The Pepsu Tenancy and Agricultural Lands Rules, 1958

PUNJAB

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Rule

THE-PEPSU-TENANCY-AND-AGRICULTURAL-LANDS-RULES-1958 of 1958

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Part I – Preliminary

1. Short title and commencement.

(1)These rules may be called the Pepsu Tenancy and Agricultural Lands Rules, 1958.(2)They shall come into force at once.[Provided that rules 30, 31 and 31A shall be deemed to have come into force on the 30th October, 1956.] [Proviso added by G.S.R. 76, dated 28th March, 1963.]

2. Definitions.

- In these rules, unless the context otherwise requires, -(a)'Act' means the Pepsu Tenancy and Agricultural Lands Act, 1955 (Act No. 13 of 1955);(b)'Commission' means the Pepsu Land Commission established under sub- section (1) of section 32-P of the Act;(c)'Form' means a form appended to these rules;(d)'Schedule' means a Schedule appended to these rules.
- 3. [Appointment powers and jurisdiction of prescribed authorities. [Substituted by Punjab Government Notification No. 8624-All.(II)-60/4252, dated the 16th December, 1960.]

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(1)Every [Assistant Collector of the First Grade], shall, within his jurisdiction, be the prescribed authority for the purposes of any provision of the Act and shall exercise all the powers vested in the prescribed authority under any such provision: Provided that for the purposes of [Chapter IV] [Substituted for the words 'section 22' by Punjab Government Notification No. 9624-ARI-(II)-60/4309, dead 26th December, 1960.] of the Act, any person specially appointed by notification by the State Government from time to time for any area specified in such notification shall also be the prescribed authority for that area: Provided further, that for the purposes of sub-section (2) of section 32- BB of the Act, the prescribed authority shall be -(a)if the lands owned or held by a landowner or tenant are situated in Patwar Circles comprised in one district, the Collector of that district; and(b)if the lands owned or held by a landowner or tenant are situated in Patwar Circles comprised in more than one district, the Collector of the district in whose jurisdiction, the largest area of such lands is situate.(2)Where there are more officers than one In any area, the Collector of the district shall have the power to distribute the work amongst them.]

4. Prescribed relatives for personal cultivation.

- For the purposes of sub- clause (ii) of clause (g) of section 2 of the Act, the relatives prescribed shall be the landowner's mother, father, wife, husband, son, grandson, daughter, grand-daughter, brother, nephew, uncle, brother-in-law, maternal uncle, son of brother-in-law, or of maternal uncle.

5. Conversion of ordinary acres into standard acres.

- An equivalent, in standard acres, of one ordinary acre of any class of land in any tahsil shall be determined by dividing by 100, the valuation shown in Schedule A for such class of land in the said tahsil.[Provided that the valuation shall be, -(a)in the case of Banjar Qadim land, one-half of the value of the class previously described in the records and in the absence of any specific class being stated, one-half of the value of the lowest barani land;(b)in the case of Banjar Jadid land, seven-eighth of the value of the relevant class of land as previously entered in the records or in the absence of specified class in the records, or the lowest barani land; and(c)in the case of cultivated thur land subject to water-logging, one- eighth of the value of the class of land shown in the records or in the absence of any class, of the lowest barani land.]Explanation. - For the purpose of determining the class of any land, the entry in the latest jamabandi relating to such land shall be conclusive.

Part II - Reservation of Land

6. Intimation of reservation.

(1)The reservation of land under section 5 of the Act, shall be made by the landowner, in Form I, which shall, in duplicate, either be delivered by him personally or sent by registered post (acknowledgement due) to the Collector of the district in which his land is situate: Provided that where the land of a landowner is situated in more than one district, the reservation may be intimated to any one of the Collectors in whose district the land is situate.(2)The Collector shall

issue a receipt to the landowner as soon as Form I, in duplicate, is received by him.(3)In every case of intimation, under the proviso to sub-rule (1) the Collector receiving the intimation shall inform the Collectors of other districts in which the land of the landowner is situated about the particulars of reservation.

7. Reservation by widows, minors, etc.

(1)The reservation under section 5 of the Act may be made -(a)in the case of a widow, by the widow or by any or all the collaterals of her husband;(b)in the case of a minor, by the guardian;(c)in the case of a member of the Armed Forces of the Union, by any person duly authorised by such member.(2)Where under clause (a) of sub-rule (1) the reservation is made by the collaterals or by the widow as well as the collaterals and the Collector finds that there is a difference of opinion in respect of the nature of the area to be reserved, the Collector shall reserve such area as is acceptable to the majority:Provided that if it is not possible to secure the agreement of the majority, the Collector shall reserve such area to the extent of the permissible limit as he may think fit having regard to the interests of the persons interested in the reservation.

8. Procedure for dealing with reservation forms.

- The Collector shall, after satisfying himself as to the correctness of the particulars mentioned in Form I, issue a notification in Form II and forward copies thereof to every Tahsildar concerned for affixing one copy at a conspicuous place in every estate in which the land is situate and for delivering another copy to the landowner either personally or by registered post:Provided that the Tahsildar shall cause to be made in the Roznamcha of the Patwari concerned a copy of Form I and of the notification and the Patwari shall furnish copies of the same to the tenant or tenants concerned free of cost.

Part III – Payment of Rent, Purchase of Site of Dwelling-house, etc., by Tenants

9. Receipt for rent.

- The receipt for rent to be given to the tenant under section 11(1) of the Act shall be in form III.

10. Notice for the purchase of a site of a dwelling-house.

- A tenant intending to purchase the site of a dwelling-house under sub-section (1) of section 15 of the Act shall intimate his intention to do so by a notice in writing delivered to the landowner personally or through registered post (acknowledgement due).

11. Applications for purchase of site.

- An application under sub-section (4) of section 15 of the Act shall be made by a tenant in Form IV, within a period of three months of the date on which the period specified in sub-section (3) of Section 15, expires.

12. Form of certificate and fee therefor.

- The prescribed authority shall issue to the tenant a certificate required by sub-section (7) of Section 15 of the Act in Form V on a general stamp paper of the value of one rupee to be furnished by the tenant. A copy of the such certificate shall be forwarded by the prescribed authority to the landowner and a copy thereof shall also be retained by that authority on record.

13. Period for application to make improvement.

- An application under sub- section (2) of section 16 of the Act shall be made by a tenant to the prescribed authority within a period of three months of the date on which the period specified in that section expires.

Part IV – Acquisition of Proprietary Rights and Payment of Compensation therefor by Tenants

14. Application for acquisition of proprietary rights.

- A tenant intending to acquire proprietary rights under Chapter IV of the Act shall make an application in Form VI and such application shall be presented by him to the prescribed authority personally or through his recognised agent.

15. Form of certificate.

(1)A certificate to be given by the prescribed authority under sub-section (3) of Section 23 of the Act shall be in Form VI-A and shall be issued to the tenant on general stamp paper of the value of one rupee to be furnished by him.(2)The prescribed authority shall prepare three extra copies of such certificate, one to be placed on the file, the second to be sent to the landowner, and the third to be sent to the Patwari concerned who shall make mutation entries in accordance with the certificate which shall, for purposes of attestation of the mutation and charging of fees, be treated as if it were a decree of a revenue court.

16. Declaration under section 24 of the Act.

- A declaration under sub- section (1) of section 24 of the Act shall be in Form VII and shall be presented by a tenant personally to the prescribed authority.

17. Annual instalments for payment of compensation.

(1) The compensation payable under section 26 of the Act shall, if it is not paid voluntarily by the tenant in lump sum, be paid, -(a)where it does not exceed two hundred rupees, in two annual instalments;(b)where it exceeds two hundred rupees but does not exceed five hundred rupees, in three annual instalments;(c)where it exceeds five hundred rupees, but does not exceed seven hundred and fifty rupees, in four annual instalments;(d)where it exceeds seven hundred and fifty rupees, but does not exceed one thousand rupees, in five annual instalments; and(e)where it exceeds one thousand rupees, in six annual instalments.(2)Ordinarily all instalments referred to in sub-rule (1) shall be equal in amount up to a rupee the balance, if any, being payable with the last instalment.

18. Contents of award.

(1)Every award of compensation made under Chapter IV of the Act shall contain the following particulars -(a)full description of the land;(b)total amount of compensation payable;(c)amount of each instalment fixed and the date by which it is to be paid;(d)names of the persons entitled to receive compensation and the share due to each one of them;(e)names of the tenants by whom compensation is payable with a description of the share payable by each;(f)full description of the shares of the tenants acquiring proprietary rights in the land.(2)Every landowner and tenant interested in the award shall be furnished by the prescribed authority with a copy of the award free of cost.

18A. [Application for vesting of proprietary rights upon tenant. [Rule 18A inserted by GSR 76, dated 28th March, 1963.]

(1)An application by the landowner under sub-section (1) of Section 29A, requiring the tenant to acquire proprietary rights in the land comprising his tenancy shall be presented by him personally or through his recognised agent(2)The prescribed authority, on receipt of the application under sub-section (1), shall obtain such other particulars as it may deem fit for the proper disposal of the application from the tenant or such other source as it may deem fit.] [Inserted by Punjab Government notification No. 8309-ARI-(II)-59/1565, dated the 14th April, 1959.]

Part V – Returns of Land in excess of Ceiling and Acquisition and Disposal of Surplus Areas by Government

19. Form of return to be furnished by persons having land in excess of the ceiling and manner of furnishing thereof.

(1)Every landowner or tenant required to furnish a return under section 32-B of the Act shall furnish it, in duplicate in Form VII-A or From VII-B, as the case may be, to the Collector of the district in which his land is situate, personally or by registered post (acknowledgement due):Provided that

where the land of any such landowner or tenant is situate in more than one district, the return shall be furnished to the Collector in whose district the largest area of land mentioned therein is situate with additional copies thereof for the Collector of every other district in which the land of such landowner or tenant is situate.(2)The Collector to whom the return in Form VII-A or Form VII-B, is furnished shall issue a receipt to the person furnishing the return as soon as the return in the required number of copies is received by him.(3)In every case falling under the proviso to sub-rule (1) the Collector receiving the return shall forward two copies thereof to the Collector of every other district in which the land is situate.

20. Patwari to assist landowner or tenant in filling up Form VII-A or VII-B.

(1)A landowner or tenant may, on payment of a fee of one rupee require the Patwari concerned to fill up From VII-A or From VII-B as the case may be for him:Provided that where the land of landowner or tenant is situated in more than one village, the Patwari of the village in which the largest area of the landowner or tenant is situated shall fill up the Form and it shall be the duty of the landowner or tenant to intimate to the Patwari, the name of the village in which the largest area of his land is situated and to produce to the Patwari attested copies of the entries of Jamabandis of other villages in which his land is situated.(2)Where a Patwari fills up a Form under sub-rule (1) he shall be responsible for the correctness of all entries taken from the revenue record in his possession and he shall also attach attested copies furnished to him by the landowner or tenant with the Form filled up by him.(3)The Patwari shall furnish to the landowner or tenant a regular receipt of the fee charged by him for filling up the Form.(4)After the Form has been filled up in accordance with the provisions of the preceding sub-rule, the Patwari shall hand it over to the landowner or tenant concerned for submission by him to the Collector as required by sub-rule (1) of rule 19.

21. Verification of particulars given in returns referred to in rule 19.

- On receipt of Form VII-A or VII-B, from the person concerned, the Collector shall get the particulars given therein verified by the Tahsildar/Tahsildars of the tahsil/tahsils in which the person owns or holds land in tenancy or in any other capacity: Provided that where any land is situate in another district, the verification shall be secured through the Collector of that district.

21A. [Form, etc., of declaration under section 32-BB of the Act. [Inserted by Punjab Government notification No. 188-LR-II-58/3909, dated the 30th July, 1958.]

(1)The declaration supported by an affidavit required to be furnished under section 32-BB of the Act shall be furnished by a landowner in Forms VII-C and VII-E and by a tenant in Forms VII-D and VII-E either personally or by registered post (acknowledgement due) to the Collector of the district in which his land is situated: Provided that where the land of any such landowner or tenant is situated in more than one district, the declaration supported by an affidavit shall be furnished to the Collector, in whose district the largest area of land mentioned therein is situate.(2)In addition to the Forms referred to in sub-rule (1) as many copies thereof as there are Patwari Circles in which the

21B. Collection of information through Revenue Field Staff, under Section 32-C of the Act.

(1)Where any person referred to in section 32-B of the Act fails to furnish the return prescribed under that section, the Collector shall cause the return to be filled up by the Patwari, in duplicate, in Form VII-F if such person is a landowner or in Form VII-G if such person is a tenant. The Patwari shall retain one copy of each return filled in by him and forward the other to Circle Kanungo.(2)The Circle Kanungo shall, after personal examination, attest all entries made by the Patwari in Form VII-F or Form VII-G and forward it to the Tahsildar who shall verify it and forward it further to the Collector.(3)Where, in the case of a landowner, additional copies of Forms VII-C and VII-E, and, in the case of a tenant, additional copies of VII-D and VII-E, have been received by the Collector under sub-rule (4) of rule 21-A, the Collector shall, after holding such enquiry as he thinks fit, return them to the Collector from whom they were received along with Form VII-A or Form VII-F, in the case of a landowner and Form VII-B or VII-G, in the case of a tenant, as the case may be.]

22. Draft statement.

(1)After satisfying himself as to the correctness of the particulars mentioned in [Form VII-A to VII-G, as the case may be] [Inserted by Punjab Government notification No. 188-LR-II-58/3909 dated the 30th July, 1958.] the Collector shall prepare a draft statement (mentioned in sub-section (1) of Section 32-D of the Act), in Form VIII.(2)A copy of the statement in Form VIII shall be forwarded immediately by the Collector to the landowner/tenant under cover of an endorsement prescribed in the Form and it shall be served upon the landowner/tenant as if it where a summons in the manner prescribed in section 90 of the Punjab Tenancy Act, 1887.

23. Final Statement.

- The final statement under sub-section (6) of section 32-D of the Act, shall be in Form VIII which shall be adopted subject to the modification that the word 'Draft' and the Form of endorsement appearing thereon shall be omitted.

23A. [Prescribed relations for the purposes of section 32-FF of the Act. [Inserted by Punjab Government notification No. 2169-ARI (II)-59/1659 dated the 20th April, 1959.]

- For the purposes of section 32-FF of the Act, the prescribed relations shall be the wife or husband, male or female descendants and the descendants of such female, father, mother, father's or mother's sister, brother and his descendants, mother's brother and his descendants, wife's brother and sister's husband.]

23B. [Allocation of land for the purpose of second proviso to clause (a) of sub-section (1) of section 32G of the Act. [Rule 23B inserted by GSR No. 76, dated 28th March, 1963.]

- Where land in the surplus area exceeds fifty standard acres, it shall, for the purpose of computing compensation under clause (a) of sub-section (1) of section 32-G of the Act, be so allocated to sub-clauses (i), (ii) and (iii) of that clause that the Khasra numbers of fields or the killa members of rectangles, as the case may be, in numerical order, shall first be taken to form the first two slabs of twenty-five standard acres each and the khasra numbers or killa numbers, as the case may be, remaining thereafter shall be allocated to sub-clause (iii) of clause (n) of sub-section (1) of Section 32-G of the Act:Provided that where land in the surplus area is situate in more than one village, the allocation shall be made by taking the land in the different villages in the order in which they appear in a list of the villages prepared in an alphabetical order in English];

24. [Form of compensation statement. [Substituted by Punjab Government Notification No. 848/ARI-II-60/907, dated 23rd Feb. 1960.]

(1)The compensation statement referred to in sub-section (2) of section 32-G shall be prepared in Form IX and shall consist of two parts - Part A and Part B.(2)When the final statement has been published under sub-section (6) of section 32-D of the Act, the Collector or the Officer authorised by the State Government shall, as soon thereafter as may be practicable, prepare Part A of the Compensation statement in accordance with the principles laid down in the proviso to clause (a) of sub-section (1) of section 32-G of the Act and clause (b) of the aforesaid sub-section.(3)Part B of the compensation statement shall be prepared by the Collector, the officer authorised by the State Government after the Commission has determined the fair rent of the land and the market value of the building, structure, tube-well on crop, if any, on it.(4)The compensation determined under sub-rule (2) shall be deemed to be and hereinafter referred as provisional compensation.

24A. Form of notice.

- The notice referred to in sub-section (2) of Section 32-G of the Act shall be in form X.

24B. [Mode of Payment of Compensation. [Substituted by GSR No. 52, dated 22nd February, 1963.]

(1)A sum up to maximum of Rs. 2,500 shall be paid in lump sum, in cash, towards the final compensation due for surplus area vesting in the State Government under Section 32-E: Provided that if after payment of the above amount a sum less than Rs. 50 is due as compensation that too shall be paid in cash simultaneously.(2)The remaining amount of compensation, if any, worked out after completing Part B of the compensation statement shall be paid in bonds: Provided that any amount which cannot be covered by bonds shall be paid in cash.(3)The amount paid in cash under sub-rule (1) shall be deemed to be a part of, and shall be adjusted against the amount of compensation payable to the person concerned.]

24C. Issue of voucher for cash payment.

(1)Payment of compensation in cash shall be made through vouchers in Form IX-A. The books each containing 100 vouchers and counterfoils shall be kept in double lock and shall, on receipt of demand in Form IX-B, be issued to the Collector or the Officer authorised by the State Government, who shall keep the book in this personal custody and shall before commencing use thereof, send an intimation to the Treasury Officer, in Form IX-C. Only one book shall ordinarily be issued by the Treasury Officer to the Collector or the officer authorised by the State Government at one time.(2)A voucher which is not encashed for more than three months from the date of its issue shall cease to be cashable unless it is, on an application by the holder thereof, countersigned and revalidated for payment by the Collector or the Officer authorised by the State Government. The holder, on failure to obtain payment within three months from the date of issue shall submit the voucher with an application for revalidation of the same. In case of loss, destruction, mutilation of the original voucher, the holder may apply for the issue of a fresh one. In such a case, fresh voucher shall not be issued until after the expiry of six months from the date of issue of the original voucher and after a non-payment certificate has been obtained from the Treasury Officer.

24D. Account of voucher.

- The Treasury Officer shall keep an account of the vouchers presented and encashed on each day of payment in Form IX-D. The statement in Form IX-D shall be kept in a guard file. Where no payments are made on any day, the Treasury Officer shall prepare a blank statement in Form IX-D. The Treasury Officer shall prepare a monthly statement in Form IX-E and send one copy thereof, to the Collector or the Officer authorised by the State Government who shall consolidate the same in district statement to be prepared in Form IX-F and shall forward copies thereof, one each, to the Commissioner of the Division, Additional Secretary Revenue and Finance Secretary to Government, Punjab.]

25. Period for removal of building, structure, tube-well or crop from surplus area.

- Under sub-section (4) of section 32-G of the Act, the period shall be, -(a)three months from the date on which the final statement is published in the Official Gazette, for removing any building, structure or tubewell; and(b)reasonable time for removing a crop. Explanation. - The extent of reasonable time which shall be determined by the Collector with due regard to the climatic conditions of the area and other circumstances in which a farmer of average prudence may be harvest his crop once it is ripe.

25A. [[Added by Punjab Government Notification No. 5784-ARI (II)-63/3262, dated the 14th October, 1960.]

- The prescribed amount payable by the persons to whom land is allotted out of the surplus area in pursuance of a scheme framed by the State Government under Section 32-J of the Act shall be equal to the aggregate amount of compensation payable by the State Government for the surplus area which is allotted to them. When the prescribed amount is not paid in lump sum the interest, if any, payable by the State Government on such part of the compensation as is paid in bonds shall also be included in it].

26. [Return in respect of land acquired by a person subsequently. [Inserted by Punjab Government Notification No. 2169-ARI (II)-59/1959, dated the 20th April, 1959.]

- The return under section 32-M of the Act shall be furnished by a person in Form X-A or X-B according as he is a landowner or tenant within three months from the date of publication of Punjab Government (Revenue Department) notification No. 2169-A R.I(II)-59/1659, dated the 20th April, 1959, or within a period of three months from the date on which he acquires the land by inheritance, bequest or gift, whichever is later].

Part VI – Pepsu Land Commission and Functions thereof

27. [Remuneration payable to Chairman and members of Pepsu Land Commission. [Punjab Government notification No. 4265-ARI(II)-59/5239, dated the 24th November, 1959.]

- The Chairman and members of the Commission shall be paid remuneration for the performance of their duties under sub-section (3) of section 32-P of the Act according to the following scale -(i)where a retired Judge of the High Court is appointed as Chairman or a retired officer is appointed as member of the Commission, he shall be paid two hundred rupees or one hundred rupees, respectively, for each day on which the commission meets or transacts business: Provided that the total amount payable for a month shall not exceed the pay drawn by him immediately

before retirement minus gross pension.(ii)In addition to the remuneration mentioned in clause (i), there shall be paid to the Chairman Travelling and Daily Allowances, at the rate admissible to a Judge of the High Court and to the member at the rate admissible to him on the pay drawn by him before retirement;(iii)where a working Judge of the High Court is appointed as Chairman or a working Officer is appointed as member of the Commission, he shall be paid his pay and also Travelling and Daily Allowances on tour rates as admissible under the rules;(iv)where non-official is appointed as member of the Commission he shall be paid one hundred rupees for each day on which the Commission meets or transacts business, provided that the total amount payable for a month shall not exceed Rs. 1,000:[Provided further that an honorarium at the rate of Rs. 100 for every additional sitting exceeding 15 shall be paid to the non-official member if the Commission meets, or transacts business for full 20 days in a month and if the Commission meets or transacts business for less than 20 days in a month, the rate of honorarium after 15 sittings shall be Rs. 60 per day;](v)in addition to the remuneration mentioned in clause (iv), there shall be paid Travelling and Daily Allowances to the non-official member at the rate admissible to Class I Officer of the Punjab Government under the Punjab Civil Services Rules, Volume III.]

28. Determination of fair rent and classification of soils.

(1)Fair rents shall be determined by the Commission for each assessment circle as recognised at the last Settlement.(2)In determining fair rents the Commission shall, -(1)follow the principles laid down in rules 1 to 12 of the Land Revenue Assessment Rules, 1929, which shall be applicable mutatis mutandis and subject to the amendment that the average yield per acre of any crop given in the last Settlement Report shall be adapted; and(2)take into account such other factors not being inconsistent with the provision of the Act and these rules, at it may consider necessary.(3)The Commission shall, as far as possible, adhere to the classification of soils as adopted at the last Settlement and where it feels that owing to any circumstances which may have developed since the last Settlement, reclassification of soils in any area has become necessary, it shall, while reclassifying soils, keep in view the principle that classification should be as simple as possible and be based on broad differences of a fairly permanent character which effect in a marked degree the economic rental of the land.

29. Determination of market value of building, structure, tube-well or crop.

(1)In determining the market value of any building, structure or tube-well, the Commission, shall take into account the advice of the Chief Engineer, P.W.D., Punjab concerned or any other officer nominated by him.(2)[-] [Sub-rule (2) omitted by GSR No. 76, dated 28th March, 1963.]

30. [Exemption of orchards where they constitute reasonably compact areas, specialized farms engaged in cattle breeding, dairying or wool raising and sugarcane farms operated by sugar factories.] [Rule 30 substituted by GSR 85, dated 17th March, 1964, with effect from 30th October, 1956.]

- In advising the State Government with regard to exemption of orchards constituting reasonably compact areas or specialized farms engaged in cattle breeding, dairying or wool raising, or sugarcane farms operated by sugar factories from the ceiling in accordance with the provisions of section 32-K of the Act, Commission shall take into account the following factors:-(1)In the case of orchards constituting reasonably compact areas, -(i)It is in existence on the date of the commencement of the Pepsu Tenancy and Agricultural Lands (Second Amendment) Act, 1956 and is recorded as orchard in the Khasra Girdawari of kharif harvest 1956; or if alleged to have been planted under clause (vi) of sub-section (1) of section 32-K of the Act, is recorded as orchard in the Khasra Girdawari of kharif harvest of 1958;(ii)it is primarily used for fruit gardening; and(iii)plantation in it is regular and according to recognised principles of horticulture.(2)In the case of specialized Farm engaged in cattle breeding and dairying, -(i)(a)the number of adult animals of standard breed including one bull of the same breed shall not be less than twenty-one and whole area shall not be more than twenty-one standard acres;(b)an additional area of the one standard acre per additional animal shall form part of the farm if the number of adult animals of standard breed exceeds the number of animals prescribed in sub-clause (a); Explanation. - The adult animals of standard breed be -(i)for breeding purposes -(a)Cows of -(i)Hariana breed, for plains except Kapurthala District;(ii)Sahiwal breed for Kapurthala District;(iii)Jersey crosses and Red Sindhi breed, for hilly areas.(b)Buffaloes of -(i)Nili for the area lying to the north of Sirhind canal, and its Abohar Branch, Faridkot Tahsil and the hill areas.(ii) Murrah for the rest of the areas.(ii) for dairying purposes -(a)Cows of -(i)Sahiwal for plains.(ii)Jersey crosses and Red Sindhi for hilly areas.(b)Buffaloes of Murrah and Nili breeds, for all the areas.(3)In the case of Specialized Farm engaged in wool raising -(i)(a)the farm shall comprise not less than 100 sheep of standard breed and whose area shall not be more than twenty standard acres; and(b)an additional area of one standard acre for every additional unit of 5 sheep of standard breed shall form part of the farm if the number sheep of standard breed exceeds the number of sheep prescribed in sub-clause (a). Explanation. -The sheep of standard breed shall be

- (i) Magra For Plains.
- (ii) Chokla
- (iii) Nali (small and large)
- (iv) Lohi
- (v) Hissar Dale For hilly areas.
- (vi) Gaddi
- (vii) Exotic crosses

Notes.- 'Hilly areas' shall comprise Kandaghat Sub-Division, Nalagarh Division and Panjaur Kanungoi.'Plains' shall comprise remaining parts of Patiala District, Kapurthala, Bhatinda and Mahendragarh Districts.(4)In the case of Sugarcane Farms operated by Sugar factories -A Sugarcane Farm operated by a Sugar Factory eligible for exemption from ceiling is a farm operated by a sugar factory in which twenty or more workers are working, or were working, on any day during the preceding twelve months and in which any manufacturing process connected with the production of sugar is being carried on or is ordinarily carried on with the help of power: Provided that the Commission may also take in account the following factors:-(1)In the case of a specialised farm, engaged in cattle breeding and dairying -(i)milk records of individual animals are

maintained; (ii) history sheets of the animals and their progeny are maintained; (iii) culling of undesirable progeny is carried out; (iv) the bull is replaced after every 3 years to avoid ill-breeding;(v)The animals are tested against Tuberculosis and Brucellosis periodically;(vi)cleanliness and principles of milk by hygiene are adhered to;(vii)animals are branded or tattooed for purposes of identification; (viii) one-third area of the farm is used for growing green leguminous fodder crops and no cash crops are sown thereon; (ix) in case of a unit exceeding 100 animals, the landowner has employed full-time qualified Dairy or Veterinary personnel; and(x)free inspection of the farm by the Officers of the Animal Husbandry Department once a year is allowed.(2)in the case of a specialised farm engaged in wool raising -(i)the wool record of individual animal is maintained; (ii) culling of undesirable progeny is carried out; (iii) flock is tested for Brucellosis periodically; (iv) the ram is replaced after every two years; (v) in case of unit exceeding 500 animals, the management has engaged full-time qualified Veterinary personnel; (vi) animals are branded or tattooed for purposes of identification; (vii) one-third area of the farm is under leguminous fodder crop and the remaining two-third area is reserved for grazing purposes; and(viii)free inspection of the farm by the officers of the Animal Husbandry Department once a year is allowed.

31. [Exemption of efficiently managed farms. [Substituted by GSR 76, dated 28th March, 1963, with effect from 30th October, 1956.]

(1) Any person claiming exemption from the ceiling under clause (iv) of sub-section (1) of section 32-K of the Act, shall also furnish information in Form XI to the Collector along with Form VII-A or Form VII-B, as the case may be, and, where Form VII-A or VII-B, as the case may be, has already been furnished to the Collector under rule 17-A of the Pepsu Tenancy and Agricultural Lands Rules, 1953, Form XI shall alone be furnished within one month of the publication of these rules or within such further period as Government may notify.(2)The features and the maximum marks to be awarded for each feature referred to in clauses (a) and (b) of sub-section (4) of section 32-K of the Act shall be given in Schedule B.(3)The crops and the standards of yield are standard acre of each such crop for the purposes of clauses (c), (d) and (e) of sub-section (4) of section 32-K of the Act shall be as given in Schedule C.(4)The information referred to in sub-section (5) of section 32-K of the Act shall be furnished by the landowner to the Collector in Form XII personally or through his recognised agent or by registered post (acknowledgment due). Information in the aforesaid Form shall be furnished, -(i)in the case of Rabi harvest, before the 31st July; and(ii)in the case of Kharif harvest, before the 31st January :Provided that information in respect of harvests prior to and including Kharif, 1962, shall be furnished before the 31st July, 1963.]

31A. [Awarding of marks to farms growing non- prescribed crops. [Rule 31A inserted by GSR No. 76, dated 28th March, 1963, with effect from 30th October, 1956.]

- Were the Pepsu Land Commission finds that it is not possible to award to farm marks relating to the feature of yield of crops because crops which have not been prescribed are sown in the farm, the Commission may award to such farm marks relating to the feature of yield in the same manner as if crops so sown are prescribed crops. Provided that the standard yields of the crops so sown shall be taken to be fifty percentum in excess of the average yield of such crops in the locality in which the farm is situated.]

Part VII - Miscellaneous

32. Form and manner of appeals.

(1)An appeal under section 39 the Act shall be preferred either personally or through a recognised agent.(2)An appeal or revision, as the case may be, shall be on -(a)one rupee court fee stamp paper, when made to the Collector;(b)two rupees court fee stamp paper, when made to the Commissioner; and(c)four rupees court fee stamp paper, when made to the Financial Commissioner.

33. Procedure

- In all proceedings, under the Act, the Collector or any other Officer shall observe the same procedure as is prescribed for Revenue Officers by the provisions of the Punjab Tenancy Act, 1887: Provided that, where a Collector or the other Officer is satisfied that no issue of major importance is involved in the proceedings, it shall not be necessary for him to take down the evidence of all the witnesses in writing at length and it would be sufficient if the Collector or such other Officer, as the examination of each witness proceeds, prepares a memorandum of the substance of what he deposes and such memorandum shall form part of the record and in other cases, the evidence of all witnesses shall be recorded in full in the form of a narrative and shall be read out to the witnesses and, after being corrected, if necessary, shall be signed by the Collector or such other Officer, as the case may be.

34. Court fee.

- Save as otherwise provided in these rules, all applications made under the provisions of the Act shall bear one rupee court fee camp and process fees shall be chargeable as prescribed by or under the Court Fees Act, 1870 (Act VII of 1870).

35. Manner of service of notices or orders.

- Save as otherwise provided in these rules, notices or orders under the Act shall be served in the manner provided in section 90 of the Punjab Tenancy Act, 1887 (Act No XVI of 1887).

36. Cancellation of the Pepsu Tenancy and Agricultural Lands Rules, 1953.

- The Pepsu Tenancy and Agricultural Land Rules, 1953 notified with the erstwhile Pepsu Government notification No. 148, dated the 22nd December, 1953, as amended by Punjab Government, Revenue Department, notifications No. 221-LRR-(CH)-57/3276-A, dated the 2nd August, 1957 and No. 221-LRR(CH)-57/II/4631, dated the 4th October, 1957, are hereby cancelled

:Provided that, notwithstanding the cancellation of the said Rules, anything done or any action taken in the exercise of any power conferred by or under the said Rules shall be deemed to have been done or taken in exercise of the powers conferred by or under these Rules, as if these Rules were in force on the day on which such thing was done or action was taken. Form I(See rule 9)Particulars of all the land of a landowner and of the land reserved by him for personal cultivation as required under section 5 of the Pepsu Tenancy and Agricultural Lands Act, 1955 (13 of 1955)ToThe Collector,.......Sir,As required by section 5 of the Pepsu Tenancy and Agricultural Lands Act, 1955 (13 of 1955), I furnish below the particulars of the land held by me as landowner, as also of the area which I want to reserve for my personal cultivation.

1	2	3	4		5		6	
Sr. No.	Village	Area owned	underquasi-		Total of standar acres in column and 4		Permissible limit in standard acres	
Khewat No.	Ordinary acres	Standard acres	Khewat No.		Ordinary acres		Standard acres	
7		8	9	10		11		
Area held for personal cultivation immediatelybefore 3rd December, 1953		acres in	Area required to make up permissible limit in standard acres	Particulars of the area reserved for personalcultivation including the area in column 8		Ren	narks	
Khewat No.		Ordinary acres	Standard acres	Field No.		Are Big	a in has	Standard acres

Collector.Form III(See rule 9)Receipt for rent to be given by a landowner to a tenant.
Received rent in cash (Rs.)kind (a) (in words)
Rupeesfor Kharib (b)Rabi from, son
ofof village
District, in respect of land in my ownership/in the ownership ofson
of Tahsil, District
Comprising khasra Nomentioned in Qabuliyat/Patta,measuring Acres,
KanlasSignatureson
ofDandowneron behalf
ofVillageTahsilDistrictDated
the
names of commodities received and their weight in maunds and seers.(b)Enter year here.Form
IV(See rule 9)Form of application for purchasing the site of a dwelling-houseToThe
Tahsildar/Naib-Tahsildarof TahsilI,son ofof
village Tahsilbeing in occupation of a dwelling-house built at my
expense on a site measuringsituated in field Noin villagein
Tahsil, belonging to, son of, landowner of
village, intend to purchase the said site. A notice to purchase the site was given by me to
the landowner on to which no reply has been received from him within the statutory period
of one month/reply has been received but I am not willing to pay the price of Rs demanded by
the landowner.It, is therefore, prayed that market price of the site may be fixed for payment to the
landowner to enable me to purchase the site. I will deposit the amount so determined for the issue of
a sale certificate.DateSignature and address of the tenant.Form V(See rule
12)Certificate of sale under section 15(7) of the Pepsu Tenancy and Agricultural Lands Act,
1955.Case No.Date of institutionI,
, Tahsildar/Naib-Tahsildar of, hereby certify that
, son of, resident of village, tahsil,
district, is the purchaser of the site measuring,
situated in Khasra No, of the said village, tahsil and district on
payment of RsThis certificate is granted under the provisions of sub-section (7) of
Section 15 of the Pepsu Tenancy and Agricultural Lands Act, 1955. Signature of
Tahsildar/Naib-Tahsildar.DatedSealForm VI(See rule 14)Form of application for
acquisition of proprietary rights by tenants.To (Prescribed
authority)Sir,

1. I am a tenant as defined in section 20 of the Pepsu Tenancy and Agricultural Lands Act, 1955, and hereby apply to acquire proprietary rights in the land comprising my tenancy, particulars of which are given in Table (A) enclosed.

- 2. I attach the following documents in proof of the fact that I am a tenant as defined in section 20 of the said Act.
- 3. I own/hold land particulars of which are given in Table (B) enclosed.
- 4. I solemnly affirm that the particulars given in the said Tables (A) and (B) are true to the best of my knowledge.
- 5. I, therefore, pray that compensation payable by me may be determined and instalments for payment thereof fixed.

Date-----Your faithfully, Signature or thumb-impression. Table (A) Village, Land Total area Khasra, Total area Tehsil Name, Revenue Name, Khewat in column 3 Serial parentage to be and and rates parentage and converted acquired District and address and ceases Remarks and No. Khata into address of (ordinary where of the assessed Nos. of standard applicant land is landowner on the acres) the land acres situated land 8 1 2 5 6 7 9 3 Table (B) Village, Tehsil Total area in Total of items and District column No. 4 Nos. 3(b) and (d) Serial No. Land held Remarks whereland is converted into (ordinary acres) standard acres situate In any other As owner capacity Khasra, Khasra, Area in ordinary Area in ordinary Khewat and Khewat and acres acres Khata Nos Khasra Nos. (a) (b) (c) (d) 6 1 2 3 5 4

Form VI-A(See rule 15)Certificate of sale under section 23(3) of the Pepsu Tenancy and Agricultural	
Lands Act, 1955.Case NoDate of institutionvsI,	
, Tahsildar/Naib-Tahsildar of, hereby certify that, son of,	
resident of villagetahsildistrictis the purchaser of land	
comprising Khasra Nos, measuringsituated in village tehsil,	
district The amount compensation determined in respect of the said land is Rs and	

nPa	nd the whole the amou	nt, s	aid first insta	alment of Rs	and nP				
has since been paid by purchaser. This certificate is granted under the provisions of sun-section (3)									
Section 23 of the Pepsu Tenancy and Agricultural Lands Act, 1955. Signature of									
Tahsildar/Naib-Ta	Tahsildar/Naib-Tahsildar.DatedSealForm VII(See rule 16)Declaration to be made by								
a tenant under sub	o-section (1) of section 2	24 of the P	epsu Tenancy	y and Agricult	ural Lands Act,				
1955.To	(Prescribed autho	ority)	Si	r,I	son of				
of Village,	Tahsil	and Dist	trict, l	nad submitted	an application to you				
on the	, 196 , to acquir	e proprieta	ary rights in t	he land comp	rising my tenancy,				
particulars of which	ch are mentioned in Tal	ole (A) ann	exed to the s	aid application	n (reproduced				
overleaf). I hereby	declare that I have aba	indoned m	y intention to	acquire prop	rietary rights in the				
said land.Your fait	hfully,Signature of Thu	ımb-impre	ssion.Date	Tal	ole (A)				
	******	_		Total					
	Village,	Khasra,		area/Land	Revenue				
Name,	Total area to Tahsil	Khewat	Name,	in column					
g . , parentage	and	1	parentage	NT -	1				

Serial ¹ be acquired and No. 3 and cesses District Remarks and address No. (Ordinary) Khata converted assessed address of where of the acres) Nos. of into on the applicant land is landowner the land standard land situate acres 1 2 6 7 8 3 4 5 9 Form VII-A[See rule 19(1)]Return to be furnished by a landowner stating therein his selection of land not exceeding in the aggregate the permissible limit which he desires to retain, the lands in

land not exceeding in the aggregate the permissible limit which he desires to retain, the lands in respect of which he claims exemption from ceiling under section 32-K of the Pepsu Tenancy and Agricultural Lands Act, 1955, and the surplus area.Notes. - (i) Figures wherever required to be given in this Form should be given in English numerals.(ii)In columns regarding area, Khasra and Khewat numbers and particulars of class of land as stated in Schedule A, should be given.(iii)Sub-coloumns regarding standard acres will be filled in by the Collector's Office.(iv)"O.A." and "S.A." stand for "Ordinary Acres" and "Standard Ares", respectively.(v)In columns Nos. 3 and 4, the position as obtaining on the [21st August, 1956] [Substituted by Punjab Government notification No. 188-L.R. II-58/3909, dated the 30th July, 1958.], should be stated.ToThe

Collector,_____District,As required by section 32-B of the Pepsu Tenancy and Agricultural Lands Act, 1955, I furnish the following return:-

1	2	3	4
Name, parentage and place of residence	Village or villages with name of tehsil and district in whichland is situate	Total area owned or held as allottee village-wise	Total Area under self-cultivation village-wise
		Any other area taken on	
Area, if any,	Area other than	lease, mortgage or in any	Total of
reserved for	reserved area which is	other mannerwhich is under	sub-columns (a) to
self-cultivation	under self-cultivation	self-cultivation with name of	(c)
			` '

		ю г оро	a ronancy and rig	,	anarar Lando		10100, 1000			
(a)	(b)		(c)							
O.A. S.A.	O.A. S.A.		O.A. S.A	A.			O.A.	S.A.		O.A. S.A.
									i.).A.
5	6									
	Selected Area n	ot								
Area under	exceeding in the	e								
tenants with	aggregate thePermissible	Limit								
their names	which the Land									
	desires to retain	1								
* 11 11.			Land held as		- 1		Land held in	m . 1 . c		
Land held in proprietary right	Land held as allottee		mortgage		Land held as		any other capacity not	Total of sub-colou	mns	
	Dana nora as an		with possession		Lessee		herein before			
			•			S	specified			
(a)	(b)		(c)		(d)	((e)	(f)		
O.A. S.A.	O.A. S.A.		O.A. S.A.		O.A. S.A.	(O.A. S.A.	O.A. S.A.		O.A. S.A.
					5.A.					S.A.
7		8		9)		10		11	
Particulars of	area sought to be	Reas	sons for				Reasons for o	differnce,		
exempted from	-	clain			Estimated		if any, betwe		D	,
undersection : Pepsu Tenanc	_	exen	nption under		Surplus Area		No. 3 and tot columns Nos		Rem	arks
-	ands Act,1955	colu	mn No. 7	•	1104		and 9(c)	,, ((1), /		
Land other th	an Banjar land	Banj	ar land	Τ	Cotal					
(a)		(b)		(c)					
O.A. S.A.				C).A. S.A.		O.A. S.A.		O.A.	S.A.
G .16 -	1 1 22 -				,		.1.1 -			
CertificateI so	lemnly affirm tha	t the	particulars giv	ve	n by me i	n	this Form are	correct.Sig	natur	e or

July, 1958.] should be stated. To The Collector,___ District, required by section 32-B of the Pepsu Tenancy and Agricultural Lands Act, 1955, I furnish the following return:-1 2 3 Village or villages Particulars of Name, with Land held in parentage name of Tenancy, and place of tehsil and Ownership, Mortgage, residence district in Lease, etc., whichland Village-wise is situate Area held as Area Area held in mortgagee Area of land held in Grand total of cultivated tenancy with with any other capacity sub-columns owned, if as lessee name of possession with (a), (b), (c),with name any land-owner with name of relevantparticulars (d) and (e) of lessor mortgagor (a) (b) (c) (d) (e) (f) O.A. O.A. O.A. S.A. O.A. S.A O.A. S.A O.A. S.A S.A S.A 4 Selected Area

4
Selected Area
village-wise not
exceeding in
theaggregate the
Permissible Limit
which the Tenant
desires toRetain

Area held in tenancy with name of land-owner	Area owned, if any	Area held as mortgagee with possession, name of mortgagor	Area cultivated as lessee with name of lessor	any wit	ea of land held in other capacity h evantparticulars	sub	nd Total of -columns (b), (c), (d) (e)
(a)	(b)	(c)	(d)	(e)		(f)	
O.A. S.A.	O.A. S.A.	O.A. S.A.	O.A. S.A.	O.A	A. S.A.	O.A	S.A.
_		6	_		0		0
5		6	7		8		9
Particulars of area s exempted from ceili	O		Estimate		Reasons for differe		Remarks
exempted from cent	шg	claiming	Surplus		between column N	υ.	

							3(f) and to ofcolumn and 7(c)	otal s Nos. 4(f), 5	
Land other	than Ban	jar land	l Bar	njar land	To	otal			
(a)			(b)		(c	<u>.</u>)			
O.A. S.A.			O.A	A. S.A.	O	.A. S.A.	O.A. S.A.		
CertificateI s chumb-impr cenantDate	-		that the	particulars	given	ı by me in t	his Form a	are correct.Sig	nature or
VII-C(See rupermissible form should which the la	limit (cei be subm nd is situ nerals.To	ling) ar itted w ate.(2) The Col	nd whos ith as m Figures llector, ₋	e land is situ any addition wherever re	iate in nal co quire ,A	n more than opies thereo d to be give As required	n one Paty of as there en in this I by section	nolds land in e var Circle.Note are Patwar Cir Form should b n 32-BB of the on:-	es (1) This rcles in e given in
1	2					o o			
Name with percentage and residence of landowner	Total approxin Area own or held i othercap	ned n any							
Name of district and tehsil in which land is situate	Circule i	n j	patti or taraf in	Total approximate area owned held as allot (OrdinaryAc	or tee	Approximate held in any capacity*(Acres)	y other	Total of sub-columns (iv) and (v) (Ordinary Acres)	Approximate area out of total area mentioned in sub-column(iv held as displaced person (Ordinary Acres)
(i)	(ii)	((iii)	(iv)		(v)		(vi)	(vii)
3		4			5		6		7
Particulars or reserved, if self-cultivat Acres)	any, for	land or n Ang ust of dist	wned or t, 1956 v	withname sil, Patwar	diffe area in co	easons of rence in mentioned lumn 2(vi)	any, uno land-ow approxi	*	***Remarks

which itis situate (Ordinary Acres) location thereof

capacity in date of tran landowner given in this tenancy and whose land with as mar situate.(2)Finumerals.T	sfer and name	is held, i.e., a of transferee in his possess VII-D(See ru see or mortga ore than one opies thereof er required to	s mortgagee, leshould be given sion to enable alle 21-A)Declar gee land in exceptatwar Circle. It as there are Palbe given in the	essee, etc.**Wen inter alia.** Government to ration to be messes of the perrontes (1) The twar Circles in a Form shouldAs recAs recAs recAs rec	Thile giving rea *Such other in to assess his su ade by a tenan missible limit (is Form should h which the lar d be given in E quired by section	(ceiling) and I be submitted I d is Inglish I garage on 32-BB of the
1	2	3	4		8	
Name with parentage and residence of tenant	Total Approximate Area held in Tenancy,Owne Mortgage, Lease, etc.	Particulars of the area not reserved by the landowner	**Remarks			
Name of district and tahsil in which land is situate (i)	Name of Patwar Circle in which land is situate (ii)	patti or	Approximate area held in tenancy with name of landowner(Or Acres) (iv)	Approximate area owned, if any (Ordinary Acres)	Approximate area held in any other Capacity* (Ordinary Acres) (vi)	Total sub-columns (iv), (v) and (vi) (Ordinary Acres) (vii)
which the a having in poculumn.For solemnly af hereto are t	rea is held, i.e., ossession to en rm VII-E(See ru firm that the pa	as mortgage able Governmule 21-A)Formarticulars gives of my knowyner/tenantse	e, lessee, etc.*; nent to assess I n of affidavit to en by me in the vledge and beli on of	Such other in his surplus are be filled in by e declaration i ef and that no _, resident	formation as t e may be given y a landowner, n Form VII-C,	ly the capacity in he tenant may be in this tenantAffidavitI VII-D annexed a concealed.Dated

tehsil_			dis	trict		Attes	tedCertifi	ed that tl	he above
				affirmation befo					
				, in	າ	, di	strict by S	Shri	son
of		resi	dent of village	e	, tehs	il	, and d	listrict	Dated
the			_19Magistrate	e, Ist Class/Oath	Comm	issioner.a	at		Certified
further	that the	abo	ve affidavit ha	s been read over	r to Shr	i			son of
			re	sident of village					
				,Tehsil_					, and District
			, the c	leponant who se	ems pe	rfectly to	understa	nd the sa	ame at the time
				19				th	
Commi	ssioner,	at		Form \	VII-F[Se	ee rule 21	-B(1)]		
				red in dupl			w a lando	umon in 1	Datwon Cinala
		_		ed or held in any trict			•		
in this l	Form sh	ould s' res	be given in E pectively.(3)I	nglish numerals n case of differen	.(2)'O.A	.' and 'S.	A.' stand	for 'Ordi	nary Acres' and
1		2		3					
		Vill	age or						
Name v	with	Vill	ages with	Particulars of A	Area				
-	_	-	ti or taraf in	owned or held	•				
residen			ch land	othercapacity b	ру				
landow	ner	ofla situ	indowner is late	Landowner					
				Area held in an	ny				
Area ov	umad	Are	a held as	other capacity	not				
THEA O	WIICU	allo	ttee	herein					
				beforespecified	l				
									Nature of
On 21-8	8-56	At p	present	On 21-8-56		At present	On 21-8-56	At present	capacity in which the land is held
(a)		(b)		(c)		(d)	(e)	(f)	(g)
						O.A.	O.A.	O.A.	
O.A. S.A. O.A. S.A.		O.A. S.A.		S.A.	S.A.	S.A.			
4	5		6	7	8		9		
	Differe	nce		Area, if any,		a. if anv	Names a	and I	Remarks
Total	in Cols		difference, if	•		er self	parentag		

The Pepsu Tenancy and Agricultural Lands Rules, 1958

of:-	4(a) and 4(b)	any	Land-owner fo selfcultivation	r cultivatior	tenants particul area wi	lars of		
Cols. 3(a), 3(c) and 3(e)	Cols. 3(b), 3(d) and 3(f)	Khewat and Khasra Nos.	Aron	Khewat an Khasra No	Δrea			
(a)	(b)	(i)	(ii)					
O.A. S.A.	O.A. S.A.	O.A. S.A.			O.A. S.A	Α.		O.A. S.A.
the enting Circle,D them to	res made in ate be correct.' 3 – Stat	this Form and Verif Tahsildar,	Patwari, Circlel attest them to fication! have ve	be correct.Kan erified the entr Date	iungo, ies made ir	n this Forr	m and a	nttest —
1	2	3	4	5	6	7		8
Name a parenta transfer	ge of trans			Whether oral or registered	Area involved with Khasr Nos.	Conside a paid if a		Remarks
in the rethe entricities. Directly to be consisted as a secondary consisted as a secondary constant as	evenue reco ies made in ated rrect.Tehsil (To be prep ge, lease, etc	rd and are corn this Form and Verific dar pared in duplic t, by a tenant	tries made by m rect.Patwari, Cir l attest them to cationI have veriDated cate)Statement s in Patwar Circle	rcle.Dated be correct.Kan ified the entrie showing the are	augno, s made in t Form ea held in t Tehsil	Attestation this Form VII-G[See enancy, or	onI have and atte rule wnersh	e checked test them nip, District
English		-	.A.' stand for 'O	-	_			_
1	2	3	4					
Name with	Particul of land	lars Mortgage Houses						
parenta and	ge held in tenancy	etc.						

residence ownership of tenant

Village or villages with patti or taraf in which land oftenant is situate	Area held in tenancy with name of landowner		Area held in any other capacity	Nature of capacity in which land is held with name of owner		Particulars of area which the tenant desires to retain as hispermissi area	Remarks ble	
(a)	(b)	(c)	(d)	(e)	(f)			
	O.A.	S.A.	O.A.	S.A.	O.A.	S.A.	O.A.	S.A. O.A. S.A.

CertificateI hereby certify that entries made by me in this Form are in accordance with those made in the revenue record and are correct.Patwari-------Circle,Dated------AttestationI have checked the entries made in this Form and attest them to be correct.Kanungo,------Circle,Date------VerificationI have verified the entries made in this Form and attest them to be correct. Tehsildar------Form VIII [See rule 22(1)] Draft statement showing the particulars of land of landowner/tenant.Notes.- (1) Figures, wherever required to be given in this Form should be given in English numerals.(2)'O.A.' and 'S.A.', stand for 'Ordinary Acres' and 'Standard Acres', respectively.

Name, parentage and place of residence of landowner/tenant	Village or Villages with name of tehsil and in which land issituate	Total area owned or held by landowner/tenant throughout theareas of erstwhile Pepsu, village- wise	Area not exceeding the aggregate permissible limit which thelandowner/ten desire to retain	under	Surplus area	Advice of Pepsu Land Commission	Rema
O.A. S.A.	O.A. S.A.						
1	2	3	4	5	6	7	8

No.Office	of the Collector,	Dated the	, 19A copy is forwarded
to	, son of	, landowner/te	enant, resident of village,
tehsil		and district	, for necessary action under
sub-section	n (2) of section 32-D	of the Pepsu Tenancy a	nd Agricultural Lands Act,
1955.Colle	ctor.Form - IXPart-A	\ [See rule 24(2)]Note'	O.A.' stands for Ordinary Acres.
1	2	3	

1 2

		iou i onano, ana i ign		.000			
	Details of surplus area	Provisional compensation payable for land otherthan banjar land					
Name, parentage and residence of landowner/tenant	Tehsil and District in which land is situate	Village(s) (with khasra and Khewat Nos.) in which land issituate	Land other than banjar land	Banjar land	Total surplus area [sub-column (c) plus sub-column (d)	Amount of provisional compensation payable	R tl n si h
	(a)	(b)	(c)	(d)	(e)	(a)	()
						Rs	
4 Provisional compensation payable for banjar land	5	6	7				
Amount of provisional compensation worked out in accordancewith the principle laid down in clause (b) of sub-section (1) ofsection 32-G of the Act	beencalculated	ofcolumns 3(a) and 4(a)]	provisional compensation paid in cash	Remarks			
(a)	(b)	Rs	Rs.				

*Collector or the Officer authorised by the State Government.Form IXPart-B [See rule 24(3)]Note. -'O.A.' and 'S.A.' for Ordinary Acres and Standard Acres respectively.

1	2	3		
	Tehsil		Total surplus	Compensation
Name, parentage	and	Details	area	for land other
and place of	District	of	[sub-column	than banjar
residence of	in which	surplus	(c) plus	land onthe
landowner/tenant	land is	area	sub-column	basis of fair
	situate		(d)]	rents

For

Total of Average

Banjar For first 25 For next 25

khasra and kho Nos.) in which land issituate		other than banjar land	land	standar acres	d	standard acres		remaining land	g columns (a), (b) and (c)	value per standard acre	
(a)		(b)	(c)	(d)		(e)		(a)	(b)	(c)	(d) (e)
		O.A.S.A.	O.A.S.A	O.A.S.A		Rs		Rs	Rs	Rs	Rs
4 Amount of	5		6		7		8		9	10	
provisional compensation determined for land otherthan banjar land [column (3)(a) of Form, IX-Part-A]	fina con pay	ount of al apensatio rable for	payab buildi tube-v crop,	le for ngstruct well or if any, ing on	of u re mp payal colur plus	l amount pensation ble nn [5(c) nn(6)]	prov comp alrea in cash of Fo	ount of isional pensation ady paid (column 6 orm Part-A)	Balance of compensat payable		arks
*Land other than banjar land	**B	anjar lan	d Total		In bo	onds(a)	In ca	ash (b)			
(a)	(b)		(c)								
Rs	Rs		Rs		Rs		Rs		Rs	Rs	Rs Rs
Collector or Officer authorised by the State Government*In this sub-column the amount mentioned in column 3 or column 4, whichever is higher, will be given,**Amount given in column 4(a) of Form IX - Part-A will be given.Form IX-A Voucher For Payment of Compensation in Cash Book No										m nin Cash	
Name, parenta claimant									chargeable 		
									(•	•
Amount payab (in words) 'Provisional' by Agricultural La	le in GS	bei R No. 52,	ng the ar	 nount dı	ıe to r	F ne as [(pa	Rs art of/	 full)] [Sub) the word	
					Nan	ne parenta	age an	nd address	of the		

claimant-----

Village(s) (with

Land

Signature of C the StateGover	ollector or Officer a	authorised by				
Dated	innent,					
Voucher No words) Address Government.D Rs(in v authorised by t Collector or Of OfficerNo Treasury Office containing vou and Agricultur IX-C(See rule : No.Date Government.T this Nos. 1 to 100. I State Government	order Nos. 1 to 100 ral Lands Act, 1955. Lated	NoAppr ture or thumb impress ignature of Collector . Signature of recipien onlyDated ent.Form IX-B(See rule the State Government Office of the Collect Please issue immed for payment of compet Collector or the Office nation to Treasury Offi The Collector or the Office accer,	sion or ttSigna e 34-C t to Tre cor liately t r author cerUse ficer au et.This e of Bo tion.Co	c Officer au ature of the Form of re easury to the unde in cash un orised.by the of vouche athorisedby is to intimate ok No ollector or the	athorised by thePay in ca e Collector or Of equisition to be -, dated the ersigned one Boo nder the Pepsu T he State Governa or books.Intimati y the State ate that I havecontaining we the Officer autho nt of encashed	ash ficer sent byToThe ok Fenancy ment.Form ion voucher orisedby the
compensation 1955Treasury- Date of	cash vouchers issu Dis Book and Serial	ed for the surplus area strict Treasury/Sub-Treasu	deterr	nined und Amount	er Pepsu Act No Signature of	Remarks
encashment 1	No. of vouchers	Voucher No.		paid 4	Treasury Office	er 6
area determine 1955Tehsil,	ed under the provis Dist al No. of Voucher	ly statement of paymentions of Pepsu Act No.rict,M Total amount encashe	13 of onth			e surplus
theState Gover statement of pa of Pepsu Act N	nmentayment of compension 13 of 1955Month	aid by cash payment	F(See r urplus	ule 24-D)(area deter	Consolidated mo	nthly
No	Date	Forwarded to the	ne(1)		-	ary to

		Department, for informa District.Form X(See rule		ector or the Offic	er authorisedby
				opy of the *Part A	\/*Part B of the
		ed under sub-section (2			
-		5 (Pepsu Act No. 13 of 1		_	-
_	ou are hereby requ		20027	J	
	-	d agent before the under	-signed c	on the (mention)	here date) at
_		state the nature of	. signed c	in the mention	nere dute) dt
		e amount and particular	e of vour	claim to compen	eation for such
		authorisedby the State	.s or your	ciaiii to compen	sation for such
		authorisedby the State			
		(See Rule 26)Return re		be furnished by a	landowner under
	-	ncy and Agricultural La	-	·	
	_	n, should be given in En		-	
•		ers and particulars of cla	O		0 0
•		standard acres will be			
_		eres' and 'Standard Acre		•	
		As requ			e Pepsu Tenancy
and Agricultura	al Lands Act, 195	5, I furnish the following	g return :	-	
1	2	3			
	TT11 () (.1	Particulars of area			
Name,	Village(s) with	owned or held as			
percentage and	name of tahsil	allotteevillage-wise			
place of	and district in	prior to acquisition by			
residence	which land	inheritance or bequest	-		
	issituate	orgift			
				Land held in	
Land held in	r 11 11	Land held as	Land	any other	Total of
proprietary	Land held as	mortgagee with	held as	capacity not	sub-columns
right	allottee	possession	lessee	herein before	(a) to (e)
				specified*	
(a)	(b)	(c)	(d)	(e)	(f)
4					
4					
Particulars					
of area					
acquired by					
inheritance					
orbequest or					
gift				5	m . 1 . C
	Land Land		cquired ii	· ·	Total of
-	-	ed as acquired other c	_	_	ion sub-columns
proprietary a	ns mortga	gee as lessee hereinl	beforespe	cmea"	(a) to (e)

right	allottee	with possess	sion					
(a)	(b)	(c)		(d)	(e)	(f)	(§	g)
O.A. S.A.	O.A. S.A.	O.A. S.	A.	O.A. S.A.	O.A. S.A.		O	.A. S.A.
5	6 Selected a	area not	7		8			
Total of columns 3(f) and 4(f)	exceeding aggregate thepermis limit (ceil which the landowne to retain	sin the ssible ing)	sub (a)	al of -columns to (e)	Estimated surplus area [Differenceof columns 5 and 6(f)]	Remarks		
Land held in proprietary right	Land held	l as	mo wit	nd held as rtgagee h session	Land held as lessee	Land held in any other capacity not hereinbefore specified*		
(a)	(b)		(c)		(d)	(e)	(f)	
O.A. S.A.	O.A. S.A.		O.A	a. S.A.	O.A. S.A.	O.A. S.A.		O.A. O.A. S.A. S.A.
thumb-impre capacity in wl 188-LR-II-58 section 32-M required to be area, Khewat should be give and 'S.A.' stan Collector,	ession of land hich the are 1/3909, dat of the Pepa e given in t and Khasr en.(iii)Sub and for 'Ord	ndowner ea is hele ted 30th su Tenar his Form a numbe -column inary Ac	Dat. Dat. July ncy a n, shoers an sreg res' a istric	e orm X-B] [I , 1958.](Se nd Agricul- ould be giv nd the part arding acro and Standa	Punjab Governme e rule 26)Return tural Lands Act, 1 en in English nur iculars of class of es will be filled in rd Acres', respect	ent notification Note to be furnished by 955Notes (i) Finerals.(ii)In colur lands as stated in by the Collector's civelyToThe	n clean o. y a ten gures, mns re n Scheo s Office	ant under wherever garding dule 'A' e.(iv)'O.A.'
1	2	3						
Name, parentage and place of residence		e land l tenan	neld cy, rship etc., e-wis	in o,mortgage	,			

acquisition

		byinheritar bequest or					
Area held in tenancy, with name of land-owner any		Area held a mortgagee possession name of mortgagor	with		Area of land held in any other capacity	Total of sub-columns (a) to (e)	
(a) (b)		(c)		(d)	(e)	(f)	
		O.A. S.A.		O.A.S.A.	O.A.S.A.	O.A.S.A.	O.A.S.A. O.A.S.A.
4 5 Particulars of area acquired by inheritance orbequest or gift		Total column 3(f) and 4(f)	f)				
tenancy, with	rea vned, any		with	Area cultivated a lessee with name of lessor	Area hel in any other capacity	Date of acquisition	Total of sub-columns (a) to (e)
(a) (b)	(c)		(d)	(e)	(f)	(g)
O.A. S.A. O. S	.A. A.	O.A. S.A.		O.A. S.A.	O.A. S.A		O.A. S.A.
6 Selected area village-wise not exceeding in theaggregate the permissible limit (ceiling) which the tenantdesires to return	sur [Di	imated plus area fference of umns 5 and	8 Rem	arks			
Area held in tenance with name of landowner	any		mort poss name mort	tgagee with of ession with lee of tgagor	lessee with name of lessor	other capacity*	sub-columns (a) to (e)
(a)	(b)		(c)		(d)	(e)	(f)

O.A. S.A.

O.A. S.A.

O.A. S.A. O.A. S.A.

thumk which should the far (Ordin	o-impre the are d be giv rm for t nary).(2	ession ea is he en in l he yea e)In th	of tenareld.Form English ars 19 e sub-co	nt.Dated n XI[See numeral tolumns o	e particulars given e rule 31(1)](Figure ls).Part (a)Particul to 19Not of columns 3 and 4 a) and (b) are to be	s, where ars of a es (1) should	ever req verage y Yields t be ente	Mention clearly uired to be given ields of various on the given in manded the name o	y the capacity in en in this Form, s corps grown on aunds per acre
1	2	3	4	5			6		
Serial No.	Yea	r Rab	i Kharit	Remarl Commi	ks by the Pepsu La ssion	nd	Marks Comm	awarded by the ission	e Pepsu Land
Part (b) Deta	ils of c	eriteria o	on which	that farm is efficio	ently ma	anaged i	s based	
1	2				3	4		5	6
Serial No.	Criteri	on			Details, giving also the dates from whichimproveme was started, work executed, purchase made accountskept, etc	if any	diture ,	Remarks by the Pepsu Land Commission	Marks awarded by the Pepsu Land Commission
I	Layou		erracing	and					
	*[(b)]							
		chann	bunds a els or co						
	(d) Fie	eld are	as stanc	dardized					
	(e) Ap	proacl	n roads	to fields					
	•••								
	(f) Fen	icing .	••						
	(g) Tre	-	nting at	suitable					
II	Cultiva	ation p	oractice	s-					
	(a) Co	ntrol o	of weeds	S					
	(b) Im	prove	d imple	ments					
	and in	iprove	ed meth	ods, e.g,					

O.A. S.A.

O.A. S.A.

- improvedfurnace...
- (c) Dry framing practices ...
- III Sowing practices-
 - (a) Improved and good seed
 - • •
 - (b) Presowing treatment of seed
 - (c) Sowing in lines ...
 - (d) Sowing with pore ...
 - (e) Seed rate ...
 - (f) Stand of crop ...
- IV Manure practices-
 - (a) Conservation of farmyard manure and compost making ...
 - (b) Green-manuring and fertilizer practices
 - (c) Growing of leguminous crops .
- V Soil conservation practices-
 - (a) Heavy bunds ...
 - (b) Contour ploughing ...
 - (c) Tree plantation on slopes ...
 - (d) Keeping soil covered in rainy season ...
 - (e) Maintenance of stubbles or bushes in fields during summer..
 - (f) Wind breaks ...
- VI Development of irrigation facilities...
- VII Plant protection Measure...
- VIII Keeping of Records...
 - (a) Map of the farm
 - (b) Statement of areas of fields, type of soil, etc. ...
 - (c) Statement of crops sown, produce received and

grossincome.....

- (d) Statement of expenditure ...
- (e) Statement of dates of performance of operations

• • •

- (f) Miscellaneous records ...
- IX Miscellaneous items-

e.g., Quality of draught and milch animals and theirmaintenance, arrangements for storage of produce, smallorchards, home poultry farm, agriculture, sericulture, participation in co-operative association, treatment withlabour, etc,

*Item (b) omitted by GSR No. 76 dated 28.3.63.CertificateI solemnly affirm that the information supplied above is true to the best of my knowledge.Signature of thumb-impression.Date -------[Form XII] [Inserted by GSR No. 76, dated 28th March, 1963.][See Rule 31(2)]Part (a) - Statement of produce of crops for the Rabi/Kharif harvests, 197Note.- Information in this Form shall be furnished -(i)in this case of Rabi harvest, before the 31st July, and(ii)in the case of Kharif harvest, before the 31st January :Provided that information in respect of harvests prior to and including Kharif, 1962, shall be furnished before the 31st July, 1963.

Total area of the Total cultivable Prescribed Production per farm exempted area of the farm crops standard acre

		Name of the crops	Name of var	Area sown with particulars	Total produce (in kilograms)	
(1)	(2) 1. (i) (ii) etc. 2. (i) (ii) etc. 3. (i) (ii) etc.	(3)	(4)	(5)	(6)	(7)
Non-Prescribed crops	Details of loss, if	of under cro	orought r p with v s and r erefor c	Area out of that mentioned in col. 12 which was also notbrought under crop in the previous narvest	Remarks if any	
Name of crop	Area sown with particulars	Percentag area to the cultivable	e entire			

(8) (9) (10) (11) (12)	(13) (14)
------------------------	-----------

Part (b) Return Regarding Agricultural Operations of Crops for the Rabi/Kharif Harvest, 196

Total area of	Name of improved seeds	Details of fortilizars	Details of plant protection	
	-		measures adopted e.g.	Remarks,
the farm	used and the sources	nicad and the extent	weeding of Pohli, derating,	,
excepted	from whichobtained	or area in whichlised		ii aiiy
1			pesticide spraying	
(1)	(2)	(3)	(4)	(5)

CertificateI solemnly affirm that the particulars given by me in this Form are correct to the best of my knowledge and belief. Signature or thumb-impression of the landowner. DatePart (b) -Return regarding Agricultural Operations of Crops for the Rabi/Kharif Harvest, 196

Total area of the farm exempted	Names of improved seeds used and the sources from whichobtained	Details of fertilizer used and the extent of area in whichused	,	Remarks, if any
(1)	(2)	(3)	(4)	(5)

Certificate I solemnly affirm that the particulars given by me in this Form are correct to the best of my knowledge and belief. Signature of thumb-impression of the landowner Dated......

Α

(See rule 5) Valuation Statement for Bhatinda District(Figures represent value in paise per acre)

	Class of Land								
	Chahi	Nehri Pernneial	Barani	Bhud					
Tahsil	Area or assessment circle	Valuation	Area or assessment circle	Valuation	Area or assessment circle	Valuation	Area or assessment circle	Valuation	Rem
1	2	3	4	5	6	7	8	9	10
Faridkot 	All tahsil	69	All tahsil	100	Hithar Sem Uttar and Jaitu	5650	All tahsil	25	Jaith of for Nab Stat inch in the tahs

100

All tahsil

44

All tahsil

50

Bhatinda All tahsil

25

All tahsil

form
Jind
are
incli

this

Bala villa

All tahsil
except
Sardulgarh

Mansa ... All tahsil 50 All tahsil 100 assessment 5031 All tahsil 25
circle
Sardulgarhassessment
circle

Α

Valuation Statement for Kapurthala District(Figures represent value in naye paise per acre)

Class of Land

	Chahi, Abi, Jhallari and Dhingli	Barani	Niani Barani	Bhud	Sailab including Reb and Chhamb				
Tahsil	Area or assessment circle	Valuation	Area or assessment circle	Valuation	Area or assessment circle	Valuation	Area or assessment circle		Ar ass
1	2	3	4	5	6	7	8	9	10
Kapurthala	All tahsil	100	Chak Bet Chak Dona	6253			All tahsil	37	Al
Phagwara	All tahsil	106	All tahsil	75	••••	••••	••••	•••••	Al

Α

Valuation Statement for Kapurthala District(Figures represent value in naya Paise per acre)

Class of Land

1	2	3	4	5	6	7
Dadri	All tahsil	100	All tahsil	50	Chak Tibba Rest of tahsil 	1925
Mohindergarh	All tahsil exceptKanina Pargana Kanina Pargana	7594	All tahsil exceptKanina Pargana Kanina Pargana	3750	All tahsil	25
Narnaul	All tahsil except PasikohPasikoh	8156	All tahsil except PasikohPaskoh	3425	All tahsil except PasikohPasikoh	2519

Α

Valuation Statement for Patiala District (a)(Figures represent value in Paise per acre)

valuation	Statement fo	r Patiala D	ıstrıc	t (a)(Fig	gures represer	it va	aiue in Paise	per acre)			
	Class of Land										
	Chahi	Chahi Nehri	Neh Pere	ri ennial	Nehri Non-Perenni	ial					
Tahsil	Area or assessment circle	Valuation	Area asse circl	ssment	Valuation		Area or assessment circle	Valuation			Valuatio
1	2	3	4		5		6	7	8		9
Patiala	•••	94	•••		97		•••	100			75
Nabha		94	•••		97		•••	100			••••
Rajpura except Dera Bassi Qanungoi Circle		94									75
Abi	Sailab	Barani		Bhud							
Area or assessme circle		circle	ient		Area or ion assessmer circle	nt		Area or assessment circle			n
10	11	12		13	14		15	16		17	
•••••	94	••••		62	•••••		50	••••		25	
••••	••••	••••		••••	•••••		50	••••		25	
	87			62	Lalru Ban Rajpura a Mardanpu Darar	nd	62565047	'			

Note. - For Dera Bassi Qanungoi circle schedule (A) Patiala District (c)

Α

Valuation Statement for Fatehgarh Sahib Sub-Division (District Patiala) (b)(Figures represent value in Paise per acre)

	Bet Chahi	Bet Bara	ni	Bet Sailab				
	Area or assessme	ent Valua	ation	Area or assessment circle	Valuation	Are circ	a or assessmen le	^t Valuation
1	2	3		4	5	6		7
	All tahsil except			All tahsil except		All	tahsil except	
Sirhind	former tahsils Amloh and Paya	81 I		former tahsil Payal	44		ner tahsils loh and Payal	50
	Former tahsil Ar Former tahsil, Pa Nehri			Former tahsil Payal Sailab	56	•••••		
	Perennial	106						
Rajpura	For Rajpura Teh See Schedule (A) Patialadistrict (a)						
Chahi N	iain	Chahi Khalis	В	arani				
Area or	assessment circle	Valuation	1	rea or assessment ircle	Valuat	ion	Area or assessment circle	Valuation
8		9	10	0	11		12	13
		106	fo	ll tahsil, *[includi ormer tahsils Amlo nd Payal]	_		All tahsil, including former tahsils Amloh and Payal Dakar	50
Form	ner tahsil Amloh	100		•••••	•••••		Rosli Bhud	50*2

^{*}Punjab Government notification No. 1708-AR-159/2283, dated the 28th May, 1959.*Note. - The valuation in assessment circles Khamanon Chanarthal and Sirhind Kalaur shall be 50 naye paise per acre except in the case of the following villages in which the valuation shall be 69 naye paise per acre:-Dadumaja, Bhagrana, Timberpur, Taras, Jamiyaatgarh, Manhera, Badali Alia Singh, Makaronpur, Mahmudpur Daphera, Shehzadpur, Behar, Guniyamajra, Ramgarh, Kotla Gopalan, Badwala Mumuwala and villages to the North-East of Sirhind Kalaur Circle,]

Α

Valuation Statement for Sub-Division Kohistan (Patiala District) (c)(Figures represent value in naye paise per acre)

Tahsil	Irrigated Plain Tract	Un-Irrigated Plain Tract								
Nalagarh	Chahi	Lairi Kulant	Talla Kulant		Changar Kulant		Talla Barani	Talla Barani II	Dabar Barani	Cha I
	75	81	62	56	50	62	50	37	50	31
	Irrigated Hilly Tract			Un-irrigated Hilly tract						
	Kuhli I	Kuhli II 56	Bakhla	Bakhla	Tikkar	Ist	Tikkar	2nd	GhaniBarani	
	69	Kullii II 50	Kiar 44	Barani 31	25	Barani	19	Barani	6	
	Irrigated	Un-irrigated								
Kandaghat	Khul	Katul	Bangar I	Bangar II	Bangar III			Ghasni		
	75	50	44	37	31			6		Bara Dera Bass Dara Nail and Ban Gha
*[Qanungoi Dera Bessi	_	Chahi Abi 100	Chahi Nehri 100	Nehri 100	Kuhl 97	Sailab Dera Bassi 62				50

^{*}Punjab Government notification No. 1708-AR-1(II)59/2283, dated the 28th May, 1959.[Schedule A] [Substituted by GSR 173, dated 25th July, 1964.]For the valuation for Sangrur District, substitute the following: Valuation Statement for Sangrur District(Figures represent value in naye paise per acre)

 $\begin{array}{c} \text{Class of} \\ \text{land} \\ \text{Tahsil} & \text{Niain Chahi} \\ \text{Area or} & \text{Valuation Area or} & \text{Valuation Area or assessment circle} \\ \text{assessment} & \text{assessment} \end{array}$

	circle		circle						
1	2 All tahsil	3	4 All tahsil	5	6			7	
Sangrur	including former tahsil Sunam	97	including former tansil Sunam	94	All tahsil in tansil Suna	_	rmer	100	
Narwana			All tahsil	62	All tahsil			100	
Jind	All tahsil except Safidon	90	All tahsil except Safidon	87	Perennial A	all tahsil		100	
	Safidon	97	Safidon	94	Non-perent	ial All Tehs	il	75	
Barnala			All tahsil except former tahsil Phul	94	Perennial A		cept	94	
	Former tahsil Phul excluding Lohat BaddiLohat Baddi	106100	Former tahsil Phul excluding Lohat BaddiLohat Baddi	106100	Former tah Nehri(ii) Kl			1091	06
Malerkotla	All tahsil excluding former tahsil Dhuri	106	All tahsil including former tahsil Dhuri	100	All tahsil ex Dhuri PerennialN tahsil Dhur	on-perenia	llFormer	1007	5106
	Chahi Nehri	Barani	Sailab	Bhud					
Tahsil	Area or assessment circle	Valuation	Area or assessment circle	Valuation	Area or assessment circle	Valuation	Area or assessme circle	ent	Valuation
	8	9	10	11	12	13	14		15
1	All tahsil including former tansil Sunam	97	All tahsil including former tansil Sunam	50	All tahsil including former tahsil Sunam Sailab Daban Naili	5631	All tahsil exceptfor Sunam Former t Sunam	rmer	3125
Sangrur	All tahsil	81	All tahsil except Barani	50	All tahsil	56	All tahsil		25

Narwana	All tahsil except Safidon	87	villages Barani villages All tahsil except Safidon and Barani	50				
Jind	Safidon	94	Safidon Barani	5644				••••
	All tahsil except former tahsil Phul	97	All tahsil except former tahsil Phul	50	All tahsil except former tahsil Phul	50	All tahsil except former tahsil Phul	25
Barnala	Former tahsil Phul excluding Lohat Baddi Lohat Baddi	97100	Former tahsil Phul excluding Lohat Baddi Lohat Baddi	5062	Former tahsil Phul except Lohat Baddi Lohat Baddi	5062	Former tahsil Phul except LohatLohat Baddi	3144
	All tahsil including former tahsil Dhur	103 i	All tahsil including former tahsil Dhuri	62	All tahsil except former tahsil Dhur	69 i	All tahsil including former tahsil Dhuri	44
Malerkotla	a				Former tahsil Dhur	. 62 i		

(9)For Schedules B and C, the following Schedules shall be substituted with effect from the 30th October, 1956, namely:-[Schedule B] [Schedules B and C substituted with effect from 30th October, 1956, by GSR No. 76, dated 28th March, 1963.][See rule 31(2)]

		Mountainous	Sub-Montane	Central Plains	South- Eastern Districts			
	Total marks 1000	Irrigated	Un-Irrigated	Irrigated	Un-Irrigated	Irrigated	Un-Irrigated	Irrig
1	2	3	4	5	6	7	8	9
I -Layout	(38)							
(a) Terracing and levelling		20	20	12	12	12	12	12
(b) Straight bunds andwater-channels or contour bunds				8	8	8	8	8

(c) Field areas standarised		6	6	6	6	6	6	6
(d) Approach roads to fields		5	5	5	5	5	5	5
(e) Fencing	•••••	4	4	4	4	4	4	4
(f) Tree planting at suitableplaces		3	3	3	3	3	3	3
II -Cultivation Practices-	(63)							
(a) Control of weeds		38	38	38	38	38	31	38
(b) Improved implements								
andimproved methods, e.g. improved furnace		25	25	25	13	25	13	25
(c) Dry Farming Practices				••••	12	••••	19	
III -Sowing Practices-	(63)							
(a) Improved and good seed		19	19	19	19	19	19	19
(b) Pre-sowing				(6	6	6	6
treatment of seed	••••	6	6	6	U	O		
treatment of seed (c) Sowing in lines		13	13	13		13		13
treatment of seed								13
treatment of seed (c) Sowing in lines (d) Sowing with pore (e) Seed rate	S	13	13	13		13		
treatment of seed (c) Sowing in lines (d) Sowing with pore (e) Seed rate (f) Stand of crop	S	13	13 	13 		13	13	
treatment of seed (c) Sowing in lines (d) Sowing with pore (e) Seed rate		13 13	13 13	13 13	 13 13	13 13	13 13	
treatment of seed (c) Sowing in lines (d) Sowing with pore (e) Seed rate (f) Stand of crop IV -Manure	 	13 13	13 13	13 13	 13 13	13 13	13 13	
treatment of seed (c) Sowing in lines (d) Sowing with pore (e) Seed rate (f) Stand of crop IV -Manure Practices- (a) Conservation of farm yardmanure and	 	13 13 12	13 13 12	13 13 12	 13 13 12	13 13 12	13 13 12	 13 12

V -Soil								
Conservation	••••	(31)	(31)	(31)	(31)	(12)	(12)	(31)
Practices-								
(a) Heavy bunds	••••	13	13	13	13	12	12	13
(b) Contour	•••	9	9	9	9	•••	•••	•••
ploughing	•••	9	9	9	9	•••		•••
(c) Tree	••••	3	3	3	3	••••	••••	•••
plantation slopes				_				
(d) Keeping soil covered in		6	6	6	6			
rainyseason	••••	U	U	U	U	••••	••••	••••
(e) Maintenance								
of stubbles								
orbushes in fields	••••	••••	••••	••••	••••	••••	••••	9
during summer								
(f) Wind breaks	••••			••••	••••	••••	••••	9
VI -Development								
of Irrigation	•••	40	40	40	40	59	59	40
Facilities								
VII -Plant	()							
Protection Measures	(47)	47	47	47	47	47	47	47
VIII -Keeping of								
Records-	(62)							
(a) Map of the								
farm	•••	6	6	6	6	6	6	6
(b) Statement of								
fields, type ofsoil,		6	6	6	6	6	6	6
etc.								
(c) Statement of								
crops								
sown,produce received and	••••	19	19	19	19	19	19	19
gross income								
(d) Statement of								
expenditure	•••	13	13	13	13	13	13	13
(e) Statement of								
datesperformance	·	12	12	12	12	12	12	12
of operations								
(f) Miscellaneous		6	6	6	6	6	6	6
records	••••	U	U	U	U	U	U	U

IX -Miscellaneous	3							
items-e.g., Quality	y							
ofdraught and								
milch animals and	£							
their								
maintenance,								
arrangementsfor								
storage of								
produce, small	(62)62	62	62	62	62	62	62	62
orchards, home								
poultry								
farm,apiculture,								
sericulture,								
participation in								
co-operativeassoc	iation,							
treatment with								
labour, etc								
X -Yields	(500)	500	500	500	500	500	500	500

C

[Rule 31(3)]Standards of yield in kilograms of various crops per standard acre for purposes of exemption for efficiently managed farm under Rule 31(3) of the Pepsu Tenancy and Agricultural Lands Rules, 1958

District	Name of Tehsil	Wheat	Gram	Gram Berra	Cotton	Sugarcane	Maize	Barley	Bajra
1	2	3	4	5	6	7	8	9	10
Patiala	Patiala	1119	783	746	485	25364	783	783	485
	Rajpura	1119	783	746	485	25364	783	783	485
	Nabha	1119	783	746	485	25364	783	783	485
	Sirhind	1119	783	746	485	25364	783	783	485
	Kandaghat-								
	(i) Assessment								
	Circle, Pahar	635	783	672	••••	18650	970	560	485
	(ii) Assessment Circle, Ghar and Dhoon	1119	783	746	523	22194	970	783	485
	Nalagarh -								
	(i) Assessment Circle, Pahar	635	783	672	•••	26110	970	560	485
	(i) Assessment Circle, Desh	1119	783	746	485	22194	970	783	485

Sangrur	Barnala	1119	783	746	485	25364	970	783	485
	Malerkotla	1119	783	746	485	25364	970	783	485
	Jind	1119	783	746	485	25364	783	783	485
	Narwana	1119	783	746	485	25364	783	783	485
	Sangrur	1119	783	746	635	25364	783	783	485
Bhatinda	Bhatinda	1119	783	746	560	15853	783	783	485
	Faridkot	1119	783	746	560	15853	970	783	485
	Mansa	1119	783	746	635	25364	783	783	485
Kapurthala	Kapurthala	1119	783	746	485	22194	970	783	485
	Phagwara	1119	783	746	485	31705	970	783	485
Mohindergarl	n Mohindergarh	1119	783	746	635	25364	783	783	485
	Narnaul	1119	783	746	635	25364	783	783	485
	Dadri	1119	783	746	635	31705	783	783	485
					TOBAC	CO			

Potatoes TOBACCO Kalkatia

District	Name of Tehsil	Basmati	Paddy	Winter	Spring crop	Chilies	Groundnut	Desi	Dry leaves	Dry leave plus stalk
		(11)	(12)	(13)	(14)	(15)	(16)	(17)	(18)	(19)
Patiala	Patiala	970	1157	8393	4775	635	783	1045	1045	1417
	Rajpura	970	1157	8393	4775	635	783	1045	1045	1417
	Nabha	970	1157	8393	4775	635	783	1045	1045	1417
	Sirhind	970	1157	8393	4775	635	783	1045	1045	1417
	Kandaghat -									
	(i)Assessment Circle, Ghar	709	8581	3055	7460	635		1045	1045	1417
	(ii)Assessment Circle, Ghar and Dhoon	970	1157	9512	4775	635	783	1045	1045	1417
	Nalagarh									
	(i)Assessment Circle, Pahar	709	858	14920	9325	635		1.05	1045	1417
	(i)Assessment Circle, Desh	970	1157	9512	4775	635	783	1045	1045	1417
Sangrur	Barnala	970	1157	8393	4775	635	783	1045	1045	1417
	Malerkotla	970	1343	8393	4775	635	783	1045	1045	1417
	Jind	1082	1343	8393	4775	635	783	1045	1045	1417
	Narwana	1082	1343	8393	4775	635	783	1045	1045	1417

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	Sangrur	1082	1343	9512	4775	635	783	1045	1045	1417
Bhatind	Bhatinda	1082	1343	8393	4775	635	783	895	895	1269
	Faridkot	1082	1343	9512	4775	635	783	895	895	1269
	Mansa	1082	1343	9512	4775	635	783	895	895	1269
Kapurthala	Kapurthala	1082	1343	9512	4775	635	783	1045	1045	1417
	Phagwara	1082	1343	9512	4775	635	783	1045	1045	1417
Mohindergarh	Mohinder garh	1082	1343	9512	4775	635	783	895	895	1269
	Narnaul	••••		9512	4775	635	783	895	895	1269
	Dadri	1082	1343	9512	4775	635	783	895	895	1269