

## **Water Resources Rules, 2050 (1993)**

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In exercise of the power conferred by section 24 of the Water Resources Act, 2049, Government of Nepal has made the following Rules.

### **Chapter-1**

#### **Preliminary**

1. **Short Title and Commencement:** (1) These Rules may be called the "Water Resources Rules", 2050.  
(2) It shall come into force immediately.
2. **Definitions:** Unless the subject or context otherwise requires, in these Rules,-
  - (a) "Act" means the Water Resources Act, 2049.
  - (b) "District Water Resources Committee" means the District Water Resources Committee formed pursuant to Rules 8.
  - (c) "Licenses" means the license to be issued pursuant to Rules 14, 20 or 24.
  - (d) "Survey" means the feasibility study and works of the detailed engineering design work to be done for the use of water resources and also the works of research to be done for the same.
  - (e) "Consumer" means the person who utilized the service relating to water resources.
  - (f) "Service Charge" means the charge to be paid by the consumer for utilizing the service relating to water resources as provided by Government of Nepal or the license.

### **Chapter-2**

#### **Consumers Association**

3. **Formation of Consumers' Association:** Persons, who interested to use the water resources on institutionalized basis, may form a consumer's association consisting of at least Seven persons as officials and members.

4. **Application to be given for Registration of Consumers' Association:** - At least Seven persons, selected from among the concerned consumers interested to register the consumers' association, shall have to submit an application to the District Water Resources Committee in the format as prescribed in Schedule-1 together with a copy of Statute of the consumers' association and a fee of One Hundred Rupees.
5. **Particulars to be mentioned in these Statute:** The following particulars relating to the association shall have to be mentioned in the Statute of the consumers' association to be submitted pursuant to Rule 4 :-
- (a) Full name and address,
  - (b) Objectives and scope of the work,
  - (c) Qualification for membership and membership-fee,
  - (d) Expulsion and resignation of a member,
  - (e) Claim of title, transfer of entitlement or nomination of successor,
  - (f) Provisions relating to general meeting,
  - (g) Formation of Board of Directors (relating to election and duties, Functions and powers)
  - (h) Conditions as to termination of directors,
  - (i) Procedures relating to the meeting of Board of Directors,
  - (j) Fund and auditing,
  - (k) Amendment of the statute,
  - (l) Dissolution,
  - (m) Miscellaneous.
6. **Registration and Certificate:** (1) The District Water Resources Committee, shall if it deems appropriate to register the consumers' association after making necessary examination of the application received pursuant to Rule 4 , register the association and issue a certificate of registration of the consumers' association in a format as prescribed in Schedule-2.

(2) If the District Water Resources Committee deems not appropriate to register a consumers' association pursuant to Sub-rule (1), it shall notify stating the reasons thereof clearly to the applicant, within Thirty days from the date of receiving the application.

(3) Consumers' associations registered under the prevailing law before the commencement of these Rules shall be deemed to have been registered under these Rules.

7. **Amendment of the Statute:** A consumers' association, if it has to amend its statute, shall have to submit a draft copy of amendment of statute after completing the formalities of statute to the District Water Resources Committee and the District Water Resources Committee may give its approval to the amendment of statute after making necessary examination therefor.

### **Chapter -3**

#### **Provisions relating to use of Water Resources**

8. **Formation of Water Resources Committee:** (1) There shall be a Water Resources Committee in each District for the purpose of issuing license pursuant to Sub-section (1) of Section 8 of the Act in order for the utilization of Water Resources contained within Nepal.

(2) The Water Resources committee shall consist of chairperson and members as follows: -

- (a) Chief District Officer - Chairperson
- (b) Representative, District Agriculture  
Development Office - Member
- (c) Representative, District forest Office - Member
- (d) Representative, District Drinking Water Office - Member
- (e) Representative, District Irrigation office - Member
- (f) Representative, office of the electricity project run by  
Government of Nepal in the concerned district -  
Member

- (g) Representative of the office relating to utilization of water resources other than the representatives as mentioned in Clause (b) to (f) - Member
- (h) Representative, District development committee - Member
- (I) Local development officer - Member Secretary

9. **Procedures Relating to meeting of the Water Resources Committee:** (1) The meeting of the District Water Resources Committee shall be held on such date, time and place as prescribed by the chairperson.

(2) The chairperson of the District Water Resources Committee shall preside over the meeting. In the absence of the Chairperson the member selected from among the members of the District Water Resources Committee themselves, shall preside over the meeting.

(3) It shall be deemed to have quorum for the meeting if Fifty percent of the total number of member of the District Water Resources Committee be present.

(4) While voting on any matter discussed in the meeting of the District Water Resources Committee, the vote expressed by the majority of Two-Third of the members present shall be deemed as the decision of the District Water Resources Committee.

(5) The decision of the meeting of the District Water Resources Committee shall be authenticated by the Member-secretary of the District Water Resources Committee.

(6) Other procedures relating to the meeting of the District Water Resources Committee shall be as prescribed by the District Water Resources Committee itself.

10. **Joint Meeting of the District Water Resources Committee:** (1) If any work relating to utilization of the water resources is concerned with more than one District Water Resources Committee; the joint meeting of all concerned District Water Resources Committees shall exercise the powers under these Rules.

(2) The chairperson of the District Water Resources Committee, where the structure of the project relating to concerned water resources or its main part lie on, shall preside over the joint meeting of District Water Resources Committee pursuant to Sub- Rule (1).

**11. Secretariat of the District Water Resources Committee:** The secretariat of the District Water Resources Committee shall be at the office of the Local Development Officer of the concerned district.

**12. Application to be given to obtain a License for Survey of Utilization Of District Water Resources:** (1) A person or corporate body, who is interested to obtain a license for the survey of utilization of water resources, shall have to submit an application in triplicate stating the following particulars relevant to the proposed project to the District Water Resources Committee in a format as prescribed in Schedule- 3:-

- (a) Description of the project,
- (b) Map of the project-site (main structures to be shown),
- (c) Sources of water and quantity of water to be utilized,
- (d) Number and types of consumers to be benefited from the project,
- (e) Area of water resources to be surveyed,
- (f) Estimated time and total cost for completion of project ( including survey and operation),
- (g) Other necessary matters

(2) While submitting an application to receive a license for a survey pursuant to Sub-rule (1), an amount equal to Twenty-Five percent of the amount of fees as mentioned in Schedule-8 shall have to be paid.

**13. Examination of Application:** (1) After receiving the application pursuant to Rule 12, the District Water Resources Committee shall have to conduct necessary examination to see whether or not the applicant has submitted necessary

documents, particulars or report to be submitted along with the application fee pursuant to the Act and these Rules.

(2) While examining the application pursuant to Sub-rule (1), if it is found that the applicant has not submitted any documents particulars on report, District Water Resources Committee shall have to issue a notice to the concerned applicant within Fifteen days from the date of submission of the application specifying a reasonable time-limit to submit such documents, particulars or report.

(3) In case the District Water Resources Committee gives notice specifying the time-limit to submit any documents, particulars or report pursuant to Sub-rule (2), the date, when such matters are received, shall be deemed as the date of submission of application for the purpose of Sub-section (2) of Section 8 of the Act.

14. **To Issue a Survey Licenses:** The District Water Resources Committee, upon making necessary examination pursuant to Rule 13, on the application received under Rule 12, shall have to issue a license to the applicant in accordance with the demand of applicant or with necessary amendment thereto in the format as prescribed in Schedule -4.
15. **Survey Report to be submitted:** A person who obtains a license pursuant to Rule 14 shall have to submit a survey report in triplicate to the District Water Resources Committee, Thirty days from the date of completion of the survey work.
16. **License for Survey not to be issued in duplicity:** In order to avoid duplicity in works, no license shall be issued to a person to conduct the survey for the same work in the same area for a period as specified in the license for survey issued pursuant to Rule 14.
17. **Application to be given to obtain License for Utilization of Water Resources:**
  - (1) A person or corporate body, who is interested to obtain a license for the utilization of water resources, shall have to submit an application in triplicate stating the following particulars relating to the proposed project to the District Water Resources Committee in the format as prescribed in Schedule 5:-

- (a) Detail description of the project (including a map or the project-site, source of water to be utilized, estimated time and cost to complete the project, name of the associations and type of their association, full name and address of the person or corporate body and its directors with whom the ownership of the project shall be vested at last should be clearly shown),
- (b) Analysis of feasibility (technical description together with the detail map of the project and economic analysis, and description of consumers),
- (c) Mode of finance (proposed financial arrangement of the project, economic condition of the investors of the project, commitment of the financial institutions to be involved directly on the project and percentage of liability and share capital and debt of investors),
- (d) Acquisition or possession of house and land (landowners' description and total area of the public or private land to be required for the project for possession or acquisition temporarily or permanently),
- (e) Environmental impact analysis (measures to be taken to minimize the adverse affect due to project on environment, measures to be taken for the conservation of aquatic animals and water-environment, social and economic effect of project on the concerned area and utilization of local labour, source and materials, benefits to be taken by the local people after the completion of the project, training to be provided for local people in relation to construction and maintenance and operation facilities to be required for construction-site, safety arrangements and possible side effects on concerned landowners due to operation of the project, details of the

people to be evacuated and necessary plan for their rehabilitation also should clearly be shown),

(f) Other necessary matters.

**18. Examination of Application:** (1) After receiving the application pursuant to Rule 17, the District Water Resources Committee shall have to conduct necessary examination to see whether or not the applicant has submitted necessary documents, particulars or report to be submitted along with the application in accordance with the Act and these Rules.

(2) While examining the application pursuant to Sub-rule (1), if it is found that the applicant has not submitted by documents, particulars or report which ought to have been submitted, the District Water Resources Committee shall have to issue a notice to the concerned applicant within Thirty days from the date of submission of the application specifying a reasonable time-limit to submit such documents, particulars or report.

(3) In case the District Water Resources Committee issues notice specifying the time-limit to submit the documents particulars or reports pursuant to Sub-rule (2), the date when such matters are received, shall be deemed as the date of submission of application for the purpose of Sub-section (8) of the Act.

**19. Public Notice to be Published:** (1) On receipt of application seeking to obtain license for utilization of water resources pursuant to Rule 17, the District Water Resources Committee shall, after making necessary examination of application pursuant to Rule 18, publish a notice stating the necessary particulars relating thereto for the information of general public.

(2) Any person may furnish his/her reaction stating the reasons thereof to the District Water Resources Committee within Thirty-Five days from the date of publication of such a notice under Sub-rule (1), if the construction or operation of the concerned project related to the utilization of water resources is likely to cause a substantial adverse affect.



(3) If a reaction is received pursuant to Sub-rule (2), the District Water Resources Committee, upon considering such reactions shall, while issuing the license, set forth the conditions to be followed by the concerned applicant in the license to minimize adverse affect.

- 20. To Issue a License:** The District Water Resources Committee, after completing or causing to complete the procedure pursuant to Rule 18 and 19 on the application submitted pursuant to Rule 17 shall issue a license to the applicant in accordance with his/her demand or with necessary amendment thereto in the format as prescribed in Schedule-6.
- 21. Licenses to be given for Operation of the project to the Survey licensee:** If any licensee, who has obtained a license to conduct survey pursuant to Rule 14, submits an application stating the particulars pursuant to Rule 17 seeking to do the works relating to utilization of water resources based on his/her own survey within the time-limit, the license relating to utilization of water resources pursuant to Rule 20 may be issued with preference to such an applicant, subject to the provisions of these Rules.
- 22. Right on Water Resources:** The licensee, who has obtained license for the works relating to utilization of water resources under these Rules, shall have the right to use the water resources for the works as mentioned in the license to the extent of water resources of such place and area as specified in the license.
- 23. Time-limit to start the Works:** (1) The person who has obtained a license shall have to start the physical works within Three months in case of survey and One year in case of utilization of water resources from the date of obtaining the license and shall have to inform the same to the District Water Resources Committee.

Provide that, if the licensee gives an application stating the reasons of being unable to start the works within the time-limit, the District Water Resources Committee may extend the time-limit if such reasons deemed appropriate and sufficient.

(2) Once the work starts pursuant to Sub-rule (1), the licensee shall furnish the progress report of the work to the District Water Resources Committee at every Six months till the completion of the work.

**24. New License to be Obtained**:- (1) Any person or corporate body, who has been utilizing the water resources prior the commencement of the Act, shall have to give an application stating the particulars as mentioned in Rule 17 to the District Water Resources Committee for obtaining the license within One year from the date of commencement of the Act.

(2) The District Water Resources Committee shall examine the application submitted pursuant to Sub-rule (1) and issue the license to the applicant in the format as prescribed in Schedule -7.

**25. License Fee**: While giving an application for obtaining a license for the work relating to the utilization of water resources, a license fee as prescribed in Schedule-8 shall have to be paid.

**26. Renewal of the license**: (1) The license issued for survey or utilization of the water resource, in accordance with these Rules shall have to be renewed for the next period before the expiry of the period as mentioned in the license.

(2) While renewing such a license, renewal fee equal to Fifty percent of the fee as prescribed in Schedule -8, shall be charged.

**27. Permission to be taken to Transfer or Sell the License**: (1) If the licensee has to sell or transfer by any other means or the license, he/she has to submit an application to the concerned District Water Resources Committee.

(2) The District Water Resources Committee may, if an application is received pursuant to Sub-rule (1), after making necessary examination thereof, give permission to sell or transfer by any means the license of the Applicant in the name of any other person or corporate body.

## Chapter -4

### Inquiry relating to the Dispute regarding Water Resources

28. **Water Resources Utilization Inquiry Committee:** (1) If any dispute arises on, while utilizing the water resources, there shall be a Water Resources Utilization Inquiry Committee consisting of the following chairperson and Members to settle such disputes:-

- (a) Representative, Ministry of water resources-Chairperson
- (b) Representative, Concerned District  
Development Committee - Member
- (c) Representative, Regional office of the  
National Planning Commission - Member

(2) In case there arises a dispute between two or more districts regarding the utilization of water resources, a representative each from all the disputing district pursuant to Clause (b) of Sub-rule (1) shall represent in the committee.

(3) The Water Resources Utilization Inquiry Committee shall, while settling the dispute arising in the course of utilization of water resources, follow the following procedures:-

- (a) If a dispute arises as to fixation of preference of utilization of water resources between the local people to be benefited from the water resources utilization project or as to grievance to the local people against the running of any project related to water resources, a reasonable time-limit shall have to be fixed to the concerned licensees and local people for submission of written information mentioning the facts to support their claim, separately or collectively.
- (b) After a written information is received within the time-limit as prescribed under Clause (a) a field study of the project-site shall have to be made and be appraised of the following matters:-

- (i) Total cost of the Project,
  - (ii) The standard of benefits from the project,
  - (iii) Possible effect to the people or group utilizing the concerned water resources while running the project,
  - (iv) Number of consumers to be benefited from the project,
  - (v) Effect on environment due the operation of project,
  - (vi) Need of the local people,
  - (vii) Opinion of consumers to be benefited from the project,
  - (viii) Other necessary matters.
- (c) After being apprised of the matters as mentioned in Clause (b), on the basis of the same, the decision shall be made whether the use of water resources is beneficial or not and whether the use of the said water resources is to be allowed or not.

(4) The Water Resources Utilization Inquiry Committee may, while deciding the matter regarding the utilization of water resources pursuant to Clause (c) of Sub-rule (3), set-forth conditions for utilizing any water resources.

## Chapter-5

### Provisions relating to service

29. **Annual fee:** The fees to be paid to Government of Nepal by the licensee upon utilizing the water resources and provided service for commercial purpose to other shall be as prescribed in Schedule-9.
30. **Service Charge Fixation Committee:** (1) There shall be a Service Charge Fixation Committee consisting of the following Chairperson and Members in order to fix the Service charge, for the utilization of water resources developed by Government of Nepal and to fix the additional service charge if the consumer fail to pay the service charge within the prescribed time:-
- (a) A person nominated by Government of  
Nepal - Chairperson

- (b) A person nominated by Government of Nepal from among the consumers -Member
- (c) A person nominated by Government of Nepal -Member-Secretary

(2) The Service Charge Fixation Committee may fix by itself the procedures relating to its meeting.

(3) While fixing the service charge pursuant Sub-rule (1), the Service Charge Fixation Committee shall fix the service charge on the basis of the rate of depreciation, reasonable benefit, modes of the running the structure, change in consumer's price-index etc.

31. **Service charge to be paid:** It shall be the liability of the consumers to pay the service charge fixed pursuant to Sub-rule (3) of Rule 30 for using the service provided by utilizing from the water resources.

#### Chapter -6

##### **Provision relating to acquisition of house and land and compensation**

32. **Application to be submitted:** The licensee, shall if he/she need others house and/or land to possess or acquire for the utilization of water resources pursuant of Sub-section (1) of Section 16 of the Act, have to submit an application to Government of Nepal in the format as prescribed in Schedule-10.
33. **Power to prohibit in use of Land around the project-site:** (1) Government of Nepal, may, giving due consideration for the types, structure, capacity of the project relating to utilization of water resources for the purpose of Sub-section (3) of Section 16 of the Act, prohibit from using the house or land situated within the area of the project specifying the fixed distance for the site for a specified work.

(2) Government of Nepal shall publish a notice regarding the prohibition made pursuant to Sub-rule (9) for the information of general public and also cause to display the notice at the main place of the concerned project area, project office, District Development Committee, District Administration Office and land or Land Revenue Office.

**34. To be Compensated**:- (1) The amount of compensation to be given to the aggrieved person due to prohibition made pursuant to Rule 33 shall be as determined by the Compensation Fixation Committee formed pursuant to Sub-rule (2) of Rule 35.

(2) The compensation amount pursuant to Sub-rule (1) shall be handed over at a time to the concerned person except in a condition that an additional prohibition has to be made in the use of the building and/or the land.

**35. Compensation Fixation Committee**: (1) There shall be a Compensation Fixation Committee consisting of the following Chairperson and Members in order to fix the amount of compensation to be given pursuant to Sub-section (3) of Section 10 of the Act.

- (a) A person nominated by Government of Nepal - Chairman
- (b) Representative of the concerned Office of the Project relating to utilization of water resources - Member
- (c) A specialist relating to water resources as nominated by Government of Nepal -Member

(2) For the purpose of fixation of the amount of compensation to be given pursuant to Section 15 and 16 of the Act the following persons also shall be members in the committee formed under sub-rule (1) :-

- (a) The owner of the immovable property sustaining loss or his representative -Member
- (b) A representative of the concerned District Land Revenue office where the immovable property sustaining loss is situated -Member
- (c) A member of the concerned Village Development Committee or Municipality

where the immovable property sustaining  
loss is situated.

-Member

(3) The compensation Fixation Committee formed under Sub-rule (1) shall, fix the amount of compensation on the basis of evaluation of the direct and real loss or damage.

(4) The compensation Fixation committee may fix by itself the procedures relating to its meeting.

## Chapter – 7

### Miscellaneous

**36. Authority prescribed:** (1) The concerned District Water Resources Committee has been prescribed as the authority for the purpose of Section 21 of the Act.

(2) The authority who has been prescribed by Government of Nepal by publishing a notification in the Nepal Gazette shall have the power to test or cause to test as to whether any water resources has been polluted or not or any water resource has retained its standard pursuant to Sub-section (1) of Section 18 of the Act for use or not.

(3) The Secretary of the Ministry of Water Resources has been prescribed (the authority) for the purpose of punishment to be given pursuant to Sub-sections (1), (2) and (3) of Section 22 of the Act.

**37. Assistance to be rendered:** The District Water Resources Committee may request the concerned body relating to water resources to supply required data relating to water resources, and it shall be the duty of the concerned body to provide such data as requested.

**38. Information Regarding Accident:** (1) If any accident or damage occurs while doing a work relating to utilization of water resources, the licensee shall have to inform the District Water Resources Committee immediately.

(2) After receiving the information pursuant to Sub-rule (1), the District Water Resources Committee may inspect or cause to inspect in order to find out the cause of such an accident and may give an order to the licensee for arranging

safety measures to prevent from repeating such accident from the technical point of view and it shall be the duty of the concerned licensee to abide by such order.

39. **Government of Nepal may give Directives:** Government of Nepal may give necessary directives relating of utilizing of water resources to District Water Resources Committee. It shall be the duty of the District Water Resources Committee to abide by such directives.

40. **Alteration and Amendment in Schedule:** - Government of Nepal may, by publishing a Notification in Nepal gazette, make any alteration or amendment, as required in the Schedule of these Rules.

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**Schedule -1**

(Relating to Rule 4)

**Format of the application**

To,

The Chairperson

..... District Water Resources Committee

.....

Sir,

As we are desirous of form the ..... consumers Association and get it be registered m we hereby submit this Application along with a comply of statute of the proposed consumer's association and a fee of Rs.100 with the following particulars for the registration of the said association pursuant to Section 5 of the Water Resources Act, 2049 and Rule 4 of the Water Resources Regulation ,2049.

**Particulars:**

(1) Name of the consumer's association:-

(2) Area of Work:-

3 Objectives:-

(a)

(b)

(c)

(4) Members

Name

Address

Occupation

(a)

(b)

(c)

(d)

(e)

(f)

- (g)
5. Description of the water resources to be utilized:-
    - (a) Name and place of the water resources:-
    - (b) Utility to be explored form the water resources:-
    - (c) Quantitative water resources that the consumer's association desired to utilize:-
    - (d) Types of present use of the said water resources:-
  6. Particulars of service hat him consumer's association is to render:-
    - (a) Kind of service:-
    - (b) Area where service is to be rendered:-
    - (c) Number of consumers to be benefited forms the service:-
    - (d) Possibility of extension of service in future:-
  7. Particulars relating to financial source:-
  8. Address of office

Yours faithfully,

Application for and  
on behalf of consumer's

Associations:-

Signature:-

Name:-

Designation:-

Address:-

Date:-

**Schedule -2**

(Relating to Sub-rule (1) of Rule 6)

**Certificate of registration of Consumer's Association**

Date of Registration:-

Registration:-

..... District Water Resources Committee

Date:-

To,

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

This is to certify that ..... (Name of consumers' association) has been registered in this office on ..... day of the month of ..... year in accordance with Sub-section (2) of Section 5 of the Water Resource Act, 2049 and Sub-rule of Rule 6 of the Water Resources Regulation, 2050. It is hereby requested to conduct your business in accordance with the Water Resource Act, 2049 and the Water Resources Regulation, 2050.

Signature:-

Full Name:-

Designation:-

**Schedule-3**

(Relating to sub-rule (1) of rule 12)

**Application for License to conduct survey  
for utilization of Water Resources**

To,

The chairperson,

..... District Resources Committee.

.....

Sir,

I am submitting their application stating the following particular in order to obtain a license to conduct a survey for utilization of water resources pursuant to rule 12 of the Water Resource Regulation, 2050.

1. Full name and address of the person or corporate body:-
2. Objectives:-
3. Area of survey:-
4. estimated cost of survey :-(justification should be enclosed)
5. Duration of Survey:-
6. Other particularly (in accordance with Rule 12 of the Water Resources Regulation, 2050):-

The facts mentioned above are correct and true if it is found false I am prepared to bear according to law.

Seal of the corporate body

If applicant is corporate body

Application for and  
On behalf of the person or corporate body  
Associations:-  
Signature:-  
Name:-  
Designation:-

**Schedule-4**

(Relating to Rule 14)

**License for survey for utilization of Water Resources**

..... District Water Resources Committee

Date .....

License No:-

To,

.....

.....

.....

.....

Gentleman,

This license with following particulars has been hereby issued to you in accordance with rule 14 of the Water Resources Regulation 2050.

1. Full name of the person or corporate body:-
2. Objectives of survey:-
3. Area of survey:-
4. Period for Survey:-
5. Period of validity of license:-

License issuing Authority's:-

Name:-

Signature:-

Decantation:-

Date:-

**Schedule-5**

(Relating to Rule 17)

**Application for license or utilization of Water Resources**

Date .....

To,

The chairperson,

..... District Water Resources Committee.

.....

Sir,

I am submitting their application stating the following particulars in order to obtain a license for utilization of water resources in accordance with the rule 17 of the Water Resource Regulation, 2050.

1. Full name and address of the person or doctor deputed body:-
2. Objectives:-
3. Quantity of the water resources to be utilized and purpose of utilization:-
4. Place of use of the propose water resources:-
5. Area of the place to be benefited by utilization of the water resources:-
6. Possible benefit from the proposed utilization:-
7. Number of consumer to be benefited form the proposed service:-
8. Estimated amount of money for the utilization of ether water resources send source of money,
9. Method of utilizing the water resources;-
10. Present use and possible future use of the water resources:-
11. Other particulars:-

The facts mentioned above are correct and true, if it is found false I am prepared to bear according to law.

Seal of the corporate body

If applicant is corporate body

Applicant, for and on behalf of the person or corporate body:-

Full Name:-

Signature:-

Designation:-

Address:-

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**Schedule-6**

(Relating to Rule 20)

**License for utilization of Water Resources**

..... District Water Resources Committee

Date: - .....

License No:-

To,

.....

.....

Gentleman,

This license with following particulars has been hereby issued to you in accordance with rule 20 of the Water Resources Regulation, 2050.

1. Full name and address of the person or corporate body:-
2. Purpose of utilization of water resources:-
3. Name, types and place of water resources:-
4. Quantity of water resources allowed utilizing:-
5. Area of utilizing the resources:-
6. Method of utilizing the water resources:-
7. Number of consumers to be benefited form the proposed project:-
8. Period of validity of license

License Issuing Authority's

Full Name:-

Signature:-

Designation:-

Date:-



**Schedule-7**

(Relating to Rule 20)

**License for utilization of Water resources**

..... District Water Resources Committee

Date: - .....

License No:-

To,

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

Gentleman,

As per your application submitted on ..... (Date) seeking to obtain a license, this license with following particulars has been hereby issued to you in accordance with sub-section (3) of Section 8 of water Resources Act,2049 and Rule 24 of the Water Resources Regulation ,2050.

1. Full name and address of the person or corporate body who is utilizing the water resources:-
2. Types and name of the concerned project relating to utilizing of water resources (relating to each use):-
3. Name and place of water resources utilized:-
4. Quantity of water resources utilized:-
5. Service rendered by utilizing the water resources and its extent:-  
Zone:-  
District:-  
V.D.C. / Municipality:-

6. Numbers of consumers and their types:-
7. Date of rendering service:-
8. Period of validity of licenses:-
9. Other conditions:-

License Issuing Authority's

Full Name:-

Signature:-

Designation:-

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**Schedule 8**

(Relating to Sub-rule (2) or Rule 12, 25 and Sub-rule (2) of Rule 26)

**License fee**

**Types of Utilization of water Resources Fee**

(a) Drinking water and domestic uses	Rs.100.00
(b) Irrigation	Rs.200.00
(c) Agricultural use such as animal Husbandry and fishery	Rs. 100.00
(d) Cottage industry, industrial enterprise and fishery	Rs. 200.00
(e) Water Transport	Rs. 500.00
(f) Entertainment use	Rs. 500.00
Other uses	Rs.500.00

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**Schedule-9**

(Relating to rule 29)

**Annual change to be paid for Utilization of Water Resources**

1. For Irrigation:-
  - (a) To irrigate land up to 2,000 hectare, at the rate Of  
Rs.1.00 per hector maximum -1,000.00
  - (b) To irrigate land from 2,000 hectare to 5,000 hectare -2,000.00
  - (c) To irrigate land from 5,000 hectare to 10,000 hectare -5,000.00
  - (d) To irrigate land from 10,000 hectare to 15,000 hectare -10,000.00
  - (e) To irrigate land from 15,000 hectare to 20,000 hectare-15,000.00
  - (f) To irrigate land from 20,000 hectare to 25,000 hectare -20,000.00
  - (g) To irrigate land more than 25,000 hectare -25,000.00
2. For Drinking Water:-
  - (a) To provide drinking Water for up to 2000 population -Rs.500.00
  - (b) To provide drinking water for form 2,000 to 5,000  
population - Rs.2, 000.00
  - (c) To provide drinking water for form 5,000 to 10,000  
population - Rs.5, 000.00
  - (d) To provide drinking water for form 10,000 to 15,000  
population - Rs.10, 00.00
  - (e) To provide drinking water for form 15,000 to 20,000  
population - Rs.15, 000.00
  - (f) To provide drinking water for form 20,000 to 25,000  
population - Rs.20, 000.00
  - (h) To provide drinking water for form 2,000 to 5,000  
population - Rs.25,000.00
3. For the agriculture use –from Rs 2,000.00 on the basis of quantity of water to use.
4. For cottage industry use from Rs.2, 000.00 to Rs 20,000.0 on the basis of quantity of water to use.

5. For industrial and mineral use from Rs.2, 000.00 to Rs 20,000.0 on the basis of quantity of water to uses.
6. For entertainment use form Rs 1,000.000 to Rs 10,000.00 on basis of annual transaction.
7. For other used from Rs.5000.00 to Rs 10,000.00 on the basis of annual transaction.

NEPAL LAW COMMISSION

**Schedule-10**

(Relating to Rule 32)

**Application for license or utilization of Water Resources**

Date .....

To,  
The Chairperson,  
.....District Water Resources Committee.  
.....

Sir,

I am being in need of possession on or acquisition of the following land submitting this application to make available the land to possess or acquire in order to start the construction works in connection with the utilization of water resource

Particulars of land

Seal of corporate body

If applicant is corporate body

Application for and  
On behalf of the person or  
corporate body

Full Name:-

Signature:-

Designation:-

Address:-