

Rajasthan Land Revenue (Allotment of Land for Agro-Based Export Oriented Produce Purposes) Rules, 1996

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Rule 3-71

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¹Rajasthan Land Revenue (Allotment of Land for Agro-Based Export Oriented Produce Purposes) Rules, 1996

[Rules Repealed by Noti. No. F.9(1) Rev.VI/2007/21 Dated 7-5-2007]

G.S.R. 104.—In exercise of the powers conferred by clause (xviii) of subsection (2) of Section 261 of the Rajasthan Land Revenue Act, 1956 (Rajasthan Act No. 15 of 1956) read with Section 101 of the said Act, the State Government hereby make the following rules, namely—

Rule 1. Short title, extent and commencement.—(1) These rules may be called the Rajasthan Land Revenue (Alloiment of Land for Agro-based Export Oriented Produce Purposes) Rules, 1996.

- (2) They shall extend to the whole of the State of Rajasthan.
- (3) They shall come into force on the date of their publication in the official gazette.

Rule 2. Definitions.—In these rules, unless the subject and contest otherwise requires—

- (i) 'Act' shall mean the Rajasthan Land Revenue Act, 1956 (Rajasthan Act No. 15 of 1956);
- (ii) 'Agro based export oriented produce purpose' shall include establishment of integrated agro-industrial complexes of estates comprising plantation and agro-processing industrial units, composite high technology agricultural projects in the areas of Horticulture including Floriculture, Medicinal plants and Herbs, Spices and Condiment, Mushroom Culture, Hybrid seed production, Micro-propagation through tissue culture etc. and research and development activities including training;
- (iii) 'High Technology Agricultural projects' shall mean and include use of Green Houses, advanced water conservation devices like sprinklers, drips, pulsators emitters etc. and computerized farm management practices and devices;
- (iv) 'Public purpose' in these rules shall mean all that which is calculated to promote the welfare of the people as envisaged in the Directive Principles of State Policy and shall include provision of allotment of land for agro-based export oriented produce purpose for the welfare of the people of the area.

Rule 3. Purposes and eligibility of allotment.—Land for agro-based export oriented produce purpose or public purpose under these rules shall be allotted only to public, private and joint sector Indian Companies registered under the Indian Companies Act, 1956 (Central Act 1 of 1956) and to State promoted societies registered under the Rajasthan Societies Registration Act, 1958 (Rajasthan Act 28

of 1958) for which an application shall be submitted in Form 'A'. The Company or Society shall have the potential to invest for development of such land. It shall submit its project report, budgetary provision, credit rating, pre- feasibility report and other relevant material in support of its project.

Rule 4. Identification of waste land.—Vacant Government waste land including gair mumkin and ravine land, but excluding forest land, shall be available for allotment. It shall be necessary that such land have the potential for agriculture Land investment is needed to develop such land. Such land shall be identified by the committee constituting of following—

1.	District Collector	Chairma
2.	General Manager District Industries Centre	Member
3.	District Agriculture Officer	Member
	Concerned Member of Legislative Assembly	Member

A list of such lands identified as above shall be prepared.

Explanation 1.—For the purpose of these rules the expression "waste land" means vacant Government land which has never been tilled or has not been tilled for more than a decade and is unfit for cultivation by ordinary means. This shall also include gair mumkin land and ravine land.

Explanation 2.—Ravine land means the land spoiled by action of water into gully and narrow gorges and rendered unfit for cultivation by ordinary means.

Rule 5. Allotment.—Out of the lands identified by the Committee under Rule 4 and on the basis of recommendation of the Collector to be made in Form 'B' the allotment shall be made by the State Level Committee comprising of the following Officers —

_		
1.	Chief Secretary	Chairman
2.	Principal Revenue Secretary	Member Secretary
3.	Secretary Industries	Member
	Secretary Agriculture	Member

The allotment order shall be issued by the Government in the Revenue Department.

Rule 6. Extent of allotment.—The maximum area of land to be allotted under these rules shall not exceed 500 hectares. In special cases for which criteria shall be laid down separately, the extent of allotment can be raised upto 1000 hectares. Where the area of the land proposed for allotment for public purpose exceeds the ceiling area, exemption may be considered by the State Government under the provisions of Section 22 of the Rajasthan Imposition of Ceiling on Agricultural Holdings Act, 1973 (Act No. 11 of 1973).

¹[Rule 7. Lease Rent.—The annual lease rent for the land allotted shall be as follows—

(i)	in the first year of allotment	No lease rent.
(ii)	from 2nd year to 5th year of allotment	Rs. 200/- per hac.
(iii)	after 5th to 10th year of allotment	Rs. 300/- per hac.
(iv)	after 10th year to 15th year of	Rs. 500/- per hac.
* ***	allotment	

Rule 7 substituted by vide Noti. No. F.6(18) Rev.-6/94/26 dated 2-5-2002. Pub. in Raj. Gaz. Part IV(c) dated 6-5-2002.

^{1.} Pub. in Raj. Govt. Gaz., Exty., Part 4(ga)(l), dated 16-3-1996.

[Rule 7-9

Rule 9-Form Al

To.

(v) after 15 years

State Government shall review for re-determination of lease rent.

These rates of lease rent shall be applicable to allotment made within a period of five years from the date of commencement of the Rajasthan Land Revenue (Allotment of Land for Agro-based Export Oriented Produce Purposes) (Amendment)Rules, 2002 where after allotment shall made on the Lease rent as specified by the State Government from time to time. At the time of allotment an amount of Rs. 400/- per hac. or as determined by the State Government, shall be paid by the applicant.]

- Rule 8. Conditions of allotment.—(i) The allotment made under these rules shall be on lease hold basis for an initial period of 30 years and subject to renewal for a further period of 20 years. The lease deed shall be in Form 'C'.
- (ii) Land allotted under these rules shall be used only for 'the purpose for which it is allotted.
- (iii) The allottee shall be required to make an investment of around 25% of the total project cost within the first two years of the date of allotment. The entire investment by the allottee shall be made within a period of five years of allotment.
- (iv) The allottee shall abide by all the terms and conditions of these rules and such other regulations as may be specified from time to time.
- (v) In case of any doubt in regard to the application of these rules or any related matter the same shall be resolved by the State Government in the Revenue Department.
- (vi) The allottee shall be liable to make payment of all taxes which may be leviable under the appropriate law.
- (vii) In case of allotment of land to Rajasthan State Industrial and Investment Corporation Ltd. or other Government undertaking or Board the allottee may sublease the land.
- Rule 9. Allotment of land to Rajasthan State Industrial Development and Investment Corporation Ltd. and other Government undertaking etc. Land shall be allotted to Rajasthan State Industrial Development and Investment Corporation Ltd. and other Government undertaking Corporation or Board for Agro Based Export Oriented Produce on the following terms and conditions—
 - (i) The land shall be allotted on lease hold basis for an initial period of 30 years renewable for a further period of 20 years. The lease deed shall be form C;
 - (ii) The lease rent for the land allotted shall be as specified in Rule 7;
 - (iii) The allottee under this rule may sub-lease the lease land or part thereof for agro based export oriented produce;
 - (iv) The allottee under this rule may levy and recover such lease rent and other charges as may be determined by it in respect of the lands sub-leased by it;
 - (v) The periods of sub-leases by the allottee under this rule shall be determined by it but shall not exceed its total lease period, in all, in any case;

- (vi) The land shall revert to the State Government free from all encumbrances and without payment of any compensation in case the allottee under this rule or any of its sub-lessees, uses it for any purpose other than agro-based export oriented produce purpose or commit breach of any other condition of lease or sub-lease, and
- (vii) The sub-lessees of the allottee under this rule shall continue to be governed by all other terms and conditions prescribed in these rules, and any other analogous rules that may be made or orders that may be issued, in this behalf by the State Government.

Rule 10. Cancellation of allotment.—In the event of violation of any of the conditions of these rules as well as other regulations that may be specified from time to time the State Government in the Revenue Department may cancel the allotment after giving an opportunity of being heard to the allottee.

Form A

(See Rule 3)

Application for allotment of land for agro-based export oriented produce purpose

Allotting Authority,
Sir,
We the being the public/private/joint sector Indian
Company registered under Indian Companies Act, 1956 or State Promoted Society
registered under the Societies Registration Act, 1958 (Rajasthan Act No. 28 of 1958)

- (1) The land detailed here under is required for the said company or society for agro based export oriented produce purpose or public purpose.
- (2) That it is eligible for such allotment under Rule 3.
- (3) That it is an Indian Company/State promoted society registered under the aforesaid Acts.
- (4) It is therefore requested to allot the under mentioned vacant Government waste land including gair mumkin and ravine land but excluding forest lands.—

Name of Village	Description	Khasra	Area	Soil
& Tehsil	of land	No.		classification
1.	2.	3.	4.	5.

(5) The land described above have the potential for agro-based export oriented produce purpose and the company/society has the potential

Form C1

to invest for development of such land necessary documentary proof is enclosed herewith.

- (6) The Company's/Society's project report for the purpose, budgetary provision, capacity & credit rating are also enclosed.
- (7) That it undertakes to abide by the provisions of the Rajasthan Land Revenue Act, 1956 and the terms and conditions of the Rajasthan Land Revenue (Allotment of Land for Agro Based Export Oriented Produce Purpose) Rules, 1996.

Place:

Your's faithfully

Date:

For and on behalf of the Company/Society

It is hereby state that part No. I to 7 of the above application are true to our knowledge and that nothing is suppressed.

Signature

Receipt

Application for allotment of land for Agro-based export oriented produce purpose alongwith documents/enclosures listed hereunder received from—

Na	me of Applicant
1.	
2.	
3.	

Signature & Seal with date of receipt's clerk

Form B

(See Rule 5)

Form of Report of the Collector

In the case of companies registered under the Companies Act a credit

rating by renewed credit rating organisation

Signature of Collector

Form C

(See Rule 8)

Lease Deed

Now this indenture witnesses as follows---

- 1. That the lessor has agreed to let and the lessee has agreed to take on lease the said plot for a period of 30 years for the aforesaid purposes on rent hereinafter specified provided that if lessee wants to surrender the said plot before expiry of the lease, he shall have to intimate the lessor under registered notice before one year of the date, he wants to surrender the said plot. The lease shall be renewable for a further period of 20 years at the option of the lessee.
- That during the subsistence of this lease, the lessee shall pay the premium of the said plot at the end in such instalment as may be determined;
- That the lessee shall pay the stipulated lease rent in advance one month before the due date every year;
- 4. The lessee shall not erect or build or permit to be erected or build any building or structures on the said plot;
- That the lessee shall have no right to sublet, gift, sell or otherwise transfer the land hereby leased or any portion thereof without the prior permission in writing of the Government;
- That the area hereby leased shall be used only for the purpose for which the land was allotted;
- That the lessee shall not do any act that may tend to damage or reduce the demised area leased out;
- 8. That the lessee shall make an investment of around 25% of the total project cost within the first two years of the date of allotment.
- That in case of breach of any of the conditions of this lease, the lease shall stand determined and the said plot shall revert to the lessor and the lessee shall not be entitled to any compensation for premature determination of the lease;

- 10. That the lessee shall have to abide by the Rajasthan Land Revenue (Allotment of Land for Agro based Export Oriented Produce Purposes) Rules, 1996 and all the regulations specified from time to time in this behalf by State Government;
- 11. That the lessee shall submit such periodical returns and statements in such form and in such manner as the lessor may require and all accounts and registers of the lessee shall be open to inspection by the lessor or other Officer authorised in this behalf by the lessor;
- 12. That the lessee shall allow the Collector for the time being of the District within which the land is situated, the lessor or person authorised by them in this behalf to enter and inspect the demised land at all reasonable times;
- 13. The lessee shall at the expiration of the lease or sooner determination thereof, peacefully surrender to the lessor, the demised land and all improvements effected by the lessee shall become the property of the lessor without any liability to pay any compensation therefore;
- 14. The lessee shall pay the premium, lease rent or other dues in such a manner and at such a place as the lessor may direct. If the lessee fails to pay the amount due within one month from the date on which it falls due for payment, interest at 12% per annum shall be charged on the amount being, in arrears from the date of expiry on the said month till the amount of arrears is paid off. If the amount together with such interest thereon as shall be due, be not paid within two months from the due date or within such further period not exceeding six months as the lessor may allow or if the lessee commits any breach of the conditions of the lease, the lessor may after giving opportunity to the lessee of being heard, determine the lease and reenter the land without intervention of the Court, and recover the dues as arrears of land revenue;
- 15. That every difference, dispute or question touching or arising out of this deed or the subject matter thereof shall be referred to the Government of Rajasthan, Jaipur in the Revenue Department whose decision shall be final and binding on the parties;
- 16. That the cost and expenses incidental to the preparation, execution and registration of this lease including stamp duty shall be paid by the lessee;
- 17. In witness whereof the parties hereto have put their respective hands on the dates mentioned against the signature.

Signed by the L	essee	Signed for and on behalf of the
		Governor of the State of Rajasthan
Witness		Witness
(1)		(1)
(2)		(2)