# The Slum Areas (Improvement And Clearance) Rules, 1957

DELHI India

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# Rule

# THE-SLUM-AREAS-IMPROVEMENT-AND-CLEARANCE-RULES-1957 of 1957

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The Slum Areas (Improvement And Clearance) Rules, 1957Published vide S.R.O. 4882, published in the Gazette of India, 1957, Pt. II, Section 3, page 294.In exercise of the powers conferred by section 40 of the Slum Areas (Improvement and Clearance) Act, 1956 (96 of 1956), the Central Government hereby makes the following rules, namely: -

#### 1. Short title.

- These rules may be called the Slum Areas (Improvement and Clearance) Rules, 1957.

#### 2. Definitions.

- In these rules -(a)"Act" means the Slum Areas (Improvement and Clearance) Act, 1956 (96 of 1956);(b)"Form" means a Form appended to these rules.

#### 3. Forms of Notices.

- Notices issued under the Act shall be in the appropriate Form appended to these rules.

#### 4. Authentication of Notices.

- Every notice issued by the competent authority under the Act shall be signed either by the competent authority or an officer authorised in this behalf by the competent authority and notices shall be deemed to be properly signed if it bears a facsimile of the signature of that authority or

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officer.

#### 5. Authentication of order and other instruments.

- Every notice issued by the competent authority under the Act shall be signed either by the competent authority or an officer authorised in this behalf by the competent authority and notices shall be deemed to be properly signed if it bears a facsimile of the signature of that authority of officer.

## 6. Plan for re-development.

- Every plan for the re-development of any slum area shall include the following, namely:
  -(a)description of the properties proposed for acquisition;(b)description of the properties which may fit in the re-development plan either in their present form or after carrying out certain additions, alterations or improvement; the latter case the additions, alterations or improvements to be made;(c)roads, open spaces and site or sites for schools, hospitals, shopping centres, maternity and child welfare centres and similar amenities.
- 6A. [Form of application under section 6A and fees therefor. [Inserted by the Slum Areas (Improvement and Clearance) Amendment Rules, 1973, rule 2(1).] (1) An application under sub-section (3) of section 6A of the Act shall be made in Form AA.

(2) The fees to be levied in respect of every such application shall be Rs. 10.]

7. [Form of application under section 19 and fees therefor. [Substituted by the Slum Areas (Improvement and Clearance) Amendment Rules, 1973, rule 2(2), for rule 7.] - (1) An application under sub-section (2) of section 19 of the Act shall -

(i)where such application relates to the grant of permission to institute a suit or proceeding for the eviction of a tenant, be made in Form CC; and [Substituted by the Slum Areas (Improvement and Clearance) Amendment Rules, 1973, rule 2(2), for rule 7.](ii)where such application relates to the grant of permission to execute a decree or order of eviction of a tenant, be made in Form CCC. [Substituted by the Slum Areas (Improvement and Clearance) Amendment Rules, 1973, rule 2(2), for rule 7.](2)The fees to be levied in respect of every such application shall be Rs. 10. [Substituted by the Slum Areas (Improvement and Clearance) Amendment Rules, 1973, rule 2(2), for rule 7.](3)Every such application shall be accompanied by copies of relevant documents and in the case of an application for grant of permission to execute a decree or order of eviction of a tenant, also by a copy of the decree or order. [Substituted by the Slum Areas (Improvement and Clearance) Amendment Rules, 1973, rule 2(2), for rule 7.]

- 7A. Procedure to be followed by the competent authority. [Substituted by the Slum Areas (Improvement and Clearance) Amendment Rules, 1973, rule 2(2), for rule 7.] (1) On receipt of an application under rule 7, the competent authority shall, for the purpose of giving an opportunity to the parties of being heard, fix a date for hearing the parties and cause a notice (intimating such date) to be issued to them.
- (2)On the date fixed for hearing, or on such other date or dates to which the hearing may be adjourned, the competent authority shall hear the parties, examine the witnesses, if any, produced, and the documents filed, by them. [Substituted by the Slum Areas (Improvement and Clearance) Amendment Rules, 1973, rule 2(2), for rule 7.](3)If either of the parties is absent on any date of hearing, the competent authority may in his absence, and after hearing the party present, pass such order, as it thinks fit.] [Substituted by the Slum Areas (Improvement and Clearance) Amendment Rules, 1973, rule 2(2), for rule 7.]
- 8. [Period of limitation for filing appeals. [Substituted by the Slum Areas (Improvement and Clearance) Amendment Rules, 1973, rule 2(3).] An appeal under sub-section (7) of section 10 or section 20 of the Act shall be fixed within a period of thirty days from the date of communication of the order appealed against.]
- 9. [Time limit for filing declaration under section 20A(1) and fees therefor. [Inserted by the Slum Areas (Improvement and Clearance) Amendment Rules, 1973, rule 2(4).] (1) A declaration by a tenant under sub-section (1) of section 20A of the Act shall be filed within fifteen days from the date on which the tenant vacates the building or, as the case may be, on which he is evicted from the building.
- (2)The fees to be levied in respect of every such declaration shall be Rs. 5. [Inserted by the Slum Areas (Improvement and Clearance) Amendment Rules, 1973, rule 2(4).]
- 10. Time limit within which plans, estimates and other particulars are to be furnished under sub-section (2) of section 20A. [Inserted by the Slum Areas (Improvement and Clearance) Amendment Rules, 1973, rule 2(4).] The time limit for furnishing plans, estimates and other particulars by the owners of a building under sub-section (2) of section 20A of the Act shall be ten days than the date of the order of the competent authority under that sub-section requiring the owner to furnish the same.

- 11. Manner of communication of rent provisionally determined. [Inserted by the Slum Areas (Improvement and Clearance) Amendment Rules, 1973, rule 2(4).] The rent provisionally determined under sub-section (2) of section 20A of the Act shall be communicated to the tenant and the owner in writing by registered post under acknowledgement due.
- 12. Time limit for intimation under sub-section (4) of section 20A. [Inserted by the Slum Areas (Improvement and Clearance) Amendment Rules, 1973, rule 2(4).] The time limit for intimation by a tenant under sub-section (4) of section 20A of the Act shall be fifteen days from the date of receipt of the communication of the determination of provisional rent to him under sub-section (3) of that section.]

## **Schedule**

FORM ANOTICE UNDER SECTION 4(1) OF THE SLUM AREAS (IMPROVEMENT AND
CLEARANCE) ACT, 1956ToWhereas I .
the Competent Authority, am satisfied upon report from
/other information in my possession, that the building (s) in
declared to be a 'Slum Area' under section 3 (1) of the Slum Areas
(Improvement and Clearance) Act, 1956, is/are for human habitation in the following
respects:(1)(2)(3)(4)Now, therefore, in pursuance of the powers conferred upon me under section 4
(1) of the said Act, I hereby require you, owner(s) of the building to execute the works of
improvement mentioned in the Schedule below within 30 days of the receipt of this notice, as in my
opinion these works will render the building(s) fit for human habitation.In case you fail to comply
with this notice, I shall get these works executed under section 5 of the Act and all expenses so
incurred together with interest at the rate of six per cent. per annum from the date of demand shall
be recovered from you as arrears of land revenue.Competent AuthorityNote The items not
required should be struck out.FORM AA [Inserted by the Slum Areas (Improvement and Clearance)
Amendment Rules, 1973, rule 2(5).][Rule 6A(1)]APPLICATION FOR THE GRANT OF
PERMISSION TO ERECT BUILDING IN SLUM AREASToThe Competent Authority,Slum
Areas,Delhi.Dear Sir,I/we am/are the owner(s) of the building bearing Municipal No. (s)
Ward Nosituated at

2. It is requested that permission be granted under sub-section (1) of section 6A of the Slum Areas (Improvement and Clearance) Act, 1956 for the erection of the said building.

4. The details of the proposed erection are	e given below:	
(a)(b)faithfully,Signature(s) of the applicant(s).Present addrapplicant(s)	ress of the	
FORM BNOTICE UNDER (IMPROVEMENT AND CLEARANCE) ACT,		
1956To	y, am satisfied upon report from ssession, that the building(s)	
'Slum Area' under section 3(1) of the Slum Areas (Impunfit for human habitation and is/are not capable at a fit.Now, therefore, in pursuance of the powers conferred hereby call upon you an owner, lessee or mortgagee, building(s) to show cause within 15 days of the receipt demolition of the building(s) should not be made. Comrequired should be struck out. FORM CNOTICE UNDER THE SLUM AREAS (IMPROVEMENT AND CLEARAN 1956To	rovement and Clearance) Act, 1956 is reasonable expense of being rendered upon me under section 7(1) of the or any other person having an interest of this notice as to why an order for petent AuthorityNote The items not R THE PROVISION TO SECTION 12 NCE) ACT, representation from the Competent Act, 1956, it appears to the Central execute work(s) of improvement in related to be a Slum Area to re-develop cessary that the land(s) specified in the ashould be acquired. You son interested in the said land(s) are to fithis notice as to why it should not be Secretary to the Government of Index. of India. FORM CC [Inserted by the es, 1973, rule 2(6)][Rule SLUM AREAS (IMPROVEMENT AN CITUTE A SUIT OR PROCEEDING FOR SILUM Areas, DelhiDear Sir, I/We am	s/are d so said Act, st in the  ot 2(1) OF  Authority  relation he e hereby t be dia, he Slum

3. It is requested that permission be granted under clause (a) of sub-section (1) of section 19 of the Slum Areas (Improvement and Clearance) Act, 1956 permitting the owner(s) of the said premises to institute a suit or proceeding for obtaining a decree or order for the eviction of the aforesaid tenant(s) from			
4. The ground on which eviction of the ter	nant is sought are:		
(a)(b)	(d)		
5. The prescribed fee of Rs. 10 has been p			
6. The various addresses of the tenant(s)	are given below:		
(a)	Dated LICATION UNDER SECTION 19 OF THE NCE) ACT, 1956, FOR PERMISSION TO OThe Competent Authority, Slum order for the eviction		
(i)(ii)applicant(s).]FORM DNOTICE UNDER SECTION 27 AND CLEARANCE) ACT, 1956To	OF THE SLUM AREAS (IMPROVEMENT  You are hereby given notice		
under section 27 of the Slum Areas (Improvement and being duly authorised propose to enter with/without assistants and workment your occupation /ownership at	d in this behalf by the Competent Authority, n, the building/land		

be 'Slum Area' under section 3(1) of the Slum Areas (Improvement and Clearance) Act, 1956. I
the Competent Authority, hereby call upon you under section 29 of the said
Act to show cause within 15 days of the receipt of this notice as to why-an order directing you to
remove the said trade from the said area should not be made. Competent Authority. FORM FNOTICE
UNDER SECTION 33 OF THE SLUM AREAS (IMPROVEMENT AND CLEARANCE) ACT,
1956ToWhereas you have commenced/and carrying out/have completed
the erection of a building consisting of in contravention
ofThe restrictions /conditions imposed under section 10(7) of the Slum Areas
(Improvement and Clearance) Act, 1956 or the plan for the development of any clearance area or the
notice/order/direction issue under given the said Act. You are hereby informed that you may appear
before the undersigned at on in this office and make
your objection or representation, if any.Competent AuthorityNote The items not required should
be struck down.