

**FINANCE DEPARTMENT  
TAX DIVISION**

**Jaipur, March 8, 2006**

In pursuance of clause 3 of Article 348 of the Constitution of India, the Governor is pleased to authorise the publication in the Rajasthan Gazette of the following translation in the English language of Finance Department, Tax Division Notification No. F.12(14)FD/Tax /2006-132 to 143, 145 to 147, F.6(252)Pari/Tax/Hq/ 06-144, F.6(9)Rev./Gr.-6/96 Pt-148, F.12(14)UDH/06-149 and F.12(14)Agri/Gr-2/2006-150 dated March 8, 2006.

**FINANCE DEPARTMENT  
TAX DIVISION**

**NOTIFICATION**

**Jaipur, March 8, 2006**

S.O.419.- In exercise of the powers conferred by section 15 of the Rajasthan Sales Tax Act, 1994 (Rajasthan Act No.22 of 1995), the State Government being of the opinion that it is expedient in the public interest to do so, hereby exempts from tax the purchase of Til (sesamum) by a registered dealer liable to pay tax under section 11 of the said Act, to the extent it exceeds one percent, with effect from 30.03.2001 on the following conditions, namely: -

- (i) that if such Til is purchased from a registered dealer of the State, it shall be purchased against Form ST 17 for the purpose of resale;
- (ii) that Til so purchased shall be sold to registered dealer of the State against Form ST 17B for the purpose of export and such form shall be submitted to his assessing authority;
- (iii) that tax charged or collected on the sale of such Til, if any, shall be paid to the State Government; and
- (iv) that the tax already paid to the State Government shall not be refunded.

[F.12 (14)FD/Tax /2006- 132 ]  
By Order of the Governor,

**(Subir Kumar)**

Deputy Secretary to Government

**FINANCE DEPARTMENT  
TAX DIVISION**

**NOTIFICATION**

**Jaipur, March 8, 2006**

S.O.420.- In exercise of the powers conferred by section 15 of the Rajasthan Sales Tax Act, 1994 (Act No. 22 of 1995), the State Government being of the opinion that it is expedient in the public interest so to do, hereby exempts mustard seed from payment of tax to the extent the rate of tax exceeds 1%, subject to the following conditions, namely :-

- (i) that the mustard seed is purchased as a raw material for manufacturing oil;
- (ii) that mustard oil manufactured from such mustard seed is sold either in the State or in the course of inter-State trade and commerce; and
- (iii) that if mustard seed is purchased from a registered dealer of the State, it shall be purchased against Form ST 17.

[F.12 (14) FD/Tax /2006- 133]  
By Order of the Governor,

**(Subir Kumar)**  
Deputy Secretary to Government

**FINANCE DEPARTMENT  
TAX DIVISION**

**NOTIFICATION  
Jaipur, March 8, 2006**

S.O.421.- In exercise of the powers conferred by sub-section (5) of section 8 of the Central Sales Tax Act, 1956(Central Act No.74 of 1956), the State Government being of the opinion that it is expedient in the public interest so to do, hereby directs that the tax payable under the Act, by a dealer having his place of business in State, in respect of sales of mustard oil, made by him from any such place of business, in the course of inter-State trade or commerce, shall be calculated at the rate of one percent subject to the condition of furnishing of declaration in Form 'C' or Certificate in Form 'D'.

[F.12 (14) FD/Tax /2006- 134]  
By Order of the Governor,

**(Subir Kumar)**  
Deputy Secretary to Government

**FINANCE DEPARTMENT  
TAX DIVISION**

**NOTIFICATION  
Jaipur, March 8, 2006**

S.O.422.- In exercise of the powers conferred by sub-section (5) of section 8 of the Central Sales Tax Act, 1956(Central Act No.74 of 1956), the State Government being of the opinion that it is expedient in the public interest so to do, hereby directs that the tax payable under the Act, by a dealer establishing a new unit, which commences commercial production on or after the date of issuance of this notification in the State, in respect of sales of auto-parts and auto-ancillaries manufactured in the State, from any place of business in the State, in the course of inter-State trade or commerce, shall be calculated at the rate of fifty percent of the

rate of tax applicable in respect of such goods in the course of inter-State sales, on the condition of furnishing of declaration in Form 'C' or Certificate in Form 'D'.

[F.12 (14) FD/Tax /2006- 135]  
By Order of the Governor,

(Subir Kumar)  
Deputy Secretary to Government

**FINANCE DEPARTMENT  
TAX DIVISION**

**NOTIFICATION  
Jaipur, March 8, 2006**

S.O.423.- In exercise of the powers conferred by section 9 of the Rajasthan Tax on Entries of Goods into Local Areas Act, 1999 (Rajasthan Act No.13 of 1999), the State Government hereby exempts-

- (i) all kinds of electrical and electronic goods and parts, and accessories used for manufacturing electrical and electronic goods in the State; and
- (ii) parts and accessories of all types of motor vehicles (other than tractors) including two and three wheelers used as raw material for manufacturing of motor vehicles in the State.

[F.12 (14) FD/Tax /2006- 136]  
By Order of the Governor,

(Subir Kumar)  
Deputy Secretary to Government

**FINANCE DEPARTMENT  
TAX DIVISION**

**NOTIFICATION  
Jaipur, March 8, 2006**

S.O.424.- In exercise of the powers conferred by sub-section (1) of section 3 of the Rajasthan Tax on Entry of Goods into Local Areas Act, 1999 (Rajasthan Act No.13 of 1999), and in supersession of this Department's Notification No. F. 12 (20) FD / Tax / 2005-210, dated March 24, 2005 (as amended from time to time), the State Government hereby specifies that the tax payable by a dealer under the said Act in respect of the goods specified in Column 2 of the List given below, and brought into any local areas, for consumption, or use or sale therein, shall be payable at such rate as has been shown against them in Column 3 of the said List, with immediate effect:-

**LIST**

<b>S. No.</b>	<b>Description of goods</b>	<b>Rate of tax (%)</b>
<b>1</b>	<b>2</b>	<b>3</b>
1.	Sugar, batasha, mishri, makhana and sugar toys.	0.25
2.	Stainless steel ingots, billets, blooms, flats and flat bars.	0.5

3.	Tin plate.	1
4.	Oilseed (excluding Til), and edible oil for manufacturing or refining.	1
5.	Air Conditioner and refrigerator.	1
6.	Mineral water and water sold in sealed containers.	1
7.	Aerated water.	1
8.	X-ray apparatus and equipments, medical imaging, diagnostic and therapeutic equipments.	1
9.	All types of motor vehicles (other than tractors) including two and three wheelers including their parts and accessories.	1
10.	Wind mills and their accessories.	1
11.	Tobacco	1.5
12.	Opium (other than lanced poppy head)	1.5
13.	Suji and flour	2
14.	Gwar whether whole or splitted including dal whether refined or not and gwar gum	2
15.	Optical fibre cable and Polyethylene Insulated Jelly Filled Telecommunication (PIJF) cables.	2
16.	All kinds of industrial fuels including petrol, gasoline, High speed diesel oil, Superior Kerosene Oil, LPG (including toluene, propene, butylene, butadine, ethylene, oxylene, mix-xylene, benzene), ATF (Aviation turbine fuel), Furnace oil, haxene (solvent oil), Naphtha, Lubricant (including lube oil, transformer oil greases), Natural gas, Petroleum jelly (including vaseline) Paraffin wax (including chlorinated paraffin wax), LSHS (low sulphur high stocks) CBFS (carbon black feed stock), Petroleum coke in any form, Mineral turpentine oil, Heavy alkylate, Matloye acetate, Remax, Revive, C-9 known by whatever name.	3
17.	Light diesel oil	3
18.	Liquefied Natural Gas (LNG)	3.5
19.	All kinds of non-alcoholic drinks and beverages.	4
20.	Ice-cream.	4
21.	Tyres and tubes and flaps of two wheeler, three wheeler and four wheeler motor vehicles, or motor vehicles with more than four wheels, of jeep trailors.	4
22.	Coffee, cocoa	4
23.	Wireless reception instruments and apparatus, radios and radio gramophones, television, V.C.R., V.C.P., tape-recorders, transistors and parts and accessories thereof.	4
24.	All kinds of electrical and electronic goods including electronic meters, FAX Machines, ATM, SIM cards and Smart Cards; and their parts and accessories.	4
25.	Aluminum structurals, steel fabrication items including G.S. Stay Sets, insulators, pin insulators, switch fuse units and isolators.	4
26.	All kinds of telephone and parts thereof	4
27.	Television sets, washing machine, microwave oven	4
28.	Lubricants	4

29.	All kinds of paper and paper products including exercise books	4
30.	HDPE bags and plastic bags & sacks	4
31.	ACSR Conductors	4
32.	Transformers	4
33.	Hand pumps, their parts and accessories	4
34.	Computers and their accessories	4
35.	Dyes and dye-stuffs, textile auxiliaries including chemicals used in textile processing and starch.	4
36.	Photocopiers.	4
37.	Hydraulic Excavators (earth moving and mining machinery), mobile cranes and hydraulic dumpers.	4
38.	Cement	4
39.	Bitumen	4
40.	Generating sets	4
41.	Tin Containers	4
42.	Explosives	4
43.	A.C. Pressure pipes	4
44.	Steel structurals and steel bars including Thermo-mechanically Treated Steel bars (TMT).	4
45.	Salt petre, gum powder, potash and explosives.	4
46.	All types of sanitary goods & fittings, pipes & pipe fittings.	4
47.	Ceramic and glazed tiles.	4
48.	Glass and glass sheets	4
49.	Pan Masala (not zarda mixed)	8
50.	Weigh-bridges	8
51.	Lifts and elevators	8
52.	Marble cutting tools, gangsaw, diamond bit	8
53.	Photographic films & photographic paper	8
54.	All kinds of firearms including parts and accessories thereof.	8
55.	Lottery tickets	10
56.	Cigarettes, Cheroots, Cigars and Cigarillos	12
57.	Zarda mixed pan masala including gutka and churi	20

[F.12 (14) FD/Tax /2006- 137]

By Order of the Governor,

**(Subir Kumar)**

Deputy Secretary to Government

**FINANCE DEPARTMENT  
TAX DIVISION**

**NOTIFICATION  
Jaipur, March 8, 2006**

S.O.425.- In exercise of the powers conferred by section 9 of the Rajasthan Tax on Entry of Goods into Local Areas Act, 1999 (Rajasthan Act No.13 of 1999), and in supersession of this Department Notification No. F. 4 (67) FD / Tax / 2004-33, dated

July 12, 2004, the State Government hereby exempts from the tax payable under the said Act, in respect of the goods mentioned in the List given below on the condition that the tax leviable under the Rajasthan Sales Tax Act, 1994, in respect of these goods has been paid in the State.

**LIST**

S.No.	Description of goods
1.	Stainless steel ingots, billets, blooms, flats and flat bars.
2.	Tin plate.
3.	Oilseed (excluding Til), and edible oil for manufacturing or refining.
4.	X-ray apparatus and equipments, medical imaging, diagnostic and therapeutic equipments.
5.	Wind mills and their accessories.
6.	Opium (other than lanced poppyhead)
7.	Suji and flour
8.	Gwar whether whole or splitted including dal whether refined or not and gwar gum
9.	Optical fibre cable and Polyethylene Insulated Jelly Filled Telecommunication (PIJF) cables.
10.	All kinds of industrial fuels including petrol, gasoline, High speed diesel oil, Superior Kerosene Oil, LPG (including toluene, propene, butylene, butadine, ethylene, oxylene, mix-xylene, benzene), ATF (Aviation turbine fuel), Furnace oil, haxene (solvent oil), Naphtha, Lubricant (including lube oil, transformer oil greases), Natural gas, Petroleum jelly (including vaseline) Paraffin wax (including chlorinated paraffin wax), LSHS (low sulphur high stocks) CBFS (carbon black feed stock), Petroleum coke in any form, Mineral turpentine oil, Heavy alkylate, Matloye acetate, Remax, Revive, C-9 known by whatever name.
11.	Light diesel oil
12.	All kinds of non-alcoholic drinks and beverages.
13.	Ice-cream.
14.	Tyres and tubes and flaps of two wheeler, three wheeler and four wheeler motor vehicles, or motor vehicles with more than four wheels, of jeep trailors.
15.	Coffee, cocoa
16.	Wireless reception instruments and apparatus, radios and radio gramophones, television, V.C.R., V.C.P., tape-recorders, transistors and parts and accessories thereof.
17.	All kinds of electrical and electronic goods including electronic meters, FAX Machines, ATM, SIM cards and Smart Cards; and their parts and accessories.
18.	Aluminum structurals, steel fabrication items including G.S. Stay Sets, insulators, pin insulators, switch fuse units and isolators.
19.	All kinds of telephone and parts thereof
20.	Television sets, washing machine, microwave oven
21.	Lubricants
22.	All kinds of paper and paper products including exercise books
23.	HDPE bags and plastic bags & sacks
24.	ACSR Conductors
25.	Transformers
26.	Hand pumps, their parts and accessories

27.	Computers and their accessories
28.	Dyes and dye-stuffs, textile auxiliaries including chemicals used in textile processing and starch.
29.	Photocopiers
30.	Hydraulic Excavators (earth moving and mining machinery), mobile cranes and hydraulic dumpers.
31.	Cement
32.	Bitumen
33.	Generating sets
34.	Tin Containers
35.	Explosives
36.	A.C. Pressure pipes
37.	Steel structurals and steel bars including Thermo mechanically Treated Steel bars (TMT).
38.	Salt petre, gum powder, potash and explosives.
39.	All types of sanitary goods & fittings, pipes & pipe fittings.
40.	Ceramic and glazed tiles.
41.	Glass and glass sheets
42.	Pan Masala (not zarda mixed)
43.	Weigh-bridges
44.	Lifts and elevators
45.	Marble cutting tools, gangsaw, diamond bit
46.	Photographic films & photographic paper
47.	All kinds of firearms including parts and accessories thereof.
48.	Lottery tickets

[F.12 (14) FD/Tax /2006- 138]  
By Order of the Governor,

(Subir Kumar)  
Deputy Secretary to Government

**FINANCE DEPARTMENT  
TAX DIVISION**

**NOTIFICATION  
Jaipur, March 8, 2006**

S.O.426- In exercise of the powers conferred by sub-section (1) of section 4AA of the Rajasthan Entertainments and Advertisements Tax Act, 1957 (Rajasthan Act No. 24 of 1957), and in supersession of this Department's notification No. F.4(4) FD/ Tax Division / 99-167 dated 26.03.1999, the State Government hereby notifies that the proprietors of cable television network providing cable services in the State, shall pay entertainment tax at the rate of rupees twenty per subscriber connection per month.

[F.12 (14) FD/Tax /2006- 139]  
By Order of the Governor,

(Subir Kumar)  
Deputy Secretary to Government

**FINANCE DEPARTMENT  
TAX DIVISION**

**NOTIFICATION  
Jaipur, March 8, 2006**

S.O.427.- In exercise of the powers conferred by sub-section (3) of section 6 read with section 4AA of the Rajasthan Entertainments and Advertisements Tax Act, 1957 (Rajasthan Act No. 24 of 1957), the State Government hereby, rescinds this Department's notification No. F.4 (1) FD / Tax Div / 2000-309 dated 30.03.2000, with immediate effect.

[F.12 (14) FD/Tax /2006- 140]  
By Order of the Governor,

**(Subir Kumar)**  
Deputy Secretary to Government

**FINANCE DEPARTMENT  
TAX DIVISION**

**NOTIFICATION  
Jaipur, March 8, 2006**

S.O.428.- In exercise of the powers conferred by section 4 of the Rajasthan Tax on Luxuries (in Hotels and Lodging Houses) Act, 1990 (Rajasthan Act No.9 of 1996) and in supersession of this Department's notification No. F.4(67) FD / Tax / 2004-47, dated 12.07.2004, the State Government being of the opinion that it is expedient in the public interest so to do, hereby notifies that the rate of tax payable by the owner of the Hotels or Lodging Houses under the Act, for luxuries provided in the hotel or lodging house as follows:-

if rate of charges for luxuries is,	rate of tax
(i) Rs. 1000/- and more per day or part thereof	8 %.
(ii) Rs. 3000/- or more per day or part thereof	10 %.

Provided that the rate of tax payable by the owner of Heritage Hotel, when the rate of charges for luxury provided in such hotel is rupees one thousand and more per day or part thereof, shall be 8%.

**Explanation:** For the purpose of this notification Heritage Hotel means Heritage Hotels as defined under the Scheme declared by Tourism Department, Government of Rajasthan.

[F.12 (14) FD/Tax /2006- 141]  
By Order of the Governor,

**(Subir Kumar)**  
Deputy Secretary to Government

**FINANCE DEPARTMENT  
TAX DIVISION**

**NOTIFICATION  
Jaipur, March 8, 2006**

S.O.429.- In exercise of the powers conferred by section 3 of the Rajasthan Electricity (Duty) Act, 1962 (Rajasthan Act No.12 of 1962), the State Government being of the opinion that it is expedient in the public interest so to do, hereby rescinds this Department's notification No. F.12(20)FD/Tax/2005-214 dated 24.03.2005, with effect from March 8, 2006.

[F.12 (14) FD/Tax /2006- 142]  
By Order of the Governor,

**(Subir Kumar)**  
Deputy Secretary to Government

**FINANCE DEPARTMENT  
TAX DIVISION**

**NOTIFICATION  
Jaipur, March 8, 2006**

S.O.430.- In exercise of the powers conferred by proviso (3) to Section 3 of the Rajasthan Electricity (Duty) Act, 1962, the State Government, being of the opinion that it is expedient in the public interest so to do, hereby remits, the Electricity Duty payable on the energy consumed by a person generating energy for his own use or consumption.

[F.12 (14) FD/Tax /2006-143]  
By Order of the Governor,

**(Subir Kumar)**  
Deputy Secretary to Government

**GOVERNMENT OF RAJASTHAN  
TRANSPORT DEPARTMENT**

**NOTIFICATION  
Jaipur, March 8, 2006**

S.O.431.- In exercise of the powers conferred by section 4-D of the Rajasthan Motor Vehicles Taxation Act, 1951 (Rajasthan Act No.11 of 1951), the State Government hereby prescribes the rate of cess called Green tax for different class of vehicles as specified in column No. 2 of the Table appended here, at the rate specified against each in column No. 3 thereof.-

<b>TABLE</b>		
<b>S. No.</b>	<b>Class and age of the vehicle</b>	<b>Rate of cess (in Rupees)</b>
1	2	3
1.	Non-transport vehicle completed 15 years from the date of its registration, at the time of renewal of certificate of registration as per sub-section (10) of section 41 of the Motor Vehicles Act, 1988. (a) two wheelers (b) other than two wheelers	250.00 500.00
2.	Transport vehicle completed 7 years from the date of its registration, at the time of renewal of fitness certificate as per section 56 of the Motor Vehicles Act, 1988.	200.00 per annum.

[No. F.6(252)/Pai/Tax/Hq./06-144]

By Order of the Governor,

(Hanuwant Singh Bhati)

Deputy Secretary to Government

**FINANCE DEPARTMENT  
TAX DIVISION**

**NOTIFICATION**

**Jaipur, March 8, 2006**

S.O.432.- In exercise of the powers conferred by sub section (1) of the section 5 of the Indian Registration Act, 1908, (Central Act No XVI of 1908), the State Government hereby makes following amendments in the earlier notification F.1(12)/FD/Tax/97 dated 23.12.1998 as amended time to time regarding establishment of district registration office and sub district of registration office.

**Amendment**

1. In the said notification at s.no. 16 (regarding Jaipur district)
  - (1) In the column number 3 regarding sub district
    - (a) for the existing expression "1. Amer" shall be substituted by the expression "1. Jaipur"
    - (b) following existing expression are being omitted -
      - "8. (i) Sanganer I  
(ii) Sanganer II
      16. (i) Jaipur I  
(ii) Jaipur II  
(iii) Jaipur III
      17. (i) Jaipur IV  
(ii) Jaipur V  
(iii) Jaipur VI
      18. (i) Jaipur VII  
(ii) Jaipur VIII"

(2) In the column number 4 regarding limit of sub registration district

- (a) existing expression "excluding vishwkarma industrial area tehsil Amer" shall be substituted by the expression "tehsil Jaipur, tehsil Amer and tehsil Sanganer."
- (b) following existing expression are being omitted.  
"Schedule 11  
Schedule 12  
Schedule 1  
Schedule 1A  
Schedule 1 B  
Schedule 1C  
Schedule 2  
Schedule 2A  
Schedule 2B  
Schedule 2C"

2. The schedule appended to said notification are being omitted.

"Schedule 11  
Schedule 12  
Schedule 1  
Schedule 1A  
Schedule 1 B  
Schedule 1C  
Schedule 2  
Schedule 2A  
Schedule 2B  
Schedule 2C"

[F.12 (14) FD/Tax /2006-145]  
By Order of the Governor,

(Mukund Sohoni)  
Deputy Secretary to Government  
Finance (Revenue) Department

**FINANCE DEPARTMENT  
TAX DIVISION**

**NOTIFICATION  
Jaipur, March 8, 2006**

S.O.433.- In exercise of the powers conferred by section 6 of the Indian Registration Act, 1908, (Central Act No XVI of 1908,) and in partial modification of the existing notifications on the subjects, the State Government hereby appoints the following officers by virtue of their office to be Sub-Registrars of the registration sub-district Jaipur: -

1. Sub Registrar Jaipur-I
2. Sub Registrar Jaipur-II
3. Sub Registrar Jaipur-III
4. Sub Registrar Jaipur-IV
5. Sub Registrar Jaipur-V

6. Sub Registrar Jaipur-VI
7. Sub Registrar Jaipur-VII
8. Sub Registrar Jaipur-VIII
9. Sub Registrar Amer
10. Sub Registrar Sanganer-I
11. Sub Registrar Sanganer-II

These Sub-Registrars shall have concurrent jurisdiction in the said sub-district.

**[F.12(14)FD/Tax /2006-146]**  
**By Order of the Governor,**

**(Mukund Sohoni)**  
**Deputy Secretary to Government**  
**Finance (Revenue) Department**

**FINANCE DEPARTMENT**  
**TAX DIVISION**

**NOTIFICATION**  
**Jaipur, March 8, 2006**

S.O.434.- In exercise of the powers conferred by sub section (1) of section 9 of the Rajasthan Stamp Act, 1998 (Act No. 14 of 1999), the State Government being of the opinion that it is expedient in the public interest, so to do, hereby remits the stamp duty chargeable on documents executed for purpose of getting loan from banks under the Differential Rate of Interest (D.R.I.) Scheme of the Central Government and Self Help Group Scheme of Women and Child Development Department, Government of Rajasthan.

**[F.12 (14) FD/Tax /2006-147]**  
**By Order of the Governor,**

**(Mukund Sohoni)**  
**Deputy Secretary to Government**  
**Finance (Revenue) Department**

**GOVERNMENT OF RAJASTHAN**  
**REVENUE (Gr. VI) DEPARTMENT**

**NOTIFICATION**  
**Jaipur, March 8, 2006**

S.O.435.- In exercise of the powers conferred by section 92 read with section 102 A and 260 of the Rajasthan Land Revenue Act, 1956 (Rajasthan Act No. 15 of 1956) and in supersession of previous even number notification dated January 6, 2006, the State Government hereby orders that the Collector may, in exercise of the powers given to him by section 92 of the said Act, set apart sawai chak land for abadi or for any other public municipal purposes and delegate the powers to Collector to allot Sawai Chak revenue land for the purpose it was set apart to the Urban Local Bodies including Jaipur Development Authority, Urban Improvement Trusts, Nagar Nigam, Municipal Council and Municipalities after charging 40% of DLC land rate and place it at the disposal of the respective authorities.

Mutation would be filled up and sanctioned and entries in the Jama Bandies would be made only when the Jaipur Development Authority, and Urban Improvement Trusts as the case may be, after deducting the 40% of DLC land rate previously deposited, deposit 30% and 15% respectively of the amount received from sale proceeds/ allotment/regularization, in the State Government Account.

[No.F.6(9)Rev/Gr.-VI /96 Pt.-148]

By order of the Governor,

Dy. Secretary to Government

**GOVERNMENT OF RAJASTHAN  
UDH DEPARTMENT**

**NOTIFICATION  
Jaipur, March 8, 2006**

S.O.436.- In exercise of the powers conferred by section 74 read with sections 43 and 60 of the Rajasthan Urban Improvement Act, 1959 (Act No. 35 of 1959), the State Government hereby makes the following rules further to amend the Rajasthan Improvement Trust (Disposal of Urban Land) Rules, 1974 and orders with reference to proviso to sub-section (2) of section 74 of the said Act, that the previous publication of these amendment rules is dispensed with, as the State Government considers that in the public interest, it should be brought into force at once; namely :-

1. Short title and commencement: (1) These rules may be called the Rajasthan Improvement Trust (Disposal of Urban Land) (Amendment) Rules, 2006.  
(2) They shall come into force at once.
2. Amendment of rule 6A.- The existing rule 6A of the Rajasthan Improvement Trust (Disposal of Urban Land) Rules, 1974, shall be substituted by the following namely:-

"6A. Urban Improvement Trust shall transfer 15% share of the sale/allotment/regularization price of the land to the Municipal Corporation/Council/Municipalities, as the case may be, for maintenance of scheme of the Urban Improvement Trust:

Provided that in the case of land placed at the disposal of Urban Improvement Trust under section 102A of the Rajasthan Land Revenue Act, 1956 after depositing the 40% of DLC land rate, the above 15% share shall be calculated after deducting the above deposited amount."

[No. F.12 (14)UDH/ 06-149]

By order of the Governor,

Principal Secretary to Government

**GOVERNMENT OF RAJASTHAN  
AGRICULTURE (GROUP-2) DEPARTMENT**

**NOTIFICATION  
Jaipur, 8 March, 2006**

S.O.437.- In exercise of the powers conferred by section 17 of Rajasthan Agricultural Produce Markets Act, 1961 (Act No. 38 of 1961), the State Government makes the following amendment in the notification No.F.15(10)Agri 2 b/90 dated 27.9.1991 issued previously in this behalf; namely: -

**Amendment**

In the said notification after the existing 'proviso' following new 'proviso' shall be added: -

"Provided also that Mandi Fee leviable on the sale or purchase of Mustard Seed shall be Rs. 1/- on one hundred rupee."

[F.12(14)Agri/Gr.-2/2006-150]  
By order of the Governor

Secretary to Government