Panaji, 7th May, 2015 (Vaisakha 17, 1937)

SERIES I No. 6



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GOVERNMENT OF GOA

Department of Agriculture

Directorate of Agriculture

Notification

3/5/EXT/25-Part/2010-11/D.Agri/45

Government of Goa is pleased to introduce modification to the scheme namely "Shetkari Adhar Nidhi" for grant of compensation to the farmers who suffer losses in agriculture due to various factors like unseasonal rains, floods, landslides, siltation, drought, attack of pest and diseases, fire, wild animals etc.

The guidelines of the Scheme are as under.—

1. Coverage of Shetkari Adhar Nidhi.— The scheme would cover the damage to field crops, horticulture crops, spices, medicinal plants, floriculture, losses to infrastructure like farm retaining wall, fencing, well, irrigation system and pipeline, pump and green houses.

Similarly, losses to agriculture produce ready for sale, inputs required for agricultural production, agriculture machinery and equipments which cannot be repaired by the farmer are proposed to be covered under the scheme. Similarly, natural calamities that prevent the farmer from economic crop cultivation would also be covered under the scheme. The expenditure incurred for removal of debris caused due to siltation shall also be covered under the Shetkari Adhar Nidhi.

- 2. Causes of damages.—Damages that are caused due to following reasons will be considered for compensation.
 - (a) Floods
 - (b) Drought
 - (c) Cyclonic rains
 - (d) Landslide and siltation
 - (e) Epidemic of pest and diseases
 - (f) Unseasonal rains
 - (g) Accidental fire

- (h) Lightening
- (i) Cloud burst
- (j) Earthquake
- (k) Wild Animal
- (1) Reasons other than those listed above.
- 3. Eligibility under Shetkari Adhar Nidhi.— Actual cultivator shall be considered for the benefit under Shetkari Adhar Nidhi.

Cultivator shall be the one, cultivating his own land as per land index or by inheritance or by purchase or lease. Henceforth all farmers registered under the Krishi Card Scheme are considered as bonafide farmers and will be considered for release of compensation directly with effect from 01-04-2015.

- 4. Standards for evaluation of damage/losses under Shetkari Adhar Nidhi.—
- (a) Cereal crops like paddy: Maximum compensation Rs. 25,000/- per ha.

(b) Banana:

- (i) Maindoli: Rs. 400/- per bearing plant for total loss.
- (*ii*) Saldatti and others: Rs. 200/- per bearing plant for total loss.
- (*iii*) Non bearing plant Rs. 100/- per plant for total loss.

(c) Coconut:

- (i) Coconut palms upto 3 years Rs. 400/-per palm for total loss.
- (*ii*) Coconut palms from 3 years to 7 years Rs. 1,000/- per palm for total loss.
- (*iii*) Coconut palms yielding and above 7 years Rs. 4,000/- per palm for total loss. (*d*) *Cashew*:
- (i) Yielding tree: Rs. 500/- per tree for total loss.
- (ii) Non yielding cashew graft: Rs. 100/-per graft for total loss.

(e) Arecanut:

- (*i*) Full grown yielding tree: Rs. 1,000/-per tree for total loss.
 - (ii) Seedling: Rs. 200/- each for total loss.

(f) Sugarcane:

- (*i*) Ready to harvest i.e. nine months and above: Maximum compensation Rs. 50,000/- per ha.
- (*ii*) Four to nine months maximum compensation Rs. 25,000/- per ha.

(g) Other fruit crops:

- (i) Pineapple: Rs. 10/- per plant for total loss.
- (*ii*) Papaya (yielding): Rs. 200/- per plant for total loss.

(iii) Chickoo:

- (a) Small tree upto 10 years Rs. 500/-per tree for total loss.
- (*b*) Yielding tree Rs. 1,000/- per tree for total loss.

(iv) Mango:

- (a) Tree upto 10 years Rs. 1,000/- per tree for total loss.
- (*b*) Yielding tree above 10 years Rs. 4,000/- per tree for total loss.
- (h) All other seasonal crops like Vegetables, Pulses, Groundnut, Flowers, Ragi (Nachni), including seasonal fruits like watermelons etc. Maximum compensation Rs. 25,000/- per ha.
- (i) Infrastructure loss: 25% of actual assessment.
- (j) Damage to crops/Horticulture produce other than listed at (4) (a) to (i) above will be Rs. 5,000/- per ha. or as per actual assessment with due approval of the Government.
- 5. Limits for Compensation under Shetkari Adhar Nidhi.— (a) Minimum evaluated compensation for indvidual farmer shall be of Rs. 1,000/- and maximum limited to Rs. 1,00,000/- as per the valuation of loss.
- (b) Maximum compensation for items mentioned at (a), (b), (c), (d), (e), (g) and (h) at (4) above will be limited to Rs. 25,000/-ha., (f) will be limited to Rs. 50,000/- ha., (i) will be 25% of actual loss, and (j) will be restricted to Rs. 5,000/- ha.

The	valuation	of losses	shall he	calculated	as helow.
1116	vaiuation	UL 1055E5	Shall be	Calculateu	as below.

Sr. No.	Items of compensation	Valuation	Amount to be paid under Shetkari Adhar Nidhi
1.	Crop loss	As per actual loss or standard valuation	Maximum compensation upto Rs. 1.00 lakh.
2.	Infrastructure loss	As per actual valuation by engineers of the Agril. Department	25% of valuated amount upto Rs. 1.00 lakh.
3.	Desiltation/removal of debris	As per actual valuation by engineers of the Agril. Department	25% of valuated amount or @ Rs. 5/- per sq. mt. whichever is less. The maximum compensation will be upto Rs. 1.00 lakh.

The standard loss shall be calculated in consideration of total loss of crop. However, wherever partial loss of crop occurs the compensation may be restricted to actual loss, if it is less than the standard loss, under Shetkari Adhar Nidhi. The total compensation from all the cases against any or all the crops or infrastructure shall not be more than Rs. 1.00 lakh unless approved as a special case by he Government.

The compensation provided under Natural Calamity Relief Fund or any other relief funds of the Government including payment from Agriculture Insurance Company shall be deducted or adjusted in the amount eligible under Shetkari Adhar Nidhi.

- 6. Procedure for assistance under Shetkari Adhar Nidhi.— (a) The cultivator shall apply to taluka level Zonal Agricultural Officer within 7 days of the calamity giving details of estimated amount of loss in prescribed proforma appended at I hereto.
- (b) Inspection shall be done by Zonal Agricultural Officer/Asst. Agriculture Officers immediately after receipt of application for assessment of actual losses and within 7 days in the proforma appended at II alongwith photograph of damages.
- (c) Documents as proof of ownership and cultivation of the crop, etc. and Certificate

from Mamlatdar will not be required once the farmer applies and obtain a Krishi Card with effect from 01-04-2015.

- (*d*) Losses evaluated by Zonal Agriculture Officer will be computed in terms of prescribed standard cost under Shetkari Adhar Nidhi and submitted to District Agricultural Officer (North) and (South) within 7 days of receipt of documents from applicant.
- (e) Claims will be verified within the guidelines of Shetkari Adhar Nidhi Scheme at the District Agricultural Office and will be submitted to the Director of Accounts within 15 days after receipt of the case.

The guidelines of the scheme have been concurred by Finance Department vide their U.O. No. 1400008811, dated 23-02-2015.

This supersedes the earlier notification No. 3/5/EXT/25-Part/2010-11/D.Agri/764, dated 23^{rd} February, 2011 and addendum No. 3/5/EXT/25-Part/2012-13/D.Agri/624, dated 01-10-2013.

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

Orlando Rodrigues, Director & ex officio Joint Secretary (Agriculture).

Tonca, Caranzalem, 30th April, 2015.

PART-I

DIRECTORATE OF AGRICULTURE

KRISHI BHAVAN TONCA, CARANZALEM-GOA

Application for the Grant of Relief under Shetkari Adhar Nidhi

b) Area:
. d) Value of material lost:
tructure, etc.)
<i>N</i> ard:
Taluka:
resident ofward
taluka hereby solemnly declare that the
knowledge and belief.
Rs from natural calamity relief relief fund of the Government including payment from r in cash or kind towards the above calamity from any y.
(Signature or thumb impression of applicant)
Name of applicant:
PART-II
Panchanama
working asin the Office of
hereby state that the damage claimed
Village ofTaluka
ngwithTalathi/Panchayat Secretary/
under the guidelines of Shetkari

Adhar Nidhi of the Directorate of Agriculture towards the crops loss/infrastructure loss/loss due to siltation etc. as below:

Sr. No.	Crop/Item of loss	Area/No. of plants	Valuation as per standard	Maximum amount of loss to be compensated (in Rs.)
1	2	3	4	5
1.	Cereal Crops (specify)			
2.	Banana			
3.	Coconut			
4.	Cashew			
5.	Arecanut			
6.	Sugarcane			
7.	Other fruit crops (specify)			
8.	Other seasonal crops (specify)			
9.	Infrastructure			
Valuat	ed by:	Sig	gnature	
		Na	me:	
		De	signation:	
I,		Zonal Aş	gricultural Officer of	
	y state that Shri		_	
	No ar			_
	mended for Rs.	id above claim for	assistance under t	metkari Adriai Ividii Is
			Signature:	
			Name:	
			Designation: Zon	al Agriculture Officer
				(Taluka).
			_	

Department of Education, Art and Culture

Directorate of Education

Notification

DE/PLG/RTE 2009/RULES/2010-11/ /PART FILE/2240

Sub: Grievances Redressal Mechanism in the State of Goa

1. *Introduction.*— Ministry of Human Resource Development (MHRD), Government of India has enacted the Right of Children to Free and Compulsory Education Act, 2009 (The RTE Act, 2009) which has come into force on 1st April, 2010. All the children in the age group of 6-14 years have a Right to Free and Compulsory Education.

Based on the RTE Act, 2009, the Directorate of Education has already notified the Goa Right of Children to Free and Compulsory Education Rules, 2012. The Directorate of Education has already issued circulars in this regard to all the elementary recognized schools to comply with the various provisions of the RTE Act, 2009 & the Goa RTE Rules, 2012.

2. Background.— The Right of Children to Free and Compulsory Education Act, 2009 provides for children's right to an education of equitable quality, based on principles of equity and non discrimination. In order to respond to the child and enquire into the complaint relating to child's right provided under the Act a grievance redressal mechanism is required to be established.

Section 32 of the RTE Act, 2009 provides for the redressal of grievances related to rights of child by the local authority having jurisdiction. Under section 31 of "the RTE Act, 2009 constitution and duties of National and State Commissions for Protection of Child Rights have been provided.

3. *Proposal.*— Section 32 of the RTE Act, 2009 provides for the redressal of grievances relating to the rights of a child by the local authority within a period of one month.

For the effective implementation of the above provisions of the Act, it is proposed to put in place grievances redressal mechanism for the received complaints and their disposal.

A) Following Grievances Redressal Mechanism is proposed for the Rural Area

Sr. No. Grievance Redressal Mechanism

- 1. Assistant District Educational Inspector
- 2. Dy. Director of Education
- B) Following Grievances Redressal Mechanism is proposed for the Municipal Area

Sr. No. Grievance Redressal Mechanism

- 1. Assistant District Educational Inspector
- 2. Dy. Director of Education

The procedure to be followed by the above Grievances Redressal Mechanism for receiving and disposal of complaints under the RTE Act, 2009 is annexed at Annexure I.

4. Justification.— Grievance Redressal Mechanism under the RTE Act, 2009 has been set up by most of the State Government in India. The notification prepared by the Directorate of Education is based on the notification issued by the Government of Gujarat. It is submitted that different authority of the State Government are being given powers to redress the grievances of the public, in case public is not satisfied with the way provisions of the RTE Act, 2009 are being implemented by the local authorities. Further this will provide the platform for sorting out of issues at local level and will bring out clarity in the minds of people about the Grievance Redressal set up in Goa. In the absence of it, all complaints on the RTE Act, 2009 are being made Goa State Commission

for Protection of Child Rights which is not only inconvenient to the public and commission but also against the spirit of the RTE Act, 2009.

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

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

Porvorim, 30th April, 2015.

Annexure-I

- a) Local authority may accept any written complaint by any children or complaint on behalf of any children by post, fax or by email, in person. Local Authority has to decide the designed forms for this kind of a complaint.
- *b*) Authorized local authority may register their complaints as they are received, acknowledgement for it etc.
- *c*) Authorized local authority may investigate the complaint in transparent manner in a way convenient to take decision on the complaint.
- *d*) Decision shall be given within 01 month by the local authority after hearing the party; Complainant and against whom the complaint is lodged and in the regard to decision reasoned order is to be passed.
- *e*) In some cases local authority must decide the complain in seven days like access to school is prohibited, denial of enrolment of a child and similar other cases.
- f) Local authority must provide help/guidance to an applicant in respect of grievance relating to violation of Indian Penal Code, such as violence, child abuse, corporal punishment, etc. The notified local authority may facilitate filing of FIR with police authorities.
- g) The complaints received by a local authority in which decisions are to be taken by another local authority must send those complaints to the concern authority within three days of the receipt of complaint.
- *h*) Authorized local authority has to maintain record of received complaints and decisions on it. Every month information has to be submitted to the State government on number of received complaints and disposal of the complaint to the Director, Education and State Project Director, SSA.
- i) Authorized local authority has to allot one day in a week to listen complaint and personal visits, if required.

Department of Information Technology

Notification

7/2/2015-16/eGov Miscellaneous/191

Pattern of Assistance for funding of I.T. Promotion

- 1. *Introduction.* The key objective of the Department of Information Technology is to realize the dream of taking the benefits of Information & Communication Technology (ICT) to the masses of Goa as the vehicle for generating employment, social empowerment and citizen-centric governance. Finally making Goa as an "Intelligent State" by creating a fully e-governed, information rich State with relative access to information, e-transaction, State-of-the-art communications and industrial infrastructure. The USP for Goa would be top of the line IT enabled services, and an infotainment industry of global repute.
- 2. Name of the Scheme-I.T. Promotion.— An important area that needs to be deliberated on it enveloping a suitable and effective mechanism for launching mass IT awareness campaign to the common men in the State, who are unaware of the benefits and potential of I.T. in his day to day life. A massive awareness campaign is therefore required to be launched to educate people about what IT can mean for improving their quality of life.

Under scheme, the Department shall organize the Seminars/Workshop/Roadshow//Conferences on I.T. of its own or organize//sponsor & give assistance to well established Organization indicated below.

3. *Eligibility.*— The general principle of assistance, contribution, sponsorship, etc. is that it can be given to a person, a public body, or an Institution having a legal status of its own. Assistance, contribution, sponsorship may be sanctioned to:

- *a*) Institution or organization set up by Government (State & Central) as Autonomous Bodies either under a statute or as a society registered under Societies Registration Act, 1860 or otherwise.
- b) Voluntary organizations having an all India character which satisfy certain well-defined criteria regarding their resources, activities & personnel and their activities help promote the welfare schemes & programmes of the Government. However, Government may make exceptions in highly deserving isolated organizations whose credibility & ability to achieve social objectives is accepted.
- c) NGO's, Goa Chamber of Commerce and Industries, Goa International Centre, ClI's, Local Bodies and Co-operative Societies.
- 4. *Terms & Conditions. a*) Funds in the form of contribution, assistance, sponsorship should be given to any organization falling under the category indicated above, to organize Seminar, Workshop, Conference & Exhibition on I.T.
- b) The financial assistance should not exceed 50% of the expenditure or Rs. 35,000/-whichever is less. Higher assistance may be considered in exceptional cases for specific events with the approval/Concurrence of the Government.
- *c*) The assistance, contribution & sponsorship to be sanctioned should not be a source of profit to the concerned organization.
- d) Any Institution/Body/Organization seeking assistance from the Government will be required to submit a proposal stating the project/programs, audience/beneficiary, the objective and an outline budget. Copy of latest certificate/appropriate document to demonstrate organizational status should also be submitted with the proposal. The application should clearly spell out the need for seeking assistance, sponsorship and contribution.

- *e*) Any Institution/Organization/Body should clearly indicate the assistance/sponsorship likely to be received from other sources for the same event to be organized with the assistance of the Government.
- f) The assistance is to be disbursed only when the event is over & when the Recipient Body submits the details of expenditure and report of the event, to the satisfaction of the Government.
- g) The Recipient Bodies shall maintain a separate accounts of projects/programs financed by the Government from time to time and it shall be open to inspection by the Government whenever the institution is called upon to do so and a provision to this effect should in variably be incorporated in all orders sanctioning the assistance.
- *h*) Agency seeking financial assistance for IT promotion should prominently mention in the banners, brochures, invitation letter etc. that the event is sponsored or co-sponsored by Government of Goa (or Department of IT).
- 5. *Purpose.— a*) The assistance contribution & sponsorship should be sanctioned only to organize I.T. related Symposium, Exhibition, Conference, Seminars and I.T. Projects that will improve the quality of life of citizens, develop the State or create and build an Information Society.
- 6. *General.* The expenditure on this account should be debited to budget head "50 Other Charges" & should be drawn under Contingent Bill.

This is issued with the approval of the Government and the concurrence of Finance Department vide their U. O. No. 583/F dated 10-03-15.

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

Smt. *Shilpa Shinde*, I.A.S., Director & ex officio Joint Secretary (Information Technology).

Porvorim, 4th May, 2015.

Notification

2(7)/2011/DOIT/IT Policy 2011-12/2718

- Read: i) Notification No. 2(13)/DOIT/IT Policy/ /2202/Pt-I/926 dated 17th November 2005.
 - ii) Notification No. 2(13)/DOIT/IT Policy//2002/25 dated 13th April, 2006.

Government is pleased to declare that the IT Policy 2005 published vide Notification No. 2(13)/DOIT/IT Policy/2202/Pt-I/926 dated 17th November, 2005, read with Notification No. 2(13)/DOIT/IT Policy/2002/25 dated 13th April, 2006 (referred above) is hereby cancelled with immediate effect.

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

Smt. *Shilpa Shinde*, I.A.S., Director & ex officio Joint Secretary (Information Technology).

Porvorim, 24th February, 2015.



Department of Law and Judiciary

Law (Establishment) Division

Notification

8-17-2015-LD(Estt)/917

In exercise of the powers conferred by section 5 of the Indian Registration Act, 1908 (Act 16 of 1908) (hereinafter called as the "said Act"), as extended to the State of Goa, and in supersession of the Government Notification No. 8-32-2004/LD-Estt(IV)/768 dated 02-05-2005, published in the Official Gazette, Series I No. 7, dated 19-05-2005, the Government of Goa hereby forms districts and sub-districts as specified in columns (1) and (3) respectively of the Schedule below and also prescribes the limits of such districts and sub-districts as specified in the corresponding entries in columns (2) and (4) of the said Schedule, for the purposes of the said Act, with immediate effect.

SCHEDULE District Limits Sub-District Limits (1) (2)(3) (4)North Goa Comprises of all (a) Pernem Corresponding to the limits of respective sub-districts (b) Bardez Taluka having same name as mentioned mentioned (c) Bicholim in column No. (3) in column (d) Sattari (e) Tiswadi No. (3) South Goa Comprises of all (a) Sanguem Corresponding to the limits of respective sub-districts (b) Mormugao Taluka having same name as mentioned mentioned (c) Salcete in column No. (3) (d) Quepem in column No. (3) (e) Canacona (f) Dharbandora (g) Ponda

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

Amul S. Gaunker, Under Secretary, Law (Estt.)

Porvorim, 29th April, 2015.

Department of Power

Office of the Chief Electrical Engineer

Notification

120/03/JERC-FPPCA/CEE/Tech/176

Joint Electricity Regulatory Commission for the State of Goa and Union Territories has notified Fuel and Power Purchase Cost Adjustment Formula (FPPCA) Order dated 27-06-2012 in compliance of Judgement dated 11-11-2011 in O. P. No. 1 and as required to be specified under Clause 7(2) of JERC for State of Goa and UTs (Terms and Conditions for determination of Tariff) Regulations, 2009. Further JERC vide Tariff Order dated 15th April, 2014 has approved 'K' factor for 2014-15 applicable for different consumer categories for use in the FPPCA formula.

The levy of FPPCA for 4th quarter (January to March, 2015) in the month of April 2015 to be billed in May 2015, May 2015 to be billed in June 2015 & June 2015 to be billed in July 2015 as tabulated below is hereby brought to the notice of the general public.

This supersedes the Notification No. 120/03/JERC-FPPCA/CEE/Tech/154 published in the Official Gazette, Series I No. 5 dated 30-04-2015 which stands withdrawn.

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

Lekshmanan S., Chief Electrical Engineer & ex officio Additional Secretary (Power).

Panaji, 5th May, 2015.

Levy of FPPCA for 4th Quarter (January to March 2015) in the month of April 2015 billed in May 2015, May 2015 billed in June 2015 and June 2015 billed in July 2015

Sr. No.	Category of Consumer	Monthly FPPCA (Paisa/Unit)
1	2	3
Α	LOW TENSION SUPPLY	
1(a)	Tariff LTD/Domestic and Non-Commercial	
_ ()	0-100 Units	21.00
	101 to 200 Units	21.00
	201 to 400 Units	33.00
	Above 400 Units	39.00
1(b)	Tariff LTD/Low Income Group	_
	Tariff LTD/Domestic Mixed	
. ,	First 400 Units	33.00
	Above 400 Units	46.00
2	Tariff-LTC/Commercial	
	0-200 Units	47.00
	201 to 400 Units	47.00
	All Consumption above 400 Units	54.00
3	Tariff-LTI/Industry	
	0 to 500 Units	46.00
	above 500 Units	59.00
4	Tariff-LTP/Mixed (Hotel Industries)	48.00
5	Tariff-LTAG/Agriculture	_
6	Tariff-LTPL/Public Lighting	43.00
7	Tariff-LTH Hoadings/Sign boards	88.00
8	Tariff-LTTS/Temporary supply	
	Temporary Domestic	-
	Temporary-Commercial	-
В	HIGH TENSION SUPPLY	
9	Tariff HTI/Industrial	
	Connected at 11/33 kv	52.00
	Connected at 110 kv	52.00
10	Tariff HTFS Industrial (Ferro Mettallurgical/	
	/Steel Melting/Power Intensive/Steel Rolling)	44.00
11	Tariff-HTC/Commercial	54.00
12	Tariff-HTAG/Agriculture	_
13	Tariff-HTD/Domestic	46.00
14	H.T. MES/Defence Establishments	43.00
15	Tariff-HTTS/Temporary supply	_

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