



GOVERNMENT OF GOA
DEPARTMENT OF SAINIK WELFARE
COLLECTORATE BUILDING
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No. DSW/5068/Adm/2023/115

Dated:-17/04/2023


To,
The Director General,
Directorate General Resettlement,
Department of Ex-Servicemen Welfare
West Block-IV, R.K.Puram,
New Delhi- 110066

Sub: **Resettlement of Ex-Servicemen (ESM) , Widows & Wards of Service Personnel Killed in Action**

Sir,

I am to refer to your DO letter No. 0515/DGR/Res-States/RMC dated 20 Mar 2023 addressed to the Chief Secretary, Government of Goa, Porvorim, Bardez, Goa received from Under Secretary (Home-II), Department of Home (General), on the subject cited above and to enclose herewith a list of Schemes provided by the State Government to the NOK of Service Personnel including Central Armed Police Forces Personnel killed in action alongwith photo copies of Official Gazette Series I No. 47 dated 18 Feb 2020, No. 51 dated 19 Mar 2015 and No. 30 dated 23 Oct 2014 under which the schemes are published for information and necessary action please.

Yours faithfully,


(Venugopal Nair)
Secretary,
Department of Sainik Welfare

Encl: As above

Copy to:-

The Under Secretary (Home-II),
Department of Home (Gen),
Secretariat, Porvorim, Goa.

for information w.r.t. to your letter
No.17/18/2020-HD(G)/DSW/1050
dated 11/04/2023.

केन्द्रीय पंजीकरण / Central Registry
पुनर्वास विभाग / Department of Resettlement
पानाजी, गोवा

**SCHEMES PROVIDED BY THE STATE GOVERNMENT TO THE NOK
OF SERVICE PERSONNEL KILLED IN ACTION**

The details of benefits/concessions provided by the State Government to the Ex-Servicemen, widows and their dependents who are Killed/Disabled in Action are as under:-

1. (a) Rs. 10.00 lakhs to the Next of Kin of deceased, death occurring in enemy action in international war or border skirmishes and action against militants, terrorists, extremists, insurgents etc.

(b) Rs. 3.00 lakhs to the disabled, disability occurring during enemy action in international war or border skirmishes and action against militants, terrorists, extremists, insurgents etc.
2. (a) Rs. 8.00 lakhs to the Next of Kin of the deceased, death occurring due to accidents in the course of performance of duties which is attributable to military service.

(b) Rs. 2.00 lakhs to disabled, disability occurring due to accidents in the course of performance of duties which is attributable to military service.
3. (a) Rs. 8.00 lakhs to the Next of Kin of the deceased, death occurring in the course of performance of duties which is attributable to acts of violence by terrorists, anti- social elements etc.

(b) Rs. 2.00 lakh to the disabled, disability occurring in the course of performance of duty which is attributable to acts of violence by terrorists, anti-social elements etc.
4. Job to one eligible family member of the deceased or permanently disabled as per education qualification.
5. Free education upto graduation level to the children of the personnel killed/permanently disabled.
6. Rs. 5000/- per month is provided to War Widows whose husband were killed in action prior to Jan 2000.

Panaji, 18th February, 2010 (Magha 29, 1931)

SERIES I No. 47

OFFICIAL GAZETTE

GOVERNMENT OF GOA

PUBLISHED BY AUTHORITY

INDEX

Department	Notification	Subject	Pages
1. Home Home-General Division Under Secretary	17/17/99-HD(G)	Scheme to administer special package and concessions/facilities to personnel/families of Indian armed forces of the State of Goa.	2575
2. Power Office of the Chief Electrical Engineer Secretary	14/1/CEE/TECH/5	Electricity Department as the Designated Agency.	2580

GOVERNMENT OF GOA

Department of Home

Home-General Division

Notification

17/17/99-HD(G)

The Government of Goa is hereby pleased to formulate the following Scheme to administer special package and concessions/facilities to personnel/families of Indian armed forces of the State of Goa who are killed/disabled in action or die in harness in the performance of their bonafide official duties, namely:—

1. *Short title and commencement.*— (1) This Scheme may be called the "Grant of ex gratia lumpsum amount to the Next of Kin of Deceased/Disabled Soldiers Scheme".

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

Ex gratia:

(a) Rs. 7.00 lakhs to the Next of Kin of deceased and Rs. 2.00 lakhs to the disabled on death/disability occurring during—

(i) enemy action in international war or border skirmishes; and

(ii) action against militants, terrorists, extremists, insurgents, etc.

(b) Rs. 5.00 lakhs to the Next of Kin of the deceased and Rs. 1.00 lakh to permanently disabled on death/disability occurring due to accidents in the course of performance of duties which is attributable to military service.

(c) Rs. 5.00 lakhs to the Next of Kin of the deceased and Rs. 1.00 lakh to the permanently disabled on death/disability occurring in the course of performance of duties attributable to acts of violence by terrorists, anti-social elements, etc.

Employment: Job to one eligible family member of the deceased or permanently disabled as per education qualification.

Education: Free education upto graduation level to the children of the personnel killed/ permanently disabled.

2. The condition and guidelines to be observed governing the payment of ex gratia lumpsum compensation in terms of these instructions are indicated in the annexure.

3. These shall apply to all cases of death/ disability in harness occurring on or after 01 October, 2008. In so far as cases of death/ disability which occurred prior to 01 October, 2008 are concerned, these shall be regulated and finalized in terms of the orders and instructions in force prior to the issue of these orders/instructions.

4. These orders/instructions supersede earlier orders issued on the subject.

Clause (a): Death/disability occurring during wars or borders skirmishes and action against militants, terrorists and extremists

1. The ex gratia compensation/concessions/ facilities under clauses (a), (b) and (c) of para 1 will be restricted only to those cases where Service Personnel are killed/permanently disabled in actual field operations. A higher rate of compensation has been prescribed in these cases having regard to the magnitude of hardships and risks involved in field operation, including combing operation against terrorists, militants, extremists, etc. This will generally be applicable only to the Service Personnel deployed along the borders, line of control, etc., as well as those engaged in combing terrorism/extremism/militancy and counter insurgency operations.

2. As indicated in para 1 of the letter, compensation, concession and facilities under this clause will be admissible to families of Service Personnel killed and the permanently disabled Service Personnel.

(a) In action in International Wars;

(b) While fighting in war-like situations or border skirmishes with any Country;

(c) In action against armed hostile, militants, terrorists;

(d) In counter insurgency operations;

(e) During laying or clearance of mines, including those laid by enemies, militants, terrorists, insurgents, etc., as well as in the cause of mine-snooping operations;

(f) As a result of exploding mines on route to an operational area;

(g) During battle inoculation as part of prescribed training exercise involving the use of live ammunition.

3. In addition, families of Service Personnel killed/permanently disabled after being kidnapped by militants, terrorists, extremists, insurgents, etc., because of the official position or with a view to spreading terror will also be entitled to the compensation under this clause.

Clause (b): Death/disability attributable to accidents while on duty

1. Death/disability, as a result of an accident while travelling in a public, private or official vehicle or otherwise of Service Personnel deputed to distribute dak, notices, courier, etc., or of Personnel on field duties.

2. Death/disability occurring due to an accident while travelling on bonafide official duties in a service aircraft.

3. Accidents during test flights of aircrafts and non-scheduled flight of chartered aircraft resulting in death/disability of Service Personnel on duty in public interest in such flights.

4. Death/disability, in train accidents of Service Personnel undertaking official journeys on duty.

5. Accidents to ships, destroyers, frigates, sub-marines, river steamers, etc., resulting in death/disability of Service Personnel undertaking official duty or journeys on duty by these modes or travel.

6. Death/disability, as a result of accidents, of Service Personnel while proceeding on raids against anti-social elements etc.

7. Death/disability, due to contact with live electric/power lines, of Service Personnel deployed on flood/cyclone/earthquake and accident relief activities.

8. Death/disability, due to electrocution, of Service Personnel engaged in rectification of defects in generation and distribution of electricity.

9. Death/disability of Service Personnel due to accidents while engaged in rectification of defects in machinery and equipment.

10. Death/disability of Service Personnel due to accidental explosion of boilers, storage tanks of inflammable materials, chemicals, etc.

11. Death/disability of Service Personnel due to fire accidents while on duty.

12. Death/disability of Service Personnel engaged in fire fighting operation.

Clause (c): Death/disability attributable to acts of violence by terrorists, anti-social elements, etc.

1. Death/disability resulting from acts of violence or assault by terrorists, smugglers, dacoits, anti-social elements, etc., against individual Service Personnel.—

(a) with the intention of deterring of preventing him from performing his duties; or

(b) because of any act done or attempted to be done in the lawful discharge of his duties; or

(c) because of his official position.

2. Service Personnel killed/disabled in the course of performance of their duties as result of violence or attack by armed hostile, extremists, terrorists, anti-social elements, etc.

3. Service Personnel on duty, killed/disabled in incident of terrorists violence other than in actual operations and encounters.

4. Death/disability, due to stone throwing, use of weapons and other violent acts by demonstrations, anti-social elements, etc. Service Personnel while employed in aid to civil administration in quelling agitations, protest demonstrations, riots, etc.

5. Death/disability of Service Personnel while proceeding on raids against anti-social elements, etc., attributable to attacks by the parties so raided, including anti-social elements.

6. Death/disability of Service Personnel while on duty, an unwilling victim of bomb blast in public places or vehicles, indiscriminate shooting incidents in public, etc. often resorted to by terrorists, anti-social elements, etc.

Conditions governing the payment of ex gratia lumpsum compensation and guidelines to be observed

1. The main condition to be satisfied for the payment of the ex gratia lumpsum compensation in the specified circumstances is that the death/disability of the Service Personnel concerned should have occurred in the actual performance of bonafide official duty.

2. Powers having been delegated to the Administrative Department to sanction ex gratia payment under these orders, they are to satisfy themselves that the death/disability of the Service Personnel to be compensated by the payment of the lumpsum ex gratia to the family in fact occurred in the actual performance of bonafide official duties. This could be done on the basis of medical and other documents relating to the case.

3. Even if a Service Personnel had died/disabled in such circumstances a medical report could not be sourced, the nexus and

casual connection with Service Headquarters would need to be adequately established in determining the entitlement to the ex gratia lumpsum payment. In deciding this issue, all evidence (both direct and circumstantial) shall be taken into account and the benefit of reasonable doubt given to the claimant. The benefit of reasonable doubt will be extended more liberally in field service cases.

4. In cases of accidents to commercial aircraft resulting in the death of passengers, compensation is payable to the Next of Kin by the National or Private Airline concerned in terms of international conventions. The ex gratia lumpsum compensation in terms of these orders will therefore not be admissible in addition in the event of death due to accidents while travelling on duty by commercial aircraft and shall be restricted only to those cases where death occurs in an accident while travelling on duty by Service Aircraft.

5. Railways also pay compensation to the Next of Kin of passengers killed in train accidents. Therefore, the ex gratia compensation admissible in terms of clause (b) of Para 1 of these orders shall be reduced by the compensation, if any received by the Next of Kin of Service Personnel killed or permanently disabled in train accidents while travelling on duty.

6. Ex gratia compensation under clause (c) of Para 1 will be admissible to Service Personnel killed/disabled while employed in aid of the civil administration in quelling agitations protest demonstrations, riots, etc., are resorted to by members of the public, political parties, etc., or by other public servants, including police personnel. In addition, in the context of a perceptible increase in violence related incidents over the years, Service Personnel on duty could become unwilling victims of bomb blasts in public places or vehicles, indiscriminate shooting incidents in public etc. The compensation under clause (c), will also, therefore, be admissible in cases of death/disability in such incidents, provided the

Service Personnel concerned were actually on duty at the relevant time.

7. Cases of death/disability resulting from acts of violence or assault by terrorists, anti-social elements, etc., against a Service Personnel with the intention of deterring or preventing him from performing his duties; or because of any act done or attempted to be done by such Service Personnel in the lawful discharge of his duties; or because of his official position will also be covered under clause (c).

8. Ex gratia compensation under clause (a) of Para 1 will generally be restricted only to those cases where death/disability of the Service Personnel is directly caused by actual field operations. In addition, families of Service Personnel killed/disabled after being kidnapped by militants, terrorists, extremists, insurgents, etc., because of their official position or with a view to spreading terror will also be entitled to the compensation under this clause.

9. The ex gratia compensation in the circumstances specified in these orders shall be admissible in addition to such other benefits as may be admissible under the Liberalized Pensionary Award Scheme, as the case may be. This will also be mutually exclusive of such other benefits as may be admissible under the Group Insurance Scheme of the respective Defence Services Fund and will be payable in addition to such benefits.

10. In determining the admissibility of the ex gratia compensation payable from Central Government Funds, ex gratia, if any, made to families of the deceased/disabled Service Personnel from any other State under whose jurisdiction the operation took place/death occurred shall not be taken into account and shall be excluded.

11. In certain cases relief is also provided to families of deceased Service Personnel from sundry Government sources, such as the Prime Minister's Relief Fund, Chief Minister's

Relief Fund, etc., in such cases, it should be ensured that the aggregate of the relief/ex gratia compensation paid from different sources does not exceed Rs. 15.00 lakhs in each individual case.

12. In view of the fact that the ex gratia compensation in terms of these orders is payable to the families of the deceased Service Personnel/permanently disabled Service Personnel default or contributory negligence, if any, on the part of the Service Personnel concerned shall not be taken into account in sanctioning the compensation.

13. Special concessions and facilities like employment to one eligible family member as per education qualification and free education upto graduation level will be applicable to the Service Personnel killed/permanently disabled due to death/disability occurring during enemy action in international war or borders skirmishes and action against militants, extremists, terrorisms, insurgents, etc.

Eligibility

1. For claiming the special package of ex gratia grant, the eligibility conditions are as under:—

(a) The Service Personnel must be of Goan origin, or born in Goa and domiciled in the State of Goa for a minimum period of 15 years.

(b) Next of Kin should be of Goan origin or domiciled in the State of Goa continuously for a minimum period of 15 years.

Documents required

1. For claiming the ex gratia grant, the Next of Kin/Service Personnel must produce the undermentioned documents.

(a) The Next of Kin/Service Personnel should submit an application with brief details of the deceased/permanently disabled Service Personnel.

(b) The application shall be accompanied by proof of casualty issued by competent authority like brief detail of the operations/ /circumstances leading to casualty, medical certificate issued by Service Hospital/ /Government Hospital, Personnel Occurrence Report/Part II Order, etc.

2. On receipt of application from the Next of Kin/Service Personnel, the Department of Sainik Welfare will process the case to the Government through the Administrative Department for consideration and approval.

Presenting of ex gratia grant

1. The ex gratia grant will be presented to the Next of Kin/permanently disabled Service Personnel by the hands of H.E. the Governor of Goa or Hon'ble Chief Minister of Goa in a public function on special occasion like Republic Day, Independence Day, Goa Liberation Day, etc.

Budget Provision

1. The provision of the ex gratia grant for the Next of Kin/permanently disabled Service Personnel shall be made in the Contingency/ /Revised Budget allocation under the following Budget Head: 2235 — Social Security and Welfare, 60 — Other Security and Welfare Programme, 200 — Other Programmes, 60 — Ex gratia to Next of Kin/permanently disabled Service Personnel.

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

Siddhivinayak Surendra Naik, Under Secretary (Home).

Porvorim, 11th February, 2010.

Department of Power

Office of the Chief Electrical Engineer

Notification

14/1/CEE/TECH/5

In exercise of powers conferred under Clause (d) of Section 15 of the Energy Conservation Act, 2001 (Central Act 52 of 2001) (hereinafter referred to as the "said Act"), the Government of Goa hereby designate the Electricity Department, Government of Goa as the "Designated Agency" to co-ordinate, regulate and enforce the provisions contained in the said Act

within the State of Goa with immediate effect.

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

S. Kumaraswamy, Secretary (Power).

Porvorim, 5th February, 2010.

**Corrigendum**

The date of the Order No. 11/176/09-CLM/70/254 from Department of Legal Metrology published in Official Gazette Series I No. 46 dated 11-2-2009, may be read as "30th January, 2009" instead of "30th January, 2010".

www.goagovt.nic.in/gazette.htm

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Panaji, 19th March, 2015 (Phalguna 28, 1936)

SERIES I No. 51

OFFICIAL GOVERNMENT OF GOA GAZETTE

PUBLISHED BY AUTHORITY

NOTE

There are two Extraordinary issues to the Official Gazette, Series I No. 50 dated 12-3-2015, as follows:—

(1) Extraordinary dated 12-3-2015 from pages 1601 to 1612 regarding augmentation of stage carriage operations by way of inclusion of new routes for operation by both the State Transport Undertakings i.e. K.T.C. and K.S.R.T.C., — Not. No. 6/19/95-TPT/887 from Department of Transport (Directorate of Transport).

(2) Extraordinary (No. 2) dated 16-3-2015 from pages 1613 to 1614 regarding declaration of Chorla Ghat area in Madei Wildlife Sanctuary as a "Plastic Free Zone". — Not. No. 102-10-2014/STE-Dir/1763 from Department of Environment.

INDEX

Department	Notification/Order	Subject	Pages
1. Civil Supplies & Consumer Affairs Dir. & ex officio Jt. Secy.	Not.-DCS/ENF/Con-Order/Ker/14-15/434	Amendment to the Kerosene (Restriction on use and Fixation of Ceiling Price) Order, 1993.	1615
2. Home Under Secretary	Not.-17/17/99-HD(G)/814	Enhancing Grant of Ex-gratia lumpsum amount to the Next of Kin of deceased/disabled Soldier.	1616
3. a. Law & Judiciary Under Secretary	Not.- 10/3/2014-LA	The Telecom Regulatory Authority of India (Amendment) Act, 2014.	1617
b. —do—	Not.- 10/3/2014-LA/168	Andhra Pradesh Reorganisation Act, 2014.	1618
4. Social Welfare Dir. & ex officio Jt. Secy.	Ord.- 85-5-98/SDB/PART (Vol.III)/8892	Change of nomenclature of the scheme of Pre-Matric Scholarship.	1684
5. Printing & Stationery		Subscription Rates.	1684

GOVERNMENT OF GOA

Department of Civil Supplies & Consumer Affairs

Notification

DCS/ENF/Con-Order/Ker/14-15/434

Order bearing No. G.S.R. 41(E) dated 19th January, 2015 issued by the Ministry of Petroleum and Natural Gas, Government of India published in part II section 3 sub-section (i) of the Gazette of India (Extraordinary) dated 19th January, 2015 making order further to amend the Kerosene (Restriction on use and Fixation

of Ceiling Price) Order, 1993 is hereby republished for general information of the public.

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

Panaji, 16th March, 2015.

MINISTRY OF PETROLEUM AND
NATURAL GAS

Order

New Delhi, the 19th January, 2015

G.S.R. 41(E).— In exercise of the powers conferred under section 3 of the Essential

Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following order further to amend the Kerosene (Restriction on Use and Fixation of Ceiling Price) Order, 1993, namely:—

1. (1) This Order may be called the Kerosene (Restriction on Use and Fixation of Ceiling Price) Amendment Order, 2015.

(2) It shall come into force on the date of its publication in the Official Gazette.

2. In the Kerosene (Restriction on Use and Fixation of Ceiling Price) Order, 1993 (hereinafter referred to as the principal Order), in clause 2, —

(a) after sub-clause (g), the following sub-clause shall be inserted, namely:—

'(ga) "Non-PDS Kerosene" means all kerosene other than PDS kerosene;'

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

'(ia) "PDS Kerosene" means the kerosene distributed under the Public Distribution System as distinguishable under clause 8;'

3. In the principal Order, in clause 3, in sub-clause (c), the words and letters "and IBP Co. Limited" shall be omitted.

4. In the principal Order, in clause 7,—

(a) for sub-clauses (d) and (f), the following sub-clauses shall be substituted, namely:—

"(d) The Indian Oil Corporation Limited, Hindustan Petroleum Corporation limited and Bharat Petroleum Corporation Limited shall ensure that quality checks are carried out so that the kerosene meets the specification under Bureau of Indian Standards specification No. IS-1459 in all respects before the indigenously produced kerosene is sold and in case of imported kerosene, before the imported kerosene is discharged into the storage infrastructure at the Port or sold;"

(f) The Parallel Marketeer shall be allowed to package and sell non-PDS kerosene in compliance with the

provisions of the Act, the rules and regulations made thereunder and the laws for the time being in force, as may be applicable;"

(b) sub clause 7 (g) shall be omitted.

5. In the principal Order, clause 7A shall be omitted.

6. In the principal Order, after clause 11, the following proviso shall be inserted, namely:—

"Provided that parallel marketeers' (complying with the provisions of the Order), and Superior Kerosene Oil (SKO) wholesale dealers' (appointed by the Government Oil Company) activities of supply, distribution, trade and commerce of non-PDS Kerosene shall be exempted from the provisions of this Order."

7. In the principal Order, Schedules, A, B, C and D shall be omitted.

[F.No. P-45011/94/2012-Dist]

DR. NEERAJ MITTAL, Jt. Secy.

Note : The principal Order was published in the Gazette of India, Extraordinary, Part II, section 3, sub-section (i) vide number G.S.R. 584(E) dated the 2nd September, 1993 and subsequently amended vide the following number:

1. G.S.R. 509(E), dated the 19th June, 1995.
2. G.S.R. 126(E), dated the 8th March, 1996.
3. G.S.R. 638(E), dated the 21st October, 1998.
4. G.S.R. 105(E), dated the 22nd February, 2001.
5. G.S.R. 931(E), dated the 5th December, 2003.
6. G.S.R. 405(E), dated the 6th July, 2006.
7. G.S.R. 19(E), dated the 12th January, 2007.
8. G.S.R. 2(E), dated the 1st January, 2009.

◆◆◆

Department of Home
Home-General Division

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Notification

17/17/99-HD(G)/814

Read:- Notification No. 17/17/99-HD(G) dated 11-02-2010.

Government of Goa is pleased to amend the above mentioned Notification and enhance the lumpsum ex-gratia payment payable to the next of kin of deceased/disabled under "Grant

of Ex-gratia lumpsum amount to the Next of Kin of deceased/disabled Soldier" as follows:—

Ex-gratia.— 1. (a) **Rs. 10.00 lakhs** to the next of kin of deceased, death occurring in enemy action in international war or border skirmishes and action against militants, terrorists, extremists, insurgents etc.

(b) **Rs. 3.00 lakhs** to the disabled, disability occurring during enemy action in international war or border skirmishes; and action against militants, terrorists, extremists, insurgents etc.

2. (a) **Rs. 8.00 lakhs** to the next of kin of the deceased, death occurring during due to accidents in the course of performance of duties which is attributable to military service.

(b) **Rs. 2.00 lakhs** to disabled, disability occurring due to accidents in the course of performance of duties which is attributable to military service.

3. (a) **Rs. 8.00 lakhs** to the next of kin of deceased, death occurring in the course of performance of duties which is attributable to acts of violence by terrorists, anti-social elements etc.

(b) **Rs. 2.00 lakhs** to the disabled, disability occurring in the course of performance of duties attributable to acts of violence by terrorists, anti-social elements etc.

However, the sanctioning authority should sanction the Goa State ex-gratia lumpsum payment in such a manner that the total amount does not exceed Rs. 20.00 lakhs i.e. ex-gratia lumpsum amount from all sources should not exceed Rs. 20.00 lakhs.

It shall come into force from the date of its publication in the Official Gazette.

This issues with the concurrence of the Finance (Expenditure) Department vide their U. O. No. 1483019/F dated 31-01-2015.

The remaining contents shall remain unchanged.

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

Neetal P. Amonkar, Under Secretary (Home).

Porvorim, 16th March, 2015.

Department of Law & Judiciary

Legal Affairs Division

Notification

10/3/2014-LA

The Telecom Regulatory Authority of India (Amendment) Act, 2014 (Central Act No. 20 of 2014), which has been passed by Parliament and assented to by the President on 17-7-2014 and published in the Gazette of India, Extraordinary, Part II, Section 1, dated 18-7-2014, is hereby published for the general information of the public.

Julio Barbosa Noronha, Under Secretary (Law).

Porvorim, 10th March, 2015.

THE TELECOM REGULATORY AUTHORITY OF INDIA (AMENDMENT) ACT, 2014

AN

ACT

further to amend the Telecom Regulatory Authority of India Act, 1997.

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 Telecom Regulatory Authority of India (Amendment) Act, 2014.

(2) It shall be deemed to have come into force on the 28th day of May, 2014.

2. *Amendment of section 5.*— In the Telecom Regulatory Authority of India Act, 1997 (hereinafter ²⁴ of 1997, referred to as the principal Act), in section 5,—

(i) for sub-section (8), the following sub-section shall be substituted, namely:—

“(8) The Chairperson and the whole-time members shall not, for a period of two years from the date on which they cease to hold office as such, except with the previous approval of the Central Government, accept—

(a) any employment either under the Central Government or under any State Government; or

Panaji, 23rd October, 2014 (Kartika 1, 1936)

SERIES I No. 30

OFFICIAL GAZETTE



GOVERNMENT OF GOA

PUBLISHED BY AUTHORITY

NOTE

There is one Extraordinary issue to the Official Gazette, Series I No. 29 dated 16-10-2014, namely, Extraordinary dated 20-10-2014 from pages 1141 to 1142 regarding revised fares for Shuttle Services of Kadamba Transport Corporation Ltd.— Not. No. D.Tpt/EST/922/Vol-II/2014/3649 from Department of Transport.

INDEX

Department	Notification/Order	Subject	Pages
1. Co-operation Registrar & ex offi. Jt. Secy.	Not. - 42/1(B)/2012/TS/RCS	Date of enforcement for the Goa Co-operative Societies (Amendment) Act, 2014.	1143
2. Finance Commissioner & Secretary	Not. - 1/10/2014/Fin(Audit)	Entrustment to the Comptroller & Auditor General of India the audit of accounts of Goa University.	1144
3.a. Home Under Secretary	Ord. - 17/49/2012-HD(G)/ /3268	Creation of post— Department of Sainik Welfare, Panaji-Goa.	1144
b. —do—	Not. - 17/49/2012-HD(G)/ /3269	Facilities and <i>ex-gratia</i> grant to the next kin of deceased Central Armed Police Forces Personnel belonging to the State of Goa.	1145
c. —do—	Not. - 2/37/2011-HD(G)/ /Part/3216	Goa Poisons Possession and Sale Rules, 2014.	1145
4. Personnel Additional Secretary	Not. - 1/9/2014-PER	R.R.— Office of the Commandant General Home Guards and Director of Civil Defence.	1150
5. Tribal Welfare Dir. & ex officio Jt. Secy.	Ord. - 1-58-2012-13/ /GCSCST/5427	Revival of post— Directorate of Tribal Welfare.	1153

GOVERNMENT OF GOA

Department of Co-operation

Office of the Registrar of Co-operative Societies

Notification

42/1(B)/2012/TS/RCS

In exercise of the powers conferred by sub-section (2) of section 1 of the Goa Co-operative Societies (Amendment) Act,

2014 (Goa Act 20 of 2014) (hereinafter referred to as the said Act), the Government of Goa hereby appoints the 23rd day of October, 2014, as the date on which the said Act shall come into force.

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

J. B. Bhingui, Registrar & ex officio Joint Secretary (Co-op. Societies).

Panaji, 20th October, 2014.

Department of Finance

Audit Division

Notification

1/10/2014/Fin(Audit)

The Governor of Goa in consultation with the Comptroller and Auditor General of India is pleased to entrust in public interest, the audit of the accounts of Goa Univeersity, Taleigao Plateau under section 19(3) of the Comptroller and Auditor General of India (Duties, Powers and Conditions of Service) Act, 1971 to the Comptroller and Auditor General of India for a period of 5 years from 1-4-2015 to 31-3-2020 on the terms and conditions specified in Annexure appended hereto.

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

P. Krishnamurthy, Commissioner & Secretary (Finance).

Porvorim, 15th October, 2014.

ANNEXURE

Terms and conditions

1. The CAG of India may suggest the appointment of a Primary Auditor to conduct the audit on his behalf and on the basis of directions/guidelines issued by him. Where such an auditor is appointed, the fees will be payable by the Institution to that auditor. Where such an auditor is not appointed, expenditure incurred by CAG of India in connection with the audit will be payable to him by the Institution.

2. In addition to audit to be conducted by the Primary Auditors, where so appointed, CAG of India will have the right to conduct test check of the accounts and to comment on and supplement the report of the Primary Auditor.

3. The CAG of India or any person appointed by him in connection with the audit shall have the same rights, privileges and authority as the CAG has in connection with the audit of Government accounts.

4. The result of audit will be communicated by CAG or any person appointed by him to the Governing body who shall submit a copy of the report along-with its observations to the Government. The CAG will also forward a copy of the report direct to Government.

5. The audit entrusted to the CAG in public interest will be for a period of 5 years accounts from 1-4-2015 to 31-3-2020 in the first instance, subject to review of the arrangement after that period.

6. The scope, extent and manner of conducting audit shall be as decided by the CAG of India.

7. The CAG will have the right to report to Parliament/State Legislature the results of audit at his discretion.



Department of Home

Home—General Division

Order

17/49/2012-HD(G)/3268

Sanction of the Government is hereby accorded for creation of 1 (one) post of Lower Division Clerk in the pay scale of Rs. 5,200-20,200+G.P. 1900 in the Department of Sainik Welfare, Panaji-Goa.

This issues with the approval of ARD vide their U. O. No. 1092/F dated 18-7-2014 and concurrence of Finance (Rev. & Cont.) Department vide their U. O. No. 1461000/F dated 12-8-2014 in relaxation to the ban imposed vide O. M. No. 8/3/2006-Fin(R&C) dated 20-11-2006 and subject to availability of funds.

The Cabinet in its LXXth Cabinet Meeting has approved the creation of 1 (one) post in the Department of Sainik Welfare, Panaji-Goa.

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

Neetal P. Amonkar, Under Secretary (Home).

Porvorim, 14th October, 2014.

Notification

17/49/2012-HD(G)/3269

Read: Government Notification No. 17/17/
/99-HD(G) dated 11-2-2010.

The Government of Goa is hereby pleased to include the **Central Armed Police Forces Personnel in the category of Ex-servicemen for providing facilities and *ex-gratia* grant to the next kin of deceased Central Armed Police Forces Personnel** belonging to the State of Goa who sacrifices their life in the service of the Country as provided to the members of the Armed Forces published vide Notification No. 17/17/99-HD(G) dated 11-2-2010.

This Notification shall come into force with immediate effect.

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

Neetal P. Amonkar, Under Secretary (Home).
Porvorim, 14th October, 2014.

Notification

2/37/2011-HD(G)/Part/3216

The following draft Rules which are proposed to be made under sections 2 and 8 of the Poisons Act, 1919 (Act 12 of 1919) (hereinafter referred to as the "said Act") are hereby pre-published as required by sub-section (2) of section 8 of the said Act, for the information of all the persons likely to be affected thereby and notice is hereby given that the said draft Rules will be taken into consideration by the Government on the expiry of a period of 15 days from the date of publication of this Notification in the Official Gazette.

All objections/suggestions to the said draft Rules may be forwarded to the Additional Secretary to the Government of Goa, Home Department, Secretariat, Porvorim, before the

expiry of the said period of 15 days from the date of publication of this Notification in the Official Gazette, so that they may be taken into consideration at the time of finalization of the said draft Rules, by the Government.

DRAFT RULES

In exercise of the powers conferred by sections 2 and 8 of the Poisons Act, 1919 (Central Act 12 of 1919), the Government of Goa hereby makes the following rules, namely:—

1. *Short title and commencement.*— (1) These rules may be called the Goa Poisons Possession and Sale Rules, 2014.

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

2. *Definitions.*— In these rules, unless the context otherwise requires,—

(a) "Act" means the Poisons Act, 1919 (Central Act 12 of 1919);

(b) "dealer" means a person holding license under these rules;

(c) "License" means license issued under these rules;

(d) "Licensing authority" means the District Magistrate or any other officer authorized by the Government to grant a license;

(e) "Licensee" means a holder of a license under these rules;

(f) "notification" means a notification published in the Official Gazette;

(g) "Form" means a form appended to these rules;

(h) "Schedule" means the Schedule appended to these rules;

(i) "Sale" means any sale by a dealer to another dealer or by a dealer to any