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GOVERNMENT OF GOA
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NOTE
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GOVERNMENT OF GOA
Department of Agriculture
Directorate of Agriculture

Order
3/5/FARM/28/2014-15/D.Agri./318

Sanction of the Government is hereby conveyed to release an amount of Rs. 1.00 lakh (Rupees one lakh only) as revolving fund, released by Indian Council of Agricultural Research to open a separate Savings Bank Account in State Bank of India, Margao Branch in the name of **Krishi Vigyan Kendra South Goa**.

Approval of the Government is also conveyed to authorize Programme Co-ordinator, Krishi Vigyan Kendra South Goa to be signatory and to operate the account.

This issue with the concurrence of Finance Expenditure Department vide their U. O. No. 1494407 dated 9-6-2014.

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

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

Caranzalem, 14th September, 2014.
Government of Goa is pleased to notify the amended “Chief Minister’s Rozgar Yojana” (CMRY) which has been renamed as “Dr. Verghese Kurien Rozgar Yojana” (VKRY). The eligibility criteria and the operational guidelines in respect of the said scheme are transcribed overleaf for the ready reference of the general public.

The scheme shall be effective from 1-9-2014.

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

Meena Priolkar, Under Secretary, Fin. (Bud-II).
Porvorim, 19th September, 2014.

DR. VERGHESE KURIEN ROJGAR YOJANA (VKRY)

*With Share Capital Assistance to Self Employed Scheme of DITC*

1. Eligibility

(a) Age
For all educated unemployed 18 to 42 years in general; relaxable by 5 years in case of widow, disabled person, scheduled caste, scheduled tribe, other backward class person. (Additional relaxation of 10 years for general as well as reserved categories could be considered by the VKRY Task Force Committee (TFC), to be approved by the Chairman EDC/Chairman TFC, depending upon genuineness of the case/project). However, such relaxations during the year shall not exceed 10% of the total sanctioned cases during the previous financial year. Regular ex-Government employees including those who have opted for VRS shall not be eligible for such relaxations.

(b) Educational qualification
VIIIth passed; relaxable in deserving cases. Preference will be given to those who have technical/professional qualifications. These will include candidates trained by GHRSSIDC, Agriculture Department, Forest Department or under any other Government Training Scheme.

(c) Family income
The income of the beneficiary along with spouse and dependents, and children of minor age shall not exceed Rs. 3,00,000/- p.a.

(d) Residence proof
Permanent resident of the area for at least 15 years. Documents required–Residential Certificate or School Leaving Certificate or passing Certificate from Goa Board/Goa University or any document to the satisfaction of the sanctioning authority.

(e) Defaulter/Non Eligibility
Should not be a defaulter to any nationalized bank/financial institution/co-operative bank. Further, a person already assisted under other subsidy linked scheme will not be eligible under this scheme, unless otherwise relaxed/specified.

2. Activities covered
All economically viable/legal activities except dealing in alcohol & tobacco.

3. Loan assistance

(a) Project cost
Maximum Rs. 20.00 lakh, including 50% share capital under *DITC scheme (80% in case of SC/ST applicant) for an individual with professional degree/diploma/I.T.I., including those undergoing special training programmes conducted by authorised Government Departments/Corporations.

Maximum Rs. 15.00 lakh including 50% (80% in case of SC/ST applicant) share capital under *DITC scheme, for others.
Assistance for acquiring premises which may be required for the proposed project, could also be considered, subject to the condition that exposure for such premises shall not exceed 50% of the maximum eligible project cost limit under the Scheme, in all cases except in case of professionals and technically qualified persons, wherein it can be as high as 70%.

(b) Means of Finance

10% minimum promoter’s contribution; (5% in case of woman/disabled/SC/ST/OBC applicant).

50% interest free share capital under *DITC Scheme, restricted to maximum Rs. 10.00 lakh *(16.00 lakh in case of SC/ST applicant) for professionals and technically qualified persons and maximum Rs. 8.00 lakh *(12.00 lakh in case of SC/ST applicant), for others.

40% (15% in case of SC/ST applicant) term loan under CMRY with interest @ rate of 8% p.a., for male & 6% p.a., for female beneficiary.

5% Promoter’s Contribution & 45% term loan in case of woman/disabled OBC beneficiary.

(c) Interest rate

8% p.a., for male and 6% p.a., for female beneficiary.

Penal interest

Penal interest @ 2% p.a., on the defaulted amount of more than one EMI, for the defaulted period of EDC Term Loan shall be charged.

Penal interest @ 8% p.a., on the defaulted amount of more than one EMI, for the defaulted period, of the *Share Capital of DITC shall be charged.

(d) Margin for loan

10% minimum (5% minimum for woman/disabled/SC/ST/OBC person).

(e) Moratorium period

Maximum one year (Moratorium period at the discretion of the Task Force Committee).

(f) Security

First charge of mortgage/hypothecation of fixed/current assets.

(g) Collateral

Only personal guarantee by the applicant and spouse, as a Confirming Party, in case of married person and of parent/relative, in case of unmarried person, to be provided for loan amount upto Rs. 2.00 lakh; and also for non transport loans, where minimum 75% (50% in case of SC/ST applicant) of the loan amount is secured by way of hypothecation/mortgage of the fixed assets being financed.

For other loans upto Rs. 6.00 lakh, the applicant has to provide personal guarantee of one or more guarantors depending upon the loan amount. Such a guarantor could be an employee of the Government of Goa/Corporations of Government of Goa/Autonomous Body/Government Aided and other Institutions controlled by the Government of Goa/Companies of repute to the satisfaction of the TFC provided they are regular employees working for more than 10 years or any other person with taxable income of minimum Rs. 5.00 lakh for preceding 3 years, with take-home salary commensurate to the EMI of the loan or a person owning an unencumbered immovable property in Goa, the value of which should commensurate to the loan amount.

For other loans above Rs. 6.00 lakh, ownership documents of the immovable property owned by the guarantor, to be produced.
(h) Loans upto Rs. 1.00 lakh

The Fask Force Committee could consider proposals upto Rs. 1.00 lakh depending upon genuineness of the applicant and the project, based on an affidavit of self declaration of having obtained/in the process of obtaining all clearances from competent authorities, as applicable to their proposed venture.

4. Repayment schedule

Maximum 10 years (including moratorium of maximum 1 year) in monthly installments. In case of loans against vehicles, the maximum repayment may be restricted to 5 years.

(The repayment period in case of SC/ST applicant could be extended upto 20 years, based on nature of activity, strictly on the approval of the CMRY Appraisal Committee/Task Force Committee.

5. Group Activity/ Self Help Groups

More than one person (not exceeding five) joining together to form a partnership will also be eligible for the assistance, subject to maximum of Rs. 50.00 lakh, with prior approval of the Government. The amount of assistance in this case shall be multiples of individual eligible amount under the scheme, of respective partners.

Self Help Groups (SHGs) will also be eligible for loan assistance under the scheme. The loan amount in such cases may extend upto Rs. 50.00 lakh depending upon the type of business activity to be undertaken. However, prior approval of the Government will be required for loan amount exceeding Rs. 10.00 lakh. Further, if and only if, all the Members of the Self Help Group belong to a particular category, viz. SC or ST or disabled or OBC or women; then the SHG will be eligible for additional benefits under the scheme as eligible for an individual belonging to the said category.

6. Default in repayment

If the borrower fails to repay the loan amount including interest thereon as per repayment schedule, the same shall be recovered from the borrower/guarantor under provisions of the Goa Public Monies (Recovery of dues) Act, 1986 (PMRA)/Land Revenue Code (LRC) and/or section 29, 30 & 31 of SFC’s Act, or SARFAESI Act or Recovery of Debts Due to Bank Act (DRT) and/or any other provisions of Law.

7. Application Form/ Fees

Eligible persons shall apply in prescribed application form priced at Rs. 100/- for loan above Rs. 50,000/- and Rs. 25/- for loan upto Rs. 50,000/-, giving details of their project alongwith requisite documents.

Duly completed application form shall be submitted to EDC Ltd. with non refundable application fee of:

- Rs. 200.00 for loan upto Rs. 5.00 lakh;
- Rs. 500.00 for loan upto Rs. 10.00 lakh;
- and Rs. 1000.00 for others.

However, SC/ST applicant will be charged uniform application fee of Rs. 200/-, irrespective of loan amount.

Loans upto Rs. 50,000/- will not be charged application fee.

8. Contribution Corpus

0.1% of the term loan and share capital will be deducted from the 1st disbursement, to be credited to the ‘Contribution Corpus’ being set up by the Government of Goa.

The contribution corpus shall be governed by the terms and conditions as laid down and also the provisions of the ‘Exit Policy’ of the Government.

The Contribution Corpus Fund will be managed by the EDC Ltd., on behalf of Government of Goa.
9. Subsidy

An amount equal to 20% of the equated monthly installments (EMIs) (which corresponds to approximately 25% of the principal component of the EMIs) paid towards Capital investment, within the due date, on the EDC term loan and share capital under *DITC Scheme, shall be credited to the loan account of the beneficiary, as subsidy, under “Goa State 25% Subsidy For Self Employed — 2014”, on the date of payment, subject to fulfilling terms and conditions for availing the said subsidy.

Subsidy shall be available only on fixed Capital investment and shall not be paid on working capital investment and on the defaulted EMIs. Subsidy can be resumed on payment of defaulted EMIs but only for the balance amount or for fresh EMI.

10. Minimum Employment Assurance Scheme

Those beneficiaries under this scheme who fulfill the eligibility norms of the “Minimum Employment Assurance Scheme” to be operated by the Department of Labour, Government of Goa, as and when notified, shall be paid stipend @ Rs. 3,000/- to Rs. 5,000/- per month, upto 36 months, depending upon their qualification and the financed business activity.

11. Training

The Scheme envisages compulsory entrepreneurship training of upto 30 days for the beneficiary to be provided by the Government, after the loan is sanctioned but before disbursement of the loan. This may be exempted and made optional based on recommendation of Task Force on case to case basis.

12. Task Force Committee

A Task Force Committee (TFC) comprising of the following will scrutinize applications under the Scheme:

1. Vice Chairman of EDC or any other Director of EDC, as approved by the Government : Chairman of TFC
2. Representative of Directorate of Industries, Trade & Commerce (not below the rank of G.M.–DITC) : Member
3. Representative of Finance Department (not below the rank of Under Secretary) : Member
4. Director, EDC Board : Member
5. Government Nominee : Member.

13. Appraisal Committee

A 4-member Appraisal committee comprising of the following will appraise applications prior to scrutiny by the Task Force Committee:

1. Additional Secretary, Finance (DMU) or his/her representative to be deputed by the Finance Secretary.
2. General Manager (MFD), EDC Ltd.
3. General Manager (DITC) or his representative.
4. A Professional in the field.
Operational Guidelines for implementing the amended Chief Minister’s Rojgar Yojana (CMRY) renamed as Dr. Verghese Kurien Rojgar Yojana (VKRY) Scheme

1. Status of existing beneficiaries under CMRY.— The renaming of CMRY Scheme as Dr. Verghese Kurien Rojgar Yojana (VKRY) Scheme does not constitute starting a new Scheme and should be considered merely as renaming of the existing CMRY Scheme with certain modifications and additions. The existing beneficiaries would continue under the provisions of the CMRY Scheme. Additionally, they would have the option of accepting the provisions under the VKRY Scheme as far as Goa State 25% Subsidy for Self Employed Scheme is concerned. However, the penalty clause on defaulted EMIs would also become applicable to them, upon accepting the provisions of the Subsidy Scheme.

The VKRY Scheme shall become operational from 1st September, 2014.

All the applications being sanctioned loans after 01-09-2014 shall be considered as per the provisions of the VKRY Scheme.

2. Project cost.— Normally the size of the projects to be considered for financing under the scheme, should be within the prescribed limits of Rs. 20.00 lakh for professionals and technically qualified persons and Rs. 15.00 lakh for others. However, if the proposal includes financing (a) premises and/or (b) purchase of essential machinery, only then the project cost could exceed the prescribed limits. The provision under the scheme for financing purchase of premises would be to the extent of 70% (for professionals and technically qualified persons) and 50% (for others) of the maximum eligible project cost limits, respectively. However, the applicant in such cases would have to raise the entire cost, beyond the respective scheme limits of the project on their own, as additional promoter’s contribution, in addition to raising normal promoter’s contribution, as per the Scheme.

3. Collateral.— In case of loans above Rs. 6.00 lakh, where submission of ownership documents of the immovable property owned by the guarantor is concerned, TFC is authorized to accept documents of the property owned by the applicant or spouse, if the guarantor is not in a position to do so.

4. Repayment Schedule.— The repayment period in normal course would be 10 years. However, the Task Force Committee may restrict the repayment period of certain specified activities based on past experience of financing such activities or of specific proposals based on the connected documents submitted by the applicant.

5. Group Activity.— The approval of the Government in case of partnership firms is to be obtained after the approval of the project by the Task Force Committee, but prior to issuing sanction letter to the applicants.

The amount of assistance for a partnership firm shall be the multiples of individual eligible amount under the Scheme, of the respective partners, subject to maximum of Rs. 50.00 lakh.

6. Subsidy.— The “Goa State 25% Subsidy for Self Employed—2014” Scheme will be formulated and operated by the Department of Industries, Trade & Commerce, Government of Goa. The said subsidy scheme shall be applicable to all the beneficiaries of the VKRY Scheme, subject to fulfilling its terms and conditions. Similarly, the existing beneficiaries of the Revised and Modified CMRY Scheme shall also be eligible to avail the said subsidy, on the non-overdue balance of their loan account, subject to fulfilling its terms and conditions.

EDC Ltd., to formulate terms and conditions to ensure that the beneficiaries availing subsidy as provided under the scheme adhere to certain checks and balances, such as:

(a) Scope for payment of subsidy.— (i) In case of beneficiaries of the Modified Chief Minister’s Rojgar Yojana (sanctions w.e.f. 01-04-2012) and Dr. Verghese Kurien Rojgar Yojana (VKRY), subsidy shall only be available on the fixed capital investment which shall include premises, plant and machinery, furniture and fixtures, office equipment, electrification, alternate power sources, etc.

(ii) Working capital investment including raw materials, stock of goods for sale, consumables, etc., shall not be considered for payment of subsidy.

(iii) In case of beneficiaries of the Revised Chief Minister’s Rojgar Yojana (sanctions between 16-08-2003 to 31-03-2012) subsidy shall be available on the entire non-overdue outstanding of the loan amount.

Other Conditions.—

(b) Should have satisfactory dealings with EDC.

(c) Should avail disbursement of entire sanctioned loan within one year of its sanction. The unavailed portion of the sanctioned loan shall lapse after completion of one year.

(d) Annual report of being in operation from EDC Recovery Official.

(e) Subsidy would also be applicable on advance payment of EMIs as well as part advance payment of EMIs.
(f) Subsidy shall be payable only on the disbursed loan and not on sanctioned loan.

(g) As far as the existing CMRY beneficiaries who are having their accounts without any overdues as on 31-08-2014 are concerned, they would become eligible for the 25% subsidy as provided under the VKRY Scheme w.e.f. 01-09-2014.

(h) The other existing CMRY beneficiaries who do not have regular accounts would become eligible for the subsidy scheme from the month following which the account is regularized. The cut-off date for regularizing their accounts shall be 31-03-2015. Those existing CMRY beneficiaries who fail to regularize their loan account by 31-03-2015, shall not be eligible for the Subsidy Scheme.

(i) Those VKRY beneficiary availing assistance for Yellow/Black-Motorcycles, Yellow/Black-Auto Rickshaws, Yellow/Black-Taxis, Tourist Taxis and Buses shall not be eligible for the Goa State 25% Subsidy for Self Employed–2014. Similarly, the existing CMRY beneficiaries who have been financed for acquisition of Yellow/Black-Motorcycles, Yellow/Black-Auto Rickshaws, Yellow/Black-Taxis and Tourist Taxis, shall not be eligible for the Goa State 25% Subsidy for Self Employed–2014.

(j) Beneficiaries under any other subsidy linked schemes of the Government, wherein subsidy of approximately 25% or more is given by the concerned department, shall not be eligible for this subsidy.

(k) Beneficiaries of other subsidy linked schemes of the Government, wherein the subsidy availed/eligible is less than 25%, then the beneficiaries may be granted subsidy under this scheme. However, the subsidy already availed by the beneficiary shall be deducted from this subsidy, on pro-rata basis.

(l) Quantum & mode of payment of subsidy.— In case of beneficiary of Modified Chief Minister’s Rojgar Yojana and Dr. Verghese Kurien Rojgar Yojana Scheme, an amount equal to 20% of the Equated Monthly Instalment (EMIs), (which corresponds to approximately 25% of the principal component of the EMIs), paid within the due date on the total disbursed assistance towards capital investment, will be credited to the principal account, on the date of payment, subject to fulfilling terms and conditions for availing the subsidy. However, subsidy shall not be paid on the defaulted EMIs. Subsidy can be resumed on payment of defaulted EMI but only for the non-defaulted amount or for fresh EMI.

Further, in case the beneficiary pre-closes the loan account, prior to completion of one year of 1st disbursement of loan, then the subsidy amount paid to the beneficiary during the said period shall be reversed and debited to the loan account.

(m) In case of beneficiaries under the Revised CMRY Scheme, an amount equal to 20% of the EMIs, (which corresponds to approximately 25% of the principal component of the EMIs), paid within the due date, on the outstanding EMIs of the disbursed assistance, from the month following which the account is regularized, shall be credited to the principal account, on the date of payment. However, subsidy shall not be paid on the defaulted EMIs. Subsidy can be resumed on payment of defaulted EMI but only for the non-defaulted amount or for fresh EMI, on payment.

The beneficiaries under the Revised CMRY Scheme (sanctions between 16-08-2003 to 31-03-2012) are considered for subsidy on the entire non-overdue outstanding of the disbursed assistance, without differentiating capital investment or otherwise, as the maximum exposure under the scheme during the said period was restricted to Rs. 6.00 lakh and part of the disbursed amount has already been repaid by the beneficiaries.

(n) It is further clarified that opting for the Subsidy Scheme by the existing CMRY beneficiaries is optional and they would have to make a specific written request or as specified by EDC Ltd., to avail of the said benefit under the Subsidy Scheme. Similarly, giving the benefit of the Subsidy Scheme to the beneficiary would be subject to fulfilling the terms and conditions laid down for the purpose, including applicability of the penal interest clause as laid down under the scheme.

EDC Ltd. will send written intimation to each and every existing borrower informing of the applicability of the Subsidy Scheme, including details of terms and conditions for availing the same.

(o) In case of misrepresentation/miscalculation, etc., the amount of such subsidy released shall be repayable, forthwith, by the borrower and the same shall be recovered as arrears of land revenue.

(p) In case of any grievances arising out of the claims of beneficiaries concerning the Subsidy Scheme, the same shall be referred to the Task Force Committee appointed by the Government, under the CMRY/VKRY Scheme, for a suitable decision.
Department of Fisheries  
Directorate of Fisheries  

Notification  
DF/FTC/STIPEND/57/2014-15  
Sub.: Training to the Fisher Youths.  

The Government of Goa is pleased to introduce the scheme “Training to the Fisher Youths” to impart training to the Fisher Youth and to make employment oriented.  

1. Short title and commencement.— (a) This scheme may be called “Training to the Fisher Youths”.  

(b) Six months duration.  

(c) It shall come into force from the financial year 2014-15.  

2. Introduction.— The main purpose of the training is to impart training to the Fisher Youth in net mending, repair of engine and pond preparation etc. The subjects taught for the course are Marine Diesel Engine, Navigation and Seamanship, Gear & Craft Mending, Aquaculture and Fish Biology. Now with employment opportunities in the Department and other fishery related areas, there is demand for this course.  

3. Objective.— To uplift the skill of enthusiastic youth who are eager to take fishery for self-employment and enabling them to profitably manage their respective business. It is also proposed to include Ornamental Fisheries which will include Aquarium making and maintenance and value addition which will include making fish products and ready to eat products.  

4. Eligibility conditions.— (a) Candidate should be Std. VIII passed.  

(b) Should be in the age group of 18 to 35 years.  

(c) Should be from the Fishermen community or engaged in fishing business.  

(d) Should be residing in Goa for a minimum period of 15 years.  

5. Quantum of stipend and allowances.—  

| Stipend for 20 Students @ 1,000×20×6= | 1,20,000/- |  
| Fishing Trip Allowance @ 30×20×100= | 60,000/- |  

Total = 1,80,000/-  

6. Physical target.— The target proposed for the financial year is 20 students.  

7. Financial target.— The required budget provision shall be provided by Directorate of Fisheries under the Budget Head: 2415—Agricultural Research & Education; 277—Education; 01—Training in Fisheries (Plan); 34—Scholarship/stipend.  

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

Dr. (Smt.) Shamila Monteiro, Director & ex officio Joint Secretary (Fisheries).  
Panaji, 15th September, 2014.  

Department of Law & Judiciary  
Legal Affairs Division  

Notification  
10/3/2014-LA/158  

The Narcotic Drugs and Psychotropic Substances (Amendment) Act, 2014 (Central Act No. 16 of 2014), which has been passed by Parliament and assented to by the President on 7-03-2014 and published in the Gazette of India, Extraordinary, Part II, Section I, dated 10-03-2014, is hereby published for the general information of the public.  

Julio Barbosa Noronha, Under Secretary (Law).  
Porvorim, 16th June, 2014.
THE NARCOTIC DRUGS AND PSYCHOTROPIC SUBSTANCES (AMENDMENT) ACT, 2014

AN ACT

further to amend the Narcotic Drugs and Psychotropic Substances Act, 1985.

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

1. Short title and commencement.—(1) This Act may be called the Narcotic Drugs and Psychotropic Substances (Amendment) Act, 2014.

(2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.

2. Amendment of section 2.—In section 2 of the Narcotic Drugs and Psychotropic Substances Act, 1985 (hereinafter referred to as the principal Act),—

(a) after clause (iv), the following clause shall be inserted, namely:

‘(iva) “Central Government factories” means factories owned by the Central Government or factories owned by any company in which the Central Government holds at least fifty-one per cent. of the paid-up share capital;’;

(b) clause (viiia) shall be relettered as clause (viiib) and before, clause (viiib) as so relettered, the following clause shall be inserted, namely:

‘(viiia) “essential narcotic drug” means a narcotic drug notified by the Central Government for medical and scientific use;’.

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

(a) in sub-section (1), after the words “the illicit traffic therein”, the words “and for ensuring their medical and scientific use” shall be inserted;

(b) in sub-section (2), after clause (d), the following clause shall be inserted, namely:

“(da) availability of narcotic drugs and psychotropic substances for medical and scientific use;”.

4. Amendment of section 9.—In section 9 of the principal Act,—

(a) in sub-section (1), in clause (a),—

(i) after sub-clause (iii), the following sub-clause shall be inserted, namely:

“(iiiia) the possession, transport, import inter-State, export inter-State, warehousing, sale, purchase, consumption and use of poppy straw produced from plants from which no juice has been extracted through lancing;”.

(ii) after sub-clause (v), the following shall be inserted, namely:

(va) the manufacture, possession, transport, import inter-State, export inter-State, sale, purchase, consumption and use of essential narcotic drugs:

Provided that where, in respect of an essential narcotic drug, the State Government has granted licence or permit under the provisions of section 10 prior to the commencement of the Narcotic Drugs and Psychotropic Substances (Amendment) Act, 2014, such licence or permit shall continue to be valid till the date of its expiry or for a period of twelve months from such commencement, whichever is earlier.”;

(b) in sub-section (2), after clause (h), the following clause shall be inserted, namely:
“(ha) prescribe the forms and conditions of licences or permits for the manufacture, possession, transport, import inter-State, export inter-State, sale, purchase, consumption or use of essential narcotic drugs, the authorities by which such licence or permit may be granted and the fees that may be charged therefor;”.

5. Amendment of section 10.— In section 10 of the principal Act, in sub-section (1), in clause (a),—

(a) in sub-clause (i), after the words “poppy straw”, the words “except poppy straw produced from plants from which no juice has been extracted through lancing” shall be inserted;

(b) in sub-clause (v), for the words “manufactured drugs other than prepared opium”, the words and brackets “manufactured drugs (other than prepared opium and essential narcotic drugs)” shall be inserted.

6. Amendment of section 15.— In section 15 of the principal Act, in clause (a), for the words “six months”, the words “one year” shall be substituted.

7. Amendment of section 17.— In section 17 of the principal Act, in clause (a), for the words “six months”, the words “one year” shall be substituted.

8. Amendment of section 18.— In section 18 of the principal Act, in clause (a), for the words “six months”, the words “one year” shall be substituted.

9. Amendment of section 20.— In section 20 of the principal Act, in clause (b), in sub-clause (ii), in item (A), for the words “six months”, the words “one year” shall be substituted.

10. Amendment of section 21.— In section 21 of the principal Act, in clause (a), for the words “six months”, the words “one year” shall be substituted.

11. Amendment of section 22.— In section 22 of the principal Act, in clause (a), for the words “six months”, the words “one year” shall be substituted.

12. Amendment of section 23.— In section 23 of the principal Act, in clause (a), for the words “six months”, the words “one year” shall be substituted.

13. Insertion of new section 27B.— After section 27A of the principal Act, the following section shall be inserted, namely:

“27B. Punishment for contravention of section 8A.— Whoever contravenes the provisions of section 8A shall be punishable with rigorous imprisonment for a term which shall not be less than three years but which may extend to ten years and shall also be liable to fine.”.

14. Amendment of section 31.— In section 31 of the principal Act,—

(a) in sub-section (1),—

(i) for the words “one-half of the maximum term”, the word “one and one-half times of the maximum term” shall be substituted;

(ii) for the words “one-half of the minimum term”, the words “one and one-half times of the minimum term” shall be substituted.

(b) in sub-section (2),—

(i) for the words “one-half of the minimum amount”, the words “one and one-half times of the minimum amount” shall be substituted.

(ii) for the words “one-half of the minimum amount”, the words “one and one-half times of the minimum amount” shall be substituted.

15. Amendment of section 31A.— In section 31A of the principal Act, in sub-section (1), for the words “shall be punishable with
death”, the words and figures “shall be punished with punishment which shall not be less than the punishment specified in section 31 or with death” shall be substituted.

16. Amendment of section 42.— In section 42 of the principal Act, in sub-section (1), in the proviso, for the words “Provided that”, the following shall be substituted, namely:—

“Provided that in respect of holder of a licence for manufacture of manufactured drugs or psychotropic substances or controlled substances granted under this Act or any rule or order made thereunder, such power shall be exercised by an officer not below the rank of sub-inspector:

Provided further that”.

17. Amendment of section 52A.— In section 52A of the principal Act,—

(a) for sub-section (1), the following sub-section shall be substituted, namely:—

“(1) The Central Government may, having regard to the hazardous nature, vulnerability to theft, substitution, constraint of proper storage space or any other relevant consideration, in respect of any narcotic drugs, psychotropic substances, controlled substances or conveyances, by notification in the Official Gazette, specify such narcotic drugs, psychotropic substances, controlled substances or conveyances, class of narcotic drugs, class of psychotropic substances, class of controlled substances or conveyances, which shall, as soon as may be after their seizure, be disposed of by such officer and in such manner as that Government may, from time to time, determine after following the procedure hereinafter specified.”;

(b) in sub-section (2),—

(i) for the words “narcotic drug or psychotropic substance” and “narcotic drugs or psychotropic substances”, wherever they occur, the words “narcotic drugs, psychotropic substances, controlled substances or conveyances” shall be substituted;

(ii) in clause (b), for the words “such drugs or substances”, the words “such drugs, substances or conveyances” shall be substituted;

(c) in sub-section (4), for the words “narcotic drugs or psychotropic substances”, the words “narcotic drugs, psychotropic substances, controlled substances or conveyances” shall be substituted.

18. Insertion of new section 57A.— After section 57 of the principal Act, the following section shall be inserted, namely:—

“57A. Report of seizure of property of the person arrested by the notified officer.— Whenever any officer notified under section 53 makes an arrest or seizure under this Act, and the provisions of Chapter VA apply to any person involved in the case of such arrest or seizure, the officer shall make a report of the illegally acquired properties of such person to the jurisdictional competent authority within ninety days of the arrest or seizure.”.

19. Substitution of new heading for heading of Chapter VA.— In Chapter VA of the principal Act, for the heading “Forfeiture of property derived from, or used in illicit traffic”, the heading “Forfeiture of illegally acquired property” shall be substituted.

20. Amendment of section 68B.— In section 68B of the principal Act,—

(a) in clause (g),—

(i) in sub-clause (i), for the words “of this Act; or”, the words “of this Act or the equivalent value of such property; or” shall be substituted;

(ii) in sub-clause (ii), for the words “such property,”, the words “such property or the equivalent value of such property; or” shall be substituted;
after sub-clause (ii), the following sub-clause shall be inserted, namely:

“(iii) any property acquired by such person, whether before or after the commencement of the Narcotic Drugs and Psychotropic Substances (Amendment) Act, 2014, wholly or partly out of or by means of any income, earnings or assets the source of which cannot be proved, or the equivalent value of such property;”;

(b) for clause (h), the following clause shall be substituted, namely:

‘(h) “property” means any property or assets of every description, whether corporeal or incorporeal, movable or immovable, tangible or intangible, wherever located and includes deeds and instruments evidencing title to, or interest in, such property or assets;’.

21. Amendment of section 68D.— In section 68D of the principal Act, in sub-section (1), for the words “any Collector of Customs or Collector of Central Excise”, the words “any Commissioner of Customs or Commissioner of Central Excise” shall be substituted.

22. Amendment of section 68H.— In section 68H of the principal Act, the following Explanation shall be inserted at the end, namely:

“Explanation.— For the removal of doubts, it is hereby declared that in a case where the provisions of section 68J are applicable, no notice under this section shall be invalid merely on the ground that it fails to mention the evidence relied upon or it fails to establish a direct nexus between the property sought to be forfeited and any activity in contravention of the provisions of this Act.”.

23. Amendment of section 68-O.— In section 68-O of the principal Act, in sub-section (4), after the proviso, the following proviso shall be inserted, namely:

“Provided further that if the office of the Chairman is vacant by reason of his death, resignation or otherwise, or if the Chairman is unable to discharge his duties owing to absence, illness or any other cause, the Central Government may, by order, nominate any member to act as the Chairman until a new Chairman is appointed and assumes charge or, as the case may be, resumes his duties.”.

24. Amendment of section 71.— In section 71 of the principal Act, in sub-section (1), for the words “The Government may, in its discretion, establish, as many centres as it thinks fit for identification, treatment”, the words “The Government may establish, recognise or approve as many centres as it thinks fit for identification, treatment, management” shall be substituted.

Law (Establishment) Division

Order

12/20/2014-LD(Estt)/2110

Sanction of the Government is hereby accorded for revival of 2 posts of Judges as under:

<table>
<thead>
<tr>
<th>Sr. No</th>
<th>Name of the posts</th>
<th>Pay scale</th>
<th>No. of posts</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>District Judges at Margao</td>
<td>Rs. 51550-1230-158930-1380-63070 (Revised scale as per Justice E. Padmanadhan)</td>
<td>1</td>
</tr>
<tr>
<td>2</td>
<td>Civil Judge, Junior Division &amp; JMFC, Vasco-da-Gama</td>
<td>Rs.27700-770-33090-920-40450-1080-44770 (Revised as per Justice E. Padmanadhan)</td>
<td>1</td>
</tr>
</tbody>
</table>

The expenditure in respect of post at Serial No. 1 shall be debited to the Budget Head “2014—Administration of Justice; 00—; 105—Civil and Sessions Courts; 01—Civil Judges (Non-Plan)” under Demand No. 4.

The expenditure in respect of post at Serial No. 2 shall be debited to the Budget Head “2014—Administration of Justice; 00—; 105—Civil and Sessions Courts; 01—Civil Judges
(South Goa); 01—Salaries (Non-Plan)” under Demand No. 4.

This issues with the approval of Administrative Reforms Department vide their U. O. No. 1129/F dated 8-8-2014 and concurrence of Finance (Rev. & Cont.) Department vide their U. O. No. 1496365/F dated 26-8-2014.

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

Vasanti H. Parvatkar, Under Secretary, Law (Establishment).

Porvorim, 18th September, 2014.

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Department of Office Language
Directorate of Official Language

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Notification
8/27/2013/DOL/Bhasha Vikas Yojana/1087

The Government of Goa is pleased to replace existing scheme of promotion of Sanskrit and languages - VIIIth Schedule and to formulate the following scheme:—

1. Short title and commencement.— (i) This scheme shall be called as “Bhasha Vikas Yojna” under Budget Head promotion of Sanskrit and languages under VIIIth Schedule.

(ii) Under this scheme financial grant/assistance will be released to Konkani and other languages in devnagri script such as Marathi, Sanskrit, Hindi and others in VIIIth Schedule languages which are prevalent in Goa under Head Promotion of Sanskrit and scheduled languages.

(iii) This scheme shall come into force from the date of its publication in the Official Gazette.

2. Introduction.— This scheme has been designed to provide financial support to the institutions/literary groups, to organize/conduct various types of items such as:—

(a) events
(b) programmes
(c) exhibitions
(d) sammellan
(e) workshops
(f) discussions
(g) talks
(h) seminars
(i) and publication of books including dictionaries etc.

Details of above items is in Schedule A by the Directorate of Official Language and will be rectified from time to time. This scheme intends to assist various organizations/institutions with a view to promote and develop Official Language i.e. Konkani in devnagri script and also Marathi, Hindi and Sanskrit languages prevalent in Goa. This assistance will help to create awareness among the people on various aspects of Official Language and other supporting languages.

3. Schedule means Schedule A and Schedule B and other Schedules prescribed under the scheme.

4. Observer means observer appointed or authorized by the Directorate of Official Language for the purpose.

5. Objectives.— The objectives of the scheme are as follows:—

(i) To popularize the programmes and policies of the State Government for development and promotion of Official Language and other languages prevalent in the State.

(ii) To give financial support to the eligible groups or institution to organise above items for promoting Official Language and other languages prevalent in the State for the admissible expenditure as enlisted in Schedule B herebelow which can be rectified from time to time by the Directorate of Official Language.

6. Eligibility.— (i) Any group/organization/institutions registered in the State of Goa are eligible to avail benefit under this scheme.
(ii) Applicant institution shall be at least three year old and preferably having experience in organizing such event.

(iii) Every applicant who desires to organize such activities shall have to register with the Directorate of Official Language on payment of Rs. 200/- by giving undertaking in prescribed form as per Proforma A of this scheme with following documents:

(a) Copy of the Constitution & Memorandum.

(b) Registration Certificate.

(c) Audited statements of last two years.

(d) Report of activities.

(e) Detailed proposal.

(iv) The applicant institution/organization/group applicant as the case may be, shall not be defaulter of Directorate of Official Language as well as any other Government Departments for non-submission of utilization certificate or statement of accounts for any other grant received by the applicant or applicant shall not be debarred by Government for any other reason.

(v) The Director of Official Language may also suo-moto identify any institution/group or individual person to organise any of the above items for the promotion and development of languages in the interest of concern language and condition at (ii) above shall not apply in such cases.

(vi) Any group/organisation/institutions registered under Societies Act will be eligible to receive grants under the scheme only once during the financial year and maximum three times during five years.

Subject to above, Government aided institutions including Schools, Higher Secondaries, Colleges, Universities are entitled subject to the limit of Rs. 50,000/- per event.

(vii) Institutions which are established by the State Government shall also be entitled to receive grants under the scheme. However, above institutions cannot avail the benefits of scheme for more than two times during the five years and subject to the approval by the State Government. However, Government may sanction the grant considering importance of programmes for the development of Official Language for more than two occasions in five years, on case to case basis.

7. Nature and quantum of assistance.— (i) Under this scheme, grant shall be given to organize specific or any of the above item which are aimed at popularizing the programmes and policies of the State Government as regards Official Language of the State and other languages like Marathi or Sanskrit or Hindi. Details of item is given in Schedule A.

(ii) Under this scheme applicant institutions will be sanctioned 80% on the admissible expenditure for financial grants upto a maximum limit of Rs. 3 lakhs based on the nature of the events. With Government approval autonomous bodies set up and controlled by Government may be permitted grants upto 10 lakh.

(iii) However, in the case where the Director of Official Language suo-moto identifies any institution and group or individual person to organize any of the above item on behalf of the Directorate for meeting the aims and objectives of the scheme, then the grant will be upto a maximum of Rs. 5 lakhs or 100% of the expenditure incurred for organizing the event, whichever is less shall be granted for this purpose.

(iv) The assistance can be used for rent of ground/venue, structure/decoration, electricity, tea, snack, food and water, publicity, printing, cost of performance, lectures, honorarium, writers/speakers contingent infrastructure, service charges to implementing agencies, etc. and
miscellaneous expenditure. (Detailed admissible approved expenditure is enlisted in Schedule B by DOL from time to time.)

Note: The above limit for financial grant is maximum limit provided under this scheme and does not mean that applicant shall get the financial grant to the extent of maximum limit but shall get the financial grant to the extent decided by the Director of Official Language based on the nature and scope of proposed event and reputation, standing and eligibility, estimates of expenditure to be incurred etc. by the applicant.

8. Application procedure.— (a) Interested applicant shall apply to the Director of Official Language with following documents:

(i) Details of proposed event/exhibition/festival/camp & workshop seminar to be organized by the applicant.

(ii) Detailed report of the events conducted/organized by the applicant prior to applying for this scheme.

(iii) Details of estimated cost/budget for organizing proposed item/event duly signed by the President/Chairman of the institutions, leader of the group as the case may be.

(iv) An affidavit from President/Chairman of the institutions, leader of the group, applicant as the case may be, thereby affirming to the facts about the proposed event, estimated cost and further affirming that the grant availed under this scheme shall be used for the purpose for which it is sanctioned. So also undertaking that similar grant including advertisement cost is not availed from any other government department or body for the event.

(b) The institution/group which is suo-moto identified by the Directorate of Official Language to organize any of the above items may also be required to submit documents as stated in para 8 above, if required.

(c) Applicant institution shall be entitled to maximum of 80% grants and 20% of amount is to be borne by grantee institution. For this purpose applicant institution shall produce copy of bank balance as on date of submission. However the requirement of such production of bank balance is not required for autonomous bodies or institution controlled or set up by Government.

(d) If the grant is released for the items mentioned above in Schedule A, then applicant institution shall mention in the proposal the requirement of assistance in detail and also in the affidavit that the grant will be utilized for the purpose they have released.

9. Disbursement procedure.— On receipt of application for grant under this scheme, the Directorate of Official Language shall scrutinize the application thoroughly and shall be submitted before the Departmental Committee constituted by the State Government. The Government shall decide on the recommendations of the Departmental Committee and the Government decision in this regard shall be final. The Departmental Committee shall be composed of the following members:

1. Director (O. L.) ................. Chairman.
2. Asst. Director (Konkani)/Sr. Translator (Konkani) ...... Member.
3. Asst. Director (Marathi)/Sr. Translator (Marathi) ............ Member.

However Government may appoint one member in the field of language/literary field or one member from advisory Board constituted for effective implementation of Official Language Act for the purpose, if desired.

The committee shall scrutinize the applications received from private organizations and recommend the quantum of assistance under the scheme to the State Government. The committee shall meet at least for three times or as and when required to scrutinize the applications and submit the name of institution etc. for recommendation.
of Government sanction. Committee may suggest changes to the original proposals received from eligible parties under the scheme. The committee may also approve the proposal through circulation, if need for same arises.

After obtaining such Government approval/decision, the Director of Official Language shall disburse the amount to the eligible applicant.

In case where the Directorate of Official Language has suo-moto identified any institution/group or individual person for organizing any of the above items for the Directorate of Official Language, the Director of Official Language shall disburse the amount after obtaining Government approval for the same and such cases need not be submitted for approval of the committee.

10. Utilization of grants.— (i) The applicant availing benefit under this scheme shall strictly utilize the grant for the purpose it is sanctioned and shall produce the utilization certificate duly signed by the President or Chairman of the institution, leader of the group, as the case may be, within three months from the date of receiving the grants/financial assistance alongwith the statement of income and expenditure. The utilization certificate is also required to be signed or countersigned by certified Chartered Accountant alongwith the statement of income and expenditure. The Directorate shall release 50% of the grants as advance amount to the organization before the commencement of the sanctioned programme. The balance grants shall be released after receipt of certificate of utilization from the Chartered Accountant alongwith detailed report on the programme, photographs and any other supporting documents as indicated by Director of Official Language. Misuse of funds in any manner shall make the organization or group ineligible for further assistance apart from recovering the grant disbursed.

11. Observer.— In order to bring transparency and authentication for organizing programmes, the Directorate of Official Language may authorize any Government Official/officer or any staff in the Department to certify the event or programme. The concern institution/group or individual person for organizing any of the above items shall submit observer certificate in the prescribed format annexed hereto under Schedule C duly certified by the observer.

12. Framing of guidelines.— For impartial disbursement of the grant the Government reserves 30% amount of total budget under the scheme for Sanskrit language, 30% amount of total budget under the scheme for Konkani language, 30% amount of total budget under the scheme for Marathi language and remaining 10% amount of total budget under the scheme shall be disbursed for Hindi language and other Schedule VIII languages.

13. Remuneration/Honorarium.— Any remuneration/honorarium for conducting any workshop/seminar etc. to the Resource person/observer-committee members etc. under the scheme shall be approved in advance at the time of granting approval of the programme.

14. Pattern of assistance of the scheme.—

(i) An amount of Rs. .............................../- (Rupees ................................. only) will be sanctioned as per terms and conditions to ................................. .

(ii) The grants shall be utilised exclusively for ................................. .

(iii) The grants shall be disbursed/sanctioned in two (02) instalments to the ................................. if amount is upto 50,000/- same will be disbursed in one instalment.

(iv) The entire amount of the grants should be utilised within a period of six months from the date of sanction order and only for the purpose for which it is sanctioned. Any portion of the grant, which is not ultimately
required, will be refunded to the Government. After ‘utilizing/refunding’ the above sanctioned amount, an Utilisation Certificate should be furnished to the sanctioning authority as required under form G.F.R.—19A.

(v) The equipments purchased with the aid of the grant will vest with the Government. The Grantee shall maintain a register of the permanent and semi-permanent assets created out of the grants. The register shall be maintained separately in respect of the grants sanctioned and an extract from the register shall be furnished to the Government annually with the audited accounts after the close of the financial year. Register shall be maintained in terms of form GFR-40 and form GFR-41. Such assets shall not be disposed off, encumbered or utilised for purpose other than those for which the grant was given, without prior approval of the Government. Should the Grantee cease to exist at any time, such assets/properties shall revert to the Government.

(vi) The account of the Grantee in respect of this grant should be audited by the Government approved Auditor/Chartered Accountant concerned immediately after the end of the financial year on completion of six months for which the grant is sanctioned. The accounts of the grants shall be maintained separately and properly from its normal activities and submitted as and when required. They shall be open to a test check by the Comptroller and Auditor General of India at his descretion.

(vii) The audited statement of accounts showing the expenditure incurred by the Grantee from the grants should be furnished to the Government as soon as possible after the close of the financial year/on completion of six months for which the grant is sanctioned. The accounts of the grants shall be maintained separately and properly from its normal activities and submitted as and when required. They shall be open to a test check by the Comptroller and Auditor General of India at his descretion.

(viii) A performance-cum-achievement report specifying in detail the achievements made by the Grantee with the Government grants/amount sanctioned should be furnished to the Directorate of Official Language as soon as possible.

(ix) No grant shall be allowed to be paid to any other institutions/voluntary organisations out of this grant sanctioned by the Government.

(x) The grantee institution must exercise reasonable economy, observe all financial property and the financial rules as issued by the Government from time to time while incurring the expenditure.

(xi) In case of misutilisation of grants, the amount so misutilised shall be recovered from the grantees institution.

(xii) The amount remaining unspent out of this one time grant shall be refunded back to the Government Treasury by Challan within 03 (three) months from the close of the financial year.

(xiii) The amount shall be drawn from the Directorate of Accounts on presentation of the bill in form GAR-32 duly countersigned by the Drawing and Disbursing Officer.

15. Relaxation of the provision of the scheme.— The Government shall be empowered to relax any or all clauses or conditions of the scheme in genuine cases for sanction of the grant.

16. Interpretation of the provision of this scheme.— If any question arises regarding interpretation of any clause, word, expression of the scheme, the decision about the interpretation shall lie with the Government, which shall be final and binding on all concerned.

17. Redressal of grievances and dispute.— Grievances if any, arising out of implementation of this scheme, the Secretary to the Government in charge of this Institution shall hear and decide such matters and the decision
of the Secretary to the Government in this regard shall be final and binding on all concerned.

This has been issued with the concurrence of the Finance (Exp.) Department under their U. O. No. 3919/F dated 25-8-2014 and with approval of the Government under 7482/F dated 13-8-2014.

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

Dr. Prakash Vazrikar, Director & ex officio Joint Secretary (Official Language).

Panaji, 16th September, 2014.

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Notification

8/28/2013/DOL/Bhasha Puraskar Yojana/1088

The Government of Goa is pleased to constitute following scheme in the public interest of languages under:—

1. Short title and commencement.— (i) this scheme shall be called as Bhasha Puraskar Yojna (भाषा पुरस्कार योजना).

(ii) Under this scheme following award will be presented.

(a) Durgaram Upadhe Sanskrit Bhasha Puraskar (दूर्गराम उपाध्ये संस्कृत भाषा पुरस्कार) for Sanskrit language.

(b) Dnyanpeeth awardee Ravindra Kelekar Konkani Bhasha Puraskar (द्यानपीठाच्या बेलेकर कोंकणी भाषा पुरस्कार) for Konkani language.

(c) B. D. Satoskar Marathi Bhasha Puraskar (बाबासाहेब दातोसकर मराठी भाषा पुरस्कार) for Marathi language.

(iii) This scheme shall come into force from the date of publication in the Official Gazette and will be awarded from the financial year 2013-14.

2. Introduction.— The scheme is prepared to consider and appreciate the scholar/writer/ worker who has dedicated his work in the concerned language i.e. Sanskrit, Konkani and Marathi. So also Government desires to appreciate the work of the Goan scholar in the concern language.

3. Objective.— (i) Objective of the scheme is to bring out the hidden qualities and expose the scholastic work of the language scholar. So also Government desires to place positive ideals of a person before the public.

(ii) It also aims to give financial support to a person who has dedicated his career for the interest of language.

4. Eligibility.— (i) Any person of Goan origin residing in Goa for last 50 years and contributed his work for propagating language by way of teaching, translation, writing, lecturing etc.

5. Procedure.— (i) Government may invite application from interested person by giving advertisement on local newspaper/channels/Radio etc.

(ii) Interested individual/person may submit his application in the prescribed format available with the Directorate of Official Language.

(iii) Any institution/organization/Government Department/Body may submit application in prescribed proforma available with the Directorate of Official Language and submit the nomination of person/individual/scholar with recommendations in detail.

(iv) The Directorate of Official Language may suo-moto identify a name of person/individual/scholar with details for approval of Government.

6. Selection procedure.— Government will constitute a committee of expert for awards in concerned language which will consist of the following:—

1. Director, Official Language.

2. President, Goa Konkani Academy or his nominee.
3. Expert in the field of Marathi language to be nominated.

4. Expert in the field of Sanskrit language to be nominated.

5. To be nominated by Government.

Tenure of the committee shall be consisting of three years.

The committee shall scrutinize the nomination received from various agency/body/individual etc. The committee shall meet at least three times in a year to discuss the name and after perusing the proposal in detail write a report in this regard and recommend the name to Government for award.

Any member who gives descending opinion shall also submit his report with remarks. The committee may also prepare separate guidelines/criteria before taking into consideration of the nomination.

The report prepared by the committee will be submitted to the Government for approval.

The Government reserves the right to select or not to select all or any person for award.

7. Disbursement.— On approval of Government over the selection or non-selection for any award, the Directorate of Official Language will announce/publish the names of awardees by Government order.

The award will be given in a special function.

8. Nature and quantum of award.— The award shall consist of Certificate, mementos and a cheque of Rs. 1,00,000/- maximum.

9. Framing of guidelines.— In order to avoid any indiscrepancy Government may frame guidelines from time to time, if required.

10. Relaxation.— Government is empowered to relax all or any of the clauses provided in the scheme, if deem fit.

This is issued with concurrence of Finance Department under U. O. No. 2755/F dated 17-06-2014.

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

Dr. Prakash Vazrikar, Director & ex officio Joint Secretary (Official Language).

Panaji, 16th September, 2014.