# Jodhpur Development Authority (Sealing of Unauthorised Development) Rules, 2011

RAJASTHAN India

# Jodhpur Development Authority (Sealing of Unauthorised Development) Rules, 2011

## Rule

# JODHPUR-DEVELOPMENT-AUTHORITY-SEALING-OF-UNAUTHORISE of 2011

- Published on 4 April 2011
- Commenced on 4 April 2011
- [This is the version of this document from 4 April 2011.]
- [Note: The original publication document is not available and this content could not be verified.]

Jodhpur Development Authority (Sealing of Unauthorised Development) Rules, 2011Published vide Notification No. F. (1634)/UDH/3/2010, dated 4.4.2011Last Updated 16th May, 2019No. F. (1634)/UDH/3/2010. - In exercise of the powers conferred by section 91 read with Section 35-A of the Jodhpur Development Authority Act, 2009 (Act No. 2 of 2009), the State Government hereby makes the following rules, namely: -

#### 1. Short title and commencement.

(1)These rules may be called the Jodhpur Development Authority (Sealing of Unauthorised Development) Rules, 2011.(2)They shall come into force on and from the date of their publication in the Official Gazette.

#### 2. Definitions.

(1)In these rules, unless the context otherwise requires, -(i)"Act" means the Jodhpur Development Authority Act, 2009 (Act No. 2 of 2009);(ii)"Authority" means the Jodhpur Development Authority established under section 3 of the Act; and(iii)"Section" means section of the Act.(2)Word or expression used but not defined in these rules shall have the same meaning as assigned to them in the Act.

1

## 3. Order of sealing.

(1)The Authority, may pass an order in writing for sealing of unauthorized improvement under section 35-A and such order shall be served in the manner provided under section 81.(2)The order passed under sub-rule (1) shall contain the following:-(i)necessity, justification and reasons of sealing of un-authorized development; and(ii)nature, extent and gravity of un-authorized improvement.

## 4. Sealing of unauthorized development.

- The sealing under sub-section (1) of section 35-A shall be made in the following manner, namely:
-(i)by affixing the office seal on outer door or opening of the development after all other outlets and inlets to the development have been properly bolted, locked or encircled with rope, wire or wire mesh.(ii)where doors and windows have not been fixed to the development or where the development is of such a nature that it cannot be encircled with rope, wire or wire mesh, in that case such development shall be covered by wooden planks, iron oi cement sheets and office seal affixed in a manner that no person can enter into or upon the improvement without tempering the office seal.(iii)where any development is found locked, the lock may be broken open or any door, gate or any other barrier caused to be opened and inventory of the articles found in the premises shall be prepared in the presence of the owner or occupant or his representative and if the owner or occupant or his representative is not present at the site then inventory shall be prepared in the presence of the two independent witnesses.(iv)before sealing of un-authorized development the person in occupation or owner of the development may be allowed to remove valuables or necessary articles required for livelihood from the premises to be sealed.