

No-202/4/36/ACQ/CC/DE

Govt of India, Min of Def
Dte General of Defence Estates
West Block-4, R.K. Puram
New Delhi-110066, 25 July, 1994

To

The Director, DE
Ministry of Defence
Western/ Central/
Chandigarh/Lucknow/

Eastern / Northern/Southern/ NIMA
Calcutta/ Jammu/ Pune/ Meerut

Sub : ACQUISITION OF LAND FOR THE DEFENCE SERVICES :
REFERENCE TO COURTS UNDER THE LAND ACQUISITION
ACT, 1894

It has been noted that sometimes the Defence Estates Officer initiate proposals for issue of Govt sanction to defend the LAR/ Arbitration cases and to meet the incurring of expenditure connected therewith and the same are recommended by the Director, DE. In this connection it is intimated that specific sanction of the Central Government for the defence of such Reference/Arbitration case is not necessary. The expenditure incurred in these cases is to be debited to the cost of acquisition of the projects in question for which sanction of the Central Government is invariably issued. In this connection a copy of Govt of India, Min of Def letter No 26/383/ACQ/MLC/2475/D(lands) dated 18 Sep, 1963 is enclosed herewith for your reference and guidance.

For Director General
Defence Estates

Copy to :-

All DEO's/ ADEO's - Alongwith a copy of above Govt letter

Joint Director,
Shillong

INTERNAL : DD: (ACQ-1)