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Panaji, 20th October, 2022 (Asvina 28, 1944)

SERIES I No. 29



PUBLISHED BY AUTHORITY

NOTE

There is a Supplement and two Extraordinary issues to the Official Gazette, Series I No. 28 dated 13-9-2022, namely:-

(1) Supplement dated 13-10-2022 from pages 925 to 926, Notification from Department of Town and Country Planning, regarding of rescinding of Government Notification.

(2) Extraordinary dated 14-10-2022 from pages 927 to 928, Notification from Department of Finance regarding Market Borrowing Programme of State Government 2022-23.

(3) Extraordinary (No. 2) dated 18-10-2022 from pages 929 to 930, Notification from Department of Education, Art and Culture regarding date of effect to the Act and from Department of Law regarding the Goa Plant Diseases and Pests (Amendment) Act, 2022.

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GOVERNMENT OF GOA

Department of Home Home—General Division

Order

9/1/2022-HD(G)/8135

Read: 1. Order No. 9/27/2015-HD(G)/3106 dated 24-10-2018.

Sanction of the Government is hereby accorded to change the nomenclature of the following Executive staff and Guarding staff of the Inspectorate General of Prisons at par with the Prison Manual, 2016 and Goa Prisons Rule, 2021.

	Existing Designation of the post	Pay Scale attached to the post	Change in no- menclature as
1	Assistant Superintendent	PB-2 9300-34800 +GP 4200	Additional Superintendent
2	Jailor	PB-1 5200-20200 +GP 2400	Deputy Superintendent
3	Asst. Jailor	PB-1 5200-20200 +GP 1900	Assistant Superintendent
4	Matron	PB-1 5200-20200 +GP 1900	Head Matron
5	Head Guard	PB-1 5200-20200 +GP 1800	Head Warden
6	Jail Guard	PB-1 5200-20200 +GP 1800	Warden
7	Lady Warden	PB-1 5200-20200 +GP 1800	Matron

This issues with the approval of Administrative Reforms Department vide their U. O. No. 589 dated 14-08-2022 and concurrence of Finance (R&C) Department vide their U. O. No. 1400088251 dated 25-09-2022.

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

Vivek K. Naik, Under Secretary (Home-I).

Porvorim, 12th October, 2022.

Order

9/1/2022-HD(G)/8136

Read: Order No. 9/27/2015-HD(G)/3106 dated 24-10-2018. Sanction of the Government is hereby accorded to re-designate the posts of "Peon" and "Sweeper" to Multi-Tasking Staff in view Circular No. 1/2/2012-PER dated 09-04-2015 issued by the Department of Personnel.

This issues with the approval of Administrative Reforms Department vide their U. O. No. 589 dated 14-08-2022 and concurrence of Finance (R&C) Department vide their U. O. No. 1400088251 dated 25-09-2022.

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

Vivek K. Naik, Under Secretary (Home-I). Porvorim, 11th October, 2022.

Department of Industries

Notification

3/5/2018-IND/236

- Sub: Assistance to register Geographical Indication (GI) and other Intellectual Property Rights (IPRs) Scheme, 2019.
- Read: Notification No. 3/5/2018-IND/219 dated 30-04-2020, published in Official Gazette, Government of Goa, Series I No. 7 dated 14-05-2020.

The validity of the "Assistance to Register Geographical Indication (GI) and other Intellectual Property Rights (IPRs) Scheme, 2019" notified vide Government Notification read in preamble is hereby extended for further period of three (03) years from 14-05-2022 to 13-05-2025.

This has been issued with the concurrence of Finance (Expenditure) Department vide U. O. No. 1400047742 dated 23-09-2022.

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

Amalia O. F. Pinto, Under Secretary (Industries).

Porvorim, 06th October, 2022.

20TH OCTOBER, 2022

Department of Law & Judiciary Law (Establishment) Division

Notification

14-17-2022-LD (Estt.)1617

The following notifications which have been issued by the High Court of Judicature at Bombay, is hereby published for general information of the public.

- 1. No. Rule/P. 3601/2021 dated 26-09-2022.
- 2. No. Rule/P. 0703/2021 dated 26-09-2022.
- 3. No. Rule/P. 805/2021 dated 27-09-2022.
- By order and in the name of the Governor of Goa.

Amir Y. Parab, Under Secretary (Law-Estt).

Porvorim, 11th October, 2022.

[For insertion in the Goa Government Gazette]

HIGH COURT OF JUDICATURE AT BOMBAY

APPELLATE SIDE

Notification

Rule/P. 3601/2021

The Honourable the Chief Justice and Judges of the High Court at Bombay with the previous approval of the Governor of Maharashtra under Article 227 of the Constitution of India are hereby pleased to direct that the following amendment be made by inserting new sub-rules to Rule 3 (*iii-A*) in Chapter XV (Destruction of Records) of The Bombay High Court Appellate Side Rules, 1960:

(a) Insert the following new sub-rules 1 & 2 to Rule 3 *(iii-A)* in Chapter XV of The Bombay High Court Appellate Side Rules, 1960, after the sentence "the following papers shall be preserved for three years"—

(1) Minutes and important correspondence, pertaining to Inspection Department. The same be kept in the form of the soft copy by scanning the record.

(2) Inspection Notes, minutes and important correspondence made on the basis of Inspection Notes, carried out by the High Court of Subordinate Courts.

(b) Existing Clause of Rule 3 (*iii-A*) be numbered as sub-rule (3).

(c) Insert the following new sub-rules 4 &5 after the sub-rule (3):

- (4) Minutes, final orders passed on the Administrative Appeals and Representations and important correspondence. The minutes, final order and important correspondence, the same be kept in the form of the soft copy by scanning the record.
- (5) The documents of Historical value or documents prior to 1950, if any, should be placed before the Committee for orders or after verifying its importance steps be taken for its destruction.

High Court of(MAHENDRA W.Judicature at BombayCHANDWANI)Date: 26th September, 2022.Registrar General.

[For insertion in the Goa Government Gazette]

HIGH COURT OF JUDICATURE AT BOMBAY

APPELLATE SIDE

Notification

Rule/P. 0703/2021

In exercise of the powers conferred by Clause (3) af Article 227 and Article 235 of the Constitution of India and of all other powers enabling it in that behalf and with the previous approval of the Governor of Maharashtra under the proviso to Clause (3)

of the said Article 227, the High Court of Judicature at Bombay, hereby makes the following amendments, to the Civil Manual, 1986, namely:—

In the Civil Manual, 1986,—

(1) in Chapter XXII, in paragraph 459, after sub-pragraph (v), the following paragraph shall be addded, namely:—

(vi): on admission of appeals, the appellants' advocates should be required to file a complete paper book for the Court, containing copies of all relevant papers as required by Paragraph 459 (iii) of Civil Manual. Such paper-books prepared should be certified in tune with and based on the original records by the concerned Advocate. A copy of the paper book should be provided by the appellants' Advocate to the respondents well in advance, so that the respondent can compare and verify from the original records, whether any document is missing or has not been included in the paper-book and it should be brought to the notice of the concerned Officials in the Registry of the District Court. After a cross checking by the Registry Officials, as also after comparison with the originals, private paper books can be taken on record.

In the event, the learned appellate Judge orders to summon the original record at the time of hearing of the appeals, the original records should immediately be made available. In any event, when the final hearing of the Civil Appeal commences, the original records should immediately be made available by the concerned Clerk of the Court.

(2) in Chapter XXVII, in prargraph 544, after sub-paragraph (11), the following shall be added, namely:—

(12) The papers in rejected matters filed in the Court of District Judge, Civil Judge Senior Division and Civil Judge Junior Division shall be destroyed after a period of two years from the date of the order of their rejection, if they are not taken away by the parties or their advocates as provided in Rule 9 of Chapter V.

Before destroying the papers as stated above, the concerned Officer shall notify three months in advance giving details thereof such as stamp number, the names of the parties, the name of the advocate/ /advocates, the date of rejection, etc. The notice shall be published on notice--board at a conspicuous space and the copies of the notice shall be sent to the Advocates' Association.

The Officer concerned shall ensure that Court Fee Stamps and Stamp papers in all rejected matters to be destroyed are cancelled and no appeal is preferred against the said rejection order before destruction.

High Court of(MAHENDRA W.Judicature at BombayCHANDWANI)Date: 26th September, 2022.Registrar General.

[For insertion in the Goa Government Gazette]

HIGH COURT OF JUDICATURE AT BOMBAY

APPELLATE SIDE

Notification

Rule/P. 805/2021

In exercise of the powers conferred by Clause (3) of Article 227 and Article 235 of the Constitution of India and of all other powers enabling it in that behalf and with the previous approval of the Governor of Maharashtra under the Proviso to Clause (3) of the said Article 227, the High Court of the Judicature at Bombay, hereby makes the following amendments, to the Criminal Manual, 1980, namely:—

20TH OCTOBER, 2022

In the Criminal Manual, 1980,-

(1) in Chapter I, in paragraph 14, in subparagraph (4) for the letters and figures "Rs. 15,000", at both the places where they occur, the letters and figures "Rs. 50,000 (Rupees fifty thousand only)" shall be substituted.

(2) in Chapter XVI, after paragraph 10, the following paragraph shall be inserted, namely:—

10-A. On admission of appeals or revisions filed by parties other than State Government, the appellants' or applicants' advocates should be required to file a complete paper book for the Court, containing copies of all relevant papers as required by paragraph 10, Chapter XVI of Criminal Manual. Such paper-books prepared should be certified in tune with and based on the original records by the concerned Advocate. A copy of the paper book should be provided by the appellants' or applicants' Advocates to the opponents/ /respondents (as the case may be), well in advance, so that the said opponents/ respondents (as the case may be) can compare and verify from the original records, whether any document is missing or has not been included in the paper-book and it should be brought to the notice of the concerned Officials in the Registry of the District Court. After cross checking by the Registry Officials as also after comparison with the originals, private paper books can be taken on record.

In the event, the learned appellate Judge orders to summon the original record at the time of hearing of the appeals or revision, the original records should immediately be made available. In any event, when the final hearing of the Criminal Appeal commences, the original records should immediately be made available by the concerned Clerk of the Court.-

High Court of(MAHENDRA W.Judicature at BombayCHANDWANI)Date: 27th September, 2022.Registrar General.

Department of Mines Directorate of Mines & Geology

Notification

03/68/2021/Major/Mines

In exercise of the powers conferred by sub-section (1) and (1A) of section 15 and section 15A of the Mines and Minerals (Development and Regulation) Act, 1957 (Central Act 67 of 1957) and all other powers enabling it in this behalf, the Government of Goa hereby makes the following rules so as to further amend the Goa Minor Mineral Concession Rules, 1985, specifying, namely:—

1. Short title and commencement.— (1) These rules may be called the Goa Minor Mineral Concession (Amendment) Rules, 2022.

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

2. Insertion of new rule 22A.— After rule 22 of the Goa Minor Mineral Concession Rules, 1985, the following rule shall be inserted, namely:-

"22A. Amount of contribution to be made to the District Mineral Foundation.— Every holder of quarrying lease or quarrying permit or sand permit shall pay to the District Mineral Foundation of the district in which the mining operations are carried on by him, an amount equivalent to five percent of royalty as payable under clause (*i*) of sub-rule (1) of rule 22.".

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

Dr. S. Shanbhogue, Director & ex officio Joint Secretary (Mines & Geology).

Panaji, 14th October, 2022.

Department of Panchayati Raj & Community Development Directorate of Panchayats

Notification

25/7/DEV/Vol/2022/4906

Whereas, section 244-A of the Goa Panchayat Raj Act, 1994 empowers the Government to exercise the functions

enumerated in the Schedules I and II appended to the said Act without consultation with the Panchayat.

And whereas, as per the decision of the Government to celebrate Golden Jubilee year of existence of PRIs in Goa from 24-10-2012 to 24-10-2013 and to commemorate the Golden Jubilee Celebrations, the Government has implemented the scheme called "The Deendayal Panchayat Raj Infrastructure Development (Golden Jubilee) Scheme, 2013 for upgrading the infrastructure in the rural areas of Goa.

As whereas the said scheme was revalidated for another five years w.e.f. 01-04-2017 to 31-03-2022.

And whereas, the Government has again decided to extend the validity of the said scheme by another five years w.e.f. 01-04-2022 to 31-03-2027.

Now therefore, in pursuance of the provisions of the said section 244-A of the Act and to upgrade rural infrastructure in public interest, the Government of Goa hereby makes the following scheme, namely:—

1. This scheme may be called "The Deendayal Panchayat Raj Infrastructure Development (Golden Jubilee) Scheme, 2022.

2. Definitions.— In this scheme, unless the context otherwise requires.— (a) "Act" means the Goa Panchayat Raj Act, 1994 (Goa Act 14 of 1994);

(b) "Block Development Officer" means the Block Development Officer appointed by the Government in the concerned Block;

(c) "Director" means the Director of Panchayats appointed under section 2 (9) of the Goa Panchayat Raj Act, 1994;

(d) "functions" means any of the functions specified in Schedule I and II appended to the Act;

(e) "Government" means the Government of Goa;

(f) "Panchayat" means a Village Panchayat established under section 3 of the Act;

(g) "schedule" means the schedules appended to the Act;

(h) "Golden Jubilee Project" means and includes any developmental work which is selected to be undertaken as per the provisions of this scheme;

(*i*) "Technical Cell" means a technical body constituted by Directorate of Panchayats consisting of technical personnel appointed by Director of Panchayats;

(*j*) "Accounts Section" means Accounts section of Directorate of Panchayats.

(k) Words and expression used but not defined in this scheme, shall have the same meaning as defined in the Goa Panchayat Raj Act, 1994 and/or the Rules framed under the Act.

3. Identification of infrastructure project by Village Panchayat.— The infrastructure development project to be undertaken under this scheme shall be identified by the concerned Village Panchayat by adopting necessary resolution at the meeting of the Village Panchayat.

4. Preparation of proposal by Village Panchayat Secretary.— Once the Village Panchayat identifies the infrastructure development project to be undertaken under the scheme within 30 days there from the Village Panchayat Secretary shall prepare and submit the proposal to Director of Panchayats through Block Development Officer who shall scrutinize all the documents required to complete the project consisting of:-

(a) Certified copy of Form I and XIV of the land on which the project is proposed;

(b) Certified copy of survey plan of the land on which the project is proposed;

(c) A detail statement listing all the facilities/infrastructure currently available within jurisdiction of the Village Panchayat and bringing out in detail the need of the project proposed and the extent of its utility for the public;

(d) A certified copy of Annual Budget of the Village Panchayat;

(e) A certified copy of the resolution of Village Panchayat adopted as per clause(3) above;

(f) Giving such other details as may be felt necessary;

(g) Irrecoverable N.O.C. from the owner to Director of Panchayats incase land belongs to Devasthan, Church property, private owners, N.G.O's, deeds, etc.

5. Acquisition of land for taking up infrastructure projects.— In case if the land for the proposed infrastructure project is not available with the Village Panchayat and the same is required to be acquired under the provisions of the Land Acquisition Act, 1894 then Village Panchayat Secretary shall also submit a separate proposal for land acquisition consisting of all the necessary documents as per the circulars in force pertaining to submission of land acquisition proposals.

6. Identification of infrastructure project by Government.— Notwithstanding anything contained in clause (3) above, the Government may in the public interest identify any infrastructure development project which in its opinion is required to be taken-up within the jurisdiction of any Village Panchayat and direct the Director of Panchayats to issue necessary instructions to concerned Village Panchayat Secretary to submit proposals as per clauses (4) and (5) above and the same shall be binding on the Secretary/Panchayat.

7. Procedure for submission of proposal.— Upon receipt of the proposal from the Block Development Officer, Director of Panchayats shall verify the same and with his recommendations it shall be submitted to the scrutiny and sanctioning committee for approval in principal and then shall be submitted to technical cell to prepare the detail report, estimates and obtain technical sanction from the competent authority within 30 days from the date of receipt of proposal.

8. Proposal before scrutiny and sanctioning committee.— Upon receipt of the estimate

and detailed project report from the technical cell, Directorate of Panchayats within 30 days shall obtain the administrative and financial approval from the Government.

9. Constitution of scrutiny and sanctioning committee.— There shall be scrutiny and Sanctioning committee which shall consider every proposal received under this scheme and shall scrutinize and take decision on whether the proposal is to be approved or rejected. The scrutiny and sanctioning committee shall consist of:—

(a) Minister of Panchayati Raj, Government of Goa— Chairperson;

(b) Secretary (Finance) Government of Goa or his representative not below the rank of Additional Secretary— Member;

(c) Secretary (Panchayati Raj), Government of Goa— Member;

(d) Director (Rural Development), Government of Goa— Member;

(e) Chief Executive Officer, Zilla Panchayat North/South— Member;

(f) Executive Engineer, Technical Cell— Member;

(g) Director of Panchayats— Member Secretary.

10. Meetings of scrutiny and sanctioning committee.— The scrutiny and sanctioning committee shall meet as required regularly.

11. Sanctioning of proposals.— The scrutiny and sanctioning committee at its meeting shall consider the proposals received under this scheme and may either approve any proposals or reject the same or may differ the decision to the further meetings. The decision of the committee in respect of every proposal received shall be final.

12. Director of Panchayats to convey approval.— Once the project is approved by the scrutiny and sanctioning committee the Director of Panchayats shall convey the sanction of the committee to the Technical cell and concerned Village Panchayat through respective Block Development Officer.

13. Technical cell to prepare detail estimates.— The technical cell within 60 days from the date of receipt of sanction from Director of Panchayats shall prepare detailed estimates of the proposed Golden Jubilee Project.

14. Procedure to be followed by Technical Cell.— Technical cell shall obtain technical, administrative and financial approval, invite the tenders as per the CPWD Manuel in force, prepare comparative statement, approve the lowest bidder and prepare the work order for the approved bidder of the project within 60 days."

14-A. Work order.— The Directorate of Panchayats or engineer authorized by the Director of Panchayat on scrutinizing the tendering procedure and comparative statement shall issue the work order.

15. Procedure to release the funds to the contractor.— (1) The Technical Cell shall prepare the running bill of the project and on completion of 30% of the work shall convey to the Accounts Section of Directorate of Panchayats who shall with the approval of the Director of Panchayats release the first installment amounting to 30% of the total cost.

(2) After completing 70% of the total work of the project the technical cell should intimate the Accounts Section to release the second installment amounting 40% of the total cost of the project.

(3) The third installment amounting to 30% shall be released by the accounts section on approval of the Director on receiving the completion certificate from the contractor and the Executive Engineer concern.

(4) The Director of Panchayats within 30 days on receipt of the completion certificate from the Executive Engineer of the technical cell shall hand over the project to the Village Panchayats.

16. Procedure upon rejection of the proposal.— If the scrutiny and sanctioning committee rejects any proposal of any Village Panchayat, then the Director of Panchayats shall convey the same to the concerned

Village Panchayat through respective Block Development Officer.

17. Nature of projects that may be undertaken and ceiling of cost.— Any developmental work consisting of civil work, electrical work, any other type of work, etc. may be undertaken under this scheme, if the scrutiny and sanctioning committee deems it fit in the interest of upgrading the rural infrastructure in the concerned Village Panchayat. The estimated cost of each Golden Jubilee Project to be undertaken under this scheme shall not be less than rupees 20 lakhs and shall not exceed rupees three crores:

Provided that in deserving cases, the scrutiny and sanctioning committee may sanction an amount of upto rupees 3.5 crores for one infrastructure project with prior approval of Finance Department:

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

18. Permitting the Village Panchayat to execute the projects in certain cases.— The scrutiny and sanctioning committee, after considering and sanctioning the proposal of any Village Panchayat under Clause 11 above may instead of executing the work decide to sanction the amount equal to estimated cost of the project to the concerned Village Panchayat may execute the work by following the procedure as prescribed for execution of works from Village Panchayat funds. Provided further that such grants shall not be sanctioned in cases where the estimated cost of the project is more than rupees 20 lakhs.

19. Technical cell to plan the project.— On receiving the approval from the scrutiny and sanctioning committee the technical cell for preparation of detailed estimates and road map, may if required with the approval of Government engage the service of any Engineers/Architects duly registered with it or such other expert agency and the fees payable to such Engineers/Architects/ /Experts not exceeding 5% of the estimated cost may be paid from the project cost under this scheme. 20. Utilization of funds and utilization certificate.— The technical cell on completion of the project shall furnish the completion certificate to accounts section who in turn shall issue the utilization certificate which shall be maintained by the technical section.

21. Utilization of funds by Village Panchayat.— In cases, where the project cost is less than rupees 20 lakhs and where grantin-aid is sanctioned to concerned Village Panchayat under clause (20) above, the Director of Panchayats shall issue the order sanctioning the amount of estimated cost as grant-in-aid to the concerned Village Panchayat and the Block Development Officer shall draw and disburse the grants to the Village Panchayat. The project shall be completed by Village Panchayat by following the normal prescribed procedure for execution of works by Village Panchayat within a period of 1 year from the date of receipt of grants and the concerned Block Development Officer shall submit utilization certificate to Director of Panchayats within 30 days from the date of completion of project.

22. Maintenance and management of the Golden Jubilee Project.— (1) Village Panchayat may execute an Agreement for maintenance such as repair, renovation, etc. after following codal procedure.

(2) Village Panchayat may execute an Agreement with any Self Help Group (Federation) or any committee or society or any NGO, etc. for better management of the project, day to day cleanliness, etc., on approval of Director of Panchayats. Village Panchayat may generate income from the project which is created.

23. Director of Panchayats to maintain inventory of projects.— The Director of Panchayats shall maintain inventory of all the Golden Jubilee Projects taken up and completed under this scheme from time to time. 24. Government to provide special funds.— The Government may provide a special fund to Director of Panchayats for implementation of this scheme under Budget Head:

2515 — Other Rural Development Programmes;

00 — ;

- 102 Community Development;
 - 10— Infrastructure Development of Village (plan); — Golden Jubilee Projects.

25. Sanctioning Authority.— The scrutiny and sanctioning committee shall be the sanctioning authority for sanctioning any Golden Jubilee Project under this scheme and the decision of the committee shall be final.

26. Power to remove difficulties.— The scrutiny and sanctioning committee shall be empowered to take such decisions as may be deemed fit to remove any practical difficulties faced in implementation of this scheme.

27. Commencement and validity of the scheme.— This scheme shall apply to all Village Panchayats in the State of Goa and shall come into force immediately on its publication in the Official Gazette and shall remain in force till 31-03-2027. However, the Government may extend the validity of the Scheme for such further period as deemed fit by issuing a Notification in the Official Gazette.

28. This scheme is published with the concurrence of the Department of Finance, Government of Goa conveyed vide U. O. No. 397/F dated 30-08-2022.

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

Siddhi T. Halarnakar, Director & ex officio Joint Secretary (Panchayats).

Panaji, 11th October, 2022.

Department of Personnel

Notification

1/14/89-PER(Vol.II)

In exercise of the powers conferred by the proviso to Article 309 of the Constitution of India, the Governor of Goa hereby makes the following rules to regulate the recruitment to the Group 'C', Non-Gazetted, Non-Ministrial posts, in the Directorate of Higher Education, Government of Goa, namely:----

1. Short title. application and commencement.— (1) These rules may be called the Government of Goa, Directorate of Higher Education, Group 'C', Non-Gazetted Non-Ministerial posts, Recruitment Rules, 2022.

(2) They shall apply to the posts specified in column (1) of the Schedule to these rules (hereinafter called as the "said Schedule").

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

2. Number, classification and level in the pay matrix.— The number of posts, classification of the said posts and level in the pay matrix attached thereto shall be as specified in columns (2) to (4) of the said Schedule:

Provided that the Government may vary the number of posts specified in column (2) of the said Schedule from time to time subject to exigencies of work.

3. Method of recruitment, age limit and other qualifications .- The method of 940

recruitment to the said posts, age limit, qualifications and other matters connected therewith shall be as specified in columns (5) to (13) of the said Schedule.

4. Disqualification.- No person who has entered into or contracted a marriage with a person having a spouse living or who, having a spouse living, has entered into or contracted a marriage with any person, shall be eligible for appointment to the service:

Provided that the Government may, if satisfied that such marriage is permissible under the personal law applicable to such person and the other party to the marriage and that there are other grounds for so doing, exempt any person from the operation of this rule.

5. Power to relax.— Where, the Government is of the opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing, relax any of the provisions of these rules with respect to any class or category of persons.

6. Saving.- Nothing in these rules shall affect reservation, relaxation of age limit and other concessions required to be provided for Scheduled Castes, Scheduled Tribes, Other Backward Classes, Ex-servicemen and other special categories of persons in accordance with the orders issued by the Government from time to time in that regard.

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

Eshant V. Sawant, Under Secretary (Personnel-I).

Porvorim, 13th October, 2022.

	ES 1 110. 23		20111 OCTOBER, 2022
	Circumstances in which Goa Public Service Commission is to be consulted in making recruitment	13	N.A.
SCHEDULE	If a D.S.C/ D.P.C. exists, what is its compo- sition	12	D.S.C. D.S.C.
	In case of recruit- ment by promotion/ deputation/ absorption, grades from which promotion/deputation/ absorption is to be made	11	Deputation: Officials holding analogous posts under State Govern- ment on regular DR OR OR OR OR Officials under State Government in level-5 of the pay matrix, possessing educa- tional qualifications prescribed for direct recruits and with three years regular service in the grade. OR Officials under State Government in level-4 of the pay matrix, possessing educa- tional qualifications prescribed for direct recruits and with five years of regular service in the grade. <i>Absorption:</i> Official recruited by deputation with three years regular service on deputation.
	Method of recruitment, whether by direct recruitment or by promotion/ absorption and percentage of the vacancies to be filled by various methods	10	By transfer on deputation/ absorption, failing which by direct recruit- ment.
	Period of proba- tion, if any	6	years.
	Whether age & educational qualifications prescribed for the direct recruits will apply in the case of promotees	8	N.A.
	Educational and other qualifications required for direct recruits	7	Essential: (i) Degree in Engineering or Frecognized University in the branch of Information Technology/ Computer/ Electronics and Telecommuni- cation. (ii) Two years experience in the relevant field. (iii) Knowledge of Konkani. Desirable: Knowledge of Marathi.
	Age limit for direct recruits	9	Not exceeding 45 years for for Govern- ment servants upto five years in accor- dance with the instruc- tions or orders issued by the Govern- ment from time to time).
	Whether selection post or non- -selection post	Ð	N.A.
	Level in the pay matrix	4	ю. Г
	Classifi- cation	с	01 Group (2022) 'C', Non- to Non- variation Ministe- dent on vorkload).
	Number of posts	2	
	Name /desig- nation of post	Ч	Engineer

OFFICIAL GAZETTE — GOVT. OF GOA

SERIES I No. 29

Department of Urban Development Directorate of Municipal Administration

Notification

14/49/90-DMA/Part File/3106

The following draft rules which the Government of Goa proposes to make in exercise of the powers conferred by sub-section (2) of section 306 read with sections 184B and 184C of the Goa Municipalities Act (Act No. 7 of 1969) so as to amend the Goa Municipalities Appellate Tribunal Rules, 1989 are hereby pre-published as required by sub-section (3) of section 306 of the said Act, for information of all the persons likely to be affected thereby and notice is hereby given that the said rules will be taken into consideration by the Government after expiry of a period of fifteen days from the date of publication of this notification in the Official Gazette.

All objections and/or suggestions to the said draft rules may be forwarded to the Government of Goa, Department of Urban Development, Panaji-Goa before the expiry of the said period of fifteen days so that they may be taken into consideration at the time of finalization of the said draft rules.

DRAFT RULES

In exercise of the powers conferred by subsection (2) of section 306 read with sections 184B and 184C of the Goa Municipalities Act, 1968 (Act No. 7 of 1969) and all other powers enabling it in that behalf, the Government of Goa hereby makes the following rules so as to amend the Goa Municipalities Appellate Tribunal Rules, 1989, namely:—

1. Short title and commencement.— (1) These rules may be called the Goa Municipalities Appellate Tribunal (First Amendment) Rules, 2022.

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

2. Amendment of rule 4.— In rule 4 of the Goa Municipalities Appellate Tribunal Rules, 1989,

(*i*) in clause (1), for the figures "500/-", the figures "1000/-" shall be substituted;

(*ii*) in sub-rule (2), for the figures "3000/-", the figures "6000/-" shall be substituted.

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

Gurudas P. Pilarnekar, Director of Urban Development & ex officio Additional Secretary.

Panaji, 14th October, 2022.

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