## WEST PAKISTAN LAND REVENUE RULES, 1968

(As amended upto date)

(April 2010)

Compiled by

PROJECT MANAGEMENT UNIT COMPUTERIZATION OF LAND RECORDS BOARD OF REVENUE, PUNJAB, LAHORE.

## WEST PAKISTAN LAND REVENUE RULES, 1968

### $C\ O\ N\ T\ E\ N\ T\ S$

	Preamble
	PART I - PRELIMINARY
1.	Short title and commencement
2.	PART II- PROCEDURE OF REVENUE OFFICERS
3.	Statements and pleadings to be brief.
4.	Verification of applications, etc.
5.	Proceedings not to abate on death or marriage of party
6.	In fixing dates, etc. Revenue Officer to follow procedure of Revenue Court
6-A.	Remand of cases
7.	Commissions– Act V of 1908.
8.	Expenses of witnesses.
9.	Record of mutation proceedings.
10.	Record of other proceedings under the Act.
11.	Contents of orders.
12.	Apportionment and recovery of costs.
13.	Execution of orders of ejectment, etc.
14.	Charges for service of process through post.
1.5	PART III – VILLAGE HEADMEN (LAMBARDARS)
15.	
16.	Number of headmen
17.	Matters to be considered in first appointment
18.	Dismissal of headmen.
19.	Matters to be considered in appointment of successor.
20.	Appointment of revenue farmers and mortgagees as headmen.
21.	Appointment of officiating headmen in place of absentees
22.	Duties of headmen.
23.	Collection, control and distribution of village officers' cesses
24.	Punishments.
25.	Appointment of substitutes for non-resident headmen

26.	Appointment of other substitutes and their position.
27.	Determination of office of substitute.
28.	Rules governing appointment and removal of substitute.
29.	Remuneration of substitute.
	PART IV- RECORDS-OF-RIGHTS AND PERIODICAL RECORDS
30.	Other documents included in the records-of-rights and periodical records
31.	Manner in which the Record-of-Rights prepared, signed and attested
32.	Gist of the order of mutation.
33.	Report regarding cause of delay in mutation cases
34.	Roznamcha Waqiati to be maintained by the Patwari.
34-A.	Collection of mutation fee in cases of registered deeds
35.	Production of documents or furnishing of information under section 47
36.	Inspection of records of Patwaris and grant of certified copies or extracts therefrom
37.	Inspection of maps and land records filed in the Tehsil revenue record
	room or consigned to the district/sub-divisional revenue record room
37-A.	Preparation of produce statements and five-yearly abstracts of yield
	PART V- CROP INSPECTION AND KHARABA
38.	Date on which inspection of each harvest to be commenced
39.	Crop Inspection Register
39-A.	Fard Raftar Girdawari
40.	Correction of entries in the Crop Inspection Register.
41.	Failure of crop to be entered in the Register Girdawari
42.	Scale on which relief to be given
43.	Circumstances under which no Kharaba Statement is to be prepared
	PART VI-DEMAND STATEMENTS (Dhal Bachh)
44.	Bachh Papers.
	PART VII-A. COLLECTION OF LAND REVENUE BY LAMBARDARS
45.	Place of payment
	B. COLLECTION OF LAND REVENUE BY TAPEDARS
46.	Payment of land revenue and rates and cesses
47.	Security to be furnished by Mukhtiarkar, Head Munshi, Supervising Tapedar and Tapedar.
48.	Surety to be liable in the same manner as Principal.
49.	Liability of surety not effected by death of Principal or by his
	taking a different appointment.

50.	How surety may withdraw from further liability
51.	Register of sureties
	COLLECTION OF DATES AND SESSES
	COLLECTION OF RATES AND CESSES
52.	Number of instalments and amount.
53.	Rates and cesses paid alongwith first instalments of land revenue.
54.	Rules in the case of estates in which no land revenue is payable
55.	Portion of rates and cesses not payable to Government.
	RECOVERY OF ARREARS
56.	Application of Headmen for recovery of arrears from defaulters
57.	Defaulter to be summoned.
58.	Recovery of arrears from defaulters.
59.	Sale under section 88 or section 90 to be preceded by attachment
	PROCESS FEES
60.	Charge for service of processes.
	PART VIII-REMISSION OF LAND REVENUE
61.	Power to sanction remission.
	PART IX-SURVEY AND BOUNDARIES
62.	Demarcated areas of forest land, etc. owned by Government to be considered estates
63.	Survey marks.
64.	Boundary marks.
65.	Land measurement or survey.
66.	Size of area of Survey / Khasra Number
67.	Conditions for and restrictions upon sub-division of Survey / Khasra numbers
	PART IX-A-DEMARCATION OF LAND AND EVICTION OF UNAUTHORISED LANDOWNERS
67-A.	Demarcation of land.
67-B.	Eviction of unauthorized land-owners
	PART X-EXECUTION OF CETAIN ORDERS OF CIVIL AND CRIMINAL COURTS THROUGH REVENUE OFFICERS
68.	Appraisement of value of produce before sale.
69.	Agency to be used in conducting sale.
70.	Date on which possession is to be given to decree-holder of Civil Court
	PART XI- MISCELLANEOUS

71.	Village Note Book.
72.	Forms WPLR Rules.
	APPENDIX A
	APPENDIX B

## \*[WEST PAKISTAN] LAND REVENUE RULES, 1968

(Prescribed vide Board of Revenue, West Pakistan's notification No.377/68-219-U (I), dated 25<sup>th</sup> June, 1968, published in the Gazette of West Pakistan, Extraordinary, July 13, 1968, as amended)

With reference to the Board of Revenue, West Pakistan Notification No.82/68-43-U (I), dated the 4<sup>th</sup> March, 1968, published in the extraordinary issue of the "Gazette of West Pakistan", dated the 12<sup>th</sup> March, 1968, and in supersession of all existing rules on the subject, the Board of Revenue, in exercise of the powers conferred upon it by sections 4(9)(iii), 20, 36, 37(2), 38(2), 39(2), 41, 42, 43, 55, 77, 113, 121, 122(2), 129(1), 133, 148, 170, 177 and 182 of the \*\*[West Pakistan] Land Revenue Act, 1967 (West Pakistan Act XVII of 1967), and with the prior approval of Government and in the case of rules under section 170 of the said Act, with the concurrence of the High Court, is pleased to make the following rules: -

#### PART I – PRELIMINARY

- 1. *Short title and commencement.* (1) These rules may be called the \*\*\*[West Pakistan] Land Revenue Rules, 1968.
  - (2) They shall come into force at once.
- 2. **Definitions.-** In these Rules, unless there is anything repugnant in the subject or context-
  - (a) "Act" means the \*\*\*\* [West Pakistan] Land Revenue Act, 1967;
  - (b) "form" means a form appended to these rules;
  - (c) "Section" means a section of the Act; and
  - (d) "Union Committee", "Town Committee" and "Union Council" shall have the meanings respectively assigned to them under the \*\*\*\*\*[Basic Democracies Order, 1959 (P.O. No.18 of 1959)].

#### PART II – PROCEDURE OF REVENUE OFFICERS

3. Statements and pleadings to be brief.- The statements and pleadings made by or on behalf of parties to any proceedings before a Revenue Officer whether oral or written shall be as brief as the nature of the case admits; and shall not be argumentative, but shall be confined as much as possible to a simple and concise narrative of the facts which the party by whom or

<sup>\*</sup> In accordance with the provisions of clause (6), read with clause (7), of Article 268 of the Constitution of the Islamic Republic of Pakistan, 1973, in the application of the West Pakistan Land Revenue Rules, 1968, to the Province of the Punjab, the words "West Pakistan" are to be construed as "Punjab".

<sup>\*\*</sup> By the Punjab Laws (Adaptation) Order, 1974 (Pb. A.O. 1 of 1974), the words "West Pakistan" occurring in the long title and preamble of West Pakistan Land Revenue Act, 1967, were substituted by the words "The Punjab"

<sup>\*\*\*</sup> In accordance with the provisions of clause (6), read with clause (7), of Article 268 of the Constitution of the Islamic Republic of Pakistan, 1973, in the application of the West Pakistan Land Revenue Rules, 1968, to the Province of the Punjab, the words "West Pakistan" are to be construed as "Punjab".

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<sup>\*\*\*\*\*</sup> The Basic Democracies Order, 1959 in so far as applicable to the Province of the Punjab was repealed by the Punjab Local Government Act, 1975 (XXXIV of 1975) which was succeeded by the Punjab Local Government Ordinance, 1979 (VI of 1979) and said Ordinance of 1979 was repealed and replaced by the Punjab Local Government Ordinance, 2001 (XIII of 2001).

on whose behalf the statement or pleading is made believes to be material to the case and which he either admits or believes that he will be able to prove.

- 4. *Verification of applications, etc.* Every written application or statement filed by a party to a proceeding before a Revenue Officer shall be drawn up and verified in the manner provided by the Civil Procedure Code for written statements in suits.
- 5. **Proceedings not to abate on death or marriage of party.-** The death of one of the parties to a proceedings before a Revenue Officer or, in a proceeding to which a female is a party, her marriage, shall not cause the proceeding to abate; and the Revenue Officer before whom the proceeding is held shall have power to make the successor-in-interest of the deceased person or the married female, a party thereto.
- 6. In fixing dates, etc. Revenue Officer to follow procedure of Revenue Court.- In fixing dates for the hearing of parties and their witnesses, in adjourning proceedings, and in dismissing applications for default, or for other sufficient reason, a Revenue Officer, shall, so far as the nature of the case may require or permit, be guided generally by the principles laid down in the Civil Procedure Code, 1908 (Act V of 1908).
- <sup>22</sup>[6-A. *Remand of cases.* (a) In an appeal under section 161, or in a revision under section 164 against the final order of a Revenue Officer in a case, no Appellate or Revisional authority other than the Board of Revenue shall have the power to remand the case;
- (b) subject to clause (a), the Appellate or the Revisional Authority, as the case may be, shall finally determine the case notwithstanding that the impugned order proceeds upon a ground other than that on which the Appellate or Revisional Authority proceeds;
- (c) where the impugned order has omitted to decide a question of fact which appears to the Appellate or the Revisional Authority, as the case may be, to be essential for the correct decision of the case, the said Authority may direct the Revenue Officer who passed the impugned order to return a finding thereon, after recording additional evidence, if necessary. The Appellate or the Revisional Authority, as the case may be, shall after considering any objections which may be preferred against such finding by a party within a time to be fixed by the said Authority, proceed to decide the case;
- (d) the Appellate or the Revisional Authority may, for reasons to be recorded in writing, allow additional evidence to be produced and take such evidence either itself or direct the Revenue Officer who passed the impugned order or any other subordinate Revenue Officer to take such evidence and send the same to it.]
- 7. *Commissions Act V of 1908.-* <sup>23</sup>[(1)] The provisions of sections 75 to 78 of the Civil Procedure Code and of Order XXVI, in Schedule I, annexed to the said Code in respect of Commissions shall apply to proceedings before a Revenue Officer.
- <sup>24</sup>[(2) If for any reason it is not possible for a female heir to appear before the Revenue Officer, he may either himself record her statement at her residence or issue a Commission to do so:

Provided that the Commission, if issued, may preferably comprise a lady member of the Provincial Assembly or the National Assembly or a lady member of the Local Council concerned or any other lady carrying a social / official status.]

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<sup>&</sup>lt;sup>22</sup> Added by Board of Revenue Punjab's notification No. 689-89/2168-LR-II dated 12<sup>th</sup> September, 1989.

<sup>&</sup>lt;sup>23</sup> Renumber (1) by Board of Revenue, Punjab's notification No.1396-90/1171/LR-I dated 14<sup>th</sup> June, 1990 published in the Gazette of Punjab, Extraordinary, June 14, 1990.

<sup>&</sup>lt;sup>24</sup> Added ibid.

- 8. *Expenses of witnesses.* (1) A Revenue Officer may award to a witness, attending his Court or office a sum on account of his expenses, not exceeding the amount admissible to him in civil suits under the Rules and Orders of the High Court.
  - (2) The sum so awarded shall be the costs in the proceedings.
- 9. **Record of mutation proceedings.-** <sup>25</sup>[(1)] In proceedings under sub section (6) of section 42, a record of the statements of parties and witnesses shall be made by the Revenue Officer with his own hand, and his order shall state briefly the persons examined by him, the facts to which they deposed and the grounds of the order.

**Explanation.**- Where the acquisition of the right is by a registered deed or by or under the order or decree of a Court it shall not be necessary to record the statements of the parties and witnesses or to enforce their attendance.

- $^{26}$ [(2) In case of mutation of inheritance the following procedure shall also be followed by the Revenue Officer –
- (a) The Revenue Officer shall record the statements of at least two respectable persons preferably of *Lambardars* or members of the Local Council concerned in respect of the legal heirs of the deceased and shall also obtain their signatures / thumb impressions on the Register of Mutation;
- (b) The inheritance shall, in the first instance, be sanctioned in favour of all legal heirs including females;
- (c) Where the property devolves through an un-disputed "will" it shall be dealt with in accordance with the law of Succession by inheritance for the time being in force governing the parties concerned;
- (d) The order of the Revenue Officer shall indicate that the deceased was a *Muslim* following *Hanfi* or *Shia Fiqah* or was a non-*Muslim*; and
- (e) No mutation of gift or relinquishment of a right in respect of property inherited by a female heir shall be attested until the expiry of 40 days of the death of the propositus.]
- 10. **Record of other proceedings under the Act.-** In other proceedings under the Act, not being proceedings under section 141, the Revenue Officer shall make, with his own hand, a brief memorandum of the statements of parties and witnesses at the time when each statement is made.
- 11. *Contents of orders.* In every proceeding in which an order is passed on merits after inquiry, the Revenue Officer making the order shall also record a brief statement of the reasons on which it is founded.
- 12. Apportionment and recovery of costs.- (1) In proceedings in which costs have been incurred, the final order shall apportion the costs between the parties to the proceedings.
- (2) Costs thus apportioned shall be recoverable by the Revenue Officer by attachment and sale of the movable property of the person liable for the same in the manner prescribed in section 83.
- 13. *Execution of orders of ejectment, etc.* (1) Orders of ejectment from, and delivery of possession of immovable property, shall be enforced in the manner provided in the Code

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<sup>&</sup>lt;sup>25</sup> Renumbered (1) by Board of Revenue, Punjab's notification No.1396-90/1171/LR-I dated 14<sup>th</sup> June, 1990, published in the Gazette of Punjab, Extraordinary, June 14, 1990.

<sup>&</sup>lt;sup>26</sup> Added ibid.

of Civil Procedure and the Rules and Orders of the High Court, for the time being in force, in respect of the execution of a decree of a Civil Court.

- (2) And in enforcing these orders, a Revenue Officer shall have all the powers in regard to contempts, resistance and the like, which a Civil Court may exercise in the execution of a decree of the description mentioned in sub-rule (1).
- 14. *Charges for service of process through post.* In all cases in which processes are issued by post, the parties concerned shall be required to pay *Talbana*, at the rate of <sup>27</sup>[Rupee one per head] by means of court-fee stamps.

#### PART III – VILLAGE HEADMEN (LAMBARDARS)

- 15. The rules under this part and the rules 55, 56, 57 and 58 in so far as they relate to the headmen (*Lambardars*), shall not extend to the areas excepted under section 180.
- 16. *Number of headmen.* (1) A sufficient number of headmen shall be appointed to every estate, and this number when once fixed shall not be increased or reduced except by or under the order of the Commissioner.
- (2) Except as provided in rule 21, if an estate or a considerable portion thereof is owned by Government, the headman may be appointed from among the tenants and in other estates he shall be appointed from among the land-owners.
- (3) The lessee of an uncultivated or forest estate owned by Government, shall, during the currency of his lease, be the headman thereof.
  - 17. *Matters to be considered in the first appointment*<sup>28</sup>.- (1) In the first appointment of a headman (Lambardar), following matters shall be considered and the maximum marks to be assigned against each item are as under:

(a) Hered	ditary claim of the candidate	Maximum Marks	30	
i.	First blood	30 Marks		
ii.	Second blood	15 Marks		
(b) Cand	idate's community in the esta	te	Maximum Marks	30
or sul	b-division of the estate for wh	nich		
appoi	intment is to be made.			
i.	Overwhelming majority	30 Marks		
iii.	Second largest majority	15 Marks		
(c) Exter	nt of property of the candidate	e in	Maximum Marks	10
the es	state or sub-division of the est	tate		
for w	hich appointment is to be made	de.		
i.	Five acres or more	10 Marks		
ii.	Less than five acres	05 Marks		

<sup>27</sup> Substituted by Board of Revenue, Punjab's notification No.3969-73/1492-LR-II, dated 29<sup>th</sup> June, 1973, published in the Gazette of Punjab, Extraordinary, June 29, 1973, for the figure, words and commas "35 paisa, per head, with the minimum of 50 paisa".

<sup>&</sup>lt;sup>28</sup> Substituted by Board of Revenue, Punjab's notification No. 881-2010/397-LR-II, dated 20th April, 2010. In exercise of the powers conferred under section 36 of the Punjab Land Revenue Act, 1967 (XVII of 1967), with the previous approval of the Government and after previous publication vide notification No. 3724-2009/1436-LR-II, dated 4th November, 2009 published in the Punjab Weekly Gazette Part-I dated 16th December, 2009.

- (d) Educational qualifications of the candidate. Maximum Marks 10
  - i. Secondary School Certificate, 10 Marks Equivalent or above.
  - ii. Literate i.e. able to 05 Marks read and write Urdu
- (e) Personal character, ability and influence Maximum Marks 10 of the candidate and his freedom from indebtedness.
- (f) Quality of farming of the candidate in Maximum Marks 10 the revenue estate
- (2) On receipt of a proposal regarding the appointment of a headman from the Tehsildar, the Collector shall hold "Ijlas-e-Aam" in the Revenue Estate and submit to the District Collector his report and recommendations concerning each item under sub-rule (1) and the marks awarded to each candidate.
- (3) On receipt of a report and recommendations of the Collector, the District Collector shall give an opportunity of hearing to all the candidates, give his own findings on the report and recommendations of the Collector and pass orders regarding selection of the candidate keeping in view the marks obtained by each candidate according to the criteria laid down in sub-rule (1).
  - 18. *Dismissal of headmen.-* (1) A headman shall be dismissed when -
  - (a) he has been, on conviction for an offence involving moral turpitude, sentenced to imprisonment for a term of not less than six months; or
  - (b) in an estate owned altogether or chiefly by Government, he ceases to possess the interest which led to his appointment; or
  - (c) in any other estate, he ceases to be a land-owner in the estate or sub-division of the estate, in respect of which he holds office; or
  - (d) he has mortgaged his holding and has delivered possession of the holding to the mortgagee; provided that in special cases the Collector may, with the Commissioner's sanction, retain him in his office, if he can furnish adequate security for the payment of the revenue he has to collect and for the due discharge of his duties; or
  - (e) his holding has been transferred under section 84 or the assessment thereof has been annulled under section 86.
  - (2) A headman may be dismissed when -
  - (a) any criminal proceedings which have been taken against him show that he is unfit to be entrusted any longer with the duties of a headman; or
  - (b) he is seriously embarrassed by debt, or if his unencumbered holding is so small as to disqualify him, in the Collector's opinion, for the responsibilities of a headman; or
  - (c) owing to age or physical or mental incapacity, or absence from the estate, he is unable to discharge his duties; or

- (d) there is reason to believe that he has taken part in, or concealed illicit distillation, or the smuggling of foodgrains, cocaine, opium or charas; or
- (e) he takes part in any unconstitutional agitation against the Government or fails to give his active support to the Government in the maintenance of law and order; or
- (f) he neglects to discharge his duties, or is otherwise shown to be incompetent; or
  - (g) the estate or sub-division thereof, in respect of which he holds office; or his own holding is attached, either for an arrear of land revenue or by order of any Court.
- (3) A headman shall not be dismissed unless an opportunity has been afforded to him of showing cause against the proposed action.
- 19. *Matters to be considered in appointment of successor*<sup>29</sup>.- (1) In an estate or subdivision thereof, owned chiefly or altogether by Government, the successor to the office of headman shall be selected, with due regard to all the considerations, other than hereditary claims, in rule 17.
- (2) In other estates, the successor to the office of headman shall be selected with due regard to all the considerations mentioned in rule 17.
  - (3) Election shall not, in any case, be resorted to as an aid in making appointments.
- 20. Appointment of revenue farmers and mortgagees as headmen.- (1) Where an office of headman becomes vacant in consequence of any proceedings taken for the recovery of an arrear of land revenue, under section 84, 85 or 86, the transferee, agent, or farmer who, under those proceedings, obtains possession of the land on which the arrears were due may, in the discretion of the Collector, be appointed a headman.
- (2) Where a headman, who is personally responsible for more than half the land revenue of an estate or of the sub-division thereof, in respect of which he holds office, has mortgaged his holding and has delivered possession thereof to the mortgagee, and the office of headman has become vacant in consequence thereof, the mortgagee may. at the discretion of Collector, be appointed as headman.
- (3) On the termination of any such transfer, farm or attachment, as is referred to in sub-rule (1) or on the release of any such mortgage as is referred to in sub-rule (2), a headman appointed under this rule shall cease to hold office, and a new headman shall be appointed with reference to the considerations enumerated in rule 17.
- 21. Appointment of officiating headmen in place of absentees.-Where a headman has abandoned the estate, a temporary headman may be appointed by the Collector, in place of the absentee headman, till a permanent headman is appointed, keeping in view the following principles.-
  - (i) In estates wholly abandoned by the proprietors, or in which a major area or the whole of a *Patti* has been abandoned, appointment shall be made from among the persons who have been resettled on the land in the estate, preferably from those who have previously been headmen in the estates vacated by them, in

<sup>&</sup>lt;sup>29</sup> Substituted by Board of Revenue, Punjab's notification No. 881-2010/397-LR-II, dated 20th April, 2010. In exercise of the powers conferred under section 36 of the Punjab Land Revenue Act, 1967 (XVII of 1967), with the previous approval of the Government and after previous publication vide notification No. 3724-2009/1436-LR-II, dated 4th November, 2009 published in the Punjab Weekly Gazette Part-I dated 16th December, 2009.

- India, and if no such persons are available, selection should be made from among other persons who have been resettled on the land in the estate in accordance with the provisions of rules 16 and 17.
- (ii) In estates which are wholly or mostly owned by Government, appointment shall be made in the manner provided in rule 16(2), preference being given to those who have previously been headmen.
- (iii) In estates where only a small portion of land has been abandoned by the proprietors, the appointment may be made from among the land-owners or those resettled in the estate.

**Explanation.-** A surety for persons appointed as headmen may be taken, in cases where it may be considered appropriate.

- 22. **Duties of headmen.-** In addition to the duties imposed upon headmen under any other law, a headman shall-
  - (i) collect, by due date, the land revenue and all sums recoverable as land revenue, from the estate, or sub-division of an estate in which he holds office, and pay the same personally or by revenue money order or by remittance of currency notes through the post or at place where treasury business is conducted by the State Bank of Pakistan, or any other Bank, by cheque, on a local bank, at the place and time appointed in that behalf, to the *Tehsildar* concerned;
  - (ii) collect the rents and other income of the common land, and account for these to the persons entitled thereto;
  - (iii) issue receipts in Form I to the land-owners and others, in token of having recovered the Government dues from them;

**Explanation.-** The *Tehsildar* should arrange to supply printed receipt books (Form I) to the headmen, free of cost, according to their requirements.

- (iv) report, to the *Tehsildar*, all encroachments on roads (including village roads) or on Government waste lands and injuries to, or appropriation of Government property situated within the estate;
- (v) report any injury to public buildings in the estate;
- (vi) implement, to the best of his ability, any orders that he may receive from the Collector, requiring him to furnish information or to assist in providing, on payment, supplies or means of transport, for troops or for officers of Government on duty;
- (vii) assist, in such manner as the Collector may from time to time direct, at all crop inspections, recording of mutations, surveys, preparation of records-of-rights or other revenue business within the estate;
- (viii) attend the summons of all authorities having jurisdiction in the estate; assist, when so required by them, all officers of the Government in the discharge of their duties, furnish all relevant information in this behalf and generally act for the land-owners, tenants and other residents of the estate or sub-division of the estate, in which he holds office in regard to their responsibilities to the Government;

- (viii-a)<sup>30</sup> persuade the residents of the estate to adopt modern technique of framing, enhance productivity and send their children / wards to school.
- report to the Patwari any outbreak of disease among human beings or cattle in (ix) the estate or sub-division of an estate in which he holds office;
- report to the Patwari the deaths of any right-holders in the estate, or sub-(x) division of the estate, in which he holds office:
- (xi) report any breach or cut in a Government Irrigation canal or channel, to the nearest Canal Officer, zilladar or canal Patwari;
- under the general or special directions of the Collector, to use his good offices (xii) to assist all officers of Government and other persons duly authorized by the Collector, in the enrolment of military personnel.
- 23. Collection, control and distribution of village officers' cesses.- (1) The Collector may, at any time, revise the arrangements in an estate regarding the collection, control and distribution of the village officers' cess.
  - (2) The headman shall be paid the following remunerations for his services-
  - for collection of land revenue (Pachotra), 5% of the amount of land revenue (i) collected:
  - for collection of water-rate (abiana), 3% of the amount collected. (ii)
  - (iii) for collection of-
    - (a) Rehabilitation Fee;
    - (b)
    - Temporary Cultivation Lease Money and Cash Rent; Consolidation Fee:

      Commission at the rate of 3% of the amount of the consolidation Cash Rent; Consolidation Fee: (c)
    - (d)
    - (e) Development Cess; and

31 [\*\*\*]

Explanation 1.- The remuneration of Lambardari fee shall be calculated on the actual amount collected and not on the demand.

**Explanation 2.-** The remuneration for the collection of land revenue (*Pachotra*) is a surcharge and is to be recovered from the land-owners, in addition to the land revenue.

Explanation 3.-In the case of water-rate (abiana) and the fees and cesses mentioned in sub-rule (2), the commission payable to the *Lambardar* is not recovered as surcharge, but is deducted from the amount recovered.

24. Punishments.-Where a headman commits a breach of or neglects, the duties imposed on him, by or under these rules or by or under any other law for the time being in

<sup>&</sup>lt;sup>30</sup> Substituted by Board of Revenue, Punjab's notification No. 881-2010/397-LR-II, dated 20th April, 2010. In exercise of the powers conferred under section 36 of the Punjab Land Revenue Act, 1967 (XVII of 1967), with the previous approval of the Government and after previous publication vide notification No. 3724-2009/1436-LR-II, dated 4th November, 2009 published in the Punjab Weekly Gazette Part-I dated 16th December, 2009.

<sup>&</sup>lt;sup>31</sup> Item "(f) Mutation Fee" deleted by Board of Revenue, Punjab's notification No.3969-73/1492-LR-II, dated 29<sup>th</sup> June, 1973, published in the Gazette of Punjab, Extraordinary, June 29, 1973.

force, the Collector may. after giving him an opportunity of showing cause against the proposed action, by order direct that-

- (a) the emoluments of his office be withheld and forfeited to Government, for a term, not exceeding one year; or
- (b) he may be suspended from office, for a term not exceeding one year.

**Explanation.-** In the case of suspension, the Collector may appoint a substitute.

- 25. Appointment of substitutes for non-resident headmen.- (1) Where an estate is owned by a non-resident land-owner, he may nominate for the Collector's approval, a substitute (Sarbrah) from among the residents in the estate to discharge the duties of headman. If the owner fails to nominate a fit person, the Collector may appoint a substitute from among the residents tenants.
- (2) Where, in an estate owned by more land-owners than one, a non-resident headman is liable for more than half the land revenue of the estate, a substitute for such headman may be appointed from among the resident land-owners or tenants. In making such appointment, the Collector shall consult the wishes of the non-resident headman.
- 26. Appointment of other substitutes and their position<sup>32</sup>.- (1) Where, by reason of absence from his circle or estate, with the permission of the District Collector, or for any other good cause, a headman is unable to perform the duties of his office in person, a substitute may be appointed for the purpose.
- 27. **Determination of office of substitute.-** (l) When the person on whose behalf the substitute was appointed vacates his office, the tenure of office by the substitute shall also abate, thereon.
- (2) In other cases, an order appointing a substitute shall remain in force until it is revoked, or until the substitute dies or is dismissed or resigns the appointment.
- 28. *Rules governing appointment and removal of substitute*<sup>33</sup>.- (1) In making substitute appointments under rule 26, the District Collector shall consult the substantive headman (Lambardar).
- (2) Any resident land-owner in the estate or circle or any resident tenant in cases falling under rule 16(2) shall be eligible for appointment as a substitute.
- (3) A substitute may be removed at any time by the District Collector either on his own motion, or at the request of the person for whom the substitute was appointed, for any reason which would justify the removal of the headman (Lambardar).
- 29. **Remuneration of substitute.-** (1) For special reason to be recorded in the order appointing a substitute, the person in whose stead a substitute is appointed may be permitted to enjoy a portion not exceeding one-half of the *Lambardari* fee.

<sup>&</sup>lt;sup>32</sup> Substituted by Board of Revenue, Punjab's notification No. 881-2010/397-LR-II, dated 20th April, 2010. In exercise of the powers conferred under section 36 of the Punjab Land Revenue Act, 1967 (XVII of 1967), with the previous approval of the Government and after previous publication vide notification No. 3724-2009/1436-LR-II, dated 4th November, 2009 published in the Punjab Weekly Gazette Part-I dated 16th December, 2009.

<sup>&</sup>lt;sup>33</sup> Substituted by Board of Revenue, Punjab's notification No. 881-2010/397-LR-II, dated 20th April, 2010. In exercise of the powers conferred under section 36 of the Punjab Land Revenue Act, 1967 (XVII of 1967), with the previous approval of the Government and after previous publication vide notification No. 3724-2009/1436-LR-II, dated 4th November, 2009 published in the Punjab Weekly Gazette Part-I dated 16th December, 2009.

(2) In the absence of any such order, a substitute is entitled to the whole fee.

#### PART IV-RECORDS-OF-RIGHTS AND PERIODICAL RECORDS

- 30. Other documents included in the records-of-rights and periodical records.- (1) In addition to the documents specified in clauses (a) to (c) of sub section (2) of section 39, the following other documents shall be included in the record-of-rights (*Misl-i-Haqiat*) under clause (d) of that sub section:-
  - (i) Preliminary proceeding (Form II),
  - (ii) Genealogical tree (Form III).
  - (iii) Index Survey / Khasra Numbers (Form IV).
  - (iv) Alphabetical index of owners <sup>34</sup>[and mortgagees] (Form V).
  - <sup>35</sup>[\*\*\*\*\*\*]
  - (vi) Note of changes in kind of soil (Form VII).
  - (vii) Register haqdaran nakhlistan (where) the nakhlistan is assessed to revenue (Form VIII).
  - (viii) Statement of rights in wells and tube-wells (Form IX).
  - (ix) Statement of distribution of water (where the lands are irrigated by means of *Karez* or other similar source) (Form X).
  - (x) Statement of rights in water-mills (Form XI).
  - (xi) Order of the Revenue Officer determining the assessment.
  - (xii) Order of the Revenue Officer distributing the assessment over holdings.
  - (xiii) Field Book (Form XII).
- (2) The following documents shall also be included in the periodical record (*Chaharsala*) under the provisions of sub section (2) of section 41:-
  - (i) Title page of register haqdaran zamin (Form XIII).
  - (ii) Documents referred to in items <sup>36</sup>[(ii) to (iv)] and (vi) to (x) of sub-rule (1).
  - (iii) Supplementary map (Form XIV).
  - (iv) Fard Badar (Form XV).
  - (v) Checking and attestation notes by the *Kanungo*.
  - (vi) Checking and attestation notes by the Revenue Officer.
  - (vii) Final attestation certificate of Register *Haqdaran Zamin* by the Revenue Officer (Form XVI).
- 31. *Manner in which the Record-of-Rights prepared, signed and attested.*-(1) A schedule shall be approved by the Collector for each *Tehsil*, prescribing the arrangements for the preparation of the record referred to in rule 30(2) of the estates, and shall be so arranged that the work of each year shall cover about a fourth of each *Kanungo's* whole circle.

<sup>&</sup>lt;sup>34</sup> Added by Board of Revenue, Punjab's notification No.1750-88/281-LR-II dated 02-04-1989, published in the Gazette of Punjab, Extraordinary, April 4, 1989.

<sup>35</sup> Item "(v) Alphabetical index of mortgagees (Form VI)" omitted ibid.

<sup>&</sup>lt;sup>36</sup> Substituted ibid for the figures "(ii),(iii)"

- (2) Cent per cent entries of the record-of-rights and periodical records shall be checked and attested on the spot by the Field *Kanungo*.
- (3) The entries and documents included in the record-of-rights (*Misl-i-Haqiat*) shall be checked and attested, cent per cent by the *Naib Tehsildar*/Head *Munshi* incharge of the circle in all respects and at least 25% by the *Tehsildar* concerned.
- (4) The *Tehsildar* or *Naib-Tehsildar*/Head *Munshi* incharge of the circle, shall check the periodical records and make his final attestation and shall observe the following procedure:-
  - (i) 25 per cent *Khatauni* shall be read out on the spot, in the presence of the right-holders.
  - (ii) At least 25% of the mutations attached to the Register *Haqdaran Zamin* shall be compared with the *Khewats* concerned.
  - (iii) At least 25% of the *Khata* holdings shall be compared with the previous Register *Haqdaran Zamin*.
- (5) The Assistant Collector of the first grade, Collector, Commissioner, Assistant to the Director of Land Records and the Director of Land Records shall also check and attest the record-of-rights and periodical records, from time to time, to ensure that the *Kanungo* and *Tehsildar*, *Naib-Tehsildar* (Head *Munshi*) have carried out the prescribed checking and attestation and that the other provisions of the Act and these rules are being complied with.
- (6) A statement in Form XVII with regard to checking and attestation carried out under sub-rules (2) to (5), for each month, shall be submitted by the *Tehsildar* to the Collector through the Revenue Assistant, Sub-Divisional Officer concerned and the Collector shall submit all such statements in a consolidated form to the Commissioner and to the Director of Land Records.
- (7) The original copy of the record-of-rights and periodical records shall be consigned to the District Revenue Record Room; and the second copy thereof shall be kept by the *Patwari*:

Provided that in the case of the map of the estate, the second copy shall be consigned to the *Tehsil*/Sub-Divisional Revenue Record Room and a copy of the map of the estate, prepared on cloth, shall be kept by the *Patwari*.

- (8) A third copy of the documents listed below, shall be supplied to the Union Committee, Town Committee or Union Council concerned:-
  - (i) Register *Haqdaran Zamin*.
  - (ii) Register Girdawari.
  - (iii) Dhal Bachh.
  - (iv) Map of the estate.
- 32. *Gist of the order of mutation.*-When a mutation is decided by a Revenue Officer, a gist of the order, shall be sent, in Form XVIII to the \*[Secretary of the Union Committee, Town Committee or the Union Council, as the case may be], in which the estate is situated and to the

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<sup>\*</sup> Now "Union Administration"

**Explanation.-**In case of mutation of inheritance, the copy of the gist of the order shall be sent to the heir(s) of the deceased.

- 33. **Report regarding cause of delay in mutation cases.**-In respect of all mutations, pending over three months, the Revenue Officer shall submit to the Collector, through the Revenue Assistant or the Sub-Divisional Officer concerned, a report in Form XIX.
- 34. *Roznamcha Waqiati to be maintained by the Patwari.*-(1) The Roznamcha Waqiati (Daily Diary) to be maintained by the *Patwari*, under clause (a) of sub section (1) of section 42, shall be in the Form XX.
- (2) The pages of Roznamcha shall be stitched in a volume and each page shall bear the book number and page number in print.
- (3) The *Patwari* shall prefix to every entry, in the Roznamcha a separate serial number, in large and clear figures. Every entry shall be closed by an asterisk, and no blank line shall be left between two consecutive entries. Such orders and instructions as relate to rules of practice, shall be entered in red ink. The date of each day's entries shall be given according to the official calendar.
- (4) In addition to the events to be entered in Roznamcha according to the instructions which may be issued by the Commissioner from time to time, the following occurrences shall be entered in the Roznamcha on the day on which they come to the *Patwari*'s notice, and the manner in which they come to his knowledge.
  - (i) Any epidemic disease among human beings or livestock, or any calamity affecting crops, including crop pests.
  - (ii) All alluvion, or diluvion, with approximate areas and details so far as known at that time.
  - (iii) Falls of rain and their duration, and whether slight, medium or heavy and the damage or benefit to the standing crops as a result.
  - (iv) The dates on which canals or *Rajbahas* began or ceased to run, and on which there was any marked change in the supply of canal water.
  - (v) Deaths of land-owners, village officers and pensioners.
  - (vi) The ejectment, absconding, or settling of cultivators or right-holders, and the relinquishment, change or renewal of any tenure.
- (vii) The execution of any decree of Court affecting the land, its rent, or its produce.
  - (viii) *Taccavi* advances made by Government and repayments of the same; as also notes of the progress or completion of works for which *taccavi* has been granted.
  - (ix) Orders of Revenue Officers or *Kanungos* received by the *Patwari* or executed in the circle.
  - (x) Attachment proceedings affecting the land, its cultivation, or its produce, or cattle.
  - (xi) Any encroachment on or damage to Nazul or Government Property or roads.
  - (xii) Any suspensions or remissions of revenue, and any alteration of the rate of cesses.

- (xiii) The cultivation of land occupied by groves held free of revenue.
- (xiv) The erection, destruction or decay of survey marks or boundary marks and the alteration of village boundaries.
- (xv) The visit of any Government official to the circle.
- (xvi) Any fact relating to land or its revenue or rent specially reported to the *Patwari* by a person interested therein, with a request that it be entered in his Roznamcha or which the *Patwari* may think of importance.
- (xvii) Any alteration in the ownership, cultivating possession or rent of land, which may have been recorded in the crop-inspection register.
- (xviii) The receipt of any registration Memos. received in respect of item (xvii).
- (xix) Any case of rick-burning, and, when it is suspected that the crime is due to incendiarism, this should be specified.
- (xx) Any cases of increase of mortgage money, with details of the amount, parties and village.
- (xxi) Distribution of *Dhal Bachhes* to headmen and bills of assessment to land-owners.
- (5) The signature or thumb-impression of the headman or member of the Union Committee, Town Committee or Union Council concerned, shall also be obtained at the time of making entries, relating to changes in revenue records.
- (6) A copy of the report, recorded by the *Patwari*, in the Roznamcha under sub sections (1) to (3) of section 42, shall be exhibited at the *Patwari*'s office for a period of one month, from the date of its recording and shall be made available to the public for inspection during office hours, without any fee.
- <sup>37</sup>[34-A. *Collection of mutation fee in cases of registered deeds.-* (1) Where the acquisition of right or interest in an estate is by a registered deed, the mutation fee at the rate fixed under section 46 shall be collected at the time of registration of such deed by the Registering Officer.
- (2) The Registering Officer collecting the fee under sub-rule (1) shall credit 7/10<sup>th</sup> of the amount into Government Treasury under the head "O. 124 Land Revenue-Other-Mutation Fee" and the remaining 3/10<sup>th</sup> of the amount of the fee shall be paid by the Registering Officer to the Circle Revenue Officer for disbursement to the *Patwari* making the entries in the register of mutations.]
- 35. **Production of documents or furnishing of information under section 47.-**(1) When any information is furnished to the Revenue Officer or *Patwari*, or any document is produced before him, under the provisions of section 47, the Revenue Officer or the *Patwari* concerned, as the case may be, shall give a written acknowledgement thereof, to the person furnishing the information or producing the document, in Form XXI.
- (2) Any document so requisitioned and produced shall be returned in original, after inspection, to the person who produced it, with an endorsement by the Revenue Officer or the *Patwari*, as the case may be, under his signature.

<sup>&</sup>lt;sup>37</sup> Added by Board of Revenue Punjab's Notification No. 1180-87/837/LR-II dated 12-05-1987, published in the Gazette of Punjab, Extraordinary, May 13, 1987.

- 36. Inspection of Records of Patwaris and grant of certified copies or extracts therefrom.- (1) The Patwari shall allow any one interested to inspect his records and to take notes therefrom, in pencil, in his presence, during office hours, on all working days. He shall give to the applicants certified copies or extracts therefrom and enter in his diary, a note, of the inspections allowed and copies or extracts given.
- (2) Such copies or extracts shall be given by the *Patwari*, to the applicants, within three days from the receipt of the application.
- <sup>38</sup>[(2-A) A person who desires to obtain a certified copy of revenue record in possession of a *Patwari* may apply to the Collector of the Sub-Division on all working days except Sundays giving necessary particulars of the record of which a copy is required. All such applications will be entered in a register in Form XXI-A. The applicant shall be given a date to receive the said copy within a week from the receipt of the application:

Provided that if so required the copy shall be provided on payment of urgent fee within 24 hours].

- (3) The charges shall be made, as detailed in Schedule in Appendix B.
- 37. Inspection of maps and land records filed in the Tahsil revenue record room or consigned to the district/sub-divisional revenue record room. (1) The Officer Incharge of the Tahsil, Sub-Divisional or District Revenue record room, shall allow any one interested to inspect the maps and land records prepared under the Act and the documents prepared under the West Pakistan Consolidation of Holdings Ordinance, 1960, and to take notes therefrom, in pencil, in his presence, in the record room, during office hours, on all working days.
- (2) An application for the inspection of maps and land records kept in the Revenue Record Room, shall be made in writing and shall distinctly specify the record, inspection of which is desired.
- (3) The following charges shall be paid for each hour or part thereof on which the inspection is made:-

<sup>39</sup>[(i) Ordinary Rs.2 (ii) Urgent Rs.4]

When the application does not specify the number, date and nature of the record to be inspected, or if the description given in such application is incorrect and it shall, in consequence, be necessary to search the record, a fee at <sup>40</sup>[Rupees two] shall be payable, for such search.

**Explanation.-** (1) For the purposes of this rule, the District *Kanungo* and *Tahsil* Office *Kanungo* will be the incharge of the Revenue Record Rooms at District and *Tahsil*/Sub-Division, respectively. In the absence of these officials, their Assistants or other officials appointed or deputed by the Collector, shall perform such duties.

- (2) A separate application shall be made and separate fee paid, for the inspection of each record.
- (3) The fee shall be paid, by means of court-fee stamp(s), affixed to the original application, before the record is handed over to the applicant.

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<sup>&</sup>lt;sup>38</sup> Added by Board of Revenue, Punjab's Notification No. 1180-87/837/LR-II dated 12-05-1987, published in the Gazette of Punjab, Extraordinary, May 13, 1987.

<sup>&</sup>lt;sup>39</sup> Substituted by Board of Revenue, Punjab's notification No.3969-73/1492-LR-II, dated 29<sup>th</sup> June, 1973, published in the Gazette of Punjab, Extraordinary, June 29, 1973.

<sup>&</sup>lt;sup>40</sup> Substituted ibid for the words "Rupee one".

<sup>41</sup>[37-A. *Preparation of produce statements and five-yearly abstracts of yield.-*(1) Any interested person may apply to the Court concerned for the preparation of produce statements required in connection with the disposal of rent cases and five-yearly abstracts of yield required in cases relating to the temporary alienation of land in satisfaction of a decree of a Civil or Revenue Court.

(2) The following fees shall be charged for -

(i) Produce statement ... Rs. 2 for first 10 *Khasra* numbers and 20 paisa for each additional *Khasra* number per harvest subject to a maximum of Rs. 20 in single case.

(ii) Five yearly abstract of yield

50 paisa for one *Khasra* number and 20 paisa for every additional *Khasra* number subject to a maximum of Rs. 20 in a single case.

- (3) On receiving the application under sub-rule (1) the Court concerned should:-
- (a) Collect from the parties concerned the amount of fee prescribed under sub-rule (2),
- (b) Credit three-fourth of the fee thus realized into the treasury under the receipt head "VII-Land Revenue-Misc.-Copying fee for the preparation of produce statement and five-yearly abstracts of yield",
- (c) Credit the rest one-fourth of the fee to the Deposit head "Deposit of fees received by Government servant for work done for private bodies under "Civil Deposit", and
- (d) Issue the requisition for the preparation of such statement or abstracts, to the Sardar *Kanungo* or *Tahsildar* concerned, who shall thereupon cause such statement or abstracts to be prepared by the concerned official within ten days from the receipt of such requisition.
- (4) (i) Statements or abstracts relating to Civil Courts at District Headquarters shall be prepared by the *Naib-Sadar Kanungo* and those relating to the Courts of Assistant Commissioner, *Tehsildar*, *Naib-Tehsildar* and other Courts at Sub-Divisional *Tehsil* or Sub-*Tehsil* Headquarter shall be prepared by the *Tehsil* Office *Kanungo*.
- (ii) For the purpose of this rule, the *Naib-Sadar Kanungo* and Tehsil Office *Kanungo* shall be deemed to include any official appointed or deputed by the Collector for this purpose.
- (5) At the close of each quarter the Court concerned shall send the deposit receipts to the *Tehsildar* or *Sadar Kanungo* concerned, who will arrange to draw one-fourth of the amount of fee referred to in clause (c) of sub-rule (3) for payment to the Official concerned from the expenditure head "7-Land Revenue-Land-Records-District Charges-Other Allowances and Honoraria-Fee to *Kanungos* for preparing produce statement and five-yearly abstracts of yield".

<sup>&</sup>lt;sup>41</sup> Added by Board of Revenue, Punjab's notification No.15455-74/67-LR-II, dated 8<sup>th</sup> January, 1975, published in the Gazette of Punjab, Part III, April 29, 1977.

(6) The particulars of all such requisitions and the amount of fee chargeable shall be entered in the register maintained in the Land Records Office of the District or *Tehsil*, as the case may be in Form XXIII-A].

#### PART V-CROP INSPECTION AND KHARABA

38. **Date on which inspection of each harvest to be commenced.-** (1) The Commissioner may fix the date on which the inspection of each harvest shall commence, according to the circumstances of the area. In the absence of such fixation of dates, the inspection of each harvest shall commence, as follow:-

Kharif	1 <sup>st</sup> October
Rabi	1 <sup>st</sup> March
Extra (Zaid) Rabi	15 <sup>th</sup> April

- (2) When for any reason, the ripening of the crop is later than usual, the Collector may postpone the inspection for a period, not exceeding fifteen days.
- 39. *Crop Inspection Register.* <sup>42</sup>[(1)] For each estate, a crop inspection register (*Girdawari*) shall be maintained, in Form XXIV.
- <sup>43</sup>[(2) For each estate, a register of changes in cultivations, possession and rent to be known as the "Register *Taghayyurat-e-Kasht*" shall also be maintained by the *Patwari* in Form XXIV-A in which he will enter such harvest-wise changes as are not disputed and will incorporate the same in the Register *Girdawari* after due checking and attestation thereof by the Field *Kanungo* and the Circle Revenue Officer].
- <sup>44</sup>[39-A. *Fard Raftar Girdawari*.- (1) The Schedule of programme for Crop Inspection (*Fard Raftar Girdawari*) shall be so arranged that at the time of *Kharif* and *Rabi Girdawaris*, the *Patwari* should first take up the estate for which the periodical record is to be prepared.
- (2) A copy of the *Fard Raftar Girdawari* shall be sent by the *Patwari* in advance to the Chairman of the respective Union Council who may depute one of the Members of the Union Council to be present at the time of harvest inspection by the *Patwari*].
- 40. *Correction of entries in the Crop Inspection Register.* No alteration shall be made in the Register *Girdawari* after the *Dhal Bachh* of respective harvest has been drawn up, except with the sanction of the Collector. If at the time of preparation of Register Haqdaran Zamin, an entry in the Register *Girdawari* is found to be incorrect, it shall nevertheless be retained unaltered and the correct entry shall be noted in red ink, in the remarks column and shall be attested by the *Kanungo*.
- 41. *Failure of crop to be entered in the Register Girdawari.* (1) When a crop fails to germinate or dries up, or is destroyed by calamity of season or the yield falls short of the normal out-turn, a corresponding entry of the failure of crop (*Kharaba*), shall be made in the Register *Girdawari* (Form XXIV), at the time of harvest inspections.
- (2) In areas in which land revenue is assessed in the form of prescribed rates under clause (b) of sub section (3) of section 56 a statement of *Kharaba* shall be prepared in Form XXV.

<sup>14</sup> Added ibid.

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<sup>&</sup>lt;sup>42</sup> Renumbered as (1) by Board of Revenue, Punjab's Notification No. 1180-87/837/LR-II dated 12-05-1987, published in the Gazette of Punjab, Extraordinary, May 13, 1987.

<sup>&</sup>lt;sup>43</sup> Added by Board of Revenue, Punjab's Notification No. 1180-87/837/LR-II dated 12-05-1987, published in the Gazette of Punjab, Extraordinary, May 13, 1987.

- (3) The entries in the statement of *Kharaba* shall be checked, on the spot, cent per cent by the *Kanungo*; 50% by the *Naib-Tahsildar/Head Munshi* or *Tahsildar* and 25% by the Assistant Collector of the first Grade.
- (4) The checking of statement of *Kharaba* shall be carried out within fifteen days following the day on which the crop inspection by the *Patwari* is concluded.
- 42. **Scale on which relief to be given.**-Deductions for *Kharaba* shall be entered in accordance with the following scale (taking 100 paisa, as the average yield of a crop):-

(a) Yield more than 75 paisa

No deduction.

- (b) Yield more than  $50 \ paisa$  but not more than  $75 \ paisa$ . Deduct  $\frac{1}{4}$  of the sown area.
- (c) Yield more than 25 paisa but not more than 50 paisa. Deduct  $\frac{1}{2}$  of the sown area.
  - (d) Yield not more than 25 paisa.

Deduct whole sown area.

**Explanation 1.**-When the crop has been cut before the field is inspected, the crop shall be presumed to have matured and no deductions for *Kharaba* under this rule shall be allowed.

**Explanation 2.-**In case a land-owner has objection to the *Kharaba* allotted by the *Patwari* or *Kanungo*, his objection shall be noted in the remarks column of the Form XXV and the *Tahsildar/Naib-Tahsildar* (*Head Munshi*) shall pass orders, after personally inspecting the survey/*Khasra* numbers concerned.

43. *Circumstances under which no Kharaba Statement is to be prepared.*-In the event of widespread calamity, such as floods or hail-storms or locust, the Collector, may dispense with the preparation of statements of *Kharaba*, prescribed under rule 41(2).

#### PART VI-DEMAND STATEMENTS (Dhal Bachh)

- 44. **Bachh Papers.** (1) In each estate, a distribution of revenue (*Dhal Bachh*) of fixed (*Malia Mustaqil*) or in the form of prescribed rates (*Ghair Mustaqil*), shall be prepared by the *Patwari*, *Khewat*-wise, in Form XXVI or Form XXVII, as the case may be.
- (2) In the areas where collection of revenue is made by *Tapedars*, the *Tapedar* (*Patwari*) shall prepare a bill of assessment, in respect of each land-owner in Form XXVIII and deliver the same to him.
- (3) In the areas where collection of revenue is made through Headmen (*Lambardars*), the *Patwari* shall prepare a copy of *Dhal Bachh*, headman-wise, showing the particulars of each land-owner and deliver the same to the headman (*Lambardar*).

#### PART VII-A. COLLECTION OF LAND

#### REVENUE BY LAMBARDARS

- 45. *Place of payment.* Land revenue shall be paid at the office of the *tehsil* to which the estate belongs, except in the following cases:-
- (a) Where the *tehsil* treasury at the district headquarters has been incorporated with the district treasury, the payment shall be made into the district treasury.

Explanation I.-The headman shall present the arz irsal (Form XXIX) to the tehsil revenue accountant (Wasil Baqi Nawis) at the tehsil, who shall verify the correctness and proper distribution of the amount tendered, by reference to the demand statement (village

*khatauni*) and shall prepare receipts (*dakhilas*) (Form XXX), in triplicate, shall sign them and shall obtain the signature of the *Tehsildar* or the *Naib-Tehsildar*/Head *Munshi* thereon. The headman shall then take the money and three copies of the receipt to the treasury and deposit the amount in the treasury.

 ${\it Explanation}$   ${\it II.}$ - The headman may pay land revenue, rates and cesses, etc. by means of-

- (i) a crossed cheque, in favour of the *Tahsildar* concerned, alongwith the *arz irsal* referred to in Explanation I; or
- (ii) revenue money-order in favour of the *Tahsildar* concerned, in which case the entries of *arz irsal* shall be copied on the coupon of the money-order form.

**Explanation III.** If the land revenue, cesses, etc. are paid by means of a cheque or revenue money order, the *Tahsildar* concerned shall arrange for the deposit of the same into the treasury, in the manner referred to in Explanation I.

- (b) Where a special arrangement has been made, with the sanction of the Collector, authorizing any person, to pay land revenue direct into the district treasury, the payment shall be made as provided in clause (a).
- (c) Where special permission of the Commissioner has been given, authorizing any person, to pay land revenue into the headquarters treasury of another district, within his division or, with the concurrence of the Commissioner concerned, into the headquarters treasury of any district, in another division of West Pakistan, the payment shall be made at the place so approved.

**Explanation.-** The continuance of such special arrangement shall depend on the punctual payment of the revenue and, on any arrear falling due, the Collector or the Commissioner, as the case may be, shall make an order canceling that arrangement.

#### B. COLLECTION OF LAND REVENUE BY TAPEDARS

- 46. *Payment of land revenue and rates and cesses.* (l) All payments of land revenue, rates and cesses shall be made to the *Tapedar* concerned, who shall issue receipts in Form I to the land-owners in token of having received the Government dues, from them. The *Tapedar* shall deposit the amount in the Treasury on Form XXX, which shall be checked and signed by the Revenue Accountant and the *Mukhtiarkar*, or Head *Munshi*.
- (2) Where a special arrangement has been made, with the sanction of the Collector, authorizing any person, to pay land revenue direct into the Government treasury, the payment shall be made in Form XXX which shall be checked and singed by the Revenue Accountant and the *Mukhtiarkar* or Head Munshi.
- (3) The land-owner may remit the amount of land revenue or other dues by means of-
  - (a) a crossed cheque in favour of the *Mukhtiarkar* concerned, alongwith a copy of the bill of assessment; or
  - (b) revenue money-order in favour of the *Mukhtiarkar* concerned, in which case the entries of bill of assessment shall be copied on the coupon of the money-order form.

In the aforesaid cases, the *Mukhtiarkar* concerned shall arrange for the deposit of the amount in the Treasury in Form XXX.

47. Security to be furnished by Mukhtiarkar, Head Munshi, Supervising Tapedar and Tapedar.-(1) All Mukhtiarkars, Head Munshis, Supervising Tapedars and Tapedars shall, before entering upon their office, furnish security in the amounts respectively shown hereunder against them, either by deposit of Securities of the Central Government duly endorsed, accompanied by a power to sell or in Form XXXI:-

(i) Mukhtiarkars
 (ii) Head Munshis
 (iii) Supervising Tapedars
 (iv) Tapedars
 Rs. five thousand.
 Rs. five thousand.

- (2) The securities shall be deposited with the Collector.
- 48. Surety to be liable in the same manner as Principal.-The surety or sureties of the officers referred to in rule 47 shall be liable to be proceeded against jointly and severally, in the same manner as his or their Principal is liable to be proceeded against, in case of default, and notwithstanding such Principal may be so proceeded against:

Provided that in any case of failure to discharge or make good any sum of money due to Government, no greater sum than is sufficient to cover any loss which the Government may actually sustain, by the default of the Principal, shall be recovered from the surety or sureties, as the amount which may be due from such surety or sureties, under the terms of the security bond executed by him or them.

- 49. Liability of surety not affected by death of Principal or by his taking a different appointment.- The liability of the surety or sureties shall not be affected by the death of a Principal, or by his appointment to a post different from that which he held when the bond was executed, but shall continue so long as the Principal occupies any post in which security is required and until his bond is cancelled.
- 50. How surety may withdraw from further liability.-Any surety, whether under a separate or joint bond, may withdraw from his suretyship, at any time, on his stating in writing, to the officer to whom the bond has been given, that he desires so to withdraw; and his responsibility under the bond shall cease, after sixty days from the date on which he gives such writing, as to all demands upon his Principal concerning money, for which his Principal may become chargeable after the expiration of such period of sixty days, but shall not cease as to any demands for which his Principal may have become liable before the expiration of such period even though the facts establishing such liability may not be discovered till afterwards.
- 51. **Register of sureties -** The Collector shall keep a register in Form XXXII of all securities furnished by each officer, in his district.

#### **COLLECTION OF RATES AND CESSES**

- 52. *Number of instalments and amount.*-(l) Where the annual land revenue of an estate is payable at one harvest, the demand of each year from that estate on account of rates and cesses shall be paid at the same harvest.
- (2) In all other cases, the demand of each year from an estate on account of rates and cesses shall be paid in two instalments, viz one at the *Kharif* harvest and the other at the *Rabi* harvest and each instalment shall bear the same proportion to the total demand of the year as

the instalment or instalments of land revenue due on the same estate for the same harvest bear to the total land revenue payable by the estate for the same year.

- 53. **Rates and cesses paid alongwith first instalments of land revenue.**-Rates and cesses due at each harvest, shall be payable on the date on which the first instalment of land revenue due from the same estate, on account of the same harvest, is payable, and except as by these rules is otherwise provided, at the revenue office appointed for the receipt of land revenue due to Government in the same *Tehsil*.
- 54. Rules in the case of estates in which no land revenue is payable. Where no land revenue is payable by an estate, the rates and cesses due therefrom shall be payable by the same instalments and dates by which the rates and cesses of the adjacent estates are payable; and the Collector shall, by order, determine the instalments and the dates which are applicable under this rule.
- 55. **Portion of rates and cesses not payable to Government.-** A headman, when paying an instalment of rates and cesses as required by rule 53 shall, subject to the provisions of clause (a) of rule 24, be entitled to withhold the *Lambardari* fee.

#### RECOVERY OF ARREARS

- 56. Application of Headmen for recovery of arrears from defaulters.-(1) When headman wants to make recovery of land revenue or any sum recoverable as an arrear of land revenue under section 113, he shall make an application to the Revenue Officer stating herein-
  - (a) the name and description of the defaulter;
  - (b) the arrear of which recovery is desired;
  - (c) the circumstances which have made the application necessary.
- (2) Any number of defaulters residing in the same estate may, at the discretion of the Revenue Officer, to whom the application is made, be included in the same application, but the arrear due from each defaulter shall be separately specified.
- 57. **Defaulter to be summoned.-** (1) If the application is in proper form and the arrear of which recovery is desired has not been due for more than six months, the Revenue Officer shall fix a date for the hearing of the case and shall serve a notice of demand in Form XXXIII on the defaulter, together with a notice requiring him to appear on the date so fixed, if the demand has not, in the meantime, been paid.

- (2) If the arrear has been due for more than six months the application shall be rejected, unless the applicant satisfies the Revenue Officer that the delay in realizing the arrear is not due to his neglect, and, if he is so satisfied, the Revenue Officer shall proceed as in sub-rule (1).
- 58. **Recovery of arrears from defaulters.-** On the date fixed for the attendance of the defaulter, or any subsequent date to which the matter may be adjourned the Revenue Officer shall make an inquiry into the existence of the arrear. And if it is proved, he shall record an order stating the amount of the arrear and the person who is the defaulter, and shall thereafter proceed to recover the same.
- 59. Sale under section 88 or section 90 to be preceded by attachment.-(1) When it is proposed to sell a holding or any other immovable property under section 88 or section 90, such holding or immovable property shall, in the first place, be attached in the manner provided in section 85.
- (2) The sale of immovable property shall be conducted by a Revenue Officer not below the rank of a *Tehsildar*.

#### PROCESS FEES

60. *Charge for service of processes.*- For the service of every notice of demand, warrant or other process for the collection of Revenue, under Chapter VIII and IX of the Act, <sup>45</sup>[the following charges shall be made: -

(i)	where the revenue involved is Rs.10 or less	••	Rs.1.50
(ii)	where the revenue involved is more than Rs.10 and less		Rs.5.00
	than Rs 1 000		

(iii) where the revenue involved is Rs.1,000 and above ... Rs.10.00]

**Full Powers** 

#### PART VIII-REMISSION OF LAND REVENUE

61. *Power to sanction remission.*-The Delegation of Powers, in respect of the remission of land revenue are as under:-

(i) Board of Revenue

(a) Remission of land

revenue on account of failure of crop	(ii) Commissioners	Full Powers
(b) Remission of land revenue during calamities	<ul><li>(i) Board of Revenue</li><li>(ii) Commissioners</li><li>(iii) Deputy Commissioners</li></ul>	Full Powers Rs.10,000 per district Upto Rs.1,000

<sup>45</sup> Substituted by Board of Revenue, Punjab's notification No.3969-73/1492-LR-II, dated 29<sup>th</sup> June, 1973, published in the Gazette of Punjab, Extraordinary, June 29, 1973 for the words and figures "a charge of Re. 1 shall be made where the revenue involved is more than Rs. 5 and 75 paisa where the revenue involved is Rs. 5 or less".

#### PART IX-SURVEY AND BOUNDARIES

- 62. Demarcated areas of forest land, etc. owned by Government to be considered estates.-All demarcated areas of uncultivated and forest land owned by Government are declared to be estates within the meaning of the Act.
- 63. *Survey marks.*-The survey marks defined in clause (24) of section 4, set up by the Survey of Pakistan include:-
  - (i) Great Trigonometrical Stations.
  - (ii) Base line stones, placed in the course of riverain surveys.
  - (iii) Traverse stations (in estates not surveyed on the square system).
  - (iv) other traverse data (such as corner stones, indicating blocks in the rectangulation).
  - (v) international boundary pillars.
- 64. **Boundary marks.-** The following boundary marks shall be erected by or under the orders of Revenue Officers-

#### A-TRI-JUNCTION PILLARS (SIHADAS)

At every point, where the boundaries of more than two estates meet and, at such other places on the boundary line, as may be necessary for the convenient determination, of the boundary of an estate, a tri-junction pillar of the following specification shall be constructed:

**Material.-**A single block of stone, or masonry of stone or burnt brick with lime mortar; if masonry, upper surface to be plastered with *pacca* lime plaster.

**Shape.-**If a stone block, in length and breadth not less than 18 inches and in depth, not less than 3 feet. If masonry cubic, each edge of the cube not less than three feet long.

**Position.**-The lowest side of the pillar to be accurately bedded upon a levelled surface, and only half the pillar to be above ground.

#### B - BURJIS

- (i) At every angle on the boundary line between two *sihadas* a *Burji* mound or *dari* (mud pillar or stone slab) shall be set up.
- (ii) At every corner of the survey squares or rectangles, a masonry or stone pillar, shall be set up.
- 65. Land measurement or survey.-The land measurement or survey may be -
  - (a) on square system; or
  - (b) on rectangulation system; or
  - (c) on Kishtwari system (measurement in original shape of the Survey/Khasra Number) in the hilly tracts or riverain areas or similar lands where the measurement or survey is not practicable in accordance with the square or rectangulation systems.
- 66. Size of area of Survey/Khasra Number.-Notwithstanding the provisions of sub section (1) of section 133, Survey/Khasra numbers which have already been made of less than one acre in area or which may be so made under the order of the Collector in this behalf,

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and any Survey/*Khasra* number separately entered in the record-of-rights or the periodical record, shall, irrespective of its area, be deemed to have been made under the Act.

- 67. *Conditions for and restrictions upon sub-division of Survey/Khasra numbers.*(1) Survey/*Khasra* numbers may be divided into so many sub-divisions
  - (a) as may be required in connection with the acquisition of rights referred to in sub-section (1) of section 42, or
  - (b) for any other reasons with the sanction of the Collector.
- (2) The area and land revenue of such sub-divisions shall be entered in columns 11 and 13, respectively, of the Mutation Register (Form XXXV). The supplementary map (*Tatimma Shajra*) of the respective Survey/*Khasra* number shall be drawn on the back of the mutation sheet giving the particulars contained in Form XIV.

# <sup>46</sup>[PART IX-A-DEMARCATION OF LAND AND EVICTION OF UNAUTHORIZED LANDOWNERS

67-A. **Demarcation of land.-**(1) An application under section 177 for defining the limits of an estate, a holding, a field or any portion thereof, shall contain the following particulars:-

- (a) Designation of the Revenue Officer to whom it is addressed.
- (b) Name, parentage and address of the applicant and if the applicant is minor, or a person of unsound mind. the name, parentage and address of his guardian or of a male member of his family.
- (c) Name, parentage and address of the person or persons against whom the application is made, and if he or any one of them is a minor or of unsound mind, the name, parentage and address of his guardian or of a male member of his family.
- (d) Location and full description of the land to be demarcated.
- (e) A brief statement of facts and reasons necessitating the making of application.
- (f) Signatures or thumb-impression of the applicant.
- (g) Any other matter which is necessary for the proper disposal of application.
- (2) An application under sub-rule (1) shall bear the court-fee stamp of rupee one and shall be accompanied by: -
- (a) An attested copy of the latest entry in Register *Haqdaran-Zamin* or *Jamabandi* relating to the land mentioned in the application; and
- (b) an attested copy of the portion of the map of the estate showing field numbers mentioned in the application.
- (3) The application shall be presented to: -
- (a) the Revenue Officer-in-charge of the Circle in case the land to be demarcated is situated within a *Tehsil*; and
- (b) the Revenue Officer-in-charge of a Sub-Division, in case the limits of the land to be defined extend to an adjoining Sub-Division or District.

<sup>&</sup>lt;sup>46</sup> Added by Board of Revenue, Punjab's notification No.2313-73/629-LR-I, dated 19<sup>th</sup> July, 1973, published in the Gazette of Punjab, Part III, November 23, 1973.

- (4) On the receipt of such application duly accompanied by the attested copies mentioned in sub-rule (2), the Revenue Officer concerned shall: -
  - (a) cause the application to be registered in the relevant column of the Register to be maintained in his office in Form XXXIII-A;
  - (b) fix time and date for demarcation of boundaries; and
  - (c) cause a notice in Form XXXIII-B to be issued in duplicate to-
  - (i) the parties to the application;
  - (ii) Lambardar of the village in which the land mentioned in the application is situated;
  - (iii) Field Kanungo of the Circle;
  - (iv) Revenue *Patwari* of the village if the notice is not to be served through him; and
  - (v) any other person whose presence at the time of demarcation of boundaries is considered necessary or expedient by the Revenue Officer.
- (5) The notice issued under clause (c) of the preceding sub-rule shall be served on the persons mentioned therein, in the following modes, at least one week before the date fixed for demarcation of land:-
  - (a) by delivering a copy thereof to the person mentioned therein and obtaining his signature or thumb-impression on duplicate copy in token of his having received the same:
  - (b) in case of refusal to receive the notice or absence of such person, by affixing a copy thereof on the outer-door of his house or place of residence, in the presence of at least one witness and also by beat of drum at the expense of the applicant;
  - (c) if any person to be served is residing at a place, other than the village in which the land is situated, notice shall be served on him, by means of registered post "Acknowledgement Due", or by any other means as the Revenue Officer deems fit. The expenses for such service shall be borne by the applicant.
- (6) At the time and on the date fixed for demarcation of boundaries, the Revenue Officer shall, in the presence of the parties and other persons mentioned in clause (c) of subrule (4) as may be present in response to the notice served on them, cause the measurement of the land to be taken under his personal supervision, strictly in accordance with the instructions and standing orders on the subject issued by the Financial Commissioner and the Board of Revenue from time to time.
- (7) (a) Soon after taking necessary measurement, the Revenue Officer, on the basis of data so collected, shall draw up a plan of the encroached area, if any, and shall prepare a report "inter alia", containing the following details:-
  - (i) Time, date and place of demarcation of boundaries.
  - (ii) Full description of the land measured and demarcated.
  - (iii) Mode and details of the measurements taken.

- (iv) Persons in whose presence such measurements were taken and other demarcation proceedings took place and the objection, if any, raised by any one or more of them during that time.
- (v) Limits of the existing possession including the exact dimensions of the encroached area, if any, and the names of the persons found in possession thereof.
- (b) The Revenue Officer, after preparing the report, shall read out the same to the parties and record their statements as to whether they have understood the proceedings or any party thereof and have any objection against any portion of his report.
- (c) After recording such statements and his opinion thereon, the Revenue Officer, on return to his Headquarter, shall place the report, together with the plan of encroached area and statement of the parties, on the file and cause the particulars of the proceedings entered in the relevant columns of Register maintained in office in Form XXXIII-A.
- 67-B. *Eviction of unauthorized land-owners.*-(1) An application under section 122 for the eviction of a land-owner found in wrongful possession of a land as a result of demarcation proceedings taken under section 117 read with rule 67-A, shall contain the following particulars:-
  - (a) Name, parentage and address of the applicant, and in case he is minor or a person of unsound mind, parentage and address of his guardian or of a male member of his family.
  - (b) Name, parentage and address of the person who has been found in wrongful possession of the land (hereinafter referred to as the respondent) and if he happens to be a minor or a person of unsound mind, the name, parentage and address of his guardian or of any male member of his family.
  - (c) Location and description of the land, the possession of which is required.
  - (d) Brief statement of demarcation proceedings, its result and reasons for the application.
  - (e) Any other fact which may be necessary for the fair disposal of the application.
- (2) The application shall bear the court-fee stamp of rupee one and shall be accompanied by: -
  - (a) a certified copy of the report, including copy of the plan of encroached area, prepared by the Revenue Officer in the demarcation proceedings conducted by him under rule 67-A; and
  - (b) as many copies of the application as the number.
- (3) The application shall be addressed and submitted to the Collector-in-charge of the Sub-Division in which the land in dispute is situated:

Provided that where the demarcation proceedings are conducted by the Revenue Officer-in-charge of the Sub-Division, the application shall be addressed and submitted to the Collector of the District.

(4) On the receipt of the application, the Collector shall fix a date for its hearing and cause its notice in Form XXXIII-C, together with a copy of the application, to be served on the respondent in the manner prescribed in sub-rule (5) of rule 67-A.

- (5) On the date fixed for hearing, the respondent may put up his appearance either in person or through an authorised agent and may file his reply to the application. The Collector, on the same date of hearing or on any subsequent date to which the proceedings may be adjourned, after hearing the parties and examining the record, including the file of demarcation proceedings, may -
  - (a) direct fresh demarcation proceedings to be taken by the same or any other Revenue Officer, if he is satisfied that the land-owner whose eviction from the land has been sought, had no knowledge of the demarcation proceedings or there was some material irregularity committed by the Revenue Officer in such proceedings; or
  - (b) accept the application and order eviction of the respondents or any one or more of them who have been found in wrongful possession of the land or any portion thereof:

Provided that where the proceedings substantially involve a question of title or an intricate question of law, the Collector shall not pass any order on the merits of the application and shall refer the parties to the Civil Court.

- (6) If the Collector orders fresh demarcation proceedings to be taken by the same or any other Revenue Officer, such Revenue Officer shall follow the procedure laid down in rule 67-A to the extent and from the stage it become applicable.
- (7) On the acceptance of the application, the Collector shall afford the respondent an opportunity of delivering possession of the disputed land to the applicant within a period not exceeding one month and if he fails to do so, the Collector, on an application made by the applicant, shall issue a warrant of eviction in Form XXXIII-D which shall be executed by an official not below the rank of a *Kanungo*, with or without police assistance, according to the circumstances of each case].

# PART X-EXECUTION OF CERTAIN ORDERS OF CIVIL AND CRIMINAL COURTS THROUGH REVENUE OFFICERS

68. Appraisement of value of produce before sale.-When the produce of any land has been attached in pursuance of an order for its attachment and sale addressed to the Collector by a Civil or Criminal Court, the Collector shall direct that an appraisement of the attached produce be made by a Revenue Officer or by the Kanungo of Circle in which the land is situated within a month of the date of receipt of such direction. The produce shall not be sold until the appraisement has been approved by the Collector or by a Revenue Officer appointed by him in this behalf:

Provided that if the appraisement is not made within the prescribed period, the sale of the produce shall not be delayed merely on this account.

- 69. Agency to be used in conducting sale.- Sale of the produce of land shall be made by a Revenue Officer or by the Field Kanungo of the Circle in which the land is situated. The sale shall be conducted in the presence of the Headman, or a Member of the Union Committee, Town Committee, or Union Council within the jurisdiction of which the land is situated.
- 70. **Date on which possession is to be given to decree-holder of Civil Court.-**When an order of a Civil Court is sent to the Collector for the execution of a decree for the possession of lands the Collector shall give possession to the decree-holder on the date specified in the decree or in the direction issued by the Civil Court executing the decree. If no date is specified in the decree or by the Civil Court and the land of which possession is to be

given is in the cultivating possession of the judgment-debtor, the Collector shall at once refer to the Civil Court for instructions as to whether or not he is to delay execution until any crop which may have been sown by the judgment-debtor and is standing on the land, has been removed.

#### **PART XI- MISCELLANEOUS**

- 71. *Village Note Book.* (1) A village note book (*Lal Kitab*) shall be prepared, for each estate, comprising the following statements-
  - (i) Annual Area.
  - (ii) Annual *Kharif* Crop.
  - (iii) Annual *Rabi* Crop.
  - (iv) Annual Revenue Account.
  - (v) Annual Transfers of Land by Owners, etc.
  - (v-a) Annual Sales and Mortgages of Ownership by classes of land.
  - (vi) Quadrennial Abstract of Ownership and Mortgages.
  - (vii) Quadrennial Abstract of Cultivation by Owners and Tenants.
  - (viii) Quadrennial Abstract of Cash Rent paid by Tenants.
  - (ix) Quinquennial Return of Cattle, Carts, etc.
  - (x) Assessment.
- (2) A note book comprising the statements mentioned in sub-rule (1), in a consolidated form, shall also be maintained in respect of each Assessment Circle, *Tehsil* and District.
- 72. *Forms.* In addition to the Forms specified in the foregoing rules, the following forms are also prescribed: -
  - (i) Register Haqdaran Zamin (Form XXXIV).
  - (ii) Mutation Register (Form XXXV)
  - (iii) Statement of Customs (Form XXXVI).
  - (iv) Requisition of information/documents (Form XXX VII).
  - (v) Holding Slip (Form XXXVIII).
  - (vi) Interrogatory (Form XXXIX).
  - (vii) Register of Miscellaneous Land Revenue (Form XL).
  - (viii) Warrant of Arrest (Form XLI).
  - (ix) Warrant of Committal of Defaulter to Civil Jail (Form XLII).
  - (x) Order for the Release of Defaulter (Form XLIII).
  - (xi) Warrant of Distraint (Form XLIV).
  - (xii) Warrant of sale of movable property (Form (XLV).
  - (xiii) Warrant of Transfer of Holding (Form XLVI).
  - (xiv) Warrant of Attachment (Form XLVII).

- (xv) Proclamation of Sale (Form XLVIII).
- (xvi) Certificate of Sale (Form XL1X).
- (xvii) Instrument of Partition (Form L).
- (xviii) Register showing the amount of fee realized by *Patwari*; for inspection of records and grant of certified copies therefrom (Form LI).
- (xix) Register showing survey equipments (Form LII).
- (xx) Register of Records in the custody of *Patwari* (Form LIII).
- (xxi) Statement showing the condition of Survey and Boundary Marks (Form LIV).
- (xxii) Register of *Patwari* Circles (Form LV).
- (xxiii) Work-book for Patwaris (Form LVI).
- (xxiv) Work book for Kanungos (Form LVII).
- (xxv) Work-book for Tehsildars and Naib-Tehsildars/Head Munshi (Form LVIII).
- (xxvi) List of Mortgages with possession (Form LIX).
- (xxvii) List of Rents (Form LX).
- (xxviii)List of Khatauni Totals (Form LXI).
- <sup>47</sup>[(xxix) Day Book (Form LXII).
- (xxx) Ledger of Demand and Collections (Form LXIII).
- (xxxi) Balance Sheet (Form LXIV).
- (xxxii) Register of Demand and Recoveries of Water-Course Expenses (Form LXV).
- (xxxiii)Register of Area and Assessment of Cultivation in Un-surveyed Land (Form LXVI)].

<sup>47</sup> Added by Board of Revenue, West Pakistan's notification No.534/69/526-U(I), 15<sup>th</sup> September, 1969, published in the Gazette of West Pakistan, Extraordinary, October 9, 1969.

### APPENDIX A

## FORM I (See RULES 22 AND 46)

## RECEIPT FOR THE COLLECTION OF LAND-REVENUE, RATES AND CESSES, ETC.

Book No. Receipt No.				Date
Received Rs.				(in words)
1. 2. 3. 4. 5. 6. 7. 8. 9.	Land-Revenue Fixed In the form of prescribed rates Development Fee Local Rate Canal water-rate Mutation fee	Rs.	Ps.	as detailed in the margin, on Khewat (name of Land-owner)  estate tehsil district for the harvest Kharif Rabi  Taraf (if any) Estate Patti  Lambardar
	T-4-1			Tapedar  Circle
	Total			

### FORM II (See RULE 30)

### PRELIMINAY PROCEEDING (ROBKAR IBTEDAI)

Record-of-right (misl-i-		Estate				
Had-Bast No.	Tehsil					
District		Year				
orders of the Board of I	Revenue, West under sub-se	st Pakistan, issue section (1) of s	section 40 of the V	No	,	
This Preliminary proceeding up to the Estate  Genealogical tree  Index survey / Khasra No.  ** [Alphabetical Index of owners and mortgagees]	49[*****]   Register Haqdaran Zamin	Note of changes in kind of soil Reigister Haqdaran Nakhlistan Statement of rights in wells and tubewells	Statement of customs	Order of the Revenue Officer determining the assessment Order of the Revenue Officer distributing assessment over holdings.	Sheets of accepted mutations	REMARKS
Date of commencement Date of completion of record  I certify that this record-of-rights is correct and complete in all respects.  Collector.  Dated District						

<sup>&</sup>lt;sup>48</sup> Substituted by Board of Revenue, Punjab's notification No.1750-88/281-LR-II dated 02-04-1989, published in the Gazette of Punjab, Extraordinary, April 4, 1989).

<sup>49</sup> Omitted ibid.

## FORM III (See RULE 30)

### SHAJRA NASAB Genealogical tree (Shajra Nasab) of Owners

Estate......Pistrict......Year.....

State	ement of the owners		Statement of Signs			
1.	Origin of rights and primary division of the lands.		Name of Signs	Colour of Signs		
2.	The foundation of the estate, and how named.	1.	Headman (Lambardar)	Vermilion Encircled		
3.	Method of collection of the Revenue-	2.	Isssue-less			
(a)	under the former Govt:-	3.	Wife or widow	$\bigcap$		
(b)	under the regime of the present Govt:-					
(i)	during the former settlement	4.	Whose father or grandfather or husband is land	Name in red ink.		
(ii)	During the present settlement.		owner and is alive.			
		5.	Daughter	$\wedge$		

<u>Patti</u>	
Taraf	

Part-A for opening page Part-B for other pages

Caste and sub- caste	
No.Khewat	
Measure of Rights.	

### FORM IV (See RULE 30)

#### INDEX SURVEY / KHASRA NUMBERS

	Estate	Tehsil	Distri	ct	
Survey / Khasra No.	No. Khatuni				

#### <sup>50</sup>[FORM V (See RULE 30)

### ALPHABETICAL INDEX OF OWNERS AND MORTGAGEES (INDEX RADEEFEAR MALIKAN WA MURTAHINAN)

Estate	Tehsil	District	<u>Book No.</u>
			Leaf No.

Alphabetical	Name of	No. Khewat								
Letters	owner /	Ownership	Mortgagee rights	Other rights, if any.						
	mortgagee	rights								
	with father's /									
	husband's									
	name									
]										

<sup>51</sup>[\*\*\*\*\*]

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 $<sup>^{50}</sup>$  Substituted by Board of Revenue, Punjab's notification No.1750-88/281-LR-II dated 02-04-1989, published in the Gazette of Punjab, Extraordinary, dated April 4, 1989.

<sup>&</sup>lt;sup>51</sup> FORM VI omitted ibid.

#### FORM VII (See RULE 30)

#### NOTE OF CHANGES IN KIND OF SOIL

Estata	Tobeil	District	Voor	
Estate	. 1 611811	DISTRICT	i ear	

		Area (in acres) and classes of land														
				Cı	ıltiva							Uncu	ltivat	ed		
		Chahi	Nahri	Nul Chahi	Barani				Total	Banjar Qadeem	Banjar Jadeed	Banjar Qadeem	Ghair Mumkin		Total	Grand Total
the e last l Haq Zam year																
the e	daran															
Difference	Increase Decrease															

Signature of Patwari Signature of Kanungo Signature of Revenue Officer

### FORM VIII (See RULE 30)

#### REGISTER HAQDARAN NAKHLISTAN (DATE TREES)

Register Heqdaran Nakhlistan	Estate	Tehsil		
District	Year	<u>Book No.</u>		
		Leaf no.		

							Number of date trees				Gover dem		
Khewat No.	Khatauni No.	Name of the owner of land with description.	Name of the owner of date trees with description	Survey / Khasra No.	Area	Source of Irrigation including name of well, rajbah, etc	Female	Eunuch	Male	Total	Revenue	Cesses	Remarks
1	2	3	4	5	6	7	8	9	10	11	12	13	14

**Note:** In the register Haqdaran Nahlistan which forms part of record-of-rights (Misli-haqiat) column 5 (Survey / Khasra No.) should be divided into two sub-columns headed respectively "former" and "present".

### FORM IX (See RULE 30)

# STATEMENT OF RIGHTS IN WELLS AND TUBE-WELLS (NAQSHA HAQUQ CHAHAT WA NUL-CHAHAT)

Statement of rights in Wells and Tube-wells	Estate	Tehsil
District Year		

					Wells	S			Tube	-We	lls					
Serial No.	Survey / Khasera No.	Khatauni No.	Name of Well / Tube-well	Depth to water (in feet)	Depth on water (in feet)	Whether single or double, pacca or katcha, in use or out of use	Length of tube (in feet)	Length of filter (in feet)	Depth to water (in feet)	Mouth of tube (in inches)	Whether working on oil engine or electric motor with horse power	Whether in use or out of order	Whether at work at last settlement or made subsequently and in the later case, in what year it began to be used.	Name of owner with description and share in ownership of well / tube-well	Name of persons with description who use the well / tubewell, and share of water enjoyed by each	REMARKS
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17

## FORM X (See RULE 30)

#### STATEMENT OF DISTRIBUTION OF WATER (FARD TAQSEEM AB)

Source of Irrigation	Serial No.	Number Khewat	Name of owner with description	Share	REMARKS

### FORM XI (See RULE 30)

#### STATEMENT OF RIGHTS IN WATER MILLS (NAQSHA HAQUQ PANCHAKIAT)

						me pen								
Serial No.	Survey / Khasra No.	No. Khatauni	Name of Karez, water-fountain stream, rand, on which the water-mill is installed	Whether at work at last settlement of made subsequently and in the later case in what year it began to be used and at what expenses	Name of owner of water-mill with description	Name of owner of water-mill with description	Name of asiaban with description	Grinding for one day and night	Share of owner of water	Share of owner of water mill	Share of asiaban	For how many days and nights the water mill remains closed in a year	Government demand	REMARKS
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15

**Note:** The entries in columns 9 and 13 should be made very carefully, as the assessment of Revenue Officer mostly depends thereon.

### FORM XII (See RULE 30)

#### FIELD BOOK

Field Book	Estate	Tehsil	District	. Year
------------	--------	--------	----------	--------

Survey / Khasra No.		No.	Length and Breadth of Survey / Khasra No.				Calculation of area	Area and Soil classification	Signature of Kanungo	REMARKS
Former	Present	Khatauni	East	West	South	North				REM

### FORM XIII (See RULE 30)

#### TITLE PAGE REGISTER HAQDARAN ZAMIN

Title page Register Haqdaran Zamin Estate1ensii																
	Dis	strict			Year											
	Date of filing in the Tehsil Office								Date of consignment to District Revenue Record Room							
										IV.	evenu	e Recoi	u Koo	111		
No.																
Pages Nature of document from	Title page	Genealogical tree	Index Surevey / Khasra No. <sup>52</sup> [Alphabetical Index of owners and mortgagees].	Register Haqdaran Zamin	Note of changes in kind of soil	Register Haqdaran Nakhlistan				Supplementary Map	Fard Badar	Checking and attestation notes by the Kanungo	Checking and attestation notes by the Revenue Officer	Final attestation Certificate by the Revenue Officer	Sheets of accepted mutations	REMARKS
Pag fro																

Signature of Patwari	Signature of Kanungo	Signature of Revenue Officer
	~-8	

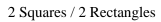
 $<sup>^{52}</sup>$  Added by Board of Revenue, Punjab's notification No.1750-88/281-LR-II dated 02-04-1989, published in the Gazette of Punjab, Extraordinary, April 4, 1989.

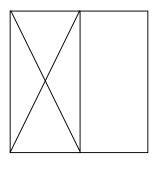
## FORM XIV (See RULE 30)

#### SUPPLEMENTARY MAP (TATIMMA SHAJRA)

PART A Supplementary Field	Book.	Estate	PART B
Tehsil	District	for the Year	
		<u>Book No.</u> Leaf No.	

Survey / Khasara No. Former Prese		th and ley/ Kha	asra No	Calculation of area	Area and soil classifi- cation	REMARKS





Signature	Signature	Signature	Signature	Signature	Signature
of	of	of	of	of	of
Patwari	Kanungo	Revenue Officer	Patwari	Kanungo	Revenue
					Officer

### FORM XV (See RULE 30)

#### FARD BADAR (STATEMENT OF CORRECTION OF CLERICAL MISTAKES)

A statement for the correction of clerical mistakes, which has been made in copying the entries of the Register Haqdaran Zamin into another or in incorporating a mutation in a Register Haqdaran Zamin and the correction of which does not involve the alteration of any mutation order shall be recorded in the form set forth below, to be known as Fard Badar:-

	_		- · ·	
Fard Badar	Histate	Tehsil	District	
I alu Dauai	Louic		District	

Serial	No. of I	Khewat	Patwari's	Field	Order of the
No.			report	Kanungo's	Revenue
	In last Register	In new Register		report	Officer
	Haqdaran Zamin	Haqdaran Zamin			
1	2	3	4	5	6

### FORM XVI (See RULE 30)

## FINAL ATTESTATION CIRTIFICATE OF REGISTER HAQDARAN ZAMIN FOR THE YEAR .....

Book No.

Estate ...... District ......

							Ι	eaf No.			
Date of attestation	Place of attestation	Khewat attested	Verification of mutation orders incorporated in the Register Haqdaran Zamin	Khewat checked with the previous Register Haqdaran Zamin	Khewat compared with the Patwari's current copy of the Register Haqdaran Zamin	Survey / Khasra numbers of which supplementary maps were checked on the spot	Survey / Khasra numbers of which supplementary maps were checked with reference to their incorporation in the tehsil copy of the map	Mutations entered but not attested before $30^{\mathrm{th}}$ June	REMARKS		
1	2	3	4	5	6	7	8	9	10		
I certify that all necessary corrections have been made and that this Register Haqdaran Zamin is correct and complete in all respects, except as regards mutations shown in column 9 and other transfers discovered to have taken place before 30 <sup>th</sup> June las and referred to in the memorandum attached to the Register Haqdaran Zamin.											
Dated						Reven	ue Office	r			

### FORM XVII (See RULE 31(6))

### STATEMENT SHOWING THE CHECKING AND ATTESTATION WORK OF RECOREDS OF RIGHTS AND PERIODICAL RECORDS

District	for the month ending
----------	----------------------

		hts or periodical	No. o	No. of estates for which the  records of rights or periodical records checked and attested  for when records rights or periodical records checked and attested					No. of estates for which the record of rights or periodical records -			
Tehsil	Year to which the records relates	No. of estates for which the record of rights or periodical records are to be prepared	Kanungo	Naib Tehsildar / Head Munshi	Tahsildar	Revenue Assistant / Sub-Divisional Officer, Assistant Commissioner / Deputy Collector	Collector / Additional Collector	Commissioner / Additional Commissioner	Director of Land Records / Assistant to the Director of Land Records	(a) Field in Tehsil / Sub-Divisional Revenue Record Room	(b) Consigned to District Revenue Record Room.	REMARKS
	Previous year											
	Current											

## FORM XVIII (See RULE 32)

#### MEMORANDUM REGARDING TRANSFER OF RIGHTS

1	2	3	4	5	6	7	8
mber	Nature of mutation, i.e. sale, mortgage, inheritance, etc. with	decision	Name of transferor with	Name of transferee with	Area transferred, i.e. survey/	Copy of the operative part of the Revenue	
Mutation Number	price in case of sale and mortgage-debt in case of mortgage.	Date of deci	description	description	Khasra No. share of Khata, etc.	Officer's order, as recorded by him on counterfoil of mutation	REMARKS

### FORM XIX (See RULE 33)

# STATEMENT SHOWING THE MUTATIONS PENDING OVER THREE MONTHS, FOR THE MONTH ENDING......

Revenue C	officer Circle .		Tehsil	District	
Name of Estate	Mutation No.	Date of entry	Nature of mutation, i.e. sale,	Reasons for non- attestation as well	REMARKS
			mortgage, etc.	as the measures	
				proposed to be adopted for	
				disposal	

# FORM XX (See RULE 34)

			Book No Page No		
Roznamcha Waqi	ati of Patwari Circl	e Teh	sil Distr	ict	
Serial No.	Date	Heading of entry	Occurrences	REMARKS	

### FORM XXI (See RULE 35)

# AKNOWLEDGEMENT UNDER SECTION 47 (2) OF THE WEST PAKISTAN LAND REVENUE ACT, 1967

Certified that Mr. / Mrs	
son of wife of	
has furnished the information / documents pertain	ning to the subject matter specified below,
requisitioned under Section 47 (1) of the West Pa	kistan Land Revenue Act, 1967:-
{	
2. The document(s) have been returened after in	spection.
Dated	Signature
	Patwari of the Circle Revenue Officer of the Circle
Note: Revenue Officer may strike off para 2 v	when a document is retained by him.

#### <sup>53</sup>[FORM XXI-A (See sub-rule (2-A) of rule 36)

# Register showing the applications for grant f certified copies or extracts of records in possession of Patwari received in the office of Collector of the Sub-Division and disposed of.

Tensii	District

1	2	3 u	. <u>s</u>	'ari 2	6	7		lly 8
	ъррlication	with descripti		d estate, Patwari ouncil		ipt of copies		Incase of urgent applications, the date on which copies were actually delivered to the applicant
Serial No.	Date of Receipt of application	Name of applicant with description	Nature of record of which copy desired	Names of concerned estate, Circle and Union Council	Ordinary or Urgent	Date given for receipt of copies	Incase of urgent an	date on which copies were delivered to the applicant

]

 $<sup>^{53}</sup>$  Add by Board of Revenue, Punjab's Notification No. 1180-87/837/LR-II dated 12-05-1987, published in the Gazette of Punjab, Extraordinary, dated May 13, 1987.

## $FORM~XXII\\ \{See~NOTE~No.~4~UNDER~THE~SCHEDULE~TO~RULE~36(3)~AT~APPENDIX~"B"\}$

Receipt of fee for the inspection of records of patwari and grant of certified copies or extracts therefrom

Received	d Rs	Date
for the	supply of copies inspection of record	as detailed below, of the estates
Details of record	<b>}</b>	
		Signature Patwari Circle Tehsil District

### FORM XXIII {See NOTE No. 8 UNDER THE SCHEDULE TO RULE 36(3) AT APPENDIX "B"}

Acknowledgement of the receipt of application for the supply of copies of records	of
Patwaris under Rule 36 of the West Pakistan Land Revenue Rules.	

Receipt No Received from	Dated
an application for the supply of $\frac{\text{a copy}}{\text{copies}}$	of records
of the state and as advance copying fee.	Rs(in words)

Patwari Circle Office Kanungo Tehsil

#### <sup>54</sup>[FORM XXIII-A {See Sub-rule (6) of RULE 37-A}

Register of fees for the Preparation of Produce Statement and Five-yearly Abstract of yield.

1	Serial No.			
2	Date of Receipt of requisition.			Partic
3	Name of Court of Officer.			cular o
4	Name of Parties.		- 10 qu	f reaui
5	Name of Estate.			sition
6	Khasra No.			
7	Period for which produce statement of five-yearly Abstract of yield is desired.	t of	of work	Details
8	Amount	Govt.'s Share		
9	Date of payment Receipt No.	;		
10	Amount	re of G servant oncerne		
11	Date & payment Receipt No.	t		Fees
12	Signature of official preparing the statement of abstract and the date on which he presents the same in the Court or Office concerned.	ld the		
13	Attestation of Officers.			
14	Remarks			

]

<sup>&</sup>lt;sup>54</sup> Added by Board of Revenue, West Pakistan's notification No.534/69/526-U(I), 15<sup>th</sup> September, 1969, published in the Gazette of West Pakistan, Extraordinary, October 9, 1969.

### FORM XXIV (See RULE 39)

#### **CROP INSPECTION REGISTER (REGISTER GIRDAWARI)**

A Register to be known as the Register *Girdawari* shall be maintained under the provisions of sub-section (3) of section 41, in the form setforth below:-

Register Girdawari Estate	. Tahsil	District	Book No.
	• - ••	2 20 2 20 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Leaf No.

				<u>Kharif</u> Rabi			Kharif K Rabi R			<u>Kharif</u> Rabi			<u>Kharif</u> Rabi			
Survey / Khasra No.	Name of owner and number Khewat	Name of cultivator and number of Khatauni	Area including class of soil	Kharif Crop	Rabi Crop	Changes of rights, cultivation, possession and rent, with reference to Dakhil Kharij	Kharif Crop	Rabi Crop	Changes of rights, cultivation, possession and rent, with reference to Dakhil Kharij	Kharif Crop	Rabi Crop	Changes of rights, cultivation, possession and rent, with reference to Dakhil Kharij	Kharif Crop	Rabi Crop	Changes of rights, cultivation, possession and rent, with reference to Dakhil Kharij	Remarks
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17

Note - The twice cropped (dofasli) area shall be shown in red ink.

# 55[FORM XXIV-A (See sub-rule (2) of the Rule 39)

#### Register Taghayyurat-e-Kasht

Estate	Tahsil	District	<u>Kharif</u> Rahi	Year	Book No.
			Rahi		Leaf No.

Serial No.  Date of Crop Inspection  Khasra number with areas under change  Former entry  Present entry  Signature of Patwari with date  Signature of Patwari with date  Attestation by Field Kanungo with date  Attestation by Revenue Officer with date  8

]

 $^{55}$  Added by Board of Revenue, Punjab's Notification No. 1180-87/837/LR-II dated 12-05-1987, published in the Gazette of Punjab, Extraordinary, dated May 13, 1987.

## FORM XXV (See RULE 41)

#### STATEMENT OF KHARABA

<b>Estate</b>	Tahsil	District	<u>Kharif</u>	year	
			Rahi	•	

Survey / Khasra		AREA			r	le	
Khasra number and name (if any)	Cultivated	Matured	Failed	Attestation by Field Kanungo	Attestation by tehsildar / Naib-Tehsildar (Head Munshi)	Attestation by Assistant Collector of the first Grade	Remarks
1	2	3	4	5	6	7	8

### FORM XXVI (See RULE 44)

#### DHAL BACHH MALIA MUSTAQIL (Distribution of fixed revenue over holdings)

In the estates under fixed assessment under clause (a) of sub-section (3) of section 56, the *Bachh* papers to be known as *Dhal Bachh Malia Mustaqil* shall be prepared for every estate immediately after the *Kharif Girdawari* (harvest inspection), in the form setforth below:-

	Dhal Bachh Malia Mustaqil		
Estate	(if any),Tahsil District Crop	<u>Kharif</u> Rabi	year
Name of Lambardar			

Serial Number	
Name of land-owner with description	
Number Khewat Malik or reference to Dakhil Kharij	
Kharif Land Revenue Rabi	
Kharif Development Fee	
Kharif Local Rate Rabi	I
<u>Kharif</u> Rabi	Rates
Khari <u>f</u> Rahi	and (
<u>Kharif</u> Rabi	Cesse
<u>Kharif</u> Rabi	s
<u>Kharif</u> Lambardari Fee Rabi	
Water Rate	
Lambardari Fee on Water Rate	
Total	
Number Dakhil Kahrij	Dal Kha fe
Total Fee	arij
Grand Total	
Remarks	

Note:- The Lambardar's copy shall contain the entries of the respective harvest only.

### FORM XXVII (See RULE 44)

#### DHAL BACHH MALIA GHAIR MUSTAQIL

#### (Distribution of revenue in the form of prescribed rates over holdings)

In the estates in which assessment is levied in the form of prescribed rates under clause (b) of sub-section (3) of section 56, the *Bachh* papers to be known as *Dhal Bachh Malia Ghair Mustaqil* shall be prepared after the *Girdawari* (Harvest inspection) on which the assessment is based, in the form set forth below:

		<del></del>
Dhal Bachh Malia Ghair Mustaqil		
Estate Patti. (if any),,Tahsil, DistrictCrop	<u>Kha</u>	year
Name of Lambardar(if any)		

							Rates and Cesses								Dal Kha Fee	arij				
Serial Number	Name of land-owner with description	Number Khewat Malik	Survey / Khasra Number	Total area under assessment	Source of Irrigation including name of well rajbah, etc.	Land Revenue	Development Fee	Local Rate				Lambardari Fee	Water Rate	Lambardari Fee on Water Rate	Total	Number Dakhil Kharij	Total Fee	Grand Total	Remarks	

# FORM XXVIII (See RULE 44)

#### BILL OF ASSESSMENT

Name of land-owner with description		_
Estate, DistrictCrop	<u>Kha</u>	year

Number Khatauni	
Survey / Khasra No.	
Total areas under assessment	
Source of irrigation, including name of well, rajbah, etc.	
Land revenue	
Development	
Local Rate	
Rates	
and C	
Cesse	
S	
 Water Rate	
No. of Dakhil Kharij	Dakk
	ıil
Grand Total	
Remarks	

## FORM XXIX (See RULE 45)

#### **ARZ IRSAL**

Es	tate <u>F</u>	(if any) Patti	, Tahsil	, Distr		<u>Kha</u>	year
	me of Lam	bardar	nount tendere	d under each	n head of acco	ount.	
Land Revenue	Local Rate	Development Fee	Canal Water Rate	Mutation fee			Total
Da	te		Signa	ture of Patw	vari Circle		

#### FORM XXX (See RULES 45 AND 46)

#### PAYMENT RECEIPT (DAKHLA)

Original Duplicate Triplicate

Tahsil,	District

					ı	Detail		mour		undei	r
No.	Estate	Date of payment	Name of Lambardar or Tapedar	Year or Season (Harvest)	Land Revenue	Local Rate	Development Fee	Canal Water Rate	Mutation Fee		Total

**Treasury Officer** 

**Sub-Treasury Officer** 

Manager, **Bank of Pakistan Nation** 

(Head Munshi) **Revenue Accountant** 

Tahsildar

#### FORM XXXI

(See RULE 47)

#### SECURITY BOND

Whereas, I	inhabitant of	have
been appointed to the office of,	and have be	en called upon to
furnish security for the due discharge of	the trusts, of the said office, or of	any other office to
which I may be hereafter appointed, and	for the due account of all moneys	s, which may come
to my possession or control by reason of	any such office, I hereby bind m	yself, to pay to the
Government the amount of any loss or o		
such person as shall be demanded by the		
such demand to be in writing and to be le	-	
my making default therein, I bind myse	lf to forfeit to the Government th	ne sum of
rupees:		
•	ein contained nor the security her	• •
deemed to limit my liability in respect of		
sum of rupees only, and that shoul		•
in full for any loss or damage sustained b		
to it on demand such further sum as sha	• •	
office as necessary in addition to the said	sum to cover such loss or damage	s as aforesaid.
Dated	(Signate	ure)
	( B	
SECURITY TO BE SUB-JOIN	ED TO THE BOND OF THE PRI	NCIPAL
We, hereby declare ourse	elves sureties for the above-said -	that he shall
do and perform all that he has above und		
default therein we hereby bind ourselves	<u>-</u>	
in which the above-said has bou	and himself, or such small sum a	s shall be deemed
sufficient by to cover any loss	or damage which the Governme	nt may sustain by
reason of such default.		

Dated-----

(Signature)

## FORM XXXII (See RULE 51)

#### **REGISTER OF SECURITIES**

Consecutive member
Name and designation of officer required to give security
Amount of security given
Nature of security given
Names of securities, if any, and dates of their bonds.
Names of new securities, if any, substituted for former ones who have died or withdrawn, or whose fitness is considered doubtful and dates of their security bonds.
Amount of security, if any, for which each surety is liable on account of other officers, whether in the same or any other Department.
Opinion of the head of office as to sufficiency of present security and date on which such opinion was recorded.
Date of receipt of surety's notice of withdrawal
Commissioner's inspection notes

#### FORM XXXIII

(See RULE 57)

# NOTICE OF DEMAND UNDER SECTION $\frac{81}{82}$ OF THE WEST PAKISTAN LAND REVENUE ACT, 1967

### No. of Notice

	1 (00 01 1 (001			<del>_</del>
То	resident of villa	ige	_, Tehsil	District
is due fro tehsil the	WHEREAS it is shown from to om you on account of land ree said sum, together with the Rs, on or before the	venue (and sum of Rs	) you are her	eby required to pay into the
				Revenue Officer
			٦	
		Seal		
	A clear account certified by	y the tehsil re	l evenue accoun	tant should be endorsed on
the notic	e.			
P	articulars to be filled in by th	e tehsil reven	ue accountant	or other officer.
	. Name of Peon 2 Date fixed for its return (The above to be entered)			
4	. Date on which the notice w			
	. Revenue paid			
6	. Process fee paid	Rs		
7	. Revenue due	Rs		
8	. Process fee due	Rs		

#### <sup>56</sup> [FORM XXXIII-A (See RULE 67-A (4)(a))

Revenue Officer .....

Serial No.	
Date of filing the application.	
Name of Estate.	
Khewat Nos. and Killa / Khasra No.	Particul
Whether the boundaries to be demarcated are situated within the Tehsil or on boundary line between two Tehsils or two Districts.	
Name of applicant with description.	
Purpose of application.	
Name and description of persons against whom making the demarcation of the spot.	¢0.
	ן
	Demarc
Date and brief abstract of final order.	ation of
	f
Remarks.	

<sup>&</sup>lt;sup>56</sup> Forms XXXIII-A, XXXIII-B, XXXIII-C and XXXIII-D added by Board of Revenue, Punjab's notification No.2313-73/629-LR-I, dated 19<sup>th</sup> July, 1973, published in the Gazette of Punjab, Part III, November 23, 1973.

### FORM XXXIII-B (See RULE 67-A (4)(e))

To

(Name, parentage and add	ress of the person to	be served).	
Whereas an application h limits of land measuring Khewat / Khata No of village Tehsil	acres Khasra / Killa No	kanals o	marlas, bearing
And, whereas,been fixed for demarcation of the necessary;			
Now, therefore, you are he land.	ereby directed to app	ear and be preser	nt at the date, time and
*In case you fail to appear agent in the manner indicated alabsence.	_	-	-
Dated:			nature and Seal of venue Officer.

\_

 $<sup>^{*}</sup>$  Strike out if the notice is addressed to the Revenue Patwari, Circle Kanungo, Lambardar or any other person who is not a party to the proceedings.

#### FORM XXXIII-C

(See RULE 67-B (4))

#### NOTICE OF EVICTION

In the Office of Collector

		versus	
	(applicar		(respondent)
То			
(	Name and full address	of the land-owner / response	ondents)
land des demarc	scribed in the applicat ation proceedings con	tion (copy enclosed here	plication for your eviction from the ewith) which, as a result of icer on
through	a duly authorized ager	•	appear before me either in person or of19at a.m. and to ted from the said land.
Dated:		Sign	nature and Seal of the Collector

#### FORM XXXIII-D

(See RULE 67-B (7))

#### WARRANT OF EVICTION

In the Office of Collector _		
	versus	
(appl	licant) versus	(respondent)
То		
(Name and designat	tion of the official who has to	o execute the warrant)
Whereas	having been found to	be in wrongful possession of the
land measuring	Acres Kan	alsMarlas, bearing
		situated in the area of village
Tehsil	District	thas / have failed to
vacate possession within t	the period specified in my o	order dated.
authorized to evict the afo	resaid land-owner / land-ov ver its possession to	rder, dated are hereby wners from the said land with/withou forthwith who has / have been
		with a report supported by an fit is not executed, with reasons for its
Dated	Sig	gnature and Seal of the Collector

#### **FORM XXXIV**

(See RULE 72)

#### REGISTER HAQDARAN ZAMIN (RECORD OF RIGHTS/ PERIODICAL RECORD)

The statements referred to in clause (a) of sub-section (2) of section 39, shall be recorded in the form set forth below, to be know as the Register *Haqdaran Zamin*:-

Register Haqdaran Zamin	Estate	<u>Taraf</u>	(if anv)	Tehsil	•••
District Year		Patti	, <b>3</b> ,		,
	Leaf No.				

1	No. Khewat Malik	
2	No. Khatauni cultivator	
3(a)	Name of owner with Father's / Husband's name, caste and residence.	<sup>57</sup> [I
3(b)	National Identity Card No.	PARTI
3(c)	Ownership status (owner, mortgagor, mortgagee etc)	CULA
3(d)	Specific share in the joint Khewat	RS OF
3(e)	Precise area according to the share	OWN
3(f)]	Agricultural Pass Book No.	ER
4	Name of cultivator with description	
5	Survey/Khasra No. and name (if any)	
6	Area and soil classification of each number and total Khatauni cultivator and Khewat Malik	
7	Source of irrigation including name of well, Rajbah etc.	
8	Rent paid by cultivator, rate and demand	
9	Demand with details of revenue and cesses	
10	Remarks including –  1. Name of Lambardar (if any)  2. Rate of land revenue	

NOTE: In the Register Haqdaran Zamin which forms part of the record-of-rights, column 5 (Survey/Khasra No.), should be divided into two sub-columns headed respectively "former" and "present".

<sup>&</sup>lt;sup>57</sup> Substituted by Board of Revenue, Punjab's notification No.1750-88/281-LR-II, dated 02-04-1989, published in the Gazette of Punjab, Extraordinary, April 4, 1989.

#### FORM XXXV

(See RULE 72)

#### MUTATION REGISTER (REGISTER DAKHIL KHARIJ)

The mutation register referred to in section 41(3) shall be maintained in the form set forth below to be know as the Register *Dakhil Kharij*:-

Regis	ster Da	khil Kh	arij	Estat	e I	No.Had	lbast	Te	ehsil	D	istrict		ook No. eaf No.
	Entry in Register <i>Haqdaran</i> Zamin or last entry in Register  Dakhil Kharij which is  proposed to be corrected			New entry which is proposed to be substituted			case of sale						
Serial No.	No. Khewat Register Haqdaran Zamin	Name of owner with description	Name of cultivator with description	Survey/Khasra No. with name, if any.	Area and kind of soil.	No. of Khewat which will be substituted in the new Register Haqdaran Zamin	Name of owner with description.	Name of cultivator with description.	Survey/Khasra No. with name, if any.	Area and kind of soil.	Nature and date of Dakhil Kharij with price in case of sale amount of mortgage debt, in case of mortgage.		Reports and Orders. Signature, Thumb-impression of witness.
1	2	3	4	5	6	7	8	9	10	11	12	13	14

Note – In column 13, the land revenue shall be recorded in red ink.

#### FORM XXXVI

#### (*See* RULE 72)

#### STATEMENT OF CUSTOMS (WAJIB-UL-ARZ)

The statement of customs respecting rights and liabilities in the estate referred to in clause (b) of sub-section (2) of section 39, shall be recorded in the form set forth below to be known as *wajib-ul-arz*, which should contain information on so many of the matters given in column 2, as are pertinent to the estate:-

Wajib-ul-arz Estate ----- Tehsil ----- District ----- Year -----

1	2	3
Sr.	Heading of Custom	Informa
No.		tion
1.	Common land, its cultivation and management, and the enjoyment of the	
	proceeds thereof.	
2.	Rights of grazing in common land.	
3.	Rights to the enjoyment of sayer produce (miscellaneous income connected with land).	
4.	Customs relating to the irrigation of land.	
5.	Customs relating to mills, tanks, streams, or natural drainages.	
6.	Customs of alluvion and diluvion.	
7.	The rights of cultivators of all classes not expressly provided for by law	
	(e.g. right to trees are manure, and right to plant trees) their customary liabilities other than rent.	
8.	Customary dues payable to village servants and the service to be rendered by them.	
9.	The rights of Government to any <i>Nazul</i> property (e.g. property which has	
	become the property of Government by escheat or failure of heirs), forests, unclaimed, unoccupied, deserted or waste lands, quarries, ruin or objections of antiquarian interest, spontaneous products, and other necessary interest in land, included within the boundaries of the estate.	
10.	The rights of Government in respect of fish and fisheries in streams, rivers etc.	
11.	Any other important usage affecting the rights of land-owners, cultivators or other persons interested in the estate, not being a usage relating to succession and transfer of landed property.	

**Explanation.** Where the record-of rights is being compiled or revised, if the persons interested are not agreed as the existence of any custom, the Collector or an Assistant Collector of the 1<sup>st</sup> grade shall decide the dispute in the manner provided in section 44. In the case of revision, he shall have regard to the provisions of section 45.

### FORM XXXVII

(See RULE 72)

# REQUISITION FOR INFORMATION OR DOCUMENT UNDER SECTION 47(1) OF THE WEST PAKISTAN LAND REVENUE ACT, 1967

10		
	,	
	Resident of Tehsil	District
	You are hereby directed to pres	ent yourself before me on the day of
		nish all such information as may be within documents
your		subject-matter specified in the margin.
		Signature
Date th	his day of	Patwari Circle

### <sup>58</sup>[FORM XXXVIII

#### (See RULE 72)

#### **HOLDING SLIP (PARCHA KHATAUNI)**

At the time of field measurement for the preparation of map of the estate referred to in clause (c) of subsection (2) of section 39, a Holding Slip (<u>Parcha Khatauni</u>) shall be recorded in the form set forth below:-

#### **HOLDING SLIP (PARCHA KHATAUNI)** Estate -----Year-----Year----- Patti No. Khewat in last Register New Khatauni No. Haqdaran Zamin Particulars of owner father's/husband's name, Precise area according to Name of cultivator with Agricultural Pass Book No. National Identity Card No. Name of owner with Specific share in the joint Khewat saste and residence. (owner, mortgager, Ownership status mortgagee etc.) description he share 2 5 3 4 6 1 Source of irrigation including name total Khatauni cultivator Area and soil classification of each No. and Demand with details of revenue 1. Name of Lambardar (if any) and Khewat Malik. Reference of mutation No. Survey/ Khasra No. 2. Rate of land revenue and name Rent paid by cultivator of well, Rajbah, etc. (if any) Remarks including and cesses (if any) Former Present classifi-Area Soil

\_

<sup>&</sup>lt;sup>58</sup> Substituted by Board of Revenue, Punjab's notification No.1750-88/281-LR-II dated 2<sup>nd</sup> April,1989, published in the Gazette of Punjab, Extraordinary, April 4, 1989.

#### FORM XXX IX

#### (See RULE 72)

#### INTERROGATORY (BAND SAWAL)

If the Revenue Officer finds that a person whose statement is essential for the disposal of the mutation case, is residing outside the Tehsil an interrogatory be issued in the form set forth below:-

1	Serial No.	Vil	Int
2	Estate	llage	errog
3	Tehsil	• • • • •	gato
4	District	••••	ry iı
5	Mutation No.		n the
6	Brief account of the Transfer showing the name of transferor and transferee, the total area of the land transferred, the nature and date of transfer, consideration money, etc.	, Tehsil	name of
7	Questions		<u>.</u> d
8	Date and signature of Patwari and Kanungo.		on laughter vife
9	Answers		•
10	Date and signature / thumb-impression of person giving statements.	District .	of
11	Signature / Thumb-impression of person identifying.		ca
12	Place, date and signature of officer recording the statement.		ste
13		•	
14	Repots and orders after compliance with the Interrogatory.		
15			

**Notes.-** (1) The Patwari will fill in columns 1 to 8 of form and despatch it to the field Kanungo who will add his signature in column 8 of the form and send it on the Tehsildar. In column 13, the Tehsildar will address the Tehsildar or the other officer in whose jurisdiction the person is residing. The Tehsildar addressed should himself as far as possible, take the statement of the person concerned but may depute the Naib-Tehsildar (Head Munshi) or the field Kanungo of the circle to do so.

(2) An interrogatory may be issued under the order of the attesting officer for the examination of a person residing within the limits of the tehsil if such person resides at a distance of more than 25 miles from the estate to which the mutation relates.

#### FORM XL (See RULE 72) REGISTER OF MISCELLANEOUS LAND REVENUE

In the estates where the land-revenue is collected by Tapedars, a register-miscellaneous land-revenue shall be maintained for each estate, in the form set forth below:-

Register of Miscellaneous land-revenue Estate ........ Tehsil ....... District .......

Serial No.	
No. of case reported	
Name of person liable for payment, with description.	
No. of Khewat	
Grass or grazing	
Trees, etc.	Detail
Miscellaneous products, i.e. reeds, assessed in former year.	of amount
Land Revenue written off or not assessed in faormer year.	recoverable u
	ınder ea
	ach hea
	d of ac
	count
Total	
Remarks	
	1

### FORM XLI (See RULE 72)

### WARRANT OF ARREST UNDER SECTION 82(1) OF THE WEST PAKISTAN LAND REVENUE ACT, 1967

To

		ident of
2. Rates and co 3. Other items	esses Rs realizable nue Rs	that has accrued as shown in the margin, this is to command you to arrest the said defaulter and bring him before me with all convenient speed; provided that if the said defaulter shall without unnecessary delay produce the sum of Rs together with
Total	. Rs	Rs for the cost of executing this process, and shall proceed personally to bring the said sum with you to the Tehsil or send it with you by his agent or servant, the arrest shall be suspended. You are further commanded to return this warrant on or before the
has been execute	ed or the reason why	orsement certifying the day and the manner in which it it has not been executed day of
Seal		C'anadana of Danasa Officia
		Signature of Revenue Officer,

### FORM XLII (See RULE 72)

### WARRANT OF COMMITTAL OF DEFAULTER TO CIVIL JAIL UNDER SECTION 82(5) OF THE WEST PAKISTAN LAND REVENUE ACT, 1967

In the Court of	the Collector,	District
		of
То		
Wherea Tehsil, are hereby cor Civil Jail for a	ficer-in-Charge of the Civil Jail at	te, resident of ant of an arrear of land revenue, you stody and keep him confined in the eriod, which should not exceed one
Rs this warrant.	on account of diet allowance at the	rate of per diet, are sent with
Issued 1	under my signature and seal this	. day of
	1	
Seal		Signature of Collector.

### FORM XLIII (See RULE 72)

# ORDER FOR THE RELEASE OF A DEFAULTER UNDER SECTION 82(8) OF THE WEST PAKISTAN LAND REVENUE ACT, 1967

In the Court of t	the Collector, District  Case No of
То	
The Offic	eer-in-Charge of the Civil Jail at
who, under order	, son of, caste resident of, Tehsil, dated was required to be confined in the Civil Jail for a period of count of non-payment of arrears of land-revenue to be paid by him, has now ount or has urged for more time by furnishing security.
	e, under orders passed this day, you are hereby directed to set free the said our custody on receipt of this order.
Issued un	der my signature and seal this day of
Seal	
	Signature of Collector,

### FORM XLIV (See RULE 72)

### WARRANT OF DISTRAINT UNDER SECTION 83 OF THE WEST PAKISTAN LANF REVENUE ACT, 1967

To

Kanungo	(or other office	er whose service counts as superior)
Land-revenue Rates and cesse Other items Total .  Rs together personally to bri servant, the distr of the property n or the following has been exempte You are fo	on accommarging the uncurrent certifying on accommarging the uncurrent the uncurrent the same defaulted with Rs	nt of, Tehsil District, is a defaulter ount of arrear of revenue which has accrued as shown in the this is to command you to distrain the movable property and ut or ungathered crops of the said defaulter, as set forth in the eto annexed or as pointed out to you on the spot, and to hold ne until further orders from me. Provided that if the said er shall, without unnecessary delay, produce the sum of for the cost of executing this process and shall proceed m with you to the tehsil, or sent it with you by his agent or expended. This warrant does not authorize you to distrain any e Proviso to section 60 of the Code of Civil Procedure, 1908, produce of the land of the defaulter, to with which you sale by order of the Collector.  Indeed to return the warrant on or before the day of
	Seal	
Dated		Collector or Assistant Collector, 1st Grade.

<sup>\* [</sup>Proviso to section 60 of the Code of Civil Procedure, 1908 is printed in full on the back of the warrant.

### PROPETY MENTTIONED IN THE PROVISO TO SECTION 60 OF THE CODE OF CIVIL PROCEDURE, 1908

- (a) The necessary wearing-apparel, cooking vessels, beds and bedding of the judgment-debtor, his wife and children, and such personal ornaments as, in accordance with religious usage, cannot be parted with by any woman;
- (b) tools of artisans, and, where the judgment-debtor is an agriculturist, his implements of husbandry and such cattle and seed-grain as may, in the opinion of the Court, be necessary to enable him to earn his livelihood as such, and such potion of agricultural produce or of any class of agricultural produce as may have been declared to be free from liability under the provisions of the next following section;
- (c) houses and other buildings (with the materials and the sites thereof and the land immediately appurtenant thereto and necessary for their enjoyment) belonging to an agriculturist and occupied by him;
  - (d) books of account;
  - (e) a mere right to sue for damages;
  - (f) any right of personal service;
- (g) stipends and gratuities allowed to pensioners of the Government, or payable out of any service family pension fund notified in the official Gazette by the Central Government or the Provincial Government in this behalf, and political pensions;
- (h) the wages of labourers and domestic servants, whether payable in money or in kind;
- (i) salary to the extent of the first hundred rupees and one-half of the remainder: Provided that where such salary is the salary of a servant of the State or a servant of a railway or local authority, and the whole or any part of the portion of such salary liable to attachment has been under attachment, whether continuously or intermittently for a total period of twenty-four months, such portion shall be exempt from attachment until the expiry of a further period of twelve months and, where such attachment has been made in execution of one and the same decree, shall be finally exempt from attachment in execution of that decree;
- (j) the pay and allowances of persons to whom the Pakistan Army Act, 1952, applies, or of persons other than commissioned officers to whom the Naval Discipline Act as modified by the Pakistan Navy (Discipline) Act, 1934, applies;
- (k) all compulsory deposits and other sums in or derived from any fund to which the Provident Funds Act, 1925, for the time being applies in so far as they are declared by the said Act not to be liable to attachment;
- (l) any allowance forming part of the emoluments of any servant of the State or of any servant of a railway or a local authority which the appropriate Government may by notification in the official Gazette declare to be exempt from attachment, and any subsistence grant or allowance made to any such servant while under suspension;
- (m) an expectancy of succession by survivorship or other merely contingent or possible right or increase;
  - (n) a right to future maintenance;

- (o) any allowance declared by any Pakistan law to be exempt from liability to attachment or sale in execution of a decree; and
- (p) where the judgment-debtor is a person liable for the payment of land revenue, any movable property, which, under any law for the time being applicable to him, is exempt form sale for the recovery of an arrear of such revenue.

Explanation 1. – The particulars mentioned in clauses (g), (h), (i), (j), (l) and (o) are exempt from attachment or sale whether before or after they are actually payable, and in the case of salary other than salary of a servant of the State or a servant of a railway or local authority the attachable portion thereof is exempt from attachment until it is actually payable.

Explanation 2. – In clauses (h) and (i), "salary" means the total monthly emoluments, excluding any allowance declared exempt from attachment under the provisions of clause (1) derived by a person from his employment whether on duty or on leave.

Explanation 3. – In clause (1) "appropriate Government" means—

- (i) as respects any person in the service of the Central Government, or any servant of a cantonment authority or of the port authority of a major port, the Central Government;
  - (ii) Omitted;
- (iii) as respects any other servant of the State or a servant of any railway or of any other local authority, the Provincial Government.

#### FORM XLV

(See RULE 72)

### WARRANT FOR SALF OF MOVABLE PROPERTY UNDER SECTION 83 OF THE WEST PAKISTAN LAND REVENUE ACT, 1967

To		
Kanungo (or other officer	whose service	counts as superior)
by affixing the same to this office and uncut or ungathered cropsday ofor so Rs, being the amount of the same to this office and uncut or ungathered crops	destrained un much of the he arrear of rev	n, after giving days previous notice king due proclamation the movable property der a warrant from this office, dated the said property as shall realize the sum of enue still due by
of, with an endorsement	certifying the	manner in which it has been executed or
the reason why it has not been e	executed.	
	Seal	
Dated:		Collector or Assistant
		Collector 1 <sup>st</sup> Grade

### FORM XLVI (See RULE 72)

#### WARRANT OF TRANSFER OF HOLDING IN RESPECT OF WHICH AN ARREAR OF REVENUE IS DUE UNDER SECTION 84 OF THE WEST PAKISTAN LAND REVENUE ACT, 1967

To

**Kanungo** (or other officer whose service counts as superior)

transferred from, the powner in the estate in which the his own holding, on condition Rs before being put in payment has been made on payment	this is to give previous owner to ding is situated of the said a possession of said	crued on holding No in the estate ve notice that the said holding is hereby or of the said holding to
Dated	Seal	Collector

### FORM XLVII (See RULE 72)

#### WARRANT FOR ATTACHMENT OF AN ESTATE OR HOLDING UNDER SECTION 85 OF THE WEST PAKISTAN LAND REVENUE ACT, 1967

To			
Kanungo (or other officer w	hose service coun	its as superior)	
Whereas an arrear of land estate called owned by .  Holding Noin estate and to give notice to the owner the warrant, that the said estate is holding whom I appoint agent for that purp	, you are hereby nere of by taking ereby taken unde	y ordered to att g his signature r <u>my managem</u>	holding on the back of this
This attachment shall have of the ensuing agricultural year, unless		•	
Dated	Seal		Collector

### FORM XLVIII (See RULE 72)

#### PROCLAMATION OF SALE UNDER SECTION 92 OF THE WEST PAKISTAN LAND REVENUE ACT, 1967

Whereas an arrear of revenue			
the estate named and the sa	anction of the	Board of Revenue—v	vide letter No
Holding noin estate			
dated has been given under s	section 88 of t	he West Pakistan La	nd Revenue Act,
to the sale of the immovable property	y detailed in t	he annexed schedule	for the recovery
of the said arrear, this is to give notice	•		•
auction at on the day of			•
revenue amounting to Rsp			
p		ayable in respect of	
Any person intending to claim a rig			
right, give notice of his intention to a sale.	me on an ome	e day before that fix	ed above for the
The sale will be made subject	to the provisio	on of section 83 section 92 (d)	of the West
Pakistan Land Revenue Act, 1967, an	nd the followin	g encumbrances, gra	ints or contracts
are specially saved by the orders of the	he Commission	<u>ner</u> , viz.	
have been ascertained to exist in resp	ect of the Pro	perty	
•	•	·	
	Seal		
	Seai		
Dated			Collector

### FORM XLIX (See RULE 72)

### CERTIFICATE OF SALE UNDER SECTION 107 OF THE WEST PAKISTAN LAND REVENUE ACT, 1967

I,, Collector of tehsil, district, hasday of, of	been declared the purchas	ser at sale by public auction on the
thereof and that the sale has bee	en duly confirmed by the	Commissioner under
of section 104 of the West Pakistan	Land Revenue Act, 196	77.
(To be added when the lar	nd is sold for an arrear du	ue in respect thereof)
The following encumbrances are specially saved by the ord clause (b) of the said Act, viz		pecified in the proclamation of the nder section 93, sub-section (2),
This certificate is grant Pakistan Land Revenue Act, 190		ns of section 107 of the West
	Seal	
Dated		Collector

### FORM L (See RULE 72)

#### INSTRUMENT OF PARTITION UNDER SECTION 145 OF THE WEST PAKISTAN LAND REVENUE ACT, 1967

Before....., exercising the powers of an Assistant Collector of the Ist Grade, under section 7(1)(d) of the West Pakistan Land Revenue Act, 1967.

Seal	
	Assistant Collector Ist Grade
	Seal

#### **SCHEDULE**

Joint Land (Be	fore Partition	)	Separate Land	d (After Partiti	on)
Survey/ Khasra No. and name (if any)	Area	Names of joint owners with Khewat No.	Survey/ Khasra No. and name (if any)	Area	Names of owner to whom field is allotted in partition.
1	2	3	4	5	6

Notes- (1) A separate entry should be made for each Survey/Khasra number.

- (2) The Instrument shall be stamped in accordance with the fee prescribed under No.
- 45, Schedule 1 of the Stamp (West Pakistan Amendment) Act, 1964.

### FORM LI (See RULE 72)

### REGISTER SHOWING THE AMOUNT OF FEE REALIZED BY PATWARI FOR INSPECTION OF RECORDS AND GRANT OF CERTIFIED COPIES THEREFROM

The accounts of fee realized by Patwari for inspection of records and grant of certified copies therefrom shall be kept in the form set forth below:-

Register showing the amount of fee realized for inspection of records and grant of certified copies therefrom.

Patwari Circle ....., Tehsil....., District ......

				desired		Deta	ils of V	Vork	I	real	ount of ized di n appli	rect	recov a thro	mount erable pplicar ough To ee Kanu	from nt ehsil			d payment		
Serial No.	Date	Name of estate	Name of applicant	Nature of record of which copy or inspection is desired	Khatuni numbers	Number of words	Sruvey / Khasra Nos.	Date of entries	Number of inspections	Patwari's share	Government share	Total	Patwari's share	Government share	Total	Signature of Patwari	Signature of Kanungo	Amount credited to Government with date and receipt (Dakhila) number	Attestation of Officers	Remarks
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21

### FORM LII (See RULE 72)

### REGISTER SHOWING SURVERY EQUIPMENT AND ALMIRAHS OR BOXES, ETC.

A Register of survey equipment and furniture supplied to the Patwari and remaining in his custody shall be maintained in the form set forth below:-

Register showing survey equipment and almirahs or boxes, etc.

Patwari Circle ......, Tehsil ......, District ......

1	2	3	4							5	6	7
			Condition in the year							ıstody	ter,	
No.	Article	Date of supply								Signature of Patwari responsible for its custody	Orders for removal of item from the register, with date	Remarks

Note—A consolidated copy of the above register with the omission of columns 4 and 5 shall also be kept by each Tehsil Office Kanungo.

### FORM LIII (See RULE 72)

#### REGISTER OF RECORDS IN THE CUSTODY OF PATWARI

A register in the following form shall be maintained by each Patwari showing the records in his custody:-

Register of records in the custody of Patwari.

C	ircle	, Те	ehsil		, District	
Name of estate	Serial No.	Year in which the record was prepared.	Description of record.	Date of filing in the Tehsil office for the destruction or otherwise and the office Kanungo's signature	Signature of Patwari responsible for the custody of the records.	REMARKS

### FORM LIV (See RULE 72)

### STATEMENT SHOWING THE CONDITION OF SURVEY AND BOUNDARY MARKS

On the completion of the Kharif harvest inspection each Patwari shall send a report showing the condition of survey and boundary marks in the form set forth below to Tehsil Office Kanungo:-

	Teh	sil,	District	••••	
Name of estate in which the pillar is built	No. of pillar (if any)	Survey / Khasra No. in which the pillar has been laid down	Condition of pillars	Action needed	Remarks by the Kanungo and other visiting officers

 $\label{eq:Note-A} Note-A\ consolidated\ copy\ of\ the\ above\ statement\ shall\ be\ submitted\ by\ the\ Tehsildar\ to\ the\ Deputy\ Commissioner.$ 

**B**—Boundary marks

### FORM LV (See RULE 72)

#### **REGISTER OF PATWARI CIRCLES**

A register of Patwari Circles of each tehsil shall be maintained by the District Kanungo in the form set forth below:-

REGISTER OF PATWARI CIRCLES OF TEHSIL ...... DISTRICT ......

Name of Field Kanungo's Circle	1	1
Number and name of Patwari Circle		2
Name of Patwari, father's name and caste, native village, date of appointment and date of birth.	3	3
Name of estate	4	4
Total area	)	5
Cultivated area		6
		7
Number of Survey / Khasra entries		8
Number of Khatauni entries		9
Number of Khewat entries	10	10
Year	11	11
Special remarks of the Character of the work.	12	12

Note—A copy of the above register with the omission of column 12 shall be kept by the Tehsil Office Kanungo.

#### FORM LVI (See RULE 72)

### WORK-BOOK (ROZNAMCHA-KARGUZARI) FOR PATWARIS

Each Patwari shall keep a work-book (Roznamcha-Karguzari) in the form set forth below in which he will enter from day to day the work done by him:-

	Work-Bo District _ Name of l					······································	Fehsil		
		Ι	D	ETAIL (	OF WOR	K		I	
Day and date	Name of estate	Name of work	Area	Number of fields	Number of Khataunis	Number of squares / rectangles	Number of mutations	Last-number at which the daily work is completed	Remarks

### FORM LVII (See RULE 72)

#### WORK-BOOK (ROZNAMCHA-KARGUZARI) FOR KANUNGOS

Each Kanungo shall keep a work-book (roznamcha-karguzari) in the form set forth below in which he will enter from day to day the work done by him:-

Work-Boo	ok (roznamcha-kar	rguzari) Kanungo	Circle	•••••
Tehsil	, Distri	ct	••••	
Name of I	Kanungo	•••••		
	1			T
Day and date	Name of Estate visited and work in hand	Date of previous visit to circle	Abstract of work of the day	Remarks

### FORM LVIII (See RULE 72)

### WORK-BOOK (ROZNAMCHA-KARGUZARI) FOR TEHSILDARS AND NAIB-TEHSILDARS/HEAD MUNSHIS

Each Tehsildar and Naib-Tehsildar (Head Munshi) shall keep a work-book (roznamcha-karguzari) in the form set forth below in which he will enter from day to day the work done by him:-

Work-Book Revenue Officer Circle ....., Tehsil ....., District ......

Name of Revenue	e Officer	
Day and date	Detail of Work done	REMARKS

### FORM LIX (See RULE 72)

#### LIST OF MORTGAGES WITH POSSESSION

A list of Mortgages with possession in the form set forth below shall be appended to the holding slip (Form XXXVIII)

L District		ortgages ,	s with po	ssession	Estate	• • • • • • • • • •	, Tehsil	l,
Year	••••••	•••••						
Serial No.	Khatauni No.	Name of mortgagor with description	Name of mortgagee with description	Survey/Khasra No.	Area and soil classification	Amount of mortgage-debt	Date of mortgage	Remarks

### FORM LX (See RULE 72)

#### LIST OF RENTS

A list of rents in the form set forth below shall be appended to the holding slip (Form XXXVIII)

	ist of rent		Estate	, Teh	sil	, District	•••••
Serial No.	Khatauni No.	Names of owner and tenant written short	Land with details of soil	Rent with rate and amount	Date when rent was fixed	Crops grown	Remarks

### FORM LXI (See RULE 72)

#### LIST OF KHATAUNI TOTALS

A list of Khatauni totals in the form set forth below shall be appended to the holding slip (Form XXXVIII)

List of Khatauni. Total Estate ....., Tehsil ....., District ....., Year .......

			A	REA	ANI	) CLA	ASSE	S OF	LAN	D				
		T	Cu	ıltivat	ted	T	T		Unc	cultiva	ated	Ι		
Khatauni No.	How many Survey / Khasra Nos.						Total					Total	Grand Total	REMARKS

### <sup>59</sup>[FORM LXII (See RULE 72)

#### **DAY BOOK**

In the estates where the land-revenue is collected by Patwaris, a Day Book for each transaction shall be maintained for each estate, in the form set-forth below:-

Serial No.			 Teh	
Date			 sil	
Khewat No.				
Name of owner with description				
Year and Season (Kharif or Rabi)				
Land Revenue				
Liable to Local Cess		Misc		
Free of Cesses	Reven	ellaneo		
Water Rate		us		
Development Cess				
Local Rate				
Historical Mosque Fund Cess				
Mutation Fee				
Total				
Patwari's Receipt No. Dakhala No. date and place of payment if the amount remitted through Tehsil Office under sub- rules (2) and (3) of Rule 46 of the West Pakistan Land Revenue Rules, 1968				
Signature of Patwari				
Remarks				

 $<sup>^{59}</sup>$  Forms LXII, LXIII, LXIV, LXV and LXVI added by Board of Revenue, West Pakistan's notification No. 534/69/526-U(I) dated  $15^{\rm th}$  September, 1969, published in the Gazette of West Pakistan, Extraordinary, October 9, 1969.

### FORM LXIII (See RULE 72)

#### LEDGER OF DEMANDS AND COLLECTIONS

In the estates where the Land Revenue is collected by Patwaris, a Ledger of Demands and Collections consisting of holding wise accounts shall be maintained for each estate, in the form set-forth below:-

IXU V	and ven	d nue	eous											]	iscella Land evenu		us					
Land Revenue	Land Kevenue	Liable to Local Cess	Free of Cesses	Water Rate	Development Cess	Local Rate	Historical Mosque Fund Cess	Mutation Fee	Total	Remarks	Date of of recovery	Serial No. in Day Book	On what account	Land Revenue	Liable to Local Cess	Free of Cesses	Water Rate	Development Cess	Local Rate	Historical Mosque Fund cess	Mutation Fee	

#### FORM LXIV

(See RULE 72)

### **BALANCE SHEET**

In the estates where the land-revenue is collected by Patwaris a Balance Sheet shall be prepared for each estate at the closing of agricultural year in the form set forth below:-

Khewat No.					
Name of owner with description		C			
Kharif		ultiv	Ar		Bal
Rabi		vate	ea		lanc
Fallow		d			e Sl
Total					neet
Kharif	Yea	Sus	Ar		: Es
Rabi	ar	spen			state
Kharif	Yea	ded			·
Rabi	ar				
Kharif	Yea	Una	and ist y		
Rabi	ar	uth			
Kharif	Yea	orize			, Ha
Rabi	ar	ed	ıe		dba
Land Revenue				P	st N
Miscellaneous land revenue				AR	Ю
Water rate				T-A	
Development Cess		Kha		(A	
Local Rate		rif		RE	
Historical Mosque Fund Cess				A A	
Mutation Fee				ND	Гeh
Total				DE	sil
Land Revenue				MA	
Miscellaneous land revenue			De	NI	
Water rate			ma	))	
Development Cess		Ra	nd (		, I
Local Rate		bi	of C		Distr
Historical Mosque Fund Cess			urr		ict .
Mutation Fee			ent		
Total			Yea		,\
Land Revenue			ar		<i>l</i> ear
Miscellaneous land revenue		Post mar			enc
Total Post Demand					ling
Land Revenue					
Miscellaneous land revenue		To			
Water rate		tal l			
Development Cess	-	Dem			
Local Rate		and			
Historical Mosque Fund Cess		ls			
Total Demand of the Year					

### PART-B (REMISSION AND SUSPENSION)

REMISSION		SUSPENSIO	ON	
Kharif	Rabi	Kharif	Rabi	
Land Revenue Water Rate Development Cess Local Rate Total  Land Revenue Water Rate	Development cess  Local Rate  Total  Total  Total remission of Kharif and Rabi	Land Revenue Water Rate Development cess Local Rate Total	Land Revenue Water Rate Development Cess Local Rate	Total  Total suspension of Kharif and Rabi

### PART-C (COLLECTION AND BALANCE ETC.)

Colle	ection				Uı	n-Autl	ıoris	sed :	Balaı	nce						0	ver	Co	llec	tion		
Kharif	Rabi			Kh	arif					R	abi											
Land Revenue Miscellaneous Land Revenue Water Rate Development Cess Local Rate Historical Mosque Fund Cess Mutation Fee Total	Land Revenue Miscellaneous Land Revenue Water Rate Development Cess Local Rate Historical Mosque Fund Cess Mutation Fee Total	Total collection of Kharif and Rabi	Land Revenue Miscellaneous Land Revenue	Water Rate Development Cess	Local Rate	Historical Mosque Fund Cess Mutation Fee	Total	Land Revenue	Miscellaneous Land Revenue	Water Rate Development Cess	Local Rate	Historical Mosque Fund Cess	Total	Total un-auhtorised balance of Kharif and Rabi	Land Revenue	Miscellaneous Land Revenue	Water Rate	Development Cess	Local Rate	Historical Mosque Fund Cess	Mutation Fee	Total Remarks

### FORMLXV (See RULE 72)

### **REGISTER OF DEMANDS AND RECOVERIES OF WATER-COURSE EXPENSES**

In the area where the expenditure incurred by Government on the construction of water-courses is recoverable from the land owners under the law relating to irrigation as in force for the time being a register of demands and recoveries of water-course expenses shall be maintained for each estate, in the form set forth below,

Register of Demands and Recoveries of Water-course Expenses.

		and liable to pay	uction of area			Amount due to the land-owner			Column 6)	re fi	Balance to be recovered from the land-owner		Survey/Khasra No.	Ye	Recoveries  Year Year Year					
Khewat No.	Name of land-owner with description and surety	Survey / Khasra number held in the Khewat and watercourse changes	Net area of each Survey / Khasra No. (after deduction taken up for water-courses)	Rate to be charged per acre.	Total amount due from the land-owner	As compensation for land taken up from each Survey / Khasra No.	On account of doing the work himself	Total (Column 7+8)	Balance if due, to the land-owner (Column 9 - Co	Per entire holding (Khewat)	Per each acre of the holding	Per each Survey / Khasra No.	Annual installment recoverable on each Surver for_years ending with	Date	Amount	Date	Amount	Date	Amount	Remarks
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21

### FORM LXVI (See RULE 72)

# REGISTER OF AREA AND ASSESSMENT OF CULTIVATION IN UNSURVEYED LAND In the areas where assessment is made-on unsurveyed land a register of area and assessment shall be maintained in the

form set-forth below

#### REGISTER OF AREA AND ASSESSMENT OF CULTIVATION IN UNSURVEYED LAND

Date of measurement	Land Rates	Leaf N			
Serial No.		No.			
Name of occupation with description					
Name of cultivation with description					
Name of makan or Survey / Khasra No.					
Source of irrigation					
Soil classification and crops.					
East			_ Distr	_ Kha	<b>T</b> 71
West					• •
South					
North					
Calculation of area					
Fotal area (in acres)				Book	<b>.</b>
Rate of assessment per acra					<b>N</b> T
Land Revenue	emer				
Local Rate	<u>it</u> :eadth				
Total					
Remarks					

### <sup>39</sup>[APPENDIX B

#### **SCHEDULE**

# CHARGES FOR INSPECTION OF RECORDS OF PATWARIS AND FOR GRANT OF COPIES OR EXTRACTS THEREFROM

(See Rule 36(3))

Sr.	Nature of work	Charges
No.		
	COPIES OF EXTRACTS CHARGES	
1.	Register Haqdaran Zamin including extracts, in connection with the preparation of abstracts.	In rural area Rs. 20/- per Khatuni holding and in Urban area Rs.40/- per Khatuni holding.
2.	Khatuni Ishtimal or Khatuni Killabandi or	-do-
	Khatuni paimaish bandobast.	
3.	Register Haqdaran Nakhlistan	-do-
4.	Naqsha Haqdaran (Ishtimal)	Rs. 50/- per khata
5.	Fehrist Muawza Darakhtan	-do-
6.	Inspection Note attached to periodical records (Register Haqdaran Zamin)	Rs. 30/-
7.	Fard Badar	Rs. 50/- per fard badar
8.	Pending Dakhil Kharij	Rs. 50/-
9.	Interrogatories in pending Dakhil Kharij	Rs. 50/-
10.	Counterfoil of decided Dakhil Kharij	In rural area Rs. 40/- per mutation and in Urban/Cantt. Rs. 50/- per mutation.
11.	Shajra Nasib	Rs. 4/- per item (Part 'A') of Shajra Nasib Rs. 50/- per ghuri (Part 'B')
12.	Naqsha Chahat Nul Chahat	Rs. 30/- per well/tubewell
13.	Fard Taqseen Ab or Naqsha Haquq Rod Kohi	Rs. 30/- per statement.
14.	Wajib-ul-Urz	Rs. 5/- per item
15.	Naqsha Haquq Panchakiat	Rs. 10/- per Jandar or Panchaki
16.	Orders of the Collector (Settlement Officer) determining the assessment of Tariqa Bachh.	Rs. 30/- per first 200 words and Rs. 10/- per every additional 100 words or part thereof.
17.	Dhal Bachh Malia Mustaqil or Ghair Mustaqil	Rs. 10/- per khata (no fee being charged if copies required for recovery of land revenue)
18.	Fard fee Ishtimal	Rs.10/- per khata
19.	Demand statement (Canal)	Rs.10/- per khata
20.	Settlement of Grazing dues	Rs.10/- per khata (no fee being charged if copies are required by the Headman (Lambardar) for the recovery of arrears of grazing dues)

<sup>&</sup>lt;sup>39</sup> Substituted by Board of Revenue, Punjab's notification no. 2148-98/1184-LR-II, dated 11<sup>th</sup> August, 1998.

21.	Register Girdawari including extracts from register girdawari called for by Courts / offices in	Rs.10/- per khasra No. for entries in a single volume
	connection with the preparation of 5 yearly	
	abstract of yields	
22.	Register Taghayyurat-e-Kasht	Rs.18/- per khasra No.
23.	Daily diary (Roznamcha Waqiati)	Rs.30/- per entry made on one
		subject except as provided in
		subsection (1) of Section 42.
24.	Field Book	Rs.10/- per khasra No.
25.	Statement contained in village Note Book	Rs.10/- per statement
26.	Abstracts of Quinquennial average of Dakhil	Rs.10/- per statement
	Kharij	
27.	Fard Taqseem (Register of allotment of Colony	Rs.30/- per khata
	Land)	
28.	Parcha Zamindaran	Rs.30/- per khata, except as
		provided in note No.6 given
		below
29.	Register Scheme Ishtimal	Rs.30/- per khata
30.	Inspection of papers relating to the quadrennium /	Rs.30/- for 4 years record
	consolidation documents, including relevant	
	entries of Register Dakhil Kharij	
31.	Tracing of Field Map	Rs.30/- per khasra No.
32.	Tracing of Tatimma Shajra	Rs.30/- per khasra No.
33.	Preparation of plans called for by Courts or	Rs.30/- per khasra No.
	Officers in connection with Civil and Revenue	
	suits.	
D-	URGENT COPIES OF EXTRACTS REQUIRED	Rs.100/- in addition to the normal
	WITHIN 24 HOURS.	fee payable for serial Nos.1 to 29
		and 31 to 33.

- NOTES: (1) For the purpose of fee for copies of extracts from Register Haqdaran Zamin in rent cases, the total number of Khatuni holdings should be taken into account irrespective of the fact whether they are cultivated by the landowner himself or by the tenant or sub-tenant, and in calculating the fee the number of khatas of which the copies or extracts are given may be ignored.
- (2) For extracts, under serial Nos.1 and 21 and plans under Serial No.33 if prepared in connection with the temporary alienation of land in satisfaction of decree of Civil Court, the charge shall be subject to maximum of Rs. 100/- in a single case, irrespective Zamindar Register Girdawari or both, and whether or not, they involve the preparation of plan.
- (3) A receipt in Form XXII shall be given to the payee for the fee actually realized, one fourth of the fee thus realized shall be retained by the patwari and three fourth shall be credited into the Government Treasury under the receipt head "0124017-Land Revenue Copying and Inspection Fee of Patwari's records".
- (4) Patwaris are forbidden to prepare and supply copies or extracts of papers not shown in this Schedule.
- (5) In the case of inspection of the Patwari's record by sub-Inspector of Co-operative Societies under serial No. 30, for the business of the Society, no fee shall be charged.

- (6) In the case of parcha zamindaran under serial No. 28, the Patwari is entitled to this fee, except at the close of settlement, Consolidation of holding or killabandi operations in the special cases where the Collector may see reasons to supply the parcha zamindaran, free of charge, at other time also.
- (7) Any person desiring to obtain the certified copies of the revenue records in possession of the Patwari, may apply to the Tehsil Office Kanungo for this purpose giving sufficient information to enable the Patwari to make out the copies. The application need not bear any court fee stamps. The Tehsil Office Kanungo shall give a written acknowledgement of the receipt of such application in Form XXIII, the applicant obtain the required copies from the Patwari within ten days of the receipt of application and deliver the same to the applicant on payment of the fee prescribed under this schedule. For this purpose, the Tehsil Office Kanungo shall maintain a register, for recording:
  - i) the date of receipt of the application;
  - ii) the name of applicant with description;
  - iii) the nature of record of which copy is desired;
  - iv) the name of concerned estate and patwar circle;
  - v) the date given for the receipt of the copies;
  - vi) the date on which the copies were actually delivered to the applicant;
  - vii) amount of fee realized.
- (a) Patwari's share.
- (b) Government share.
- (c) Total.

viii) remarks.