37

Rajasthan Land Revenue (Allotment, Conversion & Regularisation of Agricultural Land for Residential, Commercial and Public Utility Purposes in Urban Areas)
Rules, 1981

CONTENTS

Rule No.	Particulars P	age No.		
1.	Short title and commencement	351		
2.	Definitions	351		
3.	Purpose for which agricultural land may be permitted to be us	ed 353		
4.	Restrictions on the use of agricultural land for Residential,			
	Commercial or Public Utility Purposes	354		
5.	Land of which conversion cannot be permitted or regularised	355		
6.	Application for Permission	356		
7.	Register of applications	356		
8.	Scrutiny and Enquiry of Applications	356		
9.	Disposal of Applications	357		
10.	Conditions of conversion or regularisation	357		
11.	Categorisation of towns and rates of conversion charges	358		
12.	Application of bye-laws etc. of the local bodies	360		
13.	Penalty	360		
14.	Crediting of amount of conversion charges and penalty etc.	361		
15.	Consequences of regularisation	361		
16.	Lease of Land	361		
17.	[xxx]	361		
18.	Realisation of arrears	361		
19.	Breach of conditions and rules	361		
20.	[xxx]	362		
21.	Functions of Revisory Authority	362		
22.	Repeal and Savings	362		
Schedule I—Category of Town				
Schedule II—Rates of conversion charges under Rule 11(4)				
Schedule III—Rate of conversion charges under Rule 11(4, 5, 6, 8 & 9)				
Form 'A' to		65-370		

37

¹Rajasthan Land Revenue (Allotment, Conversion & Regularisation of Agricultural Land for Residential, Commercial and Public Utility Purposes in Urban Areas) Rules, 1981

[Rules Repealed by Noti. No. F.6(9) Rev. Gr.6/99/5 dated 14-2-2001. Pub. in Raj. Gaz. Part IV(c) dated 24-2-2001.]

In exercise of the powers conferred by clause (XI-A) of sub-section (2) of Section 261, read with Sections 90-A, 102 and clauses (a) and (b) of sub-section (1) of Section 260 of the Rajasthan Land Revenue Act, 1956 (Rajasthan Act 15 of 1956), and all other powers enabling it in this behalf, the State Government hereby makes the following rules for Allotment, Conversion and Regularisation of Agricultural Land for Residential and Commercial Purposes in Urban Areas, namely—

Rule 1. Short title and commencement.—(1) These rules may be called the Rajasthan Land Revenue (Allotment, Conversion & Regularisation of Agricultural Land for Residential, Commercial ²[and Public Utility] Purposes in Urban Areas) Rules, 1981.

- (2) They shall extend to all agricultural lands throughout the State which fall within—
 - (a) a municipal area,
 - (b) master plan area of any town for which master plan has been notified;
 - (c) periphery villages of area referred to in clauses (a) or (b), as the case may be, and
 - ³[(d) a Mandi as defined in clause (9) of condition 2 of the Rajasthan Colonisation (Sale and Allotment of Land in Mandies in the Bhakra and Rajasthan Canal Projects Colony Areas) Conditions, 1973, but not including a Mandi whose jurisdiction is situated in a "Municipal area" or a "Periphery Village" as defined in clauses (h) and (i) of Rule 2.]
- (3) They shall come into force on the date of their publication in the Official Gazette.

Rule 2. Definitions.—(1) In these rules, unless the context otherwise requires —

(a) "Authorised Officer" means the Collector of the Revenue District having jurisdiction or any other Officer specially empowered by the Government in this behalf, by a notification published in the Official Gazette;

^{1.} Pub. in Raj. Govt. Gaz., Exty., Part 4(ga)(I), dated 26-12-1981.

^{2.} Inserted vide No. F. 6(13) Rev./6/91/26, dated 31-7-1998. Pub. in Raj. Govt. Gaz., Exty., Part 4(ga)(l). dated 7-8-1998.

Added vide No. F. 6(87) Rev./Gr. 4/81/42, dated 7-8-1982. Pub. in Raj. Govt. Gaz., Exty., Part 4(ga)(l), dated 7-8-1982.