## ශී ලංකා පුජාතාන්තික සමාජවාදී ජනරජයේ ගැසට් පතුය අති විශෙෂ

# The Gazette of the Democratic Socialist Republic of Sri Lanka

#### **EXTRAORDINARY**

අංක 1801/36 - 2013 මාර්තු මස 15 වැනි සිකුරාදා - 2013.03.15 No. 1801/36 - FRIDAY, MARCH 15, 2013

(Published by Authority)

### PART I: SECTION (I) — GENERAL

#### **Government Notifications**

LD-B11/2007.

AGRARIAN DEVELOPMENT ACT, No, 46 OF 2000

REGULATIONS made by the Minister of Economic Development under Section 95 of the Agrarian Development Act, No. 46 of 2000 as amended by Act, No. 46 of 2011, read with Sections 1B of the said Act.

Basil Rohana Rajapaksa, Minister of Economic Development.

Colombo, 15th March, 2013.

#### Regulations

- 1. These regulations may be cited as the Agrarian Development (Payment of Compensation) Regulations, No. 1 of 2013.
- 2. (1) Where any person who is deemed to be a tenant cultivator by virtue of the Provisions of Section 1A of the Act (hereinafter referred to as "the tenant cultivator"), makes an application for compensation under the provisions of Section 1B of the Act, the Commissioner General shall, hold an inquiry in respect of such application and determine whether the Compensation Order should be made taking into consideration the authenticity of the documents submitted by the tenant cultivator.
- (2) If the Commissioner General determines that the compensation should be paid to the tenant cultivator under Section 1B of the Act, he shall make an Order subject to the Provisions of the Act, to pay compensation to such tenant cultivator, on the following basis:
  - (a) the number of paddy cultivation seasons during which the relevant extent of paddy land had been cultivated;
  - (b) the yield expected to be received from the relevant extent of paddy land deducting the expenses purported to be incurred by the tenant cultivator for cultivating the relevant extent of paddy land:

Provided however, the maximum amount of compensation payable shall be Rupees Two Hundred Thousand per acre :

Provided further, the period calculated for the payment of compensation shall not be more than ten years.

3. Where the rent payable by the tenant cultivator to the landlord, in terms of Section 12 of the Act is in arrears the compensation shall be reduced proportionate to the number of paddy cultivation seasons for which rent was not so paid.

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- 4. (1) The names of the tenant cultivators in respect of whom the Commissioner General has made Orders to pay compensation shall be exhibited in public places and any objections thereon, shall be submitted in writing to the Commissioner General within a period of one month of making any such Order.
- (2) Where there is any objection to such Order, the Commissioner General shall make his decision confirming or amending such Order, within a period of one month from the date of objection to such Order.
- (3) The Order made under regulation 2, shall not be given effect until the Commissioner General makes his decision under paragraph (2), on any objection submitted under paragraph (1).
  - 5. In these regulations -

"Act" means, the Agrarian Development Act, No. 46 of 2000 as amended by Act No. 46 of 2011;

"Commissioner General" means, the Commissioner General of Agrarian Development appointed under Section 38 of the Act.

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LD-B 11/2007.

#### AGRARIAN DEVELOPMENT ACT, No, 46 OF 2000

REGULATIONS made by the Minister of Economic Development under Section 95 of the Agrarian Development Act, No. 46 of 2000 as amended by Act, No. 46 of 2011, read with Sections 1E of the said Act.

Basil Rohana Rajapaksa, Minister of Economic Development.

Colombo, 15th March, 2013.

#### Regulations

- 1. These regulations may be cited as the Agrarian Development (Nomination of Successors) Regulations No. 1 of 2013.
- 2. (1) The ducoment for nomination of a successor to the rights of a tenant cultivator effected in terms of Subsection (1) of section 1E of the Act, shall be substantially in Form "A" set out in the Schedule hereto.
- (2) The document for cancelling a nomination of a successor to the rights of a tenant cultivator effected in terms of subsection (2) of Section 1E of the Act, shall be substantially in Form "B" set out in the Schedule hereto.
- (3) The joint document for cancelling a nomination and the nomination of a new successor to the rights of a tenant cultivator effected in terms of Subsection (2) of Section 1E of the Act, shall be substantially in Form "C" set out in the Schedule hereto.
- 3. Where any document referred to in regulation 5, effected for the purpose of nominating a successor, cancelling any such nomination or cancelling the nomination and making a fresh nomination, is submitted to the Commissioner General for registration in terms of Subsection (5) of Section 1E of the Act, he shall cause every such document to be -
  - (a) numbered serially;
  - (b) affixed with the official seal of the Commissioner General; and
  - (c) registered in accordance with the provisions of these regulations.
  - 4. The Commissioner General or an Officer authorized by the Commissioner General shall keep and maintain -
    - (a) a journal book (hereinafter referred to as "the journal book") which shall contain the details of any document referred to in regulation 5 and submitted to the Commissioner General for registrition in terms of Subsection (5) of Section 1E of the Act; and

- (b) a register which shall contain the names of the successors of tenant cultivators (hereinafter referred to as "the register of successors") nominated by the tenant cultivators in terms of Section 1E of the Act.
- 5. (1) The journal book shall -
  - (a) be substantially in Form "D" set out in the Schedule hereto;
  - (b) contain the date and time of submission of every document submitted to the Commissioner General for registration in terms of Subsection (5) of Section 1E of the Act.
- (2) The date and time of opening the envelop which contains a document submitted for registration under subsection (5) of Section 1E of the Act, as set out in the journal book shall be deemed to be the date and time of submission of such document.
  - 6. (1) The register of successors -
  - (a) be substantially in Form "E" set out in the Schedule hereto;
- (b) may be in several books in respect of different divisions of paddy lands and in several volumes as may be required.
- (2) Any document submitted to the Commissioner General for registration in terms of subsection (5) of Section 1E of the Act, shall be registered in the relevant book and volume of the register of successors allocated for the division in which the paddy land relating to the document to be registered entirely or mainly situated:

Provided however, where the document to be registered has been effected for the purpose of cancelling a nomination of a successor or for the purpose of cancelling a nomination along with a fresh nomination, such document shall be registered in the relevant page brought from the page in which the original document of nomination was registered:

Provided further, any such document may be registered in a new page if the Commissioner General deems it expedient to do so and a cross reference shall be made in respect of the prior registration of any original document of nomination relevant to the said paddy land.

- (3) Where no previous document has been registered in respect of the paddy land relating to the document to be registered, such documents shall be registered in a new page allocated for such paddy land.
- (4) Where any document is submitted for registration to the Commissioner General in terms if subsection (5) of Section 1E of the Act, the Commissioner General or an Officer authorized by him shall register such document by making relevant entries in the register of successors and signing such entries made in the register of successors. The book, volume and the page in which the relevant document was registered and the date and place of registration shall be endorsed on the two copies of the said document as mentioned below:

Registered in (book No. and Volume No.) on	
	(Signature of the Commissioner General/
	Officer authorized by the Commissioner General

- 7. Where the details of a paddy land referred to in a document submitted to the Commissioner General under subsection (5) of Section 1E of the Act for registration in the register of successors, defers from the details already entered in a prior registration made in the said register of successors in repsect of the same paddy land, the Commissioner General may, upon being satisfied that such document relates to the same paddy land in respect of which the said prior registration was made, register such document in the same page in which said prior registration in respect of the said paddy land was made.
- 8. The date and time of submission of any documents under Subsection (5) of Section 1E of the Act, as mentioned in the Journal Book, shall be deemed to be the date and time of registration of such document in the register of successors.
- 9. (1) Any person who intends to inspect the records of the documents registered by the Commissioner General in terms of the Provisions of this Part of these regulations shall,-
  - (a) make an application in writing to the Commissioner General including the following details:
    - (i) name and address of the applicant;
    - (ii) name of the paddy land and it's extent;
    - (iii) the Divisional Secretary's Division and village or town and Grama Niladhari Division which the paddy land is situated;
    - (iv) the boundaries of the paddy land; and

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  - (b) pay a fee by means of affixing adhesive stamps to the value of rupees Five to the application which shall be concelled by the Commissioner General or by an Officer authorized by the Commissioner General at the time of inspection.
- (2) The inspection of the register of successors by the applicant shall not be conducted except in the presence of the Commissioner General or of any Officer authorized by the Commissioner General in that behalf.
  - 10. In these regulations -

8.

Name of the Agrarian Development Council:

"Act" means, the Agrarian Development Act, No. 46 of 2000 as amended by Act No. 46 of 2011;

"Commissioner General" means, the Commissioner General of Agrarian Development appointed under Section 38 of the Act.

#### **SCHEDULE**

Regulation 2(1).

#### FORM "A"

#### Document for the Nomination of a Successor

	Document for the Nomination of a Successor	
I		lled
	which presently belongs to of and morefully described in	ı the
tenant	ule hereto hereby nominate	
Agrari	an Development (Amendment) Act, No. 46 of 2011 in the event of my death or premanent disability.	
	Signature of the tenant cultivator	
\Name	es and addresses of the two witnesses:	
1 .	Signature	
2 .	Signature	
Signed	before me on2013.	
	GA of the Administrative District / Divisional Secretary /	
	Registrar of Lands /Notary Public / Justice of Peace	
	SCHEDULE	
1.	Name of the paddy land:	
2.	Location of the paddy land:	
3.	(a) Village or town and Grama Niladhari Division:	
	(b) Divisional Secretary's Division:	
	(c) Administrative District:	
4.	Boundaries of the paddy land:	
	North:	
	South:	
	East:	
	West:	· • • •
5.	Extent:	
6.	Relevant part	
7.	The Agricultural Research and Production Assistant's area where the paddy land is entirely or mainly situated:	

Regulation 2 (2)

#### Form "B"

#### **Documents for the Cancellation of Nomination of a Successor**

	of
effecte as my Agrari	d by me on
	Signature of the tenant cultivator
Names	s and addresses of the two witnesses:
1 .	Signature
2 .	Signature
Signed	1 before me on2013.
	GA of the Administrative District / Divisional Secretary / Registrar of Lands /Notary Public / Justice of Peace
	SCHEDULE
1.	Name of the paddy land:
2.	Location of the paddy land:
	(a) Village or town and Grama Niladhari Division:
	(b) Divisional Secretary's Division:
	(c) Administrative District
3.	Boundaries of the paddy land: -
	North:
	South:
	East:
	West :
4.	Extent:
5.	Relevant part
6.	The Agricultural Research and Production Assistant's area where the paddy land is entirely or mainly situated:
7.	Name of the Agrarian Development Council:

REGULATION 2(3).

#### FORM "C"

	JOINT DOCUMENT FOR THE CANCELLATION OF NOMINATION OF A SUCCESSOR AND NOMINATION OF A NEW SUCCESSOR
	of
	hedule hereto, hereby-
(a)	cancel the nomination made by me by the document effected by me on
` '	before at nominating of
	as my successor who will be entitled to my rights as the tenant cultivator of the below mentioned paddy land under the Agrarian Development Act, No. 46 of 2000 amended by Act, No. 46 of 2011, in the event of my death or permanent disability; and
	(b) nominate
	tenant cultivator of the above mentioned paddy land under the said Act, in the event of my death or permanent disability.
	Signature of the tenant cultivator
Dat	e:
Names	s and addresses of the two witnesses:
1 .	Signature
2 .	Signature
Signed	l before me on2013.
	GA of the Administrative District / Divisional Secretary / Registrar of Lands /Notary Public / Justice of Peace
	SCHEDULE
I.	Name of the paddy land:
2.	Location of the paddy land:
	(a) Village or town and Grama Niladhari Division:
	(b) Divisional Secretary's Division:
2	(c) Administrative District:
3.	Boundaries of the paddy land- North:
	South:
	East:
	Wast ·

4.	Extent:
5.	Relevant part

- 6. The Agricultural Research and Production Assistant's area where the paddy land is entirely or mainly situated:
- 7. Name of the Agrarian Development Council:

REGULATION 5(1).

### FORM "D" JOURNAL BOOK

Serial number	Date and time of submission for registration	Date of signing the document and before whom it was signed	Nature of the document whether it is a nomination, cancellation or both cancellation and nomination	Registration and Fee	Relevant number of lands	Relevant part	The date of returning the document after registration	Other facts if any
1	2	3	4	5	6	7	8	9

Regulations 6(1)

#### FORM "E"

#### REGISTER OF SUCCESSORS

1.	Agrarian services center:
2.	The Agricultural Research and Production Assistant's area where the paddy land is entirely or mainly situated:
3.	Village or town and Grama Niladhari Division:
4.	Divisional Secretary's Division:
5.	Administrative District:
6.	Name of the paddy land:
7.	Boundaries:
	North:
	South :
	East
	West
8.	Extent:

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Serial	Date of	Name	Name	Name and	Name and	Relevant	Date of	Signature	Other
number	registra-	and	and	the address	the address	part	signing	of the	facts if
	tion	Address	Address	of the	of the		the	Commissioner	any
		of the	of the	Successor	Successor		docume	General or	
		owner	tenant	nominated	whose		nt and	Authorized	
			cultiva	under sec.	nomination		before	officer	
			tor	IE of the	was		whom		
				Acts	cancelled		it was		
					under sec.		signed		
					IE of the				
					Act				
1	2	3	4	5	6	7	8	9	10

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#### Agrarian Development Act, No. 46 of 2000

REGULATIONS made by the Minister of Economic Development under section 95 of the Agrarian Development Act, No. 46 of 2000 as amended by Act, No. 46 of 2011 read with subsection (11) of section 39 and subsection (13) of section 42A of the said Act.

Basil Rohana Rajapaksa, Minister of Economic Development.

Colombo, 15th March 2013.

#### Regulations

1. These regulations may be cited as the Agrarian Development (Inquiry Procedure) Regulations, No.1 of 2013.

#### PART 1

INQUIRY PROCEDURE AGRARIAN TRIBUNALS

2. Where any application, complaint or appeal is made or referred to the Agrarian Tribunal for inquiry the inquiry number given by the Commissioner General to any such application or complaint shall be used as the distinctive number of the inquiry, and the inquiries shall be held in accordance with the order of reference.

- 3. (1) An application or complaint made or referred to the Agrarian Tribunal shall be substantially in Form "A" set out in the Schedule hereto and shall be accompanied by an affidavit.
- (2) An appeal made or referred to the Agrarian Tribunal shall be substantially in Form "8" set out in the Schedule hereto and shall be accompanied by an affidavit.
- 4. A written notice shall be sent, by registered post to the parties of the application ,complaint or appeal at least fourteen days prior to the date of the Inquiry, requesting them to attend.
- 5. The notice sent under Regulation 4 shall mention the subject of the inquiry, the names and addresses of the parties and the date, time and place of the inquiry.
- 6. If any party fails to attend on the date and time of inquiry given in the notice, sent under Regulation 4, notwithstanding the provisions of subsection (8) of Section 39 of the Act, the inquiry may be postponed to another date and the date, time and place of the postponed inquiry shall be communicated in writing, by registered post to the parties.
- 7. It shall be stated in the notice referred to in Regulation 6 that if the applicant, complainant or appellant is absent and neither he nor his representative be present at the inquiry on the day fixed therefor without reasonable cause, the complaint will be rejected and that if the respondent is absent and neither he nor his representative be present on such day without reasonable cause, an ex-parte inquiry will be held.
  - 8. No inquiry shall be held on a public holiday.
- 9. A journal entry of the particulars relating to the inquiry shall be made before the commencement of inquiry on each day.
- 10. The Agrarian Tribunal shall in the first instance, endeavor to effect a settlement between the parties and proceed with the matter only if a settlement cannot be effected.
- 11. The Agrarian Tribunal may upon written application made in that behalf, permit withdrawal of an application, complaint or appeal. On such an instance the Agrarian Tribunal may require the applicant, complainant or appellant to pay costs to the other party on its own discretion.
- 12. A party may be represented at an inquiry in person or by his representative who shall be appointed by such party in writing by a document substantially in Form "c" of the Schedule hereto.
- 13. An appointment made in terms of Regulation 13 may be cancelled in writing by a document substantially in Form "D" of the Schedule hereto.
- 14. The parties may give evidence at the inquiry and may request to call for witnesses. The party who requests to call for witnesses shall take action to summon witnesses:

Provided However, the Agrarian Tribunal may take action to issue summons to any witness subject to the payment of subsistence by the party concerned.

- 15. Cross examination of a witness shall be allowed after taking evidence in chief and re-examination shall be allowed only on the matters raised at the cross-examination of such witness.
  - 16. The Agrarian Tribunal may obtain any evidence it deems necessary, and may permit any party to clarify any point.
- 17. When evidence is given by any party or any witness at the inquiry, it shall be taken down and read over and explained to such person and the words "Read over and explained to me" shall be inserted at the end thereof and the signature of the person who gave the evidence shall be obtained. Thereafter, the person who acts as the Agrarian Tribunal shall place his signature after the words "signed before me" and date the document.
- 18. The person who gives the evidence shall be allowed to read his own evidence, if he so requests. In such case, the words "Read and understood by me" shall be inserted before he signs the evidence and the Agrarian Tribunal shall attest the document.
  - 19. When postponing an inquiry, the parties shall be so informed and the journal entry shall be signed by them.
  - 20. The Agrarian Tribunal may postpone an inquiry at the request of either party on reasonable grounds.
- 21. At the end of the inquiry, parties may be required to submit oral or written submissions and an entry shall be made to that effect.

- 22. When the inquiry file is in the custody of the Agrarian Tribunal, if a request is made for certified copies of hearings, the Secretary of the Agrarian Tribunal shall cause such copies to be issued on payment of a fee charged in accordance with circulars issued by the Commissioner General specifying the charges to be levied and receipts to be issued for granting certified copies.
- 23. The decision of the Agrarian Tribunal shall be conveyed to the Commissioner General and the relevant parties by registered post.
- 24. Where a party to the inquiry had not preferred an appeal to the Board of Review within thirty days after receiving the decision of the Agrarian Tribunal, the file of the relevant inquiry shall be sent to the Commissioner General.
- 25. Where an appeal has been preferred to the Board of Review within the specified period in respect of the decision of the Agrarian Tribunal,
  - (a) copies of such appeal shall be sent to the Commissioner General and the respondent by registered post; and
  - (b) the file of the relevant inquiry shall be kept in the custody of the Secretary of the Agrarian Tribunal.
  - 26. The Secretary of an Agrarian Tribunal shall -
    - (a) inform the Orders of such Agrarian Tribunal to relevant parties;
    - (b) keep the reports, documents, files and all equipment of such Agrarian Tribunal in his custody and shall be responsible for the protection of the same;
    - (c) maintain an inquiry file which contains proceedings of the inquiry;
    - (d) file all applications, complaints and appeals, other than requests for certified copies, in the inquiry file;
    - (e) comply with the directions of the Agrarian Tribunal in respect of the applications, complaints and appeals made or referred to such Agrarian Tribunal; and
    - (f) shall issue certified copies of the hearings of any inquiry conducted by the Agrarian Tribunal on a request made by any party to an Inquiry, and on payment of such fee levied in accordance with circulars issued by the Commissioner General specifying the charges to be levied and receipts to be issued for granting certified copies.
  - 27. The Agrarian Tribunal shall conduct its meetings at least fifteen days per month.
- 28. Instructions may be given through circulars, issued from time to time, by the Commissioner General on general administration of the Agrarian Tribunal in the conduct of its meetings.

#### **PART II**

#### Procedure of the Board of Review

- 29. The Board of Review shall fix the dates of its meetings for each quarter in advance.
- 30. The Secretary of the Board of Review shall exhibit the dates so fixed, the numbers of the appeals and the names of parties.
- 31. Any party to a dispute who prefers an appeal shall cite the other party or parties to the dispute as the respondent or respondents of the petition.
  - 32. Any petition of appeal shall be submitted to the Secretary of the Board of Review.
- 33. An appeal referred to the Board of Review shall be substantially in Form "E" set out in the Schedule hereto and shall be accompanied by an affidavit.
- 34. A copies of the petition of appeal shall be sent by the appellant to the Commissioner General and to the respondent or respondents by registered post.
  - 35. Every petition of appeal shall bear stamps to the value of Rs. 50.00
- 36. The Secretary of the Board of Review shall, put the date stamp on every page of the petition of appeal and initial the same on the date of receipt thereof and acknowledge the receipt of such petition of appeal to the Board of Review, within fourteen days of such date of receipt.

- 37. If stamps to the value of Rs. 50.00 has not been affixed to the petition of appeal, the Secretary of the Board of Review shall inform the appellant by letter sent by registered post and require that stamps to the value of Rs.50.00 be affixed to the petition within fourteen days from the date of receipt of such letter.
  - 38. The Secretary shall obtain the inquiry file relating to the appeal from the Agrarian tribunal.
- 39. The appellant or the respondent or respondents, as the case may be, may in person or by his representative make representations before the Board of Review.
  - 40. The appellant or any party may appoint a representative to appear before the Board of Review.
  - 41. A person appointed as an Agrarian Tribunal shall not be called before the Board of Review.
- 42. The decision of the majority of members of the Board of Review shall be deemed to be the decision of the Board of Review.
- 43. The Board of Review shall give reasons for its decision on any appeal and any member who does not agree may give his reasons for his dissent.
- 44. The decision of the Board of Review shall be communicated by registered post to every party to the appeal and the Commissioner General by the Secretary.
  - 45. The Secretary of a Board of Review shall -
    - (a) inform the Orders of such Board of Review to every party;
    - (b) keep the reports, documents and all equipment of the Board of Review in his custody;
    - (c) maintain records of all hearings of appeals held by the Board of Review;
    - (d) file all petitions of appeal, other than requests for certified copies;
    - (e) act in accordance with the directions of the Board of Review in respect of any petition of appeal referred to such Board of Review; and
    - (f) shall issue certified copies of the appeals entertained by the Board of Review on a request made by any party to an appeal, on payment of such fee imposed in accordance with circulars issued by the Commissioner General specifying the charges to be levied and receipts to be issued for granting certified copies.
- 46. The documents transmitted to the Board of Review by the Commissioner-General or by an Assistant Commissioner of the relevant District for the purpose of entertaining an appeal shall be returned to the Commissioner-General or to such Assistant Commissioner, as the case may be, within thirty days after conclusion of entertaining such appeal.
  - 47. In these regulations -
  - "Act" means the Agrarian Development Act, No. 46 of 2000 as amended by Act, No. 46 of 2011;
  - "Agrarian Tribunal" means an Agrarian Tribunal appointed under section 39 of the Act;
  - "Board of Review" means a Board of Review appointed under subsection (5) of section 42A of the Act;
- "Commissioner-General" means the Commissioner-General of Agrarian Development appointed under Section 38 of the Act.

Schedule	
Regulation 3 (1)	
From "A"	
Application / Complaint made/ referred to the Agrarian Tribunal under Agrarian Development Act, No. 46 of 2000 as	
amended by Act, No. 46 of 2011	
Applicant/Complainant	
Respondent	

Inquiry No ...... (To be assigned by the Commissioner General)

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(Stamp of Rs. 100)	
at	
on20	
<ol> <li>Section / Sections of the Agrarian Development Act, No. 46 of 2000 a the Application / Complaint is made or referred:</li> </ol>	
2. The facts upon which the application / complaint is based on :	
3. The documents accompanying the application complaint:-	
(i) (ii)	
(iii)	
4. The party / parties to be summoned :	
	Signature of the Applicant Complainant.
	Regulation 3 (2)
Form "B"	-8
Appeal submitted to the Agrarian Tribunal in terms of Section of the Agrarian by Act, No. 46 of 2011.	Development Act, No. 46 of 2000 as amended
	Appellant
	••
	Respondent,
Application / Complaint No	
Inquiry No. of the Agrarian Tribunal:	
(To be assigned by the Commissioner General)	
(Stamp of Rs. 100)	
at on20	
(1) I(Name) of(Address) am the applicant	t/complainant/ respondent/ party to Application/
Complaint No made to the Commissioner General of Agrarian	n Services under section of the Agrarian
Development Act, No. 46 of 2000 as amended by Act, No. 46 of 2011, deci	ded by the Deputy Commissioner/ Assistant
Commissioner	

I කොටස : (I) ඡෙදය - ශී් ලංකා පුජාතාන්තුික සමාජවාදී ජනරජයේ අති Part I : Sec. (I) - GAZETTE EXTRAORDINARY OF THE DEMOCRATIC SOCIALIST	
(2) I declare that the Agricultural Land relating to the Application / Compauthority ofAgrarian Tribunal.	plaint is situated within the area of
(3) The decision on Application/Complaint Noreferred to above	has been informed to me on
(4) I being aggrieved by the said decision submit this appeal on the facts n	nentioned in the affidavit annexed herewith.
Signa	ture of the Applicant / Complainant /
Signa	respondent / party.
	Regulation 12
FORM "C"	
Appointment of a Representative	
I	
Date :	Applicant/Complainant/ Respondent/Party/Appellant.
Date	Regulation 13
Form "D"	
Cancellation of the appointment of represen	ntative
I,	
	Applicant/Complainant/ Respondent/Party/Appellant.
Date :	Regulation 33
Form "E"	Regulation 33
Appeal submitted to the Board of Review in terms of section 42 of the Agrarian D by Act, No. 46 of 2011.	Development Act, No. 46 of 2000 as amended
	Appellant
	Respondent,
Inquiry No.:	,
of the Agrarian tribunal	
aton2013.	
Being aggrieved by the decision of the Agrarian tribunal on	
	Signature of the Appellant.
03_11/8/3	5 11