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NEW DELHI, SATURDAY, OCTOBER 11, 1986/ASVINA 19, 1908

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में
रखा जा सके

Separate Paging is given to this Part in order that it may be filed as
separate compilation

भाग II—खण्ड 3—उप-खण्ड (II) PART II—Section 3—Sub-section (II)

(रक्षा मंत्रालय को छोड़ कर) भारत सरकार के मंत्रालयों द्वारा जारी किए गए सांविधिक आदेश और अधिसूचनाएं
Statutory Orders and Notifications issued by the Ministries of the Government of India (other than
the Ministry of Defence)

विधि और न्याय मंत्रालय

(विधि कार्य विभाग)

नई दिल्ली, 25 सितम्बर, 1986

सूचनाएं

का. धा. 3481.—नोटरीज नियम, 1956 के नियम 6 के अनुसरण में सक्षम प्राधिकारी द्वारा यह सूचना दी जाती है कि श्री सुरेश कुमार शर्मा, एडवोकेट ने उक्त प्राधिकारी को उक्त नियम 4 के अधीन एक आवेदन इस बात के लिए दिया है कि उसे सतपुरा बुडाना (जिला मुजफ्फर नगर) व्यवसाय करने के लिए नोटरी के रूप में नियुक्त किया जाए।

2. उक्त व्यक्ति की नोटरी के रूप में नियुक्ति पर किसी भी प्रकार का आपक्षेप इस सूचना के प्रकाशन के चौदह दिन के भीतर लिखित रूप में मेरे पास भेजा जाए।

[सं. 5(60)/86-न्या.]

MINISTRY OF LAW AND JUSTICE

(Department of Legal Affairs)

New Delhi, the 25th September, 1986

NOTICES

S.O. 3481.—Notice is hereby given by the Competent Authority in pursuance of rule 6 of the Notaries Rules, 1956,

that application has been made to the said Authority, under rule 4 of the said Rules, by Shri Suresh Kumar Sharma, Advocate for appointment as a Notary to practise in Tah. Budhana Dist. (Muzaffarnagar).

2. Any objection to the appointment of the said person as a Notary may be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

[No. F. 5(60)/86-Judl.]

का. धा. 3482.—नोटरीज नियम, 1956 के नियम 6 के अनुसरण में सक्षम प्राधिकारी द्वारा यह सूचना दी जाती है कि श्री डा. वेदा व्रत शर्मा (एडवोकेट) ने उक्त प्राधिकारी को उक्त नियम के नियम 4 के अधीन एक आवेदन इस बात के लिए दिया है कि उसे सतपुरा, बेला, अतारदाह, राम दावेलुनगर, अघोरिया चौक (मुजफ्फरपुर, बिहार) में व्यवसाय करने के लिए नोटरी के रूप में नियुक्त किया जाए।

2. उक्त व्यक्ति की नोटरी के रूप में नियुक्ति पर किसी भी प्रकार का आपक्षेप इस सूचना के प्रकाशन के चौदह दिन के भीतर लिखित रूप में मेरे पास भेजा जाए।

[सं. 5(62)/86-न्या.]

S.O. 3482.—Notice is hereby given by the Competent Authority in pursuance of rule 6 of the Notaries Rules, 1956, that application has been made to the said Authority, under rule 4 of the said Rules, by Dr. Veda Vrat Sharma Advocate for appointment as a Notary to practise in Satpura Bela, Atardah, Ram Davalu Nagar, Aghona Chowk (Muzaffarpur, Bihar).

2. Any objection to the appointment of the said person as a Notary may be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

[No. F. 5(62)/86-JudL.]

का. आ. 3483—नोटरीज नियम, 1956 के नियम 6 के अनुसरण में सक्षम प्राधिकारी द्वारा यह सूचना दी जाती है कि श्री इन्द्र पाल बंसल, एडवोकेट ने उक्त प्राधिकारी को उक्त नियम के नियम 4 के अधीन एक आवेदन इस बात के लिए दिया है कि उसे मुक्तार (पंजाब) व्यवसाय करने के लिए नोटरी के रूप में नियुक्त किया जाए।

2. उक्त व्यक्ति की नोटरी के रूप में नियुक्ति पर किसी भी प्रकार का आक्षेप इस सूचना के प्रकाशन के चौदह दिन के भीतर लिखित रूप में मेरे पास भेजा जाए।

[मं. 5(63)/86-न्या.]

S.O. 3483.—Notice is hereby given by the Competent Authority in pursuance of rule 6 of the Notaries Rules, 1956 that application has been made to the said Authority, under rule 4 of the said Rules, by Shri Inder Paul Bansal, Advocate for appointment as a Notary to practise in Muktesar (Punjab)

2. Any objection to the appointment of the said person as a notary may be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

[No. F. 5(63)/86-JudL.]

नई दिल्ली, 29 सितम्बर, 1986

का. आ. 3484—नोटरीज नियम, 1956 के नियम 6 के अनुसरण में सक्षम प्राधिकारी द्वारा यह सूचना दी जाती है कि श्रीमती ज्योति ने उक्त प्राधिकारी को उक्त नियम के नियम 4 के अधीन एक आवेदन इस बात के लिए दिया है कि उसे नागपुर व्यवसाय करने के लिए नोटरी के रूप में नियुक्त किया जाए।

2. उक्त व्यक्ति की नोटरी के रूप में नियुक्ति पर किसी भी प्रकार का आक्षेप इस सूचना के प्रकाशन के चौदह दिन के भीतर लिखित रूप में मेरे पास भेजा जाए।

[मं. 5(64)/86-न्या.]

New Delhi, the 29th September, 1986

S.O. 3484.—Notice is hereby given by the Competent Authority in pursuance of rule 6 of the Notaries Rules, 1956, that application has been made to the said Authority, under rule 4 of the said Rules, by Mrs. Jyoti for appointment as a Notary to practise in Nagpur.

2. Any objection to the appointment of the said person as a Notary may be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

[No. F. 5(64)/86-JudL.]

नई दिल्ली, 30 सितम्बर, 1986

का. आ. 3485—नोटरीज नियम, 1956 के नियम 6 के अनुसरण में सक्षम प्राधिकारी द्वारा यह सूचना दी जाती है कि श्री बी. मोहन कृष्णा एडवोकेट ने उक्त प्राधिकारी को उक्त नियम के नियम 4 के अधीन एक

आवेदन इस बात के लिए दिया है कि उसे गुंटूर (आंध्र प्रदेश) व्यवसाय करने के लिए नोटरी के रूप में नियुक्त किया जाए।

2. उक्त व्यक्ति की नोटरी के रूप में नियुक्ति पर किसी भी प्रकार का आक्षेप इस सूचना के प्रकाशन के चौदह दिन के भीतर लिखित रूप में मेरे पास भेजा जाए।

[मं. 5(65)/86-न्या.]

भार. एन. पोंदार, सक्षम प्राधिकारी

New Delhi, the 30th September, 1986

S.O. 3485.—Notice is hereby given by the Competent Authority in pursuance of rule 6 of the Notaries Rules, 1956, that application has been made to the said Authority, under rule 4 of the said Rules, by Shri B. Mohana Krishna, Advocate, for appointment as a Notary to practise in Guntur (A.P.).

2. Any objection to the appointment of the said person as a notary may be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

[No. F. 5(65)/86-JudL.]

R. N. PODDAR, Competent Authority

गृह मंत्रालय

(आन्तरिक सुरक्षा विभाग)

(पुनर्वासि प्रभाग)

नई दिल्ली, 22 सितम्बर, 1986

का. आ. 3486—निष्क्रान्त सम्पत्ति प्रशासन अधिनियम, 1950 (1950 का 31) की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार, इसके द्वारा गृह मंत्रालय, आन्तरिक सुरक्षा विभाग के अधीन बन्दोबस्त विंग में सहायक बन्दोबस्त अधिकारी श्री बी. एन. मेहता को उक्त अधिनियम के द्वारा अथवा अन्तर्गत दिल्ली में निष्क्रान्त सम्पत्ति के सहायक अभिरक्षक को सौंपे गए कार्यों का निष्पादन करने के प्रयोजन से उनके अपने कार्याभार के अतिरिक्त तत्काल निष्पादन प्रभाव से सहायक अभिरक्षक नियुक्त करती है।

[संख्या 1(14)/वि.नेम/86-एन एम-II(ख)]

MINISTRY OF HOME AFFAIRS

(Department of Internal Security)

(Rehabilitation Division)

New Delhi, the 22nd September, 1986

S.O. 3486.—In exercise of the powers conferred by sub-Section (1) of Section 6 of the Administration of Evacuee Property Act, 1950 (31 of 1950), the Central Government hereby appoint Shri V. N. Mehta, Asstt. Settlement Officer in the Settlement Wing under the Rehabilitation Division of Ministry of Home Affairs Department of Internal Security, as the Assistant Custodian in respect of Evacuee Properties in Delhi in addition to his own duties for the purpose of performing the functions assigned to a Assistant Custodian by or under the said Act, with immediate effect.

[No. 1(14) Spl. Cell/86-SS.II(B)]

का. आ. 3487—विस्थापित व्यक्ति (प्रतिकर कया पुनर्वासि) अधिनियम 1954 (1954 का 14) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार, इसके द्वारा गृह मंत्रालय आन्तरिक सुरक्षा विभाग, पुनर्वासि प्रभाग के अधीन (बन्दोबस्त विंग) में सहायक बन्दोबस्त अधिकारी श्री बी. एन. मेहता को उक्त

अधिनियम के तहत अथवा उसके द्वारा प्रबन्ध अधिकारी की तीन गण्टियों का निष्पादन करने के लिए उनके अपने कार्यालय के अतिरिक्त तत्काल प्रभाव से प्रबन्ध अधिकारी नियुक्त करती है।

[संख्या-1 (14)/86-विशेष सैन/एम. एन II(क)
मुहम्मद अजलम, उप सचिव

S.O. 3487.—In exercise of the powers conferred by sub-Section (1) of Section 3 of the Displaced Persons (C&R) Act, 1954 (44 of 1954) the Central Government hereby appoint Shri V. N. Mehta, Asstt. Settlement Officer in the Settlement Wing under the Rehabilitation Division of Ministry of Home Affairs, Department of Internal Security, as Managing Officer in addition to his own duties for the purpose of performing the functions assigned to a Managing Officer by or under the said Act, with immediate effect.

[No. 1(14) Spl. Cell. 86-SS.II(A)]
M. ASLAM, Dy. Secy.

कार्मिक, लोक विकायत तथा पेन्शन मंत्रालय

(कार्मिक और प्रशिक्षण विभाग)

नई दिल्ली, 25 सितम्बर, 1986

का. आ. 3488.—केंद्रीय सरकार, स्थापक औषधि और मनः प्रभावक पदार्थ अधिनियम, 1985 (1985 का अधिनियम 61) की धारा 42 की उप-धारा (1) और धारा 67 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, दिल्ली विशेष पुलिस स्थापन सी. आई. यू. (स्थापक) औषधि में पुलिस निरीक्षक और उससे ऊपर के रैंक के अधिकारियों को, अपनो-अपनी अधिकारिता के क्षेत्र के भीतर, धारा 42 में विनिर्दिष्ट शक्तियों का प्रयोग और कर्तव्यों का पालन करने के लिए सशक्त करती है तथा उक्त अधिकारियों को धारा 67 के अंतर्गत उक्त प्रबन्ध अधिकारियों का प्रयोग करने के लिए, भी प्राधिकृत करती है।

[संख्या 228/30/85-ए. नं. जी. (II)] 1/1

MINISTRY OF PERSONNEL, P.G. AND PENSIONS

(Department of Personnel and Training)

New Delhi, the 25th September, 1986

S.O. 3488.—In exercise of the powers conferred by sub-section (1) of section 42 and section 67 of the Narcotic Drugs and Psychotropic Substances Act, 1985 (Act 61 of 1985) the Central Government hereby empowers officers of and above the rank of Inspector of Police in the Delhi Special Police Establishment, CIU (Narcotics) to exercise the powers and perform the duties specified in section 42 within the area of their respective jurisdiction and also authorises the said officers to exercise the powers conferred upon them under section 67.

[No. 228/30/85-AVD.II]

का. आ. 3489.—केंद्रीय सरकार, स्थापक औषधि और मनः प्रभावी पदार्थ अधिनियम 1985 (1985 का अधिनियम 61) की धारा 41 की उप-धारा (2) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, पुलिस अधीक्षक दिल्ली विशेष पुलिस स्थापन, सी. आई. यू. (स्थापक औषधि) को उसकी अधिकारिता के क्षेत्र के भीतर उस धारा की उप-धारा (2) में विनिर्दिष्ट शक्तियों का प्रयोग करने के लिए सशक्त करती है।

[संख्या 228/30/85-ए. नं. जी. II]

जी. सीतारामन, सचिव

S.O. 3489.—In exercise of the powers conferred by sub-section (2) of section 41 of the Narcotic Drugs and Psychotropic Substances Act, 1985 (Act 61 of 1985), the Central Government hereby empowers Superintendent of Police, Delhi Special Police Establishment, CIU (Narcotics)

to exercise the powers specified in sub-section (2) of that section within the area of his jurisdiction.

[No. 228/30/85-AVD.II]

G. SITARAMAN, Under Secy.

वित्त मंत्रालय

(राजस्व विभाग)

नई दिल्ली, 26 सितम्बर, 1986

का. आ. 3490.—विदेशी मुद्रा विनियमन अधिनियम, 1973 (1973 का 16) की धारा 5 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केंद्रीय सरकार एतद्वारा केंद्रीय आर्थिक आसूचना ब्यूरो, भारत सरकार के सभी वरिष्ठ तकनीकी अधिकारियों को उक्त अधिनियम के अन्तर्गत सहायक प्रवर्तन निदेशक के सभी अधिकारों का प्रयोग करने तथा उनके सभी कर्तव्यों का निष्पादन करने के लिए प्राधिकृत करती है।

[फा. सं. 174/15/86-न. नं. (प्र.)]

MINISTRY OF FINANCE

(Department of Revenue)

New Delhi, the 26th September, 1986

S.O. 3490.—In exercise of the powers conferred by section 5 of the Foreign Exchange Regulation Act, 1973 (46 of 1973), the Central Government hereby authorises all Senior Technical Officers of the Central Economic Intelligence Bureau Government of India, to exercise all the powers and discharge all the duties of the Assistant Director of Enforcement under the said Act.

[F. No. 174/15/86-TC-(E)]

का. आ. 3491.—विदेशी मुद्रा विनियमन अधिनियम, 1973 (1973 का 46) की धारा 5 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केंद्रीय सरकार एतद्वारा केंद्रीय आर्थिक आसूचना ब्यूरो, भारत सरकार के उप महानिदेशक के अंतर्गत के सभी अधिकारियों को उक्त अधिनियम के अन्तर्गत प्रवर्तन निदेशक के सभी अधिकारों का प्रयोग करने तथा उनके सभी कर्तव्यों का निष्पादन करने के लिए प्राधिकृत करती है।

[फा. सं. 174/15/86-न. नं. (प्र.)]

S.O. 3491.—In exercise of the powers conferred by section 5 of the Foreign Exchange Regulation Act, 1973 (46 of 1973), the Central Government hereby authorises all officers of the rank of Deputy Director General of the Central Economic Intelligence Bureau, Government of India, to exercise all the powers and discharge all the duties of the Director of Enforcement under the said Act.

[F. No. 174/15/86-TC(E)]

का. आ. 3492.—विदेशी मुद्रा विनियमन अधिनियम, 1973 (1973 का 46) की धारा 5 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केंद्रीय सरकार एतद्वारा केंद्रीय आर्थिक आसूचना ब्यूरो, भारत सरकार के सहायक महानिदेशक के अंतर्गत के सभी अधिकारियों को उक्त अधिनियम के अन्तर्गत प्रवर्तन उप निदेशक के सभी अधिकारों का प्रयोग करने तथा उनके सभी कर्तव्यों का निष्पादन करने के लिए प्राधिकृत करती है।

[फा. सं. 174/15/86-न. नं. (प्र.)]

मैथेन्द्र कुमार, उप सचिव

S.O. 3492.—In exercise of the powers conferred by section 5 of the Foreign Exchange Regulation Act, 1973 (46 of 1973), the Central Government hereby authorises all officers of the rank of Assistant Director General of the Central

Economic Intelligence Bureau, Government of India, to exercise all the powers and discharge all the duties of the Deputy Director of Enforcement under the said Act.

[F. No. 174/15/86-TC(E)]

S. KUMAR, Dy. Secy.

नई दिल्ली, 14 अगस्त, 1986

भ्रायकर

का. धा. 3493 :—इस कार्यालय की बिनांक 2-12-81 की अधिसूचना सं. 4361 (फा. सं. 203/141/81—अ. क. नि. II) के तिलसिले में सर्वसाधारण की जानकारी के लिए एतद्वारा अधिसूचित किया जाता है, कि विहित प्राधिकारी, अर्थात् वैज्ञानिक और औद्योगिक अनुसंधान विभाग नई दिल्ली, ने निम्नलिखित संस्था को भ्रायकर नियम 1962 के नियम 6 के साथ पठित भ्रायकर अधिनियम 1961 की धारा 35 की उपधारा (i) के खंड (iii) पैरीस/एक/लीन (के प्रयोजनों के लिए संस्था प्रवर्ग के अधीन निम्नलिखित शर्तों पर अनुमोदित किया है, अर्थात् :—

- (i) यह कि गिरि इंस्टीट्यूट आफ डिवेलपमेंट स्टडीज, लखनऊ अपने वैज्ञानिक अनुसंधान के लिए स्वयं द्वारा प्राप्त राशियों का पृथक लेखा रखेगा।
- (ii) यह कि उक्त संस्थान अपने वैज्ञानिक अनुसंधान संबंधी क्रियाकलापों की वार्षिक विवरणी, विहित प्राधिकार को प्रत्येक वित्तीय वर्ष के संबंध में प्रति वर्ष 30 अप्रैल तक ऐसे प्ररूप में प्रस्तुत करेगा जो इस प्रयोजन के लिए अधिकृत किया जाए और उसे सूचित किया जाए।
- (iii) यह कि उक्त संस्थान अपनी कुल आय तथा व्यय वसति हुए अपने संवरीक्षित वार्षिक लेखों की तथा अपनी परिसंपत्तियां, देनदारियों वसति हुए तुलन-पत्र की एक-एक प्रति, प्रति वर्ष 30 जून तक विहित प्राधिकारी को प्रस्तुत करेगा तथा इन वस्तावेजों में से प्रत्येक की एक-एक प्रति संबंधित भ्रायकर आयुक्त को भेजेगा।
- (iv) यह कि उक्त संस्थान केन्द्रीय प्रत्यक्ष कर बोर्ड, वित्त मंत्रालय (राजस्व विभाग) नई दिल्ली को अनुमोदन की समाप्ति से तीन माह पूर्व और अग्रधि बढ़ाने के लिए आवेदन करेगा। आवेदन प्रस्तुत करने में किसी प्रकार की देरी होने पर प्रार्थना-पत्र रद्द कर दिया जाएगा।

संस्था

“गिरि इंस्टीट्यूट आफ डिवेलपमेंट स्टडीज, लखनऊ”।

यह अधिसूचना 1-4-1985 से 31-3-1988 तक की अग्रधि के लिए प्रभावी है।

[सं. 6865 (फा. सं. 203/53/86—अ. क. नि. II)]

New Delhi, the 14th August, 1986

INCOME-TAX

S.O. 3493.—In continuation of this Office notification No. 4361 (F. No. 203/141/81-ITA. II) dated 3-12-81. It is hereby notified for general information that the Institution mentioned below has been approved by Department of Scientific & Industrial Research, New Delhi, the Prescribed

Authority for the purposes of clause (iii) of sub-section (1) of Section 35 (Thirty Five) One/Three of the Income-tax Act, 1961 read with Rule 6 of the Income-tax Rules, 1962 under the category “Institution” subject to the following conditions :—

- (i) That Giri Institute of Development Studies, Lucknow will maintain a separate account of the sums received by it for scientific research.
- (ii) That the said Institute will furnish annual returns of its scientific research activities to the Prescribed Authority for every financial year in such forms as may be laid down and intimated to them for this purpose by 30th April each year.
- (iii) That the said Institute will submit to the Prescribed Authority by 30th June each year a copy of their audited annual accounts showing their total income and expenditure and Balance Sheet showing its assets liabilities with a copy of each of these documents to the concerned Commissioner of Income-tax.
- (iv) That the said Institute will apply to Central Board of Direct Taxes, Ministry of Finance, (Department of Revenue), New Delhi, 3 months in advance before the expiry of the approval for further extension. Applications received after the date of expiry of approval are liable to be rejected.

INSTITUTION

Giri Institute of Development Studies, Lucknow.

This Notification is effective for a period from 1-4-85 to 31-3-1988.

[No. 6865 (F. No. 203/53/86-ITA-II)]

का. धा. 3494 :—सर्वसाधारण की जानकारी के लिए एतद्वारा अधिसूचित किया जाता है कि विहित प्राधिकारी, अर्थात् वैज्ञानिक और औद्योगिक अनुसंधान विभाग नई दिल्ली, ने निम्नलिखित संस्था को भ्रायकर नियम 1962 के नियम 6 के साथ पठित भ्रायकर अधिनियम 1961 की धारा 35 की उपधारा (i) के खंड (ii) पैरीस/एक/ली (के प्रयोजनों के लिए “कालिज” प्रवर्ग के अधीन निम्नलिखित शर्तों पर अनुमोदित किया है, अर्थात् :—

- (i) यह कि एम. डी. कालिज आफ चार्टर्ड, साइंस एंड कॉमर्स, बम्बई अपने वैज्ञानिक अनुसंधान के लिए स्वयं द्वारा प्राप्त राशियों का पृथक लेखा रखेगा।
- (ii) यह कि उक्त कालिज अपने वैज्ञानिक अनुसंधान संबंधी क्रियाकलापों की वार्षिक विवरणी, विहित प्राधिकारी को प्रत्येक वित्तीय वर्ष के संबंध में प्रति वर्ष 30 अप्रैल तक ऐसे प्ररूप में प्रस्तुत करेगा जो इस प्रयोजन के लिए अधिकृत किया जाए और उसे सूचित किया जाए।
- (iii) यह कि उक्त कालिज अपनी कुल आय तथा व्यय वसति हुए अपने संवरीक्षित वार्षिक लेखों की तथा अपनी परिसंपत्तियां, देनदारियों वसति हुए तुलन-पत्र की एक-एक प्रति, प्रति वर्ष 30 जून तक विहित प्राधिकारी को प्रस्तुत करेगा तथा इन वस्तावेजों में से प्रत्येक की एक-एक प्रति संबंधित भ्रायकर आयुक्त को भेजेगा।
- (iv) यह कि उक्त कालिज केन्द्रीय प्रत्यक्ष कर बोर्ड, वित्त मंत्रालय (राजस्व विभाग) नई दिल्ली को अनुमोदन की समाप्ति से तीन माह पूर्व और अग्रधि बढ़ाने के लिए आवेदन करेगा। आवेदन प्रस्तुत करने में किसी प्रकार की देरी होने पर प्रार्थना-पत्र रद्द कर दिया जाएगा।

संस्था

एम. डी. कॉलेज ऑफ आर्ट्स, साइंस एंड कॉमर्स, बम्बई

यह अधिसूचना 9-10-85 से 31-3-87 तक की अवधि के लिए प्रभावी है।

[सं. 6864 का. सं. 203/195/84 - आ. क. नि. II]

S.O. 3494.—It is hereby notified for general information that the Institution mentioned below has been approved by Department of Scientific & Industrial Research, New Delhi, the Prescribed Authority for the purposes of clause (ii) of sub-section (1) of Section 35 (Thirty Five/One/Two) of the Income-tax Act, 1961 read with Rule 6 of the Income-tax Rules, 1962 under the category "College" subject to the following conditions :—

- (i) That the MD College of Arts, Science and Commerce, Bombay will maintain a separate account of the sums received by it for scientific research.
- (ii) That the said College will furnish annual returns of its scientific research activities to the Prescribed Authority for every financial year in such forms as may be laid down and intimated to them for this purpose by 30th April each year.
- (iii) That the said College will submit to the Prescribed Authority by 30th June each year a copy of their audited annual accounts showing their total income and expenditure and Balance Sheet showing its assets liabilities with a copy of each of these documents to the concerned Commissioner of Income-tax.
- (iv) That the said College will apply to Central Board of Direct Taxes, Ministry of Finance, (Department of Revenue), New Delhi, 3 months in advance before the expiry of the approval for further extension. Applications received after the date of expiry of approval are liable to be rejected.

INSTITUTION

M. D. College of Arts Science and Commerce, Bombay.

This Notification is effective for a period from 9-10-85 to 31-3-87.

[No. 6864 (F. No. 203/195/84-ITA-II)]

नई दिल्ली, 26 अगस्त, 1986

का. सं. 3495—इस कार्यालय की दिनांक 26-11-84 की अधिसूचना सं. 6060 (का. सं. 203/192/83 - आ. क. नि. - II) के तिलसिले में, सर्वसाधारण की जानकारी के लिए एतद्वारा अधिसूचित किया जाता है कि विहित प्राधिकारी, अर्थात् वैज्ञानिक और औद्योगिक अनुसंधान विभाग नई दिल्ली, ने निम्नलिखित संस्था को आयकर नियम 1962 के नियम 6 के साथ पठित आयकर अधिनियम 1961 की धारा 35 की उपधारा (i) के अंतर्गत (iii) श्रेणी/एक/दोन (के प्रयोजनों के लिए "संस्था" प्रकार के अर्थात् निम्नलिखित शर्तों पर अनुमोदित किया है, अर्थात् :—

- (i) यह कि सेंटर फार सोशियल रिसर्च, नई दिल्ली अपने वैज्ञानिक अनुसंधान के लिए स्वयं द्वारा प्राप्त राशियों का पृथक लेखा रखेगा।
- (ii) यह कि उक्त संस्थान अपनी वैज्ञानिक अनुसंधान संबंधी क्रियाकलापों की वार्षिक विवरणी, विहित प्राधिकारी को प्रत्येक वित्तीय वर्ष के संबंध में प्रति वर्ष 30 अप्रैल तक ऐसे प्रकार में प्रस्तुत करेगा जो इस प्रयोजन के लिए अधिसूचित किया जाए और उसे सूचित किया जाए।
- (iii) यह कि उक्त संस्थान अपनी कुल आय तथा व्यय दर्शाने हुए अपने वार्षिक वार्षिक लेखों की तथा अपनी परिवर्तनियों, वित्तीय वार्षिक लेखों की एक-एक प्रति प्रति वर्ष

30 जून तक विहित प्राधिकारी को प्रस्तुत करेगा तथा इन दस्तावेजों में से प्रत्येक की एक-एक प्रति संबंधित आयकर प्राधिकार को भेजेगा।

- (iv) यह कि उक्त संस्थान केंद्रीय प्रत्यक्ष कर बोर्ड, वित्त मंत्रालय (राजस्व विभाग) नई दिल्ली को अनुमोदन की समाप्ति से तीन माह पूर्व और अवधि बढ़ाने के लिए आवेदन करेगा आवेदन प्रस्तुत करने में किसी प्रकार की देरी होने पर प्रार्थना पत्र रद्द कर दिया जाएगा।

संस्था

"सेंटर फार सोशियल रिसर्च, डी-278, सर्वोदय एनक्लेव, नई दिल्ली-110077

यह अधिसूचना 1-4-1986 से 31-3-1988 तक की अवधि के लिए प्रभावी है।

[सं. 6884 का. सं. 203/100/84 - आ. क. नि. II]

New Delhi, the 26th August, 1986

S.O. 3495.—In continuation of this Office Notification No. 6060 (F. No. 203/192/83-ITA. II) dated 26-11-1984, it is hereby notified for general information that the Institution mentioned below has been approved by Department of Scientific & Industrial Research, New Delhi, the Prescribed Authority for the purposes of clause (iii) of sub-section (1) of Section 35 (Thirty five/One/Three) of the Income-tax Act, 1961 read with Rule 6 of the Income-tax Rules, 1962 under the category "Institution" subject to the following conditions :—

- (i) That the Centre for Social Research, New Delhi will maintain a separate account of the sums received by it for scientific research.
- (ii) That the said Institute will furnish annual returns of its scientific research activities to the Prescribed Authority for every financial year in such forms as may be laid down and intimated to them for this purpose by 30th April each year.
- (iii) That the said Institute will submit to the Prescribed Authority by 30th June each year a copy of their audited annual accounts showing their total income and expenditure and Balance Sheet showing its assets liabilities with a copy of each of these documents to the concerned Commissioner of Income-tax.
- (iv) That the said Institute will apply to Central Board of Direct Taxes, Ministry of Finance, (Department of Revenue), New Delhi, 3 months in advance before the expiry of the approval for further extension. Applications received after the date of expiry of approval are liable to be rejected.

INSTITUTION

"Centre for Social Research, D-278, Sarvodaya Enclave, New Delhi-110077".

This Notification is effective for a period from 1-4-1986 to 31-3-1988.

[No. 6884 (F. No. 203/100/86-ITA-II)]

का. सं. 3496—इस कार्यालय की दिनांक 26-9-1985 की अधिसूचना सं. 6432 (का. सं. 203/71/85-आ. क. नि.-2) के तिलसिले में, सर्वसाधारण की जानकारी के लिए एतद्वारा अधिसूचित किया जाता है कि विहित प्राधिकारी, अर्थात् वैज्ञानिक और औद्योगिक अनुसंधान विभाग नई दिल्ली, ने निम्नलिखित संस्था को आयकर नियम 1962 के नियम 6 के साथ पठित आयकर अधिनियम 1961 की धारा 35 की उपधारा (1)

(i) के खंड (iii) पैसीस/एक/तीन (के प्रयोजनों के लिए "संस्था" प्रवर्ग के अधीन निम्नलिखित शर्तों पर अनुमोदन किया है, अर्थात्:

- (i) यह कि सेन्टर फार डिवेलपमेंट स्टडीज एंड एक्टिविटीज, पुणे अपने वैज्ञानिक अनुसंधान के लिए स्वयं द्वारा प्राप्त राशियों का पृथक लेखा रखेगा।
- (ii) यह कि उक्त संस्थान अपने वैज्ञानिक अनुसंधान संबंधी क्रियाकलापों की वार्षिक विवरणी, विहित प्राधिकारी को प्रत्येक वित्तीय वर्ष के संबंध में प्रति वर्ष 30 अप्रैल तक ऐसे प्ररूप में प्रस्तुत करेगा जो इन प्रयोजनों के लिए अधिकृत किया जाए और उसे सुचित किया जाए।
- (iii) यह कि उक्त संस्थान अपनी कुल आय तथा व्यय दर्शाते हुए अपने संपरीक्षित वार्षिक लेखों की तथा अपनी परिसंपत्तियों, देनदारियों दर्शाते हुए तुलन-पत्र की एक-एक प्रति, प्रति वर्ष 30 जून तक विहित प्राधिकारी को प्रस्तुत करेगा तथा इन दस्तावेजों में से प्रत्येक की एक-एक प्रति संबंधित आयकर आयुक्त को भेजेगा।
- (iv) यह कि उक्त संस्थान केन्द्रीय प्रत्यक्ष कर बोर्ड, वित्त मंत्रालय (राजस्व विभाग) नई दिल्ली को अनुमोदन की समाप्ति से तीन माह पूर्व और अवधि बढ़ाने के लिए आवेदन करेगा। आवेदन प्रस्तुत करने में किसी प्रकार की देरी होने पर प्रार्थना-पत्र रद्द कर दिया जाएगा।

संस्था

सेन्टर फार डिवेलपमेंट स्टडीज एंड एक्टिविटीज, पोस्ट बाक्स 843,
देकन जिमखाना, पुना-411004

यह अधिसूचना 1-4-1986 से 31-3-1987 तक की अवधि के लिए प्रभावी है।

[सं. 6885 फा. सं. 203/88/86 - आ. क. नि.-II]

INSTITUTION

"Consumer Education and Research Centre, Thakore-843, Deccan Gymkhana, Poona-411004".

This Notification is effective for a period from 1-4-1986 to 31-3-1987.

[No. 6885 (F. No. 203/88/86-ITA-II)]

का. आ. 3497—इस कार्यालय की दिनांक 28-9-85 की अधिसूचना सं. 643 (फा. सं. 203/33/85-आ. क. नि.-II) के सिनसिले में सर्वसाधारण की जानकारी के लिए एतद्वारा अधिसूचित किया जाता है कि विहित प्राधिकारी अर्थात् वैज्ञानिक और औद्योगिक अनुसंधान विभाग नई दिल्ली, ने निम्नलिखित संस्था को आयकर नियम 1962 के नियम 6 के साथ पठित आयकर अधिनियम, 1961 की धारा 35 को उपधारा के खंड (3) (पैसीस/एक/तीन) के प्रयोजनों के लिए "संस्था" प्रवर्ग के अधीन निम्नलिखित शर्तों पर अनुमोदन किया है, अर्थात्:-

- (1) यह कि उपरोक्ता शिक्षा तथा अनुसंधान केन्द्र, अहमदाबाद अपने वैज्ञानिक अनुसंधान के लिए स्वयं द्वारा प्राप्त राशियों का पृथक लेखा रखेगा।
- (2) यह कि उक्त संस्थान अपने वैज्ञानिक अनुसंधान संबंधी क्रियाकलापों की वार्षिक विवरणी, विहित प्राधिकारी को प्रत्येक वित्तीय वर्ष के संबंध में प्रति वर्ष 30 अप्रैल तक ऐसे प्ररूप में प्रस्तुत करेगा जो इन प्रयोजनों के लिए अधिकृत किया जाए और उसे सुचित किया जाए।
- (3) यह कि उक्त संस्थान अपनी कुल आय तथा व्यय दर्शाते हुए अपने संपरीक्षित वार्षिक लेखों की तथा अपनी परिसंपत्तियों, देनदारियों दर्शाते हुए तुलन-पत्र की एक-एक प्रति, प्रति वर्ष 30 जून तक विहित प्राधिकारी को प्रस्तुत करेगा तथा इन दस्तावेजों में से प्रत्येक की एक-एक संबंधित आयकर आयुक्त को भेजेगा।
- (4) यह कि उक्त संस्थान केन्द्रीय प्रत्यक्ष कर बोर्ड, वित्त मंत्रालय (राजस्व विभाग) नई दिल्ली को अनुमोदन की समाप्ति से तीन माह पूर्व और अवधि बढ़ाने के लिए आवेदन करेगा। आवेदन प्रस्तुत करने में किसी प्रकार की देरी होने पर प्रार्थना-पत्र रद्द कर दिया जाएगा।

संस्था

उपरोक्ता शिक्षा और अनुसंधान केन्द्र, डा. जे. ई. देसाई स्मारक भवन, विनि कासेज के निकट एलिन भिज, अहमदाबाद-380000
यह अधिसूचना 1-4-1986 से 31-3-87 तक की अवधि के लिए प्रभावी है।

[सं. 6886 फा. सं. 203/109/86-आ. क. नि. II]

S.O. 3497.—In continuation of this Office Notification No. 6432 (F. No. 203/33/85-ITA, II) dated 20-9-1985, it is hereby notified for general information that the Institution mentioned below has been approved by Department of Scientific & Industrial Research, New Delhi, the Prescribed Authority for the purposes of clause (iii) of sub-section (1) of Section 35 (Thirty five/One/Three) of the Income-tax Act, 1961 read with Rule 6 of the Income-tax Rules, 1962 under the category "Institution" subject to the following conditions:—

- (i) That the Centre for Development Studies and Activities, Pune will maintain a separate account of the sums received by it for scientific research.
- (ii) That the said Institute will furnish annual returns of its scientific research activities to the Prescribed Authority for every financial year in such forms as may be laid down and intimated to them for this purpose by 30th April each year.
- (iii) That the said Institute will submit to the Prescribed Authority by 30th June each year a copy of their audited annual accounts showing their total income and expenditure and Balance Sheet showing its assets liabilities with a copy of each of these documents to the concerned Commissioner of Income-tax.
- (iv) That the said Institute will apply to Central Board of Direct Taxes, Ministry of Finance, (Department of Revenue), New Delhi, 3 months in advance before the expiry of the approval for further extension. Applications received after the date of expiry of approval are liable to be rejected.

(i) That the Consumer Education and Research Centre, Ahmedabad will maintain a separate account of the sums received by it for scientific research.

(ii) That the said Institute will furnish annual returns of its scientific research activities to the Prescribed

Authority for every financial year in such forms as may be laid down and intimated to them for this purpose by 30th April each year.

(iii) That the said Institute will submit to the Prescribed Authority by 30th June each year a copy of their audited annual accounts showing their total income and expenditure and Balance Sheet showing its assets & liabilities with a copy of each of these documents to the concerned Commissioner of Income-tax.

(iv) That the said Institute will apply to Central Board of Direct Taxes, Ministry of Finance, (Department of Revenue), New Delhi, 3 months in advance before the expiry of the approval for further extension. Applications received after the date of expiry of approval are liable to be rejected.

INSTITUTION

"Consumer Education and Research Centre, Thakorebhai Desai Smarak Bhavan, Near Law College, Ellisbridge, Ahmedabad-380006."

This Notification is effective for a period from 1-4-1986 to 31-3-1987.

[No. 6886 (F. No. 203|109|86-ITA-II)]

का. आ. 3498.—सर्वसाधारण की जानकारी के लिए एतद्वारा अधिसूचित किया जाता है कि कलकत्ता मेडिकल रिसर्च इंस्टीट्यूट, कलकत्ता को आयकर अधिनियम, 1961 की धारा 35 (1) (ii) के अन्तर्गत वित्त मंत्रालय (राजस्व और बीमा विभाग) की दिनांक 11-8-1961 की अधिसूचना सं. 55 (का. सं. 10/57/61-आ.क.नि-II) के द्वारा निम्नलिखित आधार पर दिए गए अनुमोदन को एतद्वारा समयबद्ध अनुमोदन में परिवर्तन किया जाता है जो 30-6-1986 तक वैध है।

[सं. 6887 (एफ नं. 203|172|86-आ.क.नि II)]

S.O. 3498.—It is hereby notified for general information that the approval granted on perpetual basis under section 35(1)(ii) of the Income-tax Act, 1961 to the Calcutta Medical Research Institute, Calcutta vide Ministry of Finance (Department of Revenue and Insurance) Notification No. 55 (F. No. 10/57/61-ITA, II) dated 11-8-1961 is hereby converted into a time bound approval valid upto 30-6-1986.

[No. 6887 (F. No. 203|172|86-ITA, II)]

का. आ. 3499.—इस कार्यालय की दिनांक 13-1-1984 की अधिसूचना सं. 5581 (का. सं. 208/199/83-आ.क.नि.-II) के सिमिलिते में, सर्वसाधारण की जानकारी के लिए एतद्वारा अधिसूचित किया जाता है कि विहित प्राधिकारी, अर्थात् वैज्ञानिक और औद्योगिक अनुसंधान विभाग, नई दिल्ली ने, निम्नलिखित मंजूरी को आयकर नियम, 1962 के नियम 6 के साथ पठित आयकर अधिनियम, 1961 की धारा 35 की उपधारा (1) के खंड (ii) (पैरीस/एफ.नो.) के प्रयोजन के लिए "मंगम" प्रथा के अधीन निम्नलिखित धर्मा पर अनुमोदित किया है, अर्थात्:—

(1) यह कि न्यूट्रिशन फाउंडेशन आफ इंडिया, नई दिल्ली, अपने वैज्ञानिक अनुसंधान के लिए स्वयं द्वारा प्राप्त राशियों का पूरा लेखा रखेगा।

(2) यह कि उक्त संस्थान अपने वैज्ञानिक अनुसंधान संबंधी क्रिया-कलापों की वार्षिक विवरणी, विहित प्राधिकारी को प्रत्येक वित्तीय वर्ष के संघर्ष में प्रति वर्ष 30 अप्रैल तक ऐसे प्रारूप में प्रस्तुत करेगा जो इस प्रयोजन के लिए अधिकृत किया जाए और उसे सूचित किया जाए।

(3) यह कि उक्त संस्थान अपनी कुल आय तथा व्यय वार्षिक रूप में अपने मंत्रालयिक अधिकारियों को तथा अपनी परिषदियों,

विधायिका वगैरि हुए कुल-एक प्रति, प्रति वर्ष 30 जून तक विहित प्राधिकारी को प्रस्तुत करेगा तथा इन दस्तावेजों में से प्रत्येक की एक-एक प्रति संबंधित आयकर आयुक्त को भेजेगा।

(4) यह कि उक्त संस्थान केंद्रीय प्रत्यक्ष कर बोर्ड वित्त मंत्रालय (राजस्व विभाग), नई दिल्ली, को अनुमोदन का समाप्त से तीन माह पूर्व और अवधि बढ़ाने के लिए आवेदन करेगा। आवेदन प्रस्तुत करने में किसी प्रकार की देरी होने पर प्राथमिकता रद्द कर दिया जाएगा।

संस्था

न्यूट्रिशन फाउंडेशन आफ इंडिया, बी-37, गुलमोहर् पार्क नई दिल्ली-110049

यह अधिसूचना 1-4-86 से 31-3-87 तक की अवधि के लिए प्रभावी है।

[सं. 6888 (फा. नं. 203|135|86-आ. क. नि. II)]

S.O. 3499.—In continuation of this Office Notification No. 5581 (F. No. 203|199|83-ITA, II) dated 13-1-1984, it is hereby notified for general information that the Institution mentioned below has been approved by Department of Scientific & Industrial Research, New Delhi, the Prescribed Authority for the purposes of clause (ii) of sub-section (1) of Section 35 (Thirty five|One|Two) of the Income-tax Act, 1961, read with Rule 6 of the Income-tax Rules, 1962 under the category "Association" subject to the following conditions:—

(i) That the Nutrition Foundation of India, New Delhi will maintain a separate account of the sums received by it for scientific research.

(ii) That the said Association will furnish annual returns of its scientific research activities to the Prescribed Authority for every financial year in such forms as may be laid down and intimated to them for this purpose by 30th April each year.

(iii) That the said Association will submit to the Prescribed Authority by 30th June each year a copy of their audited annual accounts showing their total income and expenditure and Balance Sheet showing its assets liabilities with a copy of each of these documents to the concerned Commissioner of Income-tax.

(iv) That the said Institute will apply to Central Board of Direct Taxes, Ministry of Finance, (Department of Revenue), New Delhi, 3 months in advance before the expiry of the approval for further extension. Applications received after the date of expiry of approval are liable to be rejected.

INSTITUTION

"Nutrition Foundation of India, B-37, Gulmohar Park, New Delhi-110049."

This Notification is effective for a period from 1-4-1986 to 31-3-1987.

[No. 6838 (F. No. 203|135|86-ITA-II)]

का. आ. 3500.—इस कार्यालय की दिनांक 21-4-1984 की अधिसूचना सं. 5766 (का. सं. 208/71/83-आ.क.नि.-II) के सिमिलिते में, सर्वसाधारण की जानकारी के लिए एतद्वारा अधिसूचित किया जाता है कि विहित प्राधिकारी, अर्थात् वैज्ञानिक और औद्योगिक अनुसंधान विभाग, नई दिल्ली, ने निम्नलिखित संस्था को आयकर नियम, 1962 के नियम 6 के साथ पठित आयकर अधिनियम, 1961 की धारा 35 की

संप्रसारण (I) के खंड (iii) पैरीस/एक/तीन के प्रयोजन के लिए "संस्था" प्रवर्ग के अधीन निम्नलिखित शर्तों पर अनुमोदित किया है, अर्थात्:-

- (1) यह कि इंडियन काउंसिल आफ फिलोसोफिकल रिसर्च, नई दिल्ली अपने वैज्ञानिक अनुसंधान के लिए स्वयं द्वारा प्राप्त राशियों का पृथक लेखा रखेगा।
- (2) यह कि उक्त संस्थान अपने वैज्ञानिक अनुसंधान संबंधी क्रिया-कलापों की वार्षिक विवरणी, बिहित प्राधिकारी को प्रत्येक वित्तीय वर्ष के संबंध में प्रति वर्ष 30 अप्रैल तक ऐसे प्ररूप में प्रस्तुत करेगा जो इस प्रयोजन के लिए अधिकृत किया जाए और उसे सूचित किया जाए।
- (3) यह कि उक्त संस्थान अपनी कुल आय तथा व्यय वसति हुए अपने संपरीक्षित वार्षिक लेखों की तथा अपनी परिसंपत्तियां, देनदारियां वसति हुए तुलन-पत्र की एक-एक प्रति, प्रति वर्ष 30 जून तक बिहित प्राधिकारी को प्रस्तुत करेगा तथा इन दस्तावेजों में से प्रत्येक की एक-एक प्रति संबंधित आयकर आयुक्त को भेजेगा।
- (4) यह कि उक्त संस्थान केन्द्रीय प्रत्यक्ष कर बोर्ड, वित्त मंत्रालय (राजस्व विभाग), नई दिल्ली को अनुमोदन की समाप्ति से तीन माह पूर्व और अवधि बढ़ाने के लिए आवेदन करेगा। आवेदन प्रस्तुत करने में किसी प्रकार की देरी होने पर प्रार्यता-पत्र रद्द कर दिया जाएगा।

संस्था

"इंडियन काउंसिल आफ फिलोसोफिकल रिसर्च, गुडनाक फाउंडेशन बिल्डिंग, नई महरोली रोड, नई दिल्ली-110067"।

यह अधिसूचना 1-4-88 से 31-3-87 तक की अवधि के लिए प्रभावी है।

[सं. 6891 (फ. सं. 203/129/86-आ.क.नि.-II)]

S.O. 3500.—In continuation of this Office Notification No. 5766 (F. No. 203/71/83-ITA. II) dated 23-4-1984, it is hereby notified for general information that the Institution mentioned below has been approved by Department of Scientific & Industrial Research, New Delhi, the Prescribed Authority for the purposes of clause (iii) of sub-section (1) of Section 35 (Thirty five/One/Three) of the Income-tax Act, 1961 read with Rule 6 of the Income-tax Rules, 1962 under the category "Institution" subject to the following conditions :-

- (i) That the Indian Council of Philosophical Research, New Delhi will maintain a separate account of the sums received by it for scientific research.
- (ii) That the said Institute will furnish annual returns of its scientific research activities to the Prescribed Authority for every financial year in such forms as may be laid down and intimated to them for this purpose by 30th April each year.
- (iii) That the said Institute will submit to the Prescribed Authority by 30th June each year a copy of their audited annual accounts showing their total income and expenditure and Balance Sheet showing its assets liabilities with a copy of each of these documents to the concerned Commissioner of Income-tax.
- (iv) That the said Institute will apply to Central Board of Direct Taxes, Ministry of Finance (Department of Revenue), New Delhi, 3 months in advance before the expiry of the approval for further extension. Applications received after the date of expiry of approval are liable to be rejected.

INSTITUTION

"Indian Council of Philosophical Research, Gurunank Foundation Building, New Mehrauli Road, New Delhi-110067".

This Notification is effective for a period from 1-4-1986 to 31-3-1987.

[No. 6891 (F. No. 203/129/86-ITA-II)]

का.सं. 3501.—सर्वसंशोधन की जानकारी के लिए एतद्वारा अधिसूचित किया जाता है कि बिहित प्राधिकारी, अर्थात् वैज्ञानिक और औद्योगिक अनुसंधान विभाग, नई दिल्ली, ने निम्नलिखित संस्था को आयकर नियम, 1962 के नियम 6 के साथ पठित आयकर अधिनियम, 1961 की धारा 35 की उपधारा (1) के खंड (ii) पैरीस/एक/तीन के प्रयोजनों के लिए "संस्था" प्रवर्ग के अधीन निम्नलिखित शर्तों पर अनुमोदित किया है, अर्थात्:-

- (i) यह कि साम्प्रदायिक कैंसर रिसर्च सेंटर, सुरत, अपने वैज्ञानिक अनुसंधान के लिए स्वयं द्वारा प्राप्त राशियों का पृथक लेखा रखेगा।
- (ii) यह कि उक्त संस्थान अपने वैज्ञानिक अनुसंधान संबंधी क्रिया-कलापों की वार्षिक विवरणी, बिहित प्राधिकारी को प्रत्येक वित्तीय वर्ष के संबंध में प्रति वर्ष 30 अप्रैल तक ऐसे प्ररूप में प्रस्तुत करेगा जो इस प्रयोजन के लिए अधिकृत किया जाए और उसे सूचित किया जाए।
- (iii) यह कि उक्त संस्थान अपनी कुल आय तथा व्यय वसति हुए अपने संपरीक्षित वार्षिक लेखों की तथा अपनी परिसंपत्तियां, देनदारियां वसति हुए तुलन-पत्र की एक-एक प्रति, प्रति वर्ष 30 जून तक बिहित प्राधिकारी को प्रस्तुत करेगा तथा इन दस्तावेजों में से प्रत्येक की एक-एक प्रति संबंधित आयकर आयुक्त को भेजेगा।
- (iv) यह कि उक्त संस्थान केन्द्रीय प्रत्यक्ष कर बोर्ड, वित्त मंत्रालय (राजस्व विभाग), नई दिल्ली, को अनुमोदन की समाप्ति से तीन माह पूर्व और अवधि बढ़ाने के लिए आवेदन करेगा। आवेदन प्रस्तुत करने में किसी प्रकार की देरी होने पर प्रार्यता-पत्र रद्द कर दिया जाएगा।

संस्था

"सायंस कैंसर रिसर्च सेंटर, सुरत।"

यह अधिसूचना 20-1-1986 से 31-3-1987 तक की अवधि के लिए प्रभावी है।

[सं. 6892 (फ. सं. 203/17/86-आ.क.नि. II)]

S.O. 3501.—It is hereby notified for general information that the Institution mentioned below has been approved by Department of Scientific & Industrial Research, New Delhi, the Prescribed Authority for the purposes of clause (ii) of sub-section (1) of Section 35 (Thirty five/One/Two) of the Income-tax Act, 1961 read with Rule 6 of the Income-tax Rules, 1962 under the category "Institution" subject to the following conditions :-

- (i) That the Lions Cancer Research Centre, Surat will maintain a separate account of the sums received by it for scientific research.
- (ii) That the said Institute will furnish annual returns of its scientific research activities to the Prescribed Authority for every financial year in such forms as may be laid down and intimated to them for this purpose by 30th April each year.
- (iii) That the said Institute will submit to the Prescribed Authority by 30th June each year a copy of their audited annual accounts showing their total income and expenditure and Balance Sheet showing its assets liabilities with a copy of each of these documents to the concerned Commissioner of Income-tax.

(iv) That the said Institute will apply to Central Board of Direct Taxes, Ministry of Finance (Department of Revenue), New Delhi, 3 months in advance before the expiry of the approval for further extension. Applications received after the date of expiry of approval are liable to be rejected.

INSTITUTION

"Lions Cancer Research Centre, Surat."

This Notification is effective for a period from 20-1-86 to 31-3-1987.

[No. 6892 (F. No. 203/17/86-ITA-II)]

का.आ. 3502.—इस कार्यालय की दिनांक 4-1-1985 की अधिसूचना सं. 6147 (फा.सं. 203/215/82-आ.क.नि.-II) के तिलसिने में, सर्वसाधारण की जानकारी के लिए एतद्वारा अधिसूचित किया जाता है कि विहित प्राधिकारी, अर्थात् वैज्ञानिक और औद्योगिक अनुसंधान विभाग, नई दिल्ली, ने निम्नलिखित संस्था को आयकर नियम, 1962 के नियम 6 के साथ पठित आयकर अधिनियम, 1961 की धारा 35 की उपधारा (1) के खंड (ii) पैरोस/एक/दो (के प्रयोजनों के लिए "संगम" प्रबर्ग के अधीन निम्नलिखित शर्तों पर अनुमोदित किया है, अर्थात् :-

- (1) यह कि फारबेस रिसर्च सेंटर, नई दिल्ली अपने वैज्ञानिक अनुसंधान के लिए स्वयं द्वारा प्राप्त राशियों का पृथक लेखा रखेगा।
- (2) यह कि उक्त "संगम" अपने वैज्ञानिक अनुसंधान संबंधी क्रिया-कलापों की वार्षिक विवरणी, विहित प्राधिकारी को प्रत्येक वित्तीय वर्ष के संबंध में प्रति वर्ष 30 अप्रैल तक ऐसे प्ररूप में प्रस्तुत करेगा जो इस प्रयोजन के लिए अधिकथित किया जाए और उसे सूचित किया जाए।
- (3) यह कि उक्त "संगम" अपनी कुल आय तथा व्यय दर्शाते हुए अपने संपरीक्षित वार्षिक लेखों की तथा अपनी परिसंपत्तियां, देनदारियां दर्शाते हुए तुलन-पत्र की एक-एक प्रति, प्रति वर्ष 30 जून तक विहित प्राधिकारी को प्रस्तुत करेगा तथा इन दस्तावेजों में से प्रत्येक की एक-एक प्रति संबंधित आयकर आयुक्त को भेजेगा।
- (4) यह कि उक्त "संगम" केन्द्रीय प्रत्यक्ष कर बोर्ड, वित्त मंत्रालय (राजस्व विभाग), नई दिल्ली, को अनुमोदन की समाप्ति से तीन माह पूर्व और अवधि बढ़ाने के लिए आवेदन करेगा। आवेदन प्रस्तुत करने में किसी प्रकार की देरी होने पर प्रार्थना-पत्र रद्द कर दिया जाएगा।

संस्था

"फारबेस रिसर्च सेंटर, 9/10-3, आसफ़ अली रोड, नई दिल्ली-20"

यह अधिसूचना 1-10-1985 से 31-3-1987 तक की अवधि के लिए प्रभावी है।

[सं. 6890 (फा सं. 203/233/85-आ.क.नि. II)]

S.O. 3502.—In continuation of this Office Notification No. 6147 (F. No. 203/215/82-ITA. II) dated 4-1-1985, it is hereby notified for general information that the Institution mentioned below has been approved by Department of Scientific & Industrial Research, New Delhi, the Prescribed Authority for the purposes of clause (ii) of sub section (1) of Section 35 (Thirty five/One/Two) of the Income-tax Act, 1961, read with Rule 6 of the Income-tax Rules, 1962 under the category "Association" subject to the following conditions :-

- (i) That the Forbes Research Centre, New Delhi, will maintain a separate account of the sums received by it for scientific research.

859 GI/86-2

(ii) That the said Institute will furnish annual returns of its scientific research activities to the Prescribed Authority for every financial year in such forms as may be laid down and intimated to them for this purpose by 30th April each year.

(iii) That the said Institute will submit to the Prescribed Authority by 30th June each year a copy of their audited annual accounts, showing their total income and expenditure and Balance Sheet, showing its assets liabilities with a copy of each of these documents to the concerned Commissioner of Income-tax.

(iv) That the said Association will apply to Central Board of Direct Taxes, Ministry of Finance (Department of Revenue), New Delhi, 3 months in advance before the expiry of the approval for further extension. Applications received after the date of expiry of approval are liable to be rejected.

INSTITUTION

"Forbes Research Centre, 9/10-3, Asaf Ali Road, New Delhi-110002".

This Notification is effective for a period from 1-10-1985 to 31-3-1987.

[No. 6890 (F. No. 203/233/85-JTA-II)]

का.आ. 3503.—इस कार्यालय की दिनांक 24-5-82 की अधिसूचना सं. 4633 (फा.सं. 203/153/81-आ.क.नि.-II) के तिलसिले में, सर्वसाधारण की जानकारी के लिए एतद्वारा अधिसूचित किया जाता है कि विहित प्राधिकारी, अर्थात् वैज्ञानिक और औद्योगिक अनुसंधान विभाग, नई दिल्ली, ने निम्नलिखित संस्था को आयकर नियम, 1962 के नियम 6 के साथ पठित आयकर अधिनियम, 1961 की धारा 35 की उपधारा (1) के खंड (iii) (पैरोस/एक/तीन) के प्रयोजनों के लिए "संस्था" प्रबर्ग के अधीन निम्नलिखित शर्तों पर अनुमोदित किया है, अर्थात् :-

- (1) यह कि टी.ए. परी मैनेजमेंट इन्स्टीट्यूट, मणिपाल अपने वैज्ञानिक अनुसंधान के लिए स्वयं द्वारा प्राप्त राशियों का पृथक लेखा रखेगा।
- (2) यह कि उक्त संस्थान अपने वैज्ञानिक अनुसंधान संबंधी क्रिया-कलापों की वार्षिक विवरणी, विहित प्राधिकारी को प्रत्येक वित्तीय वर्ष के संबंध में प्रति वर्ष 30 अप्रैल तक ऐसे प्ररूप में प्रस्तुत करेगा जो इस प्रयोजन के लिए अधिकथित किया जाए और उसे सूचित किया जाए।
- (3) यह कि उक्त संस्थान अपनी कुल आय तथा व्यय दर्शाते हुए अपने संपरीक्षित वार्षिक लेखों की तथा अपनी परिसंपत्तियां, देनदारियां दर्शाते हुए तुलन-पत्र की एक-एक प्रति, प्रति वर्ष 30 जून तक विहित प्राधिकारी को प्रस्तुत करेगा तथा इन दस्तावेजों में से प्रत्येक की एक-एक प्रति संबंधित आयकर आयुक्त को भेजेगा।
- (4) यह कि उक्त संस्थान केन्द्रीय प्रत्यक्ष कर बोर्ड, वित्त मंत्रालय (राजस्व-विभाग), नई दिल्ली, को अनुमोदन की समाप्ति से तीन माह पूर्व और अवधि बढ़ाने के लिए आवेदन करेगा। आवेदन प्रस्तुत करने में किसी प्रकार की देरी होने पर प्रार्थना-पत्र रद्द कर दिया जाएगा।

संस्था

"टी.ए. परी मैनेजमेंट इन्स्टीट्यूट, मणिपाल-576119"।

यह अधिसूचना 24-5-1985 से 31-3-1988 तक की अवधि के लिए प्रभावी है।

[सं. 6889 (फा.सं. 203/65/85-आ.क.नि. II)]

वार्ड.के. बत्रा, अवर सचिव

S.O. 3503.—In continuation of this Office Notification No. 4633 (F. No. 203/153/81-ITA, II) dated 24-5-1982, it is hereby notified for general information that the Institution mentioned below has been approved by Department of Scientific & Industrial Research, New Delhi, the Prescribed Authority for the purposes of clause (iii) of sub-section (1) of Section 35 (Thirty five/One/Three) of the Income-tax Act, 1961 read with Rule 6 of the Income-tax Rules, 1962 under the category "Institution" subject to the following conditions :—

- (i) That the T. A. Pai Management Institute, Manipal will maintain a separate account of the sums received by it for scientific research.
- (ii) That the said Institute will furnish annual returns of its scientific research activities to the Prescribed Authority for every financial year in such forms as may be laid down and intimated to them for this purpose by 30th April each year.
- (iii) That the said Institute will submit to the Prescribed Authority by 30th June each year a copy of their audited annual accounts showing their total income and expenditure and balance sheet showing its assets liabilities with a copy of each of these documents to the concerned Commissioner of Income-tax.
- (iv) That the said Institute will apply to Central Board of Direct Taxes, Ministry of Finance, (Department of Revenue), New Delhi, 3 months in advance before the expiry of the approval for further extension. Applications received after the date of expiry of approval are liable to be rejected.

INSTITUTION

"T. A. Pai Management Institute, Manipal-576119."

This Notification is effective for a period from 24th May, 1985 to 31st March, 1988.

[No. 6889 (F. No. 203/65/85-ITA-II)]
Y. K. BATRA, Under Secy.

केन्द्रीय प्रत्यक्ष कर बोर्ड
नई दिल्ली, 4 अगस्त, 1986
(आयकर)

क्र. आ. 3504.—आयकर अधिनियम, 1961 (1961 का 43) की धारा 121क की उपधारा (1) द्वारा प्रवृत्त शक्तियों का प्रयोग करते हुए और पूर्ववर्ती सभी आवेशों का अधिकरण करते हुए, केन्द्रीय प्रत्यक्ष कर बोर्ड एतद्वारा विवेक से कि नीचे दी गई अनुसूची के स्तम्भ (1) में विनिश्चित अधिकार क्षेत्र के आयकर आयुक्त (अपील) स्तम्भ (2) और स्तम्भ (3) की तदनुसम्बन्धी प्रविष्टियों में विनिश्चित आयकर वार्डों, परिमंडलों, जिलों और रेंजों में आयकर अधिकाधिक या ब्याजकर निर्धारित ऐसे व्यक्तियों के बारे में, जो आयकर अधिनियम, 1961 की धारा 246 की उपधारा (2) के खण्ड (क) से (ज), ब्याजकर अधिनियम 1974 (1974 का 45) की धारा 15 की उपधारा (1) में उल्लिखित किसी भी आवेश से व्यपित हुए हैं और ऐसे व्यक्तियों या व्यक्तियों श्रेणियों की बाबत भी, जिनके लिए बोर्ड, ने आयकर अधिनियम की धारा 246 की उपधारा (2) के खण्ड (i) के उपबन्धों के अनुसार विवेक किया है या क्विण्य में निदेश में, कार्य निर्वहण करेंगे।

अनुसूची

क्रम सं.	मुख्यालयों सहित अधिकार क्षेत्र	आयकर वार्ड और परिमंडल
1	2	3
1.	आयकर आयुक्त (अपील) राजस्थान-1, जयपुर	1. तलाशी और अभियन्त 2. आयकर अधिकारी, केन्द्रीय परि-I, जयपुर

1	2	3
		3. आयकर अधिकारी, के. परि-II जयपुर
		4. आयकर अधिकारी, के. परि-I जयपुर
		5. आयकर अधिकारी, के. परि-I, जयपुर
		6. आयकर अधिकारी, स्वाम परिमंडल, जयपुर
		7. आयकर अधिकारी, विशेष जांच परिमंडल-1 से 4, जयपुर
		8. आयकर अधिकारी, सर्वाधिक माधोपुर
		9. आयकर अधिकारी, भरतपुर
		10. आयकर अधिकारी, अजमेर
		11. आयकर अधिकारी, वैतन परिमंडल, जयपुर
2. आयकर आयुक्त (अपील), राजस्थान-II, जयपुर		1. निरीक्षी सहायक आयुक्त, (कर-निर्धारण)-I
		2. निरीक्षी सहायक आयुक्त, (कर निर्धारण)-II
		3. नि. स. आ., (कर-निर्धारण-III नि. स. आ., रेंज-III, जयपुर
		4. आयकर अधिकारी, ए. वार्ड जयपुर
		5. आयकर अधिकारी, बी-वार्ड, जयपुर
		6. आयकर अधिकारी, सी-वार्ड, जयपुर
		7. आयकर अधिकारी, डी-वार्ड, जयपुर
		8. आयकर अधिकारी, ई-वार्ड, जयपुर
		9. आयकर अधिकारी, एफ-वार्ड, जयपुर
		10. आयकर अधिकारी, जी-वार्ड, जयपुर
		11. आयकर अधिकारी, एच-वार्ड, जयपुर
		12. आयकर अधिकारी, जे-वार्ड, जयपुर
		13. आयकर अधिकारी, के-वार्ड, जयपुर
		14. आयकर अधिकारी, जिला परिमंडल-I, II और III, जयपुर
		15. आयकर आयुक्त, सीकर
		16. आयकर आयुक्त, मुनमुन
		17. आयकर अधिकारी, टोक आयकर अधिकारी, अजमेर रेंज, अजमेर
		18. आयकर अधिकारी, अजमेर और वी. व. र.।
		19. आयकर अधिकारी, कोटा
		20. आयकर अधिकारी, मालावाड़ा।
		21. आयकर अधिकारी, बूंदी।

जहाँ कोई आयकर परिमंडल, वार्ड अथवा जिला अथवा उसका कोई भाग इस अधिसूचना द्वारा एक अधिकार क्षेत्र से किसी अन्य अधिकार क्षेत्र में अंतरित कर दिया गया हो, वहाँ उस आयकर परिमंडल, वार्ड अथवा जिला अथवा उसके किसी भाग में किए गए निर्धारणों से उत्पन्न होने वाली और उस तारीख से तत्काल पूर्व, उस अधिकार क्षेत्र के आयकर आयुक्त (अपील) के समक्ष विचाराधीन पड़ी अपीलें, जिनके अधिकार क्षेत्र में उक्त आयकर परिमंडल, वार्ड अथवा जिला अथवा उसका कोई भाग अंतरित किया गया हो, इस अधिसूचना के लागू होने की तारीख से उस अधिकार क्षेत्र के आयकर आयुक्त (अपील) को अंतरित की जाएगी और उनके द्वारा निपटाई जाएगी जिसके अधिकार क्षेत्र में उक्त परिमंडल, वार्ड, जिला या रेंज या कोई भाग अंतरित किया गया है।

यह अधिसूचना 1-8-1986 से लागू होगी।

[सं. 6836 (फा. सं., 261/21/86-आ. फ. न्या.)]

सुरेन्द्र पाल, अवर सचिव

CENTRAL BOARD OF DIRECT TAXES

New Delhi, the 4th August, 1986

(INCOME-TAX)

S.O. 3504 In exercise of the powers conferred by sub-section (1) of Section 121A of the Income-tax Act, 1961 (43 of 1961) and in supersession of all the earlier orders, the Central Board of Direct Taxes hereby directs the Commissioners of Income-tax (Appeals) of the Charges specified in column (1) of the Schedule below, shall perform their function in respect of such persons assessed to Income-tax or Sur-tax or Interest tax in the Income-tax Wards, Circles, Districts and Ranges specified in the corresponding entries in column (2) and column (3) thereof as are aggrieved by any of the orders mentioned in clauses (a) to (h) of sub-section (2) of Section 246 of the Income-tax Act, 1961, in sub-section (1) of the Section 15 of the Interest Tax Act, 1974 (45 of 1974) and also in respect of such persons and classes of persons as the Board has directed or may direct in future in accordance with the provisions of clause (i) of sub-clause (2) of Section 246 of the Income-tax Act, 1961.

SCHEDULE

S. No.	Charges with Headquarters	Income-tax Circles and Wards
1	2	3
1.	Commissioner of Income-tax (Appeals), Rajasthan, Jaipur.	1. Search & Seizures. 2. ITO, Cen. Circle-I, Jaipur. 3. ITO, Cen. Circle-II, Jaipur. 4. ITO, Co. Circle-I, Jaipur. 5. ITO, Co. Circle-II, Jaipur. 6. ITO, Trust Circle, Jaipur. 7. ITO, Special Investigation Circles-I to IV, Jaipur. 8. ITO, Swai madhopur. 9. ITO, Bharatpur. 10. ITO, Alwar. 11. ITO, Salary Circles, Jaipur
2.	Commissioner of Income-tax (Appeals), Rajasthan-II, Jaipur.	1. IAC (Assessment)-I 2. IAC (Assessment)-II 3. IAC (Assessment)-III. IAC, Range-II, Jaipur. 4. ITO, A-Ward, Jaipur. 5. ITO, B-Ward, Jaipur. 6. ITO, C-Ward, Jaipur. 7. ITO, D-Ward, Jaipur.

1	2	3
		8. ITO, E-Ward, Jaipur.
		9. ITO, F-Ward, Jaipur.
		10. ITO, G-Ward, Jaipur.
		11. ITO, H-Ward, Jaipur.
		12. ITO, J-Ward, Jaipur.
		13. ITO, K-Ward, Jaipur.
		14. ITO, District Circles-I, II & III, Jaipur.
		15. ITO, Sikar.
		16. ITO, Jhunjhunu,
		17. ITO, Tonk. ITO, Ajmer Range, Ajmer,
		18. ITO, Ajmer & Beawer.
		19. ITO, Kota.
		20. ITO, Jhalawar.
		21. ITO, Bundi.

Whereas the Income-tax Circle, Ward or District or Range or part thereof stands transferred by this Notification from one charge to another charge, appeals arising out of the assessments made in that Income-tax Circle, Ward or District or Range or part thereof and pending immediately before the date of this Notification before the Commissioner of Income-tax (Appeals) of the Charge from whom that Income-tax Circle, Ward or District or Range or part thereof is transferred shall from the date of this Notification takes effect, be transferred to and dealt with by Commissioner of Income-tax (Appeals) of the Charge to whom the said Circles, Ward or District or Range or part thereof is transferred.

This Notification shall take effect from 1-8-1986.

[No. 6836 (F. No. 261/21/86-IT)]
SURENDER PAUL, Under Secy.

नई दिल्ली, 8 अगस्त, 1986

(आयकर)

का.सं. 3505:--आयकर अधिनियम, 1961 (1961 का 43) की धारा 122 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए तथा इस संबंध में सभी पूर्ववर्ती अधिसूचनाओं का अतिक्रमण करते हुए, केन्द्रीय प्रत्यक्ष कर बोर्ड, एतद्वारा निर्देश देता है कि नीचे दी गई अनुसूची के स्तम्भ 2 में विनिर्दिष्ट अपीलीय सहायक आयकर आयुक्त और रेंज, आयकर के लिए निर्धारित उन सभी व्यक्तियों और आय को छोड़कर जिसपर क्षेत्राधिकार आयकर आयुक्त (अपील) में विहित है, अनुसूची के स्तम्भ 3 की तत्संबंधी प्रविष्टि में विनिर्दिष्ट आयकर परिमंडलों, वार्डों और जिलों में आयकर से निर्धारित सभी व्यक्तियों और आय के संबंध में अपने कार्य करेंगे:--

अनुसूची

क्रम सं.	रेंज	आयकर परिमंडल/वार्ड/जिला
1	2	3
1.	अपीलीय सहायक आयुक्त, पटियाला रेंज, पटियाला।	सभी आयकर परिमंडल, वार्ड और जिले जिनके मुख्यालय निम्नलिखित स्थानों में हैं : 1. खन्ना 2. बरनाला 3. पटियाला 4. रोपड़

1	2	3
		5. संगरूर
		6. मलेरकोटला, श्रीर
		7. पालमपुर में आयकर परिमंडल चम्बा, कांगड़ा, हमीरपुर तथा उरना जिला।
2. अपीलीय सहायक आयुक्त, लुधियाना रेंज, लुधियाना।		सभी आयकर परिमंडल, वार्ड और जिले जिनके मुख्यालय लुधियाना में हैं।
3. अपीलीय सहायक आयुक्त, चंडीगढ़ रेंज, चंडीगढ़।		सभी आयकर परिमंडल, वार्ड और जिले जिनके मुख्यालय निम्न-लिखित स्थानों में हैं :—
		1. चंडीगढ़
		2. शिमला
		3. सोलन और
		4. मंडी

(समर्थ कि जिन वार्डों, जिलों और परिमंडलों, को समाप्त कर दिया गया है उन के संबंध में क्षेत्राधिकार भी उन्हीं अपीलीय सहायक आयुक्तों के पास होगा जिनका उन परिमंडलों, वार्डों और जिलों पर क्षेत्राधिकार है जिनके साथ इन परिमंडलों, वार्डों और जिलों के मामले इस समय निर्धारित किए जाते हैं।)

जहां कोई आयकर परिमंडल, वार्ड और जिला अथवा उसका कोई भाग इस अधिसूचना द्वारा एक रेंज से किसी अन्य रेंज में अंतरित कर दिया गया हो, वहां उस आयकर परिमंडल, वार्ड या जिला अथवा उसके किसी भाग में किए गए कर-निर्धारणों में उत्पन्न होने वाली अपीलें और इन अधिसूचना की तारीख में तत्काल पूर्व रेंज के उस अपीलीय सहायक आयुक्त के समक्ष विचारार्थत पड़ें; अपोलें, जिसके अधिकार क्षेत्र में उस आयकर परिमंडल, वार्ड या जिला अथवा उसका कोई भाग अंतरित किया गया हो, इस अधिसूचना के लागू होने की तारीख से रेंज के उस अपीलीय सहायक आयुक्त को अंतरित की जाएगी और उसके द्वारा निपटाई जाएगी जिसके अधिकार क्षेत्र में उक्त परिमंडल, वार्ड और जिला अथवा उसका कोई भाग अंतरित किया गया है।

जहां किसी स्थान विशेष पर स्थित मुख्यालयों वाले सभी परिमंडल, वार्ड और जिले एक ही अपीलीय सहायक आयुक्त को सौंपे गए हों, वहां उसका समाप्त किए गए उन मुख्यालयों में स्थित परिमंडलों वार्डों और जिलों के संबंध में भी क्षेत्राधिकार होगा।

यह अधिसूचना 15-8-1986 से लागू होगी।

[सं. 6854 (फा.सं. 261/22/86-आ.क. न्या.)]

ए. के. गर्ग, अवर सचिव,

New Delhi, the 8th August, 1986

INCOME-TAX

S.O. 3505 :—In exercise of the powers conferred by sub-section (1) of Section 122 of the Income tax Act, 1961 (43 of 1961) and in supersession of the previous notifications in this behalf, the Central Board of Direct Taxes, hereby direct that Appellate Assistant Commissioner of Income-tax and the Ranges specified in column 2 of the Schedule below, shall perform their function in respect of all persons and incomes assessed to income-tax in the Income-tax Circles, Wards and Districts specified in the corresponding entry in column 3 thereof exclu-

ding all persons and incomes assessed to income-tax over which the jurisdiction vests in Commissioners of Income-tax (A):—

SCHEDULE

S.No.	Range	Income-tax Circles/Wards/Districts
1	2	3
1.	Appellate Assistant Commissioner, Patiala Range, Patiala	All Income-tax Circles, Wards and Districts having head-quarter at :— (i) Khanna (ii) Barnala (iii) Patiala (iv) Ropar (v) Sangrur (vi) Malerkotla, and (vii) Income-Tax Circle Chamba, Kangra, Hamirpur and Una Distt. at Palampur.
2.	Appellate Assistant Commissioner, Ludhiana Range, Ludhiana.	All Income-tax Circles, Wards and Districts having head-quarters at Ludhiana.
3.	Appellate Assistant Commissioner, Chandigarh Range, Chandigarh.	All Income-tax Circles, Wards and Districts having head-quarters at :— (i) Chandigarh (ii) Shimla (iii) Solan and (iv) Mandi.

(Provided that jurisdiction in respect of Wards, Districts and Circles which have been abolished would also lie with the AACs who have present jurisdiction over Circles, Wards and Districts with whom the cases of these circles, wards and districts are presently assessed.)

Where the Income-tax Circle, Ward and District or part thereof stands transferred by this notification from one range to another range, appeals arising out of the assessments made in that Income-tax Circles, Ward or District or part thereof and pending immediately before the date of this Notification before the Appellate Assistant Commissioner of the Range from when the Income-tax Circle, Ward or District or part thereof is transferred shall from the date this notification takes effect be transferred to and dealt with by the Appellate Assistant Commissioner of the Range to whom the said Circle, Ward and District or part thereof is transferred.

Where all Circles, Wards and Districts having Headquarters at a particular place have been assigned to an Appellate Assistant Commissioner, he shall have jurisdiction in respect of Circles, Wards and Districts at those headquarters since abolished also.

This notification shall take effect from 15-8-1986,

[No. 6854 (F. No. 261/22/86-IT)]

A. K. GARG, Under Secy.

(आर्थिक कार्य विभाग)

(बीमा प्रभाग)

नई दिल्ली, 10 सितंबर, 1986

फा.प्रा. 3506.—जीवन बीमा निगम अधिनियम, 1956 (1956 का 31) की धारा 4 द्वारा प्रवृत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा सर्वश्री अलक घोष और जी. रामनुजम को सरकारी राजपत्र में उनकी नियुक्ति की अधिसूचना की तारीख से दो वर्ष की अवधि के लिए भारतीय जीवन बीमा निगम के सदस्य के रूप में नियुक्त करती है।

[एफ. सं. 109/1/85-प्रयो-IV]

परनेज बोवान, उप सचिव

(Department of Economic Affairs)
(Insurance Division)

New Delhi, the 10th September, 1986

S.O. 3506.—In exercise of the powers conferred by Section 4 of the Life Insurance Corporation Act, 1956 (31 of 1956) the Central Government hereby appoints S/Shri Alak Ghosh and G. Ramanujam as Members of the Life Insurance Corporation of India for a period of two years with effect from the date of notification of their appointment in Official Gazette.

[F. No. 109/1/85-Ins. IV]
PARVEZ DEWAN, Dy. Secy.

वाणिज्य मंत्रालय

नई दिल्ली, 4 अक्टूबर, 1986

क्र. प्रा. 3507.—निर्यात (क्वालिटी नियंत्रण और निरीक्षण) अधिनियम 1963 (1963 का 22) की धारा 7 की उप धारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार एतद्वारा मैसर्स भार. सी. अमीन (कार्गो सुपरिन्टेण्डेंट सर्वेयर्स, रेम्पलर एण्ड एनालाइजर्स) 61, चिन्नाथम्बी स्ट्रीट, मद्रास-600001 को कच्ची धातु के अधीन खनिज तथा अयस्क (ग्रुप-I) के निरीक्षण के लिए प्रतिकरण के रूप में एक वर्ष की अवधि के लिए मान्यता देती है।

[फाइल सं. 5(8)/86-ई. आई. एण्ड ई. पी.]

एन. एस. हरिहरन, निदेशक

MINISTRY OF COMMERCE

New Delhi, the 4th October, 1986

S.O. 3507.—In exercise of powers conferred by sub-section (i) of section 7 of the Export (Quality Control and Inspection) Act, 1963 (22 of 1963), the Central Government hereby recognises for a period of one year M/s. Dr. R. C. Amin (Cargo Superintendents Surveyors, Samplers and Analysers), 61, Chinnathambi Street, Madras-600001, as an agency for the inspection of Iron Ores, under Minerals & Ores (Group-I).

[F. No. 5(8)/86-EI&EP]
N. S. HARIHARAN, Director(मुख्य नियंत्रक, आयात-निर्यात का कार्यालय)
नई दिल्ली, 29 सितम्बर, 1986

आदेश

क्र.प्रा.3508.—मैसर्स सराह्यो रिक्विपमेंट ट्रांसपोर्ट एण्ड कम्प्रेसिंग कम्प. प्रा.सि. ए-82, डिफेंस कालोनी, नई दिल्ली को विदेश में उसके द्वारा बचत से जमा की गई विदेशी मुद्रा के अधीन यू.के. सं. 13,38,200/- रुपये के (तेरह लाख अड़तीस हजार दो सौ रुपये) (110000 यू.एस. डालर) क्राइयोजेनिक सिम्बल टैंक और उप साधनों के आयात के लिये एक आयात लाइसेंस सं. पी/सी/जी/2099717 दिनांक 7-2-86 दिया गया था।

2. पार्टी ने उपर उल्लिखित लाइसेंस (दोनों प्रतियां) को अनुलिपि प्रति के लिये इस आधार पर आवेदन किया है कि सीमा शुल्क निकासी प्रति के साथ-साथ मुद्रा विनियम प्रति भी किसी सीमा शुल्क प्राधिकारी के पास पंजीकृत करवाए बिना और उपयोग किए बिना खो गई अस्थानस्थ हो गई है/ बह कुछ अवराण जिसके लिये भ्रम अनुलिपि लाइसेंस अर्पित है वह लाइसेंस का पूर्ण मूल्य अर्थात् 23,38,200/- रुपये है।

3. अपने वर्क के अन्तर्गत में लाइसेंसधारी ने आयात निर्यात क्वॉलिटी पुस्तक 1985-88 के अध्याय 2 के पैरा 86 द्वारा यथा अर्पित शपथ-

पत्र वाचन किया है। मैं संतुष्ट हूँ कि मूल आयात लाइसेंस सं. पी/सी/जी/2099717 दिनांक 7-2-86 (दोनों प्रतियां) पार्टी द्वारा खो गया है। यथा संशोधित आयात नियंत्रण आदेश, 1955 दिनांक 7-12-1955 की उप धारा 9(ग) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए मैसर्स क्राइयो रिक्विपमेंट ट्रांसपोर्ट एण्ड कम्प्रेसिंग कम्पनी लि. को जारी किए गए उक्त आयात लाइसेंस सं. पी/सी/जी/2099717, दिनांक 7-2-86 कस मूल सीमा शुल्क निकासी और मुद्रा विनियम नियंत्रण प्रति एतद्वारा रद्द की जाती है।

4. उपर्युक्त मूल लाइसेंस के बदले में पार्टी को अनुलिपि आयात लाइसेंस (दोनों प्रतियां) जारी की जा रही हैं।

पाल बेक, उप मुख्य नियंत्रक, आयात-निर्यात
उत्ते मुख्य नियंत्रक, आयात-निर्यात
[मि.सं. 1648/38/आईएनएसए/85-86/सीजी-आर]

(Office of the Chief Controller of Imports and Exports)

New Delhi, the 29th September, 1986

ORDER

S.O. 3508.—M/s. Cryo Equipment Transport and Compressing Co. Pvt. Ltd., A-82, Defence Colony, New Delhi was granted an import licence No. P/CG/2099717 dt. 7-2-1986 for Rs. 13,38,200 (Rupees Thirteen lakhs thirty eight thousand and two hundred only) (US\$ 110000) for import Cryogenic Liquid Tank and Accessories from U.K. under applicant's own foreign exchange savings abroad.

2. The party has applied for issue of Duplicate copy of above mentioned licence (both copies) on the ground that the customs as well as Exchange purposes copy of licence has been lost/misplaced without having been registered with any customs authority and utilised. The total amount for which the duplicate now required is to cover the whole amount of licence i.e. 13,38,200.

3. In support of their contention, the licensee has filed an affidavit as required in para 86 of Chapter II of Hand-Book of Import-Export procedures 1985-88. I am accordingly satisfied that the original import licence No. P/CG/2099717 dt. 7-2-1986 (both copies) has been misplaced by the party. In exercise of the power conferred under Sub-clause 9(cc) of the Import Control Offer, 1955 dated 7-12-1955 as amended the said original customs purposes and Exchange purposes copies of import licence No. P/CG/2099717 dt. 7-2-86 issued to M/s. Cryo Equipment Transport and Compressing Company Pvt. Ltd., New Delhi is hereby cancelled.

4. A duplicate import licence (both copies) is being issued to the party in lieu of original said above.

[F. No. 1648/38/INSA/85-86/CG-IV]
PAUL BECK, Dy. Chief Controller of Imports and Exports.

for Chief Controller of Imports and Exports.

उद्योग मंत्रालय

विकास आयुक्त (ल. उ.) का कार्यालय
नई दिल्ली, 26 सितम्बर, 1986

क्र. प्रा. 3509.—गण्डूपति, संविधान के अनुच्छेद 309 के पर्युक्त द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, नया उद्योग संगठन (धर्म-3—अनुसूचितधर्म पद) भर्ती नियम, 1962 का और संशोधन करने के लिए निम्नलिखित नियम बनाने हैं, अर्थात् :—

1. (1) इन नियमों का संक्षिप्त नाम लघु उद्योग संगठन (धर्म-3—अनुसूचितधर्म पद) भर्ती (संशोधन) नियम, 1986 है।

(2) ये राजपत्र में प्रकाशन की तारीख को प्रवृत्त होंगे।

2. लघु उद्योग संगठन (बर्ग-3—अनुसूचीय पद) वर्गी नियम, 1962 में :—

- (1) नियम (1) में, संक्षिप्त नाम में "बर्ग-3" शब्द और अंक के स्थान पर "समूह-न" शब्द और अक्षर रखे जाएंगे;
- (2) नियम 4 में, "12" अंकों के स्थान पर "14" अंक रखे जाएंगे; और
- (3) अनुसूची में :—

(i) स्तंभ 3 के नीचे की प्रविष्टि के स्थान पर निम्नलिखित रखा जाएगा, अर्थात् :—

"4 (1986) (कार्य भार के आधार पर परिवर्तन किया जा सकता है)"

(ii) स्तंभ 4 के नीचे की प्रविष्टि के स्थान पर निम्नलिखित रखा जाएगा; अर्थात् :—

"साधारण केन्द्रीय सेवा—समूह 'ग'- अनुसूचीय द्वारा नियमित"

(iii) स्तंभ सं. 12 के नीचे की प्रविष्टि के स्थान पर निम्नलिखित रखा जाएगा, अर्थात् :—

"ऐसे कनिष्ठ गेस्टेटर ऑपरेटरों में से प्रोन्नति द्वारा, जिन्होंने

उस श्रेणी में तीन वर्ष सेवा की है और जो गेस्टेटर मशीन संभालने में प्रवीण हैं, जिसके न हो सकने पर ऐसे कनिष्ठ गेस्टेटर ऑपरेटर की, जिनके कनिष्ठ गेस्टेटर ऑपरेटर और बफ्तरी या जमादार के रूप में चार वर्ष सम्मिलित सेवा की है और ऐसे बफ्तरियों या जमादार में से प्रोन्नति द्वारा, जिन्होंने उस श्रेणी में छः वर्ष सेवा की है और जो गेस्टेटर मशीन संभालने में प्रवीण हैं।"

(iv) स्तंभ सं. 12 के पश्चात्, निम्नलिखित स्तंभ और उसके नीचे प्रविष्टियाँ जोड़ी जाएंगी, अर्थात् :—

यदि विभागीय प्रोन्नति समिति है तो उसकी संरचना	भरती करने में किन परिस्थितियों में संघ लोक सेवा आयोग से परामर्श किया जाएगा
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14

मुख्यालय के कार्यालय में पदों के लिए

"लागू नहीं होता"

1. निदेशक (प्रशा.),
(लघु उद्योग विकास आयुक्त का कार्यालय)—अध्यक्ष;
2. उप निदेशक (प्रशा.)
(लघु उद्योग-विकास आयुक्त का कार्यालय)—सदस्य;
3. अक्षर सचिव,
(औद्योगिक विकास विभाग, उद्योग मंत्रालय)—सदस्य;
4. उप निदेशक या सहायक निदेशक श्रेणी-I के स्तर का एक अधिकारी
(लघु उद्योग विकास आयुक्त का कार्यालय)—सदस्य

फील्ड कार्यालयों के पदों के लिए

1. निदेशक या भार साक्षक उप निदेशक—अध्यक्ष

2. उप निदेशक या सहायक निदेशक

श्रेणी-I—सदस्य

3. सहायक निदेशक (प्रशा.)—सदस्य

4. एक बाहर का सदस्य—सदस्य

[सं. ए. 12018/2/85-ए(एन. जी.)]

राधारमण फौजदार, उपनिदेशक
(प्रशासन)

MINISTRY OF INDUSTRY

(Office of the Development Commissioner)

(Small Scale Industries)

New Delhi, the 26th September 1986

S.O.3509. In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Small Scale Industries Organisation (Class III-Ministerial Posts) Recruitment Rules, 1962, namely :—

1. (1) These Rules may be called the Small Scale Industries Organisation (Class III-Ministerial Posts) Recruitment (Amendment) Rules, 1986.

(2) They shall come into force on the date of their publication in the Official Gazette.

2. In the small Scale Industries Organisation (Class III—Ministerial Posts) Recruitment Rules, 1962.

(1) in rule (1), in the short title, for the word and figures

"class III" the word and letter "Group C" shall be substituted;

(2) in rule 4, for the figure "12", the figure "14" shall be substituted; and

(3) in the Schedule.—

(i) for the entry under column 3, the following shall be substituted namely :—
"4 (1986) Subject to variation dependent on workload";

(ii) for the entry under column 4, the following shall be substituted, namely :—
"General Central Service—Group 'C', Ministerial, Non-Gazetted";

(iii) for the entry under column No. 12, the following shall be substituted, namely :—
"By promotion from amongst the Junior Gestetner Operators with three years service in the grade and proficiency in handling of Gestetner Machine, falling which by promotion of Junior Gestetner Operator with four years combined service as Junior Gestetner Operator and Daftry or Jamadar, and Daftries or Jamadars with six years service in the grade with proficiency in handling of Gestetner Machine.";

(iv) after column No. 12, the following columns and entries thereunder shall be added namely :—

"Composition of Departmental Promotion Committee.	Circumstances in which the Union Public Service Commission is to be consulted in making recruitment	13
13	14	4. An Officer of the level of Deputy Director or Assistant Director Grade-I, Office of the Development Commissioner, Small Scale Industries.
For posts at Headquarters Office.		
1. Director (Administration), Office of the Development Commissioner, Small Scale Industries.	—Chairman	Not applicable."
2. Deputy Director (Administration) Office of the Development Commissioner, Small Scale Industries.	—Member	For posts in field offices.
3. Under Secretary, Department of Industrial Development, Ministry of Industry.	—Member	1. Director or Deputy Director Incharge. —Chairman 2. Deputy Director or Assistant Director Grade-I —Member 3. Assistant Director (Administration) —Member 4. One outside Member —Member

[No. A-12018/2/85-A (NG)]

R. R. FOUZDAR, Dy. Director (Admn.)

बाद्य और नागरिक पूर्ति मंत्रालय

(नागरिक पूर्ति विभाग)

भारतीय मानक संस्था

नई दिल्ली, 10 सितम्बर, 1986

क्र. आ. 3510—भारतीय मानक संस्थान (प्रमाणन बिन्दु) विनियम, 1955 के विनियम 7 के उपविनियम (3) के अनुसार भारतीय मानक संस्था द्वारा अधिसूचित किया जाता है कि ब्रावृत इलेक्ट्रोड को प्रति इकाई मुहर लगाने का शुल्क नीचे अनुसूची में दिए गए विवरण के अनुसार निर्धारित किया गया है। यह शुल्क 1984 05 01 से लागू होगा।

अनुसूची

क्रम उत्पाद/उत्पाद की श्रेणी सं.	संबंधित भारतीय मानक की संख्या और शर्त	इकाई	प्रति इकाई मुहर लगाने का शुल्क
(1)	(2)	(3)	(4)
1. हस्त धातु, मार्क वैल्विंग द्वारा धातु सहनही करण के लिए ब्रावृत इलेक्ट्रोड	IS 7303-1974 हस्त धातु मार्क वैल्विंग द्वारा धातु सहनहीकरण के लिए ब्रावृत इलेक्ट्रोड को विधिपिष्ट	एक पीसा	एक पीसा

[सं सीएसडी/13:10]

MINISTRY OF FOOD AND CIVIL SUPPLIES

(Department of Civil Supplies)

INDIAN STANDARDS INSTITUTION

New Delhi, the 10th September, 1986

S.O. 3510 :—In pursuance of sub-regulation (3) of regulation 7 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution, hereby, notifies that the marking fee per unit for covered electrodes details of which are given in the Schedule hereto annexed, has been determined and the fee shall come into force with effect from 1984-05-01 :

SCHEDULE

Sl. No.	Product/Class of Product	No. and Title of Relevant Indian Standard	Unit	Marking fee per unit
1.	Covered electrodes for surfacing of metal by manual metal arc welding.	IS : 7303—1974 Specification for covered electrodes for surfacing of metal by manual metal arc welding.	One Piece	One Paisa

[No. CMD/13 : 10]

क्र. घा. 3511—समय-समय पर संशोधित भारतीय मानक संस्था (प्रमाणन मुद्र) अधिनियम, 1955 के 8 के उप बिनियम 1 के अनुसार भारतीय मानक संस्था एनडब्ल्यू द्वारा अधिसूचित करती है कि जिन 81 लाइसेंसों के विवरण नीचे अनुसूची में दिए गए हैं वे मार्च, नवम्बर, 1983 में प्रदान किए गए हैं और उनके द्वारा लाइसेंसधारियों को मानक चिन्ह का प्रयोग करने का अधिकार दिया गया है।

अनुसूची

क्रम सं	लाइसेंस सं (सीएम/एल—)	वैलिडिटी की शुरुआत से	वैलिडिटी की समाप्ति तक	लाइसेंसधारी का नाम और पता	IS: पंजीयन
(1)	(2)	(3)	(4)	(5)	(6)
1.	सीएम/एल-1246138 1983-11-01	83-11-01	84-10-31	इलेक्ट्रिकलस्विचगियर्स प्रा. लि., मफोदर रोड, जालन्धर (पंजाब)	IS:4246—1978
2.	सीएम/एल-1246239 1983-11-01	83-11-16	84-11-15	भारत इस्पात कम्पनी टिनिग्रार्ड, हुश्रीजन रोड, तिनमुकिया (झारखण्ड)	IS:1786—1979
3.	सीएम/एल/1246340 1983-11-02	83-11-16	84-11-15	मेटल वर्क्स रोलिंग मिल्स, टिनिग्रार्ड, हुश्रीजन रोड, तिनमुकिया-786125 (झारखण्ड)	IS:1786—1979
4.	सीएम/एल-1246441 1983-11-02	83-11-16	84-11-15	राजन इंडस्ट्रियल कारपोरेशन, 24-25 गण्डा नं 9, एमआईडीसी, फेस 2, नीयर मेरोल बस डिपो, (अंधारी पूर्व), बम्बई-400 093	IS 4250—1980
5.	सीएम/एल-1246542 1983-11-02	83-11-16	84-11-15	प्रीमीयर इंडस्ट्रीज, सी-18, इंडस्ट्रियल एस्टेट, समातननगर, हैदराबाद-18	IS:398 (भाग 2)—1976
6.	सीएम/एल-1246643 1983-11-02	83-11-16	84-01-15	सहायक इंडस्ट्रियल कारपोरेशन, केवल इंटरनेशनल प्रा. लि. ए; 2, इंडस्ट्रियल इस्टेट, मार्ड नं 1, सुलतानपुर रोड, गाजियाबाद	IS:398 (भाग 1)—1476
7.	सीएम/एल-1246744 1983-11-03	83-11-16	84-11-15	ए. पी. सिलिबर्स एंड कंटेनर्स प्रा. लि. बी-1, इंडस्ट्रियल एरिया, साईट-ए, मधुरा (कार्यालय 30 श्रासोक नगर, जयपुर हाउस के पछे, घागरा-282002)	IS 3196—1974
8.	सीएम/एल-1246845 1983-11-03	83-11-16	84-11-15	डाउनोप्लास्ट इंडस्ट्रीज, एफ-242, बी, मेवाड़ इंडस्ट्रियल एरिया, मादगी, जयपुर-313001	IS:5985—1981
9.	सीएम/एल-1246946 1983-11-03	83-11-16	84-11-15	गीतम रोलिंग मिल्स, ए-14 बी-8-9, एमस्टेड इंडस्ट्रियल एरिया इस्टेट, मोलाली, हैदराबाद-500040	IS:1977—1975
10.	सीएम/एल-1247039 1983-11-02	83-11-16	84-11-15	सुदर्शन एल्यूमीनियम इंडस्ट्रियल लि., ए-5, एमआईडीसी भ्रम्बाड इंडस्ट्रियल एरिया बम्बई, नासिक राजमार्ग, नासिक (कार्यालय 26, नरीमन भवन, 227, नारीमन पोस्ट बम्बई-400021)	IS:7092 (भाग 2)—1976
11.	सीएम/एल-1247140 1983-11-07	83-11-16	84-11-15	श्वेतान इलेक्ट्रिकल्स लि. प्लॉट नं. 14, सेक्टर 6, फरीदाबाद-121006	IS:374—1979
12.	सीएम/एल-1247241 1983-11-07	83-11-16	84-11-15	एम्पेल इंडस्ट्रियल लि., प्लॉट नं. 12, एमआईडीसी इंड. एरिया, अलाब, रोहता जिला हंगद (महाराष्ट्र)	IS:3383—1975
13.	सीएम/एल-1247342 1983-11-07	83-11-16	84-11-15	कौजमों फिल्ड, 174, पालानिया नगर, मद्रास-600087 (तमिलनाडु)	IS:7184—1978

(1)	(2)	(3)	(4)	(5)	(6)
14. सीएम/एल-1247443 1983-11-08		83-11-16	84-11-15	विभवकर्मा इंजीनियरी वर्कशाप 80, जवाहर मार्ग, माबदा—456335 (म.प्र.)	IS : 9022—1979
15. सीएम/एल-1247544 1983-11-14		"	"	वासन एंड द्यूबो लि. भ्रमारपुर गावजंपुर, जिला बदायुन (महाराष्ट्र) कार्यालय: सीमेंट मार्केट भाबाबार, 12 फ्लोर, नरीमन प्वांट, बंबई-21	IS : 269—1976
16. सीएम/एल-1247645 1983-11-14		"	"	कशमीर कंडक्टर्स, 1-ए, इंडस्ट्रियल एरिया, एक्सटेंशन, जम्मू कैंट	IS : 398 (भाग 1)—1976
17. सीएम/एल-1247746 1983-11-14		83-11-11	84-11-15	कशमीर कंडक्टर्स, 1-ए, इंडस्ट्रियल एरिया, एक्सटेंशन, जम्मू कैंट	IS : 398 (भाग 2)—1976
18. सी.एम/एल-1247847 1983-11-14		83-12-01	84-11-30	सिगनल होजरीज, 45-सी, 50 फीट रोड, लक्ष्मी नगर, निरूपुर-638602 (ता.न.)	IS : 4964—1980
19. सीएम/एल-1247948 1983-11-14		"	"	भास्कर इंजीनियरिंग इंड, मालाश्रम बिस्विग्स, धंधारबाई रोड, राजकोट-360002	IS : 10001—1981
20. सीएम/एल-1248041 1983-11-15		"	"	प्रकाश केमिकल्स वर्क्स, 4/1, कुलिया दांगरा, दूसरी: सेन, कलकत्ता-700015	IS : 1696—1974
21. सीएम/एल-1248142 1983-11-15		"	"	"	IS : 2558—1974
22. सीएम/एल-1248243 1983-11-15		"	"	जोगेन्द्र सिंह एंड सन्स, होशियारपुर रोड, गांधी मंडप, जालंधर 144004 (पंजाब)	IS : 1879—1975
23. सीएम/एल-1248344 1985-11-15		"	"	फेरस स्ट्रक्चरल प्रा० लि० इंडस्ट्रियल स्टेट, बामुनियान, गोहाटी—आसाम-781021	IS : 804—1967
24. सीएम/एल-1248445 1983-11-15		"	"	प्रभोक पल्लराईजसं डी-11, इंडस्ट्रियल एस्टेट, पट्टामता, विजयवाड़ा-520007 (कार्यालय: डॉ. सं. 27 14 24, राजगोपालाचारी रोड, विजयवाड़ा-520002	IS : 561—1976
25. सीएम/एल-1248546 1983-11-15		"	"	"	IS : 564—1975
26. सीएम/एल-1248647 1983-11-15		"	"	"	IS : 2567—1968
27. सीएम/एल-1248748 1983-11-15		"	"	"	IS : 4323—1980
28. सीएम/एल-1248849 1983-11-15		"	"	पीबीएस इंडस्ट्रीज क्रम सं० 457/ए ... भ्रमदाबती हास्पेट, (कार्यालय: पी. बा. सं. 33, भ्रमदाबती हास्पेट-583 202)	IS : 2865—1978
29. सीएम/एल-1248950 1983-11-15		"	"	घस्तालक्ष्मी टेक्नोलॉजी सप्लायर्स, 234, त्रिचि रोड, डा. सुलूर, कोइम्बतूर-641 402 (ता. ना)	IS : 1718—1970
30. सीएम/एल-1249043 1983-11-15		"	"	सिटिजन पेंट्स, 3-बी, गिब मार्ग, बटाला रोड, भ्रमदाबती (पंजाब)	IS : 5410—1969

1	2	3	4	5	6
31.	सीएम/एल-1249144 1983-11-15	83-12-01	84-11-30	यूनाइटेड केटीसाइड्स, राधा भाटा, औद्योगिक क्षेत्र, रायपुर (म.प्र.) (कार्यालय: 13/477, तथाभाटा, सुभाष रोड, रायपुर (म.प्र.)	IS: 561-1975
32.	सीएम/एल-1249245 1983-11-15	"	"	विलियम एंड विल्सन पेंड्स, 65, मैफ्सी रोड, उज्जैन (म.प्र.) (कार्यालय: 61 भ्रमरसिंह मार्ग, उज्जैन)	IS: 427-1985
33.	सीएम/एल-1249346 1983-11-17	83-12-01	84-11-15	एल भार लेटेक्स प्रोडक्ट्स, 125/3, 3 फोम, प्रकाश नगर, बंगलोर-560 021 (कर्नाटक)	IS: 4148-1967
34.	सीएम/एल-1249447 1983-11-15	"	"	महेंद्र, इंजीनियरी वर्क्स, 6/433, पो. नं. पालयम रोड, कोडम्बटूर-641 018	IS: 9079-1979
35.	सीएम/एल-1249558 1983-11-15	"	"	मूनिवर्सल केबल्स लि., पो. बा. सं. 9, विरला विकास, सतना (म.प्र.)	IS: 7098(भाग 1)-1977
36.	सीएम/एल-1249649 1983-11-17	"	"	मराठवाड़ा इलेक्ट्रीसाइड्स, 27 एम आईडीसी एंड. इस्टेट, विकल्पथाना, श्रीरंगाबाद (महाराष्ट्र)	IS: 561-1978
37.	सीएम/एल-1249750 1983-11-17	"	"	इंदौर बुध संघ सहकारी मर्यादित, चंदागानावली, मंगलिया, इंदौर (453 771)	IS: 1165-1975
38.	सीएम/एल-1249851 1983-11-17	83-12-01	84-11-30	कोरोमडन इंडेग प्रोडक्ट्स प्रा. लि. 28, धन्ववाधोपु, पहली मोहल्ला, कलाडीपेट, मन्नार-600 019	IS: 9362-1980
39.	सीएम/एल-1249952 1983-11-18	83-11-16	84-11-15	बी टी पी स्ट्रक्चरल (इंडिया) प्रा. लि., माशा औद्योगिक स्टेट, जामहोटी रोड, बेलगांव (कर्नाटक) (कार्यालय: पूना-बंगलोर रोड, बेलगांव-590 003).	IS: 3196-1974
40.	सीएम/एल-1250028 1983-11-17	83-12-01	84-11-30	प्रोमी केमिकल्स (प्रा) लि., गांव सैबपुर, डेरावासी के पास, जिला-पटियाला (पंजाब) (कार्यालय: एमसीओ 358, सेक्टर 32-डी, चंडीगढ़)	IS: 8249-1978
41.	सीएम/एल-1250129 1983-11-18	"	"	बृहन महानाष्ट्र स्टील इंडस्ट्रियल प्रा. लि., प्लाट संख्या बी/14, रोड संख्या 1, बायला स्टेट, धाने-400 604	IS: 1784-1977
42.	सीएम/एल-1250230 1983-11-18	83-11-18	84-11-15	जयपी एंटरप्राइजेज, 10, मुंगेर, इंडस्ट्रियल स्टेट, विश्वेश्वाय नगर, दाफ चारैय रोड, गोरेगांव (पूर्व), बम्बई-400063	IS: 781-1977
43.	सी एम/एल 1250331 1983-11-21	83-12-01	84-11-30	यू पी नैमिटेडर्स (प्रा.) लि., 117/354, जी टी रोड, गोटीया, कानपुर 208002 (उ. प्र.)	IS: 7406 (भाग 2)-1980
44.	सी एम/एल 1250432 1983-11-21	83-12-01	84-11-30	फिनोलेक्स कैबल्स लि., 26/27, बम्बई-पूना रोड, पिम्परी, पूना-411018	IS: 1554 (भाग 2)-1970

1	2	3	4	5	6
45.	सी एम/एल-1250533 1983-11-21	83-12-01	84-11-30	जुब/दर ट्रेडिंग एंड मैन्यु. कं., सी आई बी, 2423, 3 फेज, जी आई बी सी बायी-396195, (कार्यालय : प्रविन इंडस्ट्रीज, मोती बाग सियन, ड्राम्बे रोड, चेम्बूर, बम्बई-400071)	IS : 5653—1970
46.	सी एम/एल-1250634 1983-11-17	83-12-01	84-11-30	सा राये प्लास्टिक्स, 3 इजीनियर काम्पलेक्स, रायबरेली (उ. प्र.)	IS : 7834 (भाग 8)—1975
47.	सी एम/एल-1250735 1983-11-17	83-12-01	84-11-30	-वही-	IS : 7834 (भाग 3)—1975
48.	सी एम/एल-1250836 1983-11-17	83-12-01	84-11-30	कुमार इंडस्ट्रीज, ए-29, जी टी कर्नाल रोड, इंडस्ट्रियल एरिया, दिल्ली-110033	IS : 1554 (भाग 1)—1976
49.	सी एम/एल-1250937 1983-11-17	83-12-01	84-11-30	माहो इंजीनियरी कंपनी, ग्रामानकुलम रोड, कोईंबतूर-641037	IS : 6595—1980
50.	सी एम/एल-1251131 1983-11-17	83-12-01	84-11-30	जे के केमल इंडस्ट्रीज, 24-बी, 26-बी, सेक्टर 1, मोएडा, जिला गण्डियाबाघ	IS : 5950—1971
51.	सी एम/एल-1251131 1983-11-18	83-12-01	84-11-30	मोदी प्राई इलेक्ट्रोड्स कं., मोदी इंड. लि., मोदीनगर-201204 (उ. प्र.)	IS : 814 (भाग 2)—1974
52.	सी एम/एल-1251232 1983-11-21	83-11-16	84-11-15	एक्सपो गैम कंटेनर्स प्रा. लि., ए-10, एम आई बी सी, मुरबाड-421401, (कार्यालय : 150 सैफिक देवजी स्ट्रीट, बम्बई-400 003)	IS : 3196—1972
53.	सी एम/एल-1251333 1984-03-01	83-12-01	84-11-30	रसोई लि. 1 स्टेशन रोड, न्यू झरलीपुर, कलकत्ता-700053 (कार्यालय : 20 सर प्रार. एम. मुकुर्जी रोड, कलकत्ता-700001)	IS : 916—1973
54.	सी एम/एल-1251434 1983-11-22	83-12-01	84-11-30	पंजाब गैम सिलिन्डर प्रा. लि., विलेज मलिकपुर, 28 के. एम. स्टीम, मालेरकोटला रोड, जिला संगूर, (कार्यालय : 41 एम सी एक, पहली तल, साटा नगर, मुधियाना-141001)	IS : 3196—1982
55.	सी एम/एल-1251535 1984-03-01	83-12-01	84-11-30	इचर गुडवर्क लि., (मलबर इजिन प्लांट), 9, मतसाय औद्योगिक क्षेत्र, क्षेत्र मलबर	IS : 1000—1981
56.	सी एम/एल-1251737 1983-11-22	83-12-01	84-11-30	हिमालय प्लाईवुड इंडस्ट्रीज प्रा. लि., रंगागोरा रोड, तिनमुकिया, 786 125 घासाम, (कार्यालय : 4 फेयरली प्लेस, कलकत्ता-700001)	IS : 303—1975
57.	सी एम/एल-1251737 1983-11-22	84-01-01	84-12-31	बायर कॉड लिमिटेड प्रा. लि. जी/25, मुलम्बाहर रोड, इंडस्ट्रियल एरिया नं. 1, गण्डियाबाघ-201 001	IS : 398 (भाग 1)—1976

(1)	(2)	(3)	(4)	(5)	(6)
58. सी एम/एल-1251939 1983-11-22	84-01-01	84-12-31	गोमल इंडस्ट्रियल कोरपोरेशन, 14/5 मधुरा रोड, फरीदाबाद (हरियाणा) (कार्यालय: 8743, सी० बी० गुल्जा रोड, मई दिल्ली-110 058	IS : 2202 (भाग 1) 1973	
59. सी एम/एल-1251939 1983-11-21	84-01-01	84-12-31	एम एम एंटरप्राइजेज, प्लॉट नं. 73, सेक्टर 6, फरीदाबाद-121 004	IS : 4985 1981	
60. सीएम/एल-1252032 1983-03-01	83-11-16	84-11-15	पावर फेब्रिकेटर्स, इन्ड्यू-75, एमआर्डीडीसी फेस 2, बम्बली (ए)-421208 (कार्यालय: मिस्सा एपार्टमेंट्स, शंकर धनेकर रोड, बम्बई-400028)	IS : 8737 (भाग 2)-1979	
61. सीएम/एल-1252133 1983-11-24	83-12-01	84-11-30	एरोकेम प्रा. लि. पो. आ. सतसंख बापा गाबी- गोपाल जिला पुरी (कार्यालय: 39 बारखेला नगर, भुवनेश्वर-751001, (उड़ीसा)	IS : 8391-1977	
1. सीएम/एल-1252234 1983-11-24	"	"	इुरोकलेक्स कोहर इंडस्ट्रीज प्रा. लि., नुगन, एसीपी-6888001, (उड़ीसा),	IS : 8391-1977	
1. सीएम/एल-1252335 1983-11-15	"	"	मारारी प्लास्टिक्स, 3, इंजीनियर्स कम्प्लेक्स, रायबरेली, (उ.प्र.)	IS : 7834 (भाग 6)-1975	
1. सीएम/एल-1252436 1983-11-25	83-11-16	84-11-15	सीमेंट कोरपोरेशन ऑफ इंडिया लि., फाबिनाबाद सीमेंट फैक्टरी सी सी आई टाउनशिप फाबिना- बाद-504003	IS : 1489-1978	
5. सीएम/एल-1252537 1983-11-29	83-12-01	84-11-30	बालमेर लारी एंड कं. लि. साइट सी, मधुरा औद्योगिक एस्टेट, (मधुरा रिफाइनरी के सामने) मधुरा (उ.प्र.) (कार्यालय: इलाहाबाद बैंक बिल्डिंग, 17, मंगल मार्ग, मई, दिल्ली-110001)	IS : 3196-1974	
66. सीएम/एल-1252638 1983-03-01	"	"	स्टैंडर्ड सिलिंडर्स प्रा. लि. 15, एचएनआईडीसी औद्योगिक एस्टेट, पालम गुडगांव रोड, गुडगांव- 122006, (हरियाणा)	IS : 3196-1974	
67. सीएम/एल-1252739 1983-11-21	"	"	पंचपोल इंडस्ट्रीज, डी-6, केरन औद्योगिक स्टेट भोजपुरा जिला रायबरेली (उ.प्र.) [कार्यालय : 35-सी 3 रामपुर बाग, बरेली (उ.प्र.)]	IS : 4246-1979	
68. सीएम/एल-1252840 1983-11-25	83-12-16	84-12-15	इंडो जर्मन एंटीकल्बरल स्प्रैयर एंड प्रेसिंग वर्क्स, क्लाक टावर चौक, लुधियाना-141008	IS : 3906 (भाग 1)-1982	
69. सीएम/एल-1252941 1983-11-25	"	"	नेसीमेंट इंडस्ट्रीज, 6/1/290, जीआईजीसी स्टेट, नरौंका-382,330	IS : 3652-1981	
70. सीएम/एल-1253034 1983-11-25	"	"	इंडो जर्मन एंटीकल्बरल स्प्रैयर एंड प्रेसिंग वर्क्स, कांठ सिनेमा के पास, जी टी रोड, लुधियाना- 141005, (कार्यालय : क्लॉक टावर, लुधियाना)	IS : 3652-1982	
71. सीएम/एल-1253135 1983-11-28	"	"	गुजराल इन्डस्ट्रीवाइड्स लि., प्लॉट नं. 805/ 806 जीआईडीडीसी औद्योगिक एस्टेट, चंकनेश्वर- 393002 (कार्यालय : खेल उद्योग भवन, हाईकोर्ट के सामने, मनरंग, ग्रहमबाबाद-380,014)	IS : 8072-1976	
72. सीएम/एल-1253236 1983-11-28	"	"	भारत केमिकल्स एंड प्लायाड इंडस्ट्रीज प्रा. लि., शाहजहांबाद-गोपाल-462001 (उ.प्र.)	IS : 427-1965	
73. सीएम/एल-1253337 1983-11-29	"	"	एच. के.सी. इंड. प्रा. लि., कलकत्ती प्रबोधि फाब रोड, फंडोवली पूर्व बम्बई-400101 (महाराष्ट्र)	IS : 8944-1978	

74. सीएम/एल-1253438 1984-03-01	83-12-10	84-12-15	रिफो इंडस्ट्रीज, बी-26, फोरल प्वाइंट, पो. प्रॉ. बाक्स नं. 285, लुधियाना-141010	IS : 1610-1981
75. सीएम/एल-1253539 1983-11-30	83-12-01	84-11-30	महेन्द्र एंड कं. 25, केन्द्रीय जैन, बंगाली मार्केट, नबी, दिल्ली।	IS : 2548-1980
76. सीएम/एल-1253640 1983-11-17	83-12-16	84-12-15	मेकलबेल वायर इंडस्ट्रीज, रायपुर, बटमा-800001	IS 398 (भाग 2) 1976
77. सीएम/एल-1253741 1983-11-29	"	"	मेकलबेल वायर इंडस्ट्रीज, रायपुर, बटमा-800001	IS 398(भाग 1) 1976
78. सीएम/एल-1253843 1983-11-28	"	"	नर्मदा मॉबैट कं. लि. एमआईडीसी इंडस्ट्रियल स्टेट, अक्षयवाड़ा ब्लाक, (एतमगिरी कार्यालय बंगलौर, 4वां फ्लोर, नर्मदा मॉबैट, बंगलूर-400021)	IS 1469-1976
79. सीएम/एल-1253943, 1983-11-30	"	"	विशवा केमिकल्स उन्ल्यू-24, एमआईडीसी एरिया, खिन्ना रोड, नागपुर-440016 (महा- राष्ट्र)	IS : 9825-1981
80. सीएम/एल-1254036 1983-11-30	"	"	शिवा डीपी प्रा. लि., 18, माहल स्टोन, मयूरा रोड, फरीदाबाद, (हरियाणा)	IS : 4760-1979
81. सीएम/एल-1254137 1983-11-30	"	"	बी एम बी फूड प्रोडक्ट्स, B/537, एड 538, त्रिबी, रोड, कोडम्बूर-641018	IS : 1011-1983

[सं. सीएम डी/13 : 11]

S.O. 3511:—In pursuance of sub-regulation (i) of Regulation 8 of the Indian Standards Institution (Certification Marks) Regulation, 1955, time to time, the Indian Standards Institution, hereby, notifies that eightyone licences, particulars of which are given in the following schedule, have been granted during the month of November 1983 authorising the licensees to use the Standard Marks :

SCHEDULE

Sl. No.	Licence No. (CM/L-)	Period of Validity		Name and Address of the Licensee	IS : Designation
		From	To		
(1)	(2)	(3)	(4)	(5)	(6)
1.	CM/L-1246 138 1983-11-01	83-11-01	84-10-31	Electrical Switchgears Pvt. Ltd. Nakodar Road, Jalandhar (Punjab).	IS 4246—1978
2.	CM/L-1246 239 1983-11-02	83-11-16	84-11-15	Bharat Steel Co., Tingrai, Hoogrijan Road, Tinsukia-786 125 (Assam)	IS : 1786—1979
3.	CM/L-1246 3440 1983-11-02	-do-	-do-	Metal Works Rolling Mills, Tingrai, Hoogrijan Road, Tinsukia-786 125 (Assam)	-do-
4.	CM/L-1246 441 1983-11-02	-do-	-do-	Rajan Industrial Corpn, 24-25, Street No. 9 MIDC, Phase II, Near Marol Bus Depot, Andheri (East), Bombay-400093	IS : 4250—1980
5.	CM/L-1246 542 1983-11-02	-do-	-do-	Premier Industries, C-18, Industrial Estate, Sanatnagar, Hyderabad-18	IS : 398 (Pt II)—1976
6.	CM/L-1246 643 1983-11-02	83-01-16	84-01-15	Sahai Industrial Corpn., (Prop : Sahai Cables International Pvt. Ltd.) A-2, Industrial Estate, Site No. 1, Bulandshahar Road, Ghaziabad.	IS : 398 (Pt I)—1976
7.	CM/L-1246 744 1983-11-03	83-11-16	84-11-15	U.P. Cylinders & Containers Pvt. Ltd., B-1, Industrial Area, Site A, Mathura (Off : 30 Alok Nagar, Behind Jaipur House Agra-282 002)	IS : 3196—1974
8.	CM/L-1246 845 1983-11-03	-do-	-do-	Dynoplast Industries, F-242 B Mewar Indl. Area Madri, Udalpur-313 001	IS : 4985—1981
9.	CM/L-1246 946 1983-11-03	-do-	-do-	Gautam Rolling Mills, A-14, B 8-9 Assisted Industrial Estate Maulali Hyderabad-500 040	IS : 1977—1975
10.	CM/L-1247 039 1983-11-02	-do-	-do-	Sudarshan Aluminium Industries Ltd., A-5, MIDC Anbad Indl. Area, Bombay-Nasik Highway Nasik (Off : 26 Nariman Bhavan, 227, Nariman Point Bombay-400021)	IS : 7092 (Pt II)—1976

(1)	(2)	(3)	(4)	(5)	(6)
11.	CM/L-1247 140 1983-11-07	83-11-16	84-11-15	Khaitan Electricals Ltd. Plot No. 14 Sector 6, Faridabad-121 006	IS : 374—1979
12.	CM/L-1247 241 1983-11-07	-do-	-do-	Excel Industries Ltd., Plot No. 112, MIDC Indl. Area, Dhatav, Roha, Distt. Raigad (Maharashtra)	IS : 3383—1975
13.	CM/L-1247 342 1983-11-07	-do-	-do-	Cosmo Field 174, Palaniappa Nagar, Madras-600087 (TN)	IS : 7884—1978
14.	CM/L-1247 443 1983-11-08	-do-	-do-	Vishwakarma Engineering Workshop, 80 Jawahar Marg, Nagda-456 335 (MP)	IS : 9020—1979
15.	CM/L-1247 544 1983-11-14	-do-	-do-	Larsen & Toubro Ltd. Awarpur Gadchandur Distt Chandrapur (Maharashtra) (Off : Cement Mkt Bhakhawar, 12th floor Nariman Point Bombay-21)	IS : 269—1976
16.	CM/L-1247 645 1983-11-14	-do-	-do-	Kashmir Conductors 1-A, Industrial Area, Extension Jammu Cantt.	IS : 398 (Pt I)—1976
17.	CM/L-1247 746 1983-11-14	-do-	-do-	-do-	IS : 398 (Pt II)—1976
18.	CM/L-1247 847 1983-11-14	83-12-01	84-11-30	Signal Hosieries 94-C, 50 Feet Road, Lakshmi Nagar, Tirupur-638602 (TN)	IS : 4964—1980
19.	CM/L-1247 948 1983-11-14	-do-	-do-	Bhaskar Engineering Inds, Balashram Buildings, Dhebharbhai Road, Rajkot-360002	IS : 10001—1981
20.	CM/L-1248 041 1983-11-15	-do-	-do-	Prakash Chemical Works, 4/1, Kulia Tangra 2nd Lane, Calcutta-700015	IS : 1696—1974
21.	CM/L-1248 142 1983-11-15	-do-	-do-	-do-	IS : 2558—1974
22.	CM/L-1248 243 1983-11-15	-do-	-do-	Joginder Singh & Sons, Hoshiarpur Road, Gandhi Mandap, Jalandhar-144004 (Pb)	IS : 1879—1975
23.	CM/L-1248 344 1983-11-15	-do-	-do-	Pheros Structural Pvt. Ltd., Industrial Estate, Bamunimaidan, Gauhati, Assam-781021	IS : 804—1967
24.	CM/L-1248 445 1983-11-15	-do-	-do-	Ashok Pulverisers, D-11, Industrial Estate, Patamata, Vijayawada-520007 (Off : D No. 27-14-24, Rajgopalachari Road, Vijayawada-520002)	IS : 561—1978
25.	CM/L-1248 546 1983-11-15	-do-	-do-	-do-	IS : 564—1975
26.	CM/L-1248 647 1983-11-15	-do-	-do-	-do-	IS : 2567—1978
27.	CM/L-1248 748 1983-11-15	-do-	-do-	-do-	IS : 4323—1980
28.	CM/L-1248 849 1983-11-15	-do-	-do-	PVS Industries, S. No. 457/A, Amaravathi, Hospet (Off : P.B. No. 33, Amravathi, Hospet-583 201)	IS : 2865—1978
29.	CM/L-1248 950 1983-11-15	-do-	-do-	Astalakshmi Textile Suppliers, 234, Trichy Road, Sular Post, Coimbatore-641 402 (T.N.)	IS : 1718—1970
30.	CM/L-1249 043 1983-11-15	-do-	-do-	Citizen Paints, 3-B, Shiv Nagar, Batala Road, Amritsar (Punjab)	IS : 5410—1969
31.	CM/L-1249 144 1983-11-15	-do-	-do-	United Pesticides, Rawa Bhat, Industrial Area, Raipur (M.P.) (Off : 13/477, Nayapara, Subhash Road, Raipur (M.P.))	IS : 561—1975
32.	CM/L-1249 245 1983-11-15	-do-	-do-	William & Wilson Paints, 65 Maxi Road, Ujjain (M.P.) (Off : 61 Amarsingh Margh, Ujjain)	IS : 427—1965
33.	CM/L-1249 346 1983-11-17	-do-	-do-	S.R. Latex Products, 125/3, IIIrd Cross Prakash Nagar, Bangalore-560 021 (Karnataka)	IS : 4148—1967

(1)	(2)	(3)	(4)	(5)	(6)
34.	CM/L-1249 447 1983-11-15	83-12-01	84-11-30	Mahendra Engg. Works, 6/433, P.N. Palayam Road, Coimbatore-641 018	IS : 9079—1979
35.	CM/L-1249 548 1983-11-15	-do-	-do-	Universal Cables Ltd., P.B. No. 9, Birla Vikas, Satna (M.P.)	IS : 7098 (Pt I)—1977
36.	CM/L-1249 649 1983-11-17	-no-	-do-	Marathwada Insecticides, 27 MIDC Indl. Estate, Chikalhana, Aurangabad (Maharashtra)	IS : 561—1978
37.	CM/L-1242 750 1983-11-17	-do-	-do-	Indore Dugdh Sangh Sahkari Maryadit, Chanda Talawali, Mangalia, Indore-453 771	IS : 1165—1975
38.	CM/L-1249 851 1983-11-17	-do-	-do-	Coromandal Indag Products (P) Ltd, 28, Illuppathoppu, First Street, Kaladipet, Madras-600019	IS : 9362—1980
39.	CM/L-1249 952 1983-11-18	83-11-16	84-11-15	B.T.P. Structural (India) Pvt. Ltd., Machhe Industrial Estate, Jamhoti Road, Belgaun (Karnataka) (Off : Poona-Bangalore Road, Belgaun-590 003)	IS : 3196—1974
40.	CM/L-1250 028 1983-11-17	83-12-01	84-11-30	Omy Chemicals (P) Ltd, Village Saidpur Near Dera Bassi, Distt. Patiala (Punjab) (Off : S.C.O. 358, Sector 32-D, Chandigarh)	IS : 8249—1976
41.	CM/L-1250 129 1983-11-18	-do-	-do-	Brihan Maharashtra Steel Inds. Pvt. Limited, Plot No. B/14, Road No. 1, Wagle Estate, Thana-400 604	IS : 1784—1977
42.	CM/L-1250 230 1983-11-18	83-11-16	84-11-15	Jaypee Enterprises, 10, Mungekar Industrial Estate, Vishweshwv Nagar, (Off Aarey Road,) Goregaon (E), Bombay-400 063	IS : 781—1977
43.	CM/L-1250331 1983-11-21	83-12-01	84-11-30	G.P. Laminators (Pvt) Ltd., 117/354, G.T. Road, Gutaiya, Kanpur-208002 (UP).	IS : 7406 (Pt II)—1980
44.	CM/L-1250432 1983-11-21	-do-	-do-	Finolex Cables Limited, 26/27, Bombay-Poona Road, Pimpri, Pune-411018.	IS : 1554(Pt II)—1970
45.	CM/L-1250533 1983-11-21	-do-	-do-	Jupiter Trading & Mfg. Co., CIB, 2423, III Phase, G.I.D.C., Vapi-396195 (Off : Arvin Industries, Moti Baugh Slon, Trombay Road, Chembur, Bombay-400071).	IS : 5653—1970
46.	CM/L-1250634 1983-11-17	-do-	-do-	Sarare Plastics, 3 Engineer's Complex Raibareilly (U.P.)	IS : 7834(Pt VIII)—1975
47.	CM/L-1250735 1983-11-17	-do-	-do-	-do-	IS : 7834 (Pt III)—1975
48.	CM/L-1250836 1983-11-17	-do-	-do-	Kumar Industries, A-29, G.T. Karnal Road, Industrial Area, Delhi-110033.	IS : 1554 (Pt I)— 1976
49.	CM/L-1250937 1983-11-17	-do-	-do-	Mahee Engineering Company, Ammankulam Road, Coimbatore-641037.	IS : 6595—1980
50.	CM/L-1251030 1983-11-17	-do-	-do-	J.K. Cable Industries, 24-B, 26-B, Sector I, Noida, Distt. Ghaziabad.	IS : 5950—1971
51.	CM/L-1251131 1983-11-18	-do-	-do-	Modi Arc Electrodes Co., Modi Indl. Ltd., Modinagar-201204 (U.P.)	IS : 814 (Pt II)—1974
52.	CM/L-1251232 1983-11-21	83-11-16	84-11-15	Expo Gas Containers Pvt. Ltd., Plot A-10, MIDC, Murbad-421401 (Off : 150 Sheriff Devji Street, Bombay-400003).	IS : 3196—1982
53.	CM/L-1251333 1984-03-01	83-12-01	84-11-30	Basoi Limited, 1 Station Road, New Alipore, Calcutta-700053 (Off : 20 Sir R.N. Mukherjee Road, Calcutta-700001).	IS : 916—1975

(1)	(2)	(3)	(4)	(5)	(6)
54.	CM/L-1251434 1983-11-22	83-12-01	84-11-30	Punjab Gas Cylinders Pvt. Ltd., Village Mallkpur, 28 K.M. Stone, Malerkotla Road, Distt Sangrur (Off : 44 SCF (1st Floor), Sarabha Nagar, Ludhiana-141001).	IS : 3196—1982
55.	CM/L-1251535 1984-03-01	-do-	-do-	Elcher Goodearth Ltd., (Alwar Engine Plant), 9, Matasya Indl. Area, Alwar.	IS : 1000-10—1981
56.	CM/L-1251636 1983-11-22	-do-	-do-	Himalayan Plywood Industries Pvt. Ltd., Rungagora Road, Tinsukia-786125 (Assam) (Off : 4 Fairlie Place, Calcutta-700001).	IS : 303—1975
57.	CM/L-1251737 1983-11-22	84-01-01	84-12-31	Wire Cond. Delhi Pvt. Ltd., D/25, Bulandshahar Road, Industrial Area, Site No. 1, Ghaziabad-201001.	IS : 398(Pt I)—1976
58.	CM/L-1251838 1983-11-22	83-12-01	84-11-30	Goyal Industrial Corporation, 14/5, Mathura Road, Faridabad (Haryana) (Off : 8743, D.B. Gupta Road, New Delhi-110055).	IS : 2202(Pt I)—1973
59.	CM/L-1251939 1983-11-21	-do-	-do-	M.M. Enterprises, Plot No. 73, Sector 6, Faridabad-121004.	IS : 4985—1981
60.	CM/L-1252032 1984-03-01	83-11-16	84-11-15	Power Fabricators, W-75, MIDC Phase II Bombvli (E)-421208 (Off : Shilpa Apartments, Shankar Ghanekar Road, Bombay-400028).	IS : 8737 (Pt II)—1978
61.	CM/L-1252133 1983-11-24	83-12-01	84-11-30	Aerocam Private Limited, P.O. Santsankh Via Sakhigopal Distt Puri (Off : 39, Kharvela Nagar, Bhubaneswar-751001 Orissa).	IS : 8391—1977
62.	CM/L-1252234 1983-11-24	-do-	-do-	Duroflex Coir Industries Private Ltd., Chungam, Allepey-688001 (Orissa).	IS : 8391—1977
63.	CM/L-1252335 1983-11-15	-do-	-do-	Sarate Plastics, 3, Engineer's Complex, Raibareilly (U.P.).	IS : 7834 (Pt VI)—1975
64.	CM/L-1252436 1983-11-25	83-11-16	84-11-15	Cement Corporation of India Ltd., Adilabad Cement Factory, CCI Township, Adilabad-504003.	IS : 1489—1976
65.	CM/L-1252537 1983-11-29	83-12-01	84-11-30	Balmer Lawrie & Co. Ltd., Site B, Mathura Industrial Estate, (Opp. Mathura Refinery), Mathura (U.P.). (Off : Allahabad Bank Building, 17, Parliament Street, New Delhi-110001).	IS : 3196—1974
66.	CM/L-1252638 1984-03-01	-do-	-do-	Standard Cylinders Pvt. Ltd., 15, HSIDC Industrial Estate, Palam Gurgaon Road, Gurgaon-122006 (Haryana).	IS : 3196—1974
67.	CM/L-1252739 1983-11-21	-do-	-do-	Panchsheel Industries, D-6, Rural Industrial Estate, Bhojipura, Distt. Raibareilly (U.P.). (Off : 35-C/3, Rampur Bagh, Bareilly (U.P.)).	IS : 4246—1978
68.	CM/L-1252840 1983-11-25	83-12-16	84-12-15	Indo German Agricultural Sprayer & pressing Works, Clock Tower Chowk, Ludhiana-141008.	IS : 3906 (Pt I)—1982
69.	CM/L-1252941 1983-11-25	-do-	-do-	President Industries, 6-1/290, GIDC Estate, Naroda-382330.	IS : 4323—1980
70.	CM/L-1253034 1983-11-25	-do-	-do-	Indo German Agricultural Sprayer and Pressing Works, Near Chand Cinema, G.T. Road, Ludhiana-141005. (Office : Clock Tower, Ludhiana).	IS : 3652—1982

(1)	(2)	(3)	(4)	(5)	(6)
71.	CM/L-1253135 1983-11-28	83-12-16	84-12-15	Gujarat Insecticides Ltd., Plot No. 805/806, GIDC Industrial Estate, Ankleshwar-393002 (Off : Khetudyog Bhavan, Opp. High Court, Navrang-Ahmedabad-3800014).	IS : 8072—1976
72.	CM/L-1253236 1983-11-28	-do-	-do-	Bharat Chemicals & Allied Industries, Pvt. Ltd., Shahjahanabad, Bhopal-462001 (M.P.).	IS : 427—1965
73.	CM/L-1253337 1983-11-29	-do-	-do-	New Chemi Inds. Pvt. Ltd., Chakravarty Ahsok Cross Road, Kandivji East, Bombay-400101 (Maharashtra).	IS : 8944—1978
74.	CM/L-1253438 1984-03-01	-do-	-do-	Rico Industries, B-26, Focal Point, P.O. Box No. 285, Ludhiana-141010	IS : 1610—1981
75.	CM/L-1253539 1983-11-30	83-12-01	84-11-30	Mahender & Co., 25, Central Lane, Bengali Market, New Delhi.	IS : 2548—1980
76.	CM/L-1253640 1983-11-17	83-12-16	84-12-15	Maxwell Wire Industries, Rajpura, Patna-800001.	IS : 398(Pt II)—1976
77.	CM/L-1253741 1983-11-29	-do.	-do-	—do—	IS : 398 (Pt I)—1976
78.	CM/L-1253842 1983-11-28	-do-	-do-	Narmada Cement Co. Ltd., MIDC Industrial Estate, Zadgaon Block, Ratngiri. (Off : Bakhtawar, 4th Floor, Nariman Point, Bombay-400021).	IS : 1489—1976
79.	CM/L-1253943 1981-11-30	-do-	-do-	Vishwa Chemicals, W-24, MIDC Area, Hingana Road, Nagpur-440016 (Maharashtra).	IS : 9825—1981
80.	CM/L-1254036 1983-11-30	-do-	-do-	Shiva Dally Industries Pvt. Ltd.- 18 Mile Stone, Mathura Road, Faridabad (Haryana).	IS : 4760—1979
81.	CM/L-1254137 1983-11-30	-do-	-do-	B.M.B. Food Products, 8/537 & 538, Trichy Road, Coimbatore-641018.	IS : 1011—1981

[No. CMD/13 : 11]

क्र. प्रा. 3512:—भारतीय मानक संस्था (प्रमाणन चिन्ह) विनियम, 1955 के उपविनियम (1) के अनुसार भारतीय मानक संस्था द्वारा अधि-
मूषित किया जाता है कि जो मानक चिन्ह, उनके डिजाइन, शब्दिक विवरण तथा तत्संबंधी भारतीय मानक के शीर्षक सहित (नीचे) अनुसूची में दिया गया
है, वह निर्धारित कर दिया गया है।

यह मानक चिन्ह भारतीय मानक संस्था (प्रमाणन चिन्ह) अधिनियम, 1952 और उसके अधीन बने नियमों तथा विनियमों के निमित्त 1984-05-01
से लागू होगा।

क्रम सं.	मानक चिन्ह का डिजाइन	अभ्यास/उत्पाद की श्रेणी	संबंधित भारतीय मानक की संख्या और शीर्षक	मानक चिन्ह के डिजाइन का शब्दिक विवरण
(1)	(2)	(3)	(4)	(5)
1		हस्त्य धातु आर्क वेल्डिंग द्वारा धातु सतही- करण के लिए आवृत्त इलेक्ट्रोड	IS : 7303—1974 हस्त्य धातु आर्क वेल्डिंग द्वारा धातु सतहीकरण के लिए आवृत्त इलेक्ट्रोड	भारतीय मानक संस्था का मोनोग्राम जिसमें 'आई एस आई' अक्षर हैं, स्थंभ (2) में दिखाई गई निश्चितता शली और परस्पर संबद्ध अनुपात में तैयार किया गया है, जैसा डिजाइन में दिखाया गया है। मोनोग्राम के ऊपर भारतीय मानक की संख्या लिखी गई है।

[सं. सीएमसी/13:9]

बी. एन. सिंह, अपर महानिदेशक

S. O. 3512.—In pursuance of sub-rule (1) of rule 4 of the Indian Standards Institution (Certification Marks) Rules, 1955 the Indian Standards Institution, hereby, notifies that the Standard Mark, design of which together with the verbal description of the design and the title of the relevant Indian Standard is given in the Schedule hereto annexed, has been specified.

This Standard Mark for the purpose of the Indian Standards Institution (Certification Marks) Act, 1952 and the Rules and Regulations framed thereunder, shall come into force with effect from 1984-05-01 :

SCHEDULE

Sl. No.	Design of the Standard Mark	Product/Class of Product	No. and Title of the Relevant Indian Standard	Verbal description of the design of the Standard Mark
(1)	(2)	(3)	(4)	(5)
1.		Covered electrodes for surfacing of metal by manual metal arc welding	IS : 7303—1974 Specification for covered electrodes for surfacing of metal by manual metal arc welding.	The monogram of the Indian Standards Institution, consisting of letters 'ISI', drawn in the exact style and relative proportions as indicated in Col. (2); the Number of the Indian Standard being super-scribed on the top side of the monogram as indicated in the design.

[No. CMD/13 : 9]

B. N. SINGH, Addl. Director General

ऊर्जा मंत्रालय

(विद्युत विभाग)

नई दिल्ली, 19 सितम्बर, 1986

का.प्रा.3513:—केन्द्रीय सरकार, सरकारी स्वाम (अप्राधिकृत अधिकारियों की देखरेख) अधिनियम, 1971 (1971 का 40) की धारा 3 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, नीचे की सारणी के स्तंभ (1) में उल्लिखित नेशनल हाइड्रो इलेक्ट्रिक पावर कारपोरेशन लिमिटेड के अधिकारियों को, जो सरकार के राजपत्रित अधिकारी के रैंक के समतुल्य अधिकारी हैं, उक्त अधिनियम के प्रयोजन के लिए सम्पदा अधिकारी नियुक्त करती है, जो उक्त सारणी के स्तंभ (2) में विनिर्दिष्ट अपनी अधिकारिता की सीमाओं के भीतर, उसके स्तंभ (3) में विनिर्दिष्ट सरकारी स्वामों के प्रवर्गों की बाबत, उक्त अधिनियम द्वारा या उसके अधीन सम्पदा अधिकारी की प्रदत्त शक्तियों का प्रयोग और अधिरोपित कर्तव्यों का पालन करेंगे।

सारणी

अधिकारी का पदनाम	अधिकारिता की स्थानीय सीमाएं	सरकारी स्वामों के प्रवर्ग
1	2	3
1. मुख्य परि- योजना प्रबंधक	हिमाचल प्रदेश राज्य में स्थित बैरा स्थूल जल विद्युत में परियोजना, नेशनल हाइड्रो-इलेक्ट्रिक पावर कारपोरेशन लि. के नीचे दिए गए व्योरे के अनुसरण कक्षाधीन क्षेत्र	इस सारणी के स्तंभ 2 में नामित प्रांतों में, बैरा स्थूल जल विद्युत परि- योजना के स्वाभिवा- धीन भूमि आवासीय भवन, गैर-आवासीय भवन और संरचनाएं, दुकानें और अन्य ऐसे ही भवन/संरचनाएं, आदि

क्रम सं.	ग्राम का नाम	तहसील	जिला
1	2	3	4
1.	मु	पूराह	कन्नौज
2.	सपुली	"	"

1	2	3	4
3.	बोदी	"	"
4.	पनोट	"	"
5.	भूबला	"	"
6.	दिल्ला	"	"
7.	चिली	"	"
8.	नकसर	"	"
9.	ड्राइडे	"	"
10.	सालेध	"	"
11.	बमीछेत	मटियार	"
12.	मूरपुर (बोध)	मूरपुर	कांगड़ा

1	2	3
2.	मुख्य इंजीनियर, लोकटक जल विद्युत परियोजना।	मणिपुर राज्य में लोकटक जल-विद्युत परियोजना, नेशनल हाइड्रोइलेक्ट्रिक पावर कारपोरेशन लि. के नीचे दिए गए व्योरे के अनुसरण कक्षाधीन क्षेत्र।

क्रम संख्या	ग्राम का नाम	जिला
		केन्द्रीय जिला
1.	मिगयाडकोंग बबरम (ग्राम सं. 43)	केन्द्रीय जिला
2.	(लोभर कारक्रेप)	"
3.	अपरूकारक्रेप	"
4.	काजुटों	"
5.	लेभियन	"
6.	इंग्युगेन	"
7.	बोंगफाहजल	"
8.	टकण	"
9.	इंगोरोक	"
10.	कूकिमम	"
11.	बांगू (ग्राम सं. 85)	"

[फा.सं. 16/7/83-जी.प्रो.एच.]
दीवान चन्द, उप सचिव

MINISTRY OF ENERGY
(Department of Power)
New Delhi, the 19th September, 1986

S.O. 3513.—In exercise of the powers conferred by the section 3 of the Public Premises (Eviction of Unauthorised Occupants) Act, 1971, (40 of 1971), the Central Government hereby appoints the officers of National Hydroelectric Power Corporation Ltd., mentioned in Col. (1) of the Table below, being officers equivalent to the rank of Gazetted Officers of the Government, to be estate officers for the purpose of the said Act who shall exercise the power conferred and perform the duties imposed on estate officers by or under the said Act, within the limits of their jurisdiction specified in Column (2) of the said Table in respect of categories of Public premises specified in Column (3) thereof.

TABLE

Designation of the officer 1	Local limits of jurisdiction 2	Categories of public premises 3		
1. Chief Project Manager, Baira Siul H.E. Project, Surangani, Distt. Chamba (Himachal Pradesh)	The areas under possession of Baira HE Project National Hydro-electric Power Corporation Ltd. in the State of Himachal Pradesh as per details given below	Land, residential buildings, Non-residential buildings and structure, shops and other such constructions/roads etc. owned by Baira, Siul HE Project in the villages named in Col. 2 of this Table.		
	Name of Village		Tehsil	Distt.
	1. Surangani		Churah	Chamba
	2. Saloonf		"	"
	3. Broti		"	"
	4. Panot		"	"
	5. Sundla		"	"
	6. Tissa		"	"
	7. Chhli		"	"
	8. Nakroor		"	"
	9. Dradde		"	"
	10. Bhaledh		"	"
	11. Banikh		Bhatiat	"
12. Nurpur (Bodh)	Nurpur	Kangra		
2 Chief Engineer, Loktak H.E. Project Manipur (Imphal)	The areas under possession of Loktak HE Project, National Hydro-electric Power Corporation Ltd. in the State of Manipur as per details given below:	Land, Residential Buildings, Non-residential Buildings and structures, shops and other such constructions/installations/roads etc. owned by Loktak HEP, NHPC Ltd. in the villages named in 2 of this Table.		
	Name of the Villages		Distt.	
	1. Singthouk Ong Averg (Village No. 43)		Central Distt.	
	2. Wangoo (Village No. 85)		"	
	3. Lower Konkeiro		"	
	4. Upper Konkeiro		"	
	5. Kajuren		"	
	6. Lamien		"	
	7. Ingeurole		"	
	8. Bongphaisol		"	
	9. Takpa		"	
10. Ingorok	"			
11. Kukimum	"			

[F.No.16/7/83-DCH]
DIWAN CHAND, Dy. Secy.

पेट्रोलियम और प्राकृतिक गैस मंत्रालय

नई दिल्ली, 22 सितम्बर, 1986

गुडि-पत्र

क्र. आ. 3514.—भारत सरकार के राजपत्र भाग II, खण्ड 3, उपखण्ड (ii) दिनांक 24 सितम्बर, 1983 पृष्ठ क्रमांक 3716 और 3717 का आ संख्या क्रमांक O-12016/85/82 प्राक के अंतर्गत भारत सरकार, ऊर्जा मंत्रालय (पेट्रोलियम विभाग) की अधिसूचना संख्या क्रमांक 3629 दिनांक 24 सितम्बर, 1983 के अंतर्गत—पेट्रोलियम और खनिज पादक लाहन (भूमि में उपयोग के अधिकार का अर्जन)—अधिनियम 1982 की धारा 8, उप-धारा (1) के अधीन वर्णित गाँव—कातनी, तहसील—साबल, जिला पुणे, महाराष्ट्र के अंतर्गत अधिसूचना में वर्णित भूमि में खसरा नम्बर, हिस्सा नम्बर, क्षेत्रफल कौलम 1 के बखले अनुसूची में खसरा नम्बर, हिस्सा नम्बर, क्षेत्रफल कौलम 2 में दी अनुसूची को पढ़ें।

निम्नलिखित अनुसूची के भाग 2 में वर्णित भूमि में पाइप लाइन बिछाने का प्रयोजन असाईनमेंट बचलने से अब न रहा है। अब अब. निम्नलिखित अनुसूची के भाग 2 में वर्णित भूमि धारा 6, उपधारा (1) के अधिसूचना को अनुसूची से कम कर दी गई है।

अनुसूची
भाग I

कालम II पढ़ें

कालम I के लिए

गांव	खसरा नम्बर	हिस्सा नम्बर	जुना सर्वे	क्षेत्रफल	गांव	खसरा नम्बर	हिस्सा नं.	क्षेत्रफल
कातवी	36	का भाग	11	00-24-33	कातवी	11	का भाग	00-36-00
	33	"						
	35	"	11	00-00-75				
	41	"	12	00-06-12		12	"	00-52-00
	40	"	12	00-14-90				
	58	"	13	00-02-00		13	"	00-31-00
	54	"	13	00-53-25				
	91	"	23	00-48-00		23	"	00-50-00
	71	"	24	00-33-30		24	"	00-30-00
	125	"	37	00-06-75		37	"	00-28-00
	126	"	37	00-07-50				
	123	"	37	00-11-75				
	130	"	38	00-12-75		38	"	00-20-00
	159	"	48			48	"	00-26-00
			49	00-08-64		49	"	00-43-00
			52			52	"	00-13-00

भाग II

गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल
कातवी	14	का भाग	00-05-00

[सं. अं-12016/65/82-प्रौद्य I]

MINISTRY OF PETROLEUM & NATURAL GAS

New Delhi, the 22nd September, 1986

CORRIGENDA

S.O. 3514.—In the Notification of Government of India, Ministry of Energy (Department of Petroleum) No. O-12016/65/82-Prod. dated 24th September, 1983 published under S.O. No. 3629 in the Gazette of India, Part II, Section 3, sub-section (ii) at pages 3716 and 3717 issued under Section 6, sub-section (i) of the Petroleum and Minerals

Pipe Lines (Acquisition of Right of User in Land) Act, 1962 in respect of villages Katwi for S. Nos. and areas shown in the Column No. 1 of the Schedule appended to this corrigendum, read and S. Nos. and areas as shown in column No. 2 of the said Schedule.

Lands mentioned in the Part II of the appended schedule, however do not come under the Pipe Line Project due to change in the alignment and therefore, they are deleted from the schedule—appended to the Notification under section 6, sub-section (i) referred to above.

Read (Col-II)

PART-I

For (Col-I)

Village	G.No.	H.No.	Old No.	Area	Village	S.No.	H.No.	Area
1	2	3	4	5	6	7	8	9
Katavi	36	(pt)	11	00-24-33	Katavi	11	(pt)	00-36-00
	38	(pt)						
	35	(pt)	11	00-00-75				
	41	(pt)	12	00-06-12				
	40	(pt)	12	00-14-90		12	(pt)	00-52-00
	58	(pt)	13	00-02-00				
	56	(pt)	13	00-53-25		13	(pt)	00-31-00

1	2	3	4	5	6	7	8	9
	81	(pt)	23	00-49-00		23	(pt)	00-50-00
	71	(pt)	24	00-33-30		24	(pt)	00-30-00
	125	(pt)	37	00-06-75				
	126	(pt)	37	00-07-50		37	(pt)	00-28-00
	123	(pt)	37	00-11-75				
	130	(pt)	38	00-22-75		38	(pt)	00-20-00
	157	(pt)	48			48	(pt)	00 26 00
			47	00-08-64		49	(pt)	00-43-00
			52			52	(pt)	00-13-00

PART-II

Village	S. No.	H. No.	Area
Katvi	14	(pt)	00-05-00

[No. O-12016/65/82-Prod-I]

का. आ. 3515 :—भारत सरकार के राजपत्र भाग II, खण्ड 3, उपखण्ड (ii) दिनांक 25 दिसम्बर, 1982, पृष्ठ क्रमांक 4427 का. आ. संख्या क्रमांक O-12016/65/82-प्रोड के अंतर्गत भारत सरकार, पेट्रोलियम, रसायन और उर्वरक मंत्रालय (पेट्रोलियम विभाग) की अधिसूचना संख्या क्रमांक 4321, दिनांक 25 दिसम्बर, 1982 के अंतर्गत—पेट्रोलियम और खनिज पाइप लाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 की धारा 3, उपधारा (1) के अधीन वर्णित गांव-कातवी, तहसील मावल जिला पूर्ण महाराष्ट्र के अंतर्गत अधिसूचना वर्णित भूमि में खसरा नम्बर, हिस्सा नम्बर, क्षेत्रफल कागम 1 के बरतने अनुसूची में खसरा नम्बर, हिस्सा नम्बर, क्षेत्रफल कागम 2 में की गई अनुसूची को पढ़ें।

निम्नलिखित अनुसूची के भाग 2 में वर्णित भूमि में पाइप लाइन बिछाने का प्रयोजन अधिस्वीकृत करने से अब न रहा है : अब इस निम्नलिखित अनुसूची के भाग 2 में वर्णित भूमि धारा 3 की उपधारा (1) की अधिसूचना को अनुसूची से कम कर दी गई है।

अनुसूची

भाग II

कागम II पढ़ें

कागम I के लिए

गांव	खसरा नम्बर	हिस्सा नम्बर	जुना सर्वे नम्बर	क्षेत्रफल	गांव	खसरा नम्बर	हिस्सा न.	क्षेत्रफल
कातवी	36 } 38 }	का भाग	11	00-24-33	कातवी	11	का भाग	00-36-00
	35	"	11	00-00-75				
	41	"	12	00-06-12		12	"	00-52-00
	40	"	12	00-14-90				
	58	"	13	00-02-00		13	"	00-31-00
	59	"	13	00-53-25				
	81	"	23	00-49-00		23	"	00-50-00
	71	"	24	00-33-30		24	"	00-30-00
	125	"	37	00-06-75		37	"	00-28-00
	126	"	37	00-07-50				
	123	"	37	00-11-75				
	130	"	38	00-22-75		38	"	00-20-00
	159	"	48			48	"	00-26-00
			49	00-08-64		49	"	00-43-00
			52			52	"	00-13-00

भाग-II

गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल
कातवी	14	का भाग	00-05-00

[सं. O-12016/65/82-प्रोड]

S.O. 3515.—In the Notification of Government of India, Ministry of Petroleum, Chemicals and Fertilizers Department of Petroleum) No. 12016/65/82-Prod. dated 25th December, 1982 published under S.O. No. 4321 in the Gazette of India, Part II, Section 3, sub-section (ii) at page 4427 issued under Section 3 sub-section (i) of the Petroleum and Minerals Pipe Lines (Acquisition of Right of User in Land) Act, 1962 in respect of villages Katvi for S. Nos. and areas shown in the Column No. 1 of the Schedule ap-

ended to this corrigendum, read and S. Nos. and areas as shown in column No. 2 of the said Schedule.

Lands mentioned in the Part II of the appended schedule, however do not come under the Pipe Line Project due to change in the alignment and therefore, they are deleted from the schedule—appended to the notification under section 3 sub-section (i) referred to above.

PART-I								
Read I(Col-II)					For (Col-I)			
Village	G.No.	H.No.	Old S.No.	Area	Village	S. No.	H.No.	Area
Katvi	36	(pt)	(11)	00-24-33	Katvi	11	(pt)	00-36-00
	38	(pt)						
	35	(pt)	(11)	00-00-75				
	41	(pt)	(12)	00-06-12				
	40	(pt)	(12)	00-12-90				
	58	(pt)	(13)	00-04-00				
	59	(pt)	(13)	00-53-25				
	81	(pt)	(23)	00-49-00				
	71	(pt)	(24)	00-33-30				
	125	(pt)	(37)	00-06-75				
	126	(pt)	(37)	00-07-50				
	123	(pt)	(37)	00-11-75				
	130	(pt)	(38)	00-22-75				
	159	(pt)	(48)					
			(49)	00-08-64				
		(52)						
					12	(pt)		00-52-00
					13	(pt)		00-31-00
					23	(pt)		00-50-00
					24	(pt)		00-30-00
					37	(pt)		00-28-00
					38	(pt)		00-20-00
					48	(pt)		00-26-00
					49	(pt)		00-43-00
					52	(pt)		00-13-00
PART—II								
Village	S.No.	H.No.	Area					
Katvi.	14	(pt)	00-05-00					

[No. O-12016/65/82-Prod.]

नई दिल्ली, 24 सितम्बर, 1986

का. भा. 3516 :—भारत नम्बर के राजपत्र भाग II, खण्ड 3, उपखण्ड (ii) दिनांक 24 सितम्बर, 1983 पृष्ठ क्रमांक 3709 और 3710 का. भा. संख्या क्रमांक O-12016/109/83-प्रोड के अंतर्गत भारत सरकार, ऊर्जा मंत्रालय, (पेट्रोलियम विभाग) की अधिसूचना संख्या क्रमांक 3623 दिनांक 24 सितम्बर, 1983 का अधिनियम 1962 की धारा 3, उपधारा (1) के अधीन वर्णित गांव तलवडे, तहसील हवेली, जिला पुणे महाराष्ट्र के अंतर्गत अधिसूचना में वर्णित भूमि में खसरा नम्बर, हिस्सा नम्बर, क्षेत्रफल कॉलम 1 के बदले अनुसूची में खसरा नम्बर, हिस्सा नम्बर, क्षेत्रफल कॉलम 2 में दी गई अनुसूची को पढ़ें।

निम्नलिखित अनुसूची के भाग 2 में वर्णित भूमि में पाईपलाइन बिछाने का प्रयोजन अलार्डनमेंट बनाने से अब न रहा है। अब अतः निम्नलिखित अनुसूची के भाग 2 में वर्णित भूमि, धारा 3 की उपधारा (1) की अधिसूचना को अनुसूची से कम कर दी गई है।

अनुसूची
भाग I

कॉलम II पढ़ें

कॉलम I के लिए

गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल	गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल
तलवडे	63	का भाग	00-15-50	तलवडे	63	का भाग	00-15-00
	65	"	00-04-70		65	"	00-06-00
	66	"	00-04-00		66	"	00-04-00
	67	"	00-03-25		67	"	00-05-00
	71	"	00-05-40		71	"	00-07-00

भाग I—जारी

कासम II पट्टे				कासम I के लिए			
गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल	गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल
तलवडे—जारी	72	का भाग	00-05-76	तलवडे	72	का भाग	00-07-00
	73	"	00-12-24		73	"	00-16-00
	74	"	00-03-24		74	"	00-02-00
	75	"	00-04-85		75	"	00-02-00
	76	"	00-02-60		76	"	00-03-00
	77	"	00-07-95		77	"	00-05-00
	78	"	00-23-58		78	"	00-09-00
	79	"	00-09-00		79	"	00-09-00
	80	"	00-07-75		80	"	00-09-00
	82	"	00-13-70		82	"	00-12-00
	257	"	00-18-74		257	"	00-25-00
	466	"	00-04-14		466	"	00-06-00
	464	"	00-04-35		464	"	00-05-00
	463	"	00-04-70		463	"	00-05-00
	459	"	00-07-92		459	"	00-09-00
	457	"	00-10-45		457	"	00-12-00
	458	"	00-03-60		458	"	00-01-00
	452	"	00-06-85		452	"	00-02-00
	453	"	00-03-05		453	"	00-02-00
	454	"	00-04-55		454	"	00-02-00
	443	"	00-02-90		443	"	00-07-00
	444	"	00-06-66		444	"	00-06-00
	431	"	00-19-62		431	"	00-19-00
	411	"	00-07-05		411	"	00-07-00
	282	"	00-09-90		282	"	00-11-00
	286	"	00-11-70		286	"	00-21-00
	287	"	00-80-08		287	"	00-82-00
	408	"	00-19-10		408	"	00-22-00
	407	"	00-05-75		407	"	00-06-00
	414	"	00-11-16		414	"	00-14-00
	417	"	00-03-60		417	"	00-04-00
	418	"	00-03-60		418	"	00-03-00
	420	"	00-06-30		420	"	00-06-00

भाग II

कुछ नहीं

[सं. O-12016/109/83-प्रोद्य]

New Delhi, the 24th September, 1986

S.O. 3516.—In the Notification of Government of India Ministry of Energy (Department of Petroleum) No. O-12016/109/83-Prod. dated 24-9-83 published under S.O. 3623 in the Gazette of India, Part II, Section 3, sub-section (ii) at page 3709 and 310 issued under Section 3 sub-section (i) of Petroleum and Minerals Pipe Line (Acquisition of Right of User in Land) Act, 1962 in respect of

villages Talwade for S. Nos. and areas shown in the Column No. 1 of the Schedule appended to this corrigendum, read and S. Nos. and areas as shown in column No. 2 of the said schedule.

Lands mentioned in the Part II of the appended schedule, however do not come under the Pipe Line Project due to change in the alignment and therefore, they are deleted from the schedule—appended to the Notification under section 3 sub-section (i) referred to above.

SCHEDULE

Read Col-II

For Col-I

PART-I

Village	S. No.	H. No.	Area	Village	S. No.	H. No.	Area
	G. No.				G. No.		
Talawade	63	(pt)	00-15-50	Talawade.	63	(pt)	00-15-00
	65	(pt)	00-04-70		65	(pt)	00-06-00
	66	(pt)	00-04-00		66	(pt)	00-04-00
	67	(pt)	00-03-25		67	(pt)	00-05-00
	71	(pt)	00-05-40		71	(pt)	00-07-00
	72	(pt)	00-05-76		72	(pt)	00-07-00
	73	(pt)	00-12-24		73	(pt)	00-16-00
	74	(pt)	00-03-24		74	(pt)	00-02-00
	75	(pt)	00-04-85		75	(pt)	00-02-00
	76	(pt)	00-02-60		76	(pt)	00-03-00
	77	(pt)	00-07-95		77	(pt)	00-05-00
	78	(pt)	00-23-58		78	(pt)	00-09-00
	79	(pt)	00-09-00		79	(pt)	00-09-00
	80	(pt)	00-07-75		80	(pt)	00-09-00
	82	(pt)	00-13-70		82	(pt)	00-12-00
	257	(pt)	00-18-74		257	(pt)	00-25-00
	466	(pt)	00-04-14		466	(pt)	00-06-00
	464	(pt)	00-04-35		464	(pt)	00-05-00
	463	(pt)	00-04-70		463	(pt)	00-05-00
	459	(pt)	00-07-92		459	(pt)	00-09-00
	457	(pt)	00-10-45		457	(pt)	00-12-00
	458	(pt)	00-03-60		458	(pt)	00-01-00
	452	(pt)	00-06-85		452	(pt)	00-02-00
	453	(pt)	00-03-05		453	(pt)	00-02-00
	454	(pt)	00-04-55		454	(pt)	00-02-00
	443	(pt)	00-02-90		443	(pt)	00-07-00
	444	(pt)	00-06-66		444	(pt)	00-07-00
	431	(pt)	00-19-62		431	(pt)	00-19-00
	411	(pt)	00-07-05		411	(pt)	00-07-00
	282	(pt)	00-09-90		282	(pt)	00-11-00
	286	(pt)	00-11-70		268	(pt)	00-21-00
	287	(pt)	00-80-08		287	(pt)	00-82-00
	408	(pt)	00-19-10		408	(pt)	00-22-00
	407	(pt)	00-05-75		407	(pt)	00-06-00
	414	(pt)	00-11-16		414	(pt)	00-14-00
	417	(pt)	00-03-60		417	(pt)	00-04-00
	418	(pt)	00-03-60		418	(pt)	00-03-00
	420	(pt)	00-06-30		420	(pt)	00-06-00

PART-II

Nil.

[No. O-12016/109/83-Prod.]

का. अ. 3517 :- भारत सरकार के राजपत्र भाग II खण्ड 3 उपखण्ड (ii) दिनांक 14 जुलाई 1984 पृष्ठ क्रमांक 2080 और 2081 का. अ. संख्या क्रमांक O-12016/109/83 प्रॉड के अन्तर्गत भारत सरकार, ऊर्जा मंत्रालय, (पेट्रोलियम विभाग) की अधिसूचना क्रमांक 2241 दिनांक 14 जुलाई 1984 के अन्तर्गत पेट्रोलियम और खनिज पार्श्व लाईन (भूमि में उपयोग के अधिकार का अर्जन)—अधिनियम 1962 की धारा 6 उपधारा (1) के अधीन वर्णित गांव—तलवडे तहसील—हवेली जिला—पुणे महाराष्ट्र के अन्तर्गत अधिसूचना में वर्णित भूमि में खसरा नम्बर, हिस्सा नम्बर, क्षेत्रफल कालम 1 के बरतने अनुसूची में खसरा नम्बर, हिस्सा नम्बर, क्षेत्रफल कालम 2 में दी गई अनुसूची को पढ़ें।

निम्नलिखित अनुसूची के भाग 2 में वर्णित भूमि में पार्श्व लाईन विछाने का प्रयोजन प्रवर्द्धनपेट बदलने में अग्रन रहा है अब अनः निम्नलिखित अनुसूची के भाग 2 में वर्णित भूमि धारा 6 के उपधारा (1) के अधिसूचना को अनुसूची से कम कर दी गई है।

अनुसूची

भाग—1

कालम II पर्यंत

कालम I के लिए

गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल	गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल
तलबडे	63	का भाग	00-15-50	तलबडे	63	का भाग	00-15-00
	65	"	00-04-70		65	"	00-06-00
	66	"	00-04-00		66	"	00-04-00
	67	"	00-03-25		67	"	00-05-00
	71	"	00-05-40		71	"	00-07-00
	72	"	00-05-71		72	"	00-07-00
	73	"	00-12-24		73	"	00-16-00
	74	"	00-03-24		74	"	00-02-00
	75	"	00-04-85		75	"	00-02-00
	76	"	00-02-60		76	"	00-03-00
	77	"	00-07-95		77	"	00-05-00
	78	"	00-23-58		78	"	00-08-00
	79	"	00-09-00		79	"	00-08-00
	80	"	00-07-75		80	"	00-08-00
	82	"	00-13-70		82	"	00-12-00
	257	"	00-18-74		257	"	00-25-00
	466	"	00-04-14		466	"	00-08-00
	464	"	00-04-35		464	"	00-05-00
	463	"	00-04-70		463	"	00-05-00
	459	"	00-07-82		459	"	00-08-00
	457	"	00-10-45		457	"	00-12-00
	458	"	00-03-60		458	"	00-01-00
	452	"	00-06-85		452	"	00-02-00
	453	"	00-03-05		453	"	00-02-00
	454	"	00-04-55		454	"	00-02-00
	443	"	00-02-90		443	"	00-07-00
	444	"	00-06-66		444	"	00-06-00
	431	"	00-19-62	तलबडे	431	"	00-19-00
	411	"	00-07-85		411	"	00-07-00
	282	"	00-09-90		282	"	00-11-00
	286	"	00-11-70		286	"	00-21-00
	287	"	00-80-08		287	"	00-82-00
	408	"	00-19-10		408	"	00-22-00
	407	"	00-05-75		407	"	00-06-00
	414	"	00-11-16		414	"	00-14-00
	417	"	00-03-60		417	"	00-04-00
	418	"	00-03-60		418	"	00-03-00
	420	"	00-06-30		420	"	00-06-00

भाग—II

कुछ नदी

[सं. O-12016/109/83-प्रो.]

S.O. 3517.—In the Notification of Government of India Ministry of Energy (Department of Petroleum) No. O-12016/109/83-Prod. Dated 14-7-84 published under S.O. No. 2241 in the Gazette of India, Part II, Section 3, sub-section (ii) at page 2080 and 2081 issued under Section 6 sub-section (i) of the Petroleum and Minerals Pipe Lines (Acquisition of Right of User in Land) Act, 1962 in respect of villages Talwade for S. Nos. and areas shown in 859 GI/86—5.

Column No. 1 of the Schedule appended to this corrigendum, read and S. Nos. and areas as shown in column No. 2 of the said Schedule.

Lands mentioned in the Part II of the appended schedule, however do not come under the Pipe Line Project due to change in the alignment and therefore, they are deleted from the schedule—appended to the Notification under section 6 and sub-section (i) referred to above.

SCHEDULE

Read (Col-II)

(For (Col-I))

PART-I

Village	Sl. No.	H. No.	Area	Village	Sl. No.	H. No.	Area
	G. No.				G. No.		
Talawade	63	(pt)	00-15-50	Talawade	63	(pt)	00-15-00
	65	(pt)	00-04-70		65	(pt)	00-06-00
	66	(pt)	00-04-00		66	(pt)	00-04-00
	67	(pt)	00-03-25		67	(pt)	00-05-00
	71	(pt)	00-05-40		71	(pt)	00-07-00
	72	(pt)	00-05-76		72	(pt)	00-07-00
	73	(pt)	00-12-24		73	(pt)	00-16-00
	74	(pt)	00-03-24		74	(pt)	00-02-00
	75	(pt)	00-04-85		75	(pt)	00-02-00
	76	(pt)	00-02-60		76	(pt)	00-03-00
	77	(pt)	00-07-95		77	(pt)	00-05-00
	78	(pt)	00-23-58		78	(pt)	00-09-00
	79	(pt)	00-09-00		79	(pt)	00-09-00
	80	(pt)	00-07-75		80	(pt)	00-09-00
	82	(pt)	00-13-70		82	(pt)	00-12-00
	257	(pt)	00-18-74		257	(pt)	00-25-00
	466	(pt)	00-04-14		466	(pt)	00-06-00
	464	(pt)	00-04-35		464	(pt)	00-05-00
	643	(pt)	00-04-70		463	(pt)	00-05-00
	459	(pt)	00-07-92		459	(pt)	00-09-00
	457	(pt)	00-10-45		457	(pt)	00-12-00
	458	(pt)	00-03-60		458	(pt)	00-01-00
	452	(pt)	00-06-85		452	(pt)	00-02-00
	453	(pt)	00-03-05		453	(pt)	00-02-00
	454	(pt)	00-04-55		454	(pt)	00-02-00
	443	(pt)	00-02-90		443	(pt)	00-07-00
	444	(pt)	00-06-66		444	(pt)	00-06-00
	431	(pt)	00-19-62		431	(pt)	00-19-00
	411	(pt)	00-07-05		411	(pt)	00-07-00
	282	(pt)	00-09-90		282	(pt)	00-11-00
	286	(pt)	00-11-70		286	(pt)	00-21-00
	287	(pt)	00-80-08		287	(pt)	00-82-00
	408	(pt)	00-19-10		408	(pt)	00-22-00
	407	(pt)	00-05-75		407	(pt)	00-06-00
	414	(pt)	00-11-16		414	(pt)	00-14-00
	417	(pt)	00-03-60		417	(pt)	00-04-00
	418	(pt)	00-03-60		418	(pt)	00-03-00
	420	(pt)	00-06-30		420	(pt)	00-06-00

PART-II

Village	S. No.	H. No.	Area
Talawade	Nil		

[No. O-12016/109/83-Prod.]

का. आ. 3518—भार
 सीर 3713 का. आ. संख्या का
 संख्या क्रमांक 3824 दिनांक 24
 1962 की धारा 3 उपधारा (i)
 विहता नम्बर, खेजफल कालम 1

निम्नलिखित अनुसूची के भाग 2 में वर्णित भूमि में पार्सल नॉन बिछाने का प्रमाणित अलार्डनमेंट बचलने से अक्षत रखा है। जब अतः निम्नलिखित अनुसूची के भाग 2 में वर्णित भूमि धारा 3 के उपधारा (i) के अधिसूचना की अनुसूची से कम कर दी गई है।

अनुसूची

भाग—I

कालम 2 पढ़ें

कालम 1 के लिए

गाँव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल	गाँव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल
खिखली	606	का भाग	00-29-35	खिखली	606	का भाग	00-37-00
	648	"	00-06-85		648	"	00-01-00
	649	"	00-09-55		649	"	00-11-00
	650	"	00-30-60		650	"	00-01-00
	652	"	00-09-95		652	"	00-26-00
	659	"	00-14-05		659	"	00-09-00
	669	"	00-05-20		669	"	00-06-00
	670	"	00-06-30		670	"	00-05-00
	671	"	00-13-50		671	"	00-06-00
	672 } 677 }	"	00-08-65		672 677	"	00-06-00 00-16-00
	673	"	00-07-38		673	"	00-06-00
	706	"	00-14-40		706	"	00-09-00
	707	"	00-03-60		707	"	00-04-00
	710	"	00-02-70		710	"	00-08-00
	717 } 718 }	"	00-10-80		717 718	"	00-01-00 00-08-00
	719	"	00-10-70		719	"	00-07-00
	720	"	00-21-06		720	"	00-03-00
	871	"	00-04-50		871	"	00-16-00
	873	"	00-04-50		873	"	00-14-00
	872 } 874 }	"	00-07-75		872 874	"	00-05-00 00-05-00
	877	"	00-06-66		877	"	00-06-00
	895	"	00-06-50		895	"	00-11-00
	896	"	00-15-65		896	"	00-05-00
	897	"	00-05-95		897	"	00-04-00
	798	"	00-04-32		898	"	00-06-00
	899	"	00-08-55		899	"	00-24-00
	900	"	00-36-45		900	"	00-08-00
	1187	"	00-18-00		1187	"	00-03-00
	1189	"	00-03-45		1189	"	00-05-00
	1190	"	00-02-50		1190	"	00-03-00
	1191	"	00-06-30		1191	"	00-05-00
	1192	"	00-10-66		1192	"	00-12-00
	1193	"	00-15-16		1193	"	00-23-00
	1195	"	00-09-36		1195	"	00-12-00
	1196	"	00-04-15		1196	"	00-05-00
	1197	"	00-03-78		1197	"	00-02-00
	1202 } 1203 }	"	00-08-10		1202 1203	"	00-07-00 00-08-00
	1204	"	00-06-65		1204	"	00-08-00
	1205	"	00-07-38		1205	"	00-05-00
	1206	"	00-06-65		1206	"	00-02-00
	1207	"	00-05-76		1207	"	00-05-00
	1208	"	00-01-20		1208	"	00-05-00
	1209	"	00-10-25		1209	"	00-06-00

अनुसूची
भाग--I

कासम 2 पट्टे

कासम 1 के लिये

गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल	गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल
चिखली	1325	"	00-19-34	चिखली	1325	"	00-28-00
	1335	"	00-05-20		1335	"	00-02-00
	1326	"	00-11-70		1326	"	00-14-00
	1336	"	00-11-70		1336	"	00-10-00
	1522	"	00-08-30		1532	"	00-05-00
	1537	"	00-08-00		1537	"	00-10-00
	1539	"	00-10-80		1539	"	00-05-00
	1540	"	00-06-65		1540	"	00-09-00
	1541	"	00-05-70		1541	"	00-06-00
	1548	"	00-15-24		1548	"	00-25-00
	1551	"	00-05-23		1551	"	00-06-00
	1605	"	00-16-95		1605	"	00-20-00
	1607	"	00-04-57		1607	"	00-04-00
	1606	"			1066	"	00-04-00
	1608	"	00-02-52		1608	"	00-05-00
	1609	"	00-10-80		1609	"	00-10-00
	1623	"	00-01-17		1623	"	00-02-00

भाग--II

गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल
चिखली	539	क्रा भाग	00-01-01
	708	"	00-04-00
	933	"	00-15-00
	937	"	00-01-00
	938	"	00-01-00
	939	"	00-01-00
	941	"	00-04-00
	942	"	00-03-00
	943	"	00-08-00
	1210	"	00-01-00
	1469	"	00-25-00

[सं. O-12016/110/83-मोड]

S.O. 3518.—In the Notification of Government of India, Ministry of Energy (Department of Petroleum) No. 12016/110/83-Prod. dated 24-9-83 published under S.O. No. 3624 in the Gazette of India, Part II, Section 3, sub-section (ii) at pages 3710, 3711 and 3712 issued under Section 3 sub-section (i) of the Petroleum and Minerals Pipe Lines (Acquisition of Right of User in Land) Act, 1962 in respect of villages Chikhali for S. Nos. and areas shown in the Column

No. 1 of the Schedule appended to this corrigendum, read S. Nos. and areas as shown in column No. 2 of the said schedule.

Lands mentioned in the Part II of the appended schedule, however do not come under the Pipe Line Project due to change in the alignment and therefore, they are deleted from the schedule—appended to the Notification under section 3 sub-section (i) referred to above.

SCHEDULE

Read (Col-II)

For (Col-I)

PART-I

Village	S. No. G. No.	H. No.	Area	Village	S. No. G. No.	H. No.	Area
Chikhali	606	(pt)	00-29-35	Chikhali	606	(pt)	00-37-00
	648	(pt)	00-06-85		648	(pt)	00-01-00
	649	(pt)	00-09-55		649	(pt)	00-11-00
	650	(pt)	00-03-60		650	(pt)	00-01-00

PART-I

Village	S. No./ G. No.	H. No.	Area	Village	S.No./ G. No.	A. No.	Area
Road (Col-II) Chikhali	652	(pt)	00-09-95	Chikhali	652	(pt)	00-26-00
	659	(pt)	00-14-05		659	(pt)	00-09-00
	669	(pt)	00-05-20		669	(pt)	00-06-00
	670	(pt)	00-06-30		670	(pt)	00-05-00
	671	(pt)	00-13-50		671	(pt)	00-06-00
	672	(pt)	00-08-65		672	(pt)	00-06-00
	677	(pt)			677	(pt)	00-16-00
	673	(pt)	00-07-38		673	(pt)	00-06-00
	706	(pt)	00-14-40		706	(pt)	00-09-00
	707	(pt)	00-03-60		707	(pt)	00-04-00
	710	(pt)	00-02-70		710	(pt)	00-08-00
	717	(pt)	00-10-80		717	(pt)	00-01-00
	718	(pt)			718	(pt)	00-08-00
	719	(pt)	00-10-80		719	(pt)	00-07-00
	720	(pt)	00-21-06		720	(pt)	00-03-00
	871	(pt)	00-04-50		871	(pt)	00-16-00
	873	(pt)	00-04-50		873	(pt)	00-14-00
	872	(pt)	00-07-75		872	(pt)	00-05-00
	874				874	(pt)	00-05-00
	877	(pt)	00-06-66		877	(pt)	00-06-00
	895	(pt)	00-06-50		895	(pt)	00-11-00
	896	(pt)	00-15-65		896	(pt)	00-05-00
	897	(pt)	00-05-95		897	(pt)	00-04-00
	898	(pt)	00-04-32		898	(pt)	00-06-00
	899	(pt)	00-08-55		899	(pt)	00-24-00
	900	(pt)	00-36-45		900	(pt)	00-08-00
	1187	(pt)	00-18-00		1187	(pt)	00-03-00
	1189	(pt)	00-03-45		1189	(pt)	00-05-00
	1190	(pt)	00-02-50		1190	(pt)	00-03-00
	1191	(pt)	00-06-30		1191	(pt)	00-05-00
	1192	(pt)	00-10-66		1192	(pt)	00-12-00
	1193	(pt)	00-15-16		1193	(pt)	00-23-00
	1195	(pt)	00-09-36		1195	(pt)	00-12-00
	1196	(pt)	00-04-15		1196	(pt)	00-05-00
	1197	(pt)	00-03-78		1197	(pt)	00-02-00
	1202	(pt)	00-08-10		1202	(pt)	00-07-00
	1203	(pt)			1203	(pt)	00-08-00
	1204	(pt)	00-06-65		1204	(pt)	00-08-00
	1205	(pt)	00-07-38		1205	(pt)	00-05-00
	1206	(pt)	00-06-65		1206	(pt)	00-02-00
	1207	(pt)	00-05-76		1207	(pt)	00-05-00
	1208	(pt)	00-01-20		1208	(pt)	00-05-00
1209	(pt)	00-10-25	1209	(pt)	00-06-00		
1325	(pt)	00-19-34	1325	(pt)	00-28-00		
1335	(pt)	00-05-20	1335	(pt)	00-02-00		
1326	(pt)	00-11-70	1326	(pt)	00-14-00		
1336	(pt)	00-11-70	1336	(pt)	00-10-00		
1532	(pt)	00-08-30	1532	(pt)	00-05-00		
1537	(pt)	00-08-00	1537	(pt)	00-10-00		
1539	(pt)	00-10-80	1539	(pt)	00-05-00		
1540	(pt)	00-06-65	1540	(pt)	00-09-00		
1541	(pt)	00-05-70	1541	(pt)	00-06-00		
1548	(pt)	00-15-24	1548	(pt)	00-25-00		
1551	(pt)	00-05-25	1551	(pt)	00-06-00		
1605	(pt)	00-16-95	1605	(pt)	00-20-00		
1607	(pt)	00-04-57	1607	(pt)	00-04-00		
1606			1606	(pt)	00-04-00		
1608	(pt)	00-02-52	1608	(pt)	00-05-00		
1609	(pt)	00-10-80	1609	(pt)	00-10-00		
1623	(pt)	00-01-17	1623	(pt)	00-02-00		

PART-II

Village	S. No./ G. No.	H. No.	Area
Chikhali	539	(pt)	00-01-01
	708	(pt)	00-04-00
	933	(pt)	00-15-00
	937	(pt)	00-01-00
	938	(pt)	00-01-00
	939	(pt)	00-01-00
	941	(pt)	00-04-00
	942	(pt)	00-03-00
	943	(pt)	00-08-00
	1210	(pt)	00-01-00
	1469	(pt)	00-25-00

[No. O-12016/110/83-Prod.]

का. जा. 3519:—भारत सरकार के राजपत्र भाग II, खण्ड 3, उपखण्ड (ii) दिनांक 8 सितम्बर, 1984 पृष्ठ क्रमांक 2678 और 2679 का जा. संख्या क्रमांक O-12016/110/83-प्रौड के अंतर्गत भारत सरकार, ऊर्जा मंत्रालय, (पेट्रोनिमम विभाग) की अधिसूचना संख्या क्रमांक 2885 दिनांक 8 सितम्बर, 1984 के अंतर्गत पेट्रोनिमम और खनिज पाइप लाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम 1962 की धारा 6 उपधारा (1) के अधीन बंणित गांव—चिखली तहसील—दुधौली जिला—पुणे महाराष्ट्र के अंतर्गत अधिसूचना में बंणित भूमि में खसरा नम्बर, हिस्सा नम्बर, क्षेत्रफल कौलम 1 के बदले अनुसूची में खसरा नम्बर, हिस्सा नम्बर, क्षेत्रफल कौलम 2 में दी गई अनुसूची का पढ़ें।

निम्नलिखित अनुसूची के भाग 2 में बंणित भूमि में पाइप लाइन बिछाने का प्रयोजन अलाईनमेंट बदलने से अब न रहा है। अब अतः निम्नलिखित अनुसूची के भाग 2 में बंणित भूमि धारा 6 की उपधारा (1) की अधिसूचना अनुसूचा ले कर हट दी गई है।

अनुसूची

भाग- I

कालम II पढ़ें

कालम I के लिए

गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल	गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल
चिखली	606	का भाग	00-29-35	चिखली	606	का भाग	00-37-00
	648	"	00-06-85		648	"	00-01-00
	649	"	00-09-55		649	"	00-11-00
	650	"	00-03-60		650	"	00-01-00
	652	"	00-09-95		652	"	00-26-00
	659	"	00-14-05		659	"	00-09-00
	669	"	00-05-20		669	"	00-06-00
	670	"	00-06-30		670	"	00-05-00
	671	"	00-13-50		671	"	00-06-00
	672	"	00-08-65		672	"	00-06-00
	677	"			677	"	00-16-00
	673	"	00-07-38		673	"	00-06-00
	706	"	00-14-40		706	"	00-09-00
	707	"	00-03-60		707	"	00-04-00
	710	"	00-02-70		710	"	00-08-00
	717	"	00-10-80		717	"	00-01-00
	718	"			718	"	00-08-00
	719	"			719	"	00-07-00
	720	"	00-21-06		720	"	00-03-00
	871	"	00-04-50		871	"	00-16-00

अनुसूची

भाग-1

कॉलम II पक्षे

कॉलम I के विषये

गांव	खमरा नम्बर	हिस्सा नम्बर	क्षेत्रफल	गांव	खमरा नम्बर	हिस्सा नम्बर	क्षेत्रफल
बिखली	873	का भाग	00-04-50	बिखली	873	का भाग	00-14-00
	872	"			872	"	00-05-00
	974	"	00-07-75		874	"	00-05-00
	877	"	00-06-66		877	"	00-06-00
	895	"	00-06-50		895	"	00-11-00
	896	"	00-15-65		896	"	00-05-00
	897	"	00-05-95		897	"	00-04-00
	898	"	00-04-32		898	"	00-06-00
	899	"	00-08-55		899	"	00-24-00
	900	"	00-36-45		900	"	00-08-00
	1187	"	00-18-00		1187	"	00-03-00
	1189	"	00-03-45		1189	"	00-05-00
	1190	"	00-02-50		1190	"	00-03-00
	1191	"	00-06-30		1191	"	00-05-00
	1192	"	00-10-66		1192	"	00-12-00
	1193	"	00-15-16		1193	"	00-23-00
	1195	"	00-09-36		1195	"	00-12-00
	1196	"	00-04-15		1196	"	05-05-00
	1197	"	00-03-78		1197	"	00-02-00
	1202	"			1202	"	00-07-00
	1203	"	00-08-10		1203	"	00-08-00
	1204	"	00-06-65		1204	"	00-08-00
	1205	"	00-07-38		1205	"	00-05-00
	1206	"	00-06-65		1206	"	00-12-00
	1207	"	00-05-76		1207	"	00-05-00
	1208	"	00-01-20		1208	"	00-05-00
	1209	"	00-10-25		1209	"	00-06-00
	1325	"	00-19-34		1325	"	00-28-00
	1335	"	00-05-20		1335	"	00-02-00
	1326	"	00-11-70		1326	"	00-14-00
	1336	"	00-11-70		1336	"	00-10-00
	1532	"	00-08-30		1532	"	00-05-00
	1537	"	00-08-00		1537	"	00-10-00
	1539	"	00-10-80		1539	"	00-05-00
	1540	"	00-06-65		1540	"	00-09-00
	1541	"	00-05-70		1541	"	00-06-00
	1548	"	00-15-24		1548	"	00-25-00
	1551	"	00-05-25		1551	"	00-06-00
	1605	"	00-16-95		1605	"	00-20-00
	1607	"			1607	"	00-04-00
	1606	"	00-04-57		1606	"	00-04-00
	1608	"	00-02-52		1608	"	00-05-00
	1609	"	00-10-80		1609	"	00-10-00
	1623	"	00-01-17		1623	"	00-02-00

भाग-II

गाँव	खसरा नम्बर	हिस्ता नम्बर	क्षेत्रफल
चिखानी	539	का भाग	00-01-01
	708	"	00-04-00
	933	"	00-15-00
	937	"	00-01-00
	938	"	00-01-00
	939	"	00-01-00
	941	"	00-04-00
	942	"	00-03-00
	943	"	00-08-00
	1210	"	00-01-00
	1469	"	00-25-00

[सं. O-12018/110/83-प्रोड-1]

S.O. 3519.—In the Notification of Government of India, Ministry of Energy (Department of Petroleum) No. O-12016/110/83-Prod. dated 8-9-84 published under S.O. No. 2885 in the Gazette of India, Part II, Section 3, sub-section (ii) at page 2678 and 2679 issued under Section 6 sub-section (i) of the Petroleum and Minerals Pipe Lines (Acquisition of Right of User in Land) Act, 1962 in respect of villages Chikhali for S. Nos. and areas shown in the Column

No. 1 of the Schedule appended to this corrigendum, read and S. Nos. and areas as shown in column No. 2 of the said schedule.

Lands mentioned in the Part II of the appended schedule, however, do not come under the Pipe Line Project due to change in the alignment and therefore, they are deleted from the schedule—appended to the Notification under section 6 sub-section (i) referred to above.

Read (Col—II)

PART—I

For (Col—D)

Village	S.No.	H.No.	Area	Village	S.No.	H.No.	Area	
	G.No.				G.No.			
Chikhali	606	(pt)	00-29-35	Chikhali	606	(pt)	00-37-00	
	648	(pt)	00-06-85		648	(pt)	00-01-00	
	649	(pt)	00-09-55		649	(pt)	00-11-00	
	650	(pt)	00-03-60		650	(pt)	00-01-00	
	652	(pt)	00-09-95		652	(pt)	00-26-00	
	659	(pt)	00-14-05		659	(pt)	00-09-00	
	669	(pt)	00-05-20		669	(pt)	00-06-00	
	670	(pt)	00-06-30		670	(pt)	00-05-00	
	671	(pt)	00-13-50		671	(pt)	00-06-00	
	672	(pt)			672	(pt)	00-06-00	
			00-08-65					
	677	(pt)			677	(pt)	00-16-00	
	673	(pt)	00-07-38		673	(pt)	00-06-00	
	706	(pt)	00-14-40		706	(pt)	00-09-00	
	707	(pt)	00-03-60		707	(pt)	00-04-00	
	710	(pt)	00-02-70		710	(pt)	00-08-00	
	717	(pt)			717	(pt)	00-01-00	
			00-10-80					
	718	(pt)			718	(pt)	00-08-00	
	719	(pt)	00-10-80		719	(pt)	00-07-00	
	720	(pt)	00-21-06		720	(pt)	00-03-00	
	871	(pt)	00-04-50		871	(pt)	00-16-00	
	873	(pt)	00-04-50		873	(pt)	00-14-00	
	872	(pt)			872	(pt)	00-50-00	
		00-07-75						
874	(pt)		874	(pt)	00-05-00			
877	(pt)	00-06-66	877	(pt)	00-06-00			
895	(pt)	00-06-50	895	(pt)	00-11-00			
896	(pt)	00-15-65	896	(pt)	00-05-00			
897	(pt)	00-05-95	897	(pt)	00-04-00			
898	(pt)	00-04-32	898	(pt)	00-06-00			
899	(pt)	00-08-55	899	(pt)	00-24-00			

PART--II

Read (Col--II)

For (Col--I)

village	S.No.	H.No.	Area	Village	S.No.	H.No.	Area
	G.No.				G.No.		
Chikhali	900	(pt)	00-36-45	Chikhali	900	(pt)	00-08-00
	1187	(pt)	00-18-00		1187	(pt)	00-03-00
	1189	(pt)	00-03-45		1189	(pt)	00-05-00
	1190	(pt)	00-02-50		1190	(pt)	00-03-00
	1191	(pt)	00-06-30		1191	(pt)	00-05-00
	1192	(pt)	00-10-66		1192	(pt)	00-12-00
	1193	(pt)	00-15-16		1193	(pt)	00-23-00
	1195	(pt)	00-09-36		1195	(pt)	00-12-00
	1196	(pt)	00-04-15		1196	(pt)	00-05-00
	1197	(pt)	00-03-78		1197	(pt)	00-02-00
	1202	(pt)	00-08-10		1202	(pt)	00-07-00
	1203	(pt)			1203	(pt)	00-08-00
	1204	(pt)	00-06-65		1204	(pt)	00-08-00
	1205	(pt)	00-07-38		1205	(pt)	00-05-00
	1206	(pt)	00-06-65		1206	(pt)	00-02-00
	1207	(pt)	00-05-76		1207	(pt)	00-05-00
	1208	(pt)	00-01-20		1208	(pt)	00-05-00
	1209	(pt)	00-10-25		1209	(pt)	00-06-00
	1325	(pt)	00-19-34		1325	(pt)	00-28-00
	1335	(pt)	00-05-20		1335	(pt)	00-02-00
	1326	(pt)	00-11-70		1326	(pt)	00-14-00
	1336	(pt)	00-11-70		1336	(pt)	00-10-00
	1532	(pt)	00-08-30		1532	(pt)	00-05-00
	1537	(pt)	00-08-00		1537	(pt)	00-10-00
	1539	(pt)	00-10-80		1539	(pt)	00-05-00
	1540	(pt)	00-06-65		1540	(pt)	00-09-00
	1541	(pt)	00-05-70		1541	(pt)	00-06-00
	1548	(pt)	00-15-24		1548	(pt)	00-25-00
	1551	(pt)	00-05-25		1551	(pt)	00-06-00
	1605	(pt)	00-16-95		1605	(pt)	00-20-00
	1607	(pt)	00-04-57		1607	(pt)	00-04-00
	1606				1606	(pt)	00-04-00
	1608	(pt)	00-02-52		1608	(pt)	00-05-00
1609	(pt)	00-10-80	1609	(pt)	00-10-00		
1623	(pt)	00-01-17	1623	(pt)	00-02-00		

PART--II

Village	S.No.	H.No.	Area
Chikhali	539	(pt)	00-01-01
	708	(pt)	00-04-00
	933	(pt)	00-15-00
	937	(pt)	00-01-00
	938	(pt)	00-01-00
	939	(pt)	00-01-00
	941	(pt)	00-04-00
	942	(pt)	00-03-00
	943	(pt)	00-08-00
	1210	(pt)	00-01-00
	1469	(pt)	00-25-00

[No. O-12016/110/83-Prod.-I]

का.सा. 3520:—भारत सरकार के राजपत्र भाग II, खण्ड 3, उपखण्ड-(ii) दिनांक 18 जून, 1983 पृष्ठ क्रमांक 2489 का.सा. संख्या क्रमांक 0 12016/56/83 प्रो.के अंतर्गत भारत सरकार, ऊर्जा मंत्रालय (पेट्रोलियम विभाग) की अधिसूचना संख्या क्रमांक 2573 दिनांक 18 जून, 1983 के अंतर्गत पेट्रोलियम और खनिज पार्श्व लाईन (भूमि में उपयोग के अधिकार का प्रदान) अधिनियम, 1962 की धारा उपधारा (1) के अधीन वर्णित गाँव—लोहगाँव तहसील—हबेली जिला—पुणे महाराष्ट्र के अंतर्गत अधिसूचना में वर्णित भूमि में खसरा नम्बर, हिस्सा नम्बर, क्षेत्रफल कॉलम 1 के बदले अनुसूची में खसरा नम्बर, हिस्सा नम्बर, क्षेत्रफल कॉलम 2 में दी गई अनुसूची को पढ़ें।

निम्नलिखित अनुसूची के भाग 2 में वर्णित भूमि में पार्श्व लाईन विद्यमान के प्रयोजन अलाईनमेंट बनाने से अग्र न रहा है। अग्र मत: निम्नलिखित अनुसूची के भाग 2 में वर्णित भूमि, धारा 3 के उपधारा (1) के अधिसूचना को अनुसूची से कम कर दी गई है।

अनुसूची

* भाग—I

कॉलम II पढ़ें

कॉलम के 1 लिए

गाँव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल	गाँव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल			
लोहगाँव	16	अ-1-अ	00-00-50	लोहगाँव	16	का भाग	00-42-00			
	16	1-अ	00-10-80							
	16	1-अ + 2-अ	00-16-20							
	66	2	00-10-80					66	"	00-15-00
	66	1+3	00-21-78					67	"	00-68-00
	67	1	00-39-57					75	"	00-45-00
	75	2+3	00-28-80					75	"	00-45-00
	75	1	00-10-00					76	"	00-54-00
	75	5	00-05-40					76	"	00-54-00
	75	4-2	00-02-70					76	"	00-54-00
	76	अ	00-43-80					76	"	00-54-00
	76	1	00-04-86					102	"	00-11-00
	102	14	00-82-26					102	"	00-11-00
	102	10	00-10-80					104	"	00-01-00
	104	2-अ-2अ	00-00-40					104	"	00-01-00
	104	2	00-20-50					104	"	00-01-00
	104	2-अ-1	00-20-50					105	"	00-49-00
	105	1	00-12-60					105	"	00-49-00
	105	2	00-10-80					105	"	00-49-00
	105	3	00-30-60					105	"	00-49-00
	107	2-अ	00-08-50					107	"	00-81-00
	107	1	00-66-90					107	"	00-81-00
	107	अ								
	107	3								
	115	12-4	00-16-20					115	"	00-08-00
	115	12-5	00-16-20					115	"	00-08-00
	115	9	00-21-60					115	"	00-08-00
118	10	00-38-70	115	"	00-08-00					
115	9	00-21-60	117	"	00-67-00					
117	का भाग	00-10-80	117	"	00-67-00					
119	1-अ	00-12-60	119	"	00-33-00					
119	1-अ									
119	2									
120	1-अ-2-1	00-21-60	120	"	00-36-00					
120	1-अ-2-2	00-17-30	120	"	00-36-00					
299	3-अ	00-00-50	299	"	00-09-00					
299	2-1	00-11-34								
300	1	00-07-86	300	"	00-07-86					
300	3-2	00-08-76	300	"	00-08-76					

भाग 1

कॉलम II पढ़ें

कॉलम 1 के लिए

गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल	गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल
	300	2	00-13-86		300	"	00-43-00
	300	3-1	00-07-40				
	301	1	00-19-69		301	"	00-40-00
	301	2	00-09-36				
	301	4 अ	00-05-40				
	302	4-1-3	00-19-98		302	"	00-79-00
	302	2	00-13-14				
	302	1	00-22-14				
	302	3 अ	00-14-40				
	302	4-1-1	00-07-74				
	302	2-2-1 अ	00-06-85				
		2					
	302	4-3	00-04-32				
	303	2+2+1 अ	00-15-66		303	"	00-18-00
	303	2-5	00-40-14				
	303	1-3	00-06-86				
	307	1-1	00-16-20		307	"	00-27-00
	308	1-1	00-22-88		308	"	00-40-00
	308	2	00-17-10				
	309	1	00-07-56		309	"	00-49-00
	309	2-2	00-11-34				
	309	3	00-21-78				
	317	1/1	00-05-40		317	"	00-25-00
							00-18-00

भाग II

गांव	खसरा नं.	हिस्सा नं.	क्षेत्रफल
लोहगाव	74	का भाग	00-18-00
	97	"	00-27-00
	103	"	00-25-00
	118	"	00-31-00
	123	"	00-27-00
	124	"	00-33-00
	305	"	00-18-00
	314	"	00-02-00
	316	"	00-06-00

[सं. O-12016/56/83-प्रोड]

S.O. 3520.—In the Notification of Government of India, Ministry of Energy (Department of Petroleum) No. P-12016/56/83-Prod. dated 18-6-83 published under S.O. No. 2573 in the Gazette of India, Part II, Section 3, sub-section (ii) at page 2484 issued under Section 3 sub-section (i) of the Petroleum and Minerals Pipe Lines (Acquisition of Right of User in Land) Act, 1962 in respect of villages Lohogaon for S. Nos. and areas shown in the Column

No. 1 of the Schedule appended to this corrigendum, read and S. Nos. and areas as shown in column No. 2 of the said Schedule.

Lands mentioned in the Part II of the appended schedule however do not come under the Pipe Line Project due to change in the alignment and therefore, they are deleted from the schedule—appended to the Notification under section 3 sub-section (i) referred to above.

Read (Col. —II)

For (Col.—I)

PART—I

Village	S.No.	H.No.	Area	Village	S.No.	H.No.	Area
	G.No.				G.No.		
1	2	3	4	5	6	7	8
Lohogaon	16	2A-1-B	00-00-50	Lohogaon	16	(pt)	00-42-00
	16	1-A	00-10-80				
	16	1-D+2C	00-16-20				
	66	2	00-10-80		66	(pt)	00-15-00
	66	1-3	00-21-78				
	67	1	00-39-57		67	(pt)	00-69-00
	75	2+3	00-28-80				
	75	1	00-10-80				
	75	5	00-05-40		75	(pt)	00-45-00
	75	4-2	00-02-70				
	76	2A	00-34-80				
	76	1	00-04-86		76	(pt)	00-54-00
	102	14	00-82-26		102	(pt)	00-11-00
	102	10	00-10-80				
	104	2A+2B	00-00-40				
	104	$\frac{2}{2-B-1}$	00-20-50		104	(pt)	00-01-00
	105	1	00-12-60				
	105	2	00-10-80		105	(pt)	00-49-00
	105	3	00-30-60				
	107	2-B	00-08-50		107	(pt)	00-81-00
	107	1					
	107	2A	00-66-90				
	107	3					
	115	12-4	00-16-20				
	115	12-5	00-16-20				
	115	8	00-21-60				
	115	10	00-38-70		115	(pt)	00-08-00
	115	9	00-21-60				
	117	(pt)	00-10-80		117	(pt)	00-67-00
	119	1-A					
	119	1-B	00-12-60		119	(pt)	00-33-00
	119	2	00-23-00				
	120	1-A+2-1	00-21-60		120	(pt)	00-36-00
	120	1-A+2-2	00-17-30				
	299	3A	00-00-50		299	(pt)	00-09-00
	299	2-1	00-11-34				
	300	1	00-07-86				
	300	3-1	00-07-40				
	300	2	00-13-86		300	(pt)	00-43-00
	300	3-2	00-06-76				
	301	1	00-19-69				
	301	2	00-09-36		301	(pt)	00-40-00
	301	4-A	00-05-40				
	302	4-1-2	00-19-98				
	302	1	00-22-14				
	302	2	00-13-14				
	302	3-B	00-14-40		302	(pt)	00-79-00
	302	4-1-1	00-07-74				
	302	2-2-1B	00-06-85				
	302	$\frac{2}{4-3}$	00-04-32				
	303	2+2+1B	00-15-66				
	303	2-5	00-40-14		303	(pt)	00-18-00
	303	1-3	00-06-66				
	307	1-1	00-16-20		307	(pt)	00-27-00

Part-I				Part-II			
Village	S.No.	H. No.	Area	Village	S.No.	H.No.	Area
	G.No.				G.No.		
	308	1-1	00-22-68		308	(pt)	00-40-00
	308	2	00-17-10				
	309	1	00-07-56		309	(pt)	00-49-00
	309	2-2	00-11-34				
	309	3	00-21-78		317	(pt)	00-25-00
	317	1-1	00-05-40				00-18-00

[No. O-12016-/56/83-Prod.]

का. प्रा. 3521.—भारत सरकार के राजपत्र भाग II, खण्ड 3, उपखण्ड (ii) (दिनांक 28 जनवरी 1984 पृष्ठ क्रमांक 255 और 256 का. प्रा. संख्या क्रमांक 12016/56/83-प्रोड के अंतर्गत भारत सरकार, ऊर्जा मंत्रालय (पेट्रोलियम विभाग) की अधिसूचना संख्या क्रमांक 273 दिनांक 28 जनवरी 1984 के अंतर्गत—पेट्रोलियम और खनिज पार्श्व लाईन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम 1962 की धारा 6 उपधारा (1) के अधीन बंणित गांव—लोहगांव सहस्रिय—हनुमती जिला—गुण महाराष्ट्र के अंतर्गत में बंणित भूमि में खसरा नम्बर, हिस्सा नम्बर, क्षेत्रफल कालम 1 के बदले अनुसूची में खसरा नम्बर, हिस्सा नम्बर, क्षेत्रफल कालम 2 में दी गई अनुसूची को पढ़ें।

निम्नलिखित अनुसूची के भाग 2 में बंणित भूमि में पार्श्व लाईन बिछाने का प्रयोजन अलाइनमेंट बदलने से अब न रहा है। अब अतः निम्नलिखित अनुसूची के भाग 2 में बंणित भूमि धारा 6 उपधारा (1) के अधिसूचना की अनुसूची से कम कर दी गई है।

अनुसूची

भाग-I

कॉलम II पढ़ें

कॉलम I के लिए

गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल	गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल			
लोहगांव	16	2अ-1-ब	00-00-50	लोहगांव	16	का भाग	00-42-00			
	16	1-अ	00-10-80							
	16	1-ब+2क	00-16-20							
	66	2	00-10-80					66	"	00-15-00
	66	1-3	00-21-78							
	67	1	00-39-57					67	"	00-69-00
	75	2+3	00-28-80					75	"	00-45-00
	75	1	00-10-80							
	75	5	00-05-40							
	75	4-2	00-02-70							
	76	2अ	00-43-80					76	"	00-54-00
	76	1	00-04-80							
	102	14	00-82-26					102	"	00-11-00
	102	10	00-10-80							

भाग-II

गाँव	खसरा नं.	ज़िल्ला नं.	क्षेत्रफल
लोहगाँव	74	का प्राग	00-18-00
	87	"	00-27-00
	103	"	00-25-00
	118	"	00-31-00
	123	"	00-27-00
	124	"	00-33-00
	305	"	00-18-00
	314	"	00-02-00
	316	"	00-06-00

[नं. O-12016/56/83-प्रोड-I]

S.O. 3521.—In the Notification of Government of India, Ministry of Energy (Department of Petroleum) No. 12016/56/83-Prod. dated 28th January, 1984 published under S.O. No. 273 in the Gazette of India, Part II, Section 3, sub-section (ii) at pages 255 and 256 issued under Section 6 sub-section (i) of the Petroleum and Minerals Pipe Lines (Acquisition of Right of User in Land) Act, 1962 in respect of villages Lohogaon for S. Nos. and areas shown in the Column No. 1 of the Schedule appended to this corrigendum,

read and S. Nos. and areas as shown in column No. 2 of the said schedule.

Lands mentioned in the Part II of the appended schedule, however do not come under the Pipe Line Project due to change in the alignment and therefore, they are deleted from the schedule—appended to the Notification under section 6 sub-section (i) referred to above.

Read (Col-II)

For (Col-I)

PART-I

Village	S.No.	H.No.	Area	Village	S.No.	H.No.	Area	
	G.No.		H.R.C.		G.No.		H.R.C.	
Lohogaon	16	2A-1-B	00-00-50	Lohogaon	16	(pt)	00-42-00	
	16	1-A	00-10-80					
	16	1-D+2C	00-16-20					
	66	2	00-10-80		66	(pt)	00-15-00	
	66	1-3	00-21-78					
	67	1	00-39-57		67	(pt)	00-69-00	
	75	2+3	00-28-80		75	(pt)	00-45-00	
	75	1	00-10-80					
	75	5	00-05-40					
	75	4-2	00-02-70					
	76	2A	00-43-80		76	(pt)	00-54-00	
	76	1	00-04-86					
	102	14	00-82-26		102	(pt)	00-11-00	
	102	10	00-10-80					
	104	2A+2B	00-00-40		104	(pt)	00-01-00	
		2						
	104	2-B-1	00-20-50					
	105	1	00-12-60		105	(pt)	00-49-00	
	105	2	00-10-80					
	105	3	00-30-60					
	107	2-B	00-08-50		107	(pt)	00-81-00	
	107	1						
	107	2A	00-66-90					
107	3							
115	12-4	00-16-20	115	(pt)	00-08-00			
115	12-5	00-16-20						
115	8	00-21-60						
115	10	00-38-70						
115	9	00-21-60						
117	(pt)	00-10-80	117	(pt)	00-67-00			
119	1-A		119	(pt)	00-33-00			
		00-12-60						
119	1-B							
119	2	00-23-00						

Village	S.No.	H.No.	Area	Village	S.No.	H.No.	Area
	G.No.				G.No.		
Lohogaon	120	1-A+2-1	00-21-60	Lohogaon	120	(pt)	00-36-00
	120	1-A+2-2	00-17-30				
	299	3A	00-00-50		299	(pt)	00-09-00
	299	2-1	00-11-34				
	300	1	00-07-86				
	300	3-1	00-07-40		300	(pt)	00-43-00
	300	2	00-13-86				
	300	3-2	00-06-76				
	301	1	00-19-69				
	301	2	00-09-36		301	(pt)	00-40-00
	301	4-A	00-05-40				
	302	4-1-2	00-19-98		302	(pt)	00-79-00
	302	1	00-22-14				
	302	2	00-13-14				
	302	3-B	00-14-40				
	302	4-1-1	00-07-74				
	302	2-2-1B	00-06-85				
		2					
	302	4-3	00-04-32				
	303	2+2+1B	00-15-66		303	(pt)	00-18-00
		1					
	303	2-5	00-40-14				
	303	1-3	00-06-66				
	307	1-1	00-16-20		307	(pt)	00-27-00
	308	1-1	00-22-68		308	(pt)	00-40-00
	308	2	00-17-10				
	309	1	00-07-56		309	(pt)	00-49-00
	309	2-2	00-11-34				
	309	3	00-21-78				
	317	1-1	00-05-40		317	(pt)	00-25-00 00-18-00

PART-II

Village	S. No.	H. No.	Area
	G. No.		
Lohogaon	74	(pt)	00-18-00
	97	(pt)	00-27-00
	103	(pt)	00-25-00
	118	(pt)	00-31-00
	123	(pt)	00-27-00
	124	(pt)	00-33-00
	305	(pt)	00-18-00
	314	(pt)	00-02-00
	316	(pt)	00-06-00

[No. O-12016/56/83-Prod-I]

का. प्र. 3522--भारत सरकार के राजपत्र भाग II खण्ड 3, उपखण्ड (ii) दिनांक 24 सितम्बर 1983 पृष्ठ क्रमांक--3706 और 3707 का. प्र. संख्या क्रमांक O-12016/107/83--प्रोड के अंतर्गत भारत सरकार, ऊर्जा मंत्रालय (पेट्रोलियम विभाग) की अधिसूचना संख्या क्रमांक 3621 दिनांक 24 सितम्बर 1983 के अंतर्गत--पेट्रोलियम और खनिज पार्श्व लाईन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम 1962 की धारा 3 उपधारा (i) के अधीन वर्णित गांव-1, मालीनगर 2, देहू 3, विशुव नगर तहसील-हवेली जिला-पुणे महाराष्ट्र के अंतर्गत अधिसूचना में वर्णित भूमि में खसरा नम्बर, हिस्सा नम्बर, क्षेत्रफल कॉलम 1 के बड़े अनुसूची में खसरा नम्बर हिस्सा नम्बर, क्षेत्रफल कॉलम 2 में दी गई अनुसूची को पढ़ो।

निम्नलिखित अनुसूची के भाग 2 में वर्णित भूमि में पार्श्व लाईन बिछाने का प्रयोजन प्रलाईनमेंट बदलने से अब न रहा है। अब अतः निम्नलिखित अनुसूची के भाग 2 में वर्णित भूमि धारा 3 के उपधारा (i) के अधिसूचना को अनुसूची से कम कर दी गई है।

अनुसूची

भाग-I

कॉलम II पढ़ें				कॉलम I के लिए			
गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल	गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल
मालीनगर	218	2	00-03-45	मालीनगर	18	का भाग	00-23-00
	218	3	00-03-10				
	218	1	00-07-20				
	221	3	00-20-00		16	"	00-15-00
	221	4अ/2अ	00-13-25		15	"	00-31-00
	224	1 और 3	00-13-85		14	"	00-49-00
	224	2 और 4	00-19-49				
	295	2अ	00-03-96				
	295	2ब	00-06-85		13	"	00-06-00
	225	5	00-04-35		86	"	00-02-00
	264	का भाग	00-17-45		84		00-09-00
	263	"	00-14-73		83	"	00-18-00
	268	"	00-16-90		92	"	00-11-00

भाग-II

गांव	खसरा नं	हिस्सा नं	क्षेत्रफल
मालीनगर	17	का भाग	00-13-00
	87	"	00-13-00
	88	"	00-12-00
	85	"	00-54-00

अनुसूची

भाग-I

कॉलम II पढ़ें				कॉलम I के लिए			
गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल	गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल
देहू	124	2-3-4	00-06-85	देहू	67	का भाग	00-27-00
	124	5	00-12-24		88	"	00-13-00
	154	का भाग			69	"	00-09-00
	213	5	00-09-54		70	"	00-09-00
	210	4	00-07-38		71	"	00-07-00
	209	4	00-05-04				
	209	1	00-04-14				
	208	2	00-15-74		72	"	00-27-00
	207	1	00-15-84				
	207	2	00-00-90				
	212	7	00-19-06				
	212	2	00-13-75		74	"	00-07-00
	212	4	00-09-90				
	149	3	00-03-95		85	"	00-11-00
	148	1	00-10-80		86	"	00-16-00
	146	1अ	00-02-52		88	"	00-01-00
	146	2	00-15-46				
	215	1	00-17-83		124	"	00-31-00
	125	2	00-05-40		125	"	00-24-00
	125	3					

भाग-II

गांव	खसरा नं.	हिस्सा नं.	क्षेत्रफल
देहू	84	का भाग	00-15-00
	87	"	00-07-00

धनुसूची
भाग-I

कॉलम II परें

कॉलम I के लिए

गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल	गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल
बिट्टल नगर	71	का भाग	00-10-45	बिट्टलनगर	30	का भाग	00-18-00
	69	"	00-22-84		33	"	00-18-00
	81	"	00-00-10		34	"	00-20-00
	163	2-3-4	00-09-37		52	"	00-11-00
	162	2	00-03-65		53	"	00-12-00
	162	5	00-04-50				
	161	1ख का भाग	00-38-00		54	"	00-30-00
	161	4	00-04-82		59	"	00-16-00
	155	2	00-08-50		61	"	00-07-00

भाग-II

गांव	खसरा नं.	हिस्सा नं.	क्षेत्रफल
बिट्टलनगर	26	का भाग	00-18-00
	50	"	00-06-00
	63	"	00-18-00

[सं O-12016/107/83-प्रोड]

S.O. 3522.—In the Notification of Government of India, Ministry of Energy (Department of Petroleum) No. O-12016/107/83-Prod. Dated 24-9-83 published under S.O. No. 3621 in the Gazette of India, Part II, Section 3, sub-section (ii) at pages 3706 and 3707 issued under Section 3, sub-section (i) of the Petroleum and Minerals Pipe Lines (Acquisition of Right of User in Land) Act, 1962 in respect of villages (1) Malinagar (2) Dehu, (3) Vithal Nagar for

S. Nos. and areas shown in the Column No. 1 of the Schedule appended to this corrigendum, read and S. Nos. and areas as shown in column No. 2 of the said schedule.

Lands mentioned in the Part II of the appended schedule however do not come under the Pipe Line Project due to change in the alignment and therefore, they are deleted from the schedule—appended to the Notification under section 3 sub-section (i) referred to above.

SCHEDULE

Read (Col-II)

For (Col-I)

PART-I

Village	S. No.	H. No.	Area	Village	S. No.	H. No.	Area	
	G. No.				G. No.			
Malinagar	218	2	00-03-45	Malinagar	18	(pt)	00-23-00	
	218	3	00-03-10					
	218	1	00-07-20					
	221	3	00-20-00		16	(pt)	00-15-00	
	221	4A and 2A	00-13-25		15	(pt)	00-31-00	
	224	1 and 3	00-13-35		14	(pt)	00-49-00	
	224	2 and 4	00-19-49					
	295	2A	00-03-96					
	295	2B	00-06-85		13	(pt)	00-06-00	
	225	5	00-04-35		86	(pt)	00-02-00	
	264	(pt)	00-17-45		84	(pt)	00-09-00	
	263	(pt)	00-14-73		83	(pt)	00-18-00	
	268	(pt)	00-16-90		92	(pt)	00-11-00	

PART-II

Village	S. No.	H. No.	Area
Malinagar	17	(pt)	00-13-00
	87	(pt)	00-13-00
	88	(pt)	00-12-00
	85	(pt)	00-54-00

SCHEDULE

(Read Col-II)

For (Col-I)

PART-I

Village	G. No.	H. No.	Area	Village	S. No.	H. No.	Area	
Dehu	124	2-3-4	00-06-85	Dehu	67	(pt)	00-27-00	
	124	5	00-12-24		68	(pt)	00-13-00	
	154	(pt)			69	(pt)	00-09-00	
	213	5	00-09-54		70	(pt)	00-09-00	
	210	4	00-07-38		71	(pt)	00-07-00	
	209	4	00-05-04					
	209	1	00-04-14					
	208	2	00-15-74		72	(pt)	00-27-00	
	207	1	00-15-84					
	207	2	00-00-90					
	212	7	00-19-06					
	212	2	00-13-75		74	(pt)	00-07-00	
	212	4	00-09-90					
	149	3	00-03-95		85	(pt)	00-11-00	
	148	1	00-10-80		86	(pt)	00-16-00	
	146	1A	00-02-52		88	(pt)	00-01-00	
	146	2	00-15-46					
	215	1	00-17-83		124	(pt)	00-31-00	
	125	2			125	(pt)	00-24-00	
	125	3	00-05-40					

PART-II

Village	S. No.	H. No.	Area
Dehu	84	(pt)	00-15-00
	87	(pt)	00-07-00

SCHEDULE

Read (Column-No II)

For (Column-No)

PART-I

Village	G. No.	H. No.	Area	Village	S. No.	H. No.	Area	
Vithal Nagar	71	(pt)	00-10-45	Vithal Nagar	30	(pt)	00-18-00	
	69	(pt)	00-22-84		33	(pt)	00-15-00	
	81	(pt)	00-00-10		34	(pt)	00-20-00	
	163	2, 3, 4	00-09-37		52	(pt)	00-11-00	
	162	2	00-03-65		53	(pt)	00-12-00	
	162	5	00-04-50					
	161	1B (pt)	00-38-00		54	(pt)	00-30-00	
	151	4	00-04-82		59	(pt)	00-16-00	
	155	2	00-08-50		61	(pt)	00-07-00	

PART-II

Village	S. No.	H. No.	Area
Vithal	26	(pt)	00-18-00
Nagew	50	(pt)	00-06-00
	63	(pt)	00-18-00

क्रा. प्रा. 3523:—भारत सरकार के राजपत्र भाग II, खण्ड 3, उपखण्ड (ii) दिनांक 14 जुलाई 1984 पृष्ठ क्रमांक 2078 और 2079 का. प्रा. संख्या क्रमांक O-12016/107/83-प्रोड के अन्तर्गत भारत सरकार, उर्जा मंत्रालय (पेट्रोलियम विभाग) की अधिसूचना संख्या क्रमांक 2240 दिनांक 14 जुलाई 1984 के अन्तर्गत पेट्रोलियम और खनिज पार्श्व सार्जन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम 1962 की धारा 6 की उपधारा (1) के अधीन बंणित गांव 1. विठ्ठल नगर 2. वेहू 3. मालीनगर, तहसील—हजेला, जिला—पुणे, महाराष्ट्र के अन्तर्गत अधिसूचना में बंणित भूमि में खसरा नम्बर, हिस्सा नम्बर, क्षेत्रफल कालम 1 के बदले अनुसूची में खसरा नम्बर, हिस्सा नम्बर, क्षेत्रफल कालम 2 में दी गई अनुसूची को पढ़ें।

निम्नलिखित अनुसूची के भाग 2 में बंणित भूमि में पार्श्व सार्जन विछाने का प्रयोजन प्रस्तावित बदलने से भ्रम न रहा है। साथ साथ: निम्नलिखित अनुसूची के भाग 2 में बंणित भूमि धारा 6 उपधारा (1) के अधिसूचना को अनुसूची से हटा कर भी गई है।

अनुसूची
भाग I

कालम II पढ़ें				कालम I के लिए				
गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल	गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल	
मालीनगर	218	2	00-03-45	मालीनगर	18	का भाग	00-23-00	
	218	1	00-07-20					
	218	3	00-03-10					
	221	3	00-20-00		16	"	00-15-00	
	221	4अ/2अ	00-13-25		15	"	00-31-00	
	224	1 और 3	00-13-35		14	"	00-49-00	
	224	2 और 4	00-19-49					
	295	2अ	00-03-96		13	"	00-06-00	
	295	2ब	00-06-85					
	225	5	00-04-35		86	"	00-02-00	
	264	का भाग	00-17-45		84	"	00-09-00	
	263	"	00-14-73		83	"	00-18-00	
	268	"	00-16-90		92	"	00-11-00	

भाग IX

गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल
मालीनगर	17	का भाग	00-13-00
	87	"	00-13-00
	88	"	00-12-00
	85	"	00-54-00

अनुसूची
भाग I

कालम II पढ़ें				कालम I के लिए			
गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल	गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल
वेहू	124	2-3-4	00-06-85	वेहू	67	का भाग	00-27-00
	124	5	00-12-24		68	"	00-13-00
	154	का भाग			69	"	00-09-00
	213	5	00-09-54		70	"	00-09-00
	210	4	00-07-38		71	"	00-07-00
	209	4	00-05-04				
	209	1	00-04-14				
	208	2	00-15-74		72	"	00-27-00
	207	1	00-15-84				
	207	2	00-00-90				
	212	7	00-19-06				
	212	2	00-13-75		74	"	00-07-00
	212	4	00-09-90				
	149	3	00-03-95		85	"	00-11-00
	148	1	00-10-80		86	"	00-16-00

1	2	3	4	5	6	7	8
देहू-जारा	146	1	00-02-52	देहू-जारा	83	का भाग	00-02-00
	146	2	00-15-46				
	215	1	00-17-33		124	"	00-31-00
	125	2	00-05-40		125	"	00-24-00
	125	3					

भाग II

गाँव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल
देहू	84	का भाग	00-15-00
	87	"	00-07-00

अनुसूची

भाग I

कालम 11 पढ़ें

कालम 1 के लिए

गाँव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल	गाँव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल
विठ्ठलनगर	71	का भाग	00-10-45	विठ्ठलनगर	30	का भाग	00-18-00
	69	"	00-22-84		33	"	00-15-00
	81	"	00-00-10		34	"	00-20-00
	163	2-3-4	00-09-37		52	"	00-11-00
	162	22	00-03-65		53	"	00-12-00
	162	5	00-40-50				
	161	बि का भाग	00-38-00		54	"	00-30-00
	151	4	00-04-82		59	"	00-16-00
	155	2	00-03-50		61	"	07-07-00

भाग II

गाँव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल
विठ्ठलनगर	26	का भाग	00-18-00
	50	"	00-06-00
	63	"	00-18-00

[सं. O-12016/103/83-प्रोट-I]

S.O. 3523.—In the Notification of Government of India Ministry of Energy (Department of Petroleum) No. O-12016/107/83-Prod. dated 14-7-84 published under S.O. No. 2240 in the Gazette of India, Part II, Section 3, sub-section (ii) at pages 2078 and 2079 issued under Section 6 sub-section (i) of the Petroleum and Minerals Pipe Lines (Acquisition of Right of User in Land) Act, 1962 in respect of villages—(1) Mali Nagar, (2) Dehu, (3) Vithal Nagar,

for S. Nos. and areas shown in the Column No. 1 of the Schedule appended to this corrigendum, read and S. Nos. and areas as shown in column No. 2 of the said schedule.

Lands mentioned in the Part II of the appended schedule, however do not come under the Pipe Line Project due to change in the alignment and therefore, they, are deleted from the schedule appended to the Notification under section 6 Sub-Section (i) referred to above.

SCHEDULE

Read (Col-II)

For (Col-I)

PART-I

Village	S. No.	H. No.	Area	Village	S. No.	H. No.	Area
	G. No.				G. No.		
Malinagar	218	2	00-03-45	Malinagar	18	(pt)	00-23-00
	218	1	00-07-20				
	218	3	00-03-10				
	221	3	00-20-00		16	(pt)	00-15-00
	221	4A & 2A	00-13-25		15	(pt)	00-31-00
	224	1&3	00-13-35		14	(pt)	00-49-00
	224	2&4	00-19-49				
	295	2A	00-03-96		13	(pt)	00-06-00
	295	2B	00-06-85				
	225	5	00-04-35		86	(pt)	00-02-00
	264	(pt)	00-17-45		84	(pt)	00-09-00
	263	(pt)	00-14-73		83	(pt)	00-18-00
	268	(pt)	00-16-90		92	(pt)	00-11-00

PART-II

Village	S. No.	H. No.	Area
Mallnagar	17	(pt)	00-13-00
	87	(Pt)	00-13-00
	88	(Pt)	00-12-00
	85	(pt)	00-54-00

Read (Col-II)

For (Col-I)

PART-I

Village	G.No.	H.No.	Area	Village	S.No.	H.No.	Area	
Dehu	124	2-3-4	00-06-85	Dehu	67	(pt)	00-27-00	
	124	5	00-12-24		68	(pt)	00-13-00	
	154	(pt)			69	(pt)	00-09-00	
	213	5	00-09-54		70	(pt)	00-09-00	
	210	4	00-07-38		71	(pt)	00-07-00	
	209	4	00-05-04					
	209	1	00-04-14					
	208	2	00-15-74		72	(pt)	00-27-00	
	207	1	00-15-84					
	207	2	00-00-90					
	212	7	00-19-06		74	(pt)	00-07-00	
	212	2	00-13-75					
	212	4	00-09-90					
	149	3	00-03-95		85	(pt)	00-11-00	
	148	1	00-10-80		86	(pt)	00-16-00	
	146	1A	00-02-52		88	(pt)	00-01-00	
	146	2	00-15-46					
	215	1	00-17-83		124	(pt)	00-31-00	
	125	2	00-05-40		125	(pt)	00-24-00	
	125	3						

PART--II

Village	S.No.	H.No.	Area
Dehu	84	(pt)	00-15-00
	87	(pt)	00-07-00

Read (Col-II)

For (Col-I)

PART-I

Village	S.No. G.No.	H.No.	Area	Village	S.No. G.No.	H.No.	Area	
Vithal Nagar	71	(pt)	00-10-45	Vithal Nagar	30	(tp)	00-18-00	
	69	(pt)	00-22-84		33	(pt)	00-15-00	
	81	(pt)	00-00-10		34	(pt)	00-20-00	
	163	2-3-4	00-09-37		52	(pt)	00-11-00	
	162	2	00-03-65		53	(pt)	00-12-00	
	162	5	00-04-50					
	161	1B (Pt)	00-38-00		54	(pt)	00-30-00	
	151	4	00-04-82		59	(pt)	00-16-00	
	155	2	00-08-50		61	(pt)	00-07-00	

PART-II

Village	S.No. G.No.	H.No.	Area
Vithalnagar	26	(pt)	00-18-00
	50	(pt)	00-06-00
	63	(pt)	00-18-00

का. धा. 3524 यतः केन्द्रीय सरकार को यह प्रतीत होता है कि लोकहित में यह आवश्यक है कि महाराष्ट्र राज्य में बम्बई में पूना तक पेट्रोलियम पदार्थों के परिवहन के लिए पाइप लाइन हिन्दुस्थान पेट्रोलियम कॉर्पोरेशन द्वारा बिछाई जाती चाहिए।

और यतः यह प्रतीत होता है कि ऐसी शर्तों को बिछाने के प्रयोजन के लिए एतद्व्यापक अनुसूची में बजित भूमि में उपयोग का अधिकार अजित करना आवश्यक है।

अतः अब पेट्रोलियम और खनिज पाइप लाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम 1962 (1962 का 50) की धारा 3 की दृष्टिकोण, (i) द्वारा प्रदत्त शर्तों का प्रयोग करते हुए केन्द्रीय सरकार ने उसमें उपयोग का अधिकार अजित करने का अपना आग्रह एतद्वारा घोषित किया है।

बशर्ते कि उक्त भूमि में हिसबदद कोई व्यक्ति, उस भूमि के नीचे पाइप लाइन बिछाने के लिए आक्षेप सहक अधिकारी हिन्दुस्थान पेट्रोलियम कॉर्पोरेशन लिमिटेड, बम्बई पुणे पाइप लाइन्स प्रोजेक्ट फ्यूजेल रिफायनरीज कारेडार रोड बम्बई को इस अधिसूचना की तारीख से 21 दिनों के भीतर कर सकेगा।

और ऐस आक्षेप करने वाला हर व्यक्ति विनिश्चित यह भी कथन करेगा कि क्या वह चाहता है कि उसकी सुनवाई व्यक्तिगत हो या किसी विधि व्यवसायी की मार्फत।

अनुसूची

पाइप लाइन माडी नगर से टोपीकाठसर तक

तालुका हवेली	गाव	खसरा नं.	हिस्सा नं.	जिला पुणे (महाराष्ट्र)
1. माडीनगर		371	1	00-05-80
		371	2	00-03-45
		371	3	00-04-64
		371	4	00-04-10
		291	1	00-21-48
2. बेहू		269	38	00-76-24
		213	6	00-00-52
		216	2	00-12-60
3. विठ्ठल नगर		157	3-2	00-09-75
		66	7-8	00-08-10
		68	2	00-05-25
4. सोपी		1194	का भाग	00-01-08
		1193	"	00-01-98
		1145	"	00-48-60
		1162	"	00-02-06
		314	"	00-22-00
5. कोलवाड़ी		313	"	00-09-00
		316	"	00-02-00
		80	"	00-01-04
6. सोपी काजसोर		124	4,,	00-02-16
		2334	"	00-09-00
7. बाघोली		2327	"	
		2301	"	00-60-00
		2217	"	00-12-24
		2231	"	00-05-40
		2090	"	00-08-82
		2065	"	00-05-40
		2061	"	00-10-80
		2073	"	00-50-40
8. बारहोली		405	"	00-02-00
		426	2	00-03-25
		741	1	00-12-70
		741	2	00-12-80
		797	1	00-06-16
8. सोहगाव		2	सोहगाव 1-2	00-12-77
		2	2-1	00-09-54
		3	2-2	00-17-02
		3	4-2	00-09-36

ज.नं.	गांव	खसरा नं.	हिस्सा नं.	सर्वेक्षण हे.नं. से
		3	3 ख	00-08-10
		4	1+2	
		4	2	00-07-56
		121	2+3	00-02-50
		122	का भाग	00-07-20
		126	2-5-1	00-05-40
		126	1 ब	00-04-50
9. किसली		651	का भाग	00-06-85
		660	"	00-18-00
		1569	"	00-27-07
		1320	"	00-11-70
		1550	"	00-09-00
		716	"	00-21-06
		878	"	00-26-72
		891	"	00-24-95
		1549	"	00-00-45
		1198	"	00-06-50
		709	"	00-02-70

समस्त प्राधिकारी

बम्बई-पुना पाइपलाइन प्रोजेक्ट

[सं. O-12016/150/86-ओ.एन जी.सी.]

S.O. 3524.—Whereas it appears to Central Government that it is necessary to lay a pipeline for transporting Petroleum Products from Bombay to Pune in the State of Maharashtra through pipe-line and that said Pipeline is to be laid through the agency of Hindustan Petroleum Corporation Limited, Bombay.

And whereas it appears to Central Government that for laying pipe-line it is necessary to acquire the Right of User in respect of the lands appended to herewith in schedule.

Now, therefore, in exercise of the powers vested in them by virtue of Section 3(i) of Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) AQ 1962 (50

of 1962) Central Government notify their intention to acquire the Right of User in the lands referred to above.

Any person having his interest in the lands referred to above having any objection for laying the pipe-line through above mentioned lands may prefer an objection within 21 days of the publication of this notification before the competent authority Hindustan Petroleum Corporation Limited, Bombay-Pune Pipeline Project, Fuel Refinery, Corridor Road, Bombay-74.

All persons having any objection may also state whether they want to be heard in person either himself or through any lawyer appointed by him.

SCHEDULE

Taluka : Haveli		Dist : Pune		Maharashtra	
No.	Village	S.No./G. No.	H. No.	Area	
1.	Malinagar	371	1	00-05-80	
		371	2	00-03-45	
		371	3	00-04-64	
		371	4	00-04-10	
		291	1	00-21-48	
		269	38	00-76-24	
2.	Dehu	213	6	00-00-52	
		216	2	00-12-60	
3.	Vithalnagar	157	3-2	00-09-75	
		66	7-8	00-08-10	
		66	2	00-05-25	
4.	Moshi	1194	(pt)	00-01-80	
		1193	(pt)	00-01-98	
		1145	(pt)	00-48-60	
		1162	(pt)	00-02-06	

		G.No.	
5. Kofwadi	314	(pt)	00-22-00
	315	(pt)	00-09-00
	316	(pt)	00-02-00
6. Loni-Kalbhor	80	(pt)	00-01-14
	124	(pt)	00-02-16
7. Wagholi	2334	(pt)	00-09-00
	2327	(pt)	00-60-00
	2301		
	2217	(pt)	00-12-24
	2231	(pt)	00-05-40
	2090	(pt)	00-08-82
	2065	(pt)	00-05-40
	2061	(pt)	00-10-80
	2073	(pt)	00-05-40
	8. Charholi	405	(pt)
426		2	00-03-25
741		1	00-12-70
741		2	00-12-80
797		1	00-06-16
9. Lohogaon	2	1-2B	00-12-77
	2	2-1	00-09-54
	3	2-2	00-17-02
	3	4-2	00-09-36
	3	3B	00-08-10
	4	1-2	00-07-56
	4	2	
	121	2+3	00-02-50
	122	(pt)	00-07-20
	126	2-5-1	00-05-40
	126	1B	00-04-50
10. Chikhali	651	(pt)	00-06-85
	660	(pt)	00-18-90
	1569	(pt)	00-27-07
	1320	(pt)	00-11-70
	1550	(pt)	00-09-00
	716	(pt)	00-21-06
	878	(pt)	00-26-72
	891	(pt)	00-24-95
	1549	(pt)	00-00-45
	1198	(pt)	00-06-50
	709	(pt)	00-02-70

Competent Authority Bombay, Pune Pipe line Project, Pune.
[No. O-12016/150/86-ONG-D4]

पेट्रोलियम और प्राकृतिक गैस मंत्रालय

नई दिल्ली, 26 सितम्बर, 1986

शुद्धि पत्र

का. प्रा. 3525.—भारत सरकार के राजपत्र भाग II, खण्ड 3, अपखण्ड (ii) दिनांक 18 जून, 1983 पृष्ठ क्रमांक 2487 और 2488 का. प्रा. संख्या क्रमांक O-12016/58/83—प्रो. के अंतर्गत भारत सरकार, उर्जा मंत्रालय (पेट्रोलियम विभाग) की अधिसूचना संख्या क्रमांक 2572 दिनांक 18 जून 1983 के अंतर्गत पेट्रोलियम और खनिज पाईप लाईन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम 1962 की धारा 3 अपघारा (1) के अधीन बणित गांव—सांजरी खुर्द तहसिल—हबेली जिला—पुणे महाराष्ट्र के अंतर्गत अधिसूचना से बणित भूमि में खसरा नम्बर, हिस्सा नम्बर, क्षेत्रफल कालम 1 के बदले धनुसूची में खसरा नम्बर, हिस्सा नम्बर, क्षेत्रफल कालम 2 में दि गई धनुसूची को पढ़ें।

निम्नलिखित अनुसूची के भाग 2 में बणित भूमि में पाईपलाइन बिछाने का प्रयोजन फ्लाइंगनेट बदलने से ग्रह न रहा है। अब भू. निम्नलिखित धनुसूची के भाग 2 बणित भूमि धारा 3 अपघारा (1) के अधिसूचना को धनुसूची से कम कर दि गई है।

अनुसूची

भाग 1

कालम II पढे

कालम I के लिए

गांव	खसारा नम्बर	हिस्सा नम्बर,,	क्षेत्रफल,	गांव	खसारा नम्बर	हिस्सा नम्बर	क्षेत्रफल
मांजरी खुर्द,	193	का भाग	00-12-96	मांजरी खुर्द ,	193	का भाग	00-08-00
	202 }	"	00-32-40		202	"	00-29-00
	203 }	"			203	"	00-05-00
	204	"	00-00-60		204	"	00-01-00
	205	"	00-05-90		205	"	00-09-00
	206	"	00-01-65		206	"	00-03-00
	207 }	"	00-18-90		207	"	00-05-00
	210 }	"			210	"	00-09-00
	209	"	00-03-06		209.	"	00-08-00
	214	"	00-09-18		214	"	00-09-00
	218	"	00-03-60		218	"	00-01-00
	219	"	00-08-82		219	"	00-14-00
	220	"	00-05-40		220	"	00-06-00
	221	"	00-03-60		221	"	00-05-00
	222	"	00-06-95		222	"	00-07-00
	227	"	00-21-40		227	"	00-23-00
	284	"	00-05-40		284	"	00-05-00
	286	"	00-02-50		286	"	00-06-00
	287 }	"			287	"	00-06-00
	288 }	"	00-04-50		288	"	00-06-00
	290	"	00-05-40		290	"	00-04-00
	297	"	00-03-60		297	"	00-05-00
	304	"	00-25-38		304	"	00-18-00
	305	"	00-10-70		305	"	00-15-00
	309	"	00-05-40		309	"	00-05-00
	310	"	00-03-24		310	"	00-04-00
	311	"	00-11-00		311	"	00-04-00
	312	"	00-03-60		312	"	00-04-00
	315	"	00-09-40		315	"	00-05-00
	316	"	00-12-80		316	"	00-36-00
	317	"	00-02-10		317	"	00-05-00
	326	"	00-05-76		326	"	00-05-00
	328	"	00-10-80		328	"	00-11-00
	330	"	00-03-00		330	"	00-03-00
	614	"	00-05-75		614	"	00-04-00
	622	"	00-13-80		622	"	00-18-00
	623	"	00-06-85		623	"	00-24-06
	624	"	00-07-20		624	"	00-07-00
	625	"	00-00-06		625	"	00-07-00
	660 }	"			660	"	00-07-00
	661 }	"	00-16-38		661	"	00-05-00
	666	"	00-12-60		666	"	00-12-00
	662	"	00-13-04		662	"	00-05-00
	678	"	00-06-50		678	"	00-09-00
	679	"	00-03-90		679	"	00-08-00
	680	"	00-04-50		680	"	00-05-00
	681	"	00-01-00		681	"	00-05-00
	682	"	00-04-50		682	"	00-03-00
	760	"	00-27-00		760	"	00-33-00
	765	"	00-27-00		765	"	00-23-00
	766	"	00-10-82		766	"	00-11-00

धनुसूची

भाग—I

कालम II पदे.

कालम 1 के लिए।

गांव	खसारा नम्बर	हिस्सा नम्बर	क्षेत्रफल,	गांव	खसारा नम्बर	हिस्सा नम्बर	क्षेत्रफल,
मांजरी खुर्द	767	"	00-00-25	मांजरी खुर्द	767	का भाग	00-02-00
	768	"	00-11-16		768	"	00-15-00
	758	"	00-37-78		758	"	00-06-00
	759	"	00-01-00		759	"	00-04-00
	798	"	00-09-00		798	"	00-10-00
	799	"	00-05-40		799	"	00-05-00
	800	"	00-03-60		800	"	00-02-00
	801	"	00-09-00		801	"	00-08-00
	802	"	00-08-10		802	"	00-05-00
	803	"	00-05-20		803	"	00-08-00
	804	"	00-01-00		804	"	00-02-00
	812	"	00-05-40		812	"	00-07-00
	813	"	00-06-15		813	"	00-05-00
	816	"	00-05-85		816	"	00-04-00
	814	"	00-07-20		814	"	00-07-00
	817	"	00-03-60		817	"	00-04-00
	818	"	00-09-15		818	"	00-05-00
	824	"	00-03-60		824	"	00-27-00

भाग—II

गांव	खसारा नम्बर	हिस्सा नम्बर	क्षेत्रफल
मांजरी खुर्द,	136	का भाग	00-05-00
	289	"	00-02-00
	805	"	00-05-00

[सं. 0-12016/58/83-प्रौद्य.]

MINISTRY OF PETROLEUM & NATURAL GAS
New Delhi, the 26th September, 1986

CORRIGENDA

S.O. 3525.—In the Notification of Government of India, Ministry of Energy (Department of Petroleum) No. O-12016/58'83-Prod. dated 18-6-83 published under S.O. No. 2572. In the Gazette of India, Part II, Section 3, Sub-Section (ii) at pages 2487 & 2488 issued under Section 3 Sub-Section (i) of the Petroleum & Minerals Pipe Lines (Acquisition of Right

of User in Land) Act, 1962 in respect of villages—Manjri Kd for S. Nos. and areas shown in the Column No. 1 of the Schedule appended to this corrigendum, read S. Nos. as and areas as shown in column No. 2 of the said schedule.

Lands mentioned in the Part II of the appended schedule, however do not come under the Pipe Line Project due to change in the alignment and therefore, they are deleted from the schedule appended to the Notification under section 3 Sub Section (i) referred to above.

SCHEDULE

Read (Col-II)

For (Col-I)

PART—I

Village	S.No.	H.No.	Area	Village	S.No.	H.No.	Area
	G.No.				G.No.		
Manjari Kd.	193	(pt)	00-12-96	Manjari Kd.	193	(pt)	00-08-00
	202				202	(pt)	00-29-00
	203		00-32-40		203	(pt)	00-05-00
	204	(pt)	00-00-60		204	(pt)	01-01-00
	205	(pt)	00-05-90		205	(pt)	00-09-00
	206	(pt)	00-01-65		206	(pt)	00-05-00
	207				207	(pt)	00-05-00
	210		00-18-90		210	(pt)	00-09-00

PART I

Village	S.No.	H.No.	Area	Village	S.No.	H.No.	Area
	G.No.				G.No.		
Manjari Kd.	209	(pt)	00-03-00	Manjari Kd.	209	(pt)	00-08-00
	214	(pt)	00-09-18		214	(pt)	00-09-00
	218	(pt)	00-03-60		218	(pt)	01-01-00
	219	(pt)	00-08-82		219	(pt)	00-14-00
	220	(pt)	00-05-40		220	(pt)	00-06-00
	221	(pt)	00-03-60		221	(pt)	00-05-00
	222	(pt)	00-06-95		222	(pt)	00-23-00
	227	(pt)	00-21-40		227	(pt)	00-07-00
	284	(pt)	00-05-40		284	(pt)	00-05-00
	286	(pt)	00-02-50		286	(pt)	00-06-00
	287	(pt)	00-04-50		287	(pt)	00-06-00
	288				288	(pt)	00-06-00
	290	(pt)	00-05-40		290	(pt)	00-04-00
	297	(pt)	00-03-60		297	(pt)	00-05-00
	304	(pt)	00-25-38		304	(pt)	00-18-00
	305	(pt)	00-10-70		305	(pt)	00-15-00
	309	(pt)	00-05-40		309	(pt)	00-05-00
	310	(pt)	00-03-24		310	(pt)	00-04-00
	311	(pt)	00-11-00		311	(pt)	00-04-00
	312	(pt)	00-03-60		312	(pt)	00-04-00
	315	(pt)	00-05-40		315	(pt)	00-05-00
	316	(pt)	00-12-80		316	(pt)	00-36-00
	317	(pt)	00-02-10		317	(pt)	00-05-00
	326	(pt)	00-05-76		326	(pt)	00-05-00
	328	(pt)	00-10-80		328	(pt)	00-11-00
	330	(pt)	00-03-00		330	(pt)	00-03-00
	614	(pt)	00-05-75		614	(pt)	00-04-00
	622	(pt)	00-13-80		622	(pt)	00-18-00
	623	(pt)	00-06-85		623	(pt)	00-24-06
	624	(pt)	00-07-20		624	(pt)	00-07-00
	625	(pt)	00-00-60		625	(pt)	00-07-00
	660	(pt)	00-16-38		660	(pt)	00-07-00
	661				661	(pt)	00-05-00
	666	(pt)	00-12-60		666	(pt)	00-12-00
	662	(pt)	00-13-04		662	(pt)	00-05-00
	678	(pt)	00-06-50		678	(pt)	00-09-00
	679	(pt)	00-03-90		679	(pt)	00-08-00
	680	(pt)	00-04-50		680	(pt)	00-05-00
	681	(pt)	00-01-00		681	(pt)	00-05-00
	682	(pt)	00-04-50		682	(pt)	00-03-00
	760	(pt)	00-27-00		760	(pt)	00-33-00
	765	(pt)	00-27-00		765	(pt)	00-23-00
	766	(pt)	00-10-82		766	(pt)	00-11-00
	767	(pt)	00-00-25		767	(pt)	00-02-00
	768	(pt)	00-11-16		768	(pt)	00-15-00
	758	(ot)	00-37-78		758	(pt)	00-96-00
	759	(pt)	00-01-80		759	(pt)	00-04-00
	798	(pt)	00-09-00		798	(pt)	00-10-00
	799	(pt)	00-05-40		799	(pt)	00-05-00
	800	(pt)	00-03-60		800	(pt)	00-02-00
	801	(pt)	00-09-00		801	(pt)	00-08-00
	802	(pt)	00-03-10		802	(pt)	00-05-00
	803	(pt)	00-05-20		803	(pt)	00-08-00
	804	(pt)	00-01-00		804	(pt)	00-02-00
	812	(pt)	00-05-40		812	(pt)	00-07-00
	813	(pt)	00-06-15		813	(pt)	00-05-00
	816	(pt)	00-05-85		816	(pt)	00-04-00
	814	(pt)	00-07-20		814	(pt)	00-07-00
	817	(pt)	00-03-60		817	(pt)	00-04-00
	818	(pt)	00-04-15		818	(pt)	00-05-00
	824	(pt)	00-21-60		824	(pt)	00-22-00

PART II

Village	S.No.	H.No.	Area
	G.No.		
Manjri Kd.	136	(pt)	00-05-00
	289	(pt)	00-02-00
	805	(pt)	00-05-00

[No. O-12016/58/83 Prod.]

का. प्रा. 3526.—भारत सरकार के राजपत्र भाग II खण्ड 3, उपखण्ड (ii) दिनांक 28 जनवरी 1984 पृष्ठ क्रमांक 256, 257 और 258 का. प्रा. संख्या क्रमांक O-12016/58/83-प्रोड के अन्तर्गत भारत सरकार, ऊर्जा मंत्रालय (पेट्रोलियम विभाग) की अधिसूचना संख्या क्रमांक 274 दिनांक 28 फरवरी 1984 के अन्तर्गत पेट्रोलियम और खनिज पार्श्व लाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम 1962 कि धारा 6 उपधारा (1) के अधीन बंणित गांव मांजरी खुर्द सहस्रील-हबेली जिला—गुणे महाराष्ट्र के अन्तर्गत अधिसूचना में बंणित भूमि में खसरा नम्बर, हिस्सा नम्बर, क्षेत्रफल कालम 1 के बबले अनुसूची में खसरा नम्बर, हिस्सा नम्बर, क्षेत्रफल कालम 2 में दी गई अनुसूची को पढ़ें।

निम्नलिखित अनुसूची के भाग 2 में बंणित भूमि में पार्श्व लाइन बिछाने का प्रयोजन अनवार्डनमेंट बदलने से भव न रहा है। अब अन्तर्गत निम्नलिखित अनुसूची के भाग 2 में बंणित भूमि, धारा 6 के उपधारा (1) के अधिसूचना की अनुसूची के कम कर दी गई है।

अनुसूची

भाग 1

कालम II पढ़ें

कालम I के लिए

गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल	गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल
मांजरी खुर्द	193	का भाग	00-17-96	मांजरी खुर्द	193	का भाग	00-08-00
	202	"	00-32-50		202	"	00-29-00
	203	"	"		203	"	00-05-00
	204	"	00-00-60		204	"	00-01-00
	205	"	00-05-90		205	"	00-09-00
	206	"	00-01-65		206	"	00-05-00
	207	}	00-18-90		207	"	00-05-00
	210				210	"	00-09-00
	209	"	00-03-06		209	"	00-08-00
	214	"	00-09-18		214	"	00-09-00
	218	"	00-03-60		218	"	00-01-00
	219	"	00-08-82		219	"	00-14-00
	220	"	00-05-40		220	"	00-06-00
	221	"	00-03-60		221	"	00-05-00
	222	"	00-06-95		222	"	00-23-00
	227	"	00-21-40		227	"	00-07-00
	284	"	00-05-40		284	"	00-05-00
	286	"	00-02-50		286	"	00-06-00
	287	}	00-04-50		287	"	00-06-00
	288				288	"	00-06-00
	290	"	00-05-40		290	"	00-04-00
	297	"	00-03-60		297	"	00-05-00
	304	"	00-25-38		304	"	00-18-00
	305	"	00-10-70		305	"	00-15-00
	309	"	00-05-40		309	"	00-05-00
	310	"	00-03-24		310	"	00-04-00
	311	"	00-11-00		311	"	00-04-00
312	"	00-03-60	312	"	00-04-00		
315	"	00-05-40	315	"	00-05-00		
316	"	00-12-80	316	"	00-36-00		

भनुसूची

भाग I

कालम II पढ़े

कालम I के लिए

गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल	गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल
मांजरी खुर्द	317	का भाग	00-02-10	मांजरी खुर्द	317	का भाग	00-05-00
	326	"	00-05-76		326	"	00-05-00
	328	"	00-10-80		328	"	00-11-00
	330	"	00-03-00		330	"	00-03-00
	614	"	00-05-75		614	"	00-04-00
	622	"	00-13-80		622	"	00-18-00
	623	"	00-06-85		623	"	00-24-06
	624	"	00-07-20		624	"	00-07-00
	625	"	00-00-60		625	"	00-07-00
	660	"	00-16-38		660	"	00-07-00
	661	"			661	"	09-05-00
	666	"	00-12-60		666	"	00-12-00
	662	"	00-13-04		662	"	00-05-00
	678	"	00-06-60		678	"	00-09-00
	679	"	00-03-90		679	"	00-08-00
	680	"	00-04-50		680	"	00-05-00
	681	"	00-01-00		681	"	00-05-00
	682	"	00-04-50		682	"	00-03-00
	760	"	00-27-00		760	"	00-33-00
	765	"	00-27-00		765	"	00-23-00
	766	"	00-10-82		766	"	00-11-00
	767	"	00-00-25		767	"	00-02-00
	768	"	00-11-16		768	"	00-15-00
	758	"	00-37-78		758	"	00-96-00
	759	"	00-01-80		759	"	00-04-00
	798	"	00-09-00		798	"	00-10-00
	799	"	00-05-40		799	"	00-05-00
	800	"	00-03-60		800	"	00-02-00
	801	"	00-09-00		801	"	00-08-00
	802	"	00-03-10		802	"	00-05-00
	803	"	00-05-20		803	"	00-08-00
	804	"	00-01-00		804	"	00-02-00
	812	"	00-05-40		812	"	00-07-00
	813	"	00-06-15		813	"	00-05-00
	816	"	00-05-96		816	"	00-04-00
	814	"	00-07-20		814	"	00-07-00
	817	"	00-03-60		817	"	00-04-00
	818	"	00-04-15		818	"	00-05-00
	824	"	00-21-60		824	"	00-22-00

भाग-II

गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल
मांजरी खुर्द	136	का भाग	00-05-00
	280	"	00-02-00
	805	"	00-05-00

S.O. 3526.—In the Notification of Government of India, Ministry of Energy (Department of Petroleum) No. O-12016/58/83-Prod., dated January 1984, published under S.D. No. 274 in the Gazette of India, Part II, Section 3, Sub-section (i) at pages 256, 257 & 258 issued under Section 6, Sub-Section (i) of the Petroleum & Minerals Pipe Lines (Acquisition of Right of Usr in Land) Act, 1962 in respect of village, Manjari Kd. for S. Nos. and areas shown in the Column No. 1 of the

Schedule appended to this corrigendum, read and S. Nos. and areas as shown in column No. 2 of the said schedule.

Lands mentioned in the Part-II of the appended schedule, however do not come under the Pipeline Project due to change in the alignment and therefore, they are deleted from the schedule appended to the Notification under section 6 of Sub-Section (i) referred to above.

Read (Col-II)

For (Col-I)

PART-I

Village	S. No. G. No.	H. No.	Area	Village	S. No. No.	H. No.	Area		
Manjari Kd.	193	pt)	00-12-96	Manjari Kd.	913	pt)	00-08-00		
	202		00-32-40		202	pt)	00-29-00		
	203				203	pt)	00-05-00		
	204	pt)	00-00-60		204	pt)	00-01-00		
	205	pt)	00-05-90		205	pt)	00-09-00		
	206	pt)	00-01-65		206	pt)	00-05-00		
	207		00-18-90		207	pt)	00-05-00		
	210				210	pt)	00-09-00		
	209	pt)	00-03-06		209	pt)	00-08-00		
	214	pt)	00-09-18		214	pt)	00-09-00		
	218	pt)	00-03-60		218	pt)	00-01-00		
	219	pt)	00-08-82		219	pt)	00-14-00		
	220	pt)	00-05-40		220	pt)	00-06-00		
	221	pt)	00-03-60		221	pt)	00-05-00		
	222	pt)	00-06-95		222	pt)	00-23-00		
	227	pt)	00-21-40		227	pt)	00-07-00		
	284	pt)	00-05-40		284	pt)	00-05-00		
	286	pt)	00-02-50		285	pt)	00-06-00		
	287		00-04-50		286	pt)	00-06-00		
	288				288	pt)	00-06-00		
	290	pt)	00-05-40		290	pt)	00-04-00		
	297	pt)	00-03-60		297	pt)	00-05-00		
	304	pt)	00-25-38		304	pt)	00-18-00		
	305	pt)	00-10-70		305	pt)	00-15-00		
	309	pt)	00-05-40		309	pt)	00-05-00		
	310	pt)	00-03-24		310	pt)	00-04-00		
	311	pt)	00-11-00		311	pt)	00-04-00		
	312	pt)	00-03-60		312	pt)	00-04-00		
	315	pt)	00-05-40		315	pt)	00-05-00		
	316	pt)	00-12-80		316	pt)	00-36-00		
	317	pt)	00-02-10		317	pt)	00-05-00		
	Manjari Kd.	326	pt)		00-05-76	Manjari, Kd.	326	pt)	00-05-00
		328	pt)		0-10-80		328	pt)	00-11-00
330		pt)	00-03-00	330	pt)		00-03-00		
614		pt)	00-05-75	614	pt)		00-04-00		
622		pt)	00-13-80	622	pt)		00-18-00		
623		pt)	00-06-85	623	pt)		00-24-06		
624		pt)	00-07-20	624	pt)		00-07-00		
625		pt)	00-00-60	625	pt)		00-07-00		
660		pt)	00-16-38	660	pt)		00-07-00		
661				661	pt)		00-05-00		
666		pt)	00-12-60	666	pt)		00-12-00		
662		pt)	00-13-04	662	pt)		00-05-00		
678		pt)	0 0-06-50	678	pt)		00-09-00		
679		pt)	00-03-90	679	pt)		00-08-00		
680		pt)	00-04-50	680	pt)		00-05-00		
681		pt)	00-01-00	681	pt)		00-05-00		
682		pt)	00-04-50	682	pt)		00-03-00		
760		pt)	00-27-00	760	pt)		00-33-00		
765		pt)	00-27-00	765	pt)		00-23-00		
766		pt)	00-10-82	766	pt)		00-11-00		
767		pt)	00-00-25	767	pt)		00-02-00		
768		pt)	00-11-16	768	pt)		00-15-00		
758		pt)	00-37-78	758	pt)		00-96-00		
759		pt)	00-01-00	759	pt)		00-04-00		
798		pt)	00-09-00	798	pt)		00-10-00		
799		pt)	00-05-40	799	pt)		00-05-00		
800		pt)	00-03-60	800	pt)		00-02-00		
801	pt)	00-09-00	801	pt)	00-08-00				
802	pt)	00-03-10	802	pt)	00-05-00				

Read (Col-II)				(For Col-I)			
PART				PART			
Village	S. No.	H. No.	Area	Village	S. No.	H. No.	Area
	G. No.				G. No.		
Manjari Kd.	803	pt)	00-05-20	Manjari Kd.	803	pt)	00-08-00
	804	pt)	00-01-00		804	pt)	00-02-00
	812	pt)	00-05-40		812	pt)	00-07-00
	813	pt)	00-06-15		813	pt)	00-05-00
	816	pt)	00-05-95		816	pt)	00-04-00
	814	pt)	00-07-20		814	pt)	00-07-00
	817	pt)	00-03-60		817	pt)	00-04-00
	818	pt)	00-04-15		818	pt)	00-05-00
	824	pt)	00-21-60		824	pt)	00-22-00

PART II

Village	S. No.	H. No.	Area
	G. No.		
Manjari	136	(pt)	00-05-00
	289	(pt)	00-02-00
	805	(pt)	00-05-00

[No. O-12016/58/83-Prod-I]

का.भा. 3527.—भारत सरकार के राजपत्र भाग II, खंड 3, उपखंड (ii) दिनांक 16-4-1983 पृष्ठ क्रमांक 1830 और 1831 का.भा. संख्या क्रमांक 12016/31/82-प्रोड-1 के अस्तगत भारत सरकार, ऊर्जा मंत्रालय (पेट्रोलियम विभाग) की अधिसूचना क्रमांक 1860 दिनांक 16-4-1983 के अस्तगत पेट्रोलियम और खनिज पार्श्वलाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम, 1962 कि धारा 6 उपधारा (1) के अधीन वर्णित गांव—1. कसबे खालापूर 2. मठ 3. हालखुर्व 4. हालबुद्धक 5. अजोशी 6. शिल तहमील—खालापूर जिला रायगढ़ महाराष्ट्र के अस्तगत अधिसूचना में वर्णित भूमि में खसरा नम्बर हिस्सा नम्बर, क्षेत्रफल कॉलम 1 के बदले अनुसूची में खसरा नम्बर, हिस्सा नम्बर, क्षेत्रफल कॉलम 2 में दी गई अनुसूची को पढ़ें।

निम्नलिखित अनुसूची के भाग 2 में वर्णित भूमि पाइप लाइन बिछाने का प्रयोजन अलाइमेंट बदलने से अब न रहा है। अब अतः निम्नलिखित अनुसूची के भाग 2 में वर्णित भूमि धारा 6 के उपधारा (1) के अधिसूचना के अनुसूची कम कर दी गई है।

अनुसूची				अनुसूची			
भाग 1				भाग 1			
कालम 2 पढ़ें				कालम 1 के लिये			
गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल हे. भा. से.	गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल हे. भा. से.
कसबे	6	5	00.03.45	कसबे	6	का भाग	00.16.00
खालापूर	6	6	00.02.52	खालापूर	7	"	00.23.00
"	7	1	00.07.33	"	"	"	"
"	7	3	00.07.80	"	"	"	"
"	7	4	00.02.00	"	"	"	"
"	8	1	00.16.54	"	8	"	00.16.00
"	8	2	00.04.70	"	"	"	"
परडी प्लॉट नं.	4		00.01.35	परडी			00.06.00
"	61	1	00.03.24	"	61	"	00.11.00
"	62	0	00.27.00	"	62	"	00.29.00
"	64	2	00.33.57	"	64	"	00.22.00
"	68	1	00.00.70	"	68	"	00.26.00
"	68	2	00.04.05	"	"	"	"
"	68	4	00.14.50	"	"	"	"
"	68	5	00.06.75	"	"	"	"
"	69	0	00.24.75	"	69	"	00.22.00
"	74	3	00.04.05	"	74	"	00.07.00
"	75	2	00.19.44	"	75	"	00.18.00
"	77	1	00.12.75	"	77	"	00.34.00
"	77	2	00.21.00	"	"	"	"
"	103	1	00.41.00	"	103	"	00.41.00
"	103	3	00.07.35	"	"	"	"
"	104	1	00.02.88	"	104	"	00.21.00
"	104	2अ+ब	00.18.69	"	"	"	"

कासम II पट्टे				भूखण्ड की भाग I	कासम I के लिये		
गाँव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल हे. आ. से.	गाँव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल हे. आ. से.
कमवे	130	1	00.10.44	कमवे	130	का. भाग	00.32.00
खालापुर	130	2	00.09.13	खालापुर			
"	130	3	00.06.75				
"	132	1	00.04.73		132	"	00.25.00
"	133	0	00.09.45		133	"	00.12.00
				भाग II			
कमवे खालापुर	78	का. भाग	00.03.00	भाग I			
"	70	2	00.13.50	महु	70	का. भाग	00.19.00
"	70	6	00.04.59				
"	71	1	00.15.93		71	"	00.20.00
"	73	1	00.22.75		73	"	00.29.00
"	73	4	00.00.58				
"	76	1	00.07.50				
"	76	3	00.09.60		76		00.09.00
"	76	4	00.03.40		77		00.15.00
"	77	का. भाग	00.24.39				
"	79	0	00.08.00		79		00.08.00
"	88	0	00.10.53		88		00.09.00
"	89	1	00.01.35				
"	89	2	00.04.14		89		00.09.00
"	90	1	00.12.40		90		00.10.00
				भाग II			
महु	63	का. भाग	00.06.00				
"	81		00.15.00				
हालखुर्द	8	1	00.13.05	हालखुर्द	8	का. भाग	00.37.00
"	8	2	00.02.70				
"	8	5	00.14.85				
"	16	5-1-7-8	00.17.00		16	"	00.22.00
"	17	2	00.08.46		17	"	00.19.00
"	17	3	00.17.55				
"	18	6	00.07.30		18	"	00.04.00
"	21	4	00.03.05		21	"	00.15.00
"	22	2	00.29.07		22	"	00.22.00
"	23	1अ	00.06.48		23	"	00.26.00
"	23	1क	00.13.50				
"	25	4-ब	00.04.16		25	"	00.11.00
"	25	6	00.07.47				
"	26	का. भाग	00-04-77		26	"	00.04.00
हालखुर्द	23	का. भाग	00.05.75	हालखुर्द	23	का. भाग	00.23.00
"	24	"	00.04.25		25	"	00.17.00
"	37	"	00.03.75		37	"	00.15.00
"	42	"	00.08.08		42	"	00.32.00
"	43	"	00.05.75		43	"	00.23.00
"	49	7	00.07.11		49	"	00.17.00
"	49	6	00.05.58				
"	49	5	00.06.75				
"	50	1-ब	00.12.96		50	"	00.15.00
"	50	3	00.18.72				
"	51	1	00.06.93		51	"	00.36.00
"	51	2	00.08.10				

कालम II पड़ें				कालम I के लिये			
गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल है. आर. से.	गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल है. आर. से.
हालबुर्द	71	का भाग	00.01.80	हालबुर्द	71	का भाग	00.01.00
	72	"	00.03.60		72	"	00.13.00
भाग II				भाग I			
हालबुर्द	67	का भाग	00.13.00	अजोशी	5 का भाग	का भाग	00.04.00
अजोशी	5	2अ	00.01.35		२	"	00.15.00
	8	1	00.00.92				
	8	3	00.05.40				
	8	4	00.04.18				
भाग II				भाग I			
अजोशी :	कुछ नहीं			भाग I			
शाल	10	1	00.01.55	शाल	10	का भाग	00.03.00
	13	1	00.02.70		13	"	00.14.00
	14	2	00.03.38		14	"	00.13.00
	17	10	00.05.00		17	"	00.23.00
	17	1-अ-1	00.03.43				
	20	४	00.00.26		20	"	00.23.00
	20	2अ	00.06.40				
	20	5अ	00.02.36				
	21	1	00.04.15		21	"	00.27.00
	21	2	00.01.62				
	21	5	00.01.00				
	22	1-2-3	00.03.78		22	"	00.27.00
		अ					
	22	1-2-3अ	00.09.78				
	ब						

शाल—कुछ नहीं

सक्षम अधिकारी
ई-पुणे पाईपलाइन प्रोजेक्ट
[नं. O-12016/31/82-प्रॉड]

New Delhi, the 26th Septemb, 1986

S.O. 3527.—In the Notification of Government of India, Ministry of Energy (Department of Petroleum) No.-12016/31/82/Prod-I dated 16th April, 1983 published under S.O. No. 1860 in the Gazette of India Part II Section 3, sub-section (ii) at pages 1830 & 1831 issued under Section 6 of sub-section (i) of the Petroleum and Minerals Pipe lines (Acquisition of Right of User in the Land) Act, 1962 in respect of villages (1) Kasbe Khalapur (2) Mudh (3) Halkhurdh 4, Hal Budruk (5) Ajoshi (6) Sheel Tahasil Khalapur District-Raigad, State

Maharashtra for S. Nos., H. Nos. and areas shown in the Column No.-I of the Schedule appended to this corrigendum, read the S. Nos. H. Nos. and areas as shown in the Column No.-II of the said schedule.

(2) Lands mentioned in the part II of the appended schedule, however, do not come under the pipe line project due to change in the alignment and therefore, they are deleted from the schedule appended to the Notification under section 6 sub-section (i) referred to above.

SCHEDULE

Read (Col II)

Part-I

For (Col I)

Village	S.No. G. No.	H. No.	Area	Village	S. No. G. No.	H. No.	Area.
Kasbe Khalapur	6	5	00-03-45	Kasbe Khalapur	6	(Pt)	00-16-00
	6	6	00-02-52		7	(Pt)	00-23-00
	7	1	00-07-33				
	7	3	00-07-80				
	7	4	00-02-00				
	8	1	00-16-54				
	8	2	00-04-70		8	(Pt)	000-16-00

PART-I

Read (COL-II)				For (Col-A)			
Village	S.No.	H. No.	Area	Village	S.N.	H.No.	Area.
Pardi	Plot No.		4 00-01-35	Paradi			00-06-00
	61	1	00-03-24		61 (Pt)		00-11-00
	62		00-27-00		62 (Pt)		00-29-00
	64	2	00-33-57		64 (Pt)		00-22-00
	68	1	00-02-70		68 (Pt)		00-26-00
	68	2	00-04-05				
	63	4	00-14-50				
	68	5	00-06-75				
	69	(for)	00-24-75		69 (Pt)		00-22-00
	74	3	00-04-05		74 (Pt)		00-07-00
	75	2	00-19-44		75 (Pt)		00-16-00
	77	1	00-12-75		77 (Pt)		00-34-00
	77	2	00-21-00				
	103	1	00-41-00				
	103	3	00-07-35		103 (Pt)		00-41-00
	104	1	00-02-88		104 (Pt)		00-21-00
	104	2 A + B	0018-69				
Kasbe Khalapur	130	1	00-10-44	Kasbe Khalapur	130 (Pt)		00-32-00
	130	2	00-09-13				
	130	3	00-06-75				
	132	1	00-04-73		132 (Pt)		00-25-00
	133	(Pt)	00-09-45		133 (Pt)		00-12-00
Part-II							
		Village	S.No.			H.No.	Area
			G.No.				
		Kasbe Khalapur.	78 (Pt)			00-03-00	

PART-I

Madh	70	2	00-13-50	Madh	70 (Pt)		00-19-00
	70	6	00-04-59				
	71	1	00-15-93		71 (Pt)		00-20-00
	73	1	00-22-75		73 (Pt)		00-29-00
	73	4	00-00-58				
	76	1	00-07-50		76 (Pt)		00-09-00
	76	3	00-09-60				
	76	4	00-03-40				
	77	(Pt)	00-24-39		77 (Pt)		00-15-00
	79	(Pt)	00-08-00		79 (Pt)		00-08-00
	88	(Pt)	00-10-53		88 (Pt)		00-09-00
	89	1	00-01-35		89 (Pt)		00-09-00
	89	2	00-04-14				
	90	1	00-12-40		90 (Pt)		00-10-00

PART-II

Village	S.No.	H.No.	Area
Madh	68	(Pt)	00-06-00
	81	(Pt)	00-15-00

SCHEDULE

PART-I

Read COL-II				For COL-I			
Village	S.No.	H.No.	Area	Village	S.No.	Ho.No.	Area.
	G.No.				G.No.		
Halkd.	8	1	00-13-05	Hal kd.	8 (Pt)		00-37-00
	8	2	00-02-70				
	8	5	00-14-85				
	16	5+7+8	00-17-10		16 (Pt)		00-22-00
	17	2	00-08-46		17 (Pt)		00-19-00
	17	3	00-17-55				
	18	6	00-07-30		18 (Pt)		00-04-00
	21	4	00-03-05		21 (Pt)		00-15-00
	22	2	00-29-07		22 (Pt)		00-22-00
	23	1A	00-06-48		23 (Pt)		00-26-00
	23	1K	00-10-50				
	25	4B	00-04-16		25 (Pt)		00-11-00
	25	6	00-07-47				
	26	(Pt)	00-04-77		26 (Pt)		00-04-00

PART-II							
NIL							
PART-I							
Hal Bk.	23	(Pt)	00-05-75	Hal Bk	23	(Pt)	00-23-00
	24	(Pt)	00-04-25		24	(Pt)	00-17-00
	37	(Pt)	00-03-75		37	(Pt)	00-15-00
	42	(Pt)	00-08-08		42	(Pt)	00-32-00
	43	(Pt)	00-05-75		43	(Pt)	00-23-00
	49	7	00-07-11		49	(Pt)	00-17-00
	49	6	00-05-58				
	49	5	00-06-75				
	50	1B	00-12006		50	(Pt)	00-15-00
	50	3	00-18-72				
	51	1	00-06-93		51	(Pt)	00-36-00
	51	2	00-08-10				

SCHEDULE							
PART-I				For Col-II			
Read Col-II	S. No.	H. No.	Area	Village	S. No.	H. No.	Area
	G. No.				G. No.		
Hal. Bk.	71	(Pt)	00-01-80	Hal. Bk.	71	(Pt)	00-01-00
	72	(Pt)	00-03-60		72	(Pt)	00-15-00

PART-II			
Village	S. No.	H. No.	Area
	G. No.		
Hal. Bk.	67	(Pt)	00-13-00
	44	(Pt)	00-02-00

PART-I							
Ajoshi	5	2A	00-01-35	Ajoshi	5	(Pt)	00-04-00
	8	1	00-00-92		8	(Pt)	00-15-00
	8	3	00-05-40				
	8	4	00-04-18				

PART-II
Ajoshi : Nil

PART-I							
Sheel	10	1	00-01-55	Sheel	10	(Pt)	00-08-00
	13	1	00-02-70		13	(Pt)	00-14-00
	14	2	00-03-38		14	(Pt)	00-13-00
	17	10	00-05-00		17	(Pt)	00-23-00
	17	1+A+1	00-03-43				
	20	4	00-00-26		20	(Pt)	00-23-00
	20	2-A	00-06-40				
	20	5-A	00-02-36				
	21	1	00-04-15		21	(Pt)	00-27-00
	21	2	00-01-62				
	21	5	00-01-00				
	22	1+2+3	00-03-78		22	(Pt)	00-27-00
	22	A					
	22	1+2+3	00-03-78				
	22	B					

Sheel

Sheel : NIL

PART-II

कां०अ० 3528—यह केन्द्रीय सरकार को यह प्रतीत होता है कि लोकहित में यह आवश्यक है कि गुजरात राज्य में वहेज में पालेज तक पेट्रोलियम के परिवहन के लिये पाइपलाइन तेल तथा प्राकृतिक गैस आयोग आयोग द्वारा बिछाई जानी चाहिये।

और यह प्रतीत होता है कि ऐसी लाईनों को बिछाने के प्रयोजन लिये एतदुपाय अनुसूची में वर्णित भूमि में उपयोग का अधिकार अर्जित करना आवश्यक है।

अतः अब पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार ने उस उपयोग का अधिकार अर्जित करने का अपना आशय एतद्वारा घोषित किया है।

वर्षों कि उक्त भूमि में हिनबद कोई व्यक्ति, उस भूमि के नीचे पाइप लाइन बिछाने के लिये आक्षेप मकाम प्राधिकारी, तेल तथा प्राकृतिक गैस आयोग, निर्माण और वेखभाव प्रभाग, मकरपुरा रोड, बड़ोदरा - 9 को इस अधिसूचना की तारीख से 21 दिनों के भीतर कर सकेगा।

और ऐसा आक्षेप करना वाला हर व्यक्ति विनिर्दिष्ट: यह भी कथन करेगा कि क्या वह यह चाहता है कि उसकी सूचनाई व्यक्तिगत रूप में जो या किसी विधि व्यावसायिकी की सफ्त।

अनुसूची

वहेज से पालेज तक पाइपलाइन बिछाने के लिये

राज्य : गुजरात, जिला : भरुच तालुका : भरुच

गांव	ब्लॉक नं०	हेक्टेयर	अर.	सेन्टी०
1	2	3	4	5
सिमालिया	101	0	04	00
	122	0	21	00
	102	0	04	00
	121	0	06	00
	120	0	20	00
	111	0	09	00
	112	0	09	00
	116	0	01	00
	115	00	11	00
	58	0	32	00
कार्ट ट्रैक	0	03	50	
	56	0	34	00
	46	0	33	00
	47	0	16	00
कार्ट ट्रैक	0	03	50	
	276	0	28	00
	278	0	29	00
		0	05	20
	263	0	35	00
	261	0	20	00
	259	0	09	00
	295	0	01	00
	254	0	28	00
	253	0	17	00
	252	0	13	00
	296	0	05	00

S. O. 3528—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum from Dahej to palej in Gujarat State pipeline should be laid by the Oil & Natural Gas Commission

AND WHEREAS it appears that for the purpose of laying such pipeline, it is necessary to acquire the right of user in the land described in the schedule annexed hereto :

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of the Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of user in the Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein:

PROVIDED THAT any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipeline under the said land to the Competent Authority, Oil & Natural Gas Commission, Construction & Maintenance Division, Makarpura Road, Vadodra, (390 009).

AND every person making such an objection shall also state specifically whether he wishes to be heard in person or by legal practitioner.

SCHEDULE

PIPELINE FROM DAHEJ TO PALEJ

State : Gujarat District : Bhopuch Taluka : Bharuch				
Village	Block No.	Hectare	Aro	Centiare
1	2	3	4	5
Simaliya	101	0	04	00
	122	0	21	00
	102	0	04	00
	121	0	06	00
	120	0	20	00
	111	0	09	00
	112	0	09	00
	116	0	01	00
	115	0	11	00
	50	0	32	00
	Cart track	0	03	50
	56	0	34	00
	46	0	33	00
	47	0	16	00
	Cart track	0	03	50
	276	0	20	00
	27	0	29	00
	Cart track	0	05	20
	263	0	35	00
	261	0	20	00
	259	0	09	00
	295	0	01	00
	254	0	28	00
	253	0	17	00
	252	0	13	00
	296	0	05	00

[No. O-12016/157/86-ONG-D-4]

का. आ3529—अतः केन्द्रीय सरकार को यह प्रतीत होता है कि लोकहित में यह आवश्यक है कि गुजरात राज्य में गंधार से पाकहाजन तक पेट्रोलियम के परिवहन के लिये पाइपलाइन तेल तथा प्राकृतिक गैस यायोग द्वारा बिछाई जानी चाहिए।

और यह प्रतीत होता है कि ऐसी लाइनों को बिछाने के प्रयोजन के लिये एनर्वाइज्ड अतिसूची में वर्णित भूमि में उपयोग का अधिकार अर्जित करना आवश्यक है।

अतः अब पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार ने उसमें उपयोग का अधिकार अर्जित करने का अपना आशय एनर्वाइज्ड घोषित किया है।

बतलें कि उक्त भूमि में हितबद्ध कोई व्यक्ति, उस भूमि के नीचे पाइप लाइन बिछाने के लिए आक्षेप सक्षम प्राधिकारी, तेल तथा प्राकृतिक गैस आयोग, निर्माण और देखभाल प्रभाग, मकरपुरा रोड, बडोदरा-9 को इस अधिसूचना की तारीख से 21 दिनों के भीतर कर सकेगा।

और ऐसा आक्षेप करने वाला हर व्यक्ति विनिवृत्त यह भी कथन करेगा कि क्या वह यह चाहता है कि उसकी सुनवाई व्यक्तिगत रूप से हो या किसी विधि व्यवसायी की मार्फत।

अनुसूची

गंधार से पाकहाजन तक पाइप लाइन बिछाने के लिए।

राज्य : गुजरात	जिला : भरुच	तालुका : वाघरा			
गांव	ब्लॉक नं.	हेक्टेयर	आर.	सेंटीयर	
गंधार	322	2	88	00	

[(ग. 0-12016/160/86-ओएनजी-डी-4)]

पेट्रोलियम के परिवहन के लिये पाइपलाइन तेल तथा प्राकृतिक गैस आयोग द्वारा बिछाई जानी चाहिए।

और यह प्रतीत होता है कि ऐसी लाइनों को बिछाने के प्रयोजन के लिये एनर्वाइज्ड अतिसूची में वर्णित भूमि में उपयोग का अधिकार अर्जित करना आवश्यक है।

अतः अब पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार ने उसमें उपयोग का अधिकार अर्जित करने का अपना आशय एनर्वाइज्ड घोषित किया है।

बतलें कि उक्त भूमि में हितबद्ध कोई व्यक्ति, उस भूमि के नीचे पाइप लाइन बिछाने के लिए आक्षेप सक्षम प्राधिकारी, तेल तथा प्राकृतिक गैस आयोग, निर्माण और देखभाल प्रभाग, मकरपुरा रोड, बडोदरा-9 को इस अधिसूचना की तारीख से 21 दिनों के भीतर कर सकेगा।

और ऐसा आक्षेप करने वाला हर व्यक्ति विनिवृत्त यह भी कथन करेगा कि क्या वह यह चाहता है कि उसकी सुनवाई व्यक्तिगत रूप से हो या किसी विधि व्यवसायी की मार्फत।

अनुसूची

गंधार से पाकहाजन तक पाइप लाइन बिछाने के लिए।

राज्य : गुजरात	जिला : भरुच	तालुका : वाघरा			
गांव	ब्लॉक नं.	हेक्टेयर	आर.	सेंटीयर	
वहोवाल	400/पी	0	06	00	
	395	0	05	00	
	394	0	30	00	
	393	0	13	00	
	403	0	07	40	

[(ग. 0-12016/161/86-ओएनजी-डी-4)]

S.O. 3529.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum from Gandhar to Pakhajjan in Gujarat State pipeline should be laid by the Oil & Natural Gas Commission.

And whereas it appears that for the purpose of laying such pipeline, it is necessary to acquire the right of user in the land described in the schedule annexed hereto;

Now therefore, in exercise of the powers conferred by sub-section (1) of the Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in the Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein;

Provided that any person interested in the said land may, within 21 days from the date of this notification, object to laying of the pipeline under the said land to the Competent Authority, Oil & Natural Gas Commission, Construction and Maintenance Division, Makarpura Road, Vadodara (390009).

Any every person making such an objection shall also state specifically whether wishes to be hear in person or by legal practitioner.

SCHEDULE

PIPELINE FROM GANDHAR TO PAKHAJAN

State : Gujarat District : Bharuch Taluka : Waghara				
Village	Block No.	Hectare	Are	Centiare
1	2	3	4	5
Gandhar	322	2	88	00

[(No. 0 12016/160/86-ONG-D4)]

S.O. 3530.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum from Gandhar to Pakhajjan in Gujarat State pipeline should be laid by the Oil & Natural Gas Commission.

And whereas it appears that for the purpose of laying such pipeline, it is necessary to acquire the right of user in the land described in the schedule annexed hereto;

Now, therefore, in exercise of the powers conferred by sub-section (1) of the Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in the Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein;

Provided that any person interested in the said land may, within 21 days from the date of this notification, object to he laying of the pipeline under the said land to the Competent Authority, Oil & Natural Gas Commission, Construction and Maintenance Division, Makarpura Road, Vadodara (390009).

And every person making such an objection shall also state specifically whether he wishes to be hear in person or by legal practitioner.

SCHEDULE

PIPELINE FROM GANDHAR TO PAKAJAN

State : Gujarat District : Bharuch Taluk : Waghara				
Village	Block No.	Hectare	Are	Centiare
1	2	3	4	5
Vahial	400/P	0	06	00
	395	0	05	00
	394	0	30	00
	393	0	13	00
	403	0	07	40

[(No. 0-12016/161/86-ONG-D4)]

का. आ. 3530—अतः केन्द्रीय सरकार को यह प्रतीत होता है कि लोकहित में यह आवश्यक है कि गुजरात राज्य में गंधार से पाकहाजन तक

का. पा. 3531.—यतः केन्द्रीय सरकार को यह प्रतीत होता है कि लोकहित में यह आवश्यक है कि गुजरात राज्य में गंधार से पारहाजन तक पेट्रोलियम के परिवहन के लिये पाइपलाइन तेल तथा प्राकृतिक गैस आयोग द्वारा बिकवाई जानी चाहिए।

और यतः यह प्रतीत होता है कि ऐसी लाइनों को बिछाने के प्रयोजन के लिये एनर्जाइज्ड अनुसूची में वर्णित भूमि में उपयोग का अधिकार अर्जित करना आवश्यक है।

अतः अन्न पेट्रोलियम और अन्नित पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार ने उसमें उपयोग का अधिकार अर्जित करने का अपना आणव्य एनर्जाइज्ड घोषित किया है।

बशर्ते कि उक्त भूमि में हितवद्ध कोई व्यक्ति, उस भूमि के नीचे पाइपलाइन बिछाने के लिए आक्षेप मन्त्रम प्राधिकारी, तेल तथा प्राकृतिक गैस आयोग, निर्माण और देखभाल प्रभाग, मकरपुरा रोड, बडोदरा-9 को इस अधिसूचना की तारीख से 21 दिनों के भीतर कर सकेगा।

और ऐसा आक्षेप करने वाला हर व्यक्ति विनिश्चितः यह भी कथन करेगा कि क्या वह यह चाहता है कि उसकी मुतवाई व्यक्तिगत रूप से हो या किसी विधि व्यवसायी की मार्फत।

अनुसूची

गंधार से पारहाजन तक पाइप लाइन बिछाने के लिए

राज्य : गुजरात	जिला - भरुच	तालुका - वागरा			
गांव	ब्लोक नं.	हेक्टेयर	घा.रे.	सेंटीघर	
पिपलीया	196	0	05	60	
	195	0	16	00	
	194	0	78	60	
	193	0	16	40	
	192/बी	0	02	00	
	191	0	16	60	
	190	0	16	00	
	189	0	05	00	
	188/बी	0	03	20	
	188/ए	0	15	20	
	187	0	10	00	
	186/बी	0	16	00	
	186/ए	0	15	00	
	185	0	05	00	
	184	0	37	60	
	170	0	07	00	
	169	0	04	60	
	167	0	47	20	

[No. O-12016/159/86-आणव्यजी-डी-4]

S.O. 3531.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum from Gandhar to Pakhajan in Gujarat State pipeline should be laid by the Oil & Natural Gas Commission.

And whereas it appears that for the purpose of laying such pipeline, it is necessary to acquire the right of user in the land described in the schedule annexed hereto:

Now, therefore in exercise of the powers conferred by sub-section (1) of the Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in the Land) Act 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein;

Provided that any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipeline under the said land to the Competent Authority. Oil & Natural Gas Commission, Construction & Maintenance Division, Makarpura Road, Vadodara. (390009).

And every person making such an objection shall also state specifically whether he wishes to be heard in person or by legal practitioner.

SCHEDULE

PIPELINE FROM GANDHAR TO PAKHAJAN GAS LINE

State : Gujarat	District : Bharuch	Taluka : Wagara			
Village	Block No.	Hectare	Acres	Centiare	
Pipaliya	196	0	05	60	
	195	0	16	00	
	194	0	78	60	
	193	0	16	40	
	192/B	0	02	00	
	191	0	16	60	
	190	0	16	00	
	189	0	05	00	
	188/B	0	03	20	
	188/A	0	15	20	
	187	0	10	00	
	186/B	0	16	00	
	186/A	0	16	00	
	185	0	05	00	
	184	0	37	60	
	170	0	07	00	
	169	0	04	60	
	167	0	47	20	

[No. O-12016/159/86-ONG-D4]

का. आ. 3531.—यतः केन्द्रीय सरकार को यह प्रतीत होता है कि लोकहित में यह आवश्यक है कि गुजरात राज्य में गंधार से पारहाजन तक पेट्रोलियम के परिवहन के लिये पाइपलाइन तेल तथा प्राकृतिक गैस आयोग द्वारा बिकवाई जानी चाहिए।

और यतः यह प्रतीत होता है कि ऐसी लाइनों को बिछाने के प्रयोजन के लिये एनर्जाइज्ड अनुसूची में वर्णित भूमि में उपयोग का अधिकार अर्जित करना आवश्यक है।

अतः अन्न पेट्रोलियम और अन्नित पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार ने उसमें उपयोग का अधिकार अर्जित करने का अपना आणव्य एनर्जाइज्ड घोषित किया है।

बशर्ते कि उक्त भूमि में हितवद्ध कोई व्यक्ति, उस भूमि के नीचे पाइप लाइन बिछाने के लिए आक्षेप मन्त्रम प्राधिकारी, तेल तथा प्राकृतिक गैस आयोग, निर्माण और देखभाल प्रभाग, मकरपुरा रोड, बडोदरा-9 को इस अधिसूचना की तारीख से 21 दिनों के भीतर कर सकेगा।

और ऐसा आक्षेप करने वाला हर व्यक्ति विनिश्चितः यह भी कथन करेगा कि क्या वह यह चाहता है कि उसकी मुतवाई व्यक्तिगत रूप से हो या किसी विधि व्यवसायी की मार्फत।

घनुवली					1	2	3	4	5
बहेज से पालेज तक पाएज लाइन बिछले के भूमि						357	0	11	00
राज्य : गुजरात जिला : व. तालुका : भरुच						358	0	02	00
गांव	क्रमांक	हेक्टेयर	गारे	सेंटीयर		350	0	05	00
1	2	3	4	5		349	0	08	00
कामधोली	107	0	03	00		382	0	10	00
	108	0	02	00		384	0	13	00
	109	0	12	00		385	0	12	00
	110	0	05	00		391	0	08	00
	111	0	14	00		388	0	01	00
	112	0	02	00		389	0	06	00
	113	0	06	00		390	0	14	00
	130	0	01	00		378	0	00	25
	114	0	06	00		377	0	20	00
	115	0	06	00		368	0	05	00
	120	0	02	00		376	0	01	00
	121	0	00	25		370	0	31	00
	119	0	02	00					
	116	0	01	00					
	117	0	07	00					
	122	0	04	00					
	96	0	05	00					
	95	0	05	00					
	94	0	07	00					
	93	0	06	00					
	161	0	01	00					
	172	0	08	00					
	173	0	05	00					
	174	0	05	00					
	175	0	05	00					
	176	0	18	00					
	180	0	23	00					
	177	0	01	00					
	149	0	00	25					
	185	0	16	00					
	186	0	14	00					
काटे ट्रेक		0	03	50					
201	0	04	00						
199	0	35	00						
202	0	24	00						
203	0	16	00						
211	0	11	00						
204	0	19	00						
205	0	10	00						
206	0	16	00						
काटे ट्रेक		0	02	20					
316	0	01	00						
315	0	27	00						
314	0	12	00						
313	0	11	00						
352	0	22	00						
353	0	02	00						
351	0	05	00						
356	0	02	00						

[मं. O-12016/156/86-ओएनजी-डी-4]

S.O 3532.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum from Dabej to Palej in Gujarat State pipeline should be laid by the Oil & Natural Gas Commission.

And whereas it appears that for the purpose of laying such pipeline, it is necessary to acquire the right of user in the land described in the schedule annexed hereto;

Now, therefore, in exercise of the powers conferred by sub-section (1) of the Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein;

Provided that any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipeline under the said land to the Competent Authority, Oil & Natural Gas Commission, Construction & Maintenance Division, Makarpura Road, Vadodra (390009).

And every person making such an objection shall also state specifically whether he wishes to be heard in person or by legal practitioner.

SCHEDULE

PIPELINE FROM DAHEJ TO PALEJ

State : Gujarat

District & Taluka : Bharuch

Village	Block No.	Hectare	Aro	Centiare
Kamboli	107	0	03	00
	108	0	02	00
	109	0	12	00
	110	0	05	00
	111	0	14	00
	112	0	02	00
	113	0	06	00
	130	0	01	00
	114	0	06	00
	115	0	06	00
	120	0	02	00
	121	0	00	25
	119	0	02	00
	116	0	01	00
	117	0	07	00
	122	0	04	00
	96	0	05	00
	95	0	05	00
	94	0	07	00
	93	0	06	00

1	2	3	4	5
	161	0	01	00
	172	0	08	00
	173	0	05	00
	174	0	05	00
	175	0	05	00
	176	0	18	00
	180	0	23	00
	177	0	01	00
	179	0	00	25
	185	0	16	00
	186	0	14	00
	Cart track	0	03	50
	201	0	04	00
	199	0	35	00
	202	0	24	00
	203	0	16	00
	211	0	11	00
	204	0	10	00
	205	0	10	00
	206	0	16	00
	Cart track	0	02	20
	316	0	01	00
	315	0	27	00
	314	0	12	00
	313	0	11	00
	352	0	22	00
	353	0	02	00
	351	0	05	00
	356	0	02	00
	357	0	14	00
	358	0	02	00
	350	0	05	00
	349	0	08	00
	382	0	10	00
	384	0	13	00
	385	0	12	00
	391	0	08	00
	388	0	01	00
	389	0	06	00
	390	0	14	00
	378	0	00	25
	377	0	20	00
	368	0	05	00
	376	0	01	00
	370	6	31	00

[No. O. L.016/156/86—ONG-D-4]

का.प्र. 3533:—यतः केन्द्रीय सरकार को यह प्रतीत होता है कि लोकहित में यह आवश्यक है कि गुजरात राज्य में दहेज से पालेज तक पेट्रोलियम के परिवहन के लिये पाइपलाइन तेल तथा प्राकृतिक गैस का उपयोग द्वारा बिछाई जानी चाहिए।

और, यतः, यह प्रतीत होता है कि ऐसी लाइनों को बिछाने के प्रयोजन के लिये एतदुपाय अनुसूची में वर्णित भूमि में उपयोग का अधिकार अर्जित करना आवश्यक है।

अतः, अत्र, पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार ने उसमें उपयोग का अधिकार अर्जित करने का अपना आशय एतद्वारा पोषित किया है।

अतः कि उक्त भूमि में हितवद् कोई व्यक्ति, उस भूमि के कोई पाइप लाइन बिछाने के लिए आशेष सक्षम प्राधिकारी, तेल तथा प्राकृतिक

गैस का उपयोग, निम्नलिखित शर्तों के अधीन, सकरपुरा, रोड बड़ोदरा-8 को इस अधिसूचना की तारीख से 21 दिनों के भीतर कर सकेगा।

और ऐसा आशेष करने वाला हर व्यक्ति विनिश्चित: यह भी कबन करेगा कि क्या यह वह चाहता है कि उसकी सुनवाई व्यक्तिगत रूप से हो या किसी विधि व्यवसायी की मार्फत।

अनुसूची

दहेज से पालेज तक पाइप लाइन बिछाने के लिए

राज्य : गुजरात	जिला : बड़ोदरा	तालुका : करजन			
गांव	ब्लॉक नं.	हेक्टेयर	घारे.	सेंटीमर	
	1	2	3	4	5
मकान	377		0	05	00
	336		0	27	00
	335		0	14	00
	328		0	12	00
	329		0	04	00
	331		0	16	00
	332		0	11	00
	378		0	07	00

[सं. प्रो-12016/155/86—प्रोएनजी-डी-4]

S.O. 3533.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum from Dahej to Palej in Gujarat State pipeline should be laid by the Oil & Natural Gas Commission.

And, whereas, it appears that for the purpose of laying such pipeline, it is necessary to acquire the right of user in the land described in the schedule annexed hereto:

Now, therefore, in exercise of the powers conferred by sub-section (1) of the Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in the Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein;

Provided that any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipeline under the said land to the Competent Authority, Oil & Natural Gas Commission, Construction & Maintenance Division, Makarpura, Road Vadodra, (390009).

And every person making such an objection shall also state specifically whether he wishes to be heard in person or by legal practitioner.

SCHEDULE
Pipeline from Dahej to Palej

State : Gujarat	District : Baroda	Taluka : Karjan			
Village	Block No.	Hec- tare	Are	Centi- iare	
1	2	3	4	5	
Makan	377	0	05	00	
	336	0	27	00	
	335	0	14	00	
	328	0	12	00	
	329	0	04	00	
	331	0	16	00	
	332	0	11	00	
	370	0	07	00	

[No. O-12016/155/86—ONG-D4]

का.पा. 3534:—यतः केन्द्रीय सरकार को यह प्रतीत होता है कि लोकहित में यह आवश्यक है कि गुजरात राज्य में गंधार से पाखाजन तक पेट्रोलियम के परिवहन के लिये पाखपलाइन तेल तथा प्राकृतिक गैस प्रायोग द्वारा बिछाई जानी चाहिए।

और, यतः, यह प्रतीत होता है कि ऐसी लाइनों को बिछाने के प्रयोजन के लिये एनद्रुपाबद्ध अनुसूची में वर्णित भूमि में उपयोग का अधिकार अर्जित करना आवश्यक है।

अतः, अब, पेट्रोलियम और खनिज पाखपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार ने उसमें उपयोग का अधिकार अर्जित करने का अपना आशय एतद्वारा घोषित किया है।

बसंत कि उक्त भूमि में हितवद्ध कोई व्यक्ति, उस भूमि के नीचे पाखप लाइन बिछाने के लिए आक्षेप सक्षम प्राधिकारी, तेल तथा प्राकृतिक गैस प्रायोग, निर्माण और देखभाल प्रभाग, मकरपुरा, रोड बडोदरा-9 को इस अधिसूचना की तारीख से 21 दिनों के भीतर कर सकेगा।

और ऐसा आक्षेप करने वाला हर व्यक्ति विनिश्चितः यह भी कथन करेगा कि क्या वह यह चाहता है कि उसकी सुनवाई व्यक्तिगत रूप से हो या किसी विधि व्यवसायी की मार्फत।

अनुसूची

गंधार से पाखाजन तक पाखप लाइन बिछाने के लिए।

राज्य: गुजरात	जिला: भरुच	तालुका: वागिरा		
गांव	प्लॉक नं.	हेक्टेयर	घारे	सेंटीघारे
1	2	3	4	5
लिमडी	109	0	20	40
	111	0	08	75
	112	0	22	00
	113	0	18	00
	114	0	12	00
	91	0	25	00
	116	0	08	00
	117	0	33	40
	90	0	20	00
	119	0	13	00
	120	0	00	20
	21	0	14	60
	वेस्ट लैंड	0	05	00
	20	0	26	20
	19	0	30	00
	4	0	00	80
	10	0	57	00
	11	0	16	00
	12	0	18	00
	13	0	48	00
	30	0	10	00
	वेस्ट लैंड	0	10	00
	293	0	10	80
	289	0	20	00
	288	0	29	60

सं. ओ-12016/154/86-ओएनजीडी-4]

S.O. 3534.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum from Gandhar to Pakhajan in Gujarat State Pipeline should be laid by the Oil & Natural Gas Commission

And whereas it appears that for the purpose of laying such pipeline, it is necessary to acquire the right of user in the land described in the schedule annexed hereto:

Now, therefore, in exercise of the powers conferred by sub-section (1) of the Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in the Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein;

Provided that any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipeline under the said land to the Competent Authority, Oil & Natural Gas Commission, Construction and Maintenance Division, Makarpura Road, Vadodara (390009).

And every person making such an objection shall also state specifically whether he wishes to be heard in person or by legal practitioner.

SCHEDULE

Pipeline from Gandhar to Pakhajan

State : Gujarat District : Bharuch Taluka : Wagra

Village	Block No.	Hec-tare	Are	Centi-are
1	2	3	4	5
Limdi	109	0	20	40
	111	0	08	75
	112	0	22	00
	113	0	18	00
	114	0	12	00
	91	0	25	00
	116	0	08	00
	117	0	33	40
	90	0	20	00
	119	0	13	00
	120	0	00	20
	21	0	14	60
	Waste land	0	05	00
	20	0	26	20
	19	0	30	00
	4	0	00	80
	10	0	57	00
	11	0	16	00
	12	0	18	00
	13	0	48	00
	30	0	10	00
	Waste land	0	10	00
	293	0	10	80
	289	0	20	00
	288	0	29	60

[No. O-12016/154/86-ONG-D-4]

का.पा. 3535:— यतः केन्द्रीय सरकार को यह प्रतीत होता है कि लोकहित में यह आवश्यक है कि गुजरात राज्य में गंधार से पाखाजन तक पेट्रोलियम के परिवहन के लिये पाखपलाइन तेल तथा प्राकृतिक गैस प्रायोग द्वारा बिछाई जानी चाहिए।

और, यतः, यह प्रतीत होता है कि ऐसी लाइनों को बिछाने के प्रयोजन के लिये एनद्रुपाबद्ध अनुसूची में वर्णित भूमि में उपयोग का अधिकार अर्जित करना आवश्यक है।

अतः, अब, पेट्रोलियम और खनिज पाखपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार ने उसमें उपयोग का अधिकार अर्जित करने का अपना आशय एतद्वारा घोषित किया है।

जबसे कि उक्त भूमि में हितवद्ध कोई व्यक्ति, उस भूमि के नीचे पाखप लाइन बिछाने के लिए आक्षेप सक्षम प्राधिकारी, तेल तथा प्राकृतिक गैस प्रायोग, निर्माण और देखभाल प्रभाग, मकरपुरा, रोड बडोदरा-9 को इस अधिसूचना की तारीख से 21 दिनों के भीतर कर सकेगा।

और ऐसा आक्षेप करने वाला हर व्यक्ति विनिश्चिततः यह भी कथन करेगा कि क्या यह बहु चाहता है कि उसकी सुनवाई व्यक्तिगत हो या किसी विशिष्ट व्यवसायी को मार्फत।

अनुसूची

गंधार से पक्काजन तक पाइप लाइन बिछाने के लिए

गाँव	राज्य : गुजरात	ज़िला : भरुच	तालुका : वागरा	ब्लॉक नं.	हेक्टेयर	घा.	सेंटीयर]
1	2	3	4	5	6	7	8
मलेर				197	0	36	00
				198	0	00	30
				196	0	20	00
				214	0	34	00
				191	0	24	00
				187/ए	0	00	70
				190	0	27	60
				188	0	06	60
				189	0	16	00
				176	0	06	80
				247	0	11	00
				248	0	03	60
				249	0	00	15
				250	0	06	00
				253	0	10	00
				279	0	27	20
				273	0	24	40
				270	0	11	60
				269	0	04	00
				271	0	04	20
				272	0	04	50
				267	0	24	00
				266	0	03	40
				कार्ट ट्रैक	0	04	00
				469	0	03	20
				470/बी	0	54	60
				552	0	16	00
				551	0	16	00
				109	0	14	00
				556	0	26	40
				360	0	6	00
				424	0	16	00
				3	0	31	00
				44	0	38	00
				5	0	29	00
				6/पी	0	29	00
				7	0	32	25
				11	0	29	00
				10	0	26	00
				63	3	06	00

[सं. ओ-12016/153/86-ओएनजी-बी-4]

S.O. 3535.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum from Gandhar to Pakhajan in Gujarat State pipeline should be laid by the Oil & Natural Gas Commission.

And whereas, it appears that for the purpose of laying such pipeline, it is necessary to acquire the right of user in the land described in the schedule annexed hereto.

Now, therefore, in exercise of the powers conferred by sub-section (1) of the Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in the Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein;

Provided that any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipeline under the said land to the Competent Authority, Oil & Natural Gas Commission, Construction and Maintenance Division, Makarpura Road, Vadodra. (390009).

And every person making such an objection shall also state specifically whether he wishes to be heard in person or by legal practitioner.

SCHEDULE

Pipeline from Gandhar to Pakhajan

State : Gujarat	District : Bharuch	Taluka : Wagara			
Village	Block No.	Hec-tare	Are	Centi-tiare	
1	2	3	4	5	
Muler	197	0	36	00	
	198	0	00	30	
	196	0	20	00	
	214	0	34	00	
	191	0	24	00	
	187/A	0	00	70	
	190	0	27	60	
	188	0	06	60	
	189	0	16	00	
	176	0	06	80	
	247	0	11	00	
	248	0	03	60	
	249	0	00	15	
	250	0	06	00	
	253	0	10	00	
	279	0	27	20	
	273	0	24	40	
	270	0	11	60	
	269	0	04	00	
	271	0	04	20	
	272	0	04	50	
	267	0	24	00	
	266	0	03	40	
	Cart track	0	04	00	
	469	0	03	20	
	470/B	0	54	60	
	552	0	16	00	
	551	0	16	00	
	109	0	14	00	
	556	0	26	40	
	360	0	6	00	
	424	0	16	00	
	3	0	31	00	
	4/4	0	36	00	
	5	0	29	00	
	6/P	0	29	00	
	7	0	32	25	
	11	0	29	00	
	10	0	26	00	
	63	3	06	00	

[No. O-12016/153/86-ONG-D4]

का.घा. 3536 :—यतः केन्द्रीय सरकार को यह प्रतीत होता है कि लोकहित में यह आवश्यक है कि गुजरात राज्य में गंधार से पक्काजन तक पेट्रोलियम के परिवहन के लिये पाइपलाइन तेल तथा प्राकृतिक गैस आयोग द्वारा बिछाई जानी चाहिए।

और, यतः, यह प्रतीत होता है कि ऐसी साइनों को बिछाने के प्रयोजन के लिये एन.ओ.एन.जी.सी. में बंजित भूमि में उपयोग का अधिकार अर्जित करना आवश्यक है।

यतः, यतः, पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार ने उसमें उपयोग का अधिकार अर्जित करने का अपना आशय एतद्वारा घोषित किया है।

बताने कि उक्त भूमि में हितबद्ध कोई व्यक्ति, उस भूमि के नीचे पाइप लाइन बिछाने के लिए आक्षेप सक्षम प्राधिकारी, तेल तथा प्राकृतिक गैस आयोग, निर्माण और देखभाल प्रभाग, मकरपुरा रोड, बबोदरा-9 को इस अधिसूचना की तारीख से 21 दिनों के भीतर कर सकेगा।

और ऐसा आक्षेप करने वाला हर व्यक्ति विनिर्दिष्ट: यह भी कथन करेगा कि क्या वह यह चाहता है कि उसकी सुनवाई व्यक्तिगत रूप से हो या किसी बिधि व्यवसायी की माफत।

घनुसूची

बंदार से पक्काजन तक पाइप लाइन बिछाने के लिए।

राज्य : गुजरात जिला : भरुच तालुका : वागरा

गांव	ब्लॉक नं.	हेक्टेयर	घार.	सेंटीयर
1	2	3	4	5
पक्काजन	130	0	20	80
	103	0	23	00
	62	0	02	40
	96	0	14	80
	95	0	10	00
	65	0	50	20
	63	0	68	00
	64	0	03	40
	59	0	16	80
	58	0	53	20
	43/बी	0	69	60
	22	0	03	60
	26	0	45	60
	25	0	05	00
	16	0	03	20
	15	0	22	40
	16	0	04	40
	14	0	20	80

[सं. ओ-12016/152/86-ओएनजी-डी-4]

S.O. 3536.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum from Gandhar to Pakhajan in Gujarat State pipeline should be laid by the Oil & Natural Gas Commission.

And whereas it appears that for the purpose of laying such pipeline, it is necessary to acquire the right of user in the land described in the schedule annexed hereto:

Now, therefore, in exercise of the powers conferred by sub-section (1) of the Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in the Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user herein;

- Provided that any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipeline under the said land to the Competent Authority, Oil & Natural Gas Commission, Construction and Maintenance Division, Makarpura Road, Vadodra. (390009).

And every person making such an objection shall also state specifically whether he wishes to be heard in person or by legal practitioner.

SCHEDULE

Pipeline from Gandhar to Pakhajan

State : Gujarat District : Bharuch Taluka : Vagara

Village	Block No.	Hec-tare	Are	Centi-are
1	2	3	4	5
Pakhajan	130	0	20	80
	103	0	23	00
	62	0	02	40
	96	0	14	80
	95	0	10	00
	65	0	50	20
	63	0	68	00

1	2	3	4	5
	64	0	03	40
	59	0	16	80
	58	0	53	20
	43/B	0	69	60
	22	0	03	60
	26	0	45	60
	25	0	05	00
	16	0	03	20
	15	0	22	40
	16	0	04	40
	14	0	20	80

[No. O-12016/152/86-ONG-D4]

का. आ. 3537 —यतः केन्द्रीय सरकार को यह प्रतीत होता है कि लोकहित में यह आवश्यक है कि गुजरात राज्य में दहेज से पालेज तक पेट्रोलियम के परिवहन के लिये पाइपलाइन तेल तथा प्राकृतिक गैस आयोग द्वारा बिछाई जानी चाहिए।

और, यतः, यह प्रतीत होता है कि ऐसी लाइनों को बिछाने के प्रयोजन के लिये एनएनपाइपलाइन घनुसूची में बंणित भूमि में उपयोग का अधिकार अर्जित करना आवश्यक है।

अतः, अब, पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार ने उसमें उपयोग का अधिकार अर्जित करने का अपना आग्रह ए तद्द्वारा घोषित किया है :

बताने कि उक्त भूमि में हितबद्ध कोई व्यक्ति, उस भूमि के नीचे पाइप लाइन बिछाने के लिए आक्षेप सक्षम प्राधिकारी, तेल तथा प्राकृतिक गैस आयोग, निर्माण और देखभाल प्रभाग, मकरपुरा रोड, बबोदरा-9 को इस अधिसूचना की तारीख से 21 दिनों के भीतर कर सकेगा।

और ऐसा आक्षेप करने वाला हर व्यक्ति विनिर्दिष्ट: यह भी कथन करेगा कि क्या वह यह चाहता है कि उसकी सुनवाई व्यक्तिगत रूप से हो या किसी बिधि व्यवसायी की माफत।

घनुसूची

दहेज से पालेज तक पाइप लाइन बिछाने के लिए।

राज्य : गुजरात जिला : भरुच तालुका : घामोद

गांव	ब्लॉक नं.	हेक्टेयर	घार.	सेंटीयर
1	2	3	4	5
घोतरसा	19	0	12	00
	20	0	26	00
	41	0	22	00
	42	0	04	00
	40	0	22	00
	39	0	04	00
	49	0	24	00
	50	0	24	00
	52	0	23	00
	काई ट्रेक	0	04	00
	54	0	26	00
	53	0	02	00

[सं. ओ-12016/151/86-ओएनजी-डी-4]

S.O. 3537.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum from Dahej to Patej in Gujarat State pipeline should be laid by the Oil & Natural Gas Commission.

And whereas it appears that for the purpose of laying such pipeline, it is necessary to acquire the right of user in the land described in the schedule annexed hereto;

Now, therefore, in exercise of the powers conferred by sub-section (1) of the Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in the Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein;

Provided that any person interested in the said land may, within 21 days from the date of this notification, object to laying of the pipeline under the said land to the Competent Authority, Oil & Natural Gas Commission, Construction and Maintenance Division, Makarpura Road, Vadodra, (39C009).

And every person making such an objection shall also state specifically whether he wishes to be heard in person or by legal practitioner.

SCHEDULE

Pipe Line from Dahej to Palej

State : Gujarat District : Bharuch Taluka : Amod

Village	Block No.	Hec-tare	Are	Centi-tiare
1	2	3	4	5
Vantarsha	19	0	12	00

1	2	3	4	5
	20	0	26	00
	41	0	22	00
	42	0	04	00
	40	0	22	00
	39	0	04	00
	49	0	24	00
	50	0	24	00
	52	0	23	00
	Cart track	0	04	00
	54	0	26	00
	53	0	02	00

[No. O-12016/157/86-ONG-D4]

शुद्धि पत्र

क्र.सं. 3538—भारत सरकार के राजपत्र भाग II, खंड 3, उपखंड (ii) दिनांक 4 सितम्बर, 1982 पृष्ठ क्रमांक 3116 और 3117 का. प्र. संख्या फनांक 12016/3082 प्रोड 1 के अंतर्गत भारत सरकार पेट्रोलियम, रसायन और उर्वरक: मंत्रालय (पेट्रोलियम विभाग) के अधिसूचना संख्या 3094 दिनांक 4 सितम्बर, 1982 के अंतर्गत पेट्रोलियम और खनिज पार्सिप लाईन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 की धारा 3 की उपधारा (1) के अधीन वर्णित गांव 1 देवद, 2. विचुंबे, 3. शिवकर, 4. बारवाई तहसील पन्वेल, जिला रायगड़, महाराष्ट्र के अंतर्गत अधिसूचना में वर्णित भूमि में खसरा नम्बर, हिस्सा नम्बर, क्षेत्रफल कालम 1 के बवसे अनुसूची में खसरा नम्बर हिस्सा नम्बर, क्षेत्रफल कालम 2 में दी गई अनुसूची को पढ़ें।

निम्नलिखित अनुसूची के भाग 2 में वर्णित भूमि में पार्सिप लाईन बिछाने का प्रयोजन प्र.ल.इनमेंट बचाने से अब न रहा है। अब इस: निम्नलिखित अनुसूची के भाग 2 में वर्णित भूमि धारा 3 की उपधारा (1) के अधिसूचना के अनुसूची से कम कर दी गई है।

अनुसूची

गांव	खसरा नम्बर	पुराना खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल			गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल		
				हे.	एअर	सेण्टी				हे.	एअर	सेण्टी
1	2	3	4	5	6	7	8	9	10	11	12	
भाग 1												
देवद	44	17	का भाग	0	11	75	देवद	17	का भाग	0	15	00
"	45	17	"	0	18	00	"					
"	62	17	"	0	02	00	"					
"	43	21	"	0	10	00	"	21	"	0	37	00
"	57	25	"	0	10	50	"	25	"	0	18	00
"	58	25	"	0	07	00	"					
"	54	26	"	0	18	50	"					
"	55	26	"	0	16	00	"	26	"	0	22	00
"	66	41	"	0	10	00	"	41	"	0	11	00
"	103	71	"	0	05	00	"	71	"	0	07	00
"	104	72	"	0	09	00	"	72	"	0	15	00
भाग 2												
कुछ नहीं												
भाग 1												
विचुंबे	20	का भाग	0	10	00	विचुंबे	20	का भाग	0	15	00	
"	21	2	0	11	00	"	21	"	0	07	00	
"	26	का भाग	0	08	00	"	26	"	0	07	00	
"	28	"	0	03	00	"	28	"	0	09	00	
"	62	1	0	01	00	"	62	"	0	26	00	
"	63	का भाग	0	14	00	"	63	"	0	22	00	
"	64	1	0	06	50	"	64	"	0	18	00	
"	64	2	0	18	00	"						
"	65	का भाग	0	07	00	"	65	"	0	07	00	
"	66	"	0	06	50	"	66	"	0	11	00	
"	68	"	0	03	00	"	68	"	0	03	00	
"	74	"	0	08	00	"	74	"	0	08	00	
"	75	"	0	09	00	"	75	"	0	09	00	
"	27	2	0	07	00	"	27	"	0	07	00	
भाग 2												
"	17	का भाग	0	07	00							
भाग 1												
शिवकर	79	3	0	07	50	शिवकर	79	का भाग	00	05	00	
"	80	का भाग	0	04	00	"	80	"	00	09	00	
"		"	0	07	00	"	81	"	00	11	00	

गांव	शेखफाल					गांध	शेखफाल				
	कसरा नम्बर	हिस्ता नम्बर	हे.	एअर	सेप्टी		कसरा नम्बर	हिस्ता नम्बर	हे.	एअर	सेप्टी
1	2	3	4	5	6	7	8	9	10	11	
शिवकर	89	1	0	07	00	शिवकर					
"	89	2	0	05	50	"	89	"	0	14	00
"	89	3	0	01	50	"					
"	90	1	0	01	75	"	90	"	0	14	00
"	149	4	0	05	50	"	149	"	0	09	00
"	150	का भाग	0	08	00	"	150	"	0	08	00
"	151	1	0	04	00	"	151	"	0	05	00
"	151	2	0	04	00	"					
"	168	का भाग	0	46	00	"	168	"	0	46	00
"	207	"	0	15	25	"	207	"	0	27	00
भाग 2											
"	75	का भाग	0	09	00						
"	129	"	0	07	00						
"	192	"	0	03	00						
"	193	"	0	23	00						
"	195	"	0	03	00						
"	206	"	0	02	00						
भाग 1											
धारवाई	3	का भाग	0	03	00	धारवाई	3	का भाग	0	06	00
"	4	"	0	10	00	"	4	"	0	12	00
"	12	1	0	03	00	"	12	3	0	15	00
"	12	3	0	15	00	"					
"	13	का भाग	0	01	00	"	13	"	0	01	00
"	23	2 अ	0	18	00	"	23	"	0	29	00
"	23	8	0	03	50	"					
"	26	का भाग	0	10	00	"	26	"	0	11	00
"	27	1	0	12	00	"	27	"	0	13	00
"	34	का भाग	0	10	00	"	34	"	0	11	00
"	35	"	0	23	00	"	35	"	0	15	00
"	36	"	0	29	00	"	36	"	0	29	00
"	37	1अ	0	15	00	"	37	"	0	20	00
"	55	1	0	02	00	"	55	"	0	02	00
"	55	2	0	01	50	"					
"	57	1	0	09	00	"	57	"	0	15	00
"	60	का भाग	0	04	00	"	60	"	0	04	00
"	66	4अ	0	12	00	"	66	"	0	11	00
"	68	का भाग	0	22	00	"	68	"	0	29	00
"	69	"	0	16	00	"	69	"	0	16	00
"	79	15	0	22	00	"	79	"	0	45	00
"	92	का भाग	0	04	00	"	92	"	0	04	00
"	99	"	0	04	00	"	99	"	0	04	00
"	100	"	0	15	00	"	100	"	0	15	00
"	102	"	0	41	00	"	103	"	0	68	00
भाग 2											
धारवाई	12	8	0	11	00						
"	12	9	0	09	00						
"	70	का भाग	0	04	00						

S.O. 3538.—In the Notification of Government of India, Ministry of Petroleum, Chemicals & Fertilizer (Department of Petroleum) No. 12016/30/82-Prod. I dated 4th September, 1982, published under S.O. No. 3094 in the Gazette of India Part II Section 3, Sub-Section (ii) at pages 3116 & 3117 issued under Section 3, Sub-Section (i) of the Petroleum & Minerals Pipe lines (Acquisition of Right of User in Land) Act, 1962 in respect of villages (1) Devad, (2) Vichumbe, (3) Shivkar, (4) Barvae, Tahsil Panvel, District Raigad, State Maharashtra, for S. Nos. and areas shown in column No. 1

of the schedule appended to this corrigendum, read the S. Nos. and areas as shown in the column No. 2 of the said schedule.

Lands mentioned in the Part II of the appended schedule, however do not come under the pipe line project due to change in alignment and therefore, they are deleted from the schedule appended to the Notification under Section 3, Sub-Section (i) referred to above.

SCHEDULE

Read Column No. 2				For Column No. 1				
Village	Old S.No.	Old S.No.	No.	Area	Village	S.No.	H.No.	Area
				H=Acre—Cent.				H. = Arc—Cent.
1	2	2-A	3	4	1	2	3	4
Part—I								
Devad	44	17	Part	0=11.75	Devad	17	Part	0=15.0
"	45	17	"	0=18.00				
"	62	17	"	0=02.00				
"	43	21	"	0=10.00	"	21	"	0=37.00
"	57	25	"	0=10.50	"			
"	58	25	"	0=07.00	"	25	"	0=18.0
"	54	26	"	0=18.50	"			
"	55	26	"	0=16.00	"	26	"	0=22.00
"	66	41	"	0=10.00	"	41	"	0=11.00
"	103	71	"	0=05.00	"	71	"	0=07.00
"	104	72	"	0=09.00	"	72	"	0=15.00
Part—II								
Nil								
Part—I								
Vichumbe		20	Part	0=10.00	Vichumbe	20	Part	0=15.00
"		21	2	0=11.00	"	21	"	0=07.00
"		26	Part	0=08.00	"	26	"	0=07.00
"		28	"	0=03.00	"	28	"	0=09.00
"		62	1	0=01.00	"	62	"	0=26.00
"		63	Part	0=14.00	"	63	"	0=22.00
"		64	1	0=06.00	"			
"		64	2	0=18.00	"	64	"	0=18.00
"		65	Part	0=07.00	"	65	"	0=07.00
"		66	"	0=06.50	"	66	"	0=11.00
"		68	"	0=03.00	"	68	"	0=03.00
"		74	"	0=08.00	"	74	"	0=08.00
"		75	"	0=09.00	"	75	"	0=09.00
"		27	2	0=07.00	"	27	"	0=07.00
Part—II								
Vichumbe	17		Part	0=07.00				
Part—I								
Shivkar	79		3	0=07.50	Shivkar	69	Part	0=05.00
"	80		Part	0=04.00	"	80	"	0=09.00
"	81		"	0=07.00	"	81	"	0=11.00
"	87		"	0=07.50	"	87	"	0=10.00
"	89		1	0=07.00	"			
"	89		2	0=05.50	"	89	"	0=14.00
"	89		3	0=01.50	"			

Village	S.No.	S.No.	Area			Village	S.No.	S.No.	Area		
			H.	Are	Cent.				H.	Area	Cent.
1	2	3	4		1	2	3	4			
Shivkar	90	1		0=01.75	Shivkar	90	Part			0=14.00	
"	149	4		0=05.50	"	149	"			0=09.00	
"	150	Part		0=08.00	"	150	"			0=08.00	
"	151	1		0=04.00	"	151	"			0=05.00	
"	151	2		0=04.00	"						
"	168	Part		0=46.00	"	168	"			0=46.00	
"	207	"		0=15.25	"	207	"			0=27.00	
Part—II											
Shivkar	75	Part		0=09.00	Shivkar						
"	129	"		0=07.00	"						
"	192	"		0=03.00	"						
"	193	"		0=23.00	"						
"	195	"		0=03.00	"						
"	206	"		0=02.00	"						
Part—I											
Barvaec	3	Part		0=03.00	Barvaec	3	Part			0=06.00	
"	4	"		0=10.00	"	4	"			0=12.00	
"	12	1		0=03.00	"	12	3			0=15.00	
"	12	3		0=15.00							
"	13	Part		0=01.00	"	13	"			0=01.00	
Barvaec	23	2A		0=18.00	"	23	Part			0=29.00	
"	23	8		0=03.50	"						
"	26	Part		0=10.00	"	26	"			0=11.00	
"	27	1*		0=12.00	"	27	"			0=13.00	
"	34	Part		0=10.00	"	34	"			0=11.00	
"	35	"		0=23.00	"	35	"			0=15.00	
"	36	"		0=29.00	"	36	"			0=29.00	
"	37	1A		0=15.00	"	37	"			0=20.00	
"	55	1		0=02.00	"	55	"			0=02.00	
"	55	2		0=01.50	"						
"	57	1		0=09.00	"	57	"			0=15.00	
"	60	Part		0=04.00	"	60	"			0=04.00	
"	66	4A		0=12.00	"	66	"			0=11.00	
"	68	Part		0=22.00	"	68	"			0=29.00	
"	69	"		0=16.00	"	69	"			0=16.00	
"	79	15		0=22.00	"	79	"			0=45.00	
"	92	Part		0=04.00	"	92	"			0=04.00	
"	99	"		0=04.00	"	99	"			0=04.00	
"	100	"		0=15.00	"	100	"			0=15.00	
"	102	"		0=41.00	"	102	"			0=68.00	
Part—II											
Barvaec	12	8		0=11.00							
"	12	9		0=09.00							
"	70	Part		0=04.00							

[No. O-12016/30/82-Prod.]

शुद्धि पत्र

क्र. श. 3539.—भारत सरकार के राजपत्र भाग II, खंड 3 उपखंड (ii) दिनांक 19 मार्च, 1983 पृष्ठ क्रमांक 1539 और 1540 का. श. सं. क्रमांक 12016/30/82-प्रोड-1 के अंतर्गत भारत सरकार के ऊर्जा मंत्रालय (पेट्रोलियम विभाग) की अधिसूचना संख्या 1576 दिनांक 19 मार्च, 1983 के अंतर्गत पेट्रोलियम और खनिज पदार्थ लाईन (भूमि में उपयोग के अधिभार का अर्जन) अधिनियम, 1962 की धारा 6 की उपधारा (1) के अधीन बंणित गांव 1. देवद, 2. बिजुवे, 3. सिवकर, 4. धारवाडी, तहसील पनवेल, जिला रायगड, महाराष्ट्र के अंतर्गत अधिसूचना में बंणित भूमि में खसरा नम्बर, हिस्सा नम्बर, क्षेत्रफल कॉलम 1 के बंदे अनुसूची में खसरा नम्बर, हिस्सा नम्बर, क्षेत्रफल कॉलम 2 में दी गई अनुसूची को पढ़ें।

निम्नलिखित अनुसूची के भाग 2 में बंणित भूमि में पदार्थ लाईन विधाने का पर्योजन "अप्राईजमेंट बबलमे से ध्वज न रखा है। ध्वज धरा: निम्नलिखित अनुसूची के भाग-2 में बंणित भूमि धारा 6 की उपधारा (1) के अधिसूचना के अनुसूची से कम कर दी गई है।

अनुसूची

गाँव	पड़े						के लिए							
	कालम 2						कालम 1							
	खसरा नम्बर	पुराना खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल		गाँव	खसरा	हिस्सा	क्षेत्रफल					
1	2	3	4	हे.	एअर	सेण्टी	1	2	3	4	हे.	एअर	सेण्टी	
भाग 1														
देवद	44	17	का भाग	00	11	75	देवद	17	का भाग	0	15	00		
"	45	17	"	0	18	00	"							
"	62	17	"	0	02	00	"							
"	43	21	"	0	10	00	"	21	"	0	37	00		
"	57	25	"	0	10	50	"	25	"	0	18	00		
"	58	25	"	0	07	00	"							
"	54	26	"	0	18	50	"	26	"	0	22	00		
"	55	26	"	0	16	00	"							
"	66	41	"	0	10	00	"	41	"	0	11	00		
"	103	71	"	0	05	00	"	71	"	0	07	00		
"	104	72	"	0	09	00	"	72	"	0	15	00		
भाग 2														
भाग 1														
बिचुबे		20	का भाग	0	10	00	बिचुबे	20	का भाग	0	15	00		
"		21	2	0	11	00	"	21	"	0	07	00		
"		26	का भाग	0	09	00	"	26	"	0	07	00		
"		28	"	0	03	00	"	28	"	0	09	00		
"		62	1	0	01	00	"	62	"	0	26	00		
"		63	का भाग	0	14	00	"	63	"	0	22	00		
"		64	1	0	06	00	"	64	"	0	18	00		
"		64	2	0	18	00	"							
"		65	का भाग	0	07	00	"	65	"	0	07	00		
"		66	"	0	06	50	"	66	"	0	11	00		
"		68	"	0	03	00	"	68	"	0	03	00		
"		74	"	0	08	00	"	74	"	0	08	00		
"		75	"	0	09	00	"	75	"	0	09	00		
"		27	2	0	07	00	"	27	"	"	07	00		
भाग 2														
बिचुबे		17	का भाग	0	07	00								
भाग 1														
शिषकर		79	3	0	07	50	शिषकर	79	का भाग	00	05	00		
"		80	का भाग	0	04	00	"	80	"	00	09	00		
"		81	"	0	07	00	"	81	"	00	11	00		
"		87	"	0	07	50	"	87	"	0	10	00		
"		89	1	0	07	00	"							
"		89	2	0	05	50	"	89	"	0	14	00		
"		89	3	0	01	50	"							
"		90	1	0	01	75	"	90	"	0	14	00		
"		149	4	0	05	50	"	149	"	0	09	00		
"		150	का भाग	0	08	00	"	150	"	0	08	00		
"		151	1	0	04	00	"	151	"	0	05	00		
"		151	2	0	04	00	"							
"		168	का भाग	0	46	00	"	168	"	0	46	00		
"		207	"	0	15	25	"	207	"	0	27	00		

गांव	खसरा नम्बर	दिव्सा नम्बर	क्षेत्रफल			गांव	खसरा नम्बर	दिव्सा नम्बर	क्षेत्रफल		
			है.	एअर	सेण्टी				है.	एअर	सेण्टी
1	2	3	4		5	6	7	8		9	10
भाग 2											
"	75	का भाग	0	09	00						
"	129	"	0	07	00						
"	192	"	0	03	00						
"	193	"	0	23	00						
"	195	"	0	03	00						
"	206	"	0	02	00						
भाग 1											
बारखाई	3	का भाग	0	03	00	बारखाई	3	का भाग	0	06	00
"	4	"	0	10	00	"	4	"	0	12	00
"	12	1	0	03	00	"	12	3	0	15	00
"	12	3	0	15	00						
"	13	का भाग	0	01	00	"	13	"	0	01	00
"	23	2अ	0	18	00	"	23	"	0	29	00
"	23	8	0	03	50						
"	26	का भाग]	0	10	00	"	26	"	0	11	00
"	27	1	0	12	00	बारखाई	27	का भाग	0	13	00
"	34	का भाग	0	10	00	"	34	"	0	11	00
"	35	"	0	23	00	"	35	"	0	15	00
"	36	"	0	29	00	"	36	"	0	29	00
"	37	1अ	0	15	00	"	37	"	0	20	00
"	55	1	0	02	00	"	55	"	0	02	00
"	55	2	0	01	50						
"	57	1	0	09	00	"	57	"	0	15	00
"	60	का भाग	0	04	00	"	60	"	0	04	00
"	66	4अ	0	12	00	"	66	"	0	11	00
"	68	का भाग	0	22	00	"	68	"	0	29	00
"	69	"	0	16	00	"	69	"	0	16	00
"	79	15	0	22	00	"	79	"	0	15	00
"	92	का भाग	0	04	00	"	92	"	0	04	00
"	99	"	0	04	00	"	99	"	0	04	00
"	100	"	0	15	00	"	100	"	0	15	00
"	102	"	0	41	00	"	102	"	0	68	00
भाग 2											
बारखाई	12	8	0	11	00						
"	12	9	0	09	00						
"	70	का भाग	0	04	00						

[सं. O-12016/30/82-प्रौड-1)

र / मकम अधिकारी

CORRIGENDUM

S.O. 3539.—In the Notification of Government of India, Ministry of Energy (Department of Petroleum) No. 12016/30/82-Prod. dated 19th March, 1983 published under S.O. No. 1576 in the Gazette of India, Part II, Section 3, Sub-Section (ii) at page 1539 & 1540 issued under Section 6 such section (i) of the Petroleum & Minerals Pipe Lines (Acquisition of Right of User in Land) Act, 1962 in respect of villages (1) Devad, (2) Vichumbe (3) Shivkar (4) Barvaec Tahsil Panvel, District Raigad, State Maharashtra, for S. Nos. and

areas shown in the column No. 1 of the Schedule appended to this corrigendum, read the S. Nos. and areas as shown in the column No. 2 of the said schedule.

Lands mentioned in the Part II of the appended schedule however, do not come under the Pipe Line Project due to change in alignment and therefore, they are deleted from the schedule appended to the Notification under Section 6, Sub-Section (i) referred to above.

SCHEDULE												
Read Column No. 2					For Column No. 1							
Village	S.No.	Old S. No.	H. No.	AREA	Village	S.No.	H. No.	AREA				
1	2	2A	3	4	1	2	3	4	H	Are—	Cent	
				Are84 Cent.								
Part—I												
Devad	44	17	Part	0	11	75	Devad	17	Part	0	15	00
"	45	17	"	0	18	00						
"	62	17	"	0	02	00						
"	43	21	"	0	10	00	"	21	"	0	37	00
"	57	25	"	0	10	50	"	25	"	0	18	00
"	58	25	"	0	07	00	"					
"	54	26	"	0	18	50	"	26	"	0	22	00
"	55	26	"	0	16	00	"					
"	66	41	"	0	10	00	"	41	"	0	11	00
"	103	71	"	0	05	00	"	71	"	0	07	00
"	104	72	"	0	09	00	"	72	"	0	15	00
Part—II												
Devad	Nil											
Part—I												
Vichumbe	20	Part	0	10	00	Vichumbe	20	Part	0	15	00	
"	21	2	0	11	00	"	21	"	0	07	00	
"	26	Part	0	08	00	"	26	"	0	07	00	
"	28	"	0	03	00	"	28	"	0	09	00	
"	62	1	0	01	00	"	62	"	0	26	00	
"	63	Part	0	14	00	"	63	"	0	22	00	
"	64	1	0	06	00	"	64	"	0	18	00	
"	64	2	0	18	00	"						
"	65	Part	0	07	00	"	65	"	0	07	00	
"	66	"	0	06	50	"	66	"	0	11	00	
"	68	"	0	03	00	"	68	"	0	03	00	
"	74	"	0	08	00	"	74	"	0	08	00	
"	75	"	0	09	00	"	75	"	0	09	00	
"	27	2	0	07	00	"	27	"	0	07	00	
Part—II												
Vichumbe	17	Part	0	07	00							
Part—I												
Shivkar	79	3	0	07	50	Shivkar	79	Part	0	05	00	
"	80	Part	0	04	00	"	80	"	0	09	00	
"	81	"	0	07	00	"	81	"	0	11	00	
"	87	"	0	07	50	"	87	"	0	10	00	
"	89	1	0	07	00	"						
"	89	2	0	05	50	"	89	"	0	14	00	
"	89	3	0	01	50	"						
"	90	1	0	01	75	"	90	"	0	14	00	
"	149	4	0	05	50	"	149	"	0	09	00	
"	150	Part	0	08	00	"	150	"	0	08	00	
"	151	1	0	04	00	"	151	"	0	05	00	
"	151	2	0	04	00	"						
"	168	Part	0	46	00	"	168	"	0	46	00	
"	207	"	0	15	25	"	207	"	0	27	00	
Part—II												
Shivkar	75	Part	0	09	00	Shivkar						
"	129	"	0	07	00	"						
"	192	"	0	03	00	"						
"	193	"	0	23	00	"						
"	195	"	0	03	00	"						
"	206	"	0	02	00	"						

Village	S.No.	H. No.	AREA			Village	S. No.	H.No.	AREA		
			H — Are — Cent.						H — Are — Cent		
1	2	3	4			1	2	3	4		
Part—I											
Barvaec	3	Part	0	03	00	Barvaec	3	Part	0	06	00
"	4	"	0	10	00	"	4	"	0	12	00
"	12	1	0	03	00	"}	12	3	0	15	00
"	12	3	0	15	00						
"	13	Part	0	01	00	"	13	"	0	01	00
"	23	2A	0	18	00	Barvaec	23	Part	0	29	00
"	23	8	0	03	50	"	26	"	0	11	00
"	26	Part	0	10	00	"	27	"	0	13	00
"	27	1*	0	12	00	"	34	"	0	11	00
"	34	Part	0	10	00	"	35	"	0	15	00
"	35	"	0	23	00	"	36	"	0	29	00
"	36	"	0	29	00	"	37	"	0	20	00
"	37	1A	0	15	00	"	55	"	0	02	00
"	55	1	0	02	00	"	57	"	0	15	00
"	55	2	0	01	50	"	60	"	0	04	00
"	57	1	0	09	00	"	66	"	0	11	00
"	60	Part	0	04	00	"	66	"	0	29	00
"	66	4A	0	12	00	"	69	"	0	16	00
"	68	Part	0	22	00	"	79	"	0	45	00
"	69	"	0	16	00	"	92	"	0	04	00
"	79	15	0	22	00	"	99	"	0	04	00
"	92	Part	0	04	00	"	100	"	0	15	00
"	99	"	0	04	00	"	102	"	0	68	00
"	100	"	0	15	00						
"	102	"	0	41	00						
Part—II											
Barvaec	12	8	0	11	00						
"	12	9	0	09	00						
"	70	Part	0	04	00						

[No. O—12016/30/82-Prod.-I]

नई दिल्ली, 30 सितम्बर, 1986

शुद्धी पत्र

का.आ. 3540—भारत सरकार के राजपत्र भाग II, खण्ड 3, उपखण्ड (II) दिनांक 5 मार्च 1983 पृष्ठ क्रमांक 746 और 747 का.आ. संख्या क्रमांक 0-12016/26/2-प्रोड-11 के अन्तर्गत भारत सरकार उर्जा मंत्रालय (पेट्रोलियम विभाग) की अधिसूचना संख्या क्रमांक 871 दिनांक 5 मार्च, 1983 के अन्तर्गत पेट्रोलियम और खनिज पाइप लाइन (भूमि में उपयोग के अधिकार का अर्जन)—अधिनियम 1962 कि धारा 6 उपधारा (1) के अधीन बंणित गांव-1, बाकसाई 2, खेवघर 3, काला 4, बहिवली तहसील—मावल जिला—पुणे महाराष्ट्र के अन्तर्गत अधिसूचना में बंणित भूमि में खसरा नम्बर, हिस्सा नम्बर, क्षेत्रफल कालम 1 के बदले अनुसूची में खसरा नम्बर, हिस्सा नम्बर, क्षेत्रफल कालम 2 में दि गई अनुसूची को पढ़े।

निम्नलिखित अनुसूची के भाग 2 में बंणित भूमि में पाइप लाइन विछाने का प्रयोजन असाईनमेंट बदलने से अब न रहा है। अब अतः निम्नलिखित अनुसूची के भाग 2 में बंणित भूमि धारा 6 उपधारा (1) के अधिसूचना की अनुसूची से कम कर दी गई है।

अनुसूची

भाग-1

कालम 11 पढ़े

कालम 1 के लिए

गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल		गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल						
1	3	3	4		1	1	3	4						
बाकसाई	10	4	00	00	बाकसाई									
	10	7	00	02		16								
	14	2	00	06		84								
	14	5	00	17		46								
	17	2	}	00		04	86							
	17	4								17	"	00	15	00
	17	9												

1	2	3	4	1	2	3	4
	17	3	00 09 72				
	18	2					
	17	5	00 03 25				
	18	5					
	18	6	00 12 40	18	का भाग	00 13 00	
	10	3	00 09 00				
	18	4					
	20	9	00 01 35	20	"	00 09 00	
	20	13	00 06 20				
	34		00 16 56	34	"	00 18 00	
	159	2	00 00 75	159	"	00 20 00	
	163	5					
	159	4	00 10 26				
	163	6+7					
	159	4	00 03 22				
	159	14	00 08 72				
	163	4	00 15 85	163	"	00 16 00	

भाग-II

गाँव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल
वाकसाई	13	का भाग	00 04 00
	16	"	00 11 00

अनुसूची

भाग-I

कोसम II पर्ये				कोसम I के लिए					
गाँव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल	गाँव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल		
देवघर	43	0	00 37 80	देवघर	43	का भाग	00 18 00		
	44	2							
	44	4							
	44	1	00 03 96		44	"	00 27 00		
	48	1	00 18 20						
	48	3	00 06 84		48	"	00 29 00		
	60	1/1	00 14 76		60	"	00 16 00		
	64	1 अ	00 32 76		64	"	00 35 00		
	64	1 ब							
	64	2 अ							
64	2 ब								
	65		00 09 36	65	"	00 11 00			
	70	1	00 18 00	70	"	00 20 00			

भाग-II

गाँव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल
देवघर	69	का भाग	00 42 00

कॉलम II पक्षे				अनुसूची भाग-I			कॉलम I के लिए				
गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल	गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल	गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल
कार्ना	81	1अ	00 30	कार्ना	81	का भाग	00 31	कार्ना	81	का भाग	00 31
	81	1 ब	00 13		81	का भाग	00 31		81	का भाग	00 31
	161	2	00 25		161	"	00 24		161	"	00 24
	163	2/2 अ	00 21		163	"	00 42		163	"	00 42
	163	2-2	00 34		163	"	00 42		163	"	00 42
	165	का भाग	00 21		165	"	00 35		165	"	00 35
	166	"	00 27		166	"	00 24		166	"	00 24
	167	ब	00 15		167	"	00 33		167	"	00 33
	168	का भाग	00 41		168	"	00 29		168	"	00 29
	206	"	00 12		206	"	00 16		206	"	00 16

भाग-II
कुछ नहीं

कॉलम II पक्षे				अनुसूची भाग-I			कॉलम I के लिए गट सं.				
गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल	गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल	गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल
बहिवली	25	3 अ	00 10	बहिवली	25	3-4	00 32	बहिवली	25	3-4	00 32
	25	4	00 18		25	4	00 18		25	4	00 18
64,65											

भाग-II
कुछ नहीं

New Delhi, the 30th September, 1986

S.O. 3540.—In the Notification of Government of India, Ministry of Energy (Department of Petroleum) No. O-12016/26/2-Prod-II dated 5th March 1983, published under S.O. No. 871 in the Gazette of India, Part II, Section 3, Sub-Section (ii) at page 746 & 747 issued under Section 6 Sub-Section (i) of the Petroleum & Minerals Pipe Lines (Acquisition of Right of User in Land) Act, 1962 in respect of villages (1) Waksai (2) Deoghar (3) Kurfa (4) Dahiwali Read (Col.—II)

[सं. O-12016/26/82-प्रोड-II]

for S. Nos. and areas shown in the Column No. 1 of the Schedule appended to this corrigendum, read and S. Nos. and areas as shown in column No. 2 or the said schedule.

Lands mentioned in the Part II of the appended schedule, however do not come under the Pipe Line Project due to change in the alignment and therefore, they are deleted from the schedule appended to the Notification under section 6 Sub Section (i) referred to above.

For (Col.—I)

PART I

Village	S. No. G. No.	H. No.	Area	Village	S. No. G. No.	H. No.	Area	
1	2	3	4	1	2	3	4	
Wakasai	10	4	00-00-50	Wakasai	10	(pt)	00-11-00	
	10	7	00-02-16		10	(pt)	00-11-00	
	14	2	00-06-84		14	(pt)	00-20-00	
	14	5	00-17-46		14	(pt)	00-20-00	
	17	2	00-04-86		17	(pt)	00-15-00	
	17	4			17	(pt)	00-15-00	
	17	9			17	(pt)	00-15-00	
	17	3			17	(pt)	00-15-00	
	18	2			00-09-72	18	(pt)	00-15-00
	17	5	00-03-25		17	(pt)	00-15-00	
	18	5			18	(pt)	00-13-00	
	18	6			00-12-40	18	(pt)	00-13-00
	10	3			00-09-00	10	(pt)	00-13-00
	18	4	00-09-00		18	(pt)	00-13-00	

1	2	3	4	1	2	3	4
Wakasai—Contd.	20	9	00-01-35	Wakasai—Contd.	20	(pt)	00-09-00
	20	13	00-06-20				
	34		00-16-56		34	(pt)	00-18-00
	159	2	00-00-75				
	163	5					
	159	4					
	163	6+7		00-10-26		159	(pt)
	159	4	00-03-22				
	159	14	00-08-72				
	163	4	00-15-85		163	(pt)	00-16-00

PART II

Village	S. No.	H. No.	Area
Wakasai	13	(pt)	00-04-00
	16	(pt)	00-11-00

Read (Col—II)

For (Col—I)

PART-I

Village	S. No.	H. No.	Area	Village	S. No.	H. No.	Area
	G. No.				G. No.		
Deoghar	43	0		Deoghar			
	44	2	00-37-80		43	(pt)	00-18-00
	44	4			44	(pt)	00-27-00
	44	1	00-03-96		48	(pt)	00-29-00
	48	1	00-16-20		60	(pt)	00-16-00
	48	3	00-06-84		64	(pt)	00-35-00
	60	1/1	00-14-76		64	(pt)	00-35-00
	64	1A			65	(pt)	00-11-00
	64	1B	00-32-76		70	(pt)	00-20-00
	64	2A					
	64	2B					
	65		00-09-36				
	70	1	00-18-00				

PART-II

Village	S. No.	H. No.	Area
Deoghar	67	(pt)	00-42-00

Read (Col—II)

For (Col—I)

PART I

Village	S. No.	H. No.	Area	Village	S. No.	H. No.	Area
	G. No.				G. No.		
Karla	81	1A	00-30-24	Karla	81	(pt)	00-31-00
	81	1B	00-13-50				
	161	2	00-25-38		161	(pt)	00-24-00
	163	2-2A	00-21-60		163	(pt)	00-42-00
	163	1-2	00-34-20		165	(pt)	00-35-00
	165	(pt)	00-21-60		166	(pt)	00-24-00
	166	(pt)	00-27-00		166	(pt)	00-33-00
	167	B	00-15-66		167	(pt)	00-29-00
	168	(pt)	00-41-76		168	(pt)	00-16-00
	206	(pt)	00-12-60		206	(pt)	00-16-00

PART II

Village	S. No.	H. No.	Area
Karla		Nil	

Read (Col—II)

For (Col—I)

PART-I

Village	S. No.	H. No.	Area	Village	S. No.	H. No.	Area
	G. No.				G. No.		
Dahiwali	25	3A	00-10-80	Dahiwali	25	3-4	00-32-00
	25	4	00-18-00		G. N. 64, 65		

PART II

—NIL—

[No. O—12016/26/82-Prod.-I]

का. प्रा. 3541.— भारत सरकार के राजपत्र भाग II, खण्ड 3, उपखण्ड (ii) दिनांक 4 नितम्बर, 1982 पृष्ठ क्रमांक 3121 का. प्रा. संख्या क्रमांक 12016/26/82—प्रोड-I के अंतर्गत भारत सरकार, पेट्रोलियम, रसायन और उर्वरक मंत्रालय (पेट्रोलियम विभाग) की अधिसूचना संख्या 3084 दिनांक 4 नितम्बर, 1982 के अंतर्गत—पेट्रोलियम और खनिज पार्श्व लाईन (भूमि में उपयोग के अधिकार का अर्जन)—अधिनियम 1982 का धारा 3 उपधारा (I) के अधीन वर्णित, गांव—1. बाकसाई 2. देवधर 3. कार्ला 4. दहिवली तहसिल—मावल जिला—पुणे, महाराष्ट्र के अंतर्गत अधिसूचना में वर्णित भूमि में खसरा नम्बर, हिस्सा नम्बर, क्षेत्रफल कॉलम 1 के बदले अनुसूची में खसरा नम्बर, हिस्सा नम्बर, क्षेत्रफल कॉलम 2 में दी गई अनुसूची को पढ़ें।

निम्नलिखित अनुसूची के भाग 2 में वर्णित भूमि में पार्श्व लाईन बिछाने का प्रयोजन अपवाईनमेंट अब न रहा है, अब अतः निम्नलिखित अनुसूची के भाग 2 में वर्णित भूमि धारा 3 के उपधारा (I) के अधिसूचना को अनुसूची से कम कर दी गई है।

अनुसूची

भाग—I

कॉलम I के लिए

कॉलम II पढ़ें

गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल	गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल
बाकसाई	10	4	00-00-50	बाकसाई	10	का भाग	00-11-00
	10	7	00-02-16				
	14	2	00-06-84		14	"	00-20-00
	14	5	00-17-46				
	17	2	00-04-86		17	"	00-15-00
	17	4					
	17	9					
	17	3	00-09-72				
	18	2					
	17	5	00-03-25				
	18	5					
	18	6	00-12-40		18	"	00-13-00
	10	3	00-09-00				
	18	4					
	20	9	00-01-35		20	"	00-09-00

कालम II पढ़ें				कालम I के लिए							
गाँव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल	गाँव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल				
बाकसाई	20	13	00-06-20	बाकसाई	34	का भाग	00-18-00				
	34		00-16-56								
	159	2	00-00-75								
	163	5									
	159	4									
			00-10-26						159	„	00-20-00
	163	6+7							163	„	00-16-00
	159	4	00-03-22								
	159	14	00-08-72								
	163	4	00-15-85								

भाग—II

गाँव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल
बाकसाई	13	का भाग	00-04-00
	16	„	00-11-00

अनुसूची
भाग—I

कालम II पढ़ें				कालम I के लिए							
गाँव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल	गाँव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल				
देवघर	43	0	00-37-80	देवघर	43	का भाग	00-18-00				
	44	2									
	44	4									
	44	1						00-03-96	44	„	00-27-00
	48	1						00-16-20	48	„	00-29-00
	48	3						00-06-85	48	„	00-29-00
	60	1/1						00-14-76	60	„	00-16-00
	64	1 अ						00-32-76	64	„	00-35-00
	64	1 ब									
	64	2 अ									
	64	2 ब									
	65							00-09-36	65	„	00-11-00
70	1	00-18-00	70	„	00-20-00						

भाग—II

गाँव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल
देवघर	69	का भाग	00-42-00

अनुसूची
भाग—I

कालम II पढ़ें				कालम I के लिए						
गाँव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल	गाँव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल			
काली	81	1 अ	00-30-24	काली	81	का भाग	00-31-00			
	81	1 ब	00-13-50							
	161	2	00-25-38					161	„	00-24-00
	163	2/2 अ	00-21-60					163	„	00-42-00
	163	1-2	00-34-20							
	165	का भाग	00-21-60					165	„	00-35-00
	166	„	00-27-00					166	„	00-24-00

कालम II पढ़ें				कालम I के लिए			
गांव	खसारा नम्बर	हिस्सा नम्बर	क्षेत्रफल	गांव	खसारा नम्बर	हिस्सा नम्बर	क्षेत्रफल
काली	167	का भाग	00-15-66	काली	167	का भाग	00-33-00
	168	"	00-41-76		168	"	00-29-00
	206	"	00-12-60		206	"	00-16-00
भाग II कुछ नहीं							
अनुसूची भाग—1							
कालम II पढ़ें				कालम I के लिए			
गांव	खसारा नम्बर	हिस्सा नम्बर	क्षेत्रफल	गांव	खसारा नम्बर	हिस्सा नम्बर	क्षेत्रफल
दहिवली	25	3 अ	00-10-80	दहिवली	25	3-4	00-32-00
	25	4	00-13-00		64, 65		
भाग-II कुछ नहीं							

[सं. -12016/26/82-प्रोड]

S.O. 3541.—In the Notification of Government of India, Ministry of Petroleum, Chemicals & Fertilizer's (Department of Petroleum) No. 12016/26/82-Prod dated 4th September 1982. Published under S.O. No. 3084 in the Gazette of India, Part II, Section 3, Sub-Section (ii) at page 3121 issued under Section 3 Sub-Section (i) of the Petroleum & Minerals Pipe Lines (Acquisition of Right of User in Land) Act, 1962 in respect of village (1) Waksai (2) Deoghar (3) Kurla (4) Dahiwali for S. Nos. and areas shown in the Column No. 1

of the Schedule appended to this corrigendum, read and S. Nos. and areas as shown in column No. 2 of the said schedule.

Lands mentioned in the Part II of the appended schedule, however do not come under the Pipe Line Project due to change in the alignment and therefore, they are deleted from the schedule appended to the Notification under section 3 Sub Section (i) referred to above.

Read (Col. II)

For (Col. I)

PART-I

Village	S.No.	H.No.	Area	Village	S.No.	H.No.	Area	
	G.No.				G.No.			
1	2	3	4	5	6	7	8	
Waksai	10	4	00-00-50	Waksai	10	(pt)	00-11-00	
	10	7	00-02-16					
	14	2	00-06-84					
	14	5	00-17-46		14	(pt)	00-20-00	
	17	2	00-04-86		17	(pt)	00-15-00	
	17	4						
	17	9						
	17	3	00-09-72					
	18	2	00-03-25					
	17	5						
	18	5						
	18	6	00-12-40		18	(pt)	00-13-00	
	10	3	00-09-00					
	18	4						
	20	9	00-01-35		20	(pt)	00-09-00	
	20	13	00-06-20					
	34	—	00-16-56		34	(pt)	00-18-00	
159	2	00-00-75	159	(pt)	00-20-00			
163	5							
159	4	00-10-26						
163	6+7							
152	4		00-03-22					
159	41	00-08-72						
163	4	00-15-85	163	(pt)	00-16-00			

PART—II

Village	S.No.	H.No.	Area
Waksai	13	(pt)	00-04-00
	16	(pt)	00-11-00

Read (Col. II)

For (Col. I)

PART—I

Village	S.No.	H.No.	Area	Village	S.No.	H.No.	Area
	G.No.				G.No.		
1	2	3	4	5	6	7	8
Deoghar	43	0		Deoghar			
	44	2	00-37-80		43	(pt)	00-18-00
	44	4			00-03-96	44	(pt)
	44	1			48	(pt)	00-29-00
	48	1	00-16-20		60	(pt)	00-16-00
	48	3	00-06-84				
	60	1/1	00-14-76		64	(pt)	00-65-00
	64	1A	00-32-76		64	(pt)	00-11-00
	64	1B					
	64	2A					
	64	2B			70	(pt)	00-20-00
	65		00-09-36				
	70	1	00-18-00				

PART—II

Village	S.No.	H.No.	Area
Deoghar	69	(pt)	00-42-00

Read (Col. II)

PART—I

For (Col. I)

Village	S.No.	H.No.	Area	Village	S.No.	H.No.	Area
	G.No.				G.No.		
1	2	3	4	5	6	7	8
Karla	81	1A	00-30-24	Karla	81	(pt)	00-31-00
	81	1B	00-13-50		161	(pt)	00-24-00
	161	2	00-25-38		163	(pt)	00-42-00
	163	2/2A	00-21-60		163	(pt)	00-42-00
	163	1-2	00-34-20		165	(pt)	00-35-00
	165	(pt)	00-21-60		166	(pt)	00-24-00
	166	(pt)	00-27-00		167	(pt)	00-33-00
	167	B	00-15-66		168	(pt)	00-29-00
	168	(pt)	00-41-76		206	(pt)	00-16-00
	206	(pt)	00-12-60				

PART—II

—Nil—

Read (Col.—II)

PART—I

For (Col. I)

Village	S.No.	H.No.	Area	Village	S.No.	H.No.	Area
	G.No.				G.No.		
1	2	3	4	5	6	7	8
Dahiwali	25	3A	00-10-80	Dahiwali	25	3-4	0-32-00
	25	4	00-18-00				

PART—II

—Nil—

शुद्धि पत्र

क्रा० आ० 3542:—भारत सरकार के राजपत्र भाग II, खण्ड 3, उपखण्ड (ii) दिनांक 26 फरवरी, 1983 पृष्ठ क्रमांक 1139 और 1140 क्रा० आ० संख्या क्रमांक 12016/29/82—प्रोड II, के अन्तर्गत भारत सरकार के ऊर्जा मंत्रालय (पेट्रोलियम विभाग) अधिसूचना संख्या 1320 दिनांक 26 फरवरी 1983 के अन्तर्गत पेट्रोलियम और खनिज पाईप लाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 की धारा 6 की उपधारा (1) के अधीन अधिसूचना में वर्णित गांव 1. शेडुंग, 2. बिगार, 3. मोहिपे, 4. पोयंजे, तहसिल पन्वेल, जिला रायगढ़, महाराष्ट्र के अन्तर्गत अधिसूचना में वर्णित भूमि में खसरा नम्बर, हिस्सा नम्बर, क्षेत्रफल कालम 1 के बदले अनुसूची में खसरा नम्बर हिस्सा नम्बर, क्षेत्रफल कालम 2 में दी गई अनुसूची को पढ़ें।

निम्नलिखित अनुसूची के भाग-2 में वर्णित भूमि में पाइप लाइन बिछाने का प्रयोजन, अलाइनमेंट बदलने से अब न रहा है।

अब अतः निम्नलिखित अनुसूची के भाग-2 में दी गई वर्णित भूमि धारा 6 की उपधारा (1) के अधिसूचना के अनुसूची से कम कर दी गई है।

अनुसूची

भाग-I

पढ़े				के लिए							
कालम 2				कालम 1							
गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल			गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल		
			हे.	एयर	सेंटी				हे.	एयर	सेण्टी
1	2	3	4			1	2	3	4		
शेडुंग	42	का भाग	0	01	00	शेडुंग	42	का भाग	0	04	00
"	110	"	0	29	00	"	110	"	0	29	00
"	114	1	0	02	00	"	114	"	0	18	00
"	114	2(1)	0	01	00	"					
"	114	2(2)	0	02	25	"					
"	115	का भाग	0	10	25	"	115	"	0	06	00
"	116	"	0	04	25	"	116	"	0	04	00
"	118	"	0	03	75	"	118	"	0	04	00
"	121	1(1)	0	02	00	"					
"	121	1(2)	0	06	75	"					
"	121	1(3)	0	08	00	"	121	"	0	20	00
"	121	2	0	03	75	"					
"	121	3	0	01	75	"					
"	128	का भाग	0	06	00	"	128	"	0	05	00

भाग II

शेडुंग	117	का भाग	0	03	00						
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भाग I

बिगार	57	3	0	05	75	बिगार	57	का भाग	0	07	00
"	62	का भाग	0	06	75	"	62	"	0	16	00
"	58	1	0	03	75	"					
"	58	2	0	01	50	"	58	"	0	67	00
"	58	3	0	05	75	"					
"	66	1	0	06	00	"	66	"	0	08	00
"	68	1	0	02	00	"					
"	68	2	0	05	00	"	68	"	0	09	00
"	68	3	0	01	50	"					
"	77	का भाग	0	01	00	"	77	"	0	01	00
"	78	का भाग	0	03	50	बिगार	78	का भाग	0	02	00
"	79	1	0	09	00	"	79	"	0	08	00
"	82	का भाग	0	08	75	"	82	"	0	08	00
"	83	"	0	00	75	"	83	"	0	03	00
"	86	"	0	03	50	"	86	"	0	06	00
"	87	"	0	01	25	"	87	"	0	06	00
"	92	2	0	04	00	"	92	"	0	16	00
"	93	का भाग	0	01	00	"	93	"	0	01	00

गाँव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल			गाँव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल		
			हे.	एयर	सेंटी				हे.	एयर	सेंटी
1	2	3	4			1	2	3	4		
"	122	1	0	02	50	"	122	"	0	05	00
"	125	2	0	04	75	"	125	"	0	02	00
"	139	1	0	05	25	"	139	"	0	10	00
"	141	1	0	05	75	"	141	"	0	12	00
"	141	2	0	04	00	"					
"	143	3	0	04	50	"	143	"	0	07	00
"	144	का भाग	0	08	25	"	144	"	0	07	00
"	145	"	0	14	50	"	145	"	0	15	00
"	146	"	0	02	00	"	146	"	0	04	00
"	147	1	0	04	50	"	147	"	0	04	00
"	151	3	0	10	00	"	151	"	0	10	00
"	152	का भाग	0	02	50	"	152	"	0	09	00
"	155	"	0	08	75	"	155	"	0	07	00
"	177	2	0	05	00	"	177	"	0	07	00
"	177	3	0	05	50	"					
"	179	का भाग	0	03	00	"	179	"	0	05	00
"	180	"	0	02	00	"	180	"	0	03	00
"	181	3	0	02	00	"	181	"	0	11	00
"	181	4	0	12	00	"					
"	186	3	0	05	25	"					
"	186	4	0	04	00	"	186	"	0	10	00
"	186	6	0	03	75	"					
"	186	5	0	03	00	"					
"	187	का भाग	0	15	00	"	187	"	0	15	00

भाग 2

~~कुछ नहीं~~

भाग 1

मोहिपे

~~कुछ नहीं~~

मोहिपे

~~कुछ नहीं~~

भाग 2

मोहिपे

59 का भाग

0 03 00

"

59 "

0 35 00

"

72 "

0 02 00

भाग 1

पोयंजे

85 5

0 13 00

पोयंजे

85 का भाग

0 18 00

"

108 2

0 01 00

"

108 3

0 10 00

"

108 4 अ

0 14 00

"

108 "

0 27 00

"

108 4 ब

0 07 00

"

124 का भाग

0 15 50

"

124 "

0 19 00

"

125 "

0 05 50

"

125 "

0 07 00

"

131 8

0 06 00

"

131 6

0 09 00

"

131 7

0 08 00

"

131 "

0 23 00

"

131 10

0 03 00

"

132 का भाग

0 06 50

"

132 "

0 10 00

"

136 3

0 05 00

"

136 4

0 07 00

"

136 "

0 14 00

"

136 5

0 01 00

गाँव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल			गाँव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल		
			है.	एकर	सेंटी				है.	एकर	सेंटी
1	2	3	4			1	2	3	4		
"	141	1	0	08	00	"	141	"	0	21	00
"	141	2	0	11	00	"	"	"	0	02	00
"	142	का भाग	0	01	50	"	142	"	0	07	00
"	173	2	0	05	50	"	173	"	0	28	00
"	178	1	0	09	50	"	178	"	0	10	00
"	178	2	0	09	00	"	"	"	0	05	00
"	180	का भाग	0	11	50	"	180	"	0	05	00
"	181	,	0	05	00	"	181	"			

भाग 2

पोयजे	84	का भाग	0	09	00						
"	103	"	0	06	00						
"	134	"	0	10	00						
"	140	"	0	04	00						
"	175	"	0	07	00						

[सं. 0-12016/29/82-प्रोड-1]

S.O. 3542.—In the Notification of Government of India, Ministry of Energy (Department of Petroleum) No. 12016/29/82-Prod II dated 26th February, 1983, published under S.O. No. 1320 in the Gazette of India, Part II, Section 3, Sub-Section (ii) at pages 1139 & 1140 issued under Section 6 of the Petroleum & Minerals Pipe Lines (Acquisition of Right of User in Land) Act, 1962 in respect of villages (1) Shedung, (2) Bhingar, (3) Mohipe, (4) Poyanje, Tahsil

Panvel) District Raigad, State Maharashtra for S. Nos. and areas shown in the column No. 1 of the schedule appended to this corrigendum, read S. Nos. and areas as shown in the column No. 2 of the said schedule.

Lands mentioned in the Part II of the appended schedule however do not come under the Pipe Line Project due to change in alignment and therefore, they are deleted from the schedule appended to the Notification under Section 6, Sub-Section (i) referred to, above.

SCHEDULE

PART—I

Read Column No. 2			Area			For Column No. 1						
Village	S. No.	H. No.	Area			Village	S. No.	H. No.	Area			
			H	Are	Cent				H	Are	Cent.	
1	2	3	4			1	2	3	4			
Shedung	42	Part	0	01	00	Shedung	42	Part	0	04	00	
	110	"	0	29	00		110	"	0	29	00	
	114	1	0	02	00		114	"	0	18	00	
	114	2(1)	0	01	00							
	114	2(2)	0	02	25							
	115	Part	0	10	25		115	"	0	06	00	
	116	"	0	04	25		116	"	0	04	00	
	118	"	0	03	75		118	"	0	04	00	
	121	1(1)	0	02	00							
	121	1(2)	0	06	75							
	121	1(3)	0	08	00		121	"	0	20	00	
	121	2	0	03	75							
	121	3	0	01	75							
	128	Part	0	06	00		128	"	0	05	00	

PART—II

117	Part	0	03	00							
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Village	S. No.	H. No.	Area			Village	S. No.	H. No.	Area		
			H	Are	Cent.				H	Are	Cent.
1	2	3	4		1	2	3	4			
PART—I											
Bhingar	57	3	0	05	75	Bhingar	57	Part	0	07	00
"	62	Part	0	06	75	"	62	"	0	16	00
"	58	1	0	03	75	}	58	"	0	67	00
"	58	2	0	01	50						
"	58	3	0	05	75						
"	66	1	0	06	00	66	"	"	0	08	00
"	68	1	0	02	00	}	68	"	0	09	00
"	68	2	0	05	00						
"	68	3	0	01	50						
"	77	Part	0	01	00	77	"	"	0	01	00
"	78	Part	0	03	50	Bhingar	78	Part	0	02	00
"	79	1	0	09	00	79	"	"	0	03	00
"	82	Part	0	08	75	82	"	"	0	08	00
"	83	"	0	00	75	83	"	"	0	03	00
"	86	"	0	03	50	86	"	"	0	06	00
"	87	"	0	01	25	87	"	"	0	06	00
"	92	2	0	04	00	92	"	"	0	16	00
"	93	Part	0	01	00	93	"	"	0	01	00
"	122	1	0	02	50	122	"	"	0	05	00
"	125	2	0	04	75	125	"	"	0	02	00
"	139	1	0	05	25	139	"	"	0	10	00
"	141	1	0	05	75	}	141	"	0	12	00
"	141	2	0	04	00						
"	143	3	0	04	50	143	"	"	0	07	00
"	144	Part	0	08	25	144	"	"	0	07	00
"	145	"	0	14	50	145	"	"	0	15	00
"	146	"	0	02	00	146	"	"	0	04	00
"	147	1	0	04	50	147	"	"	0	04	00
"	151	3	0	10	00	151	"	"	0	10	00
"	152	Part	0	02	50	152	"	"	0	09	00
"	155	"	0	08	75	155	"	"	0	07	00
"	177	2	0	05	00	}	177	"	0	07	00
"	177	3	0	05	50						
"	179	Part	0	03	00	179	"	"	0	05	00
"	180	"	0	02	00	180	"	"	0	03	00
"	181	3	0	02	00	}	181	"	0	11	00
"	181	4	0	12	00						
"	186	3	0	05	25	}	186	"	0	10	00
"	186	4	0	04	00						
"	186	6	0	03	75						
"	186	5	0	03	00						
"	187	Part	0	15	00	187	"	"	0	15	00
PART—II											
Nil											
PART—I											
Mohipe			Nil			Mohipe			Nil		
PART—II											
Mohipe	58	Part	0	03	00						
"	59	"	0	35	00						
"	72	"	0	02	00						
PART—I											
Poyanje	85	5	0	13	00	Poyanje	85	Part	0	18	00
"	108	2	0	01	00	}	108	"	0	27	00
"	108	3	0	10	00						
"	108	4A	0	14	00						
"	108	4B	0	07	00	}	124	"	0	19	00
"	124	Part	0	15	50						

Village	S. No.	H. No.	Area			Village	S. No.	H. No.	Area		
			H—	Arc—	Cent.				H—	Arc—	Cent.
1	2	3	4		1	2	3	4			
Poyanje	125	Part	0	05	50	Poyanje	125	„	0	07	00
„	131	8	0	06	00	}	131	„	0	23	00
„	131	6	0	09	00						
„	131	7	0	08	00						
„	131	10	0	03	00						
„	132	Part	0	08	50						
„	136	3	0	05	00						
„	136	4	0	07	00						
„	136	5	0	01	00						
„	141	1	0	08	00						
„	141	2	0	1	00						
„	142	Part	0	01	50	142	„	0	20	00	
„	173	2	0	05	50	173	„	0	07	00	
„	178	1	0	09	50	178	„	0	26	00	
„	178	2	0	09	00						
„	180	Part	0	11	50	180	„	0	10	00	
„	181	„	0	05	00	161	„	0	05	00	
PART—II											
„	84	Part	0	09	00						
„	105	„	0	06	00						
„	134	„	0	10	00						
„	40	„	0	04	00						
„	175	„	0	07	00						

[No. O-12016/29/82-Prod. I]

का. प्रा. 3543 — भारत सरकार के राजपत्र भाग II, खण्ड 3, उपखण्ड (ii) दिनांक 4 सितम्बर, 1982 पृष्ठ क्रमांक 12016/29/82 प्रोड II के अंतर्गत भारत सरकार, पेट्रोलियम, रसायन और उर्वरक मंत्रालय (पेट्रोलियम विभाग) की अधिसूचना संख्या 3089 दिनांक 4 सितम्बर 1982 के अंतर्गत पेट्रोलियम और खनिज पार्श्व लाईन (भूमि में उपयोग के अधिकार का भ्रजन) अधिनियम, 1962 धारा 3 की उपधारा (i) के अर्धीन गांव 1 शेरुंग, 2. भिगार, 3. मोहिये, 4. पोयजे, तहसिल पन्वेल, जिला रायगड, महाराष्ट्र में अधिसूचना में वर्णित भूमि में खसरा नम्बर, हिस्सा नम्बर, क्षेत्रफल कालम 1 के बचले खसरा नम्बर हिस्सा नम्बर, क्षेत्रफल कालम 2 में दी गई धनुसूची को पढ़ें।

निम्नलिखित धनुसूची के भाग 2 में वर्णित भूमि में पार्श्व लाईन बिछाने का प्रयोजन, प्रलाईनमेंट बदलनेसे अब न रहा है।

अब अतः निम्नलिखित धनुसूची के भाग 2 में दी गई वर्णित भूमि धारा 3, उपधारा (1) के अधिसूचना के धनुसूची से कम कर दी गई है।

धनुसूची

भाग—1

के लिए

कालम 1

पढ़े
कालम 2

गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल		गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल	
			हे.	एघर सेण्टी.				हे.	एघर सेण्टी.
1	2	3	4		1	2	3	4	
शेरुंग	42	का भाग	0	01.00	शेरुंग	42	भाग का	0	04.00
„	110	„	0	29.00	„	110	„	0	29.00
„	114	1	0	02.00	„	114	„	0	18.00
„	114	2(1)	0	01.00					
„	114	(2(2))	0	02.25					
„	115	का भाग	0	10.25	„	115	„	0	06.00
„	116	„	0	04.25	„	116	„	0	04.00
„	118	„	0	03.75	„	118	„	0	04.00
„	121	1(1)	0	02.00					
„	121	1(2)	0	06.75					
„	121	1(3)	0	08.00	„	121	„	0	20.00
„	121	2	0	03.75					
„	121	3	0	01.75					
„	128	का भाग	0	06.00	„	128	„	0	05.00

गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल हे. एकर में	गांव	खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल हे. एकर में		
1	2	3	4	1	2	3	4		
भाग 2									
बोहरा	117	का भाग	0	03.00					
भाग 1									
बिगार	57	3	0	05.75	बिगार	57	का भाग	0	07.00
"	62	का भाग	0	06.75	"	62	"	0	16.00
"	58	1	0	03.75	"				
"	58	2	0	01.50	"	58	"	0	67.00
"	58	3	0	05.75	"				
"	66	1	0	06.00	"	66	"	0	08.00
"	68	1	0	02.00	"				
"	68	2	0	05.00	"	68	"	0	09.00
"	68	3	0	01.50	"				
"	77	का भाग	0	01.00	"	77	"	0	01.00
"	78	का भाग	0	03.50	बिगार	78	"	0	02.00
"	79	1	0	09.00	"	79	"	0	08.00
"	82	का भाग	0	08.75	"	82	"	0	08.00
"	83	"	0	00.75	"	83	"	0	03.00
"	86	"	0	03.50	"	86	"	0	06.00
"	87	"	0	01.25	"	87	"	0	06.00
"	92	2	0	04.00	"	92	"	0	16.00
"	93	का भाग	0	01.00	"	93	"	0	01.00
"	122	1	0	02.50	"	122	"	0	05.00
"	125	2	0	04.75	"	125	"	0	02.00
"	139	1	0	05.25	"	139	"	0	10.00
"	141	1	0	05.75	"	141	"	0	12.00
"	141	2	0	04.00	"				
"	143	3	0	04.50	"	143	"	0	07.00
"	144	का भाग	0	08.25	"	144	"	0	07.00
"	145	"	0	14.50	"	145	"	0	15.00
"	146	"	0	02.00	"	146	"	0	04.00
"	147	1	0	04.50	"	147	"	0	04.00
"	151	3	0	10.00	"	151	"	0	10.00
"	152	का भाग	0	02.50	"	152	"	0	09.00
"	155	"	0	08.75	"	155	"	0	07.00
"	177	2	0	05.00	"	177	"	0	07.00
"	177	3	0	05.50	"				
"	179	का भाग	0	03.00	"	179	"	0	05.00
"	180	"	0	02.00	"	190	"	0	03.00
"	181	3	0	02.00	"	181	"	0	11.00
"	181	4	0	12.00	"				
"	186	3	0	05.25	"	186	"	0	10.00
"	186	4	0	04.00	"				
"	186	5	0	03.75	"				
"	185	5	0	07.00	"				
"	187	का भाग	0	15.00	"	187	"	0	15.00

भाग 2

—कुछ नहीं—

गांव	खसरा		क्षेत्रफल		गांव	खसरा		क्षेत्रफल		
	नम्बर	हिस्सा	हे.	एअर सेंटी		नम्बर	हिस्सा	हे.	एअर सेंटी	
1	2	3	4		1	2	3	4		
भाग 1										
मोहिपे	—कुछ नहीं—				मोहिपे	—कुछ नहीं—				
भाग 2										
मोहिपे	58	का भाग	0	03.00						
"	59	"	0	35.00						
"	72	"	0	02.00						
भाग 1										
पोयजे	85	5	0	13.00	पोयजे	85	का भाग	0	18.00	
"	108	2	0	01.00	}	"	108	"	0	27.00
"	108	3	0	10.00						
"	108	4 अ	0	14.50						
"	108	4ब	0	07.00						
"	124	का भाग	0	15.50	"	124	"	0	19.00	
"	125	"	0	05.50	"	125	"	0	07.00	
"	131	8	0	06.00						
"	131	6	0	09.00						
"	131	7	0	08.00	"	131	"	0	23.00	
"	131	10	0	03.00						
"	132	का भाग	0	08.00	"	132	"	0	10.00	
"	136	3	0	05.00						
"	136	4	0	07.00	"	136	"	0	14.00	
"	136	5	0	01.00						
"	141	1	0	08.50	"	141	"	0	21.00	
"	141	2	0	11.00						
"	142	का भाग	0	01.50	"	142	"	0	02.00	
"	173	2	0	05.50	"	173	"	0	07.00	
"	178	1	0	09.50	"	178	"	0	26.00	
"	178	2	0	09.00						
"	180	का भाग	0	11.50	"	180	"	0	10.00	
"	181	"	0	05.00	"	181	"	0	05.00	
भाग 2										
पोयजे	84	का भाग	0	09.00						
"	105	"	0	06.00						
"	134	"	0	10.00						
"	140	"	0	04.00						
"	175	"	0	07.00						

[सं. O-12016/29/82-प्रोड]

पी. के. राजगोपालन, डेस्क अधिकारी
ह. मधम अधिकारी

S.O. 3543.—In the Notification of Government of India, Ministry of Petroleum, Chemicals & Fertilizer (Department of Petroleum) No. 12016/29/82-Prod. II dated 4th September, 1982 published under S.O. No. 3089 in the Gazette of India, Part II, Section 3, Sub-Section (ii) at pages 3128, 3129 & 3130 issued under Section 3 Sub-Section (ii) of the Petroleum & Minerals Pipe Lines (Acquisition of Right of User in Land) Act, 1962 in

respect of villages (1) Shedung., (2) Bhangar (3) Mohipe (4) Poyanje Tehsil Panvel, District Raigad, State Maharashtra, for S. Nos. and areas shown in the Column No. 1 of the change in alignment and therefore, they are deleted from and areas as shown in column No. 2 of the said schedule.

Lands mentioned in the Part II of the appended schedule, however do not come under the Pipe Line Project due to change in alignment and therefore, they are deleted from the schedule appended to the Notification under Section 3, Sub-Section (i) referred to above.

SCHEDULE

Part I

READ
Column No. 2FOR
Column No. 1

AREA			AREA									
Village	S. No.	H. No.	H	Are	Cent.	Village	S. No.	H. No.	H	Are	Cent.	
1	2	3	4	5	6	1	2	3	4	5	6	
Shedung	42	Part	0	01	00	Shedung	42	Part	0	04	00	
	110	"	0	29	00		110	"	0	29	00	
	114	1	0	02	00		114	"	0	18	00	
	114	(2) (1)	0	01	00		115	"	0	06	00	
	114	1 (2)	0	02	25							
	115	Part	0	10	25							
	116	"	0	04	25							
	118	"	0	03	75							
	121	1(1)	0	02	00		121	"	0	20	00	
	121	1(2)	0	06	75							
	121	1(3)	0	08	00							
	121	2	0	03	75							
	121	3	0	01	75							
	128	Part	0	06	00		128	"	0	05	00	
	Part II											
	117	Part	0	03	00							
Part I												
Bhingar	57	3	0	05	75	Bhingar	57	Part	0	07	00	
	62	Part	0	06	75		62	"	0	16	00	
	58	1	0	03	75		58	"	0	67	00	
	58	2	0	01	50							
	58	3	0	05	75							
	66	1	0	06	00		66	"	0	08	00	
	68	1	0	02	00		68	"	0	09	00	
	68	2	0	05	00							
	68	3	0	01	50							
	77	Part	0	01	00		77	"	0	01	00	
	78	Part	0	03	50		Bhingar	78	Part	0	02	00
	79	1	0	00	00			79	"	0	08	00
	82	Part	0	08	75			82	"	0	08	00
	83	"	0	00	75			83	"	0	03	00
	86	"	0	03	50			86	"	0	06	00
	87	"	0	01	25			87	"	0	06	00
	92	2	0	00	00			92	"	0	16	00
	93	Part	0	01	00			93	"	0	01	00
	122	1	0	02	50			122	"	0	05	00
	125	2	0	04	75			125	"	0	02	00
	139	1	0	05	25			139	"	0	10	00
	141	1	0	05	75			141	"	0	12	00
	141	2	0	0	00							
	143	3	0	04	50							
	144	Part	0	08	25			144	"	0	07	00
	145	"	0	14	50			145	"	0	15	00
	146	"	0	02	00			146	"	0	04	00
147	1	0	04	50	147	"		0	04	00		
151	3	0	10	00	151	"		0	10	00		
152	Part	0	02	50	152	"		0	09	00		
155	"	0	08	75	155	"		0	07	00		
177	2	0	05	00	177	"		0	07	00		
177	3	0	05	50								
179	Part	0	03	00								

Village	S. No.	H. No.	AREA			Village	S. No.	H. No.	AREA		
			Are	Cent.					H	Are	Cent.
1	2	3	4		5	6	7	8	9	10	
Bhingar (Contd.)	180	Part	0	02	00		180	..	0	03	00
	181	3	0	02	00		181	..	0	11	00
	181	4	0	12	00						
	186	3	0	05	25						
	186	4	0	04	00						
	186	6	0	03	75		186	..	0	10	00
	186	5	0	03	00						
	187	Part	0	15	00		187	..	0	15	00
Part II											
Nil.											
Part I											
Mohipe	NIL					Mohipe	NIL				
Part II											
Mohipe	58	Part	0	03	00						
	59	..	0	35	00						
	72	..	0	02	00						
Part I											
Poyanje	85	5	0	13	00	Poyanje	85	Part	0	18	00
	108	2	0	01	00						
	108	3	0	10	00		108	..	0	27	00
	108	4A	0	14	50						
	108	4B	0	07	00						
	124	Part	0	15	50		124	..	0	19	00
	125	..	0	05	50		125	..	0	07	00
	131	8	0	06	00						
	131	6	0	09	00		131	..	0	23	00
	131	7	0	08	00						
	131	10	9	03	00						
	132	Part	0	08	50		132	..	0	10	00
	136	3	0	05	00						
	136	4	0	07	00		136	..	0	14	00
	136	5	0	01	00						
	141	1	0	08	00		141	..	0	21	00
	141	2	0	11	00						
	142	Part	0	01	50		142	..	0	02	00
	173	2	0	05	50		173	..	0	07	00
	178	1	0	09	50		178	..	0	26	00
178	2	0	09	00							
180	Part	0	11	50		180	..	0	10	00	
181	..	0	05	00		181	..	0	05	00	
Part II											
	84	Part	0	09	00						
	105	..	0	06	00						
	134	..	0	10	00						
	140	..	0	04	00						
	175	..	0	07	00						

स्वास्थ्य और परिवार कल्याण मंत्रालय

नई दिल्ली, 23 सितम्बर, 1986

का. धा. 3544.—भारतीय चिकित्सा परिषद् अधिनियम, 1956 (1956 का 102) की धारा 3 की उप-धारा (1) के खण्ड (ग) के अधीन उत्तर प्रदेश राज्य में भारतीय चिकित्सा परिषद् के लिए एक सदस्य के चुनाव कार्य का संचालन करने के लिए केन्द्रीय सरकार, भारतीय चिकित्सा परिषद् नियम, 1957 के नियम 2 के खण्ड (घ) के अनुसरण में एतद्वारा डा. एस. एस. मिश्रा, निदेशक, चिकित्सा परिषद् उत्तर प्रदेश सरकार को निर्वाचन अधिकारी नियुक्त करती है।

[सं. बी.-11013/17/86-एम. ई. (पी.)]

चन्द्रभान, अवर सचिव

MINISTRY OF HEALTH AND FAMILY WELFARE

New Delhi, the 23rd September, 1986

S.O. 3544.—In pursuance of clause (d) of rule 2 of the Indian Medical Council Rules, 1957, the Central Government hereby appoints Dr. S. S. Mishra, Director of Medical Education, Government of Uttar Pradesh as Returning Officer for the conduct of election of a member to the Medical Council of India under clause (c) of sub-section (1) of section 3 of the Indian Medical Council Act, 1956 (102 of 1956) in the State of Uttar Pradesh.

[No. V-11013/17/86-MEP]

CHANDER BHAN, Under Secy.

परिवहन मंत्रालय

(नगर विमानन विभाग)

नई दिल्ली, 25 सितम्बर, 1986

अधिमूचका

कां.धा. 3545.—वायु निगम अधिनियम 1953 (1953 का 27) के खंड 4 द्वारा प्रदत्त शक्तियों का उपयोग करने हुए, केन्द्रीय सरकार तत्काल से और 30 जून, 1987 तक के लिये एयर इंडिया के निदेशक मंडल का पुनर्गठन करती है जिसमें निम्नलिखित सदस्य होंगे।

एयर इंडिया

- | | |
|---|-------------------|
| 1. श्री रटन टाटा | अध्यक्ष |
| 2. श्री सवानन्द धोटी | गैर-सरकारी निदेशक |
| 3. डा० धर्मी सिन्हा | " |
| 4. श्री विवेक भरतराम | " |
| 5. श्री अरुण मन्दा | " |
| 6. विस सलाहकार नागर विमानन विभाग | पदेन-निदेशक |
| 7. प्रबंध निदेशक, एयर इंडिया | " |
| 8. वाणिज्यिक निदेशक, एयर इंडिया | " |
| 9. अध्यक्ष, भारत अन्तर्राष्ट्रीय विमानपत्तन प्राधिकरण | " |
| 10. प्रबंध निदेशक, इंडियन एयरलाइन्स | " |

[एबी-18013/2/86-ए.ए.]

MINISTRY OF TRANSPORT

(Department of Civil Aviation)

New Delhi, the 25th, September 1986

S.O.3545—In exercise of the powers conferred by Section 4 of the Air Corporations Act, 1953 (27 of 1953), the Central Government hereby reconstitute the Board of Directors of

AIR-India with immediate effect and till 30th June, 1987 with the following members :—

AIR-INDIA

- | | | |
|---|----|-----------------------|
| 1. Shri Ratan Tata | .. | Chairman |
| 2. Shri Sadanand Shetty | .. | Non-official Director |
| 3. Dr. Dharni Sinha | .. | " |
| 4. Shri Vivek Bharatram | .. | " |
| 5. Shri Arun Nanda | .. | " |
| 6. Financial Adviser, Department of Civil Aviation. | .. | Ex-officio Director |
| 7. Managing Director, Air India | .. | " |
| 8. Commercial Director, Air-India | .. | " |
| 9. Chairman, International Airports Authority of India. | .. | " |
| 10. Managing Director, Indian Airlines. | .. | " |

[Av. 18013/2/86-AA]

कां.धा. 3546.—वायु निगम अधिनियम, 1953 (1953 का 27) के खंड 4 द्वारा प्रदत्त शक्तियों का उपयोग करते हुए, केन्द्रीय सरकार तत्काल से 30 जून, 1987 तक के लिये इंडियन एयर लाइन्स के निदेशक मंडल का पुनर्गठन करती है जिसमें निम्नलिखित सदस्य होंगे :—

- | | |
|---|-------------------|
| 1. श्री राहुल बजाज | अध्यक्ष |
| 2. श्री रूसी मोदी | गैर-सरकारी निदेशक |
| 3. डा० प्रताप रेड्डी | " |
| 4. श्री वार्ड०सी० देवेश्वर | " |
| 5. डा० फ्रांसिस नेनेजिस | " |
| 6. श्रीमती रीतू नन्दा | " |
| 7. श्री जेड० धार० रंगूनवाला | " |
| 8. विस सलाहकार, नागर विमानन विभाग | पदेन निदेशक |
| 9. प्रबंध निदेशक, इंडियन एयरलाइन्स | " |
| 10. अध्यक्ष, राष्ट्रीय विमानपत्तन प्राधिकरण | " |
| 11. प्रबंध निदेशक, एयर इंडिया | " |
| 12. महा-निदेशक, पर्यटन | " |

[एबी 18013/3/86-एसी]

शांतनु कंसल, उप सचिव

S.O. 3546—In exercise of the powers conferred by Section 4 of the powers conferred by Section 4 of the Air Corporations Act, 1953 (27 of 1953), the Central Government hereby reconstitute the Board of Directors of Indian Airlines with immediate effect and till 30th June, 1987, with the following members :

- | | | |
|---|---|-----------------------|
| 8 | 2 | 3 |
| 1. Shri Rahul Bajaj | | Chairman |
| 2. Shri Rusi Modi | | Non-official Director |
| 3. Dr. Pratap Reddy | | " |
| 4. Shri Y.C. Deveshwar | | " |
| 5. Dr. Francis Nenezes | | " |
| 6. Smt Ritu Nanda | | " |
| 7. Shri Z.R. Rangoonwala | | " |
| 8. Financial Adviser, Deptt. of Civil Aviation. | | Ex-Officio Director |
| 9. Managing Director, Indian Airlines | | " |

1	2	3
10.	Chairman, National Airports Authority.	..
11.	Managing Director, Air India.	..
12.	Director General, Tourism	..

[Av 18013/3/86-AC]
S. Consul. Dy. Secy.

(जल-भूतल परिवहन विभाग)
(नौवहन पक्ष)

नई दिल्ली, 29 सितम्बर, 1986

(वाणिज्य पोत परिवहन)

का.आ. 3547.—केन्द्रीय सरकार, समय समय पर संशोधित राष्ट्रीय नाविक कल्याण बोर्ड नियमावली, 1963 के नियम 3 और 4 के साथ पठित वाणिज्यिक पोत परिवहन अधिनियम 1958 (1958 का 44) की धारा 218 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए तथा इस विभाग की दिनांक 16 जून, 1986 की समसंख्यक अधिसूचना के क्रम में, राज्यसभा के सदस्य श्री राम नरेश कुशवाहा को राष्ट्रीय नाविक कल्याण बोर्ड के सदस्य के रूप में शामिल करती है।

[फाइल सं. एस डब्ल्यू/एम डब्ल्यू एस-33/85-एम टी]

(Department of Surface Transport)

(Shipping Wing)

New Delhi, the 29th September, 1986

(MERCHANT SHIPPING)

S.O. 3547.—In exercise of the powers conferred by sub-section (i) of section 218 of the Merchant Shipping Act, 1958 (44 of 1958), read with rules 3 and 4 of the National Welfare Board for Seafarers Rules 1963 as amended from time to time, and in continuation of this Department's Notification of even No. dated 16th June, 1986, the Central Government hereby include Shri Ram Naresh Kushwaha, member of Rajya Sabha as Member of the National Welfare Board for Seafarers.

[F. No. SW/MWS-33/85-MT]

नई दिल्ली, 30 सितम्बर, 1986

का.आ. 3548.—केन्द्रीय सरकार वाणिज्य पोत परिवहन अधिनियम 1958 (1958 का 44) की धारा 405 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, पंद्रह टन सकल को उक्त धारा के प्रयोजन के लिए टनभार के रूप में नियत करती है।

[सं. एस डब्ल्यू/5-एम एस आर (3)/83-एम ए]
सुदर्शन सिंघल, अवर सचिव

New Delhi, the 30th September, 1986

S.O. 3548.—In exercise of the powers conferred by Section 405 of the Merchant Shipping Act, 1958 (44 of 1958), the Central Government hereby fixes fifteen tons gross as the tonnage for the purposes of the said section.

[SW/5-MSR(3)/86-MA]
S. SYNGHAL, Under Secy.

संचार मंत्रालय

(दूरसंचार विभाग)

नई दिल्ली, 24 सितम्बर, 1986

का.आ. 3549:—स्थायी आदेश संख्या 627, दिनांक 8 मार्च, 1960 द्वारा लागू किए गए भारतीय तार नियम 1951 के नियम 434

के खंड III के पैरा (क) के अनुसार महानिदेशक, दूरसंचार विभाग ने खंड टेलीफोन केन्द्र, महाराष्ट्र सर्किल, में दिनांक 20-10-1986 से प्रमाणित दर प्रणाली लागू करने का निश्चय किया है।

[संख्या 5-27/86-पीएचबी]

MINISTRY OF COMMUNICATIONS

(Department of Telecommunications)

New Delhi, the 24th September, 1986

S.O. 3549.—In pursuance of para (a) of Section III of Rule 434 of Indian Telegraph Rules, 1951, as introduced by S.O. 627 dated 8th March, 1960, the Director General, Department of Telecommunications, hereby specified 20-10-1986 as the date on which the Measured Rate System will be introduced in Khed Telephone Exchange, Maharashtra Telecom. Circle.

[No. 5-27/86-PHB]

नई दिल्ली, 1 अक्टूबर, 1986

का.आ. 3550.—स्थायी आदेश संख्या 627, दिनांक 8 मार्च, 1960 द्वारा लागू किए गए भारतीय तार नियम 1951 के नियम 434 के खंड III के पैरा (क) के अनुसार महानिदेशक, दूरसंचार विभाग ने दासा, सुरतगढ़ तथा सरदार शहर टेलीफोन केन्द्र राजस्थान सर्किल, में दिनांक 21-10-1986 से प्रमाणित दर प्रणाली लागू करने का निश्चय किया है।

[सं. 5-31/86-पी. एचबी]

New Delhi, the 1st October, 1986

S.O. 3550.—In pursuance of para (a) of Section III of Rule 434 of Indian Telegraph Rules, 1951, as introduced by S.O. No. 627 dated 8th March, 1960, the Director General, Department of Telecommunications, hereby specifies 21-10-1986 as the date on which the Measured Rate System will be introduced in Dausa, Suratgarh and Sardar Shahar Telephone Exchanges, Rajasthan Telecom. Circle.

[No. 5-31/86-PHB]

का.आ. 3551.—स्थायी आदेश संख्या 627, दिनांक 8 मार्च, 1960 द्वारा लागू किए गए भारतीय तार नियम 1951 के नियम 434 के खंड iii के पैरा (क) के अनुसार महानिदेशक, दूरसंचार विभाग ने स्वामिथोप, टेलीफोन केन्द्र तमिलनाडु सर्किल में, दिनांक 30-11-1986 से प्रमाणित दर प्रणाली लागू करने का निश्चय किया है।

[संख्या 5-33/86-पी.एच.बी.]

के.पी. शर्मा, सहायक महानिदेशक

S.O. 3551.—In pursuance of para (a) of Section III of Rule 434 of Indian Telegraph Rules, 1951, as introduced by S.O. No. 627 dated 8th March, 1960, the Director General, Department of Telecommunications, hereby specifies 30-11-1986 as the date on which the Measured Rate System will be introduced in Swamithopu Telephone Exchange, Tamil Nadu Telecom Circle.

[No. 5-33/86-PHB]

K. P. SHARMA, Assistant Director General (PHB).

नई दिल्ली, 29 सितम्बर, 1986

का.आ. 3552:—जबकि भारतीय तार नियम 1951 के नियम 434 (iii) (2-सी), के अनुसार, मंगलौर, पनम्बूर और कृष्णपुर टेलीफोन एक्सचेंज प्रणालियों के स्थानीय क्षेत्र में संशोधन करने के लिये मंगलौर, पनम्बूर और कृष्णपुर में प्रचलित समाचार पत्रों में एक सार्वजनिक नोटिस प्रकाशित करवाई थी, जिससे प्रभावित होने वाले व्यक्तियों

के नोटिस के प्रकाशित होने के 30 दिन के भीतर आपत्तियां तथा सुझाव मांगे गये थे।

और जबकि उक्त नोटिस दिनांक 4-7-1986 को उदयवानी, 5-7-1986 को डेकन हेराल्ड और दिनांक 8 अक्टूबर, 1986 को मुंबई समाचार पत्रों में जनता के ध्यान में लाया गया था।

और जबकि उपरोक्त नोटिसों के संबंध में जनता से प्राप्त सुझाव और आपत्तियों पर केन्द्र सरकार द्वारा विचार किया गया।

अतः अब उक्त नियमों के नियम 434(iii) (2-सी) में प्रदत्त शक्तियों का प्रयोग करते हुए महानिदेशक, दूरसंचार विभाग, घोषणा करते हैं कि तारीख 16-10-1986 से मंगलौर, पनम्बूर और कृष्णपुर का संशोधित स्थानीय क्षेत्र निम्न प्रकार होगा :—

मंगलौर टेलीफोन एक्सचेंज प्रणाली

मंगलौर और स्थानीय क्षेत्र नहीं होगा जो अधिसूचना की तारीख की मंगलौर नगर निगम के अंतर्गत पड़ता है :

बशर्ते कि नगर निगम के बाहर स्थित टेलीफोन उपभोक्ता इस अवधि तक स्थानीय प्रसार अदा करते रहेंगे जब तक कि मंगलौर टेलीफोन प्रणाली के किसी एक्सचेंज से 5 कि.मी. के दूरी के भीतर टेलीफोन सेवा प्राप्त कर रहे हों और इस प्रणाली के साथ जुड़े रहे, बशर्ते कि दक्षिण में यह सीमा नेतरावती नदी तक सीमित होगी।

2. पनम्बूर टेलीफोन एक्सचेंज प्रणाली :—

पनम्बूर के स्थानीय क्षेत्र में इस एक्सचेंज से 5 कि.मी. की दूरी के भीतर स्थित क्षेत्र आएंगे।

बशर्ते कि दक्षिण में यह सीमा मंगलौर और पनम्बूर टेलीफोन प्रणालियों के बीच मंगलौर नगर निगम की सीमा तक तथा उत्तर में चर्चरोड सुरतकल बाजपे रोड तक सीमित होगी।

3. कृष्णपुर टेलीफोन एक्सचेंज प्रणाली :—

कृष्णपुर के स्थानीय क्षेत्र के अंतर्गत, कृष्णपुर टेलीफोन एक्सचेंज से 5 कि.मी. की दूरी के भीतर का क्षेत्र शामिल होगा।

बशर्ते कि दक्षिण में यह सीमा चर्च रोड, सुरतकल, बाजपे रोड तक सीमित होगी।

[सं० 3-5/77-पीएचबी.]

New Delhi, the 29th September, 1986

S.O. 3552.—Whereas a public notice for revising the local area of Mangalore, Panambur and Krishnapur Telephone Exchange Systems was published as required by rule 434 (III) (2C) of the Indian Telegraph Rules, 1951 in the Newspapers in circulation at Mangalore, Panambur and Krishnapur inviting objections and suggestions from all persons likely to be affected thereby within a period of 30 days from the date of publication of the notice in the Newspapers;

And whereas the said notice was made available to the public on 4-7-1986 in Udayavani, 5-7-1986 in Deccan Herald and 8-7-1986 in Mungaru;

And whereas objections and suggestions received from the public on the said notice have been considered by the Central Government;

Now, therefore, in exercise of the powers conferred by rule 434 (III) (2C) of the said Rules, the Director General Telecommunications hereby declares that with effect from 16-10-1986, the revised local area of Mangalore, Panambur and Krishnapur shall be as under :

1. Mangalore Telephone Exchange System.

The local area of Mangalore shall cover an area falling under the jurisdiction of Mangalore Municipal Corporation existing on the date of Notification:

Provided that the telephone subscribers located outside the Municipal Corporation limits but who are served from Mangalore Telephone Exchange system shall continue to pay local tariffs as long as they are located within 5 kms of any exchange of this system and remain connected to it;

Provided further that this limit shall be restricted to Netravati River in the South.

2. Panambur Telephone Exchange System :

The local area of Panambur shall cover an area falling within 5 kms radial distance from Panambur Telephone Exchange:

Provided that this limit shall be restricted to the boundary of Mangalore Municipal Corporation between Mangalore and Panambur Telephone systems in the South and Church Road, Surathkal-Bajpe Road in the North.

3. Krishnapur Telephone Exchange system :

The local area of Krishnapur shall cover an area falling within 5 kms of Krishnapur Telephone Exchange;

Provided that this limit shall be restricted to Church Road, Surathkal and Surathkal-Bajpe Road, in the South.

[No. 3-5/77-PHB]

कां०शा० 3553.—जबकि भारतीय तार नियम 1951 के नियम 434 (iii) (2-सी) के अनुसार, अजमेर टेलीफोन एक्सचेंज प्रणाली के स्थानीय क्षेत्र में संशोधन करने के लिये अजमेर में प्रचलित समाचार पत्रों में एक सार्वजनिक नोटिस प्रकाशित करवाई थी, जिससे प्रसारित होने वाले व्यक्तियों से नोटिस के प्रकाशित होने के 30 दिन के भीतर आपत्तियां तथा सुझाव मांगे गए थे।

और जबकि उक्त नोटिस की दिनांक 26-2-1985 की दैनिक नव ज्योति, आधुनिक राजस्थान और न्याय समाचार पत्रों में जनता के ध्यान में लाया गया था।

और जबकि उपरोक्त नोटिस के संबंध में जनता से कोई सुझाव और आपत्तियां प्राप्त नहीं हुईं ;

अतः अब उक्त नियमों के नियम 434(iii) (2-सी) में प्रदत्त शक्तियों का प्रयोग करते हुए महानिदेशक, दूर संचार विभाग घोषणा करते हैं कि तारीख 16-10-1986 से अजमेर का संशोधित स्थानीय क्षेत्र निम्न प्रकार होगा :—

अजमेर टेलीफोन एक्सचेंज प्रणाली के स्थानीय क्षेत्र के अंतर्गत अजमेर नगर परिषद का सम्पूर्ण क्षेत्र शामिल होगा जिसके संबंध में राजस्थान सरकार की तारीख 8-12-1982 की अधिसूचना सं० एक-(ए)/(1)डीएल. की/79/1975 -1802 के अंतर्गत अधिसूचित किया गया था।

बशर्ते कि अजमेर नगर परिषद के बाहर स्थित टेलीफोन उपभोक्ता इस अवधि तक स्थानीय प्रसार अदा करते रहेंगे जब तक कि इस प्रणाली के किसी एक्सचेंज से 5 कि.मी. के भीतर टेलीफोन सेवा प्राप्त कर रहे हैं और इस प्रणाली के साथ जुड़े रहे।

[सं० 3-6/83-पी०एच०बी०]

S.O. 3553.—Whereas a public notice for revising the local area of Ajmer Telephone Exchange System was published as required by rule 434 (III) (2C) of the Indian Telegraph Rules, 1951 in the Newspapers in circulation at Ajmer, inviting objections and suggestions from all persons likely to be affected thereby, within a period of 30 days from the date of publication of the notice in the Newspapers;

And whereas the said notice was made available to the public on 26-2-1985 in Dainik Navjyoti, Adhunik Rajasthan and Nyaya Newspapers;

And whereas no objections and suggestions have been received from the public on the said notice;

Now, therefore, in exercise of the power conferred by rule 434 (III) (2c) of the said Rules, the Director General Telecommunications hereby declares that with effect from 16-10-86, the revised local area of Ajmer shall be as under :—
Ajmer Telephone Exchange System :—

The local area of Ajmer shall cover an area falling under the jurisdiction of Nagar Panchayat Ajmer as notified vide Government of Rajasthan notification No. P-1(A)(I)DLB/79/1975-1802, dated 8-12-1982:

Provided that the telephone subscribers located outside the limits of Nagar Panchayat of Ajmer but who are served from Ajmer Telephone System shall continue to pay local tariffs as long as they are located within 5 Kms of any exchange of this system and remain connected to it.

[No. 3-6/83-PHB]

नई दिल्ली, 30 सितम्बर, 1986

कां.प्रा. 3554.—जबकि अहमदाबाद में परिष्कृत समाचारपत्रों में भारतीय तार नियम, 1951 के नियम 434(iii) (2खी) द्वारा यथा-वैशेषित अहमदाबाद टेलीफोन एक्सचेंज प्रणाली के स्थानीय क्षेत्र में परिशोधन करने के लिये एक सरकारी नोटिस प्रकाशित किया गया था जिसमें उससे प्रभावित हो सकने वाले सभी व्यक्तियों से इस नोटिस के प्रकाशित होने की तारीख से 30 दिन की अवधि के अन्दर आपत्तियाँ और सुझाव माँगे गये थे ;

और जब कि यह नोटिस 26-8-86 को इण्डियन एक्सप्रेस में, 29-8-86 को जनसत्ता (गुजराती) में 30-8-86 को गुजरात समाचार में और 31-8-86 को सन्देश समाचार पत्रों में प्रकाशित करके लोगों को उपलब्ध करा दिया गया था ;

और जबकि लोगों से उपर्युक्त नोटिस के बारे में कोई आपत्तियाँ और सुझाव प्राप्त नहीं हुए हैं ;

इसलिए, अब उक्त नयमावली के नियम 434(iii)(2खी) द्वारा प्रवृत्त शक्तियों का प्रयोग करते हुए महानिदेशक दूरसंचार एन.टी.डी. द्वारा घोषित करते हैं कि 16-10-1986 से अहमदाबाद का परिशोधित स्थानीय क्षेत्र निम्नानुसार होगा ,

अहमदाबाद टेलीफोन एक्सचेंज प्रणाली :

अहमदाबाद टेलीफोन एक्सचेंज प्रणाली के स्थानीय क्षेत्र में, जैसा कि गुजरात सरकार की अधिसूचना सं. के.प्रा. 54/86-उत्तर, वॉ.प्रा. 1084-107 (आई)-पी दिनांक 5-2-1986 द्वारा यथाप्रतिबन्धित किया गया था, वह इलाका शामिल होगा जो अहमदाबाद नगर निगम के अधिकार क्षेत्र में आता है और अहमदाबाद छावनी बाड़ के अन्दर आने वाला क्षेत्र शामिल होगा।

बशर्त कि अहमदाबाद नगर निगम और अहमदाबाद छावनी बाड़ के सीमाओं से बाहर के टेलीफोन उपभोक्ता, जिन्हें अहमदाबाद टेलीफोन प्रणाली से सेवा मिलती है, तब तक स्थानीय टेलिफोन रेटों के तहत इस प्रणाली के किसी एक्सचेंज के 5 कि.मी. दूर के अन्दर आने हैं और हमसे कनेक्टिव रहते हैं।

[नं. 3-6/85-एच.एच.]

जे.के.ओ.एच.डी., निदेशक (फॉर्म) (5)

New Delhi, the 30th September, 1986

S.O. 3554.—Whereas a public notice for revising the local area of Ahmedabad Telephone Exchange System was published as required by rule 434 (III) (2c) of the Indian Telegraph Rules, 1951 in the Newspapers in circulation at Ahmedabad, inviting objections and suggestions from all persons likely to be affected thereby, within a period of 30 days from the date of publication of the notice in the Newspapers;

And whereas the said notice was made available to the public on 26-8-86 in Indian Express, 29-8-86 in Jan Satta (Gujarati), 30-8-86 in Gujarat Samachar and 31-8-86 in sandesh Newspapers;

And whereas no objections and suggestions have been received from the public on the said notice;

Now, therefore, in exercise of the power conferred by rule 434 (III) (2c) of the said Rules, the Director General, Telecommunications hereby declares that with effect from 16-10-86 the revised local area of Ahmedabad shall be as under;

Ahmedabad Telephone Exchange System :

The local area of Ahmedabad Telephone Exchange system shall cover an area falling under the jurisdiction of Ahmedabad Municipal Corporation as notified vide Government of Gujarat Notification No. KV-54/86-WBA-1084-197(i)P, dated 5-2-1986 and Ahmedabad Cantonment Board;

Provided that the Telephone subscribers located outside the Ahmedabad Municipal Corporation and Ahmedabad Cantonment Board limits but who are served from Ahmedabad Telephone System shall continue to pay local tariffs as long as they are located within 5 kms of any exchange of this system and remain connected to it.

[No. 3-6/85-PHB]

J. K. CHHABRA, Director (Phones)(E)

श्रम मंत्रालय

नई दिल्ली, 22 सितम्बर, 1986

का.प्रा. 3555.—केन्द्रीय सरकार ठेका श्रम (विनियमन और उत्पादन) केन्द्रीय नियम, 1971 के नियम 3 और 9 के साथ पठित ठेका श्रम (विनियमन और उत्पादन) अधिनियम, 1970 (1970 का 37) की धारा 3 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए श्री एच.पी. तपल के स्थान पर श्री बी.डी. नरूला को केन्द्रीय ठेका श्रम सनाहकार बोर्ड के सदस्य के रूप में नियुक्त करनी है और भारत के राजपत्र भाग 2, खंड 3 उपखंड (ii) तारीख 11 जनवरी, 1986 में प्रकाशित भारत सरकार के श्रम मंत्रालय की अधिसूचना सं. का.प्रा. 126 तारीख 26 दिसम्बर, 1985 में निम्नलिखित संशोधन करती है—

उक्त अधिसूचना में क्रम संख्यांक 4, 5, 8 और 9 और उनसे संबंधित प्रविष्टियों के स्थान पर क्रमशः निम्नलिखित रखा जाएगा, अर्थात :

4. श्री तीर्थ प्रकाश निदेशक, सिविल इंजीनियरी, परिवहन मंत्रालय, रेल विभाग (रेल बोर्ड), नई दिल्ली। रेल का प्रतिनिधित्व करने वाले।
 5. श्री बी.डी. नरूला, अपर कार्यपालक निदेशक, स्थापन (विशेष) परिवहन मंत्रालय, रेल विभाग (रेल बोर्ड), नई दिल्ली। रेल का प्रतिनिधित्व करने वाले।
 8. श्री एम.एल. मरावगी, अध्यक्ष, भारतीय खनिज उद्योग संघ, मेसर्स एम.के. मरावगी एंड को., (प्राइवेट) लिमिटेड "गय चट्ट भवन" पहली मंजिल, 25-12-36 गोदावरी स्ट्रीट, विष्णुसायलनम-530001 (आंध्र प्रदेश)। कोयला खानों से भिन्न खानों के नियोजकों का प्रतिनिधित्व करने वाले।
 9. श्री टी.एन. सुब्रह्मण्य, अध्यक्ष, मेसर्स विल्डम एंजिनिंग प्राइवेट लिमिटेड और प्रबंध निदेशक मेसर्स गैमन इंजिनिंग लिमिटेड। ठेकेदारों का प्रतिनिधि।
- नॉ-1/जी-201 कामर्स सेंटर, गान्धी मंजिल, नगरदेव सुबर्ब-400034

[सं. एम-16025/9/84-एच. उच्यु]

ए.के. श्रीवास्तव, महानिदेशक, (श्रम कल्याण)

टिप्पणी: इसमें पूर्व केन्द्रीय केंद्र श्रम सलाहकार बोर्ड के पुनर्गठन से संबंधित अधिसूचना सं. ए.स.-16025/9/84-एल.उ.अ. तारीख 26 दिसम्बर, 1985 भारत के राजपत्र भाग II, खंड 3, उपखण्ड (ii) में का.प्रा. सं. 126 तारीख 11 जनवरी, 1986 में प्रकाशित हुई थी।

MINISTRY OF LABOUR

New Delhi, the 22nd September, 1986

S.O.-3555—In exercise of the powers conferred by section 3 of the Contract Labour (Regulation and Abolition) Act, 1970 (37 of 1970), read with rules 3 and 9 of the Contract Labour (Regulation and Abolition) Central Rules, 1971, the Central Government hereby appoints Shri B. D. Nirula vice Shri H.P. Tayal, as a member of the Central Advisory Contract Labour Board and also makes the following amendment in Notification No. S.O. 126 dated the 26th December, 1985 of the Government of India, in the Ministry of Labour, published in the Gazette of India, Part II, Section 3, Sub-Section (ii), on the 11th January, 1986—

In the said Notification, for serial numbers 4, 5, 8 and 9 and the entries relating thereto, the following shall respectively be substituted, namely:—

4. Shri Tirath Parkash, Representing the Railways
Director,
Civil Engineering,
Ministry of Transport,
Department of Railways (Railway Board),
New Delhi.
5. Shri B. D. Nirula, Representing the Railways
Additional Executive
Director, Establishment
(Special), Ministry of
Transport, Department of
Railways (Railway Board),
New Delhi.
8. Shri M.L. Sarawagi, Representing
President, employers in mines
Federation of Indian Mineral other than Coal
Industries, mines.
M/s. S. K. Sarawagi Co.
(P) Ltd.,
"Roychatt Building", 1st Floor,
25-12-36, Godoyvari Street,
Visakhapatnam-640000 (A.P.).
9. Shri T.N. Subba Rao, Representing
President, Contractors
M/s. Builders Association of India
and Managing Director of
M/s. Gammon India Ltd.
G-1/G-20, Commerce Centre, 7th
Floor, Tardeo, Bombay-400 034."

[No. S.16026/9/84-LW]

A.K. SRIVASTAVA, Director General
(Labour Welfare)

Note: Earlier Notification No. S. 16025/9/84-I W, dated 26th December, 1985 relating to the reconstitution of the Central Advisory Contract Labour Board was published in the Gazette of India, Part II, Section 3, Sub-Section (ii) vide S.O. No. 126, dated the 11th January 1986.

नई दिल्ली, 25 सितम्बर, 1986

का.प्रा. 3556—कर्मचारी राज्य बीमा अधिनियम, 1948 (1948 का 34) की धारा 1 की उपधारा (3) द्वारा प्रवृत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार एतद्वारा पहली अक्टूबर, 1986 को उस तारीख के रूप में नियत करती है, जिसको उक्त अधिनियम के अध्याय 4 (धारा 44 और 45 के सिवाय जो पहले ही प्रवृत्त की जा चुकी हैं) और अध्याय 5 और 6 (धारा 76 की उपधारा (1) और धारा 77, 78, 79 और 81 के सिवाय जो पहले ही प्रवृत्त की जा चुकी हैं) के उपबन्ध राजस्थान राज्य के निम्नलिखित क्षेत्र में प्रवृत्त होंगे, अर्थात्:—

"जिला भीलवाड़ा, तहसील बनेड़ा में राजस्व ग्राम रायला एवं लाम्बीया कलां के अन्तर्गत आने वाले क्षेत्र जिसकी सीमाएं निम्नलिखित हैं:—

पूर्व में: लीटियास एवं रामपुरा राजस्व ग्राम,

पश्चिम में: तहसील आसीन्व के ईरास राजस्व ग्राम,

उत्तर में: गौरा का खेड़ा, धीकारिया एवं धामनिया राजस्व ग्राम, और

दक्षिण में: लाम्बीया कलां राजस्व ग्राम की दक्षिणी सीमा।"

[सं. एम-38013/34/86-ए.स.-I]

New Delhi, the 25th September, 1986

S.O. 3556.—In exercise of the powers conferred by sub-section (3) of section 1 of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby appoints the First October, 1986 as the date on which the provisions of Chapter IV (except sections 44 and 45 which have already been brought into force) and Chapters V and VI (except sub-section (1) of section 76 and Sections 77, 78, 79 and 81 which have already been brought into force) of the said Act shall come into force in the following areas in the State of Rajasthan, namely:—

"The area comprising revenue villages Raila and Lam-biya Kalan in Tehsil Banera, District Bhilwara surrounded by the following:—

East : Lotiyas and Rampura revenue villages,

West : Iras revenue village of Tehsil Asind,

North : Gaura Ka Kheda, Dheekarja and Dhamniya revenue villages, and

South : Southern boundary of revenue village Lam-biya Kalan."

[No. S-38013/34/86-SS-I]

का.प्रा. 3557—केन्द्रीय सरकार को यह प्रतीत होता है कि निम्न-लिखित स्थापन से सम्बन्धित नियोजक और कर्मचारियों की बहुसंख्या इस बात पर सहमत हो गई है कि कर्मचारी श्रमविषय निधि और प्रकीर्ण उपबन्ध अधिनियम, 1952 (1952 का 19) के उपबन्ध सम्बन्धित स्थापन को लागू किये जाने चाहिये:—

1. मैसर्स नयन कुमार एंड कम्पनी, 117, मस्जिद बन्दर रोड, बम्बई-1
2. मैसर्स टैम्पटो सेल्स प्राइवेट लिमिटेड, 14 महावीर दर्शन, दुसरी मंजिल भण्डारी स्ट्रीट, बम्बई-3,
3. मैसर्स के उल्लमलाल एण्ड कम्पनी, भगवान भवन, प्रथम मंजिल, 196/198 सामुल स्ट्रीट, बम्बई-9,
4. मैसर्स के. उल्लमलाल (एक्सपोर्ट्स) प्राइवेट लिमिटेड, भगवान भवन, प्रथम मंजिल 196/198, सामुल स्ट्रीट, बम्बई-9,
5. मैसर्स गिल्पी, 318 आण्डीय इन्डस्ट्रियल स्टेट, गोखले रोड (साऊथ), दादर, बम्बई-25,
6. मैसर्स सुशेकन इन्वेस्टमेंट एण्ड फाइनेन्स प्राइवेट लिमिटेड, 195 मोती महल मन्तम मंजिल, जे.टी. रोड, बम्बई-20 और इसका बैंक ब्रांच इन्डिया विन्डिंग, द्वितीय मंजिल, 185 एम.एस. स्ट्रीट, बम्बई-2 स्थान कार्यालय,

7. मैसर्स इन्डस्ट्रीयल इलेक्ट्रीकल एण्ड इंजिनियरिंग कार्पोरेशन 53, शाह इन्डस्ट्रियल स्टेट, देवनार बम्बई-88
8. मैसर्स एस पी कैम प्रोडक्ट्स इन्ड्यू-61 फेज-2 मनपाड़ा रोड, डोम्बिवली-421204, जिला थाने और इसका 7 नौल सागर अपार्टमेंट्स प्लॉट नं. 1280, प्रभा देवी रोड बम्बई-25 स्थित कार्यालय
9. मैसर्स दीवान हाऊसिंग डवलपमेंट फाइनांस लिमिटेड, वार्डन हाउस, ब्रिटीश मन्जिल, सर पी एम रोड, फोर्ट, बम्बई-23 और इसका 44 बी-फैटस कालोनी (वेस्ट) नियर रिंग रोड, नई दिल्ली-65 स्थित कार्यालय
10. मैसर्स भ्रमसन कैमिकल प्राइवेट लिमिटेड, बी 17 नम्बू ज्योत, इन्डस्ट्रियल स्टेट, ग्रन्धेरी, कुली रोड, बम्बई-72 और इसका 21 इन्ड्रलोक, ओल्ड नागरदास रोड, ग्रन्धेरी ईस्ट, बम्बई-69 स्थित कार्यालय
11. मैसर्स निक्स एक्सपोर्ट प्राइवेट लिमिटेड, 104 ग्रन्धेरी इन्डस्ट्रियल स्टेट भ्राफ बोटा देसाई रोड, ग्रन्धेरी (ईस्ट), बम्बई-58 और इसका बैंक भ्राफ बड़ोदा विस्डिंग, बम्बई समाचार मार्ग बम्बई-23 स्थित कार्यालय
12. मैसर्स के. एन कपूर एण्ड कंपनी, बी-21 जयस्त अपार्टमेंट, ग्रान्पा साहिब मराठे मार्ग, बारली बम्बई-25 और इसके: (1) 5 विकास कोप्रेटिव सोसाइटी, नामिक-7, (2) नटराज हाऊसिंग सोसाइटी, थाने, (3) वल्ल कुपा विवेक कोप्रेटिव हाऊसिंग सोसाइटी, औरंगाबाद और सी-202 वैभवा अपार्टमेंट, ओल्ड प्रभावती रोड, बाली बम्बई-25 स्थित कार्यालय

अतः केन्द्रीय सरकार उक्त धारा 1, की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए उक्त अधिनियम के उपबन्ध उक्त स्थापनों को लागू करती है।

[सं० एस-35018(8)/86-एस एस-2]

S.O. 3557.—Whereas it appears to the Central Government that the employers and the majority of employees in relation to the following establishments have agreed that the provisions of the Employees Provident Funds and Miscellaneous Provisions Act, 1952 (19 of 1952), should be made applicable to their respective establishments, namely :—

1. M/s. Nayan Kumar and Company 117, Masjid Dunder Road, Bombay.
2. M/s. Chempro Sales Private Limited, 14, Mahavir Darshan, Dhandari Street, Bombay-3.
3. M/s. K. Uttam Lal and Company, Bhagwan Bhavan, 1st Floor, 196/198, Samuel Street, Bombay-9.
4. M/s. Uttam Lal (Exports) Private Limited, Bhagwan Bhavan 1st Floor, 196/198, Samuel Street, Bombay-9.
5. M/s. Shilpi 310, Ashish Industrial Estate, Gokhale Road (South) Dadar, Bombay-25.
6. M/s. Suchetan Investment and Finance Private Limited, 195 Moti Mahal, 7th Floor J.T. Road, Bombay-20, including its Registered Office at Bank of India Building 2nd Floor, 185, S.M. Street, Bombay-2.
7. M/s. Industrial Electrical and Engineering Corporation 53, Shah Industrial Estate, Deonar, Bombay-88.
8. M/s. Esch-Chem Products, W/61 M.I.D.C. Phase-II Manpada Road, Diombivil-4 District Thane, and its Office at 7, Neel Sagar Apartments, Prabhadavi Road, Bombay-25.
9. M/s. Dewan Housing Development Finance Limited, Warden House, Sh. P. M. Road, Fort, Bombay-23 and its office at 44-D, Friends Colony (W) New Delhi-65.

10. M/s. Amson Chemicals Private Limited, B-17, Nand Iyot Industrial Estate, Andheri, Kurla Road, Bombay-72 including its Office at A-21 Inderlok, Old Nagardas Road, Andheri East, Bombay-69.
11. M/s. Links Exports Private Limited, 104, Andheri Industrial Estate, Bombay-58 including its registered office at Bank of Baroda Building, Samachar Marg, Bombay-23.
12. M/s. K. N. Kapoor and Company, B/21, Jayant Apartments Worli, Bombay-25, including its office at (1) C/202 Vaibhaya Apartments Bombay-25 (2) 5, Vikas Cooperative Society Trimbuk Road, Nasik 7 (3) Natraj Housing Society, Thane-1 (4) Dutt Kripa Vivek Coop. Housing Society Aurangabad-1.

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 1 of the said Act, the Central Government hereby applies the provisions of the said Act to the above mentioned establishments.

[S-35018(8)/86-SS-II]

नई दिल्ली, 29 सितम्बर, 1986

का. आ. 3558 :—केन्द्रीय सरकार को यह प्रनीत होता है कि निम्नलिखित स्थापन से सम्बन्धित नियोजक और कर्मचारियों की बहुसंख्या इस बात पर सहमत हो गई है कि कर्मचारी भविष्य निधि और प्रकीर्ण उपबन्ध अधिनियम, 1952 (1952 का 19) के उपबन्ध सम्बन्धित स्थापन को लागू किये जाने चाहिए :—

1. मैसर्स ए. जे. सस्स सर्वे नं. 749/2 बी-2 बेगमपुर मडुराई रोड डिब्रीगुल-624002 मडुराई
2. मैसर्स मकारा लेवर मैन्युफैक्चरिंग कंपनी प्राइवेट लिमिटेड, 72 सिडको इन्डस्ट्रियल स्टेट, रातीपत और इसकी मद्रास-98 स्थित शाखा
3. मैसर्स एस पी बी प्रोडक्ट एण्ड कन्सल टैसी लिमिटेड, 14/15, तीमरी मंजिल, पारसन कामशियल काम्प्लैक्स, 121 धन्नासलाए मद्रास-600006 और इसका मद्रास-34 स्थित स्थानीय कार्यालय
4. मैसर्स वास एण्ड बरनार्ड एमट्यूटेरस प्राइवेट लिमिटेड, 4 ए स्थित रोड, मद्रास-2 और इसकी 459, माऊंट रोड, नन्दावाम, मद्रास-35 स्थित शाखा
5. मैसर्स कालिक इन्डस्ट्रिज, 106 जी एम टी रोड, मद्रास-44 और इसका 34 नार्थ स्ट्रीट श्री राम नगर, मद्रास-18 स्थित स्थानीय कार्यालय
6. मैसर्स वीडसीकोड एप्रीकलचरल सर्विस को-ओपरेटिव सोसाइटी वाई-283, बेहली, पोस्ट 629161, कन्याकुमारी करवा और इसकी कोटूर डिपोचेरपपलूर पोस्ट कन्याकुमारी कस्बा स्थित शाखा
7. मैसर्स एम फिलोनी एरोकिणमदा टाहल फैक्ट्री 201/1 सी, अय्यान्तार कुलम स्ट्रीट, अम्ब्रसामुवरम तिरुवलवेली कस्बा और इसकी नेनकाशी रोड, विरानूर (सेनगोडी स्थित शाखा)
8. मैसर्स दा गांधी ग्राम इन्स्टीट्यूट ऑफ सरल हेल्थ एण्ड फैमिली वेलफेयर ट्रस्ट अम्बापुरई (पो. आ.) मडुराई और इसकी पैयूर तथा शाहानापट्टी ब्लॉक मडुराई कस्बा स्थित अठारह शाखाएं तथा एम-4 सेक्टर देवनगर गली, पिलानी स्थित शाखा
9. मैसर्स श्री मुरगन एण्ड कंपनी, कलाय मर्सेंट 27-1-24 चोकनीगा मुरम अरुधुकोटाए मद्रास और इसकी वृत्तर छुन्ताई, एन आर वीरधुनगर रामानन्द कस्बा
10. मैसर्स वास एण्ड कंपनी 44 ए स्थित रोड मद्रास-2 और इसकी बम्बई दिल्ली तथा मद्रास स्थित शाखाएं

11. मैसर्स बेकटाराम इन्डस्ट्रिज, पञ्चनामपट्टी शोयापूर, सेलमकस्बा और इसका नं. 17 राजा जी रोड मेलम-7 स्थित रजिस्टर्ड कार्यालय
12. मैसर्स क्रिश्चियन मिशन सर्विस, सिलवरहेल कूलूर-1 तमिलनाडु और इसकी तमिलनाडु तथा केरल स्थित प्रोवैडेंट शाखाएँ
13. मैसर्स पेटागोन मर्चिस, 184 मिडको स्टेट मद्रास-600098 और इसका टी. ब्लॉक, 32 अन्नानगर, मद्रास-40 स्थित शाखा कार्यालय
14. मैसर्स इन्डियन कम्प्यूटर सोफ्टवेयर कम्पनी लिमिटेड, 158 अरकोट रोड, वडापलानी, मद्रास-26 और इसका मद्रास-6 स्थित प्रशासकीय कार्यालय तथा नेहरू प्लेस, नई दिल्ली-19 स्थित क्षेत्रीय कार्यालय
15. मैसर्स मद्रास एमर्सिएट एजेंसी, 41 नैलसन मनीका मुदालियर रोड, मद्रास-29 और इसकी जालमियापुरम स्थित शाखा
16. मैसर्स सीजकोन मर्चिस (तमिलनाडु) प्राईवेट लिमिटेड, 16 रेगिना मैन्शन, दूसरी हाथन, बीच रोड, मद्रास-600001 इसका चैम्बर बिल्डिंग 84बी माऊथ राजा गली टूटीकोरिन-628001 स्थित शाखा
17. मैसर्स डादा हिल्लेट इन्डस्ट्रिज लिमिटेड, नं. 11 हनुमन्दाय स्ट्रीट, रायपट्टा, मद्रास-14 और इसकी कलकत्ता स्थित शाखा अतः केन्द्रीय सरकार उक्त धारा नियम की धारा 1, की उपधारा 4 द्वारा प्रवृत्त शक्तियों का प्रयोग करते हुए, उक्त अधिनियम के उपबन्ध उक्त स्थापनों को लागू करती है।
9. M/s. Sri Murugan & Company, Cloth Merchant-27-1-24 Chockalingapuram, Aruppukottai, Madras, including its Branch at Kulloor Chanthai, N.R. Virudhunagar Ramnad District.
10. M/s. Vaas and Company, 44, Smith Road, Madras-2, including its branches at Bombay, Delhi and Calcutta.
11. M/s. Venkatram Industries, Pachanampatti, Omalur Salem District, including its Regd. Office at No. 17, Rajaji Road, Salem-7.
12. M/s. Christian Mission Service Silverdale, Coonoor-1, Tamil Nadu, including its twenty eight branches at Tamil Nadu and Kerala.
13. M/s. Pantogon Services, 184, SIDC Estate, Madras-600098, including its branch office at T. Block, 32, Anna Nagar, Madras-40.
14. M/s. Indian Computer Software Company Ltd., 158 Arcot Road, Vadapalani, Madras-26, including its Adm. Office at Madras-6 and Regional Office at Nehru Place, New Delhi-19.
15. M/s. Madras Associated Agencies, 41, Nelson Manicake Mudaliar Road, Madras-29, including its branch at Dalmiapuram.
16. M/s. Seascor Services (Tamil Nadu) Pvt. Ltd., 46, Regina Mansion 2nd Linc Beach Road, Madras-600001, including its branch at Chamber Building, 84.B, South Raja Street, Tuticorin-628001.
17. M/s. Dadha Hewlett Industries Limited, No. 11, Hanumantha Rao Street, Royapettah, Madras-14, including its branch at Calcutta.

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 1 of the said Act, the Central Government hereby applies the provisions of the said Act to the above mentioned establishments.

[एम-35019(169)/86-एस एस-2]

New Delhi, the 29th September, 1986

[S. 35019(169)/86-SS. II]

S.O. 3558.—Whereas it appears to the Central Government that the employers and the majority of employees in relation to the following establishments have agreed that the provisions of the Employees' Provident Funds and Miscellaneous Provisions Act, 1952 (19 of 1952), should be made applicable to their respective establishments, namely:—

1. M/s. A. J. Sons, Survey No. 749/2B2-Begampur Madurai Road, Dindigul-624082, Madurai.
2. M/s. Makara Lether Manufacturing Company Private Limited, 72, S.I.D.C.O. Industrial Estate, Ranipat, including its branch at Madras-98.
3. M/s. SPB Projects and Consultancy Ltd., 14/15, 3rd Floor, Parson Commercial Complex, 121, Annasalai, Madras-600006, including its Regd. Office at Madras-34.
4. M/s. Vaas and Bernard Actuators Pvt. Ltd., 4A, Smith Road, Madras-2 including its branch at 459, Mount Road, Nandanam, Madras-35.
5. M/s. Kartick Industries, 106 G.S.T. Road, Madras-44, including its Administrative Office at 34, North Street Sri Ram Nagar, Madras-10.
6. M/s. Vendalicode Agricultural Service Co-operative Society No. Y-283 Vendalicode Post, 629161, Kanyakumari District, including its branch at Kottor Depot, Cheruppaloor Post Kanyakumari District.
7. M/s. S. Philomi Arokiamadha Tile Factor, 201/1-C, Ayyaharkulam Street, Ambagamudram, Tirunelveli District, including its branches at Tenkasi Road, Piranoor (Songottai).
8. M/s. The Gandhigram Institute of Rural Health and Family Welfare Trust Ambadurai (PO) Madurai including its 18 Creches at Athoor and Shanarpatti Block in Madurai district and branch at M-4 Centre Devnagar Street, Palani.

का. आ. 3559.—मैसर्स-माकरी पंथीयार ट्रान्सपोर्ट कार्पोरेशन लि., नं. 80 महारनोषू अगाराहराम, करईकुडी-623001, (टी. एन./16827) (जिसे इसमें इसके पश्चात् उक्त स्थापन कहा गया है) ने कर्मचारी भविष्य निधि और प्रकीर्ण उपबन्ध अधिनियम, 1952 का (1952 का 17) (जिसे इसमें इसके पश्चात् उक्त अधिनियम कहा गया है) की धारा 17 की उपधारा (2क) के अधीन छूट दिये जाने के लिए आवेदन किया है।

और केन्द्रीय सरकार का समाधान हो गया है कि उक्त स्थापन के कर्मचारी, किसी पृथक अधिदाय या प्रीमियम का संवाय किये बिना ही, भारतीय जीवन बीमा नियम की सामूहिक बीमा स्कीम के अधीन जीवन बीमा के रूप में फायदे उठा रहे हैं और ऐसे कर्मचारियों के लिए ये फायदे उन फायदों से अधिक अनुकूल हैं जो कर्मचारी निधि सहवृद्ध बीमा स्कीम, 1976 (जिसे इसमें इसके पश्चात् उक्त स्कीम कहा गया है) के अधीन उन्हें अनुज्ञेय हैं।

अतः केन्द्रीय सरकार, उक्त अधिनियम की धारा 17 की उपधारा-2क द्वारा प्रवृत्त शक्तियों का प्रयोग करते हुए और इससे उपावृद्ध अनुसूची में विनिर्दिष्ट शर्तों के अधीन रहते हुए, उक्त स्थापन की तीन वर्ष की अवधि के लिए उक्त स्कीम के सभी उपबन्धों के प्रवर्तन से छूट देती है।

अनुसूची

1. उक्त स्थापन के सम्बन्ध में नियोजक प्राविधिक भविष्य निधि प्रायुक्त, तमिलनाडु को ऐसी विवरणियाँ भेजेगा और ऐसे लेखा रक्षक तथा निरीक्षण के लिए ऐसी सुविधाएँ प्रदान करेगा जो केन्द्रीय सरकार, समय-समय पर निर्दिष्ट करेगी।

2. नियोजक, ऐसे निरीक्षण प्रभागों का प्रत्येक मास की समाप्ति के 15 दिनों के भीतर संवाय करेगा जो केन्द्रीय सरकार, उक्त अधिनियम

की धारा-17 की उपधारा 3-क के खण्ड-क के अधीन समय-समय पर निविष्ट करे।

3. सामूहिक बीमा स्कीम के प्रशासन में, जिसके अन्तर्गत लेखाओं का रखा जाना, विवरणियों का प्रस्तुत किया जाना, बीमा प्रीमियम का संशय, लेखाओं का अन्तरण, निरीक्षण प्रचारों संदाय प्रादि भी है, होने वाले सभी व्ययों का वहन नियोजक द्वारा दिया जाएगा।

4. नियोजक, केन्द्रीय सरकार द्वारा अनुमोदित सामूहिक बीमा स्कीम के नियमों का एक प्रति और जब कभी उनमें संशोधन किया जाये, तब उस संशोधन की प्रति तथा कर्मचारियों की बहुसंख्या की भाषा में उसकी मुख्य बातों का अनुवाद स्थापन के रूखना पट्ट पर प्रदर्शित करेगा।

5. यदि कोई ऐसा कर्मचारी जो कर्मचारी भविष्य निधि का या उक्त अधिनियम के अधीन छूट प्राप्त किसी स्थापन की भविष्य निधि का पहले ही सदस्य है, उसके स्थापन में नियोजित किया जाता है तो, नियोजक सामूहिक बीमा स्कीम के सदस्य के रूप में उसका नाम तुरन्त दर्ज करेगा और उसकी बायन आवश्यक प्रीमियम भारतीय जीवन बीमा निगम को संदत्त करेगा।

6. यदि उक्त स्कीम के अधीन कर्मचारियों की उपलब्ध फायदे बढ़ाये जाते हैं तो, नियोजक सामूहिक बीमा स्कीम के अधीन कर्मचारियों को उपलब्ध फायदों में समुचित रूप से वृद्धि किये जाने की व्यवस्था करेगा जिससे कि कर्मचारियों के लिए सामूहिक बीमा स्कीम के अधीन उपलब्ध फायदे उन फायदों से अधिक अनुकूल हों जो उक्त स्कीम के अधीन अनुभव्य हैं।

7. सामूहिक बीमा स्कीम में किसी बात के होते हुए भी यदि किसी कर्मचारी की मृत्यु पर इस स्कीम के अधीन संदेय रकम उस रकम से कम है जो कर्मचारी को उस दशा में संदेय होती है जब वह उक्त स्कीम के अधीन होता है तो, नियोजक कर्मचारी के विधिक वारिस/नाम निर्देशिका को प्रतिकर के रूप में दोनों रकमों के अन्तर के बराबर रकम का संदाय करेगा।

8. सामूहिक बीमा स्कीम के उपबन्धों में कोई भी संशोधन प्रादेशिक भविष्य निधि आयुक्त, तामिलनाडु के पूर्ण अनुमोदन के बिना नहीं किया जाएगा और जहाँ किसी संशोधन के कर्मचारी के हित पर प्रतिकूल प्रभाव पड़ने की संभावना हो, वहाँ प्रादेशिक भविष्य निधि आयुक्त अपना अनुमोदन देने से पूर्व कर्मचारियों को अपना दृष्टिकोण स्पष्ट करने का युक्तियुक्त अवसर देगा।

9. यदि किसी कारणवश स्थापन के कर्मचारी भारतीय जीवन बीमा निगम को उस सामूहिक बीमा स्कीम के, जिसे स्थापन पहले अपना चुका है अधीन नहीं रह जाता है या इस स्कीम के अधीन कर्मचारियों को प्राप्त होने वाले फायदे किसी रीति से कम हो जाते हैं, तो यह रद्द की जा सकती है।

10. यदि किसी कारणवश नियोजक उस नियत तारीख के भीतर जो भारतीय जीवन बीमा निगम नियत, करे, प्रीमियम का संशय करने में असफल रहता है और पारिसी को व्ययगत हो जाने दिया जाता है तो, छूट रद्द की जा सकती है।

11. नियोजक द्वारा प्रीमियम के संदाय में किए गए किसी व्यक्तिगत कर्मचारी की दशा में उन सदस्यों के नाम निर्देशितियों या विधिक वारिसों को जो यदि यह छूट न दी गई हो तो, उक्त स्कीम के अन्तर्गत होने, बीमा फायदों के संदाय का उत्तरदायित्व नियोजक पर होगा।

12. उक्त स्थापन के संबंध में नियोजक इस स्कीम के अधीन आने वाले किसी सदस्य की मृत्यु होने पर उसके हकदार नाम निर्देशितियों/विधिक वारिसों को बीमा कृत रकम का संदाय तत्परता से और प्रत्येक दशा में भारतीय जीवन बीमा निगम से बीमाकृत रकम प्राप्त होने के एक मास के भीतर मुनिश्चित करेगा।

S.O. 3559.—Whereas Messrs Marudhi Pandiyar Transport Corporation Limited, No. 60, Manar Nonbu Aghaharam, Karaikudi-623001 (IN/1682/) (hereinafter referred to as the said establishment) have applied for exemption under sub-section (2A) of Section 17 of the Employees Provident Funds & Miscellaneous Provisions Act, 1952 (19 of 1952) (hereinafter referred to as the said Act);

And whereas, the Central Government is satisfied that the employees of the said establishment are, without making any separate contribution or payment of premium, in enjoyment of benefits under the Group Insurance Scheme of the Life Insurance Corporation of India in the nature of Life Insurance which are more favourable to such employees the benefits admissible under the Employees' Deposit Linked Insurance Scheme, 1976 (hereinafter referred to as the said Scheme);

Now, therefore, in exercise of the powers conferred by sub-section (2A) of section 17 of the said Act and subject to the conditions specified in the Schedule annexed hereto, the Central Government hereby exempts the said establishment from the operation of all the provisions of the said Scheme for a period of three years.

SCHEDULE

1. The employer in relation to the said establishment shall submit such returns to the Regional Provident Fund Commissioner Tamil Nadu and maintain such accounts and provide such facilities for inspection, as the Central Government may direct from time to time.

2. The employer shall pay such inspection charges as the Central Government may, from time to time, direct under clause (a) of sub-section (3A) of section 17 of the said Act, within 15 days from the close of every month.

3. All expenses involved in the administration of the Group Insurance Scheme, including maintenance of accounts, submission of returns, payment of insurance premia, transfer of accounts, payment of inspection charges etc. shall be borne by the employer.

4. The employer shall display on the Notice Board of the establishment, a copy of the rules of the Group Insurance Scheme as approved by the Central Government and, as and when amended, alongwith a translation of the salient features thereof, in the language of the majority of the employees.

5. Whereas an employee, who is already a member of the Employees' Provident Fund or the Provident Fund of an establishment exempted under the said Act, is employed in his establishment, the employer shall immediately enrol him as a member of the Group Insurance Scheme and pay necessary premium in respect of him to the Life Insurance Corporation of India.

6. The employer shall arrange to enhance the benefits available to the employees under the Group Insurance Scheme appropriately, if the benefits available to the employees under the said Scheme are enhanced, so that the benefits available under the Group Insurance Scheme are more favourable to the employees than the benefits admissible under the said Scheme.

7. Notwithstanding anything contained in the Group Insurance Scheme, if on the death of an employee the amount payable under this Scheme be less than the amount that would be payable had employee been covered under the said Scheme, the employer shall pay the difference to the legal heir/nominee of the employee as compensation.

8. No amendment of the provisions of the Group Insurance Scheme, shall be made without the prior approval of the Regional Provident Fund Commissioner, Tamil Nadu and where any amendment is likely to affect adversely the interest of the employees, the Regional Provident Fund Commissioner shall before giving his approval, give a reasonable opportunity to the employees to explain their point of view.

9. Where, for any reason, the employees of the said establishment do not remain covered under the Group Insurance Scheme of the Life Insurance Corporation of India as already adopted by the said establishment, or the benefits to the employees under this Scheme are reduced in any manner, the exemption shall be liable to be cancelled.

10. Where, for any reason, the employer fails to pay the premium etc. within the due date, as fixed by the Life Insurance Corporation of India, and the policy is allowed to lapse, the exemption is liable to be cancelled.

11. In case of default, if any made by the employer in payment of premium the responsibility for payment of assurance benefits to the nominees or the legal heirs of deceased members who would have been covered under the said Scheme but for grant of this exemption, shall be that of the employer.

12. Upon the death of the members covered under the Scheme the Life Insurance Corporation of India shall ensure prompt payment of the sum assured to the nominee/legal heirs of the deceased member entitled for it and any case within one month from the receipt of claim complete in all respects.

[No. S-35014(245)/86-SS-II]

का.अ. 3560:—मैसर्स आंध्र प्रिंटेर्स लि. पोस्ट बॉक्स नं. 712, लबिपेट, विजयवाड़ा (ए.पी./1480). (जिसे इसमें इसके पश्चात् उक्त स्थापन कहा गया है) ने कर्मचारी भविष्य निधि और प्रकीर्ण उपबन्ध अधिनियम, 1952 का 17 (जिसे इसमें इसके पश्चात् उक्त अधिनियम कहा गया है) की धारा 17 की उपधारा (2क) के अधीन छूट दिए जाने के लिए आवेदन किया है।

और केन्द्रीय सरकार का समाधान हो गया है कि उक्त स्थापन के कर्मचारी, किसी पृथक अभिवाय या प्रीमियम का संदाय किये बिना ही, भारतीय जीवन बीमा निगम की सामूहिक बीमा स्कीम के अधीन जीवन बीमा के रूप में फायदे उठा रहे हैं और ऐसे कर्मचारियों के लिए यह फायदे उन फायदों में अधिक अनुकूल है जो कर्मचारी निधेय सहज बीमा स्कीम, 1976 (जिसे इसमें इसके पश्चात् उक्त स्कीम कहा गया है) के अधीन उन्हें अनुभवे हैं।

आ: केन्द्रीय सरकार, उक्त अधिनियम की धारा 17 की उपधारा-2क द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए और इससे उपाबद्ध अनुसूची में विनिर्दिष्ट शर्तों के अधीन रहते हुए, उक्त स्थापन की तीन वर्ष की अवधि के लिए उक्त स्कीम के सभी उपबन्धों के प्रवर्तन से छूट देती है।

अनुसूची

1. उक्त स्थापन के सम्बन्ध में नियोजक प्रादेशिक भविष्य निधि आयुक्त, आन्ध्रा प्रदेश को ऐसी विवरणियां भेजेगा और ऐसे लेखों रखेगा तथा निरीक्षण के लिए ऐसी सुविधायें प्रदान करेगा जो केन्द्रीय सरकार, समय समय पर निदिष्ट करे।

2. नियोजक, ऐसे निरीक्षण प्रश्नों का प्रत्येक मास की समाप्ति के 15 दिन के भीतर संदाय करेगा और केन्द्रीय सरकार, उक्त अधिनियम की धारा 17 की उपधारा 3क के खण्ड-क के अधीन समय समय पर निदिष्ट करे।

3. सामूहिक बीमा स्कीम के प्रशासन में, जिसके अन्तर्गत लेखाओं का रखा जाना, विवरणियों का प्रस्तुत किया जाना, बीमा प्रीमियम का संदाय, लेखाओं का अंतरण, निरीक्षण प्रश्नों संदाय आदि भी हैं, होने वाले सभी व्ययों का वहन नियोजक द्वारा किया जाएगा।

4. नियोजन, केन्द्रीय सरकार द्वारा अनुसूचित सामूहिक बीमा स्कीम के नियमों की एक प्रति और जब कभी उनमें संशोधन किया जाये, तब उस संशोधन की प्रति तथा कर्मचारियों की बहुसंख्या की भाषा में उसकी मुख्य बातों का अनुवाद स्थापन के सूचना पट्ट पर प्रदर्शित करेगा।

5. यदि कोई ऐसा कर्मचारी जो कर्मचारी भविष्य निधि का या उक्त अधिनियम के अधीन छूट प्राप्त किसी स्थापन की भविष्य निधि का पहले ही सदस्य है, उसके स्थापन में नियोजित किया जाता है तो, नियोजन सामूहिक बीमा स्कीम के सदस्य के रूप में उसका नाम सुरक्षित दर्ज करेगा और उसकी बात-पापयुक्त प्रीमियम भारतीय जीवन बीमा निगम को संदाय करेगा।

6. यदि उक्त स्कीम के अधीन कर्मचारियों को उपलब्ध फायदे बढ़ाये जाते हैं तो, नियोजक सामूहिक बीमा स्कीम के अधीन कर्मचारियों को उपलब्ध फायदों में समुचित रूप में वृद्धि किये जाने की व्यवस्था करेगा जिसे कि कर्मचारियों के लिए सामूहिक बीमा स्कीम के अधीन उपलब्ध फायदे उन फायदों में अधिक अनुकूल हैं जो उक्त स्कीम के अधीन अनुभवे हैं।

7. सामूहिक बीमा स्कीम में किसी बात के होने हुए भी यदि किसी कर्मचारी की मृत्यु पर इस स्कीम के अधीन संदेय रकम उस रकम में कम है जो कर्मचारी को उस वषा में संदेय होती जब वह उक्त स्कीम के अधीन होता, तो नियोजक कर्मचारी के विश्विक वारिस/नाम निर्देशिनी को प्रतिरूप के रूप में दोनों रकमों के अन्तर के बराबर रकम का संदाय करेगा।

8. सामूहिक बीमा स्कीम के उपबन्धों में कोई भी संशोधन प्रादेशिक भविष्य निधि आयुक्त, आन्ध्रा प्रदेश के पूर्व अनुमोदन के बिना नहीं किया जाएगा और वहां किसी संशोधन से कर्मचारियों के हित पर प्रतिकूल प्रभाव पड़ने की संभावना हो, वहां प्रादेशिक भविष्य निधि आयुक्त अपना अनुमोदन देने से पूर्व कर्मचारियों को अपना दृष्टिकोण स्पष्ट करने का व्यक्तिगत अवसर देगा।

9. यदि किसी कारणवश स्थापन के कर्मचारी भारतीय जीवन बीमा निगम को उस सामूहिक बीमा स्कीम के, जिसे स्थापन पहले अपना चुका है त्याग नहीं रद्द जाता है या इस स्कीम के अधीन कर्मचारियों को प्राप्त होने वाले फायदे किसी गति में कम हो जाते हैं, तो यह रद्द की जा सकती है।

10. यदि किसी कारणवश नियोजक उस नियम तारीख के भीतर जो भारतीय जीवन बीमा निगम नियत करे; प्रीमियम का संदाय करने में अनकम रहता है और पालिसी को अग्रगण्य हो जाने दिया जाता है तो, छूट रद्द हो जा सकती है।

11. नियोजक द्वारा प्रीमियम के संदाय में किये गये कितने व्यतिक्रम की दशा में उन मूल सदस्यों के नाम निर्देशितियों या विश्विक वारिसा को जो यदि यह छूट न रद्द गई होती तो, उक्त स्कीम के अन्तर्गत होते। बीमा फायदों के संदाय का उत्तरदायित्व नियोजक पर होगा।

12. उक्त स्थापन के सम्बन्ध में नियोजक इस स्कीम के अधीन होने वाले किसी सदस्य की मृत्यु होने पर उसके हकदार नाम निर्देशितियों/ विश्विक वारिसा का वांछित रकम का संदाय तत्परा से और प्रत्येक दशा में भारतीय जीवन बीमा निगम से वांछित रकम प्राप्त होने के एक मास के भीतर सुनिश्चित करेगा।

[एस-35014/(246)/86-एसएस-2]

S.O. 3560.—Whereas Messrs Andhra Printers Limited, Post Box No. 712, Labbipet, Vijayawada-520010 (AP) (AP/1480) (hereinafter referred to as the said establishment) have applied for exemption under sub-section (2A) of Section 17 of the Employees' Provident Funds & Miscellaneous Provisions Act, 1952 (19 of 1952) (hereinafter referred to as the said Act);

And whereas, the Central Government is satisfied that the employees of the said establishment are, without making any separate contribution or payment of premium, in enjoyment of benefits under the Group Insurance Scheme of the Life Insurance Corporation of India in the nature of Life Insurance which are more favourable to such employees than the benefits admissible under the Employees' Deposit Linked Insurance Scheme, 1976 (hereinafter referred to as the said Scheme);

Now, therefore, in exercise of the powers conferred by sub-section (2A) of section 17 of the said Act and subject to the conditions specified in the Schedule annexed hereto, the Central Government hereby exempts the said establishment from the operation of all the provisions of the said Scheme for a period of three years.

SCHEDULE

1. The employer in relation to the said establishment shall submit such returns to the Regional Provident Fund Commissioner Andhra Pradesh and maintain such accounts and provide such facilities for inspection, as the Central Government may direct from time to time.
2. The employer shall pay such inspection charges as the Central Government may, from time to time, direct under clause (a) of sub-section (3A) of section 17 of the said Act, within 15 days from the close of every month.
3. All expenses involved in the administration of the Group Insurance Scheme, including maintenance of accounts, submission of returns, payment of insurance premia, transfer of accounts, payment of inspection charges etc. shall be borne by the employer.
4. The employer shall display on the Notice Board of the establishment, a copy of the rules of the Group Insurance Scheme as approved by the Central Government and, as and when amended, alongwith a translation of the salient features thereof, in the language of the majority of the employees.
5. Whereas an employee, who is already a member of the Employees' Provident Fund or the Provident Fund of an establishment exempted under the said Act, is employer in his establishment, the employer shall immediately enrol him as a member of the Group Insurance Scheme and pay necessary premium in respect of him to the Life Insurance Corporation of India.
6. The employer shall arrange to enhance the benefits available to the employees under the Group Insurance Scheme appropriately, if the benefits available to the employees under the said Scheme are enhanced, so that the benefits available under the Group Insurance Scheme are more favourable to the employees than the benefits admissible under the said Scheme.
7. Notwithstanding anything contained in the Group Insurance Scheme, if on the death of an employee the amount payable under this Scheme be less than the amount that would be payable had employee been covered under the said Scheme, the employer shall pay the difference to the legal heir/nominee of the employee as compensation.
8. No amendment of the provisions of the Group Insurance Scheme, shall be made without the prior approval of the Regional Provident Fund Commissioner, Andhra Pradesh and where any amendment is likely to affect adversely the interest of the employees, the Regional Provident Fund Commissioner shall before giving his approval, give a reasonable approval, give a reasonable opportunity to the employees to explain their point of view.
9. Where, for any reason, the employees of the said establishment do not remain covered under the Group Insurance Scheme of the Life Insurance Corporation of India as already adopted by the said establishment, or the benefits to the employees under this Scheme are reduced in any manner, the exemption shall be liable to be cancelled.
10. Where, for any reason, the employer fails to pay the premium etc. within the due date, as fixed by the Life Insurance Corporation of India, and the policy is allowed to lapse, the exemption is liable to be cancelled.
11. In case of default, if any made by the employer in payment of premium the responsibility for payment of assurance benefits to the nominees or the legal heirs of deceased members who would have been covered under the said Scheme but for grant of this exemption, shall be that of the employer.
12. Upon the death of the members covered under the Scheme the Life Insurance Corporation of India shall ensure prompt payment of the sum assured to the nominee/legal heirs of the deceased member entitled for it and in any case within one month from the receipt of claim complete in all respects.

का.आ 3561 :—कर्मचारी भविष्य निधि स्कीम, 1952 के पैरा 5 के साथ पठित पैरा 4 के उप पैरा (1) के अनुसरण में और भारत सरकार के श्रम मंत्रालय की अधिसूचना संख्या का.आ. 112, तारीख 28 दिसम्बर, 1981 का अधिसूचना करने हुए केंद्रीय सरकार कर्नाटक राज्य के लिए क्षेत्रीय समिति गठित करती है जिसमें निम्नलिखित सदस्य होंगे, अर्थात् :—

अध्यक्ष :

- | | |
|---|---|
| 1. श्रम मंत्री,
कर्नाटक सरकार,
बंगलौर। | केंद्रीय सरकार द्वारा नियुक्त। |
| सदस्य : | |
| 2. सचिव,
समाज कल्याण एवं श्रम विभाग,
बंगलौर। | राज्य सरकार की सिफारिश पर
केंद्रीय सरकार द्वारा नियुक्त
दो व्यक्ति। |
| 4. श्रम आयुक्त,
कर्नाटक सरकार,
बंगलौर। | |
| 4. श्री आई.जे.जे. रोबेलो,
अध्यक्ष, कर्नाटक प्सीडम (मो-
सिएशन, बोद्दागुड्डा, एस्टेट,
सूरीगरे पोस्ट पी.सी. नं. 8,
चिकमंगलूर,। | राज्य में नियोजकों के संगठनों के
परामर्श से केंद्रीय सरकार द्वारा
नियुक्त नियोजकों के तीन प्रति-
निधि। |
| 5. श्री एच. कमलनाथ, उपाध्याय,
स्नातक स्कूल इन्डस्ट्रीज एसोसिएशन,
जे.सी. रोड, बंगलौर। | |
| 6. श्री एस.एन.एस. राज,
प्रधान, कर्नाटक प्रदेश होटल
एण्ड रेस्टोरेण्ट एसोसिएशन,
नम्बर 2, कुमारार्क ईस्ट,
बंगलौर। | |
| 7. श्री के.टी. गोविन्दे गोडा,
संगठन सचिव,
आई.एन.टी.यू.सी. कर्नाटकशाखा,
ई-90, 10वां मेन रोड,
विजयनगर, बंगलौर-560040. | राज्य में कर्मचारियों के संगठनों के
परामर्श से केंद्रीय सरकार द्वारा
नियुक्त कर्मचारियों के तीन प्रति-
निधि। |
| 8. श्री आनमपल्ली वेंकटराम,
महासचिव, भारतीय मजदूर संघ,
गांधीनगर, बंगलौर। | |
| 9. श्री एम.सी. नारीमिमहन,
प्रधान, ए.आई.टी.यू.सी.
नम्बर-3, विनायका बिल्डिंग,
गामपिगे रोड, सासेश्वरम,
बंगलौर। | |
| 10. श्री डी. वेंकटेश,
सचिव, आई.एन.टी.यू.सी.
नं. 26, पहली मेन सेक्टर फ़्लेम,
ब्यालीकाबल, बंगलौर। | कर्मचारी भविष्य निधि के केंद्रीय
न्यायो बोर्ड के गैर-सरकारी सदस्य
जो माधुराजन्मा कर्नाटक के
निवासी हैं। |

S.O. 3561. —In pursuance of sub-paragraph (1) of paragraph 4 read with paragraph 5 of the Employees' Provident Funds Scheme, 1952 and in supersession of the notification of the Government of India in the Ministry of Labour S.O. No. 112 dated 28th December, 1981, the Central Government hereby sets up a Regional Committee for the State of Karnataka, consisting of the following persons, namely : —

Chairman	
1. The Minister for Labour, Government of Karnataka, Bangalore. Members	Appointed by the Central Government.
2. The Secretary to the Government of Karnataka, Social Welfare and Labour Department, Bangalore.	Two persons appointed by the Central Government on the recommendation of the State Government.
3. The Commissioner for Labour, Government of Karnataka, Bangalore.	
4. Shri J.J. Robello, Chairman, Karnataka Pleaders Association, Doddagudda Estate, Mudgere Post, P.B. No. 8, Chickmagalur.)	Three representatives of the employees appointed by the Central Government in consultation with the Organisations of the employers in the State.
5. Shri H. Kamalanath, Vice President, Small Scale Industries Association, J.C. Road, Bangalore.	
6. Shri S.N.S. Rao, President, Karnataka Pradesh Hotels and Restaurants Association, No. 11, Kumara Park East, Bangalore.	
7. Shri K.T. Govinde Gowda, Organising Secretary, ONTUC, Karnataka Branch, E-90, 16th Main Road, Vijayanagar, Bangalore-560040.	Three representatives of the employees appointed by the Central Government in consultation with orga- nisations of employees in the State.
8. Shri Attampalli Venkatram, General Secretary, Bhartiya Mazdoor Sangh, Gandhinagar, Bangalore.	
9. Shri M.C. Narisimhan, President, A.I.T.U.C., No. 3, Vinayaka Building, Sampige Road, Malleswaram, Bangalore.	
10. Shri D. Venkatesh, Secretary INTUC, No. 26, 1st Main Hind Cross, Vyalikaval, Bangalore.	Non official member of Central Board of Trustees' Employees' Provident Fund, Ordinarily resident in Karnataka.

[No. V.20012/2/83-SS. II]]

नई दिल्ली, 30 नवम्बर, 1986

का प्रा. 3562:—केन्द्रीय सरकार को यह प्रतीत होता है कि निम्न-लिखित स्थापन में सम्बन्ध नियोजक और कर्मचारियों की बहुसंख्या इस बात पर सहमत हो गई है कि कर्मचारी भविष्य निधि और प्रकीर्ण उपबन्ध अधिनियम, 1952 (1952 का 19) के उपबन्ध सम्बन्धित स्थापन को लागू किये जाने चाहिए:—

1. मैसर्स इन्साइट एडवर्टाइजिंग एण्ड कम्युनिकेशन (प्राइवेट) लिमिटेड, 72, कैनोडल रोड मद्रास-86।

2. मैसर्स ए.एन. नारायण अस्वर एण्ड कंपनी, 75, कण्हादे गली थ्रो विनियुथूर

3. मैसर्स ए.एन. सीतास, कण्हादे गली थ्रो विनियुथूर

4. मैसर्स यशदा कन्स्ट्रक्शन एण्ड डिजाइन कंपनी, प्लाट नं. 47 ए (एन पी) मिडको, अम्बातूर, मद्रास-98।

5. मैसर्स जनरल इंजिनियरिंग इंस्टीट्यूट, 36 बैकटारगम पिल्से स्ट्रीट, ट्रिप्लीकेन मद्रास-5।

6. मैसर्स महाम मेटा पब्लिक मविम, प्राइवेट लिमिटेड न. 11 श्रीमलिता पुरम गली, राधास्टा, मद्रास-14 ।
7. मैसर्स दा कालाकुस्ची को प्रोप्रेटिव एग्रीकल्चरल बैंक लिमिटेड, कालाकुस्ची ।
8. मैसर्स बूड लैंडा होटल, 60 रामानन्द रोड, मद्रास-625009 ।
9. मैसर्स न्यू काना बोर्डिंग, 78 मुनीचालर्ड रोड, मद्रास-9 ।
10. मैसर्स इन्दोर इंजीनियरिंग वर्क्स 50/51, काशी याकाम हाई रोड-इन्दोर, मद्रास-57 ।
11. मैसर्स टी-1876 थंजावूर टॉटेक्स कर्मचारी को-ऑप ए.पी.ए. क्रेडिट सोसाइटी लिमिटेड, टॉटेक्स बिल्डिंग, कालाभवन रोड, थंजावूर ।
12. मैसर्स अक्षणागिरी प्राकमेट इंडस्ट्रीज, 1, सी 3 वी. तिरुवागल रोड, शिवकाशी-626123 ।
13. मैसर्स लक्ष्मण इंडस्ट्रीज न. 93 पूनामनाए हाई रोड, मद्रास-84 ।
14. मैसर्स इंटरनेशनल पोलीथीक, 113, म्बुर रोड शिवकाशी-626123 ।
15. मैसर्स आर.के. कलर फिल्म लेबोरेटरी प्राइवेट लिमिटेड, 155 अरकाट रोड, वेवापलानी मद्रास-600026 ।
16. मैसर्स वीसा मैच इंडस्ट्रीज, 36 न्यू पालीशासाय स्ट्रीट मिक्काशी और इसकी नं. 3-556 न्यू पालीशासाय स्ट्रीट मिक्काशी स्थित फैक्ट्री तथा भूपति बिल्डिंग पो. बॉक्स नं. 222 मिक्काशी स्थित मुख्य कार्यालय ।
17. मैसर्स ए-2627 पाण्डिपाराज पुरम को-ऑपरेटिव मिक्क प्रोड्यूसर सोसाइटी लिमिटेड, पाण्डिपाराज पुरम-624209 और इसकी पाण्डिपाराज पुरम, सेनाय पट्टी, तथा कुलसेकरनकोटाई स्थित तीन शाखाएं ।
18. मैसर्स सुब्बुराज मैच वर्क्स संख्या 314/4 विणवनायन विलेज, शिवकाशी ।

धतः केन्द्रीय सरकार उक्त नियम की धारा 1, की उप धारा 4 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, उक्त अधिनियम के उपबन्ध उक्त स्थापनों को लागू करती है ।

[एन-35019(171)86-एन.एम-2]

New Delhi, the 30th September, 1986

S.O. 3562.—Whereas it appears to the Central Government that the employers and the majority of employees in relation to the following establishments have agreed that the provisions of the Employees' Provident Funds and Miscellaneous Provisions Act, 1952 (19 of 1952), should be made applicable to their respective establishment, namely :—

1. M/s. Insight Advertising and Communications (Private) Limited, 72, Cathedral Road, Madras.
2. M/s. A. L. Narayana Iyer and Company, 75, Kanda-di Street, Srivilliputtur.
3. M/s. A.L.N. Meenas, Kandadai Street, Srivilliputtur.
4. M/s. Valuna Construction and Design Company, Plot No. 47-A (N.P.) Sidco, Ambattur.
5. M/s. General Engineering Industries, 36, Venkatarangam Pillai Street, Triplicane, Madras-5.
6. M/s. Madras Metallurgical Services Private Limited, No. 5, Lalithapuram Street, Royapettah, Madras-14.
7. M/s. The Kallakurichi Co-operative Agricultural Bank Limited, Kallakurichi.
8. M/s. Wollands Hotel, 60, Ramnad Road, Madurai-625009.

9. M/s. Now Kanna Boarding, 78, Munichalai Road, Madurai-9.
10. M/s. Ennore Engineering Works, 50/51, Kathivakkam High Road, Ennore, Madras-57.
11. M/s. T. 1876 Thanjavur Tantex, Employees Co-op. Thrift and Credit Society Limited, Tantex Building, Vallam One Road, Thanjavur-5.
12. M/s. Arunagiri Offset Industries, 1-C-3]B, Thiruthangal Road, Sivakasi-626123.
13. M/s. Lakshmana Industries, No. 93, Poonamallse High Road, Madras-84.
14. M/s. International Ploypack, 113, Sattur Road, Sivakasi-626123.
15. M/s. R. K. Colour Film Laboratory Private Limited, 155, Arcot Road, Vedapalani, Madras-600026.
16. M/s. Visa Match Industries, 36, New Pallivasal Street, Sivakasi including its Factory at No. 3-556, New Pallivasal Street, Sivakasi and Head Office at Boopathy Building Post Box No. 222 Sivakasi.
17. M/s. A. 2627 Pandiarajapuram Co-op. Milk Producers Society Limited, Pandiarajapuram-624209 including its Branches at Pandiarajapuram, Senampatti and Kulasekarankottai.
18. M/s. Subburaj Match Works, S. No. 314/4, Viswathan Village, Sivakasi.

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 1 of the said Act, the Central Government hereby applies the provisions of the said Act to the above mentioned establishments.

[S. 35019(171)|86-SS-II]

का.प्र. 3553.—केन्द्रीय सरकार को यह प्रतीत होता है कि निम्न-लिखित थापन से सम्बद्ध नियोजक और कर्मचारियों की बहुसंख्या इस वान पर सहमत हो गई है कि कर्मचारी भविष्य निधि और प्रकीर्ण उपबन्ध अधिनियम, 1952 (1952 का 19) के उपबन्ध सम्बन्धित स्थापन को लागू किये जाने चाहिएं :—

1. मैसर्स मुन्नी घाटी एनमिलरी (प्राइवेट) लिमिटेड, 54 एण्ड 55, शिवाराम गांव पेल्नगुडी मद्रास-96 ।
2. मैसर्स शेरूर को-ऑपरेटिव एग्रीकल्चरल मविम को-ऑप, सोयाडटी वार्ड-334 पोस्ट शेरूरी, जिना कन्याकुमारी ।
3. मैसर्स वार्ड-67, पुथेरी एग्रीकल्चरल मविम को-ऑप, सोयाडटी पुथेरी, नागरकोएल-I ।
4. मैसर्स सिध्द स्टील (प्राइवेट) लिमिटेड, नीलाम्बूर अरसूर पो.घो. कोयम्बटूर डिस्ट ।
5. मैसर्स प्रोसेस एड्स, नं. 84/1ए डबलएड प्लांट, एन.पी. सिडको इन्डस्ट्रीयल स्टेट, मद्रास-98 ।
6. मैसर्स वीपक फार्पोरेशन, 7ए सोयास गेट रोड, मद्रास-18 ।
7. मैसर्स मदीट इंजिनियर्स न. 84-1 डबलएड प्लांट (एन पी) मिडको इंडस्ट्रियल स्टेट, अम्ब्यातूर मद्रास-98 ।
8. मैसर्स टेककोन्स लिमिटेड, मयथरी, 32, कथेडल रोड मद्रास-86
9. मैसर्स भारत काफी एंड टी कम्पनी, 2/2, मद्रास रोड, तिरुनलवेली ।
10. मैसर्स वेल् चेट्टी माथीगई, 39-बी वी के. रोड, तिरुनलवेली जवणन ।
11. मैसर्स भारत काफी, 54-बी के रोड, तिरुनलवेली, जवणन
12. मैसर्स चोला पैकिंग (प्राइवेट) लिमिटेड, 7 रेलवे फीडर रोड, चोलापुरम माऊथ-39 (बाया राजापल्लायाम)
13. मैसर्स अमरनाथ एण्ड कम्पनी, 1-बी/3ए, तिरुवांगल रोड, शिवकाशी]

14. मैसर्स श्री आशिषा इंडस्ट्रीज गुणर निवा कन्वेंशन रोड, पावातपुर निस्तवेणी कम्पा
15. मैसर्स श्री वेकटेश मोटर सर्विस, कुड्डालोर-1 (एम.ए.कम्पा)
16. मैसर्स कोचूर प्रिन्सिप्रीस, डिल कोचूर-तिरुगिरी
17. मैसर्स प्लानीप्रथा टांनिग कम्पनी, एम. जी. आर. स्ट्रीट शोलाविराम नगर, चरोमपट्ट, मद्रास-11
18. मैसर्स प्रिन्स हायर सेकेंडरी स्कूल 84 कांतिन रोड, तामनालर मद्रास-61

19. मैसर्स दा मेहता इंडस्ट्रीज मिथाकार्शा, विन्धुनगर मेन रोड, मिलमिथूर गांधी अन्नाईकुट्टम पो.आ

20. मैसर्स आई-III मूनचिराविल्लै एग्रीकल्चरल सर्विस को-ऑपरेटिव सोसाइटी लिमिटेड, मूनचिराविल्लै गणपतिपुरम पोस्ट

अन्य केन्द्रीय सरकार उक्त नियम की धारा 1, की उपधारा 1 द्वारा उक्त अधिनियमों का प्रयोग करने हुए उक्त अधिनियम के उपबन्ध उक्त स्थापनों को लागू करती है।

[एस.-35019(170)/SG-एम.ए.ए-2]

ए.के. भट्टराई, चयन सचिव

19. M/s. The Mehta Industries, Sivakasi—Virudhunagar Main Road, Melamathur Village Anaikuttam Post Box.

20. M/s. Y-III, Moonchiravillai Agricultural Service Co-operative Society Ltd., Moonchiravillai Ganapattipuram Post.

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 1 of the said Act, the Central Government hereby applies the provisions of the said Act to the above mentioned establishments.

[S-35019(170)/86-SS II]

A. K. BHATTARAI, Under Secy.

नई दिल्ली, 25 सितम्बर, 1986

का.आ. 3564:—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार, श्री अकुला राजम द्वारा उक्त अधिनियम की धारा 33-क के अन्तर्गत मै. सिंगरेणी कासरीज को. लिमिटेड, मण्डामारी डिविजन पो. कल्याणोखानी, अदिलाबाद जिला (आंध्र प्रदेश) के प्रबंधन के विरुद्ध दायर एक अधिवेदन पर औद्योगिक अधिकरण, हैदराबाद के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 17-9-86 को प्राप्त हुआ था।

New Delhi, the 25th September, 1986

S.O. 3564.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Industrial Tribunal, Hyderabad in respect of an application u/s 33-A of the said Act filed by Shri Akula Rajam against the management of M/s. Singareni Colliery Co. Ltd., Mandanari Division, P.O. Kalyanikhan, Adilabad Dist. (Andhra Pradesh) which was received by the Central Government on the 17th September, 1986.

BEFORE THE INDUSTRIAL TRIBUNAL (CENTRAL)
AT HYDERABAD

Miscellaneous Petition No. 24 of 1985

IN

Industrial Dispute No. 11 of 1981

BETWEEN

Akula Rajam S/o Mallaiiah, Ex. Coal Filler, K.K. 2 Incline, Mandanari Division, Singareni Collieries Co. Ltd., P.O. Kalyanikhan. —Petitioner.

AND

M/s. Singareni Collieries Co. Ltd., represented by its Addl. Chief Mining Engineer, Mandanari Divn., P.O. Kalyanikhan, Adilabad Dist. (AP)

— Respondent.

APPEARANCES :

Sarvasri V. Jagannadha Rao, V. Venkata Ramana and V. Srinivas, Advocates—for the Petitioner.

Sarvasri K. Srinivasa Murthy, H. K. Saigal, P. V. Sridhartha and Kumari G. Sudha, Advocates—for the Respondent.

AWARD

This application is filed under Section 33-A of the Industrial Disputes Act, 1947 stating that the Petitioner Akula Rajam was appointed on 7-10-1976 in the Singareni Collieries Company Limited as Coal Filler. According to him certain charges were filed against him alleging that he instigated the coal workers to go on illegal strike by serving a charge sheet dated 7-7-1983 for which he submitted an explanation on 10-7-1983 denying the same. It is his case that the enquiry was conducted in the charges and erroneously the Enquiry Officer found the charges against to be proved. The Petitioner was ultimately dismissed on 29-1-1984 from service.

2. According to him there is an Industrial Dispute No. 11 of 1981 pending in the Tribunal regarding penal cut of wages of employees of K. K. 2 Incline by the Respondent and the Petitioner was one of the employees whose wages were sought to be cut by the Respondent. Consequently they raised a dispute and referred to this Tribunal and the same is numbered as I. D. No. 11 of 1981. The petitioner

1. M/s. Murali Auto Ancillary (P) Ltd., 54/1 & 55 Seevaram Village, Perungudi, Madras-96.
2. M/s. Theroor Co-Operative Agriculture Service Co-Op. Society, y-334, Theroor Post Kanakumari Distt.
3. M/s. Y-67, Putheri Agricultural Service Co-Op. Society, Puthery, Nagercoil.
4. M/s. Sidha Steels (P) Ltd., Nclambur Arsur P.O. District Coimbatore.
5. M/s. Process Aids, No. 84/1A, Developed Plot, N.P. Sidco Industrial Estate, Madras-98.
6. M/s. Deepak Corporation, 7A, Murrays Gate Road, Madras-18.
7. M/s. Metreat Engineers, No. 84-I, Developed Plots (N.P.) Sidco Indl. Estate, Ambattur, Madras-98.
8. M/s. Techcons Ltd., 'Maithri' 32, Cathedral Road, Madras-86.
9. M/s. Sri Bharath Coffee and Tea Company, 2/2, Madurai Road, Tirunelveli.
10. M/s. Velu Chetty Maligai 39-B, V. K. Road, Tirunelveli-JN-1.
11. M/s. Bharath Coffee, 54, V. K. Road, Tirunelveli.
12. M/s. Chola Packaging (P) Ltd., 7 Railway Feeder Road, Cholapuram South—626139 (Via-Rajapalayam).
13. M/s. Amarnath and Co., I-C/3A, Thiruthangal Road, Sivakasi.
14. M/s. Sri Karthikeya Industries, Sugar Mill & Compound, Maduria Road, Thachanallur.
15. M/s. Sri Venkitesa Motor Service, Cuddalore-1.
16. M/s. Coonor Printing Press, Gray's Hill, Coonor, Nilgiris.
17. M/s. Palaniappa Tanning Company, M.G.R. Street, Sholavaram Nagar, Chrompet, Madras-44.
18. M/s. Prince Higher Secondary School, 84, College Road, Nanganallur, Madras-61.

is a concerned workman in the said dispute. While when the Management framed charges against him and wanted to dismiss him they did not seek permission under Section 33 (2)(b) of the I. D. Act for approval of their action. It is his case that the dismissal order passed by them pending I. D. No. 11 of 1981 is a clear violation of the provisions and therefore he filed petition under Section 33-A of the I. D. Act seeking reinstatement with back wages as mandatory provisions are infringed. It is also his case that the petitioner is unemployed and could not secure any alternative employment in spite of his best efforts after his dismissal. So he sought for reinstatement in service with full back wages and all other attendant benefits and grant such other relief as the Tribunal deems fit.

3. The Management filed a counter on 29-3-1985 to the following effect. The application is not maintainable as there is no violation of Section 33 of the I. D. Act. The Petitioner Akula Rajam was served with the charge sheet dated 5-7-1983 for misconduct under the Company's Standing Order 16(1)(9)(19) on the specific charges that he resorted to illegal strike and instigated the co-workers to strike work illegally. The domestic enquiry was held into the charges levelled against him in a fair manner wherein he fully participated and after giving him full opportunity to defend himself from the charges levelled against him, to cross examine the complainant and complainant's witnesses. The Enquiry Officer held the petitioner guilty of the charges levelled against him and as the charges were held to be proved, serious and grave in nature the petitioner was rightly dismissed from service with effect from 29-1-1984 as per their letter dated 24-1-1984 after going through his past record.

(a) The President of the Tandur Coal Mines Labour Union raised a dispute before the Assistant Commissioner of Labour, Mancherla on 28-2-1984 demanding reinstatement on the ground that the domestic enquiry was held in a fair proper manner and the Conciliation Officer having gone through the enquiry procedure and connected documents considered that the case was not fit for reference to adjudicate on the grounds that the domestic enquiry was conducted in a fair and proper manner and the dismissal of the workman was justified and was in order. This order was communicated to him on 15-12-1984.

(b) I. D. No. 11 of 1981 is no way connected with the present dispute. Moreover in so far as I. D. No. 11 of 1981 is concerned the wages deducted under the proviso to section 9(2) of Payment of Wages Act 1936 were already refunded to the workers in 1981 itself and once the wages were paid, there will be no industrial dispute at all and the petitioner was terminated from service with effect from 29-1-1984 by which time the I. D. No. 11 of 1981 was settled. Apart from the fact that he was the concerned workman to attract Section 33 of the I. D. Act. Further the petitioner belongs to Handur Coal Mines Labour Union and his cause was espoused by the said Union is not a party to Industrial Dispute No. 11 of 1981. On the other hand Singareni Collieries Workers Union is a party to the dispute in I. D. No. 11 of 1981. Therefore the Petitioner cannot be said to be a concerned workman of Industrial Dispute No. 11 of 1981. It is therefore requested that the petitioner of Sri Akula Rajam be dismissed as it is not connected to Industrial Dispute No. 11 of 1981.

4. Both sides did not adduce any oral evidence. The Conciliation failure report dated 13-6-1984 before the Assistant Commissioner of Labour is filed by consent.

5. Admittedly this Miscellaneous Petition No. 24 of 1985 under Section 33-A of the I. D. Act was filed by Akula Rajam, Ex. Coal Filler, K.K. 2 Incline on 31-1-1985 in this Tribunal. Industrial Dispute No. 11 of 1981 was registered on 16-6-1981 in this Tribunal with the following matter for adjudication.

"Whether the decision of the management of M/s. Singareni Collieries Co. Ltd., to deduct the wages of coal fillers of Somagundam-I, Kalvanikhan-I and Kalvanikhan-II Inclines for going on strike in the month of April, 1981 is legal and justified? If not to what relief are the workman concerned entitled?"

The dispute raised by the Workmen of Singareni Collieries Company Limited, Bellampally represented by the Chief Vice President, Singareni Collieries Workers Union, Bellampally,

Adilabad District and the Management of Singareni Collieries Company Limited, Bellampally. It would show that the dispute was with reference to the decision of the management in deducting the wages of the coal fillers of K.K. 2 Incline for going on strike in the month of April, 1981 and the reference is made to give a decision whether the same is justified or not. The said Industrial Dispute No. 11 of 1981 was originally closed on 26-8-1981 but restored to file by orders in M.P. No. 117/81 dated 19-1-1983 and again the said I. D. No. 11 of 1981 is terminated on 4-5-1985. This is part of the record available in the Tribunal as agreed by both parties.

6. Now it is not in dispute that Akula Rajam was a Coal Filler of K.K. 2 Incline at the relevant time.

7. According to Miss G. Sudha for the Management I. D. No. 11 of 1981 is taken up by the Chief Vice President, S. C. Workers Union, Bellampally with reference to non-payment of wages for the strike period in the month of April 1981 and therefore when Akula Rajam is a member of Tandur Coal Mines Labour Union as could be seen from the Annexure dated 1-12-1984 as well as Ex. R-1 which is filed by consent dated 13-6-1984, it is vehemently argued that the workman is not connected with I. D. No. 11/81 and therefore no wages were refunded to this workman when I. D. No. 11/81 was terminated on 4-5-1985. This argument is baseless according to Sri V. Srinivas for the workman. According to him when the reference itself showed that all the Coal Fillers of K.K. I and K.K. II inclines went on strike in the month of April, 1981 and their salaries were deducted on the ground that the strike was not legal and finally when the same was terminated on 4-5-1985 to say that the wages of this particular workman who admittedly belongs to K.K. II Incline, were refunded or not refunded on the ground that a separate Union has taken up the dispute is meaningless. According to him if the wages are not refunded to this workman when the matter I. D. No. 11/81 is terminated on 4-5-1985 there must be record to show that Sri Akula Rajam was not paid any wages i.e. refunded wages. According to him this documentary evidence which is required to show whether Akula Rajam was one of the workers involved in the said wage dispute or not is not filed by the Management and when finally it is contended that it cannot be said that he is not the concerned workman by merely brushing aside that he was not a party to I. D. No. 11 of 1981. The Management did not file any documents to show that who are the workmen of K.K. II Incline to whom wages were refunded when I. D. No. 11/81 was finally terminated on 4-5-1985. The burden is on the Management to show that having taken a plea that Akula Rajam was not one of the workers whose wages were refunded and having taken a stand he was not connected with the dispute in I. D. No. 11 of 1981. It is for them to show by tangible documentary evidence that when the industrial dispute was terminated this workman was not at all in the picture though he belonged to K.K. 2 Incline and that his wages were not refunded. This was not done so. So it follows that the Management failed to prove that Akula Rajam was not connected party to I. D. No. 11 of 1981 being a Coal Filler of K.K. 2 Incline. Thus it is not correct to say that Akula Rajam, Coal Filler is not connected with I. D. No. 11 of 1981. Moreover I. D. 11/81 refers to all workmen who are Coal Fillers at K.K. 2 Incline also of which Akula Rajam is admittedly is working at the relevant time.

8. The next point, argued by G. Sudha is that even for arguments sake if he is connected with I. D. No. 11 of 1981 being a Coal Filler of K.K. 2 Incline since the said I. D. is with regard to payment of wages which was withdrawn by refunding wages for the strike that happened during April, 1981, it had no connection whatsoever for the illegal strike instigated by this worker for which he was charge sheeted and dismissed in M.P. No. 24/85 in I. D. No. 11/81 on the file of this Tribunal. According to her, he instigated the strike of the workers from 4-7-1983 in the second shift and again first shift on 7-7-1983 and therefore he was charge sheeted for inciting an illegal strike as per the domestic enquiry and finally after reasonable and fair enquiry held against him, he was dismissed from service for misconduct. In this connection she relied upon Ex. R-1 and contended that Tandur Coal Mines Labour Union had taken up Akula Rajam's case for reinstatement and the Union conceded that this dismissal of Akula Rajam did not attract

Section 33(1) of the I. D. Act as it was not connected with I. D. No. 11/81 before his Tribunal and thus when both parties agreed before the Conciliation Officer, as shown under Ex. R-1 the worker coming up with a petition separately in his individual capacity as if Section 33-A is violated is not called for. According to her the Union which espoused his case conceded that there is no such connection with I. D. No. 11/81 and the action taken by the Management is with reference to inciting the strike by A. Rajam and thus when the Union failed to raise a dispute the petitioners in his individual capacity cannot be permitted to circumvent such a situation by filing a petition on his own accord and thus this petition is not maintainable. So it is her case on a conjoint reading of Section 33 and 33-A this petition is not maintainable and therefore this application itself is liable to be dismissed and no further sanction from the Tribunal under Section 33(2)(b) of the I. D. Act is required as the Conciliation Proceedings disclosed as shown under Ex. R-1 and as well as in the Annexure to the counter i.e. The Government of India has taken a decision that there was no matter for referring the dismissal for adjudication and the same became final.

9. On the other hand Sri V. Srinivas contended that the argument of Miss G. Sudhi is groundless in the light of the decision in *New India Motors (P) Ltd. Vs. K. T. Morris* (AIR 1960 S.C. Page 875) and contended that under Section 33(1)(a) and 33-A "Workmen concerned in such dispute includes workmen on whose behalf dispute has been raised and also those on whom award in the dispute would be binding". It is further laid down with the expression "workmen concerned in such dispute in section 33(1)(a) is not limited to the workmen directly or actually concerned in such dispute, but includes all workmen on whose behalf the dispute has been raised as well as those who would be bound by the award which may be made in the said dispute". It is further laid down where an Industrial Dispute regarding some workmen was pending, the workmen under whom these workmen were working is "a workman concerned in such dispute" and if he is dismissed without a written permission of the Tribunal before whom the dispute is pending, he can make a complaint under Section 33-A. Now it is evident that Akula Rajam is a workman involved in Industrial Dispute as contemplated under Section 2(k) when the same is read with provision of Section 18 and objects of Section 33 at the worst. Of course there is no record filed by the Management to show that he is not a workman involved actually in I. D. No. 11/81. Even otherwise when there is an Industrial Dispute regarding some workmen was pending, the workman Akula Rajam is a concerned workman when he is working under K.K. 2 Incline which was the Incline included in the said I. D. No. 11 of 1981. So it is on record now that pending I. D. No. 11 of 1981 when the industrial dispute admittedly is terminated on 4-5-1985, this workman Akula Rajam for the alleged charges of grave misconduct was dismissed with effect from 29-1-1984. So it is also evident no sanction or approval for the said action was taken by the Management in dismissing the workman as contemplated under Section 33(2)(b) of the I. D. Act. Now it is argued by the Management that I. D. No. 11 of 1981 had no relevance to the M.P. No. 24 of 1985 and therefore no sanction is necessary and the Government of India also refused to refer the dismissal as Union which espoused his cause also conceded this fact that they were not connected and thus when this dispute is not connected to the real misconduct of the workman. It is the case of the Management that no approval is necessary. Incidentally Ex. R-1 showed that the Union during the conciliation proceedings agreed that this case of dismissal is not attracted by Section 33(1) of the I. D. Act and it was not connected with Industrial Dispute pending for adjudication in I. D. No. 11 of 1981 before the Tribunal. But the question to be seen is whether the same would prevent a workman coming by way of an application under Section 33-A? Section 33-A mentions where an employer contravenes provision of Section 33 during the pendency of the proceedings before the Conciliation Officer. Labour Court Tribunal "any employee" aggrieved by such contravention may make a complaint in writing in the prescribed manner. It did not say that the Union should espouse his cause. The mandatory provisions of Section 33 would show any aggrieved workman has been given the option to make a complaint in writing to the authority before which the industrial dispute is pending with which the aggrieved person is concerned. So by virtue of this Section 33-A which was incorporated by

Amendment Act 46 of 1982, the said complaint of such contravention can be made not only to the adjudicatory authorities but to the conciliatory authority viz., Conciliation Officer or the Board of Conciliation, it will take into account such complaint in the course of mediating or promoting the settlement of the dispute. But where the complaint is made to an adjudication authority viz., a-bitratory, Labour Court, Tribunal it will adjudicate upon the dispute as if it is a dispute referred to it or pending before it. Thus the workman is saved of the botheration of moving the Government for referring this dispute for adjudication which it may or may not refer. So simply because the Tandur Coal Mines Labour Union agreed that his case is not connected with I. D., No. 11 of 1981 this workers right to seek adjudication of the dispute pending I. D. No. 11 of 1981 in which he is concerned is not taken away and he need not bother to move the Government for referring the dispute and his right to move the Tribunal under Section 33-A is guaranteed one and protected one and also recognised statutory right. Under Section 33-A the basic question that falls to be considered by the concerned authority is whether there has been contravention by the employer of the provisions of Section 33, and it is only in case it is found that there has, in fact, been such contravention that the occasion arises for the authority to embark further consideration of the complaint on its merits. It is held so in *Stanley Mendes Vs. Gidavandla Binny Ltd.* [(1968) (II) L.L.J., Page 470] Thus violation or contravention of provision of Section 33 would be the justification for the authorities concerned to entertain an application under Section 33-A. It is laid down in *Syndicate Bank Ltd. Vs. K. Ramna'h V. Bhat* [1966 (1) L.L.J., page 745] *General Industrial Society Ltd. Vs. Eight Industrial Tribunal* [1978 (II) L.L.J., Page 384] *Motor Industries Co. Ltd. Vs. State of Karnataka* (1985 Lab. I.C. 459 at 460) so this Tribunal is only concerned first to find out that the employers act fell within the one of the blanket prohibitions of Section 33. Hence contravention of provisions of Section 33 is the foundation for the exercise of the powers under Section 33-A of the Act, as laid down, in *Mahendra Singh Dhantwal Vs. Hindustan Motors Ltd.*, [1976 (II) L.L.J., Page 259]. In the instant case contravention of provision of Section 33 for the purpose of Section 33-A took place during the pendency of the I. D. No. 11 of 1981 pending before this Tribunal when the same was terminated on 4-5-1985 while this application was made on 31-1-1985 since the dismissal of the workman for misconduct connected with the dispute has taken place with effect from 29-1-1984 as per the dismissal orders dated 24-1-1984. This order of punishment of dismissal dated 24-1-1984 which came into effect from 29-1-1984 imposed upon the workman for the alleged misconduct cannot be said as not connected with I. D. No. 11/81 which requires sanction by this Tribunal under Section 33(2)(b) of the I. D. Act when this workman is involved in I. D. No. 11 of 1981 and when the same Industrial Dispute was still pending when the said drastic action of dismissal was taken. Therefore the complaint under Section 33-A is valid and is mandatory and thus the worker is entitled for reinstatement with full back wages and other attendant benefits.

Award is passed accordingly.

Dictated to the Stenographer, transcribed by him corrected by me and given under my hand and the seal of this Tribunal, this the 18th day of August, 1986.

Sd/-

J. VENUGOPALA RAO, Industrial Tribunal
Appendix of evidence

Witnesses examined for
the Petitioner-workman
NIL

Witnesses examined for
the Respondent-Management
NIL

Documents marked for the Petitioner-workman
NIL

Documents marked for the Respondent-Management

Ex. R-1-By consent.—Report on failure of Conciliation dated 23-8-86.

J. VENUGOPALA RAO, Industrial Tribunal
[No. L-21011/6/81-D.IV (B)]

का.सं. 3565—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार, मे. सिंगरेणी कार्लरज कां. लिमिटेड, मण्डामारी डिविजन, पो. कल्याणीस्थानी, जिन्ना ब्रद्रीलाबाद (अंध्र प्रदेश) के प्रबंधक ने सम्बन्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निदिष्ट औद्योगिक विवाद में औद्योगिक अधिकरण, हैदराबाद के पत्राद को प्रकाशित करती है, जो केन्द्रीय सरकार को 17-9-86 को प्राप्त हुआ था।

S.O. 3565.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Industrial Tribunal, Hyderabad as shown in the Annexure, in the industrial dispute between the employers in relation to the management of M/s. Singareni Collieries Co. Ltd., Mandamarri Division, P.O. Kalyani Khani, Distt. Adilabad (Andhra Pradesh) and their workmen, which was received by the Central Government on the 17th September, 1986.

BEFORE THE INDUSTRIAL TRIBUNAL (CENTRAL)
AT HYDERABAD

Industrial Dispute No. 19 of 1983
BETWEEN

The Workmen of Singareni Collieries Company Limited,
Mandamarri Division, Adilabad District.

AND

The Management of Singareni Collieries Company Limited,
Mandamarri Division, Adilabad District.

APPEARANCES :

Sri D. S. R. Varma, Advocate—for the workmen.
Sarvasri K. Srinivasa Murthy, D. Jagan Mohan Rao
and Kunari G. Sudha, Advocates—for the Management.

AWARD

The Government of India, Ministry of Labour and Rehabilitation by its Order No. L-22011/30/82-D.III (B) dated August, 1983 referred the following dispute under Sections 7-A and 10(1)(d) of the Industrial Disputes Act, 1947 between the employers in relation to the Messrs Singareni Collieries Company Limited, Mandamarri Division and their workmen to this Tribunal for adjudication :

"Whether the management of Messrs Singareni Collieries Company Limited, Mandamarri Division is justified in dismissing S/Shri G. B. Anjaiah, Jamadar and S. Kishan, Watchman from the service of the Company from 7-8-1981? If not, to what relief the workmen are entitled to?"

This reference was registered as Industrial Dispute No. 19 of 1983 and notices were issued to the parties.

2. In the claims statement filed by the Workmen, it is mentioned that G. B. Anjaiah has been working under the Singareni Collieries Company Management since 1963 as Watchman and subsequently he was promoted as Jamadar having no stigma over his service. While so, a charge sheet dated 27-4-80 was issued to him alleging that he allowed an unauthorised person who is not in Company's service to enter in to the garage and drove out Company's lorry API 1606 without permission and without getting "out" and "in time" of the vehicle recorded in the Gate Register and consequently tyre was lost and same misconduct under Company's Standing Order 16(2)(6) and (9). After his explanation was received an enquiry was conducted. It is his case that the enquiry was not conducted in a biased way and finding of the enquiry officer without any material evidence and such the findings is an interested testimony in favour of the Management. His duties are to supervise the Watchman of Shifts at different places by placing them at various places and to go round the entire Division inspecting the postings which are comprises of nearly 28 kilometres. According to him, it is the duty of the Watchman concerned to see whether any property of the Company is removed without the permission of the authorities. On 11-4-1980 it is his case that he did not allow any unauthorised persons to enter into the garage nor did he allow to drive out API 1606 by anybody. The entire story of the Management is that one Sherfuddin, ex-Driver, came un-

authorisedly to the garage and took away the vehicle, brought it back, and was caught by Sri Satya Rao, A.E. is false. It is highly improbable to believe that the vehicle was driven out without the keys which is supposed to be under the control and custody of the actual driver, Sri G. Laxmiah, alone. Actually if the Gate register is checked, the fact that the vehicle was permitted to be driven away would be revealed from the entries therein. Further before alleging that the tyre is lost, the Management has to specify the nature and size of the tyre and then establish the existence in the garage and loss of it. The Management did not establish that there was theft, fraud, dishonesty and it is not established that the workman is habitually negligent as he has a clean record in his entire service.

(a) Similarly regarding the other workman Sri S. Kishan, Watchman on the same day i.e. 27-4-1980 a charge sheet was served. He too worked without any blame for a long time. The Management has to establish the existence of the tyre in the garage and then establish how and when and by whom the alleged theft was committed. If certain articles are kept specifically in the custody of the workman and lost then only the Watchman is responsible for the goods lost. The allegation that he allowed the outsider to take away the lorry API 1606 is false. All the witnesses who spoke for the Management that Sherfuddin took away the lorry are interested witnesses of the management and it is not explained why the management failed to give a Police complain against Sherfuddin when he was caught red handed. When the vehicle was not taken away by anybody except G. Laxmiah there is no necessity to make any other enquiry. The Gate register should have been placed before the Enquiry Officer, none of the Standing Orders are violated by these workers also. Therefore the Tribunal is requested to set aside the order of dismissal dated 7-1-1981 and to order reinstatement with full back wages and pass such other orders.

3. The Management filed a counter. The chargesheets served upon Sri G. B. Anjaiah as mentioned therein are very serious in nature and G. B. Anjaiah has to supervise and distribute Watchman to different places in that shift and to supervise whether those Watchmen were properly discharging their duties or not. On 11-4-1980 he allowed an unauthorised person into the garage and allowed to drive out API 1606 lorry. Infact Laxmiah reached the garage with the intention of taking the lorry and the keys were not with him and the Out and In Timings of the vehicle taken by Sri Sharfuddin was not entered into the Gate register. The charge sheet itself mentioned about loss of tyre with disk and it is proved in the enquiry also. Even regarding Kishan, it is mentioned in the charge sheet that he failed to record the out time and in time of the lorry in the Gate Register and that he has held responsible for the loss of the tyre during his duty. Therefore after conducting fair and reasonable enquiry and after their full opportunity to defend themselves in which they participated, after having satisfied with the Enquiry Officer report they were dismissed holding that the charges were proved and serious. Both the Watchmen and Jamadar were held guilty of the charges and as the charges are levelled are proved and serious in nature the punishment of dismissal was warranted and they are dismissed.

4. The Management filed a Memo in M.P. No. 39 of 1985 to decide whether the domestic enquiry was properly conducted after giving fair and reasonable opportunity or not as a preliminary issue. The Workmen Counsel endorsed that they concede that the domestic enquiry was held properly.

5. At the outset it is brought to my notice that in M.P. No. 138/85 the wife of late G. B. Anjaiah by name Gorre Lakshmi mentioned that her husband died during the pendency of the proceedings in the month of March 1984 and that she should be permitted to be impleaded in the said I. D. No. 19 of 1983. As the Management Counsel reported that they have no counter on this petition G. Lakshmi was permitted to come on record in the place of G. B. Anjaiah as his legal representative in the given circumstances.

6. The Workers Counsel argued the matter on 23-6-1986 and the Management counsel after taking a number of adjournments finally argued the matter on 12-8-1986.

7. No oral or documentary evidence has been adduced by either side.

8. The admitted facts of the case are that one G. B. Anjaiah was the Jamadar and S. Kishan was the Watchman of the Singareni Collieries Company Limited, Mandamari Division. G. B. Anjaiah died during the pendency of the industrial dispute and his wife was impleaded as a party so that she may be entitled for the benefit, if any, in case her husband succeeded the case. The charge sheet is served upon both the two persons is dated 27/28-4-1980. It is said that the two independent enquiries were conducted. The charges were framed under Standing Orders 16(2)(6) and (9) and both the charge sheets were said to have read over and explained to the parties and the Counsel for the Workmen did not question the validity of the domestic enquiry.

9. It is admitted that the Jamadar G. B. Anjaiah allot the duties to different Watchmen at different places as Head Watchman and S. Kishan is a Watchman posted on 11-4-1980 in the third shift on the relevant date. The charge sheet would show that when they were on duty on 11-4-1980 in the third shift, it is alleged that they allowed an unauthorised garage and drove out Company service entered into the garage and drove out Company Lorry API 1606 from the garage without the knowledge and permission of the officials without getting "out and incoming" of the vehicle recorded in the Gate Register. It is also the Management's case that a tyre was lost and therefore this amounted to misconduct under the Company's Standing Order. Of course Anjaiah denied the allegation that he allowed any unauthorised person to enter into the garage. According to him as a Jamadar he was going around about the posts in and also checking and inspection of the Watchmen and therefore he was going about checking these watchmen in the entire third shift and since there was no report from any watchmen that anything was lost he could not report to his superiors. In the case of S. Kishan for the similar charge, he mentioned that he was posted only at the Workshop and the garage post is a separate one and therefore he did not allow any unauthorised persons to enter the garage he did not know about the carrying of any Company vehicle by an unauthorised person. According to him at about 12.25 mid-night Laxmiah, Lorry Driver of K.K. 2 came with the slip to give him Lorry API 1606 which he allowed and recorded remarks. He denied the fact that he knew anything of the loss of tyre or any other things. Now the domestic enquiry proceedings were conducted separately. The complainant in one Syed Aziz Ahmed, Senior Inspector. He mentioned that on 12-4-1980 he got the information that lorry No. API 1606 which was kept in the garage on 11-4-1980 for repairs was taken out by an ex-driver Sharfuddin without anybody's permission at 12.15 midnight in the third shift and Kishan and Anjaiah, Watchman and Jamadar were present at the recording room of the Workshop and garage. According to him the Gate Register was checked but Out and In Coming Time of lorry API-1606 was not recorded. Consequently it is his case that the lorry tyre that was lost with its disk and rim were noted, and that the Watchman did not report to the Superiors immediately after the end of the shift and therefore it was brought to the notice of the Superiors. To show that the incident was seen by one Subramaniam, Watchman was examined. According to him when he was on duty in Third shift after booking muster, the Jamadar asked him to take charge of Workshop and carried and do duty at both the places. He questioned Anjaiah how he could take charge of two places in the third shift where two watchmen are required to be posted. According to him Anjaiah promised to send some other person and it was at 11.10 p.m. this happened. When he reached Workshop and took charge from Govind Rao, Watchman of the second shift by about 11.35 P.M. the Mechanic George of the Garage came to him and told him that no Watchman has come to take charge of the garage and therefore he went to the garage to take charge, and he took over the garage from him. He told him that API 1606 was repaired and kept ready and if any Driver comes from C.S.P. it may be delivered to him. At that time he saw Kishan coming to the Workshop and he told him that he was sent to take care of the Workshop and charge should be given to him and that Kishan did not come in time and he came late. Subramanyam gave charge of the workshop to Kishan and they were standing before the Gate by about 11.45 P.M. Anjaiah came there and told him that he could not properly re-

member that whether any Watchman was posted at the A.G.M's office or not and therefore wanted him to verify by going there. If any Watchman was there or not. So Subramanyam went to A.G.M's office and found a Watchman being present. Subramanyam grumbled for the frequent changes of Watchmen on that day and at that time he saw the lorry API 1606 in the Garage and he gave charge to Anjaiah and went to A.G.M's office. He found Pulliah was there as Watchman. Therefore he returned back and when he came to Vepar Sub-Station and waited for Anjaiah there as per the instruction till 2.15 a.m. and Anjaiah at 2.15 a.m. asked him to go to the Garage as he was a Watchman helpless, he grumbled as he was being unnecessarily teased then when he came to the garage he did not find the lorry. According to him he questioned Kishan and Kishan told him that Laxmiah took the lorry and that it was recorded as a matter of fact in the Gate register. As per Laxmiah, Driver he was asked by Anjaiah, Jamadar near the Garage gate he should bring authorisation chit from Pit and then only take this vehicle. So Laxmiah went to the Pit when he came out of the Sorens and entered the gate he found API 1606 coming from Garage side but the vehicle did not stop and it sped away. When he came back to the garage, for the second time both Kishan, Watchman and Anjaiah, Jamadar were present at the gate and he questioned them why the vehicle API 1606 was going to market side. They both told him that API 1606 just went out and therefore he went to C.S.P. K.K.1 to get a spare vehicle where he explained the same to the Foreman about the situation. The Foreman gave him a slip as mentioned by Anjaiah and he came back to the garage. Then he found again the vehicle API 1606 passed through the Gate into the Garage. Then Anjaiah was not available at the Gate nor at the Garage but he found Kishan standing near the garage gate. Then Laxmiah showed the authorisation slip to Kishan and proceeded into garage and found that stranger was going towards the Workshop and Staya Rao, A.E. was present and noted the stranger to be Sharfuddin. Actually the stranger was no person other than a dismissed person from R.K. 5 Incline and then Mr. Satya Rao noted his name as well as Sharfuddin's names and instructed them to come and meet him on the next day morning. Accordingly Satya Rao checked the Gate Register. There were no entries for Out Timing and In Timing of the vehicle API 1606 in the Register. Sri Sathya Rao also tried to corroborate the evidence of Laxmiah on the basis of Sathya Rao's evidence and Laxmiah evidence as per the Enquiry Officer established that Kishan and Anjaiah were in collusion with each other and allowed Sharfuddin to take API 1606 unauthorisedly. This is oral evidence.

10. Surprisingly the Management did not produce the In and Out Timing Register of the Gate to verify these particulars which are very material. Sri Sathya Rao if he had verified the Gate Register as per his own statement he should have made entries in the Gate Register to the effect that the Lorry No. API 1606 was taken out and brought in without necessary entries in the Gate Register and why Anjaiah demanded a written authorisation from Laxmiah when he did not demand such written authorisation from the stranger Sharfuddin. If he had entered these remarks in the Register and that he noted the name of the stranger Sharfuddin who worked as Ex Lorry driver in K.K.2 and was dismissed from Company service it would have been the best evidence. Now the fact remains that such Register is not produced which is very material. Now on the oral evidence though the enquiry is conducted properly without producing the real effective material document with the endorsement of Sathya Rao, A.E. showing the averments as stated by him to be recorded in the Gate Register is really fatal to hold that these persons are liable for dismissal in a given situation like this. Sri D.S.R. Varma for the workmen while arguing the matter though mentioned that there is a fallacy in the enquiry and Kishan was asked to give a statement on 17-4-1980 when the preliminary enquiry was conducted though the incident happened on 11-4-1980 and that there was no response how the lorry tyre was lost and Laxmiah statement would show that Sathya Rao stopped the stranger Sharfuddin and yet when Anjaiah was having inspection of various Watchmen posts and Subramanyam was also being shifted from place to place, the Enquiry Offi-

cer made use of the statement given by each other who are said to be co-accused for holding them guilty as well as other which is unknown to criminal law. According to him these statements were recorded by the Prosecuting authority namely the Management and therefore those statements should not be taken into regular enquiry as if it is statement recorded by the Enquiry Officer as these statements are akin to Police statement. Therefore the Enquiry Officer should not have given findings basing upon these statements namely the statement of so called Kishen and therefore the Enquiry to a great extent vitiated. Having regard to all these circumstances Sri D.S.R. Varma insisted that it is a fit case where atleast Section 11-A of the I.D. Act should be applied by taking a lenient view of the situation in view of their long service without any blemish whatsoever as the Enquiry Officer without producing the real material document tried to hold them guilty. It is also pointed out that the said Anjiah is no more alive and his wife was impleaded as a party and benefits should be given to her. On the other hand Miss G. Sadha for the Management contended that misuse of the property of the Management and loss of property when it is entrusted for proper care and security as Watchman and Jamadar it is not the value of the property that is lost which should be noted but the consequences that will come out if such losses are allowed to the perpetuated daily. According to him that would cause indiscipline and that the Management would suffer great irreparable loss if Standing Orders imposing discipline are not properly implemented and it is nothing short of loss of confidence of the employer and therefore she said the Section 11-A of the I.D. Act has no application to the facts of the case and insisted that the dismissal order should be confirmed. She relied upon the decision reported in Francis Klein & Co. (P) Ltd., v. Workmen [1971 (II) LLJ Page 615] and contended that it is held that the post of a durwan in an industrial concern where valuable property, both manufactured goods and assets, require to be guarded is such a post and when one of his colleagues called on him to assist him in apprehending a theft the refusal to do so is certainly an act which justified the employer in losing confidence in him. Therefore the dismissal was justified to the facts had no identical relationships with the present fact therein and therefore it is not applicable.

11. Under Section 11-A of the I.D. Act there is lot of case law that has come up. The expression "Misconduct" has not been defined either in the I.D. Act, 1947 or in the Industrial Employment (Standing Orders) Act, 1946. The dictionary meaning of the words "Misconduct" are "improper behaviour; intentional wrong doing or deliberate violation of the rule or standard behaviour". In so far as the relationship of Industrial Employment is concerned, a workman has certain express or implied responsibilities towards his employer. Any conduct on the part of the employee inconsistent of the faithful discharge of the duties towards his employer would be a misconduct. In industrial law, the word "misconduct" has acquired a specific connotation it cannot mean inefficiency or slackness. It is something far more positive and certainly deliberate. The charge of misconduct therefore is the charge of some positive act or of conduct which would be quite incompatible to the express implied in terms of relationship of the employee to the employer. What is misconduct will naturally depend upon the circumstances of each case even from the Model Standing Orders of the Standing Orders of the Singareni Collieries Company Limited. It is clear that it does not define misconduct or illustrate exhaustively. It cannot be said that Anjiah or Kishen committed theft as they were present there and it is the case even for the Management that Sharfuddin took out the lorry and brought back the lorry. The case of the Management is that these are conniving parties for about 1/2 hour absence of the lorry which was kept ready after repair. Actually the Management case is that the culprit Sharfuddin was ex-employee and he was caught by Sathya Rao also and Anjiah's duties are not at a fixed place and he being the Jamadar he is expected to inspect all the Watchmen who are in shift duties at various places and various Centres and there is no evidence that these two people involved in habitual breach of any law applicable to the establishment or they behaved disorderly behaviour or committed wilful disobedience of law-full orders of superiors. Now howfar Sharfuddin taking out the lorry

and bringing back the lorry without entries in the Gate Register can be held to be with the connivance of Anjiah or for that matter with the actual cooperation of Kishen and even if so without producing the relevant Gate Register showing the endorsement of Sathya Rao that he inspected the Gate Register having caught Sharfuddin and found what Laxmiah stated to be true and correct. If these facts are noted, it would show that there is real fraud in connection with the employers business but nothing of that sort is produced and statement taken from Kishen after four days is made use of during the enquiry to hold them that they dishonestly committed fraud of employers business or property so as to come under the Standing Orders 16(2) (6) and (9). The expression 'misconduct' covers a large area of human conduct on the one hand are the habitual late attendance, habitual negligence and neglect of work, on the other hand, are riotous or disorderly behaviour during working hours at the establishment or acts subversive of discipline, wilful insubordination or disobedience. When the Management levelled a charge of misconduct there must be sufficient material in support of such serious charge. Of course non-performance of duties and non-observance of duties and negligence of duties even if viewed from any angle, as a single instance would not constituted misconduct of habitual negligence. In Naveenchandra Shankerchand Shah v. Ahmedabad Cooperative Departmental Stores Limited [1979 (I) LLJ, page 60 at 63] Isolated and stray incident of negligence unless attended by serious consequence will not constitute misconduct to warrant the punishment of discharge or dismissal. In P. Orr, & Sons (P) Ltd. v. Presiding Officer Labour Court [1974 (I) LLJ, page 517 Madras] and in Andhra Scientific Co. Ltd. v. A. Seshagiri Rao 1961 (II) LLJ, page 117 at 121 S.C.]. It was held that where the concerned workman was found guilty of negligence in connection with one single matter which was alleged to have been committed on one single complaint, it was held that it was not a case of habitual negligence despite the fact that such arrangement continued for over several months. Therefore I think that it is a fit case where Section 11A of the I.D. Act should be applied in the given circumstances of the case and without affecting the discipline or loss of confidence of the Management. The interest of justice will be served if the dismissed persons are paid due compensation. In the given circumstances having regard to the peculiar circumstances and the gravity of the offence that some third party took the vehicle without entering "in" and "out timing" in the Gate Register for a period of 1/2 hour who happened to be a dismissed employee who was said to be caught for which there was no Police complaint and there is no evidence on record by proving it such entries were made in Gate Register by Sathya Rao immediately after checking the gate register and also having regard to unblemished long service of record of both the persons it is a fit case where the Tribunal having been satisfied that the order of dismissal was not justified direct payment of compensation equivalent to 12 wages from the date of dismissal to the date of Award to Sri G. B. Anjiah's wife is Smt. Gorre Lakshmi and to reinstatement Sri S. Kishen, Watchmen without back wages during the period from the date of dismissal and the date of reinstatement in lieu of dismissal.

Award is passed accordingly:

Dictated to the Stenographer, transcribed by him, corrected by me and given under my hand and the seal of this Tribunal, this the 16th day of August, 1986.

Industrial Tribunal

Appendix of Evidence

NIL

Dated : 6-9-1986

J. VENUGOPALA RAO, Industrial Tribunal

[No. I-22011/30/82-D.III(B)]

का.प्रा. 3566—औद्योगिक विवाद अधिनियम, 1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार, उड़ीसा कम्प्यूटर कारपोरेशन लिमिटेड, भुवनेश्वर के प्रबंधन में सम्बद्ध नियोजकों और उनके कर्मचारों के बीच, अनुबंध में निदिष्ट औद्योगिक विवाद में औद्योगिक घटिकरण, भुवनेश्वर के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 15-9-86 को प्राप्त हुआ था।

S.O. 3566.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Industrial Tribunal, Bhubaneswar as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Orissa Construction Corporation Ltd. Bhubaneswar and their workmen, which was received by the Central Government on the 15th September, 1986.

INDUSTRIAL TRIBUNAL, ORISSA, BHUBANESWAR

PRESENT:

Shri R. N. Panda, M.A., LL.B., Presiding Officer, Industrial Tribunal, Orissa.

Industrial Dispute Case No. 12 of 1984 (Central)

Bhubaneswar, the 2nd September, 1986

BETWEEN

The Management of Orissa Construction Corporation Ltd., Bhubaneswar, ... First-party.

AND

Their workmen. ... Second-party.

APPEARANCES:

None—for the first-party.

Shri A. K. Sahu,

General Secretary,

Orissa Construction Quarry Employees' Union.

For the second-party.

Shri B. Samal,

Vice-President,

Orissa Construction Quarry Employees' Union.

AWARD

This is a reference under Section 10(1)(d) of the Industrial Disputes Act, 1947, made by the Government of India vide Notification No. L-29011/77/83, D II(B) dated 30th May, 1986 of the Department of Labour. The Schedule of reference is as follows:—

“Whether the demand of the workmen of Haridaspur Quarry Project of Orissa Construction Corporation Ltd., Bhubaneswar for revision of their scales of pay with fitment benefit at par with those of the “Gate Works Project” with effect from 1st January, 1981 is justified? If so, to what relief are the workmen concerned entitled?”

2. The case of the workmen is that the management is a public undertaking carrying on mainly construction work with its head office at Bhubaneswar and having different branches throughout the State of Orissa and Haridaspur Quarry Project is one of them. In this project about 100 workmen are engaged in different trades under workcharged and nominal muster rolls. It is stated that the workmen had many grievances including non-implementation of the revised scales of pay, ex-gratia payments, fitment benefits, promotion, re-employment of the retrenched workmen, extension of leave, enhancement of medical allowance, transfer of one project to the other etc. The Union had bilateral discussions with the management which having failed they submitted a 7-point charter of demands to the Assistant Labour Commissioner (Central), Bhubaneswar. The representatives of the Union met the Chairman and the Managing Director and discussed the demands. They assured for early action, but nothing was done. It is submitted that the workmen are entitled to get the revised scales of pay with effect from 1st January, 1981 with fitment benefit at the rate of 12 1/2 per cent on their existing basic pay which the management has already agreed to pay to the employees of the Gate Works Project, i.e. the Project located at Rasulgarh vide tripartite settlement dated 30th September 1981. This benefit has also been extended to the Rengali Dam Project, Upper Kolab Project and Upper Indrabati Dam Project. Thus the action of the management so far as the workmen are concerned has been discriminatory.

3. The management takes the plea that as the workmen of the Gate Works Project demanded wage revision in the year 1979, it came into effect from 1st January, 1981. The workmen of the Haridaspur Quarry Project demanded wage revision on 4th December, 1982 and their pay scale has been

revised at par with the Gate Works Project with effect from 1st April, 1982 and not from 1st January, 1981 on the ground of heavy loss of the said Project even leading to its closure. The management is not in a position to meet the demands of these workmen due to heavy loss.

4. The management has been set ex-parte. On behalf of the workmen the General Secretary of the Haridaspur Quarry Employees' Union has been examined. He has stated that in a tripartite conciliation it was agreed by the management to extend the benefit of revised scales of pay with effect from 1st January, 1981, but later the management resiled. It is further stated that the Haridaspur Quarry Project is financial sound and is earning profit. The workers of the Gate Works Project are getting fitment benefits at the rate of 12 1/2 per cent of the basic pay existing on 1st January 1981 subject to minimum of Rs. 30 and maximum of Rs. 60 whereas the workmen of the Haridaspur Quarry Project have been granted fitment benefits at the rate of 7.5 per cent of their basic pay.

5. It appears from the evidence of W.W. 1 that the management has various Projects out of which Haridaspur Quarry Project is one. The Gate Works Project located at Rasulgarh is also a Project owned and controlled by the management. It is also his evidence that the management has granted the benefit of the revised scales of pay to the workers of the Gate Works Project with effect from 1st January, 1981. The management in its written-statement has admitted this position. The first ground taken by the management is that the demand of the workmen of Haridaspur Project was much later and therefore, they have been granted the benefit of the revised scales of pay with effect from 1st April, 1982. This ground is not at all acceptable. Merely because the workers of a particular project for some reason or the other had not laid their demand in time that should not be a ground for not allowing to them the benefits of the workers of other Projects owned and controlled by the management. The other ground is that the management is not in a position to meet the demands of the workmen owing to heavy loss. It is the evidence of the Secretary of the Union that the Project is earning profit and is financially sound. There has been no evidence to the contrary as the management chose to remain ex-parte. Both the grounds are therefore not tenable. I would, therefore, hold that the workmen of the Haridaspur Quarry Project of the Orissa Construction Corporation Ltd., Bhubaneswar, are entitled to the benefits of the revised scales of pay at par with the Gate Works Project with effect from 1st January, 1981.

6. With regard to the fitment benefits it is the evidence of the Secretary that the workers of the Gate Works Project are allowed fitment benefits at the rate of 12 per cent of their basic pay, whereas the workers of the present Project are getting such benefits at the rate of 7.5 per cent of their basic pay. There appears to be absolutely no reason why similar fitment benefits should not be made available to the workers of the Haridaspur Quarry Project. I would, therefore, hold that the workmen are entitled to the fitment benefits at the rate of 12 per cent of their basic pay.

7. The Award is passed accordingly.
25-9-1986.

R. N. PANDA, Presiding Officer
[No. L-29011/77/83-D. II(B)]
V. K. SHARMA, Desk Officer

नई दिल्ली, 26 सितम्बर, 1986

का.प्र. 3567—औद्योगिक विवाद इन्डियन, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार इन्डियन एयरलाइन्स हदराबाद के प्रबंधन से सम्बद्ध नियोजकों और उनके कर्मचारों के बीच अनुबंध में निश्चित औद्योगिक विवाद में औद्योगिक प्रधिकरण, हदराबाद के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 17 सितम्बर, 1986 को प्राप्त हुआ था।

New Delhi, the 26th September, 1986

S.O. 3567.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the industrial Tribunal, Hyderabad, in the industrial dispute between the em-

ployers in relation to the management of Indian Airlines, Hyderabad and their workmen, which was received by the Central Government on the 17th September, 1986.

BEFORE THE INDUSTRIAL TRIBUNAL (CENTRAL)
AT HYDERABAD

Industrial Dispute No. 51 of 1985

BETWEEN

The Workmen of Indian Airlines, Hyderabad.

AND

The Management of Indian Airlines, Hyderabad.

APPEARANCES :

Sarvasri A. K. Jayaprakash Rao, P. Damodar Reddy
and K. Vijaya Kumar, Advocates for the Workmen.
Sri R. Raghavan, Advocates—for the Management.

AWARD

The Government of India, Ministry of Labour by its Order No. L-11012(16)/84-D.II(B) dated 19-8-1985 referred the following dispute under Sections 10(2A)(1)(d) of the Industrial Disputes Act, 1947 between the employers in relation to the management of Indian Airlines, Hyderabad and their workmen to this Tribunal for adjudication :

“Whether the action of the management of Indian Airlines, Hyderabad in not considering Shri A. Phillips, Ex. Casual Labourer for appointment to the post of Sweeper is justified ?

If not, to what relief is the workman concerned entitled ?”
This reference was registered as Industrial Dispute No. 51 of 1985 and notices were issued to the parties.

2. In the claims statement it is mentioned that the workman A. Phillips was appointed as casual labourer in the Airlines and working continuously till the lockout declared by the management on 24-11-1973. The workman further submitted that his services were being utilised by the Management as casual peon, casual Engineering Helper in Engineering Department and Helper in Plants Section. According to him the Management is creating artificial breaks with a view to defeat the various labour enactments made from time to time. It is his case that at the time of declaration of the lockout by the Management the Cards issued to the petitioner were also taken by the management and the petitioner reported for duty after lifting of the lockout but he was prevented from joining duty by the management. According to him the petitioner was posted in the General Administration Department as Sweeper during the year 1982 on casual daily rated basis for a period of 89 days and thereafter again his services were terminated. The petitioner mentioned that he was not given employment after lifting the lockout and that he made several representations for which the Management assured that he would be considered as an dwben vacancies arise. The petitioner further mentioned that the management asked the petitioner to register his name in the Employment Exchange in order to provide employment. Accordingly the Petitioner approached the Employment Exchange, the Employment Exchange Officer refused to register his name and informed that the past service cannot be counted and new card will be issued if the petitioner intends to register his name. The petitioner further submits that when he joined the service with the Respondent, the Employment Exchange Registration card which the petitioner has made with the Employment Exchange was lapsed and this same cannot be renewed as the petitioner was gainfully employed with the Respondent. It is also his case that the Management recruited several employees in various departments in permanent posts, under their control during the year 1972 to 1984, and that the Management did not consider the case of the petitioner on the ground that the Petitioner is over-aged. He pointed out that in the case of R. Devaiah and Miss Bosabhey that though they were overaged on the date of their appointment were appointed. Where age is determined on the day of the last date of submission of a applications for any permanent post whatsoever. According to him the Management also recruited Sweepers, Peon, Cleaners and Loaders and he was not offered any of those posts. According to him that on 8-10-1975 the

Management asked the Petitioner to see the Deputy Manager (PS) on 10-10-1975 and when the petitioner met him he was informed either he must opt for receiving retrenchment compensation or wait for future absorption and the petitioner did not opt for receiving retrenchment compensation but informed that he would prefer for future absorption on the basis of future absorption. The Respondent addressed a letter to the Petitioner on 24-7-1974 advising the petitioner to register his name in the Employment Exchange in view of the fact that the petitioner worked for fairly long period prior to lockout on casual basis. Thus in all, his efforts are in vain. He submitted an application before the Assistant Labour Commissioner and the Assistant Labour Commissioner also advised the Management to consider the case of the petitioner for appointment who was put to deaf hear. The petitioner submits that the management refused to heed the advise on the ground that the he was overaged. He asserted that he was engaged in Indian Airlines on casual basis during the year 1982 for 89 consequent days and about 88 days in 1983 consequent days and thus it is his case that the Management action is arbitrary and discriminatory when he was assured that his case would be considered when vacancies arise and he was denied the same. As outsider who did not work for a single day were preferred and appointed on permanent basis and also appointed people who are overaged while refusing him, the same action which is arbitrary. Therefore it is his case that non-appointment to the post of a Sweeper is illegal, unjust, contrary in law and violative of the mandatory provisions of Industrial Disputes Act, 1947 and wanted the Tribunal to direct the Management to appoint him to the post of Sweeper and grant him relief with full back wages and other attendant benefits.

3. In the counter filed by the Management it is denied that the Petitioner was continuously engaged from 1972 till the date of lockout i.e. 24-9-1973. It is asserted that the Petitioner worked only for 51 days in 1971 and 100 days in 1973 as stated by the Respondent before the Assistant Labour Commissioner. The Respondent denied that the Management is creating breaks in the service of the petitioner in order to defeat the labour enactments in force. It is true that the Petitioner worked for a period of 89 days. The Respondent further mentions that they did employ people from time to time in permanent posts. It is the case of the Management Indian Airlines the petitioner did not complete 240 days and was also overaged. According to the Management the case of Devaiah and Dosabhoi, have no relevance because in appropriate circumstances the Management could relax the upper age limit of those two persons. The Management admitted that the Deputy Manager, Personnel Services issued a letter dated 10-10-1975 to the Petitioner but the Petitioner did not register himself with the Employment Exchange. According to him the reason for not absorbing the petitioner were set out in their letter dated 9-8-1984 and thus there is no question of the Assistant Labour Commissioner giving advise to consider him for employment. Admittedly the Petitioner was engaged as casual labourer for 89 days in 1982 and 88 days in 1983. It is denied that he was ever assured that he would be considered for vacancies when they arose. According to him the action of the Management in not appointing the petitioner is justified, valid and there is no illegality and the same should be confirmed.

4. The workman examined two witnesses as W.W1 and W.W2 and marked Exs. W1 to W7. While the Management examined M.W1 and marked Exs. M1 to M5.

5. W.W.1 is A. Phillips, the petitioner himself. He almost corroborated what is stated in the claims statement. According to him the Employment Exchange authorities wanted him to take a new card from the Employment Exchange for fresh employment and refused to renew the old card as the card lapsed when he entered service. It is his case that the Management promised him to give job and keep him in waiting list and got his postings lapsed and finally told him that he is age barred. He filed Ex. W7 to show that the new entrants and fresh appointments were made while Devaiah and Miss Dosabhoi who were over aged were re-employed. He asserted that when he worked in 1972 till the lockout was declared in 23-11-1973 he had put in more than 240 days and that he wanted only job and without retrenchment compensation when the lockout

was lifted. It is suggested that he worked only for 51 days in 1972 and 100 days in 1973 but he denied the same.

6. W.W2 is one A. J. Elisha who is the Technical Assistant in Indian Airlines and who is the Regional Secretary of Air Corporation Employees Union of Indian Airlines, Hyderabad Region. According to him W.W.1 worked as casual peon/casual labour since September 1972 till 1973 lockout continuously and that at that time he was working in the office as Office Assistant in Personnel Office at Hyderabad. He asserted that Muster cards in respect of the casual workers were maintained by the Personnel Department and he was assigned to look after the casual worker attendance of the Indian Airlines. He mentioned that R. Deviah who was working as Peon in the Stores Department and Miss Dosabhoi working as a Traffic Assistant in the booking office were appointed in 1973 and 1979 and roughly about 109 Class IV employees were appointed after the termination of A. Phillips. According to him he was transferred to Hyderabad on 1st June 1972 in the Personnel Department as Office Assistant. He was shown a register that he was transferred from Progress Section on 12th April, 1973 to come into effect from 16-4-73 and he admitted the same by seeing Ex. M2 and after seeing Ex. M3 he reported at Progress Section on 16-4-1973 (forenoon). He accepted that he came to Time Office in 1975 again. According to him he was promoted as Technical Assistant in the year 1978-79. The witness complains of this question were not relevant to the issue and the Counsel was asked to confine the issue on hand. He accepted that the lockout was done in November, 1973 and that he was transferred to Progress Section on 16-4-1973. He was asked a specific question how he could say that A. Phillips worked from 16-4-1973 to November, 1973 while he worked in Progress Section during that time. The witness answered that Muster records are available in the Personnel Department regarding A. Phillips from September, 1964 to 16-4-1973 and from 16-4-1973 till November, 1973 A. Phillips was assigned casual progress helper in the same Progress Section where he was transferred.

7. M.W1 is one T. Pratap Singh. He is Office Superintendent in the Indian Airlines, Hyderabad. According to him at that time there were two types of employees i.e. permanent and casual. According to him for the permanent employees they were marked by card system by a cloak device. In regard to the casual employees they use to maintain cards and register their presence. He admitted that they were issuing cards to the casual labourers concerned and direct the concerned labourers to a particular section where he is required to work. It is also his case that the card will be kept in the office and on the basis of the cards which are brought back by the casual labourer by the Section Incharge signature they used to enter in the Attendance Register. It is also his case that there was a lockout in the Indian Airlines on 23-11-1973 at Hyderabad and all over India. The lockout was lifted on 30-12-1973. According to him after the lockout he received instructions from the office to prepare a statement of the people who worked as casual labour and he prepared such a statement on the basis of the register maintained in the office. The statement prepared by him is marked as Ex. M5. According to him he prepared the said statement with a covering letter marked as Ex. M4 and they sent to the Regional Employment Exchange at Hyderabad. According to him this Ex. M5 is also cross checked register maintained by the Finance Department of the Indian Air Lines as per the statement Ex. M5. A. Phillips worked for 151 days as a casual peon for three years. It is conceded that the Attendance Register for the year 1971-72, 1972-73 on the basis of which statement Ex. M5 containing three sheets was prepared are not available for perusal by the Court. According to him Ex. M5 was prepared in April, 1974. He conceded that it was prepared in April, 1974. He also conceded that the casual worker were returning the cards after the completion of days work at the office for marking attendance. It is his case that he joined on 6-4-1973 and therefore he did not know for period Phillips worked. He denied the suggestion that there is no breaks of marking of attendance of casual labourers in the Attendance Register maintained in the office and that the very cards maintained would indicate the attendance of casual

labour. He conceded that the casual labour who were retrenched at that time are employed subsequently as and when vacancies arose. He also conceded that persons like Jagjivan Ram and Seshu Kumar who received retrenchment compensation when their services were terminated were re-employed on 14-1-1978 and 22-2-1978 on the ground that they completed 240 days after issuing Ex. W7 he could not comment about the existence of the vacancies in various departments from 1972 to 1984 and why Phillips was not re-employed in one of those vacancies. According to him in the case of Class IV the age limit for employment is 30 years for general categories and 38 years for Scheduled Castes and Scheduled Tribes. According to him it was a fact that Deviah and Dosabhoi though overaged were re-employed and he had no knowledge of Mogalayya as he was not aware about his re-employment. It is suggested to him that particulars given in Ex. M5 are not correct and he denied the suggestion. He could not say when the records in the instant case were destroyed and he stated his presumption that policy records might have been destroyed. He could not say when the casual labourer cards of 1972 and 1973 were destroyed but asserted that they were destroyed.

8. The admitted facts of the case are that Sri A. Phillips worked as casual labour in Indian Airlines during 1972 for some time and also he worked for some time in the same capacity till the lockout was declared by the Indian Airlines on 24-11-1973. According to Phillip he joined service in September, 1972 as Helper and continued as such till the lockout is declared by the Indian Airlines on 24-11-1973 and he discharged the duties as Sweeper, Engineering Helper and Store Helper and also peon. It is his case that after the lockout is lifted when he wanted reemployment the Management wanted him to register again in the Employment Exchange and the Employment Exchange people told him that they would not register again and the old card lapsed when he entered the service in the beginning and therefore he insisted to take the new card for fresh employment. It is admitted that the Management filled the vacancies of various categories during the period from 1972 to 1984. Sri Phillip himself was taken as Sweeper for about 90 days in 1982 and for about 89 days in 1983. The fact that he worked during 1982-83 is not in dispute. But the Management disputed his averment that he worked continuously from September, 1972 to 24-11-1973 and thus he worked for more than 240 days thereby he was entitled for the benefit of the I.D. Act and permanency. It is admitted by the Management that some fresh entrants as shown under Ex. W7 were appointed yearwise by the Indian Air Lines, Hyderabad Region who were outsiders from 1972 to 1984. The Management's witness M.W1 conceded that some of the casual labourers who were retrenched at the time of lockout were re-employed subsequently as and when vacancies arose. He agreed that Seshu Kumar and Jagjeevan who received retrenchment compensation and their services were terminated were again reemployed on 14-1-1978 and 22-2-1978 on the ground that they completed 240 days in a year even after payment of retrenchment compensation. In the present case there is no retrenchment compensation paid. The Management relied upon Ex. M5 and M4 to show that A. Phillips did not complete 240 days. In Ex. M5 A. Phillips shown at S. No. 9 and it is said he a list was sent to the Regional Employment Exchange by the Station Head stating that the workers mentioned in the said list (Ex. M5) worked with Indian Airlines for fairly long period and they are making efforts to help those persons to get re-employment through Employment Exchanges into Public Sector undertakings in their region and thus they furnished the full address, educational qualifications and sent the names for necessary action so that they may be absorbed. In other words though M.W1 mentioned during the cross examination that for every casual labour working in Indian Airlines they are maintaining attendance register marking attendance and casual labour and promised to produce the Attendance Register from the Personnel Department, if required, failed to produce the said Attendance Register maintained by them. He would not say whether the casual labourers when they were retrenched were paid retrenchment compensation and their services were terminated. There is no notice given to them. According to the Management the entire case depends upon the truthfulness of Ex. M5. If Ex. M5 is dis-

believed the Management case goes out as there is no other documents maintained and produced by them in the Tribunal to show that he worked for 151 days whether continuously or breaks during the year 1972 till the lock-out which was admitted on 24-11-1973. Infact M.W1 conceded that he did not remember during which period Phillip worked to arrive at 151 days during those three years 1971, 1972 and 1973 as per the said statement Ex. M5. Ex. M5 did not disclose the attendance or actual period yearwise for 1971, 1972 and 1973. According to him the Attendance Register for the years 1971, 1972 and 1973 on the basis of which the statement of Ex. M5 three sheets were prepared are not available now. This is the crux of the problem. Atleast, they should have sent for the statement and original letters addressed to Employment Exchange to show that the same were sent. It is his case that Ex. M5 was prepared in April, 1974 but it is not mentioned any where to the effect in Ex. M5. Ex. M5 did not bear any signature of X, Y and Z to show the creditability or responsibility for preparing such a statement. Being a responsible officer he conceded that it was not mentioned that the said statement was prepared in April, 1974 and it is not vouchsafed to that effect by anyone. He conceded that the worker was returning the cards being casual labour after the completion of the days work in the office for marking attendance. So even if the casual labour is working only on the basis of cards maintained by office, the cards are taken by the office after the day's work is over and on the basis of the cards issued to the casual labour the attendance was maintained in the office by the Personnel Department. Moreover M.W1 is not the author of Ex. M5. He joined the service only on 6-4-1973 as Assistant so he did not know for how many days Phillip worked in 1972. He conceded that from 6-4-1973 as Assistant he was marking attendance on the basis of the cards sent by the concerned section but the same valuable register is not produced. According to him, he received written instructions from their office to prepare a statement of people who worked as casual labour after the lockout was lifted and he prepared such a statement and he prepared Ex. M5 statement on the basis of the register maintained in the office; the said original register is not forthcoming. Afterall he being an office Assistant who joined service on 6-4-73 and presently he is the Office Superintendent in Indian Airlines. It is his case that for the temporary employees they were maintaining cards registering their presence in the register and on the basis of the said Register he prepared Ex. M5. It is his case that he forwarded the said statement alongwith Ex. M4 the letter to the Employment Exchange but Ex. M4 is signed by Station Head or Station Director. The originals of Ex. M4 and Ex. M5 should have been summoned from concerned Employment Exchange. Now the interesting part is in Ex. M4 there is no mention that they were forwarding the list of such person's who worked for so many number of days also for their consideration. It is merely mentioned that they were sending the list of persons giving their full address, Educational qualifications and their age with a request that the same may be circulated to various Employment Exchanges. So if they really prove the days of work as shown in Ex. M5 and if Ex. M5 is correctly prepared the said statement should have been authenticated by the Station Director as is said to be done in the covering letter Ex. M4 there is no mention that they were forwarding the list they were mentioning "the number of days worked by them" while forwarding statement in their covering letter as they have mentioned many other particulars. This would also show that Exs. M4 and M5 do not tally and Ex. M4 have no nexus to Ex. M5 and that there is no proof that Ex. M5 is prepared when the letter Ex. M4 dated 14/15-5-1974 was prepared and sent with a list. Further the very representation of A. Phillips under Ex. W7 on 14-11-1984 as well as the Management reply dt. 9-8-1984 under Ex. W5 would spell out certain facts which are truly indicative of the fact that the Management is not giving all the correct facts and at any rate Ex. M5 is not a true and correct statement of facts regarding the actual number of days worked by A. Phillips. The Management mentioned in their letter Ex. W5 that A. Phillips was employed as casual labour and given employment on day to day basis during the years 1972 and 1973 and admitted that Indian Airlines was constrained to declare lockout on 24-11-1973. So if they are really clear about the facts that he worked only for 151 days as mentioned in Ex. M5 they could have been

very clear about it showing the yearwise work or months during which he worked and it is nowhere mentioned that the said attendance registers were destroyed and not available and when Ex. M5 cannot be verified or tallied with any Attendance Register for the relevant years of 1971, 1972 and 1973 and when it is not authenticated by any responsible officer and when it is not known when the Personnel Department took a decision to destroy the said records if it was done so. It is a grave mistake committed by them for reasons best known to them that they are relying upon Ex. M5 which is a scrap of paper. First of all it is not proved or accepted that the same was prepared in April 1974 and it is not a valid and legal document (Ex. M5) is prepared by X, Y or Z or it is not even authenticated by even so called M.W1. He was made to say as if it was prepared by him. It looks as if he was made to speak like that. It is a pity that Indian Airlines is taking such a stand. On the other hand A. Phillip in his letter Ex. W7 was quoting that one D. K. Mukherjee presently working as Industrial Relation Manager, Indian Airlines Headquarters, New Delhi is only person competent enough to state whether the offer of financial assistance or option of job on occurrence of vacancies was made to him or not and whether it was a condition precedent for completing 240 days in 1973 or in general to all casuals regardless of completing 240 days. So D. K. Mukherjee is in a higher capacity now and it is admitted by the fact that he is proper person to speak about these facts and he was not chosen to be examined by the Management. It is Mr. Phillips case that in 1972 that he worked for 121 days and continued so in 1973 till the lockout was declared on 24-11-1973 is he worked there continuously. So from September 1972 or October 1972 till 24-11-1973 he completed more than one year continuous service. In other words he completed more than 240 days as casual labour. He also mentioned that all their papers and identification papers were taken away by the Indian Airlines when they paid bonus and this so preconditions for payment of bonus to them. So it is his case that he is not having any documents to show or prove that he worked for 240 days continuously as they are taken by the management when they were paying bonus and thus he was victim of circumstances. It is mentioned that Ex. W7 to that effect. He denied that he worked for 51 days in 1972 and 100 days in 1973. He admitted at the same time he worked for 89 days in 1982 from 1-7-1982 and 27-9-1982 and for 83 days and not 88 days from 5-10-1983 to 31-12-1983 and thus he made out a case to show that Indian Airlines had particularly taken stand of victimisation by not allowing him though he worked for 240 days continuously in a calendar year during October 1972 to 24-11-1973. The Management relied upon Ex. M5 and tried to connect with Ex. M4 and they miserably failed. On the other hand the Management conceded that some people who received retraining compensation were also reemployed. M.W1 could not comment on Ex. W7 after seeing it and could not say such vacancies arose in various Departments from 1972 to 1984. Now it is also found that Devaiah and Dosabhoi and Mugallaiah who were overaged on the date of reemployment. According to M.W1 Devaiah case was considered by the Regional Headquarters and he was reemployed though he was over aged as he worked for a long time. In the case of Dosabhoi also the decisions were taken by the Management. He was not sure whether he worked for long time. He conceded that Dosabhoi who was overaged was reemployed. He conceded that some of the records will be available still and he will produce them and he conceded that there are rules pertaining to the destruction of records. Merely denying that the statement Ex. M5 was not prepared according to the cards maintained for the casual labourers with reference to A. Phillip or anybody else is not sufficient to hold that Ex. M5 is genuine and properly prepared. Infact A. Phillip was reemployed in 1982 and 1983 as conceded and admitted by both sides. Ex. W6 is accepted by the Management's witness that it is a letter addressed by the Management with reference to A. Phillip asking him to see the Deputy Manager, Personnel Service on 10th October 1975. He also mentioned that the relevant concerned register of 1972 was available when he took charge but he could not say when the Attendance Register of casual labourers became non-available or in what period they were Register for casual labourers were destroyed. According to destroyed. He could not definitely say that 1972 Attendance

him the casual labourers cards 1972 are kept for more than five years. But he could not say when the said cards were destroyed. So when the case of R. Phillips was pending in 1975 as per Ex. W6 it is utter falsehood to say that the cards of A. Phillips was destroyed in 1974-75 or subsequently. A. Phillip on the otherhand was fighting for reinstatement all the while and thus his assertion that he worked for 240 days continuously from September 1972 till 24-11-1973 had a strong base and the same is also supported by W.W2 and further corroborated by the admissions made by M.W1 regarding the other employees and also his failure to prove Ex. M5 by any legal evidence and admissions that similar people were reemployed and requested even though they were overaged and even though they were paid retrenchment compensation. Thus on a careful consideration of the entire material placed before me, I hold the action of the Management of Indian Airlines, Hyderabad in not considering Shri A. Phillips, Ex Casual Labourer for appointment to the post of Sweeper is not justified and that he is entitled to be reinstated as a Sweeper or Helper in Indian Airlines from the time of lifting of lockout i.e. 30-12-1973 and he should have been taken back as casual labour when the lockout was lifted. Therefore he is entitled to be appointed to the post of Sweeper from 1-1-1974 with back wages and all other attendant benefits.

Award is passed accordingly.

Dictated to the Stenographer, transcribed by him, corrected by me and given under my hand and the seal of this Tribunal, this the 30th day of August, 1986.

Sd/-
INDUSTRIAL TRIBUNAL

Appendix of Evidence.

Witness Examined for the Workmen :

W.W1 A. Phillips.
W.W2 A. J. Elisha.

Witnesses Examined for the Management :

M.W1 T. Pratap Singh.

Documents marked for the Workmen :

- Ex. W1 : By consent.—Letter dt. 24-7-1974 from the Indian Airlines, Begumpet to A. Phillips with regard to register his name with the Employment Exchange.
- Ex. W2 : By consent.—Regret letter dt. 22/23-10-75 addressed to A. Phillips by the Dy. Manager, Personnel Manager, Indian Airlines, Meepambakkam Madras to A. Phillip.
- Ex. W3 : By consent.—Letter dt. 21-6-82 addressed to A. Phillips by the Senior Deputy Manager, Personnel Service, Indian Airlines, Hyderabad with regard to casual appointment of sweeper.
- Ex. W4 : By consent.—Letter dt. 22-8-83 addressed to A. Phillips by the Senior Dy. Manager, Personnel Services with regard to te post of Helper.
- Ex. W5 : By consent.—Letter dt. 9-8-1984 addressed to the Assistant Labour Commissioner (C), Hyderabad, Hyderabad with regard to alleged illegal termination of services of A. Phillips.
- Ex. W6 : By consent.—Letter dt. 8-10-1975 addressed to A. Phillips by Dy. Manager, Personnel Services, Indian Airlines, Hyderabad with regard to the representation dt. 2-8-75 made by A. Phillips.
- Ex. W7 : By consent.—Photostat copy of the Representation dt. 14-11-84 made by A. Phillips to the Asst. Labour Commissioner (C), Hyderabad, Hyderabad.
- Documents marked for the Management :
- Ex. M1 : By consent.—Undertaking letter dt. 5-10-83 given by A. Phillips to the Senior Deputy Manager, Personnel Services, Indian Airlines, Hyderabad.

- Ex. M2.—Letter dt. 12-4-73 addressed to Asst. Supdt. (p.p.c.) I.A. Begumpet by the Station head with regard to transfer of A. J. Elisha, Office Assiat to progress Section.
- Ex. M3.—Office Note dt. 16-4-73 of the Superintendent-ppc with regard to A. J. Elisha reported for duty in Central Progress Office.
- Ex. M4.—Letter dt. 14-5-1974 addressed to the Regional Employment Exchange, R.T.C. Cross Road, Hyderabad by the Station Head, Indian Airlines, with regard to Employment Assistance.
- Ex. M5.—Statement showing the list of persons who were employed on casual basis in Indian Airlines at Hyderabad base during 1971, 1972 and 1973.

Dated : 4-9-86.

J. VENUGOPALA RAO, Industrial Tribunal

[No. L-11012/16/84-D. II(B)]

HARI SINGH, Desk Officer

का.श्री. 3568:—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार, यूनाइटेड इन्शुरेंस कंपनी, कानपुर के प्रबंधकत्व से सम्बद्ध नियोजकों और उनके कर्मचारों के बीच, अनुबंध में निहित औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण कानपुर के पंचाद को प्रकाशित करती है, जो केन्द्रीय सरकार को 15 सितम्बर, 1986 को प्राप्त हुआ था।

S.O. 3568.—In pursuance of section 17 of the Industrial Disputes Act, 1947, the Central Government hereby publishes the award of the Central Government Industrial Tribunal, Kanpur as shown in the Annexure in the Industrial Dispute between the employers in relation to the United India Insurance Company, Kanpur and their workmen, which was received by the Central Government on the 15th September 1986.

BEFORE SHRI R. B. SRIVASTAVA PRESID'NG OFF.
CER, CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL
CUM-LABOUR, COURT, KANPUR

Industrial Dispute No. 238/85

Reference No. L-L-17012/42-D. 4(A) dated 14-3-85

Shri Asit Pant S/o S. C. Pant,
R/o 13, 395, Civil Lines, Kanpur.

AND

The Divisional,

United India Insurance Co.,

Divisional Office, 113/120, Swaroop Nagar Kanpur

AWARD

1. The Central Government Ministry of Labour vide its Notification No. L-17012/42-D. 4(A) dated 14-3-85 has referred the following dispute for adjudication on this tribunal :—

"Kya United India Insurance Co. Ltd., Kanpur ke Prabandhtantra ke Sri Asit Pant, Nirikshak ke Seweon ko 9-4-82 se samapt karna ke kurywahi Nyayochit hai? Yadi nahi to sambandhit karmcharkis Anutch ka Hakdar hai?"

2. Workman submitted his statement of claim and the management filed written statement thereon.

3. At later stage parties submitted settlement verified the same before the court and requested for giving award in terms of the settlement.

4. The case was ordered to be decided in terms of settlement.

5. In consequence of the settlement filed and verified before court award is hereby given in terms of settlement as under :—

Terms of Settlement.—1. That the second party shall withdraw unconditionally his pending I.D. case No. 238 of 1985 U/S 2 of the Industrial Disputes Act before the Central Government-Industrial Tribunal-cum-Labour Court at Kanpur and his claim for payment of wages filed before the appropriate authority and all his claims pending before any Government authority or Officer & courts against First Party and shall not prefer any other claim of any kind whatsoever in relation to or arising out of employment or non-employment upto this date.

2. That the second party shall not claim any costs, compensation or any other amount in any of the cases pending against First Party in withdrawing them.

3. That the second party shall not claim any back wages or continuity of service in the I.D. Case No. 238 of 1985 U/S of Industrial Disputes Act pending before the Central Government Industrial Tribunal cum-labour court Kanpur.

4. That the First Party after withdrawal of all cases against it by the second party, shall offer Fresh appointment to the Second party as an Inspector Grade I on probation, which shall commence from the date of written acceptance of the offer by the second party, which appointment shall be on probation to begin with at Kalyanpur, and all the rules and regulations applicable to the Fresh appointment on probation shall be applicable to the case of the second party and the second party shall not be entitled to claim any benefit from his past services including continuity of service or back wages on the basis of this fresh appointment. The second party shall be entitled to his pay according to the prescribed scale applicable to the fresh appointment from the date of his appointment.

5. That the first party shall never victimise the second party on account of initiating cases against First party or on account of any of the past activities. The second party shall work diligently, honestly and sincerely to the satisfaction of the first party.

6. That the first party and second party have agreed to move this agreement before the Honourable Presiding Officer, Central Govt. Industrial Tribunal-cum-Labour Court, Kanpur for execution of this agreement as the disputes pending under I.D. case No. 238 of 1985, Section 2 as settled.

I, therefore give my settlement award accordingly.

Let six copies be sent to the Govt. for its publication.

Dated : 8-9-1986.

R. B. SRIVASTAVA, Presiding Officer
[No. L-17012|42|81-D. IV(A)]

का.का. 3569:—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुमरण में, केन्द्रीय सरकार, टूटिकोरिन पोर्ट ट्रस्ट के प्रबंधन से सम्बद्ध नियोजकों और उनके कर्मचारों के बीच, अनुबंध में निहित औद्योगिक विवाद में औद्योगिक अधिकरण तमिळनाडु के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 12 सितम्बर, 1986 को प्राप्त हुआ था।

S.O. 3569.—In pursuance of section 17 of the Industrial Disputes Act, 1947, the Central Government hereby published the award of the Industrial Tribunal, Tamil Nadu as shown in the Annexure in the Industrial Dispute between the employers in relation to the Tuticorin Port Trust and their workmen, which was received by the Central Government on the 12th September, 1986.

BEFORE THIRU FYZFE MAHMOOD, B.Sc., B.L.,
PRESIDING OFFICER, INDUSTRIAL TRIBUNAL,
TAMIL NADU, MADRAS

(Constituted by the Central Government)

Wednesday, the 3rd day of September, 1986

Industrial Dispute No. 58 of 1983

(In the matter of the dispute for adjudication under Section 10(1)(d) of the Industrial Disputes Act, 1947 between

the workmen and the Management of Tuticorin Port Trust, Tuticorin.)

BETWEEN

The workmen represented by,

The Secretary,

Tuticorin Port Mariners Union,

403, Lions Town, Tuticorin-628001.

AND

The Chairman,

Tuticorin Port Trust, Tuticorin.

REFERENCE :

Order No. L-44011|3|82-D. IV(A), dated 23-8-1983 of the Ministry of Labour and Rehabilitation, Government of India, New Delli.

This dispute coming on for final hearing on Wednesday, the 6th day of August, 1986 upon perusing the reference, claim and counter statements and all other material papers on record and upon hearing the arguments of Thiru G. Balaraman, Secretary, Hindu Mazdoor Sabha, Tamil Nadu Council, authorised representative for the workmen and of Thiruvalargal R. G. Rajan, S. Krishnan and D. V. Sivagnanam, Advocates appearing for the Management, and this dispute having stood over till this day for consideration, this Tribunal made the following.

AWARD

This dispute between the workmen and the Management of Tuticorin Port Trust, Tuticorin arises out of a reference under Section 10(1)(d) of the Industrial Disputes Act, 1947 by the Government of India in its Order No. L-44011|3|82-D. IV(A), dated 23-8-1983 of the Ministry of Labour and Rehabilitation for adjudication of the following issue :—

“Whether the action of the management of Tuticorin Port Trust, Tuticorin in denying the overtime allowance to the Ministerial Staff at the hourly rate arrived at by dividing basic pay and dearness allowance for a month by 195 (6 1/2 hours x 30 days) with effect from 1-4-1979 is justified? If not, to what relief the workmen are entitled to?”

2. In the claim statement filed by the Tuticorin Port Mariners Union, Tuticorin, it is stated that it is a registered Trade Union and the Ministerial Staff employed in the Respondent-Port are members of this Union. By letter dated 28-9-1981, the Union submitted demands to the Management. In this demand they had contended that denial of overtime allowance for workmen employed for 6 1/2 hours by dividing the monthly pay and allowance by 195 to them would mean discrimination. According to the Petitioners, the settlement dated 14-7-1977 would confer this benefit on them. It is illegal to divide the monthly pay and allowance by 240 as resorted to by the Management. From 1-7-1981, the Petitioners were paid overtime allowance at hourly rate being determined by dividing the monthly pay and dearness allowance by 1240 instead of 1195 in case of those who have 6 1/2 hours duty per day. The excess overtime allowance paid from 1-4-1979 till 30-6-1981 had been recovered. It is submitted that this amounts to change of service conditions under Section 9-A of the Industrial Disputes Act. It is also contended that the deduction made by the Management is illegal under the Payment of Wages Act. The Port of Tuticorin has been declared as a Major Port by the Ministry on 1-4-1979, and all benefits availed by the employees of the other Major Port Trust had been extended to the Tuticorin Port Trust. According to the settlement reached on 4-1-1981, the existing benefit should not be curtailed to the disadvantage of the staff. This amounts to contravention of para 26 of the above settlement. The Ministerial staff in the Madras Port Trust and Mormaco Port Trust are enjoying the benefit of overtime allowance by using the divisor 195 till date under the settlement dated 14-7-1977 and as such the employees of the Tuticorin Port Trust would also be entitled to this benefit. Hence it is pleaded that the award may be passed directing the Manage-

ment to pay overtime wages to the concerned employees at the hourly rate being determined by dividing the monthly rate of pay and dearness allowance by 1|195 to those who have 6 1/2 hours duty and the benefits may be given with retrospective effect from 1-4-1979 and the amount deducted be refunded.

(3) In the counter statement filed on behalf of the Management, the allegations made in the claim statement are denied. The employees of the Ports of Madras and Mormugao were protected by clause 2(m) of the Settlement dated 14-7-1977 as they had even prior to the date of implementation of the Wage Revision Committee's Report, namely 1-1-1974 receiving overtime allowance by dividing the pay and dearness allowance by 195 in the case of employees working for 6 1/2 hours. The mode of calculation of the hourly rate by dividing pay and dearness allowance by 240 in the case of employees whose working hours are 6 1/2 is part of the recommendations of the Wage Revision Committee which were implemented in pursuance of the Settlement dated 14-7-1977 reached with Federations. This is also covered by the subsequent settlement dated 4-1-1981. It is concerned that employees were erroneously paid overtime allowance from 1-4-1979 to 30-6-81, but from 1-7-1981 they were paid overtime allowance by dividing the pay and dearness allowance by 240 and the excess payment of overtime allowance made to the employees from 1-4-1979 to 20-6-1981 were ordered to be recovered from them. The Wage Revision Committee Scales of pay were ordered to be implemented to the employees of the Respondent with retrospective effect from 1-4-1979 by the letter of the Ministry of Shipping and Transport dated 25-1-1980. Under para 8.39 of the Recommendations of the Wage Revision Committee, it has been specifically laid down that the hourly rate for payment of overtime allowance shall be calculated by dividing their basic pay plus dearness allowance by 240. This was over-looked by the Tuticorin Port Trust Board and by its resolution dated 19-5-1979, it had erroneously paid overtime allowance based on the division by 195 until the error was pointed out by the Audit department by its letter dated 22-7-1981. Subsequently, on the directions of the Ministry, recoveries were made from the employees the excess payment of overtime allowance paid from 1-4-1979 to 30-6-1981. It is denied that there has been any change in service conditions. The conditions of service as laid down in the Wage Revision Committee's Recommendations applicable to the employees of the Respondent has no manner been changed. Further, the fundamental and supplementary rules and other rules and regulations that may be notified in this behalf by the Central Government referred to in provision (b) of Section 9-A of the Industrial Disputes Act apply to the employees of the Tuticorin Port Trust and as such no notice under Section 9-A is necessary. It is stated that the provisions of the Payment of Wages Act do not apply to the workmen concerned in the dispute. On the expiry of the settlement dated 14-7-1977, a new settlement was made with the Federation on 4-1-1981 and para 26 of this settlement was incorporated only with a view to continue and retain the protection provided in clause 2(m) of the Settlement dated 14-7-1977. It is not therefore open to the Petitioner to contend that they are protected by the settlement dated 4-1-1981. The plea of discrimination is baseless. The manner of payment of overtime allowance is legal and perfectly justified. Hence the Tribunal may be pleased to reject all the claims made by the petitioner Union.

(4) The point for consideration is as given in the reference:

"Whether the action of the management of Tuticorin Port Trust, Tuticorin in denying the overtime allowance to the Ministerial Staff at the hourly rate arrived at by dividing basic pay and dearness allowance for a month by 195 (6-1/2 hours x 30 days) with effect from 1-4-1979 is justified? If not, to what relief the workmen are entitled to?"

(5) On behalf of the Petitioner-workmen, the President of the Petitioner-Union Thiru M. Ravindran was examined as W.W. 1 and Exs. W-1 to W-7 were marked in support of their case. Thiru V. Arumugham, Accounts Officer was examined as M.W. 1 and Exs. M-1 to M-22 were relied upon by the Respondent-Management.
859 GI/86—17

(6) The Tuticorin Port Mariners Union which consists only of the ministerial staff employed in the Respondent-Port had raised the present dispute. None of the other Unions of the Respondent Port Trust are parties to this dispute. At the outset it should be necessary to detail certain facts which constitute the background of the case. The Tuticorin Port Trust was declared as a Major Port on 1-4-79 and this fact is not disputed. M.W. 1 deposed that the recommendations of the Wage Revision Committee were extended to the employees of the Respondent-Management from 1-4-1979 by the communication dated 25-1-1980 issued from the Ministry of Shipping and Transport, Government of India marked as Ex. M-15. The Wage Revision Committee's Recommendations were made effective retrospectively from 1-1-1974. Ex. W-2 is a settlement dated 14-7-1977 arrived at between the Government of India and Federation of Port and Dock Workers subsequent to the implementation of the Wage Revision Committee's Recommendations. Clause 2(m) of the Settlement reads as follows:—

"Merely as a consequence of implementation of the recommendations of the WRC any facility, privilege, amenity, benefit monetary or otherwise, or concession to which an employee might be entitled by way of practice or usage shall not be withdrawn, reduced or curtailed except to the extent and manner as provided for in this Agreement."

It is admitted that only the employees of Madras and Mormugao Port Trusts were already securing the benefit of overtime on the basis of dividing pay and dearness allowance by 240 for those working 6-1/2 hours. None of the employees of the other Port Trusts were enjoying any such benefit. Hence as per clause 2(m) of the settlement marked as Ex. W-2, the benefits secured by the employees of the Madras Port Trust and Mormugao Port Trust in this connection were safeguarded. Ex. M-19 is the Report of the Wage Revision Committee for Port and Dock Workers at Major Ports. As per Explanation (i) to para 8.39 (ii) at page 134, it has been narrated as follows:

"Hourly rate shall be calculated by dividing basic pay in our proposed scales plus Dearness Allowance for the month accordingly to our formula by two hundred and forty."

As already advised, according to Ex. M-15, the Wage Revision Committee's Recommendations were extended also to employees of the Respondent-Port Trust with effect from 1-4-1979. Before the recommendations were extended to the employees of the Respondent-Management, they were paid overtime allowance in accordance with the orders from the Central Government from time to time with reference to the different pay ranges and there was no separate regulation in force. The Tuticorin Port Trust Board while formulating the procedure based on the recommendations of the Wage Revision Committee in respect of overtime allowance by a resolution dated 19-5-1979 marked as Ex. W-5, had stated that the hourly rate shall be calculated by dividing the basic pay plus dearness allowance for the month by 195 in respect of employees whose daily working hours were 6-1/2 hours per day. The fact that the members of the Petitioner-Union were working for 6-1/2 hours per day is not disputed. Subsequently, as deposed to by M.W. 1, an audit objection was raised as disclosed by Ex. M-17 dated 28-5-1981 that the procedure adopted by the Respondent-Port was at variance with the Wage Revision Committee's Recommendations which stipulates the hourly rate to be worked out by dividing monthly pay plus dearness allowance by 240 as given in para 8.39 of the Wage Revision Committee Report. On this audit objection the Government of India, Ministry of Shipping and Transport, issued an order marked as Ex. M-4 dated 22-7-1981 to the Respondent-Management that based on the Wage Revision Committee's recommendations hourly rate of overtime payment should be calculated by dividing the basic pay plus dearness allowance for a month by 240 and not by 195 as erroneously adopted by the Tuticorin Port Trust. They were asked to give effect to it retrospectively from 1-4-1979 and follow the provisions of overtime as contained in para 8.39 of Wage Revision Committee's recommendations. It further directed to make recoveries from the employees if the excess amount had been paid to them on the wrong procedure adopted. It was mentioned in Ex. M-4 that the practice prevalent at Madras and Mormugao Ports was allowed

to continue in view of clause 2(m) of the settlement dated 14-7-1977 marked as Ex. W-2 and which was not applicable to the Tuticorin Port Trust. This order was evidently passed by the Government under its powers vested by Section 105 of the Major Port Trust Act, 1963 and the orders passed by the Central Government are final and binding on the Port. It is in pursuance of Ex. M-4 that the Respondent-Management had made recoveries of excess payments made in respect of overtime based on the wrong formula to the concerned employees from 1-4-1979 to 30-6-1981 and from 1-7-1981, the directions as given in Ex. M-4 were carried out.

(7) The authorised representative appearing for the Petitioner-Union had contended that the alteration in payment of overtime allowance would tantamount to violation of Section 9-A of the Industrial Disputes Act, 1947 as it alters the conditions of service of the workmen without any notice being issued to them. In this connection, it has to be pertinent to note that W.W. 1 had admitted in cross-examination that the fundamental and supplementary rules issued by the Central Government were applicable to the concerned workmen. If this be so as rightly argued by the learned counsel for the Respondent, the proviso to Section 9-A would come into operation and there is no need to give any notice for affecting any such change and there cannot be any complaint of violation of Section 9-A of the Industrial Disputes Act. This point raised is accordingly negated.

(8) The plea of discrimination raised by the Petitioner-Union is without any basis and untenable. M.W.1 had testified that in all the Major Port Trusts excepting Madras and Mormugao, the concerned employees are paid the same rate of overtime allowance in accordance with the Wage Revision Committee's Report and the subsequent settlements arrived at. Therefore, the Petitioner-Union is not legally entitled to claim at a higher rate.

(9) Another plea taken on behalf of the Petitioners is that the recoveries made by the deduction in the wages of the concerned workmen for the overtime already paid from 1-4-1979 to 30-6-1981 would be contrary to the provisions contained in Section 7 of the Payment of Wages Act. In this connection, it has to be noted that Section 7(2)(f) of the Act provides for deductions to be made from wages for adjustment of over payments of wages. This apart, the learned counsel for the Respondent stated that the provisions of the Payment of Wages Act are not applicable to the Respondent-Management as it is not a factory or an establishment specified in clauses (a) to (g) of clause (ii) of Section 2 of the Payment of Wages Act. No evidence has been produced to disclose that it had been notified as an establishment by the appropriate Government under Section 2(ii)(h) of the Act to which the provisions of the Act would apply. This has also been stated in para 8.4 of the counter statement and it is not contraverted.

(10) The authorised representative for the Petitioner-Union relied upon clause 26 of the settlement dated 4-1-1981 marked as Ex. W-7. This settlement was entered into by the Ministry of Shipping and Transport with the All India Port and Dock Workers' Federation on the expiry of the earlier settlement dated 14-7-1977 which has been produced as Ex. W-2. Reliance is placed on clause 26 of this settlement by the Petitioners and it is argued that as they were paid overtime allowance by dividing the monthly pay and allowance by 195 from 1-4-1979 to 30-6-1986, clause 26 of this settlement would come into operation and the Management would be precluded from withdrawing this benefit. This argument proceeds on a fallacy. Clause 26 of this settlement Ex. W-7 only stipulates that merely as a consequence of the implementation of this settlement, any facility, privilege, amenity, benefit monetary or otherwise, or concession to which an employee or a category of employees might be entitled to by way of any award, practice, or usage, shall not be withdrawn, reduced or curtailed, except to the extent and manner as provided for in this settlement. This will not apply to the present case as the concerned workmen belonging to the Petitioner-Union were not under the earlier settlement entitled to overtime allowance at the hourly rate being the monthly pay and allowances divided by 195 as claimed by them. As adverted to earlier, the Tuticorin Port Trust had been declared as a Major Port only from 1-4-1979 and the recommendations of the Wage Revision Committee were extended to

it as per Ex. M-15 and in pursuance of it they would be entitled only to the overtime allowance on the formula of the monthly pay and allowances being divided by 240. Clause 11.1 of Ex. W-7 only stipulates that the existing restrictions and modes of calculations of the hourly rate for payment of overtime wages, will be continued subject to certain modifications as given in paragraphs (a) to (c) of clause 11.1 in the Wage Revision Committee's Report. As per clause (b), the ceiling of payment of overtime allowance laid down in para 8.39(ii)(c) of the W.R.C. Report had been increased from Rs. 100 to Rs. 150 per month. There is nothing in clause 11 of the Settlement Ex. W-7 to substantiate the plea of the Petitioners that the rate of overtime allowance as contained in para 8.39 of the Wage Revision Committee's Report had been altered in respect of the employees of the Tuticorin Port Trust. The Petitioners have evidently been ill-advised to raise this dispute to a claim which they are not entitled to. The action of the Management of Tuticorin Port Trust in granting overtime allowance to the Ministerial Staff at the hourly rate arrived at by dividing basic pay and dearness allowance for a month by 240 with effect from 1-4-1979 to the concerned workmen in this dispute is perfectly justified and the workmen are not entitled to claim any relief. The issue is answered accordingly and an award is passed to that effect. There will be no order as to costs.

Dated, this 3rd day of September, 1986.

(Sa) FYZEE MAHMOOD, Industrial Tribunal

WITNESSES EXAMINED

For workmen

W.W.1—Thiru M. Ravindran.

For Management

M.W.1—Thiru V. Arumugham, Accounts Officer.

DOCUMENTS MARKED

For workmen

Ex. W-1|28-9-81—Demands of the Union

Ex. W-2|14-7-77—Settlement between the Government and the Federation of Port and Dock workers.

Ex. W-3|12-4-82—Letter from the Union to the Assistant Labour Commissioner (C), Trivandrum regarding overtime allowance.

Ex. W-4—Extract of the schedule of employees as on 1-4-80.

Ex. W-5—Agenda Items No. 8 and 17 for the meeting No. 2 and 11 of 1979-80 of the Board of Trustees to be held on 19-5-1979 and 19-2-1980 respectively. (Note Nos. 9 and 10).

Ex. W-6—Minutes of proceedings of Meeting No. 11 of 1979-80 of the Board held on 19-2-1980

Ex. W-7|4-1-81—Settlement between the Government and the Port and Dock Workers at the Major Ports.

For Management.

Ex. M-1—Minutes of Conciliation Proceedings held on 13-10-82 between the parties before the Assistant Labour Commissioner (Central) Trivandrum.

Ex. M-2|7-10-82—Conciliation failure report.

Ex. M-3|22-8-81—Letter from the Government to the Management saying that all other recommendations of the Wage Revision Committee and modified by settlement dated 14-7-77 are applicable to Class III and IV employees.

Ex. M-4|22-7-81—Letter from the Government to the Management regarding overtime allowance.

Ex. M-5|14-11-85—Telex message from the Management to All Major Port Trust seeking information regarding hourly rate calculation of overtime allowance

Ex. M-6—Reply message from the Bombay Port Trust.

- Ex. M-7—do—from Paradip Port Trust.
- Ex. M-8—do—from New Mangalore Port Trust.
- Ex. M-9—do—from Cochin Port Trust.
- Ex. M-10|17-11-83—Reply letter from the Visakapatnam Port Trust to Ex. M-5.
- Ex. M-11—Reply message from Kandla Port Trust to Ex. M-5.
- Ex. M-12—Reply message from Calcutta Port Trust to Ex. M-5.
- Ex. M-13|17-11-83—Reply letter from the Madras Port Trust to Ex. M-9.
- Ex. M-14—Reply message from Mormugao Port Trust to Ex. M-5.
- Ex. M-15|25-1-80—Letter from the Government to the Management regarding application of Wage Revision Committee Scales of Pay and Allowances to the Class III and IV employees.
- Ex. M-16|24-2-82—Letter from the Government to the Management regarding payment of overtime allowance.
- Ex. M-17|28-5-81—Letter from the Accountant General I Tamil Nadu to the Central Government regarding payment of overtime allowance.
- Ex. M-18—Extract of the Report of the Wage Revision Committee. (8.39).
- Ex. M-19—Report of the Wage Revision Committee for Port and Dock Workers at Major Ports. (Book).
- Ex. M-20—Schedule of employees as on 1-4-83 of the Management.
- Ex. M-21|15-9-84—Letter from the Government to the Management regarding payment of overtime to Class III and IV employees.
- Ex. M-22—Strike notice of the Union.

FYZEE MAHMOOD, Industrial Tribunal.

[No. L-44011|3|82-D.IV(A)]

K. J. DYVA PRASAD, Desk Officer

नई दिल्ली, 29 सितम्बर, 1986

का. आ. 3570 :—केन्द्रीय सरकार ने यह समाधान हो जाने पर कि लोकहित में ऐसा करना अपेक्षित था, औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 2 के खंड (द) के उपखंड (vi) के उपबंधों के अनुसरण में, भारत सरकार के श्रम मंत्रालय की अधिसूचना संख्या का. आ. 1341, तारीख 18 मार्च, 1986 द्वारा मूरेनियम उद्योग को उक्त अधिनियम के प्रयोजनों के लिए 20 अप्रैल, 1986 से छह मास की कालावधि के लिए लोक उपयोगी सेवा घोषित किया था;

और केन्द्रीय सरकार की यह राय है कि लोकहित में उक्त कालावधि को छह मास की और कालावधि के लिए बढ़ाया जाना अपेक्षित है;

अतः, अब, औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 2 के खंड (द) के उपखंड (vi) के परन्तुक द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार उक्त उद्योग को उक्त अधिनियम के प्रयोजनों के लिए 20 अक्टूबर, 1986 से छह माह की और कालावधि के लिए लोक उपयोगी सेवा घोषित करती है।

[सं.एस-11017/10/85-डी-1(ए)]

नन्द लाल, अधर सचिव

New Delhi, the 29th September, 1986

declared by the notification of the Government of India, in the Ministry of Labour, S.O. No. 1341 dated the 18th March, 1986 the Uranium Industry to be a public utility service for the purposes of the said Act, for a period of six months, from the 20th April, 1986;

And, whereas, the Central Government is of opinion that public interest requires the extension of the said period by a further period of six months;

Now, therefore, in exercise of the powers conferred by the proviso to sub-clause (vi) of clause (n) of section 2 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby declares the said industry to be a public utility service for the purpose of the said Act, for a further period of six months from the 20th October, 1986.

[No. S-11017/10/85-D.I(A)]
NAND LAL, Under Secy.

नई दिल्ली, 30 सितम्बर, 1986

का.आ. 3571—केन्द्रीय सरकार, राजभाषा (सब के शासकीय प्रयोजनों के लिए प्रयोग) विनियम, 1976 के नियम 10 के उपनियम (4) के अनुसरण में, निम्नलिखित कार्यालयों को, जिनके कर्मचारीवृन्द ने हिन्दी का कार्यसाधक ज्ञान प्राप्त कर लिया है, अधिसूचित करती है, अर्थात्—

- (1) केन्द्रीय सरकार औद्योगिक अधिकरण व श्रम-न्यायालय नं.-1, बम्बई
- (2) केन्द्रीय सरकार औद्योगिक अधिकरण व श्रम-न्यायालय नं.-2, बम्बई
- (3) केन्द्रीय सरकार औद्योगिक अधिकरण व श्रम-न्यायालय, कानपुर।

[का.स. ई.-11017/2/84-सी.एल.टी.]
एल.के. नागयणन, उपा सचिव

New Delhi, the 30th September, 1986

S.O. 3571.—In pursuance of sub-rule (4) of rule 10 of the Official Languages (Use for Official Purposes of the Union) Rules, 1976, the Central Government hereby notifies the following offices, the staff whereof have acquired a working knowledge of Hindi, namely :—

- (1) Central Government Industrial Tribunal cum Labour Court No. 1, Bombay.
- (2) Central Government Industrial Tribunal cum Labour Court No. 2, Bombay.
- (3) Central Government Industrial Tribunal cum Labour Court, Kanpur.

[File No. E-11017|2|84-C.L.T.]
I. K. NARAYANAN, Dy. Secy.

नई दिल्ली, 1 अक्टूबर, 1986

का.आ. 3572—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार भारत कोकिंग कोल लि. की ईसा कोलिबरी के प्रबंधन में सम्बन्ध नियोजकों और उनके कर्मचारों के बीच, अनुबंध में निहित औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, नं. 2, धनबाद के पंचाट्टी को प्रकाशित करती है, जो केन्द्रीय सरकार का 23-9-1986 को प्राप्त हुआ था।

New Delhi, the 1st October, 1986

S.O. 3572.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal No. 2, Dhanbad as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Ema Colliery of M/s. Bharat Coking Coal Ltd and their workmen, which was received by the Central Government on the 23rd September, 1986.

S.O. 3570.—Whereas the Central Government having been satisfied that the public interest so required had, in pursuance of the provision of sub-clause (vi) of clause (n) of section 2 of the Industrial Disputes Act, 1947 (14 of 1947),

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL (NO. 2) AT DHANBAD

Reference No. 77 of 1982

In the matter of industrial disputes under Section 10(1)(d) of the I.D. Act, 1947

PARTIES :

Employers in relation to the management of Ena Colliery of Messrs Bharat Coking Coal Limited, Kustore Area, Post Office Jharia, District Dhanbad and their workmen.

APPEARANCES :

On behalf of the workmen—Shri S. Bose, Secretary, R.C.M.S. Union,

On behalf of the employers—Shri B. Joshi, Advocate.

STATE : Bihar. INDUSTRY : Coal.

Dated Dhanbad, the 17th September, 1986

AWARD

The Government of India, Ministry of Labour in exercise of the powers conferred on them under Section 10(1)(d) of the I.D. Act, 1947 has referred the following dispute to this Tribunal for adjudication vide Ministry's Order No. L-20012 (71)/82-D.III(A), dated, the 12th July, 1982.

SCHEDULE

"Whether the action of the management of Ena Colliery of Messrs Bharat Coking Coal Limited, Kustore Area, Post Office Jharia, District Dhanbad in changing the days of rest of the workmen mentioned in the Annexure below from other days of the week to Sundays is justified? If not, to what relief are the workmen concerned entitled?"

ANNEXURE

1. Shri Chhatu Gorain, Cap Lamp Fitter.
2. Shri H. D. Banerjee, Cap Lamp Fitter.
3. Shri Kamal Deshmukh, Cap Lamp Issue Clerk.
4. Shri L. C. Acharya, Cap Lamp Issue Clerk.
5. Shri A. K. Sengupta, Cap Lamp Fitter.
6. Shri D. D. Sarkar, Cap Lamp Fitter.
7. Shri Ajay Kumar Roy, Cap Lamp Issue Clerk."

The case of the workmen is that all the 7 concerned workmen are permanent employees of Ena Colliery of M/s. B.C.C. Ltd. and they are all engaged in Cap Lamp room. According to the prevailing practice the Cap Lamp room is kept open continuously on all 7 days of the week. The seven concerned workmen from the very beginning of their employment have been working on all the Sundays and in lieu thereof they were given rest of one day on fixed days in a week. The said system was continuing since before the nationalisation and it continued even thereafter and as such this has become a condition of their service. All on a sudden and without giving any notice the management stopped the concerned workmen from their normal duties on Sunday with effect from 13-12-81. According to the practice in the coal mining industry a workman working on Sunday is entitled to receive extra remuneration and accordingly the concerned workmen used to receive extra amount for working on Sunday and the said benefit has been denied to them by the arbitrary and illegal action of the management by stopping their normal duties on Sunday with effect from 13-12-81. The management is trying to divert the financial benefit of Sunday work from the concerned workmen to other workmen who have been subsequently employed with fixed rest days on Sunday. The management has thereby intended to help the newcomer for reasons best known to them. The union of the workmen represented the matter to the Agent of Ena Colliery vide letter dated 16-12-81 and they also represented the matter to the General Manager Area No. I with a copy to the Director (Personnel) RCCL vide letter dated 28-12-81. Thereafter the union raised an industrial dispute before the ALC(C) Dhanbad vide letter

dated 2-1-82. The ALC(C) took up the matter and held conciliation proceeding which ended in failure and on a failure report being submitted by the concerned union to the Central Government referred the dispute for adjudication before this Tribunal. The management illegally stopped the regular Sunday duty of the concerned workmen and the concerned workmen were also not allowed to perform their duties during the week days other than Sunday which was their rest day and thus they are forced to perform duty for 5 days in a week which has caused loss of earnings in every month, to them. The workmen have submitted that the action of the management in changing the days of rest of the concerned workmen from other days of the week to Sunday is not justified and that their service condition should be restored by allowing them by performing the duties on Sundays and take rest on Sunday as before. They have further claimed wages and emoluments since 13-12-81 which they have lost by the illegal action of the management.

The case of the management is that Sunday has been declared weekly day of rest in Ena Colliery in pursuance of the provisions of Chapter VI of the Mines Act, 1952 who-soever is required to work on Sunday is paid twice the normal wages and he gets rest days on any other day of the week so that there is no contravention of the provisions of Section 28 of the Mines Act. Sunday is not the normal working day for any workman of the colliery. Sunday is the weekly day of rest for all the workmen and no workman can demand to be employed on Sunday to facilitate him to earn twice the wages. The management denies that the weekly days of rest in respect of the concerned workmen were other days than Sunday. The compensatory days of rest in respect of all the workmen of the colliery fall on week days from Monday to Saturday according to the convenience of the workmen who are required to work on Sundays. The compensatory days of rest in respect of a particular workman may fall on a particular day or it may fall on different days according to the mutual understanding between the workmen and the management. The management also denies that the concerned workmen were employed on all Sundays from the day of their employment and that they were given spare leave on fixed days. The concerned workmen work on Sundays on a number of days on overtime wages and they were given compensatory days of rest on the working days. There was no order to employ the concerned workmen on all Sundays and to give compensatory days of rest on some fixed days of the week. Sunday working was not normal days of working. No notice is required for discontinuance of engaging a particular workman on overtime. The management has to avoid engaging workmen on overtime and only a few number of workmen has to be employed on Sunday at the discretion of the management. The condition of service of all workmen are the same so far as weekly days of rest and payment of twice the normal wages for working on Sundays are concerned. There is no consideration of seniority while enjoining work on Sundays on Overtime wages. It is submitted that the concerned workmen were employed on all the six days in a week and Sunday was their weekly days of rest as Sunday was not the normal working day, the management has right not to employ workmen on Sunday on Overtime. If the workmen absent from their duties on normal working days they are not entitled for wages for that day. The management denies that the concerned workmen were not allowed to work during week days. The management is prepared to give the concerned workmen jobs whichever will be available on Sunday provided the union agrees that the Sunday will be treated as normal working day for them and they would be paid normal wages but in such situation the concerned workmen cannot claim for payment of Overtime wages twice the normal wages for working on Sunday. No right for working on Sunday or holiday can accrue to a workman merely because he was so employed on most of the Sundays or holidays in a year. It is at the opinion of the management to employ a particular workman in preference to others for employing on Sundays. In view of the legal position demanding work on Sunday cannot from the subject matter of any industrial dispute. Similarly giving them rest on other fixed days instead of Sundays cannot from the subject matter of industrial dispute. The concerned workmen are working in connection with repairing, maintenance and servicing of Cap Lamps. Besides them there were se-

veral other workmen working in the same department on the similar nature of job. All of them are given chance to work on Sundays so far they may earn double wages for Sunday work whenever they are required for the purpose. The concerned workmen cannot claim to be employed on all Sundays and the rest of the workmen of the department to be deprived of the advantage of Sunday working. The management cannot show undue favour to the concerned workmen and create its discontentment among in rest of other workmen. On the above plea it is submitted on behalf of the management that the Award should be passed in their favour.

The point to be decided is whether the management was justified in changing the days of rest of the concerned workmen from other days of the week to Sunday.

The management have examined two witnesses and the workmen have examined three witnesses in support of their respective cases.

The management has exhibited documents which have been marked Exts. M-1 to M-3. The documents of the workmen have been marked Ext. W-1 to W-5. It is the admitted case of the parties that Sunday is the weekly holiday in Ena Colliery except in case of essential work. WW-1 D. D. Sarkar working as Cap Lamp Fitter and WW-2 Chhotu Gora'in who is also working as a Cap Lamp Fitter are two of the concerned workmen who have also stated that Sunday is the rest day in their colliery except in case of essential work. WW-3 Shri L. C. Acharya Cap Lamp Issue Clerk is also one of the concerned workmen who has stated that the production work is stopped on Sunday in their colliery. MW-1 and MW-2 have also stated that Sunday is the holiday in the mines of Ena Colliery. Thus there is no dispute on the fact that Sunday is a holiday in Ena Colliery.

WW-1 has stated that he used to get double wages for working on Sunday. WW-2 who was examined subsequently to WW-1 has stated that he did not get double wages for working on Sunday. This evidence of WW-2 is obviously incorrect as in the very W.S. of the workmen it will appear that a workman working on Sunday was entitled to receive extra remuneration. Moreover WW-1 has himself stated that he used to get double wages for working on Sundays. NCWA-II and III in para 11.4.1 provides that the workers in mines and establishment governed under the Mines Act called upon to work on weekly day of rest of the colliery shall be allowed twice the normal wages. It will thus appear that the concerned workmen were getting double wages for working on Sunday only because it was their rest day as admittedly Sunday was the rest day in the collieries and they were getting rest on other days of the week in lieu of working on Sundays. Under Section 28 of the Mines Act one day rest in a week has to be given to the workmen and as admitted in the evidence Sunday was the rest day in Ena Colliery. As Sunday was the rest day in Ena Colliery the concerned workmen used to get double their wages for working on the rest day and were also given rest day on the other day of the week. It will appear that Sunday is the weekly holiday of the colliery and as such all the persons including the concerned workmen are entitled to rest on Sunday under Section 28 of the Mines Act and they cannot claim to have their rest day on any other day of the week and claim working day on Sunday. The said claim will be illegal and against the provision of law and the management therefore cannot be forced to have Sunday as working day for the concerned workmen and to declare some other day in a week as their rest days. It is only in the case of emergent work, that some of the workmen are engaged to work on Sunday which is a rest day as the work is essential and it is for this reason that a workman working on the rest day are paid double their wages for working on a Sunday and they are further allowed a rest day in other day of the week in lieu of their Sunday rest day. It is for the management to employ workmen on rest day in case of emergency and the management cannot be forced to engage the concerned workmen on Sunday which is rest day. It all depends upon the emergency of work that some of the workmen may be required to be engaged in the essential work on the rest day.

The management has produced the attendance register for the period November, 1980 to 15-8-83 (Ext. M-2 to M-2/4) to show the number of days on which the concerned work-

men and other workmen of the Cap Lamp Rooms worked on Sunday and an extract chart of the rest day in respect of Sunday working of the concerned workmen and other workmen of the Cap Lamp Room has been prepared and filed on behalf of the management. It will show that other workmen also were being deputed on Sunday duty in Cap Lamp Room. Ext. M-1 to M-1/145 are notices by which the workmen of the Cap Lamp Rooms were allotted Sunday duties. These exhibits relate for the period January, 1982 to December, 1983. It will show that the notices were issued by the management alleging Sunday duties to the concerned workmen and other workmen. MW-1 has stated that only those persons who are asked to work on Sunday work on that day and for which they get overtime allowance at double rates of their usual pay and one day rest in the week. He has stated that the concerned workmen were called to work on Sunday for which they were paid double the wages and were given one day rest. He has stated that there is no rule that a particular person alone will be asked to work on Sunday and will be given rest on any fixed day. He has stated that on Saturday in each week the management makes an order as to the workmen who are required to work on Sunday and he has produced exhibit M-1 series. In his cross-examination he has stated that the Cap Lamp Room cabin is required to open on Sunday for the purpose of issuing cap lamps to the persons going in the mines underground and for that purpose persons are deputed to work on Sundays, in the Cap Lamp Rooms. MW-2 who is an Area Manager has stated that prior to NCWA-II the persons working on Sunday used to get weekly rest day on any other day of the week and Sunday was the weekly holiday. He has further stated that from 1-1-79 those workmen who work on Sunday were getting overtime wages and one day rest in a week. He has stated in his cross-examination that he took over charge as Manager in 1980 when there was an increase in the number of staff in the Cap Lamp cabin. He has stated that in 1981 the persons who were newly appointed in Cap Lamp Cabin demanded work on Sunday and the agreed to their demand and since after appointment of the new persons, the duties of the concerned workmen on Sunday were disturbed. It will thus appear from his evidence that formerly the concerned workmen were mostly getting work on Sunday but after the increase in the number of workmen in the Cap Lamp Cabin the work on Sunday was disturbed and the new workmen also were being provided with Sunday work. It appears therefore, that as there was less number of workmen in the Cap Lamp Room the concerned workmen were getting work on Sunday which was their rest day. But since the appointment of more persons in the Cap Lamp Room the Sunday work was distributed and the concerned workmen were not getting a regular Sunday work. This evidence in my opinion does not entitle the concerned workmen to claim that they alone must be employed on Sunday work as admittedly Sunday is the rest day in the collieries and no one can claim work on Sunday. It is the choice of the management to employ any workmen to do work on the rest day in emergent work and for that the management pays double the wages and also gives one day rest in a week.

None of the workmen's exhibits W-1 to W-5 can establish that the concerned workmen have a legal right to claim engagement on Sunday when it is a rest day for all the workmen and claim a rest day on other days of week. I agree with the management's contention that such demand of the workmen cannot form the subject matter of any industrial dispute.

It is stated in para-9 of the W.S. of the concerned workmen that they were not allowed to perform duties during the week days which were their rest days and thus they are forced to perform duties for 5 days only in a week which has caused further loss of earning to them. The case of the management is that they have not stopped the concerned workmen for working on the week days other than Sunday. WW-1 has stated that he did not go to attend the work on Friday. He has not stated that the management had stopped to employ them on Friday. WW-2 has stated that his rest day was fixed on Monday. He has not stated that the management had stopped to work on Monday. WW-3 has stated that he does not get work on Wednesday. In his cross-examination he has stated on a suggestion made

by the management that it is not a fact that the comp.ny has not stopped his work on Wednesday and that he himself does not go to work on Wednesday. On perusal of the evidence of WW-1 it appears that the workman had themselves absented from duty on the days which they claim to be their rest days. There is no order to the effect that the management had stopped them to work on the week days. As the concerned workmen had themselves absented to work on the rest day of the week claimed by them, they are not justified in claiming wages for the same. The concerned workmen should work on the week days so as to entitle for the wages of the entire week.

It is submitted on behalf of the workmen that the change of their rest day from other days in a week to Sunday has changed the condition of their service and as no notice under Section 9(A) of the I.D. Act had been given to them the change of their rest days is illegal. It will appear from the facts discussed above that Sunday was the rest day of all the workmen of Ena Colliery including the concerned workmen. The concerned workmen were paid double wages for working on Sunday which was their rest day and they were further given rest day on other day of a week. The fact that the concerned workmen were engaged to do work on a rest day with double wages and getting a rest on other day of the week was not a change in the condition of their service but it was a mere arrangement made on behalf of the management to get the emergent work done by the concerned workmen on a rest day. Now the management has enforced that the concerned workmen will get their rest on Sunday and if they are engaged again on Sunday work they will be given double their wages. This in my opinion is not a change in the condition of the services of the concerned workmen and as such no notice is required under Section 9(A) of the I.D. Act, 1947.

In the result, I hold that the action of the management of Ena Colliery of M/s. B.C.C.L. in changing the days of rest of the workmen from other days of the week to Sunday is justified and as such the concerned workmen are not entitled to any relief.

This is my Award.

Dated : 17-9-1986.

I. N. SINHA, Presiding Officer
[No. L-20012(71)/82-D.II(A)]
A.V.S. SARMA, Desk Officer

भम मंत्रालय

नई दिल्ली, 3 अक्टूबर, 1986

का.आ. 3573.—श्रीयोगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार, भारतीय स्टेट बैंक के प्रबंधकों से सम्बद्ध नियोजकों और उनके कर्मचारों के बीच, अनुबंध में निर्दिष्ट श्रीयोगिक विवाद में केन्द्रीय सरकार श्रीयोगिक अधिकरण कानपुर के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 15-9-86 को प्राप्त हुआ था।

MINISTRY OF LABOUR

New Delhi, the 3rd October, 1986

S.O. 3573.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, Kanpur as shown in the Annexure in the industrial dispute between the employers in relation to the State Bank of India and their workmen, which was received by the Central Government on the 15th September, 1986.

BEFORE SHRI R. B. SRIVASTAVA PRESIDING OFFICER
CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL
CUM LABOUR COURT KANPUR

Industrial Dispute No. 17 of 1984.
Reference No. L-12012/254/83-D.II.A Dt. 9-2-1984.

In the matter of dispute between ;
Shri Rajendra Prasad
C/o 2/363 Namnair
Agra.

AND

The Regional Manager,
State Bank of India,
Region No. II Hotel Laurics,
Agra.

APPEARANCE

Shri V. K. Gupta—for the workman.
Shri P. K. Gupta—for the Management.

AWARD

1. The Central Government, Ministry of Labour, vide its notification no. L-12012/254/83-D.II(A) dt. 9-2-1984, has referred the following dispute for adjudication to this tribunal:

Whether the action of the management of State Bank of India, Regional Office, Agra in relation to their Jalesar Branch, in terminating the services of Shri Rajendra Prasad, waterboy cum canteen boy cum messenger w.e.f. 25-8-81 is justified? If not, to what relief is the workman concerned entitled?

2. The case of the workman is that he was appointed as messenger cum canteen boy cum water boy in management Jalesar branch on 7-5-1979, where he worked upto 25-8-81. That his services were abruptly terminated on 25-8-1981 vide order given on that day intimating the workman that his service as canteen boy are hereby terminated under instruction of the regional office and thus no notice pay or retrenchment compensation was given to him. That he was given scale rate salary w.e.f. 25-3-1981 and the orders passed on that day by the branch manager reads as follows:

You are hereby temporarily appointed as full time messenger water boy in leave arrangement w.e.f. 21-3-1981 till further instruction.

The management terminated the services of the workman without giving him 14 days notice as required under para 522(4) of the sastri award or paying him retrenchment compensation as required under para 523 of the said award and sec. 25F of the I.D. Act as the workman has completed 240 days in one calendar year. That after the termination of the workman several new hands were appointed and the workman was not called for service and thereby the management has infringed the provision of section 25F of the ID Act as well as rule 77 and 78 of the I.D. Rules Central and the workman has consequently prayed for his reinstatement with full back wages.

3. The management contested the claim of the workman on the ground that the workman was never appointed against the regular and permanent vacancy, that initially he was appointed as canteen boy and not as messenger cum canteen boy cum water boy, it is however admitted that from 7-5-1979 till 31-7-1979 the workman worked for 86 days as water boy as part time employee on half pay and then from 1st August 1979 till 9-2-1981 he worked as canteen boy at a salary of Rs. 100 per month. From 10-2-81 to 16-2-81 he worked as casual labour for 7 days at the rate of 7 per day. From 17-2-1981 to 24-3-1981 he again worked as canteen boy on Rs. 100 per month and from 28-3-1981 he worked as messenger and from 29-3-1981 to 25-8-1981 he again worked as canteen boy for 150 days on Rs. 100 per month. Thus the services of the workman were terminated on 25-8-1981 while he was working as temporary canteen boy and as his services were no longer required by the management. It is further averred that canteen boy are employed by secretary of LIC i.e. Local Implementation Committee of the bank and as such they are not employees of the bank and the branch manager acted on behalf of the local implementation committee which is meant for welfare of the management employee. Regarding contents of letter dt. 25-3-1981 reproduced by the workman in his claim statement the management has averred that the same can never be admitted nor done as the old records are not available with the bank and appears to have been destroyed. The Branch Manager who is the ex-officio president of the LIC was within his rights to terminate the services of the workman. It is further averred that the provision of section 25 and H of the act are not applicable.

4. The workman in its rejoinder averred that there was no canteen in Jalesar branch of the management during the period August 1979 till 25-8-1981 hence there was no question of appointment of canteen boy and he has denied the other contention of the written statement.

5. The workman summoned certain documents from the management on which submission of joint inspection report was ordered. The said joint inspection report has been filed which shows that appointment letter, termination letter is not traceable that into attendance register for permanent employees the name of the workman does not appear between 1979 to 1981, however inspection of the bonus register shows that the workman was paid bonus in the year 1979 and 1981, further inspection of the salary register for the period 1979, 1980 and 1981 it was found that the workman was paid salary as water boy for the period 7-5-1979 to 31-5-1979 and for June and July 1979 and to salary register from August 1979 to February was not available. In March 1980 Rs. 100 were paid as salary under head of temporary employees, he was paid Rs. 100 per month as canteen boy and in the like way he has been paid by the management. Lastly in May, June and July he had been paid Rs. 100 fixed as canteen boy and in August he has been paid Rs. 97.90 as canteen boy.

6. On behalf of the management Sri G. S. Sharma A.O. of the management has filed his affidavit evidence and appeared in the witness box for cross. He reiterated the stand taken in the written statement. He has admitted that for five days workman worked as temporary messenger. He further states that the branch manager acted on behalf of the LIC He states that in 1981 there was one M. L. Mitra in the Jalesar Branch and he can not say whether document ext. W.1 is a termination letter or not. He admitted that the workman was paid bonus once wrongly and the same is being recovered. He admits that as per joint inspection report he was paid bonus twice, he however admits that recovery of bonus paid to workman is under process after this industrial dispute. He has however admitted that in the instant case management bank paid Rs. 100 per month to the workman and not the committee. He further admitted that there was no canteen running at the relevant time but the workman used to work as canteen boy and serve tea lunch and use to arrange it on the table.

7. On the other hand workman examined himself on affidavit and also filed affidavit evidence of one Radharaman. In his affidavit workman has averred that during the entire span of his service he worked as water boy messenger and worked during the banking hours but fixed pay of Rs. 100 per month on the assurance of the branch manager that he will make him permanent in near future, that he was paid his salary by cheque and that during his tenure of service there was no canteen in the branch and he always worked as messenger and that before appointment he was interviewed by the branch manager. In cross examination he has deposed that after interview he was appointed in the bank for distributing Dak, going to Talsel keeping record on teller and he also used to bring tea from the market and also used to serve the lunch to the members of the staff after bringing it from the market. He has admitted that there were 3 permanent messengers at that time who did not work for bringing tea from the market. The workman proved letter dt. 25-8-1981 signed by the branch manager Shri M. L. Mitra.

8. Another witness of the workman is Shri Radha Raman who has deposed in his affidavit that he was the secretary of the LIC State Bank Jalesar during the period 79-83 and that during this period there was no canteen at the branch of the bank running by the said committee, that the workman was never appointed or terminated as canteen boy and that Shri Rajendra Prasad used to work as messenger during that period and used to get wages from the bank. That the services of the workman were terminated by the branch manager on the basis of telegraphic instructions received from the Regional Office. In cross examination he has admitted that the branch manager was ex-officio president of the LIC of which he was secretary. He however reiterated the stand that at the relevant time there was no canteen in the bank.

9. From the evidence on record it emerges that in Jalesar there was no canteen hence there was no question of appointing any canteen boy, thus this falsify the management's stand that the workman was working as canteen boy and that he was paid Rs. 100 per month by the management. The management admits that workman worked as temporary messenger from 25-3-1981 to 25-8-1981 for which salary was paid to him at the rate of Rs. 100 per month. It lends support to the workman's contention that on 25-3-1981 a letter was issued to him by the branch manager as mentioned in para 3 of the claim statement showing that he was temporarily appointed as full time messenger. This letter did not mention the period till when he was required to work as messenger temporarily. If it was really a leave vacancy the management should have filed the document to show that some one has taken leave and it was during that period that the workman was appointed in leave vacancy, I have disbelieved the management's witness that the workman working as canteen boy as temporary as there was no canteen running at the relevant time. I am not prepared to believe that he was being paid Rs. 100 only for bringing it or arranging lunch on the table during lunch hours. If the workman was working there he must have been working besides water boy for supplying drinking water to the customers and bank employees also as class IV employee. If a man is appointed in the banking industry his status will be that of temporary employee may be that he is not paid scale rate and is only paid a fixed salary of Rs. 100. Counting back work for one year from 25-8-1981 the workman worked for more than 240 days work and was thus entitled to be given notice pay and retrenchment compensation as required under section 25F of the Act. The very fact that the workman was paid bonus shows that the management treated him as bank employee may be temporary, further as joint report shows that the workman was paid from the salary register for the year 1979, 1980 and 1981 and only for some time in May and June 1980 he was paid from the wages register. The management has failed to show that the bank had some implementation committee funds from which he was paid. If the branch manager could appoint temporarily the workman as messenger cum water boy he could have very easily terminated his services by a letter to that effect. Moreover, all temporary appointments are intimated to the head office/regional office. I am not inclined to believe that the workman was allowed to continue in some capacity or the other almost without a break and completing 240 days as water boy or canteen boy when admittedly there was no canteen in the branch at the relevant time. It was probably on this account that when regional office learnt about this continuance of a temporary canteen boy that the branch manager was directed to terminate his services with immediate effect. The workman having worked in the banking industry as class IV employee i.e. under sub staff cadre though at times called canteen boy or water boy and also as casual labour for 9 days yet his services as canteen boy will be deemed to be temporary service in the banking industry and having completed 240 days will be entitled to retrenchment compensation and notice pay which admittedly in the instant case has not been done, thus the termination of the workman would be void ab initio and illegal and the workman would be entitled to be reinstated in service with full back wages.

10. I, therefore, hold that the action of the management in relation to their Jalesar Branch in terminating the services of the workman would be void ab initio and illegal and the not justified. The result is that he will be reinstated in services with full back wages.

11. I, therefore, give my award accordingly.

Let 6 copies of this award be sent to the government for its publication.

R. B. SRIVASTAVA, Presiding Officer.

[No. L-12012/254/83-D. II (A)]
N. K. VERMA, Desk Officer.

