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NOTE

There is one Extraordinary issue to the Official Gazette, Series I No. 12 dated 21-06-2012, namely, Extraordinary dated 22-06-2012 from pages 401 to 404 regarding political parties and symbols— Not. No. 3-1-87/ELEC/5098 from Department of Elections (Office of the Chief Electoral Officer).

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GOVERNMENT OF GOA

Department of Co-operation

Office of the Registrar of Co-operative Societies

Notification

1-27-2011/PLG/RCS

The Government of Goa is pleased to approve the existing/revised schemes and pattern of financial assistance to the Apex Co-operative Bank (Goa State Co-op. Bank Ltd.), Goa State Co-operative Milk Producer's Union, Goa State Co-operative Housing Finance & Federation Ltd., Goa State Co-operative Union Ltd., Goa Co-operative Marketing & Supply Federation Ltd. and Industrial Co-operatives in the form of Government Share Capital Contribution, Loan, Subsidy, Managerial Subsidy, grant-in-aid etc. for their development/smooth functioning of business and other allied activities. The schemes pertaining to above mentioned Co-operative Institutions/Societies issued from time to time have now been clubbed together for easy access to the Public/Co-operatives for availing the benefits.

1. *Short title and commencement.*— This scheme shall be called “the existing revised scheme to provide financial assistance in the form of Government Share Capital Contribution, Loan, Subsidy, Managerial Subsidy, grant-in-aid, etc. to the “Apex Co-operative Bank (Goa State Co-op. Bank Ltd.), Goa State Co-operative Milk Producer's Union, Goa State Co-operative Housing Finance & Federation Ltd., Goa State Co-operative Union Ltd., Goa Co-operative Marketing & Supply Federation Ltd. and Industrial Co-operatives.” It shall come into force from the date of its publication in the Official Gazette.

2. *Objectives.*— The Government of Goa has approved various schemes and pattern of financial assistance to different types of Co-operative Societies. The main aim of these schemes are to provide financial assistance in the form of Government Share Capital Contribution, Loan, Subsidy, Managerial Subsidy, Grant-in-aid etc. for their development/smooth functioning of business and other allied activities.

3. *Pattern of Financial Assistance.*—

Sr. No.	Type of Societies	Name of the Scheme	Pattern of Financial Assistance
1.	Apex Co-operative Bank (Goa State Co-operative Bank Ltd.)	Government Share Capital Contribution	The total limit of Government Investment in the Share Capital of the Apex Co-operative Bank i.e. Goa State Co-op. Bank Ltd., Panaji shall be to the extent of Rs. 500.00 lakhs inclusive of the Government Share Capital Contribution already released to the said Bank.
2.	Goa State Co-operative Milk Producer's Union Ltd.	Government Share Capital Contribution	The total limit of Government Investment in the Share Capital of the Goa State Co-operative Milk Producer's Union Ltd. shall be to the extent of Rs. 50.00 lakhs inclusive of the Government Share Capital Contribution already released to the said Union.
3.	Apex Housing Finance Co-operative Society (Goa State Co-op. Housing Finance & Federation Ltd.)	Government Share Capital Contribution	The total limit of Government Investment in the Share Capital of the Apex Housing Finance Co-operative Society i.e. the Goa State Co-operative Housing Finance

		& Federation Ltd., shall be to the extent of Rs. 250.00 lakhs inclusive of the Government Share Capital Contribution already released to the Federation.
4. Goa State Co-operative Union Ltd.	Education, Research and Training: Grant-in-aid to Co-operative Training Centre.	100% Grant of the expenditure incurred on approved items to Federal Institution for imparting training to secretaries, office bearers and other employees of Co-operative Societies.
5. Goa Co-operative Marketing & Supply Federation Ltd.	Share Capital Contribution	Upto Rs. 50.00 lakhs without insisting for matching Share Capital Contribution from the beneficiary Institution. However the limit of Rs. 50.00 lakhs will include Share Capital Contribution already released earlier.
6. Industrial Co-operatives	Government Share Capital Contribution	Upto Rs. 1.00 lakh without insisting for matching Share Capital Contribution from the beneficiary Society. However the limit of Rs. 1.00 lakh will include Share Capital Contribution already released earlier.
	Managerial Subsidy	Rs. 25,000/- for newly registered Society for initial expenses of salary, wages etc. This is admissible only at once.

Terms and Conditions:

Government Share Capital Contribution to the Apex Co-operative Bank.— (1) Government shall nominate three Directors on the Board of Directors of the Bank in terms of provision of Bye-law No. 29 (iii) of the bye-laws of the Bank. The Bank shall not amend the said bye-law 29 (iii) deleting the said provision empowering the Government to nominate three Directors on the Board of Directors of the Bank without prior approval of the Centre registrar, Government of India.

(2) The Bank shall refund the amount contributed to its share capital by Government after 15 years from the date of such contribution by creating share capital redemption fund. However, without prejudice to any of the terms and conditions of this order, the Government shall have right to recall the entire or any part thereof at any time without assigning any reason thereon.

(3) The Bank shall set aside an amount equal to 1/15th of the Government Share Capital Contribution and credit the same to the fund called Government Share Capital Redemption Fund.

(4) The amount standing to the credit of the Share Capital Redemption Fund shall not be utilized in the business of the bank but shall be invested in fixed deposits with a bank approved by the Registrar of Co-operative Societies or in Government approved security.

(5) The Bank shall credit to the Government, the amount of dividend towards Government Share Capital if declared, at the same rate of which it is paid to the other shareholders.

(6) The Bank shall issue Share Certificate in the name of the Governor of Goa.

Share Capital Contribution to the Goa State Co-operative Milk Producer's Union Ltd.— (1) The Society shall adopt a byelaw making its share capital non-refundable for a period of 15 years from the date of Government contribution to the share capital. However if any member of the society desires to resign his membership on the ground which in the opinion of the Registrar of Co-operative Societies, Government of Goa, Panaji are genuine or if a member of the society dies it may refund the share capital to the member with the prior approval of the Registrar.

(2) The Society shall refund the amount contributed to its share capital by Government after 15 years from the date of such contribution by creating share capital redemption fund from its profits.

(3) The Society shall increase its share capital every year by 1/15 of the amount of Government Share Capital Contribution either by collecting additional share capital from its members or by enrolling more members.

(4) The Society shall charge to its profit and loss account equal to 1/15 of the Government Share Capital Contribution and credit the amount to a fund called "Government Share Capital Redemption Fund".

(5) The amount standing to the credit of the Government Share Capital Redemption Fund shall not be used in the business of the society but shall be deposited either as a fixed deposit with Co-operative Banks or National Bank or shall be invested in Government Bonds and Securities in consultation with the approval of the Registrar of Co-operative Societies.

(6) The Society/Institution shall take permission of the Government while adopting and implementing the major policy decision which are touching to the life's and living patterns of the public at large. (for example, the Union shall necessarily obtain permission of the Government for increase in the selling price of the milk and milk products, disposal of properties, borrowing more than Rs. 50,000 lakhs (Rupees fifty lakhs only). And mortgage of movable or immovable property which has been leased out by the Government or on which the Government has lien thereon of whatsoever nature.

(7) The Society shall not declare dividend at the rate exceeding 12% till the whole amount of Government contribution is refunded.

(8) The Society shall issue share certificate in the name of the Governor of Goa. The Society shall appropriate its profit in its Annual General Body Meeting and shall credit

the dividend earned on share into Government Treasury under appropriate head of account within one month of such declaration.

(9) The security for the Government Share Capital Contribution will be on the general assets of the society and Government shall have a first charge on them for its payments.

(10) The Society shall appoint its Secretary with the approval of the undersigned and shall not punish him or dismiss him without prior permission of the Registrar.

(11) The Society shall submit the copy of resolution of the Managing Committee for availing financial assistance.

Government Share Capital Contribution to the Apex Housing Finance Co-operative society.— (1) The Society shall adopt a byelaw making its share capital non-refundable for a period of 20 years from the date of Government contribution to the share capital. However if any member of the society desires to resign his membership on the ground which in the opinion of the Registrar of Co-operative Societies, Government of Goa, Panaji are genuine or if a member of the society dies it may refund the share capital to the member with the prior approval of the Registrar.

(2) The Society shall refund the amount contributed to its share capital by Government after 20 years from the date of such contribution by creating share capital redemption fund from its profits.

(3) The Society shall increase its share capital every year by 1/2 of the amount of Government Share Capital Contribution either by collecting additional share capital from its members or by enrolling more members.

(4) The Society shall charge to its profit and loss account equal to 1/20 of the Government Share Capital Contribution and credit the amount to a fund called "Government Share Capital Redemption Fund".

(5) The amount standing to the credit of the Government Share Capital Redemption Fund shall not be used in the business of the society but shall be deposited either as a fixed deposit with Co-operative Banks or National Bank or shall be invested in Government Bonds and Securities in consultation with the Registrar of Co-operative Societies, Panaji.

(6) The Society shall not declare dividend at the rate exceeding 12% till the whole amount of Government contribution is refunded.

(7) The Society shall issue share certificate in the name of the Governor of Goa. The Society shall appropriate its profit in its Annual General Body Meeting and shall credit the dividend earned on share into Government Treasury under appropriate head of account within one month of such declaration.

(8) The security for the Government Share Capital Contribution will be on the general assets of the society and Government shall have a first charge on them for its payments.

(9) The Society shall submit the copy of resolution of the Managing Committee for availing financial assistance.

(10) The Society shall appoint its secretary with the approval of the undersigned and shall not punish him or dismiss him without prior permission.

(11) The Society shall create one post of "Chief Executive Officer" (CEO) on deputation and same shall be filled with the officer from the office of the Registrar of Co-operative Societies, belonging to the rank of Asstt. Registrar, Special Auditor/Co-op. Officer with the prior approval of the Registrar of Co-operative Societies. The Society shall not initiate any disciplinary proceedings/ /criminal prosecution against Government Office so appointed on the post of CEO, without the prior approval of the Competent Disciplinary Authority.

Share Capital Contribution to Goa Co-operative Marketing and Supply Federation

Ltd.— (1) The Society shall adopt a byelaw making its share capital non-refundable for a period of 15 years from the date of Government contribution to the share capital. However if any member of the society desires to resign his membership on the ground which in the opinion of the Registrar of Co-operative Societies, Government of Goa, Panaji are genuine or if a member of the society dies it may refund the share capital to the member with the prior approval of the Registrar.

(2) The Society shall refund the amount contributed to its share capital by Government after 15 years from the date of such contribution by creating share capital redemption fund from its profits.

(3) The Society shall increase its share capital every year by 1/15 of the amount of Government Share Capital Contribution either by collecting additional share capital from its members or by enrolling more members.

(4) The Society shall charge to its profit and loss account equal to 1/15 of the Government Share Capital Contribution and credit the amount to a fund called "Government Share Capital Redemption Fund".

(5) The amount standing to the credit of the Government Share Capital Redemption Fund shall not be used in the business of the society but shall be deposited either as a fixed deposit with Co-operative Banks or National Bank or shall be invested in Government Bonds and Securities in consultation with the Registrar of Co-operative Societies.

(6) The Society shall not declare dividend at the rate exceeding 12% till the whole amount of Government contribution is refunded.

(7) The Society shall issue share certificate in the name of the Governor of Goa. The Society shall appropriate its profit in its Annual General Body Meeting and shall credit the dividend earned on share into

Government Treasury under appropriate head of account within one month of such declaration.

(8) The security for the Government Share Capital Contribution will be on the general assets of the society and Government shall have a first charge on them for its payments.

(9) The Society shall submit the copy of resolution of the Managing Committee for availing financial assistance.

(10) The Society shall not be a defaulter in repayments of Government investments.

Share Capital Contribution to Industrial Co-operatives.— (1) The Society shall adopt a byelaw making its share capital non-refundable for a period of 20 years from the date of Government contribution to the share capital. However if any member of the society desires to resign his membership on the ground which in the opinion of the Registrar of Co-operative Societies, Government of Goa, Panaji are genuine or if a member of the society dies it may refund the share capital to the member with the prior approval of the Registrar.

(2) The Society shall refund the amount contributed to its share capital by Government after 20 years from the date of such contribution by creating share capital redemption fund from its profits.

(3) The Society shall increase its share capital every year by 1/20 of the amount of Government Share Capital Contribution either by collecting additional share capital from its members or by enrolling more members.

(4) The Society shall charge to its profit and loss account equal to 1/20 of the Government Share Capital Contribution and credit the amount to a fund called "Government Share Capital Redemption Fund".

(5) The amount standing to the credit of the Government Share Capital Redemption Fund shall not be used in the business of

the society but shall be deposited either as a fixed deposit with Co-operative Banks or National Bank or shall be invested in Government Bonds and Securities in consultation with the approval of the Registrar of Co-operative Societies, Panaji.

(6) The Society shall not declare dividend at the rate exceeding 12% till the whole amount of Government contribution is refunded.

(7) The Society shall issue share certificate in the name of the Governor of Goa. The Society shall appropriate its profit in its Annual General Body Meeting and shall credit the dividend earned on share into Government Treasury under appropriate head of account within one month of such declaration.

(8) The security for the Government Share Capital Contribution will be on the general assets of the society and Government shall have a first charge on them for its payments.

(9) The Society shall submit the copy of resolution of the Managing Committee for availing financial assistance.

(10) The society shall appoint its secretary with the approval of the undersigned and shall not punish him or dismiss him without prior permission.

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 Jt. Secretary to the Government of Goa, as Chairman.

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

(3) The Asstt. Accounts Officer, Office of the 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. 1444547 dated 24-10-2011.

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

P. K. Velip Kankar, Registrar & ex officio Joint Secretary (Co-op. Societies).

Panaji, 20th June, 2012.



Department of Education, Art & Culture

Directorate of Art and Culture

Notification

DAC/Acctts/Corpus-Fund/2012-13/1456

The Government of Goa is pleased to frame the “Rules and Regulations for the Corpus Funds for Cultural Institutions constituted by the Government”.

PREAMBLE

The Government of Goa through the Directorate of Art & Culture is committed to preserve, promote and develop the rich traditional cultural wealth and legacy of the State of Goa by organizing of programmes/activities through a network of institutions and also by creating necessary infrastructure in all the talukas of the State.

The Government has constituted various cultural complexes for fostering and promoting the activities in the different fields such as music, drama, dance, literature, fine arts etc. These cultural institutions are provided annual grants by the Government for carrying out their activities. The Government however desires to create a Corpus Fund for these Cultural Institutions to strengthen them financially and reduce their dependence on the Government grants to carry out their activities.

1. *Short title and commencement.*— (i) These shall be called the “Rules and Regulations for

the Corpus Funds for Cultural Institutions constituted by the Government”.

(ii) They shall come into force from the date of its notification in the Official Gazette.

2. *Objectives.*— The objective of the Corpus Fund is as follows:—

(i) To provide reliable financial support to the cultural institutions constituted by the Government for preserving and strengthening Art, Culture, Theatre etc.

(ii) To reduce the dependence of these institutions on annual government grants for their functioning.

(iii) To support these institutions in the implementation of their programmes.

3. *Scope of the Corpus Fund.*— (i) The Corpus Fund envisages creating a financial patronage to the Institutions whereby the principal amount remains intact and kept invested in fixed deposit with the Nationalized banks and the interest accrued on the investment of the Corpus Fund is the fund available to the Institutions to carry out their objectives.

(ii) The Corpus fund shall be created in a Nationalized Bank in the name of the Government of Goa and shall be administered by a Managing Committee. Initially, the interest accrued also shall be reinvested in the Corpus Fund until the Corpus Fund is fully created to the extent to match the annual requirements of the Institutions. The respective Cultural Institutions shall carry out their objectives from the interest accrued out of the Corpus Fund.

4. *Beneficiaries.*— All the Cultural Institutions/Academies constituted by the Government and receiving annual grant-in-aid from the Government shall be the beneficiaries of the Corpus Fund.

5. *Administration of the Fund.*— (i) The Corpus Fund shall be initially administered by

a Managing Committee constituted under the Chairmanship of Minister for Art & Culture, Government of Goa with the Secretary (Finance), Secretary (Art & Culture), the Director of Art & Culture, Joint Secretary (Fin-Exp) and the Director of Accounts as the Members to carry out the objects of the Corpus Fund and shall exercise all the powers within the parameters of the conditions of the Corpus Fund.

(ii) Each Institution constituted by the Government, shall have a Corpus Fund created within the time span as decided by the Government.

(iii) The quantum/size of the Corpus Fund and the yearly contribution shall be fixed by the Government from time to time and the same shall be provided through Budgetary support.

(iv) Once the Corpus Fund is fully created to the extent of matching the annual anticipated financial requirement of the respective Institutions, the interest accrued on the Corpus Fund shall be utilized as specified in Rule 7.

6. *Sources of the Corpus Fund.*— The Corpus Fund shall be established by the Government of Goa out of the budget allocations made for the particular institution.

7. *Administration of the Corpus Fund.*— (i) Money available in the fund shall be invested as fixed deposit in any Nationalized Bank and the same shall not be allowed to be withdrawn to incur expenditure at any point of time. However, the Corpus Fund invested in a fixed deposit shall be allowed to be reinvested in any other Nationalized bank offering a better rate of interest.

(ii) Only interest accrued out of the Corpus Fund shall be accessible to be utilized by the Institutions to carry out their activities as per the terms and conditions of the constitution of the Institution, approved Pattern of Assistance of the respective Institution and the Government rules in force from time to time.

(iii) The interest accrued out of the Corpus Fund shall be deposited in a separate Bank Account to be opened in the name of the concerned institution. The bank account shall be operated only by the President or Member Secretary of the Institution, the Secretary (Finance) or the Jt. Secretary (Fin-Exp) and the Secretary (Art & Culture) or the Director of Art & Culture. The signature of the Secretary (Art & Culture) or the Director of Art & Culture for operating the Bank account shall be mandatory.

(iv) Upto 80% of the annual interest accrued shall be available to the Institutions to carry out their activities for the respective financial year. 10% of the annual interest so accrued shall be invested in a “Sinking Fund” for the Institution and the balance 10% shall be reinvested back into the Corpus Fund.

(v) The “Sinking Fund” shall be a long term savings account built up every year and would pay for any major works that are required over a period of time, which shall also be operated only by the President or Member Secretary of the Institution, the Secretary (Finance) or the Jt. Secretary (Fin-Exp) and the Secretary (Art & Culture) or the Director of Art & Culture. The signature of the Secretary (Art & Culture) or the Director of Art & Culture for operating the Bank account shall be mandatory.

(vi) The drawal of the amount from the Sinking Fund shall be allowed only with the prior approval of the Government to incur expenditure towards major maintenance works of the Institution. No expenditure shall be allowed to be incurred out of the Sinking Fund for the day to day activities of the Institution.

(vii) The Institutions shall be allowed to draw the annual interest accrued from the Bank Account in three installments with the prior approval of the Government as detailed below;

(a) The first installment of 30% shall be approved for release after submission of the unaudited Annual Statement of Accounts for the previous year and budget proposal for

the current year prepared by the concerned institutions.

(b) The second installment of 40% shall be released on presentation of the Approved Audited Statement of Accounts of the preceding year on or before 30th of September of the current financial year.

(c) The balance 30% shall be released on presentation of the statement of utilization of the amounts released earlier for the current financial year.

(viii) The Corpus Fund amount invested in a fixed deposit or the Sinking Fund investment shall not be allowed to be used in any way as a security towards securing any form of Loan or for any Collateral Guarantee.

8. *Relaxation.*— The Government shall be empowered to relax any or all clauses except clause 7(i) of Rules and Regulations of the Corpus Fund in exceptional circumstances to be recorded in writing with the concurrence of Finance Department.

9. *Interpretation.*— If any question arises regarding interpretation of any clause, word, expression of the Corpus Fund, the decision of the Government, shall be final and binding on all concerned.

10. *Redressal of Grievances and Disputes.*— Grievances/disputes, if any, arising out of the implementation of the Rules and Regulations of the Corpus Fund shall be heard and decided by the Government and the decision of the Government 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. 1454984 dated 13-06-2012.

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

Prasad Lolayekar, Director & Addl. Secretary (Art & Culture).

Panaji, 21st June, 2012.

Order

DAC/Acctts/Corpus-Fund/2012-13/1553

The Government of Goa has formulated and notified the “Rules and Regulations for the Corpus Funds for Cultural Institutions constituted by the Government” to provide reliable financial support to the cultural institutions constituted by the Government for preserving and strengthening art, culture, theatre etc., to reduce the dependence of these institutions on annual Government grants for their functioning and to support these institutions in the implementation of their programmes.

The Government of Goa is therefore pleased to constitute a Managing Committee consisting of the following members to carry out the objects of the Corpus Fund.

- (1) Hon'ble Minister for Art & Culture — Chairman.
- (2) Secretary (Finance) — Member.
- (3) Secretary (Art & Culture) — Member.
- (4) Joint Secretary (Fin-Exp) — Member.
- (5) Director of Accounts — Member.
- (6) Director of Art & Culture — Member.

The Managing Committee shall carry out the objects of the Corpus Fund and shall exercise all the powers within the parameters of the conditions of the Corpus Fund.

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

Prasad Lolayekar, Director & Addl. Secretary (Art & Culture).

Panaji, 26th June, 2012.

Notification

DAC/Acctts/FA-GIA/Cul-Inst/2012-13/1460

The Government of Goa is pleased to frame the “Scheme to provide one time financial assistance in the form of non-recurring grant-in-aid to registered cultural institutions/ societies who have completed 100/75/50 years of its existence – 2012”.

PREAMBLE

The Government of Goa through the Directorate of Art & Culture is committed to the preservation, promotion, and development of the rich traditional cultural wealth and legacy of the State of Goa through its endeavor in organising programmes/activities through a network of institutions and also by creating necessary infrastructure in all the Talukas of the State of Goa.

There are some old and historical institutions/societies that have been providing yeomen service to the public in the field of art, culture, music, theatre art etc. The Government in recognition of the services rendered by those institutions which have completed 100/75/50 years of existence in preservation and promotion of Goan culture therefore proposes release of financial assistance in the form of non-recurring grant-in-aid exclusively for the purpose of up-gradation, renovation, refurbishment of the existing infrastructure and creation of new infrastructure etc.

1. *Short title and commencement.*— (i) The scheme shall be called “Scheme to provide one time financial assistance in the form of non-recurring grant-in-aid to registered cultural institutions/societies who have completed 100/75/50 years of it’s existence—2012”.

(ii) The scheme shall come into force from the date of its notification in the Official Gazette.

2. *Objectives.*— The main objective of the scheme is as follows:—

(1) To recognize the role and yeomen service rendered by the institutions in the field of art, music, culture, etc.

(2) To provide financial support to such registered cultural institutions exclusively for the purpose of renovation, refurbishing, upgradation of the existing infrastructure as well as to create new infrastructure etc.

(3) To strengthen the cultural and social bond and provide a friendly and conducive atmosphere for the conduct of the cultural activities.

3. *Scope of the Scheme.*— The Scheme envisages recognition and fiscal support to the registered institutions that have completed 100/75/50 years of its establishment and selfless services to propagate and promote cultural activities in the State of Goa.

4. *Eligibility conditions for applying under the Scheme.*— (1) The institution should have been established and in continuous existence for more than 100/75/50 years and authenticated documentary proof should be produced establishing the same.

(2) The Cultural Institutions should be registered under the Societies Registration Act or Indian Trust Act. If the institution is established earlier and registered subsequently, enough documentary evidence about its date of establishment shall be furnished. (The date of establishment of the institution shall be the date from which the years shall be counted and not from the date of registration of the institution, if they are different).

(3) The Registered Cultural Institutions shall submit application under the scheme in prescribed proforma alongwith details.

(4) The Registered Cultural Institutions should be in existence and propagating and promoting cultural activities in the field of art, culture, literature, drama, dance, theatre etc. in Goa for a period of 100/75/50 years continuously.

(5) The institutions shall have maintained all the required records properly and up-to-date.

(6) The institutions shall submit the Audited Statement of Accounts of the institution duly audited by the Chartered Accountant for the past 3 years.

(7) Details of the proposed project shall be submitted alongwith the estimates and plans.

(8) The educational institutions which are eligible for grants under the "Scheme for providing One Time Grant for Aided Educational Institutes/Educational Societies completing 75/100 years of its establishment" of Directorate of Education shall not be entitled for financial assistance under this scheme.

5. *Quantum of Financial Assistance.*— (1) **Category "I"**— (A) Those institutions which have rendered 100 years of continuous service in the field of art, culture, literature, music, drama, dance, theatre etc., in Goa shall be eligible for release of financial assistance in the form of non-recurring grant-in-aid upto a maximum of ₹.100.00 lakhs (Rupees one hundred lakhs only).

(B) However, the actual quantum of financial assistance in the form of grant-in-aid will be decided by the Committee based on the reputation of the institution, proposed projects of the institution, Infrastructure already available with the institution, service rendered by the institution etc.

2. **Category "II"**— (A) Those institutions which have rendered 75 years of continuous service in the field of art, culture, literature, music, drama, dance, theatre etc. in Goa shall be eligible for release of financial assistance in the form of non-recurring grant-in-aid upto a maximum of ₹ 75.00 lakhs (Rupees Seventy five lakhs only).

(B) However, the actual quantum of financial assistance in the form of grant-in-aid will be decided by the Committee based on the reputation of the institution, proposed projects of the institution, Infrastructure already available with the institution, service rendered by the institution etc.

3. **Category "III"**— (A) Those institutions which have rendered 50 years of continuous service in the field of art, culture, literature, music, drama, dance, theatre etc. in Goa shall be eligible for release of financial assistance in the form of non-recurring grant-in-aid upto

a maximum of Rs. 50.00 lakhs (Rupees Fifty lakhs only).

(B) However, the actual quantum of financial assistance in the form of grant-in-aid will be decided by the Committee based on the reputation of the institution, proposed projects of the institution, Infrastructure already available with the institution, service rendered by the institution etc.

4. The release of financial assistance in the form of non-recurring grant-in-aid shall be based on the recommendations of the selection committee and the approval of the Government.

6. *Documents to be furnished.*— (1) The institutions/societies shall furnish a copy of the constitution/byelaws of the institution.

(2) Shall furnish the Status Note of the institution since its inception highlighting its achievements etc. with supporting documents/literature.

(3) Details of the present Managing Committee of the institution.

(4) Details of the existing infrastructure availability and the proposed project to be undertaken alongwith the certified estimates, plans etc.

(5) The estimates and plans of the proposed project are required to be certified by the approved Engineer/Architect.

7. *Other Requirements.*— (1) All the statutory requirements like licenses, N.O.Cs from the appropriate authorities etc., shall be the responsibility of the concerned organizations/institutions.

(2) The Grantee institution shall get the plans/estimates etc., of the projects duly approved by the appropriate authorities for the proposed project.

(3) There should be a "Clear Title" of the land/ownership of the premises where the proposed project is being undertaken.

(Documentary proof to be enclosed). In case if the land belongs to another, then N.O.C. of land owner shall have to be submitted.

8. *General conditions.*— (1) The institutions shall furnish an “Undertaking” in prescribed format that they shall utilize the financial assistance for the purpose for which it is granted as per the Pattern of Assistance.

(2) The grantee institution shall submit the audited statement of accounts as well as the utilization certificate in form GFR 19-A, of the expenditure incurred out of the grants duly certified by the Chartered Accountant within three months from the completion of the project.

(3) The Directorate of Art and Culture, Panaji, shall be the appropriate authority to monitor the expenditure on the projects and the activities of the grantee organizations/ institutions.

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

(5) In case of misutilisation of grants, the amount so misutilised shall be recovered from the grantee institution with 5% interest.

(6) The amount remaining unspent out of this grant shall be refunded back to the Government treasury by way of chalan immediately within one month after the completion of the project.

(7) The financial assistance released in the form of non-recurring grant-in-aid under the scheme shall be governed by the Pattern of Assistance.

9. *Selection Procedure.*— (1) The Directorate of Art & Culture shall scrutinize the specific applications of the eligible institutions/ organizations on case to case basis for sanction of financial assistance to the eligible institutions.

(2) The proposals shall be placed before the Selection Committee consisting of following members for the purpose of selection and recommendation of the institutions for the financial assistance to be released to the eligible institutions/organizations:

a. Hon'ble Minister for Art & Culture	— Chairman
b. Secretary (Finance)	— Member
c. Secretary (Art & Cul.)	— Member
d. Principal Chief Engineer (PWD)	— Member
e. Two Nominees of the Government from the field of Art & Culture	— Members
f. Jt. Secretary (Fin-Exp)	— Member
g. Director of Accounts	— Member
h. Director of Art & Culture	— Member Secretary

(3) The recommendations of the Selection Committee shall be placed before the Government for approval.

10. *Relaxation.*— The Government shall be empowered to relax any or all clauses or conditions of the scheme in genuine cases for release of financial assistance to be recorded in writing.

11. *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.

12. *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 Art & Culture and the decision of the Minister for Art & Culture 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. 1456624 dated 13-06-2012.

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

Prasad Lolayekar, Director & Addl. Secretary (Art & Culture).

Panaji, 21st June, 2012.

Amendment

DAC/5/EST/160/SCHEMES/06/1213

Read: "Scheme to provide Special Financial Grants for organizing Cultural Events" published in Official Gazette, Series I No. 22 dated 31-08-2006.

Sub.:— Amendment to the Schemes.

Whereas the Government has notified a "Scheme to provide Special Financial Grants for organizing Cultural Events" vide notification dated 25-08-2006, and published in Official Gazette Series I No. 22 dated 31-08-2006.

And whereas Government desires to amend Clause 1 (ii) of the "Scheme to provide Special Financial Grants for Organizing Cultural Events" in public interest.

Now therefore the Clause 1 (ii) of the "Scheme to provide Special Financial Grants for Organizing Cultural Events" is amended to read as under:

"1(ii) This scheme shall come into force from the date of its publication in the Official Gazette and shall remain in force upto 31st March, 2013".

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

Prasad Lolayekar, Director & ex officio Addl. Secretary (Art & Culture)

Panaji, 8th June, 2012.

Amendment

DAC/5/EST/160/SCHEMES/06/1214

Read: "Kala Sanman Scheme" published in Official Gazette, Series I No. 22 dated 31-08-2006, Series II No. 27 dated 01-10-2009 and Series I No. 52 dated 29-03-2012.

Sub.:— Amendment to the Schemes.

Whereas Government has notified the Scheme "Kala Sanman Scheme" vide notification dated 25-08-2006, 18-09-2009 and 26-03-2012, the same is published in the Official Gazette Series I No. 22 dated 31-08-2006, Series II No. 27 dated 01-10-2009 and Series I No. 52 dated 29-03-2012 respectively.

And whereas Government desires to amend Clause 1 (ii) of the "Kala Sanman" Scheme in public interest.

Now therefore Clause 1 (ii) of "Kala Sanman" Scheme is amended to read as under:

"1(ii) This scheme shall come into force from the date of its publication in the Official Gazette and shall remain in force upto 31st March, 2017".

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

Prasad Lolayekar, Director & ex officio Addl. Secretary (Art & Culture).

Panaji, 8th June, 2012.

Amendment

DAC/5/EST/160/SCHEMES/06/1215

Read: "Goa State Cultural Awards Scheme" published in Official Gazette, Series I No. 22 dated 31-08-2006 and Series II No. 27 dated 01-10-2009.

Sub.:— Amendment to the Schemes.

Whereas Government has notified the Scheme "Goa State Cultural Awards Scheme" vide notification dated 25-08-2006 and 18-09-2009 and the same is published in the Official Gazette Series I No. 22 dated 31-08-2006 and Series II No. 27 dated 01-10-2009 respectively.

And whereas Government desires to amend Clause 1 (ii) of the "Goa State Cultural Awards" Scheme in public interest.

Now therefore the Clause 1 (ii) of the “Goa State Cultural Awards Scheme” is amended to read as under:

“1(ii) This scheme shall come into force from the date of its publication in the Official Gazette and shall remain in force upto 31st March, 2013”.

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

Prasad Lolayekar, Director & ex officio Addl. Secretary (Art & Culture).

Panaji, 8th June, 2012.

Amendment

DAC/5/EST/160/SCHEMES/06/1216

Read: “Kala Gaurav Puraskar Scheme” published in Official Gazette Series I No. 22 dated 31-08-2006 and Series I No. 5 dated 02-05-2008.

Sub.:— Amendment to the Schemes.

Whereas Government has notified the Scheme “Kala Gaurav Puraskar Scheme” vide notification dated 25-08-2006 and 15-03-2008, the same is published in the Official Gazette Series I No. 22 dated 31-08-2006 and Series I No. 5 dated 02-05-2008 respectively.

And whereas Government desires to amend Clause 1 (ii) of “Kala Gaurav Puraskar Scheme” in public interest.

Now therefore the Clause 1 (ii) of “Kala Gaurav Puraskar Scheme” is amended to read as under:

“1(ii) This scheme shall come into force from the date of its publication in the Official Gazette and shall remain in force upto 31st March, 2013”.

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

Prasad Lolayekar, Director & ex officio Addl. Secretary (Art & Culture).

Panaji, 8th June, 2012.

Notification

DAC/3/Schemes/11/1554

Government of Goa is pleased to frame “The Cultural Talent Search Competition & Scholarship Scheme, 2010”.

1. *Short title and commencement.*— (i) This Scheme shall be called “The Cultural Talent Search Competition & Scholarship Scheme, 2010”.

(ii) The scheme shall come into force from the date of its publication in the Official Gazette and shall remain in force up to 31st March, 2015.

2. *Introduction.*— The scheme envisages organization of Cultural talent search competition for the Govt./Non-Govt. Middle/High school students in music/dance/drama/drawing/poetry/essay writing and providing scholarships to the 1st prize winners at State level in each field for developing their talent. The competition shall be held initially at Taluka level in each district and the first three rank holders in each event at Taluka level shall be eligible for the State level competition. The students securing first prize at the State level competition in each event shall be eligible for the grant of scholarship subject to clause 4(c). The department shall appoint judges for each event at Taluka and State level to judge the performances and the decision of the judges shall be final and binding on all the participants.

3. *Objectives.*— The main objective of the scheme is to find talented young students in the State and encourage them to develop their talent in the field of music/dance/drama/drawing/poetry/essay writing under proper guidance of a reputed artist (guru), by providing financial support to the students in the form of scholarship for availing basic or advanced education in any field of Art and Culture.

4. *Eligibility.*— Any student fulfilling the following conditions shall be eligible to

participate in the talent search competition and avail the benefit under this scheme.

(a) The student should be enrolled in a recognized Government/Government aided institution in the State of Goa and shall participate in the Cultural Talent Search competition organized by the Directorate of Art & Culture.

(b) The student who secures first prize in the talent search competition at the State level in the event and intends to seek basic or advanced education in music/dance/drama/drawing/poetry/essay writing from guru/institution shall be eligible for scholarship under this scheme.

(c) The students who have secured the 1st prize in the competition will not be allowed to participate in that field of competition again however, he may compete for other events if the school nominates. The 2nd and/or 3rd prize in the talent search competition held earlier at State level shall also be eligible to participate in the subsequent editions of the talent competitions. However in the event of such a student securing first prize, shall not be eligible for an additional scholarship.

(d) The students receiving scholarship from any other Government or non-Government bodies towards similar training shall not be eligible for scholarship under this scheme.

(e) The scheme shall also cover the first place winner students in each category and each event of the State level talent search competition held during the years 2007-08, 2008-09, 2009-10 & 2010-11 for the grant of scholarships.

5. *Nature and quantum of assistance.*— (i) The students who participate in the cultural talent scheme competition at Taluka levels and secure *top three prizes* in the events shall be awarded a cash prize of Rs. 700/-, 500/- and 300/- respectively along with a certificate.

(ii) The eligible students securing *top three prizes* at the State level in the cultural talent scheme competition shall be awarded a cash prize of Rs. 1000/-, 750/- and 500/- respectively along with a certificate.

(iii) The eligible student securing *1st prize* in the cultural talent search at the State level competition shall be eligible for scholarship @ Rs. 1000/- p.m. (Rupees One thousand only) to acquire basic or advanced education in any field of music/dance/drama/drawing/poetry/essay writing from a recognized guru/institution.

(iv) The scholarship awarded under the scheme shall be initially for a period of two years; However, the progress of the student shall be assessed by the department directly from guru/institution every six months & if satisfied with the progress of the student, the scholarship period shall be further extended for one year.

6. *Application procedure.*— (i) The Directorate of Art and Culture shall release an advertisement/press note in the local newspapers regarding the organization of the Cultural Talent Search Competition for the students enrolled in recognized schools. Also a circular will be issued to the schools in this regard.

(ii) The schools shall furnish the names of interested eligible students to participate in the talent contest at taluka level. Those students who secure first three ranks at the Taluka level in each event shall automatically be eligible for the State level competition and the 1st rank holder at State level shall be eligible for grant of scholarship, subject to the provisions made under clause 4(c) and 5.

(iii) An individual school shall be eligible to participate in all the events, however only three entries in each individual event shall be accepted from each school.

(iv) The parent/guardian of the students who secured *1st prize* in the State level

competition shall submit the application for grant of scholarship in prescribed format after necessary recommendation from the guru/ institution where the student will be receiving basic or advanced education in the field of music/dance/drama/drawing/poetry/essay writing.

7. *Other conditions.*— (a) No student shall be allowed to participate in more than one individual event.

(b) For all events participants shall use live music except in the case of Bharatnatyam and Kathak classical dance events wherein the participants shall be allowed to use recorded music.

(c) The participants shall use instruments like Harmonium, Tabla, Tanpura, Bongo, Key-board, Violin, Guitar etc. The concerned individual school shall arrange for the instruments and the accompanists.

(d) Minimum 5 entries in each event are required for holding the competition at Taluka and State level.

(e) Three cash prizes and certificates shall be awarded at Taluka and State level in each event.

(f) The participating schools shall be eligible for incidental charges @ Rs. 500/- (Five hundred only) per school at Taluka level and Rs. 1000/- (One thousand only) each per school at State level depending upon the distance of the school from the competition venue.

(g) The State level competition will have a “judges round” for the participant winners of Taluka level event.

8. *Disbursement procedure.*— (i) The students securing prize at the Taluka & State level shall be awarded the cash prizes through their respective schools against proper receipt. The schools shall disburse the cash prizes to the winner students within a period

of 5 days and the balance amount towards the unclaimed cash prizes shall be returned to the Directorate of Art & Culture within a period of 3 days. The unclaimed prizes shall thereafter to be claimed by the concerned students after proper identification from the department within a period of next 10 days. The prizes however shall not be disbursed thereafter. Likewise the department has conducted the events from 2007-08 onwards, the winners of the previous years for the said events shall be awarded with the scholarship *ex post facto*. No scholarship was released earlier. From 2007-08 the cultural talent competition was organized in the categories i.e. junior and senior at Taluka & State level. From 2007-08 to 2010-11 total 106 1st prize winners are there at State level competition. From the year 2011-12 the cultural talent competition will be held under one category only and as such the number of 1st prize winner will be 14.

(ii) The scholarship shall be released from the date of 1st report and on receipt of proper certificate from the concerned guru/ institution about the student.

(iii) The payment of the scholarship shall be made to the parent/guardian of the scholarship holder who shall be responsible to pay the approved tuition fee to the concerned guru/institution and take necessary receipt for the same and submit the same to this directorate. A bond in this regard shall be executed by the gurus/institutions and the parent/guardian of the awardees.

(iv) The guru/institution under whom the scholarship holder is receiving the basic or advanced education in any field of music/ dance/drama/drawing/poetry/essay writing shall have to furnish the details of the progress report of the concerned student every six months to this directorate for evaluation.

(v) The student shall be required to appear for the examination conducted by the approved institutions and the gurus from time to time.

(vi) In the event if the scholarship holder discontinues the basic or advanced education in any field of music/dance/drama before the expiry of the period of the scholarship without prior permission of the department, the scholarship sanctioned to the concerned student shall be cancelled and the full amount of the scholarship sanctioned shall be recovered from the parent/guardian of the concerned student.

(vii) The applicant shall submit the attendance certificate duly certified by the Guru or Head of the Institution every month to the department.

9. *Categories of events.*— The competition will be held in following events and there shall be 1st prize winner in every category. However, this may differ if 1st place is shared by more than one person.

(A) MUSIC:

1. **Vocal:**

- (a) Classical Solo: Chota Khyal/Bandish with Alaap & Tana in any Raga in Madhya/Drut Laya.
- (b) Light Music: Thumri, Natyageet, Bhaktigeet, Bhavageet any song based on Semi-Classical.

2. **Instruments:**

- a) Harmonium Solo: (Gat in Madhya/Drut Laya with Alap & Tana in any Raga).
- (b) Tabla Solo: (Kayada in any Tala with Tukra & Tehai.).

WESTERN CLASSICAL MUSIC

1. **Vocal:**

- (a) Western Singing: (Solo)

2. **Instruments:** (Classical)

- (a) Violin
(b) Guitar
(c) Key-Board

(B) DANCE:

- (a) Kathak Solo: Tatkar, Toda, Paran, & Tehai (in any one Tala).
- (b) Bharatnatyam Solo: Alaaripu, Pushpaanjali, Kauthukam & Jatiswaram & (any one item).

(C) DRAMA:

Monologue (One act play).

(D) DRAWING:

The theme will be given on the spot.

The drawing paper will be provided by the department the participants should bring and use only water color.

(E) POETRY WRITING:

The theme will be given on the spot (in Konkani/Marathi/Hindi/English). The paper will be provided by the department for writing the poetry.

(F) ESSAY WRITING:

The theme will be given on the spot (in Konkani/Marathi/Hindi & English). The paper will be provided by the department for writing the Essay.

(10) FRAMING OF GUIDELINES:

For better implementation of this scheme the Government shall frame guidelines from time to time, if required.

(11) RELAXATION:

The Government is empowered to relax all or any of the clauses provided in this scheme, if found deemed fit, for reasons to be recorded.

(12) INTERPRETATION:

The decision regarding interpretation of any clause, word, expression or entire scheme shall lie with the Government.

(13) REDRESSAL OF GRIEVANCES:

In the event of any grievance arising out of implementation of this Scheme, the Minister for Art and Culture shall hear and decide such matter and the decision of the Minister of Art and Culture in this regard shall be final and binding on all concerned.

This issues with the concurrence of Finance Department vide their U.O. No. 1444937 dated 26-9-2011.

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

Prasad Lolayekar, Director & Addl. Secretary (Art & Culture).

Panaji, 26th June, 2012.

Amendment

DAC/5/EST/160/SCHEMES/06/1217

Read: "Financial Assistance to the Groups of Traditional Folk artists for purchase of costume and drapery scheme" published in Official Gazette, Series I No. 22 dated 31-08-2006, and Series I No. 30 dated 27-10-2011.

Sub.:— Amendment to the Schemes.

Whereas Government has notified the Scheme "Financial Assistance to the Groups of Traditional Folk artists for purchase of costume and drapery scheme" vide notification dated 25-08-2006 and 26-07-2011, the same is published in the Official Gazette Series I No. 22 dated 31-08-2006 and Series I No. 30 dated 27-10-2008.

And whereas Government desires to amend Clause 1 (ii) of "Financial Assistance to the Groups of Traditional Folk artists for purchase of costume and drapery scheme" in public interest.

Now therefore the Clause 1 (ii) of "Financial Assistance to the Groups of Traditional Folk artists for purchase of costume and drapery scheme" is amended to read as under:

"1(ii) This scheme shall come into force from the date of its publication in the Official Gazette and shall remain in force upto 31st March, 2013.

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

Prasad Lolayekar, Director & ex officio Addl. Secretary (Art & Culture).

Panaji, 8th June, 2012.



Department of Personnel



Notification

1/6/83-PER (Vol. II) (Pt. II)

Read: Government Notification No. 1/6/83-PER (Vol-II) (Pt. II) dated 01-02-2010, published in the Official Gazette, Series I No. 46 dated 11-02-2010.

In exercise of the powers conferred by the proviso to Article 309 of the Constitution of India, read with section 21 of the General Clauses Act, 1897 (Central Act 10 of 1897), the Governor of Goa hereby makes the following rules so as to amend the Government of Goa, Group 'C', Non-Ministerial and Non-Gazetted, Common post (outside the Secretariat), Recruitment Rules, 2010, published vide Notification No. 1/6/83-PER (Vol-II) (Pt. II) dated 01-02-2010, in the Official Gazette, Series I No. 46 dated 11-02-2010, as follows, namely:—

1. *Short title and commencement.*— (1) These rules may be called the Government of Goa, Group 'C', Non-Ministerial and Non-Gazetted, Common post (outside the Secretariat) (First amendment), Recruitment Rules, 2012.

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

2. *Amendment of Schedule.*— In the Government of Goa, Group 'C', Non-Ministerial and Non-Gazetted, Common post (outside the Secretariat), Recruitment Rules, 2010, in the Schedule, against the post 'Senior Stenographer', in column (4), for the letters, words and figures "Rs. 5200-20200+Grade Pay Rs. 2800", the letters, words and figures "Rs. 9300-34800+Grade Pay Rs. 4200", shall be substituted.

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

Yetindra M. Maralkar, Additional Secretary (Personnel).

Panaji, 13th June, 2012.



Department of Public Health

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Order

13/10/2007-I/PHD(A)

In exercise of the powers conferred by sub-section (3) of section 30 of the Food Safety & Standards Act, 2006 (Central Act 34 of 2006) (hereinafter called the 'said Act') and in supersession of the previous order No. 13/10/2007-I/PHD(A) dated 05-06-2012, I, Shri Parimal Rai, the Commissioner of Food Safety, hereby delegate my powers and functions as envisaged under Clauses (b), (c), (d) and (e) of sub-section (2) of section 30 of the said Act to the Director, Food and Drugs Administration, Government of Goa, with immediate effect, until further orders.

The Director, Food and Drugs Administration shall submit report of action taken on the delegated powers as mentioned above, on regular basis.

Parimal Rai, Principal Secretary & Commissioner (Food Safety).

Panaji, 20th June, 2012.

Order

48/50/2008-I/PHD

Sanction of the Government is hereby accorded for creation of seven (7) posts of Public Health Dentists (Group "A" Gazetted) one each at the following Primary Health Centre (PHC) under Directorate of Health Services carrying the pay scale in the Pay Band-3 Rs. 15600-39100+Grade Pay Rs. 5400/-, with immediate effect:—

1. PHC, Marcaim,
2. PHC, Siolim,
3. PHC, Casarvarnem,
4. PHC, Shiroda,
5. PHC, Loutulim,
6. PHC, Cortalim,
7. PHC, Quepem.

The expenditure towards the pay and allowances shall be debitible in Demand No. 48 under the Budget Head, "2210—Medical & Public Health; 06—Public Health; 101—Prevention & Control of Diseases; 01—Dental Care (Plan); 01—Salaries".

This issues with the recommendation of the Administrative Reforms Department vide their U. O. No. 2065/F dated 5-8-2011 and concurrence of Finance (Rev. & Cont.) Department vide their U. O. No. Fin (R&C)/1407946 dated 26-8-2011.

This also issues with the approval of the Cabinet conveyed by O/o Chief Secretary vide letter No. 1/23/2012-GAD-II(IX) CAB dated 15-6-2012.

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

Maria Seomara Desouza, Under Secretary (Health-II).

Porvorim, 21st June, 2012.

Order

5/3/2006-IV/PHD

Sanction of the Government is hereby accorded for implementation of enhancement of bond amount in respect of Post Graduate (MDS) students of Goa Dental College and Hospital from the present Rs. 2,00,000/- (Rupees two lakhs only) to Rs. 5,00,000/- (Rupees five lakhs only) from the Academic Year 2012-13.

The enhancement of Bond amount to Post Graduate Students shall be made applicable to State Quota as well as All India Quota Students.

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

B. S. Kudalkar, Under Secretary (Health).

Porvorim, 6th June, 2012.

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