# GOVERNMENT OF HIMACHAL PRADESH TOWN AND COUNTRY PLANNING DEPARTMENT



# HIMACHAL PRADESH TOWN AND COUNTRY PLANNING RULES, 2014

(AMENDED UPTO 2022)



TOWN AND COUNTRY PLANNING DEPARTMENT
BLOCK NO.32-A, SDA COMPLEX, KASUMPATI, SHIMLA-09
HIMACHAL PRADESH

(Authoritative English text of this Department Notification No. TCP-A (3)-1/2014 dated ......2014. as required under clause (3) of Article 348 of the Constitution of India)

#### GOVERNMENT OF HIMACHAL PRADESH

#### TOWN AND COUNTRY PLANNING DEPARTMENT

No.TCP-A(3)-1/2014

Dated Shimla-2,

2014.

#### **NOTIFICATION**

Whereas the draft Himachal Pradesh Town and Country Planning Rules, 2014 were published in the Official Gazette, Himachal Pradesh (Extra Ordinary) vide this department notification of even number dated 30.7.2014 for inviting objection(s) and suggestion(s) from the person likely to be affected thereby, as required under sub-section (1) of section 87 of the Himachal Pradesh Town and Country Planning Act, 1977(Act No.12 of 1977);

And whereas, objection(s) and suggestion (s) have been received within the stipulated period by the State Government in this behalf and the same have been considered;

Now, therefore, in exercise of powers conferred by section 87 of the Himachal Pradesh Town and Country Planning Act, 1977 (Act No. 12 of 1977), the Governor, Himachal Pradesh is pleased to make the Himachal Pradesh Town and Country Planning Rules, 2014 and to repeal the Himachal Pradesh Town and Country Planning Rules, 1978 published in the Official Gazette, Himachal Pradesh (Extra Ordinary) dated 6.4.1979, vide Notification No. 9-12/72 –PW (B) dated 19.12.1978, namely:-

#### **CHAPTER-I**

#### **PRELIMINARY**

Short title and commencement.

- **1.**(1) These rules may be called the Himachal Pradesh Town and Country Planning Rules, 2014.
- (2) They shall come into force from the date of their publication in the Official Gazette.

Definitions.

- **2.**(1) In these rules, unless the context otherwise requires,-
  - (a) "Act" means the Himachal Pradesh Town and Country Planning Act, 1977 (Act No. 12 of 1977);
  - (b) "amenity" includes roads, water supply, street lighting, drainage, sewerage, public parks, schools, hospitals, community centers and other community building, landscaping and any other public utility service;
  - (c) "approved development plan" means a plan prepared under the Act and duly approved by the State Government;
  - (d) "Authority" means the Town and Country Development Authority or Special Area Development Authority, as the case may be, constituted under the Act;
  - (e) "Chief Executive Officer" means the Chief Executive Officer of the Authority;
  - (f) "Director" means the Director of Town and Country Planning Department, Himachal Pradesh:
  - (g) \*"field office" means the Divisional, Sub-Divisional or Town Planning Office of the Town and Country Planning Department;"
  - (h) "form" means a form appended to these rules;
  - (i) "Government" means the Government of Himachal Pradesh;

- (j) "layout plan" means a plan of the colony depicting the division or proposed division of land into plots, roads, open spaces, amenities, etc. and other details as may be necessary;
- (k) "local authority" means a Municipal Corporation constituted under section 3 of the Himachal Pradesh Municipal Corporation Act, 1994 or a Municipal Council or a Nagar Panchayat constituted under section 3 of the Himachal Pradesh Municipal Act,1994 or Panchayati Raj Institutions constituted under the Himachal Pradesh Panchayati Raj Act,1994 or Cantonment Board or any other authority notified by the State Government for the purposes of the Act;
- (1) "section" means a section of the Act; and
- (m) "Secretary" means the Secretary (Town and Country Planning) to the Government of Himachal Pradesh.
- (2) All the words and expressions used in these rules but not defined shall have the same meanings as have been assigned to them respectively in the Act.

#### **CHAPTER-II**

#### **REGIONAL PLANNING**

Form of notice.

3. The notice with respect to the draft Regional Plan to be published under sub-section (1) of section 8 of the Act shall be in **form-1**.

Manner of publication of notice.

4. The notice specified in rule 3 shall be published in the Official Gazette and shall further be published by means of advertisement in one or more newspapers having wide circulation within the area of the Region. A copy of the notice shall also be pasted at the office of the Director and the concerned field office(s).

Manner of publication of Regional Plan.

5. The Notification under sub-section (2) of section 9 of the Act shall be in **form-2** and shall be published in the Official Gazette and in one or more newspapers having wide circulation within the area of the Region. A copy of the notice shall also be pasted at the office of the Director and field office(s) concerned.

Notice of modifications in Regional Plan.

**6.** In case, the draft Regional Plan is approved by the Government with modifications, a notice to this effect shall be published in the Official Gazette and in one or more newspapers having wide circulation within the area of Region under the proviso to sub-section (2) of section 9 of the Act in **form- 3.** 

Consideration of modifications in Regional Plan.

7. The objection(s) and suggestion(s), if any, received after publication of notice under rule 6 shall be considered by the Government and after giving reasonable opportunity of being heard to the persons affected thereby, a notification to the effect that the Regional Plan has been approved, shall be published in **form-4** in the Official Gazette and in one or more newspapers having wide circulation within the area of Region. A copy of the said notification shall also be pasted at the office of Director and field office(s) concerned.

<sup>\*</sup> As amended vide Himachal Pradesh Town and Country Planning (Amendment), Rules 2016

#### **CHAPTER-III**

#### PLANNING AREAS, DEVELOPMENT PLANS AND

#### SECTORAL PLANS

Manner of publication of Existing Land Use Map. 8. A public notice of preparation of the Existing Land Use Map inviting objection(s) and suggestion(s) under sub-section (1) of section 15 of the Act shall be given in **form-5** by publishing the said notice in the Official Gazette and in one or more news papers having wide circulation within the Planning Area/ Special Area.

Adoption of Existing Land Use.

9. A public notice shall be published under sub-section (3) of section 15 of the Act, in **form-6** in the Official Gazette and in one or more newspapers having wide circulation within Planning Area/ Special Area intimating that the Existing Land Use Map has been duly prepared and adopted and shall be available for inspection during office hours in the office of Director, its field offices, office of the Authority (if any) and the office of the local authority.

Manner of publication of approved Interim Development Plan. 10. The Interim Development Plan, as approved under sub-section (4) of section 17 of the Act, shall be published in the Official Gazette under sub-section (5) of section 17 of the Act and the notice of such publication shall be in **form-7**.

Manner of publication of draft Development Plan or Sectoral Plan.

11.A copy of the draft Development Plan, as prepared under section 18 or Sectoral Plan as prepared under section 21 of the Act, shall be made available for public inspection during office hours at the office(s) of the Director, the Authority( if any), the local authority and the field office(s) concerned for inviting the public objection(s) and suggestion(s) under sub-section (1) of section 19 or section 23 read with section 19 of the Act, as the case may be. The notice of the preparation of the draft Development Plan or the Sectoral Plan, as the case may be, and of making them available for public inspection shall be in **form- 8** and shall be published in the Official Gazette and in one or more newspapers having wide circulation in the Planning Area/ Special Area.

Manner of publication of approved Development Plan or Sectoral Plan.

- **12.**(1) Where the State Government approves Development Plan under sub-section (2) of section 20 of the Act or Sectoral Plan under section 23 of the Act with modifications, the notice inviting objection(s) and suggestion(s) to be published in the Official Gazette and in one or more newspapers having wide circulation within the Planning Area/Special Area shall be in **form-9**.
  - (2) A public notice shall be published under sub-section (4) of section 20or section 23 of the Act, in **form- 10** in the Official Gazette and in one or more newspapers having wide circulation in the Planning Area/ Special Area to give it due publicity intimating that the Development Planor the Sectoral Plan has been approved without any modifications under sub-section (1) of section 20 or section 23 of the Act or with modifications under sub-section (3) of section 20 or section-24 of the Act, as the case may be, by the Government and shall be available for inspection during office hours at the office of the Director, its field office(s), the offices of the Authority (if any) and local authority concerned.

Permission for development before the preparation of Interim Development Plan or Development Plan.

Permission for development after preparation of\*Interim Development Plan or Development Plan.

- 13. In the Planning Areas constituted under section 13 of the Act and the Special Areas designated under section 66 of the Act, where no Interim Development Plan (I.D.P.) or Development Plan (D.P.) has been prepared either under section 17 or under section 18 of the Act, the Director shall permit the sub-division of land or change of land use or the development of land or construction of buildings, Real Estate Projects\*\* as the case may be, in conformity with the Regulations as given in Appendix-1 to 9 of these rules.
- 14. In the Planning Areas constituted under section 13 of the Act and the Special Areas designated under section 66 of the Act, where Interim Development Plan or Development Plan has been prepared either under section 17 or section 18 of the Act, the Director shall permit sub-division of land or change of land use or development of land or construction of buildings, Real Estate Projects\*\* as the case may be, in conformity with the Regulations contained in the Interim Development Plan or Development Plan. In case Regulations as given in **Appendix- 1 to 9** are not contained in the said Interim Development Plan or Development Plan, the same shall be considered in addition to the Regulations as contained in the Interim Development Plan or Development Plan while granting permission by the Director.

#### **CHAPTER-IV**

#### CONTROL OF DEVELOPMENT AND USE OF LAND

Intention of development undertaken on behalf of Union Government or State Government or local authority or any authority constituted under the Act.

- The intimation by Union Government, State Government, a local authority or any Authority constituted under the Act regarding the intention to carry out any development on any land as envisaged under sub-section (1) of section 28 or section 29 of the Act, shall be on simple paper accompanied by following documents and particulars:-
  - (i) a copy of title/ownership documents i.e. latest jamabandi in original;
  - (ii) a copy of latest original tatima showing Khasra number(s), description and area of land in question, abutting path with its width as well as adjoining Khasra number(s) falling on all the outer limits/ boundaries of the land in question. The land applied for shall be shown in red, in the tatima;
  - (iii) three sets of Location Plan in the scale of 1:1000 showing North direction, indicating the land in question, showing main approach road(s), name of road(s) on which the property and boundaries abuts, important public buildings like hospital, school, cinema, petrol pump, existing land uses / building uses surrounding the land;
  - (iv) three sets of Site Plan in the scale of 1:200 showing North direction and all the boundaries of land in question, abutting path with its width, natural features like nullahs, ponds, trees, slopes, contours at an interval of 5.00 Metres if the land is undulated, high tension lines passing through or adjoining the land, existing roads, highways showing the right of way, railway lines, airports with their specification(s) and boundaries, showing details of utilities and services like water supply, drainage, sullage, sewage, sewerage alongwith disposal of drainage, sullage, sewage, position of septic tank, soak pit, rain harvesting tank, electric and telephone poles, showing manner and site for muck disposal, and all such other matters which need to be co-ordinated with the adjoining area;

<sup>\*</sup> As amended vide Himachal Pradesh Town and Country Planning (Amendment), Rules 2016

 $<sup>\</sup>ast$  \*As amended  $\mathit{vide}$  Himachal Pradesh Town and Country Planning (Fifth Amendment), Rules 2020

- (v) for sub-division of land into plots, three sets of Drawings in the scale of 1:100 showing North direction, dimensions and area of plots, internal roads, set backs, parks and open spaces, community buildings such as schools, dispensary, post office, bank etc. and all development proposals including a general report and mode so as to make scheme self explanatory;
- (vi) for construction of building, Real Estate Projects\*\*etc., three sets of Drawings in the scale of 1:100 showing North direction, dimensions and area of building, Real Estate Projects\*\* etc. and other architectural details and Specifications of proposed building, Real Estate Projects\*\*etc. alongwith Schedule of Area including built up and open area, set backs, structural stability certificate and soil investigation report as specified in rule 21 of these rules and any other information or document or plan or design, as may be required by the Director;
- (vii) a note indicating the type of development proposed i.e. land use or building use, namely residential or commercial or industrial or public and semi-public etc; and
- (viii) the name and address of the registered Town Planner/ Architect/ Engineer/ Draughtsman/ Surveyor.

Note:-The Location Plan, Site Plan and Drawings can be drawn on single sheet or in multiple sheets depending upon the size and area of the land or building or apartment or colony, as the case may be.

Form of application for permission of development.

- \*16. \*\*(1) Any person, intending to carry out development of any land under sub-section (2) of section 15-A or clause (a) of section 16 or sub-section (1) of section 30 or section 30-A (beyond the limits as specified under section 30-A) of the Act may apply for such development in Form-11 for sub-division of land and Form-12 for construction of building alongwith the Specification and Schedule of area attached with the application form or for development of Real Estate Project may apply for such development in Form- 34 either personally or by post i.e. off line or online.
  - (2)Every application submitted under sub-section (2) of section 15-A or clause (a) of section 16 or sub-section (1) of section 30 or section 30-A (beyond the limits as specified under section 30-A) of the Act or the Real Estate Project\*\* shall be accompanied by fee as specified below:-

Sr.	Component	Unit	Municip	al Limits	Outside N	Municipal	
No.		per			Limits i.e. Rural Are		
		Square	Residential	Other than	Residential	Other than	
		meter	Use	Residential	Use	Residential	
		of built		Use		Use	
		up area		₹		₹	
			₹		₹		
1	Fee for building	$M^2$	8.00	10.00	5.00	8.00	
	permission/sanction/re						
	vision of building plan						
2	Fee for addition/	$\mathbf{M}^2$	8.00	10.00	5.00	8.00	
	alteration/revalidation						
3	Fee for approval of	$\mathbf{M}^2$	2.	50	1.0	00	
	Sub-division of land						
4	Fee for Change of	$\mathbf{M}^2$	16.00	20.00	10.00	16.00	
	Land Use from the use						
	as prescribed in the						
	Interim development						
	Plan/Development Plan						
	to propose land use						

 $<sup>^{*}</sup>$  As amended  $\emph{vide}$  Himachal Pradesh Town and Country Planning (Third Amendment), Rules 2018

<sup>\*\*</sup> As amended vide Himachal Pradesh Town and Country Planning (Fifth Amendment), Rules 2020

Note:- (i) The Urban Local Bodies and Special Area Development Authorities shall have liberty to levy amended unitary fee under above components.

(ii) No fee shall be charged from the Below Poverty Line (BPL) families, Economically Weaker Sections (EWS) of the society and from the applicants of Social Housing Schemes notified by the Government from time to time upto 100 M<sup>2</sup> plot area. This benefit may be availed by a family only once. However, if the plot area is above 100M<sup>2</sup>, the fee shall be charged on the additional area.

Registration, Qualification and Duties of Private Professionals.

All the plans attached with the applications submitted under rule 15 and sub-rule (1) of rule 16 shall be prepared, designed and signed by Registered Private Professionals in accordance with the provisions of **Appendix-10** of these rules.

Prescribed limits.

18. The prescribed limits for the development activities exempted from permission under section 30-A of the Act shall be as given in **Appendix-8** of these rules. For carrying out all the development activities by Union Government or State Government or Authority or a Local Authority or any person which are beyond the prescribed limits shall apply for permission to the Director under rule 15 and sub-rule (1) of rule 16 of these rules.

Form of permission and manner of communication.

- 19. The permission for development of land applied under sub-section (2) of section 15-A or clause (a) of section 16 or section 28 or section 29 or section 30 or section 30-A (beyond the limits as specified under section 30-A) of the Act shall be granted in accordance with the provisions of the Act and these rules and shall be communicated to the person(s) concerned under section 31 of the Act in form-13 and copies thereof shall be sent to the Authority, Local Authorities and any other office concerned with the development works alongwith a copy of the approved plan. In case of observations, the same shall be handed over to the applicant(s) failing which, the same shall be sent through registered (AD) or by speed post. The plan shall be approved and signed by the Director, modifications, if any, shall be shown in red lines and one copy of approved plan shall be sent to the applicant(s). In case of excessive modifications, fresh plan shall be demanded incorporating the revised plan showing all the modifications communicated by the Director. Such order shall be handed over to the applicant(s). If applicant (s) is present, his acknowledgment shall be obtained. In case applicant(s) is not present, such order shall be sent to him under registered (AD) or by speed post. In case of deemed permission, intimation on simple paper alongwith total period of application retained by the Director shall be given by the applicant to the Director and the deemed permission shall be communicated to the applicant by the Director, provided it is in conformity to the provisions of the Act, rules and regulations of the Interim Development Plan or Development Plan.
- \*19-A. The No Objection Certificate for releasing Service Connections or Completion Certificate in respect of the Building shall be granted by the Director after satisfying himself about completion of construction of building as per approved plan /revised sanction to be carried out by the owner.

The No Objection Certificate for releasing Service Connections or Completion Certificate shall be issued in Form-13-A.

Form of refusal and manner of communication.

20. The refusal for development of land applied under sub- section (2) of section 15-A or clause (a) of section 16 or section 28 or section 29 or section 30 (beyond the limits as specified under section 30-A) of the Act shall be communicated to the person(s) concerned under section 31 of the Act in **form-14**. Such order shall be handed over to the applicant(s). If applicant(s) is present his acknowledgment shall be obtained. In case applicant(s) is not present, such order shall be sent to him under registered (AD) or by speed post.

<sup>\*</sup>As amended vide Himachal Pradesh Town and Country Planning (Fifth Amendment), Rules 2020

Structure Stability Certificate.

- \*21(1) The Soil Investigation Report shall be submitted by the applicant before construction of building(s) for the areas falling in sliding and sinking zones as defined in the respective Interim Development Plans or Development Plans or for any reclaimed piece of land. The Soil Investigation Report shall be given by the Geologist in Form-15.
- (2) The Structural Stability Certificate shall be furnished by the applicant at the time of applying for permission and before putting the building into use. The Structural Stability Certificate shall be given by the Structural Engineer in Form-15.
  - Explanation- The minimum qualification for a Structural Engineer shall be Graduation in Civil Engineering of recognized Indian or foreign university or Institution of Engineers (India), and with minimum six years experience in structural engineering practice with designing and field work.
  - Note: (i) In the case of post-graduate degree of recognized Indian or foreign university in the branch of structural engineering, experience of four years shall be required and in the case of doctorate in structural engineering, experience of one year shall be required."
  - (ii) Structural Engineer would be registered with the Department. Separate Notification for registration of Structural Engineer would be notified by the Administrative Department.
- 22. (1) Any applicant aggrieved by any order granting permission on conditions or refusing permission under section 31 of the Act or any order passed under any of the provisions of the Act may, within 30 days from the date of communication of such order to him, prefer an appeal in writing to an Officer not below the rank of Secretary, appointed by the State Government in this behalf in the following manner on form-16.
  - (i) It shall specify the date of order against which the appeal is made. A copy of the order thereof shall be attached;
  - (ii) It shall specify a clear statement of facts and the grounds on which the appeal is made;
  - (iii) It shall specify precisely the relief prayed for; and
  - (iv) It shall contain the following verification certificate duly signed by the applicant(s):-
  - "I ......do hereby declare that the fact and contents stated above are true to the best of my knowledge and belief".
- (2) The appeal under sub-rule (1) shall be accompanied by a fee of Rs. 100/- through Treasury Challan or through e-payment.

Note: These charges will be increased by 10% after a block of 5 years from the date of commencement of these rules. It will be rounded off to the nearest rupee.

Supply of copies of order or proceedings of record.

23. (1) A copy of the order passed by the Appellate Authority shall be given to all the parties in the appeal, free of cost. However, additional copies may be supplied to an individual having interest in the proceedings before the Director, Appellate Authority or the Government, on an application submitted by the applicant.

<sup>\*</sup>As amended vide Himachal Pradesh Town and Country Planning (Amendment), Rules 2016

(2) The application under sub-rule (1) shall be accompanied by a fee of Rs. 10/-. Further, the copies in A4 size shall be given @ Rs. 2/- per page of copy applied. The fee may be paid through Treasury Challan or through e-payment.

Note: These charges will be increased by 10% after a block of 5 years from the date of commencement of these rules. It will be rounded off to the nearest rupee.

Notice by owner to purchase interest in land. **24.** The notice shall be served on the Government under sub-section (1) of section 35 of the Act, in **form -17** so as to reach it within a period of 60 days from the date of publication of notice for compulsory acquisition for the purpose of the Development Plan together with documentary proof of ownership, location plan and site plan.

Manner of communication ofrevocation and modification orpermission to development. 25. Every order of revocation and modification of permission to development passed under sub-section (1) of section 37 of the Act, shall be communicated in **form** -18 and shall be handed over to the owner (s). If owner (s) is present his acknowledgment shall be obtained. In case owner (s) is not present, such order shall be sent to him under registered (AD) or by speed post.

Manner in which amount in lieu of expenditure incurred to be paid.

- **26.** The manner in which amount in lieu of expenditure incurred after the grant of permission may be assessed under section 37 of the Act, as under:-
  - (1) Every claim under sub-section (2) of section 37 of the Act shall be made to the Town and Country Development Authority or the Special Area Development Authority within 90 days from the date of service of the order of revocation or modification.
- (2) The claim shall be made in writing supported by details of expenditure incurred in carrying out development according to the permission granted and a further detailed estimate of such of the expenditure as has been rendered abortive on account of an order of revocation or modification of permission originally granted both being prepared by a Registered Private Professional. A certified copy of the commencement certificate under which permission for development was originally granted shall accompany such claim. The Town and Country Development Authority or the Special Area Development Authority, as the case may be, shall forward such claim to the Town Planning Officer who after giving the owner(s) reasonable opportunity of being heard shall send his report to the Town and Country Development Authority or the Special Area Development Authority, as the case may be. The Town and Country Development Authority or the Special Area Development Authority, as the case may be, after considering the report of the Town Planning Officer shall assess and award, subject to provision of section 11 of the Act, such amount to the owner (s) as it thinks fit.
- (3) Every order regarding claims preferred by the owners and passed under sub-section (2) of section 37 of the Act, shall be communicated in **form-19** and shall be handed over to the owner(s). If owner (s) is present his acknowledgment shall be obtained. In case owner (s) is not present, such order shall be sent to him under registered (AD) or by speed post.
- (4) The notice of refusal to accept the amount offered by the Town and Country Development Authority or the Special Area Development Authority, as the case may be, shall be given by the owner(s) within 30 days from the date of receipt of the offer.

Form of notice for demolition.

**27**. A show cause notice to afford reasonable opportunity of being heard shall be served upon the defaulter by the Director in **form-20** before issuing notice in form 21.

Form of notice for demolition, alteration, discontinuation of unauthorized

28. The notice under sub-section (1) of section 39 of the Act shall be in form-21

Form of notice to stop or seal the un-authorized development.

29. The notice under sub-section (2) of section 39 of the Act shall be in **form - 22**. However, the notice under this rule may be given only after the non-compliance of the notice given under rule 28.

Application for composition of offences.

**30.** The application under sub-section (3) of section 39 of the Act, shall be on the form as specified under sub-rule (1) of rule 35 of these rules.

Form of order to \*31. stop unauthorized development

The order to stop unauthorized development under sub-section (1) of section 39-A of the Act, shall be in **form -23.** 

Police Assistance

- 32. Where any development after the service of the order under sub-section (1) of section 39-A of the Act is not stopped in pursuance of the notice served under rule 31of these rules, the Officer empowered by the Government or the Competent Authority, as the case may be, shall, by an order in **form-24**, request the Station House Officer of the nearest Police Station to deploy adequate Police force to remove the person(s) by whom development has been commenced and all his assistants and workman from the place of development and seize the construction materials, tools, machinery, scaffolding or the things used in such development and article so seized shall be dealt with or disposed of in accordance with the provisions of sub-sections (3) and (4) of section 39-A of the Act.
- 33. Where the Competent Authority has failed to make an order to stop the development under sub-section (1) of section 39-A of the Act, and in case such order of stoppage has been made, has failed to requisition Police assistance under sub-section (2) of section 39-A of the Act, for a period of sixty days, the Government may, after calling, for the report of the Competent Authority concerned, direct the Competent Authority or any other Officer as the Government may deem fit, to make the order to stop the development under sub-section (1) of section 39-A of the Act, or as the case may be, requisition the Police assistance under sub-section (2) of section 39-A of the Act and such Competent Authority or the Officer shall carryout such directions.

Sealing of unauthorized development.

- **34.** (1) Wherever it is considered expedient to seal any unauthorized development under subsection (1) of section 39-B of the Act, the Officer of the Government empowered in this behalf, or as the case may be, the Competent Authorityshall afford, in **form-25**, the reasonable opportunity of being heard to the persons against whom the order is purported to be made.
- \*\* (2) Wherever any un-authorized part of a building is sealed under the provisions of subsection (1) of Section 39-B of the Himachal Pradesh Town & Country Planning Act, 1977, the Officer of the Government empowered in this behalf shall ensure that—
  - (a) the sealing is done in such a manner that the sealed portion is rendered non-usable. This may be done by sealing all the doors and windows by way of brick-walls, breaking/sealing the stair-case leading to the un-authorized portion and taking such measures as may be considered essential;
  - (b) if the un-authorized portion is sealed to the satisfaction of the Officer of the Government empowered in this behalf, the remaining portion of the building may be allowed to be used temporarily and services be re-connected if the violator/ owner agrees to remove the part of remaining un-authorized portion of the building within a

<sup>\*</sup> As amended vide Himachal Pradesh Town and Country Planning (Amendment), Rules 2016

<sup>\*\*</sup> As amended vide Himachal Pradesh Town and Country Planning (Second Amendment), Rules 2018

period of one year after obtaining an Undertaking in **Form 25-A** appended to these rules:

Provided that no sealing may be done on the part of building which has been approved by the Competent Authority.

**Explanation.**—Notwithstanding anything contained in Interim Development Plan and Development Plans prepared for Planning Areas and Special Areas and in areas referred under Appendix-I appended to these Rules, the provisions contained in this sub-rule shall apply alongwith Form 25-A.".

Composition of offences.

- **35.** (1) Any person, not being the Union Government or Government or a Local Authority or an Authority constituted under the Act, may apply, under sub-section (1) of section 39-C of the Act, in **form- 26** to the Director for composition of offences. The permission for composition of offences shall be conveyed in **form- 27.** 
  - (2) Every application submitted under sub-section (1) of section 39-C of the Act, shall be accompanied by a fee of Rs.200/- deposited into the Government Treasury, under the appropriate Head of Account through Treasury Challan or through e-payment.
  - (3) Composition fee shall be charged from the applicant at the rates specified below:-

C	Off	C '4' E
Sr.	Offence	Composition Fee
No.	Y 01 111 1	() X 1
1.	In case of building where plan was	(i) In the case of building falling
	approved and deviations have been	within jurisdiction of Municipal
	carried out from the approved plan	Area @ Rs. 800/-per M <sup>2</sup> for
	beyond the permissible limits as	ground floor level and @ Rs.
	specified under rules and Regulations	400/-per M <sup>2</sup> for each subsequent
	to the extent of 10% over any or all	floor level; and
	the set backs on ground floor and all	
	the subsequent floors.	(ii) In the case of building folling
	(If the deviations are within the	(ii) In the case of building falling outside the jurisdiction of
	permissible limits, applicant need to get revised plan approved by paying	outside the jurisdiction of Municipal Area @ Rs. 400/-per
	the fee as specified and applicable	M <sup>2</sup> for ground floor level and @
	under sub-rule (2) of rule 16 of	Rs. $200/-$ per $M^2$ for each
	these rules.)	subsequent floor level.
*2.	In case of building where plan was	The structure so constructed shall be
۷.	not approved but construction	regularized on payment of
	carried out is as per the Himachal	composition fee equal to 4 times of
	Pradesh Town and Country Planning	fee as specified and applicable under
	Act, 1977 (Act No. 12 of 1977), the	sub-rule (2) of rule 16 of these rules.
	Himachal Pradesh Town and Country	sub face (2) of face to of these faces.
	Planning Rules, 2014 and	
	Regulations of Interim Development	
	Plan or Development Plan.	
*3.	In case of building where plan was	The structure so constructed shall be
	not approved and deviations have	regularized on payment of
	also been carried out beyond the	composition fee equal to 6 times of
	permissible limits as specified under	fee as specified and applicable under
	rules and Regulations to the extent of	sub-rule (2) of rule 16 of these rules.
	10% over any or all the set backs on	
	ground floor and all the subsequent	
	floors.	

<sup>\*</sup> As amended vide Himachal Pradesh Town and Country Planning (Fourth Amendment), Rules, 2019

- (i) In the case of building falling 4. Building constructed on an under size plot to the extent of 10% less within the jurisdiction than the permissible plot size as Municipal Area, @ Rs. 5000/specified under rules lump sum in addition to fee as and Regulations. specified and applicable under sub-rule (2) of rule 16 of these rules: and (ii) In the case of building falling outside the iurisdiction Municipal Area, @ Rs. 2000/lump sum in addition to fee as specified and applicable under sub-rule (2) of rule 16 of these
- \*Note:- (i)The charges under rule 35 will be increased by 10% after a block of 5 years from the date of commencement of these rules. It will be rounded off to the nearest rupee;
  - (ii)The deviations in Floor Area Ratio shall not require to be calculated separately, once deviations in individual floors in case of approved plan have been calculated.

rules.

However, in case of totally un-authorized construction no extra storey more than permissible under the Development Plan, Interim Development Plan or rules under sections 15-A or 16 of the Himachal Pradesh Town & Country Planning Act, 1977 shall be allowed."

Provided that the Government may exempt such areas from the application of this rule, if the Local Authorities of such areas have framed their own rules, for this purpose. The offender shall be levied composition fee under such rules, wherein the rates of composition fee are on higher side but shall not be levied composition fee under both such Rules. The Government may direct the Municipal Authorities to amend its building Bye-Laws as per the Himachal Pradesh Town and Country Planning Act, 1977 and these Rules:

Provided further that each offence shall be compounded separately.

#### **CHAPTER-V**

#### TOWN AND COUNTRY DEVELOPMENT AUTHORITY

Preparation of Town
Development
Scheme.

- **36.** (1) The Town and Country Development Authority shall publish a notice under subsection (2) of section 52 of the Act, in **form -28** declaring intention of making a Town Development Scheme in the Official Gazette not later than thirty days from the date of declaration of intention to make Scheme and by means of an advertisement in one or more news papers having wide circulation in the locality. Copies thereof shall also be made available for inspection in the office of the Town and Country Development Authority concerned.
  - (2) Notice under sub-section (3) and sub-section (7) of section 52 of the Act, shall be in **form -29** and **form- 30** respectively and shall be published in the Official Gazette and in one or more news papers having wide circulation in the locality.

<sup>\*</sup> As amended vide Himachal Pradesh Town and Country Planning (Amendment), Rules 2016

Acquisition of land.

37. The land acquired by the State Government under section 58 of the Act, shall vest in the Town and Country Development Authority, subject to the law for the time being in force.

Mode of levy.

- **38.** (1) Notice of intention to levy development charges under sub-section (1) of section 62 of the Act, shall be in **form -31** and shall be published in the Official Gazette and in one or more news papers having wide circulation in the area. Copies of the said notice shall also be affixed in the concerned offices of the Town and Country Development Authority.
  - (2) Notice under sub-section (4) of section 62 of the Act, for the assessment of development charges shall be in **form -32.**

Power to borrow money.

- **39.** The Town and Country Development Authority may borrow money under section 65 of the Act, subject to the following terms and conditions, namely:-
  - (i) the Town and Country Development Authority may with the prior approval of the Government borrow money by issuing debentures for the purpose of the Act;
  - (ii) the amount of money to be borrowed by issue of debentures. The issue price of debenture and terms and maturity shall be determined by the Authority with the prior approval of the Government;
  - (iii) the rate of interest which debentures would carry shall be such as may, be fixed by the State Government;
  - (iv) no debentures shall be issued, except with the guarantee by the Government as to the repayment of principal and payment of interest;
  - (v) a sinking fund shall be constituted for the redemption of debentures and in case of any failure on this account an immediate report with reasons for such failure shall be made to the Government. The Authority shall be bound by such directions as may be issued by the Government in this behalf;
  - (vi) debentures shall be negotiable by endorsement and delivery;
  - (vii) the Authority may with the sanction of the Government reserve the debenture\*bond for issuing to any particular person or institution or have the debenture(s) under written;
  - (viii) brokerage and underwriting commission at such rate as may be fixed by the Authority from time to time shall be paid to banks, brokers and others on their applications and also on applications received through them, bearing their seal;
  - (ix) applications for the issue of debenture(s) shall be made to the Authority in **form-33**;
  - (x) subscriptions to the debentures may be made by cheques or demand drafts drawn in favour of the Town and Country Development Authority;
  - (xi) if the subscriptions exceed the total amount of the debentures issued, partial allotment may be made and the balance of the sum paid at the time of applications, shall be refunded as soon as possible. No interest shall be paid on the amount so refunded. The Authority may reserve the right to retain the subscriptions, received upto ten percent in excess of the sum floated;
  - (xii) the debentures shall be issued in the denomination of Rs. 100/-, Rs. 500/-, Rs. 1,000/-, Rs. 5,000/-, Rs. 25,000/-, Rs. 50,000/-, Rs. 1, 00,000/- and Rs. 5, 00,000/-;

- (xiii) the interest on debentures shall be paid half yearly. The interest is subject to the payment of income tax;
- (xiv) the debentures shall be redeemable on dates noted therein and the holder(s) shall have no claim(s) upon the Authority for the interest accruing after the expiry of the term;
- (xv) debentures which by reasons of damage sustained have become unfit for circulation shall be replaced at the request to the holder(s) on surrendering the damaged or defaced debentures, provided that the essential marks for genuineness and identity such as the number, the amount, the rate of interest, the date and signature of the Chairman and the member of the Authority are still recognizable. Fresh debentures shall also be issued to replace the lost or destroyed debentures when in the opinion of the Authority the fact of destruction is proved beyond doubt. When such proof is not produced or when in case of damage the essential marks in the debentures are lost and are no longer recognizable or the \*debentures have been lost or has been mislead, a new debenture may be issued only after the debenture which is alleged to be missing or un-recognizable has been advertised by the claimant and in the manner specified by the Authority and is not claimed by any other person; and
- (xvi) the re-issue of the debenture shall be made for the same amounts under the same number with the addition of the word "Re-newed". A fee of Rs10/- shall be charged for every renewed debenture to be issued.

#### **CHAPTER-VI**

#### SPECIAL AREAS

Terms and conditions subject to which loan may be raised by the Special Area Development Authority.

**40.**(1) The Special Area Development Authority may for the purpose of the Act, raise loans under sub-section (3) of section 72 of the Act, in pursuance of a resolution passed at a special meeting convened for the purpose:

#### Provided that:

- (i) no loan shall be raised without the prior sanction of the Government; and
- (ii) the terms upon, the period within, and the method by which the loan is to be raised and repaid shall be subject to these rules and the approval of the Government.
- (2) The Special Area Development Authority shall maintain a sinking fund for the repayment of loans raised under sub-rule (1) and shall pay every year in the sinking fund, such \*amount, as may be sufficient for repayment, within the period fixed for all loans so raised.
- (3) The sinking fund or any part thereof shall be applied in or towards the discharge of the loan for which such fund was operated and until such loan is wholly discharged, it shall not be applied for any other purpose.

Infrastructure and Maintenance Charges

\*40-A The Special Area Development Authority may levy the infrastructure and maintenance charges on commercial establishments including industries, hotels, brick kiln, apartments, shopping malls etc. which may be utilized on development and maintenance of infrastructure like roads, parks, parking, etc. at such rates as may be notified by the Special Area Development Authority concerned with the prior approval of the Government".

<sup>\*</sup>As amended vide Himachal Pradesh Town and Country Planning (Amendment), Rules 2016

#### **CHAPTER-VII**

#### REGISTRATION OF PROMOTERS AND ESTATE AGENTS

Regulations for Real Estate Project

\*41. The Regulations for development of Real Estate Projects shall be as specified in Appendix-7.

Completion Certificate

\*\*42. The Promoter shall apply in respect of entire Real Estate Project(s) or part thereof for Part Completion/Completion Certificate in **FORM-35**. The Competent Authority after satisfying itself about completion of development works as carried out by the Promoter partly or fully, as the case may be, in respect of the Real Estate Project(s) shall issue Part Completion/Completion Certificate in **FORM-36**.

<sup>\*</sup>As amended vide Himachal Pradesh Town and Country Planning (Fifth Amendment), Rules 2020

<sup>\*\*</sup>As amended vide Himachal Pradesh Town and Country Planning (Eighth Amendment), Rules 2022

# TOWN AND COUNTRY PLANNING DEPARTMENT HIMACHAL PRADESH

#### FORM-1

#### (See rules - 3 and 4) NOTICE OF PUBLICATION OF DRAFT REGIONAL PLAN

No	Dated
hereby	In exercise of the powers vested under sub-section (1) of section 8 of the chal Pradesh Town and Country Planning Act, 1977 (Act No.12 of 1977)theNotice is y given that the draft Regional Plan for
	of is available for inspection during office hours in the following offices:-
1	
2	
3	
4	
below	The particulars of the said draft plan have been specified in the Schedule 7.
Shiml	If there be any objection or suggestion with respect to the draft plan, it should not in writing to the Director, Town and Country Planning Department, Himachal Pradesh, has before the expiry of sixty days from the date of publication of this Notice in the Official te of Himachal Pradesh.
	SCHEDULE
1. 2.	The Existing Land Use Map and its narrative report thereon.  A narrative report explaining the provisions of the draft plan supported by necessary maps and charts.
3.	A notice indicating the priorities assigned to works included in the draft plan and the phasing of the programme of development as such.
4.	A notice on the role being assigned to different Departments of Government, the Town and Country Development Authority, the Special Area Development Authorities and the Local Authorities in the enforcement and implementation of draft plan.
Place.	
	Director
	Town and Country Planning Department

#### Copy to:-

- 1. The Director, Information and Public Relation Department, Himachal Pradesh, Shimla for publication of this Notice in one or more newspapers in circulation in the Region.
- 2. The Controller, Printing and Stationeries Department, Himachal Pradesh, Shimla for publication of this Notice in the Official Gazette of Himachal Pradesh. A copy of Gazette publication may be sent to this office.
- 3. All the Town and Country Planners in Town and Country Planning Department, Himachal Pradesh.
- 4. All the Assistant Town Planners in Town and Country Planning Department, Himachal Pradesh.
- 5. Notice Board.

Director Town and Country Planning Department Himachal Pradesh, Shimla

Himachal Pradesh, Shimla

# GOVERNMENT OF HIMACHAL PRADESH TOWN AND COUNTRY PLANNING DEPARTMENT

# FORM -2 (See rule 5)

# NOTIFICATION OF APPROVAL AND NOTICE OF PUBLICATION OF APPROVED REGIONAL PLAN

NO			Dated
Director, Town and C	Country Planning Depa	nrtment, Himachal Pr	
suggestion(s).The objections were made			duly considered and the estion was received.
Himachal Pradesh Tow	n and Country Plannin	g Act, 1977 ( Act No	ection (1) of section 9 of the . 12 of 1977), the Governor,
	(Region) with	out modifications an	e Regional Plan for d the said Regional Plan is
the said plan is availabl	•		f the Act ibid and a copy of llowing offices:-
2			
	id Regional Plan shall	come into operation	with effect from the date of
Place			
Date			
		Gove	Secretary (TCP), to the rnment of Himachal Pradesh
Copy to:-			

- 1. The Director, Information and Public Relation Department, Himachal Pradesh, Shimla for publication of this Notification in one or more newspapers in circulation in the Region.
- 2. The Controller, Printing and Stationeries Department, Himachal Pradesh, Shimla for publication of this Notification in the Official Gazette of Himachal Pradesh. A copy of Gazette publication may be sent to this office.
- 3. The Director, Town and Country Planning Department Himachal Pradesh, Shimla.
- 4. Notice Board.

Secretary (TCP), to the Government of Himachal Pradesh

# GOVERNMENT OF HIMACHAL PRADESH TOWN AND COUNTRY PLANNING DEPARTMENT FORM-3

(See rule-6)

#### NOTICE OF MODIFICATIONS IN THE REGIONAL PLAN

Dated.....

Whereas, the draft Regional P published by the Director, Town and Country Plant under Rule 2 of the Himachal Pradesh Town and No	Country Planning Rules, 2014 vide Notice or inviting objection(s) and suggestion(s), were made, wherever required/ no objection
Now, in exercise of the powers of Himachal Pradesh Town and Country Planning Ac Himachal Pradesh proposes to approve the aforesail with modifications as specified in the Schedule b inviting objection(s) and suggestion(s) thereon, as not section 9 of the Act ibid.	d Regional Plan for( Region) elow and the same is hereby published for
Any objection or suggestion with submitted by any person to the Secretary (Town at Himachal Pradesh, Shimla in writing within a period of this Notice in the Official Gazette of Himacha which may be received before the expiry of the pethe State Government.	od of thirty days from the date of publication I Pradesh and such objection or suggestion
SCHEDU	LE
1	
Date	Sagratomy (TCD) to the
	Secretary (TCP), to the Government of Himachal Pradesh

#### Copy to:-

No.....

- 1. The Director, Information and Public Relation Department, Himachal Pradesh, Shimla for publication of this Notice in one or more newspapers in circulation in the Region.
- 2. The Controller, Printing and Stationeries Department, Himachal Pradesh, Shimla for publication of this Notice in the Official Gazette of Himachal Pradesh. A copy of Gazette publication may be sent to this office.
- 3. The Director, Town and Country Planning Department Himachal Pradesh, Shimla.
- 4. Notice Board.

Secretary (TCP), to the Government of Himachal Pradesh

#### GOVERNMENT OF HIMACHAL PRADESH TOWN AND COUNTRY PLANNING DEPARTMENT

# FORM-4 (See rule 7)

#### NOTIFICATION OF APPROVAL OF THE REGIONAL PLAN

No	Dated
the Secretary, (Town and Country Plantvide Notice Nosuggestion(s) on the modifications, which	Plan for
Himachal Pradesh Town and Country P Himachal Pradesh is pleased to approx modifications and the said Regional Pla	powers vested under sub-section (1) of section 9 of Planning Act, 1977(Act No. 12 of 1977), the Governor, we the Regional Plan for(Region) with n is hereby published as required under sub-section (2) the said plan is available for inspection during office
1	
The said Regional Plan its publication in the Official Gazette of	shall come into operation with effect from the date of Himachal Pradesh.
Place	
Date	
	Secretary (TCP), to the
	Government of Himachal Pradesh
Copy to:-	

- 1. The Director, Information and Public Relation Department, Himachal Pradesh, Shimla for publication of this Notice in one or more newspapers in circulation in the Region.
- 2. The Controller, Printing and Stationeries Department, Himachal Pradesh, Shimla for publication of this Notice in the Official Gazette of Himachal Pradesh. A copy of Gazette publication may be sent to this office.
- 3. The Director, Town and Country Planning Department Himachal Pradesh, Shimla.
- 4. Notice Board.

Secretary (TCP), to the Government of Himachal Pradesh

## TOWN AND COUNTRY PLANNING DEPARTMENT HIMACHAL PRADESH

# FORM -5 (See rule -8)

#### NOTICE OF PUBLICATION OF EXISTING LAND USE MAP

No	Dated
In exercise of the powers vested under sub-section (1) of section machal Pradesh Town and Country Planning Act, 1977 (Act No. 12 of 1977) reby given that the Existing Land Use Map for(Planning a) has been prepared under sub-section (1) of section 15 of the Act ibid and a calcavailable for inspection during office hours in the following offices:-	
2	
Map so prepared, it should be sent in	n or suggestion with respect to the Existing Land Use writing to the Director, Town and Country Planning la within a period of thirty days from the date of Gazette of Himachal Pradesh.
	estion which may be received from any person with ap before the period specified above will be considered
Place	
Date	Director Town and Country Planning Department Himachal Pradesh, Shimla

#### Copy to:-

- 1. The Director, Information and Public Relation Department, Himachal Pradesh Shimla for publication of this Notice in one or more newspapers in circulation in the Planning / Special Area.
- 2. The Controller, Printing and Stationeries Department, Himachal Pradesh, Shimla for publication of this Notice in the Official Gazette of Himachal Pradesh. A copy of Gazette publication may be sent to this office.
- 3. All the Town and Country Planners in Town and Country Planning Department, Himachal Pradesh.
- 4. All the Assistant Town Planners in Town and Country Planning Department, Himachal Pradesh.
- 5. Notice Board.

Director Town and Country Planning Department Himachal Pradesh, Shimla

# TOWN AND COUNTRY PLANNING DEPARTMENT HIMACHAL PRADESH

#### FORM -6

(See rule - 9)

#### NOTICE OF ADOPTION OF EXISTING LANDUSE MAP

110						Dateu.	• • • • • • • • • •	
No				suggestions d with				
Map for	(Pla	anning/ Speci	ial Are	ea) under sub-	section	(1) of sec	ction 15	of the
Himachal Pradeno objection or		•		g Act, 1977 (A	ct No. 1	12 of 1977	); and w	whereas,
			(	Or				
	Whereas, o	bjections and	l sugge	stions were re-	ceived w	hich were	conside	ered and
rejected.								
			(	Or				
been made in th		•		estions were re wherever, requ		nd the mo	dificatio	ons have
modifications a offices:-  1	the Act (Planni and a copy th	ibid, Notice ng/Special A nereof is avail	is g area) i able fo	s hereby adop or inspection d	e Existing ted with the control of t	ng Land h modific fice hours i	Use Mations/	Map for without
date of publica conclusive evid Place Date	tion of this lence of the	Notice in the fact that the N	Offic		Himach	al Pradesh	and it	

# Director Town and Country Planning Department Himachal Pradesh, Shimla

Datad

#### Copy to:-

Nο

- 1. The Director, Information and Public Relation Department, Himachal Pradesh, Shimla for publication of this Notice in one or more newspapers in circulation in the Planning / Special Area.
- 2. The Controller, Printing and Stationeries Department, Himachal Pradesh, Shimla for publication of this Notice in the Official Gazette of Himachal Pradesh. A copy of Gazette publication may be sent to this office.
- 3. All the Town and Country Planners in Town and Country Planning Department, Himachal Pradesh.
- 4. All the Assistant Town Planners in Town and Country Planning Department, Himachal Pradesh.
- 5. Notice Board.

Director Town and Country Planning Department Himachal Pradesh, Shimla

#### GOVERNMENT OF HIMACHAL PRADESH TOWN AND COUNTRY PLANNING DEPARTMENT

# FORM -7 (See rule -10)

## NOTIFICATION OF APPROVAL AND NOTICE OF PUBLICATION OF APPROVED INTERIM DEVELOPMENT PLAN

No			Ι	Dated	•••••		
	ise of the power						
Himachal Pradesh Town	and Country Pla	inning Act,	1977	(Act No.	12 of 1977), th	ie Gover	nor,
Himachal Pradesh is	pleased to	approve	the	Interim	Development	Plan	for
(Planning	g/ Special Area).						
Now, as Governor, Himachal Prashall come into operation Gazette of Himachal Pranning/ Special Area. Plan is available for insp	on from the date adesh and shall Notice is hereby	to publish to publice of publice be binding given that	the sa ation g on a co	id Intering of this I all local py of the	n Development Notification in authorities wit said Interim I	Plan withe Offi	hich icial said
1				• • • • • • • • • • • • • • • • • • • •			
2							
3				• • • • • • • • • • • • • • • • • • • •			
4				• • • • • • • • • • • • • • • • • • • •			
Place							
Date							
			Se	ecretary (	TCP), to the		

Government of Himachal Pradesh

#### Copy to:-

- 1. The Director, Information and Public Relation Department, Himachal Pradesh, Shimla for publication of this Notification in one or more newspapers in circulation in the Region.
- 2. The Controller, Printing and Stationeries Department, Himachal Pradesh, Shimla for publication of this Notification in the Official Gazette of Himachal Pradesh. A copy of Gazette publication may be sent to this office.
- 3. The Director, Town and Country Planning Department, Himachal Pradesh, Shimla.
- 4. Notice Board.

Secretary (TCP), to the Government of Himachal Pradesh

## TOWN AND COUNTRY PLANNING DEPARTMENT HIMACHAL PRADESH

#### FORM-8

(See rule-11)

# NOTICE OF PUBLICATION OF DRAFT DEVELOPMENT PLAN OR SECTORAL PLAN

No	Dated
draft Deve for Sector hereby pub	In exercise of the powers vested under sub-section (1) of section 19 or section Himachal Pradesh Town and Country Planning Act, 1977 (Act No. 12 of 1977), the elopment Plan for(Planning / Special Area) or draft Sectoral Planof Development Plan for(Planning / Special Area), is olished and the Notice is given that a copy of the said draft Development Plan or draft an is available for inspection during the office hours in the following offices:-
2 3	
	The particulars of the said draft Development Plan or draft Sectoral Plan have fied in the Schedule below.
Country P	If there be any objection or suggestion with respect to the said draft ent Plan or draft Sectoral Plan, it should be sent in writing to the Director, Town and lanning Department, Himachal Pradesh, Shimla within thirty days from the date of a of this Notice in the Official Gazette of Himachal Pradesh.
	SCHEDULE
2. A nari Develo	existing Land Use Maps.  The rative report, supported by maps and charts explaining the provisions of the draft oppment Plan or draft Sectoral Plan.
	hasing of implementation of the draft Development Plan or draft Sectoral Plan as ted by the Director.
4. The pr	rovisions for enforcing the draft Development Plan or draft Sectoral Plan and stating nner in which permission for development may be obtained.
5. An app	proximate estimate of the cost of land acquisition for public purposes and the cost of involved in the implementation of the draft Development Plan or draft Sectoral Plan.
Place	
Date	Director
	Town and Country Planning Department,

#### Copy to:-

- 1. The Director, Information and Public Relation Department, Himachal Pradesh, Shimla for publication of this Notice in one or more newspapers in circulation in the Planning / Special Area.
- 2. The Controller, Printing and Stationeries Department, Himachal Pradesh, Shimla for publication of this Notice in the Official Gazette of Himachal Pradesh. A copy of Gazette publication may be sent to this office.
- 3. All the Town and Country Planners in Town and Country Planning Department, Himachal Pradesh.
- 4. All the Assistant Town Planners in Town and Country Planning Department, Himachal Pradesh.
- 5. Notice Board.

Director Town and Country Planning Department, Himachal Pradesh, Shimla

Himachal Pradesh, Shimla

#### GOVERNMENT OF HIMACHAL PRADESH TOWN AND COUNTRY PLANNING DEPARTMENT

#### FORM-9

(See rule- 12(1))

## NOTICE OF MODIFICATIONS IN THE DEVELOPMENT PLAN OR SECTORAL PLAN

No	Dated
Planning I and Nowere duly	Whereas, the draft Development Plan for(Planning/Special Area)  Sectoral Plan for Sector
1977), the for	Now, in exercise of the powers vested under sub-section (1) of section 20 or 30 of the Himachal Pradesh Town and Country Planning Act, 1977 (Act No. 12 of a Governor, Himachal Pradesh proposes to approve the aforesaid Development Plan(Planning/Special Area) or Sectoral Plan for Sector
	As required under sub-section (2) of section 20 or section 23 of the Act, ibid, nereby given to invite objection (s) or suggestion(s) to the said modifications within a thirty days from the date of publication of this Notice in the Official Gazette of Pradesh.
Himachal of this No which m	Any objection or suggestion with respect to the said modifications may be by any person to the Secretary, (Town and Country Planning) to the Government of Pradesh, Shimla in writing within a period of thirty days from the date of publication otice in the Official Gazette of Himachal Pradesh and such objection or suggestion ay be received before the expiry of the period specified above will be considered by Government.
	SCHEDULE
2	
Place	
Date	
	Secretary (TCP) to the Government of Himachal Pradesh

#### Copy to:-

- 1. The Director, Information and Public Relation Department, Himachal Pradesh, Shimla for publication of this Notice in one or more newspapers in circulation in the Planning / Special Area.
- 2. The Controller, Printing and Stationeries Department, Himachal Pradesh, Shimla for publication of this Notice in the Official Gazette of Himachal Pradesh. A copy of Gazette publication may be sent to this office.
- 3. The Director, Town and Country Planning Department, Himachal Pradesh, Shimla.
- 4. Notice Board.

Secretary (TCP) to the Government of Himachal Pradesh

# GOVERNMENT OF HIMACHAL PRADESH TOWN AND COUNTRY PLANNING DEPARTMENT

#### FORM-10

(See rule -12(2))

# NOTIFICATION FOR APPROVAL AND NOTICE OF PUBLICATION OF DEVELOPMENT PLAN OR SECTORAL PLAN

No Dated
Whereas, the draft Development Plan for(Planning/Special Area) or draft Sectoral Plan for Sector
Or
Whereas, objections and suggestions were invited on modifications by the undersigned under Rule 12(1) of the Himachal Pradesh Town and Country Planning Rules, 2014 vide Notice No
Or
Whereas, objections and suggestions were received which were considered and rejected.
Or
Whereas, objections and suggestions were received and the modifications have been made in the said draft Development Plan or draft Sectoral Plan.
Now, in exercise of the powers vested under sub-section (1) of section 20 or section 23 of the Himachal Pradesh Town and Country Planning Act, 1977 (Act No. 12 of 1977), the Governor, Himachal Pradesh is pleased to approve the Development Plan for(Planning/Special Area) or Sectoral Plan for Sector
1
2
3
4
The said Development Plan or Sectoral Plan shall come into operation from the date of the publication of this Notification in the Official Gazette of Himachal Pradesh.
Place
Date
Sacretary (TCP) to the

Secretary (TCP) to the Government of Himachal Pradesh

#### Copy to:-

- 1. The Director, Information and Public Relation Department, Himachal Pradesh, Shimla for publication of this Notification in one or more newspapers in circulation in the Planning / Special Area.
- 2. The Controller, Printing and Stationeries Department, Himachal Pradesh, Shimla for publication of this Notification in the Official Gazette of Himachal Pradesh. A copy of Gazette publication may be sent to this office.
- 3. The Director, Town and Country Planning Department, Himachal Pradesh, Shimla.
- 4. Notice Board.

NT\_

Secretary (TCP) to the
Government of Himachal Pradesh

#### FORM-11

(See rule 16(1))

FORM OF APPLICATION FOR PERMISSION UNDER SUB-SECTION (2) OF SECTION 15-A OR CLAUSE (a) OF SECTION 16 OR SUB-SECTION (1) OF SECTION 30 OR SECTION 30-A (BEYOND THE LIMITS AS SPECIFIED UNDER SECTION 30-A) OF THE HIMACHAL PRADESH TOWN AND COUNTRY PLANNING ACT, 1977 (ACT NO. 12 OF 1977) FOR SUB-DIVISION /DEVELOPMENT OF LAND

D - 4 - J

110	Dateu	
То		
The Di	rector,	
Town a	and Country Planning Department,	
	hal Pradesh, Shimla.	
Sir,		
development of lan No	hereby apply for permission to undertake / carry out the sub-divised in Khata No	bast asra sary lock e, if

I/We hereby submit the following documents:-

- (i) a copy of title/ownership documents i.e. latest jamabandi in original.
- (ii) a copy of latest original tatima showing Khasra number(s), description and area of land in question, abutting path with its width as well as adjoining Khasra number(s) falling on all the outer limits/ boundaries of the land in question. The land applied for is shown in red, in the tatima.
- (iii) three sets of Location Plan in the scale of 1:1000 showing North direction, indicating the land in question, showing main approach road(s), name of road(s) on which the property and boundaries abuts, important public buildings like hospital, school, cinema, petrol pump, existing land uses / building uses surrounding the land.

<sup>\*</sup>As amended vide Himachal Pradesh Town and Country Planning (Amendment), Rules 2016

- (iv) three sets of Site Plan in the scale of 1:200 showing North direction and all the boundaries of land in question, abutting path with its width, natural features like nullahs, ponds, tress, slopes, contours at an interval of 5.00 Metres if the land is undulated, high tension lines passing through or adjoining the land, existing roads, highways showing the right of way, railway lines, airports with their specification(s) and boundaries, showing details of utilities and services like water supply, drainage, sullage, sewage, sewerage alongwith disposal of drainage, sullage, sewage, position of septic tank, soak pit, rain harvesting tank, electric and telephone poles, showing manner and site for muck disposal and all such other matters which need to be co-ordinated with the adjoining area.
- for sub-division of land into plots, three sets of Drawings in the scale of 1:100 showing (v) North direction, dimensions and area of plots, internal roads, set backs, parks and open spaces, community buildings such as schools, dispensary, post office, bank etc. and all development proposals including a general report and mode so as to make scheme self explanatory.
- (vi) a note indicating the type of development proposed i.e. land use or building use, namely residential or commercial or industrial or public and semi-public etc.

Sh./Smt./M/s	ns have been prepared, designed and signed by(Name and address of the registered Town Draughtsman/ Surveyor) having Registration
*	a fee of Rsonly (Rupeesonly) in ified under sub-rule (2) of Rule 16 of the Himachal ng Rules, 2014.
Enclosers: As above.	Yours faithfully,
	(Signature of the Applicant(s)) Address  Phone No*e-mail address

<sup>\*</sup>As amended vide Himachal Pradesh Town and Country Planning (Amendment), Rules 2016

#### FORM-12

(See rule 16(1))

FORM OF APPLICATION FOR PERMISSION UNDER SUB-SECTION (2) OF SECTION 15-A OR CLAUSE (a) OF SECTION 16 OR SUB-SECTION (1) OF SECTION 30 OR SECTION 30-A (BEYOND THE LIMITS AS SPECIFIED UNDER SECTION 30-A) OF THE HIMACHAL PRADESH TOWN AND COUNTRY PLANNING ACT, 1977 (ACT NO. 12 OF 1977) FOR DEVELOPMENT OF LAND / CONSTRUCTION OF BUILDING

No		Dated
То		
The Direct		
	Country Planning Department, Pradesh, Shimla.	
Sir,		
*"I/we he	reby apply for permission to erect/	re-erect, to make addition or
alteration, to undertake	e repairs to a building on a	piece of land in Khata
NoKhatauni N	No Hadbast No	Mauja/ Mohal No.
	asra Nomeasurir	ng square Meter, over
which I/We possess the	necessary ownership rights, situate	ed at Street/ Road/ Ward No.
	Block No Plo	ot No of
Scheme	(Name of the Scheme, if an	y) VillagePost
Office	Tehsil District	Himachal Pradesh".
I/We hereby subm	it the following documents:-	

- (i) a copy of title/ownership documents i.e. latest jamabandi in original.
- (ii) a copy of latest original tatima showing Khasra number(s), description and area of land in question, abutting path with its width as well as adjoining Khasra number(s) falling on all the outer limits/ boundaries of the land in question. The land applied for is shown in red, in the tatima.
- (iii) three sets of Location Plan in the scale of 1:1000 showing North direction, indicating the land in question, showing main approach road(s), name of road(s) on which the property and boundaries abuts, important public buildings like hospital, school, cinema, petrol pump, existing land uses / building uses surrounding the land.
- (iv) three sets of Site Plan in the scale of 1:200 showing North direction and all the boundaries of land in question, abutting path with its width, natural features like nullahs, ponds, tress, slopes, contours at an interval of 5.00 Metres if the land is undulated, high tension lines passing through or adjoining the land, existing roads, highways showing the right of way, railway lines, airports with their specification(s) and boundaries, showing details of utilities and services like water supply, drainage, sullage, sewage, sewage, sewerage alongwith disposal of drainage, sullage, sewage, position of septic tank, soak pit, rain harvesting tank, electric and telephone poles, showing manner and site for muck disposal and all such other matters which need to be co-ordinated with the adjoining area.
- (v) for construction of building, apartment, colony etc., three sets of Drawings in the scale of 1:100 showing North direction, dimensions and area of building, etc. and other architectural details and Specifications (enclosed herewith) of proposed building, apartment, colony etc alongwith Schedule of Area (enclosed herewith) including built up and open area, set backs.

<sup>\*</sup>As amended vide Himachal Pradesh Town and Country Planning (Amendment), Rules 2016

(vi)	the areas falling in sliding and	sinking z	a copy of Soil Investigation Report (for cones as defined in respective Interim for any re-claimed piece of land). (Strike
(vii)	vii) a note indicating the type of development proposed i.e. land use or building us namely residential or commercial or industrial or public and semi-public etc.		
	Sh./Smt./M/s  Planner/ Architect/ Engineer/ Nodated issued by Sh./ Smt./ M/s  Engineer) having Registration No. Report has been issued by Sh./Smt.	(Name Draughtsr .and the	een prepared, designed and signed by and address of the registered Town man/ Surveyor) having Registration Structural Stability Certificate has been (Name and address of the registered Civildated
	-	cified unde	only (Rupeesonly) er sub-rule (2)of Rule 16 of the Himachal 014.
Enclo	osers: As above.		Yours faithfully,
			(Signature of the Applicant(s)) Address
			Phone No
			*e-mail address
	SPEC	IFICATI(	ONS
1.	Total plot area	=	$M^2$
2.	Total built up area of each floor:-		
	•	_	$M^2$
	<ul><li>(i) Ground floor</li><li>(ii) First floor</li></ul>	=	$M^2$
	(i) Second floor	=	$M^2$
	(ii) Third floor	=	$M^2$
	(iii) Fourth floor	=	$M^2$
	(iv)	=	$M^2$
3.	The purpose for which it is intended t	o use the b	ouilding
4.	Specification to be used in the constru	action of:-	
	(i) Foundation		

(iv) Roofs.....

<sup>\*</sup>As amended vide Himachal Pradesh Town and Country Planning (Amendment), Rules 2016

5.	Number of storeys of which the building will consist			=	Nos.	
6.	Approximate number of persons proposed to be accommodated			=	Nos.	
7.					=	Nos.
8.	Whether the site has been built cease to be fit for occupation	_				
9.	Source of water to be used for	purposed	d building			
	Signature of Applicant(s)					
	S	CHEDU	LE OF ARE	$\mathbf{A}$		
1. Sc	hedule of Area:-					
(i)	Built up area.	=	$\mathbf{M}^2$			
(ii)	Open area	=	$\mathbf{M}^2$			
(iii)	Total plot area	=	$\mathbf{M}^2$			
2. Sc	hedule of Open Spaces:-					
(i)	Front Set Back	=	M			
(ii)	Left Side Set Back	=	M			
(iii)	Right Side Set Back	=	M			
(iv)	Rear Set Back	=	M			
				Signature of	f Appli	cant(s)

#### Registered (AD) /Speed Post

# TOWN AND COUNTRY PLANNING DEPARTMENT HIMACHAL PRADESH

## **FORM- 13** (See rule-18 and 19)

#### FORM OF PERMISSION FOR DEVELOPMENT/ SUB-DIVISION OF LAND/ CONSTRUCTION OF BUILDING

•••••
f land/ construction of building
Dated
f

You are hereby granted permission under section 31 as applied by you under section 28 or section 29 or section-30 or section 30-A (beyond the limits as specified under section 30-A) of the Himachal Pradesh Town and Country Planning Act, 1977 (Act No. 12 of 1977)to carry out the development/sub-division of land/ construction of building as mentioned in your Application under reference, subject to the following conditions, namely:-

- 1. Building permission shall be obtained from the local authorities concerned before the commencement of the development.
- 2. The building operations shall be carried on strictly in accordance with the approved building plan.
- 3. The permission is valid for a period of three years. After lapse of permission you shall have to apply for extension of permission.
- 4. One copy of the approved plan is enclosed herewith.

Please acknowledge the receipt of this order.

**Enclosers: As above.** 

#### Director Town and Country Planning Department, Himachal Pradesh, Shimla

#### Copy to:-

- 1. The Commissioner, Municipal Corporation/ Executive Officer, Municipal Council / Secretary, Nagar Panchayat......alongwith a copy of the approved plan for information and further necessary action.
- 2. The Chairman, Town and Country Development Authority..... alongwith a copy of the approved plan for information and further necessary action.
- 3. The Registrar/ Sub-Registrar, Sub-Tehsil/ Tehsil.......District.......Himachal Pradesh alongwith a copy of the approved plan for information and making necessary entries in the Revenue record.

**Enclosers: As above.** 

Director Town and Country Planning Department, Himachal Pradesh, Shimla

# TOWN AND COUNTRY PLANNING DEPARTMENT HIMACHAL PRADESH

Dated.....

#### \*FORM-13-A

(See rule 19-A)

# NO OBJECTION CERTIFICATE FOR RELEASING SERVICE CONNECTIONS OR COMPLETION CERTIFICATE

No.....

То				
	Shri/Smt./M/s			
Subject:	No Objection Certificate for Releasing Service Connections or Completion Certificate.			
Reference:	Your Application	1 No	dated	•••••
This is in reply to your application under reference for issuance of No Objection Certificate for Releasing Service Connections or Completion Certificate. This No Objection Certificate for Releasing Service Connectionsor Completion Certificate is hereby granted in your favour for storey building for use on the land bearing Khasra No. Hadbast No. Mohal / Mauza Hadbast No. Himachal Pradesh, measuring as the development works have been completed by you in all respects, as per approved plan/revised sanction granted to you, vide letter No. dated as per the provisions of the Himachal Pradesh Town and Country Planning Act, 1977 (Act No. 12 of 1977).  Further, this Department has no objection, if following service connection(s) with reference to section-83-A of the Himachal Pradesh Town and Country Planning Act, 1977 are released in your favour:-				
Floor	Use	Number of service Connections (In Words)		
		Electricity	Water	Sewerage

This No Objection Certificate for Releasing Service Connections or Completion Certificate is issued subject to following condition(s):-

<sup>\*</sup>As amended vide Himachal Pradesh Town and Country Planning (Fifth Amendment), Rules 2020

- (i) That the said building is constructed as per the provisions of the Himachal Pradesh Town and Country Planning Act, 1977, the Himachal Pradesh Town and Country Planning Rules, 2014 and the Regulations contained in the respective Interim Development Plan/ Development Plan of the concerned Planning Area/Special Area.
- (ii) This No Objection Certificate for Releasing Service Connections or Completion Certificate is subject to withdrawal, in case, if above named person carries out any un-authorized construction or any addition/alteration in old building or in case any documents produced by him/her are found fake.
- (iii) The service connection(s) is/ are issued for the above referred buildings constructed over the Khasra number as mentioned above. If the service connections are installed in other building (s) or other Khasra numbers, the same shall stand withdrawn.

\*Note: - Strike out which is not applicable

Director,
Town and Country Planning Department,
Himachal Pradesh, Shimla.

#### Copy to:-

- 1. The Executive Engineer, Division No. ..., Himachal Pradesh State Electricity Board Ltd...... for information and further necessary action.
- 2. The Executive Engineer, Division No....., Himachal Pradesh Irrigation and Public Health Department ...... for information and further necessary action.

Director, Town and Country Planning Department, Himachal Pradesh, Shimla.

#### Registered (AD) /Speed Post

# TOWN AND COUNTRY PLANNING DEPARTMENT HIMACHAL PRADESH

#### **FORM- 14**

(See rule -20)

# FORM OF REFUSAL FOR DEVELOPMENT/ SUB-DIVISION OF LAND/ CONSTRUCTION OF BUILDING

No	Dated
То	ORDER
	Sh./Smt./M/s
Subject:-	Refusal for development /Sub-division of land/ construction of building.
Reference:-	Your Application No Dated
section (1) of No. 12of 1977	You are hereby informed that the permission to carry out the development ationed in your Application under reference, is refused under clause (c) of subsection 31 of the Himachal Pradesh, Town and Country Planning Act 1977, (Act 7) on the following grounds:-
2	
	One copyof refused plan is enclosed herewith.  Please acknowledge the receipt of this order.

**Enclosers: As above.** 

Director Town and Country Planning Department, Himachal Pradesh, Shimla

#### **FORM 15**

(See rule-21)

# FORM OF STRUCTURAL STABILITY CERTIFICATE AND SOIL INVESTIGATION REPORT

То	
	The Director,
	Town and Country Planning Department,
	Himachal Pradesh, Shimla.
Subject:-	Structural Stability Certificate.
Tehsilthe Indian Sta	I/We hereby certify that the building of Sh./ Smt./
	Name
	(Civil Engineer)
	Registration Nodated
	Address
	I/We hereby certify that the soil and strata of the land over which building of
	Name
	(Geologist)
	Registration Nodated
	Address

(Strike out which is not applicable)

#### FORM-16

#### (See rule-22)

#### FORM OF APPLICATION FOR APPEAL

No		Dated		
To				
	The Secretary (TCP) to th Government of Himachal Shimla.			
Subject:	Appeal against the Orde	rs of refusal of permission/licence.		
Reference:	Order Noappeal is filed.	dated against which the		
Sir,				
this Order, I a	tion of building/ grant of lic dated A cert	grant of permission for development/ sub-division of ence has been refused by the Director vide Order No. ified copy of the Order is attached herewith. Against clear statement of facts of the case and the grounds on		
1				
2				
3				
4				
	In view of above stated gr	ounds, precisely the relief prayed for is as under:-		
1				
2				
3				
4				
		a sum of Rsonly (Rupees Treasury Challan (original copy attached herewith) e for making this appeal.		
	I/ we	do hereby declare that the facts and contents		
stated above a	re true to the best of my/our	knowledge and belief.		
Place				
Date		Yours faithfully,		
Enclosers: As	s above.	(Signature of the Applicant(s))		
		Address		
		Phone No		

#### **FORM- 17**

#### (See rule 24)

#### NOTICE TO THE GOVERNMENT TO PURCHASE INTEREST IN THE LAND

No		<b>Dated</b>	
То			
	The Secretary (TCP) to the, Government of Himachal Pra- Shimla.	desh,	
Sir,	,		
No own No. any)	relopment of land in Khata No  Mauja/ Moha	ission to undertake / carry out the sub-division/	
	It is further submitted that:-		
1.	•	onably beneficial use in its existing state; or	
2.	The land cannot be rendered capable of reasonably beneficial by carrying out the permitted development in accordance with the permission; or		
3.	The sale value has been diminished due	to the reasons given below:-	
	necessary interest in land, in accordance	ed reasons, I/we pray the Government to acquire with the provisions of sub-section (5) of Section y Planning Act, 1977 ( Act No. 12 of 1977).	
the 1	I/ we/am/are enclosing herewith matter:-	following documents for taking further action in	
1.	Proof of ownership		
2.	Location Plan		
3.	Site Plan		
4.			
5.			
Enc	closers: As above.	Yours faithfully,	
		(Signature of the Applicant(s)) Address	
		Phone No*e-mail address	

<sup>\*</sup>As amended vide Himachal Pradesh Town and Country Planning (Amendment), Rules 2016

### TOWN AND COUNTRY DEVELOPMENT AUTHORITY/SPECIAL AREA DEVELOPMENT AUTHORITY HIMACHAL PRADESH

#### **FORM -18**

(See rule-25)

### ORDER OF REVOCATION/ MODIFICATION OF DEVELOPMENT PERMISSION

No	Dated
Pradesh Town and Country Planning Ac	ler sub-section (1) of section 31 of the Himachal t, 1977 (Act No. 12 of 1977) to develop land was
the Development Plan prepared or under p	o the undersigned that it is expedient, having regard to preparation for Planning/ Special Area and to permission for development should be revoked or
section (1) of section 37 of the Himachal	rsigned in exercise of the powers vested under sub- Pradesh Town and Country Planning Act, 1977 (Act fy the development permission granted vide Office ven below:-
1	
2	
3	
	Chairman
To	own and Country Development Authority/
Sį	pecial Area Development Authority
Shri/ Smt./ M/s	

#### Registered (AD)/Speed Post

### TOWN AND COUNTRY DEVELOPMENT AUTHORITY/SPECIAL AREA DEVELOPMENT AUTHORITY HIMACHAL PRADESH

### **FORM-19** (See rule 26(3))

#### **ORDER**

No	Dated
	aim was sent to the Town Planning Officer for ording the owner(s) reasonable opportunity of being
And, whereas the report of duly considered;	the Town Planning Officer has been received and
section (2) of section 37 of the Act Rsonly(Rs	igned in exercise of the powers vested under sub- ibid, hereby assess and award an amount of only) in favour of in respect of his/her/their aforesaid claim.
	Chairman wn and Country Development Authority ecial Area Development Authority
Shri Smt./M/s	
	Registered (AD)/Speed Post
	Y PLANNING DEPARTMENT HAL PRADESH
	ORM- 20 ee rule -27)
	F THE HIMACHAL PRADESH TOWN AND PLANNING ACT, 1977
(ACT	NO. 12 OF 1977)
<b>No</b> To	Dated,
Shri /Smt./M/s	
(Owner	r/Occupier)

Subject:-	Show Cause Notice under the provisions of section 38 of the Himachal
	Pradesh Town and Country Planning Act, 1977 (Act 12 of 1977).

	= = = = = = = = = = = = = = = = = = =			
errection	Whereas you have commenced/ carried on/ completed development of land or of building consisting ofstoreys and situated on Khasra .Ward/Mohal/VillageTehsilDistrictHimachal Pradesh:-			
(a)	without the permission as required under sub-section (2) of section 15-A or clause (a) of section 16 or sub-section (1) of section 28 or section 29 or sub-section (1) of section 30 or sub-sections (1) or (2) of section 30-A (beyond the limits as specified under section 30-A) of the Himachal Pradesh Town and Country Planning Act, 1977 (Act No.12 of 1977).  OR			
(b)	in contravention of the permission granted under sub-section (2) of section 15-A or clause (a) of section 16 or sub-section (1) of section 28 or section 29 or sub-sections (1) or (2) of section 30-A (beyond the limits as specified under section 30-A) or sub-section (1) of section 31 of the Himachal Pradesh Town and Country Planning Act, 1977 (Act No.12 of 1977) vide Order No			
	OR			
(c)	in contravention of the permission duly modified under sub-section (2) of section 15-A or clause (a) of section 16 or sub-section (1) of section 28 or Section 29 or sub-sections (1) or (2) of section 30-A (beyond the limits as specified under section 30-A) or sub-section (1) of section 31 of the Himachal Pradesh Town and Country Planning Act, 1977 (Act No.12 of 1977) vide Order No			
	OR			
(d)	after the permission for development has been duly revoked under sub-section (1) of section 37 of the Himachal Pradesh Town and Country Planning Act, 1977 (Act No.12 of 1977), vide Order No			
	OR			
(e)	in contravention to the provisions specified under sections 39, 39-A, 39-B and 39-C			

of the Himachal Pradesh Town and Country Planning Act, 1977 (Act No.12 of 1977).

As such, you are hereby required to show cause either personally or through your duly authorized agent within thirty days from the receipt of this Notice, as to why action under section 38 of the Himachal Pradesh Town and Country Planning Act, 1977 (Act No.12 of 1977) be not initiated against you.

> Director Town and Country Planning Department Himachal Pradesh, Shimla

(Strike out which is not applicable).

### TOWN AND COUNTRY PLANNING DEPARTMENT HIMACHAL PRADESH

FORM- 21 (See rule -28)

# NOTICE UNDER SUB-SECTION (1) OF SECTION 39 OF THE HIMACHAL PRADESH TOWN AND COUNTRY PLANNING ACT, 1977

(ACT NO. 12 OF 1977)

	Dated,
To	Shri /Smt./M/s
	(Owner/Occupier)
Subject:-	Notice under sub-section (1) of section 39 of the Himachal Pradesh Town and Country Planning Act, 1977 (Act No. 12 of 1977).
i.e	Whereas, it has been observed that you have commenced / carried out/carrying development on the land or you have changed or are changing the use of land(Description of Land) situated on Khasra .Ward/Mohal/VillageTehsilDistrictHimachal Pradesh:-
(a)	without the permission as required under sub-section (2) of section 15-A or clause (a) of section 16 or sub-section (1) of section 28 or section 29 or sub-section (1) of section 30 or sub-sections (1) or (2) of section 30-A (beyond the limits as specified under section 30-A) of the Himachal Pradesh Town and Country Planning Act, 1977 (Act No.12 of 1977).
	OR
(b)	in contravention of the permission granted under sub-section (2) of section 15-A or clause (a) of section 16 or sub-section (1) of section 28 or section 29 or sub-sections (1) or (2) of section 30-A (beyond the limits as specified under section 30-A) or sub-section (1) of section 31 of the Himachal Pradesh Town and Country Planning Act, 1977 (Act No.12 of 1977) vide Order No
	OR
(c)	in contravention of the permission duly granted under sub-section (2) of Section 15-A or clause (a) of section 16 or sub-section (1) of section 28 or section 29 or sub-sections (1) or (2) of section 30-A (beyond the limits as specified under section 30-A) or sub-section (1) of section 31 of the Himachal Pradesh Town and Country Planning Act, 1977 (Act No.12 of 1977) vide Order No
	OR
(d)	after the permission for development has been duly revoked under sub-section (1) of section 37 of the Himachal Pradesh Town and Country Planning Act, 1977 (Act No.12 of 1977), vide Order No
	OR
(e)	in contravention to the provisions specified under sections 39, 39-A, 39-B and 39-C of the Himachal Pradesh Town and Country Planning Act, 1977 (Act No.12 of 1977).
	Now, therefore, you are directed:-

(a)	place.
	OR
(b)	to comply with the conditions of the permission granted or modified and conveyed to you vide Order No
	OR
(c)	to alter the development in conformity with the condition(s) subject to which permission has been granted to you as under:-
	(i)
	(ii)
	(iii)
	OR
(d)	to stop and discontinue the development operations as under:-
	(i)
	(ii)

Within a period of fifteen days from the date of service of this Notice. If within the period as specified in this Notice, you fail to comply with the above direction(s), subject to the provisions to sub-sections (3), (4) or (5) of section 39 of the Himachal Pradesh Town and Country Planning Act, 1977 (Act No.12 of 1977), you shall be liable for action under subsection (6) of section 39 of the Himachal Pradesh Town and Country Planning Act, 1977 (Act No.12 of 1977).

(iii).....

Director

Town and Country Planning Department

Himachal Pradesh, Shimla

(Strike out which is not applicable).

#### Copy to:-

- 2. The Executive Engineer, Division No. ..., Himachal Pradesh State Electricity Board Ltd...... with the request that service connection may not be released or to disconnect the service connection of the above said owner/occupier immediately.
- 3. The Executive Engineer, Division No....., Himachal Pradesh Irrigation and Public Health Department, .......... with the request that service connection may not be released or to disconnect the service connection of the above said owner/ occupier immediately.
- 4. Notice Board.

Director Town and Country Planning Department Himachal Pradesh, Shimla

#### Registered (AD)/Speed Post

### TOWN AND COUNTRY PLANNING DEPARTMENT HIMACHAL PRADESH

FORM - 22 (See rule -29)

		(See rule -29)	
		R SUB-SECTION (2) OF SECTION 39 OF THE HIMACHAL N AND COUNTRY PLANNING ACT, 1977 (ACT NO. 12 OF 1977)	
No		Dated	
Sub	•	tice under sub-section (2) of section 39 of the Himachal Pradesh Town d Country Planning Act, 1977 (Act No. 12 of 1977)	
Cou		nereas, a Notice was issued under rule 28 of the Himachal Pradesh Town and Rules, 2014 to Shri/Smt./M/s; and	
with	Wł	nereas, the directions issued vide aforesaid Notice have not complied;	
Smt. deve No	achal Pradesh /M/selopment Ward/N	w, therefore, a Notice is served under sub-section (2) of section 39 of the Town and Country Planning Act, 1977 (Act No. 12 of 1977) to Shripmand he / she/ them is /are directed to stop or to seal the un-authorized on the land situated on Khasra Mohal/Village	
3			
		Director Town and Country Planning Department Himachal Pradesh, Shimla	
		······································	
Сор	y to:-		
3.	District Pul information	r, Information and Public Relation Department, Himachal Pradesh, Shimla dolic Relation Officer, District	
4.	The Executive Engineer, Division No, Himachal Pradesh State Electricity Boa Ltd with the request that service connection may not be released or to disconne the service connection of the above said owner/ occupier immediately.		
5.	The Executive Engineer, Division No, Himachal Pradesh Irrigation and Public Healt Department, with the request that service connection may not be released or disconnect the service connection of the above said owner/occupier immediately.		
6.	Notice Board	l. Director	

Director Town and Country Planning Department Himachal Pradesh, Shimla

#### Registered (AD)/Speed Post

### \*TOWN AND COUNTRY PLANNING DEPARTMENT HIMACHAL PRADESH

#### \*FORM- 23

(See rule 31)

#### ORDER UNDER SUB-SECTION (1) SECTION 39-A OF THE HIMACHAL PRADESH TOWN AND COUNTRY PLANNING ACT, 1977 (ACT NO. 12 OF 1977)

N.o.	(ACI NO. 12 OF 1977)	
No	Dated	
Subject:-	Order under sub-section (1) of section 39-A of the Himachal Prade Town and Country Planning Act, 1977 (Act No. 12 of 1977) to disconting or to stop the development on land bearing KhasraNo	ue ng
carried out b	Whereas, it has been brought to the Notice of the undersigned, pursuant to to onducted on dated,that un-authorized development is being or has be by Shri/Smt./M/s	en
contravention Pradesh Tow as required u of section 28 specified und and Country subject to v	And, whereas the said un-authorized development falls with	in nal on (1) as wn ns ler
	Himachal Pradesh Town and Country Planning Act, 1977 (Act No. 12 of 1977), dered that the said development be discontinued/stopped forthwith on the abo	it
	(Signature)(Designation) for on behalf of the State Government of Himachal Pradesh	
	/s	
	ANNEXURE-A	
1	(Details of un-authorized constructions)	
2		
	(Signature)(Designation) for on behalf of the State Government of Himachal Pradesh	

<sup>\*</sup>As amended vide Himachal Pradesh Town and Country Planning (Amendment), Rules 2016

# TOWN AND COUNTRY PLANNING DEPARTMENT HIMACHAL PRADESH

#### FORM 24

(See rule 32)

#### FORM FOR POLICE ASSISTANCE

No	Dated
Whereas it has been noticed the Shri/Smtresident of	
un-authorized development on the	
NoWard/Mohal/Village	TehsilDistrict
Himachal Pradesh, in contravention of	-
Development Plan / Sectoral Plan/ Himachal Pradesh To	
or without permission or approval or sanction as required	
or clause (a) of section 16 or sub-section (1) of section (2) of section 30-A (beyond the limits as specified und	
section 31 of the Himachal Pradesh Town and Country F	
or in contravention of any conditions subject to which	_
has been granted vide Order No	
And, whereas the undersigned in pursu	-
section (1) of section 39-A of the Himachal Pradesh T (Act No.12 of 1977) had ordered the discontinuance/stop	•
Office Order Nodated	
Since State 110	,
And, whereas the said development has	not been discontinued /stopped by the
said person, in pursuance of the orders issued under s	
Himachal Pradesh Town and Country Planning Act, 197	7 (Act No.12 of 1977);
Now, therefore, the undersigned, being	the authorized Officer in this behalf, in
pursuance of the provisions contained in sub-section	
Pradesh Town and Country Planning Act, 1977 (Act M	No.12 of 1977) requires you to deploy
adequate Police force to remove, within	days, the said person by whom the
development has been commenced and all his/her/their	_
of development and to seize all construction material,	tools, machinery, scaffolding or other
things used in such development.	
	(Signature)
	(Designation)
	for on behalf of the State
	Government of Himachal Pradesh
Station House Officer,	

### TOWN AND COUNTRY PLANNING DEPARTMENT HIMACHAL PRADESH

**FORM- 25** (See rule 34)

# NOTICE TO SEAL UN-AUTHORISED DEVELOPMENT UNDER SECTION 39-B OF THE HIMACHAL PRADESH TOWN AND COUNTRY PLANNING ACT, 1977 (ACT NO. 12 OF 1977)

No	Dated
То	
Sh./Smt./M/s	
Whereas, it has been brought to the notinspection conducted on dated	land situated on Khasra silDistrictHimachal Plan/ Development Plan / Sectoral Plan/ 2014 or without permission or approval 15-A or clause (a) of section 16 or substill of (2) of section 30-A (beyond the 1) of section 31 of the Himachal Pradesh 1977) or in violation of the conditions of
In order to prevent any dispute as to the	ne nature and extent of the un-authorized
development and for the purpose of carrying out the prand Country Planning Act, 1977 (Act No. 12 of 1977) the said un-authorized development under section 39 Country Planning Act, 1977 (Act No. 12 of 1977); and	rovisions of the Himachal Pradesh Town, it is proposed to make an order sealing
Therefore, you are hereby called u ofdays from the service of this Notice to why the said un-authorized development be got dir ofthe Himachal Pradesh Town and Country Planning A	rected to be sealed under section 39 (B)
Take further notice that on	
At the time of hearing you may also, evidence, as you may desire to produce in support of you	in addition to the above, produce such our contentions.
	(Signature)
	(Designation)
	for on behalf of the State
	Government of Himachal Pradesh.

#### \*TOWN AND COUNTRY PLANNING DEPARTMENT HIMACHAL PRADESH FORM- 25-A

[See rule 34(2)]

#### **UNDERTAKING**

s/o/w/o/d/ohave undertaken un-authorized constr	, Res	sident ofment comprising of
e e		.,. Hadbast No District
		er provisions of the Himachal Pradesh vide letter No
Authority namelyconstruction/development, within a per	eriod of	g afforded to me by the Competent reby agree to remove the un-authorized days / months from the date of issue of o
That I may be allowed to use temporarily during this period.	the remaining a	authorized portion of the building
building during the period mentioned disconnected and the Competent Auth	above, after who	nection(s) issued to me for the aforesaid ich the connections shall be liable to be t liberty to initiate any action as per the atry Planning Act, 1977 (Act No. 12 of
of the Competent Authority and the er portion of the building shall be borne I is done by the Competent Authority	ntire expenditure by me, be it rela y, the entire ex	the building on my own as per directions involved in sealing of the unauthorized ated to material or labour. In case sealing apenditure shall be paid by me to the e recovered from me as arrears of land
		Signature of applicant(s) Address
	]	Phone No.

<sup>\*</sup> As amended vide Himachal Pradesh Town and Country Planning (Second Amendment), Rules 2018

### FORM 26 (See rule 35(1))

# FORM OF APPLICATION FOR COMPOSITION OF OFFENCES UNDER SECTION 39-C READ WITH SUB-SECTION (3) OF SECTION 39 OF THE HIMACHAL PRADESH TOWN AND COUNTRY PLANNING ACT, 1977 (ACT NO. 12 OF 1977)

No	•••••		Dated:
То	The Director, Town and Country Planning Depar Himachal Pradesh, Shimla.	rtment,	
Subject:			
Reference	:- Your Notice No		dated
Sir,			
the Himac composition carried No	measuringsquare MetreTehsilDistrictved vide order No	O-C read with ning Act, 197 norized consti Khasra situate Himachal P	sub-section (3) of section 39 of 77 (Act No. 12, of 1977) for ructions/ developments having NoKhata /Khatauni d at Mauza radesh. My /our original map
construction	The reasons for composition of ons/developments are as under:-	f offences i.	e. deviations / un-authorized
1			
2			
3			
4			
developme	The details of offences i.e. onts are as under:-	deviations /	un-authorized constructions/
the	ase of building where plan was approve approved plan, beyond the prescribulations. Details of deviations /developm	ed limits, as	s specified under Rules and
(I)	Schedule of Area: (i) Built up Area (ii) Open area (iii) Total Plot Area	= = =	$M^2$ $M^2$ $M^2$
(II)	Schedule of Open Spaces:  (i) Front Set Back  (ii) Left Side Set Back  (iii) Right Side Set Back  (iv) Rear Set Back	= = = =	M M M M
(III)	Number of storeys of the building	=	Nos.

- 2. In case of building where plan was not approved and construction carried out is as per the Himachal Pradesh Town and Country Planning Act, 1977 (Act No. 12, of 1977), the Himachal Pradesh Town and Country Planning Rules, 2014 and Regulations of the Interim Development Plan or Development Plan. Details of developments carried out are as under:-
  - (I) Schedule of Area:

(i)	Built up Area	=	$\mathbf{M}^2$
(ii)	Open area	=	$\mathbf{M}^2$
(iii)	Total Plot Area	=	$M^2$

(II) Schedule of Open Spaces:

(i)	Front Set Back	=	M
(ii)	Left Side Set Back	=	M
(iii)	Right Side Set Back	=	M
(iv)	Rear Set Back	=	M

- (III) Number of storeys of the building = Nos.
- 3. In case of building where plan was not approved and deviations have also been carried out plan, beyond the prescribed limits, as specified under Rules and Regulations. Details of deviations /developments carried out are as under:-
  - (I) Schedule of Area:

(i)	Built up Area	=	$\mathbf{M}^2$
(ii)	Open area	=	$\mathbf{M}^2$
(iii)	Total Plot Area	=	$\mathbf{M}^2$

(II) Schedule of Open Spaces:

	* *		
(i)	Front Set Back	=	M
(ii)	Left Side Set Back	=	M
(iii)	Right Side Set Back	=	M
(iv)	Rear Set Back	=	M

- (III) Number of storeys of the building = Nos.
- (IV) Deviations in the Set Backs (Storey wise)

(i)	Ground Storey	=	$M^2$	
(ii)	First Storey		=	$\mathbf{M}^2$
(iii)	Second Storey		=	$\mathbf{M}^2$
(iv)	Third Storey		=	$\mathbf{M}^2$
(v)	Fourth Storey		=	$\mathbf{M}^2$
(vi)	Fifth Storey		=	$\mathbf{M}^2$
(vii)			=	$\mathbf{M}^2$

- 4. In case of building constructed on an under size plot i.e. less than the permissible plot size, as specified under Rules and Regulations. Details of deviations/ development carried out are under:-
  - (I) Schedule of Area
    - (i) Plot Area as specified under Rules and Regulations

(ii) Minimum Plot Area over which building has been constructed

 $\mathbf{M}^2$ 

	(iii) Total area of under size Plot (i)-(i	i)	=	$M^2$
	(iv) Percentage of under size Plot Area	a	=	%
	The following documents are enclosed	herewith:		
(i) (ii)	A copy of title/ ownership documents A copy of latest original tatima showing		•	cess to the
(iii)	Two sets of Location Plan in the		-	direction,
(iv)	land/building in question, abutting patl Two sets of Site Plan in the scale of 1 dimensions and also showing all drai septic tank, soak pit, rain water harves drainage.	200, clearly showing that the same state of the	he building wit	ocation of
(v)	Two sets of detailed architectural destorey with two cross-sections and 1:100. These drawings are in the form of rooms, openings, thickness of wall,	two elevations of the of working drawing sh floor and slab etc.	building in the owing all the d	e scale of imensions
(vi)	Two sets of photographs taken from number of storeys.	all sides of the build	ing, clearly sh	owing the
(vii)	A copy of Affidavit to the effect that has not encroached upon any Governm		structed on own	ı land and
(viii)	A copy of Structural Stability Certifica	ate as per Section 31-A	of the Himach	al Pradesh
*(ix)	Town and Country Planning Act, 1977 For the plots abutting National Highw National Highways provided in Guide Properties along National Highw 33032/01/2017 dated 19 <sup>th</sup> July 2018 and Himachal Pradesh Public Works I be required to submit a self-declarate width/ setback as per provisions of tAct, 1968.  Certified that the Plans h Sh./Smt./M/s	rays: The access permital relines for access permital rays-amendments vides hall be mandatory. For Department's scheduled ion/undertaking to make Himachal Pradesh ave been prepared, dee and address of the rurveyor), having Regist Certificate has address of the Regist stration Nodate of Rs/- only (Rs	ssion to Fuel S e letter no or other State I l roads the appl aintain minimul Road Side Lan lesigned and s registered Town stration No been issi tered Architect ted	tation and RW-NH-Highways, icant shall am control and Control signed by a Planner/dated ued by Planner/
	of the Himachal Pradesh Town and Challan No, dated	•		•
		,	actica // c-payiti	ciit.
Enclose	ers: As above.	Yours faithfully,		
		Signature of applicant(s		
	]	Phone No		
* As amen	ded vide Himachal Pradesh Town and Country Plannin			

#### Registered (AD)/Speed Post

### TOWN AND COUNTRY PLANNING DEPARTMENT HIMACHAL PRADESH

FORM- 27 (See rule- 35(1))

#### FORM OF PERMISSION FOR COMPOSITION OF OFFENCES

No	<b></b>	Dated
То		
	Sh./Smt./M/s	
Subject:-	Permission for Co	mposition of Offences.
Reference:-	Your Application	Nodated
Town and Corcarried	granted permission untry Planning Act, out on	your Application under reference on above cited subject. under sub-section (5) of section 39 of the Himachal Pradesh 1977 (Act No. 12 of 1977) for Composition of Offences the land bearing Khasra NoTehsil
	A copy of map duly	y compounded is enclosed herewith.
	Please acknowledge	e the receipt of this Order.
Enclosers: As	above.	Director Town and Country Planning Department, Himachal Pradesh, Shimla
		JNTRY DEVELOPMENT AUTHORITY HIMACHAL PRADESH
		FORM 28 (See rule 36(1))
NOT		ATION OF INTENTION TO PREPARE TOWN EVELOPMENT SCHEME
No	•••	Dated
Planning Act, intends to prep	sub-section (2) of 1977 (Act No. 12 of pare Town Development	d and published for the information of the general public as section 52 of the Himachal Pradesh Town and Country 1977), that the Town and Country Development Authority nent Scheme for
Place Date		Town and Country Development Authority Himachal Pradesh

#### Copy to:-

- 1. The Director, Information and Public Relation Department, Himachal Pradesh, Shimla for publication of this Notice in one or more newspapers in circulation in the Planning / Special Area.
- 2. The Controller, Printing and Stationeries Department, Himachal Pradesh, Shimla for publication of this Notice in the Official Gazette of Himachal Pradesh. A copy of Gazette publication may be sent to this office.
- 3. The Director, Town and Country Planning Department, Himachal Pradesh, Shimla.
- 4. Notice Board.

Chairman
Town and Country Development Authority
Himachal Pradesh.

#### TOWN AND COUNTRY DEVELOPMENT AUTHORITY HIMACHAL PRADESH

FORM 29 (See rule 36(2))

NOTICE OF PUBLICA	TION OF DRAFT TOWN DEVELOPMENT SCHEME Dated
prepared for the Himachal Pradesh Town and	reby given that a draft Town Development Scheme has been (Planning/Special Area) under sub-section (3) of section 52 of the I Country Planning Act, 1977 (Act No. 12 of 1977) and a copy tion during office hours in the following offices:-
1	
2	
3	
Any objection any publication of this Notice in	on or suggestion with respect to the draft Scheme, which is person(s) likely to be affected thereby within thirty days of the the Official Gazette of Himachal Pradesh, will be considered, by lopment Authority after having been given him/them opportunity
Place Date	Chairman Town and Country Development Authority Himachal Pradesh

#### Copy to:-

- 1. The Director, Information and Public Relation Department, Himachal Pradesh, Shimla for publication of this Notice in one or more newspapers in circulation in the Planning / Special Area.
- 2. The Controller, Printing and Stationeries Department, Himachal Pradesh, Shimla for publication of this Notice in the Official Gazette of Himachal Pradesh. A copy of Gazette publication may be sent to this office.
- 3. The Director, Town and Country Planning Department, Himachal Pradesh, Shimla.
- 4. Notice Board.

Chairman
Town and Country Development Authority
Himachal Pradesh

#### TOWN AND COUNTRY DEVELOPMENT AUTHORITY HIMACHAL PRADESH

#### **FORM 30** (See rule 36(2))

#### NOTICE OF PUBLICATION OF FINAL TOWN DEVELOPMENT SCHEME

No				Date	ed	•••••		
No	heme for Himacha	al Pradesh To	dated/ (Planning/ own and Co	with Special untry Plan	n respect Area) un nning Ac	t to the	e draft section	(3) of
			Or					
V rejected.	Vhereas, o	bjections and	l suggestions	were rec	eived wh	ich were	consider	ed and
			Or					
V been made in the		objections and Scheme.	d suggestions	s were rec	ceived ar	nd the am	endment	ts have
(Pof the Himachal Committee consti	lanning/S <sub>l</sub> Pradesh, 7	pecial Area), Town and Co	untry Plannii	proved un	977 ( Ac	section (4 t No. 12 o	) of sect	
Area), is hereby Scheme are availa	published		ormation of	the genera	al public	and cop	ies of th	
1								
2								
3								
4								
T the date of public		own Develop nis Notice in t						ct from
PlaceDate			Town and C Him	Chairmar Country De nachal Pra	evelopme	ent Author	rity	
Copy to:-								

- The Director, Information and Public Relation Department, Himachal Pradesh, Shimla for publication of this Notice in one or more newspapers in circulation in the Planning / Special Area.
- The Controller, Printing and Stationeries Department, Himachal Pradesh, Shimla for 2. publication of this Notice in the Official Gazette of Himachal Pradesh. A copy of Gazette publication may be sent to this office.
- 3. The Director, Town and Country Planning Department, Himachal Pradesh, Shimla.
- 4. Notice Board.

Chairman Town and Country Development Authority, Himachal Pradesh.

### TOWN AND COUNTRY DEVELOPMENT AUTHORITY HIMACHAL PRADESH

### FORM-31 (See rule 38(1))

#### NOTICE OF INTENTION TO LEVY DEVELOPMENT CHARGES UNDER SUB-SECTION (1) OF SECTION 62 OF THE HIMAHCAL PRADESH TOWN AND COUNTRY PLANNING ACT, 1977 ( ACT NO 12 OF 1977)

It is hereby notified and declared for the information of general public that the

Dated.....

The Sche	Town Development Scheme for(Planning/Special Area) has been completed. The Town and Country Development Authority intends to levy Development Charges, as per Schedule given below, in the(Planning/Special Area) affected by the Scheme adjacent to it.							
afore	esaid develo			land falling within	n the aforesaid a	rea are liable to	pay the	
 Offic		late (no	t later than	if any, in this benthirty days from the		•	•	
Sr. No.	Name of Owner	Name of Original Pl	nal Plot	Incremental value effected	Incremental difference in		Remarks	
NU.	Owner	Area	Value	due to implementatio n of Scheme	value (Col. 4&5).	payable by plot owner as Development al Charges		
1	2	3	4	5	6	7	8	
	e			Tov	Chair vn and Country D		ority	

#### Copy to:-

No.....

- 1. The Director, Information and Public Relation Department, Himachal Pradesh, Shimla for publication of this Notice in one or more newspapers in circulation in the Planning / Special Area.
- 2. The Controller, Printing and Stationeries Department, Himachal Pradesh, Shimla for publication of this Notice in the Official Gazette of Himachal Pradesh. A copy of Gazette publication may be sent to this office.
- 3. The Director, Town and Country Planning Department, Himachal Pradesh, Shimla.
- 4. Notice Board.

Chairman
Town and Country Development Authority
Himachal Pradesh

Himachal Pradesh

### TOWN AND COUNTRY DEVELOPMENT AUTHORITY HIMACHAL PRADESH

### FORM 32 (See rule 38 (2))

#### NOTICE FOR ASSESSMENT OF DEVELOPMENT CHARGES

No	Dated
То	
	Sh./Smt./M/s
	Your landed property bearing Khasra No
	You are hereby given Notice under sub-section (4) of section 62 of the esh Town and Country Planning Act, 1977 ( Act No. 12 of 1977) that the arges of Rsonly (Rsonly) have been assessed to be due
	You are hereby called upon to deposit the Development Charges as mentioned Town and Country Development Authority within a period of thirty days from apt of this Notice.
	Chairman Town and Country Development Authority
•••••	Himachal Pradesh
	FORM-33 (See rule 39)
APPLICAT	TION FORPERCENT DEBENTURE(S) ISSUED BY THE TOWN AND COUNTRY DEVELOPMENT AUTHORITY
	(Broker's Stamp to be affixed here).
То	The Chairman, Town and Country Development Authority, Himachal Pradesh.
Sir,	
face value of Retender Cash/Cheofpe	I/We
*Debenture of I	Rsonly (Rsonly)
*Debenture of I	Rsonly (Rsonly)

*Debenture	e of Rs only (Rs only)
*Debenture	e of Rsonly (Rsonly)
	Yours faithfully,
Dated	Name of Applicant(s) (in Block letters)
*To be give	en in the figures and words.
<b>Note:-</b> 1	The debentures will be issued in the denominations of Rs 100, Rs.500, Rs. 1000, Rs.5000, Rs.10,000, Rs.25,000, Rs.50,000, Rs.1,00,000 and Rs.5,00,000.
2	If the Applicant(s)'s signature is by thumb marks, it should be witnessed by two persons. The full name(s), occupation(s) and address (es) of the witness (es) should be appended to their signatures.
3	If the Application is made in the name of a Registered Body excepting Trusts, the under noted documents, if not already registered at the Public Debt Office, should be enclosed with the investment application:-
	(i) Certificate of Registration Incorporation.
	(ii) Memorandum and Articles of Association or a certified copy of the Rules, Regulations and Bye-laws of the Body/Company.
	(iii) Certified copy of the Resolution in favour of the person(s) authorized to deal in Government securities on behalf of the Body/Company.
	<del></del>
	APPLICATION RECEIPT
(Rs	Received percent debentures of the Town and Country Development from Shri/Smt./M/s for the sum of Rs only
	(Signature and designation of the Officer receiving money)

**Note:-** This Receipt must be carefully preserved, as it is to be surrendered to the Authority duly discharged at the time of taking delivery of debentures.

Town and Country Development Authority, Himachal Pradesh

#### TOWN AND COUNTRY PLANNING DEPARTMENT HIMACHAL PRADESH \*FORM -34

#### (See rules 13, 14 and 16)

### APPLICATION FOR GRANT OF PLANNING PERMISSION FOR REAL ESTATE PROJECT

10	
Sir,	
No	I/we hereby wish to apply for the grant of planning permission to set up a Estate Project having name and style of project
1.	The requisite particulars are as under:-
(i)	Status of the Applicant, whether individual or Company or Firm of Association of Persons or Co-operative Society or joint family
(ii)	In case of Individual or Association of Persons or joint family:-
	(a) Name
	(b) Father's Name
	(c) Occupation
	(d) Permanent Address
(i	ii) In case of Firm or Co-operative Society or Company:-
	(a) Name
	(b)Address
	(c) Copy of Registration Certificate
	(d) Major activities
	(e) Name and Address of Partners/ Chief Executive/ Full time

<sup>\*</sup> As amended vide Himachal Pradesh Town and Country Planning (Eighth Amendment), Rules 2022

(i)	Whether applicant	is Income	Tax payee/	assesses,	if so, give
	Permanent	Account	Nu	nber	(PAN)
	No				alongwith
	Aadhar No				
(ii)	Whether the applica	ant had ever	been grante	d permissi	on to set up
	a Real Estate Proje	ect or Buildi	ng or Apart	ment unde	er any other
	law,	if	yes,		details
	thereof				

- (iii)Whether the applicant has ever established a Real Estate Project or is establishing a Real Estate Project, if, yes details thereof......
- 2. The following Plans, Drawings and other documents are submitted online, namely:-

The following Plans, Drawings and other documents are submitted online, namely:-

- (i) a copy of latest Jamabandi (not being more than six month old), in original showing the title/ownership of the land under the Real Estate Project;
- (ii) a copy of latest original Tatima(not being more than six month old), showing Khasra number(s), description and area of land in question, abutting Road/path with its width as well as adjoining Khasra numbers falling on all the outer limits/ boundaries of the land in question with their revenue classification.
- (iii) details of encumbrances on the land on which development of project is proposed including details of any rights, title, interest, dues, mortgage, litigation in Revenue Courts and name of party in or over such land or non-encumbrance certificate from an Advocate having experience of atleast ten years or from the revenue authority not below the rank of Tehsildar/ Naib Tehsildar, as the case may be;
- (iv) three sets of Location Plan in the scale of 1:1000 showing North direction, indicating the land in question, showing main approach road(s), name of road(s) on which the property and boundaries abuts, important public buildings like hospital, school, cinema, petrol pump, existing land uses / building uses surrounding the land;
- (v) The Site Plan to be submitted along with the application for seeking permission shall be drawn to a scale of 1: 200 for plots up to 2500 square metres in size and on a scale of 1:500 for plots more than 2500 square metres in size. The plan shall show the following:-
  - (a) The boundaries of the site conforming to revenue tatima and any contiguous features;

- (b) The position of the site in relation to neighbouring street/ revenue road/rasta:
- (c) The names and width of the streets on which the building is proposed to be situated, if any;
- (d) All existing buildings standing on, over or under the site;
- (e) The means of access from the street to the building, and to all other buildings, if any which the applicant intends to erect upon his contiguous land, referred to above in clause (a);
- (f) The width of the street, in front, if any at the sides or rear of building;
- (g) The direction of North point relative to the plan of the buildings;
- (h) Any existing physical features such as drains, trees, overhead/ underground electric supply lines including its capacity, etc;
- (i) The area of land under scheme as per revenue record and as available at site, ground coverage and the covered area on each floor alongwith its percentage to the total area of the site;
- (j) The contour plan @ contour interval of 2 mtrs for plots up to 2500 square metres and 5 mtrs for plots above 2500 square metres;
- (k) Details of utilities and services like water supply, drainage, sullage, sewage, sewage, sewage along with disposal of drainage, sullage, sewage, position of septic tank, soak pit, Sewerage Treatment Plant, rain harvesting tank, electric and telephone poles, fire hydrants, emergency evacuation signage.
- (vi) For Plotted Development projects i.e. sub-division of land into plots, three sets of drawings in the scale of 1:200 for plots of size up to an area of 2500 Sqm and to the scale 1:500 for plots of sizes more than 2500 Sqm showing,
  - (a) Layout plan/site plan showing boundaries of site conforming to revenue tatima and status of land on all four sides;
  - (b) Existing road(s) with its width, abutting the plot, as per Revenue Record/ Tatima and/ or as existing at site physically, if not in Revenue Records;
  - (c) Contours, with contour interval of 2 mtrs for plots of size up to 2500 Sqm and contour interval of 5mtrs for plots of size more than 2500 Sqm;
  - (d) Existing water bodies like Bauri, Well, Nallah, khud, if any;
  - (e) Overhead or underground electrical lines with their capacities;
  - (f) Water or sewerage lines private or government with their capacities;

- (g) Trees and Forest Boundary, if within or abutting the land under reference:
- (h) Layout plan showing all plots with their dimensions, internal roads/ Driveways, setbacks from the internal roads and boundaries, Green areas comprising of parks and open spaces, community buildings such as school, dispensary, post office, bank etc. and all development
- (i) proposals including a general report and mode, so as to make the scheme self-explanatory;
- (j) Area Schedule detailing total plot area as per revenue records and as available at site, total area of different land uses i.e. Residential, Commercial, Public/ Semi-Public, if any, area under internal roads/ driveways, footpaths, cycle tracks, Green area (parks and green belts), area under services like sewerage treatment Plants/ septic tanks and soak pits, Electrical Transformer or sub-station, overhead or underground water tanks with their respective capacities, accommodation for watch and ward staff.

A separate 'area calculation drawing sheet' showing the calculations of worked out area of each plot and space by sub-dividing the plot / space into geometrical shapes and working out area on the basis of dimensions of the sub-divided geometrical shapes to arrive at absolutely correct area of each plot / each space including open area, green area etc;

- (k) North direction: and
- (l) Table/ Chart showing details of sub divided/ carved out plots i.e. number of plots in each category, Plot area, Ground Coverage and its percentage, front sides and rear setbacks, FAR etc.
- (vii) For Residential/Commercial or Mixed Development Projects:

Three sets of drawings in the scale of 1:100, in the format of working drawing, showing North direction, dimensions and area of building, apartment/flats/Shops etc. and other architectural details and specifications of proposed building, apartment/flat /shop and all development proposals along with Schedule of built up area and open area, setbacks, area calculation sheet showing the calculations of worked out area of each plot or apartment/flat/shop, so as to make the scheme self explanatory.

The plans, elevations and sections of the building shall be drawn to a scale of 1:100 for plots measuring up-to 2500  $M^2$ ; and 1:200 for plots measuring more than 2500  $M^2$ .

A separate area calculation drawing sheet showing the calculations of "carpet area" of each saleable unit like flat/ apartment/ villa/ cottage/ garage/ covered parking/ commercial unit/ club house/ gym/ community centre/ exclusive balcony or verandah/ exclusive terrace etc, that the promoter intends to sell/ lease to prospective allottees in a real estate project, in accordance with the definition of "carpet area" as per the provisions of Real Estate(Regulation and Development) Act, 2016 and as is required as per serial no 2(XII) FORM 'A' specified in Himachal Pradesh Real Estate(Regulation and Development) Rules, 2017.

Similarly, the area calculation drawing sheet showing the calculations of all "common areas" that the promoter intends to sell/lease to prospective allottees in a real estate project on pro rata share basis, in accordance with the definition of "common areas" as per the provisions of Real Estate(Regulation and Development) Act, 2016.

The carpet area of each saleable unit and common areas in a real estate project should be worked out by sub-dividing the saleable unit / space into geometrical shapes and working out area on the basis of dimensions of the sub-divided geometrical shapes to arrive at absolutely correct area of each saleable unit and common area in a real estate project

#### These shall show:-

- (a) the plans of all the floors including basements and all external elevations and cross sections illustrating distinctly all the different levels and minimum one section through stair case;
- (b) the plinth level of the building with reference to the level of the mean level of street from where approach to the site is taken;
- (c) the schedule indicating the size of the doors, windows, openings and other methods of ventilation of each room/ area;
- (d) the means of access to the buildings and to its various floors as well as the means of escape in case of fire, if required under the specific law/ Code; along with ramps and steps with respect to the building;
- (e) in case of proposed additions and alterations in the existing building, all new works shall be shown on the drawings in distinctive colors along with index;

- (f) the method of disposal of waste water, sewage, storm water and water supply in detail;
- (g) provision of rain water harvesting system as per relevant Code in force; and
- (h) provision for photo voltaic solar power plant as per relevant Code in force; and
- (i) provision for differently abled person(s) as per Act/rules in force
- (viii) an explanatory note explaining the salient features of the proposed Real Estate Project in particular, the source of wholesome water supply arrangements and site for disposal and treatment of storm and sullage water. Detailed specifications and designs of water supply schemes, storm water, sullage, sewage, sewerage and provision for muck disposal with estimated costs;
- (ix) three sets of drawings showing the cross-sections of the proposed roads indicating, in particular the width of the proposed drainage ways, cycle tracks and footpaths, green verges, position of electric poles, telephone poles and any of other works connected with such roads. These drawings shall indicate the position of sewers, storm water channel, water supply and any other public health services. The detailed specifications and designs of roads, works thereof;
- (x) one set of detailed specifications and structural design of buildings or apartments/flats with estimated cost of buildings or apartments/flats and Structural Stability Certificate and Soil Investigation Report thereof in FORM 15;
- (xi) a set of detailed specification and design for electric supply including street lighting, etc;
- (xii) an undertaking in the shape of self-declaration to the effect that while constructing the building or apartment/flat, the owner/promoter shall abide by and conform to the Himachal Pradesh Public Works Department's specification(s) for the quality of material to be used and quality of constructions;
- (xiii) a note indicating the type of development proposed i.e. land Use or building use, namely residential or commercial or industrial or public and semi-public use etc; and
- (xiv) the name and address of the registered Town Planner/ Architect/ Engineer.
- 3. I/We further hereby enclose the following documents, namely:-

(i) Check List as per Appendix 7.	
(ii) Receipt in the shape of e-Challan or	Challan or e -payment or Demand
Draft drawn in favour of the C	ompetent Authority amounting to
Rsonly (Rs	only) as application fee.
4. It is further requested that I /we may be exe	empted from providing the following
amenity or amenities in the proposed Rea	l Estate Project and an explanatory
note, in duplicate, alongwith plans marked	d A.B.C. (so on) as to why the said
amenity or amenities are not required to be	e provided in the Real Estate Project
are enclosed herewith:-	
(i)	
(ii)	
(iii)	
5. I/We solemnly affirm and declare that the p	particulars given in para 1 to 4 above
are correct to the best of my/our knowledge	-
are correct to the best of my/our knowledge	and benefit
Enclosures: As above.	Yours faithfully,
	•
Dated:	Signature of Applicant(s)
Place:	alongwith full Name(s) and
	correspondence address
	Phone
	NoE-mail address
	L-man address

#### TOWN AND COUNTRY PLANNING DEPARTMENT **HIMACHAL PRADESH**

\*\*FORM-35 (See rule 42)

#### \*APPLICATION FOR PART COMPLETION/COMPLETION CERTIFICATE IN RESPECT OF REAL ESTATE PROJECTS

10	
	The Director,
	Town and Country Planning Department,
	Himachal Pradesh, Shimla.
Sir,	
,	I/We hereby apply for Part/Competition Certificate for Real Estate Project
registered u	under The Real Estate (Regulation and Development) Act, 2016(Act No. 16 of 2016)
vide	No dated valid
upto	As required, I /we hereby submit the following documents and
information	
(i)	a copy of development permission granted by the Competent Authority;
(ii)	a copy of the detailed Plan of the project showing the works undergoing or
( )	completed for which the Part Completion Certificate is required, alongwith
	detailed list of apartments/plots completed;
(iii)	Structure Stability Certificate in accordance within the provision of Section 31-A
( )	of the Himachal Pradesh Town and Country Planning Act, 1977.
(iv)	an explanatory note clearly indicating the details of external development works
(21)	which have been completed or are in progress or are yet to be undertaken in
	conformity with the approved plan;
(v)	valid copy of the Consent to Establish the project issued by the Competent
(٧)	Authority;
	Authority,

(vi) No Objection Certificate from Fire Department; and

(vii)	any other information,-	ŕ	

Applicant (s)		
Address		

Phone No..... E-mail address....

\*Note: - Strike out which is not applicable.

 $T_{\Omega}$ 

<sup>\*\*</sup> As amended vide Himachal Pradesh Town and Country Planning (Eighth Amendment), Rules 2022

# TOWN AND COUNTRY PLANNING DEPARTMENT HIMACHAL PRADESH

\*\*FORM-36 (See rule 42)

### \*PART COMPLETION/COMPLETION CERTIFICATE IN RESPECT OF REAL ESTATE PROJECTS

No	Dated
То	
	Shri/Smt./M/s
Subject:	Part Completion/Completion Certificate.
Reference:	Your Application No dated
hereby grant Block No District under the No Village/Town Pradesh, as named of Bu respect of Re	This is in reply to your Application under reference for issuance of Par Completion Certificate. This Part Completion/Completion Certificate is sed in your favour for the Building/Apartment /Flat/Plot No
	Director, Town and Country Planning Department, Himachal Pradesh, Shimla.
Copy to:-	
	e Chairman, Real Estate Regulatory Authority, Shimla, Himachal Pradeslon and further necessary action.
	Director,  Town and Country Planning Department,

\*Note: - Strike out which is not applicable.

Himachal Pradesh, Shimla.

<sup>\*\*</sup> As amended vide Himachal Pradesh Town and Country Planning (Eighth Amendment), Rules 2022

### \*APPENDIX-1 (See rules 13 and 14)

REGULATIONS FOR SUB-DIVISION OF LAND OR CHANGE OF LAND USE OR DEVELOPMENT OF LAND OR CONSTRUCTION OF BUILDING IN AREAS WHERE LAND USE IS FROZEN AND INTERIM DEVELOPMENT PLAN OR DEVELOPMENT PLAN HAS NOT BEEN PREPARED.

#### I. Application for permission:-

After the boundaries of the land in question are marked, the applicant shall make an application in Forms 11 or 12, as the case may be addressed to the Director and such application shall be accompanied by such documents as specified in Forms 11 or 12.

**II.** The minimum Plot Area, minimum Set Backs and maximum Floor Area Ratio (FAR) shall be as under:-

Sr.	Description and Minimum	Mi	nimum S	Set Backs	Maximum	Maximum	
No.	Plot Area		Μe	etre)		Floor Area	Height in
		Front	Left	Right	Rear	Ratio	Metres*
1	2	3	4	5	6	7	8
		Resi	dential l	Use			
1.	Detached Houses						
	(i) $150 \text{ M}^2 \text{ to } 250 \text{ M}^2$	2.00	1.50	1.50	1.50	1.75	21.00
	(ii) Above $250 \text{ M}^2 \text{ to } 500 \text{ M}^2$	3.00	2.00	2.00	2.00	1.75	21.00
	(iii) Above 500 M <sup>2</sup>	5.00	3.00	3.00	2.00	1.75	21.00
2.	Semi-detached Houses with						
	common wall on one side						
	Upto 120 M <sup>2</sup>	2.00	1.50	1.50	1.50	1.75	21.00
	Above $120 \text{ M}^2$ to $250 \text{ M}^2$	2.00	1.75	1.75	1.75	1.75	21.00
3.	Row Houses with common						
	wall on two sides						
	$90 \text{ M}^2 \text{ to } 120 \text{ M}^2$	2.00	Nil	Nil	1.50	1.75	18.00
		Com	mercial	Use			
1.	Booths upto 10 M <sup>2</sup>	1.00	Nil	Nil	Nil	-	4.00
2.	Shops						
	(i) Independent Shop/	2.00	Nil	Nil	1.00	-	6.00
	Showrooms (standalone)						
	above $10 \text{ M}^2$ to $30 \text{ M}^2$						
	(ii) Row Shops with common	2.00	Nil	Nil	1.00	1.75	9.00
	wall on two sides above 30						
	$M^2$ to 100 $M^2$						
	(iii)Row Shops with common	2.00	1.50	1.50	1.50	1.75	21.00
	wall on two sides above						
	$100 \text{ M}^2 \text{to } 250 \text{ M}^2$						
	(iv) Above $250 \text{ M}^2$ to $500 \text{ M}^2$	3.00	2.00	2.00	2.00	1.75	21.00
3.	Shopping Complex						
	(i)500 $M^2$ to 1500 $M^2$	5.00	3.00	3.00	3.00	1.75	21.00
	(ii) Above 1500 M <sup>2</sup> to 4000	10.00	5.00	5.00	5.00	1.75	21.00
	$M^2$	12.00	7.50	7.50	6.00	1.50	21.00
	(iii) Above 4000 M <sup>2</sup>						
	Parking				2		
	(i) $500 \text{ M}^2$ to $1500 \text{ M}^2$	= 1	.50 ECS	per100 N	$\mathbf{A}^2$ of buil	t up area	
	(ii)1500 $M^2$ to 4000 $M^2$ = 2.00 E				ırea		
	(iii) Above $4000 \text{ M}^2 = 3.00 \text{ECS}$	per100 M	1° of buil	t up area	1		1
4.	Tourism Unit						
	(i) $250 \text{ M}^2 \text{ to } 500 \text{ M}^2$	3.00	2.00	2.00	2.00	1.75	21.00
	(ii) Above 500 M <sup>2</sup> to 1500 M <sup>2</sup> (iii) Above 1500 M <sup>2</sup>	5.00	4.00	4.00	3.00	1.50	21.00
		7.50	5.00	5.00	4.00	1.50	21.00

	Parking  (i) 250 M² to 500 M²= 1.00ECS per 100 M² of built up area.  (ii) Above 500 M² to 1500 M²= 1.50ECS per 100 M² of built up area.  (iii) Above 1500 M²= 2.00 ECS per 100 M² of built up area.  (iv) Tourism Units, can be known by the name of Hotel or Guest House or Eco-Tourism or by any other name.  (v) In existing built up areas like Bazaars, the building line can be maintained.									
5.	Cinema / Cineplex 4000 M <sup>2</sup> and above	15.00	7.50	7.50	6.00	1.50	21.00			
	Parking (i) 3.00 ECS per 100 M <sup>2</sup> of built (ii) Other Regulations as per Cine	up area matograp	ohy Act s	shall also	apply.					
6.	Multiplexes 4000 M <sup>2</sup> and above	15.00	9.00	9.00	9.00	1.50	21.00			
	Parking  (i) Permissible within the complex.  (ii) Parking space to be provided within Multiplex @ 3 ECS for every 100 M² of built up area.  (iii) Other Regulations as per Cinematography Act shall also apply.  (iv) Multiplex complex shall mean an integrated entertainment and shopping centre/ complex having at least 2 Cinema Halls. The minimum area on which this use shall be permitted should not be less than 4000 M². Apart from Cinema Halls, the Multiplexes may also have Restaurant, Fast Food, Outlet, Pubs, Health Spas/ Centers, Hotels and other Re-creational activities. The shopping center may have Retail Outlet, Video Games, Parlours, Bowling Alleys, Health Centers, Shopping Malls, Office space.									
	Note:- 1.00 ECS (Equivalent Car Space) shall mean as under:- (i) For parking in open = 23 M <sup>2</sup> (ii) For parking in stilts or ground floor = 28 M <sup>2</sup> (iii) For parking in basement floor = 32 M <sup>2</sup>									
7.	Multi level parking (i)500 M <sup>2</sup> to 1500 M <sup>2</sup> (ii)Above 1500 M <sup>2</sup> to 4000 M <sup>2</sup> (iii) Above 4000 M <sup>2</sup>	5.00 10.00 12.00	3.00 5.00 7.50	3.00 5.00 7.50	3.00 5.00 6.00	1.75 1.75 1.50	21.00 21.00 21.00			
	er Uses including public & semi munity hall, library / religious buil			ional bu	ildings, 1	police/fire-statio	ons, medical,			
1.	(i) 250 M <sup>2</sup> to 500 M <sup>2</sup> (ii) Above 500 M <sup>2</sup> to 1000 M <sup>2</sup> (iii) Above 1000 M <sup>2</sup> to 5000 M <sup>2</sup> (iv) Above 5000 M <sup>2</sup>	3.00 5.00 10.00 15.00	2.00 2.00 5.00 7.50	2.00 2.00 5.00 7.50	2.00 3.00 5.00 7.50	2.00 1.75 1.50 1.50	21.00 21.00 21.00 21.00			

<sup>\*</sup>Note: - The Maximum height of building further be dictated by the General Regulation clause No 2.

#### **Industrial Use**

Sr.	Type of	Minimum Set Back in Metres			Maximum	Maximum	Maximum	
No.	Industry and Minimum Plot Area	Front	Left	Right	Rear	FAR	Height in Metres from Mean Sea Level upto 1000M	Height in Metres from Mean Sea Level above 1000M
1.	2.	3.	4.	5.	6.	7.	8.	9.
1.	Small Scale Industries 250 M <sup>2</sup> to 500 M <sup>2</sup>	3.00	2.00	2.00	2.00	1.75	15.00	12.00
2.	Service/Light scale Industries Above 500 M <sup>2</sup> to 1000 M <sup>2</sup>	5.00	2.00	2.00	3.00	1.50	15.00	12.00

3.	Medium Scale	10.00	5.00	5.00	5.00	1.25	20.00	15.00
	Industries							
	Above 1000 M <sup>2</sup>							
	to 5000 M <sup>2</sup>							
4.	Large and	15.00	7.50	7.50	7.50	1.00	20.00	15.00
	Heavy Scale							
	Industries							
	Above 5000 M <sup>2</sup>							

#### III. General Regulations

The following provisions shall be applicable where no specific mention is made, namely:-

- 1. Every plot should abut with path having 3.00 Meter width. In case the width is on lesser side, the applicant has to surrender land to make it 3.00 Metre wide.
- 2. The height of a building shall further be related to the width of abutting path:

For path less than 3.0M and non-vehicular - 10 Metres
For path less than 3.0M but vehicular - 13 Metres
For path between 3.0M to 5.00M - 15 Metres

- 3. Maximum acceptable slope for development shall be 45 degrees.
- 4. Maximum height of plinth level shall be 2.00 Meters.
- 5. One parking floor shall be mandatory wherever feasible. Maximum height of parking floor shall be 3.00 Metres for residential use and 4.00 Metres for other uses. Shear walls shall be constructed on all the three sides of parking floor, so that it does not behave as a soft storey.
- 6. In case, space as per requirement for parking is available in open, over and above the set backs, condition of parking floor shall not be insisted. The closed floors in a building at any level, if proposed and feasible for parking may be converted into parking floors. However, only one parking floor shall be exempt from Floor Area Ratio (FAR), subject to the height of building restriction and structural stability.

Though, one parking floor is mandatory yet second parking floor can be constructed which will be optional. Here too only one parking floor shall be exempt from Floor Area Ratio (FAR), subject to the height of building restriction and structural stability.

Fee for parking floor(s) shall have to be payable in all cases.

- 7. Every room used or intended to be used for the purpose of an office or for habitation in any building shall have a height of minimum 2.75 Meters and maximum 3.50 Meters measured from the surface of floor to lowest point of the ceiling (bottom of slab). The chimneys, elevators, poles, tanks and other projections not used for human occupancy may extend above the prescribed height limits. The cornices and window sills may also project into any required Set Backs.
- 8. Sloping roof shall be mandatory in hill areas (As per the URDPFI Guidelines, 2014 and National Building Code, 2005 hilly areas is any area above 600 m in height from mean sea level, or any area with average slope of 30°) which may be CGI, GI sheet or slate roof with facia.

- (i) The roof shall be painted with post office red or forest green or natural roofing material such as slates. Height of sloping roof zero at eaves and maximum 2.75 Metres at centre shall be permissible. The Dormer at suitable distance on either side of the roof shall be permissible subject to the condition that the ridge of Dormer shall be below the ridge line of main roof.
- (ii) Roof top @ 12 M<sup>2</sup> per 1 Kilo Watt peak (KWp) shall be used for Solar Photovoltaic (PV) installations.

#### 9. Set Backs:-

- (i) Minimum front Set Backs from the line of controlled width of Highways and Himachal Pradesh Public Works Department's scheduled roads falling within the Planning Area /Special Area limits (excluding the land, included in the inhabited sites of a village as entered and demarcated in the Revenue record or on sites in notified Municipal or town area that are already built up) shall be 3.00 Metres.
- (ii) Minimum front Set Back from non-scheduled roads and Municipal roads shall be 3.00 Metres.
- (iii) Every building should have a clear means of access there to from a street or road. The competent authority may require the provisions of an access lane or access road within the site of any new building. Where for the purpose of this Regulation, it is necessary to determine the width of any road or street, the same shall be determined by the competent authority.
- \*10. For the plots abutting National Highways: The access permission to properties along National Highways provided in Guidelines for access permission to Fuel Station and Properties along National Highways-issued vide letter no RW-NH-33032/01/2017 dated 19<sup>th</sup> July 2018 shall be mandatory. For other State Highways, and Himachal Pradesh Public Works Department's scheduled roads the applicant shall be required to submit a self-declaration/undertaking to maintain minimum control width/ setback as per provisions of the Himachal Pradesh Road Side Land Control Act, 1968.
- 11. Maximum hill cut of 3.50 Metre height shall be permissible. No building shall be built to abut against an earth cutting including a toe wall supporting an earth cutting and minimum 1.00 Metre distance shall be maintained between building and toe wall etc.
- 12. Issuance of No Objection Certificate (NOC) for water supply and electricity and sewerage connection:-

(i)	Temporary	At plinth level
(ii)	Permanent	On completion of dwelling unit /floor /whole building.

- 13. Any subsequent deviations made in the building constructed after getting the plan approved and after grant of No Objection Certificate (NOC) issued by the Department shall entail the entire building unauthorized and NOC so issued shall be withdrawn and the services shall be disconnected.
- \*14. Adequate distance from all the electric lines including HT/LT lines as per the requirement of Himachal Pradesh State Electricity Board Limited (HPSEB Ltd.) Rules shall have to be maintained. A Self Declaration/Certificate to this effect shall be submitted by the applicant in this regard.

<sup>\*</sup> As amended vide Himachal Pradesh Town and Country Planning (Fifth Amendment), Rules 2020

- 15. Minimum permissible distance between two Blocks constructed on a plot shall be 5.00 Metres.
- 16. The construction shall be allowed at distance of 3.00 Metre and 5.00 Metre from Nullah and Khud respectively.
- 17. No residential building shall be permissible on land having buildable width less than 5.00 Metres after leaving Set Backs.
- 18. No construction shall be allowed within a radius of 2.00 Metre from the existing tree and 5.00 Metres from the Forest boundary measured from the circumference of an existing tree.
- 19. Construction on sandwiched plots in Bazaar area shall be permissible for shops as per existing building lines, only in existing built up areas.
- 20. In new sub-division of land:-

(i)	Minimum width of pedestrian links to smaller cluster	3.00 M.
	of plots, not exceeding 5 in number.	
(ii)	Minimum width of vehicular access, if number of	5.00 M (with cul-
	plots is above 5.	de-sac) at the end.
(iii)	Minimum area for open/green space for the scheme	10%
	having more than 5 plots.	
(iv)	Minimum area for soak pit etc. (irrespective of	5% of the scheme
	number of plots)	area
(v)	Orientation of the plots shall be provided in such a	-
	manner so as to be in conformity with the integration	
	of existing plots/infrastructure, wind direction,	
	natural flow of surface drainage to allow un-	
	obstructed rain water discharge.	
(vi)	Layout of plots shall be governed by easy access	-
	having acceptable grades minimum 1in 15 and	
	which may not obstruct view or vista.	

21. Permissible Area Standard/Norms for different parts of a Building shall be as under:-

Habitable room	Minimum floor area	$9.50 \text{ M}^2$			
	Minimum width	2.40 M			
Kitchen	Minimum floor area	$4.50 \text{ M}^2$			
	Minimum width	1.80 M			
Bath room	Minimum floor area	$1.80 \text{ M}^2$			
	Minimum width	1.20 M			
Water Closet	Minimum floor area	$1.10 \text{ M}^2$			
(WC)	Minimum width	0.90 M			
Toilet	Minimum floor area	$2.30 \text{ M}^2$			
(WC+ Bath)	Minimum width	1.20 M			
Minimum width	For Residential use	1.00 M			
of corridor	For Other uses	1.20 M			
Minimum width	For Residential use	1.00 M			
of stairs	For Other uses	1.50 M			
Minimum width	For Residential use	25 Centimeter wide for internal			
of treads without		stairs			
nosing	For Other uses	30 Centimeter wide for internal			
		stairs case			
Maximum height	For Residential use	19 Centimeter			
of riser	For Other uses	15 Centimeter			

Provision of spiral stair case	For Other uses except Residential use	Provision of spiral stair case not less than 1.50 Metredia with adequate head height for fire escape in addition to regular stair case			
Openings	For sufficient air and light, windows and ventilators should have minimum area equivalent to 1/6 th of Floor area.				
Projections over doors, windows and ventilators.	0.60 M	-			
Balcony Projections	1.20 M wide Balcony complete open on two sides with restriction of 50 % of building frontage where minimum front Set Back is 3.00 M shall be permissible.				

- 22. The habitable basement and attic shall be counted as independent storey.
- 23. The Apartments and Colonies shall be dealt with as per Regulations contained in Appendix-7. The powers for Registration of Promoters / Estate Agents and powers for issuance of Licences shall vest with the Director (TCP) only and none other authorities.
- 24. Though minimum area of plot has been defined in Regulation II, yet the plots allotted by the Central or State Government under various Social Housing Schemes including Gandhi Kutir Yojana, Indira Awas Yojana, Rajiv Awas Yojana, Affordable Housing Schemes, launched by the Central or State Government, may be considered and permission accorded in relaxation of Regulations. However, the minimum area of plot for the persons belonging to the Economically Weaker Sections and Low Income Groups of society should not be less than 45 M² and 80 M² respectively.
- 25. Service floor wherever proposed for installation of plumbing and other services and to maintain the hygiene of habitable area in case of Commercial/ Shopping Complex and Tourism Unit. Service floor, wherever proposed shall have height restriction of 2.10 Metres and this floor shall not be counted in the FAR. However, the overall height restriction of building will remain the same.

#### 26. Re-construction of existing buildings:-

Regulations regarding re-construction of houses/ buildings in the existence shall be on predominantly existing building lines, provided minimum width of road as per Rules is available and roof projections, sun shades shall be permitted over streets or paths, as the case may be.

#### 27. Change of Land Use:-

Change of existing land use for Residential, Commercial, Public and semi-public and Industrial, shall be on existing pattern of development and site conditions subject to the conditions that where basic services like paved roads, drainage, water supply, sewerage disposal, electrical supply line, street lighting etc. do not exist, change of land use or development of land shall not be permitted unless the applicant undertakes that these services shall be provided at his own cost.

- \*\*\*28. Relaxation in set backs, height of floors and building etc. may be allowed in Government projects in the public interest. In case of private construction/projects relaxation in set backs, height of floors and building etc. may be considered by the Competent Authority keeping in view the site conditions. However, in private projects having plot area of more than one hectare, relaxation shall be allowed by the State Government only.
  - 29. Fire fighting provisions and specification shall be as per National Building Code of India, 2005.
- \*30. The onus of obtaining all the necessary approvals/clearances required from all the concerned Departments in respect of Self-Declaration/Certificate given by the applicant before starting actual execution of the work shall be on the applicant. The Department of Town & Country Planning shall not be liable for any violations done by the applicant in respect of other applicable acts, rules and any legal dispute.
- \*\*31. For all buildings located on valley side or hill sides of the roads and having minimum clear setback of 2.0 M within the plot, after controlled width/retaining wall and having clear access from the road, open to sky parking (uncovered and parallel to the building) on 50% frontage of such setback shall be permissible. In case of buildings on valley side, owners shall be permitted to construct temporary steel frame structure/ramp on 50% frontage of such setback for open to sky parking. The temporary parking platform so proposed should be see-through/ perforated/meshed (not solid sheet) in order to have sufficient gaps/spaces for light and ventilation and should not obstruct any disaster management efforts and smooth flow of traffic on the abutting road and should be duly certified by a registered Structural Engineer.

Explanation.—Notwithstanding anything contained in Interim Development Plan and Development Plans prepared for Planning Areas and Special Areas and in areas referred under Appendix-I appended to these Rules, the provisions contained in this regulation shall apply.

<sup>\*</sup> As amended vide Himachal Pradesh Town and Country Planning (Fifth Amendment), Rules 2020

<sup>\*\*</sup>As amended vide Himachal Pradesh Town and Country Planning (Sixth Amendment), Rules 2020

<sup>\*\*\*</sup>As amended vide Himachal Pradesh Town and Country Planning (Seventh Amendment), Rules 2021

## \*APPENDIX-2

# (See rules 13 and 14) REGULATIONS FOR INDUSTRIAL USE

For Industrial use/activities, following Regulations shall be applicable:-

# 1. Minimum area of plot:-

- (a) For small scale industry shall be  $150 \text{ M}^2$  to  $500 \text{ M}^2$ .
- (b) For services/light scale industry shall be above 500 M<sup>2</sup> to 1000 M<sup>2</sup>.
- (c) For medium scale industry shall be above 1000 M<sup>2</sup> to 5000 M<sup>2</sup>.
- (d) For large and heavy scale industry shall be above  $5000 \text{ M}^2$  to  $10000 \text{ M}^2$  and above  $10000 \text{ M}^2$ .
- (e) The plot area as mentioned in clauses (a) to (d) above would not be applicable in the cases where the sub-division of land has taken effect before the commencement of the Himachal Pradesh Town and Country Planning Rules, 2014.
- (f) The plot area as mentioned under clauses (a) to (d) above would not be applicable for the individual plots, if any, created/allotted by the Himachal Pradesh Industries Department or the Himachal Pradesh State Industrial Development Corporation (HPSIDC) or the Himachal Pradesh Housing and Urban Development Authority (HIMUDA) or any Local Authority or any Authority constituted under the Himachal Pradesh Town and Country Planning Act, 1977 (Act No. 12 of 1977) or any other Authority prior to coming into force of the Himachal Pradesh Town and Country Planning Rules, 2014.
- (g) The layout and design of industrial area, if any, shall be as per requirement of the Industry and shall be got approved from the Director.

# 2. Height of floor/storey:-

The minimum floor/ storey height of industrial building shall be 3.00 M and sloping roof height shall be in accordance with volume of the structure. In case of roof trusses, height of building should be adjusted /relaxed accordingly.

# 3. Type of Industry, minimum Plot Area, minimum Set Backs, maximum Floor Area Ratio (FAR) and maximum height of building:-

The minimum plot area, minimum set backs, maximum Floor Area Ratio (FAR) and maximum height of building for different type of Industry shall be governed by the following Table: -

<sup>\*</sup> As amended  $\emph{vide}$  Himachal Pradesh Town and Country Planning (Fifth Amendment), Rules 2020

Sr.	Type of	Plot area	Minimum Set Back in Metres		Max.	Max. Height		
No.	Industry	in M <sup>2</sup>	Front	Left	Right	Rear	FAR	
1.	2.	3.	4.	5.	6.	7.	8.	9.
1.	Small Scale	150 to 500	3.00	2.00	2.00	2.00	2.00	There shall be no
	Industries							upper limit for
2.	Services/	Above	5.00	2.00	2.00	3.00	2.00	height of structure
	Light scale	500 to						of Industrial use,
	Industries	1000						which shall be
3.	Medium Scale	Above	10.00	5.00	5.00	5.00	1.50	flexible as per the
	Industries	1000 to						requirement of
		5000						Industrial
4.	Large and	Above	15.00	7.50	7.50	7.50	1.25	Enterprise. However
	Heavy Scale	5000 to						the total floor area
	Industries	10000						should be within the
		Above	15.00	7.50	7.50	7.50	1.00	prescribed FAR.
		10000						

## Note:-

- (i) Right of Way should not be less than 5.0 Mts. for plot having area upto 1,000 Sq. Mts. and in case of plots having area more than 1000 Sq. Mts., the Right of Way should not be less than 10.0 Mts.
- (ii) Service area required for pharmaceutical units or such type of Industries under requirement of Goods Manufacturing Practice (G.M.P) shall not be included for calculation of FAR, provided it is only used for utilities and services but not in any case for production.
- (iii) The Security Room/ Driver's Rest Room up to floor area of 25 M<sup>2</sup> would not be counted in permissible FAR.
- (iv) Parking Floor up to 15 feet height (4.50 Mts.) shall be allowed and such parking floor would not be counted in permissible FAR. However, the subsequent parking floors shall be counted within FAR.
- (v) 10% of the area at parking floor shall be allowed for drivers' room and toilets etc.
- (vi) In case of plots having area of 5,001 Sq. Mts. and above regulations of minimum setbacks would be of mandatory. In other category of plots regulation of minimum front set back would be mandatory and rest of the setbacks shall be relaxable as per functional requirements of the industrial enterprise(s). This relaxability in set back's is subject to condition that the overall area under setbacks should be minimal area which was to be kept under the setbacks in case relaxability was not provided.
- (vii) Micro, Small and Medium Enterprises after obtaining the title of land and applying for development permission may start physical implementation of project without waiting for statutory approvals under the Himachal Pradesh Town and Country Planning Act, 1977 in accordance with the provisions of self-certification as stated in para 7 (ii)(xii) of the "Himachal Pradesh Industrial Investment Policy-2019.".

# 4. Construction of Cellar:-

- (a) Construction of Basement / Cellar exclusively for industries set up on plot size exceeding 1,000 Sq. Mts for captive use shall be allowed and same shall not be counted as a storey or in permissible FAR and should be constructed within the prescribed setbacks and prescribed building lines and subject to maximum coverage on floor i.e. entrance floor and may be put for following uses:-
  - (i) storage of household or other goods of ordinarily combustible material:
  - (ii) strong rooms, bank cellars etc;
  - (iii) air conditioning equipment and other machines used for services and utilities of the building; and
  - (iv) parking spaces.
- (b) The cellar shall have following requirements:-
  - (i) all the walls shall be kept dead and below the natural ground level except the portion kept for ventilation purpose;
  - (ii) every cellar shall be, in every part, at least 2.40 M in height from the floor to the underside of the roof slab or ceiling;
  - (iii) adequate ventilation shall be provided for the cellar and any deficiency in ventilation requirements may be met by providing mechanical ventilation in the form of blowers, exhaust fans and air conditioning system etc;
  - (iv) the minimum height of the ceiling of any cellar shall be 0.90 M and the maximum 1.20 M above the average surrounding ground level;
  - (v) adequate arrangements shall be made such that surface drainage does not enter the cellar;
  - (vi) the walls and floors of the cellar shall be watertight and be so designed that the effects of the surrounding soil and moisture if any, are taken into account in design and adequate damp proofing treatment is given;
  - (vii) the access to the cellar shall be separate from the main and alternative staircase providing access and exit from higher floor. Where the staircase is continuous in the case of buildings served by more than one staircase, the same shall be enclosed type, serving as a fire separation from the cellar floor and higher floors. Open ramps shall be permitted, if they are constructed within the building line subject to the provision of clause (v) above;
  - (viii) in case partition in the cellars is allowed by the Authority, no compartment shall be less than 50.00 M² in area and each compartment shall have proper ventilation provision and the cellar partition shall however, conform to the norms laid down by the Fire Services; and
  - (ix) in no circumstances, construction of Toilet, Bath, Kitchen etc. shall be allowed in the cellar.".

# **APPENDIX-3**

(See rules 13 and 14)

## REGULATIONS FOR DEVELOPMENT OF INFORMATION TECHNOLOGY PARK

# 1. Slope

Buildings of Information Technology (IT) Park shall be allowed upto 30° slope. The infrastructural services including roads shall be developed in accordance with the slope of the area.

# 2. Land Use structure of complex

Sr. No.	Land Use Structure	Maximum limit
1.	Total Covered Area	50%
	(i) IT related activities	22% to 44%
	(ii) Commercial	1% to 5%
	(iii) Recreational (Indoor)	1% to 3%
	(iv) Residential	9% to 15 %
2.	Parks and Tot Lots	8% to 12%
3.	Area under Traffic and Transportation	16% to 20%
4.	Area under Set Backs and other Open Spaces	20% to 24%

## 3. Means of Access

- (i) The access to the site of IT Park area shall not be less than 5.00 M wide.
- (ii) Provisions of internal roads shall be as under:-

Sr.No.	Width	Length
1.	9.00 M	Up to 1000.00 M
2.	12.00 M	Above 1000.00 M

# 4. Parking Provision

1. Residential	= $@ 1.00$ car space per 75 $M^2$ floor area
2. Commercial	= $@ 1.50$ car space per 75 $M^2$ floor area
3. Office Use	=@ $1.25$ car space per $75 \text{ M}^2$ floor area
4. Hardware Manufacturing Unit	= $@ 1.00 \text{ car space per } 60 \text{ M}^2 \text{ floor area}$
5. Software development/ITES	$=$ @ 1.00 car space per 40 $M^2$ floor area

Maximum height of parking floor shall be 3.00 M including depth of beam below the ceiling of the slab.

# 5. Maximum Floor Area Ratio (FAR)

Maximum Floor Area Ratio (FAR) shall be 1.75.

# 6. Maximum height of buildings

Maximum height of buildings for IT and related activities shall be 21.00 M.

# 7. Set Backs

- (i) Block to Block distance shall be 2/3<sup>rd</sup> of average height of the Blocks.
- (ii) Distance of structures from the adjoining properties and side Set Backs shall not be less than  $1/3^{rd}$  of the height of the Blocks.
- (iii) Minimum 3.00 M distance from internal roads shall have to be maintained.

# 8. Expansion Joints

The structures exceeding 45.00 M in length shall be divided by one or more expansion joints as per the Structural Design calculations.

# 9. Structural Stability

The Structural Stability provisions including Soil Investigation Report have to be strictly adhered, as enshrined in section 31-A of the Himachal Pradesh Town and Country Planning Act, 1977 (Act No. 12 of 1977) and under Rule 21 of the Himachal Pradesh Town and Country Planning Rules, 2014.

#### 10. Environment and Health

- (i) Proper air, light and ventilation to each dwelling unit shall have to be ensured. At least three hours sun may be available for each building during winters. In case of residential structures, kitchen and services shall have to be provided along the external walls. However, if the water closets and bath rooms are not opening to the front, sides, rear and interior open spaces, these shall open to the ventilation shaft. The maximum size of ventilation shaft shall be 4.00 M<sup>2</sup> with minimum one dimension of 1.50 M.
- (ii) The Developer shall ensure prior environmental clearance under the provisions of the Environment Protection Act, 1986 from the Competent Authority, besides consent of the Himachal Pradesh State Environment Protection and Pollution Control Board under the Water (Prevention and Control of Pollution) Act, 1974 and the Air (Prevention and Control of Pollution) Act, 1981.

# 11. Safety Measures

- \*(i) In case of buildings above 15.00 M height, No Objection Certificate from the Director of Fire Services or Chief Fire Officer, as the case may be, shall be required only at the completion stage.
- (ii) The provision of stair cases shall be as per clause \*"4.6.2" of Part-IV of the National Building Code of India i.e. minimum two stair cases for floor area of more than 500 M². At least one of the stair case shall be on external wall of the buildings and shall open directly to the exterior. Width of stair case shall not be less than 3.00 M i.e. 1.50 M in each flight.
- (iii) Provision for lift shall be optional upto 3 storeys and 1 parking floor. However, for more than 3 storeys and one parking floor, it shall be mandatory requirement. The Developer shall make provision of power back up for the lift and general lighting within and outside the building at his own cost.
- (iv) Provision for proper Fire Hydrants shall have to be made in the Complex and the layout, showing position and location of the same. It shall be made available to the nearest Fire Office.

<sup>\*</sup> As amended vide Himachal Pradesh Town and Country Planning (Fifth Amendment), Rules 2020

# 12. Potable Water Supply and Rain Water Harvesting

- \*(i) Water Availability Certificate from the Himachal Pradesh Irrigation and Public Health Department regarding availability of adequate water supply and viability of design of rain water harvesting structure shall have to be furnished.
- (ii) Adequate provision for rain water harvesting structure, @ 20 Liters per M<sup>2</sup> of the roof top area, shall have to be made underground in the parks and open spaces and the same shall be used for the purposes other than drinking and cooking.

## 13. Parks and Tot Lots

Area under parks and tot lots shall have to be properly developed in regular shape by providing retaining walls, railings, plantation etc. and amidst the Blocks, proper landscaping of the IT Park area in accordance with the design shall be ensured by the Developer.

# 14. Existing trees and plantation

- (i) No construction shall be allowed within a radius of 2.00 M from the existing tree and 5.00 M from the forest boundary measured from the circumference of an existing tree.
- (ii) Plantation shall be ensured @ 125 trees per Hectare.

# 15. Distance from Natural drainage

Distance from the Highest Flood Level (HFL) along Rivers, Khuds and Nullahs shall be as delineated in the Interim Development Plans / Development Plans. In other areas, no construction shall be allowed in parcel of land prone to floods.

# 16. Distance from Roads

Minimum distance of structures from National Highways, State Highways, Himachal Pradesh Public Works Department (HPPWD)'s Scheduled roads, Bye-Passes and other District roads shall be 15.00 M.

# \*17. Distance from Electric Lines

Adequate distance from the electric lines as per the requirement of Himachal Pradesh State Electricity Board Limited (HPSEB Ltd.) Rules shall have to be maintained.

# \*18. Assessment of Power requirement

In case power requirement assessment exceeds 50 KW, proper space for installation of electric Transformer and Transmission Lines of 11 KV shall be provided in the layout plan. The proposed space is to be got verified from the concerned Officer of the HPSEB Ltd. and accordingly report shall have to be furnished.

# 19. Development of Infrastructure and its maintenance

- (i) The Developer shall construct roads and drains, lay electric and sewerage lines and shall make provision for disposal of solid waste etc. Suitable site has to be reserved for placement of dumpers. The provision of services infrastructure shall be made through a duct to be constructed on the sides of the internal roads.
- (ii) The Developer shall provide street light poles each at a distance of 30.00 M on either side of the roads.
- (iii) The provision of community water reservoir has to be made in the Complex.

<sup>\*</sup> As amended vide Himachal Pradesh Town and Country Planning (Fifth Amendment), Rules 2020

(iv) All the infrastructural services shall be maintained by the Developer, till such time when a Society is formed and got registered by the stakeholders and residents of the Complex or a Municipality or Gram Panchayat takes over the maintenance pursuits of the area.

# 20. Supervision

The registered Architect from the Council of Architecture and Structural Engineer, Graduate in Civil Engineering with 3 years experience in Structural Engineering and the Town Planner shall be competent for supervision of development of land as per provisions of Annexure-A of Part II of the National Building Code of India, 2005.

# 21. Integration

Proper integration of the IT park area shall have to be ensured with the surrounding uses and infrastructural provisions like roads, drainage, sewerage etc.

# 22. Preservation of local Heritage and Hill Architecture

As far as possible local Heritage and Hill Architecture imperatives shall have to be ensured and incorporated in the designs in terms of facades, sloping roof, windows, doors etc. in hilly areas.

**23.** Other Regulations and instructions as issued by the Government from time to time shall be adhered strictly.

# APPENDIX-4 (See rules 13 and 14)

## REGULATIONS FOR SOLAR PASSIVE BUILDING DESIGN

# 1. Scope

The Solar Passive Building Design shall be required in the following type of buildings:-

- (i) All the Government and Semi-Government buildings.
- (ii) Public and Semi-Public Institutions including Educational, Health, Community Centres, Banquet Halls, Inns and buildings of Autonomous Bodies.
- (iii) Urban Local Bodies and Panchayati Raj Institutions.
- (iv) Residential buildings in Urban and Urbanisable Areas.
- (v) Residential Colonies and Apartments.
- (vi) Commercial complexes and buildings related thereto including Hotels, Resorts, Lodges and Guest Houses.
- (vii) Industrial buildings and complexes thereof.
- (viii) Transport buildings such as Airport Terminals, Bus Terminals, Railway Stations etc.
- (ix) New Townships.

# 2. Building Map

The map for the proposed building should accompany a statement giving detail of specifications of solar passive heating and cooling system, day lighting features, solar

photovoltaic panels, energy efficient and other renewal energy devices as shown in the drawing and proposed to be installed where required. Expected energy saving in the building should also be mentioned.

## 3. Site Selection

The site should preferably be selected on southern slopes or sunny side. Availability of sun shine duration during the winter months of December to March should also be mentioned.

#### 4. Orientation

The longer axis of the building should preferably lie along east-west directions to trap maximum solar energy during winters.

# 5. Planning of Spaces

The main habitable spaces of a building may be planned and designed in such a manner, so that natural day light is available. The stair cases, garages, toilets and stores may be planned preferably on northern side. Minimum door and window openings on north side be proposed to avoid heat losses. In order to capture maximum heat in winters, maximum glazing be proposed on southern side. Glazing in proportion to total surface area of outer wall should not exceed more than 50% in mid-altitude regions i.e. 1500 M to 2200 M and not more than 70% in high altitude regions i.e. 2200 M and higher.

# 6. Integrating Solar Heating Systems in Building Designs

- 6.1 Passive solar heating systems like solar air heating, water heating, sun space, solar walls, space heating, green houses and solar trombe wall etc. shall be integrated in the building design, wherever possible on southern side, so as to allow maximum direct solar access to these systems.
- 6.2 The suitability of space heating systems to be installed or incorporated in the design of a solar passive building is to be decided by the registered Town Planner/Architect/Engineer/Designer/Solar Expert in accordance with building site, climate and space heating requirements.

# 7. Solar Photovoltaic Panel (SPV) for Lighting

Wherever possible and required, the solar photovoltaic panels may be integrated preferably in the building design for providing light in the building, emergency lighting and street lighting, so that use of electricity is minimized.

# 8. Solar Passive Cooling Design Features

The ventilation and Solar Passive cooling features may be incorporated wherever required as follows:

- 8.1 **Cross Ventilation:** Windows on opposite sides of rooms may be provided for proper circulation and ventilation of fresh and cool air in summers. Windows on southern side may be fixed with overhangs of adequate height and width to provide shade during the summers.
- 8.2 **Colour and Shading:** The external surface of the wall may be painted with white or light colours to reflect instant solar radiation.
- 8.3 **Ground Embankments:** Ground floor may be provided with earth berming upto a height of around 1.00 M for taking the advantage of constant temperature of the earth through out the year.
- 8.4 **Outside Temperature**: Outside temperature may be modified by landscaping.

# 9. Reducing Thermal Losses

The local building materials including stone, slate and mud may be utilized to meet the heating and cooling requirements by storing warmth and keeping the building cool.

## 10. Outer Wall Thickness

Outer walls of the building should be made at least 0.23M thick or with cavity with air or with insulation for thermal comfort and to avoid the transfer of heat from outer environment to inner environment and vice-versa

# 11. Installation of Solar assisted Water Heating System in Buildings

- 11.1 The capacity of the Solar hot water system is to be determined as per the requirement of particular building. The following building plans shall be submitted alongwith provision of solar water heating system.-
  - (a) Hospitals and Nursing Homes.
  - (b) Hotels, Lodges, Guest Houses, Group Housing or Apartments on an area of more than 1000 M<sup>2</sup>.
  - (c) Hostels of Schools, Colleges, Training Centres and other Institutions.
  - (d) Barracks of Police.
  - (e) Functional Buildings of public institutions like Airports, Bus Stands and Railway Stations.
  - (f) Community Centres, Banquet Halls and buildings for similar use.
  - \*(g) Roof top @ 12 M<sup>2</sup> per 1 Kilo Watt peak (KWp) shall be used for Solar Photovoltaic (PV) installations.
- 11.2 (a) New buildings should have open space on the roof top which receives direct sun light. The load bearing capacity of the roof should at least be 50 Kg. per M<sup>2</sup>. All new buildings of above categories must complete installation of solar water heating system before putting the same in use.
  - (b) Installation of solar assisted water heating systems in the existing building as given in Regulation 11.1 shall be required at the time of change of building use to above said categories, provided there is a system or installation, for supplying hot water.
- 11.3 Installation of solar assisted water heating systems shall conform to the Bureau of Indian Standards (BIS) specifications. The solar collectors used in the system shall have the Bureau of Indian Standards (BIS) certification mark.
- 11.4 All solar water heating systems may have an automatic electric backup system, so that the same is functional during cloudy or low / non-sunshine days.
- 11.5 Provision in the building design itself may be kept for an insulated pipeline from the roof top in the building to various distribution points where hot water or hot air is required.
- 11.5 The solar water heating system has to be integrated preferably in roof of the building, wherever possible, so that the panels become integral part of the roof. The solar air /water collectors/ green houses / sunspaces on the roof for receiving maximum solar radiation will be allowed.

<sup>\*</sup> As amended vide Himachal Pradesh Town and Country Planning (Amendment), Rules 2016

## APPENDIX 5

(See rules 13 and 14)

# REGULATIONS FOR DEVELOPMENT OF BARRIER FREE ENVIRONMENT FOR THE PERSONS WITH DISABILITIES IN PUBLIC AND SEMI-PUBLIC BUILDINGS AND RE-CREATIONAL AREAS WITHIN THE LIMITS OF ECONOMIC CAPACITY

# 1. Site Planning:

Every public and semi-public building shall have at least one access to main entrance/\*exitto the disabled, which shall be indicated by proper signage. This entrance shall have approach through a ramp together with stepped entry. The ramp should have a landing after 9 M run and in front of the doorway. Minimum size of landing shall be 1000 mm x 2000 mm.

# 2. Access Path/Walkway:

Access path from plot entry and surface parking to building entrance shall be minimum of 1800 mm wide having even surface without any step. The slope, if any shall not be greater than 5%. Selection of floor material shall be made suitably to attract or to guide visually impaired persons (limited to floor material whose colour texture is conspicuously different from that of the surrounding floor material or the material that emit different sound to guide visually impaired persons). Finishes shall have a non-slip surface with texture traversable by a wheel chair. Curbs wherever provided should blend to common level.

# 3. Parking Provision:

- (a) Surface parking for two equivalent car spaces shall have to be provided near entrance with maximum travel distance of 30 M from building entrance. Width of parking bay shall be minimum 3.60 M.
- (b) Guiding floor materials shall be provided or a device which guides visually impaired persons with audible signals or other devices which serves the same purpose shall be provided.

# 4. Approach to Plinth Level:

- (a) Ramp shall be provided with non-slip material to enter the building. Minimum clear width of ramp shall be 1800 mm with maximum gradient of 1:12 between top and bottom of the ramp. Length of ramps shall not exceed 9.00 M having 800 mm high handrail on both sides extending 300 mm beyond the ramp. Minimum gap from the adjacent wall to the handrail shall be 50 mm.
- (b) For stepped approach, size of tread shall not be less than 300 mm and maximum riser shall be 150 mm. Provision of 800 mm high handrails on both sides of the stepped approach similar to the ramped approach shall be provided.
- **5. Entrance Door:** Minimum clear opening for the entrance door shall be 1000 mm.

# 6. Corridor connecting the Entrance/Exit:

The corridor connecting the entrance/exit for handicapped, leading directly outdoors to a place where information concerning the overall views of the specific building can be provided to visually impaired persons either by a person or signs shall be provided as follows:-

<sup>\*</sup> As amended vide Himachal Pradesh Town and Country Planning (Amendment), Rules 2016

- (a) Guiding floor materials shall be provided or devices that emit sound to guide visually impaired persons.
- (b) The minimum width shall be 1500 mm.
- (c) In case there is a difference of level, slope ways shall be provided with a gradient of 1:12.
- (d) Handrails shall be provided for ramps/slope ways.

# 7. Lift:

For the buildings with more than 15.00 M in height, one lift shall be provided for the wheel chair user with the following clear dimensions:-

(a) Clear internal depth 1100 mm
 (b) Clear internal width 2000 mm
 (c) Entrance door width 910 mm

A handrail not less than 600 mm long at 900 mm above floor level shall be fixed adjacent to the control panel. The lift lobby shall be of an inside measurement of 1800 mm x 2000 mm or more. Operational details of lift shall conform to the National Building Code of India.

- **8. Toilets**: One special toilet in a set of a toilets shall be provided for use of handicapped with following specifications:-
  - (a) Provision of wash basin near the entrance.
  - (b) The minimum size shall be 1500 mm x 750 mm.
  - (c) Minimum clear opening of the door shall be 900 mm and the door shall be swinging/sliding type.
  - (d) Suitable arrangements for vertical/horizontal handrails with 50 mm clearance from wall shall be made in the toilet.
  - (e) The Water Closet (WC) seat shall be 500 mm from the floor.

# 9. Refuge Area:

Refuge area shall have to be provided at the fire protected stair landing on each floor having doorways with clear opening width of 900 mm that can safely hold one or two wheelchairs. The alarm switch should be installed between 900 mm and 1200 mm from the floor level.

# APPENDIX 6 (See rules 13 and 14)

# REGULATIONS FOR COLLECTION OF RAIN WATER

- 1. The collection of rain water from the roof tops of the buildings shall be compulsory where the Himachal Pradesh Town and Country Planning Act, 1977 (Act No. 12 of 1977) is in operation in the State as under:-
  - (a) For all the buildings existing or proposed for construction in future; and
  - (b) The Guidelines for capturing, storage, integration and distribution of rain water shall be as under:-

- (i) The Rain Water Harvesting Structures are allowed to be constructed in set backs below ground level. If the storage is desired at any level above ground level, it has to be away from set backs within the permitted covered area.
- (ii) The community Rain Water Harvesting Structure shall also be permissible.
- (iii) Proper system for rain water capturing, storage as well as integration and distribution shall be ensured.
- (iv) The stored rain water shall be utilized regularly for non-drinking usages including fire fighting, landscaping, gardening apart from domestic usages.
- (v) No water supply connection shall be given to any building till Rain Water Harvesting System is put in place and subsequently operationalised.
- (vi) The minimum capacity of Rain Water Harvesting Structure shall be worked out @ 20 Liters per square Metre of the roof top area.
- (vii) Violator shall be liable for disconnection of Public Water Supply connection.
- (viii) The owners of existing buildings without Rain Water Harvesting System shall have to install Rain Water Harvesting System within eighteen months after coming into the operation of these Regulations.

# \*APPENDIX-7 (See rules 13, 14 and 41) REGULATIONS FOR DEVELOPMENT OF REAL ESTATE PROJECTS (Above 2500 M<sup>2</sup>)

# 1. The Real Estate Project

The Real Estate Project shall mean the Real Estate Project as defined in the Real Estate(Regulation and Development) Act, 2016(Act No. 16 of 2016). There shall be following five types of Real Estate Projects:-

- (a) Plotted Development Project.
- (b) Group Housing Project.
- (c) Mixed Development (Residential and Commercial Use) Project.
- (d) Commercial Project.
- (e) Integrated Townships/New Townships/Smart Townships.

# 2. Application and documents for development permission of a Real Estate Project:

- 2.1. Any promoter, who desires to develop a Real Estate Project, shall make an application in writing in **FORM 34** alongwith application fee of Rupees one thousand to the Competent Authority for grant of development permission. Separate development permission shall be required for each Real Estate Project. The Promoter shall furnish therewith,-
  - (a) proof/receipt of e-payment or e-challan or copy of challan or a demand draft drawn in favour of the Competent Authority for planning permission fee, project fee and service charges;

<sup>\*</sup> As amended vide Himachal Pradesh Town and Country Planning (Eighth Amendment), Rules 2022

- (b) copy of Permanent Account Number (PAN) and Aadhar Card; and
- (c) the following Plans, Drawings and other documents shall be submitted either personally or by post i.e. off line or online, namely:-
  - (i) a copy of latest Jamabandi (not being more than six month old), in original showing the title/ownership of the land under the Real Estate Project;
  - (ii) a copy of latest original Tatima(not being more than six month old), showing Khasra number(s), description and area of land in question, abutting Road/path with its width as well as adjoining Khasra numbers falling on all the outer limits/ boundaries of the land in question with their revenue classification;
  - (iii) details of encumbrances on the land on which development of project is proposed including details of any rights, title, interest, dues, mortgage, litigation in Revenue Courts and name of party in or over such land or non-encumbrance certificate from an Advocate having experience of atleast ten years or from the revenue authority not below the rank of Tehsildar/ Naib Tehsildar, as the case may be;
  - (iv) three sets of Location Plan in the scale of 1:1000 showing North direction, indicating the land in question, showing main approach road(s), name of road(s) on which the property and boundaries abuts, important public buildings like hospital, school, cinema, petrol pump, existing land uses / building uses surrounding the land.
  - (v) The Site Plan to be submitted along with the application for seeking permission shall be drawn to a scale of 1: 200 for plots up to 2500 square metres in size and on a scale of 1:500 for plots more than 2500 square metres in size. The plan shall show the following:-
    - (a) The boundaries of the site conforming to revenue tatima and any contiguous features;
    - (b) The position of the site in relation to neighbouring street/revenue road/rasta;
    - (c) The names and width of the streets on which the building is proposed to be situated, if any;
    - (d) All existing buildings standing on, over or under the site;
    - (e) The means of access from the street to the building, and to all other buildings, if any which the applicant intends to erect upon his contiguous land, referred to in clause (a) above;
    - (f) The width of the street, in front, if any at the sides or rear of building:

- (g) The direction of North point relative to the plan of the buildings.
- (h) Any existing physical features such as drains, trees, overhead/ underground electric supply lines including its capacity, etc;
- (i) The area of land under scheme as per revenue record and as available at site, ground coverage and the covered area on each floor along with its percentage covered to the total area of the site;
- (j) The contour plan @ contour interval of 2 mtrs for plots up to 2500 square metres and 5 mtrs for plots above 2500 square metres.
- (k) Details of utilities and services like water supply, drainage, sullage, sewage, sewerage along with disposal of drainage, sullage, sewage, position of septic tank, soak pit, Sewerage Treatment Plant, rain harvesting tank, electric and telephone poles, fire hydrants, emergency evacuation signage.
- (vi) For Plotted Development projects i.e. sub-division of land into plots, three sets of drawings in the scale of 1:200 for plots of size up to an area of 2500 Sqm and to the scale 1:500 for plots of sizes more than 2500 Sqm showing:-
  - (a) Layout plan/site plan showing boundaries of site conforming to revenue tatima and status of land on all four sides;
  - (b) Existing road(s) with its width, abutting the plot, as per Revenue Record/ Tatima and/ or as existing at site physically, if not in Revenue Records;
  - (c) Contours, with contour interval of 2 mtrs for plots of size up to 2500 Sqm and contour interval of 5mtrs for plots of size more than 2500 Sqm;
  - (d) Existing water bodies like Bauri, Well, Nallah, khud, if any;
  - (e) Overhead or underground electrical lines with their capacities;
  - (f) Water or sewerage lines private or govt. with their capacities;
  - (g) Trees and Forest Boundary, if within or abutting the land under reference of Plot/ sub-division;

- (h) Layout plan showing all plots with their dimensions, internal roads/ Driveways, setbacks from the internal roads and boundaries, Green areas comprising of parks and open spaces, community buildings such as school, dispensary, post office, bank etc. and all development proposals including a general report and mode, so as to make the scheme self-explanatory;
- (i) Area Schedule detailing total plot area as per revenue records and as available at site, total area of different land uses i.e. Residential, Commercial, Public/ Semi-Public if Any, area under internal roads/ driveways, footpaths, cycle tracks, Green area (parks and green belts), area under services like sewerage treatment Plants/ septic tanks and soak pits, Electrical Transformer or substation, overhead or underground water tanks with their respective capacities, accommodation for watch and ward staff.

A separate 'area calculation drawing sheet' showing the calculations of worked out area of each plot and space by sub dividing the plot / space into geometrical shapes and working out area on the basis of dimensions of the subdivided geometrical shapes to arrive at absolutely correct area of each plot / each space including open area, green area etc;

- (i) North direction; and
- (k) Table/ Chart showing details of sub divided/ carved out plots i.e. No. of plots in each category, Plot area, Ground Coverage and its percentage, front sides and rear setbacks , FAR etc.

# (vii) For Residential/ Commercial or Mixed Development Projects

Three sets of drawings in the scale of 1:100, in the format of working drawing, showing North direction, dimensions and area of building, apartment/flats/shops etc. and other architectural details and specifications of proposed building, apartment/flat/shop and all development proposals along with Schedule of built up area and open area, setbacks, area calculation sheet showing the calculations of worked out area of each plot or apartment/flat/shop, so as to make the scheme self explanatory.

The plans, elevations and sections of the building shall be drawn to a scale of 1:100 for plots measuring upto 2500  $M^2$ ; and 1:200 for plots measuring more than 2500  $M^2$ .

A separate area calculation drawing sheet showing the calculations of "carpet area" of each saleable unit like flat/apartment/ villa/ cottage/ garage/ covered parking/ commercial unit/ club house/ gym/ community centre/ exclusive balcony or verandah/ exclusive terrace etc, that the promoter intends to sell/lease to prospective allottees in a real estate project, in accordance with the definition of "carpet area" as per the provisions of Real Estate(Regulation and Development) Act, 2016 and as is required as per serial no 2(XII) form 'A' prescribed in Himachal Pradesh Real Estate(Regulation and Development) Rules, 2017.

Similarly, the area calculation drawing sheet showing the calculations of all "common areas" that the promoter intends to sell/ lease to prospective allottees in a real estate project on pro rata share basis, in accordance with the definition of "common area" as per the provisions of Real Estate(Regulation and Development) Act, 2016.

The carpet area of each saleable unit and common areas in a real estate project should be worked out by sub-dividing the sale able unit / space into geometrical shapes and working out area on the basis of dimensions of the sub-divided geometrical shapes to arrive at absolutely correct area of each saleable unit and common area in a real estate project.

# These shall show;

- (a) The plans of all the floors including basements and all external elevations and cross sections illustrating distinctly all the different levels and minimum one section through stair case;
- (b) The plinth level of the building with reference to the level of the mean level of street from where approach to the site is taken;
- (c) The schedule indicating the size of the doors, windows, openings and other methods of ventilation of each room/ area;
- (d) The means of access to the buildings and to its various floors as well as the means of escape in case of fire, if required under the specific law/Code; along with ramps and steps with respect to the building;
- (e) In case of proposed additions and alterations in the existing building, all new works shall be shown on the drawings in distinctive colors along with index;
- (f) The method of disposal of waste water, sewage, storm water and water supply in detail;

- (g) Provision of rain water harvesting system as per relevant Code/law in force
- (h) Provision for photo voltaic solar power plant as per relevant Code in force
- (i) Provision for differently abled person(s) as per Act/rules in force
- (viii) an explanatory note explaining the salient features of the proposed Real Estate Project in particular, the source of whole some water supply arrangements and site for disposal and treatment of storm and sullage water. Detailed specifications and designs of water supply schemes, storm water, sullage, sewage, sewerage and provision for muck disposal with estimated costs;
- (ix) three sets of drawings showing the cross-sections of the proposed roads indicating, in particular the width of the proposed drainage ways, cycle tracks and footpaths, green verges, position of electric poles, telephone poles and of any of other works connected with such roads. These drawings shall indicate the position of sewers, storm water channel, water supply and any other public health services. The detailed specifications and designs of roads, works thereof;
- (x) one set of detailed specifications and structural design of buildings or apartments/flats with estimated cost of buildings or apartments/flats and an undertaking regarding the Structural Stability Certificate and Soil Investigation Report thereof in FORM 15;
- (xi) a set of detailed specification and design for electric supply including street lighting, etc;
- (xii) an undertaking in the shape of self-declaration to the effect that while constructing the building or apartment/flat, the promoter shall abide by and conform to the Himachal Pradesh Public Works Department's specification(s) for the quality of material to be used and quality of constructions;
- (xiii) a note indicating the type of development proposed i.e. land Use or building use, namely residential or commercial or industrial or public and semi-public use etc; and
- (xiv) the name and address of the registered Town Planner/ Architect/ Engineer.

# Note:-

- i. The Location Plan, Site Plan and drawings can be drawn on single sheet or in multiple sheets depending upon the size and area of the land or building or apartment, as the case may be.
- ii. The Plans and Drawings specified in clause (c) of sub-regulation 2.1 shall be clear and legible on A<sup>0</sup> prints.
- iii. If the promoter wants to be exempted from providing any one or more of the amenities in a Real Estate Project, he shall furnish detailed explanatory note, in duplicate, alongwith the application indicating the reasons as to why the said amenity or amenities need not or cannot be provided.

# 3. Grant of development permission and deposit of Fee:

- (i) On receipt of the application, the Competent Authority, after making enquiry into the title to the land, extent and situation of the land, other information provided with the application, layout of the Real Estate Project, conformity of the development of the Real Estate Project, plan of development works to be executed in the Real Estate Project and such other matters as it may deem fit, and after affording the applicant an opportunity of being heard, shall pass an order, in writing, recording reasons either granting or refusing to grant such permission as per these Regulations.
- (ii) Where an order is passed granting permission, the Competent Authority shall grant approval, to deposit the requisite fee or any other condition, as the case may be. The permission fee shall be as prescribed under rule 16 of these rules and shall be deposited in the respective heads of the map approving Authorities.
- (iii) The planning permission granted to Real Estate Project shall be valid for a period of 3 years and may be renewed thereafter for a period of one year at a time on payment of fee @ 20% of planning permission fee to the, Competent Authority subject to maximum time period as specified by the Promoter for project completion in the Affidavit-cum-declaration on **FORM-B** of the Himachal Pradesh Real Estate (Regulation and Development) Rules, 2017.
- (iv) The promoter shall not make any alterations or additions in the sanctioned plans, layout plans and specifications of the buildings or the common areas within the project without the previous written consent of at-least two-thirds of the allottees, other than the promoter, who have agreed to take apartments/plot in such building. In case of addition or alteration in the project, after taking consent of the buyer(s), the Promoter shall submit the revised project plans to the Competent Authority on simple application

highlighting the proposed changes in the project vis-a-vis original approved project along with fee @ 20% of planning permission fee.

(v) The Promoter either himself or by any other person or entity shall develop infrastructure, amenities and common facilities such as schools, hospitals, community centres and other community buildings including street lighting on the land set apart for this purpose as per approved layout plan of the Real Estate Project. He shall handover such land and assets to the local authority including Panchayati Raj Institutions and Urban Local Bodies in running order on such terms and conditions as may be fixed by the Competent Authority:

Provided that if having regard to the amenities which exists or are proposed to be provided in the locality, the Competent Authority is of the opinion that it is not necessary to provide one or more of such amenities, he may exempt the Promoter from providing such amenities, either wholly or in part, on such terms and conditions, as he may deem fit.

(vi) The Promoter shall carry out all directions issued by the, Competent Authority for ensuring due compliance of the execution of the layout and the development works therein and to permit the Competent Authority or any officer authorized by him to inspect such execution:

Provided that the promoter shall fully provide essential infrastructure i.e. roads, foot-paths, water supply, sewerage and street lighting in running order before handing over the Real Estate Project to the local authority or allottees, as the case may be.

(vii) The Promoter shall be responsible for the maintenance and upkeep of all roads, open spaces, public parks and public health services until the date of transfer thereof in running order, free of cost to the local authority including Panchayati Raj Institutions and Urban Local Bodies or Resident Welfare Association. Where the basic amenities have been provided by the local authorities, including Panchayati Raj Institutions and Urban Local Bodies, the promoter shall pay service charges to such local authorities, as may be prescribed, by such authorities till transfer.

# 4. Site selection:

The site may be selected in such area which is going to be proposed for Real Estate Project and the same is not having non-conforming uses like obnoxious uses, industrial and dumping ground etc. as the case may be, in its vicinity. If any site selected by an applicant/investor is not contiguous and some area is not acquired due to resistance of local public, in such cases the State Government will provide assistance in resolution of such contentious issues as well as acquisition of same. For any parcel of Government land falling within the selected site or in vicinity of the selected site which may be required for the project, the State Govt. may provide such land parcels on Lease to the applicant/Investor.

# 5. Check List:

A Check List showing Regulatory provisions and fulfillment thereof shall have to be submitted alongwith the proposal for Real Estate Project as under:-

# **Check List**

Sr. No.	Description	As per Regulations	As proposed
1.	Name of Real Estate Project		
2.	Scheme Area.		
3.	Slope of Area.		
4.	Means of Access.		
5.	Land Use Structure.		
6.	Coverage		
	(i) Under Flats (Block wise).		
	(ii) Under other Uses (Block wise).		
	(iii)The Carpet area, area of exclusive		
	balcony and area of exclusive terrace, if		
	any.		
7.	Total Built up Area.		
8.	Floor Area Ratio (FAR).		
9.	No. of storeys in each Block.		
10.	Height of each floor.		
11.	Total Height of Block.		
12.	No. of Flats/Dwelling Units in each Block.		
13.	Total Population.		
14.	Density per Hectare.		
15.	Detail of facilities like school, health services		
	etc. with respect to population.		
16.	Parking provision.		
17.	Structural Stability Certification.		
18.	Distance of structures from natural drainage.		
19.	Distance of structures from Highways and other Roads.		
20.	Distance of structures from HT/LT lines.		
21.	Self-declaration/undertaking by the applicant		
	regarding maintaining requisite safe distance		
	from electric lines as per the provision of the		
	Himachal Pradesh State Electricity Board		
	Limited in case HT/LT line is crossing over/		
	nearby proposed site.		
22.	No Objection Certificate (NOC) of competent		
	authority in case site abuts National Highway.		
	For other State Highways, and Himachal		
	Pradesh Public Works Department's scheduled		
	roads the applicant shall be required to submit a		
	self-declaration/undertaking to maintain		
	minimum control width/ setback as per		
	provisions of the Himachal Pradesh Road Side		
	Land Control Act, 1968.		
23.	Self-declaration/undertaking regarding adhering		
	to fire safety provisions as per Himachal		
	Pradesh Fire Safety Rules, 2019 of Fire Service		
	Department. (NOC shall be required at		

	Completion Stage)	
24.	No Objection Certificate of the competent authority of Himachal Pradesh Irrigation and	
	Public Health Department or consent of Central	
	Ground Water Authority regarding use of	
	ground water.	
25.	Provision of Rain Water Harvesting system	
26.	Arrangement for disposal and treatment of solid	
	waste, sullage, sewage, sewerage and storm	
	water.	
27.	Provision for street lighting.	
28.	Name of the registered Town Planner /	
	Architect/Engineer with full correspondence	
	address, appointed for the job.	
29.	Name of the registered Structural Engineer with	
	full correspondence address, appointed for the	
	job.	

# 6. Size and shape of Scheme Area:

The permission cases of Real Estate Projects shall be considered in the form of complexes and not on ribbon development pattern along Highways/Major Roads.

# 7. Slope:

Real Estate Project shall be allowed upto 45<sup>0</sup> slopes.

# 8. Land Use Structure of the Real Estate Projects:

Sr.	Land Use		Pe	ercentage of T	Total Area	
No.		Area Norm	Plotted Development	Group Housing Project	Mixed Development (Residential and Commercial) Project	Commercial Development
1	2	3	4	5	6	7
1.	Area under Plot	Saleable	50-60 % (inclusive of plot set-backs)	Maximum 35%	Maximum 35%	Maximum 35%
2.	Commercial	area	02 -03 %	02 -03 %	-	-
3.	Public and Semi- Public	Salable Area	03 -05 %	03 -05 %	03 -05 %	-
		Non saleable Area	03 -05 %	03 -05 %	03 -05 %	-
4.	Traffic and Transportation		10-12 %	10-15 %	10-15 %	10-15%
5.	Parks and Open Spaces	Non	10-15 %	10-15 %	10-15 %	10-15 %
6.	Area under Set Backs, pavement, plantation and landscaping etc.	saleable Area	-	Balance	-	Balance
_	Total		100%	100 %	100 %	100%

## Note:-

- a. Regulations i.e. Set Backs, Floor Area Ratio (FAR), Coverage, Storey etc. for building permission for particular use in Plotted Project where only plots have been carved out shall be as prescribed under respective Interim Development Plan, Development Plan and the Himachal Pradesh Town and Country Planning Rules, 2014, as the case may be.
- b. Regulations i.e. Set Backs, Floor Area Ratio, Coverage, Storey etc. for **Mixed Project** where partly plotted and partly flatted and flats/ apartments (Residential as well as Commercial Use) have been proposed shall be as prescribed under respective Interim Development Plan, Development Plan and the Himachal Pradesh Town and Country Planning Rules, 2014 and as per regulations of Appendix-7, as the case may be.
- c. Regulations i.e. Set Backs, Floor Area Ratio, Coverage, Storey etc. for **Commercial Use Project** where shops/showrooms/flats/apartments have been proposed shall be as prescribed under respective Interim Development Plan, Development Plan and the Himachal Pradesh Town and Country Planning Rules, 2014, as the case may be:

Provided that the Director, for the reasons to be recorded in writing, may relax the percentage prescribed at Serial Nos.(1) to (6) above in the table, keeping in view the location/site constrains/alternative arrangements of the Real Estate Project.

# **Explanation:-**

- (i) In case of the lower size of plots measuring less than **2500** M<sup>2</sup>, the Regulation of the concerned Interim Development Plan, Development Plan of the Himachal Pradesh Town and Country Planning Rules, 2014, as the case may be, shall be applicable.
- (ii) Under Commercial Use, convenient shops @ of one shop per 150 persons shall have to be provided. These will include service shops like vegetable, shoe repair, dry cleaning, tailor, barber, general merchandise etc. The purpose of these shops should clearly be mentioned in the Plan and should be accordingly allotted after completion.

Further, in the approved residential group housing projects and plotted colonies, all plots, buildings with shops, educational and health facilities may be sold by the promoter, except for the plots and buildings earmarked for community centre/ club house. The promoter as well as the competent authority shall ensure that all plots/areas shall be used/ developed for the approved use only by the respective buyers.

(iii) In case Public and Semi-Public amenities like schools, health services etc. are available in the vicinity and the same are adequate to cater for

the requirements of inhabitants, detail thereof shall have to be given at serial number 15 of the Check List as prescribed under sub-regulation 5. However, provision of toilets and urinals @ two toilets, one for ladies and one for gents, per 1000 persons and provision for Kindergarten/ totlots etc. shall have to be made in every Real Estate Project.

# 9. Means of Access:

# (i) Access from Main Road to the Real Estate Project site

The minimum access/approach from main road to the project site for construction of Real Estate Project with a population upto 1000 persons shall not be less the 5.00 Metre and for population above 1000 persons shall not be less than 6.00 Metre.

However, in case of low-rise, low density and isolated group housing projects an access/ approach not less than 3.00 Meters can be considered. Such a project shall have an overall FAR of not more than 1.0 and minimum building height of 10 Meter.

(ii) In case if the access/approach road is 3 metre in width and abutting/passing the Real Estate Project, in such project 2 metre additional land along the complete length of road shall be surrendered by the applicant to meet the 5 meter minimum road width required for the proposed project.

# (iii) Internal Access within the Real Estate Project

Width and length of means of internal access within the Real Estate Project shall be as under:

# (a) For plain areas:-

Sr.	Width	Length upto
No.	(in Metre)	(in Metre)
1.	5.00	250
2.	7.50	400
3.	9.00	1000
4.	12.00	Above 1000

# (b) For hilly areas:-

Sr.	Width	Length upto
No.	(in Metre)	(in Metre)
1.	5.00	400
2.	7.50	Above 1000

# (iv) Foot paths

Promoter shall endeavour to provide footpaths within the prescribed width of roads/ lanes as above along with the main roads/ lanes.

# 10. Parking Provision:

In case of Real Estate Project parking provision shall have to be provided @ 1.5 Equivalent Car Space (ECS) area per 100 M<sup>2</sup> of built up area. However, minimum 1 Equivalent Car Space (ECS) per residential unit shall be mandatory in all projects. In case of Economically Weaker section (EWS) parking provision shall have to be provided minimum @ 0.5 Equivalent Car Space (ECS) area per 100 M<sup>2</sup> of built up area. Maximum height of parking floor shall be 3.00 M for Residential Use and 4.00 M for Other uses.

# 11. Floor Area Ratio (FAR):

Maximum Floor Area Ratio (FAR) shall be 1.75. However, in all Real Estate projects, the Premium FAR upto 0.75 over and above the base/permissible FAR of 1.75 shall be granted for all types of land-uses subject to payment of charges/ fee prescribed by the State Government.

# 12. Floor Height and Maximum Height of Building:

The minimum floor height of habitable floor of building may vary from 2.75 Metre to 3.50 Metre. However, the overall height of the buildings in Real Estate Projects shall not exceed 30.00 Metre in plain areas and 25.00 Metre including sloping roof in hilly areas. As per the Urban and Regional Development Plans Formation and Implementation Guidelines, 2014 and National Building Code, 2016 hilly areas is any area above 600 Metre in height from mean sea level, or any area with average slope of 30°. Maximum height of sloping roof shall be in accordance with the volume of structure and the same shall not be less than 30° slope of the roof.

The height of the building shall be measured from plinth of the building to the ridge of the roof. The minimum slope of the roof/dormer shall not be less than  $30^{\circ}$ . The colour of the roof shall be in post office red or grey green or any other colour conforming to the colour of the natural roofing material.

# 13. Set Backs:

In a Real Estate Project the Block to Block distance shall be  $1/3^{\rm rd}$  of average height of Blocks subject to minimum of 6.00 Meter. Distance of buildings from the adjoining properties and side Set Backs for plain area shall not be less than  $1/3^{\rm rd}$  and for hilly area  $1/4^{\rm th}$  of the height of the respective adjacent Block subject to minimum of 3.00 Meter. All the projections of the buildings including any appurtenant shall be at a minimum distance of 1.00 Meter from footpath or 2.00 Meter from the roads/lane.

# 14. Structural Stability:

The Structural Stability provisions including Soil Investigation Report have to be strictly adhered as specified under section 31-A of the Himachal Pradesh Town and Country Planning Act, 1977(Act No. 12 of 1977) and rule 21 of the Himachal Pradesh Town and Country Planning Rules, 2014. Monitoring of the same shall be ensured at each floor level and Completion Certificate in this regard shall be furnished to the Director, Town and Country Planning Department, Himachal Pradesh, Shimla.

## 15. Environment and Health:

(i) Proper air, light and ventilation to each dwelling unit shall be ensured. At least 3 hours sun may be available for each flat during winters. However, if the Water Closets (WCs) and Bath Rooms are not opening on to front, side, rear and interior open spaces, these shall open on to the ventilation shaft. The minimum size of which shall be as under:-

Sr. No.	Height of Buildings (in Metre)	Size of Ventilation Shaft (in Square Metre)	Minimum one dimension of the Ventilation Shaft ( in Metre)
1.	Upto 10.00	1.20	0.90
2.	Upto12.00	2.80	1.20
3.	Upto18.00	4.00	1.50
4.	Upto 24.00	5.40	1.80
	and above		

# (ii) Environmental conditions for sanctioning Building Plans

In view of Notification No. S.O. 3999 (E), dated 9.12.2017 of the Ministry of Environment and Forests and Climate Change, Government of India, New Delhi and accordingly further directions of the State Government circulated vide letter No. STE-E(3)-4/2016, dated 1.5.2017, Regulations for Environmental conditions for sanctioning Building Plans shall be applicable in toto in all the Planning Areas, Special Areas and Deemed Planning Areas in the State of Himachal Pradesh.

# 16. Safety Measures:

- (i) In case of buildings above 15.00 Meter of height, No Objection Certificate (NOC) from the Director, Fire Services or Chief Fire Officer, as the case may be, shall be required only at Completion Stage.
- (ii) The provision of stair cases shall be as per clause 4.6.2 of Part-IV of the National Building Code of India, 2016 i.e. minimum of 2 stair cases for floor area of more than 500 M<sup>2</sup>. At least one of the stair case shall be on

external wall of the buildings and shall open directly to the exterior. Width of stair case shall not be less than 3.00 Meter i.e. 1.50 Meter in one flight.

- (iii) Upto 4 storeys plus 1 parking floor, provision for a lift shall be optional. However, for more than 4 storeys plus 1 parking floor, it shall be mandatory requirement. The Promoter has to make provision for power back up for the lift and general lighting within and outside the building at his own cost.
- (iv) Adequate system of fire hydrants/ firefighting systems to the satisfaction of Director General, Fire Services or Chief Fire Officers or the District Level Fire Officer, as the case may be, shall be required.

# 17. Rain Water Harvesting:

Adequate provision for rain water harvesting structure @ 20 Liters per M<sup>2</sup> of the roof top area shall be made underground and the same shall be used for the purposes other than drinking and cooking.

# 18. Parks and Open Spaces:

Area under parks and tot lots shall have to be properly developed by providing retaining walls, railings, plantation etc. and amidst the Blocks; proper landscaping of the Real Estate Project area in accordance with the design shall be ensured by the Promoter. The parks and green spaces shall be proposed/developed in two to three pockets only in centralized location accessible by the all the project allottes. One of the parks/green spaces shall be at least 50% of the overall area reserved under Parks and open spaces use.

# 19. Refuse Chute System:

The provision of the refuse chute system in the Real Estate Projects for collection of domestic solid wastes shall be mandatory for the buildings exceeding 5 number of storeys.

# 20. Existing Trees and Plantation:

- (i) No construction shall be allowed within a radius of 2.00 Meter from the circumference of trunk of an existing tree and 5.00 Meter from the forest boundary measured from the circumference of trunk of an existing tree.
- (ii) The Promoter shall ensure plantation of trees at least equivalent to the anticipated population of the area and the same shall have to be monitored by the Director, Town and Country Planning Department, Himachal

Pradesh, Shimla. Local varieties of trees with exotic impact and attraction shall have to be planted.

# 21. Distance from Natural Drainage:

The distance from the Highest Flood Level (HFL) along Rivers, Khuds and Nullahs shall be as delineated in the Interim Development Plans / Development Plans and the Himachal Pradesh Town and Country Planning Rules, 2014. No construction shall be allowed in parcel of land prone to floods.

However, if there are nallahs or smaller water bodies flowing through the open land, which is again very common on hills, the promoter have the liberty to channelize these to the sides of site and may even use these for watering the green or parks area.

## 22. Distance from Roads:

Distance of structures from roads shall be adhered to as under:-

Sr.	Name of Road	Distance
No.		( in Meter)
1.	National/ State Highways/ Himachal	15.00
	Pradesh Public Works Department's	
	Scheduled Roads and Bye-passes	
2.	Other District Roads.	10.00
3.	Other Roads	05.00

## 23. Distance from Electric Lines:

Adequate distance from all the electric lines including HT/LT lines as per the requirement of Himachal Pradesh State Electricity Board Limited (HPSEB Ltd.) Rules, shall be maintained. A Self Declaration/Certificate to this effect shall be submitted by the applicant in this regard.

# 24. Assessment of Power Requirement:

In case power requirement assessment exceeds 50 KW, proper space for installation of Electric Transformer and Transmission Lines of 11 KV shall be provided in the layout plan. The proposed space is to be got verified from the concerned Officer of the Himachal Pradesh State Electricity Board (HPSEB) Ltd. and accordingly report shall have to be furnished.

# 25. Development of Infrastructure and its Maintenance:

The Promoter shall construct roads, drains, lay electricity lines, sewerage and make provision for disposal of solid waste etc. Suitable site has to be reserved for placement of dumpers. The provision of services infrastructure shall be made through a duct to be constructed on sides of the road.. The

Promoter has to provide street light poles, each at a distance of 30.00 Meter on either side of the roads. The provision of community water reservoir has to be made in the Scheme. All the infrastructural services shall be maintained by the Promoter till the time a Society is formed and got registered by the residents of the Scheme or Municipal Corporation or Municipal Council or Nagar Panchayat or Special Area Development Authority (SADA) or Panchayat, as the case may be, undertakes the maintenance pursuits of the area.

# 26. Control on Registration of Real Estate Projects and release of service connections:

The Sub-Registrar shall not register sale deed of a Flat/Apartment which has been constructed in violation of an approved plan of Real Estate Project. Similarly, the Himachal Pradesh State Electricity Board Limited as well as Himachal Pradesh Irrigation and Public Health Department shall not release any service connection without obtaining No Objection Certificate for releasing service Connections, of the Director, Town and Country Planning Department, Himachal Pradesh, Shimla under provision of section 83-A of the Himachal Pradesh Town and Country Planning Act, 1977 (Act No. 12 of 1977).

# 27. Supervision:

The registered Architect from the Council of Architecture and Structural Engineer, Graduate in Civil Engineering with 3 years' experience in Structural Engineering and the Town Planner registered from the Institute of Town Planers India shall be competent for supervision of development of land as per provisions of Annexure-A of Part II of the National Building Code, 2016 (as amended from time to time).

# 28. Preservation of the Natural Hill Profile:

Promoter shall endeavour to develop the Real Estate Project along the slopes of hill without much disturbance to the natural hill profile. In no case hill cut at any level shall exceed 3.50 Metre.

# 29. Preservation of local Heritage and Hill Architecture:

As far as possible local Heritage and Hill Architecture imperatives shall have to be ensured and incorporated in the designs in terms of facades, sloping roof, windows, doors etc. in hilly areas.

#### 30. Urban Regional **Development** Formulation and **Plans** and **Implementation (URDPFI) Guidelines:**

In case of any clarification with reference to any provision or if there is no any specific provision, the provisions as envisaged in the Urban and Regional Development Plans Formulation and Implementation (URDPFI) Guidelines, 2014 of the Government of India or the National Building Code, 2016 (as amended from time to time) of India shall have to be adhered to.

## 31. Disclaimer:

The onus of obtaining all the necessary approvals/clearances required from all the concerned Departments in respect of Self-Declaration/Certificate given by the Promoter before starting actual execution of the work shall be on the Promoter. Regarding availability of physical infrastructure such as water supply lines, sewerage lines, electricity lines, disposal of solid waste etc. the codal formalities as per the provisions of the concerned Department are required to be adhered by the Promoter at his own risk and cost. Further, the Department of Town and Country Planning shall not be liable for any violations done by the applicant in respect of other applicable acts, rules and any legal dispute.

# APPENDIX 8

(See rules 13, 14 and 18)

REGULATIONS OF PRESCRIBED LIMITS FOR DEVELOPMENT ACTIVITIES EXEMPTED UNDER SECTION 30-A OF THE HIMACHAL PRADESH TOWN AND COUNTRY PLANNING ACT, 1977 (ACT NO. 12 OF 1977)

#### 1. **Residential Buildings and Farm Houses**

 $= 600.00 \,\mathrm{M}^2$ (i) Maximum floor area

= 3 Nos +1 Parking floor wherever feasible. (ii) Maximum number of storeys

The applicant may have a maximum floor area of 600.00 M<sup>2</sup> distributed over Note:not more than three storeys.

#### 2. **Commercial Use**

 $100.00 \text{ M}^2$ (i) Maximum floor area (ii) Maximum number of storeys 2 Nos. = Minimum access 3.00 M(iii)

(iv) **Parking** For loading, un-loading and parking

> purpose suitable community parking space has to be arranged by the Shop

owners.

The applicant may have a maximum floor area of  $100.00 \text{ M}^2$  distributed over Note:not more than two storeys.

#### 3. Service Industries

(i) Maximum floor area =  $100.00 \text{ M}^2$ 

(ii) Number of storeys = 1 No.

(iii) Minimum access = 3.00 M

(iv) Parking = For loading, un-loading and parking

purpose suitable community parking space shall have to be ensured by the

Industrialists.

4. Public Amenities

(i) Maximum floor area = As per requirement of the

particular amenity.

(ii) Maximum Number of storeys = 3 Nos.

(iii) Minimum access = 3.00 M

(iv) Parking = @ 0.50 to 1.50 equivalent car

space per 100 M<sup>2</sup> of floor area.

(v) Play fields in case of = 0.20 Hectare to 1.60 Hectare is

Educational buildings. Desirable, however, as per

availability of land.

# 5. Other Imperatives

(i) Structural safety and seismic proofing including soil investigation should be ensured.

- (ii) Attic and basement shall be counted as a storey.
- (iii) Sloping roof shall have to be ensured.
- \*(iv) No construction shall be raised within a distance of 3.00 Metre from the edge of the roads in respect of village roads.
- (v) No construction shall be raised within the controlled width of major District roads.
- \*(vi) Minimum Set Back of 3.00 M from the controlled width of National Highways, State Highways and Scheduled Roads under the Himachal Pradesh Road Side Land Control Act, 1968 shall be kept.
  - (vii) Minimum Set Back of 2.00 M in front and 1.50 M in sides and rear side and from the adjoining property, Government land and 5.00 M from Forest land shall have to be maintained.
- \*\*(viii) Adequate distance from all the electric lines including HT/LT lines as per the requirement of Himachal Pradesh State Electricity Board Limited (HPSEB Ltd.) Rules shall have to be maintained. A Self Declaration/Certificate to this effect shall be submitted by the applicant in this regard

<sup>\*</sup> As amended vide Himachal Pradesh Town and Country Planning (Amendment), Rules 2016

<sup>\*</sup> As amended vide Himachal Pradesh Town and Country Planning (Fifth Amendment), Rules 2020

- \*(ix) The applicant shall endeavor to develop the colony along the slopes of hill without much disturbance to the natural hill profile. In no case hill cut at any level shall not exceed 3.50 Metres.
- (x) Provision of Rain Water Harvesting structure @ 20 Liters per M<sup>2</sup> of roof area should be made.
- (xi) Septic Tank and Soak Pit should be constructed.
- (xii) Preference shall be given for Solar Passive Building Design.
- (xiii) Locational attributes, aesthetics, local building material, heritage and environmental aspects should also be taken into account.

## 6. Remarks:

- (i) The benefit of above exemptions shall only be available to the residents and original inhabitants of the areas, who owned the property at the time of commencement of the Act and their natural heirs only and not to the persons who purchased land in rural areas.
- \*\*(ii) Any person intending to carry out development activities exempted under section 30-A of the Himachal Pradesh Town and Country Planning Act, 1977 (Act No. 12 of 1977) shall give information on simple paper alongwith a copy of original jamabandi and original tatima to the concerned Panchayat before carrying out development activities. The concerned Panchayat after verifying the documents, shall grant No Objection Certificate for releasing Service Connections or Completion Certificate to the applicant under Section 83-A of the Himachal Pradesh Town and Country Planning Act, 1977 (Act No. 12 of 1977) for obtaining service connections."
  - \*(iii) In case of any constraints as per the site conditions in maintaining set backs, or any other regulations the Director or the concerned officer vested with the powers of the Director may relax the same. In case of any clarification with reference to any proviso or if there is no any specific provision, the provisions as envisaged in the Urban and Regional Development Plans Formulation and Implementation (URDPFI) Guidelines, 2014 of the Government of India or the National Building Code of India shall have to be adhered to.

# \*APPENDIX 9

(See rules 13 and 14)

# REGULATIONS FOR INSTALLATION OF COMMUNICATION TOWERS.

The Policy communicated by the Department of Information Technology, Govt. of Himachal Pradesh Shimla shall be applicable in toto in all the Planning Areas and Special Areas in the State of Himachal Pradesh subject to the condition that minimum set backs as applicable for residential buildings in that Planning Area or Special Area shall be applicable, in case tower is installed on ground. A Structural Stability Certificate of the building shall be mandatory for roof top towers and towers erected on ground.

<sup>\*</sup> As amended vide Himachal Pradesh Town and Country Planning (Amendment), Rules 2016

<sup>\*\*</sup>As amended vide Himachal Pradesh Town and Country Planning (Fifth Amendment), Rules 2020

## **APPENDIX 10**

(See rule 17)

# REGISTERATION OF PRIVATE PROFESSIONALS NAMELY TOWN PLANNERS/ ARCHITECTS/ ENGINEERS/ DRAUGHTSMEN / SURVEYORS, THEIR QUALIFICATIONS AND COMPETENCY

# 1. Essential requirements-

Every Plan / Design within the limits of Planning Area/ Special Area shall be prepared/ designed/ signed by the Town Planner/ Architect / Engineer/ Draughtsman /Surveyor belonging to an appropriate class of Town Planner/ Architect / Engineer/ Draughtsman/Surveyor duly registered by the Director.

# 2. Categorization-

The registered Town Planner/ Architect / Engineer/ Draughtsman/Surveyor for the purpose of preparation of Plans/Design/sign shall be classified into following 3 classes namely A, B and C. The classification being based on the plot area for which they will be eligible to prepare Plans/ Design and sign the same within Planning Area/Special Area. The limit of the plot area for the preparation of Plans /Design/sign by such class of the registered Town Planner/ Architect / Engineer/ Draughtsman/ Surveyor shall be as under:-

Class	Plot Area for Building Plan	Area for Sub- Division of land	Class of Town where entitled to function
A-Class	No limit	No limit	Municipal Corporation, Municipal Councils, Nagar Panchayats and Rural Areas
B-Class	500 M <sup>2</sup>	$5000 \text{ M}^2.$	Municipal Councils, Nagar Panchayats and Rural Areas
C-Class	$250 \text{ M}^2$	Nil	Nagar Panchayats and Rural Areas

# 3. Class wise Qualification-

The minimum qualification necessary for the registration of Town Planner/ Architect / Engineer/ Draughtsman/ Surveyor of an appropriate class shall be as under:-

# (i) Class-A-

- (a) A Degree or equivalent qualification in Town Planning or Regional Planning from a recognized University or Institute making the holder eligible for the Associateship or Fellowship of the Institute of Town Planners (India) or Royal Institute of Town Planners (London).
- (b) A Degree or equivalent qualification in Architecture from a recognized University or Institute, making the holder eligible for Associateship or Fellowship of the Royal Institute of British Architects or Institute of Architects (India) and registered with the Council of Architecture.
- (c) A Degree or equivalent qualification in Civil Engineering from a recognized University or Institute, making the holder eligible for the Associate Membership of the Institute of Engineers (India).

# (ii) Class-B-

Three years Diploma in Civil Engineering or equivalent or three years Diploma in Architectural Assistantship awarded by the State Board of Technical Education or Intermediate in Architecture or equivalent.

#### (iii) Class-C-

Two years Diploma in Civil Draughtsmanship /Surveyor or equivalent from a recognized Polytechnic/ Industrial Training Institute and recognized for recruitment as a Civil Draughtsman/ Surveyor.

# 4. Registration and Renewal Fee-

The non-refundable Registration Fee and Renewal Fee after a period of five years of initial Registration shall be as given in the following Table.

Sr. No.	Category of Registered Private Professionals	Registration Fee (Rupee)	Renewal Fee (Rupee)
1.	Class-A:		
	(a) Town Planner	2000.00	2500.00
	/Architect/Engineer.		
	(b) Group or Company of Town Planners/ Architects/ Engineers.	6000.00	7500.00
2.	Class-B	1000.00	1250.00
3.	Class-C	600.00	750.00

The Renewal Fee shall be payable every five years after the initial Registration.

\*Provided that the Architects registered with the Council of Architecture, New Delhi under the Architects Act, 1972 the Engineers registered with the Institution of Engineers (India), Kolkata and the Planners registered with the Institute of Town Planners (India) New Delhi shall not be required to be registered under these rules. However, such professionals shall be required to get empanelled with the Director without paying any fees. These professionals once empanelled shall not require any renewal of empanelment.

# 5. Cancellation of Registration-

The Director may suspend or cancel the Registration of any Town Planner/ Architect / Engineer/ Draughtsman/ Surveyor, who in the opinion of the Director is not carrying out the requirements of the Zoning Regulations framed under Interim Development Plan, Development Plan and the Guidelines issued under the Himachal Pradesh Town and Country Planning Act, 1977 and the Himachal Pradesh Town and Country Planning Rules, 2014.

Provided that before the Registration is cancelled, an opportunity of being heard shall be afforded to the concerned Town Planner/ Architect / Engineer/ Draughtsman/ Surveyor.

Provided further that three opportunities shall be given to a professional before finally cancelling the Registration.

\*Provided further that the Architects, Engineers and Planners registered with the Council of Architecture, New Delhi under the Architects Act 1972, the Institution of Engineers (India), Kolkata and the Institute of Town Planners (India), New Delhi respectively and empanelled with the Director shall only be suspended or cancelled by the said Institutions in which they are registered, on recommendations of the Director.

\*\*\*\*

<sup>\*</sup> As amended vide Himachal Pradesh Town and Country Planning (Amendment), Rules 2016