FINANCE DEPARTMENT (TAX DIVISION)

Jaipur, March 26, 2012

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(15)FD/Tax/2012-95 to 122 and No. F.6(179)Pari/Tax/Hqrs/ 2012/1Q dated March 26, 2012.

FINANCE DEPARTMENT (TAX DIVISION)

NOTIFICATION Jaipur, March 26, 2012

S.O.184.- In exercise of the powers conferred by section 86 and 87 of the Rajasthan Stamp Act, 1998 (Act No. 14 of 1999), and section 74 of the Indian Stamp Act, 1899 (Central Act No. 2 of 1899), the State Government hereby makes the following rules further to amend the Rajasthan Stamp Rules, 2004, namely:-

1. Short title and commencement.- (1) These rules may be called the Rajasthan Stamp (Amendment) Rules 2012.

(2) They shall come into force with immediate effect.

2. Amendment of rule 57.- In rule 57 of the Rajasthan Stamp Rules, 2004, hereinafter referred to as the said rules, the existing second proviso appearing below clause (iii) shall be substituted by the following, namely:-

"Provided further that in case where Registering Officer has a doubt about the correctness of facts mentioned in the instrument affecting duty, he may inspect the property himself or may direct his subordinate employee authorized by Inspector General of Stamps in this regard to inspect the property so as to ascertain the correctness of facts and determine the market value accordingly."

3. Substitution of rule 58.- The existing rule 58 of the said rules shall be substituted by the following, namely:-

"58. Procedure for assessment of the market value of the property by the Registering Officer.- (1) In the case of an instrument relating to immovable property, the market value of the land shall be assessed by the Registering Officer on the basis of the rates recommended by the District Level Committee constituted under clause (b) of rule 2 from time to time or the rates approved by the Inspector General of Stamps from time to time, whichever is higher and market value of the constructed portion shall be assessed on the basis of the rates determined by the State Government from time to time:

Provided that if the rates recommended by the District Level Committee are increased by more than fifty percent of the existing rates, the increased rates so recommended shall be taken into consideration only after the approval of the State Government.

(2) The District Level Committee while recommending the market rates of the land, besides other relevant factors, shall consider the following, namely:-

- in areas where settlement has been completed, rates of the land shall be (i) determined in metric units.
- (ii) rates recommended for land adjacent to the Mega Highways and State Highways shall be similar to the rates recommended for land adjacent to the nearby National Highways.
- (iii) rates recommended for the agriculture land adjacent to National Highways, Mega Highways and State Highways shall not be less than three times in case the land is situated upto 100 meters and two times in case the land is situated beyond 100 meters and upto 500 meters from the National Highways, Mega Highways and State Highways as the case may be, of the normal rates recommended for the agriculture land of that area.
- (iv) the rate recommended for agriculture land having area upto 1000 sq. meter situated within the periphery areas of Municipal Corporation / Municipal Council/Municipal Board/Jaipur Development Authority/ Jodhpur Development Authority/Urban Improvement Trust/ Cantonment Board and other local bodies or up to the limits of area of the master plan feasible for urbanization, shall be separate and such rates should be determined after deducting the development charges from the rates which have been reserved for the nearby colonies developed/regularized by the authorities mentioned hereinabove, after taking into consideration other relevant factors.
- (v) rates recommended for land in the municipal areas shall not be less than the rates of reserve price determined by the concerned local authority under the relevant rules for that area.
- (vi) rates of land for Institutional purposes shall not be less than the 1.5 times of rate of residential land and rates of land for Industrial purpose shall not be less than the rates of RIICO Industrial Area situated within radius of 5 kilometers of such land or the rates of residential land of that area, whichever is lower.

Explanation:

For the purposes of this rule Institutional purpose shall include the schools, colleges, universities, hospitals, etc. and Industrial purpose shall include the agriculture based industries, chemical and pharmaceutical industries, textiles industries, cement industries, plastic industries, glass industries, tourism industries etc.

- (vii) rates of land leased out or otherwise allotted for mining purposes, shall not be less than two times of the agriculture land.
- (viii) highest auction rates of the properties sold by public auction by Local Authorities, Corporations etc. shall be taken into account.
- (ix) the purpose for which land use has been indicated in the urbanisable area of Master Plan in cities where Master Plan has been approved.
- (x) agriculture land purchased by companies or partnership firms for any purpose shall be treated as for non-agricultural purpose and rates shall

be made applicable as per the said purpose and in the absence of such purpose in clear terms, such rates shall not be less than for institutional purpose.

(3) If the rates of land recommended by the District level Committee have not been revised within one year from the date of such recommendation or if the market value of land in any area has substantially increased or decreased, the State Government may, suo-motu or on a reference made by Inspector General of Stamps, re-determine the rates of the land in such areas either by considering the factors reflecting such increase or decrease at its own level or on the basis of the recommendations made by the a committee consisting of Secretary, Finance (Revenue) as Chairman and Inspector General of Stamps, Collector of District concerned and a Public Representative of that District nominated by the Government as Member, constituted for the purpose. The rates so determined shall be the basis of assessment of the market value of the land with effect from the date specified in such order and be valid until the District Level Committee revises the rates so determined."

4. Substitution of rule 62.- The existing rule 62 of the said rules shall be substituted by the following, namely: -

"62. Rewards.- On the recovery of evaded stamp duty and penalty or on conviction of any offender under the Act, the Collector may grant to any person who appears to him to have contributed thereto, a reward in accordance with the scheme made by the State Government by notification in Official Gazette for grant of such reward."

[No. F.12(15)FD/Tax/12-95] By Order of the Governor,

Dr. Ravikumar S., Deputy Secretary to Government.

FINANCE DEPARTMENT (TAX DIVISION)

NOTIFICATION Jaipur, March 26, 2012

S.O.185.- In exercise of the powers conferred by section 61 of the Rajasthan Finance Act, 2006 (Act No. 4 of 2006) and all other powers enabling it in this behalf, the State Government hereby makes the following rules further to amend the Rajasthan Land Tax Rules, 2006, namely:-

1. Short title and commencement.- (1) These rules may be called the Rajasthan Land Tax (Amendment) Rules, 2012.

(2) They shall come into force with immediate effect.

2. Amendment of rule 3.- After the existing sub-clause (iii) of clause (a) of rule 3 of the Rajasthan Land Tax Rules, 2006, hereinafter referred to as the said rules, the following new clause (iv) shall be added, namely:-

"(iv) call for any factual statement or information regarding the land leased out or otherwise given by the Central Government or State Government or its Corporations or Local Authorities to any person, institution or firm etc. and which is liable for land tax, from the officer authorized in this behalf by such Governments, Corporations or Local Authorities."

3. Amendment of rule 13.- In sub-rule (1) of rule 13 of the said rules, for the existing expression "The Memorandum of appeal under section 48 or 50", the expression "The Memorandum of appeal under section 48,50 or 51" shall be substituted.

4. Deletion of rule 17.- The existing rule 17 of the said rules shall be deleted.

5. Amendment of FORM 11.- In Form 11 appended to the said rules, for the existing expression "Memorandum of Appeal under section 48 or 50 of the Rajasthan Finance Act, 2006", the expression "Memorandum of Appeal under section 48, 50 or 51 of the Rajasthan Finance Act, 2006" shall be substituted.

6. Deletion of FORM 12.- The existing FORM 12 appended to the said rules shall be deleted.

[No. F.12(15)FD/Tax/12-96] By Order of the Governor,

Dr. Ravikumar S., Deputy Secretary to Government.

FINANCE DEPARTMENT (TAX DIVISION)

NOTIFICATION Jaipur, March 26, 2012

S.O.186.- In exercise of the powers conferred by sub-section (1) of section 5 of the Registration Act, 1908 (Central Act No. 16 of 1908) and in supersession of all previous notifications in this regard, for the purposes of said Act the State Government hereby forms districts and sub-districts and determine their limits as under, namely:-

S. No.	Name of district	Limits of district	Name	e of sub-district	Limits of registration sub-districts
1	2	3		4	5
1	Ajmer	Revenue	(i)	Ajmer	Tehsil Ajmer
		district	(ii)	Beawar	Tehsil Beawar
		Ajmer	(iii)	Bhinay	Tehsil Bhinay
			(iv)	Vijaynagar	Sub-Tehsil Vijaynagar
			(v)	Kekri	Tehsil Kekri
			(vi)	Kishangarh	Tehsil Kishangarh
			(vii)	Nasirabad	Tehsil Nasirabad
			(viii)	Pushkar	Sub-Tehsil Pushkar
			(ix)	Sarwar	Tehsil Sarwar
			(x)	Tatgarh	Additional Tehsil
				Tatgatti	Tatgarh
			(xi)	Masooda	Tehsil Masooda
			(xii)	Pisangan	Tehsil Pisangan
			(xiii)	Rupangarh	Sub-Tehsil Rupangarh
2.	Alwar	Revenue	(i)	Alwar	Tehsil Alwar
		district	(ii)	Bahadurpur	Sub-Tehsil Bahadurpur

भाग 4(ग) राजस्थान राज-पत्र, मार्च 26, 2012 251(84)

		Alwor	(;;;)	Dahrar	Tabail Dabrar
		Alwar	(iii)	Behror	Tehsil Behror
			(iv)	Bansoor	Tehsil Bansoor
			(v)	Govindgarh	Sub-Tehsil Govindgarh
			(vi)	Kishangarhvas	Tehsil Kishangarhvas
			(vii)	Kathumar	Tehsil Kathumar
			(viii)	Laxmangarh	Tehsil Laxmangarh
			(ix)	Malakhera	Sub-Tehsil Malakhera
			(x)	Nimarana	Sub-Tehsil Nimarana
			(xi)	Reni	Sub-Tehsil Reni
			(xii)	Rajgarh	Tehsil Rajgarh
			(xiii)	Ramgarh	Tehsil Ramgarh
			(xiv)	Tapukara	Sub-Tehsil Tapukara
					(excluding the villages
					falls under jurisdiction of
					Sub-Registrar Bhiwari)
			(xv)	Thanagaji	Tehsil Thanagaji
			(xvi)	Mundawar	Tehsil Mundawar
			(xvii)	Tijara	Tehsil Tijara
			(xviii)	Kotkasim	Tehsil Kotkasim
			(xix)	Bhiwari	Villages of Sub-Tehsil
					Tapukara – Bhiwari,
					Nangaliya, Ghatal,
					Rampura, Shahdod,
					Harchandpur, Santhalka,
					Khijrpur, Bilaheri,
					Mundana, Aamlanki,
					Karendi, Karenda,
					Bhadari, Falsa, Bhudali,
					Gaadpur, Kaharani,
					Ghodhan, Banban,
					Jhiwana, Jodiya,
					Bandapur, Husepur,
					Kheri, Mehandika, Undhanwaas, kulaawat,
					Sarekhurd, Sarekla,
					Kharkhadi, Gandhola,
					Chaupanki, Pathredi,
					Fakaruddinka, Khohari
					kala, Khohari khurd,
					Khatibaas, Chaapar,
					Laadiya, Mayapur,
					Danganheri, Karmpur,
					Bureda, Karooli,
					Karamsibaas,
					Khushkhera, Maheshra,
					Dhamawas, Rabadaka,
					Salarpur, Sahapur,
					Husingpur, Banvirpur,
					Bibipur, Tatarpur,
					Kalaka, Thada, Udaipur,
					Sinthal, Khijuribaas,
					Milakpurgurjar,
					Khanpur, Aalmpur,
					Saidpur and Chuhadpur
3.	Banswara	Revenue	(i)	Banswara	Tehsil Banswara
		district	(ii)	Bagidora	Tehsil Bagidora
		Banswara	(iii)	Anandpuri	Sub-Tehsil Anandpuri
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251(85)

			(iv)	Garhi	Tehsil Garhi
			(IV) (V)	Ghatol	Tehsil Ghatol
			(v) (vi)	Kushalgarh	Tehsil Kushalgarh
			(vii)	Sajjangarh	Sub-Tehsil Sajjangarh
4.	Baran	Revenue	(i)	Baran	Tehsil Baran
ч.	Daran	district	(ii)	Chhipabarod	Tehsil Chhipabarod
		Baran	(iii)	Chabra	Tehsil Chabra
		Durun	(iv)	Mangrol	Tehsil Mangrol
			(v)	Shahbad	Tehsil Shahbad
			(v) (vi)	Kelwara	Sub-Tehsil Kelwara
			(vii)	Atru	Tehsil Atru
			(viii)	Anta	Tehsil Anta
			(ix)	Kishanganj	Tehsil Kishanganj
5.	Barmer	Revenue	(i)	Barmer	Tehsil Barmer
0.	Durmer	district	(i)	Chohtan	Tehsil Chohtan
		Barmer	(iii)	Gudamalani	Tehsil Gudamalani
			(iv)	Gadraroad	Sub-Tehsil Gadraroad
			(v)	Pachpadra	Tehsil Pachpadra
			(vi)	Shiv	Tehsil Shiv
			(vii)	Siwana	Tehsil Siwana
			(viii)	Baitu	Tehsil Baitu
			(ix)	Ramsar	Tehsil Ramsar
			(x)	Gida	Sub-Tehsil Gida
			(xi)	Jasaul	Sub-Tehsil Jasoul
			(xii)	Sindri	Sub-Tehsil Sindari
			(xiii)	Sedva	Sub-Tehsil Sedva
6.	Bharatpur	Revenue	(i)	Bharatpur	Tehsil Bharatpur
	1	district	(ii)	Bayana	Tehsil Bayana
		Bharatpur	(iii)	Nadbai	Tehsil Nadbai
		_	(iv)	Deeg	Tehsil Deeg
			(v)	Kumher	Tehsil Kumher
			(vi)	Kama	Tehsil Kama
			(vii)	Pahadi	Tehsil Pahadi
			(viii)	Roopwas	Tehsil Roopwas
			(ix)	Nagar	Tehsil Nagar
			(x)	Bair	Tehsil Bair
			(xi)	Seekari	Sub-Tehsil Seekari
			(xii)	Uchhain	Sub-Tehsil Uchhain
			(xiii)	Bhusawar	Sub-Tehsil Bhusawar
7.	Bhilwara	Revenue	(i)	Bhilwara	Tehsil Bhilwara
		district	(ii)	Badnor	Additional Tehsil Badnor
		Bhilwara	(iii)	Banera	Tehsil Banera
			(iv)	Asind	Tehsil Asind
			(v)	Bijoliya	Tehsil Bijoliya
			(vi)	Hamirgarh	Sub-Tehsil Hamirgarh
			(vii)	Hurda	Tehsil Hurda
			(viii)	Jahajpur	Tehsil Jahajpur
			(ix)	Kareda	Additional Tehsil Kareda
			(x)	Kotri	Tehsil Kotri
			(xi)	Mandal	Tehsil Mandal
			(xii)	Mandalgarh	Tehsil Mandalgarh
			(xiii)	Phuliyakala	Sub-Tehsil Phuliyakala
			(xiv)	Raipur	Tehsil Raipur
			(xv)	Sahada	Tehsil Sahada
			(xvi)	Shahpura	Tehsil Shahpura

भाग 4(ग) राजस्थान राज-पत्र, मार्च 26, 2012 251(86)

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8.	Bikaner	Revenue	(i)	Bikaner	Tehsil Bikaner
		district	(ii)	Bajju	Sub-Tehsil Bajju
		Bikaner	(iii)	Chhatargarh	Tehsil Chhatargarh
			(iv)	Dundargarh	Tehsil Dundargarh
			(v)	Kolayat	Tehsil Kolayat
			(vi)	Khajuwala	Tehsil Khajuwala
			(vii)	Loonkaransar	Tehsil Loonkaransar
			(viii)	Nokha	Tehsil Nokha
			(ix)	Pungal	Tehsil Pungal
9.	Bundi	Revenue	(i)	Bundi	Tehsil Bundi
		district	(ii)	Nainwa	Tehsil Nainwa
		Bundi	(iii)	Hindoli	Tehsil Hindoli
			(iv)	Talera	Sub-Tehsil Talera
			(v)	Keshoraipatan	Tehsil Keshoraipatan
			(vi)	Indragarh	Tehsil Indragarh
			(vii)	Dei	Sub-Tehsil Dei
10.	Chittorgarh	Revenue	(i)	Chittorgarh	Tehsil Chittorgarh
	0	district	(ii)	Badi Sadri	Tehsil Badi Sadri
		Chittorgarh	(iii)	Begu	Tehsil Begu
		_	(iv)	Bhainsroadgarh	Tehsil Bhainsroadgarh
			()	(Rawatbhata)	(Rawatbhata)
			(v)	Bhupalsagar	Sub-Tehsil Bhupalsagar
			(vi)	Arnod	Tehsil Arnod
			(vii)	Dungla	Tehsil Dungla
			(viii)	Gangrar	Tehsil Gangrar
			(ix)	Kapasan	Tehsil Kapasan
			(IX)	Nimbahera	Tehsil Nimbahera
			(xi)	Parsoli	Sub-Tehsil Parsoli
			(xii)	Rashmi	Tehsil Rashmi
			(xiii)	Bhadesar	Tehsil Bhadesar
			(xiv)	Bhadsoda	Sub-Tehsil Bhadsoda
11.	Churu	Revenue	(i)	Churu	Tehsil Churu
11.	Churu	district	(i) (ii)	Bhanipura	Sub-Tehsil Bhanipura
		Churu	(iii)	Bidasar	Additional Tehsil
		Churu	(111)	Diuasai	Bidasar
			(:)	Rajgarh	
			(iv)		Tehsil Rajgarh
			(v)	Ratangarh	Tehsil Ratangarh
			(vi)	Sardarshar	Tehsil Sardarshar
			(vii)	Sujangarh	Tehsil Sujangarh
			(viii)	Siddhmukh	Sub-Tehsil Siddhmukh
10	5	5	(ix)	Taranagar	Tehsil Taranagar
12.	Dausa	Revenue	(i)	Dausa	Tehsil Dausa
		district	(ii)	Sikrai	Tehsil Sikrai
		Dausa	(iii)	Lalsot	Tehsil Lalsot
		1	(iv)	Mahwa	Tehsil Mahwa
		1	(v)	Baswa	Tehsil Baswa
			(vi)	Lavan	Sub-Tehsil Lavan
13.	Dholpur	Revenue	(i)	Dholpur	Tehsil Dholpur
		district	(ii)	Rajakhera	Tehsil Rajakhera
		Dholpur	(iii)	Maniya	Sub-Tehsil Maniya
		1	(iv)	Saipau	Tehsil Saipau
		1	(v)	Bari	Tehsil Bari
			(vi)	Baseri	Tehsil Baseri
		1	(vii)	Sarmathura	Additional Tehsil
					Sarmathura
	1	1	(viii)	Kanchanpur	Sub-Tehsil Kanchanpur

251(87) राजस्थान राज-पत्र, मार्च 26, 2012 भाग 4(ग)

14.	Dungarpur	Revenue	(i)	Dungarpur	Tehsil Dungarpur
17.	Dungarpur	district	(ii)	Aspur	Tehsil Aspur
		Dungarpur	(iii)	Sagwara	Tehsil Sagwara
		8 I I	(iv)	Simalwara	Tehsil Simalwara
			(v)	Galiyakot	Sub-Tehsil Galiyakot
			(vi)	Cheekhali	Sub-Tehsil Cheekhali
15.	Hanumangarh	Revenue	(i)	Hanumangarh	Tehsil Hanumangarh
15.	Thantanigarii	district	(ii)	Pilibanga	Tehsil Pilibanga
		Hanumangarh	(iii)	Sangariya	Tehsil Sangariya
		e	(iv)	Tibbi	Tehsil Tibbi
			(v)	Rawatsar	Tehsil Rawatsar
			(vi)	Nohar	Tehsil Nohar
			(vii)	Bhadra	Tehsil Bhadra
			(viii)	Chhani Bari	Sub-Tehsil Chhani Bari
			(ix)	Pallu	Sub-Tehsil Pallu
			(X)	Dabalirathan	Sub-Tehsil Dabalirathan
16.	Jaipur	Revenue	(i)	Jaipur	Tehsil Jaipur, Tehsil
10.	Jaipui	district	(1)	Jaipui	Sanganer, Tehsil Amber
		Jaipur	(ii)	Viratnagar	Tehsil Viratnagar
		_	(iii)	Bassi	Tehsil Bassi
			(iv)	Chaksu	Tehsil Chaksu
			(v)	Chomu	Tehsil Chomu
			(vi)	Mojamabad	Tehsil Mojamabad
			(vii)	Jamwaramgarh	Tehsil Jamwaramgarh
			(viii)	Kishangarh	Sub-Tehsil Kishangarh
				renwal	renwal
			(ix)	Kotkhawada	Sub-Tehsil Kotkhawada
			(x)	Kotputli	Tehsil Kotputli
			(xi)	Phagi	Tehsil Phagi
			(xii)	Sambher	Tehsil Sambher
			(xiii)	Shahpura	Tehsil Shahpura
			(xiv)	Madhorajpura	Sub-Tehsil
					Madhorajpura
			(xv)	Dudu	Sub-Tehsil Dudu
17.	Jaisalmer	Revenue	(i)	Jaisalmer	Tehsil Jaisalmer
		district	(ii)	Pokaran	Tehsil Pokaran
		Jaisalmer	(iii)	Fethegarh	Tehsil Fethegarh
18.	Jalore	Revenue	(i)	Jalore	Tehsil Jalore
		district	(ii)	Chitalwana	Sub-Tehsil Chitalwana
		Jalore	(iii)	Bhadrajoon	Sub-Tehsil Bhadrajoon
			(iv)	Bhinmal	Tehsil Bhinmal
			(v)	Ahor	Tehsil Ahor
			(vi)	Raniwara	Tehsil Raniwara
			(vii)	Sanchor	Tehsil Sanchor
			(viii)	Sayla	Tehsil Sayla
			(ix)	Bagoda	Tehsil Bagoda
19.	Jhalawar	Revenue	(i)	Jhalawar	Tehsil Jhalarapatan
		district	(ii)	Asnawar	Sub-Tehsil Asnawar
		Jhalawar	(iii)	Aklera	Tehsil Aklera
			(iv)	Pachpahar	Tehsil Pachpahar
			(v)	Khanpur	Tehsil Khanpur
			(vi)	Pidawa	Tehsil Pidawa
			(vii)	Sunail	Sub-Tehsil Sunail
			(viii)	Gangdhar	Tehsil Gangdhar
			(ix)	Manoharthana	Tehsil Manoharthana

भाग 4(ग) राजस्थान राज-पत्र, मार्च 26, 2012 251(88)

			(11)	Dalrani	Sub Tabail Dalani
			(X)	Bakani	Sub-Tehsil Bakani
20		2	(xi)	Dag	Sub-Tehsil Dag
20.	Jhunjhunu	Revenue	(i)	Jhunjhunu	Tehsil Jhunjhunu
		district	(ii)	Chirawa	Tehsil Chirawa
		Jhunjhunu	(iii)	Buhana	Tehsil Buhana
			(iv)	Khetri	Tehsil Khetri
			(v)	Malsisar	Sub-Tehsil Malsisar
			(vi)	Nawalgarh	Tehsil Nawalgarh
			(vii)	Surajgarh	Sub-Tehsil Surajgarh
			(viii)	Udaipurwati	Tehsil Udaipurwati
21.	Jodhpur	Revenue	(i)	Jodhpur	Tehsil Jodhpur
		district	(ii)	Bilara	Tehsil Bilara
		Jodhpur	(iii)	Balesar	Sub-Tehsil Balesar
			(iv)	Bhopalgarh	Tehsil Bhopalgarh
			(v)	Osiya	Tehsil Osiya
			(vi)	Phalodi	Tehsil Phalodi
			(vii)	Shergarh	Tehsil Shergarh
			(viii)	Luni	Tehsil Luni
			(ix)	Baap	Sub-Tehsil Baap
			(IX)	Tinwari	Sub-Tehsil Tinwari
			(xi)	Jhanwar	Sub-Tehsil Jhanwar
22.	Karauli	Revenue	(i)	Karauli	Tehsil Karauli
22.	Karaun	district	(i) (ii)	Hindon	Tehsil Hindon
		Karauli	(iii)	Todabhim	Tehsil Todabhim
		ixuruun	(iv)	Nadauti	Tehsil Nadauti
			(IV) (V)	Sapotra	Tehsil Sapotra
			(v) (vi)	karanpur	SubTehsil karanpur
			(vii)	Mandrayal	Tehsil Mandrayal Sub-Tehsil Masalpur
22	Kota	D	(viii)	Masalpur	
23.	Kota	Revenue district	(i)	Ladpura (Kota)	Tehsil Ladpura (Kota)
		Kota	(ii)	Ramganjmandi	Tehsil Ramganjmandi
			(iii)	Sangod	Tehsil Sangod
			(iv)	Digod	Tehsil Digod
			(v)	Pipalda	Tehsil Pipalda
			(vi)	Mandana	Sub-Tehsil Mandana
			(vii)	Chechat	Sub-Tehsil Chechat
			(viii)	Kanwas	Sub-Tehsil Kanwas
24.	Nagaur	Revenue	(i)	Nagaur	Tehsil Nagaur
	8	district	(ii)	Degana	Tehsil Degana
		Nagaur	(iii)	Jayal	Tehsil Jayal
		e	(iv)	Khinvsar	Tehsil Khinvsar
			(v)	Kuchamancity	Additional Tehsil
			(1)	itaenamanenty	Kuchamancity
			(vi)	Ladnu	Tehsil Ladnu
			(vii)	Makrana	Tehsil Makrana
			(viii)	Mertacity	Tehsil Mertacity
			(ix)	Didwana	Tehsil Didwana
			(IX) (X)	Nawa	Tehsil Nawa
			(xi)	Parbatsar	Tehsil Parbatsar
			(xi)	Peelwa	Sub-Tehsil Peelwa
			(xii)	Riyan badi	
			· /		Sub-Tehsil Riyan badi
			(xiv)	Sanju Maulacar	Sub-Tehsil Sanju
			(xv)	Maulasar	Sub-Tehsil Maulasar
			(xvi)	Bhairunda	Sub-Tehsil Bhairunda
			(xvii)	Deh	Sub-Tehsil Deh

251 (89)

राजस्थान राज-पत्र, मार्च 26, 2012 भाग 4(ग)

25.	Pali	Revenue	(i)	Pali	Tehsil Pali
25.	1 all	district Pali	(i) (ii)	Desuri	Tehsil Desuri
		district I an	(iii)	Jaitaran	Tehsil Jaitaran
			(iii)	Marwar	Tensh Janaran
			(1V)	Jankshan	Tehsil Marwar Jankshan
				(Kharchi)	(Kharchi)
			(11)	Bali	Tehsil Bali
			(v) (vi)	Raipur	
			(vi) (vii)	Rohit	Tehsil Raipur Tehsil Rohit
				Sumerpur	Tehsil Sumerpur
			(viii)		•
26.	Ducton conh	Revenue	(ix)	Sojat Pratapgarh	Tehsil Sojat Tehsil Pratapgarh
20.	Pratapgarh	district	(i)		
			(ii)	Choti Sadri	Tehsil Choti Sadri
		Pratapgarh	(iii)	Devgarh	Sub-Tehsil Devgarh
			(iv)	Dhariyabad	Tehsil Dhariyabad
27	D 1	D	(v)	Peepalkhunt	Tehsil Peepalkhunt
27.	Rajsamand	Revenue	(i)	Rajsamand	Tehsil Rajsamand
		district Deisemend	(ii)	Bhim	Tehsil Bhim
		Rajsamand	(iii)	Devgarh	Tehsil Devgarh
			(iv)	Gadbor	Sub-Tehsil Gadbor
			(v)	Kumbalgarh	Tehsil Kumbalgarh
			(vi)	Kunwariya	Sub-Tehsil Kunwariya
			(vii)	Nathdwara	Tehsil Nathdwara
			(viii)	Amet	Tehsil Amet
			(ix)	Relmagra	Tehsil Relmagra
			(x)	Sardargarh	Sub-Tehsil Sardargarh
			(xi)	Khamnor	Sub-Tehsil Khamnor
28.	Sawaimadhopur	Revenue	(i)	Sawaimadhopur	Tehsil Sawaimadhopur
		district	(ii)	Boli	Tehsil Boli
		Sawai madhopur	(iii)	Choth Ka Barvada	Tehsil Choth Ka Barvada
			(iv)	Gangapur City	Tehsil Gangapur City
			(v)	Khandar	Tehsil Khandar
			(vi)	Malarna Dungar	Tehsil Malarna Dungar
			(vii)	Bamanwas	Tehsil Bamanwas
			(viii)	Barnala	Sub-Tehsil Barnala
			(ix)	Vajirpur	Sub-Tehsil Vajirpur
			(x)	Bharawanda Kala	Tehsil Bharawanda Kala
29.	Shriganganagar	Revenue	(i)	Shriganganagar	Tehsil Shriganganagar
	- GBundan	district Shri	(ii)	Anoopgarh	Tehsil Anoopgarh
		ganganagar	(iii)	Binjbaila	Sub-Tehsil Binjbaila
		3. 8	(iv)	Suratgarh	Tehsil Suratgarh
			(V)	Sadulshahar	Tehsil Sadulshahar
			(v) (vi)	Shri karanpur	Tehsil Shri karanpur
			(vi) (vii)	Gajsinghpur	Sub-Tehsil Gajsinghpur
			(vii)	Ghadsana	Tehsil Ghadsana
			(ix)	Chunawar	Sub-Tehsil Chunawar
			(IX) (X)	Raisinghnagar	Tehsil Raisinghnagar
			(x) (xi)		Sub-Tehsil
			(11)	Kesrisinghpur	Kesrisinghpur
			(xii)	Padampur	Tehsil Padampur
			(xiii)	Muklawa	Sub-Tehsil Muklawa
1			(xiv)	Hindumalkot	Sub-Tehsil Hindumalkot

राजस्थान राज-पत्र, मार्च 26, 2012 251(90) <u>भाग 4(ग)</u>

30	Sikar	Revenue	(i)	Sikar	Tehsil Sikar
50	Siku	district	(ii)	Fatahpur	Tehsil Fatahpur
		Sikar	(iii)	Laxmangarh	Tehsil Laxmangarh
		Siku	(iv)	Khandela	Sub-Tehsil Khandela
			(IV) (V)	Palsana	Sub-Tehsil Palsana
			(v) (vi)	Neem Ka	Sub-Telisli Faisalla
				Thana	Tehsil Neem Ka Thana
			(vii)	Ramgarh	Additional Tehsil
				Shaikhawati	Ramgarh Shaikhawati
			(viii)	Dantaramgarh	Tehsil Dantaramgarh
			(ix)	Srimadhopur	Tehsil Srimadhopur
31.	Sirohi	Revenue	(i)	Sirohi	Tehsil Sirohi
		district	(ii)	Bhanwari	Sub-Tehsil Bhanwari
		Sirohi	(iii)	Pindwara	Tehsil Pindwara
			(iv)	Rewdar	Tehsil Rewdar
			(v)	Aburoad	Tehsil Aburoad
			(vi)	Shivganj	Tehsil Shivganj
			(vii)	Kalindari	Sub-Tehsil Kalindari
			(viii)	Mandar	Sub-Tehsil Mandar
32.	Tonk	Revenue	(i)	Tonk	Tehsil Tonk
		district	(ii)	Malpura	Tehsil Malpura
		Tonk	(iii)	Nagar Fort	Sub-Tehsil Nagar Fort
			(iv)	Niwai	Tehsil Niwai
			(v)	Todaraisingh	Tehsil Todaraisingh
			(vi)	Deoli	Tehsil Deoli
			(vii)	Uniara	Tehsil Uniara
			(viii)	Peeplu	Tehsil Peeplu
			(ix)	Banetha	Sub-Tehsil Banetha
			(x)	Dooni	Sub-Tehsil Dooni
33.	Udaipur	Revenue	(i)	Udaipur	Tehsil Girwa (Udaipur)
		district	(ii)	Barapal	Sub-Tehsil Barapal
		Udaipur	(iii)	Bhindar	Sub-Tehsil Bhindar
			(iv)	Gogunda	Tehsil Gogunda
			(v)	Kotda	Tehsil Kotda
			(vi)	Kanod	Sub-Tehsil Kanod
			(vii)	Kherwara	Tehsil Kherwara
			(viii)	Kurawad	Sub-Tehsil Kurawad
			(ix)	Lasadiya	Sub-Tehsil Lasadiya
			(x)	Mavali	Tehsil Mavali
			(xi)	Jhadol	Tehsil Jhadol
			(xii)	Salumber	Tehsil Salumber
			(xiii)	Sarada	Tehsil Sarada
			(xiv)	Vallabhnagar	Tehsil Vallabhnagar
			(xv)	Sanward	Sub-Tehsil Sanward
			(xvi)	Rishabhdeo	Tehsil Rishabhdeo

[No. F.12(15)FD/Tax/12-97] By Order of the Governor,

Dr. Ravikumar S., Deputy Secretary to Government.

FINANCE DEPARTMENT (TAX DIVISION)

NOTIFICATION Jaipur, March 26, 2012

S.O.187.- In exercise of the powers conferred by section 6 of the Registration Act, 1908 (Central Act No. 16 of 1908) and in supersession of all previous notifications of this department regarding appointment of Sub-Registrars, the State Government hereby appoints the following officers on the basis of their designation as Sub-Registrar for registration sub-districts as mentioned against them, namely:-

S.No.	District Name		Name of the officer	Name of sub-
				district
1	2		3	4
1	Ajmer	(i)	Sub-Registrar Ajmer-I	Ajmer
		(ii)	Sub-Registrar Ajmer-II	rijilioi
		(iii)	Sub-Registrar Beawar	Beawar
		(iv)	Tehsildar Bhinay	Bhinay
		(v)	Naib Tehsildar Vijaynagar	Vijaynagar
		(vi)	Tehsildar Kekri	Kekri
		(vii)	Sub-Registrar Kishangarh	Kishangarh
		(viii)	Tehsildar Nasirabad	Nasirabad
		(ix)	Naib Tehsildar Pushkar	Pushkar
		(x)	Tehsildar Sarwar	Sarwar
		(xi)	Additional Tehsildar Tatgarh	Tatgarh
		(xii)	Tehsildar Masooda	Masooda
		(xiii)	Tehsildar Pisangan	Pisangan
		(xiv)	Nabi Tehsildar Rupangarh	Rupangarh
2.	Alwar	(i)	Sub-Registrar Alwar-I	Alwar
		(ii)	Sub-Registrar Alwar-II	Alwa
		(iii)	Naib Tehsildar Bahadurpur	Bahadurpur
		(iv)	Sub-Registrar Behror	Behror
		(v)	Tehsildar Bansoor	Bansoor
		(vi)	Naib Tehsildar Govindgarh	Govindgarh
		(vii)	Tehsildar Kishangarh Bas	Kishangarh Bas
		(viii)	Tehsildar Kathumar	Kathumar
		(ix)	Tehsildar Laxmangarh	Laxmangarh
		(x)	Naib Tehsildar Malakhera	Malakhera
		(xi)	Sub-Registrar Nimarana	Nimarana
		(xii)	Naib Tehsildar Reni	Reni
		(xiii)	Tehsildar Rajgarh	Rajgarh
		(xiv)	Tehsildar Ramgarh	Ramgarh
		(xv)	Naib Tehsildar Tapukara	Tapukara
		(xvi)	Tehsildar Thanagaji	Thanagaji
		(xvii)	Tehsildar Mundawar	Mundawar
		(xviii)	Sub-Registrar Tijara	Tijara
		(xix)	Tehsildar Kotkasim	Kotkasim
		(xx)	Sub-Registrar Bhiwari	Bhiwari
3.	Banswara	(i)	Sub-Registrar Banswara	Banswara
		(ii)	Tehsildar Bagidora	Bagidora
		(iii)	Naib Tehsildar Anandpuri	Anandpuri
		(iv)	Tehsildar Garhi	Garhi
		(v)	Tehsildar Ghatol	Ghatol
		(vi)	Tehsildar Kushalgarh	Kushalgarh
		(vii)	Naib Tehsildar Sajjangarh	Sajjangarh

भाग 4(ग) राजस्थान राज-पत्र, मार्च 26, 2012 251(92)

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4.	Baran	(i)	Sub-Registrar Baran	Baran
		(ii)	Tehsildar Chhipabarod	Chhipabarod
		(iii)	Tehsildar Chhabra	Chhabra
		(iv)	Tehsildar Mangrol	Mangrol
		(v)	Tehsildar Shahbad	Shahbad
		(vi)	Naib Tehsildar Kelwara	Kelwara
		(vii)	Tehsildar Atru	Atru
		(viii)	Tehsildar Anta	Anta
		(ix)	Tehsildar Kishanganj	Kishanganj
5.	Barmer	(i)	Sub-Registrar Barmer	Barmer
		(ii)	Tehsildar Chohtan	Chohtan
		(iii)	Tehsildar Gudamalani	Gudamalani
		(iv)	Naib Tehsildar Gadraroad	Gadraroad
		(v)	Tehsildar Pachpadra	Pachpadra
		(vi)	Tehsildar Shiv	Shiv
		(vii)	Tehsildar Siwana	Siwana
		(viii)	Tehsildar Baitu	Baitu
		(ix)	Tehsildar Ramsar	Ramsar
		(x)	Naib Tehsildar Gida	Gida
		(xi)	Naib Tehsildar Jasaul	Jasaul
		(xii)	Naib Tehsildar Sindri	Sindri
		(xiii)	Naib Tehsildar Sedva	Sedva
6.	Bharatpur	(i)	Sub-Registrar Bharatpur	Bharatpur
		(ii)	Tehsildar Bayana	Bayana
		(iii)	Tehsildar Nadbai	Nadbai
		(iv)	Tehsildar Deeg	Deeg
		(v)	Tehsildar Kumher	Kumher
		(vi)	Tehsildar Kama	Kama
		(vii)	Tehsildar Pahari	Pahari
		(viii)	Tehsildar Roopwas	Roopwas
		(ix)	Tehsildar Nagar	Nagar
		(x)	Tehsildar Bair	Bair
		(xi)	Naib Tehsildar Seekari	Seekari
		(xii)	Naib Tehsildar Uchhain	Uchhain
		(xiii)	Naib Tehsildar Bhusawar	Bhusawar
7.	Bhilwara	(i)	Sub-Registrar Bhilwara	Bhilwara
		(ii)	Additional Tehsildar Badnor	Badnor
		(iii)	Tehsildar Banera	Banera
		(iv)	Tehsildar Asind	Asind
		(v)	Tehsildar Bijoliya	Bijoliya
		(vi)	Naib Tehsildar Hamirgarh	Hamirgarh
		(vii)	Tehsildar Hurda	Hurda
		(viii)	Tehsildar Jahajpur	Jahajpur
		(ix)	Additional Tehsildar Kareda	Kareda
		(III) (X)	Tehsildar Kotri	Kotri
		(xi)	Tehsildar Mandal	Mandal
		(xii)	Tehsildar Mandalgarh	Mandalgarh
		(xiii)	Naib Tehsildar Phuliyakal	Phuliyakal
		(xiii)	Tehsildar Raipur	Raipur
		(XIV) (XV)	Tehsildar Sahara	Sahara
		(xv) (xvi)	Tehsildar Shahpura	Shahpura
8.	Bikaner		Sub-Registrar Bikaner-I	Shanpura
о.	DIKallel	(i) (ii)		Bikaner
		(ii)	Sub-Registrar Bikaner -II	Daiin
		(iii)	Naib Tehsildar Bajju	Bajju Chatargarh
		(iv)	Tehsildar Chatargarh	Chatargarh
		(v)	Tehsildar Dundargarh	Dundargarh

251(93)

		(vi)	Tehsildar Kolayat	Kolayat
		(vii)	Tehsildar Khajuwala	Khajuwala
		(viii)	Tehsildar Loonkaransar	Loonkaransar
		(ix)	Tehsildar Nokha	Nokha
		(IX)	Tehsildar Pungal	Pungal
9.	Bundi	(i)	Sub-Registrar Bundi	Bundi
	Dunia	(i)	Tehsildar Nainwa	Nainwa
		(iii)	Tehsildar Hindoli	Hindoli
		(iv)	Naib Tehsildar Talera	Talera
		(IV)	Tehsildar Keshoraipatan	Keshoraipatan
		(v) (vi)	Tehsildar Indragarh	Indragarh
		(vi)	Naib Tehsildar Dei	Dei
10.	Chittorgarh	(i)	Sub-Registrar Chittorgarh	Chittorgarh
10.	Cintorgani	(i) (ii)	Tehsildar Badisadri	Badisadri
		(iii)	Tehsildar Begu	Begu
		` /		Bhainsroadgarh
		(iv)	Tehsildar Bhainsroadgarh	(Rawatbhata)
		(11)	(Rawatbhata) Naib Tehsildar Bhupalsagar	Bhupalsagar
		(v)	Tehsildar Arnod	Arnod
		(vi)	Tehsildar Dungla	Dungla
		(vii)	Tehsildar Dungia Tehsildar Gangrar	Gangrar
		(viii)		
		(ix)	Tehsildar Kapasan	Kapasan Nimbahera
		(x)	Tehsildar Nimbahera	
		(xi)	Naib Tehsildar Parsoli	Parsoli
		(xii)	Tehsildar Rashmi	Rashmi
		(xiii)	Tehsildar Bhedesar	Bhedesar
11	CI	(xiv)	Naib Tehsildar Bhadsoda	Bhadsoda
11.	Churu	(i)	Sub-Registrar Churu	Churu
		(ii)	Naib Tehsildar Bhanipura	Bhanipura
		(iii)	Additional Tehsildar Bidasar	Bidasar
		(iv)	Tehsildar Rajgarh	Rajgarh
		(v)	Tehsildar Ratangarh	Ratangarh
		(vi)	Tehsildar Sardarshar	Sardarshar
		(vii)	Tehsildar Sujangarh	Sujangarh Siddhmukh
		(viii)	Naib Tehsildar Siddhmukh	
10	D	(ix)	Tehsildar Taranagar	Taranagar
12.	Dausa	(i)	Sub-Registrar Dausa	Dausa
		(ii)	Tehsildar Sikrai	Sikrai
		(iii)	Tehsildar Lalsot	Lalsot
		(iv)	Tehsildar Mahwa	Mahwa
		(v)	Tehsildar Baswa	Baswa
12	Dhalerri	(vi)	Naib Tehsildar Lavan	Lavan
13.	Dholpur	(i)	Sub-Registrar Dholpur	Dholpur
		(ii)	Tehsildar Rajakhera	Rajakhera
		(iii)	Naib Tehsildar Maniya	Maniya
		(iv)	Tehsildar Saipau	Saipau
		(v)	Tehsildar Bari	Bari
		(vi)	Tehsildar Baseri	Baseri
		(vii)	Additional Tehsildar Sarmathura	Sarmathura
		(viii)	Naib Tehsildar Kanchanpur	Kanchanpur
14.	Dungarpur	(i)	Sub-Registrar Dungarpur	Dungarpur
			Tehsildar Aspur	Aspur
		(ii)	Tensheur Aspui	110041
		(iii)		Sagwara
			Tehsildar Sagwara Tehsildar Simalwara	

भाग 4(ग)	राजस्थान	राज-पत्र,	मार्च	26,	2012	251(94)
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15	II	(vi)	Naib Tehsildar Cheekhali	Cheekhali
15. Hanumangarh		(i)	Sub-Registrar Hanumangarh	Hanumangarh
		(ii)	Tehsildar Pilibanga	Pilibanga
		(iii)	Tehsildar Sangariya	Sangariya
		(iv)	Tehsildar Tibbi	Tibbi
		(v)	Tehsildar Rawatsar	Rawatsar
		(vi)	Sub-Registrar Nohar	Nohar
		(vii)	Tehsildar Bhadra	Bhadra
		(viii)	Naib Tehsildar Chhani bari	Chhani bari
		(ix)	Naib Tehsildar Pallu	Pallu
		(x)	Naib Tehsildar Dabalirathan	Dabalirathan
16.	Jaipur	(i)	Sub-Registrar Jaipur-I	
		(ii)	Sub-Registrar Jaipur-II	
		(iii)	Sub-Registrar Jaipur-III	
		(iv)	Sub-Registrar Jaipur-IV	
		(v)	Sub-Registrar Jaipur-V	
		(vi)	Sub-Registrar Jaipur-VI	Jaipur
		(vii)	Sub-Registrar Jaipur-VII	
		(viii)	Sub-Registrar Jaipur-VIII	
		(ix)	Sub-Registrar Sanganer-I	
		(x)	Sub-Registrar Sanganer-II	
		(xi)	Sub-Registrar Amber	-
		(xii)	Tehsildar Viratnagar	Viratnagar
		(xiii)	Sub-Registrar Bassi	Bassi
		(xiv)	Tehsildar Chaksu	Chaksu
		(XV)	Sub-Registrar Chomu	Chomu
		(xvi)	Tehsildar Mojamabad	Mojamabad
		(xvii)	Tehsildar Jamwaramgarh	Jamwaramgarh
		(xviii)	Naib Tehsildar Kishangarh renwal	Kishangarh renwal
		(xix)	Naib Tehsildar Kotkhawada	Kotkhawada
		(XIX) (XX)	Sub-Registrar Kotputli	Kotputli
		(xxi)	Tehsildar Phagi	Phagi
		(xxi)	Tehsildar Sambher	Sambher
		(xxii) (xxiii)	Tehsildar Shahpura	Shahpura
			Naib Tehsildar Madhorajpura	Madhorajpura
		(xxiv)	Naib Tehsildar Dudu	Dudu
17.	Jaisalmer	(xxv) (i)	Sub-Registrar Jaisalmer	Jaisalmer
1/.	Jaisanner			
		(ii)	Tehsildar Pokaran	Pokaran
10	I-1	(iii)	Tehsildar Fethegarh	Fethegarh
18.	Jalore	(i)	Sub-Registrar Jalore	Jalore
		(ii)	Naib Tehsildar Chitalwana	Chitalwana
		(iii)	Naib Tehsildar Bhadrajoon	Bhadrajoon
		(iv)	Sub-Registrar Bhinmal	Bhinmal
		(v)	Tehsildar Ahor	Ahor
		(vi)	Tehsildar Raniwara	Raniwara
		(vii)	Tehsildar Sanchor	Sanchor
		(viii)	Tehsildar Sayla	Sayla
		(ix)	Tehsildar Bagoda	Bagoda
19.	Jhalawar	(i)	Sub-Registrar Jhalawar	Jhalawar
		(ii)	Naib Tehsildar Asnawar	Asnawar
		(iii)	Tehsildar Aklera	Aklera
		(iv)	Tehsildar Pachpahar	Pachpahar
		(v)	Tehsildar Khanpur	Khanpur
			-	
		(vi)	Tehsildar Pidawa	Pidawa

251(95) राजस्थान राज-पत्र, मार्च 26, 2012 भाग 4(ग)

		(-:::)	T-h-ild-n C-n-dh-n	Canadhan
		(viii)	Tehsildar Gangdhar	Gangdhar
		(ix)	Tehsildar Manoharthana Naib Tehsildar Bakani	Manoharthana
		(x)		Bakani
20		(xi)	Naib Tehsildar Dag	Dag
20.	Jhunjhunu	(i)	Sub-Registrar Jhunjhunu	Jhunjhunu
		(ii)	Tehsildar Chirawa	Chirawa
		(iii)	Tehsildar Buhana	Buhana
		(iv)	Tehsildar Khetri	Khetri
		(v)	Naib Tehsildar Malsisar	Malsisar
		(vi)	Tehsildar Nawalgarh	Nawalgarh
		(vii)	Naib Tehsildar Surajgarh	Surajgarh
		(viii)	Tehsildar Udaipurwati	Udaipurwati
21.	Jodhpur	(i)	Sub-Registrar Jodhpur-I	
		(ii)	Sub-Registrar Jodhpur-II	Jodhpur
		(iii)	Sub-Registrar Jodhpur-III	Jounpui
		(iv)	Sub-Registrar Jodhpur-IV	
		(v)	Tehsildar Bilara	Bilara
		(vi)	Naib Tehsildar Balesar	Balesar
		(vii)	Tehsildar Bhopalgarh	Bhopalgarh
		(viii)	Tehsildar Osiya	Osiya
		(ix)	Tehsildar Phalodi	Phalodi
		(X)	Tehsildar Shergarh	Shergarh
		(xi)	Tehsildar Luni	Luni
		(xii)	Naib Tehsildar Baap	Baap
		(xiii)	Naib Tehsildar Tinwari	Tinwari
		(xiv)	Naib Tehsildar Jhanwar	Jhanwar
22.	Karauli	(i)	Sub-Registrar Karauli	Karauli
22.	Karaun	(ii)	Sub-Registrar Hindon	Hindon
		(iii)	Tehsildar Todabhim	Todabhim
			Tehsildar Nadauti	Nadauti
		(iv)	Tehsildar Sapotra	
		(v)		Sapotra
		(vi)	Naib Tehsildar karanpur	karanpur
		(vii)	Tehsildar Mandrayal	Mandrayal
22	TZ /	(viii)	Naib Tehsildar Masalpur	Masalpur
23.	Kota	(i)	Sub-Registrar Kota-I	Ladpura (Kota)
		(ii)	Sub-Registrar Kota-II	
		(iii)	Tehsildar Ramganjmandi	Ramganjmandi
		(iv)	Tehsildar Sangod	Sangod
		(v)	Tehsildar Digod	Digod
		(vi)	Tehsildar Pipalda	Pipalda
		(vii)	Naib Tehsildar Mandana	Mandana
		(viii)	Naib Tehsildar Chechat	Chechat
		. ,		
		(ix)	Naib Tehsildar Kanwas	Kanwas
24.	Nagaur	(ix) (i)	Naib Tehsildar Kanwas Sub-Registrar Nagaur	Nagaur
24.	Nagaur		Naib Tehsildar Kanwas Sub-Registrar Nagaur Tehsildar Degana	
24.	Nagaur	(i)	Naib Tehsildar Kanwas Sub-Registrar Nagaur	Nagaur
24.	Nagaur	(i) (ii)	Naib Tehsildar Kanwas Sub-Registrar Nagaur Tehsildar Degana	Nagaur Degana
24.	Nagaur	(i) (ii) (iii)	Naib Tehsildar Kanwas Sub-Registrar Nagaur Tehsildar Degana Tehsildar Jayal	Nagaur Degana Jayal Khinvsar
24.	Nagaur	(i) (ii) (iii) (iv)	Naib Tehsildar Kanwas Sub-Registrar Nagaur Tehsildar Degana Tehsildar Jayal Tehsildar Khinvsar	Nagaur Degana Jayal
24.	Nagaur	(i) (ii) (iii) (iv)	Naib Tehsildar Kanwas Sub-Registrar Nagaur Tehsildar Degana Tehsildar Jayal Tehsildar Khinvsar Additional Tehsildar	Nagaur Degana Jayal Khinvsar
24.	Nagaur	(i) (ii) (iii) (iv) (v)	Naib Tehsildar KanwasSub-Registrar NagaurTehsildar DeganaTehsildar JayalTehsildar KhinvsarAdditional TehsildarKuchamancityTehsildar Ladnu	Nagaur Degana Jayal Khinvsar Kuchamancity Ladnu
24.	Nagaur	(i) (ii) (iii) (iv) (v) (v) (vi)	Naib Tehsildar KanwasSub-Registrar NagaurTehsildar DeganaTehsildar JayalTehsildar KhinvsarAdditional TehsildarKuchamancityTehsildar LadnuTehsildar Makrana	Nagaur Degana Jayal Khinvsar Kuchamancity Ladnu Makrana
24.	Nagaur	(i) (ii) (iii) (iv) (v) (v) (vi) (vii) (viii)	Naib Tehsildar KanwasSub-Registrar NagaurTehsildar DeganaTehsildar JayalTehsildar KhinvsarAdditional TehsildarKuchamancityTehsildar LadnuTehsildar MakranaSub-Registrar Mertacity	Nagaur Degana Jayal Khinvsar Kuchamancity Ladnu Makrana Mertacity
24.	Nagaur	(i) (ii) (iii) (iv) (v) (v) (vi) (vii) (vii) (ix)	Naib Tehsildar KanwasSub-Registrar NagaurTehsildar DeganaTehsildar JayalTehsildar KhinvsarAdditional TehsildarKuchamancityTehsildar LadnuTehsildar MakranaSub-Registrar MertacityTehsildar Didwana	Nagaur Degana Jayal Khinvsar Kuchamancity Ladnu Makrana Mertacity Didwana
24.	Nagaur	(i) (ii) (iii) (iv) (v) (v) (vi) (vii) (viii)	Naib Tehsildar KanwasSub-Registrar NagaurTehsildar DeganaTehsildar JayalTehsildar KhinvsarAdditional TehsildarKuchamancityTehsildar LadnuTehsildar MakranaSub-Registrar Mertacity	Nagaur Degana Jayal Khinvsar Kuchamancity Ladnu Makrana Mertacity

http://finance.rajasthan.gov.in

भाग 4(ग) राजस्थान राज-पत्र, मार्च 26, 2012 251(96)

		1		1
		(xiii)	Naib Tehsildar Riyan Badi	Riyan Badi
		(xiv)	Naib Tehsildar Sanju	Sanju
		(xv)	Naib Tehsildar Maulasar	Maulasar
		(xvi)	Naib Tehsildar Bhairunda	Bhairunda
		(xvii)	Naib Tehsildar Deh	Deh
25.	Pali	(i)	Sub-Registrar Pali	Pali
		(ii)	Tehsildar Desuri	Desuri
		(iii)	Tehsildar Jaitaran	Jaitaran
		(iv)	Tehsildar Marwar Jankshan	Marwar Jankshan
			(Kharchi)	(Kharchi)
		(v)	Tehsildar Bali	Bali
		(vi)	Tehsildar Raipur	Raipur
		(vii)	Tehsildar Rohit	Rohit
		(viii)	Sub-Registrar Sumerpur	Sumerpur
		(ix)	Tehsildar Sojat	Sojat
26.	Pratapgarh	(i)	Sub-Registrar Pratapgarh	Pratapgarh
		(ii)	Tehsildar Choti Sadri	Choti Sadri
		(iii)	Naib Tehsildar Devgarh	Devgarh
		(iv)	Tehsildar Dhariyabad	Dhariyabad
		(v)	Tehsildar Peepalkhunt	Peepalkhunt
27.	Rajsamand	(i)	Sub-Registrar Rajsamand	Rajsamand
	-	(ii)	Tehsildar Bhim	Bhim
		(iii)	Tehsildar Devgarh	Devgarh
		(iv)	Naib Tehsildar Gadbor	Gadbor
		(v)	Tehsildar Kumbalgarh	Kumbalgarh
		(vi)	Naib Tehsildar Kunwariya	Kunwariya
		(vii)	Tehsildar Nathdwara	Nathdwara
		(viii)	Tehsildar Amet	Amet
		(ix)	Tehsildar Relmagra	Relmagra
		(x)	Naib Tehsildar Sardargarh	Sardargarh
		(xi)	Naib Tehsildar Khamnor	Khamnor
28.	Sawaimadhopur	(i)	Sub-Registrar	G · 11
			Sawaimadhopur	Sawaimadhopur
		(ii)	Tehsildar Boli	Boli
		(iii)	Tehsildar Choth Ka Barvada	Choth Ka Barvada
		(iv)	Tehsildar Gangapur City	Gangapur City
		(v)	Tehsildar Khandar	Khandar
		(vi)	Tehsildar Malarna Dungar	Malarna Dungar
		(vii)	Tehsildar Bamanwas	Bamanwas
		(viii)	Naib Tehsildar Barnala	Barnala
		(ix)	Naib Tehsildar Vajirpur	Vajirpur
		(x)	Naib Tehsildar Bharawanda	
			Kala	Bharawanda Kala
29.	Shriganganagar	(i)	Sub-Registrar	Shriganganagar
			Shriganganagar	Shriganganagar
		(ii)	Sub-Registrar Anoopgarh	Anoopgarh
		(iii)	Naib Tehsildar Binjbaila	Binjbaila
		(iv)	Sub-Registrar Suratgarh	Suratgarh
		(v)	Tehsildar Sadulshahar	Sadulshahar
		(vi)	Tehsildar Shri Karanpur	Shri Karanpur
		(vii)	Naib Tehsildar Gajsinghpur	Gajsinghpur
		(viii)	Tehsildar Ghadsana	Ghadsana
		(ix)	Naib Tehsildar Chunawar	Chunawar
		(x)	Tehsildar Raisinghnagar	Raisinghnagar
		(xi)	Naib Tehsildar Kesrisinghpur	Kesrisinghpur
		(xii)	Tehsildar Padampur	Padampur
	1	(411)	renondur rudampur	i uuunpui

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राजस्थान राज-पत्र, मार्च २६, २०१२

भाग 4(ग)

		()	N.:L T.L.:L. M. 11	Malalana
		(xiii)	Naib Tehsildar Muklawa	Muklawa
		(xiv)	Naib Tehsildar Hindumalkot	Hindumalkot
		(xv)	Sub-Registrar Shri Vijaynagar	Shri Vijaynagar
30	Sikar	(i)	Sub-Registrar Sikar	Sikar
		(ii)	Tehsildar Fatahpur	Fatahpur
		(iii)	Tehsildar Laxmangarh	Laxmangarh
		(iv)	Naib Tehsildar Khandela	Khandela
		(v)	Naib Tehsildar Palsana	Palsana
		(vi)	Tehsildar Neem Ka Thana	Neem Ka Thana
		(vii)	Additional Tehsildar	Ramgarh
			Ramgarh Shaikhawati	Shaikhawati
		(viii)	Tehsildar Dantaramgarh	Dantaramgarh
		(ix)	Tehsildar Srimadhopur	Srimadhopur
31.	Sirohi	(i)	Sub-Registrar Sirohi	Sirohi
		(ii)	Naib Tehsildar dar Bhanwari	Bhanwari
		(iii)	Tehsildar Pindwara	Pindwara
		(iv)	Tehsildar Rewdar	Rewdar
		(v)	Sub-Registrar Aburoad	Aburoad
		(vi)	Tehsildar Shivganj	Shivganj
		(vii)	Naib Tehsildar Kalindari	Kalindari
		(viii)	Naib Tehsildar Mandar	Mandar
32.	Tonk	(i)	Sub-Registrar Tonk	Tonk
		(ii)	Tehsildar Malpura	Malpura
		(iii)	Naib Tehsildar Nagar Fort	Nagar Fort
		(iv)	Tehsildar Niwai	Niwai
		(v)	Tehsildar Todaraisingh	Todaraisingh
		(vi)	Tehsildar Deoli	Deoli
		(vii)	Tehsildar Uniara	Uniara
		(viii)	Tehsildar Peeplu	Peeplu
		(ix)	Naib Tehsildar Banetha	Banetha
		(x)	Naib Tehsildar Dooni	Dooni
33.	Udaipur	(i)	Sub-Registrar Udaipur-I	Udaipur
		(ii)	Sub-Registrar Udaipur-II	-
		(iii)	Naib Tehsildar Barapal	Barapal
		(iv)	Naib Tehsildar Bhindar	Bhindar
		(v)	Tehsildar Gogunda	Gogunda
		(vi)	Tehsildar Kotda	Kotda
		(vii)	Naib Tehsildar Kanod	Kanod
		(viii)	Tehsildar Kherwara	Kherwara
		(ix)	Naib Tehsildar Kurawad	Kurawad
		(x)	Naib Tehsildar Lasadiya	Lasadiya
		(xi)	Tehsildar Mavali	Mavali
		(xii)	Tehsildar Jhadol	Jhadol
		(xiii)	Tehsildar Salumber	Salumber
		(xiv)	Tehsildar Sarada	Sarada
		(xv)	Tehsildar Vallabhnagar	Vallabhnagar
	1		Naib Tehsildar Sanward	Sanward
		(xvi)	Tuio Tensildui Suliward	Builtraid

[No. F.12(15)FD/Tax/12-98] By Order of the Governor,

Dr. Ravikumar S., Deputy Secretary to Government.

FINANCE DEPARTMENT (TAX DIVISION)

NOTIFICATION Jaipur, March 26, 2012

S.O.188. In exercise of the powers conferred by section 78 of the Registration Act, 1908 (Central Act No. 16 of 1908), the State Government hereby makes the following amendment in this department's notification No. F.2(47)FD/Tax/09-04 dated 09.4.2010, namely:-

AMENDMENT

In the said notification, under the head ARTICLE-I, the existing serial number 2 and entries thereto shall be substituted by the following, namely:-

"2. Release of ancestral property or part thereof is made by or in favour of brother or sister (children of renouncer's parents) or son or daughter or son of predeceased son or daughter of a predeceased son or father or mother or spouse of the renouncer or the legal heirs of the above relatives.

Explanation-I When the subject matter of the document is capable of valuation the value must be expressed before registration.

Explanation-II The value or consideration shall be deemed as being equal to the market value of the property, except in case of lease for a period of less than five year.

Explanation-III In the case of an instrument of lease registration fee shall be calculated on the amount on which stamp duty is payable.

on the

[No. F.12(15)FD/Tax/12-99] By Order of the Governor,

Dr. Ravikumar S., Deputy Secretary to Government.

FINANCE DEPARTMENT (TAX DIVISION)

NOTIFICATION Jaipur, March 26, 2012

S.O.189.- In exercise of the powers conferred by sub-section (1) of section 9 of the Rajasthan Stamp Act, 1998 (Act No. 14 of 1999) and in supersession of this department's notification No. F.12(20)FD/Tax/2005-216 dated 24.03.2005, the State Government being of the opinion that it is expedient in the public interest so to do, hereby orders that the stamp duty chargeable under clause (iii) of Article 21 of the Schedule appended to the said Act, on the conveyance deed relating to amalgamation or reconstruction of companies by the order of the High Court under section 394 of

One percent subject to maximum of rupees 500/-.

the Companies Act, 1956 or of banking companies by the order of the Reserve Bank of India under section 44-A of the Banking Regulation Act, 1949, shall be reduced from 10% to 4%.

[No. F.12(15)FD/Tax/12-100] By Order of the Governor,

Dr. Ravikumar S., Deputy Secretary to Government.

FINANCE DEPARTMENT (TAX DIVISION)

NOTIFICATION Jaipur, March 26, 2012

S.O.190.- In exercise of the powers conferred by section 43 of the Rajasthan Tax on Entry of Goods into Local Areas Act, 1999, (Act No. 13 of 1999), the State Government hereby makes the following rules further to amend the Rajasthan Tax on Entry of Goods into Local Areas Rules, 1999, namely:-

1. Short title and commencement.- (1) These rules may be called the Rajasthan Tax on Entry of Goods into Local Areas (Amendment) Rules, 2012.

(2) They shall come into force with effect from April 1, 2012.

2. Substitution of rule 8.- The existing rule 8 of the Rajasthan Tax on Entry of Goods into Local Areas Rules, 1999, hereinafter referred to as the said rules, shall be substituted by the following, namely:-

"8. Payment of tax. (1) Unless otherwise notified by the State Government, payment of tax, demand or other sum shall be made into the bank authorized to receive money on behalf of the State Government, electronically through the official website of the Department. The authorized banks shall generate e-challan in Form ETLA-22 through a computer network. The authorized bank shall also forward a statement of such e-challan, on the same day, in Form ETLA-25 to the concerned treasury of the State and a copy of such statement shall be forwarded to the Accountant General, Rajasthan. The date of payment shall be deemed to be the date on which e-challan in Form ETLA-22 is generated.

(2) The class of dealers as notified by the State Government, shall make payment of tax, demand or other sum into the Government treasury or the bank authorized to receive money on behalf of the State Government, by means of a challan in Form ETLA-21or through a demand draft drawn on any branch of a bank situated in Rajasthan, in favour of the assessing authority concerned or any authorized officer. The date of payment shall be deemed to be the date on which cash is deposited or a demand draft / banker's cheque / cheque is encashed and deposited in the account of the State Government.

(3) On deposit of the tax, demand or other sum under sub-rule (2), the bank shall return Part-IV and Part-V of the challan after affixing its seal thereon to the person depositing the amount and Part-III of the challan shall be sent by such bank to

the treasury or authorized officer. Part-I and Part-II of the challan shall be sent by such bank to the treasury, and such treasury shall retain Part-I of the challan and shall forward the Part-II to the Accountant General, Rajasthan. The person who made the payment will retain Part-V of the challan with himself and shall enclose the Part-IV thereof with the application, return, and memorandum of appeal or other document to be submitted to the authority concerned."

3. Substitution of rule 9.-The existing rule 9 of the said rules, shall be substituted by the following, namely:-

"9. Returns.- (1) Every dealer shall submit return quarterly in Form ETLA-3 and annual return in ETLA-5.

(2) Every dealer shall submit return electronically through the Official website of the Department, unless otherwise notified by the State Government. The return shall be digitally signed by the dealer and in case it is not digitally signed, the dealer shall furnish, the acknowledgement generated through the Official website of the Department and shall be verified by himself by affixing his signature on it, within fifteen days of the last date for filing of such return(s), failure to do so shall be deemed to be a case of non-filing of return(s).

(3) Where the amount of tax or interest, if any, is not paid electronically, the dealer shall furnish the copy of challan in Form ETLA-21 as a proof of deposit, to the Assessing Authority within fifteen days of the last date of filing of such return (s).

(4) Return in Form ETLA-3 shall be submitted by all dealers within forty five days of the end of quarter.

Explanation: 'Quarter' means the period of three months ending on 30^{th} June, 30^{th} September, 31^{st} December and 31^{st} March.

(5)Annual return in Form ETLA-5 shall be submitted by all dealers within ten months from the end of the relevant year, and shall accompany,-

- (a) a statement specifying the value of the goods purchased or received from outside the local area;
- (b) a statement specifying the value of the goods purchased or received from within the local area;
- (c) a statement specifying the value of the goods purchased or received from outside the local area but returned to the supplier;
- (d) a statement specifying the value of the goods purchased or received from outside the local area, but sent out of the local area otherwise than by way of sale;
- (e) a statement specifying correct and complete particulars of purchase or receipt of goods which are claimed as not liable to tax; and
- (f) a proof regarding the payment of tax under the Act.

(6) Where a dealer has more than one place of business in the State, he shall include in the return, the turnover of principal place of business as well as the turnover of all other places of business.

(7) Where a dealer discovers any omission or error in Form ETLA-3 or ETLA-5 submitted by him, he may submit revise return at any time prior to the due

date of filing of annual return or on receipt of the notice under sub-section (3) of section 12, whichever earlier.

(8) Notwithstanding anything contained in sub-rule (1) to (6) above, the return(s) for the period prior to 01.04.2012 may be submitted in such manner and in such Form which was in force for that period."

4. Substitution of rule 10.-The existing rule 10 of the said rules, shall be substituted by the following, namely:-

"10. Granting opportunity of hearing and recording of reasons.-Where an assessing authority enhances the admitted tax liability of a dealer, or imposes a penalty on him or on any other person under the provisions of the Act or the rules, or passes any order detrimental to their interest, the said authority or officer shall record the reasons thereof, and no such order shall be passed unless the dealer or the person has been given a reasonable opportunity of being heard."

5. Substitution of rule 11.- The existing rule 11 of the said rules, shall be substituted by the following, namely:-

"11. Form of notices.- For affording opportunity of being heard under rule 10 or for initiating any action under any provisions of the Act or the rules, or for the production of a document or for furnishing any information or for the appearance of any person, notice shall be issued in Form ETLA-4."

6. Insertion of rule 11A and 11B.- After the rule 11 so substituted and before the existing rule 12 of the said rules, the following new rule 11A and 11B shall be inserted, namely:-

"11A. Notice for payment of demand. As soon as an assessment is completed or any other order is passed, creating any demand under the Act or the rules, the assessing authority shall serve a demand notice on the dealer or the person in Form ETLA-6 along with a certified copy of such order, requiring him to pay the demand within thirty days of such service. However, where the assessing authority is of the opinion that for the purpose of protecting the interest of State revenue it is necessary so to do, he may after recording reasons in writing, reduce the period of thirty days, as he may deem proper in the facts and circumstances of the case.

11B.Refund.- Where the assessing authority after having verified the facts of deposit of such amount, is satisfied that the payment made by a dealer or a person is in excess of any tax, penalty, interest or other sum due, as a result of an assessment made or in pursuance of order passed by any Competent Authority or Court, such assessing authority, either suo moto or on an application made in this behalf, as the case may be, shall pass an order of refund within fifteen days of such assessment or receipts of such order or receipt of completed application in Form ETLA-23:

Provided that the excess tax refundable to the dealer may be adjusted towards any other amount payable by him under the Act, and for this purpose a refund adjustment order in Form ETLA-24 shall be issued."

7. Deletion of rule 32.- The existing rule 32 of the said rules, shall be deleted.

8. Substitution of Form ETLA-3. The existing Form ETLA-3 appended to the said rules, shall be substituted by the following, namely:-

"FORM ETLA-3

[See Rule 9]

Quarterly Return

Return period from _____ to _____

1.	General Inf	ormation							
1.1	Registration Certificate No.								
1.2	Name and full address with e-mail of the dealer								
1.3	Phone / mob	ile / Fax numbe	r						
1.4	PAN								
1.5	Status of the	dealer							
2.	Particulars								
2.1	Value of goo	ds taxable unde	er the Act						
	Name of goo	ods			Value	•	Tax		
	(a)								
	(b)								
	(c)								
	(d)								
				Total					
2.2		for the Quarter.							
	(a) Month				Amou	int of tax			
	(b) Month				Amount of tax				
	(c) Month				Amount of tax				
			Tota	ıl Tax	Rs		•••••		
2.3	Detail of pay			-		_			
S.No.	Amount of	Due date of	Date of	Perio	od of	Interest	Date of		
	tax	deposition	deposition	dela	ıy, if	payable	deposit of		
				aı	ny		interest		

3. Any other information which dealer wants to mention:

4. Enclosures:

- 1. ETLA-21 Part-IV of challans (In case e-payment has not been made)
- 2.
- 3.
- 4. 5.
-

DECLARATION

I /We verify that the above information and its enclosures are true and correct to the best of my /our knowledge and belief.

Place Date:

(Signature)	
Name	
Status	

ACKNOWLEDGEMENT

ID No.

Date

1.	Registration No.	
2.	Full name of dealer	
3.	Taxable purchase	
4.	Total tax payable under the RETLA Act	
5.	Interest payable	
7.	Total amount payable	1
8.	Amount deposited	
9.	Balance / excess paid, if any	1

9. Substitution of Form ETLA-4. The existing Form ETLA-4 appended to the said rules, shall be substituted by the following, namely:-

"FORM ETLA-4 [See Rule 11]

Notice

		1101100	
1	1.	Name of the dealer / person	
2	2.	Registration Certificate No.	
	3.	Name and full address of the dealer	
2	1.		
5	Y	ou are directed to submit -	

5. You are directed to submit,-

- (a) The return related to the period ______ in Form ETLA-3 / ETLA-5.
- (b) The statement specifying the value of the goods purchased or received from outside the local area;
- (c) The statement specifying the value of the goods purchased or received from within the local area;
- (d) The statement specifying the value of the goods purchased or received from outside the local area but returned to the supplier;
- (e) The statement specifying the value of the goods purchased or received from outside the local area, but sent out of the local area otherwise than by way of sale;
- (f) The statement specifying correct and complete particulars of purchase or receipt of goods which are claimed as not liable to tax; and
- (g) The proof regarding the payment of tax under the Act.
- (h)
- (i) and so on so as to reach the office of the undersigned on or before
- 6. Whereas the your personal attendance is required to adduce evidence under the Act regarding(mention the subject matter in brief), you are hereby summoned to appear in person before me onthours, in the Office of undersigned and not to depart hence until permitted by me.

Please take notice that failure to furnish the above required information / document or non appearance, without sufficient cause, will render you liable to penalty under section 35 of the Rajasthan Tax on Entry of Goods into Local Areas Act, 1999.

Given under my hand and seal, thisday of20....

Signature	
Name	
Designation	
Place"	

10. Substitution of Form ETLA-5.-The existing Form ETLA-5 appended to the said rules, shall be substituted by the following, namely:-

"FORM ETLA-5 [See Rule 9]

		-				Return				
				r period	from		to)		
1.	General Int									
1.1	Registratio									
1.2	Name and	full addre	ess of	the deal	er					
1.3	Phone num	ber / Mo	bile 1	number						
1.4	e-mail add	ress of the	e dea	ler						
1.5	PAN									
1.6	Status of th	ne assesse	e							
1.7	List of boo			s maintai	ned	(in case				
	books of									
	system, n									
	generated b									
1.8	Particulars	of (opera	ting)	Bank A	ccou	nts				
	Name of			ranch		ccount]	No	1	ESC Cod	e of the Branch
		Duilk	D	lunen	11	ceount	10.			le of the Druhen
1.0	Detail 6			(
1.9	Details of su							<u> </u>		
Author	rity who cond	ducted su	rvey	D	ate o	f survey	/		Resu	lts of survey
								1		
2.	Particulars									
2.1	Value of ta		ode							
2.1	Name of go		Jus	Value (in Rs.)			Tax			
	(a)			value (III KS.)			1 dX			
	(b)						-			
	(c)									
	(d)									
	D		otal			1				D:00 :0
2.2	Return wis	e summa	ry	As per boo			As pe			Difference, if
						Tax			Tax	any
				goods	a	mount	good	ls	amount	
	(a) Ist quar									
	(b) IInd qu				-					
	(c) IIIrd qu				+					
	(d) IVth qu									
		tax amo	unt							
2.3	Detail of p		~	-		-		-	- 1	
S.	Amount	Due da		Date			iod of		Interest	Date of deposit of
No.	of tax	deposi	tion	depos	ition	delay	v, if any	/ 1	payable	interest
1.										
2.										
3.						_				
4.										
5.										
6.										
7.										
8.										
9.										
10.						1				
11.										
12.										
L						- 1				

251(105) राजस्थान राज-पत्र, मार्च 26, 2012 भाग 4(ग)

2.4	Total payable amount	
	Tax + Interest	Rs
	Amount deposited	Rs
	Balance due / excess paid	Rs

3. Any other information which dealer wants to mention:

DECLARATION

I /We verify that the above information and its enclosures are true and correct to the best of my /our knowledge and belief.

Place Date:

(Signature)
Name
Status

ACKNOWLEDGEMENT Date

ID No.

Registration No. 1 Full name of dealer 2 Value of taxable goods 3 Total tax payable under the RETLA Act 4. 5. Interest payable 6 Total amount payable 7 Amount deposited ,, 8 Balance (6-7)

11. Substitution of Form ETLA-6.- The existing Form ETLA-6 appended to the said rules, shall be substituted by the following, namely:-

"FORM ETLA-6 [See Rule 11A]

Notice for Payment of Demand

1.	Name of the dealer / person	
2.	Registration Certificate No.	
3.	Name and full address of the dealer/person	
4.	e-mail address of the dealer/person	

Take notice that you have been assessed to tax / a penalty has been imposed on you / an interest has been charged on you / an exemption or composition fee is payable by you, amounting to Rs..... (in words)..... in connection with the tax assessment or other order for the period.....

Rs.....already deposited by you.....have been adjusted.

Please note that if the amount is not paid within the said time, it shall be recoverable as arrears of land revenue and you shall be exposed to all modes of recovery provided in the Act and further you shall also be liable for to prosecution under the Act.

Seal Enclosure:

Date

Signature of Authority with Seal"

12. Deletion of Forms ETLA-7, ETLA-8, ETLA-9, ETLA-10 and ETLA-11.- The existing Forms ETLA-7, ETLA-8, ETLA-9, ETLA-10 and ETLA-11 appended to the said rules, shall be deleted.

13. Substitution of Form ETLA-22. The existing Form ETLA-22 appended to the said rules, shall be substituted by the following, namely:-

"FORM ETLA-22 e-CHALLAN

[See Rule 8]

ENTRY TAX CHALLAN FOR DEPOSIT OF TAX/ REGISTRATION FEE / PENALTY AND COMPOSITION MONEY

Circle	0042 taxes on Goods & Passengers
Ward	106 Tax on entry of goods in to local Areas
Registration No.	001 Tax collections
Tax Period fromto	
Name of the dealer / person	
Address	
(a) Advance payment of tax Amount (in	
figures)	
(1) Entry Tax	
(2) Registration Fee	
(3) Penalty	
(4) Miscellaneous Amount	
(b) Deposit of demand	
(1) Entry Tax	
(2) Registration Fee	
(3) Penalty	
(4) Miscellaneous Amount	
(c) Other receipts	
(1) Composition money	
(2) Security	
(3) Miscellaneous receipts	
Total (Rupees in figures)	
(Rupees in words)	
Challan Identification Number (CIN)	BSR Code Date Challan No.

Online Payment Through Internet Banking

<Bank Name> <Collecting Branch Name>

14. Amendment of Form ETLA-23.- In Form ETLA-23 appended to the said rules, for the existing expression "[See Rule 10(5)]", the expression "[See Rule 11B]" shall be substituted.

15. Amendment of Form ETLA-24.- In Form ETLA-24 appended to the said rules, for the existing expression "[See Rule 10(5)]", the expression "[See Rule 11B]" shall be substituted.

16. Addition of Form ETLA-25.- After the existing Form ETLA-24 appended to the said rules, the following new Form shall be added, namely:-

"Form ETLA-25

(See Rule 8)

	Statement of the Tayment Wade Electromeany											
S.No	Name of RC Date of		Date of	Major	Sub-	Minor	Sub-	Bank	Amount			
	depositor	No.	deposit	Head	major	Head	head	CIN	(in			
	_		_		head				Rupees)			

Statement of the Payment Made Electronically

251(107) राजस्थान राज-पत्र, मार्च 26, 2012 भाग 4(ग)

Signature of the Bank Official Designation and Seal"

[No. F.12(15)FD/Tax/12-101] By Order of the Governor,

Dr. Ravikumar S., Deputy Secretary to Government.

FINANCE DEPARTMENT (TAX DIVISION)

NOTIFICATION Jaipur, March 26, 2012

S.O.191.- In exercise of the powers conferred by section 44 of the Rajasthan Tax on Luxuries (in Hotels and Lodging Houses) Act, 1990, (Act No. 9 of 1996), the State Government hereby makes the following rules further to amend the Rajasthan Tax on Luxuries (in Hotels and Lodging Houses) Rules, 1997, namely:-

1. Short title and commencement.- (1) These rules may be called the Rajasthan Tax on Luxuries (in Hotels and Lodging Houses) (Amendment) Rules, 2012.

(2) They shall come into force with effect from April 1, 2012.

2. Amendment of rule 6.- The existing rule 6 of the Rajasthan Tax on Luxuries (in Hotels and Lodging Houses) Rules, 1997, hereinafter referred to as the said rules, shall be substituted by the following, namely:-

"6. Submission of returns.- (1) Every hotelier shall submit quarterly return in Form LTH-3 and annual return in LTH-3A.

(2) Every hotelier shall submit return electronically through the Official website of the Department, unless otherwise notified by the State Government. The return shall be digitally signed by the hotelier and in case it is not digitally signed, the hotelier shall furnish, the acknowledgement generated through the Official website of the Department and shall be verified by himself by affixing his signature on it, within fifteen days of the last date for filing of such return(s), failure to do so shall be deemed to be a case of non-filing of return(s).

(3) Every hotelier shall submit quarterly return within forty five days of the end of the quarter.

Explanation: 'Quarter' means the period of three months ending on 30^{th} June, 30^{th} September, 31^{st} December and 31^{st} March.

(4) Where the amount of tax or interest, if any, is not paid electronically, the hotelier shall furnish the copy of challan in Form LTH-4 as a proof of deposit, to the Luxury Tax Officer within fifteen days of the last date of filing of such return (s).

(5) Every hotelier shall submit an annual return within ten months from the end of the relevant year.

(6) Where a hotelier discovers any omission or error in Form LTH-3 furnished by him, he may furnish revise return at any time prior to the date of filing annual return or on receipt of the notice under section 17, whichever is earlier.

(7) Notwithstanding anything contained in sub-rule (1) to (5) above, the return(s) for the period prior to 01.04.2012 may be submitted in such manner and in such Form which was in force for that period."

3. Substitution of rule 7.- The existing rule 7 of the said rules shall be substituted by the following, namely:-

"7. Deposition of tax.- (1) Unless otherwise notified by the State Government, payment of tax, demand or other sum shall be made into the bank authorized to receive money on behalf of the State Government, electronically through the official website of the Department. The authorized banks shall generate e-challan in Form LTH-4A through a computer network. The authorized bank shall also forward a statement of such e-challan, on the same day, in Form LTH-5 to the concerned treasury of the State and a copy of such statement shall be forwarded to the Accountant General, Rajasthan. The date of payment shall be deemed to be the date on which e-challan in Form LTH-4A is generated.

(2) The class of hoteliers as notified by the State Government, shall make payment of tax, demand or other sum into the Government treasury or the bank authorized to receive money on behalf of the State Government, by means of a challan in Form LTH-4 or through a demand draft drawn on any branch of a bank situated in Rajasthan, in favour of the luxury tax officer concerned. The date of payment shall be deemed to be the date on which cash is deposited or a demand draft / banker's cheque / cheque is encashed and deposited in the account of the State Government.

(3) On deposit of the tax, demand or other sum under sub-rule (2), the bank shall return Part-IV and Part-V of the challan after affixing its seal thereon to the person depositing the amount and Part-III of the challan shall be sent by such bank to the treasury or authorized officer. Part-I and Part-II of the challan shall be sent by such bank to the treasury, and such treasury shall retain Part-I of the challan and shall forward the Part-II to the Accountant General, Rajasthan. The person who made the payment will retain Part-V of the challan with himself and shall enclose the Part-IV thereof with the application, return, and memorandum of appeal or other document to be submitted to the authority concerned."

4. Substitution of Form LTH-3.- The existing Form LTH-3 appended to the said rules, shall be substituted by the following, namely.-

"FORM LTH-3

Quarterly Return [See rule 6]

Period fromto.....

1.	Name of the hotelier	
2.	Full address of the hotelier with phone,	
	FAX, e-mail	
3.	Luxury Tax LTH No.	

251(109) राजस्थान राज-पत्र, मार्च 26, 2012 भाग 4(ग)

4.	PAN	
5.	Total Receipts	
6.	Receipts liable to tax	
7.	(a) Heritage Hotel:	
	(i) Receipt during off season	Tax@Amount
	(ii) Receipt excluding off season	Tax@Amount
	(b) Other Hotel:	
	(i) Receipt during off season	Tax@Amount
	(ii) Receipt excluding off season	Tax@Amount
8.	Total tax payable	
9.	Total Tax Deposited	
10.	Balance tax payable / excess paid, if any	

11. Details of tax deposited

Tax	Amount	Due date of	Date of	Delay	Interest	Date of deposition
Period	of tax	deposition	deposit	in		of interest
(Month)	due	_		deposit		
Total Rs.						

12.	Total payable amount	Rs
13.	Tax + Interest	Rs
14.	Amount deposited	Rs
15.	Balance due / excess paid	Rs

16. Any other information which hotelier wants to mention:

17. Enclosures:

1.	Form LTH-4 Part-IV of challans (In case e-payment has not been made)
2.	
3.	

DECLARATION

I /We verify that the above information and its enclosures are true and correct to the best of my /our knowledge and belief.

Place Date:

(Signature).	 ••	 •	 	•	
Name					
Status					

"

ACKNOWLEDGEMENT

ID No.		Date
1.	Registration No.	
2.	Full name of hotelier	
3.	Total turnover (receipts)	
4.	Taxable Turnover (receipts)	
5.	Total tax payable under the RTL Act	
6.	Interest payable	
7.	Total amount payable	
8.	Amount deposited	
9.	Balance / excess paid, if any	

5. Insertion of Form LTH-3A.- After the Form LTH-3 so substituted and before the existing Form LTH-4 appended to the said rules, the following new Form LTH-3A shall be inserted, namely:-

"FORM LTH-3A

Annual Return

[See rule 6]

Financial Year period from.....toto

1.	Name of th	he h	otelier										
2.	Full address of the hotelier												
3.	Luxury Ta			-									
4.	PAN	<u>A D</u>	111110.										
5.	Status of the hotelier												
6.	Information regarding amendment in registration												
	during the year, if any List of books of accounts maintained (in case												
7.													
			unts mainta										
		ne b	ooks of acc	count	s genera	ited	by	such					
0	system)	- f /	(D									
8.													
	Name of B	ank	Branc	ch	Ac	cour	nt N	No.		IFSC C	Code	of the	e Branch
0	Details of a			- 1 (-	41 41	D ()) :/	c			
9.	Details of s		-	ea (o), 1	t any:			
Author	rity who con	duct	ted survey		Da	te of	f su	rvey			Res	sults o	of survey
10.	Total recei												
11.	Receipts li		e to tax										
12.	Particulars												
	(a) Heritag												
			during off							Tax @			
			t excluding	off se	eason				•••••	Tax @	<u>)</u>	Am	ount
	(b) Other I												
			during off							Tax @			
12			t excluding s per books		eason		_		•••••	Tax @	<i>v</i>	Am	ount
13. 14			as per books				_						
15.			ble(maximu		13 and	14)							
15.	Total Tax				15 allu	14)	_						
10.			iyable, if an	v			+						
17.			e summary		Asr	oer h	0001	ks		As per 1	etur	'n	Difference,
10.		of	Period		Turnov			Tax	Τı	irnover		`ax	if any
	filing				(Receip			nount		eceipts)	-	ount	
	6		Ist quarte	r	、 · · · · ·	,				r)			
			IInd quart										
			IIIrd quar										
			IVth quar										
	Total												
19.	Detail of p	ayn	nent										
S.No	Amount	D	ue date of	D	ate of]	Per	riod of		Intere	st	Dat	e of deposit
	of tax		eposition		osition			, if an	y	payable			f interest
1.			•										
2.												1	

251(111)

राजस्थान राज-पत्र, मार्च २६, २०१२

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3.					
4.					
5.					
6.					
7.					
8.					
9.					
10.					
11.					
12.					
13.	Total payable amount				
14.	Tax + Interest		Rs		
15.	Amount deposited		Rs		
16.	Balance due / excess paid		Rs		

20. Any other information which hotelier wants to mention:

21. Enclosures if any.-

DECLARATION

I /We verify that the above information and its enclosures are true and correct to the best of my /our knowledge and belief. Place

Date:

(Signature)..... Name Status

,,

ACKNOWLEDGEMENT

ID No.		Date
1.	Registration No.	
2.	Full name of hotelier	
3.	Total turnover (receipts)	
4.	Taxable Turnover (receipts)	
5.	Total tax payable under the RTL Act	
6.	Interest payable	
7.	Total amount payable	
8.	Amount deposited	
9.	Balance / excess paid, if any	

6. Addition of new Form LTH-4A and LTH-5.- After the existing Form LTH-4 appended to the said rules, the following new forms LTH-4A and LTH-5 shall be added, namely:-

"FORM LTH-4A LUXURY TAX (Hotel and Lodging Houses) e-CHALLAN [See rule 7]

Circle	0045-Other Tax and duties on commodities and
	services
Ward	105- Luxury tax
Registration No.	(001) – Tax collected
Tax Period	(002) - Luxury tax on hotels
fromtoto	
Name of hotelier	
Address	
(1) Tax	

राजस्थान राज-पत्र, मार्च २६, २०१२ भाग 4(ग) 251(112)

(2) Additional Demand			
(i) Tax			
(ii) Interest			
(iii) Penalty			
(iv) Others			
Grand Total (Rupees in figure)			
(Rupees in words)			
Challan identification No. (CIN)	BSR Code	Date	Challan No.

Online Payment Through Internet Banking

<Bank Name>

<Collecting Branch Name>

FORM LTH-5 LUXURY TAX (Hotel and Lodging Houses) e-CHALLAN [See rule 7]

Statement of the Payment Made Electronically

S. No	Name of depositor	Date of deposit	5	Minor Head	Sub- head	Bank CIN	Amount (in Rupees)

Signature of the Bank Official Designation and Seal"

[No. F.12(15)FD/Tax/12-102] By Order of the Governor,

Dr. Ravikumar S.,

Deputy Secretary to Government.

FINANCE DEPARTMENT (TAX DIVISION)

NOTIFICATION Jaipur, March 26, 2012

S.O.192.- In exercise of the powers conferred by section 99 of the Rajasthan Value Added Tax Act, 2003 (Act No. 4 of 2003), the State Government hereby makes the following rules further to amend the Rajasthan Value Added Tax Rules, 2006, namely:-

1. Short title and commencement.- (1) These rules may be called the Rajasthan Value Added Tax (Amendment) Rules, 2012.

(2)They shall come into force with effect from 01.04.2012.

2. Amendment of rule 12.- In rule 12 of the Rajasthan Value Added Tax Rules, 2006, herein after referred to as the said rules,-

> in sub-rule (3) after the existing clause (i) and before the existing (i) clause (ii), the following new clause (ia) shall be inserted, namely:-

"(ia) Affidavit for obtaining registration in Form VAT-01B;"

- (ii) in clause (vi) of sub-rule (3), for the existing expression "copy of voter identification card or passport or permanent account number or driving license", the expression "copy of permanent account number allotted by the Income Tax Department" shall be substituted.
- (iii) after the existing sub-rule(3), the following new sub-rule (4) shall be added, namely:-

"(4) If details regarding permanent account number of business, information regarding bank account with IFSC Code of the Branch, Telephone Number / Mobile Number and E-mail ID are not furnished in the application form for grant of registration certificate in Form VAT-01, it shall be deemed that application for grant of registration is not complete in all respect."

3. Amendment of rule 12A.- After the existing sub-rule(3) of rule 12A of the said rules, the following new sub-rule (4) shall be added, namely:-

"(4) If details regarding permanent account number of business, information regarding bank account with IFSC Code of the Branch, Telephone Number / Mobile Number and E-mail ID are not furnished in the application form for grant of registration certificate in Form VAT-01A, it shall be deemed that application for grant of registration is not complete in all respect."

4. Amendment of rule 19.- In rule 19 of said rules,-

(i) the existing sub-rule (5) shall be substituted by the following, namely:-

"(5) Return in Form VAT-10 shall be submitted by all dealers other than those enumerated in sub-rule (4) above, along with statement of purchases in Form VAT-07A and statement of sales in Form VAT-08A,-

- (a) within sixty days of the end of the quarter by the dealers who have deposited less than Rs. 50,000/- as tax under the Rajasthan Value Added Tax Act, 2003, including the Central Sales Tax Act, 1956, during the previous year;
- (b) within forty five days of the end of the quarter by the dealers other than enumerated in clause (a) above."
- (ii) in sub-rule (6), for the existing expression "nine months", the expression "ten months" shall be substituted.
- (iii) in sub-rule (8), for the existing expression "Form VAT-10", the expression "Form VAT-10 or Form VAT-10A or Form VAT-11" shall be substituted.
- (iv) after the existing sub-rule(9), the following new sub-rule (10) shall be added, namely.-

"(10) Where a dealer has failed to deposit due tax within the period notified under section 20 or has failed to submit a return within the period prescribed under section 21, in such cases, return(s) shall be submitted along with proof of deposit of due tax, late fee and interest, if any. Where such proof is not submitted, it shall be deemed to be case of non-filing of the return."

5. Amendment of rule 21.- In rule 21 of the said rules, after the existing sub-rule (14), the following new sub-rule (15) shall be added, namely.-

"(15) Notwithstanding anything contained in sub-rule (2) and (3) above, duly filled in declaration form VAT-15 may be obtained by a dealer electronically through the official website of the Department."

6. Amendment of rule 35.- In rule 35 of the said rules, for the existing expression "an assessing authority or any other authorized officer, the assessing authority or such other authorized officer", the expression "an assessing authority or any other authorized officer or the State Level Screening Committee or the District Level Screening Committee, the assessing authority or such other authorized officer or the State Level Screening Committee" shall be substituted.

7. Amendment of rule 36.- In sub-rule (6) of rule 36 of the said rules, for the existing expression, "However the audit report may be furnished up to-

- (i) 31.03.2008 for the year 2006-07;
- (ii) 31.03.2009 for the year 2007-08;
- (iii) 31.01.2010 for the year 2008-09; and
- (iv) 30.09.2011 for the year 2009-10.",

the expression "However the audit report may be furnished up to-

- (i) 31.03.2008 for the year 2006-07;
- (ii) 31.03.2009 for the year 2007-08;
- (iii) 31.01.2010 for the year 2008-09;
- (iv) 30.09.2011 for the year 2009-10; and
- (v) 30.04.2012 for the year 2010-11."

shall be substituted.

8. Substitution of rule 39.- The existing rule 39 of the said rules, shall be substituted by the following, namely.-

"39. Mode of payment of tax, demand or other sum.- (1) Unless otherwise notified by the State Government, payment of tax, demand or other sum shall be made into the bank authorized to receive money on behalf of the State Government, electronically through the official website of the Department. The authorized banks shall generate e-challan in Form VAT-37A through a computer network. The authorized bank shall also forward a statement of such e-challan, on the same day, in part-A of Form VAT-45A to the concerned treasury of the State and a copy of such statement shall be forwarded to the Accountant General, Rajasthan. The date of payment shall be deemed to be the date of deposit generated on the e-challan in Form VAT-37A.

(2) The class of dealers as notified by the State Government, shall make payment of tax, demand or other sum into the Government treasury or the bank authorized to receive money on behalf of the State Government, by means of a challan in Form VAT-37 or through a demand draft drawn on any branch of a bank situated in Rajasthan, in favour of the assessing authority concerned or any authorized officer. The date of payment shall be deemed to be the date on which cash is deposited or a demand draft/banker's cheque / cheque is encashed and deposited in the account of the State Government.

(3) The subsidy, if any, disbursed under the Rajasthan Investment Promotion Scheme-2010 or under any customized package by the State Government, and disbursed by the Commercial Taxes Department of the State Government, shall be adjusted against the tax payable by means of a challan in Form VAT-37B. The date of deposit shall be deemed to be the date on which adjustment has been made by the treasury.

(4) On deposit of the tax, demand or other sum under sub-rule (2) or (3), as the case may be, the bank shall return part IV and part V of the challan after affixing its seal thereon to the person depositing the amount and part III of the challan shall be sent by such bank to the treasury or authorized officer. Part I and Part II of the challan shall be sent by such bank to the treasury, and such treasury shall retain part I of the challan and shall forward the part II to the Accountant General, Rajasthan. The person who made the payment will retain Part V of the challan with himself and shall enclose the Part IV thereof with the application, return, and memorandum of appeal or other document to be submitted to the authority concerned.

(5) Notwithstanding anything contained in sub-rule (1), (2) and (3), where any amount of tax, demand or other sum payable under the Act or the rules or under any notification, to the assessing authority or the incharge of a check post or a Flying Squad or to any other officer authorized under sub-section (4) of section 76, such amount may be accepted by such authority or the in-charge or officer or a Junior Commercial Taxes Officer and a receipt in Form VAT-38 shall be issued to the depositor.

(6) Notwithstanding anything contained in sub-rule (1) to (5) above, a registered dealer shall deposit the amount of tax to a contractor, in respect of goods specified under clause (8) of section 2 and livestock at a particular check post or for a specified area, where the Commissioner has permitted such contractor to collect tax under section 77, and such registered dealer shall obtain a receipt in Form VAT-39 from such contractor."

9. Substitution of Form VAT-01.- The existing Form VAT-01 appended to the said rules, shall be substituted by the following, namely:-

"Form VAT-01 [See rule 12 (1)] Application for Registration

(To be filled in capital letters)

To, (Registering Authority)

1.	Name of Dealer	
	Whether Non Resident Dealer	Yes/No
2.	Address of Principal Place of	
	Business	
2.1	Bldg. No/Name/Area	
2.2	Town/City	
2.3	District (State)	

भाग ४(ग) राजस्थान राज-पत्र, मार्च २६, २०१२ २५१(११६)

	Pin Code	
	Email ID	
2.6	Telephone Number (s) /Mobile	
	Number(s)	
	Fax No. (if any)	
3.	Permanent Account Number of	
	business (PAN), (In case of Sole	
	proprietorship, PAN allotted to	
	proprietor shall be mentioned)	
4.	Date of commencement of	
	business	
5.	Date from which liable to be	
	registered	
6.	Type of Dealer	VAT / u/s 3(2) / u/s 5(1)
7.	Nature of Business	Manufacturer/Retailer/Leasing/Wholesaler/Works
		Contractor/ Exporter/Other, please specify
8.	Commodities dealt with/	Intend To Purchase
	proposed to be dealt with	
1	· · · · · · · · · · · · · · · · · · ·	Intend to Sale
9.	Constitution of Business	
´`	Proprietorship /Partnership /	
1	Private Ltd. Company/ Public	
	Ltd. Company/Public Sector	
	Undertaking/ HUF/Co-operative	
	Society/ Club/	
	Trust/Central/State Government	
	Department/ Others, Please	
	specify	
10.		ners, Directors, Karta, Trustees or Members of the
	governing body and authorized si	
(i)	Full Name	
(ii)	Father's/Husband's Name	
	Date of Birth	
· /	Status	
	Extent of interest (in %)	
	Permanent address	
	Telephone No/Mobile number	
· · ·	PAN	
()	Email ID	
(x)	Details (including address) of all	
1	immovable property owned by or	
	in which the person has	
	interest/joint interest	
(xi)	Particulars of interest in any other	business (es), if any
	-	
a	Name of other business	
b	Complete Address of other	
L	business	
с	Registration number (TIN)	
d	Nature of interest in the business	
e	Extent of interest (in %)	
11.	Details of surety/security bond:	
А	In case of surety	
-		
Ι	Name of business of I surety	
. –	Registration number (TIN)	
	Registration number (1114)	

II	Name of business o	f II suraty						
п	Registration numbe							
D			-1- /NIC		- : 1 - 41	£		
B	In case of security i		sn/NS	C, det				
S.No.	Amount	No.			Date	e of Mat	turity	
1.								
2.								
3.							-	
С	In case of security i		ank G	uarante	ee, deta	ils there	of	
1.	Amount of Bank G							
2.	Effective Period of							
3.	Name of Bank and							
12.	Information regardi	ing Bank Accoun	t					
1.	Name of Bank							
2.	Name and Address	of Branch						
3.	Account No.							
4.	IFSC Code of Bran	nch						
13.	Details of Branch(e	s)/Additional Pla	ce(s)	of busi	ness in	cluding	warehouse (s) i	n the
15.	State:					-		
			Fa	ctory		own / ehouse	Branch(es)/ Additional Place (s)	Others (please Specify)
1.	Bldg. No./ Nam	e/ Area						
2.	Town/City							
3.	District (State)							
4.	Pin Code							
5.	Email ID (if any							
6.	Telephone Num	ber (s) (if any)						
7.	FAX No. (if any							
14.1	Details of Branch(es		e(s) o	of busir	ness out	side the	State:	
1.	0	me/Area						
2.								
3.		2)						
4.								
5.								
6.								
7.								
	Details of business I							
1.								
1.	θ	me/Area						
2.		<u>}</u>						
3.		9				1		
4.								
		umber(s)						
6. 7.								
	FAX No. (if a be furnished by a		r roat	atratia	nund	r the C	ST A of 1054	
16.	Type of Registr			7(1) u		i the C	51 AU, 1950	
10.		of goods to be			131(2)			
17.		e course of inter-		uic				
	state trade or co							
			1186	e in 1	nanufa	cture o	r processing	of
				ods for			Processing	
	1					mmunic	ations network	
	1		_	e in mi				
1						ion or	distribution	of
			use	; III	generai	IOII OI	uisuiouuon	01

भाग 4(ग) राजस्थान राज-पत्र, मार्च 26, 2012 251(118)

	elect	tricit	y or a	ny other fo	orm o	of power		
	use sale/			packing	of	goods	for	

Place: Date:

Signature Name: Status:

Verification

I/We certify that the information given in this form and its attachments (if any) is true and correct to the best of my knowledge and belief and nothing has been concealed. I also certify that R.C. No. (TIN) has not been previously issued to me / us for this business.

Place: Date:

Signature Name of Applicant(s): Status with Seal

Instructions:

- All the entries should be filled. 1.
- Tick applicable in option boxes. 2.
- 3. If required, attached separate sheet.
- 4. The application and all attachments are to be filed in duplicate.
- Any change in any of the particulars mentioned above should be intimated to 5. the Department within 30 days.
- This Form should be verified and signed by: 6.
 - (a) Proprietor, in case of Proprietorship concern.
 - (b) Managing Partner, in case of Partnership firm and where there is no Managing Partner by all the partners in case there is no partnership deed and in case of partnership deed by any one partner.
 - (c) Managing Director or authorized signatory, in case of a Company.
 - (d) Karta, in case of Hindu Undivided Family.

(e) Authorized Signatory, in all other cases.

ACKNOWLEDGEMENT

Received from M/s.																		
Form VAT-01 w	vith follov	ving enc	losu	res:														
(i)																		
(ii)																		
(iii)																		
& so or	1																	
Receipt No.		Dated:	S	ignat	ure	of	the	e re	cei	ivir	ıg (Off	ïcia	al v	vitł	ı Se	eal'	,

10. Amendment of Form VAT-01A.- In Form VAT-01A appended to the said rules, in item number 4 of serial number 12, for the existing expression "Type of account", the expression "IFSC Code of Branch" shall be substituted.

11. Amendment of Form VAT-01B.- In Form VAT-01B appended to the said rules, for the existing expression "Affidavit for obtaining e-registration", the expression "Affidavit for obtaining registration" shall be substituted.

12. Substitution of Form VAT-10.- The existing Form VAT-10 appended to the said rules, shall be substituted by the following, namely.-

FORM VAT-10 [See rule 19 of RVAT Rules & Rule 4 of CST (Raj.) Rules] Return

	Return Period from		to	0]		
Refund of									l 		
1.	claimed Yes / No. General Information										
1.1) 8			1						
1.1	Name and full address of the	0									I
1.2	dealer including e-mail										
	address										
1.3	Phone number / Mobile No.										
	s of Turnover								A	mo	unt
2.1	Gross Turnover [Including										
2.1	purchase liable to tax under										
	section 4(2), MRP Value (if										
	opted to pay tax on MRP),										
	payments received from										
	Awarder, goods sold on										
	behalf of principal (VAT-35)]										
Deduct	······································										
2.2(a)	Turnover of sales return of goods	sold wi	ithin	the r	eturn	peri	od				
(u)	under RVAT				Juan	Poil					
2.2(b)	Turnover of sales return of goods	sold wi	ithin	the r	eturn	peri	od				
2.2(0)	under CST				e curri	pon	- u				
2.2	Total Turnover of sales return of g	oods s	old v	vithi	1 the	retur	n				
	period [2.2(a)+2.2(b)]	,000000	010			10101					
2.3 (a)	Exempted in Schedule-I (sold with	nin Stat	te)								
2.3 (b)	Fully exempted in Schedule - II ur			8(3)	of R	VAT	Act	ł			
2.3 (c)	Sales made for promotion of SEZ										
2.0 (0)	RVAT Act	or 2p	0105								
2.3 (d)	Sales of goods purchased & sold o	utside	the S	State							
2.3 (e)	Turnover under section 5 [compos				f RV.	AT A	ct				
2.3 (f)	Turnover under section 8(3) [work										
2.3 (g)	Turnover under section 3(2) [in ca							ct			
2.3 (h)	Others not liable to tax under VAT										
	urnover (a to h)				/						
2.4	Turnover of goods taxable at first	noint w	vhich	ı hav	e alre	eadv					
	suffered tax	r onie w		1	2 4110						
2.5	Turnover of goods sold in the State	e on be	half	of m	incir	oal (a	gain	st			
	Form VAT 36A)			5. P			0	~ ~			
2.6	Amount of labour deductible from	recein	ts (ir	1 cas	e of v	vork	3				
	Contracts)	p									
2.7	Sales to Exporters within the state	(again	st fo	rmV	AT-1	5)					
2.8	Sales in course of Export U/s 5(3)						(\mathbf{H})				
2.8	Sales in course of Export U/s 5(1)				amst	1 0111)				
	•						(
2.10	Sales outside State Branch/Depot/	Stock 1	rans	ster/(onsi	gnm	ent				
0.11	Sale (against Form F)			ACT			,	0			
2.11	Subsequent Inter State sales $u/s 6($	2) of C	SIA	ACT	(agai	nst F	orm	C			
2.12	and $E I / E II$)	of On	T 1	7T (at E.		<u>,</u>			
2.12	Inter State sales under section 6(3)	OUCS	1 A(JI (8	igain	st F0	rm J)			

2.13	Inter State sales made to SEZ under	section 8(6) of	CST Act	
	(against Form I)			
2.14	Exempted Sales under CST Act			
2.15	Other deductions, if any, (Please sp	ecify)		
2.16	Total (2.2, 2.3(a to h), 2.4 to 2.15)			
2.17	Taxable Turnover under CST ACT			
2.18	Taxable Turnover under VAT [(2	.1) - (2.16)] - 2	.17	
3. OUTP	UT TAX (Tax Liability under VAT)		
	Details of sales	Commodity	Turnover (Please	Amount
			see instruction	of tax
			No.3)	
3.1	Sales @1%			
3.2	Sales @5%			
3.3	Sales @14%			
3.4	Others @			
3.4.1	Others @			
3.4.2	Others @			
3.5	Sale of goods taxable at MRP			
	(first sale within the State)			
3.5(a)	Sale of goods taxable at unit basis			
3.6	Total: [3.1 to 3.5(a)]			
3.6.1	Composition fees(If any)			
3.7	Sales return of taxable goods			
	within State under rule 22 (1)(c)			
	(other than return period)			
3.7.1	Set-off in case of diesel @ 0.54			
3.8	Total Output Tax: [(3.6+3.6.1)-			
	(3.7+3.7.1)]			

भाग ४(ग) राजस्थान राज-पत्र, मार्च २६, २०१२ २५१(१२०)

4. Tax Liability under CST

	Details of sales	Commodity	Turnover	Amount of tax
4.1	Inter-State sale against Form C @2%			
4.2	Inter-State sale against Form C @%			
4.3	Inter-State sale without Form C @%			
4.4	Sales outside State Branch/ Depot/ Stock			
	Transfer/ Consignment Sale (without Form F			
	@%)			
4.5	Subsequent Inter State sales u/s 6(2) of CST			
	Act (without Form C / E I / E II)			
4.6	Inter State sales under section 6(3) of CST			
	Act (without Form J)			
4.7	Inter State sales made to SEZ under section			
	8(6) of CST ACT (without Form I)			
4.8	Other @			
4.9	Total (4.1 to 4.8)			
4.10	Sales return of taxable goods under section			
	8A of CST ACT (other than return period)			
4.11	Total CST (4.9 - 4.10)			

5. PURCHASE TAX

	Details of purchases	Commodity	Turnover	Amount of tax
5.1	@ 1%			
5.2	@5%			

251(121) राजस्थान राज-पत्र, मार्च 26, 2012 भाग 4(ग)

5.3	@14%		
5.4	@%		
5.5	@%		
5.6	Total (5.1 to 5.5)		

6. REVERSE TAX

	Details of transactions	Commodity	Turnover	Amount of tax
6.1	Return of goods purchased (other than the return period)			
6.2	Goods purchased for a purpose specified in section 18(1) (a) to (g) and disposed off otherwise including non- allowable proportionate ITC.			
6.3	In case of SOS (up to 4%)			
6.4	Stocks remained in case of switchover to option under section 3(2) [See Rule 17(3)]			
6.5	In any other case (Please specify)			
6.6	Total (6.1 to 6.5)			

7. INPUT TAX & DETAILS OF PURCHASES

	Purchases	Commodity	Purchase value excluding VAT	Input tax
7.1	Purchase @1%			
7.2	Purchase @5%			
7.3	Purchase @14%			
7.4	Purchase @%			
7.5	Purchase @%			
7.6	Purchase of capital goods			
7.7	Total (7.1 to 7.6)			
7.8	ITC claimed in 7A by the dealer			
7.9	Purchase return (Purchased within the return period)			
7.10	Total eligible input tax credit (7.8 – 7.9)			
7.11	Amount of ITC Brought forward from previous return.			
7.12	Total Input Tax Credit Available (7.10 + 7.11)			

8. TAX PAYABLE

S. No.	Particulars	Amonut
8.1	Output Tax (3.8)	
8.2	Tax collected as per sales invoice	
8.3	Output tax (maximum of 8.1 and 8.2)	
8.4	Purchase tax (5.6)	
8.5	Reverse Tax (6.6)	
8.6	Others, if any, (specify)	
8.7	Total tax (8.3 to 8.6)	
8.8	Net tax payable (8.7-7.12)	
8.9	Tax Deferred (under VAT)	

भाग ४(ग) राजस्थान राज-पत्र, मार्च २६, २०१२ २५१।	
- 뛰어 가이다 - 기회관계료 기회=비장 레코 26 2012 - 251	(122)

	1	
8.10	Amount Payable (+) / Creditable (-) [8.8 – 8.9]	
8.11	Amount Deposited Under VAT	
8.12	Amount Payable (+) / Creditable (-) (8.10-8.11)	
8.13	Tax due under CST Act (4.11)	
8.14	Tax Deferred (under CST)	Specify % of deferment
8.15	Set off of entry tax paid (only in case of CST for commodities like Paper,Dyes and dyes stuff, Textile auxiliaries, Edible oil notified under section 8(5) of CST Act)	
8.16	CST to be deposited	
8.17	Creditable ITC to be adjusted	
8.18	CST payable (8.16-8.17)	
8.19	Amount Deposited Under CST	
8.20	Net Tax payable/creditable	
8.21	Refund claimed	
8.22	ITC to be carried forward for next quarter	

9. Details of Deposits - VAT-37, VAT-37A, VAT-37B, VAT-38, VAT-41(TDSC), VAT-25(RAO) etc.

Payment Category(Please Sel						
Details of Tax Due						
Tax Per	Тах Туре	Tax Due				
From	То	(VAT/CST)	(Amount)			

Details of Deposit (VAT+CST)

Tax Period From	Tax Period To	Due Date	Tax type	Tax Deposited	Date Of Deposit	Delay in Deposit	Amount of Interest	Date Of Deposit Of Interest	Mode of Deposit	Description

10. Details of Late Fee:

Last Date of filing of Return	
Date of submission of Return	
Amount of Late Fee	
Date of Deposit of late fee	
Mode of Deposit	

11. Any other information which dealer wants to mention:

Enclosures:

1.	VAT-37 Part IV of challans (In case e-payment has not been made)
2.	
3.	
4.	
5.	

Verification

I/We, verify that the above information and its enclosures is true and correct to the best of my knowledge and belief.

Date:

Signature Name: Status:

Instructions:

- 1. Fill every column of the return-write NA in the columns which are not applicable.
- 2. Enclose additional sheet(s) wherever space is not sufficient.
- 3. (a) In case importer or manufacturer opts to pay tax on Maximum Retail Price (MRP) basis, the MRP value is to be shown in the column 2.1 & 3.5.
 - (b) The dealers who in addition to VAT sales also have the turnover relating to-
 - (i) Option of payment of tax under section 5.
 - (ii) Section 8(3) (Works Contracts under EC).
 - (iii)Option of payment of tax u/s 3(2) switchover from 3(2) to VAT shall included the turnover in VAT-10 and shall declare turnover, tax liability and payment of tax in VAT-10A.

		~										
Ι	D No.								Date			
1.	Registration No.(TIN)	0	8									
2.	Full name of dealer											
3.	Gross Turnover											
4.	Total tax payable under VAT											
	and CST											
5.	Total Interest payable											
6.	Late Fee payable											
7.	Total amount payable											
8.	Total ITC claimed											
9.	Amount deposited under VAT											
	and CST											
10.	Balance (8+9)-(7)	If v	alue	is no	egati	ve, r	eturr	ı is n	ot ac	cept	able	

ACKNOWLEDGEMENT

13. Substitution of Form VAT-10A.- The existing Form VAT-10A appended to the said rules, shall be substituted by the following, namely.-

"Form VAT – 10A [See Rule 19(6)] Annual Return Part A

1.	General Information:	
1.1	Name of the dealer	
1.2	Address (of the principal place of business) with Fax, e-mail etc.	

भाग ४(ग) राजस्थान राज-पत्र, मार्च २६, २०१२ २५१(१२४)

1.3	Telephone n	umber/ N	Iobile n	umber				
1.4	Registration	No. (TIN	1)					
1.5	Status of the partnership							
1.6	Details of an certificate de				tion			
1.7	Period unde	r return (I	Financia	l Year)				
1.8	Nature of bu importer / ex other (please	xporter / v						
1.9	List of books of accounts maintained (in case books of accounts maintained in computer system, mention the books of accounts generated by such system)							
1.10	Particulars of	of (operati	ing) Ban	k Accou	nts			
	Name of	Bank	Bra	anch	Account	No. IFSC Code of the B		le of the Branch
1.11	Account of s	statutory	forms ob	tained fr	om the Dep	artme	nt	
Name Form	- I - O	Obtained	Total	Used	Cancelled	lost	Balance	Amount (in Rs.) for which forms utilized
1.12	Details of su	irvevs coi	ducted	(other the	an R.C. eno	uirv).	if anv:	
	ority who con			(other than R.C. enquiry), if any: Date of survey Results of s			of survey	
	<u> </u>		2		5			<u> </u>

Part B

	2.Details of Turnover	As	As per	Difference,
		per	Returns	if any
		Books	Filed	
2.1	Gross Turnover [Including purchase liable			
	to tax u/s4(2), MRP Value (if opted to pay			
	tax on MRP), payments received from			
	Awarder, goods sold on behalf of principal			
	(VAT-35)]			
	Deduct			
2.2(a)	Turnover of sales return of goods sold			
	within the return period under RVAT			
2.2(b)	Turnover of sales return of goods sold			
	within the return period under CST			
2.2	Turnover of sales return of goods sold			
	within the return period (RVAT+CST			
	Sales)			
2.3 (a)	Exempted in Schedule-I (sold within State)			
2.3 (b)	Fully exempted in Schedule - II u/s 8(3) of			
	RVAT ACT			
2.3 (c)	Sales made for promotion of SEZ or			
	Exports u/s 8(4) of RVAT Act			

2	251(125)	राजस्थान	राज-पत्र,	मार्च	26,	2012	भाग 4(ग)

2.3 (d)	Sales of goods purchased & sold outside the State	
2.3 (e)	Turnover under section 5 [composition scheme] of RVAT Act	
2.3 (f)	Turnover under section 8(3) [works contract EC] of RVAT Act	
2.3 (g)	Turnover under section 3(2) [in case of switch over] of RVAT Act	
2.3 (h)	Others not liable to tax under VAT (Please specify)	
Total T	urnover (a to h)	
2.4	Turnover of goods taxable at first point which have already suffered tax	
2.5	Turnover of goods sold in the State on behalf of principal (against Form VAT 36A)	
2.6	Amount of labour deductible from receipts (in case of works Contracts)	
2.7	Sales to Exporters within the state (against Form VAT-15)	
2.8	Sales in course of Export U/s 5(3) of CST Act, (against Form H)	
2.9	Sales in course of Export U/s 5(1) of CST Act	
2.10	Sales outside State Branch/ Depot/ Stock Transfer/Consignment Sale (against Form F)	
2.11	Subsequent Inter State sales u/s 6(2) of CST Act	
2.12	Inter State sales under section 6(3) of CST Act (against Form J)	
2.13	Inter State sales made to SEZ under section 8(6) of CST Act (against Form I)	
2.14	Exempted Sales under CST Act	
2.15	Other deductions, if any(Please specify)	
2.16	Total (2.2, 2.3(a to h), 2.4 to 2.15)	
2.17	Taxable Turnover under CST Act	
2.18	Taxable Turnover under VAT [(2.1) - (2.16)] - 2.17	

3. DETERMINATION OF OUTPUT TAX ON SALES

	Rate of tax	As per b	ooks	As per ret	urn filed	Difference, if any
		Turnover	Output Tax	Turnover	Output Tax	
3.1	Sales @1%					
3.2	Sales @5%					
3.3	Sales @14%					
3.4	Others @					
3.5	Others @					
3.6	Others @					

भाग 4(ग)	राजस्थान राज-पत्र, मार्च २६, २०१२	251(126)

3.7	Sale of goods taxable at MRP (first sale within the State)			
	Sale of goods taxable at unit basis			
3.8	Total			

4. Tax Liability under CST

Details of sales		As per	books	As per ret	urn filed	Difference,
			Amount	Turnover	Amount	if any
			of tax		of tax	
4.1	Inter-State sale against					
	Form C @2%					
4.2	Inter-State sale against					
	Form C @%					
4.3	Inter-State sale without					
	Form C @%					
4.4	Sales outside State					
	Branch/ Depot/ Stock					
	Transfer/ Consignment					
	Sale (without Form F					
	@%)					
4.5	Subsequent Inter State					
	sales u/s 6(2) of CST					
	Act (without Form C /					
1.5	EI/EII)					
4.6	Inter State sales under					
	section $6(3)$ of CST Act					
47	(without Form J)					
4.7	Inter State sales made to					
	SEZ under section $8(6)$					
	of CST Act (without Form I)					
4.8	Other @					
4.8	Total					
4.9	Sales return of taxable					
4.10	goods under section 8A					
	of CST Act (other than					
	return period)					
4.11	Total CST Tax due					
4.11				1		1

5. PURCHASE TAX

Details of purchases		As per books		As per	Difference,	
		Turnover	Amount of tax	Turnover	Amount of tax	if any
5.1	@ 1%					
5.2	@5%					
5.3	@14%					
5.4	@%					
5.5	@%					
5.6	Total (5.1 to 5.5)					

6. **REVERSE TAX**

Details of Transactions As per books	As per return	Difference,
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251(127)

राजस्थान राज-पत्र, मार्च २६, २०१२ भाग ४(ग)

if any Turnover Amount Turnover Amount of tax of tax 6.1 Return of goods purchased (other than the return period) 6.2 Goods purchased for a purpose specified in section 18(1) (a) to (g) and disposed off otherwise including non-allowable proportionate ITC. 6.3 In case of SOS (up to 4%) 6.4 Stocks remained in case of switchover to option under section 3(2) [See Rule 17(3)] 6.5 In any other case (Please specify) 6.6 Total (6.1 to 6.5)

7. IN PUT TAX & DETAILS OF PURCHASES

	Purchases	As per books		As per	return	Difference,
		Turnover	Amount of tax	Turnover	Amount of tax	if any
7.1	Purchase @1%					
7.2	Purchase @5%					
7.3	Purchase @14%					
7.4	Purchase @%					
7.5	Purchase @%					
7.6	Purchase of capital goods					
7.7	Total					
7.8	ITC claimed in 7A by the dealer					
7.9	Purchase return (Purchased within the return period)					
7.10	Total eligible input tax credit					
7.11	Amount of ITC Brought forward					
7.12	Total Input Tax Credit Available					

8. Tax liability

S. No.	Particulars	As per Books	As per Returns Filed	Difference, if any
8.1	Output Tax (3.8)			
8.2	Tax collected as per sales invoice			
8.3	Output tax (maximum of 8.1 and 8.2)			
8.4	Purchase tax (5.6)			
8.5	Reverse Tax (6.6)			

भाग 4(ग)	राजस्थान राज-पत्र,		12 251(100)
माग 4(ग)	राजस्यान राज-पत्र,	माय 26, 20	12 251(128)
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-		
8.6	Others, if any, (specify)	
8.7	Total tax (8.3 to 8.6)	
8.8	Total tax payable/ creditable (8.7-7.12)	
8.9	Tax Deferred (under VAT)	
8.10	Amount Payable (+) / Creditable (-) [8.8 – 8.9]	
8.11	Amount Deposited Under VAT	
8.12	Amount Payable (+) / Creditable (-) (8.10- 8.11)	
8.13	Tax due under CST Act (4.11)	
8.14	Tax Deferred (under CST)	
8.15	Set off of entry tax paid (only in case of CST for commodities like Paper,Dyes and dyes stuff, Textile auxiliaries, Edible oil notified under section 8(5) of CST Act)	
8.16	CST to be deposited	
8.17	Creditable ITC to be adjusted in CST	
8.18	CST payable	
8.19	Amount Deposited Under CST	
8.20	Net Tax payable/balance	
8.21	Refund claimed	
8.22	ITC to be carried forward for next year	

9. DETAILS OF TAX PAYMENT DURING THE YEAR

.Tax Period From	Tax Period To	Due Date	Tax type	Tax Deposited	Date Of Deposit	Delay in Deposit	Amount of Interest	Date Of Deposit Of Interest	Mode of Deposit	Description

10. Late fee:

IV. Date						
S.No.	Period	Due date	Date of	Delay in	Amount	Date of
		of filing	submission	filing of	of late fee	deposition of
		of return		return		late fee
1.	I quarter					
2.	II quarter					
3.	III quarter					
4.	IV quarter					
5.	Annual					

11. Revise Return (if any):

S.No.	Name of quarter	Date of submission of revise return	The omission or error discovered in Form VAT-10 submitted earlier

Part C

Details Details Amount Amount **Opening Stock** Sales Exempted goods Sales under RVAT Act MRP goods Sales under CST Act First point taxable goods Total Goods taxable @1% Goods taxable @5% **Closing Stock** Goods taxable @14% Exempted goods Goods taxable @.....% MRP goods First point taxable goods Goods taxable @.....% Work in Progress Goods taxable @1% Total of Opening Stock Goods taxable @5% Goods taxable @14% Purchases Exempted goods Goods taxable @.....% MRP goods Goods taxable @.....% Work in Progress First point taxable goods Goods taxable @1% **Total of Closing Stock** Goods taxable @5% Gross Loss Goods taxable @14% Goods taxable @.....% Goods taxable @.....% Total purchases Expenses Direct expenses Manufacturing expenses Others **Gross Profit** Total Total

13. STATEMENT OF GOODS RECEIVED FOR SALE ON CONSIGNMENT/ STOCK TRANSFER/ DEPOT TRANSFER FROM OUTSIDE THE STATE

Commodity	Open Balar		Recei durin the ye	g	Το	tal	Sold during the year		Disposed otherwise		Bala	Balance	
	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	

12. TRADING ACCOUNT

13. Details of raw material and finished Goods (in case of manufacturer)

Raw N	Aaterial		Finish	ed Goods	
Details	Quantity	Value	Details	Quantity	Value
Opening Balance			Opening Balance		
Purchased during			Manufactured		
the year			during the year		
Total			Total		
Consumed in			Sold during the		
manufacturing			year		
Under Process					
Disposed otherwise			Disposed		
(please specify			otherwise (please		
details)			specify details)		
Wastage in process					
Balance			Balance		

Part D

15. OTHER INFORMATION

15.1 Whether all declaration for all sales claimed at concessional rates as required under the RVAT Act & Rules received, if not, give details

S. No.	Period (month/ quarter/year, as applicable)	Name of purchasing dealer	Amount

15.2 Whether all declaration in Form VAT-36A for sales of goods received from principal required under the RVAT Act & Rules received, if not, give details:

S. No.	Name of principal & Address with TIN	Commodity	Total Sales	Output tax

15.3 Whether all declaration for all sales claimed at concessional rates as required under the

CST Act & Rules received, if not, give details

S. No.	Period (Month /quarter/year, as applicable)	Name of Form (C, F, EI, EII, H, I, J)	Name of purchasing dealer	Amount (Rs.)

DECLARATION

I,.....do solemnly declare that to the best of my knowledge and belief the information given on this form is true and correct.

NAME

DATED

SIGNATURE & STATUS

ID No.							Date					
1.	Registration No.(TIN)	0	8									
2.	Full name of dealer											
3.	Gross Turnover											
4.	Total tax payable under VAT and CST											
5.	Total Interest payable											
6.	Late Fee payable											
7.	Total amount payable											
8.	Total ITC claimed											
9.	Amount deposited under											
	VAT and CST											
10.	Balance (8+9)-(7)	If v	alue	is ne	gativ	ve, re	turn	is no	t acc	eptal	ole.	

ACKNOWLEDGEMENT

14. Substitution of Form VAT-11.- The existing Form VAT-11 appended to the said rules, shall be substituted by the following, namely:-

"FORM VAT-11 [See Rule 19] Return

1.	GENERAL INFORMATION										
1.1	Registration No.(TIN):	0	8								
1.2	Full Name of Dealer:										
1.3	Address of principal place of										
	business										
1.4	Phone Nos.:										
	ID:										

2. To be filled by dealers who have opted for payment of tax under section **3**(2)

2.1	Gross Turnover	
	Deduct	
2.2	Turnover of allowable Sales Return	
2.3	Turnover of Exempted Goods	
2.4	Turnover of goods taxable at first	
	point which have already suffered tax	
2.5	Total Deduction (2.2 to 2.4)	
2.6	Taxable Turnover (2.1)-(2.5)	
2.7	Tax payable @	
2.8	Total Tax payable	

3. To be filled by dealers who have opted for payment of tax under section 5

Name	e of the Composition Scheme opted							
3.1	Gross Turnover for the return period under							
	Composition Scheme							
3.2	Composition amount payable for the return							
	period							
	(i)% of composition amount as per							
	column 3.2							
	(ii) On the basis of annual gross turnover of							
	the relevant year							
	iii) Others, if any							
3.3	Total composition amount							

S.No.	Name of Awarder	Work Order No	Date	Value of the works	EC No.	EC Date	EC issuing Authority	Amount Received From Awarder	Rate of EC fee	Other Rate Description	Amount of EC fee	EC fee deposit details(By Awarder)	EC fee deposit details (By Contractor)	Total
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15

4. To be filled by dealers who have opted for Exemption Certificate under section 8 (3)

5. To be filled by dealers -

(i) who exclusively sell goods which has suffered tax under the Act at first point (ii) who exclusively deal in exempted goods

S.No.	Description	Amount
5.1	Gross Turnover	
5.2	Turnover of allowable Sales Return	
5.3	Balance (5.1-5.2)	

6. Trading Account of the return period (for All Dealers)

Description	Amount	Description	Amount
Opening Balance		Sales	
Purchases		Closing Stock	
Expenses		Gross loss	
Gross profit			
Total		Total	

7. Details of Deposits - VAT-37, VAT-37A, VAT-37B, VAT-38, VAT-41(TDSC), VAT-25(RAO) etc.

8. Details of Deposit

Payment Categor	ry(Please Select)			
Details of Tax Du	ie			•
Tax I	Period	Tax Due	Interest Due	Total Due
From	То			

Details	of dep	osit	-	-	-			-	-
Tax Period From	Tax Period To	Due Date	Tax Deposited	Date Of Deposit	Delay in Deposit	Amount of Interest	Date Of Deposit Of Interest	Mode of Deposit	Description

9. Details of Late Fee

Last Date of filing of Return	
Date of submission of Return	
Amount of Late fee	
Date of Deposit of Late fee	

10. Summary Statement	Amount
10.1 Balance due/excess paid, if any	

Verification

I verify that the above information and its enclosures is true and correct to the best of my knowledge and belief.

11. Enclosures (VAT-37, VAT-38, TDS Certificate)

Date:

Signature:	
Name:	
Status:	

ACKNOWLEDGEMENT

ID No.			Date									
1.	Registration No.(TIN)	0	8									
2.	Full name of dealer											
3.	Gross Turnover											
4.	Amount of tax payable											
5.	Interest payable											
6.	Late Fee payable											
7.	Total amount											
	payable											
8.	Amount deposited											
9.	Balance (8-7)	If va	alue is	nega	tive, 1	return	is no	ot acce	eptab	le		

[No. F.12(15)FD/Tax/12-103] By Order of the Governor,

Dr. Ravikumar S.,

Deputy Secretary to Government. FINANCE DEPARTMENT (TAX DIVISION)

NOTIFICATION Jaipur, March 26, 2012

S.O.193.- In exercise of the powers conferred by sub-section (3) and (4) of section 13 of the Central Sales Tax Act, 1956, (Act No.74 of 1956), the State Government hereby makes the following rules further to amend the Central Sales Tax (Rajasthan) Rules, 1957, namely:-

1. Short title and commencement.- (1) These rules may be called the Central Sales Tax (Rajasthan) (Amendment) Rules, 2012.

(2) They shall come into force with effect from April 1, 2012.

2. Amendment of rule 13.- In existing rule 13 of the Central Sales Tax (Rajasthan) Rules, 1957, hereinafter referred to as the said rules, for the existing expression "within fifteen days", the expression "within thirty days" shall be substituted.

3. Amendment of rule 16.- In rule 16 of the said rules, for the existing expression "before or at the time of assessment, unless earlier required by the assessing authority", the expression "within such time as prescribed under the Central Sales Tax (Registration and Turnover) Rules, 1957, along with a statement in Form CST 11" shall be substituted.

4. Deletion of rule 16A.- The existing rule 16A of the said rules, shall be deleted.

5. Substitution of rule 16B.- The existing rule 16B of the said rules, shall be substituted by the following, namely:-

"16B. Furnishing of declaration under section 6A.- Every dealer who claims that he is not liable to pay tax under the Central Act, in respect of any goods, on the ground that the movement of such goods from one State to another was occasioned by reason of transfer of such goods by him to any other place of his business or to his agent or principal, as the case may be, shall deliver portion marked "original" of Form 'F' prescribed under sub-rule (5) of rule 12 of the Central Sales Tax (Registration and Turnover) Rules, 1957, to the assessing authority within the time allowed by sub-rule (7) of rule 12 of the said rules along with a statement in Form CST 12. The dealer shall retain the portion marked 'duplicate' of Form 'F' which shall be produced for inspection when so required by the assessing authority."

6. Amendment of rule 17F.- In rule 17F of the said rules,-

(i) the existing sub-rule (1) shall be substituted by the following, namely:-

"(1) Notwithstanding anything contained in rule 17 or rule 17C or 17E, duly filled in declaration Form (s) prescribed under the rule 12 of the Central Sales Tax (Registration and Turnover) Rules, 1957, may be

obtained by a dealer by submitting a request, in this regard, electronically through the official website of the Department."

(ii) the existing sub-rule (2) shall be substituted by the following, namely:-

"(2) After the approval of the request, the dealer shall submit a statement in Form 9B giving details of the transactions for which declaration(s) / form(s) are required, through the Official website of the Department. Subject to the provisions of sub-rule (3), (4) and (5), declaration forms shall be generated by the system, which may be downloaded by the dealer through the Official website of the Department."

7. Substitution of Form CST 9B.- The existing Form CST 9B, appended to the said rules, shall be substituted by the following, namely:-

"FORM CST 9B

[See Rule 17F]

Details for obtaining of Declaration Forms

Name and address of the dealer	
Registration Number (TIN)	

PART-A

(to be filled in case of obtaining C / F / H Forms)

|--|

भाग ४(ग)	राजस्थान राज-पत्र,	मार्च २६,	2012	251(136)
· · · ·					· ·

	De	Name and address of purchasing dealer	TIN of purchasing dealer	Name of the place in which movement commenced	Name of the State in which movement commenced	o Name of place to which the goods have been of consigned	tate to which the goods have been		cate E	Description of goods	II)		No. & Date Of RR/ GR/ any other documents of other means of transport	
S.No.	Form Type	Name and	TIN of pur	Name of th	Name of th	Name of pl consigned	Name of St consigned	Invoice No.	Date	Description	Quantity	Value	No. & Date other mean	
														,,

PART-B b be filled in case of obtaining certificate E I / E II)

[No. F.12(15)FD/Tax/12-104] By Order of the Governor,

Dr. Ravikumar S., Deputy Secretary to Government.

FINANCE DEPARTMENT (TAX DIVISION)

NOTIFICATION Jaipur, March 26, 2012

S.O.194.- In exercise of the powers conferred by sub-section (1) of section 17 of the Rajasthan Tax on Entry of Goods into Local Areas Act, 1999 (Act No.13 of 1999), the State Government hereby notifies that every dealer shall deposit tax payable under the said Act for every month within fourteen days from the close of each month.

This shall have effect from 01.04.2012.

[No. F.12(15)FD/Tax/12-105] By Order of the Governor,

NOTIFICATION Jaipur, March 26, 2012

S.O.195.- In exercise of the powers conferred by sub-rule (1) of rule 8 of the Rajasthan Tax on Entry of Goods into Local Areas Rules, 1999, the State Government hereby notifies, with effect from 01.04.2012, the following class of dealers, for the purpose of payment of tax, demand or other sum in the manner as provided in sub-rule (2) of rule 8 of the said rules, namely:-

S.No.	Class of Registered Dealers
1.	Dealers notified under sub-rule (1) of Rule 39 of the Rajasthan Value
	Added Tax Rules, 2006.

[No. F.12(15)FD/Tax/12-106] By Order of the Governor,

Dr. Ravikumar S., Deputy Secretary to Government.

FINANCE DEPARTMENT (TAX DIVISION)

NOTIFICATION Jaipur, March 26, 2012

S.O.196. 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 (Act No. 13 of 1999), the State Government hereby makes the following amendments in this department's notification No. F.12(25)FD/Tax/11-150 dated 09.03.2011, with immediate effect, namely:-

AMENDMENTS

- 1. In the list given in the said notification,-
- (i) in column number 3 against serial number 38, for the existing expression "4.00", the expression "10.00" shall be substituted.
- (ii) after the existing serial number 53 and entries thereto, the following new serial number 54 and entries thereto shall be added, namely:-

54 Yarn

5.00

[No. F.12(15)FD/Tax/12-107] By Order of the Governor,

NOTIFICATION Jaipur, March 26, 2012

S.O.197. In exercise of the powers conferred by section 9 of the Rajasthan Tax on Entry of Goods into Local Areas Act, 1999 (Act No. 13 of 1999), the State Government hereby makes the following amendment in this department's notification No. F.12(25)FD/Tax/11-151 dated 09.03.2011, with immediate effect, namely:-

AMENDMENT

In the list given in the said notification, after the existing serial number 50 and entries thereto, the following new serial numbers and entries thereto shall be added, namely:-

"	51	Stay wire	
	52	Yarn	"

[No. F.12(15)FD/Tax/12-108] By Order of the Governor,

Dr. Ravikumar S., Deputy Secretary to Government.

FINANCE DEPARTMENT (TAX DIVISION)

NOTIFICATION Jaipur, March 26, 2012

S.O.198.- In exercise of the powers conferred by section 5 of the Rajasthan Tax on Entry of Motor Vehicles into Local Areas Act, 1988, (Act No. 14 of 1988), the State Government being of the opinion that it is expedient in the public interest so to do, hereby exempt from payment of tax under the Act on the motor vehicle(s) brought into the local area by the following class of persons on the condition that such persons shall deposit an amount equal to the difference between amount of tax liable to pay under the Act and the amount of tax paid, if any, under the General Sales Tax Law of the State or the Union Territory, or under the Central Sales Tax Act (Act No.74 of 1956) from where the motor vehicle (s) have been imported, namely:-

S.No.	Class of persons	
1.	Rajasthan State Road Transport Corporation	
2.	All departments of State Government of Rajasthan	

This shall deemed to have effect from 01.04.2010.

[No. F.12(15)FD/Tax/12-109] By Order of the Governor,

NOTIFICATION Jaipur, March 26, 2012

S.O.199. In exercise of the powers conferred by section 15 of the Rajasthan Tax on Luxuries (in Hotels and Lodging Houses) Act, 1990 (Act No.9 of 1996), the State Government hereby notifies that every hotelier shall deposit tax payable under the said Act for every month within fourteen days from the close of each month.

This shall have effect from 01.04.2012.

[No. F.12(15)FD/Tax/12-110] By Order of the Governor,

Dr. Ravikumar S., Deputy Secretary to Government.

FINANCE DEPARTMENT (TAX DIVISION)

NOTIFICATION Jaipur, March 26, 2012

S.O.200.- In exercise of the powers conferred by section 5 of the Rajasthan Value Added Tax Act, 2003 (Act No.4 of 2003), the State Government being of the opinion that it is expedient in the public interest so to do, hereby makes the following amendments in this Department's notification No.F.12 (63) FD / Tax / 2005-37 dated 06.05.2006, as amended from to time, namely:-

AMENDMENTS

(i) In the said notification, the existing clause 3.0 shall be substituted by the following with effect from 01.04.2012, namely:-

"3.0 Composition Amount:

- 3.1 The composition amount to be paid per annum per dealer in lieu of tax shall be rupees five hundred for every rupees two lac or part thereof, of the turnover of goods covered under the Scheme in the relevant year. However, composition amount, for the turnover of goods covered under the Scheme is up to rupees two lac, shall be zero.
- 3.2 The composition amount in any case shall not be less than the composition amount for the previous year."
- (ii) the existing clause 4.0 shall be substituted by the following with effect from 01.04.2012, namely:-

"4.0 Manner of payment of Composition Amount:

4.1 The composition amount shall be paid in four quarterly installments. The installment shall be paid, for the period April 1 to June 30, by 14th July, for the period July 1 to September 30 by 14th October, for the period October 1 to

December 31 by 14th January and for the period January 1 to March 31 by the 14th April. The difference, if any, as per the actual turnover of whole of the year shall be calculated and the balance of the composition amount, if any, shall be deposited by April 30th of the immediately succeeding year."

(iii) the existing clause 5.1 shall be substituted by the following with effect from 01.04.2012, namely:-

"5.1 A registered dealer opting for this Scheme shall submit an application on a plain paper, to his assessing authority within thirty days of the commencement of the year or within thirty days of the issuance of registration certificate, whichever is later, stating therein the name, address, status, registration numbers, gross annual turnover of immediately preceding year, if any, tax paid in the immediately preceding year, if any and such other information as may be relevant for the implementation of this scheme."

(iv) the existing clause 5.2 shall be substituted by the following with effect from 01.04.2012, namely:-

"5.2 On receipt of the application the assessing authority shall issue the composition certificate in Form CS-2006 appended to this notification."

- (v) in sub-clause (ii) of clause 5.4, with immediate effect,-
 - (i) for the existing punctuation "." appearing at end, the punctuation mark ":" shall be substituted.
 - (ii) after the punctuation mark ":" so substituted, the following proviso shall be added, namely:-

"Provided where the dealer has furnished the details of the annual turnover to his assessing authority for the period prior to 31.03.2011 and has failed to deposit, composition amount in the period specified under the Scheme or the late fee or interest, if any, before March 31 of the relevant year, he shall be allowed to avail the benefit of the Scheme on the condition that he shall deposit a late fee amounting to 100% of due composition amount required to be deposited under the Scheme along with due composition amount and interest up to April 30^{th} , 2012."

(vi) the existing clause 5.5 shall be substituted by the following with effect from 01.04.2012, namely:-

"5.5 The composition certificate may be renewed annually by submitting an application to the assessing authority on plain paper before thirty days of the expiry of the composition period. The composition certificate and the details of the composition amount deposited in the immediately preceding year shall be enclosed along with application for renewal.".

- (vii) the existing clause 6.0 shall be deleted with effect from 01.04.2012.
- (viii) the existing clause 7.4 substituted by the following with effect from 01.04.2012, namely:-

"7.4 The registered dealer, who opts to pay composition amount under the Scheme, shall not be entitled to claim input tax credit in respect of the goods in stock on the date of exercise of such option and the credit of input tax availed, if any, by him, shall be reversed forthwith."

[No. F.12(15)FD/Tax/12-111] By Order of the Governor,

Dr. Ravikumar S., Deputy Secretary to Government.

FINANCE DEPARTMENT (TAX DIVISION)

NOTIFICATION Jaipur, March 26, 2012

S.O.201.- In exercise of the powers conferred by section 5 of the Rajasthan Value Added Tax Act, 2003 (Act No.4 of 2003), the State Government being of the opinion that it is expedient in the public interest so to do, hereby makes the following amendments in this Department's notification No.F.12 (63) FD / Tax / 2005-39 dated 06.05.2006, as amended from time to time, namely:-

AMENDMENTS

(i) In the said notification, the existing clause 3.0 shall be substituted by the following with effect from 01.04.2012, namely:-

"3.0 Composition Amount:

- 3.1 The composition amount to be paid per annum per dealer in lieu of tax shall be rupees five hundred for every rupees two lac or part thereof, of the turnover of goods covered under the Scheme in the relevant year. However, composition amount, for the turnover of goods covered under the Scheme is up to rupees two lac, shall be zero.
- 3.2 The composition amount in any case shall not be less than the composition amount for the previous year."
- (ii) the existing clause 4.0 shall be substituted by the following with effect from 01.04.2012, namely:-

"4.0 Manner of payment of Composition Amount:

4.1 The composition amount shall be paid in four quarterly installments. The installment shall be paid, for the period April 1 to June 30, by 14th July, for the period July 1 to September 30 by 14th October, for the period October 1 to December 31 by 14th January and for the period January 1 to March 31 by the 14th April. The difference, if any, as per the actual turnover of whole of the year shall be calculated and the balance of the composition amount, if any, shall be deposited by April 30th of the immediately succeeding year."

(iii) the existing clause 5.1 shall be substituted by the following with effect from 01.04.2012, namely:-

http://finance.rajasthan.gov.in

"5.1 A registered dealer opting for this Scheme shall submit an application on a plain paper, to his assessing authority within thirty days of the commencement of the year or within thirty days of the issuance of registration certificate, whichever is later, stating therein the name, address, status, registration numbers, gross annual turnover of immediately preceding year, if any, tax paid in the immediately preceding year, if any and such other information as may be relevant for the implementation of this scheme."

(iv) the existing clause 5.2 shall be substituted by the following with effect from 01.04.2012, namely: "5.2 On receipt of the application the assessing authority shall issue the

composition certificate in Form CS-2006 appended to this notification."

- (v) in sub-clause (ii) of clause 5.4, with immediate effect,-
 - (iii) for the existing punctuation "." appearing at end, the punctuation mark ":" shall be substituted.
 - (iv) after the punctuation mark ":" so substituted, the following proviso shall be added, namely:-

"Provided where the dealer has furnished the details of the annual turnover to his assessing authority for the period prior to 31.03.2011 and has failed to deposit, composition amount in the period specified under the Scheme or the late fee or interest, if any, before March 31 of the relevant year, he shall be allowed to avail the benefit of the Scheme on the condition that he shall deposit a late fee amounting to 100% of due composition amount required to be deposited under the Scheme along with due composition amount and interest up to April 30^{th} , 2012."

(vi) the existing clause 5.5 shall be substituted by the following with effect from 01.04.2012, namely:-

"5.5 The composition certificate may be renewed annually by submitting an application to the assessing authority on plain paper before thirty days of the expiry of the composition period. The composition certificate and the details of the composition amount deposited in the immediately preceding year shall be enclosed along with application for renewal.".

- (vii) the existing clause 6.0 shall be deleted with effect from 01.04.2012.
- (viii) the existing clause 7.4 substituted by the following with effect from 01.04.2012, namely:-

"7.4 The registered dealer, who opts to pay composition amount under the Scheme, shall not be entitled to claim input tax credit in respect of the goods in stock on the date of exercise of such option and the credit of input tax availed, if any, by him, shall be reversed forthwith."

[No. F.12(15)FD/Tax/12-112] By Order of the Governor,

NOTIFICATION Jaipur, March 26, 2012

S.O.202.- In exercise of the powers conferred by section 5 of the Rajasthan Value Added Tax Act, 2003 (Act No.4 of 2003), the State Government being of the opinion that it is expedient in the public interest so to do, hereby makes the following amendments in this Department's notification No.F.12 (25) FD / Tax / 11-164 dated 15.03.2011, with effect from 01.04.2012, namely:-

AMENDMENTS

(i) In the said notification, the existing clause 3.0 shall be substituted by the following, namely:-

"3.0 Composition Amount:

3.1 The composition amount to be paid per annum per dealer in lieu of tax shall be rupees five hundred for every rupees two lac or part thereof, of the turnover of goods covered under the Scheme in the relevant year.

3.2 The composition amount in any case shall not be less than the composition amount for the previous year."

(ii) The existing clause 8.4 substituted by the following, namely:-

"8.4 The registered dealer, who opts to pay composition amount under the Scheme, the credit of input tax availed, if any, by him of the goods in stock on the date of exercise of such option shall be reversed forthwith."

[No. F.12(15)FD/Tax/12-113] By Order of the Governor,

Dr. Ravikumar S.,

Deputy Secretary to Government.

FINANCE DEPARTMENT (TAX DIVISION)

NOTIFICATION Jaipur, March 26, 2012

S.O.203.- In exercise of the powers conferred by sub-section (3) of section 8 of the Rajasthan Value Added Tax Act, 2003 (Act No. 4 of 2003), the State Government being of the opinion that it is expedient in the public interest so to do, hereby makes the following amendment in this Department's notification No. F.12(63) FD / Tax / 2005-80, dated 11.08.2006 (as amended from time to time), with effect from 01.04.2012, namely:-

AMENDMENT

The existing list given in the said notification shall be substituted by the following, namely:-

भाग 4(ग) राजस्थान राज-पत्र, मार्च 26, 2012	251(144)
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LIST

Item No.	Description of works contract	Rate of exemption fee % of the total value of the contract
1	2	3
1.	Works contract where the cost of material does not exceed five percent of the total contract amount.	0.25
2.	Works contract relating to EPC Turnkey power projects awarded by Rajasthan Rajya Vidyut Utpadan Nigam Limited. Works contract relating to Construction of roads, runways, bridges, dams, drains, tunnels, channels, barrages, diversion, railway tracks, causeways, sub-ways, spillways, boundary walls and water harvesting structures	1.00
3.	Any other kind of works contract not covered by item Nos. 1 and 2.	3.00

[No. F.12(15)FD/Tax/12-114] By Order of the Governor,

Dr. Ravikumar S., Deputy Secretary to Government.

FINANCE DEPARTMENT (TAX DIVISION)

NOTIFICATION Jaipur, March 26, 2012

S.O.204. In exercise of the powers conferred by sub-rule (1) of rule 39 of the Rajasthan Value Added Tax Rules, 2006, the State Government hereby notifies, with effect from 01.04.2012, the following class of dealers for the purpose of payment of tax, demand or other sum in the manner as provided in sub-rule (2) of rule 39 of the said rules, namely:-

S.No.	Class of Registered Dealers	
1.	Dealers who have deposited up to Rs. one lac as tax under the Rajasthan	
	Value Added Tax Act, 2003 including the tax under the Central Sales	
	Tax Act, 1956 during the previous year.	

[No. F.12(15)FD/Tax/12-115] By Order of the Governor,

NOTIFICATION Jaipur, March 26, 2012

S.O.205.- In exercise to the powers conferred by sub-section (2) of section 8 of the Rajasthan Value Added Tax Act, 2003 (Act No. 4 of 2003), the State Government being of the opinion that it is expedient in public interest so to do, hereby makes the following amendment in Schedule I appended to the Act, with immediate effect, namely: -

AMENDMENTS

In Schedule I appended to the Act, after the existing serial number 132 and entries thereto the following new serial numbers and entries thereto shall be added, namely:-

"	133.	Sanitary Napkin of "free days" brand sold under the	
		NRHM scheme	
	134.	Stone dust	
	135.	Plant and Machinery including parts thereof, used in	
		generation of Electricity, from-	
		(a) Solar Energy;	
		(b) Wind Power: and	
		(c) Biomass as defined under Policy for promoting	
		generation of electricity from Biomass, 2010,	
		of Government of Rajasthan.	
	136.	Waste Paper (raddi)	

[No. F.12(15)FD/Tax/12-116] By Order of the Governor,

Dr. Ravikumar S.,

Deputy Secretary to Government.

FINANCE DEPARTMENT (TAX DIVISION)

NOTIFICATION Jaipur, March 26, 2012

S.O.206.- In exercise of the powers conferred by sub-section (3A) of section 8 of the Rajasthan Value Added Tax Act, 2003 (Act No.4 of 2003), the State Government being of the opinion that it is expedient in the public interest so to do, hereby makes the following amendments in Schedule II appended to the said Act, with immediate effect, namely:-

AMENDMENT

In Schedule II appended to the said Act, after the existing serial number 57 and entries thereto, the following new serial number and entries thereto shall be added, namely:-

भाग ४(ग) राजस्थान राज-पत्र, मार्च २६, २०१२ २५१(१४६)

*58.Registered dealers selling wood glue to the registered dealers
of the State for manufacturing of Handicrafts.,

[No. F.12(15)FD/Tax/12-117] By Order of the Governor,

Dr. Ravikumar S., Deputy Secretary to Government.

FINANCE DEPARTMENT (TAX DIVISION)

NOTIFICATION Jaipur, March 26, 2012

S.O.207.- In exercise of the powers conferred by sub-section (3) of section 8 of the Rajasthan Value Added Tax Act, 2003 (Act No. 4 of 2003), the State Government being of the opinion that it is expedient in the public interest so to do, hereby exempts from tax to the extent the rate of tax exceeds 5% on the sale of wood glue by a registered dealer of the State to a registered dealer of the State for being used exclusively in the manufacturing of handicrafts, subject to condition that such selling dealer obtains from the purchasing dealer a declaration in the form given below, and furnishes to the assessing authority:-

DECLARATION

То

(Name and complete address of the seller)

It is certified that the wood glue purchased from you as per your VAT Invoice(s) No...... dated...... of Rs is being used as raw material for manufacturing of handicraft in the State as such we are entitled to purchase these goods at the rate of 5 percent.

Place: Dated: Signature: Name:.... Designation :.....

[No. F.12(15)FD/Tax/12-118] By Order of the Governor,

Dr. Ravikumar S., Deputy Secretary to Government.

FINANCE DEPARTMENT (TAX DIVISION)

NOTIFICATION Jaipur, March 26, 2012

S.O.208.- In exercise of the powers conferred by sub-section (5) of section 4 of the Rajasthan Value Added Tax Act, 2003 (Act No.4 of 2003), the State Government

being of the opinion that it is expedient in the public interest so to do, hereby makes the following amendments in Schedule IV appended to the said Act, with immediate effect, namely:-

AMENDMENTS

- 1. In schedule IV appended to the said Act,-
 - (i) in column number 2 against serial number 105, for the existing expression "Printing ink excluding toner and cartridges but including aluminum plate, graphic art film, plaster film.", the expression "Printing ink excluding cartridges but including toner, aluminum plate, graphic art film and plaster film." shall be substituted.
 - (ii) in column number 2 against serial number 125, for the existing expression "Spectacles, parts and components thereof, contact lens and lens cleaner", the expression "All kind of Spectacles including Sunglasses, parts and components thereof, contact lens and lens cleaner" shall be substituted.
 - (iii) in column number 2 against serial number 146A, for the existing expression "Waste paper (raddi), empty bottles, broken glasses and plastic waste.", the expression "Empty bottles, broken glasses and plastic waste." shall be substituted.
 - (iv) in column number 2 against serial number 195, for the existing expression "Roto Moulded Plastic Storage Tank", the expression "Plastic Water Storage Tank" shall be substituted.
 - (v) after the existing serial number 198 and entries thereto, the following new serial numbers and entries thereto shall be added, namely:-

"	199	Tent, Tripal	5	
	200	Automobile Bodies	5	"

2. In Part-A of Schedule IV appended to the said Act, after the existing serial number 26 and before the existing serial number 27 and entries thereto, the following new serial numbers and entries thereto shall be inserted, namely:-

|--|

[No. F.12(15)FD/Tax/12-119] By Order of the Governor,

Dr. Ravikumar S., Deputy Secretary to Government.

FINANCE DEPARTMENT (TAX DIVISION)

NOTIFICATION Jaipur, March 26, 2012

S.O.209.- In exercise of the powers conferred by sub-section (5) of section 4 of the Rajasthan Value Added Tax Act, 2003 (Act No.4 of 2003), the State Government being of the opinion that it is expedient in the public interest so to do, hereby makes the following amendments in Schedule VI appended to the said Act, with immediate effect, namely:-

AMENDMENTS

In Schedule VI appended to the Act,-

- (i) in column number 3 against serial number 4, for the existing expression "40", the expression "50" shall be substituted.
- (ii) in column number 3 against serial number 5, for the existing expression "28", the expression "26" shall be substituted.
- (iii) in column number 3 against serial number 13, for the existing expression "40", the expression "50" shall be substituted.

[No. F.12(15)FD/Tax/12-120] By Order of the Governor,

Dr. Ravikumar S., Deputy Secretary to Government.

FINANCE DEPARTMENT (TAX DIVISION)

NOTIFICATION Jaipur, March 26, 2012

S.O.210.- In exercise of the powers conferred by sub-section (2) of section 7 of the Rajasthan Entertainments and Advertisements Tax Act, 1957 (Act No. 24 of 1957), the State Government being of the opinion that it is expedient in the public interest so to do, hereby remits the all classes of entertainments from the entertainment tax chargeable under the said Act, with immediate effect.

[No. F.12(15)FD/Tax/12-121] By Order of the Governor,

Dr. Ravikumar S., Deputy Secretary to Government.

FINANCE DEPARTMENT (TAX DIVISION)

NOTIFICATION Jaipur, March 26, 2012

S.O.211.- In exercise of the powers conferred by sub-rule (2) of rule 58 of the Rajasthan Stamps Rules, 2004, the State Government, having considered the fact that the market value of the land in the State has substantially increased and having regard to the fact that the rates recommended by the District Level Committee or the rate approved by the Inspector General of Stamps does not reflect the prevailing market value of the land, hereby orders that market rates of land recommended by the District Level Committee or the rate approved by the Inspector General of Stamps does not reflect the prevailing market value of the land, hereby orders that market rates of land recommended by the District Level Committee or the rates approved by the Inspector General of Stamps,

as the case may be, shall be re-determined and increased with immediate effect, by 10% of land situated in all areas.

[No. F.12(15)FD/Tax/12-122] By Order of the Governor,

Dr. Ravikumar S., Deputy Secretary to Government.

TRANSPORT DEPARTMENT

NOTIFICATION Jaipur, March 26, 2012

S.O.212.- In exercise of the powers conferred by clause (b) of sub-section (1) of section 4 of the Rajasthan Motor Vehicles Taxation Act, 1951 (Act No. 11 of 1951), the State Government hereby makes the following amendments in this department's notification No. F6.(179)/Pari/Tax/Hqrs/95/1P, dated 09.03.2010, namely :-

AMENDMENTS

In the table of the said notification,-

(i) The existing clause (A) and entries thereto of serial number 1 shall be substituted by the following, namely:-

(A)Two wheeled vehicles having engine capacity	
(i) Upto 125cc.	4% of the cost of the vehicle
(ii) More than 125cc.	6% of the cost of the vehicle
	"

(ii) The existing clause (C) and entries thereto of serial number 1 shall be substituted by the following, namely:-

(C) Four wheeled vehicles		
With seating capacity up to 10		
incl	uding driver	
(i)	Cost of vehicle up to Rs.	2.5% of the cost of the vehicle
	2,50,000	
(ii)	Cost of vehicle more than	5% of the cost of the vehicle
	Rs. 2,50,000 and up to Rs.	
	6,00,000	
(iii)	Cost of vehicle more than	8% of the cost of the vehicle
	Rs. 6,00,000	

[No. F.6(179)Pari/Tax/Hqrs/2012/1Q] By Order of the Governor,

Mahendra Soni, Deputy Secretary to Government.

Government Central Press, Jaipur.