The Judicial Courts Premises and Compound Fund Rules, 2013

HARYANA India

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Rule

THE-JUDICIAL-COURTS-PREMISES-AND-COMPOUND-FUND-RULES-3 of 2013

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The Judicial Courts Premises and Compound Fund Rules, 2013Published vide Notification No. 01/Rule Cell, dated 9.1.2014No. 01/Rule Cell. - Whereas, the judicial functions in the State of Punjab were separated from the executive functions by the Punjab Separation of Judicial and Executive Functions Act, 1964 and since then the Judicial Courts are functioning separately from the Executive Courts; and Whereas, at a number of Districts and Tehsil Headquarters, the Judicial Courts are functioning in separate and independent premises and those are termed as purely "Judicial Buildings", vide Serial No. 6 of Para 20.13 of the Book of Financial Powers; and Whereas, the said premises are under the exclusive management and control of District Judge of the respective Sessions Divisions and under the overall control of the Punjab and Haryana High Court: Therefore, while exercising the powers under Article 235 of the Constitution of India and other powers enabling in this behalf, the High Court of Punjab and Haryana hereby make the following rules:-

1. Short title, commencement and application.

- (i) These Rules may be called the Judicial Courts Premises and Compound Fund Rules, 2013.(ii) They shall come into force from the date of publication in the Punjab Government Gazette.(iii) They shall apply to the Judicial Courts Premises in the Districts and the Sub Divisions in the State of Punjab.

2. Definitions.

- In these Rules unless the context otherwise requires.-(a)"High Court" means the High Court of Punjab and Haryana at Chandigarh;(b)"Building Committee" means the Building Committee,

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Punjab of the High Court;(c)"District Judge" means the District Judge of the Sessions Division of which the District and Sub Divisions form the part;(d)"Civil Judge (Senior Division)" means the Judicial Officer posted as Civil Judge (Senior Division) at the District Head Quarters and includes the Additional Civil Judge (Senior Division) posted in the Sub Division;(e)"Judicial Courts Premises" means the Judicial Courts Building and the open or covered space appurtenant thereto exclusively meant for the Judicial Courts;(f)"Enclosure" means the built or unbuilt specific area in the Judicial Courts Complex;(g)"Fund" means the amount lying deposited in the Government Treasury/Sub Treasury in respect of the lease money received from the lessees of the enclosures leased out to them;(h)"Site plan" means the site plan of the Judicial Courts Premises got prepared by the District Judge from the Public Works Department (Building and Roads) authorities under the supervision of the Civil Judge (Senior Division) and approved by the High Court;(i)"Public Utility Service" means and includes canteen, cycle/scooter/motor-cycle stand, car parking; PCO/STD, bank (including ATM), photostat service/computer service, petition writers, stamp vendors, typists and juice bars.

3. Submission of Site plans to the High Court.

- (i) Every District Judge shall submit the site plan to the High Court depicting therein the total area of the Judicial Courts Premises and the specific portions thereof which are being used or proposed to be used for the purpose of different public utility services.(ii)After approval of the site plan by the Building Committee, the same shall be sent back to the District Judge which shall be kept with Superintendent of his office and shall be open to inspection by the general public under the supervision of the Superintendent on payment of inspection fee of Rs. 100/-, to be paid in the form of Court Fee stamps.(iii)The District Judge may, with the prior approval of the High Court, amend the site plan in accordance with the need of the day. However, such an amendment shall be effective only after the expiry of the lease period of the party who is effected by the same.

4. Auction of enclosures.

(a)In March every year, on a date to be fixed by the District Judge and previously notified, the enclosures shall be auctioned by the Civil Judge (Senior Division) on lease for a period of one year w.e.f. the first day of April next.(b)The lease period can be extended, with the prior approval of High Court, for a further period of one year on existing conditions, in case of satisfactory service by the lessee.(c)The lessees shall undertake the lease on the conditions prescribed in the form of agreement appended as Appendix-A. The form can be amended keeping in view the situation/character of the enclosures leased out.(d)The leased deeds executed by the lessees shall be kept with the Superintendent of the District Judge and the same shall be kept by him under lock and key.

5. Payment of lease money.

(a)The lessee shall deposit 25% of the lease money at the time of auction. The balance amount shall be deposited within one month of the commencement of the lease period.(b)In case of non-deposit of lease money within the prescribed time, the first deposit of 25% of the lease money shall be forfeited and enclosures shall be put to auction for the remaining period. The first lessee shall be

liable to pay the difference, if any, between the lease money, if the subsequent lease is for lesser amount.

6. Payment and collection Account.

(a)A payment and collection account shall be maintained by the Civil Nazir/Naib Nazir for each enclosure and lease separately in Form Appendix B. A register in Form Appendix C shall also be maintained by him for keeping monthly record of the expenditure. The Civil Judge (Senior Division) shall inspect these accounts every month and shall submit a detailed report about the recovery of lease money and the expenditure, to the District Judge.(b)The Civil Nazir/Naib Nazir shall maintain Treasury Pass Book in the Form Appendix D and shall remit the lease money on the date of receipt to the Treasury/Sub Treasury. Each remittance shall be accompanied by a memorandum in the Form Appendix E, Treasury Pass Book and challan in Form Appendix F.

7. Expenditure from Fund.

(1)The expenditure can be incurred from the fund on the following items:-(a)Cleanliness, upkeep and beautification of Judicial Court Complex;(b)Facilities for the litigants;(c)The upkeep and furnishing of Judicial Guest House;(d)Petty construction and repairs to be effected in Judicial Courts Complex;(e)Functions organized on the directions/orders of Legal Services Authority, Punjab.(2)Civil Judge (Senior Division) shall submit a detailed proposal to the District Judge regarding the item for which and the amount to be utilized from the fund the expenditure shall be incurred only after the approval of the District Judge;(3)In case the expenditure on any item is to exceed of Rs. 20,000/-, the District Judge shall take the prior approval of the High Court.

8. Quarterly statement of collection, expenditure and arrears.

- A quarterly statem	ent in Form Appendix G sho	wing the amount rece	ived as lease m	oney, the
arrears and the expe	nditure, together with the n	ecessary explanation,	shall be submit	ted by the
District Judge to the	High Court along with quar	terly statement.Forms	s under the Jud	licial Courts
Premises and Comp	ound Fund RulesAppendix A	A[Referred to in Rule 4	1(3)]Form of A	greementI
	son of	ago	ed	_years,
resident of	Tehsil	District	, bein	ıg in full
possession of my ser	nses, hereby execute this dee	ed of agreement in favo	our of the Distr	ict Judge
	District, and in respect o	of leasing	of	
	_ enclosures, in Judicial Co	urts Premises, subject	to the followin	g terms and
conditions, which sh	all be strictly binding upon	me:-(1)That I shall be	the lessee of th	e above for a
period of twelve mor	nths, from the 1st of April, 20	o to the 31st of	f March, 20	(2)That I
shall deposit immed	iately ¼th of Rs	the lease money	, i.e. Rs	The
balance will be paid	by 10th of May 20(3	3)That I shall produce	a surety who w	rill execute a
bond to the effect th	at he will be responsible to p	oay the lease money du	ie to the Distric	ct Judge in case
I make default in pa	ying the same.(4)That I shal	l keep, no livestock in	the Judicial Co	ourts
Complex.(5)That I s	hall make no additions or al	terations of any sort to	the enclosure	leased to
me.(6)That I shall at	ford ample protection for fo	odstuff and other eata	bles as approve	ed by the Civil

_						e of a breach , may	•					
further	notice,	and tha	t I sha	all no	t be e	ntitled to cla	im a refu	ınd from t	he money o	deposited a		
	_				_	the loss suf			_			
			-			term of the l	-					
										_ and no further		
notice of	of ejectn	nent wi	ll be n	ecess	ary.Ir	n witness wh	ereof, I _			S1	ıbscribe	
my nan	ne at			, this			day c	of		.Witnesses	:	
1												
2												
					-	re of lessee)				Rule 5(1)]R	egister of	
Receipt	ts of Dis	trict/Su	ıb Div	ision			_ in Con	nection w	ith Fund			
Serial 1	F.	rom wh	om		Enclo	osure Numb	er of othe	er descript	ive name	Amount		
Seriai I	re	ecovera	ble		of the	e propertylea	ased			Recovered	d	
As leas	e ,				т. т. г. г.							
money	A	s dama	ges		Total							
	т	otal										
Annone			undon	Dulo	- (4)]]	Dogistor of E	luman ditu	me of Digt	miot/Cub Di	iriaion		
						Register of E	expenditt	ire or Dist.	rict/Sub D	IVISIOII		
	, i	n Conn	ection	WILII	runc	l .						
Twelve												
month	•											
column												
from A	_											
to Mar	cn											
		11 3 5	-	. 1		1	0 . 1		1 5	1 *	n 1	-
Descrip	otion Ap	orii Ma	y June	e July	/ Aug	ust Septemb	er Octob	er Noven	iber Decen	nber Janua	ry Febru	ary M
	Rs	s. Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	R
Total												
Append	lix D[Re	eferred	under	Rule	5(2)]	Treasury Pa	ss Book f	or	of Dist	rict/Sub Di	vision	
Fund	-				0()3	•				,		
Dr.	Receip	t		Cr.		Payment						
· -	P					Initials of				Ini+	ials of	
Month	Date	Partic	ulars	Δm		Treasury	Montl	n Date Par	rticulare A	mount Tre		
MIOIIII	Date	of Rec	eipts	AIII		Officer	MIOIIII	i Date Fal	i deulats A	offi	-	
						OHICEL				OIII	CCI	

Rs.
Opening balanceReceipts for the month as per "Registerof Receipts" Payments for the months as
shown in the "Register of expenditure" Closing Balance as perthe Treasury Pass Book

Appendix F[Referred to in Rule 5(2)]

Appendix E[Referred under Rule 5(2)]Memorandum

	Counterfoil	of Re	ceipt.					
Book No	0	_	Вос	ok No				
Receipt	No		Rec	eipt No				
Date							Da	ıte
No. of e	ntry in Register of s		No. of ent Receipts	ry in Registe	er of			
Name o	f depositor					Name of depositor		•••
Amount deposited						Amount deposited		
•	re of Civil Judge(Sr. ddl. Civil Judge(Sr.		O	•				
	ix G(Referred to in Ru r the Quarter ending _		-		_	Receipt and	Expe	nditure of the
Serial No.	rial Receipts for		eipts for	TotalRs.	Expenditure during the Balanc quarterRs.		eRs.	RemarksRs.
District	Judge,District	_						