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THE GAZETTE OF THE REPUBLIC OF SRI LANKA (CEYLON)

EXTRAORDINARY

අංක 243/63 — 1976 දෙසැම්බර් 17 වැනි සිකුරාද — 1976.12.17

No. 243/63—FRIDAY, DECEMBER 17, 1976

(Published by Authority)

PART I: SECTION (I)—GENERAL

Government Notifications

Statutory Determination No. 2851. Unique No. ®£ 5.

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. Sinnavar Marshall of Block No. 3, Tannamunai, Chenkaladi, 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 by the statutory lessee is described in the schedule below.

K. H. J. WIJAYADASA, Chairman, Land Reform Commission.

C82, Gregory's Avenue, Colombo 7, 17.12.76.

Schedule

An allotment of land marked Lot No. 2 of the land called Manchole alias Thannamunai Estate situated in the Village Mylambaveli, in the D.R.O's Division of Eravur Pattu, in the District of Batticaloa, Eastern Province, containing in extent Acres: 50, Roods: 2, Perches: 0, in the Preliminary Plan No. © 348, made by the Surveyor-General, together with the buildings and plantation thereon and plantation thereon. 12-360/1

Statutory Determination No. 2852.

Unique No. අනු/11.

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. Saparamadu Mahabala Mayadunnege Abias Perera, of Nuwarawewa, Anuradhapura, 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.

K. H. J. WIJAYADASA, Chairman, Land Reform Commission.

C82, Gregory's Avenue, Colombo 7, 17.12.76.

Schedule

An allotment of land marked Lot Nos. 149 and 150 of the land called Pusiyankulame Watta, situated in the Village Pusiyankulama, in the Minor Division of Nuwaragam Korale, of the D.R.O's Division of Nuwaragam Palata East, in the District of Anuradhapura, North-Central Province, containing in extent Acres: 51, Roods:1, Perches: 20, in the Final Village Plan No. 738, made by the Surveyor-General, together with the buildings and plantation thereon.

12~360/2

Statutory Determination No. 2853. Unique No. 68.

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. Richard Jeyarajasingham Kanagasundaram, of c/o Mrs. C. G. Kanagasundaram Teimpaliai, 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.

K. H. J. WIJAYADASA, Chairman, Land Retorm Commission.

C82, Gregory's Avenue, Colombo 7, 17.12.76.

Schedule

- (1) An undivided extent of Acres: 39, Roods: 3
 Perches: 36 from and out of an allotment of land marked Lot No. 2 of the land called Mananveli Thoddam, situated in the Village Vannankerni, in the D.R.O's Division of Pachchilaippali, in the District of Jaffna, Northern Province, depicted in the Premninary Plan No. 60, 1012, made by the Surveyor-General, and General, and
- (2) An allotment of land marked Lot No. 1 of the lang called Mangarveli Thoddam, situated in the Village Vannankerni, in the D.R.O's Division of Pachchilaippali, in the District of Jaffna, Northern Province, containing in extent Acres: 10, Roods: 0, Perches: 04 in the Preliminary Plan No. 62 1012, made by the Surveyor-General, together with the buildings and plantation thereon.

12-360/3

Statutory Determination No. 2854. Unique No. @@C 112.

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. Punchi Hewage Piyasena, of Katukenda Watta, Nikadalupota, 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.

K. H. J. WIJAYADASA, Chairman, Land Reform Commission.

C 82, Gregory's Avenue, Colombo 7, 76.12.17

Schedule

- (1) An undivided extent of Acres: 01, Roods: 2, Perches: 28 from and out of an allotment of land marked Lot No. 1 of the land called Katukendawatta, situated in the Village Katukenda, in the Minor Division of Mahagalboda Egoda, of the D.R.O's Division of lbbagamuwa, in the District of Kurunegala, North-Western Province, depicted in the Final Village Plan No. 1313, made by the Surveyor-General; and
- (2) An undivided extent of Acres: 04, Roods: 1, Perches: 05, from and out of an allotment of land marked Lot No. 1 of the land called Katukendawatta, situated in the Village Tammittigama, in the Minor Division of Mahagalboda Egoda, of the D.R.O's Division of Ibbagamuwa, in the District of Kurunegala, North-Western Province, depicted in the Final Village Plan No. 1312, made by the Surveyor-General; and
- (3) An undivided extent of Acres: 45, Roods: 1, Perches: 22 from and out of an allotment of land marked Lot No. 1 of the land called Maussakanda Estate, situated in the Village Puwakpitiya, in the Minor Division of Gangaia Udasiya Pattuwa, of the D.R.O's Division of Laggala, in the District of Matale, Central Province, depicted in the Preliminary Plan No. © 253, made by the Surveyor-General.

12-360/4

Statutory Determination No. 2855. Unique No. 40 2.

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. Kandagollage Nandasena of Palankandawura Uhana, the Land Reform Commission, by virtue of the powers vested in it under Section 19 of the Law, has made a statu ory 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. schedule below.

> K. H. J. WIJAYADASA. Chairman, Land Reform Commission.

C 82. Gregory's Avenue, Colombo 7, 76.12.17

Schedule

An allotment of land marked Lot No. 438 of the land called Fielder Estate, situated in the Village Bedirekka, in the D.R.O's Division of Bintenna Pattu, in the District of Amparai, Eastern Province, containing in extent Acres: 50, Roods: 0, Perches: 0, in the Topo Preliminary Plan No. 24 EP, made by the Surveyor-General, together with the buildings and plantation thereon. thereon.

12-360/5

Statutory Determination No. 2856. Unique No. 49 17.

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. Mohideen Bawa Pody Mohamed Ali, of Tamil Division, Samanturai, the Land Retorm 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. WHEREAS a statutory declaration under Section 18

K. H. J. WIJAYADASA, Chairman, Land Reform Commission.

C 82, Gregory's Avenue, Colombo 7, 76.12.17

Schedule

- (1) An allotment of land marked Lot No. 1 of the land called Periyaveli (Naduveli), situated in the Viliage Malkampiddy, in the D.R.O's Division of Sammanthurai, in the District of Amparai, Eastern Province, containing in extent Acres: 6, Roods: 0, Perches: 15, in the Preliminary Plan No. co 354, made by the Surveyor-General, together with the buildings and plantation thereon: and and plantation thereon; and
- (2) An allotment of land marked Lot No. 2 of the land called Periyaveli (Kannanveli), situated in the Village Malkampiddy, in the D.R.O's Division of Sammanthurai, in the District of Amparai, Eastern Province, containing in extent Acres: 8, Roods: 3, Perches: 36, in the Preliminary Plan No. 48 352, made by the Surveyor General, together with the buildings and plantation thereon; and
- (3) An allotment of land marked Lot No. 1 of the land called Neinthalaputhukandam, situated in the Village Malligaitivu, in the D.R.O's Division of Sammanthurai, in the District of Amparai, Eastern Province, containing in extent Acres: 9, Roods: 3, Perches: 29, in the Preliminary Plan No. 49 353, made by the Surveyor-General, together with the buildings and plantation thereon.

12-360/6

Statutory Determination No. 2857. Unique No. අම 45.

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. Adam Lebbe Podi Mohideen Bawa, of "Jenna Manzil", Alawakarai Road, Sammanturai, 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.

K. H. J. WIJAYADASA, Chairman, Land Reform Commission.

C 82, Gregory's Avenue, Colombo 7, 76.12.17

Schedule

(1) An allotment of land marked Lot Nos. 1 and 2 of the land called Senaivaddai Pallaiyadivayal, situated in the Village Malkampiddy, in the D.R.O's Division of Sammanturai Pattu, in the District of Amparai, Eastern Province, containing in extent Acres: 6, Roods: 2, Perches: 38; in the Preliminary Plan No. 48 618, made by the Surveyor-General, toge her with the buildings and plantation thereon; and

- (2) An allotment of land marked Lot No. 1 of the land called Maruthayadikandam, situated in the Village Sorikalmunai, in the D.R.O's Division of Sammanturai Pattu, in the District of Amparai, Eastern Province, containing in extent Acres: 11, Roods: 0, Perches: 15, in the Preliminary Plan No. 48 619, made by the Surveyor-General, together with the buildings and plantation thereon; and
- (3) An allotment of land marked Lot Nos. 1 and 2 of the land called Valattapiddykandam, situated in the Village Valattapiddy, in the D.R.O's Division of Sammanturai Pattu, in the District of Amparai, Eastern Province, containing in extent Acres: 2, Roods: 2, Perches: 29, in the Preliminary Plan No. 40 620, made by the Surveyor-General, together with the buildings and plantation thereon; and
- (4) An allotment of land marked Lot No. 1 of the land called Nainthalaputhuchenaikandam, situated in the Village Mallikaitivu, in the D.R.O's Division of Sammanturai Pattu, in the District of Amparai, Eastern Province, containing in extent Acres: 6, Roods: 0, Perches: 25, in the Preliminary Plan No. 48 621, made by the Surveyor-General, together with the buildings and plantation thereon.

12-360/7

Statutory Determination No. 2858 Unique No. @m 315

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. Kalimudiyanselagedara Abdul Cader Lebbe Segu Abdul Fareed of Reyal Land Estate, Bamunupola, Batugoda, the Land Reform Conmission, 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.

K. H. J. WIJAYADASA, Chairman, Land Reform Commission.

C82, Gregory's Avenue, Colombo 7, 76.12.17.

SCHEDULE

- (1) An allotment of land marked Lot No. 1 of the land called Bollegoda Kumbura, situated in the Village Paranagama Hapukotuwe-Gammedda, in the Minor Division of Pallegampaha Korale, of the D.R.O's Division of Patadumbara, in the District of Kandy, Central Province, containing in extent Acres: 0, Roods: 3, Perches: 13, in the Preliminary Plan No. @w 1148, made by the Surveyor-General, together with the buildings and plantation thereon; and
- (2) An allotment of land marked Lot No. 2 of the land called Ginigathela Aswedduma Kumbura, situated in the Village Wewala, in the Minor Division of Galasiya Pattuwa, of the DR.O's Divis'on of Harispattuwa, in the District of Kandy, Central Province, containing in extent Acres: 0, Roods: 2, Perches: 33.7, in the Preliminary Plan No. @ 3061, made by the Surveyor-General, together with the buildings and plantation thereon; and
- (3) An allotment of land marked Lot No. 1 of the land called Lintotawela Dolapihilla Panguwa, situated in the Village Diwanawatta, in the Minor Division of Palle Gampaha Korale, of the D.R.O's Division of Hari patuwa, in the District of Kandy, Central Province, containing in extent Acres: 0, Roods: 2, Perches: 21.0, in the Preliminary Plan No. © 3061, made by the Surveyor-General, together with the buildings and plantation thereon; and

- (4) An allotment of land marked Lot No. 1 of the land called Bamunupola Polwatta, situated in the Village Bamunupola, in the Minor Divis on of Pallegampaha Korale, of the D.R.O's Division of Harispattuwa, in the District of Kandy, Central Province, containing in extent Acres: 4, Roods: 2, Perches: 0, in the Preliminary Plan No. © 3065, made by the Surveyor-General, together with the buildings and plantation thereon; and
- (5) An allotment of land marked Lot No. 4 of the land called Bogahatennawatta, situated in the Village Kahawatta, in the Minor Division of Pallegampaha Korale of the DR.O.'s Division of Harispattuwa, in the District of Kandy, Central Province, containing in extent Acres: 1, Roods: 0, Perches: 17.0, in the Preliminary Plan No. 20 1198, made by the Surveyor-General, together with the buildings and plantation thereon; and
- (6) An undivided extent of Acres: 0, Roods: 1, Perches: 21.0, from and out of an allotment of land marked Lot No. 1 of the land called Kandewela Hewenketiya, Moragaha Ange Kumbura, situated in the Village Dippitiya, in the Minor Division of Udagampaha Korale, of the D.R.O's Divis on of Harispattuwa, in the District of Kandy, Central Province, depicted in the Preliminary Plan No. © 3055, made by the Surveyor-General; and
- (7) An undivided extent of Acres: 0, Roods: 0, Perches: 01.7, from and out of an allotment of land marked Lot No. 5 of the land called Ritipeia, situated in the Village Divanawatta, in the Minor Division of Pallegampaha Korale, of the D.R.O's Division of Harispattuwa, in the District of Kandy, Central Province, depicted in the Preliminary Plan No. €∞ 3062, made by the Surveyor-General; and
- (8) An undivided extent of Acres: 0, Roods: 1, Perches: 02.4, from and out of an allotment of land marked Lot No. 1 of the land called Kasakaragedera Watta, situated in the Village Akurana, in the Minor Division of Pallegampaha Korale, of the D.R O's Division of Harispattuwa, in the District of Kandy, Central Province, deppicted in the Preliminary Plan No. 22 1128, made by the Surveyor-General; and
- (9) An undivided extent of Acres: 0, Roods: 1, Perches: 31.1, from and out of an allotment of land marked Lot No. 1, of the land called Kahawattegedarawatta alias Kungimarrikkar Watta, situated in the Village Akurana, in the Minor Division of Pallegampaha Korale, of the D.R.O's Division of Harispattuwa, in the District of Kandy, Central Province, depicted in the Preliminary Plan @w 1138, made by the Surveyor-General; and
- (10) An undivided extent of Acres: 0, Roods: 0, Perches: 19.95, from and out of an allotment of land marked Lot No. 2 of the land called Muthukohodeniya Watta, situated in the Village Akurana, in the Minor Division of Pallegampaha Korale, of the D.R.O's Division of Harispatiuwa, in the District of Kandy, Central Province, depicted in the Preliminary Plan No. © 1138, made by the Surveyor-General; and
- (11) An undivided extent of Acres: 0, Roods: 1, Perches: 33.5, from and out of an allotment of land marked Lot No. 1 of the land called Gonadeniye Kumbura, situated in the Village Maratugoda, in the Minor Division of Galasiya Pattuwa, of the D.R.O's Division of Harispattuwa, in the District of Kandy, Cen ral grovince, deppiced in the Preliminary Plan No. @ 3054, made by the Surveyor-General; and
- An undivided extent of Acres: 0, Roods: 0, Perches: 23.5, from and out of an allotment of land marked Lot No. 2, of the land called Heenetideniye Kumbura, situated in the Village Gettiyawala, in the Minor Division of Galasiyapattuwa, of the D.R.O's Division of Harispattuwa, in the District of Kandy, Central Province, depicted in the Preliminary Plan No.

- (13) An undivided extent of Acres: 0, Roods: 0, Percnes: 33.0, from and out of an allotment of land marked Lot No. 1 of the land called Palletotapoladeniye Kumbura, situated in the Village Gettiyawala, in the Minor Division of Galasiyapattuwa, of the D.R.O's Division of Harispattuwa, in the District of Kandy, Central Province, depicted in the Preliminary Plan No @m 3056, made by the Surveyor-General; and
- (14) An allotment of land marked Lot No. 1 of the land called Ranwaladeniya Kumbura and Ranwaladeniya Watta, situated in the Village Kaluwana, in the Minor Division of Pallegampaha Korale, of the D.R.O's Division of Harispattuwa, in the District of Kandy, Central Province, containing in extent Acres: 5, Roods 0, Perches: 0, in the Preliminary Plan No. and 3084, made by the Surveyor-General; together with the buildings and plantation thereon, and
- (15) An allotment of land marked Lot No. 3 of the An allotment of land marked Lot No. 3 of the land called Moragahaweia Aswedduma, situated in the Villlage Wewala, in the Minor Division of Galasiya Pattuwa, of the D.R.O's Division of Haris Pattuwa, in the District of Kandy, Central Province, containing in extent Acres: 0, Roods: 0, Perches: 37.0, in the Preliminary Plan No. © 3061, made by the Surveyor-General, together with the buildings and plantation thereon; and
- (16) An allotment of land marked Lot No. 5 of the In allotment of land marked Lot No. 5 of the land called Gonapola Kumbura, situated in the Village Mullegama, in the Minor Division of Pallegampaha Korale, of the D.R.O's Division of Haris Pattuwa, in the District of Kandy, Central Province, containing in extent Acres: 0, Roods: 2, Perches: 06.0, in the Preliminary Plan No. © 1198, made by the Surveyor-General, together with the buildings and plantation thereon; and
- (17) An undivided extent of Acres: 1, Roods:0, Perches: 0, from and out of an allotment of land marked Lot No. 1 of the land called Andanawatta and Illukpelessa Watta, situated in the Village Mullegama, in the Minor Division of Pallegampaha Korale, of the D.R.O's Division of Harispatuwa, in the District of Kandy, Central Province, depicted in the Preliminary Plan No. @x 1198, made by the Surveyor-General; and
- (18) An allotment of land marked Lot No. 1 of the land called Punchilewakande Estate, situated in the Village Mahawela, in the Minor Division of Asgiri Pallesiya Pattuwa of the D R. O's Division of Matale, in the District of Matale, Central Province, containing in extent Acres:

 32, Roods: 1, Perches: 39, in the Preliminary Plan No. © 315, made by the Surveyor-General, together with the buildings and plantation thereon:: and tation thereon;; and
- (19) An allotment of land comprising Lot No. 1 and an undivided portion out of Lot Nos. 3, 4 & 5 of the land called Ginigath Ela Watta, situated in the Village Wewala, in the Minor Division of Galasiya Pattuwa, of the D.R.O's Division of Harispattuwa, in the District of Kandy, Central Province, containing in extent Acres: 2, Roods: 0, Perches: 27.15, in the Preliminary Plan No. @s 1314, made by he Surveyor-General.

12-360/8-

Statutory Determination No. 2859 Unique No. 285 344.

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. Ponnahannadige Kithsen Kalyan Dias of Pussahena Estate, Dolapihilla, Kandy, 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.

K. H. J. WIJAYADASA, Chairman, Land Reform Commission.

C 82, Gregory's Avenue, Colombo 7,76.12.17.

Schedule

- (1) An undivided extent of Acres: 6, Roods: 1, Perches: 03 from and out of an allotment of land marked Lot No. 1 of the land called Pussanena Estate, situated in the Village Dola-pihilla, in the Minor Division of Galasiya Pattuwa, of the D.R.O's Division of Haris-pattuwa, in the District of Kandy, Central Province, depicted in the Preliminary Plan No. ©m 3085, made by the Surveyor-General;
- An allotment of land called Etoya watta, situated in the Village Etoya, in the Minor Division of Nawadun Korale, of the D.R.O's Division of Ratnapura Town, in the District of Ratnapura, Sabaragamuwa Province, containing in extent Acres: 31, Roods: 3, Perches: 04, and depicted as Lot Nos. 111 and 112 in the Final Village Plan No. 82, and Lot No. 46 in the Final Village Plan No. 85 made by the Surveyor-General, together with the buildings and plantation thereon; and
- (3) An allotment of land marked Lot Nos. 24 and 25 of the land called Kobaigane Watta alias Paluganawetiyehena alias Helambagahamulahena, situated in the Village Puwakpitigama, in the Minor Division of Tissawa Koraie, of the D.R.O's Division of Hettipola, in the District of Kurunegala, North-Weslern Province containing in extent Acres: 12, Roods: 0; Perches: 13 in the Final Village Plan No. 2238, made by the Surveyor-General, together with the buildings and plantation thereon. the buildings and plantation thereon.

12-360/9

Statutory Determination No. 2860. Unique No. කො 173.

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

WHEREAS a statutory declaration under Section 18 of the Law has been made by Mr. Revantha Thakshaka de Soysa Siriwardena of Marandagahamula, Divulapitiya, 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.

K. H. J. WIJAYADASA, Chairman, Land Reform Commission.

C 82, Gregory's Avenue, Colombo 7, 76.12.17.

SCHEDULE

- (1) An allotment of land marked Lot No. 1 of the land called Minifred Estate, situated in the Virlage Kelepitimuila, in the Minor Division of Dunagaha Pattuwa, of the D.R.O's D.vision of Divulapitiya, in the District of Colombo, Western Province, containing in extent Acres: 3, Roods: 0, Perches: 13, in the Preliminary Plan No. 20 3540, 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 Bogahalanda, Maradangahamulla Watta, situated in the Village Kelepitimulla, in the Minor Division of Dunagaha Pattuwa, of the D.R.O's D'vision of Divulapitiya, in the District of Colombo, Western Province, containing in extent Acres: 5, Roods: 1, Perches: 13, in the Preliminary Plan No. 2003 3541, made by the Surveyor-General, together with the buildings and plantation thereon; and
- (3) An allotment of land marked Lot No. 146 of the land called Ruby Watta, situated in the Village Ipalawa, in the Minor Division of Dewamadde Korale, of the D.R.O's Division of Wariyapola, in the District of Kurunegala, North-Western

Province, containing in extent Acres: 21, Roods: 2, Perches: 25, in the Final Village Plan No. 2505, made by the Surveyor General, together with the buildings and plantation thereon; and

(4) An allotment of land marked Lot Nos. 41, 42 and 43 of the land called Ruby Watta, situated in the Village Ihala Malagane, in the Minor Division of Devamadde Korale, of the D.R.O's Division of Wariyapola, in the District of Kurunegala, North-Western Province, containing in extent Acres: 20, Roods: 2, Perches: 21, in the Final Village Plan No. 2504, made by the Suiveyor-General, together with the buildings and plantation thereon and plantation thereon.

12-360/10-

Statutory Determination No. 2861. Unique No. කො 613.

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. Anula Wijesinghe of No. 108 A1/1, Horton 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 she shall be allowed to retained by the statutory lessee is described in the Schedule below. Schedule below.

> K. H. J. WIJAYADASA, Chairman, Land Reform Commission,

C 82, Gregory's Avenue, Colombo 7, 76.12.17.

Schedule

- (1) An undivided extent of Acres: 48, Roods: 3, Perches: 10 from and out of an allotment of land called Koshena, situated in the Villages Koshena and Beriwewa, in the Minor Division of Katugampola Korale (North), of the D.R.O's Division of Kuliyapitiya, in the District of Kurunegala, North-Western Province, and depicted as Lot Nos. 211, 212 and 213 in the Final Village Plan No. 2191, Lot Nos. 122 and 123 in Final Village Plan No. 2195, and Lot No. 1 in Finally Settled Plan No. 45J8, made by the Surveyor-General; and
- (2) An undivided extent of Acres: 1, Roods: 2, Perches: 0 from and out of an allotment of land marked Lot No. 1 of the land called Halpan Kumbura, situated in the Villages Weralupe, in the D.R.O's Division of Ratnapura in the District of Ratnapura, Sabaragamuwa Province, depicted in the Preliminary Plan No 6 61, made by the Surveyor-General.

12-360/11

Statutory Determination No. 2862. Unique No. @20 658.

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. Philip Joseph Charles Durrant of "Hemsley", Gothatuwa, the Land Reform Commission, by virtue of the powers vested in it under Section 19 of the Law, has made a stautory 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. below.

> K. H. J. WIJAYADASA, Chairman, Land Reform Commission.

C82, Gregory's Avenue, Colombo 7 17th December, 1976.

Schedule

- (1) An allotment of land marked Lot. No. 2 of the land called Lawlands, situated in the Village Kantalai, in the D.R.O's Division of Kantalai Pattu, in the District of Trincomalee, Eastern Province, containing in extent Acres: 25, Roods: 0, Percnes: 0, in the Preliminary Plan No. 3 120, made by the Surveyor-General; together with the buildings and plantation thereon; and thereon: and
- (2) An allotment of land marked Lot. No. 3 of the land called Narcotia, situated in the Village Kantalai, in the D.R.O's Division of Kantalai Pattu, in the District of Trincomalee, Eastern Province, containing in extent Acres: 25, Roods: 0, Perches: 0 in the Preliminary Plan No. 3119, made by the Surveyor-General, together with the buildings and plantation thereon thereon.

12-360/12-

Statutory Determination No. 2863. Unique No. කോ 861.

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. Jayakody Arachenige Leela Jayatilake of Divulapitiya, 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. below.

> K. H. J. WIJAYADASA, Chairman, Land Reform Commissio 4

C82, Gregory's Avenue, Colombo 7, 17th December, 1976.

Schedule

- (1) An allotment of land marked Lot. Nos. 1, 2 & 3 of the land called Divulapitiya Estate, situated in the Village Divulapitiya, in the Minor Division of Dunagaha Pattuwa and Aluthkuru Korale, of the D.R.O's Division of Divulapitiya, in the District of Colombo, Western Province, containing in extent Acres: 33, Roods: 1, Perches: 20, in the Preliminary Plan No. 2921, made by the Surveyor-General, together with the buildings and plantation thereon.
- (2) An allotment of land marked Lot No. 45 in Final Village Plan No. 201 and Lot No. 100 in Final Village Plan No. 202, of the land called Ganangamuwa Watta, situated in the Villages Gannangamuwa and Nakkawatta, in the Minor Division of Yatikaha Korale (South), of the D.R.O's Division of Kuliyapitiya, in the District of Kurunegala, North-Western Province, containing in extent Acres: 18, Roods: 0, Perches: 20, made by the Surveyor-General together with the buildings and plantation thereon. thereon.

12-360/13-

Statutory Determination No. 2864. Unique No. කො 945.

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

WHEREAS a statutory declaration under Section 18 cf the Law has been made by Mr. Amaradasa Abeykoon, of No. 125, Abeyaratne Mawatha, Boralesgamuwa, 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.

K. H. J. WIJAYADASA, Chairman, Land Reform Commission.

C82, Gregory's Avenue, Colombo 7. 17th December, 1976.

Schedule

- (1) An undivided extent of Acres: 6, Roods: 2, Perches: 25 from and out of an allotment of land marked Lot. No. 1 of the land called Wewha Tea Estate situated in the Village Wewha, in the Almor Division of Medapattu of the D.R.O's Division of Kuruwiti Koraie in the District of Rainapura, Sabaragamuwa Province depicted in the preliminary Plan No. 665, made by the Surveyor-General, and
- (2) An allotment of land marked Lot Nos. 1 & 2 of the land called Bandarawatta, situated in the Viliage Warahena, of the D.R.O.s Division of Bentota Walallawiti Korale (West), in the District of Galie, Southern Province, containing in extent Acres: 5, Roods: 2, Perches: 30, in the Preliminary Plan No. © 885, made by the Surveyor-General, together with the buildings and plantation thereon, and
- (3) An allotment of land marked Lot No. 1 of the land called Gammessan Kumbura alias Medagammessan Kumbura, situated in the Village Alupatdeniya, in the Minor Division of Udugana Pattuwa, of the D.R.O's Division of Mirigama, in the District of Colombo, Western Province, containing in extent Acres: 2, Roods: 0, Perches: 29, in the Preliminary Plan No. 2492, made by the Surveyor-General, together with the buildings and plantation thereon; and
- (4) An allotment of land marked Lot No. 1 of the land called Lunukerawawela, situated in the Village Warahena, of the D.R.O's Division of Bentota Walallawiti Korale (West), in the District of Galle, Southern Province, containing in extent Acres: 9, Roods: 2, Perches: 33, in the Preliminary Plan No. \$\infty\$ 883, made by the Surveyor-General, together with the buildings and plantation thereon; and
- (5) An allotment of land marked Lot Nos. 198 & 199 of the land called Weragamawatuyaya, situated in the Village Weragama, in the Minor Division of Palle Pattuwa, of the D.R.O's Division of Ratnapura, in the District of Ratnapura, Sabaragamuwa Province, containing in extent Acres: 25, Roods: 3, Perches: 23, in the Final Village Plan No. 68, made by the Surveyor-General, together with the buildings and plantation thereon.

12-360/14

Statutory Determination No. 2865. Unique No. am 1112.

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. Punithawathie Maheshen of 41, Sanchi Arachchi's Garden, Colombo 12, 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.

K. H. J. WIJAYADASA, Chairman, Land Reform Commission.

C82, Gregory's Avenue, Colombo 7, 17th December, 1976.

Schedule

- (1) An allotment of land marked Lot No: 79 D of the land called Murasamoddaikamam situated in the Village Murasamoddai in the Minor Division of Paranthan of the D.R.O's Division of Karachchi in the District of Jaffna, Northern Province, containing in extent Acres: 11, Roods: 0, Perches: 28 in the Irrigation Survey Preliminary Plan No. 5, 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 Mahaland Estate situated in the Village Mukkuwa Toduwa, of the D. R. O's Division of Kalpitiya in the District of Puttalam, North Western Province, containing in extent Acres: 9, Roods: 3, Perches: 04 in the Preliminary Plan No. 9900, made by the Surveyor-General, together with the buildings and plantation thereon; and,
- (3) An allotment of land marked Lot No. 2 of the land called Mahaland Estate situated in the Village Mukkuwa Toduwa, of the D.R.O's Division of Kalpitiya in the District of Puttalam, North Western Province containing in extent Acres: 29, Roods: 2, Perches: 28 in the Preliminary Plan No. 2815, made by the Surveyor-General, together with the buildings and plantation thereon.

12-360/15

Statutory Determination No. 2866. Unique No. @m. 1203.

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. Samson Sena Wijesinha of No. 8, Alfred House Road, Colombo 3, 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.

K. H. J. WIJAYADASA, Chairman, Land Reform Commission.

C82, Gregory's Avenue, Colombo 7. 17th December, 1976.

Schedule

- (1) An allotment of land marked Lot No. 1088 of the land called Wattehena, situated in the Village Getamanna, in the D.R.O's Division of Giruwa Pattu West, in the District of Hambantota, Southern Province, containing in extent Acres: 14, Roods: 0, Perches: 00, in the Final Village Plan No. 296, made by the Surveyor-General, together with the buildings and plantation thereon; and
- (2) An allotment of land marked Lot No. 1091 of the land called Wattehena, situated in the Village Getamanna, in the D.R.O's Division of Giruwa Pattu West, in the District of Hambantota, Southern Province, containing in extent Acres: 23, Roods: 2, Perches: 21, in the Final Village Plan No. 296, made by the Surveyor-General together with the buildings and plantation thereon; and
- (3) An allotment of land marked Lot No. 1 of the land called Thorayayawatta, situated in the Village Thorayaya, in the Minor Division of Mahagalboda Megoda South, of the DR.O's Division of Kurunegala, in the District of Kurunegala, North Western Province, containing in extent Acres: 9, Roods: 0, Perches: 00, in the Preliminary Plan No. \$570, made by the Surveyor-General, together with the buildings and plantation thereon; and

(4) An allotment of land marked Lot No. 688 of the land called Boraluwalayaya, Kandaketiya-walayaya, Heenthambaleyaya, Halambewela Kanda and Divulanketiya Nindagama, situated in the Village Hingura Wasama, in the Minor Division of Diyapotagam Pattuwa of the D.R.O's Division of Kolonna Korale, in the District of Ratnapura, Sabaragamuwa Province, containing in extent Acres: 3, Roods: 1, Perches: 19, in the Village Plan No. 776, made by the Surveyor-General, together with the buildings and plantation thereon.

12-300/16

Statutory Determination No. 2867 Unique No. జ్యూ 1270.

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

WHEREAS a statutory declaration under Section 18 of WHEREAS a statutory declaration under Section 18 of the Law has been made by Mr. Seelaratna Jayasinghe Walpita c/o. Keerthi Suraweera, of No. 1/4, Mathew Buildings, 27, Canal Row, 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 he shall be allowed to retain. The agricultural land so allowed to be retained by the statutory lessee is described in the schedule below. below.

K. H. J. WIJAYADASA, Chairman, Land Reform Commission.

C82, Gregory's Avenue, Colombo 7, 17th December, 1976.

Schedule

- (1) An allotment of land marked Lot Nos. 1 & 2 of the land called Maussawawatta situated in the Village Divuldeniya in the Minor Division of Yatigalha Pattuwa of the D.R.O's Division of Divulapitiya, in the District of Colombo, Western Province, containing in extent Acres: 43, Roods: 3, Perches: 33, in the Preliminary Plan No. 200 3547, 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 Ethgalawatta situated in the Village Kudagammana in the Minor Division of Yatigaha Pattuwa of the D.R.O's Division of Duvulapitiya in the District of Colombo, Western Province, containing in extent Acres: 6, Roods: 0, Perches: 07 in the Preliminary Plan No. 253 3548, made by the Surveyor-General, together with the buildings and plantation thereon. thereon.

12-360/17

Statutory Determination No. 2868 Unique No. am 1277.

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. Don Upali Karunaratne, of No. 38, Initium Road, Dehiwala, 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 by the statutory lessee is described in the schedule

> K. H. J. WIJAYADASA, Chairman, Land Reform Commission

C82, Gregory's Avenue, Colombo 7, 17th December, 1976.

Schedule

- (1) An allotment of land marked Lot No: 1 of the land called Karambe watta situated in the Village Ginipenda and Karambe, in the Minor Division of Udukaha Korale and Udukaha Uturu Korale of the D.R.O's Division of Wariyapola and Maharachchimulla in the District of Kurunegala, North Western Province, containing in extent Acres: 47, Roods: 3, Perches: 24 in the Preliminary Plan No. \$\infty\$ 358, made by the Surveyor-General, together with the buildings and plantation thereon; and
- (2) An allotment of land marked Lot No. 3 of the land called Karambe Watta situated in the Village Ginipenda and Karambe in the Minor Division of Udukaha Korale and Udukaha Uturu Korale of the D.R.O's Division of Wariyapola & Maharachchimulla in the District of Kurunegala, North Western Province, containing in extent Acres: 2, Roods: 2, Perches: 16, in the Preliminary Plan No. \$\infty\$ 358, made by the Surveyor-General, together with the buildings and plantation thereon.

12-360/18

Statutory Determination No. 2869 Unique No. 653 1324.

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. Jayamaha Mudalige Simon Appuhamy, of Batagama North, Ja-ela, 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.

K. H. J. WIJAYADASA, Chairman Land Reform Commission.

C82, Gregory's Avenue, Colombo 7, 17th December, 1976.

Schedule

- (1) An allotment of land marked Lot No. 1 of the land called Kosgaha Landa situated in the Village Batagama North in the Minor Division of Ragam Pattu of the D.R.O's Division of Ja-ela in the District of Colombo Western Province, containing in extent Acres: 2, Roods: 1, Perches: 00, in the Preliminary Plan No: 523 3495, made by the Surveyor-General, together with the buildings and plantation thereon; and.
- (2) An allotment of land marked Lot No. 200, of the land called Thalipotenna Estate situated in the Village Nikapota in the Minor Division of Kandapalla Korale of the D.R.O's Division of Haputale in the District of Badulla, Uva Province, containing in extent Acres: 49, Roods: 3, Perches: 00, in the Final Village Plan No. 320, made by the Surveyor-General, together with the buildings and plantation thereon.

12-360/19

Statutory Determination No. 2870 Unique No. කො 1358

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. Francis Cobham Scott, of Unit 6, 42, Yarranabbe Road, Darling Point, Sydney, Australia, 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

Part I: Sec. (I)-(General)-GAZETTE EXTRAORDINARY OF THE REPUBLIC OF SRI LANKA (CEYLON)-Dec. 17, 1976

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.

K. H. J. WIJAYADASA, Chairman, Land Reform Commission.

C82, Gregory's Avenue, Colómbo 7. 17th December, 1976.

Schedule

- (1) An allotment of land marked Lot No. 1 of the land called Penihela Estate situated in the Village Penihela in the Minor Division of Keeraweli Pattu (West) of the D.R.O's Division of Beligal Korale (West) in the District of Kegalle, Sabaragamuwa Province, containing in extent Acres: 31, Roods: 2, Perches: 14, in the Preliminary Plan No. at 877 made by the Surveyor-General, together with the buildings and plantation thereon; and,
- buildings and plantation thereon; and,

 (2) An allotment of land marked Lot No. 2 of the land called Penihela Estate situated in the Village Algama Medagama, in the Minor Division of Keeraweli Pattu (West) of the D.R.O's Division of Beligal Korale (West) in the District of Kegalle. Subtragamuwa Province, containing in extent Acres: 18, Roods: 1, Perches: 26 in the Preliminary Plan No. 20, 877 made by the Surveyor-General, together with the buildings and plantation thereon.

12-360/20-

Statutory Determination No. 2871 Unique No. 223 1737.

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. John Quintin Anthony de Silva, Wijegooneratne Samaraweera Rajapakse, of Alexandra Estate, Ja-ela. the land Reform Commission, Alexandra Estate, Ja-eta, 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.

K. H. J. WIJAYADASA Chairman Land Reform Commission.

C82, Gregory's Avenue, clombo 7 17th December, 1976.

Schedule

- (1) An allotment of land marked Lot No. 1 of the land called Alexandra Estate situated in the Village Ekala Kurunduwatta in the Minor Division of Ragam Pattuwa of the D.R.O's Division of Ja-ela, in the District of Colombo, Western Province containing in extent Acres: 49, Roods: 1, Perches: 30, in the Preliminary Plan No. 523 3505, made by the Surveyor-General, together with the buildings and plantation thereon; and,
- (2) An allotment of land marked Lot No. 516 of the land called Akkarathuna Wofta situated in the Village Karakkulama, in the Minor Division of Kumara Pallam Pattuwa of the D.R.O's Division of Kumara Wanni Palatha in the District of Puttalam, North Western Province, containing in extent Acres: 00. Roods: 2. Perchas: 10, in the Final Village Plan No. 1676, made by the Surveyor-General, together with the buildings and plantation thereon.

12-360/21

Statutory Datermination No. Unique No. అమ 2416 2872

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. Charles Godwin Don Carolis of No. 14, Sir Marcus Fernando Road, 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.

K. H. J. WIJAYADASA Chairman, Land Reform Commission.

C82, Gregory's Avenue, Colombo 7. 17th December, 1976.

Schedule

An allotment of land called Black Pearl Estate, situated in the Village Watareka, in the Minor Division of Meda Pattuwa, of the D.R.O's Division of Hanwella, in the District of Colombo, Western Province, containing in extent Acres: 50, Roods: 3, Perches: 20, in the Preliminary Plan No. 2003 3379, made by the Surveyor-General together with the buildings and plantation thereon.

12-360/22

Statutory Determination No. 2873 Unique No. කො 2497

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 Mudaliyar Don Peiris Weerasinghe of No. 7, Sri Wijeyawardenerama Road, Nugegoda, 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 lond so allowed to be retained by the statutory lessee is described in the schedule below.

K. H. J. WIJAYADASA, Chairman. Land Reform Commission,

C82, Gregory's Avenue, Colombo 7, 17th December, 1976.

Schedule

- Schedule

 (1) An allotment of land marked Lot No. 2 of the land called Midellagaha Kumbura, situated in the Village Pepiliyana, in the Minor Division of Pallepattu Salpiti Korale, of the D. R. O's Division of Nugegoda, in the District of Colombo, Western Province, containing in extent Acres: 0, Roods: 1, Perches: 16, in the Preliminary Plan No. 622 3188, made by the Surveyor-General, together with the bulidings and plantation thereon; and
- (2) An allotment of land marked Lot No. 1 of the land called Potuwila Kumbura Lot 'B', situated in the Village Talanagama, in the Minor Division of Pallepattu Hewagam Korale, of the D. R. O,s Division of Homagama, in the District of Colombo, Western Province, containing in extent Acres: 8, Roods: 0, Perches: 21.5 in the Preliminary Plan No. 22 3189, made by the Surveyor-General, together with the buildings and plantation thereon; and
- buildings and plantation thereon; and

 (3) An allotment of land marked Lot No. 2 of the land called Potuwila Kumbura Owita, situated in the Village Talangama, in the Minor Division of Pallepattu Hewagam Korale, of the D R. O,s Division of Homagama, in the District of Colombo, Western Province, containing in extent Acres: 0, Roods: 2, Perches: 35, in the Preliminary Plan No. 23 3189, made by the Surveyor-General, together with the buildings and plantation thereon; and

 (4) An alloment of land marked Lot No. 1 of the land called Otudena Kajugaha Kumbura, situated in the Village Pepiliyana, in the Minor Division of Pallepattu Salpiti Korale, of the D. R. O's Division of Nugegoda, in the District of Colombo, Western Province, containing in extent Acres: 0, Roods: 1. Perches: 19 in the Preliminary Plan No. 23 3183, made by the Surveyor-General, together with the buildings and plantation thereon; and
- (5) An allotment of land marked lot No. 3 of the land called Delgahawatta, situated in the Village Talangama, in the Minor Division of Pollopattu Hayagam Korale, of the D.R.O's Division of Homagama, in the District of Colombo. Western Province, containing in extent Acres: 0. Roods: 1, Perches: 36, in the Preliminary Plan No. 223 3189, made by the Survevor-General together with the buildings and plantation thereon; and

- (6) An allotment of land marked Lot No. 1 of the land called Nagahawala Kumbura, situated in the Village Kotawila, of the D. P. O's Division of Weligam Korale West, in the District of Matara, Southern Province, containing in extent Acres: 2, Roods: 1, Perches: 08, in the Preliminary Plan No. 26 468, made by the Surveyor-General, together with the buildings and plantation thereon; and
- ings and plantation thereon; and

 (7) An allotment of land marked Lot No. 27 of the land called St. Bernards Estate, situated in the Village Gomagoda, in the Minor Division of Rilpola Korale, of the D. R. O's Division of Badulla, in the District of Badulla, Uva Province, containing in extent Acres: 37, Roods: 2, Perches: 24.5, in the Final Village Plan No. 109, made by the Surveyor General, together with the buildings and plantation thereon;

12~360/23

Statutory Determination No. 2874 Unique No. කො 2831

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. Tissakutty Don Somapala. of No. 438, Deans Road, Maradana, 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 he shall be allowed to retain The agricultural land so shall be allowed to retain. The agricultural land so allowed to be retained by the statutory lessee is described in the schedule below.

> K. H. J. WIJAYADASA, Chairman Land Reform Commission.

C82, Gregory's Avenue, Colómbo 7. 17th December, 1976.

Schedule

- (1) An allotment of land marked Lot No. 1 of the An allotment of land marked Lot No. 1 of the land called Harankagolla situated in the Village Wiyanamulla, in the Minor Division of Pallegampaha Korale of the D.R.O's Division of Pata Dumbara in the District of Kandy, Central Province, containing in extent Acres: 7. Roods: 0, Perches: 34, in the Preliminary Plan No. 95 1238, made by the Surveyor General, together with the buildings and Plantation thereon; and,
- General, together with the buildings and Plantation thereon; and,

 (2) An allotment of land marked Lot No. 1 of the land called "Premises bearing Asst. Nos: 235 and 237" (Sirimavo Bandaranaike Mawatha) situated in the Village Bahirawa Kanda, in the Minor Division of Ward No. 4 Bahirawa Kanda within the Municipal Council limits of Kandy of the D. R. O's Division of Kandy and Gangawata Korale in the District of Kandy, Central Province, containing in extent Acres: 0, Roods: 0, Perches: 16.62, in the Preliminary Plan No. © 1203, made by the Surveyor-General together with the buildings and plantation thereon; and

 3) An allotment of land marked Lot No. 2 of the land called Premises bearing assmt. No. 249, and 251 (Sirimavo Bandaranayake Mawatha) situated in the Village Bahirawa Kanda, in the Minor Division of ward No. 4 Bahirawa Kanda within the Municipal Council limits of Kandy of the D.R.O's Division of Kandy and Gangawata Korale in the District of Kandy. Central Province, containing in extent Acres: 0. Roods: 0 Perches: 17.12 in the Preliminary Plan No. © 1203, made by the Surveyor-General, together with the buildings and plantation thereon; and,

 (4) An allotment of land marked Lot No. 23½ of the land called Payulana Estate situated in the
- (4) An allotment of land marked Lot No. 23½ of the land called Pavulana Estate situated in the the land called Pavulana Estate situated in the Village Oluwawatta in the Minor Division of Hewawissa Korale of the DR.O's Division of Pata Hewaheta in the District of Kandy, Central Province, containing in extent Acres: 32, Roods: 1, Perches: 03.26, in the Preliminary Plan No. © 1239, made by the Survevor-General, together with the buildings and plantation thereon; and,

- (5) An undivided extent of Acres:0, Roods: 3,
 Perches 08, from and ou of an allotment of
 land marked Lot No: 1 of the land called
 Watagedera Watta situated in the Village
 Pilana, of the D.R.O's Division of Talpe
 Pattuwa South in the District of Galle, Southern Province, depicted in the Preliminary Plan
 No. 20 947, made by the Surveyor-General; and
- No. \$\infty\$ 947, made by the Surveyor-General; and

 (6) An allotment of land marked Lot No. 322 of the land called Wijesirimalwatta alias Koskanuwahena, Vihorakele hena alias Kahata watta and Aluthgedera watta situated in the Village Kadurugamuwa, in the Minor Division of Mahapalata Korale of the D.R.O's Division of Haputale in the District of Badulla, Uva Province, containing in extent Acres: 2, Roods: 0, Perches: 34, in the Final Village Plan No. 114, made by the Surveyor-General, together with the buildings and plantation thereon; and,
- (7) An allotment of land marked Lot No. 1 of the land called Kahelkotuwa hena situated in the Village Elkaduwa, in the Minor Division of Matale Udasiya pattuwa of the D.R.O's Division of Ukuwela in the District of Matale, Central Province, containing in extent Acres: 7, Roods: 1, Perches: 27, in the Preliminary plan No. 287, made by the Surveyor-General, together with the buildings and plantation thereon. thereon.

12-360/24

Statutory Determination No. 2875 Unique No. 620 3059

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. Galappattikankanamage Elise Fernando of No. 9, Mcleod Road, Colombo 4, 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.

K. H. J. WIJAYADASA, Chairman Land Reform Commission,

C82, Gregory's Avenue, Colombo 7. 17th December, 1976.

Schedule

- (1) An allotment of land marked Lot No. 1 of the An allotment of land marked Lot No. 1 of the land called Kalupahana & Ugeside Estate situated in the Village Kendawa in the Minor Division of Uduwa Palatha, of the D.R.O's Division of I ower Bulathgama in the District of Kegalle, Sabaragamuwa Province, containing in extent Acres: 15, Roods: 0, Perches: 33, in the Preliminary Plan No. at 888 made by the Surveyor-General, together with the buildings and plantagion thereon; and buildings and plantasion thereon; and
- buildings and plantasion thereon; and

 (2) An undivided extent of Acres: 05, Roods: 02, Perches: 19, from and out of an allotment of land called Wewagedara Estate Lot E, situated in the Villages Horombuwa, Wewagedara & Werapola, in the Minor Division of Dewamadde Korale. of the D.R.O's Division of Warivapola, in the District of Kurunegala, North Western Province, and depicted as lot No. 131 in Final Village Plan No. 2511, lot No. 135 in Final Village Plan No. 2512 and lot No. 196 in Final Village Plan No. 2533 made by the Surveyor-General, and
- (3) An allotment of land marked Lot No. 129 of the land called Wewagedara Estate 'S' Division, situated in the Village Horombuwa. in the Minor Division of Dewamedde Korale, of the DR.O's Division of Wariyapola. in the District of Kurunegala, North Western Province, containing in extent Acres: 29, Roods: 2, Perches: 08, in the Final Village Plan No. 2511, made by the Surveyor-General, together with the buildings and plantation thereon with the buildings and plantation thereon,

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