GOVERNMENT OF TELANGANA ABSTRACT

Procurement of land and other structures thereon from Willing Land Owners by the Procuring Agencies for public purposes - Orders - Issued.

REVENUE (JA&LA) DEPARTMENT

G.O.MS.No. 123

Dated 30.07.2015.

ORDER:

In order to expeditiously procure land for public projects, Government deem it fit to come out with a framework that allows the land owners to participate in the development process by willingly sell—their land and properties thereon, for a consideration on the basis of an agreement between land owners and the user department/undertaking/society/authority, herein-after called as Procuring Agency, as approved by the District Level Land Procurement Committee (DLLPC).

- 2. To procure land from Willing Land Owners and others, the following procedure is prescribed:
 - i) The Procuring Agency will inform the District Collector about the land required for public developmental purpose along with necessary details.
 - ii) On receipt of such information, the District Collector will ascertain the willingness of the land owners for sale of land and property thereon.
 - iii) Subject to getting willingness from the land owners/authorised representatives for voluntarily selling their land and property, the District Collector shall inform about the number of such sellers, extent of land out of total indent, and likely consideration to the Procuring Agency.
 - iv) On receiving confirmation from the Procuring Agency, the District Collector shall place the matter before the District Level Land Procurement Committee, as constituted below:

(a) The District Collector of the concerned District

- Chairperson

(b) The Joint Collector of the District

MemberConvener

c) Land Procurement Officer i.e., SDCs/RDO

- Member

d) S.E./E.E. of Roads & Buildings

- Member

e) Representative of the Procuring Agency

- Member

- f) District Registrar
- v) The Land Procurement Officer shall place all connected records of enquiry, valuation statements, encumbrances of preceding (12) years and other relevant records duly verified by him before the District Level Land Procurement Committee.
- vi) The District Level Land Procurement Committee may take up local inspections, where deemed necessary.

(PTO)

- vii) Conduct of the business by the District Level Land Procurement Committee will be as follows:
 - a) The Chairman shall preside over all meetings of the Committee.
 - b) The Committee shall hold negotiations with the persons interested or authorized by them.
 - c) The Chairperson shall fix the date, time and place of the meetings.
 - d) The Committee may hear any oral/written representations made in respect of any claim/objection by the interested persons or their authorized representatives.
 - e) The proceedings or deliberations of the Committee shall be recorded/minuted.
 - f) Agreement in Form-I shall be attested by all the members.
 - g) After attesting Form-I, the Convener shall obtain affidavits from concerned interested persons on the same day in Form- II.
 - h) Once the agreement is reached, the Collector after executing agreements in Form-I and II shall publish the details of land owners including others and their respective share in two news papers inviting claims and objections within (15) days of publication of such notification.
 - i) After receipt of objections/claims, if any, the District Level Land Procurement Committee shall examine and approve the consideration as detailed at para-2 (viii) below, for sale of land by individual land owners.
 - j) The District Collector shall requisition necessary funds from the Procuring Agency.
- viii) The consideration as agreed by the individual land owner/owners and Procuring Agency before the District Level Land Procurement Committee shall inter-alia, include the value of land and property, perceived loss of livelihood, equivalent costs required for rehabilitation and resettlement of willing land owners and others.
- ix) Land owner will give an affidavit that she/he will not have any right to further enhancement of consideration finalised by the Committee to any other forum.
- x) While determining the consideration, the District Level Land Procurement Committee shall take into account all taxes as admissible under various Central/State/Local Laws.
- xi) On signing of agreement, the District Collector shall ensure registration of Conveyance Deed / Sale Deed in favour of Procuring Agency duly making on-line payment of consideration.
- xii) The Government may from time to time issue such guidelines or executive instructions as may be deemed necessary.

3. The Chief Commissioner of Land Administration, Telangana State, Hyderabad/ District Collectors shall take necessary action in the matter accordingly.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF TELANGANA)

B.R. MEENA PRINCIPAL SECRETARY TO GOVERNMENT

То

The Chief Commissioner of Land Administration, Telangana, Hyderabad.

All the District Collectors.

The Commissioner, Rehabilitation & Resettlement and LA, I&CAD Dept., Hyd.

Copy to:

All Departments in the Secretariat.

All HODs in the State of Telangana.

P.S to all Ministers.

P.S to Chief Secretary.

The Accountant General, Telangana.

The DTO, TS/ PAO, Hyderabad.

SF/SC

// FORWARDED :: BY ORDER //

SECTION OFFICER

FORM-I

Agreement to be executed for selling land /property voluntarily for public purpose through negotiation by the land owner to the Procuring Agency.

An agreer	nent made this	day	of			
20b	etween	hereinafter ca	alled the "C	Owner" (Whic		
	unless repugnant					
his heirs, execut	ors and administra	ators) and	he	reinafter calle		
the "Interested	Party" (Which ex	pression shall	unless repu	agnant to th		
context or mear	ning thereof inclu	de their succes	sors and as	signees (to l		
scored out if the	ere is no interested	d party on the o	ne part) and	l the Procurir		
Agency based on	the agreement app	proved by the DI	LPC.			
AND WHEREAS	the right, title a	nd interest of t	he owner/o	wners and th		
interested party/	parties in the follo	wing land/lands	are as spec	ified below:		
A: Persons bein	g the absolute ow	ner/owners of	the Property	or having a		
interest therein o	capable of leading o	ownership ultima	ately hereina	ıfter mentione		
and hereby conv	eyed in the followir	ng shares, that is	s to say:			
(1)	S/o		Share			
(2)			Share			
(3)			Share			
	nd/lands are held					
	erein above with re					
(1)	S/o		De	efinite		
Term and nature	e of interest					
(2)	S/o		D	efinite		
	e of interest					
	S/					
Term and nature	e of interest					
AND WHEREAS	the owner and the	interested party	y and the Pro	ocuring Agen		
have agreed for	payment of cons	ideration towar	ds the valu	e of land ar		
property, perce	ived loss of liv	elihood, equiva	alent costs	required f		
rehabilitation a	and resettlement	of willing la	nd owners	etc. at R		
	for an ex	tent covering	Acrs	including ar		
building/structu	res/trees/aperturi	nent, perceive	ed loss	of livelihoo		
equivalent cos	ts required for	rehabilitation	and res	settlement		
	(vlg)	(Mand	al)			
(District).						

AND WHEREAS the owner/ interested parties have no intention to raise any dispute with regard to the contents and manner of this Agreement and the owner/interested parties have no intention of making a reference to any court or authority, as far as the sale consideration, contents and manner of this Agreement are concerned.

Signatures of the owners/interested parties

FORM-II

Affidavit to be executed by the interested person before the DLLPC on Rs.10/- Non-Judicial Stamp Paper.

I/We,	Sri/Smt./Kum			S/o,	W	//O,			
D/O		_ owner/o	owners/interested	parties	over	the			
land in	Sy.No	of	Village		Maı	ndal			
	District, here	by agree f	or the voluntary s	ale of my	/our l	and			
by the Collector for the purpose of									
I/We solemnly affirm that I/We am/are the absolute owner/owners of the									
land mentioned above and the land is not encumbered. The sale consideration									
payable	for this land n	nay be	paid to me/m	ay be	paid	to			
	·								
I/We am/are agreeable to the payment of all inclusive sale consideration									
including perceived livelihood loss/equivalent costs for Rehabilitation and									
	ent etc., agreed to	o in the	District Level I	and Pro	ocuren	nent			
Committe	e.								
I/Wo hom	obre doologo that I	/Wo:11	not oloim for n	orres on t	of his	~h on			
•	reby declare that I tion in any court of I		_	_					
	agreement finalise		-			•			
Committe		u III tile	District Level 1	zanu Fi	ocuren	ICIII			
Committee	с.								
		Signa	ture and date of	intereste	d pers	son.			
Attestation	on of Collector:								
Name and	d Designation:								