

Gujarat Textile Policy – 2012 (5.9.2012)
Integrated approach to strengthen the value
chain, Farm- Fiber- Fabric- Fashion (Garment)
to Foreign (export)
(Revised)

Government of Gujarat
Industries & Mines Department
Resolution No. TEX/102012/65117/T
Sachivalaya, Gandhinagar
Dated: 25.06.2013.

Read:

1. Gujarat Industrial Policy, 2009
2. Industries & Mines Department's GR No. PLM-102006-2149-T dated 15.10.2007
3. Resolution No. PLM/102004/1047/T dtd.27.02.2009 and dated 19.6.2009.
4. Resolution No. TEX/102012/65117/T Dated: 5/09/2012.

1.0 Preamble:

India is the 2nd largest producer of cotton, and next to China. The global net cotton production has come down substantially in the recent past in China & US. On the other hand, besides US and other developed nations, cotton textile demands are increasing from economically strong Asian Countries. This has created the need for increasing spinning capacity to counter both domestic and global yarn shortage.

On the other hand, Textile being highly labour intensive industry and developed nation has already lost their cost competitiveness and trying to re-locate their activities in low cost Countries like India. In Gujarat Textile Industry has its unique position as a self-reliant industry, from the production of raw materials to fabric and Garment and has a major contribution to the economy. Gujarat is a largest producer of cotton, constituting over 35% share of the country's production. It is observed that besides the quality production of cotton, Gujarat is quite strong in Ginning both in terms of Technology & Productivity. But due to non availability of Spinning activities, over 90% of Gujarat cotton goes either for or to other state for further value addition. Therefore, there is a need to transform the State Cotton Industry as the leader in manufacturing of yarn, fabric and garment with a policy to work on five F's – Farm, Fibre, Fabric, Fashion (Garment) & Foreign (Export). In the export front, Government of India has already earmarked Ahmedabad, once known Manchester of India, as Town of Export Excellence in Textile.

Besides, this approach will enhance the growth of cotton Farmer by way of better price realization & also enable them to withstand the uncertain & price fluctuation of cotton both in domestic and international market in one hand and to strengthen the whole value chain of the textile industry across the State.

Similarly, in the synthetic and non-cotton textile front, Gujarat, in specific Surat, the Silk City of India, is the largest producer of man-made and filament fabric manufacturer with over 40% share in the country, capturing mainly the need of domestic market. However, a significant need is felt to make this sector internationally competitive by way of value addition and technology upgradation at all level i.e from yarn to fabric and garment.

Looking to enormous potential of Technical Textiles and non-woven with application for industries like Medical, Agro, Automobiles & Construction industries, a need is felt to promote Technical Textiles with higher value addition across the State.

In the Textile and Apparel (Garment) value chain, development of Garment sector in Gujarat is not very impressive. One of the issues, as identified, is the shortage of Skilled Manpower in the field. State Government, therefore, intends to extend specific support to develop manpower in the field.

The proposed initiative would create substantial rural women employment. Realizing the potential of the Textile Industry in the country and abroad, In the Finance Minister's Budget Speech 2012-13, it has been announced to address the entire value chain encompassing all the stages of the production i.e. from Farm to Fabrics for noteworthy benefits for the farmers involved in cotton cultivation. To promote spinning activities it is provided Rs.70.46 crores as section-I New Item. Such special efforts will also create substantial rural women employment.

With the objective of continuing the leadership in the textile industry with a vision of Enhancing the sustainable growth of Farmers by way of Value Addition and to strengthen the value chain for the overall growth of Cotton Textile industries in one hand and Synthetic Filament Textile Industry on the other. State Government intend to provide necessary support for entire value chain i.e Ginning, Spinning, Weaving, Dyeing & Processing, Knitting, Apparel, Garmenting and Technical Textiles either for new investment and expansion or for technology upgradation to become internationally competitive. While doing this, the industry currently faces a shortage of skilled man power. The proposed initiative, therefore, has been extended also to provide the support for setting up Training Institute, in specific, for weaving & Apparel sector. Approach is also made to establish Centre of Excellence in the area of hi-tech and Technical Textile to address on product development incubation customized training and services for industries.

The State Govt. received various representations from different textile sectors and after due deliberations with the various stake holders and discussions at Govt. levels, it was decided to come out with a comprehensive textile policy to strengthen the whole value chain in textile sector.

Textile Policy 2012, was announced vide resolution Dt. 5.9.2012 with above preamble. After announcement of this policy, State Govt. received representations from various stakeholders. After due deliberations with the concerned, it is decided to announce the revised Textile Policy 2012 with certain changes and clarifications to strengthen the whole value chain in textile sector .

2.0 Resolution:

Government has reviewed the scheme for assistance to Textile & Apparel sector vide Resolution No. PLM/102004/1047/T dtd.27.02.2009 and dated 19.6.2009, under Gujarat Industrial Policy 2009, with respect to support to textile industry, suggesting the need to enlarge the support more on value addition to strengthen the value chain, achieving sustainable growth of Textile Industry in Gujarat.

After careful consideration, Government has decided to come out with the new policy, in supersession of the support envisaged in the GRs Read at (3) and (4) above and with the introduction of revised scheme for support for Textile Industry in the State of Gujarat.

3.0 Operative period of the scheme

The scheme will come into operation from the date of issue of GR Dt. 5/9/2012 and shall remain in force for five years. Only those enterprises which complete and make operational fully their projects during the operative period shall be eligible for benefit mentioned under the respective scheme, as applicable.

All the textile units/activities commissioned after the announcement of Gujarat textile policy 2012 i.e. 5.9.2012 are eligible to take the benefit of the new scheme.

Those units which have not taken the benefits under old policy and which are going into production after declaring the Gujarat Textile Policy 2012 will be entitled for the benefits.

4.0 Definitions

4.1 New Enterprise

New Enterprise means the enterprise which commences commercial production/ service during the operative period of this scheme and has obtained acknowledgement of filing Entrepreneur's Memorandum (EM) with the concerned District Industries Center (DIC) or Industrial Entrepreneur's Memorandum (IEM) with Government of India.

4.2 Existing Enterprise

The Existing Enterprise means the enterprise which has filed EM with the concerned DIC or IEM with GoI and is implementing expansion/ diversification/ modernization in the project for carrying out activity indicated in this resolution.

4.3 Expansion or Diversification:

Existing enterprise taking up expansion and/or diversification with or without forward/backward integration, with investment more than 50% of its existing gross fixed capital investment as on date of initiating expansion/diversification and commencing production of said expansion/diversification during the operative period of the scheme shall be treated as Expansion.

4.4 Modernization:

Existing enterprises investing more than 25% in the cost of its existing plant & machinery to upgrade technology by way of adopting new technology/ production process and/or improving quality of product.

4.5 Gross Fixed Capital Investment:

Gross fixed capital investment means investment in Plant & Machinery before it commences expansion/ diversification/modernization and/ or it obtains sanction of financial assistance from Banks /Financial Institutions.

All machineries specified in TUF list or covered under definitions of capital goods in VAT Act would be eligible for benefit of the scheme. However if such machinery is second hand, it will not be eligible for VAT concession.

Self Finance enterprises will not be eligible for any incentive under the scheme.

4.6 TUF Scheme

The TUF scheme means the Technology Upgradation Fund Scheme as notified by Government of India and amended from time to time regarding eligible machineries under the scheme. In case of TUF scheme is discontinued, latest amended eligible machineries under TUF scheme will be referred. Any addition or deletion on the eligible machineries over and above with TUF enlisted can be made by SLAC with the consultation of Experts or Institutes like ATIRA, BTRA, MANTRA, NITRA, NID, NIFT etc.

5.0 Scheme – 1 – Interest Subsidy:

5.1 The scheme will be known as financial assistance by way of credit linked Interest Subsidy in Ginning & Pressing, Cotton Spinning, Weaving, Dyeing & Processing, Knitting, Garment/Made-ups, Machine Carpeting, Machine Embroidery and any other activities/process like crimping, texturising, twisting, winding, sizing etc. within the Textile value chain. However, synthetic filament yarn manufacturing is excluded under the scheme. In an alternative, units may avail MSME or other State Government Scheme.

5.2 Eligible Activities:

5.2.1 Spinning:

Spinning activities means setting up of unit having the raw material as 100% cotton OR with blended of any textile fibres OR any kind of spun yarn based on the cotton spinning system or technology from Blow room to Yarn packaging (Winding). Spinning operation can be performed on Ring spinning, Rotors or Jet Spinning.

5.2.2 Ginning & Pressing, Weaving (with or without preparatory) Dyeing & Processing, Knitting, Garment /Made-ups Machine Carpeting, Machine Embroidery and any other activities/process like crimping, texturising, twisting, winding, sizing etc. within the Textile value chain.

Investment in Plant & Machinery as specified in Para 4.5.

5.3 Quantum of assistance:

- (i) Maximum interest subsidy will be at the rate of 5% per annum. (7% for spinning unit and garment/made-ups unit) This interest subsidy will be in addition to any other incentives available from other schemes of Government of India.
- (ii) Interest subsidy will be available for establishing new enterprise under this scheme and for one expansion / diversification / modernization of existing enterprises as mentioned in para-4.3, and 4.4, only for the investment in new and modern plant machinery as specified in Para 4.5.

The enterprises which have acquired second hand imported machineries for Spinning units having 10 years' vintage and with a residual life of minimum 10 years duly certified by the competent authority like Chartered Engineer/ Chartered Account etc., will be considered eligible for support under the scheme to the extent of 60% of the acquisition value of imported machineries. The acquisition value of the second hand imported machinery will be considered up to 50 % of the value of new imported machinery or actual purchase value, whichever is less.

The eligible list of machineries will be compatible with the list of machineries as specified in Para 4.5.

- (iii) The weaving enterprises which have acquired second hand imported Shuttle less loom having 10 years' vintage and with a residual life of minimum 10 years duly certified by the competent authority like Chartered Engineer/ Chartered Account etc., will be considered eligible for support under the scheme with a condition in the line of latest TUF scheme of Government of India and as specified in Para 4.5.
- (iv) In case of composite /multiproduct textile enterprises, all the activities will be addressed separately or as a whole for the purpose of getting benefit under the scheme.
- (v) The support against the second hand imported machineries will be given only after successful operation of the machineries for six months period after commissioning by the enterprise.
- (vi) For the purpose of interest subsidy, the enterprise shall get term loan from Financial Institution/ Bank recognized by Reserve Bank of India.
- (vii) The unit has to apply within one year from the last disbursement of term loan but not later than the date of commencement of commercial production.
- (viii) Disbursement of the loan should be within the operative period of the Scheme.
- (ix) The enterprise must start commercial operation within the operative period of the scheme.
- (x) The interest subsidy will be available only on interest levied by the Financial Institution. Penal interest or other charges will not be reimbursed.
- (xi) Benefit of Interest Subsidy will be considered from the date for which enterprise has opted but not later than commencement of commercial production.

Such enterprises will not be eligible to claim interest for the period from date of first disbursement to the extended date from when the enterprise exercise the option to avail the benefit if interest subsidy for five years period.

- (xii) The interest subsidy will be given to the enterprise which pays regular installments and interest to the financial institutions. If the enterprise becomes defaulter, it will not get interest subsidy for the default period and such defaulting period will be deducted from 5 years period. The defaulter will be considered as per the RBI guidelines.
- (xiii) The enterprise has to observe pollution control measures as prescribed by GPCB or other competent authority.

5.4 Support to Spinning units by way of Special concession in Power tariff & assured supply of Lignite:

- (i) Power tariff subsidy @ Rs.1 per unit in the billed amount of the utility for the units will be available for the period of 5 years as promotional initiatives for cotton spinning industries and weaving units with or without preparatory in Gujarat. This will only be applicable for establishing new enterprises or for expansion/ diversification of existing enterprises as well as the units with second hand eligible imported machineries under the scheme as mentioned in Para 5.3 (ii) and para 5.3

(iii). There will be clear demarcation on the supply of electricity for fulfill the eligibility criteria.

Subsidy will be paid to the enterprises by the Office of Industries Commissionerate after certified by the Power Distribution Company of the claims.

- (ii) The enterprises setting up of unit having captive power plant will be given assured supply of lignite by way of supply agreement with GMDC for the period of 5 years from commencement of power plant.
- (iii) The units who purchases electricity only from the state electricity / power distribution licensee will eligible for this relief. The unit either generating power from his captive power plant or getting electricity through open access will not be eligible for the subsidy.

5.5 VAT Concession

5.5.1 Refund of VAT paid by the unit on purchases of intermediate product/raw material except for certain goods and certain transactions which are not eligible for tax credit under the Gujarat VAT ACT, 2003 and # ~~remission~~ reimbursement of VAT/~~CST~~ * collected on end product/intermediate product within entire value chain from cotton to Garment and on end made ups to the extent of 100% the eligible fixed capital investments in plant & machinery made within one year (two years in case of investment more than 500 crores) from the date of production or during the operative period of the scheme whichever is earlier.

This concession will be available within 8 years from the date of the production.

5.5.2 If and at such time, VAT ~~and/or~~ ~~CST~~ * are replaced by Goods and Services Tax or any other similar law for the levy of tax in the state of Gujarat, after the date of issue of this GR the interest of the unit would be adjusted in order to maintain the same economic benefits to the unit.

5.5.3 The Eligibility Certificate for the above VAT concessions will be issued by the Industries Commissioner Office.

For the purpose above, Eligible Fixed Capital Investment means investment made in plant and machineries during the operative period of the scheme.

5.5.4 The finance department will issue suitable notification in this regard

5.6 General conditions:

The following conditions shall apply to the above scheme,

- (i) The enterprise must start commercial operation within the operative period of the scheme.
- (ii) The enterprise availing benefit under the scheme will have to remain in production/services at least for ten years from the date of commencement of commercial production/services.
- (iii) All the benefiting enterprises shall file information about annual production, sales, power consumption and such other details as may be asked by DIC on 31st of every March annually.
- (iv) For expansion/diversification/modernization the enterprise will be entitled for incentives only once during the operative period of the scheme.

*in para 5.5.1 the word "CST" is deleted wide GR Dated 11/10/2013.

in para 5.5.1 the word "remission" is substituted by wide GR Dated 11/10/2013.

*in para 5.5.2 the word "CST" is deleted wide GR Dated 11/10/2013

- (v) The Enterprises availing benefit under this scheme can not avail benefit from any other State Government scheme like MSME for the same purpose. However, Enterprises are eligible to get any other additional benefit under Government of India scheme.
- (vi) Ginning enterprises alternatively can avail the benefit under MSME Policy GoG as per the norms.
- (vii) All the benefits will be over and above benefit and support given by GoI.
- (viii) VAT concession for composite unit is eligible for investment in any part of the whole value chain .
In case of expansion, VAT concession will be eligible on total production including on existing machinery .
- (ix) Technical Textile Sectors will also be eligible to get VAT concession.
- \$ (x) The enterprise will not be entitled to that remission or refund of VAT (VAT Concession) on their inter-state-sales.
- \$ (xi) The monetary ceiling available to the eligible unit shall be divided in 8 years and the eligible unit shall be entitled to avail the annual benefit to the extent of 1/8 of monetary ceiling. The unavailed amount of annual benefit during the year can be availed in the next year. If the unit reaches to the entitled incentives by the year, such unit have to pay VAT for the remaining period in accordance with the provision of VAT Act.
- \$ (xii) In case of composite unit having Ginning and Spinning activity, the investment made in Plant & Machinery will be considered separately for the purpose of eligible amount for Tax concession. Such monetary ceiling will be applicable in Ginning and Spinning separately to avail Tax concessions.

6.0 Scheme - 2: Support to Technical Textiles

6.1 The Scheme – Interest Subsidy

The scheme will be known as Credit linked Interest Subsidy in Technical Textiles.

6.1.1 Eligible Activities

(i) Technical Textiles are defined as textile materials and products used primarily for their technical performance and functional properties rather than their aesthetic or decorative characteristics. Depending on the product characteristics, functional requirements and end-use applications, the highly diversified range of technical textiles have been grouped into 13 sectors application-wise.

- i Agrotech (Agriculture, Horticulture and Forestry)
- ii Buildtech (Building and Construction)
- iii Clothtech (Technical components of shoes and clothing)
- iv Geotech (Geo-textiles and Civil Engineering)
- v Homotech (Components of furniture, household textiles and floor coverings)
- vi Indutech (Filtration, cleaning and other industrial usage)
- vii Meditech (Hygiene and Medical)
- viii Mobiltech (Automobiles, Shipping, Railways and Aerospace)
- ix Oekotech (Environmental Protection)

\$ in 5.6, serial no. (x) to (xii) are inserted vide GR Dated 11/10/2013

- x Packtech (Packaging)
- xi Protech (Personal and Property Protection)
- xii Sporttech (Sport and Leisure)
- xiii Defencetech (Textile for defense use)
- xiv Any other product as notified by Ministry of Textiles, Government of India, time to time.

- (ii) This Scheme will be applicable to new as well as to existing enterprise for expansion/ upgradation in above sectors.
- (iii) The machinery of Technical/Industrial textile as specified in Para 4.5 will be considered eligible.
- (iv) The Enterprises availing benefit under this scheme can not avail benefit from any other State Government scheme like MSME for the same purpose. However, Enterprises are eligible to get any other additional benefit under Government of India scheme.

6.1.2 Quantum of Assistance

- (i) Maximum interest subsidy will be at the rate of 6% per annum. This interest subsidy will be in addition to any other incentives available from Government of India.
- (ii) Interest subsidy will be available for establishing new enterprises or for expansion/ diversification / modernization of existing enterprises as per para 4.3 and 4.4, only for the investment in New & modern Plant & Machinery as specified in Para 4.5.

The enterprise which have acquired second hand imported machineries having 10 years vintage and with a residual life of minimum 10 years duly certified by the competent authority like Chartered Engineer/ Chartered Account etc., will be considered eligible for support under the scheme to the extent of 60% of the acquisition value of imported machineries. The eligible list of machineries will be compatible with the list of machineries as specified in Para 4.5.

The acquisition value of the second hand imported machinery will be considered up to 50 % of the value of new imported machinery or actual purchase value, whichever is less.

The support against the second hand imported machineries will be given only after successful operation of the machineries for six months period by the enterprise.

- (iii) For the purpose of interest subsidy, the enterprise shall get term loan from Financial Institution/ Bank recognized by Reserve Bank of India.
- (iv) The enterprise has to apply within one year from the last disbursement of term loan but not later than the date of commencement of commercial production.

Such enterprises shall not be eligible to claim interest for the period from date of first disbursement to the extended date from when the unit exercise the option to avail the benefit if interest subsidy for five years period.

- (v) Disbursement of the loan should be within the operative period of the Scheme.
- (vi) The enterprise must start commercial operation within the operative period of the scheme.
- (vii) The interest subsidy will be available only on interest levied by the Financial Institution. Penal interest or other charges will not be reimbursed.
- (viii) Benefit of Interest Subsidy will be considered from the date for which unit has opted but not later than commencement of commercial production .

- (ix) The interest subsidy will be given to the enterprise which pays regular installments and interest to the financial institutions. If the enterprise becomes defaulter, it will not get interest subsidy for the default period and such defaulting period will be deducted from 5 years period.

7.0 Scheme – 3 Assistance for Energy Conservation, Water Conservation and Environmental Compliance to existing units (more than 3 years old)

7.1.1 The Scheme

The scheme will be known as assistance for Energy Conservation, Water Conservation and Environmental Compliance to existing units having in operation for more than three years.

7.1.2 Quantum of Assistance

- (i) Assistance up to 50%, Max Rs. 50,000 for Energy Audit/Water Audit/ Environmental Compliance which will be applicable in each case separately.
- (ii) Assistance up to 20% of cost of equipments, Max Rs. 20 lakhs which will be applicable in each case separately.
- (iii) The enterprises will be eligible for the above benefit once in 2 years of operating period of the scheme.

8.0 Scheme – 4 : Assistance for Technology acquisition and upgradation

8.1 The Scheme

The scheme will be known as assistance to enterprises for Technology acquisition and upgradation.

8.2 Eligible Activities

- (i) The enterprise acquiring the technology for the first time in India for specialized application will be considered eligible under the scheme.
- (ii) The acquisition of technology and collaboration can be in any form, including purchase of drawing and design and technology development through engaging experts/ R&D institution and/or technical consultancy firm. Mere import of Machinery or Technology will not be considered as Technology Acquisition. However existing Gujarat based textile machinery manufacturers can also avail the benefit for technology collaboration from abroad.

8.3 Quantum of Assistance

- (i) The enterprises acquiring the technology will be provided financial assistance of upto 50% of the investment for technology acquisition / collaboration, with maximum of Rs 25 lakhs per process/product once during operative period of the scheme.
- (ii) The enterprise availing the benefit for the same purpose under any other scheme of State Government will not be eligible to get benefit under this scheme.

9.0 Scheme – 5: Assistance to Apparel Training Institutions and Trainees

9.1 The Scheme

The scheme will be known as Assistance to Training Institutions, Training Centers, Trainers and Trainees for Apparel related production.

9.2 Eligible Activities & Quantum of Assistance

9.2.1 Setting up of Training Institution

- (i) Under the scheme, any autonomous institutions promoted by government/ public sector undertakings or private sector with a background of textile and apparel industries or skilled manpower development, will be provided assistance upto 85%, with ceiling of maximum of Rs 3 crore, of the project cost covering fixed capital investment in building, equipments and machinery (including installation cost), electrification, furniture and other miscellaneous investment required for setting up training facilities, excluding land cost. Maximum 25% cost of Machineries and Training Equipments will be eligible to consider for Infrastructure including Building.
- (ii) The recurring expenditure for running the training institution has to be borne by the promoter institution.
- (iii) Institution shall create mechanism for assessment of trainees either in line of MES, GCVT or third party skill assessment body or Institutions empanelled as decided by SLAC from time to time. However 50% of the candidates undergone training are expected to clear the examination / assessment successfully.

9.2.2 Upgradation of facilities in Industrial Training Institutes (ITIs)

ITIs offer different courses in apparel production as per the training scheme of All India Apprenticeship Training. These courses need to be upgraded as per the requirement of apparel industry and the training content needs to be approved by State Level Committee/Anchor Institutions. ITIs, therefore, need additional facilities in terms of new equipments and machineries. Accordingly, ITIs will be provided need based assistance for purchase of equipments required for upgrading their existing facilities to provide training in apparel production. The assistance will be as one time grant of total cost of additional equipments required to be purchased for conducting training courses in apparel production.

9.2.3 Training Centers

- (i) In Gujarat, there are large numbers of Training Centers in the form of tailoring schools, which provide training in sewing and other tailoring related activities, set up by different institutions, NGOs and private entrepreneurs and registered by Directorate of Employment & Training (DET). There is a good potential to upgrade these facilities to provide training for different skills of apparel production. This would generate large number of skilled manpower in urban and semi-urban areas of the state.
- (ii) Such training centers, which come forward to upgrade their facilities in order to make them viable apparel training centers will be provided assistance at 50%, subject to a limit of Rs. 20 lacs per center, of their investment towards purchase of equipment and machinery (including installation cost), electrification and necessary furniture. Establishment of new training centers will also be eligible for financial assistance under the scheme. The institutions/ training centers will be required to provide training as per the norms of MES/AEPC or State Level Committee/ Anchor Institutions.
- (iii) The Institution/Training centre shall create mechanism for assessment of trainees either in line of MES, GCVT or third party assessment body or Institutions empanelled as decided by SLAC from time to time.

9.2.4 Reimbursement of tuition fees to Trainees

- (i) The training institutions charge tuition fees from trainees to meet their recurring expenditure, as this is the only source of income to run such institutions. The tuition fees for undertaking training in apparel production are much higher as compared to fees charged by ITIs in different skills.
- (ii) It is, therefore, necessary to provide assistance to trainees so as to enable them to pay tuition fees. The assistance will be at 50% of total fees charge by institutions, subject to a limit of up to Rs 7,000/- per trainee for minimum 15 working days (120 hrs duration) per course in apparel production in institutions approved by the State Level Committee. The selection of trainees will be carried out by the committee constituted by concerned General Manager (GM), DIC involving local industries/Industry Association. The tenure of the Training, Syllabus and Tuition Fees will be prescribed by State Level Committee/ Anchor Institutions.
- (iii) However, this support will not be available to those trainees availing any other similar support provided by State Government.
- (iv) Training Institutions/Centers promoted under the scheme or GoG or GoI will continue to get benefit upto 10 years of commissioning.

9.2.5 Assistance for training to Trainers

- (i) Financial assistance, as reimbursement of training cost with maximum limit of Rs.7,000/- per trainer per week will be provided to apparel training institutions/ centers approved by State Level Committee for imparting training to the trainers
 - (a) at 100% in case of trainers attending autonomous institutions promoted by Government/Public sector undertakings and
 - (b) at 50% in case of trainers attending other institutions
- (ii) The training period should not be more than four weeks.
- (iii) The training will be conducted in the institutions approved by the State Level Committee/ Anchor Institutions.

10.0 Scheme - 6: Training Support to Power loom Sector

10.1 Stipend to Trainees of Power loom

10.1.1 The Scheme

The scheme will be known as assistance by way of stipend to trainees of Power loom training centers operated by ATIRA and MANTRA and other Powerloom Service Centers OR Skill Development Centers promoted by State or Central Government OR any autonomous body as approved by State Level Committee from time to time.

10.1.2 Eligible activities

The fresh trainees of Power loom training centers operated by ATIRA at Ahmedabad & Dholka and by MANTRA at Pandesara, Katargam & Sachin at Surat and other Powerloom Service centres OR Skill development Centres promoted by State or Central Government OR any autonomous body as approved by State Level Committee from time to time will be considered eligible for stipend.

10.1.3 Quantum of Assistance:

Trainees will be given stipend of Rs.2500/- per month for the period of three months.

10.2 Assistance for advanced training to Power loom owner/ jobber and worker

10.2.1 The Scheme

The scheme will be known as assistance for advanced training to power loom owner/ jobber and worker to upgrade skills to work on Auto looms, High speed auto looms and Shuttleless looms and to improve their working style, skill and behavior.

10.2.2 Quantum of Assistance

- (i) Allowances towards cost of transport & incidental expenses to weavers @ Rs.200/- per day for duration of two days and Jobbers @ Rs.300/- per day for duration of six days. No allowances will be given to Power loom owner.
- (ii) No fees will be charged by the Institution from Weaver, jobber or Owner for providing training.

10.2.3 Other Conditions

The following conditions shall apply for providing financial assistance:

- (i) Training period will be two days for weaver, six days for jobber and two days for power loom owner.
- (ii) Fees to experts, practical training, facilities for training etc. will be decided in consultation with the office of Industries Commissionerate for the each training programme. Reimbursement of actual cost for such expenditure will be given to ATIRA/ MANTRA or institutions/autonomous OR Non Profit Organization with maximum 25% of the estimated cost as an advance, as approved by State Level Committee.

11.0 Scheme-7 : Support for establishing Textile & Apparel Park:

The scheme will be known as support for setting up of Textile and Apparel Park anywhere in the state of Gujarat.

11.1 Eligibility:

- (i) Any Industry Association/Industrial House/Co-operative society/ Institution registered under the Societies Act, Partnership Act or the Companies Act OR any Government body like GIDC shall be eligible as developer to avail assistance under the scheme.
- (ii) The park must have provision for the location of minimum 20 numbers of manufacturing/ service enterprises (Maximum 25% numbers of service and allied enterprises).
- (iii) For Spinning Park – The park must have provision for the location of minimum 10 numbers of spinning unit with minimum 150 acres of land. Up to 35 % of land may be utilized for weaving activities also in the park in order to support spinning activities.

In addition to above, provision of common facilities like canteen, space for refreshment, toilets, drinking water, primary medical facilities for workers, employees and visitors are required to be established in the spinning park. Common parking for transporters, garden and fire safety facility are required to be established by the developer in the spinning park.

11.2 Infrastructure facilities:

Infrastructure facilities shall include cost for development of infrastructure like internal roads, power lines, communication facilities, water distribution line and water augmentation

facilities, sewage and drainage lines, effluent treatment and disposal facilities, storage facilities, common facility centre like training centre, display centre etc. and other facilities as may be required in the Industrial Park. The expenditure incurred for the infrastructure development shall only be considered. The construction norms shall be decided by the SLAC. No link infrastructure outside the park area shall be considered eligible under the scheme.

11.3 Quantum of assistance:

The park will be provided financial assistance of up to 50%, with maximum limit of Rs. 10 crore (Rs.30 crores for Spinning park) of total project cost for establishing common infrastructure facilities, excluding land cost.

The developer of industrial park and enterprises in the industrial park will be eligible for exemption of stamp duty on purchase of land required for the new industrial park as approved by SLAC. This exemption will be available only for once to developer and the first purchaser of an individual unit. Stamp duty exemption certificate will be issued after approval of the project.

A separate notification in this regard will be issued by the Revenue Department of State Government.

11.4 Mode of implementation:

- I. The industrial parks are required to have minimum infrastructure facilities required for park namely internal roads, water distribution network, drainage facilities, effluent treatment, power distribution network and other facilities.
- II. Indicative list of common infrastructure facilities are:
 - a) Asphalt road, concrete road
 - b) Storm water drainage system
 - c) Domestic sewage collection and disposal system
 - d) Streetlights
 - e) Open & Green spaces
 - f) Water & Power supply & distribution network
 - g) Entrance gate and security
 - h) Communication network
 - i) Effluent treatment collection/ disposal
 - j) Fire station/ fire fighting facilities with equipments
 - k) Common storage facilities for raw material/ finished products.
 - l) Boundary wall

11.5 Other conditions:

1. The developer of the park availing incentive under the scheme will not be eligible to avail incentive under any other schemes of the State Government, unless specified otherwise. However, the enterprises coming up in the park shall be eligible to avail incentives under the separate schemes of State Government.
2. The construction of infrastructure facilities of the sanctioned project should be completed within the period of 3 years from the date of approval of project by SLAC. Failure to complete within the specified period will attract the recovery of Stamp duty as per rules by Superintendent of Stamp. Failure to complete the project

within period specified as above, will render the project ineligible for financial assistance. The SLAC may extend the project completion period by one year on submission of valid reason by the developer.

3. The promoter/ developer of the project shall commit to hold atleast 20% equity participation in the project.
4. Expansion or modification/ modernization of existing industrial park shall not be eligible under this scheme.
5. The promoter/ developer of the park shall operate & maintain the park. Otherwise sanctioned/ disbursed/ reimbursed amount will be recovered as arrears of land revenue under the Land Revenue Laws.
6. The detailed O&M arrangement and mechanism of third party inspection will have to be set up as an integral part of the project to claim assistance under the scheme.

12.0 State Level Approval Committee (SLAC)

A Committee, consisting of following members is constituted for sanction of assistance with respect to proposals received under the above mentioned schemes:

1	Hon.'ble Minister for Mines and Minerals, Cottage Industries, Salt Industries, Printing and Stationery	Chairman
2	Additional Chief Secretary Industries & Mines Department	Member
3	Industries Commissioner	Member
4	Managing Director, iNDEXTb	Member
5	Director, Agriculture, Government of Gujarat	Member
6	Director, Employment and Man Power	Member
7	Jt. Secretary (Textile), I & M Dept	Member
8	Financial Adviser, Finance Department	Member
9	President, Gujarat Chamber of Commerce & Industry	Member
10	Director CED	Member
11	Director ATIRA	Member
12	Addl./Joint Commissioner of Industries	Member Secretary

SLAC may form a committee consisting of representative form Industry and Government for overall monitoring of the scheme.

- 13.0 Any dispute / interpretation or contention under this scheme be referred to the SLAC and decision of the committee shall be final and binding on the applicant.

14.0 Procedure

The proposal for getting the assistance should be submitted to the respective District Industries Centre. DICs will scrutinize and forward the proposal to Industries Commissioner, who will submit before the State Level Approval Committee for its decision. Industries Commissioner in this regard will issue the detailed procedure separately.

15.0 Expenditure

The expenditure on this account will be met from the sanctioned grant of the respective financial year under the following budget head:

Demand No	49 (Plan)
Major Head	2852 (Industries)
Sub- Major Head	80 (General)
Minor Head	800 Other expenditure
Sub Head	IND-9, Development of Textile Industry
Detailed sub head –	Object Head 2852 80 800 319 Subsidies (c) to others

This revised policy is issued with the concurrence of Finance Department dated 19/06/2013 on this department file of even number .

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

Sd/-
(K. C. Tamhane)
Joint Secretary to Government

Copy to :-

1. Secretary to H. H. Governor of Gujarat Rajbhavan, Gandhinagar (By Letter)
2. Principal Secretary to Hon'ble Chief Minister, Sachivalaya, Gandhinagar.
3. PS to All Hon. Ministers/Minister of State , Sachivalaya, Gandhinagar.
4. Deputy Secretary to Chief Secretary, Sachivalya, Gandhinagar.
5. The Principal Secretary, Finance Department, Sachivalya, Gandhinagar.
6. The Principal Secretary, Revenue Department, Sachivalya, Gandhinagar.
7. Accountant General, Gujarat, Ahmedabad/Rajkot.
8. Commercial Tax Commissioner, Ahmedabad.
9. Industries Commissioner, Udyog Bhavan, Gandhinagar.
10. Managing Director, GIDC, Udyog Bhavan, Gandhinagar.
11. Managing Director, iNDEXTb, Udyog Bhavan, Gandhinagar.
12. C. E. O. GIDB, Udyog Bhavan, Gandhinagar.
13. Commissioner of Cottage and Rural Industries, Udyog Bhavan, Gandhinagar
14. Secretary, Gujarat Electricity Regulatory Commission, Ashram Road, Ahmedabad.
15. Director of Employment and Training, Dr. Jivraj Mehta Bhavan, Gandhingar.
16. Commissioner of Information, Dr. Jivraj Mehta Bhavan, Gandhingar.
17. All District Industries Centres (Through Industries Commissioner)
18. All Departments of Sachivalaya, Gandhinagar.
19. I.T Branch, I&M Department, Sachivalya, Gandhinagar.
20. The President, Gujarat Chamber of Commerce and Industries, Ashram Road, Ahmedabad.
21. Select File.

Gujarat Textile Policy-2012-(Revised)

Integrated approach to strengthen the value chain, Farm- Fiber- Fashion (Garment) to Foreign (export)....
Amendment thereto-

Government of Gujarat
Industries & Mines Department
Resolution No.TEX/102013/432/T
Sachivalaya, Gandhinagar
Dated:11th October, 2013

Read:

1. Gujarat Industrial Policy-2009
2. Industries & Mines Department's GIR No. PLM-102006-2149-T dated 15/10/2007
3. Industries & Mines Department's GIR No.PLM/102004/1047/T dated 27/02/2009
4. Industries & Mines Department's GIR No.PLM/102004/1047/T dated 19/6/2009.
5. Industries & Mines Department's GR No.TEX/102012/65117/T dated 5/09/2012
5. Industries & Mines Department's GR No.TEX/102012/65117/T dated 25/06/2013

Preamble:

it was under active consideration of Government that the tax concession by way of reimbursement and method of calculation for eligibility to the units under the Gujarat Textile Policy-2012 (revised) may be given accordingly. After careful consideration, Government is pleased to decide to amend as under.

Resolution:

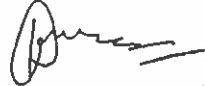
1. In Industries & Mines Department GR No.TEX/102012/65117/T dated 25/06/2013 regarding the Gujarat Textile Policy-2012 (revised);
 - (A) In Para No.5.5.1, the word "CST" is to be deleted.
 - (B) In Para No.5.5.1, the word "remission" is to be substituted by "reimbursement"
 - (C) In Para No. 5.5.2, the word "CST" is to be deleted.
2. In Industries & Mines Department GR No.TEX/102012/65117/T dated 25/06/2013 regarding the Gujarat Textile Policy-2012 (revised); the following conditions shall be inserted in Para 5.6 at serial no.(x) to (xii) as mentioned here-in-under.
 - (x) The enterprise will not be entitled to get remission or refund of VAT (VAT Concession) on their inter-state sales.
 - (xi) The monetary ceiling available to the eligible unit shall be divided in to 8 years and the eligible unit shall be entitled to avail the annual benefit to the extent of 1/8 of monetary ceiling. The unavailed amount of annual benefit during the year can be availed in the next year. If the unit reaches

to the entitled incentives by the year, such unit have to pay VAT for the remaining period in accordance with the provision of VAT Act.

- (xii) In case of composite unit having Ginning and Spinning activity, the investment made in Plant & Machinery will be considered separately for the purpose of eligible amount for Tax concession. Such monetary ceiling will be applicable in Ginning & Spinning separately to avail Tax concessions.

This GR is issued with the concurrence of Finance Department vide its letter dated 10/10/2013 and dated 10/10/2013 on this department's file of even number

By order and in the name of the Governor of Gujarat,



(K. C. Tamhane)

Joint Secretary to Government

Copy to:

1. Secretary to H.H. Governor of Gujarat, Rajbhavan, Gandhinagar (By Letter)
2. Principal Secretary to Hon'ble Chief Minister, Sachivalaya, Gandhinagar.
3. Deputy Secretary to Chief Secretary, Sachivalaya, Gandhinagar.
4. PS to All Hon. Ministers/Minister of State, Sachivalaya, Gandhinagar.
5. The Principal Secretary, Finance Department, Sachivalaya, Gandhinagar.
6. The Principal Secretary, Revenue Department, Sachivalaya, Gandhinagar.
7. Accountant General, Gujarat, Ahmedabad/Rajkot.
8. Commercial Tax Commissioner, Ashram Road, Ahmedabad – 380 009.
9. Industries Commissioner, Udyog Bhavan, Gandhinagar.
10. Managing Director, GIDC, Udyog Bhavan, Gandhinagar.
11. Managing Director, iNDEXTb, Udyog Bhavan, Gandhinagar.
12. C.E.O., GIDB, Udyog Bhavan, Gandhinagar.
13. Commissioner of Cottage and Rural Industries, Udyog Bhavan, Gandhinagar
14. Secretary, Gujarat Electricity Regulatory Commission, Ashram Road, Ahmedabad
15. Director of Employment and Training, Dr. Jivraj Mehta Bhavan, Gandhinagar.
16. Commissioner of Information, Dr. Jivraj Mehta Bhavan, Gandhinagar.
17. All District Industries Centres (Through Industries Commissioner)
18. All Departments of Sachivalaya, Gandhinagar.
19. I.T. Branch, I&M Department, Sachivalaya, Gandhinagar.
20. The President, Gujarat Chamber of Commerce and Industries, Ashram Road, Ahmedabad
21. Select File.

ORDER
Revenue Department
Sachivalaya, Gandhinagar
Dated the 23rd Aug, 2013.

Gujarat Stamp
Act, 1958.

No: GHM-2013- 81 -M-STP-122012-2937-H.1 :- In exercise of the powers conferred by clause (a) of section 9 of the Gujarat Stamp Act, 1958 (Bom.LX of 1958), the Government of Gujarat hereby remits the whole of stamp duty chargeable on the instrument executed in favour of the Developer for establishing New Textile and Apparel Park and Enterprises in the Park relating to the purchase of land of such Park as approved by the State Level Approval Committee.

The benefit shall be available only for once to the Developer and first purchaser of an individual unit. Stamp duty exemption certificate will be issued after approval of the project by State Level Approval Committee.

The benefit shall be available only for the Developer of such Park and Enterprises in the park subject to the fulfillment of the conditions and procedures as may be prescribed in scheme - 7 of para 11 of the Gujarat Textile Policy-2012 issued under the Industries and Mines Department Resolution No: TXT / 102012 / 65117 / T, dated the 25/06/2013.

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


(Hemendra Shah)

Additional Secretary to Govt. of Gujarat.

To,

1. The Manager, Govt. Central Press Gandhinagar-

With a request to publish the Notification in Part IV-B of the Gujarat Govt. Extra ordinary Gazette and send 100 copies of the same to Revenue Department, H-1 Branch and 100 copies to the Superintendent of Stamps and Inspector General of Registration, Gujarat State, Gandhinagar.

2. The Chairman, Official Language Commission, Legal Department - With a request to translate the Notification in Gujarati and to instruct the Manager, Govt. Press Gandhinagar to publish the same in part IX of Gujarat Govt. Gazette and send 100 copies of the same to Revenue Department, H-1 Branch and 100 copies to the Superintendent of Stamps and Inspector General of Registration, Gujarat State, Gandhinagar.

Copy forwarded with compliments for information to :

- *3. The PS to H.E. the Governor of Gujarat, Rajbhavan, Gandhinagar.
- *4. The PS to Hon'ble Chief Minister, Gujarat State, Sachivalaya, Gandhinagar.
5. The PS to Revenue Minister, Gujarat State, Sachivalaya, Gandhinagar.
6. The PS to Finance Minister, Gujarat State, Sachivalaya, Gandhinagar.
7. The Principal Secretary, Revenue Department, Sachivalaya, Gandhinagar.
8. The Accountant General, Gujarat, Ahmedabad/Rajkot.
9. The S.C. & D.L.R. Gujarat state, Gandhinagar.
10. The Superintendent of stamps, Office of the Superintendent of Stamps, Gujarat State, Gandhinagar.
11. The Inspector General of Registration, Office of the Superintendent of Stamps, Gujarat State, Gandhinagar.
12. All District Collectors.
13. All Deputy Collectors, Stamp Duty Valuation Organization.
14. All Sub- Registrar, Registration Department
15. Select file -2013
16. Dy. Section Officer, H.1 Branch, Revenue Department

* By letter

NOTIFICATION
FINANCE DEPARTMENT
Sachivalaya, Gandhinagar
Dated the 11th October, 2013.

**GUJARAT
VALUE
ADDED
TAX ACT,
2003.**

No. (GHN-24) VAT-2013/S.40 (1) (8) -TH. - WHEREAS the Government of Gujarat considers it necessary so to do in the public interest to give effect to the tax incentives as declared vide the Government of Gujarat, Industries and Mines Department Resolution No. TEX/102012/65117/T, dated 25th June, 2013 and Resolution No. TEX/102013/432/T dated 11th October, 2013.

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 40 of the Gujarat Value Added Tax Act, 2003 (Guj 1 of 2005), the Government of Gujarat hereby authorizes the Commissioner to grant refund to the eligible unit, of the amount of tax separately charged by a registered dealer from whom he has purchased the taxable goods, subject to the following conditions, namely:-

1. The eligible unit shall be granted refund of the tax paid or payable to the selling dealer on its purchases of the goods to be used as raw materials in its industrial unit for which it has obtained the Eligibility Certificate, in the manufacture of the specified goods for,-
 - (i) sale within the State of Gujarat or outside the State of Gujarat or for export or as packing material in the packing of the goods so manufactured, or
 - (ii) dispatch either to its another unit or division situated within the State for use in the manufacture of specified goods for sale by such another unit or division or to its another unit or division situated outside the State of Gujarat.
2. The eligible unit shall apply within 120 days from the date of issuance of Eligibility Certificate, in Form TEX-1 appended to this notification, to the competent authority for the grant of a Certificate of Entitlement. Such application shall be accompanied by the original Eligibility Certificate issued to the eligible unit by the appropriate authority.
3. On receipt of application, the Commissioner may issue to the eligible unit a Certificate of Entitlement, in Form TEX-2 appended to this notification, effective from the date of commercial production as mentioned in the Eligibility Certificate issued by the Industries Commissioner, Government of Gujarat subject to the terms and conditions of the respective Government Resolutions, on the basis of which the eligible unit was granted the Eligibility Certificate.
4. The Certificate of Entitlement shall contain the details regarding the date from which the incentives commence, the quantum of tax incentives and the date upto which the

incentives are admissible as above in the Eligibility Certificate issued by the appropriate authority

5. The eligible unit having additional place or places of business within the jurisdiction of a Commercial Tax Officer or different Commercial Tax Officers shall not be entitled to obtain permission to furnish separate declarations or returns for each such place of the concerned Commercial Tax Officer and shall be liable to furnish consolidated declarations or returns for each such place of the concerned Commercial Tax Officer and to maintain specific and separate details about purchases, production and sales effected at the respective place of business
6. If the eligible unit has a separate place of business for the purpose of the incentives under this notification, he shall obtain a separate registration certificate for each place of business and shall keep and maintain separate books of accounts for each place of business.
7. (i) If the eligible unit contravenes any condition of this notification or any of the provisions of the Gujarat Value Added Tax Act, 2003 or the Rules made there under, the Certificate of Entitlement issued to him by the competent authority under this notification shall be liable to be suspended for a period not exceeding six months and purchases and sales by the eligible unit shall cease to entitle for incentives under this notification and the unit shall be liable to pay tax as a normal dealer during the period of suspension and such period shall be deducted from the total period of incentives specified in the Certificate of Entitlement, and

(ii) if the eligible unit continues such contravention for which the certificate of entitlement has been suspended, then the Certificate of Entitlement shall be liable to be cancelled and on such cancellation, the incentives under this notification shall cease to operate. Accordingly, the entire amount of tax that would have been payable on sales and purchases effected by the eligible unit but for the incentives given under this notification, shall be paid by the eligible unit into the Government Treasury within a period of sixty days from the date of contravention, and on failure to do so, said amount shall be recovered from the eligible unit as an arrears of land revenue.
8. The eligible unit shall be eligible for tax incentives to the extent of the monetary limits and within the time limit, whichever expires earlier, specified in the Eligibility Certificate issued by the appropriate authority
9. (i) If the eligible unit transfers, sells or otherwise disposes of in any manner any of its eligible assets without a written permission of an appropriate authority during the period of incentives, the incentives under this notification shall cease to operate. Accordingly, the entire amount of tax that would have been payable on the sales and purchases effected by the unit but for the incentives given under this notification, shall be paid by the eligible unit into the Government Treasury within sixty days from the date of sales, transfer or otherwise disposal of the assets.

along with the interest at the rate of 18% per annum. On failure of the unit to do so, the entire amount along with the interest shall be recovered as an arrears of land Revenue.

- (ii) If the eligible unit transfers his business in whole by sale to another dealer with a written permission of an appropriate authority during the period of incentives and the business continues at the same industrial unit for which the eligibility certificate was obtained, then the incentives under this notification shall continue to operate to the transferee of such business subject to the conditions of this notification or conditions of the Government Resolution, dated the 25th June, 2013, of Industries and Mines Department.
10. The eligible unit shall be allowed to avail the tax incentive for each year or part of the year to the extent of 12.5 percent of the total monetary ceiling of the tax incentives as mentioned in the Eligibility Certificate issued by the appropriate authority. If such incentives limit exhausts during the year, the eligible unit shall be liable to pay tax forthwith from the date of exhaustion of incentives limit, in accordance with the provisions of the Gujarat Value Added tax Act, 2003 till the end of such year. Any unavailed tax incentives during any year can be availed in any of the following year.

For the purpose of arriving at the limit of incentives of the eligible unit availing tax incentive for each year or part of the year, the aggregate of following shall be considered, namely:-

- (i) The aggregate amount of refund of the tax paid to the eligible unit under clause 1 of this notification.
- (ii) The aggregate amount of reimbursement of tax granted to the eligible unit under Government Resolution, Industries and Mines Department No. TEX/102013/432/T dated the 11th October, 2013.

Explanation:-For the purpose of this clause , the expression "Year" means a period of twelve months commencing from the date of commercial production.

- 11 The provisional refund shall be granted in accordance with the provisions of section 37 of the Gujarat Value Added tax Act, 2003 and rule 37 of the Gujarat Value Added tax Rules, 2006.
- 12 The eligible unit shall not be entitled to claim tax credit on the purchases for which the amount of tax refunded under the Gujarat Value Added tax Act, 2003,.....
- 13 The refund shall not be claimed by eligible unit until he receives from a registered dealer from whom he has purchased taxable goods, a tax invoice (in original)

- containing particulars as has been prescribed under sub-section (1) of section 60 of the Gujarat Value Added tax Act 2003, evidencing the amount of tax.
- 14 The refund shall be allowed after reducing the amount of tax calculated at the rate of four per cent. for each of the following, on the taxable turnover of purchases within the state of the goods which are –
- (i) used as raw materials in the manufacture or in the packing of goods so dispatched outside the State in the course of branch transfer or consignment or to his agent outside the State,
 - (ii) fuels used for the manufacture of goods
- 15 The refund shall be allowed after reducing the amount of tax calculated at the rate of two per cent. on the taxable turnover of purchases within the state of the goods other than cotton which are used as input including raw material in the manufacture of goods which are sold in the course of interState trade and commerce.
- 16 The refund to the eligible unit shall not be allowed of the goods which are –
- (i) resold,
 - (ii) used as fuel in generation of electrical energy including captive power,
 - (iii) not connected with its business,
 - (iv) used as fuel in motor vehicles, or
 - (v) petrol, high speed diesel, crude oil and lignite
 - (vi) used for purposes other than those specified under the sub-clause (i) or (ii) of clause 1.
- 17 Where a eligible unit without entering into a transaction of sale, issues to another registered dealer tax invoice, retail invoice, bill or cash memorandum with the intention to defraud the Government revenue or with the intention that the Government may be defrauded of its revenue, the Commissioner may, after making such inquiry as he thinks fit and giving a reasonable opportunity of being heard, deny the benefit of refund, in respect of such transaction; to such eligible unit accepting such tax invoice, retail invoice, bill or cash memorandum either prospectively or retrospectively from such date as the Commissioner may, having regard to the circumstances of the case, fix.
- 18 The unit taking up expansion to whom a Certificate of Entitlement has been issued under this notification, shall be granted refund of the tax paid on purchases of taxable goods used in the manufacture of all the specified goods including manufactured by the existing machinery.
- 19 Notwithstanding anything contained in this notification, the amount of refund to an eligible unit, of tax on any purchase of goods made from the dealer other than an

eligible unit availing tax incentives under any scheme granted by the State Government shall not exceed the amount of tax in respect of the same goods, actually paid, under the Gujarat Value Added Tax Act, 2003, in to Government Treasury.

Explanation: - For the purpose of this notification,-

- (i) the expression "eligible unit" shall mean an industrial unit eligible for tax incentives which has obtained Eligibility Certificate from the Industries Commissioner under Gujarat Textile Policy-2012, issued under the Government of Gujarat, Industries and Mines Department Resolution No. TEX/102012/65117/1, dated 25th June, 2013 and the Certificate of Entitlement from the Commissioner of Commercial Tax, under this notification.
- (ii) the expression "specified goods" means the goods specified and the goods related to the activities mentioned in the Eligibility certificate obtained by the eligible unit, from the Industries Commissioner.
- (iii) the expression "Competent Authority" shall mean Deputy Commissioner of Commercial Tax having jurisdiction over the place of business of the eligible unit.
- (iv) the expression "appropriate authority" shall mean Industries Commissioner, Gujarat State.

FORM – TEX 1
Application for Certificate of Entitlement

Sr. No.	Description	Details
1	Name of unit	
2	Address	
3	Registration No. under Gujarat Value Added Tax Act, 2003.	
4	Registration No. under the Central Sales Tax Act, 1956.	
5	Number and date of Government	

	Resolution under which Eligibility Certificate was issued by the Industries Department.	
6	Year-wise amount of incentive granted under Eligibility Certificate.	
7	Period for incentive granted under Eligibility Certificate.	
8.	Goods specified and the goods related to the activities mentioned in the Eligibility certificate.	

I.....do hereby certify that the details shown in the application is true and correct.

(Authorized Signatory)

Place :
Date :

FORM TEX-2
Certificate of Entitlement

Sr. No.	Description	Details
1	Name of unit	
2	Address	
3	Registration No. under Gujarat Value Added Tax Act, 2003.	

4	Registration No. under the Central Sales Tax Act, 1956.	
5	Number and date of Government Resolution under which Eligibility Certificate was issued by the Industries Department.	
6	Year-wise amount of incentive granted under Eligibility Certificate.	
7	Period for incentive granted under Eligibility Certificate.	
8.	Goods specified and the goods related to the activities mentioned in the Eligibility certificate.	

Conditions:-

- (1) This certificate is issued subject to the conditions prescribed under this notification.
- (2) This certificate shall cease to operate immediately on expiry of monetary limit of the unit or time limit, whichever is earlier.

Place:

Date: Deputy Commissioner of Commercial Tax
Circle.....

By order and in the name of the Governor of Gujarat,



C J Mecwan
Deputy Secretary to Government.