### URBAN DEVELOPMENT DEPARTMENT

UDD 165 BMR 2012

Karnataka Government Secretariat Vikasa Soudha Bangalore, **Date: 12.10.2012** 

#### GUIDELINES FOR CHANGE OF LAND USE

In order to remove certain difficulties the guidelines issued vide UDD 165 BMR 2012 dated 18.09.2012 regarding change of land use under Section 14-A of KTCP Act has been withdrawn and replaced-with these guidelines.

- 1. Section 14-A of KTCP Act provides for Change of Land Use from approved Master Plan. However, Section 14-A clearly indicates the circumstances under which such CLU can be granted and pre-requisites for such proposals as below:
  - Topographical or Cartographical or other errors and omissions
  - Failure to fully indicate the details in the Master Plan
  - Changes arising out of the implementation of the proposals in the Master Plan
  - Circumstances prevailing at any particular time, by the enforcement of the plan.

#### Further the Act clearly states

- That all changes should be in public interest
- The changes proposed do not contravene any of the provisions of this Act or any other law governing planning, development or use of land within the local planning area.
- The proposals for all such changes are published in one or more daily newspaper, having circulation in the area, inviting objections from the public within a period of not less than fifteen days from the date of publication, as may be specified by the Planning Authority.
- 2. Since development is a dynamic process, demand for development is bound to occur in areas where the land potential is high due to several factors that influence development. Further, several policies of Central and State Government, effected from time to time, have either direct or indirect influences on land, and may need to be accommodated in the overall land policy.

miled can be integrated in up overall development scenario en " for the city/town. The basic objective of KTCP Act is to provide Manual of the city/town. regulation of planned growth of land use and development. Fro provision stated above, it is very clear that such changes permitted not be against the basic spirit/intent of the Act. Further, changes spirit/intent of the Act. not jeopardise the proposals of Master Plans, prepared and approved with the Act. Hence change of land use provision should be viewed at the state of land use provision should be stated by the state of land use provision should be stated by the state of land use provision should be stated by the state of land use provision should be stated by the stated by exception rather than a rule. Victorial.

 $qeh_{f_{A_f}}$ 4. Planning is a macro exercise, wherein public interest is the cl 的位置 motto. Accordingly the balance of conveniences always shifts in favour  $e^{(ij)^{\frac{n}{2}}}$ planned development as against private interests. Hence change of land u proposals should be strictly viewed as a provision to basically correct an anomalies in the Master Plan and provide for dynamic changes that may happen due to policy shifts, and not a natural right for dispersed private developments, which are not a part of overall Master Plan proposals. Indiscretionary change of land uses defeats the basic objective of the Act and the Master Plan. It is a tool that needs to be exercised sparingly and with caution.

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5. Hon. Supreme Court has, in its judgement in case No. Appeal (civil) 938 of 2006, regarding the change of land use accorded by BDA from "Residential" to "Commercial Use", has observed that "the ingredients of Section 14-A has not been followed. However, the change of land use considered under the purview of Circumstances prevailing at any particular time has not been spelt out in the sanction order. Furthermore, none of the other requirements of law stated in the proviso appended thereto had been complied with. It is not known as to what was the public interest involved in directing such change of land use". Further, the Change of Land Useaccorded by the Government and upheld by the Hon. Karnataka High Court was set aside.

- 6. Further, in several cases, Hon'ble High Court has taken serious exception to lack of details in CLU orders as laid down in the Act, and ordered for withdrawal of Change of Land Use orders issued by Govt. .
- 7. KTCP Act clearly stipulates that the onus and responsibility of change of land use vests with the authority and authority has to judiciously take decision on permitting such changes within the overall framework of law as well as the planning principles. This has also been established in several case laws. However it has been noticed that authorities submit

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- 8. Several circulars have been issued by Govt. from time to time giving instructions and guidelines on CLU proposals (list is annexed). In spite of the above, it has been noticed that proposals are being submitted to Govt. in contravention to the Act as well as circulars, and with incomplete information. Decision on case-by-case basis under such circumstances becomes discretionary and arbitrary, against the basic intent of the act, also depriving applicants' of natural justice and uniform application of rules. In order to streamline the process and apply uniform parameters for consideration/rejection, a common set of guidelines are found necessary.
- 9. A committee was constituted by the Government vide its order No. UDD 165 BMR 2012, Bangalore dated: 09.08.2012, to prepare guidelines for change of land use. The committee submitted its report on 21.08.2012. In addition, meeting was also held to further discuss the draft guidelines submitted by the committee.
- 10. Accordingly, the following guidelines are issued by the Government to BMRDA/DTCP, all Urban Development/ Planning/Municipal Planning Authorities. These guidelines shall be adhered to with immediate effect and proposals shall be submitted for change of land use only as specified in the guidelines.

# A. Indicative list of cases which may be considered under the provisions of Section 14-A of KTCP Act.

## Proviso 1 of 14A(1): Topographical or cartographical or other errors and omissions

This includes the different types of errors that might have occurred during the preparation of Master Plan.

### Indicative list of cases that may be considered under this proviso:

- (a) Improper indication of cadastral details such as boundary and number of parcels.
- (b) Improper indication of ground features such as nalas, cart tracks, tanks, quartes, brick kilns.

activities such and Public Institutions.

(d) Errors in location of parks, playgrounds and open spaces of plans of approved layouts in the Master Plan

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(e) Errors in representation of alignment of existing road and/or width.

# Proviso 2 of 14A(1): Failure to fully indicate the details the plan:

This includes features on ground and/or approvals by other competent authorities which are not indicated on Master Plan.

### Indicative list of cases that may be considered under this proviso:

- (a) Nalas, tanks and other features not indicated in the Master Plan.
- (b) Approved layouts and developments but not incorporated in the Master Plan.
- (c) Approvals accorded by competent authorities not incorporated in Master Plan such as N.A conversions and lands granted by Govt. for specific purposes.
- (d) Proposals of various Govt. departments which have been undertaken prior to the formulation of Master Plan, but not indicated in the Master Plan.

# Proviso 3 of 14A(1): Changes arising out of the implementation of the proposals in Master Plan.

Changes in location/alignment of Master Plan proposals at the time of execution due to ground conditions or policy interventions of Government.

# Indicative list of cases that may be considered under this proviso:

- (a) Minor changes in the alignment of roads due to ground conditions, necessitating change in land falling in original alignment has to be changed.
- (b) Schemes of Govt/Authority when implemented may require alteration in the location, boundary and extent (area) from that indicated in the Master Plan.

predominant use, unless it is specifically reserved for that purpose.

# Proviso 4 of 14A(1): Circumstances prevailing at any particular time by the enforcement of the plan.

Policy decisions of Govt. including investment policies with respect to developments.

# Indicative list of cases that may be considered under this proviso:

- (a) Establishment of SEZ/Industrial Townships.
- (b) Public housing schemes by Govt., Govt. agencies, Urban Development Authorities, KHB, KSDB or any agency notified by the Govt. from time to time.
- (c) Establishment of Mass transit systems such as Metro, Ring roads, BRTS and Airports.
- (d) Any other policy of Central/ State Govt. issued from time to time.
- (e) Any other case falling under this clause, submitted by the authority with suitable justification, may be considered by the Govt. based on the merits of the case, such as lands in the vicinity of/contiguous to Gramathana or conurbation area, lands abutting roads or in the vicinity of roads. In such cases it shall be ensured that the connectivity to the main road and provided through a access road of adequate width.
- (f) Cases where lands have been allotted through/project approved by Karnataka Udyoga Mitra or by KIADB for industrial purpose.
- (g) Cases where Infrastructure Project is taken up by Govt. or by Govt. agencies or through PPP route or through private developers, approved by the Govt. subject to the —condition that such developments have to be integrated with the Master Plan.
- (h) Lands converted by the revenue Authorities, lands in the vicinity in contiguous with Gramathana

- 1. The checklist provided along with these instructions shall filled with all details. Proposals submitted with incolinformation will be rejected.
- 2. Procedure indicated in Section 14-A of KTCP Act shall be stifted followed. The proposal shall be published in atleast 2 newspal with wide circulation in the area, inviting public objections suggestions.
- 3. Min. 15 days time, as specified in the Act, shall be provided for filing public objections
- 4. All change of land use proposals shall be in public interest
- 5. The proposal shall be submitted to the Govt. after placing the subject in the Authority meeting, and drawing detailed resolution with justification, field inspection report and attested documents as listed in the checklist.
- 6. The Authority should verify all the records of land. The applicant should give a declaration to the effect that all the documents submitted by him are true documents.
- 7. The Authority shall ensure that grant of Change of Land Use shall not be in contravention to provisions of any Act/ Rules and any Court cases, complaints, Lokayukta cases etc. The Authority shall obtain notarised affidavit from the applicant with regard to this.
- 8. The guidelines and instructions provided by the Government from time to time through circulars shall be adhered to.
- 9. Space standards specified in Zonal Regulations shall be strictly followed while submitting CLU proposals. If the property does not conform to space standards, such proposals shall not be submitted for CLU.
- Only properties having approach from existing public road (NH/ SH/ MDR or roads belonging to local bodies) shall be submitted to

road, such cases also may be submitted to Government.

- 11. For properties outside the municipal limits, even if the applicant commits to provide infrastructure for the land, since it becomes the responsibility of the local body in the long run, the opinion of the local body shall be obtained in writing in every case and recorded in the meeting proceedings. Further, Authority shall also clearly record its opinion on feasibility of providing infrastructure.
- 12. Change of Land Use proposals as per these guidelines may be submitted until submission of draft Master Plan. In such cases, the Authority shall clearly resolve in its meeting that such cases will be integrated with the proposals of the Master Plan under revision, in accordance with the planning principles.
- 13. All documents and maps submitted by the Authority shall be attested by the Commissioner/ Chief Officer or Town Planner Member/ Member Secretary.
- 14. The CLU proposals shall be forwarded to the Govt. through Director of Town and Country Planning, in all areas of the State excluding Bangalore Metropolitan Region (BMR). In case of BMR it shall be submitted through BMRDA. BMR means Kanakapura, Nelamangala, Magadi, Hoskote, Anekal and Bangalore International Airport Area Planning Authority only. The Director/ BMRDA shall clearly state his opinion for consideration/ rejection in every case, with justification. DTCP/BMRDA shall forward only such cases to Govt. where complete information, as specified, has been provided.
- 15. On approval, the Change of Land Use order shall be issued by Govt. with details indicating the circumstances under which such change has been approved, a certified copy of the atlas/ revenue sketch of the land in question, for which CLU has been granted.
- 16. Change of land use proposals shall not be submitted to the Government under the following circumstances:
  - a. Any Change of Land Use (except cartographic errors) within 2 years of approval of Master Plan

Lands coming in the alignment of existing /proposed n of Master Plan.

- Parks/ open spaces & C.A sites in approved layouts C.
- d. Plots in unauthorised layouts
- Residential sites seeking commercial CLU abutting les e. than 12 meter (40') road
- f. Major commercial uses such as cinema theatres/ multiplexes/ industries other than those permitted in Zonal Regulations, in predominantly residential areas
- Public utilities including truck terminals g.
- Sites falling within road and railway margins, buffer areas h. of H.T lines, nalas, tanks/ lakes and other environmentally sensitive areas.
- i. Sites in the vicinity of heritage monuments/ areas, land fill sites and such similar activities which impose restriction on surrounding developments, as prescribed by competent authorities.

Under Secretary to Govt.

Urban Development Department

#### Copies to:

- 1. Metropolitan Commissioner, BMRDA, Bangalore.
- 2. Commissioner, BDA, Bangalore.
- 3. Secretary to Govt, Urban Development Department, Bangalore.
- 4. Commissioner, Directorate\_of Municipal Administration, Bangalore.
  - 5. Director of Town and Country Planning, Bangalore.
  - 6. Chief Executive Officer, Karnataka Industrial Development Board (KAIDB), Bangalore.
  - 7. Commissioners/Town Planner Members Development Authorities. Urban
- 8. Member Secretaries of all Planning Authorities.
- 9. Chief Officers of all Municipal Planning Authorities.
- 10. Concerned officers.
- 11.Spare/file copies.

### 1.0 CHECKLIST TO BE SUBMITTED BY AUTHORITY TO DTCP/ BMRDA

SI. No.		Details to be provide
Ger	neral Information	
1.	Applicant name and address	
2.	Site details	Side
	a. Plot No. /CTS No. / Sy. No.	
	b. Village/town/city	
	c. Taluk	
	d. District	
	e. Extent in sq m	
Land	d ownership information (certified copies)	
3.	a. Sale/ Partition-Deed	
	b. RTC*	•
	c. Encumbrance in Form 15	
	d. Encumbrance in Form 16	
	e. Mutation/ Khata certificate	
	f. Village map identifying the property	
_	g. GPA, if applicable	
	h. Certification from concerned revenue authority	
	rueciaration by applicant regarding 79(a) (b)	
	case under Karnataka Land Reforms Act	
4.	a. Whether the land has been side.	
	a. Whether the land has been acquired for any public schemes and is it a de-notified land?	
	Declaration by applicant	
Propo	osal of the applicant and details as per Master Plan	
5.	Master plan approval: GO No. and Date	
6.	Land use as per approved Master Plan	
7.	Use for which CLU is sought:	
	Specific use to be mentioned in the rews paper	
8.	-publication, resolution and letter of the Authority	
. 0.	whether extract of Master Plan showing the proposed	·
9.	plot is enclosed?	Yes / No
5.	Whether the use and type of building is permissible as	Variation
	per zonal regulations (space standards)?	Yes/ No
roce	dure as per Section 14-A	
10.	Whether procedure as per Sec 14-A of KTCP Act is	
	followed?	Yes / No
1. F	Proviso under Section 14-A under which the proposal	
i	s submitted	
	(a) Proviso 1: Topographical or cartographical or	
	other errors and omissions	

	(b) Provise 2: Fall	
	(b) Proviso 2: Failure to fully indicate the details in the plan	har / (
	(c) Proviso 3: Changes arising out of the	
	implementation of the proposals in Master	
	- Idii	21
	(d) Proviso 4: Circumstances prevailing at any	
	particular time, by the enforcement of the plan	
12	(a) Name & date of the newspapers in which it	
	1	1.
	(b) Photo copy enclosed	2.
13	Public interest in the proposal	Yes/No
	(1) Whether this has been published a	
		Yes/No
	(ii) Whether reasons quoted by the applicant are acceptable?	
14.	Are there any public objections/	Yes / No
	and opening bellogy it was specifical.	
	i i i i i i i i i i i i i i i i i i i	Yes / No
15.	Does the change proposed contrave	
	The first of the f	
10	in 19, development of land within the	
16.	resolution of the Authority of the things	
17.	Justification for recommending the property	
18.	openic technical opinion of TPM/ Member Socretain	
10.	Collinissioner chief	
Tech	Executive Officer of the Authority)  nical details	
19.		
	Whether Location plan to scale and google earth	
	image showing land in question and surrounding developments is attached?	
20.	Approach road details:	
	(a) Existing road width	
-	(b) Whether it is a public road (belonging to local body/ PWD/ Highway authority)	
	and the first of the submitted to the su	
	atting public roads).	
	(c) Location of existing road with respect to the	
1	( act ( can Holly South)	
	(d) Minimum width of road required	
	e waste for the proposed activity	
(	(e) Is the abutting road proposed for the	
	Master Plan?	

i wowii	резсыр		Details to be profined		
<b>在新疆的</b>	(f) If yes, affidavit from applica widening portion will be handed to Authority	Control Control of the Control			
21.	Site inspection details:				
	(g) Site condition: Plain land, undu				
	low-lying, rocky outcrops, marsh	ny			
	(h) Abutting developments or featur	es on:			
	North:				
	South:				
	East:				
	West:				
	(i) Whether photographs showing				
	the concerned planning authorit				
	(j) Whether dimensions, area, sch				
	features of land tallies with the				
	(k) Condition of the plot: Vacant/ bu				
	(I) Whether proposal is part of a	Yes/ No			
	revenue land or unauthorised la	103/110			
	(m) Any HT line, nala, kharab, u				
	through the land? Planning aut	Yes/ No			
	the plan.				
	(n) Others	0			
	Declaration:				
	I/ we certify that all the documents submitted by the applicant have been verified and				
notarised affidavit from applicant has been obtained.					
	I/ we certify that the above particulars submitted are correct.				
I/ we	certify that any conditions that may	be imposed for CLU	will be complied with.		
	-Sd-		-Sd-		
	Member Secretary/ TPM		mmissioner		

Note: Strike out whichever is not applicable

SI. No.	Description	Details to be provided by DTC
1.	CLU from	to to
	(specific use to be mentioned)	to
2.	Master plan approval order No. &	4
	date	
3.	Whether all the documents	
	prescribed in the checklist have	\ \
	been attached?	
4.	Whether all the documents	
	submitted by the Authority have	
	been verified?	\\
	(If any anomalies are found or	
	information is not fully furnished by	
	Authority, DTCP/BMRDA to obtain	
	necessary details before submitting	
	the proposal to Govt.)	
5.	Whether procedure as per Sec 14-A	Yes / No
0	of KTCP Act has been followed?	1037110
6.	Whether justification for CLU has	
	been included in the resolution of	Yes / No
	the Authority?	
7.	Opinion of the TPM/ Member	
8.	Secretary.	
0.	Opinion of the Commissioner/ Chief	
	Officer (Chief Executive Officer of the Authority).	
9.	Whether the recommendation of	
J.	Authority is consistent with the	V (N
	guidelines?	Yes / No
10.	Opinion of the DTCP/ BMRDA	
11.	Conditions to be imposed, if any	
		Sd-
	1 - 2 - 1	Commissioner, BMRDA

COD TO HON'BLE MINISTER

l SI. No.	Description	Details to he provided by bitch provided by bitc
1.	Land Of Land III (III ASTION	
2.	Master plan approval Order number and date.	
3.	CLU from	The state of the s
	(specific use to be mentioned)	to
4.	vvnetner location sketch	A recognition of the state of t
	Survey/Atlas sketch Approved	
	Master Plan extract Google man	Yes/No
	mage attached?	
5.	Width of public road abutting the	and account accounts group that had connect a construction
0	Idilu.	
6.	Opinion of TPM/ Member Secretary	The second section of the section of th
7.	Opinion of Commissioner Chief	and a supplication of the same
0	Officer	
8.	Opinion of DTCP/ BMRDA	and the second of the second o
9.	Conditions to be imposed in the order.	The standard stay of the stay
<u>l</u> :	order.	
		and the state of t
	Under Second -Sd-	
	Under Secretary/ Deputy Sec	cretary/ Joint Secretary

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### LASTER PLANS WITHIN BANGALORE METROPOLITAN REGI

In case of Local Planning Areas within BMR where interim Master have been approved by the Government such as Nelamangala, Hos Anekal, Magadi and Kanakapura, section 14-A of KTCP Act does not In such areas change of land use proposals shall be submitted to Government, as per the meeting resolution dated. 27.08.2009, and opin of Director of Town and Country Planning dated. 25.08.2008 in file No: U 302 BMR 2009. The proposals shall contain meeting resolution along we details of site inspection and reasons for recommendation of the cas Details shall be furnished in the checklist annexed to these guidelines.

#### General Instructions:

- 1. The checklist provided along with these instructions shall be duly filled with all details. Proposals submitted with incomplete information will be rejected.
- 2. All change of land use proposals shall be in public interest. The public interest involved shall be justified by the Authority and published in the notice board of office.
  - 3. The proposal shall be submitted to the Govt. after placing the subject in the Authority meeting, and drawing detailed resolution with justification, field inspection report and attested documents as listed in the checklist.
- 4. The applicant should give a declaration to the effect that all documents submitted by him/her are true documents.
- 5. The Authority shall ensure that grant of Change of Land Use shall not be in contravention to provisions of any Act/ Rules and any Court cases, complaints, Lokayukta cases etc. The authority shall obtain notarised affidavit from applicant with regard to this.
- 6. The guidelines and instructions provided by the Government from time to time through circulars shall be adhered to.

- 7. Space standards specified in Zonal Regulations shall be strictly followed while submitting CLU proposals. If the property does not conform to space standards, such proposals shall not be submitted for CLU.
- 8. Only properties having approach from existing public road (NH/SH/MDR or roads belonging to local bodies) shall be submitted to Govt. In addition, if adequate access is provided to an arterial road, such cases also may be submitted to Government.
- 9. For properties outside the municipal limits, even if the applicant commits to provide infrastructure for the land, since it becomes the responsibility of the local body in the long run, the opinion of the local body shall be obtained in writing in every case and recorded in the meeting proceedings. Further, Authority shall also clearly record its opinion on feasibility of providing infrastructure.
- All documents and maps submitted by the Authority shall be attested by the Commissioner/ Chief Officer or Town Planner Member/ Member Secretary.
  - 11. The CLU proposals shall be forwarded to the Govt. through BMRDA. BMRDA shall clearly state its opinion for consideration/ rejection in every case, with justification. BMRDA shall forward only such cases to Govt. where complete information, as specified, has been provided.
  - 12. On approval, the Change of Land Use order shall be issued by Govt. with details indicating the circumstances under which such change has been approved, a certified copy of the atlas/ revenue sketch of the land in question, for which CLU has been granted.
  - 13. Change of land use proposals shall not be submitted to the Government under the following circumstances:
    - a. Lands coming in the alignment of existing /proposed roads of Master Plan.
    - b. Parks/ open spaces & C.A sites in approved layouts
    - c. Plots in unauthorised layouts
    - d. Residential sites seeking commercial CLU abutting less
      than 12 meter (40') road

multiplexes/ industrics other than those permitted.

Zonal Regulations, in predominantly residential areas

- f. Public utilities including truck terminals
- g. Sites falling within road and railway margins, buffer are of H.T lines, nalas, tanks/ lakes and other environmental sensitive areas.
- h. Sites in the vicinity of heritage monuments/ areas, land fill sites and such similar activities which impose restriction on surrounding developments, as prescribed by competent authorities.

(S.Chandrappa)
Under Secretary to Govt.
Urban Development Department

General

#### Copies to:

- 1. Metropolitan Commissioner, BMRDA, Bangalore.
- 2. Commissioner, BDA, Bangalore.
- 3. Secretary to Govt, Urban Development Department, Bangalore.
- 4. Director of Town and Country Planning, Bangalore.
- 5. Commissioners/Town Planner Members of all Urban Development Authorities.
- 6. Member Secretaries of all Planning Authorities.
- 7. Chief Officers of all Municipal Planning Authorities.
- 8. Concerned officers.
- 9. Spare/file copies.

1.0 CHECKLIST TO BE SUBMITTED BY AUTHORITY TO BMRDA

SI No.	Description	Details to be provided
Gen	eral Information	
1.	Applicant name and address	
2.	Site details	
	a. Plot No. /CTS No. / Sy. No.	
	b. Village/town/city	
	c. Taluk	
	d. District	
	e. Extent in sq m	
Lanc	ownership information (certified copies)	
3.	a. Sale/ Partition Deed	
	b. RTC	
	c. Encumbrance in Form 15	
	d. Encumbrance in Form 16	
	e. Mutation/ Khata certificate	
	f. Village map identifying the property	
	g. GPA, if applicable	
	h. Registered Joint Development Agreement, in	
	case of Joint Development/ more than one	
	i. Certification from concerned revenue authority	
	/declaration by applicant 79(a),(b) case	
	under Karnataka Land Reforms Act, 1964.	
4.	a. Whether the land has been acquired for any	
	public schemes and is it a de-notified land?	
Prop	Declaration_by_applicant.	
- 5.	osal of the applicant and details as per Interim Maste Master plan approval: G.O No. and Date	r Plan
6.	Land use as per approved Master Plan	
7.	Use for which CLU is sought:	
	Specific use to be mentioned in the meeting	
	resolution and letter of the Authority	
8.	Whether extract of Master Plan showing the proposed	
	plot is enclosed?	Yes / No
9.	Whether the use and type of building is permissible as	
	per zonal regulations (space standards)?	Yes/ No
10.	Public interest in the proposal	
	Whether reasons quoted by the applicant are	Yes / No
	acceptable?	
-11.	Resolution of the Authority along with detailed	
	justification for recommending the proposal, along	

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		scription :	A CONTRACTOR	0-
N	0,		Loube W	14
		with inspection report.	I vo certi	d. 21
-	2.	Specific technical opinion of TPM/ Member Secretary	notarise notarise	ertify"
1	3.	Opinion of Commissioner/ chief officer (Chief	1140	CERTIFY
		Executive Officer of the Authority)	1140	certify !!
-		nical details		W
1	4.	Whether Location plan to scale and google earth	The state of the s	, ,,
		image, showing land in question and surrounding		
1	-	developments is attached?		Var. 200
	5.	Approach road details:		Hope
		(a) Existing road width	The Part of the Pa	11000
		(b) Whether it is a public road (belonging to local body/ PWD/ Highway authority)? Proof to be attached (CLU proposals to be submitted only for plots abutting public roads).		
,		(c) Location of existing road with respect to the property (East/ West/ North/ South)		
		(d) Minimum width of road required as per Zonal Regulations for the proposed activity		
		(e) Is the abutting road proposed for widening in Master Plan?		
		(f) If yes, affidavit from applicant that the road widening portion will be handed over free of cost to Authority		
11	6.	Site inspection details:	·	
		(a) Site condition: Plain land, undulated, elevated or	·	
		low-lying, rocky outcrops, marshy		
		(b) Abutting developments or features on:		
		North:		
		South:		
		East:		
	-	West:		
+ .		(c) Whether photographs showing land certified by	-	
	+	the concerned planning authority is enclosed?		
		(d) Whether dimensions, area, schedule and physical features of land tallies with the documents?		
	+	(e) Condition of the plot: Vacant/ built partly or fully		
		(f) Whether proposal is part of approved layout_or_	•	
		revenue land or unauthorised layout?	Yes/ No	
		(g) Any HT line, nala, kharab, utility lines passing through the land?	Yes/No	
		(h) Others		
Decl	ara	fion:		

# Description Description Details to be provided by the applicant have been verified and notarised affidavit from the applicant has been obtained. We certify that the above particulars submitted are correct. We certify that any conditions that may be imposed for CLU will be complied with.

-SdMember Secretary/ TPM
......Authority

-Sd-Commissioner ----- Authority

Note: Strike out whichever is not applicable

SI		
No_	Description	Details to be provided by DTC
1.	CLU from (specific use to be mentioned)	to to
2.	Interim Master plan approval order No. & date	7
3.	Whether all the documents prescribed in the checklist have been attached?	The state of the s
4.	Whether all the documents submitted by the Authority have been verified? (If any anomalies are found or information is not fully furnished by Authority, DTCP/BMRDA to obtain necessary details before submitting the proposal to Govt.)	
5.	Whether justification for CLU has been included in the resolution of the Authority?	Yes / No
6	Opinion of the TPM/ Member Secretary.	
7.	Opinion of the Commissioner/ Chief Officer (Chief Executive Officer of the Authority).	
8.	Opinion of the DTCP/ BMRDA	
· 9.	Conditions to be imposed, if any	
		Sd- Commissioner, BMRDA

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### SUBMITTED BY UDD TO HONDLE MINISTER/ CHIEF

#### MINISTER

No.	Description	Details to be provided by DTCP/BMRD
	Details of Land in question	
2.	Master plan approval Order number and date.	
3.	CLU from	
4.	(specific use to be mentioned) Whether location sketch,	to
	Survey/Atlas sketch Approved	
	image attached?	Yes/No
5.	Width of public road abutting the land.	
6.	Opinion of TPM/ Member Secretary	
. 7.	Opinion of Commissioner/ Chief Officer	
8.	Opinion of DTCP/ BMRDA	
9.	Conditions to be imposed in the order.	

-Sd-Under Secretary/ Deputy Secretary/ Joint Secretary



# Circulars issued by Government regarding change of lar

SI.	Circular No.		
No		Date	Subject
1	HUD 212 TTP 91	07.08.1991	Guidelines for submission of propoto to Government for change of land ureg.  Detailed guidelines and checklist are given for submission of the proposal.
2	HUD 459 TTP 91	30.11.1991	Clarification regarding formation of sites within the greenbelt areas for the implementation of Ashraya schemes.
			Permission has been accorded by Government for formation of residential sites within green belt areas (Agriculture zones) for the implementation of Ashraya scheme only.
	HUD 459 TTP 91	30.12.1991	Clarification regarding formation of sites within the greenbelt areas for the implementation of Ashraya schemes.
	,	±71	Permission has been accorded for Ashraya sites in green belt areas only in Bangalore Urban Agglomeration and not in other towns and cities of the state.
	HUD 459 TTP*	19.03.1991	Clarification regarding formation of sites within the greenbelt areas for the implementation of Ashraya schemes.
-			Modification made to circular above, wherein permission was accorded for formation of Ashraya sites in all urban areas of the State, subject to the condition that Ashraya sites should be on lands adjoining the urbanisable lands

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Y		234 ಟಟಪಿ 92	18.01.1993	एपतन्त्रत्वत कार्गाहरू के कार्या करते.
				कर्तित्वर्षे ये विविधित्या है। या प्राप्त कर्ति विविधित विविधित विविधित विविधित विविधित विविधित विविधित विविधित
	- And distribution of the second of the seco			Direction issued to all authorities not to encourage change of land use from park and open spaces to other uses and if submitted disciplinary action shall be initiated against the concerned officer.
	6	ਨਿਲਾਬ 244 ਖ਼ਿੰਖੈਂ 95 -	05.08.1995	ಕೆಟಿಸಿಪಿ ಕಾಯ್ದೆ ಪ್ರಕಾರ ಸ್ಥೂಲಾಭಿವೃದ್ಧಿ ಯೋಜನೆ/ವ್ಯಾಪಕಾಭಿವೃದ್ಧಿ ಯೋಜನೆ (ಒ.ಡಿ.ಪಿ/ಸಿ.ಡಿ.ಪಿ)ಯು ಕೃಷಿ ಭೂಮಿಯನ್ನು ಕೃಷಿಯೇತರ ಉದ್ದೇಶಕ್ಕೆ ಭೂ ಬದಲಾವಣೆ ಮಾಡುವ ಬಗ್ಗೆ.
				Directions have been issued to all the Deputy Commissioners not to undertake land conversion in agricu ture zone of Master Plan unless change of land use made by the Government.
	7	ನಅಇ 328 ಭೂಬವಿ 97 (ಸರ್ಕಾರದ ಪತ್ರ)	04.11.1997	ಉದ್ಯಾನವನ ಬಯಲು ಹಾಗೂ ಸಾರ್ವಜನಿಕ ಉದ್ದೇಶಕ್ಕೆ ಕಾಯ್ದೆದಿಸಿರುವ ಜಮೀನಿನ ಭೂ ಬದಲಾವಣ ಬಗ್ಗೆ.
	-			Direction issued to all authorities not to encourage change of land use from park and open spaces and public and semi public use to other uses and if submitted disciplinary action shall be initiated against the concerned officer.
	3	ನಯೋ:ಉನಿ:ಯೋ.ನಿ:ಭ ೂಉಬ:ಸುತ್ತೋಲೆ 2001–12	27.08.2001	ಭೂ ಉಪಯೋಗ ಬದಲಾವಣೆಗೆ ಸಂಬಂಧಿಸಿದ ಪ್ರಸ್ತಾವನೆಗಳನ್ನು, ಸರ್ಕಾರಕ್ಕೆ ಸಲ್ಲಿಸುವಾಗ ಪ್ರಾಧಿಕಾರಗಳು ಅನುಸರಿಸಬೇಕಾದ ಕ್ರಮದ ಬಗ್ಗೆ.
9		ನಆಇ 165 ಬೆಂರೂಪ್ರಾ 2003	23.09.2003	Detailed guidelines and checklist are given for submission of the proposal.  ಭೂ ಉಪಯೋಗ ಬದಲಾವಣೆಗೆ ಸಂಬಂಧಿಸಿದಂತೆ ಪ್ರಸ್ತಾವನೆಗಳನ್ನು ಸಲ್ಲಿಸುವಾಗ ನೀಡಬೇಕಾಗಿರುವ ವಿವರಗಳ ಪರಿಶೀಲನಾ ಪಟ್ಟಿ.
10	<b>)</b>	ನಅಇ 107 ಬೆಂಆಸೇ		Modified checklist given for the submission of the proposal.
				ವಸತಿ ಬಡಾವಣೆಗಳಲ್ಲಿ ವಾಣಿಜ್ಯಕ್ಕೆ ಭೂ ಉಪಯೋಗ ಬದಲಾವಣೆಗೆ ಸರ್ಕಾರಕ್ಕೆ ಶಿಫಾರಸ್ಗು ಮಾಡುವ ಮೊದಲು

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11	ನಲ್ಲಾ ಕ್ರಾಡ್ ಕಾರ್ಯದರ್ಶಿ 2095	03.05.2000	ರಾಜಯೋಗ ಬದಲಾವಣೆ ಪ್ರಸ್ತಾವನೆಯ ಯಾಣಕ್ಕೆ ಎರ್ಡೇಶಕರಿಗೆ ಸಲ್ಲಿಸುವ ಬಗ್ಗೆ.
12	ನಅಇ 60 ಬೆಂರೂಪ್ರಾ 2006	10.07.2006	ಭೂ ಉಪಯೋಗ ಬದ್ ವೆ ಕೋರಿಕೆ ಪ್ರಕ್ರಿ ಒಳಗೊಂಡಿರುವ ಸಾರ್ವಜನಿಕ ಹಿತಾಸಕ್ತಿ ಕ ಪ್ರಾಧಿಕಾರವು ಪರಿಶೀಲಿಸಿ ಸರ್ಕಾರದ ಅನುಮೋದನ್ನ ಪಡೆಯುವ ಬಗ್ಗೆ.
13	ನಅಇ 75 ಬೆಮಪ್ರಾ 2010	30.06.2010	ರಾಜ್ಯದ ನಗರ ಪಟ್ಟಣಗಳ ಮಹಾಯೋಜಿ, ಅನುಮೋದನೆಯ ಪ್ರಾರಂಭದಲ್ಲಿಯೇ ಭೂ ಉಪಯೇ ಬದಲಾವಣೆಗೆ ನಗರಾಭಿವೃದ್ಧಿ ಪ್ರಾಧಿಕಾರಗಳು/ ಯೋಜಿ, ಪ್ರಾಧಿಕಾರಗಳು ಸರ್ಕಾರಕ್ಕೆ ಪ್ರಸ್ತಾವನೆಯನ್ನು ಸಲ್ಲಿಸುತ್ತಿರು ಬಗ್ಗೆ.
			Directions have been issued not to submit change of land use proposal for a minimum period of 2 y ars from the date of approval of Master Plan.
14	ನಅಇ 508 ಮೈಅಪ್ರಾ 2010	30.09.2010	ಭೂ ಉಪಯೋಗ ಬದಲಾವಣೆಗೆ ಸಂಬಂಧಿಸಿದಂತೆ ಪ್ರಸ್ತಾವನೆಗಳನ್ನು ಸರ್ಕಾರಕ್ಕೆ ಸಲ್ಲಿಸ <i>ಾಗ</i> ಪ್ರಾಧಿಕಾರಗಳು ಅನುಸರಿಸಬೇಕಾದ ಕ್ರಮದ ಬಗ್ಗೆ.
			Directions have been issued to follow the instructions given in the circulars and also not to submit proposals for change of land use from park and open space, and public and semi public use under section 14-A. Further, while submitting proposals from agriculture zone, it is to be ensured that it is possible for the concerned local body to provide basic amenities and infrastructure facilities, does not lead to spotted developments, opinion of TPM/member secretary and commissioner is recorded clearly in the
			check list —as— well as meeting proceedings.
15	ನಗ್ರಾಯೋ/ಜಂನಿ/ಸುತ್ತೋ ಲೆ/2011–12	25.01.2012	ಭೂ ಉಪಯೋಗ ಬದಲಾವಣೆ ಪ್ರಸ್ತಾವನೆಗಳನ್ನು ಸಲ್ಲಿಸುವಾಗ ದಾಖಲಾತಿಗಳನ್ನು ಪೂರೈಸುವ ಬಗ್ಗೆ.  DTCP has issued guidelines along with detailed checklist

1	2011		ಪ್ರಾಧಿಕಾರ/ ಸ್ಥಳೀಯ ಯೋಜನಾ ಪ್ರದೇಶಗಳ ಭೂ ಉಪಯೋಗ ಬದಲಾವಣೆಗಳ ಪ್ರಸ್ತಾವನೆಯನ್ನು ಸಲ್ಲಿಸದಿರುವ ಬಗ್ಗೆ.
			Directions have been issued not to submit change of land use proposals where Master Plan is under revision, as it will vitiate the Master Planning process.
17	ನಗ್ರಾಯೋ/ಉನಿ(ಯೋವಿ )/ಭೂಉಬ/ ಸುತ್ತೋಲೆ/2011–12	22.02.2012	ಮಹಾಯೋಜನೆಯಲ್ಲಿ ಕಾರ್ಟೋಗ್ರಾಫಿಕ್ ತಪ್ಪಿನಿಂದಾಗುವ ತೊಂದರೆಗಳನ್ನು ನಿವಾರಿಸಲು ಭೂ ಉಪಯೋಗ ಬದಲಾವಣೆ ಮಾಡುವ ಬಗ್ಗೆ.
-	•		Directions have been issued by the Government and DTCP regarding the change of land use proposal with respect to the cartographic errors and other errors as specified in the section 14-A of KTCP Act.
18	ನಅಇ 306 ಬೆಮಪ್ರಾ 2012	14.09.2012	ಮಹಾಯೋಜನೆ ಪರಿಷ್ಕರಣೆಯಲ್ಲಿರುವ ನಗರ/ ಪಟ್ಟಣಗಳಲ್ಲಿ ಭೂ ಉಪಯೋಗ ಬದಲಾವಣೆಗಳ ಪ್ರಸ್ತಾವನೆಗಳನ್ನು ಸಲ್ಲಿಸುತ್ತಿರುವ ಬಗ್ಗೆ.