

A.P. Transitional Area and Smaller Urban Areas (Fixation of Criteria) Rules, 2013

ANDHRA PRADESH

India

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Rule

A-P-TRANSITIONAL-AREA-AND-SMALLER-URBAN-AREAS-FIXATION of 2013

- Published on 16 January 2013
- Commenced on 16 January 2013
- [This is the version of this document from 16 January 2013.]
- [Note: The original publication document is not available and this content could not be verified.]

A.P. Transitional Area and Smaller Urban Areas (Fixation of Criteria) Rules, 2013Published vide Notification No. G.O.MS.No. 16, M.A. & U.D. (ELEC.I), dated 16.01.2013.Last Updated 8th August, 2019No. G.O.MS.No. 16. - In exercise of the powers conferred by Section 326 read with Clause (42-a) of Section 2 of the Andhra Pradesh Municipalities Act, 1965 (Andhra Pradesh Act, No. 6 of 1965) and in supersession of the Rules issued in G.O.Ms.No.39, Municipal Administration & Urban Development Department, dated 3-2-1995, the Governor of Andhra Pradesh here by makes the following Rules for fixing the criteria for Transitional Area and Smaller Urban Areas:

1. Short Title.

- These Rules may be called the Andhra Pradesh Transitional Area and Smaller urban Areas (Fixation of Criteria) Rules, 2013.

2. Criteria for constitution of Nagar Panchayat.

- An area may be notified as Transitional Area (Nagar Panchayat) under Clause (42 a) of Section 2 of Andhra Pradesh Municipalities Act, if the following criteria is satisfied:: 20,000 to 40,000: 400: L 40.00 LakhsProvided that local area with a lesser income may also be considered if it has acquired urban characteristics: 25%Provided that a local area with a lesser percentage of employment in Nonagricultural activities may also be considered if it is not more than 20 Kms away from a Municipality (District Head Quarter) or Municipal Corporation:Availability of market facilities and potentialities to attract Industries:Local area acquiring Urban CharacteristicsProvided that

whenever a main urbanized Grampanchayat is proposed to be constituted as a Nagar Panchayat with merger of surrounding other village(s) of Grampanchayat(s), such village(s) shall fulfill the following: -The proposed village(s) going to be merged shall not be more than 3Kms from the periphery of outer habitation of the main Grampanchayat to the outer Periphery of the habitation of village(s).

3. Criteria for constitution of Municipality.

- An area may be notified as Smaller Urban Area (Municipality) under Clause (42-a) of Section 2 of the Andhra Pradesh Municipalities Act, 1965, if the following criteria is satisfied:

- (a) Population (as per last Census) : Above 40,000 and upto 3,00,000.
- (b) Density of population Per Sq. Km : 500
- (c) Revenue : L60.00 Lakhs
Provided that local area with a lesser incomemay also be considered if it has acquired urban characteristics
- (d) Percentage of employment in Nonagriculturalactivities : 40%
Provided that a local area with a lesserpercentage of employment in Nonagricultural activities may also be considered if it is not more than 20 Kms away from aMunicipality (District Head quarter) / Municipal Corporation
- (e) Economic importance : Availability of Market facilities andpotentialities to attract Industries
- (f) Other factors : Local area acquiring Urban Characteristics

Provided that whenever a main urbanised Gram panchayat is proposed to be constituted as a Municipality with merger of surrounding other village(s) of Gram panchayat(s), such village(s) shall fulfill the following: -The proposed village(s) going to be merged shall not be more than 3Kms from the periphery of outer habitation of the Main Gram panchayat to the outer Periphery of the habitation of village(s).