



TAMIL NADU GOVERNMENT GAZETTE

EXTRAORDINARY PUBLISHED BY AUTHORITY

No. 234]

CHENNAI, THURSDAY, AUGUST 16, 2012

Aadi 32, Thiruvalluvar Aandu-2043

Part II—Section 2

**Notifications or Orders of interest to a section of the public
issued by Secretariat Departments.**

NOTIFICATIONS BY GOVERNMENT

TRANSPORT DEPARTMENT

ACQUISITION OF LANDS

[G.O. Ms. No. 146, Transport (I.1) ,
16th August 2012.]

No. II(2)/TRA/511(a-1)/2012.

Whereas in exercise of powers conferred by clause (1) of Article 258 of the constitution of India, the president of India has, in the Ministry of Food, Agriculture Community Development and Co-operation (Department of Agriculture), Notification No. 41/65 General II, dated 23rd April 1966, entrusted to the Government of Tamil Nadu with their consent, the functions of the Central Government under the Land Acquisition Act, 1894 (Central Act I of 1894) in relation to acquisition of lands for the purpose of the union in the state.

And, Whereas, the lands specified in the schedule below and situated in 16. Karur Village, Karur Taluk, Karur District, are needed for a public purpose, to wit, for the formation of Salem-Karur New Broad Gauge Railway Line, notice to that effect is hereby given to all to whom it may concern, in accordance with the provisions of sub-section (1) of Section 4 of the Land Acquisition Act, 1894 (Central Act I of 1894).

And, Whereas it has become necessary to acquire immediate possession of the lands specified in the schedule below, the Governor of Tamil Nadu hereby directs that the lands be acquired under the provisions of sub-section (2) of Section 17 of the said Act.

Now, Therefore, in exercise of the powers conferred by sub-section (2) of Section 4 of the said Act, the Governor of Tamil Nadu hereby authorizes the special Tahsildar (Land

Acquisition) Salem-Karur New Broad Gauge Railway Line Scheme, Karur and his staff and workmen to exercise the powers conferred by said sub-section and under clause C of Section 3 of the said Act the Governor of Tamil Nadu, hereby appoints the Special Tahsildar (Land Acquisition) Salem-Karur New Broad Gauge Railway Line Scheme Karur to perform the functions of a Collector under Section 5-A of the said Act.

Under sub-section (4) of Section 17 of the said Act, the Governor of Tamil Nadu hereby directs that in view of the urgency of the case, the provisions of Section 5-A of the said Act shall not apply to this case.

SCHEDULE

Karur District, Karur Taluk, No. 16, Karur Village.

Dry, S.No.313/26B, belonging to Kandasamy son of Ammaiappan bounded on the north by S.No. 313/26B2, east by S.No. 313/26B, south by S.No. 313/28B and west by S.No. 313/4B1—0.03.5 hectare.

Nathan Manai, S.No. 673/36B, belonging to Marayee Ammal wife of Ammaiappan bounded on the north by S.No. 313/33A, east by S.No. 313/4B, south by S.No. 314 and west by S.No. 673/36A—0.01.5 hectare.

Dry, S.No. 329/2 'O' 1B, belonging to Kannaiya Thangarasu sons of Palaniappan, bounded on the north by S.No. 314, east by S.No. 329, south by S.No. 329/2, 'O' 1A and west by S.No. 329/2 'O' 1A—0.05.5 hectare.

Dry, S.No. 355/44A2, belonging to Ramasamy, Ammaiappan, Muthusamy, sons of Palaniappan, bounded on the north by S.No. 355/44A1, east by S.No. 355/4B, south by S.No. 355/45A2, and west by S.No. 355/44A1—0.04.0 hectare.

Dry, S.No. 355/45A2, belonging to Palaniappan, son of Karuppan, bounded on the north by S.No. 355/44A2, east by S.No. 455/4B, south by S.No. 355/46A2 and west by S.No. 355/45A1—0.02.5 hectare.

Dry, S.No. 355/46A2, belonging to Ammaiappan, son of Palaniappan, Arunachalam son of Manikam bounded on the north by S.No. 355/45A2, east by S.Nos. 355/4B and 354, south by S.No. 355/47B and west by S.No. 355/46A1—0.03.0 hectare.

Dry, S.No. 355/47B, belonging to Muthusamy son of Palaniappan, Soliammal wife of Marappan bounded on the north by S.No. 355/46A2, east by S.No. 354, south by S.No. 355/48B and west by S.No. 355/47A—0.01.5 hectare.

Dry, S.No. 355/48B, belonging to Kanagasabapathi son of Arunachalam Chellammal wife of Arunachalam bounded on the north by S.No. 355/47B, east by S.No. 354, south by S.No. 355/49 and west by S.No. 355/48A—0.01.0 hectare.

Total—0.22.5 Hectares.

[G.O. Ms. No. 147, Transport (I.1)
16th August 2012.]

No. II(2)/TRA/511(a-2)/2012.

Whereas in exercise of powers conferred by clause (1) of Article 258 of the constitution, the president has, entrusted to the Government of Tamil Nadu in Letter No. 4(1)/65 General II Food, Agriculture, Community Development and Co-operation (Agriculture) dated 23rd April 1966 with their consent to the functions of the Central Government under Land Acquisition Act, 1894 (Central Act I of 1894) in relation to acquisition of lands for the purposes of the Union in State.

And, Whereas, the lands specified in the schedule below and situate in Thiruvavur Town, Thiruvavur Taluk, Thiruvavur District are needed for a public purpose, to wit for the Transshipment facility at Thiruvavur junction between Mayiladuthurai-Thiruvavur-Karaikudi Section, Notice to that effect is hereby given to all to whom it may concern in accordance with the provisions of sub-section (1) of Section 4 of the Land Acquisition Act 1894 (Central Act I of 1894).

Now, therefore, in exercise of the powers conferred by aforesaid Section the Governor of Tamil Nadu hereby specially authorises the Revenue Divisional Officer, Thiruvavur and workmen to exercise the powers conferred by the Section 4(2) of the Act, Under Section 3(c) of the same Act, the Governor of Tamil Nadu hereby appoints Revenue Divisional Officer, Thiruvavur to perform the functions of a Collector under sub-section 4 of the Section 17 of the said Act, the Governor of Tamil Nadu hereby directs that in view of the urgency of the case the provisions of the 5A of the Act, shall not apply to this case.

SCHEDULE

Thiruvavur District, Thiruvavur Taluk, Thiruvavur Town,

Ward-3, Block-13

T.S.No. 537/61, dry belongs to Thirumathi Sundari wife of Ramakrishnann bounded north by T.S.No. 537/59, east by T.S.No. 537/62, south by T.S.No. 537/59, west by T.S.No. 537/60—0.02.105 hectare.

T.S.No. 537/62, dry belongs to Thiru Veerasamy son of Tholan, bounded north by T.S.No. 537/59, east by T.S.No. 536, south by T.S.No. 536, west by T.S.No. 537/61 and 537/59—0.02.100 hectare.

Total—0.04.205 Hectares.

[G.O. Ms. No. 148, Transport (I.1)
16th August 2012.]

No. II(2)/TRA/511(a-3)/2012.

Whereas in exercise of the powers conferred by clause (1) of Article 258 of the constitution of India, the president of India has, in the Ministry of Food, Agriculture Community Development and Co-operation (Department of Agriculture), Notification No. 4(1)/65 General II, dated 23rd April 1966, entrusted to the Government of Tamil Nadu with their consent, the functions of the Central Government under the Land Acquisition Act, 1894 (Central Act I of 1894) in relation to acquisition of lands for the purpose of the union in the state.

And, Whereas, the lands specified in the schedule below are needed for a public purpose, to wit, for formation of Doubling Broad Gauge Railway Line between Chengalpattu and Villupuram, notice in accordance with the provisions of sub-section (1) of Section 4 of the Land Acquisition Act, 1894 (Central Act I of 1894).

And, whereas it has become necessary to acquire the immediate possession of the lands specified in the schedule below, the Governor of Tamil Nadu hereby directs that the lands be acquired under the provisions of sub-section (2) of Section 17 of the said Act.

Now, therefore, in exercise of the powers conferred by sub-section (2) of Section 4 of the said Act, the Governor of Tamil Nadu hereby authorizes the Special Tahsildar (Land Acquisition) Broad Gauge Railway Line Madurantagam his staff and workmen to exercise the powers conferred by the said sub-section and under clause (C) of Section 3 of the said Act, the Governor of Tamil Nadu hereby appoints the Special Tahsildar, (Land Acquisition) Broad Gauge Railway Line Madurantagam to perform the functions of the Collector under the said Act.

Under sub-section (4) of Section 17 of the said Act, the Governor of Tamil Nadu hereby directs that, in view of the urgency of the case, the provisions of Section 5-A of the said Act shall not apply to this case.

SCHEDULE

*Kancheepuram District, Madurantagam Taluk, No. 120,
Ravathannallur Village.*

Rayathwari, dry, S.No. 36B/1B, belonging to Brathosh Begum wife of Jamaludheen, bounded on the north by S.No. 35B, east by S.No. 86, south by S.No. 36B/2B and west by S.No. 36B/1A—0.03.5 hectare.

Rayathwari, dry, S.No. 36B/2B, belonging to Gomathi wife of Jagannathan, bounded on the north by S.No. 36B/1B, east by S.No. 86, south by S.No. 38B/2 and west by S.No. 36B/2A—0.08.0 hectare.

Rayathwari, dry, S.No. 38A/1A1, belonging to Jamilla Bibi wife of Jarullah sherief, bounded on the north by S.No. 36A, east by S.No. 38A/1A2, south by S.No. 44A and west by S.No. 38A/2—0.24.0 hectare.

Rayathwari, dry, S.No. 38B/2, belonging to Kanniammal wife of Selvaraj, bounded on the north by S.No. 36B/2B, east by S.No. 87, south by S.No. 44B/1A2 and west by S.No. 38B/1—0.15.0 hectare.

Rayathwari, dry, S.No. 43B/1B, belonging to Radha Ammal wife of Krishnan, bounded on the north by S.No. 44B/1B2, east by S.No. 43B/2, south by S.No. 46B/1B and west by S.No. 43B/1A—0.00.5 hectare.

Rayathwari, wet, S.No. 44B/1A2, belonging to Sekaran son of Jayaraman, bounded on the north by S.No. 38B/2, east by S.No. 44B/2, south by S.No. 44B/1B2 and west by S.No. 44B/1A1—0.01.5 hectare.

Rayathwari, wet, S.No. 44B/1B2, belonging to Rajalakshmi wife of Sekaran, bounded on the north by S.No. 44B/1A2, east by S.No. 44B/2, south by S.No. 43B/1B, and west by S.No. 44B/1B1—0.02.0 hectare.

Rayathwari, dry, S.No. 46A/1A, belonging to Sellakutti son of Raman, bounded on the north by S.No. 46A/2B, east by S.No. 46A/1B, south by Pallipettai Village boundary and west by S.No. 46A/3—0.06.5 hectare.

Rayathwari, dry, S.No. 46B/1A, belonging to Radha Ammal wife of Krishnan, bounded on the north by S.No. 43B/1B, east by S.No. 46B/2, south by Pallipettai Village boundary and west by S.No. 46B/1A—0.09.5 hectare.

Total—0.70.5 Hectares.

*[G.O. Ms. No. 149, Transport (I.1)
16th August 2012.]*

No. II(2)/TRA/511(a-4)/2012.

Whereas in exercise of powers conferred by clause (1) of Article 258 of the constitution of India, the president of India has, in the Ministry of Food, Agriculture, Community Development and Co-operation (Department of Agriculture), Notification No. 4/1(65) General II, dated 23rd April 1966, entrusted to the Government of Tamil Nadu with their consent, the functions of the Central Government under the Land Acquisition Act, 1894 (Central Act I of 1894) in relation to the acquisition of lands for the purpose of the union in this state.

And, Whereas, the lands specified in the schedule below are needed for a public purpose, to wit, for formation of Doubling Broad Gauge Railway Line between Chengalpattu and Villupuram, notice in accordance with the provisions of sub-section (1) of Section 4 of the Land Acquisition Act, 1894 (Central Act I of 1894).

And, Whereas it has become necessary to acquire immediate possession of the lands specified in the schedule below, the Governor of Tamil Nadu hereby directs that the lands be acquired under the provisions of sub-section (2) of Section 17 of the said Act.

Now, therefore, in exercise of the powers conferred by sub-section (2) of Section 4 of the said Act, the Governor of Tamil Nadu hereby authorises the Special Thasildar, (Land Acquisition) Broad Gauge Railway Line Madurandagam his staff and workmen to exercise the powers conferred by the said sub-section and under clause (C) of Section 3 of the said Act, the Governor of Tamil Nadu hereby appoints the Special Thasildar, (Land Acquisition) Broad Gauge Railway Line Madurandagam to perform the functions of the Collector under the said Act.

Under sub-section (4) of Section 17 of the said Act, the Governor of Tamil Nadu hereby directs that, in view of the urgency of the case, the provisions of Section 5-A of the said Act shall not apply to this case.

SCHEDULE

*Kancheepuram District, Madurantagam Taluk,
No. 215, Karunkuzhi Village.*

Rayathwari, dry, S.No. 124A/4B, belonging to Thirumathi Lakshmi, wife of Apper Sundara Mudhaliar, bounded on the north by S.No. 124A/4A, east by S.No. 125A, south by S.No. 612 and west by S.No. 166B—0.05.5 hectare.

Rayathwari, wet, S.No. 143/4B, belonging to Thiru Ganabathi Mudhaliar son of Veerasamy Mudhaliar, bounded on the north by S.No. 141B, east by S.No. 614, south by S.Nos. 145B, 144 and west by S.No. 143/4A—0.26.5 hectare.

Rayathwari, wet, S.No. 167/2, belonging to Thirumathi Meenakshi wife of Ravichandran, bounded on the north by S.Nos. 166B, and 168, east by S.No. 615, south by S.No. 168 and west by S.No. 167/1—0.05.0 hectare.

Rayathwari, wet, S.No. 168/4D2, belonging to Tmt. Meenakshi, wife of Ravichandran, bounded on the north by S.No. 168/4D1, east by S.No. 168/5A, south by S.No. 168B and west by S.No. 168/4D1—0.01.0 hectare.

Rayathwari, wet, S.No. 168/5B, belonging to Thirumathi Thilagavathi Ammal wife of Somasundara Mudhaliar, bounded on the north by S.No. 168/5A, east by S.No. 165, south by S.No. 166B and west by S.Nos 168/4D1, 168/4D2—0.03.5 hectare.

Rayathwari, wet, S.No. 168/7B, belonging to Thirumathi Thilagavathi Ammal wife of Somasundara Mudhaliar, bounded on the north by S.No. 168/4A, east by S.No. 166B, south by S.No. 167 and west by S.No. 168/7A—0.02.0 hectare.

Total—0.43.5 Hectares.

BRAJ KISHORE PRASAD,
Principal Secretary to Government.