PART IV-B

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Gujarat Acts

REVENUE DEPARTMENT

Notification
Sachivalaya, Gandhinagar, 5th December, 2015.


No.GHM/2015/M-140/GNT/1015/C.S.3/Z:- In exercise of the powers conferred by subsection (2) of section 1 of the Gujarat Tenancy and Agricultural Lands Laws (Amendment) Act, 2015 (Gujarat 28 of 2015), the Government of Gujarat hereby appoints the 5th December, 2015 as the date on which the said Act shall come into force.

By order and in the name of the Governor of Gujarat,

J. M. MISAN,
Deputy Secretary to Government.

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PART IV

Acts of Gujarat Legislature and Ordinances promulgated and
Regulations made by the Governor.

The following Act of the Gujarat Legislature, having been assented to by the Governor on the 15th September, 2015 is hereby published for general information.

C. J. GOTHI,
Secretary to the Government of Gujarat,
Legislative and Parliamentary Affairs Department.

GUJARAT ACT NO. 28 OF 2015.

(First published, after having received the assent of the Governor, in the "Gujarat Government Gazette", on the 16th September, 2015).

AN ACT

further to amend the Gujarat Tenancy and Agricultural Lands Act, 1948, the
Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands Ordinance,
1949 and the Gujarat Tenancy and Agricultural Lands (Vidarbha Region and

It is hereby enacted in the Sixty-sixth Year of the Republic of India as
follows:-

I. (1) This Act may be called the Gujarat Tenancy and Agricultural Lands

IV Ex.-30 30-1
(2) It shall come into force on such date as the State Government may, by notification in the Official Gazette, appoint.

2. In the Gujarat Tenancy and Agricultural Lands Act, 1948 (hereinafter referred to as “the Gujarat Tenancy and Agricultural Lands Act”), in section 63AA,-

(1) in sub-section (1), after the existing proviso, the following proviso shall be inserted, namely:-

"Provided further that where the land is sold to a purchaser which is a company as defined by clause (20) of section 2 of the Companies Act, 2013, it may offer the equity shares of the company, to the person by whom such land is being sold, in lieu of the sale price of such land and if such person is in agreement for accepting such equity shares, either in full or partly, then it shall be incumbent upon such company to allot such equity shares of equivalent amount, either in full or partly, to such person."

(2) in sub-section (4), for clause (b) and proviso thereto, the following clause shall be substituted, namely:-

"(b) the purchaser to whom a certificate is issued under sub-clause (i) of clause (c) of sub-section (3) shall commence production of goods or providing of services within five years from the date of certificate:

Provided that the period of five years may on an application made by the purchaser in that behalf be extended by two years by the Collector as he may by an order in writing in such circumstances as may be prescribed:

Provided further that the Collector shall not extend such period for more than a period of one year at a time:

Provided also that such aggregate period of seven years may, on an application made by the purchaser in that behalf, and on the payment of fifty per cent. of the prevailing Jantri value, be extended by another three years by the State Government.";
(3) after sub-section (4), the following sub-sections shall be inserted, namely:-

"(4A) In case where the purchaser fails to commence the production of goods or providing of services within three years from the date of certificate issued under sub-section (3) or thereafter, the Collector may, after an application is made to him in that behalf, grant permission by an order for sale or transfer of such land:

Provided that such permission shall be granted by the Collector only upon the payment of -

(i) 40 per cent. of the prevailing Jantri value, if the application is made before the completion of a period of five years from the date of certificate;

(ii) 60 per cent. of the prevailing Jantri value, if the application is made after a period of five years but before the completion of a period of seven years from the date of certificate;

(iii) 100 per cent. of the prevailing Jantri value, if the application is made thereafter.

(4B) Notwithstanding anything contained in sub-section (4) or sub-section (4A),-

(i) where the land is sold to a person in pursuance of sub-section (1) for the purpose of establishing an industrial park in consonance with the policy and conditions of the State Government in that behalf, the purchaser shall fulfill all the conditions in such manner and within such period as may be prescribed;

(ii) the purchaser shall be required to obtain certificate/certificates from the Industries Commissioner, Gujarat State, in the manner as may be prescribed of having fulfill the conditions as referred to in clause (i);"
(iii) in case where the purchaser fails to obtain the certificate/certificates as referred to in clause (ii), the provisions of sub-section (5), in so far as vesting of such land or part of such land in case where the purchaser has already transferred any portion or portions of such land, in the State Government and disposal of such land are concerned, shall *mutatis mutandis* apply;

(iv) the purchaser shall be entitled to transfer or sell portion of such land to any person for establishing an industry thereon subject to the provisions of the policy of the State Government with regard to the industrial park;

(v) the transferee under clause (iv) or any person to whom such land may be transferred in any subsequent transaction or transactions shall be entitled to sell or transfer such portion of land to any person for the purpose as provided in clause (iv);

(vi) in case where the purchaser is of the view, after a period of three years from the date of purchase of such land, that it is not possible for him to fulfill the conditions and obtain the certificate/certificates as referred to in this section, he may make an application to the Collector for grant of permission to sale or transfer of such land and the Collector shall thereupon grant such permission only upon the payment of:-

(a) 40 per cent. of the prevailing Jantri value, if the application is made before the completion of a period of five years from the date of certificate; as referred to in sub-clause (i) of clause (e) of sub-section (3);

(b) 60 per cent. of the prevailing Jantri value, if the application is made after a period of five years but before the completion of a period of seven years from the date of certificate; as referred to in sub-clause (i) of clause (c) of sub-section (3);

(c) 100 per cent. of the prevailing Jantri value, if the application is made thereafter:
Provided that such permission for sale of such land shall be granted only for the purpose of use of such land for the \textit{bonafide} industrial purpose.

\textit{Explanation.-} For the purposes of this section, the expression "\textit{bonafide} industrial purpose" includes and shall always be deemed to have included the establishment of the industrial park.”;

(4) for sub-section (5), the following sub-section shall be substituted, namely:-

“(5) Where the Collector after making such inquiry as he deems fit and giving the purchaser an opportunity of being heard comes to the conclusion that the purchaser has failed to commence production of goods or providing of services within the period as specified in clause (b) of sub-section (4), or the period extended under the provisos to that clause, the land shall vest in the State Government free from all encumbrances on payment to the purchaser of such compensation as the State Government may determine and such land shall be disposed of by the State Government in the manner as may be prescribed.”.

3. In the Gujarat Tenancy and Agricultural Lands Act, after section 63AA, the following sections shall be inserted, namely:-

\text{63AB. (1) Notwithstanding anything contained in section 63, where the Mamalatdar \textit{suo moto} or on the application of any person interested in the land, has reason to believe that, in the breach of the provisions of clause (a), (b) or (c) of sub-section (1) of section 63, transfer of the land had taken place in favour of a person who was not an agriculturist, and that certain transaction or transactions have taken place thereafter and the person in whose favour the last transaction was made on or before the 30th June, 2015, is an}
agriculturist, he shall issue a notice to such person and shall give him an opportunity of being heard and also make an inquiry as he deems fit.

(2) If the Mamlatdar comes to the conclusion that as a result of the last transaction in respect of such land, the person to whom such land was transferred is indeed an agriculturist, he shall call upon such person to pay to the State Government, for the use of such land only for the agricultural purpose, the amount of ten per cent. of the prevailing Jantri and after such payment he shall declare, by an order, such last transaction to be valid irrespective of the fact that any one or more of such transactions was or were invalid and upon such order, no proceedings under section 84C shall be initiated and if already initiated shall be discontinued forthwith.

63AC. (1) Notwithstanding anything contained in section 63 or 63AD but subject to the provisions of any other law for the time being in force, any institution registered as a public trust for charitable purpose under the Gujarat Public Trusts Act, 1950, or any company registered under the Companies Act, 2013 which has in its objects the promotion of charity and to which provisions of section 8 of the said Act are applicable, has purchased the land in contravention of the provisions of sub-section (1) of section 63 on or before the 30th June, 2015, such institution shall be entitled to make an application within six months from the commencement of the Gujarat Tenancy and Agricultural Lands Laws (Amendment) Act, 2015, to the Collector for conversion of such land into non-agricultural purpose.

(2) On an application made under sub-section (1), the Collector shall make a detailed inquiry and comes to the conclusion that such institution has, in contravention of the provisions as referred to in sub-section (1) purchased the land, he shall call upon such public trust...
or the company as referred to in sub-section (1) to pay such amount in such manner as may be prescribed by the State Government and if such public trust or company pays such sum as directed by the Collector, the Collector shall allow the conversion of such land into the non-agricultural purpose and pass the order accordingly.

63AD. (1) Notwithstanding anything contained in section 84C, where the Mamalatdar suo moto or on the application of any person, has reason to believe that, in the breach of the provisions of clause (a), (b) or (c) of sub-section (1) of section 63, transfer of the land has taken place in favour of a person who is not an agriculturist or in favour of any institution, the Mamalatdar shall issue a notice to such person or institution and, after affording an opportunity of being heard, decide whether the transfer of the land is valid or not.

(2) If the Mamalatdar comes to a decision that the transfer of such land is not valid then he shall pass an order thereby:-

(i) imposing the penalty of three times the amount of the prevailing Jantri of such land on such person or institution in whose favour such land is not validly transferred; and

(ii) directing the person or institution in whose favour such land is not validly transferred to restore the land along with the rights and interest therein to the position in which it was immediately before such transfer within a period of one month of such order.

Explanation.- For the purposes of this Act, the expression "Jantri" means the index of base market values as may be determined by the State Government from time to time."
4. In the Gujarat Tenancy and Agricultural Lands Act, in section 82, in sub-section (2), after clause (kaa) the following clauses shall be inserted, namely:-

"(kaa) the manner and period to fulfill the conditions by purchaser of the industrial park under sub-section(4B) of section 63AA;
(kbb) the manner for disposal of land vested in the State Government under sub-section (v) of section 63AA;".

5 In the Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands Ordinance, 1949 (hereinafter referred to as “the Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands Ordinance”), after section 54, the following sections shall be inserted, namely:-

"54A. (1) Notwithstanding anything contained in section 54, where the Mamalatdar suo moto or on the application of any person interested in the land, has reason to believe that, in the breach of the provisions of clauses (a), (b) or (c) of sub-section (1) of section 54, transfer of the land had taken place in favour of a person who was not an agriculturist, and that certain transaction or transactions have taken place thereafter and the person in whose favour the last transaction was made on or before the 30th June, 2015, is an agriculturist, he shall issue a notice to such person and shall give him an opportunity of being heard and also make an inquiry as he deems fit.

(2) If the Mamalatdar comes to the conclusion that as a result of the last transaction in respect of such land the person to whom such land was transferred is indeed an agriculturist, he shall call upon such person to pay to the State Government, for the use of such land only for the agricultural purpose, the amount of ten per cent. of the prevailing Jantri and after such payment he shall declare, by an order, such last transaction to be valid irrespective of the fact that any one or more of such transactions was or were invalid and upon such order,
no proceedings under section 75 shall be initiated and if already initiated shall be discontinued forthwith.

54B. (1) Notwithstanding anything contained in section 54 or 75A but subject to the provisions of any other law for the time being in force, any institution registered as a public trust for charitable purpose under the Gujarat Public Trusts Act, 1950, or any company registered under the Companies Act, 2013 which has in its objects the promotion of charity and to which provisions of section 8 of the said Act are applicable, has purchased the land in contravention of the provisions of sub-section (1) of section 54 on or before the 30th June, 2015, such institution shall be entitled to make an application within six months from the commencement of the Gujarat Tenancy and Agricultural Lands Laws (Amendment) Act, 2015, to the Collector for conversion of such land into non-agricultural purpose.

(2) On an application made under sub-section (1), the Collector shall make a detailed inquiry and comes to the conclusion that such institution has, in contravention of the provisions as referred to in sub-section (1) purchased the land, he shall call upon such public trust or the company as referred to in sub-section (1) to pay such amount in such manner as may be prescribed by the State Government and if such public trust or company pays such sum as directed by the Collector, the Collector shall allow the conversion of such land into the non-agricultural purpose and pass the order accordingly.”

6. In the Saurashtra Gharkhed, Tenancy Settlement and Agricultural Land Ordinance, in section 55,-

(1) in sub-section(3), after the existing proviso, the following proviso shall be inserted, namely:-
"Provided further that where the land is sold to a purchaser which is a company as defined by clause (20) of section 2 of the Companies Act, 2013, it may offer the equity shares of the company, to the person by whom such land is being sold, in lieu of the sale price of such land and if such person is in agreement for accepting such equity shares, either in full or partly, then it shall be incumbent upon such company to allot such equity shares of equivalent amount, either in full or partly, to such person."

(2) in sub-section (2), for clause (b) and proviso thereto, the following clause shall be substituted, namely:-

"(b) the purchaser to whom a certificate is issued under sub-clause (i) of clause (c) of sub-section (3) shall commence production of goods or providing of services within five years from such date of certificate:

Provided that the period of five years may, on an application made by the purchaser in that behalf be extended by two years by the Collector as it may by an order in writing in such circumstances as may be prescribed:

Provided further that the Collector shall not extend such period for more than a period of one year at a time:

Provided also that such aggregate period of seven years may, on an application made by the purchaser in that behalf, and on the payment of fifty per cent. of the prevailing Jantri value, be extended by another three years by the State Government."

(3) after sub-section (3), the following sub-sections shall be inserted, namely:-

"(3A) In case where the purchaser fails to commence the production of goods or providing of services within three years from the date of certificate issued under sub-clause(ii) of clause (c) of sub-section (2)
or thereafter, the Collector may, after an application is made to him in that behalf grant permission by an order for sale or transfer of such land:

Provided that such permission shall be granted by the Collector only upon the payment of-

(i) 40 per cent. of the prevailing Jantri value, if the application is made before the completion of a period of five years from the date of certificate;

(ii) 60 per cent. of the prevailing Jantri value, if the application is made after a period of five years but before the completion of a period of seven years from the date of certificate;

(iii) 100 per cent. of the prevailing Jantri value, if the application is made thereafter.

(3B) Notwithstanding anything contained in sub-section (3) or sub-section (3A),-

(i) where the land is sold to a person in pursuance of sub-section (1) for the purpose of establishing an industrial park in consonance with the policy and conditions of the State Government in that behalf, the purchaser shall fulfill all the conditions in such manner and within such period as may be prescribed;

(ii) the purchaser shall be required to obtain certificate/certificates from the Industries Commissioner, Gujarat State, in the manner as may be prescribed of having fulfill the conditions as referred to in clause (i);

(iii) in case where the purchaser fails to obtain the certificate/certificates as referred to in clause (ii), the provisions of sub-section (4), in so far as vesting of such land or part of such land in case where the purchaser has already transferred any portion or portions of such land, in the State
Government and disposal of such land are concerned, shall
*mutatis mutandis* apply;

(iv) the purchaser shall be entitled to transfer or sell portion of
such land to any person for establishing an industry thereon
subject to the provisions of the policy of the State
Government with regard to the industrial park;

(v) the transferee under clause (iv) or any person to whom such
land may be transferred in any subsequent transaction or
transactions shall be entitled to sell or transfer such portion
of land to any person for the purpose as provided in clause
(iv);

(vi) in case where the purchaser is of the view, after a period of
three years from the date of purchase of such land, that it is
not possible for him to fulfill the conditions and obtain the
certificate/certificates as referred to in this section, he may
make an application to the Collector for grant of permission
to sale or transfer of such land and the Collector shall
thereupon grant such permission only upon the payment of,-

(a) 40 per cent. of the prevailing *Jantri* value, if the application
is made before the completion of a period of five years
from the date of certificate as referred to in sub-clause (i) of
clause (c) of sub-section (2);

(b) 60 per cent. of the prevailing *Jantri* value, if the application
is made after a period of five years but before the
completion of a period of seven years from the date of
certificate as referred to in sub-clause (i) of clause (c) of
sub-section (2);

(c) 100 per cent. of the prevailing *Jantri* value, if the
application is made thereafter:

Provided that such permission for sale of such land shall be granted only
for the purpose of use of such land for the *bonafide* industrial purpose.
person or the institution in whose favour such land is not validly transferred.

Explanation.- For the purposes of this Ordinance, the expression “Jantri” means the index of base market values as may be determined by the State Government from time to time.”.

8. In the Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands Ordinance, in section 73, in sub-section (2), after clause (d), the following clauses shall be inserted, namely:-

“(d-a) the manner and period to fulfill the conditions by purchaser of the industrial park under sub-section (3B) of section 55;
(d-b) the manner for disposal of land vested in the State Government under sub-section (4) of section 55;”.

9. In the Gujarat Tenancy and Agricultural Lands (Vidarbh Region and Kutch Area) Act, 1958 (hereinafter referred to as “the Gujarat Tenancy and Agricultural Lands (Vidarbh Region and Kutch Area) Act”), in section 89A-

(1) in sub-section (1), after the existing proviso, the following proviso shall be inserted, namely:-

“Provided further that where the land is sold to a purchaser which is a company as defined by clause (20) of section 2 of the Companies Act, 2013, it may offer the equity shares of the company, to the person by whom such land is being sold, in lieu of the sale price of such land and if such person is in agreement for accepting such equity shares, either in full or partly, then it shall be incumbent upon such company to allot such equity shares of equivalent amount, either in full or partly, to such person.”;
Explanation.- For the purposes of this section, the expression “bonafide industrial purpose” includes and shall always be deemed to have included the establishment of the industrial park.”;

(4) for sub-section (4), the following sub-section shall be substituted, namely:-

“(4) Where the Collector after making such inquiry as he deems fit and giving the purchaser an opportunity of being heard comes to the conclusion that the purchaser has failed to commence production of goods or providing of services within the period specified in clause (b) of sub-section (3), or the period extended under the provisos to that clause, the land shall vest in the State Government free from all encumbrances on payment to the purchaser of such compensation as the State Government may determine and such land shall be disposed of by the State Government in the manner as may be prescribed.”.

7. In the Saurashtra Gharkhed, Tenancy Settlement and Agricultural Lands Ordinance, after section 75, the following section shall be inserted, namely:-

“75A. (1) Notwithstanding anything contained in section 75, where the Collector suo moto or on the application of any person, has reason to believe that, in the breach of the provisions of clause (a), (b) or (c) of sub-section (1) of section 54, transfer of the land has taken place in favour of a person who is not an agriculturist or in favour of any institution, the Collector shall issue a notice to such person or institution and, after affording an opportunity of being heard, decide whether the transfer of the land is valid or not.

(2) If the Collector comes to a decision that the transfer of such land is not valid then he shall pass an order thereby imposing the penalty of three times the amount of the prevailing Jantri of such land on the
(2) in sub-section (4), for clause (b) and proviso thereto, the following clause shall be substituted, namely:-

"(b) the purchaser to whom a certificate is issued under sub-clause (i) of clause (c) of sub-section (3) shall commence production of goods or providing of services within five years from the date of certificate:

  Provided that the period of five years on an application made by the purchaser in that behalf be extended by two years by the Collector as it may be by an order in writing in such circumstances as may be prescribed:

  Provided further that the Collector shall not extend such period for more than a period of one year at a time:

  Provided also that such aggregate period of seven years may, on an application made by the purchaser in that behalf, and on payment of fifty per cent. of the prevailing Jantri value, be extended by another three years by the State Government."

(3) after sub-section (4), the following sub-sections shall be inserted, namely:-

"(4A) In case where the purchaser fails to commence the production of goods or providing of services within three years from the date of certificate issued under sub-section (3) or thereafter, the Collector may, after an application is made to him in that behalf grant permission by an order for sale or transfer of such land:

  Provided that such permission shall be granted by the Collector only upon the payment of -

  (i) 40 per cent. of the prevailing Jantri value, if the application is made before the completion of a period of five years from the date of certificate;

  (ii) 60 per cent. of the prevailing Jantri value, if the application is made after a period of five years but before the completion of a period of seven years from the date of certificate;"
(iii) 100 per cent. of the prevailing Jantri value, if the application is made thereafter.

(4B) Notwithstanding anything contained in sub-section (4) or sub-section (4A),-

(i) where the land is sold to a person in pursuance of sub-section (1) for the purpose of establishing an industrial park in consonance with the policy and conditions of the State Government in that behalf, the purchaser shall fulfill all the conditions in such manner and within such period as may be prescribed;

(ii) the purchaser shall be required to obtain certificate/certificates from the Industries Commissioner, Gujarat State, in the manner as may be prescribed of having fulfill the conditions as referred to in clause (i);

(iii) in case where the purchaser fails to obtain the certificate/certificates as referred to in clause (ii), the provisions of sub-section (5), in so far as vesting of such land or part of such land in case where the purchaser has already transferred any portion or portions of such land, in the State Government and disposal of such land are concerned, shall mutatis mutandis apply;

(iv) the purchaser shall be entitled to transfer or sell portion of such land to any person for establishing an industry thereon subject to the provisions of the policy of the State Government with regard to the industrial park;

(v) the transferee under clause(iv) or any person to whom such land may be transferred in any subsequent transaction or transactions shall be entitled to sell or transfer such portion of land to any person for the purpose as provided in clause (iv);
(vi) in case where the purchaser is of the view, after a period of three years from the date of purchase of such land, that it is not possible for him to fulfill the conditions and obtain the certificate/certificates as referred to in this section, he may make an application to the Collector for grant of permission to sale or transfer of such land and the Collector shall thereupon grant such permission only upon the payment of,

(a) 40 per cent. of the prevailing Jantri value, if the application is made before the completion of a period of five years from the date of certificate as referred to in sub-clause (i) of clause (c) of sub-section (3);

(b) 60 per cent. of the prevailing Jantri value, if the application is made after a period of five years but before the completion of a period of seven years from the date of certificate; as referred to in sub-clause (i) of clause (c) of sub-section (3);

(c) 100 per cent. of the prevailing Jantri value, if the application is made thereafter:

Provided that such permission for sale of such land shall be granted only for the purpose of use of such land for the bonafide industrial purpose.

Explanation.- For the purposes of this section, the expression “bonafide industrial purpose” includes and shall always be deemed to have included the establishment of the industrial park.”;

(4) for sub-section (5), the following sub-section shall be substituted, namely:-

“(5) Where the Collector after making such inquiry as he deems fit and giving the purchaser an opportunity of being heard comes to the conclusion that the purchaser has failed to commence production of goods or providing of services within the period specified in clause (b) of sub-section (4), or the period extended
under the provisos to that clause, the land shall vest in the State Government free from all encumbrances on payment to the purchaser of such compensation as the State Government may determine and such land shall be disposed of by the State Government in the manner as may be prescribed.”.

10. In the Gujarat Tenancy and Agricultural Lands (Vidarba Region and Kutch Area) Act, after section 89A, the following sections shall be inserted, namely:-

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98B. (1) Notwithstanding anything contained in section 63, where the Mamalatdar suo moto or on the application of any person interested in the land, has reason to believe that, in the breach of the provisions of clause (a) or (b) of sub-section (1) of section 89, transfer of the land had taken place in favour of a person who was not an agriculturist, and that certain transaction or transactions have taken place thereafter and the person in whose favour the last transaction was made on or before the 30th June, 2015, is an agriculturist, he shall issue a notice to such person and shall give him an opportunity of being heard and also make an inquiry as he deems fit.

(2) If the Mamalatdar comes to the conclusion that as a result of the last transaction in respect of such land, the person to whom such land was transferred is indeed an agriculturist, he shall call upon such person to pay to the State Government, for the use of such land only for the agricultural purpose, the amount of ten per cent. of the prevailing Jantri and after such payment he shall declare, by an order, such last transaction to be valid irrespective of the fact that any one or more of such transactions was or were invalid and upon such order, no proceedings under section 122 shall be initiated and if already initiated shall be discontinued forthwith.
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89C. (1) Notwithstanding anything contained in section 89 or 89D but subject to the provisions of any other law for the time being in force, any institution registered as a public trust for charitable purpose under the Gujarat Public Trusts Act, 1950, or any company registered under the Companies Act, 2013 which has in its objects the promotion of charity and to which provisions of section 8 of the said Act are applicable, has purchased the land in contravention of the provisions of sub-section (1) of section 89 on or before the 30th June, 2015, such institution shall be entitled to make an application within six months from the commencement of the Gujarat Tenancy Agriculture Lands Laws (Amendment) Act, 2015, to the Collector for conversion of such land into non-agricultural purpose.

(2) On an application made under sub-section (1), the Collector shall make a detailed inquiry and comes to the conclusion that such institution has, in contravention of the provisions as referred to in sub-section (1) purchased the land, he shall call upon such public trust or the company as referred to in sub-section (1) to pay such amount in such manner as may be prescribed by the State Government and if such public trust or company pays such sum as directed by the Collector, the Collector shall allow the conversion of such land into the non-agricultural purpose and pass the order accordingly.

89D. (1) Notwithstanding anything contained in sub-section (1) of section 122, where the Mamalatdar suo moto or on the application of any person, has reason to believe that, in the breach of the provisions of clause (a) or (b) of sub-section (1) of section 89, transfer of the land has taken place in favour of a person who is not an agriculturist or in favour of any institution, the Mamalatdar shall issue a notice to such person or institution and, after affording an opportunity of being heard, decide whether the transfer of the land is valid or not.
(2) If the Mamalatdar comes to a decision that the transfer of such land is not valid then he shall pass an order thereby,-

(i) imposing the penalty of three times the amount of the prevailing Jantri of such land on the person or institution in whose favour such land is not validly transferred; and

(ii) take further actions as provided in the provisions of sub-section (3) to (5) of section 122.

Explanation.- For the purposes of this Act, the expression “Jantri” means the index of base market values as may be determined by the State Government from time to time.”.

11. In the Gujarat Tenancy and Agricultural Lands (Vidarbha Region and Kutch Area) Act, in section 118, in sub-section (2), after clause (xix-a), the following clauses shall be inserted, namely:-

“(xix-b) the manner and period to fulfill the conditions by purchaser of the industrial park under sub-section (4B) of section 89A;

(xix-c) the manner for disposal of land vested in the State Government under sub-section (5) of section 89A;”.

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Government Central Press, Gandhinagar.