HARYANA ACT NO. 6 OF 1986

THE HARYANA RURAL DEVELOPMENT ACT, 1986

AND

RULES OF 1987

AN

ACT
LEGISLATIVE DEPARTMENT

HARYANA ACT NO. 6 OF 1986

THE HARYANA RURAL DEVELOPMENT ACT 1986

1. Amendment Act No. 22 of 1988
2. Amendment Act No. 12 of 1991
3. Amendment Act No. 19 of 1998
4. Amendment Act No. 15 of 1999
HARYANA GOVERNMENT

DEVELOPMENT AND PANCHAYATS DEPARTMENT

Notification

The 14th August, 1987

No. HRD-87/399 – In exercise of the Powers conferred by sub-section (1) of section 5 of the Haryana Rural Development Act, 1986, the Governor of Haryana is pleased to declare that the fee for the purposes of the said Act shall be levied with effect from 1st day of September, 1987.

L.M. GOYAL,
Commissioner and Secretary to Government, Haryana
Development and Panchayat Department
PART I
LEGISLATIVE DEPARTMENT

Notification

The 27th March, 1986

No. Leg. 6/86- The following Act of the Legislature of the State of Haryana received the assent of the Governor of Haryana on the 13th March, 1986, and is hereby published for general information :-

Haryana Act No. 6 of 1986

THE HARYANA RURAL DEVELOPMENT ACT, 1986

AN

ACT

to provide for the establishment of the Haryana Rural Development Fund Administration Board for augmenting agricultural production and improving its marketing and sale.

BE it enacted by the Legislature of the State of Haryana in the Thirty-seventh Year of the Republic of India as follows :-

1. SHORT TITLE AND COMMENCEMENT.

(1) This Act may be called the Haryana Rural Development Act, 1986.
(2) It shall be deemed to have come into force with effect from the 30th September, 1983.

2. DEFINITIONS.

In this Act unless there is anything repugnant to the context, -

(a) “agricultural produce” means all produce whether processed or not, of agriculture, horticulture, animal husbandry or forest as may be prescribed;
(b) “Board” means the Haryana Rural Development Fund Administration Board constituted under section 3 of the Act;
(c) “dealer” means any person who within the notified market area sets up, establishes or continues or allows to be continued any place for the purchase, sale, storage or processing of agricultural produce, or in the notified market area purchases, sells, stores or processes such agricultural produce;
(d) “Fund” means the Haryana Rural Development Fund;
(e) “rural area” means area other than the area of a municipality administered under the Haryana Municipal Act, 1973;
(f) “prescribed” means prescribed by rules made under this Act;
(g) “processing” means giving a treatment or a series of treatment to an agricultural produce in order to make it fit for use or consumption and includes manufacturing out of agricultural produce; and
(h) words and expressions not defined in this Act shall have the meaning assigned to them in the Punjab Agricultural Produce Markets Act, 1961.
3. ESTABLISHMENT OF BOARD, ITS CONSTITUTION, POWERS AND DUTIES.

(1) The State Government shall, for exercising powers conferred on and performing the functions and duties assigned to the Board by or under this Act, establish and constitute the Haryana Rural Development Fund Administration Board.

(2) The Board constituted and established by the State Government in terms of sub-section (1) shall consist of a Chairman and such other official and non-official members as the Government may determine and appoint.

(3) The Board so constituted shall be a body corporate having perpetual succession and a common seal with power, subject to the provisions of this Act, to acquire and hold property and shall by the said name sue and be sued.

(4) The term of office of the non-official members of the Board shall be three years.

(4A) The non-official members shall hold office during the pleasure of the State Government.

(5) No person shall be eligible to become a member of the Board who—
(a) does not ordinarily reside within the State of Haryana;
(b) is below twenty-five years of age;
(c) is of unsound mind; or
(d) has been declared as insolvent or sentenced by a criminal court whether within or outside the State of Haryana for an offence involving moral turpitude:

Provided that the disqualification incurred under clause (d) on the ground of a sentence by a criminal court, shall not apply after the expiry of four years from the date on which the sentence has expired.

(6) A member of the Board may resign from membership by tendering his resignation to the State Government and the seat of such member shall become vacant on the date of acceptance of his resignation.

(6-A) The State Government may appoint a member against a vacancy caused by the death or resignation of a member:

Provided that the term of the member so appointed shall expire on the same date as the term of office of vacating member would have expired.

(7) The State Government may remove the Chairman or any member of the Board who has become subject to any of the disqualifications specified in sub-section (5) or who is, in its opinion, remiss in the discharge of his duties and may appoint another member in his place:

Provided that before removing any member the reason for the proposed action shall be conveyed to him and his reply invited within specified period and duly considered:

Provided further that the term of the member so appointed shall expire on the same date as the term of office of the vacating member would have expired.
(8) The State Government shall exercise superintendence and control over the Board and its officers and may call for such information as it may deem necessary and, in the event of its being satisfied that the Board is not functioning properly or is abusing its powers or is guilty of corruption or mismanagement, it may suspend the Board and, till such time as a new Board is constituted, make such arrangements for the exercise of the functions of the Board as it may think fit:

Provided that the Board shall be constituted within six months from the date of its suspension.

(9) Subject to rules, made under this Act, an estimate of the annual income and expenditure of the Board for the ensuing year shall be prepared and passed by the Board and submitted every year for sanction of the State Government not later than the prescribed date. The State Government shall sanction and return the budget within two months from the date of the receipt thereof. If it is not received within two months, it shall be presumed to have been sanctioned.

(10) Subject to rules made under this Act, the Board may, with the approval of the State Government, frame bye-laws for –

(a) regulating the transaction of business at its meetings; and

(b) such other matters as may be specified.

4. OFFICERS AND SERVANTS OF BOARD

(1) The Board may with the prior approval of the State Government create such posts and appoint officers and servants thereto as it may consider necessary for the efficient discharge of its duties.

(2) The conditions of service, functions and duties of the officers and servants of the Board shall be such as may be prescribed.

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2 Inserted by HRD Act No. 12 of 1991 in HRD Act 6 of 1986 Amendment of section 3 after sub section (6) dated 03.05.1991.
5. **IMPOSITION AND COLLECTION OF FEE**

(1) With effect from such date, as the State Government may by notification appoint in this behalf, there shall be levied on the dealer for the purposes of this Act, a fee on ad-valorem basis, at the rate of [two]² percentum of the sale-proceeds of agricultural produce bought or sold or brought for processing in the notified market area:

Provided that except in case of agricultural produce brought for processing –
(a) no fee shall be leviable in respect of any transaction in which delivery of the agricultural produce bought or sold is not actually made; and
(b) the fee shall be leviable on the dealer only in respect of a transaction in which delivery is actually made.

(2) The fee as hereinfore provided shall be paid by the dealer in such manner as may be prescribed to such officer or person, as may be appointed or designated by the Board in this behalf.

(3) Since the burden of fee imposed by sub-section (1) is not intended to be put on the dealer, the dealer shall be under a statutory obligation to add the amount of fee in the purchase price recoverable by him from the next purchaser of agricultural produce or the goods processed or manufactured out of it.

(4) The arrears of fee shall be recoverable as arrears of land revenue.

6. **CONSTITUTION OF FUND**

(1) There shall be constituted a fund called the Haryana Rural Development Fund which shall vest in the Board.

(2) It shall be administered by such officer or officers of the Board as may be appointed by it in this behalf.

(3) The amount of fee paid to the officer or the person shall be credited to the Haryana Rural Development Fund within such period as may be prescribed.

(4) To the credit of the Fund shall be placed –
(a) all collections of fee under section 5. [---]¹
(b) grants from the State Government and local authorities [;and ]¹
(c) [contributions made by corporations, institutions, other agencies or individuals.”]¹

¹. Omitted, substituted and added HRD Act No. 19 of 1998 in HRD Act 6 of 1986 Amendment of section 6 after sub-section (4) dated 21.08.1998
The fund shall be applied by the Board to meet the expenditure incurred in the rural areas in connection with the development of roads, establishment of dispensaries, making arrangements for water supply, sanitation and other public facilities, welfare of agricultural labour, conversion of the notified market areas falling in rural area as defined under this Act, into model market areas by utilizing technical know-how thereto and bringing about other necessary improvements therein, construction of godowns and other places of storage, for the agricultural produce brought in the market area for sale/purchase and the construction of rest houses, equipped with all modern amenities, to make the stay of visitors (both sellers and purchasers) in the market area, comfortable and for any other purpose which may be considered by the Board to be in the interest of and for the benefit of the person paying the fee. The Fund may also be utilised by the Board to meet the cost of administering it.

The Board shall publish annually a report of the activities financed from the Fund, together with an estimate of receipts and expenditure of the Fund and a statement of accounts.

7 PENALTY

Any person who contravenes the provisions of this Act or the rules framed thereunder shall be punishable with fine which may extend to five hundred rupees or up to the amount of fee which, the dealer is liable to pay, whichever is more.

8 POWER TO MAKE RULES.

(1) The State Government may make rules to carry into effect the purposes of this Act.

(2) Without prejudice to the generality of the foregoing power, such rules may provide for –

(a) the preparation and submission for sanction of an annual budget under sub-section (9) of section 3;

(b) the making of refunds and recoveries of the fee imposed under section 5;

(c) period within which the amount is to be deposited under sub-section (3) of the section 6; and

(d) any other matter which has to be or may be prescribed.

9 PROTECTION OF ACTION TAKEN IN GOOD FAITH.

No suit, prosecution or other legal proceeding shall lie against the State Government or any officer of the State Government or Board or local authority in respect of anything which is in good faith done or intended to be done in pursuance of this Act or of any rules or orders made thereunder.

10 POWER TO REMOVE DIFFICULTIES.

If any difficulty arises in giving effect to the provisions of this Act, the State Government may by order do anything not inconsistent with such provisions which appears to it to be necessary or expedient for the purpose of removing the difficulty.
11  RETENTION OF CESS

(1) The cess/fee levied and collected under the provisions of the Haryana Rural Development Fund Act, 1983 for the period commencing from the 30th September, 1983 to the date of notification issued under sub-section (1) of section 5 of this Act, shall be deemed to have been levied and collected under this Act and notwithstanding anything contained in any judgment, decree or order of any court, it shall be lawful for the State Government to retain the cess so levied and collected from the dealer if the burden of such cess was passed on by the dealer to the next purchaser of the agricultural produce or the goods processed or manufactured out of it in respect whereof such cess was levied or collected.

(2) No suit or other proceedings shall be instituted, maintained or continued in any court for the refund of whole or any part of the cess retained by the Government under sub-section (1) and no court shall enforce any decree or order directing the refund of whole or any part of such cess.

(3) If any dispute arises as to the refund of any cess retained by the Government by virtue of sub-section (1) and the question is whether the burden of such cess was passed on by the dealer to the next purchaser, it shall be presumed that such burden was passed on by the dealer.

(4) If the amount of cess retainable by the Government under sub-section (1), has not been paid by, or has been refunded to, any dealer the same shall be recoverable by the Government as arrear of land revenue.

SHIV CHARAN DAS BAJAJ,
Secretary to Government, Haryana,
Legislative Department
HARYANA GOVERNMENT
DEVELOPMENT AND PANCHAYAT DEPARTMENT

Notification

The 3rd April, 1987

No. G.S.R. 30/H.A. 6/86/S. 8/87- In exercise of the Powers conferred by section 8 of the Haryana Rural Development Act, 1986, the Governor of Haryana hereby makes the following Rules, namely :-

1 SHORT TITLE.
These rules may be called the Haryana Rural Development Rules, Short title 1987.

2 DEFINITION.
In these rules, unless the context otherwise requires,-

(a) “Act” means the Haryana Rural Development Act, 1986 ;

(b) “agricultural produce” means the produce specified in the Schedule to these rules ;

(c) “[first appellate authority” means any person appointed by the Government to perform the functions of the first appellate authority under these rules ;] ¹

(d) “[second appellate authority” means the Secretary to Government Haryana, Development and Panchayats Department;”] ²

(e) “assessing authority” means any person appointed by the Government to perform the functions of the assessing authority under these rules ;

(f) “form” means a form appended to these rules.

3. SUBMISSION OF RETURNS ETC. SECTION 5(2).
(1) Every dealer shall submit to the assessing authority a return in form A showing his purchases and sales of each transaction of agricultural produce or each transaction of agricultural produce brought for processing on the following day but not later than [seven days] ¹ from the day of transaction. If the dealer fails to submit the said return in time, the assessing authority may after affording him a reasonable opportunity of being heard, impose a fine which may extend to rupees five hundred or up to twenty-five per cent of the amount of fee whichever is more. The fine imposed shall be deposited within seven days of the order passed by the assessing authority in this behalf.

The dealer shall deposit in cash with the assessing authority or the person [or an agency] authorised by him in this behalf in writing, the fee that has become due from him on the basis of the return submitted by him under sub-rule (1) on the following day of the filing of the return. The assessing authority may condone delay up to [seven days] after imposing a fine not exceeding twenty-five per cent of the fee recoverable:

[“Provided that the collection of fee may be leased or auctioned to an agency by the assessing authority with the prior approval of the Board, for any period not exceeding one year at a time on such terms and conditions as may be laid down by the Board. However, it shall be applicable only in case of fruits and vegetables in notified market area : Provided further that the Chairman of the Board may permit the payment of fee through cheque or bank draft, to the Government and semi-Government agencies engaged in procurement, processing, purchase or sale of agricultural produce.”] 3

(3) The assessing authority or the person duly authorized by him in writing in this behalf shall issue a receipt the dealer in form B in token of having received the amount of the fee.

(4) The amount to the fee so received shall be entered to a separate cash book to be maintained by the assessing authority.

(5) The amount of the fee deposited with the assessing authority shall be credited into the account of the Board maintained in the [nationalized Banks or co-operative Bank] within two days of the receipt thereof.

(6) The assessing authority shall retain one copy of the bank receipt in his office and pass on the other copy of the Rural Development Fund Collector alongwith the statement in from C.

(7) The Rural Development Fund Collector shall submit a consolidated statement in form D to the Chairman of the Board by the fifteenth of each month. By the end of each month the Chairman or the person authorized by him shall reconcile the monthly deposits of the fee in the account of Board.

(8) The assessing authority shall scrutinise the returns submitted in form A on the basis of the register maintained by the Market Committee, or the account books of the dealer or otherwise. If he detects non-payment or under-payment of the fee, he shall issue a notice to the dealer and after affording him a reasonable opportunity of being heard, call upon him to deposit the requisite amount of fee which the dealer is liable to pay alongwith a penalty which may extend to five hundred rupees or the requisite amount of fee, whichever is more, within [(seven days.;)] 2.

(9) If the dealer fails to deposit the amount of fee within the extended period under sub-rule (2)[----] 2, the assessing authority may after affording him a reasonable opportunity of being heard impose a fine which may extend to five hundred rupees or upto 20 per cent the amount of fee due whichever is more. The fine shall be deposited with the assessing authority within seven days of the orders passed by him in this regard.

(10) The amount of arrears of fee or of fine as recovered under sub-rule (1), (2), (8) or (9) as the case may be, shall be deposited by the assessing authority within two days of its receipt in the same manner as provided in sub-rule (5).

(11) If the dealer fails to deposit the monthly fee or the arrears of the fee or the fine imposed by the dates specified under sub-rule (1), (2), (8) or (9), as the case may be, the same shall be recovered as arrears of land Revenue.

(12) (i) No fee shall be leviable on the sale or purchase of any agricultural produce manufactured or extracted from the agricultural produce in respect of which such fee has already been paid in any notified market area within the State [or outside the State] 3.

(ii) “[The dealer, who claims exemption for the payment of fee leviable on any agricultural produce manufactured or extracted from the agricultural produce in respect of which the fee has already been paid in another notified market area, shall make declaration and give certificate to the Assessing Authority in form E, where the fee has already been paid within a week of the day of bringing of agricultural produce within a notified market area. Form E shall be prepared in quadruplicate from the booklets duly attested and issued by the Assessing Authority against the payment fixed by the Assessing Authority. It will be the duty of the dealer claiming exemption from the fee under this sub-rule to send the original copy of form E to the Assessing Authority within whose market area the agricultural produce is brought. The second copy shall be sent to the office of the Assessing Authority within whose market area such agricultural produce was bought, and the third and fourth copies shall be retained by the dealer-purchaser and the dealer-seller, respectively, and the same shall be kept as a part of their accounts maintained in respect of fee”] 1.

(13) Appeal against the order passed by the assessing authority shall lie to the [first appellate authority] 4 within thirty days from the date of passing of the order by the assessing authority : provided that no memorandum of appeal shall be entertained by the [first appellate authority] 4 unless it is accompanied by the receipt issued in from B in token of having deposited the fee, arrears or fee or fine, as the case may be. Every appeal preferred under this sub-rule shall be presented to the [first appellate authority] 4 in the form of memorandum enclosing the receipt of Rs. 10 having deposited with the Board by the appellant or his duly authorized agent. The memorandum shall set forth concisely the grounds of appeal and shall be accompanied by a copy of the order, appealed against.

(14) The [first appellate authority] 4 may, after affording reasonable opportunity of hearing to the parties, confirm, modify or revoke the order appealed against. [-----] 4

(14-A) [The second and final appeal against the order of first appellate authority under sub-rule (14) in the form of memorandum of appeal containing concisely the grounds of appeal accompanied by the copy of the order appealed against, shall lie to the second appellate authority within thirty days from the date of passing of the order of the first appellate authority. The order of the second appellate authority shall be final.] 4

(15) If the [first appellate authority/second appellate authority] 4 orders that some part of fee or fine as deposited by the dealer be refunded to the dealer, it shall in the first instance be adjusted in the fee to be paid by the dealer in the month following the orders passed by the [first appellate authority/second appellate authority] 4 . In case the amount is not so adjusted the Chairman may order the refund of the amount.

(16) The Chairman may authorize the grant of honorarium to such officers or officials of the Government or semi-Government bodies or Corporation directly assisting in the collection of fee, maintenance of accounts and handling of any other work relating to fee. The amount of honorarium shall depend on the work load, income and such other factors and shall not be less than rupees two hundred and not more than rupees one thousand per month for each officer or official. The amount thus authorized shall be met out of the fund.

(17) The record maintained by the assessing authority shall be audited by the Examiner Local Funds Accounts Haryana once a year, on the payment of fee fixed by the Government from time to time.] 2

4 ADMINISTRATION OF FUND SECTION 6.

The Fund shall be administered by the Board and the Chairman of the Board shall be authorised for payment out of the Fund of the Board for the purposes specified in the Act and rules made thereunder.

List of articles/items on which HRDF Fee is leviable.

SCHEDULE
[See rule 2 (b)]

1. Wheat (Gainhu)
5. Spiked Millet (Bajra) Omitted (30.12.1999) 6
6. Paddy and Rice (Dhan) Substituted (29.1.1988) 1
11. Lentil (Masur) whole & spilt Omitted (30.12.1999) 6
13. Indian Rale (Toria) – Omitted (30.12.99) 6
14. Rochet (Tara Mira) – Omitted (30.12.99) 6
15. Cotton-seed (Banaula) – Omitted (30.12.99) 6
17. Cotton (unginned and ginned) (Kapas and Rui ) Sub: (13.7.94) 4 and (27.2.04) 8
18. Cluster Bean (Guara) - – Omitted (30.12.99) 6
19. Dry and Green Fodder (Suka and Subaz Chara)
20. Potato (Alu)
21. Sweet Potato (Shakarkandi)
22. Onion Dry and Green (Piaz Khushak and Hara)
23. Arum (Arvi)
24. Cauli Flower (Phul Gobi)
25. Cabbage (Band Gobi)
26. Carrot (Gajjar)
27. Radish (Muli)
28. Turnip (Salgam)
29. Tomato (Tamator)
30. Brinjal (Baingan)
31. Lady’s Finer (Bhindi)
32. Peas Green (Mater Hare)
33. Garlic Dry (Lahsan Khushak)
34. Orange (Malta)
35. [-] Chillies Dry & Green (Mirach Khushak & Hari) – (30.12.99) 6
36. [-] Gur – Omitted (30.12.99) 6
37. [-] Shakkar – Omitted (30.12.99) 6
38. [-] Khandsari (including sulphar, desi khand & bura) – (30.12.99) 6
39. Dry Peas (Mater Khushak)
40. Water Melon (Tarbuz)
41. [-] Wool (Oon) – Omitted (07.01.2000) 7
42. Tinda Gourd (Tinda)
43. Bottle Gourd (Lauki)
44. Pumpkin round (Ghia Kadu)
45. Squash or Red Gourd (Halwa Kadu)
46. Bitter Gourd (Karela)
47. Cow Peas (Lobbia)
48. French Beans (Raj Maha and Soya Beans)
49. Long Melon (Tarr)
50. Elephant Foot (Zimi Kand)
51. Cucumber (Khira)
52. Chappen Kadu
53. Musk Melon (Kharbuza)
54. Mango (Am)
55. Mandrain (Sangtara)
56. Lime (Nimboo)
57. Lemon (Galgal and Khatta)
58. Apple (Saib)
59. Guava (Amrud)
60. Pear (Nashpati)
61. Anar
62. Sweet Lime (Mitha)
63. Apricot (Khurmani)
64. Plum (Alubakhara and Alucha)
65. Peach (Aru)
66. Litchi
67. Sapota (Chickoo)
68. Loquat
69. Castaud Apple (Sharifa)
70. Walnut (Akhrot)
71. Sag (Palak and Sarson)
72. Gingar (Adrak)
73. Bhabar Grass
74. [-] Sunehri – Omitted (29.01.88) ¹
75. Banana
76. [-] Rosin – Omitted (13.05.96) ⁵
77. [-] Arhar – Omitted (30.12.99) ⁶
78. Grapes
79. Ber
80. Oats
81. Barsem Seed
82. Sanghera
83. [-] Till – Omitted (30.12.99) ⁶
84. Methi
85. Goat Hair
86. Camel Hair
87. [-] Turmeric (Haldi) – Deleted (06.06.94) ³
88. [-] Heena (Mehindi) – Deleted (06.06.94) ³
89. Mausami (Sweet Orange)
90. Kinnow
91. Spond Gourd (Ghia Tori)
92. Sweet Pepper (Shimila Mirch)
93. [-] Linseed (Alsi) – Omitted (30.12.99) ⁶
94. [-] Gram Dal – Omitted (30.12.99) ⁶
95. [-] Sun Flowers Seed – Added (3.7.1992) ² Omitted (30.12.99) ⁶

**FORM A**  
[See rule 3(1), (8)]

<table>
<thead>
<tr>
<th>Date</th>
<th>Name of dealer</th>
<th>Licence No.</th>
<th>Last date when [fee] 1 paid with receipt No.</th>
</tr>
</thead>
</table>

**DAILY RETURN OF SALE PROCEEDS OF AGRICULTURE PRODUCE AND AMOUNT OF FEE LEViable**

Name of dealer ___________ Licence No. __________ Last date when [fee] 1 paid with receipt No. _________________________.

<table>
<thead>
<tr>
<th>Date</th>
<th>Name of Commodity</th>
<th>Weight</th>
<th>Rate</th>
<th>Value</th>
<th>Amount of fee leviable</th>
</tr>
</thead>
</table>

Total___________________

Name and Signatures of the Dealer ______________________

Date____________________

---

FORM B
[See rule 3(3), (13)]

Book No. ___________________
Serial No. __________________
Name of Notified market Area __________________________

Date __________________________

Received Rs. _____________________________ (Rs. _____________________________
_________________________________) From M/s ___________________________ on account of the following :

<table>
<thead>
<tr>
<th></th>
<th>Rs.</th>
<th>Paisa</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Fee on the basis of return in Form A.</td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>Arrear of fee assessed by the Assessing Authority Under rule [3(2)] 1</td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td>Fine as imposed by the Assessing Authority under Rule [3(9)] 1.</td>
<td></td>
</tr>
</tbody>
</table>

Total _________________________
Less refund , if any _________________________
Total _________________________

Assessing Authority of the Notified Market Area __________________________

**FORM C**  
[See rule 3 (6)]

Date ____________________

<table>
<thead>
<tr>
<th>Name of the Dealer</th>
<th>Amount Deposited</th>
<th>Name of the Bank and Account No.</th>
<th>Name of the Notified Market Area.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>2</td>
<td>3</td>
<td>4</td>
</tr>
</tbody>
</table>

Total ________________  
No. ________________  
Dated ________________

A Copy with a copy of receipt mentioned in Column 3 is forwarded to the Haryana Rural Development Fund Collector ___________ for information and necessary action.

Assessing Authority of the Notified Market Area.
**FORM D**  
[See rule 3 (7)]

District ___________  
Month ____________

<table>
<thead>
<tr>
<th>Name of the Notified Market Area</th>
<th>Amount of fee deposited</th>
<th>Name of Bank and Account No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>2</td>
<td>3</td>
</tr>
</tbody>
</table>

A copy is forwarded for information and necessary action:

1. The Chairman, Haryana Rural Development Board, Chandigarh.  
2. The Director, Panchayats, Haryana, Chandigarh.

Total ___________________

Haryana Rural Development Fund Collector ___________________

Dated __________________

20
[FORM- E] ¹
[See rule 3(12)(ii)]

(Form of declaration and certificate)

1. Kind of agricultural produce.
2. Mode of transport with number of bage/packages.
3. Weight.
4. Notified market area from where purchased and fee paid.
5. Amount of fee paid with number and date of receipt.
6. Through whom purchased.
7. Name and address of the buyer or his agent.
8. Remarks.

I hereby declare that the particulars given above are correct.

Signature of the Commission Agent
_____________________________
Licence No. ___________________
Address ______________________

I hereby declare that the above mentioned agricultural produce has been bought from the notified market area and has been brought within the limits of the notified market area _____________ for the purchase of ___________ and the particular given above are correct.

Signature _________________
Address of the dealer claiming exemption from the payment of Rural Development Fee _____
Licence No. ________________
Address ____________________

Note: To be prepared in quadruplicate.

Commissioner and Secretary to Government, Haryana, Development and Panchayats Department.

HARYANA GOVERNMENT
DEVELOPMENT AND PANCHAYATS DEPARTMENT

NOTIFICATION
THE 14TH AUGUST, 1987

No. HRD-87/400-In exercise of powers conferred under rule 2(c) (d) (e) of Haryana Rural Development Rules, 1987, the Government of Haryana is pleased to appoint the following officers to administer the Haryana Rural Development Fund:-

1. Director, Development and Panchayats, Haryana
   Appellant Authority
2. Executive Officer-cum-Secretary Market Committee Concerned
   Assessing Authority
3. District Development and Panchayat Officer in respective District
   District Rural Development Fund Collector

L.M.Goyal
Commissioner and Secretary to Government, Haryana
Development and Panchayats Department
List of articles/items on which HRDF Fee is leviable.

SCHEDULE
[See rule 2 (b)]

1. Wheat (Gainhu)
2. Paddy and Rice (Dhan) Substituted (29.1.1988) ¹
3. Cotton (unginned and ginned) (Kapars and Rui) Sub: (13.7.94) ⁴ and (27.2.04) ⁸

MISC
4. Dry and Green Fodder (Suka and Subaz Chara)
5. Methi
6. Goat Hair
7. Camel Hair
List of articles/items on which HRDF Fee has been abolished w.e.f. 1.3.2014 vide Notification No.18 HLA of 20/4/18

FRUITS/VEGETABLES

1. Potato (Alu)
2. Sweet Potato (Shakarkandi)
3. Onion Dry and Green (Piaz Khushak and Hara)
4. Arum (Arvi)
5. Cauliflower (Phul Gobi)
6. Cabbage (Band Gobi)
7. Carrot (Gajjar)
8. Radish (Muli)
9. Turnip (Salgam)
10. Tomato (Tamator)
11. Brinjal (Baingan)
12. Lady’s Finger (Bhindi)
13. Peas Green (Mater Hare)
14. Garlic Dry (Lahsan Khushak)
15. Orange (Malta)
16. Dry Peas (Mater Khushak)
17. Water Melon (Tarbuz)
18. Tinda Gourd (Tinda)
19. Bottle Gourd (Lauki)
20. Pumpkin round (Ghia Kadu)
21. Squash or Red Gourd (Halwa Kadu)
22. Bitter Gourd (Karela)
23. Cow Peas (Lobbia)
24. French Beans (Raj Maha and Soya Beans)
25. Long Melon (Tarr)
26. Elephant Foot (Zimi Kand)
27. Cucumber (Khira)
28. Chappen Kadu
29. Musk Melon (Kharbuza)
30. Mango (Am)
31. Mandrain (Sangtara)
32. Lime (Nimboo)
33. Lemon (Galgal and Khatta)
34. Apple (Saib)
35. Guava (Amrud)
36. Pear (Nashpati)
37. Anar
38. Sweet Lime (Mitha)
39. Apricot (Khurmani)
40. Plum (Alubakhara and Alucha)
41. Peach (Aru)
42. Litchi
43. Sapota (Chickoo)
44. Loquat
45. Castaud Apple (Sharifa)
46. Walnut (Akhrot)
47. Sag (Palak and Sarson)
48. Gingar (Adrak)
49. Bhabar Grass
50. Banana
51. Grapes
52. Ber
53. Oats
54. Barsem Seed
55. Sanghera
56. Mausami (Sweet Orange)
57. Kinnow
58. Spond Gourd (Ghia Tori)
59. Sweet Pepper (Shimila Mirch)
SUB : LIST OF NOTIFICATIONS OF AMENDMENTS IN ACT OF 1986 AND ITS RULES OF 1987


