

AWARD NO. 1037

Village:

TATARPUR.

Nature of acquisition:

Permanent.

In pursuance of notification No.F.15(115)/59-ISC, dated the 2nd December, 1959, under section 4 of the Land Acquisition Act, 1894, 11 biswas of land comprising field numbers 8/23 and 8/24 is under acquisition for a public purpose namely for the execution of the Interim General Plan for the Greater Delhi (R-14 Scheme), for which declaration of the even number dated the 21st April, 1960 was issued by the Chief Commissioner, Delhi, for the same purpose and area.

The entries in the revenue records carried over in statements 'A' & 'B' indicate that the land under acquisition belongs to the ^{Village Comm.} ~~Gram Sabha~~ and is a thoroughfare. It is already in public use. Apparently, there is no need of assessment of this land, as given in Falbhoy Vs. Secretary of State 10 Bom.L.R.931., that if the road was public then obviously no compensation was claimable in respect of that.

The land is assessed to no land revenue and therefore, the question of any deduction from the Khalsa Rent Roll of village Tatarpur does not arise

Murari Singh
(Murari Singh)

Land Acquisition Collector: Delhi.

Submitted to the Deputy Commissioner, Delhi (Collector of the District) for information.

Murari Singh
(Murari Singh)

Land Acquisition Collector: Delhi.

See Form 8.60

Inform all concerned accordingly please.

Atch:

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