FCI LAND @ NIZAMABAD DISTRICT

Total Area Owned 32.28 Acrs

Acquired through Purchase / Lease / Award /

No. of Own Depot / (a) FSD Ditchpally Its Area. / Acrs

Remark:
<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>9</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name of the District Office</td>
<td>Nizamabad</td>
</tr>
<tr>
<td>No. of Depots / Godowns</td>
<td>1</td>
</tr>
<tr>
<td>Name of the Depots / Godowns</td>
<td>FSD Ditchpally</td>
</tr>
<tr>
<td>Remarks</td>
<td></td>
</tr>
</tbody>
</table>
To
The Revenue Divisional Office,
O/o R.D.O. Nizamabad.

Sir,

Sub:- STG - Land Aquisition - Request for arranging Registration
of FCI Property in respect of FSD, Dichpally- Reg.
Ref:- Proceedings No.A5/3197/82 dt. 20.10.1984 of RDO,
Nizamabad.

It is bring o kind notice that, the property under Survey number as
follows and the total the area of 34.30 acres has per State Gazette and as
per sub-divisional records is 35.10 acres has been awarded vide proceedings
reference citied, Copies are enclosed for kind perusal.

<table>
<thead>
<tr>
<th>Sy.No.</th>
<th>Classification</th>
<th>Areas as per DN &amp; ID published in the State Gazette</th>
<th>Areas as per Sub-Division records</th>
</tr>
</thead>
<tbody>
<tr>
<td>357</td>
<td>Dry</td>
<td>01.16</td>
<td>03.32</td>
</tr>
<tr>
<td>359</td>
<td></td>
<td>14.24</td>
<td>13.10</td>
</tr>
<tr>
<td>360</td>
<td></td>
<td>00.13</td>
<td>00.10</td>
</tr>
<tr>
<td>362</td>
<td></td>
<td>00.36</td>
<td>00.38</td>
</tr>
<tr>
<td>363</td>
<td></td>
<td>08.05</td>
<td>05.30</td>
</tr>
<tr>
<td>424</td>
<td></td>
<td>04.35</td>
<td>06.31</td>
</tr>
<tr>
<td>425</td>
<td></td>
<td>01.23</td>
<td>01.15</td>
</tr>
<tr>
<td>426</td>
<td></td>
<td>02.38</td>
<td>03.03</td>
</tr>
<tr>
<td>361</td>
<td></td>
<td>---</td>
<td>00.01</td>
</tr>
<tr>
<td>Total</td>
<td></td>
<td>34.30</td>
<td>35.10</td>
</tr>
</tbody>
</table>

Contd....2/
In this regard it is intimated that our Head Office, New Delhi, has instructed to this office and our Regional Office, Hyderabad for furnishing of the copy of Registry / Conveyance Deed for their record.

It is therefore, requested to please arrange the property of the Food Corporation of India at Dichpalli be registered and the necessary procedural expenditure shall be borne by Food Corporation of India.

An, early action is highly solicited in this regard.

Yours faithfully

AREA MANAGER

Copy to:
The General Manager®
FCI, RO, Hyderabad......with reference to your letter No.
<table>
<thead>
<tr>
<th>Station</th>
<th>Time</th>
<th>Weather</th>
<th>Temperature</th>
<th>Location</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. 052/4</td>
<td>10:12</td>
<td>Dry</td>
<td>32°F</td>
<td>27°F</td>
</tr>
<tr>
<td>2. 062/1</td>
<td>8:45</td>
<td>Dry</td>
<td>52°F</td>
<td>32°F</td>
</tr>
<tr>
<td>3. 072/1</td>
<td>7:30</td>
<td>Dry</td>
<td>65°F</td>
<td>32°F</td>
</tr>
<tr>
<td>4. 082/1</td>
<td>6:45</td>
<td>Dry</td>
<td>42°F</td>
<td>32°F</td>
</tr>
<tr>
<td>5. 102/1</td>
<td>5:30</td>
<td>Dry</td>
<td>25°F</td>
<td>32°F</td>
</tr>
<tr>
<td>6. 122/1</td>
<td>4:15</td>
<td>Dry</td>
<td>15°F</td>
<td>32°F</td>
</tr>
<tr>
<td>7. 142/1</td>
<td>3:00</td>
<td>Dry</td>
<td>2°F</td>
<td>32°F</td>
</tr>
<tr>
<td>8. 162/1</td>
<td>1:45</td>
<td>Dry</td>
<td>3°F</td>
<td>32°F</td>
</tr>
<tr>
<td>9. 182/1</td>
<td>1:00</td>
<td>Dry</td>
<td>5°F</td>
<td>32°F</td>
</tr>
<tr>
<td>10. 192/1</td>
<td>0:45</td>
<td>Dry</td>
<td>2°F</td>
<td>32°F</td>
</tr>
<tr>
<td>11. 202/1</td>
<td>0:30</td>
<td>Dry</td>
<td>3°F</td>
<td>32°F</td>
</tr>
<tr>
<td>12. 212/1</td>
<td>0:15</td>
<td>Dry</td>
<td>5°F</td>
<td>32°F</td>
</tr>
</tbody>
</table>

*Note: All times are in Eastern Standard Time.*
<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>Quantity</th>
<th>Unit Price</th>
<th>Total Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>55</td>
<td></td>
<td>25.222</td>
<td>8.175</td>
<td>203.86</td>
</tr>
<tr>
<td>56</td>
<td></td>
<td>0.23/4</td>
<td>8.175</td>
<td>1.887</td>
</tr>
<tr>
<td>57</td>
<td></td>
<td>0.12</td>
<td>8.175</td>
<td>0.981</td>
</tr>
<tr>
<td>58</td>
<td></td>
<td>0.12</td>
<td>8.175</td>
<td>0.981</td>
</tr>
<tr>
<td>59</td>
<td></td>
<td>0.12</td>
<td>8.175</td>
<td>0.981</td>
</tr>
<tr>
<td>60</td>
<td></td>
<td>0.12</td>
<td>8.175</td>
<td>0.981</td>
</tr>
<tr>
<td>61</td>
<td></td>
<td>0.12</td>
<td>8.175</td>
<td>0.981</td>
</tr>
<tr>
<td>62</td>
<td></td>
<td>0.12</td>
<td>8.175</td>
<td>0.981</td>
</tr>
<tr>
<td>63</td>
<td></td>
<td>0.12</td>
<td>8.175</td>
<td>0.981</td>
</tr>
<tr>
<td>Date</td>
<td>Code</td>
<td>Value 1</td>
<td>Value 2</td>
<td>Description</td>
</tr>
<tr>
<td>--------</td>
<td>------</td>
<td>---------</td>
<td>---------</td>
<td>-------------</td>
</tr>
<tr>
<td>01.02.66</td>
<td>0000.00</td>
<td>1234.56</td>
<td>7890.12</td>
<td>1st shipment</td>
</tr>
<tr>
<td>02.02.66</td>
<td>0000.00</td>
<td>4567.89</td>
<td>2345.67</td>
<td>2nd shipment</td>
</tr>
<tr>
<td>03.02.66</td>
<td>0000.00</td>
<td>7890.12</td>
<td>3456.78</td>
<td>3rd shipment</td>
</tr>
<tr>
<td>04.02.66</td>
<td>0000.00</td>
<td>1234.56</td>
<td>8901.23</td>
<td>4th shipment</td>
</tr>
<tr>
<td>05.02.66</td>
<td>0000.00</td>
<td>4567.89</td>
<td>2345.67</td>
<td>5th shipment</td>
</tr>
<tr>
<td>06.02.66</td>
<td>0000.00</td>
<td>7890.12</td>
<td>3456.78</td>
<td>6th shipment</td>
</tr>
<tr>
<td>07.02.66</td>
<td>0000.00</td>
<td>1234.56</td>
<td>8901.23</td>
<td>7th shipment</td>
</tr>
</tbody>
</table>

*Note: The values are not real and are used for demonstration purposes.*
AWARD.

Made by A. Koteswar Rao, Revenue Division Officer, Nizamabad.
(Under section II of the Land Acquisition Act of 1894)

Whereas an extent of land measuring acres ___________ and situated in the
village ___________ in the taluk of ___________ in the district of Nizamabad and registered in the name of or on
behalf of ___________, the person specified below, has been declared by Government at paper
No. ___________ in the Public Deed Register, p. 165, 439, 534, to be of Necessary for
the extension of revenue by the Food Corporation of India...

The market value of the land subject to full assessment payable or ground rent as the case may be, and in
the case ofImum-rukh land free, its market value at such, exclusive of all values of trees, buildings and
standing crops at Rs. ___________ as per Board's standing order No. 90, paragraph 14 (1) (a).

In the case of Imums other than those mentioned in paragraph 14 (ii) of Board's Standing Order No. 90,
compensation for loss of privilege calculated at 20
per cent of the assessment of Government revenue in which
the imum is entitled as per Board's Standing Order
No. 90, paragraph 14 (1) (b).

In the case of Imums coming under paragraph 14 (ii)
of Board's Standing Order No. 90, the amount of
compensation to be paid to the imum at the time
of the award is ___________ as per Board's Standing Order
No. 90, paragraph 14 (1) (2).

The value of the compensation for the kuduruam
interest is to be entered against item (ii)(ii) (1) above.

Virtues as account of Building, Wells, Crops, Trees,

1. ___________;
2. ___________;
3. ___________;
4. ___________;
5. ___________;
6. ___________;
7. ___________;
8. ___________;
9. ___________;
10. ___________.

Survey or Extent Name of registered holder or occupier, of the land

Certified: ___________.

N. I. D. W.
Sub-Lined acquisition - Hno. to - Koppal (v) 4.50 acres of lands for construction of Buffer storage godowns by the F.O.L. - Payment of compensation to the landholder - Award passed - Orders issued.

2. 21-11-1962.
3. 3/11-1962.
5. 31/12-1962.

The District Mag. vide his G.O. No. 652/Com. 60-312-6 dated 14.3.63 sent requisition for acquisition of the following land situated at Koppal (v) of M. M. M. G. S. U. for construction of Buffer Storage godown.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Area (Acres)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>0.50</td>
</tr>
<tr>
<td>2.</td>
<td>0.13</td>
</tr>
<tr>
<td>3.</td>
<td>0.25</td>
</tr>
<tr>
<td>4.</td>
<td>4.28</td>
</tr>
<tr>
<td>5.</td>
<td>1.23</td>
</tr>
<tr>
<td>6.</td>
<td>0.18</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>1.25</strong></td>
</tr>
</tbody>
</table>

Publication of Draft Resolution and Draft Declaration:

The Draft Resolution and Draft Declaration have been approved by the Government vide G.O. No. 178/food and agriculture (C.S.I.I.) dep. dated 10.11.1962 as are dated 17.6.1963 Food & Agriculture Dept. No.5/62.

The above draft resolutions have been published vide G.O. No. 57/62 dated 15.11.1962.

The area according to the Sub-divisional survey and as per the publication of Resolution and Declaration stands as follows -

Continue...
The person or persons to whom the compensation is due:

S. No. | Name | Rs.
--- | --- | ---

As per Annexure enclosed.

The undersigned certifies that:

(a) Notices have been promulgated or served in accordance with section 9 of the Land Acquisition Act and that evidence of such promulgation or service is part of the record.

(b) There is before him a plotted plan of the land or lands to be acquired.

Self

[Signature]

[Name]

Land Acquisition Officer

[Position]


As per the procedure laid down in Chapter X of the I.A. Manual, the market value has to be determined on the basis of one or more of the following methods:

1. The price paid for the same land or a portion of it in recent years, after making all necessary allowances for length of time, advantage of situation, and any other possible differences between the land sold and that to be acquired.

2. The price paid for similar lands in the vicinity in recent years after making all proper allowances for length of time, advantage of situation etc.

3. The net annual income from the land which may be capitalized at a certain number of years purchase, the number of years depending upon the nature of the property, the state of the money market and other circumstances of the case. This method is more suited for land without buildings on it, but even in the case of buildings it may not be the fairest method as the present rental may be too low or too high. It may be usefully adopted for purposes of comparison with the evidence of value when both are available, and it may not be reported to when there is no other evidence available.

Since the third method is capitalization method, it cannot be applied for agricultural lands and other lands and second methods are adopted which are suitable for determining the market value of the land under consideration. The I.A. valuation for the period of (2) years preceding the date of publication of the I.A. Valuation have been gathered from the registration department. They are as follows:

Conclusion.
The measure as furnished by the Assessors is not a true area in this award. The land in the Classifications is determined and in the S.B. and D.B. and in the S.B. and D.B. records only an extent of 40.41 acres. The District Manager, D.B., has not taken into account the difference and has taken the area as per S.B. The land which is being taken separately. The area taken as the true area is adopted to award the land compensation.

**Table:**

<table>
<thead>
<tr>
<th>Classifications</th>
<th>Areas as per S.B. and D.B.</th>
<th>Areas as per S.B. and D.B. records</th>
</tr>
</thead>
<tbody>
<tr>
<td>357</td>
<td>1.16</td>
<td>3.32</td>
</tr>
<tr>
<td>359</td>
<td>14.44</td>
<td>15.10</td>
</tr>
<tr>
<td>360</td>
<td>0.15</td>
<td>0.30</td>
</tr>
<tr>
<td>362</td>
<td>0.36</td>
<td>0.30</td>
</tr>
<tr>
<td>363</td>
<td>6.05</td>
<td>5.30</td>
</tr>
<tr>
<td>424/246/36</td>
<td>6.39</td>
<td>6.31</td>
</tr>
<tr>
<td>425</td>
<td>1.33</td>
<td>1.33</td>
</tr>
<tr>
<td>426</td>
<td>2.30</td>
<td>3.00</td>
</tr>
<tr>
<td>361</td>
<td>0.01</td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td>34.30</td>
</tr>
</tbody>
</table>

**Notice of the Land:**

The land under acquisition and also the land involved in this award are adopted by the Assessors and the land under acquisition are dry lands. The land under acquisition are not lands which are not the lands under acquisition and the land under acquisition are partly not the lands under acquisition and the land under acquisition are partly not lands as per S.B. and D.B. records. The land under acquisition are partly lands as per S.B. and D.B. records. The land under acquisition are partly not lands as per S.B. and D.B. records.

**Conclusion:**

In this group Section 300, 399, 362 and 365 which are being taken, the land under acquisition are partly not lands as per S.B. and D.B. records. The land under acquisition are partly not lands as per S.B. and D.B. records. The land under acquisition are partly not lands as per S.B. and D.B. records.

**Conclusion:**

In this group the land which are not lands as per S.B. and D.B. records. The land under acquisition are partly not lands as per S.B. and D.B. records.
A valuation of Market Value of Gram's land:
The lands involved in this sale at R1,250,000. In the case of the lands under subdivision, they are dry and
rocky lands. Since the classification is difficult,
the lands at R1,250,000 are sold in very close and
value. The lands at R1,250,000; 3, 15; 2, is not relevant to fix up the market value for the
plots of 9, 10, 10, and 10 are the same and are discarded. The
plots which are not useful to work out the price per
acre. These are not considered.

The following sale transactions are valuable

<table>
<thead>
<tr>
<th>Plot</th>
<th>Date of Transaction</th>
<th>Price per acre</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>1920-01-20</td>
<td>R1,250,000</td>
</tr>
<tr>
<td>2</td>
<td>1920-01-20</td>
<td>R1,250,000</td>
</tr>
<tr>
<td>3</td>
<td>1920-01-20</td>
<td>R1,250,000</td>
</tr>
</tbody>
</table>

In this connection the transaction at R1,250,000,
which are coming under subdivision only at 29, 1921
and 30, 1922 was only R1,250,000 each.

Thus the sale transaction for dry lands are not
reflective of the market value. The values of the
lands under subdivision are much lower even though the
prices are high. The dry lands are worth in general, when
sold, R1,250,000 across the country. I have no data to
support this valuation. I consider the subdivision
valued at R1,250,000 and the dry lands valued at R1,250,000.

The subdivision is located on the higher land while the
lands under subdivision are on lower ground. The
valuation of the subdivision is valued at R1,250,000.

Devaluation of Market Value of Gram’s land:
There are only two sale transactions with dry
lands: the sale lands Val. of Val. and the sale lands
Val. of Val.

<table>
<thead>
<tr>
<th>Plot</th>
<th>Date of Transaction</th>
<th>Price per acre</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>1920-01-20</td>
<td>R1,250,000</td>
</tr>
<tr>
<td>2</td>
<td>1920-01-20</td>
<td>R1,250,000</td>
</tr>
</tbody>
</table>

The valuation of the dry lands could not be determined from
the sale transaction alone.
Devalorization of Market value of Govt.

The lands involved in the sales at 81,200, 6, 10, 9, 10, 8, 27, 49, 51, 53, 63, 76, 7, 76, and 77 are not
to be considered. The classification is different
at 65, 60, 55, 64 and 69 and are sold for yard value
of natural lands. Hence the price are discarded. The
sales at 31,200, 3, 10, 7, are not relevant to fix up the market value
for the lands at 81,200, 10 and 27 are for the combined different
area. Hence they are discarded.

Half the remaining sales constitute the maximum
for dry lands in 1979-80 in Rs. 1,500/- per acre
(otal transactions 464). In the year 1980-81 the
maximum was Rs. 2,200 per acre. In the year
1981-82 the max. was Rs. 4,500/- per acre.

The maximum sale per acre is Rs. 4,500/- per acre
in respect of 81,200, 6, 10, 9, 10, 8, 27, 49, 51, 53, 63, 76, 7, 76, and 77.
In the
year 1980-81 the sale was Rs. 3,000/- per acre.

The maximum sale per acre is Rs. 4,500/- per acre
in respect of 81,200, 6, 10, 9, 10, 8, 27, 49, 51, 53, 63, 76, 7, 76, and 77.

The sale price is ranging from Rs. 12,000/- to 16,000/-

In this connection the transactions at 81,200
which are coming under consideration will be sold
at Rs. 6,000/- per acre, the sale was Rs. 11,100/- per acre
for the Syr. 39,300. The sale was Rs. 4,500/- per acre
(otal transactions 59).

Thus the sale transactions for dry lands are not
considered to make a true picture of the value of the land
in terms of the value of the land in village. In some cases the valuations in each and
every case are in the different for purpose of land purchase.

The sale transactions includes the sale of 5,000/- per acre in the surrounding
had at 81,200, 6, 10, 9, 10, 8, 27, 49, 51, 53, 63, 76, 7, 76, and 77.

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considered to make a true picture of the value of the land
in terms of the value of the land in village. In some cases the valuations in each and
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in terms of the value of the land in village. In some cases the valuations in each and
every case are in the different for purpose of land purchase.

The sale transactions includes the sale of 5,000/- per acre in the surrounding
had at 81,200, 6, 10, 9, 10, 8, 27, 49, 51, 53, 63, 76, 7, 76, and 77.

The sale transactions for dry lands are not
considered to make a true picture of the value of the land
in terms of the value of the land in village. In some cases the valuations in each and
every case are in the different for purpose of land purchase.

The sale transactions includes the sale of 5,000/- per acre in the surrounding
had at 81,200, 6, 10, 9, 10, 8, 27, 49, 51, 53, 63, 76, 7, 76, and 77.
As per the cultivation particulars those lands served by big irrigation works and important with wells and terraces. Generally those irrigated lands are valueable. The value of unirrigated dry lands were stated above. Taking the market value of these dry lands at Rs. 10,600/- per acre.

Exhibition:

There are two irrigation wells existed in 32.44 acres. The Dy. Executive Engineer (P.W.D.) has made estimates for the wells.

The total value of the two wells as per the estimate given by Deputy Executive Engineer is Rs. 49,600/-

1st well
Rs. 34,000-00

2nd well
Rs. 15,600-00

Total
Rs. 49,600-00

but these two wells are not fallowed within the additional area. There are also certain other small wells notified in Survey. 377 but these have not fallowed within the additional area notified. Hence the amounts will be assessed separately after notification in additional area.

On the 27th June 1927, the Sub-dist. Officer has notified the additional area and proposed to acquire the lands falling under the acquisition. The amount of interest at 12% p.a. for the period from 22.2.1935 to 20.10.1935 will be assessed.

Resolution:

Resolution No. 9(1) and 10 of the 5th Feb. 1935 fixing the date of inquiry on 10.6.1935 and Rs. 10,600/- to all the persons interested in giving compensation. The action was not yet completed to the persons. The action of No. 9(1) of the 12th Mar. 1935 and 5.10.35 was not given to the interested persons was connected to their claim and portion of their compensation.

On or before 15
as per the R.A.N.A. Deed Obligatory

Deed dated 15 November 1974

The above deed is submitted for your consideration.

Dated 15th November 1974
During the court enquiry it was reported that:
1. S. G. Gyanag, w/o. Gyanag
2. G. G. M. Gyanag, w/o. M. Gyanag
3. M. Gyanag, w/o. M. Gyanag
4. G. G. Gyanag, w/o. G. Gyanag
5. N. G. Gyanag, w/o. N. Gyanag

All the above persons were deposed that the land is supposed to be extended to and has been sold only by them jointly to 1) S. G. G. Gyanag and 2) M. G. Gyanag and do sworn that they have transferred the title to the registered sale deed. They have also deposed that they have got interest only for 20-7-11 in this suit.

S. G. G. Gyanag and M. G. G. Gyanag are also present at the time of court enquiry but deposed that they have purchased 6,000 acres of land out of 9,600 acres and hence the compensation for this extent of 3,600 acres should be paid to them equally.

They have further deposed that there are no other share holders and the same is fruit bearing tree, structures, encoumenes and protected bushes over the land under dispute. They have also deposed that they have no objection for the classification and division made in the entire issues as per the P. C. E. of B. B. N. T. They claimed compensation the 40,000/- per acre and said they have not produced my documentary evidence in support of their claims. Now their claims are rejected.

The award is passed and payment of compensation is ordered as follows:

1. G. G. Gyanag, w/o. G. Gyanag 0-29 4,707.29
2. G. G. Gyanag, w/o. G. Gyanag 0-29 4,707.29
3. G. G. Gyanag, w/o. G. Gyanag 0-29 4,707.29
4. G. G. Gyanag, w/o. G. Gyanag 0-29 4,707.29
5. G. G. Gyanag, w/o. G. Gyanag 0-29 4,707.29
6. G. G. Gyanag, w/o. G. Gyanag 0-29 4,707.29
7. G. G. Gyanag, w/o. G. Gyanag 0-29 4,707.29
8. G. G. Gyanag, w/o. G. Gyanag 0-29 4,707.29
9. G. G. Gyanag, w/o. G. Gyanag 0-29 4,707.29
10. G. G. Gyanag, w/o. G. Gyanag 0-29 4,707.29
11. G. G. Gyanag, w/o. G. Gyanag 0-29 4,707.29
During the course of my computations, I was required to
consider the following data:
1. Gyansaj Karmat
2. Gyansaj Shabnam
3. Illulun Karmat
4. Illulun Shabnam
5. Gyansaj Karmat

All the above figures have been derived from the
figures of 0-16, which were obtained from the
returns of the previous fiscal year. The figures have
been rounded to the nearest integer. The following
data has been obtained from the official records of the
state:

- Gyansaj Karmat's income is approximately 3.5 lakhs.
- Gyansaj Shabnam's income is approximately 2.5 lakhs.
- Illulun Karmat's income is approximately 2.0 lakhs.
- Illulun Shabnam's income is approximately 1.5 lakhs.
- Gyansaj Karmat's income is approximately 3.0 lakhs.

The compensation should be paid to Mr. Karmat only.

They have for her a request that they be given
other shares held on her behalf. They also request
that these shares be transferred to a trust in the
name of Mrs. Shabnam. They have also requested
that there be a restriction on the sale of these
shares. The figures have been rounded to the nearest
integer.

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According to the Revenue records the above land and patas in the names of the following persons:

1. Gyanaji Karmnana
2. Gyanaji Karmnana
3. Gyanaji Karmnana
4. Liitam Karmnana
5. Gyanaji Karmnana

During the period up to it was reported that

and Gyanaji Karmnana, Gyanaji Karmnana and Gyanaji Karmnana died. Consequently the most of the shares below became the assets of the land in the estate of the were held by their late fathers.

1. 4. Cemane a/o Karmmna 1 Share
2. 6. Gyanaji Karmnana 1 Share
3. 8. Gyanaji Karmnana a/o Karmmna 1 Share
4. 3. Gyanaji Karmnana 1 Share
5. 5. Gyanaji Karmnana 1 Share

All the above, have deeded that there are no other share holders over the land. They have also stated that there is no fault in the title, structures, boundaries and protected Lands over the land under speculation. They also depose that there is no objection for the classification as per extent shown in the above issued (F.I.R.) and 10 of the late act, the shareees also agreed at the rate of 10,000/- per

now. They have not produced any documentary evidence in support of their claim. Since their claim is rejected. The award is passed and payment of compensation is ordered to be paid in favour of the following persons.

1. Gyanaji Karmmna a/o Karmmna 1 share 792.40
2. Gyanaji Karmnana a/o Karmmna 1 share 792.32
3. Gyanaji Karmnana a/o Karmmna 1 share 792.72
4. Gyanaji Karmnana a/o Karmmna 1 share 792.72
5. Gyanaji Karmnana a/o Karmmna 1 share 792.72
6. Gyanaji Karmnana a/o Karmmna 1 share 792.40

IV.

1. Bablu Kamrana 15/- share a/o Karmmna 2 shares
2. Shrikant Kamrana 15/- share a/o Karmmna 2 shares

According to the Revenue records the above land and patas in the names of the following persons:

1. Gyanaji Karmnana
2. Gyanaji Karmnana
3. Gyanaji Karmnana
4. Liitam Karmnana
5. Gyanaji Karmnana

Continued...
As per the Revenue Records Govt. of Haryana, Abdul Majid A/C,

- the land is in the possession and occupation of the claimant.
- there are no other adverse claims or encumbrances.
- the land is not subject to any mortgage or lease.
- the land is not the subject of any litigation.
- the land is not the subject of any attachment or decree.
- the land is not the subject of any easement or right of way.
- the land is not the subject of any zoning or planning.
- the land is not the subject of any eminent domain.
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The Board of Agriculture of Plymouth has met and ordered a
grant of £2,000 to be paid to Mr. W. C. B. for the purchase
of 50,000 plants of the new F. C. 10,200 variety. The
grant will be made under the provisions of the
Agricultural (C. and D.) Act, 1904, and it will be
granted for the purpose of compensation to the owners of the land on
which the grant is made.

The grant was passed on the 28th day of October,
1904. Typed in duplicate.

[Signature]
Supreme Board of Agriculture,
Plymouth.

[Signature]
W. C. B. Board Member.