

MCHI-G.R.No.SRP-1001/Case No.125, 16th May 2015
Regarding decision about hutment protected on
or before 1.1.2000 and also determining
shelter for slum dwellers actually residing therein

GOVERNMENT OF MAHARASHTRA
Housing Department
Government Resolution, No.Zopudho-1001/Case No.125/14/Zopsu-1
Mantralaya, Mumbai-400032
Date: - 16th May, 2015

- Read: - 1. Government Resolution, Housing and Special Assistance Department, No.Zopuyo 1097/Case No.4515/Zopsu-1, dated 14.05.1998.
2. Government Resolution, Housing Department, No. Gvsu/1220/Case No.204(1)/Zopsu-1, dated 11.07.2001
 3. Government Resolution, Housing Department, Order No.Gvsu-1220/Case No. 204(1)/Zopsu-1, dated 08.11.2001
 4. Government Resolution, Housing Department, No. Gvsu/1220/Case No.3644(2)/Zopsu-1, dated 3 May 2003
 5. Government Resolution, Housing Department, Alternative-2006/Case No. 81/Zopni-2, dated 19.05.2006
 6. Government Circular, Housing Department, No.Zopuyo-2007/Case No. 105/Zopsu-1, Dated 17.01.2008
 7. Government Resolution, Housing Department, No. Zopsu-2008/Case No. 247/Zopsu-1, Dated 23.10.2008
 8. Government Resolution, Housing Department No. Zopsu-2010/Case No.1/Zopsu-1, dated 2 January 2012
 9. Government Resolution, Housing Department No.Zopsu-2010/Case No. 1(Part- 1)/Zopsu-1, dated 29 June, 2012
 10. Government Resolution, Housing Department, Even No. dated 22 July, 2014
 11. Government Circular, Housing Department, Even No. 12 August, 2014
 12. Government Resolution, General Administration Department No.prsudha-1614/345/ Case No. 71/18-A, dated 9 March, 2015

PREAMBLE: -

Whereas, according to provisions of Maharashtra Slum Areas (improvement, Clearance and Redevelopment) Act, 1971 and similarly Maharashtra Slum (improvement, Clearance and Redevelopment) (Amendment) Act, 2014, the shelter of slum dwellers actually residing in declared and enumerated hutments existing on or before the qualifying date 01.01.2000 on government, semi-government and private lands has been protected. It is necessary to provide photo pass to the person actually residing in the hutment existing on or before 1.1.2000 after verification of specific papers for purposes of this Act and as per provisions of Section 3 Y of the above said Act. For that purpose, as per Government Resolution dated 11 July, 2001 under reference a work procedure has been laid down beforehand. Subsequently, improvement was made in the list of prescribed documents/records to be verified in accordance with Government Resolution under reference dated 8 November 2001. However, taking into account the provisions under Section 3 Y of above referred Act, the matter was under consideration of the government of improving the work procedure as also the list of documents/records for scrutinizing them and to fix the shelter of hutment dwellers actually residing therein since it was necessary to have the existing hutment to be there on or before date 1.1.2000. Besides, in this connection it was under consideration of government to issue directive regarding rehabilitation and relocation of hutment dwellers eligible for protection and residing in hutments existing on 1.1.2000 as per section 3 Z of the above stated Act. In that context, a work procedure has been prescribed vide Government Resolution dated 22 July, 2014 to determine hutment existing on or

before date 1.1.2000 as eligible for protection and also to prescribe the work procedure for deciding shelter for hutment dwellers actually residing therein. After extensive discussion a proposal to amend the provisions of the said Government Resolution dated 22 July, 2014 was under consideration of the government.

GOVERNMENT RESOLUTION: -

1. After comprehensive thinking it is resolved to prescribe the following improved documents/records and work procedure by superseding the provisions in the directives prevailing at present for this purpose dated 11 July, 2001, dated 8 November 2001, dated 2 January, 2012, and dated 22 July, 2014.

In the matter of deciding eligibility of protection of hutment and hutment dweller

- (a) At least one compulsory proof from the accompanying statement is essential to decide whether the hutment is an eligible-for- protection hutment of date 1.1.2000 or before.
- (b) After deciding that the hutment was existing on or before 1.1.2000, in order to decide that the hutment dweller residing in it on 1.1.2000 is residing at present, it is essential to have a minimum of any one proof from the above mentioned statement of recent one year indicating his name and address showing exact location of that hutment.
- (c) After deciding that the hutment was existing on or before 1.1.2000, a hutment dweller not having a proof of residing in that hutment on or before 1.1.2000 or who is residing at present in such eligible- for- protection hutment from a date after 1.1.2000, it will be essential for him to have a minimum of any one proof of recent one year in order to get protection of his own shelter.

In the matter of Affidavit

2. (a) Vide Government Resolution , General Administration Department under reference dated 09 March 2015, it will be necessary for that hutment dweller to furnish a self declaration on plain paper affixing his own photo stating that he is residing in that very hutment even at present and that he does not have any other hutment/house/flat on ownership basis or rental basis in his name or in the name of his/her wife/husband or in the name of children below 18 years (minor) in the area of concerned local self government bodies like municipal corporation/municipality/city council. If it is found that wrong information has been given he will be declared ineligible, besides criminal proceedings will be started against that individual.

(b) Similarly as mentioned in the following paragraph, while filing out Annexure Three or Annexure Four it will be necessary for the hutment dweller to attach prescribed proofs and it will also be necessary to attest the proofs himself with endorsement "Self Declaration for Self Attestation".

(c) The forms for above mentioned "Self Declaration" and "Self Declaration for Self Attestation" will be as per pro forma "A" and pro forma "B" in the government Resolution under reference, General Administration Department, dated 09 March, 2015. The said forms are attached along with. Similarly, the said forms can also be obtained from website www.sra.gov.in of the Slum Rehabilitation Authority.

Regarding Application by Hutment Dwellers on or before 1.1.2000

3. (a) In order to get protection for own shelter it is necessary for the hutment dweller to submit in "Annexure-Three" (along with annexure five) of the said government resolution, information in application form along with concerned proofs regarding the hutment to be protected being of period on or before 1.1.2000 and of his living in it on or before 1.1.2000. It is necessary for those hutment dwellers who have been considered ineligible for presently sanctioned slum rehabilitation schemes at Greater Mumbai, Pune, Pimpri-Chinchwad and Nagpur to file applications in the above form shown in Annexure-Three (along with annexure five). The said form of Annexure-Three (along with annexure-five) can be made available from website www.sra.gov.in of Slum Rehabilitation Authority, Mumbai.

Regarding application by hutment dwellers after date 1.1.2000

- (b) In order to protect one's own shelter, it is necessary for hutment dweller to submit information along with related proofs regarding the hutment being eligible for protection on or before 1.1.2000 and having no proof regarding stay in that hutment on or before 1.1.2000 or residing at present from a date after 1.1.2000 in the application form being made available by the government in "Annexure-Four" (along with Annexure-five). It will be necessary for hutment dwellers who have been held ineligible for presently sanctioned slum rehabilitation schemes in Greater Mumbai, Pune, Pimpri-Chinchwad, and Nagpur to submit application in form shown in above mentioned Annexure-Four (with annexure-five). The said Annexure-Four (along with annexure-five) can also be obtained from the website www.sra.gov.in of Slum Rehabilitation Authority, Mumbai. According to this Government Resolution even the hutment dweller who is residing in eligible-for- protection hutment from a date after 1.1.2000 and who has been held ineligible after applying as per Government Resolution under reference dated 2 January 20012, can apply again in form in "Annexure-Four" (along with annexure-five).

Regarding work procedure of Competent Authority

4. The concerned Competent Officer, after receipt of applications filled out by hutment dwellers as per Annexure-Three or Annexure-Four, documents/records, self declaration letter on plain paper and self attestation for acceptability of proofs, should after scrutinizing the proofs by following below-given work procedure, take urgent suitable decision after inspection as mentioned in "Annexure-Five".

(a) The verification should be done on the basis of information and photographs uploaded on computer by Slum Rehabilitation Authority under campaign "Identity Card Scheme for Slum Dwellers-2001" organized by State Government for Greater Mumbai.

(b) In order to implement the Slum Rehabilitation Scheme the concerned Competent Officer in respect of evicted hutments should make a reference to Appendix-II while determining eligibility or ineligibility on the basis of above prescribed proofs

(c) After a satellite map of slums is made available by the Slum Rehabilitation Authority as per prevailing procedure the Officer of the concerned office of Competent Authority on the basis of documents submitted by the hutment dweller should put in office records copy of the map after indicating location of that hutment in the map.

(d) It is essential that the officer of the office of Competent Authority should personally go to the location of the hutment and do spot inspection.

(e) After a decision is taken by the Competent Authority on the application received as above from hutment dweller, the said application will be computerized and the records preserved.

Amended forms of annexures

5. The amended forms attached with Government Resolution dated 22 July 2014 under reference, Annexure-One, Annexure-Two, Annexure-Three (along with annexure-five), Annexure-Four (along with annexure-five) are attached herewith.

About Occupancy Transfer charges

6. After it is found that as per Annexure-Two the hutment dweller is eligible for protection, noting will have to be made in the records of Competent Authority that he is the actual occupant and for that purpose occupancy transfer charges will have to be paid as per Sr. No. (vi) in Annexure-Two. The amount of said 'occupancy transfer charges' being levied will be deposited under account head "(B) Revenue other than taxes, (C) Other revenue besides taxes- (Two) social service, 0216-housing, 02, urban housing, 800, other amounts (01) (01) license fee/compensation from residents of slums etc. (02160022)"

Regarding sanctioned slum rehabilitation schemes

7. The date 01/01/1995 prescribed in Maharashtra Slum Area (Improvement, Clearance and Rehabilitation) Act 1971 for protection of hutments has been changed to date 01/01/2000 as per notification published in Government Gazette dated 2 May 2014. Therefore if letter of intent has been issued to a cooperative society of slum dwellers concerned with slum rehabilitation scheme sanctioned prior to 2 May 2014 or to a developer, and if a hutment from slum, during period dated 1.1.1995 and 1.1.2000 while a building which is constituent of rehabilitation is under construction, has been declared ineligible or a person residing in hutment has been considered ineligible earlier for changed reasons, then even if such hutment has been evicted due to implementation of such slum rehabilitation scheme or if the slum dweller has evicted himself on his own and if such hutment holder is found eligible as per new criterion, then the matter of rehabilitation of such hutment dweller in a building under construction as rehabilitation constituent of slum rehabilitation scheme will be subject to provisions of prevailing development control rules. However, if the construction of all rehabilitation buildings of the concerned slum rehabilitation scheme has been completed, then it will not be possible to accommodate in those rehabilitation buildings such hutment dwellers who have been declared ineligible as per earlier criteria dated 1.1.1995.

To attach rehabilitation flat with Aadhar Card

8. After allotment of rehabilitation flat to slum dweller, since it will not be proper/justifiable to give him henceforth the benefit of any housing/tenement construction scheme of the government in future, the Slum Rehabilitation Authority, while giving possession of the rehabilitation tenement, should incorporate in a general data base the information about that hutment dweller and his/her wife/husband along with photos and number of aadhaar cards of both and make arrangements on urgent basis so that the information is open to public on the website of Slum Rehabilitation Authority.

9. While preparing Appendix- 2 of specific slum area, if the number of eligible hutment dwellers there is found to be more than the number of hutments held eligible for protection and similarly if more than one hutment dwellers are laying claim for one hutment, other proofs should be demanded from them.

Clarification of doubts

10. The provisions of the said Government Resolution will be considered to have come into existence from the directive dated 22 July, 2014. However, cases of eligibility of slum dwellers which have been certified as eligible as per directive dated 22 July, 2014 or as per directives issued earlier need not be examined again.

11. The provisions of this directive will also be applicable to protected slum dwellers who are affected by civic facilities or infrastructure projects being implemented by Maharashtra Housing and Area Development Authority, Mumbai Metropolitan Region Development Authority, City and Industrial Development Corporation, Maharashtra State Road Development Corporation, Maharashtra Industrial Development Corporation, various municipal corporations and municipalities.

12. The said Government Resolution has been made available on Maharashtra Government website www.intranet.maharashtra.gov.in and its pin number is 201505161416273209. This order is issued with attestation by digital signature.

By order and in the name of Governor of Maharashtra,

Kishore GovindPathade

Under Secretary, Housing Department

Copy,

1. Secretary to Hon'ble Governor
 2. Principal Secretary and Secretary to Hon'ble Chief Minister
 3. Hon'ble Chairman, Legislative Council/Hon'ble Speaker,, Legislative Assembly
 4. Hon'ble Leader of Opposition, Legislative Council/Hon'ble Leader of Opposition Legislative Assembly
 5. Hon'ble All Members of Legislative Assembly and Legislative Council
 6. Joint Secretary of Chief Secretary
 7. Accountant General (Accounts and Admissibility/Audit), Maharashtra-1, Mumbai
 8. Accountant General (Accounts and Admissibility/Audit), Maharashtra-2, Nagpur
 9. Advocate General, Mumbai High Court, Mumbai
 10. All Additional Chief Secretaries/Principal Secretaries/Secretaries of Government
 11. All Commissioners of Municipal Corporations
 12. Municipal Commissioner, Mumbai Metropolitan Region Development Authority, Bandra (East), Mumbai
 13. Vice Chairman and Chief Executive Officer, Maharashtra Housing and Area Development Authority, GrihaNirmanBhawan, Bandra (East), Mumbai
 14. Chief Executive Officer, Slum Rehabilitation Authority, Mumbai/Pune-Chinchvad area/Nagpur
 15. Special Executive Officer, Dharavi Redevelopment Project, GrihaNirmanBhawan, Bandra (East), Mumbai
 16. All Departmental Revenue Commissioners
 17. Director, Municipal Administration, Mumbai
 18. Collector, Mumbai City/Mumbai Suburban District
 19. Additional Collector (Encro/Clear) Mumbai City/West Suburbs/East Suburbs
 20. Chief Officer, Mumbai Housing and Area Development Board, GrihaNirmanBhawan, Bandra (East), Mumbai-400051
 21. All Joint Secretaries/Deputy Secretaries/Under Secretaries/Desk Officers of Housing Department
 22. Select File (Zopsu-1), Housing Department
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S T A T E M E N T

(Government Resolution, No.-Zopudho-1001/C.No.125/14/Zopsu-1, dated 13 May, 2015)

Proof of on or before date 1.1.2000 along with name of hutment dweller mentioning hutment number or mention of definite location (e.g.chawl, road etc. residential address): -

-1) Certified abstract of final electoral roll published in year 2000 or before by office of district collector.

Or

-2) Documents/records/bills of electric connection given by authorized electric company to that hutment

Or

-3) Enumeration form given by state government under "Identity Card Scheme, 2001 for eligible hutment dwellers" implemented with reference to directive dated 11 July, 2001

Or

-4) Proof of assessment of property tax of hutment by municipal corporation/city council.

-5) Non-agricultural permission from revenue department of state government or permission regularizing non-agricultural use and receipt of non-agriculture tax/non-agriculture penalty paid at that time

Or

-6) Share certificate certified by Assistant Registrar, Cooperation, of slum cooperative housing society registered on or before 1.1,2000.

Or

-7) (a) Permit for agency (gumasta)/mess or (b) Restaurant license/ tax receipt in that context obtained from municipal corporation/municipality/city council on or before 1.1.2000 mentioning hutment number or showing its definite location in respect of hutment being used for professional or industrial nature use or being used besides for residential purposes.

ANNEXURE - ONE

(Government Resolution No. Zopudho-1001/Case No.125/14/ZOPSU-1, dated 13 May, 2015)

It is necessary for the hutment dweller to submit the aforesaid documents/records in order to ascertain that the hutment dweller residing in a protected hutment on or before 1.1.2000 is at present residing in it

- (1)

Since to determine the hutment as eligible for protection, it is necessary to have proof of its existence on or before 1.1.2000, it is essential to have at least one proof out of those shown in accompanying statement.

And

- (2)

In order to prove that the hutment of on- or- before 1.1.2000 is existing there at present and that the hutment dweller is at present actually residing in it from on- or- before 1.1.2000, it is necessary to have at least one proof from accompanying statement showing his name and hutment address or a proof showing exact location of that hutment.
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And

- (3)

As per Paragraph No. 2 of Government order "Self Declaration" and "Self Declaration for Self Attestation"

ANNEXURE- TWO

(Government Resolution No. Zopudho-1001/Case No.125/14/Zopsu-1, Dated 13 May, 2015)

If the hutment dweller presently residing in a hutment eligible for protection from 1.1.2000 or before does not have a proof of residing on 1.1.2000 or before or if he is residing there from a date after 1.1.2000, it is necessary for him to submit the following documents/records.

(i) In order to make the hutment eligible for protection, since it is necessary to have proof of its existence on or before 1.1.2000, it is necessary to have at least one proof from the accompanying statement.

And

(ii) As a proof of the hutment being in existence from 1.1.2000 or from before that, and the hutment dweller actually residing there at present, it is necessary to have any one proof from the accompanying statement pertaining to recent one year with name and address of hutment or showing definite location of that hutment.

And

(iii) As per Paragraph No. "2" of Government Order "Self Declaration" and "Self Declaration for Self Attestation"

And

(iv) As additional proofs of hutment dweller presently residing there: -
-a) Certified extract of final electoral roll published by office of District Collector in recent one year after hutment dweller has taken possession of the hutment.

Or

-b) Certified extract given by Head Master/Principal to hutment dweller who has registered his offspring (issue) in government approved school/college with residential address showing definite location of the hutment.

Or

-c) Certificate issued by employer where slum dweller is in service giving residential address showing definite location of hutment.

And

(v) As a proof of hutment dweller getting possession of that hutment on the date claimed by him-
(a) The notarized consent letter on stamp paper from earlier hutment dweller.

Or

(b) A mention of address showing names and definite location of that hutment in tenancy agreement documents or rent receipts indicating slum dwellers residing on rental basis.

And

(vi) In order to register the occupancy transfer of hutment in government records, it will be necessary to pay occupancy transfer charges for protection-eligible residential hutment in Greater Mumbai, Thane, Pune, Pimpri-Chinchwad and Nagpur at the rate of Rs. 40,000/- and for hutment for professional and industrial use or besides that for residential use at the rate of Rs. 60,000/-. Occupancy transfer charges for protection-eligible hutments in other cities respectively for residential or professional, or industrial or besides that for residential use will be assessed at 50 percent.

(a) No occupancy transfer charges will be levied in the event of death of hutment owner, to transfer it in the name of his wife/husband and if both of them have died to transfer the hutment in the name of their son/daughter.

(b) After the hutment owner gets the benefit of slum rehabilitation scheme, such person or his/her wife/husband or their minor children will not be entitled to buy or transfer the hutment.

(c) If the hutment has been sold with mutual consent or has been transferred by a chain in different stages, the occupancy transfer charges will be assessed on the resident residing at present. "Occupancy transfer charges" will be levied only in respect of the present stage without levying occupancy transfer charges for earlier sales or for each stage. Likewise, "occupancy transfer charges" will be levied henceforth for each further transfer.

ANNEXURE - THREE

(As per Annexure-1 of Government Resolution, Housing Department, No. Zopudho-1001/Case No. 125/14/Zopsu-1, dated 13 May, 2015)

Application for hutment dweller residing in hutment eligible for protection from 1.1.2000 or earlier

Application No. _____

Date- / /20.....

- a. Name of hutment owner : - Shri/Srimati : - _____
- b. Name of slum and address: - _____

- c. Name of city _____
- d. Municipal Corporation/Municipality/Ward No _____
- e. Since when the hutment dweller is residing in present hutment: -...../...../.....
- f. Names of family members: -

1. Wife/Husband Smt./Shri _____
2. _____
3. _____
4. _____
5. _____



- g. Proof submitted regarding hutment existing on or before 1.1.2000 and hutment dweller living in it: -
- (a) Serial numbers of proof/proofs from statement submitted [] [] [] [] []
(If additional proofs existing)

And

- h. (ii) Proof of recent one year of hutment dweller actually residing in that hutment at present.
- (a) Serial numbers of proof/proofs submitted from statement [] [] [] [] []
(If additional proofs existing)

- i. As per paragraph No. 3 of government order datedApril, 2015 [yes] [No]
Self declaration and "self declaration for attestation of proofs"
On plain paper with photo of self.

Signature of hutment dweller/Thumb impression
Mobile number: -

Note: - The office of Competent Authority should acknowledge receipt of application on photo copy.

ANNEXURE - FIVE

For Office use of Competent Authority/ Assistant Commissioner

Name of office of Competent Authority: -

Date: - / / 201----

Short name of Municipality/ Municipal Corporation: - [] [] [] []

Application No.: - [] [] [] [] [] [] [] [] [] []

A. If there is mention in electoral roll of date 1.1.2000 or latter date 1.1.20....

Maharashtra Legislative Assembly Constituency Number	Voting Centre/ Part No. of List	Electoral Roll Number

B. Ownership of slum land :- (Tick mark in suitable box): -

State Government	MHADA	Municipality/ Municipal Corporation	Other State Government Boards/Corporations/ Authorities etc.	Central Government/ Central Government Undertaking	Private

C

1.	Photo copy of application in government records as vide Government Resolution, Housing Department dated 11 July 2001“Identity Card Scheme-2001 for eligible slum dwellers” in Greater Mumbai [Yes] [No]
2.	On scrutiny of proofs submitted regarding the hutment existing on 1.1.2000 or before, similarly hutment dweller also of 1.1.2000 or before/came to reside after date 1.1.2000 - a) All those proofs are proper. b) Proofs at Sr.No.....are not proper/true
3.	Has the definite location of that hutment been shown in satellite map of concerned slum? [Yes] [No]
4.	If the Slum RehabilitationScheme is continuing the name of the applicant and serial number in list in Appendix-2: - [] [] [] [] [] [] [] [] [] []
5.	Date of personal visit at location of hutment for spot inspection and remarks/Opinion: - [] [] [] [] [2][0][1][] [Favourable] [Unfavourable]

**Name, designation and Signature of
Officer undertaking verification**

Date: -

Decision of Competent Authority regarding “Eligible/Ineligible”

Vide dated/...../201....., after verification of documents submitted by hutment dweller, I certify that the said hutment dweller as per provisions of Maharashtra Slum (Improvement, Clearance and Redevelopment) Act, 1971 that hutment dweller is “eligible” for rehabilitation/ that hutment dweller is “Ineligible” for rehabilitation.

SEAL

Name and Signature of Competent Officer, and
Date: -

If the hutment dweller is residing in the protection-eligible hutment from date after 1.1.2000, whether the hutment dweller has remitted the amount of occupancy transfer charges as per paragraph 5 of government order?

[Yes] [No]

If remitted, the amount in Rupees [] [][][][][][][][][]

Date of remitting amount [][][][][2][0][1][]

Date of scrutiny of application and computerization of information: - [][][][][2][0][1][]

()

Name and signature of employee doing Computerization

For the guidance of hutment owners a list of 7 proofs given in statement is as follows: -

(Government Resolution, No.-Zopudho-1001/Case No. 12514/Zopsu-1, date 13 May, 2015)

Proofs of 1.1.2000 or earlier mentioning hutment number along with name of hutment dweller or mention of definite location of hutment (e.g. chawl, street etc. residential address)

-1. Certified extract of final voters list published by office of District Collector in year 2000 or in year earlier to that.

Or

-2. Documents/records/bills relating to electric connection given by authorized electric company in that hutment.

Or

-3. Enumeration form issued under "Identity card scheme foreligible slum dwellers" implemented by state government as per order dated 11 July, 2001.

Or

-4. Proof of assessment of property tax on hutment by municipal corporation/city council.

Or

-5. Non-agricultural permission from revenue department of state government or permission regularizing non-agricultural use and receipt of amount paid at that time as non-agricultural tax/non-agricultural penalty

Or

-6. Share certificate certified/authenticated by Assistant Registrar, Cooperation, of the slum cooperative housing society registered on or before 1.1.2000.

Or

-7. (a) Agency (gumasta) permit/mess or (b)restaurant license/receipt for tax paid incidental to it, obtained from municipal corporation/municipality/city council on or before 1.1.2000 mentioning number of that hutment or showing definite location of hutment being used for professional or industrial nature purposes or besides that for residential use.

ANNEXURE - FOUR

(As per Annexure -Two of Government Resolution, Housing Department No. Zopudho-1001/Case No. 125/14,Zopsu-1, dated 13 May, 2015)

Application to be made if residing in protection-eligible hutment of date 1.1.2000 or before, from a date after 1.1.2000.

Application No. [][][][][][][][]
Date: -/...../20...

a. Name of hutment dweller: - Shri/Srimati _____

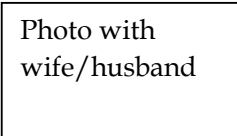
b. Name of slum and address: - _____

c. Name of city _____

d. Municipal corporation/Municipality/Ward No. _____

e. Since when the hutment dweller is living in present hutment- [][][][][][][]

f. Names of family members: -
1. Wife/Husband Srimati/Shri _____
2. _____
3. _____
4. _____
5. _____



g. Proof submitted regarding hutment being in existence on or before 1.1.2000
(a) Compulsory proof submitted from statement/Sr. No. of proof [][][][][][][]
(If additional proofs available)

And

h. (ii) Proof of recent one year from statement submitted regarding hutment of 1.1.2000 or before being in existence there at present and hutment dweller actually residing in it at present: -
(a) Sr. No. of proof/proofs from statement [][][][][][][]
(If additional proofs available)
-a) Certified extract of his name in final electoral roll of recent one year prepared by office of district collector- [Yes] [No]
And
-b) Certified extract given by Head master/Principal to the hutment dweller who has registered his offspring (issue) in government recognized school/college showing exact location of hutment and residential address: - [Yes] [No]
And
-c) Certificate given by employer, with whom hutment dweller is working, showing residential address with definite location of his hutment: - [Yes][No]
And
-d) Inspection report of his address by officer of office of Competent Authority having actually visited the location of hutment : - [Yes] [No]

And

i. Self-Declaration and Self-Declaration for Attestation of Proofs on plain Paper with photo of self as per paragraph No.3 of Government Directive of date: ... April, 2015: [Yes] [No]

j. Consent letter or rent agreement document on stamp paper given by earlier hutment owner

Signature of Hutment Dweller/Thumb impression:
Mobile Phone Number: -

Note: - Office of Competent Authority should give receipt of application on photo copy.

Decision of Competent Authority regarding "Eligible/Ineligible"

Vide dated/...../201....., after verification of documents submitted by hutment dweller, I certify that the said hutment dweller as per provisions of Maharashtra Slum (Improvement, Clearance and Redevelopment) Act, 1971 that hutment dweller is "eligible" for rehabilitation/ that hutment dweller is "Ineligible" for rehabilitation.

SEAL

Name and Signature of Competent Officer, and
Date: -

If the hutment dweller is residing in the protection-eligible hutment from date after 1.1.2000, whether the hutment dweller has remitted the amount of occupancy transfer charges as per paragraph 5 of government order? [Yes] [No]

If remitted, the amount in Rupees [] [] [] [] [] [] [] [] []
Date of remitting amount [] [] [] [] [2][0][1][]

Date of scrutiny of application and computerization of information: - [] [] [] [2][0][1][]

()
Name and signature of employee doing Computerization

For the guidance of hutment owners a list of 7 proofs given in statement is as follows: -
(Government Resolution, No.-Zopudho-1001/Case No. 12514/Zopsu-1, date 13 May, 2015)

Proofs of 1.1.2000 or earlier mentioning hutment number along with name of hutment dweller or mention of definite location of hutment (e.g. chawl, street etc. residential address)

-1. Certified extract of final voters list published by office of District Collector in year 2000 or in year earlier to that.

Or

-2. Documents/records/bills relating to electric connection given by authorized electric company in that hutment.

Or

-3. Enumeration form issued under "Identity card scheme foreligible slum dwellers" implemented by state government as per order dated 11 July, 2001.

Or

-4. Proof of assessment of property tax on hutment by municipal corporation/city council.

Or

-5. Non-agricultural permission from revenue department of state government or permission regularizing non-agricultural use and receipt of amount paid at that time as non-agricultural tax/non-agricultural penalty

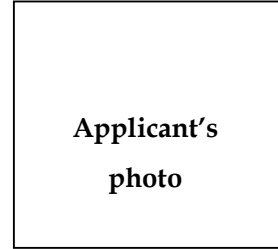
Or

-6. Share certificate certified/authenticated by Assistant Registrar, Cooperation, of the slum cooperative housing society registered on or before 1.1.2000.

Or

-7. (a) Agency (gumasta) permit/mess or (b) restaurant license/receipt for tax paid incidental to it, obtained from municipal corporation/municipality/city council on or before 1.1.2000 mentioning number of that hutment or showing definite location of hutment being used for professional or industrial nature purposes or besides that for residential use.

Pro forma - A
Self Declaration Letter



I _____ son/daughter of Shri _____, age ____ Years,
Aadhaar Card No. _____(If available)Occupation_____ Resident
_____hereby declare that I am in possession of hutment being
considered under Slum Rehabilitation Schemeof commercial/residential or both
kinds. Similarly there is noother hutment/house/flat on ownership basis or rental
basis in my name and in the name of my husband/wife or in the name of children
below 18 years (minor) in the limits of this municipal corporation/municipality/city
council local self government and all this information is true to the best of my
personal knowledge and understanding. In case the said information is found to be
false, I will be liable for prosecutinin court as per Indian Penal Code/or related Act
and I am fully aware that I will be liable for punishment accordingly.

Place: _____ Signature of Applicant _____

Date: _____ Applicant's name _____

Pro forma - B

Self Declaration for Self Attestation Letter

**Applicant's
photo**

I _____ Son/Daughter of Shri _____ Age _____, Aadhaar Card No. _____ (If Available), Occupation _____ Resident of _____ hereby declare that the self attested copies of prescribed proofs for examining eligibility under Slum Rehabilitation Scheme are true copies of original documents. I fully understand that if they are found to be false, I will be prosecuted vide Indian Penal Code and/or related Act and accordingly I will be liable for punishment.

Place:- _____ Signature of applicant: - _____

Date: - _____ Name of applicant: - _____