GOVERNMENT OF KARNATAKA

No.UDD 2 BemRuPra 2007

Karnataka Government Secretariat, Vikasa Soudha, Bangalore, dated: 17.5.2007.

NOTIFICATION - I

The draft of the Karnataka Town and Country Planning (Regularisation of unauthorised Development or Constructions) Rules 2007, which the Government of Karnataka proposes to make in exercise of the powers conferred by section 76FF read with section 74 of the Karnataka Town and Country Planning Act, 1961 (Karnataka Act 11 of 1963) are hereby published as required under section 74 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration after thirty days from the date of its publication in the Official Gazette.

Any objection or suggestion which may be received by the State Government from any person with respect to the said draft before the expiry of the period specified above, will be considered by the State Government. Objections and suggestions may be addressed to the Principal Secretary to Government, Urban Development Department, Vikasa Soudha, Dr.Ambedkar Veedhi, Bangalore-560 001.

DRAFT RULES

- 1. **Title and commencement**, (1) These rules may be called the Karnataka Town and Country Planning (**Regularisation of unauthorised Development or Constructions**) Rules 2007.
- (2) They shall come into force from the date of their publication in the official Gazette.
 - 2. **Definitions,** In these rules, unless the context otherwise required,

- (a) "Act" means the Karnataka Town and Country Planning Act, 1961 (Karnataka Act 11 of 1963);
- (b) "Competent Authority" means,-

For Bangalore:

The Bruhath Bangalore Mahanagara Palike (Commissioner) within its jurisdiction, and beyond its jurisdiction and within the Local Planning Area of Bangalore, the Bangalore Development Authority.

For other cities:

- (i) in respect of unauthorised development of layouts or sites and buildings in violation of change of land use, the concerned Planning Authority;
- (ii) in respect of unauthorised constructions,-
 - (a) concerned planning authority in respect of areas falling in planning area;
 - (b) concerned local authority in respect of areas falling in the limits of local authority within the local planning area;
- (iii) in case of towns where the Act is not extended or where the Planning Authority area and the Local Authority area is the same, the respective Local Authority;
- (c) "construction" means any permanent structure;
- (d) "development cost" includes estimated cost of development of the land and construction of building and also for providing infrastructure like water supply, electricity, underground drainage, formation of roads and other civic amenities; and payment of all regulatory fees.
- (e) "market value" means the value as determined in accordance with the section 45B of the Karnataka Stamp Act, 1957 as prevailing on the date of promulgation of the Karnataka Town and Country Planning (Amendment) Act, 2004 (3rd February 2007).

- (f) "Screening Committee" means the committee constituted in these rules for the purpose of regularisation of unauthorized development and deviated or unauthorised constructions;
- (g) "unauthorised development" means development of land for residential or other purposes in violation of the provisions of sections 14, 15 and 17 of the Karnataka Town & Country Planning Act, section 187 of the Karnataka Municipalities Act, 1964 and section 321 of the Karnataka Municipal Corporations Act 1976 as the case may be;
- (h) "unauthorised construction" means buildings constructed for residential or other purposes, in violation of the provisions of the Act, the Karnataka Municipalities Act, 1964 and the Karnataka Municipal Corporations Act, 1976 as the case may be;
- (i) "Urban Areas Infrastructure Development Fund" means the fund established for crediting all proceeds collected through regularisation by the competent authority for the purpose specified in sub-section 16 of section 76FF of the Act.
- 3. Application.- (1) Every owner who desires to get his unauthorised development or unauthorised constructions regularised shall submit an application in respect of such development or construction to the competent authority concerned in Form-I within the time limit specified in sub-section (13) of section 76FF along with a site plan of the land wherein the unauthorised construction is situated indicating the site and location of the unauthorised construction including the appurtenant land comprised therein and such other documents as may be required by the competent authority.

Explanation: For the purpose of these rules, the existing development means the developments which are existing and completed with basic infrastructure like water supply and electricity and the applicant shall possess the sale deed and such other evidences in respect of ownership.

- (2) In case of joint ownerships, the application shall be made jointly from all the owners or their association authorised by the resolution.
- (3) Any unauthorised development in respect of which no application for regularisation is received within the prescribed time limits shall be liable to the action contemplated under sections 14, 15, 17 and 76FF of the Act.
- (4) Owner of the unauthorised development may file an application for regularisation by paying the regularisation fee calculated on self assessment subject to payment of shortfall if any, intimated by the competent authority, subject to final decision in respect of pendency of any case before Tribunal, Civil Court, High Court any other Court or any order / judgement passed by any such Court, or Tribunal in respect of such property.
- **4. Manner of enquiry.** The competent authority shall give an opportunity to the applicant of being heard and to produce documents, if any, in support of his claim. The competent authority shall, on completion of the enquiry, pass a provisional order in **Form-II**.
- 5. Screening Committee for regularisation.— (1) On receipt of the application for regularisation under rule 3 the competent authority shall forward it to the Screening Committee for scrutiny. The applications received and referred to the Screening Committee shall be entered in a register and shall be scrutinized on the basis of seniority of applications determined on first come first serve basis. The Screening Committee shall scrutinise the applications and make its recommendations to the competent authority indicating the amount to be remitted by the applicant for regularisation.
- (2) The Screening Committee for scrutiny of applications shall consist of the following, namely:-

(a) For Bruhath Bangalore Mahanagara Palike area

Joint	Commissioner,	(Zonal)	Bruhath	Chairman
Bangalore Mahanagara Palike				

Town	Planner	Member,	Bangalore	Member
Develop	ment Autho	rity or his nor	ninee	
Deputy	Commission	ner Bangalore	Urban or his	Member
nomine	e, not below	the rank of S	Special Deputy	
Commissioner				
Joint I	Director of	Town Plann	ing ,Bruhath	Member
Bangalo	Bangalore Mahanagara Palike or his nominee			
Chief	Engineer	Bruhath	Bangalore	Member Secretary
Mahana	Mahanagara Palike			

(b) For Planning Authority in Bangalore (Bangalore Development Authority):

Commissioner,	Bangalore	Development	Chairman
Authority			
Joint Director of	of Town Plani	ning, Bruhath	Member
Bangalore Mahan	agara Palike		
Engineer Memb	er, Bangalore	Development	Member
Authority			
Town Planner Me	Member Secretary		
Authority			

(c) For Planning Authorities in cities having Corporations (other than Bangalore)

Deputy Commissioner	Chairman
Commissioner, respective Urban Development	Member
Authority	
Commissioner, respective City Corporation or	Member
his representative	
Town Planner Member, respective Urban	Member Secretary
Development Authority	

(d) For Planning Authorities where Corporations do not exist, but Urban Development Authorities exist

Commissioner, respective Urban Development	Chairman		
Authority			
Commissioner, respective City Municipal	Member		
Council or his representative			
Assistant Commissioner	Member		
Town Planner Member, respective Urban Member Secretary			
Development Authority			

(e) For Planning Authorities where Urban Development Authorities does not exist

Assistant Commissioner	Chairman
Commissioner, respective City Municipal Council / Chief Officer, respective Town Municipal Council	

- 6. Procedure and conditions of regularisation. (1) The Screening Committee shall meet atleast once in fifteen days. The Screening committee may also utilise the services of as many officers and staff as may be required for the scrutiny and recommendations of the applications subject to the following conditions, namely:
 - (A) The conditions for regularisation as specified in sub-sections (1) to (16) of section 76FF, sub-sections (1) to (4) of section 321A of the Karnataka Municipal Corporations Act, 1976 and sub-sections (1) to (4) of section 187 A of the Karnataka Municipalities Act, 19764 shall be followed while making the recommendations.

(B) Conditions for regularisation of plot in an unauthorised sub-divided land / layout:-

- (i) While recommending the fee for regularization, the Screening Committee shall be guided by the rates specified in Annexure I of these rules.
- (ii) No unauthorized layout which do not have access to public road or do not have alignment of roads shall be regularized.
- (iii) No unauthorised development or layout shall be regularised if the applicant refused to handover the land required for alignment of roads and land required for widening of roads as per the Zoning Regulations, building line and building byelaws by relinquishment deed.
- (iv) Only individual plot shall be considered for regularization which are registered before the date of commencement of the Karnataka Town and Country Planning and Certain Other Laws (Amendment) Act, 2004.
- (C) Conditions for regularisation of buildings with land use violations:

The fees to be collected for regularization of buildings with land use violations shall be five times the fees prescribed under section 18 of the Act. Change of land use violation shall be examined with reference to the master plan as in force on the date of promulgation of the Karnataka Town and Country Planning and certain Other Laws (Amendment) Act, 2004. (i.e. 3rd February 2007)

(D) Conditions for regularisation of setback violations:-

The setback violations may be regularized on payment of fees determined in accordance with Annexure II (a) and (b). Setback violations against the approved plan but within the provisions of Zoning Regulations, Building Byelaws may be regularized on payment of difference of prescribed fee under section 18 of the Act.

(E) Conditions for regularisation of floor area violations:

- (i) The floor area violations may be regularized on payment of amount specified in Annexure III (a) and (b) for excess built-up area constructed.
- (ii) Floor area ratio violations against the approved plans but within the provisions of Zoning Regulations or building byelaws may be regularized on obtaining revised building plan and on payment of difference of prescribed fee under section 18 of the Act.
- **(F)** Building constructed in non-converted agriculture land may be regularized on payment of amount assessed in the manner specified in Annexure IV.
- (G) Building constructed without approved plan in approved layouts as per the Zoning regulations or building byelaws may be regularized on payment of amount specified in Annexure V.
- (2) The fees for regularisation so assessed and levied for the developments under section 76 FF of the Act shall be over and above the regular fees or charges

normally leviable if such fees have not been collected, as the case may be, by the Competent Authority.

- (3) On the recommendations of the Screening Committee, the Competent Authority after holding such enquiry as specified in rule 4, after examining the application, after satisfying itself regarding the entitlement shall, intimate the applicant to remit such amount within such time limit but not later than ninety days, as may be specified therein, or reject the application, as the case may be.
- (4) On remittance of the amount for regularization by the applicant, the competent authority shall regularize the unauthorized development or unauthorized construction to such extent as are admissible. The competent authority shall issue a Regularization Certification in **Form-III**.
- (5) In case, if the application for regularization is rejected, the fees remitted by the applicant, if any, on his self assessment shall be refunded to the applicant without interest within sixty days.
- 7. Utilisation of fund. (1) The competent authority shall keep the amount collected for regularization separately in the fund called 'the Urban Area Infrastructure Development Fund'. The fund shall be utilised for the purposes specified in section 76FF of the Act.
- (2) No amount from the fund shall be spent without the approval of the Competent Authority.
- (3) The annual report regarding the receipts and expenditures of the fund shall be sent to the Government.
- (4) The progress report in **Form-IV** shall be submitted to Government periodically.

<u>ANNEXURE – I</u>

Fees for regularisation of violations relating to formation of sites (Applicable both for converted and non-converted lands)

			Fee per sq.m. (in Rupees)	
Sl.No.	Site area (<i>sq. m</i>)	Bangalore Urban and Rural districts	Other Corporation Areas	Other Areas
1.	Upto 60	200.00	150.00	100.00
2.	> 60 - 120	400.00	200.00	125.00
3.	Above 120	600.00	250.00	150.00

Note for Annexure – I:

- 1. The fee specified above is in addition to the fee to be collected by the Planning Authority under Section 18 of the Act.
- 2. In case of agricultural lands, conversion fine to be levied under Section 95 of Karnataka Land Revenue Act, 1964 shall also be collected by the competent authority under this Act and paid to the State Government to the respective head of account.

ANNEXURE - II

(a). Fees prescribed for Setback Violations for Residential use

		Regularisation fee per square metre of
Sl.No.	Percentage of violation	total violated area in accordance with
		percentage of market value
1	up to 25%	10
2	>25% upto 50%	25

(b). Fees prescribed for Setback Violations for non-residential use.

		Regularisation fee per square metre of
Sl.No.	Percentage of violation	total violated area in accordance with
		percentage of market value
1	up to 12.50%	25
2	>12.50% upto 25%	40

Note for Annexure II:

- 1) Setback violations shall be calculated based on the total area of setbacks violated and the total area of setbacks prescribed on all sides.
 - i.e, % of setback violation = <u>Total area of setbacks violated in all the sides</u> x100

 Total area of setbacks on all the sides prescribed
- 2) Buildings constructed by violating the building line shall not be considered for regularisation.

ANNEXURE – III

(a). Fees prescribed for FAR Violations for Residential use.

		Regularisation fee per square metre of
Sl.No.	Percentage of violation	total violated area in accordance with
		percentage of market value
1	up to 25%	10
2	>25% upto 50%	25

(b). Fees prescribed for FAR Violations for non-residential uses

		Regularisation fee per square metre of
Sl.No.	Percentage of violation	total violated area in accordance with
		percentage of market value
1	up to 12.50%	25
2	>12.50% upto 25%	40

ANNEXURE – IV

Fees prescribed for buildings constructed in non-converted agriculture lands. (In addition to the amount prescribed in Annexure I)

Sl.No.		Regularisation fee per square metre of
	Type of Use	total built-up area in accordance with
		percentage of market value
1	Residential	2.00
2	Non-residential	4.00

Note for Annexure IV

If the setback and FAR are violated, for violated portions prescribed amount as in Annexure II and III shall be levied.

ANNEXURE - V

Fees prescribed for buildings constructed without the building plan approval in approved layouts / developed areas and as per the Zoning Regulations / Building Byelaws

Sl.No.		Regularisation fee per square metre of total
	Type of Use	built-up area in accordance with percentage
		of market value
1	Residential	2.00
2	Non-residential	4.00

Note for Annexure V:

If the setback and FAR are violated, for violated portions prescribed amount as in Annexure II and III shall be levied.

ANNEXURE - VI

Details of unauthorised sub-division / layout as on

Sl.No	Village	Survey Number / Assessment Number	Converted or Non-converted	Abutting road width in metre	Details of public road / street connecting the layout (Yes / No)	Remarks

FORM-I APPLICATION FOR REGULARISATION OF UN-AUTHORISED DEVELOPMENT

(Under Section 76-FF of the Karnataka Town and Country Planning Act, Section 321-A of Karnataka Municipal Corporations Act and Section 187-A of Karnataka Municipalities Act)

Name of the applicant with address for corre	espondenc
То	

PART - I

REGULARISATION OF PLOT IN AN UN-AUTHORISED SUB-DIVIDED LAND / LAYOUT $\,$

Sir / Madam,

I hereby apply for regulariza	ation of site in unapproved layout
(name)Sy.No.	of
village, plot no measurir	ng, bearing door number /
assessment number	
1 0	ast
	est
: No	orth
: So	outh
2. Road width in front of the plot and metres)	d its accessibility to nearest public road (in
3. List of Enclosures:	
(a) Sketch Of the plot / site with	details of abutting road
(b) Copy of the ownership docum	nent
(c) Copy of the approved layout p	plan if existing
(d) D.D. towards scrutiny fee	: Amount:
	: D.D. No Date
	: Bank:
(e) D.D towards regularisation fee	: Amount:
	: D.D. NoDate
	· Ronk

PART - II

REGULARISATION OF BUILDINGS WITH LAND USE VIOLATIONS:

Sir /	M	[ad]	lam,
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	I hereby apply for regularizat	tion of buildir	ngs with land use violations in layout
(na	me)Sy.No.		ofvilla
ge,	plot Nome	asuring	, bearing door number /
ass	essment number		
	1. Property Boundaries	East	
		: West	
		: North -	
		: South -	
	2. Road width in front of the metres)	plot and its a	accessibility to nearest public road (in
	3. Designated land use as pe Industrial / Others)	r Master Plai	n(Residential / Commercial /
	4. Actual usage of land /build Industrial / Others)	ling:	(Residential / Commercial /
	5. Photograph of land / build	ing	
	6. D.D. towards publication of	charges:	:Amount:
	:		: D.D. NoDate
			: Bank:
	7. D.D. towards scrutiny fee		: Amount:
			: D.D. NoDate
			: Bank:
	8. D.D. towards regularisation	on fee	: Amount:
			: D.D. NoDate
			: Bank:

PART - III

REGULARISATION OF UNLAWFUL BUILDINGS

Sir	/	\mathbf{M}	94	am,
ЮΠ	/	TAT	au	am.

Ιŀ	nereby apply for	regularizat	tion of unlawf	ul buildings	in	layout
(name)				Sy.No		
of		village,	plotNo	n	neasuring	,
bearing	g door number /	assessment	number	•••••		
1.	Property Boun	daries	: East			
			: West			
			: North			
			: South			
2.	Road width in metres)	front of the	plot and its a	ccessibility to	nearest pu	blic road (in

3. Existing Building details: (Refer instructions)

Sl.No.	Parameters	As per Existing Building	As per Zoning Regularisations
1	Setback – Front		
	– Rear		
	– Left		
	– Right		
2	FAR		
3	Coverage		
4	Height of the building		
5	Number of floors		

- 4. I enclose herewith the following documents:
 - i) Sanctioned plan (if available)
 - ii) Ownership documents

- iii) Copy of the resolution made by all the owners or their association (For apartments and group housing)
- 5. Photograph of building upto ground plus one floor
- 6. Certificate from a structural engineer for the buildings (above ground plus one floor)

7. D.D towards regularisation fee	: Amount:
	: D.D. NoDate
	: Bank,
8. D.D. towards scrutiny fee	: Amount:
	: D.D. No., Date
	: Bank

DECLARATION BY THE APPLICANT

I / we.....hereby declare that all the information and documents produced along with the application form regarding regularisation are true and correct to the best of my knowledge and belief.

I further declare that the property for which I am applying for regularisation is not a public property and I further confirm that there are no disputes / complaints / legal impediments.

I also declare that my application is not in contravention of conditions specified in sub-section 1 to 16 of Section 76FF of the Karnataka Town and Country Planning Act 1961, sub-section 1 to 4 of Section 321-A of Karnataka Municipal Corporations Act, 1976 and sub-section 1 to 4 of Section 187-A of the Karnataka Municipalities Act, 1964, as the case may be.

Place:	
Date:	Signature of Owner / Applicant

Place:
Date:

ACKNOWLEDGEMENT

Receiv	ed appli	cation f	or regu	larisation of	un-a	uthorised s	ub-division	. / layout,
buildings	with	land	use	violations	/	unlawful	building	s from
			• • • • • • • • • • • • • • • • • • • •				i	n layout
(name)			Sy.No)		of	vill	age, plot
no	mea	suring		bearir	ng	door num	ber / as	sessment
number								

- 1. Application No.& date:
- 2. D.D.No.& date(for scrutiny fee)
- 3. D.D.No.& date(for regularisation fee)

(Authorised Signatory)

INSTRUCTIONS TO APPLICANT

GENERAL

- Application for regularisation of unauthorised developments consists Part I,
 Part II and Part-III.
 - Part I pertains to regularisation of plot in an un-authorised subdivided land / layout
 - Part II pertains to regularisation of land use violations
 - Part III pertains to regularisation of unlawful buildings
 - Submit the completed application form with the documents required within three months from the date of notification.
 - Pay the regularisation fee and scrutiny fee separately through Demand
 Drafts or Bankers Cheques from any Bank drawn in favour of the
 respective Commissioner, Urban Development Authority / Member
 Secretary, Planning Authority / Chief Officer, Urban Local Authority.

- Enter details of fees paid in the application form and have them confirmed while receiving the acknowledgement.
- The acknowledgment is issued with the seal of the office receiving the application.
- In case the application for regularization is rejected, either because of inadequate or incorrect information or for other reasons, the fees remitted will not be refunded.

2. In the following cases, the regularization will be rejected,

If the site is situated:

- In the land affected by the alignments of any road or of proposed inner ring road, National High Ways, bypass road, outer ring road or mass rapid transit system (rail) projects;
- on the land belonging to the State Government or the Central Government or appurtenant to any building belonging to the State Government or the Central Government;
- on the land belonging to an other person over which the former has no title;
- on the land belonging to any Board or Corporation owned or controlled by the Central Government or the State Government;
- on the land belonging to, or vested in, any Urban Development Authority or Bangalore Development Authority;
- on the land belonging to, or vested in, a local authority;
- on the land abutting to storm water drains, tank bed areas, river course or beds and canals or below the high tension electric line;
- in land reserved for parks, playgrounds, open space or for providing civic amenities.
- Development being a special and hazardous industry or an industry categorized as "RED" by the Karnataka Pollution Control Board will be regularized only with the clearance from the Karnataka Pollution Control Board.

- Development not conforming to rules for high-tension lines and fire protection measures.
- Development covered by the Coastal Zone Regulations of the Ministry Environment and Forest, Government of India.
- Development made in basement or usage in contravention of bye law.
- Development in violation of set back norms exceeding twenty-five percent in case of non-residential buildings and fifty percent in case of residential buildings.
- Development for which violation in respect of change in land use is not regularized first.
- Unauthorized construction or development made in agricultural zone of approved Master Plan or green belt area declared under Karnataka Land Revenue Act, 1964.
- Buildings located in areas of special control / other protect areas, where
 it violates the regulations prescribed for such areas.
- 3. Regularisation of violation in respect of change of land use shall be made as far as may be in accordance with section 14A of the Karnataka Town and Country Planning Act, 1961.
- 4. Development in respect of any building having more than two floors will be regularized if a certificate from Structural Engineer is produced regarding the structural stability of such building;
- 5. In case of a owner of the building who has made unauthorized construction in violation of the norms of zonal regulation and do not apply for regularization within the prescribed time, the supply of water and electricity to the building shall be liable to be disconnected with prior notice.

PART – I

- Application related to regularisation of plot in unauthorised subdivided land / layout shall be submitted to the concerned Planning Authority.
- Application related to regularisation of plot in an unauthorised subdivided land / layout shall be submitted to the concerned Local Authority for the towns where the Karnataka Town and Country Planning Act is not extended.
- Fee for regularisation of plot in an unauthorised sub-divided land/layout is to be calculated on the basis of the following table (Annexure- I of Rules).

Fees prescribed for regularisation of violations relating to formation of sites.

(Applicable both for converted and non-converted lands)

		Prescribed amount per square metre (in Rupees)		
Sl.No.	Site area (sq. m)	Bangalore Urban and Rural districts	Other Corporation Areas	Other Areas
1.	Upto 60	200.00	150.00	100.00
2.	> 60 - 120	400.00	200.00	125.00
3.	Above 120	600.00	250.00	150.00

PART - II

- Application related to regularisation of buildings with land use violations shall be submitted to the concerned Planning Authority.
- Fee for regularisation of buildings with land use violations is to be calculated on the basis of the following table.

Fees prescribed for regularisation of buildings with land use violations

		Regularisation fee per square metre of	
Sl.No.	Particulars	land (in Rupees)	
		Residential	Non-residential
1	A city or town with a population	100.00	2== 00
	of ten lakhs and above	100.00	375.00
2	A city or town with a population		
	of one lakh and above but less	20.00	60.00
	than ten lakhs		
3	A city or town with a population		
	of fifty thousand and above but	15.00	30.00
	less than one lakh		
4	A city or town with a population		
	of twenty thousand and above	7.50	20.00
	but less than fifty thousand		
5	A city or town with a population		10.00
	of less than twenty thousand	3.00	10.00

PART - III

- Applications related to regularisation of unlawful buildings shall be submitted to the concerned Local Authority within its jurisdiction.
- Applications related to regularisation of unlawful buildings outside the Local Authority limits but within the Local Planning Area shall be submitted to the concerned Planning Authority.
- For the towns where the Karnataka Town & Country Planning Act is not extended, applications related to regularisation of unlawful buildings shall be submitted to the concerned Local Authority.
- In case of apartments and Group Housing, the application form from individual owners will not be admitted. For such developments, the application shall be made jointly from all the owners or their association.
- Fee for regularisation of unlawful buildings is to be calculated on the basis of the following table.

Fees prescribed for Setback Violations for Residential use

		Regularisation fee per square metre of
Sl.No.	Percentage of violation	total violated area in accordance with
		percentage of market value
1	up to 25%	10
2	>25% upto 50%	25

Fees prescribed for Setback Violations for non-residential use.

		Regularisation fee per square metre of
Sl.No.	Percentage of violation	total violated area in accordance with
		percentage of market value
1	up to 12.50%	25
2	>12.50% upto 25%	40

Fees prescribed for FAR Violations for Residential use.

		Regularisation fee per square metre of
Sl.No.	Percentage of violation	total violated area in accordance with
		percentage of market value
1	up to 25%	10
2	>25% upto 50%	25

Fees prescribed for FAR Violations for non-residential uses

		Regularisation fee per square metre of
Sl.No.	Percentage of violation	total violated area in accordance with
		percentage of market value
1	up to 12.50%	25
2	>12.50% upto 25%	40

Fees prescribed for buildings constructed in non-converted agriculture lands. (In addition to the amount prescribed in Annexure I)

Sl.No.		Regularisation fee per square metre of total
	Type of Use	built-up area in accordance with percentage of
		market value
1	Residential	2.00
2	Non-residential	4.00

Fees prescribed for buildings constructed without the building plan approval in approved layouts / developed areas and as per the Zoning Regulations / Building Byelaws

Sl.No.		Regularisation fee per square metre of total
	Type of Use	built-up area in accordance with percentage
		of market value
1	Residential	2.00
2	Non-residential	4.00

FORM –II

(Rule 4)

Name of the Applicant,....

Application No & Date,
PROVISIONAL ORDER
It is certified that the unauthorised sub-divided land or layout / building
with land use violation / unlawful building situated in layout
(Name), Sy.No ofvillage,
plot No bearing door number / assessment
number is hereby regularised under the provisions of Section
76FF of the Karnataka Town and Country Planning Act 1961 / Section 321-A of
the Karnataka Municipal Corporations Act, 1976 / the Karnataka
Municipalities Act, 1964.
Date: Seal of the Institution
Place:
Note: Strike out whichever is not applicable (Competent Authority)
То
To

NOTIFICATION – II

The draft of the Karnataka Municipal Corporations (Regularisation of unauthorized Development or Constructions) Rules, 2007, which the Government of Karnataka proposed to make in exercise of the powers conferred by section 321-A read with section 421 of the Karnataka Municipal Corporations Act, 1976 (Karnataka Act 14 of 1977), are hereby published for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration after thirty days from the date of its publication in the official Gazette.

Any objection or suggestion which may be received by the State Government from the person with respect to the said draft before the expiry of the period specified above, will be considered by the State Government. Objections and suggestions may be addressed to the Principal Secretary to Government, Urban Development Department, Vikasa Soudha, Dr. Ambedkar Veedhi, Bangalore – 560 001.

DRAFT RULES

- 1. Title and Commencement. (1) These rules may be called the Karnataka Municipal Corporations (Regularisation of unauthorized Development or constructions) Rules, 2007.
- (2) It shall come into force from the date of its publication in the official Gazette.
 - **2. Definitions.** (1) In these rules, unless the context otherwise requires,
 - (a) "Act" means the Karnataka Municipal Corporations Act, 1976 (Karnataka Act 14 of 1977);
 - (b) "Screening Committee" means the committee constituted in these rules for the purpose of regularisation of unauthorised constructions.
 - (c) "Section" means section of the Act.

- (2) The words and expressions used and not defined in these rules shall have the same meaning assigned to them in the Karnataka Town and Country Planning Act, 1961 (Karnataka Act 11 of 1963) or the rules made thereunder.
- 3. Application of provisions of the Karnataka Town and Country Planning (Regularisation of unauthorised Development or Constructions) Rules, 2007.- The provisions of the Karnataka Town and Country Planning (Regularisation of unauthorised Development or Constructions) Rules, 2007 including the Annexures and Forms therein shall mutatis mutandis apply for regularisation of unauthorised development or constructions under these rules and also for the manner of utilisation of the urban areas infrastructure development fund.
- **4. Screening Committee for regularisation:-** (1) The Screening Committee for scrutiny of applications shall consist of the following, namely:-

(a) For Bruhath Bangalore Mahanagara Palike:

Joint Commissioner, (Zonal) Bruhath Bangalore	Chairman
Mahanagara Palike	
Town Planner Member, Bangalore	Member
Development Authority or his nominee	
Deputy Commissioner Bangalore Urban or his	Member
nominee, not below the rank of Special Deputy	
Commissioner	
Joint Director of Town Planning ,Bruhath	Member
Bangalore Mahanagara Palike or his nominee	
Chief Engineer, Bruhath Bangalore	Member Secretary
Mahanagara Palike	

(b) For other Corporation cities:

Commissioner, respective City Corporation	Chairman
Commissioner, respective Urban Development	Member
Authority or his representative	
Special Deputy Commissioner, Deputy	Member
Commissioner's Office	
Joint Director / Deputy Director / Assistant	Member Secretary
Director of Town Planning, respective City	
Corporation	

NOTIFICATION – III

The draft of the Karnataka Municipalities (Regularisation of unauthorised Development or Constructions) Rules 2007, which the Government of Karnataka proposed to make in exercise of the powers conferred by section 187A read with section 323 of the Karnataka Municipalities Act, 1964 (Karnataka Act 22 of 1964), are hereby published for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration after thirty days from the date of its publication in the Official Gazette.

Any objection or suggestion which may be received by the State Government from any person with respect to the said draft before the expiry of the period specified above, will be considered by the State Government. Objections and suggestions may be addressed to the Principal Secretary to Government, Urban Development Department, Vikasa Soudha, Dr. Ambedkar Veedhi, Bangalore – 560 001.

DRAFT RULES

- 1. Title and Commencement. (1) These rules may be called the Karnataka Municipalities (Regularisation of unauthorized Development or constructions) Rules, 2007.
- (2) It shall come into force from the date of its publication in the Official Gazette.
 - 4. **Definitions.-** (1) In these rules, unless the context otherwise requires,-
 - (a) "Act" means the Karnataka Municipalities Act, 1964 (Karnataka Act 22 of 1964);

- (b) "Screening Committee" means the committee constituted under these rules for the purpose of regularisation of unauthorised sub-division or layout and deviated or unauthorised constructions.
- (c) "Section" means section of the Act.
- (2) The words and expressions used and not defined in these rules shall have the same meaning assigned to them in the Karnataka Town and Country Planning Act, 1961 (Karnataka Act 11 of 1963) or the rules made thereunder.
- 3. Application of provisions of the Karnataka Town and Country Planning (Regularisation of unauthorised Development or Constructions) Rules, 2007.- The provisions of the Karnataka Town and Country Planning (Regularisation of unauthorised Development or Constructions) Rules, 2007 including the Annexures and Forms therein shall mutatis mutandis apply for regularisation of unauthorised development or constructions under these rules and also for the manner of utilisation of the urban areas infrastructure development fund.
 - 5. Screening Committee for regularisation: (1) The Screening Committee for scrutiny of applications shall consist of the following, namely:-

(a) For City Municipal Councils: (where Urban Development Authorities are constituted)

Commissioner,	respective	City	Municipal	Chairman
Council				
Commissioner,	respective Ur	ban D	evelopment	Member
Authority or his				
Assistant Comm	nissioner,			Member
Executive Eng	gineer / Ass	istant	Executive	Member
Engineer / Assistant Engineer				Secretary

(b) For City Municipal Councils / Town Municipal councils : (where Planning Authorities are constituted)

Assistant Commissioner				Chairman	
Member Secretary, respective Planning Authority				Member	
Assistant	Executive	Engineer	/	Assistant	Member
Engineer					Secretary

(c) For other cities / towns having Municipal Planning Authorities:

Assistant Commissioner	Chairman
Commissioner, respective City Municipal Council	Member
/ Chief Officer, respective Town Municipal	
Council / Town Panchayat	
Assistant Director of Town Planning	Member
	Secretary

(d) For Other towns where the Karnataka Town and Country Planning Act is not extended:

OHIO HACA						
Assistant Commissioner	Chairman					
Chief Officer, respective Town Municipal Cour	icil Member					
/ Chief Officer, Town Panchayat						
Jurisdictional Assistant Director of To-	wn Member					
Planning	Secretary					

$\frac{\mathbf{FORM} - \mathbf{III}}{[(\text{Rule } 6(4)]}$

Name of the Applicant
Application No. & Date

REGULARISATION CERTIFICATE

It is certified that the following unauthorise	sed development situated :	in layout
(Name), Sy. No	of Villa	age, Plot
No(sq. m)) bearing door No. / assess	ment No.
is hereby regularised under the	provisions of Section 761	FF of the
Karnataka Town and Country Planning Act 196	31 / Section 321-A of the K	arnataka
Municipal Corporations Act 1976 / Section 187-	A of the Karnataka Muni	icipalities
Act 1964.		

1. Unauthorised sub-divided land / layout measuringsq m.

2. Buildings measurings	——————————————————————————————————————
3. Unlawful building	
(a) With Setback violation of	fsq m.
(b) With Floor area violation (c) Constructed in non convesq m.	ofsq m. orted agricultural land measuring
_	roved plan measuringsq m.
Date:	Seal of the Institution
Place:	
	Competent Authority
Note: Strike out whichever is not appl.	icable
То	

FORM – IV [Rule 7(4)]

PROGRESS REPORT

To Secretary, Urban Development Department Government of Karnataka.

			land use violation	Building Violation					
-	No. of cases Received	sub division land / layout		Setback violation	Floor area violation	Building constructed in non converted agricultural land	Building constructed without approved plan	Total	
			land use violation		Building Violation				
	No. of cases Regularised	sub division land / layout		Setback violation	Floor area violation	Building constructed in non converted agricultural land	Building constructed without approved plan	Total	
				Building Violation					
3	Fee collected	sub division land / layout	land use violation	Setback violation	Floor area violation	Building constructed in non converted agricultural land	Building constructed without approved plan	Total	

Competent Authority