



॥ महाराष्ट्र शासन ॥



सत्यमेव जयते

महाराष्ट्र शासन

संचालक फलोत्पादन कार्यालय कृषि आयुक्तालय

पत्ता:- भुजलभवन जवळ, शिवाजीनगर, पुणे-411 005.

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Dt. 09 / 03 / 2026

### NOTIFICATION-2026-27

**Subject:** - Notification for **Registration & Renewal of registration** of Micro Irrigation Manufacturers under Per Drop More Crop (Micro irrigation) component of Pradhan Mantri Rashtriya Krishi Vikas Yojana (PM-RKVY)....

- A. **Registration:** Online applications are invited from Drip Irrigation and Sprinkler Irrigation system manufacturers for “**registration**” to install Drip / Sprinkler System in farmer’s field in Maharashtra state under micro irrigation program of ‘Per Drop More Crop’ component of Pradhan Mantri Rashtriya Krishi Vikas Yojana (PM-RKVY) centrally sponsored scheme. Registration of micro irrigation system manufacturers shall be done for a period of five years. i.e. (2026-27 to 2030-31).
- B. **Renewal of registration:** Micro irrigation manufacturers registered from the year 2022-23 to 2025-26 are invited to submit online applications for “**renewal of registration**”. Renewal of registration is for FY 2026-2027 only.

The Department of Agriculture / State Level Sanctioning Committee (SLSC) reserves the right to extend or restrict this registration to any other department & or extend or restrict the time period if it deems fit.

Link for online application: <https://aaplesarkar.mahaonline.gov.in>

Individual manufacturer should create login ID and password to submit registration/renewal proposals and necessary documents.

It is mandatory for manufacturers to follow the “Operational Guidelines of Per Drop More crop 2025” and also timely released guidelines & circulars by State and Central government. Manufacturers should read carefully and understood the clause no.15, 16 &17 of operational guidelines of Per Drop More crop 2025.

**Key Points:**

1. Manufacturers can apply for Drip / Sprinkler or both.
2. Registration fee is Rs.50,000/- (Rs. Fifty thousand only) for Drip irrigation system and Rs. 50,000/- (Rs. Fifty thousand only) for Sprinkler, paid through online GRAS system. (<https://gras.mahakosh.gov.in/echallan>) Find attachment for GRAS process.
3. Renewal fee is Rs.25000 /- (Rs. Twenty five thousand only) for Drip irrigation system and Rs.25000 /- (Rs. Twenty five thousand only) for Sprinkler, paid through online GRAS system. (<https://gras.mahakosh.gov.in/echallan>) Find attachment for GRAS process.
4. The manufacturer shall furnish a bank Guarantee of Rs.2,00,000/- (Rs. Two lakhs only) for Drip Irrigation and Rs.1,00,000/- (Rs. One lakh only) for sprinkler separately. Validity period of bank guarantee should be minimum of Five years i.e.

upto 31.03.2031 and claim period up to 31.03.2032. The Department and / or SLSC reserves the right to increase the bank guarantee amount if it deems fit. Find attachment of bank details.

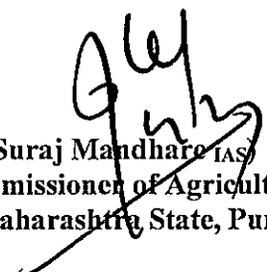
5. Necessary documents:

- Valid BIS certificate of self-component.
- Valid agreement & BIS certificate for outsourced components.
- GSTN certificate of Maharashtra State.
- PAN card.
- Company incorporation/Shop act/Udyog Adhar/MSME certificate.(Any one)
- Authorized Signatory for signing documents. (Annexure I)
- Authorized Signatory for providing technical specification of Samples - quality control. (Annexure II)
- No ban declaration. (Annexure III)
- Technical representative - Degree Certificates.

6. Qualification for technical representative: Agriculture graduate / Horticulture graduate / Agriculture Engineer/ Masters of Management Studies (Water & Land Management) [MMS (W& LM)], the company should have at least one such qualified technical representative for every two adjoining Districts.

7. The registered manufacturer shall execute an agreement (notarized) with the Government of Maharashtra represented by Commissioner of Agriculture to abide by the terms and conditions of the registration on Rs.500/- (Rs five hundred only) judicial stamp paper. (Annexure IV). Original hard copy to be submitted at Director Horticulture office, Pune

8. Legal Jurisdiction: Arbitration charges, if any are to be negotiated by Commissioner of Agriculture, Pune. For any legal remedies, the court at Pune shall only have the jurisdiction.

  
(Suraj Mandhare IAS)  
Commissioner of Agriculture  
Maharashtra State, Pune

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\* Except annexure IV, all annexures should be on company letterhead.

\* Manufacturer should submit original hard copy of Notarized Agreement i.e. Annexure IV and original copy/copies of Bank Guarantee issued by bank, to the office of Director Horticulture, Commissionerate of Agriculture, Pune within 10 days of registration.

\* Attachments: 1) Formats Annexure I to IV 2) Details for GRAS process 3) Details for Bank Guarantee

\* For any queries, contact [agridripfinance@gmail.com](mailto:agridripfinance@gmail.com)

Annexure 1

Letter of Authority as a Company Representative

I,..... (Name of Manufacturer's MD /CEO /Proprietor /Partner ), ..... (Designation) ..... (Company Name ), a company /Firm its registered office at ..... (Registered Address Of Manufacture), hereby state that pursuant to the authority given to me by Company further delegate and authorize any Company official, I do hereby authorize Mr. .... (Name & Designation ) of the Company, to sign and execute all such documents, deeds, agreements, forms, applications, indemnities, papers, etc., as may be required, to represent the Company before the concerned authorities of Commissionerate of Agriculture & Director of Horticulture for the registration/Renewal process for Micro Irrigation in and to generally do all such other acts, things and deeds as may be necessary to complete all required the formalities in connection with the Registration/Renewal in Maharashtra on behalf of the Company& other work throughout the registration/Renewal period.

For .....(Company Name)

(Signature)

\_\_\_\_\_  
 Name of MD/CEO/Partner/Proprietor.....  
 (Seal of the Company)

I Accept:

\_\_\_\_\_  
(Signature)

(Name of Person Authorized For Maharashtra)

Designation: .....

Email ID for All communication:.....

Mobile:-.....

Date:-.....

Annexure-2

(Letter of Authorized Signatory for Quality Control)

I,..... (Name of Manufacturers' MD/CEO/Proprietor/Partner/), ..... (Designation) ..... (Company Name), a company /Firm its registered office at ..... (Registered Address of Manufacture ), hereby state that pursuant to the authority given to me by Company further delegate and authorize any Company official, I do hereby authorize Mr. .... (Name & Designation ) of the Company, to share technical details of MIS products required during Sample collection Process as mentioned in center& state guidelines. He/she will provide & authenticate technical details of Emitter/Emitting Pipe/Lateral/PVC Pipe/HDPE Pipe samples collected from farmer's filed & Manufacturer's supply chain.

Declaration

- 1)Company assures you that the technical details provided by authorized person of company in Annex.8 B will be correct & same as submitted to BIS office.
- 2)Company will set up process to provide the details as an when required by Commissioncrate of Agriculture & Director of Horticulture.
- 3)Company will educate district level technical representative to follow sample collection process and will give in "writing" detail process of sample collection.
- 4)Company will be solely responsible for any wrong information provided by authorized representative.
- 5) After compliance of these conditions, if any sample fails in testing due to wrong technical specification provided by company, the lab test report will be bind on company.

For ..... (Company Name)

(Signature)

\_\_\_\_\_  
Name of MD/CEO/Partner/Proprietor.....

I Accept:

\_\_\_\_\_  
(Signature)

(Name of Person Authorized for Maharashtra)

Designation: .....

Email ID:.....

Mobile:-.....

Date:-.....

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**Annexure 3**

(Declaration Letter on Manufacturer letter head)

No :

Date :        /        /2025

To,

Director Horticulture

Commissionerate of Agriculture,

Near Bhujal Bhavan, Shivajinagar,

Pune - 411 005 , Maharashtra

**Sub: Company is not blacklisted as well as no legal proceeding of the company is pending**

I,.....(Name of Manufacturers' /CEO /Proprietor/Partner ),.....(Designation) .....(Company Name ), a company /Firm its registered office at .....(Registered Address Of Manufacture ), hereby declare that company is not blacklisted and it's registration is not cancelled for any reason or not banned to sale micro irrigation equipment in last five years in any state of India as well as no legal proceeding of the company is pending in any states of India. I know that , if this declaration is found wrong, Company will be liable for legal action.

Yours faithfully,

For \_\_\_\_\_

Authorized Signatory -

Name OF Authorized Signatory --

Designation OF Authorized Signatory -

(Seal of the Company)

#### ANNEXURE-IV

Agreement between the Directorate Horticulture, Commissionerate of Agriculture, Government of Maharashtra, Pune and Micro Irrigation system Manufacturers.

This agreement is made this ----- day of -----, 2026,  
-----day:

**Party of the First Part:**

Government of Maharashtra, Department of Agriculture, represented by Directorate Horticulture, Commissionerate of Agriculture, Government of Maharashtra, Pune

**Party of the Second Part:**

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Designation: -----

I/We hereby give/receive this written agreement that,  
Whereas the Government of Maharashtra (hereinafter referred to as the State Government) has adopted a scheme to provide Micro-Irrigation System to farmers in Maharashtra through authorized manufacturers under the Central Government sponsored Pradhan Mantri Krishi Sinchai Yojana - Per Drop More Crop or other Central/State supply schemes.  
Whereas the Central Government has issued certain guidelines under the Central Government's Per Drop More Crop - Micro Irrigation

Component, 2025, and based on that, the Directorate Horticulture, Commissionerate of Agriculture, Government of Maharashtra, Pune, on behalf of the Government of Maharashtra, has also issued/will issue guidelines from time to time.

Whereas the undersigned has given approval for the supply of micro-irrigation systems in various districts of Maharashtra under different schemes during the year 2026-27, subject to the guidelines and terms and conditions stipulated by the Government of Maharashtra. For this purpose, applications are invited in the prescribed format from authorized manufacturers who comply with the guidelines and terms and conditions of the Government of Maharashtra and are deemed eligible.

Whereas it is stated that the Directorate Horticulture, Commissionerate of Agriculture, Government of Maharashtra, Pune (hereinafter referred to as the Party of the First Part). In accordance with the government's decision and the authority granted to it, the undersigned accepts the government guidelines, terms and conditions, and agrees to abide by the following terms and conditions as may be determined from time to time by the State Government.

Accordingly, the undersigned shall be bound by the following terms and conditions, and the undersigned guarantees to comply with those terms and conditions.

**Terms and Conditions:**

1. If any manufacturing defect is found in the parts of the micro irrigation system installed by the company in the farmers' fields within three years, it will be rectified, and the cost of rectification will be beard by Manufacturer.
2. Providing training to farmers on the installation and use of the micro-irrigation system, providing farmers with a booklet in Marathi language containing technical information on the operation of the micro-irrigation system at the time of installation, and conducting necessary visits to the farmers' fields through the dealer to guide them and ensure that the system is and remains in good operational condition.
3. The Manufacturer company/partnership firm is the manufacturer of the lateral, emitter or emitting pipe parts in the case of drip irrigation systems and the HDPE coupled/PVC pipes and nozzles in the case of sprinkler irrigation systems. The Manufacturer has a valid BIS certificate for the manufactured parts of the set. For those components in the set that are not manufactured by the company, will provide valid outsourced agreement & valid BIS certificate of such components.
4. A list of authorized dealers appointed by the company will be provided to the District Supdt. Agriculture Officer. In case of any changes, the updated list will be provided to the District Supdt. Agriculture officer at the district level within ten days.

5. The company representatives and their authorized dealers will provide all necessary assistance to the inspecting officer/staff for checking the quality of the micro-irrigation system parts.
6. They will provide all necessary assistance for taking samples of micro-irrigation system parts, which are to be inspected from the supply chain, i.e. from production to field. No fee will be charged for such samples. Also, if samples are taken from the farmer's fields, the same number of parts will be installed free of cost. Furthermore, the undersigned/applicant has given consent for inspection of the production site by the officials of the Agriculture Department.  
The Director Horticulture will have the right send the samples of different parts to any Laboratory for inspection, and the undersigned/ applicant guarantees that they will have no objection in this regard.
7. If the samples of products from the Manufacturer company or partnership firm and components from other suppliers are found to be defective/substandard as per the prescribed standards, and if the beneficiary farmer does not receive after-sales service/if the beneficiary lodges a complaint in this regard, the company will be given an opportunity to present its views before the State Level Sanctioning Committee (SLSC) or an officer authorized by the SLSC on the inspection report/beneficiary's complaint.  
If the Manufacturer/signatory is found guilty in the hearing/inquiry, the State Level Sanctioning Committee (SLSC) or the officer authorized by the SLSC will initiate administrative/penal proceedings against them as per the process given in paragraph 17 (17.1 to 17.5) of the Operational Guidelines issued by the Central Government in 2025, and their decision will be binding on the Manufacturer.
8. The dealer will be required to maintain stock records in the prescribed format, which will be jointly certified by the Taluka Agriculture Officer and the authorized representative of the Manufacturer Company. After development of online stock management system, the manufacturer/dealer will maintain stock record in system. The cost of stock management system will be beard by manufacturer.
9. The signatory/undersigned undertakes to submit a monthly report on the sale of various parts of the micro-irrigation system through his company/partnership organization and any other report, if any, to the Agriculture Commissionerate by the 15th of every month.
10. The signatory/undersigned undertakes to issue a certificate after ensuring, through the company's Technical Representative, that the design of the micro-irrigation system is technically sound.
11. If the micro-irrigation system is installed incompletely or not installed at all, or if incorrect bills are submitted, or if there is misrepresentation of component specifications (including water discharge from the

pump/system), or if false documents regarding water discharge from the pump/system are submitted, or if the wrong system is installed, or if rates higher than the approved rates are charged, or if there is misrepresentation of the specifications of the prescribed basic components, etc., then the company and authorized dealer will be held responsible for defrauding the farmer or the government. The State Level Sanctioning Committee (SLSC) will take a decision in this regard, and the action taken under the Bhartiya Nyay Sanhita (BNS) and other relevant/applicable laws will be binding on the manufacturer and dealer.

12. The undersigned hereby assures that the company name, batch number, class, category (regulated/ unregulated, etc.) will be clearly and legibly marked on the main components of the micro-irrigation system. If this is not done, the undersigned agrees that after giving an opportunity to be heard, further action will be taken as per the decision of the Director Horticulture, Agriculture Commissionerate, Pune.
13. If the micro-irrigation system is installed in farmers' fields through the manufacturer company's authorized dealer or by Manufacturer Company, the Agriculture Department officials will calculate the subsidy based on the government-approved material requirements for the system components. The undersigned agrees that the subsidy amount will be directly credited to the Aadhaar-linked nationalized bank account of the concerned farmers.
14. If the company itself is installing the micro-irrigation system in farmers' fields as a dealer, it will be mandatory for the company to provide a bill for the components/items as per the guidelines. No amount will be charged from the farmers for any reason other than the amount mentioned in the bill.
15. If the company is installing micro-irrigation systems in farmers' fields as a dealer, the company's authorized representative will ensure that the proposal, bill/delivery challan/invoice/micro-irrigation system plan is signed by the farmer/his representative.  
If the company is installing micro-irrigation systems through its authorized dealer, it will be mandatory for the signatory to ensure that the company issues a bill (invoice) signed by the authorized dealer representing them.
16. If the company is installing micro-irrigation systems in farmers' fields as a dealer, the company will comply with the provisions under the rules and regulations of various government departments (such as Goods and Services Tax (GST), etc.). The company will be responsible for all errors/consequences in this regard. The signatory guarantees that the government will not impose any financial penalty in this matter.
17. If the Manufacturer company is installing micro-irrigation systems in farmers' fields as a dealer, and if the farmer's written complaint is not resolved within the stipulated time, and if the written instructions given by the concerned officers of the Agriculture Department during the inspection

are not followed and the identified defects are not rectified, the Manufacturer company will be given an opportunity to present its case before the Director Horticulture Commissionerate of Agriculture, Pune, and appropriate administrative/ punitive action will be taken against the company as per the decision taken there.

18. If the Manufacturer violates any of the terms and conditions of this agreement, a hearing will be held before the State Level Sanctioning Committee (SLSC) or an officer authorized by the State Level Sanctioning Committee. The penalty or decision made after the hearing will be final and binding on the contractor.
19. The undersigned agrees to and accepts the terms and conditions given in paragraphs 15 to 18 of the Guidelines for the Centrally Sponsored Micro Irrigation Scheme, 2025, under the Central Government's Pradhan Mantri Krishi Sinchai Yojana (PMKSY).
20. The undersigned agrees that in case of any legal dispute arising from this agreement, it will be subject to the jurisdiction of the Pune Court.  
We have read the contents, terms, and conditions of the above agreement, and they are true and correct, and we accept them as such. We have understood and comprehended them voluntarily, intelligently, without any coercion or intoxication, and have signed them today in Pune in the presence of the witnesses mentioned below.

Place: Pune

Date: --/--/----

sign

Name

Company seal

**Party of the Second Part**

**Witnesses:**

1. Sign:  
Name:

2. Sign:  
Name:

Sign: -----

Directorate Horticulture,

Commissionerate of Agriculture,

Government of Maharashtra, Pune-5

**Party of the First Part.**