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NOTE
There is one Extraordinary issue to the Official Gazette, Series I No. 17 dated 26-7-2012, namely, Extraordinary dated 31-7-2012 from pages 889 to 896 regarding The Goa Appropriation (Vote on Account) (No. 2) Bill, 2012—Bills LA/LEGN/2012/1189 from Goa Legislature Secretariat and The Goa Appropriation (Vote of Account) (No. 2) Act, 2012—Not No. 7/3/2012-LA from Department of Law & Judiciary (Legal Affairs Division).

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GOVERNMENT OF GOA
Department of Education, Art & Culture
Directorate of Education

Notification


In exercise of the powers conferred by sub-sections (1) and (2) of section 38 of the Right of Children to Free and Compulsory Education Act, 2009 (Central Act No. 35 of 2009), the Government of Goa hereby makes the following rules, namely:—

PART I

Preliminary

1. Short title and commencement.— (1) These rules may be called the Goa Right of Children to Free and Compulsory Education Rules, 2012.

Suggestions are welcome on e-mail: dir–gpps.goa@nic.in
(2) They shall come into force from the date of their publication in the Official Gazette.

2. Definitions.— (1) In these rules, unless the context otherwise requires,—

(a) “Act” means the Right of Children to Free and Compulsory Education Act, 2009 (Central Act No. 35 of 2009);

(b) “anganwadi” means an anganwadi centre established under the Integrated Child Development Services Scheme of the Ministry of Women and Child Development of the Government of India;

(c) “appointed date” means the date on which the Act has come into force;

(d) “Chapter”, “section” and “Schedule” means the Chapter of, section of, and Schedule to, the Act;

(e) “Child” means any child of the age of 6 to 14 years;

(f) “Deputy Director” means the Deputy Director of Education or any other officer with whatever designation, in charge of a Zone;

(g) “Director” means the Director of Education of the Directorate of Education of the Government of Goa;

(h) “form” means a form appended to these Rules;

(i) “Government” means the Government of the State of Goa;

(j) “local authority” means a Municipal Corporation or Municipal Council or Zilla Parishad or Nagar Panchayat or Panchayat by whatever name called and includes such other authority or body having administrative control over the school or empowered by or under any law for the time being in force to function as a local authority in any city, town or village;

(k) “pre-primary education” means early childhood care and education for all children upto the age of six years;

(l) “primary stage” means a stage of elementary education from class I to class IV (both inclusive);

(m) “pupil cumulative record” means record of the progress of the child based on comprehensive and continuous evaluation;

(n) “school mapping” means planning school location for the purpose of section 6 of the Act to overcome social barriers and geographical distance;

(o) “Upper primary stage” means a stage of elementary education from class V to class VIII (both inclusive);

(p) “Zone” means the educational region or an educational district comprising the areas in the State of Goa, specified by the Director of Education in this behalf, for the purposes of organization, supervision, inspection and control of schools located therein;

(q) “SCERT” means State Council for Education Research & Training;

(r) “SPD” means State Project Director;

(s) “RTE-SSA” means Right to Education – Sarva Shiksha Abhiyan.

(2) All other words and expressions used herein and not defined but defined in the Act shall have the same meanings respectively assigned to them in the Act.

PART II

Duties of Government, Local Authority

3. Areas or limits for the purposes of section 6 of the Act.— (1) Where school is not established, within the area or limits of neighbourhood as stated hereunder, the same shall be established by the Government or the local authority as under:—
(a) in respect of children in classes from I to IV, a school shall be established within a walking distance of one kilometer of the neighbourhood.

(b) in respect of children in classes from V to VIII, a school shall be established within a walking distance of three kilometers of the neighbourhood.

(2) Wherever required, the Government or the local authority shall upgrade existing schools with classes from I to IV to include classes from V to VIII and in respect of schools which start from class V onwards, the Government or the local authority shall endeavour to add classes from I to IV, wherever required.

(3) In places with difficult terrain, risk of landslides, floods, lack of roads and in general, danger for young children in the approach from their homes to the school, the Government or the local authority shall locate the school in such a manner as to avoid such dangers, by reducing the area or limits specified under sub-rule (1).

(4) For children from small hamlets, as identified by the Government or the local authority, where no school exists within the area or limits of neighbourhood specified under sub-rule (1), the Government or the local authority shall make adequate arrangements, such as, free transportation and residential facilities for providing elementary education in a school, in relaxation of the area or limits specified in the said sub-rule (1).

(5) In places with high population density, the Government or the local authority may consider establishment of more than one neighbourhood school, having regard to the number of children in the age group of six to fourteen years in such places.

(6) The Government shall identify the neighbourhood school(s) where children can be admitted and make such information public for each habitation.

(7) In respect of children with disability which prevent them from accessing the school, the Government or the local authority shall endeavour to make appropriate and safe transportation arrangements to enable them to attend school and complete elementary education.

(8) The Government or the local authority shall ensure that access of children to the school is not hindered on account of social and cultural factors.

4. Duties of Government and Local Authority for the purposes of sections 8 and 9 of the Act.— (1) A child attending a school of the Government or local authority referred to in sub-clause (i) of clause (n) of section 2, of the Act a child attending a school referred to in sub-clause (ii) of clause (n) of said section 2 in pursuance of clause (b) of sub-section (1) of section 12 of the Act and a child attending a school referred to in sub-clauses (iii) and (iv) of clause (n) of said section 2 in pursuance of clause (c) of sub-section (1) of said section 12, shall be entitled to free text books, writing materials and uniforms:

Provided that a child with disabilities shall also be provided free special learning and support material.

Explanation: In respect of the child admitted in pursuance of clause (b) of sub-section (1) of said section 12 and a child admitted in pursuance of clause (c) of sub-section (1) of said section 12, the responsibility of providing the free entitlement shall be of the school referred to in sub-clause (ii) of clause (n) of section 2 and of sub-clauses (iii) and (iv) of clause (n) of section 2, respectively.

(2) For the purpose of determining and for establishing neighbourhood schools, the Government/local authority shall undertake school mapping, and identify all children, including children in remote areas, children with disabilities, children belonging to disadvantaged groups, children belonging to weaker sections and children referred to in section 4, every year.
(3) The Government/local authority shall ensure that no child is subjected to caste, class, religious or gender abuse in the school.

(4) For the purposes of clause (c) of section 8 and clause (c) of section 9, the Government and the local authority shall ensure that a child belonging to a weaker section and a child belonging to disadvantaged group is not segregated or discriminated against in the classroom, during mid day meals, in the playgrounds, in the use of common drinking water and toilet facilities, and in the cleaning of toilets or classrooms.

5. Maintenance of records of children by local authority for the purposes of clause (d) of section 9 of the Act. — (1) The local authority shall maintain a record of all children residing within its jurisdiction, through a household survey, from their birth till they attain to age of 14 years.

(2) The record, referred to in sub-rule (1), shall be updated annually.

(3) The record, referred to in sub-rule (1), shall be maintained transparently, in the public domain, and used for the purposes of clause (e) of section 9.

(4) The record, referred to in sub-rule (1) shall, in respect of every child, include,—

(a) name, sex, date of birth, Birth Certificate registration number and date of registration, place of birth;

(b) name, address and occupation of parent or guardian;

(c) details of the pre-primary school/anganwadi centre that the child attends (upto the age of six years);

(d) name and other details of the school where the child is admitted;

(e) present residential address of the child;

(f) class in which the child is studying (for children between the age of six to fourteen years) and if education is discontinued in the territorial jurisdiction of the local authority, the cause of such discontinuance;

(g) whether the child belongs to a disadvantaged group within the meaning of clause (d) of section 2;

(h) whether the child belongs to a weaker section within the meaning of clause (e) of section 2;

(i) details of children requiring special facilities/residential facilities on account of migration and sparse population, admission appropriate to his or her age, disability.

(5) The local authority shall ensure that the names of all children enrolled in the schools within its jurisdiction are publicly displayed on the notice board of every school.

PART III
Responsibility of Schools and Teachers

6. Admission of children belonging to weaker section and disadvantaged group for the purposes of clause (c) of sub-section (1) of section 12 of the Act. — (1) The school specified in sub-clauses (iii) and (iv) of clause (n) of section 2 shall ensure that children admitted in pursuance of clause (c) of sub-section (1) of section 12 shall not be segregated from the other children in the classrooms nor shall their classes be held at places and timings different from the classes held for the other children.

(2) The school specified in sub-clauses (iii) and (iv) of clause (n) of section 2 shall ensure that children admitted in pursuance of clause (c) of sub-section (1) of section 12 shall not be discriminated from the rest of the children in any manner pertaining to entitlements and facilities, such as, text books, uniforms, library, extra-curricular activities and sports.
(3) The areas or limits of neighbourhood specified in sub-rule (1) of rule 4 shall apply to admissions made in pursuance of clause (c) of sub-section (1) of section 12:

Provided that the school may, for the purposes of filling up the requisite percentage of seats by children referred to in clause (c) of sub-section (1) of section 12, extend these limits with the prior approval of the Government.

7. Reimbursement of per child expenditure by the Government for the purposes of sub-section (1) of section 12 of the Act.— (1) The total annual recurring expenditure incurred by the Government, whether from its own funds, or funds provided by the Central Government or by any other authority, on elementary education, in respect of all schools established, owned or controlled by it or by the local authority, divided by the total number of children enrolled in all such schools, shall be the per child expenditure incurred by the Government. For the purpose of determining the per child expenditure, the expenditure incurred by the Government or local authority on schools referred to in sub-clause (ii) of clause (n) of section 2 and the children enrolled in such schools shall not be included.

(2) The school specified in sub-clause (iv) of clause (n) of section 2 providing free and compulsory elementary education as specified in clause (c) of sub-section (1) of section 12 shall be reimbursed expenditure incurred by it to the extent of per child expenditure stated in sub-rule (1) or the actual amount charged from the child, whichever is less, in the following manner.

(3) For claiming reimbursement of the expenditure incurred by a school, an application in Form V hereto shall be made to the Director. A Committee consisting of Secretary (Finance), Secretary (Education), Director (Education), Director (SCERT) and State Project Director (RTE-SSA) shall assess the reimbursement claims and make its recommendations.

(4) The Committee shall meet at such time and place as it thinks fit, but a period of six months shall not intervene between two meetings.

(5) The State Project Director (RTE-SSA), Goa, on the basis of the decision of the Committee, shall communicate to the Deputy Director for the reimbursement of the expenditure made by such schools.

(6) Where such school is already under obligation to provide free education to a specified number of children on account of it having received any land, building, equipment, or other facilities, either free of cost or at a concessional rate, such school shall not be entitled for reimbursement to the extent of such obligation.

(7) The reimbursement shall be made directly in the separate bank account maintained by the school, in two instalments, during the academic year. First instalment of 50% shall be reimbursed in the month of September and balance 50% shall be reimbursed in the month of January.

(8) The school referred to in sub-rule (1) shall, in the month of July, submit a list of children belonging to weaker section and disadvantaged group admitted in school and their claim for reimbursement of expenditure, in Form V hereto, to the Deputy Director. The Deputy Director shall verify or cause to be verified the enrolment of such children before making the reimbursement of the first instalment. Reimbursement of final instalment shall be done only after verification of the enrolment of children and attendance of every child to a minimum of 80% every month.

(9) Every school referred to in sub-clause (iv) of clause (n) of section 2 shall maintain a separate bank account in respect of the amount received by it as reimbursement under sub-section (2) of section 12 of the Act.

8. Documents as age proof for the purpose of section 14 of the Act.— (1) Any one of the following documents shall be deemed to be
proof of age of child for the purposes of admission in school when there is no birth certificate:—

(a) record of birth from register maintained by Hospital or Auxiliary Nurse and Midwife (ANM);

(b) record of birth maintained by Anganwadi;

(c) an affidavit by the parent or the guardian declaring the age of child.

9. **Extended period for admission for the purposes of section 15 of the Act.**— (1) Extended period of admission shall be six months from the date of commencement of the academic year of a school.

(2) Where a child is admitted in a school after the extended period, he or she shall be eligible to complete studies with the help of special training, as determined by the head of the school.

10. **Recognition of schools.**— (1) Every school, other than a school established, owned or controlled by the Government or local authority, established before the commencement of this Act shall make a self declaration within a period of 6 months from the date of commencement of these Rules, in Form I hereto to the Deputy Director of the concerned Zone giving details regarding its compliance with the norms and standards specified in the Schedule to the Act and fulfilment of the following conditions, namely:—

(a) whether the school is run by a society registered under the Societies Registration Act, 1860 (Central Act 21 of 1860), or a public trust constituted under any law for the time being in force;

(b) the school is not run for profit to any individual, group or association of individuals or any other persons;

(c) the school conforms to the values enshrined in the Constitution;

(d) the school buildings or other structures or the grounds are used only for the purposes of education and skill development;

(e) the school is open to inspection by any officer authorized by the Government or the local authority;

(f) the school furnishes such reports and such information as may be required by the Director of Education or Deputy Director of Education from time to time and complies with such instructions of the Government or the local authority as may be issued to secure the continued fulfilment of the condition of recognition or the removal of deficiencies in working of the school.

(2) The Deputy Director or any other officer authorized by him in this behalf shall, within three months of the receipt of the self declaration, conduct on-site inspection of such schools which claim to fulfil the norms and standards specified in the Schedule to the Act and the conditions mentioned in sub-rule (1).

(3) After the inspection referred to in sub-rule (2) is carried out, the inspection report shall be placed by the Deputy Director in public domain and only the reports of schools which found to be conforming to the norms and standards specified in Schedule to the Act shall be granted Certificate of Recognition in Form III hereto within a period of thirty days from the date of such inspection.

(4) Schools which do not conform to the norms and standards specified in the Schedule to the Act within three years from the appointed date shall cease to function and recognition, if any, granted shall be withdrawn as per the provisions of sub-section (3) of section 19 of the Act.

11. **Certificate of Recognition.**— (1) After the commencement of the Act, every school other than a school to be established, owned or controlled by the Government or the local authority, shall be established only after
obtaining a Certificate of Recognition from the Deputy Director, by making an application in Form II hereto to the Deputy Director, along with declaration in Form I hereto.

(2) A Certificate of Recognition in Form III hereto shall be issued by the Deputy Director within a period of thirty days from the date of receipt of application referred to in sub-rule (1) above, after satisfying himself that such school fulfils the norms and standards specified in the Schedule to the Act and a declaration as stated in rule 10 has been obtained from such school.

12. Withdrawal of recognition to schools.—
(1) Where the Deputy Director on his own motion, or on any representation received from any person, has reason to believe that a school recognized under rules 10 or 11 has contravened the conditions of recognition, he shall issue a notice to such school specifying the contravention of the conditions of recognition and seek its explanation within thirty days from the date of receipt of such notice.

(2) In case the explanation is not found to be satisfactory or no explanation is received within the said period, the Deputy Director may cause an inspection of such school through a committee of three members comprising of an educationist, a civil society representative and a Government representative, which shall make an inquiry and submit its report, along with its recommendations for continuation of recognition or its withdrawal, to the Deputy Director.

(3) On the contravention of the conditions of recognition, the Deputy Director shall, by an order in writing, withdraw recognition:

Provided that no order for withdrawal of recognition shall be passed by the Deputy Director without giving the school adequate opportunity of being heard:

Provided further that no such order shall be passed by the Deputy Director without prior approval of the Government.

(4) The order of withdrawal of recognition shall be operative from succeeding academic year. The order shall specify the neighbourhood schools to which the children studying in such de-recognised school shall be admitted.

PART IV
Managing Committee and School Management Committee

13. Managing Committees.— Subject to the provisions of the Act and these Rules, in Government aided schools, the Managing Committees constituted under the Goa School Education Rules, 1986 shall have overall administrative and financial powers and responsibilities including appointment and control of the staff, disbursement of salaries, sanctioning of leave and all other such powers and responsibilities as specified in the Goa, Daman and Diu School Education Act, 1984 (15 of 1985) and Rules framed thereunder.

14. Composition and functions of the School Management Committee.— (1) A School Management Committee shall be constituted in every school other than an unaided school, within six months of the notification of these rules. The minimum number of members shall be twelve and the committee shall be reconstituted every two years, at least 2 months before the expiry of the term of the existing committee.

(2) Seventy five percent of the strength of the School Management Committee shall be from amongst parents or guardians of children.

(3) The remaining twenty five percent of the strength of the School Management Committee shall be from amongst the following persons:

(a) one-third members from amongst the elected members of the local authority, to be decided by the local authority;

(b) one-third members from amongst teachers from the school, to be decided by the teachers of the school;
(c) remaining one-third from amongst local educationists/children in the school, to be decided by the parents in the Committee.

(4) To manage its affairs, the School Management Committee shall elect a Chairperson and Vice-Chairperson from among the parent members. The head teacher of the school or where the school does not have a head teacher, the senior most teacher of the school shall be the ex officio Member-Convener of the School Management Committee.

(5) The School Management Committee shall meet at least once a month and the minutes and decisions of the meetings shall be properly recorded and made available to the public.

15. Functions of the School Management Committee.— (1) In addition to the functions specified in clauses (a) to (c) of sub-section (2) of section 21 of the Act, the School Management Committee shall perform the following functions, for which it may constitute smaller working groups from amongst its Members:

(a) communicate in simple and creative ways to the population in the neighbourhood of the school, the rights of the child as enunciated in the Act; as also the duties of the Government, local authority, school, parent and guardian;

(b) ensure the implementation of clauses (a) and (e) of section 24 and section 28;

(c) monitor that teachers are not burdened with non-academic duties other than those specified in section 27;

(d) ensure the enrolment and continued attendance of all the children from the neighbourhood in the school;

(e) monitor the maintenance of the norms and standards as specified in the Schedule to the Act;

(f) bring to the notice of the local authority and also the Managing Committee in case of Government aided schools any deviation from the rights of the child, in particular mental and physical harassment of children, denial of admission, and timely provision of free entitlements as per sub-section (2) of section 3 of the Act;

(g) identify the needs, prepare a plan, and monitor the implementation of the provisions of section 4 of the Act;

(h) monitor the identification and enrolment of, and facilities for learning by disabled children and ensure their participation in, and completion of elementary education;

(i) monitor the implementation of the Mid-day Meal in the school;

(j) prepare an annual account of receipts and expenditure of the school and submit the same for the approval of the Managing Committee in case of Government aided schools;

(k) ensure that no teacher of the school is directly or indirectly engaged in private tuitions, private teaching activity or private consultancy work or business, and save as permissible under section 27 of the Act or other law or service rules as applicable, shall not render any services to any firm or company or any organization, with or without remuneration and if any such case is identified, bring the same to the notice of appropriate authority for further action.

(2) Any money received by the School Management Committee from the Government or from the Managing Committee in case of Government aided schools for the discharge of its functions under this Act, shall be kept in a separate account, to be made available for audit every year.

(3) The accounts referred to in clause (j) to sub-rule (1) and sub-rule (2) shall be signed
by the Chairperson/Vice-Chairperson and Convener of the School Management Committee and countersigned by the authorised signatory of the Managing Committee in case of Government aided schools. They shall be made available to the Director within one month of their preparation.

16. Preparation of School Development Plan for the purpose of section 22 of the Act.— (1) The School Management Committee shall prepare a School Development Plan at least three months before the end of the financial year in which it is first constituted under the Act.

(2) The School Development Plan shall be a three year plan comprising three annual sub-plans.

(3) The School Development Plan shall contain the following details—

(a) estimates of class-wise enrolment for each year;

(b) requirement, over the three year period, of the number of additional teachers, including head teachers, subject teachers and part time teachers, separately for Classes I to IV and Classes V to VIII, calculated with reference to the norms specified in the Schedule to the Act.

(c) physical requirement of additional infrastructure and equipments over the three year period, calculated with reference to the norms and standards specified in the Schedule to the Act.

(d) additional financial requirement over the three year period, year-wise, in respect of (b) and (c) above, including additional requirement for providing special training facility specified in section 4, entitlements of children such as free text books and uniforms, and any other additional financial requirement for fulfilling the responsibilities of the school under the Act.

(4) The School Development Plan should be signed by the Chairperson/Vice-Chairperson and Convener of the School Management Committee and countersigned by the authorised signatory of the Managing Committee in case of Government aided schools. It shall be submitted to the Director before the end of the financial year in which it is to be prepared.

17. Special training for the purposes of first proviso to section 4 of the Act.— (1) The School Management Committee of a school shall identify, children requiring special training and organize such training in the following manner, namely:—

(a) the special training shall be based on specially designed learning material appropriate to age of child approved by an academic authority as specified under sub-section (1) of section 29 of the Act;

(b) the special training shall be provided in classes held on the premises of the school, or through classes organized in safe residential facilities;

(c) the special training shall be provided by teachers working in the school or by teachers specially appointed for the purpose;

(d) the duration of the special training shall be for a minimum period of three months which may be extended, based on periodical assessment of learning progress, for a maximum period not exceeding two years.

(2) The child shall, upon induction into a class appropriate to his or her age after special training, continue to receive special attention by the teacher to enable him or her to successfully integrate with the rest of the class, academically and emotionally.
PART VI

Teachers

18. Minimum Qualifications.— The minimum qualifications laid down by the academic authority referred to in sub-section (1) of section (23) of the Act, shall be applicable for every school referred to in clause (n) of section 2 of the Act.

19. Salary, allowances and terms and conditions of service of teachers.— (1) The Government shall notify the terms and conditions of service and salary and allowances of teachers in order to create a professional and permanent cadre of teachers.

(2) In particular and without prejudice to the generality of the sub-rule (1), the terms and conditions of service shall take into account the following, namely:—

(a) accountability of teachers to the School Management Committee constituted under section 21; and

(b) provisions enabling long term stake of teachers in the teaching profession.

(3) Till such time a notification is issued under sub-rule (1), the scales of pay and allowances, medical facilities, pension, gratuity, provident fund and other benefits of regular teachers shall be governed by relevant rules as applicable to them.

20. Other duties to be performed by teachers.— (1) The teacher shall maintain a file containing the pupil cumulative record for every child which shall be the basis for awarding the certificate specified in sub-section (2) of section 30 of the Act.

(2) In addition to the functions specified in clauses (a) to (e) of sub-section (1) of section 24 of the Act, a teacher may perform the following duties assigned to him or her, without interfering with regular teaching, namely:—

(a) participate in training programmes; and

(b) participate in curriculum formulation, and development of syllabi training modules and text book development.

(3) The teachers shall assess the performance of every child periodically as per the prescribed curriculum and take up remedial teaching of those children who do not reach expected learning levels, in each subject. The report of periodic evaluation of the child shall form the basis for devising and implementing remedial teaching programme by the teachers.

21. Manner of redressing grievances of teachers.— (1) The School Management Committee shall be the first level of grievance redressal to teachers of schools.

(2) The Government shall constitute School Tribunal at the State level which would entertain petitions made against the orders or actions of School Management Committee.

PART VII

Completion of Elementary Education

22. Award of certificate to child.— (1) The certificate of completion of elementary education shall be issued in Form IV hereto within one month of the completion of elementary education.

(2) The certificate referred to in sub-rule (1) shall,—

(a) certify that the child has completed all courses of study as laid down by an academic authority under section 29; and

(b) specify the Pupil Cumulative Record of the child and achievements of the child in areas of activities beyond the prescribed courses of study and may include music, dance, literature, sports, etc.
(3) The schools shall ensure that the child has reached the expected learning levels before such a certificate is issued.

PART VIII
Bodies

23. Academic Authority to lay down curriculum and evaluation procedure.— The State Government shall notify the academic authority for the purpose of section 29.

(1) While laying down the curriculum and evaluation procedure, the academic authority shall,—

(a) formulate the relevant and age appropriate syllabus and text books and other learning material;

(b) develop in-service teacher training design; and

(c) prepare guidelines for putting into practice continuous and comprehensive evaluation.

(2) The academic authority referred to in sub-rule (1) shall design and implement a process of holistic school quality assessment on a regular basis.

24. Functions of State Commission for Protection of Child Rights.— (1) The State Commission for Protection of Child Rights constituted under section 17 of the Commissions for Protection of Child Rights Act, 2005 (Central Act 4 of 2006), shall, in addition to the functions assigned to them under that Act, also perform the following functions, namely:—

(a) examine and review the safeguards for rights provided by or under this Act and recommend measures for their effective implementation;

(b) inquire into complaints relating to child’s right to free and compulsory education; and

(c) take necessary steps as provided under sections 15 and 24 of the said Commission for Protection of Child Rights Act, 2005 (Central Act 4 of 2006).

(2) The said Commission shall, while inquiring into any matters relating to child’s right to free and compulsory education under clause (c) of sub-section (1), have the same powers as assigned to them respectively under sections 14 and 24 of the said Commissions for Protection of Child Rights Act.

(3) Any person having any grievance relating to the right of a child under the Act may make a written complaint to the local authority having jurisdiction.

(4) After receiving the complaint under sub-section (1), the local authority shall decide the matter within a period of three months after affording a reasonable opportunity of being heard to the parties concerned.

(5) Any person aggrieved by the decision of the local authority may prefer an appeal to the State Commission for Protection of Child Rights.

(6) The appeal preferred under sub-section (3) shall be decided by State Commission for Protection of Child Rights, as provided under clause (c) of sub-section (1) of section 31.

(7) The State Commission for Protection of Child Rights, shall set-up a child helpline, accessible by SMS, telephone and letter, which would act as the forum for aggrieved child/guardian to register complaint regarding violation of rights under the Act, in a manner that records her/his identity but does not disclose it.

(8) All complaints to the helpline should be monitored through a transparent ‘alert and action’, online mechanism by the State Commission for Protection of Child Rights.

25. State Advisory Council for.— (1) The State Advisory Council shall consist of,—

(a) A Chairperson and fourteen members.

(b) The Minister in-charge of the Department of Education shall be the ex officio Chairperson of the Council.

(c) Members of the Council shall be appointed by the Government from
amongst persons having knowledge and practical experience in the field of elementary education and child development in the following composition:—

(i) at least four members of the Council shall be persons belonging to Scheduled Castes, Scheduled Tribes, Other Backward Classes and minority communities;

(ii) at least one member of the Council shall be person having specialized knowledge and practical experience of education of children with special needs;

(iii) one member of the Council shall be person having specialized knowledge in the field of pre-primary education;

(iv) at least two members of the Council shall be persons having specialized knowledge and practical experience in the field of teaching; and

(v) fifty percent of such members shall be women.

(d) The ex officio members of the Council shall be—

(i) Director of SCERT,
(ii) Deputy Director (Academic),
(iii) SPD, RTE-SSA shall be ex officio Member–Secretary of the Council.

(a) The RTE-SSA shall provide logistic support for meetings of the Council and its other functions.

(2) The procedure for transaction of business of the Council shall be as under:—

(a) the Council shall meet regularly at such times as the Chairperson thinks fit but three months shall not intervene between its last and the next meeting.

(b) the meeting of the Council shall be presided by the Chairperson. If for any reason the Chairperson is unable to attend the meeting of the Council, he may nominate a member of the Council to preside over such meeting.

(c) quorum of the meeting of the Council shall be considered complete if at least 50% of its members are present.

(3) Every member of the Council shall hold office as such for a term of two years from the date on which he assumes office:

Provided that no member shall hold office for more than two terms.

(4) Any member may be removed from his office by an order of the Government on the ground of proved misbehaviour or incapacity, or on the happening of any one or more of the following events, namely:—

(a) if he is adjudged an insolvent; or

(b) if he refuses to act or become incapable of acting; or

(c) if he is of unsound mind and stands so declared by a competent court; or

(d) if he has abused his office so as to render his continuance in office detrimental to the public interest; or

(e) if he is convicted for an offence by a competent court of law; or

(f) if he is without obtaining leave of absence, remains absent for two consecutive meetings of the State Advisory Council.

(5) No member shall be removed from his office without being given an adequate opportunity of being heard.

(6) If vacancy occurs in the office of member of the State Advisory Council, whether by reason of his death, resignation or otherwise, such vacancy shall be filled within a period of one hundred and twenty days by making a fresh appointment.

(7) Members of the State Advisory Council other than ex officio members shall be entitled for reimbursement of travelling and daily allowances for official journeys in accordance with the orders issued by the Government from time to time.

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

Director & ex officio Joint. Secretary (Education).
FORM I

[See rule 10(1)]

FORM OF DECLARATION

To,
The Deputy Director of Education,
(Name of Zone and District)

Sir,

I am to declare the details about compliance with the norms and standards specified in the Schedule to the Right of Children to Free and Compulsory Education Act, 2009 (Central Act No. 35 of 2009) in respect of (Name of the School) school, which are as under:

ENCLOSURE TO FORM I

(A) School Details—

(1) Name of School :
(2) Academic Year :
(3) District :
(4) Postal Address :
(5) Village/Town/City :
(6) Pin Code :
(7) Phone No. with STD Code :
(8) Fax No. :
(9) E.Mail address, if any :
(10) Nearest Police Station :

(B) General Information—

(1) Year of Foundation
(2) Date of First Opening of School
(3) Name of Trust/Society/Managing Committee
(4) Whether Trust/Society/Managing Committee/is registered
(5) Period upto which Registration of Trust/Society/Managing Committee is valid
(6) Whether there is a proof of non-proprietary character of the Trust/Society/Managing Committee supported by the list of members with their address on an affidavit in copy
(7) Name official address of the Manager/President/Chairman of the school
   Name: 
   Designation: 
   Address : 
   Phone: (O) .....................
   (R) .....................

(8) Total Income & Expenditure during last 3 years surplus/deficit
   Year    Income    Expenditure    Surplus/deficit

(C) Nature and area of School

(1) Medium of Instruction
(2) Type of school (Specify entry & exit classes)
(3) If aided, the name of agency and percentage of aid
(4) If school Recognized
(5) If so, by which authority Recognition number
(6) Does the school has its own building or is it running in a rented building
(7) Whether the school buildings or other structures or the grounds are used only for the purpose of education and skill development?
(8) Total area of the school
(9) Built in area of the school

(D) Enrollment Status

<table>
<thead>
<tr>
<th>Class</th>
<th>No. of Section</th>
<th>No. of students</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) Pre-Primary</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(2) I-IV</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(3) V-VIII</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(E) Infrastructure Details & Sanitary Conditions

<table>
<thead>
<tr>
<th>Room</th>
<th>Numbers</th>
<th>Average Size</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) Classroom</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(2) Office room-cum- Store Room</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(3) Headmaster Room</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(4) Kitchen-cum-Store</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(F) Other Facilities

(1) Whether all facilities have barrier free access
(2) Teaching Learning Material (attach list)
(3) Sports & Play equipments (attach list)
(4) Facility books in Library
   (1) Books (No. of books subjectwise)
   (2) Periodical/Newspapers
(5) Type and number of drinking water facility
(6) Sanitary Conditions
   (i) Type of W.C. & Urinals
   (ii) Number of Urinals/Lavatories Separately for Boys
   (ii) Number of Urinals/Lavatories Separately for Girls

(G) Particulars of Teaching Staff

1. Teaching in Primary/Upper Primary exclusively (details of each teacher separately)

<table>
<thead>
<tr>
<th>Teacher’s Name</th>
<th>Father’s/Spouse’s Name</th>
<th>Date of Birth</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
</tr>
<tr>
<td>Academic Qualification</td>
<td>Professional Qualifications</td>
<td>Teaching Experience</td>
</tr>
<tr>
<td>(4)</td>
<td>(5)</td>
<td>(6)</td>
</tr>
<tr>
<td>Class Assigned</td>
<td>Appointment Date</td>
<td>Trained or Untrained</td>
</tr>
<tr>
<td>(7)</td>
<td>(8)</td>
<td>(9)</td>
</tr>
</tbody>
</table>

2. Teaching in Both Elementary and Secondary (details of each teacher separately)

<table>
<thead>
<tr>
<th>Teacher’s Name</th>
<th>Father’s/Spouse’s Name</th>
<th>Date of Birth</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
</tr>
</tbody>
</table>
3. Head Teacher

Teacher’s Name  Father’s/Spouse’s Name  Date of Birth
(1)  (2)  (3)

Academic Qualification  Professional Qualifications  Teaching Experience
(4)  (5)  (6)

Class Assigned  Appointment Date  Trained or Untrained
(7)  (8)  (9)

(H) Curriculum and Syllabus

(1) Details of curriculum & syllabus followed in each class (upto VIII)

(2) System of Pupil Assessment

(3) Whether pupils of the school are required to take any Board exam upto class VIII?

(4) Certified that the school has also submitted information in this data capture of District Information System of Education with this application.

(5) Certified that the school is open to inspection by any officer authorized by the appropriate authority.

(6) Certified that the school undertakes to furnish such reports and information as may be required by the Deputy Director of Education from time to time and complies with instructions of the appropriate authority or the Deputy Director of Education as may be issued to secure the continued fulfillment of the condition of recognition or the removal of deficiencies in working of the school.

(7) Certified that records of the school shall be open to inspection by any officer authorized by the Director of Education or appropriate authority at any time, and the school shall furnish all such information as may be necessary.

Chairman/Manager,
Managing Committee

…………………………School

Place:

Date:
APPLICATION FOR RECOGNITION

DIRECTORATE OF EDUCATION
GOVERNMENT OF GOA

No. Dated:

To,
Dy. Director of Education,
Directorate of Education,
Government of Goa.

Sir,

I hereby request you to grant a certificate of recognition for the School known as (Name of the School) School having classes from (Std.) to (Std.), being run by ________________ educational agency since ________________ (year of starting the school). I have enclosed herewith declaration in Form I.

Yours faithfully,

Chairman of Managing Committee/Manager

Enclosures:- Declaration in Form I

Place:

Date:

FORM III

[See rule 10(3)]

The Manager,

Sub.: Certificate of Recognition to School under the Goa Right of Children to Free and Compulsory Education Rules, 2012.
Dear Sir/Madam,

With reference to your application dated _________ and subsequent correspondence with the school/inspection in this regard, I convey the approval for grant of recognition to the __________________________ (name of the school with address) for Class _______ to Class ________.

The above sanction is subject to fulfillment of following conditions:-

(1) The grant for recognition is not extendable and does not in any way imply any obligation to recognize/affiliate beyond Class VIII.

(2) The School shall abide by the provisions of Right of Children to Free and Compulsory Education Act, 2009 and the Goa Right of Children to Free and Compulsory Education Rules, 2012.

(3) The school shall admit in Class I, to the extent of 25% of the strength of that class, children belonging to weaker section and disadvantaged group in the neighbourhood and provide free and compulsory elementary education till its completion. Provided further that in case of pre-primary classes also, this norm shall be followed.

(4) The school shall not collect any capitation fee and subject the child or his or her parents or guardians to any screening procedure.

(5) The school shall not deny admission to any child for lack of age proof or if such admission is sought subsequent to the extended period or on the ground of religion, caste or race, place of birth or any of them.

(6) The school shall ensure that:

   (i) no child admitted shall be held back in any class or expelled from school till the completion of elementary education in a school;

   (ii) no child shall be subjected to physical punishment or mental harassment;

   (iii) no child is required to pass any board examination till the completion of elementary education;

   (iv) every child completing elementary education shall be awarded a certificate as per section 30 (2) of the said Act;

   (v) inclusion of students with disabilities/special needs as per provisions of the Act;

   (vi) the teachers are recruited with minimum qualifications as laid down by an academic authority as per section 23 of the said Act;

   (vii) the teachers perform their duties specified under section 24(1) of the Act; and

   (viii) the teachers shall not engage himself or herself directly or indirectly in private tuitions, private teaching activities or private consultancy work or any business and save as permissible under section 27 of the said Act or other law or service rules as applicable, shall not render any services to any firm or company or any organization with or without remuneration.

(7) The school shall follow the syllabus on the basis of curriculum laid down by academic authority as per section 29 (1) of the said Act.

(8) The school shall enroll students proportionate to the facilities available in the school.

(9) The school shall maintain the standards and norms as specified in section 19 of the said Act. The facilities reported at the time of last inspection are given under:
(a) Area of school campus —
(b) Total built up area —
(c) Area of play ground —
(d) No. of class rooms —
(e) Rooms for Headmaster —
(f) Office-cum-Storeroom —
(g) Separate toilet for boys and girls —
(h) Safe Drinking Water Facility —
(i) Barrier free Access —
(j) Availability of Teaching Learning Material/
   Play Sports Equipments/Library.

(10) No unrecognized classes shall run within the premises of the school or outside in the same name of school.

(11) The school buildings or other structures or the ground are used only for the purposes of education and skill development.

(12) The school is run by (name of society), a society registered under the Societies Registration Act, 1860 (Central Act No. 21 of 1860) a public trust named ____________, constituted under ____________, and if there is any change in the management/constitution of the Society/Trust, the same shall be intimated to the Government.

(13) The school is not run for profit to any individual, group or association of individuals or any other persons.

(14) The accounts shall be audited and certified by a Chartered Accountant and proper accounts statements should be prepared. A copy each of the statements of Accounts should be sent to the Joint Director of Accounts in the Directorate of Education every year.

(15) The recognition Code Number allotted to your school is _____________. This may please be noted and quoted for any correspondence with this office.

(16) The school shall furnish such reports and information as may be required by the Director of Education, from time to time, and comply with such instructions of the Government as may be issued to secure the continued fulfillment of the condition of recognition or the removal of deficiencies in working of the school;

(17) Renewal of Registration of Society, if any, be ensured.

(18) Other conditions as per Annexure enclosed.

Yours faithfully,

(                                      )
Dy. Director of Education
Directorate of Education
Government of Goa.
FORM IV

[See rule 22(1)]

CERTIFICATE OF COMPLETION OF ELEMENTARY EDUCATION

Under the Right of Children to Free and Compulsory Education Act, 2009 (35 of 2009)

This is to certify that ……………………………………………………………………………………… son of/daughter of/ward of Shri/Smt………………………………………………….……
…………………………………………………………………………………………….………………………………………………………………………………………………….……
(Name and full address of parent or Guardian) with date of birth on……………………… has been evaluated in the school and has completed the elementary education on ……………………………………………………
(specify year & month). The Pupil Cumulative Record and Health Card are attached. He/She has proven ability in ……………………………………………………

He/She is eligible to continue his/her studies in the next higher class.

Headmaster

Place:
Date:
Office Seal

FORM V

[See rule 7(8)]

Application for Claiming Reimbursement of the expenditure incurred by a school specified in sub-clause (iv) of clause (n) of section 2, providing free and compulsory education as specified in clause (c) of sub-section (1) of section 12

* General Information of the School:

(1) Name of the School
(2) Year of Establishment
(3) Location
(4) Postal Address with Pin code
(5) Telephone No.
(6) Type of School (Primary/Middle/Secondary/Senior Secondary)
(7) Type of Management (Society/Trust/Religious Origination/Minority/any other specify).

* Grant Received by the School:

(i) Did you receive any concession/preference for the allotment of the Grant from the State Govt./Central Govt./Municipal Committee/Corporation? If Yes (Please specify)
(ii) Did you receive any grant for the construction of the School from the State Govt./Central Govt./Municipal Committee/Corporation? If Yes (Please specify)

_________________________________________________________________________________________

_________________________________________________________________________________________

(iii) Did you receive any grant for the running the School from State Govt./Central Govt./Municipal Committee/Corporation? If Yes (Please specify)

_________________________________________________________________________________________

_________________________________________________________________________________________

(iv) In case any grant concession has been provided to the school, did the school have any liability attached with the grant. If Yes (Please specify)

_________________________________________________________________________________________

_________________________________________________________________________________________

* Class Wise No. of Students belonging to Weaker Section and Disadvantaged group:

<table>
<thead>
<tr>
<th>Class</th>
<th>Total Strength</th>
<th>25% of the Existing Strength</th>
<th>No. of Students admitted in the Class from above category</th>
<th>Remarks, if any</th>
</tr>
</thead>
<tbody>
<tr>
<td>I</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>II</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>III</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>IV</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>V</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>VI</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>VII</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>VIII</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*Classwise Information of the Students Admitted in the School:

<table>
<thead>
<tr>
<th>Name of the Student</th>
<th>Father’s Name</th>
<th>Date of the Admission</th>
<th>Date of Leaving the School (if any)</th>
<th>Remarks</th>
</tr>
</thead>
</table>

(Please give information for each class functional in the school)

* Fee Structure of the School:

(1) Fee charged from Students other than the Disadvantage and Weaker Section of the Society of the School.

Name of the Class

<table>
<thead>
<tr>
<th>Period</th>
<th>Fee</th>
<th>Building Fund</th>
<th>Computer Fee</th>
<th>Science Fund</th>
<th>Transport Fund</th>
<th>Any other fund</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Monthly</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Annually</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(Please supply classwise the similar information for all the classes being run in the school)
* Monthwise and Classwise Claim for the Students belonging to Weaker Section of the Society studying in the School:

<table>
<thead>
<tr>
<th>Month</th>
<th>Amount</th>
<th>No. of Students</th>
<th>Total</th>
<th>Remarks</th>
</tr>
</thead>
</table>

(Please supply classwise the similar information for each class being run by the school)

* Total Claim Admissible under RTE Act, 2009 for the Private School:

* Name of the Bank with Address alongwith type of Account, Account No. where the Claim is to be Electronically Transfer:

DECLARATION

I hereby declare that the above said particulars provided by the school for obtaining the reimbursement of claim for 25% of students belonging to the Weaker Section to the Society are correct with further understanding that all provisions as contained in The Right of Children to Free and Compulsory Education Act, 2009 and the rules framed by Government thereunder are being complyed with.

__________
Signature of the Authorized Person
(Managing Director/Principal/Trustee, etc.)

Date:
Place:

Notification

DE/PLG/RTE/

In exercise of the powers conferred by sub-section (1) of section 29 of the Right of Children to Free and Compulsory Education Act, 2009 (Central Act No. 35 of 2009), the Government of Goa hereby specifies the State Council of Educational Research and Training as an academic authority with immediate effect.

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

Director & ex officio Joint Secretary (Education).

Porvorim,
The Goa Panchayat Raj (Amendment) Bill, 2012
(Bill No. 7 of 2012)
A BILL
further to amend the Goa Panchayat Raj Act, 1994 (Goa Act No. 14 of 1994).

Be it enacted by the Legislative Assembly of the State of Goa in the Sixty-third Year of the Republic of India, as follows:

1. Short title and commencement.— (1) This Act may be called the Goa Panchayati Raj (Amendment) Act, 2012.

(2) It shall come into force at once.

2. Amendment to section 7.— In sub-section 3 of section 7 of the Goa Panchayat Raj Act, 1994 (Act 14 of 1994) for the word "Director" the words "State Election Commission" shall be substituted.

Statement of Objects and Reasons

In terms of Article 243(K) and 243(Z) (A) of the Constitution of India, the superintendence, direction and control of the preparation of election rolls and the conduct of election to the Panchayats shall be vested in the State Election Commission. The said articles further provide that the Legislation of a State may by law, make provisions with respect to all matters relating to, or in connection with, elections to the Panchayats. Since the State Election Commission is vested with the power to prepare electoral rolls it is imperative that the power of fixation of each Panchayat area, the number and extent of wards into which such area shall be delimited ought to be with the State Election Commission. The Election Commission should likewise have the power to reserve seats for women, ST, SCs and OBCs.

In terms of section 7 of Goa Panchayat Raj Act, the power of fixation and reservation of wards is with the Director of Panchayats.

Before every election, there are charges galore against the Government of misusing the office of the Director to delimit and reserve the wards in a manner that is beneficial to certain interested groups. In my opinion, there should be no room for any suspicion about the fairness of the electoral process at the Panchayat Elections.

I therefore recommend that the word "Director" appearing in section 7 of the Goa Panchayat Raj Act be replaced by the word "State Election Commission", thus empowering the State Election Commission to undertake delimitation of wards of Panchayats and of reservation of wards of Panchayats for women, OBCs, SCs and STs.

Financial Memorandum

No financial Memorandum envisaged.

Memorandum Regarding Delegated Legislation

Delegated legislation is envisaged which would extent amendment to rules in force which are of normal character.

Porvorim-Goa, VIJAI SARDESAI
6th July, 2012. MLA

Assembly Hall, N. B. SUBHEDAR
Porvorim-Goa, Secretary to the Legislative Assembly of Goa
ANNEXURE

Extracts of section 7(3) of the Goa Panchayat Raj Act, 1994

7. Constitution of Panchayats.— (1) A Panchayat shall consist of, such number of members as the Government may, by order, determine, so far as may be in accordance with the following Table:—

<table>
<thead>
<tr>
<th>Classification</th>
<th>Number of member</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) 1500 or more but not more than 2000</td>
<td>5</td>
</tr>
<tr>
<td>(2) More than 2000 but not more than 5000</td>
<td>7</td>
</tr>
<tr>
<td>(3) More than 5000 but not more than 8000</td>
<td>9</td>
</tr>
<tr>
<td>(4) More than 8000</td>
<td>11</td>
</tr>
</tbody>
</table>

(2) All the members of a Panchayat shall be elected.

(3) The Director shall divide each Panchayat area into wards the number of which shall be equal to the number of members determined in respect of such Panchayat under sub-section (1).


N. B. SUBHEDAR
Secretary to the Legislative Assembly of Goa

LA/LEGN/2012/1220

The following bill which was introduced in the Legislative Assembly of the State of Goa on 30th July, 2012 is hereby published for general information in pursuance of Rule–138 of the Rules of Procedure and Conduct of Business of the Goa Legislative Assembly.

The Goa Barge Tax (Amendment) Bill, 2012 (Bill No. 3 of 2012)

A BILL

further to amend the Goa, Daman and Diu Barge Tax Act, 1973 (Act 10 of 1973).

Be it enacted by the Legislative Assembly of Goa in the Sixty-third Year of the Republic of India, as follows:—

1. Short title and commencement.— (1) This Act may be called the Goa Barge Tax (Amendment) Act, 2012.

(2) It shall be deemed to have come into force on the 22nd day of May, 2012.

2. Amendment of Schedule.— For the Schedule to the Goa, Daman and Diu Barge Tax Act, 1973 (Act 10 of 1973) (hereinafter referred to as the “principal Act”), the following Schedule shall be substituted, namely:—

“SCHEDULE
(See section 3)

<table>
<thead>
<tr>
<th>Capacity of Barge</th>
<th>Maximum annual rate per ton</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) Less than 1000 tons</td>
<td>Rs. 100.00</td>
</tr>
<tr>
<td>(b) 1000 tons and above</td>
<td>Rs. 200.00</td>
</tr>
</tbody>
</table>

Note:— When tax is not paid for the whole year at a time, but is paid for one or more quarters at a time, the tax so payable for each quarter shall be an amount equal to one-fourth of the annual tax plus ten percent of that amount.”.

3. Repeal and saving.— (1) The Goa Barge Tax (Amendment) Ordinance, 2012 (Ordinance No. 2 of 2012) is hereby repealed.

(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 Act.

Statement of Objects and Reasons

The Schedule appended to the Goa, Daman and Diu Barge Tax Act, 1973 (Act 10 of 1973) specifies the maximum annual rate of tax per ton, payable as per the carrying capacity of the barge, in two different slabs.

The Bill seeks to amend said Schedule appended to the said Act so as to further
revise the rates of tax as the last revision of rates was effected two years ago. This will earn additional revenue to the Government which will help to meet the growing expenditure on maintenance of the inland waterways of Goa and also to develop infrastructural facilities in the port.

The Bill also seeks to repeal the Goa Barge Tax (Amendment) Ordinance, 2012 (Ordinance No. 2 of 2012) promulgated by the Governor of Goa on 22-05-2012.

This Bill seeks to achieve the above objects.

Financial Memorandum

The Department was collecting total revenue of about 657.78 lakhs approximately per annum by way of barge tax. The tax was meant to meet the growing expenditure on maintenance of inland waterways of Goa. With the revision of barge tax as proposed, the Government will get an additional revenue of Rs. 185.78 lakhs approximately per annum. The said tax would be collected by utilizing the existing manpower of the Department. The proposed revision of barge tax does not entail extra expenditure on the part of the exchequer.

Memorandum Regarding Delegated Legislation

No delegated legislation is envisaged in this Bill.

Governor’s Recommendation under Article 207 of the Constitution of India

In pursuance of Article 207 of the Constitution of India, I, Shri Bharat Vir Wanchoo, Governor of Goa, hereby recommend the introduction and consideration of the Goa Barge Tax (Amendment) Bill, 2012, by the Legislative Assembly of Goa.

ANNEXURE

Extract of Schedule appended to the Goa, Daman and Diu Barge Tax Act, 1973 (Act 10 of 1973)

“SCHEDULE
(See section 3)

<table>
<thead>
<tr>
<th>Capacity of Barge</th>
<th>Maximum annual rate per ton</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) Less than 1000 tons</td>
<td>Rs. 90.00</td>
</tr>
<tr>
<td>(b) 1000 tons and above</td>
<td>Rs. 145.00</td>
</tr>
</tbody>
</table>

Note:— When tax is not paid for the whole year at a time, but is paid for one or more quarters at a time, the tax so payable for each quarter shall be an amount equal to one-fourth of the annual tax plus ten percent of that amount”.

Assembly Hall, Porvorim-Goa. 29th July, 2012.
NILKHANT SUBHEDAR
Secretary to the Legislative Assembly of Goa.

LA/LEGN/2012/1221

The following bill which was introduced in the Legislative Assembly of the State of Goa on 30th July, 2012 is hereby published for general information in pursuance of Rule–138 of the Rules of Procedure and Conduct of Business of the Goa Legislative Assembly.
The Goa Barge (Taxation on Goods) (Amendment) Bill, 2012

(Bill No. 4 of 2012)

A BILL

further to amend the Goa, Daman and Diu Barge (Taxation on Goods) Act, 1985 (Act 22 of 1985).

Be it enacted by the Legislative Assembly of Goa in the Sixty-third Year of the Republic of India, as follows:

1. Short title and commencement.— (1) This Act may be called the Goa Barge (Taxation on Goods) (Amendment) Act, 2012.

(2) It shall be deemed to have come into force on the 7th day of June, 2012.

2. Amendment of section 3.— In section 3 of the Goa, Daman and Diu Barge (Taxation on Goods) Act, 1985 (Act 22 of 1985) (hereinafter referred to as the “Principal Act”), for the words “forty paise per ton”, the words “one rupee per ton” shall be substituted.

3. Repeal and saving.— (1) The Goa Barge (Taxation on Goods) (Amendment) Ordinance, 2012 (Ordinance No. 5 of 2012) is hereby repealed.

(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 Act.

Statement of Objects and Reasons

The Bill seeks to amend section 3 of the Goa, Daman and Diu Barge (Taxation on Goods) Act, 1985 (Act 22 of 1985) so as to further enhance the rate of tax to be levied and paid to the Government on the goods transported by barges through inland waterways or canals, as specified in the said section 3, from forty paise per ton to one rupee per ton, in order to meet the growing expenditure for the development of port infrastructure, dredging of rivers, maintenance of jetties and ramps, procurement and maintenance of navigational aids and for maintenance of coastal security.

The Bill also seeks to repeal the Goa Barge (Taxation on Goods) (Amendment) Ordinance, 2012 (Ordinance No. 5 of 2012) promulgated by the Governor of Goa on 07-06-2012.

This Bill seeks to achieve the above objects.

Financial Memorandum

The Department was collecting total revenue of about 241.13 lakhs approximately per annum by way of goods tax. The tax was meant to meet the growing expenditure on maintenance of Inland Waterways of Goa. With the revision of goods tax as proposed, the Government will get an additional revenue of Rs. 345.87 lakhs approximately per annum. The said tax would be collected by utilizing the existing manpower of the Department. The proposed enhancement of rate of tax does not entail extra expenditure on the part of the exchequer.

Memorandum Regarding Delegated Legislation

No delegated legislation is involved in this Bill.

Porvorim–Goa. MANOHAR PARRIKAR

Assembly Hall, NILKHANT SUBHEDAR
Porvorim-Goa. Secretary to the

Governor’s Recommendation under Article 207 of the Constitution of India

In pursuance of Article 207 of the Constitution of India, I, Shri Bharat Vir Wanchoo, Governor of Goa, hereby recommend the introduction and consideration of the Goa Barge (Taxation on Goods) (Amendment) Bill, 2012, by the Legislative Assembly of Goa.
Section 3

3. Levy of tax on goods. — On and from the date of commencement of this Act, there shall be levied and paid to the Government on the goods transported by barges through such inland waterways or canals as may be notified by the Government, a tax at the rate of forty paise per ton or part thereof of the goods:

Provided that no tax shall be payable under this Act on goods belonging to the Government or Central Government.

Assembly Hall, NILKHANT SUBHEDAR
Porvorim-Goa. Secretary of the Legislative Assembly of Goa.

__________________________
LA/LEGN/2012/1222

The following bill which was introduced in the Legislative Assembly of the State of Goa on 30th July, 2012 is hereby published for general information in pursuance of Rule–138 of the Rules of Procedure and Conduct of Business of the Goa Legislative Assembly.

The Goa Motor Vehicles Tax (Amendment) Bill, 2012

(Bill No. 14 of 2012)

A BILL

further to amend the Goa, Daman and Diu Motor Vehicles Tax Act, 1974 (Act 8 of 1974).

Be it enacted by the Legislative Assembly of Goa in the Sixty-third Year of the Republic of India, as follows:–

1. Short title and commencement.— (1) This Act may be called the Goa Motor Vehicles Tax (Amendment) Act, 2012.

(2) It shall come into force at once.

2. Amendment of section 3-A.— In the Goa, Daman and Diu Motor Vehicles Tax Act, 1974 (Act 8 of 1974) (hereinafter referred to as the “principal Act”), in section 3-A, in the “TABLE”, against serial number (2), in column (3), for the figures “200/-”, “300/-”, “400/-”, “500/-”, “600/-” and “1000/-”, the figures “500/-”, “600/-”, “800/-”, “1,000/-”, “1,200/-” and “2,000/-” shall be respectively substituted.

3. Insertion of new section 3-B.— After section 3-A of the principal Act, the following section shall be inserted, namely:—

“3-B. Levy of infrastructure development cess.— There shall be levied and collected a one-time cess called “infrastructure development cess”, in addition to the tax levied under this Act, on a new luxury motor car, at the rate specified below, at the time of its registration, for the purpose of infrastructure development of the State of Goa.

(i) Motor car priced Rs. 10.00 lakhs and upto Rs. 20.00 lakhs — Rs. 10,000/-.

(ii) Motor car priced above Rs. 20.00 lakhs and upto Rs. 40.00 lakhs — Rs. 30,000/-.

(iii) Motor car priced above Rs. 40.00 lakhs and upto Rs. 60.00 lakhs — Rs. 50,000/-.

(iv) Motor car priced above Rs. 60.00 lakhs — Rs. 1,00,000/-.

Explanation:— For the purposes of this section, the expression “motor car” shall have the same meaning as assigned to it in clause (26) of section 2 of the Motor Vehicles Act, 1988 (Central Act 59 of 1988), as amended from time to time, and expression “a new luxury motor car” shall mean a newly purchased motor car priced Rs. 10 lakhs or above.”

4. Amendment of Schedule.— In the Schedule appended to the principal Act,—
(I) in PART 'A', under item A, for clause IIA, the following clause shall be substituted, namely:—

"IIA. Goods vehicles not covered under clause II:

Goods vehicles not covered under clause II of which the gross vehicle weight,—

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>Tax Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a)</td>
<td>does not exceed 1000 kgs.</td>
<td>Rs. 7,000/- as one-time tax at the time of registration.</td>
</tr>
<tr>
<td>(b)</td>
<td>exceeds 1000 kgs. but does not exceed 2000 kgs.</td>
<td>Rs. 14,000/- as one-time tax at the time of registration.</td>
</tr>
<tr>
<td>(c)</td>
<td>exceeds 2000 kgs. but does not exceed 3000 kgs.</td>
<td>Rs. 17,500/- as one-time tax at the time of registration.</td>
</tr>
<tr>
<td>(d)</td>
<td>exceeds 3000 kgs. but does not exceed 4000 kgs.</td>
<td>Rs. 21,000/- as one-time tax at the time of registration.</td>
</tr>
<tr>
<td>(e)</td>
<td>exceeds 4000 kgs. but does not exceed 5000 kgs.</td>
<td>Rs. 23,800/- as one-time tax at the time of registration.</td>
</tr>
<tr>
<td>(f)</td>
<td>exceeds 5000 kgs. but does not exceed 6000 kgs.</td>
<td>Rs. 28,000/- as one-time tax at the time of registration.</td>
</tr>
<tr>
<td>(g)</td>
<td>exceeds 6000 kgs. but does not exceed 7000 kgs.</td>
<td>Rs. 30,100/- as one-time tax at the time of registration.</td>
</tr>
<tr>
<td>(h)</td>
<td>exceeds 7000 kgs. but does not exceed 8000 kgs.</td>
<td>Rs. 5,125/- as annual tax or Rs. 35,875/- as one-time tax in lieu of annual tax, at the time of registration.</td>
</tr>
<tr>
<td>(i)</td>
<td>exceeds 8000 kgs. but does not exceed 9000 kgs.</td>
<td>Rs. 5,750/- as annual tax or Rs. 40,250/- as one-time tax in lieu of annual tax, at the time of registration.</td>
</tr>
<tr>
<td>(j)</td>
<td>exceeds 9000 kgs. but does not exceed 10,000 kgs.</td>
<td>Rs. 6,125/- as annual tax or Rs. 42,875/- as one-time tax in lieu of annual tax, at the time of registration.</td>
</tr>
<tr>
<td>(k)</td>
<td>exceeds 10,000 kgs. but does not exceed 11,000 kgs.</td>
<td>Rs. 6,625/- as annual tax or Rs. 46,375/- as one-time tax in lieu of annual tax, at the time of registration.</td>
</tr>
<tr>
<td>(l)</td>
<td>exceeds 11,000 kgs. but does not exceed 12,000 kgs.</td>
<td>Rs. 7,250/- as annual tax or Rs. 50,750/- as one-time tax in lieu of annual tax, at the time of registration.</td>
</tr>
<tr>
<td>(m)</td>
<td>exceeds 12,000 kgs. but does not exceed 13,000 kgs.</td>
<td>Rs. 7,625/- as annual tax or Rs. 53,375/- as one-time tax in lieu of annual tax, at the time of registration.</td>
</tr>
<tr>
<td>(n)</td>
<td>exceeds 13,000 kgs. but does not exceed 14,000 kgs.</td>
<td>Rs. 8,000/- as annual tax or Rs. 56,000/- as one-time tax in lieu of annual tax, at the time of registration.</td>
</tr>
<tr>
<td>(o)</td>
<td>exceeds 14,000 kgs. but does not exceed 15,000 kgs.</td>
<td>Rs. 8,625/- as annual tax or Rs. 60,375/- as one-time tax in lieu of annual tax, at the time of registration.</td>
</tr>
<tr>
<td>(p)</td>
<td>exceeds 15,000 kgs. but does not exceed 16,000 kgs.</td>
<td>Rs. 9,375/- as annual tax or Rs. 65,625/- as one-time tax in lieu of annual tax, at the time of registration.</td>
</tr>
<tr>
<td>(q)</td>
<td>exceeds 16,000 kgs., for every 1,000 kgs. or part thereof in excess of 16,000 kgs.</td>
<td>Rs. 800/- as annual tax or Rs. 5,600/- as one-time tax in lieu of annual tax, at the time of registration.</td>
</tr>
</tbody>
</table>

(II) in PART 'B', under item (B),—

(i) after clause (1), the following clause shall be inserted, namely:—

"(1A) Motor cycle — 10% of the cost of the Motor cycle."

(ii) for clause (3), the following clause shall be substituted, namely:—
“(3) Motor Vehicles belonging to individual, partnership firm and limited companies with share capital of less than Rs. 50.00 lakhs.

(i) 6% of the cost of the vehicle, for vehicles priced Rs. 6.00 lakhs and below.

(ii) 7% of the cost of the vehicle, for vehicles priced above Rs. 6.00 lakhs.

(iii) in clause (3A), for the figures “7%”, “8%”, “10%” and “15%”, the figures “8%”, “9%”, “11%” and “16%” shall be respectively substituted.

The Bill also seeks to insert a new clause (1A) under item (B) of PART ‘B’ of the said Schedule so as to levy tax at the rate of 10% of the cost of motor cycle in case the motor cycle is above rupees two lakhs.

This Bill seeks to achieve the above objects.

Financial Memorandum

No financial implications are involved in this Bill. However, amendments proposed in the Bill would result in an additional revenue collection of Rs. 10.00 crores per annum approximately.

Memorandum Regarding Delegated Legislation

No delegated legislation is involved in this Bill.

Statement of Objects and Reasons

The Bill seeks to amend section 3-A of the Goa, Daman and Diu Motor Vehicles Tax Act, 1974 (Act 8 of 1974) (hereinafter referred to as the “said Act”), so as to suitably enhance the rates of green tax to be levied and collected on the transport vehicles, which have completed 15 years from the date of their initial registration, at the time of renewal of fitness certificate as per section 56 of the Motor Vehicles Act, 1988 (Central Act 59 of 1988).

The Bill further seeks to insert a new section 3-B in the said Act, so as to levy a one-time cess called “infrastructure development cess,” on newly purchased motor car priced rupees ten lakhs or above.

The Bill also seeks to amend the Schedule appended to the said Act so as to revise the rate of tax for goods vehicles specified in clause II-A, under item (A) of Part A of the said Schedule, and the rates of tax on motor vehicles belonging to individual, Company, Institution, Corporation, etc., as specified in clauses (3) and (3A), under item (B) of PART B of said Schedule.

In pursuance of Article 207 of the Constitution of India, I, Bharat Vir Wanchoo, the Governor of Goa, hereby recommend the introduction and consideration of the Goa Motor Vehicles Tax (Amendment) Bill, 2012 by the Legislative Assembly of Goa.

BHARAT VIR WANCHOO
GOVERNOR
25th July, 2012
ANNEXURE

Extract of Section 3-A and Schedule appended to the Goa, Daman and Diu Motor Vehicles Tax Act, 1974 (Act 8 of 1974)

Section 3-A

3(A) Any other motor vehicles not covered under clause (3).

SCHEDULE

(i) 7% of the cost of the vehicle, for vehicles priced Rs. 6.00 lakhs and below.

(ii) 8% of the cost of the vehicle, for vehicles priced above Rs. 6.00 lakhs but not exceeding Rs. 10.00 lakhs.

(iii) 10% of the cost of the vehicle, for vehicles priced above Rs. 10.00 lakhs but not exceeding Rs. 25.00 lakhs.

(iv) 15% of the cost of the vehicle for vehicles exceeding Rs. 25.00 lakhs.

Assembly Hall, Porvorim-Goa

N. B. SUBHEDAR

Secretary to the Legislative Assembly of Goa.

Date: 25th July, 2012

The following bill which was introduced in the Legislative Assembly of the State of Goa on 30th July, 2012 is hereby published for general information in pursuance of Rule–138 of the Rules of Procedure and Conduct of Business of the Goa Legislative Assembly.


(Bill No.15 of 2012)

A BILL

further to amend the Goa, Daman and Diu Motor Vehicles (Taxation on Passengers and Goods) Act, 1974 (Act 7 of 1974).

The Bill seeks to achieve the above objects.

Financial Memorandum

No financial implications are involved in this Bill. However, amendments proposed in the Bill would result in an additional revenue collection of Rs. 3.00 crores per annum approximately.

Memorandum Regarding Delegated Legislation

No delegated legislation is involved in this Bill.

Porvorim-Goa. RAMKRISHNA (SUDIN)
25 July, 2012. DHAVALIKAR
Minister for Transport

Assembly Hall, N. B. SUBHEDAR
Porvorim–Goa. Secretary to the Legislative

Governor’s Recommendation under Article 207 of the Constitution of India

In pursuance of Article 207 of the Constitution of India, I, Bharat Vir Wanchoo, the Governor of Goa, hereby recommend the introduction and consideration of the Goa Motor Vehicles (Taxation on Passengers and Goods) (Amendment) Bill, 2012, by the Legislative Assembly of Goa.

BHARAT VIR WANCHOO
GOVERNOR
25th July, 2012

ANNEXURE


_________________________________________________________________________

(1) The composition fee referred to in section 14 shall be calculated for the entire unexpired period of the currency of the permit or for a period of the currency of the permit or for a period of one month, whichever is less, at the rate—

(a) in the case of motor vehicles carrying or adapted to carry more than six persons excluding driver, plying for hire or reward and used for transport of passengers and in respect of which permits have been issued under the Motor Vehicles Act, 1988 (Central Act 59 of 1988).

(i) Vehicles permitted to ply as stage carriages—Rupees two per seat per year per kilometre of the total daily kilometers permitted or at the option of the operator, Rupees thirty per seat per month.

Explanation.— Where stage carriage is permitted to carry standing passengers, one third of the fee per seat referred to in clause (i) shall also be payable in respect of each of the standing passengers aforesaid as if seating accommodation had been provided for them.

(ii) Vehicles permitted to ply as contract carriages—Fifty rupees per seat per month.

(iii) Vehicles in respect of which permits have been issued under section 88 (9) of the Motor Vehicles Act, 1988 (Central Act 59 of 1988)—Seventy rupees per seat per month.

(iv) Vehicles in respect of which permits have been issued under section 88(9) of the Motor Vehicles Act, 1988 (Central Act 59 of 1988), registered in a State other than the State of Goa and plying in the State of Goa—Rupees one hundred per seat per month.

(b) In the case of goods carriages of which the gross vehicle weight—

(i) does not exceed 1000 kgs.—Rupees forty five per month.

(ii) exceeds 1000 kgs. but does not exceed 2000 kgs.—Rupees eighty per month.

(iii) exceeds 2000 kgs. but does not exceed 4000 kgs.—Rupees ninety per month.
(iv) exceeds 4000 kgs. but does not exceed 7000 kgs.—Rupees ninety five per month.

(v) exceeds 7000 kgs. but does not exceed 9500 kgs.—Rupees one hundred per month.

(vi) exceeds 9500 kgs. but does not exceed 12000 kgs.—Rupees one hundred ten per month.

(vii) exceeds 12000 kgs. but does not exceed 15000 kgs.—Rupees one hundred twenty five per month.

(viii) exceeds 15000 kgs.—Rupees one hundred thirty five per month.

(2) An application for the grant or renewal of permission to pay the composition fee mentioned above, shall be made not less than fifteen days before the commencement of the period for which the tax is intended to be compounded, provided that the Tax Officer may, in any case, for reasons to be recorded by him in writing, permit the application to be made not later than fifteen days from such commencement; and the application shall be accompanied by a receipt evidencing the payment into a Government treasury of the composition fee.”

Assembly Hall, N B SUBHEDAR
Porvorim–Goa. Secretary to the Legislative

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LA/LEGN/2012/1224

The following bill which was introduced in the Legislative Assembly of the State of Goa on 30th July, 2012 is hereby published for general information in pursuance of Rule–138 of the Rules of Procedure and Conduct of Business of the Goa Legislative Assembly.

The Goa Shops and Establishments (Amendment) Bill, 2012
(Bill No. 11 of 2012)

A B I L L

further to amend the Goa, Daman and Diu Shops and Establishments Act, 1973 (Act 13 of 1974).

Be it enacted by the Legislative Assembly of Goa in the Sixty-third Year of the Republic of India as follows:-

1. Short title and commencement.— (1) This Act may be called the Goa Shops and Establishments (Amendment) Act, 2012.

(2) It shall come into force at once.

2. Amendment of section 2.— In section 2 of the Goa, Daman and Diu Shops and Establishments Act, 1973 (Act 13 of 1974) (hereinafter referred to as the “principal Act”),—

(i) in clause (4), sub-clause (c) thereof shall be omitted;

(ii) in clause (9), for the words “and a bank”, the expression “, bank and a financial institution” shall be substituted;

(iii) clause (10A) shall be renumbered as clause (10B) and before clause (10B) as so renumbered the following clause shall be inserted, namely:—

“(10-A) ‘financial institution’ means any non-banking institution which carries on as its business or part of its business any of the following activities, namely:—

(i) the financing, whether by way of making loans or advances or otherwise, of any activity other than its own;

(ii) the acquisition of shares, stock, bonds, debentures or securities issued by a Government or local authority or other marketable securities of a like nature;

(iii) letting or delivering of any goods to a hirer under a hire-purchase agreement as defined in clause (c) of section 2 of the Hire-Purchase Act, 1972 (Central Act 26 of 1972);

(iv) the carrying on of any class of insurance business;
(v) managing, conducting or supervising, as foreman, agent or in any other capacity, of chits or kuries as defined in any law which is for the time being in force in the State of Goa, or any business, which is similar thereto;

(vi) collecting, for any purpose or under any scheme or arrangement by whatever name called, monies in lump sum or otherwise, by way of subscriptions or by sale of units, or other instruments or in any other manner and awarding prizes or gifts, whether in cash or kind, or disbursing monies in any other way, to persons from whom monies are collected or to any other person,

but does not include any institution, which carries on as its principal business,—

(a) agricultural operations; or
(b) industrial activity; or

Explanation.— For the purposes of this clause, “industrial activity” means any activity specified in sub-clauses (i) to (xviii) of clause (c) of section 2 of the Industrial Development Bank of India Act, 1964 (Central Act 18 of 1964);

(c) the purchase, or sale of any goods (other than securities) or the providing of any services; or

(d) the purchase, construction or sale of immovable property, so, however, that no portion of the income of the institution is derived from the financing of purchases, constructions or sales of immovable property by other persons;”

3. Amendment of section 3.— In section 3 of the principal Act, in sub-section (1), for the expression “except a bank”, the expression “except a bank and financial institution” shall be substituted.

4. Amendment of section 3-A.— In section 3-A of the principal Act, for the word “bank”, wherever it occurs, the words “bank or financial institution” shall be substituted.

Statement of Objects and Reasons

It is proposed to bring all financial institutions within the ambit of the Goa, Daman and Diu Shops and Establishments Act, 1973 (Act 13 of 1974) (hereinafter referred to as the “said Act”).

In view of aforesaid, the Bill seeks to amend section 3A of the said Act so as to provide for registration of financial institutions under the said Act as also to provide for the renewal of their Certificate of Registration.

Amendment proposed to sections 2 and 3 of the said Act in the Bill are consequential in nature.

This Bill seeks to achieve the above objects.

Financial Memorandum

No financial implications are involved in this Bill.

Memorandum Regarding Delegated Legislation

No delegated legislation is involved in this Bill.

Porvorim-Goa. AVERTANO FURTADO
Date: 18th July, 2012. Minister for Labour

Assembly Hall, Porvorim-Goa. N. B. SUBHEDAR
Date: 18th July, 2012. Secretary to the Legislative Assembly of Goa.
ANNEXURE

Extract of the Goa, Daman and Diu Shops and Establishments Act, 1973

2. Definitions.— In this Act, unless the context otherwise requires:—

(1) “apprentice” means a person who is employed, whether on payment of wages or not, for the purpose of being trained in any trade, craft or employment in any establishment;

[(1-A).—“bank” means establishments belonging to any nationalized scheduled, scheduled or co-operative bank;]

(2) “child” means a person who has not completed his [fourteenth] year of age;

(3) “closed” means not open, for the service of any customer, or for any trade or business or for any other purpose connected with the establishment except loading, unloading and annual stock-taking;

(4) “commercial establishment” means any establishment which carries on any business, trade or profession or any work in connection with, or incidental or ancillary to any business, trade or profession and includes—

(a) a society registered under the Societies Registration Act, 1860 (Central Act XXI of 1860) or charitable or other trust, whether registered or not, which carries on any business, trade or profession or work in connection with, or incidental or ancillary to, such business, trade or profession;

(b) an establishment which carries on the business of advertising, commission agency, forwarding or commercial agency or which is a clerical department of a factory or of any industrial or commercial undertaking;

(c) an insurance company, Joint Stock company, [ ] broker’s office or exchange; and

(9) “establishment” means a shop, commercial establishment, residential hotel, restaurant, eating house, theatre or other place of public amusement or entertainment [and a bank] to which this Act applies and includes such other establishment as the Government may, by notification in the Official Gazette, declare to be an establishment for the purposes of the Act;

[(10A) ‘Gada’ means an establishment mounted on wheels, whether moving or stationary and constructed by using either wood or metal sheets or both and managed by the owner himself or a member of his family or a dependent and the value of the goods stored therein, on any particular day, for the purpose of trading does not exceed Rs. 5000/.-.

Explanation.— For the purpose of valuation of the goods, the Inspector shall be competent to make an assessment thereof and for the purpose he may take into consideration the valuation made if any, by any local authority.]

3. Registration of Establishments and renewal of registration certificates.— (1) Within the period specified in sub-section (3), the employer of every establishment [except a bank] shall send to the Inspector concerned, a statement in the prescribed form together with such fees as may be prescribed, containing—

(a) the name of the employer and the manager, if any;

(b) the postal address of the establishment;

(c) the name, if any, of the establishment;

(d) category of the establishment; and

(e) such other particulars as may be prescribed.

[3-A Registration and renewal of registration certificate in respect of Bank.— (1) Within the period specified in sub-section (3) of section 3, every bank shall send to the Inspector concerned, a statement in the prescribed form together with registration fees amounting to Rs. 25,000/-, containing—

(a) the name of the bank and its General Manager or Branch Manager or Regional Manager or Manager, as the case may be;

(b) the postal address of the bank;

(c) such other particulars as may be prescribed.

(2) On receipt of the statement and the registration fees, the Inspector shall, on being satisfied about the correctness of the statement, register the bank in the register of establishments in such manner as may be prescribed and shall issue in the prescribed form a Registration Certificate to the bank which display it at a prominent place in the bank.

(3) The Inspector may, on receipt of the application made by the bank together with fees amounting to [Rs. 5,000/- in case of bank situated within the limits of a Municipal Council and Rs.1,000/- in other cases]
renew the registration certificate for a period of one
year commencing from the date of its expiry.]

Assembly Hall,                  N. B. SUBHEDAR
Porvorim-Goa. Secretary to the Legislative
Date: 18th July, 2012.             Assembly of Goa.

Department of Home
Home—General Division

Addendum
17/8/2011-HD(G)

Read: Government Notification No. 17/8/
/2011-HD(G) dated 18-6-2011.

After page 4 of the above Notification, page
5 (Application Form for claiming incentive
under the Goa Grant of Monetary Incentives
to the Goan Youth who have joined Armed
Forces of the Indian Union Scheme, 2012) may
be added.

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

Neetal P. Amonkar, Under Secretary (Home).

Porvorim, 26th July, 2012.

FORM
(See clause 5)

APPLICATION FORM FOR CLAIMING INCENTIVE
UNDER THE GOA GRANT OF MONETARY
INCENTIVES TO THE GOAN YOUTH WHO
HAVE JOINED ARMED FORCES OF THE
INDIAN UNION SCHEME, 2012

(1) No.: .......... Rank: .......... Name: ..............................................

(2) Date of Birth: .................................................................

(3) Date of Joining Armed Forces: ............................

(4) Service: Army/Navy/Air Force: ............................

(5) Arms/Service: ............................................................

(6) Date of Commission/Attestation: ..........................

(7) Type of Commission: ................................................

(8) Present Address of Regt/Ship/Ship: ........................

(9) Permanent Home Address: .................................

(10) Name of Bank and Account No: ........................

Documents Enclosed: ..............................................................

(1) ........................................................................

(2) ........................................................................

(3) ........................................................................

Declaration
I hereby declare that whatever stated above is
true to the best of my knowledge and belief.

(Signature)

COUNTERSIGNATURE
Commanding Officer/OC Unit

Department of Housing Board
Goa Rehabilitation Board

Order

GRB/1/STAFF/12-13

The Goa Rehabilitation Board is pleased to
indicate the final sanctioned staff strength of
this Board as under:—
<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Designation of the post</th>
<th>Pay Band</th>
<th>Corresponding Pay Band</th>
<th>Grade pay</th>
<th>Sanctioned Strength</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Member Secretary</td>
<td>PB–3</td>
<td>15,600-39,100</td>
<td>5,400</td>
<td>1</td>
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<tr>
<td>2</td>
<td>Accountant</td>
<td>PB–2</td>
<td>9,300-34,800</td>
<td>4,200</td>
<td>1</td>
</tr>
<tr>
<td>3</td>
<td>Upper Division Clerk</td>
<td>PB–1</td>
<td>5,200-20,200</td>
<td>2,400</td>
<td>1</td>
</tr>
<tr>
<td>4</td>
<td>Jt. Stenographer</td>
<td>PB–1</td>
<td>5,200-20,200</td>
<td>2,400</td>
<td>1</td>
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<tr>
<td>5</td>
<td>Lower Division Clerk</td>
<td>PB–1</td>
<td>5,200-20,200</td>
<td>1,900</td>
<td>3</td>
</tr>
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<td>6</td>
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<td>~1S</td>
<td>4,440-7,440</td>
<td>1,300</td>
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</table>

This issues with the approval of Board.

Pandharinath N. Naik, Member Secretary.
V.No. A–5296/2012.