

FORM-B
[See rule 9(3), (4) & (6)]

Office of Prescribed Authority (State Government/District Collector/
S.D.O./Tehsildar-----)

No.

Dated:

CONVERSION ORDER

On the application of Shri-----of village-----

Tehsil-----, agricultural land held by him in his khatedari tenancy is hereby converted for a non-agricultural purpose under rule 9 of the Rajasthan Land Revenue (Conversion of Agricultural Land for Non-Agricultural in Rural Areas) Rules, 2007, the particulars of which are given as under:

1. Names of applicant khatedar/tenants with father's/husband's name and complete address.
2. Whether the applicant is a member of SC/ST.
3. Details of the land converted:
 - (a) Name of the village/Gram Panchayat/Tehsil.
 - (b) Khasra No. of the land along with area of each Khasra No. (in hectare).
 - (c) Area converted (in hectare or wq. mtr.)ind
 - (d) indicating the area of each Khasra No.

Note: A duly verified copy of the relevant part of revenue map showing the land converted for non-agricultural purpose is enclosed.

4. Purpose of conversion.
5. Rate of conversion charges payable.
6. Amount of premium deposited with No. and date of challan.
7. Amount of penalty deposited, if any, with date and no. of challan.
8. Amount of interest deposited, if any, with date and no. of challan.
9. Whether the order issued under Rule 13 for regularization.
10. Other particulars, if any.
11. The above conversion order shall be subject to the following conditions:-
 - (I) the land converted for the above non-agricultural purpose shall not be used for any other non-agricultural purpose, without obtaining prior permission of the prescribed authority.

- (II) If the applicant falls to use the land for the converted purpose ¹[within a period or extended period, if any, specified in rule 14 of these rules], the permission shall be withdrawn and the premium money deposited by the applicant shall be forfeited.
- (III) No land as mentioned in rule 4 shall be used for any non-agricultural purpose.
- (IV) No part of the land converted for public utility purpose shall be used for any other non-agricultural purpose without valid permission from the prescribed Authority.
- ² [(V) The applicant is allowed to remove ----- trees from the converted land on the condition that he will plant three times of shady or densetrees in lieu of the removed trees within a year, failing which he shall be charged Rs. 500 per year which is remained unplant in form of penalty in revenue head].

Signature of the
Prescribed Authority
(State Government/
District Collector/
SDO/Tehsildar)
Seal of the
Prescribed Authority

No.

Date:

Copy to:

1. The District Collector-----
2. Gram Panchayat-----
3. The applicant Shri-----

Signature of the Prescribed
Authority

¹ Substituted by Notification no. F.6(6)rev-6/92/pt./, dated 16-11-12

² Added by Notification no. F.6(6)rev-6/14/33, dated 06-10-16