

ಭಾಗ – ೪ಎ ಬೆಂಗಳೂರು, ಸೋಮವಾರ, ೧೨, ಆಗಸ್ಟ್, ೨೦೨೪(ಶ್ರವಣ , ೨೧ ಶಕವರ್ಷ, ೧೯೪೬) ನಂ. ೩೮೯ Part – IVA BENGALURU, MONDAY, 12, AUGUST, 2024(SHRAVANA, 21, SHAKAVARSHA, 1946) No. 389

GOVERNMENT OF KARNATAKA

No.UDD 445 MNU 2023

Karnataka Government Secretariat, Vikasa soudha, Bengaluru, Date: 12-08-2024

NOTIFICATION

Whereas the draft of the Bruhat Bengaluru Mahanagara Palike (Property Tax Assessment, Recovery and Management) Rules, 2024 was published as required by sub-section (1) of section 316 read with Section 144, 147, 149 & 156 of the Bruhat Bengaluru Mahanagara Palike Act, 2020 (Karnataka Act 53 of 2020) Vide Notification No. UDD 445 MNU 2024(E), dated:16.03.2024, published in part IV-A of the Karnataka Gazette dated:19.03.2024 inviting objections or suggestions from all persons likely to be affected thereby within thirty days from the date of its publication in the Official Gazette.

And whereas the said Gazette was made available to the public on 19.03.2024.

And whereas, no objections and suggestions have been received in this regard.

Now, therefore, in exercise of the powers conferred by section 316 of the Bruhat Bengaluru Mahanagara Palike Act, 2020 (Karnataka Act 53 of 2020), the Government of Karnataka hereby makes the following rules, namely: -

RULES

- 1. Title, commencement and application. (1) These rules may be called the Bruhat Bengaluru Mahanagara Palike (Property Tax Assessment, Recovery and Management) Rules, 2024.
- (2) They shall be deemed to have come into force with effect from the date of their publication in the Official Gazette.
- (3) These rules shall be applicable for the purposes of assessment, levy, recovery and management of property tax under Chapter XIII of the Bruhat Bengaluru Mahanagara Palike Act, 2020.

- 2. **Definitions.** (1) In these rules, unless the context otherwise requires, (a) "Act" means the Bruhat Bengaluru Mahanagara Act, 2020 (Karnataka Act 53 of 2020);
- (b) "Person-in-default or defaulter" means the owner of the immovable property or the person in possession of the immovable property who is liable to pay the property tax under section 147 of the Act but has not paid the tax orcess or penalty or interest or has paid only partly.
- (c) "Authorized Officer" means an officer of the BBMP who is a public servant within the meaning of section 361 of the Act and under section 2 (28) of the Bharatiya Nyaya Sanhita 2023 authorized under these rules.
- (2) All other words and expressions used herein but not defined shall have the same meaning as assigned to them in the Act.
- 3. Maintenance of Property Registers.- (1) The particulars of the properties and the land and the property tax, cess, penalty and interest collected there from shall be in Form-1(to be called Property Register-A) for all the properties and lands which are assessed to property tax after complying with all the stipulations of the Act, the Karnataka Town and Country Planning Act, 1961 and other applicable laws and rules made there under, and, in Form-2 (to be called Property Register-B) for all the properties or lands or both assessed to property tax under section 144 of the Act.
- (2) The acknowledgment or khata under sub-section (20) of section 144 of the Act, for lawful and authorized properties or lands recorded in Form-1 Property Register shall be in Form-3 and acknowledgment or khata of unauthorized properties or lands recorded in Form-2 Property Register shall be in Form-4. The acknowledgment or receipt of the property tax paid shall be in Form-3A for properties in Property Register-A, and in Form-4A for the properties in Property Register-B.
- 4. Authorities for approval, revision and hearing of appeals on Property Tax, Interest, Penalty and other Cesses and Levies and Services. The authorities empowered to approve, revise and hear appeals with respect to Property Tax, interest, penalties and cesses and other levies and services shall be

S1. No	Servic e	Approval
1.	Re-assessment of existing Property Tax, Cesses & Other Levies on Properties, Land with or without Buildings of extent upto 2400 Sq Feet	Assistant Revenue Officer
2.	Re-assessment of existing Property Tax, Cesses & Other Levies on Properties, Land with or without Buildings of extent more than 2400 Sq Feet but upto 4000 Square Feet	Deputy Revenue Officer/Revenue Officer, as the case may be.
3.	Re-assessment of existing Property Tax, Cesses & Other Levies on Properties, Land with or without Buildings of extent more than 4000 Sq Feet but upto 6000 Square Feet	Zonal Deputy Commissioner (Revenue)
4.	Re-assessment of existing Property Tax, Cesses & Other Levies on Properties, Land with or without Buildings of extent more than 6000 Square Feet	Zonal Additional/Joint Commissioner, as the case may be.
5.	Transfer of Property for all type of properties/buildings/lands (A-Register & B- Register Properties)	Assistant Revenue Officer
6.	Creation or Recording of New Property in Property Tax Register (both Register A & B) & fixation of its Property Tax, for the Properties, Land with or without Buildings of extent upto 4000 Sq Feet	Deputy Revenue Officer/Revenue Officer, as the case may be.
7.	Creation or Recording of New Property in Property Tax Register (both Register A & B) & fixation of its Property Tax, for the Properties, Land with or without Buildings of more than 4000 Sq Feet but upto 6000 Sq Feet	Zonal Deputy Commissioner (Revenue)
8.	Creation or Recording of New Property in Property Tax Register (both Register A & B) & fixation of its Property Tax, for the Properties, Land with or without Buildings of extent more than 6000 Sq Feet.	Zonal Additional/Joint Commissioner, as the case may be.
9.	Sub-Division or amalgamation of Properties, Land (with or without Buildings), as per the directions/decision/circular of the Town Planning Wing of the BBMP, and the fixation of its Property Tax, for properties upto an extent of 4000 Sq Feet (both A & B).	- ·

10.	Cub Division on amalgamation of	Zonol Domiter
10.	Sub-Division or amalgamation of	
	Properties, Land (with or without	
	Buildings), as per the	(Revenue)
	directions/decision/circular of the Town	
	Planning Wing of the BBMP, and the	
	fixation of its Property Tax, in respect of	
	the properties/land of extent more than	
	4000 Sq Feet but upto 6000 Sq Feet (both	
	A & B)	
11.	Sub-Division or amalgamation of	Zonal
	Properties, Land (with or without	Additional/Joint
	Buildings), as per the	Commissioner, as
	directions/decision/circular of the Town	
	Planning Wing of the BBMP, and the	
	fixation of its Property Tax, for	
	properties/lands of extent more than	
	6000 Sq Feet (both A & B)	
12.	Issue of Show Cause Notice and Demand	Assistant Revenue
14.	Notice and Order for Recovery of property	Officer Revenue
	tax, penalties, interest, cesses & other	Officer
	levies on the Properties/	
	Lands/Buildings under section 156,	
	for amounts not exceeding Rupees Five	
	Lakhs for a single property.	
13.	Issue of Show Cause Notice and Demand	Deputy Revenue
	Notice and Order for Recovery of property	Officer/Revenue
	tax, penalties, interest, cesses & other	Officer, as the case
	levies on the Properties/	may be.
	Lands/Buildings under section 156, for	
	amounts exceeding Rupees Five Lakhs	
	but not more than Rupees Twenty-Five	
	Lakhs for a single property.	
14.	Issue of Show Cause Notice and Demand	Zonal Deputy
		2011ai Depaty
	Notice and Order for Recovery of property	• •
	Notice and Order for Recovery of property tax, penalties, interest, cesses & other	• •
		Commissioner
	tax, penalties, interest, cesses & other	Commissioner
	tax, penalties, interest, cesses & other levies on the Properties/Lands/Buildings under section 156, for	Commissioner
	tax, penalties, interest, cesses & other levies on the Properties/ Lands/Buildings under section 156, for amounts exceeding Rupees Twenty- Five	Commissioner
	tax, penalties, interest, cesses & other levies on the Properties/Lands/Buildings under section 156, for amounts exceeding Rupees Twenty- Five Lakhs but not more than Rupees One	Commissioner
15.	tax, penalties, interest, cesses & other levies on the Properties/Lands/Buildings under section 156, for amounts exceeding Rupees Twenty- Five Lakhs but not more than Rupees One Crore for a single property.	Commissioner (Revenue)
15.	tax, penalties, interest, cesses & other levies on the Properties/Lands/Buildings under section 156, for amounts exceeding Rupees Twenty- Five Lakhs but not more than Rupees One Crore for a single property. Issue of Show Cause Notice and Demand	Commissioner (Revenue)
15.	tax, penalties, interest, cesses & other levies on the Properties/ Lands/Buildings under section 156, for amounts exceeding Rupees Twenty- Five Lakhs but not more than Rupees One Crore for a single property. Issue of Show Cause Notice and Demand Notice and Order for Recovery of property	Commissioner (Revenue) Zonal Additional/Joint
15.	tax, penalties, interest, cesses & other levies on the Properties/ Lands/Buildings under section 156, for amounts exceeding Rupees Twenty- Five Lakhs but not more than Rupees One Crore for a single property. Issue of Show Cause Notice and Demand Notice and Order for Recovery of property tax, penalties, interest, cesses & other	Commissioner (Revenue) Zonal Additional/Joint Commissioner, as
15.	tax, penalties, interest, cesses & other levies on the Properties/ Lands/Buildings under section 156, for amounts exceeding Rupees Twenty- Five Lakhs but not more than Rupees One Crore for a single property. Issue of Show Cause Notice and Demand Notice and Order for Recovery of property tax, penalties, interest, cesses & other levies on the Properties/	Commissioner (Revenue) Zonal Additional/Joint
15.	tax, penalties, interest, cesses & other levies on the Properties/ Lands/Buildings under section 156, for amounts exceeding Rupees Twenty- Five Lakhs but not more than Rupees One Crore for a single property. Issue of Show Cause Notice and Demand Notice and Order for Recovery of property tax, penalties, interest, cesses & other levies on the Properties/ Lands/Buildings under section 156, for	Commissioner (Revenue) Zonal Additional/Joint Commissioner, as
15.	tax, penalties, interest, cesses & other levies on the Properties/ Lands/Buildings under section 156, for amounts exceeding Rupees Twenty- Five Lakhs but not more than Rupees One Crore for a single property. Issue of Show Cause Notice and Demand Notice and Order for Recovery of property tax, penalties, interest, cesses & other levies on the Properties/ Lands/Buildings under section 156, for amounts exceeding Rupees One Crore	Commissioner (Revenue) Zonal Additional/Joint Commissioner, as
15.	tax, penalties, interest, cesses & other levies on the Properties/ Lands/Buildings under section 156, for amounts exceeding Rupees Twenty- Five Lakhs but not more than Rupees One Crore for a single property. Issue of Show Cause Notice and Demand Notice and Order for Recovery of property tax, penalties, interest, cesses & other levies on the Properties/ Lands/Buildings under section 156, for	Commissioner (Revenue) Zonal Additional/Joint Commissioner, as

16.	Issue of Show Cause Notice and Demand Notice and Order for Recovery of property tax, penalties, interest, cesses & other levies on the Properties/ Lands/Buildings under section 156, for amounts exceeding Rupees Five Crore	Zonal Commissioner
17.	for a single property. Issuance of warrant of attachment of bank account or immovable properties for recovery of property tax, penalties, interest, cesses and other levies under section 156 for amounts not exceeding Rupees Ten Lakhs for a single property.	Deputy Revenue Officer/Revenue Officer, as the case may be.
18.	Issuance of warrant of attachment of bank account or immovable properties for recovery of property tax, penalties, interest, cesses and other levies under section 156 for amounts not exceeding Rupees Ten Lakhs but not more than rupees One Crore for a single property.	Zonal Deputy Commissioner (Revenue)
19.	Issuance of warrant of attachment of bank account or immovable properties for recovery of property tax, penalties, interest, cesses and other levies under section 156 for amounts exceeding Rupees One Crore but not more than rupees Five Crores for a single property.	Additional/Joint
20.	Issuance of warrant of attachment of bank account or immovable properties for recovery of property tax, penalties, interest, cesses and other levies under section 156 for amounts exceeding Rupees Five Crores for a single property.	Zonal Commissioner
21.	Issuance of distraint & seizure order and sale of movable or immovable properties for recovery of property tax, penalties, interest, cesses and other levies under section 156 for amounts not exceeding Rupees Ten Lakhs for a single property.	Deputy Revenue Officer/Revenue Officer, as the case may be.
22.	Issuance of distraint & seizure order and sale of movable or immovable properties for recovery of property tax, penalties, interest, cesses and other levies under section 156 for amounts exceeding Rupees Ten Lakhs but not more than rupees One Crore for a single property.	Zonal Deputy Commissioner (Revenue)

23.	Issuance of distraint & seizure order and	Zonal						
	sale of movable or immovable properties	Additional/Joint						
	for recovery of property tax, penalties,	Commissioner, as						
	interest, cesses and other levies under	the case may be.						
	section 156 for amounts exceeding Rupees							
	One Crore but not more than rupees Five							
	Crores for a single property.							
24.	Issuance of distraint & seizure order and	Zonal Commissioner						
	sale of movable or immovable properties							
	for recovery of property tax, penalties,							
	interest, cesses and other levies under							
	section 156 for amounts exceeding							
	Rupees Five Crores for a single property.							

S1. No	Authority approving a service/action as per table above	1 st Appellate Authority	2 nd Appellate Authority
1	Assistant Revenue Officer	Deputy Revenue Officer/Revenue Officer, as the case may be.	Zonal Deputy Commissioner (Revenue)
2	Deputy Revenue Officer/Revenue Officer, as the case may be.	Zonal Deputy Commissioner (Revenue)	Zonal Additional/Joint Commissioner, as the case may be.
3	Zonal Deputy Commissioner	Zonal Additional/Joint Commissioner, as the case may be.	Zonal Commissioner
4	Zonal Additional/Joint Commissioner, as the case may be.	Zonal Commissioner	Special Commissioner (Revenue)

(2) The Chief Commissioner may under section 144 sub-section (12) or section 150 either Suo-motu or otherwise take up any case and pass such orders with respect thereto as per law, after affording an opportunity to the parties likely to be affected by the said order.

5. Use of Software & Technology for Property Tax Records: (1) The Bruhat Bengaluru Mahanagara Palike may by order specify from time to time the software and technology to be used for creation, storage, updation and maintenance of property tax records including maps and all actions associated therewith, including assessment, recovery of the property tax, interest, penalties, cesses and other levies

and other purposes as provided for in the Act.

- (2) The Property tax records, including maps, stored electronically shall be the original Property Tax Records upon notification by the Chief Commissioner. Once notified for a given jurisdictional area by the Chief Commissioner directing use of only the electronically stored Property Tax Records from the date mentioned in the notification, then from then onwards such electronically stored Property Tax Records shall come into force and be the original Property Tax Records.
- (3) The approval of entry of the names and other mutations in the property or land records upon inheritance, succession transfer, survivorship or otherwise, once the software is notified under this Rule, shall be done by the software as per order issued in this regard by the Chief Commissioner. Similarly, the notices, demand notices, assessments, revisions and other connected activities shall be signed by the specified software system upon issuance of an order in this regard by the Chief Commissioner.
- 6. The Show Cause Notice and the Demand Notice. (1) The Demand Notice for default to pay the property tax, cesses, penalties, interest, other levies under sub-section (1) of section 156 of the Act shall be in Form-5, Form-5A.
- (2) The notice to call for scrutiny of the Property Tax Returns under section 144, shall be in Form-6.
- (3) The Show Cause Notice, the Demand Notice for a revised demand under subsection (15) of section 144 of the Act shall be in Form-6A and Form-7, respectively and signed and issued by the Assistant Revenue Officer though approval of the demand or revised demand shall be by authorities as prescribed under rule 4.
- 7. Procedure for recovery of Property Tax, Penalties, Cesses and Other Levies.- (1) The Demand Notice in case of revision of the demand under sub-section (15) of section 144 of the Act shall be issued along with a speaking Order deciding the property tax, penalties, cesses and other levies as per the Act by the authorized officer:

Provided that no appeal on Show Cause Notice or the Demand Notice or the order shall be admitted unless the person seeking to file appeal deposits fifty percent of the amount mentioned in the Show Cause Notice or the Demand Notice or the Order, to the Bruhat Bengaluru Mahanagara Palike:

Provided further that in case of appeal being successful resulting in refund either in part or full of the already deposited amount, the same shall be immediately refunded by the Bruhat Bengaluru Mahanagara Palike or adjusted against any other pending or future property taxes or penalties or cesses or interest or other levies.

- (2) The Property Tax, Penalties, Interest, Cesses and Other Levies shall become due to be paid immediately upon service of such a Demand Notice unless the same is stayed in an appeal. The said Demand Notice shall also be the notice for the purpose of distraint of movable properties, their seizure, distress sale, attachment of immovable properties and the bank account of the defaulter. Thereupon, in case of failure to pay the Property Tax, Penalties, Interest, Cesses and Other Levies, the authorized officer may proceed ahead with the distraint and seizure of movable properties and their distress sale, attachment of the immovable properties and bank accounts of the defaulter for recovery of the Property Tax, Penalties, Interest, Cesses and Other Levies.
- (3) The property belonging to the defaulter or the property over which, or the profits of which, he has disposing power which he may exercise for his own benefit, may be attached and sold in order to recover unpaid property tax, interests, penalties, cesses and other levies.
- (4) All saleable movable properties including, but not limited to, goods, money, bank notes, cheques, bills of exchange, hundis, promissory notes, government securities, bonds or other securities for money, debts, shares in a corporation, other than the assets expressly excluded under sub-section (1) of section 60 and section 61 of the Code of Civil Procedure, may be attached and sold in order to recover unpaid property tax, interests, penalties, cesses and other levies.
- (5) The immovable properties of the defaulter of the property tax, cesses and other dues or levies may be attached and sold to recover the same as per the provisions of the Act.

- 8. Manner of service of the Demand Notice or the Show Cause Notice or the Order. (1) The demand notice or the show cause notice or the order shall be served directly on the concerned person or the defaulter and a copy thereof along with proper acknowledgement shall be placed in the record or file.
- (2) A scanned copy of the notice/order may be served through the e-mailID of the defaulter, if the same is available.
- (3) If the notice/order could not be served in the manner stated above, it shall be served by affixture on the property concerned or the last known address of the defaulter and the fact of service by affixture shall be recorded by drawing up the Panchanama. If the defaulter is avoiding the service of the notice/order, the same shall be mentioned in the Panchanama evidencing service by affixture. The format of Panchanama shall be in Form–8.
- (4) The service by affixture is also necessary if the notice/order, which could not be served directly on the person/defaulter but is served through an email ID.
- (5) The notice/order may also be served through any electronic messenger application, including WhatsApp/SMS/email. However, it shall be followed by service by affixture as aforesaid.
- (6) Wherever it is practicable, it should be preferable to have videographic evidence or photos of service by affixture on record.
- 9. Procedure upon failure to pay Property Tax or Penalties or Cesses or Other Levies.- (1) If the person to whom a notice of demand has been served under these rules does not pay the Property Tax, Interest, Penalties, Cesses and other Levies, within thirty days from the service of such notice, in the absence of any stay issued by the Appellate Authorities under rule 4, the Revenue Officer or the authorized officer may recover by distraint under his warrant and sale of such movable property of the defaulter or if the defaulter is the occupier of the building by distress and sale of any movable property which may be found in or on such building or land, the amount due on account of tax, penalties, cesses and levies, together with the warrant fee and distraint fee and with such further sums as will satisfy the probable charges, that will be incurred in connection with the detention and of the sale of property so distrained.

(2) If, for any reason the distraint or a sufficient distraint of the defaulter's property cannot be effected, the Revenue Officer or authorized officer may attach and seal, by passing an order in this regard, the bank account and/or the immovable property of the defaulter until the recovery of the property tax, interest, penalties, cesses and other levies, together with the warrant fee and distraint fee and with such further sums as shall satisfy the probable charges, that may be incurred in connection with the attachment of the immovable property:

Provided that the Revenue Officer or authorized officer may order or direct the Bank to deduct and remit the amount due on account of property tax, interest, penalties, cesses and other levies.

- (3) The Revenue Officer or authorized officer may prosecute the defaulter before a competent court.
- (4) Distraints of movable properties of the defaulter: (i) Orders of distraint under these rules shall be in Form-9 and issued by the authorized officer.
- (ii) For distraint of movable properties of the defaulter, the following procedure shall be followed, namely: -
- (a) The distraint shall be made by the Revenue Officer or authorized officer in the presence of independent witnesses consisting of not less than two respectable persons of the locality. A copy of the order shall be given to the defaulter if he is present and if he is absent and there is not any properly authorized agent to receive it, the order of distraint shall be served at his usual place of residence or on the premises where the distraint is to be made. After the distraint is made an inventory of the property distrained shall be made in Form-10 and attested by the Revenue Officer or the Assistant Revenue Officer and by the witnesses. A copy of the inventory shall be handed over to the defaulter or his authorized agent, if he is present. The property distrained shall not be disproportionate to the amount of arrears to be recovered.
- (b) All distrained property shall ordinarily be retained in the custody of the Revenue Officer or the Assistant Revenue Officer or custody may be given to such other officer, as deemed appropriate by the officer ordering the seizure, in

which event the Revenue Officer or the Assistant Revenue Officer may make such arrangements.

- (iii) On all matters not expressly provided for in this rule, the procedure regarding distraints shall, as far as may be, be similar to that prescribed in respect of attachments of movable property under the Code of Civil Procedure.
- (5) Sale of Movable Properties. (a) The notice of auction sale under these rules shall be in Form-11 with such modifications as may be necessary.
- (b) The Upset Price or the minimum auction price for each movable property shall be fixed by the Joint Commissioner of the Zone upon proposal made in this regard by the Revenue Officer. The Joint Commissioner may take assistance of such officers as he deems knowledgeable to advise on the same.
- (c) The notice of auction sale shall be affixed on the following places, namely:-
- (i) on the property which is liable to pay the Property tax;
- (ii) website of the Bruhat Bengaluru Mahanagara Palike;
- (iii) the notice board of the Office of the Zonal Commissioner;
- (iv) the notice board of the Office of the Revenue Officer of the Division;
- (v) the notice board of the Office of the Assistant Revenue Officer;
- (vi) the notice board of the Ward Office concerned; and
 - (vii) the local conspicuous public space in the locality in which the property liable to pay property tax is situated.
 - (d) Every sale held under these rules shall be held on the day named in the proclamation, and if necessary, continued from day to day (except public or general holidays), until all the properties specified in the sale proclamation shall have been sold. The Zonal Deputy Commissioner (Revenue) may adjourn any sale for a period not exceeding three days recording reasons for such adjournment.
 - (e) Where owing to combination or other causes there are either no bidders or the bids offered are not adequate as against the upset price, the Zonal Deputy Commissioner (Revenue) shall postpone the sale.
 - (f) The certificate of sale/purchase of movable property to be granted under these rules shall be in Form-12.

- (6) Attachment of Immovable Property. (i) The attachment of immovable property shall be made by an order prohibiting the defaulter from transferring or charging the property in any way and all persons from taking any benefit from such transfer or charge. The attachment Order shall be in Form-13. The same shall be communicated to the jurisdictional Sub-Registrar working under the Stamps and Registration Department, who shall record the attachment as encumbrance with respect to the said property.
- (ii) The order under sub-rule shall be proclaimed at some place on or adjacent to such property by beat of drum or other suitable mode and a copy of the order shall be affixed on a conspicuous part of the property and also on the notice board of the office of the Revenue Officer making the order. It shall also be published on the website of the Bruhat Bengaluru Mahanagara Palike. The copy shall be served on the defaulter who is the owner of the property.
- (iii) The Trade License, if any, for any activity running in the said immovable property shall stand immediately suspended when the order of suspension is issued by the authorized officer empowered to attach the immovable property and running of any commerce or trade may be stopped on such an immovable property by way of sealing of the commercial premises/property. Such order shall be in Form-5B. The Trade License shall stand cancelled, in case the defaulter fails to pay all the outstanding dues within three months from the date of order of attachment and the running of the trade shall be stopped.
- (7) Sale of Immovable Properties: The procedure prescribed for the sale of movable properties shall be mutatis mutandis followed for the distress sale of immovable properties for recovery of property tax, levies, cesses and other dues.
 - (8) Claims to immovable property attached: (i) If any claim is set up by a person other than the defaulter, to the immovable property attached under these rules, the Revenue Officer making the attachment shall hold a summary enquiry into the claim and after such enquiry may admit or reject the claim.
 - (ii) The person against whom an order is made under this sub-rule may, within one year from the date of such order, institute a suit to establish the right which he claims to the property attached, but subject to the result of such

suit, if any, the order shall be conclusive.

- (9) Registers of movable properties sold, and immovable properties attached shall be kept in the office of the Revenue Officer in Form-14 and Form-15, respectively.
- (10) Attachment of bank account of the defaulter.- The following steps shall be followed for recovery of the taxes by attachment of the bank account of the defaulter,-
- (i) The attachment warrant to the bank shall be in Form-16. The bank is also under the statutory obligation to furnish the complete details of all the bank accounts held by the defaulter including fixed deposits and others. It shall be ensured that a copy of the attachment warrant is also served on the defaulter simultaneously or as soon as possible directly on the person and if it is not practical to serve the same directly, it may be served through e-mail ID or any other electronic medium.
- (ii) The Bank on receipt of the attachment warrant shall disclose all the bank accounts of the defaulter to the authorized officer and furnish the details of amounts available to the credit in the format mentioned in Form-16.
- (iii) In case the Bank fails to comply with the terms of the attachment warrant and allows the person-in-default to draw any amount that may be available to his credit in any account held in the bank, the authorized officer may proceed against the bank under section 222 of Bhartiya Nyaya Sanhita, 2023 (Central Act 45 of 2023) including and issue a show-cause notice in Form-17.
- (iv) The Revenue Officer or an authorized officer may seek order of the competent court for making attachment warrant with respect to an immovable property absolute and also prosecute the defaulter of payment: The authorized officer may file a complaint under section 223 of Bharatiya Nagarik Suraksha Sanhita 2023 (Central Act 46 of 2023) to prosecute the person-in-default even after issue of demand notice before the court of competent jurisdiction.
- 10. Procedure for maintenance, updation and mutation of Property and Land Records. (1) (a) On receipt of information of changes in the rights over buildings or lands or both on account of succession, survivorship,

inheritance, gift, transfer or otherwise, -

- (i) through intimation slips from the Sub-Registrar in Form-18; or
- (ii) by virtue of orders of authorized officers or the Court; or
- (iii) due to information given in this regard by any interested person,

the Assistant Revenue Officer or the authorized officer shall record the information in the Register of Information of Mutations of the property and land records in Form-19. A Register for recording details about the information of Inheritance or Succession or Survivorship cases shall be maintained by the Bruhat Bengaluru Mahanagara Palike in Form-20.

- (a) The intimation received from the inheritors or survivors or successors for mutation in their name in event of death of the owner or occupier recorded in the property records of the Bruhat Bengaluru Mahanagara Palike shall be in Form-21. The intimation of transfer of property through a registered deed in the Sub-Registrar office but where the intimation slip from the Sub-Registrar fails to reach to the Bruhat Bengaluru Mahanagara Palike may be given by the concerned persons in Form-22. A certified copy of the registered deed shall be attached.
- (2) After the information of mutation is recorded in the Register of Information of Mutations, the information shall be immediately published in Form-23 on the notice board of the office of the Assistant Revenue Officer or the authorized officer, in the website of the Bruhat Bengaluru Mahanagara Palike, served on the concerned property in the manner specified for service of demand notice for the property tax and individual notices shall be issued simultaneously to the parties concerned, giving a period of not less than fifteen days as opportunity to file objections, if any, to the proposed mutation. The same shall apply to the mutations sought on the basis of an order of the Court or the Appellate Authority unless there is specific order to the contrary by the Court or the Appellate Authority to implement the order immediately:

Provided that in case of orders of the Courts or the Authorized Officers in appeal, during the said period of fifteen days, any person may bring in writing to the notice of the Assistant Revenue Officer or the authorized officer any further

orders of a Competent Court or an Appellate Authority on the original order of the Court or the authorized officer which was sought for implementation. After the end of fifteen days the Assistant Revenue Officer or the authorized officer shall mutate property or land records or take action as per the latest orders of the competent Courts or the Appellate Authority.

- (3) If no objection is received within a period of fifteen days from the date of service of notice under this rule, the mutation entry shall be certified by the Assistant Revenue Officer, or the authorized officer and the property or land records shall be accordingly mutated, in such case the eKhata order shall be issued in Form-24
- (4) Objections, if any, received within fifteen days shall be entered in the register of disputed cases and shall be disposed of by the Assistant Revenue Officer or the authorized officer after giving the opportunity of being heard to the parties concerned. The result of the decision in such cases shall be entered in the property Registers. Whenever a field inspection is considered necessary, such officer shall make such inspection, after giving due notice to the parties concerned of such inspection. Such an inspection shall be conducted in the presence of two respectable locals, if they are available, and of the parties concerned, if they are present:

Provided that disputed cases shall be disposed of within thirty days of date of receipt of objection in a summary hearing.

(5) Such officer shall communicate his decision to the parties if they are present and make a note to that effect. If the parties are not present, a written intimation of the decision shall be sent by post, to the last known address of the parties and also through the means provided for service of notice of demand of property tax under these rules and the date of such intimation shall be noted in the Register of Disputed Cases. The decision of the Court or the authorized officer, in case there is no stay in an appeal, the property or land records shall be accordingly updated.

- (6) An appeal shall lie against the decision of such officer to Authority specified in rule 4.
- 11. **Power to remove difficulty**: Subject to the provisions of the Act and these rules, the Chief Commissioner may, in order to remove difficulties and in public interest, suitably add or modify the formats of the notices, orders and other formats specified under these Rules and pass appropriate orders to remove difficulties.

By order and in the name of the Governor of Karnataka

(LAKSHMISAGAR N.K)

Under Secretary to Govt, Urban Development Department, (BBMP-1)

Form-1 Property Register- A

(See rule 3)

Register maintained for Authorized Properties

S1.	Unique Property ID	PID No in	SAS Application	Name of the Owner/ Occupier	Property Details		
		the old Regi ster	Number		Site Dimensions	Buil tup area	Vaca nt land
1	2	3	4	5	6	7	8

Chakkabandi of Property								
North	South	East	West					
9	10	11	12					

Status of occupancy with areas ofeach		Usage and Area thereof		Category and Zone of building for Property Tax purposes	No. of Charged Vehicle slots	No. of Tele- commun ication towers	No. of Hoardi ngs
Owner occupi ed	Tena nted	Reside ntial	Non Residential				

13	14	15	16	17	18	19	20	21

Total Annual Property Tax:

Res	NR	Vacant land	Excess Vacant Land	Parkingin Non- Res	Telecommunic ation towers	Hoardings
21	22	23	24	25	26	27

Total Tax paid	Declared	Revision Remarks	Date of revision
Residential			
Non-residential			
Vacant Land			
Excess Land			
Parking in NR			
Telecommunication			
Towers			
Hoarding			
Cess			
Total			

Form-2 Property Register-B

(See rule 3)

Register maintained for Unauthorized Properties

S1.	Unique Property ID	PID No in	SAS Application	Name of the Owner/ Occupier	Property Details			
		the old Regi ster	Number		Site Dimensions	Buil tup area	Vaca nt land	
1	2	3	4	5	6	7	8	
						_		

Ci	Chakkabandi of Property										
North	South	East	West								
9	10	11	12								

occupan	Status of Usage and Area occupancy with areas of each		Category and Zone of building for Property Tax purposes	No. of Charged Vehicle slots	No. of Tele- commun ication towers	No. of Hoardi ngs	
Owner occupi ed	Tena nted	Reside ntial	Non Residential				

13	14	15	16	17	18	19	20	21

Total Annual Property Tax:

Res	NR	Vacant land	Excess Vacant Land	Parkingin Non- Res	Telecommunic ation towers	Hoardings
21	22	23	24	25	26	27

Total Tax paid	Declared	Revision Remarks	Date of revision
Residential			
Non-residential			
Vacant Land			
Excess Land			
Parking in NR			
Telecommunication			
Towers			
Hoarding			
Cess			
Total			

BRUHAT BENGALURU MAHANAGARA PALIKE

Register- A Property

Form-3

[See Rule-3 of BBMP (Property Tax Assessment, Recovery & Management) Rules 2024]

	Unique Property ID [UPID]							Ι	Oocumen	t Numb	er
		UPOF	R Numbe	r _	В	3hu adhaar (ULPIN)			Loc	eation Co	ode
Bang	District: C Bangalore Urban			ty : BBMP		(Owne Go	e of rship: vt/ vate	Clas	Property ssificatio Register	n:A
					Old	3375	ard				
Old PID New PID Nonumber		umber	nu: a		er l	New w	ard num	iber and	name		
Property Sl No in Register		gister	Old Property N inRegiste					Propert	y type		
									t Site/Si ng/Multi	te with Storey F	lat
Property	у Ас	ldress	Dimension of site (mtrs)		Area of the site (sq. mtrs.)		The plinth area of the building (sq. mtrs.)				
				est-North- outh							
Prop	ert	y detail:	s (only fo	or apartme	nts an	d 1	multi	-owners	ship buil	dings)	
Measurem ent of	N	Floor umber/ Block Jame & year of	Flat Numb er	Carpet area (sq. mtrs.)	Area (sq.m rs.) Addit onal	t i	Sup er buil	Type of Undi	Parki ng Availa bility	Parki ng Availa bility	par king area

Undivid ed Site	construc tion			Built -up	1 -				
-	-	-	-	-	-	-	-	-	-
	Pı	operty d	letails (for	indivi	lual bu	ilding o	nly)		
Numbe r	Area (sq.m.)	Type	Occupan cy			pe of Wood flo used Year of Cons		f Constru	action
Schedu	ale-North	Sc	hedule-Eas	t	Sche -W	dule Vest	Sche	edule-So	uth
Title doo	cument no	Change of Title / File Number			Property Photograph				
	City survey A no	Survey No. / CTS No			Io Liability			Rights	
			Owne	r Deta	ils				
S1. No	Name of the owner		mother/ pand/wife	Owr	ner's ntity iment	Add	dress Owner's Photograph		
1									
2									
			Property	Tax D	etails				
Latest tax paid Assess ment Year	SAS Applicati on No.	Name of the Bank / Details		/			ty Tax ount	Ces amou	

Docum ent issued Date	Fee paid	Serial Number	Form Issuer	Form issued Place

Barcode

BRUHA	AT BENGALURU	MAHANA	GARA PALI	KE	
	REVENUE D	EPARTME	NT		
	For	m -3A			
	(See	rule 3)			
PF	ROPERTY TAX RECE IN REG	EIPT FOR PR ISTER A	OPERTIES		
Receipt No:		Application	n No:		
Date of payment:		SAS Base Application No:			
Ward No& Name:		Form type:			
Owner's Name:		1		1	
Old PID No /Khata / Survey No:					
Property Address:			Property type Individual bu	e: Vacant Land/ ilding/Flat	
Site Area: (Sq.ft)		Categories	(I to XVII):		
Total Built up area: (Sq.ft)		No of Telecommu towers:	ınication		
No of Floors:		No of Hoar	dings:		
Residential	Built-up Area	, in	lon-Residenti	al Built-up Area	
Own: (Sq.ft)	Tenant: (Sq.ft)	Owi	n: (Sq.ft)	Tenant: (Sq.ft)	
Zonal classification	2008	2	2016	Capped	
Residential					
Non-Residential					
	Details	of Payment			
Payment Transaction Number		Payment L	ocation:		

	Mode of Payment (Online/Cheque/DD/PO/Cash):						
Assessment Year:			Payment (Full/1st Half/ 2nd Half)				
1	Property Tax:	7	7	SWM Cess:			
2	Cesses:	8	3	Advance Tax:			
3	Total tax:	9)	Balance tax paid:			
4	Rebate Availed:	1	0.	Net tax to be paid:			
5	Penalty:	1	.1	Excess amount to be adjusted:			
6	Interest:						

Amount in words:

Please Note: This payment is accepted subject to verification of accounts. If payment instrument is dishonored, then action as per Negotiable Instruments Act will be initiated. Further this payment is accepted subject to verification of the property by BBMP. If the above declaration made under SAS is found to be false action as per BBMP Act 2020 will be initiated. If the tax-reassessed is more than 5%than the tax remitted under self-declaration, the evaded tax shall be payable together with a penalty equal to the tax payable along with interest for the difference amount payable calculated (@9% p.a. (Note: interest @9% p.a. shall be applicable from the AY 2021-22 on wards) **Terms and conditions**: This computation of property tax caping the increase to 20%-25% is subject

Terms and conditions: This computation of property tax caping the increase to 20%-25% is subject to verification of property and verification of previous property tax returns filed. The taxpayer is liable to pay the balance property tax as per rules in all cases of discrepancies.

BRUHAT BENGALURU MAHANAGARA PALIKE

Register- B Property

Form-4

[See Rule-3 of BBMP (Property Tax Assessment, Recovery & Management) Rules 2024]

	Unique Pro	perty ID [UPID]			Docu	ment Nu	ımber	
	UPOI	R Numbe	r _	Bl	nu aadh (ULPI		Location Code		
Bang	rict: galore pan	Ci	ity: BBMP		Owne Go	oe of ership: ovt/ vate	Cla	Property ssificatio Register	n:B
Old PID New PID N number			ımber	nur a:	ward nber nd ıme	New ward number and name			
Property Sl. No in Register			Old Prop	perty N Registe		Property type			
							t Site/Si ng/Multi	te with Storey I	rlat
Property	y Address	(n	ion of site ntrs)	the	ea of esite mtrs.)			area of t (sq. mtrs	
			est-North- outh						
Prop	erty detail	s (only fo	or apartmei	nts an	d multi	i-owner	ship bui	ldings)	
Measurem ent of Undivid ed Site	Floor Number/ Block Name & year of constru c tion	Flat Numb er	Carpet area (sq. mtrs.)	Area (sq.mt rs.) Additi onal Built up	Sup er buil t-up		Parki ng Availa bility	Parki ng Availa bility	par king area
-	-	-	-	-	-	-	-	-	-
	Pr	operty de	etails (for i	ndivid	ual bui	lding o	nly)	l	
Number	Area (sq.m.)	Туре	Occupan cy	Roo f typ e	Ty pe of flo or	Woo d use d	Year of Construction		
I	l	I	I	1		1			

Schedule	e-North	Schedule-East	:	Schedu West		Sche	edule-South
Title docu	ment no	Change of Title / File Number		Pi	roperty	Photogr	aph
Village/City survey L.A no		Survey No. / CTS No		Liability		Rights	
		Owner	De	tails			
Sl. No	Name of the owner	Father/mother/ husband/wife	Owner's		Address		Owner's Photograph
1 2							
		Property '	Гах	Details			
Latest tax paid Assess mentYear	SAS Applicati on No.	Name of the Bank / Details		Date of payment oftax		rty Tax ount	Cess amount
Docum ent issued Date	Fee paid	Serial Number	Serial Number		uer	Form issued Place	

Barcode

BRUHAT	BENGALURU 1	MAHANAGA	RA PALIKE	C
	REVENUE D	EPARTMEN'	T	
	Forn	n-4A		
	(See r	ule 3)		
PRO	PERTY TAX RECE IN REGI		PERTIES	
Receipt No:		Application	n No:	
Date of payment:		SAS Base A	Application	
Ward No& Name:		Form type	:	
Owner's Name:				
Old PID No /Khata / SurveyNo:				
Property Address:			Property type Land/Individ building/Flat	lual
Site Area: (Sq. ft)		Categories	(I to XVII):	
Total Built up area: (Sq. ft)		No of Telectowers:	communication	
No of Floors:		No of Hoar	dings:	
Residential	Built-up Area	Nor	ı-Residential l	Built-up Area
Own: (Sq. ft)	Tenant: (Sq. ft)	Own: (Sq.	ft)	Tenant: (Sq. ft)
Zonal classification	2008	:	201 6	Capped
Residential				
Non-Residential				
		ails of yment		
Payment Transaction Number		Payment L	ocation:	
Mode of Payment (Online/Cheque/DD/PO	/Cash):			<u> </u>

As	ssessment Year:	Payment (Full/1st Half/ 2nd Half)		
1	Property Tax:	7	SWM Cess:	
2	Cesses:	8	Advance Tax:	
3	Total tax:	9	Balance tax paid:	
4	Rebate Availed:	10	Net tax to be paid:	
5	Penalty:	11	Excess amount to beadjusted:	
6	Interest:			

Amount in words:

Please Note: This payment is accepted subject to verification of accounts. If payment instrument is dishonored, then action as per Negotiable Instruments Act will be initiated. Further this payment is accepted subject to verification of the property by BBMP. If the above declaration made under SAS is found to be false action as perBBMP Act 2020 will be initiated. If the tax-reassessed is more than 5%than the tax remitted under self-declaration, the evaded tax shall be payable together with a penalty equal to the tax payable along with interest for the difference amount payable calculated (@ 9% p.a. (Note: interest @9% p.a. shall be applicable from the AY 2021-22 on wards)

Terms and conditions: This computation of property tax caping the increase to 20%-25% is subject to verification of property and verification of previous property tax returns filed. The taxpayer is liable to pay the balance property tax as per rules in all cases of discrepancies.

BRUHAT BENGALURU MAHANAGARA PALIKE Form-5

(See rule 6)

No: Ward No/Month/ 2020/	-Office of the Assistant Revenue Officer
Running Serial Number	Sub-Division
	Date:

DEMAND NOTICE FOR DEFAULT IN PAYMENT OF PROPERTY TAX

Please, take notice that you are overdue towards the property tax and other levies for the years from____ to ____ as per the following details with respect to the property in Schedule below—

S1 No	Description	Amount in Rs.
1	Property Tax	
2	Cesses	
	Interest *(calculated as on date of this	
3	notice generation)	
4	Penalty	
5	Solid Waste Management Cess	
6	Total Due#	

^{*} Actual interest will be calculated as on the date of payment.

As per BBMP records & the BBMP Act 2020, you are liable to pay the same within 30-days from the date of service of this Demand Notice.

Please note that under section 352 of the BBMP Act 2020, apart from other means, the notice via email or electronic means (WhatsApp/SMS etc.) is a sufficient service.

[#] This demand is as per available information given by you under SAS. In case any information is found in correct, you are liable to pay difference tax along with interest and penalty for the same as per BBMP Act 2020

You may note that failure to pay the above-mentioned tax makes you liable for the following actions in order to recover the same. Treat this as a notice for the same.

- (i) Distraint & sale of your moveable properties
- (ii) Attachment of your immovable properties
- (iii) Attachment of your bank accounts
- (iv) Criminal prosecution under section 326 of the BBMP Act 2020.

Property Schedule:

Unique Property IDProperty no < PID No/ Khata	a No/
Survey No>Address <>	
SAS application number,	
Ward Name & Number, BBMP Zone	
[Barcode or QR Code of F	ull Info of
ARO] Assistant Revenue Office	r
	_ Zone
То	
Property Owner Name	
Property Address in SAS	

(This is an electronically generated notice and does not require manual signatures)

Form-5A

(See rule 6)

BRUHAT BENGALURU MAHANAGARA PALIKE

No: Ward No/Month/ 2020/	-Office of the Assistant Revenue Officer
Running Serial Number	Sub-Division
	Date:
То,	
The Occupier.	

Demand notice to occupier of the property for payment of property tax under section 144 (8) r/w section 353 of BBMP Act 2020.

Whereas Demand Notice was issued to the person registered as owner of the Property in Schedule below.

S1 No	Description	Amount in Rs.
1	Property Tax	
2	Cesses	
	Interest (calculated as on date of this	
3	notice generation)	
4	Penalty	
5	Solid Waste Management Cess	
6	Total amount payable	

Under section 144(8) of BBMP Act 2020, read with section 353, the said demand is liable to be paid by you and subsequently you are authorized to deduct recover it from the rent or other dues that you are due to pay the owner.

Therefore, this notice is served upon you to pay the said Demand within 15 days of service of this notice, failing which the movable property on the premises of the property shall be attached and sold for the realization of the above-mentioned property tax dues.

You may note that under section 353 of BBMP Act 2020, the occupier is entitled to recover the same from the owner and may deduct it from the rent then or thereafter due by him to the owner.

Property Schedule:

Property no < PID No/ Khata No/ Survey No>

Address < as per street master>

SAS

application number

Assistant of Revenue Officer,

Sub-Division

Bruhat Bengaluru Mahanagara Palike

FORM- 5B

(See Rule-9)

BRUHAT BENGALURU MAHANAGARA PALIKE

No <no> Ward No/Month/ 20</no>	Office of the	Zone
20/Running Serial Number	Date:	

Order of suspension of trade license for default in payment of property tax undersection 156 BBMP Act 2020.

Whereas as per records of the BBMP, the occupier/owner of the property mentioned in the Schedule below has not paid the property tax for the premises where your business is being carried out.

Whereas the notices were issued to the occupier/owner and still the payment of the outstanding property tax and related dues has not been done.

S1 No	Description	Amount in Rs.
1	Property Tax	
2	Cesses	
	Interest (calculated as on date of this	
3	notice generation)	
4	Penalty	
5	Solid Waste Management Cess	
6	Total amount payable	

Whereas as per the rules and regulations of the BBMP health department, it is mandatory to pay the property tax on time. The non-payment of property tax is a violation of the terms and conditions of the trade license issued to you.

Accordingly, the terms & conditions for issuance of a trade license, your trade license is suspended with immediate effect. You are hereby directed to stop all business activities until further notice. You are also directed to remove all the signboards, hoardings, and advertisements related to your business

from the premises. The premises shall be sealed for the said default.

You are required to submit proof of payment of the outstanding property tax along with a written application for the revocation of the suspension of the trade license. The application should be submitted to this office within 30 days from the date of receipt of this order.

Please note that if you fail to comply with this order, your trade license shall be cancelled permanently.

Property Schedule:

	Property no	< PID No/ Khata No/	Survey No>	
	Address	< as per street master	;>	
	SAS			
	application			
	number			
			Signature of Authorized Offi	cer
То				
	The Owner/occup	pier.		

Copy to:

1.	The Zonal Health officer () for	informa	tion and neces	ssary ac	tion
2.	The Medical officer of Health ()	for	information	and	
	necessarvaction					

FORM-6

(See rule 6)

BRUHAT BENGALURU MAHANAGARA PALIKE

DRUMAI	DENGALURU MAHANAGARA PALIKE
Notice No.	Office of the Asst. Revenue Officer
	Sub-
	division Date:
То,	
Notice under S	Section 144 of the BBMP Act 2020 for scrutiny of
	Property TaxReturns

Please take n	otice that according to Section 144, Subsections (13) and
(14) of the BBMP Ad	et 2020, it has come to our attention that your property tax
-	atiny / assessment. As per the provisions of the Act, we are
1 1 : : 41_ : _	

return requires scrutiny / assessment. As per the provisions of the Act, we are hereby issuing this notice to inform you of the upcoming inspection, survey, measurement of the land with building. (If any)

Date of Inspection: (DD-MM-YYYY)

Time of Inspection: HH:MM AM/PM

Property address: (As per the katha)

Please be advised that this inspection is being conducted for the purpose of assessing the property tax in accordance with the law. It is imperative that you cooperate with our authorized officer/staff during the inspection process. Failure to do so may result in further action as per section 144(14) of BBMP Act 2020. Your property tax will be revised on merit as per law in such a case.

For any concerns or queries regarding this notice or the inspection process, please contact us on [Concerned ARO mobile Number] or your local ARO office. Your cooperation in this matter is greatly appreciated.

Assistant revenue Officer
Sub-division
Bruhat Bengaluru Mahanagara Palike

Form-6A

(See rule 6)

BRUHAT BENGALURU MAHANAGARA PALIKE

Syster	ystem generated No. Office of the Asst. Revenue Officer		
		Bengaluru, Date:	
	Show Cause Not	ice for the Revision of	<u>Demand</u>
	(Under Sectio	on 144(15)(c) of the BBMP	Act 2020)
	Year o	of Assessment	<u> </u>
tax, where BBMP below,, and as for	on date (date of date which is in your names such, has reason to the year	of reassessment, have contained to the state of the state	ation returns furnished, application No,
	ed resulting in evasio	on of property tax.	rect or has been under-
No.	Description	As per the return filed	the Revenue Inspector (RI)
	1 1 .1 1	rm abarra it is alson that	1 ("1 1 '

From the details shown above it is clear that you have filed incorrect property tax returns resulting in evasion of actual property tax payable as detailed below.

S1	Description	As per returns	Computation as
No.		computed & paid	per RI report (Rs.)
1.	Assessment of Residential properties for categories I, II, III, IV		
2.	Assessment of Non-		
	Residential Properties for		
	Categories V, VI, IX		
	(ii, iii, iv), XVII		
3.	Assessment of Non- Residential		
	Properties for Categories VII,		
	VIII, IX (i), X, XI, XII		
4.	Assessment of Excess Vacant and Vacant Land not built upon Category XIII		
5.	Assessment of Vacant Land at prescribed rates.		
6	Tax on Telecommunication Towers		
7.	Tax on Billboard/hoarding		
8	Property Tax		
9	Cess (At 26% from 2021-22 onward and 24 % prior to that AY)		
10	Total Property tax with Cess		

S1.	Description	Amount
No		
1.	Difference Property Tax	Rs.
2.	Cess (At 26% from 2021-22 onward and 24 % prior to that AY)	Rs.
3.	Penalty (equal to the Difference Property tax due)	Rs.
4.	Interest *(calculated as on date of this notice generation)	Rs.
5.	Solid Waste Management Cess	
	Total	Rs.

^{*} Actual interest will be calculated as on the date of payment.

Since the tax re-assessed is more than 5% than the tax remitted along with returns, the evaded tax of Rs._shall be payable together with a penalty

equal to the tax so evaded payable along with interest for the difference as per section 144(15)(b) BBMP Act 2020. Hence you are hereby called upon to show cause within 15 (fifteen) days as to why an order of reassessment should not be confirmed accordingly.

In case of failure to show cause within 15 (fifteen) days, from the date of the receipt of this notice, the order of re-assessment as per the show cause notice will be confirmed and thereby calling upon you (owner/occupier) to pay the above said sum.

	Assistant Revenue Officer
	Sub-division
	Bruhat Bengaluru Mahanagara Palike
То	

(See rule 6)

BRUHAT BENGALURU MAHANAGARA PALIKE

System generated No.	Office of the Asst. Revenue Officer
PID/Khata/Survey no	Bengaluru. Date:

Demand notice of revised property tax

(Under Section 144 (15) (e) of the BBMP Act 2020)

Ref: Show-cause notice No (Corresponding Show cause no shall be shownhere) dt: (date of SCN generated shall be shown here)

Whereas an order of assessment has been passed on after giving you opportunity U/s 144 BBMP Act 2020, the copy of which has been served on you, in respect of the below-mentioned property.

S1	Description	As per returns	Computation as
No.		computed &	per RI report (Rs.)
		paid	
1.	Assessment of Residential properties for categories I, II, III, IV		
2.	Assessment of Non- Residential Properties for Categories V, VI, IX (ii, iii, iv), XVII		
3.	Assessment of Non- Residential Properties for Categories VII, VIII, IX (i), X, XI, XII		
4.	Assessment of Excess Vacant and Vacant Landnot built upon Category XIII		
5.	Assessment of Vacant Land at prescribed rates.		
6	Tax onTelecommunication Towers		
7.	Tax on Billboard/hoarding		
8	Property Tax		

9	Cess (At 26% from 2021- 22onward and 24 % prior to that AY)	
10	Total Property tax with Cess	

You are directed to pay the property tax due, penalty and interest. The following amount is due.

S1.	Description	Amount
No		
1.	Difference Property Tax	Rs.
2.	Cess (At 26% from 2021- 22 onward and 24 % prior to that AY)	Rs.
3.	Penalty (equal to Difference Property tax due)	Rs.
4.	Interest *(calculated as on date of this notice generation)	Rs.
5.	Solid Waste Management Cess	
	Total	Rs.

^{*} Actual interest will be calculated as on the date of payment.

Therefore, you are hereby informed to remit the said amount, of Rs....... (Payable together with interest calculated up to the date of payment) Online or by way of challans payable at designated bank branches within 30 days failing which further needful action under BBMP Act 2020, would be initiated.

You may note that failure to pay the above-mentioned tax makes you liable for the following actions in order to recover the same. Treat this as a notice for the same.

- i. Distraint & sale of your moveable properties.
- ii. Attachment of your immovable properties.
- iii. Attachment of your bank accounts.
- iv. Criminal prosecution under section 326 of the BBMP Act 2020.

Assistant Revenue Office	
Sub-division	
Bruhat Bengaluru Mahanagara Palike	

То		

(See rule 8)

PANCHANAMA FOR SERVICE OF NOTICE OF DEMAND ISSUED UNDER SECTION 156(1)OF THE BRUHAT BENGALURU MAHANAGARA PALIKE ACT, 2020

We, the following <i>Panchas</i> , presented	ourselves being requested by
Sri/Smt	who identified
himself/herself as the	
(Designation & Office) of the Bruhat	Bengaluru Mahanagara Palike
and showed us the Notice of Demand issued in	n the name of Sri/Smt
, dated; under section 15	56(1) of the said Act for payment
of property tax outstanding in respect of the pr	operty situated at
Sl Name & address of the Pancha	Identity card no/Mobile
No.	No.
1	
2	
1. The said Sri/Smt.	
called out the owner and the person in poss	ession of the above-mentioned
immovable property in our presence and the sa	aid Demand Notice could not be
served on the person named therein because,	
2. Hence the said Sri/Smt	
proceeded to serve the said Demand Notice	
Notice on the conspicuous part of the said pro-	
	u

S1.	Name of the Pancha	Signature
No.		

Seal & Signature of the Officer.

Date

Place

(See rule 9)

BRUHAT BENGALURU MAHANAGARA PALIKE

Seizure and Distraint of Movable Property

No	Office of the,								
	Bengaluru-								
	Dated								
	ORDER								
SEIZURE OF MOVABLE PROPERTIES UNDER SECTION 156, BBMP ACT 2020, READ WITH BBMP									
(PROPERTY TAX AS	(PROPERTY TAX ASSESSMENT, RECOVERY & MANAGEMENT) RULES, 2024								
1. Whereas, Sri/Sr	nt./M/s								
has not paid the	e property tax payable under section 147 of the								
Bengaluru Bruhat Mah	anagara Palike, 2020 (hereinafter referred to as, 'the								
Act') and the same is o	utstanding as per the following details:								
Property Schedule:									
Property no	< PID No/ Khata No/ Survey No>								
Address	< as per street master>								
SAS application number									

SI		
No	Description	Unpaid amount in Rs
1	Property Tax	
2	Cesses	
	Interest *(calculated as on date of this	
3	notice generation)	
4	Penalty	
5	Solid Waste Management Cess	
6	Total Due#	

2.	Whereas	inconsequence,	the	reof	the	Den	nand	L	Notice	e No
		dated	was	issued	and	served	on h	nim	under	section
	156(1) of the	he Act and still the	said a	amount	of ta	x has n	ot be	een	paid.	

- 3. The non-payment of these outstanding tax dues despite notice and follow-up brings out that that the recovery of tax, interest, penalty, cesses (called "tax in arrears" hereinafter) of the above defaulter cannot be effected otherwise than by attachment and sale of movables properties.
- 4. Hence, I,______, in exercise of powers conferred upon me under section 156 of the BBMP Act, 2020, read with the BBMP (Property Tax Assessment, Recovery & Management) Rules 2024, order the seizure of following movable properties under distress warrant.

Description of the articles attached (list each of them)		Number of each type of article	Estimated Tota 1Value* (in Rupees)
1	2	3	4
(i)			
(ii)			
(iii)			
(iv)			
Grand Total =	1	1	

The seizure shall be commensurate to meet the outstanding dues and estimated value of the seized movable properties shall not be more than the total outstanding dues plus 10% or actual cost (whichever is more) for administrative costs for seizure, storage and possible distress sale of the movable properties.

	I	furt	her o	rder	the	zimmanam	a of	the	seized	prop	perty	to
be	give	en to		<	name,	designation	n> and	d the	property	is s	stored	at
	ac	ldress	s>	f	or safe	custody un	der hi	m/he	r until fur	ther	order	on
thes	se pr	opert	ies by t	heun	dersig	ned or a Co	mpete	nt Ap	pellate Aı	athor	rity.	

Issued under my hand and seal on t	this dayofand year
Date:	Name & Designation
	Office Address
Place:	
Copy to:	
Sri/Smt	

(See rule 9)

BRUHAT BENGALURU MAHANAGARA PALIKE

Inventory of the moveable properties attached from the defaulter shri.... ofwardZone in Bruhat Bengaluru Mahanagara Palike for the arrears of of property tax, penalties, interest, cesses and other levies due by him.

Name & Number ofWard	PID/Sy No.	SAS Application Number	Name of the Owner	Basic Propert yTax Dues (in Rs)	Interest (as on date of issue of distraint of property)
1	2	3	4	5	6

Penalt y	Solid Waste Manageme nt Cess	Total Deman d	Description of the articles attached (list each of them)	Estimated value of the article	Numbe r of each type of article	Estimate d Total Value
7	8	9= 5+6+7+ 8	10	11	12	13=11x12
			(i)			
			(ii)			
			(iii)			
			(iv)			-

Note 1 Signature of the defaulter and independent witnesses present at the time of distraint should be obtained on the inventory and attested by the officer doing distraint.

1. One copy of the inventory should be delivered to the defaulter after obtaining his signature.

Signature of the Witnesses	Signature of the BBMP Staff		Signature of the officer who distrained the Property
1.			_
2.			
3.			
4.			
Date		Signa	ature
		Name & D	esignation
		Office A	ddress
Place:			
Copy to:			
Sri/Smt			

(See rule 9)

BRUHAT BENGALURU MAHANAGARA PALIKE

Form of proclamation and written notice of sale of moveable property.

Whereas the moveable property of Shri/Smt hereunder
specified has been attached on account of arrears of the property tax,
penalties, interest, cesses & other levies due by him for a sum of Rs
recover the said amount by sale of the below-mentioned property(ies), together
with all lawful charges and expenses resulting from the said attachment and
Sale.

Notice is hereby given that on the ______day of 20__ at_O'Clock, the RevenueOfficer of_(or other person appointed) will at<place or venue of auction with complete address>, sell by auction subject to the conditions mentioned below to the highest bidder and without reserve, the right, title and interest of the said in the property hereunder specified and every power of disposing of the same or any of them or of the profits arising therefrom which the said<name of defaulter> may now consistently with the law exercise for his own benefit.

MOVEABLE PROPERTY

Lot	No. and	Where	Where now	Where to	Whether
No.	Descriptio	attached	placed	beviewed	the sale is
	nof				Subject to
	articles				confirmatio
					n
(1)	(2)	(3)	(4)	(5)	(6)

CONDITIONS OF SALE:

- (1) The sale shall be held on the day fixed and if necessary, continued from day-to-day (except closed holiday) until all the properties specified in this Proclamation have been sold. The Officer conducting the sale may, however in his discretion, adjourn any sale for a period not exceeding three days.
- (2) The party liable for the payment of money for the recovery of which the sale of moveable property is held shall not be allowed to bid for or purchase the

- property without the permission of the Zonal Joint Commissioner.
- (3) No Officer having any duty to perform in connection with any sale by auctions and no person employed by or subordinate to such Officer shall directly or indirectly bid for or acquire any property.
- (4) The Officer conducting the sale shall have the discretion to accept or reject the highest bid.
- (5) If there are no bidders on the date of sale, the property may be purchased by the BBMP.
- (6) The party declared to be the purchaser of the moveable property should deposit immediately the entire amount of bid should be deposited after his declaration as purchaser. Provided that in case the value of the winning bid for a property exceeds rupees one lakh then 50% may be deposited immediately on the spot and rest within 15 days. Failure to deposit 50% of the amount shall be treated as default and the auction will proceed ahead and the such a defaulter shall be barred from bidding for a period of one year from the date of default. Provided that in case of failure to deposit the balance 50% of the winning amount within 15 days of the date of auction, the already deposited 50% of the bid amount shall stand forfeited to the BBMP.
- (7) The sale is subject to confirmation by the Joint Commissioner.
- (8) In case sale is aside, the amount deposited by the purchaser will be refunded.
- (9) A certificate of purchase will be issued in the name of the successful bidder after the sale is confirmed.

(See rule 8]

BRUHAT BENGALURU MAHANAGARA PALIKE

Certificate of Sale of Movable Property

This	is	to	certify	y tha	t <name< th=""><th>of pur</th><th>chaser></th><th>residin</th><th>g at</th><th></th></name<>	of pur	chaser>	residin	g at		
in			d	istrict	, having p	urchased	lata pu	ıblic au	ction hel	d by the	
Rever	Revenue Officer for the Property Tax due by <name defaulter="" of="" the="">, a Property</name>										
Owne	Owner/Occupier in the undermentioned ward, and the said purchaser having										
paid 1	paid the full amount of the purchase money, the said property has been this										
day p	day put into & transferred to the name of the said person.										
					Details of t	he				T	
	Name & Number of		Movable Pro		Upset	Price	Date	Mode &			
	Ward whe	where	sold		Price in	quoted by auction	of Payment	details of			
Zone	situated		Descriptio		Auction			payment			
					n of the movable	Number		winner			
					property						
1			2		3	4	5	6	7	8	
_						T			•		
Б.,							Б		r••		
Date							Reve	enue Off	ficer		
Place									Zon	e	

(See rule 9)

BRUHAT BENGALURU MAHANAGARA PALIKE Attachment of Immovable Property

No			Office of the,				
			Bengalu	ru			
			Dated				
ORDER							
Attacl	ıment	t of Immovable Properties u	nder sectio	n 156. BBMP Act 2	020. read		
		P (Property Tax Assessment					
				,	·		
1.		ereas, Sri/Smt./M/s					
		has not paid the property to	ax payable ι	ander section 147 of	f the		
	Ben	galuru Bruhat Mahanagara i	Palike, 2020) (hereinafter referre	ed to		
	as, '	the Act') and the same is outs	standing as	per the following det	tails:		
<u>P</u> :	roper	ty Schedule:					
	Unic	que Property IDProperty	no < PID N	o/ Khata No/			
	Surv	vey No>Address <>					
	SAS	application number,					
	War	d Name & Number, BE	BMP Zone				
	Sl	Description		Unpaid amount			
	No			inRs			
	1	Property Tax					
	2	Cesses					
		Interest *(calculated as on d	ate of this				
	3	notice generation)					

4	Penalty	
5	Solid Waste Management Cess	
6	Total Due#	

2.	Whereas in consequence, thereof the Demand Notice No	dated
	was issued and served on him under section 156(1)	of the
	Act and still the said amount of tax has not been paid.	

3. The non-payment of these outstanding tax dues despite notice and follow-up brings out that that the recovery of tax, interest, penalty, cesses (called "tax in arrears" hereinafter) of the above defaulter cannot be effected otherwise than by attachment of the immovables properties.

S1.	Property Description		Chakkabandi			
110		North	South	East	West	
	Owner Name, Unique Property ID _					
	/PID/Sy No, Ward/ Gram Panchayat,					
	Hobli/Division, Town/Zone. Area/Extent					

s day o	f	and yea	r	_
Name &				
Designation	Office			
Address				
	Name & Designation	Name & Designation Office	Name & Designation Office	Designation Office

(See rule 9]

BRUHAT BENGALURU MAHANAGARA PALIKE

Register of movable properties sold for arrears of property tax, penalties, interest, cesses & other levies in the Ward <Ward name and number> at the RO Office

Name Number Ward	& of	PID/Sy No.	SAS Application Number	Name of the Owner	Basic Property Tax Dues	Interest (as on date of issue of sale of property)
1		2	3	4	5	6

Penalty	Solid Waste Management Cess	Total Demand	Date and amount received by way of sale	Name , contact number & address of the purchaser	Signatures of RO
7	8	9= 5+6+7+8	10	11	12
					_

(See rule 9]

BRUHAT BENGALURU MAHANAGARA PALIKE

Register of Immoveable property attached for recovery of arrears of property tax, penalties, interest, cesses & other levies in the Ward <Ward name and number> at the RO Office _____

Name Number Ward	& of	PID/SyNo.	SAS Application Number	Name, contact & address of the Owner	Basic Property Tax Dues	Interest (as on date of issue of sale of property)
1		2	3	4	5	6

Penalty	Solid Waste Management Cess	Total Demand	Date of attachment & Amount recovered	Present status of the attached property	Signatures of RO
7	8	9= 5+6+7+8	10	11	12

(See rule 9]

BRUHAT BENGALURU MAHANAGARA PALIKE

Attachment of Bank Account

Office of the -----

No.....

3.

		Bengaluru
		Dated
То		
The I	Bank Manager,	
Beng	galuru.	
Δtts	achment warrant under section 156	RRMP Act 2020 read with RRMP
	Property Tax Assessment, Recovery	
•		, ,
1.	Whereas, Sri/Smt./M/s	has not paid
the p	property tax payable under sec	ction 147 of the Bengaluru Bruhat
Mahai	nagara Palike, 2020 (hereinafter r	eferred to as, 'the Act') and the same is
outsta	anding as per the following details	:
•	Property Schedule:	
		ODD No / Whote No / Statemen No
	Unique Property ID Property no	FID NO/ Khata No/ Survey No>
	Address <>	
;	SAS application number,	
	Ward Name & Number, BBMP	Zone
	Unpaid/balance amount of Property T	ax & related levies = Rs _
2.	Whereas in consequence, thereof t	he Demand Notice dated, was issued
and se	erved on him under section 156(1)	of the Act followed by other Notices and
the Fi	nal Notice dated, and the said a	amount of tax has not been paid.

interest, penalty, cesses (called "tax in arrears" hereinafter) of the above defaulter cannot be effected by attachment and sale of movables properties.

Since it is considered, there are reasons to hold that the recovery of tax,

- 4. It is therefore considered necessary and expedient to recover the above-said amount of tax in arrears by attachment of the Bank Account held by the said person inaccordance with section 156 of the Act. Hence it is hereby ordered that the amounts standing to the credit of the said person in the bank accounts, including Fixed Deposits, Recurring Deposits etc., to the extent of the amount of arrears of tax specified hereinabove.
- 5. The Bank shall also make a statement specifying therein all the bank accounts and the amounts available to the credit of the said person forthwith in the following Format:

S1.	Account No.	Type of Account	Credit Balance Available (In Rs.)

- 6. It is hereby informed that the Bank shall be solely responsible if the said person is allowed to draw any amount after the service of this Notice and it shall be constrained upon the undersigned to proceed against the Bank to recover the amount so paid to the said person as if the Bank is in default for payment of the property tax, apart from other proceedings that may be initiated as per the Law.

	Authorised	Officer
	BBMP	
Date:		
Place:		
Copy to:		
Sri/Smt		

(see rule 9]

BRUHAT BENGALURU MAHANAGARA PALIKE

No		Office of the
		Bengaluru
		Dated
То		
The Bank I	Manager,	
-		
	Ban	
kBengalur	u.	
Show on	use notice to the bank	for non-compliance with the notice issued
Silow-ca		6 of the BBMP Act 2020
l. Where	as the Notice 11/s 156	of the BBMP Act 2020 read with BBMP
	·	y & Management) Rules 2024 in No
= -		for attachment and recovery of the
		nterest in the case of Shri/Smt./M/s
		served on the above-mentioned bank
on		
2. Where	as the above mentione	ed bank has failed to comply with the terms
	said Notice for the foll	
or the above	said Notice for the fon	owing reasons.
(a).	The bank has all	lowed the above-mentioned person-in-
	default to draw th	ne money to the extent of Rs/
	and/or allowed the	eoperation of the bank accounts after
	the service of the o	aforesaid Notice.
(b).	The bank has not	t disclosed or furnished the complete
	details of the ba	nk accounts held by the above-said
	person-in-default	and/or not handed over the amounts
	available to the	credit of the above- said person-in-
	default.	

(The above violations are only illustrative and not exhaustive – the Designated Officer may precisely summarize the violation/non-compliance by the Bank)

- 3. It is therefore considered necessary as well as appropriate to proceed against you for the above-said violation/non-compliance with the terms of the Notice mentioned above in the manner provided under the law, including sections 244 and 245 of Bharatiya Nyaya Sanhita 2023 (Central Act 45 of 2023) for disobedience to the order of the public servant and for failure to assist the public servant in discharge his duties.
- 4. It is therefore directed that you may show cause within 14 days from the date ofreceipt of this Notice why proceedings should not be initiated against you under the law for non-compliance with the aforesaid Notice dated,____. The undersigned will be constrained to proceed against you without any further Notice if there is no reply within the said time of 14 days for the aforesaid violations of the law.

Seal & Signature of the Officer.

Date

.

Place

:

(see rule 10]

BRUHAT BENGALURU MAHANAGARA PALIKE Intimation Slip

From Sub Registrar

Date Place

To As	o Assistant Revenue Officer									_, Zone			
The r	egis	te:	red dee	d abo	ut the	follow	ving	prope	rties	/lan	d ha	ve	
happ	ene	d i	n our o	ffice –									
SI. N	v		Property Unique ID/PID & SAS Application Number etc		Name of the person transferrin g the property		Name of the person towhom transferre d		Registration Book No and Page for Sub Registrar & Name of Sub Registrar				
	Zon	ıe	Sub- division	Ward									
1	2		3	4	5			6		7		8	
		1	dentity										
Exten area t	that	N	Card umber &	Identity Card Number & Type of the		& transac		•	Chakkabandi			Remar	
trans:		T	rpe of the ransferor (if oplicable)	Transi	feree (if	(Sale/Mortg age/Gift etc)		Nor th	Sou th	Ea st	We st	ks	
9			10	1	.1	12	2	13	14	15	16	17	
[In ca	ase o	of e	electroni	c seno	ling of	the in	form	ation	of the	trar	isact	ion, more	е
detail	s, as	s is	sbeing s	hared	in e-Aa	asthi so	oftwa	re sho	ould b	e sha	ared a	and subj	ect
to rev	isior	ı fı	om time	to tim	ie]								

Name, Seal and Signature

of the Officer.

(See rule 10]

BRUHAT BENGALURU MAHANAGARA PALIKE

Register of Information of Mutations

S1. No	Intimatio n sent by(Sub Registrar/ Private Person/C ourt/ Appellate Authority	Transa ction by Sub Registr ar or date of Intimat ion by the Private Person/ Court/ Appella te Authori	receipt of intima tion	and Page for Sub Registr ar or Numbe r & date of intimati on by Private Person	Details of the propert y involve d with Unique PID, SAS Applica tion Numbe r etc	Name of the perso n acqui ring rights in the prope rty (if any)	Extent for which the rights are being acquired or details of other rights transacted/ ordered (mortgage etc)	Remarks
1	2	3	4	5	6	7	8	9

(See rule 10]

BRUHAT BENGALURU MAHANAGARA PALIKE

Register of Inheritance Cases

S.No	Details of the property involved with Unique PID, SAS Application Number etc	Name of the deceased owner or occupier	Date of death or approximate date	Death Certificate Registration Number and date of registration or field report number & date of Revenue Inspector certifying death anddate of death
1	2	3 4		5

	f heirs of the dece tionship to the de	Order number & date of the	Order of Appellate Officer or	Remarks		
Name	Relationship	Nature of claim	Authorized Officer	a Court (if any)		
6	7	8	9	10	11	

(See rule 10]

BRUHAT BENGALURU MAHANAGARA PALIKE

Report of Succession, Survivorship or Inheritance

The following succession/survivorship/inheritance due to death in ____ ward with respect to property and other details given below has happened. I request that the names of the inheritors/successors/survivors may be entered in the property records of the BBMP. I attach herewith the death certificate and family tree certificate issued by the Revenue Department, Govt of Karnataka.

To

The Assistant Revenue

Zone______

Date

Officer Sub-division_____

		Property Location)	Unique PID &	Nome	Name of the		
	Zon	Sub- division Ward					cation Number etc	deceased occu	owner or		
	1 2 3				4	5	5				
Date of death or approximate date		relationship t		s of the deceased to the deceased elationship Natu		Registrati date of registrati date of Registrati date of Registrati		Number and stration or number & enue or tifying death death for	Family Tree Certificate Number & Date issuedby Revenue Department		
	6	7		8		9	very old dea	10	11		
S. No	Name o	of heir		Signatures	Addres		s	Mobile Number			

(See rule 10)

BRUHAT BENGALURU MAHANAGARA PALIKE

Report of Transfer of Property

To									
The	Assist	tant Re	venu	е					
Offic	er Su	bdivisi	on						
Zone	<u> </u>								
reque	strar (est th erty r	Office a	ıs per name	details gi s as per t	owing trai ven in the he said re attach he	table bel gistered o	ow has no leed may	ot been ei be entere	ffected. I
		Name of the	Name ofthe person	Registe red Deed No and	Extent				
S. N	Zo ne	Sub- divis ion	Wa rd	&SAS Applica tion Number etc	person transfer ring the propert y	to whom transfe rred	date of registra tion & sub registra r details	or area that is transfe rred	Remar ks
1	2	3	4	5	6	7	8	9	10
						M	<signation ame="" ddres<="" obile="" td=""><td>tures></td><td></td></signation>	tures>	
Date	<u></u>					s			
Place	e								

(See rule 9)

BRUHAT BENGALURU MAHANAGARA PALIKE

No. Office of the Asst. Revenue Office Zone Date:								icer	
			No	D: tice	ate: _				
			110	CICC					
made in in resp	n the I ect of inder	eby notices to a Register of Intion the property a the BBMP (Pro	mation of M and land s	Iutatio pecifie	ons as d thei	indic rein, i	ated ir in pur	the table suance to	below, report
ONLINE notice;	Eto the failing	ns, if any, in re e undersigned g which the de	within fifte	en day	ys fror	n the	date o	f issuance	of this
on mer	it by 1	the BBMP.	ТА	BLE					
		P	roperty Loca					operty]
	S1. No	Zone	Sub-divis			Ward		ue PID & SAS lication iber etc	
	1	2	3		4		5]
	Exten or are of the Proper or lan	the present owner or occupier	which the mutation is requested to		sons bas king which ation mut		ons or is* on th the ation is ested	Remarks	
	6	7	8	9)]	10	11	
	rder/P	ered deed in Sub Partition/Lease/A			rwise	< stant	signat Rever	ures> uue Office	
Place _						Ву	Orde	r and etc	

(See rule 10)

BRUHAT BENGALURU MAHANAGARA PALIKE

Revenue Department

e-Khata Order	
File No:	Assistant Revenue Officersub-
	divisionBengaluru, Date:
Your application datedfor transpearing municipal No, PID No	
_	(Street name), of Ward
Noand(Ward Name)	in the name of
Sri/Smt./M/s w	
149 of the Bruhat Bengaluru Mahanagara Pa	_
due process of verification and it is approve	ed based on the
(documents) submitted, and the name/s has	been transferred and recorded
in the property tax register maintained by	
records and eKhata for the property, after ord	er, stands as follows-
Municipal no old	PID no
EID, Street	Ward no Ward
nameSub division	
in the name	of Sri/ Smt/M/s.
	S/o/
W/o/C/o	
<u>Condition</u> : The said Khata transfer is subsection 150 of the BBMP Act 2020, if the diffraudulent documents or if any dispute ar	ocuments submitted found to

Barcode

Assistant Revenue

Officer

____sub-division

Bruhat Bengaluru Mahanagara Palike