Rules under the M.P. Ceiling on Agricultural Holdings Act, 1960

MADHYA PRADESH India

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Rule

RULES-UNDER-THE-M-P-CEILING-ON-AGRICULTURAL-HOLDINGS-AGRICULTURAL-HOLDING-HOLDING-HOLDING-HOLDING-HOLDING-HOLDING-HOLDING-HOLDING-HOLDING-HOLDING-HOLDING-HOLDING-HOLDING-HOLDING-HOLDING-HOLDING-HOLD

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Rules under the M.P. Ceiling on Agricultural Holdings Act, 1960Published vide Notification No. 2949-545/28-62, Madhya Pradesh Rajpatra, Part 4 (Ga) dated 26-10-1962 at p. 788Notification No. 2949-545/XXVIII-62, published in M.P. Rajpatra, Part IV (Ga) dated 26-10-1962 at p. 788. - In exercise of the powers conferred by clause (b) of sub-section (2) of Section 50 of the Madhya Pradesh Ceiling on Agricultural Holdings Act, 1960 (No. 20 of 1960), the State Government hereby makes the following rules, the same having been previously published as required by sub-section (3) of Section 50 of the said Act, namely:

1. Definition.

- In these rules, "the Act" means the Madhya Pradesh Ceiling on Agricultural Holdings Act, 1960 (No. 20 of 1960).

2. Issue of notice.

(1)Every notice under the Act shall be in writing, in duplicate and shall be signed and sealed by the officer issuing it or by such person as he empowers in this behalf, and it shall specify the time and place at which the person therein named is required to attend, and also whether he is required to give evidence or to produce a document.(2)A notice to produce documents may be for the production of certain specified documents or for production of all documents of certain description in the possession or power of person named therein.

1

3. Service of notice.

(1) Every notice under the Act shall be served by tendering or delivering a copy of it to the person concerned personally or to his recognised agent :Provided that, where the recognised agent of the person concerned is a pleader, the notice may be served by leaving a copy thereof at his office or at the place of his ordinary residence and such service shall be deemed to be effectual as service on the recognised agent personally.(2)Where the person concerned cannot be found and has no recognised agent, service may be made on any adult male member of the family of the person concerned, who is residing with him. Explanation. - A servant is not a member of the family within the meaning of this sub-rule.(3)Where the serving officer delivers or tenders a copy of the notice to the person concerned personally or to an agent or other person on his behalf, he shall require the signature of the person, to whom the copy is delivered or tendered to an acknowledgment of service endorsed on the original notice.(4)If service of the notice cannot be effected in the manner provided in sub-rules (1), (2) and (3) a copy thereof may be affixed at the last known place of residence of the person concerned or at some place of public resort in the village in which the land to which the notice relates is situate or from which the land is cultivated. (5) Where a copy of the notice is affixed as provided in sub-rule (4), the serving officer shall return the original copy of the notice to the-officer who issued it with a report endorsed thereon or annexed thereto stating that he has so affixed the copy, the circumstances under which he did so, the name and address of the person in whose presence the copy was affixed and where the copy is affixed at the last known place of residence of the person noticed, the report shall also contain the name of the person by whom the house was identified.(6) If the person to whom a notice is to be served resides in another district, the notice may be sent by post to the Collector of such district for service.

4. Contents of order.

- Every order under the Act shall be in writing and contain a concise statement of the case, the points for decision, the decision thereon and the reasons for such decision.

5. Final order.

- No final order shall be passed to the detriment of any person without giving him an opportunity to be heard and hearing him if he so desires and where the conflicting rights and interests of two parties are concerned, they shall both be given such an opportunity.

6. Delivery and communication of order.

- Subject to the provisions of the Act, the following procedure shall be followed by a Revenue Officer and competent authority in respect of passing orders under the Act;(1)(a)After arguments are heard, a definite date may be fixed if possible, for passing of the order, and signature of parties or counsel shall be taken on the order-sheet in token of their having been informed of the date.(b)On the date so fixed, the order shall be delivered. If parties or counsel are present, their presence shall be recorded. If they are absent, the order sheet should indicate their absence in spite of having been

intimated of the date of the order and no further communication of the order to the parties shall be necessary.(2)(a)In case where it is not possible to fix a definite date for passing of the order, the case may be closed for orders after argument.(b)When the order is ready for delivery, intimation in the following form, in duplicate shall be served on counsel where they appear or on parties where there is no counsel:"Order in case No of 20 will be passed on of 20...."One copy of the form shall be returned after signature by Counsel or parties, as the case may be.(c)On the date fixed for delivery of the order in the notice, the presiding officer shall proceed to sign and deliver the order. If counsel or parties are present, their presence shall be recorded; if they are absent, their absence, in spite of notice having been duly communicated, shall also be recorded and no further communication of the order to the parties shall be necessary.(3)In either of the cases, referred to in sub-rules (1) and (2), the order shall be delivered on the date fixed. If, however, this is not possible for any reason a fresh date shall be fixed, and notice thereof shall be given to the parties or their counsel.(4)No order shall be delivered in any case, unless the acknowledgment by counsel or parties of the notice fixing a date is on record. The date fixed for passing of the order shall accordingly be determined, having due regard to the time required for return of the notice.

7. Enforcement of the order.

- An order under the Act shall be enforced in the manner provided for the enforcement of the order of the Revenue Officers and Revenue Courts in or under the Madhya Pradesh Land Revenue Code, 1959.RulesNotification No. 2950-756/XXVIII-62, published in M.P. Rajpatra, Part IV (Ga), dated 26-10-1962 at p. 790, as amended by Notification No. 1085-1471-XVIII-74, dated 3-7-1974, published in M.P. Rajpatra (Asadharan), dated 6-7-1974, p. 1430. - In exercise of the powers conferred by clause (i) of sub-section (2) of Section 50 read with section 43 of the Madhya Pradesh Ceiling on Agricultural Holdings Act, 1960 (No. 20 of 1960), the State Government hereby makes the following rules, the same having been previously published as required by sub-section (3) of Section 50 of the said Act, namely:

1. Definition. - In these rules,-

(a)"Act" means the Madhya Pradesh Ceiling on Agricultural Holdings Act, 1960 (No. 20 of 1960);(b)"Section" means a section of the Act.

2. Court-fee. - Every application or memorandum of appeal or an application for revision under the Act shall bear a Court-fee stamp of the value specified in the Schedule appended to these rules.

Schedule

Serial No.

Application, Memorandum of appeal or application for revision

Authority to whom such application or appeal court-fee orrevision would lie stamps

(1)	(2)	(3)	(4) Rs.
1.	Omitted.		
2.	Omittedunder clause (g) of Section 3		
3.	Omitted. Application for approval of matter of animalhusbandry under clause (j) of Section 3.		
4.	Omitted.		
5.	Application by a Co-operative Society for approval thereofunder clause (g) of Section 3.	Government	2.60
6.	Memorandum of appeal against an order declaring a transfervoid under sub-section (3) of Section 4.	Board of Revenue	5.00
7.	Memorandum of application for permission to transfer orsub-divide land under sub-section (1) of Section 5.	Collector	1.00
8.	Omitted.		
9.	Application under Section 23.	Competent Authority	
(1) Sub-Divisional Officer; Collector	1.00		
(2) Commissioner or Settlement Commissioner	2.00		
10.	Memorandum of appeal against the determination etc. of debtto		
(i) District Judge	District Judge	2.00	
(ii) High Court under Section 33	High Court	5.30	
11.	Application for delivery of possession of land under Section40	Competent Authority	
(1) Sub-Divisional Officer, Collector	1.00		
(2) Commissioner, Settlement Commissioner	2.00		
12.	Memorandum of appeal under	Competent Authority	

Section 41

(1) Collector(2) Commissioner(3) Board of Revenue5.00

Application for Revision under

13. Section 42

(1) Commissioner 3.00

(2) Board of Revenue 5.00

RulesNotification No. 3281-533-XXVIII-62, published in M.P. Rajpatra, Part IV (Ga) dated 30-11-1962, p. 807. - In exercise of the powers conferred by clause (g) of sub-section (2) of Section 50 of the Madhya Pradesh Ceiling on Agricultural Holdings Act, 1960 (No. 20 of 1960), the State Government hereby makes the following rules, the same having been previously published as required by sub-section (3) of the said section, namely:

- 1. Definition. In these rules, "the Act", means the Madhya Pradesh Ceiling of Agricultural Holdings Act, 1960 (No. 20 of 1960).
- 2. Appeal to be preferred in the form of a memorandum. Every appeal under Section 41 of the Act shall be preferred in the form of a memorandum, signed and dated by the appellant or his recognised agent or his pleader or if the petitioner is illiterate bearing his thumb-mark attested by the signature of one literate person.
- 3. Appeal to be accompanied by a certified copy of the order, etc. Every appeal shall be accompanied by a certified copy of the order appealed against. Where such order is not complete in itself and refers, for its reason, to or is otherwise founded on some other report or order a certified copy of such report or order shall also be filed along with that order itself.
- 4. Stay of execution of an order. A prayer to stay of execution of an order shall not be embodied in memorandum of appeal but shall be made by a separate application. Such application shall state whether an application for stay of execution of the order was made to the lower Court and if so with what reason.
- 5. Presentation of appeal. (1) An appeal shall be presented in person by the appellant or by his pleader or duly authorised agent to the appellate authority or sent to it by registered post.

- (2)When such appeal is presented by a pleader or an agent, it shall be accompanied by a letter of authority authorising him as such.
- 6. Endorsement on appeal. On receipt of an appeal, the Officer receiving it, shall endorse on it the date of its receipt and the name of the person presenting it.

Madhya Pradesh Ceiling On Agricultural Holdings Rules, 1963Notification No. 4455-XXVIII-63, dated 13-11-1963, published in M P Rajpatra, Part IV (Ga), dated 15-11-1963, p. 823. - In exercise of the powers conferred by sub-section (2) and clauses (e) and (f) of sub-section (2) of Section 50 read with Section 9, sub-section (1) of Section 10 and Section 11 of the Madhya Pradesh Ceiling on Agricultural Holdings Act, 1960 (No. 20 of 1960), the State Government hereby makes the following rules the same having been previously published as required by sub-section (3) of Section 50 of the said Act, namely :As amended subsequently by-

- 1. M.P. Rajpatra Extraordinary, dated 6-7-1974, pp. 1439-44.
- 2. M.P. Rajpatra Part IV (Ga), dated 24-1-1975, p. 38.
- 1. Definitions. In these rules, unless the context otherwise requires-
- (a)"Act" means the Madhya Pradesh Ceiling on Agricultural Holdings Act, 1960 (No. XX of 1960);(b)"Form" means a form appended to these rules;(c)"Return" means a return referred to in Section 9;(d)"Section" means a section of the Act.
- 2. Form of return and additional information to be contained therein. (1) The return shall be in Form A and shall, in addition to e information, specified in clauses (i) to (vi) of Section 9 contain the following additional information, namely:
- (i)Land for which the holder claims exception.(ii)[xxx] [Omitted by Amending Notification dated 2 1-1975.]
- 3. Manner of submission of return. The return may be submitted by the holder in person or by his agent or by a legal practitioner duly authorised by him or by his agent in writing in this behalf or sent by registered post acknowledgment due.

4. Form of notice and manner of service thereof. - (1) The notice under sub-section (1) of Section 10 shall be in Form B.

(2) The notice shall be served in the manner provided in Rules 11 to 16 of the rules of procedure of Revenue Officers and Revenue Courts contained in Schedule I to the Madhya Pradesh Land Revenue Code, 1959 (XX of 1959).

5. Manner to obtain necessary information in case of non-submission of returns in pursuance of notice. - If the return is not submitted within the period specified in the notice served under sub-section (1) of Section 10, the competent authority may obtained the necessary information m Parts I to VA of Form A along with the copies of records of rights, Khasra and Jamabandi B-1 in the following manner, namely:

(a)If the land is situated in any one or more tahsils of the same sub-division through the Tahsildars concerned;(b)If the land is situated in more than one sub-divisions of the same district, through the Sub-Divisional Officers concerned;(c)If the land is situated in more than one district of the same Division, through the Collector concerned; and(d)[If the land is situated in more than one Division through the Collector of the District in which the land of the holder is situated.] [Substituted by Notification No. 2061-3746-XXVIII-64, published in M.P. Rajpatra, Part IV (GA) dated 6-8-1965, p.687]

6. Draft statement. - (1) The draft statement mentioned in sub-section (1) of Section 11 shall be prepared in Form C.

(2)The draft statement shall in addition to the particulars specified in clauses (i) to (v) of sub-section (1) of Section 11, contain the following particulars, namely-(i)description of land excepted from the provisions of the Act.(3)That draft statement shall along with a notice in Form D be served on the holder or holders concerned, the creditors and all other persons interested in the land to which it relates in the manner provided for serving notice in Rules 11 to 16 of the rules of procedure of Revenue Officers and Revenue Courts contained in Schedule I to the Madhya Pradesh Land Revenue Code, 1959 (No. XX of 1959).

7. Entry under sub-section (2) of Section 11. - (1) If on the application of any person or otherwise, it comes to the notice of the Competent Authority that any land has been transferred or sub-divided by any holder in contravention of the provisions of sub-section (1) of Section 5 he said authority shall cause a notice in Form E to be served upon the transferor of such land and in Form F upon the transferee or the other party to the transfer or sub-division as the case may be, calling upon them to show cause why the transfer or sub-division should not be declared to be in contravention of the provisions

of sub-section (1) of Section 5.

(2)On the date fixed for hearing or any date to which the hearing may be adjourned, the Competent Authority shall examine the parties and after recording the statements of any witnesses whom they may produce and after making such enquiry as it may consider necessary, shall record a finding whether or not the transfer or sub-division was in contravention of sub-section (1) of Section 5. If the finding is that the transfer or sub-division was not in contravention of the said sub-section the competent authority shall proceed to prepare the draft statement under Section 11 accordingly If the competent authority has recorded a finding that the transferor or sub-division was in contravention of sub-section (1) of Section 5, the transferor shall under sub-section (2) of Section 11 be deemed to be the holder of land in question.

- 8. Places where statement shall be published. Under sub-section (3) of Section 11, the draft statement shall be published at the offices of the competent authority, tahsildar and at convenient places in the village or villages in which the land, in respect of which such statement has been prepared is situate.
- 9. Manner of publication of statement. The draft statement referred to in sub-sect, on (3) of Section 11 and the final statement referred to in sub-section (6, of the said section shall be published in the manner provided for issuing proclamation in Rule 17 of the rules of procedure of Revenue Officers and Revenue Courts contained in Schedule I to the Madhya Pradesh Land Revenue Code, 1959 (No. XX of 1959).
- 10. Form of final statement. The final statement referred to in sub-section (6) of Section 11 shall be in Form G.

Form A[See sul	o-rule (1) of Rule 2]Return showing	g details of landsBef	ore the	at	I son
of	resident of	PC. No	Tahsil district	beg	to submit	the
return of all lan	nd held by [me/my	family on the 7th	h March, 1974] [Sul	ostituted by Am	ending	
Notification da	ted 6-7-1974.] in th	e State of Madh	ya Pradesh for the d	letermination o	f land in e	xcess
of the ceiling an	ea and assessment	of compensatio	n payable to me in 1	respect of lands	in excess	of the
ceiling limit:-						

Part I – Details of Land

District Tahsil	Village with P.C.	No. of	Area of	Land	Right Remarks
	No.	each	Khasra	Revenue	
		survey	or Plot		
		No./	No. of		

Plot No. col. (4)

5

6

8

9 10

[Area having [Area having assured or assured or irrigation or irrigation or assuredprivate assuredprivate irrigation for two irrigation for two Area crops of column crops of column (4)] [Substituted by (4)] [Substituted by Amending Amending Notification dated Notification dated 6-7-1974.] 6-7-1974.]

3

Part II - Encumbrances

1

2

District	Tahsil	Village with P.C. No.	Details of lands encumbered	Monetary extent to which encumbered	Details of Mortgage deed etc.	Remarks	:
S. No./Plot No.	Area	Land Revenue	Name and address of the creditor				
1	2	3	4		6	7	8 9 10

4

Part III – Showing particulars of transfers, partitions of land effected after the publication of the Madhya Pradesh Ceiling on Agricultural Holdings Bill 1959 (No. 26 of 1959) i.e. the 14th September, 1959 [and before the 1st January, 1971]

Details of land transferred/partitioned

Distric	t Tahsil	Village with P.C. No.	S.No./ Plot No.	Area of Khasra or Plot No. of col. (4)
Area	[Area having assured or irrigation or assuredprivate irrigation for two crops of column (4)] [Substituted by Amending Notification dated 6-7-1974]	[Area having assured or irrigation or assuredprivate irrigation for two crops of column (4)] [Substituted by Amending Notification dated 6-7-1974]		

3

	Land	Name and	Consideration for	Details of transf		Reference to	Date of
Revenue		address of transferee	which transferred	registered documents	ment or	document under which transferred	transfer
	8	9	10	11		12	13
		address of in whose titioned	The extent of area transferred as a result ofpartition	Relationship if any with the holder	Date of partition	Reference to document under which partitioned,who by registered document or unregistered document	ether Remarks
	14		15	16	17	18	19

[Part III-A-Showing particulars of transfers, partitions of land effected on or after the 1st January, 1971 and before the 7th March, 1974] [Inserted by Amending Notification dated 6-7-1974] Details of land transferred/partitioned

Distric	t Tahsil		Village with P.C. N	No.	S.No./ Plot No.		ra or No. of
Area	[Area having as irrigation or as irrigation for two column (4)] [In Amending Not 6-7-1974]	suredprivate vo crops of aserted by ification dated	[Area having assuririgation or assuririgation for two column (4)] [Insertangle [1]] [Insertangle [1]] [1]	redprivate crops of rted by	l		
1	2		3		4	5	6 7
Land Revenu	Name and address of transferee	Consideration for which transferred	Details of trans gist, etc. whether registered docu unregistered do	erby ment or	Reference document which tran	under	Date of transfer
8	9	10	11		12		13
	and address of son in whose	The extent of area transferred	Relationship if any with the	Date of partition	Reference documen		Remarks

1

2

6 7

4

5

favourpartitioned	as a result	holder		under which	
	ofpartition			partitioned,wl	hether
				by registered	
				document or	
				unregistered	
				document	
14	15	16	17	18	19

Part IV – Particulars of pending litigation

Particulars of land under litigation

			<u> </u>					
District	Tahsil	Village with P.C. No.	S.No./Plot No.	Area	Land Revenue	Civil Suit No/Rev. Case No./Criminal Case No.under Section 145, Cr.P.C.	Name of Court	Brief nature of irrigation
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
_	[Part V-Particulars regarding member of the family, referred to in sub-section (1) of Section 7 of the Act] [Substituted by Amending Notification dated 6-7-1974.].							
Full nar	nes, ag	es and ado	dresses H	is/her	relation	Particulars of land	Member o	of the
of mem	bers of	thefamily	W	th the	holder	held by each	amily	

Full names, ages and addresses	His/her relation	Particulars of land	Member of the	
of members of thefamily	with the holder	held by each	family	
District	Tahsil	Village with P.C. No.	S.No./Plot No.	
(1)	(2)	(3)	(4)	(5) (6)

Area	Area or Khasra or Plot No. of column (6)	Land Revenue	Remarks	
Area having assured irrigation or assured privateirrigation for two	Area having assured irrigation or assured privateirrigation for one			
crops	crop			
(7)	(8)	(9)	(10)	(11)

[Part V-A-Particulars regarding major sons of the holder referred to in sub-section (2) of Section 7 of the Act] [Substituted by Amending Notification dated 6-7-1974.].

Full names, ages and addresses of	Particulars of land held	Member of the		
each major son	by each	family		
District	Tahsil	Village with P.C. No.	S.No./Plot No.	
(1)	(2)	(3)	(4)	(5)

Area		Area or Khasra or Pi column (5)	lot No.	Land Revenue	Remarks				
	aving assured irrigation of l privateirrigation for two	· ·	Area having assured irrigation or assured privateirrigation for one crop						
(6)		(7)			(8)	(9)	(10)		
	[Part VI-Description of land which the holder desires to retain] [Substituted by Amending Notification dated 6-7-1974]								
District	t Tahsil	Village with P.C. No.	S. No./ Plot No.	Area of Khasra of Plot No. of col. (4	Revenue	Remark	s		
Area	irrigation or assuredprivate	[Area having assured or irrigation or assuredprivate irrigation for one crops] [Substituted by Amending Notification dated 6-7-1974]							
1	2	3	4	5	6	7	8 9		
Dart '	VII _ Darticulare	of land for which	h av	amntio	n ie cla	imad			

Part VII – Particulars of land for which exemption is claimed.

Ι	District	Tahsil	Village with P.C.	S.No./Plot No.	Area	Land Revenue	Provision of Law under which exemption is claimed	Details in respect of entries in col. (7)	Remarks
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)

Part VIII – Any other information which the holder wants to furnish relevant to the case

List of enclosures	
List of enclosures	1
	2
	3
	4
	5
DateS	ignature of applicant (Holders)Form B[See sub-rule (1) of Rule 4]NoticeBefore
the at Revenue (Case No of 20 In this case ofToson of resident of

Madhya Pradesh Ceiling on Agricultural Holdings Act, 1960 (No. 20 of I960), you were required to submit a return in respect of all land held by you on the [7th March, 1974] [Substituted by Amending Notification dated 6-7-1974, including exempted land within a period of three months from the appointed day [7th March, 1974] [Substituted by Amending Notification dated 6-7-1974]; And whereas you have failed to submit the said return within the said period; Now, therefore, you are hereby required to submit the said return within a period of fifteen days from the date of service of this notice on you failing which action under [Section 37-A] [Substituted by Amending Notification dated 6-7-1974] of the said Act will be taken. Seal of the Court/Office.Dated......20...Competent AuthorityForm C[See sub-rule (1) of Rule 6]Draft statement under sub-section (1) of Section 11 of the Madhya Pradesh Ceiling on Agricultural Holdings Act, 1960 in respect of Shri son of...... resident of............ Tahsil District.....holding land in excess of the ceiling area [Name and address of the holder and if holder is a member of a family, names, addresses and Particulars of land age of the members of the held within the family, including major State son if any] [Substituted by Amending Notification dated 6-7-1974.] Area of Khasra S.No./Plot Village with P.C. or plot District Tahsil No. No. No. of col. (4) [Area having [Area having assured irrigation assured irrigation or assuredprivate or assuredprivate irrigation for two irrigation for one Area crops][Substituted crop][Substituted by Amending by Amending Notification dated Notification dated 6-7-1974.] 6-7-1974.] (1) (2) (4) (6)(7)(8)(3)(5)

Description of land exempted from the provisions of the Act

Land	Total area of land which the holder is entitled to hold	District	Tobail	Village with	S.No./Plot	Aron	Land
Revenue	holder is entitledto hold	District	Talisli	P.C. No.	No.	Area	Revenue
(9)	(10)	(11)	(12)	(13)	(14)	(15)	(16)

District Tahsil Village with P.C. No. S.No./Plot No. Area Land Revenue District Tahsil

(17)	(18)	(19)	(20)	(21) (2	22)	(23)	(24)	
Land wh	nich is	proposed to be declared	d surplusDescri	iption of	f the land	which the	holder des	ires to
Village with P.C. No		./Plot No.	Area or Khascol. (26)	sra or P	lot No. of	Land Revenue	Remarks	
Area	irriga irriga [Sub	a having assured ation or assuredprivate ation for two crops] stituted by Amending fication dated 6-7-1974	irrigation for [Substituted	assured r one cro l by Ame	lprivate op] ending			
(25)	(26)		(27)			(28)	(29)	(30) (31)
Dated	20.	*	Authority	61 1		l govern	1	1
		ib-rule (3) of Rule 6]Dr			_			
		sis of the information gi icultural Holdings Act,			-	-	•	
_	_	or on the informa	•				_	
		nquiry as was necessar		•				
respect	of the s	said Shri holding land i	n excess of the	ceiling a	area.Any o	bjection to	the said o	lraft
stateme	nt whic	ch may be received from	n any person in	iterested	d in the lar	nd in quest	ion within	thirty
•	_	olication of the said dra		-		_		
•		Dated				-		•
		e (1) of Rule 7]Notice to se ofRevenue cas	_				ore tne	•••••
		hsilDistrict					ou have tr	ansferred
		the land described in t			-	•		
		of Section 5 of the Mad				-		
		are hereby informed th						
agent at		onday	of 20 a	ınd shov	w cause wł	ny the said	transfer o	r
		nould not be declared to		ention o	f the provi	isions of su	ıb-section	(1) of
	•	e said Act.Seal of the Co	,					.1
		Dated20	•••••	•••••	••••••	Con	npetent Ai	ithority
Sche	aule	2						
District	Tahsil	Village with P.C. No.	S.No./Plot No.	Area R	Right Land	l Revenue		
(1)	(2)	_	(4)		6) (7)			

		Rules	under the M.P. Ce	iling on Agric	ultural Ho	Idings Act, 1	960			
(1)		(2)		(3)		(4)	(5)	(6) (7)	(8)
_		nd exempted fr	_							
District	Tahsil V	illage with P.C	. No. S.No./P	lot No. A	rea Rig	ght Land	Revenue	;		
(1)	(2) (3)	(4)	()	5) (6)	(7)				
Particul	ars of laı	nd to be retaine	d by him							
District	Tahsil		Village with 1	P.C. No.	S. No./ Plot No.	Area of Khasra Plot No of col. (21)		Land Revenue)	
Area	or irriga assured irrigatio crops] [Amendi			or te one tituted by otification						
(18)	(19)		(20)		(21)	(22)	(23)	(24)	(25) ((26)
Land de	clared to	be surplus and	l vesting in the	e State						
District	Tahsil	Village with P.C. No.	S. No./ Plot No.	Area of No. of co			Land Revenu	Rema	rks	
Area	Dry Area	Irrigated area								
(1)	(2	(3)	(4)	(5)			(6)	(7)	(8)	(9)
Dated RulesNe 10-4-19	20 otificatio 64, p. 95	n. No. 1037-978 In exercise o	etent Authorit 3-XXVIII-64, f the powers c	published onferred	by sub-	section (ı) and cla	ause (i) of	f	
sup-sec	uon (2) (of Section 50 rea	au with clause	(1) 01 Sec	cuon 3 (or the Ma	unya Pra	iuesn Ceil	ang on	

Agricultural Holdings Act, 1960 (No. XX of I960), the State Government hereby makes the following rules, the same having been previously published as required by sub-section (3) of Section 50 of the said Act, namely ;For the purposes of clause (i) of Section 3 of the Madhya Pradesh Ceiling on Agricultural Holdings Act, 1960 (No. XX of 1960), the compact block of land used for orchard or mango grove shall not be less than 5 acres. Rules Notification No. 3297-4316-XXVIII-63, published in M.P. Rajpatra, Part IV (Ga), dated 6-12-1963, p. 869. - In exercise of the powers conferred by sub-section (1) and clause (i) of sub-section (2) of Section 50 read with Section 28 of the Madhya Pradesh Ceiling on Agricultural Holdings Act, 1960 (No. XX of 1960), the State Government hereby

makes the following rules, the same having been previously published as required by sub-section (3) of Section 50 of the said Act, namely: In settling the order of priority under Section 28 of the Madhya Pradesh Ceiling on Agricultural Holdings Act, I960, in which each creditor shall be entitled to receive the amount due to him, the competent authority shall, as far as may be guided by the appropriate provisions of the Transfer of Property Act, 1882 (No. IV of 1882). Rules Notification No. 1830-5030-XXVIII-63, published in M.P. Rajpatra, Part IV (Ga), dated 6-12-1963, p. 869. - In exercise of the powers conferred by sub-section (1) and clause (i) of sub-section (2) of Section 50 read with Sections 23, 24 and 25 of the Madhya Pradesh Ceiling on Agricultural Holdings Act, 1960 (No. XX of 1960), the State Government hereby makes the following rules, the same having been previously published as required by sub-section (3) of Section 50 of the said Act, namely:

1. Definitions. - In these rules unless the context otherwise requires-

(a)"Act" means the Madhya Pradesh Ceiling on Agricultural Holdings Act, 1960 (No. XX of 1960);(b)"Form" means a form appended to these rules;(c)"Section" means a section of the Act.

2. Particulars to be mentioned in the application. - In addition to the particulars mentioned in sub-section (1) of Section 23, the application under the sub-section shall contain the following particulars, namely

(a)details of land encumbered;(b)details of suit, if any, pending in any Court against the holder for the recovery of the outstanding amount of debt and interest.

- 3. Form of application. Every application under sub-section (1) of Section 23 shall be in Form I.
- 4. Form of Notice. Notice to the Court to be issued under Section 24 shall be in Form II.
- 5. Notice under sub-section (1) of Section 25. Notice to be served on the holder under sub-section (1) of Section 25 shall be in Form III.
- 6. Notice for affixing a copy of the application and the return. Copy of the application received under sub-section (1) of Section 23 and a copy of the return filed under Section 9 shall be affixed as required by the said sub-section with a notice in Form IV.
- 7. Notice under sub-section (2) of Section 25. Notice to be issued to the creditor under sub-section (2) of Section 25 shall be in Form V.

8. Notice to the creditor who has filed an application under Section 23. - A notice to every creditor who has filed an application under Section 23 shall, for the purpose of sub-section (3) of Section 25 be in Form VI.

(Designation) Madhya Prades 1960.I, of Section 23 of th between myself NoTahs	h Ceiling on Agricson PC. No Te Madhya Pradesl as creditor and the silDistricte	nt A culti Fah h Co ne la ict	ural Holdings ural Holdings sil	s A Dist icu nri. se	ct,ofb rictb ltural Holesor cured deb	peg to a dings A ofts which	ction (1) of Section 23	on (1) of ination, P.C. ad the r of this
Name and full addressof the debtor (Land holder)	Amount of Secureddebts		ite of terestcharged	ł	The date which the was adva	edebt	Details of landencumbered	
Name of village P.C.No. Tahsil & district	Survey No.	Ar	ea		Land Rev	enue		
(1)	(2)	(3))		(4)		(5)	(6) (7) (8)
Details of mortgagedeed etc. with date of its execution	Principal amount paidtill the date of filing of the application with date(s) ofpaymen	of	Interest paid withdate(s) of payment	pı	alance of rincipalto e paid	againarecove outsta	her any suit ispending st the holder for the ery of the andingamount of deb aterest. If so, name of ourt and CaseNo.	Remarks t
(9)	(10)		(11)	(1	2)	(14)		(15)
mentioned the relationship by several personants before the debt has been mentioned in the Shri	name of all the delons jointly.(2)In receive any other competen renewed, from the remarks column (Designation). This day of20	eter eter tim n.Fo	rs along with arks column r at authority a ae to time, the orm II[See R Competer ToNotice by Shri	th me ga e fa ule nt is	at of land ntion shou inst any of act togethe 5]Noticel Authority hereby giv son of	holder ald be a cher pe r with n the (at ren tha	In column (1) should if the particular debth made if similar statemers on named in column the dates of renewal secourt of (Name) Revenue Cast an application has be determination of the	was taken nent has in (1).(3)If should be seen filed

debts against Shri
NoTahsil District which includes a debt of Rs for the recovery of which
proceedings are pending vide Case No of your Court.Seal of the
Court.DatedSignature of the Competent AuthorityForm III[See Rule 5]In the
Court of Shri(Designation)Competent Authority atRevenue Case
Npson
ofP.C. No
Tahsil of Tahsil
DistrictCreditor has submitted an application under sub-section (1) of Section 23
of the Madhya Pradesh Ceiling on Agricultural Holdings Act, 1960 for the determination of his
secured debts, a copy whereof is enclosed herewith; Now, therefore, you are required to appear
either personally or through a pleader or authorised agent on the day of 20 the date fixed for hearing
of this case and state your objections, if any, to the claim made in the said application, on that date
failing which the case will proceed as if there are no objections thereto.Issued thisday
ofSignature of the
Competent AuthorityForm IV[See Rule 6]In the Court of Shri
(Designation)Competent Authority atRevenue Case No
Major/Minor Head,ToAll whom it may concern.Application(s) received under Section 23 (1) of
the Madhya Pradesh Ceiling on Agricultural Holdings Act, 1960 from the creditor(s) and return
received from the holder under Section 9, ibid details of which are given below, are exhibited on the
notice board of this office for general information; Particulars of application and return:
1.
2.
3.
4.
_
5.
Datedday of20.Seal of the
CourtSignature of the Competent AuthorityForm V[See Rule 7]In the Court of Shri(Designation)
SHELUpesignation)

Major / Minor Headprofessionsonofprofession
Resident of p.C. No
Village
surplus land) has submitted a return under Section 9 of the Madhya Pradesh Ceiling on Agricultural
Holdings Act, I960, in respect of the secured debts on his land as per copy of the return enclosed in
which you have been shown as one of the creditors to whom the said debtor is indebted.Now,
therefore, you are hereby required to submit to this Court on or beforea written statement of
all claims due to you from the said debtor duly signed and verified in the manner prescribed by Rule
15 of Order VI of the Code of Civil Procedure, 1908 (V of 1908). The hearing of the case in fixed
for at 11 A.M. atwhen you should appear before the Court either personally or through a
pleader or authorised agent, failing which the case will be heard ex parte against youIssued this day
of 20under hand and seal of the undersigned. Seal of the CourtSignature of the
Competent Authority.Form VI[See Rule 8]In the Court of Shri(Designation)
Competent Authority atRevenue Case No Major/Minor HeadTo,son
ofprofession Resident of P.C. NoTahsil
DistrictWhereas you have submitted an application to this Court under Section 23
(1) of the Madhya Pradesh Ceiling on Agricultural Holdings Act, 1960, for determination of your
debts, due against Shrison ofresident ofP.C. No
Tahsil DistrictNow, therefore, you are hereby required to submit to this Court on or
beforea written statement of all claims due to you from the said debtor duly signed and verified
in the manner prescribed by Rule 15 of Order VI of the Code of Civil Procedure, 1908 (V of
1908).The hearing of the case is fixed forat 11 A.M. atwhen you should appear before the
Court either personally, or through a pleader or authorised agent, failing which the case will be
heard e.x parte against you.Issue thisday of 20, under hand and seal of the
undersigned.Seal of the CourtSignature of the Competent
AuthorityRulesNotification No. 1856-4318-XXVIII-63, published in M.P. Rajpatra, Part IV (Ga),
dated 10-7-1964, p. 272 In exercise of the powers conferred by sub-section (1) of Section 50 read
with Section 4 of the Madhya Pradesh Ceiling on Agricultural Holdings Act 1960 (No. 20 of 1960),
the State Government hereby makes the following rules, the same having been previously published
as required by sub-section (3) of Section 50 of the said Act, namely :

1. Definition. - In these rules, unless the context otherwise requires-

(a)"Act" means the Madhya Pradesh Ceiling on Agricultural Holdings Act, 1960 (No. XX of 1960);(b)"Form" means a form appended to these rules;(c)"Section" means a section of the Act.

2. Notice under sub-section (1) of Section 4. - If, on the application of any person or otherwise, it comes to the notice of the competent authority that after the [1st January, 1971 but before the appointed day] [Substituted by Amending Notification dated 6-7-1974, published in M.P. Gazette Extraordinary dated 6-7-1974, p. 1446.] any holder has transferred any land held by him, by way of sale, gift, exchange or otherwise has effected the partition of his holdings or part thereof, the competent authority shall cause

a notice in Form A to be served upon the holder and a notice in Form B to be served upon other persons affected by such transfer or partition calling upon them to show cause why the transfer or partition should not be declared void.

	_	b-rule (2)]Notice to					•
	_	herwise or has effec	-				in the case
		e Case NoT					
		silDistrict				-	•
		land held by you, b			_		
_	-	our holding or part t	-	_			_
		t the provisions of t	•		_	_	_
	•	refore, you are here	•				
		· ·			•		.20and show cause
-		_					on (1) of Section 4 of
	-	adesh Ceiling on Ag	_				
applica	able.Seal	of the Court	Signature	of the	Comp	etent Author	ity
Sche	edule	4					
Distric	t Tahsil	Village with P.C.	Survey No./Plot	Area	Right	Land	Name of
Distric	e runsii	No.	No.	11100	14.6.11	Revenue	transferee
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
Form I	3ΓSee Ri	ıle 21Notice to perso	ons affected by trans	sfer of	anv la	nd or partitic	on of any holding or
		efore the at	· · · · · · · · · · · · · · · · · · ·		-	_	
_		Tosor					
		DistrictWhe					on
		resident		-			
		e land held by him,					
		•		•	_		ow in your favour or
_		rison (-	_			•
							gricultural Holdings
_		, therefore, you are		-		_	-
		hrough a pleader or	•	-			
_	-		_	-			on 4 of the Madhya
	-	g on Agricultural Ho					•
		ed	_				
	edule						
JUIR	Juule	3					
Distric	rt Taheil	Village with P.C. N	o S No /Plot No	Area R	ight I	and Revenue	د
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(4)

(5) (6)

(7)

(3)

(2)

(1)

RulesNotification No. 3129-4320-XXVIII-63, published in M.P. Rajpatra, Part IV (Ga), dated 13-11-1964, p. 689, as amended by M.P. Rajpatra, (Extraordinary), dated 6-7-1974, pages 1448-49. In exercise of the powers conferred by sub-section (1) and clause (h) of sub-section (2) of Section 50 read with Section 35 of the Madhya Pradesh Ceiling on Agricultural Holdings Act, 1960 (No. XX of 1960), the State Government hereby makes the following rules, the same having been previously published as required by sub-section (3) of Section 50 of the said Act, namely:-

1. In these rules-

(a)"Act" means the Madhya Pradesh Ceiling on Agricultural Holdings Act, 1960 (No. XX of 1960);(b)"Form" means form appended to these rules;(c)"Section" means a section of the Act.

- 2. As soon as the Competent Authority has published the final statement under sub-section (6) of Section 11, it shall prepare a statement in Form I, giving particulars of all surplus land vested in the State Government situated in each village and send it in duplicate to the Tahsildar, concerned.
- 3. On the receipt of the Statement in Form I, in the Tahsil Office, the Tahsildar shall forward the duplicate copy to the Patwari concerned through the Revenue Inspector with directions to carry out the necessary corrections in the land records papers.
- 4. Simultaneously with sending of the copy of the statement to the Patwari, the Tahsildar shall cause a register in Form II prepared by the Kanungo in respect of all surplus land of each village in the tahsil vesting in the State Government. All statements in Form I shall be carefully preserved in a file.
- 5. The unit of surplus land for allotment to each individual landless person shall be as follows:

(a) Rice tract 10 acres of dry land

(b) Wheat, Juar, Cotton tract 15 acres of dry land

(c) Kodon, Kutki or minor millet tract 20 acres of dry land

Explanation. - For the purpose of this rule, one acre of wet land shall be reckoned as equivalent to two acres of dry land.

6. Surplus land shall be allotted by the Sub-Divisional Officer.

7. An allottee shall pay full lard revenue assessed on the land in question from the next agricultural year

8. The following procedure shall be followed in respect of allotment of surplus land vested in the State Government under these rules :

(i)Immediately on receipt of the copy of the statement in Form I, the Patwari shall issue a proclamation in Form III in the village in which the land is situate inviting applications within 15 days from the date of issue of the proclamation. All such applications shall be made to the Tahsildar in Form IV, in case of an individual, and in Form V in case of a society and shall each be affixed with a Court-fee stamp of the value of Rupee 1.(ii) After the date fixed for the receipt of applications, the Tahsildar shall prepare a list of all applications stating in brief the particulars of laid applied for by each and forward it to the Gram Panchayat or Gram Sabha, as the case may be, with a notice in Form VI, asking it to furnish within 15 days of the date of the receipt of the li6t, on the suitability or otherwise of the applicants for the allotment of land. The Gram Panchayat or the Gram Sabha, shall send its recommendations to the Tahsildar within such period. The Tahsildar shall visit each village, if possible, or suitable centre, one week after the notified date of receipt of such reports and whether a report is received or not, he shall hold a meeting of the residents of the village in which the land to be allotted is situate, on the date and at the place to be announced by beat of drum at least three days before the meeting. If the land to be allotted is situated in an uninhabited village, such meeting shall be held in any one of the neighbouring village after giving wide publicity in respect thereof in other neighbouring villages also.(iii)On the date and at the place announced for the meeting the Tahsildar shall read out the list of the applicants and particulars of land applied for to the people assembled and explained in short the principles of the allotment contained in the foregoing rules. The Tahsildar shall then invite the opinion of the people assembled on the applications by show of hands. He shall note on the applications whether they carry the unanimous verdict of the people in favour of the allotment or are recommended by the majority. If there is no unanimous verdict or recommendation of the majority, the Tahsildar shall try to find out whether any agreement can be reached among the applicants themselves in the matter of allotment. Failing such agreement he shall make recommendations on the applications, due considerations to the report, if any, of the Gram Panchayat or Gram Sabha. In all cases, however, the Tahsildar shall decide any objection summarily.(iv)The Tahsildar shall call the individuals or the representatives of the society, as the case may be, and ascertain from them whether the amount of premium will be paid by them in a lump sum or in instalments and shall mention the wishes so ascertained in his report to the Sub-Divisional Officer.(v)The Sub-Divisional Officer may accept the proposal of the Tahsildar, or, for the reasons to be recorded in writing, may make such modifications therein as he may deem fit, and pass orders accordingly within one week of the date of receipt of the proposal from the Tahsildar: Provided that any person who had preferred a claim or objection may apply in writing to the Sub-Divisional Officer for a hearing upon which the Sub-Divisional Officer shall hear him before passing final orders.

- 9. Where more than one person is allotted a portion of a big plot, each portion shall be demarcated and assessed immediately, after the allotment is made.
- 10. Where the allottee wishes to pay the premium in instalments, he shall execute an agreement in Form VII and thereafter the Sub-Divisional Officer shall issue a certificate in Form VIII to each individual allottee and cause him to be placed in possession of the land allotted.
- 11. Immediately on receipt of the orders of the Sub-Divisional Officer for allotment of land to a Society and in case the society has opted to pay the premium in instalments, the Tahsildar shall ask the Society to execute an Agreement in Form IX and thereafter the Sub-Divisional Officer shall issue the Certificate in Form X and cause the Society to be placed in possession of the land allotted.
- 12. As soon as the Certificate in Form VIII or X has been issued, the information about allotment of the land shall be communicated to the Patwari for completion of his records and the original allotment case sent to the Kanungo for completing the entries in the Register in Form II.
- 13. The original case shall then be sent to' the Wasil Baki Navis who shall take note of the premium whether payable in lump sum or in instalments in the Register of Form XI. It shall be the responsibility of the Wasil Baki Navis to intimate timely, action for the recovery of the annual instalments of the premium and interest due thereon as and when they become due.

Name and full Area of Amount of No. of case and date S.No. address S.No./Plot Khasra or compensation Remarks of order of the of the No. plot No. in payable to the CompetentAuthority land holder holder col.(3)of land

Area Dry [Area having [Area having Land Revenue

	Area	assured irrigation or assuredpriva irrigation for two crops] [Substituted by Amending Notification dated 6-7-1974]	tessured ;private irrigation for one crop] [Substituted by					
1	2	3	4 5		6	6-A	A 78	9 10
Date Form Madl	i II[See R iya Prade	ule 4]Register sh Ceiling on A lParticula	etent Authority of surplus land v Agricultural Holo rs of surplus land	ings Act, 1960N				f the
S.No	full add	ress S No / P	lot No.	Area of Khasi in col. (3)	ra or plot No.			
Area	Dry Are	irrigation irrigation a [Substitu	ving assured n or assuredpriva n for two crops] nted by Amendin ion dated .]	irrigation for	assuredprivate one crop] I by Amending	Land Revenue	e	
(1)	(2)	(3)		(4)	((5)	(6) (6-A	A) (7)
		d date of order tAuthority		compensation the land holder	Details of allotment und Section 35	ler	S.No./Plot No.	
Nam allott		address of the	Revenue c of order	ase No. and date				
(8)			(9)		(10)	(1	11)	(12)
Area Khas plot	ra or A	mount of remium						

col. (12)

Rules under the M.P. Ceiling on Agricultural Holdings Act, 1960

		[Area having assured	[Area having assured		
		irrigation or assuredprivate	irrigation or assuredprivate	Land	
Area Dry Area	Dry Area	irrigation for two crops]	irrigation for one crop]	Revenue	
		[Substituted by Amending	[Substituted by Amending	Reveilue	
		Notification dated 6-7-1974.]	Notification dated 6-7-1974.]		
(13)	(14)	(15)	(15-A)	(16)	(17)

Form III[See rule 8 (i)]ProclamationNotice is hereby given that the land specified in the Schedule below which has vested in the State Government under Section 12 of the Madhya Pradesh Ceiling on Agricultural Holdings Act, 1960, is available for allotment for purposes of cultivation. Any person/society desiring to get any plot land for cultivation may submit an application in Form IV/V to the Tahsildar on or before the......The land will be allotted in the following order of priority on payment of premium in lump sum or in twenty equal instalments equivalent to u> compensation payable in respect of land-(i)[Agricultural labourers-[Substituted by Amending Notification dated 6-7-1974](a)belonging to Scheduled Castes and Scheduled Tribes; and(b)Others;(ii)joint farming society, the members of which are agricultural labourers or landless persons whose main occupation is cultivation or manual labour on land or a combination of such persons; (iii) better farming society, the members of which are agricultural labourers or landless persons whose main occupation is cultivation or manual labour on land or a combination of such persons; (iv) Freedom Fighters];(v)displaced tenants subject to the provisions of Section 202 of the Madhya Pradesh Land Revenue Code, 1959 (No. 20 of 1959), (vi) holders holding contiguous land; (vii) joint farming society of agriculturists; (viii) better farming society of agriculturists; (ix) any other co-operative farming society subject to the condition that land (including the land as owner or tenant individually by members) shall not exceed the area equal to the number of members multiplied by ceiling area;(x)an agriculturist holding land less than the ceiling area.

Schedule 6

Name of village with P.C. No. and Settlement No.	Details of land			
Survey No./ Plot No.	Area	Land Rev	venue Premiu	m
(1)	(2)	(3)	(4)	(5)
Dated 20Patwari P.C. NoCopy forward action.Dated 20Patwari P.C. NoNote. carry interest at the rate of 3 per cent per annum with stalment fall due.Form IV[See Rule 8 (i)]Form of Tahsildar(1)Name in full of the applicant(2)I willage the applicant resides(5)Details of land applicant of village with P.C. No. and Settlement No. (1)	- if the premium with effect from t f application for Father's name(3) ied for	n is paid in he date on individual)Means of	instalments in which the first lsToThe livelihood(4) Per Land Reve	t shall st Name of

2. The applicant hereby begs to apply for allotment of land specified in item (5) above for cultivation in Bhumiswami rights. He is also prepared to pay premium fixed for the land in lump sum/instalment.

The applicant further declares that-(1) He is agricultural labourer belonging to Scheduled Castes or Scheduled Tribes or other agricultural labourer.*(2) he is a freedom fighter;*(3) he is a displaced tenant subject to the provisions of Section 202 of the Madhya Pradesh Land Revenue Code, 1959;*(4) he is a holder holding land contiguous to the land applied tor as detailed below;*(5) he is an agriculturist holding land less than the ceiling area a detailed below.*Strike off which is not applicable.

Name of village with P.C. No. and Settlement No.	Details of land held			
Survey No./ Plot No.	Area	Land 1	Revenue	
(1)	(2)	(3)	(4)	
DatedSignature of applicantVerificate contents of paragraphs 1 to 3 of the application are belief. Verified and signed on. Dated 20	true to the best of m Signature of t esToThe Tahsildar The Joint/Better Far Tahsil District he or cultivation purpos	y knowl he appl Th rming Se reby be es in Bh	edge and icantForm V[S nrough the Reg ociety/Co-oper gs to apply for umiswami righ	ee istrar ative
Name of village with P.C. No. and Settlement No.	Details of land appl	ied for		
Survey No./ Plot No.	Area		Land Revenue	•
(1)	(2)		(3)	(4)

- 2. The number of the members of the society is A copy of the Registration Certificate is enclosed.
- 3. The area of land held by each member and the plough and bullocks owned by him are mentioned in the Schedule below

Schedule 8

Name of member Details of land held No. owned of
District/Tahsil No. Survey No./Plot No. Area Land Revenue Ploughs Bullocks

(1)	(2)	(3)	(4)	(5)	(6)	(7)
Datedthe Tahsildar, Reve hereby given that the for cultivation by the thereof.It is request received within the Schedule 9	nue Case NoT ne land specified in ne persons/Societie ted to send the repo	o,The Chair the column s mentioned ort to this Co	man, Gram Pa s (1) to (4) of t l in the corresp ourt on or befo	nchayat,. Grahe Schedule be schedule be ponding entri	am Sabha pelow has es in colu If no re	Notice is been applied amn (5) eport is
Name of village wit No. and Settl. No. Survey No.	h P.C. Details of land Plot No.	Land Revenue Society	Name of person	Report of the Panchayat/		abha
(1)	(2)	(3)	(4)	(5)		(6)
Seal of the Court Da Sabha Returned to the Schedule. Dated	the Tahsildar with t Sarpance. Village Tahsiloremium of Rs (in valid to as the said land of paying the present of paying the day	he report in hForm VII[strict ldistrict vords Rs, allotted to not mium in 20 and the of allotment per annus due.(iii)Thess and the control of the	column (6) of See Rule 10]Age t here in the Sub-Dine the land des swami rights fequal instalment. (ii)The subent. (ii)The subum. The interest recovery of a	the greementI, eby declare are ivisional Office scribed in the for purposes cents. I bind more commence esequent 19 in the paid by meast will accrue	son agree to the schedule of cultivate yself as understalments and the stalments with effective on the 1stalments with effective on the 1stalments and the schedule of the s	that in reinafter hereunder tion. I have nder-(i)The he s of st of July each
Survey No./ Plot N	o. and their Sub-Di	vision No.		nent Premiun	n	
(1)			(2) (3)	(4)		
Dated 20	Witnesses					
1.						

2.

Signature of allotteeCounters Sub-Divisional OfficerForm VIII[See Rule 10]Cert of [Sub-Divisional Officer	ed by A as been and as	of grant of r Amending No Shri n allotted for purposes signs subject	ights to individualsIn the Court otification dated 6-7-1974.]It is son of land specified below of cultivation in Bhumiswami to payment of full assessment
Survey No./ Plot No. and their Sub-Division No.	Area	Assessment	Premium
(1)	(2)	(3)	(4)
	Acres	Rs. P.	Rs. P.
the Sub-Divisional Officer District has allotted to thaving its registered office at TahsilDistrict (hereinafter called the Society) land described in the (hereinafter referred to as the said land) in Bhumi (1) of the Madhya Pradesh Ceiling on Agricultural of Rs (In words) the Society has exercise 20 equal instalments. Now, therefore, the society be Rs (in words Rs	he Sch swami Holdi sed the binds it he Soc ent.(ii) ety on	and actinuted and actinuted arights under a coption of particles on the country of the subsequent of Jurect from the coefficient of Jurect from the coefficient and actinuted are are a constant and actinuted are are a constant are a	g through its
Survey No./ Plot No. and their Sub-Division No.	Area	Assessment	Premium
(1)	(2)	(3)	(4)
	Acres	Rs. P.	Rs. P.
Dated this day of20Witnesses-	-		
1.			

2.

•••••	For a	and on behalf of	Joint/Better Co-c	operativ	e Farming	Society
(Allottee).Cou	ıntersignedDate	d20	Sub	-Divisio	nal Office	r.Form X[See
Rule 11]Certif	icate to Farming	SocietyIn the Court	of the [Sub-Divis	sional Of	fficer, at]
[Substituted b	y amending Not	ification dated 6-7-1	974.]It is hereby	certified	l that in Re	evenue Case
No	(Name of soci	iety)has been	allotted land spe	cified be	elow in the	village
oftahsil	dis	trict for purposes of	cultivation in Bh	umiswai	mi rights.7	The land shall
be held by the	Society subject	to the provisions of t	the Madhya Prado	esh Land	d Revenue	Code, 1959
and the rules	made thereunde	r-				
Survey No./ I	Plot No. and thei	r Sub-Division No.	Area Assessmen	nt Prem	ium	
(1)			(2) (3)	(4)		
			Acres Rs. P.	Rs. P.		
Seal of Court.	Sub-I	Divisional OfficerFor	m XI[See Rule 31	ı]Registe	er of Prem	iaName of
		P.C. No				
	Name and full					
S. No. address of the allottee No. in whi		Date of and	tment with Case	Details	01 111110	unt or
2.2.0.	address of the		tment with Case h allotted	land	Pren	
Survey		allottee No. in whic	h allotted			
	address of the		h allotted			
Survey		allottee No. in whice	h allotted	land		
Survey No./Plot No.	Area	allottee No. in whic	h allotted		Pren	nium
Survey No./Plot No. (1)	Area (2)	allottee No. in which Land Rever (3)	h allotted nue	land (4)	Pren	nium
Survey No./Plot No. (1) Instt. fixed, if	Area (2) Particulars of	Land Rever (3)	h allotted nue Balance of pren	land (4) nium	Pren	(6) (7)
Survey No./Plot No. (1) Instt. fixed, if any	Area (2)	Land Rever (3) No. and date of Treasury challan	h allotted nue	land (4) nium	Pren (5)	(6) (7)
Survey No./Plot No. (1) Instt. fixed, if any Due date of	Area (2) Particulars of	Land Rever (3) No. and date of Treasury challan Amount of	h allotted nue Balance of pren	land (4) nium	Pren (5)	(6) (7)
Survey No./Plot No. (1) Instt. fixed, if any	Area (2) Particulars of payment	Land Rever (3) No. and date of Treasury challan	h allotted nue Balance of pren after each trans	land (4) nium	(5) Remarks	(6) (7)

Note - Where the premium is payable is instalments interest at the rate of 3 per cent per annum shall be charged with effect from the date on which the first instalment falls due. No interest is chargeable on the premium payable in lump sum.RulesNotification No. 3479/3672/XXVIII-64, dated 8-12-1964, published in M.P. Rajpatra, Part IV (Ga), dated 18-12-1964, p. 916 and amended by Notification No. 1918-XXVIII-76, dated 1-9-1976, published in M.P. Rajpatra, Part IV (Ga), dated 10-9-1976, p. 658. - In exercise of the powers conferred by sub-section (1) and clause (i) of sub-section (2) of Section 50 read with Sections 17, 18 and 20 of the Madhya Pradesh Ceiling on Agricultural Holdings Act, 1960 (No. 20 of 1960) the State Government hereby makes the following rules, the same having been previously published, as required by sub-section (3) of Section 50 of the said Act, namely: Preliminary

1. In these rules, unless the context otherwise requires-

(a)"Act" means the Madhya Pradesh Ceiling on Agricultural Holdings Act, 1960 (No. 20 of 1960);(b)"Form" means a form appended to these rules;(c)"Section" means a section of the Act.

2. As soon as possible after the final statement under sub-section (6) of Section 11 is published, the Competent Authority shall, subject to the provisions of the Act and the rules made thereunder, proceed to determine-

(a)the compensation to be paid to a holder in respect of the land declared surplus and vested in the State;(b)the apportionment of such compensation between the holder and the lessee, if any, as referred to in Section 20;(c)the secured debt of the land-holder in accordance with the provisions contained in Chapter V; and(d)the manner of payment of compensation, of the amounts apportioned under Section 20 and of secured debt out of compensation.

Part II – Determination of Compensation and Additional Compensation

- 3. The compensation to be paid in respect of the land declared surplus and vested in the State shall be calculated according to the scale given in Schedule II appended to the Act. In addition to this, additional compensation payable under sub-section (2) of Section 16 shall be calculated for the [standing trees and the improvements] [Substituted by Amending Notification dated 6-7-1974] existing on the land vested in the State Government on the date of vesting.
- 3A. [The additional compensation for the standing trees shall be calculated according to the scale given in Form A-2 appended to these rules The holder claiming additional compensation for the standing trees shall file a statement in Form A-I. The Competent Authority shall get the statement checked by the Tahsildar who shall verify the nature of trees, measurement of girth and other particulars and calculate the value of trees on the basis of scale given in Form A-2.] [Substituted by Amending Nottn. dated 6-7-1974]
- 4. With a view to facilitate the determination of the additional compensation for improvements existing on the land vested in the State, the land-holder shall be noticed to furnish statement in Form A supported by relevant documents.

- 5. On receipt of this information the Competent Authority shall proceed to determine the depreciated value of the improvements on the date of vesting of the land in the State. A report from the Local P.W.D. Officer not below the rank of Assistant Engineer, shall be obtained in respect of the cost of the construction, repairs, etc. as given in the statement, life of improvements, probable duration of the effects of such improvements, etc. and its depreciated value in the light of these facts on the date of vesting of the land in the State.
- 6. The depreciated value so determined shall be the additional compensation payable in respect of the vested land on which the improvement exist.
- 7. According to Section 13 (ii), all arrears of revenue cases other than in respect of land vested in the State under Section 12 and due by the holder for any period prior to the date of vesting are to be recoverable from such holder and shall be realised by deducting the same from the amount of compensation payable to him under the Act. A statement in Form B in duplicate in regard to arrears, etc. in respect of the vested land should be obtained from the Tahsildar of the Tahsil concerned in which the vested land is situate.
- 8. On receipt of the statement in Form B from the Tahsildar, the holder shall be noticed in Form C enclosing a copy of the statement to show cause why the arrears should not be deducted from the compensation payable to him in respect of vested land.
- 9. If the land-holder objects to the deduction questioning the correctness of the statement, the Competent Authority shall forward the same to the Tahsildar for deciding the objection and communicating the results within a period of two months.
- 10. The Competent Authority shall then deduct all such arrears of revenue cases or other dues from the amount of compensation according to the provisions of Section 13.

- 11. The amount determined to be so deducted under Section 13 (ii) shall be adjusted by book transfer, be credited to the appropriate head of account by debiting to the head "92-Payment of Compensation to land holders, etc. on the Abolition of the Zamindari System-A Compensation-Compensation to land-holders on vesting their surplus land to the State under the Madhya Pradesh Ceiling on Agricultural Holdings Act, 1960". Four copies of the challan shall be prepared in respect of each type of dues, one to be retained in treasury, one to be filed with the cesses, one to be forwarded to the Tahsildar concerned and one to be given to the holder.
- 12. The Competent Authority may then draw up an order for the payment of remaining amount of compensation after deduction of the amount determined as due under Section 13 (ii) in as many instalments as considered necessary in accordance with the Scheme contained in Section 17 of the Act.

Part III – Apportionment of Compensation under Section 20 of The Act

- 13. Apportionment of compensation where leases in respect of the surplus land vested in the State are granted by the holders falling in the categories mentioned in Section 20, in pursuance of the provisions of sub-section (2) of Section 168 of the Madhya Pradesh Land Revenue Code, 1959 shall relate only to the period for which such leases run beyond the date of vesting.
- 14. On publication of the final statement under sub-section (6) of Section 11 all persons claiming under Section 20 a share in the compensation to be paid for the surplus land to the holder shall represent their claims before the Competent Authority in Form D within 60 days of the date of such publication.
- 15. On the receipt of claim under Rule 13 the Competent Authority after hearing the holder and making such further enquiry, as may be considered necessary, determine the admissibility of claims of such persons to apportionment of compensation.

16. In respect of claims which are admitted by the competent authority under Rule 15, the share of the claimant may be calculated in the same ratio as the lessees profit bears to the gross value of the produce of the land in the manner given in the illustration below:

Illustration. - Where-P. Value of gross annual produce of the land.L. Amount of annual lease money payable by the lessee to the holder;G. Gross amount of compensation determined under Section 16 (1) and (2);X. Compensation for a year to which the lessee is entitled; andY. Number of years for which the lease is to run after the date of vesting; thenX = P-L/PxC/20

- 17. This compensation shall be paid in as many equal annual instalments as the number of years (Y) unless the value of Y is more than 20 in which case the total compensation viz. P-L/PxC/20xy/l shall be divided into 20 equal instalment and paid in such annual instalments.
- 18. The Competent Authority shall draw up specific order determining the total amount to which the lessee is entitled, the number of annual instalments in which it shall be paid and the amount of such instalments.

Part IV – Determination of Secured Debt of The Holders

- 19. The secured debt determined under Section 26 shall be payable from the amount of compensation according to Section 29 before an amount of the compensation is paid to the holder.
- 20. While drawing up the final order regarding the disposal of the amount of compensation payable to the holder, the Competent Authority' shall take into consideration the order of priority of the secured debts determined under Section 28 and the instalments in which these debts are to be payable out of the amount of compensation, as per orders passed under Section 29.

Part V – Manner of Payment of Compensation

21. After the apportionment to be made under Section 20 and the instalments of secured debts to be paid are determined, the Competent Authority shall draw up the final order in Form E regarding the amount of compensation payable to the holder and its disposal. A copy of this order shall be handed over to the holder.

- 22. An order shall also be drawn up in Form F in favour of the land holder/creditor/lessee authorising him to receive the payment of compensation in terms of the final order passed by the Competent Authority under Rule 21.
- 23. Interim compensation under Section 18 shall be paid to the holder on his furnishing an indemnity bond with security bond in Forms G and H.
- 24. The Competent Authority shall prepare a register in Form I separately for each holder. The register shall form part of the of the register to the Collector of the district where the payment is ordered to be made.
- 25. The payment of compensation shall be ordered to be made in the district in which the land is situate. Where, however, the land is situate in more than one district, the Competent Authority shall give an option to the holder to select one of these districts, where he wants the payment of compensation to be made and authorise payment accordingly; provided that the holder shall not be allowed to change the district so selected any time later for any reason whatsoever.
- 26. If on appeal, etc. the order of the Competent Authority is reversed or modified in any manner, entries in Register I filed with the relevant case shall be corrected by the Competent Authority accordingly and in doing so he shall invariably call back the copy of the register sent to the Collector wherein such correction shall be carried out by the Competent Authority under his signature simultaneously.
- 27. The first instalment of the compensation shall be due to be paid on the first day of the month next following the month in which the final order under Rule 21 is passed. The subsequent instalments shall be due for payment on the first day of May every year.

Part VI – Miscellaneous

28. The account of payment of compensation shall be maintained in the district in a register in Form J.

- 29. As soon as the register in Form H is received from the Competent Authority entries in respect thereof shall be made in the appropriate columns in the register maintained in Form I, separate pages being allotted for every holder.
- 30. The holder/lessees/creditors shall, every year on or after the date on which the payment of the instalment falls due, present the copy of the payment in Form F issued by the Competent Authority to them to the Collector of the district where payment is to be received during working hours on any working day.
- 31. The Collector shall, then prepare a voucher in Form K separately for every claimant and hand it over to payee concerned, along with the treasury voucher slip for encashment at the district treasury.
- 32. After the receipt of the treasury voucher slips from the Treasury Officer, the entries in the register maintained in the Collectorate shall be completed.
- 33. While preparing the voucher under Rule 31 interest at the rate of 3 per centum per annum on the unpaid amount of compensation shall be calculated till the date on which the concerned annual instalment is due to be paid and the amount of the compensation and interest shall be indicated separately in the body of the voucher.

In calculating the interest-(a)the amount less than 50 paise shall be disregarded and 50 paise or more shall be taken as a rupee; and(b)the amount of interest shall be rounded to the nearest multiple of 5 paise.

34. The amount of compensation shall be debited to the head "92-Payment of compensation to land-holders, etc. on the Abolition of Zamindari System-A-Compensation-Compensation to land-holders on vesting their surplus land to the State under the Madhya Pradesh Ceiling on Agricultural Holdings Act, 1960," and interest to the head "16-Interest on debt and other obligations-A-Interest on Public Debt and other obligations-3-Interest on other obligations. Miscellaneous-Interest on compensation to land-holders on vesting their surplus land in the State Government under Madhya Pradesh Ceiling on Agricultural Holdings Act, 1960."

35.

(1)The order under Rule 22 shall not be issued until the period of appeal against the order of the Competent Authority passed under Section 11 (6) is over.(2)If an appeal is filed against an order of the Competent Authority under Section 11 (6) and is still pending by the time when order under Rule 21 is passed, the Competent Authority shall by a specific order in writing, withhold the issue of the payment order under Rule 22 until the decision of the appeal is known.

36.

- (1)The payment of any sum authorised to be made under orders passed under Rule 22 shall be made only to the person so authorised therein and not to be messenger on this behalf.(2)The payment may also be remitted to the payee through the authorised agent if he so desires on production of the payment order and power of attorney.
- 37. If the person entitled to receive the payment out of compensation does not present himself personally or through his authorised agent for receiving payment on the due date, no interest will accrue on the instalment after that date.
- 38. If the holder, creditor or lessee entitled to receive the payment out of the compensation dies, his legal representative will be entitled to receive the amount on the production of the requisite succession certificate; provided that if the total amount to be paid to a claimant is Rs. 500 or less, the Collector may in his discretion disperse with the usual legal formality and make payment on execution, by the legal representative of an indemnity bond with such sureties as the Collector may require, if he is satisfied of the right and title of such legal representative and considers that undue delay and hardship would be caused by insisting on the production of letters of administration.
- 39. A monthly statement in Form L. showing the amount of compensation paid during the previous month, shall be forwarded by the Collector to the Accountant-General, Madhya Pradesh, Gwalior and to Secretary to Government, Madhya Pradesh, Land Reforms Department through the Commissioner of the Division by the 10th of the succeeding month.

40. A statement in Form M for the financial year showing the amount that fell due for payment during the year and the amount of interest that was not disbursed shall be forwarded by the Collector to-

(i) The Accountant General, Madhya Pradesh, and (ii) The Secretary to Government, Madhya Pradesh, Land Reforms Department through the Commissioner of the Division, by the 15th of May.

41. The Collector shall submit a statement in Form N to the Secretary to the Government of Madhya Pradesh, Land Reforms Department, through the Commissioner of the Division, not later than the 15th of October, in each year, for making provision in the budget for the next year.

Form A[See Rule 4]Statement of Improvements made on surplus land vested in the State

Name of village with P.C. No. Tahsil and district		eription of vested in the			Specifica	Year in whic tions improvemer first constru	nts were
Survey No.	Area	L					
(1)	(2)		(3)		(4)	(5)	(6)
Capital expenditure incurred in respession such improvement time of construct	ect of nts at	Expenditure labour incur for the constructhereof.	rred	their nature	ed to nents with	Expenditure incurred on such renovation/ repairs	Details of documents enclosed
(7)		(8)		(9)		(10)	(11)

Date.....Signature of the holder and address[Form A-1] [Substituted by Amending Notification dated 6-7-1974][See Rule 3-A]

Name of village with P.C. No. and Tahsil andDistrict	Description of land vested in the State and onwhich trees are standing	Description of trees (timber) standing in SurveyNo.	other than timber standingin					
Survey No.	Area	Nature of trees	No. of trees	Girth of each tree separately	Nature of trees	No. of trees	Fruit bearing	Non-fruit bearing

centimeters

1 2	3	4		5	6 7	8	Ġ	9	10	
Si	ignature of the h -7-1974][See Ru				A-2] [Subst	ituted b	y Amei	nding		
Measurement of Gir of the trees at breastheight in Centimeters	rth Compensat per tree Tin			pensation per irrespective of irth						
Sagwan	Other timber trees	er	Mang	go	Citrus fruit	Others	S			
Fruit bearing	Non fruit be	earing	Fruit	bearing	Non fruit bearing					
(1)	(2)		(3)		(4)	(5)	(6)	(7)	(8)	
	Rs.		Rs.		Rs.	Rs.	Rs.	Rs.	Rs.	
Up to 60 Cm.	3.00		2.00							
61 Cm. to 120 Cm.	100.00		25.00	0	100.00	25.00	50.00	6.00	10.00	
121 Cm. and above	200.00		50.0	0						
Form B[See Rule 7]	Form B[See Rule 7]Statement of arrears in respect of surplus land vested in the StateName of									
village District		R	.I. Cir	cle No	. Tahsil No.	•••••	•••			
S.No.	Name & Father's name of holder	Deta veste land		Nature of arrear	Year(s) for which the amount of arrear is dueand amount of arrear					
Area	Land survey No.	Year		Amount	Year	Amour	nt			
(1)	(2)	(3)		(4)	(5)	(6)		(7)	(8) (9)	
Land RevenueCesses, Loans under LandImprovementI Act,-(a) Principal(b) Interest,Loans underAgricultural Loans Act-(a) Principal(b)										

InterestDues of any other Departments suchas Co-operative Department etc. Year..... Amount....... Year....... Amount....... Year....... Amount....... Dated......TahsildarForm C[See Rule 8]Before at Case No......Major Head/Minor Head.....To,....son of.....resident of......Tahsil..........District......Whereas Tahsildar of Tahsil.......... has moved this Court for deduction of arrears of Revenue Cases/other dues under Section 13 (ii) o the Madhya Pradesh Ceiling on Agricultural Holdings Act, I960, as shown in the enclosed statement in respect of the land vested in the State from the amount of compensation money payable to you under the said Act; Now, therefore, you are, hereby required to appear either personally or through a pleader or show cause against such deductions.SealDated......Competent AuthorityForm D[See Rule 14]In the Court of......(Competent Authority)I,...... son of..... resident Ceiling on Agricultural Holdings Act, 1960, a share in the amount of compensation that may be sanctioned in (name) Shri......son of......holder resident of....village..........PC. No........R.I. Circle No........ Tahsil....... District....... in respect of survey numbers in the village PC published under Section 11 (6) of the said Act 1960 by the Competent Authority. 2. I furnish the following details (Schedule below) in support of my claim which I verify to be true and correct to my knowledge. Dated.....Signature of the claimant. Schedule 12 Details of Survey Nos. Details of declared surplus in Name of the lease etc. in thefinal statement landholder published under favour of the Section 11 (6) in which claimant. interestis claimed Name of village No. of years of the lease with P.C. No. which have elapsedbefore the R.I. Circle. Survey No. Duration Area date of vesting the surplus **Tahsiland** land in the StateGovernment. District (1) (2)(3)(4) (6)

(5)

lease of ve	of years for which the is to run afterthe date sting the surplus land in tate Government	Terms of lease i.e. annual cash payment, bataietc.	Average gross annual produce of the area governedby the lease (in terms of money)	-	red portion ofthe the date of
(7)		(8)	(9)	(10)	
Majo herek Circle	E[See Rule 21]In the Cor r Head/Minor Head by order as below in resp e NoTahsilDi rtionment under Section	OrderIect of the compenstrictdeduc	designationt sation payable to Shri tions to be made under ment towards the secur	he Competer s Section 13 ik	nt Authority do on ofR.I. oid,
I.	total compensation dete	ermined under Se	ction 19		
					RsPs
II.	Deductions under Section	on 13-			
	(1) Revenue cesses in re to	spect of land vest	ing in the State forthe p	eriod prior	
	(2) Other dues				•••••
III.	Amount payable to lesse	ees-			
	Names:				
	(1)				•••••
	(2)				•••••
IV.	Amount payable to cred	litors-			
	Names:				
	(1)				
	(2)				
V.	Total of II to IV				
VI.	Balance payable to the l	and-holder (I-V)			
VII.	Interim compensation p	oaid on			
VIII.	Balance remaining for p	payment to the lar	ndholder (VI-VII)		•••••
2. TI	he land holder is er	ntitled to an in	iterest at the rate o	of 3 per ce	ntum per

- 2. The land holder is entitled to an interest at the rate of 3 per centum per annum on the unpaid amount of compensation. Interest will be payable from the date of vesting of the surplus land in the State.
- 3. The payments shall be made as shown in the Schedule below:

Schedule 13

Name and parentage of payee with full address	Whether landholder/ lessee/ creditor	Net amount to be paid	No. of instalments in which to be paid	Amount of each instalment	Date on which payable			
(1)	(2)	(3)	(4)	(5)	(6)			
DatedCompetent Authority.Form F[See Rule 22]In the Court of								
theRevenue Ca	se No.Major Head	/Minor Head	The net comp	ensation payable	e to the			
holder Shri	son of	of village	tahsil	. District. has be	en			
determined at Rs	determined at Rs(in wordsRs) consequent on the vesting of his surplus land in							
the State under the	Madhya Pradesh C	eiling on Agri	icultural Holdings A	ct, 1960. The ne	t amount is			

payable to the holder/lessee/creditor as specified in Part I of the Schedule below. This order shall be presented every time in the first office before the Collector for claiming the payment of the annual

Schedule 14

Part I - {|

instalment.

|-| Page No. of the register in form| Name and parentage of payee with full address| Whether holder/lessee/creditor| Total amount to be paid| No. of instalments in which to be paid| Amount of each instalment| Date on which payable|-| (1)| (2)| (3)| (4)| (5)| (6)| (7)|-||} Dated.......Competent Authority

Part II – (To be filled in by Collector at the time of payment)

Name and father's name of payee	Details of payment made			
Date of payment	Amount paid	Interest paid	Initials of the Collector	
(1)	(2)	(3)	(4)	(5)

1.	Sign	ature.		Date	ed	
----	------	--------	--	------	----	--

2. Signature......Dated.....

Form H[See Rule 23]Security bond with one SuretyKnow all men by these presents that we (1) son of......(hereinafter called the Principal,) and (2)......son of......(hereinafter called the surety), are held and firmly bound into the Governor of Madhya Pradesh (hereinafter called the Governor) in the sum of Rs.....(in words Rs.....) to be paid to the said Governor, his successors or assigns for which payment will and truly be made. We bind ourselves, our heirs, executors, administrators and representatives jointly and severally, firmly by these presents signed by us this......day of 20....Whereas the above bounded principal has been paid interim compensation in lieu of the vesting of his surplus land situated in villages........of Tahsil.......District on conditions that the said principal undertakes to pay the amount in the bond within one month from the date of communication of the order in case final orders of award of compensation do not entitle the said principal to the extent the interim compensation was paid to him; And whereas we the said principal and surety have entered into the above bounden the sum of Rs.....conditioned for the due performance and fulfilment by the said principal of the aforesaid condition on which the interim compensation has been paid to him; Now the condition of the above written bond is such that if the final order of compensation is made in favour of the said principal, for the full amount of this bond the above written bond becomes void and shall be of no effect but otherwise the same shall be and remain in full force and virtue. And it is hereby lastly agreed that all moneys falling due to the said Governor in this bond shall be recoverable from the said principal and surety jointly and severally in the same manner as an arrear of land revenue. In witness whereof we have signed hereunder this.....day of.....Witnesses:

1. Signature.....Principal.

2. Signature.....Surety.

Form I[Se	e Rule 24]Name and p	parentage of	the holder	P.C.	
No	No	Tahsil	District	lessee	Creditor	Revenue Case
No	Maior	head/Minor	head	Court of		

Total amount of compensation determined	Amount of arrears of revenue, cesses and otherdues i recovered of compensation under Section 13 (ii) Challan No. and date of	out compe r payabl	Net amount of t compensation payable (cols. 1-2)		interim		e left ment ns		
Amount	adjustment								
1	2	3		4		5	6		
Amount to be paid the landholder	l to Amount to be paid to the lessee(s)								
Total Amount	Details of instalments	Total Amount	Details of instalmen	ts					
No. of instalments	Due date for payment	Amount	No. of instalmen		date for ment	Amou	ınt		
7	8	9	10	11		2	13 14		
Total Amount No. of instalments 15 Form J[See Rule 2 holder/lessee/cred NoTahsil head/Minor head.	No. of instalments Due date for payment Amount 15 16 17 18 Form J[See Rule 28]Register showing the amount of compensation and interest paid to the holder/lessee/creditorName and parentage of the holder								
Total Amount	Details of instalments Due date for	Date o payme		ount of pensation	Interest	Total			
No. of instalments	payment	Amou	nt						
(1)	(2)	(3)	(4)		(5)	(6)	(7) (8)		
Initial of the Collector	Amount to be paid to the lessee	Amount plessee(s)	paid to the	Amount o	f				
Total Amount	Details of instalments	Date of p	avment	compensa					
No. of instalments	Date for payment	Amount							

(9)	(10)	(11)		(12)	(13) (14) (15)
Initials of the Collector	Amount to be paid to the creditor(s)	o Amount j	_	nitials of the)
Total Amount	Details of instalmen	ts Date of p	avment	mount of ompensation	n
No. of instalments	Due date for paymen	nt Amount			
(16)	(17)	(18)	(1	9)	(20) (21) (22) (23)
District[on instalments the n Interim compens Section 19 of the 3 per cent per and Major/Minor Head is dubitable to the on the Abolition of their surplus land 1960."(ii)"16-Interior vesting their stagricultural Hold Dated	umber of instalments ation instalment of commands and additional properties of additional and and attentional attentional and attentional attentional and attentional atte	rds not requisions should be sompensationalling on Agricular the Court of the Court of the Age No	ired should be specified in specified in specified in specified in specification	pe scored ou pace left bla yable under ings Act, 19 sed on gister in For f Compensa mpensation altural Hold on Public I rest on com	at. In respect of payment of ank.] compensation in full resection 16 read with 260 and interest thereon at an Revenue Case No
Pay Rs					
I hereby acknowled proceeding under I agree to the excession the decrease.	ess amount being reclate of communicatioSignature of owing the payments of	e amount mof the Act, it overed from on of the order payeeIf am	ientioned about is 1 that an ear me as an arreer in such propount exceeds	xcess paymerear of land oceedings I oceedings Rs. 20.For	ent has been made to me, revenue if within one fail to refund the rm L[See Rule
Amount of compensation payable during th yearwith interest	Amount paid up to the end of ne previous months withinterest		Progressive from 1st Apr payment ma the end of the month	ril of outstandeto	anding at nonth

Amoun	t Inter	est Amou	nt Interest	Amount	Interes	st				
(1)	(2)	(3)	(4)	(5)	(6)	(7) (8)				
DatedCollectorTo,(1)The Accountant General, Madhya Pradesh, Gwalior(2)The Secretary to Government, Madhya Pradesh, Land Reforms Department, Bhopal.Through the CommissionerCertified that the amount mentioned in columns 3 and 4 in the debited to the head during the month shown therein and the progressive total of payments made form 1st Aril onwards as stated in column 7 is certified to be correct.Treasury OfficerDivisionForm M[See Rule 40]Statement showing the outstanding balance of compensation at the end of March Amount paid at the end of the Compensation . Amount paid Progressive total Balance										
	Compensation of amount payable under the scheme	nrevious	Amount paid during the financial year excludinginterest	_	outstan	nding at l of the				
(1)	(2)	(3)	(4)	(5)	(6)					
Governi Commis paymen	Dated									
		compensation to la	ndholders, etc., on th	e Abolition of	·	3				
(1) "92-Payment ofcompensation to landholders, etc., on the Abolition of the Zamindari System-A-Compensation-Compensation to land holders onvesting their surplus land to the State under the Madhya Pradesh Ceiling on Agricultural Holdings Act, 1960".(2) "16-Interest on debt and other obligations-A-Intereston public debt and other obligations-3 Interest on otherobligations-Miscellaneous-Interest on compensation to landholderson vesting their surplus land in the State Government under Madhya Pradesh Ceiling on										
Dated Reforms 891-303 Notifica exercise (4) of Set the State	Agricultural Holdings Act, 1960". DatedCollectorTo,The Secretary to Government, Madhya Pradesh, Land Reforms Department, BhopalThrough CommissionerDivisionRuleNotification No. 891-303-XXVIII, published in M.P. Rajpatra, Part IV (Ga) dated 16-7-1965, p. 656, amended by Notification dated 3-7-1974, published in M.P. Gazette (Extraordinary), dated 6-7-1974, p. 1445 In exercise of the powers conferred by clause (d) of sub-section (2) of Section 50 read with sub-section (4) of Section 5 of the Madhya Pradesh Ceiling on Agricultural Holdings Act, 1960 (No. 20 of 1960), the State Government hereby makes the following rules, the same having been previously published, as required by sub-section (3) of Section 50 of the said Act, namely:									

1. Definition. - In these rules 'section' means a section of the Madhya Pradesh Ceiling on Agricultural Holdings Act, 1960.

Form[See Rule 2][Form of particulars relating to transfers of lands made on or after the 1st January, 1971 and before the appointed day i.e. 7th March, 1974 to be furnished by the Registering Officer under sub-section (4) of Section 5 of the Madhya Pradesh Ceiling on Agricultural Holdings Act, 1960 (No. 20 of 1960)] [Substituted by Notification dated 3rd July, 1974, published in M.P. Gazette (Extraordinary), dated 6-7-1974 p. 1445.].

S.No. in Register	Date of execution or document	f Name of Tahsil	settlemer	village (with nt No.) in d is situate		ture of cument	tran	ether the saction is ourt oroth	•
(1)	(2)	(3)	(4)		(5)		(6)		
Name and		Name and far		Details of lan	d	Consider	ration	ı Remarks	3
Holdings I No.	No. or survey	Area		Assessment					
(7)		(8)		(9)		(10)		(11)	(12) (13)

.......Registering OfficerPlace........Dated.......To,The Collector,......DistrictNotes. -(i) A separate return shall be prepared for each village, every month and sent to the Collector within a period of ten days from the expiry of the month to which the particulars relate.(ii)[All documents relating to lands held in Bhumiswami rights, as Government lessees and in rights of an occupancy tenant like sale deeds, lease deeds, gift deeds, exchange deeds, deeds of mortgage with or without possession, partition deeds, relinquishment deeds or documents relating to other transactions affecting land should be included in this statement] [Substituted by Notification dated 3rd July, 1974, published in M.P. Gazette (Extraordinary), dated 6-7-1974 p. 1445.].(iii)In column 12 should be entered details of the actual consideration e.g., in the case of a sale for old debt it should be so stated and the amount of the old debt mentioned or in the case of renewal of a mortgage, the old mortgage and its amount should be entered. Notification No. 3297-4316-XXVIII-63, dated the 15th December, 1963, published in the M.P. Rajpatra, dated the 16th December, 1963. - In exercise of the powers conferred by sub-section (1) and clause (i) of sub-section (2) of Section 50 read with Section 28 of the Act, the State Government have made the following rules, the same having been previously published as required by sub-section (2) of Section 50 of the Act, namely :RuleIn settling the order of priority under Section 28 of the M.P. Ceiling on Agricultural Holdings Act, 1960, in which the creditor shall be entitled to receive the amount due to him, the Competent Authority shall as far as may be, guided by the appropriate provision of the Transfer of Property Act, 1882 (Act No. IV of 1882): [Provided that where the creditor is a bank, the bank shall be given priority over other creditors] [Inserted by Notification No. 1082-1472-XXVIII-74, dated the 3rd July, 1974 published in the M.P. Rajpatra, dated the 6th July, 1974, p. 1429.]. Notification No. 1079-1476-XXVIII-74, dated 3-7-1974, published in M.P. Rajpatra (Asadharan), dated 6-7-1974, pp., 1428-29. - A major son shall

2. I furnish the following details (in the Schedule below) in support of my claim which I verify to be true and correct to my knowledge.

Dated.....Signature

Schedule 15

Name of the	Name of the village with P.C. No., RI	Area held	
Holder	Circle, Tahsil and District	Area neid	
Dry land	Area having assured irrigation or	Area having assured irrigation or	
	assured privateirrigation for two crops	assured privateirrigation for one crop	
(1)	(2)	(3)	(4) (5)

RuleNotification No. F. XXVIII-2-73, dated 5-1-1977, published in M.P. Rajpatra, Part IV (Ga), dated 11-2-1977, p. 31. - In exercise of the powers conferred by sub-section (1) and clause (ff) of sub-section (2) of Section 50 read with Section 13-A of the Madhya Pradesh Ceiling on Agricultural Holdings Act, 1960 (No. 20 of 1960) the State Government hereby makes the following rules, the same having been previously published as required by sub-section (3) of section 50 of the said Act, namely:-

1. In these rules, unless the context otherwise requires-

(a)"Act" means the Madhya Pradesh Ceiling on Agricultural Holdings Act, 1960 (No. 20 of 1960);(b)"Section" means a section of the Act.

- 2. As soon as the final statement under sub-section (6) of Section 11 is published, the Competent Authority shall, subject to the provisions of the Act, proceed to determine the profits earned on the land declared surplus.
- 3. The amount of profit payable by a holder to the State Government shall be an amount equal to-

(i)half of the gross value of crops grown on the surplus land in each agricultural year or part thereof, plus;(ii)profit from standing trees and, where trees have been fallen by the holder, profit from such trees and value thereof, plus;(iii)an amount of interest on aggregate of the sum calculated under clauses (i) and (ii) at the rate of three per cent per annum.

- 4. In determining the gross value of crops grown on the surplus land for purposes of Rule 3, the Competent Authority shall take into consideration the following matters, namely:-
- (i)kind of crops grown on the surplus land;(ii)average annual yield per hectare of each such crop; and(iii)market value of each such crop in the area in which the land is situate during each agricultural year the surplus land remained with the holder.
- 5. On determination of the amount of profit payable by the holder, the Competent Authority shall, as soon as may be, thereafter, serve upon the holder a notice in the form appended to these rules calling upon him to state objection, if any, to the determination of the profit as specified in the notice by the date specified therein.
- 6. After considering the objections, if any, preferred by the holder, the Competent Authority shall finally determine the amount of profit payable by the holder and communicate the same to him.

District......The profits earned by you on the land khasra No Area.....vested in the

1960 (No. 2 calculated u may be pres	o of 1960) nder Sectio ented befo	but remained von 13-A of the s re me within fi	vith you aft aid Act, as fteen days	ter tl shov	radesh Ceiling the appointed date with the low. If you he receipt of this fits worked out	ny till u have any obje s notice failing	have been ection, the sam	e
District Tal	nsil Village	Patwari Circle No.	Khasra No.	Are		assured irrigati and/orprivate	on	
Khasra Are	ea							
(1) (2)	(3)	(4)	(5)	(6)	(7)			(8)
Land Revenue		rage annual l per hectare	Total yield		Market value per quintal	Total value of total yield	Half of total value of total yield	
(9)	(10) (11)		(12)		(13)	(14)	(15)	
No. of stand speciewise a profittheref	and	and profit	Profittotal	of	vise Profit total columns (1, eof (18), (20) a	5),		

Rules under the M.P. Ceiling on Agricultural Holdings Act, 1960

Specie	No.	Profit	Speci	e No. Profi	t Value
(16)	(17)	(18)	(19)	(20) (21)	(22)
Con	npetent Authority				