RNI No. GOAENG/2002/6410

SERIES II No. 46

Panaji, 12th February, 2009 (Magha 23, 1930)

OFFICIAL GAZETTE GOVERNMENT OF GOA

Note:- There is one Extraordinary issue to the Official Gazette, Series II No. 45 dated 5-2-2009, namely, Extraordinary dated 5-2-2009 from pages 1071 to 1072 regarding Notifications from Department of Finance (Revenue & Control Division).

GOVERNMENT OF GOA

Department of Agriculture

Directorate of Agriculture

Order

No. 8/69/2008-09/D.Agri./15

Read: Order No. 8/69/2007-08/D.Agri/308 dated 5-12-2007.

Ex post facto sanction of the Government is accorded to repatriate Shri Pramod R. Joshi, Assistant Agriculture Officer, who was deputed for two years to Goa State Horticultural Corporation Ltd., Tonca, w.ef. 5-12-2007 by curtailing period of deputation by one year.

On repatriation Shri Pramod R. Joshi, Assistant Agriculture Officer is posted at Assistant Director of Agriculture (FT) Ela, Old Goa against the leave vacancy of Smt. Rouchelle Lawrence, Assistant Agriculture Officer who has proceeded on Maternity leave until firther order.

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

S. S. P. Tendulkar, Director of Agriculture & ex officio Secy.

Tonca-Caranzalem, 3rd February, 2009.

Order

No. 8/31/2008-09/D.Agri./16

Government is pleased to extend the deputation of Shri Orlando Rodrigues, Dy. Director of Agriculture against the post of Managing Director, Goa State Horticultural Corporation Ltd., Panaji for a further period of one year (4th year) with effect from 06-02-2009 to 05-02-2010 without any deputation allowance. The deputation of Shri Orlando Rodrigues shall be governed by standard terms of deputation as contained in the OM No. 13/4/74-PER dated 12-02-1999 and amended from time to time.

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

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

Tonca-Caranzalem, 4th February, 2009.



Department of Co-operation

Office of the Asstt. Registrar of Co-operative Societies

Notification

No. 5-1202-2009/ARSZ/HSG

In exercise of the powers vested in me under Section 8 of the Goa Co-operative Societies Act, 2001, "The Mangaldeep Co-operative Housing Maintenance Society Ltd.," Agali Fatorda, Margao, Goa is registered under code symbol No. HSG-(d)-701/South Goa/2009.

Sd/- (P. M. Naik), Asstt. Registrar of Co-op. Societies (South Zone).

Margao, 9th January, 2009.

Certificate of Registration

"The Mangaldeep Co-operative Housing Maintenance Society Ltd.," Agali Fatorda, Margao-Goa has been registered on 9-1-2009 and it bears registration code symbol No. HSG-(d)-701/South Goa/2009 and it is classified as "Housing Society" under sub-classification No. 7-(d)-Co-partnership Housing Maintenance Society in terms of Rule 8 of the Goa Co-operative Societies Rules, 2003.

Sd/- (P. M. Naik), Asstt. Registrar of Co-op. Societies (South Zone).

Margao, 9th January, 2009.

No. 5-1205-2009/ARSZ/HSG

In exercise of the powers vested in me under Section 8 of the Goa Co-operative Societies Act, 2001, "The Ferns Pearl Co-operative Housing Society Ltd.," Assolna, Salcete-Goa is registered under code symbol No. HSG-(d)-702/South Goa/2009.

Sd/- (P. M. Naik), Asstt. Registrar of Co-qp. Societies (South Zone).

Margao, 20th January, 2009.

Certificate of Registration

"The Ferns Pearl Co-operative Housing Society Ltd.," Assolna, Salcete-Goa has been registered on 20-1-2009 and it bears registration code symbol No. HSG-(b)-702/ /South Goa/2009 and it is classified as "Housing Society" under sub-classification No. 7-(b)-Co-partnership Housing Society in terms of Rule 8 of the Goa Co-operative Societies Rules, 2003.

Sd/- (P. M. Naik), Asstt. Registrar of Co-op. Societies (South Zone).

Margao, 20th January, 2009.

Notification

No. 5-1204-2009/ARSZ/HSG

In exercise of the powers vested in me under Section 8 of the Goa Co-operative Societies Act, 2001, "The Diwan Matthi Co-operative Housing Society Ltd.," Behind Chowgule House, Patrong Baina, Vasco-da-Gama, Goa is registered under code symbol No. HSG-(b)-703/ /South Goa/2009.

Sd/- (P. M. Naik), Asstt. Registrar of Co-qp. Societies (South Zone).

Margao, 20th January, 2009.

Certificate of Registration

"The Diwan Matthi Co-operative Housing Society Ltd.," Behind Chowgule House, Patrong Baina, Vasco--da-Gama, Goa has been registered on 20-1-2009 and it bears registration code symbol No. HSG-(b)-703/South Goa/2009 and it is classified as "Housing Society" under sub-classification No. 7-(b)-Co-partnership Housing Society in terms of Rule 8 of the Goa Co-operative Societies Rules, 2003.

Sd/- (P. M. Naik), Asstt. Registrar of Co-op. Societies (South Zone).

Margao, 20th January, 2009.

Notification

No. 5-1206-2009/ARSZ/HSG

In exercise of the powers vested in me under Section 8 of the Goa Co-operative Societies Act, 2001, "The Nirmal Residency Co-operative Housing Maintenance Society Ltd.," Tilamol, Xeldem, Quepem, Goa is registered under code symbol No. HSG-(d)-704//South Goa/2009.

Sd/- (P. M. Naik), Asstt. Registrar of Co-qp. Societies (South Zone).

Margao, 20th January, 2009.

Certificate of Registration

"The Nirmal Residency Co-operative Housing Maintenance Society Ltd.," Tilamol, Xeldem, Quepem, Goa has been registered on 20-1-2009 and it bears registration code symbol No. HSG-(d)-704/South Goa/ /2009 and it is classified as "Housing Society" under sub-classification No. 7-(d)-Co-partnership Housing Maintenance Society in terms of Rule 8 of the Goa Co-operative Societies Rules, 2003.

Sd/- (P. M. Naik), Asstt. Registrar of Co-op. Societies (South Zone).

Margao, 20th January, 2009.

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Department of Education, Art & Culture

Directorate of Education

Order

No. Acad/SAT/3/05/Vol. 111/264

Read: Show Cause Notice No. Acad/SAT/3/05/ /Vol. III/14 dated 02-01-2009.

Whereas, Director of Education vide above referred Show Cause notice pointed out to the School Management of the Honda High School, Honda, their various acts of irregularities and mis-management.

And whereas, the Chairman, Shri Mahalaxmi Shikshan Samiti submitted the reply dated 5-1-2009, interalia, stating that the School Managing Committee has not committed any irregularities/illegalities as stated in the notice dated 2-1-2009.

And whereas, the Chairman, further stated that the Management has not contravened any provisions of the Goa School Education Act, 1984 and the rules framed thereunder and that they have neither neglected to perform duties or obligations imposed on it nor managed the affairs of the School in a manner prejudicial to the public interest.

And whereas, the Chairman contended that the Departmental Officers did not contact the Managing Committee or did not write about the visit of Departmental Officers to the School, and as such, the alleged report dated 16-12-2008 is arbitrary and unilateral and the same is prepared without hearing the School Management.

And whereas, the Chairman also denied the allegations that the manager behaved like a dictator and harassed the teachers by entering the classroom and using unparliamentary words. The Chairman also denied that the Manager assaulted physically and mentally the teacher by name Elsy Varghese.

And whereas, the Chairman also denied that the School Management has collected any funds from the teachers of the School towards the construction of the School building without issuing any receipt and stated that they have never demanded or never received or never collected any amount from the teachers in any connection.

And whereas, it is also stated by the Chairman that they have terminated the services of Smt. Subhangi Nimbalkar, one of the teachers who was on probation, on the ground that she was appointed as a teacher in the year 2005-06 by showing fake enrollment to the Department.

And whereas, it is further stated by the Chairman that Smt. Subhangi Nimbalkar was on probation and the probation period of Smt. Subhangi was extended for one more year by the School Management and accordingly, her services were terminated and that she has not challenged the termination order till date which clearly shows that she has accepted the said order and as such, the Management denies that no approval as required under rule 83 of the Goa School Education Rules, 1986 was taken, considering the fact that her services were terminated after seeking advice of the Department.

And whereas, the Chairman also stated that they will not object to take over the Management of Honda High School, Honda for a period of two years, inorder, to maintain harmony and peace in the field of education and inorder not to hamper or effect the career of the students of the School provided that the Government/ /Administrator so appointed shall not revert, set aside, cancel any decision taken by the Management prior to the taking over the administration of Honda High School, Honda.

And whereas, the Director of Education after going through the reply observed that the arguments put forth by the Chairman are not acceptable and there is enough material on record which justifies the action of taking over the Management of the School.

And whereas, the contention of the Management that they are not heard by the Departmental Officers while preparing the report dated 16-12-2008 is not accepted as the management did not remain present in the School on the day on 16-12-2008 when the students and parents have boycotted the classes and refused to enter the classroom, inspite of the fact that the Management was aware about the situation prevailing in the School through the media reports.

And whereas, the contention of the Chairman that no funds are collected from the teachers of the School towards the construction of School building is also not accepted in view of the documentary evidence produced by the Teachers. And whereas, in terms of Rule 145 of the Goa School Education Rules, 1986, no fees, funds or contribution other than those specified by rule or permitted by the Director in writing shall be charged by any recognized school.

And whereas, as regards the termination of Smt. Subhangi Nimbalkar the Chairman contended that she was terminated as the said teacher was on probation on account of extension of probation by one more year and further has contended that the said teacher was appointed by reporting false enrollment of students to the Department of Education in the year 2005-06 and by making this statement the management has accepted that they have committed an irregularity/illegalities whereby the Department was made to pay salary to said Subhangi Nimbalkar since her appointment and thereby causing financial loss to the ex-chequer.

And whereas, the Management has stated that they have no objection if the Government takes over the School for two years inorder to maintain harmony and peace in the field of education which itself shows that the Management is aware about the undisturbed situation prevailing in the Honda High School, Honda and the Management is trying to get rid of the situation by handing over the Management of the School to the Government.

And whereas, the condition put by the Management to take over the said school stating that the Government shall not revert, set aside, cancel any decision taken by the Management prior to the taking over of the administration of Honda High School is not acceptable as the Government has every right to set aside the illegal decisions taken by the School Management after taking over the Management of the said school.

Now after detailed examination of the reply submitted by the Chairman, the Government is convenienced of the circumstance which calls for immediate taking over the School Management of the said Honda High School, Honda by invoking the provision of sub-section (1) of Section 20 of the Goa School Education Act, 1984.

Therefore in accordance to the provisions of the said sub-section (1) of Section 20 of the Goa School Education Act, 1984, the Government hereby orders to take over the Management of Honda High School, Honda with immediate effect for a period of three years in the first instance and Shri R. W. Dhande, Dy. Education Officer, North Education Zone, Mapusa is hereby appointed as Authorised Officer on behalf of the Director of Education, Government of Goa to conduct the activities of the school. The Authorised Officer shall discharge his duties as per the provision of Goa School Education Act, 1984 and Rules made thereunder and as per the instructions issued to him by the Directorate of Education from time to time. Among other things the Authorised Officer shall:

1 exercise full control over administrative, financial and academic matters of the school and ensure that all the employees of the school are punctual in attendance and prompt in discharge of the duties entrusted to them by general or special orders as deemed fit;

- 2 be responsible for maintaining strict discipline on the part of all the employees including the Headmaster and students of the school;
- 3 be responsible to ensure that all the employees of the school including the Headmaster are present in the school during office hours as prescribed by the Authorised Officer and no employee including the Headmaster shall be allowed to leave the premises of the school without prior written permission of the Authorised Officer and that representations, if any, shall be routed through the Authorised Officer;
- 4 be responsible to visit the school frequently as possible so as to ascertain that the school functions at right time and all the employees of the school including the Headmaster discharge their duties sincerely, honestly and efficiently to the satisfaction of the public and the Department;
- 5 ensure that in case of the employees, including the Headmaster act in contravention of the instructions of the Authorised Officer or if there is any act of indiscipline or insubordination or flouting of the instructions issued by the Authorised Officer, such cases shall be dealt with as per the provision of Goa School Education Act, 1984 and the Rules made thereunder.

The Government is also pleased to order that:-

- (1) The Management of Honda High School, Honda shall hand over the charge of the said school immediately to the Authorised Officer. Their attention is drawn also to the provision of Section 23 of Goa School Education Act, 1984;
- (ii) The school staff account fund and the pupil's fund shall be made available to the Authorised Officer for being spent for the purpose in respect of the school and that;
- (iii) The Authorised Officer shall have the right to open any account in any Bank or draw money from the school fund or School Staff Account Fund as referred to in Section 10 of the Goa School Education Act, 1984. After the Management of the school at any time before the date on which the Management of the school is taken over shall have the right to draw money from the School fund or School Staff Account Fund.

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

Dr. Celsa Pinto, Director of Education ex officio and Joint Secretary.

Panaji, 3rd February, 2009.

Directorate of Archives & Archaeology

Order

No. 9/12/81/EDN-1451

On the recommendation of the Departmental Promotion Committee as conveyed by the Goa Public Service Commission vide their letter No. COM/11//4(1)/2008/256 dated 20th October, 2008, the Government is pleased to promote Kum. Quinette L. Faleiro, Assistant Chemist of this Directorate to the post of Scientific Officer (Preservation), Group 'B' Gazetted in the pay scale of Rs. 6,500-200-10,500 with immediate effect. Her pay shall be fixed under F. R. 22(I) (a) (i).

The salary will be debited to the Budget Head as follows:

Demand No. 45

2205 - Art and Culture

- 00 -103 - Archaeology
- 01 Reorganisation of Archaeology (N.P.)
- 01 Salaries

She will be on probation for a period of two years.

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

M. L. Dicholkar, Director of Archives & Archaeology ex officio Joint Secretary.

Panaji, 19th November, 2008.

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Department of Finance

Revenue & Control Division

Order

No. 3/1/2009-Fin(R&C)

In exercise of the powers conferred by sub-section (3) of Section 5 of the Goa Entertainment Tax Act, 1964 (Act 2 of 1964), the Government of Goa is pleased to exempt the Konkani film "Savariya.Com" from the liability of payment of entertainment tax in whole, when screened in any of the theatres in the State of Goa.

This order shall come into force with immediate effect and shall remain in force upto 10-08-2009.

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

Vasanti H. Parvatkar, Under Secretary, Fin. (R&C).

Porvorim, 11th February, 2009.

Notification

No. 4/5/2005-Fin(R&C)(59)

In exercise of the powers conferred by sub-section (4) of Section 6 of the Goa Value Added Tax Act, 2005 (Act 9 of 2005) (hereinafter referred as to the "said Act"), and

12TH FEBRUARY, 2009

all other powers enabling it in this behalf, the Government of Goa hereby exempts the sales inter-se dealers as specified in the 'Annexure' hereto, from levy and payment of output tax, in respect of goods specified in the Schedule 'G' appended to the said Act, when effected within the State, subject to the following conditions, namely:-

- 1) The selling and purchasing dealer shall hold valid registration certificates issued under the said Act.
- 2) The purchasing dealer shall issue to the selling dealer a declaration in 'Form B' as appended to this Notification. The 'Form B', shall be prepared in quadruplicate, of which two copies-original and duplicate, shall be given to the selling dealer, of which, original copy, shall be supported by the selling dealer to his quarterly return to claim the exemption. The purchasing dealer shall furnish the triplicate copy of the 'Form B' to the office of the Commissioner quarterly, indicating such purchases.
- 3) The sales effected under this Notification shall not attract the provision of sub-section (2) of Section 6 of the said Act or any other Notification issued under the said provision and the goods purchased against declaration in **'Form B'** shall be liable to pay tax as specified in the Schedule 'C' appended to the said Act.
- 4) The sales should be effected through 'Tax Invoices' only. The reference of this Notification should be indicated in the tax invoice, to claim exemption from output tax.
- 5) Declaration in 'Form B' should be issued independently for each transaction.
- 6) The goods purchased under this Notification are exclusively for resale and not for consumption, either as raw material or for any other use.
 - 1. Original
 - 2. Duplicate
 - 3. Triplicate
 - 4. Quadruplicate

Form B

Read: Government Notification No. 5/4/2005--Fin(R&C) () dated / /2009.

Name and Address of the Purchasing dealer:.....

It is hereby decla	ared that we	have purchased	l on this
date, fromM/s			
Addeess:		Thi:	•••••
the following goods	for resale,	vide their Tax	Invoice
Nō	dateel	forRs	•••••
(Rinees			

Classification	of	Goods
----------------	----	-------

Sr. No.	Description of Goods	Quantity	Rate	Amount
1				
2				
3				
4				
5				
			Total	

For M/s.

Date:

Authorized Signatory

Annexure

- 1) Indian Oil Corporation Limited.
- 2) Hindustan Petroleum Corporation Limited.
- 3) Bharat Petroleum Corporation Limited.
- 4) Reliance Petroleum Company Limited.
- 5) Oil and Natural Gas Corporation Limited.
- 6) Mangalore Refineries Limited.

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

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

Vasanti H. Parvatkar, Under Secretary, Fin. (R&C).

Porvorim, 9th February, 2009.

Notification

No. 4/5/2005-Fin(R&C)(60)

Read: Government Notification No. 4/5/2005--Fin(R&C)(5) dated 31-03-2005 published in Official Gazette, Extraordinary No. 3, Series II No. 53 dated 31-03-2005.

In exercise of the powers conferred by sub-section (3) of Section 6 of the Goa Value Added Tax Act, 2005 (Act 9 of 2005) (hereinafter called the "said Act") and in supersession of the Government Notification No. 4/5/2005-Fin(R&C)(5) dated 31-03-2005, published in the Official Gazette, Extraordinary No. 3, Series II No. 53, dated 31-03-2005, the Government of Goa hereby allows input tax credit in excess of the rate of tax specified in sub-section (1) of Section 8 of the Central Sales Tax Act, 1956 (Central Act 74 of 1956) on goods other than capital goods and such other goods as specified in Schedule 'G' appended to the said Act, or in sub-section (2) of Section 9 of the said Act, purchased within the State, and used in the manufacturing or processing of finished products and which are dispatched outside the State other than by way of sales, subject to the following conditions namely:-

(1) The dealer shall be registered under the said Act.

12TH FEBRUARY, 2009

- (2) The dispatches shall be supported by the declaration in 'Form F' as prescribed in the Central Sales Tax (Registration and Turnover) Rules, 1957, framed under the Central Sales Tax Act, 1956 (Central Act 74 of 1956).
- (3) The purchases shall be supported with Tax Invoices.

This Notification shall come into force with effect from the date of its publication in the Official Gazette.

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

Vasanti H. Parvatkar, Under Secretary, Fin. (R&C).

Porvorim, 9th February, 2009.

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Goa Legislature Secretariat

Notification

No. LA/Quest./PL/3345/2009

In pursuance of Rule 269 of the Rules of Procedure and Conduct of Business of Goa Legislative Assembly the following documents of the Government of Goa has been laid on the Table of the House of Goa Legislative Assembly on 4th February, 2009.

- 1. Finance Accounts 2007-2008
- 2. Appropriation Accounts 2007-2008

Assembly Hall, Porvorim-Goa, Dated: 4th February, 2009.

____**♦ ♦ ♦**_____

R. Kothandaraman

Secretary, Legislature

Department of Labour

Notification

No. 28/1/2009-LAB/116

The following Award passed by the Industrial Tribunal-cum-Labour Court-I at Paraji-Goa on 10-12-2008 in reference No. IT/5/01 is hereby published as required by Section 17 of the Industrial Disputes Act, 1947 (Central Act 14 of 1947).

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

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

Porvorim, 29th January, 2009.

IN THE INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT-IAT PANAJI

(Before Smt. Anuja Prabhudessai, Presiding Officer)

Ref. No. IT/5/01

Smt. Mangala T. Kankonkar, Near Sateri Temple, Chimbel, Tiswadi, Goa. ... W orkman/PartyI V/s

M/s. Saldanha Business Services, Saldanha Building, St. Tome Road, Behind G. P.O, Panaji, Goa. ... Employer/PartyII

Workman/Party I is represented by Shri Subhash Naik.

Employer/Party II is represented by Adv. V. Shirodkar.

A WARD

(Passed on this 10th day of December, 2008)

By order dated 3-1-2001, the Government of Goa had referred the following dispute to the Tribural for adjudication:

 Whether the action of the management of M/s. Saldanha Business Services, Paraji-Goa in terminating the services of Smt. Mangala T. Kankonkar, Sweeper with effect from 7-1-2000 is legal and justified ?

(2) If not, to what relief the workman is entitled?

2. The Party I was employed with Party II as a sweeper w ef. 1-1-1991. The Party I has claimed that she had worked continuously from 1-1-1991 till 6-1-2000. The grievance of the Party I is that she received a telegram asking her to collect termination order within twenty--four hours. Subsequently, she was issued a termination letter dated 31-12-1999, wherein it was alleged that her services were terminated on account of misconduct. She was also called upon to collect her dues. The Party I has stated that she was not issued a charge sheet and no inquiry was held against her. The Party I has stated that she was also not paid retrenchment compensation. The Party I has stated that subsequent to her termination, the Party II has engaged a new sweeper. The Party I has claimed that her termination is in violation of provisions of Sec. 25-F and 25-G and 25-H of the I. D. Act and that the same is illegal and unjustified. The Party I has therefore sought retrenchment with consequential benefits.

3. The Party II has stated that the Party I was not punctual and that her performance and behaviour was not satisfactory. The Party II has stated that Party I was warned several times and that despite her assurance there was no improvement in her performance or behaviour. It is alleged that on 30-12-2000, at about 11.00 a.m., the Party I was not found at the workplace and on inquiries it was learnt that she had gone to work at some other place. When Party I was told to be punctual and regular, she started abusing one of the partners in indecent and filthy language, as such it had no other alternative but to discontinue services of Party I. The Party II has denied that the dismissal is illegal or is in contravention of the provisions of the Act. The Party II has stated that Party I is not entitled for any reliefs.

4. Based on the pleadings, the following issues were framed.

ISSUES

- 1. Whether the Party I proves that the Party I terminated her services w.e.f. 7-1-2000 in violation of the provisions of Sec. 25F, 25G and 25H of the Industrial Disputes Act, 1947 ?
- 2 Whether the Party I proves that the action of the Party II in terminating her services w.e.f. 7-1-2000 is illegal and unjustified ?
- 3 Whether the Party II proves that the services of the Party I were terminated w.ef. 1-1-2000 for unsatisfactory work and for committing the Act of insubordination and that the termination is legal and justified ?
- 4 Whether the Party I is entitled to any relief?
- 5 What Award?

5. The matter was posted for evidence. However on 1-12-2008, both parties filed an application at Exb. 19 stating that they have arrived at settlement and have prayed that consent award be drawn. I have perused the application at Exb. 19, which is signed by both the parties and their respective advocates. The terms incorporated in the application at Exb. 19 are acceptable to both the parties and in my opinion, the same are in the interest of the workman. Hence, the consent award is drawn as per the terms.

ORDER

1. The Party II agrees to pay an amount of Rs. 8,000/- (Rupees Eight thousand only) in full and final settlement of all the dues and claims of Party I against Party II.

2. The Party I agrees to accept an amount of Rs. 8,000/- (Rupees Eight thousand only) in full and final settlement of all her claims against Party II in the present reference.

No order as to costs. Inform the Government accordingly.

Sd/-(A. Prabhudessai), Presiding Officer, Industrial Tribural--cum-Labour Court-I.

Notification

No. 28/1/2009-LAB/116

The following Award passed by the Industrial Tribunal-cum-Labour Court-I at Paraji-Goa on 13-11-2008 in reference No. IT/30/04 is hereby published as required by Section 17 of the Industrial Disputes Act, 1947 (Central Act 14 of 1947).

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

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

Porvorim, 29th January, 2009.

IN THE INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT-I AT PANAJI

(Before Smt. Anuja Prabhudessai, Presiding Officer)

Ref. No. IT/30/04

W orkmen rep. by Gomantak Mazdoor Sangh, 3rd Floor, Shetye Sankul, Ponda, Goa. ... W orkmen/PartyI

V⁄s

M/s. Godrej & Boyce Manufacturing Co. Ltd., (Locks Div.) E-3, Madkai Industrial Estate, P.O. Mardol, Ponda, Goa. ... Employer/PartyII

Workmen/Party I is represented by Shri P. Gaonkar.

Employer/Party ${\rm I\!I}$ is represented by Adv. Valmiki Menezes.

A WARD

(Passed on this 13th day of November, 2008)

By this order dated 13-8-2004, Government of Goa had referred to this Tribunal the following dispute for adjudication:

"(1) Whether the action of the management of M/s. Godrej and Boyce Manufacturing Company Limited, Locks Division, Madkaim Industrial Estate, Madkai, Goa, in refusing to concede Charter of Demands raised by the Gomantak Mazdoor Sangh, as indicated below is legal and justified ?

CHARTER OF DEMANDS

Demand No. 1: Pay Scales

Grade.

W 1-1750-60-2050-70-2400-80-2800-90-3250.

W2-1850-65-2175-75-2550-85-2975-95-3450.

Demand No. 2: Flat Rise

Union demands that all the workmen shall be given a flat rise of Rs. 650/-. This amount should be added to the basic and thereafter fitted in the revised pay scale in the higher stage.

Demand No. 3: Seniority Increments

Union demands that the workmen should be given seniority increments as mentioned below.

Service upto 3 years : One increment. Service above 3 years : Two increments.

Demand No. 4: Fixed Dearness Allowance

Union demands that all the workers be paid fixed dearness allowance @ Rs. 500/- per month.

Demand No. 5: Variable Dearness Allowance

Union demands that as the cost of living is increasing day by day in order to compensate for the same, Variable Dearness Allowance (VDA) shall be paid at the rate of Rs. 2/- per point rise beyond 2300 points (1960=100). The computation of Variable Dearness Allowance shall be made quarterly based on the average consumer price index of preceding quarter.

Demand No. 6:

Union demands:

- (a) Increase in their salary of minimum to Rs. 4,000/-.
- (b) Payment of Sunday.
- (c) Canteen facility.
- (d) Refreshment facility during both the breaks.
- (e) Increase in their bonus, minimum 20%.
- () Increase in house rent.
- (g) Providing sick leave, casual leave and leave travel allowance.
- (h) Providing transport facility for 1st and 2nd shift.

Demand No. 7:

Union reserves the right to amend or add or delete any demand at the time of negotiations.

(2) If not, to what relief the workmen are entitled ?"

2. The Party I has filed its claim statement at Exb. 3. The Party I has stated that the wages paid to the employee are less than the minimum wages and hence vide letter dated September, 2002 they had demanded raise in their salary. The Party II failed to resolve the issue of Charter of Demand and as such the employees joined the union. Subsequent to this the union also submitted additional demands vide letter dated 14-7-2003. The Asstt. Labour Commissioner, Ponda had intervened in the matter. However, the Party II refused to negotiate and hence conciliation ended in failure. The Party I has stated that the demands submitted by the Party I are genuine and reasonable and re within the financial reach of the Party II. The Party I has therefore prayed to grant their demands from September, 2002.

3. The Party II has filed its written statement at Exb. 5. It has stated that the dispute stood withdrawn from 5-11-2003 and that there is no dispute and the reference is bad. The Party II has also denied that the union is representing the workmen and that it is authorized or empowered to espouse their cause. The Party II has denied that the employees are paid wages less than the minimum wages. The Party II has stated that the demands are unreasonable, unfair cannot be granted.

4. On 29-9-08, the Party II filed an application at Exb. 14 stating that the Reg. Civil suit No. 89/03 filed before CJJD, Ponda has been dismissed. It is stated

that the terms of memorandum of understanding dated 24-11-2006 signed by the Party II and the workmen of the Party I concerned in the present dispute, have been couplied with. It is stated that in terms of clause 5 of the memorandum of understanding dated 24-11-2006, the parties, have agreed to withdraw all pending litigation including the present dispute. It is stated that in view of compliance of the terms of memorandum of understanding dated 24-11-2006, the dispute does not survive. In view of this the Party II has prayed to pass no dispute award.

5. Shri P. Gaonkar, who is representing, the Party II has also made an endorsement on the application at Exb. 14, wherein he has given no objection for passing no dispute award.

6. On going through the application at Exb. 14 viz-a-viz the endorsement made by Party I on the application at Exb. 14, it is clear that the parties have arrived at an amicable settlement and have signed terms of memorandum of settlement dated 24-11-2006 and in view of compliance of the said terms, the dispute referred to this tribunal does not survive. Hence I pass the following order.

ORDER

The dispute referred to this Tribunal has already been resolved in view of compliance of terms of memorandum of settlement dated 24-11-2006, entered between the parties. Inform the Government accordingly.

> Sd/-(A. Prabhudessai), Presiding Officer, Industrial Tribunal--cum-Labour Court-I.

Notification

No. 28/1/2009-LAB/116

The following Award passed by the Industrial Tribunal-cum-Labour Court-I at Paraji-Goa on 20-10-2008 in reference No. IT/101/07 is hereby published as required by Section 17 of the Industrial Disputes Act, 1947 (Central Act 14 of 1947).

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

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

Porvorim, 29th January, 2009.

IN THE INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT-IAT PANAJI

(Before Smt. Anuja Prabhudessai, Presiding Officer)

Ref. No. IT/101/07

Shri Sunil Ramkrishna Kandolkar, H. No. C/343/18, Munang Vaddo, Near Datta Mandir, Assagao, Goa.

... Workman/PartyI

V⁄s

M/s. Tarcar Trading Company, Near Municipality Building, Panaji, Goa. ... Employer/PartyII

W orkman/Party I is represented by Adv. Suhas Naik.

Employer/Party I-None present.

A WARD

(Passed on this 20th day of October, 2008)

By order dated 11-10-2007, the Government of Goa had referred the following dispute to the Tribural for adjudication:

- (1) Whether the action of the management of M/s. Tarcar Trading Company, Dr. Atmaram Borkar Road, Near Municipal Building, Paraji, Goa in refusing employment to Shri Sunil Ramkishna Kandolkar, Store Assistant, with effect from 15-3-2004 is legal and justified ?
- (2) If not, to what relief the workman is entitled ?

2. Notices were issued to both parties. Pursuant to the said notice Party I filed his claim statement at Exb. 8. Whereas the notice issued to Party II was returned with an endorsement 'refused' return to the sender. The Party II had refused to accept the notice hence the notice was deemed to have been served and since the Party II had failed to remain present the reference was ordered to proceed ex-parte.

3. The claim of the Party I as set out in the claim statement as well as in the affidavit in evidence at Exb. 10, that he was working for Party II since 1993 and that his last drawn salary was Rs. 1,400/-. The Party I has stated that as a store assistant he was handling the customers in the shop, giving the customers demonstration of different equipments, appliances and goods, receiving cash from the customers, preparing bills, unloading the goods, visiting the houses of customers for recovery of their monthly installments towards the goods sold, handling the goods, etc. The Party I has stated that initially he was employed at Tarcar & Trading Co., Calangute and that since January, 2004 he was asked to work at Tarcar Trading Company, Mapusa. The Party I has stated that on 14-3-04, the proprietor of Party II, Suresh Tarcar came to Mapusa and orally informed him that his services are terminated w.ef. 15-3-04 and told him not to report for duties from 15-3-04. The Party I has stated that he was in continuous service from 1993 till the date of his termination and that he had worked sincerely. He has stated that he was not paid any compensation, legal due or termination dues. He has further stated that his termination is illegal, unjustified and bed in law. The Party I has stated that he had raised an industrial dispute but the Party II had not participated in the conciliation proceedings. The matter ended in failure and the failure report was submitted to the

Government. The Party I has stated that he is presently unemployed and does not have any source of income. He has stated that the business of Party II is going on in full swing and that he is entitled for reinstatement with all consequential reliefs. The Party I has produced letter dated 15-3-05 addressed by him to the Labour Commissioner (Exb. 11) and the notices issued by the Asstt. Labour Commissioner at Exb. 12 colly and the minutes of the conciliation proceedings and failure report at Exb. 14 colly. The Party I has also produced certificate dated 9-8-04 and 14-8-06 Exb. 13 colly, issued by the Party II.

4. It may be mentioned here that the Party II had not contested the proceedings despite being duly served and consequently the statement on oath made by the Party I in the claim statement as well as in the affidavit in evidence has gone unchallenged and there is no reason to disbelieve the same. Thus the uncontraverted evidence of Party I clearly indicates that he was employed with Party II since 1993. The certificates dated 14-8-96 and 9-8-04 at Exb. 13 colly which were issued by Party II also corroborate the statement of the Party I that he was employed with Party Π as a Store Assistant. The certificate dated 14-8-96 indicates that the year 1996 the Party I was drawing gross salary of Rs. 1,050/-. The evidence of Party I further indicates that as on the date of his termination i.e. on 14-3-04, he was drawing salary of Rs. 1,400/- per month. The evidence of Party I indicates that on 14-3-04, Shri Suresh Tarcar, the partner of Party II had told him not to report to work w ef. 15-3-04 and that he was not paid any legal dues. The records indicate that vide letter dated 15-3-05 (Exb. 11) indicates that the Party I had raised an industrial dispute wherein he had stated that his services were summarily and illegally terminated without paying his dues. Vide notices at Exb. 12 colly the Asstt. Labour Commissioner had informed both parties that conciliation proceedings u/s 12 in the said dispute would be held on 19-4-05. The minutes and the failure report at Exb. 14 colly indicates that Party II had not attended the conciliation proceedings inspite of several notices and had not shown any interest in the matter and hence the dispute could not be resolved amicably. The approach of Party II remains the same even before the Tribunal, as the Party II has chosen not to appear and contest the proceedings despite due service of the notice. The evidence adduced by Party I which has gone unchallenged amply proves that the Party \amalg had summarily terminated services of Party I wef. 15-4-04. The Party II had not paid any dues to Party I though he was in continuous service from 1993. This being the case the termination of Party I is in contravention of provisions of Section 25 F of the Act and is illegal. The evidence of Party I indicates that he is unemployed and has no source of income. In view of this the Party I is entitled for reinstatement with all consequential relief. Hence I pass the following order.

ORDER

The action of the Party II in refusing employment to Party I w.ef. 15-3-04 is held to be illegal and unjustified. The Party I is entitled for reinstatement with continuity in service, with full backwages from 15-3-04.

No order as to costs. Inform the Government accordingly.

Sd/-

(A. Prabhudessai), Presiding Officer, Industrial Tribunal--cum-Labour Court-I.

Department of Law & Judiciary

....

Law (Establishment) Division

Order

No. 1/24/84-LD(ESTT.)Vol. 1

Government of Goa is pleased to appoint Adv., Sri Subhash Pundalik Sawant, as Government Counsel and authorized to give legal opinion on the files of Government employees pertaining to applications for House Building Advance.

All Heads of Departments/Offices shall give notice of this Order to their Subordinate staff, for necessary action while dealing with cases for House Building Advance.

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

Vassudev N. Shetye, Under Secretary (Law-Estt.).

Porvorim, 30th January, 2009.

Order

No. 1/24/84-LD(ESTT.)Vol. 1/163

Read: Notification No. 1-24-84/LD dated 27-06-2006.

Government of Goa is pleased to appoint Shri Rajesh Narvekar, Advocate Mapusa as Government Counsel before the Additional District Court/Civil Courts at Mapusa, under the terms & conditions prescribed by Government vide Notification dated 27-06-2006 cited above.

He will be entitled to receive his fees as per the terms and conditions contained in the said Notification dated 27-06-2006 as amended from time to time on submission of bills (in duplicate) to this Department alongwith the attendance certificate issued by the respective Courts.

He should also comply with the instructions contained in the Government circular No. 4-43-99/ID dated 04-05-2000.

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

Vassudev N. Shetye, Under Secretary (Law-Estt.).

Porvorim, 30th January, 2009.

District & Sessions Court South Goa

List of Holidays and vacations for the year, 2009 approved by the Hon'ble High Court, Bombay for the District and Subordinate Courts in South Goa District

St. No.	Holidays	Date	Days
1	2	3	4
1	New Year Day	01-01-2009	Thursday
2	*Moharrum	08-01-2009	Thursday
3	Republic Day	26-01-2009	Monday
4	Chhatrapati Shivaji	19-02-2009	Thursday
	Maharaj Jayanti		
5	Mahashivratri	23-02-2009	Monday
б	*Id-e-Milad	10-03-2009	Tuesday
7.	Holi (Dhuli Vandan)	11-03-2009	W ednesday
8	Gudi Padwa	27-03-2009	Friday
9	Ram Navmi	03-04-2009	Friday
10.	Good Friday	10-04-2009	Friday
11.	Dr. Babasaheb	14-04-2009	Tuesday
	Ambedkar Jayanti		
12.	Maharashtra Day/	01-05-2009	Friday
	/May Day		
13.	Gopal Kala	14-08-2009	Friday
14.	Independence Day	15-08-2009	Saturday
15.	Ganesh Chaturthi	24-08-2009	Monday
	(Second day)		
16.	*Id-ul-Fitr (Ramzan-Id)	21-09-2009	Monday
17.	Dasara	28-09-2009	Monday
18.	Mahatma Gandhi	02-10-2009	Friday
	Jayanti		
19.	Additional day for	16-10-2009	Friday
	Diwali		
20.	Diwali (Narak	17-10-2009	Saturday
	Chaturdashi)		
21.	Bhau Bij	19-10-2009	Monday
22.	Feast of St. Francis	03-12-2009	Thursday
	Xavier		
23.	Goa Liberation Day	19-12-2009	Saturday
24.	Eve of Christmas	24-12-2009	Thursday
25.	Christmas	25-12-2009	Friday

No days have been declared as holidays on account of:

1	Hartalika Pujan/Ganesh	23-08-2009	Sunday
	Chaturthi (1st day)		
2	Delimentinede	10 10 2000	Course al an a
4	Balipratipada	18-10-2009	Sunday

Summer Vacation

From: 06-05-2009 to 07-06-2009 (Both days inclusive)

Winter Vacation

From: 21-12-2009 to 27-12-2009 (Both days inclusive)

Note:-

1. The holidays at Sr. Nos. 2, 6 & 16 and the holiday at Sr. No. 3 of the list of 'no days have been declared as holidays on account of ' will be on the day the Government of Goa declares Public Holiday.

2 Please note that the Hon'ble High Court has clarified that the notified holidays and vacations are likely to be modified in near future as per the recommendations of the Shetty Commission and directions issued by the Hon'ble Supreme Court of India in Writ Petition No. 1022/89 (All India Judges' Association v/s. Union of India and others).

Nutan D. Sardessai, Principal District & Sessions Judge.

Margao, 5th January, 2009.

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Department of Personnel

Addendum

No. 4/26/88/PER/(Vol-I)

- Read: 1 Order No. 4/26/88/PER(Vol-I) dated 11-4-2007.
 - ii) Order No. 4/26/88-PER(Vol-I) dated 29-12-2008.

The following para shall be added to the order dated 29-12-2008 read at Sr. No. (ii) above.

"This issues with the approval of the Goa Public Service Commission vide its letter No. Com/II/11/15(1)/ /94-05/Vol.III/1883 dated 11-12-2008".

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

Umeshchandra L. Joshi, Under Secretary (Personnel-1).

Porvorim, 28th January, 2009.

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Department of Planning

Directorate of Planning, Statistics and Evaluation

Notification

No. DPSE/III/PB-M/80-XII/2005

The Government of Goa is pleased to re-constitute the Planning Board of Goa with immediate effect as under:

1	Chief Minister	Chairman.
2	Dr. Wilfred A. de Souza	Dy. Chairman.

Official Members

3	Chief Secretary and all	 Members.
	Secretaries to the Govt.	

Non-Official Members

4	Leader of Opposition	 Member.
5	Dr.V.A.Pai Panandikar,	 Member.

_	,	
	Margao-Goa	

6 Secretary, Ministry of Civil ... Member. Aviation, Govt. of India

7.	Shri Naseer Munjee,		Member.
	Ex-Dy. Chairman & M. D.		
	of IDFC		
8	Vice Chancellor,		Member.
	Goa University		
9	Director, National Institute		Member.
	of Oceanography		
10.	President, Goa Chamber of		Member.
	Commerce & Industry		
11.	Chairman, Small Industries		Member.
	Association of Goa		
12.	Chairman,		Member.
	Mormugao PortTrust		
13.	Chairman, Travel & Tour		Member.
	Association of Goa		
14.	Chairman, Goa Mineral		Member.
	Ore Association		
15.	Ashank Dessai,		Member.
	Chairman, MASTEK		
16.	Dr. Ligia Noronha, TERI		Member.
17.	Shri Kashinath Jhalmi,		Member.
	President, Tribal Welfare		
	Organisation		
18.	Smt. Suhashini Prabhugaonkar,		Member.
	President, Goa Union of		
	Journalist		
19.	Dr. U. R. Ananthmurthy		Member.
20.	Shri Nandkumar Kamat,		Member.
	Scientist		
21.	Director, Directorate of		Member.
	Planning, Statistics &		
	Evaluation, Panaji-Goa		
2	All Cabinet Ministers would b	еi	nvitees to
	Board.		

- 3 The powers, functions and responsibilities of the Planning Board will be as follows:
 - * To advise the Government on macro-economic policies best suited for this State.
 - * To advise the Government on various matters relating to the formulation, implementation and evaluation of various development plans including sub-plans like the Special Component Plan and the Western Ghats Development Programme.
 - * To appoint Sub-Committees to go into details of any particular problem or matter which may be considered necessary for its functioning.
 - * To call for information from any Government Department to undertake inspections/visits of development projects, to hold discussions and see clarifications from the Secretaries/Heads of Departments in regard to the matter concerning the Planning and Development of the State.
 - * To undertake directly or through Government Departments research and evaluation studies in specific fields of socio-economic development.

the

- 4 The Planning Board will meet at least twice a year but more often, if necessary. The meetings may take place at Panaji or any convenient place in the State of Goa.
- 5 The Deputy Chairman of the Planning Board shall be given Cabinet rank and status.
- 6 The non-official members will be permitted to draw airfare (both ways) for attending the Board meetings or any other jobs specifically assigned to them by the Board. While in Goa, the outstation members (whose normal place of residence is outside Goa) will be treated as State Guests. Each non-official member will be paid a sitting fee of Rs. 200/- per day for attending the Board meetings or for attending to any other work specifically assigned by the Board.
- 7 The Director of Planning, Statistics and Evaluation will be the Drawing and Disbursing Officer for the purpose of the Planning Board and will be responsible for timely defray of all expenses including T.A. etc. of the Members of the Board
- 8 This Notification supersedes all the previous Notifications issued in this regard.

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

Anand Sherkhane, Director & ex officio Joint Secretary.

Panaji, 2nd February, 2009.

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Department of Public Health

Order

No. 4-18-2002-II/PHD/Vd.I

Read: Memorandum No. 4-18-2002-II/PHD/VdLI dated 04-12-2008.

On the recommendation of the Goa Public Service Commission as conveyed vide their letter No. COM/I//5/30(4)/91/272 dated 31/10/2008, Government is pleased to appoint Dr.Kerkar Bijli Gurudas to the post of Assistant Lecturer in Physiology in Goa Medical College, Bambolim on temporary basis in the PB-3 of Grade Pay Rs. 5,400/- with immediate effect and as per the terms and conditions contained in the Memorandum cited above.

Dr.Kerkar Bijli Gurudas shall be on probation for a period of two years.

Dr.Kerkar Bijli Gurudas has been declared medically fit by the Medical Board.

The appointment is made subject to the verification of her character and antecedents. In the event of any

adverse matter noticed by the Government on verification of character and antecedents, her service will be terminated.

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

D. G. Sardessai, Joint Secretary (Health).

Porvorim, 30th January, 2009.

Order

No. 46/1/2006-I/PHD

Government is pleased to transfer Dr. Amit Kalangutkar, Senior Surgeon attached to Community Health Centre, Pernem to Asilo Hospital, Mapusa in public interest with immediate effect and until further orders.

Dr. Amit Kalangutkar, Senior Surgeon shall perform his duties on Monday, Tuesday and Wednesday at Asilo Hospital, Mapusa and on Thursday, Friday and Saturday at Community Health Centre, Valpoi.

Dr. Anil Rane, Senior Surgeon and Dr. Shailesh Hede, Senior Surgeon attached to Asilo Hospital, Mapusa shall perform their duties twice a week at Community Health Centre, Pernem i.e. on Monday and Thursday and W ednesday and Saturday respectively.

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

Jessie Freitas, Under Secretary (Health-II).

Porvorim, 4th February, 2009.

Order

No. 22/1/2001-I/PHD(Part)

Government is pleased to post Dr.Prakash Kanekar, Dy. Director under Directorate of Health Services, awaiting posting, as Dy. Director (Public Health) in Directorate of Health Services against vacant post with immediate effect in public interest.

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

Jessie Freitas, Under Secretary (Health-II).

Porvorim, 4th February, 2009.

Certificate

No. 22/3/97-I/PHD

- Read: 1) Memorandum No. 22/3/97-I/PHD dated 31-07-2008.
 - 2) Government Order No. 22/3/97-I/PHD dated 02-12-2008.

Certified that the antecedents and character of Dr.Praveena Shailesh Hede, Junior Gynaecologist under

Total: 300

Directorate of Health Services mentioned in the above orders have been verified by the District Magistrate, North Goa District and nothing adverse has come to the notice of the Government.

Jessie Freitas, Under Secretary (Health-II).

Porvorim, 4th February, 2009.

Department of Revenue

Notification

No. 22/1/2009-RD

Whereas it appears to the Government of Goa (hereinafter referred to as "the Government") that the land specified in the Schedule hereto (hereinafter referred to as the "said land") is likely to be needed for public purpose, viz. Land Acquisition for construction of approach link road to Mercurim Village, Agassaim, Tiswadi, Goa.

Now therefore, the Government hereby notifies under sub-section (1) of Section 4 of the Land Acquisition Act, 1894 (Central Act 1 of 1894) (hereinafter referred to as "the said Act") that the said land is likely to be needed for the purpose specified above.

2. All persons interested in the said land are hereby warned not to obstruct or interfere with any surveyor or other persons employed upon the said land for the purpose of the said acquisition. Any contract for the disposal of the said land by sale, lease, mortgage, assignment, exchange or otherwise, or any outlay commenced or improvements made thereon without the sanction of the Collector appointed under paragraph 4 below, after the date of the publication of this notification, will under clause (seventh) of Section 24 of the said Act be disregarded by him while assessing compensation for such parts of the said land as may be finally acquired.

3. If the Government is satisfied that the said land is needed for the aforesaid purpose, a declaration to that effect under Section 6 of the said Act will be published in the Official Gazette and in two daily newspapers and public notice thereof shall be given in due course. If the acquisition is abandoned wholly or in part, the fact will also be notified in the same manner.

4. The Government further appoints, under clause (c) of Section 3 of the said Act, the Dy. Collector & SDO, Tiswadi, Panaji-Goa to perform the functions of a Collector, North Goa District, Panaji, under the said Act in respect of the said land.

5. The Government also authorizes under sub-section (2) of Section 4 of the said Act, the following Officers to do the acts, specified therein in respect of the said land.

- 1) The Collector, North Goa District, Panaji-Goa.
- 2) The Dy. Collector and SDO, Tiswadi, Panaji-Goa.

- 3) The Block Development Officer, Panaji-Goa.
- 4) The Director of Settlement and Land Records, Panaji-Goa.

6. A rough plan of the said land is available for inspection in the Office of the Dy. Collector & SDO, Tiswadi, Panaji-Goa, for a period of 30 days from the date of publication of this Notification in the Official Gazette.

SCHEDULE

(Description of the said land)

Taluka:Tisw	<i>llage:</i> Mercurim	
Survey No./ /Sub-Div.No.		Approximate area in square meters
1	2	3
26 lp O: O: T:	Verissimo de Menezes. Luis Cristovam Angelo Dos Remedios de P. Menezes.	300
	Boundaries :	
	North : S. No. 27/2. South : S. No. 26/2. East : S. No. 26/1. West : S. No. 25/2.	

By order and in the name of the Governor of Goa. D. M. Redkar, Under Secretary (Revenue-I). Porvorim, 3rd February, 2009.

Notification

No. 22/15/2008-RD

Whereas by Government Notification No. 22/15/2008--RD dated 22-07-2008 published on page 448 of Series II No. 17 of the Official Gazette, dated 24-07-2008 and in two newspapers (1) "Navhind Times" dated 26-07-2008 (2) "Gomantak" dated 26-07-2008, it was notified under Section 4 of the Land Acquisition Act, 1894 (Central Act 1 of 1894) (hereinafter referred to as "the said Act") that the land, specified in the Schedule appended to the said Notification was likely to be needed for the public purpose viz. Land Acquisition for construction of Panchayat Ghar, Libraries, Community Hall, Anganwadi, Cattle Pond, etc., at Survey No. 55/2 & 3 at Rachol Village of Salcete Taluka.

And whereas, the Government of Goa (hereinafter referred to as "the Government") after considering the report made under sub-section (2) of Section 5-A of the said Act is satisfied that the land specified in the Schedule hereto is needed for the public purpose specified above (hereinafter referred to as "the said land").

Now, therefore, the Government hereby declares, under Section 6 of the said Act that the said land is required for the public purpose specified above.

2. The Government also appoints, under clause (c) of Section 3 of the said Act, the Special Land Acquisition Officer, SIP, Gogol, Margao-Goa to perform the functions of a Collector, South Goa District, Margao-Goa for all proceedings hereinafter to be taken in respect of the said land, and directs him under Section 7 of the said Act to take order for the acquisition of the said land.

3. A plan of the said land can be inspected at the Office of the said, the Special Land Acquisition Officer, SIP, Gogol, Margao-Goa, till the award is made under Section 11.

SCHEDULE

(Description of the said land)

Taluka: Salcete V.			Village: Rachol	
Survey No./			Names of the	Approximate
/Sub	Div.N	D.	persons believed to be interested	area in square meters
	1		2	3
55	3	О: Т:	Comunidade of Raia. Natividade Vaz.	5675
55	2	0:	Rafel Barretto.	250
			Boundaries :	
		North	: Survey No. 55/4.	
		South	: Nalla, Survey No. 55/!	5.
		East	: Survey No. 55/4, 5.	
		West	: Survey No. 55/1.	
				Total: 5925

By order and in the name of the Governor of Goa. *D. M. Redkar*, Under Secretary (Revenue-I). Porvorim, 3rd February, 2009.

Department of Water Resources

Office of the Chief Engineer

Order

No. 1-4-81/CE-WR/Adm.II/962

Read: This office Order No. 1-4-81/CE-WR/Adm.II/ /963 dated 09-01-2008.

Government is pleased to extend the contractual appointment of Shri Ashok S. Rane, ex-Executive Engineer, Water Resources Department as Executive Engineer, Works Div. X, Water Resources Department, Pajimol-Sanguem for one more year, from 1-1-2009 to 31-12-2009.

Extension of contractual appointment of Shri Ashok S. Rane is subject to executing the agreement specifying the terms and conditions.

Shri Ashok S. Rane shall draw an emoluments as per the terms mentioned in Government O. M. No. 10//1/77-PER dated 27-11-2006 issued by the Department of Personnel, Secretariat, Porvorim.

The extension of contractual appointment shall be terminated on 1 month's notice.

This is issued with the approval of the Cabinet as conveyed by the Under Secretary (GA-II), Secretariat, Porvorim vide confidential letter No. 17/24/2007-GAD--II(XXIV) dated 28-01-2009.

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

S. T. Nadkarni, Chief Engineer (WR) & ex officio Additional Secretary.

Panaji, 30th January, 2009.

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