

(FORM LR-XIV")

(SEE SUB –RULE (1) OF RULE 38-A)

APPLICATION FOR PERMISSION REQUIRED UNDER SUB RULE (1) OF RULE 38-A OF THE HIMACHAL PRADESH TENANCY AND LAND REFORMS RULES, 1975).

PART-I

1. Name of the application son/Daughter Wife/of Resident of Village Tehsil. District. State

2. Permanent Address :

Village /Town Tehsil District State 3. Present Occupation &Address Purpose for which the land is Required 4. Particulars of the land applied for: i) District ii) Tehsil iii) Number of Estate (Hadbast) with name of the Estate.

iv) Khata /Khtoni/Khasra Numbers along with total No. of Kitas with area and

Classification of land.

5. Particulars of land holder from whom Land is Intended to be transferred.

Name son/daughter/wifeof Resident of village Tehsil District

6. Whether the applicant applied previously for such Permission If so, give the following particulars.

a) Date of application, if known.

b) Whether Permission granted or refused (the date of order the State Govt.)

c) Particulars of land permitted to be transferred previously:

i) District

ii) Tehsil

iii) Name of Estate with Hadbast Number

iv) Khasra number with area and classification.

7. Any other Information which the Applicant consider to be Relevant

I solemnly affirm and declare:

That whatever has been stated above is true to the best of my knowledge and belief and that nothing has been concealed or suppressed.

Dated:

Remarks of the collector

Signature of the applicant

Address:

Signature of the collector

District

Dated

PART –II

(DOCUMENTS TO BE ENCLOSED WITH THE APPLICATION FOR PERMISSION)

- 1) Latest copy of Jamabandi & Tatima Shajra.
- 2) Copy of agreement entered into by the transferor & Transferee.
- 3) Affidavit of the transferor stating that he, after the proposed transfer, will not become landless, and if so he will not claim any benefit /land under any scheme prepared for the benefit of landless persons in the state.
- 4) No objection of all co shares/tenants of the land proposed to be transferred in case of joint holding where a particular Khasra No. or Part thereof is proposed to be transferred in the form of affidavit stating that he/she has no objection in case land

is transferred to proposed transferee. This affidavit will not be Required in any case of transfer of a share

In an entire joint holding.

5) In case of application under (b)(c) (d) of sub –rule (3) of rule 38-A,proof of being an eligible Applicant.

- i) For 3(b) 1(a) & (b) and 3(c)- Certificate may be issued by a Naib-Tehsildar/tehsildar /SDM /ADM /ADC/AD having jurisdiction over the area.
- ii) For 3(b) 1.(c) in addition to (i) above, a certificate from the department concerned .
- iii) For 3(b) 2. Attested copy of Award /Certificate.
- iv) For 3(b) 3. Recommendation of committee headed by the Principal Secretary (Revenue),Govt. of H.P
- v) In case of any other applicant, Essentiality Certificate from the concerned Department.
- vi) In case of Non-agriculturist seeking to sell any land or building purchased after obtaining permission under section 118, proof of Utilization for the purpose for which permission was obtained from relevant department or local body concerned within the period allowed for utilization.

(Form LR-XV) DELETED