Gujarat Regularization of Unauthorized Development Rules, 2012

GUJARAT India

Gujarat Regularization of Unauthorized Development Rules, 2012

Act 16 of 2011

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Gujarat Regularization of Unauthorized Development Rules, 2012Published vide Notification No. GH/V/16 of 2011 /PRC-102011-5319-L, dated 18.2.2012Last Updated 6th November, 2019Whereas, the Government of Gujarat is satisfied that the circumstances exist which render it necessary to take immediate action to make rules and to dispense with the previous publication thereof under the proviso to sub-section (1) of section 17 of the Gujarat Regularisation of Unauthorised Development Act, 2011;Now, therefore, in exercise of the powers conferred by section 17 of the Gujarat Regularisation of Unauthorised Development Act, 2011 (Gujarat Act No. 26 of 2011), the Government of Gujarat hereby makes the following rules, namely:-

1. Short title and commencement.

(1) These rules may be called the Gujarat Regularization of Unauthorized Development Rules, 2012.(2) They shall come into force on their publication in the Official Gazette.

2. Definitions.

(1)In these rules, unless the context otherwise requires,-(i)"Act" means the Gujarat Regularization of Unauthorized Development Act, 2011;(ii)"Architect" means a person registered as such under GDCR;(iii)"Area" means development area declared under section 3 of the Gujarat Act.(iv)"Change of use" means use other than the use in respect of which the permission is granted under the Bombay Act or Gujarat Act and includes the residential use where the permission is not obtained for the same.(v)"Development Area" means the area declared under section 3 of the Gujarat Town Planning and Urban Development Act, 1976 (President Act No. 27 of 1976);(vi)"Engineer" means a person possessing the qualifications as prescribed in the GDCR, whether registered or not under the GDCR;(vii)"Form" means form appended to these rules;(viii)"Jantri" means annual statement of

rates as declared by the Revenue Department as applicable on 28th March 2011;(ix)"Schedule" means Schedule appended to these rules;(x)"Structural Designer" means a person registered as such under GDCR;(2)The terms and expressions not defined in these rules shall have the meanings as assigned to them in the Act or the Gujarat Act or the rules or regulations made there under, or the Bombay Act, as the case may be.

3. Manner of public awareness.

(1)The Designated Authority shall immediately after coming into force of the Act, publish in at least two Gujarati newspapers having wide circulation within the area, the substance and the purpose of the Act explaining the provisions of Act in detail. The designated authority may also use other means to publicize.(2)The substance may include:(a)The manner of making an application, the period within which the application may be made;(b)List of architects, engineers, structural designers with their responsibilities;(c)Salient features of the GDCR for making the people aware regarding unauthorized development carried out by them;(d)Consequences which the owner or the occupier will have to face in case of failure to get the unauthorized development regularized.

4. Manner of making an application for regularization of the unauthorized development in cases where there is no breach of parking regulation and sanitary regulations.

(1) The Designated Authority may serve a notice to the owner or occupier of an unauthorised development, under sub-section (2) of section 5, in Form-A-1, within, a period of six months from the commencement of the Act or within such period as may be extended requiring him to furnish such particulars and documents within a period of one month from the receipt of the notice.(2)On receiving the notice served under sub-rule (1), the owner or the occupier, as the case may be, shall reply in Form B-1-A or Form B-2-A respectively and furnish all relevant particulars and documents attaching therewith the Form-D1, Form D2 and Form-D3 duly filled in .(3)Any owner or occupier may, suo-motu, within a period of 6 months from the commencement of the Act or within such period as may be extended, make application in Form B-1-A if he is an owner or in Form B-2-A if he is an occupier and furnish all relevant particulars and documents attaching therewith the Form-D1, Form D2 and Form-D3 duly filled in.(4)On receipt of the reply under sub-rule (2) or an application under sub-rule (3), the designated authority shall, after making an inquiry in the manner as it deems fit, is of the opinion that the development can be regularised, pass an order in Form-C-1 requiring the owner or the occupier to pay the fees for the regularization of unauthorized development: Provided that the Designated Authority shall not pass any order in Form-C1 in respect of the cases of unauthorized development falling under the provisions of section 9 of the Act till the procedure as per the scheme, issued by Revenue Department under section 9 of this Act is followed.

5. Manner of making an application for regularization of the unauthorized development (i) in cases where there is a breach of only parking regulations or sanitary regulations or both or in cases where there is a breach of other regulations including the breach of parking and sanitary regulations.

(1) The Designated Authority may serve a notice to the owner or occupier of an unauthorized development, under sub-section (2) of section 5, in Form-A-2, within, a period of six months from the commencement of the Act or within such period as may be extended requiring him to furnish such particulars and documents within a period of one month from the receipt of the notice.(2)On receiving the notice served under sub-rule (1), the owner or the occupier, as the case may be, shall reply in Form B-1-B or Form B-2-B respectively and furnish all relevant particulars and documents attaching therewith the Form-D1, Form D2 and Form-D3 duly filled in.(3)Any owner or occupier may, suo-motu, within a period of 6 months from the commencement of the Act or within such period as may be extended, make application in Form B-1-B if he is an owner or in Form B-2-B if he is an occupier and furnish all relevant particulars and documents attaching therewith the Form-D1, Form D2 and Form-D3 duly filled in.(4)On receipt of the reply under sub-rule (2) or an application under sub-rule (3), the designated authority shall, after making an inquiry in the manner as it deems fit, is of the opinion that the development can be regularised and provisions of rules 6 and 7 are not attracted, pass an order in Form C-2 requiring the owner or the occupier to pay the fees for the regularization of unauthorized development: Provided that the Designated Authority shall not pass any order in Form-C-2 in respect of the cases of unauthorized development falling under the provisions of section 9 of the Act till the procedure as per the scheme, issued by Revenue Department under section 9 of this Act is followed.

6. Procedure to be followed where the parking facility cannot be provided for regularizing the unauthorized development under rule 5.

(1)On receipt of the reply under rule 5(4), if the designated authority is of the opinion that the unauthorised development cannot be regularised since it is not feasible for the owner or the occupier to provide, with respect to the actual built-up area, the required parking facility in the unauthorized development then, the designated authority shall direct by an order in Form C-3 to provide such facility at suitable location which is within 500 meters of such unauthorized development within a period of six months from the date of the order.(2)The owner or occupier shall, as required under sub-rule (1) to provide parking facility within the stipulated time limit, give a compliance report to the designated authority giving therein the details of the place where such parking facility either is provided.(3)In case where it is not feasible for the owner or occupier to provide such parking facility fully or partly, he shall send a report to the designated authority along with necessary evidences, documents etc. with regard to the genuineness of the efforts made by him to provide such parking facility. (4) On receipt of the report stated in sub-rule (3), the designated authority shall refer the matter to the Committee constituted under sub-rule (1) of rule 11. The Committee shall process the matter as provided in rule 11 and shall suggest suitable option or options to the designated authority and the designated authority, after considering the same, pass suitable order as it deems fit to be complied with by the owner or occupier within six month a reasonable period that the designated authority deems fit.(5)On receipt of the compliance report under sub-rule (2) or after the compliance of the order made under sub-rule (4), as the case may be, the designated authority shall, if he is of the opinion that other unauthorized development can be regularized in respect of other matters, pass an order in Form C-2 requiring the owner or the occupier to pay the fees for the regularization of unauthorized development.

7. Procedure to be followed where the sanitary facility cannot be provided for regularizing the unauthorized development under rule 5.

(1)On receipt of the reply under rule 5(4), if the designated authority is of the opinion that the unauthorised development cannot be regularised only on the ground that the adequate sanitary facilities as required under the GDCR have not been provided then the designated authority shall direct the owner or occupier, as the case may be, to improve upon or augment the existing facility within a period of sixty days.(2)On compliance of the direction under sub-rule(1), the designated authority shall, if he is of the opinion that unauthorized development can be regularized in respect of other matters, pass an order in Form C-2 requiring the owner or the occupier to pay the fees for the regularization of unauthorized development.

8. Fire Safety Measures.

- Before making an order in Form-C1 or Form C2 as the case may be, the designated authority shall have due regard to the provisions of sub-section (3) of section 8 of the Act and accordingly shall, if required, consult the Chief Fire Officer who shall, after due inquiry, suggest the measures with regard to fire safety and on compliance of such measures by the owner or occupier, shall issue a certificate to that effect and on issuance of such certificate, if the designated authority is of the opinion that unauthorized development can be regularized in respect of other matters, pass an order in Form C-1 or Form C-2 as the case may be.

9. Unauthorized development made without any non-agriculture permission.

- The designated authority may in case where the unauthorized development has taken place on the land for which the non-agriculture permission under the provisions of the Gujarat Land Revenue Code 1879, was required but has not been taken, regularize such unauthorized development irrespective of the fact whether proceedings for such permission are pending or whether such permission is not taken. However, while regularizing unauthorized development on such land, the designated authority shall inform the concerned District Collector about not having obtained any such permission.

10. Order to regularise or refuse to regularize.

- The designated authority shall pass the order of regularization of the unauthorised development in Form-E and if is of the opinion that the unauthorised development cannot be regularised, shall pass an order in Form-F to that effect.

11. Development which cannot be regularized under section 10.

(1)No unauthorised development in respect of matters specified in sub-clause (i) to (vii) of sub-section (1) of section 10 of the Act shall be regularised in case of the following:(a)Restricted zone where the permissible FSI is less than 1.0;(b)Uses not permitted in obnoxious and hazardous

industrial zone;(c)Uses of obnoxious and hazardous nature in any other zone other than the zone wherein the same is permitted;(d)"Hazardous building" or part thereof used for,-

- 1. storage, handling or manufacture or processing of radio-active substances or of highly combustible or explosive materials or products which are liable to burn with extreme rapidity and/or producing poisonous fumes or explosive;
- 2. storage, handling, manufacture or processing of, which involves highly corrosive, toxic obnoxious alkalis, acids or other liquids, gases or chemicals producing flame, fumes, and explosive mixtures or which result in division of matter into fine particles and capable of spontaneous ignition;

(e)Construction in the land occupied by the graveyards, kabrastans, burial grounds and crematoria.(2)No unauthorised development shall be regularised in respect of any other matter in relation to the buildings used for performance of drama, cinema theatres, multiplex, auditorium, exhibition halls, marriage hall, skating rings, gymnasia, stadia, dance halls, clubs, and stations for public transportation by road, air, sea if there is a breach of parking regulations(3)The designated authority shall not regularise any unauthorised development unless the same is in conformity with the following,-(a)the Building line and Control line prescribed under the Government Resolution for the classified roads of the State Government and the Panchayat;(b)Right of user acquired under the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962;(c)Development regulated and controlled in the vicinity of an oil well installed by Oil & Natural Gas Commission according to provisions of the Indian Oil and Mines Regulations -1933;(d)Development regulated in the vicinity of the Grid Lines laid by the power company under the Indian Electricity Rules, 1956;(e) Development in the funnel of Airport as regulated by Ministry of Civil Aviation, Government of India;(f)Development in the vicinity of the Railway Boundary regulated by the standing orders or instructions of the Railway Authorities.(g)Development in the vicinity of monuments being protected or conserved under the relevant Law;(h)Development regulated under the provisions of Coastal Regulation Zone.(4)No unauthorised development shall be regularised with respect to road width considering the length of the road or set back required as required under GDCR. In case where the road width is not provided and maintained, the unauthorised development may be regularised after the plot is deducted in such manner that, half the road width or the setback as per GDCR is maintained from the centerline of the existing road. [Provided that the designated authority may, after satisfying itself with respect to safety and approachability to the building, relax the road width as provided in GDCR subject to the condition that the width of approach road shall not be less than 4.5 meters if the length of such approach road does not exceeds 75 meters.] [Substituted by Notification No. GH/V/62 of 2013/PRC-102011-5319-(Part), dated 3.4.2013 (w.e.f. 18.2.2012).]

12. Constitution of the committees.

- The Committees consisting of such members for parking facility as provided in clause (vi) of sub-section (1) of section 10 of the Act shall as under;(1)(i)For each of the areas as specified in Schedule I, a Committee shall consist of the following members.-

1 Deputy Municipal Commissioner	Chairman
Representative of Chief Executive Authority whois not below the rank of Class-I officer.	Member
3 Collector of the District or his representative	Member
4 Chief Town Planner or his representative	Member
5 City Engineer	Member
An Expert in the Urban Planning or Transport Planning.i. The Chairman shallappoint the expert possessing the qualification stated below; "A degree in civil engineering or architecture or degree ordiploma in city town planning or regional planning or transportplanning of a recognized university or institution or amembership obtained by examination of Institute of Town Plannersof India and has about fifteen years experience in relevantfield"	Member
(ii)A person from the Town Planning Department of the Municipal Corporation as appoint Chairman shall be the Secretary of the Committee.(2)(i)For each of the Area Development	•
as specified in Schedule II, a Committee shall consist of the following members	
1 Senior Town Planner of the Region of TownPlanning and valuation Department Cl	nairman
2 Chief Executive Authority M	ember

3 Collector of the District or his representative

Member

(ii) A person from the concerned development authority as appointed by the Chairman shall be the Secretary of the Committee.(3)(i)For the areas comprising in each of the Regions namely North Gujarat, South Gujarat and Saurastra and Kachchha as specified in Schedule III, a Committee shall consist of the following members.-

1 Senior Town Planner of the Region of TownPlanning and valuation Department

Chairman

2 Chief Officer of concerned area developmentauthority of the Region

Member

3 Mamlatdar of concerned area of the Region

Member

(ii) The Town Planner or Junior Town Planner as the case may be of the concerned branch office of each of the concerned area of the Region shall be the Secretary of the said Committee.

13. Infrastructure Development Funds under section 13.

- The designated authority shall credit all the fees arising on regularisation of the unauthorised development in a separate corpus fund, for which the designated authority shall maintained a separate account. Such funds shall be utilized by the designated authority for the purpose of augmentations, improvements or creation of an infrastructure facility.

14. Single window system.

- For the receipt of applications or any other documents or for any other inquiry or assistance in the matter the designated authority shall make an arrangement of single window system

15. Contents of an application and manner of preparing plans for regularization unauthorized development.

(1)Any owner or occupier intending to get the unauthorised development regularised shall along with the application or reply in Form-B1-A or B1-B B2-A or B2-B as the case may be submit the following:-(a)the extract from the Property Register for city survey lands or an extract from the Record of Rights for Revenue lands or the copy of the index of registered sale deed as the case may be;(b)the copy of application if made, for regularization of land under section 9 of the Act;(c)the certified copy of approved layout plan of final plot or revenue survey number or city survey number.(d)an undertaking on a non-judicial stamp paper of Rs.100 certified by a notary in Form-D-3.(e)a plan prepared in scale not less than 1:200 showing the existing building clearly indicating as follows:

Particular	· Site Plan	Bldg. Plan	
1	Plot line	Thick black	Thick black
2	Existing Street	Green	
3	Future Street if any/ TP or DP road line / anyother road line prescribed by the Authority.	Green dotted	
4	The portion of building which is permitted or ispermissible.	Thick black dotted	
5	Existing work	Blue	Blue
6	Drainage and sewerage work	Red dotted	Red dotted
7	Water supply work	Black dotted	Black dotted

(f)a key plan prepared in scale not less than 1:500 showing the location of building with, the parking space, means of access from the street to the building or buildings or the site from the street, the frontage of the plot, the margins, the width of the street or streets, any physical feature such as trees, wells, drains, O.N.G.C. well and pipeline, high tension .Line, railway line, existing streets or the T.P./D.P. road line or the line of public street declared under Bombay Act;(g)the area statement, the spaces for parking and the floor plan of each floor clearly indicating and dimension of all the parts of the building and its use, the thickness of walls and floor slabs, height of building, height of rooms or any part of the building. The plans shall have also include the sanitary facilities which has been provided or which is to be provided(h)elevation and at least one section taken through the staircase showing the levels of each floor(i)the plan showing facilities provided for fire safety.(2)The owner or occupier shall get the plans prepared by registered or authorized architect or engineer.[Provided

that the requirements as per sub-clauses (e), (f), (g), (h), (i) of clause (1) and clause (2) may not be necessary to be annexed along with application or reply in. case of the unauthorised development for residential use. However the owner or the] occupier, as the case may be, shall have to submit post card size photographs showing view of the unauthorised development from different angles. In such cases, the designated authority shall provide such facilities necessary for scrutiny of unauthorised development with respect to the matters pertaining to sub-section (1) of Sec. 10 of the Act.] [Inserted by Notification No. GH/V/62 of 2013/PRC-102011-5319-(Part), dated 3.4.2013 (w.e.f. 18.2.2012).]

16. Liability.

1)Any owner or occupier undertaking any alteration, modification or addition in the unauthorised	
levelopment so as to get the unauthorised development regularised shall continue to be wholly and	
solely liable for any injury or damage or loss whatsoever that may be caused to any one in or around	
he area during carrying out such work and no liability whatsoever in this regard shall be cast on the	
lesignated authority.(2)Regularization of unauthorisation development shall not in any way mean	
he acceptance of any statement, documents, structural report, structural or drawings and shall not	
lischarge the owner or occupier, engineer or architect and structural designer from the	
responsibilities imposed upon them under the relevant Act or GDCR.FormsForm- "A-1"Notice for	
Regularization of Unauthorized Development for violations other than parking	
spaceTo,Shri/Shrimati/Kumari	
, the undersigned, is of the opinion that, you have carried out, owned or occupied the unauthorized	
levelopment of the building in respect of the premises	
Tenement No. /Flat No. Sub Plot No on Revenue Survey No. / Final Plot	
Noof the village / T.P. Scheme	
No described below.Whereas, as per the records available with the	
authority, it appears that the development on the aforesaid property, is not authorized in some or all	
natters mentioned in section 9 of Gujarat Regularisation of Unauthorised Development Act-2011.	
hereafter referred as Act),Description of the	
property;	
herefore, in pursuance of the provisions of the section 5(2) of the Gujarat Regularisation of	
Jnauthorised Development Act, 2011, you are hereby directed to furnish particulars and documents	
n Form-B-1-A (for owner) or B-2-A (for occupants not having valid ownership documents) of	
Gujarat Regularization of Unauthorized Development Rules-2011 within one month from the receipt	t
of this notice to this office as per the provision of sub-section (3) of section 5 of the Act.Date the	
Place :Signature of the	
Authorised Officer Area/Urban Development AuthorityMunicipal CorporationForm- "A-2"Notice	
or Regularization of Unauthorized Development in parking space and other	
riolationsTo,Shri/Shrimati/Kumari	
, the undersigned, is of the opinion that, you have carried out, owned or occupied the unauthorized	
levelopment of the building in respect of the premises	
Tenement No. /Flat No. Sub Plot No on Revenue Survey No. / Final Plot	
Noof the village / T.P.Scheme	
No described below.Whereas, as per the records available with the	

m	othority, it appears that the development on the atters mentioned in section 9 of Gujarat Regula dereafter referred as Act),Description of the		-			
	•					
th U in G of :_A [S of ot by C o a o	reperty; lerefore, in pursuance of the provisions of the senauthorised Development Act, 2011, you are herefore. Form-B-1-B (for owner) or B-2-B (for occupancy light and the provision of Unauthorized Development Authorised OfficerArea/Urban Development Authorised OfficerArea/Urban Development Authorised OfficerArea/Urban Development Authorised (w.e.f. 18.2.2012).] (to be notarized not a funauthorised development by: (i) the owner are there than parkingThe application should reach the commissioner Area/Urban proporationI/We hereby apply for getting the uncompanying relevant drawings along with the corm-G	reby directed to ts not having varient Rules-201 sub-section (3) horityMunicipal (V/62 of 2013) on stamp paper and (ii) For unaution the designate hority/Municipal Development Authorised development Authori	o furnish alid owner of section o	particership one mon 5 of ation[2011-5 develoity later tregulation to the regular regu	culars and document from the Act.D Signature 5319-(Part or the regular opment for est larised as	documents ts) of the receipt the re of the t] t), dated talarisation or violations described in
1	Name of the owner/s (Attach documentary pro Property Register for city survey landsor an ex Rights for Revenue lands or thecopy of the ind the case may be)	tract from the I ex of registered	Record of I sale dee	f ed as	:	
2	Occupied the property since when (Attachdocutax bill of local body, electricity bill, telephone l			perty	:	
3	Details of property tax last paid				:	
	(a) Useable Area for assessment of property ta	x			:	Sq. mts
	(b) Year of assessment				:	
4	(c) Use for which the assessment is done Is this land/building included in alayout/build appropriate authority orany other authority? Is order numbersubmit the copy of the approved	f yes, date of sa	-		:	
	(a) Plot area:				(sq.mtrs	.) No. of units:
	(b) Details of violation;					
D	escription	Unit	Actual area	Appı	oved or ovable as GDCR	Violation (C-D)
A		В	C	D		E

i.	Ground coverage	Sq.mtr.
ii.	Built up area (excluding ground coverage)	Sq.mtr.
iii.	Height of building	Mtr.
iv.	Common plot	Sq.mtr.
V.	Change of Use (other than parking)	Sq.mtr.
Note: i. Cases where thebuilding permission has been granted earlier, in such casesdetails to be filled in column-D shall be as per the sanctionedplan only for which authentic sanctioned documents shall been closed which includes plans and development permission (RajaChitthi).ii. In other cases the building permission hasnot been granted details to be filled in column-D shall be asapprovable under prevailing GDCR. 5. Required as per rule 10(3):		
a. I am hereby furnishing the NOC's/approvals, in	respect to the	o .
		ii. iii

Dated_____ furnish the NOC's/approvals, in respect to the following matters:i.

6. Declaration: I hereby certify and declare that:

(a)The land on which my property exists is not covered under sub-section (1) of section 8. Also my property does not attach any dues to the Government or local bodies.(b)For violation in the provision of sanitary facility, I abide to make the necessary provision as directed by authority in this regard.(c)I have submitted the plans for the portion for which I wish to get the unauthorised development regularised.(d)For that portions for which I have not submitted to regularise, I shall pull down such portions on my own.(e)I, the under signed ______ registered/authorized architect/Engineer, hereby certify that, while preparing the plan for the said unauthorised development, I/we have inspected the site and accordingly the plans are

__b. I shall, latest before

ii.

prepared.(f)The information submitted in the application and documents submitted along with are true to the best of my knowledge. Also I am aware that, if found incorrect it shall lead to criminal proceedings and accordingly action shall be taken.

Date: Registration No. (if issued) Date: Name and Signature of Name and Signature of the applicant / thearchitect/EngineerAddress/Phone number. ownerAddress /Phone number. Stamp & Signature of NotaryInstruction to applicant regarding particulars, documents and maps to be submitted along with the applicationi. In a building having more than one unauthorised development each owner/occupier shall make a separate application for each unauthorised development.ii. Certified copy of approved layout plan of final plot or revenue survey number or city survey number.iii. Sanctioned layout plan duly certified by registered or authorized Architect or Engineer empanelled by the authorityiv. The plans shall be prepared according to sub-rule (1) of rule 13v. Stability Certificate of Structural Designer in Form-D1 except for residential dwelling units having an area up to 150 sq mtrvi. Attached details in Form- D2 and D3vii. Copy of the demand notice for property taxviii. Receipt of payment of the property tax.ix. NOC of the society if applicablex. NOC/approval required under sub rule (3) of rule 10.[Annexure 1] [Substituted 'Form-B-2-A' by Notification No. GH/V/62 of 2013/PRC-102011-5319-(Part), dated 3.4.2013 (w.e.f. 18.2.2012).] (to be notarized not on stamp paper)Application for the regularisation of unauthorised development by: (i) the Occupier/s (other than owner whose land title is not in their name but is an occupant) and (ii) For unauthorised development for violations other than parking The application should reach to the designated authority latest by______To,The Chief Executive Authority/Municipal Commissioner_____Area/Urban Development Authority/Municipal Corporation I/We hereby apply for getting the unauthoriseddevelopment regularised as described in accompanying relevantdrawings along with Form D1, Form-D2 and Form-D3. Name of the Occupier/s 2 Occupied the property since when (Attachdocumentary proof like, property tax bill of 3 local body, electricity bill, telephone bill, ration card etc.) Whether Application is made for regularization of land under section 9 of the Gujarat Regularization of Unauthorized Development Act, 2011 (submit the Yes / 4 copy of the application along with particulars and No documents attached). Ifyes, then date of application submit the copy of the order. Sq. Details of property tax last paid 5

- (d) Useable Area for assessment of property tax
- (e) Year of assessment
- (f) Use for which the assessment is done
 Is this land/building included in alayout/building
 plan sanctioned by the appropriate authority orany
 other authority? If yes, date of sanction and order
 numbersubmit the copy of the approved plan
- (a) Plot area: (sq.mtrs.) No. of units:
- (b) Details of violation;

Description	Unit	Actual area	Approved or Approvable as per GDCR	Violation (C-D)
A	В	C	D	E
i.	Ground coverage	Sq.mtr.		
ii.	Built up area (excluding ground coverage)	Sq.mtr.		
iii.	Height of building	Mtr.		
iv.	Common plot	Sq.mtr.		
v.	Change of Use (other than parking)	Sq.mtr.		

Note:iii. Cases where thebuilding permission has been granted earlier, in such casesdetails to be filled in column-D shall be as per the sanctionedplan only for which authentic sanctioned documents shall been closed which includes plans and development permission (RajaChitthi).iv. In other cases the building permission hasnot been granted details to be filled in column-D shall be asapprovable under prevailing GDCR.

7. Required as per rule 10(3):

6

a. I am hereby furnishing the NOC's/approvals, in	n respect to the following matters:i.
	ii.
	iii.
	h I shall latest before

Dt	furnish the NOC's/approvals, in respec	ct to the following matters:i.
		ii.
		iii.

8. Declaration: I hereby certify and declare that:

(a) The land on which my property exists is not covered under sub-section (1) of section 8. Also my
property does not attach any dues to the Government or local bodies.(b)For violation in the
provision of sanitary facility, I abide to make the necessary provision as directed by authority in this
regard.(c)I have submitted the plans for the portion for which I wish to get the unauthorised
development regularised.(d)For that portions for which I have not submitted to regularise, I shall
pull down such portions on my own.(e)I, the under signed
registered/authorized architect/Engineer, hereby certify that, while preparing the plan for the said
unauthorised development, I/we have inspected the site and accordingly the plans are
prepared.(f)The information submitted in the application and .documents submitted along with are
true to the best of my knowledge. Also I am aware that, if found incorrect it shall lead to criminal
proceedings and accordingly action shall be taken.

Date: Registration No. (if issued) Date:

Name and Signature of the applicant / thearchitect/EngineerAddress /Phone number.

Name and Signature of the applicant / ownerAddress /Phone number.

Stamp & Signature of NotaryInstruction to applicant regarding particulars, documents and maps to be submitted along with the applicationi. In a building having more than one unauthorised development each owner/occupier shall make a separate application for each unauthorised development.ii. Certified copy of approved layout plan of final plot or revenue survey number or city survey number.iii. Sanctioned layout plan duly certified by registered or authorized Architect or Engineer empanelled by the authorityiv. The plans shall be prepared according to sub-rule (1) of rule 13v. Stability Certificate of Structural Designer in Form-D1 except for residential dwelling units having an area up to 150 sq mtrvi. Attached details in Form- D2 and D3vii. Copy of the demand notice for property taxviii. Receipt of payment of the property tax.ix. NOC of the society if applicablex. NOC/approval required under sub rule (3) of rule 10.[Annexure 1] [Substituted 'Form-B-1-B' by Notification No. GH/V/62 of 2013/PRC-102011-5319-(Part), dated 3.4.2013 (w.e.f. 18.2.2012).] (to be notarized not on stamp paper)Application for the regularisation of unauthorised development by: (i) the owner and (ii) For unauthorised development for violations of parking & other violationsThe application should reach to the designated authority latest

by_____To,The Chief Executive Authority/Municipal

Commissioner_____Area/Urban Development Authority/Municipal Corporation

I/We hereby apply for getting the unauthoriseddevelopment regularised as described in accompanying relevantdrawings along with the certificate in Form D for

structuralstability and Form-G

1	prooflik for city Record	survey landson of Rights for R ndex of register	rom the land an extra	Property Registe	:
2	(Attach of local	ed the property documentary p body,electricit eard etc.)	proof like	e, property tax b	ill :
3	Details	of property tax	k last pai	d	: Sq. Mtrs.
		able Area for a r of assessmen		nt of property ta	x :
		for which the a		nt is done	:
		and/building i			•
		/building plan			
4				her authority? I	f :
•		•	-	numbersubmit	
	-	y of the approv			
	_	area : (sq.mtr	_	units:	
	(b) Details of violation;				
Description		Unit	Actual area	Approved or Approvable as per GDCR	Violation (C-D)
A		В	C	D	E
i.		Ground coverage	Sq.mtr.		
ii.		Built up area (excluding ground coverage)	Sq.mtr.		
iii.		Height of building	Mtr.		
iv.		Common plot	Sq.mtr.		
		Change of	_		
V.		Use (other than parking)	Sq.mtr.		
Note i Conservatore the health's a service	1				

Note: i. Cases where thebuilding permission has been granted earlier, in such cases details to be

sanctic sanctic includ (RajaC permis filled i prevai	n column-D shonedplan only a oned document es plans and de Chitthi).ii. In ot ssion hasnot be n column-D sh ling GDCR.	for which ts shall be evelopme her cases een grant all be asa	a authentic eenclosed whent permission the building ed details to approvable u	on g be	
		_	_	Required as per GDCR	Deficit area (E-D)
A	В	C	D	E	F
1	Parking Space	e Sg.mtr.			
The satthis loot the neowhere person	e that, I would id location is location is within cessary provision I propose to produce and in future.	provide _ ocated at 500 mtr on as dire ovide det	mt rsii. For viola ected by auth ficit parking ot sale or pa	_ sq.mtrs. of deficit park location for which rs. Distance from the sai tion in the provision of s nority in this regard.iii. I is not in possession with	ed development.orb. I hereby king space at the plans are enclosed herewith d unauthorised development and sanitary facility, I abide to make hereby declared that, the space a /use/ beneficiary to any other or beneficiary in any manner
5. Re	quired as p	er rule	10(3):		
a. I am 	hereby furnish	ning the I		ovals, in respect to the fo	llowing matters:i. _ii. _iii. b. I shall, latest before
Dated_		_ furnish	the NOC's/a	approvals, in respect to the	

6. Declaration: I hereby certify and declare that:

(a)The land on which my property exists is not covered under sub-section (1) of section 8. Also my property does not attach any dues to the Government or local bodies.(b)For violation in the provision of sanitary facility, I abide to make the necessary provision as directed by authority in this regard.(c)I have submitted the plans for the portion for which I wish to get the unauthorised development regularised.(d)For that portions for which I have not submitted to regularise, I shall pull down such portions on my own.(e)I, the under signed ______ registered/authorized architect/Engineer, hereby certify that, while preparing the plan for the said

unauthorised development, I/we have inspected the site and accordingly the plans are prepared.(f)The information submitted in the application and .documents submitted along with are true to the best of my knowledge. Also I am aware that, if found incorrect it shall lead to criminal proceedings and accordingly action shall be taken.

Date: Registration No. (if issued) Date: Name and Signature of Name and Signature of the applicant / ownerAddress /Phone number. thearchitect/EngineerAddress / Phone number. Stamp & Signature of Notary Instruction to applicant regarding particulars, documents and maps to be submitted along with the applicationi. In a building having more than one unauthorised development each owner/occupier shall make a separate application for each unauthorised development.ii. Certified copy of approved layout plan of final plot or revenue survey number or city survey number.iii. Sanctioned layout plan duly certified by registered or authorized Architect or Engineer empanelled by the authorityiv. The plans shall be prepared according to sub-rule (1) of rule 13v. Stability Certificate of Structural Designer in Form-D1 except for residential dwelling units having an area up to 150 sq mtrvi. Attached details in Form- D2 and D3vii. Copy of the demand notice for property taxviii. Receipt of payment of the property tax.ix. NOC of the society if applicablex. NOC/approval required under sub rule (3) of rule 10. [Annexure 1] [Substituted 'Form-B-2-B' by Notification No. GH/V/62 of 2013/PRC-102011-5319-(Part), dated 3.4.2013 (w.e.f. 18.2.2012).] (to be notarized not on stamp paper)Application for the regularisation of unauthorised development by: (i) the Occupier/s (other than owner whose land title is not in their name but is an occupant.) and (ii) For unauthorised development for violations of parking and other violationThe application should reach to the designated authority latest by_____ To, The Chief Executive Authority/Municipal Commissioner Area/Urban Development Authority/Municipal Corporation I/We hereby apply for getting the unauthoriseddevelopment regularised as described in accompanying relevantdrawings along with the certificate in Form D for structuralstability and Form-G Name of the Occupier/s 1 Occupied the property since when (Attachdocumentary proof like, property tax bill of 2 local body, electricity bill, telephone bill, ration card etc.) Whether Application is made for regularization of land under section 9 of the Gujarat Regularization of Unauthorized Development Act, 2011 (submit the Yes / 3 copy of theapplication along with particulars and No documents attached). If yes, then date of application submit the copy of the order. Details of property tax last paid: 4

Sq. mts

- (a) Useable Area for assessment of property tax
- (b) Year of assessment
- (c) Use for which the assessment is done
 Is this land/building included in alayout/building
 plan sanctioned by the appropriate authority orany
 other authority? If yes, date of sanction and order
 numbersubmit the copy of the approved plan
- (a) Plot area: (sq.mtrs.) No. of units:
- (b) Details of violation;

Description	Unit	Actual area	Approved or Approvable as per GDCR	Violation (C-D)
A	В	C	D	E
i.	Ground coverage	Sq.mtr.		
ii.	Built up area (excluding ground coverage)	Sq.mtr.		
iii.	Height of building	Mtr.		
iv.	Common plo	t Sq.mtr.		
v.	Change of Use (other than parking)	Sq.mtr.		

Note: i. Cases where thebuilding permission has been granted earlier, in such casesdetails to be filled in column-D shall be as per the sanctionedplan only for which authentic sanctioned documents shall been closed which includes plans and development permission (RajaChitthi).ii. In other cases the building permission hasnot been granted details to be filled in column-D shall be asapprovable under prevailing GDCR.

(c)Details of violation of parking;

5

Sr No. Description Unit Actual area Required as per GDCR Deficit area (E-D)

A B C D E F

1 Parking Space Sq.mtr.

i. I hereby submit thata. I shall not be able to provide space for deficit parking in the unauthorised
development or within 500 mtrs distance from the said unauthorised development.orb. I hereby
declare that, I would provide sq.mtrs. of deficit parking space at
location for which the plans are enclosed herewith.
The said location is located at mtrs. Distance from the said unauthorised development and
this location is within 500 mtrs ii. For violation in the provision of sanitary facility, I abide to make
the necessary provision as directed by authority in this regard.iii. I hereby declared that, the space
where I propose to provide deficit parking is not in possession with /use/ beneficiary to any other
person. Also in future I shall not sale or part with any other person or beneficiary in any manner
which shall violate the purpose of providing deficit parking.
6. Required as per rule 10(3):
a. I am hereby furnishing the NOC's/approvals, in respect to the following matters:i.
b. I shall, latest before
Dt furnish the NOC's/approvals, in respect to the following matters:i.
iii.

7. Declaration : I hereby certify and declare that:
(a) The land on which my property exists is not covered under sub-section (1) of section 8. Also my
property does not attach any dues to the Government or local bodies.(b)For violation in the
provision of sanitary facility, I abide to make the necessary provision as directed by authority in this
regard.(c)I have submitted the plans for the portion for which I wish to get the unauthorised
development regularised.(d)For that portions for which I have not submitted to regularise, I shall
pull down such portions on my own.(e)I, the under signed
registered/authorized architect/Engineer, hereby certify that, while preparing the plan for the said
unauthorised development, I/we have inspected the site and accordingly the plans are
prepared.(f)The information submitted in the application and .documents submitted along with are
true to the best of my knowledge. Also I am aware that, if found incorrect it shall lead to criminal
proceedings and accordingly action shall be taken.
proceedings and accordingly action shall be taken.
Date : Registration No. (if issued) Date :
Name and Signature of Name and Signature of the applicant /
thearchitect/EngineerAddress /Phone number. ownerAddress /Phone number.
Stamp & Signature of
Notary
<u></u> -
to applicant regarding particulars, documents and maps to be submitted along with the applicationi.

separate application for each unauthorised develop	ment.ii. Certifie	ed copy of approv	red layout plan of	
final plot or revenue survey number or city survey	number.iii. Sand	ctioned layout pla	an duly certified	
by registered or authorized Architect or Engineer e	mpanelled by th	e authorityiv. Th	e plans shall be	
prepared according to sub-rule (1) of rule 13v. Stability Certificate of Structural Designer in Form-D1				
except for residential dwelling units having an area	up to 150 sq m	trvi. Attached det	tails in Form- D2	
and D3vii. Copy of the demand notice for property	taxviii. Receipt	of payment of the	e property tax.ix.	
NOC of the society if applicablex. NOC/approval re	quired under su	ıb rule (3) of rule	e	
10.Form-C1Notice to all the owners or occupants to	pay fees in case	e of regularisation	n of in matters	
other than parking space and sanitary				
facilitiesTo,Shri/Shrimati/Kumari				
undersigned, is of the opinion that, you have carrie		_		
development of the building in respect of the		_	remises	
Tenement No./Flat No./Sub Plot No or				
of village T.P.Scheme Nod	escribed below.	Description of the	e	
property; therefore, in pursuance of the provisions of the sect	tion 4 of the Gui	jarat Regularicati	on of	
Unauthorised Development Act, 2011, you are liabl	•	-		
such unauthorised development, namely:-	e to pay the ben	ow inclinioned lec	os in respect of	
Description Area Sq.Mt. Rate Rs./Sq.M	It. Amount in R	s.		
(a) Ground Coverage,				
(b) Built up area,				
(c) Height of building,				
(d) Change of use				
Total				
You are required to pay the total amount of Rs	(Rupees	(in wor	ds) to the	
authority within a period of 30 days from	_			
action under the relevant law shall be taken. Date the				
		d OfficerArea/Uı		
Development AuthorityMunicipal CorporationForm				
fees in case of case of regularisation of all the matter	ers including pa	rking space and s	anitary	
facilitiesTo,Shri/Shrimati/Kumari		Whereas I,	the	
undersigned, is of the opinion that, you have carrie	d out, owned or	occupied the un	authorized	
development of the building in respect of the		p	remises	
Tenement No./Flat No./Sub Plot No or	n Revenue Surv	ey No./Final Plot	No.	
of village T.P.Scheme No d	escribed below.	Description of the	e	
property;				
therefore, in pursuance of the provisions of the sect				
Unauthorised Development Act, 2011, you are liabl	e to pay the belo	ow mentioned fee	es in respect of	
such unauthorised development, namely :-				
Description	Area	Rate	Amount in	
_	Sq.Mt.	Rs./Sq.Mt.	Rs.	
(a) Ground Coverage,				
(b) Built up area,				

(c) Height of building,		
(d) Change of use		
(e) Parking (amount as decided by the		
designedauthority)		
Total		
	f Rs (Rupees (in	
	period of 30 days from the date of receipt of this no	tice
falling which action under the relevant law	-	
_	Signature of t	he
	nt AuthorityMunicipal CorporationForm-"C-3"Noti	
cases where Unauthorized Development is		
facilitiesTo,Shri/Shrimati/Kumari		
I, the undersigned, is of the opinion that, y	ou have carried out, owned or occupied the unautho	orized
development of the building in respect of tl	hepremises	
Tenement No. /Flat No. Sub Plot No	on Revenue Survey No. / Final Pl	lot No.
of the village	/T.P.Scheme No described	
below.Description of the		
property;		
therefore, in pursuance of the provisions of	f subsection (2) of section 6 and clause (vi) and clau	se
(vii) of sub section (1) of section 10 of the G	Gujarat Regularisation of Unauthorised Developmer	ıt Act,
2011,(1)You are hereby directed to provide	necessary parking space and sanitary facility in the	
location of the unauthorised development a	and to intimate to the designated authority within fi	ifteen
days from the date of receipt of this notice.	(2)If it is not feasible to provide such parking facilit	ies
within the location it may be provided with	nin a distance of 500 meters from the unauthorised	
	from the date of receipt of this notice.(3)On	
	ment, if additional sanitary facilities is required the	
	augmented or imporved within the building having	
-	ould be taken within a period of six months from th	e date
of receipt of this notice.Date :		
	gnature of the Authorised OfficerArea/Urban	
	tionForm-"D1"Certificate of Structural Stability(not	
	l development having dwelling unit area less than 15	50
sqmts)To,The Chief Executive Authority/M	-	
	Area / Urban Development Authority	7 /
Municipal Corporation.REF : Work of		. -
(P. :))CGN /PGNO	(TDAY)	(′
	(F.P.No.) in ward No	
	T.P.S. No. of	
·	ing building submitted for regularisation satisfy the	
	Building Code, GDCR and other relevant laws and that to the best of our line and and an derstanding	
	ect to the best of our knowledge and understanding.	
Signature of the Owner /Occupier	Signature of the Structural Engine	er
+withdate	withdate	

Name in Block Letters			Letters		
Address			Address		
Signature of the Architect v Name in Block Letters Address					
+ strike out which is notap Form-"D2"Certificate of Fit Commissioner Corporation.REF: Work of	re Safety Compliance Area	eTo,The Chief Exc	* *	ipal	
of Project)C.S.No./RS.NO.		(F.P.No.)	in ward No	(Ti at	
regularisation states that as details use and its area of u facility for fire safety requirelevant laws and the inforunderstanding. I the under measures which the design as may be directed by the designature of the Owner /O +withdate	inauthorised develor rements as stipulated mation given therein signed owner / occu ated authority may of lesignated authority ccupier	oment) I do not re d under National n is factually corre pier + undertake direct and I abide in consultation w Sign with Nam	equire/required+ to prove Building Code, GDCR and ect to the best of our know to provide the required for to provide all facility for ith chief fire officer. ature of the Structural Edate ne in Block	ide the ad other wledge and fire safety fire safety angineer	
Signature of the Architect					
Name in Block Letters Address		_			
+ strike out which is notap Form-D3 (notarized on sta Commissioner Municipal Corporation.RE	mp paper)Undertaki	ingTo,The Chief I	Executive Authority/Mur Urban Development Aut	hority /	
of Project)C.S.No./RS.NO.		(F.P.No.)	in ward No	(Ti at	
Village	_		of		
/Town/CityI/We have appl relevant drawings along wi					

regularisation my aforesaid property, the construction carried out should be in confirmative with other acts or rules mentioned in sub rule (3) of rule 13.I hereby give an undertaking to take necessary permission as required. In case if the necessary permission is not granted from the relevant competent authority than I hereby abide to pull down/alter the unauthorised construction as required under the relevant rules or act or as per the directions issued by the relevant competent authority. Any cost incurred to carry out such direction shall be borne by me.

Signature of the Structural Engineer

+withdate	withdate
Nama in Plack Lattons	Name in Block
Name in Block Letters	Letters
Address	Address
Signature of the Architect with date	
Name in Block Letters	
Address	
+ strike out which is notapplicable	
Form-"E"Order of	
$Regularisation To, Shri/Shrimati/Kumari__$	
you have carried out, the unauthorised dev	elopment, owned or occupied by you, on Plot
•	ot Noof village/ T.P.Scheme No,
-	he competent authority or in contravention to the
	dated;Whereas, you have made application for
regularization of the unauthorized develops	ment;Whereas the designated authority has considered
	the Committee; Whereas, you have paid the fees on
dt as demanded by the de	esignated authority;Whereas, under the provisions of the
Gujarat Regularisation of Unauthorised De	evelopment Act 2011 (hereafter referred as "the said Act")
and the rules there under, you have fulfilled	d certain or all of the requirements;Now, therefore in
pursuance of the provisions of sub section ((3) of section 6, I undersigned hereby issue an order to
regularize the below mentioned unauthoriz	zed development, with the following conditions;a.
	,b.
	,Details
of such regularisation are as under;	
Description of unauthorised Development	Area in Sq. meter
(a)	Ground Coverage
(b)	Built up area
(c)	Height of building
(d)	Change of use fromuse touse)
(e)	Deficit Parking space
(f)	Deficit sanitary facility
As per sub-section (2) of section 11 of the sa	aid Act, this order shall not be an evidence to decide the

ownership. If you are aggrieved by this order, you may prefer an appeal to the Appellate Officer

Signature of the Owner /Occupier

appointed under se	ction 6 of this Act within a period of sixty days from	n the date of receipt of this
notice. You shall als	so require informing the designated authority in th	is regard within fifteen days
from the date of fill	ing such appeal.Date the :	Place
	Signature of the Authorised C	
	orityMunicipal CorporationForm-"F"Order to refu	
regulariseTo,Shri/S	Shrimati/Kumari	
you have carried ou	t, the unauthorised development, owned or occupi	ed by you, on Plot
No	Revenue Survey No./Final Plot No	of village/
	, for	
the permission of th	ne competent authority or in contravention to the p	permission granted vide letter
	dated	
reasons mentioned	hereunder, that you have not fulfilled the requiren	nents under the provisions of
the Gujarat Regular	risation of Unauthorised Development Act 2011 an	d the rules there
under,Reasons:a.	_	
therefore, in pursua	ance of the provisions of sub section (4) section 6, 1	hereby refuse to regularize
the development.As	s per sub-section (2) of section 11 of the said Act, th	is order shall not be an
evidence to decide t	the ownership.If you are aggrieved by this notice, y	ou may prefer an appeal to the
appellate officer app	pointed under section 5 of this Act within a period	of sixty days from the date of
receipt of this notic	e. You shall also require informing the designated	authority in this regard within
fifteen days from th	e date of filling such appeal.Date the :	Place
	Signature of the Authorised C	
	orityMunicipal Corporation	•
1	• •	

- A. Municipal Corporation
- 1. Ahmedabad Municipal Corporation
- 2. Surat Municipal Corporation
- 3. Vadodara Municipal Corporation
- 4. Rajkot Municipal Corporation
- 5. Bhavnagar Municipal Corporation
- 6. Jamnagar Municipal Corporation
- 7. Junagadh Municipal Corporation
- 8. Ahmedabad Urban Development Authority
- 9. Surat Urban Development Authority
- 10. Vadodara Urban Development Authority
- 11. Rajkot Urban Development Authority
- 12. Bhavnagar Area Development Authority

- 13. Jamnagar Area Development Authority
- 14. Gandhinagar Urban Development Authority
- 15. Junagadh Urban Development Authority

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- B. Development Authorities Constituted under Section 5 or 22 of Gujarat Act
- 16. Bhuj Area Development Authority
- 17. Anjar Area Development Authority
- 18. Bhachau Area Development Authority
- 19. Rapar Area Development Authority
- 20. Kevadia Area Development Authority
- 21. Alang Area Development Authority
- 22. Vadinar Area Development Authority
- 23. Khambhaliya Area Development Authority
- 24. Ambaji Area Development Authority
- 25. Shamlaji Area Development Authority
- 26. Bharuch-Ankleswar Urban DevelopmentAuthority

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- C. Development Authorities constituted under Section 6 of Gujarat Act (North Gujarat)
- 27. Barwala Area Development Authority
- 28. Bavla Area Development Authority
- 29. Dhanduka Area Development Authority
- 30. Dholka Area Development Authority
- 31. Viramgam Area Development Authority
- 32. Mandal Area Development Authority
- 33. Ranpur Area Development Authority
- 34. Mansa Area Development Authority
- 35. Kadi Area Development Authority
- 36. Mahesana Area Development Authority
- 37. Unja Area Development Authority
- 38. Vadnagar Area Development Authority
- 39. Vijapur Area Development Authority
- 40. Visnagar Area Development Authority
- 41. Becharaji Area Development Authority
- 42. Chanasama Area Development Authority
- 43. Patan Area Development Authority

- 44. Radhanpur Area Development Authority
- 45. Siddhpur Area Development Authority
- 46. Himmatnagar Area Development Authority
- 47. Idar Area Development Authority
- 48. Khedbrahma Area Development Authority
- 49. Modasa Area Development Authority
- 50. Prantij Area Development Authority
- 51. Talod Area Development Authority
- 52. Disa Area Development Authority
- 53. Palanpur Area Development Authority
- D. Development Authorities constituted underSection 6 of Gujarat Act (South Gujarat)
- 54. Balasinor Area Development Authority
- 55. Dakor Area Development Authority
- 56. Kapadvanj Area Development Authority
- 57. Kheda Area Development Authority
- 58. Nadiad Area Development Authority
- 59. Matar Area Development Authority
- 60. Vaso Area Development Authority
- 61. Anand Area Development Authority
- 62. Aanklaw Area Development Authority
- 63. Karamsad Area Development Authority
- 64. Borsad Area Development Authority
- 65. Khambhat Area Development Authority
- 66. Petlad Area Development Authority
- 67. Sojitra Area Development Authority
- 68. Umreth Area Development Authority
- 69. Vallabh Vidhyanagar Area DevelopmentAuthority
- 70. Dharmaj Area Development Authority
- 71. Devgadh-Bariya Area Development Authority
- 72. Dahod Area Development Authority
- 73. Godhara Area Development Authority
- 74. Halol Area Development Authority
- 75. Kalol Area Development Authority
- 76. Lunavada Area Development Authority
- 77. Santrampur Area Development Authority
- 78. Dharampur Area Development Authority
- 79. Pardi Area Development Authority

- 80. Umargam Area Development Authority
- 81. Valsad Area Development Authority
- 82. Vapi Area Development Authority
- 83. Udvada. Area Development Authority
- 84. Bilimora Area Development Authority
- 85. Gandevi Area Development Authority
- 86. Navsari Area Development Authority
- 87. Bardoli Area Development Authority
- 88. Tarsadi Area Development Authority
- 89. Mandvi Area Development Authority
- 90. Vyara Area Development Authority
- 91. Kathor Area Development Authority
- 92. Kosamba Area Development Authority
- 93. Aahwa Area Development Authority
- 94. Vaghai Area Development Authority
- 95. Chota Udepur Area Development Authority
- 96. Dabhoi Area Development Authority
- 97. Karjan Area Development Authority
- 98. Savali Area Development Authority
- 99. Kayavarohan Area Development Authority
- 100. Sankheda Area Development Authority
- 101. Vaghodiya Area Development Authority
- 102. Jambusar Area Development Authority
- 103. Jagdiya-Sultanpura Area DevelopmentAuthority
- 104. Rajpipala Area Development Authority
- E. Designated Development Authorities(Saurashtra & Kutchh)
- 105. Bhayavadar Area Development Authority
- 106. Dhoraji Area Development Authority
- 107. Gondal Area Development Authority
- 108. Jetpur Area Development Authority
- 109. Morbi Area Development Authority
- 110. UpletaArea Development Authority
- 111. Wankaner Area Development Authority
- 112. Dhangadhra Area Development Authority
- 113. Halvad Area Development Authority
- 114. Limbadi Area Development Authority
- 115. Surendranagar Area Development Authority

116. Thangadh Area Development Authority 117. Vadhvan Area Development Authority 118. Dwarka Area Development Authority 119. Jamjodhpur Area Development Authority 120. Kalawad Area Development Authority 121. Okha Area Development Authority 122. Botad Area Development Authority_ 123. Mahuva Area Development Authority 124. Palitana Area Development Authority 125. Sinhor Area Development Authority 126. Chorvad Area Development Authority 127. Keshod Area Development Authority 128. Kodinar Area Development Authority 130. Mangrol Area Development Authority 131. Una Area Development Authority 132. Veraval-Patan Area Development Authority 133. Porbandar Area Development Authority 134. Chhaya Area Development Authority 135. Amreli Area Development Authority 136. Bagsara Area Development Authority___ 137. Savarkundla Area Development Authority 138. Mandvi Area Development Authority.