THE ASSAM (TEMPORARILY SETTLED AREAS)

TENANCY RULES, 1972

(ASSAM RULES 1 OF 1972)

CHAPTER-I

General

- Short title and commencement: These Rules may be called the Assam (Temporarily Settled Areas) Tenancy Rules, 1972.
- Definitions: In these rules, unless there is anything repugnant in the subject or context—
 - a) The "Act" means the Assam (Temporarily Settled Areas) Tenancy Act, 1971 (Assam Act XXIII of 1971);
 - b) "Board" means the Assam Board of Revenue constituted under the Assam Board of Revenue Act, 1959;
 - c) "Code" means the Civil Procedure Code, 1908;
 - d) "Form" means a form appended to these Rules;
 - e) "Regulation" means the Assam Land and Revenue Regulation, 1886;
 - f) "Section" means a section of the Act;
- 9) The words "Settlement Officer" and "Assistant Settlement Officer" and "Survey Officer" and "Assistant Survey Officer" shall have the same meaning as assigned to them in the Regulation or the Rules framed thereunder and all other words and expressions used

in these rules and not defined in the Act or in the Regulation shall respectively have the same meaning as assigned to them in the Act or in the Regulation as the case may be.

3. Publication of Notice inviting objection against extension of the Act:-

1)A notice in Form 1 about the intended extension of the Act in any area shall be published in one Official Gazette, at least in one issue of a local newspaper having circulation in the area, and by affixing a copy thereof in the notice board of the Deputy Commissioner of the District in which the area concerned is included. Ordinarily 30 days time should be given for filing objections.

- Diposal of objections:- Any objection received within the time limit shall be duly considered and disposed of on merit.
- 3) Final publication of notification extending the Act:- After disposal of all the objection petition received within the time limit, Government shall finally publish a Notification in From 2 in the Official Gazette, extending the whole or part of the Act to such area as the case may be.

CHAPTER II

Procedure for Transfer by the

Occupancy Tenants

4. Meaning of transfer:- In the rules under this Chapter the expression "transfer" shall have the same meaning as is defined under Section 5 of the Transfer of Property Act, 1882 subject to the explanation below-

Explanation:- The words "transfer" is used here in the most generic legal sense compre-hending all the specific contract which pass real right in the land from one person to another. The term is applicable to any interest whether whole or carved out either directly or indirectly of the aggregate known as ownership. A mortgage by and occupancy tenant for the purpose of obtaining agricultural loan from the recognized financial institutions or partition amongst the family members should not be considered as transfer.

5. Form of application: - As far as practicable an application by an occupancy tenant seeking the permission for transfer under Section 8 of the Act shall be in Form 3.

The application shall be presented in the Court of any Revenue Officer not below the rank of Sub-Deputy Collector having jurisdiction over the area with copy to his immediate landlord. The said application shall be signed and verified as a plaint under the Code and it shall contain sufficient description of the land intended to be transferred.

- 6. Disposal of application for transfer: On receipt of an application under Section 8 of the Act, the Revenue Officer shall ordinarily grant the permission within 30 days from the date of filing the application unless the proposed transfer is likely to contravene any of the provisions of the Act. When, however, a permission is refused, the grounds for such refusal shall be recorded in writing and communicated to the applicant within a fortnight from the date of disposal of the application.
- 7. Service of notice: A notice of transfer shall always be served on the landlord by the tenant under registered post with acknowledgement due. Such notice shall contain the full details of transfer along with the complete postal address of the transferee as well as transferor:

Provided that where the delivery of the notice under regsitered post does not take place due to no fault of the tenant, then the tenant may apply with the postal receipt before the Court of the Revenue Officer at the time of filing the application under Rule 5, for causing the service of such notice upon the landlord by depositing necessary process fees together with the requisite number of the said notice. The Revenue Officer shall casue the service upon the landlord on behalf of the tenant.

CHAPTER -III

Procedure for acquisition

8. Acquisition by Government: When Government decide to acquire ownership rights and intermediary rights under Section 22, it shall publish in a notification in From 4 in the Official Gazette and the Deputy Commissioner shall cause public notice of the substance of such notification to be given at convenient places in the said locality and such publication shall be conclusive evidence of the notice of acquisition to the persons having interests over the land.

- 9. Application for acquisition by tenants:-An application for acquisition under Section 23 (1) and 23 (II) shall be in form 5 and it must be signed and verified by the applicant.
- 10. Disposal of application for acquisition filed by tenants:-The Deputy Commissioner on receipt of an application under rule 9, shall cause an enquiry to satisfy himself about the eligibility of the applicant to acquire the intermediary rights and the ownership rights before ordering further proceedings. If the Deputy Commissioner is satisfied that there is a prima facie case for acquisition under Section 23, he shall serve notices in Form 6 to all persons mentioned in the application at applicant's cost and to any other person or persons who, in opinion of the Deputy Commissioner are interested in it.
- 11. Proceeding for acquisition:-The Deputy Commissioner shall hear all objections presented within one month of the service of notice under Rule 10 and make a memorandum of the evidences, if any, adduced by the parties and shall, for the purposes of the enquiry, have all the powers of a Civil Court.
- 12. Allowing acquisition and deposit of compensation:-(1) When the Deputy Commissioner allows the acquisition of a percel or parcels of land by the applicant, he shall record a formal order in the proceeding to that effect an call upon the applicant to deposit the cost of acquisition as may be estimated under Rule 14.
 - If the application fails to deposit the amount of compensation money within a period of one month the proceedings shall be terminated with a reasonale cost to be realized from the applicant as arrears of land revenue.
 - In all cases, the unexpended amount of deposit of compensation shall be refunded to the applicant on the completion of the proceedings.
- 13. Publication of declaration for acquisition: As soon as the compensation amount is deposited by a tenant as per order of the Deputy Commissioner under Rule 12, the Deputy Commissioner shall publish a declaration in Form 7 in the official Gazette

within 30 days from the date of deposit. The publication of such declaration in the official Gazette shall be conclusive evidence of the notice of acquisition to all persons havings interests in the land.

- 14. Procedure for assessing compensation:-(1) Wherever the Deputy Commissioner shall be required to assess compensation under Section 26 of the Act, he shall served a notice in Form 8 asking the persons having interests to file their claims in Form 9 within 30 days from the date of sevice.
 - 2) Where no return in Form 9 is field by the outgoing landlord or owners within the fixed time, the Deputy Commissioner shall obtain the information required to be shown in Form 9 through Sub-Deputy Collector or any other officer as he may deem fit.
- 15. Disposal of compensation claims: On receipt of return in Form 9 under Rule 14, the Deputy Commissioner shall verify through such agency as may be necessary as to the admissibility of the claims and pass orders awarding the compensation where admissible to the claimants.
- 16. Payment of compensation:-(1) On determination of compensation in respect of acquisition under Section 22 of the Act, the Deputy Commissioner shall pay the entire amount of compensation to the landlrod entitled to receive the payment within 3 months from the date fo his final order assessing such compensation under Rule 15.
 - 2) The Deputy Commissioner shall pay the amount that will be deposited under Rule 12 for acquisition under Section 23 of the Act to the person entitled to receive the payment within 3 month from the date of such deposit on obtaining receipt from the person concerned.

Where necessary the Deputy Commissioner may insist on execution of an indemnity bond in Form 10.

17. Realisation of cost of acquisition from the person for whom acquisition has been made: The Deputy Commissioner shall recover the entire amount of compensation paid under rule 16 (1) from the tenant or under-tenant for whom the

acquisition under Section 22 of the Act has been made. The Deputy Commissioner shall issue a notice in Form 11 directing the person/persons concered to deposit the money in 5 equated annual instainments. If the person concerned fails to deposit any instalment within the time specified in the notice, the Deputy Commissioner then shall order recovery of the defaulted instlment through Bakijai proceeding under Bengal Public Demands Recovery Act, 1913.

 Forms for certificate: The certificate mentioned in Section 26 (4) (a) and Section 26 (4) (b) of the Act, shall be in Forms 12 and 13 respectively.

CHAPTER -IV

Rent

- Notice for depositing crop rent: The notice to the landlord intimating tenants intention to deposit cash rent in lieu of crop-rent under Section 28 of the Act shall be in Form 14.
- 20. Form of receipt: The receipt to be given to a tenant under Section 37 of the Act by a landlord shall be in Form 15 and such receipt shall be signed and dated by the landlord or his authorised agent.
- 21. Procedure for deposit of rent:-(1) An application under Section 38 (1) of the Act for permission to deposit the rent shall be field before a Revenue Officer having jurisdication in the area and the application shall be signed and verified as a plaint under Code. It shall contain a statement of the ground or grounds on which it is made.
- The Revenue Officer shall fix a date for admitting the application that will be filed under sub-rule (I) above and both the applicant and his landlord or any other person having ineerest in the holding shall be intimated by service of notices in Form 16. If the landlord fails to turn up or refuses to acept the rent tendered, or if the Revenue Officer is satisfied about the *prima facie* validity of the grounds adduced in the application, then he shall admit the application and accept the amount that may be tendered as rent and keep it in deposit and issue a receipt in Form 17.
 - When an application under sub-rule (2) above is admitted and the amount offered

as rent accepted, the Revenue Officer shall publish a notice in Form 18 in the notice board of his office and cause a copy thereof to be served upon such person whom he believes to be entitled to receive the payment of rent. The Revenue Office shall then fix a date for hearing the case and try to settle up the dispute or the claims of the claimants by conciliation and where the disputes are settled mutually, he shall order the payment of the amount in terms of settlement.

But where the conciliation fails the Revnue officer shall refer the dispute to a Civil Court having jurisdiction over the area for a decision. The amount of rent shall be payable in terms of the final decision of the Court.

CHAPTER -V

Ejectment

- 22. Enquiry for ejecting and settling landless agriculturist:-(1) Where any enquiry is to be conducted under Section 50 (b) of the Act to evict a non-agriculturist on the ground of transferor being void, the Deputy Commissioner shall serve notice to both transferor and the transferee and any other person interested asking them to appear before his Court on such date and time as may be fixed for the purpose of hearing. After giving the parties an opportunity of being heard, the Deputy Commissioner if satisfied that circumstances warrant such eviction shall order the eviction of the non-a griculturist transferee from the holding.
- 2) An appeal against decision or order or the Deputy Comm issioner arising out of enquiry under Section 50 (h) of the Act shall lie before the Board if preferred within sixty days from the date of order appealed against.
- ["22-A. Certificate in respect of restoration of Possession:- When a Revnue Officer himself will take possession and deliver it to a tenant under sub-section (2) of Section 54-A of the Act, he shall issue a certificate in Form 21 to the temant concerned".]

CHAPTER -VI

General powers of officers making surveys and preparing record-of-rights

- 23. Powers of Deputy Commissioner: The Deputy Commissioner shall have all the powers conferred by the Regulation on a Settlement Officer and Survey Officer for the purposes of Chapter X of the Act.
- 24. Powers of Revenue Officer: -As soon as the notification under sub-section (2) of Section 55 of the Act is published, a Settlement Officer shall be appointed with additional designation of Revenue Officer to be in-charge of making a survey and preparing record-of-rights under Chapter X of the Act for any local area and he shall have such powers of a Settlement Officer and Survey Officer under the Regulation as may be notified.

Where necessary; Assistant Settlement Officer with additional designation of Assistant Revenue Officer shall also be appointed for any local area and he shall have such powers of an Assistant Settlement Officer and Assistant Survey Officer under Regulation as may be notified and all Assistant Settlement Officers so appointed shall be subordinate to the Settlement Officer.

- 25. Publication of Notification: Every local ara or a part thereof shall be held to be under the operation chapter X of the Act from the date of publication of the notification under sub-section (2) of section 55 of the Act until the issue of another notification in the official Gazette declaring the operation to be closed.
- 26. Proclamation to be published: As soon as the notification under sub-section (2) of section 55 of the Act is published in the Gazette the Deputy Commissioner or the Settlement Officer shall cause a proclamation to be published about the order made under sub-section (1) of Section 55 of the Act through local bodies of the areas concerned calling upon the tenants and landlords to demarcate on the ground the boundaries of each holding within a specified time. Each landlord of the area for which order has been made under

After Rule 22, a new Rule 22-A inserted vide Notification No. RRT. 403/76/11.
 Dated 24th september. 1976 and published in the Assam Gazette, Part II-A, Dated 13th October, 1976 at page 2242.

Section 55 of the Act, is also laible to furnish a list containing the name and address of tenant under him with full particulars direct to the Settlement Officer.

27. Production of documents: When an order under Section 55 of the Act has been made for a local area, every landholder, settlement-holder and landlord or every person entitled to receive rent from the tenants of that local area shall be bound to assist the Settlement Officer or Assistant Settlement Officer as the case may be.

All such person shall on the written requisition of the Settlement Officer or Assistant Settlement Officer as the case may be, furnish personally or otherwise, as the officer concerned may direct, such information or assistance and produce such books or registers or any document as may be require by the officer for the purpose of surveyor for preparartion of record-of-rights under the Act or both purposes.

CHAPTER -VII

Procedure for the Preparartion of Recor-of-rights

- 28. Survey how to be made: When an order has been made under Section 55 of the Act directing that a record-of-rights shall be prepared with survey, the survey shall a made as provided for under the Regulation.
 - "I"29-A. Various stages of preparation record-of-rights:- When an order has named under Section 55 of the Act directing that a record-of-rights shall be prepared, all be prepared in the manner prescribed below and shall consist of some or all of the ving processes—
 - Preliminary record writing and survey where necessary;
 - Record attestation by Settlement Officer or Assistant Settlement reluding local explanantion;
 - Preliminary publication of draft records and disposal of objections;
 - Preparation of Final Record;
 - Publication of Final Record;

xisting Rule 29 was re-numbered as Rule 29 (A) and thereafter Rule 29 (B)

Notification No. RRT. 403/76/11, Dated 24th September, 1976 and pub-

Assam Gazette, part II-A, Dated 13th October, 1976 at page 2242.

- Distribution of Final Record.
- 29-B. A Settlement Officer who has been appointed with additional designation of "Revenue Officer" may at any time before the publication of the final record, direct that any portion of the proceedings in respect of the lands of any local area, estate or part thereof shall be cancelled and that the proceedings shall be carried out denovo from such stage as he may direct."
- 30. Preliminary survey and record writing: After the boundaries of all the holding of the tenants have been surveyed and demarcated, a draft, "Chitha or Field Index" shall be prepared by the land Records Staff under the direct supervison of the Assistant Settlement Officer. The Chitha shall be arranged according to the serial number of the plots in the map and shall show the name and residence of the tenants, the area of the plote, the length of possession of the holding of each tenant, the amount of rent in addition to any other particulars as the State Government may direct. Disputes regarding the boundary of any holding shall be decided on the basis of actual possession.
- 31. Record attestation and local explanation: (1) The Assistant Settlement Officer shall then cause draft "Khatian" to be prepared from the "Chitha". The "Khatian" shall be in Form 19. In addition to the particulars included in the "Chitha" the "Khatian" shall also contain the landlord's name, address, the number of the "Patta" held by him and revenue payable in respect of the plot. There shall ordinarily be a separate, "Khatian" for each tenant under the same landlord. Where, however, a tenant is found holding different plots under separate landlord, there shall be a separate "Khatian" in respect of every such landlord for the tenant.[***]
- 2) Before record attestation of particulars village begins, each tenant and his landlord shall be furnished with a copy of the draft "Khatian". The record attestation of each area or village shall be taken up in or near the area or the village after sufficient time have been allowed to the tenants and the landlord to study their copies of the "Khatians".

^[***] Deleted vide Notification No. RRT. 403/76/11. Dated 24th September. 1976. Published in the Assam Gazette. Part II-A. Dated 13th October. 1976 at page 2242, for the words"in case of lands not used for purposes connected with agriculture, the Khatian shall show briefly the use to which the land is put"

A proclamation shall previously be published in the village concerned notifying the landlords and the tenants to appear before the Assistant Settlement Officer with their copies of draft "Khatian". As each copy of the draft "Khatian" is produced before him, the Assistant Settlement Officer shall examine the entries therein and shall read out and explain the entries and make correction where necessary. Dispute regarding the ownership of any tenat's holding shall be decided by the Assistant Settlement Officer in a summary manner and on the basis of actual possession.

All objections and question as to the corectioness of the entries in the "Khatian" particularly those relating to the ret and the class of tenant, shall be decided in like manner. It shall be the duty to the Assistant Settlement Officer to attest the correctness of all the entries in the "Khatian" irrespective of whether any of the entries may or may not have been disputed.

32. Publication of draft record: - After record attestation, the Assistant Settlement Officer shall correct th records as per orders passed in the course of attestation and prepare the draft record-of-rights for an area or village. The Assistant Settlement Officer shall, thereafter, publish the records during a period of not less than a month at a covenient place as he may determine. A proclamation shall previously be published in the local area or village informing the landlords and tenants of the rea/village of the place at which and the period during which the draft records will be open to public inspection and the last date for filing objections.

Notwithstanding anything contained in the proclamation, the Settlement Officer may extend the period for inspection of the record and filing of objections.

33. Objection how to be made:-(1) Blank forms of objection shall be supplied free of charges unless otherwise decided by the State Government. An objection shall, as far as practicable, be in Form 20 and such objection shall be filed before an Assistant Settlement Officer having jurisdiction over the area. Along with the original objection, the objector shall also file sufficient copies of the original objection as may be required for service on the opposite party or parties and such other persons who in the opinion of the Assistent Settlement Officer are materially interested in the case. The Assistant Settlement Officer shall hear the parties and all such persons who are interested on the date and place

fixed for the hearing of the objection. Generally, the Assistant Settlement Officer shall record an abstract of the reason for decision and the record shall contain the names of the witness if examined. No objection shall be disposed of in the absence of any of the interested parties or their authorised representatives unless the Assistant Settlement Officer is satisfied for reasons to be recorded in writing that the notices were duly served on all the persons concered.

- 2) An appeal shall lie to the Settlement Officer having jurisdiction over the area from the order or decision of an Assistant Settlement Officer under sub-rule (1) above, if preferred within two months from the date of the order appealed against. No appeal shall be disposed of in the absence of any of the parties materially interested for reasons to be recorded in writing that the notice were duly served on all the persons concerned.
- 34. Preparation of final record:-(1) When all objections under Rule 33 have been disposed of and orders have been passed on all appeals to the Settlement Officer from the orders of the Assistant Settlement Officer shall proceed to frame final record in strict conformity with the draft record already attested or subsequently corrected.
- The final record as prepared under sub-rule (1) above shall be always liable to be corrected in the light of order on the appeal preferred under Section 59 of the Act.
- 35. Publication of final record:-(1) The Settlement Officer shall publish the final record-of-rights of an area or viliage by placing it for public inspection free of charge at a convenient place in or near the area of village. A proclamation shall previously be published informing the landlords and the tenants of the place at which and the period during which the final record of the area or the village will be open to public inspection. The period shall not be less than one month.
- 2) A certificate of final publication under Section 58 (1) or 58 (2) shall be furnished within a month of the last day of the fianl publication of the record-of-rights, unless the State Government has fixed any other date under provision of sub-section (1) of the Section 58 of the Act.
 - 36. Distribution of maps and copies of final record :- When a map has been

prepared in any case in carrying out the provision of the Chapter X of the Act, it may be printed under the authority of the State Government and may be distributed to officers, landlords, tenants and where necessary to local bodies and other persons in such manner as the State Government may, from time to time, by general or special order, direct. Copies of the final record-of-rights or portions thereof shall be printed or prepared in manuscripts and shall after certification as prescribed under section 76 of the Indian Evidence Act, 1872 (Act I of 1872) be distributed to officers, landlords and tenants and to others in such manner as the State Government may, from time to time, by general or special order, direct.

The printed maps and copies of the record or portion thereof may be distributed under this rule to persons other than officers, in such manner as the State Government may decide.

37. Correction of bonafide mistakes in record-of-rights: The Settlement Officer or if there be no Settlement Officer, the Deputy Commissioner may, on application or on his motion within two years of the date of certification of final publication, correct any entry in record-of-rights which, he is satisfied, has been made owing to a bonafide mistake.

Provided that no such correction shall be made without giving the parties likely to be affected by such correction an opportunity of being heard.

- 38. Disposal of appeal: The appeal preferred under Section 59 (1) of the Act, shall be disposed of by the Director of Lands Record, Assam or by any officer authorised in this behalf, after giving the concerning parties an opportunity of being heard and taking such evidence as is considered necessary.
- 39. Revision of record-of-rights:-When the State Government decided to revise the record-of-rights under sub-section (2) of Section 59 of the Act, it shall direct the Director of Land Records, Assam to take up the revision.

The Director of Land Records, Assam shall serve notices to the person or persons who are likely to be affected by the proposed revision and he shall hear all the persons interested or likely to be affected by the process of revision of record-of-rights. The Director of Land Records, Assam, after giving an opportunity to all the parties materially interested of being heard and taking necessary evidence, shall order the correction of any entry in the record-of-rights which, he is satisfied, is necessary due to reason to be recorded in writing.

CHAPTER -VIII

Miscellanceous

40. Service of notice where mode not prescribed by the Act or by these Rules: Where no other mode of service of notice is provided by the Act or by these Rules, service shall be effected in the manner provided for the service of summons on a defendant under the Code of Civil Procedure, 1908, if the notice is addressed to one or more persons occupying or owning the same holding or tenure; and if it is addressed to a number of persons occupying or owning different holding or tenures in the same village the notice shall be served in the manner provided for the service of summons on a defendant under the Code of Civil Procedure, 1908, or by proclamation and beat of drum and by pasting it, in the presence of not less than two persons, on some conspicuous place in the village, and also by fixing it up in the village office if anywhere the rent is usually paid. In the case of uninhabited village the pasting of the notice shall be made in the nearest inhabited village.

Provided that where the person to be served with a notice is a minor, notice shall be served on the minor and also on his or her legal guardian or on his or her guardian and adlitem appointed by the Court for purposes of service on an application by the person asking for service of notice.

- 41. General power or State Government:—Notwithstanding anything contained in any Rules, all powers under these rules shall be exercised by any or all officers subject to any general or special orders issued, from time to time, by the State Government.
- 42. Power to remove difficulties:—If any difficulty arises in giving effect to any of the provisions of these rules, the State Government may, of circumstances so demand, take any action not in consistent with the provisions of the Act, which may be necessary for the purpose of removing the difficulty.

FORM No. 1

|See Rule 3|

Whereas it is expedient to extend the application of he Assam (Temporarily Settled Areas) Tenancy Act, 1971 (Assam Act XXIII of 1971) in the District of
Now, therefore, notice is hereby given in pursuance of sub-section (4) of Section 1 of the said Act to the local people of the
Secy. to the Govt. of Assam
Revenue Department
FORM No. 2
[See Rule 3]
Whereas it is expedient to extend the application of the Assam (Temporarily Settled
Areas) Tenancy Act, 1971 (Assam Act XXIII of 1971), to the District of

And whereas a notice of the intended extension was published in the Assam Ga-
zette, dated inviting objections, if any;
And whereas no objections have been filed;
And whereas the objections received have been disposed of after due consider-
ation;
Now, therefore, in exercise of the powers conferred by sub-section (4) of Section
1 of the Assam (Temporarily Settled Areas) Tenancy Act, 1971 (Assam Act XXIII of

1971), the Governor of Assam is pleased to extend the application of the aforesaid Act, to

the with immediate effect.

Secy. to be Govt. of Assam, Revenue Department. (200)

FORM No. 3

|See Rule 5|

To.

The Revenue Officer.

Whereas the negotiation to transfer the occupancy holding as detailed below has been finalized in between the undersigned and the purchaser named below, I hereby request that the permission of Government under Section 8 of the Assam (Temporarily Settled Areas) Tenancy Act, 1971 may please be accorded.

(Signature of the transferor)

Schedule of Property to be Transferred

Patta No. of the land and vil- lage and Mauza where the holding is situated	Name of the Landlord	Name of tenant i.e., transferor and the nature of tenancy.	Khatian no.	Dag No. and area of the plots sought to be transferred.	Name of the purchaser, his address and profession.	Nature of transfer and area on thereof.	Remarks
	2	3	4	5	6	7	8

FORM No. 4 [See Rule 8] GOVERNMENT OF ASSAM [REVENUE DEPARTMENT]

'Orders by the Governor'

Notification

Act. 1971 the rights respect of	on (1) sub-se I, (Assam Act , titles and inte f the holding n ant, personall	ction (2) 2 XXIII of 1 crests/right nentioned i	2 of the Ass 1971), the Go s, titles and i in the schedu	am (Ter overnor nterests de belo	e powers o mporarily of Assam sheld by th w shall star	Settled Area is pleased to e landlord as ad transferre	of Section as) Tenancy declare that specified in d to and vest
District	free from all		SCHEI	OULE			
Mauza Name	Name of	-	cription of la	and	Area	Land	
of the tenant	the Landlord and his address	Patta . No.	Khatian No.	Dag No.	under occupa- tion of the tenant	Revenue Payable	Remarks
1	2	3	4	5	6	7	8

Secretary to the Govt. of Assam, Revenue Department

FORM No. 5 [See Rufe 9]

Before.

The Deputy Commissioner:

Whereas the undersigned is desirous to acquire the ownership rights/intermediary rights of his landlords in respect of the holding specified in the schedule below under subsection (1)/under sub-section (2) of Section 23 of Assam (Temporarily Settled Areas) Tenancy Act, 1971(Assam Act XXIII of 1971;)

And whereas the undersigned is agreeable to pay the compensation as may be determined under Section 24 of the aforesaid Act for the acquisition.

SCHEDULE

District	Village
Circle	
Mauza	

	Name of	Des	cription of la	and	Area under Occupa- tion of the tenant (Appli- cant)	Land	
of the the tenant (Appliand his	Landlord	Patta . No.	Khatian No.	Dag No.		Revenue Payable	Remarks
1	2	3	4	5	6	7	8

Signature of the applicant.

Form No.6 [See Rule 10]

					1.50		
To,							(7)
Shri,							
to be tenant/ applied unde (Assam Act	tenants in respect Section 23 XXIII of 19	of the 71), to:	the holding Assam (Te acquire the	g as spe imporar e owne	ecified in the s rily Settled A rship right/rig	schedule belovereas) Tenancy this of his/the	w has/have Act, 1971 ir landlord
					isition may be of this notice	e filed before ce.	the under-
	e notice that (date)		dication w	ill be t	aken up for c	lisposal on	
			SCHI	EDUI	Æ		
Circle					Village		
Name of	Name of	Descr	iption of la	ind	Area	Land	
the tenant (Applicant)	the Land- lord and his address	Patta No.	Khatian No.	Dag No.	under Occupa- tion of the tenant	Revenue Payable	Remarks

	And the second second			L-co.to			
the tenant (Applicant)	the Land- lord and his address	Patta No.	Khatian No.	Dag No.	under Occupation of the tenant (Applicant)	Revenue Payable	Remarks
1	2	3	4	5	6	7	8

Deputy Commissioner

FORM No. 7 [See Rule 13]

No	Whereas the tenant named below has been found entitled
to acquire ownership rights.	intermediary rights of his landlords under Section 21 of the
Assam (Temporarily Settled	Areas) Tenancy' Act, 1971 (Assam Act XXIII of 1971);

And whereas the said tenants have/tenant has applied and deposited the compensation under sub-section (1) of Section 23 /(2) of Section 23 of the aforesaid Act;

SCHEDULE

District
Village
Circle
Mauza

	Name of	Descr	iption of la	and	Area under occupa- tion of the tenant (Appli- cant)	Land Revenue Payable	
(Applicant) lo	the Land- lord and his address	Patta No.	Khatian No.	Dag No.			Remarks
1	2	3	4	5	6	7	8

To,		-	INM NO.	o [See	Kule 14 (1)]		
	ıri	************		0000			
Ta	ke notice that	the ass	essment o	f Comr	ensation for a	equisition of l	holdng speci-
of this noti	u are hereby i	equsted	i to file you Form No.	ur clain 9 of th	ns within 50 da	ays from the dar the Assam (ate of service Temporarily
			SCH	EDU	LE		
Circle		*********					
Name of	Name of	Descr	ription of la	and	Area	Land	
the tenant (Applicant)	the Land- lord and his address	Patta No.	Khatian No.	Dag No.	under occupa- tion of the tenant	Revenue Payable	Remarks
1	2	3	4	5	6	7	8
- 4			- 1				

FORM No. 9 [See Rule 14 (2)]

To,

The Deputy Commissioner,

PROFORMA

Name and Address of the claimants and his status	Details of the rights titiles and interest over the land	Description of the land involved in acquisition			in	Land Revenue payable for the area	The amount claimed as per provi- sions of	Remarks
ver the land involved in acquisition	involved in	Patta No.	Khatian No.	Dag No.	Area involved in acquisition	involved in acquisition	lved in Sections 24 & 25 of the Act.	
1	2	3	4	5	6	7	8	

FORM No. 10 [See Rule 16 (1)]

Indemnity Bond

The DEED of I	Indemnity is made on the	daye of
20	between (1)	(2)
S/O	Vill	P.O
	P.S	Dist
	Promisor/s of the one part.	
And the Gove	rnor of Assam (hereinafter called	d the Promisee) of other part
	Nodated	
payment to (1)	\$/0	
(4)	S/O	Villa
Dist	r.O	ensation of Rs. (Rupees
		only
(IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	payable for acquisition of their	share of interests as specified
in Notification No		dated
under the provisions of	of the Assam (Temporarily Settled	Areas) Tenancy Act. 1971, and
(1) agreeing to inden	nnify the said State of Assam in re	espect thereof.
Now the DEED	witnesses that in consideration of	the said Government of Assam
	formentioned compensation of R	
(Rupees) only to the said
Shri		(Promisor/s) hereby
convenant with the P demand for reasons h to the promisor/s or l	romisee, the Governor of Assam to be reinafter appearing to the Promise the shall by due process of law or d to him as compensation.	hat the Promisor will repay on see all such compensation paid
The promisee v	wil have full right to realise the afor	oresid sum of Rs
	(Rupees) will or any por-
tion thereof from Shr	í	(Promisor) with
cost and compensation	on in case the said Government of	Assam suffers any loss for the
payment of the above	e sum of Rs	(Rupees
) only to the Promisor.	
	reof the above said Promisor Shri	
has executed this Ind	emnity Bond on the	day of
	aforementioned.	59
Witnesses-	/440	Signature

(208)

FORM No. 11 [See Rule 17]

To,	
Shri	***************************************
being the total amount of Com	ed to deposit the sum of Rspensation assessed and paid for acquisition of ownership you under Notification No
No	leposited by a Treasury Chalan against the receipt Head
	Deputy Commissioner
9	FORM No. 12 [See Rule 18]
quired the ownership rights/ir holding as shown in the sched dated	/tenants named against column (1) below has/have ac- ntermediary rigts of his/their landlord in respect of the lule below on publication of Notification No issued under Section 22 of d Aears) Tenancy Act, 1971 (Assam Act XXIII of 1971),

SCHEDULE

Name of	Name of	Descr	iption of la	nd	Area	Land	
the tenant		Patta No.	Khatian No.	Dag No.	under occupa- tion of the tenant	Rerenue Payable	Remarks
1	2	3	4	5	6	7	8
							100000000000000000000000000000000000000
						Deputy Con	
Memo No							
fo	D.C	frecore	is				
	hri						
						Deputy C	

SCHEDULE

Name of	Name of	Descr	iption of la	ind	Area	Land	
the tenant the Land- lord and his address	Patta No.	Khatian No.	Dag No.	under occupa- tion of the tenant	Revenue Sylvable English		
1	2	3	4	5	6	7	8
Memo No.).C	*********				Deputy Cor	
110000	correction of r						
2. Shr	i						
						Deputy Cor	nmissioner
		FOR	RM NO.1	4 [See	Rule 19]		
Го,							

SCHEDULE

The state of the s	CLE
District	Mauza
Village	
C: I	

the tenant the lore	Name of	Description of land			Area	Land	
	the Land- lord and his address	Patta No.	Khatian No.	Dag No.	under occupa- tion of the tenant	Revenue Payable	Remarks
1	2	3	4	5	6	7	8

(Signature of the tenant)

FORM No. 15 [See Rule 20]

Form of receipt under sub-section (1) of Section 37 of the Assam (Temporarily Settled Areas) Tenancy Act, 1971 (Assam Act XXIII of 1971)

Counter foil

(To be retained by the landlord)

- Name of the tenant, his father's name and address
- 2. Area of holding
- Patta No., Dag No. and Khatian No.
- 4. (1) Village
 - (2) Muza
 - (3) Revenue Circle.

Recipt

(to be given to the tenant)

- Name of the tenant, his father's name and address
- 2. Area of holding
- Patta No., Dag No. and Khatian No.
- 4. (1) Village
 - (2) Muza
 - (3) Revenue Circle.

(212)

- The anual rent payable in cash or the share of crop rent (i.e., 1/5 or less) deliverable for the holding.
- The amount paid or the total quantity of crop delivered and of crop delivered and the year or years in respect of which such payment made or crop share delivered.
- 7. Balance due if any.
- Signature or thumb impression of the tenant or the person acception the receipt of the payment from the landlord.

District

9. Remarks:

Date:

- The anual rent payable in cash or the share of crop rent (i.e., 1/5 or less) deliverable for the holding.
- The amount paid or the total quantity of crop delivered and the year or years in respect of which such payment made or crop share delivered.
- 7. Balance due if any.
- Signature or thumb impression of the landlord or his authorised agent.
- 9. Remarks:

Date:

FORM No. 16 [See Rule 21 (2)]

in the Court of at	
To,	
Shri	
Notice is given to you that Shri	resident of

Note: The first para of form No. 16 was substituted vide Notification No. RRT. 403/76/11, Dated 24th September, 1976 and published in the Assam Gazette, Part II-A, Dated 13th October, 1976 at page 2242.

Take notice that the application will be and you are hereby summoned to appear authorised and instructed to answer all mate determined in your absence.	be taken up for disposal on in Court in person or by a Pleader duly crials questions. In default, the case will be
Given under my hand and the seal20,	of the Court, this day o
SCHE	DULE
District Village	Mauza

who lord and his address No. No. No. No. Dag under payable occupa- occupa- tion of sable	the tenant who lord and applied to deposit the	Name of	Descr	iption of la	and	occupa- tion of	or deliver	Remarks
1 2 3 4 5 6 7			200000000000000000000000000000000000000		1 / / / J / W			
	1.	2	3	4	5	6	7	8

Form No. 17 [See Rule 21 (2)]

Dis	trict						
in t	he Court of				at	***************************************	
Section 38 XXIII of 19	of the Assam	(Temp	orarily Se	ttled A	reas) Tenanc for dep	t under sub-se y Act, 1971 (osit of rent al	Assam Act
said rent un	der Section 3	8 of th	e Act, this	receip	t is hereby gr	is entitled to ranted for ace t by Shri	eptance of
			SCHI	EDULI	E		
Village	*******************************				Máuz	ra	
Name of	no tongent the Land	Description of land			Area	Land	
the tenant		Patta No.	Khatian No.	Dag No.	under occupa- tion of the tenant	Revenue Payable	Remarks
1	2	3	4	5.	6	7	8
1000							

Seal of the Court

Date:

Revenue Officer

FORM No. 18 [See Rule 21 (3)]

District							
In the Cou	n of				at		
To,							
Not	tice is hereby	given	to you tha	nt Shri.			
s/o,	*******			re	sident of		
has deposit due for the bonafide as	ed an amoun holding spec	t of Rs ified in ntitled	the Sche	dule be	low on the g	round that he	as rent entertains
claims to a		the unc	dersigned			ons intereste	
Village		,,,,,,,,,,,			Mau	za	
Name of	Name of	Descr	iption of la	and	Area	Rent	
the tenant who applied to	the Land- lord and his address	Patta No.	Khatian No.	Dag No.	under occupa- tion of	Payable or	marks

Name of the tenant who lord and applied to deposit the rent	Description of land			Area	Rent		
	the plant of the part of the p	Patta No.	Khatian No.	Dag No.	under occupa- tion of the tenant	Payable or deliver- able	Remarks
1	2	3	4	5	- 6	7	8

(217)

	Particulars of Pattadar		Kemarks	4
			Patta No. and nature	13
Mouza			Name, father's name & residence, status of land	12
Khatian No	Lands in possession of tenant		Special conditions and incidence right of way easements, etc.	=
			Status of tenants	01
		Ħ	Payable cash/kind	6
		Rent	Paid cash/kind	∞
			Length of possession	2
		Revenue payable		9
		Class of land		5
			БЭЪ	4
***************************************			New Dag.	е.
Khatian No			-BeG blO	2
Ž		menon i	Name, Father's name & residence or	-

FORM No. 20 [See Rule 33 (1)]

Objection No	C. Fee	
Patta No. and character of holding (annual, Perio	odic, etc	
1. Name, father's name and address of the	objector	
2. Name, father's name and address of the		
3 Number of Khatian under objection		
4. Number of Plots under objection	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
5. Nature of objection, status of tenant or re	ent or possession etc,	
6. Detail of objection and relief		
7. Signature of objector and date		
	Objection duly received and entered	
	Revenue Officer.	
Present on behalf of objector		
Present on behalf of opposite party		
Grounds of decision and order		
Order		
Correction in the Khatian according to order	er	
With signature and date		

FORM NO.-21 [See Rule 22-A]

has been put into possession of Shri	lare that the land shown in the Schedule below son ofresi
Witnesses :	Address:
I	
2	
SCH	EDULE
District	
Circle	
Mauza	
Village	
Description of land	
ereconnection made	Name of the Landlord
And Area Patta No. Khatian	and his address. No. Dag No.
	To Dig Ito.

Revenue Officer

Note: - After Form No. 20, a new Form No. 21 was inserted vide Notification No. RRT.403/76/11, Dated 24th September, 1976 and published in the Assam Gazette, Part-II-A, Dated 13th October, 1976 at page 2243.