Kerala Panchayat Building (Regularisation of Unauthorised Construction) Rules, 2018

KERALA India

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Rule

KERALA-PANCHAYAT-BUILDING-REGULARISATION-OF-UNAUTHOR of 2018

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Kerala Panchayat Building (Regularisation of Unauthorised Construction) Rules, 2018Published vide Notification No. G.O.(P.)No. 12/2018/LSGD, S.R.O. No. 96/2018, dated 15.2.2018Notification No. G.O.(P.)No. 12/2018/LSGD, S.R.O. No. 96/2018. - In exercise of the powers conferred by section 254 read with section 235 AB of the Kerala Panchayat Raj Act, 1994 (13 of 1994) and in supersession of the Kerala Panchayat Building (Regularisation of Unauthorised Construction) Rules, 2014 issued under G.O.(Ms.)No.150/2014/LSGD dated 21st August, 2014 and published as S.R.O. No.519/2014 in the Kerala Gazette Extraordinary No.2145 dated the 27th August, 2014, the Government of Kerala hereby make the following rules, namely:-

1. Short title, and commencement and applicability.

(1)These Rules may be called the Kerala Panchayat Building (Regularisation of Unauthorised Construction) Rules, 2018.(2)These rules shall come into force at once.(3)These rules shall apply to unauthorized constructions carried out on or before the 31st day of July, 2017 in any Grama Panchayat area in the state.

2. Definitions.

(1)In these rules, unless the context otherwise requires,-(a)"Act" means the Kerala Panchayat Raj Act, 1994 (13 of 1994);(b)"Building Rules" means the Kerala Panchayat Building Rules, 2011;(c)"Fair value of land" means fair value of land fixed under section 28A of the Kerala Stamp Act, 1959 (17 of 1959) pertaining to the plot in which the unauthorised construction considered for regularisation

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under these rules is situated;(d)"Government" means the Government of Kerala;(e)"Licensee" means the Architect, Building Designer, Engineer, Town Planner, Supervisor etc. registered under Chapter XXIII of the Building Rules, who can certify and perform functions and assume responsibilities, as provided in Appendix L and rule 144 of the Building Rules;(f)"Secretary" means the Secretary of the Grama Panchayat concerned;(g)"Structural Engineer" means a Civil Engineer with Post Graduate Degree in Structural Engineering with minimum five years' experience in Structural design and supervision;(h)"Town Planner" means the Town Planner or the Senior Town Planner of the Department of Town and Country Planning having jurisdiction over the District concerned;(i)"Town Planning Act" means the Kerala Town and Country Planning Act, 2016;(j)"Town Planning Scheme" means any Master Plan or Detailed Town Planning Scheme under the Kerala Town and Country Planning Act, 2016 in force; (k)"Unauthorised Construction" means any construction, addition or reconstruction as explained under section 235 AB of the Act which was carried out or completed on or before the 31st date of July, 2017 and which the Secretary has no power to regularize under Section 235W of the Kerala Panchayat Raj Act, 1994 and Chapter XXII of the Building Rules.(2)Words and expressions used and not defined in these rules, but defined in the Act or the Building Rules shall have the same meaning assigned to them in the Act or the Building Rules.

3. Submission of application for regularization of unauthorised Construction.

(1) Application for regularization of unauthorised construction declaring the details pertaining to the unauthorised construction shall be submitted to the Secretary in Form 1-A appended to these Rules, in duplicate, and the application fee specified in rule 4 within 90 days of the date of notification of these Rules in the Kerala Gazette. (2) The application shall be accompanied by the following documents, namely:-(a)Receipt for payment of application fee, if any paid to the Grama Panchayat as per rule 4 of these rules;(b)Three copies of the floor plans, elevations and sections of the buildings constructed, the site plan, building plan and wherever applicable the service plans, parking plans drawn as provided in sub-rule (11) of rule 7 of Building Rules, and specification there under,-(i)Certified by the owner to the effect that "this is the drawings having reference to the details furnished in Form 1-A and documents enclosed along with "(ii) Certified by the licensee to the effect that "this is the drawings having reference to the details furnished in Form 1-A and documents enclosed along with and that the details and measurements therein conform to actual constructions made in the site. I further certify that the unauthorised buildings is/are structurally stable (applicable in the case of unauthorised construction with the exception of high rise buildings or telecommunication towers).(iii)Certified by a Structural Engineer to the effect that "the unauthorised high rise buildings/unauthorised telecommunication towers or the building above which unauthorised telecommunication tower is erected as per the drawings and Form I-A enclosed herewith is/are structurally stable: Provided that in the case of huts, a site plan showing the outline of the built-up area, the boundaries of the plot and nearby streets, duly signed by the owner is only required: Provided also that in the case of constructions under approved schemes as mentioned in rule 72 of the Building Rules with total Floor area of building up to 60 sq. meters and number of floors limited to two and a stair room, where the construction has to be done by individuals separately, a site plan showing the outline of the built-up area, the boundaries of the plot and the near by streets, duly signed by the owner only is required: Provided further that the unauthorised

construction applied for regularisation shall be indicated in red colour outline in all the drawings submitted.(c)Documents to prove ownership of land;(i)Copy of land deed(ii)Copy of latest tax receipt(iii)Copy of latest possession certificate(iv)Copy of BTR certificate(v)Attested Copy of the survey sketch from revenue department(d)Time stamped photographs of the unauthorised buildings applied for regularization under these rules (minimum of 4 numbers from all four sides showing all external details of development) which is to be attested by the owner and the licensee(e)Proof of having completed or carried out the construction on or before the 31st day of July 2017;(f)Proof of valid Registration of the licensee;(g)Proof of qualification of Structural Engineer who has issued the structural stability certificate; (h) Copies of the document(s) regarding Court cases (Courts, Tribunal, Ombudsman etc.) pertaining to or of reference to the plot or constructions therein;(i)Any Government orders, circulars, any form of communication(s) pending to the plot/land or any construction works therein; (j) Proof of having stopped the construction before 31st day of July 2017 on account of any communication from the Grama Panchayat or Government directing to stop the unauthorised construction; (k) Copy of approved plans and/or permit issued if any, by the Secretary as per the provisions contained in the Act or the Building Rules;(1)Orders if any, granting exemption from the provisions of the Kerala Building Rules 1984, obtained earlier; (m) Details of action, if any taken by the Grama Panchayat concerned against this unauthorized construction; (n) Copy of orders granting exemption from the provisions of the Town Planning Schemes, obtained earlier; (o) Copy of previous orders if any, regularising constructions within the plot.(p)Copy of the resolution made by all owners or their association (for residential apartments);(q)Checklist and acknowledgment (as in Appendix X) in triplicate; (r) Copy of Aadhar card of the applicant; (s) Any other details pertaining to or of relevance to the plot and buildings therein if any.(3) If the application received is not in order and/or incomplete for further scrutiny, the Secretary shall, within fifteen working days of the receipt of the application, inform the applicant, that the same cannot be accepted.

4. Application fee.

- The application fee to be paid to the Grama Panchayat while submitting the application for regularisation of unauthorised construction, shall be as follows, namely:-Table

Sl No	Item	Application fee in rupees	
Grama Panchayat Category I	Grama Panchayat Category .II		
1	2	3	4
1	Telecommunication Tower	Rs. 5,000	Rs. 5,000
2	Huts and buildings under Group A1 ResidentialOccupancy as per rule 34(3) (a) of the Building Rules with totalbuilt-up area up to 60 sq.metres	Nil	Nil
3	All buildings otherthan those mentioned above with total built-up area:(i) 61 sq.m and	Rs. 1,000Rs. 2,500Rs. 5,000Rs. 7,500Rs.	Rs. 1,000Rs.

upto100 sq.metres(ii) 101 sq.metresand upto 200 sq.metres(iii) 201 sq.metresand upto 500 sq.metres(iv) 501 sq.metresand upto 1000 sq.metres(v) 1001 sq.metres and above

7,500 + Rs. 15 per sq.m of built up area inexcess of 1000 sq.m 2,500Rs. 5,000Rs. 7,500Rs. 7,500 + Rs. 10 per sq.m of built up area inexcess of 1000 sq.m

Note. - (1) The area for this purpose shall be the total built-up area on all floors of the unauthorised buildings.(2) The application fee remitted, shall not be refunded under any circumstance.

5. Construction after submission of application for regularization.

- During verification if it is found that the applicant has undertaken further additions or extensions to the existing building after submission of application for regularization, then such application shall be summarily rejected.

6. Procedure for disposal of application.

(1) In the case of applications other than those cited in sub-rule(3) of rule 3, the Secretary shall, verify the application, inspect or cause to inspect the location, site and the buildings and after detailed verification and scrutiny, prepare a detailed report, in Form 1B appended to these rules, in duplicate, incorporating compounding fee (Appendix I), in the case if the unauthorised construction is regularised, duly sign and make a certification, as provided therein. The Secretary shall scrutinize the application on first-in first-out basis.(2) If the application received is in order, the Secretary shall forward the following documents to the Town Planner within sixty days from the date of receipt of the application.(i)One copy of Forms 1-A and 1-B duly filled up in all respects with office seal affixed in all pages;(ii)Two sets of drawings verified, duly signed and certified by the owner, licensee, structural engineer as the case may be. The verified drawings shall be signed by the Secretary or any designated person authorized by the Secretary in this behalf.(3)The other documents received along with the application shall be kept in the office after due verification(4)On scrutiny of application for regularization, if it is found that the unauthorised construction(s) does not conform to the following provisions, the Secretary shall reject the application citing the reason for rejection.(i)Section 220b of the Kerala Panchayat Raj Act, 1994 (20 of 1994;(ii)Town Planning Scheme, if any for that area sanctioned under the Town Planning Act;(iii)The Ancient Monuments and Archaeological Sites and Remains Act, 1958 (Act 24 of 1958) and the rules made there under; (iv) The Kerala Conservation of Paddy and Wet land Act 2008,(v)The Coastal Zone Regulations notified by the Ministry of Environment and Forests, Government of India; (vi) The Real Estate (Regulation and Development) Act, 2016, (vii) The Aircraft Act, 1934 (Act 22 of 1934) (viii) Any other law, including rule, by elaw, notification etc. made under such laws and any similar Acts(ix)Safety and security provisions in the Building Rules laid out in Appendix II to these rules;(x)if the unauthorized construction is carried out in any land which is acquired for road widening or public land(xi)If the land has no title deed.(5)The Secretary shall reject the application within sixty days to the applicant, if they are not in

order and or not duly filled up or signed or certified, or violating the provisions of the Acts and rules mentioned in sub-rule 4 of these rules, citing reasons for rejection(6)The Town Planner shall consider the duly filled up Forms and the drawings forwarded by the Secretary and prepare technical recommendations in FORM 1-C. The Town Planner may, if necessary, inspect or cause to inspect the location and/or site and/or the building(7)The Town Planner may reject and return the Forms and the drawings to the Secretary, if they are not in order and or not duly filled up or signed or certified, citing reasons for non-acceptance.(8)The Town Planner shall place the following within sixty days from the date of receipt, if they are in order, before a Committee constituted by Government.(i)Forms 1-A, 1-B and 1-C duly filled up and signed in all respects;(ii)Drawings forwarded by the Secretary and signed and certified by the Town Planner to the effect that 'the technical recommendation made has reference to this drawings:(9)Government may issue orders constituting a Committee with the following members for considering applications for regularization of unauthorized constructions(i)The District Town Planner(ii)The Deputy Director of Panchayats(iii)The Secretary of the Local Self Government Institutions concerned.(10)The Committee shall be convened by the District Town Planner. The Committee shall consider the duly filled up forms and the drawings placed by the District Town Planner and considering the merit of the application, may issue orders according sanction to the Secretary for regularisation with or without conditions and approve the plans or reject the application for regularisation and forward the same to the Secretary concerned along with a copy of the drawing approved or rejected by the Committee. A copy of the orders of the Committee shall be forwarded to the applicant also. Any order according sanction for regularisation shall specify,-(i)the name of applicant, survey number/resurvey number of the plot/land with the name of villages, occupancy of the buildings, total floor area, number of floors in each buildings;(ii)conditions, if any, under which sanction for regularisation is granted; (iii) period within which the conditions, if any, stipulated for regularisation is to be complied with; (iv) the amount of compounding fee to be remitted in the Government Treasury;(v)the Head of Account and the period within which the compounding fee is to be remitted in the Government Treasury; (11) Once the orders according sanction for regularisation with or without conditions or rejecting the same are received by the Secretary, the Secretary shall intimate the applicant accordingly on each application, with copy of the said order. If sanction is accorded to regularise the unauthorised construction, Secretary shall intimate the applicant to comply the conditions, if any in the orders.(12)The Secretary shall also in his intimation inform the applicant to submit all concurrences/approvals required as per Building Rules from various Central or State Government Departments and agencies such as Fire and Rescue Service Department, State Level Environment Impact Assessment Authority, Ministry of Environment and Forests of Government of India, Coastal Zone Management Authority, Airports Authority, Railway Authorities, Defence Authorities, the Kerala State Pollution Control Board, District Collector, Chief Electrical Inspector, Department of Town and Country Planning etc, and check conformity to any law or rules, bye-laws, notifications etc. made under such law(s) other than the Act wherever applicable.(13)The applicant, after complying the directions in the intimation of the Secretary, shall in writing inform the Secretary about the compliance and submit an indemnity bond as in Appendix III.(14)The Secretary on receipt of such letter from the applicant shall verify the compliance in all respects and if complied, Secretary shall then direct the applicant to remit the compounding fee as stipulated in the orders of the Committee according sanction to the Secretary for regularisation. Once the applicant intimates the Secretary with proof of the remittance of compounding fee, Secretary shall issue final

orders for regularisation in Appendix VII and copy of the said order shall be sent to the applicant.(15)The Secretary shall also publish the list of such orders issued in the office notice board every month and in the official website of the Grama Panchayat concerned, which shall include the number and date of the orders issued, together with the name of the applicant, survey/resurvey number(s) and name of village and taluk pertaining to the plot, violations and whether the construction was regularized or not regularised; or regularized with conditions. (16) The details of the Licensees/Structural Engineers, Architects etc., including photographs, who have been involved in the design, supervision and construction of the building under regularization will also be made available in the website along with the details of the building so regularized/rejected.(17)The Secretary shall maintain a register of all treasury remittances towards compounding fee and shall forward quarterly reports thereon to the Government through the Director of Panchayats (18) The Secretary shall also maintain a permanent register of all unauthorised buildings/constructions regularised under these rules, containing details such as name and address of the applicant, survey/resurvey numbers and name of village, occupancy, number of storeys, floor area of each floor, Name of Licensee and Structural Engineer, violation of rules regularised, number and date of the sanction order by the Committee constituted by Government, amount of compounding fee remitted with challan receipt particulars, conditions, if any, stipulated in the order and action taken there on.

7. Duties, responsibilities and liabilities.

(1) The owner and the licensee shall be equally responsible for the conformity of the drawings to actual constructions made in the site and the details therein.(2)It shall be the responsibility of the owner and the licensee concerned, who has issued the Structural Stability Certificate as per the provisions contained in these rules, to ensure the structural stability of the building. However, in the case of high-rise buildings, telecommunication towers and building if any above which such telecommunication tower is erected, the owner and the structural engineer who had issued the structural stability certificate as per these rules shall be responsible for the structural stability of such building(s)/constructions.(3)The licensee including Architects, Building Designers, Engineers, Town Planners, Supervisors etc. registered under Chapter XXIII of the Building Rules, who violates the functions and responsibilities entrusted on him/her shall also be liable to action as prescribed in sub-rules(7) and (8) of rule 144 of the Building Rules, and the Licensees/Structural Engineers who certify the plan with wrong information shall be blacklisted all over Kerala. If convinced that the Licensee has violated any rule or furnish false information, his registration will be suspended or canceled or he may be disqualified from future registration based on the gravity of the violation on a case to case basis. In the case of Architects, action shall be recommended against the Architect to the Council of Architecture in accordance to the Architects (Professional Conduct) Regulations, 1989. The details of such licensee including photograph shall be published in the website of the concerned Grama Panchayat, Department of Town and Country Planning and Local Self Government Department.(4) If the applicant fails to remit the specified compounding fee and or fails to comply with the conditions on or before the date specified in the regularisation order, such order issued by the Committee shall cease to operate from the next day of the said date. (5) In cases, where the unauthorised construction is considered to be regularised by the Committee, if the Secretary has furnished a compounding fee in Form 1-B not in conformity to Appendix 1, the Secretary shall be

liable for furnishing false information. The appropriate authority shall take action against Government Servants as per the Service rules applicable to them, who manipulate, prepare and furnish false reports intentionally against the spirit of these rules.(6)The compounding fee remitted, shall not be refunded under any circumstances.

8. Construction after regularization.

(1)No further construction or regularisation shall be permitted in the building once the building has been regularized under the provisions of these rules(2)No regularization of unauthorized construction shall be provided in future.

9. Procedure in case the application for regularization is rejected etc.

(1)In case if the application for regularisation is rejected or the applicant does not fully comply with any of the conditions stipulated in the regularization order including non-remittance of compounding fee within the time limit specified, it shall be the responsibility of the Secretary to take appropriate action for the demolition of the building or part thereof as per the provisions contained in the Building Rules.(2)If the owner of any unauthorized construction fails to submit any application for regularisation duly filled up in the prescribed form with relevant details with in the stipulated time or if the application for regularization is rejected, the Secretary shall take appropriate action for the demolition of such unauthorised construction forthwith and recover the cost of demolition from the owner as if it were arrears of property tax.(3)The Secretary shall have the power to initiate prosecution against the owner or the person responsible for the unauthorised construction for not complying with the provisions of the Act or these rules or any orders issued thereunder as per the provisions of the Act.(4)Strict action shall be taken against the Secretaries who default in taking action against such persons who do not apply for regularisation in time as per these rules or whose regularisation application is rejected by the Committee constituted by Government as per these rules.

10. Review by Government.

(1)Any person aggrieved by an order issued under the provisions of these rules, may file a petition for review, to the Government. Provided that there shall be only one review against any order issued. (2) A petition for review under sub-rule (1) shall be presented within thirty days from the date of service of the order, allowing or rejecting the application by the Secretary. (3) The review petition shall be in white paper typed or written in ink, affixed with court fee stamp worth rupees five, and the same shall be submitted along with the true copy of the order to be reviewed. (4) When a petition for review has been presented under these rules, the Government may, if found necessary, stay the operation of the order, pending consideration of the petition. (5) The Government shall, after reviewing the petition, pass appropriate orders thereon after hearing the petitioner and forward the same to the Secretary concerned, with copy thereof to the Town Planner. (6) In case the review petition is rejected, the Secretary shall initiate action as provided under rule 9.

11. Power of the Government to cancel or revise the order etc.

(1)The Government shall have the power to cancel or revise any order issued under these rules at any time, if found that any building regularized is of serious safety and security concerns.(2)The Government shall have the power to cancel any order issued under these rules at any time, after hearing the applicant once, if it has come to the notice that the information furnished by the applicant or the certification made by the licensee in the plans and in the application in Form I-A or structural stability certificate issued by the Structural Engineer, is by suppression or misrepresentation of facts.(3)Notwithstanding the above, Government shall have the power to take or cause to take appropriate legal action against those who have suppressed or misrepresented the facts.

12. Constitution and Functioning of the Monitoring Committee.

(1) The Government may constitute a Monitoring Committee for the purpose of ensuring transparency and supervision of the regularisation of unauthorised construction, consisting of the following Members, namely:-

The Additional Chief Secretary / The Principal Secretary, Local Self Government

Department.;

- Chairman

2 The Chief Town Planner;

Member

3 The Chief Engineer, Local Self GovernmentDepartment.;

- Member

4 The Director, Department of Panchayats

- Convenor

(2)The Monitoring Committee may suo moto or as directed by Government take up for consideration the construction regularised under these rules and submit its recommendations to the Government.(3)The Monitoring Committee may, if necessary, conduct random site inspections of the construction regularized under these rules and also scrutinize the related files at all levels of the regularization process as cited in rules (6) and (9).(4)The Monitoring Committee may suo moto or as directed by Government, convene meetings of the Committee.

13. Removal of doubts.

- The Government shall have power, if any doubt arises with regard to the interpretation or otherwise of any provision or if any difficulty arises in the implementation of the provision, to clarify the doubt or to issue necessary direction for removing the difficulty. Appendix I[See rule 6(1)] (The Kerala Panchayat Building (Regularisation of Unauthorised Construction) Rules, 2018) Compounding Fee Compounding fee for regularization of unauthorized construction carried out on or before 31st day of July 2017 violating the provisions of the Building Rules. (1) Telecommunication Towers

Category of

Sl No. Unauthorised

Compounding fee in rupees

construction

		Refala Falicilayat bulluling (negularisa	mon or onaumons	sea Constructio	II) Hules, 2016	
	ma chayat egory I	Grama Panchayat Category II					
1		2	3			4	
a		Telecommunication Towers		1,00,000 per ncillarystruc		Rs. 1,00,000 its ancillarys	per tower and tructures
(2)S	ingle family	residential buildings u		•		v	
		0 .	Catego	_		ding fee in	Grama
Sl N	o.		_	horised	rupees Gr	_	Panchayat
			constr	uction	Panchaya	tCategory-I	Category-II
1			2		3		4
			Single	family			
(a)			reside	ntial	Nil		Nil
(a)				ngs upto 60	1111		INII
			sq.mfl	oor area			
			_	family			
a >			reside		Rs. 2000l	Rs. 15000Rs.	Rs. 2000Rs.
(b)				ngs above n and up to	20000		15000Rs. 20000
			-	ı.m floor area	1		20000
61-1	00sa.m101	-200sq.m201-300sq.m	J	1,111 11001 01100	•		
	ther buildin						
Sl				Compound	ing fee in		
No.	Unauthori	sed construction		rupees	O		
				Grama Pan	chayat	Grama Pa	nchayat
				Category -I		Category -	·II
1	2			3		4	
				Ten times o	of the permi	it Ten times	of the permit
				fee as preso	eribed in	fee as pres	scribed inthe
				theBuilding		_	
				1/50th (one		• •	ne-fiftieth) of
(i)	Other buil	dings upto 100 sq.m flo	or area	the fair valu			lueof land in
				rupees per the land mu	_		r sq.metre of nultiplied by
				the totalflo			oor area of the
				unauthoris		unauthori	
				constructio	n	constructi	on
	Single fam	nily residential buildings	above				
(ii)	-	loor area and other buil	dings				
	above 100	sq.m floor area:					
a	Basic com	pounding fee		Ten times o	-		of the permit
				fee as preso	cribed in	tee as pres	scribed inthe

theBuilding Rules, and 1/40th (one-fortieth) of the fair value ofland in rupees per sq.metre of the land multiplied by the totalfloor area of the unauthorised construction

Building Rules, and 1/40th (one-fortieth) of the fair value of land in rupees per sq.metre of the land multiplied by thetotal floor area of the unauthorised construction

Additional compounding fee for deficient carparking in case of violations for b off-street parking under rule38 of the building rules:

- Where minimum of 50% the parking (i) specified isavailable:
- Where minimum of 25% the parking (ii) specified isavailable:
- Where the available parking is less than (iii) 25% of the parking specified as per rules Additional compounding fee for Floor Area inexcess of that corresponding to Floor Area Ratio value in column(4a) of Table 2 of rule 35 of building rules in the case of GroupG2 Group 1(1) and Group1(2) occupancies and column (4b)
- of Table2 in the case of other occupancies (c) for Category I Grama Panchayatand column (5a) of Table 2 in the case of Group (I) occupancy and column (5b) of the Table 2 in the case of other occupancies for Category II Grama Panchayat and notes thereunder as applicable
- Where provided Floor Area Ratio does not exceed1.5 times the value prescribed in rules
- Where provided Floor Area Ratio exceeds floor area built in (ii) 1.5times the value prescribed in rules
- (d) Additional compounding fee for Covered Area inexcess of that corresponding to the maximum permissible coveragevalue in

Rs. 2,00,000 per deficient car parking Rs. 3,00,000 per deficient car parking Rs. 3,50,000 per deficient car parking Rs. 2,00,000 per deficient car parking Rs. 3,00,000 per deficient car parking Rs. 3,50,000 per deficient car parking

Rs. 3,000 per sq.m of floor area built in as per building rules. Rs. 4,000 per sq.m of

as per building rules.

Rs. 3,000 per sq.m of floor area built in excessof that permissible excessof that permissible as per building rules. Rs. 4,000 per sq.m of floor area built in excessof that permissible excessof that permissible as per building rules.

column (3a) of Table 2 of rule 35 in the case of Category I Grama Panchayat and column (3b) of Table 2 of rule 35in the case of category II Grama Panchayat of building rules and Note thereunder as applicable

Where provided coverage does not exceed (i) 1.5times the value prescribed in rules

Rs.1,000 per sq.m of coverage area, built inexcess of that permissible as per building rules.

Rs. 1,000 per sq.m of coverage area built inexcess of that permissible as per building rules.

Where provided coverage exceeds 1.5 (ii) times the value prescribed in rules

Rs.2,000 per sq.m of coverage area, built inexcess of that permissible as per building rules.

Rs. 2,000 per sq.m of coverage area, built inexcess of that permissible as per building rules.

- Additional compounding fee for total floor areabuilt in excess of that permissible (e) corresponding to the minimum width of access prescribed in the building rules.
- Where the access width provided is not less than 2/3rd of the value prescribed in rules
- Where the access width provided is less (ii) than 2/3rd of the value prescribed in rules excess of that permissible excess of that permissible

Rs. 1,500 per sq.m of floor area built in as per building rules. Rs.3,000 per sq.m of floor area built in as per building rules.

Rs. 1,500 per sq.m of floor area built in excessof that permissible excessof that permissible as per building rules. Rs.3,000 per sq.m of floor area built in as per building rules.

Note. - (1) Fair Value considered for calculation of the basic compounding fee shall be the maximum fair value of the survey numbers within the plot.(2)In the case of building/building complex which accommodates more than one occupancy, the permit fee shall be that of other occupancy as per item 4(ii) in Schedule II of the Building Rules.(3)The floor area considered for regularisation will be the total floor area on all floors of the building which has to be regularised. (4) Additional fee for higher Floor Area Ratio value as prescribed in column (4b) of Table 2 of the building rules for category I Grama Panchayat and column (5b) of Table 2 of the building rules for category II Grama Panchayat shall be levied by the Panchayat for floor area in excess of that corresponding to Floor Area Ratio value in column (4a) but up to that in column (4b) of Table 2 of Building Rules/column (5a) but up to that in column (5b) of Table 2 of Building Rules as the case may be, if not already paid. This is in addition to the compounding fee prescribed above. (5) The compounding fee for item 3 (ii)- "Single family residential buildings above 300 sq.m floor area and other buildings above 100 sq.m floor area" shall be the sum of sub- items (a), (b), (c), (d) and (e).(6) The amount collected by way of regularisation shall be accounted separately by Government. Government may allot fifty percent of the collected amount for each unauthorised building for providing facilities for solid and liquid

waste management, drainage, common car parking facilities, pedestrain paths and road developments and the remaining fifty percent may be allotted to the respective Grama Panchayat for the above mentioned purpose. In the case of unauthorised construction has been considered for regularisation, Secretary shall intimate to the applicant to remit the fifty percentage of the compounding fee in Government Treasury under the Head of Account of "0515 Other Development Programme-800-Other receipts-92 compounding Fee for regularisation of Unauthorised Construction violating provisions of Building Rules" and fifty percentage of compounding Fee in the counter of the front office of the concerned Local body.(7)In case if any part of a structure is constructed unauthorisedly, for the purpose of calculation of the fees as per these rules, the whole structure shall be considered as unauthorised construction.(8)In the case of certain occupancies, the following percentages of the compounding fee as per Appendix I shall be applicable, if the unauthorised building is recommended for regularisation:-Table

Item Building occupancy		Percentage of compounding fee applicable asper Appendix I
1	2	3
(a)	Government offices	Nil
(b)	Government educational institutions, buds school	Nil
(c)	Government aided schools	10
(d)	Government sanctioned private educational institutions including self financing educational institutions	35
(e)	Approved pain and palliative Clinics, Religiousbuildings	25
(f)	Offices of political parties having importancein Niyamasabha, Lok Sabha and Rajya Sabha	25
(g)	Old age home, orphanages, Day care centers,creches, Adult day care centers, Block Resource Centers	10
(h)	Library (Affiliated to Kerala State librarycouncil)	10

Appendix II[See Rule 6(4)](The Kerala Panchayat Building (Regularisation of Unauthorised Construction) Rules, 2018) Safety and security provisions in the Building Rules required to be strictly complied with for regularisation in the case of unauthorised constructions(1)sub-rule (5) of rule 26 and Table I - Clearance from Overhead Electric Lines.(2)Wherever off-street parking is provided, the width of access to the plot shall not be less than 3.6m and shall be motorable.(3)rule 104 - Facilities for persons with disabilities. (4) rule 47 - Fire escape staircase. (5) rule 51 -Lift.(6)sub-rule (3) to (15) of rule 61 -Provisions for Group I occupancy.(7)rule 84 of the Building Rules - Accessory Building(8) Provisions for Waste disposal as per rule 30, Ground water recharging arrangements as per rule 101, Rain water Storage arrangements as per rule 102 and Solar Assisted Water Heating and Lighting System as per rule 103 shall be provided as per Building Rules(9) rules 107 to 114 with modification to rule 112(1) of Chapter XIX Safety Provisions for High rise Buildings, as specified below: If a motorable road of width not less than 5m is available on the side other than the front and if open space for the building within the plot on that side is minimum 3.6m and is kept open by not constructing any compound wall, fence or structure then, regularization may be considered by the Government if it is fully satisfied that safety, security and firefighting capabilities are not compromised.(10)Rules 122 to 125 -of Chapter XX-Telecommunication Towers.(11)Any

other provisions in the building rules having serious safety and security concerns. Note. - As regards constructions with reference to item (11), taking into account the serious nature of safety and security concerns, Government may decide as to the extent up to which regularisation can be considered on a case by case basis. Appendix III(See rule 6(13))[The Kerala Panchayat Building (Regularisation of Unauthorised Construction) Rules, 2018]Indemnity Bond and Undertaking to be submitted along with Intimation to Secretary(On Stamp paper worth Rs.100 and Notarised)This Indemnity Bond and Undertaking made on this _____day of_____2018 by Smt./Sri ____ _ S/o, D/o, W/o ______ Age _____ (Full Address) herein after referred to as the First Party which term shall include their legal heirs, successors, assignees, agents, representatives and tenants. In Favour of The Secretary of Grama Panchayat herein after called the Second Party, which term shall include all officials and staff of Grama Panchayat. Whereas the First Party has applied for the regularisation of the unauthorised construction of -----(occupancy) ------ (floor area) sq.m near building No. -----; or telecommunication tower/ pole structure near/over the building no -----; or alteration/addition to an existing building No. -----in Sv. No. ----- of ----- village ----- Taluk in ----- Grama Panchavat ----- District in the site/plot covering an extent of _____sq.m.And, Whereas the Second Party has agreed to consider regularisation of the unauthorized construction in the said site/ plot in terms of 'Kerala Panchayat Building (Regularisation of Unauthorised Construction) Rules, 2018' and it is hereby affirmed that 'there are no cases pending before or direction(s), judgment(s) etc issued by Courts, Tribunals, Ombudsman etc and there are no claims of Government/ Banks/ Attachments of Courts/ Land acquisition proceedings etc specific to the plot or constructions therein, which prevents regularisation of the unauthorised construction, and the First Party indemnify the Second Party to this effect. And Whereas the First Party having agreed to the aforesaid condition hereby indemnifies the Second Party with the above assurance and solemnly declare that the above said site/land is the property of the First Party which is possessed by him/her since the date of purchase and there are no cases pending before or direction(s), judgment(s) etc issued by Courts, Tribunals, Ombudsman etc and there are no claims of Government/Banks/Attachments of Courts/Land acquisition proceedings etc specific to the plot or constructions therein, which prevents regularisation of the unauthorised construction and in case of any disputes/litigations arises at any time in future the First Party will be responsible for the settlement of the same and the Second Party will not be a party to any such disputes/litigations. The First Party solemnly affirm and undertake that no additional constructions will be done in the unauthorised construction after the building has been regularized as per the provisions in Kerala Panchayat Building (Regularisation of Unauthorised Construction) Rules, 2018First Party_____ Witness Whereof, This Deed Of Indemnity is signed by ----- on this the ----- day of ----- in the presence of Witnesses:

3 Name and address (ci)
Name and address Sworn and signed before me
on this day of 2018 in the presence of above witnesses.
Public NotaryAppendix IV(See rule 6(11))[The Kerala Panchayat Building (Regularisation of Unauthorised Construction) Rules, 2018] Grama PanchayatNo. Date Intimation Regarding Sanction For
Reularisation Of Unauthorised ConstructionsTo,Smt/Sri
Your application
No dated, for the regularisation of the unauthorised construction
of, or
telecommunication tower/ pole structure near/ over Building No
that the above conditions are compiled along with the following documents within
days(1)(NOC)(2) (NOC)(3)Indemnity Bond as per rule 6(13)SecretaryGrama
PanchayatAppendix V(See rule 6(13))[The Kerala Panchayat Building (Regularisation of
Unauthorised Construction) Rules, 2018]To,The Secretary
Grama PanchayatIn accordance to the intimation received vide No dated
from Secretary, Grama Panchayat for the regularisation of the
(occupancy) building / telecommunication tower/ alteration/addition/reconstruction constructed by me in Sy.No, Village, Taluk, the following are enclosed for issue of regularisation orders.(1)(2)The Indemnity bond in the prescribed format is also enclosed herewith.Signature of Applicant
Building (Regularisation of Unauthorised Construction) Rules, 2018] Grama PanchayatNo
DateIntimation Regarding Remittance of Compounding fee for
Regularisation of Unauthorised ConstructionsTo,Smt/Sri
is hereby acknowledged the reciept of the NOC's and affidavit required for the regularisation of the building/ telecommunication tower/ addition extension, reconstruction constructed by you in Sy. No, Village, Taluk You are directed to remit fifty percentage of compounding fee of Rs, in Government Treasury under the Head of Account

issued after the acknowledgment of	receipt of compounding fee.S	Secretary Grama
PanchayatAppendix VII(See rule 6(14))[The Kerala Panchayat Bu	uilding (Regularisation of
Unauthorised Construction) Rules,	2018]	Grama
PanchayatNo	Date	Final Orders Regarding
Regularisation Of Unauthorised		
ConstructionTo,Smt/Sri		
		Your application No.
dated	, for the regularisa	tion of the unauthorised
construction of bui	lding with are	near building with are
near Building No	, or telecommunicati	on tower/ pole structure near/over
Building No or alteration/	addition/reconstruction to an	existing Building No
in Sy.No	Village, T	Caluk has been considered by the
Committee constituted by Governm	ent.The Committee has sanct	ioned the above mentioned
unauthorised construction for regul	atisation in accordance to the	provisions in Kerala Panchayat
Building (Regularisation of Unautho	orised Construction) Rules, 20	018 vide order Nodated
under the following cond	ditions(1)(2)The conditions st	tipulated in the order were
complied with and the following NC	OCs were submitted:(1)(2)The	compounding fee of Rs/- as
stipulated in the order have been re-	mitted vide Challan No	datedHence, in accordance
to the orders of the Committee, it is	certified that the unauthorise	ed construction of building/
Telecommunication tower/ addition	ı extension, reconstruction do	one by
Srii	n Sy.No of village	e, is hereby regularised under the
provisions of rule 6(14) of Kerala Pa	nchayat Building (Regularisa	tion of Unauthorised Construction)
Rules, 2018Secretary Gran	na PanchayatAppendix VIII(S	See rule 6(11))[The Kerala
Panchayat Building (Regularisation	of Unauthorised Construction	n) Rules, 2018]Order Rejecting The
Regularisation		
ApplicationTo,Shri/Smt		
you have carried out, the unauthoris	sed development, of building/	telecommunication tower/
addition/ alteration/reconstruction	to existing building in Survey	7 No of
village, have bee	n considered for regularisation	on by the Committee constituted by
Government as per the provisions of	f Kerala Panchayat Building (Regularisation of Unauthorised
Construction) Rules, 2018 and have	been rejected because of the	following reasons:
1.		
2.		
3.		

Now Therefore, in pursuance of the provisions of sub- rule (11) of rule 6 of the Kerala Panchayat Building (Regularisation of Unauthorsed Construction) Rules, 2018, it is hereby informed that your application for regularization is hereby rejected and your unauthorized construction cannot be regularised. If you are aggrieved by this notice, you may prefer a review to the Government as per the provisions of rule 10 of the Kerala Panchayat Building (Regularisation of Unauthorised Construction) Rules, 2018 within a period of thirty days from the date of receipt of this

notice.Date:	Place:	Secretary Grama
PanchayatAppe	ndix IXGeneral Instructions To Applicant For Fu	rnishing Details In Form I-A

- 7. Submit 2 copies of the completed application form (in Form I-A) with the documents required as per rule 3(2) of the Kerala Panchayat Building (Regularisation of Unauthorised Construction) Rules, 2018, within Ninety days of notification made by the Government calling for such applications.
- 8. Pay the application fee as prescribed in rule 4 of the Kerala Panchayat Building (Regularisation of Unauthorised Construction) Rules, 2018, in the Grama Panchayat, and the copy of the receipt shall be submitted along with the application for regularisation.
- 9. The application fee remitted, shall not be refunded under any circumstances.
- 10. Only application fee need to be remitted at the time of submission of application for regularisation. The regularisation fee is to be remitted only after intimation for remitting of regularisation fees is received from the Secretary.
- 11. Furnish all the details of the unauthorised construction in Form I-A, along with the Statement of the Owner.
- 12. Affix passport size photograph of the owner in the space provided in Form I-A
- 13. Affix a minimum of 4 nos. of time stamped photographs of all four sides of the of size 15 cms x 10cms of the four sides of the building showing all external details of development. The photographs should be attested by the owner/ owners and the Licensee.
- 14. The plans submitted along with the application should be certified by the owner(s), Licensee and Structural Engineer (as required)
- 15. All required documents detailed in rule 3(2) of these rules, should be enclosed with Form I-A. The list of documents required are detailed below. If the application is not in order or incomplete or required documents are not attached, the application shall be rejected.

- 16. Additional sheets may be used wherever necessary as part of Form I-A, these additional sheets should be signed by the owner.
- 17. The plans of high rise building and telecommunication towers should be certified by a Structural Engineer having the qualification stipulated in these rules.
- 18. The checklist appended along with Form I-A in triplicate has to be duly filled and submitted along with the application. On receipt of the application by the Grama Panchayat, the checklist shall be verified and one copy shall be returned to the applicant as acknowledgment.
- 19. The applicant shall be the owner or authorized representative of the owners. Any application made by any person for regularisation who does not have any right over the land or building shall be summarily rejected. If the plot is owned by more than one person, the application shall be submitted jointly and signed by all the persons.
- 20. If the unauthorised constructions does not conform to the provisions detailed in rule 6(4) of these rules, the application shall be rejected.
- 21. If the unauthorised construction is carried out in a land acquired for road widening or public land the application shall be rejected.
- 22. During verification if it is found that the applicant has undertaken further additions, reconstruction or extensions to the existing building after submission of application for regularization, then such application shall be summarily rejected.
- 23. Once sanction is accorded by the Committee constituted by Government for regularisation, an intimation will be issued by the Secretary informing the owner about the sanction and the conditions to be complied with. After complying with the conditions (if any in order), the owner should submit a letter to Secretary informing that the conditions are complied, along with copies of all NOC's required by the Secretary.

- 24. An Indemnity Bond as per the format attached along with the rule in Stamp paper worth Rs.100/- may also be submitted along with the letter to Secretary.
- 25. Regularisation fees may only be remitted after receiving intimation of the same from the Secretary.
- 26. The compounding fee may be calculated invariably using the compounding fee calculator. A signed copy of this statement should be furnished along with the application.
- 27. The following documents have to be submitted along with the application, namely:-

Table

Sl.No. Documents Required

Applicability

1

3

Receipt for payment of application fee, if anypaid to the Grama (a)

Compulsory

Panchayat as per Rule 4 of regularisation rules

Compulsory

(b) Three copies of thedrawings-(i) Three copies each of the floor plans, elevations and sections of the building(s)constructed, the site plan and wherever applicable the serviceplans, parking plans and specifications drawn as provided insub-rule (11) of rule 7 of the Building Rules, duly signed and certified in the format given under rule3 (2), (b) by the owner/by the licensee and if applicable by the Structural Engineer whohas issued the structural stability certificate as per the KeralaPanchayat Building (Regularisation of Unauthorised Construction) Rules, 2018. (ii) In the case of huts, four copies each of a site plan showing the outline of thebuilt-up area, the boundaries of the plot and nearby streets dulysigned by the owner,(iii) In the case of constructions under approved Schemes as mentioned in rule 72 of the Building Compulsory Rules with total floor area of buildingupto 60sq.metres and number of floors limited to two and a stairroom, where the construction has to be done by individuals separately, four copies each of a site plan showing the outline of the built-up area, the boundaries of the plot and nearbystreets, duly signed by the owner.Note.- (1)the unauthorised construction applied for regularization shall beindicated in red colour outline in the drawings.(2) The following shall be the format for Certificate on

the drawings by:-

(i) the owner: "Certified that thisis the drawing(s) having reference to the details furnished in Form I-A and documents enclosed along with."

Compulsory

(ii) the Licensee: "Certified that this is the drawing(s) having reference to the details furnished in Form I-A and documents enclosed along with and that the details and measurements there /in conform toactual constructions made in the site I further certify that, the unauthorised building(s) under reference is/are structurally stable (notrequired if the unauthorised building(s) is high rise building and/or telecommunication tower)"......

Compulsory

(iii) the Structural Engineer: "Certified that the unauthorised high rise building(s)/ unauthorisedtelecommunication tower(s)/ the building above which suchunauthorized telecommunication tower is erected (strike out whichis/are not applicable) as per the Compulsory as per drawings and Form I-A enclosedherewith is/ are structurally stable. (this certification is required only if the unauthorised construction is a high risebuilding and/or telecommunication tower)

applicability

Documents to proveownership of land such as:(i) Copy of land deed(ii) Copy of TaxReceipt(iii) Copy of Possession Certificate(iv) (c) Copy of BTRCertificate(v) Attested copy of the survey sketch fromRevenue Department

Compulsory

4 Nos. of time stamped photographs from all foursides of the (d) unauthorised construction showing all externaldetails of development, which is attested by the applicant and the licensee

Compulsory

Proof of having carried out the construction of unauthorised (e) building(s) on or before the 31st day of July, 2017Not

Compulsory

(f) Proof of valid Registration of the licensee Compulsory except in cases (ii) and (iii) ofitem (b) above

Compulsory in the case issued the structuralstability certificate of high rise

Proof of qualification of Structural Engineerwho has (g)

buildings, telecommunicationtowers and building if any above

which such

telecommunicationtower

is erected.

(h) Copies of the cases pending before or direction, judgment etc., by To be compulsorily

Courts, Tribunal, Ombudsman etc. there of pertaining to or with disclosed by the owner reference to the plot or constructions therin as mentioned in item 9 of the statement in Form I-A Copies of any Government orders, circulars, anyform of To be compulsorily communication against the plot/land or any constructionworks disclosed by (i) there in as mentioned in item 10 of Form I-A theowner/applicant Proof of having stopped the unauthorised construction works before 31st day of July, 2017, on account of any communication Not Compulsorily (j) from the Grama Panchayat or Governmentdirecting to stop the unauthorised construction. Copies of plans approved and/ or permit(s)issued, if any, by the (k) Compulsorily Secretary Orders granting exemption from the provisions of the Kerala (l) If Applicable Building Rules, 1984, obtained earlier Copy of orders granting exemption from the provisions of the If Applicable (m) Town Planning Schemes, obtained earlier Copy of documentary evidences if any of thedetails of action, taken by the Grama Panchayat concerned against the If Applicable (n) unauthorised construction(s). Copy of documentary evidence, if any, enclosed with reference to (o) item 12 of the Statement in this form Applicable and Compulsory in the case Copy of the resolution made by all owners ortheir association (p) ofresidential flat/apartment buildings Checklist and acknowledgment in triplicate(Appendix IX) Compulsory (q) (r) Statement of compounding fee using the feecalculator provided Compulsory Copy of Aadhar card of the applicant Compulsory (s) (22) No further constructions or regularisations shall be permitted in the building once the building has been regularized under the provisions of these rules (23) No regularisation of unauthorised construction shall be provided in future. Appendix X(See rule 3(2) (q)[The Kerala Panchayat Building (Regularisation of Unauthorised Construction) Rules, 2018 Check List & Acknowledgement(To be submitted in triplicate - one copy to be given to applicant as acknowledgment, one copy to be retained in file of Grama Panchayat, and one copy to the District Town Planner while forwarding the application by the Secretary) Applications Reference Number Application For Regularisation Of Unauthorised Building Constructed In Deviation Of The Sanctioned Plan / Without an Approved Plan In...... Grama **Panchayat** Name of Applicant(s)

Building Location

- i Ward No.
- ii Road/Street
- iii Survey No./Sub. Dn. No.
- iv Name of Village
- v Name of Block
- vi Existing Building No. if any
- vii Permit No. if any

viii

List of documents

enclosed along with Submitted

theapplication:

theappheation.		
1	Receipt for payment of application fee	Yes No. Na
2	Three Copies of the drawings	Yes No. Na
i	Each of the floor Plans	Yes No. Na
ii	Elevation	Yes No. Na
iii	Section	Yes No. Na
iv	Site Plan	Yes No. Na
v	Location Plan	Yes No. Na
vi	Service Plan	Yes No. Na
vii	Parking Plan	Yes No. Na
3	Documents to prove ownership of land	Yes No. Na
i	Copy of land deed	Yes No. Na
ii	Copy of Tax receipt	Yes No. Na
iii	Copy of latest Possession Certificate	Yes No. Na
iv	Copy of BTR certificate	Yes No. Na
v	Attested Copy of the survey sketch from revenuedepartment	Yes No. Na
4	Photo of Applicant (s) - affixed	Yes No. Na
5	4 Photographs of Unauthorised Construction from all four sides of the building showing all external details of development - affixed and attested by owner(s) and Licensee	Yes No. Na
6	Proof of having carried out the construction of unauthorised building(s) on or before 31st day of July 2017	Yes No. Na
7	Proof of valid registration of the licensee	Yes No. Na
8	Proof of qualification of the StructuralEngineer who has issued the structural stability certificate	Yes No. Na
9	Copies of the cases pending before or direction, judgment etc., by Courts, Tribunal, Ombudsman etc. pertaining toor with reference to the plot or construction(s).	Yes No. Na

10	Copies of any Government orders, Circulars anyform of communication against the plot/land or construction(s).	Yes No. Na
11	Proof of having stopped the unauthorised construction works before 31st day of July 2017 on account of any communication from the Grama Panchayat or Government directing tostop the unauthorised construction.	Yes No. Na
12	Copy of approved plans issued by the Secretaryas per the provisions contained in the Building rules	Yes No. Na
13	Copy of building permit issued by the Secretaryas per the provisions contained in the Act or Building rules.	Yes No. Na
14	Copy of orders granting exemption from theprovisions of the Kerala Building Rules, 1984 if obtained	Yes No. Na
15	Copy of orders granting exemption from theprovision of the Town Planning Schemes if obtained	Yes No. Na
16	Copy of documentary evidence of the details ofaction taken by the Grama Panchayat against the unauthorised construction.	Yes No. Na
17	Copy of the resolution made by all owners ortheir association (For residential apartments)	Yes No. Na
18	Copy of previous orders if any, regularising construction(s) within the plot.	Yes No. Na
19	Copy of documentary evidence or any other details pertaining to or relevant to the unauthorised construction(s) and plot	Yes No. Na
20	Statement of Compounding fee calculated using the compounding fee calculator provided	Yes No. Na
21	Copy of Aadhar card of the owner	Yes No. Na
22	Any other documents submitted:	
i		
ii		
	Total No. of documents	

Signature of the Applicant:

23. AcknowledgementReceived the application and documents as stated above.

Date of receipt:

Application Office Seal Reference Number

Signature of the

Designation

Receiver

Form I-ASee rule 3(1)[The Kerala Panchayat Building (Regularisation of Unauthorised Construction) Rules, 2018] Application For Regularisation of Unauthorised Construction(S)(to be submitted in duplicate)To

The	The Secretary, Gram a	ffix passportSize Photographof
Pan	chayat t	heApplicant(s)
Sir,	I have constructed a(specify	the use and occupancy) building near the
buil	ding Noor telecommunicat	ion tower/pole structure near/over the
	ding No or carried out alteration	
	in Grama Panchayat	
	ore 31st day of July, 2017, without obtaining building	
	e obtained permit No dat struction or reconstruction or addition or alteration	
	inin	
	Village	· · · · · · · · · · · · · · · · · · ·
	and have carried o	
	roved by the Secretary/after the expiry of the perm	_
	violation of the provisions contained in the building	
com	mencement of the construction is	
I rea	alize that the said construction is an unauthorized o	one.I request that sanction may be accorded
	ne Secretary for the regularization of the said const	
	only has been	
		• •
	osed.Signature of Applicant	
	(In Block lette	
	Aadhar card No	
	har card to be enclosed)Place:	
	Statement Of The Owner (
	ructions before filling the Statement)	•
1	Name and address of the applicant (owner)	:
	The number allottedby the Grama Panchayat to the	e
2	building/nearest building(strike out whichever is	
	applicable)	
3	Details of land	
(i)	Survey Number(s) (with sub- divisions)	:
(ii)	Resurvey Number(s)(with subdivisions if applicab	le) :
(iii)	Village	:
(iv)	Taluk	·
(v)	District	·
•	Area of the plot in sq.metres	:sq.metres
(11)	Nature of ownership of land: SaleDeed/Gift/Partit	
4	Deed/Puramboke/Others (specify)	
	Date and Number of the documents in proof	
5	ofownership of land	:

6	Nature of constru	ction(s):		
(a)	inoccupancy/Alte	construction/ Change ration/Addition or Extensions To s)/Others(specify)		:
(b)	Type of roof: Con- other(specify):	crete/Tiled/any	••••	
(c)	Total number of f	loors		:
(d)	Total floor area (s Authorizedbuildin	eq.metres) of the ng(s) within the plot		:sq.metres
(e)	Occupancy/Use o	f the unauthorized building(s) :		
(Fil	l in the table below	. Use separate sheet if required)		
	or (Basement,Grou st etc)	rnd Floor area in sq.metres of the respective floor	•	Occupancy of the respective floor (If more thanoccupancy in the floor, furnish the area of each Occupancy.
1		2		3
7		Date of commencement of the construction Date of completion of construction	: :.	
9		Is there any cases pending before or disposedoff by Courts, Tribunal, Ombudsman etc. pertaining to or withreference to the land/plot or building(s) therein. (SpecifyYes/No)	•••	
10		If Yes, furnish the details Any Government orders, circulars, any form ofcommunication againt the plot/land or any Construction		
		workstherein. (Specify Yes/No)		
		If Yes, furnish the details	:	
11		Whether copy of the resolution made by allowners or their association has been furnished (Applicable forresidential apartments) (Specify Yes/No/NA)	:	

Kerala Panchayat Building (Regularisation of Unauthorised Construction) Rules, 2018

12	Any other detailspertaining to or of relevance to the plot and buildings therein(Specify Yes/No)If Yes, furnish the details	::
13	Photographs of the building	(Affix time stamped photographs-minimum fourbudevelopment) (Photographs to be attested by both of
(Affix time stampedphotograph-four numbers showing the four side of thebuilding showing all external details of development)(Photogto be attested by both owner and Licensee)	graphs	
14	Any remarks on the unauthorized construction tobe submitted by the Applicant:	(use additional sheets if necessary)
15	Amount of compounding fee calculated as per theStatement: (Use compounding fee calculator. Attach a signedcopy of the Statement of compounding fee)	
2. l	-	ner) do hereby declare that the
unauthorised co was/were carried date, no construdate, no construdate drawings and me	nstruction as per the drawing of the drawing of the struction of before the 31st of the carried of the surements therein conformation of the surements therein conformation.	ngs and details enclosed day of July, 2017, beyond which ut unauthorizedly and that the rm to actual constructions made
in the site and th	e unauthorized construction	on(s) is/are structurally stable.
submitted are correet kowledge and belief, t	to the best of my knowledge and behave is no court case or direction of	drawings and other documents/enclosures belief. I further declare that to the best of my or communication from any authority ns therin, which prevents the regularization

of the unduthorised construction. I further declare that I am fully aware of the fact that the

action if the information furnished by me is found false or facts suppressed or misrepresented.................................(Signature of the

Government may at any time cancel the order(s) issued under these rules and take appropriate legal

owner)Name:.......Address:....

Date:
14. Certificate And Declaration Of The Licensee Registered Under Chapter XXIII Of The Building Rules
[See proviso to rule 141(5)]I
Date:
15. Certificate Of The Structural Engineer
(Applicable in the case of high-rise buildings, telecommunication towers and building if any above which such telecommunication tower is erected.)I

Kerala Panchayat Building (Regularisation of Unauthorised Construction) Rules, 2018

Sec con Una	retary(To be prep cerned as prescri authorised Const	oared in duplicate)T bed under rule 6 of	o be furnish the Kerala F	ion) Rules, 2018]Detailed led by the Secretary of the Canchayat Building (Regula	Grama Panchayat urisation of	
1	Application Rece	pived on	•			
2	Verified on	cived on				
3	Inspected on					
3 4	Particulars of La	nd	••••••		••••••	
•	Area of Land/ Pl			SG	a matras	
	Survey No. and I		:		q.metres	
	Re-survey No. and I	C	•			
(c)	Village		:			
(d)	Nature of ownership of land (strike out the notapplicable)		: SaleDeed/Gift/Partition Deed/Puramboke/Others (specify)			
5	Particulars of the construction/building(s)		:			
(a)	Occupancy of the construction/bu		:			
(b)	Built-up/Floor A	area	·			
			l Buildings	Unauthorised Buildings	Total Area (sq. metres)	
1	2	3		4	5	
(8)	Total Built-up ar	rea(sq.metres)				
2	Total Floor area	(sq. metres)				
8	Remarks on the authorized andunauthorised construction/building in the site, including building rule violations:					
	additional sheets if required. Additional sheets must becertified)					
9	Whether any additions, reconstructions or extensions have beenfound to be carried out in the building after submission of application forregularization on site verification (Specify Yes/No.)If Yes, details of constructions carried out					
8. 1						
8. Details of the Violation of provisions relating to safety and security in the Building Rules: (See Appendix II)						
Sl.No. Provision Violations Specify Yes/No If Yes, specify the extent of violation						
1	2 3	epoon, roo	4	.F J. the children of Holder		

10. Violation of the provisions of Town Planning Schemes, if any:

Sl.1	No. Name of Scheme Status o	f the Scheme (Sanctioned/Published) Violation
1	2 3	4
11.	. Violations with regard	to other applicable Central and State Statutes, if
an	y:	
- -		
Sl.1	No. Provision Violations	
1	2 3	
11.	. Recommendations Of	The Secretary:
(a)	Whether the unauthorised construction, as	
	perdrawings and details enclosed with Form IA,-	
(i)	was carried out on or before 31st day of July,2017	:
~	violates the safetyand security provisions in the Building Rules as per Appendix II(Please	
(11)	specify:Yes/No)1. violates any provision of the Town PlanningSchemes, sanctioned by Government (Please specify: Yes/No)	<u> </u>
	Whether there is anycourt case specific to the plot or constructions therein, whichprevents	
(b)	regularisation of the unauthorised construction(s)(Please specify: Yes/No)If Yes, please furnish the details:	:
14	Whether there is anyGovernment Orders/ Circulars/any form of communication against the plot/land or any construction works therein which	

preventsregularisation of the					
unauthorised building(s)					
(Please specify:Yes/No)If					
yes, please furnish the					
details					
Whether					
anyconcurrence/approval/NOC					
etc. is required as per the					
etc. is required as per the BuildingRules from Various					
Central or State Government					
Departments and agencies such as Fire and Rescue					
Department, State					
levelEnvironment Impact					
Assessment					
Authority/Ministry of					
Environmentand Forests of					
Government of Coastal Zone					
Management					
Authority, Airports	T., J:,				
(d) Authority, Railway :	naia,				
Authorities, Defense					
Authorities, TheKerala State					
Pollution Control Board,					
District Collector,					
ChiefElectrical Inspector etc.					
(other than those required					
from theDepartment of					
Town and Country					
Planning)(Please					
specify:Yes/No.)If Yes,					
please furnish the details of					
therequired					
concurrence/approval/NOC					
etc. is required details					
below:					
Rule Agency from which concurrence/approval/NOC					

(e)	Whether theconstruction violate any law, such as Acts, rules, byelaws etc.(other than the Kerala Panchayat Raj Act, 1994 and the KeralaPanchayat Building Rules, 2011)(Please specify:Yes/No.)If yes, please furnish the details	::
(f)	Whether copy of the resolution made by allowners or their association has been furnished (Applicable forresidential apartments) (Specify Yes/No/NA)	:
(g)	Whether there is anyother important matter which has bearing on the regularisation ofthe unauthorized construction(Please specify:Yes/No)If Yes, please furnish the details:	·
(h)	Recommendations of the Secretary Whether the unauthorised construction is recommended for regularisation (Please specify: Yes/No) If Yes, please specify the conditions for regularization, if any;	·
	If No, the grounds for not recommending regularisation Amount of compounding fee	:
12	to be remitted, ifrecommended for regularisation under the Kerala PanchayatBuilding (Regularisation of unauthorised Construction) Rules,2018 (The compounding fee must	
	be calculated using the compounding fee calculator	

	provided. Attach a signed copy of the Statement of
	compounding fee)
	Whether details ofthe
	unauthorized construction
10	having been published in
13	thewebsite and notice
	board(Please specify: Yes/No)
	tificate of the SecretaryI hereby certify that,-(i)the unauthorized construction(s) as per the
wh me ow	wings and details enclosed was/were carried out on or before the 31st day of July, 2017, beyond ich date, no construction works were carried out unauthorizedly.(ii)all the drawings and asurements there in conform to actual constructions made in the site and that the land nership documents were verified and found correct.(iii)the information furnished in Form I-A, drawings and the other documents/enclosures submitted were verified and found correct.(iv)to
the Str pre Sec	best of my knowledge, the information furnished in Form I-B are correct.(v)the licensee and uctural Engineer who have certified the drawings and Form I-A possess the qualification scribed as per these rules(Signature)Name and Seal of the cretary:Date:
	authorised Construction) Rules, 2018]Technical RecommendationsTo be furnished by the Town
	nner/ Senior Town Planner concerned as prescribed under Rule 6(6) of the Kerala Panchayat
	llding (Regularisation of Unauthorised Construction) Rules, 2018
un	Recommendations of the Town Planner/Senior Town Planner: Whether the authorised construction is recommended for regularisation (Please ecify Yes/No)
	Yes, please specify the conditions for regularisation if any.If No, the grounds for not ommending regularisation.
reç Un	Amount of compounding fee to be remitted, if recommended for gularisation under the Kerala Panchayat Building (Regularisation of authorised Construction) Rules, 2018 (Attach a signed copy of the atement of compounding fee)
•••••	(Signature with Name and
	l)Senior Town Planner/ Town PlannerDepartment of Town and Country
Pla	nning,
has	te(This does not form part of the notification, but is intended to achieve its general purport.) As it come the notice of Government that several unauthorised buildings exists within the State, vernment have decided to bring in a legislation to regularize the Unauthorized Constructions
	ried out up to 31st July, 2017 in the Grama Panchayat areas in the State, by imposing

compounding fee for achieving the said purpose, Government have decided to amend Section 235AB of the Kerala Panchayat Raj Act, 1994, through the Kerala Panchayat Raj (Second Amendment) Ordinance, 2017 (Ordinance No.32 of 2017) to regularise the Unauthorised Constructions carried out up to 31st July, 2017 in the Grama Panchayat areas. Accordingly the Government have decided to issue this rule, by superseeding the existing rules namely the Kerala Panchayat Building (Regularisation of unauthorised Construction) Rules, 2014. The notification is intended to achieve the above object.