GOVERNMENT OF GOA

Department of Personnel

Notification

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

In exercise of the powers conferred by the proviso to Article 309 of the Constitution the Governor of Goa hereby makes the following rules so as to amend the Government of Goa, Daman and Diu, Group 'C' and 'D' non-gazetted, ministerial and non-ministerial, common posts (outside the Secretariat) Recruitment Rules, 1986, issued under Notification No. 1/6/83-PER dated 20th May, 1986 and published in the Official Gazette, Series I, No. 12, dated the 19th June, 1986, namely:


ii) They shall come into force at once.

2. In the Schedule attached to the said Notification the existing entry in column 10 against the post of Lower Division Clerk/Recovery Clerk shall be substituted as follows:

A. In Public Works Department, Irrigation Department and Electricity Department.

i. 12½% by promotion failing which by direct recruitment.

ii. 50% eligible candidates from work charged establishment.

iii. 25% eligible candidates from NMR/daily wages establishment

iv. 12½% by direct recruitment.

Note: — The recruitment of the candidates from work charged, NMR/daily wages establishment shall be subject to the following conditions:

a) They should have been sponsored by the Employment Exchange at the time of their initial recruitment.

b) They should possess the minimum educational qualifications prescribed for the post.

c) The age limit as required in the Recruitment Rules shall not be applicable to those workcharged and NMR/daily wage employees who have completed more than 5 years of continuous service.

d) The selection of candidates from work charged, NMR/daily wages establishment shall be made through written examination thrown open to all eligible candidates followed by interview.

B. In Departments other than P.W.D., Irrigation and Electricity:

12½% by promotion failing which by direct recruitment.

87½% by direct recruitment.

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

Smt. Prabha Chandran, Under Secretary (Personnel),


Public Health Department

Notification

13/80/87-1/PHD

Whereas certain draft rules to amend the Goa, Daman and Diu Prevention of Food Adulteration Rules, 1982, were published as required by sub-section (1) of section 24 of the Prevention of Food Adulteration Act, 1954 (Central Act 37 of 1954), at pages 563 and 564 of the Official Gazette No. 41, Series I, dated 7-1-1988 under the Notification No. 13/80/87-1/PHD dated 15-12-1987 of the Public Health Department of the Government of Goa, inviting objections and suggestions from all persons likely to be affected thereby till thirty days from the date of publication of the said Notification in the Official Gazette;

And whereas the said Gazette was made available to the public on 7-1-1988;

And whereas no objections and suggestions have been received from the public on the said draft by the Government.

Panaji, 12th May, 1988 (Vaisakha 22, 1910)
Now, therefore, in exercise of the powers conferred by section 24 of the Prevention of Food Adulteration Act, 1954 (Central Act 57 of 1954), and all other powers enabling it in that behalf, the Government of Goa after consultation with the Central Committee for Food Standards, hereby makes the following rules so as to amend the Goa, Daman and Diu Prevention of Food Adulteration Rules, 1982, namely:

1. **Short title and commencement.** — (1) These rules may be called the Goa Prevention of Food Adulteration (Amendment) Rules, 1988.

(2) They shall come into force at once.

2. **Amendment of rule 20.** — In rule 20 of the Goa, Daman and Diu Prevention of Food Adulteration Rules, 1982 (hereinafter referred to as the "Principal Rules", for the figures and words "15/- per day", the figures and words "25/- per appearance" shall be substituted.

3. **Amendment of Schedule.** — In the Schedule to the principal Rules,—

(i) in Form 'C', after entry (27), the following entry shall be inserted, namely:

"(28) The licensee is responsible for ensuring the compliance of guidelines and directives for maintenance of proper hygienic conditions issued by the licensing authority from time to time";

(ii) in Form 'D'—

(a) for condition 9, the following condition shall be substituted, namely:

"9. Every utensil or container containing any food or ingredient of food intended for sale shall at all times be kept suitable closed to protect the food completely from dust, dirt, flies and other insects."

(b) after condition 15, the following conditions shall be added, namely:

"16. A notice board showing the nature of food articles for sale shall be displayed on the body of the vehicle.

17. No article of food which is adulterated, sub-standard or unfit for human consumption shall be kept for sale/exhibited on the premises of the vehicles.

18. Water served for preparation of food articles or for drinking purpose shall be potable.

19. The site where the vehicle will be parked shall be located in a suitable area approved by local Municipality/Panchayat and which should be clean and hygienic.

20. The food preparation and serving operation should be carried out in a sanitary manner.

21. The premises of the vehicles should be free from rodents and insects.

22. Refrigeration equipment should be capable of maintaining perishable food at a temperature of 7°C or below and its capacity should be adequate for the need of the establishment. Frozen food should be kept at or below 18°C.

23. Equipment for keeping or serving hot food should be capable of maintaining the food at the temperature of at least 60°C.

24. The licensee is responsible for ensuring the compliance of guidelines and directives for maintenance of proper hygienic conditions issued by the licensing authority from time to time.

(iii) in Form 'E', after condition 13, the following condition shall be added, namely:

"14. The licensee is responsible for ensuring the compliance of guidelines and directives for maintenance of proper hygienic conditions issued by the licensing authority from time to time.".

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

L. J. Meneses Pais, Under Secretary (Health).
Panaji, 29th April, 1988.

Law (Legal and Legislative Affairs) Department

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**Notification**

19-6-86/LA

In exercise of the powers conferred by clauses (b), (c), (d) and (e) of sub-section (2) and sub-section (1) of section 23 read with sections 3 and 6 of the Family Courts Act, 1984 (Central Act 66 of 1984), the Government of Goa, after consultation with the Court, hereby makes the following rules, namely:

1. **Short title, commencement and application.** —

(i) These rules may be called the Goa Family Courts Rules, 1988.

(ii) They shall come into force at once.

(iii) They shall apply to the Family Courts established in the State of Goa under section 3 of the Family Courts Act, 1984.

2. **Definitions.** — In these rules, unless the context otherwise requires,—

(a) "Act" means the Family Courts Act, 1984 (Central Act 66 of 1984);

(b) "Central" means a Counselling Centre;

(c) "Court" means the Family Court established under section 3 of the Act;

(d) "Principal Counsellor" means the principal Counsellor appointed by the High Court; and includes counsellor or counsellors, as the case may be, where principal counsellor is not appointed.

3. **Party entitled to legal advice.** — A party will be entitled to take legal advice at any stage of the proceedings either before the counsellor or before
the Court. A party in indigent circumstances will be entitled to free legal aid and advice.

4. Panel of lawyers for free legal advice.— The Court shall maintain a panel of lawyers willing to render free legal aid and advice. A party entitled to free legal aid and advice will be entitled to select any of the lawyers from the said panel provided the lawyer is available and willing to accept the case.

5. Conditions of engagement.— The terms and conditions of engagement of such a lawyer and the remuneration, if any, to be paid to him from the State treasury shall be as laid down in the Goa State Legal Aid and Advice Scheme, 1981.

6. Circumstances entitling a party to legal aid.— The circumstances under which such legal aid will be made available to a party shall be as laid down by the High Court.

7. Legal Experts as "Amicus Curiae".— If the Court considers it necessary in the interest of justice, it may seek the assistance of a legal expert as amicus curiae. For that purpose, the Court shall prepare a list of legal experts who are willing to assist the Court as amicus curiae and such legal experts shall be paid fees and expenses out of the revenues of the State Government as per the scale of fees and expenses fixed by the Government, from time to time, by an order made in this behalf.

8. Counselling Centre.— There shall be attached to the Family Court a Centre to be known as "The Counselling Centre of the Family Court at Panaji".

9. Composition.— Each such Centre may have a principal Counsellor and shall have as many councilors as may be determined by the High Court.

10. Different units of counselling centre.— The Counselling Centre may be divided into different units and may be located in the Court premises and/or in such other place or places as the High Court may direct.

11. Appointment of counsellors.— Principal Counsellor and other Counsellors attached to the counselling centre shall be appointed by the High Court in consultation with one or more professionally qualified experts in family and child welfare, preferably working with a recognized institution of social science or social work.

12. Qualifications.— Persons having a Degree in social work with a minimum experience of 2 years in family counselling shall be eligible for appointment as counsellors.

13. Counsellor to fix time and date for counselling.— The Counsellor appointed to advise the parties shall fix the time and date of appointment. The parties shall be bound to attend the counsellor on the date and at the time so fixed.

14. Failure to attend counselling.— If one of the parties fails to attend the counsellor on the date and at the time so fixed, the counsellor may fix another date and time and inform the absent party accordingly by registered post. If the said party does not attend the counselling centre on such adjourned date, the counsellor may make a report to the Court stating that one or both the parties have failed to attend the counselling Centre. On such report being made, the Court may proceed with the matter without prejudice to other powers of the Court to take action against a defaulting party.

15. Functions of a Counsellor.— Counsellor entrusted with any petition shall assist and advice the parties regarding the settlement of the subject mater of dispute between the parties or any part thereof. The counsellor shall also help the parties in arriving at a reconciliation.

16. Home visits.— The counsellor in the discharge of his duties shall be entitled to pay home visits to the homes of any of the parties.

17. Interviews.— The counsellor in the discharge of his duties shall be entitled to interview relatives, friends and acquaintances of parties or any of them.

18. Information from employer.— The counsellor in the discharge of his duties may seek information as he may deem fit from the employer of any of the parties.

19. Reference to experts.— The counsellor may refer the parties to an expert in any other area such as medicine or psychiatry.

20. Panel of experts.— The Principal Judge of the Family Court in consultation with the Principal Counsellor shall prepare a panel of medical and other experts and such experts shall be paid fees and expenses (including travelling expenses) out of the revenues of the State Government, as per the scale of fees and expenses fixed by the Government, from time to time, by an order made in this behalf.

21. List of institutions, agencies, etc.— The Principal Judge in consultation with the Principal Counsellor shall also prepare a list of institutions, organizations or agencies working in the area of family welfare, child guidance, employment or in any other area that he may deem fit, in or der to enable a counsellor or parties to obtain the assistance of such an institution, organization or agency and may also lay down the manner and the conditions for association for such institutions, organizations or agencies with a Family Court.

22. Assistance of other organizations, etc.— The counsellor may take the assistance of such an organization, institution or agency in the discharge of his duties.

23. Confidentiality of information.— (1) Information gathered by the counsellor, any statement made before the counsellor or any notes or report prepared by the counsellor shall be treated as confidential. The counsellor shall not be called upon to disclose this information, statements, notes or report to any court except with the consent of both the parties.

(2) Such notes or report or statements or any material lying with the counsellor shall be kept in sealed packets by the counsellor and shall not form a part of evidence before the Court. The same may, however, be used for the purposes of research or education with the permission of the Principal Judge.
on condition that the identities of the parties involved shall be kept concealed.

24. Counselor not to give evidence.—The counselor shall not be asked to give evidence in any court in respect of this information, statements, notes or report:

Provided that the counselor may submit to the Court a report relating to home environment of the parties concerned, their personalities and their relationship with their child or children in order to assist the Court in deciding the question of custody or guardianship of any child or children of the marriage:

Provided further that, the counselor may also submit to the Court a report relating to home environment, income or standard of living of the party or parties concerned in order to assist the Court in determining the amount of maintenance and/or alimony to be granted to one of the parties.

25. Report from the counselor.—The Court may also request the counselor to submit to it a report on any other subject in order to assist the Court in adjudicating upon the matter before it or any part thereof.

26. Supply of copies.—A copy of the report submitted under rules 24 and 25 may be supplied to the parties on such request being made by the parties.

27. Parties' right to make submissions.—The parties shall be entitled to make their submissions on the report.

28. Counselor not to be cross-examined.—The Counselor shall not be called upon to give evidence and shall not be cross-examined in any court in respect of the report so made.

29. Submission of memorandum.—Save as provided in these rules, the counselor shall submit a brief memorandum to the Court informing the Court of the outcome of the proceedings before him.

30. Settlement before counselor.—When the parties arrive at a settlement before the counselor relating to the dispute or any part thereof, such settlement shall be reduced to writing and shall be signed by the parties and countersigned by the counselor. The Court shall pronounce a decree or order in terms thereof unless the court considers the terms of the settlement unenforceable or unlawful or contrary to public policy.

31. Counselor's right to supervise custody of children.—The counselor shall be entitled to supervise the placement of children in the custody of a party and shall be entitled to pay surprise visits to the home where the child resides. In the event of the counselor coming to a conclusion that any alteration is required in the arrangement relating to custody of a child or children, the counselor shall make a report to the Court in that connection. Thereupon the Court may, after giving notice to the parties to appear before it, pass such orders in that connection as the court may deem fit.

32. Counselor’s right to supervise reconciliation.—The counselor shall also be entitled to supervise, guide and assist the reconciled couples, even if the matter is no longer pending in Court.

33. Counselor to do pre-litigation counselling.—The counselor shall also do pre-litigation counselling on payment of such fees to them as the State Government may fix.

34. Co-habitation in the course of reconciliation proceedings.—Co-habitation between the parties in the course of conciliation proceedings before the counselor or Court shall not be deemed to be a condonation of their matrimonial offence.

GUARDIANSHIP

35. Applications for Guardianship.—All applications for guardianship other than applications over which the High Court has jurisdiction, shall be filed before the Family Courts.

36. Assistance of Social Welfare Agency.—In deciding a guardianship petition, the court may take the assistance of a social welfare agency or agencies for the scrutiny of the petition. The Court may also ask such an agency for its report thereon.

37. Fees.—The Court may prescribe fees to be paid to the said agency for its work.

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

P. V. Kadnekar, Under Secretary (Drafting).

Panaji, 29th April, 1988.

Notification

10-3-86/LA.

The Comptroller and Auditor-General’s (Duties, Powers and Conditions of Service) Amendment Act, 1987 (Act No. 50 of 1987) which was passed by Parliament and assented to by the President of India on 16th December, 1987 and published in the Gazette of India, Extraordinary, Part II, Section 1, dated 17th December, 1987 is hereby republished for general information of the public.

P. V. Kadnekar, Under Secretary (Drafting).


The Comptroller and Auditor-General’s (Duties, Powers and Conditions of Service) Amendment Act, 1987

AN

ACT

further to amend the Comptroller and Auditor-General’s (Duties, Powers and Conditions of Service) Act, 1971.

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

1. Short title.—This Act may be called the Comptroller and Auditor-General’s (Duties, Powers and Conditions of Service) Amendment Act, 1987.

2. Amendment of section 6.—In the Comptroller and Auditor-General’s Duties, Powers and Conditions of Service) Act, 1971 (hereinafter referred to as 56 of 1971, the principal Act), in section 6,—
(a) in sub-sections (6A) and (6B), the provisos shall be omitted, and shall be deemed to have been omitted with effect from the 1st day of January, 1986;

(b) after sub-section (6B), the following sub-section shall be inserted, namely:

"(6C) Notwithstanding anything contained in the foregoing provisions of this section, a person who demits office [whether in any manner specified in sub-section (3) or by resignation] as the Comptroller and Auditor-General after the commencement of the Comptroller and Auditor-General's (Duties, Powers and Conditions of Service) Amendment Act, 1987, shall, on such demission, be entitled to:

(a) a pension which is equal to the pension payable to a Judge of the Supreme Court, —

(i) if such person is a person referred to in sub-section (1) or sub-section (3), in accordance with the provisions of Part III of the Schedule to the Supreme Court Judges (Conditions of Service) Act, 1958 (hereafter in this Act referred to as the Supreme Court Judges Act), as amended from time to time; and

(ii) if such person is a person referred to in sub-section (4), in accordance with the provisions of Part I of the Schedule to the Supreme Court Judges Act, as amended from time to time;

(b) such pension (including commutation of pension), family pension and gratuity as are admissible to a Judge of Supreme Court under the Supreme Court Judges Act and the rules made thereunder, as amended from time to time.

3. Omission of section 7. — Section 7 of the principal Act shall be omitted.

4. Amendment of section 9. — In section 9 of the principal Act, for the opening paragraph, the following shall be substituted, namely:

"Save as otherwise provided in this Act, the conditions of service relating to travelling allowance, provision of rent-free residence and exemption from payment of income-tax on the value of such rent-free residence, conveyance facilities, subsisting allowance, medical facilities and such other conditions of service as are for the time being applicable to a Judge of the Supreme Court under Chapter IV of the Supreme Court Judges Act, and the rules made thereunder, shall, so far as may be, apply to a serving or retired Comptroller and Auditor-General, as the case may be:"

Legislature Department
LA/B/1300/1988

In the Goa Legislature Secretariat (Recruitment and conditions of Service) Rules 1988, which were published in the Extra Ordinary Gazette of Government of Goa, Series 1 No. 3 dated 21st April, 1988 after the schedule the following shall be added at the end:

"By order and in the name of Governor of Goa.
A. B. Ulman, Under Secretary Legislature
Panaji, 15th April, 1988"