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Copy of:

Government of Tamil Nadu
Abstract

Tamilnadu Land Reforms (FCL) Act, 1961 - as amended by Act 20/72 - Lands held by M/s. Tamil Nadu Flourine and Allied Chemicals Ltd., Madurai - Permission under section 37-A of the Act - Granted.

Revenue Department.

Dated the 1st Nov.1978.

Read :

1. From the Board of Revenue (L.Ref.) F.2.48024/76, dt. 10.11.77.
2. Govt.Lr.No.121779/L.Ref.2(2)/77-3, dt. 3.6.78.
3. From the Board of Revenue (L.Ref.) F.2.17016/78, dt. 13.10.78.

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ORDER

Government have examined the application of M/s.Tamilnadu Flourine and Allied Chemicals Ltd., Madurai for permission to hold additional lands to an extent of 9.45 ordinary acres equivalent to 6.08 std. acres in Manalur village, Sivaganga taluk of Ramanathapuram District under sec.37-A of the Tamilnadu Land Reforms (FCL) Act, 1961. The above lands are to be used to construct factory for manufacturing Aluminium Flouride which is a non agricultural purpose. The Board of Revenue (L.Ref.) in consultation with the Tamil Nadu Industrial Development Corporation, Madras, has recommended the grant of the permission to the company in the reference first cited.

2. Government accord permission under sec.37-A of the Tamilnadu Land Reforms (FCL) Act, 1961 to M/s. Tamilnadu Flourine and Allied Chemicals Ltd., Madurai to hold 9.45 ordinary acres equivalent to 6.08 std.acres of land as detailed in the schedule annexed to this order for the purpose mentioned in paragraph 1 above.

3. The permission will be subject to the condition that the lands will be put to use only for the purpose as mentioned in paragraph 1 above within a period of three years and that exemption will be reviewed after three years.

(BY ORDER OF THE GOVERNOR)

E.C.P. PRABHAKAR
Comr.& Secy.to Government.

/ True copy /

J. S. S. S. S.
100
GOVERNOR
Land Reforms
Sivaganga
10/11/78

ANNEXURE / SCHEDULE

Particulars of the land for which permission to be granted under section 37-A of the Act.

Sl.No.	District	Taluk	Village	Govt. or Inam	Wet or dry	Survey No.	Extent in ordinary acres	Rate of assessment. Rs.p.	Extent in Std. acres.
1.	Ramanathapuram		Mansur	Govt.	Wet	190/6	1.00	8.50	0.833
2.	"	Sivaganga	"	"	"	184/1A	0.44	8.50	0.366
3.	"	"	"	"	"	184/1B	1.20	8.50	1.000
4.	"	"	"	"	"	184/4	0.62	8.50	0.517
5.	"	"	"	"	"	188/2	0.75	8.50	0.625
6.	"	"	"	"	"	184/5	0.90	8.50	0.750
7.	"	"	"	"	"	184/3	0.96	8.50	0.800
8.	"	"	"	"	Dry	190/1	0.58	1.69	0.193
9.	"	"	"	"	"	190/3	2.80	1.69	0.933
10.	"	"	"	"	"	193	0.20	1.69	0.066
Total							9.45		6.08

/ True copy /
[Signature]
 19/1/48
 ASSISTANT COMMISSIONER
 Madurai
 MADURAI - 620

555

Copy of letter No. 21214/LR/14(1)/90-1, dt. 16.2.
Deputy Secretary to Government, Revenue Department
addressed to the Director of Land Reforms, Madras.

-00-

Sir,

Sub: The Tamil Nadu Land Reforms (Fixation
of Ceiling on Land) Act, 1961 - as amended
Act - Madurai district - Madurai North
Vizalakkhi Nagar - permission under
37A of the Act - Requested - Regarding

Ref: From Sree Vizalakkhi Mills (Private)
application dt. Nil.

-00-

I am directed to enclose a copy of
petition cited received from Sree Vizalakkhi
Mills Limited requesting permission under section 3
of the Tamil Nadu Land Reforms (Fixation of Ceiling on Land) Act, 1961 and to
send your final report in the matter with the
of the Industrial Exemption Committee.

Yours faithfully
Sd/-----
for Deputy Secy

/true copy/

Copy of petition from Sree Vizalakkhi Mills
Vizalakkhi Nagar, Madurai to the Commissioner
Government, Revenue Department, Port St. George.

-00-

Sub: - Request for the grant of exemption
acquisition of lands.

We wish to state that already an applicant
to the Government seeking exemption from the
Land Reforms Act as early in June, 1966. He wanted
industrial purpose. The orders of the Government
received yet.

It is desirable that orders on our request
communicated to us early.

573

Copy of letter No. 21214/LR/1(1)/90-1, dt. 16.2.90 from Deputy Secretary to Government, Revenue Department Madras-9 addressed to the Director of Land Reforms, Madras-5. (w.e)

-000-

Sir,

Sub: The Tamil Nadu Land Reforms (Fixation of Ceiling on Land) Act, 1961 - as amended by Act-Madurai district-Madurai North Taluk-Visalakshi Nagar-permission under section 37A of the Act-Requested-Regarding.

Ref: From Sree Visalakshi Mills (Private) Limited application dt. Nil.

-000-

I am directed to enclose a copy of the petition cited received from Sree Visalakshi Mills (Private) Limited requesting permission under section 37-A of the ~~Act~~ Tamil Nadu Land Reforms (Fixation of Ceiling on Land) Act, 1961 and to request you to send your final report in the matter with the recommendation of the Industrial Exemption Committee.

Yours faithfully,
Sd/-----
for Deputy Secretary to Government

/true copy/

Copy of petition from Sree Visalakshi Mills Private Limited, Visalakshi Nagar, Madurai to the Commissioner and Secretary to Government, Revenue Department, Port St. George, Madras-9.

-000-

Sub:-Request for the grant of exemption for acquisition of lands.

We wish to state that already an application was submitted to the Government seeking exemption from the provisions of ~~the~~ ~~Act~~ as early in June, 1986. He wanted the lands for industrial purpose. The orders of the Government are not received yet.

It is desirable that orders on our request may be communicated to us early.

While thanking you.

/true copy/

Copy of petition from Sree Visalakshi Mills Private Limited, Visalakshi Nagar, Madurai dt. 20.6.1986 to the Special Commissioner, Secretary to Government of Tamil Nadu, Revenue Department, St. George, Madras-9.

-000-

We are a private limited company and have three units in Visalakshinagar, Vilangudi and Vadipatti, Madurai. We are also having a paper plant at Mamalur in an area of 13.21 which was commissioned in the year 1983. The paper

is working at its optimum capacity of 15 TPD. We

have got effluent treatment plant but find them inadequate as per the changing laws of Tamil Nadu water pollution control Board.

There are 40.76 acres of land owned by TAMPAC, a Joint Sector Company next to ours. Originally they bought this parcel of land to locate their factory but in view of the technical difficulties in treatment of its wastes and in view of inadequacy of water they have shifted the site to SIPCOT Industrial Complex at cuddalore where the factor is now set up and productions has commenced. So they want to dispose of this land. As already stated, the land lies next to ours and we feel it will be more advantageous to purchase the whole lot and utilise it for the effluents discharged by our paper plant. This purchase is purely for industrial purpose. So we apply under section 37A of the Act Tamil Nadu Land Reforms Act for the purchase of the said land. The prices have been negotiated and the above said TAMPAC company has agreed to sell the lands to us. As such we now request you permission to purchase the above land from them in toto.

We are given to understand from reliable sources that permission was granted under section 37A of the Tamil Nadu Land Reforms (Fixation of Ceiling on Land) Act, 1961 to Mrs. Harita Bearings Private Limited by your G.O.No. 2112, dt. 29.12.83. We therefore request that permission may please be granted to us under section 37A of the Tamil Nadu Form 36 is enclosed duly filled in Awaiting your orders.

/true copy/

(See rule 56(1) of the Tamil Nadu Land Reforms (Fixation of Ceiling on Land) Rules, 1962)

Application of an Industrial or commercial undertaking under sub-section (1) of section 37A of the Tamil Nadu Land Reforms (Fixation of Ceiling on Land) Act, 1961. (Tamil Nadu Act LVIII of 1961) for permission to hold or acquire land in excess of the ceiling area)

1. Name and address of the Industrial or commercial undertaking.
2. The chief product or products that are manufactured or dealt with by the undertaking.
3. The particulars of all lands held by the undertaking.
4. Lands which are used or required for non-agricultural purposes.
5. Lands for which permission is required.

Sree Visalakshi Mills P
Limited Visalakshi Nagar
625 401, Madurai.

Cotton yarn & paper (Kraft)

See Annexure 'A'

See Annexure 'B'

See Annexure 'C'.
and belief, true and correct.

I hereby declare that the particulars furnished in the application are to the best of my knowledge and belief, true and correct. I further declare that in the event of the permission applied for is granted, I shall abide by the conditions subject to which the permission is granted and the provisions contained in the Tamil Nadu Land Reforms (Fixation of Ceiling on Land) Act 1961 (Tamil Nadu Act LVIII of 1961) and the rules made thereunder, I shall also abide by such other conditions as the Government may by general or special order, specify.

/true copy/

ANNEXURE 'C'

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LANDS FOR WHICH PERMISSION IS REQUIRED.

S. No.	Survey No.	Extent in ordinary acres Hector	Assess- ment p.	Extent in stand. acres.	Remarks
<u>Mandalur village</u>					
1.	184/1A	0.18.0	5-94		
2.	184/1B	0.48.5	16.20		
3.	184/3	0.39.0	12-96		
4.	184/4	0.25.0	8.37		
5.	184/5	0.36.5	12.15		
6.	184/6	0.27.5	9.18		
7.	184/7	0.28.5	9.45		
8.	187	1.73.0	58.63		
9.	188/1	0.52.5	17.55		
10.	188/2	0.30.5	10.13		
11.	188/3	1.11.5	37.26		
12.	139/1	1.22.0	40.77		
13.	139/2	1-07-0	34.64		
14.	189/4A	0.53.0	2.21		
15.	190/1	0.27.5	1.15		
16.	190/2	0.33.5	11.21		
17.	190/3	2.22.5	9.28		
18.	190/4 190/4	0.35.0	17.75		
19.	190/5	0.58.5	19.58		
20.	190/6	0.78.5	26.06		
21.	190/7	0.48.0	17.07		
22.	190/8	0.29.5	9.86		
23.	193/2	2.30.5	9.63		
		16.36-0	458.73		

/true copy/

for Director of Land Reforms

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ANNEXURE 'B'

Lands which are required for Non-Agr. Cultural Pur.

Sl. Survey No.	Survey No	Extent ordinary acres.		Assessment		Extent in old, ann.
		A	C	R	P	
	<u>1. Kalasakeran - Kottai village</u>					
	As in Annexure 'A'					
	2. Manalur village	51.48		57.70		12.870
	1) 176/1 (part)	1.50				
	2) 176/2 (Part)	71.58				
	3) 176/3(part)	1.00				
	4) 177/2b(part)	1.88				
	<u>3. Viluvandi village</u>					
	a) Colony					
	As in Annexure 'A'					
	1) 234/1	20.07				
	2) 234/2	1.82		94.68		9.850
	3) 234/3	0.44				
	4) 234/5	0.62				
	5) 234/6	1.18				
	6) 234/7	0.70				
	7) 235/1 (part)	0.36				
	8) 235/2(part)	71.00				
	9) 249/1	1.56		107.77		8.981
	10) 249/2	1.92				
	11) 249/3	1.10				
	12) 249/4	1.37				
	13) 251	0.10				
	14) 251	1.00				

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I am Director of Land Refere

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ANNEXURE 'A'
THE PARTICULARS OF LAND HELD BY THE UNDERTAKING

Sl No	District	Taluk	Village	Govt. or Inam	Net of Dry	Survey No.	Extent	Assess ment	Extent in acres	The purpose for which the land is used.	Remarks
1	2	3	4	5	6	7	8	9	10	11	12
1.	Madurai	Madurai North	Vilangudi	Govt.	Net	222/1	0.62	4.65		For constructing	
2.						222/4	0.60	4.50		tenements for our	
3.						222/7	0.28	2.10		workers under	
4.						222/8	0.26	1.95		subsidised	
5.						223/1	0.69	5.12		industrial	
6.						223/2	1.81	13.58		Housing Scheme.	
7.						226/1	0.14	1-05		In this Lands	
8.						226/2	0.72	1-98		colony, we acquired	
9.						226/3	1.38	1-98		are having under	
10.						226/4	1.44	2.16		post office, awarded	
11.						226/5	0.56	0.04		Co-Operative No.4/58	
12.						226/6	0.44	0.66		stores, temples 5 &	
13.						226/7	1.94	2.91		High School, 1/59	
14.						226/8	1.50	2.25		etc. for the dated	
15.						226/9	0.99	0.89		benefit of 23.1.58	
16.						226/11	0.30	0.15		workers and 3.2.58	
17.						226/12	0.30	0.15		general and	
18.						226/12	0.60	4.50		public. 29.2.59	
19.						226/13	0.64	4.90		respect	
20.						226/14	0.61	4.59		tively	
21.						226/15	0.05	0.30		passed by	
22.						226/16	0.09	0.96		Rev. Divl.	
23.						227/2	1.45	10.92		Officer,	
24.						227/4	0.42	4.65		Madurai.	
25.						228/2	0.88	2.40			
26.						228/4	0.32	2.40			
27.						228/5	0.24	1.80			
28.						228/5	0.96	7.20			
29.						229/3	0.98	0.60			
30.						229/6	0.38	2.85			

1	2	3	4	5	6	7	8	9	10	11	12
31						228/3	0.63	4.78			
32						229/7	0.24	1.80			
33						229/9	0.32	2.40			
34						229/11	0.56	4.37			
35						230/3	1.26	9.45			
36						230/4	0.62	4.65			
37						230/5	0.56	4.35			
38						230/6	0.62	4.65			
39						230/7	0.64	4.80			
40						230/8	1.22	9.15			
41						234/1	1.82	13.65			
42						234/2	0.44	3.30			
43						234/3	0.62	4.65			
44						234/4	0.65	5.10			
45						234/5	1.10	0.35			
46						234/6	1.10	0.25			
47						234/7	0.36	2.70			
48.						233/2	2.15	26.13			
49.						233/8	0.29	2.18			
50.						233/3	0.31	3.35			
51.						233/5	0.36	1.95			
52						233/6	0.26	1.81			
53						235/1	2.50	18.75			
54						235/2	2.56	19.20			
55						235/8	0.70	5.25			
56						235/5	0.56	4.20			
57.						235/2K	0.09	0.70			
58.						235/3B	20.27	2.05			

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1	2	3	4	5	6	7	8	9	10	11	12
9											
60						235/3d	0,27	2,05			
61						236/3	0,44	3,30			
62						236/3	1,45	20,06			
63						236/4a	0,41	4,58			
64						247/2a	0,60	4,50			
65						247/2b	0,65	4,87			
66						247/2d2	0,70	5,25			
67						247/2	0,86	6,45			
68						248/2	0,55	4,15			
69						249/2	0,41	4,62			
69						249/2	1,92	14,60			
70						249/2	1,10	8,25			
71						249/3	1,37	10,25			
72						249/4	0,10	0,75			
73						250/3	1,46	12,55			
74						250/4	1,44	11,55			
75						250/5	0,16	2,35			
76						251	2,20	16,50			
77						251/1	1,92	14,40			
78						252/2	1,20	13,51			
79						252/2b	0,64				
80						251/1	1,16	0,70			
						251/2	1,19	8,48			

1	2	3	4	5	6	7	8	9	10	11
84	Madurai	Vadipatti	W. C. S. S. S. S.	Govt.	EP	415/1				
82		SALUR	W. C. S. S. S. S.							
83			W. C. S. S. S. S.				0.68	0.76		
84						415/2	4.02	1.14		
85						415/3	2-97	3.22		
86						415/4	0.58	0.65		
87						415/5	0.04	0.94		
88						515/6a	2.58	2.89		
89						415/7	2.02	0.69		
90						425/2	4.80	0.45		
91						425/3	1.38	1.05		
92						425/4	8.66	6.74		
93						425/5	0.61	0.66		
94						425/6	0.96	1-00		
95						425/7	4-41	0.46		
96						425/8	6.29	3.32		
97						425/9	1.21	4.36		
98						425/10	6.63	6.93		
99						425/12	1.02	1.14		
100						426/1	8.28	0.31		
						426/2	0.52	0.58		
						426/3	1.21	1.47		

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GOVERNMENT OF TAMIL NADU
ABSTRACT

Tamil Nadu Land Reforms(Fixation of Ceiling on Land)Act, 1961 -
As amended - Permission under section 37-A of the Act -
Request of Tvl.Sree Visalakshi Mills Private Ltd., Madurai
to acquire and hold agricultural lands in excess of the
ceiling limit - Granted.

REVENUE DEPARTMENT

Dated the 2nd February, 1993

G.O.Ms.No.85

Read:-

1. From Tamil Nadu Flourine & Allied Chemicals Ltd., Madras-34, Letter Ref.TANFAC/AS/281/83-84 dated 23.5.1983
2. From the Managing Director, Tamil Nadu Industrial Development Corporation Ltd.,Letter dated 1.8.83.
3. From Tvl.Shree Visalakshi Mills Private Ltd., Madurai ULR 1863 dated 20.6.86
4. From the Special Commissioner & Commissioner of Land Reforms No.G2/2370/84 L.Ref.dated 24.4.91 and Letter No.G2/36041/89(L.Ref.)dated 15.6.92

ORDER:

Tvl. Sree Visalakshi Mills Private Ltd., Madurai, engaged in the manufacture of cotton yarn and paper(kraft) has applied for permission under section 37-A of the Tamil Nadu Land Reforms(Fixation of Ceiling on Land)Act, 1961 as amended to acquire and hold agricultural lands in excess of the ceiling limit, for its industrial purpose as mentioned in its application in Form 36. The company is holding an extent of 133.29 ordinary acres equivalent to 62.755 standard acres as detailed below:

Lands held by the company as on 1.3.72

Madurai district & taluk Vilangudi village

Ordinary Acres ⁰ .	Standard Acres
65.52	38.270

Lands purchased after 1.3.72

Madurai district, Vadipatti taluk
Kulasekarakottai village
Madurai district, Manamadurai taluk,
Manalur
Madurai district, Madurai taluk
Vilangudi

51.48	12.870
2.64	0.880
10.57	8.810
3.08	1.925
67.77	24.485

The extent for which permission under section 37-A of the Act has to be granted is worked out as follows:-

	<u>Ordinary Acres</u>	<u>Standard Acres</u>
Total holdings of the company	133.29	62.755
Exclusion under section 3(22) of the Land Reforms Act	26.49	17.393
Exemption under section 73(vii) of the Land Reforms Act	4.61	2.100
Eligibility of lands to be kept by the company within the ceiling	23.99 ✓	15.000
	55.09	34.493
Extent for which permission under section 37-A of the Land Reforms Act is to be given	78.20 ✓	28.262

In addition to the above lands, the company has applied for permission to purchase an extent of 40.76 ordinary acres

equivalent to 27.27 standard acres in Manalur village from Tamil Nadu Flourine and Allied Chemicals Limited which are said to be adjacent to their Mill premises for the treatment of effluent discharge by their paper plant as per changing laws of Tamil Nadu Pollution Control Board.

3. The Tamil Nadu Flourine and Allied Chemicals Limited, Madurai promoted by Tamil Nadu Industrial Development Corporation Ltd., engaged in the manufacture of Ammonium Flouride out of its holding of 40.76 ordinary acres in Manalur village has also applied to Government for permission for disposing the excess land measuring 6.08 standard acres in Manalur village (permission to hold this land was given under section 37-A of the Act to the Tamil Nadu Flourine and Allied Chemicals Ltd., in G.O.No.2484, Revenue dated 1.11.78) to Tvl.Sree Visalakshi Mills Ltd., since the company shifted its factory to SIPCOT Industrial Complex at Cuddalore, South Arcot District.

4. The Government have examined the request of Tvl.Sree Visalakshi Mills Private Limited, Madurai and Tamil Nadu Flourine and Allied Chemicals Ltd., after taking into consideration all the factors mentioned in sub-section 3 of Section 37-A of the Tamil Nadu Land Reforms (Fixation of Ceiling on Land) Act, 1961 as amended and they are satisfied that the lands are required by applicant company, Sree Visalakshi Mills Private Limited for specified industrial purpose.

5. In exercise of the powers conferred under sub-section 2 of section 37-A of the said Act, the Government accord permission to Tvl.Sree Visalakshi Mills Private Limited, Madurai to acquire and hold an extent of 78.20 ordinary acres equivalent to 28.262 standard acres in Vilankudi village of Madurai Taluk, Manalur

Village of
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Vilankudi
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village of Manamadurai taluk, Kulasekarakottai village of Vadipatti taluk, Madurai District, subject to the conditions that the lands should be put to use for the purpose mentioned in their application within a period of two years.

2. 6. The Government also grant permission to M/s. Sree Visalakshi Mills Private Limited, to purchase an extent of 40.76 ordinary acres of land in Mansalur village, Manamadurai Taluk, Pasumpon Muthuramalingan District from Tvl. Tamil Nadu Flourine & Allied Chemicals Ltd., for the purpose of treatment of effluent water subject to the conditions that the land should be utilised for the said purpose within a period of two years and subject to the following conditions recommended by the Pollution Control Board:

- 1) the unit has to use the land exclusively for utilising the treated trade effluent and sewage for irrigation purposes
- 2) expansion activities shall not be carried out on the above land;
- 3) for expansion activities, prior permission of the Tamil Nadu Pollution Control Board has to be obtained
- 4) the unit has to pay the revised cess demand to Tamil Nadu Pollution Control Board;

33 99
78 40
40.76
142.95

7. The Company should also adhere to the conditions mentioned in the annexure, as laid down in sub-rule 3 of rule 56 of the Tamil Nadu Land Reforms (Fixation of Ceiling on) Rules, 1962.

8. The Special Commissioner & Commissioner of Land Reforms is requested to watch the progress of work done by the company and send a report in due course. He is also requested to furnish details of Taluk, village, S.No. extent etc. in respect of the extent for which permission is granted for record.

(BY ORDER OF THE GOVERNOR)

A. BALRAJ,
SPECIAL COMMISSIONER & SECRETARY
TO GOVERNMENT.

To
 Tvl. Sree Visalakshi Mills (P) Ltd.,
 Visalakshi Nagar, Madurai-625 401
 Tvl. Tamil Nadu Flourine & Allied Chemicals Ltd., Madras-34
 The Special Commissioner & Commissioner of Land Reforms, Madras-5.
 The Director of Land Reforms, Madras-5.
 The Assistant Commissioner (Land Reforms), Madurai through
 the Director of Land Reforms, Madras-5.
 Copy to: The Chairman, Pollution Control Board, Madras. 4
 The Industries & Commerce & Director of Industries
 & Commerce, Madras-5.

FORWARDED: BY ORDER

P. M. S. Dhanraj
SECTION OFFICER

3/2/93 3/2/93

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ANNEXURE

The permission ~~is~~ granted shall be subject to the following conditions namely:-

(i) If the land held by the industrial or commercial undertaking is required for future expansion of the undertaking, the land shall be fully utilised for such expansion within such period as the Government may, from time to time, by general or special order specify.

(ii) If the land is required by the industrial or commercial undertaking for any purpose other than the purposes referred to above, the undertaking shall comply with such conditions as the Government may specify in the order granting such permission.

(iii) The industrial or commercial undertaking shall comply with such other conditions as the Government may, from time to time, by general or special order specify.

(iv) The industrial or commercial undertaking shall, at all reasonable times, allow the land to be inspected by an Officer of the Revenue Department not lower in rank than a Revenue Inspector to verify whether the conditions subject which the permission has been granted or whether such other conditions as may be specified by the Government by general or special order, are complied with and in any case where such officer is satisfied that any of the conditions subject to which permission is granted has not been complied with, he shall report the matter to the Government through the Land Commissioner, for such action as the Government may deem fit.

(v) The industrial/commercial undertaking shall furnish any information called for by the Government or by any officer subordinate to the Government.

(vi) In the event of the industrial or commercial undertaking ceasing with inform the Government about such ceasing and the Government may either suo motu or on receipt of such information make such enquiry as they deem fit and cancel the permission.

(vii) If at any time the industrial or commercial undertaking is transferred the transferor and the transferee shall within thirty days from the date of such transfer, intimate the fact of transfer to the Government and the Government may, after making such enquiry as they deem fit-

(a) pass an order directing that the permission already granted to the transferor shall operate in favour of the transferee on the same terms and conditions subject to which the permission was granted to the transferor, with effect from the date of the transfer for the unexpired period of the permission or

b) cancel the permission after giving to the transferee, an opportunity of being heard.

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(viii) If the land in respect of which permission has been granted is used for any purpose other than the purpose for which permission was granted, the industrial or commercial undertaking concerned shall intimate the diversion of the purpose to the authorized officer within thirty days from the date on which such diversion of purpose takes place.

P. S. M. M. M.
SECTION OFFICER

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