

Government of Jammu and Kashmir
Revenue Department
Civil Secretariat, Jammu/Srinagar

Subject: Transfer of State land measuring 633 Kanal 05 Marla in favour of Industries and Commerce Department for establishment of Industrial Estate in District Anantnag.

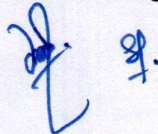
- Reference: (i). Administrative Council Decision No.58/05/2024 dated:07.06.2024
- (ii).No.FCR-LAND/53/2024-06-(7452970) dated:28.04.2024 from Financial Commissioner (Revenue), J&K.
- (iii).No.Divcom/LACQ0LT/60/2024-06/7445036 dated:04.04.2024 from Divisional Commissioner, Kashmir.
- (iv).No.DCA/SQ/23/F/L/16881-85 dated:29.02.2024 from Deputy Commissioner, Anantnag.
- (v).U.O. No.IC-DIC/273/2024-02 dated:15.05.2024 from Industries and Commerce Department.

Government Order No:73-JK (Rev) of 2024
Dated:25.06.2024

Sanction is hereby accorded to the transfer of State land measuring 633 Kanal 05 Marla under khasra No.842 situated at estate Brah, Tehsil Shangus, District Anantnag in favour of Industries & Commerce Department for establishment of Industrial Estate.

It shall be subject to the following conditions:-

- i. The land shall be used only for the purpose for which the sanction of transfer has been accorded.
- ii. The sanction has nothing to do with the process of allotment or regularization of the land for Industrial Units for which Industries & Commerce Department has to fulfill the criteria as required under the laid down statutes.
- iii. The land shall be put to use after obtaining all other permissions as may be required for its establishment from the Competent Authority.
- iv. The user department shall strictly adhere to all such provisions of laws relating to Revenue/Forest/Housing & Urban Development Department /J&K Water Resources (Regulation and Management) Act, 2010 etc. If any land found part of water course/source shall not be put to any use.
- v. It would be the responsibility of the user department to comply with directions of the Hon'ble High Court of J&K or any other Competent Court with regard to the usage of the said land.



- vi. No diversion of transferred land for any other purpose shall be made.
- vii. Litigation if any, to be contested by the indenting department.
- viii. The indenting department to take possession of the land within 30 days from the transfer order, and land to be put to use within 03 years failing which the land shall revert back to the Government.
- ix. The Revenue Department shall not be responsible for earmarking and development of approach road.
- x. The Government reserves the right to retrieve any un-utilized portion of the land from the department, if the same is required for any other public purpose.
- xi. This shall be without prejudice to the outcome of the writ petition(s), if any, pending before the Competent Courts.

By Order of the Government of Jammu and Kashmir.

Sd/-

(Kumar Rajeev Ranjan) IAS
Secretary to the Government

No. REV-LT/18/2024 (7464634)

Dated:25.06.2024

Copy to the:-

1. Financial Commissioner (Revenue), J&K.
2. Principal Secretary to Hon'ble Lieutenant Governor, J&K.
3. Joint Secretary (JKL), Ministry of Home Affairs, Government of India.
4. Commissioner/Secretary to the Government, General Administration Department.
5. Commissioner/Secretary to the Government, Industries & Commerce Department.
6. Divisional Commissioner, Kashmir.
7. Director Achieves, Archeology & Museums, J&K.
8. Deputy Commissioner, Anantnag.
9. Director, Industries & Commerce, Kashmir.
10. General Manager, Ranbir Government Press, Jammu/Srinagar with the request to publish it in the next issue of Government Gazette.
11. Private Secretary to the Chief Secretary, J&K.
12. Private Secretary to Hon'ble Advisor (B) to Hon'ble Lieutenant Governor, J&K.
13. Private Secretary to Secretary to the Government, Revenue Department.
14. I/C Government Website, Revenue Department.
15. Government Order file (w.2.s.c).

(Sheetal Choudhary)

Under Secretary to the Government