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# THE GAZETTE OF THE REPUBLIC OF SRI LANKA (CEYLON)

(EXTRAORDINARY)

අංක 161/2 — 1975 අපේල් 28 වැනි සඳුද — 1975.04.28 No. 161/2 — MONDAY, APRIL 28, 1975

(Published by Authority)

# PART I: SECTION (I)—GENERAL

### Government Notifications

Statutory Determination No. 894 Unique No. © 174

STATUTORY DETERMINATION UNDER SECTION 19 OF THE LAND REFORM LAW, No. I OF 1972

WHEREAS a statutory declaration under Section 18 of the Law has been made by Mrs. Alice de Karunanayake, of "Sirisara", Talalla, Gandara, the Land Reform Commission, by virtue of the powers vested in it under Section 19 of the Law, has made a statutory determination specifying the portion of agricultural land owned by the Statutory lessee which she shall be allowed to retain. The agricultural land so allowed to be retained by the statutory lessee is described in the schedule below.

S. B. SENANAYARE, Chairman, Land Reform Commission.

C 82, Gregory's Avenue, Colombo 7, 21st Aprīl, 1975.

#### Schedule

An undivided extent of 50 acres, 0 roods, 00 perches from and cut of an allotment of land called Kurundana Watta, situated in the Village Kurundana, in the D.R.O's Division of Hambantota, in the District of Hambantota, Southern Province, depicted as Lot No. 2 in the Final Village Plan No. 575, Supplement No. 1, made by the Surveyor-General.

Statutory Determination No. 895 Unique No. © 164

STATUTORY DETERMINATION UNDER SECTION 19 OF THE LAND REFURM LAW, No. I OF 1972

WHEREAS a statutory declaration under Section 18 of the Law has been made by Mr. Richard George Johnston of Gallakelle Group, Medamahanuwara, the Land Reform Commission, by virtue of the powers vested in it under Section 19 of the Law, has made a statutory determination specifying the portion of agricultural land owned by the Statutory lessee which he shall be allowed to retain. The agricultural land so allowed to be retained by the statutory lessee is described in the schedule below.

S. B. SENANAYAKE, Chairman, Land Reform Commission.

C 82, Gregory's Avenue, Colombo 7, 21st April, 1975.

## SCHEDULE

An allotment of land marked Lot No. 1 of the land called Gallakelle Estate, situated in the Village Namadagala in the Minor Division of Udasiya Pattu South, of the D.R.O's Division of Meda Dumbara, in the District of Kandy, Central Proxince, containing in extent 51 acres, 1 rood, 00 perches in the Preliminary Plan No. © 1096, made by the Surveyor-General, together with the buildings and plantation thereon.

Statutory Determination No. 896 Unique No. ©® 585

STATUTORY DETERMINATION UNDER SECTION 19 OF THE LAND REFORM LAW, No. 1 OF 1972

WHEREAS a statutory declaration under Section 18 of the Law has been made by Mr. Narayanasamy Parameswaran of Luccombe Estate, Maskeliya, the Land Reform Commission, by virtue of the rowers vested in it under Section 19 of the Law, has made a statutory determination specifying the portion of agricultural land owned by the Statutory lessee which he shall be allowed to retain. The agricultural land so allowed to be retained by the statutory lessee is described in the schedule below.

S. B. SENANAYAKE, Chairman, Land Reform Commission.

C 82, Gregory's Avenue, Colombo 7, 21st April, 1975.

#### Schedule

An undivided extent of 51 acres, 3 roods, 10 perches from and out of an allotment of land marked Lot No. I of the land called Luccombe Estate, situated in the Village Kintyre, in the Minor Division of Ambagamuwa Korale, of the D.R.O's Division of Ambagamuwa Korale, in the District of Kandy, Central Province, depicted in the Preliminary Plan No. Soc 1192, made by the Surveyor-General.

Statutory Determination No. 897 Unique No. @ 586

STATUTORY DETFRMINATION UNDER SECTION 19 OF THE LAND REFORM LAW, No. I OF 1972

WHEREAS a statutory declaration under Section 18 of the Law has been made by Mr. Narayanasamy Arunasalam of Luccombe Estate, Maskeliya, the Land Reform Commission, by virtue of the powers vested in it under Section 19 of the Law, has made a statutory determination specifying the portion of agricultural land owned by the Statutory lessee which he shall be allowed to retain. The agricultural land so allowed to be retained by the statutory lessee is described in the schedule below.

S. B. SENANAYARE, Chairman, Land Reform Commission.

C 82, Gregory's Avenue, Colombo 7, 21st April, 1975.

#### SCHEDULE

An undivided extent of 51 acres, 3 roods, 10 perches, from and out of an alletment of land marked Lot No. I of the laud called Luccombe Estate, situated in the Village Kintyre, in the Minor Division of Ambagamuwa Korale, of the D.R.O's Division of Ambagamuwa Korale, in the District of Kandy, Central Province, depicted in the Preliminary Plan No. Soc 1192, made by the Surveyor-General

Statutory Determination No. 898 Unique No. @200 419

STATUTORY DETERMINATION UNDER SECTION 19 OF THE LAND REFORM LAW, No. 1 OF 1972

WHEREAS a statutory declaration under Section 18 of the Law has been made by Mrs. Sornam Tharmaratnam of "Suwarna", No. 94. Ananda Rejakaruna Mawatha, Colombo 10, the Land Reform Commission, by virtue of the powers vested in it under Section 19 of the Law, has made a statutory determination specifying the portion of agricultural land owned by the Statutory lessee which she shall be allowed to retain. The agricultural land so allowed to be retained by the statutory lessee is described in the schedule below.

S. B. SENANAYARE, Chairman, Land Reform Commission.

C 82, Gregory's Avenue, Colombo 7, 21st April, 1975.

#### Schedule

An undivided extent of 50 acres, 1 rood, 20 perches from and out of an allotment of land called Panangoda Estate, situated in the Village Panangoda, in the Minor Division of Yatakalan Pattuwa, of the D.R.O's Division of Nattandiya, in the District of Puttalam, North Western Province, depicted as Lot No. 2 in the Preliminary Plan No. 2 1173, made by the Surveyor-

4-553/5

Statutory Determination No. 899 Unique No. can 621

STATUTORY DETERMINATION UNDER SECTION 19 OF THE LAND REFORM LAW, No. I OF 1972

WHEREAS a statutory declaration under Section 18 of the Law has been made by Miss Niloufer Roshanara Lydia Pieris C/o Messrs. Julius & Creasy, P. O. Box 154, Colombo, the Land Reform Commission, by virtue of the powers vested in it under Section 19 of the Law, has made a statutory determination specifying the portion of agricultural land owned by the statutory lessee which she shall be allowed to retain. The agricultural land so allowed to be retained by the statutory lessee is described in the schedule below.

S. B. SENANAYAKE, Chairman, Land Reform Commission.

C 82, Gregory's Avenue, Colombo 7, 21st April, 1975.

## Schedule

An allotment of land marked Lot No. 2 of the land called Ponmani Watta, situated in the Village Parappamulla, in the Minor Division of Munnessaram Pattuwa, of the D. R. O's Division of Pitigal Korale North, in the District of Puttalam, North Western Province, containing in extent 50 acres, 0 roods, 0 perches in the Preliminary Plan No. 2 1294, made by the Surveyor General, together with the buildings and plantation thereon thereon. 4-553/6

> Statutory Determination No. 900 Unique No. em 2319

STATUTORY DETERMINATION UNDER SECTION 19 OF THE LAND REFORM LAW, No. I OF 1972

WHEREAS a statutory declaration under Section 18 of the Law has been made by Mrs. Dona Agnes Cecilia Theverapperuma of No. 8, Kalinga Place, Jawatte Road, Colombo 5, the Land Reform Commission, by virtue of the powers vested in it under Section 19 of the Law, has made a statutory determination specifying the portion of agricultural land owned by the Statutory lessee which she shall be allowed to retain. The agricultural land so allowed to be retained by the statutory lessee is described in the schedule below.

S. B. SENANAYAKE, Chairman, Land Reform Commission.

C 82, Gregory's Avenue, Colombo 7, 21st April; 1975.

Schedule

- (1) An allotment of land marked Lot No. 1 of the land called Gorakagahawatta alias Etugalawatta, situated in the Village Famunugama, in the Minor Division of Ragam Pattuwa, of the D. R. O's Division of Alutkuru Korale South "B" in the District of Colombo, Western Province containing in extent 4 acres, 0 rood, 19 perches in the Preluminary Plan No. 220 8485, made by the Surveyor General, together with the buildings and plantation thereon; and
- (2) An allotment of land marked Lot No. 1 of the land called Delganakumbura, situated in the Village Madampella Pahala, in the Minor Division of Dunagana Pattuwa, of the D. R. O's Division of Divulapitiya, in the District of Colombo, Western Province, containing in extent 2 acres, 0 rood, 16 perches, in the Preliminary Plan No. 223 2144, made by the Surveyor General, together with the buildings and plantation thereon: and with the buildings and plantation thereon; and
- (3) An allotment of land marked Lot No. 1 of the land called Paragahakumbura, situated in the Village Madampella Pahala, in the Minor Division of Dunagaha Pattuwa, of the D. R. O's Division of Divulapitiya, in the District of Colombo, Western Province, containing in extent 1 acre, 2 roods, 11 perches in the Preliminary Plan No. 22147, made by the Surveyor General, together with the buildings and plantation thereon; and
- (4) An allotment of land marked Lot No. 5 of the land called Antonvilla Estate, situated in the Village Rajakadaluwa, in the Minor Division of Anaivilundan Pattuwa, of the D. R. O's Division of Arachchikattuwa, in the District of Puttalam, North Western Province, containing in extent 42 acres, 3 roods, 34 perches in the Preliminary Plan No. 2 1382, made by the Surveyor General, together with the buildings and plantation thereon.

4-553/7

Statutory Determination No. 901 Unique No. කො 81

STATUTORY DETERMINATION UNDER SECTION 19 OF THE LAND REFORM LAW, No. I OF 1972

WHEREAS a statutory declaration under Section 18 of the Law has been made by Mr. Caluwadewage James Collin Mathew of No. 118, Barnes Place, Colombo 7, the Land Reform Commission, by virtue of the powers vested in it under Section 19 of the Law, has made a statutory determination specifying the portion of agricultural land owned by the Statutory lessee which he shall be allowed to retain. The agricultural land so allowed to be retained by the statutory lessee is described in the schedule below.

S. B. SENANAYAKE, Chairman, Land Reform Commission.

C 82, Gregory's Avenue, Colombo 7, 21st April, 1975.

#### Schedule ·

An allotment of land called Korakaha Estate, situated in the Villages Korakaha and Galleyagama, in the Minor División of Mahagalboda Egoda Korale, of the D. R. O's Division of Ibbagamuwa, in the District of Kurunegala, North Western Province, containing in extent 50 acres, 3 roods, 0 perches and depicted as Lot No. 2 in Final Village Plan No. 1302, Supplement No. 2 and Lot No. 1 in Final Village Plan No. 1294. Supplement No. 1, made by the Surveyor-General, together with the buildings and plantation thereon. 4-553/8

Statutory Determination No. 902 Unique No. 223 762

STATUTORY DETERMINATION UNDER SECTION 19 OF THE LAND REFORM LAW, No. I OF 1972

WHEREAS a statutory declaration under Section 18 of the Law has been made by the Company named "The Dikkapitiya Tea and Rubber Company Ltd." of No. 45, Queens Street, Colombo 1, the Land Reform Commission, by virtue of the powers vested in it under Section 19 of the Law, has made a statutory determination specifying the portion of agricultural land owned by the Statutory lessee which it shall be allowed to retain. The agricultural land so allowed to be retained by the statutory lessee is described in the schedule below.

S. B. SENANAYAKE, Chairman, Land Reform Commission.

Colombo 7, 21st April, 1975.

#### Schedule

An allotment of land marked Lot Nos. 832, 833 of the land called Adawatta Estate, situated in the Villages Arawakumbura, Udapanguwa, in the Minor Division of Pattipola Korale, of the D. R. O's Division of Passara, in the District of Badulla, Uva Province, containing in extent 50 acres, 0 roods, 0 perches in the Village Plan No. 527, made by the Surveyor-General, together with the buildings and plantation thereon.

Statutory Determination No. 903 Unique No. 6223 871

STATUTORY DETERMINATION UNDER SECTION 19 OF THE LAND REFORM LAW, No. I OF 1972

WHEREAS a statutory declaration under Section 18 of the Law has been made by Mrs. Grace Wijekoon of No. 200, Sir James Peiris Mawatha, Colombo 2, the Land Reform Commission, by virtue of the powers vested in it under Section 19

of the Law, has made a statutory determination specifying the portion of agricultural land owned by the Statutory lessee which she shall be allowed to retain. The agricultural land so allowed to be retained by the statutory lessee is described in the schedule below.

S. B. SENANAYARE, Chairman, Land Reform Commission.

C 82, Gregory's Avenue, Colombo 7, 21st April, 1975.

#### Schedule

An allotment of land marked Lot Nos. 16 and 17 of the land called Ilukewelawatta, situated in the Village Ilukewela, in the Minor Division of Weuda Korale, of the D. R. O's Division of Mawatagama, in the District of Kurunegala, North Western Province, containing in exent 50 acres, 2 roods, 20 perches in the Final Village Plan No. 1106, Supplement No. 3 made by the Surveyor-General, together with the buildings and plantation thereon.

4-553/10