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The Gazette of the Democratic Socialist Republic of Sri Lanka

EXTRAORDINARY

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No. 1683/30 - FRIDAY, DECEMBER 10, 2010

(Published by Authority)

PART III — LANDS

Land Reform Commission Notices

Statutory Determination No. 4612

Unique No : Man/07

STATUTORY DETERMINATION UNDER SECTION 19 OF THE LAND REFORM

ACT No. 01 OF 1972

SINCE Mr. Maruthappa Kandasamy residing at Moor Street, Ice Factory, Mannar has made a Statutory Determination under Section 18 of the Act, by virtue of the powers vested in the Land Reform Commission under Section 19 of the Act, a Statutory Determination has been made by the Commission determining the portion of agricultural land which the Statutory Tenant should be allowed to keep. The portion of agricultural land which the tenant was allowed to keep is indicated in the following schedule.

NIMAL G. PUNCHIHEWA,
Attorney-at-Law,
Chairman,
Land Reform Commission.

Office of the Land Reform Commission,
No. C 82, Hector Kobbekaduwa Mawatha,
Colombo 07,
08th December, 2010.

Schedule

1. The land of Lot No. 01 in extent 05 Acres, 3 Roods and 31 Perches out of the land called “Pesalai Ice Factory” depicted in Preliminary Plan No. Man/164 prepared by Surveyor General and situated in the village Pesalai in Divisional Revenue Officer's Division, Mannar in the District of Mannar in Northern Province, and other trees and buildings standing thereon.

2. The portion of land in extent 40 Acres, 3 Roods and 01 Perch out of the land called “Cholaikadu” depicted in topo Preliminary Plan No. 45 prepared Surveyor General and situated in the village Sinnapandivirichchan in Grama Niladhari Division, Palampiddi in the Divisional Revenue Officer's Division Manthaipaththu in the District of Mannar in Northern Province, and other trees and buildings standing thereon.

3. The land of Lot No. 01 in extent 00Acre, 01 Rood and 00 Perch out of the land called “Thopputhorawai” depicted in Preliminary Plan No. Man/163 prepared by Surveyor General and situated in the Village “Thalaimannar” in the Divisional Revenue Officer’s Division, Mannar in the District of Mannar in Northern Province, and other trees and buildings standing thereon.

4. The land of Lot No. 01 in extent 01Acre, 3Roods and 04Perches out of the land called “Pularmanthi” depicted in Preliminary Plan No. Man/186 prepared by Surveyor General and situated in the village “Thoddaweli” in the Divisional Revenue Officer’s Mannar in the District of Mannar in Northern Province, and other trees and buildings standing thereon.

5. The Lot No. 01 in extent 00 Acre, 1 Rood and 35 Perches out of the land called “Aththiyabodykamam” and Lot No. 02 in the extent 00 Acre, 3 Roods and 09 Perches out of the land called “Puwarasadikamam” depicted in Preliminary Plan No. Man/167 prepared by Surveyor General and situated in the villages “Uilankulam” and “Kalmudai” in the Divisional Revenue Officer’s Division, Mannar Island in the District of Mannar in Northern Province and other trees and buildings standing thereon.

12-826/1

Statutory Determination No. 4613
Unique No : Co/2221

**STATUTORY DETERMINATION UNDER SECTION 19 OF THE LAND REFORM
ACT No. 01 OF 1972**

SINCE Mr. Punchi Banda Suddahamy Dissanayaka residing at No. 37, Polhengoda Terrace, Colombo 05 has made a Statutory Determination under Section 18 of the Act, by virtue of the powers vested in the Land Reform Commission under Section 19 of the Act, a Statutory Determination has been made by the Commission determining the portion of agricultural land which the Statutory Tenant should be allowed to keep. The portion of agricultural land which the tenant was allowed to keep is indicated in the following schedule.

NIMAL G. PUNCHIHEWA,
Attorney-at-Law,
Chairman,
Land Reform Commission.

Office of the Land Reform Commission,
No. C 82, Hector Kobbekaduwa Mawatha,
Colombo 07,
10th December, 2010.

Schedule

The undivided portion of land in extent 48 Acres, 0 Rood, 0 Perch out of No. 01 of the land called “Rockbarton Estate” depicted in Preliminary Plan No. Ku/500 prepared by Survey General and situated in the village Doratiyawa in Minor Division of Thiragandahaye Korale East” in the Divisional Revenue Officer’s Division Kurunegala in the District of Kurunegala in North Western Province and other trees and buildings standing thereon.

12-826/2

Statutory Determination No. 3816
Unique No : Co/859
Revision No. 565

**REVISION OF THE STATUTORY DETERMINATION No. 3816 PUBLISHED UNDER SECTION 19 OF THE
LAND REFORM ACT No. 01 OF 1972**

THE Statutory Determination published in the Gazette extraordinary of the Democratic Socialist Republic of Sri Lanka No. 176/14 dated 22nd January 1982 under Statutory Determination No. 3816 and Unique No. Co/859 is hereby revised by removing the words “Miss Hemamala Damayanthi Abeysekera residing at No. 05, Dickman Road, Colombo 05 (in English Abeysooriya)” and with the inclusion of “Mrs. Hemamala Damayanthi Karunaratne nee Abeysooriya residing at No. 05, Dickman Road, Colombo 05.”

NIMAL G. PUNCHIHEWA,
Attorney-at-Law,
Chairman,
Land Reform Commission.

Office of the Land Reform Commission,
No. C 82, Hector Kobbekaduwa Mawatha,
Colombo 07,
10th December, 2010.

12-826/3