

# सरकारी राजपत्र OFFICIAL GAZETTE

संघ प्रदेश दादरा एवं नगर हवेली तथा दमण एवं दीव प्रशासन U.T. ADMINISTRATION OF DADRA AND NAGAR HAVELI AND DAMAN AND DIU

## असाधारण EXTRAORDINARY

प्राधिकरण द्वारा प्रकाशित / PUBLISHED BY AUHTORITY

Daman 22<sup>nd</sup> January, 2024 2 Magha, 1945 (Saka)

U.T. Administration of

No.: 05

Dt: 22/01/2024

Dadra & Nagar Haveli and Daman & Diu,
Office of the Secretary (Revenue),
Secretariat, Vidyut Bhawan,
Kachigam, Daman.

No.2/COL/LND/LNDReformsRules/40/2023-24/165

## **NOTIFICATION**

**Whereas,** in pursuance of the Dadra and Nagar Haveli and Daman and Diu (Adaptation of Central Law, State Laws and Presidential Regulations) Orders, dated 18<sup>th</sup> January, 2022, The Dadra and Nagar Haveli Land Reforms Regulation, 1971 (No. 3 of 1971) (as extended to the Daman and Diu) dated 22/03/2022 was published in the Official Gazette of the Union Territory of Dadra and Nagar Haveli and Daman and Diu on 30/03/2022, hereinafter referred to as the Regulation.

**Whereas,** in the exercise of the powers conferred by section 56 of the said Regulation, the Administrator of Dadra and Nagar Haveli and Daman and Diu is pleased to frame the Rules for carrying out the purposes of this Regulation.

**Now, therefore,** the Revenue Department, hereby publishes the draft Dadra and Nagar Haveli Land Reforms Rules, 2024 (as extended to the Daman and Diu).

**And therefore,** the general public is hereby informed that the draft Dadra and Nagar Haveli Land Reforms Rules, 2024 (as extended to the Daman and Diu) are available for inspection by the general public in the following offices.

- 1. Office of the Collector, Dholar, Moti Daman.
- 2. Office of the Mamlatdar, Dholar, Moti Daman.
- 4. Office of the Daman Municipal Council, Fort area, Moti Daman.

- 5. Office of the District Panchayat, Dholar, Moti Daman.
- 6. These rules are also available on the official website https://ddd.gov.in.

**And, Therefore,** notice is hereby given that the General Public may submit their Objections and suggestions to the draft Dadra and Nagar Haveli Land Reforms Rules, 2024 (as extended to the Daman and Diu) in writing within **15 days,** from the date of publication of this notice in the Official Gazette, to the office of the Collector, Collectorate, Daman.

By order and in the name of the Administrator of DNH & DD

Sd/–
(Jatin Goyal)
Joint Secretary (Revenue), DNH & DD

U.T. Administration of
Dadra & Nagar Haveli and Daman & Diu,
Office of the Secretary (Revenue),
Secretariat, Vidyut Bhawan,
Kachigam, Daman.

No.2/COL/LND/LNDReformsRules/40/2023-24/166

Dt: 22/01/2024

Rules No. of 2024

### **Draft Rules**

In exercise of the powers conferred by section 56 of the Dadra and Nagar Haveli Land Reforms Regulation, 1971 (3 of 1971)(as extended to the Daman and Diu), the Administrator of the Dadra and Nagar Haveli and Daman and Diu is pleased to make the following rules, namely;-

- Short title:- These rules may be called the Dadra and Nagar Haveli Land Reforms Rules, 2024 (as extended to the Daman and Diu).
- 2. **Definition:-** In these rules, unless the context otherwise requires-
  - (a) "Appellate Authority" in relation to any provision of this Regulation, means such officer or authority as the Administrator may, by notification in the Official Gazette, specify in this behalf for the purpose of the provision;
  - (b) "Form" means a form appended to these rules;
  - (c) "Prescribed Authority" means an officer specially empowered by the Administrator by notification in the official Gazette to exercise and perform all or any of the powers and function of the Prescribed Authority under these rules;
  - (d) "Occupancy" means a portion of land held by an occupant;
  - (e) "Occupant" means a holder is actual possession of land, other than a tenant or Government lessee;

- provided that, where a holder in actual possession is a tenant, the land holder shall be deemed to be the occupant;
- (f) "Prescribed Authority" means such officer as mentioned in the clause (25) of section 2 of the regulation;
- (g) "Regulations" means the Dadra and Nagar Haveli Land Reforms Regulation, 1971 (as extended to the Daman and Diu);
- (h) "Section" means a section of the Regulation;
- "Talathi" means an officer specially empowered by the Collector to exercise and perform all or any of the powers and function;
- (j) Words and expression used but not defined in these rules shall have the meanings assigned to them in the Regulation.
- 3. Application for declaration under second provision to sub-section (1) of section 10: (1)An application for declaration under the second provision to sub-section (1) of section 10 may be made to the Collector at any time before the determination by the Prescribed Authority under section 22 of the land in excess of the ceiling area possessed by the applicant.
  - (2) Upon receipt of an application referred to in sub-rule (1) the Collector shall stay the inquiry by the Prescribed Authority under section 22 if any is pending until he makes the declaration or rejects the application.
  - (3) The application shall specify-
  - (a) the land in respect of which the declaration is required:
  - (b) the applicant's share in such land and shall be accompanied by a copy of the partition document or Court order, if any.
- **4. Statement under section 11-** (1) The statement to be filled, under subsection (2) of section 11 shall be in Form I.
  - (2) The statement shall be filed before the Prescribed Authorityin duplicate together with a certified copy of the document evidencing the transfer.

- (3) The particulars furnished in the statement shall be entered in a register to be maintained in Form II and one copy of the statement shall be returned by the Prescribed Authority's after indicating thereon the serial number under which the statement is so registered and putting thereon his signature with date.
- (4) The particulars of action taken on the statement shall be indicated in the relevant column of the register.
- 5. Procedure for filling an application: (1) The particulars specified in subsection (1) of section 12 shall be intimated to the Prescribed Authority upon their being required by the Prescribed Authority, during the inquiry under section 22 or by a separate notice, within such period not being less than 15 days as may be allowed by the Prescribed Authority.
  - (2) The particulars referred to in sub-rule (1) shall be furnished in duplicate in Form III and one copy thereof shall be returned by the Prescribed Authority after putting thereon his signature with date.
  - (3) If the Prescribed Authority comes to conclusion that the person is not entitled to retain the whole or part of the land selected for retention, he shall call upon him to give a revised selection in Form III giving time as prescribed in sub-rule (1).

## 6. Determination of value of building or structure under section 14(2).-

- (1) The determination of value of a building or other structure referred to in sub- section 2 of section 14 will be done by the Public Works Department Daman and Diu in a similar manner as followed in the land acquisition proceeding projects.
- 7. Notice under section 21- (I) The public notice to be given under subsection (1) of section 21 shall be in Form IV and the individual notice to be given under sub-section (3) of section 21 shall be in Form V.
  - (2) The statement under sub-section (1) of section 21 shall be in Form VI and shall be filed in duplicate within a period of 30 days from the date of publication of the notice under sub rule (1) before the Prescribed

Authority, who shall return one copy thereof after putting thereon his signature with date.

- 8. Where statement, under section 21 is not filed- (1) where any person fails to file the statement under sub-rule (2) of rule 10 the Prescribed Authority may ascertain the required particulars by recording the statement of such person or direct any officer subordinate to him to ascertain such particulars by recording the statement such person.
  - (2) Where the required particulars cannot be ascertained in the manner prescribed in sub-rule (1) the Prescribed Authority may ascertain the particulars in such manner as he may deem fit.
- 9. Communication of order under section 22- A copy of the order of the Prescribed Authority under section 22 shall be sent to the person concerned by registered post, or in the manner provided for service of notice in rule 32.
- 10. Claim for compensation.- (1) an application under section 24 for compensation may be made to the Prescribed Authority in Form VII within 30 days from the date of communication of the order under sub section (i) of section 22.
  - (2) Where no application for Compensation is received within the specified period, the Prescribed Authority subject to the approval of the Appellate Authority shall proceed to decide the amount of compensation in accordance with the provisions of sub-section (2) of section 24.
- 11. Procedure for allotment of Surplus land as mentioned in section 27-The procedure for allotment of surplus land as mentioned in section 27 shall be as prescribed in rules 12 to 25.
- 12. Calling for applications for allotment. As soon as may be after the total area of the surplus land available in an area for distribution under section 27 is known the Prescribed Authority shall publish or cause to be published in each village a public notice in Form IX calling for applications for allotment from eligible persons residing in the Village.

- 13. Form and manner of application. -The applications for allotment of land shall be made to the Prescribed Authority within 15 days from the date of the notice under rule 12 in Form X.
- 14. Registration of applications. On receipt of an application under rule 19, the Prescribed Authority shall cause the application to be entered in a register which to be maintained in Form XI and return one copy of the application after putting them on the serial number of the application and his signature with date.
- 15. Determination of the plot of land to be allotted to an applicant. -As soon as may be after the expiration of the period of making an application for allotment, the Prescribed Authority subject to the approval of the Appellate Authority shall consider all the applications received by him and after such further inquiry as he may deem necessary, determine the plot to be allotted to each applicant:

Provided that the procedure specified in rules 16 to 18 shall be followed where having regard to the number of eligible applicants, the number of plots available for distribution is not adequate.

- **16. Draw of lots.** –Where, having regard to the number of eligible applicants, the number of plots available in a area for distribution is not adequate for allotment to all such Applicants, the applicants to be allotted and shall be selected by draw of lots.
- 17. Public notice of the draw of lots. Where it becomes necessary to select applications for allotment by draw of lots, the Prescribed Authority shall cause a public notice in Form XII to be published in each village within the zone announcing the time and place of the draw and calling upon all interested persons to be present at the draw.
- **18. Draw of lots how to be held.** The draw of lots shall he held publicly at the appointed time and place and the result of the draw of each lot shall be announced immediately after the draw of the lot and shall be final.

- 19. Allotment order. (1) After determining plot to the allotted to an eligible applicant and verifying that, the plot is vacant, the Prescribed Authority shall make an order of allotment in Form XIII.
- 20. Effect of failure to take possession of the allotted land where an allottee fails to take possession of the allotted to him within a period of 15 days from the service of the order of allotment, then the order shall stand cancelled and he shall no longer be eligible for allotment of surplus land as mentioned in section 27:

Provided that where the Prescribed Authority is satisfied that the failure was due to good and sufficient reasons, he may extend such period by a further period not exceeding 7 days.

- 21. Talati to report taking of possession. The Talati shall send to the Prescribed Authority a report of cases where the possession of land has been taken by the allottee and also of cases where the allottees has failed to take possession of the land within the period prescribed in the order of allotment or within the period of extensions allowed to him by the Prescribed Authority.
- 22. Prescribed Authority to send list of applicants not allotted land or of plots remaining unallotted The Prescribed Authority shall send to the Collector in respect of each area a list in Form XIV of eligible applicants who are not allotted land or, as the case may be a list in Form XV of plots of land remaining unallotted.
- 23. Allotment of plots in one area to applicants in another area.- (1) After receipt of the lists referred to in rule 22, the Collector shall determine the plots to be allotted to each applicant who has not been allotted land in his own zone, having regard to the place of residence of the applicant and the location of the plot:

Provided that where, having regard to the number of eligible applicants who have not been allotted land, the number of plots available is not been allotted land, the number of plots available is not adequate

the selection of applicants for allotment shall be made by draw of lots and the procedure prescribed in rules 22 to 24 shall so far as may be apply to the holding of such draw.

(2) After the determination of plots to be allotted under sub-rule (1), the procedure in rules to 27 shall apply.

#### 24. Procedure for allotment of land other than land referred to in section

**26:** The procedure for allotment of surplus land other than the surplus land referred to section 26 shall so far as may be, be as prescribed in rules 12 to 21.

- **25. Condition of allotment of land under section 27-** Every grant of land allotted under section 27 shall be subject to the provisions of the Land Revenue Administration Regulation and the Rules framed there under and in particular to the following conditions, namely:-
  - (a) all the conditions specified in the order of allotment in form XIII appended to these rules;
  - (b) such other conditions as the Collector may include in the agreement to be executed by the allottee.
- **26. Transfer of land under section 28.-** (1) A person who intends to transfer any agricultural land which has been allotted to him under section 27 shall make an application to the prescribed authority.

Provided that no such application, shall be necessary where-

- (a) The land is being mortgaged in favour of the Government or a cooperative society or a bank for raising a loan for a purpose connected with the cultivation of the land or
- (b) The land is being sold in execution of a decree of a Civil Court or for recovery of arrears of land revenue of Government dues recoverable as arrears of land revenue.
- (2) On receipt of such application the prescribed authority may subject to the provisions of sub-rules (4) and (5) and after such inquiry as he may deem necessary, permit the transfer if he is satisfied that the transaction is bonafide or refuse to permit the transfer for reasons to be recorded in writing.

- (3) The Prescribed Authority shall, subject to sub-rule (2), permit transfer only in cases where the transfer will not in contravene with the provisions of sub-section (1) of section 28 of the Regulation and any of the following conditions is satisfied namely:-
  - (a) The land is being sold, gifted, exchanged, leased or assigned in favour of a person who bonafide requires the land for an agricultural purpose.
  - (b) The land is being sold, gifted, exchanged leased or assigned in favour of an industrial undertaking which requires the land for an agricultural purpose directly connected with the industrial operation carried out by such undertaking.
- (c) The land is being sold, gifted, exchanged, leased or assigned in favour of an educational charitable or public religious Institution.
- (d) The land is being sold, gifted, exchanged, leased or assigned in favour of cooperative farming society.
- (e) The land is being sold in favour of an agriculturist and the vendor is either permanently giving up the profession of agriculture or is permanently rendered incapable of cultivating the land personally.
- (f) The land is being given in gift whether by way of trust or otherwise and such gift is made Bonafide in favour of a member of the occupants family.
- (g) The land is being exchanged:-
  - (i) with the land of equal or nearly equal value held as occupant and cultivated personally by a member of the same family or
  - (ii) with land of equal or nearly equal value situated in the same village with the object of forming a compact block or with a view to have better management of the land.

- (h) The land is being leased by a person under disability.
- (4) Where the transferor is a member of the Scheduled Caste or the Scheduled Tribes and the transferee is not a member of such Castes or Tribes, the Collector shall not permit the transfer unless he is satisfied that the consideration for the transfer is adequate and that the transfer will not be against the interest of the transferor.
- (5) Where the transfer is by way of sale land-
  - (a) which has been allotted to the vendor under section 27, the transfer shall not be permitted before the expiration of five years from the vesting date or, as the case may be the date of allotment unless-
  - (i) The consideration for the sale is not less than the market price of comparable land in the area, and
  - (ii) The vendor pays to the government such premium not exceeding one half of the difference between the sale price of the land and the occupancy price paid in respect thereof under 29 which was paid by him in respect of that land.

### 27. Adjustment of occupancy price against compensation under section

- **29-** (1) where a person liable to pay any amount as occupancy price under chapter VI of the regulation is also entitled to receive any amount by way of compensation under chapter IV, he may apply to the Collector for adjustment of the amount of occupancy price against the amount of compensation payable, within a period of 30 days from the date of the decision fixing the compensation under section 14 or the order fixing the occupancy price under section 29, which ever date is later.
- (2) Where the occupancy price payable exceeds the payable the difference shall be paid in accordance with the provisions of the Regulation.
- (3) Where the compensation payable exceeds the occupancy price which remains to be paid, the difference between the occupancy price and the compensation shall be paid in accordance with the provisions of the Regulation.

- 28. Lease of land under section 34-(1) where a tenant entitled to the restoration of possession of land under sub-section (2) of section 34 is not willing to take possession of land, the Prescribed Authority may, by written order, and subject to the conditions mentioned therein, lease out such land on behalf of the landlord to a landless person failing that to any other agricultural Labourer, and failing that to a small holder.
  - (2) The rent payable by the new tenant shall be determined by the Prescribed Authority, provided that the rent so determined shall not be less than the rent which was being paid by the previous tenant.
- **29. Period or limitation for appeals etc -** (1) Every appeal under section 44 shall be filed within a period of 30 days from the date of the impugned order.
  - (2) Every appeal under section 45 shall be filed within at period 30 days from the date of the impugned order.
  - (3) Every application for revision under section 46 shall be filed within a period of 60 days from the date of the impugned order.
  - (4) In computing the period referred to in sub-rule (1), (2) or (3), the time taken to obtain a certified copy of the impugned order shall be excluded.
- **30.** Court fees. An application or appeal mentioned in column (1) of the table below shall bear a court fee stamp of the value specified against it in column (2) or (3) of the table.

TABLE

Description	Fee for persons	Fee for other
	belonging to S.C.	persons
	or S.T.	ø
1	2	3
Appeal under section 44	2 rupees	10 rupees
Appeal under section 45	5 rupees	15 rupees
Application for revision under	10 rupees	25 rupees
section 46		×
Any other application	10 rupees	50 rupees

- **31. Procedure for inquiries:-** (1) Every inquiry under the Regulation shall be held at a time and place which shall have been intimated to the persons concerned and an inquiry once commenced shall not be adjourned for a period exceeding 10 days at a time except in accordance with rule 5.
  - (2) If on the date fixed for the inquiry or any date to which the inquiry has been adjourned any party does not appear, the inquiry may be conducted in his absence and the order may he passed ex-parte.
  - (3) Any party aggrieved by an order passed ex-parte against him may apply within 30 days from the date of such order, to the authority that conducted the inquiry to have the order set aside on the ground that he was prevented by sufficient cause from being present, and such authority may set aside the order and hold a fresh inquiry.
  - (4) The order in every inquiry shall be communicated to the persons concerned by pronouncement at a time and place which shall have been intimated to them except in the case referred to in rule 9.
- **32. Service of individual notices:-** (1) Every notice to be served on an Individual shall be served on him at his ordinary place of residence.
  - (2) where the individual is not found at such place, the notice may he served on any adult member of his family.
  - (3) Where the service of the notice cannot be made on the individual or on any member of his family, it may be served by affixing a copy of the notice on the outer door of the house in which the individual ordinarily resides or at the place where he is known to work or carry on business.
  - (4) Where the service of notice is by affixing a copy thereof in the manner provided in sub-rule (3), such service shall be made in the presence of two respectable persons residing in the village whose signatures shall be obtained on the copy of the notice to be returned to the authority issuing the notice.
  - (5) Notwithstanding anything contained in this rule service may be made on a person by sending the notice to him by registered post.
- **33. Public notice how published:** Any public notice required to be given in a village shall be published in the following manner, namely:—
  - (a) in the Official Gazette;

- (b) in two daily newspapers circulating in the locality of such area of which one shall be in the regional language;
- (c) in the local language in the Panchayat and in the offices of the District Collector, the Sub-Divisional Magistrate and the Prescribed Authority;
- (d) uploaded on the website of the appropriate Government;
- (e) also at conspicuous places in all localities of the village through the concerned Talathi of that area.

By order of the Administrator of Dadra and Nagar Haveli and Daman and Diu

Sd/-

(Jatin Goyal)

Joint Secretary (Revenue), DNH & DD

DAMAN

Dated: 22/01/2024

## FORM I (See rule 4 (1))

Statement to be furnished under sub-section (2) of section 11 of the Daman and Diu Land Reforms Regulation:1971.

- 1. Name of holder:
- 2. Place of Residence:
- 3. Names of members of family and relationship to holder:

	Name	A	ge Relation	ıship
4. Ceiling appli	cable to holder/	family:		
<ol><li>Details of lan acquisition</li></ol>	d held before ne	ew		
			1 31 300 00 300	
Name of Villa	ge Survey I	Number/Sub-div	ision	Area
1.		2.		3.
6. Details of new Date of acquisition	Acquisition. Area of land acquired	Village in which land is situated	Survey number Sub- division	Nature of acquisition i.e. whether by sale, gift inheritance etc.
1.	2.	3.	4.	5.

## Signature of the applicant

## FORM II ( See rule 4 (3) ) Register of acquisitions

Serial Number	Name of the holder	Ceiling applicable to holder/family	Area of land held prior to acquisition 4. Action taken			
1.	2.	3.				
Area of land acqu application)	ired (under this	Particulars on land acquired village survey Number etc.				
	5. 6.					

## FORM III (See rule 5)

Intimation of land selected for retention within the Ceiling area.

- 1. Name of holder:
- 2. Address:

3.	<b>Particulars</b>	of Land	possessed	and land	selected	to	be retained
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Serial	Name of Village	Land Po	ssessed	Land chosen to be retained		
	J.,	Survey Number	Area	Survey Number	Area	
1.	2.	3.	4.	5.	6.	

Details of encumbrances, if any, on the land not selected for retention
7.

Signature of the person

## FORM IV [See rule 7(1)]

Public notice under sub-section (1) of section 21 of the Dadra and Nagar Haveli Land Reforms Regulation, 1971 (as extended to the Daman and Diu).

	Whereas	the	Dag	dra and	Nagai	Have	eli La	nd Ref	orms	Regul	ation,	1971
(as ex	xtended	to	the	Daman	and	Diu)	has	come	into	force	with	effect
from_									th	is pub	lic no	tice is
hereb	y given t	o ev	ery .	Alwara h	older	, Tere	m ho	lder, te	enant	and o	ther p	erson
intere	ested in a	my l	land	to file b	efore	the u	nassi	gned, v	within	a per	iod 30	) days
from t	the date	of P	ubli	cation of	this	notice	, a st	ateme	nt giv	ing de	tails o	f land
	heir right				-							
the D	adra and	l Na	ıgar	Haveli L	and F	Reform	ıs Ru	les, 20	)23 (a	s exte	nded	to the
Dama	an and Di	iu).							12			

Place:

Date:

Prescribed Authority

## FORM V [SEE RULE 7(1)]

Notice under sub section (3) of section 21 of the Dadra and Nagar Haveli Reforms Regulation, 1971 (as extended to the Daman and Diu).

10
ShriVillagewhere as a public notice calling upon all Alwara holders Term holders, tenants
and other interested persons to file before the undersigned a statement in
Form VI prescribed under sub-rule (2) of rule 7 has been given on
in your village, you are required to furnish the said statement in duplicate
on or before to the undersigned.
If you fail to furnish the required details in the Form VI (enclosed herewith)
on or before further action will be taken in accordance with the provisions of sub-section (5) of section 21 of the
Regulation.
Regulation.
Place:-
Date:-

## FORM VI (SEE RULE 7 (2))

Form of statement to be filed (in duplicate) under sub section (1) of section 21 of the Dadra and Nagar Haveli Land Reforms Regulation, 1971 (as extended to the Daman and Diu).

N.B.:- Separate Forms are to be filled for holdings in different villages.

#### PART 1

Details regarding the holder members of his family.

- 1. Name of the holder:
- 2. Place of Residence:
- 3. Village:

Relationship	Whether the	Whether		
with	land is hold as	anyother land		
	members of HJF	is held jointly		
	or a family joint	with any other		
	in or estate	person society		
1	possession so	or etc. If so,		
	given of such	names thereof,		
	name joint			
	family			
2	3	4		
Whether the	Whether the hole	der is a member		
holder is a	of Scheduled Car	stes/Scheduled		
person under	Trit	oes		
disability				
*				
6	7			
	Whether the holder is a person under disability	with  land is hold as members of HJF or a family joint in or estate possession so given of such name joint family  2  Whether the holder is a person under disability  Whether the holder is a person under disability		

(c) Details of form buildings, dwelling houses and other structures in the lands detailed in (a) and (b)

Village situated	in	which	Survey Sub-Divisio No		Nature of the structure	a dwellistate with occupar house cultivate agricultilabourer	ural r or village and give
]	l .		2		3		4
(d) Doubles	11	_4: 4	11 :6			11:	-4:
50 B		ating to he Free.	iand, ii any	, in r	espect of whic	en applica	ation under
Village	in	which	Survey No		Nam	e and a	address of
situated			Sub -divisi	ion N	o. pers	on who	has made
					the a	applicatio	n
1			2			3	
						<u> </u>	
esident of above state complete in	ement	contains	s to the best respect of all	of my	o herby solem y knowledge a lands held by at no land so h	nly decla nd belief me in my	correct and own name

Signature of the

holders or of his Guardian or authorised agent on his behalf.

#### FORM VII

#### (See Rule 10)

Application for compensation under sub-section (1) of section 24 of the Regulation.

- 1. Name of the applicant:
- 2. Place of residence:
- 3. Village:
- 4. Taluka:
- 5, (I) Compensation claimed under section 14 of the Regulation:-

Se	rial	Name	of	S.	No.	Amount	of
Nı	ımbe	village		Area		compensa	tio
r	r Assessn		ne Hissa		No	n claimed	
¥		nt					2010009

- (a) In respect of the land held on Alwara, in respect of which no occupancy rights have been granted to any person (i.e., land vested in Govt, as surplus land)
- (b) In respect of land held on which alwara in respect of which occupancy rights, have been granted to any person other than Alwara-holder

Part II

Details of land held on the appointed day i.e 19th October, 2019 and transfer and acquisitions thereafter

(a) Land held separately in own name

C1 N-	77:11	:			***1 .1	.1
Sl .No.	<del></del>	in Survey No.		<u>Area</u>	Whether	the
	Which	Sub-division	on	H. A	land is used	i tor
	situated	number			agricultural	
					purposes. If	
					State wheth	er it
					is grass land	i, or
		8			forest land	or
					state	the
					purpose	for
					which used	
1	2	3			4	5
			TO BE NOT THE REAL PROPERTY.			
Whether	If transferre	d, If acquired	l, date of	Tenure	of land-whe	ther
still held	date	of acquisition	n and	Alwara	/Teram,	give
	transfer, nar	ne name of tr	ansferor	numbe	r and date	of
	of transfer as	nd		Alwara	Terem docume	nt.
	nature	of				
	transfer i.e	by				
	sale, gi	ft,				
	mortgage, etc	C				
6	7		8		9	
Nature of	right-whether	as Whether	If ter	nanted,	Details	of
Alwara/te	enant/mortgag	gee under	the n	ame of	encumbrance,	if
in possess	sion	personal	the te	nant	any. In case	of
		cultivation	1		mortgage v	with
					possession, s	tate
					name and addi	ress
					of mortgagee	
10		11		12	13	
(b) Lanc	l held jointly w	ith other perso	n society	or as me	ember of joint far	mily,
etc,		,-			•	•
Sl. No	Village in S	urvey No	Arco	***	hether the land	d in
OI. IVO	Village in S Which S	urvey <u>No.</u> ub-division	<u>Area</u>	*		
			H.		sed for agricultu	
	situated n	umber		pı	arposes. If a	not,
				~.	ate whether it	

1	2	3	la pı	rass land, or forest nd or state the urpose for which sed
1		3	4	3
	<del></del>			
Whether	If	If acquired,	Tenure of	land Whether
still held	transferred,	date of	whether Alw	ara, under
		acquisition		
	transfer,	and name of		and cultivation.
		transferor	date of docume	nt.
	transfer and nature of			
	transfer i.e			
	by sale, gift,			
	mortgage,			
F. Zini navratno — II ropara consulta ( 5.5 c.)	etc			
6	7	8	9	10
Holder's	If held jointly	, Details	of I	If tenanted, the
Share			es, if any, nar	
	joint holders	in the case of		the tenant
		with posses	sion, state	
		the name and	d address of	
	AND THE RESIDENCE OF THE PARTY	mortgagee		· · · · · · · · · · · · · · · · · · ·
11	12	13		14

Serial Name of S. No. Amount of Numbe village Area compensatio r Assessme Hissa No n claimed nt

- (II) Compensation claimed under 13 93) (I) and (II)
- (a) In respect of the land held on Terum, in respect of which no occupancy rights have been granted.

- (b) In respect of land held on Terum, in respect of which occupancy rights, have been granted to any person other than Terum-holder
- (III) Compensation claimed under Sub-section (2) of section 14 read with section 16(2)

Details of building	Village	and	Whether	Pacca	or	Purpose	for
or structure	survey No	o. In	Katcha			which used	
	which situ	ated	and Area				
1(a)	1(b)		2	?		3	

## PART III DETAILS OF LAND UNDER IRRIGATION

Sl. No	Survey No	Primarily irrigated	Seasonally irrigated	Un-irrigated	Remarks, if irrigation
					source of irrigation
					Govt. So having Private well
1	2	3	4	5	6

Signature of the holders or of his Guardian or authorised agent or

his

Behalf.

(VII) Compensation claimed by other person for rights, title or interest, if any, subsisting on or over the land on the vesting date as a result of extinguishment of his right, title or interest.

Nature of the	Evidence supporting the	Compensation	How arrived at
right, title or	right, title or interest with	claimed	
interest	copy of document, if any,		
1	2	3	4

Applicant signature

#### **FORM VIII**

Form of notice for payment of occ	pancy price under section 29
-----------------------------------	------------------------------

To,		
Shri	Village	••••

The above amount may be paid either in one lump sum or in equal annual instalments not exceeding twelve in number, along with the land revenue payable in respect of such land, and the first installment shall be payable before the first day of the revenue year immediately following the expiration of a period of five year from the date of allotment. The occupancy price payable shall be equal to:

- (a) Eighteen times the annual land revenue assessment payable in respect of the land allotted, where the allottee is a member of Scheduled Caste and Scheduled Tribe;
- (b) thirty-six times such assessment, in any other case.

You are hereby called upon to state your objection, if any, within fifteen days from the date of service of this notice, to the proposed occupancy price and state whether you desire to pay the amount in lump sum or in annual instalments, If you fail to reply, within this period, it will be presumed that you have nothing to say in the matter and necessary order as deemed fit will be passed.

#### SCHEDULE

			OUII.		~			
Sl.	Villag	Survey	Area	on	Assessi	men	Was	Occupanc
No	е	Number/Hiss	which		t in res	spect	land	у
		a Number	occupa	nc	of la	ands	held	chargeable
			У	is	mention	ned	as	
			grante	i	in Col.	4	terum	
			(state	if			holder	
			there	is			or as	
			any				tenan	
			buildin	g			t	
			or					
			structu	ıre				
1	2	3	4		5		6	7

No.																	
Date.		•	•	•	•	•	•	•		•	•	•	•				
Place.																8	

Prescribed Authority

Etc.

## FORM IX (See Rule 12)

Public notice under rule 12 of the Dadra and Nagar Haveli Land Reform Rules, 2023 (as extended to the Daman and Diu).

Whereas th	e applications	of the fe	ollowing o	categories	of persons	shown
in section 27 of th	e Regulation a	re propo	sed to be	considere	d for the pr	esent:-
1.						8
2						

Now, therefore, all eligible persons of the above categories interested in the grant of the surplus land on payment of occupancy price are hereby called upon to submit to the undersigned, within 15 days from the date of this notice, applications for grant of land in from X prescribed under rule 13 of the Dadra and Nagar Haveli Land Reforms Rules, 2023 (as extended to the Daman and Diu) (copies of forms can be had from office of the undersigned). The applicants will have to abide by the conditions of the grant of land, which can be known from the office of the undersigned.

No.	
Date	
Place	
	Prescribed Authorit

## FORM X (See Rule 13)

Application for allotment of surplus land under rule 13 of the Dadra and Nagar Haveli Land Reforms Rules, 2023 (as extended to the Daman and Diu)

Nag	ar Haveli Land Reforms R	ule	es, 2023 (	as extended	to the	Daman and Div
1	Name of the applicant	:				
2	Profession or means of	:				
	livelihood of applicant					
3	No. of family members	:				
	with relationship to the			8.		
	applicant					
4	Address or permanent	;				
	residence of applicant					
5	Details of land held, if	:	Village	Survey No.	Area	a Nature of
	any		holding			

1

2

3

Village Survey Area Nature of 6 Details of land held by: Name of holding Family No any other member of the Family member) Member 1 2 3 5 (Here mention any of the categories 7 Category which: mentioned in section 27 of the Regulation applicant belongs to which you belongs) 8 Annual income from all: the sources( give details of each source) other: (Here give details of buildings, houses, 9 Details cattle, share etc held with value of each) immovable or movable property held I, ......do hereby state that the details give above are the correct details to the best of my knowledge and belief. That, I intend to take to cultivation of land to be allotted, personally and

I bind myself to abide by all the conditions of allotment.

Signature of applicant.

## FORM XI (See rule 14)

#### REGISTER OF APPLICATIONS FOR ALLOTMENT OF SURPLUS LAND

Serial Number	Name of the applicant	Address	Date of receipt of application	Final order passed	Remarks (Here mention if applicant
1	2	3	4	5	holds any land) 6

FORM XII

### FORM XII [See rule 17]

Date:-	
Place:-	
	Prescribed Authority
	2 2

## FORM XIII (See Rule 19) ALLOTMENT ORDER

- (1) The grantee shall have to pay the occupancy price of Rs...... which is;
  - (a) Eighteen times the annual land revenue assessment payable in respect of the land allotted, where the allottee is a member of Scheduled Caste and Scheduled Tribe;
  - (b) thirty-six times such assessment, in any other case.
- (2) amount may be paid either in one lump sum or in equal annual instalments not exceeding twelve in number, along with the land revenue payable in respect of such land;
- (3) the first installment shall be payable before the first day of the revenue year immediately following the expiration of a period of five year from the date of allotment.
- (4) The grantee shall cultivate the land personally and shall bring the land under cultivation within a period of two years from the date of allotment.
- (5) The grantee shall not transfer his rights in the land by way of lease, sale, mortgage etc. except with the permission of the Collector.
- (6) The grantee shall take possession of the land allotted to him within 15 days from the date of service of this order failing which the order shall stand cancelled.
- (7) The grantee shall execute an agreement, as may be prescribed by the Collector.
- (8) The land shall be liable to resumption, without any compensation for breach of the above and other conditions of agreement, provided that any installments of occupancy price already paid shall be refunded.

85			
village	Number		
2	3	4	5
	nllage 2	Allage Number 2 3	Number 2 3 4

	Prescribed Authority
Place	
Date	
No	

## FORM XIV (See rule 22)

## List of applicants eligible for grant of surplus lands,

Serial Number	Name of the applicant	Age	Residence	Serial No in the register of applications	Remarks
1	2	3	4	5	6

Date Place			Presc	ribed Authority
		FORM XV		
		100		
	Tiet of plata of l	(See rule 22) land which rem	oin unallatted:	
Serial	Name of the	Survey	Sub -	Area
		Number	Division	Inca
Number	village	Number	Number	
1	1 2	3	4	5
			<u> </u>	
14. · · ·			)	
	<u> </u>			
No	*******			
1 1000			Presc	ribed Authority
Note that help that you have not have due for you have have have been the top of the top				NO SPICE STOPS STORES ARREST STORE S

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