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GOVERNMENT OF HARYANA

TECHNICAL NOTE No. 6

CLOSURES OF PRIVATE AREAS

Issued by:

CHIEF CONSERVATOR OF FORESTS, HARYANA CHANDIGARH. 1975.

TECHNICAL NOTE No. 6

FOREST CLOSURES

The Punjab Land Preservation Act, 1900, and the Indian 6.1 1927, as amended upto date continue to be in force in Forest Act, 1927, as amended upto date continue to be in force in Forest Act, 1927, as amended upto date continue to be in force in Forest Act, 1927, as amended upto date continue to be in force in Forest Act, 1927, as amended upto date continue to be in force in Forest Act, 1927, as amended upto date continue to be in force in Forest Act, 1927, as amended upto date continue to be in force in Haryana State under Section Act, 1900, and the Indian Forest Act, 1927, as amended upto date continue to be in force in Forest Act, 1927, as amended upto date continue to be in force in Forest Act, 1927, as amended upto date continue to be in force in Forest Act, 1927, as amended upto date continue to be in force in Forest Act, 1927, as amended upto date continue to be in force in Forest Act, 1927, as amended upto date continue to be in force in Forest Act, 1927, as amended upto date continue to be in force in Forest Act, 1927, as amended upto date continue to be in force in Forest Act, 1927, as amended upto date continue to be in force in Forest Act, 1927, deal with the control and management and so and the Indian Forest Act, 1927, deal with the control and management and so and the Indian Forest Act, 1927, deal with the control and management and so and the Indian Forest Act, 1927, deal with the control and management and so and the Indian Forest Act, 1927, deal with the Control and management and so and the Indian Forest Act, 1927, deal with the Control and management and so and the Indian Forest Act, 1927, deal with the Control and management and so and the Indian Forest Act, 1927, deal with the Control and management and so and the Indian Forest Act, 1927, deal with the Control and management and so and the Indian Forest Act, 1927, deal with the Control and Indian Forest Act, 1927, deal with the Control and Indian Forest Act, 1927, deal with the Control and Indian Forest Act, 1927, deal with the Control and

6.2 PUNJAB LAND PRESERVATION ACT 1900.

Section 3:—Whenever it appears to the State Govt. that it is desirable to provide for the conservation of sub soil water or the prevention of erosion in any area subject to erosion or likely to become liable to erosion, such Government may by notification make a direction accordingly.

Notification of areas.

Section 4:—In respect of areas notified under Section 3 generally or the whole or any part of any such area, the State Government may by general or special order, temporarily regulate, restrict or prohibit—

Power to regulate, restrict or prohibit, by general or special order within notified areas, certain matters

- (a) the clearing or breaking up or cultivating of land not ordinarily under cultivation prior to the publication of the notification under Section 3;
- (b) the quarrying of stone or the burning of lime at places where such stone or lime had not ordinarily been so quarried or burnt prior to the publication of the notification under Section 3;
- (c) the cutting of trees or timber, or the collection or removal or subjection to any manufacturing process, otherwise than as described in clause (b) of this sub section of any forest produce other than grass save for bonafide domestic or agricultural purposes of right holder in such areas;
- (d) the setting on fire of trees, timber or forest produce.
- (e) the admission, herding, pasturing or retension of shap goats or camels;
- (f) the examination of forest produce passing out of any such area; and
- (g) the granting of permits to the inhabitants of towns and villages situated within the limits or in the vicinity of any such area, to take any tree, timber or forest produce for their own use therefrom, or to pasture sheep goats or

camels or to cultivate or erect buildings therein and the production and return of such permits by such persons.

Power in certain cases, to regulate. restrict or prohibit by special order, within notified areas certain further matters.

- Section 5:—In respect of any specified village or villages, or part or parts thereof, comprised within the limits of any area notified under section 3 the State Government may, by special orders temporarily regulate, restrict or prohibit-
 - (a) the cultivating of any land ordinarily under cultivation prior to the publication of the notification under Section 3;
 - (b) the quarrying of any stone or the burning of any lime at places where such stone or lime had ordinarily been so quarried or burnt prior to the publication of the notification under Section 3;
 - (c) the cutting of trees and timber or the collection or removal or subjection to any manufacturing process, otherwise than as described in clause (b) of this sub-section of any forest produce for any purposes; and
 - (d) the admission, herding, pasturing or rentention of cattle generally other than sheep, goats and camels or of any class or description of such cattle.

Power to require execution of works and taking of measures

Section 5-A: In respect of areas notified under section 3 generally the whole or any part of any such area, the State Government, may, by general or special order direct-(a)

- the levelling terracing, drainage and embanking of fields;
- (b) the construction of earthworks in fields and ravines;
- (c) the provision of drains for storm water;
- the protection of land against the action of wind or water; (d) (e)
- the training of streams; and
- the execution of such other works and the carrying out of such other measures as may, in the Opinion Government, be necessary for carrying out the purpose; of this Act.

INDIAN FOREST ACT 1927

Section 38 Protection of forest at request of owners

- one owner thereof, the owners of majority of shares therein may (1) The owner of any land with a view to the formation or conservation of forests thereon, represent in writing to the Collector their desire-
 - (a) that such land be managed on their behalf by the Forest Officer as a reserved or a protected forest on such terms

- (b) that all or any of the provisions of this Act be applied to such land.
- (2) In either case, the State Government may by notification in the official gazette, apply to such land such provisions of this in the official suitable to the circumstances thereof and as in the official gazette, apply to such land such provisions of this Act as it thinks suitable to the circumstances thereof and as may larged by the applicants. be desired by the applicants.

LEGAL

- 6.4 Instructions were issued by Punjab Government in their letter No. 1568 dated Lahore, 4th October, 1939 laying down proletter No. 1300 dated Landie, 4th October, 1939 laying down procedure in respect of dealing with antierosion works in areas other cedure in respect of deating their carrier works in areas other than Government forests, and on that basis; circular No. 12 was than Government Department, Punjab. The same was revised issued by the Forest Department, in 1947 wide size of the country in 1947 wide size of the country in 1947 wide size. issued by the Forest Department, Tunjao. The same was revised after independence of the country in 1947 vide cirular No. 12 issued by the Conservator of Forests. South Circle, East Punjab. Government instructions issued in 1939 were modified later vide Pudjab Government letter No. 6539-Ft(VI)-64/4712 dated 6-11-64. According by the following procedure is laid down.
 - 6.5 Section-3—: All areas to which Section 4, 5 and 5-A of the Punjab Land Preservation Act are to be applied and in respect of which certain restrictions prohibititions or regulations are to be made, should first be notified under Section 3 of the Act, through a notification by State Government. Provisions of Punjab Land Preservation Act can be applied with or without consent of the owners.

Punjab Land Preservation Act.

Past History

6.6 Section-4: - Section 4 of the Act enables Govt. to keep out sheep, goats and camels; and temporarily regulate, restrict or prohibit various acts enumerated under this section.

A notification to this effect shall be issued by Government.

- 6.7 Section-5:—Closure under Section 5 is of much stricter nature than the one under Section 4 and in addition to the restrictions improved the section 4 and in addition to the restrictions improved the section 4 and in addition to the restrictions improved the section 4 and in addition to the restrictions improved the section 4 and in addition to the restrictions improved the section 4 and in addition to the restrictions improved the section 4 and in addition to the restrictions improved the section 4 and in addition to the restrictions improved the section 4 and in addition to the restrictions improved the section 4 and in addition to the restrictions improved the section 4 and in addition to the section 4 and 1 and tions imposed under Section 4, grazing of cattle, felling or lopping of trees continued to the section 4, grazing of cattle, felling or lopping of trees continued to the section 4, grazing of cattle, felling or lopping of trees continued to the section 4, grazing of cattle, felling or lopping of trees continued to the section 4, grazing of cattle, felling or lopping of trees continued to the section 4, grazing of cattle, felling or lopping of trees continued to the section 4, grazing of cattle, felling or lopping of trees continued to the section 4, grazing of cattle, felling or lopping of trees continued to the section 4, grazing of cattle, felling or lopping of trees continued to the section 4, grazing of cattle, felling or lopping of trees continued to the section 4, grazing of cattle, felling or lopping of trees continued to the section 4, grazing of cattle, felling or lopping trees continued to the section 4, grazing of cattle, felling or lopping of trees continued to the section 4, grazing of the section 4 of trees continuation of cultivation and removal of any forest produce may be regulated, prohibited or restricted. Notification under Section 4 der Section 4 is necessary before any notification under Section 5 is issued.
 - 6.8 Section 5-A:—Section 5-A is made use of when in view of the nature and extent of soil erosion, it is considered necessary to require the to require the execution of various works given under this section.

6.9 Section 38 of the Indian Forest Act 1927

For closure under Section 38 of the I.F. Act 1927 consent of will majority of the owners, is essential. The owners, themselves will decide the type of decide the type of management to be applied to the land and the

land so closed will be managed as protected or reserved forest on such terms as may be mutually agreed upon. Normally such lands are managed as protected forests.

SUPERVISION

6.10 After the issue of notifications under Sections 4 or 5 of the Land Preservation. Act, implementation of the restrictions or regulations, develoves on the Forest Department; and no charge on that account can be made from the land owners. Local Forest Guard looks after the protection of such areas. In case of a closed under Section 38 of the I.F. Act, management vests with the forest department subject to the conditions mutually agreed upon and the local Forest Guard will look after the area accordingly.

Application for closure.

6.11 Application by owners

Applications for closure under Section 4 and 5 of the Punjab Land Preservation Act are not required. Nevertheless such applications are encouraged so as to avoid claim of compensation under Section 7 of the Act. For closures under Section 38 an application addressed to the collector signed by owners having majority of shares is necessary. This application will also indicate the exact conditions of management to be applied to the area.

The application should also clearly state the period for which the closure is required. The law lays down that if provisions of Chapter IV of I.F.A. are to be applied to the land under Section 38 of the I.F.A. the period of closure will not exceed 30 years.

Applications may be obtained from the owners on standard printed forms (Appendices 1 a to 1 c)

Forms of notification

6.12 Standard Notifications

Standard forms of notifications for management and closure of areas under Section 3, 4, 5, 5-A of the Punjab Land Preservation Act, 1900 and Section 38 of the I.F.A. 1927 are given in Appendices 2 a to 2 g

Areas to be excluded.

6.13 As far as possible, all habitation, religious places, graveyards, wells, tanks, public Roads and paths etc. should be excluded from the limits of closure. If this is not possible, access should be provided. Limits of areas to be notified under section 5 should not be in the vicinity of any habitation.

Concentrated and compact areas should from part of closure. Isolated bits scattered about or narrow bits of unclosed areas projecting into closed areas present practical difficulties in enforcing protection.

6.14 Proprietorship of Shamlat Deh

The ownership of common village waste lands vests in the village proprietors and are generally used for grazing purposes. The

area of closure should be so selected that there should be no hard ship to the villagers Ordinarily not more than one half of the grazing waste land should be closed to grazing at a time. If whole is to be closed, written consent of proprietors and right holders is necessary. However prohibition on sheep, goats and camels browning may be imposed in accordance with provisions of the Act.

6.15 Demarcation under Section 13 of the Punjab Land Preservation Act may be done when notification under Section 3 or Section 4 of the Act has been issued and a notification under Section 5, 5-A is proposed to be issued. In case of areas proposed to be closed under Section 38 of the I.F.A. 1927 a similar demarcation is necessary. Kacha boundary pillars will be erected, usually through the owners of the land, so that there may be no misunderstanding on the part of any villager as to what land is proposed for closure.

Demarcation of boundaries

6.16 COMPENSATION

Claims for compensation.

When an area is notified under the Punjab Land Preservation act and demarcation has been carried out, the Deputy Commissioner serves a notice on the inhabitant of the village to claim compensation for rights prohibited or restricted. The period allowed is three months from the date of issue of such proclamation (Section 7). Form of notice is given as Appendix 3a to 3c. If any claims are preferred, an enquiry is held into the claims as provided in section 14 to 18. The claim is either rejected or award sanctioned.

6.17 Appeal against the award of compensation lies with the Commissioner and must be preferred, if so desired, within 60 days of the award. In cases mentioned in Section 17 or 18 of the Punjab Land Preservation Act and against orders passed under Section 11, 12, 15 and 16 appeal lies with a Revenue Officer, and his orders are final subject only to revision by the State Govt. and cannot be questioned in Civil Court according to Section 18 of the Act.

Appeal

CIVIL SUITS

6.18 Suit against the Government for anything done under the Punjab Land Preservation Act and suit against any public servant for anything done, or purporting to have been done by him in good faith, are barred under Section 21 of the said Act.

Bar of Suits.

PROCEDURE

6.19 The following procedure for completion of papers and issue of the Gazette notifications under the provisions of Punjab Land Preservation Act 1900 and Section 38 of the I.F.A. 1927 is laid down. This is partly based on instructions as were in force under Revised Circular No. 12 of the Conservator of Forests, South Circle East Punjab issued in 1947 and partly on Punjab Government Memo No. 6539-Ft (IV)-64/4712-13 dated 6-11-1964.

Examination of proposal.

- 6.20 On receipt of suggestions from Range Officer/Working Plan Officer, the Divisional Forest Officer will personally inspect the area required to be closed for purposes of afforestation and/or checking of erosion. He will also consult local inhabitants informally, in this behalf.
- 6.21 For areas to be closed, the Range Officer will elicit the opinion of the owners of the land proposed for closure. The Range Officer will clearly indicate the state of erosion and unless the land is under active erosion or likely to be subject to erosion closures under Land Preservation Act cannot be done.

The enquiry conducted and opinion of owners will also accompany the closure proposal. In case the owners do not agree to the closures, the Range Officer will clearly indicate why closure is necessary even in the absence of consent by owners. After this the procedure, set forth below, will be observed depending on whether the closure is agreed to by owners of land/civil officers or not.

Where the closure is agreed to by the owners of land

- 6.22 The proposal, along with suitable instructions, will be sent by the Range Officer to the forest Patwari. He will get it countersigned by the Revenue Patwari and Quanungo who may make corrections, if necessary, about the particulars, of the area on the basis of revenue records.
- 6.23 The Range Officer will also send the proposal simultaneously to the Sub Divisional Officer (Civil) for his information giving therein the boundaries of the area proposed to be closed.
- 6.24 The Forest Patwari, after getting the case completed by the Revenue Patwar/Quanungo, will submit it to the Range Officer The Range Officer, after enquiry will send the case to the Divisional Forest Officer.
- 6.25 The Divisional Forest Officer will, on receipt of the case from the Range Officer, send it alongwith requisite draft notification to the Conservator who will pass it on to the Chief Conservator of Forests Haryana for onward transmission to the Government for issue of notification, after thorough checking.

Where the closure is not agreed to by the owners of land

of the formalities mentioned in paras 6.22 and 6.23 above, will for the closure of the area and the later will forward it to the Divisional Officer (Civil) for countersignatures and transmission wishes to inspect the site, he will give the date of inspection to stage and will be completed within 2 months at the maximum.

Thereafter the Divisional Forest Officer will deal with the case as in para 6.25 above.

Where the S.D.O. (Civil) does not agree to the proposal

6.27 The Divisional Forest Officer will take up the case with the Deputy Commissioner for obtaining his consent and after the the Deputy Commissioner has agreed to the closure, the Divisional Deputy Officer will refer the case to his Conservator, who will Forest of the Chief Conservator of Forests Forest Officer the Chief Conservator of Forests for onward transforward it to the Chief Conservator of Forests for onward transformation rission to Gove nment for notification.

6.28 If the Deputy Commissioner does not give his consent

The Conservator will refer the case to the Chief Conservator of Forests, who will submit it to Government with his recommendation, if he considers that the issue of notification is necessary.

6.29 The Patwari, will prepare, under the direction of the Divisional Forest Officer or Range Officer, the following papers:

Papers to be prepared by Forest Patwari.

- (a) A list of Khasra Nos. lying within the proposed area.
- (b) A field book of all Khasra numbers included in part.
- (c) A tracing from the shajra map showing khasra numbers to be closed. Khasra number outside but adjacent to the boundary line of the closure should also be shown. Boundry line should be coloured.
- (d) An extract from the last detailed Jamabandi giving complete entry for holdings of which closure is proposed. A note of any mutations entered after the preparation of the last detailed jamabandi should be added. It should be prepared on a form added as appendix 4.
- (e) Share list of owners of area applied for voluntary closure will be prepared as in appendix 5.
- (f) An index for closure proposal will be prepared as in appen-dix 6.
- (g) An extract from the Sharat Wajib-ul-araz giving details of rights in the proposed erea.
- (h) An area statement on a form added as Appendix 7.
- (i) A statement regarding information and Certificates on a form added as appendix 8.
- An index map of the whole village on a scale 1"=240 Karams will be prepared. In this map the situation of the proposed area for closure under different sections will be shown in defferent coloures. Where both sections 4 & 5

are to be applied in a village, one map showing both the areas will be prepared. The situation of habitations, tanks, religious and prominent places should also be indicated in the map.

Note:—All closure papers will be prepared in quadruplicate.

GAZETTE NOTIFICATION

Standard notification 6.30 Draft notification prepared on standard forms should be thoroughly checked in respect of details entered therein before their submission by the Divisional Forest Officer and also after their issubput the Government and discrepancies, if any, be got removed.

APPENDIX 1 (a)

Form of an application f	from the owners village	
	Preservation A their Land u	

We, the o	wners of	village -		, than
110,		, tehsil-		
Banjar, Pahar	and Kha	d, area be	animously protected	submit that our Ba
under Section II of 1900.	4 and 5	or the rung	ao Land	Preservation Act, N

- 1. This application from us is subject to the following
 - (i) Whatever rights of ownership shamlat and tenancy, which we have in the said land, shall not be altered or interfered with in any way.
 - (ii) Every kind of produce and income from the said land shall go to the owners except the compensation for Forest offences.
 - (iii) The said area may be protected through Government for a period of —————————————————————years. After the expiry of the said period, this arrangement will cease. However, the owners may, at their option, get it renewed. The Government shall not be entitled to claim any kind of compensation from the owners.
- II. The following restrictions may be applied upon the said area proposed under section 4:—

	o a st F m as	The cutting of trees or f other Forest produce and honey, shall be problemated and agricultural purporest Officer in the sale of trees or to may, from time to time forest conservancy.	nibited, save for sees, provided E imber subject ne appear nece	or bonafice that the Edivision, to such constant the sary in the s	le dome. Divisional may per. onditions ie interest
(he	tting on fire of trees tim prohibited.			1
(1	in	prohibited, provided to need of goat's milk, the Division	ne Divisional F	Forest Offi	cer
	lin	nted number of stan is	ed goals for th	e specine	d period.
III sed a	rea un	llowing restrictions m der Section 5 :—			
	of	c cutting of trees, timber of trees shall be prohit the Divisional Forest of The cutting of green agricultural implement for marriage and death persons shown in the do so.	Officer, ——— trees for house and dry v	ouse build wood for	Division. ing and fuel and
	(b)	The lopping of bran and sale of Chhal leadone.	ches of Ber tr	ees to pro er workers	duce lac may be
(ii)	The subj	collection or remova ect to the permission	of grass shows of the Division.	all be pronal Fores	ohibited, st Officer
	(a)	Ripe grass shall be cut	or sold after	41 .	0.000
	(0)	During the rainy seas such portions of the abudance.			
(iii)	The	grazing of all cattle s shall be prohibited.			
IV. He by issuin 5 of the Distt.	nce it	is submitted that the for ernment Gazette noti b Land Preservation	ollowing area fication unde Act No. II o		
1.	2.	with H.B. No.		Nos.	Area in acres
		3,			

5.

4.

व्यर्ग विडवस 1 (ए)	(हिन्दी स्रनुवाद)
जिला जिला जी ग्रीर से पंजाव भूमि परिरक्षण ग्रिधि श्रू-ह्वामियों की ग्रीर से पंजाव भूमि परिरक्षण ग्रिधि श्रू होने वन मण्डल ग्रिधिकारी, ————————————————————————————————————	नियम 1900की धारा 4 तथा ————— वन
्रम भ-स्वामी ग्राम	थाना प्रार्थना करते हैं कि ार द्वारा पंजाब भूमि परिरक्ष ण सरक्षित किया जाए ।

- (l) हमारी ग्रौर से यह प्रार्थना-पन्न नीचे लिखी हुई शर्तों पर आधारित हैं।
 - जो कुछ हकुक हमें इस भूमि में मिलकीयत शामलात तथा टैन्नसी के हासिल हैं, उनमें कोई तबदीली या मदाखलत नहीं होगी।
 - हर किस्म की पैदावार तथा आय जो इस भूमि से होगी, वह मालिकों को जाएगी, सिवाय उस मावजा के जो इन प्रतिबन्धों के विरूद्ध प्राप्त किया गया है।

 - 4. सरकार को किसी किस्म का भी मावजा मालिकों से मांगने का हक नहीं होगा।
- (II) नीचे लिखें हुए प्रतिबन्ध इस भूमि पर धारा 4 के स्रधीन लागू करके.
 - जो भूमि साधारण तौर से काश्त नहीं है उसको साफ करना नौतोड़ करना तथा काश्त करना मना होगा।

4. वृक्षों की लकड़ी तथा दुसरी वन सम्पति को आग लगाना मना होगा।

नीचे लिखे हुये प्रतिबन्ध धारा 5 के अधीन लगाये जाने वाले तजबीज किए जाते है।

- वृक्षों की लकड़ी या झाड़ियों ग्रीर वृक्षों की छटाई बिना वन मण्डल अधिकारी मण्डल की आज्ञा के मना होगी।
 - (क) मकान बनाने के वास्ते श्रौर कृषि के लिए श्रौर श्रौजार के वास्ते हरे वृक्षों की कटाई श्रौर शादी तथा मृतक रीति के वास्ते सूखी लकड़ी वह श्रादमी काट सकेंगे जो ऐसा करने का राजस्व रिकार्ड के श्रनुसार हक रखते हों।
 - (ख) लाक पैदा करने श्रीर छाल के पत्तों को चमड़ा कार्य करने वालों के वृक्षों की शाखा श्रों की छटाई की जा सकती है।
- घास का इकट्टा करना और उठाना मना होगा, जब तक की वन मण्डल ग्रधिकारी मण्डल इजाजत न दें।
 - (क) वर्षाऋतु के बाद पक्की घास का काटना या बेचना।
 - (ख) वर्षा ऋतु में समापन भूमि के उस हिस्से से जहां घास ने ग्राच्छी जड़ पकड़ ली हो, हरी घास काट सकोंगें।
- हर किस्म के पशुग्रों की चराई बन्द होगी।
- 4. इसलिए प्रार्थना की जाती है कि सरकार पंजाब भूमि परिरक्षण अधिनियम 1900 की धारा 3,4 तथा 5 के अधीन सरकारी राजपत्न में अधिसूचनायें जारी करें।

जिला तहसील गांव का नाम तथा खसरा नं 0 रकबा एकड़ों में हदबस्त नं 0 रैक्टेंगल नं 0 कीलानं 0

APPENDIX 1 (b)

Form of an	application from the owner	rs of village————
their land under	section 5 of the Punjab la visional Forest Officer—	for closure of and preservation act add- Division.

- 1. This application from us is subject to the following conditions:—
- Whatever rights of ownership, shamlat and tenancy which we have in the said land shall not be altered or in terfered with in any way.
 - (ii) Every kind of produce and income from the said land shall go to the owners except compensation for forest offences.
 - - II. The following restrictions may be applied upon the area proposed under Section 5:—
 - - (a) The cutting of green trees for house-building and agricultural implements and dry wood for fuel and for marriage and death ceremonies may be done by persons shown in the revenue records as entitled to do so.
 - (b) The lopping of banches of Ber trees to produce lac and sale of Chhal leaves to leather workers may be done.

- (2) The collection or removal of grass shall be prohibited subject to the permission of the Divisional Forest Officer Division.
 - (a) ripe grass shall be cut after the rainy season.
 - (b) green grass shall be cut from such portion of the land where grass growth be in abundance.
- (3) The grazing of all cattle other than sheep, goats and camels shall be prohibited.
- III. Hence it is submitted that the following area may be protected by issuing Government Gazettee notification under Section 5 of the Punjab Land Preservation Act No. 11 of 1900.

Distt.	Tehsil	Name of village	Khasra	Nos.	Area in
		with H.B. No.			acres.
			Ract. No.	Killa No.	-

. X

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5

यह प्रार्थना पत्र निम्नलिखित शर्तीं पर आधारित हैं :—

- जो कुछ हक्क मलिक्यत शामलात और टेन्नॅसी के हमें इस भूमि
 में हासिल हैं, उसमें किसी भी तरह से तबदली या मदाखलत नहीं
 होगी।
- हर किस्म की पैदावार तथा आमदनी जो इस भूमि से होगी वह मालिकों को जाएगी। सिआये उस आमदनी के जो इस वन नियमों के विरुद्ध मावजा द्वारा प्राप्त होगी।
- 3. यह रकवा सरकार द्वारा——वर्ष के वास्ते सुरक्षित किया जाए। इस अवधि के समाप्त होने पर यह इन्तजाम खत्म हो जायेगा, फिर भी यदि मालिक चाहे, अपनी राय देकर इसे दोबारा शुरू कर सकते हैं। सरकार किसी भी किस्म के मुआवजे को मालिकों से मांगने की हकदार न होगी।

II. निम्नलिखित प्रतिबंध धारा 5 के ग्रधीन लगाए जाएं

- वृक्षों, लकड़ी की कटाई या झाडियों या वृक्षों की शाखाओं की छटाई वन मंडल अधिकारी—वन मण्डल की आज्ञा के बिनामना होगी।
 - (क) मकान तथा भवनो के वास्ते हरे वृक्षों की कटाई कृषि ग्रीजार तथा शादी गमी के वास्ते सुखी लकड़ी, जिनका राजस्व खाते में

हक दिया गया हो, बेर के वृक्षों की शाखाग्रों की लाख बनाने तथा छाल के पत्तों की चमड़े का काम करने वालों के वास्ते वृक्षों की शाखाग्रों की छटाई की इजाजत दी जा सकती है।

- घास का इकट्ठा करना या उठाना वन मण्डल अधिकारी--वन मण्डल की आज्ञा के बिना मना होगा ।
 - (क) वर्षाऋतुके बाद पक्की हुई घास काटी जायेगी।
 - (ख) वर्षाऋतुर्में भूमि के उसहिस्से में जहां घास ने अच्छी जड़ पकड़ लीहो, हरी घास कोटी जा सकेगी।
 - (ग) हर प्रकार के पशुग्रों की चराई बन्द रहेंगी।
- उ. इसलिये प्रार्थना हैं, इस भूमि को सुरक्षित करने के लिए सरकार पंजाब भूमि परिरक्षण अधिनियम 1900 की धारा 5 के अर्थन अधिमूचना राजपत्न में जारी करें।

जिला	तहसील	गांव का नाम तथा हदबस्त नं०	खसरा नं० रैक्टेंगल नं० कीला नं०	रकबा एकड़ों में
1	2	3	4	5

APPENDIX I (c)

For	m of an applica ehsil————	tion from t	he owner .	,	
T	ehsil————	Di	strict——	villege	
of their I	ehsil————————————————————————————————————	ection 38 of	Indian Ford	est Act, 1927	or closure
10			District,	1 1000000000000000000000000000000000000	addi essed
Wa	the owners o	f the wille	and the second		

- 1. This application from us is subject to the following conditions:—
 - (i) Whatever rights of owners shamlat and tenancy, which we have in the said area at present, shall not be altered or interfered with in any way.
- (ii) Every kind of produce and income from the said area shall go to the owners except the compensation for forest offences.
- 2. The following restrictions may be applied upon the area proposed under Section 38:—
 - (i) No person shall cut, fell or lop any tree, or remove anyother forest produce, provided that the owners may cut
 and remove trees subject to rule 2, timber and other forest produce, for domestic and agricultural purposes with
 the prior approval of the Divisional Forest Officer——
 Division after the same have first been marked by him.
 - (ii) No living tree standing within 30 feet of the bank of a Cho Stream or Torrent bed shall be cut for any purpose whatsoever.
 - (iii) The admission of and grazing by all kinds by cattle in the said area shall be prohibited, provided that in such area where the forest crop is well grown and in cases of emergency such as abnormal drought or floods, the Divisional Forest Officer————Division may throw open such area or portion thereof for grazing by the cattle of the land owners except sheep, goats and camels on such conditions as may be appropriate in each case.

- (vi) No person shall set fire to grass, timber or trees or kindle fire unless precautions are observed to prevent the fire from spreading.
- (viii) Income from compounding of offences against these rules under section 68 of the Indian Forest Act, 1927 shall be credited to Government provided that the Government may subject to appropriation made by law, allow grant-in-aid to the owners to the extent of income derived from compounding of offences under these rules.
- 3. Hence it is submitted that the following area may be protected by issuing Government Gazettee notification under section 38 of the said Forest Act.

District	Tehsil	Name of village with H.B. No.	Khasra Nos. Rect No. Killa N	Area in acres
1	2	3	4	

(1) हमारा यह प्रार्थना-पत्न निम्नलिखित शर्तों पर ग्राधारित हैं

- गो कुछ भी हकूक इस समय इस भूमि पर हमें मिलिकयत शाम-लात तथा टैन्नैसी के हासिल है, उस में किसी प्रकार से भी तबदीली या मदाखलत नहीं की जायेगी।
- इस भूमि से हर प्रकारकी उपज तथा आय, सिवाय उसके जो जंगल के जुर्म में मुआवजा के रूप में प्राप्त हो, मालिकों को जायेगी।
- 3. इस भूमि को सरकार द्वारा ———— वर्ष के लिये सुरक्षित किया जाये। इस अवधि की समाप्ति पर यह इन्तजाम समाप्त हो जायेगा फिर भी यदि मालिक चाहे तो अपनी इच्छा से इसको दोबारा चालू करा सकते हैं। सरकार मालिकों से किसी किस्म के मुआवजे की हकदार नहीं होगी।

(2) धारा 38 के स्रधीन इस भूमि पर निम्नलिखित प्रतिबन्ध लगाय जायें

- चो या नदी नाले के किनारे से तीस (30) फुट के अन्दर-अन्दर कोई भी खड़ा वृक्ष नहीं काटा जायेगा।
- 3. हर प्रकार के पशुस्रों का दाखिल होना तथा उनकी चराई इस रकबें में मना होगी, परन्तु जिस रकबें में वन उपज अच्छी प्रकार उगी हुई हैं, अकाल तथा बाढ़ की सूरत में भेड़ बकरी ऊंट के सिवाय उस समय

अनुसार उचित शर्तों पर वन मण्डल अधिकारी—मालिकों के वास्ते उस रकबा या उसके किसी हिस्से को चराई के वास्ते खोल सकेंगे ।

- कोई भी स्रादमी घास लकड़ी या वृक्षों को आग नहीं लगा सकेगा कि तक कि वह आग के फैलने के बचाव का यत्न न करे।
- 8. इन नियमों के विरुद्ध कार्य करने से धारा 68 के अधीन मुआवजा से जो ग्रामदनी होगी, वह सरकार के हक में जमा होगी, परन्तु उस आमदनी में से सरकार नियम बना कर कोई खास रकम मालिकों की इमदाद के तौर पर दे सकती है।

इसलिए प्रार्थना है कि सरकार वन अधिनियम की धारा 38 के अधीन इसको सुरक्षित रखने के लिये सरकार राजपत्न में अधिसचना जारी करें।

जिला		भूमि का विवरण	г	134
	तहसील	गांव तथा हटबस्य नं		· · · · · · · · · · · · · · · · · · ·
1	2	रै	वसरान् 0 वटेन्गलनं 0 की	रकबा एकड़ों में लानं0
-		3	4	

APPENDIX 2 (a)

Section 3 of Punjab Land Preservation Act, 1900

HARYANA GOVERNMENT FOREST DEPARTMENT

NOTIFICATION

The

No. :—Whereas it appears to the Governor of Haryana that the area specified in the Schedule here-un-to annexed situated with in——District is subject to erosion by the removal or displacement of earth, soil, stones, or other materials by the action of wind and water and that it is desirable to provide for the conservation of the sub-soil water and the prevention of erosion in the said area.

Now, therefore, in exercise of the powers conferred by section 3 of the Punjab Land Preservation Act, 1900 the Governor of Haryana hereby notifies the said areas for the conservation of sub-soil water and the prevention of erosion therein:—

Schedule

District	Tehsil	Village with H.B. No.	Description of Khasra Nos.	Area in acres
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Secretary to Government Haryana, Forest Department.

APPENDIX 2 (b)

Section 4 of Punjab Land Preservation Act, 1900 HARYANA GOVERNMENT FOREST DEPARTMENT

ORDER

The .

Now, therefore, in exercise of the powers conferred by Section 4 of the said Act, the Governor of Haryana hereby prohibits the following acts for a period of——years, with effect from the date of publication of this notification in the official Gazettee in the areas specified in the Schedule annexed hereto the said area forming part of the village in———tehsil of——District specified in the Schedule annexed to notification no.——dated——.

- 1. The clearing or breaking up of the land not ordinarily under cultivation prior to the publication of Haryana Government notification No.———dated———provided that the breaking up of the land for cultivation may be permitted by the Divisional Forest Officer——Division.
- 2. The quarrying of stone or the burning of lime at places where such stone or lime had not ordinarily been so quarried or burnt prior to the publication of the said notification except with the permission of the Collector of——District who will consult the Divisional Forest Officer——Division, before according such permission.
- 3. The cutting of trees or timber or the collection of removal or subjection to any manufacturing process, of any forest produce other than grass, flower, fruit and honey, save in the land provided that owners of the land may sell trees of timber after first obt-ining a permit to do so from the Divisional conditions for sale as may from time to time appear necessary in the interest of forest conservancy.
 - 4. The setting on fire of trees, timber or forest produce.

5, The addmission, herding, pasturing, retention of sheepgoals, and camels provided that in cases where sickness
necessitates the keeping of goat for milk, the Divisional Forest
Officer——Division, may issue a permit at his discretion for
the retention of a limited number of stall fed goats to be
specified for a specified period.

Schedule

District	Tehsil	Village with H.B. No.	Description of Khasra Nos.	Area in acres
			Rect. Killa Nos.	
1	2	3	4	5

Secretary to Government Haryana, Forest Department. APPENDIX 2 (C)

Section 5 of Punjab Land Preservation Act, 1900

HARYANA GOVERNMENT FOREST DEPARTMENT

ORDER

The

:- Whereas certain areas mentioned in the Schedule annexed hereto, are comprised within the limits within the limits and the Schedule annexed hereto, are comprised within the limits within the l the Schedule annexed hereto, are Section 3 of the Punjab Land the local areas notified under Section No. the local areas notified under Section No.———Dated,——Preservation Act, 1900, with notification No.———Dated,—— Preservation Act, 1966, with a said areas the Governor of Haryana is whereas in respect of the said areas the Governor of Haryana is whereas in respect of the said at the regulations, restrictions and satisfied after due enquiry that the regulations, for the prohibitions hereinafter specified are necessary for the purpose of giving effect to the provisions of the said Act,

Now, therefore, in exercise of the powers conferred by Section 5 of the said Act, the Governor of Haryana hereby prohibits the following acts for a period of————years, with effect from the date of this notification in these areas :-

- 1. The cutting of trees or timber or brush wood and the lopping of trees for any purpose, provided that the Divisional Forest Officer——Division, may permit.
- (a) the cutting of trees for house building and agricultural implements, and of dry wood for fuel and for marriage by persons shown in the settlement record as entitled to do so; and
- (b) the lopping of branches for lac and the sale of Chal leaves to leather workers:

Provided further that for the cutting of dry wood for the death ceremonies by the persons shown in the settlement records as entitled to do so, the permission of the Divisional Forest Officer shall not be required and that for this purpose a simple information to the Forest Guard concerned within a fortnight of felling shall do.

- 2. The collection or removal of grass for any purpose provided that the Divisional Forest Officer————Division
 - (a) the cutting or sale of ripe grass after the rainy season;
 - the cutting or sale of green grass during the rainy seasons from such portions of the notified areas in which grass may have sufficiently established itself.
 - 3. The pasturing of any cattle other than goat, sheep and camels. camels.

provided that in such area where the forest crop is well established and in cases of emergency such as abnormal drought or floods, the Divisional Forest Officer———Division may throw open such area for grazing by the cattle of the land owners on such conditions as may be appropriate in each case.

Schedule

Tehsil	Village with H. B. No,	Descript Kh a sra	ion of Nos.	Area in acres.
		Rect. No.	Killa	No.
2	3	4		, 5
	Tehsil	Tehsil Village with H. B. No.	H. B. No, Khasra	Tehsil Village with H. B. No. Description of Khasra Nos. Rect. No. Killa 2 3 4

Secretary to Government Haryana, Forest Department.

APPENDIX 2 (d)

Section 5 A of the Punjab Land Preservation Act, 1900.

No.

:— Whereas certain areas mentioned in the annexed Schedule, are comprised within the limits of the local area notified under section 3 of the Punjab Land Preservation Act, 1900 and in respect of which the Governor of Haryana is satisfied, after due enquiry, that the regulations and direction hereinafter specified are necessary for the purpose of giving effect to the provisions of the said Act, the Governor of the Haryana in exercise of the powers conferred by section 5-A of the said Act, is pleased to direct the execution of the following acts for a period of——years with effect from the date of this notification in those areas:—

- (a) the levelling, terracting; drainage and emabanking of fields;
- (b) the construction of earth-works in fields and ravines,
- (c) the provision of drains for storm water;
- (d) the protection of land against the action of wind and water;
- (e) the training of streams;
- of such other works and carrying out of such other measures as may, in the opinion of State Government be necessary for carrying out the purpose of this Act.

Dist	F194422 - 01 - 12/01	Schedu		Area in acres	
District	Tehsil	Village with H.B, No,	Description of the Khasra Nos.		
			Rect. No.	Kila No.	
1	2	3		4	5

APPENDIX 2 (e)

HARYANA GOVERNMENT FOREST DEPARTMENT

NOTIFICATION

The

Now, therefore, in exercise of the powers conferred by Section 38 of the Indian Forest Act, 1927, the Governor of Haryana hereby applies the provisions of Sections 30, 32, 33, 34 and 68 of the said act to the lands specified in the Schedule given below:—

Schedule Village with Description of Tehsil District Total Area Hadbast No. fields in acres Rect. No. Killa No. 5 4 2 1 3

> Secretary to Governemnt Haryana, Forest Department.

APPENDIX 2(f)

Haryana Government Forest Department

NOTIFICATION

The

No. :—In exercise of the powers conferred by clause (b) of saction 30 of the Indian Forest Act, 1927 and all other powers enabling him in this behalf, the Governor of Haryana hereby declares that the land specified in the Schedule appendit to Haryana Government notification No.
Dated————————————————————————————————————

Secretary to Government Haryana, Forest Department.

APPENDIX 2 (g)

Haryana Government Forest Department

NOTIFICATION

The

No. :—In exercise of the powers conferred by Section 30 and 32 of the Indian Forest Act, 1927 the provisions where of have been made applicable to the land specified in the Schedule appended to Haryana Government notification No.————————————————————————————————————
powers enabling him in this behalf, the Governor of Haryana hereby makes the following rules applicable to the land specified in the Schedule to the aforesaid notification, namely:

RULES

- 1. No person shall cut, fell or lop any tree for any purpose whatsoever or remove any forest produce provided, that subject to tule 2, the owners may fell and remove trees, timber and any other forest produce for their own domestic and agricultural purposes with the prior permission of the Divisional Forest Officer——Forest Division, after the same have first been marked by him.
- 2. No green tree standing within thirty feet of the bank of any stream or torrent bed shall be felled for any purpose whatsoever.
- 4. No person shall clear or break up land for cultivation or other purposes provided that if in the opinion of the Divisional Forest Officer———————————————————————Forest Division, the land is sufficiently protected from damage by floods and erosion, the owners may cultivate the land to the extent permitted by him.
- a fire on the land without taking reasonable precautions to prevent its spreading.

- 8. Income from compounding of offences against these rules under section 68 of the Indian Forest Act, 1927 shall be credited to Government provided that the Government may subject to appropriation made by law, allow grant-in-aid to owners to the extent of income derived from compounding of offences under these rules.

Secretary to Government Haryana, Forest Department.



्रार्गिण्डवस 3 (ए) (हिन्दी ग्रानुवाद)

ब्राण्डरा उपायुक्त जिला, — — — — — की स्रोर से पंजाब भूमि परिरक्षण उपायुक्त जिला, — — — — — की स्रोर से पंजाब भूमि परिरक्षण ब्राधिनियम 1900 की धारा 7 के स्रधीन भूमि को धारा 4 के स्रन्तर्गत समापन ब्राधिनियम 1900 की धारा 7 के स्रधीन भूमि को धारा 4 के स्रन्तर्गत समापन ब्राधिनियम 1900 की धारा 7 के स्रधीन भूमि को धारा 4 के स्रन्तर्गत समापन

	—तहसाल
जीव रक्षत्र की धारा 4 के	—तहसाल-————————————————————————————————————
	811
के ब्रादेश कमान	तदः जारी रहेगे।

- 3. वृक्षों या इमारती लकड़ी का काटना सिवाये घरेलु और कृषि के प्रयोग के लिए घास फल फूल शहद के दीगर हर किस्म की जंगल की पैदावार का इकट्ठा करना या इसको बाहर ले जाना या इससे कोई चीज तैयार करना मना होगा, मगर शर्त यह है कि भूमि के मालिक वन मण्डल अधिकारी ———— से आजा लेकर वृक्ष तथा इ मारती लकड़ी येच सकेगे। ऐसी इजाजत की कुछ शर्त ऐसी लगाई जाएंगी जो समय अनुसार वनों की बेहतरी के वास्ते आवश्यक होंगी।
- किसी भी लकड़ी या वन सम्पति को स्राग नहीं लगाई जाएगी।
- इस रकबे में भेड़ बकरी और उंट न ही दाखल किए जाएंगे, नहीं चराए जाएंगे और नहीं रखें जायेंगे, परन्तु बिमारी की हालत में दूध के वास्ते बकरियों का रखना जरूरी हो तो वन मण्डल अधिकारी —————कीइजाजत से किसी सीमित अविध के वास्ते पालतू बकरियों को रखा जा सकेगा।

जो कोई इन नियमों की उल्लंघना करेगा उसको इस नियम की धारा 19 के अधीन एक मास की कैंद या 100 रुपया जुर्माना या यह दोनों प्रकार की सजायें दी जा सकती हैं।

जिला तहसील गांव का नाम खसरा नं 0 रक्बा एकड़ों में तथा हदबस्त नं 0 रैक्टेन्गल नं 0 कीला नं 0

1 2 3 4 5

उपायुवत

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ग्रप	10244	0	1.	٠,

(हिन्दी ग्रनवाद)

त्र	गय बत	বি	तला	,	 	 7	_ ` `			(2,14)
ब्रधिनियम सम्बन्धित						5	क्रार से के	पंजाब अन्तर्गत	भूमि समाप	परिरक्षण न करने

प्राम	हदबस्त नं o
भूमि परिरक्षण अधिनियम 1900	के निम्नलिखित रकबा के बारे में पंजाब की धारा 3 के अधीन क्रिक्ट
जारी हो चुके है और अब इस रव	————————————————————हारा जबे से सम्बन्धित हरियाणा राज्य सरकार के दुबारा जिल्ला से सम्बन्धित हरियाणा राज्य सरकार के दुबारा जिल्ला कारी रहेंगे ।

जो प्रतिबन्ध लगाये गए

- इस रकबे से कोई वृक्ष या इमारती लकड़ी या झाड़ियां नहीं काटी जायेगी चाहे वो किसी भी कार्य के वास्ते हों, परन्तु शर्त यह हैं कि वन मण्डल अधिकारी————— को अधिकार होगा कि वह :—
 - (क) मकानों के बनाने के वास्ते, कृषि कार्य के वास्ते हरे वृक्षों का और सूखी लकड़ी को शादी तथा गमी के मौके पर प्रयोग में लाने के वास्ते उन आदिमियोंको जिनका राजस्व खाते में यह अधिकार होगा, वह वृक्ष काटने की इजाजत दे सकते हैं।
 - (ख) लाख उतारने की जरूरत के वास्ते टहनी काटने ग्रौर चमड़ा कारीगरों के हाथ छाल व पतों को बेचने की इजाजत दे देवें, परन्तु यह सुविधा दो जाती है कि सूखी लकड़ी उन व्यक्तियों को, जिन को बन्दोबस्त में इस प्रकार का हक दिया जाता है, उन्हें मृतक कार्यों के वास्ते वन मण्डल अधिकारी——————की इजाजत लेने की आपश्यकता नहीं है। केवल वन रक्षक को 15 दिन के अन्दर अन्दर सूचना दी जाये।
- इस रकबे में न ही घास काटी जायेगी ग्रौर न ही बाहर ले जाई जायेंगी परन्तु वन मण्डल अधिकारी————————————को अधिकार होगा कि वह :—
 - (क) घास वर्षा के बाद जब पक गया हो, काटने या बेचने की इजाजत दे देवें।

- (ख) वर्षा के मौसम में इस रक्षवे के किसी ऐसे हिस्से से जहा घास ने अच्छी जड़ पकड़ ली हो, हरी घास काटने या बेचने की इजाजत दे देवे।

यह सम्बन्धित व्यक्तियों की सूचना के वास्ते जारी किया जाता है कि यदि किसी ब्यक्ति को उन अधिकार की बाबत, जिनके बारे ऊपर आदेश जारी किये गरे हैं, कोई आपित-हो तो वह हमारे सामने तिथि———————————— पेश करे और ब्यौर मुआवजा भी जाहिर करें।

यदि कोई व्यक्ति इन नियमों तथा प्रतिबन्धों का उल्लघन करेगा, उसकों भूमि परिरक्षण अधिनियम 1900 की धारा 19 के ग्रधीन एक मास की कैद या 100 रुपया जुर्माना या दोनों प्रकार की सजायें दी जावेंगी।

जिला तहसील गांव का नाम तथा खसरानं 0 रकबा एकड़ों में हदबस्त नं 0 रैक्टैन्गल नं 0 किला नं 0

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्रापंण्डिक्स 3 (सी) (हिन्दी ग्रनुवाद) अपूर्णण्डिक्स 3 (सी) (हिन्दी ग्रनुवाद) अपूर्णण्डिक्स (कलैक्टर) जिला————की ग्रौर से भारतीय वन ग्रिधिनियम 1927 की धारा 31 के श्रधीन नोटिस।

च ग्राम───तहसील───क
्रितिवत रक्बा की बावत राज्य सरकार की तरफ से अधिसूचना क्रमांक
विमालाय ———————————————— द्वारा निम्नलिखित स्रादेश इसी एक्ट की
अधीन जिसमें धारा 30, 32, 33, 68 भी लागु हैं, जारी हये हैं
जो तिथि तक जारी रहेंगे।

- शे कोई व्यक्ति वृक्ष की कटाई, गिराई या शाखा कटाई नहीं कर सकेगा श्रीर नहीं कोई अन्य जंगल की पैदावार को उठा सकेगा, सिवाय नियम दो के। मालिक अपनी घरेलू जरूरत तथा कृषि के कार्यों के लिए वन मण्डल अधिकारी की श्राज्ञा से जिन वृक्षों पर पहले नम्बर लगाये गए हैं, काट सकेंगे।
 - कोई भी हरा वृक्ष, जो किसी नदी या नाले के किनारे से 30 फुट के अन्दर हो किसी मी हालत में नहीं काटा जाएगा।

कटाई की या बेचने की इजाजत दे सकेंगे, परन्तु घास जमीन की स्तर में उपर दराती से काटनीं होगी और समय घास के बीज पकने तथा बिखरने के बाद निश्चित होगा ।

- 6. कोई व्यक्ति घास लकड़ी या वृक्ष को आग नहीं लगा सकेगा ग्रीरन ही आग जला सकेगा, जब तक कि उसके फैलने के बचाव के लिए कोई प्रबन्ध न कर लिया हो ।
- हन नियमों के विरूद्ध कार्य करने से धारा 68 के अधीन मुआविजा की आमदनी होगी वह सरकार के हक में जमा होगी, लेकिन अआमदनी में से सरकार नियम बनाकर कोई खास रकम मालिकों के इमदाद के तौर पर दे सकती है।

रकबा जो समापन किया है उसकी मौके पर बुजियां लगा दी गई है ग्री नम्बरदारों तथा दूसरे व्यक्तियों को समझा दी गई हैं। इससे सम्बन्धित पटवार हलका से भी जानकारी मिल सकती है। रकबा के खसरा नं 0 इस नोटिस में दर्ज है

जो कोई व्यक्ति उपरोक्त आदेशों की उल्लघंना करेगा उसको भारतीय व अधिनियम 1927 की धारा 33 के ग्रघीन एक साल की सजा या एक हजार हम जुर्मीने या ये दोनों सजायें दी जा सकती हैं।

भूमि का विवरण जो धारा 38 में समापन की गई।

जिला तहसील गांव का नाम खसरा नं 0 रकबा एकड़ी तथा हदबस्त नं 0 रैंक्टेन्गल नं 0 कीला नं 0

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ad	र्ग उद्ध 4 नक	ल जमाबन	दी ग्राम 	हदब <i>स</i> 	त नं0	तहर्स	लि
हेवर संस्था	खतौनी संख्या	बड़े मा का नाम विवरण		पत्ति ग्रौर तरा कानाम, नम्ब दार का नाम ग्रौर मामले क रकम	र- नामग्रीर । विवरण	COLUMN THE COLUMN	
	2	3		4	5		6
			del	(and			
			()/			हिन्दी ग्र	नुवाद
বিলা 					बाबत	साल 	
नाम या	खसराया की संख्या कीले की	ग्रौर	का रकबा स्रौर खाते का जोड़ तथा भूमि	लगान जो मुजारा अदा करता है ऋौर हद तथा रकम का विवरण	ग्रौर बाछ का ढंग	ग्रौ र सवाई	कैफियत
7	8	;	9	10	11	12	13

अपैन्डिक्स 5

हिन्दी ग्रनुवाद

मालिकों	के हिस्सों की सूर्च	ी जिन्होंने भू	मि समापन के	वास्ते प्रार्थना की	no
 खेवट का नम्बर	—— ———— नाम मालिक ग्रौर विवरण	हिस्सा गांव	प्रार्थना-पन्न पर हस्ताक्षर किये	हस्ताक्षर की करने वाले मालिक का हिस्सा	फेयत
1	2	3	4	5	6

APPENDIX 6

INDE	X FOR——		CLOSURE
भूमि स	मापन ———-		−के वास्ते सूची
а			DIVISION मण्डल
No. of item.	Item	Answers	Pages
item. संख्या	बिवरण ————	उत्तर	पृष्ठ

- Name of Village.
 गांव का नाम
- Tehsil तहसील
- 3. District জিলা
- Hadbast No. हदबस्त नं 0
- 5. Area to be closed in acres रकबा जो एकड़ों में समापन करना है
- 6. Period समय
- 7. Nature of land proportion of share. भूमि की किस्म तथा हिस्से का ब्यौरा
- 8. Rights if any interfered. हक्क यदि किसी में रुकावट हुई है
- 9. Religious places and char-and if any included. धार्मिक स्थान तथा चरान्द यदि कोई शामिल किया है।
- 10. Aspect लक्ष्य
- 11. New Village or old नया गांव या पुराना

- 12. Is there a soil Conservation Co-operative Society. ाड पाटा । क्या सोइल कन्जरवेशन को-ग्रॉपरेटिव सोसाइटी है।
- 13. Expenditure to be incurred by Govt. खर्चा जो सरकार द्वारा करना है।
- 14. Whether any Khasra number included in part ? क्या कौई मिन खसरा नं 0 शामिल किया है ?
- 15. Any hardship caused to any community. किसी को कोई तकलीफ/तंगी होती है।
- 16. Erosion conditions भूमि के रूडने की हालत
- 17. Has any cultivation or inhabitation been included, if so, why? क्या कोई काश्ता रकवा या आबादी शामिल की गई है यदि ऐसा है तो क्यों ?

Patwari पटवारी

Range Officer वन राजिक अधिकारी,

> Range रेन्ज

APPENDIX 7

भृमि का विवरण गांव हदबस्त न 0 Note: This statement should be filled in acres. यह सुचि एकड़ों में भरी जाए। Total area Village Total village Proposed area under Shamilat section. गांव की कुल गांव का कुल प्रस्तावित भूमि अधीन धारा शामलात भूमि रकबा Malkiat Shamilat मलिकयत शामलात Culti-Unculti-Culti-Unculti-Culti- unculti Culti- uncultivated vated vated vated vated vated. vated vated. काश्ता गैरकाश्ता गैरकाश्ता काश्ता काश्ता गैरकाश्ता काश्ता गैरकाश्ता 1 2 3 4 5 6 7 8 Tehsil --Distrit-तहसील जिला Area under Remaining Specified Number Number Population paths and unculticharand of plough of Cattle of village. tank etc. etc. vated area area if not fit for fit for grazany grazing ing भूमि जो आबादी शेष चराई के निश्चित गांव की स्रावादी तादाद हल तादाद रास्ता तथा जो- योग्य रकवा चरान्द मवे शियन हड़ इत्यादि जो -----यदि कोई चराई के योग्य Sham- Mal-है नहीं है il at शामलात मलकियत

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APPENDIX 8

INFORMATION AND CERTIFICATE

सूचनाएं तथा प्रमाण-पत्र

- Distance between habitation and closed area आबादी तथा समापन भूमि के मध्य फासला
- 2. Distance between habitation and area left for grazing. आवादी तथा चराई के वास्ते छोड़े हुए रकबा के मध्य फासला
- Distance of water holes proposed for closure.
 पानी पिलाने की जगहों जोहड़ों का फासला जो समापन के वास्ते प्रसतावित है
- 4. Distance of alternative water holes suggested.
 पानी पिलाने की जगहों का फासला जिन का प्रबन्ध करने का सुझाव है।
- Remarks regarding convenience of alternative water holes.
 दूसरी प्रस्तावित पानी पीने की जगहों के बारे में पहुंचने का साधन।
- 6. Remarks regarding sufficiency of water outside the closed area, भूमि समापन के बाहर काफी पानी होने के बारे विवरण।
- Remarks regarding approach to water holes to be left open within the closed area.
 भूमि समापन के अन्दर छोड़ी हुई पानी पीने की जगहों पर पहुंचने के बारे में विवरण।
- Total area of the waste land of the village.
 गांव की कुल बंजर भूमि।
- Total area that will be under closure with issue of the notification अधिसूचना के जारी होने के पश्चात् कुल भूमि जो समापन रहेगी।
- 10. Approximate No. of Cattle of different kinds. भिन्न-२ पशुश्रों का तकरीबन नम्बरों का व्यौरा

Cow Buffalloe Sheep Goats Camel Bullocks गाय भैंस भेड़ बकरी ऊंट बैल

11. Certified that the water places and area left unclosed will be sufficient to meet the need of the people.

यह प्रमाणित किया जाता है कि पानी की जगह तथा रकबा समापन है बाहर है वह व्यक्तियों की आवश्यकता अनुसार काफी है

- 12. A map (Index Map) showing area to be closed, water holes and habitation is enclosed,
 एक नक्शा जिस में रकबा जो समापन करना है पानी पीने की जगह तथा आबादी दिखाई हुई है। संलग्न हैं।
- 13. It is certified that the land owners have not offered the land for closure to evade the provisions of land Tenure Tenancy Act. यह प्रमाणित किया जाता है कि भूमि के मालिकों ने भूमि को लैन्ड टैन्योर टैनेसी एक्ट की धाराग्रों की अवहेलना के वास्ते नहीं दिया है।

वन मण्डल अधिकारी बन मण्डल।

3431-Forest-H.G.P., Chd.