G.S.R. 91.-In exercise of the powers conferred by section 36 of the Rajasthan Agricultural Produce Markets Act, 1961 (Act No. 38 of 1961), the State Government hereby makes the following rules further to amend the Rajasthan Agricultural Produce Market Rules, 1963 and orders with reference to the proviso to sub-section (4) of the said section that the previous publication of these rules is dispensed with as the State Government considers that they should be brought into force at once, namely:

1. Short title and commencement.—(1) These rules may be called the Rajasthan Agricultural Produce Markets (Amendment) Rules, 2010.

(2) They shall come into force at once.

2. Amendment of rule 2. - In rule 2 of the Rajasthan Agricultural Produce Markets Rules, 1963, hereinafter referred to as the said rules, after the existing clause (xii) the following new clauses (xiv), (xv), (xvi), (xvii), (xviii), (xix) and (xx) shall be added, namely:

"(xiv) "Regional Deputy Director of Regional Assistant Director" means Regional Deputy Director or Regional Assistant Director, Agriculture Marketing Department, Rajasthan, as the case may be;

(xv) "Primary transaction" means the trading of the notified agricultural produce brought by any farmer or trader in the market area for the first time for sale, storage or processing and upon which market fees has not been
paid in any market area. The transaction made between producer of the agricultural produce and the trader for the first time shall be deemed to be the primary transaction and market fees on such agricultural produce shall be paid by the purchasing trader or producer;

(xvi) "Secondary transaction" means any transaction made after the primary transaction;

(xvii) "Special Licence" means the licence issued by Director under sub-section (1) of section 14-A for the business of notified agricultural produce in more than one market area;

(xviii) "Specified Market Area" means the area specified in Special License for business of notified agricultural produce;

(xviii) "Specified Purchase Centre" means the purchase centre established by the Special Licensee in the Specified Market Area; and

(xx) "Centre in-charge" means the Secretary of the Market Committee or any Officer or employee of the market committee authorized or deputed by him for proper regulation and control of notified agricultural produce at the specified purchase centre."

3. Insertion of new Part. - After the existing Part VI and before the existing Part VII of the said rules, the following new Part VIA shall be inserted, namely:-

"Part VIA

Special Licence for more than one market area

63. Grant of special licence.- (1) Not withstanding anything contained in these rules, any person having a special licence issued by the Director may do business as trader or processor of agricultural produce in more than one market areas.

(2) A special licence may be issued to a person for carrying out the business of notified agricultural produce in more than one market area subject to condition that in a financial year he shall purchase from producer one or more than one agricultural produce out of the following agricultural produce in such minimum quantity as may be specified by the State Government from time to time:-
(a) Fibres;
(b) Cereals & Pulses;
(c) Legumes;
(d) Oilseeds;
(e) Fruits, Vegetable & Flowers;
(f) Spices;
(g) Forest produce; and
(h) Miscellaneous.

Note: Purchase made at all specified purchase centre shall be taken together.

63-A. Application for licence.- (1) Any trader or processor desirous of obtaining a special licence to operate in more than one market area shall submit an application to the Director in form Form-XXIII along with non refundable application fee as may be specified by the State Government from time to time.

(2) The application for special licence shall accompanied with -

(i) the proof of payment of application fees or crossed bank draft of the requisite amount drawn in favour of the Director.

(ii) the list of the market areas in which purchase of notified agricultural produce is sought to be made and also indicate the name/father's names of all authorized representatives in every market area along with their official capacity.

(iii) particulars of immovable property held by the applicant in the market areas and attested photocopies of the documents related thereto.

(iv) certificate of the competent authority regarding payment of income tax 商业 tax of previous year and photocopies of the returns, balance sheet and accounts duly audited by a Chartered Accountant.

(v) declaration in form-XXIV.

63-B. Licence Fee.- The fee for a special licence shall be such as may be specified by the State Government from time to time. It shall be deposited in such manner as may be directed by the Director.

63-C. Security deposit.- (1) After taking a decision to grant special license, security, as specified by the State Government
from time to time, shall be payable by the licensee. The amount of security deposit shall be in the form of cash or a bank guarantee. The bank guarantee must be issued by a scheduled/nationalized bank having its branch at Jaipur (Rajasthan) and same shall be for a complete five years. However, it will not be necessary, for an undertaking of the State Government to deposit the security amount but it will be necessary for such undertaking to make payment to sellers of agricultural produce under the provisions of section 15 D.

(2) The applicant shall have to submit a certificate of security in form XXVI along with a bank guarantee towards security deposit to the Director.

63-D. Procedure for grant of special licence.- (1) The Director shall, on receipt of an application for special licence, obtain no dues/no objection certificate from the Secretaries of the market committees concerned of the specified market areas.

(2) Incomplete applications shall not be accepted. Shortcomings and/or defects shall be communicated to the applicant in writing within fifteen days. If the shortcomings and/or defects in the application are not rectified by the applicant within a period of fifteen days, such application shall be automatically stand rejected and no further action shall be taken by the Director.

(3) The Director may make such enquiry as he deems necessary, before issuing the licence. However the Director may refuse to grant licence for such market areas/ specified purchase centre, after recording reasons thereof.

(4) The Director may grant or refuse the provisional or special licence in Form-XXV-A or Form XXV-B as the case may be within a period of 30 days from the date of receipt of the application.

(5) The special licence shall not be granted for establishing a purchase centre within the market proper where a market yard or sub-market yard or private sub market yard is situated.

(6) A special licence shall not be granted for establishing a purchase centre at a place- which is located within the premises of a processing plant owned by the applicant. However, in case of vegetables, fruits and flowers the purchase centre may be established within the premises of a processing plant.

(7) A special licence so granted shall be valid only for the specified market areas and at purchase centres as specified in the licence.
Provided that the special licensee may purchase notified agricultural produce in the market/sub-market yards of the specified market area.

Provided further that a special licensee shall be allowed to purchase or sell the notified agricultural produce under a secondary transaction like other licensee traders of the market as per the provisions of the Act, rules and bye-laws.

(8) A special licensee may apply for permission to establish additional purchase centre in a specified market area. The Director, after conducting such enquiry as he may deem necessary, may grant permission to establish such additional purchase centre after the security amount, as specified in rule-63-C, has been deposited.

63-E. Period of licence.- (1) The special licence shall be issued for 5 years. Initially a provisional licence shall be issued for a period of one year in Form XXV-A. During this period the licencee shall create the following facilities at the purchase centre, namely:

(i) Adequate electronic weighing facilities.
(ii) Suitable arrangements for drinking water, light, toilet facilities for farmers.
(iii) Payment counter,
(iv) Suitable arrangement for parking of vehicles.
(v) Essential facilities and trained manpower for determining the quality of produce i.e., percentage of moisture, foreign material, damaged grains etc.

(2) An authorized representative of the Director shall, after visiting the purchase centre, submit a report, two months prior to the expiry of the period of provisional licence, to the Director regarding the creation of facilities by the licencee as specified in sub-rule (1).

(3) In the event of having created the facilities as specified in sub-rule (1) by the licencee, a regular special licence for the remaining four years shall be granted in Form XXV-B.

63-F. Disposal of Security.- (1) Any amount payable to seller for his produce or any other amount payable to the market committee, if not paid by the licensee within the specified period, shall be recovered together with interest by the Director from the fixed deposit receipt or bank guarantee furnished by the licencee as security. The shortfall so created shall be make up by the licensee within fifteen days failing which the licence shall be liable to be cancelled.

(2) If the licensee desires to surrender his special licence, then the
Director, after proper enquiry, may take a decision to refund or not to refund or to refund partly, the security amount so deposited.

63-G. Display of special licence.- The licensee shall display the original copy of the special licence at its business headquarters and attested photocopies thereof at purchase centers of the specified market area. An attested photocopy shall also be submitted to the market committee concerned of the specified market area.

63-H. Renewal of special licence.- (1) The Special Licensee shall submit an application in prescribed Form-XXIII to the Director for renewal of the licence at least 30 days prior to its expiry.
(2) The applicant shall deposit an amount as may be specified by the State Government, from time to time, as renewal fee of license, in the office of the Directorate.
(3) All documents specified in sub-section (2) of rule 63A, shall be enclosed with the application.
(4) Special licence may be renewed by the Director as per the procedure, prescribed in rule 63 D.
(5) The applicant shall furnish a renewed security deposit as specified in 63-C.

63-I. Suspension or cancellation of a special licence.- (1) A special licence issued under these rules may be suspended or cancelled by the Director, if the licensee,-
(a) has obtained the licence by misrepresentation or fraud or any person acting on his behalf commits a breach or contravenes any of the terms or conditions of the licence; or
(b) in collusion with other licensee commits any act by which the marketing of any produce has been abstained. suspended or stopped; or
(c) has become insolvent; or
(d) has contravened any condition of licence, the provision of the Act, these rules or by-laws made there under; or
(e) acts against the interest of any market committee or farmers; or
(f) has been found guilty by a competent court or by the Director or market committee under the rules and bye-laws; or
(g) has not paid market fees and other dues together with interest thereon; or

(h) has not paid to the farmers/sellers of the specified market area for the agricultural produce purchased from them within the prescribed period; or

(i) has caused default in payment by not depositing the amount due towards the Directorate or Market Committee concerned within the period mentioned in the notice/demand note; or

(j) has not submitted the prescribed periodical returns in the Directorate or office of the Market Committee concerned, as the case may be within the prescribed time period; and

(k) has engaged persons unauthorizedly for weighment or as hammermen:

Provided that before suspending or canceling a special licence, a reasonable opportunity of being heard shall be given to the licensee by the Director. The order to suspend or cancel a special licence shall be passed by the Director after recording reasons in writing. A copy of the order so passed shall be sent to the Secretaries of all the specified market areas and also to the Deputy / Assistant Director concerned for compliance.

63-J. Appeal.- Any person or a Special Licensee aggrieved by an order of refusal to grant or renew a special licence or by the order of suspension or cancellation of a special licence, may prefer an appeal before the State Government, within 30 days from the date of receipt of such order. The order passed by the State Government, after giving the appellant a reasonable opportunity of being heard shall be final.

63-K Purchase document and sale-voucher.— (1) The Special Licensee shall prepare a purchase agreement form document in Form-XXVII in triplicate in favour of the seller for the purchase of notified agricultural produce at Specified Purchase Centre. One copy of Form-XXVII shall be retained by the purchaser, second copy shall be given to the seller and the third copy shall be submitted to the Secretary of the market committee or to the Centre In-charge on the next day.

(2) The sale-voucher shall be prepared by the purchaser in form XXX in triplicate, in favour of the seller. One copy will be
submitted to the secretary of the market committee concerned or the centre in-charge on the next day.

63-L. Disposal of complaints. - If any dispute arises between a Special Licensee and a seller regarding rates, weight, value and/or payment of purchased notified agricultural produce, a complaint may be submitted by the Seller to the Secretary of the market committee concerned. After proper inquiry, the Secretary shall dispose of the complaint within a period of seven days. If the complaint pertains to payment to the seller is found correct, the Secretary shall immediately inform the Director, Agriculture Marketing.

63-M. Payment of market fees. - The market fees payable by a special licensee, on the purchase of every notified agricultural produce in the specified market areas shall be deposited in the office of the Market Committee concerned.

63-N. Dispatch, sale and processing. - The sale, processing or dispatch of notified agricultural produce shall be made by the licensee only after making full payment of the value of a notified agricultural produce at the Specified Purchase Centre to the seller and payment of market fees and other dues to the market committee concerned. The Special licensee shall have to obtain a permit issued by the market committee for dispatch as per provisions of by-laws before making dispatches of the market produce.

63-O. Submission of returns by special licensee. - (1) The Returns, pertaining to the business of notified agricultural produce in the specified market areas, shall be submitted by the Special Licensee to the market committee concerned in the prescribed form XXVIII and XXIX and at such intervals as specified in the rules. The Special Licensee shall submit all record and information, if called for by the Director, Agriculture Marketing.

63-P. Application of other provisions of rules. - Save as otherwise provided in rule 63, 63-A, 63-B, 63-C, 63-D, 63-E, 63-F, 63-G, 63-H, 63-I, 63-J, 63-K, 63-L, 63-M, 63-N, 63-O, all other provisions of these rules shall apply to the special licensee.

4. Insertion of New Forms. - After the existing Form XXII appended to the said rules, following new Forms shall be added, namely:

"Form - XXIII"
Application for grant/renewal of a Special Licence for more than one market area
Application No. .........................
Date ..............................
To,
The Director,
Agriculture Marketing Department
Krishi Bhawan, Jaipur
1. Name of the applicant / address where he desires to do business.
2. Name of the applicant, father's name and full address -
   Telephone No.
3. If the applicant is other than an individual, then name and address of the firm / Hindu undivided family/ company/ society partners/ Directors and full address

<table>
<thead>
<tr>
<th>Name</th>
<th>Father's name</th>
<th>Age</th>
<th>Address</th>
<th>Telephone No.</th>
<th>Name of the police station</th>
</tr>
</thead>
<tbody>
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</table>

4. If the applicant firm is a company or is a co-operative society, then the registration No. & date
5. Previous licence No. (If any) (In case of application for renewal of licence, enclose original licence)
6. Applicant's Commercial Tax No. & TIN No. Central Commercial Tax Registration No. (enclose photo copy)
7. Applicant's Income Tax Permanent Account No. of (PAN) (enclose photo copy)
8. Name and Account No. of Bank in which the applicant has account:

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Name of the Bank</th>
<th>Type of Account</th>
<th>Account No.</th>
<th>On the date of application deposit amount in the amount</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
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</tbody>
</table>
9. Name of the Specified Purchase Centre proposed by the applicant in the shown market area (Please enclose the layout)

<table>
<thead>
<tr>
<th>S. No</th>
<th>Name of the market area shown</th>
<th>No. and the name of the proposed purchase centres in every market area shown</th>
<th>Name of the purchase centre In-charge manager, address, telephone no.</th>
</tr>
</thead>
<tbody>
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</tbody>
</table>

10. Information of facilities to be established at Specified Purchase Centre by the applicant -
(i) Adequate electronic weighing facilities.
(ii) Suitable arrangement for drinking water, light, toilet facilities for farmers.
(iii) Payment counter.
(iv) Suitable arrangement for parking of vehicles.
(v) Essential facilities and trained manpower for determining the quality of product i.e. percentage of moisture, foreign material, damaged grains etc.

11. Layout of the purchase centre shown in form no. 11, the godown available and storage capacity
(Please enclose list and mention information of the name, etc. of the owner of the godown)

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of the purchase centre</th>
<th>Available godown</th>
<th>Place of the godown</th>
<th>Name of the owner of godown</th>
<th>Place/position</th>
<th>Particulars of the land, etc. if the land is available</th>
</tr>
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</tbody>
</table>

12. How much quantity of notified agricultural produce, purchased last year at the approved purchase centres as per point no. 10 & 11 (Enclose the list)
13. List of the persons/ servants authorized to work for the business of notified agricultural produce at all the purchase centres from the applicant firm:

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name</th>
<th>Father's name</th>
<th>Address</th>
<th>Telephone No.</th>
<th>Designation/ Capacity in the Firm/Company/Society as owner/partner/Director/Manager, etc</th>
<th>Specimen Signatures (Two)</th>
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</tbody>
</table>

14. List of the main place of business head office, main office and branches of the company/firm/society:

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Main Place of business</th>
<th>Head Quarter/Office</th>
<th>Name/Address of branches</th>
<th>Name of branch incharge, address, telephone no., office/residence</th>
<th>Name of Head of the office, address/Telephone no., office/residence</th>
</tr>
</thead>
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</table>

15. Details of licence of any market committee held earlier:

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of the firm and the market committee</th>
<th>Licence Year</th>
<th>Type of the Licence</th>
<th>Quantity and value of the notified agricultural produce purchased last year in</th>
<th>Market fee paid</th>
</tr>
</thead>
<tbody>
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</tbody>
</table>
16. (1) Has the licence been suspended or cancelled during the past five years by any Market Committee?
   (2) Has any penalty been imposed by a market committee? If yes, then give reasons:

17. Names of notified agricultural produce for the business of which licence is required

<table>
<thead>
<tr>
<th>S. No</th>
<th>Name of the market area</th>
<th>Proposed purchase quantity of the notified agricultural produce</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
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<tr>
<td>2</td>
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</table>

18. Total (estimated) quantity of the notified agricultural produce to be purchased at every purchase centre, shown/ specified by the applicant:

<table>
<thead>
<tr>
<th>S. No</th>
<th>Name of the market area</th>
<th>Proposed purchase quantity of the notified agricultural produce</th>
</tr>
</thead>
<tbody>
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<td>1</td>
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<tr>
<td>3</td>
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</table>

20. Distance of proposed purchase centres from market/ submarket yard:

<table>
<thead>
<tr>
<th>S. No</th>
<th>Name of the market area</th>
<th>Name of the market yard submarket yard</th>
<th>Name of proposed purchase centre</th>
<th>Distance of purchase centre from the limit of Gram panchayat/ urban body of market yard/ submarket yard (in kilometer)</th>
<th>Distance of purchase centre from the processing plant owned by the processor/trader/exchange applicant (in kilometer)</th>
</tr>
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<tbody>
<tr>
<td>1</td>
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</table>

21. I/ We declare that I/we have read and understood the Rajasthan Agricultural Produce Market Act, 1961, and the rules and bye-laws framed there under. I/we will fully comply with them and they will be acceptable to me/us.
It is requested that by accepting the licence fee amounting to Rs. .......... and security Rs. ............... for the year .......... a SPECIAL LICENCE for doing business in the specified market area (as applied), may kindly be provided for the year 1st April .......... to 31st March ............... 

Place: 
Date: 

Signature of the Applicant and Seal
(Including designating capacity)

DECLARATION

I / We, the applicant/s hereby solemnly declare that the information submitted above in the application is true to the best of my/our knowledge and belief and has been correctly recorded and no information is concealed.

2. The applicant has read the Rajasthan Agricultural Produce Market Act, 1961, and rules and bye-laws framed there under properly.

3. No case is pending before any market committee or any court pertaining to the payment of notified agricultural produce due to the sellers or market fees due to market committee.

4. The special licence provided to the applicant will be liable to be suspended or cancelled on contravention of the provisions of the Act, and rules and the bye-laws framed there under.

5. The applicant assures that the orders/directions issued by the State Government/Director/Regional Dy./Assistant Director or the market committee will be fully complied with.

6. The applicant is submitting all the prescribed fees and documents enclosed with the application for a licence

7. The specified licence fee and security shall be furnished within seven days from the date of receipt of information regarding approval of the application for a licence.

Enclosure: 1. ............... 
2. ............... 
3. ............... 

Place: 
Date: 

Signature of the Applicant and Seal
For Office use only

1. Received total Rupees .................................. Paise ........................................
   (in words Rupees .................................. and paise ............................) as per the Receipt No. ............... dated ............... and entered in Licence Register at serial No. ............... 

   (Clerk) (Accountant)

2. The verification of account books produced by the applicant for ............... has been made with the ledger of the specified market committee and the market fees (Rupees ......................... and other dues Rs. ......................... ) have been deposited on the value of purchases made by the applicant for the whole year.

   For the financial year ......................... the applicant has submitted as below the Cash/ Bank Guarantee for Rs. ......................... as per rule 63 (5) :

   (a) Cash receipt No. ......................... date ......................... for Rs. .........................

   (b) Bank Guarantee for Rs. ......................... Name of the Bank ............... 

   (Accountant) (Assist. Secretary/supervisor) (Secretary)

3. No: / Date of the order issued regarding rejection of special licence

   or

   In case of grant, licence No. ......................... 

Dealing Assistant Director, Agriculture Marketing

Form XXIV

[See Rule 63-A(2)(V)]

DECLARATION

I/We, hereby declare that the daily maximum purchasing capacity of notified agricultural produce of all the purchase centres, established by me/us in the specified market area is ......................... quintals / tonnes and the maximum value of purchase of a single day is rupees .........................

2. I / We also undertake that the full payment of the notified agricultural produce, purchased by me/us at the purchase centre will be made on the same day under the conditions of Section 15 D.
3. I/ We also undertake that in the event of contravention of conditions of Section 15 D, on the sixth day my / our licence will automatically stand cancelled under clause (c) of sub-section (2) of Section 15 D and for next one year no licence will be granted to me/ us or to any of our relatives under this Act and on being so I/ we will have no objection.

4. It is also undertaken by me/ us that I / we will not purchase notified agricultural produce more than the quantity declared. If the quantity more than the declared capacity is purchased by me/ us or if my / our purchase capacity is increased then FDR and / or bank guarantee of the additional amount of trust/ security in proportion to the increase in purchase capacity will be submitted in favor of appropriate Authority immediately.

5. I/ We undertake that in case the undertaking given as above and the provisions of the Act, and rules and the bye laws made there under are contravened by me/ us, the Director, Agriculture Marketing / Officer will have power to cancel my / our licence in which I / we will have no objection.

I / We hereby declare that the undertaking given as above is fully correct and verified.

Place:
Date:

Signature of the authorised person
Name of the applicant
Designation / Capacity
Full Address

OFFICE OF THE DIRECTOR, AGRICULTURE MARKETING
RAJASTHAN, JAIPUR
From - XXV A
[See rule 63-D (4) & 63 E (1)]
PROVISIONAL SPECIAL LICENSE
(Granted under rule 63).

Shri / Smt. Kum/ Messrs/ Firm (Full Address) .........................
has/ have been granted the special Licence on (dated) ..............
for doing business in notified agricultural produce in more than one market area as noted below under section 14-A of the Act.
This provisional special licence will be effective from ________________ to ________________, but on contravention of the provisions of the Act, the rules and bye-laws framed there under and terms and conditions of the licence, it may be suspended or cancelled at any time.

2. It will be compulsory for the licence holder under this licence to purchase the following notified agricultural produce in the minimum quantities as noted below from all the specified purchase centre, in a financial year:

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of notified agricultural produce</th>
<th>Minimum quantity to be purchase in a financial year (in Metric Tonnes)</th>
<th>[See Rule 63(2)]</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
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</tbody>
</table>

3. The special licencsee will create the following facilities at each specified purchase centre within a period of one year from the date of grant/renewal of this licence:

(i) Adequate electronic weighing facilities,
(ii) Suitable arrangement for drinking water, light, toilet facilities for farmers.
(iii) Payment counter.
(iv) Suitable arrangement for parking of vehicles.
(v) Essential facilities and trained manpower for determining the quality of product i.e. percentage of moisture, foreign material, damaged grains etc.
4. Conditions of the Provisional special licence:-(1) The Provisional special licensee shall:-

(i) be responsible for making due payment of agricultural produce to the farmers in the Specified Market Area.

(ii) be responsible for making payment of the market fees, and other dues as per provisions and within the given time limit under the Act, rules and bye-laws.

(iii) be responsible for making payment of amount due to the market committees or the Directorate as per notice within the time limit.

(iv) comply with the provisions of the Rajasthan Agricultural Produce Markets Act, 1961, and the rules and bye-laws framed under and instructions issued from time to time.

(v) shall not adulterate or use to adulterate any agriculture produce.

(vi) be responsible for the acts of his assistants or agents.

(vii) shall issue sales slips, keep records of agriculture produce brought and sold and shall furnish prescribed returns to the market committee, Director in the manner specified.

(viii) shall inform the market committee of any change in the personal working at a purchase centre and any change in the partnership of the firm within 15 days of the change.

(ix) shall inform the market committee in writing in case he closes his business.

(2) If there is violation /non observance of Rules/ obligations after issue of a show cause notice the special licence can be suspended/cancelled by the Directors.

Director, Agriculture Marketing
OFFICE OF THE DIRECTOR, AGRICULTURE MARKETING
RAJASTHAN, JAIPUR
From - XXV B
[See rule 63-D (4) & 63E(3)]

SPECIAL LICENSE
(Granted under Rule 63)

Shri / Smt. Kum / Messrs / Firm (Full Address) ..............................................
has / have been granted the special Licence on (dated) ......................
for doing business in notified agricultural produce in more than
one market area as noted below under section 14-A of the Act. -

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of the specified market area in which the licence is granted for business</th>
<th>Name of the market committee / committees concerned</th>
<th>Name of the approved purchase centres under the specified market area</th>
<th>Place of business, address of the office</th>
<th>Name, designation and address of the head of office</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

This special licence will be effective from ............................................ to .............................................. but on contravention of the provisions of the Act, the rules and bye-laws framed there under and terms and conditions of the licence, it may be suspended or cancelled at any time.

2. It will be compulsory for the special licensee under this licence to purchase the following notified agricultural produce in the minimum quantities as noted below from all the purchase centre, in a financial year :-

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of notified agricultural produce</th>
<th>Minimum quantity to be purchase in a financial year (in Metric Tonnes) [See Rule 63(2)]</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
3. Renewal of special licence

<table>
<thead>
<tr>
<th>From</th>
<th>To</th>
<th>Remarks</th>
<th>Signature of Authorised Signatory</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

4. Conditions of the Special licence:-
(1) The Special Licensee shall,-
(i) be responsible for making due payment of agricultural produce to the farmers in the specified market area.
(ii) be responsible for making payment of the market fees, and other dues as per provisions and within the given time limit under the Act, rules and bye-laws.
(iii) be responsible for making payment of amount due to the market committees or the Directorate as per notice within the time limit.
(iv) comply with the provisions of the Rajasthan Agricultural Produce Markets Act, 1961, and the rules and bye-laws framed the under and instructions issued from time to time.
(v) shall not adulterate or use to adulterate any agriculture produce.
(vi) be responsible for the acts of his assistants or agents.
(vii) shall issue sales slips, keep records of agriculture produce brought and sold and shall furnish prescribed returns to the market committee, Director in the manner specified.
(viii) shall inform the market committee of any change in the personal working at a purchase centre and any change in the partnership of the firm within 15 days of the change.
(ix) shall inform the market committee in writing in case he closes his business.

(2) If there is violation /non observance of Rules/ obligations after issue of a show cause notice the special licence can be suspended/cancelled by the Directors.

(                      )
Director, Agriculture Marketing

Form - XXVI

CERTIFICATE REGARDING INDIVIDUAL SECURITY
[See rule-63-C (2)]

It is certified that Shri / Smt. / Kum. / M/S................................. Son/ Wife/ Daughter of Shri
Firm / Company / Society desirous to function as trader in the specified market area as mentioned below and for this purchase he / she / it is hereby applying to the Director, Agriculture Marketing.

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of the market committee of the specified market area</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>2</td>
</tr>
</tbody>
</table>

1. The list of the purchase centres to be established has been enclosed with the application for purchase of notified agricultural produce, in the specified market areas by the applicant.

2. It is also certified that cash vide receipt no. & date/Bank Guarantee No. .......... prepared in favour of the Director, Agriculture Marketing at: ................. District ................. has been given, under rule 63-C. In case of contravention of the provisions of Section 15 D, the FDR/Bank Guarantee deposited as .... security may be used by the Director at any time in making payment to the seller through the Secretary of the market committee concerned.

3. It is also certified that if full payment of notified agricultural produce purchased at a specified purchase centre is not made to the sellers on the same day by the applicant, then the power to make payment of the due amount to the seller from the cash deposited shall vest with Secretary of the market committee concerned.

4. It is also certified that as a result of deposit of amount by above Cash/ Bank Guarantee Sellers shall not have any risk of payment for his agricultural produce to be purchased by the applicant.

Place:
Date:

Signature of Authorised person
Name of applicant
Designation / Capacity
FORM - XXVII
[See rule-63-K (1)]
Purchase Agreement Form

Pertaining to Special Licence for Purchase of notified agricultural produce in more than one market areas

Name of the Purchaser trader/ firm holding Special Licence .................. Special Licence No. .................. Purchase Agreement
Form No. .................. issue date ..................
1. Name of the Specified Market Area .................. Name of the purchase centre
2. Name of Seller .................. Address
3. Name of Agriculture Produce .................. Type (if any) Estimated Quantity. Bags/ Bales
4. Rates as per purchase agreement / Rate per Quintal / Bale Rs. ..................

Conditions - (A) The purchaser is bound to purchase and the seller is bound to sell the agricultural produce mentioned above. In case of denial by the purchaser, action will be taken under the provisions of bye-laws.

(2) The payment of the agricultural produce will be made to the seller as per the provisions of section 15-D of the Act.

(3) In case the payment is not received on the same day, the seller will inform the market committee concerned. The complaint will not be entertained after five days.

Signature of Seller

Signature of authorised representative of purchaser, Trader firm ........................
Name ..........................
Firm ..........................

FORM - XXVIII
[See rule 63-O]

Name of the special licencee firm/ trader ..................licence no. ...........
(Period of report, from (date) ..................to (date) ...........

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of the specified Agricultural produce</th>
<th>Opening Stock of the fortnight</th>
<th>Purchase from Market/Sub market yard</th>
<th>Purchase at purchase centres</th>
</tr>
</thead>
<tbody>
<tr>
<td>Market area</td>
<td>Wt. / Qty (4)</td>
<td>Value</td>
<td>Wt. / Qty</td>
<td>Value</td>
</tr>
<tr>
<td>-------------</td>
<td>---------------</td>
<td>-------</td>
<td>-----------</td>
<td>-------</td>
</tr>
<tr>
<td>1</td>
<td>2</td>
<td>3</td>
<td>4</td>
<td>5</td>
</tr>
</tbody>
</table>

**Purchase in specified market area on bills**

<table>
<thead>
<tr>
<th>Wt. / Qty</th>
<th>Value</th>
<th>Wt. / Qty</th>
<th>Value</th>
<th>Wt. / Qty</th>
<th>Value</th>
<th>Wt. / Qty</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>9</td>
<td>10</td>
<td>11</td>
<td>12</td>
<td>13</td>
<td>14</td>
<td>15</td>
<td>16</td>
</tr>
</tbody>
</table>

**Stock available for sale**

<table>
<thead>
<tr>
<th>Wt. / Qty</th>
<th>Value</th>
<th>Wt. / Qty</th>
<th>Value</th>
<th>Wt. / Qty</th>
<th>Value</th>
<th>Wt. / Qty</th>
<th>Value</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Due market fees</th>
<th>Wt. / Qty</th>
<th>Value</th>
<th>Wt. / Qty</th>
<th>Value</th>
<th>Wt. / Qty</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Wt. / Qty</td>
<td>Value</td>
<td>Wt. / Qty</td>
<td>Value</td>
<td>Wt. / Qty</td>
<td>Value</td>
<td></td>
</tr>
<tr>
<td>17</td>
<td>18</td>
<td>19</td>
<td>20</td>
<td>21</td>
<td>22</td>
<td>23</td>
</tr>
</tbody>
</table>

**For despatch/ use /sale**

<table>
<thead>
<tr>
<th>Sale on bills to traders in / to specified market area</th>
<th>Own use for processing / dispatch / sale</th>
<th>Sale / dispatch on permits out of market area</th>
<th>Sale on permits out of the State</th>
<th>Total sale / dispatch during the fortnight</th>
<th>Balance stock during the fortnight</th>
</tr>
</thead>
<tbody>
<tr>
<td>Wt. / Qty</td>
<td>Value</td>
<td>Wt. / Qty</td>
<td>Value</td>
<td>Wt. / Qty</td>
<td>Value</td>
</tr>
<tr>
<td>24</td>
<td>25</td>
<td>26</td>
<td>27</td>
<td>28</td>
<td>29</td>
</tr>
</tbody>
</table>

Note - 1. For column No. 9, 11, 13 list pertaining to the name, address, bill no., date, name of the agricultural produce, weight/quantity including total of seller/ trader will have to be enclosed necessarily.

2. Regarding column nos. 24, 25, 26 & 27:-
(a) The list of local sale within the market area in which the name of purchaser trader, bill No., date and total of quantity issued by the trader firm and

(b) Permit no. /bill no., date, name of purchaser trader, place quantity including total regarding dispatch/sales out of the market area or the State.

be enclosed compulsorily, without it the report will not be accepted and the information submitted will be treated to be incomplete which will be the reason for taking action as per rules.

3. Verified photocopy of the processing register with report as above is necessary if the produce is used for processing. It is certified that the above information is true and correct and prepared with the help of accounts and documents available with the firm and submitted after scrutiny and reconciliation.

Place:

Date:

Signature of the
Trader/Representative of the
Name

Designation

FORM XXIX
[see rule 63-O]

Register of daily purchase at ------------ specified purchase centre
Name of the special licencee ..................................................
Name of specified purchase centre ........................date ..........
Name of the incharge of purchase centre ..............................
Designation / capacity ......................................................

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of purchaser</th>
<th>Address</th>
<th>Name of the produce purchased</th>
<th>Quantity/Weight</th>
<th>Rate (Rs.)</th>
<th>Value of the agricultural produce (7)</th>
<th>Amount paid (Rs.)</th>
<th>No. / Date of sale / voucher</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

| date of the submission of sale voucher to | Quantity of the agricultural produce purchased | Value of the agriculture, produce purchased at the |
Form XXX
[see rule 63-K (2)]

Sale - Voucher

Payment of value of the notified agricultural produce purchased in the specified market areas

<table>
<thead>
<tr>
<th>Book No.</th>
<th>Sale Voucher No.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Date of issue

1. Name of the purchaser trader Name of the market area

Name of the specified purchase centre

2. Name of the seller Address

3. Executed agreement form no.

<table>
<thead>
<tr>
<th>Name of the agricultural produce</th>
<th>Actual weight/Qty. after weighment as per agreement form</th>
<th>Rate as per agreement from (Rs.... per.....)</th>
<th>Value of the agricultural produce</th>
<th>Additional payment in case of delayed payment (Rs.)</th>
<th>Amount of hammadli/ weighment recovered as per by-laws (Rs.)</th>
<th>Net payment made to the seller</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>1</th>
<th>2</th>
<th>3</th>
<th>4</th>
<th>5</th>
<th>6</th>
<th>7</th>
</tr>
</thead>
</table>

(Signature of authorised representative of purchaser trader/ firm)  (Signature of seller)

Note: It is necessary to make payment to the seller on the same day under sub -section (2a) of Section 15(D) and in case of delay at the rate of one per cent, per day of the value, additional payment.
will have to be made necessarily by the purchaser under clause (5) of Sub-section(2) of Section15D.

Annexure - I

(Name of the trader firm)
Purchase of agricultural produce in the specified market area, other market areas and from outside the State
(Concerned with Column No. 2,3,4,5 of Form - VI fortnightly report)

<table>
<thead>
<tr>
<th>S. NO.</th>
<th>Name of the agricultural produce purchased</th>
<th>Purchased quantity/weight</th>
<th>Value of the produce</th>
<th>name of the seller trader who sold the produce</th>
<th>Place</th>
<th>Bill/permit No.</th>
<th>Date of the bill/permit</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Certified that the information given above is based on the accounts and documents of the trader firm duly examined and is correct.
Date ..............

Signature of representative of firm ............................

Name

.........................................................
Capacity

.........................................................
Annexure - II

(Name of the Trader Firm)
Fortnightly return regarding sale/despatch of notified agricultural produce from specified market area (In reference to Column No. 5a,7,9,11 & 13 of sale/despatch)

<table>
<thead>
<tr>
<th>S. NO.</th>
<th>Name of the agricultural produce</th>
<th>Name of the purchaser trader to</th>
<th>Place</th>
<th>Issued bill no.</th>
<th>Date</th>
<th>Quantity of the produce</th>
<th>Value of the produce</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>2</td>
<td>3</td>
<td>4</td>
<td>5</td>
<td>6</td>
<td>7</td>
<td>8</td>
</tr>
<tr>
<td>---</td>
<td>---</td>
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<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
</tr>
</tbody>
</table>

Certified that the information given above is based on basis of accounts and documents available with the trader firm duly examined and is correct.

Date ..................................  

Signature of representative  

.............................................  

Name  

.............................................  

Designation"  

[No. F4 (50)agri/Gr-2/97]

By order of the Governor,

अनिल गुप्ता,  

Deputy Secretary to Government.

AGRICULTURE (GR. 2) DEPARTMENT

NOTIFICATION

Jaipur. February, 16, 2010

G.S.R.92.-In exercise of the powers conferred by section 36 of the Rajasthan Agricultural Produce Markets Act, 1961 (Act No. 38 of 1961), the State Government hereby makes the following rules further to amend the Rajasthan Agricultural Produce Markets Rules, 1963 and orders with reference to the proviso to sub-section (4) of the said section, that the previous publication of these rules is dispensed with as the State Government considers that they should be brought into force at once, namely :-

1. Short title and commencement. - (1) These rules may be called the Rajasthan Agricultural Produce Markets (Second Amendment) Rules, 2010
(2) They shall come into force at once.

2. Amendment of rule 5-A.- The existing sub-rule (1) of rule 5-A of the Rajasthan Agricultural Produce Markets Rules, 1963, hereinafter referred to as the said rules, shall be substituted by the following, namely :-

"(1) The Collector or officer authorised by him in this behalf shall reserve the seats by draw of lots in accordance with the provisions of section 7-A of the Act."

3. Amendment of rule 5-B.- In rule 5-B of said rules,-

(i) In sub-rule (2), for the existing expression "33 percent", the expression "50 percent" shall be substituted.
(ii) In sub-rule (3), for the existing expression "33 percent", the expression "50 percent" shall be substituted.

[No. F.7(18)Agri./Gr.2/ 2005]

By Order of the Governor,

अनिल गुप्ता,

Deputy Secretary to the Government.

Government Central Press, Jaipur.
NOTIFICATION

In exercise of the powers conferred by section 36 of the Rajasthan Agricultural Produce Markets Act, 1961 (Act No. 38 of 1961), the State Government hereby makes the following rules further to amend the Rajasthan Agricultural Produce Market Rules, 1963 and orders with reference to the proviso to sub-section (4) of the said section that the previous publication of these rules is dispensed with as the State Government considers that they should be brought into force at once, namely:-

1. Short title and commencement.—(1) These rules may be called the Rajasthan Agricultural Produce Markets (Amendment) Rules, 2010.
(2) They shall come into force at once.

2. Amendment of rule 2.—In rule 2 of the Rajasthan Agricultural Produce Markets Rules, 1963, hereinafter referred to as the said rules, after the existing clause (xii) the following new clauses (xiv), (xv), (xvi) (xvii), (xviii), (xix) and (xx) shall be added, namely:—

"(xiv) "Regional Deputy Director or Regional Assistant Director" means Regional Deputy Director or Regional Assistant Director, Agriculture Marketing Department, Rajasthan, as the case may be;

(xv) "Primary transaction" means the trading of the notified agricultural produce brought by any farmer or trader in the market area for the first time for sale, storage or processing and upon which market fees has not been paid in any market area. The transaction made between producer of the agricultural produce and the trader for the first time shall be deemed to be the primary transaction and market fees on such agricultural produce shall be paid by the purchasing trader or producer;

(xvi) "Secondary transaction" means any transaction made after the primary transaction;

(xvii) "Special Licence" means the licence issued by Director under sub-section (1) of section 14-A for the business of notified agricultural produce in more than one market area;

(xviii) "Specified Market Area" means the area specified in Special License for business of notified agricultural produce;

(xviii) "Specified Purchase Centre" means the purchase centre established by the Special Licencsee in the Specified Market Area; and
(xx) "Centre In-charge" means the Secretary of the Market Committee or any Officer or employee of the market committee authorized or deputed by him for proper regulation and control of notified agricultural produce at the specified purchase centre."

3. Insertion of new Part. - After the existing Part VI and before the existing Part VII of the said rules, the following new Part VIA shall be inserted, namely:-

"Part VIA
Special Licence for more than one market area

63. Grant of special licence.- (1) Notwithstanding any thing contained in these rules, any person having a special licence issued by the Director may do business as trader or processor of agricultural produce in more than one market areas.

(2) A special licence may be issued to a person for carrying out the business of notified agricultural produce in more than one market area subject to condition that in a financial year he shall purchase from producer one or more than one agricultural produce out of the following agricultural produce in such minimum quantity as may be specified by the State Government from time to time:-

(i) Fibres;
(ii) Cereals & Pulses;
(iii) Legumes;
(iv) Oilseeds;
(v) Fruits, Vegetable & Flowers;
(vi) Spices;
(vii) Forest produce; and
(viii) Miscellaneous.

Note: Purchase made at all specified purchase centre shall be taken together.

63-A. Application for licence.- (1) Any trader or processor desirous of obtaining a special licence to operate in more than one market area shall submit an application to the Director in Form-XXIII along with non refundable application fee as may be specified by the State Government from time to time.

(2) The application for special licence shall accompanied with -

(i) the proof of payment of application fees or crossed bank draft of the requisite amount drawn in favour of the Director.

(ii) the list of the market areas in which purchase of notified agricultural produce is sought to be made and also indicate the name/father's names of all authorized representatives in every market area along with their official capacity.

(iii) particulars of immovable property held by the applicant in the market areas and attested photocopies of the documents related thereto.

(iv) certificate of the competent authority regarding payment of income tax/commercial tax of previous year and photocopies of the returns,
balance sheet and accounts duly audited by a Chartered Accountant.

(v) declaration in form-XXIV.

63-B. Licence Fee.- The fee for a special licence shall be such as may be specified by the State Government from time to time. It shall be deposited in such manner as may be directed by the Director.

63-C. Security deposit.- (1) After taking a decision to grant special license, security, as specified by the State Government from time to time, shall be payable by the licensee. The amount of security deposit shall be in the form of cash or a bank guarantee. The bank guarantee must be issued by a scheduled/nationalized bank having its branch at Jaipur (Rajasthan) and same shall be for a complete five years. However, it will not be necessary, for an undertaking of the State Government to deposit the security amount but it will be necessary for such undertaking to make payment to sellers of agricultural produce under the provisions of section 15 D.

(2) The applicant shall have to submit a certificate of security in form XXVI along with a bank guarantee towards security deposit to the Director.

63-D. Procedure for grant of special licence.- (1) The Director shall, on receipt of an application for special licence, obtain no dues/no objection certificate from the Secretaries of the market committees concerned of the specified market areas.

(2) Incomplete applications shall not be accepted. Shortcomings and/or defects shall be communicated to the applicant in writing within fifteen days. If the shortcomings and/or defects in the application are not rectified by the applicant within a period of fifteen days, such application shall be automatically stand rejected and no further action shall be taken by the Director.

(3) The Director may make such enquiry as he deems necessary, before issuing the licence. However the Director may refuse to grant licence for such market areas/specify purchase centre, after recording reasons thereof.

(4) The Director may grant or refuse the provisional or special licence in Form-XXV-A or Form XXV-B as the case may be within a period of 30 days from the date of receipt of the application.

(5) The special licence shall not be granted for establishing a purchase centre within the market proper where a market yard or sub-market yard or private sub market yard is situated.

(6) A special licence shall not be granted for establishing a purchase centre at a place which is located within the premises of a processing plant owned by the applicant. However, in case of vegetables, fruits and flowers the purchase centre may be established within the premises of a processing plant.

(7) A special licence so granted shall be valid only for the specified market areas and at purchase centres as specified in the licence.
Provided that the special licensee may purchase notified agricultural produce in the market/sub-market yards of the specified market area.

Provided further that a special licensee shall be allowed to purchase or sell the notified agricultural produce under a secondary transaction like other licensee traders of the market as per the provisions of the Act, rules and bye-laws.

(8) A special licensee may apply for permission to establish additional purchase centre in a specified market area. The Director, after conducting such enquiry as he may deem necessary, may grant permission to establish such additional purchase centre after the security amount, as specified in rule-63-C, has been deposited.

63-E. Period of licence.- (1) The special licence shall be issued for 5 years. Initially a provisional licence shall be issued for a period of one year in Form XXV-A. During this period the licensee shall create the following facilities at the purchase centre, namely:

(i) Adequate electronic weighing facilities.

(ii) Suitable arrangements for drinking water, light, toilet facilities for farmers.

(iii) Payment counter,

(iv) Suitable arrangement for parking of vehicles.

(v) Essential facilities and trained manpower for determining the quality of produce i.e., percentage of moisture, foreign material, damaged grains etc.

(2) An authorized representative of the Director shall, after visiting the purchase centre, submit a report, two months prior to the expiry of the period of provisional licence, to the Director regarding the creation of facilities by the licensee as specified in sub-rule (1).

(3) In the event of having created the facilities as specified in sub-rule (1) by the licensee, a regular special licence for the remaining four years shall be granted in Form XXV-B.

63-F. Disposal of Security.- (1) Any amount payable to seller for his produce or any other amount payable to the market committee, if not paid by the licensee within the specified period, shall be recovered together with interest by the Director from the fixed deposit receipt or bank guarantee furnished by the licensee as security. The shortfall so created shall be made up by the licensee within fifteen days failing which the licence shall be liable to be cancelled.

(2) If the licensee desires to surrender his special licence, then the Director, after proper enquiry, may take a decision to refund or not to refund or to refund partly, the security amount so deposited.
63-G. Display of special licence.- The licensee shall display the original copy of the special licence at its business headquarters and attested photocopies thereof at purchase centers of the specified market area. An attested photocopy shall also be submitted to the market committee concerned of the specified market area.

63-H. Renewal of special licence.- (1) The Special Licensee shall submit an application in prescribed Form-XXIII to the Director for renewal of the licence at least 30 days prior to its expiry.

(2) The applicant shall deposit an amount as may be specified by the State Government, from time to time, as renewal fee of license, in the office of the Directorate.

(3) All documents specified in sub-section (2) of rule 63A, shall be enclosed with the application.

(4) Special licence may be renewed by the Director as per the procedure, prescribed in rule 63 D.

(5) The applicant shall furnish a renewed security deposit as specified in 63-C.

63-I. Suspension or cancellation of a special licence.- (1) A special licence issued under these rules may be suspended or cancelled by the Director, if the licensee,

(a) has obtained the licence by misrepresentation or fraud or any person acting on his behalf commits a breach or contravenes any of the terms or conditions of the licence; or

(b) in collusion with other licensee commits any act by which the marketing of any produce has been abated, suspended or stopped; or

(c) has become insolvent; or

(d) has contravened any condition of licence, the provision of the Act, these rules or by-laws made thereunder; or

(e) acts against the interest of any market committee or farmers; or

(f) has been found guilty by a competent court or by the Director or market committee under the rules and bye-laws; or

(g) has not paid market fees and other dues together with interest thereon; or

(h) has not paid to the farmers/sellers of the specified market area for the agricultural produce purchased from them within the prescribed period; or

(i) has caused default in payment by not depositing the amount due towards the Directorate or Market Committee concerned within the period mentioned in the notice/demand note; or
(j) has not submitted the prescribed periodical returns in the Directorate or office of the Market Committee concerned, as the case may be within the prescribed time period; and

(k) has engaged persons unauthorized for weighment or as hammals:

Provided that before suspending or canceling a special licence, a reasonable opportunity of being heard shall be given to the licensee by the Director. The order to suspend or cancel a special licence shall be passed by the Director after recording reasons in writing. A copy of the order so passed shall be sent to the Secretaries of all the specified market areas and also to the Deputy / Assistant Director concerned for compliance.

63-J. Appeal.- Any person or a Special Licensee aggrieved by an order of refusal to grant or renew a special licence or by the order of suspension or cancellation of a special licence, may prefer an appeal before the State Government, within 30 days from the date of receipt of such order. The order passed by the State Government, after giving the appellant a reasonable opportunity of being heard shall be final.

63-K. Purchase document and sale-voucher.- (1) The Special Licensee shall prepare a purchase agreement form document in Form-XXVII in triplicate in favour of the seller for the purchase of notified agricultural produce at Specified Purchase Centre. One copy of Form-XXVII shall be retained by the purchaser, second copy shall be given to the seller and the third copy shall be submitted to the Secretary of the market committee or to the Centre in-charge on the next day.

(2) The sale-voucher shall be prepared by the purchaser in form XXX in triplicate, in favour of the seller. One copy will be submitted to the secretary of the market committee concerned or the centre in-charge on the next day.

63-L. Disposal of complaints. - If any dispute arises between a Special Licensee and a seller regarding rates, weight, value and/or payment of purchased notified agricultural produce, a complaint may be submitted by the Seller to the Secretary of the market committee concerned. After proper inquiry, the Secretary shall dispose of the complaint within a period of seven days. If the complaint pertains to payment to the seller is found correct, the Secretary shall immediately inform the Director, Agriculture Marketing.

63-M. Payment of market fees. - The market fees payable by a special licensee, on the purchase of every notified agricultural produce in the specified market areas shall be deposited in the office of the Market Committee concerned.

63-N. Dispatch, sale and processing.- The sale, processing or dispatch of notified agricultural produce shall be made by the licensee only after making full payment of the value of a notified agricultural produce at the Specified Purchase Centre to the seller and payment of market fees and other dues to the market committee concerned. The Special licensee shall have to obtain a permit issued by the
market committee for dispatch as per provisions of by-laws before making dispatches of the market produce.

63-O. Submission of returns by special licensee.- (1) The Returns, pertaining to the business of notified agricultural produce in the specified market areas, shall be submitted by the Special Licensee to the market committee concerned in the prescribed form XXVIII and XXIX and at such intervals as specified in the rules. The Special Licensee shall submit all record and information, if called for by the Director, Agriculture Marketing.

63-P. Application of other provisions of rules.- Save as otherwise provided in rule 63, 63-A, 63-B, 63-C, 63-D, 63-E, 63-F, 63-G, 63-H, 63-I, 63-J, 63-K, 63-L, 63-M, 63-N, 63-O, all other provisions of these rules shall apply to the special licensee.

4. Insertion of New Forms.- After the existing Form XXII appended to the said rules, following new Forms shall be added, namely :-

"Form - XXIII
(See Rule 63-A & 63-H)
Application for grant/renewal of a Special License for more than one market area

Application No. ......................
Date ......................

To,
The Director,
Agriculture Marketing Department
Krishi Bhawan, Jaipur

1. Name of the applicant / address where he desires to do business.
2. Name of the applicant, father’s name and full address -
   Telephone No.

3. If the applicant is other than an individual, then name and address of the firm / Hindu undivided family/ company/ society
   partners/ Directors and full address

<table>
<thead>
<tr>
<th>Name</th>
<th>Father's name</th>
<th>Age</th>
<th>Address</th>
<th>Telephone No.</th>
<th>Name of the police station</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>2</td>
<td>3</td>
<td>4</td>
<td>5</td>
<td>6</td>
</tr>
</tbody>
</table>

4. If the applicant firm is a company or is a co-operative society, then the registration
   No. & date
5. Previous licence No. (If any)
(In case of application for renewal of licence, enclose original licence)

6. Applicant's Commercial Tax No. & TIN No.
   Central Commercial Tax Registration No.
   (enclose photo copy)

7. Applicant's Income Tax Permanent Account No. of
   (PAN) (enclose photo copy)

8. Name and Account No. of Bank in which the applicant has account:

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Name of the Bank</th>
<th>Type of Account</th>
<th>Account No.</th>
<th>On the date of application deposit amount in the amount</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

9. Name of the Specified Purchase Centre proposed by the applicant in the shown market area
   (Please enclose the layout)

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of the market area shown</th>
<th>No. and the name of the proposed purchase centres in every market area shown</th>
<th>Name of the purchase centre In-charge/manager, address, telephone no.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

10. Information of facilities to be established at Specified Purchase Centre by the applicant -
(i)   Adequate electronic weighing facilities.
(ii)  Suitable arrangement for drinking water, light, toilet facilities for farmers.
(iii) Payment counter.
(iv)  Suitable arrangement for parking of vehicles.
(v)   Essential facilities and trained manpower for determining the quality of product i.e., percentage of moisture, foreign material, damaged grains etc.

11. Layout of the purchase centre shown in form no. 11, the godown available and storage capacity
    (Please enclose list and mention information of the name, etc. of the owner of the godown)

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Name of the purchase godown</th>
<th>Place of the godown</th>
<th>Name of the owner</th>
<th>Place/position</th>
<th>Particulars of the land</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
12. How much quantity of notified agricultural produce, purchased last year at the approved purchase centres as per point no. 10 & 11 (Enclose the list)

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of the Market</th>
<th>Name of the purchase centre</th>
<th>Quantity of the agricultural produce purchased</th>
<th>Value of the produce</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

13. List of the persons/ servants authorized to work for the business of notified agricultural produce at all the purchase centres from the applicant firm

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Name</th>
<th>Father's name</th>
<th>Address</th>
<th>Telephone No.</th>
<th>Designation / Capacity in the Firm / Company Society as owner/ partnership/ Director / Manager, etc</th>
<th>Specimen Signatures (Two)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

14. List of the main place of business head office, main office and branches of the company / firm/ society

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Main Place of business</th>
<th>Head Quarter/ Office</th>
<th>Name / Address of branches</th>
<th>Name of branch incharge, address, telephone no. office/ residence</th>
<th>Name of Head of the office, address/ Telephone no. office/ residence</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

15. Details of licence of any market committee held earlier.

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Name of the firm and the market committee</th>
<th>Licence Year</th>
<th>Type of the Licence</th>
<th>Quantity and value of the notified agricultural produce purchased last year in</th>
<th>Market fee paid</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
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</tr>
</tbody>
</table>

16. (1) Has the licence been suspended or cancelled during the past five years by any Market Committee?
(2) Has any penalty been imposed by a market committee? If yes, then give reasons:

[Signature]

9
17. Names of notified agricultural produce for the business of which licence is required:
1. 
2. 
4. 
5. 
6. 

18. Total (estimated) quantity of the notified agricultural produce to be purchased at every purchase centre, shown/ specified by the applicant:

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of the market area</th>
<th>Proposed purchase quantity of the notified agricultural produce</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

20. Distance of proposed purchase centres from market/ sub-market yard:

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of Market Area</th>
<th>Name of the market yard sub-market yard</th>
<th>Name of proposed purchase centre</th>
<th>Distance of purchase centre from the limit of Gram panchayat/ urban body of market yard/ sub-market yard (in kilometer)</th>
<th>Distance of purchase centre from the processing plant owned by the processor/ trader/exchange applicant (in kilometer)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
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<tr>
<td>6</td>
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<td></td>
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<td></td>
</tr>
</tbody>
</table>

21. I/ We declare that I / we have read and understood the Rajasthan Agricultural Produce Market Act, 1961, and the rules and bye-laws framed there under. I/we will fully comply with them and they will be acceptable to me/us.

It is requested that by accepting the licence fee amounting to Rs. ......................... and security Rs. ................. for the year ......................... a SPECIAL LICENCE for doing business in the specified market area(as applied), may kindly be provided for the year 1st April ......................... to 31st March .........................

Place:
Date:

Signature of the Applicant and Seal
(Including designating capacity)
DECLARATION

1. We, the applicant/s hereby solemnly declare that the information submitted above in the application is true to the best of my/our knowledge and belief and has been correctly recorded and no information is concealed.
2. The applicant has read the Rajasthan Agricultural Produce Market Act, 1961, and rules and bye-laws framed thereunder.
3. No case is pending before any market committee or any court pertaining to the payment of notified agricultural produce due to the sellers or market fees due to market committee.
4. The special licence provided to the applicant will be liable to be suspended or cancelled on contravention of the provisions of the Act, and rules and the bye-laws framed thereunder.
5. The applicant assures that the orders/directions issued by the State Government/Director/Regional Dy./Assistant Director or the market committee will be fully complied with.
6. The applicant is submitting all the prescribed fees and documents enclosed with the application for a licence.
7. The specified licence fee and security shall be furnished within seven days from the date of receipt of information regarding approval of the application for a licence.

Enclosure 1. 
2. 
3. 

Place: 
Date: 

Signature of the Applicant and Seal

For Office use only

1. Received total Rupees .................................. Paise ................................. (in words Rupees.......................................................... and paisa..........................) as per the Receipt No. .................................................. dated .................................................. and entered in Licence Register at serial No. ..................................................

(Clerk) 

(Accountant)

2. The verification of account books produced by the applicant for ........................................... has been made with the ledger of the specified market committee and the market fees (Rupees .......................................................... and other dues Rs. ........................................) have been deposited on the value of purchases made by the applicant for the whole year.

For the financial year ........................................... the applicant has submitted as below the Cash/Bank Guarantee for Rs. ........................................... as per rule 63 (5): -

(a) Cash receipt No. ........................................... date ........................................... for Rs. ...........................................
(b) Bank Guarantee for Rs. ........................................... Name of the Bank ...........................................

(Accountant) 
(Asstt. Secretary/supervisor) 
(Secretary)

3. No. / Date of the order issued regarding rejection of special licence 
or

In case of grant, licence No. ...........................................

Dealing Assistant 

Director, Agriculture Marketing
Form XXIV
[See Rule 63-A(2)(V)]

DECLARATION

1/ We, hereby declare that the daily maximum purchasing capacity of notified agricultural produce of all the purchase centres, established by me/us in the specified market area is………………………… quintals / tonnes and the maximum value of purchase of a single day is rupees………………………….

2. I/ We also undertake that the full payment of the notified agricultural produce, purchased by me/us at the purchase centre will be made on the same day under the conditions of Section 15 D.

3. I/ We also undertake that in the event of contravention of conditions of Section 15 D, on the sixth day my / our licence will automatically stand cancelled under clause (c) of sub-section (2) of Section 15 D and for next one year no licence will be granted to me/us or to any of our relatives under this Act and on being so I/ we will have no objection.

4. It is also undertaken by me/us that I/ we will not purchase notified agricultural produce more than the quantity declared. If the quantity more than the declared capacity is purchased by me/us or if my/ our purchase capacity is increased then FDR and/or bank guarantee of the additional amount of trust/security in proportion to the increase in purchase capacity will be submitted in favor of appropriate Authority immediately.

5. I/ We undertake that in case the undertaking given as above and the provisions of the Act, and rules and the bye laws made there under are contravened by me/us, the Director, Agriculture Marketing / Officer will have power to cancel my/ our licence in which I/ we will have no objection.

I/ We hereby declare that the undertaking given as above is fully correct and verified.

Place:
Date:

Signature of the authorised person
Name of the applicant
Designation / Capacity
Full Address
OFFICE OF THE DIRECTOR, AGRICULTURE MARKETING,
RAJASTHAN, JAIPUR
From - XXV A
[See rule 63-D (4) & 63 E (1)]

PROVISIONAL SPECIAL LICENSE

(Granted under rule 63).

Shri / Smt. Kum/ Messrs/ Firm (Full Address) .................................. has/ have been
granted the special Licence on (dated) .................. for doing business in notified
agricultural produce in more than one market area as noted below under section 14-A
of the Act.

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of the specified market area in which the licence is granted for business</th>
<th>Name of the market committee/committees concerned</th>
<th>Name of the approved purchase centres under the specified market area</th>
<th>Place of business, address of the office</th>
<th>Name, designation and address of the head of office</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
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<td></td>
<td></td>
</tr>
</tbody>
</table>

This provisional special licence will be effective from .................................. to
........................................................................ but on contravention of the provisions of the Act, the
rules and bye-laws framed there under and terms and conditions of the licence, it
may be suspended or cancelled at any time.

2. It will be compulsory for the licence holder under this licence to purchase the
following notified agricultural produce in the minimum quantities as noted below
from all the specified purchase centre, in a financial year:

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of notified agricultural produce</th>
<th>Minimum quantity to be purchase in a financial year (in Metric Tonnes) [See Rule 63(2)]</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

3. The special licencee will create the following facilities at each specified purchase
centre within a period of one year from the date of grant/renewal of this licence:
(i) Adequate electronic weighing facilities,
(ii) Suitable arrangement for drinking water, light, toilet facilities for farmers.
(iii) Payment counter.
(iv) Suitable arrangement for parking of vehicles.
(v) Essential facilities and trained manpower for determining the quality of
product ie. percentage of moisture, foreign material, damaged grains etc.

4. Conditions of the Provisional special licence:- (1) The Provisional special licensee
shall,
(i) be responsible for making due payment of agricultural produce to the farmers in the Specified Market Area.

(ii) be responsible for making payment of the market fees, and other dues as per provisions and within the given time limit under the Act, rules and bye-laws.

(iii) be responsible for making payment of amount due to the market committees or the Directorate as per notice within the time limit.

(iv) comply with the provisions of the Rajasthan Agricultural Produce Markets Act, 1961, and the rules and bye-laws framed under and instructions issued from time to time.

(v) shall not adulterate or use to adulterate any agriculture produce.

(vi) be responsible for the acts of his assistants or agents.

(vii) shall issue sales slips, keep records of agriculture produce brought and sold and shall furnish prescribed returns to the market committee, Director in the manner specified.

(viii) shall inform the market committee of any change in the personal working at a purchase centre and any change in the partnership of the firm within 15 days of the change.

(ix) shall inform the market committee in writing in case he closes his business.

(2) If there is violation /non observance of Rules/ obligations after issue of a show cause notice the special licence can be suspended/ cancelled by the Directors.

( )
Director, Agriculture Marketing
OFFICE OF THE DIRECTOR, AGRICULTURE MARKETING
RAJASTHAN, JAIPUR
From - XXV B
[See rule 63-D (4) & 63E(3)]

SPECIAL LICENSE

(Granted under Rule 63)

Shri / Smt. Kum/ Messrs/ Firm (Full Address) ....................... has/ have been granted the special Licence on (dated) ............. for doing business in notified agricultural produce in more than one market area as noted below under section 14-A of the Act. -

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of the specified market area in which the licence is granted for business</th>
<th>Name of the market committee/ committees concerned</th>
<th>Name of the approved purchase centres under the specified market area</th>
<th>Place of business, address of the office</th>
<th>Name, designation and address of the head of office</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

This special licence will be effective from ........................................... to .............................. but on contravention of the provisions of the Act, the rules and bye-laws framed there under and terms and conditions of the licence, it may be suspended or cancelled at any time.

2. It will be compulsory for the special licensee under this licence to purchase the following notified agricultural produce in the minimum quantities as noted below from all the purchase centre, in a financial year :

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of notified agricultural produce</th>
<th>Minimum quantity to be purchase in a financial year (in Metric Tonnes) [See Rule 63(2)]</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

3. Renewal of special licence

<table>
<thead>
<tr>
<th>From</th>
<th>To</th>
<th>Remarks</th>
<th>Signature of Authorised Signatory</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

4. Conditions of the Special licence:- (1) The Special Licensee shall,-
(i) be responsible for making due payment of agricultural produce to the farmers in the specified market area.

(ii) be responsible for making payment of the market fees, and other dues as per provisions and within the given time limit under the Act, rules and bye-laws.

(iii) be responsible for making payment of amount due to the market committees or the Directorate as per notice within the time limit.

(iv) comply with the provisions of the Rajasthan Agricultural Produce Markets Act, 1961, and the rules and bye-laws framed under and instructions issued from time to time.

(v) shall not adulterate or use to adulterate any agriculture produce.

(vi) be responsible for the acts of his assistants or agents.

(vii) shall issue sales slips, keep records of agriculture produce brought and sold and shall furnish prescribed returns to the market committee, Director in the manner specified.

(viii) shall inform the market committee of any change in the personal working at a purchase centre and any change in the partnership of the firm within 15 days of the change.

(ix) shall inform the market committee in writing in case he closes his business.

(2) If there is violation /non observance of Rules/ obligations after issue of a show cause notice the special licence can be suspended/ cancelled by the Directors.

Director, Agriculture Marketing
From - XXVI
CERTIFICATE REGARDING INDIVIDUAL SECURITY
[See rule-63-C (2)]

It is certified that Shri / Smt. / Kum. / M.S. ........................................ Son/ Wife/ Daughter of Shri ........................................ Firm / Company / Society desirous to function as trader in the specified market area as mentioned below and for this purchase he / she / it is hereby applying to the Director, Agriculture Marketing.

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of the market committee of the specified market area</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
</tr>
</tbody>
</table>

1. The list of the purchase centres to be established has been enclosed with the application for purchase of notified agricultural produce, in the specified market areas by the applicant.

2. It is also certified that cash vide receipt no. & date/Bank Guarantee No. ................................ prepared in favour of the Director, Agriculture Marketing at: ................................ District .............................. has been given, under rule 63-C. In case of contravention of the provisions of Section 15 D, the FDR/ Bank Guarantee deposited as .... security may be used by the Director at any time in making payment to the seller through the Secretary of the market committee concerned.

3. It is also certified that if full payment of notified agricultural produce purchased at a specified purchase centre is not made to the sellers on the same day by the applicant, then the power to make payment of the due amount to the seller from the cash deposited shall vest with Secretary of the market committee concerned.

4. It is also certified that as a result of deposit of amount by above Cash/ Bank Guarantee Sellers shall not have any risk of payment for his agricultural produce to be purchased by the applicant.

Place: ........................................
Date: ........................................

Signature of Authorised person
Name of applicant
Designation / Capacity

\[ Image \]
FORM - XXVII
[See rule-63-K (1)]

Purchase Agreement Form
Pertaining to Special Licence for Purchase of notified agricultural produce in more than one market areas

Name of the Purchaser trader/ firm holding Special Licence ............... Special Licence No. ................. Purchase Agreement Form No. .......... issue date .................

1. Name of the Specified Market Area .................. Name of the purchase centre......................
2. Name of Seller .................. Address ..................................
3. Name of Agriculture Produce .................. Type (if any)
   Estimated Quantity. Bags/ Bales ......................
4. Rates as per purchase agreement / Rate per Quintal / Bale Rs. .................

Conditions - (A) The purchaser is bound to purchase and the seller is bound to sell the agricultural produce mentioned above. In case of denial by the purchaser, action will be taken under the provisions of bye-laws.
(2) The payment of the agricultural produce will be made to the seller as per the provisions of section 15-D of the Act.
(3) In case the payment is not received on the same day, the seller will inform the market committee concerned. The complaint will not be entertained after five days.

Signature of Seller

Signature of authorised representative of purchaser, Trader firm ............
   Name ......................
   Firm ......................
**FORM - XXVIII**

[See rule 63-0]

Name of the special licencee firm / trader .................................. licence no.

(Period of report, from (date) .................. to (date) ..................)

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of the specified market area</th>
<th>Name of the Agricultural produce</th>
<th>Opening Stock of the fortnight Wt. / Qty (4)</th>
<th>Purchase from Market/Sub market yard</th>
<th>Purchase at purchase centres</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Wt. / Qty. Value</td>
<td>Wt. / Qty. Value</td>
</tr>
<tr>
<td>1</td>
<td>2</td>
<td>3</td>
<td>4</td>
<td>5</td>
<td>6</td>
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<tr>
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<td></td>
<td></td>
<td></td>
<td>7</td>
<td>8</td>
</tr>
</tbody>
</table>

Purchase in specified market area on bills | Purchase from out of market area on permits | Purchase from out of the State on bills | Total Purchase (5+7+9+11+13) |
| wt. / qty. | value | wt. / qty. | value | wt. / qty. | value | wt. / qty. | value |
| 9        | 10    | 11        | 12    | 13        | 14    | 15        | 16    |

Stock available for sale wt. / qty. | Due market fees | market fees paid | market fees deposited |
| wt./qty. | on which market fees is due | Value on which market fees is due | wt./qty. on which market fees has been paid | Value on which market fees has been paid | amount | receipt no. / date |
| 17       | 18    | 19        | 20    | 21        | 22    | 23        |

For despatch/ use /date | Sale on bills to traders in/to specified market area | Own use for processing/dispatch /sale | Sale / dispatch on permits out of market area | Sale on permits out of the State | Total sale/ dispatch during the fortnight wt./qty | Balance stock during the fortnight wt./qty |
| 24       | 25    | 26        | 27    | 28        | 29    |

**Note** - 1. For column No. 9, 11, 13 list pertaining to the name, address, bill no., date, name of the agricultural produce, weight/quantity including total, of seller/ trader will have to be enclosed necessarily.

2. Regarding column nos. 24, 25, 26 & 27:-
   (a) The list of local sale within the market area in which name of purchaser trader, bill No., date and total of quantity issued by the trader firm and
   (b) Permit no. / bill no., date, name of purchaser trader, place quantity including total regarding dispatch/sales out of the market area or the State.

    be enclosed compulsorily, without it the report will not be accepted and the information submitted will be treated to be incomplete which will be the reason for taking action as per rules.

3. Verified photocopy of the processing register with report as above is necessary if the produce is used for processing.
It is certified that the above information is true and correct and prepared with the help of accounts and documents available with the firm and submitted after scrutiny and reconciliation.

Place: ____________________________  Signature of the Trader/Representative of the Firm: ____________________________

Name: ____________________________  Designation: ____________________________

FORM XXIX
[see rule 63-O]

Register of daily purchase at ———— specified purchase centre

Name of the special licensee: ____________________________  Date: ____________________________

Name of the specified purchase centre: ____________________________

Name of the incharge of purchase centre: ____________________________  Designation/capacity: ____________________________

<table>
<thead>
<tr>
<th>S. No</th>
<th>Name of purchaser</th>
<th>Address</th>
<th>Name of the produce purchased</th>
<th>Quantity/Weight</th>
<th>Rate (Rs.)</th>
<th>Value of the agricultural produce (7)</th>
<th>Amount paid (Rs.)</th>
<th>No./Date of sale/voucher</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Date of submission of sale voucher to the market committee concerned: ____________________________

Quantity of the agricultural produce purchased at the purchase centre during this year till previous day: ____________________________

Value of the agricultural produce purchased at the purchase centre during this year till previous day: ____________________________

Signature of Manager/Incharge of Specified Purchase Centre:

Name/Designation/Capacity: ____________________________

[Signature]

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Form XXX
[see rule 63-K (2)]

Sale Voucher

Payment of value of the notified agricultural produce purchased in the specified market areas.

Book No. ............................................ Sale Voucher No. .............. Date of issue

1. Name of the purchaser trader ................................ Name of the market area ............................................ Name of the specified purchase centre ..................

2. Name of the seller .................................. Address .................................................................

3. Executed agreement form no. .................................

<table>
<thead>
<tr>
<th>Name of the agricultural produce</th>
<th>Actual weight/Qty.</th>
<th>Rate as per agreement form</th>
<th>Value of the agricultural produce</th>
<th>Additional payment in case of delayed payment (Rs.)</th>
<th>Amount of hammer/ weight recovered as per by laws (Rs.)</th>
<th>Net payment made to the seller</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>2</td>
<td>3</td>
<td>4</td>
<td>5</td>
<td>6</td>
<td>7</td>
</tr>
</tbody>
</table>

(Signature of authorised representative of purchaser trader/ firm)

(Signature of seller)

Note: It is necessary to make payment to the seller on the same day under sub-section (2a) of Section 15(D) and in case of delay at the rate of one per cent, per day of the value, additional payment will have to be made necessarily by the purchaser under clause (5) of Sub-section(2) of Section 15D.

Annexure - I

Purchase of agricultural produce in the specified market area, other market areas and from outside the State

(Concerned with Column No. 2, 3, 4, 5 of Form VI fortnightly report)

<table>
<thead>
<tr>
<th>S. NO.</th>
<th>Name of the agricultural produce purchased</th>
<th>Purchased quantity/weight</th>
<th>Value of the produce</th>
<th>Name of the seller trader who sold the produce</th>
<th>Place</th>
<th>Bill/permit No.</th>
<th>Date of the bill/permit</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>2</td>
<td>3</td>
<td>5</td>
<td>6</td>
<td>7</td>
<td>8</td>
<td></td>
</tr>
</tbody>
</table>

21
Certified that the information given above is based on the accounts and documents of the trader firm duly examined and is correct.

Date ..................

Signature of representative of firm

Name

Capacity

(Annexure - II)

Fortnightly return regarding sale / despatch of notified agricultural produce from specified market area (In reference to Column No. 5a,7,9,11, & 13 of sale / despatch)

<table>
<thead>
<tr>
<th>S. NO.</th>
<th>Name of the agricultural produce</th>
<th>Name of the purchaser trader to whom the produce is sold</th>
<th>Place</th>
<th>Issued bill no.</th>
<th>Date</th>
<th>Quantity of the produce</th>
<th>Value of the produce</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Certified that the information given above is based on basis of accounts and documents available with the trader firm duly examined and is correct.

Date ..................

Signature of representative ..................

Name

Designation

By order of the Governor,

( Anji Gupta )

Deputy Secretary to Government