The Pepsu Abolition of Ala Malikiyat Rights Rules, 1953

HARYANA

India

The Pepsu Abolition of Ala Malikiyat Rights Rules, 1953

Rule

THE-PEPSU-ABOLITION-OF-ALA-MALIKIYAT-RIGHTS-RULES-1953 of 1953

- Published on 18 September 1953
- Commenced on 18 September 1953
- [This is the version of this document from 18 September 1953.]
- [Note: The original publication document is not available and this content could not be verified.]

The Pepsu Abolition of Ala Malikiyat Rights Rules, 1953Published vide Pepsu Government Notification No. 98, dated 18th September, 1953

1. Short title and commencement.

- These rules may be called the Patiala and East Punjab States Union Abolition of Ala Malikiyat Rights Rules, 1953.(2)They shall come into force on the date of their publication in the official Gazette.

2. Definitions.

- In these rules, unless the context otherwise requires, -(a)"Act" means the Patiala and East Punjab States Union Abolition of Ala Malikiyat Rights Act, 1953 (II of 1953).(b)"Form" means a form appended to these rules.

3. Form of application by Ala Malik.

- An application under sub-section (1) of section 4 of the Act shall be made in Form I and may be presented by the ala malik or, where there are more than one ala maliks in any land, by any one or more of them either personally or through a legal practitioner or a recognized agent.(2)Compensation shall be determined by the Collector Khewat-wise and all proceedings, whether started on the application of the ala malik or suo motu in respect of land in one Khewat shall be deemed by the Collector to be one case.

1

4. Register of compensation proceedings.

(1)A register in Form II shall be maintained in the office of the Collector Tehsil-wise in which all applications and particulars relating thereto shall be entered.(2)Where the Collector suo motu starts proceedings for the determination of compensation under the provisions of the Act, he shall cause necessary entries to be made in the register referred to in sub-rule (1) in the running serial order.

5. Form of Notice.

- The notice under sub-section (2) of section 4 of the Act shall be in form III.(2)Notices under the Act shall be served in the manner provided in section 90 of the Punjab Tenancy Act, 1887.

6. Procedure for recording evidence.

- In proceedings under section 4 of Act, no detailed record of statements of parties and witnesses may be made but the order of the Collector shall state briefly the persons examined by him, the facts on which they deposed and the grounds of the order.

7. Manner of payment of compensation.

- The amount of compensation awarded under the Act shall be paid by the adna malik to the ala malik in a lump sum.

8. Form of notice to pay and receive compensation.

- As soon as may be after compensation has been awarded under the Act, the Collector shall require the adna malik to pay the compensation awarded and for that purpose shall issue a notice to him in Form IV and shall also send a copy of the same to the ala malik for his information.

9. Applications for review or revision.

- All applications for review or revision under the Act shall be made in the same manner as is provided in the Punjab Tenancy Act, 1887.

10. Applications to be stamp free.

- All applica	ations under the Act s	nall be made on a petition paper, but no stamp duty shall be				
chargeable. Form I[See Rule 3] Application to be presented under sub-section (1) of section 4 of the						
ActToThe (Collector,	District.Sir,As required by section 4 of the				
Patiala and	East Punjab States U	nion Abolition of Ala Malikiyat Rights Acts, 1953, I/we furnish				
below the p	articulars of the land	neld by adna malik/maliks under me/us for determination and				
award of the amount of compensation payable to me/us by the adna maliks.Village,						
Tehsil	District	in which land is situated.				

Annual

Serial No. to be given by Collector's office	Khewat	Names and particulars of ala maliks with shares, if any	Names and particulars of adna maliks with shares, if any		rent payable by the adna maliks to ala maliks	Land revenue includir rates an cesses	ng compensation	Remarks	
1	2	3	4	5	6	7	8	9	
Dated19 Signatures Form II[See rule 4]Register of cases to be maintained by the Collector, Tahsil-wise Tahsil District									
1 ansn			District e of Wheth		Names w	 ith	Names with		
Serial Date No. Insti	of w tution H	rith appli Iadbast with	cants procee started esses motu	edings	particular shares of	rs and ala	particulars and shares of adna maliksconcerned	Khewat Number	
1 2	3	4	5		6		7	8	
Total area of Khewat involved	Haq malkana	Land revenue including rates and cesses	Summary of award		of of comp	_	Date or dates of disbursement to ala maliks	Remarks	
9	10	11	12	13	14		15	16	
Form III[See rule 5]Notice under sub-section (2) of section 4 of the ActOffice of the Collector Case No Date of institution									
NOTICE Description of heldings in respect of Willege									
Description of holdings in respect of Village which Ala Malikiyat rights have been abolished Khewat No									
Area									
Ala Maliks,					na Maliks				
ToIn exercise of the powers vested in me under section 4(2) of the Abolition of									
the Ala Malikiyat Rights Act, 1953, I, Collector(Name of									
Collector)(Name of place)order that proceedings for the determination of compensation payable to the ala malik by the adna maliks,									
proceedings for the determination of compensation payable to the ara mank by the adna manks,									

consequent upon the abolition of the Ala Malikiyat Rights in respect of the holding noted above, be

The Pepsu Abolition of Ala Malikiyat Rights Rules, 1953

taken up; as applie	d for by the ala ma	lik/maliks.Notice	is, therefore, hereby	given under sub-section
(2) of section 4 of t	he Act to the ala m	aliks/the adna m	aliks to appear before	e me on
6	at	(date)	(tim	ne)
at	to sta	te or to be rebut t	he claim for payment	of
		(place)		compensation and to
their claims for the	determination of	the amount of co	npensation.Please tal	d, evidence in support of ke notice that in default y be adjourned, it shall
be presumed that t	he absenting party	has nothing to sa	y and that there is no	o objection to the case
_		-	hand and seal this	*
	. 19			
Seal Collector				
be struck off.(2.) In	n case of applicatio iks.Form IV[See ru	n of ala malik or a ıle 8]Notice unde		e ala malik" in para 1 will tly, notice should only be ne Collector
			has been determi	ined under an award,
			under section 4 of th	
Punjab States Unio	on Abolition of Ala	Malikiyat Rights	Act, 1953, payable to	
•		•	his rights of Ala Mali	kiyat in respect of
				which you were the adna
			ımp sum to the ala m	
same in the Tehsil	Treasury at		within a period of o	one year from the date of
the award.Take no	tice that in default	of this payment,	the arrears will be rec	overable under
sub-section (2) of t	he section 6 as if the	nese were arrears	of land revenue.Give	n under my hand and
seal this	day of	19	SealCollectorCo	py to : Ala Malik, for
information., Colle	ector.			