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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

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

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 20th January, 2014.

GUJRAT FIRE PREVENTION AND LIFE SAFETY MEASURES ACT, 2013.

No.GH/V/11 of 2014/PRCH-102013-382_L(Part-2):- The following draft of rules which is proposed to be issued under section 57 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11 of 2013) is published as required by sub-section (1) of the said section 57 for the information of all the persons likely to be effected thereby and notice is hereby given that the said draft of rules will be taken into consideration by the Government of Gujarat from or after espiry of sixty days from the date of publication of this notification in the Official Gazzette.

2. Any objections or suggestions which may be received by the Additional Chief Secretary to the Government of Gujarat, Urban Housing and Urban Development Department Sachivalaya Gandhhinagar from any person with respect to the said draft on or before the expiry of the aforesaid period will be considered by the Government of Gujarat.

GUJRAT FIRE PREVENTION AND LIFE SAFETY MEASURES ACT, 2013.

DRAFT NOTIFICATION

No. GH/V/11 of 2014/PRCH-102013-382-L(Part-2):- in exercise of the powers coferred by section 57 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11of 2013), the Government of Gujarat hereby makes the following rules, namely:-

CHAPTERI

PRELIMINARY

- Short Title, Extent and Commencement.- (1) These rules may be called the Gujarat Fire Prevention and Life Safety Measures Rules, 2014.
- (2) It extends to the whole of the State of Gujarat.
- (3) It shall come into force on the date of their publication in the Official Gazette.

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- 2. Definitions. (1) In these rules, unless the context otherwise requires:-
 - (a) "Act" means the Gujarat Fire Prevention and Life Safety Measures Act, 2013. (Guj. Act No. 11of 2013);
 - (b) "Fire Prevention Wing" means the Fire Prevention Wing created under rule 38;
 - (c) "Fire Safety Certificate" means the Fire Safety Certificate issued under sub-rule (1) of rule 23;
 - (d) 'Form' means 'Form' in appended to these rules;
 - (e) "Gujarat State Institute for Fire Safety Training" means Gujarat State Institute for Fire Safety Training, (GSIFST) established under sub-section (1) of section 17 of the Act;
 - (f) 'Schedule' means a 'Schedule' appended to these rules;
- (2) The words and expressions not defined in these rules but defined in the Act, or GDCR or National Building Code of India or relevant Indian Standards or Specifications published by Bureau of Indian Standards shall have the meanings as assigned to them in the Act or Building Bye-laws or National Building Code of India, 2005 or relevant Indian Standards or Specifications published by the Bureau of Indian Standards for construction and fire safety of buildings or premises and pandals.

CHAPTER II

ORGANISATION, ESTABLISHMENT AND ADMINISTRATION

- 3. Qualifications of the Nominated Officer.- (1) For appointment of the nominated officer under clause (u) of sub-section (1) of section 2 of the Act, a person shall possess the qualifications as specified in First Schedule.
- 4. Equipments and Appliances for Fire Service.- (1) The Director shall determine the requirement of equipments and appliances for rescue, fire fighting, personal protection in such numbers and with such specifications taking into consideration the apprehention of fire risk in the area for effective measures of safety and efficient response in times of emergency.
- (2) The Director, with the previous sanction of the Government, shall procure equipments and appliances determined under sub-rule (1) in such manner that each fire division is adequately equipped to meet with the requirement of fire fighting and fire safety measures and make all necessary arrangements for their upkeep and maintenance to ensure their availability to provide fire prevention and fire safety service as and when required.
- (3) The life of equipments and appliances shall be as per the recommendations of the Standing Fire Advisory Council of the Ministry of Home Affairs, Government of India or of any other authority as may be authorized by the Government for this purpose.
- 5. Construction or hiring of places for Fire Stations.- (1) The Director shall identify the area where the establishment of a fire station is tactically advantageous to provide fire prevention and life safety measure.
- (2) The Director with the previous sanction of the State Government shall require the local authority to provide land on payment of such premium as may be fixed by the State Government.
- (3) The State Government may hire any building or premises on payment of such rent and on such terms and conditions as may be agreed to by both the parties where no land is made available by the local authority.
- (4) The composition of the fir station along with the staff pattern and facilities to be provided by a fire station may be decided by the Director, depending upon the circumstances prevailing and apprehension of fire risk in the area.

- 6. Qualifications for appointment of Fire Officer of different ranks and other terms and conditions of service.— (1) The qualifications for appointment and other conditions of services of Fire Officer of different ranks shall be, specified by the as the State Government, by any general or special order in that behalf.
- 7. Restrictions respecting right to form association, etc.— No member of the Fire Service shall participate in, or address, any meeting or take part in any demonstration organised by any person or persons for any political purposes or for such other purposes as may be prescribed.
- 8. Badges of Ranks in Fire Service.- Personnels serving at different ranks in any fire service shall have the badges of various ranks as specified in the Second Schedule.

CHAPTER III

LICENSED AGENCY

- 9. Eligibility for Licensed Agency.- No person shall be eligible to apply for grant of licence to act as a Licensed Agency unless he,—
- (a) possesses atleast any of the following qualifications, namely:—
 - (i) a degree or Advanced Diploma or Diploma in Fire Engineering conferred or awarded by the National Fire Service College, Ministry of Home Affairs, Government of India; or
 - (ii) Fellow of Fire Engineering of the Institution of Fire Engineering (U.K.) or M.I. Fire (U.K.) or A.IVI.I.E. Fire India, Graduateship Examination of the Institution of Fire Engineering (U.K.) or the Institution of Fire Engineering (India); and
- (b) a degree or diploma in Mechanical or Electrical or Electronics or Chemical or Civil, Engineering obtained from a University established or incorporated by an Act of the Parliament or a State Act in India or an educational instistituion; or declared as deemed to be University under section 3 of the University Grants Commission Act, 1956 (3 of 1956); and
- (c) holds a solvency certificate for an amount as may be specified by the Director, with prior approval of the State Government; and
- (d) has the experience of 3 years immediately preceding the year of making the application, executed the work in field relating to fire prevention and fire protection system or holds a certificate of fire protection specialist awarded by the Gujarat State Institute for Fire Safety Training, (GSIFST) established by the Government; and
- (e) has not been black-listed by any Government Department or authority established by a law of the State Legislature; or any board or corporation or organisation owned or controlled by the State Government or any other State Government.
- 10. Application for to act as Licensed Agency:-- (1) Any person who intends to act as a Licensed Agency as specified under sub-section (2) of section 28 shall make an application in "Form A1" for obtaining licence. Such application may be made in person or be sent by registered post acknowledgement or through courier agency or online.
- (2) The application made under sub-rule (1) shall be accompanied by fees and fulfill other requirements as specified in the Table below:

TABLE

Class of local authority	Minimum solvency certificate for	Prescribed limit for	ecuted in	Registration fees (Rs in		
	(Rs in lakhs)	execution of the works as per estimated cost (Rs in lakhs)	Fire fighting installations such as hydrants sprinklers pumping etc.	Dectation of fire separation systems	Passive protection such as	lakhs)
(1)	(2)	(3)	(4)	(5)	(6)	(7)
Municipal Corporation/ Special Investment Regions/ Industrial Estates	25.0	Unlimited	1500	600	600	50000
Α	15.0	Unlimited	500	200	200	25000
В	10.0	1000	300	100	100	25000 15000
C	5.0	600	200	50	50	5000
Or remaining Gram Panchayat areas	2.5	300	100	25	25	2500

(3) The Applicant shall attach the following documents, namely:-

- (i) solvency certificate for an appropriate amount as specified in column (2) of Table shown above;
- (ii) attested copy of partnership deed and power of attorney or articles of association and memorandum of association or affidavit on stamp paper in case the individual is the sole proprietor of the firm;
- (iii) ccrtificates regarding satisfactory completion of works carried out in last three years issued by the concerned department;
- (iv) orders of works in hand in current year (upto the prescribed amount for that class);
- (v) certificate from the Chartered Accountant or registered Income Tax Practitioner in the prescribed form in case of private works;
- (vi) if the application for registration is made for the first time for a specific class, the applicant is required to have executed at least one work upto the maximum amount in the class, which falls by one class below the specific class, applied for;
- (vii) certificate regarding appointment of at least one officer possessing any of the qualifications specified in clause (b) of sub-rule (1);
- (viii) attested passport size photographs of partners or directors or individual proprietor and also of the officer or officers referred to in the application;
- (ix) affidavit on appropriate stamp paper, stating that his/ her firm is not black listed by any of the departments of the State Government, local authority or any board or corporation or organisation owned or controlled by the State Government or any other State Government;
- (x) list of technical staff with their qualifications; and
- (xi) such other information and/or documents as may be required by the Director.

- 11. Licence to act as Licensed Agency.—The application made under rule 10 shall be scrutumised by the Director in accordance with the rules and on being satisfied that the applicant fulfills all the crieteria for grant of licence to work as licensed agency, he shall grant the Licence in "Form-A2" to act as Licensed Agency subject to the following terms and conditions, namely:—
- (1) The licence shall be-
 - (a) non-transferable,
 - (b) valid for two year from the date of issue, unless suspended or cancelled earlier,
 - (c) renewable for further period of two years, if so desired, before expiry of the licence.
- (2) Changes, if any, in respect of
 - (a) partners, director& or members,
 - (b) address of the office of the Licensed Agency. shall be forthwith reported to the Authority issuing the licence.
- (3) The Licensed Agency shall always keep the work, executed, or being executed by it, open for inspection by the Director, Chief Fire Officer or any fire officer authorised by the Director or the Chief Fire Officer.
- 12. Renewal of Licence.—An application for renewal of a licence granted under rule 11 shall be required to be made made in "Form-A1" which shall be accompanied by a fee as specified under sub-rule (2) of rule 10 and also documents as mentioned in sub-rule (3) of rule 10.
- 13. Notice to showcause as why licence be not suspended or cancelled. Where any person to whom the Licence has been granted contravenes any of the provisions of the Act or of the rules or fails to comply with the conditions of the licence or becomes unfit by reason of incompetency, misconduct or any other grave reasons, a notice in "Form-A3" shall be given to such person to showcause as to why the licence granted to him to act as Licensed Agency should not be suspended or cancelled.

CHAPTER IV

PROVISIONS RELATING TO FIRE PREVENTION AND LIFE SAFETY MEASURES

- 14: Certificates to be issued by a licensed agency.—(1) A certificate regarding the compliance of the fire prevention and life safety measures in a building or a part thereof as required by or under the provisions of the Act, shall be issued by a Licensed Agency in "Form-B1".
- (2) The Licensed Agency shall issue a certificate in the months of January and July in each year regarding the maintenance of fire prevention and life safety measures in a building or premises being in good repair and efficient condition as specified in sub-section (2) of section 29 of the Act, in "Form-B2".
- 15. Notice for the removal of objects or goods likely to cause the risk of fire. For the purpose of removal of objects or goods likely to cause the risk of fire, a notice in "Form-B3" shall be issued to the owner or occupier of building or premises, by the officer authorized in this behalf, directing him to remove, the objects or goods likely to cause the risk of fire, to a place of safety within a period of as specified in the notice.
- (2) On failure to comply with the directions given under sub-rule (1), a further notice in "Form B4" shall be given under sub-section (2) of section 22 to submit his reply as to why the objects or goods should not be siezed, detained or removed.
- 16. Memorandum of seizure, etc.and panchanama.—Where any objects or goods involving risk of fire are required to be seized, detained or removed under sub-section (2) of section 22, the memorandum of seizure, etc. shall be prepared in the "Form B5" and the panchanama shall be made in "Form B6".
- 17. Notice for entry and inspection. —(1) The notice to be given for entering and inspection required to be given under sub-section (1) of section 24 of the Act for ascertaining the adequacy or contravention of fire prevention and life safety measures in any place or building or part thereof, shall be in "Form B7".
- (2) The notice under sub-section (1) of section 24 of the Act to a woman, who according to the custom does not appear in public, shall be given in "Form B8".

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- 18. Report of Inspection.- The report of the nominated officer relating to inspection carried out by him under sub-section (5) of section 24 of the Act shall be given in "Form B9".
- 19. Notice to the owner or occupier of a building or part thereof to undertake certain measures.— (1) On completion of the inspection of a place or building or a part thereof, any deviation from, or contravention of, the requirements with regard to the fire prevention and life safety measures or any inadequacy or noncompliance of such measures provided or to be provided therein with reference to the height of the building or the nature of the activities carried on in such place or building or part thereof, are noticed, the owner or occupier of such place or building or part thereof shall be given a notice in "Form-B10", by the officer authorized in this behalf, under section 24 of the Act, directing him to undertake the requisite measures within seven days.
- (2) The time to be specified in the notice given to the owner or the occupier under sub-rule (1) shall be specified having regard to the nature of the measures to be taken but no such time shall exceed 120 days in any case.
- 20. Procedure for sealing of a place or building or a part thereof.— The procedure to be followed by the Director or the Regional Fire Officer or the Chief Fire Officer in regard to sealing of any place or building or part thereof, as required under sub-section (3) of section 26 of the Act shall be as follows, namely:-
 - (a) he shall require the persons, in possession or occupation of the place or building or part thereof to be sealed, to remove themselves from there forthwith;
 - (b) in case of non-compliance of the said order, he shall direct any police officer having jurisdiction in the area to remove such persons from such place or building or part thereof;
 - (c) after the removal of persons in possession or in occupation from such place or building or part thereof, he shall cause such place or building or part thereof to be sealed by such police officer forthwith in the manner which he deems fit;
 - (d) the seal used to seal as aforesaid shall remain in the custody of the Director or, the Regional Fire Officer or the Chief Fire Officer, as the case may be;
 - if the place or building or part thereof required to be sealed on receipt of the report of the nominated officer, is found to be locked or inaccessible, he may break to open with the assistance of the police officer and enter the premises and after taking all necessary steps required to be taken under the Act, or under these rules, relock and cause it to be sealed as aforesaid;
 - (ii) where a place or building or a part thereof is scaled under sub- clause (i), an inventory of the material found in such place or building or part thereof shall be prepared in the presence of two independent witnesses and a copy thereof shall be delivered to the owner or occupier, if present at the site. The "Form B5" for inventory and "Form B6" for panchanarna, respectively, shall be used for preparation of the reports;
 - (iii) he shall make report in writing to the Police Inspector of the concerned Police Station if the seal so fixed on any place or building or part thereof is found to be broken or tampered.
- 21. Appointment of Fire Safety Officer.- (1) For the purpose of effective fire prevention and life safety measures, every owner or occupier or every factory shall appoint a fire safety officer, within a period of six months from the commencement of the Act, having prescribed qualifications and thereafter shall send the compliance report to that effect in Form B11 to the Regional Fire Officer or the Chief Fire Officer.
- (2) On the receipt of the compliance report made under sub-rule(1), the Regional Fire Officer or the Chief Fire Officer, shall after due verifications, issue a certificate of enrolment of appointment of the fire safety officer, under the seal and signature of the Regional Fire Officer or the Chief Fire Officer or any other authority in "Form 'B12'.
- (3) In case of failure to appoint a fire safety officer as specified in sub-rule (1), the Regional Fire Officer or the Chief Fire Officer shall, after giving an opportunity of being heard, if it is considered to do so, communicate to the relevant authority or to the labour commissioner to take appropriate action for the discontinuance of the use or closure of the building or premises or the factory, as the case may be.
- (4) The classification of buildings or premises and the qualifications of the Fire Safety Officer shall be as specified in the Third Schedule;

- 22. Minimum standards for fire prevention and fire safety for buildings or premises.— (1) The minimum standards for fire prevention and fire safety for buildings or premises required under sub-section (2) of section 18 of the Act, with respect to the height of the buildings and class of occupancy as provided in the building bye-laws or National Building Code of India, shall mutantis-mutandis apply in the following matters, namely:-
 - (a) access to building,
 - (b) number, width, type and arrangement of exits,
 - (c) protection of exits by means of fire check door (s) and or pressurization,
 - (d) compartmentation,
 - (e) smoke management system,
 - (f) fire extinguishers,
 - (g) first-aid hose reels,
 - (h) automatic fire detection and alarming system,
 - (i) public address system,
 - (j) automatic sprinkler system,
 - (k) internal hydrants and yard hydrants,
 - (l) pumping arrangements,
 - (m) captive water storage for fire fighting,
 - (n) exit signage,
 - (o) provision of Lifts,
 - (p) standby power supply,
 - (q) refuge area,
 - (r) fire control room,
 - (s) special fire protection systems for protection of special risks:

Provided that classes of occupancies or buildings or premises for which fire prevention and fire safety measures are not provided in the building byc-laws or National Building Code of India, the Director may require the owner or occupier of such occupancies or buildings or premises to provide fire prevention and fire safety measures in accordance with the international standards as may be provided by the Fire Prevention Wing:

Provided further that where the Government is of the opinion that it is necessary or expedient to do so, it may, by order, for reasons to be recorded in writing, relax or modify or annul any requirement concerning fire prevention and fire safety measures under these rules with respect to any class of occupancy in any building or premises in special areas or in respect of any building or premises in any area that was constructed or which was under construction prior to the date of commencement of these rules.

- (2) Where the Regional Fire Officer or the Chief Fire Officer is of the opinion that it is necessary or expedient to do so, it may, for reasons to be recorded in writing, require the owner or occupier of the buildings or premises to provide additional fire prevention and fire safety measures.
- 23. Issuance of Fire Safety Certificate. (1) The Regional Fire Officer or the Chief Fire Officer or any other officer (s) authorised by him in this behalf by a general or special order shall issue a Fire Safety Certificate in "Form B13" to the owner or occupier of the building or premises with such conditions as may be specified in the Fire Safety Certificate for compliance of fire prevention and fire safety measures as specified under these rules.
- (2) The application for grant of Fire Safety Certificate shall be made to the Regional Fire Officer or the Chief Fire Officer in "Form B14" and shall be accompanied with a certificate from the architect and owner or occupier to the effect that all the fire prevention and fire safety measures as required under rule 22 have been incorporated in the building or premises.

- (3) On receipt of the application made under sub-rule (2), the building or premises shall be inspected by the Fire Officers to ascertain the availability and operability of the fire prevention and fire safety measures who shall send his report with recommendation to the Regional Fire Officer or the Chief Fire Officer for grant or refusal of fire safety certificate.
- (4) On receipt of the recommendations under sub-rule (3), the Regional Fire Officer or the Chief Fire Officer shall grant the fire safety certificate in the relevant prescribed form or reject the same for reasons to be recorded in writing and communicate to the owner or occupier, as the case may be.
- (5) In case of rejection of application for grant of fire safety certificate under sub-rule (4), a fresh application shall be made by the owner or occupier under sub-rule (2) duly complying with the requirements as communicated under sub-rule (4).
- (6) The buildings or premises that have already been issued 'No Objection Certificate' for the occupancy of the building or premises shall deemed to have been issued 'Fire Safety Certificate' under rule 23 subject to verification of compliance of fire prevention and fire safety measures on which the 'No Objection Certificate' was issued on the last occasion.
- 24. Duration of Fire Safety Certificate.- The fire safety certificate issued under rule 23 unless sooner cancelled shall be valid for a period of 5 years for residential buildings (other than hotels) and 3 years for non-residential buildings including hotels from the date of issue:

Provided that the Regional Fire Officer or the Chief Fire Officer may reduce the period after recording the resons therefore.

- 25. Renewal of Fire Safety Certificate.- (1) Application for renewal of Fire Safety Certificate granted under rule 23 shall be made to the Regional Fire Officer or the Chief Fire Officer, in Form 'B14' along with a copy of the Fire Safety Certificate prior to one month before of the expiry date of the Fire Safety Certificate.
- (2) On receipt of an application made under sub-rule (1), the Regional Fire Officer or the Chief Fire Officer or any other officer authorised by him shall inspect the building or premises to verify the compliance of rules and forward the report of the compliance or otherwise, to the Director.
- (3) On receipt of report under sub-rule (2), the Regional Fire Officer or the Chief Fire Officer or any other officer authorised by him in this behalf by a special or general order, renew the Fire Safety Certificate for a period specified under rule 24 or reject the application duly recording the reasons therefore.
- 26. Liability to maintain fire safety measures.— (1) The occupier of the building or premises, as the case may be, shall maintain the fire prevention and fire safety measures provided in the building or premises at all times in best repairs for use by the occupants or members of Fire Service or both in the event of an out break of fire.
- (2) The occupier of the building or premises or the Fire Safety Officer appointed under section 12 of the Act, as the case may be, shall declare every year in Form 'B15' that fire prevention and fire safety measures provided in the building or premises.
- (3) It shall be lawful for the Regional Fire Officer or the Chief Fire Officer, to enter and inspect the building or premises, as the case may be, with a view to verifying the correctness of the declaration made under sub-rule (2) and to point out the shortcomings, if any, with directions to remove them within a specified time. If the directions of the inspecting officer are not complied within the time limit so given, the inspecting officer with the previous approval of the Regional Fire Officer or the Chief Fire Officer shall declare the building or premises unfit from fire safety point of view and direct the local body/ authority or any other authority concerned to disconnect the electricity and water supply to the building or the premises, as the case may be, and the local body/ authority or the other authority shall comply with the directions of the inspecting officer.
- (4) The owner or the occupier of the building or premises or the Fire Safety Officer, who falsely makes declaration, in contravention of the provision made under sub-rule (2), shall be deemed to be in default and shall be liable to penalty.

CHAPTER V

PROVISIONS FOR TEMPORARY STRUCTURES

- 27. Minimum standards for fire prevention temporary structure, etc.- (1) The minimum standards for fire prevention and fire safety for temporary structure such as mandap, shamiyana or tents or pandal for the purposes of sub-section (2) of section 27 shall be required in accordance with IS:8758:1993 published by Bureau of Indian Standards, New Delhi and National Building Code of India, relating to the following matters, namely:-
- (a) access temporary structures etc;
- (b) open space around the temporary structures etc;
- (c) distance from medium and high voltage electrical wires and hazardous installations,
- (d) means of exits,
- (e) material of construction,
- (f) first-aid fire fighting arrangements,
- (g) water storage for fire fighting,
- (h) electrical wiring,
- (i) availability of trained fire fighting staff.
- (2) The promoter, organizer or the owner or occupier shall require provide and maintain the measures specified in sub-rule (1).
- 28. Form of declaration.- The erector of temporary structures such as mandap, shamiyana or tents or pandal shall, for the purposes of due compliance of sub-section (2) of section 27 of the Act, make a declaration in Form 'C1', to the effect that adequate fire safety measures have been taken as provided in rule 27.
- 29. Removal of encroachments or objects or goods likely to cause a risk of fire or any obstruction to fire fighting.— (1) The Sub-Divisional Magistrate having jurisdiction may, after giving a reasonable opportunity of being heard as provided by sub-section (7) of section 27 of the Act may order to seize, detain or remove encroachments or objects or goods likely to cause a risk of fire or obstruction to fire fighting.
- (2) The order under sub-rule (1) shall be made in Form 'C2' and the panchnama shall be made in Form 'C3'.
- (3) The notice to the person in possession of the inventory of the objects or goods as required under subsection (8) of section 27 of the Act shall be given in Form 'C4'.
- 30. Notice to pay the charges for the services rendered by the State Fire Services.—(1) Where the State Government has provided the services for Fire Prevention and Life Safety Measures, the Director may issue notice in Form C5 requiring the owner or the occupier of the building or premises, to pay the amount for the expenses incurred for rendering the aforesaid services.
- 31. Measures to be taken for fire prevention and life safety in temperory structures.— The measures required to be taken by the promoter, the organizer or the owner or the occupier of permises declared under sub-section (1) of section 27 of the Act, shall be such as specified in sub-rule(1) of rule 27.
- (2) The show cause notice to be issued by the Sub-Divisional Magistrate under sub-section (6) of section 27 of the Act shall be as specified in Form C6.
- (3) The Regional Fire Officer or the Chief Fire officer may grant permission, in form C8, subject to such conditions, as specified therin, for the use of temperory structures a shamiyana or tent or mandap, on receiving the declaration by the promoter or the organizer or the owner or the occupier of permises in form C7, the measures taken by him as specified in sub-rule(1) of rule 27...
- (4) The Director or the Regional Fire Officer or the Chief Fire officer or the Nominated officer may, under sub-section (4) of section 27 of the Act, inspect the premises ensuring the correctness of the declaration made in form C7 or otherwise, and in case of inadequacy, give necessary directions to comply, within the specified time, to the promoter or the organizer or the owner or the occupier.

- (5) In case of failure to comply any directions given under sub-rule (4) by the said officer may seal or dismantle the temporary structures a shamiyana or tent or mandapand recover the cost incurred thereof from the promoter or the organizer or the owner or the occupier.
- (6) The Regional Fire Officer or the Chief Fire officer or any authorized officer, in this behalf, if finds that there exists any encroachment or objects or goods, which may cause or likely to cause a risk of fire or any obstruction to firefighting, he may direct to remove, within specified time, such encroachments or objects or goods.
- (7) On failure to comply with the directions given under sub-rule (6), by the the promoter or the organizer or the owner or the occupier, the said officer shall take necessary action as per sub-section (6) of section 27 of the Act.
- (8) On receipt of the report given by the Regional Fire Officer or the Chief Fire officer or any authorized officer, of the encroachment or objects or goods, which may cause or likely to cause a risk of fire or any obstruction to firefighting, may make an order in form C2 to seize, detain or remove it.
- (9) The person authorized under sub-rule (8), shall give a notice in form C4, to the person in possession, that the goods and objects seized, detained or removed shall be sold if they are not claimed within the time specified in the notice.
- (10) Any person aggrieved by an order under sub-rule (7) or a notice issued under sub-rule (8) may prefer an appeal in form C9 which shall be accompanied by a copy of order or notice appealed against and by a fee of Rs. 5,000/- (Rupees five thousand only) through a bank draft drawn in favour of the Director, Gujarat State Fire Service payable at Gandhinagar.
- (11) The appellate authority shall consider all the circumstances of the case and after making necessary inquiry as it deem fit pass such orders as it may deem just and proper and his order shall be final.
- (12) The authority which made the order or issued the notice on which the appeal was preferred shall give effect to the order passed by the appellate authority.

CHAPTER VI

TRAINING TO FIRE PERSONNEL

32. Training Charges.- The trainee shall pay at the time of admission training charges as specified in the Forth Schedule by demand draft payable to the Principal, Gujarat State Institute for Fire Safety Training, (GSIFST):

Provided that, the trainees on the roll of State Fire Service shall not be liable to pay training charges.

- 33. Manner for remittance of training charges.- (1) The Principal, GSIFST shall remit or cause to remit to the Director, State Fire Service at the end of each course the total sum of the training charges received under the heads of tuition fee, laboratory charges, fire ground operation charges, and accommodation charges.
- (2) The Director, shall maintain a separate head for remitting the training charges received and shall utilize the same for providing amenities like sports facilities (indoor and outdoor), and indoor recreation facilities to the trainees.
- 34. Training charges to be non-refundable.— If any trainee decides to withdraw from the course before the date of closing of training schedule for whatever reasons or expelled from the course by the Principal, GSIFST he shall not be entitled to refund of training charges remitted by him under rule 32 in full or part thereof.
- 35. Security Deposit.- (1) On admission of an trainee to a course, if he is allotted accommodation, he shall be required to deposit a sum of rupees one thousand only as security deposit by a bank draft, to the Principal, GSIFST:

Provided that, the trainees on the roll of State Fire Service shall not be liable for payment of Security Deposit.

(2) The security deposit shall be refunded at the end of course after verifying that all articles made available to him are in good condition and no losses has caused to the exchequer during the training by his conduct.

CHAPTER VIII

APPEAL

- 36. Appeal.- (1) An appeal to the Appellate Authority under section 33 of the Act shall be preferred in Form C9 and shall be accompanied by a copy of order or notice appealed against and by a fee of Rs. 5,000/(Rupees five thousand only) through a bank draft drawn in favour of the Appellate Authority.
- (2) The appellate authority shall consider all the circumstances of the case and after making necessary inquiry as it deem fit pass such orders as it may deem just and proper and his order shall be final.
- (3) The authority which made the order or issued the notice on which the appeal was preferred shall give effect to the order passed by the appellate authority.
- 37. Compounding of offences.— The offences punishable under the Act, specified in column (2) may be compounded either before or after the institution of prosecution by the officer specified in column (2), for the amount specified in column (3) of the Table below;—

Table

Officer	Offences and Penalties under the Act	Fine Rupees	
(1)	(2)		
	Sub-section (1) of Section 18	10000	
	Sub-section (1) of Section 19	10000	
e e e e e e e e e e e e e e e e e e e	Sub-section (4) of Section 21	10000	
Regional Fire Officer or	Sub-section (2) of Section 22	10000	
the Chief Fire Officer	Sub-section (3) of Section 24	10000	
	Sub-section (4) of Section 27	10000	
	Sub-section (1) of Section 29	10000	
	Sub-section (3) of Section 29	10000	

CHAPTER IX

GENERAL MEASURES FOR FIRE PREVENTION

- 38. Fire Prevention Wing.- There shall be constituted a 'Fire Prevention Wing' for the State Fire Service, or for local authority under the Director or the Chief Fire Officer consisting of such other fire officers and other personnels as the State Government may by notification in the Official Gazzette declare or the local authority may declare by an order, as the case may be.
- 39. Powers and Functions of Fire Prevention Wing: (1) The Fire Prevention Wing or officer authorized by it, shall examine the building plans referred to Fire Service by local authority or any other statutory authority for compliance by the owner or occupier under the regulations made under sub-section(2) of section 18 of the Act.
- (2) The Fire Prevention Wing shall have the following powers and functions in addition to sub-rule(1), namely:-
 - (a) study the trends in fire accidents in the region and assist in framing the policies in the matters connected therewith for the fire prevention and fire safety and similar other matters incidental thereto, requirement and deployment of fire fighting equipment and appliances, planning for new fire stations and prepare training requirements for Fire Service;
 - (b) study the provisions relating to fire prevention and fire safety as contained in other Acts, Statues, Rules and Regulations for the time being in force;
 - (c) in consultation with the Government counsel, defend the cases in various courts of law;
 - (d) organize mass awareness programs on fire prevention and fire safety and prepare leaflets and other advertisement material in electronic form for distribution to the public free of any charges.
- 40. Fire Service response to an Emergency.- The Fire Service response to an emergency arising due to an out break of fire or any other emergency requiring Fire Service intervention shall be carried out in accordance with the directions given by the Regional Fire Officer.

- 41. Issuing of Fire Report.- (1) A fire report shall be made available on line or otherwise within 72 hours of the date of occurrence of fire to the Director for every fire accident and special service call responded to by the any Fire Service. The owner or occupier whose property was affected by fire or otherwise by whatever way may obtain the copy of report from the Director.
- (2) In case owner or occupier requires any change in facts reported in the fire report he or she shall make an application in Form D1 to the Director who may after satisfying himself allow the change requested for and record the same on the fire report.
- 42. Adequate supply of water for fire fighting.— (1) Notwithstanding anything contrary to the provisions in any other Act or rules for time being in force, the Regional Fire Officer or the Chief Fire Officer, as the case may be, may require the authority having jurisdiction to provide hydrants at strategic locations on the public mains or private mains of not less than 150 mm diameter on payment of charges as demanded by such authority.
- (2) The residual pressure at the hydrant shall not be less than 1.5 bar (20 lbs. per square inch).
- (3) There shall be provided near each hydrant provided under sub-rule (1) an identification plate showing hydrant number and size of mains and each such hydrant shall be maintained by the authority which provided the hydrant.
- 43. Directions of Fire Officer relating to supply of electricity or water or removal of persons from, a place or building or part thereof which is in imminent danger:— (1) The Director or the Regional Fire Officer or the Chief Fire Officer, may make an order under section 26 of the Act, directing the responsible authority,-
- (a) in Form D2 to supply or disconnect electricity or water, as the case may be, to a place or building or a part thereof, which is dangerous to any person or property and
- (b) in Form D3 to any Police Officer having jurisdiction in the area, to remove persons from any place or building or part thereof which is dangerous to any person or property, and

the said authority or the police officer, as the case may be, shall be abide by such directions and he shall be responsible for the compliance of the orders passed.

- **44.** Duties and responsibilities of fire officers and staff. Subject to the provisions of this Act and the rules made there under, the Director with the approval of the State Government shall, by general or special order, prescribe the duties to be performed and responsibilities of the personnels of Fire Services.
- **45.** Requisition of fire fighting equipment. For the purpose of sub-section (1) of section 13 of the Act, the Director or any Fire Officer may, by order in Form D4 direct to requisite any fire fighting equipment or property of any authority or any institution or individual in the event of fire.
- 46. Report of demage caused to premises during fire fighting operations and assessment and payment of compensation.- (1) The Director or the Regional Fire Officer or the Chief Fire Officer or any other fire officer who is in-charge of fire fighting operations on the spot, shall make a report in Form D5 to the respective local authority as to the damage caused, if any, to the premises by fire officers or fire personnel during fire fighting and rescue operations as referred to in sub-section (1) of section 14.
- (2) On receipt of report made under sub-rule (1), the same shall be assessed by an officer of the respective Local Authority as may be nominated in that behalf and such nominated officer shall, after giving an opportunity of being heard to the owner or occupier concerned, assess the damage and submit his recommendations in that behalf to the authority for its consideration.
- (3) Having regard to the recommendation made by nominated officer under sub-rule (2), and where the building or property to which such damage is caused is insured, the Insurance Company shall while determining and granting compensation to be paid to the owner or occupier take into account the damage caused to the premises or any other property by the fire officers or fire personnel during the conduct of firefighting and rescue operations.

- 47. Report of accident to fire officer or fire personnel during fire and payment ofcompensation.— The fire officer in-charge of fire, shall submit a report of any accident occurred during such fire fighting or resque operations operations, in case of natural calamity or otherwise, to the Director, the Regional Fire Officer or the Chief Fire Officer and the compensation payable to any fire officer, or fire personnel in the case of such accident, or to their dependents in the case of death or permanent disability, shall be such as may be determined by, the Director may with the approval of the State Government or the local authority, as the case may be.
- 48. Employment of fire officer or fire personnel for purposes other than fire fighting within or outside the sphere of their duties. The fire officers or fire personnel may be engaged for the purposes other than fire fighting at the discretion of the Director or the Chief Fire Officer or any subordinate officer authorized by the Director or the Chief Fire Officer, in the case of all calls relating to natural calamities and rescue of life.
- 49. Rates for supply of water required on the occasion of fire fighting operations.— Where the officer in-charge of the fire fighting operations draws water, from any source in the area, which he considers necessary for such operations, the authority or owner or occupier having control over such water source shall be paid for the water so utilised,—
- (a) if water is drawn from an authority, then at the lowest rate of supply of water which is usually charged from the users of water in such area by such authority;
- (b) if water is drawn from any owner or occupier, then at the rate which shall not exceed the lowest rate referred to in clause (a), and where such rate is not available, then at such rate as may be determined by negotiation, subject, however, to the condition that where any dispute arises as to such rate, in the case of an authority, the decision of the authority competent, and in the case of an owner or occupier, the decision of the Director, shall be final.
- 50. Terms for securing personnel or equipment or both for fire fighting purposes.— The terms on which the Director or the Chief Fire Officer or any other fire officer authorized by any authority may secure, by agreement, fire fighting equipment or personnel from any person who employes and maintains personnel or equipment or both, for fire fighting purposes, shall be as follows, namely:—
 - (1) As soon as may be, after the fire fighting operation is over, the Director or the Regional Fire Officer or the Chief Fire Officer or any other Fire Officer in charge of the fire fighting operation, as the case may be, shall relieve the personnel or equipment so secured and restore the same to the person, including the local authority, firm and institution or individual, from whom the services of personnels and possession such equipment were secured.
 - (2) There shall be paid to the employer of such personnel or owner of such equipment, compensation, the amount which is determined in accordance with the principles hereinafter setout, namely:—
 - (a) where the amount of compensation is determined under the agreement, it shall be paid in accordance with such agreement;
 - (b) where such compensation is not settled in the agreement or where no such agreement with regard to compensation can be reached, the matter shall be referred to the State Government or the local authority, as the case may be, and the decision of the State Government or the local authority, as the case may be, shall be final;
 - (c) if any injury is caused to any personnel or any damage is caused to any equipment and the employee or the owner of the equipment, as the case may be, demands any compensation separately in respect thereof, and no agreement can be reached, the matter shall likewise be referred to the State Government or the local authority, as the case may be, for determination and the decision of the State Government or the local authority, as the case may be, shall be final.
 - 51. Rewards.- (1) The Director or the local authority, as the case may be, may sanction rewards by way of certificate or cash rewards or with both to the personnels of any Fire Service for meritorious performance of duties, to the extent as specified in the Table below:-

TABLE

Sr.	Sactioning Authority	Type of commendation	Cash Rewards
No.			
(1)	(2)	(3)	(4)
1	Director	Commendation Roll	Up to Rs, 5,000/- in each case for actions of outstanding merit.
2	The Regional Fire Officer or the Chief Fire Officer		Up to Rs. 3,000/- in each case for actions of special merit.
3	The Deputy Chief Fire Officer	Commendation Certificate Class II	Up to Rs. 1,000/- in each case in recognition of specific instances of exemplary performance or assistance to Fire Service on the occasion of fire and/ or rescue:

Provided that the State Government or the local authority may on the recommendation of the sanctioning authority, in each case, grant rewards up to Rs. 10,000/- (Rupees ten thousand only) in recognition of specific instances of exemplary performance or assistance by the members of any Fire Service on the occasion of fire and or rescue.

- (2) The rewards to the members of Fire Service under sub-rule (1) shall be recorded in the Service Book in green ink by the authority granting such reward.
- 52. Power of Director to give directions.-(1) The Director with the previous approval of the Government, may issue such directions as are necessary for the efficient administration of the fire service which may among others, include the followings, namely:-
 - _(i) training to members of fire service;
 - (ii) discipline and good conduct of members of fire service;
 - (iii) speedy attendance of members of fire service with necessary appliances and equipment on the occasion of any alarm of fire;
 - (iv) conditions of service of the members of Fire Service;
 - (v) assigning duties to fire officers of all ranks and grades, and prescribing the manner in which and the conditions subject to which they shall exercise and perform their respective powers and duties;
 - (vi) institution, management and regulation of any Fire Service fund for any purpose connected with policy administration;
 - (vii) maintenance of Fire Service equipment and appliances to keep them in due state of efficiency; and
 - (viii) generally for the purposes of rendering the Fire Service efficient and preventing abuse or neglect of their duties.
- 53. Power of Director to have assistance of police officers.— The Director or the Regional Fire Officer or the Chief Fire Officer or any other fire officer while performing his duties in Fire Fighting operations or any other duties of seizure, detention or removal of any goods involving risk of fire may require the assistance of a police officer or members of the police force as an aid in performance of such duties and it will be the duty of police officer of all the ranks or such members to aid the Director or such fire officer in the execution of their duties under this Act.

FIRST SCHEDULE

(See rule 3)

Qualifications for the appointment of Nominated Officer

Serial	Municipality	Qualifications
Number (1)	(2)	(3)
	Municipal Corporation	(i) possesses a Degree or an Advanced Diploma in Fire Engineering from the National Fire Service College, Nagpur under the Ministry of Home Affairs, Government of India or the Gujarat State Institute for Fire Safety Training, Government of Gujarat (GSIFST) and at least two years experience of regular fire service for inspection and testing of fire prevention and protection work; or (ii) has passed the Membership Examination of the Institute of Fire Engineers of India or the Institution of Fire Engineers of United Kingdom and has at least two years experience of regular fire service and of fire prevention and protection work.
	Municipalities, or Notified Area or Industrial Townships/Estate.	A Diploma in Fire Engineering obtained from the National Fire Service College, Nagpur under the Ministry of Home Affairs, Government of India or the Gujarat State Institute for Fire Safety Training, Government of Gujarat (GSIFST) and at least two years experience of regular fire service.
	Special Investment Region and Special Economic Zones (SEZs), Private Townships	 possesses a Degree or an Advanced Diploma in Fire Engineering from the National Fire Service College, Nagpur, Ministry of Home Affairs, Government of India or the Gujarat State Institute for Fire Safety Training, Government of Gujarat (GSIFST), and at least two years' experience of regular fire service for inspection and testing of fire prevention and protection work; or has passed the Membership Examination of the Institute of Fire Engineers, India or the Institution of Fire Engineers of
		United Kingdom and has at least two years' experience of regular fire service and of fire prevention and protection work.

SECOND SCHEDULE

Badges of Ranks in Fire Service

(See rule 8)

1. Badges of Ranks, Peak Cap, Collar Patches and Hemet Markings.- The Badges of Ranks, Peak Cap, Collar Patches and Hemet Markings for various posts in Fire Service shall be as per the table below:-

Sr. No.	Name of the post	Badges of rank	Collar Patches	Peak Cap	Helmet
1	Director	Cross sword and baton with one small impeller 3/4" diameter + Shoulder titles "GSFS".	Blue black collar patches with two rows of oak leaves as per drawing.	Two rows of silver oak leaves on peak embroidered badge and black band placed around the head level.	White with one 38 mm black band.
2	Chief Fire Officer	Ashok emblem with three small impellers ¾" diameter + Shoulder titles "GSFS".	One silver line 7 cm long line on blue blazer cloth.	One row of silver oak leaves on peak, embroidered badge and black band placed around the head level.	White with two 19 mm black bands with 12.5 mm separation.
3	Deputy Chief Fire Officer	Ashok emblem with one small impeller %" diameter + Shoulder titles "GSFS".	One silver line 4 cm long line on blue blazer cloth.	One row of silver oak leaves on peak, embroidered badge and black band placed around the head level.	White with three 12.5 mm black bands with 12.5 mm separation.
4	Divisional Officer (Fire)	Ashok emblem + Shoulder titles "GSFS".	Not applicable.	Plain peak with embroidered badge.	White with two 12.5 mm black bands with 12.5 mm separation.
5	Assistant Divisional	Three small impellers ¾" diameter + Shoulder titles "GSFS".	Not applicable	Plain peak with embroidered badge.	White with one 12.5 mm black band.
6	Station Officer	Two small impellers %" diameter + Shoulder titles "GSFS".	Not applicable	Plain peak with metal badge.	Yellow with one 12.5 mm black band.
7.	Sub-Officer	Two small impellers 3/4" diameter with blue strip + Shoulder titles "GSFS".	Not applicable	Plain peak with metal badge.	Yellow.
8	Leading Fireman	One bar ½" wide and 1½" long with semi-circular cross section with flat bottom surface and round surface on top made out of white metal + Shoulder titles "GSFS".	Not applicable	Khaki Beret with metal badge.	Black.

Sr. No.	Name of the	Badges of rank	Collar Patches	Peak Cap	Helmet
9	Driver	2" diameter, 3 spooked steering wheel embroidered in white on blue black ground + Shoulder titles "DFS"	Not applicable	Khaki Beret with metal badge.	Black.
10	Fire Operator/ Fireman /Fireman Driver	Shoulder titles 'GSFS"	Not applicable	Khaki Beret with metal badge.	Black

- 2. Car Flag and Star Plate.- (1) The staff car used by the Director shall have displayed on the bonnet a flag made out of blue black blazer cloth and star plate on front and rear side bumper of the staff car as per drawing.
- (2) The staff car used by the Chief Fire Officer shall have displayed on the bonnet a flag made out of blue black blazer cloth and star plate on front and rear side bumper of the staff car as per drawing.

THIRD SCHEDULE

(See sub-rule (4) of rule 21)

CLASSIFICATION OF BUILDINGS FOR APPOINTMENT OF FIRE SAFETY OFFICER

1. The Fire Safety Officers of different Ranks shall be appointed for different class of buildings namely:

Class of building	Buildings	Rank of Fire Safety Officer
1	1 cinema houses with seating capacity of more than 1000 persons and having commercial complex with built-up area more than 10000 sq. mtr. and building having multiple cinema with seating capacity, taken together, of 1000 persons, or more, whether, having commercial complexes or not;	Deputy Chief Fire Officer
	2 underground shopping complexes, district centers, sub-central business districts, including the basement with build up area of more than 25000 sq. mtr.;	
	3 large oil and natural gas installations such as refineries, LPG bottling plants and similar other facilities;	
	4 open stadia with seating capacity more than 50,000 persons and indoor stadia with seating capacity more than 25,000 persons;	V.
	5 public and semi-public buildings like large surface and sub-surface railway stations, interstate bus terminuses, airports amusement parks and other similar buildings:	
II.	1 hotels with 100 rooms and above;	Divisional
	2 multistoreyed non-residential buildings above 50 meters in height;	Officer (Fire
	3 hospitals and nursing homes with more than 500 beds;	

- 8. Class of occupancies likely to cause risk of fire.- the following classes of occupancies for the purposes of sub-section (1) of section 25 of the act shall be construed to likely cause a risk of fire, namely:-
- (a) pandal having seating capacity more than 50 persons or covered area more that 50 square meters.
- (b) residential buildings (other than hotels and guest houses) having height more than 15 meters or having ground plus four upper stories including mezzanine floor.
- (c) hotels and guest houses having height more than 12 meters having ground plus three upper stories including mezzanine floor.
- (d) educational buildings having height more than 9 meters or having ground plus two upper stories including mezzanine floor.
- (e) institutional buildings having height more than 9 meters or having ground plus two upper stories including mezzanine floor.
- (f) all assembly buildings.
- (g) business buildings having height more than 15 meters or having ground plus four upper stories including mezzanine floor.
- (h) mercantile buildings having height more than 9 meters or having ground plus two upper stories including mezzanine floor.
- (i) industrial buildings having covered area on all floors more than 250 square meters.
- (j) storage buildings having covered area on all floors more than 250 square meters.
- (k) all hazardous buildings having covered area on all floors more than 100 square meters.
- (l) underground structures.
- 9. Height of building.- the minimum height of the buildings for the purposes of sub-section (1) of section 33 and sub-section (1) of section 35 of the act shall be as specified in rule 27.

FOURTH SCHEDULE

Training Charges at Admission to Course

(See rule 32)

1. Training Charges.- The training charges to be paid by each external trainee at the time of admission to any course of study conducted at GSIFST or at any other place as may be determined by the Director shall be determined based on the duration of the course in accordance with the table below:

	Training Charges (Rs)							
Course Duration	Tuition	Laborat	Fire Ground	Accommodation Charges (Rs per week)			Trainees amenities	(Rs) [Exclu-ding
(Weeks)	Fee	ory Charges	operation charges	Barrack	Single	Double	fund	accommod ation charges
1	500	_	500	250	1000	500	100	1100
2	1000		1000	250	1000	500	200	2200
3	1000	500	1000	250	1000	500	300	2800
4	1500	500	1500	250	1000	500	400	3900
6	2000	1000	3000	250	1000	500	600	6600
12	4000	2000	4000	250	-1000	-500	1200	11200
24	8000	2000	5000	250	1000	500	2400	17400

2. Trainces' Amenities Fund to be paid by members of Fire Service.- All the members of Fire Service undertaking a course of study at GSIFST shall pay the trainees' amenities fund determined under clause (1) at the time of admission.

Revision of Training Charges.- The training charges shall be revised every three years at the rate as may be determined by the Government.

FORM A1

(See sub-rule 1 and rule 10)

APPLICATION FOR LICENCE TO ACT AS LICESANCE AGENCY

To,

The Director

Sub: - Application for Licence to act as Licensed Agency

The undersigned hereby applies for grant of or renewal of License to act as a Licensed Agency for undertaking and executing the work of providing installation of equipments and maintenance of fire prevention and life safety measures in any place, building or part thereof. The particulars regarding the

Agency arc given below:-

	given below:- Full Name of the Applicant (In capital letters).
2.	Whether Licensed Agency will be a Proprietary Concern or an Association of persons
	such as a Firm or Company, etc.
3.	Registration No. of Firm or Company (Copies of Registration Certificate, article of Association or other relevant document appended.
4.	Address
5.	If the Licensed agency will be:
	 a. a propriotary concern, the name, qualifications and address of the person operating the same. b. a firm or company, names, qualifications and addresses of each of the partners, or as the case may he, Directors.
6.	Office address from where the Agency will act as a Licensed Agency –
7.	Class for which Licence is applied for -
8.	Personnel with the Agency - a. Supervisory staf, name, qualifications and addresses of each. b. Other employees-names, qualifications and addresses of each.
9.	Details of work with regard to fire Prevention and life safety measures, if any, undertaken and executed previously.
	a. Name or nature of work
	b. Approximate cost of work
	c. Whether the work executed or still in progress and remains to be executed. (NoteOriginal or attested copies of Certificate of verification of above details by the officers under whom works are carried, out are attached).
10.	Technical qualifications and and experience of the promoter or partners of directors and dealing technical officers or employees of or with the applicant.
11.	Workshop machinery, tools and plant owned by the applicant, (location and site of workshop and full details to be given).
12.	Whether enlisted with any other department or Organization in any other State. If so, in which category.
	a. Has the applicant or his partners or Directors been blacklisted in the past by any Government Department/organization/other State?
	b. Has the applicant applied for registration elsewhere in his name or in the name of partner, Director or firm or company? If so, whether the application is rejected? Give particulars.
13.	Whether the applicant has produced up to date Income tax certificate.
14.	Amount of solvency certificate, which the applicant has held or produced.
15.	A fee of Rs. remitted herewith by Demand
	Draft No. Dated. Drawn on Bank.
16.	If the application is for renewal of the existing licence, the details in respect of the licence and the period of its validity. (copy of the licence appended).
17.	

I/We certify that I/We have not been and will not get myself or ourselves registered as contractor in the department under more than one name.

Thanking you,

Yours faithfully

FORM A2

License to act as a Licensed Agency for Fire Prevention and life Safety Measures

(See rule 11)

Licence No.	Date:-			
Licence is hereby granted or renewed ur	ader the provisio	ns of sub-sec	tion (1)	of section 28 of the
Gujarat Fire Prevention and Life Safety Measures	s Act, 2013 (Guj	arat Act 11 o	f 2013) t	0
having their registered office at				4
	, to act as	Licenced Age	ency for	the purposes of the
said Act for execution of the fire prevention and	I life safety meas	sures in relat	ion to	in
classlocal authority.				
Subject to the provisions of sub-section (2) of s	section 28 of the	said Act and	d rule 20	of the Gujarat Fire
Prevention and Life Safety Measures Rules,				
to				
SEAL OF				
THE OFFICE				
			()
			Dire	ector
		Gujarat	······	
Place,				
	Data .			

FORM A3 (See rule 13)

NOTICE TO LICENSED	AGCNCY FO	R SUSPENSION O	OR CANCELLATION	OF LICENCE

To,
WHEREAS a Licence to act as a Licensed Agency for the purposes of the Gujarat Fire Prevention
and Life Safety Measures Act, 2013 (Gujarat Act 11 of 2013), being a licence No dated
has been granted or renewed in the name of and the licence so granted or renewed was
subject to the provisions of section 28 of the said Act and the conditions of licence, specified in rule 21 of the
Gujarat Fire Prevention and Life Safety Measures Rules, 2013;
AND WHEREAS it is noticed that you are guilty of the following acts, namely:-
(1)
(2)
(3)
AND WHEREAS these acts amount to
NOW THEREFORE, in exercise of the powers conferred on me by sub-section (1) of section 28 of
the said Act (read with sub-section (4) of section 28 of the said Act), I, hereby call upon you to show cause
in writing, within a period of 30 days from the receipt of this notice as to why the licence so granted or
renewed in your favour should not be suspended or cancelled.
SEAL OF
THE OFFICE
Place:
Date:

(See sub-rule (1) of rule 14)

Certificate by the Licensed Agency for compliance of the Fire Prevention and Life Safety Measures.

CERTIFICATE

Certified that I/We have executed the works towards compliance in relation to Fire Prevention and Life Safety Measures to be provided and performed other related activities required to be carried out, in the following building or premises, as required under the provisions of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11 of 2013).

Description and Location of Building or Premises

Tile details of the work and related activities which I or we have executed or performed are mentioned in the list appended herewith.

Place:

Signature and Address of the Licensed Agency.

Date:

Licence No

Chief Fire Officer / Regional Fire Officer

/ Nominated Officer

[*Note.- For each building a separate certificate is be necessary].

(See sub-rule (2) of rule 14)

Six monthly certificates to be given by the owner or the occupier for compliance of the Fire Prevention and life Safety Measures

CERTIFICATE

Certified that I / We have carried out	inspection of the Fire Prevention and Life Safety Measures
installed in the following building or premises,	namely*:—
<u> </u>	
그 사람들은 이렇게 얼마나 하나 사가 이 그러지? 동가스다. 이 사기를 받는 사용이 되었다.	the above mentioned buildings are maintained, in good repair, as under the provisions of the Gujarat Fire
Prevention and Life Safety Measures Act,	2013 (Guj.11 of 2013). The details of the inspection of
installations carried out by me/us are mentioned	들의 경기 전 경기 (C.) 전에 가고 있는 아름은 이 얼마나 이 있는 가지가 하고 있는 이 전에 없다고 있다. 하는 사람들은 이 상표를 받는 것이다.
	Circulate and Address of the Lineared Agency
Place:	Signature and Address of the Licensed Agency.
Date:	Licence No:
	Chief Fire Officer / Regional Fire Officer
	/ Nominated Officer
[*Note:- detailed location and postal addresses	are to be provided here].

(See sub-rule (1) of rule 15)

Notice for removal of objects or goods likely to cause the risk of fire.

То,	
Shri	
Whereas, Government has, by notification,	Demontment Natification N
	Department, Notification No
datedpublished in the Gujarat Government	
occupiers of premises or any Class of premises used in	the following area, which in its opinion, are likely to
cause risk of fire, to take such precautions as have	been specified in the said notifications and as are
reproduced herebelow-	
	STEEL STOCK OF THE SUPPLEMENT OF THE PROPERTY OF THE
And whereas, you are the owner or occupier of the following	llowing premises, which fall in the area mentioned in
the said Government notification-	
And whereas, on inspection of-the aforesaid premises, i	it is noticed that' the objects or goods mentioned in the
list appended herewith are such as are likely to cause ri	[1] 하는 1. [1] [1] [1] [1] [1] [1] [1] [1] [1] [1]
safety.	
Now, therefore, in exercise of the powers conferred on	me under sub-section (2) of section 22 of the Gujarat
Fire Prevention and Life Safety Measures Act, 2013 (C	Buj. 11 of 2013) hereby give you notice that you shall
forthwith remove die said objects or goods to a place having done so to the undersigned within days*.	e of safety and submit the report in respect of your
uujs .	
Place:	
Date:	Ciona stanta
	Signature Name and Designation of
	the Officer competent to issue notice

(*specify the period considering the urgency to remove the objects and goods.)

GUJARAT GOVERNMENT GAZETTE, EX., 20-1-2014

FORM B4

(See sub-rule (2) of rule 15)

Notice to the owner or occupier to comply

10,	
Whereas, by notice No, dated,	issued to you by and
received by you on you were required to	o remove forthwith the objects or goods specified in
the list appended to the said notice, to a place of safety a	and to submit a report in respect of you having done
so to the undersigned;	
And whereas, it is found that you have not complied with	n the said notice and have not removed forthwith the
said objects or goods to a place of safety and they are sti	Il lying where they were which is likely to cause the
risk of fire.	
Now, therefore, in exercise of the powers conferred by	y sub-section (2) of section 22 of the Gujarat Fire
Prevention and Life Safety Measures Act, 2013 (Guj. 1	1 of 2013). I, hereby call
upon you to submit your say, if any, addressed to the u	ndersigned so as to reach by or before 5.00 p.m. on
as to why the said objects or goo	ds should not be seized or detained or removed by
taking assistance of a Police Officer.	
Place:	Signature and Designation of the Officer.
Date:	

(See rule 16)

Seizure or Detention or Removal Memorandum

Notice(s) No.
Name and Addresses of Panchas.
(1)
(2)
Name of the Police Officer, if any, present.,

The following property or objects or goods have been seized OT detained or removed under sub-section (2) of section 4 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11 of 2013) for the reasons stated below:—

Serial No	Place from where Seized	Particulars of Seized Property	Quantity	Reasons for Seizure or Detention
				or Removal
(1)	(2)	(3)	(4)	(5)

a.	0	.1		•		
Signature	or	the	person	trom	whom	seized.

Signature of the Panchas

(1)

(2)

Signature of the Police Officer, if any, present.

Signature
Name and Designation of the
Officer competent to issue notice

Place:

Date:

GUJARAT GOVERNMENT GAZETTE, EX., 20-1-2014

FORM B6

(See rule 16)

PANCHANAMA

			Notice(s) No
		•	Date an	d Time
Name of the building o	or premises and Addr	ess		
Name and Address of t	the person, in charge	and present on the spot		
Name and Address of	the Panchas—			
(1) Shri/Smt	son/daugh	ter/wife, of		
Resident of Ag	e years. Occi	pation		
(2) Shri/Smt	son/daug	hter/wife, of		
Resident of Ag	ge years. Occi	upation		
We the above par	nchas, are this			lay called by Shri
		Designation		Place
	to witness the	act of seizing or detainin	g or removing certa	ain property or objects
or goods from				which were
possessed and expos	ed in the above me	entioned building or pre	mises. In our pres	ence, the said officer
namely,		seized the following me	entioned property v	which we .testify to be
correct.				
Serial No	Place from where Seized	Particulars of Seized Property or	Quantity	Reasons for Seizure or
	Where Beized	objects or goods		Detention or Removal
(1)	(2)	(3)	(4)	(5)
The Panchanama is re	ead over and explain	ed to us and it is a correct	t account of what w	c saw.
			Sigr	ature

Signature of the Panchas.

(1)

(2)

Received the copy of the Panchanama.

Signature of the person, in charge of the building or premises.

(See sub-rule (1) of Rule 17)

Notice for entry and inspection

To,	
I, cmpowered by sub-se	ection (1) of section 24 of the
Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11 of 201	3) and sub-rule (1) of rule 25 of
the Gujarat Fire Prevention and Life Safety Measures Rules, 2013, do hereb	y give you notice that on expiry
of not less than three hours from the time of service of this notice upon	you this day at
time, I shall enter and inspect your building or premises bear	ing Nolocated at
for the purpose of ascertaining the adequacy and contrave	ntion of fire prevention and life
safety measures as required to be provided by or under the provisions of the	said Act.
	Signature
- N	Name and Designation
	of the Officer.
Place: ,	
Date:	

GUJARAT GOVERNMENT GAZETTE, EX., 20-1-2014

FORM B8

(See sub-rule (2) of rule 17)

Notice to a Woman in the building or premises to withdraw therefrom

To,		
I,	그는 이번 보고 있다면 하다는 이 가는 이번에 가는 것이 없는 것이 없는데 없다면 없다.	on (1) of section 24 of the
Gujarat Fire Prevention and Life Safety Measures A	ct, 2013 (Guj. 11 of 2013) a	and sub-rule (2) of rule 25 of
the Gujarat Fire Prevention and Life Safety Meas	ures Rules, 2013, have give	en a notice to the owner or
occupier of building or premises bearing No.	located at	that on expiry of not
less than three hours from the time of service of th	e notice, on him this	day at
time, I shall enter and inspect the said building or provisions of the said Act. Since you are in this but are at liberty to withdraw therefrom before the afore	measures as required to be ilding or premises, I hereby	e provided by or under the give you this notice that you
you desire to do so.		
	Name and	Signature designation of the officer.
Place:		
Date:		

(See rule 18)

Inspection Report

1.	After giving a three hours' notice under sub-section ((1) of section 5 of the G	ujarat Fire Prevention
and Life	Safety Measures Act, 2013 (Guj. 11 of 2013)to the	owner or occupier of	, I have
entered	and inspected the said building or premises on	at	for ascertaining
the adec	quacy or contravention of fire prevention and life safet	y measures that are prov	ided or are required to
be provi	ded in the said building or premises by or under the pr	ovisions of the said Act.	
2. The t	ype* of occupancy in the said building or premises is a	as under,—	
(a) Resi	dential		
(b) Edu	cational		
(c) Insti	tutional		
(d) Asse	embly		
(e) Bus	iness		
(f) Mer	cantile		
(g) Indi	ıstrial		
(h) Stor	age		
(i) Haza	ardous		
3. Natu	re* of building or premises,—		
(a)	General Constructional Features		
	Low fire risk-cement concrete or bricked-wall, or		
	Medium fire risk-bricked-work and timber, or		
	High fire risk-mostly timber framed such as timber fl	oors, timber roof, timber-	stair-case, etc.
(b) part	ciculars of the building/premises,—		
(i) Nun	ober of storeys and basement, if any		
(ii) Nu	mber of exits		
(iii) de	tails of ceiling		
(iv) Nu	mber of stair-cases and whether enclosed or opened		
(v) Ve	andah or balconies		
(vi) At	tics, mezzanine floors, lofts, etc.		
(vii) W	hether prescribed distance in respect of means of esca	pes is maintained or not.	
(c) Det	tails of other structures within 20 meters all around the	building and open space	s or approaches for fire

0.	Onan anggog
Structures	Open spaces
(i) North	
(ii) South	
(iii) East	
(iv) West	
(d) Width of abutting road or street.	
(e) Maximum number of occupants, emp	oloyees, visitors.
(f) Inadequacy or contraventions noticed	in the building or premises during inspection are as under,—
크레이어 : 이렇게 하고 함께 하면 하면 하면 되었다. 그런 말이 되었다. 그리고 있다. 	in the building or premises during inspection are as under,—
(1)	in the building or premises during inspection are as under,—
(1) (2)	in the building or premises during inspection are as under,—
(1)	l in the building or premises during inspection are as under,—
(1) (2)	in the building or premises during inspection are as under,—
(1) (2)	in the building or premises during inspection are as under,—
(1) (2) (3)	Signature Name and designation of the

(*Mention any of these as may be relevant)

(See sub-rule (1) of rule 19)

Notice regarding inadequacies or contraventions regarding fire Prevention and life safety measures noticed during inspection

To,		
Whereas, after giving you notice No.	dated	under sub-section (1) of section 5
of the Gujarat Fire Prevention and Life Safety	Measures Act, 2013	(Guj. 11 of 2013), the nominated office
has or I have inspected the following building	or premises, namely:	
and the following deviations from or contrave	entions of, the requir	ements with regard to the fire prevention
and life safety measures or inadequacies or no	on-compliances* of s	such measures provided or to be provided
therein with reference to the height of the buil	lding or the nature of	of activities carried on in such building o
premises or part thereof have been reported by	the nominated office	er or are noticed by me,—
(1)		
(2)		
(3)		
Now, Therefore, in exercise of the powers coundertake the following measures within		6 of the said Act, I hereby direct you to of this notice by you,—
(1)		
(2)		
(3)		
I hereby further direct you to report the comple	iance in this regard in	nmediately to the undersigned.
		Signature
		Name and designation of the
Place:		officer.
Date:		

GUJARAT GOVERNMENT GAZETTE, EX., 20-1-2014

FORM B11

(See sub-rule (1) of rule 21)

Notice for Appointment of Fire Safety Officer under section 12 of the Act

No.	u.
WHEREAS the building/premises bearing No.	
located at	
is comprised of	
	and covered under First Schedule of
rules.	
AND WHEREAS the owner/occupier/an association of	of such owners and occupiers were required to appoint
a Fire Safety Officer under section 12 of the Act.	
NOW THEREFORE, I	
under the Act, call upon you to appoint a Fire Safety	
occupier or an association of such owners and occ	upiers shall be deemed to be in default jointly and
severally and penal action shall be initiated under sub-	section (1) of section 12 of the Act without any further
notice or opportunity.	
	()
	The Regional Fire Officer or the Chief Fire Officer
Place:	
Date:	
To	
the owner/occupier/an associ	ciation of such owners and occupiers

(See sub-rule (2) of rule 21)

Certificate of Appointment of Fire Safety Officer

No.

Dated:

Passport size photograph of the member attested by Regional Fire Officer or the Chief Fire Officer

Certified that

Shri	
son of Shri	
resident of	
whose photograph appear on the right corner of	the certificate, has been appointed under section 12 of The
	res Act, 2013 (Gujarat Act 11 of 2013) and vested with the of Fire Service with effect from
	resons recorded in writing, the Regional Fire Officer or the
Chief Fire Officer as the case be may terminate the	he appointment and take action under the rules and the Act.
· · · · · · · · · · · · · · · · · · ·	
Date:	Signature
Place:	Name and Designation of the Member
	Attestation by

(See sub-rule (1) of rule 23)

FIRE SAFETY CERTIFICATE

No. Dated:

Certified that the
building or premises) at
(name of the
company / name of the owner/occupier)
have complied with the fire prevention and fire safety requirements in accordance with section 18 and verified by the officers concerned of Fire Service on
Signature
(Name and designation of
the authorized signatory)
Place:
Computer ID
* Strike out whichever is not applicable.
ENDORSEMENT
The No Objection Certificate issued by Fire Service stand cancelled and annulled due to(reasons to be recorded).
(Name and designation of the authorized signatory)

(See sub-rule (2) of rule 23)

APPLICATION TO GRANT FIRE SAFETY CERTIFICATE

10	
The Regional Fire Officer or the Chief Fire Officer	
Sub: Application for grant of fire safety certificate in of building/premises). Sir	respect ofat(address
This is to inform you that a fire safety	the building lucated of
	(address of the building) comprised of
	and having occurrencies
In this connection it is submitted that all the fire proyou vide letter No dated	evention and fire safety measures as recommended by
Have been provided in the building/premises and para	wise compliance report is enclosed
You are requested to kindly take action as necessary building/premises.	for grant of fire safety certificate for occupancy of the
Place:	
Date:	Signature
	(Name of the Applicant)
	Contact details:
	Name in Full
	Tel. No.
	Mobile No

GUJARAT GOVERNMENT GAZETTE, EX., 20-1-2014

FORM B15

(See sub-rule (2) of rule 26)

Certificate for compliance of Fire Prevention and Life Safety Measures.

Certified that I have executed the works towards compliance in relation to Fire Prevention and Life Safety Measures to be provided and performed other related activities required to be carried out, in the following building or premises, as required under the provisions of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11 of 2013).

Description and Location of Building or Premises

Tile details of the work and related activities which I or we have executed or performed are mentioned in the list appended herewith.

Place:

Signature and Address of the Fire Safety Officer.

Date:

Licence No

Signature of the occupier and the owner

[*Note.- For each building a separate certificate is be necessary].

(See rule 28)

Form of Declaration By Erector Of A Pandal

DECLARATION BY ERECTOR OF PANDAL UNDER SECTION 27 OF THE ACT

I(name of the erector of pandal)
having registered office at
do hereby declare that the pandal erected at
measuring meters by meters shall remain in place
with effect from to and that fire prevention and fire safety
measures as required under rule 40 of the Gujarat Fire Prevention and Lief Safety Rules, 2013 have
been provided therein and further that the complete erection of pandal and electrical services are in conformity with the standards.
Also, it is declared that no storage/use of the flammable liquid or gases is done in the pandal and
that electrical wiring has been done in conformity with Indian Electricity Rules by authorized
persons.
I, also, declare that following trained fire fighting staff shall remain on duty during the occupancy
of the pandal:-
1
2
3.
(Signature of erector of pandal)
Dated:
Place:

(See sub-rule (2) rule 29 & sub-rule (8) rule 31)

SEIZURE ORDER

	Date & T	`ime		y n ₂ ,
	Case No.			
WHE	EREAS a report has been re	ceived from the authorized fire offi-	cer dated	regarding certain
		cause of risk of fire/ obstruction to		
		a or tent or mandap or pandal eracte		
		arry out the orders of the authorized		
	조심하다 그는 집에 나는 그리는 어디에는 그리는 것.	n and Lief Safety Measures Act, 20		
AND	WHEREAS you have fail	ed to make representation under sul	o-section (2)) of section 27 of the Gujarat
Fire	Prevention and Life Safety	Act, 2013 (Guj. Act 11 of 2013). or	the reasons	submitted by you vide letter
dated		e not found satisfactory.		6.7
NOV			(name	e of the Authority)
NOI				
		lesignation) empowered under sub-		
Fire	Prevention and Life Safety	Act, 2013 (Guj. Act 11 of 2013). he	ereby order	to seize, detain or remove the
encr	oachment of the following g	goods/objects for the reasons stated a	igainst each	
SI. No.	Place from where to be seized	Particulars of objects or goods to seized	Quantity	Reasons for seizure and detention
	nature of Authority) ne and Designation			
To				
1.		(Name and address of	the Owner/	occupier of the building or
	premises or pandal).			
2.				
3.			and designation of the section of the	and the second s

(See sub-rule (2) rule 29)

PANCHNAMA

			Case No			
			Place			
			Date			
			Time			
1.	Na	me and address o	f Owner/occupier			
2.			of the person present			
3. A.		me and Address	of the Panchas:			
	b)	S/o.D/o./W/o.				
	c)	Resident of				
	d)	Age (Years)				
В.	e) a)	Occupation				
	f)					
	g)					
	h)	Age (Years)				
	i)	Occupation				
We, th			this day			Shri/Smt.
			designation			
Place		to		witnes	ss the act of	seizing of certain objects or
goods	froi		The second second		address	of the
		remises/pandal v		d exposed	d in the pren	nises/building/pandal of the(name and
desigr correc		n of the officer)	seized the following men	ntioned o	bjects/goods	which we testify to be
Sl.	Pla	ace from where	Particulars of seized of	ojects or	Quantity	Reasons for seizure and
No.		seized	goods		6	detention
The P	ancl	nnama is read ove	er and explained to us ar	d it is con	rrect accoun	t of when we saw.
2		of Panchas: (S	ignature of the Authority	seizing	the goods)	
(2)_						

(See sub-rule (3) of rule 29 & sub-rule (9) of rule 31)

Notice for Claiming of Seized Goods

WHEREAS certain	objects/goods wer	re seized on	(date) from	premises located at
	(address	of the premis	ses) in case No	
dated	vide panchnama	No.	dated	under
section 27 of the Ac	r t			
		o 1		
WHEREAS the sa	id objects/goods ar	e now lying a	t	
(address of the pren	nises).			
NOW THEREFO	RE I	(name)	(Designation)	having office at
			to remove the said	
working day betwe	enHrs to _	F	Irs within	days at your risk
and cost failing wh	ich it shall be presun	ned that you do	n't intend to claim the s	aid objects/goods and
the same shall be o	disposed off by way	of public aucti	on under the provision	of sub-section (8) of
section 27 of the G	ujarat Fire Preventio	on and Life Safe	ety Act, 2013 (Guj. Act	t 11 of 2013). without
any further notice.				
	(Signature)			
	Name			
	Designation			
	Dated:			
	731			

(See rule 30)

No.	Date:
	NOTICE
Hours to assist in the fire fightin	ances) along with members of fire service responded from time of fire stations) on
NOW THEREFORE, I	(name)
	e said amount within days through bank draft
	Signature
То,	() Director, Gujarat State Fire Service

(See sub-rule (2) of rule 31)

NOTICE

OFFICE OF SUB-DIVISIONAL MAGISTRATE

140.	
WHEREAS a report has been received from the Di	rector, Gujarat State Fire Service under
sub-section (6) of section 27 of the Act regarding rem	oval of encroachment or objects or goods
causing a risk of fire or obstruction to fire fighting at	(address of the
premises).	
NOW THEREFORE I,	(name)
(Designation) call upon you to show cause within	(days) from receipt of this notice
under sub-section (6) of section 27 as to why action sho	ould not be initiated as necessary under the
provisions of the Act.	.
	Signature
	Sub-Divisional Magistrate.
To,	

(See sub-rule (3) of rule 31)

Declaration by the promoter or the organizer or the owner or the occupier of premises

No.	Date:
WHEREAS, the undersign promoter or the org	anizer or the owner or the occupier of permises are
intending to use the premises bearing R. S. No./	C. S. No./Property No. having
the postel address namely:-	
In the said premises we intend to use it f	for the following purpose (describe the purpose)
	section 27 of the Gujarat Fire Presentation and Life
Safety Measures Act, 2013 (Guj. 11 of 2013)	we declare to have made measures as prescribed in
the under sub-section (1) of section 27.	
1. 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	nspection to the authorised officer to access the
correctness and adequacy of the measures.	
We therefore request to grant necessary permiss	sion for the use of the premises.
	Signature
	Promoter or the organizer or the owner
	or the occupier of premises
To,	

GUJARAT GOVERNMENT GAZETTE, EX., 20-1-2014

FORM C8

(See sub-rule (3) of rule 31)

Permission to grant use of temporary structure

No.	Date:	
	emises bearing No.	
	to be used for the	
Harrier Control (1987) 등에서 다른 아내 가는 하는 사람들이 되었다. 그는 그 사람들이 되었다. 그는 그 사람들이 되었다.	rganizer or the owner or the occupier of permises h under sub-rule (3) of rule 31 in form 'C'.	ave submitted the
The inspection for the afore authorised officer.	esaid premisses is carried out on dated	, by
The permission is granted to u	use the premises for the aforesaid purpose from date e following conditions.	to
	Signature	
	Authorised Officer	
To,		

(See sub-rule (10) of rule 31 & sub-rule (1) of rule 36)

FORM OF APPEAL TO THE APPELLATE AUTHORITY

Appeal No of 20	
Appellant:	
Shri Son	of Shri resident of
Versus	
Appeal under section 33 of C	nority/Director/ Sub Divisional Magistrate-Respondent Bujarat against the notice /order of Shri Nominated Authority/ Sub Divisional Magistrate
/Director dated:	Nominated Admonty, Sub Divisional Wagistrate
Sir,	
The Appellant respectfully showeth as unde	r: -
1. Statement of facts.	
2. Ground of Appeal.	
3. Fee of Rs. 5000/- has been	paid vide receipt Nodated
4. Appeal is within time.	
 No other Appeal or any matter in any court of law. 	er relating to the subject matter of this appeal is pending
6. Relief claimed.	
Signature of Authorized Signature representative, if any.	are of Appellant
VI	ERIFICATION
above is true to the best of my personal kernaterial facts.	the appellant do hereby declare that what is stated nowledge and belief and that I have not suppressed any
Verified today, the day of	20
Place: Date:	Signature of Authorized representative, if any.
	Signature of Appellant

FORM D1

(See sub-rule (2) of rule 41)

Form of Fire Report

	roim of the report
1.	Current date.
2.	Fire Report Number.
-3.	Operational jurisdiction of Fire Station.
4.	Information received from.
5.	Name of the caller.
6.	Phone number of the caller.
7.	Full address of the incident place.
8.	Date of receipt of call.
9.	Time of receipt of call.
10.	Time of departure from Fire Station.
11.	Approximate distance from Fire Station.
12.	Time of arrival at Fire Scene.
13.	Nature of call.
14.	Date of leaving from fire scene.
15.	Time of leaving from fire scene.
16.	Type of occupancy
17.	Occupancy details in case of others.
18.	Category of fire.
19.	Type of building.
20.	Building details in case of others.
21.	Details of affected area.
22.	Details if injury.

Details of death(s).

Divisional Fire Officer

Disclaimer;

23.

This is a computer generated report. Neither department nor its associates, information providers or content providers warrant or guarantee the timeliness, sequence,

FORM D2

(See sub-rule (1) of rule 43)

Order to disconnect electricity / water supply

To,
The Officer In-charge,
Sub. — *Place/building/part thereof bearing NoLocated at Sir,
I am to state that by an order No dated issued under sub-section (1) of section 26 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11 of 2007) I, the undersigned had required and directed the persons in possession or in occupation of the
abovesaid place or building or part thereof to remove themselves forthwith from such *place or building or part thereof as due to inadequacy of fire prevention and life safety measures, the condition of such place or building of part thereof is dangerous to the persons or property therein. These persons have however not removed themselves from such *place or building or part thereof in compliance of the order so made and they still continue to be in possession or in occupation thereof.
In the event of non-compliance of the order so made under sub-section (1) of the said section 26, the undersigned in empowered under subsection (2) of the said section 26 to direct the authority responsible for supply of electricity or for supply of water, as the case may be, to disconnect the supply of electricity or water to such *place or building or part thereof and such authority shall comply with such direction.
As the persons in possession or in occupation of the abovementioned *place or building or part thereof have not removed themselves as directed by the said order, there is a non-compliance thereof and I, therefore, direct the authorities executed to disconnect forthwith the supply of electricity or water of the said *place or building or part thereof. Compliance in this behalf may please be reported to me immediately.
Place: Date: Signature
Name and designation of the officer.

(*Mention any of these as may be relevant)

GUJARAT GOVERNMENT GAZETTE, EX., 20-1-2014

FORM D3

(See sub-rule (1) of rule 43)

Order to to remove persons from	dangerous	place/building to police officer in-charge.
To, The Officer In-charge,		
Sub. — *Place/building/part thereof be	aring No	_Located at
Sir,		
I am to state that by an order No	dated	issued under sub-section (1) of section 26
of the Gujarat Fire Prevention and	life Safety	Measures Act, 2013 (Guj.11 of 2013) I, the
undersigned, had required and directed	d the persons	in possession or in occupation of the abovesaid
place or building or part thereof to re	move themse	elves forthwith from such *place or building or
part thereof as due to inadequacy of fi	ire prevention	and life safety measures, the condition of such
place or building or part thereof is dan	gerous to the	persons or property therein. These persons have
however not removed themselves from	n such *place	or building or part thereof in compliance of the
order so made and they still continue t	o be in posses	ssion or in occupation thereof.
In the event of non-compliance of the	e order so ma	de under sub-section (1) of the said section 26,
the undersigned in empowered under	sub section	(2) of the said section 26 to direct any police
officer, having jurisdiction in the area	, to remove s	uch persons from such *place or building or part
thereof and such police officer shall co	omply with su	ich direction.
The abovementioned *place, building	or part thereo	of is situated within your area of jurisdiction.
As the persons in possession or in o	occupation pf	the abovenientioned *place or building or part
thereof have not removed themselve	es as directed	by the said order, there is a non-compliance
thereof and I, therefore, direct you to	o remove suc	ch persons from such *place or building or part
thereof and seal the *place or building	g or part there	of as required under sub-section (3) of section 26
of the said Act. Compliance in this be	half may plea	se be reported to me immediately.
Place:		Signature
Date:		Name and designation of the officer.
		바람이 되지 않는 그들은 내가 되었다면 하는 것이 되었다.

(*Montion any of these as may be relevant)

FORM D4

(See rule 45)

Order to Deliver Possession Fighting

Equipment or Property

No. Date:
No For the purposes of fire fighting operations, or as the case may be, during the ongoing fire fighting operations at the following building or premises, namely:—
I, the undersigned, in exercise of the power under sub-section (1) of section
13 of the Gujarat Fire Prevention and Life Safety Measures Act, 2013 (Guj. 11 of 2013), read with
rule 59 of the Gujarat Fire Prevention and Life Safety Measures Rules, 2013 hereby require you to
deliver the possession of the following fire fighting equipment or property to the undersigned
forthwith on receipt of this oreder and the said equipment or property shall be released from
requisition and be restored to you as soon as may be, after fire fighting operations are over.
<u>1</u> .
2.
3.
Place: Director/
Chief Fire Officer/Fire Officer
To,

Name of the Fire Station:

FORM D5

(See rule 46)

Report of Damage Caused to Premises or Property by Fire Officer during Fire Fighting and Rescue Operations.

(1)	Date and time of call received—
(2)	Fire report No. and date—
(3)	Name and Address of the premises where fire occurred—
(4)	Description of property involved—
(5)	Name and Address of the premises to which damage caused—
(6)	Nature and extent of property to which damage caused—
(7)	Description and details of damage caused to the premises or property in the course of fire fighting and rescue operations—
(8)	Reasons for breaking or pulling down the structures, if any—
(9)	Claim of the amount, if any made by the party—
(10)	Name and Designation of the officer of the authority designated under sub-rule (2) of rule 24—
(11)	Remarks-
Submitte	ed through
	Signature
	Name and Designation of the Officer In-charge of operations.
	By order and in the name of the Governor of Gujarat,

Government Central Press, Gandhinagar.

P. L. SHARMA,
Officer on Special Duty & Ex-Officio Joint Secretary
to Government of Gujarat.
Urban Development & Urban Housing Department.

3

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