THE SIND GOVERNMENT GAZETTE PUBLISHED BY AUTHORITY

Karachi, Thursday, July 22, 1971.

PART I-A

GOVERNMENT OF SIND EXCISE, TAXATION AND LOCAL GOVERNMENT DEPARTMENT Karachi, the 19th July, 1971.

NOTIFICATION

No. SO (KDA) 10/2-70—In, Exercise of the powers conferred by Article 14 read with Article 111 of the Karachi Development Authority Order, 1957 (President's Order No. 5 of 1957), the Governor of Sind is pleased to make the following rules :-

Short title and Commence ment.

- 1. (1) These rules may be called the K.D.A. (Disposal of land) Rules. 1971.
 - (2) They shall come into force at once.

Residential

- (1) Residential Plots (other than sites for flats) in all schemes of the Authority under execution, execpt the Clifton Schemes, shall be disposed of as under :-
 - (i) Plots measuring 120 square yards or less (hereinafter referred to as category 'A' plots) shall be reserved for Jhuggi dwellers.
 - (ii) Plots ranging between 121 square yeards and 400 square yards (hereinafter referred to as category 'B' plots) shall be disposed of as under :-
 - 15% shall be reserved for the employees of the Sind Government and statutory corporations, autonomous and semi-autonomous bodies /organisations under the administrative control of the Sind Government.
 - (b) 5% shall be reserved for employees of the Central Government.
 - (c) 10% shall be reserved for Defence Personnel.
 - (d) 35% shall be reserved for construction companies and benevolent trusts.
 - (e) 35% shall be reserved for the general public.
 - (hii) Plots ranging between 401 square yards and 1500 square yards (hereinafter referred as category 'C' plots) shall be disposed of as under :-
 - 15% shall be reserved for employees of the Sind Government and Statutory corporations, autonomous and semi-autonomous bodies/Organisations under the administrative control of the Sind Government.
 - (b) 5% shall be reserved for employees of the Central Government.
 - (c) 10% shall be reserved for defence Personnel.
 - (d) 70% Shall be reserved for public auction.
 - (2) No residential plot shall exceed 1500 square yards in Area.
- Applications for allotment of category 'B' or category 'C' residential plots by employees of the Sind Government and Statutory corporations, autonomous and semi-autono-mous bodies/organisations under its administrative control, shall be made to the Authority in the form prescribed in Appendix 'A, and shall be accompanied by an allidavit in the form prescribed in Appendix 'B'.
 - No person who or whose wife husband, minor child or other dependent owns or has previously owned a residential house (including a flat or a plot within the metropolitan limits of Islamabad, Dacca, Karachi, Lahore, Rawalpindi, Peshawar or the suburbs thereof shall be eligible to apply for a plot under this rule,
 - An employee shall not be eligible to apply for a plot under this rule. if in the case of a 'B' category plot, his emuluments exceed Rs. 750.00 P.M. and if in the case of 'C' category plot his emuluments are less then Rs. 751.00 p.m.
 - In case the number of applications made under this rule for any category of plots exceeds the number of plots available in that category, the allotment of the available plots shall be made by ballot to be conducted by the Authority.
- Application for category 'B' or category 'C' residential plots by employees of the 4. (1) Central Gavernment shall be made in the form prescribed in appendix 'A' and shall, as in the case of applications made under rule 3, be accompanied by an affidavit in the form prescribed in Appendix 'B'.
 - (2) All employees of the Central Government shall be eligible to apply for the allotment of a plot under this rule,
 - The provisions of sub-rules (2) and (3) of rule 3 shall apply to applications made by employees of the Central Government under this rule, as they apply to employees of the Government of Sind.
- The category 'B' and 'C' plots reserved for Defence Personnel shall be placed at the disposal of G.H.O., for allotment to Defence Personnel.

dential Plots to Employees of Sind Government and Bodies/Organiza-tion Under it! Administrative Con-

Allotment of Government Employees,

ment of Piote

A'lotinent of Pight to Construction

- 6. (1) Only those construction companies shall be eligible to apply for and be alloted plots under rule 2 (1) (ii) (d) which are registered with the Authority.
 - (2) Applications by construction companies for registration with the Authority shall be made in the form prescribed in Appendix 'C'.
 - (3) Applications by registered companies for the allotment of plots reserved for construction companies shall be made in the form prescribed in Appendix C-1 and shall be accompanied by ten per cent of the cost of the plot or plots applied for.
 - (4) Applications made under sub-rule (3) will first be scrutinised in detail be the Allotn ent Advisory Committee of the Authority headed by the Director General consisting of the concerned heads of the departments of the Authority. The A otment Advisory Committee will submit its recommendations to the Governing Body of the Authority, which will further scrutinise the applications, and finally apporve and sanction the allotment of plots.
 - (5) No construction company shall be entitled as by right to the grand of any plot, and the Governing Body of the Authority shall have absolute discretion to grant or not to grant any plot or plots to a construction company. Where a construction company is not granted a plot or plots, the amount deposited by it under sub-rule (3) shall be refunded to it by the authority.
 - (6) A construction company shall, within sixty days of the allotment of a plot or plots to it, pay to the Authority the balance of the price of the plot or plots. If the construction company fails to pay the said amount within the period, the ten percent deposit made by it under sub-rule (3) shall be forfeited to Government, and all liabilities incurred and losses, if any, sustained by the Authority or the Government by the re-sale of the plot or plots shall be recovered from the contraction company as arrears of land revenue.
 - (7) Construction companies to whom a plot or plots are granted under these rules, shall cause residential flats to be constructed thereon in accordance with the plans and specifications laid down by the Authority, and shall sell such flats at the price and on the terms and conditions to be laid down by the Authority.
- (1) Applications for allotment of 'B' category residential plots meant for the general
 public shall be made in the form prescribed in Appendix 'D' to these rules and
 shall be accompanied by an affldavit in the form prescribed in Appendix 'B'.
 - (2) No person whose wife/husband, minor child, or other dependent own or has previously owned a residential house (including a flat) or a plot within the metropolitan limits of Islamabad, Dacca, Karachi, Labore. Rawalpindi, Peshawar or the suburbs thereof shall be eligible to apply for a plot under this rule nor shall a dependent of a person be eligible to apply for the allotment of a plot under this rule, if any other dependent of that person owns a residential house (including a flat) or a plot in any of the aforesaid area.
 - (3) In case the number of applications for plots exceeds the number of plots available, the allotment of the available plots shall be made by ballot to be conducted by the Authority.
- The plots reserved for auction shall, after wide publicity in the news paper, be sold by public auction to be conducted by the Authority or any officer authorised in this/behalf by the Authority.
 - (2) The intending purchaser shall bid in person or through a duly authorised agent.
 - (3) Each intending bidder at an auction shall, before the commencement of the auction, deposit with the officer conducting the auction a sum of Rs. 500/- (five hundred) in each or a bank draft for the said amount drawn on scheduled bank and pledged in favour of the Authority as earnest money at the auction. A receipt for the amount (whether in each or by bank draft) shall be issued by such officer.
 - (4) The highest bidder shall pay on the spot such sum as money as, together with the earnest mony deposited, is not less then 1/4 of the highest amount bid by him at the auction for the plot.
 - (5) The acceptance of the highest bid shall be subject to the approval of the Authority.
 - (6) The Authority reserves the right to accept the highest bid, or to reject any bid without assigning any reason therefor.
 - (7) The bidder whose bid is accepted shall pay the balance of the price offered by him at the auction in three equal instalments, the first instalment, being payable within one month of the acceptance of the bid by the Authority, the second within one year, and the third within two years, of the acceptance of the bid by the Authority;—

Provided that the Authority may in suitable cases extend the period for the payment of any instalment up to six months at a time, in such a manner however that the total period for the payment of the full price of the plot does not exceed four years from the date of acceptance of the bid by the Authority.

- (8) If the bidder fails to pay any instalment by the due date or within the extended period allowed by the Authority, the 1/4 price paid by him under sub-rule (4), shall be forfeited to the Government, and all liabilities incurred and losses, if any, sustained by the Authority or Government by the re-sale/re-auction of the plot shall be recovered from the bidder as arrears of land revenue.
- (9) The possession of the plot shall be delivered to the successful bidder after six weeks of the payment by him of 50% of the bid money.
- (10) The plot shall be used for the sole purposes of constructing a residential house.

Allotment of Plots to the Public.

Auction.

(11) The earnest money of unsuccessful bidders shall be returned to them after seven days of the auction, on production of a receipt granted by the officer authorised by the Authority in this behalf in token of having received the earnest money.

I-lats' Sites.

- The allotment for flats sites in all schemes of the Authority under execution, including the Clifton Schemes, to construction companies, benevolent trust. Government or semi-Government departments will be made according to the following procedure :-
 - (i) Only registered construction companies or registered benevolent trusts will be cligible to get allotment of these plots.
 - Only those applicants will be considered who have made an adhoc 10% payment towards the cost of the land at the time of submitting applications.
 - The cases of construction companies and benevolent trust will be scrutinised in detail by the Allotment Advisory Committee referred to in rule 6. The Allotment Advisory Committee will submit its recommendation to the Governing body of the Authority which will further scrutinised the application and finally approve and sanction the allotments of such plots.
 - (iv) The requests of Government or semi-Government departments for flat sites will be considered on their merits by the Governing Body of the Authority.

Only Such requests will be considered where the Government or semi-Government departments concerned give an undertaking that the plots and the buildings will be owned by the departments and will not be transferred to any individual.

Commercia l'lots.

- (1) Save as is provided in Sub-rule (2), all commercial plots in all schemes of the Authority under execution, including the Clifton schemes, will be disposed of by unrestricted public auction after wide publicity in the newspapers. The acceptance of a bid at the auction will be subject to the approval of the Governing Body of the Authority.
 - (2) The Allotment of commercial plots to Local Bodies or Government or semi-Government departments will be made by the Governing Body of the Authority at the average price of the last 3 auctions in the same or similar locality, provided that the plot is required for public purposes. Every such request will be considered by the Governing Body of the Authority on its merits.

Amenity Flots

- (1) All amenity plots, including sites Schools, other educational institutions, hospitals, maternity homes, mosques, imam baras, in all the running Schemes of the Authority, including the Clifton Schemes, will be alloted to deserving registered and charitable institutions.
 - (2) Applications for sites under this rule shall be made in the form prescribed in Appendix 'E' and shall be signed by the Head of the Institution.
 - (3) Only those applications will be considered where an adhoc payment at Rs. 1,00 per sq. yd. of the area applied for is made with the application.
 - The applications will be scrutinised by the Amenity Plots sub-Committee headed by a member of the Governing Body of the Authority, which will interview the applicants to satisfy itself in respect of the following :-
 - Financial position of the applicant institution.
 - Bonafides of the istitution. (b)
 - Actual requirements of land. (c)
 - (d) Necessity of an amenity plot for a particular area.
 - Recommendations of the concerned heads of Departments, such as the Direc-(e)
 - tor of Education, Director, Social Welfare, etc.
 The recommendations of the Amenity plots Sub-committee will be put to the Allotment Advisory Committee referred to in rule 6 for further scrutiny and finally to the Governing Body of the Autority for final allotment.
 - The other terms and conditions for the allotment of amenity plots under this rule shall be as laid down :-
 - in Appendix 'FI', in the case of sites for School and other educational purposes:
 - in Appendix 'FII , in the case of sites for Philanthropic or charitable institu-tions (other than sites referred to in (a) above and (b)
 - in Appendix 'FIII', in the case of sites for mosques and other religious places.

Price of Plots.

Different categories of plots in the various running schemes of the Authority, other than plots disposed of through public auction, shall be disposed of at rates prescribed and approved in the P.C.I. Forms pertaining to the respective Schemes.

Bar on Allotment to Houseing Societies.

No allotment in any running Scheme of the Authority shall be made to any housing society.

> By Order of the Governor of Sind. M. JAMEELUR REHMAN KHAN Secretary to Government, Excise, Taxation and Local Government Department.

APPENDIX "A"

(See Rule 3)

Form of Application for allotment of residential plots reserved for employees of the Government of Sind and Statutory corporations and autonomous and semi-autonomous bodies/organizations under its administrative control.

KARACHI DEVELOPMENT AUTHORITY (LAND & ESTATES)

- L. Name in (Block Letter).....
- 2. Father's/Husband's Name
- 3. Agc.....
- Whether Employee of Govt. of Sind or of a Statutory Corporation, Autonomous or Semi-Autonomous Body Organization under its Administrative Control (if an Employee of a Statutory Corporation or Autonomous or Semi-Autonomous Body/Organization, give full particulars Thereof).....
- 5. Nature of Service/Post held by Applicant.....
- 6. Monthly Emoluments.....
- 7. Residential Address.....
- 8. Size and Category of Plot Applied for.....
- (i) Do you or your wife/husband, minor child or dependent own a house/plot of land or flat in any of the metropolitan limits of Karachi, Rawalpindi, Lahore, Islamabad, Dacca or Peshawar.
 - Did you or your wife/husband, minor child or dependent previously own any house/plot of land or flat in any of metropolitan limits of Karachi, Rawalpindi, Islamabad, Lahore, Peshawar, or Dacca, which was subsequently disposed of by gift, sale, or in any other mode of conveyance.

Signature of Applicant.

- MOTES: 1. This application form is liable to be rejected even after ballot if the entries are incompl to and the required particulars are not quoted clearly.
 - 2. Should any of the above statements be found incorrect, without prejudice to any other legal action that may be taken against the applicant, the plot alloted to him shall be liable to summary cancellation with forfeiture of 25 percent of its occupancy value, and the applicant shall in that case have no legal right, claim or title to the plot-

APPENDIX 'A-I'

(Sec Rule 4)

Form of application for allotnent of residential plots reserved for employees of the Central Government.

KARACHI DEVELOPMENT AUTHORITY (LAND AND ESTATES)

- I. Name (in Block Letters).....
- 2. Father's/Husband's Name.....
- Age..... 4. Nature of the Service/Post held by Applicant under Central Govt......
- 5. Monthly Income.....
- 6. Residential Address 7. Size and Category of Plot Applied for.....
- (i) Do you or your wife/husband, minor child or dependent own a house/plot or land or flat in any of the metropolitan limits of Karachi, Rawalpindi, Lahore, Islamabad, Dacca or
 - Did you or your wife husband, minor child or dependent previously own any house/Plot of land or flat in any of the metropolitan limits of Karachi, Islamabad Rawalpindi, Lahore, Peshawar, or Dacca, which was subsequently disposed of by gift, sale or any other mode of conveyance?

Signature of Applicant.

- NOTES: 1. This application form is liable to be rejected even after ballot if the entries are incomplete and the required particulars are not quoted clearly.
 - Should any of the above statements be found incorrect, without prejudice to any other legal action that may be taken against the applicant the plot alloted to him shall be liable to summary cancellation with forfeiture of 25 percent of its accupancy value, and the applicant shall in that case have no legal right, claim or title to the plot.

APPENDIX 'B' (See rule 3)

Form of Affidavit to be appended to applications for allotment of residential plots reserved for Government Servants etc.

PLEASE AFFIX HERE NON-JUDICIAL ADHESIVE STAMPS OF RUPEES FOUR ONLY AFFIDAVID

	Son Daughter/Wife of
make oath an	d state on solemn affirmation as under :
(i)	That the Application No
(ii)	That the information supplied by me in the said application is true and correct,
(iii)	That what is stated above is true to my knowledge,
A	Deponent.
Central Centra	Description of the company of the co
	e Deponent above named is personally known to me and is identified by me to the Commissioner
for taking Aff	Name of the Identifier.
	lemnly affirmed before me this
	Commissioner for taking Affidavit.
	APPENDIX ·C'
8	(See Rule 5 (2)
	KARACHI DEVELOPMENT AUTHORITY LANDS AND ESTATES DEPARTMENT
	PROFORMA FOR REGISTRATION OF CONSTRUCTION COMPANIES WITH LANDS AND ESTATES DEPARTMENT
1.	6 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	11
3.	
4.	
5.	
	If so, please attach Certificates
6.	Does the company enjoy and credit facilities from any Bank? If so, please attach certificates
7.	Does the Company have any technical knowledge of the construction of houses or, has it employ-
	yed any qualified Engineer? Please give brief details
	Describe Company have any service at #86 at the service at 10 cm.
8.	the contraction of the contracti
0	details Does the Company have any previous experience of the construction of houses? Give details
10.	Is the Company registered with Chief Engineer (Dev.) K.D.A.? If so, please furnish certificate
	from him
11.	Is the Company registered as a Contractor with any Government or Semi-Government Organisa-
	tion for construction of houses? If so, give brief details with necessary documents
	······································
	CERTIFICATE
1724	
found incorr	Certified that the statements given above are correct and that should any of the above statements be eet, the plots alloted to us shall be liable for concellation and that we shall have no legal right, claim

or title to the plots.

APPENDIX C (1)

(See Rule 6 (3) (7)

KARACHI DEVELOPMENT AUTHORITY

LANDS AND ESTATES DEPARTMENT

PROFORMA FOR ALLOTMENT OF LAND TO CONSTRUCTION COMPANIES (To be filled in by the Applicant)

1.	Nam	e of Company	
	Name/Name of the Director/Proprietor of the Company		
3.		ness Address	
4,	Registration of and No. and date of the letter of K.D.A. approving registration of the Company		
5.		ND REQUIRBD	
	(i)	Location	
	(ii)	Schene	
	(iii)	No. of plots required	
	(iv)	Area of each plot	

6. Give particulars of the type of houses or flats the company proposes to construct

 Give the time limit within which the company will finalize the construction of the house/flat in accordance with the plans and specifications approved under rule 6(7).

Certified that if the Company is alloted any plots, it shall abide by the plans and specifications approved under rule 6 (7) and shall sell the houses/flats at the price approved by the Authority and at the terms and condition prescribed under rule 6(7) within the period specified above and should any of the above conditions be infringed by the Company, the plot alloted to the Company shall be liable for cancellation with no legal right, claim or title to the plots and compensation for any structure raised or development made. Be sides the Company will also be liable to pay compensation to the party purchasing the house/flat for any verifications made in the plans, specification or selling price.

Signatures.

FOR USE IN THE IN THE OFFICE OF DIRECTOR (Lands and Estates) K.D,A

- (b) Has the company been alloted any plot previously? If so, give the Scheme No. total number of plots with area of each plot
- (c) Has the report of Chief Engineer (Development) regarding the past performance of the Company and the quality of their work been received? If so, attach with the proforma.

Signature-Administrative Officer.

APPENDIX 'D'

(See rule 7)

Form of Application for allotment of residential plots to general public.

KARACHI DEVELOPMENT AUTHORITY

LANDS AND ESTATES DEPARTMENT

- 1. Name (in Block Letters)
- 2. Father's/Husband's Name
- 3. Age
- 4. Profession
- 5: Monthly Emoluments
- 6. Residential Address
- 7. Size and Category of Plot Applied For
- (i) Do you or your wife/husband, minor child or dependent own a house/plot of laud or flat in any
 of the metropolitan limits of Karachi, Rawalpindi, Lahore, Islamabad, Dacca or Peshawar?
 - (ii) Did you or your wife/husband, minor child or dependent previously own any house/plot of land or flat in any of the metropolitan Limits of Karachi Rawalpindi, Islamabad, Lahore, Peshawar, or Dacca, which was subsequently disposed of by gift, sale or in any other mode of conveyance.

Signature of Applicant.

- NOTE 1. This application form is liable to be rejected even after ballot if the entries are incomplete and the required particulars are not quoted clearly.
 - Should any of the above statements be found incorrect, without prejudice to any other legal action
 that may be taken against the application, the Plot alloted to him shall be liable to summary
 canceltion with forfeiture of 25 percent of its occupancy value and the applicant shall in that case
 have no legal right, claim or title to the plot.

APPENDIX 'E' (Sec Rule 11 (2)

APPLICATION FORM FOR ALLOTMENT OF AMENITY PLOTS IN KDA SCHEMES

- 1. Name of the applicant.
- 2. Address
- 3. Details of Registration.
- 4. Purpose of allotment.
- 5. Details of previous experience.
- Whether applying in individual capacity or on behalf of organization.
- 7. Schome where plot is required.
- 8. The type of Building to be constructed.
- Detailed Project giving the area of plot required, coverd area, proposed use, detailed estimates of cost etc. (To be attached on a separate paper).
- Financial position. (Bank certificate to be attached).
- Period within which the applicant can start the project after getting possession of land.
- The period when the project can be completed, together with the phasing.
- Whether prepared to furnish a performance bond.
- 14. Whether it will be :-
 - (a) a profit making venture, or
 - (b) run on no profit no loss basis, or
 - (c) Charitable.
- Whother any application had been made before.
- Any other details which the applicant wants to give in support of his/her application.
- Recommendation of the concerned Government Department (e.g. Director of Education in case of educational plots)

Signature of the Applicant.
Address:

APPENDIX 'F-I' (See rule II (6)

KARACHI DEVELOPMENT AUTHORITY LANDS AND ESTATES DEPARTMENT

TERMS AND CONDITIONS OF ALLOTMENT OF SITES FOR SCHOOLS AND OTHER EDUCATIONAL PURPOSES

- 1. The educational institutions applying for sites for Schools and other educational building should be registered with the Directorate of Education or any other appropriate authority.
- Recommendations of the Directorate of Education or any other appropriate authority should be produced for allotment of land.
- The site should not be used for any purpose other than for what it has been alloted. No building
 or portion thereof shall be used for commercial purposes.
- 4. The Institution should be open to all communities.
- The occupancy value for the area to be covered and for the area to be used as play ground shall be payable in the following manner:—

"1st instalment with application, 2nd instalment before possession, 3rd and 4th instalments in 2 equal annual instalments from the date of issue of possession order."

- A lease for 99 years shall be granted on payment of full occupancy value, and ground rent in advance.
- Ground rest at the rate of 6 (six) paisa per sq yd per annum shall also be payable from the date
 of possession.
- 8. Building plans shall be subject to approval of C.T.P. & A. KDA.
- 9. Construction should be completed within 2 years from the date of issue of possession order.
- 10. The allotment shall be liable to cancellation in case of voilation of the terms and conditions of non-payment of dues in time as per schedule of payment, in which case 10% of the total occupancy value shall be forfeited.

APPENDIX 'F-III'

Sec Rule II (6)

TERMS AND CONDITIONS OF ALLOTMENT OF SITES FOR HOSPITALS. CLINICS AND MATERNITY HOMES TO PHILANTHROPISTS/ CHARITABLE INSTITUTIONS IN K.D.A.

- The Philanthropist/Charitable Institutions applying for a site should furnish recommendations of the Director of Health Services, or any other appropriate Authority.
- The site should not be used for any other purpose except for what it has been allotted. No. Building or portion thereof shall be used for commercial purposes.
- The Institution shall be open to all communities.
- The occupancy value for the area to be covered and for the un-covered area shall be payable in the following manner:—
 - "1st instalment with application, 2nd instalment before possession, 3rd and 4th instalment in two equal annual payments from the date of Issue of possession order."
- A lease for 99 years shall be granted on payment of full occupancy value and ground rent in advance.
- Ground rent at the rate of 6 (six) paisa Per sq yard per annum shall also be payable from the date of possession.
- 7. Building plans shall be subject to approval by Chief Town Planner and Architect of K.D.A.
- 8. Construction shall be completed within two years from the date of possession order.
- The allotment shall be liable to cancellation in case of violation of the terms and conditions or non-payment, of dues in time as per schedule of payment, in which case 10% of the total occupancy value shallbe forfeited.

APPENDIX 'F-III'

(See rule II (6))

KARACHI DEVELOPMENT AUTHORITY LANDS & ESTATES DEPARTMENT

TERMS AND CONDITIONS OF ALLOTMENT OF MOSQUE SITES

- Allotment of Mosque Sites will be made only to registered bodies free of cost provided that a No.
 Objection Certificate is furinshed from the District Magistrate, Karachi.
- No Residential/Commercial buildings shall be allowed on the site except on payment of the occupancy value prescribed for them.
- 3. The Building plans shall be subject to approval of C.T.P. & A.
- 4. A lease of 99 years shall be granted.
- 5. No shop will be allowed to be built in this area.
- 6. No compund wall shall be permitted except a green hedge.
- 7. The Mosque will be located in the Centre of Semi-Circle and will be surrounded by greenery and flowers.
- 8. Architectural style of the Mosques will be subject to the approval of Architect (Control) K.D.A.
- 9. Proper sanitary and drainage arrangement would be provided to the satisfaction.

NOTIFICATION

No. SO (KDA)-10/2-70—In Exercise of powers conferred by Article 14 read with Article III of the Karachi Development Authority Order, 1957 (President's Order No. 5 of 1957), the Governor of Sind is pleased to make the tollowing amendments to the K.D.A. (Disposal of Land) Rules, 1971:—

AMMENDMENTS

- The following new rule shall be added after rule [1] as rule [1-A:— INDUSTRIAL PLOTS.
- II-A (1) Industrial plots in all schemes of the Authority whether current or to be framed hereafter shall be alloted in accordance with the provision to this rule.
- (2) Applications by persons, firms or companies seeking allotment of industrial plots shall be in the form prescribed in Appendix 'G' and shall be submitted along with:—
 - the recommendations of the Industries Department, Government of Sind, contained in a no-objection certificate stating the sanctioned status of the industry, the financial position of the applicant and the fessibility of the project;
 - (ii) 25% of the occupational value of the plot.
- (3) The occupational value of the industrial plots in the Industrial Area of Landhi, (Scheme No. 2 & 4) and Federal 'B' Area (Scheme No. 16) shall be Rs 10/- per sq. yd. and in all other Industrial Areas it shall be Rs, 15/- per sq. yd.
 - (4) The applications will be scrutinised by a Technical Committee consisting of the following:-
 - 1. Heads of the concerned departments of KDA to be nominated by the Authority.
 - 2. A representative of the Director of Industries.
 - (5) The Technical Committee shall confine its scrutiny to the following :-
 - 1. Requirement of Land, covered area, and storage space together with allied and re evant factors.
 - 2. Water requirements of the Industry and whether they can be met from the present resources.
 - 3. Industries which require to be shifted from congested areas,
 - 4. Whether the industry to be set up is of an obnoxious nature.
 - (6) There shall be an Industrial Allofment Advisory Committee consisting of the following 7 members :-
 - I. Director General K.D.A.
 - 2. Director Industries.
 - 3. Two non-official members of the Governing Body,
 - 4. Secretary K.D.A.
 - 5. Deputy Secretary, Law-Department,
 - 6. Deputy Secretary, Local Government Department.
- (7) The recommendations of the Technical Committee shall be put up to the Industrial Allotment Advisory Committee who shall advise the Governing Body of the Authority on the final allotments and the Governing Body in making allotments shall be guided by the recommendations of the Industrial Allotment Advisory Committee; where the Governing Body does not accept any recommendations it shall record its reasons therefore.
- (8) On allotment of a plot under this rule payment of the balance of the occupation value shall be made in three equal instalments in accordance with sub-rules (7), (8) and (9) of rule 8.
- 2. In rule 12, between the word "than" and the word "plot" the words "Industrial plots and the" shall be inserted.
 - 3. After Appendix F-111 the following new appendix shall be added as Appendix 'G' namely :-

APPENDIX 'G'

KARACHI DEVELOPMENT AUTHORITY LANDS AND ESTATES DEPARTMENT FORM OF APPLICATION FOR ALLOTMENT OF INDUSTRIAL PLOTS (TO BE FIELD IN BY THE APPLICANT)

2.	Name of person, Firm or Company Name of Directors/Proprietor of the firm's Company,	
3.	Business Address.	
4.	Registration No. & Date	
5.	Details of the Land Required :-	
	(i) Location	
	(ii) Scheme	
	(iii) No of plots required	

- (iv) Area required

 5. Give particulars of the type of houses or flates the Company proposes to construct
- 7. Is the applicant sound enough financially to undertake the Project/establish the industry?
- Give particulars and picture of the industry proposed to be established. If the site is required for Industry already established, give its present location and reasons for shifting.
- 9. Give the requirement of land, covered area, storage space and water etc.
- Give the time limit within which the company will finalise the construction and commissioning of the industry.

CERTIFICATE

Certified that the statements given above are correct and that nothing has been concelled.

	Signature of the applicant
	oprietor of
Company/Fi	rm)
By o	order of the Governor of Sind.

(M.J.R. KHAN) CSP Secretary to Government of Sind.

HOUSING TOWN PLANNING AND LOCAL GOVERNMENT DEPARTMENT

NOTIFICATION

No. SOI (KDA) 10-2-70. In exercise of power conferred, by article 14 read with Article 11 of the Karchi Development Authority Order, 1957, (President's Order No. 5 of 1957), the Governor of Sind is pleased to make the following amendments to the KDA (Disposal of land) Rules, 1971.

AMENDMENTS

- 1. The following New rule shall be added after rule 13.
 - "14. Not withstanding anything contained in these Rules. Govt. may in case of plots required for Government Projects or Govt. sponsored Projects allot a plot or terms and conditions other then fixation of price as may be determined by Government, in each individual case"

BY ORDER OF GOVERNOR OF SIND.

SECRETARY TO GOVT. OF SIND HOUSING TOWN PLANNING AND LOCAL GOVERNMENT DEPARTMENT KARACHI DEVELOPMENT AUTHORITY

(REGULATION BRANCH)

No. 17-39/69-Reg/KDA/318.

Copy forwarded for information to the following Officers :-

I. Land Manager, K.D.A.

Sd/-

(ABBAS MIRZA)
Officer on Special Duty (O&M),
Karachi Development Authority.

KARACHI DEVELOPMENT AUTHORITY

(LANDS & ESTATES DEPARTMENT)
(GENERAL BRANCH)

No. KDA/Land/1(14)73/1110.

Dated: 1-8-1973

Dated: 26-7-1973.

Copy forwarded to :-

- 1. Administrative Officer-1.
- 2. Administrative Officer-II.
- 3. Asstt. Administrative Officer-1 (with one spare copy).
- 4. Asstt. Administrative Officer-II (with one spare copy).
- 5. Account Officer (R).
- 6. Mr. Aftab Superintendent.

Sd/- Asstt. Admn. Officer-II. Karachi Development Autority, Lands & Estates Department, K.D.A."

NO. SOI (K.D.A.)-10/2/70 GOVERNMENT OF SIND

LOCAL GOVERNMENT DEPARTMENT

(Local Government Wing)

Karachi, dated Nov. 21, 1973.

To.

The Director General,

Karnchi Development Authority,

KARACHI.

SUBJECT :- Amendment to K.D.A. (Disposal of Land) Rules.

Sir.

I am directed to invite your attention to para 2, of the notification No. SOI (K.D.A.) 10-2-70, dated the 14th November, 1973 forwarded with this Departments endorsement of even number dated 14th November, 1973, on the subject noted above and to state that the rules will be relaxed in extra-ordinary cases only by the Chief Minister. I am further to request that the contents of this letter may be brought to the notice of all concerned through a circular letter under intimation to Government.

Yours Obedient Servant,

Sd/(AHMED KHAN TEMURI)
Section Officer.

SEAL OF THE GOVT. OF SIND

THE SIND GOVERNMENT GAZETTE PUBLISHED BY AUTHORITY

KARACHI, WEDNESDAY, NOVEMBBR 14, 1973.

Separate paging is given to this Part in Order that it may be filed as separate compilation,

PART IV-A

GOVFRNMENT OF SIND

HOUSING TOWN PLANNING & LOCAL GOVERNMENT DEPARTMENT

NOTIFICATION

Karachi, the 14th November, 1973.

No. SOI (KDA) 10-2/70—In exercise of the powers conferred by Article 14 read with Article III of the Karachi Development Authority Order, 1957 (President's Order No. 5 of 1957), the Government of Sind are pleased to Direct that the following further amendments shall be made in Karachi Development Authority (Disposal of Land) Rules, 1971 namely:—

AMENDMENTS

- 1. In rule 2.
 - (a) In sub-rule (I). In claus (III).
 - (i) for the words and figures "Plots ranging between 401 square yards and 1500 sq. yards' the words and figures "Plots above 400 sq. yards" shall be substituted.
 - (ii) for sub-clause (d), the following shall be substituted :-
 - "(d) The remaining plots shall be for public auction."
 - (b) for sub-rule (2), the following shall be substituted, namely :-
 - "(2) Subject to the provisions of sub-rule (4) all residential plots (other then sites for flats) in Clifton Scheme, shall be disposed of by public auction.
 - (3) No residential plot shall ordinarily exceed 1500 sq. yds. in area.
 - (4) 20 percent of the plots measuring 1500 sq. yds. and above shall be reserved for allotment by Government at its discretion."
- 2. After rule 14, the following shall be added :--
 - "15. The provisions of any of these rules may be relaxed in any case if the Government is satisfied that a strict application thereof would cause hardship in that case or is otherwise inexpedient."

MAZHAR RAFI,
SECRETARY TO THE GOVT: OF SIND H.T.P. & L.G. DEPTT.

THE SIND GOVERNMENT GAZETTE PUBLISHED BY AUTHORITY

KARACHI, THURSDAY, JANUARY 4, 1979.

Separate puging is given to this Part in Order that it may be filed as a separate compilation,

- (1) Rules framed under the Acts of the Sind Assembly and the Acts of the National Assembly; and
- (2) Other Statutory rules framed by the Sind/and National Assemblies.

PART IV-A

GOVERNMENT OF SIND

HOUSING, TOWN PLANNING, LOCAL GOVERNMENT & RULAR DEVELOPMENT DEPARTMENT

Karachi, the 27th December, 1978.

NOTIFICATION

No. SOI (KDA) 10-60/71—In exercise of powers conferred by Article 14 of the Karachi Development Authority Order, 1957 (President's Order No. 5 of 1957), read with Article 111, thereof the Government of Sind are pleased to make the following amendment in the KDA (Disposal of Land) Rules, 1971:—

AMENDMENT

For Rule 12, the following shall be substituted :-

"12, Different categories of plots in various running schemes of the Authority other than the plots reserved for disposal through auction shall be disposed of at such rates as Gevernment may for time to time prescribed."

L (iv) -IV-A-1

M. SALMAN FARUQUI, Secretary to Government of Sind.