Government of Goa

Department of Agriculture

Directorate of Agriculture

Notification

3/4/Agron/8/2015-16/D.Agri/86


Government is pleased to extend the scheme, "Interest subsidy on loans for Agriculture and Allied Activities" above for further period of one year w.e.f. 1-4-2015 to 31-3-2016 as per the Notification referred at Sr. No. 1.

The expenditure for the scheme shall be debited to Budget Head.

Suggestions are welcome on e-mail: dir-gpps.goa@nic.in
(1) 2401—Crop Husbandry; 00—; 800—Other Expenditure; 07—Interest subsidy on loans for Agriculture and Allied Activities (P); 33—Subsidies for claims of Agriculture.

(2) 2403—Animal Husbandry; 00—; 101—Veterinary Services and Animal Health; 12—Interest subsidy scheme for Agriculture and Allied Activities (P); 33—Subsidies for claims of Animal Husbandry and Veterinary Services and

(3) 2405—Fisheries; 00—; 103—Marine Fisheries; 07—Interest subsidy on loans for Agriculture and Allied Activities (P) (A); 33—Subsidies for claims of Fisheries Activities.

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

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

Tonca-Caranzalem, 8th June, 2015.

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Department of Civil Supplies & Consumer Affairs

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Notification

DCS/ENF/RC/15-16/58


Whereas the Director of Civil Supplies and Consumer Affairs, Government of Goa vide circular read above had instructed that various Government Departments shall not insist on Ration Card for identity/address proof, however inspite of this many Departments have been insisting on the same and some have even made it mandatory in their schemes. Due to this even persons not requiring ration are forced to make a ration card thereby keeping a scope for leakages/diversion under Public Distribution System.

Keeping this aspect in a view as per recently notified “Targeted Public Distribution System (Control) Order, 2015”, by the Government of India, Ministry of Consumer Affairs, Food and Public Distribution (Department of Food and Public Distribution) New Delhi under section 3 of the Essential Commodities Act, 1955, as per sub-clause 6 of clause 4 of the said Order requires that Ration card shall not be used as a document of identity or proof of residence.

In view of above all the Government Departments are hereby made aware of the provisions of the said Order and are requested to abide by the provisions of the said law as stated above and accordingly initiate necessary action to amend the various schemes and do away with the requirements of Ration card as a document of proof or identity in any of the Government scheme or for any other official purposes.

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

Vikas S. N. Gaunekar, Director & ex officio Joint Secretary (Civil Supplies and Consumer Affairs).

Panaji, 5th June, 2015.

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Department of Fisheries

Directorate of Fisheries

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Notification

DF/PLG/PAT-IB/2015-16

Sub.: “Supply of Insulated Boxes”.

The Government is hereby pleased to introduce the scheme “Supply of Insulated Boxes”.

1. Short title and commencement.— (a) This scheme may be called “Supply of Insulated Boxes”.

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(b) It shall come into force from the date of publication in the Official Gazette.

2. Objective of the scheme.— The main objective of the scheme is to supply insulated boxes to fishermen/women who are actively engaged in selling, marketing and engaged in fishing at sea in order to create awareness about hygiene among the fisherpersons.

3. Eligibility.— (a) Fishermen engaged in selling and marketing of fish will be eligible for 1 insulated box of 50 litres capacity.

(b) The fishermen engaged in fishing at sea with canoe shall be eligible for 1 insulated box of 100 litres capacity and 1 insulated box of 220 litres capacity.

(c) The fishermen engaged in fishing at sea with mechanized fishing vessel upto 6 cylinder engine shall be eligible for 1 insulated box of 220 litres capacity and 1 insulated box of 400 litres capacity.

4. Quantum of subsidy.— (i) The applicant engaged in selling/marketing of fish will be eligible for 1 insulated box of 50 litres capacity and will be entitled for subsidy to the extent of 75% of the cost limited to Rs. 1500/-. 

(ii) The applicant actively engaged in fishing at sea with canoe will be eligible for one insulated box of 100 litres and one box of 220 litres capacity and subsidy to the extent of 75% of the cost limited to Rs. 7,000/- respectively.

(iii) The applicant engaged in fishing at sea with mechanized fishing vessel upto 6 cylinder engine will be eligible for 1 insulated box of 220 litres and 1 insulated box of 400 litres capacity and subsidy to the extent of 75% of the cost limited to Rs. 15,000/- respectively.

5. Pattern of Assistance.— (i) The Government will release subsidy to the extent of 75% of the cost of insulated box and the remaining 25% of finance has to be arranged by the applicant through self finance/company/bank.

(ii) The beneficiary will be entitled for further subsidy after 5 years.

6. Budget.— The Budget Head is as under:

2405—Fisheries;
105—Processing, Preservation and Marketing;
05—Supply of Insulated Boxes to Fisher Persons (Plan);
21—Supplies and Materials.

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

Dr. Smt. Shamila Monteiro, Director & ex officio, Joint Secretary (Fisheries).
Panaji, 3rd June, 2015.
THE RIGHT TO FAIR COMPENSATION AND TRANSPARENCY IN LAND ACQUISITION, REHABILITATION AND RESETTLEMENT (AMENDMENT) ORDINANCE, 2015

No. 4 of 2015

Promulgated by the President in the Sixty-sixth Year of the Republic of India.

An Ordinance further to amend the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013.

Whereas the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement (Amendment) Ordinance, 2014 to amend the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013 (the RFCTLARR Act, 2013) was promulgated by the President on the 31st day of December, 2014;

And Whereas the RFCTLARR (Amendment) Bill, 2015 was introduced on the 24th February, 2015 in the House of the People to replace the said Ordinance and the said Bill was passed alongwith amendments on the 10th March, 2015 in the House of the People;

And Whereas the RFCTLARR (Amendment) Bill, 2015 as passed by the House of the People could not be passed by the Council of States and is pending in that House;

And Whereas the Council of States is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action;

Now, Therefore, in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the President is pleased to promulgate the following Ordinance:

1. Short title and commencement. — (1) This Ordinance may be called the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement (Amendment) Ordinance, 2015.

(2) It shall be deemed to have come into force on the 31st day of December, 2014.

2. Substitution of certain expression throughout the Act. — In the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013 (hereinafter referred to as the principal Act), for the words “private company” wherever they occur, the words “private entity” shall be substituted.

3. Amendment of section 2. — In the principal Act, in sub-section (2) of section 2, after the second proviso, the following proviso shall be inserted, namely:

“Provided also that the acquisition of land for the projects listed in sub-section (1) of section 10A and the purposes specified therein shall be exempted from the provisions of the first proviso to this sub-section.”.

4. Amendment of section 3. — In the principal Act, in section 3,—

(i) in clause (j) in sub-clause (i), for the words and figures “the Companies Act, 1956”, the words and figures “the Companies Act, 2013” shall be substituted;

(ii) after clause (y), the following clause shall be inserted, namely:

“(yy) “private entity” means any entity other than a Government entity or undertaking and includes a proprietorship, partnership, company, corporation non-profit organisation or other entity under any law for the time being in force.”.

5. Insertion of new Chapter IIIA. — In the principal Act, after Chapter III, the following Chapter shall be inserted, namely:

...
10A. Power of appropriate Government to exempt certain projects.— (1) The appropriate Government may, in the public interest, by notification, exempt any of the following projects from the application of the provisions of Chapter II and Chapter III of this Act, namely:—

(a) such projects vital to national security or defence of India and every part thereof, including preparation for defence or defence production;

(b) rural infrastructure including electrification;

(c) affordable housing and housing for the poor people;

(d) industrial corridors set up by the appropriate Government and its undertakings (in which case the land shall be acquired up to one kilometre on both sides of designated railway line or roads for such industrial corridor); and

(e) infrastructure projects including projects under public-private partnership where the ownership of land continues to vest with the Government:

Provided that the appropriate Government shall, before the issue of notification, ensure the extent of land for the proposed acquisition keeping in view the bare minimum land required for such project.

(2) The appropriate Government shall undertake a survey of its wasteland including arid land and maintain a record containing details of such land, in such manner as may be prescribed by the appropriate Government.

6. Amendment of section 24.— In the principal Act, in section 24, in sub-section (2), after the proviso, the following proviso shall be inserted, namely:—

“Provided further that in computing the period referred to in this sub-section, any period or periods during which the proceedings for acquisition of the land were held up on account of any stay or injunction issued by any court or the period specified in the award of a tribunal for taking possession or such period where possession has been taken but the compensation lying deposited in a court or in any designated account maintained for this purpose shall be excluded.”.

7. Amendment of section 31.— In the principal Act, in section 31, in sub-section (2), in clause (h), after the words “affected families”, the words “including compulsory employment to at least one member of such affected family of a farm labourer” shall be inserted.

8. Amendment of section 46.— In the principal Act, in section 46, in sub-section (6), in the Explanation, in clause (b), the words “any person other than” shall be omitted.

9. Insertion of new section 67A.— In the principal Act, after section 67, the following section shall be inserted, namely:—

‘67 A. Hearing to be held by Authority in district or districts to decide grievances.— The Authority shall, after receiving reference under section 64 and after giving notice of such reference to all parties concerned, hold the hearing in the district where the land acquisition takes place for settlement of the objections raised in the reference.’.

10. Substitution of new section for section 87.— In the principal Act, for section 87, the following section shall be substituted, namely:—

“87. Offences by Government officials.— Where an offence under this Act has been committed by any person who is or was employed in the Central Government or the State Government, as the case may be, at the time of commission of such alleged
offence, the court shall take cognizance of such offence provided the procedure laid down in section 197 of the Code of Criminal Procedure, 1973 is followed.”.

11. Amendment of section 101.— In the principal Act, in section 101, for the words, “a period of five years”, the words “a period specified for setting up of any project or for five years, whichever is later,” shall be substituted.

12. Amendment of section 105.— In the principal Act, in section 105,—

(i) for sub-section (3), the following sub-section shall be substituted, namely:—

“(3) The provisions of this Act relating to the determination of compensation in accordance with the First Schedule, rehabilitation and resettlement in accordance with the Second Schedule and infrastructure amenities in accordance with the Third Schedule shall apply to the enactments relating to land acquisition specified in the Fourth Schedule with effect from 1st January, 2015.”;

(ii) sub-section (4) shall be omitted.

13. Amendment of section 113.— In the principal Act, in section 113, in sub-section (1),—

(i) for the words “the provisions of this Part”, the words “the provision of this Act” shall be substituted;

(ii) in the proviso, for the words “a period of two years”, the words “a period of five years” shall be substituted.


(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 Ordinance.

PRANAB MUKHERJEE,
President.

DR. SANJAY SINGH,
Secretary to the Govt. of India.

Department of Panchayati Raj and Community Development
Directorate of Panchayats

Notification
19/DP/G.P./1/2015/3067

Whereas, the proposal of the Government to alter the name of Village Panchayat “Colem” as Village Panchayat “Collem–Sigao” was published in the Official Gazette, Series I No. 48, dated 26th February, 2015 as required by sub-section (3) of section 3 of the Goa Panchayat Raj Act, 1994 (Goa Act 14 of 1994), inviting objections and suggestions on the said proposal before the expiry of fifteen days from the date of publication of said Notification in the Official Gazette;

And whereas, the said Official Gazette was made available to the public on 26-2-2015.

And whereas, no objection or suggestions have been received from the public on the said proposal, by the Government.

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 3 of the Goa Panchayat Raj Act, 1994 (Goa Act 14 of 1994), the Government of Goa hereby alters the name of Village Panchayat “Colem” as Village Panchayat “Collem–Sigao”.

Gurudas P. Pilarnekar, Director (Panchayats).
Panaji, 1st June, 2015.
Notification

25/7/DEV/Vol/2015/4348

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.


Whereas in exercise of powers conferred under section 244-A of the Goa Panchayat 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 Official Gazette, Series I No. 23 dated 05-09-2013 had framed The Deendayal Panchayati 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 provisions of the said section 244-A of the Goa Panchayat 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 and figure “rupees 1.5 crores” shall be substituted for the words and figure “rupees 1 crore”.

2. Insertion of new proviso to clause 19.— The following provisos shall be inserted below clause 19 of the said scheme:

   “Provided that in deserving cases the Scrutiny and Sanctioning Committee may sanction an amount of upto rupees two crores for one infrastructure project with prior approval of Finance Department:

   Provided further that such cases shall not exceed more than 20% of the total consolidated proposals received under the Scheme.”

3. Deletion of proviso to clause 28.— Both provisos to clause 28 of the said scheme shall be deleted.

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

The amendment to the scheme are published with the concurrence of the Department of Finance, Government of Goa conveyed vide U. O. No. 523/F dated 4-3-2015.

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

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

Panaji, 17th June, 2015.

Department of Transport
Directorate of Transport

Notification

D.Tpt/EST/2305/2015/2020

The following draft rules further to amend the Goa, Daman and Diu Motor Vehicles Tax Rules, 1974, which the Government of Goa proposes to make in exercise of the powers conferred by sub-sections (1) and (2) of section 24 of the Goa, Daman and Diu Motor Vehicles Tax Act, 1974 (Act No. 8 of 1974) (hereinafter referred to as the “said Act”) are hereby published as required by sub-section (1) of section 24 of the said Act, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft rules will be taken into consideration by the Government after the expiry of fifteen days from the date of publication of this Notification in the Official Gazette.

All objections and suggestions to the said draft rules may be forwarded to the Director of Transport and ex officio Additional Secretary
to the Government of Goa, Directorate of Transport, Junta House, Panaji-Goa, within said period of fifteen days so that they may be taken into consideration at the time of finalization of the said rules.

DRAFT RULES

In exercise of the powers conferred by sub-sections (1) and (2) of section 24 of the Goa, Daman and Diu Motor Vehicles Tax Act, 1974 (Act No. 8 of 1974), and all other powers enabling it in this behalf, the Government of Goa hereby makes the following rules so as to further amend the Goa, Daman and Diu Motor Vehicles Tax Rules, 1974, namely:

1. **Short title and commencement.**— (1) These rules may be called the Goa Motor Vehicles Tax (Amendment) Rules, 2015.

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

2. **Amendment of rule 14.**— In rule 14 of the Goa, Daman and Diu Motor Vehicles Tax Rules, 1974, for the words “fee of five rupees”, the words “fee of one hundred rupees” shall be substituted.

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

   **Arun L. Desai,** Director & ex officio Additional Secretary (Transport).

   Panaji, 12th June, 2015.


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**Department of Tribal Welfare**

**Directorate of Tribal Welfare**

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**Order**

1-20-2015-2016/ADMN/DTW/2924

Sanction of the Government is hereby accorded for creation of Dy. Director (Tribal Welfare), Group ‘A’ Gazetted post in the Directorate of Tribal Welfare in the pay scale of Rs. 15,600-39,100+5,400 G. P. with immediate effect.

The expenditure towards the pay and allowances shall be debitable to the following Budget Head of Accounts.

   2225—Welfare of SCs, STs, OBCs;
   02—Welfare of Scheduled Tribes;
   001—Direction & Administration;
   01—Directorate of Tribal Affairs;
   01—Salaries.

This issue with the recommendation of Administrative Reform Department vide their U. O. No. 376/F dated 23-3-2015 and concurrence of Finance (Rev. Cont.) Department vide their U. O. No. 1489002 dated 13-4-2015 and approval of Council of Ministers in its XIIth Cabinet Meeting held on 29-5-2015.

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

   **Narayan Sawant,** Director & ex officio Joint Secretary (Tribal Welfare).

   Panaji, 9th June, 2015.