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GOVERNMENT OF GOA
Department of Agriculture
Directorate of Agriculture

Notification
3/4/Agron/PPG/3-2(3)/2013-14/D.Agri

The following scheme approved by Government of Goa is hereby published for general information of the public.

1. Short title & commencement.— The scheme shall be called “Assistance for fencing”.

It shall come into force with immediate effect and shall remain in force till it is withdrawn or amended by the Government of Goa.

2. Objectives.— (i) To save crops from damage due to domestic and wild animals.
   (ii) To encourage area expansion of crops specially horticultural crops.
   (iii) To facilitate double/multiple cropping in field and horticultural crops.
   (iv) Improve economic viability of farming.

3. Eligibility.— (i) Farmer should be carrying out agricultural activities in the State.
   (ii) He should have right to the plot to be fenced either as sole owner, co-owner, lessee or on contract.
   (iii) He should be cultivating minimum 0.2 ha in general. However, in case of field crops like paddy, pulses, oilseeds, vegetables, flowers and short gestation high investment fruit crops like banana, papaya and pineapple, minimum area of 0.1 ha will be considered for barbed/G.I wire, wire mesh provided there is no dwelling unit in the plot. Minimum area will be 500 sq. mtrs. in case of traditional small vegetable growers and those raising nurseries of vegetables, paddy etc. for erecting removable barbed/G.I. wire/wire mesh fencing.
   (iv) Farmers having different sizes of holdings coming together to jointly fence their farms forming an informal or formal (registered) farmer’s society or group will also be eligible.
   (v) The farmer should ideally take up intercrop or additional crops after fencing is done.
   (vi) Private Limited Companies and Institutions involved in agriculture as a major activity will also be eligible.

4. Pattern of Assistance.— (A) Assistance for Traditional Fencing:

   • Assistance of 75% for general category and 90% for SC/ST category farmers shall be provided on the all types of fences except power fences as under.
     (i) Barbed/G.I. Wire Fencing.—
     • The barbed/G.I. wire fencing with minimum 3 lines and maximum seven lines shall be provided assistance @ Rs. 12.00/ /Rs. 14.40 per meter per line or 75%/90% on cost of materials and labour whichever is less for general category and SC/ST category respectively.
     (ii) Stone Wall Fencing.
     • The standard stone wall will be of minimum 0.5m. width at base, 0.25 m. width at top and height of 1.2 meter above ground. Available material like rubble/boulder, laterite bricks, river stones etc., may be used for fencing. Subsidy of 75% limited to Rs. 300/- per RM will be provided for general category farmers and 90% subsidy limited to Rs. 360/- per RM will be provided for SC/ST category farmers.
     (iii) G.I. or synthetic chain link or wire mesh fencing:
     • Subsidy limited to Rs. 150/- per R.M. (Rs. 180/- for SC/ST category) would be
provided towards cost of G.I. wire mesh and labour for fence of minimum 1.2 m height above ground level. In addition, subsidy for poles as in barbed wire fencing will also be provided.

(B) Solar Powered Battery Fencing:—

• Such fence will consist of an energizer, solar panel, battery, fence monitoring equipment, insulation material, poles and minimum two lines of wire.

• The poles may be MS Hot Dip galvanized type MS Ecopainted, RCC or of stone.

• The subsidy will be 90% of admissible cost to all farmer categories restricted to Rs. 2.00 lakhs for individuals.

• The fencing will have to be erected only through dealers registered with the Directorate of Agriculture.

There will be no ceiling limit for length or subsidy in case of registered farmer groups taking up such fencing in large compact blocks. The subsidy already availed for other types of fencing by farmers installing solar powered battery fencing will be taken into account while computing admissible subsidy for solar power fencing.

(C) Special fencing assistance for small vegetable growers:—

Subsidy for Barbed/G.I. wire or wire mesh fencing including poles shall be provided for traditional vegetable growers cultivating plots of minimum 500 meters area as well as for paddy and vegetable growers raising specialized nurseries such as mat nursery of paddy etc. Vegetable growers cultivating Communidade lands for one season a year shall also be eligible by furnishing declaration.

Farmers coming together to jointly fence their consolidated plots with formation of a group of farmers, societies etc., shall also be eligible for 75% assistance but without ceiling limit of Rs. 2.00 lakh subsidy. So also, individual farmers forming an informal group to jointly protect their adjacent plots fenced and within over all subsidy limit for individuals. However, there will be no ceiling limit for subsidy for the informal group as a whole.

5. Guidelines and procedure.— (i) The interested farmer shall submit his application with cost estimate in advance before commencement of work. Whenever the farmer wants to avail loan from bank/financial institution the project feasibility report shall be enclosed and submitted to the Zonal Agriculture Officer along with the land documents as per Annexure-I.

(ii) Zonal Agriculture Officer (ZAO) would scrutinize the proposal for the documents required and inspect the site and submit the same for administrative approval to the Directorate of Agriculture.

(iii) The scheme shall be monitored by Agronomy section at Directorate of Agriculture. The Dy. Director of Agriculture, I/C agronomy shall examine and verify the proposal and convey approval within a period of 10 working days from receipt of the proposal to the farmer and the Zonal Agricultural Officer.

(iv) The farmer after completion of fence in all respects shall report to Zonal Agricultural Officer and submit all relevant expenditure bills/vouchers to ZAO. In case where the loans are taken, the completed case shall be forwarded through such bank to ZAO.

(v) Zonal Agriculture Officer shall inspect the fence after receipt of completion letter from the farmer and submit the application and other relevant documents along with expenditure bills/voucher towards construction of fence and completion.
(vi) The Dy. Director of Agriculture, I/C Agronomy shall scrutinize the documents and check random cases and the proposal shall be forwarded to Accounts section for financial sanction. The availability of funds and pre-audit requirements shall be complied with by the Accounts Officer of the Directorate of Agriculture before submission for the sanction of Director of Agriculture.

(vii) The Director of Agriculture shall sanction and order shall be issued by the Agronomy Section for payment of subsidy through Electronic Clearing System (ECS).

6. Relaxation.— The Government shall be empowered to relax any or all clauses or conditions of the scheme in genuine cases. However for release of financial assistance in such case will be considered only with the approval of Finance (Exp.) Department.

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

8. Redressal of Grievances and Disputes.— Grievances if any, arising out of the implementation of this scheme, shall be heard and decided by the Minister for Agriculture and the decision of the Minister for Agriculture in this regard shall be final and binding on all concerned.

This issues with the concurrence of the Finance Department under their U.O. No. 147740 dated 14-06-2013.

By order and in the name of Governor of Goa.

S. S. P. Tendulkar, Director & ex officio Joint Secretary (Agriculture).

Caranzalem, 2nd July, 2013.

\[\text{Notification} \]

3/4/Agron/PPG/3-2(2)/2013-14/D. Agri

The following scheme approved by Government of Goa is hereby published for general information of the public.

1. Short title & commencement.— (i) The scheme shall be called “Special programme for promotion of groundnut cultivation”.

(ii) It shall come into force with immediate effect and shall remain in force till it is withdrawn or amended by the Government of Goa.

2. Objectives.— (i) Increase Seed Replacement Rate (SRR) in groundnut.

(ii) Making quality seed available to the farmers in time.

(iii) Introduce improved higher yielding groundnut varieties for cultivation.

(iv) Make available varieties with select qualities like bolder kernel size for table consumption.

(v) Establish seed production clusters to reduce dependence on irregular supply from out of State agencies.

(vi) Increase returns through paddy-groundnut cropping system.

3. Eligibility.— (i) Farmer residing and cultivating groundnut in the State in his own land, or land under tenancy or on lease with verbal or written agreement.

(ii) Minimum 0.05 ha (500 sq. meters) area should be cultivated under groundnut during the season.

(iii) Farmer should register with the Zonal Agriculture Officer of his area before the sowing season.
(iv) He should possess EPIC or Adhaar Card issued in the State.

(v) Farmers coming forward to cultivate groundnut as a group under aegis of SHG or User Group or other farmers Association/Society for cultivation jointly or individually among the member.

4. Pattern of Assistance.— The programme will be operated through two channels.

(i) Seed for general cultivation:—

- Quality seed required for entire Kharif and Rabi groundnut area will be procured from National Seeds Corporation (NSC) Ltd.; National Agricultural Co-operative Federation of India (NAFED) Ltd.; other State Seeds Corporation of neighboring States or from identified seed producers from the State and made available to farmers.

- The seeds will be made available on payment of token cost of Rs. 5/- per kg. to farmers who have registered for groundnut cultivation. The seed rate for such supply shall be 150 kg. pods per hectare.

(ii) Seed for seed production clusters:—

- In order to overcome shortage of groundnut seed during Rabi season, in particular, seed production clusters will be established mainly in the three major groundnut growing Talukas of Pernem, Bardez and Bicholim.

- Certified or foundation seed of the recommended groundnut varieties like GPBD-4, TAG-24 etc., will be procured through National or State Level Seed Corporations or locally identified seed producers and will be supplied on payment of token cost of Rs. 5/- per kg. to the selected farmers in the clusters based on the area to be covered.

- The standard seed rate will be 150 kg. per hectare.

- This programme will be dovetailed with other schemes of the Department such as custom service for land preparation, subsidy on soil conditioners, bio-control agents etc.

- The quality seed so produced will be procured from farmers in these clusters at rates based on those of NSC Ltd.

- Such seed after processing, if any, will be supplied during the subsequent cropping season on token payment of Rs. 5/- per kg. to the already identified and registered farmers.

The cost of the entire programme will be borne under the State Sector Scheme “Crop Production and Input Management”. Any assistance available through Rashtriya Krishi Vikas Yojana (RKVY) will be adjusted within the total seed subsidy provided under this scheme.

5. Guidelines and procedure.— (i) The farmer will first register with the Zonal Agriculture Officer of his jurisdiction by applying in the prescribed common application form before sowing season showing his willingness for cultivation of groundnuts.

(ii) The Zonal Agriculture Officer will verify that the area is feasible for groundnut cultivation and after scrutinizing documents, enter the name of the farmer in a register maintained for the purpose.

(iii) The register shall be maintained village-wise.

(iv) Seed will be provided on pro-rata basis according to area to be cultivated @ 150 kg. pods per hectare.

(v) The seed will be issued vide delivery challan singly or jointly duly acknowledged by each of the recipients as per the quantity supplied.

(vi) The Zonal Agriculture Officer concerned will prepare an Utilization Certificate in the standard format along with list of beneficiaries with details and forward the same to the Directorate of Agriculture for record and monitoring.
6. Relaxation.— The Government shall be empowered to relax any or all clauses or conditions of the scheme in genuine cases. However for release of financial assistance in such case will be considered only with the approval of Finance (Exp.) Department.

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

8. Redressal of Grievances and Disputes.— Grievances if any, arising out of the implementation of this scheme, shall be heard and decided by the Minister for Agriculture and the decision of the Minister of Agriculture in this regard shall be final and binding on all concerned.

This issues with the concurrence of the Finance Department under their U.O. No. 1477480 dated 11-6-2013.

By order and in the name of Governor of Goa.

S. S. P. Tendulkar, Director & ex officio Joint Secretary (Agriculture).

Caranzalem, 28th June, 2013.

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Notification

3/4/Agron/PPG/3-2(1)/2013-14/D.Agri

The following scheme approved by Government of Goa is hereby published for general information of the public.

1. Short title & commencement.— (i) The scheme shall be called “Assistance for High Yielding and Certified Seed”.

(ii) It shall come into force with immediate effect and shall remain in force till it is withdrawn or amended by the Government of Goa.

2. Objectives.— (i) To provide quality seed of paddy, groundnut and pulses to farmers and increase Seed Replacement Rate (SRR) to recommended levels.

(ii) To popularize coverage under high yielding/improved varieties.

(iii) To ensure timely availability of seed.

(iv) To promote higher productivity & production of food grain crops and food security of the State.

3. Definition.— (i) High yielding seed: The produce of the seasonal cereal crops or oilseeds or pulses which is used for multiplication and raising of next generation of the crop and which has potential for higher yields than the conventional varieties.

(ii) Farmer: Cultivator growing field crops of paddy, groundnut, and pulses on his own land, land under tenancy or land on lease or with verbal agreement with the titled owner of the land. Persons cultivating cereals or pulses or oilseed individually or jointly as members of a group under common arrangements shall be also considered as farmers for the purpose of assistance under the scheme.

4. Eligibility.— (i) Farmers growing paddy, pulses, oil seeds and other field crop in the State of Goa.

(ii) Farmers Clubs, Farmers Associations and Self Help Groups registered under Societies Act and/or with the National Bank for Agriculture and Rural Development (NABARD) or with the Directorate of Agriculture with members cultivating field crops collectively or individually.

5. Pattern of Assistance.—

• The three approved agencies in co-operative sector i.e. M/s. Goa Bagayatdar Sahakari Kharedi Vikri Saunstha Maryadit, Ponda, M/s. Goa Krishi Bazar Marketing and Processing Co-operative Society, Mapusa and M/s. Pernem Taluka Farmers Society, Pernem will procure quality/certified seeds of varieties recommended for cultivation in the State.
• Seeds from National Seeds Corporation Ltd., (NSC), National Agricultural Co-operative Marketing Federation of India Ltd., (NAFED), State Seeds Corporation etc., and identified local seed producers shall be procured as per demand.

• In special cases, seeds of newer varieties/hybrids will be procured from reputed private seed producers and research institutions like State Agricultural Universities and Indian Council of Agricultural Research (ICAR).

• The Directorate of Agriculture will also procure seeds of such newer varieties/hybrids etc., from the above agencies as well as from local farmers selected under the departmental seed multiplication programme.

• All such seeds will be sold at 50% subsidy provided at source of sale through all branches of the above three co-operative societies as well as departmental sub-offices. A farmer will be provided assistance to purchase a maximum of 120 kg. seed to cover 2.0 ha area. In case of farmers cultivating larger areas, a letter from concerned Zonal Agriculture Officer will have to be furnished mentioning seed eligibility. This limit will not apply to Farmers’ Clubs, Farmers Associations or Farmer Groups cultivating paddy, pulses etc., jointly. However, such groups will have to furnish a list of member farmers to the Society concerned and the benefit would be restricted as per the area cultivated by the group.

• The subsidy provided at source shall be reimbursed directly to the concerned society by Department of Agriculture under this scheme.

6. Guidelines and procedure.— (i) The subsidy will be provided at source to farmers wherein farmers will purchase the seed at 50% of cost directly from the co-operative societies/departmental sub-offices.

(ii) The Co-operative Society concerned will furnish statement of beneficiaries at suitable intervals along with credit bill to Department of Agriculture as below:

(a) Statement of beneficiaries provided Seed at 50% subsidy at source:

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Receipt No.</th>
<th>Date</th>
<th>Name of the farmer</th>
<th>Village</th>
<th>Quantity seed sold (kg.)</th>
<th>Rate Rs./kg.</th>
<th>Total value Rs.</th>
<th>50% subsidy to be reimbursed</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>2</td>
<td>3</td>
<td>4</td>
<td>5</td>
<td>6</td>
<td>7</td>
<td>8</td>
<td>9</td>
</tr>
</tbody>
</table>

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(b) Credit bill towards 50% cost of paddy seed sold:

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Branch</th>
<th>Variety</th>
<th>Total seed sold kg</th>
<th>Rate Rs./kg</th>
<th>Total cost</th>
<th>50% amount collected from farmers</th>
<th>50% subsidy to be reimbursed</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>2</td>
<td>3</td>
<td>4</td>
<td>5</td>
<td>6</td>
<td>7</td>
<td>8</td>
</tr>
</tbody>
</table>

(iii) The bill will be signed by the Managing Director of the Society and the statement by the Branch Manager of the concerned Branch.

(iv) The bill with enclosed statement shall be forwarded by the Head Office of the concerned society to the Zonal Agriculture Officer (Z.A.O.) in whose jurisdiction the branch is located.

(v) The Z.A.O. will scrutinize, verify and then certify the bill and forward it to the Directorate of Agriculture.

(vi) The bills shall be sanctioned as subsidy for reimbursement to the concerned co-operative society by electronic clearing system.

7. Relaxation.— The Government shall be empowered to relax any or all clauses or conditions of the scheme in genuine cases. However for release of financial assistance in such case will be considered only with the approval of Finance (Exp.) Department.

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

9. Redressal of Grievances and Disputes.— Grievances if any, arising out of the implementation of this scheme, shall be heard and decided by the Minister for Agriculture and the decision of the Minister of Agriculture in this regard shall be final and binding on all concerned.

This issues with the concurrence of the Finance Department under their U.O. No. 1477479 dated 11-06-2013.

By order and in the name of Governor of Goa.

S. S. P. Tendulkar, Director & ex officio Joint Secretary (Agriculture).

Caranzalem, 28th June, 2013.
2. **Background.**— The Dairy Co-operative Societies undertake the collection of milk from their individual producer members and supply the same to the Milk Union, which is a federal institution of Primary Dairy Co-operatives. Presently the State is facing acute shortage of milk, as a result milk from neighbouring States is being imported. To achieve the self sufficiency in milk production it is felt necessary to boost the local production by strengthening the Dairy Co-operatives. Presently the Government provides financial assistance to the Dairy Co-operatives in the form of share capital for strengthening its capital base, loan and subsidy for construction of godown-cum-office building and loan & subsidy for purchase of computer & accessories and also managerial subsidy.

The main aim of the scheme is to provide financial assistance to the Dairy Co-operative Societies for their development/smooth functioning of business and other allied activities, to enable them to become economically stable and to create better infrastructure. The Dairy Co-operative Societies plays a very important role for production of milk, to help Dairy farmers in their livelihood, supply of milk to public through their respective Co-operative Dairy Societies and to the Goa Dairy Milk Union Curti-Ponda.

3. **Objectives.**— (A) To strengthen grassroot co-operative movement.

(B) To enable village co-operatives to become economically viable.

(C) To raise better infrastructure for primary Dairy Co-operative Societies.

4. **Pattern of Financial Assistance.**— The Dairy Co-operative Societies who are regularly supplying the milk to the Milk Union shall be entitled for the financial support in the form of grant on the following pattern on yearly basis subject to availability of funds.

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Daily collection of Milk</th>
<th>Grant entitled</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Above 500 liters per day</td>
<td>Rs. 1,50,000/-</td>
</tr>
<tr>
<td>2.</td>
<td>300-500 liters per day</td>
<td>Rs. 1,00,000/-</td>
</tr>
<tr>
<td>3.</td>
<td>150-300 liters per day</td>
<td>Rs. 75,000/-</td>
</tr>
</tbody>
</table>

5. **Detail guidelines of the scheme.**— (a) The society shall submit the Milk Supply Report from the Milk Union for the period for which the assistance is applied for along with proposal. For e.g. the Milk Supply Report for the year 2012-13 shall be furnished for availing the assistance during the year 2013-14.

(b) The scheme is applicable to the societies only after one year of its registration.

(c) The concerned Asstt. Registrar shall certify the correctness of the Milk Supply Report of the society by verifying the records of the society.

(d) The society shall submit the proposal to the concerned O/o Asstt. Registrar in the prescribed application along with all the requirements.

(e) The Government may relax/modify any of the above conditions if deemed necessary.

(f) The society shall approve the proposal for utilization of Government assistance in the General Body/Special General Body before submitting the proposal to the concerned office of Assistant Registrar.

(g) The Registering Authority shall verify the utilization of the grants released.

**Scrutiny Committee.**— There shall be a committee for the purpose of scrutiny and recommendation of all the proposals received under above scheme to the Government for sanction as below:

1. The Registrar of Co-operative Societies & ex officio Joint Secretary to the Government of Goa, as Chairman.

2. Dy. Registrar of Co-operative Societies (Technical)/The Assistant Registrar of Co-operative Societies under whose jurisdiction the Societies falls as a Member.

3. The Deputy Director (Dairy Incharge) Department of Animal Husbandry and Veterinary Services as a Member.
4. The Assistant Accounts Officer, O/o Registrar of Co-operative Societies, Panaji, as a Member.

This has been issued with the concurrence of Finance (Expenditure) Department vide their U. O. No. 1475678 dated 24-5-2013.

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

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


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Department of Education, Art & Culture
Directorate of Education

Corrigendum
ACAD/MISC/Amendment-Rule 2012/1746
Read: No. DE/Amendment 2012-13/3610

The word “Extension” wherever appears on the last para at Sr. No. 2 in the above Notification may be read as “Re-appointment” as approval of the same has been obtained from the Government.

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

Anil V. Powar, Director (Education).
Panaji, 21st June, 2013.

———

Directorate of Higher Education

Notification

A “Scheme for Selection of Goa Scholars” to be operated by this Department in Goa State, has been duly approved by the Government of Goa, and taken up for Notification to the public.

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

R. K. Halarnkar, Under Secretary (HE).
Porvorim, 8th July, 2013.

SCHEME FOR SELECTION OF “GOA SCHOLARS - 2013-14”

I. Objective of the Scheme.— The objective of the scheme is to promote pursuit of post-graduate studies by younger population of Goa, by way of recognizing the meritorious and outstanding candidates with a Scholarship to undertake Post-graduate and Ph.D studies in Institutions of proven excellence, in India or abroad. This scheme is not meant to be the financial assistance scheme but will recognize the merit and merit alone.

II. Details of the Scheme.— (1) The scheme envisages the selection of maximum of twenty ‘Goa Scholars’ annually from among the younger population of Goa in recognition of their merit by providing them scholarship in their pursuit of Post-graduate and doctoral studies. Intellectual distinction is a necessary but not a sufficient condition for selection as a Goa Scholar. The Selection Committee will seek among the eligible candidates, excellence in qualities of mind and in qualities of person that offer the promise of effective service to the country/world in the decades ahead. The Goa Scholarships, in short, are an investment in human capital-building rather than in project proposals.

(2) The scheme lays down the procedure to be followed for the selection of Goa Scholars pursuing Post-graduate studies in Institutions of proven excellence, in India or abroad.

(3) The scheme will be managed by the ‘Higher Education Promotion Fund’ (HEPF), that has separately been established by the Government for grant of interest free loan to the eligible candidates.

III. Eligibility for selection as Goa Scholars.— (1) Any person below the age of 35 years who was born in Goa and/or has been domiciled in Goa for at least 15 years period shall be entitled to be selected as “Goa Scholar” provided he/she fulfils all of the following conditions:—
(i) Has passed the qualifying under-graduate Degree examination from an Institution located in Goa.

(ii) Has achieved a meritorious rank/position in the qualifying Degree examination as per the criteria adopted by the Screening Committee.

(iii) Has obtained admission to an Institution of proven excellence in India or abroad for undertaking post-graduate studies, as approved under this scheme. Top fifty Universities/Institutions in USA/UK, Australia, France, Canada, Germany, Singapore, Switzerland and top fifty Universities/Institutions in India as determined by the Screening Committee based on standard International/National rankings only shall be considered.

2. A certain number of scholarships may be offered to such candidates who have passed the qualifying under-graduate Degree examination from a well-known and reputed Institution located outside Goa, provided the candidate fulfils the other conditions mentioned in Clause III above.

IV. Matter of reservation for candidates.— In order to provide adequate opportunities to women candidates at least 1/3rd of the Scholarships i.e. 7 Scholarships in any particular year shall be reserved for women who are eligible and deserving.

If adequate number of women do not apply or are found to be ineligible and non-derserving the number of general seats shall be increased by number of seats reserved for women remaining vacant.

V. Approved Courses.— (1) Selected Goa Scholars can pursue Post-graduate studies in any Institution of proven excellence in India or abroad, in the fields of Engineering, Dentistry, Medicine, Pharmacy, Architecture, Finance, Law, Fine Arts, Home Science, Management, Environment, Computer Science and Administration or any other field of importance to the State as specified in clause III(1)(iii) above.

2. The following conditions must be fully met:

✓ The course requires full time attendance.

✓ The institution where the admission is obtained should have been accredited by NAAC or by NBA or similar Accrediting Body in India.

✓ In case of institutions located outside India, only such of the institutions as specified in clause III (1)(iii) above shall be considered for being eligible.

✓ The course offered by the institution is recognized by any of the following Bodies/Authorities:—

- University Grants Commission (UGC).
- All India Council of Technical Education (AICTE).
- Medical Council of India (MCI).
- Dental Council of India (DCI).
- Architectural Council of India (ACI).
- Any other recognizing Authority approved by Government of India or Government of Goa.

VI. Amount of Scholarship.— (1) The amount of financial assistance granted to the selected Goa Scholars (National) shall be Rs. 3,00,000/- per year, tenable for two years. Selected Goa Scholars (International) shall be granted a one-time financial assistance of an amount equal to US Dollars 20,000. The Disbursement shall be made in Indian Rupees in all cases.

The Award of Scholarship shall be given as follows:—

Maximum of Twenty applicants shall be selected as “Goa Scholar” and the scholarship of Rs. 3.00 lakhs per annum-tenable for two years and US$ 20,000 one time respectively, for studies in India and abroad shall be made. The disbursement
shall be made in Indian Rupees in all cases. The exchange rate prevalent as on 30th July shall be considered.

2. Any amount received by the selected candidate as scholarship or benefit under any other scheme shall not be taken into account in the grant of financial assistance provided to the Goa Scholars.

VII. Application procedure and calendar.—

(1) Applications under the scheme will be invited in a prescribed format every year, for the scholarships and financial assistance to be offered in that year. Applicants, who fail to submit the prescribed form duly filled in with all the necessary documents within the prescribed due date shall not be eligible to be considered for selection as a Goa Scholar, in that year.

(2) The Department of Higher Education will announce the scheme prominently in various local dailies as well as on the State Government/Department’s website.

(3) All applications received under the scheme shall be registered and a registration number will be provided to the applicant. The registration number must be quoted in all the subsequent correspondence and documentation.

(4) Procedure for selection of Goa Scholars under the scheme will generally be completed by 31st August every year. Shortlisted applicants, on scrutiny of the applications, will be required to appear for a personal interview before the Selection Committee, and may be required to submit additional details regarding the Institution/Course, should such a need arise.

(5) Any applicant, who fails to furnish any of the necessary information or furnishes any incorrect or false information, will be disqualified from being selected as a Goa Scholar under the scheme. In the event that any amount of Scholarship has already been disbursed to such disqualified applicant, such amount shall become re-payable to the Government, immediately. Any false information submitted in the application shall be treated as cognizable offence under IPC.

6. The applicants should write an essay of about 300 words on his/her strengths/personality/achievements and his/her vision for future. The essay should be typed. The reasons why he/she should be considered for this coveted Scholarship should be included. In the essay, the Selection Committee will particularly look for a realistic assessment of the candidate’s possible contribution to the development of the State of Goa.

7. In the event that the applicant has been selected for a course that involves deadlines in relation to payment of fees and other charges, it shall be the responsibility of the applicant himself/herself to arrange adequate finance for meeting such deadlines. In such cases, the financial assistance granted under the scheme can be utilized to pay back any such bridging loan obtained by the applicant from relatives, friends or banks.

VIII. Selection Procedure.— The procedure for selection of Goa Scholars shall be as follows:

All the applications received by the Directorate of Higher Education upto a prescribed date shall be processed by the Directorate and the same shall be placed before the Scrutiny Committee constituted for the purpose. The Committee shall consist of the following:

1. A Senior Academician from the State –Chairman
2. Director of Technical Education –Member
3. Director of Education –Member
4. Director of Higher Education –Member
5. Secretary

The Scrutiny Committee shall scrutinize the applications and place the same before the Selection Committee constituted for the purpose. This Committee shall consist of the following:
A quorum of at least 75% of members shall be required in addition to the Chairman for the Committee to be functional.

IX. Higher Education Promotion Fund (HEPF).— (1) A fund by the name of Higher Education Promotion Fund (HEPF) has separately been established by the Government through an initial contribution of Rs. 2.5 crores. All financial assistance sanctioned under this scheme shall be paid out of this Fund. The Government will take steps to replenish the quantum of funds available with HEPF, from time to time.

2. For Management of HEPF, Government may entrust the work to any Department, Public Sector Undertaking or Corporation, Financial Institution, Co-operative Bank or Commercial Bank. Any management fees charged by such appointment of managing agency/bank shall be paid out of HEPF itself.

3. HEPF will be subject to audit by Comptroller and Auditor General of India, every year.

APPLICATION FORM FOR GOA SCHOLARS SCHEME–2013-14

N. B. Please attach pages, if needed

Reg.No. ............

A) Personal Profile:
1. Full name of the student/applicant: ...........

B) Academic Profile:
(1) Std. X

(2) Scholarships/Fellowships received, if any:

C) Admission Profile:
1. Course for which admission is confirmed:

2. Whether the course is recognized by:

UGC/AICTE/MCI/DCI/ACI/ Govt.of Goa/Govt. of India

3. Name of the Institution where admission is confirmed:
4. The world ranking of the Institution where admission is confirmed (Please attached valid proof)

5. Full address of the Institution (for admission): ..............................................................................................................
   (Attach a certified copy of admission letter/document, as proof)

D) Profile of Extra-curricular Activities (including Sports):
   (Attach extra sheet if required)

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E) Leadership initiatives, if any: .................................................................
   ..................................................................................................................

F) Essay:
   An essay of about 300 words to be enclosed. The essay should be on your strengths/personality/
   achievements and your vision for future. It should include the reasons why you should be considered for
   this coveted Scholarship.

   In the essay, the Committee will look for a realistic assessment of your possible contribution to the
   development of the State of Goa.

G) Any other achievements which you feel important to be mentioned:
   ..........................................................................................................................................................................................................

DECLARATION

I, Mr/Miss ......................................................................................, hereby, declare that I have made myself aware of the
   terms and conditions of the Goa Government Scheme of “GOA SCHOLARS” and I promise to abide by them.
I further state that the above information given herein is true to the best of my knowledge and belief. I have
not suppressed any relevant information in respect of my application. In the event of any information furnished
by me herein, is found to be false or incorrect and/or in the event of any suppression of relevant/necessary
data proved against me, I have noted that I would be disqualified from the Scheme and the amount disbursed
to me shall become repayable, immediately.

Dated:                                              Signature: ..............................................
   Name: ..............................................................................

N. B. PLEASE ATTACH CERTIFIED PHOTO COPIES OF ALL THE RELEVANT DOCUMENTS.

Department of Public Works

Notification

PCE/PWD/GH/2013-14/4

In exercise of the powers conferred by sub-section (2) of section 1 of the Goa Highways (Amendment) Act, 2012 (Goa Act No. 15 of 2012) (hereinafter referred to as the “said Act”), the Government of Goa hereby appoints the 16th day of July, 2013, as the date on which the provisions of the said Act shall come into force.

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

J. J. S. Rego, Principal Chief Engineer & ex officio Additional Secretary (PWD).

Department of Science, Technology & Environment

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Notification

100/4/2013/STE-DIR/Part/419

In exercise of the powers conferred by sub-section (3) of section 1 of the Goa Cess on Products and Substances Causing Pollution (Green Cess) Act, 2013 (Goa Act 15 of 2013) (hereinafter referred to as the “said Act”), the Government of Goa hereby appoints the 15th day of July, 2013, as the date on which the provisions of the said Act, shall come into force.

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

Levinson J. Martins, Director & ex officio Joint Secretary (STE).

Saligao, 8th July, 2013.

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Department of Social Welfare
Directorate of Social Welfare

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Office Memorandum

13-25-92-SWD/part/2920

A copy of the under mentioned O. M. No. 336033/1/2013-Estt. (Res.) dated 27-5-2013 issued by Government of India, Ministry of Personnel, Public Grievances & Pensions; Department of Personnel & Training, New Delhi is forwarded for strict compliance by all the Heads of Government Departments/Offices, Deputy Collectors & SDOs, Public Sector Undertaking and Autonomous bodies.

V. M. Paranjape, Director & ex officio Joint Secretary (SW).

Panaji, 4th July, 2013.

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GOVERNMENT OF INDIA
Ministry of Personnel, Public Grievances & Pensions
Department of Personnel & Training

North Block, New Delhi,

Office Memorandum

No. 36033/1/2013-Estt. (Res.)

Subject: Revision of income criteria to exclude socially advanced persons/sections (Creamy Layer) from the purview of reservation for Other Backward Classes (OBCs)-reg.

The undersigned is directed to invite attention to this Department’s office Memorandum No. 36012/22/93-Estt. (SCT) dated 8th September, 1993 which, interalia, provided that sons and daughters of persons having gross annual income of Rs. 1 lakh or above for a period of three consecutive years would fall within the creamy layer and would not be entitled to get the benefit of reservation available to the Other Backward Classes. The aforesaid limit of income for determining the creamy layer status was subsequently raised to Rs. 2.5 lakh and Rs. 4.5 lakh and accordingly the expression “Rs. 1 lakh” under category VI of Schedule to OM dated 8th September, 1993 was revised to “Rs. 2.5 lakh” and to “Rs. 4.5 lakh” vide this Department’s OMs No. 36033/3/2004-Estt. (Res.) dated 9-3-2004 and dated 14-10-2008 respectively.

2. It has now been decided to raise the income limit from Rs. 4.5 lakh to Rs. 6 lakh per annum for determining the creamy layer amongst the Other Backward Classes. Accordingly, the expression “Rs. 4.5 lakh” under category VI in the schedule to this Department’s aforesaid O. M. of 8th September, 1993 would be substituted by “Rs. 6 lakh”.

3. The provisions of this office memorandum have effect from 16th May, 2013.

4. All the Ministries/Departments are requested to bring the contents of this office memorandum to the notice of all concerned.

SHARAD KUMAR SRIVASTAVA,
Under Secretary to the Govt. of India.
Department of Sports and Youth Affairs
Directorate of Sports and Youth Affairs

Order
1/01(1)/2006-07/DSYA/Adm/Part (III)/1283

Sanction of the Government is hereby accorded for revival of 3 posts of Coaches (one post of Weightlifting Coach, one post of Football Coach and one post of Basketball Coach) in the pay scale of Rs. 9,300-34,800+GP 4,200/- in the Directorate of Sports and Youth Affairs, Panaji-Goa.

The expenditure on the above posts shall be debited to the Budget Head 2204—Sports & Youth Services; 101—Physical Education; 04—Directorate of Sports (Non Plan); 01—Salaries.

This issues with the concurrence of the Finance (R&c) Department vide their U. O. No. 1444900/F dated 3-5-2013 and ARD’s approval vide their U. O. No. 279/F dated 31-1-2013.

V. M. Prabhu Desai, Director (Sports & Youth Affairs).


Department of Tourism

Order
Cabinet/2012-13/GTDC-SPV/1339

Pattern of Assistance to Goa Tourism Development Corporation (A Special Purpose Vehicle) for Development of Tourism related Infrastructure in State of Goa

Preamble.— The Department of Tourism, hereinafter referred to as ‘Department’, currently executes works pertaining to various tourism infrastructure related projects in the State, out of grants provided by Ministry of Tourism, Government of India, through Central Financial Assistance scheme. Similarly, the Department is also responsible for creating tourism infrastructure in the State out of the State’s sector funds and also undertakes various promotional and marketing strategies in order to market Goa as an attractive and year round tourist destination to national and international tourists.

The Goa Tourism Development Corporation (GTDC) a Government of Goa undertaking, was formed in the year 1982. The Corporation currently manages various properties which were transferred from the Tourism Department on commercial basis. As per the Memorandum and Articles of Association, the GTDC can undertake development of various Tourism Infrastructure in the State of Goa. The GTDC can also undertake the execution of Military/ Civil or other private contracts or otherwise enter into agreements to tender for civil works.

The Government of Goa desires to have faster and holistic development of Tourism Infrastructure at various places in Goa, by availing Central Financial Assistance/Assistance from State Government. The GTDC shall function as an agency of Department of Tourism, Government of Goa to create Tourism Infrastructure by following prescribed norms laid down by the Government from time to time. In order to offer a certain degree of autonomy in creation of tourism infrastructure related projects in various destinations/circuits in the State, a need was felt, to designate the Corporation as “Special Purpose Vehicle” (SPV) for the execution of Central and State funded tourism infrastructure and related projects. The State Cabinet approved the proposal and the SPV has now been formally constituted vide order No. cabinet/2012-13/GTDC-SPV/6085 dated 05-02-2013.

Scope of the Scheme.— The scheme will cover work for development of places of tourist interest, illumination and preservation of monuments, development of cruise terminals, integrated development for heritage and hinterland tourism, tourism clusters in Goa and other related Tourism Infrastructure would qualify for assistance under the scheme. The
focus would be on development of world class tourism infrastructure and development projects, which will give emphasis on development of infrastructure at prominent tourism places in the State. The aim would be to provide necessary infrastructure facilities required by tourists. The GTDC will create a Project Cell, headed by a Chief Engineer and comprising of support staff to implement the projects of Tourism Infrastructure Development/maintenance of tourism facilities/upgradation of tourism infrastructure etc. MD GTDC shall be overall in charge of the project cell and shall be authorized to accord expenditure sanction/approval/RA bills etc., as per the resolution passed by the Board of Directors of GTDC. The Chief Engineer shall be the technical head of the project cell and shall be responsible for implementation of projects in all respects. The Board of Directors of GTDC/Project Cell will have all the powers as per the CPWD Manual for technical sanction of estimates, expenditure sanctions, floating of tenders, tender scrutiny, accepting the tenders, issuing work orders, R. A. bills and sanction of deviation of all other work activities etc. The Board of Directors of GTDC shall be vested with full powers in accepting/rejecting any tender, after following necessary codal formalities as per CPWD Manual. The Department can also refer various projects to the GTDC for timely completion including existing repair and maintenance projects.

The Special Purpose Vehicle will undertake various Civil, Electrical, Tourism related works for development of tourism infrastructure in the State, under both major and minor works category. A panel of Project Management Consultants which have been empanelled by the Department of Tourism will be utilized for preparing various Detailed Project Reports (DPR’s) and other integrated project consultancy related services. Various projects will be identified and approved by the Board of Directors of GTDC and recommended to the State Government for execution. These projects will be referred to the State Government for administrative approval. Thereafter, the projects will be executed by the Project Cell by following normal codal formalities. The amounts received from Central Financial Assistance and State Budgetary support shall be credited to a separate account to be maintained by the GTDC for smooth implementation of the project. Utilization Certificates in the prescribed formats shall be submitted to the Department by GTDC from time to time.

The funding pattern of the project of various activities included in the scope of the Scheme would be funded 100% by the Department of Tourism, Government of Goa and the GTDC would serve as Implementing Agency for these tourism projects. The project cost would include, project plans and estimates, cost of advertisements, cost incurred for tender, cost of Project Cell set up for this purpose by GTDC, including salaries/allowances/honoraria, office expenses, office rentals, consultant charges etc. and all other incidentals which are involved in the implementation of the Tourism Projects. In order to cover administrative, salary, leave contribution, pension contribution of staff etc. and other items of contingent expenditure incurred in the smooth running of the SPV, the GTDC shall be entitled to levy administrative charges of 7.5% on the total value of the project/work actually implemented/executed. In case there is any surplus which remains out of the administrative charges and the actual expenditure therein, the same shall be adjusted/used for the purpose of capital expenditure as envisaged under this scheme.
The Corporation (SPV) shall be entitled to Government grants based on the estimate and expenditure approved by the Government in the Budget Estimate during that financial year. The SPV will follow the norms of GSWB/EFC as applicable in terms of order Nos. 7-5-2012/Fin(Exp)-I and 7-5-2012/Fin(Exp.)-II both dated 23-5-2012.

Responsibility of the Tourism Department.— The Department will be responsible for following components of the project.

(1) Acquiring land, identifying tourist clusters and making the same available for development.

(2) Implementation of Rehabilitation Policy, where shifting of dwelling and commercial unit is required.

(3) Providing funds for operations, maintenance and management of assets created.

Responsibility of the SPV.— (1) To judiciously utilize the funds in a time bound manner for creating tourism infrastructure projects in the State by following Codal Procedures.

(2) To identify requirement of funds and propose provision in the subsequent budget.

(3) To submit utilization certificates from time to time.

Funding Pattern.— The expenditure shall be booked/released to the GTDC/SPV by making relevant provision in the following Budget Head.

Demand No 78.

Budget Head: 5452 Capital Outlay on Tourism
01 — Tourist Infrastructure;
800 — Other Expenditure;
09 — Contribution to GTDC (SPV) for Tourism Infrastructure Development (P);
53 — Major Works.

The Funds will be released in the following proportion:

(1) First instalment would be 20% of the total budget provision during the financial year.

(2) Second instalment would be 30% of the total budget provision during the financial year after providing Utilisation Certificate for the first instalment.

(3) Third instalment would be 40% of the total budget provision during the financial year after providing Utilisation Certificate for the second instalment.

(4) Fourth instalment would be 10% of the total budget provision, after submission of utilization certificate of the first instalment after providing Utilisation Certificate for the third instalment.

Codal formalities.— The GTDC shall follow all codal formalities, by awarding contracts and procurement of equipment, and ensure complete transparency in its transaction. Various guidelines regarding tendering etc. issued by State Government from time to time would be adhered to.

The above grant-in-aid shall be governed as per the terms and conditions detailed below:

(1) The entire amount of grant should be utilized within a period of one year from the date of sanction and only for the purpose for which it is sanctioned.

(2) The GTDC should furnish a utilization certificate along with performance cum achievement reports with audited statement of accounts to the Tourism Department, Panaji within three months on expiry of the sanctioned period.

(3) The unspent balance of the grant-in-aid shall be surrendered to the Government/will be adjusted towards the grant-in-aid payable during the next year with the prior approval of the Director of Tourism.

(4) The grantee should maintain a separate audited account for the purpose.
(5) The Accountant General/Statutory Auditors shall have the right to access and audit all the books and accounts of the grantee/implementing agency for the purpose of auditing.

(6) The Directorate of Tourism may depute their person to visit the implementing agency for the purpose of monitoring the work and GTDC shall provide full co-operation to the person deputed by Director of Tourism.

(7) The grantee should maintain register of assets acquired/created out of the grants in form GFR-19 and exclusive used for the purpose of which the grant is sanctioned.

(8) No assets shall be disposed off without prior approval of the sanction authority.

Management of Facilities and Assets.— The Tourism Department will provide grants-in-aid for Maintenance and Management of Tourism Infrastructure created under this scheme. The GTDC will provide estimates of grants required, so as to enable the Department to make necessary provisions in the budget for obtaining grants-in-aid for Management and Maintenance of the assets. The GTDC shall strive to recover the costs of Management and Maintenance by levying User fees, Entry fees, Maintenance charges, etc., from the beneficiaries/users of these Infrastructure projects. The projects created under this scheme, would be eligible for Subsidy or Financial Assistance from other schemes of Central and State of Goa.

The Tourism Department will review the implementation of the project periodically, and the GTDC shall submit annual reports regarding progress of the projects and attempts made by the GTDC to make the projects self sustaining. The pattern of assistance is approved by Finance Expenditure Department vide their U. O. No. 1468238 dated 18-6-2013.

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

Nikhil U. Desai, Director & ex officio Joint Secretary (Tourism).


Department of Transport
Directorate of Transport

Notification

D.Tpt/STA/1237/2013/2480

The Government of Goa is pleased to frame a scheme for replacement and procurement of new Yellow/Black Motor Cycles, Yellow/Black Autorickshaws, Yellow/Black Taxis and Tourist Taxis (Single taxi operator) in order to support this small scale, self employed vulnerable section of society and to ensure that old, unsafe and polluting passenger transport vehicles are removed from the roads to protect environment and to enhance road safety.

1. Short title and commencement.— This scheme may be called the Goa State Subsidy for Yellow/Black Motor Cycles, Yellow/Black Autorickshaws, Yellow/Black Taxis and Tourist Taxi (Single taxi operator) scheme, 2013.

It shall come in force on the date of its publication in the Official Gazette and will be valid for a period of 5 years.

2. Objectives.— The scheme provides for socio-economic support to entrepreneurs in the trade of Yellow/Black Motor Cycles, Yellow/Black Autorickshaws, Yellow/Black Taxis and Tourist Taxi (Single taxi operator) and also intends to control vehicular pollution and provide an efficient, reliable and comfortable service to the passengers.

3. Scope of the scheme.— The scheme covers the owners of Yellow/Black Motor Cycles, Yellow/Black Autorickshaws, Yellow/Black Taxis and Tourist Taxi (Single taxi operator) as well as those intending to enter the trade for the first time.

The scheme provides for disbursement of 25% subsidy for purchase of new vehicles or for replacement of vehicles, subject to the following flat rates:

(1) Y/B Motor Cycles 25% of the cost subject to the ceiling of Rs. 18,000/-.

(2) Y/B Autorickshaws 25% of the cost subject to ceiling of Rs. 40,000/-. 

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(3) Y/Black Taxis 25% of the cost subject to ceiling of Rs. 2,00,000/-. 

(4) Tourist Taxi (single taxi operator) 25% of the cost subject to ceiling of Rs. 2,50,000/-. 

(The cost shall include Basic Price of the Vehicle+all taxes and insurance and any other accessories fitted on the vehicle at the time of purchase subject to the ceiling. The cost of accessories shall not exceed 5% of the Basic Price of the vehicle.)

4. *Conditions of the scheme.*— (1) The beneficiaries of this scheme shall not alienate/transfer/sell the new vehicle purchased under this scheme to any other person for a period of 5 years from the date of availing benefit under the scheme. This condition will be endorsed on the Registration Certificate of the vehicle purchased under this scheme. 

In case due to any unforeseen or legal reasons, the vehicle purchased under the scheme has to be sold/ transferred, prorata subsidy (25% for 5 years) shall have to be paid to the Government before any ownership can be transferred.

(2) The beneficiary of the scheme shall not change the vehicle from Yellow/Black Transport vehicle/Tourist Taxi vehicle to private vehicle for a period of 5 years. In case of such conversion, the beneficiary has to pay the availed subsidy in prorata basis to the Government.

(3) In case the beneficiary is a new entrant in the trade then he/she shall obtain the permit from the concerned Regional Transport Authority/State Transport Authority and register the vehicle as a Yellow/Black Transport passenger vehicle/Tourist taxi Transport passenger vehicle.

(4) The beneficiary under the scheme shall not be entitled for benefits under any other scheme of the Central or State Government. In case of applicants who have already availed benefit under any other scheme, the benefit under this scheme shall be sanctioned after deducting the benefit received under the other scheme.

The Regional Transport Authority/State Transport Authority in the State of Goa, shall be directed to consider the grant of Contract Carriage Permit to the beneficiaries, based on the Sanction Order issued by the Director of Transport without insisting on proof of purchase of vehicle.

5. *Eligibility.*— The following shall be the eligibility criteria for availing benefit under the scheme.

(1) The applicant under the scheme shall be the owner of the Yellow/Black Motor Cycle, Yellow/Black Autorickshaw, Yellow/Black Taxi or Tourist Taxi. In case of new entrant, he/she shall possess a valid driving licence and badge of a public service vehicle.

(2) Only new vehicles shall be considered for grant of subsidy.

(3) The applicant under the scheme shall be eligible for grant of subsidy for purchase of only one vehicle.

(4) The applicant shall purchase the new vehicle within the State of Goa: Provided with prior approval of Government vehicles which do not have dealership in the State can be purchased from other State subject to payment of Entry Tax.

6. *Procedure for gaining subsidy.*— The application for subsidy shall be submitted to the Director of Transport, Junta House, Panaji in the prescribed form along with the following documents:

(i) Invoice or Proforma Invoice from the dealer of the vehicle within the State of Goa, showing the cost price of the vehicle.

(ii) In case the applicant intends to avail a loan the name and address of the bank in Goa from whom it is proposed to take a loan.

(iii) Driving licence and badge.

(iv) In absence of bank loan, proof of the balance amount available.

7. *Procedure for Disbursement of subsidy.*—

(1) The subsidy amount sanctioned shall be deposited in ICICI or any Nationalized Bank under the Quantum Option Account or similar account. The interest accrued shall be credited to the Government Treasury.
(2) In case of beneficiaries availing loan, the subsidy amount deposited in ICICI or any nationalized bank shall be remitted to the bank from which the beneficiary has availed the loan with a specific purpose of payment to the dealer for purchase of the vehicle and interest remitted to the Government (Director of Transport).

(3) In case the beneficiary intends to purchase the vehicle from his own savings then the subsidy amount will be directly remitted by Demand Draft to the dealer, against the request of the beneficiary and interest amount to Director of Transport.

8. Disbursement & Authority.— (1) Advance disbursement under the scheme will be done against sanction as prescribed in para 7 above. Actual payment to the vehicle dealer will be the amount sanctioned and disbursed only. Interest will be refunded by the Bank (ICICI or any Nationalized Bank) to Director of Transport.

(2) Subsidy applications shall be approved by Committee chaired by Minister (Transport) as Chairman, Director (Transport) as Member Secretary, Secretary (Transport) Member Representative of beneficiaries as appointed by Government (one) Member, Director (Industries) —Member, One representative from the Special Employment Promotion Cell, nominated by Hon’ble Chief Minister —Member.

(3) Any difficulties arising in operation of the scheme shall be within the authority of the above Committee for redressal or removal.

9. The interpretation of the scheme by Director of Transport and as approved by the above Committee and the decisions on the grant of subsidy shall be final and no appeal shall lie against such decisions.

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

Arun L. Desai, Director & ex officio Additional Secretary.

Panaji, 9th July, 2013.
(b) Foster care is different from adoption where the child severs all ties with his natural/biological parents. As it is universally acknowledged that a child needs a family for his/her growth and development, the Foster care in a family is being widely recognized as a preferred alternative to institutionalization.

(c) In the Indian social context, where the family bond and ties are strong, Foster Care may take the form of kinship care, where a relative or a family member with financial assistance can be motivated to care for the child in need of care and protection. However, a child may also be placed with an unrelated family if such an arrangement is found to be in the best interests of the child.

(d) The Foster Care scheme shall be implemented as stipulated in and prescribed by the Integrated Child Protection Scheme (ICPS), Section 42 of the Juvenile Justice (Care and Protection of Children) Act, 2000 and in compliance with Rule 34 of the Model Rules of the Juvenile Justice (Care and Protection of Children) Rules, 2007.

(e) The Foster Care scheme shall also strengthen non-institutional forms of care as envisaged under the ICPS and shall receive support from the Foster Care Fund under the ICPS.

II. THE SCHEME

(1) Name of the Scheme.— This scheme shall be called “FOSTER CARE SCHEME-VATSALYA”.

(2) Date of commencement.— The scheme shall come into force from the date of publication in the Official Gazette.

(3) Definitions.— (i) “children’s safety being at risk” refers to the likelihood of the child being exposed to child abuse or sexual offences or child trafficking or commercial sexual exploitation or violation of his or her rights i.e. a child in difficult circumstances as defined in the Goa Children’s Act, 2003.

(ii) “crisis” faced by the family refers to any eventuality which results in the child being deprived of parental care or the care of legal or natural guardians.

(iii) “fit”; “foster parent” may be a couple, single parent, relative, close acquaintance, concerned individual willing and capable of taking responsibility of a child.

(iv) “opinion”; “surrendered”; and “abandoned” shall have the same meanings as defined in the model Rules of the Juvenile Justice (Care and Protection of Children) Act, 2000.

(v) All other words and expression not specifically defined shall have same meaning as may be defined under Juvenile Justice (Care and Protection of Children) Act, 2000.

(4) Eligibility criteria for selection of children to be assisted under the scheme.— Children in need of care and protection as defined in Section 2(d) of the Juvenile Justice
Care and Protection of Children) Act, 2000 in the age group 0-18 years (may be extended to 21 years, subject to the assessment of Child Welfare Committee) shall be eligible under this scheme and shall include:

(i) children affected by family breakdown or marital discord;

(ii) children faced with upheavals caused by family illness, substance abuse or any other “crisis”;

(iii) the children’s safety being “at risk”;

(iv) natural or man-made disasters;

(v) orphaned, surrendered/relinquished, abandoned children;

(vi) children who cannot be placed in adoption for various reasons;

(vii) children in institutions who can be “reinstated” or “restored” back into families; and

(viii) a child in conflict with law.

Eligibility criteria for selection of Foster parents.— As far as possible, the foster family should belong to a similar social-economic and cultural milieu. However, there shall be no discrimination of whatsoever nature in selection of foster parents either on the basis of different socio-economic background or any other category. In deciding foster-care placement, the best interests of the child shall be paramount.

The criteria for selection shall be in accordance with Section 35 of the Model Rules of the Juvenile Justice (Care and Protection of Children) Act:

(i) foster parents should have stable emotional adjustment within the family;

(ii) foster parents should have an income in which they are able to meet the basic needs of the child. The foster care maintenance allowance/assistance should not be their motivation for caring for the child and they should not be totally dependent on the same;

(iii) the CWC shall assess whether the monthly family income is adequate to take care of foster children;

(iv) medical reports of all the members of the family residing in the premises should be obtained including checks on Human Immunodeficiency Virus (HIV), Tuberculosis (TB) and Hepatitis B to determine their medical fitness;

(v) the foster parents should have adequate exposure, orientation and capacity in child caring and the capacity to provide good child care. The foster parents should be physically, mentally and emotionally stable;

(vi) the home should have adequate space and basic facilities;

(vii) the foster care family should be willing to follow rules laid down including making regular visits to a pediatrician, immunization of the child, maintenance of child’s health records;

(viii) the family should be willing to sign an agreement and to return the child to the Child Welfare Committee if directed by the Committee to do so;

(ix) the foster parents should be willing to attend training or orientation programmes on child care and health, etc.;

(x) the foster parents should motivate the child to study and be willing to send the child to regular school or for vocational training.

Identification of Foster families and Awareness about the scheme.— (i) The biological parent/s can identify a relative or a potential caregiver from the vicinity.

(ii) A list of couples found ineligible under the criteria for adoption but willing to care for children in foster care can be prepared by adoption agencies and submitted to Child Welfare Committee for assessment by the Child Care Coordinator.

(iii) Self Help Groups, Mahila Mandals, Child Development Project Officers, Village Child Committees, Anganwadi Workers, NGOs, Media can be enlisted to propagate the need for foster parents and families.
(7) Placement Conditions.— When placing a child in foster care, the following points shall be looked into:—

(i) Due consideration shall be given to the age and sex of the other children of the foster care applicants/parents;

(ii) Not more than two children shall be placed in a foster family except in the case of siblings who may require to be placed with the same family;

(iii) Foster care applicant(s) shall be counselled about behaviour issues. The child’s emotional and psychological assessment shall be discussed with the foster care applicant(s) to enable them to deal with the child’s situation to minimize the chances of premature termination of the foster care placement;

(iv) The child’s opinion shall be sought, wherever possible, prior to initiating the foster care procedures; and

(v) In case of a child in conflict with law, the Juvenile Justice Board may refer the child to the Child Welfare Committee to initiate the procedures for foster placement.

(8) Referrals.— The child shall be presented before the Child Welfare Committee either by the Juvenile Justice Board, concerned individuals, NGOs, Adoption Agencies and other institutions. The Child Welfare Committee shall decide if a particular child is eligible for foster care or otherwise.

(9) Staff.— Two Child Care Coordinators, one each for North Goa District and South Goa District shall be appointed. The Department of Women and Child Development shall be the nodal department and shall carry out all administrative functions including financial disbursement.

(10) Procedures for implementation.— (i) Applications for foster care shall be received by the Child Welfare Committee.

(ii) The Child Welfare Committee shall be the Competent Authority under the Juvenile Justice (Care and Protection of Children) Act, 2000 for the implementation of the scheme. Two Child Care Coordinators shall work under their supervision.

(iii) In cases where the child needs to be assisted through the scheme is related to the foster parents, to prevent disruption of the child’s normal routine, the child may be permitted by the Child Welfare Committee to reside with the family while the inquiries and assessment is carried out by the Child Care Coordinator.

(iv) An initial meeting shall be conducted by the Child Welfare Committee with the foster care parents/applicants for preliminary inquiries and to inform them about the scheme.

(v) The applications received shall be referred to the Child Care Coordinator for scrutiny and inquiry. The Child Care Coordinator shall make home visit, have meetings with the family members of the foster care applicants, collateral contacts such as the anganwadi workers/school/hospital, etc. An assessment shall be carried out of the potential, motivation and capacities of the prospective foster parents as per Annexure – I [Assessment Report of Foster Parent(s)]. The assessment report of the foster care applicants shall be presented to the Child Welfare Committee within 15 days and the case discussed for its approval. The NGOs may be asked for assistance, if required.

(vi) Following the inquiry conducted by the Child Care Coordinator, the Child Welfare Committee shall give its decision on the request of foster care applicants.

(vii) A Child Study Report shall be prepared by the Child Care Coordinator within 15 days (Annexure - II: Child Study Report) providing details of the child.

(viii) If the foster care applicant(s) is/are found to be suitable by the Child Welfare Committee, the Child Care Coordinator shall facilitate the meeting between the
prospective foster parent(s) and the child under the supervision of the Child Welfare Committee.

(ix) The foster care applicant(s) shall then be asked to give their opinion regarding the placement within a week to the Child Care Coordinator and the Child Welfare Committee who shall then permit the family to visit the child at least twice a week to facilitate bonding.

(x) The foster care applicant(s) is/are to be informed of the conditions of the scheme such as their role in executing rehabilitation plans; the periodic assessment visits to their homes by the Child Care Coordinator or designated Case Worker authorized by the Child Welfare Committee; duration of placement, termination of the placement by the Child Welfare Committee when necessary; their obligation to inform the Child Welfare Committee of any change in the family situation (e.g. health, employment, change of residence or any conditions in which the child’s safety could be at risk, etc.)

(xi) On acceptance of the conditions of the scheme, the foster care applicant(s) shall submit the relevant documents (such as identity proof, proof of residence, Employment Certificate, Health reports, Income Certificate, Birth Certificates, Marriage Certificates, Death Certificates where applicable, etc., to the Child Care Coordinator. The Child Care Coordinator shall also prepare the profile for the child which shall include all relevant documents. The documents of the foster care applicant(s) and the child shall be presented before the Child Welfare Committee by the Child Care Coordinator.

(xii) The Child Welfare Committee shall declare the foster care applicant(s) as “fit person(s)” and issue the Order for Foster Care [Annexure - III: Form XVII of the Model Rules under the Juvenile Justice (Care and Protection of Children) Act, 2000]. The Child Welfare Committee shall also obtain an undertaking from the foster parent(s) in the prescribed format (Annexure - IV: Format for Undertaking), adding any other clauses they deem necessary which shall be signed by the foster parent(s).

(xiii) Prior to the placement, the foster family shall be provided with orientation by the Child Care Coordinator and periodic training by the Child Care Coordinator and the Department of Women and Child Development about the needs and behavior of children to understand their roles and responsibilities, the situation of the child placed in their care to minimize the chances of premature termination of the foster care placement.

(xiv) The Child Welfare Committee and the two Child Care Coordinators shall be assisted by a team of professionals drawn from the empanelled list of experts maintained by the Child Welfare Committee as per Rule 27(12) of the Model Rules which shall include a Social Worker, Child Psychologist, Legal Expert and Doctor.

(11) Duration of Foster Care.— After a careful inquiry and assessment, the duration can be assessed as required and the placement periodically reviewed. The following types of placements may be decided upon:

(i) Emergency placement;

(ii) Temporary/short term placement;

(iii) Long term placements till the child attains the age of 18 years and extended upto the age of 21 years;

(iv) Assessment placement, usually for approximately four months during which a detailed assessment is carried out of the physical, emotional, therapeutic needs of the child.

(12) Monitoring and Supervision.— (i) Supervisory visits of the foster family shall be conducted by the Child Care Coordinator and a Foster Care Report prepared (Annexure-V: Format for Periodic Evaluation of Foster Care Placement) to assess the child’s adjustment in the foster home.
(ii) **Maintenance of Records.**— The Child Care Coordinator shall maintain ledgers for records of disbursement of funds and a master ledger for children and foster parents assisted under the scheme. Individual case files will include records of children, orders issued by the Child Welfare Committee, undertakings by the foster parent(s), etc. Files for details of release of Grants shall be maintained and regularly updated. These will be scrutinized periodically by the Department.

(13) **Foster Care Allowance.**— On the basis of the assessment of the Child Care Coordinator, the maximum maintenance allowance per child or monthly Foster Care allowance payable to the foster families for the welfare of the child will be Rs. 2,500/- per month:

Provided that the children who are beneficiaries of the Dayanand Social Security Scheme (DSSS) of the Directorate of Social Welfare, Government of Goa, shall not be eligible for Foster Care allowances under this scheme.

(14) **Follow up Procedure.**— (i) Periodic assessment of the placement shall be carried out by the Child Care Coordinator and the report presented for evaluation to the Child Welfare Committee. During the first year, assessment visit reports shall be presented before the Child Welfare Committee once every three months and bi-annually thereafter.

(ii) Programmes for enhancement of parenting skills, awareness on health, immunization and nutrition shall be conducted periodically by the Child Care Coordinator. Interactive sessions for the children and foster parents shall also be organized.

(iii) An annual medical check-up of the child shall be carried out by the foster parent(s) and an annual progress report prepared by the Child Care Coordinator, which shall be presented along with the evaluation report to the Child Welfare Committee.

(iv) Individual case files shall be maintained by the Child Care Coordinator with school progress reports, medical investigations and evaluation reports of the placement.

(v) Whenever necessary, the State shall provide the foster family with supplementary services such as material and financial help for transport and medical expenses, referrals to other community services such as family counselling, child guidance clinics, community centers, rehabilitation centers, etc.


(vii) During the child’s placement in foster care, efforts shall be made by the Child Care Coordinator for the empowerment of the biological parents and other siblings, if required. The biological parents or other family members will be motivated to enlist for vocational or job-oriented courses so that the child may be restored to the biological family at a later date.

(15) **Restoration of the child to the biological parent/legal guardian.**— (i) Before a child in foster care is restored to his/her family, the Child Care Coordinator shall conduct a social inquiry to assess the biological family for the criteria of “fit person” and shall present the report before the Child Welfare Committee who shall then declare the family “fit”.

(ii) In case the biological family/legal guardian requires any financial help for the care of their child, such a family may be referred for assistance under the Sponsorship Scheme.

(16) **Funding.**— (i) The Foster Care Fund will be created by the Department of Women and Child Development to enable the implementation of the Foster Care Scheme under the Juvenile Justice (Care and Protection of Children) Act, 2000 and as envisaged under the Integrated Child Protection Scheme.
The annual budget shall take into account the following:

(a) Number of children to be assisted;
(b) Foster Care allowance/maintenance payment;
(c) Administrative costs, salaries of staff, conveyance, infrastructure; and
(d) Contingency costs.

Payment.— Once the Child Welfare Committee orders the placement of a child in foster care, a copy of the order shall be marked to the District Child Protection Society (DCPS) and to the Department of Women and Child Development for the release of funds. The Child Welfare Committee shall also submit to the Department and the DCPS in the prescribed format (Annexure - VI: Format for Report to DCPS) about the number of placements for the disbursement of funds. The grant shall be released by the Government as an advance every six months. The first instalment shall be released as an ad hoc advance grant for a unit of 18 children. Subsequent instalments shall be released on the basis of actual figures of children covered and grants utilized.

Termination Procedure.— Placements can be terminated after an assessment is carried out by the Child Care Coordinator and approved by the Child Welfare Committee if it is established that the placement is unsuitable for the child’s development or the placement is traumatic for the child and the foster family.

The role of the State Government.— The State Government shall:

(i) Oversee and facilitate the implementation of the scheme through the regular disbursement of funds;
(ii) Facilitate periodic evaluation and review of the scheme; and
(iii) Introduce other schemes such as Family Assistance, Sponsorships as a buffer in the case of contingencies.

By order and in the name of the Governor of Goa

Sunit P. Masurkar, Director & ex officio Joint Secretary (W&CD).


ANNEXURE –I

ASSESSMENT REPORT OF FOSTER PARENT(S)

1. Date of Assessment: .................................................................
2. Photograph of the foster parent/s:

3. Source of Referral: .........................................................

4. Details of the Applicant—
   a) Name: .........................................................
   b) Date of Birth: ..................................................
   c) Place of Birth: ................................................
   d) Age: .........................................................
   e) Marital Status: ................................................
   f) Nationality: ...................................................
   g) Religion: .....................................................
h) Education
  i) Occupation—
   i) Nature of work
   ii) Hours of work
  j) Income
k) Medical status (Attach recent medical report)
l) Address
m) Contact No.
  i) Landline
  ii) Mobile
n) Email Address
  o) Languages known/spoken

5. Reasons for volunteering services for foster care and plans for the foster child
   a) The provisions and arrangements that will be made for the child: sleeping, recreation, education, etc.
   b) What could be issues/difficulties for the child?
   c) What are the changes the foster care applicant(s) envisage they would need to make in their lifestyles?

6. Parenting capacities
   a) Exposure to child care
   b) Their understanding of development and needs of a child
   c) How would they ensure that the child/children placed with them will be safe from sexual abuse or any other form of abuse within the family and wider support networks?
   d) What are the discipline methods they will use? What is their attitude towards punishment?

7. Preference of child to be taken in Foster Care
   a) Age Group
      i) Below 3 years
      ii) 3-6 years
      iii) 7-12 years
      iv) 13-18 years
   b) Any other preferences (language, religion, etc.)
   c) Type of placement
      i) Emergency
ii) Short term : .......................................................... 
iii) Assessment : .........................................................
iv) Long term : ..........................................................

8. Profile of applicant’s family : ..............................................

9. Details of the applicant’s family : ..............................................

<table>
<thead>
<tr>
<th>Name</th>
<th>Relationship</th>
<th>Age and gender</th>
<th>Education</th>
<th>Marital status</th>
<th>Occupation and income</th>
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a) Family Profile : ..........................................................
(Give details of personality, family life, inter-family relations, attitude of extended family towards foster care, support network etc. Include general health status of the family. Inquire about any family members having a criminal record. Highlight qualities that can match a child’s needs. The profile should facilitate initial identification of a potential match with specific child)

b) Description of the applicant’s house : ..............................................
(details of size, whether owned/rented, amenities etc.)

c) Neighbourhood/community : ..........................................................
(details of composition, amenities and facilities- space for play, transport, education, vocational, medical services, nearest police station/outpost etc.)

10. Verification of Applicant’s Identity

a) Age (Birth Certificate/Leaving Certificate) : ..............................................
b) Proof of residence: (Residence Certificate, Rent receipt etc.) : ..............................................
c) Proof of Identity: (ID card/Voters card/Drivers’ Licence/Ration card etc.) : ..............................................
d) Marital status: [date/duration of marriage (marriage certificate), details of previous marriage and children of that relationship (if any)] : ..............................................
e) Copies of documents attached to the form : ..............................................

11. Applicant’s Career History: (details of education, employment, voluntary : ..............................................
work, part-time work, leisure activities)

12. Routine Inquiries: (Medical check, police check, employer reference)

13. Personal references: (from 2 persons)
   a) Reference 1 Name
   b) Reference 2 Name

(Reference notes to be attached after interviews are conducted with two references. The information should include length of time known, relationship to the applicant, opinion about the applicants' ability to perform the tasks involved in caring for children, providing a safe and caring environment, applicant's interests, talents, personality)

14. Assessment of the Child Care Coordinator

Date: ........................................................... Name: ...........................................................
Place: ............................................................ Signature: ..................................................

ANNEXURE –II

CHILD STUDY REPORT

1. Date of Assessment

2. Child’s Photograph

3. Source of Referral

4. Details of the child:
   a) Name
   b) Date of Birth
   c) Place of Birth
   d) Age
   e) Nationality
   f) Religion
   g) Education
   h) Languages spoken
   i) Relationship of child to foster family, if any
   j) Present Address

k) Contact details
   i) Landline
   ii) Mobile
   l) Email Address

m) Placement history
   (Date when placed in institutional care, name and address of institution)
n) Details of biological family:

<table>
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<tr>
<th>Name</th>
<th>Relationship with Child</th>
<th>Age and gender</th>
<th>Education</th>
<th>Marital status</th>
<th>Occupation and income</th>
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i) Address: ................................................................................................................
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ii) Contact details

i) Landline: ................................................................................................................
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ii) Mobile: ................................................................................................................
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iii) Email address: ...........................................................................................................
................................................................................................................
................................................................................................................

iv) Family situation: (socio-economic-cultural background, religious beliefs) :
................................................................................................................
................................................................................................................

5. Child’s medical history

a) Physical Development: ........................................................................................................

b) Height: ................................................................................................................

c) Weight: ................................................................................................................

d) Present Health Status: ........................................................................................................

 e) Eye Problems (if any): ........................................................................................................

f) Ear/Nose/Throat problems (if any): ........................................................................................

g) Skin disease or any other (if any): ........................................................................................

h) Any other treatment that the child is undergoing: ................................................................

i) Any immunization required: ..................................................................................................

j) Operations and accidents (if any): ..........................................................................................

k) Disability/Special needs: ....................................................................................................

l) Intellectual development (any learning difficulties): .............................................................

m) Any other remarks: ............................................................................................................

n) Medical reports including Blood Group, Hepatitis B and HIV/AIDS test reports, Hospitalization and Immunization records attached to be listed: .................................................................................................

6. Educational History

a) Name of School: ...............................................................................................................

b) Class: ............................................................................................................................

c) If the child is a dropout, school and class last attended: ......................................................

d) Reason for leaving school: .............................................................................................
7. Child’s preferences
   a) Opinion of child regarding foster care
   b) Institution/family, routine, habits
   c) Activities including extra-curricular activities that the child enjoys, leisure time interests and hobbies
   d) Skills/talents
   e) Likes/dislikes

8. Social History and Emotional Development
   Who is the child attached to? Friends/siblings/other relatives/teachers/others 
   a) Ability to form and maintain relationships
   b) Any traumatic incidents in the child’s life
   c) Any history of abuse, giving relevant details
   d) Any history of having been in conflict with law
   e) Any behavioural issues
   f) Ability to cope with stress and anger
   g) Conformity to rules
   h) Attitude to discipline/control/authority figures
   i) Any special attention required by the child

9. Reasons for Foster care (Detailed reasons stating why the child has been considered for foster placement including past experiences, any history of abuse, neglect, ill treatment)

10. Assessment of child’s needs (Educational and other requirements, Any special care required)

11. Recommendations (Comments of Child Care Coordinator: Duration, type of family required and most suitable for the child)

Date: ........................................................... Name: ..............................................................

Place: ............................................................ Signature: ........................................................
ANNEXURE –III

ORDER OF FOSTER CARE PLACEMENT

The child (name and address) ................................................................................................................. aged .......................
Gender ....................................... d/o or s/o Mr ................................................................................................................... and
Mrs. ........................................................................................................ is in need of care and protection of a family.

Mr. ...................................................................................... and Mrs. .......................................................................................... or
Ms. .............................................................................................................. resident of (complete address and contact
numbers) ............................................ is/ are declared fit person(s) for foster-care placement of the child based
on the home study report of the Child Care Coordinator Ms./Mr. ................................................................ .

The child (name) ...................................................................... is placed in foster care for a period of
......................................................................... (days/months), under the supervision of the aforesaid Child Care
Coordinator (Name and contact details) ............................................................................................. .

......................................... ..........................................
Member Member
......................................... ..........................................
Member Member
.....................................................
Chairperson
Child Welfare Committee

cc:
1. The Police-in-charge of ................................................................................. Police Station
2. The CWC ....................................... office file.
3. The Superintendent, Children’s Home ............................................................. .
4. Foster parent ................................................................................................. .
5. Matron .............................................................................................................. .
6. Guard file

ANNEXURE- IV

UNDERTAKING BY THE PARENT(S), FOSTER PARENT(S) OR ‘FIT PERSON(S)’ TO WHOM CHILD IS RESTORED

(To be made on Stamp paper of Rs. 20/-)

I/We .......................................................... resident of House No. .......... Street ...............
Village/Town ............................................. District .......................................... State................................. contactable on
the following telephone numbers: .............................................................. do hereby declare that I am/we are
willing to take charge of (name of the child) .......................................................... age ...................... under the orders
of the Child Welfare Committee, No. .................. dated .................... subject to the following terms and conditions:

(i) If his/her conduct is unsatisfactory I/we shall at once inform the Committee.
(ii) I/we shall do my/our best for the welfare and education of the said child for the duration for which
he/she is entrusted in my/our charge and shall make proper provision for his/her maintenance.
(iii) In the event of his/her illness, he/she shall have proper medical attention in the nearest hospital.
(iv) In case of change in phone number and/or address I/we shall inform the Child Welfare Committee
in person and in writing.
(v) I/we shall produce the child for any court proceedings, if required.
(vi) I/we undertake to produce him/her before the Competent Authority as and when required and
to return the child if directed to do so by the Child Welfare Committee.
ANNEXURE – V

FORMAT FOR PERIODIC REPORT OF FOSTER CARE PLACEMENT

1. Date of Visit : ........................................................................................................................................

2. Details of the child
   a) Name : ........................................................................................................................................
   b) Date of Birth : ....................................................................................................................................
   c) Gender : ........................................................................................................................................
   d) Address : ........................................................................................................................................

3. Details of Foster Parents
   a) Name of Foster Parents : ...................................................................................................................
   b) Address : ........................................................................................................................................
   c) Contact details
     i) Landline : ....................................................................................................................................
     ii) Mobile : ......................................................................................................................................

4. Interaction with the Child
   a) Childs impression about the family (whether the child is properly cared for – physical and health needs) : ........................................................................................................................................
   b) Child’s daily activity : ......................................................................................................................
   c) Any other information : ...................................................................................................................

5. Observation of the family/Attitude towards the Child : ........................................................................................................................................

6. Family Impression about the child : ...........................................................................................................

7. Child’s Interaction/Adjustment/Bonding with the family : ........................................................................................................................................
8. Plan for the child: ................................................................................................................
................................................................................................................
................................................................................................................

9. Any progress made by the child in educational/vocational course enrolled for:
................................................................................................................
................................................................................................................
................................................................................................................

10. Managing behaviors of the child/Any unmanageable behavior/disciplinary strategies adopted:
................................................................................................................
................................................................................................................
................................................................................................................

11. Any other person besides immediate family living in the house:
................................................................................................................
................................................................................................................
................................................................................................................

12. Remarks on progress of child:
................................................................................................................
................................................................................................................
................................................................................................................

13. Other Observations:
................................................................................................................
................................................................................................................
................................................................................................................

Date: .................................................... Name: ........................................................
Place: .................................................... Signature: ................................................

ANNEXURE –VI

FOSTER CARE SCHEME

Summary for quarterly/six monthly format to be submitted to Department of Women and Child Development and District Child Protection Society

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Regn No.</th>
<th>Name of child</th>
<th>D.O.B. &amp; present age of child</th>
<th>Status of child (educational/other)</th>
<th>Date of foster care placement</th>
<th>Name &amp; address of foster parent</th>
<th>Date of foster care termination</th>
<th>Remarks</th>
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Date: .................................................... Name: ........................................................
Place: .................................................... Signature: ................................................

To,
1. The District Child Protection Society, ..................................................
2. The Director, Directorate of Women & Child Development, Panaji-Goa.
Whereas, the Hon’ble Supreme Court in its Order dated 14-02-2011 delivered in Criminal Appeal No. 135 of 2010, between Budhadev Karmaskar versus State of West Bengal directed the State Governments to prepare scheme for giving technical/vocational training to sex workers and sexually abused women to enable them to earn for their livelihood by such vocational training and skill.

Now, therefore, the Government of Goa hereby frames the following schemes:

1. Short title and commencement.— (1) This scheme may be called the “Goa (Technical/Vocational training to sex workers and sexually abused women) Scheme, 2013 (PRABHAT)".

(2) It shall come into force at once.

2. Objectives of the Scheme.— The objective of this scheme is to provide technical/vocational training to sex workers and sexually abused women to enable them to earn for their livelihood by such technical/vocational training and skill.

3. Implementing Department.— The Department of Women and Child Development, Government of Goa shall implement this scheme. The Department will take the assistance of members of reputed NGOs/Trust/Society/professionals/expert bodies, who are involved in rehabilitation of sex workers.

4. Eligibility Criteria.— A victim of commercial sexual exploitation and resident of Goa is eligible to apply for the benefits under this scheme.

5. Manner of making application.— (1) Application for availing the benefits under this scheme shall be made to the Probation Officer.

(2) The Probation Officer shall place the application before the Monitoring Committee who shall recommend on releasing immediate relief, if required, appointment of Mentor, technical/vocational training, admission in educational institution, etc. of sex workers.

6. Immediate relief.— A victim of commercial sexual exploitation (excluding victims housed in Protective Home) will be provided a stipend of Rs. 2500/- per month, after rescue or exit from commercial sexual exploitation. The stipend will be paid for a period of three months or till she joins a livelihood programme, whichever is earlier.

7. Technical/Vocational Training.— The Mentor/Probation Officer shall assess about literacy, skills, interest, etc., of sex workers and help them to join technical/vocational training programme. Emphasis shall be given to the training programmes which has opportunities for jobs or setting up own enterprise, such as, repair of home appliance, mobile repair, beauty treatment, tailoring, bakery, catering, etc.

The said training will be provided by the Government or Non-Government institutes. The Government will bear the fees, travel and other miscellaneous expenses through the corpus fund created under clause 17 of the scheme.

8. Education.— A victim of commercial sexual exploitation, if she is interested in pursuing her education then she will be supported for her education till Standard XII. All the expenses related to her education, boarding, travel, fees, books, toiletries, etc., may be paid through the corpus fund created under clause 17 of the scheme subject to the recommendations of the Monitoring Committee.

9. Monitoring Committee.— (1) There shall be a Monitoring Committee to monitor implementation of this scheme and to perform the duties assigned under the scheme.
(2) The Monitoring Committee shall be headed by Director of Women and Child Development, who shall be its Chairperson and consist of following other members:

(a) Two social workers, especially members of NGOs or expert bodies involved in rehabilitation of sex workers to be nominated by Government.

(b) An Official from Police Department preferably, in-charge of the Integrated Anti Human Trafficking Unit as nominated by Government of Goa.

(c) A qualified doctor having experience in mental health as nominated by Government of Goa.

(d) A person having experience in business enterprise (preferably representative of Goa Chamber of Commerce and Industry) as nominated by Government of Goa.

(e) Two other members preferably victims of commercial sexual exploitation as per nomination by Government of Goa and

(f) Probation Officer, who shall be Member Secretary of the Monitoring Committee.

(3) The Committee shall meet as often as deemed fit by Chairperson; but shall meet within a week from the date of receipt of application to give its recommendation thereon.

(4) (a) During the meeting, the monitoring team shall look into the progress in each case supported under this scheme.

(b) The Committee may interact with the victim to know about her progress.

(5) The Committee shall transact such other business and follow such rules of procedure in transacting business as deemed fit by the Chairperson.

10. Shelter.— A victim of commercial sexual exploitation, if in need of shelter, shall be admitted in a shelter home/protective home being managed by non-Government organization or Government organization or organization receiving grants from the State/ Central Government.

11. Psycho-social Services.— A victim of commercial sexual exploitation will be provided counselling by Probation Officer or by a person appointed as “Mentor” or by a professional counsellor or psychiatrist working in a Government or non-Government organization. Expenses incurred for fees, travel, medicine, etc., will be met through the corpus fund created under clause 17 of the scheme.

12. Health.— The victim shall be provided health services for all kinds of ailments at the Government hospital. Victims suffering with HIV or Tuberculosis will be connected to ART and DOTS schemes. In cases where the victim is suffering from AIDS and requires institutional care, she shall be admitted to one of the care centres meant for people with HIV/AIDS, for a period of six months.

13. Children.— The children of the trafficked victim shall be provided counselling and assistance for admission in the school by the Probation Officer or by a person appointed as “Mentor”. All the expenses related to the education of the children, such as boarding, travel, fees, books, toiletries, etc., upto Std. XII shall be met through the corpus fund created under clause 17 of the scheme.

14. Reintegration.— The Probation Officer or “Mentor” shall help the victim in reintegrating with her family and community by providing counselling to the family members and if necessary to the members of the community.

15. Protection.— The Probation Officer or “Mentor” shall take the assistance of the family members, community members, religious leader, local police and Integrated Anti-human Trafficking Unit of Goa police in ensuring that the victim is not harassed by the traffickers.
The Probation Officer or Mentor may also make a written complaint to the Chairperson of the Goa State Commission for Women, for victims protection and the Commission shall take necessary action to protect the victim.

16. Livelihood.— (a) The Probation Officer or “Mentor” shall assist the victim in finding a job, based on the interests and skills of the victim. In case the victim is unable to get a job or is not interested in a job, then the Probation Officer or “Mentor” based on the interest, skill and the viability of a business shall help her in setting up a business enterprise.

(b) Those victims who have successfully completed the vocational training may be provided all the support by the Probation Officer/Mentor for preparation of project report, availing loan from financial institutions etc. The Department of Women and Child Development may provide such financial assistance to the victim through the corpus fund created under clause 17 of the scheme for setting up business enterprises as may be decided by the Government from time to time.

17. Fund.— A corpus will be created in the name of “Sex Workers Rehabilitation Fund”. Government will provide funds for corpus in the form of annual grants for the implementation of the scheme and will accept voluntary contributions from Individuals, Organisations, Trusts, Companies and Institutions etc.

All grants/voluntary contributions received in the name of said fund shall be deposited in a Bank Account in any nationalised Bank which shall be jointly operated by two members of the Monitoring Committee i.e. Chairperson and Member Secretary.

Contributions by Individuals, Organisations, Trusts, Companies and Institutions etc., to the fund shall qualify for exemption under Section 80G of the Income Tax Act, as applicable, after obtaining necessary approval from concerned authorities.

18. Review.— The Monitoring Committee shall submit quarterly reports to the Secretary, Women and Child Development, Department of the Government of Goa, on the status of cases before it.

19. Relaxation.— The Government, if is of the opinion that it is necessary to do so, may relax any provisions of this scheme.

20. Amendment of scheme.— The Government may vary, amend or modify this scheme from time to time.

By order and in the name of the Governor of Goa

Sunil P. Masurkar, Director & ex officio Joint Secretary (W&CD).