Presented to the GOA VIDHAN SABHA on



REPORT OF THE COMPTROLLER AND AUDITOR GENERAL OF INDIA

FOR THE YEAR ENDED 31 MARCH 2014

GOVERNMENT OF GOA

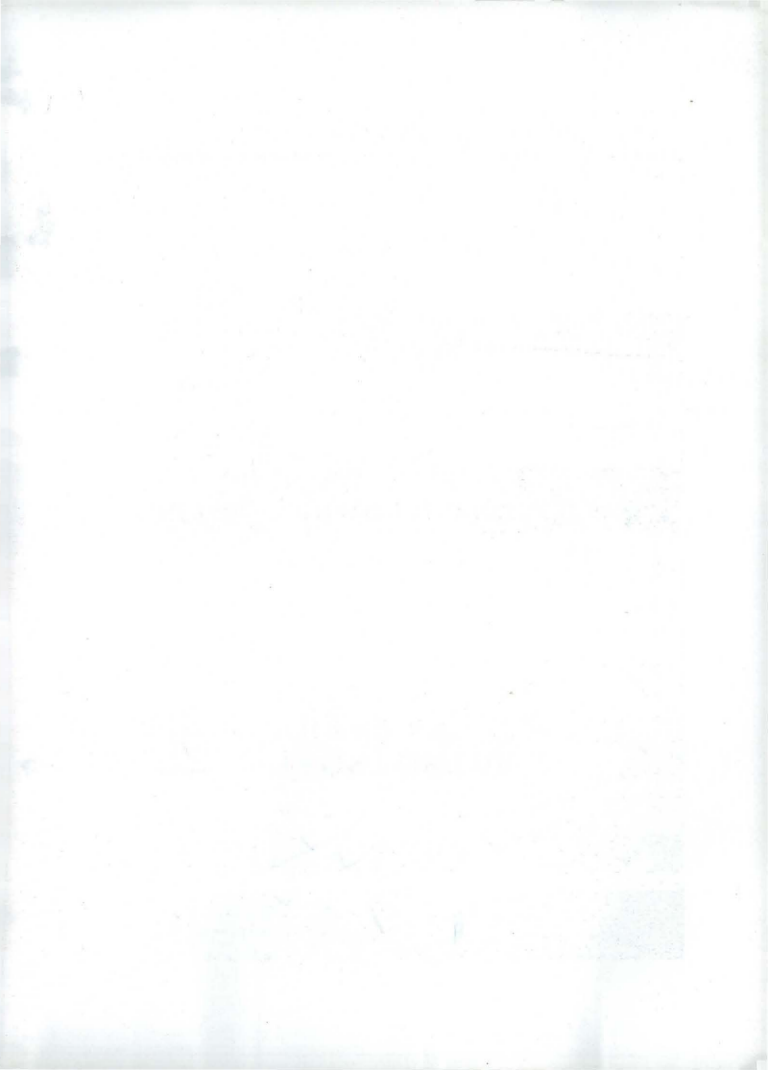


TABLE OF CONTENTS		
	Reference	
Preface	Paragraph	Page
CHAPTER – I		V
INTRODUCTION		
About this Report	1.1	1
Audited entity profile	1.2	1
Authority for Audit	1.3	2
Organisational structure of the Office of the Accountant	1.4	3
General, Goa		
Planning and conduct of Audit	1.5	3
Significant audit observations	1.6	3
Performance audits of Programmes/Activities/Departments	1.6.1	3
Compliance audit of transactions	1.6.2	6
Audit of Revenue Receipts	1.6.3	7
Audit of commercial and trading activities of the	1.6.4	8
Government		
Lack of responsiveness of Government to Audit	1.7	8
Inspection reports outstanding	1.7.1	8
Response of Departments to the draft paragraphs	1.7.2	8
Follow up on Audit Reports	1.7.3	9
CHAPTER – II		
PERFORMANCE AUDITS PERTAINING TO GENER	AL AND SC	CIAL
SECTORS		
WOMEN AND CHILD DEVELOPMENT		
DEPARTMENT		
Integrated Child Development Services Scheme	2.1	11
	2.1	
DEPARTMENT OF INFORMATION		
DEPARTMENT OF INFORMATION TECHNOLOGY		
TECHNOLOGY	2.2	32
(2) (2) 20 (2) (2) (2) (2) (2) (2) (2) (2) (2) (2)	2.2	32
TECHNOLOGY e-Governance Programme Implementation in Goa		
e-Governance Programme Implementation in Goa CHAPTER – III AUDIT OF TRANSACTIONS OF GENERAL AND SO		
TECHNOLOGY e-Governance Programme Implementation in Goa CHAPTER – III AUDIT OF TRANSACTIONS OF GENERAL AND SO URBAN DEVELOPMENT DEPARTMENT		
e-Governance Programme Implementation in Goa CHAPTER – III AUDIT OF TRANSACTIONS OF GENERAL AND SO URBAN DEVELOPMENT DEPARTMENT Implementation of Jawaharlal Nehru National Urban	CIAL SEC	ORS
e-Governance Programme Implementation in Goa CHAPTER – III AUDIT OF TRANSACTIONS OF GENERAL AND SO URBAN DEVELOPMENT DEPARTMENT Implementation of Jawaharlal Nehru National Urban Renewal Mission (JNNURM) scheme in Goa State		
e-Governance Programme Implementation in Goa CHAPTER – III AUDIT OF TRANSACTIONS OF GENERAL AND SO URBAN DEVELOPMENT DEPARTMENT Implementation of Jawaharlal Nehru National Urban Renewal Mission (JNNURM) scheme in Goa State SPORTS AND YOUTH AFFAIRS DEPARTMENT	CIAL SEC	ORS
e-Governance Programme Implementation in Goa CHAPTER – III AUDIT OF TRANSACTIONS OF GENERAL AND SO URBAN DEVELOPMENT DEPARTMENT Implementation of Jawaharlal Nehru National Urban Renewal Mission (JNNURM) scheme in Goa State	CIAL SEC	ORS
TECHNOLOGY e-Governance Programme Implementation in Goa CHAPTER – III AUDIT OF TRANSACTIONS OF GENERAL AND SO URBAN DEVELOPMENT DEPARTMENT Implementation of Jawaharlal Nehru National Urban Renewal Mission (JNNURM) scheme in Goa State SPORTS AND YOUTH AFFAIRS DEPARTMENT Avoidable expenditure of ₹ 1.33 crore due to faulty estimates	3.1	ORS 47
e-Governance Programme Implementation in Goa CHAPTER – III AUDIT OF TRANSACTIONS OF GENERAL AND SO URBAN DEVELOPMENT DEPARTMENT Implementation of Jawaharlal Nehru National Urban Renewal Mission (JNNURM) scheme in Goa State SPORTS AND YOUTH AFFAIRS DEPARTMENT Avoidable expenditure of ₹ 1.33 crore due to faulty	3.1	ORS 47
e-Governance Programme Implementation in Goa CHAPTER – III AUDIT OF TRANSACTIONS OF GENERAL AND SO URBAN DEVELOPMENT DEPARTMENT Implementation of Jawaharlal Nehru National Urban Renewal Mission (JNNURM) scheme in Goa State SPORTS AND YOUTH AFFAIRS DEPARTMENT Avoidable expenditure of ₹ 1.33 crore due to faulty estimates Loss of interest of ₹ 91.54 lakh due to keeping huge funds	3.1 3.2	47 59

revision of rent in respect of Private Pharmacy in the		
premises of Goa Medical College, Goa		
Non-maintenance of Reserve Stock limit of medicines	3.5	62
Loss of revenue to the tune of ₹ 1.01 crore due to non- allotment of shops at Yatri Niwas	3.6	63
CHAPTER – IV REVENUE RECEIPTS		
Trend of revenue receipts	4.1	65
EXCISE DEPARTMENT		
Performance Audit on Levy and Collection of State Excise		
Revenue	4.2	74
FINANCE DEPARTMENT		
Short levy of VAT due to misclassification of goods	4.3	92
Short levy of Tax due to application of pre-revised Rules	4.4	93
Short levy of Tax due to wrong assessment to the tune of		
₹ 83.94 lakh	4.5	94
Loss of revenue due to non levy of penalty and interest on		
unpaid VAT dues of ₹ 1.37 crore	4.6	95
CHAPTER – V		
GOVERNMENT COMMERCIAL AND TRADING	ACTIVIT	TIES
Overview of State Public Sector Undertakings	5.1	97
ELECTRICITY DEPARTMENT		
Laying of Underground Cabling network	5.2	107
DEPARTMENT OF INFORMATION		
TECHNOLOGY		
Avoidable expenditure/loss due to awarding contract to		
United Telecoms Limited	5.3	114
ELECTRICITY DEPARTMENT		
Excess payment of Consultancy Fees	5.4	116

Appendix No.	APPENDICES	Page
1.1	Statement showing year-wise position of inspection reports and paragraphs pending settlement	119
1.2	Statement showing number of paragraphs/reviews in respect of which Government explanatory memoranda had not been received	121
2.1	Count of applications received and services delivered online through e-services/e-forms or SSDG to citizens by the Department	122
3.1	Short recovery due to non-enhancement of rent annually	124
5.1	Statement showing investments made by State Government in PSUs whose accounts were in arrears as on 30 September 2014	125
5.2	Statement showing details of delay in finalisation of tenders	127
5.3	Statement showing details of lapse of guarantee period on UG cables due to delay in completion of UG cabling work	128



PREFACE

- 1. This Report has been prepared for submission to the Governor of Goa under Article 151 of the Constitution.
- 2. Chapter I of this report indicates audited entity profile, authority for audit, organisational structure of the office of Accountant General, Goa, planning and conduct of audit, response of the Departments to the draft paragraphs etc. Significant audit observations included in this Report have also been brought out in this Chapter.
- 3. Chapter-II deals with the findings of performance audits pertaining to General and Social Sectors. This included Performance Audit Reports on 'Integrated Child Development Services Scheme' and 'e-Governance Programme implementation in Goa' while Chapter-III covers audit of transactions of General and Social Sectors.
- 4. A Performance Audit Report on 'Levy and collection of State Excise Revenue' and observations arising out of audit of revenue receipts of the State in the various Departments are included in Chapter-IV of this Report.
- The observations arising out of audit of commercial and trading activities of the Government are included in Chapter-V of this Report.
- 6. The cases mentioned in the Report are among those which came to notice in the course of test audit of accounts during the year 2013-14 as well as those which had come to notice in earlier years but could not be dealt with in previous Reports. Matters relating to the period subsequent to 2013-14 have also been included, wherever necessary.

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CHAPTER – I Introduction



Introduction

1.1 About this Report

This Report of the Comptroller and Auditor General of India (C&AG) relates to matters arising from Performance audit of selected programmes and activities and compliance audit of Government Departments, Local Bodies, Government companies and Commercial Undertakings.

Compliance audit refers to examination of the transactions relating to expenditure of the audited entities to ascertain whether the provisions of the Constitution of India, applicable laws, rules, regulations and various orders and instructions issued by competent authorities are being complied with. On the other hand, Performance audit, besides conducting the compliance audit, also examines whether the objectives of the programme/activity/Department are achieved economically and efficiently.

The primary purpose of the Report is to bring to the notice of the State Legislature, important results of audit. Auditing Standards require that the materiality level for reporting should commensurate with the nature, volume and magnitude of transactions. The findings of audit are expected to enable the Executive to take corrective actions as also to frame policies and directives that will lead to improve operational efficiency and financial management of the organisations, thus, contributing to better governance.

This chapter, in addition to explaining the planning and extent of audit, provides a synopsis of the significant deficiencies and achievements in implementation of selected activities, significant audit observations made during the audit of transactions and follow-up on previous Audit Reports. Chapter-II of this report contains findings arising out of Performance audit of 'Integrated Child Development Services Scheme' and e-Governance Programme Implementation in Goa'. Chapter-III contains observations on audit of transactions in Government Departments. Chapter-IV contains one Performance audit report on 'Levy and Collection of State Excise Revenue' and observations on audit of Revenue receipts. Chapter-V contains audit observations on Commercial and Trading activities of the Government.

1.2 Audited entity profile

There are 59 Departments in the State at the Secretariat level, headed by Chief Secretary/Principal Secretaries/Secretaries, who are assisted by Directors/Commissioners and subordinate officers under them, and 12 autonomous bodies which are audited by the Office of the Accountant General, Goa.

The comparative position of expenditure incurred by the Government during the year 2013-14 and in the preceding two years is given in **Table 1** below:

Table 1: Comparative position of expenditure

(₹ in crore)

Delegation of the last	2011-12 2012-13						2013-14			
Disbursements										
	Plan	Non - plan	Total	Plan	Non - plan	Total	Plan	Non - plan	Total	
Revenue expendit	ure	AL LONG THE SALES								
General services	14.69	1617.89	1632.58	13.23	1846.74	1859.97	29.08	2046.54	2075.62	
Social services	499.46	750.42	1249.88	737.10	788.57	1525.67	1000.59	862.90	1863.49	
Economic services	270.42	1501.11	1771.53	290.30	1622.61	1912.91	394.87	1528.27	1923.14	
Grant-in-aid and contributions	325.64	503.87	829.51	209.73	553.06	762.79	287.01	654.02	941.03	
Total	1110.21	4373.29	5483.50	1250.36	4810.98	6061.34	1711.55	5091.73	6803.28	
Capital Expenditu	ire									
Capital outlay	1182.21	1.56	1183.77	940.88	1.39	942.27	998.14	10.08	1008.22	
Loans and advances disbursed	5.51	3.91	9.42	1.21	2.77	3.98	0.16	4.09	4.25	
Repayment of public debt (including transactions under ways and means advances)		278.29	278.29		339.06	339.06		385.06	385.06	
Contingency Fund		-	-	-	-	-	-	-	0.01	
Public Account disbursements	-	1	7057.22	-	-	7655.66	-		8026.81	
Total	1187.72	283.76	8528.70	942.09	343.22	8940.97	998.30	399.23	9424.35	
Grand total	2297.93	4657.05	14012.20	2192.45	5154.20	15002.31	2709.85	5490.96	16227.63	

(Source: Finance Accounts of the State for the respective years)

1.3 Authority for Audit

The authority for audit by the C&AG is derived from Articles 149 and 151 of the Constitution of India and the Comptroller and Auditor General's (Duties, Powers and Conditions of Service) Act, 1971. The C&AG conducts audit of expenditure of the Departments of Government of Goa under Section 13¹ of the C&AG's (DPC) Act. The C&AG is the sole auditor in respect of 12 autonomous bodies which are audited under sections 19(2)², 19(3)³ and 20(1)⁴ of the C&AG's (DPC) Act. In addition the C&AG also conducts audit of bodies/authorities under section 14⁵ of the C&AG's (DPC) Act which are substantially funded by the Government. Principles and methodologies for various audits are prescribed in the Auditing Standards and the Regulations on Audit and Accounts, 2007 issued by the C&AG.

¹ Audit of (i) all transactions from the Consolidated Fund of the State, (ii) all transactions relating to the Contingency Fund and Public Accounts and (iii) all trading, manufacturing, profit & loss accounts, balance sheets & other subsidiary accounts.

Audit of the accounts of Corporations (not being companies) established by or under law made by the State Legislature in accordance with the provisions of the respective legislations.

³ Audit of corporation established by law by the legislature of a State or Union Territory in public interest on the request of the Governor of the State or the Administrator of the U.T. after giving reasonable opportunity to the concerned corporation to make representations in respect of the proposal for such audit.

⁴ Audit of accounts of any body or authority not covered under Section 19 on the request of the Governor, on such terms and conditions as may agree upon between the C&AG and the Government.

⁵ Audit of (i) all receipts and expenditure of a body/authority substantially financed by grants or loans from the Consolidated Fund of the State and (ii) all receipts and expenditure or anybody of authority where the grants or loans to such body or authority from the consolidated fund of the State in a financial year is not less than ₹ one crore.

1.4 Organisational structure of the Office of the Accountant General, Goa

Under the directions of the C&AG, the Office of the Accountant General, Goa conducts audit of Government Departments/Offices/Autonomous Bodies/Institutions under them, which are spread all over the State. The Accountant General is assisted by a Group Officer.

1.5 Planning and conduct of Audit

Audit process starts with the assessment of risks faced by various Departments of Government based on expenditure incurred, criticality/complexity of activities, the levels of delegated financial powers, assessment of overall internal controls and concerns of stakeholders. Previous audit findings are also considered in this exercise. Based on this risk assessment, the frequency and extent of audit are decided.

After completion of audit of each unit, Inspection Reports (IRs) containing audit findings are issued to the head of the Departments. The Departments are requested to furnish replies to the audit findings within one month of receipt of the Inspection Reports. Whenever replies are received, audit findings are either settled or further action for compliance is advised. The important audit observations arising out of these Inspection Reports are processed for inclusion in the Audit Reports, which are submitted to the Governor of State under Article 151 of the Constitution of India.

During 2013-14, in the Social Sector Audit Wing, 736 party-days were used to carry out audit of 132 units and one Performance audit. The Economic Sector Audit Wing conducted audit of 20 units utilising 435 party days and the General Sector Audit Wing 34 units utilising 302 party days. The audit plan covered those units/entities which were vulnerable to significant risk as per our assessment.

1.6 Significant audit observations

In the last few years, audit has reported several significant deficiencies in implementation of various programmes/activities through performance audits, as well as on the quality of internal controls in selected Departments which impact the success of programmes/activities and functioning of the Departments. Similarly, the deficiencies noticed during compliance audit of the Government Departments/organisations were also reported upon.

1.6.1 Performance audits of Programmes/Activities/Departments

This report contains three Performance audit reports. The highlights are given in the following paragraphs.

1.6.1.1 Performance Audit on Integrated Child Development Services Scheme

• Central grants of ₹ 10.13 crore under ICDS (General) and ₹ 0.56 crore under Supplementary Nutrition Programme were not released due to

non-submission of the Statement of Expenditure/Utilisation Certificates in time.

(Paragraph 2.1.7.2)

 Out of 713 AWCs in the five selected projects, the basic amenities such as toilets and adequate space were not available in 34 per cent to 95 per cent AWCs.

(Paragraph 2.1.9.1)

• Supplementary Nutrition Programme was implemented in a very satisfactory manner in the State of Goa, as on an average only 76 mal-nourished children were identified per year in the test checked records during 2009-14.

(Paragraph 2.1.10.1)

• Of the 0.74 lakh children registered in the Anganwadi Centres only 0.62 lakh (85 *per cent*) actually attended Pre-School.

(Paragraph 2.1.12.2)

 Shortfall in field visits up to 52 per cent and 68 per cent by Child Development Project Officers and Supervisors respectively was noticed in the 60 test checked AWCs during 2009-14.

(Paragraph 2.1.16.2)

• The State Government paid honorarium of ₹ 4,000 and ₹ 3,000 in addition to the honorarium of ₹ 3,000 and ₹ 1,500 paid by the GoI to Anganwadi Workers, Anganwadi Helpers respectively.

(Paragraph 2.1.17)

1.6.1.2 Performance audit on e-Governance Programme Implementation in Goa

• The network uptime performance in the networking route between taluka head quarter and village head quarter was neglected by the PPP partner as well as the State agencies resulting in poor networking quality and absence of Service Level Agreement and network monitoring system in the second part of the Goa Broadband Network resulted in deteriorated network connectivity.

(Paragraph 2.2.7.1)

• Poor condition of in-house computerisation in the line departments and the panchayats, non-availability of payment gateway facility and lack of monitoring of the performance of e-services by the line departments weakened the effectiveness of the delivery of the e-Services to the citizens through State Service Delivery Gateway SSDG in the State. Due to non-conduct of need analysis, the Land Information System had failed to find acceptance by the citizens for purchasing land maps. Similarly, lack of planning and indecision on the part of the line department had led to non-implementation of e-Panchayat Mission Mode Project.

(Paragraph 2.2.7.2)

 Lack of planning and clarity on feasible locations for Common Services Centres, non-preparedness of the line departments with backend process computerisation, indecision on the rates to be charged for the services, erroneous selection of the PPP model on the basis of revenue sharing making the project unviable, non-availability of network connectivity, non-establishment of payment gateway had led to the failure of Common Services Centre scheme.

(Paragraph 2.2.7.3)

1.6.1.3 Performance audit on levy and collection of State Excise Revenue

 Sales declared as exports without producing Export Verification Certificate (EVC) as proof of export resulted in irregular Excise duty concession to the extent of ₹ 5.86 crore.

(Paragraph 4.2.6.2)

 There was short levy of license fee on occasional license for sale of liquor, which in one case amounted to ₹ 10.50 lakh.

(Paragraph 4.2.6.5)

 There was short levy of renewal fees due to misclassification of categories of 16 hotels amounting to ₹ 0.73 crore.

(Paragraph 4.2.6.6)

 There was short levy of surcharge due to adoption of wrong rates for keeping four licensed premises for consumption of liquor open beyond 11 p.m. amounting to ₹ 10.50 lakh.

(Paragraph 4.2.6.9)

• The requirement of setting norms for allowance of wastages and the instructions pertaining to levy and collection of Excise duty on excess wastages were not strictly followed by the Department. The loss of revenue in case of one unit which claimed wastage on malt spirit though there was no norm set for it amounted to minimum ₹ 9.40 lakh.

(Paragraph 4.2.7)

 Arrears of Establishment charges demanded on account of the departmental staff posted in the liquor manufacturing units as of June 2014 amounted to ₹ 1.27 crore. There was no provision to levy delayed payment charges.

(Paragraph 4.2.9)

 Non-demanding House Rent Allowance (HRA) and Leave salary contributions on account of personnel posted in the 57 manufacturing units resulted in loss of revenue of ₹ 1.06 crore on account of HRA and ₹ 0.58 crore on account of leave salary contribution for the period 2009-10 to 2013-14.

(Paragraph 4.2.10)

• Though the concept of Small Scale Industrial units have ceased to exist since October 2006 concessions in license fee being SSI units continued to be allowed to 55 liquor manufacturing units. Thus, undue benefit of concession allowed during the period from 2009-10 to 2013-14 amounted to ₹ 1.80 crore.

(Paragraph 4.2.12)

• Testing of liquor samples required as provided in the Act was too insignificant. Out of 9,709 batches manufactured by the above units, only 452 batches (4.65 per cent) were tested by the public laboratory.

(Paragraph 4.2.14)

1.6.2 Compliance audit of transactions

Audit has also reported on several significant deficiencies in critical areas which impact the effective functioning of the Government departments/organisations. Some of the significant deficiencies are as under:

1.6.2.1 Implementation of Jawaharlal Nehru National Urban Renewal Mission (JNNURM) scheme in Goa State.

 ₹ 22.11 crore allocated by the MoUD in June 2007 under the scheme was exhausted by distributing among only three municipal councils and the remaining ten councils were deprived of the benefits of the scheme.

(Paragraph 3.1.8)

 Execution of the projects at Sanquelim, Bicholim and Sanguem was adversely affected due to improper preparation of Detailed Project Report (DPR) by an inexperienced consultant. Monitoring mechanism was not adequate to ensure that the projects were executed within the mission period as per the approved DPR.

(Paragraph 3.1.9)

1.6.2.2 Other observations

• Avoidable expenditure of ₹ 1.33 crore due to faulty estimates

There was large deviation in original estimated quantity on items of filling and compaction due to change in site for construction of athletic stadium. The department invited tenders without revision of estimates. Further, failure of the department to obtain clarification on exorbitant rates (up to 13,614 *per cent* above the estimated rates) quoted by the agency on these items resulted in acceptance of second lowest offer at additional expenditure of ₹ 1.33 crore.

(Paragraph 3.2)

Loss of interest of ₹ 91.54 lakh due to keeping huge funds in Current Accounts

The Sports Authority of Goa kept the unutilised portion of the grants received from Government in two banks in current account for long periods. The investment of its unutilised funds in short term deposits would have fetched interest revenue to the tune of ≥ 91.54 lakh.

(Paragraph 3.3)

• Loss of Revenue to the tune of ₹ 1.06 crore due to non-revision of rent in respect of Private Pharmacy in the Premises of Goa Medical College, Goa.

(Paragraph 3.4)

Non-maintenance of Reserve Stock limit of medicines

Due to non-maintenance of reserve stock of medicines the GMC resorted to local purchases at higher rates resulting in avoidable expenditure of ₹ one crore.

(Paragraph 3.5)

• Loss of Revenue to the tune of ₹ 1.01 crore due to non-allotment of shops at Yatri Nivas

Goa Medical College constructed Yatri Nivas (June 2008) for providing accommodation to the patient's relatives and bystanders. The building also provided commercial space of 275.44 square metre with a rent of $\stackrel{?}{\stackrel{\checkmark}}$ 500 per square metre. The inordinate delay on the part of department in finalising tenders and allotment of shops resulted in loss of revenue to the tune of $\stackrel{?}{\stackrel{\checkmark}}$ 1.01 crore.

(Paragraph 3.6)

1.6.3 Audit of Revenue Receipts

Short levy of VAT due to misclassification of goods

The Commercial Tax Officer, Panaji short levied Value Added Tax (VAT) to the tune of ₹ 1.11 crore due to incorrect classification of goods.

(Paragraph 4.3)

Short levy of Tax due to application of pre-revised Rules

The Commercial Tax Officer, Vasco under-assessed turnover of an assessee resulting in short levy of VAT amounting to ₹ 34.94 lakh

(Paragraph 4.4)

Short levy of Tax due to wrong assessment to the tune of ₹83.94 lakh

Value Added Tax amounting to ₹ 83.94 lakh was short levied due to incorrect assessment by Commercial Tax Officer, Vasco.

(Paragraph 4.5)

 Loss of revenue due to non-levy of penalty and interest on unpaid VAT dues of ₹ 1.37 crore

Non recovery of penalty and interest from a dealer delayed payment of VAT resulted in loss of revenue of ₹ 1.37 crore.

(Paragraph 4.6)

1.6.4 Audit of commercial and trading activities of the Government

Laying of Underground cabling network

Delay in completion of UG cable laying work resulted in lapse of guarantee on cable valuing ₹ 84.17 crore.

(Paragraph 5.2.6)

 Avoidable Expenditure/Loss due to awarding contract to United Telecoms Limited

Awarding contract to United Telecoms Limited for setting up of Goa Broadband Network at higher rate without considering the more economical option of BSNL led to avoidable expenditure of ₹ 17.40 crore besides loss of interest of ₹ 5.22 crore on mobilisation advance.

(Paragraph 5.3)

Excess payment of Consultancy Fees
 Excess payment of Consultancy fees to POWERGRID in contravention to the agreement.

(Paragraph 5.4)

1.7 Lack of responsiveness of Government to Audit

1.7.1 Inspection reports outstanding

The Accountant General (AG) arranges to conduct periodical inspections of Government Departments to test-check their transactions and verify the maintenance of important accounting and other records as per prescribed rules and procedures. These are followed up with IRs which are issued to the heads of the offices inspected with copies to the next higher authorities. Half yearly reports of pending IRs are sent to the Secretaries of the concerned Departments to facilitate monitoring of action taken on the audit observations included in these IRs.

As of June 2014, 353 IRs (1,327 paragraphs) were outstanding for want of compliance. Year-wise details of IRs and paragraphs outstanding are detailed in *Appendix 1.1*.

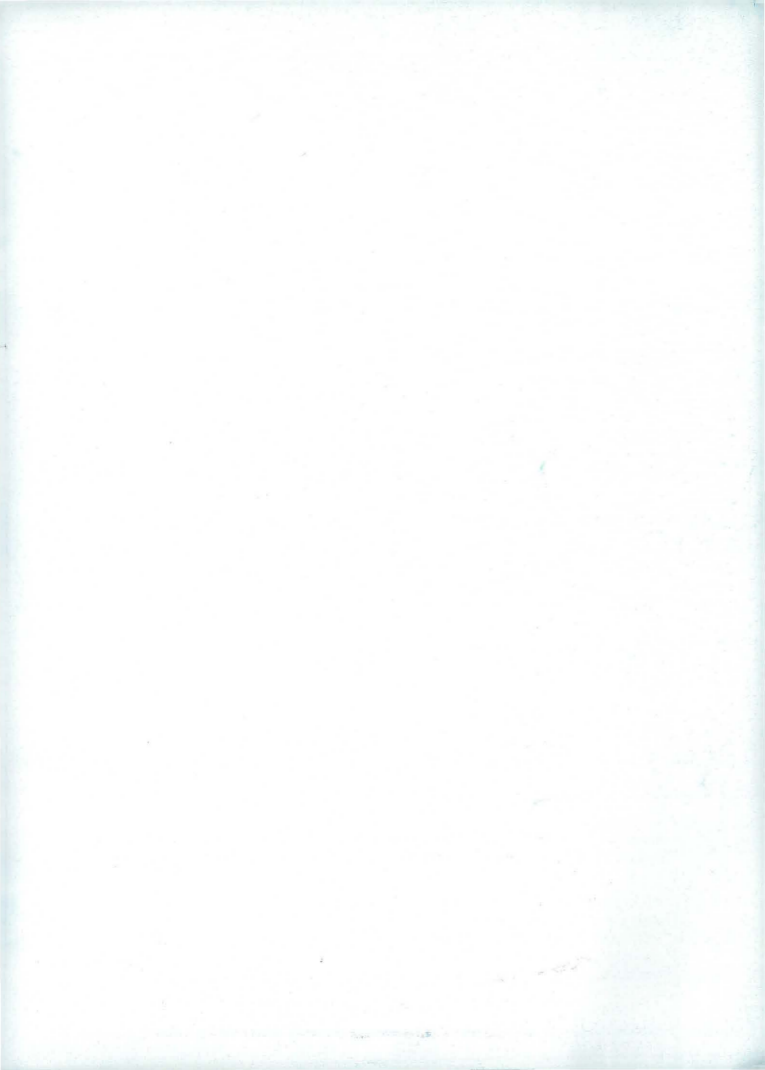
1.7.2 Response of Departments to the draft paragraphs

The draft paragraphs and performance audit reports were forwarded demiofficially to the Principal Secretaries/Secretaries of the concerned Departments between June 2014 and September 2014 with the request to send their responses within six weeks. Reply of the Government on the observations featured in this Report have not been received.

1.7.3 Follow up on Audit Reports

As per the provisions contained in the Internal Working Rules of the Public Accounts Committee of the Goa Legislative Assembly, Administrative Departments were required to furnish Explanatory Memoranda (EM) duly vetted by the Office of the Accountant General, Goa within three months from the date of tabling of Audit Reports to the State Legislature in respect of the paragraphs included in the Audit Reports.

Nine Administrative Departments as detailed in *Appendix 1.2* did not comply with these instructions and had not submitted EM for 20 paragraphs pertaining to Audit Reports for the period 2010-11 to 2012-13 even as of September 2014.



CHAPTER – II Performance Audit



CHAPTER-II

PERFORMANCE AUDITS PERTAINING TO GENERAL AND SOCIAL SECTORS

WOMEN AND CHILD DEVELOPMENT DEPARTMENT

2.1 Integrated Child Development Services Scheme

Executive Summary

The Government of India (GoI) launched in 1975, the Integrated Child Development Services (ICDS) to promote holistic development of children, expectant and lactating mothers through a package services comprising supplementary nutrition, immunisation, health check-ups, nutrition and health education and pre-school non-formal education of children. The ICDS, initially launched in the State of Goa in 1978-1979 was operational in 1,012 Anganwadi Centres. The performance audit of implementation of the scheme revealed the following:

• Central grants of ₹ 10.13 crore under ICDS (General) and ₹ 0.56 crore under Supplementary Nutrition Programme were not released due to non-submission of the Statement of Expenditure/Utilisation Certificates in time.

(Paragraph 2.1.7.2)

 Out of 713 Anganwadi Centres (AWCs) in the five selected projects, the basic amenities such as toilets and adequate space were not available in 34 per cent to 95 per cent.

(Paragraph 2.1.9.1)

 Supplementary Nutrition Programme was implemented in a very satisfactory manner in the State of Goa, as on an average only 76 mal-nourished children were identified per year in the test checked records during 2009-14.

(Paragraph 2.1.10.1)

• Of the 0.74 lakh children registered in the Anganwadi Centres only 0.62 lakh (85 per cent) actually attended Pre-School.

(Paragraph 2.1.12.2)

• Shortfall in field visits up to 52 per cent and 68 per cent by Child Development Project Officers and Supervisors respectively was noticed in the 60 test checked AWCs during 2009-14.

(Paragraph 2.1.16.2)

• The State Government paid honorarium of ₹ 4,000 and ₹ 3,000 in addition to the honorarium of ₹ 3,000 and ₹ 1,500 paid by the GoI to Anganwadi Workers, Anganwadi Helpers respectively.

(Paragraph 2.1.17)

2.1.1 Introduction

Integrated Child Development Services (ICDS), a centrally-sponsored scheme, being implemented by the Ministry of Women and Child Development (MoW&CD), GoI was launched on 02 October 1975. The scheme aims at providing services to pre-school children in an integrated manner so as to ensure proper growth and development of children in rural, tribal and slum areas.

The objectives of the scheme are:

- to improve the nutritional and health status of children in the age group 0-6 years;
- to lay the foundation for proper psychological, physical and social development of the child;
- to reduce the incidence of mortality, morbidity, malnutrition and school dropout;
- to achieve effective co-ordination of policy and implementation amongst the various departments to promote child development; and
- to enhance the capability of the mother to look after the normal health and nutritional needs of the child through proper nutrition and health education.

The above objectives are sought to be achieved through a package of services comprising:

- Supplementary nutrition,
- · Immunisation,
- Health check-ups,
- Referral services,
- Pre-school non-formal education,
- Nutrition and health education

The ICDS was initially launched in Goa in the year 1978-79 in Bicholim Taluka and thereafter extended to the whole of Goa. With effect from 31 March 2006, there were 11 sanctioned and operational ICDS projects and 1,012 AWCs were operational (March 2005).

2.1.2 Working set up of the ICDS Scheme in Goa

The working set up of ICDS in Goa comprises of the Anganwadi Workers (AWWs), Anganwadi Helpers (AWHs), Supervisors, Child Development Project Officers (CDPOs) and the Programme Officers (POs). The Anganwadi is the focal delivery point of the scheme. Each Anganwadi is managed by an Anganwadi Worker, a voluntary lady worker selected from the local community. The AWW is meant to be an agent of social change, mobilising

community support for better care of young children, girls and women. Besides, the medical officers, Auxiliary Nurse Midwife (ANM) form a team with the ICDS functionaries to achieve convergence of different services.

2.1.2.1 Village Level (Anganwadi Level)

At the grassroots level, delivery of various services to the target groups is given at the Anganwadi Centre (AWC), managed by an honorary AWW and an honorary AWH as shown in the table below:

Services	Target Group	Service Provided by		
Supplementary Nutrition - Supplementary feeding for 300 days in a year	Children below 6 years, pregnant and lactating mothers (P&LMs)	AWW and AWH		
Immunisation- Immunisation to protect the target group from preventable diseases	Children below 6 years, P&LMs	ANM/Medical Officer (MO)		
Health Check-ups -Health care of children and antenatal and postnatal care of mothers	Children below 6 years, P&LMs	ANM/MO/AWW		
Referral Services- Those requiring prompt medical attention, are referred to the Primary Health Centre or its sub-centre	Children below 6 years, P&LMs	AWW/ANM/MO		
Pre-School Education- This is the play-way daily activity for children at the AWC that focuses on total development of the child.	Children 3-6 years	AWW		
Nutrition and Health Education - This has the long term goal of capacity building of women so that they can look after their own health, nutrition and development needs as well as that of their children and families.	Women (15-45 years)	AWW/ANM/MO		

2.1.2.2 Block Level

At block level, CDPO has overall responsibility of scheme administration in the project area, co-ordination and supervision, duties of drawing and disbursing officer, field visits to AWCs *etc*. To facilitate supervision, each project is divided into sectors, each having 20-25 AWCs headed by a supervisor who reports to the CDPO.

2.1.2.3 State Level

The Directorate of Women & Child Development, headed by the Secretary and assisted by the Director of Women & Child Development (DWCD), is responsible for co-ordination and implementation of the scheme in the State.

2.1.3 Audit Objectives

The Performance audit was taken up with the objective of assessing whether the:

- planning of the scheme was oriented towards achievement of Scheme objectives,
- ii. infrastructure facilities, deployment and training of the manpower under the scheme were adequate for effective delivery of package of services, both in respect of quality and coverage,
- iii. services of supplementary nutrition were being implemented effectively so as to achieve its objective of improving the nutritional and health status of the target group,
- iv. services of pre-school non-formal education, nutrition and health education were being implemented effectively so as to reduce the

incidence of school dropout and enhance the capability of the mother to look after the normal health and nutritional needs of the child.

2.1.4 Audit criteria

The implementation of various components of ICDS scheme was evaluated with reference to the following criteria:

- Scheme guidelines and other related instructions issued by the MoW&CD on ICDS.
- Population norms for Projects and AWCs, nutritional norms for children and pregnant and nursing mothers and financial sanctions issued for the Scheme.

2.1.5 Organisational Set up

The Secretary (W&CD), Government of Goa is the overall in-charge of the DWCD. The Director is the Head of the Department. The Programme Officer (PO) in the Directorate monitors the ICDS spread over the 11 Talukas of Goa which are headed by CDPOs and assisted by Supervisors, AWWs and AWHs.

2.1.6 Scope and audit methodology

The Performance audit of the implementation of the programme during 2009-10 to 2013-14 was conducted from March 2014 to July 2014. Out of 11, five CDPOs¹ (3 CDPOs from North Goa and two CDPOs from South Goa) were selected on the basis of the expenditure incurred by them. Besides, the records of 60 AWCs, out of 713 AWCs, under the above five CDPOs were selected.

An entry conference was held (May 2014) with the Secretary (W&CD) and DWCD. The exit conference was also held (December 2014) with the DWCD, Goa and the findings on the performance audit were also discussed therein. The replies received (December 2014 and January 2015) from the DWCD have been considered while finalising the Report. The recommendations were also communicated to the Department and most of them were accepted by the Department.

Audit findings

2.1.7 Financial Management

2.1.7.1 Funding Pattern

ICDS (General) is funded in the ratio of 90:10 by the GoI and State Government. Supplementary Nutrition Programme (SNP) is one of the major services/programme under ICDS which is funded in the ratio of 50:50 by the GoI and Government of Goa (GoG) respectively.

¹Bicholim, Bardez, Ponda, Salcete and Mormugao

The flow of funds from GoI to the implementing officer is shown below:



2.1.7.2 Outlays and expenditure

During 2009-14, ₹ 54.08 crore under ICDS (General) Non-Plan and ₹ 38.58 crore under ICDS (SNP) Plan were released, against which ₹ 55.31 crore and ₹ 38.87 crore were spent on ICDS (General) Non-Plan and ICDS (SNP) Plan respectively. The year-wise details are given below:

Details of release of grants and expenditure

						(₹ in crore
Year	Expenditure	Of	which Gol		Share	Total	Closing
	during the year	Share admissible (prescribed percentage of total expenditure)	Opening Balance available	Funds released	released by the State Government	funds available	balance
1	2	3	4	5	6	7 (4+5)	8(7-3)
		ICD	S General (I	Non-Plan)		garan di di	
2009-10	8.28	7.45	-2.21	8.16	7.30	5.95	-1.50
2010-11	8.91	8.02	-1.50	8.03	1.02	6.53	-1.49
2011-12	12.31	11.08	-1.49	8.37	1.14	6.88	-4.20
2012-13	12.39	11.15	-4.20	5.61	1.36	1.41	-9.74
2013-14	13.42	12.08	-9.74	11.69	1.40	1.95	-10.13
Total	55.31	49.78	See Aleccion Co.	41.86	12.22	22.72	
		ICDS Supp	olementary	Nutrition (Plan)		A PROMISE TO
2009-10	7.50	3.75	-0.17	3.76	3.76	3.59	-0.16
2010-11	7.79	3.90	-0.16	4.18	5.57	4.02	0.13
2011-12	7.75	3.88	0.13	4.11	4.17	4.24	0.36
2012-13	8.11	4.05	0.36	3.14	4.20	3.50	-0.55
2013-14	7.72	3.86	-0.56	3.86	1.83	3.31	-0.56
Total	38.87	19.44	7-12-536	19.05	19.53	18.66	

The State was eligible for ICDS (General) grants of $\stackrel{?}{\stackrel{\checkmark}}$ 51.99 crore $\stackrel{?}{\stackrel{\checkmark}}$ 49.78 crore $+\stackrel{?}{\stackrel{\checkmark}}$ 2.21 crore (balance receivable from GoI as of April 2009)} for the years 2009-14 against which the State had received only $\stackrel{?}{\stackrel{\checkmark}}$ 41.86 crore, resulting in a short release of Central grants of $\stackrel{?}{\stackrel{\checkmark}}$ 10.13 crore.

Similarly, the State was eligible for SNP grants of ₹ 19.61 crore {₹ 19.44 crore + ₹ 0.17 crore (balance receivable from GoI as of April 2009)} for the

years 2009-14 against which the State had received only ₹ 19.05 crore resulting in a short release of Central grants of ₹ 0.56 crore.

The delay in furnishing of the Statement of Expenditures/Utilisation Certificates (SoEs/UCs) by the DWCD was the main reason for non-release of six out of 12 installments during 2009-10, 2010-11 and 2012-13 in respect of ICDS (General) funds and eight out of 20 installments during 2009-14 in respect of ICDS (SNP) funds. The DWCD stated (December 2014) that the UCs were submitted to the GoI with delay, due to some administrative reasons. At present, UCs were being regularly submitted to the GoI. Thus, lack of timely action by the State Government in furnishing of SOEs/UCs resulted in non-receipt of Central Grants amounting to ₹ 10.69 crore during the period which was ultimately borne by the GoG.

Planning

2.1.8 Improper planning by the Directorate

2.1.8.1 Non-mapping of projects

As per GoI guidelines there should be one AWC for rural and urban population of 400-800 and tribal population of 300-800. Mini AWCs were to be opened for rural and urban population of 150-400 and tribal population of 150-300. As against the GoI norms for opening of 1,821 AWCs, 1,262 were sanctioned and operational (June 2010).

Initially, the scheme was implemented by the Directorate of Social Welfare. The DWCD was carved out in the year 1997 after which the second and third phase of expansion was taken up. Before opening of AWCs, mapping of the projects to identify villages inhabited by weaker sections of the society was required to be done for timely opening of the AWCs. It was noticed that during the second (November 2008) and third phase (March 2010) of expansion, mapping of the projects was not done.

The DWCD stated (January 2015) that there were certain concentrated pockets of ST population in the Talukas of Canacona, Sanguem and Quepem and the Department would start the process of mapping accordingly.

2.1.8.2 Non implementation of ICDS programme in Mission Mode

As per GoI directives (October 2012), ICDS was required to be restructured and implemented in Mission Mode with the vision of transforming ICDS scheme to ensure holistic – physical, psychosocial, cognitive and emotional—development of young children under six years of age in a nurturing, protective child friendly and gender sensitive family, community, programme and policy environment.

The mechanism for implementation of ICDS Mission envisaged that the restructured ICDS should be rolled out in mission mode in three years beginning with 200 districts in the country during 2012-13 and thereafter, in additional 200 districts including districts from special category States in 2013-14 and the remaining 243 districts in the third year *i.e.* 2014-15.

Under the ICDS Mission, the core of package of six services would be continued but these would be re-organised and re-formatted in such a way that the AWC would be transformed as early Childhood Care and Development Centres rather than being only feeding Centres, to become the first village outpost for health, nutrition and early learning.

As per the approved norms in Mission Mode, provision would be made for;

- construction of new AWCs at the rate of ₹ 4.50 lakh per building,
- upgradation and maintenance of buildings lacking in infrastructure at the rate of ₹ one lakh per building,
- maintenance of buildings owned and constructed by Government at the rate of ₹ 2,000 per AWC per annum,
- to enhance the present rent rate for AWC building rent which was ₹ 200 for rural centres and ₹ 750 for urban centres to ₹ 750 and ₹ 3,000 respectively,
- to enhance the rent of CDPO building from ₹ 30,000/40,000 to ₹ 79,200 per project per annum,
- the existing rate for supplementary nutrition of ₹ four per child per day (6 months to 72 months), ₹ six per child per day for severely malnourished children, ₹ five per beneficiary per day for pregnant and nursing mothers would be revised to ₹ six, nine and seven respectively,
- existing rate of Pre-school Education Kit of ₹ 1,000 per AWC per annum would be revised to ₹ 3,000 per AWC per annum.

It was observed that the ICDS did not achieve the approved norms for mission mode. However, the SNP in the mission mode has been implemented, as prescribed in the State.

The DWCD stated (December 2014) that the main aim and objectives of ICDS in mission mode would be achieved under the present system of ICDS. Further, it has finalised new Early Child Care Education (ECCE) curriculum, which is expected to be rolled out in the year 2015. The Government should expedite adopting the Mission mode completely and thus avail the enhanced benefits under the scheme.

2.1.9 Infrastructure

The AWCs, for effective discharge of their functions, required basic infrastructure facilities, such as separate sitting room for children/women, separate kitchen for storing food items, child friendly toilets and space for playing (indoor and outdoor activities) with safe drinking water facility.

The minimum area required for the functioning of an AWC, as prescribed (March 2011) by the GoI was approximately 60 square metre.

2.1.9.1 Inadequate infrastructure/facilities in the AWCs

While opening an AWC, the DWCD was required to provide appropriate accommodation for running the AWC. It was however, observed that though 1,262 AWCs were opened in Goa, most AWCs were not working in adequate/appropriate premises. Out of 1,262 operational AWCs (March 2014),

999 AWCs were operated in rented premises. Only 263 AWCs operated in buildings owned by the Government.

In the five Projects (CDPOs) consisting of 713 AWCs selected for audit scrutiny, basic amenities such as toilets and adequate space were not available in 34 per cent to 95 per cent of AWCs as shown below:

Projects Total No. of AWCs		No. of AWCs not having Toilets (percentage)	No. of AWCs operating in premises of area < 30 sq.mts. (percentage)
Bicholim	107	36(34)	50(47)
Bardez	147	106(72)	122(83)
Ponda	169	90(53)	99(59)
Salcete	176	132(75)	129(73)
Mormugao	114	96(84)	108(95)
311 34 5.	713	354(50)	508(71)

Thus, despite the stipulated requirement of a minimum area of 60 sq.mtrs., 71 per cent of the AWCs in the test checked CDPOs were functioning in areas less than 30 sq.mtrs. *i.e.* half of the stipulated requirement and 50 per cent of the AWCs did not have toilet facilities.

During field visits of the 60 AWCs in the five selected projects, we observed that except a few well-maintained AWCs, 87 per cent AWCs operated in rented premises, 77 per cent did not have adequate sitting place and toilet facilities, 82 per cent had no separate space for children, 87 per cent had no separate space for storage of food items and 68 per cent had no separate space for cooking which indicated to a potential security hazards for the children. The details of which are indicated below:

Projects/ CDPOs	igas in a		AWCs not having		separate	separate		separate
	AWCs selected		adequate sitting place	toilet facilities	sitting space for children	space for storage of food items	separate space for cooking	space for outdoor activity
Bicholim	12	7	0	6	7	7	7	9
Bardez	12	12	12	12	12	12	6	12
Ponda	12	10	10	6	8	9	6	6
Salcete	12	11	12	10	10	12	10	2
Mormugao	12	12	12	12	12	12	12	12
Total	60	52	46	46	49	52	41	41
Percentage		87	77	77	82	87	68	68

Some AWCs had no proper/safe approach road to the Centre and the children had to climb slippery and dangerous rocks/stones to reach the AWC.

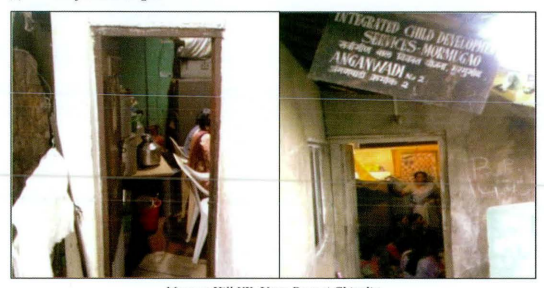
Photographs of a few such AWCs are shown below:



Kisan Nagar, Project Mormugao-situated on a rocky hill and approach road was very slippery and dangerous.

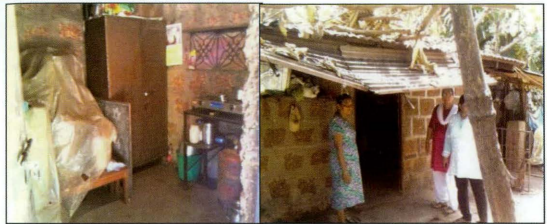
AWCs functioning in congested rooms measuring 6 to 30 sq. mts. and without basic amenities

(1) Project Mormugao



Mangor Hill VII ,Uttar Dongri Chicalim

(2) Project Margaon



Bagdem

Taliwada

(3) Project Bardez



Aradi, Candolim



Ramnagar, Betim

During field visits, 441 beneficiaries were surveyed. All the beneficiaries were satisfied with the immunisation and health education/check-ups, food provided, teaching, food grains distributed at the AWCs and the functioning of the scheme. The beneficiaries, however, expressed concern over the lack of space/facilities such as toilets and safe playing area, due to which many parents preferred sending their children to private nursery schools, which had good facilities. The AWWs stated that many parents were willing to send their children to the AWCs, if they had better infrastructure, toilet facility and safe playing area.

The DWCD stated (December 2014) that the Department succeeded in getting accommodation with toilet facilities for 36 AWCs from Government Departments/Schools and the remaining were under process.

The ICDS scheme aimed at covering all the beneficiaries in the State irrespective of their economic status. Therefore, the Government should endeavour to improve the infrastructure so that all the targeted beneficiaries could avail the facilities of the Anganwadis in full and not just the benefits under the SNP.

2.1.9.2 Financial burden on the AWWs/AWHs on payment of rent

The ICDS guidelines limited the rent payable to each AWC as ₹ 200 per month in rural areas and ₹ 750 per month in urban areas. It was observed that in most of the rented AWCs, the rent paid was much more than the amount received from the Government. Hence, the rent was being paid partially by the Panchayats/Social Agencies and supplemented to the extent of ₹ 50 to ₹ 2,200 per month by the AWWs and the AWHs themselves.

Details of rent paid by the AWWs/AWHs as of March 2014 in three out of the five selected CDPOs are shown below:

CDPO	Total No. of AWCs	No. of AWCs paying rent more than the prescribed amount Total rent paid by the AWWs/A respect of AWCs at column (31.3.2014 since 1986 (₹ in lakh)	
1	2	3	4
Bardez	147	51	10.90
Salcete	176	45	11.08
Ponda	169	46	22.78
	Total	rent paid	44.76

The DWCD stated (January 2015) that the Department did not give any instructions to AWWs/AWHs to pay the rent.

The rent stipulated by the scheme is unrealistic considering Goa being a tourist destination. Further, providing requisite infrastructure for the scheme is the responsibility of the Government and not of AWW/AWH. The Government should consider reviewing the limit for rent to a realistic level so that standard accommodation as envisaged by the scheme could be hired till arranged by the Government.

2.1.10 Services under ICDS

SUPPLEMENTARY NUTRITION PROGRAMME (SNP)

2.1.10.1 Satisfactory implementation of the SNP

The SNP aimed to improve the health and nutrition status of the children in the age group of six months to six years (6 months to 6 years), pregnant and lactating mothers (P&LMs). SNP provided for supply of 500 calories and 12-15 gram protein per day for children between 6 months to 6 years of age and 800 calories and 22-25 gram protein for malnourished children. The P&LMs were to be supplied 600 calories and 18-20 gram protein.

Our scrutiny in the 60 selected AWCs, revealed that as against 29,598 beneficiaries (children aged 6 months to 6 years and P&LMs) identified, 23,832 beneficiaries were registered and 21,951 beneficiaries *i.e.* 92 *per cent* of the registered beneficiaries received SNP during 2009-14 for 25 days in a month *i.e.* 300 days in a year.

The position of category-wise coverage in the selected five projects is given below:

Cummi	02202	tower	Martait	on D	rogramme
Supp	emen	lary	Nuulu	IUII I	rogramme

Year	6 n	6 months-3 years			3 years-6 years			Pregnant and Lactating mothers		
	Identi- fied	Regis tered	SNP provided	Identi- fied	Regis tered	SNP provided	Identi- fied	Regis tered	SNP provided	
2009-10	2188	1902	1762	2174	1673	1318	916	797	850	
2010-11	2238	1988	1838	2303	1618	1309	1002	899	957	
2011-12	2472	2177	2076	2375	1576	1316	1135	1107	1059	
2012-13	2795	2355	2255	2448	1625	1380	1133	998	1052	
2013-14	2895	2494	2343	2430	1654	1372	1094	969	1064	
Total	12588	10916	10274	11730	8146	6695	5280	4770	4982	

As per details above, the feedback received from the surveyed beneficiaries and in view of the fact that on an average only 76 mal-nourished children were identified per year in the test checked records of the selected CDPOs during 2009-14, it can be concluded that the SNP programme was implemented in a satisfactory manner in the State of Goa.

2.1.10.2 Physical Monitoring of quality of food

The Guidelines for Monitoring and Supervision to ICDS Blocks and AWCs required the Community Food Nutrition and Extension Units (CFNEU) under the Food and Nutrition Board (FNB) of the GoI to supervise 10 AWCs per month or as prescribed, whichever was more to be equally distributed across all districts in the state.

Scrutiny of details revealed that as against the requirement of 120 visits per year the Board had undertaken 59 to 147 visits per year. The FNB had undertaken 147 visits during 2011-12 as against 120 visits required.

	Project	ject No. of visits made by the Nutrition Board during						
		2009-10	2010-11	2011-12	2012-13	2013-14		
North Goa	Bicholim	7	18	13	14	15		
	Bardez	12	28	37	21	22		
	Ponda	0	2	62	25	22		
	Pernem	11	9	9	12	12		
	Tiswadi	10	13	12	16	10		
	Sattari	6	12	10	3	5		
South Goa	Salcete	0	0	0	0	0		
	Mormugao	1	0	0	1	2		
	Sanguem	1	9	2	5	5		
	Canacona	0	4	0	2	4		
	Quepem	11	5	2	3	7		
	Total	59	100	147	102	104		

It was seen that the visits were not equally distributed across both the districts. There was significant shortfall in the visits made by the Board in South Goa. Out of 512 visits during the period 2009-14, the FNB had visited the South Goa blocks only on 64 occasions. Further, no visits were made in Salcete, resulting in lack of uniform monitoring by the FNB across the state.

The DWCD stated (December 2014) that the Department did not have any laboratory for testing of food samples in Goa and that FNB was entrusted with the work of testing samples.

2.1.1 Immunisation Programme

Immisation of children and women

Heal check-ups under the scheme included ante-natal care of expectant moths, lactating mothers and children below six years of age, especially thosyho were born with congenital defects or were severely malnourished. Recds of pre-natal care, post-natal care and immunisation of children under six ars of age maintained in the project areas (against diphtheria, tetanus, poli BCG, MMR and Vitamin A) indicated that out of 1,504 children regired in the AWCs during the period 2009-14, 83 per cent (1,251 chilen) were administered Polio vaccine, 89 per cent (1,333 children) were admistered BCG vaccine, 85 per cent (1,276 children) were administered DPvaccine and only 37 per cent (552 children) were administered MMR vacte. The CDPOs attributed the main reasons for the shortfall in immisation, to the fact that the population consisted mainly of migrants fropther States.

Outf the 60 test checked AWCs, 20 AWCs maintained complete records of Vitain A administration, 38 maintained partial records and two AWCs did notaintain records of Vitamin A administration. During the period covered unc scrutiny, 3,043 pregnant women were found registered.

The DPOs stated that all the registered women were administered Iron and Fol Acid (IFA) tablets. However, no stock account of Vitamin A and IFA tabs were maintained in the AWCs as the Health Department was resnsible to issue the above tablets.

2.12 Pre -School and Non-Formal Education (PSE)

2.12.1 Non-purchase of Pre-School Kits

Prochool Education (PSE) is one of the crucial components of the ICDS. Thaims at development of school readiness and a positive attitude towards scol education among children of the age group three to six years through notional and joyful playway activities at AWCs. The objective of the PSE is so to strengthen the goal of universalisation of primary education. To assist imparting PSE, pre-school kits were to be provided to the AWCs.

Wobserved that though the Department had made provision of ₹ 12.62 lakh (₹000 x 1,262) and ₹ 37.86 lakh (₹ 3,000 x 1,262) respectively for PSE Kits ine Annual Programme Implementation Plan 2012-13 and 2013-14, no PSE K were procured (December 2014).

T DWCD stated (April 2014) that the Department could not purchase the Pi kits as funds were not released in time by the GoI. The reply was not cwincing in view of the fact that an amount of ₹ 5.61 crore for the year 22-13 was released in May 2012 as first installment for the ICDS (General) ciponents. However, the SOE/UC for the amount released was submitted by tl Directorate only in August 2013, hence no further installments were rased during 2012-13. For the year 2013-14, ₹ 11.69 crore was released in fr installments (May 2013, June 2013, December 2013 and March 2014).

The DWCD further intimate(December 2014) that the Department had sent the requisition for purchase 'PSE kits to the Government for approval and would be purchased on its apoval.

2.1.12.2 Coverage of I-School education

Our scrutiny revealed that 3.74 lakh children (3-6 years) were registered (2009-14) in all AWCs of setted CDPOs for PSE. Of these, only 0.62 lakh children attended Pre-School shown below:

Year	Number of Children				
	Registered in the AWCs	Attended Pre- School	Shortfall	Percentage of shortfall	
2009-10	14754	12453	2301	16	
2010-11	14543	12659	1884	13	
2011-12	14297	11996	2301	16	
2012-13	15857	13003	2854	18	
2013-14	14320	12362	1958	14	
Total	73771	62473	11298	15	

The CDPOs attributed (May/Jy 2014) shortfall in attendance due to the fact that most of the children were migrant workers and they migrated from one place to another depending oavailability of work. The DWCD had issued (December 2014) instructions all CDPOs to take better care in attendance and in minimising absentees.

2.1.13 Nutrition and Health lucation

Shortfall in conducting houhold visits by AWWs under Nutrition and Health Education

Chapter 3 of the Manual on Legrated Management Information System on ICDS, 1986, laid down that an WW should make approximately three home visits each day (60 home visits ch month) to assure services to children aged 6 months to 3 years who mighot be attending the Anganwadi pre-school, to investigate cases of malnutriticand to provide nutrition and health education at their homes.

Monthly Progress Reports (MIs) of selected AWCs under five CDPOs for the year 2011-12 and 2013-14 vealed shortfall in visits up to 82 *per cent* as shown below:

Name of CDPO	Target	Actual coverage	Shortfall	Percentage of shortfall
Bicholim	17280	3133	14147	82
Bardez	17280	6476	10804	63
Ponda	17280	4370	12910	75
Salcete	17280	4773	12507	72
Mormugao	17280	5986	11294	65

The DWCD stated (January 26) that instructions had been issued to all CDPOs to direct the AWWs tconduct house visits and the Supervisors to cross check the same by surprisesits.

2.1.14 Information, Education and Communication (IEC)

Non-implementation of Information, Education and Communication component

The objectives of the IEC were to create awareness and build up image of the ICDS programme, stimulate demand for ICDS, effect and sustain behavioural and attitudinal changes in child caring, nutrition and health and muster and sustain community participation. To achieve these objectives, the GoI prescribed a financial limit of ₹ 1,000 per annum per AWC (2009-10 onwards). It was observed that no funds were provided for IEC during 2009-12 however, the activities were conducted by Health Department.

The DWCD intimated that they did not implement the IEC component during the years 2012-13 and 2013-14 as there was no separate budget provision made for the year 2012-13. However, during the year 2013-14, a provision of ₹ 15 lakh was made for IEC which could not be implemented as GoI released the funds at the end of March 2014 and also that IEC activities were conducted by Health Department. The reply was not in consonance with the facts that ₹ 11.69 crore was released during 2013-14 in quarterly installments under the ICDS component and IEC activities should have been implemented to create extensive awareness among the people.

The DWCD however, intimated (January 2015) that during 2014-15 the funds were provided for IEC and it was being implemented.

2.1.15 Manpower Management and Training

Training to ICDS functionaries

Training is the most crucial element in the ICDS Scheme to achieve the programme goals and in improving service delivery. Training under ICDS is implemented by National Institute of Public Co-operation and Child Development (NIPCCD), Middle Level Training Centre (MLTC) and Anganwadi Training Centre (AWTC) run by the Non-Government Organisation (NGO) with financial support from MoW&CD. Induction training was to be provided to CDPO, Supervisor, AWW and AWH on initial appointment. Job/Orientation training was to be provided once during service period and refresher training was to be provided to these once in two years. It was noticed that out of five CDPOs test checked, induction/Job/Orientation training was provided to only four CDPOs. In respect of supervisors, induction/Job/Orientation training was provided only to 15 out of 32 leaving a shortfall (53 per cent) of induction/Job/Orientation training to the supervisors.

The DWCD stated (December 2014) that eight untrained CDPOs were being deputed for training in New Delhi/Bengaluru. The Department was in process of nominating Goa College of Home Science for MLTC for Supervisors. The training of AWWs/AWHs was being periodically conducted by Goa Institute of Rural Development and Administration (GIRDA).

It was further noticed that the GoI released an amount of ₹ 43.52 lakh during the period 2010-11 to 2013-14 to the State Government for imparting training to ICDS functionaries. Since training to ICDS functionaries was being provided in GIRDA, funds to the extent of ₹ 43.52 lakh were placed with GIRDA during 2010-11 to 2013-14. GIRDA utilised an amount of ₹ 33.93 lakh and unutilised grant of ₹ 9.59 lakh was lying with GIRDA as on March 2014 despite the fact that 346 out of 706 AWWs were to be provided refresher training.

The Director stated (May 2014) that as the release was delayed from GoI, the training institute was unable to meet the deadline and also it had undertaken training for other Government departments, thus the amount remained unutilised. It further replied (December 2014) that remaining amount would be utilised for the financial year 2014-15.

2.1.16 Monitoring and Internal Control

2.1.16.1 Inadequate monitoring and supervision of blocks/AWCs by the POs/Director of the ICDS

As per the guidelines the monitoring and supervision schedule of the POs/Director of the ICDS is shown as below:

Category of Officials	Scheduled requirement				
Programme Officer	 a) All Blocks are to be covered per quarter b) At least 3 AWCs during each block visit c) To ensure 10 per cent AWCs coverage in a year spreading them across the year 				
Joint visit by POs with Chief Medical and Health Officer(CMHO)	At least 15 AWCs (preferably on Village Health and Nutrition Days) and 25 per cent blocks every six months				
Director(ICDS)	At least 20 AWCs in each quarter and 10 per cent of blocks every year.				

The PO was required to visit at least 126 AWCs (10 per cent of 1,262 AWCs) in a year, at least 30 AWCs jointly to be visited by PO and CM HO in a year and at least 80 AWCs was to be visited by the Director in a year. There were no details available to assess the shortfall in the required visits by all the concerned officers.

The DWCD stated (December 2014) that due to work load it was not possible to strictly adhere to the norms prescribed under ICDS but since last six months, review meetings were being taken at the Directorate Level. The PO also visited all the block offices every month and Supervisors were conducting field visits as per schedule.

2.1.16.2 Shortfall in monitoring and Supervision by CDPOs and Supervisors

Chapter 8 of Manual on Integrated Management Information System on ICDS provided that the Supervisor should visit each Anganwadi at least once a month and the CDPO should also spend more of her time on field visits.

Audit scrutiny of records of 60 AWCs under the five CDPOs revealed that there was a shortage of field visits by CDPOs during the period 2009-14 ranging from five *per cent* to 52 *per cent*. Further, there was a shortfall of visits by Supervisors during the period 2009-14 ranging from 35 *per cent* to 68 *per cent*. The details of visits conducted by CDPOs and Supervisors in respect of 60 AWCs in five CDPOs during 2009-10 to 2013-14 are shown below:

Name of the	No. of visits									
CDPO		CDPO		Supervisor						
	Required	Actually conducted	Shortfall (per cent)	Required	Actually conducted	Shortfall (per cent)				
Bicholim	60	57	03(5)	720	407	313(43)				
Mormugao	60	32	28(47)	720	468	252(35)				
Margao	60	31	29(48)	720	301	419(58)				
Bardez	60	29	31(52)	720	228	492(68)				
Ponda	58	54	04(7)	714	350	364(51)				

The shortfall in visits by CDPOs/Supervisors was attributed to either holding additional charges or being deputed for different trainings often. Besides, the work had also increased as a number of other State Schemes were implemented through the ICDS platform.

The DWCD stated (May 2014) that only one PO was appointed during 2010 to 2014, so all blocks could not be covered, however from 2014-15 onwards 10 *per cent* AWCs will be covered. No joint visits by the PO and CMHO were conducted during the period 2009-10 to 2013-14. The DWCD further stated (December 2014) that it was not possible for the CDPOs to visit the AWCs due to administrative and other matters of the Block Offices.

2.1.16.3 Non-maintenance/defective maintenance of Registers

a) Non-maintenance of Grant Registers

Rule 212 of the General Financial Rules provided that, a Register of Grants to be maintained by the grant sanctioning authority in Form GFR-39 showing details of grants sanctioned *etc*. However, no such registers were maintained in the selected CDPOs.

The total grants released to the selected five CDPOs during the period covered under audit as furnished by the CDPOs are shown below:

(7	ın	crore)	
0	10	1 12	Total Labor	

Year	Amount received under ICDS (General) by				Amount received under SNP by					
	Bicholim	Bardez	Ponda	Salcete	Mormugao	Bicholim	Bardez	Ponda	Salcete	Mormugao
2009-10	1.26	1.69	1.17	1.58	1.07	0.40	0.47	8.50	1.01	0.41
2010-11	1.19	1.58	0.60	1.54	1.77	1.13	0.79	1.34	2.13	1.01
2011-12	1.70	1.72	2.60	1.82	1.89	1.06	1.09	1.92	2.14	1.36
2012-13	1.90	2.83	2.60	1.77	2.09	0.78	0.96	4.41	2.87	1.24
2013-14	2.80	4.18	3.86	1.77	2.77	1.23	0.68	0.85	2.56	1.71
	8.85	12.00	10.83	8.48	9.59	4.60	3.99	17.02	10.71	5.73

Grants were released in one to seven installments to the selected CDPOs during the period covered by audit. Scrutiny revealed that the DWCD as well as the selected CDPOs did not maintain the Register of Grants as required. In absence of this, the correctness of the accounts of grants received could not be verified.

The DWCD agreed (December 2014) to maintain the Grant register in GFR 39 from 2014-15.

b) Defective and incomplete maintenance of survey registers

The AWW was required to conduct a household survey of the area, obtain the details of each household and enter it in the AWC Survey Register. This register was to be updated every month based on information collected by the AWW. An intensive revision of the details had to be carried out by conducting door-to-door survey once in five years.

Audit scrutiny of the Survey Registers maintained at the 60 AWCs test checked showed that:

- The register was not maintained properly in 35 AWCs out of 60 tests checked AWCs.
- Even though the data was not updated by the AWW, the population figures were reported to the CDPO every month in the Monthly Progress Reports, thereby rendering the data reported unreliable.
- No door-to-door survey was conducted once in five years as prescribed.
- Most of the vital details were not entered in the register in the relevant columns in respect of 35 AWCs out of 60 test checked AWCs.

Thus, the basic data essential for proper implementation of the scheme was not available with the Department. The DWCD stated (December 2014) that instructions have been issued to the CDPOs to maintain the Survey Register and update the same periodically.

c) Non maintenance of record of birth weight of children and institutional delivery

We noticed that out of 60 selected AWCs, 26 AWCs *i.e.* 43 *per cent* were not maintaining data on birth records. Thus, it was not possible to ascertain the progress of growth of children from birth and identify malnourished children. It was also noticed that out of 60 selected AWCs, 33 AWCs *i.e.* 55 *per cent* were not maintaining data on institutional delivery. In the absence of availability of data, the impact of educating pregnant women to opt for safe institutional delivery could not be analysed. However, as per the Registrar General, India Sample Registration System (SRS) Bulletin of September 2013 the infant mortality rate in Goa was 10 as against the all India average of 40.

The DWCD stated (December 2014) that instructions have been issued to the CDPOs to maintain the records.

d) Incomplete maintenance of Stock Register

As the main activity of the CDPO is distribution of food to the AWCs, it was imperative to maintain stock register of food items properly in order to keep a close watch on procurement and distribution of food items on a monthly basis.

We observed that CDPO Mormugao and CDPO Bardez procured various consumables and food items worth ₹ 52.79 lakh during the period 2011-2013 and ₹ 38.41 lakh during the period 2011-2014 respectively. However, records of purchases made, stock available and AWC wise distribution details were not entered in the Stock Register.

The CDPOs attributed incomplete maintenance to insufficient staff who were overburdened with the implementation of various State Government schemes being run on ICDS platform. Though the CDPOs accepted the observation and assured to complete the details as required, they could not clarify as to how the requirement of stock every month had been arrived at in the absence of a proper maintenance of the Stock Register.

The DWCD stated (December 2014) that instructions have been issued to the CDPOs to maintain the Stock Register.

2.1.17 Best Practices

We observed that in addition to the honorarium of ₹ 3,000 and ₹ 1,500 paid to the AWWs and the AWHs respectively from GoI, the State Government paid additional honorarium of ₹ 4,000 and ₹ 3,000 to AWWs and AWHs respectively.

The State Government paid ₹ three lakh and ₹ 1.5 lakh to AWWs and AWHs respectively, who retired at the age of 60 years and had completed 15 years in service under Retirement Benefit Scheme for AWWs and AWHs.

Further, the State Government also paid additional share of ₹ one per normal child, ₹ three per mal-nourished child and ₹ three per P&LM per day for Supplementary Nutrition.

We also noticed that in some of the Anganwadis, excellent facilities were available, the photographs of which are shown below:

Photographs of well maintained AWCs with good infrastructure:



AWC constructed by Mineral foundation of Goa at Kelbaiwada, Mayem in project Bicholim





AWC constructed by PWD at Dattagad, Bethora in project Ponda



AWC constructed by GSIDC at Padal, Bethora in project Ponda

2.1.18 Conclusion and Recommendations

ICDS, initially launched in the State of Goa in 1978-1979, was operational in 1,012 Anganwadi Centres. Some of the positive features of the schemes, as noticed during Performance Audit, included the following:

- SNP programme was implemented in the State in a satisfactory manner.
- Additional share for supplementary nutrition was also paid to the children and Pregnant and lactating mothers.
- The State Government was paying additional honorarium to AWNs and AWHs, besides granting retirement benefits to them.
- In some of the Anganwadis, excellent facilities were available.

However, some of the concerns and gaps that still remain to be addressed are highlighted below, alongwith a set of recommendations as a way forward;

• The non-implementation of the ICDS in the mission mode deprived the beneficiaries of the enhanced benefits of the scheme.

The Government should adopt the Mission mode basis for implementation to take the scheme to the next level where the AWC would be transformed as Early Childhood Care and Development Centres.

The poor infrastructure in several Anganwadis made it difficult for the parents to send their children to Anganwadis. This resulted in potential beneficiaries opting for private crèches and nursery schools for their children.

The Government should ensure that all AWCs are provided with required and adequate infrastructure.

The rents fixed by the scheme are inadequate for obtaining required accommodation resulting in rents being paid by Panchayats, AWWs and AWHs.

The Government may consider reviewing the limit to a realistic level so that standard accommodation as envisaged by the scheme could be obtained till it is made available by the Government.

Shortfall in field visits by CDPOs and Supervisors was also noticed, as services of the ICDS staff have been utilised for the implementation of various Central and State Government Schemes on ICDS Platform.

The Government should ensure that services of the ICDS staff remain focused on the implementation of the scheme. Utilising their services for other Government programmes dilutes the effectiveness of the scheme.

DEPARTMENT OF INFORMATION TECHNOLOGY

2.2 e-Governance Programme Implementation in Goa

Executive Summary

The National e-Governance Plan (NeGP) had been formulated (May 2006) by the Department of Electronics and Information Technology, (DeitY) and Department of Administrative Reforms & Public Grievances (DAR&PG) to improve the quality of basic governance in areas of concern to the common man and consists of key components including Common Core & Support Infrastructure and 31 Mission Mode Projects (MMPs) to be implemented at the Central, State and Local Government levels. Performance audit of e-Governance implementation in the State of Goa covering the period 2008-14 was conducted with reference to the guidelines contained in the NeGP. The significant audit findings are stated below:

 The network uptime performance in the networking route between taluka head quarter and village head quarter was neglected by the Public Private Partnership (PPP) partner as well as the State agencies resulting in poor networking quality and absence of Service Level Agreement and network monitoring system in the second part of the Goa Broadband Network resulted in deteriorated network connectivity.

(Paragraph 2.2.7.1)

• Poor condition of in-house computerisation in the line departments and the panchayats, non-availability of payment gateway facility and lack of monitoring of the performance of e-services by the line departments weakened the effectiveness of the delivery of the e-Services to the citizens through State Service Delivery Gateway (SSDG) in the State. Due to non-conduct of need analysis, the Land Information System had failed to find acceptance by the citizens for purchasing land maps. Similarly, lack of planning and indecision on the part of the line department had led to non-implementation of e-Panchayat Mission Mode Project.

(Paragraph 2.2.7.2)

Lack of planning and clarity on feasible locations for CSCs, non-preparedness of the line departments with backend process computerisation, indecision on the rates to be charged for the services, erroneous selection of the PPP model on the basis of revenue sharing making the project unviable, non-availability of network connectivity, non-establishment of payment gateway had led to the failure of Common Services Centre Scheme.

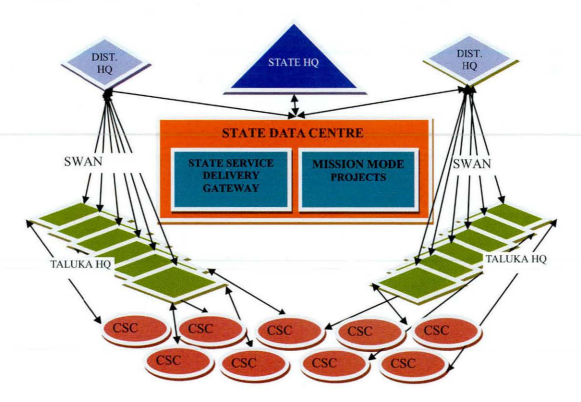
(Paragraph 2.2.7.3)

2.2.1 Introduction

The National e-Governance Plan (NeGP) was first conceived by the Department of Electronics and Information Technology (DeitY) (erstwhile Department of Information Technology (DoIT)) and the Department of Administrative Reform and Public Grievances (DAR&PG) in 2003 and approved by Government of India (GoI) in 2003. The primary vision of NeGP was to make all Government services accessible to the common man in his locality, through common service delivery outlets and ensure efficiency, transparency and reliability of such services at affordable costs to realise his basic needs. 31 Mission Mode Projects (MMPs) were identified as a part of NeGP with the common aim of improving delivery of Government services to citizens and business. The Union Cabinet approved (May 2006) an integrated approach for implementation of e-Governance programme where DeitY had a pivotal role in providing guidance to the States/Union Territories (UTs) for implementation of the component schemes of NeGP and co-ordinating between the Central Line Ministries and the States/UTs for implementation of MMPs. The States/UTs were vested with the responsibility of actual implementation of the programme. The e-Governance scheme broadly consisted of the following major components:

- Core infrastructure (State Wide Area Network (SWAN), State Data Centre (SDC) and State Service Delivery Gateway (SSDG)
- Mission Mode Projects (MMPs) Backend, and
- Common Services Centres (CSCs) Frontend

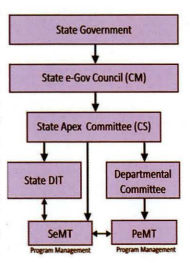
The structure comprising the core components of NeGP in the State of Goa is shown below.



2.2.2 e-Governance Implementation in Goa

The individual State Departments in Goa started e-Governance projects as early as 1993 and between 2002 and 2006, several Departments took strides to computerise their backend functions. Subsequently after the formulation of NeGP as a programme by the Centre in 2006, the State started aligning its initiatives to the Centre's directions with regard to few of its projects like State Data Centre, State Service Delivery Gateway *etc.* The Department of Information Technology (DoIT), Government of Goa is the nodal agency and facilitator for IT related activities in the State. The line Departments executed the IT projects with the help of the nodal agency and the State Government implementing agencies *viz.*, Infotech Corporation of Goa Limited (ITG), Goa Electronics Limited (GEL) and National Informatics Centre (NIC), Goa.

In order to promote and sustain these projects there is an institutional framework at the State level in accordance with the directions of DeitY, GoI as depicted alongside. The State e-Governance Mission Team (SeMT) and Project e-Governance Mission Team (PeMT) was constituted in the State (December 2005) to undertake ground work for providing standardisation and consistency through programme management of e-Governance initiatives in the State, review interdependencies, overlaps, security and legal aspects, oversee and manage project execution *etc*. The SeMT and PeMT meetings are chaired by the Chief Secretary and the Secretary of the concerned departments respectively.



2.2.3 Financial Information

The core infrastructure components implemented in the State were mainly financed from the State budget provisions without availing of the Central funds. The details of the expenditure incurred on these projects are shown below:

(₹ in crore)

Sl. No.	Core infrastructure component	Total project cost	Central Funds utilised
1.	Goa Broadband Network (GBBN) and last mile connectivity project viz., GAP-I and II and State Data Centre	314.65	0.00
2.	State Service Delivery Gateway (SSDG) consisting of State Portal and e-Forms, MMPs (Road Transport, Crime and Criminal Tracking Network System, Commercial Taxes, Dharnaksh)	23.90	6.15
3.	Common Services Centre (revenue sharing arrangement with the private vendor)	0.00	0.00

2.2.4 Audit objectives

The main audit objectives were to examine whether:

- The core infrastructure SWAN, SSDG, MMPs and the CSCs were planned and created in a co-ordinated manner to facilitate effective implementation of NeGP; and
- The services introduced through e-Governance initiatives ensured efficiency, transparency and reliability of services at affordable costs to realise the basic needs of the common man.

2.2.5 Audit criteria

- Guidelines issued by the DeitY, Ministry of Communications and Information Technology, GoI.
- Government Process Architecting Framework (GPAF) prepared by DAR&PG.
- Recommendations contained in the 11th report of the Second Administrative Reforms Commission.

2.2.6 Scope and audit methodology

The performance audit covered the transactions/data processed during the period 2008-09 to 2013-14. This included scrutiny of the records at DoIT, two implementing agencies (ITG and GEL) and various line departments in the State. Besides, a sample of 10 locations of Government offices/Educational Institutions, out of the 657 locations connected through GBBN were surveyed to examine the performance of the network connectivity and 10 Village Panchayats²(VPs) covered to assess the performance of the services delivered to the citizens with the help of e-governance initiatives. Selection of the locations was made on the basis of random sampling technique.

The State Government implemented six State MMPs viz., Commercial Taxes, Land Information System (Dharnaksh), Road Transport, Treasuries, Crime and Criminal Tracking Networks and e-Panchayat. Of these, two MMPs viz., Land Information System (Dharnaksh) and e-Panchayat were taken up for detailed audit. The entry and exit conferences were held with the State Government in May and December 2014 respectively wherein the audit objectives, scope and methodology of audit and the findings of audit and recommendations were discussed. The reply of State Government received (January 2015) has been incorporated at appropriate places.

²Assanora, Merces, Dhargalim, Panchwadi, Advalpal, Agonda, Dharbandora, Fatorpa-Quital, Verna and Sernabetim

2.2.7 Audit findings

The audit findings with respect to the three major components of the NeGP programme *viz.*, Core infrastructure (SWAN, SDC and SSDG), MMPs at the backend and CSCs at the frontend are discussed below:

2.2.7.1 Establishment of State Wide Area Network in the State

Implementation of Goa Broadband Network (GBBN)

The State Wide Area Networking (SWAN) is an important element for building the core infrastructure for supporting e-Governance initiatives. Under NeGP, the SWAN scheme was proposed to connect the State Head Quarters (SHQ) with all District Head Quarters (DHQ) and Block Head Quarters (BHQ). The objective of the project was to create a secure Government network for delivering Government-to-Government (G2G) and Government to Citizen (G2C) services. The State of Goa established the SWAN under the project name Goa Broadband Network (GBBN) in 2009.

The GBBN project was implemented in two parts – the first part being the GBBN project itself and the second part was executed under the name of GAP phase I and phase II project. The GBBN project (first part) has connected 414 locations including 189 VPs and the GAP phase I and II gives last mile connectivity to additional 1,414 locations. The audit findings on GBBN, GAP phase I and II are enumerated below:

The GBBN project (first part) was awarded (December 2006) to United Telecoms Limited, Bangalore (UTL) based on build-own-operate PPP model. Payment to UTL was linked to the performance of the GBBN based on the 23 parameters relating to networking and maintenance factors as enumerated in the service level agreement (SLA) concluded between DoIT and UTL. Software Technology Parks of India (STPI), a GoI undertaking under the Ministry of Communication and Information Technology was selected as the Third Party Audit (TPA) agency to conduct testing and submission of quarterly reports based on which, 60 per cent of the amount to be released after deducting penalties, if any was to be paid to UTL. The balance 40 per cent was invariably to be paid to UTL, as it was not linked to the SLA.

Audit test-checked the quarterly performance reports of a sample of four quarters *viz.*, February-April 2012, May-July 2012, May-July 2013 and February-April 2014 *vis-à-vis* the SLA and the GBBN RFP document. In all these test-checked reports, it was observed that the points scored based on the network uptime performance were consistently low in respect of the networking route between BHQ and VPs during prime and extended business hours. This indicated that the particular networking route had been neglected by UTL as well as the State agencies (DoIT and line Departments). Payment made to UTL for these four quarters was ₹ 16.97 crore. The table below shows the points earned by UTL in respect of two networking parameters during the above quarters as per the report submitted by STPI.

	Total	Points awarded to UTL					
SLA Parameter	Points assigned in the SLA	February to April 2012	May to July 2012	May to July 2013	February to April 2014		
Network uptime between THQ-VHQ in prime business hours	7	3.207	2.065	2.10	2.60		
Network uptime between THQ-VHQ in extended business hours	7	2.666	2.086	2.08	2.70		

It was further observed that the RFP amendment document was flawed because it provided 100 per cent payment (of the 60 per cent) to the PPP vendor if his overall score in respect of all the 23 parameters was 90 or above out of 100 but, ignored the deficient services provided by him in respect of any one parameter. Consequently, though the weightage to the related parameter in this case was only seven, the same was not translated into proportionate reduction in payment to UTL.

Moreover, the SLA parameters gave weightage of 30 points out of 100 for services like IP telephony, Video conferencing and VOIP calls that were hardly availed of by the Government offices, Panchayats and other locations where UTL has provided the connectivity. However, UTL was awarded full 30 points in respect of these services in all the four quarters test checked. This tended to overshadow the key parameters relating to essential services like network uptime between the BHQ and village routes.

The State Government while agreeing to the audit observation assured (January 2015) to address the issue and make improvements in the uptime of the stated networking route.

Implementation of GAP-I and II Projects

a) DoIT did not prepare a detailed project report to ensure the viability, cost effectiveness and achievement of the desired objectives relating to GAP-I and II projects. This project work involving 1,414 locations (₹ 82.62 crore) was a larger project in terms of monitoring and its management. However, the DoIT made only an agreement with the vendor (Nupur Technologies) for supply and installation of materials/hardware for GAP-I and II without planning for a comprehensive contract/SLA for establishment, monitoring and maintenance of the networking under the last mile connectivity.

The State Government accepted (January 2015) the audit observation and stated that it would devise a proper project implementation process.

We carried out Physical inspection of a sample of 10 educational institutions and 10 VPs with the help of representatives from Nupur Technologies and DoIT to ascertain the quality of performance of the last mile GBBN connectivity (under GAP-I and II). We came across four such institutions where the concerned authorities stated that the connectivity had not been functioning since the time of installation. The connectivity failure had persisted for more than a month to a year in another four institutions. Only two

institutions reported satisfactory functioning of the GBBN connectivity. Seven out of 10 institutions reported that the maintenance vendor had not been giving any response to their complaints for months together. Similarly, eight out of 10 VPs reported that the quality of the GBBN connectivity was very poor. The reasons for the poor quality of the last mile connectivity established and the deficiencies that came to light are stated below:

- There was no computerised network monitoring system operated by the vendor to control and track the networking issues. The Agreement of the State Government with Nupur did not have any provision for penalising the vendor in case of failure to provide the required quality of service.
- In the absence of any mechanism to generate record/log of the uptime/downtime of the network connectivity, the State agencies were unable to ascertain the breakdown in the network connectivity unless reported by the end users.

The State Government stated (January 2015) that ITG was planning to implement the Network Monitoring System and introduce SLA with the approval of the Government.

b) The DoIT awarded the contract for GAP-I directly to Nupur Technologies without inviting any tender. In case of GAP-II project, though bids were invited from private vendors, DoIT did not carry out the comparative analysis of the prices quoted by the vendors against any standard price or the DGS&D rate contract leading to exorbitant rates allowed to the vendor. For instance, it was observed that DoIT made a payment of ₹ 1.07 crore at ₹ 12,070 per unit of 800VA UPS for 888 numbers, whereas, list price in the DGS&D rate contract (2013-14) for the same item was ₹ 3,387 per unit.

While accepting the audit observation, the State Government stated (January 2015) that a system for efficient bid management process would be devised.

Further, the work of excavating and refilling of soil for laying cables constituted around 67 per cent of the work order (₹ 43.88 crore) given to Nupur Technologies for GAP-II project. However, measurement books detailing the quantum of work done and the material supplied were not maintained by ITG (the implementing agency). As a result, the validity of the quantity of material used by Nupur Technologies and works performed under GAP-II project could not be ascertained by audit. Further, joint physical inspection of 10 sample locations by audit team along with ITG officials revealed that in eight locations (one at each location) 600VA UPS were actually installed by Nupur Technologies by affixing label of 800VA capacity. ITG also irregularly loaded maintenance cost of ₹ 4.15 crore on the item of optical fibre cable laying in the purchase order placed on Nupur Technologies, in addition to maintenance charges for the same optical fibre cable valuing ₹ 41.52 lakh.

The State Government stated (January 2015) that the measurements in future projects would be cross checked by the engineers of ITG and necessary action would be taken for breach of contract terms by the vendor.

2.2.7.2 State Service Delivery Gateway (SSDG) and Mission Mode Projects (MMPs) in the State

Implementation of State Service Delivery Gateway (SSDG)

The e-Forms application project which combines the State Portal (SP), State Service Delivery Gateway (SSDG) and Electronic Form aims at creating an integrated information infrastructure that expands, integrates and enhances the utility and reach of the services provided by the Government to the citizens. With this, citizens can access the services under a single interface mechanism from the SP. Under this system, the citizens are able to download forms and submit their applications electronically with the help of electronic forms hosted on the SP and routed by a common services gateway (SSDG). The project guarantees the following:

- Assured electronic delivery of the request from the citizen to the specified field office of the Government department;
- The electronic acknowledgement of successful submission of application/ request from department to the citizen;
- Citizens would be able to query the status of his/her application/request at any point in time; and
- Request/response will also be conveyed through the SSDG.

The backend processes in the departments are required to be computerised for effective Government services delivery to the citizens through online mode.

The deficiencies noticed in the implementation of SSDG are discussed below:

- (a) Fifty State Government services offered by 16 line departments in Goa have been made online through the SSDG and e-forms project. The project was started in 2009 with GoI funding of ₹ 9.10 crore and the DoIT has spent ₹ 6.15 crore (March 2014). Audit sought information on the applications received from the citizens using these online services from a few line departments. It was observed (Appendix-2.1) that in respect of 28 services pertaining to five line³ departments, no online applications were received or processed from the date of their 'Go-live' (2011) till September 2014. With regard to another four services, the count of citizens' applications and response of the concerned line departments was very poor.
- (b) As a model case, audit analysed the e-services offered by the Directorate of Panchayat. It was observed that if the citizen opts to follow the manual system while applying for birth/death certificates, he has to go to the panchayat office with the specified original documents, fill the form, get the documents verified and collect the certificates. In the computerised

³Directorate of Woman and Child Development, Directorate of Fire and Emergency Services, Directorate of Civil Supplies and Consumer Affairs, Directorate of Agriculture and Directorate of Fisheries

system, a citizen is required to scan and upload the doctor's certificate through web-enabled e-services. He gets an SMS message intimating him to come to the panchayat office for verification of documents and collection of certificates after the documents are found to be authentic. Thus, even after computerising the service delivery, one has to still go to the panchayat office for all the processes that are followed manually, indicating more process redundancies than the manual system of service delivery.

(c) The payment gateway facility is a pre-requisite for adoption of e-services by the citizens without which payment-based services cannot be operated. We observed that SSDG services by the citizens could not be used effectively due to non-introduction of payment gateway facility.

The State Government stated (January 2015) that online payment facility has been made available from July 2014 for water and electricity bill payment and recruitment for Goa Public Service Commission.

(d) During audit inspection at the Regional Transport Offices (RTO) in Goa it was noticed that the applications received from the citizens through online mode were not attended by the departmental staff and the citizens were not informed of their application status or the date of their impending visit to RTO for further process of the required service.

The field offices were also not furnishing any periodic reports to the Directorate of Transport stating the number of applications received, processed, rejected *etc.* for various e-services started by them. Further, despite issue of a circular in February 2013 by DoIT, the line departments in the State were not regularly updating/monitoring the e-services. These instances indicated poor monitoring and review mechanism in the line departments.

'Infogram', a computerised software designed by NIC, Goa, envisaged providing all Government services to citizens at grass root level by computerising all activities in the VPs. Currently, Infogram has been installed in all the 189 VPs. However, the modules relating to the registration of death and birth only are put to use. Other modules like house/professional/trade tax, accounting, income/occupancy certificate, maintenance of Panchayat properties, inward/outward functions etc. were not being used and the administrative field offices at the block level had been giving the feedback regularly by submitting 'nil' reports to the Directorate of Panchayat. However, the Directorate of Panchayat did not review and monitor the non-usage of the computerised services by the VPs. It was further observed that in the Directorate of Panchayat, though 11 items of work had been computerised by developing an application program, the usage was limited to only inwarding of correspondences. This illustrated the poor condition of in-house computerisation in the line departments and the Panchayats that weakened the effectiveness of the delivery of the SSDG services in the State.

Implementation of Mission Mode Projects

The Mission Mode Projects (MMPs) under the NeGP are intended to transform high priority citizen services from their current manual delivery into e-delivery. Each MMP is owned and spearheaded by the relevant ministry/agency of the national Government or by a State Government and is called mission mode because it has a definite timetable, service levels, project implementation team and process re-engineering plans.

The audit observations on the two test-checked MMPs viz., Land Information System (Dharnaksh) and e-Panchayat are detailed below.

i) Land Information System ('Dharnaksh') Mission Mode Project

Directorate of Settlement and Land Records (DSLR) implemented (June 2012) the web-based Land Information System/Geographic Information System (LIS/GIS) by selecting GEL as the consultant and implementing agency for the project. At the instance of the DSLR, GEL prepared a proposal for development and installation of Web LIS/GIS server to facilitate web-based viewing and printing of land records by the public. The work was awarded (October 2011) to GEL by DSLR at an agreed price of ₹ 2.19 crore including taxes. GEL selected VisionLab, Hyderabad for execution of the project and placed the work order in November 2011. Audit came across the following irregularities in the implementation of the project:

- a) No codal formalities were followed with regard to the selection of the vendor involved in the project implementation. DSLR relied on GEL's informal internal inquiry on the rates charged by VisionLab, Hyderabad for 16 core licenses required for implementing web-based viewing and printing of land records by the public. GEL also did not furnish any documents to assure DSLR that the rates finalised under the contract were indeed based on systematic market evaluation through competitive quotations invited by them.
- b) In addition to the 16 core licenses of the software, DSLR included an item for customisation of the software amounting to ₹ 25 lakh at ₹ one lakh per month for 25 months in the work order given to GEL. However, there was no assessment on the part of DSLR or GEL as to what modification was required to suit the needs of the department and the timeline required for customisation. Under the circumstances, the payment of ₹ 25 lakh to the software developer (VisionLab) without any planning of the scope and the timeline was irregular.
- c) As a consultant to DSLR, GEL did not conduct any need analysis on the very objective of making the DSLR services online for the citizens and had not taken concrete steps for citizen engagement in order to promote the utility of the new service delivery for the benefit of the citizens contrary to the guidelines on the framework for citizen engagement in e-Governance projects issued by DeitY, GoI.

In order to assess the effectiveness of the project in achieving its objectives, the data, which was processed through the web server located at NIC, Goa

data centre was collected and analysed by audit. It was revealed that, out of ₹ 1.06 lakh attempts made by the citizens during the three-year period (2012-14), only 874 attempts were actually made to purchase the maps by making online payment. The rest of the attempts were only for viewing the maps. The citizens mostly preferred to purchase the maps across the department counter rather than extracting the map through the online mode. This gets substantiated from the fact that the total revenue generated from the online web mapping services was only ₹ 0.97 lakh in these three years as against ₹ 25.92 lakh revenue collected at the departmental counter during the same period. This indicated that the line department and the implementing agency (GEL) failed to garner the confidence of the citizens to switch over to the online mode while making purchase of the maps.

ii) e-Panchayat Mission Mode Project

The Directorate of Panchayat constituted a State Level Monitoring Committee (SMC)⁴in April 2012 and decided to adopt the Model Accounting System for Panchayats (MAS) and Panchayati Raj Institutions Accounting Software (PRIASoft)⁵ including eight database formats prescribed by the Comptroller and Auditor General of India, as per Ministry of Panchayati Raj (MoPR), GoI directions (September 2011). MAS and PRIASoft were integral to the implementation of e-Panchayat MMP.

The MoPR released (March 2012) ₹ 28.68 lakh to the State Government to initiate immediate action for setting up of Programme Management Units (PMU) at the State and district levels for rolling out the e-Panchayat MMP in Goa. The PMUs were intended to provide management, technical and handholding support to ensure effective and timely rollout of e-Panchayat MMP. The MoPR stipulated that the States should co-ordinate with other stakeholders in the programme and the programme be reviewed by the Principal Secretary of the State on quarterly basis. The release order of MoPR of March 2012 provided for four resource persons for setting up of PMU in Goa *i.e.* two District Project Managers and two Additional District Managers.

GEL submitted (February 2013) a proposal for rolling out the 11 modules of the e-Panchayat project in two years at ₹ 1.86 crore per year totalling to ₹ 3.72 crore, after it was entrusted (January 2013) with the task of setting up of PMU. The proposal involving the cost of training to departmental staff, providing technical support and creating a help desk at State level was however sent for the approval of the State Government only in March 2013 *i.e.* after lapse of one and a half year since the issue of directions by MoPR in September 2011 to adopt the MAS and PRIASoft. MAS and PRIASoft have not been implemented in the State and therefore, e-Panchayat MMP also remains to be implemented as of March 2015. The funds released by MoPR also remained unutilised which blocked any further release of funds for the

⁴SMC consisted of Principal Secretary (Panchayati Raj Department) as Chairman; Accountant General, Goa; Representative of Finance Department, Government of Goa; Director (Local Fund Audit); Controller (State Accounts); State Informatics Officer (NIC); Representative of Urban Development Department, Experts co-opted by SMC: State

e-Panchayat Consultants as members and State Nodal Officer of MAS/PRIASoft as member secretary

⁵PRIASoft is a web-based software application developed by NIC that is owned and promoted by MoPR, GoI to facilitate compliance by the States with the MAS requirement prescribed by C&AG. Adoption of MAS and PRIASoft helps fulfill the goal of achieving transparency and accountability in maintenance of PRI accounts

purpose. Audit examined the root cause of the failure to implement the e-Panchayat computerisation project in the State and observed the following:

- The MoPR at the time of releasing funds to the States had indicated that the allocation for the succeeding year would be based on the progress made by the States in adoption of the e-Panchayat modules. In view of this, the SMC should have planned for activities of one year and within the funds released by MoPR instead of envisaging the ultimate rollout plan of e-Panchayat beyond the scope of fund provision defined by the Central Ministry.
- As against four personnel sanctioned by the MoPR for setting up PMU in Goa, GEL proposed 56 personnel. The SMC however, did not examine the rationale behind the proposal and the cost implications.
- The rollout of e-Panchayat entirely depended on the constitution of the PMU and adoption of MAS and PRIASoft, being the key module in the e-Panchayat suite. Inaction on the part of the State agencies in constituting the PMU and non-implementation of MAS and PRIASoft had frozen the progress of e-Panchayat in Goa.
- The SMC in Goa had met only thrice instead of at least 12 meetings in three years (2011-14). Further, no State Nodal Officer was appointed for adoption of MAS and PRIASoft, though detailed directions to appoint such officer was given by MoPR in September 2011.

The Directorate of Panchayat accepted (August 2014) the above audit observations. Apart from non-implementation of the e-Panchayat, audit observed that the Directorate of Panchayat did not set up any mechanism to periodically upload the information⁶ on its portal to bring about transparency in the panchayat activities and encourage use of e-governance services by the citizens at the grass root level.

2.2.7.3 Common Services Centre scheme

Common Services Centres (CSCs) were envisaged by the GoI to be the frontend delivery point for Government, private and social sector services to rural citizens of India through a combination of IT-based as well as non-IT based services for the benefit of the rural population.

The State Government in 2007 conceptualised establishment of 160 rural CSCs and 48 urban CSCs. The State Government concluded (March 2007) an agreement with 3i Infotech for establishment of rural/urban CSCs in the State and as per the agreed terms and conditions, 3i Infotech was required to pay an amount of ₹ 15 lakh over a period of five years to the State Government out of the revenue earned by it. The Central Government approved (September 2009) the scheme with the condition that no revenue support would be provided by it on account of revenue sharing arrangement made by the State Government with 3i Infotech. Between March 2007 and August 2009, 3i Infotech established 98 out of 208 CSCs across the State with the objective of starting e-services for collecting VAT and CST initially. However, after 2009 the progress of CSC implementation hit a roadblock and finally in 2012 the CSC

Day-to-day activities undertaken by the panchayats, panchayat accounts, various Central/State schemes operated at each panchayat, status of applications made by the citizens for various services etc.

scheme came to a complete halt in the State and the 3i Infotech chose to retract in January 2013.

We examined the causes for the failure of the CSCs in the State and came across following findings:

- (a) Adequate planning and preparation of the roadmap for setting up the CSCs in the State was not carried out by DoIT. Issues like most feasible locations for CSCs in terms of cost, accessibility to citizens, service effectiveness *etc*. were not worked out, the level of preparedness of the line departments to computerise the services that were planned to be started from the CSCs were not determined by DoIT, rates to be charged from the citizens by 3i Infotech for the services rendered by it also remained undecided. The State agencies should have ironed out these bottlenecks in the implementation of the CSC scheme by proper planning prior to making an agreement with 3i Infotech for the smooth roll out. The DoIT agreed (September 2014) that it had not done any preparatory study.
- (b) The Central Ministry had appreciated the need for financial support to CSCs in the form of a "Guaranteed Provision of Revenue from Governmental Services" on sharing basis between Central Government and State Government in equal ratio in order to sustain the CSCs in the long run and to cover the revenue gaps and associated risks, if any, that could arise in rural markets. The State Government could meet their share of the revenue support by either making a provision in their budget or by using the Additional Central Assistance for NeGP provided by the Planning Commission. However, despite full financial backing from the Central Government, the State Government opted for revenue sharing arrangement with 3i Infotech which was not a viable business model and eventually turned out to be non-sustainable as discussed in (a) above.
- (c) The State Government went ahead with the implementation of CSCs in 2007 without the GBBN having been established. Further, even after the GBBN was established in 2009 for connecting the Government offices with the VPs and the CSCs, no proper network connectivity could be established up to the VP level until 2012. The non-availability of network connectivity had in turn led to inaccessibility to the e-services such as payment of VAT, CST, water bills, ele ctricity bills, issue of birth/death/income/residence certificates *etc.* planned to be started from the CSCs.
- (d) The State was unable to start most of the 211 e-services planned to be delivered through the departmental portals and CSCs during the period between 2009 and 2012. Similarly, due to non-establishment of payment gateway (as already stated under paragraph 2.2.7.2 (c), the utility services that involved monetary transactions could not be started from the CSCs adding up to the failure of CSC scheme.

We further observed that no fresh bidding process was initiated to revive the CSC scheme in the State. The DoIT stated (September 2014) that lack of backend computerisation of the department and lack of initiative from the line

department in delivering e-services through CSCs were equally responsible for the failure of the scheme.

The State Government accepted (January 2015) the audit findings and stated that the DoIT had initiated setting up of service outlets in a few VPs and was in the process of studying viable models for implementation in Goa.

In the backdrop of the failure of CSC scheme and non-implementation of the e-Panchayat MMP in the State, the only other channel of reaching out to the citizens at the grass root level were the 189 VPs. A sample of 10 VP locations were physically surveyed by audit to find out the quality of various services delivered through online e-services or use of computerised software *viz.*, Infogram at the panchayat offices. The findings are stated below:

- Eight out of 10 VPs reported that the work procedure had become obscure and the service delivery had slowed down with the introduction of computerisation in the delivery of services.
- Eight out of 10 VPs were totally unaware of the e-services and the online applications made by the citizens.
- The Block Development Office and the Directorate of Panchayat do not actively engage the VPs or encourage their participation for introduction of e-Governance in the panchayat activities.
- Four out of 10 VPs reported that they did not get the required support from the handholding staff after the implementation of the Infogram software.
- In all the 10 VPs, administrative, establishment and accounting activities were performed and maintained manually though the computerised application was available.

Thus, in view of the combined effect of the failure of the CSCs and near absence of computerised services offered through the VPs, it was evident that the rural mass in the State were unable to reap the benefits of the e-Governance programme, since the rural citizens continued to depend on the manual mode of Government service delivery.

2.2.8 Conclusion and recommendations

The State Wide Area Network established in the State was not founded on proper contractual terms and service level agreements due to which, the quality of last mile network connectivity and routes between the block headquarters and village headquarters were poor and unstable.

Service level agreement(s) for maintenance and monitoring of the last mile connectivity should be entered into for ensuring high level of network uptime with a qualified vendor after following codal provisions.

Majority of the services offered through the State Service Delivery Gateway were not end-to-end services as the backend processes in most of the

departments were yet to be streamlined to provide requisite input to the online processes.

The departmental in-house computerisation and the design of e-services should be such that the Government services can be availed of by the citizens at minimum cost and time.

Non-existence of Common Services Centres for long deprived the rural citizens of the State from availing of the benefits of various e-services.

For the benefit of rural citizens and those not having ready access to online computerised facility, Common Services Centres should be revived after ensuring their financial viability and their ability to sustain in the long run.

CHAPTER – III Audit of Transactions



CHAPTER-III

AUDIT OF TRANSACTIONS OF GENERAL AND SOCIAL SECTORS

Audit of transactions of the Government Departments, their field formations as well as that of Local Bodies brought out instances of lapses in management of resources and in the observance of the norms of regularity, propriety and economy. These have been presented in the succeeding paragraphs.

URBAN DEVELOPMENT DEPARTMENT

3.1 IMPLEMENTATION OF JAWAHARLAL NEHRU NATIONAL URBAN RENEWAL MISSION (JNNURM) SCHEME IN GOA STATE

3.1.1 Introduction

The Jawaharlal Nehru National Urban Renewal Mission (JNNURM) was launched in 2005 with the objective of reforms – driven fast track development of cities across the country with focus on efficiency in urban infrastructure, service delivery mechanism, community participation and accountability of Urban Local Bodies (ULBs)/Parastatal agencies towards citizens.

The mission period initially for seven years (2005-2012) was subsequently extended up to March 2015. JNNURM consisted of two sub missions namely (i) Urban Infrastructure and Governance (UIG) and (ii) Basic Services to the Urban Poor (BSUP) for 65 identified cities. In respect of other cities and towns, there were two components namely (i) Urban Infrastructure Development Scheme for Small and Medium Towns (UIDSSMT) and (ii) Integrated Housing and Slum Development Programme (IHSDP). The infrastructure development schemes were administered by the Ministry of Urban Development (MoUD) and the housing schemes were administered by the Ministry of Housing and Urban Poverty Alleviation (MoHUPA).

JNNURM functions under the overall guidance of a National Steering Group (NSG) at the Central level, which is supported by a Technical Advisory Group (TAG) and a Central Sanctioning and Monitoring Committee (CSMC). Detailed Project Reports (DPRs) are scrutinised by the technical wings of the Ministries before submitting proposals for sanction by the CSMC.

At the State level, the programme is co-ordinated by a State Level Steering Committee (SLSC) which reviews and prioritises proposals for seeking inclusion under JNNURM and assistance from Government of India (GoI). The SLSC is supported by State Level Nodal Agency (SLNA) which is responsible for appraisal of projects submitted by ULBs and for management of grants received from the Central and State Governments.

Under identified cities, the City of Panaji was selected as a mission city. The Goa State Urban Development Agency (GSUDA) was designated as the SLNA for the management of grants and monitoring of physical as well as financial progress of sanctioned projects in Goa State.

The funds allocated under JNNURM for State of Goa are indicated below:

Name of the sub component	Allocation (₹ in crore)
Applicable to the Corporation of the City of Panaji (CCP)	
i) Urban Infrastructure and Governance (UIG)	120.94
ii) Basic Services to Urban Poor (BSUP)	1.43
Total	122.37
Applicable to Other Cities	
iii) Urban Infrastructure Development Scheme for Small and Medium Towns (UIDSSMT)	22.11
iv) Integrated Housing and Slum Development (IHSDP)	15.79
Total	37.90

3.1.2 Scope and methodology

The thematic audit was conducted to assess the implementation of JNNURM scheme by various implementing agencies in State of Goa. The records maintained by GSUDA and various implementing agencies for the period from the commencement of the scheme (December 2005) till June 2014 were scrutinised. The replies received from the GSUDA were considered and suitably incorporated in the report.

Audit Findings

3.1.3 Urban Infrastructure and Governance (UIG)

The Planning Commission, GoI, allocated ₹ 120.94 crore under JNNURM for Panaji City. A City Development Plan (CDP) was prepared and approved by the SLSC (March 2007) for the Panaji City to access funds from Central Government under JNNURM. The CDP identified infrastructure projects to be implemented under the scheme during the mission period. The sector wise vision included provision of quality drinking water, sewerage services, improvement of storm water drainage, environmentally sustainable waste management practices, position Panaji as a global tourism destination, eco friendly urban environment, housing for all with basic infrastructure facilities, conservation of natural and built heritage etc.

Preparation of DPRs for the identified projects and approval of the same by the SLSC and CSMC was the next step for availing the grant from MoUD. The Corporation of city of Panaji (CCP) was the implementing agency of the scheme and SLSC decided (March 2007) to entrust the work of preparation of DPR to them. The seven consultants for preparation of DPRs (six in respect of UIG and a DPR for BSUP) had been appointed on various dates and ₹ 1.06 crore was paid as consultancy fees. However, despite preparing the seven DPRs, not even a single project was executed in Panaji City (January 2015) due to poor planning and delay in submission of DPRs by consultants, as discussed below:

3.1.4 Projects proposed under UIG

Heritage Conservation

CCP decided to implement the project of Heritage Conservation for the City of Panaji under JNNURM. M/s Group SCE Pvt. Ltd. Bangalore was appointed (October 2007) as consultant for preparation of DPR at their quoted fee of ₹ 30.82 lakh. The MoUD observed several deficiencies in the DPR submitted and finally approved (June 2011) after rectification of the deficiencies pointed out. The approved project cost was ₹ 3.62 crore, of which ₹ 2.90 crore (80 per cent) was the share of assistance from the Central Government.

A sum of ₹ 72.45 lakh was released (27 November 2011) by the MoUD. Tenders were invited thrice (during 2013-14) for implementing two projects *viz.* conservation of Cabo Fort and Cistern of Altinho costing ₹ 146.43 lakh but there was no response from the contractors. Finally, it was decided (March 2013) not to implement the projects due to lack of conceptual clarity on some of the components and to refund the amount received from the MoUD. Accordingly, State Government refunded (August 2014) ₹ 72.45 lakh to the Central Government. Consequently, the state became liable to pay interest at the rate of nine *per cent* on the unutilised grant as communicated (September 2011) by the MoF, GoI. This was again confirmed in July 2014. Interest payable was ₹ 17.93 lakh up to August 2014. The consultancy fees already paid amounting to ₹ 14.24 lakh also became infructuous due to non implementation of the project.

Water body development at Panaji

In order to improve the aesthetic beauty and environment of the city it was decided to develop the St. Inez Creek. Accordingly, CCP appointed (October 2007) M/s Water and Power Consultancy Services (India) Ltd., Haryana as consultant for preparation of DPR. The time schedule fixed for submission of DPR was 120 days. The consultant prepared and submitted DPR (July 2013) after a delay of more than five years. The CCP did not take timely action to terminate the consultant and appoint a new one.

The CSMC approved (March 2014) the project costing ₹ 19.56 crore. However, the CCP did not make any further progress in implementation (August 2014). GSUDA intimated (November 2014) that the CCP was not in a position to implement the project in its approved present form and had informed to drop the project.

Since the project had not been taken up, an expenditure of ₹ 16.83 lakh incurred as consultancy fee became infructuous. CCP failed to hold the consultant accountable for the interminable delay. Lack of any corrective action by CCP has resulted in the project failing to take off. The water body in the heart of the city remains contaminated with tonnes of waste and sewage water due to inaction on the part of the CCP to implement the project.

e-Governance

The MoUD decided to implement 'National Mission Mode Project' (NMMP) for e-Governance in municipalities as part of JNNURM. The CCP decided to implement the project 'System integrator for implementation of e-Governance in the Corporation of city of Panaji' and appointed (March 2008) M/s Upasini

Jain & Kshirsagar and G.S. Mathur & Company as consultant for preparation of DPR. The DPR submitted (September 2008) was approved (February 2010) by the SLSC and finally (April 2013) by CSMC. The cost of the approved project was ₹ 19.79 crore of which ₹ 15.83 crore (80 per cent) was the share of assistance from Central Government. The first installment of central share amounting to ₹ 3.96 crore was released (September 2013) by MoF. A tripartite agreement was executed (May 2013) between CCP, Government of Goa and GoI in which it was agreed to adhere to the time schedule and to complete the project within 10 months. A committee of eight members including the Commissioner and the Mayor was constituted (November 2013) to over-see the successful bidding and implementation of e-Governance in the CCP.

The tender was finalised (January 2014) in favour of M/s Tata Consultancy Services Ltd. (TCS), Mumbai for a negotiated price of ₹ 18.31 crore. Audit observed that though a letter of intent was issued to TCS (January 2014), a formal work order was not issued by the CCP.

The stipulated time for completion of the project as per the tripartite agreement has already expired (March 2014). The CCP has also incurred expenditure of ₹ 19.93 lakh on account of consultancy fees and ₹ 21.39 lakh for tender advertisement. However, no further progress was made for implementing the e-Governance project (January 2015). Thus, the expenditure of ₹ 41.32 lakh incurred on the project was rendered wasteful.

Comprehensive mobility plan

The project provided for pedestrinisation, non-motorised transport, public transport *etc*. CCP appointed (January 2008), M/s Group SCE Pvt. Ltd. Bangalore as consultant for the preparation of DPR for the above project at their quoted rate of ₹ 75.40 lakh. There was a delay of more than five years on the part of the consultant to submit (August 2013) the DPR. The DPR for an estimated cost of ₹ 742.91 crore was approved (August 2013) by the SLSC and forwarded to MoUD. The MoUD in turn directed (August 2013) to submit specific DPR enlisting various projects taken in the CMP. Audit observed that the revised DPR was not submitted till January 2015 though the mission period would expire in March 2015. The consultancy charges of ₹ 26.39 lakh were paid despite the delay by the consultant which was instrumental in stalling further progress.

The GSUDA accepted (November 2014) the facts. CCP failed to have the DPR expedited by the consultant. The submission of the corrected DPR well past the expiry of the scheme resulted in its failure.

Renewal of urban parks, garden and open spaces

M/s Group SCE Pvt. Ltd., Bangalore was appointed (October 2007) as consultant for the above project at their quoted rate of ₹ 29.17 lakh. The consultant submitted the DPR after a delay of more than two years which was approved by the SLSC (February 2010) but not accepted by the CSMC due to faulty/incomplete preparation. The consultant revised the DPR several times; however, the CSMC did not accept the same as no significant changes were made in the revised DPR except some cost escalation.

Even though the CCP realised the inefficiency of the consultant firm, no steps were taken to get the work done through another consultant. Thus, the project

has not been implemented till date (January 2015) and an expenditure of ₹ 14.59 lakh incurred on consultancy fees was rendered wasteful.

GSUDA accepted (November 2014) the facts. The CCP could not avail the central grant due to faulty/incomplete preparation of DPR by the consultant and ₹ 14.59 lakh was paid to the consultant despite lapses in the DPR.

Solid Waste Management

The CCP had acquired 1,71,312 sq. mtr. of land at Bainguinim in Se-Old Goa Village Panchayat and decided to establish a Municipal Solid Waste Management project under JNNURM. Accordingly, M/s Tetra Tech India Ltd., New Delhi was appointed (June 2009) as consultant at their negotiated fee of ₹ 28.04 lakh. The DPR submitted (May 2010) by the firm was approved by the SLSC (May 2011) but did not forward to the MoUD to avail grant under JNNURM. Instead SLSC directed (May 2011) the CCP to approach State Urban Development Department for grants from the state funds. There was no response from the State Urban Development Department in this regard.

Meanwhile, the Government decided (November 2012) to implement the project through Goa State Infrastructure Development Corporation (GSIDC) and the DPR was presented (February 2014) to CSMC for approval. The CSMC approved (February 2014) the project costing ₹ 89.48 crore with direction to complete the project within 17 months.

The Commissioner, CCP stated (May 2014) that the project would be completed in a time bound manner. However, the request for release of first Additional Central Assistance was rejected (July 2014) by the MoUD and directed the State Government to resubmit the projects for sanction under the new Urban Development Mission as and when launched. Thus, there was no possibility of implementing the project under JNNURM before March 2015.

GSUDA accepted (November 2014) the facts and stated that MoUD had declined the request for release of ACA stating that there was no mandate to consider the proposal.

The reply of the GSUDA may be seen in view of the fact that there was a considerable delay of one year on the part of the SLSC to approve the DPR and even the same was not forwarded to the MoUD for another three years, which finally resulted in non release of fund by the MoUD. Non-implementation of the project would adversely affect the waste management in the city of Panaji.

3.1.5 Projects proposed under BSUP

Basic Services to Urban Poor

Basic Services to Urban Poor is a sub mission of JNNURM intended to provide shelter, basic services and other related civic amenities to the urban poor. The CCP decided to implement a housing project of 226 dwelling units in Panaji under JNNURM. M/s Group SCE Pvt. Ltd., Bangalore was appointed (January 2008) as a consultant for preparation of DPR at their quoted fee of ₹ 32.44 lakh.

The DPR submitted by the Consultant was forwarded to the MoHUPA and was approved (February 2008) for a project cost of ₹ 10.22 crore with the

direction to obtain necessary approval from SLSC. The project was to be completed within 12-15 months. Out of the Central share, a sum of ₹ 1.15 crore was released (March 2008). SLSC constituted (January 2009), a three member Committee to appraise the DPR. The Committee submitted its Report (February 2010) with a recommendation to include some more areas under Panaji Urban Agglomerations but outside CCP jurisdiction. This proposal was accepted (June 2010) by the MoHUPA. The SLSC, however, decided (July 2013) that it was not possible to execute the project in its present form and it should be linked to the rehabilitation of the St. Inez Nallah and recommended a fresh survey to be conducted for the same. In the absence of any progress in implementation of the project, MoHUPA cancelled the project (May 2014) and directed the State Government to return the central assistance of ₹ 1.15 crore. Accordingly, State Government refunded (August 2014) ₹ 1.15 crore to the Central Government.

SLSC took 10 months for constituting a committee for appraisal of DPR. The further delay caused by recommending a fresh survey finally culminated in calling off the project. The State Government became liable to pay interest at the rate of nine *per cent* on the unutilised grant as communicated (September 2011) by the Ministry of Finance. This was further confirmed in July 2014. The liability of interest up to August 2014 was ₹ 66.41 lakh. However, the interest amount has not been paid so far (January 2015). The consultancy fees of ₹ 11.35 lakh already paid thus rendered infructuous due to non-implementation of the project.

The GSUDA accepted the facts and stated (November 2014) that the CCP failed to implement the project and the ACA released had been refunded to the MoF. Thus, neither the SLSC nor SLNA could be held responsible in this matter.

Thus, inaction on the part of CCP and the deficient follow up by the SLSC, coupled with fluctuations in the areas to be considered and improper planning resulted in the non-commencement of the housing project for poor, despite availability of Central assistance.

3.1.6 Additional burden to the State Government due to delay in completion of the projects under JNNURM Scheme

The MoUD extended (April 2012) the initial period of JNNURM Scheme (seven years beginning from 2005-06) by two years up to 2013-14. In April 2014, the period was further extended up to 31 March 2015 in order to support the sanctioned and ongoing projects and reforms under JNNURM. It was also directed (February 2013) to complete the ongoing projects sanctioned up to March 2012 within the extended period *i.e.* March 2014 failing which the State would have to fund incomplete projects after March 2014 out of their own resources. This was further confirmed (May 2014) by the MoUD.

The below mentioned two projects were approved by the CSMC prior to March 2012. These projects were, however, not completed even by the extended date (March 2014) and the possibility of completing them before March 2015 was bleak. The stage of completion of water treatment plant costing ₹ 32.13 crore was about 45 per cent and stage of completion of distribution network costing ₹ 42.62 crore was 10 per cent only (October 2014). Procedural delay in finalisation of tender by the implementing

agency, Public Works Department (PWD) was the reason for non-completion of water supply project in Panaji.

The DPR for roads, pedestrian networks, service core, drainage network *etc.* for Sanguem MC was prepared without taking into account the existing public utility services. This led to a dispute between Electricity and Water supply Departments and thus the progress achieved in this project was five *per cent* only (January 2015).

Since the projects have not been completed so far (January 2015) and as per directions of the Ministry that the State Government would have to fund incomplete projects after March 2014 out of their own resources, this would cause additional burden on the State Government, as indicated below:

(₹ in crore)

SI. No.	Project Name	Date of approval	Approved cost	Tendered cost	Central Assistance received	Balance (to be borne by State Govt.)
1	Water supply project for the Panaji city; Implementing agency PWD	03.01.12	71.22	74.75	14.24	60.51
2	Roads and pedestrian networks, service core and drainage network in Sanguem town; Implementing agency Sanguem MC	29.08.11	5.86	6.02	1.90	4.12
	Total		77.08	80.77	16.14	64.63

GSUDA accepted (November 2014) the considerable delay on the part of the PWD in implementing the drinking water supply project. It also stated that the road project for Sanguem MC was stopped due to land issues and informed that the Central assistance of ₹ 1.90 crore already received would be refunded to the MoUD.

The State Government would have to bear the burden of the balance cost of ₹ 60.51 crore for the water supply project besides the burden of interest at the rate of nine *per cent* interest on the central assistance received for Sanguem project.

3.1.7 Non implementation of Sewerage Project at Panaji under JNNURM - infructuous expenditure on consultancy charges ₹ 14.32 lakh

The existing sewerage scheme covers only the main Panaji City core area and does not cater to the urban areas like Ribandar, Dona Paula, Caranzalem *etc*. Therefore, ₹ 14.08 crore was included in the City Investment Plan and the implementation of the project under JNNURM was entrusted to the PWD. The GSUDA being the Nodal Agency had requested (September 2008) the Principal Chief Engineer, PWD to prepare a DPR for the sewerage project.

Our scrutiny revealed that there was inordinate delay of 19 months to appoint a consultant for the preparation of DPR. M/s Shah Technical Consultants Pvt. Ltd., Mumbai was appointed (April 2010) as Consultant for their quoted fee of ₹ 40.92 lakh. The stipulated time limit for submission of DPR was 90 days.

The consultant did not prepare the DPR in time and finally submitted (October 2010) a DPR for an estimated cost of ₹ 197 crore which was approved by the SLSC and forwarded (May 2011) to the MoUD. The MoUD

(July 2011) returned the DPR along with twenty two major observations. It was also observed that the rates adopted in the DPR and the overall costs were very high and the same was not prepared as per the Manual of Sewerage and Sewage Treatment or JNNURM Guidelines. The Consultant was also advised to revise the DPR based on these observations. Accordingly, they submitted (April 2012) the revised DPR after eight months and the costs were reduced to ₹ 26.03 crore from ₹ 197 crore.

The Executive Engineer, PWD replied (October 2014) that the revised DPR was not as per actual requirement as the rehabilitation work of sewerage line of Panaji was not included in the revised DPR and therefore, another DPR would be prepared by complying with all observations raised by MoUD.

While agreeing, GSUDA stated that there was no response from the PWD on the technical observations made by the MoUD. In view of the fact that the mission period would be coming to an end by March 2015, possibility of submission of a revised DPR was bleak. Thus, the delay in appointment of consultant coupled with a faulty DPR was instrumental to the failure of the project. Despite lapses in the DPR, ₹ 14.32 lakh was paid to the consultant.

3.1.8 Irregular allotment of JNNURM funds among the Municipal Councils

UIDSSMT is one of the components of JNNURM. All towns/cities as per 2001 census except 65 Mission cities/Urban agglomeration covered under JNNURM are eligible to be covered under the scheme. The MoUD allocated the funds among States on the basis of state's urban population to total urban population in the country as per 2001 census. Accordingly, ₹ 22.11 crore (80 per cent of the project cost) was allocated (June 2007) to Goa by the MoUD with the direction to allocate funds to cities/towns based on similar formula. It was, however, observed that the State Government exhausted the funds by distributing among three Municipal Councils and the remaining ten councils were deprived of the benefits under the scheme. The first three projects submitted by the following MCs were sanctioned and funds allocated as detailed below:

Statement showing the projects sanctioned under UIDSSMT

SI. No.	Name of the Unit and Name of Projects	Approved project cost (₹ in crore)
1	Bicholim MC Road and Infrastructure project	8.43
2	Sanquelim MC Road and Infrastructure Project	14.47
3	Sanguem MC Road and Infrastructure Project	5.85
	Total	28.75

The projects under the UIDSSMT were to be funded based on the urban population of the Municipalities to total urban population in the State as per 2001 census. Urban Population as per 2001 census is given below:

Sl. No	Name of the MC	Population as per 2001 census	Eligibility percentage based on population
1	Mormugao	97154	29.46
2	Margao	78382	23.77
3	Ponda	17713	5.37
4	Mapusa	40487	12.28
5	Curchorem	21407	6.49
6	Cuncolim	15860	4.81
7	Bicholim	14913	4.52
8	Quepem	12573	3.81
9	Canacona	11901	3.61
10	Sanguem	6173	1.87
11	Valpoi	7917	2.40
12	Pernem	5289	1.61
	Total	329769	100.00

Sanquelim had the status of a Panchayat in 2001 and was classified (August 2006) as Municipal Council, therefore, was not eligible for grant. However, projects costing ₹ 14.47 crore were sanctioned to them. Thus, 50 per cent of the total scheme funds were allocated to an ineligible Council. Similarly, Bicholim and Sanguem Municipal Councils received ₹ 8.43 crore (29.32 per cent) and ₹ 5.85 crore (20.35 per cent) as against the eligibility of 4.52 per cent and 1.87 per cent respectively. Even though the cities of Mormugao and Margao had higher population densities, no projects were implemented there under UIDSSMT.

GSUDA replied (July 2014) that no DPRs were received from Margao and Mormugao MCs to take up the work under UIDSSMT Scheme. It further stated that the funds were released on first-cum-first-serve basis and there was poor response from other Councils.

The reply of the GSUDA was not convincing in view of the facts that the entire allocation under UIDSSMT Scheme was disbursed to three Councils without waiting for the response of other Councils and the procedure prescribed by the MoUD for allocation of funds among the Councils were not complied with.

3.1.9 Irregular appointment of consultant for the implementation of UIDSSMT Scheme

Three municipalities out of thirteen came forward to implement the UIDSSMT scheme a sub component of JNNURM in their municipal area. MoUD, GoI had advised (April 2007) the SLNA to prepare a panel of consultants by following a transparent procedure for preparing the DPR for the implementation of JNNURM projects. A list of 39 organisations empanelled for preparation of DPR was forwarded by MoUD. The Ministry also advised to ascertain the consultancy firm's capability, expertise, credibility and experience by following a transparent tender procedure.

As against this, the Municipalities invited expression of interest by advertising in local newspapers. Pre-qualification criteria was not specified in the 'Expression of Interest' for ascertaining the capability, expertise, credibility and experience of the firm as stipulated in the 'Manual of policies and procedure of employment of consultant' issued by the MoF, GoI. Only two or three parties had participated in the tenders of which M/s Design Consortium,

Goa (consultant) was appointed¹ as consultant in all three municipalities based on the financial bid submitted by them. No technical evaluation was carried out before opening the financial bid. In April 2012, while submitting expression of interest for empanelment as consultant in Sanquelim MC, consultant admitted that the firm had been established in 2009. Moreover, the consultant obtained PAN/TAN/Service Tax Registration *etc.*, in 2011 only. This clearly indicated that the firm had no taxable income and no experience at the time of awarding the contract.

In addition to DPR, the other related works such as preparation of tender documents, tender evaluation, technical advice, obtaining NOCs from Government, supervision of work, preparation of measurement book and bills *etc.* were also entrusted to the Consultant. Several defects were also observed in the DPR by the MoUD and PWD. During implementation, there were gross deviation from the approved DPR and the records of the same were not maintained properly.

GSUDA accepted (November 2014) the facts and stated that directions were given to the MCs to prepare the DPR by adopting codal formalities and no specific approval was given in finalising the appointment of Consultant.

The appointment of an inexperienced consultant reflected in the tardy execution of the projects at Sanquelim, Bicholim and Sanguem Municipalities. The remuneration already paid to the consultant amounted to ₹ 88.12 lakh while the balance payable stood at ₹ 40.74 lakh.

3.1.10 Execution of works under UIDSSMT scheme without the approval of SLSC/MoUD

The Sanquelim Municipal Council and Bicholim Municipal Councils had decided (June/August 2009) to implement the UIDSSMT scheme and appointed M/s Design Consortium as Consultant (October 2009) at their quoted rate of 3.99 per cent (Sanquelim) and 4.55 per cent (Bicholim) of the project cost. The work of the consultant included preparation of CDP and DPR, tender documents, tender evaluation, technical advice, obtaining NOC's from Government, preparation of bills, supervision of work, inspection of site etc.

Preparation of DPR and approval of the same by the SLSC & CSMC were the primary requirement for availing the grant from MoUD. Hence, the MoUD supplied a tool kit to the implementing agencies for the easy preparation of DPR. It was specifically stated in the tool kit that the proposed project needs to be clearly demarcated in terms of all its constituent sub components and the project cost should cover component wise cost. The DPRs prepared by the Consultant and submitted to the MoUD did not contain the required important technical details such as names and stretches of each of the road, length and breadth considered for upgradation and its alignment, locations, specification, component wise cost *etc*. The MoUD in its Assessment Reports pointed out (December and June 2010) these deficiencies and directed to submit a revised DPR. The MoUD observed that only general specification of road was given and an outline estimate, not related to the road project was attached in the project report of Bicholim MC. Similarly development works inside the

¹ Sanquelim MC January 2010, Bicholim MC January 2011, Sanguem MC February 2011

premises of Church and Mandir were included in the project report of Sanquelim MC which were not under the ambit of the scheme and hence were directed to be excluded from the estimate. However, subject to submission of revised DPR, project costing ₹ 14.47 crore to Sanquelim MC and ₹ 8.43 crore to Bicholim MC were sanctioned by the MoUD in March 2011 and September 2010 respectively.

It was observed that the MoUD's directions to submit revised DPRs/ estimate were not complied with and submitted for approval by both the Municipalities. The scope of the work was grossly changed and works were being executed without obtaining approval for the deviations from the SLSC and MoUD. The expenditure already incurred on the project was ₹ 21.43 crore of which ₹ 8.59 crore was spent for works not sanctioned by the SLSC and MoUD. The project of Bicholim MC was completed while the project of Sanquelim MC was nearing completion (January 2015). Audit could not list out all cases of material deviations in the absence of important technical details in the DPR, tender documents and measurement books. However, illustrative cases are given below:

- It was stated in the DPR of Bicholim MC that construction of concrete road was suitable for Goa State, as high temperature and heavy rainfall would reduce the life of bitumen roads and its maintenance would result in waste of tax payer's money besides causing inconvenience to general public during maintenance. During execution, the concrete road was omitted and instead hot mixing was reportedly done again on the existing bitumen road by incurring an expenditure of ₹ 2.64 crore which was purely in the nature of maintenance and not an asset created by utilising scheme fund.
- Similarly, concrete roads were proposed in the DPR of Sanquelim MC stating the same reasons but this item of work was not executed.
- Works costing ₹ 25.67 lakh and ₹ 39.64 lakh were carried out in the premises of Mandir and Mosque respectively at Sanquelim which were not under the ambit of the scheme.
- Development of the banks of the river Valvanti was included in the DPR of Sanquelim for an estimated cost of ₹ 62.55 lakh, however, the work was not carried out.

Thus, DPR was prepared by including unviable projects and unreliable figures to obtain grants from Central Government. As against the provisions contained in Section 2.3.4 of the CPWD Manual, material deviations that significantly alter the scope of work from original sanction were made without the approval of the competent authority that accorded administrative approval to the work on the ground that technical sanction was obtained from the Chief Engineer, PWD from time to time for the deviations made from the original estimates.

GSUDA replied (November 2014) that the proposal received from the Sanquelim MC was forwarded to the Director of Municipal Administration (DMA) for grant of revised administrative approval.

With regard to the grants received from the MoUD, DMA was not competent to give revised administrative approval. No justification was given in respect of the lapses pointed out regarding the implementation of the project at Bicholim. These gross deviations from the DPR while executing various works without prior approval of the sanctioning authority (MoUD) were against the directions of MoUD and the provisions of CPWD manual.

3.1.11 Lack of monitoring

The MoUD had advised all State Governments (April 2007) to constitute a Project Implementation and Monitoring Cell for monitoring the implementation of the projects under JNNURM Scheme and compliance of reform agenda at the local level. The need for formation of Project Implementation Unit was again reiterated (November 2008 and April 2009) by the MoUD. A tool kit was also provided for formation of the Project Implementation Unit (PIU) and Project Monitoring Unit (PMC).

The GSUDA, however, did not constitute the above units and instead entrusted all the works such as preparation of DPR, tender documents, tender evaluation, supervision of work, preparation of measurement book, bills *etc.* to the consultant.

A minimum of three meetings of the SLSC was stipulated in the guidelines for reviewing the progress of ongoing projects and for sanctioning new projects. The SLSC/Nodal agency did not conduct periodical monitoring/review of the progress of implementation of the scheme as stipulated in the scheme guidelines. It was observed that there was undue delay on the part of the SLSC to approve the projects like e-Governance, solid waste management and the DPR for BSUP project and was forwarded to MoUD without the approval of SLSC.

GSUDA replied (November 2014) that on the basis of instructions received from MoUD, Independent Review and Monitoring Agency had been appointed to review the project at each stage of construction.

GSUDA did not constitute PIU and PMC. Deficiencies in monitoring as per guidelines issued by MoUD were instrumental in the poor implementation of JNNURM in Goa.

3.1.12 Conclusion

As brought out in the forgoing paragraphs, CCP could not implement even a single project by availing central grant even though a sum of ₹ 122.37 crore was allocated under JNNURM in 2005 due to indecisiveness and poor management. Since the water supply project was not completed in time by the PWD, the State would have to bear the balance cost of ₹ 60.51 crore as communicated by the MoUD (May 2014).

Execution of the projects at Sanquelim, Bicholim and Sanguem was adversely affected due to improper preparation of DPR by an inexperienced consultant. Monitoring mechanism was not adequate to ensure that the projects were executed within the mission period as per the approved DPR.

SPORTS AND YOUTH AFFAIRS DEPARTMENT

3.2 Avoidable expenditure of ₹ 1.33 crore due to faulty estimates

There was large deviation in original estimated quantity on items of filling and compaction due to change in site for construction of athletic stadium. The department invited tenders without revision of estimates. Further, failure of the department to obtain clarification on exorbitant rates (up to 13,614 per cent above the estimated rates) quoted by the agency on these items resulted in acceptance of second lowest offer at additional expenditure of \gtrless 1.33 crore.

The Government of Goa (GoG) decided (July 2012) to construct an Athletic Stadium at the Goa Medical College, Bambolim. The Sports Authority of Goa (SAG) was responsible for construction of the stadium. The GoG also appointed (August 2012) M/s Shashi Prabhu and Associates as Architect and Project Management Consultants (Consultant) at a consultancy fee of 4.50 per cent of the project cost. As per the agreement with the GoG, besides project management, the Consultant was required to undertake land survey, soil investigations, preparation of estimates, tender documents etc. for the work and was also responsible for preparation of the comparative statements and evaluation of the bids received.

The SAG invited (October 2012) tenders for construction of the Athletic Stadium at Bambolim and received three offers. The lowest offer of the M/s Simplex Ltd. for ₹ 61.83 crore (9.65 *per cent* above the estimated cost of ₹ 56.39 crore) was accepted (December 2012) by the Goa State Works Board. The work order was issued (December 2012) with scheduled date of completion by 03 October 2013.

We observed (November 2013) that the SAG did not specifically demarcate the land for construction of the Stadium and consultant prepared plans and estimates considering the land indicated by the SAG. However, this was objected by the adjacent land owners as it was the encroachment to their land. This led to shifting the athletic stadium towards the National Highway side. The new site/location had a different soil strata than envisaged and resulted in large deviation in quantity of the items for filling and compaction, valuing ₹ 4.15 crore. The SAG, despite change in location, did not revise the estimates prior to inviting tenders.

Our scrutiny further revealed that the contractor (M/s Simplex Ltd.) had quoted abnormally higher rates on the items of filling and compaction, as compared to the other two dealers (second lowest and third lowest) ranging from 658 per cent to 13,614 per cent for which neither the consultant nor the SAG sought clarifications during evaluation of the tenders. The quantity and rates are detailed in **Table** below:

(Amount in ₹)

Item No.	Brief description of item	Estimated quantity (in cubic meter)	Executed quantity (in cubic meter)	Rate as per the estimate	Rate Quoted by M/s Simplex	Rate quoted by M/s Venkata Rao Infra Projects	Rate quoted by NCC Ltd.
28	Spreading gravel/sand/murum	544	15625	29	1680	60	35
29	Compacting the hard murum/ kankar with power roller including watering	3626	15625	3.5	480	9	7
371	Providing and filling hard murum in sub base brought from outside and compaction	5850	10712	95	720	360	265

Had the SAG and the consultant revised the estimates considering the actual site before inviting tenders, the offer of M/s Venkata Rao Infra Projects (Second lowest) would have been the lowest offer at ₹ 63.95 crore against ₹ 65.29 crore of M/s Simplex as indicated in the **Table** below:

11	mount	:	F

Item No.	Unit rate as quoted by M/s Simplex (first lowest)	Unit rate as quoted by M/s Venkat Rao (second lowest)	Quantity executed in cubic metre	Amount as per the quoted rate of M/s Simplex	Amount as per the quoted rate of M/s Venkata Rao			
28	1680	60	15625	26250000	937500			
29	480	9	15625	7500000	140625			
371	720	360	10712	7712640	3856320			
The ini	tial offer excludin	g the above three it	ems	611402600	634587861			
Total		652865240	639522306					
Differe	Difference							

We also observed that the value of work done (on the basis of actual quantity executed on all the items) by applying the rates quoted by M/s Venkat Rao was ₹ 40.98 crore as against ₹ 45.02 crore at the rates quoted by M/s simplex.

Thus, failure to revise the estimates according to the changed location of the Athletic stadium resulted in incorrect estimates being put to tender. The consultant and department also did not compare the exorbitantly higher rates quoted on the above three items with estimated rate quoted by other contractors. This resulted in avoidable expenditure of ₹ 1.33 crore.

The SAG accepted (May 2014) that the consultant had failed to analyse the quoted rates of individual items of each agency. It was also stated that it had relied on the expertise of the consultant who had executed similar projects in the past for which their services were availed. The SAG also admitted that the large deviation in the quantity was on account of faulty estimate prepared and submitted by the consultant which might be on account of time constraint and non-visualisation and non-deployment of experienced quantity surveyors/engineers for preparation of the estimate. It also apprised that they had penalised the consultant ₹ 49 lakh for preparation of faulty estimates. The SAG also admitted the fact of abnormally high quoted rates should have been taken into account at the time of scrutiny of tenders and this remained unattended to from both sides inadvertently.

The matter was referred to the Government (July 2014) and their reply was awaited (January 2015).

3.3 Loss of interest of ₹ 91.54 lakh due to keeping huge funds in Current Accounts

The Sports Authority of Goa kept the unutilised portion of the grants received from Government in two banks in current account for long periods. The investment of its unutilised funds in short term deposits would have fetched interest of ₹91.54 lakh.

The Sports Authority of Goa (SAG) is an autonomous body which functions with the 100 *per cent* financial assistance from the Government of Goa. The SAG operates two Current Accounts, one with State Bank of India, Panaji branch and the other with Canara Bank, Fatorda, Margao.

Our scrutiny (November 2013) revealed that SAG kept huge balances in these current accounts and the monthly minimum balances available were ranging from ₹ 1.10 crore (March 2012) to ₹ 17.30 crore (February 2014) during the period from April 2011 to March 2014.

Had the SAG deposited funds immediately not required, in short term deposits of ₹ 15 lakh each for a minimum period of 15 to 29 days, it would have earned a total interest of ₹ 91.54 lakh during the above period. Thus, poor financial management by the SAG resulted in loss of interest to the tune of ₹ 91.54 lakh.

On being pointed out by audit the SAG issued (March 2014) directions to the banks to invest its surplus amount in multiples of ₹ 50 lakh after retaining a minimum balance of ₹ one crore.

The SAG replied (March 2014) that there had been no suggestions or observations from any of the authorities to transfer the funds from current account to saving account or short term deposits at any point of time and they have taken due cognizance of the audit observation and have appropriately acted upon by instructing the bankers to convert the Current Accounts into Flexi Deposit Accounts.

The matter was referred to the Government (July 2014) and their reply was awaited (January 2015).

PUBLIC HEALTH DEPARTMENT

3.4 Loss of Revenue to the tune of ₹ 1.06 crore due to non-revision of rent in respect of private pharmacy in the premises of Goa Medical College, Goa

Goa Medical College allowed a private firm to run a pharmacy without proper agreement and without revision of rent for a long period which resulted in undue benefit to the contractor besides loss of revenue to the tune of ₹ 1.06 crore.

The Goa Medical College (GMC) had permitted two pharmacies *viz*. M/s Goa Antibiotics Pvt. Ltd. (GAPL), a Government of Goa Undertaking and M/s Stelton (India)-New Goa Pharmacy to operate in its premises with effect from 20 January 1994 and 01 August 1997 respectively.

The tenders were invited (April 1997) for running the pharmacy at Shopping Arcade on rental basis. M/s I.C.M Agencies, Mapusa had quoted highest bid with monthly rent of ₹ 61,251. They, however, declined to accept the allotment. Therefore, the second highest bidder, M/s Stelton (India) Limited who quoted ₹ 47,152 was allotted the premises (August 1997). Subsequently (August 1998) due to reduction in the area allotted, the quoted amount was reduced to ₹ 39,239 per month and further increased to ₹ 45,681 with effect from 01 April 1999. The firm was also directed (July 1997) to execute an agreement with GMC. No such agreement was, however, executed till date (January 2015).

Our scrutiny revealed that a Power of Attorney was executed by the Proprietor of M/s Stelton (India) Limited to run the pharmacy on their behalf to Shri Mahesh B Naik (The proprietor of M/s ICM agencies, who had quoted

highest amount but declined the offer). The above transaction clearly indicated an intention to deceive the GMC. The GMC, however, did not initiate action to cancel the contract.

It was also noticed that the Hon'ble Health Minister had also pointed out (May and September 2011) that though the premises was allotted to M/s Stelton (India) Limited for one year, the GMC had allowed the party to continue running the pharmacy for approximately eight years without Government approval and instructed the Dean to initiate action to vacate the premises. Earlier the Public Health Department, Government of Goa had also conveyed (May 2006) the approval to GMC for fresh tendering and initiate action for vacating M/s Stelton (India) Limited. However, the illegal occupation continued (January 2015).

We also observed that the GMC had provided for an increase of annual rent by 10 per cent every year in respect of the pharmacy run by GAPL. However, no such provision was made in the case of M/s Stelton (India) Limited. Had the GMC resorted to similar action and enhanced the rent of M/s Stelton annually, it could have earned an additional revenue of ₹ 1.06 crore for the period April 2000 to January 2015 (Appendix 3.1).

The matter was referred to the Government (August 2014) and GMC; their replies were awaited (January 2015).

3.5 Non-maintenance of Reserve Stock limit of medicines

Due to non-maintenance of reserve stock of medicines the GMC resorted to local purchases at higher rates resulting in avoidable expenditure of ₹ one crore.

Goa Medical College (GMC) procures medicines, surgical items and chemicals for its use as per the rates obtained through annual tendering. The pharmacy of GMC, on projected requirements, places indents to the Purchase section for issue of supply orders to the Agencies. The Agencies were required to supply the medicines within 30 days of the supply order. The pharmacy was also required to maintain a reserve stock of two months requirement of medicines.

In case of delay in arrival of medicines the pharmacy resorts to local purchase at the market rates from the medical shop functioning in the GMC campus (owned by Goa Antibiotic and Pharmaceuticals Ltd.).

It was observed (November 2013) that the GMC pharmacy did not maintain a reserve stock limit and the orders for the medicines were submitted only after the quantity of stock was brought to 'nil'. This was further compounded by late issue of supply orders resulting in late receipt of the supply from the agencies. In the intervening period of non-availability of medicines, the GMC resorted to procure the medicines locally at MRP rate.

The value of medicines so procured locally during the period 2010-13 was ₹ 9.35 crore as detailed below:

(₹ in crore)

Year	Value of purchase through tender	Value of local purchase	Total	Percent Value of local purchase to total purchase
2010-11	24.56	2.37	26.93	8.80
2011-12	23.88	2.91	26.79	10.85
2012-13	26.22	4.07	30.29	13.44
	74.66	9.35	84.01	

A test check of eight² items of stocks (119 Nos.), items procured locally amounting to ₹ 1.72 crore during 2012-13 revealed that the expenditure based on the tendered rate would have been ₹ 0.72 crore. Thus, resorting to local purchase on MRP rate instead of tendered rate resulted in avoidable expenditure of ₹ one crore in the test checked cases.

The GMC attributed (November 2013) the delay in sanction for purchases from the Government, non-supply by tenderers due to non-payment of bills, delay in issue of supply orders and failure in supply by L1 tenderer *etc*. The local purchases increased as the tendered quantity proposed vide Annual tender of 2011-12 was nearing depletion and the hospital pharmacy had proposed items to be supplied strictly as per consumption by the wards.

The reply of GMC was not convincing as the slackness on the part of the purchase wing of GMC, GMC Administration and the tenderer could have been avoided and quicker processing of purchase orders would have prevented a stock out position.

The matter was referred to the Government (June 2014) and their reply was awaited (January 2015).

3.6 Loss of Revenue to the tune of ₹ 1.01 crore due to non-allotment of shops at Yatri Nivas

Goa Medical College constructed Yatri Nivas (June 2008) for providing accommodation to the patient's relatives and bystanders. The building also provided commercial space of 275.44 square metre with a rent of $\overline{\xi}$ 500 per square metre. The inordinate delay on the part of department in finalising tenders and allotment of shops resulted in loss of revenue to the tune of $\overline{\xi}$ 1.01 crore.

A Yatri Nivas complex was constructed (June 2008) inside Goa Medical College (GMC) campus for providing accommodation to the patient's relatives and bystanders. The building also provided commercial space (14 shops) earmarked for various purposes. Proposal for inviting tenders for allotment of these shops were initiated (January 2009). The minimum license fee proposed and assessed by the GMC was ₹ 500 per square metre.

The total area of 14 shops was measuring to 275.44 square metre. Accordingly on the basis of the minimum rent of ₹ 500 per square metre fixed (September 2010) by GMC, the monthly license fee receivable was

²Injection, Infusion, Life Saving, Vaccines, Immunizers, Tablets, Surgical I, Surgical II

₹ 1,37,720. However, these shops were not leased out to the public even after a lapse of over five years (January 2015).

The inordinate delay on the part of GMC in leasing out of the shops from January 2009 to January 2015 has resulted in loss of revenue of ₹ 1.01 crore³.

The GMC stated (May 2014) that tenders were invited for allotment of the premises. Further, on instructions from the Government (April 2013) the premises was allotted for the Lusofonia Games and had not yet been vacated.

The reply of GMC was not convincing as the Government had occupied the Yatri Nivas and not the commercial space having 14 shops. Thus, inordinate delay in leasing out the shops resulted in loss of revenue of ₹ 1.01 crore.

The matter was referred to the Government (June 2014) and their reply was awaited (January 2015).

^{3₹ 1,37,720} lakh x 73 months

CHAPTER – IV Revenue Receipts



CHAPTER-IV

REVENUE RECEIPTS

4.1 Trend of Revenue Receipts

4.1.1 The Tax and Non-Tax revenue raised by the Government of Goa during the year 2013-14, the State's share of net proceeds of divisible Union Taxes and duties assigned to the State and Grants-in-aid received from the Government of India during the year and the corresponding figures for the preceding four years are mentioned below in **Table 4.1.1**:

Table - 4.1.1

(₹ in crore)

_						\ in crore			
SI. No.	Particulars	2009-10	2010-11	2011-12	2012-13	2013-14			
1	Revenue raised by the State Government								
	Tax revenue	1762.34	2139.57	2551.02	2939.66	3582.48			
	Non-tax revenue	1731.20	2268.60	2313.54	1832.90	1661.55			
	Total	3493.54	4408.17	4864.56	4772.56	5244.03			
2	Receipts from the Gover	nment of Ind	ia						
	Share of net proceeds of divisible Union taxes and duties	427.42	584.21	680.59	777.21	848.53			
	Grants-in-aid	179.31	449.56	235.58	295.66	357.21			
	Total	606.73	1033.77	916.17	1072.87	1205.74			
3	Total revenue receipts of the State Government (1 and 2)	4100.27	5441.94	5780.73	5845.43	6449.77			
4	Percentage of 1 to 3	85	81	84	82	81			

(Source: Finance Accounts of the state)

The above table indicates that during the year 2013-14, the revenue raised by the State Government (₹ 5,244.03 crore) was 81 *per cent* of the total revenue receipts. The balance 19 *per cent* of the receipts during 2013-14 was from the Government of India.

For details, please see Statement No. 11 - Detailed accounts of revenue by minor heads in the Finance Accounts of the Government of Goa for the year 2013-14. Figures under the head 0020 - Corporation tax, 0021 - Taxes on income other than corporation tax, 0032 - Taxes on wealth, 0037 - Customs, 0038 - Union excise duties and 0044 - Service tax - share of net proceeds assigned to State booked in the Finance Accounts under A - Tax revenue have been excluded from revenue raised by the State and included in State's share of divisible Union taxes in this statement.

4.1.2 The details of the Tax revenue raised during the period from 2009-10 to 2013-14 are given in **Table 4.1.2**:

Table - 4.1.2

(₹ in crore)

SI. No.	Head of revenue		2009-10	2010-11	2011-12	2012-13	2013-14	Percentage increase (+) or decrease (-) in 2013-14 over 2012-13
1	Taxes on	BE	1236.10	1495.00	1705.00	1955.00	1766.00	(-) 9.67
	Sales, trade etc.	Actual	1142.13	1380.05	1652.92	1577.42	1708.05	8.28
2	Stamps Duty	BE	117.42	130.39	151.11	408.98	547.36	33.84
		Actual	111.25	151.79	183.79	524.42	396.10	(-) 24.47
3	State excise	BE	103.72	129.99	159.99	211.23	246.28	16.59
		Actual	104.46	139.16	182.03	212.90	235.76	10.74
4	Taxes on goods and passengers	BE	147.01	147.01	177.00	283.00	285.11	0.75
		Actual	160.73	171.98	210.09	257.50	386.41	50.06
5	Land Revenue	BE	10.73	9.72	10.96	9.42	388.43	4023.46
		Actual	10.61	8.33	8.38	11.13	454.36	3982.30
6	Other taxes	BE	717.88	825.57	1024.57	1198.19	1297.70	8.31
		Actual	233,16	288.26	313.81	356.29	401.80	12.77
	Total	BE	2332.86	2737.68	3228.63	4065.82	4530.88	
		Actual	1762.34	2139.57	2551.02	2939.66	3582.48	

It would be seen above that during the last five years there has been continuous increase in revenue collection. However, the actual receipts have always been less than the Budget Estimate (BE) framed by the Government. There has been a steep increase in revenue collection under the land revenue due to revision in infrastructure tax and conversion fees.

4.1.3 Details of the Non-Tax revenue raised during the period 2009-10 to 2013-14 are indicated in **Table 4.1.3**:

Table - 4.1.3

(₹ in crore)

Sl. No.	Heads of revo	enue	2009-10	2010-11	2011-12	2012-13	2013-14	Percentage increase (+) or decrease (-) in 2013-14 over 2012-13
1	Power	BE	1000.58	10.72.23	1060.77	1231.75	1331.85	8.13
		Actual	941.30	969.06	1000.49	1139.97	1187.95	4.21
2	Interest	BE	2.52	2.28	5.21	24.85	9.93	(-) 60.04
	Receipts	Actual	13.64	17.88	26.36	18.37	14.12	(-) 23.14
3	Forest and Wild	BE	2.65	2.80	2.26	2.07	2.49	20.29
	Life	Actual	2.73	3.10	2.46	3.18	3.15	(-) 0.94

Water Supply and Sanitation Non-Ferrous Mining and Metallurgical Industries ² Tourism	BE Actual BE Actual BE Actual BE	70.95 70.39 272.10 292.25 0.45 0.64 1510.52	71.79 69.60 701.91 983.73 0.60 0.83 2059.73	86.11 886.88 953.29 1.25 1.51 2258.12 2258.12	90.57 97.99 401.00 339.26 1.25 3.18 2009.22	102.07 103.97 18.54 46.12 2.00 3.94 1782.56	12.70 6.10 (-) 95.38 (-) 86.41 60.00 23.90
Non-Ferrous Mining and Metallurgical Industries ²	Actual BE Actual BE	70.39 272.10 292.25 0.45	69.60 701.91 983.73 0.60	886.88 953.29 1.25	97.99 401.00 339.26	103.97 18.54 46.12 2.00	6.10 (-) 95.38 (-) 86.41 60.00
Non-Ferrous Mining and Metallurgical Industries ²	Actual BE Actual	70.39 272.10 292.25	69.60 701.91 983.73	886.88 953.29 1.25	97.99 401.00 339.26	103.97 18.54 46.12	6.10 (-) 95.38 (-) 86.41
Non-Ferrous Mining and Metallurgical	Actual	70.39 272.10	69.60	886.88 953.29	97.99	103.97	6.10
and Sanitation Non-Ferrous	Actual	70.39	69.60	886.88	97.99	103.97	6.10
	BE	70.95	71.79	86.11	90.57	102.07	12.70
			1				
Sports, Art and Culture	Actual	10.96	12.75	75.64	26.94	22.78	(-) 15.44
Education,	BE	6.82	8.02	16.17	17.74	21.40	20.63
receipts	Actual	77.89	115.21	9.66	86.06	124.59	44.77
Other Non-tax	BE	83.82	115.62	126.78	111.69	116.37	4.19
Medium Irrigation	Actual	10.57	23.67	14.70	7.04	12.11	72.02
Major and	BE	13.10	9.45	3.26	3.28	20.26	517.68
	Actual	1.15	0.50	0.51	0.55	0.48	(-) 12.73
			10450000000		3337371755		49.03
		The second second	A CONTRACTOR OF THE PARTY OF TH				(-) 5.32
	Actual	1.43	1.84	1.26	3.37	4.52	34.12
Police	BE	1.90	1.44	1.52	6.11	6.65	8.84
Administrative	BE Actual	47.47	44.65	47.86 42.09	72.67 64.89	88.01	40.62 35.63
Services	Actual	259.88	19.45	27.46	32.52	35.27	8.46
Miscellaneous	BE	0.02	19.02	28.17	32.90	35.93	9.21
	Actual	1.89	2.04	2.35	1.87	3.06	63.64
	General Services Other Administrative Services Police Medical and Public Health Co-operation Major and Medium Irrigation Other Non-tax receipts Education, Sports, Art and	Miscellaneous General Services Other Administrative Services Police BE Actual Medical and Public Health Co-operation Major and Medium Irrigation Other Non-tax receipts Actual Actual Actual Actual Actual BE Actual BE Actual Actual BE Actual BE BE Actual BE Actual BE BE Actual BE Actual BE BE Actual BE	Actual 1.89	Miscellaneous BE 0.02 19.02 General Actual 259.88 19.45 Services BE 47.47 44.65 Administrative Actual 40.50 40.63 Services BE 1.90 1.44 Actual 1.43 1.84 Medical and Public Health Actual 5.98 8.31 Co-operation BE 0.47 0.54 Actual 1.15 0.50 Major and Medium Irrigation BE 13.10 9.45 Medium Irrigation Actual 10.57 23.67 Other Non-tax receipts BE 83.82 115.62 Education, Sports, Art and BE 6.82 8.02	Miscellaneous BE 0.02 19.02 28.17 General Services Actual 259.88 19.45 27.46 Other Administrative Services BE 47.47 44.65 47.86 Administrative Services Actual 40.50 40.63 42.09 Police BE 1.90 1.44 1.52 Actual 1.43 1.84 1.26 Medical and Public Health BE 5.78 7.33 5.99 Public Health Actual 5.98 8.31 11.00 Co-operation BE 0.47 0.54 0.60 Actual 1.15 0.50 0.51 Major and Medium Irrigation Actual 10.57 23.67 14.70 Other Non-tax receipts Actual 77.89 115.21 9.66 Education, Sports, Art and BE 6.82 8.02 16.17	Actual 1.89 2.04 2.35 1.87	Actual 1.89 2.04 2.35 1.87 3.06

(Source: Finance Accounts of the State and estimates of Receipts for the concerned years)

The total receipts during the years 2013-14 are less than those of 2012-13. This is mainly due to less receipt from Power and Non-Ferrous Mining and Metallurgical Industries.

4.1.4 Analysis of arrears of revenue

Revenue arrears

The arrears of revenue as on 31 March 2014 in respect of some principal heads of revenue as furnished by the Departments amounted to ₹ 1,251.07 crore as indicated in **Table 4.1.4**:

² Includes major minerals – Iron ore, manganese and bauxite, minor minerals, basalt (Granite), laterite stones, ordinary sand, river pebbles, murrum and laterite baulders.

Table 4.1.4

						(₹ in crore)	
Head of Revenue	Amount of arrears as on 31 March 2014	Arrears more than three years old	Cases pending in court		Revenue arrears pending recovery	Amount of arrears as on 31 March 2010	
COURSE TOUR			No.	Amount			
Commercial Taxes	850.00	378.24	1273	10.65	839.35	205.57	
State excise	2.17	0.26	-		2.17	0.84	
Taxes on vehicles	10.94	3.81	154	0.47	10.47	6.85	
Chief Engineer - Water Resou	rces Department						
i) Water Tax	4.25	2.09	-	- 1	4.25	1.12	
ii) Water Charges	25.25	27.88	-	-	25.25	41.61	
iii) Rent on shops	2.98	2.35	3	0.01	2.97	2.26	
iv) Hire charges of machinery	0.34	0.34	-	-	0.34	0.35	
Chief Engineer - Public Works	Department	- 1 Se 1 Se 13			MILITARY	JE TO THE	
i) Rent of Building/ Shops	0.53	0.25	-	-	0.53	0.56	
ii) Water charges, meter rent and sewerage charges	33.75	12.05	3940	12.68	21.07	18.48	
Chief Electrical Engineer ³ Energy charges	318.93	201.12	5893	10.24	308.69	105.99	
Agriculture	0.35	0.20	-	-	0.35	3.27	
Printing & Stationery ⁴		-/ 8		_	-	1.42	
Tourism	1.07	0.51	11	0.26	0.81	0.64	
Director General of Police	0.22	0.11	1	0.03	0.19	-	
Collector, South Goa						With the land	
Land Tax	0.23	0.16	-	-	0.23	-	
Revenue recovery cases ⁵	76.4	-	-	-	-	-	
River Navigation Department, Barge Tax	0.06	0.06	1	0.06		0.56	
Total	1251.07	629.43	11276	34.40	1216.67	389.52	

(Source: Information furnished by concerned Departments)

During the last five years the increase in arrears has shown a steep rise. These have increased from $\stackrel{?}{\underset{?}{|}}$ 389.52 crore in March 2010 to $\stackrel{?}{\underset{?}{|}}$ 1,251.07 crore in March 2014 *i.e.* an increase of 221.19 per cent.

It will be in the interest of revenue if appropriate steps are taken for recovery of the arrears particularly the old ones as with the passage of time, the chances of recovery become bleak.

4.1.5 Pendency of Refund Cases

Section 33(2) of the Goa Value Added Tax (GVAT) Act, 2005 provide for payment of interest, at the rate of eight *per cent* per annum, if the excess amount is not refunded to the dealer within 90 days from the date of the order till the refund is made.

The number of refund cases pending at the beginning of the year 2013-14, claims received during the year, refunds allowed during the year and the cases

³ Excluding information pertaining to Divisions – I (Panaji), VII (Curchorem), XVI (Margao), XVII (Mapusa)

⁴ Information not furnished by the Department

⁵ Information not furnished by the Department

pending at the close of the year 2013-14 as reported by the Department is given in **Table 4.1.5**:

Table 4.1.5

(₹ in crore)

Sl.	Particulars Particulars	Sales t	ax/VAT	State excise	
No.		No. of cases	Amount	No. of cases	Amount
1	Claims outstanding at the beginning of the year	148	49.51	=	-
2	Claims received during the year	329	11.32	10	0.02
3	Claims rejected	2	0.06	-	-
4	Refunds made during the year	343	6.54	10	0.02
5	Balance outstanding at the end of the year	132	54.23	-	-

Section 33 (2) GVAT Act, 2005 provide for payment of interest, at the rate of eight *per cent* per annum, if the excess amount is not refunded to the dealer within 90 days from the date of order till the refund is made. The progress to dispose of the refund cases of Sales Tax/VAT was very slow as compared to claims received.

4.1.6 Response of the Government / Departments towards audit

The Accountant General, Goa (AG), conducts periodical inspection of the Government Departments to test check the transactions and verify the maintenance of important accounts and other records as prescribed in the rules and procedures. These inspections are followed up with the inspection reports (IRs) incorporating irregularities detected during the inspection and not settled on the spot, which are issued to the heads of the offices inspected with copies to the next higher authorities for taking prompt corrective action. The heads of the offices/Government are required to promptly comply with the observations contained in the IRs, rectify the defects and omissions and report compliance through initial reply to the AG within one month from the date of issue of IRs. Serious financial irregularities are reported to the heads of the Department and the Government.

Inspection reports issued up to December 2013 disclosed that 492 paragraphs involving ₹156.34 crore relating to 152 IRs remained outstanding at the end of June 2014 as mentioned below along with the corresponding figures for the preceding two years in **Table 4.1.6**:

Table 4.1.6: Details of pending inspection Reports

(₹ in crore)

White the Carlotter of the Carlotter	June 2012	June 2014	
Number of IRs pending for settlement	76	June 2013	152
Number of outstanding audit observation	177	383	492
Amount of revenue involved	230.05	196.72	156.34

4.1.6.1 The Department-wise details of the IRs and audit observations outstanding as on 30 June 2014 and the amounts involved are mentioned in the **Table 4.1.6.1**:

Table 4.1.6.1

(₹ in crore)

Sl. No.	Name of the Department	Nature of receipts	Number of outstanding IRs	Number of outstanding audit observations	Money value involved		
1.	Finance	Taxes on Sales, Trade etc.	20	99	51.79		
		Passenger & Goods Tax (PGT)	19	53	53.63		
		Other Taxes & Duties on commodities and services (OTD)	12	61	3.21		
		Entertainment & Luxury tax etc.	11	34	8.54		
2.	Excise	State excise	18	39	1.82		
3.	Revenue	Land Revenue	13	41	0.70		
4.	Transport	Taxes on motor vehicles	19	77	8.85		
5.	Stamp and Registration	Stamp and registration fees	23	68	2.70		
6.	Mines and Geology	Non-ferrous mining and metallurgical industries	-	-	-		
7.	Forest and environment	Forestry and wild life	5	6	0.52		
8.	Water resources (IPH)	Water rates	-	-	-		
9.	Public Works (B&R)	License, fees, rent, water charges severage charges hire charges of machinery, Diesel supply etc.	9	11	24.29		
10.	Crop husbandry	Horticulture and Agriculture	3	3	0.29		
11.	Co-operation	Audit fees and other receipts	<u> </u>	-	-		
		Total	152	492	156.34		

The large pendency of the IRs indicated that the heads of offices and the Departments did not initiate action to rectify the defects, omission and irregularities pointed out by the AG in the IRs. Audit did not receive even the first replies from the heads of offices within one month from the date of issue of the IRs in respect of 15 IRs issued during 2013-14.

4.1.7 Response of the Department to the draft audit paragraphs

The draft audit paragraphs/Performance Audit proposed for inclusion in the Report of the Comptroller and Auditor General of India are forwarded by the Accountant General to the Secretaries of the concerned Department, drawing their attention to audit findings and requesting them to send their response within six weeks. The fact of non-receipt of the replies from the Departments/Government is invariably indicated at the end of such paragraphs.

Four draft paragraphs including one performance audit were sent to the Secretaries of the respective Departments by name between June to October 2014. Replies to these draft paragraphs have not been received from the Government despite repeated reminders (February 2015).

4.1.8 Follow up on the Audit Reports-summarised position

The Rules of Procedure of internal working of the Public Accounts Committee (PAC), notified in December 1994, laid down that immediately after the laying of the Accounts and Audit Reports, thereon, before the House, the Government Departments shall *suo-motu* prepare and furnish to the Legislature Secretariat.

- Within three months, detailed Explanatory Notes on Audit Paras/Reviews, excess, saving and variations which have been commented upon in the Appropriation Accounts duly vetted by Audit.
- ii. Within six months corrective action taken in respect of Audit Paras/Reviews not selected by the Committee for oral evidence duly vetted by Audit.
- iii. Statements of the Action Taken Note (ATN) on the recommendation made by the Committee in their previous Report within six months duly vetted by Audit.

The Reports of the Comptroller and Auditor General of India of the Government of Goa for the years ended 31 March 2008, 2009, 2010, 2011 and 2012 containing 26 paragraphs were placed before the State Legislature Assembly between 25.03.2010 to 10.10.2013. Out of these, only one Explanatory note pertaining to the Audit Report of 2009-10 has been furnished by the Collectorate, North Goa with the delay of three months. The Explanatory notes for remaining 25 Paragraphs have not been received (31 December 2014) from the concerned Departments. The PAC has not selected any Paragraph pertaining to Revenue Sector that appeared in the Audit Reports for the years ended 31 March 2008, 2009, 2010, 2011 and 2012.

4.1.9 Analysis of the mechanism for dealing with the issues raised by Audit in Commercial Taxes Department

To analyse the system of addressing the issues highlighted in the Inspection Reports/Audit Reports by the Departments/Government, the action taken on the paragraphs and performance audits included in the Audit Reports of the last 10 years for one Department is evaluated and included in this Audit Report.

The succeeding paragraphs 4.5.1 to 4.5.2 discuss the performance of the Commercial Tax Department under revenue head 0040 and cases detected in the course of local audit during the last five years and also the cases included in the Audit Reports for the years 2008-09 to 2012-13.

4.1.10 Position of Inspection Reports

The summarised position of the inspection reports pertaining to Commercial Tax Department issued during the last five years, paragraphs included in these reports and their status as on 31 March 2014 are tabulated in below **Table 4.1.10**:

Table 4.1.10

(₹ in crore)

Sl. No.	Year	O	pening Ba	lance	Ado	dition dur year	ing the	Clearance during the quarter			Closing balance during the year		
		IRs	Para- graphs	Money value	IRs	Para- graphs	Money value	IRs	Para- graphs	Money value	IRs	Para- graphs	Money value
1	2008-09	7	16	0.12	-	-	-	1	1	NMV	6	15	0.12
2	2009-10	5	5	0.72	-		-	-	-	-	5	5	0.72
3	2010-11	7	13	1.53	-	-		3	6	0.19	4	7	1.34
4	2011-12	10	39	13.34	-	-	-	_	15	1.88	10	24	11.46
5	2012-13	13	72	13.43	-		-	12	32	10.33	13	40	3.10

The Government arranges ad-hoc Committee meetings between the Department and AG's office to settle the old paragraphs. However, no audit committee meetings were held during the year for settlement of old outstanding paragraphs. It is recommended that efforts may be made for holding audit committee meeting at regular intervals for settlement of the old outstanding paragraphs.

4.1.11 Recovery of accepted cases

The position of paragraphs included in the Audit Reports of the last 10 years, those accepted by the Department and the amount recovered are mentioned in **Table 4.1.11:**

Table 4.1.11

(₹ in lakh)

Year of Audit Report	Number of paragraphs included	Money value of the paragraphs	Money value of accepted paragraphs	Amount recovered during the year	Cumulative position recovery of accepted cases as of 31.03.2014
2003-04		-			
2004-05	3	111.96	-	-	-
2005-06	1	47.94	47.94	47.94	47.94
2006-07	2	150.22	97.96	-	145.90
2007-08	5	288.85		-	
2008-09	3	72.07	-	-	<u>-</u>
2009-10	2	62.56	54.50	2.32	200.40
2010-11	4	513.87	<u>-</u>	-	-
2011-12	4	132.20	61.88	-	262.28
2012-13	2	54.22	-	-	-

The above table indicated that during the last nine years the progress of recovery even in accepted cases was very slow. The Department may take immediate action to pursue and monitor prompt recovery of the dues involved in accepted cases as with the passage of time the chances of recovery become remote.

4.1.12 Action taken on the recommendations accepted by the Departments/Government

The Draft Performance Audit (PA) conducted by the AG is forwarded to the concerned Department/Government for their information with a request to furnish their replies. These PAs are also discussed in an exit conference and the Department's/Government's views are included while finalising the reviews for the Audit Reports.

During the last five years five performance audits were conducted in which 25 recommendations were made by audit for improving the system of collection of the revenue. However, none of the PAs has been discussed by the PAC. The latest action taken on these recommendations has not been received (December 2014).

4.1.13 Audit Planning

The unit offices under various Departments are categorised into high, medium and low risk units according to their revenue position, past trends of the audit observations and other parameters. The annual audit plan is prepared on the basis of risk analysis which *inter-alia* include critical issues in government revenues and tax administration *i.e.* budget speech, white paper on state finances, Reports of the Finance Commission (State and Central), recommendations of the Taxation Reforms Committee, statistical analysis of the revenue earnings during the past five years, factors of the tax administration, audit coverage and its impact during past five years *etc*.

During the year 2013-14, out of 135 auditable units, 27 units were planned for audit (20 per cent). All the units planned except one were audited during the year. The unit⁶ left unaudited has been proposed for the next audit cycle 2014-15.

4.1.14 Result of Audit

Test check of the records of 26 units of sales tax/Value Added Tax, State excise, Motor Vehicles, Goods and Passengers, Forest Receipts and other Departmental offices conducted during the year 2013-14 showed under assessment/short levy/loss of revenue aggregating ₹ 109.45 crore in 160 cases. During the course of the year, the departments concerned accepted under assessment and other deficiencies of ₹ 1.14 crore involved in 20 cases.

4.1.15 Coverage of this Report

This Chapter contains one Performance audit on Levy and collection of State excise Revenue, involving financial effect of ₹ 13.22 crore and four paragraphs (selected from the audit detections made during the local audit referred to above and during earlier years, which could not be included in earlier reports).

73

⁶ CTO (VAT), Curchorem

EXCISE DEPARTMENT

4.2 PERFORMANCE AUDIT ON LEVY AND COLLECTION OF STATE EXCISE REVENUE

Highlights

 Sales declared as exports without producing Export Verification Certificate (EVC) as proof of export resulted in Excise duty concession to the extent of ₹ 5.86 crore.

(Paragraph 4.2.6.2)

• There was short levy of license fee on occasional license for sale of liquor, which in one case amounted to ₹ 10.50 lakh.

(Paragraph 4.2.6.5)

• There was short levy of renewal fees due to misclassification of categories of 16 hotels amounting to ₹ 0.73 crore.

(Paragraph 4.2.6.6)

 There was short levy of surcharge due to adoption of wrong rates for keeping four licensed premises for consumption of liquor open beyond 11 p.m. amounting to ₹ 10.50 lakh.

(Paragraph 4.2.6.9)

• The requirement of setting norms for allowance of wastages and the instructions pertaining to levy and collection of Excise duty on excess wastages were not strictly followed by the Department. The loss of revenue in case of one unit which claimed wastage on malt spirit though there was no norm set for it amounted to minimum ₹ 9.40 lakh.

(Paragraph 4.2.7)

 Arrears of Establishment charges demanded on account of the departmental staff posted in the liquor manufacturing units as of June 2014 amounted to ₹ 1.27 crore. There was no provision to levy delayed payment charges.

(Paragraph 4.2.9)

• Non-demanding House Rent Allowance (HRA) and Leave salary on account of personnel posted in the 57 manufacturing units resulted in loss of revenue of ₹ 1.06 crore on account of HRA and ₹ 0.58 crore on account of leave salary contribution for the period 2009-10 to 2013-14.

(Paragraph 4.2.10)

• Though the concept of Small Scale Industrial units have ceased to exist since October 2006, concessions in license fee being SSI units continued to be allowed to 55 liquor manufacturing units. The undue benefit of concession allowed during the period from 2009-10 to 2013-14 amounted to ₹ 1.80 crore.

(Paragraph 4.2.12)

 Testing of liquor samples required as provided in the Act was too insignificant. Out of 9,709 batches manufactured by the above units, only 452 batches (4.65 per cent) were tested by the public laboratory.

(Paragraph 4.2.14)

4.2.1 Introduction

The levy and collection of state excise duties and fees are governed by the Goa Excise Duty Act, 1964 and the Rules framed there-under. The State excise revenue mainly comprises of License Fees charged on the manufacturing, wholesale and retail sale units, export and import permit fees and the excise duty collected on the liquor manufactured/imported and sold in the State.

The Government also levies duty in the form of an export fee for any sale of liquor out of the State, which is \mathbb{T} one per Bulk Litre (BL) for Indian Made Foreign Liquor (IMFL) and Beer, and \mathbb{T} 0.50 for Wines, as against duty applicable for sale of liquor in the State which is higher (\mathbb{T} 15 to \mathbb{T} 28 per BL for Beer and \mathbb{T} 2 to \mathbb{T} 600 per BL for Wine, as per the prevailing rates, depending on the MRP).

The provision in the Excise Duty Act and Rules, 1964 stipulates levy of 'delayed payment charges' at the rate of two *per cent* per month on delay (s) in payment of the license fee. There is no provision to levy "delayed payment charges" in respect of other revenues such as excise duty, surcharge, library cess, bottling fee, label fee, transfer fee and Establishment charges.

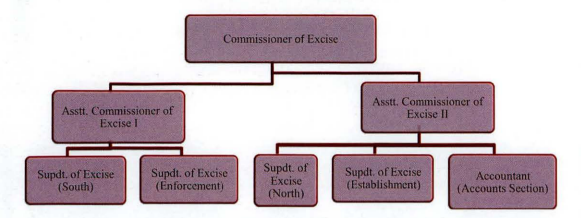
The Department regulates transactions of excisable articles including manufacturing, import, export, transportation and sales in the State besides levy and collection of the revenue of fees and duties as determined by the Government from time to time.

4.2.2 Organisational set up

At the Government level the Department is administered by the Secretary (Finance) Government of Goa. The Commissioner of Excise assisted by two Assistant Commissioners and eight Superintendents of Excise, is the head of the Department. He is further supported by the Excise Inspectors, Sub-Inspectors, guards and other Administrative staff. There are 11 Talukas, five check posts, 70 manufacturing/bottling units, 222 wholesalers and 8,565 retail sellers in the State. Each Taluka office also called "Excise Station" is headed by an Excise Inspector. The Superintendent and Inspectors of Excise are also posted in the distilleries/breweries and are kept in-charge of these units.

⁷Dodamarg, Neibag, Patradevi, Molem, Polem

Organisational chart of the office of Excise Department is as under:



4.2.3 Audit Objectives

The Performance Audit (PA) on "levy and collection of excise revenue" is being conducted to ascertain whether;

- the provisions of the Act and rules framed there-under were adequate and followed in levy and collection of excise duty, license fee, fines *etc*;
- the co-ordination and financial management in the Department was adequate, efficient and effective and;
- the internal control mechanism including Internal Audit wing was effective and prevented leakage of revenue.

4.2.4 Audit criteria

The audit criteria for this Performance Audit are derived from the provisions of following Central and State laws:

State Act/Rules

- The Goa Excise Duty Act, 1964.
- The Goa, Daman and Diu (Excise Duty) Rules, 1964.

Central Act/Rules

- Medicinal and Toilet Preparations (Excise Duties) Act, 1955 and Rules 1956.
- Narcotics Drugs and psychotropic Substances Act, 1985; and Notifications and instructions and orders issued by the Government and the Department from time to time.

4.2.5 Scope and methodology of audit

The Performance Audit on "levy and collection of State excise revenue" of the Excise Department was conducted between May and September 2014 in respect of all the State excise Departmental offices⁸ for the period from 2009-10 to 2013-14.

Office of the Commissioner and eleven Taluka based Excise Station.

Methodology adopted: Audit checked the records maintained by the Department and those maintained by 24 manufacturing units. The manufacturing units were selected on the basis of revenue and risk factors. An entry conference was held (May 2014) with Secretary (Finance) to Government and with the officers of the Excise Department before taking up the (PA), in which the objectives, criteria and scope of the performance audit were discussed. The draft report was forwarded to the Government and the Department (October 2014). An exit conference was held (December 2014) wherein findings mentioned in the draft performance audit were discussed in detail.

Reasons for selection of the Performance Audit: Performance Audit of the Excise Department was not taken up after the year 2002. Since then there has been considerable growth in Excise revenue. During the last five years the revenue grew by 239 per cent. The excise revenue was ₹89 crore in 2008-09 which has risen to ₹213 crore in 2012-13. As such it was felt necessary to conduct the PA to evaluate the efficiency and effectiveness of the Department in collection of the revenue.

Audit acknowledges the co-operation and assistance extended by the officials of the Department in smooth conduct of the Performance Audit.

4.2.6 AUDIT FINDINGS

4.2.6.1 Trend of revenue collection of State excise receipts

The Budget Estimates and the Actual Receipts of the State excise revenue for the period from 2009-10 to 2013-14 were as mentioned in **Table 1**:

Table-1

(₹ in crore)

			(
Budget Estimates			Cost of collection		Total tax revenue of the State	Percentage of Excise revenue to total tax	
		Amount	Percentage	Amount	Percentage		revenue
103.72	104.46	0.74	0.71	8.17	7.82	1762.34	5.93
130.00	139.16	9.16	7.05	7.75	5.57	2139.57	6.50
159.99	182.03	22.04	13.77	8.85	4.86	2551.02	7.14
211.23	212.90	1.67	0.79	9.54	4.48	2939.66	7.24
246.28	235.76	10.52	4.27	11.74	4.98	3582.48	6.58
	103.72 130.00 159.99 211.23	Estimates Realisation 103.72 104.46 130.00 139.16 159.99 182.03 211.23 212.90	Estimates Realisation Excess (+ Amount 103.72 104.46 0.74 130.00 139.16 9.16 159.99 182.03 22.04 211.23 212.90 1.67	Estimates Realisation Excess (+)/ Shortfall (-) Amount Percentage 103.72 104.46 0.74 0.71 130.00 139.16 9.16 7.05 159.99 182.03 22.04 13.77 211.23 212.90 1.67 0.79	Estimates Realisation Excess (+)/ Shortfall (-) Amount Percentage Amount 103.72 104.46 0.74 0.71 8.17 130.00 139.16 9.16 7.05 7.75 159.99 182.03 22.04 13.77 8.85 211.23 212.90 1.67 0.79 9.54	Estimates Realisation Excess (+)/ Shortfall (-) Amount Percentage Amount Percentage 103.72 104.46 0.74 0.71 8.17 7.82 130.00 139.16 9.16 7.05 7.75 5.57 159.99 182.03 22.04 13.77 8.85 4.86 211.23 212.90 1.67 0.79 9.54 4.48	Estimates Realisation Excess (+)/ Shortfall (-) revenue of the State 103.72 104.46 0.74 0.71 8.17 7.82 1762.34 130.00 139.16 9.16 7.05 7.75 5.57 2139.57 159.99 182.03 22.04 13.77 8.85 4.86 2551.02 211.23 212.90 1.67 0.79 9.54 4.48 2939.66

The above table reveals that the actual realisation of revenue was always more than the budget estimates and also the variations between the budget estimates and actual realisation was very low. It ranged between 0.71 *per cent* to 7.05 *per cent*.

During the last five years the contribution of the State excise revenue to the total revenue showed an increasing trend from year to year but the cost of

⁹There were a total number of 70 manufacturing units which were active during the period 2009-10 to 2013-14. The units which gave average revenue of ₹ one crore and above per annum were considered high risk, ₹ 25 lakh to ₹ one crore were considered medium risk and below ₹ 25 lakh were considered low risk units. Fifty *per cent* of the high risk units, 33 *per cent* of the medium risk units and 20 *per cent* of the low risk units were covered in Audit. The selection of units for Audit in each stratum were done on judgemental basis in view of the limited number of units, which was approved by the Nodal Statistical Officer appointed by the Comptroller and Auditor General of India.

collection has declined from eight to five *per cent*. This indicates that increase in collection of revenue was without any extra cost on its collection. This may be due to better resource and financial management. The Department may continue its efforts to maintain such qualitative management.

4.2.6.2 Non-levy of excise duty on sales not supported by Export Verification Certificates

Rule 13 of the Goa Excise duty Rules, 1964, stipulated that an exporter of liquor shall have to produce before the Excise Commissioner of the State, a copy of the permit endorsed with a certificate called as Export Verification Certificate (EVC) signed by the concerned Excise Officer of the State or Union Territory into which the import is made certifying the due arrival of the liquor at its destination within 10 days of the arrival of the consignment at the destination. The Act and Rules did not provide for levy of excise duty on export sales not supported by the EVC.

Audit scrutiny revealed that EVC in respect of 493 export permits involving 11.87 lakh BLs of IMFL, 15.64 lakh BLs of beer and 1.87 lakh BLs of wine shown to have been exported between 2009-10 and 2013-14 have not been received by the Department, as shown in the table below:

								(₹ in lakh)
Year	No. of Units	IMFL (BLs)	BEER (BLs)	WINE (BLs)	No. of Permits	Total Excise Duty payable	Export fee paid	Difference
2009-10	4	20250	0	30565	15	6.01	0.29	5.72
2010-11	3	35400	0	37723	27	9.47	0.42	9.04
2011-12	6	140268	0	79700	50	47.19	1.80	45.39
2012-13	7	358894	0	36448	86	99.21	3.60	95.61
2013-14	11	632069	1563889	2700	315	452.51	21.96	430.55
Total		1186881	1563889	187136	493	614.39	28.07	586.31

The export fee paid on these sales was only ₹ 28 lakh, while if sold within the state, the excise duty of ₹ 6.14 crore was payable. There was nothing on record to indicate that the exports actually took place. In the absence of EVC the misrepresentation of local sales as exports in these cases cannot be ruled out.

A provision for realisation of excise duty in case of exports not supported by declaration would have prompted the concerned exporters for timely submission of the EVCs and the chances for misuse of EVCs would have been avoided. Since a considerable amount of excise duty is involved in these cases it is recommended that the Department may put in place a system for timely collection of EVCs and frame provision in the Act/Rules to treat exports without proof as local sales and levy excise duty in the interest of revenue.

4.2.6.3 Non-renewal of licenses

As per provisions of Rule 91 of the Goa Excise Duty Rules, 1964, sale of liquor other than occasional licenses shall be granted for a period not exceeding three financial years. The application for renewal shall be made to the Commissioner within 15 days before the expiry of license.

The Excise Inspector shall within eight days from the expiry of the license issue notices in the form prescribed by the Commissioner to those licensed

vendors who have not submitted their applications for renewal within the time. If the licensed vendor who has been served with a notice fails to apply for renewal within eight days of service of such a notice, the license shall automatically stand cancelled.

Audit scrutiny revealed the licenses were being issued for only one financial year and renewal was done from year to year. While the cases of non-renewal were negligible ¹⁰ till 2012-13, a large number of licensees were to renew their licenses for the years 2013-14 and 2014-15 as detailed below:

Retail/wholesale licenses:

Year	No. of Excise Stations involved	Total No. of Licenses	Total No. of Licenses not renewed	Total License fee outstanding (₹ in lakh)
2013-14	6	3767	58	4.77
2014-15	8	7259	387	29.72
			Total	34.49

Further, it was seen that renewal of licenses in case of one manufacturing unit having multiple licenses was also in arrears as shown below:

Year	Name of the Unit	No. of Licenses	License fee outstanding (₹ in lakh)
2012-13	Impala Distillery and Brewery Limited	12	15.48
2013-14	-do-	4	6.02
		Total	21.50

There was nothing on record to indicate that notices were issued by the Commissioner to the licensed vendors who have not submitted their applications for renewal so that their licenses could be treated as cancelled. This is fraught with risk of misuse and illegal sale of liquor.

It is recommended that the Department may follow its rules for renewal and cancel license in respect of those that do not come forward with renewal applications.

Non/short levy of license fee

The retail vendors of liquor for consumption in the premises were required to obtain separate licenses for sale of foreign liquor imported from outside India, and for Indian Made Foreign Liquor and Country Liquor (CL). The license fees also were levied separately, as per entry Nos. 7 and 8 of the notification dated 25 March 1976 as amended from time to time, as the licenses were separate. Cases relating to short levy of license fee and interest, additional license fee are mentioned in the paragraphs from 4.2.6.4 to 4.2.6.7.

¹⁰ only 2 cases in 2011-12 and 6 cases in 2012-13

4.2.6.4 Short levy of additional license fee and interest thereon from hotels having Casino

The Government imposed additional license fees of ₹ one lakh for hotels having casinos, by adding a sub-clause to that effect under item No. 7 of the above notification, which pertained to retail sale of Foreign liquor for consumption on the premises. Subsequently, vide notification dated 23/4/2008, similar sub-clause was added under item No. 8 also, which pertained to retail sale of IMFL and CL. Thus, ₹ two lakh per year was to be levied and collected from each hotelier licensed to sell both Foreign Liquor and IMFL and CL having casinos.

Audit scrutiny revealed that in respect of 16 hotels having casinos registered under four Excise Stations which were licensed to sell both FL and IMFL and CL, on payment of additional fee of only ₹ one lakh per year from each hotel. This resulted in short realisation of license fee of ₹ 91 lakh during 2009-10 to 2013-14. Besides interest of ₹ 67 lakh was also leviable for non-payment of license fee.

During the exit conference the Commissioner accepted the facts and stated that fresh notification was being issued with regard to additional license fee from hotels with casino in which only one license fee shall be recovered. The reply was however silent about non-collection of the license fee during the last five years.

4.2.6.5 Short levy of license fee on occasional license for sale of liquor

The Government in August, 2013 levied the license fee for occasional retail sale of liquor for consumption on special occasions/event in clubs/open place/enclosed premises where entry fee was charged from guests. The rate of the license fee per day from 9.00 a.m to 11.00 p.m for -

- 1. Functions in which number of guests between 501 to 1,000 was ₹ 0.50 lakh.
- 2. Functions in which the number of guests above 1,000 was ₹ one lakh.

If the retail sale of liquor for consumption continued beyond 11.00 p.m. license fee was required to be charged by treating this part of period as second day. Every additional point of sale of liquor duly approved shall be charged at the rate of 50 per cent of license fee.

Audit scrutiny revealed that an event named "Sunburn" was organised from 27/12/2013 to 29/12/2013 in which more than 1,000 guests visited on all days. The organisers applied for license for sale of liquor at eight bar counters at the venue for the above days *i.e.* from 27/12/2013 to 29/12/2013 midnight (up to 1.00 a.m. of 30/12/2013), and the same was allowed. The organisers were liable to pay license fee of $\stackrel{?}{\sim} 27$ lakh as mentioned in **Table 2**:

Table 2

(₹ in lakh)

Date	Fee leviable upto 11 p.m. @ ₹ 100000	Additional fee leviable upto 11 p.m. for 7 additional points @ ₹ 50000 for each point	License fee leviable for time beyond 11.00 p.m. @ ₹ 100000	Additional fee leviable beyond 11 p.m. for 7 additional points@ ₹ 50000 for each point	Total license fee leviable for the day
27.12.2013	1	3.5	†T	3.5	9
28.12.2013	1	3.5	1 ,	3.5	9
29.12.2013	1	3.5	1	3.5	9
		Total			27

However, the Department levied and collected only ₹ 16.50 lakh as against ₹ 27.00 lakh leviable, resulting in short levy of ₹ 10.50 lakh.

After this being pointed out the Excise Inspector stated (September 2014) that the event was stopped at 10.00 p.m. every day for crowd management, as it required at least one hour to clear the crowd due to traffic congestion. Hence, no fees were collected from the organisers of the event for late hours function for additional points.

The reply of the Excise Inspector was not correct as the organisers had taken permission for conducting the event from 27/12/2013 to 29/12/2013 and there was nothing on record to indicate that the timings of the event had been changed.

- (i) In the application submitted by the organisers the timing was mentioned as 09.00 a.m to 01.00 a.m and license was granted accordingly and there was nothing on record to indicate that any request for change in the timing of the event was received.
- (ii) Besides, the payment for occasional license was required to be made in advance and it should have been recovered at the time of granting the permissions. The reasons for short recovery and for not collecting the same in advance were not found on record.

4.2.6.6 Short levy of license renewal fee due to misclassification of category of hotels

The grading and classification of hotels established in Goa is notified by the Ministry of Tourism, Government of India and that of the Department of Tourism, Government of Goa from time to time. The Excise License fees for the hotels are charged as per the category, notified by the Government from time to time. The rates for sale of liquor in the hotels are prescribed by the Excise Department by issue of notifications.

The licensees are required to file the declaration indicating the status of their hotels declaration at the time of registration that forms the basis for charging the license fee. Rule 122 of the Excise Duty Rules, 1964, provides for levy interest at the rate of two *per cent* of the license fee short paid.

A cross verification of records of the Excise Department with the information obtained from the Tourism Department of Goa revealed that 16 hotels were classified at lower grades in the records of Excise Department resulting in short

realisation of license fee of ₹ 73 lakh. Besides interest leviable on the same amounting to ₹ 39.94 lakh was also payable as mentioned in **Table 3**:

Table 3

(₹ in lakh)

Total	Category of h	License fee		Short realisation			
number of hotels	Tourism Department of Goa	Excise Department	Leviable	Levied	Fee	Interest	Total
. 4	A	2-B 1-Bar 1-C	50.00	7.11	42.89	23.01	65.90
12	В	9-C 3-Restaurant	42.30	11.80	30.50	16.93	47.43
16		16	92.30	18.91	73.39	39.94	113.33

Audit noticed that the Department had not put any system in place for obtaining the information/data from the Tourism Department of Goa and cross verifying the same with the information furnished by the licensees in the declaration forms to ensure correct payment of license fee. Thus, incorrect information given by the hotels in the declaration forms remained undetected.

After being pointed out, the Excise Inspector, Bardez stated (August 2014) that notices have been sent to all the hotels pointed out by Audit calling upon them to submit the category and star rating certificates and to pay the dues. The Excise Inspector of Pernem stated that the dealer has accepted to pay the short levied amount.

Similar cross-verification of records of all hotels in the State was required to trace out such false declarations. Further, the Department should have a fool proof system to ensure that the category are truthfully intimated by the licensees at the time of registration and updating any change in the categorisation taking place subsequently.

4.2.6.7 Short levy of license fee and interest thereon due to adoption of prerevised rates

The license fee was enhanced from ₹ one lakh to ₹ two lakh per annum with effect from April 2010 for retail sale of IMFL and CL for consumption within the premises for hotels with 5-Star having 'A' category issued by Tourism Department of Government of Goa.

Similarly, license fee for retail sale of IMFL/CL for consumption on the premises, for hotels with 3/4 star having 'A' category was increased from ₹ one lakh to ₹ 1.25 lakh and for Foreign Liquor ₹ 2.5 lakh to ₹ 2.75 lakh with effect from April 2012. The license fee for retail sale of foreign liquor for consumption on the premises for hotels with 2, 3 and 4 Star category issued by Government of India or having 'B' issued by Tourism Department of Goa was increased from ₹ 0.25 lakh to ₹ 0.40 lakh with effect from 01/04/2013.

Audit scrutiny revealed that four hotels licensed to sell IMFL/CL and FL had paid the license fee at the pre-revised rate, resulting in short levy of revenue of ₹ 3.30 lakh, as detailed below:

(₹ in lakh)

Excise Station	Name of the hotel and license Number	Category	Year	License fee Payable (IMFL+FL)	License Fee paid	Short payment of license fee
Bardez, Mapusa	Riviera de Goa Resort IMFL/ 1763	A (5 Star)	2010-11	2.00	1.00	1.00
	Mandovi Hotel Pvt. Ltd. (IMFL/ 271, FL/43	A (3 Star)	2012-13	4.00	3.50	0.50
			2013-14	4.00	3.50	0.50
Tiswadi,			2014-15	4.00	3.50	0.50
Panaji	Aswin Resort		2012-13	1.25	1.00	0.25
	Pvt.ltd (IMFL/634)	A	2013-14	1.25	1.00	0.25
D	Papa Jolly	В	2013-14	0.40	0.25	0.15
Pernem	(FL/012)	В	2014-15	0.40	0.25	0.15
		Tota	al			3.30

In addition to the amount of ₹ 3.30 lakh short levied, additional payment at the rate of two *per cent* till the date of payment, as provided under Rule 122 of the Goa Excise Duty Rules, 1964 was also recoverable from the concerned hoteliers.

The Excise Inspectors concerned informed (August 2014) that demands have been raised with the licensees to remit the short paid amounts with interest as applicable.

4.2.6.8 Loss of revenue due to non-levy of License fee

As per rule 90(8) of the Goa Excise Duty Act and Rules, 1964 when the business is started in the course of the second semester of any year, only half of the annual license fee shall be payable. The rates of license fee for retail vendors of Foreign Liquor of hotels with 3 Star and above was ₹ 2.5 lakh for the year 2010-11.

It was observed that license for retail sale of Foreign Liquor for consumption on the premises was issued to M/s. "Mandovi Hotel Pvt. Ltd." on 31/01/2011. The hotelier was liable to pay half of the license fee. However, no license fee for sale of Foreign liquor was paid for the period from 31/01/2011 to 31/03/2011, resulting in loss of revenue to the extent of ₹ 1.25 lakh. Besides delayed payment charges at the rate of two *per cent* per month amounting to ₹ 0.93 lakh upto April 2014 was leviable. Thus, the dues recoverable as on April 2014 amounted to ₹ 2.18 lakh.

After this being pointed out the Excise Inspector, Tiswadi informed (September 2014) that an amount of ₹ 1.25 lakh alongwith interest up to August 2014 amounting ₹ 1.03 lakh has been demanded (August 2014) from the licensee.

4.2.6.9 Short levy of surcharge for additional time

Government decided (April 2012) to levy a surcharge in addition to annual license fee from retail vendors of IMFL, Country Liquor and Foreign Liquor for consumption on the premises by keeping their licensed premises open for serving their clientele beyond 11 p.m. but not exceeding 5 a.m. The surcharge, in case of hotels with 5 Star and above having 'A' Category status issued by

the Tourism Department, Government of Goa, was enhanced from ₹ 1.5 lakh to ₹ five lakh with effect from 02 April 2012. The Surcharge, for hotels with 3 star or 4 star status issued by the Government of India Tourism Department with A category status issued by Tourism Department, Government of Goa and hotels with 2, 3 and 4 stars with B category issued by Tourism Department, Government of Goa, was fixed as ₹ three lakh and ₹ two lakh respectively.

Audit scrutiny revealed that in four cases the surcharge amount levied and collected was less than the prescribed rates, resulting in short levy of revenue of ₹ 10.50 lakh as mentioned in the following **Table 4:**

Table 4

(₹ in lakh)

Excise Station	License number of the Hotel	Category	Year	Fee paid for additional time	Pay- able	Difference Payable
			2010-11	1.00	1.50	0.50
	IMFL 1869		2011-12	1.00	1.50	0.50
		A	2012-13	1.00	5.00	4.00
	FCL/1581	В	2013-14	1.50	2.00	0.50
Bardez, Mapusa	FCL 1953	A	2012-13	1.50	5.00	3.50
Mapusa		В	2012-13	1.50	2.00	0.50
	IMFL/1062	w.e.f.	2013-14	1.50	2.00	0.50
		17.08.12	2014-15	1.50	2.00	0.50
			Total			10.50

After this being pointed out the Excise Inspector stated (August 2014) that letters have been issued to all the licensees as pointed by Audit and one licensee has paid the amount. Reports on recovery in respect of the remaining licenses have not been received.

4.2.6.10 Non-levy of delayed payment (interest)

As per Goa Excise Duty Act and Rules 1964, the Department issues various types of licenses. The license issued is valid for one year and needs to be renewed before it expires. Further as per Rule 122 of Goa Excise Duty Rule 1964, when any annual license fee or its installment as the case may be is not paid within the period prescribed *i.e.* 31 March of each year, it shall be lawful to collect from the licensee an additional amount equivalent to two *per cent* of such license fee or installment of each month of delay.

The scrutiny of records revealed that a hotel (IMFL/1869 and FL/110) had not paid the license fees within prescribed time. However, no interest/delayed payment charges was levied. That resulted in non-levy of interest to the extent of ₹ 4.89 lakh as shown in the **Table 5**:

Table 5

(₹ in lakh) Year Difference Payable Difference paid on Delayed period IMFL FL Interest @ 2 per cent per month FL **IMFL** FL FL IMFL Payable IMFL Payable Paid on Paid on Time Time 34 2010-11 months 2.50 0.25 1.00 0.40 2.25 0.60 28.03.13 25.02.13 months 1.99 27 days 24 days 22 22 2011-12 2.50 0.25 2.00 0.40 2.25 1.60 25.02.13 25.02.13 month month 1.76 24 days 24 days 11 11 2012-13 2.50 0.25 3.00 0.40 2.25 2.60 25.02.13 25.03.13 month month 1.14 24 days 24 days Total 4.89

After this being pointed out, the Excise Inspector stated (August 2014) that demand has been raised (August 2014) for recovery of the interest.

4.2.6.11 Non-levy of additional fee on liquor having alcoholic strength above 42.8 per cent v/v¹¹

The Government notified (October 2012) an additional fee of (₹ 100 per bulk liter for whisky, rum, gin, vodka, brandy, other than wines with or without rectified spirit/milk punch/concentrates/malt spirit and the like manufactured outside India whose strength is above 42.8 *per cent* v/v but below 60 *per cent* v/v. The additional fee was enhanced to ₹ 200 with effect from April 2013.

Audit observed that two importers imported liquor whose alcoholic strength was more than 42.8 *per cent* v/v without paying the additional fee as shown below:

(₹ in lakh)

Period of import	Names of Importers	Liquor Import Quantity (B.L.)	Alcoholic strength (in <i>per cent</i>)	Additional fee rate per B.L.	Total additional fee payable
26 Oct. 2012 to March 2013	M/s Royal Spirit, Pernem M/s Costa Spirit, Salcete	6449.40	43 to 47	100	6.45
2013-14	M/s Royal Spirit, Pernem	3621	47	200	7.24
		Tot	al		13.69

Thus, the non-levy of additional fee resulted in less realisation of revenue of ₹ 13.69 lakh.

After this being pointed out the Excise Inspector, Pernem stated (October 2014) that the concerned parties have been asked to pay the amount short levied.

¹¹ Volume/Volume (Actual percentage of alcohol in the liquor)

4.2.7 Irregular allowance of wastage

4.2.7.1 The Act and the Rules do not provide for any wastage on production or storage of malt spirit by a distillery. Audit scrutiny of three distilleries engaged in the production of malt spirit revealed that one distillery had claimed and was allowed wastage of 6,32,363 BL on production of malt during the period from 2009-10 to 2013-14. The wastage claimed was irregular and resulted in revenue loss of ₹ 9.40 lakh as detailed in the following table:

(₹ in lakh)

Period	Rate of Excise Duty per BL	Quantity (BL)	Amount of Excise Duty
01.04.09 to 23.03.11	0.50	216389	1.08
24.03.11 to 31.03.14	2.00	415974	8.32
Tota	al of the state of the	632363	9.40

4.2.7.2 A private Distillery was importing Extra Neutral Alcohol (ENA) and Rectified Spirit (RS), the wastages in transit claimed was much higher than the permissible limit of 0.25 per cent. It was observed that during May 2010 to December 2011 in import of 2.40 lakh BLs of ENA/RS, as against the permissible wastage of 600 BLs, a total quantity of 1,567 BLs were claimed by the unit and allowed, resulting in excess allowance of 967 BLs, i.e. 161 per cent in excess of the permissible limit. No action was taken by the Department to levy Excise duty as applicable.

After this being pointed out the Excise Inspector of the Unit stated that the Excise Duty on excess wastage will be worked out and collected.

4.2.8 Collection of arrears of revenue

Section 20 of the Goa Excise Duty Act, 1964, empowers the officer in charge to recover sums due to Government from any amounts due to the licensee. In case of non-payment of the amount specified in the demand notice these can be recovered as arrears of land revenue.

- 4.2.8.1 Audit noticed that either the licensees who had defaulted in payment of the Government revenue had applied for cancellation of licenses, or the Department had proposed for cancellation of their licenses but no action was taken to recover the same as arrears. A few cases are mentioned in the following paragraphs.
- (i) A licensee M/s Acerock Developers Pvt. Ltd., Calangute had outstanding dues of ₹ 12.34 lakh (₹ 7 lakh license fee and ₹ 5.34 lakh interest) for the period 2010-11 to 2012-13. The licensee applied for cancellation of the Foreign Liquor license on 27/03/2014 from the year 2014-15 onwards. The same was cancelled on 16/06/2014. However, the above outstanding dues were not recovered.

After being pointed out, the Department recovered the above amount in July 2014.

(ii) Another licensee *viz*. Shri Atul Kumar Goyal (IMFL/1897, B Category Hotel) did not pay license fee for 2011-12 and 2012-13, despite the issue

of notices by the Excise Inspector. Though, the license was proposed for cancellation by the Excise Inspector no action was taken to recover the arrears pending collection.

4.2.8.2 M/s. Ashwin Resort Pvt. Ltd., a hotel registered with Tourism Department under 'A' category, had not paid fees amounting to ₹ 7.50 lakh pertaining for additional time for sale of liquor during the period 2001-02 to 2007-08. The demand was raised during 2012-13 by the Local Audit and the Excise officials issued instruction regarding payment for the same. However, it is observed that the above amount has not yet been realised and the Department has not taken any serious action for its realisation, though the license of the hotel had been regularly renewed.

4.2.9 Non-recovery of Establishment charges

There is no provision in the Excise Duty Act and Rules to levy fines or interest on establishment charges paid after due date. The lack of any punitive action on defaulters has resulted in rising trend of defaults as shown in the following paragraphs.

Scrutiny of records of Establishment charges payable by units where Excise personnel were posted revealed that an amount of $\stackrel{?}{}$ 7.43 crore was demanded by the Department, from the units in which the Excise personnel were posted, for the period from 2009-10 to 2013-14. Out of the above amount, an amount of $\stackrel{?}{}$ 1.27 crore (17.09 *per cent*) was outstanding as of June 2014, as shown below:

(₹ in lakh)

		(, , , , , , , , , , , , , , , , , , ,	
Year	Establishment charges Payable	Outstanding	
2009-10	127.23	3.39	
2010-11	137.67	3.97	
2011-12	128.88	15.53	
2012-13	166.81	30.73	
2013-14	182.30	73.38	
Total	742.89	127.00	

- **4.2.9.1** M/s Cipla Limited paid the establishment charges for the period from August 2011 to February 2013 (19 months) totaling ₹ 2.86 lakh on 11 March 2013.
- 4.2.9.2 Similarly, M/s. Seabhal Mikelin Distillery Pvt. Ltd. has been in arrears for periods upto one year, but no interest/delayed payments were levied. They paid ₹ 2.34 lakh on 29 March 2011 for the period from April 2010 to March 2011 and ₹ 1.56 lakh on 30 March 2012 for the period April 2011 to March 2012.

In the above cases since there was no provision to levy the interest, it was not levied by the Department.

4.2.10 Non-demand of HRA and Leave salary contribution

As per provisions of Rule 49(2) and (3) of the Goa Excise Duty Rules, 1964, the Distillery, brewery or winery where the Excise staff are posted have to be

provided with such residential accommodation as the Commissioner may approve. If suitable accommodation cannot be made available within the premises of the unit, the same may be arranged in the neighbourhood or alternative arrangement has to be made.

It was observed that none of the units have provided residential quarters to the Excise staff posted in those units. The Department had not demanded the same from the 57 units with whom the excise staff was deployed. However, HRA was paid as per entitlement to the staff posted in M/s. Rhea Distilleries, Nuvem, Salcete since November 2012 and M/s. United Spirits Limited, Ponda since December 2013 by the concerned units.

Similarly leave salary component also was not demanded and recovered from the units, though it was recoverable in respect of all the staff members posted in the units.

As per the data of unit-wise posting of officials, periods of posting, their basic pay, grade pay *etc*. for the period from April 2009 to March 2014 obtained by Audit from the office of the Commissioner of Excise, a total amount of ₹ 1.06 crore was recoverable from 57 units on account of HRA and ₹ 0.58 crore was recoverable on account of leave salary contribution for the period 2009-10 to 2013-14.

4.2.10.1 Audit found delays in remittances of establishment charges by the concerned units where Excise staffs have been posted, the Department has not been demanding any additional amounts as delayed payment charges. Levy of interest/delayed payment charges on delayed remittances of establishment charges, would have fetched additional revenue of ₹ 10.85 lakh (calculated at the rate of two *per cent* chargeable for delayed payment of license fees) for the period from 2009-10 to 2013-14 as shown below:

(₹ in lakh)

					(in takn)
Year	No of Units considered	Total remittance received	Remittances received within due date	Amount of remittance received after due date	Interest leviable @ two per- cent per month
2009-10	10	0.20	2.00	17.86	2.94
2010-11	12	0.20	0.42	18.92	2.20
2011-12	14	0.22	0.61	22.33	2.40
2012-13	11	0.30	2.88	26.52	1.68
2013-14	11	0.31	0.71	30.85	1.63
	Total	1.23	6.62	116.48	10.85

4.2.11 License fee concessions to Small Scale Industrial units

4.2.11.1 The license fee leviable from the liquor manufacturing units during the years 2009-10 to 2012-13 was ₹ one lakh per annum which was enhanced to ₹ two lakh from the year 2013-14. The Small Scale Industrial units were allowed concessional rates of license fee, which was ₹ 0.50 lakh per annum till 2012-13 and ₹ 0.70 lakh with effect from 2013-14. There were 60 manufacturing units in the State which have been availing the benefit of concessional rate of Excise License fee, being Small Scale Industrial Units.

It was observed that though powers to levy and grant of concession of State excise duty vests with the State Government, no notification issued by the state Government authorising such concession to liquor business was produced to audit. The benefits were allowed under a notification issued by Government of India in 1997. This notification was also rescinded in 2009 but the Department had made no efforts to take cognizance of this fact and disallow the concessions to such units or bring the units within the purview of the new notification as discussed in the following paragraph.

4.2.12 Incorrect grant of concession

The notification issued by the Central Government under No. SO 857(E) dated 10/12/1997 specifying the criteria for classifying an industrial undertaking as a small scale or as an ancillary industrial undertaking was rescinded by it by issue of another Notification No. SO 563(E) dated 27/02/2009.

During the intervening period (between 2007 and 2009) the Government of India, Ministry of Micro, Small and Medium Enterprises, replaced the erstwhile scheme of Small Scale Industries by enactment of Micro, Small and Medium Enterprises Development (MSMED) Act, 2006. The Act came into force on 02/10/2006. With effect from 02 October 2006 the Small Scale Industry has been replaced with Micro and Small Enterprises under the above Act and the concept of SSI has been done away with.

The criteria for continuation of erstwhile SSI status were linked to investment in plant and machinery and also the turnover during the previous year, the criteria for the Micro and Small Enterprises stipulated only investment on plant and machinery/equipments, excluding land and building as under:

Type of Enterprise	Investment in Plant and Machinery	Investment in Equipment Service Enterprise	
	Manufacturing Enterprise		
Micro Enterprise	Does not exceed ₹ 25 lakh	Does not exceed ₹ 10 lakh	
Small Enterprise	Exceeds ₹ 25 lakh, but does not exceed ₹ 5 crore	Exceeds ₹ 10 lakh but does not exceed ₹ 2 crore	
Medium Enterprise	Exceeds ₹ 5 crore but does not exceed ₹ 10 crore	Exceeds ₹ 2 crore but does not exceed ₹ 5 crore	

A cross verification of records of the Department by Audit with Industries Department revealed that only five out of the sixty SSI units which have been availing the benefit of license fee concessions were under the new Act as Micro/Small Enterprise. Thus, concessions in license period from 2009-10 to 2013-14 amounting to ₹ 1.80 crore extended to the remaining 55 units on the ground of being an SSI unit was irregular.

Scrutiny of the records of Industries Department revealed that they had released only one advertisement in the month of March 2007 in the local newspapers, for implementation the MSMED Act, 2006 that did not mention about the abolition of the SSI scheme, indicating that the MSMED Act, 2006 lacked necessary publicity in the electronic and print media.

After the matter was brought to the notice by Audit (July 2014), the Director of Industries, Trade and Commerce which is the nodal Department for

implementing the Acts accepted (September 2014) the audit observation and stated that "the State Government Departments cannot rely on SSI certificate for any purposes, as it has been done away with".

The Directorate further stated that they are making efforts to give wide publicity to the provisions of the MSMED Act, 2006. A circular letter dated 23 September 2014 was issued by the Department informing all the Heads of Departments, Corporations, Semi Government and Autonomous bodies, Municipalities *etc.* about the non-existence of the SSI concept and the requirement to enroll under the MSMED Act to be eligible for any special treatment/privileges under any law after 02 October 2006.

It is recommended that the Government may give wide publicity of the MSMED Act, 2006 through electronic and print media indicating the abolition of the SSI scheme, implementation of the MSMED Act, 2006 and for enrolment of the units under the new Act.

4.2.13 Ineffective check post and dilapidated office building

The Goa Excise Rules provide for checking of the import and export of liquor for which check-posts are set up at the places as found necessary by the Commissioner.

- There are three check posts on the Goa-Maharashtra border, viz. Patradevi and Neibaug under the jurisdiction of Excise Inspector, Pernem and Dodamarg under the jurisdiction of Excise Inspector, Bicholim. As per procedure, the vehicles have to be stopped for checking. However, Audit found that the barrier gate at Patradevi Excise Check post was broken and as on date there was no barrier to stop the speeding vehicles, which rendered the check post ineffective.
- The building in which the Pernem Excise Station was housed had collapsed at one end. There were major cracks on the roof and in the walls of the building. For safe and healthy working environment the Government may take appropriate steps to house the office at an appropriate place.

4.2.14 Testing of samples

As provided under Goa Excise Duty Rules, 1964 the Commissioner shall draw samples of the excisable articles manufactured by the distillery, brewery or winery from time to time, and shall dispatch the samples duly sealed to the Public Health Laboratory specified by the Commissioner in this behalf for testing the contents of the excisable articles and to ensure that they conform to the specification and do not contain any noxious materials. However the Department had not specified the minimum percentage of sample to be drawn for testing purposes.

4.2.14.1 It was observed by Audit that percentage of conducting the test was very low as illustrated in the following table.

Year	No of Units	Total batches Produced	Total batches tested	
2009-10	12	1705	17	
2010-11	13	1835	31	
2011-12	15	2007	71	
2012-13	16	2079	109	
2013-14	16	2083	224	
	Total	9709	452	

Thus, out of 9,709 batches manufactured by the above units, only 452 batches (4.65 per cent) were tested by the public laboratory.

Testing of the liquor in a laboratory is an important tool to know the quality and strength of the alcoholic contents declared on the labels of the bottles. It is also important from safety standards; the Department may specify the minimum percentage of samples to be drawn for testing purposes and ensure that the prescribed norms are strictly followed.

4.2.14.2 Audit found cases in which the liquor produced under the batch have been sold in the market before receipt of the test report from the laboratory. This was stated to be due to delays in receipt of the reports from the laboratory under Food and Drugs Administration (FDA) Department. Appropriate steps need to be taken to curtail the delays to ensure that liquor is sold only after the test reports are received from the Department.

4.2.15 Internal Audit

Internal audit is an effective tool in the hands of the management of an organisation to assure itself that the organisation is functioning in an efficient manner and in terms of its stated objectives and the financial and administrative systems and control procedures are functioning effectively.

Internal audit of all the Departments and offices in the State is the responsibility of the Internal Inspection Cell (IIC) under the administrative control of the Director of Accounts. The Government, in August 1996, decided that major Departments, having a post of Senior Accounts Officer/Accounts Officer would be responsible for internal inspection of their subordinate offices.

However, it was observed that out of 11 Excise stations and five check posts in the State where internal audits should have been conducted, internal audit was conducted only of three offices in the year 2009-10 and of two offices each in 2010-11 and 2011-12. This indicated considerable deficit in internal control mechanism in the Department.

4.2.16 Conclusion and Recommendations

There was no provision for realisation of excise duty in case of exports not supported by Excise verification certificates. This was fraught with the risk of illegal sale of liquor and short realisation of the Government revenue.

The Government may put in place a system for timely collection of EVCs and frame provision in the Act/Rules to treat exports without proof as local sales and levy excise duty in the interest of revenue.

As per Excise Duty Act Rules, 1964, there is no provision for levy of any additional charges/interest for delayed payments in respect of receipts other than license fee.

The Government may enact suitable provision for levy of interest on delayed payment of all Government dues for timely collection of revenue.

There was no system to obtain information and update the correct category/status of hotels (star ratings) each year for determination of the correct license fee payable by licensee.

The Government may introduce a system for correct verification of status/category of hotels by obtaining information from the concerned Departments.

Wide publicity to the provisions of the MSMED Act, 2006 was not given with the result that the concessions given to the SSI units continue though the SSI concept had been done away with.

Suitable steps may be taken to ensure eligibility of the units under the MSMED Act.

Wastages on excisable goods were either incorrectly allowed or were allowed in excess of the admissible limits.

Norms for allowance of wastages fixed should be strictly adhered to and clear guidelines with respect to levy of duty on excess wastages should be issued with instructions for strict implementation.

FINANCE DEPARTMENT

4.3 Short levy of VAT due to misclassification of goods

The Commercial Tax Officer short levied VAT to the tune of $\stackrel{?}{\underset{\sim}{}}$ 1.11 crore due to incorrect classification of goods.

Value Added Tax is leviable on the turnover of sales at the rates specified in Section 5 (1) of the Goa Value Added Tax Act, 2005. Mosquito mats/coils are liable to be taxed at the rate of 12.5 *per cent*.

Test check of assessment records of Commercial Tax Officer, Panaji (January 2014) revealed that a dealer, (TIN- 30850104967) had made sales of mosquito mats/coils valued at ₹ 13.49 crore during the year 2007-11. The Assessing Authority treated the goods incorrectly as insecticides and levied (March 2013) tax at the rate of 4 *per cent* instead of at 12.5 *per cent* resulting in short levy of tax of ₹ 1.11 crore as detailed below.

(₹ in lakh)

Assessment year	Taxable turnover	Tax leviable	Tax levied	Short levy
2007-08	280.92	35.11	11.24	23.88
2008-09	314.73	39.34	12.59	26.75
2009-10	334.76	41.85	13.39	28.46
2010-11	418.25	52.27	20.55	31.72
Total	1348.66	168.58	57.77	110.81

The matter was referred to Government (May 2014) and their reply is awaited (January 2015).

4.4 Short levy of Tax due to application of pre-revised Rules

The Commercial Tax Officer, Vasco under assessed turnover of an assessee resulting in short levy of VAT amounting to ₹34.94 lakh.

Rule 4 of the Goa Value Added Tax (GVAT) Rules, 2005 was amended by issue of a notification dated 30 December 2008. Prior to the issue of this notification the value of material consumed in any work during a year was to be considered as the contractor's turnover. However after the issue of the notification the contractor's total turnover *i.e.* entire sales turnover after deducting the permissible deductions of 33 *per cent* mentioned under Rule 4A were liable to be charged to tax. Further as per notification dated 9 July 2009, tax rate of eight *per cent* was fixed in respect of taxable work contract receipts.

A building work contractor, (TIN 30091203231), registered under the GVAT Act, 2005 was assessed by the Commercial Tax Officer, Vasco Ward, for taxable turnover amounting to ₹ 4.06 crore for the year 2008-09 and ₹ 1.39 crore for the year 2009-10. VAT of ₹ 20.78 lakh and ₹ 8.54 lakh respectively was levied on the above turnover.

Audit scrutiny (December 2013) of the purchase statement submitted by the contractor revealed that the value of materials purchased by the contractor for consumption in the works, for the first three quarter of 2008-09 was ₹ 2.20 crore and works contract receipts for the fourth quarter of the year 2008-09, was ₹ 7.64 crore. For the year 2009-10 the total turnover was ₹ 3.60¹² crore (sub-let work from M/s Vishal Infrastructure Ltd.). Thus the taxable turnover of the dealer after allowing permissible deduction of 33 *per cent* for the years 2008-09 and 2009-10 was ₹ 7.32 crore 13 and ₹ 2.42 crore 14. This resulted in understatement of taxable turnover to the extent of ₹ 3.26 crore 15 (tax effect ₹ 25.50 lakh) during the year 2008-09 and ₹ 1.03 crore 16 (tax effect ₹ 9.44 lakh) during the year 2009-10. Thus, application of the pre-revised method resulted in short realisation of tax of ₹ 34.94 lakh.

After this was pointed out in audit, the Commercial Tax Officer accepted the audit observation and stated (June 2014) that the dealer was being re-assessed. Further progress made in the case has not been received (December 2014).

The matter was referred to the Government (March 2014) and their reply is awaited (January 2015).

¹²₹ 19.24 lakh + ₹ 341.21 lakh

 $^{^{13}}$ ₹ 2,20,15,713 + ₹ 5,12,21,533 (being 67% of ₹ 7,64,50,049)

¹⁴67% of ₹ 3,60,46,030

¹⁵₹ 7.32 crore - ₹ 4.06 crore

¹⁶ ₹ 2.42 crore - ₹ 1.39 crore

4.5 Short levy of Tax due to wrong assessment to the tune of ₹83.94 lakh

Value Added Tax amounting to ₹ 83.94 lakh was short levied due to incorrect assessment by Commercial Tax Officer, Vasco.

Rule 23(7) of the Goa Value Added Tax (GVAT) Rules, 2005 provides that if any dealer having furnished return under section 24 discovers any omission or incorrect statement, he may file a revised return before expiry of one year following the last date prescribed for furnishing the original return or before issue of assessment notice, whichever is earlier.

Input tax credit¹⁷ is the amount of tax paid by a dealer on purchases for which the dealer is entitled to claim a credit. Thus ITC can't be claimed for which it has not been paid.

Section 70(1) of the GVAT Act, 2005 read with rule 42 of GVAT Rules 2005, provides that every dealer, whose turnover of sales exceed ₹ one crore or the amount of Input Tax Credit (ITC) exceeds ₹ 10 lakh in any year, will get his accounts for such year audited by a Chartered Accountant and submit to the Appropriate Assessing Authority the audited statement of accounts in Form VAT -XV within ten months after the end of the relevant year.

Audit scrutiny of a dealer registered with commercial tax officer, Vasco revealed (December 2013) the following:

- The dealer had not submitted VAT audit report for the year 2010-11 despite having turnover of more than ₹ one crore and ITC exceeding ₹ 10 lakh.
- The dealer filed all the quarterly returns for 2010-11 showing 'nil' turnover and claimed 'nil' tax liability.
- The dealer filed a revised return on 27 July 2012 for the fourth quarter of the year 2010-11 declaring a 'nil' turnover though the permissible time limit for filing of revised fourth quarter's return was up to 30 April 2012 only. The dealer had claimed ITC of ₹ 26.05 lakh on the purchases valued at ₹ 3.22 crore.

A dealer (TIN: 30811203708), was assessed (31 March 2013) by the Commercial Tax Officer (CTO), Vasco under GVAT Act 2005, for a taxable turnover of ₹ 3.57 crore on the sale value of assets for the year 2010-11. The tax levied on the sale of the assets by the CTO amounted to ₹ 18.49 lakh which included ₹ 3,000 being penalty for non-filing of returns and ₹ 60,500 being penalty for non-furnishing of VAT Audit Report. The dealer was allowed ITC of ₹ 18.90 lakh and an amount of ₹ 40,713 was refunded to the dealer after disallowing a portion of ITC claimed by the dealers. Since the dealer had shown nil sales turnover in his returns, no input tax credit was admissible to him. This ITC allowed by CTO on the sale of assets was not correct and resulted in incorrect grant of ITC refund of ₹ 18.90 lakh and ₹ 0.40 lakh respectively.

Further, audit scrutiny of the Balance sheet and Profit and Loss Account for the year 2010-11 of above dealers revealed that the dealer's actual taxable turnover

¹⁷Input tax credit = Tax payable-tax paid.

was ≥ 5.50 crore¹⁸ instead of ≥ 3.57 crore assessed by the CTO. The tax payable was ≥ 27.51 lakh. Thus, net payable tax including penalties worked out to ≥ 28.52 lakh as shown below:

Particulars	Amount (₹ in lakh)
Taxable turnover	55.02
Tax @ 5 per cent (Items under Schedule-B of GVAT Act, 2005)	27.51
Penalty imposed by Assessing Authority u/s 55 of the GVAT Act, 2005 for non-filing of returns	0.03
Penalty leviable u/s 70(3) of the GVAT Act, 2005 for non-submission of VAT Audit Report	0.98 ¹⁹
Total output tax leviable	28.52

In addition to the above, the dealer was liable to penalty amounting to ₹ 55.02 lakh in accordance with Section 59 of the Act which stipulates levy of penalty equal to double the amount of the excess tax so payable due to non-disclosure of the actual turnover by the dealer.

After this being pointed out the Commercial Tax Officer stated (June 2014) that the dealer was being re-assessed.

The matter was referred to the Government (March 2014) and their reply is awaited (January 2015).

4.6 Loss of revenue due to non-levy of penalty and interest on unpaid VAT dues of ₹ 1.37 crore

Non-recovery of penalty and interest from a dealer delayed payment of VAT resulted in loss of revenue of ₹ 1.37 crore.

As per Rule 24 of the Goa Value Added Tax (GVAT) Rules, 2005 the tax collected were to be remitted on a monthly basis within 20 days from the end of each month if the monthly tax liability exceeded ₹ one lakh and within 30 days for tax liability up to rupees one lakh. For any delay in payment after the due date, interest at the rate of 12 *per cent* per annum has to be levied as provided in Section 25(4) of the Act.

As per Section 59 of the Act, the dealers are liable for penalty equal to rupees one thousand or double the amount of the excess tax payable, whichever is higher, if he omits from a statement made to a taxation officer any matter or thing without which the statement is misleading in a material particular and the tax properly payable by the person exceeds the tax that would be payable if the person were assessed on the basis that the statement is true.

It was noticed that the Assistant Commissioner of Commercial Taxes (ACCT), Ponda determined (March 2013) the turnover of a dealer as ₹ 12.53 crore on the basis of TDS issued by the awardee instead of the turnover of ₹ 7.34 crore shown in the returns by the dealer for the year 2009-10. Thus, the dealer had

¹⁸Sale of barge: ₹ 3.75 crore + Barge Freight Income: ₹ 1.63 crore + Barge Repair Income: ₹ 0.12 crore

¹⁹For the delay of 424 days upto the date of assessment (1.2.2012 to 31.3.2013), the penalty leviable was ₹ 1,000 plus ₹ 100 per day for first sixty days and ₹ 250 per day thereafter, as per Sn. 70(3) of the GVAT Act, 2005.

not disclosed the turnover of $\ge 5.19 \text{ crore}^{20}$ in his returns. The dealer was liable to pay the penalty amounting to $\ge 1.17 \text{ crore}^{21}$ under the GVAT Act. Besides, interest²² amounting to ≥ 20.41 lakh was leviable for short payment of the tax. However, the ACCT neither levied the penalty nor demanded interest in the demand notice²³ issued to the dealer. This resulted in short levy of Government revenue of $\ge 1.37 \text{ crore}$.

After this was pointed out (October 2013) the Assessing Authority stated that interest and penalty was not levied as the dealer had different interpretation about the taxation of works contract. The reply furnished by the Department is not correct as under the Act the penalty and interest is leviable and should have been demanded, interpretation of the dealer was in violation of the Act and should have been rejected.

The matter was referred to the Government in June 2014 and their reply is awaited (January 2015).

²⁰₹ 12.53 crore - ₹ 7.34 crore

²¹ ₹ 58.43 lakh x 2

²²calculated from the last due date (30 April 2010) to the date of assessment (28 March 2013)

²³After allowing Input Tax Credit (₹ 9.61 lakh) and TDS deduction (₹ 18.70 lakh), net balance tax due arrived at ₹ 58.43 lakh.

CHAPTER – V Government Commercial and Trading Activities



CHAPTER-V

Government Commercial and Trading Activities

5.1 Overview of State Public Sector Undertakings

Introduction

- 5.1.1 The State Public Sector Undertakings (PSUs) consist of State Government Companies and Statutory Corporations. The State PSUs are established to carry out activities of commercial nature while keeping in view the welfare of people. In Goa, the State PSUs occupy a moderate place in the State economy. The State PSUs registered a turnover of ₹652.18 crore for 2013-14 as per their latest finalised accounts as of September 2014. This turnover was equal to 1.33 per cent of State Gross Domestic Product (GSDP¹) for 2013-14. Major activities of Goa State PSUs are concentrated in infrastructure development sector. All State PSUs earned an overall aggregate profit of ₹ 18.31 crore for 2013-14 as per their latest finalised accounts. They had employed 3,128 employees² as of 31 March 2014. The Departmental Undertakings (DUs) of Electricity Department and River Navigation Department, which carry out commercial operations, are not included in these 16 PSUs. Audit findings on these DUs have also been incorporated in this chapter.
- **5.1.2** As on 31 March 2014, there were 16 State PSUs. The sector-wise summary of investment in the State PSUs is given below:

Table 5.1 Sector wise summary of investment in the PSUs

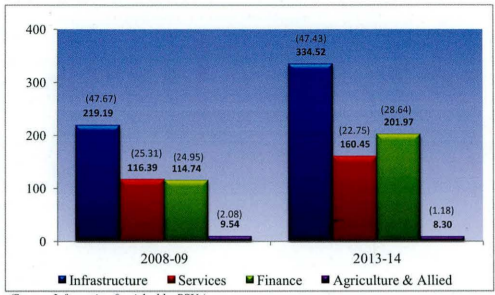
Name of sector	Govt. Co	mpanies	Statu Corpor		Total (number of	Invest- ment
	Working	Non- working	Working	Non- working	Companies/ Corporations)	(₹ in crore)
Infrastructure	3	-	1	1	5	72.59
Finance	4	-	-	-	4	150.23
Service	3	-	-	-	3	114.09
Agriculture & Allied	3			-	3	8.30
Misc. (Manufacturing)	-	1	-	-	1	5.59
Total	13			AND B	16	350.80

5.1.3 The investment in various important sectors and percentage thereof at the end of 31 March 2009 and 31 March 2014 are indicated below in the bar chart. The share of investment in Finance sector increased from 24.95 per cent in 2008-09 to 28.64 per cent in 2013-14. There was absolute increase in the overall investment. However, the investment in Agriculture and Allied sector, Infrastructure sector and Service sector had marginally declined from 2.08, 47.67 and 25.31 per cent in 2008-09 to 1.18, 47.43 and 22.75 per cent in 2013-14 respectively.

¹GSDP figure is provisional

²As per details provided by 16 PSUs

Due to disinvestment of one PSU (GAPL) and decision to wind up another PSU (GAAL) pertaining to Manufacturing Sector, there were no State PSUs under Manufacturing Sector as at 31 March 2014. Therefore, the figures pertaining to Manufacturing Sector of the year 2008-09 have not been considered for sector-wise comparison purpose in chart below.



(Source: Information furnished by PSUs)

(Figures in bold show the amount of investment in crore and figures in parenthesis show the percentage of total investment)

5.1.4 During the year 2013-14, one Company³ was disinvested and two non-working PSUs⁴ were in the process of being wound up as detailed in paragraph 5.1.26.

Accountability Framework

5.1.5 The accounts of Government Companies/Statutory Corporations for every financial year are required to be finalised within six months from the end of the relevant financial year *i.e.* by 30 September.

Audit of Government companies is governed by Section 619 of the Companies Act, 1956. According to Section 617, a Government company is one in which not less than 51 per cent of the paid up capital is held by the Government(s). A Government company includes a subsidiary of a Government company. Further, a company in which 51 per cent of the paid up capital is held in any combination by Government(s), Government companies and corporations controlled by Government(s) is treated as if it were a Government company (deemed Government company) as per Section 619-B of the Companies Act, 1956.

³Goa Antibiotics and Pharmaceuticals Limited

⁴Goa Auto Accessories Limited and Goa Information Technology Development Corporation

Statutory audit

- **5.1.6** The accounts of the State Government companies (as defined in Section 617 of the Companies Act, 1956) are audited by the Statutory Auditors, who are appointed by the Comptroller and Auditor General of India (CAG) as per the provisions of Section 619(2) of the Companies Act, 1956. These accounts are also subject to supplementary audit conducted by the CAG as per the provisions of the Section 619(4) of the Companies Act, 1956.
- **5.1.7** Audit of Statutory Corporations is governed by their respective legislations. C&AG is the sole auditor for both the Statutory Corporations *viz.*, Goa Industrial Development Corporation (GIDC) and Goa Information Technology Development Corporation (GITDC).

Role of Government and Legislature

The State Government exercises control over the affairs of these PSUs as an owner through its administrative departments. The Chief Executive and Directors to the Board are appointed by the Government.

The State Legislature also monitors the accounting and utilisation of Government investment in the PSUs. For this, the Annual Reports together with the Statutory Auditors' Reports and comments of CAG, in respect of State Government companies and Separate Audit Reports in case of statutory corporations are to be placed before the legislature within three months of their finalisation/as stipulated in the respective Acts. The Audit Reports of CAG are submitted to the Government under Section 19A of the CAG's (Duties, Powers and Conditions of Service) Act, 1971.

Stake of Government of Goa

- **5.1.8** As an owner, Government of Goa (GoG) has huge financial stake in these PSUs. This stake is of mainly three types:
- Share Capital and Loans- In addition to the Share Capital Contribution, GoG also provides financial assistance by way of loans to the PSUs from time to time.
- Special Financial Support- GoG provides budgetary support by way of grants and subsidies to the PSUs as and when required.
- Guarantees- GoG also guarantees the repayment of loans with interest availed by the PSUs from Financial Institutions.

Investment in State PSUs

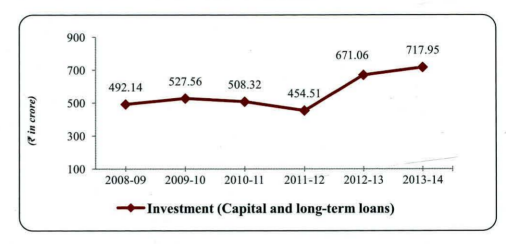
5.1.9 As on 31 March 2014, the investment (capital and long-term loans) in 16 PSUs was ₹ 717.95 crore as per details given below:

Table 5.2: Investment (Capital and Long term Loans) in PSUs

(₹ in crore)

	Gove	rnment Com	panies	Stati			
Type	Capital	Long term Loans	Total	Capital	Long term Loans	Total	Grand Total
Working PSUs	299.73	360.03	659.76	45.48	0.00	45.48	705.24
Non-working PSUs	5.59	7.12	12.71	First Accounts awaited		12.71	
Total	305.32	367.15	672.47	45.48	0.00	45.48	717.95

5.1.10 As on 31 March 2014, investment in State PSUs consisted of 48.86 *per cent* towards capital and 51.14 *per cent* in long term loans. The investment has increased by 45.88 *per cent* from ₹ 492.14 crore in 2008-09 to ₹ 717.95 crore in 2013-14 as shown in the graph below.



Special support during the year

5.1.11 The State Government provides financial support to PSUs in various forms through annual budget. During the year 2013-14, the Government extended budgetary support of ₹ 355.51 crore to 11 PSUs. The details of budgetary outgo towards equity, loans, grants/subsidies and guarantees issued in respect of State PSUs during the last three years are given below:

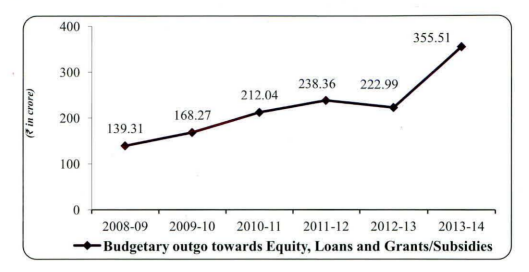
Table 5.3: Details regarding budgetary support to PSUs

(₹in crore)

SI.		20	2011-12		2012-13		3-14
No.	Particulars	No. of PSUs*	Amount	No. of PSUs*	Amount	No. of PSUs*	Amount
1	Equity Capital outgo from budget	5	34.43	4	40.16	0	Nil
2	Loans given from budget	1	0.72	1	4.39	1	2.58
3	Grants/Subsidy received	11	203.21	9	178.44	11	352.93
4	Total Outgo(1+2+3)	12	238.36	10	222.99	11	355.51
5	Guarantee	- 1	11-11	1	45.00	1	25.00
6	Commitment	3	69.00	3	80.72	3	85.43

^{*} Number of PSUs represents actual number of PSUs which have received budgetary support from the State Government in the form of equity, loans and grant/subsidy, etc.

5.1.12 The details regarding budgetary outgo to the State PSUs towards equity, loans and grants/subsidies for past six years are given in a graph below:



The budgetary outgo of the State Government towards Equity contribution, Loans, Grants and Subsidies showed increasing trend over the years, increasing from ₹ 139.31 crore in 2008-09 to ₹ 355.51 crore in 2013-14, except in 2012-13.

5.1.13 The guarantee/commitment by the State Government against the borrowings of State PSUs has increased marginally from ₹80.72 crore in 2012-13 to ₹85.43 crore at the end of 2013-14. The State Governments usually levy onetime guarantee fee of 0.5 *per cent* of the guaranteed amount. This was however, not levied in Goa.

Reconciliation with Finance Accounts

5.1.14 The figures in respect of equity, loans and guarantees outstanding as per records of State PSUs should agree with that of the figures appearing in the Finance Accounts of the State. In case the figures do not agree, the concerned PSUs and the Finance Department should carry out reconciliation of differences. Further, the State Governments loan to state PSUs are extended through the Government Departments. These Government Department reallocated the loan funds to different PSUs. Hence, PSUs wise figure of State Government loans are not available in Finance Accounts. The position in regard to equity and guarantees as at 31 March 2014 is stated below:

Table 5.4: Details of Equity and Guarantee outstanding as per Finance Account and records of PSUs

Outstanding in respect of	Amount as per Finance Accounts	Amount as per records of PSUs	Difference
Equity	289.92	292.86	2.94
Guarantees	99.27	83.47	15.80

5.1.15 Audit observed that the differences occurred in respect of 10 PSUs and some of the differences were pending reconciliation since 2001-02. Though, the Government as well as PSUs concerned were apprised by audit about the need for reconciliation, considerable progress has not been achieved. The Government and PSUs should take concrete steps to reconcile the differences in a time bound manner.

Arrears in finalisation of accounts of PSUs

5.1.16 The accounts of the Companies for every financial year are required to be finalised within six months from the end of the relevant financial year under Sections 166, 210, 230 and 610 of the Companies Act, 1956. Similarly, in case of Statutory Corporations, their accounts are finalised, audited and presented to the Legislature as per the provisions of their respective Acts. The table below provides the details of progress made by PSUs in finalisation of accounts by September 2014.

SI. 2013-14 **Particulars** 2009-10 2010-11 2011-12 2012-13 No. 17 17 17 Number of PSUs 17 16 Number of accounts 2 13 20 16 11 13 finalised during the year Number of accounts 3 40 40 30 36 44 in arrears Number of PSUs with 14 12 4 12 13 15 arrears in accounts 1 to 9 1 to 10 1 to 10 1 to 10 1 to 8 5 Extent of arrears vears vears vears vears years

Table 5.5: Position relating to finalisation of accounts of working PSUs

5.1.17 The Administrative Departments have the responsibility to oversee the activities of these entities and to ensure that the accounts are finalised and adopted by these PSUs within the prescribed period. The concerned administrative Departments and officials of the Government were informed every quarter by the Audit about the arrears in finalisation of accounts; however, there was a marginal improvement in arrears of accounts which reduced from 44 accounts in 2012-13 to 40 accounts in 2013-14.

5.1.18 The State Government had invested ₹ 280.03 crore (Equity ₹ 13.19 crore, loan ₹ 6.97 crore and grants/subsidies ₹ 259.87 crore) in nine PSUs⁵ during the years for which accounts have not been finalised as detailed in *Appendix 5.1*. In the absence of accounts and their subsequent audit it cannot be ensured whether the investments and expenditure incurred have been properly accounted for and the purpose for which the amount was invested was achieved or not and thus Government's investment in such PSUs

⁵Goa Forest Development Corporation Limited, Goa Meat Complex Limited, Goa State Horticultural Corporation Limited, Goa State Scheduled Castes and Other Backward Class Finance and Development Corporation Limited, Goa State Scheduled Tribes Finance and Development Corporation Limited, Goa State Infrastructure Development Corporation Limited, Info Tech Corporation of Goa Limited, Sewage and Infrastructural Development Corporation Limited and Goa Information Technology Development Corporation.

remained outside the scrutiny of the State Legislature.

To liquidate the arrears in finalisation of accounts of State PSUs, the C&AG had taken up the matter (September 2011) with the Ministry of Corporate Affairs (MCA) and suggested to devise special arrangements along with actionable issues to ensure enforcement of accountability. The MCA in turn devised (November 2011) a scheme, which allowed the PSUs with arrears in accounts to finalise the latest two years accounts and clear the backlog in five years. The Accountant General (AG) also addressed the Chief Secretary/Finance Secretary (November 2012, October 2013 and October 2014) to expedite clearance of backlog of arrears in accounts in a time bound manner. Delay in finalisation of accounts may lead to risk of fraud and leakage of public money apart from violation of the provisions of the Companies Act, 1956.

The following table shows the status of placement of various Separate Audit Reports (SARs) issued by the C&AG on the accounts of Statutory Corporations in the Legislature by the Government.

Table 5.6: Status of placement of SARs in Legislature

SI. No.	Name of Statutory	Year up to which	Year for which SARs not placed in Legislature				
	Corporation	SARs placed in Legislature	Year of SAR	Date of issue to the Government	Reasons for delay in placement in Legislature		
1	Goa Industrial Development	2008-09	2009-10	08.11.2011	Information not furnished		
	Corporation	orporation	2010-11	10.01.2013	Information not furnished		
			2011-12	10.04.2014	Information not furnished		
2	Goa Information Technology Development Corporation		First acco	ounts (2006-07) a	waited		

Performance of PSUs

5.1.19 Table below provides the details of PSUs turnover and State GDP for the period from 2008-09 to 2013-14.

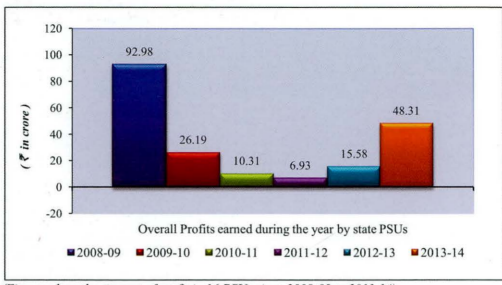
Table 5.7: Details of PSUs turnover vis a vis State GDP

(₹ in crore)

						(the croic)
Particulars	2008-09	2009-10	2010-11	2011-12	2012-13	2013-14
Turnover	459.33	440.04	413.72	456.48	569.35	652.18
State GDP	25414	29126	33605	43255	42407	48897
Percentage of Turnover to State GDP	1.81	1.51	1.23	1.06	1.34	1.33

It could be seen from the above that the extent of PSU activities in the State economy which had shown a declining trend up to 2011-12 showed signs of revival since 2012-13.

5.1.20 Profits earned by State PSUs during 2008-09 to 2013-14 are given below in a bar chart.



(Figures show the amount of profit in 16 PSUs since 2008-09 to 2013-14)

During the year 2013-14, out of 16 PSUs, eight PSUs earned a profit of ₹ 48.31 crore and seven PSUs sustained loss of ₹ 29.99 crore. One PSU had not finalised its first account. The major contributors to profit were EDC Limited (₹ 39.76 crore) and Sewage & Infrastructure Development Corporation Limited (₹ 4.65 crore). Heavy losses were sustained by Kadamba Transport Corporation Limited (₹ 24.05 crore), Goa Auto Accessories Limited (₹ 1.71 crore) and Goa Handicraft Rural and Small Scale Industries Development Corporation Limited (₹ 1.91 crore).

5.1.21 The losses of PSUs are mainly attributable to deficiencies in financial management, planning, implementation of projects, operations and monitoring. A review of latest Audit Reports of C&AG shows that the State PSUs sustained losses to the tune of ₹43.93 crore which were controllable with better management. Year-wise details from Audit Reports are stated below.

Table 5.8: Controllable losses commented in Audit Reports

(₹ in crore)

Particulars	2011-12	2012-13	2013-14	Total
Net Profit	6.93	15.58	48.31	70.82
Controllable losses as per CAG's Audit Report	20.66	19.80	3.47	43.93

- **5.1.22** The above losses pointed out in the Audit Reports of C&AG was based on test check of records of PSUs.
- **5.1.23** Some other key parameters pertaining to State PSUs are given below:

Table 5.9: Key parameters of State PSUs

(₹ in crore)

						· ··· ci oi
Particulars	2008-09	2009-10	2010-11	2011-12	2012-13	2013-14
Return on Capital Employed (<i>per cent</i>)	21.64	10.01	7.25	6.68	8.94	9.21
Debt	224.73	242.69	212.48	139.27	314.07	367.15
Turnover	459.33	440.04	413.72	456.48	569.35	652.18
Debt/Turnover Ratio	0.49:1	0.55:1	0.51:1	0.31:1	0.55:1	0.56:1
Interest Payments	27.67	29.20	31.30	27.49	29.13	38.16
Accumulated Profits (losses)	(82.46)	(34.56)	(36.00)	(46.15)	(46.22)	(47.24)

- 5.1.24 The percentage of return on Capital Employed showed a declining trend from 21.64 per cent in 2008-09 to 6.68 per cent in 2011-12 and thereafter increasing to 9.21 per cent in 2013-14. This was mainly due to improvement in return on Capital Employed of two companies namely Goa Meat Complex Limited and EDC Limited. The total debt position has gone up to ₹ 367.15 crore in 2013-14 from ₹ 314.07 crore in the previous year 2012-13 due to additional loan taken by EDC Limited. The outgo of PSUs towards payment of interest showed an increasing trend and stood at ₹ 38.16 crore as on 31 March 2014 showing an increase of ₹ 9.03 crore when compared to 2012-13. The turnover position increased from ₹ 569.39 crore in 2012-13 to ₹ 652.18 crore in 2013-14 mainly due to increase in turnover of Goa State Infrastructure Development Corporation Limited, EDC Limited and Kadamba Transport Corporation Limited. The accumulated losses had decreased from ₹ 82.46 crore during 2008-09 to ₹ 34.56 crore in 2009-10 but further increased to ₹ 47.24 crore in 2013-14.
- **5.1.25** The State Government has not formulated any dividend policy for payment of any minimum return by PSUs on the paid up share capital contributed by the State Government. As per their latest finalised accounts, though eight PSUs earned an aggregate profit of ₹ 48.31 crore, only two PSUs (EDC Limited and Goa State Infrastructure Development Corporation Limited) declared a dividend of ₹ 1.38 crore.

The State Government may consider formulation of a dividend Policy regarding payment of reasonable return from the profit earning PSUs.

Disinvestment, Privatisation and Restructuring of PSUs

- **5.1.26** The position of disinvestment, privatisation and restructuring of PSUs during the year 2013-14 is as under:
- During the year 2013-14, the State Government had approved (February 2014) disinvestment of Goa Antibiotics & Pharmaceuticals

Limited (GAPL). Accordingly, GAPL, a subsidiary of EDC Limited (EDC) was disinvested by sale of 74 *per cent* of EDC's stake in favour of M/s HLL Life Care Ltd. (HLL), a Government of India Enterprise.

- Manufacturing operations of Goa Auto Accessories Limited (GAAL) have been stopped since 10 March 2014 after introducing Voluntary Retirement Scheme (VRS) to the Employees in accordance with decision of the Government of Goa.
- As apprised by the Department of IT, Goa Information Technology Development Corporation has become defunct/non-functional and there was a proposal before the State Government to wind-up the Corporation.

Accounts Comments

5.1.27 Fourteen ⁶ Companies forwarded their 20 accounts to Accountant General during the year 2013-14, of which 10 were selected for supplementary audit. The audit reports of Statutory Auditors appointed by the C&AG and the supplementary audit of C&AG indicate that the quality of maintenance of accounts needs to be improved. The details of aggregate money value of comments of Statutory Auditors and C&AG are given below.

Table 5.10: Details of aggregate value of comments

(₹ in crore)

SI.		201	1-12	2013	2-13	2013-14	
No.	Particulars	Particulars No. of accounts		No. of accounts	Amount	No. of accounts	Amount
1	Decrease in profit	2	5.07	2	12.21	4	1.38
2	Increase in loss	1	0.20	2	1.95	3	18.53
3	Non-disclosure of material facts	2	12.68	5	2.50	2	0.64
4	Errors of classification	1	2.91	2	0.13	0	-

5.1.28 During the year 2013-14, the Statutory Auditors had given qualified certificates for 14 accounts pertaining to 10 Companies. None of the PSUs were given adverse comments or disclaimer certificates for their accounts by the C&AG or Statutory Auditors. The compliance of Companies with the Accounting Standards remained poor as there were 21 instances of noncompliance in 20 accounts during the year.

Departmentally managed Government commercial/quasi commercial undertakings

5.1.29 There were two departmentally managed government commercial/quasi commercial undertakings *viz.*, the Electricity Department and the River Navigation Department in the State as on 31 March 2014. The Proforma accounts of the River Navigation Department were in arrears for the years from 2006-07 to 2013-14 and that of the Electricity Department for the years 2010-11 to 2013-14 (December 2014).

⁶Including accounts of one company i.e. GAPL, which was disinvested during 2013-14.

Reforms in Power Sector

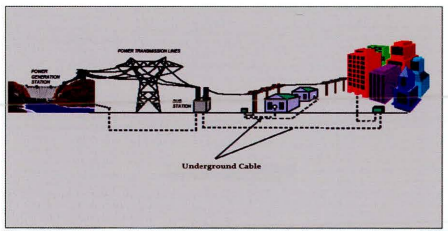
- **5.1.30** The Power Sector in the State is managed by the Electricity Department of Goa. The Union Government had set up (May 2008) a "Joint Electricity Regulatory Commission for the State of Goa and for Union Territories", under the Electricity Act, 2003. Presently, the Commission is in the process of framing various regulations as mandated in the Electricity Act 2003, to facilitate its functioning.
- **5.1.31** A Memorandum of Understanding (MoU) was signed in October 2001 between the Union Ministry of Power and the State Government as a joint commitment for implementation of reforms in power sector with identified milestones. The progress achieved so far in respect of important milestones was satisfactory excepting the fact that State Government has not corporatised its Electricity Department so far though the same was due by 31 March 2002.

ELECTRICITY DEPARTMENT

5.2 LAYING OF UNDERGROUND CABLING NETWORK

5.2.1 Introduction

Electricity is distributed through Overhead (OH) lines and Underground (UG) lines. The work of conversion and commissioning of OH lines to UG Cable distribution lines in Panaji City and some parts of Margao City were completed by Goa Electricity Department (GED) in 2007-08. The UG conversion works in Panaji and Margao improved the quality of service to the consumers and reduced the interruptions during the monsoon season.



Schematic diagram showing transmission and distribution of power

Following this, GED took up (2008-09) conversion of existing OH lines (33/11 kv) to UG lines and execution of new works using UG cables under Infrastructure Works, Tribal Sub Plan (TSP) schemes, Accelerated Power Development & Reforms Programme (APDRP) and Electricity Development Fund (EDF) to ensure reliability in power supply.

Planning & Funding of Underground Cabling Projects

The UG cabling projects are initiated by GED on the basis of:

- availability and demand for power;
- condition of the existing over head lines;
- · commissioning of new substations; and
- also initiated on the directions of the State Government; requests/proposals from industrial associations and elected representatives.

The State Government also constituted (September 2008) an Electricity Development Fund (EDF) in the Public Account of the State. The fund was planned to be raised through levy of electricity duty on consumption of electricity by consumers and utilised for the development and up-gradation of power infrastructure in the State of Goa. The fund was also being utilised for the execution of UG cabling projects in the State besides other power infrastructure development projects in the State.

Preparation of Estimates and Selection/allotment of work

The estimated cost of UG cabling project is prepared by GED division in whose jurisdiction the project is planned to be executed. The previous purchase rate of items is treated as the schedule of rates by GED and the estimated cost is calculated on this basis. The estimates so prepared is scrutinised and accorded administrative approval and technical sanction by the Chief Electrical Engineer of GED. Further, expenditure sanction is accorded by the Expenditure Finance Committee after ascertaining the availability of fund required for the project.

After the administrative approval, technical and expenditure sanctions are accorded to the estimates, a tender notice is published on Goa Government website inviting e-tenders and the tender notice is also published in leading newspapers. Tenders are invited in two parts (i) techno-commercial bid and (ii) Financial/Price bid. The tenders shall be valid for a period of 90 days from the date of opening of techno-commercial bid. A pre-bid conference is also conducted for clarifications/discussions with the contractors regarding the tendered work. According to paragraph 20.3.1(1) and Appendix 23 of CPWD Works Manual, a maximum time of 45 days is allowed for scrutiny and disposal of tenders. The tenders received are appraised by the Technical Advisory Committee of GED and approved by Goa State Works Board. The contractor whose bid is accepted is required to furnish performance guarantee of five *per cent* of the bid amount within 15 days from the issue of Acceptance letter. After receipt of the prescribed performance guarantee, the work order is issued.

5.2.2 Audit Coverage

Audit carried out a study of the planning, procurement of material and execution of UG cabling works. From 2008-09 to 2013-14, 35 UG Cabling works (**Table 5.11**) were initiated by GED in 9 Operating divisions.

Table 5.11: Details of Operating Divisions undertaking UG cabling works

Operating	No. of works related to UG cabling								
Division	Supply	Execution	Turnkey	Turnkey (Joint Venture)	Work not awarded	Total			
Division I, Panaji	1	1	1	0	0	03			
Division III, Ponda	0	0	0	0	1	01			
Division IV, Margao	2	2	2	0	0	06			
Division V, Bicholim	0	0	5	0	0	05			
Division VI, Mapusa	2	2	3	0	0	07			
Division X, Ponda	2	2	0	0	0	04			
Division XI, Vasco	1	1	0	1	0	03			
Division XIV, Verna	0	0	1	0	2	03			
Division XVI, Margao	0	0	0	2	1	03			
TOTAL	8	8	12	3	4	35			

GED executed the works of UG cabling by three different methods as mentioned below through contractors selected by e-tendering process:

- (i) On turnkey basis (including supply of materials and execution)
- (ii) Splitting the work into two components namely (a) Procurement of the required quantity of UG Cable directly from manufacturers and (b) Execution of the work of laying/erection, testing and commissioning of UG cable supplied with accessories; and
- (iii) Awarding of works to Joint Venture partners where the lead partner is the contractor responsible for laying the UG cable and Co-partner is the manufacturer of UG cable.

During the year 2008-09 to 2013-14, GED prepared estimates for 35 projects involving supply and execution of UG cabling works. Audit selected 33 projects for review; of these projects, eight supply orders; one execution work and three turnkey works were completed. Seven execution works; seven turnkey works and three turnkey works awarded to joint venture partners were in various stages of execution and tenders for four works were not awarded.

The important audit findings on various aspect of laying of UG cables are discussed in detail in subsequent paragraphs.

Audit Findings

5.2.3 Preparation of estimates at higher side

In Division V, Bicholim, three UG cabling works awarded during 2010-11 on turnkey basis were reviewed. Of these works, two works were connecting Sanquelim sub-station and four pole structures at Virdi and Bhupial respectively. We observed that both the works were awarded at approximately half the amount put to tender as detailed below:

Table 5.12: Details of estimated rate and work award rate of two UG cabling work awarded in Division V, Bicholim

(₹ in crore)

Details of UG cabling Work commencing from Sanquelim substation connecting	Amount put to tender	Work Order Amount	Percentage variation
Virdi four pole structure	2.82	1.30	54.04 below
Bhupial four pole structure	2.45	1.27	48.02 below

On a comparison of the estimates and the successful tender, it was revealed that the rate of 33 KV, 3 core x 240 Sq.mm UG cable planned for utilisation in both the works was estimated at ₹ 3,300 per metre. However the successful bid rate quoted for UG cable was ₹ 1,301 per metre (60.58 per cent below) and ₹ 1,200 meter (63.64 per cent below) for the work connecting four pole structure at Virdi and Bhupial respectively, indicating that the estimates prepared were on a higher side.

As cables constitute the main cost component of UG cabling works, it was imperative that GED should have ascertained the prevalent market rates before preparation of estimates.

5.2.4 Tendering process

Delay in execution of connected works

To ensure the satisfactory commissioning of a project, the inter-dependent/connected works are to be completed. We observed in two cases that even though works were completed, the commissioning of the project was delayed due to non-completion of an interdependent/connected work.

Division XVI, Margao was unable to commission the 220/33 KV sub-station at Cuncolim completed and test charged in December 2013 at a cost of ₹ 58.25 crore⁷, as the work of supply and laying of cable and accessories was not tendered and the estimate providing UG link lines was not approved (August 2014). Consequently, the estimated cost of laying UG cable had increased from ₹ 8.33 crore to ₹ 15.27 crore (83.31 per cent) and resulted in a cost overrun of ₹ 6.94 crore. The two 33KV feeders were charged (March 2014) and feeding supply to Cancona and Cuncolim area.

Similarly, 62 Kms of 33 KV, 3 Core x 400 Sq.mm XLPE UG cable procured (Division XI, Vasco) at a cost of ₹ 15.19 crore during January 2011 was kept idle for more than 11 months due to belated publication on July 2010 of notice inviting tenders for laying the cable and permission to excavate the road (NOC received in December 2011). Further the execution of work has not been completed so far (January 2015). This would lead to cost overrun besides blocking of Government funds on inventory/idle assets.

Delay in finalisation of tender

According to the provisions of the CPWD works Manual, a maximum time of 45 days is allowed for scrutiny and disposal of tenders. It was observed that GED did not finalise three tenders related to supply and laying of UG cable which were notified during the period from June 2011 to November 2011 (*Appendix 5.2*).

The Technical Advisory Committee meeting informed (May 2012) that the finalisation of tenders was delayed due to code of conduct of the Legislative Assembly elections held in March 2012. However, we observed that out of these three works, the acceptance of two tenders was due in the months of July 2011 and September 2011. Therefore, these tenders could have been finalised well before the model code of conduct was notified on February 2012. Further, no action has been taken to call for fresh tenders

⁷ As per RA bill 32, Feb 2015, final bill yet to be submitted

(September 2014) to execute these works. As these works were not abandoned, the execution of these works later on would result in cost overrun.

5.2.5 Discrepancies in procurement of material

Acceptance and utilisation of cheaper and substandard material

The general terms and conditions of tender (Part-III) for supply of UG cables stipulate acceptance tests (clause 9.3) which state that acceptance tests on the manufactured cables shall be conducted at the manufacturer's works in the presence of the department's representatives on the randomly selected cable samples as per the sampling procedure. When the supplier intimates GED about the readiness to offer the materials for inspection, GED deputes its officers for inspection at the suppliers' premises and when the materials are found to conform to the specifications ordered, inspection certificates are issued for each lot and the materials are despatched to GED.

The Division VI, Mapusa procured (January 2012) about 17 Kms of 33 KV, 3 Core x 400 Sq.mm, XLPE insulated, armoured UG cable of type A2XWY from M/s Polycab Wires Pvt. Ltd. valued ₹ 3.78 crore without inspection of the material at the manufacturer's premises. We observed that the Asst. Engineer, Subdivision II had informed (February 2012) the Division that 400 Sq.mm lugs (Dowells make) fitted very loose to the UG cables supplied whereas 300 Sq.mm lugs could be fully inserted; expressing doubt about quality of the material supplied. This implied that the cross-section of the UG cable supplied was 300 Sq.mm instead of 400 Sq.mm ordered and therefore had a lower capacity to transmit electricity. This also inferred that the quality of UG cable supplied was cheaper than the quality of UG cable ordered. However, the Division took no action to get the UG cable tested to confirm the quality of UG cable supplied/get replacement from the manufacturer.

The supplied UG cable was planned to be utilised for Double Circuit (DC) UG line between Thivim substation and Porvorim substation. The work of laying DC UG line from Thivim substation to Porvorim substation including supply, erection, testing and commissioning of associated equipment at both the substations was awarded to M/s Nanu Engineers Pvt. Ltd. (NEPL). On a scrutiny of the bid quoted by NEPL, it was observed that NEPL selected recently approved jointing kits of Denson make which were cheaper compared to other makes of jointing kits.

The laying of UG cable between Thivim sub-station and Porvorim sub-station could be completed (February 2013) only after one year from the completion of supply of UG cable. The feeders tripped twice within a period of one week from the date of idle test charging. The contractor attributed the tripping to cable fault and was repaired subsequently. The Division did not furnish the details of charges incurred for repair and claims/recoveries made from the cable manufacturer (July 2014).

Further, the jointing kits also failed repeatedly and to resolve the problem all the 70 Nos. of Denson make jointing kits had to be replaced with 100 numbers of Raychem make jointing kits by utilising an extra quantity of 30 jointing kits and thereby an extra expenditure of ₹ 22.35 lakh was incurred as detailed below:

Table 5.13: Statement showing excess expenditure incurred on replacement of substandard jointing kits.

						(Amount in ₹)
			Jointing Ki	ts		Extra
	Denson Ma	ke	Raychem		Expenditure	
Quantity	Rate		Quantity	Rate	Amount	
70	28925	2024750	100	42600	4260000	2235250

Failure of the Mapusa Division to get the materials inspected before acceptance in spite of the report of the Asst. Engineer resulted in the acceptance of substandard materials valued ₹3.99 crore (UG cable ₹3.78 crore + jointing kits - ₹20.25 lakh) and an additional expenditure of ₹22.35 lakh was incurred on replacement of jointing kits. As the UG cable supplied were of lower quality, the re-occurrence of cable fault cannot be ruled out in the future.

We observed that Division XI, Vasco had decided (October 2013) to get a randomly selected sample of 33 KV jointing kit tested by Central Power Research Institute before utilisation in the 33 KV UG cabling work between Verna substation and Vasco substation. Had Division VI, Mapusa done the same in case of jointing kits of Denson make, the extra expenditure, time and effort of replacing the substandard jointing kits could have been saved.

The GED accepted the facts in respect of the Joining kits (November 2014).

5.2.6 Execution of work

Laying of UG cable along highway identified for widening.

Electricity Division X, Ponda was executing works of laying of 33 KV, DC 3 core x 400 Sq.mm XLPE armoured UG cable from 110 KV Kadamba Substation to 33/11 KV Kundaim Sub-station via Corlim along highway NH 4A. We observed that the Highway authorities intimated (May 2011) the Division about the highway widening plans and requested to stop UG cabling work along the highway as the cables would require to be shifted during the widening and would be waste of funds to the GED. However, the Division did not consider the same and proceeded with the work of laying UG cables.

The work of widening of the NH has since been undertaken by the Authority. During the course of widening the highway, the UG cable would be excavated and shifted at the cost of GED, resulting in entire expenditure incurred on laying of UG cable becoming infructuous. Additional expenditure also would have to be incurred for re-laying of UG cable and also on repair of portions of UG cable damaged during excavation. The picture below shows UG cables removed and dumped in the course of the road widening work.





Thus, laying of UG cable along highways identified for widening ignoring the notice of the Highway authorities has resulted in avoidable loss of ₹2.69 crore⁸ being expenditure incurred on laying charges besides damage to the UG cable.

Lapse of guarantee period of UG cable due to delay in completion of works

The general terms and conditions of the tender documents for supply of materials specify that the contractor should guarantee the performance for a period of twelve months from the date of commissioning or twenty four months from the date of supply, whichever is earlier. GED took up the execution of eight UG cabling works where the procurement of UG cable was tendered separately. The UG cable for each work was procured in bulk and stored in the respective Divisions and the contractor had to draw the required quantity of cable from the Divisions according to the progress of work. The time specified for completion of these UG cabling works were one year from the date of work order. However, the progress in execution of UG cabling works was relatively slow mainly due to 'Right of Way' problems. This resulted in non-completion of UG cabling works within the scheduled period of completion of work and extensions of time were granted for completion of the UG cabling works. The delay in completion resulted in lapse of guarantee period on cable valued ₹ 84.17 crore as detailed in *Appendix 5.3*.

The above issues were brought to the notice of the Government (September 2014); their replies were awaited (January 2015).

5.2.7 Conclusion

The underground cabling in Goa was marred by a number of shortcomings. The estimates were not properly prepared resulting in works being awarded at much lesser than the estimated cost. Substandard materials were procured and utilised resulting in disruption of services. Cables were laid alongside roads which were due for widening inspite of sufficient notice by the highway authorities which led to avoidable expenditure on laying of cables. Inordinate delay in completion of works also resulted in lapse of guarantee period of underground cables procured.

⁸ calculated on pro-rata basis from 110 KV Kadamba Sub-station to 33/11 KV Kundaim Sub-station via Corlim).

DEPARTMENT OF INFORMATION TECHNOLOGY

5.3 Avoidable expenditure/loss due to awarding contract to United Telecoms Limited

Awarding contract to United Telecoms Limited for setting up of Goa Broadband Network at higher rate without considering the more economical option of BSNL led to avoidable expenditure of ₹ 17.40 crore besides loss of interest of ₹ 5.22 crore on mobilisation advance.

The Goa Broad Band Network (GBBN) project was initiated to provide internet and intranet connectivity to 2,864 offices of Government of Goa through the Department of Information Technology (DoIT), Government of Goa (GoG). The work was awarded (November 2006) to M/s United Telecoms Limited (UTL). UTL was to provide internet bandwidth of 47.5 Mbps per annum for the first three years and 161 Mbps per annum for the next seven years. The total expenditure was estimated at ₹ 466.86 crore at the rate of ₹ 2.52 lakh per Mbps per month for the first three years and ₹ 2.26 lakh per Mbps per month for the next seven years. As per time frame for completion of work, the UTIL had to complete the broadband connectivity with Government Departments/Panchayats, educational institutions and households by March/September 2007.

Due to failure of UTL in timely completion of the contract, a revised proposal was approved by the Cabinet in December 2008. A cap was placed on the number of buildings/location, limiting it to 414 and number of offices to 802. Internet band width was reduced to 22.48 Mbps per annum in the first three years and 51.97 Mbps per annum in the succeeding seven years. The expenditure thus reduced to ₹ 218.23 crore over a period of 10 years. A supplementary agreement was entered (February 2009) into with UTL by GoG.

The GBBN network was declared operational from 01August 2009 by the Third Party Audit agency, M/s. Software Technology Parks of India, a GoI organisation. During the period between August 2009 and August 2012, the DoIT has effected payment of ₹ 20.40 crore towards internet bandwidth charges as per the Service Level Agreement with UTL.

It was observed that Bharat Sanchar Nigam Limited (BSNL), a Central Government Undertaking, with a view to promote e-governance through State Wide Area Network (SWAN) had offered (January 2005) to all States 90 per cent discount on prevailing TRAI rate for providing 2 Mbps bandwidth link which according to BSNL was quite sufficient for SWAN projects. Though the BSNL did not participate in the tender process, the department despite being aware of the fact did not consider the option of hiring BSNL for internet connectivity and limiting the scope of UTL's services to intranet connectivity alone. The BSNL rates for internet service was ₹ two crore per annum for a band width of 45 Mbps as against the rate of ₹ 13.61 crore¹⁰ of

¹⁰₹ 2.52 lakh per Mbps per month x 45 Mbps x 12 months

 $^{^{9}}$ ₹ 2.52 lakh per Mbps per month x 22.48 Mbps x 12 months x 3 years

UTL. Since the time of operationalisation of GBBN network from 01 August 2009, the department has paid UTL ₹ 20.40 crore for provision of internet bandwidth.

Thus, failure of DoIT to limit the scope of the PPP to providing intranet connectivity alone, resulted in an avoidable expenditure of ₹ 17.40 crore¹¹. An additional expenditure of ₹ 82.49 crore¹² would be incurred for the remaining period of seven years. Thus, the department chose to disregard offer of lower charges by BSNL for internet connectivity and awarded the contract to UTL that led to increase in the project cost.

The original Agreement entered into between GoG and UTL did not contain provisions for advance payment to the contractor. However, based on the request made by UTL (October 2008), the DoIT incorporated a clause for making an on-account payment of ₹ 20 crore to UTL against appropriate Bank Guarantee to be adjusted in the future amount payable to them through Quarterly Guarantee Revenue. The DoIT did not incorporate suitable clause for recovery of interest as envisaged in section 32.5 of the CPWD works manual which states that mobilisation advance limited to 10 *per cent* of tendered amount at the rate of 10 *per cent* simple interest, could be sanctioned to the contractors on specific request as per terms of contract. The DoIT had released ₹ 20 crore (₹ five crore each in June/August/December 2009 and January 2010) against bank guarantee of equal amount. This resulted in loss of interest of ₹ 5.22 crore to the Government up to September 2013.

In reply the Department stated (July 2014) that:

- The savings in project cost was not only due to reduction in internet bandwidth requirement but was due to several techno commercial factors leading to revision of the scope of the project including reduction in number of intranet connections.
- The GBBN project was initiated based on a project report prepared by the National Institute of Smart Governance (NISG).
- The project requirement includes both internet and intranet requirements. The present BSNL rate for one Gbps intranet connectivity is ₹ 1.08 crore per year and hence the intranet charges of BSNL would have been more.
- The BSNL was not having ready infrastructure during 2006.
- Advance paid to UTL was not in the nature of mobilisation advance but was partly to compensate the loss of revenue due to delay in completion of the project.

The reply of the Department is not convincing as BSNL had the infrastructure for internet connectivity in 2006 when the GBBN project was taken up and DoIT itself had not ensured proper market assessment and commercial viability of its requirement of one Gbps connectivity. Further, the delay in

 ^{11 ₹ 20.40} crore - (₹ 2 crore per annum for the bandwidth of 45 Mbps /45 Mbps x 22.48 Mbps x 3 years)
 12 (₹ 2.26 lakh per Mbps per month x 51.97 Mbps x 12 months x 7 years) - (₹ two crore per annum for the bandwidth

completion of the project was on account of UTL, and hence there was no requirement to compensate UTL for loss of revenue.

Thus, there was a total loss of $\stackrel{?}{\underset{?}{?}}$ 22.62 crore to the Government on implementation of the GBBN project (avoidable expenditure of $\stackrel{?}{\underset{?}{?}}$ 17.40 crore due to not considering the option of BSNL and $\stackrel{?}{\underset{?}{?}}$ 5.22 crore due to non-recovery of interest on advance payment) with an additional committed expenditure of $\stackrel{?}{\underset{?}{?}}$ 82.49 crore.

GOA ELECTRICITY DEPARTMENT

5.4 Excess payment of Consultancy Fees

Excess payment of Consultancy Fees to POWERGRID in contravention to the agreement

Clause 4.4 of two agreements¹³ for works entered into by Government of Goa (GoG) with M/s Power Grid Corporation of India Limited (POWERGRID) envisaged payment of consultancy fees at the rate of 13.5 *per cent* of the estimated cost of the work. As per Clause 4.5 of the agreements, service tax on the consultancy fees at applicable rate shall also be paid by the Government. Further, all present and future taxes, duties levied by any Act/Notification of the State/Central Government arising out of the agreement between Government and POWERGRID and its contractor/suppliers shall be paid by the Government directly to the concerned authorities or to POWERGRID in case the same was paid by POWERGRID.

The above agreements for the works were awarded (March 2006) presuming that exemption of Central Sales Tax (CST) could be availed by producing D forms on procurement of materials used for the work. However, the practice of giving exemption of CST by accepting D forms was abolished with effect from 01 April 2007. Accordingly, based on a demand from POWERGRID, Goa Electricity Department paid differential sales tax of ₹ 3.70 crore¹⁴ to them (March 2012). On this differential sales tax POWERGRID had also claimed (July 2010) consultancy fees (at the rate of 13.5 *per cent*) and service tax (at the rate of 12.36 *per cent*) thereon amounting to ₹ 56.06 lakh¹⁵ and the same was paid by the Department.

In this regard, we observed that consultancy fees and service tax of ₹ 56.06 lakh paid on differential sales tax was in contravention to the clause 4.5 of the agreement (which prescribed reimbursement of additional taxes only) and hence resulted in loss to the Government.

¹³i) Design, Supply, Erection, Testing and Commissioning of 2x50 MVA, 220/33 KV Sub Station at Amona along with associated equipments under Electrical Division IX, Thivim of Goa electricity Department for which, agreement was entered on 31 March 2006

ii) Design, Supply, Installation, Testing and Commissioning of new 1 X 40MVA, 110/33KV Power Transformer at Ponda Sub-station with associated equipments under Electrical Division III, Ponda for which, agreement was entered on 04 October 2005

¹⁴₹ 345.73 lakh for the work of Amona and ₹ 24.31 lakh for the work of Ponda sub-station

¹⁵Consultancy fees of ₹ 46.67 lakh and service tax of ₹ 5.77 lakh on the work of Amona and Consultancy fees of ₹ 3.28 lakh and service tax of ₹ 0.34 lakh for the work of Ponda Sub-station

The matter was brought to the notice of the Chief Electrical Engineer (May 2013/January 2014) for which no reply has been received so far (January 2015).

Panaji

Panaji The 5 JUN 2015

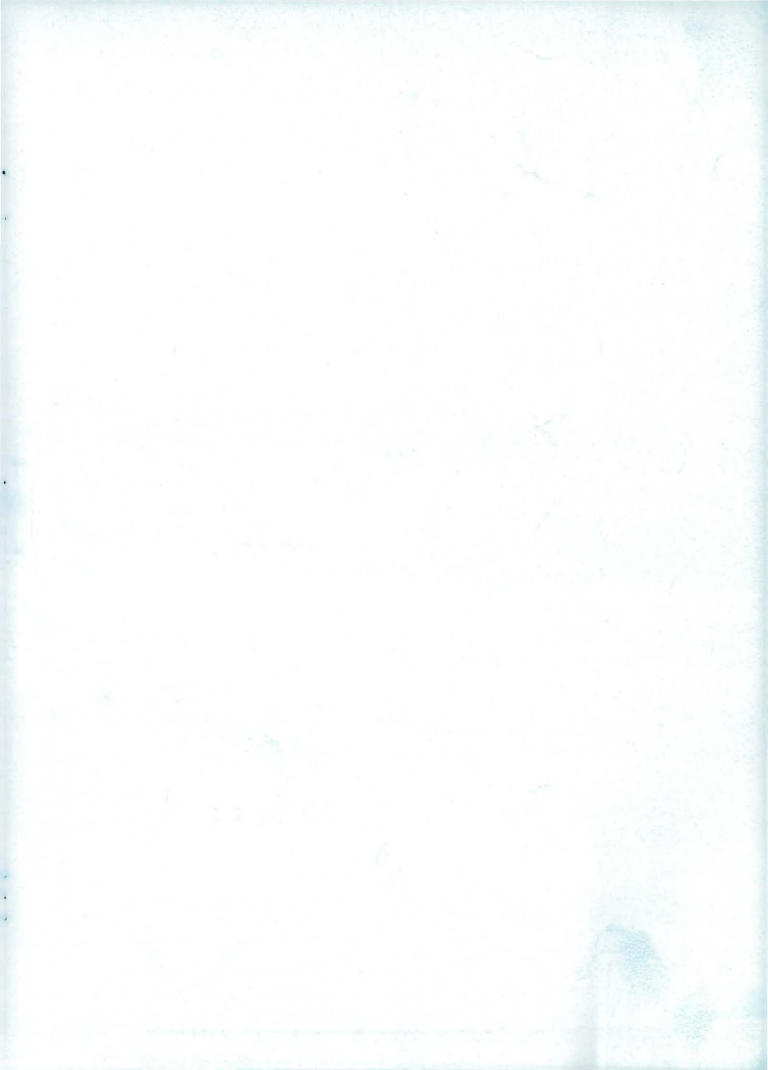
(ASHUTOSH JOSHI) Accountant General, Goa

Countersigned

New Delhi The

11 1 JUN 6415

(SHASHI KANT SHARMA) Comptroller and Auditor General of India



APPENDICES



APPENDIX-1.1

(Referred to in paragraph 1.7.1)

Statement showing year-wise position of inspection reports and paragraphs pending settlement

Sl. No.	Name of the Department		pto 8-09	200	9-10	201	0-11	201	1-12			2013-14		Total	
		IR	Para	IR	Para	IR	Para	IR	Para	IR	Para	IR	Para	IR	Para
1.	Agriculture	8	10	-	((1	2	2	3	2	12	-	-	13	27
2.	Animal Husbandry and Veterinary Services	-	-	-	-	1	1	-	-	111_	-	-	-	1	1
3.	Archives, Archaeology and Museum	-	-	-	-	1	8	1		-	-	-		1	8
4.	Art and Culture	3	9	-	-	1	1	ı	-	1	2	1	8	6	20
5.	Civil Supplies	-	-	-	-	1	1	-	-		-	-	-	1	1
6.	Commercial Taxes	1	1	-	-	-	-	-	-	2	8	-	-	3	9
7.	Co-operation	3	8	1	5		2	-	-	-	-	-	-	4	13
8.	Education	8	16	6	10	3	22	1	3	2	7	3	11	23	69
9.	Electoral office	-	-	-	-	1-	-	÷	+	+	-	1	2	1	2
10.	Excise	-	-	-	-	-	+	1	-	1	5	-	-	1	5
11.	Factories and Boilers	-	#		+	(-	-	-	-	1	5	-	=	1	5
12.	Finance	-	-	-	-	-	-	•	-	-	-	2	3	2	3
13.	Fisheries	-	=	-	=	-	-	1	2	-	-	1	3	2	5
14.	Forests	-	-	1	4	3	9	1	1	4	26	-	-	9	40
15.	General Administration	4	4	-	- "	1	1	-	=	1	5	-	-	6	10
16.	Housing	-	-	1	1	-	-	1	4	-	-	-	-	2	5
17.	Health	7	11	3	4	2	7	4	19	7	31	6	30	29	102
18.	Higher Education	3	3	1	1	1	12	-	- 1	1	2	1	8	7	26
19.	Home	3	4	÷	-	1	1	2	5	1	5	4	8	11	23

20.	Information and Technology	-	-	-			-	-	-	1	8	1	6	2	14
21.	Information and Publicity	1	1	1	2	1	10	1	4	2	13	-	-	6	30
22.	Inland Water Transport	-	-	-		-	-	-		-	-	1	6	1	6
23.	Industries, Trade and Commerce	-	=	-	-	1	3	1	3	-	-	1	7	3	13
24.	Irrigation	1	1	4	5	5	7	6	16	6	29	5	37	27	95
25.	Labour	-	-	_	÷	-	-	-	•	3	15	-	-	3	15
26.	Law	6	6	-	-	1	1	-	-	-	-	2	4	9	11
27.	Legislature	1	1	T -	-	1	1	-	1	I	_	1	1	3	3
28.	Mines	1	4	-	-	-	-	-	-		-	-	-	1	4
29.	Panchayati Raj	2	6	1	2	1	7	4	17	2	8	1	5	11	45
30.	Printing and Stationary	-	-	-		1	1	-	-		-	-	-	1	1
31.	Public Works	3	4	13	29	9	18	8	33	14	80	5	17	52	181
32.	Revenue	10	21	4	12	2	5	-	-	1	12	2	10	19	60
33.	Rural Development	2	3	2	8	1	3	-	-	1	3	-	The second	6	17
34.	Social Welfare		-			1	3	-	1	2	14	-	-	3	17
35.	Sports and Youth Affairs	-	_	1	1	_	-	1	2	1	11	-	-	3	14
36.	Technical Education	3	5	3	6	-	E -	-	-	3	7	3	4	12	22
37.	Transport	1	1	-	-	-	-	1	2	-	-	-		2	3
38.	Town and Country Planning	-	-	-		_	-	-	-	1	3	-	-	1	3
39.	Tourism	-	-	1	* 1	-		1	7	-	-	-	-	2	8
40.	Urban Development	6	18	12	39	8	47	13	87	16	149	2	32	57	372
41.	Vigilance	1	1	-	- 1	-	N=10	-	-	-	-	-	-	1	1
42.	Women and Child Development	-		1	1	1	2	-	·	2	10	1	5	5	18
	Total	78	138	56	131	49	173	48	208	78	470	44	207	353	1327

APPENDIX-1.2

(Referred to in paragraph 1.7.3)

Statement showing number of paragraphs/reviews in respect of which Government explanatory memoranda had not been received

Sl. No.	Name of Department	2010-11	2011-12	2012-13	Total
(1)	(2)	(3)	(4)	(5)	(6)
1	Forest	2	-	-	2
2	Corporation of City of Panaji	1	-	-	1
3	Health Department	1	1	1	3
4	Finance	1	-	1	2
5	Tourism	-	1	1	2
6	Public Works	-	2	4	6
7	Urban Development		2	-	2
8	Rural Development		1	-	1
9	Women and Child Development			1	1
	Total	5	7	8	20

Appendix – 2.1
(Referred to in paragraph 2.2.7.2)
Count of applications received and services delivered online through e-services/e-forms or SSDG to citizens by the Department

SI.			201	1-12	2012	2-13	2013-14		
No.	Name of the Department	Name of the Services	Application Received	Services Delivered	Application Received	Services Delivered	Application Received	Services Delivered	
United		Kanyadan Scheme	0	0	0	0	0	0	
	Directorate of Woman and	Grant in Aid Scheme to provide Financial assistance to the Mahila Mandals	0	0	0	0	0	0	
1	Child Development	Registration of Homes under Juvenile Justice Act	0	0	0	0	0	0	
		Registration of Homes under Goa Children's Act	0	0	0	0	0	0	
2	Directorate of Fire and Emergency Services	3 e-Services/ e-forms	0	0	0	0	0	0	
3	Director of Civil Supplies and Consumer Affairs	1. Application for deletion of name from the ration card 2. Application for inclusion of name in the ration card 3. Application for issue of duplicate ration card 4. Application for issue of new ration card 5. Application for issue of separate ration card 6. Receipt of consumer complaints and processing the same 7. Application/renewal of retail kerosene license 8. Application/renewal of hawker kerosene license 9. Application/renewal of retail foodstuff license	0	0	0	0	0	0	

		Registration Certificate under Goa, Daman and Diu Shops and Establishment Rules, 1975	0	0	0	0	850	497
4	Labour and Employment Department	Renewal of Certificate under Goa, Daman & Diu Shops and Establishment rules, 1975	0	0	0	0	1138	715
		Registration Certificate under Motor Transport Workers Act 1961	0	0	0	0	12	5
		Renewal Certificate under Motor Transport Workers Act 1961	0	0	0	0	6	2
		Assistance of Fencing	0	0	0	0	0	0
5	Directorate of Agriculture	Mechanization in Agriculture	0	0	0	0	0	0
		Assured Price for Agricultural crops Support Price	0	0	0	0	0	0
		Registration of Fishing Nets	0	0	0	0	0	0
1		Renewal of Fishing Nets	0	0	0	0	0	0
		Grant of a license for fishing vessel for use in a specific area	0	0	0	0	0	0
		Issuance of identity card for Indian fishermen	0	0	0	0	0	0
		Group Accident Insurance of Active Fishermen	0	0	0	0	0	0
6	Directorate of Fisheries	Renewal of a license for Fishing Vessel for use in a specified area	0	0	0	0	0	0
		Assistance under saving cum relief scheme	0	0	0	0	0	0
		General Insurance Scheme for active fishermen	0	0	0	0	0	0
		Financial assistance for purchase of insulated ice box to engaged in fish sale or fishing activities	0	0	0	0	0	0

APPENDIX – 3.1
(Referred to in Paragraph 3.4)
Short recovery due to non-enhancement of rent annually

Month and year	Monthly rent due on 10% increase per annum	Rent paid per month	Rent short recovered (col.2-col.3)	Total short recovery (col.4 x 12)
1	2	3	4	5
01.08.97 to 31.07.98	45681	45681	0	0
01.08.98 to 31.03.99	39239	39239	0	0
01.04.99 to 31.03.00	45681	45681	0	0
01.04.00 to 31.03.01	50249	45681	4568	54816
01.04.01 to 31.03.02	55274	45681	9593	115116
01.04.02 to 31.03.03	60801	45681	15120	181440
01.04.03 to 31.03.04	66882	45681	21201	254412
01.04.04 to 31.03.05	73570	45681	27889	334668
01.04.05 to 31.03.06	80927	45681	35246	422952
01.04.06 to 31.03.07	89019	45681	43338	520056
01.04.07 to 31.03.08	97921	45681	52240	626880
01.04.08 to 31.03.09	107713	45681	62032	744384
01.04.09 to 31.03.10	118484	45681	72803	873636
01.04.10 to 31.03.11	130332	45681	84651	1015812
01.04.11 to 31.03.12	143365	45681	97684	1172208
01.04.12 to 31.03.13	157702	45681	112021	1344252
01.04.13 to 31.03.14	173472	45681	127791	1533492
01.04.14 to 31.01.15	190819	45681	145138	1451380
			Total	10645504

APPENDIX-5.1

(Referred to in paragraph 5.1.18)

Statement showing investments made by State Government in PSUs whose accounts were in arrears as on 30 September 2014 (₹ in lakh)

Sl.	Name & BOIL	Year upto which	Paid up capital as per		Investment during the year	nt made by State s for which acco		ars
No	Name of PSUs	Accounts finalised	latest finalised accounts	Year	Equity	Loans	Grants	Subsidy
1	2	3	4	5	6	7	8	9
A	Working Companies							
1.	Goa Forest Development Corporation Limited (GFDCL)	2012-13	268.91	2013-14		· · · · · · · · · · · · · · · · · · ·	350.00	-
2.	Goa Meat Complex Limited			2012-13	-	7	234.00	.=
	(GMCL)	2011-12	61.82	2013-14	-	-	283.00	-
				2010-11	-	-		1017.89
				2011-12	-	-	250.00	1113.06
3.	Goa State Horticultural Corporation Limited (GSHCL)	2009-10	499.50	2012-13	-	-	-	1774.33
	Corporation Elimited (GSHCL)			2013-14	-		-	1878.77
				2004-05	5.00	-	-	0.29
				2005-06	5.00	*	-	0.26
	Goa State Scheduled Castes and			2006-07	5.00	-	-	-
4.	Other Backward Class Finance			2007-08	5.00	-	-	¥
	and Development Corporation	2003-04	263.43	2008-09	1.66	-	25.00	-
	Limited (GSSCOBCFDCL)			2009-10	1.66	-	25.00	-
				2010-11	5.00	-	25.00	
				2011-12	250.00	14	30.00	-
				2012-13	166.00	438.93	10.00	-
				2013-14	-	258.00	50.00	-
5.	Goa State Scheduled Tribes Finance and Development	2011-12	2260.00	2012-13	800.00	-		
	Corporation Limited (GSSTFDCL)			2013-14				

6.	Goa State Infrastructure Development Corporation Limited (GSIDCL)	2012-13	372.00	2013-14	-	-	15000.00	-
7.	Info Tech Corporation of Goa Limited (ITCGL)	2006-07	1633.46	2007-08 to 2011-12	-		-	
111				2012-13			114.46	-
				2013-14		-	500.00	
8.	Sewage and Infrastructural	2011-12	605.00	2012-13	50.00	-	3100.00	-
	Development Corporation Limited (SIDCL)			2013-14	7	-	205.00	-
9.	Goa Electronics Limited (GEL)	2012-13	180.00	2013-14				
В	Working Corporation							
1.	Goa Industrial Development Corporation (GIDC)	2012-13	3860.91	2013-14	•	•		
C	Non-Working companies							
1.	Goa Auto Accessories Limited (GAAL)	2012-13	559.00	2013-14	7	-		L-1
D	Non-Working Corporations							
				2006-07	25.00	-		-
				2007-08	-	-		-
1	Goa Information Technology	First Accounts	Information for	2008-09	-	-	-	-
	Development Corporation	yet to be	2013-14 not	2009-10	-	-	-	-
	(GITDC)	furnished	furnished	2010-11		-	1.10	-
				2011-12		-	-	
				2012-13	-	-		
				2013-14	-	-		
	Total				1319.32	696.93	20202.56	5784.6

Appendix-5.2 (Referred to in paragraph 5.2.4)

Statement showing details of delay in finalisation of tender

Sl. No.	Name of the work	Tendering Division	Tender No and date of tender notification	Estimated Cost (₹ in crore)	Last day for acceptance of tenders	Date by which tenders had to be finalised (45 days)	Present status
1	Supply of 33 KV, 3 Core x 400 Sq.mm Cable Aluminium conductor cable for the work of erection, testing and commissioning of cable accessories for 33 KV Double Circuit underground cables from Amona Sub-Station to Kundaim Sub-Station, alongwith associated switchgear bus extension and bay arrangements	Division III, Ponda	01/2011 dated 20.06.2011	8.82	29.07.2011	12.09.2011	Revised estimates yet to be approved
2	Supply of 54 km of 33 KV, 3 Core x 400 Sq.mm XLPE cable for the work of erection, testing and commissioning of cable accessories for 33 KV Double Circuit underground cables from Ponda Sub-Station to Verna Sub-Station via Borim Bridge and 2 Sets of 33 KV Outgoing and 2 Sets of Incoming Bay at Ponda and Verna Substation	Division XIV, Verna	03/2011-12 dated 27.08.2011	13.07	19.09.2011	03.11.2011	No action taken to finalise the tender, validity of offer expired
3	Erection, testing and commissioning of cable accessories for 33 KV Double Circuit underground cables from Ponda Sub-Station to Verna Sub-Station via Borim Bridge and 2 Sets of 33 KV Outgoing and 2 Sets of Incoming Bay at Ponda and Verna Substation	Division XIV, Verna	04/2011-12 dated 15.11.2011	3.66	01.12.2011	15.01.2012	No action taken to finalise the tender

Appendix-5.3

(Referred to in paragraph 5.2.6)

Statement showing details of lapse of guarantee period on UG cables due to delay in completion of UG cabling work

SL No	Executing Division	Tender No	Cable specifications	UG cable Supplier	Quantity Supplied in Km	Rate per Metre (in ₹)	Value of Cable supplied (₹ in lakh)	Month and year of supply	Date of Expiry of Guarantee Period	Details of works for which UG cable is being utilised	Tender / Work Order No.	Latest Status
1.	Division I, Panaji	26(09-10)	33 KV, 3 Core x 400 Sq.mm XLPE	M/s Hindustan Vidyut Products Ltd	38.98	2450	955.01	December 2010	December 2012	Laying Testing & Commissioning of 33KV Double Circuit XLPE cable 3 Core x	28/09-10	work short closed in September 2013
			33 KV, 1 Core x 400 Sq.mm XLPE	M/s Hindustan Vidyut Products Ltd	0.60	816	4.90			400 Sq.mm between Kadamba to Bambolim Sub- station, Bambolim I & II Line IN & Line out cable Kadamba to IT Park		
2.	Division IV, Margao	21(09)	33 KV, 3 Core x 400 Sq.mm XLPE	M/s Polycab Wires Pvt. Ltd	60.00	2450	1470.00	May 2011	May 2013	laying of 33KV, 400 Sq.mm double circuit, Underground cables from (i) Ponda Sub- Station to Fatorda Sub-Station via	22(09)	work under progress
				M/s Torrent Cables Ltd.	50.00	2450	1225.00	May 2011	May 2013	Raia Sub-Station - 40 kms (ii) Xeldom Sub- Station to Cuncolim Sub- Station - 30 Kms and (iii) Xeldom Sub- Station to Aquem Sub-Station - 40 Kms		
3.	Division IV, Margao	05/(11)	33 KV, 3 Core x 400 Sq.mm XLPE	M/s KEI Industries	40.00	2420	968.00	March 2012 to June 2012	March 2014 to June 2014	laying of 33 KV 3 Core x 400 Sq.mm double circuit underground cable from Verna Sub- Station to	06/(11)	work under progress

SI. No	Executing Division	Tender No	Cable specifications	UG cable Supplier	Quantity Supplied in Km	Rate per Metre (in ₹)	Value of Cable supplied in ₹ in lakh	Month and year of supply	Date of Expiry of Guarantee Period	Details of works for which UG cable is being utilised	Tender / Work Order No.	Latest Status
										Montehill Sub- Station		
4.	Division VI, Mapusa	08(10-11)	33 KV, 3 Core x 400 Sq.mm XLPE	M/s Polycab Wires Pvt. Ltd	25.00	2420	605.00	August 2013	August 2015	laying of 33 KV 3 Core x 400 Sq.mm underground cable from Tivim Sub- Station to Mapusa Sub-Station	09(10-11)	work under progress
5.	Division VI, Mapusa	10(10-11)	33 KV, 3 Core x 400 Sq.mm XLPE	M/s Polycab Wires Pvt. Ltd	35.00	2420	847.00	January 2012	January 2014	laying of 33 KV 3 Core x 400 Sq.mm underground cable from Tivim Sub- Station to Porvorim Sub- Station	11(10-11)	work not completed (March 2014) due to replacement of jointing kits
6.	Division X, Ponda	1/(11-12)	33 KV, 3 Core x 400 Sq.mm XLPE	M/s Polycab Wires Pvt, Ltd	34.00	2420	822.80	May-2012 and May 2013	May 2014 and May 2015	laying of 33 KV 3 Core x 400 Sq.mm underground cable from 110 KV Kadamba Sub- Station to 33/11 KV Kundaim Sub-Station	2/11-12	work under progress
7.	Division XI, Vasco	06/09-10	33 KV, 3 Core x 400 Sq.mm XLPE	M/s Universal Cable Ltd.	62.00	2450	1519.00	January 2011	January 2013	Laying of underground 33KVdouble circuit cables by Horizontal Directional Drilling method from Sancoale Sub-station to Majorda Sub- station and from Verna Sub-station to Kadamba Sub- station, Vasco	01/10-11	work under progress
-		Т	OTAL				8416.71			station, vasco		



