JANION L.A.C (M.E) Ignion 15/6/72 and at E. para usual u.A of ont early would u.A of of 1976 C.A भी के पर पहले / भी के पर महला असे अ of new Et At S. K. door N. T of Af news ली में भेर्न बट म गांव में मानी म देशती के दे मक्सा बाक्य मामाना मादित रवसरी व्या Não or of म्बला स्वमत केन नाटा दश्म सुमा नट +20) FAC 2011 = 28/1 . 54/3/2/11/0 07 10 01/4/4 0 ho we on will alms (Ful star) वा वहना कार्या कार्य कार्य क्रिसी क्रिसी । a Bey) j मा हम्मद कर मुतीरला भेके वर हार्जि का rom Him Ma most minare unt von nam 31 mars to down world nim would small out mount of one South a S. K dat N. T au of st most most maret Jamen et sat 31 15.6.22 Alm chan NTLA Am versele.

A RNO. 1993

Name of the village: Purpose ofacquisiton: Nature of acquisition:

MOHDFUR-NU HOUSING SCHEME

Permanent.

These are proceedings for determination of compensation under-section 11 of the Land Acquisition Act. The land measuring 31.79 acres situate in village Mondpur Munirka was notified for acquisition U/s 4 of the Land A equisition Act, vide Notification No.F.15(17)/57-LSE, dated 6.11.58 for a public purpose namely, for the 'Housing Scheme'. After hearing the objections U/s 5-A, the Delhi Administration issued a declaration U/s & of the Land Ac uisition Act for the acquisition of an area measuring 17 bighas 17 biswas vide Notification No.F.15(17)/57-LSG, dated 18.12.63. In pursuance of the above notification, notices U/s 9 & 10 of the Land Acquisition Act were issued to all persons interested in the land under acquisition. filed by the claimants are discussed hereafter under the heading "COMPENSATION CLAIMS". The claims THUE AND CORRECT AREA:

The land was measured on the spot by the Land Acquisition Field Staff alongwith a representative of the requiring depart ment and the available area was found at the spot is as follows

F. Teld No.	was	found of	i ne
	Arca.	found at the spot is	20
28/1: 54/3/2/	Big. Bis.	Kind of soil.	as
73/1/5/1	0 - 5		
73/1/2	2 - 00,	Ghairmumkin Make	Charles Street
73/1/3	0 11	Ghairmumkin Diar	an.
73/2 73/3	0 - 11	-do-	' y
73/4 97/2	3 - 18	=00=	
Total -	$\frac{0}{0} - \frac{7}{3}$	- d o-	
	$16 - \frac{3}{12}$	-do- Banjar Qadim.	÷ 65.
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CLASSIFICATION OF THE LAND

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Deep Chand s/o Sita Ram.

He has claimed compensation @ 18.50/per sq.yd. for ownership rights as he is a occupier of the land from more than 12 years i.e. from 1950-51. He has also claimed compensation 18.4000/for structures. The following evidence produced by the claimant.

A copy of Khasra Girdawari from Kharif, 1959 to Rabi, 1961 for showing a possession on 3 biswas out of field No.97.

A certified copy of Goshwara No. 19535 (Deep Chand Ws New Delhi Municipal Committee). Suit for permanent injunction.

5. Sh. Kedar Nath Khosla s/o Hukam Chand Khosla.

He has claimed compensation for field No.73/1/3 measuring 3 bignas 11 biswas Signas 11 biswas amounting to Rs. 2000000/-, Rs. 2000/-for structures and 15% for compulsory

6. Sh. Randha Mal s/o Mulraj.

He has claimed compensation for field No.73/3, area measuring 3 bignas 18 biswas as co-sharer..40/78 share @ S.50/-per sq.yd.

Surjit Singh, License Holder, Pamesh Takki es Moti Bagh, New Delhi.

He has filed-an application and states that he had taken the land for running a temporary Cenima from Shri K.N.Khosla-For a period upto 16.2.64 which has now been expired. He has not claimed compensation for the same

Ram Mehar, Kankoo, Mahipat ss/o Shib Dayal.

They have claimed compensation for field No.28 min measuring 5 biswas at the rate of B.60/-per sg. yd.

Sarvshri Leluwa s/o Surjan, Ram Sarup s/o Har Dhayan, Dina Nath s/o Sohan, Arjan Ram s/o Duli Chand.

They have claimed compensation @ Ps.40 per sq.yd. and 13 annas out of rupee for non-occupancy tenancy rights in field No.73 as under:-Sarvshri Laluwa has claimed compensation for 700 sq.yds and R.7000/-for

Ram Sarup has claimed compensation for

600 s.yds. and B.6000/-for structur Dina Nath has claimed compensation for 800 sq.yds. and R. 7000/-for structure ures.

Arjan Ram has claimed compensation for 250 sq.yds and R.5000/-forstructures.

10. Hukam Singh s/o Moti, They have claimed compensation @ R.40 Ratten Lal s/o Shambhu per sq.yd. and 13 annas out of rupee Rampat s/o Ram Nath. Rampat s/o Ram Parshad. Hukam Singh has claimed compensation

Hukam Singh has claimed compensation for 500 so.yds and E.6000/-for structures.

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10.

Pattan Lal has claimed compensation for 250 sq. yds and Fs. 3000/-for struct-

Rajay has claimed compensation for 550 s. yds. and Rs. 5000/-for structuresnc Rampat has claimed compensation for 200 sq.yds and Rs. 2000/-for structures. Lala has claimed commensation for 200 sq.yds and R. 2000/-for structures.

11. Mrs. Vimla Samal w/o P.K.Samal.

She has filed an application for payment compensation @ Rs.50%-per sq.yd.for 6704 sq.yds. & Fs.1500%-for levelling. The evidence produced by her are application in the content of the con discussed under the heading DOUMENT-

12. Smt. Maneshvar Kaur W/o Des Raj

She has claimed compensation @ Rs. 100/per sq. yd for 500 sq. yds out of field
No.73/1/2 and also stated that the
market value of the land at the time
of notification U/s 4 was Rs. 35/-per

13. Sh. Sahinder Ial Sacher, He has fix claimed compensation for s/o Sh. Shiv Ram Dass 1 bigha 18 biswas out of field No.73/3 tat the price of the land at the time of notification was R.35/-per s.yd.

14.Sh. Narang Lal s/o

He has claimed compensation for an area 2 bighas out of field No.73/1/1 @ Rs. 100/-per sq. yd. and also states that r the price of the land at the time of notification U/s 4 was Rs.35/-per sq.yd.

15.Smt.Satya Wati, Smt. Kamla da o Vishwa

Smt. Satya Wati, Smt. They have claimed compensation for Kamla da/o Vishwa field No.73 as legal heirs of Ram Nath s/o Ram Rakhamal. Rakhamal deceased and they have claimed compensation at the rate of R.50/per s .yd. and R.2000/-for well. 40, -do-Θ

16.Sh. Om Farkash Sandhir, Rajendar Kumar, Vishwa Nath ss/o Ram Rakha

18. Sh. Pushp Nath Khosla.

He has filed an application with affadavit dated 11.4.66 and stated affadavit dated 11.4.66 and stated that he has got a decree from High Court against Shri Kedar Nath Khosla we so Hukam Chand Khosla for an area and 73/1/2. He further stated that for the property was attached by the order resolution in Civil misc. 845-D, 1957 and s.40 the compensation may not be paid till peer the compensation may not be paid till the decision of the case. **260**

> compensation Contd....P000/-for

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DOCUMENTARY EVIDENCE:

Mrs. Vimla Samal w/o P.K.Samal produced the following documentary evidence by way of examplars regarding the market value of the land in support of her claim:-1.

- One uncertified copy of sale deed dated Marcha 1962 in respect of shop No.34 measuring 76 sq.yds. situate in Defence Colony for R..23700/.
- One uncertified copy of sale deed No.2086 dated 11.8.53 in respect of plot measuring 200 sq.yds. out of field Nos. 114, 116 & 124 & 126 situate in Sunlight Colony for Es.3000/ 2. 3.
- One uncertified copy of sale-deed Ng.1981 dated 23.9.52 in respect of land measuring 402 3 sq.yds.situate in Sunlight Colony for Rs.5000/. 4.
- One uncertified copy of sale-deed No.2460 dated 28.12.52 in respect of one plot measuring 402.69 soluds for %.5000/-5.
- One uncertified copy of sale deed No.87 dated 12.1.53 in respect of one plot measuring 406.25 sq.yds. for &.5078/1
- One uncertified copy of sale deed No.2350 dat ed 15.12.52 in respect of one plot measuring 400 sq. yds for ks.5000/-. 6. 7.
- One uncertified copy of sale-deed No.794 dated 24.4.53 in respect of plot measuring 208 sq.yds for & 3120/-8.
- One uncertified copy of sale-deed No.2352 dated 15.11.52 in respect of one plot measuring 200 sq.yds. for R.3000/. 9.
- One uncertified copy of sale deed No.96 dated 8.1.58 in respect of one plot No.A-236 measuring 217 sq.yds.situate 10.
- One sale-deed No.48 dated 17.1.57 in respect of area measuring 500 sq.yds out of field No.55 for R.6000/-. 11.
- One uncertified copy of sale-deed No.3607 dated 13.6.56 in respect of plot measuring 252 so.yds. out of field No.54 10/ 12.
- One uncertified depy of lease-deed No.1851 dated 31.5.57 in respect of plot measuring 11000 so.ft for Rs.300/- as 13.
- One uncertified copy of judgment in L.A. Case No.47 & 48. reference U/s 18 against award No.889 of village Mondpur Munirka in which Addl. District Judge enhanced compensation from Es.3/- to Es.9/-.per sq.yd.
- One uncertified copy of judgment in L.A. Case No. 24 of 1954. Reference U/s 18 of L.A. Act against award No. 883 of the same village regarding field No. 112, 76, 77 & 78 measuring 21 bighas for R.1,31,914. 14.
- One uncertified copy of judgment in L.A. Case No.31 of 1960. Reference U/s 18 against award No.889 of village Mohapur Munirka regarding field No.55/2 in which the Addl. District Judg., awarded B.70/-per sq.yd. against the awarded B.3/-by the Collector. 15.

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- One uncertified copy of sale deed No. 1050 dated 8.5.52 regarding field No. 112 measuring 73 bighas 3 biswas for B. 1,88,946.7annas. The average price comes to .5166
- 17. One uncertified copy of sale-deed No. dated 15.7.52 regarding field No.76 to 81 measuring 37 bighas 13 bighas 13 bighas annas per sayd.
- 0ne uncertified copy of sale-deed No.1574 dated 21.7.52 regarding field No.82 measuring 10 bighas 10 biswas for E.48951/.
- 19. One trace for the land under acquisition and adjoining other land.
- 20. One Delhi Guide Map.

No other claimant filed any documentary evidence in support of his claim regarding market value.

MARKET VALUE:

value to the The market value to be assertained is the owners of the land in its actual condition at the date of publication of notification under-section 4 of the Land Acquisition Act with all its existing advantages and with all its potentialties By market value is recknowed the price which a willing vendor might reasonable expect to obtain from a willing purchaser for r the land in that particular position and with these particular potentialities. The best evidence available to prove what a willing purchaser would pay for the land under acquisition would be a evidence of genuine sales, affected about the time of notification. In determining the market value of the land on the basis of sales of other lands, the question of similarity between the two lands is of particular importance or in other words lands must be actually parallel. In support of her contention Smt. Vimla Samal has filed several examplars to serve as guide in determining the ma rkst value of the land. But these examplars are hardly of any avail as they are in no circustances parallel to the land under acquisition. The examplar cited by her at S.No.1 is hardly of any use, as it pertains to a transaction ment for commercial use. Obeviously, premises ment for Industrial or Commercial uses fetch a much higher market value than those put for resident ial purpose. Further, the sale-deeds cited by

2,3,4,5,6,7,& 8 have also no bearing in determining market value of the land as these plots were purchased in highly developed locality, whereas the land under acquisition is not in a developed condition. Further, the sale-deed cited at S.No.9 pertains to a transaction affected in Defence Colony which is a highly developed and sophisticated colony and is about 3 miles away from the land under acquisition. sale-ded cannot be in any way helpful in determining the market value of the land. Further, the examplar cited at S.No. 10 & 11 pertain to lands on the front of the Ring Road and decidedly more advantageous than the land under acquisition. A lease-deed produced by her cited at S.No.12 was given to Caltex for commercial purposes and therefore, no inference can be drawn from this lease-deed. Further, the sale-deeds cited at S.No.16, 17 & 18 cannot be taken into consideration as they relate much before the material date. Apart from . these sale-dees, three uncertified copies of judgments of the Addl. District Judge, have been filed in which the compensation was enhanced under the reference petitions from R. 3000/ to E.7000/-per bigha kham and in other case from Es.3000/- to %.9000/-per bigha kham.

It may be noted that the lands in these awards have better location than the land under acquisition., and it would thus appear that all the documents filed by Smt. Vimla Samal have no bearing in determining the correct market value of the land.

Efforts were made at this end to find out the parallel sale-deed executed a few years preceding the material date.

The following statement shows the various transactions made during the different years and the sale price of the land per bigha.

Contd....8/-

S.N.	Year.	Area Big.Pis.	Consideration money.	Average per bigha.
1.	1953 - 54	53 - 12	1,90,048/-	Ps. 3,545.67P.
2.	1954-55	223 - 15	Ps. 6,81,756.69	E 3,046.96P
3.	1 955-5 6	26 <u>1</u> - 21	R. 9,20,649.50	Is. 3,525.70
g.	1956-57	260 - 16	B. 9,55,190.12	B • 3,662.54
5.	1957-58 To tal	20 - 02 819 - 72	Es. 1,48,800,00 Es. 28,96,444,31	B. 7.402.985 B. 3,534.94

I have inspected the land and find that the land is not very fertile for agricultural purposes but had acquired at the time of notification U/s 4, some potential value as building site/due to various Housing Schemes sponsored by the Government. In view of the above observations and considering the various sale-deeds as cited above, the market value of the land has now to be determined with reference to judicial decisions for parallel lands, if any.

Apart from similar sales, awards of the courts U/s 26 of Iand Ac uisition Act afford a guide to the amount of compensation to be a warded. It has been held that "there cannot be clearer authority that previous decisions in acquisition cases are relevant in a subsequent case where the market value of the land in the same neighbourhood is in issue". In the land Acquisition Case No.2 of 1964 of Smt. Vimla Samal V/s Union of India decided by the Addl. District Judge on August, 27, 1965 in a reference petition, the rate of compensation for the land was enhanced and fixed at 12.67-per sayd. The land under reference is just adjacent to the land under acquisition with parallel circumstanes. This also hold good in case of Khasra Mos.54/3/2/1 and 28/1 though they lie on the other side of the Ring Road. The preliminary notification in the case of land of Smt. Vimla Samal as stated above was issued on 6.11. to say after about a year. The guestion now areses what has been the change in the market condition in the locality regarding the land values during the intervening period of a year. this period, the market conditions had been normal and if there

Contd....9/-

had any transactions representing higher price, they cannot be relied upon as being speculative purchases. In view of the above observations, therefore, I fixed the market value of the land at a flat rate of %.6000/-per bigha kham.

TREES WELLS & OTHER STRUCTURES:

TREES: There are no trees in land under acquisition, and hence no compensation is payable.

WELBS: There is one well in field No.73, which has been valued at 8.1902 by the Valuation Officer, agree with the estimate and award 3.1902 for the well.

STRUCTURES: The land under acquisition has numerous structures. The Valuation Officer has assessed these structures at 18.31729/which is reasonable. The claimants have filed exorbitant claims as compensation for these structures, without filing any valuation estimates hence no reliance can be palced on their claims for want of evidence, I agree with the estimates of the Valuation Officer and award %.31729/- for the structures (List of structures prepared by the Valuation Officer is enclosed with this award).

15% FOR COMPULSORY ACQUISITION:

15% soelatium is payable over and above, the compensation assessed under section 23(1) firstly.

INTEREST: According to sub-section 3 of section 4 of the Land Acquisition (Amendment & Validation) Act, 1967, simple interest at the rate of 6% is payable after the expiry of 3 years from the date of publication of notification U/s 4. The Preliminary notification was made on 6.11.58 and hence the interest is payable from 6.11.61 to 5.6.67.

APPORTIONMENT:

Compensation will be paid on the basis of the latest en in in statement 'B' which has been prepared from the revenue record. This land is governed by the Delthi Urban Area Relief Act, 1961 under which the non-occupancy tenants of the lands have substantia rights who have claimed compensation thereof. In cases where the Contd..

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persons interested do not come to compromise, the co amount will be deposited with the Add . District Jud under section 31 of the Land Acquisition Act. The c for structures will be payable to the owners on protitle.

SUMMARY OF THE AWARD:

The award is summarised as under:-

S.N.	Area Big.Bis.	Rate awarded per bigha.	Amount	ef compe
1.	16 - 12	Bs.6000/-	Rs. 99,6	00.00
2. Ad	d price of	well.	1,9	903 •00
3. Ad	d price of	structure To	31.7 tal %1,33,	7 <u>29.00</u> 231 ,00 P.
4. Ad	ld 15% sel at	tium. To	19.5 tal Rs1,53,	084.65P. 215.65P.
	ld interest 5.6.67.	@ 6% from 6.11. G.T	61 44.0 44.0 1.97.	612.31P. 327.96P
·	. :			

LAND REVENUE DEDUCTION:

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The land under acquisition is assessed to Rs. revenue which will be deducted from the Khalsa Rent village with effect from the harvest in which the d ever pessession of the acquired land.

. The aforesaid land will vest absolutely in t from all encumbrances from the date of taking over the land.

LAND ACQUISITION

Submitted to the Collector, Delhi for inform

LAND ACQUISITION

