

⁶²(8) No conversion charges shall be payable in respect of conversion of land to be used by social and religious charitable trust for establishment of medical facilities, educational facilities, old age homes, orphanage, nari nikan, leprosy centre, centre for person with disability, de-addiction centre, kanya ashram or bal grah.

9. Prescribed Authority for conversion.-⁶³[(1) ⁶⁴[A khatedar tenant/ group of khatedar tenants], seeking permission for conversion of agricultural land for any non-agricultural purpose shall submit an application online or in physical format to the authority prescribed below in Form-A along with the documents specified therein and a copy of receipt as proof of the payment of amount of conversion charges. If application is submitted online than hard copy of complete application shall also be required to submit within 7 days to the prescribed authority:

⁶⁵ [Purpose of Conversion]	Prescribed Authority
(a) Residential unit.	Tehsildar upto ⁶⁶ [4000 sq. Meters].
(b) Residential Colony/ project	(i) Sub Divisional Officer- Where total area does not exceed 10,000 square meters. (ii) Collector- Where total area does not exceed 50,000 square meters. (iii) State Government- Where total area exceeds 50,000 square meters.
(c) Commercial purpose	(i) Sub Divisional Officer- Where the total area does not exceed 5000 square meters (but excluding cinema, petrol pump, explosive magazine, multiplex, hotel, resort). (ii) Collector- All cases of commercial purposes where the total area does not exceed 50,000 square meters. (iii) State Government- All cases of commercial purposes where the total area of land exceeds 50,000 square meters.
(d) ^{66a} [Industrial Area/ Industrial purpose	(i) Sub Divisional Officer - Where total area does not exceed 10,000 square meters (But excluding tourism unit) (ii) Collector-Where total area does not exceed 2,00,000 Square meters including tourism unit (iii) State Government - All cases where the total area exceeds 2,00,000 Square meters.]
(e) Salt manufacturing purpose	(i) Sub Divisional Officer - Where total area does not exceed 2,00,000 square meters (ii) Collector- Where total area exceeds 2,00,000 square meters.

⁶²Substituted by Notification no. F.9(56)rev-6/20/57/, dated 17.08.20

⁶³ **Substituted by** Notification no. F.6(6)rev-6/14/33, dated 06-10-16

⁶⁴amended by Notification no. 6(26)Rev-6/2014Pt./30, dated 30-03-21

⁶⁵substituted by Notification no. 6(26)Rev-6/2014Pt./50, dated 29-06-21

⁶⁶amended by Notification no. 6(26)Rev-6/2014Pt./30, dated 30-03-21

^{66a} **Added by** Notification no. F.6(26)rev-6/2014Pt/81, dated 19.04.22

(f) Public Utility purpose	(i) Sub Divisional Officer - Where total area does not exceed 10,000 square meters. (ii)Collector- Where total area does not exceed 50,000 square meters (iii)State Government- Where total area exceeds 50,000 square meters.
(g) Institutional purpose and Medical facilities	(i) Sub Divisional Officer- Where the total area does not exceed 10,000 square meters (ii)Collector- Where total area does not exceed 50,000 square meters. (iii)State Government-Where total area exceeds 50,000square meters.
(h) SEZ	State Government
⁶⁷ (i) Food Processing unit	(i) Sub Divisional Officer - Where total area does not exceed 10,000 square meters. (ii)Collector- Where total area does not exceed 50,000 square meters (iii)State Government- Where total area exceeds 50,000 square meters.
(j) Solar farm/Solar Plant/Solar Power Plant, Wind Farm/ Wind power plant/ 67aWind power plant/Biomass based Power Plant /Biomass Gasfier based Power Plant/ Biogas Power Plant/BioCNG/CBG Projects.]	(i) Sub Divisional Officer - Where total area does not exceed 10,000 sq. meters. (ii)Collector- Where total area does not exceed 50,000 sq. meters. (iii) State Government- All cases where the total area exceeds 50,000 sq. meters.
⁶⁸ (k)Hydrocarbon exploration.	Collector
⁶⁹ (l)Stadium, play ground and sports complex	Collector
⁶⁹ ^a (m)Intergrated Township	State Government

Provided that if residential colonies/projects are being set up on the Khatedari land situated partially under the jurisdiction of urban bodies and its peripheral belt and partially under rural area, then the conversion of Khatedari lands shall be done by the appropriate competent officers authorized by the State Government under section 90-A of the Act and the rate of conversion shall be charged for the whole area according to the rates specified by Urban Development and Housing Department for the Urban areas and the conversion charges charged for the land falling under the rural area shall be deposited in the Government Revenue Head through challan.]

^{66a}Substituted by Notification no. F.6(26)Rev-6/2014/02 dated 10-03-23

⁶⁷Inserted by Notification no. F.6(6)rev-6/2014/14, dated 08-02-19

^{67 a} Substituted by Notification no. F.11(7)Rev-6/2021/141 dated 06-12-21

⁶⁸Inserted by Notification no. F.3(8)rev-6/2014/11, dated 24.04.17

⁶⁹Inserted by Notification no. F.6(34)rev-6/14/67, dated 25.08.20

^{69a} inserted by Notification no. 6(26)Rev-6/2014Pt./30, dated 30-03-21

⁷⁰ (2) For setting up of residential colonies/projects in rural area, 40% of total land shall be reserved for public facilities including roads and remaining 60% land shall be utilized for residential colonies/projects including 5% area of total land for commercial and institutional purpose. The conversion charges at the rate of residential colony/project shall be payable on the total area of the residential colonies/projects⁷¹[and for the purpose of integrated township in rural area 40% of total land shall be reserved for public facilities including roads and the conversion charges at the rate of integrated township shall be payable on the total area of the integrated township].^{71a}[For setting up of industrial area/industrial estate in rural area 70% area of total land shall be reserved for setting up of industries out of which 3% area of total land may be allowed to use for commercial purposes and the remaining 30% area of land shall be reserved for open area, public facilities including roads and essential welfare and supporting activities out of which 5% area of total land for open area, 15% area of total land for public facilities including roads and 10% area of total land for essential welfare and supporting activities shall be reserved. The conversion charges, at the rate prescribed for the conversion of industrial area/industrial estate, shall be payable on the total area of the industrial area/ industrial estate.]. The layout plan/building plan/certificate of completion of the project for ⁷²[residential colony/project/ industrial area/industrial estate/ integrated township/tourism unit] in rural areas shall be approved ⁷³ [by a committee consisting of the following:-

(A) in case where the prescribed authority is Collector or the State Government:-

- | | |
|--|------------------|
| 1. District Collector | Chairperson |
| 2. Additional District Collector
(Administration) | Member Secretary |
| 3. Sub Divisional Officer concern | Member |
| 4. Executive Engineer posted in Zila Parishad | Member |
| 5. Zonal Senior Town Planner/Deputy
Town Planner of the Town Planning
Department | Member |

(B) in case where the prescribed authority is up to the rank of Sub-divisional Officer:-

- | | |
|---|----------------------|
| 1. Sub-divisional Officer | Chairperson |
| 2. Tehsildar concern | Member |
| 3. Deputy Town Planner
of the Town Planning Dept | Member ⁷⁴ |

The Committee shall approve the lay out plan if it fulfills the conditions mentioned above and it has an approach-way to the project not less than 30 feet in the width and such approved lay out plan shall be part of the conversion order.⁷⁴[No lay out plan is required to be approved for any other purpose but recorded approach way which is not less than 15 feet in the width to the proposed land is required]:

⁷⁰Substituted by Notification no. F.6(6)rev-6/14/33, dated 06-10-16

⁷¹inserted by Notification no. 6(26)Rev-6/2014Pt./30, dated 30-03-21

^{71a} inserted by notification no.F.no.9(35)rev.6/2021/79, dated 13.09.21

⁷²substituted by Notification no. 6(26)Rev-6/2014Pt./01, dated 04-01-22

⁷³substituted by Notification no. 6(26)Rev-6/2014Pt./50, dated 29-06-21

⁷⁴Inserted by Notification no. F.6(26)rev-6/2014/89, dated 13.10.20.

⁷⁵[Provided that] once an applicant is allowed to convert his land for industrial purpose in a district, he shall be allowed to convert other piece of khatedari land for the same industrial purpose or its expansion in the same district only if the existing industry for the same purpose is running.

⁷⁶[Provided also that] no application for conversion shall be required where tenant desires to establish a micro, small scale industrial unit, kjava (small brick kiln), or desire to use of land for institutional purpose, medical facilities purpose or public utility purpose on his own khatedari land upto an area not exceeding one acre⁷⁷[or in case of food processing unit not exceeding ten hectare and] such land shall be deemed to have been converted for such a micro, small scale industrial unit, kjava (small brick kiln), institutional purpose, medical facilities or public utility purpose⁷⁸[or food processing unit]. No conversion charges shall be payable for such conversion.

Provided also that no application for conversion shall be required, if the entire piece of land and building constructed thereon is to be used exclusively for setting up of Information Technology Industry with the permission of Empowered Committee on Investment chaired by the Chief Secretary. However, the conversion charges shall be payable under these rules.

Provided also that in case of heritage hotels, if parking arrangement is made available by the owner in premises or elsewhere, the requirement of width of approach road shall not be applicable.

(3) The prescribed authority up to the rank of Collector shall, within ⁷⁹[45 days] of the receipt of the completed application along with documents prescribed therein after making necessary enquiry, issue an order of conversion in Form-B or inform the applicant of the rejection of the application or the balance amount of the conversion charges to be deposited.⁸⁰[In case any⁸¹[khatedar tenant/ group of khatedar tenants] submits complete application electronically in single window System Portal, it shall be disposed as per the provisions of the Rajasthan Enterprises Single Window Enabling and Clearance Rules, 2011].

Provided that no such order of conversion or regularisation shall be passed by the prescribed authority where the application relates to agricultural land falling within the revenue villages of Oria, Utaraj, Aorna Jawai, Achalgarh and Salgaon of Tehsil Abu-Road of District Sirohi without prior approval of the State Government.

⁷⁵Substituted by Notification no. F.6(26)Rev-6/2014Pt./88, dated 17-05-22

⁷⁶Substituted by Notification no. F.6(26)Rev-6/2014Pt./88, dated 17-05-22

⁷⁷Inserted by Notification no. F.6(6)rev-6/2014/14, dated 08-02-19

⁷⁸Inserted by Notification no. F.6(6)rev-6/2014/14, dated 08-02-19

⁷⁹ **Substituted by** Notification no. F.6(6)rev-6/14/33, dated 06-10-16

⁸⁰ **Added by notification no. F.6(26)rev.6/14/9, dated 29-04-15.**

⁸¹substituted by Notification no. 6(26)Rev-6/2014Pt./30, dated 30-03-21

(4) The prescribed authority shall, within a period of 15 days of the date of receipt of a copy of challan, indicating the balance amount of conversion charges deposited by the applicant, as intimated under sub-rule (3) issue an order of conversion in Form "B".

⁸²(5) In case the prescribed authority fails to issue an order under sub-rule (3) or (4) within the specified period, he shall be liable for disciplinary action under relevant rules, where conversion order is to issued by prescribed authority upto the rank of Sub Divisional Officer within the prescribed period and application is complete in all respect then the Collector shall pass necessary order regarding conversion within 30 days and in case prescribed authority is Collector then the Divisional Commissioner shall pass necessary order regarding conversion within 30 days. Such orders shall be deemed to have been passed by the prescribed authority in exercise of its power vested under sub-rule (3) or (4), as the case may be.

(6) In cases where the State Government is the prescribed authority, the State Government may, after the receipt of completed application along with documents prescribed therein, after making necessary enquiry issue an order of conversion in form 'B' and inform the applicant about rejection of the application or the balance amount of premium. If amount of balance of premium is deposited within 15 days and copy of challan indicating amount of balance of conversion charges submitted to State authority he shall issue an order of conversion in Form 'B'.⁸³[In case any⁸⁴[khatedar tenant/ group of khatedar tenants] submits complete application electronically in single window System Portal, it shall be disposed as per the provisions of the Rajasthan Enterprises Single Window Enabling and Clearance Rules, 2011.]

⁸⁵(7) [In areas notified by the state government as "agro processing regions," for conversion of land for setting up of non-polluting agro-processing industries, no examination shall be required for suitability of land. The conversion order shall be issued after verification of land title within two weeks of depositing of requisite conversion charges and documents of title.]

⁸⁶(8) [Notwithstanding anything contained in sub-rule (3), (4), (5) and (6) if the prescribed authority, fails to dispose off the application of conversion of land for the establishment of tourism unit as defined in clause (r) of sub-rule (1) of rule 2 within 45 days of the receipt of the completed application along with required documents, then such land shall be deemed converted.]

⁸⁷9A. Tatkhal conversion.- (1) A ⁸⁸[khatedar tenant/ Group of khatedar tenants] seeking permission for tatkhal conversion of agricultural land for any non-agricultural purpose shall submit an application online or in physical format in Form-A in the manner provided in sub-rule (1) of rule 9 along with the documents prescribed therein and a copy of receipt as proof of the payment of amount of conversion charges for area sought to be converted and

⁸²Notification no. F.6(6)rev-6/14/33, dated 06-10-16

⁸³ **Added by notification no. F.6(26)rev.6/14/9, dated 29-04-15.**

⁸⁴substituted byNotification no. 6(26)Rev-6/2014Pt./30, dated 30-03-21

⁸⁵ **Added by notification no. F.6(8)rev.6/92/part/24, dated 14-10-10.**

⁸⁶ **Added by notification no.F.6(26)rev.6/14/2, dated 29.05.15**

⁸⁷Notification no. F.6(6)rev-6/14/33, dated 06-10-16

⁸⁸substituted byNotification no. 6(26)Rev-6/2014Pt./30, dated 30-03-21