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SERIES I No. 20

# OFFICIAL GOVERNMENT OF GOA GAZETTE



PUBLISHED BY AUTHORITY

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## GOVERNMENT OF GOA

Department of Agriculture

### Notification

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

Government of Goa is hereby pleased to implement the scheme "Promoting Improved Technologies in Food Grain Crops" in the State of Goa as below.

1. *Short title and commencement.*— The scheme shall be known as "Promoting Improved Technologies in Food Grain Crops".

It shall come into force with immediate effect and shall remain in force till it is withdrawn or amended by the Government of Goa.

2. *Objectives.*— (i) Evaluate new varieties with improved yield and/or quality characters in farmer's fields.

(ii) Popularize improved varieties of food grain crops which are superior to existing varieties.

(iii) Identify varieties suitable for region specific problems such as pest/disease incidence etc.

(iv) Popularize labour and time saving cultivation techniques such as mechanized transplanting of paddy to increase net returns.

(v) Propagate new cultivation techniques e.g. System of Rice Intensification (SRI) method and Aerobic cultivation in paddy etc., to increase productivity.

3. *Component of the programme.*— (a) Distribution of seed minikits.

(b) Incentives for mechanized paddy transplanting.

(c) Promoting System of Rice Intensification (SRI).

4. *Eligibility.*— \*The progressive farmer willing to take up new varieties of paddy as a challenge to test in their field and who would adopt the instructions given by departmental officers shall be considered for taking up minikit and SRI cultivation.

\*The farmer selected should have appropriate fields with desired situation to facilitate trials.

\*The farmer should be willing to provide details of operations done in the field and also allow other farmers to visit his/her field.

\*In case of incentive for mechanized paddy transplanting only groups/individuals owning mechanized paddy transplanters and ready to take up transplanting as a package in farmers field will be eligible. They will have to give an undertaking to cover at least 10 ha in a year at a standard cost per unit area that may be fixed from time to time by the Government.

5. *Pattern of Assistance.*— (A) *Distribution of seed minikits:*—

In order to evaluate and popularize cultivation of new and improved varieties, particularly those found promising during screening trials at Indian Council of Agricultural Research Complex Research Complex for Goa, seed minikits of these varieties will be provided to identified farmers free of cost. The normal size of each minikit shall be 2 kg. for paddy, 1 kg. for pulses and 5 kg. for groundnuts. Selected farmers shall be provided a maximum of two kits of paddy and pulses at a time depending on willingness of the farmers.

(B) *Incentive for mechanized paddy transplanting:*— Owners of transplanters taking up paddy transplanting as a package on farmers fields including raising of mat nursery shall be provided 50% subsidy limited to Rs. 1.00 lakh on purchase of trays/silpaulin sheets/sieves/wooden or metallic spacers for nursery blocks on silpaulin sheets etc.

(C) *Promoting System of Rice Intensification (SRI):*—

Assistance would be provided under following components:

1. *Trainings.*— Two trainings of one day duration will be conducted for officials of the Directorate of Agriculture and other agencies including NGOs involved in promotion of SRI in the State. Four trainings of one day duration for farmer opinion leaders will also be conducted. About 30 officials/farmers will be trained during each training. An amount of Rs. 10,000/- towards training aids, literature, working lunch & refreshments, P.O.L., honorarium to non-departmental resource persons including “farmer professors” etc., shall be spent for each batch of trainees.

2. *Field Days on SRI.*— Twenty two Field Days will be conducted in the State i.e. one Field Day in the Kharif & Rabi seasons in each of the 11 Zonal Agricultural Office jurisdictions. A provision of Rs. 20,000/- will be made for each Field Day to cover expenses of hire of hall, chairs, PA system, working lunch and refreshments for upto 200 persons, honorarium to non-official resource persons, POL, hire of vehicles for transport etc.

3. *Incentives to SRI farmers.*— The new technology of SRI will be promoted for large scale adoption all over the State. For this purpose each Zonal Agriculture Office will be equipped with basic machineries/ implements suitable for SRI for hire free of cost to farmers. A suitable manually operated weeder of cost limited to Rs. 2,000/- will be provided to each farmer cultivating SRI in a minimum of 0.1 ha area on a one time basis. Similarly, a manually operated sprayer with cost limited to Rs. 2,000/- will be provided to a group of minimum 10 farmers for taking up emergency pest/disease management

measures. Muriate of Potash fertilizer with cost limited to Rs. 1,000/- per ha will be provided on pro rata basis to farmers cultivating SRI in a minimum 1000 m<sup>2</sup> area for use during the second top dressing which results in higher yields through better grain filling. This assistance will be restricted to cover 1000 ha in a year. As a measure to combat rising fertilizer costs, urea-DAP briquettes with cost limited to Rs. 4,500/- per ha will be provided to selected farmers having more than 0.1 ha under SRI to cover 50 ha area as per availability of briquettes.

4. *SRI facilitators*.— For guidance of farmers in the local areas, trained farmers/farmers with good knowledge of SRI, who have practiced SRI in own field, and have passed at least IXth standard will be nominated as facilitators for a cropping season not extending five months. Such facilitators will be paid a monthly honorarium of Rs. 5,000/-. They will have to motivate farmers and supervise key operations such as nursery raising, line transplanting, mechanical weeding, plant protection, water management etc., in the allotted area. Each such facilitator will cover an area of around 50 ha. Twenty-five facilitators will be nominated each year to promote SRI and provide hand holding to SRI paddy growers in their villages.

5. *Guidelines and procedure*.— (i) The programme will be monitored by Agronomy section under the control of Dy. Director of Agriculture (Agronomy).

(ii) The applicant will apply with the requisite documents to the concerned Zonal Agriculture Officer (Z.A.O.) in case of “Incentive for mechanised paddy transplanting”.

(iii) ZAO shall verify documents & costs and accord administrative approval for purchase and endorse a copy to Head Office.

(iv) After purchase, the applicant shall furnish original copies of receipts/purchase invoice or, in case of loan availed from bank, duplicate copy duly attested by Branch Manager to the Zonal Agricultural Officer.

(v) The Z.A.O. shall inspect the items and also verify that mat nursery has been raised and give his recommendation and forward the claim to Head Office for sanction.

(vi) The Dy. Director of Agriculture (Agronomy) will scrutinize the documents and recommend release of subsidy if in order.

(vii) In case of demonstration under SRI and minikits, willing farmers shall be identified and covered under the schemes by Zonal Agriculture Officers.

(viii) The Zonal Agriculture Officer concerned will prepare an Utilization Certificate in the standard format along with list of beneficiaries with details of inputs supplied and forward the same to the Directorate of Agriculture for record and monitoring.

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

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

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

This issues with the concurrence of the Finance Department under their U. O. No. 14779481 dated 18-06-2013.

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

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

Caranzalem, 23rd July, 2013.

## Department of Co-operation

Office of the Registrar of Co-operative Societies

**Notification**

1-28-2012/PLG/RCS

The Government of Goa is pleased to approve the scheme “pattern of financial assistance to the Sanjivani Sahakari Sakhar Karkhana Ltd., Dayanand Nagar, Usgao-Goa” to provide Government Share Capital Contribution and Subsidy by way of support price to the Goan farmers. The Karkhana has been registered under the Maharashtra Co-operative Societies Act, 1960 and Co-operative Societies Rules, 1962 as applied to the State of Goa in the year 1972-73 to encourage and motivate the local farmers to go in for sugarcane cultivation for their economic development. Since inception, the Karkhana is become fully dependent on the Government finance for its survival and started incurring heavy losses year by year.

*Short title and commencement.*— This scheme shall be called “pattern of financial assistance to the Sanjivani Sahakari Sakhar Karkhana Ltd.”. It shall come into force from the date of its publication in the Official Gazette.

*Objectives.*— The objective of this scheme is to provide financial assistance to the Sanjivani Sahakari Sakhar Karkhana Ltd., to encourage and motivate the local farmers to go in for sugarcane cultivation for their economic development. The Sanjivani Sahakari Sakhar Karkhana is the only Sugar Factory in the State. With a view to protect the interest of cane growers in the State and to enable the Karkhana to overcome the financial difficulties, the State Government provides financial support to the Karkhana by way of Share Capital Contribution and Subsidy by way of support price. To achieve maximum possible crushing and to keep the losses to minimum level, the factory imports sugarcane from the neighboring States like Maharashtra and Karnataka. The efforts are also being made to increase the local sugarcane production by

paying sugarcane price difference to the Goan farmers for the quantity of sugarcane received during the each crushing season.

**Pattern of Financial Assistance**

*Share Capital.*— The total limit of Government investment in the share capital of the Sakhar Karkhana i.e. Sanjivani Sahakari Sakhar Karkhana Ltd., shall not exceed the authorized share capital to be invested by the Government with the Karkhana at any time. The ceiling/limit of the Government investment with the Karkhana by way of share capital contribution shall decide by the Government from time to time.

*Subsidy by way of Support price.*— Sanjivani Sahakari Sakhar Karkhana can avail Subsidy by way of support price for payment of sugarcane price difference to the Goan farmers on such rates as fixed by the Government per metric tone for the quantity of sugarcane received during the crushing season by the Sakhar Karkhana from time to time.

The Sakhar Karkhana shall be entitled to Government financial assistance in the form of share capital and subsidy by way of support price based on the estimate and expenditure approved by the Government in the Budget Estimate during that financial year.

**Terms and conditions**

*Share Capital.*— (1) The Sakhar Karkhana 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 Sakhar Karkhana 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 Sakhar Karkhana 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 Sakhar Karkhana 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 Sakhar Karkhana 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 Sakhar Karkhana but shall be deposited either as a fixed deposit with Co-operative Banks or National Banks or shall be invested in Government Bonds and Securities in consultation with the Registrar of Co-operative Societies.

6. The Sakhar Karkhana shall not declare dividend or any other incentive to its members until the entire accumulated losses are wiped out and the Sakhar Karkhana attains viability. The Sakhar Karkhana shall also not pay any bonus or incentive except that what is statutorily essential.

7. The Sakhar Karkhana 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 Sakhar Karkhana and Government shall have a first charge on them for its payments.

9. The Management/Administrator of the Sakhar Karkhana shall submit monthly

financial production report to the Government and other related statements which are necessary for monitoring the revival of the Sakhar Karkhana.

10. The Government, through the Registrar of Co-operative Societies or its representative shall review the progress made in implementation of action plans of Sakhar Karkhana and also verify utilization of assistance provided by the Government.

11. The Sakhar Karkhana, while approaching for financial support by way of share capital, shall furnish to the Government a detailed analysis of the purpose for which the same is required and with projection of cash/fund flow that will occur on account of such share capital contribution.

#### **Subsidy by way of Support Price**

(i) The amount shall be utilized only for the purpose for which it is sanctioned.

(ii) The Sakhar Karkhana shall maintain proper and separate account of the subsidy released and submit the details along with achievement-cum-performance/progress report of Utilisation to the Registrar of Co-operative Societies within the prescribed time limit.

(iii) The balance, if any, remained unspent shall be refunded/reported to the Registrar of Co-operative Societies.

#### **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:

(i) Registrar of Co-operative Societies & ex officio Jt. Secretary to the Government of Goa, as Chairman.

(ii) Dy Registrar of Co-operative Societies (Technical) as a Member.

(iii) Asstt. Accounts Officer, O/o. Registrar of Co-operative Societies, Panaji, as a Member.

This has been issued with the concurrence of Finance (Expenditure) Department vide their U.O. No. 1466915 dated 07-01-2013.

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

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

Panaji, 12th August, 2013.



### Department of Law & Judiciary

Legal Affairs Division

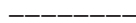
#### Notification

10/3/2013-LA/93

The Securities and Exchange Board of India (Amendment) Second Ordinance, 2013 (Ordinance No. 5 of 2013), which has been promulgated by the President in the Sixty-fourth Year of the Republic of India and published in the Gazette of India, Extraordinary, Part II, Section I dated 29-5-2013, is hereby published for the general information of the public.

*Julio B. Noronha*, Under Secretary (Law).

Porvorim, 2nd August, 2013.



### MINISTRY OF LAW AND JUSTICE

#### (Legislative Department)

*New Delhi, the 29th May, 2013/Jyaistha 8, 1935 (Saka).*

### THE SECURITIES AND EXCHANGE BOARD OF INDIA (AMENDMENT) SECOND ORDINANCE, 2013

No. 5 of 2013

*Promulgated by the President in the Sixty-fourth Year of the Republic of India.*

An Ordinance further to amend the Securities and Exchange Board of India Act, 1992.

Whereas the Securities and Exchange Board of India (Amendment) Ordinance, 2013 further to amend the Securities and Exchange Board of India Act, 1992 was promulgated by the President on 21st January, 2013;

And Whereas the Securities and Exchange Board of India (Amendment) Bill, 2013 to replace the said Ordinance has been passed by the Council of States and is pending in the House of the People;

And Whereas the Securities and Exchange Board of India (Amendment) Ordinance, 2013 has ceased to operate on the 4th day of April, 2013;

And Whereas it is considered necessary to give continued effect to the provisions of Securities and Exchange Board of India (Amendment) Ordinance, 2013 and to validate the actions taken under the said Ordinance;

And Whereas Parliament is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action;

Now, Therefore, in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the President is pleased to promulgate the following Ordinance:—

1. *Shot title and commencement.*— (1) This Ordinance may be called the Securities and Exchange Board of India (Amendment) Second Ordinance, 2013.

(2) It shall be deemed to have come into force on the 21st day of January, 2013.

2. *Amendment of section 15M.*— In section 15M of the Securities and Exchange Board of India Act, 1992, 15 of 1992, for sub-section (1) the following sub-section shall be substituted, namely:—

“(1) A person shall not be qualified for appointment as the Presiding Officer of the Securities Appellate Tribunal unless he—

(a) is a sitting or retired Judge of the Supreme Court or a sitting or retired Chief Justice of a High Court; or

(b) is a sitting or retired Judge of a High Court who has completed not less than seven years of service as a Judge in a High Court.

(1A) The Presiding Officer of the Securities Appellate Tribunal shall be appointed by the Central Government in consultation with the Chief Justice of India or his nominee.”.

3. *Validation and savings.*— Notwithstanding the fact that the Securities and Exchange Board of India (Amendment) Ordinance, 2013 has ceased to operate, anything done or any action taken or purported to have been done or taken or any permission or any direction given under the said Ordinance shall be deemed to have been done or taken under the corresponding provisions of this Ordinance.

Ord. 1 of  
2013.

PRANAB MUKHERJEE,  
*President.*

P. K. MALHOTRA,  
*Secy. to the Govt. of India.*

### Notification

10/3/2013-LA/95

The North-Eastern Areas (Reorganisation) Amendment Act, 2012 (Central Act No. 39 of 2012), which has been passed by the Parliament and assented to by the President on 21-12-2012 and published in the Gazette of India, Extraordinary, Part II, Section I dated

24-12-2012, is hereby published for the general information of the public.

*Julio B. Noronha*, Under Secretary (Law).

Porvorim, 2nd August, 2013.

## THE NORTH-EASTERN AREAS (REORGANISATION) AMENDMENT ACT, 2012

AN

ACT

*further to amend the North-Eastern Areas (Reorganisation) Act, 1971.*

Be it enacted by Parliament in the Sixty-third Year of the Republic of India as follows:—

1. *Short title and commencement.*— (1) This Act may be called the North-Eastern Areas (Reorganisation) Amendment Act, 2012.

(2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.

2. *Amendment of section 61 of Act 81 of 1971.*— In section 61 of the North-Eastern Areas (Reorganisation) Act, 1971, for sub-section (3), the following sub-sections shall be substituted, namely:—

“(3) On and from the date of commencement of the North-Eastern Areas (Reorganisation) Amendment Act, 2012, there shall be constituted each for the State of Manipur and for the State of Tripura a separate cadre of the Indian Administrative Service, a separate cadre of the Indian Police Service and a separate cadre of the Indian Forest Service.

(3A) The initial strength and composition of the State cadres referred to in sub-section (1) shall be such as the Central Government may, by order, determine before the date of commencement of the North-Eastern Areas (Reorganisation) Amendment Act, 2012.

(3B) The members of each of the said services borne on the joint cadre for the States of Manipur and Tripura in each category of the All-India Services immediately before the commencement of the North-Eastern Areas (Reorganisation) Amendment Act, 2012 shall be allocated to the State cadres of the same service constituted under sub-section (1) in such manner and with effect from such date or dates as the Central Government may, by order, specify.

(3C) Nothing in this section shall be deemed to affect the operation, on or after the commencement of the North-Eastern Areas (Reorganisation) Amendment Act, 2012, of the All India Services Act, 1951, or the rules and regulations made thereunder.” 61 of 1951.

Law (Establishment) Division

**Order**

4-2-98/LD(Estt.)(Vol.I)Part/1375

Read: (1) Order No. 4-2-98/LD(Estt.) (Vol.I) (Part/205 dated 11-2-2013.

(2) Corrigendum No. 4-2-98/LD(Estt.) (Vol.I)Part/1027 dated 20-6-2013.

In terms of the Rule 2 of the Goa Administrative Tribunal (Appointment,

Conditions of Service of President and Additional President) Rules, 2010, the Government is pleased to upgrade the pay scale of the posts of President and Additional President of the Administrative Tribunal in the State of Goa to Rs. 51,500-1,230-58,930-1,380-63,070 on par with the District Judge in the State of Goa as per the recommendations of the Justice Padmanabhan Commission Report dated 17-07-2009, with effect from 01-06-2010.

2. The expenditure shall be debited to the Budget Head “Demand No. 28, 2070—Other Administrative Services; 00—; 800—Other Expenditure; 01—Administrative Tribunal (Non-Plan); 01—Salaries”.

3. This issues with concurrence of Finance (Rev. & Cont.) Department vide their U. O. No. 1459419/F dated 28-09-2012 and Cabinet approval held in its meeting No. XXIVth on 28-11-2012.

4. This issues in supersession of earlier Order No. 4-2-98/LD(Estt.)(Vol.I)Part/205 dated 11-02-2013 and Corrigendum No. 4-2-98/LD(Estt.)(Vol.I)Part/1027 dated 20-06-2013.

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

*Vasanti H. Parvatkar*, Under Secretary (Law-Estt.).

Porvorim, 6th August, 2013.

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