

## EXTRAORDINARY PUBLISHED BY AUTHORITY

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## REVENUE & DISASTER MANAGEMENT DEPARTMENT

## **NOTIFICATION**

The 23rd March 2017

No. 9781—RE-I-28/2015-R&DM.—In pursuance of Clause (3-a) of Section 2 of the Odisha Land Reforms, Act, 1960 (Odisha Act 16 of 1960), the State Government do hereby appoint all Sub-Collectors as Authorized Officers under the provisions of Section 8-A of the said Act in their respective Subdivisional Headquarters/Tahasils for conversion of land measuring one-fourth of an Acre or more than that. In these case, the Tahasildar concerned shall initiate the O.L.R. case for the purpose and allow conversion with due approval of the Sub-Collectors.

For the area measuring less than one-fourth of an Acre in the Subdivisional Headquarters/ Tahasils, the respective Tahasildars will continue to be the Authorized Officers for conversion under the provisions of the O.L.R. Act, 1960 except where the local Development Authority has given permission for conversion with reference to Section 119 (3) of the O.D.A. Act as amended in the year 2015.

The Notification No. 40247-R&D.M., dated the 22nd December 2016, No. 25303-R&D.M., dated the 12th August 2016 of Revenue & Disaster Management Department and Notification bearing S.R.O. No. 1175/1995, dated the 25th October 1995 of the Revenue and Excise Department, published in the *Odisha Gazette* No. 1301, dated the 18th November 1995 is hereby modified to the above extent.

By order of the Governor

MONA SHARMA

Principal Secretary to Government