU)/Part, from Department of Finance (Debt Management Division).

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#### **GOVERNMENT OF GOA**

Department of Education, Art & Culture

Directorate of Higher Education

#### **Order**

8/1/2016-DHE/Revival/2575

Sanction of the Government is hereby accorded for revival of 1 (one) post of Assistant Professor in Political Science (Group "A" Gazetted) in Government College of Arts, Science and Commerce, Quepem, 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. 1288/F dated 4-10-2016; concurrence of Finance (Rev. & Cont.) Department vide their U. O. No. Fin.(R&C)/1400022240-F dated 2-11-2016, and with the approval of the Cabinet as conveyed by General Administration Department vide letter No. 1/46/2016-GAD-II dated 29-11-2016.

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

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

Porvorim, 30th November, 2016.

#### Department of Industries

#### **Order**

3/3/98-IND-Part-III/692

Ref.:— (1) Order No. 3/3/98-IND-Part-III dated 9-5-2016.

Sub.: Preferential purchase Scheme – Purchase of products manufactured by local S.S.I. units through Rate Contract.

Pursuant to the Government Order dated 9-5-2016 referred above, the validity of the Order dated 12-7-2012 mentioned in the aforesaid Order is hereby extended for further period of one year w.e.f. 12-6-2016 to 11-6-2017 towards the items viz. Paints, Mattresses and Pillow, Wooden Furniture and Sodium Hypochlorite, or till the new rates are notified whichever is earlier.

This issues with the concurrence of Finance Department vide their U. O. No. Fin.(Exp.) No. 1400023650 dated 11-11-2016.

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

Georgina Saldanha, Under Secretary (Industries).

Porvorim, 8th December, 2016.

#### Corrigendum

3/106/2011-IND

Read: Notification No. 3/106/2011-IND dated 13-12-2012.

In the Notification referred in the preamble above, the Budget Head shall be substituted to read as below:—

#### DEMAND No. 19

2851—Village and Small Industries;

00 - :

796—Tribal Area Sub Plan;

01—Scheduled Tribe Development Scheme (Plan);

50—Other Charges.

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

Georgina Saldanha, Under Secretary (Industries).

Porvorim, 14th December, 2016.

## Department of Law & Judiciary

Legal Affairs Division

#### **Notification**

#### 10/4/2016-LA

The Uttarakhand Appropriation (Vote on Account) Act, 2016 (Central Act No. 33 of 2016), which has been passed by Parliament and assented to by the President on 28-05-2016 and published in the Gazette of India, Extraordinary, Part II, Section 1, dated 28-05-2016, is hereby published for the general information of the public.

*Julio Barbosa Noronha*, Under Secretary (Law).

Porvorim, 26th October, 2016.

# THE UTTARAKHAND APPROPRIATION (VOTE ON ACCOUNT) ACT, 2016

#### AN

#### ACT

to provide for the withdrawal of certain sums from and out of the Consolidated Fund of the State of Uttarakhand for the services of a part of the financial year 2016-2017.

Be it enacted by Parliament in the Sixty-seventh Year of the Republic of India as follows:—

- 1. Short title and commencement.— (1) This Act may be called the Uttarakhand Appropriation (Vote on Account) Act, 2016.
- (2) It shall be deemed to have come into force on the 1st day of April, 2016.
- 2. Withdrawal of Rs. 13642,43,85,000 from and out of the consolidated Fund of State of Uttarakhand.— From and out of the Consolidated Fund of the State of Uttarakhand there may be withdrawn sums not exceeding those specified in column (3) of the Schedule amounting in the aggregate to the sum of thirteen thousand six hundred forty-two crore, forty-three lakh, eight-five thousand rupees towards defraying the several charges which

will come in course of payment during the financial year 2016-2017 in respect of the services specified in column (2) of the Schedule.

- 3. *Appropriation.* The sums authorised to be withdrawn from and out of the Consolidated Fund of the State of Uttarakhand by this Act shall be appropriated for the services and purposes expressed in the Schedule in relation to the said year.
- 4. *Repeal and saving.*—(1) The Uttarakhand Appropriaton (Vote on Account) Ordinance, Ord. 2 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 the provisions of this Act.

THE SCHEDULE (See sections 2 and 3)

Vote/	
/Appro- Services and purposes Voted Charged on the priation by Parliament Consolidated Fund	Total
1 2 3	
Rs. Rs.	Rs.
1 Legislature	2,04,72,000
	6,06,67,000
	3,02,59,000
Capital	
	2,22,66,000
	5,00,00,000
	,71,68,000
	6,66,69,000
	,12,80,000
Capital	
	,06,63,000
	5,56,70,000
7 Finance, Tax, Planning, Secretariat	00 05 000
	2,29,05,000
	2,91,19,000
	,95,40,000
Capital 9 Public Service Commission Revenue 4,09,57,000 10,28,93,000 14	
	,66,67,000
	5,67,20,000
	3,00,05,000
Capital 8,00,05,000 8 11 Education, Sports, Youth Welfare	,,00,03,000
	2,67,08,000
	5,85,29,000
12 Medical, Health and Family	,,00,20,000
	3,17,43,000
	3,61,77,000
13 Water Supply, Housing and Urban	
Development	,38,70,000
	,83,35,000
	,22,50,000
Capital 41,67,000 15 Welfare Revenue 437,56,41,000 437	41,67,000 (56,41,000
	5,42,73,000
16 Labour and Employment Revenue 69,21,98,000 69	),42,73,000 ),21,98,000
Capital 4,41,54,000 4	41,54,000
17 Agriculture Works and Research Revenue 322,20,97,000 322	2,20,97,000
Capital 90,71,04,000 90	,71,04,000

1	2		3	
18	Co-operative Revenu	ue 19,24,76,000		19,24,76,000
10	Capita		••••	2,15,08,000
19	Rural Development Revenu		••••	359,37,51,000
10	Capita		••••	243,03,12,000
20	Irrigation and Flood Revenue			152,81,86,000
~ 0	Capita	l 188,86,01,000		188,86,01,000
21	Energy Revenu		••••	4,55,40,000
	Capita	1 143,74,67,000	••••	143,74,67,000
22	Public Work Revenu		2,43,33,000	215,60,96,000
	Capita			577,44,01,000
23	Industries Revenu			65,12,19,000
24	Transport Revenu			21,32,03,000
25	Food Revenu			147,97,91,000
	Capita			3,70,27,000
26	Tourism Revenu			19,18,41,000
	Capita			53,93,34,000
27	Forest Revenu	ue 202,33,68,000		202,33,68,000
	Capita	1 57,55,09,000		57,55,09,000
28	Animal Husbandry Revenu			86,50,76,000
	Capita			1,20,01,000
29	Horticulture Development Revenu	ue 71,95,47,000	26,00,000	72,21,47,000
	Capita	1		••••
30	Welfare of Scheduled Castes Revenue			343,37,48,000
	Capita	1 101,67,32,000		101,67,32,000
31	Welfare of Scheduled Tribes Revenu	1e 99,05,32,000		99,05,32,000
	Capita	l 31,75,14,000		31,75,14,000
	TotalRevenu	ue 9295,61,95,000	1617,04,09,000	10912,66,04,000
	Total Capita	l 2017,36,80,000	712,41,01,000	2729,77,81,000
	GRAND TOTAL:	11312,98,75,000	2329,45,10,000	13642,43,85,000

#### **Notification**

#### 10/4/2016-LA

The Taxation Laws (Amendment) Act, 2016 (Central Act No. 47 of 2016), which has been passed by Parliament and assented to by the President on 8-09-2016 and published in the Gazette of India, Extraordinary, Part II, Section 1, dated 8-09-2016, is hereby published for the general information of the public.

*Julio Barbosa Noronha*, Under Secretary (Law).

Porvorim, 4th November, 2016.

# THE TAXATION LAWS (AMENDMENT) ACT, 2016

AN

#### **ACT**

further to amend the Income-Tax Act, 1961 and the Customs Tariff Act, 1975.

Be it enacted by Parliament in the Sixty-seventh Year of the Republic of India as follows:—

#### CHAPTER I

#### Preliminary

- 1. Short title and commencement.— (1) This Act may be called the Taxation Laws (Amendment) Act, 2016.
- (2) Save as otherwise provided in this Act, it shall come into force at once.

#### CHAPTER II

Direct Tax

Income-tax

2. Amendment of section 2.— In the Income-tax Act, 1961 (hereinafter 43 of 1961. referred to as the principal Act in this Chapter), in section 2, in clause (19AA), after Explanation 4, the following Explanation shall be

inserted, with effect from the 1st day of April, 2017, namely:-

"Explanation 5.— For the purposes of this clause, the reconstruction or splitting up of a company, which ceased to be a public sector company as a result of transfer of its shares by the Central Government, into separate companies, shall be deemed to be a demerger, if such reconstruction or splitting up has been made to give effect to any condition attached to the said transfer of shares and also fulfils such other conditions as may be notified by the Central Government in the Official Gazette."

3. Amendment of section 80JJAA.— In the principal Act, in section 80JJAA, in subsection (2), in the *Explanation*, after clause (ii), the following proviso shall be inserted, with effect from the 1st day of April, 2017, namely:—

'Provided that in the case of an assessee who is engaged in the business of manufacturing of apparel, the provisions of sub-clause (*c*) shall have effect as if for the words "two hundred and forty days", the words "one hundred and fifty days" had been substituted.'.

#### CHAPTER III

Indirect Tax

Customs tariff

- 4. Amendment of First Schedule.— In the Customs Tariff Act, 1975, in  $_{51\ of\ 1975.}$  the First Schedule,—
- (a) in Chapter 25, for the entry "10%" in column (4) occurring against tarriff items 25151100, 25151210, 25151220, 25151290, 25161100 and 25161200, the entry "40%" shall respectively be substituted;
- (b) in Chapter 68, for the entry "10%" in column (4) occurring against tarriff items 68021000, 68022110, 68022120, 68022190, 68022310, 68022390, 68022900, 68029100, 68029200 and 68029300, the entry "40%" shall respectively be substituted;

### Department of Personnel

#### **Order**

#### 24/1/2016-PER/3569

Sanction of the Government is hereby accorded for creation of three posts of the Joint Secretary (Law) in the Law Department (Legal Affairs), Secretariat, in the PB-3 Rs. 15,600-39,100 plus Grade Pay Rs. 6,600/- as revised from time to time, with immediate effect.

The expenditure on pay and allowances shall be debited to the Budget Head under Demand No. 2—2052—Secretariat General Services; 00—; 090—Secretariat (Non-Plan); 04—Law Department; 01—Salaries.

This issues with the approval of the Administrative Reforms Department vide their U. O. No. 854/F dated 20-6-2016 and with the concurrence of the Finance Department vide their U. O. No. 1400025675 dated 8-9-2016.

This also issues with the approval of the Council of Ministers in its XXXXIIIrd meeting held on 25-11-2016.

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

Shashank V. Thakur, Under Secretary (Personnel-II).

Porvorim, 30th November, 2016.

#### **Notification**

1/3/84-PER (Pt.IV)/3657

Read: Government Notification No. 1/3/84-PER (Pt.III) dated 3-8-2011, published in the Official Gazette, Series I No. 18, dated 4-8-2011.

In exercise of the powers conferred by the proviso to Article 309 of the Constitution of India, read with section 21 of the General Clauses Act, 1897 (Central Act 10 of 1897), the Governor of Goa hereby makes the following Rules so as to amend the Government of Goa, Directorate of Printing and Stationery, Group 'C', Non-Ministerial, Non-Gazetted posts, Recruitment Rules, 2011, published vide

Notification No. 1/3/84-PER (Pt.III) dated 3-8-2011, in the Official Gazette, Series I No. 18, dated 4-8-2011, as follows, namely:—

- 1. Short title and commencement.— (1) These rules may be called the Government of Goa, Directorate of Printing and Stationery, Group 'C', Non-Ministerial, Non-Gazetted posts, Recruitment (First Amendment) Rules, 2016.
- (2) They shall come into force from the date of their publication in the Official Gazette.
- 2. Amendment of Schedule.— In the Schedule appended to the Government of Goa, Directorate of Printing and Stationery, Group 'C', Non-Ministerial, Non-Gazetted posts, Recruitment Rules, 2011, against the posts at Serial Nos. 8, 14, 15, 21 and 26 of Overseer (Printing), Foreman (Mechanical), Overseer (Maintenance), Overseer (Binding) and Overseer (Composing) respectively, in—
  - (*i*) column No. 3, for the figures "2011", the figures (2016) shall be substituted;
  - (*ii*) column No. 7, for the existing entry, the following entry shall be substitute, namely:—

"Not exceeding 45 years (Relaxable for Government servants upto 5 years in accordance with the instructions or orders issued by the Government)"; and

(*iii*) in column No. 9, for the existing entry, the word "No" shall be substituted.

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

*Yetindra M. Maralkar*, Additional Secretary (Personnel).

Porvorim, 9th December, 2016.

# Department of Tribal Welfare

- ♦ ♦ ♦ -----

#### **Notification**

DTW/STAT/PC/2016-17/53/9274

Government of Goa is pleased to notify the scheme Financial Assistance to bear Medical Treatment for infertility of ST couple by IVF (Invitro Fertilization) Method under "MATRUTVA YOJANA" and is hereby published for general information of public, which shall come into force from the date of Notification.

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

Sandhya Kamat, Director (Tribal Welfare). Panaji, 12th December, 2016.

# Financial Assistance to bear Medical Treatment for infertility of ST couple by IVF (Invitro Fertilization) Method under "MATRUTVA YOJANA"

- 1. *Introduction*.— There are many newly married ST couples who do not bear children even after 3 years of marriage due to low rate of fertility, bad habits among their husband such as alcohol, gambling, smoking etc. and also due to poverty & ignorance. These couples are deprived of proper medical treatment to improve fertility. To improve the fertility among newly married ST couple the scheme titled "Matrutva Yojana" is formulated.
- 2. *Objective.* (1) To improve the fertility among newly married ST couple as there is very low rate of fertility among the ST couple.
  - (2) To provide a good, Healthy lifestyle.
- 3. Benefit under the scheme.— A financial assistance to avail medical treatment either from Govt. hospitals or registered private hospitals/nursing homes in Goa will be sanctioned to ST women who do not conceive first child after 3 years of marriage. The actual cost of treatment including medicine, tonics, doctor's fees, medical tests/examination and any other treatment prescribed by the doctor will be sanctioned to her. The maximum limit of the benefit will be upto 5 lakhs. The benefit will be given for birth of one survival child.
- 4. *Release of payment.* An amount of Rs. 25,000/- will be given as advance for medical examination/test, doctor's fees etc. as a first installment. Further installments will be released only on submission of bills of tonics,

medicines, payment of receipts etc. duly certified by the Monitoring Committee. The actual expenditure will be given to a woman till the baby is born & discharged from Hospital. Final payment will be released only on the submission of certificate of the doctor duly certified by the Monitoring Committee that the treatment is completed.

The beneficiary should not stop the treatment half way unless it is advised by the doctor & duly certified by monitoring committee

- 5. Requirement of documents.— (a) Copy of ST certificate either of husband or wife issued by competent authority.
  - (b) Marriage Certificate copy.
  - (c) Self declaration.
- (*d*) Certificate from a registered Doctor (M.B.B.S or higher qualifications) stating that the applicant requires treatment of IVF//advance treatment for fertility/referral letter to special doctor.
  - (e) Aadhar Card copy.
  - (f) Mandate Form.
- 6. *Target*.— The target under the scheme are ST married couples who do not conceive first child after 3 years of marriage who desire to undergo medical treatment under IVF to conceive first child.
- 7. There is no income limit to avail the benefit under the scheme.
- 8. Monitoring Committee shall be Recommending Authority.
- 9. Monitoring Committee is accomplished as under.—
  - (i) Collector of respective District or his representative not below the rank of Additional Collector Chairman.
  - (*ii*) Head of Department of Gynaecology of Goa Medical College Member.
  - (*iii*) Head of Department of Gynaecology of Hospicio Hospital, Margao Member.
  - (*iv*) Director of Women & Child Development or representative not below the rank of Dy. Director Member.

- (v) Dy. Director, Directorate of Tribal Welfare Member Secretary.
- (vi) Two Gynaecologists duly nominated by the committee.

Monitoring Committee shall meet as and when required to recommend the case and to monitor the case till the child is born & is discharged from the hospital. Member Secretary shall perform all the duties as Secretary of the committee.

- 10. *Role of Monitoring Committee.* (*i*) To study the case in respect of medical aspect, socio-economic aspect, family background etc.
- (*ii*) To suggest the names of doctors from where the couple can avail the treatment.
- (*iii*) However applicant shall have a right to choose a doctor of their own choice provided Monitoring Committee agreed for the same.
- (*iv*) To monitor the treatment given to the beneficiary regularly & certify the bills.
- (v) To give advice to the beneficiary as and when required.
- 11. Sanctioning Committee shall be sanctioning authority.
- 12. Sanctioning Committee shall be constituted as under.—
- (i) Hon'ble Minister for the Tribal Welfare
   Chairperson
- (ii) Secretary Finance/Additional Secretary Finance Member
  - (iii) Secretary Tribal Welfare Member
  - (iv) Secretary Health Member
- (v) Collector of respective District or/his representative not below the rank of Additional Collector Member
- (vi) Head of the Department of Gynaecology of Goa Medical College Member
- (vii) Head of the Department of Gynaecology of Hospicio Hospital, Margao Member
- (*viii*) Director of Tribal Welfare Member Secretary.

- 13. Sanctioning Committee shall decide on the applications which are recommended by Monitoring Committee and shall give sanction.
- 14. There will be quorum of 3 members for the meeting of Monitoring Committee as well as for the Sanctioning Committee.
- 15. Director of Tribal Welfare shall execute the sanction given by the Sanctioning Committee.
- 16. Procedure to apply or avail benefits.— (a) Applicant shall submit the application form duly filled to the Director of Tribal Welfare along with the required documents.
- (b) Director of Tribal Welfare shall forward the application to Dy. Director of Tribal Welfare (Member Secretary of Monitoring Committee) to place before Monitoring Committee for recommendation.
- (c) Dy. Director of Tribal Welfare shall convey the meeting in consultation with the Chairman of Monitoring Committee and shall draw the minutes.
- (*d*) Dy. Director of Tribal Welfare shall intimate the decision of the Monitoring Committee to Director of Tribal Welfare & to the applicant.
- (e) Director of Tribal Welfare shall place the recommendation given by Monitoring Committee before Sanctioning Committee for the decision. Sanctioned application shall be forwarded to the drawing & disbursing officer of the Department of Tribal Welfare by the Director of Tribal Welfare.
- (f) The drawing & disbursing officer of the department of Tribal Welfare shall take all necessary steps to draw & disburse the amount to the applicant in accordance with the scheme.

- (g) The applicant shall submit all the bills, pre-receipts, prescriptions, Hospital charges etc. duly certified by the Monitoring Committee.
- 17. Empanelment of Hospitals/Clinics under IVF (Invitro Fertilization).— Government shall be empowered to empanel the Hospital where the treatment for IVF (Invitro Fertilization) will be available.
- 18. Relaxation of the provision of the scheme.— The Government shall be empowered to relax the clauses or conditions of the scheme if a genuine requirement arises.
- 19. Redressal of Grievances and disputes.—Grievances if any, arising out of the implementation of this scheme, shall be heard and decided by the Hon'ble Minister for Tribal Welfare and the decision of the Minister for Tribal Welfare in this regard shall be final and binding on all concerned.
- 20. Evaluation.—Performance of the scheme will be evaluated after two years of its implementation and if required scheme will be suitably modified to meet the new challenges/requirements so as to achieve the set objective.
- 21. The Expenditure under the scheme shall be incurred under the following Budget Head.— 2225—Welfare of SCs, STs & OBCs; 02—Welfare of Scheduled Tribes; 800—Other Expenditure; 15—F.A. for IVF (Invitro Fertilization) Method under MATRUTVA YOJANA; 50—Other Charges.

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

Sandhya Kamat, Director (Tribal Welfare).

Panaji, 12th December, 2016.

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Printed and Published by the Director, Printing & Stationery, Government Printing Press, Mahatma Gandhi Road, Panaji-Goa 403 001.

**PRICE - Rs. 8.00**