



# राज-पत्र

Rajasthan Gazette

प्राधिकार प्रकाशिस]

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्रभाग ४ (क)

राजस्थान विधान मण्डल के अधिवियम

LAW DEPARTMENT
NOTIFICATION
Jaipur, August 7, 1954.

No. F. 12(29)-L/53.—The following Act of the Rajasthan State Legislature has received the assent of His Highness the Rajaramukh on the 6th day of August, 1954 and is hereby published for general information:—

# THE RAJASTHAN BHOODAN YAGNA ACT, 1954

(Act No. XVI of 1954)

[Received the assent of His Highness the Rajpramukh on the 6th day of August, 1954]

to facilitate the activities in connection with the Bhcodan Yagna initiated by Shri Acharya Vinoba Bhave and to provide for the constitution of a Bhoodan Yagna Board, the donation of land to the said Board, the distribution of lands received in donation to landless persons or for Community purposes and to provide for matters ancillary thereto.

BE it enacted by the Rajasthan State Legislature in the fifth year of our Republic as follows:

- the first of substance of the last 1. Short title, extent and commencement.—(1) This Act may be called the Rajasthan Bhoodan Yagna 'Act, 1954.
  - (2) It extends to the whole of Rajasthan.
  - (3) It shall come into force at once.
- 2. Interpretation.—(1) In this Act, unless the context otherwise requires,-
  - (a) "Bhoodan Yagna" means the movement initiated by Shri Acharya Vinoba Bhave for acquisition of land through voluntary Acharya vinous Busye for acquired by the state of the landless persons or to use it for
- (b) "Bhoodan declaration" means the declaration made or deemed to be made under section 11 of this Act;
  - (c) "Board" means the Bhoodan Yagna Board established under section 3 of this Act;
  - (d) "Community purposes" means any purpose of public utility, including sites for compost pits, for public latrines, for schools or school farms, for health centres, for recreation, for
  - (e) "Grantee" means the person to whom land is granted in pursuance of Bhoodan Yagna under this Act;
  - (f) "Land" means land which is occupied or let for agricultural purposes or for purposes subservient to agriculture or for pasture;
  - (y) "Owner" means a person having a proprietory or occupancy tenant right in land and includes a State grantee;

- (h) "Landless person" means a person holding no land or land less than the area which may be prescribed in this behalf;
  - (i) "Revenue Officer" in any of the provisions of this Act means Tehsildars or any other Revenue Officers, as may be appointed by the State Government, by notification in the Rajasthan Gazette, for the purposes of this Act;
  - (j) "Prescribed" means prescribed by rules made under this Act; and
  - (k) "State Government" means the Government of the State of Rajasthan.

Explanation.—Words and expressions not defined in this Act shall have the meaning assigned to them in the law relating to land tenures for the time being in force.

- (2) The provisions of the General Clauses Act, 1897 of the Central Legislature shall mutatis mutandis apply, so far as may be, to this Act in the same manner as they apply to a Central Act.
- 3.41 Establishment and incorporation of the Bhoodan Yagna Board.—
  (1) There shall be established a Board by the name of the Rajasthan Bhoodan Yagna Board.
  - (2) The Board shall be a body corporate having perpetual succession and tommon seal with power to acquire, hold, administer, transfer and dispose of property, both movable and immovable, and shall, by the said name, sue and be sued.
  - 4. Constitution of the Board.—(1) The Board shall consist of the following, namely:—

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- (a) The Chairman and the Secretary to be nominated by Shri
  Acharya Vinoba Bhave, and
  - (b) Six or more, but not exceeding ten, members to be nominated by Shri Acharaya Vinoba Bhave:

Provided that if Shri Acharya Vinoba Bhave is unable to nominate the Chairman and the Secretary or/and a member, the nomination shall be made by Akhil Bharat Serva Sewa Sangh, Wardha.

- (2) The nomination of the Chairman, the Secretary and of the members shall be notified in the Rajasthan Gazette in the manner prescribed.
- hold office for four years from the date of the notification under subsection (2), and shall be eligible for re-nomination:

Provided that the State Government may, on the advice of Shri Acharya Vinoba Bhav or the Akhil Bharat Serva Sewa Sangh, Wardha, remove from office any member of the Board, who, in the opinion of the majority of the members of the Board, has been adjudged an insolvent or has been convicted of an offence involving moral turpitude

- (a) has become physically r mentally incapable of acting as such member, or
  - (b) has so abused his position as to render his continuance in office deterimental to the public interest, or
    - (c) has failed to perform his duties.
  - 5. Dissolution of the Board.—(1) Shri Acharya Vinoba Bhave or, in his absence, the Akhil Bharat Serva Sewa Sangh, Wardha, may, at any time, dissolve the Board and reconstitute the Board in accordance with the provisions of this Act.
- (2) The order dissolving the Board shall be notified in the Rajasthan Gazette and shall take effect on the date on which it is hotified.
  - 6. Casual vacancies and other matters about the Board.—The method of filling up casual vacancies in the Board, procedure of its working, and the conduct of its business shall be such, as may be prescribed.
- Duties of the Board.—(1) It shall be the duty of the Board to administer all lands vested in it for the purpose of the Bhoodan
- (2) The Board shall, for the purposes of Bhoodan Yagna, perform such other functions and possess such other powers as may be necessary in respect of such land.
- Validity of Proceeding.—Anything done or taken under this Act shall not be questioned on account of any vacancy in the Board or any defect or irregularity in the nomination of the Chairman, the Secretary or any member of the Board.
  - 9. Appointment of Officers and Servants. The Board may appoint such officers and servants as it may consider necessary for the
- 10. Conditions of service of officers and servants. The remuneration and other conditions of service of the officers and servants of
- 11. Denation of land to Bhoodan Yagna. (1) Notwithstanding anything contained in any law for the time being in force, any person, being anything contained in suy law to being in lorce, any person, being the owner of land, may donate and grant such land to the Bhoodan Yagna Board by a declaration in writing in that behalf in the manner prescribed.
  - (2) The Bhoodan declaration shall be filed with the Tehsildar.

- 12. Board's funds.—The Board shall have its own funds, and may accept grants, donations, gifts or loans from the Central or State Government or local authority or any individual or body, whether intorparated or not, for all or any of the purposes of the Board.
- 13. Application of funds.—All property, funds and all other assets vesting in the Board, shall be held and applied by it, subject to the provisions and for the purposes of this Act.
- 14. Tehsil Committees.—(1) The Board may, for any Tehsil where it considers necessary to do so, constitute Tehsil Committees, consisting of not less than three and not more than seven members to be appointed by the Board.
- (2) The members of the Tehsil Committees shall be chosen by the Board from amongst persons residing within the area of the Tehsil.

Provided that, if no Tehsil Committee has been formed for any Tehsil, the functions of a Tehsil Committee under the Act shall be performed by the Board.

- 15. Publication of and investigation upon the declaration. [1] Upon receipt of the Bhoodan declaration, the Tehsildar shall make a preliminary enquiry as to the right, title or interest of the donor in such land, and refer the result of such e quiry to the Board for advice.
  - (2) If the right, title or interest of the donor appears to be defective, the Board may advise the Tehsilder to reject the declaration and the declaration shall be rejected accordingly.
  - (3) If the Board advises the Tehsildar to take action for the confirmation of the declaration, it shall at the same time indicate the date when the Board may be in a position to lease out the land in accordance with the Bhoodon Yagna Scheme.
  - (4) The Tehsildar shall publish the declaration for inviting objections to be made on any date as may be appointed within 4 months preceding the day indicated by the Board in the preceding sub-section.
  - 16. Donor competent to donate land.—Notwithstanding anything contained in the Rajasthan Land Reforms and Resumption of Jagirs Act; 1952 (No. VI of 1952), or any other law relating to land tenure as may be applicable, an owner shall be competent for purposes of this Act to donate the land held by him as such to the Bhoodan Yagna Board.
  - 17. Filing, hearing and disposal of objections.—(1) Any person whose interests are affected by the Bhoodan declaration made under section 11 may, within sixty days of the publication, file objections on the same before the Tehsildar.
  - (2) The Tehsildar shall register every such objection and shall fix a date of hearing of which notice shall be given to the declarant and the objector without recovering any process fee or any other fee other than postal charges.

our lives (3) On the date of hearing or any other date to which it may be postponed, the Tehsildar shall proceed to investigate and dispose of the objection and shall subject to the provisions of section 21—

- (a) either confirm the Bhoodan declaration, or supersede the same.
- (4) If the Tehsildar confirms the Bhoodan declaration then, notwithstanding anything. contained in any law for the time being in force, violescenting any string contained in any law for the time being in force, all the rights, title and interest of the owner in such land shall stand transferred to and vest in the Bhoodan Board for purposes of Bhoodan
- (5) Where the Bhoodan declaration is superseded by the Tehsildar under sub-section (3), the donation shall stand cancelled and the owner shall be deemed to continue to have all his rights, interests and title in such Liand as if no such donation was made.

18. Order of a Revenue Officer, the subject of a Civil suit.—The order of a Revenue Officer, rejecting an objection, passed under this Act, shall not be subject to appeal or revision :

Provided that any party, aggrieved by the order or any other person interested in the land who had no notice of the proceedings may, within six months from the date of such order, institute a suit in the civil court having jurisdiction to have the order set aside and the decision of such court having jurisdiction to have the order aside and the decision of such court shall be binding on the Board; and subject to the result of such suit, if any,

- 19. Gifts to be irrevocable. Every gift of land in respect of which an order has been passed under section 17 shall, after the date of the order,
- 20. Lands vesting in Board not attachable.—The lands vesting in the Board shall not be liable to attachment or sale in execution of any decree or order passed by a civil court against the Board.
- 21. Lands which cannot be donated.—Notwithstanding anything con-21. Lanas where carried to concern.—Notwithstanding anything contained in any law, an owner shall not, for purposes of this Act, be entitled to donate the land falling in any of the following classes, namely:—
  - (a) Land which forms part of a family property and cannot be alienated without the partition of the whole of the family property;
    - (b) Lands which on the date of donation are recorded as common pasture lands, cremation or burial grounds, tanks, path-way or thresh-
- (c) Such other Land as the State Government may from time to (c) Such outer Land to Busine Government may from time; by notification in the Rajasthan Gazette, specify. land has been donated to the Bhoodan Yaona the Yagna prior to the

commencement of this Act, the Board shall-prepare a list of all such lands other than lands to which the provisions of section 21 apply showing therein—

- (a) the area and other particulars of the land; i' in
  - (b) the name of the donor;
    - (c) the nature of the interest of the donor in the land; ! or
  - (d) if the land has already been granted to any person in pursuance of the Bhoodan Yagna, the name of the person to whom the land has been granted;
    - (e) the date of the grant under sub-clause (d); and
    - (f) such other particulars as may be prescribed.
- (2) (a) The list so prepared shall be forwarded to the Tehsildar in whose jurisdiction the land is situate;
- (b) The Tehsildar shall publish the list in the prescribed manner.
- (3) On receipt of such list, the Tehsildar shall cause action to be taken in accordance with section 15 in respect of the lands described in the list.
- (4) The provisions of sections 15 to 18 shall apply in respect of all denations of the said lands as they apply in respect of all donations of lands made after the commencement of this Act:
- Provided that where an order is made by a Tehsildar under subsection (4) of section 17, the gift shall be deemed to have been accepted with effect from the date on which the donation of land was made and for this purpose this Act shall be deemed to have been in force on such date.
- (5) Upon the publication of list under sub-section (2) and notwithstanding anything in any law to the contrary—
  - (a) the right, title and interest of the donor in such land shall with effect from the date of donation, be deemed to stand transferred to and vest in Bhoodan Yagna Board, as if a Bhoodan Yagna declaration had been duly made and confirmed in respect thereof under and in accordance with section 11 and sub-section (3) of section 17;
  - (b) where such land has in pursuance of Bhoodan Yagna been granted to any person it shall, with effect from the date of grant be deemed further to have been granted to the grantee under and in accordance with the provisions of section 23.
  - 23. Grant of land to landless persons.—The Board or the Tehsil Committee or such other authority or person, as the Board may, specify, either generally or in respect of any areas, may, in the manner prescribed, grant lands which have vested in it to the landless persons.

alors 24: Conditions of Lease.—The person to whom land is allotted shall recorded in village papers or records of rights as a Bhoodan lessee and shall hold the land subject to the following terms and conditions, namely:-

- (a) The lessee shall be entitled to hold the land as such, so long as it continues vested in the Board;/
- (b) The leasehold rights shall on the death of the holder pass to his heirs:
- -mat. · (c) The lessee shall not transfer any interest in the land;
  - (d) The lessee shall not sub-let the land without the previous sanction of the Board;
  - (e) The lessee shall not allow the land to lie fallow for a period in excess of two years:
- a coldinate The dessegueshall pay the rent equal to the land revenue fixed by the State Government direct to the landholder or the State Government, as the case may be, on or before the date when it be falls due;
- (g) The lessee shall comply with any conditions which the Board ed omay impose by rules. original profit (1) and see not the Paris e described 70
- Ejectment of lessee on breach of conditions .- (1) If any lessee com-
- 25. Ejectment of tessee on oreach of conditions.—(1) If any lessee commits a breach of any of the conditions from (a) to (g) in section 24 the Board may apply to the Revenue officer for determining the lease.

  (2) The Revenue officer may after giving full opportunity to the lessee to be heard and after such enquiry as he may deem fit,
  - 28. "Grants to be made in accordance with Bhogdan Yagna Scheme. 'All grants shall be made, as far as may be, in accordance with the
- Provided that if the Board, is mable to allot any land vesting in it or to use such land for any community purpose, it shall have the power to use such land, with other suitable land, or to sell it in order to purchase another hand for being distributed according to the provisions
- (1. 1.27. Disposal of undistributed land.—If the Board cannot distribute any donated land in accordance with the scheme it shall transfer such " . Ju. . . . .
- 1128g Exemption from stamp duty and registration.—The Bhooden declaration made or y deemed to be made under section il or a grant of land made or deemed to be made under section 23 shall be and be deemed land made or deemed exempt from payment of stamp duty and from always to have been inder the law relating to registration and execution of doruments, any law to the contrary not with standing.
- 29. Ejectment of persons unlawfully in possession. Any person in possession of the land on the date of the order passed under section 17

and any person who takes possession, otherwise than in accordance with law, of the land vesting in the Board, may, on an application to a Revenue officer by the Board or the lessee concerned, be ejected.

- 30. Partition of Holding.—If the land gifted to the Board forms part of a holding, the Board or the tenant concerned may apply to a competent revenue court or officer for possession and such court or officer may in accordance with the Tenancy Law for the time being in force, partition the holding and demarcate the land and apportion the rent.
- 31. Power to remit land revenue.—The State Government may, if it is satisfied that the Board has not been able to lease out the land in any year, remit the land revenue or rent due on the land for that year.
- 32. Power to make rules.—(1) The Bhoodan Yagna Board may with the previous sanction of the State Government make rules for the purposes of carrying into effect the provisions of this Act.
- (2) Without prejudice to the generality of the foregoing power such rules may provide for—
  - (a) the matters relating to the establishment, nd constitution of the Board and nomination of Chairman or the Members thereto, as the case may be;
  - (b) the form of Bhoodan declaration and the manner in which it shall be filed;
    - (c) the documents to be filed with the Bhoodan declaration;
    - (d) the manner of publication of Bhoodan declaration;
      - (e) the nature, scope and manner of the enquiry under section 15;
      - (f) the manner of filing the objections and their registration;
      - (g) the fixation of date for hearing and deciding the objections;
      - (h) the manner and mode of service of notices under this Act;
  - (i) the procedure to be followed in hearing and disposal of objections under section 17;
  - (j) the procedure relating to confirmation or supersession of Bhoodan declaration;
  - (k) the matters relating to the grant of land in pursuance of section 23;
  - (l) regulating the procedure of the Board and the disposal of it business;
    - (m) the remuneration and conditions of service of its employees;
  - (n) regulating the procedure, disposal of business, the term of office, the filling of casual vacancies in the office of members of Tehsil committees, dismemberment, change in the personnel and reconstitution of Tehsil Committees;

- (o) prescribing conditions for advancing loans to lessees;
- (p) prescribing the manner of registering an order accepting a gift;
- (q) appointment of sub-committee or committee, and delegation of powers of such committees to individual members or office bearers of the Bhoodan Yagna Board; and the line of the line of
  - (r) the matters which are to be and 11,7 11 11 2 11, 11

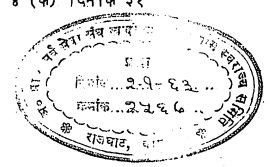
PRABHU DAYAL LOIWAL, Secretary to the Government. प्रथम बार राजस्थान राज-पत्र, विशेषांक भाग ४ (क) दिनांक ३१

अक्तूबर, १६५५ में प्रकाशित हुआ

विधि विभाग

## विज्ञिप्त

जयपूर, अक्तूबर २८,१६५५



संस्था एक १२ (१७) ५५:-- राजस्थान राज्य विधान मण्डल का निम्नांकित अधिनियम जिसे श्रीमान राजप्रमुख की अनुमति दिनांक २२ अक्तूबर,१६५५ ई० को प्राप्त इई एतद्द्वारा सर्व साधारण को सूचनार्थ प्रकाशित किया जाता है:---

दी राजस्थान भूदान यज्ञ ( संशोधन ) अधिनियम, १६५५ ( अधिनियम मंख्या १४, यन् १६५५)

( श्रीमान राजप्रमुख की अनुमति दिनांक २२ अक्तूबर, सन् १६५५ ई० की प्राप्त हुई )

राजस्थान भूदान यज्ञ एक्ट,१६५४ (एक्ट नं० १६ आफर६५४) का संशोधन करने के लिये अधिनियम ।

राजस्थान राज्य विधान मंडल द्वारा निम्नांकित अधिनियम भारतीय गणा-राज्य के क्ठे वर्ष में बनाया जाता है।

- १ संचिप्त नाम:- यह अधिनियम राजस्थान भूदान यज्ञ (संशोधन) अधिनियम, १६५५ कहलावेगा।
- २. सेक्शन १४ (२) का संशोधन:- राजस्थान मृदान यज्ञ एकट, १६५४ (राजस्थान एकट सं० १६ आफ १६५४) जिसका इससे आगे प्रिंसी पल एकट के नाम से उत्लेख किया। गया है के सेक्शन १४ के सब-सेक्शन (२) में प्रथम स्थित शब्द "Board" के पश्चात् शब्द " ordinarily" निर्दिष्ट किया जायगा।
  - ३. सेक्शन १७ का मंशोधन:-- प्रिंसी पल एक्ट के सेक्शन १७ में--
    - (१) सब-रेक्शन (१) में शब्द "sixty" के स्थान में शब्द "thirty " प्रतिस्थापित किया जायगा, और
    - (२) सब-सेक्शन (२) में विद्यमान शब्द "other than postal charges" लीप कर दिये जायेंगे।

प्रभुदयाल लोईवाल, विधि सचिव ।

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باليشارك

[प्रयमवार राजस्थान राज-पन्न, विशेषांक दिनांक जुलाई १६, १६५६ के माग ४ (क) मे प्रकाशित हुझ ]

#### विधि विभाग

#### विञ्लिपत

जयपुर, जुलाई १३, १६५६

संख्या एकः १२ (२४) ए तः ४६:---राजःथान राज्यानियमः मण्डल का निम्नाकित ग्राधिनियम, जिसे श्रोमन् राजश्मुख की अनुसति दिनांक १० जुलाई, १६४६ को प्राप्त हुई, एनस्हारा सर्वताधारण की सूजनार्थ प्रकाशित किया जाता है:---

# राजस्थान भूदान-यज्ञ (संशोधन) अधिनियम, १९५६

(इ.चितियम ग्रंस्या २४, सन् १६५६)

(श्र.मन् राक्षप्रमुख की अनुमति दिनांक १० जुलाई, सन् १६५६ ई० की प्राप्त हुई)

राजस्थान भूदान यत्त एक्ट, १९५४ (राजस्थान एक्ट १६ आँफ १९५४) में और संशोधन करने के लिये श्रीविनयम ।

राजस्यान राज्य विधान पंडल द्वारा भारत के गणराज्य के सातवे वर्ष में निम्नरूपेण प्रचिनियमित किया जाता है:---

- १ <u>मक्षिष्य नामः ---यह</u> ग्रविनियम राजस्थान भूदान यज्ञ (संशोधन) प्रशिनियम, १६५६ कहलायेगा ।
- र ाजस्थान एक्ट १६ आँफ १६५४ की घारा ४ का संशोधन :-- राजस्थान भूदान यज्ञ एक्ट, १६५४ (राजस्थान एक्ट १६ ऑफ १६५४) जो इसके पश्चात् मूल एक्ट के नाम से संबोधित किया गया है, की घारा ४ की उप-घारा (२) में शब्द "in the manner prescribed" लीपित कर दिवे जायेंगे।
- ३ राजस्थान एक्ट १६ आँक १६५४ की बारा २२ का प्रशासन : मून एक्ट की बारा २२ की उप-धारा (१) में शब्द "prior to the commencement of this Aot" के स्थान पर जन्द, श्रंक तथा कोस्टक "before the coming into force of the Rajasthan Bhoodan Yagna Sinshodhan Adhiniyam, 1955 (Adhiniyam Sankhya 14, San 1955)" श्रतिस्थापित कर दिवे जायेगे।
- ४ राजस्थान एक्ट १६ ऑफ १९५४ की घार। २४ का संशोधन :---मूल एक्ट की धारा २४ मे, ---
  - (१) शब्द "lessee" जहां कर्ड़ों भी वह भ्राया हो, के स्थान पर शब्द "holder" प्रतिस्थानित कर दिया जायेगा।

- (२) खंड (a) के स्थान पर निम्नलिखित खण्ड प्रतिस्थापित कर दिया जावेगा, ग्रयात्:—
  - "(a) Subject to the provisions of clause (f), the holder shall be deemed to hold the land directly from the State Government."
- (३) खंड (b) में शब्द "leasoheld" निकाल दिया जायगा, ग्रीर
- (४) खंड (g) लोपित कर दिया जायेगा।
- राजस्थान एक्ट १६ ग्रॉफ १९४४ की घारा २४ के स्थान पर नई घारा का प्रतिस्थापन:--मूल एक्ट की घारा २४ के स्थान पर निम्नलिखित प्रतिस्थापित किया जायेगा, प्रयात्:--
- "25. Ejectment of holder of Bhoodan land on breach of conditions.—
  If any holder of Bhoodan land commits a breach of any of the conditions from (a) to (e) in section 24, he will, on the application of the Board, be liable to ejectment under section 175 or section 177, as the case may be, of the Rajasthan Tenancy Act, 1955 (Rajasthan Act 3 of 1955)."
- ६. राजस्थान क्ट १६ श्रॉफ १६५४ की घारा २८ का संशोधन:—मूल एक्ट की घारा २८ में शब्द तथा श्रंक "under section 11" के पश्चात् शब्द तथा श्रंक "or an order under section 17 confirming the Bhoodan declaration" निविष्ट किये जायेंगे।
- एक्ट १६ म्रॉफ १६ ४४ की घारा ३२ का संशोधन :--मृत एक्ट की घारा ३२ को उन-घारा (२) में खण्ड (p) लोपित कर दिया जायेगा।

प्रभुद्याल लोईवाल, शासन सचिव ।

### LAW DEPARTMENT

#### NOTIFICATION

Jaipur, July 13, 1956.

No. F. 12 (24)-L./55.—In pursuance of clause (3) of Article 348 of the Constitution of India. His Highness the Rajpramukh is pleased to authorise the publication in the Rajasthan Gazette of the following translation in the English language of the Rajasthan Bhoodan Yagna (Sanshodhan) Adhiniyam, 1956 (Adhiniyam Sankhya 24, San 1956).—

#### ENGLISH TRANSLATION

THE RAJASTHAN BHOODAN YAGNA (AMENDMENT) ACT, 1956

(ACT No. 24 of 1956).

(Received the assent of His Highness the Rajpramukh on the 10th day of July, 1956).

An

Acr

further to amend the Rajasthan Bhoodan Yagna Act, 1954 (Rajasthan Act XVI of 1954).

BE it enacted by the Rajasthan State Legislature in the Seventh Year of the Republic of India as follows:—

- Short title.—This Act may be called the Rajasthan Bhoodan Yagna (Amendment) Act, 1956.
- 2. Amendment of section 4 Rajasthan Act XVI of 1954.—In sub-section (2) of section 4 of the Rajasthan Bhoodan Yagna Act, 1954 (Rajasthan Act XVI of 1954), hereinafter referred to as the principal Act, the words "in the manner prescribed" shall be omitted.
- 3. Amendment of section 22, Rajasthan Act XVI of 1954.—In subsection (1) of section 22 of the principal Act, for the words "prior to the commencement of this Act" the words, figures and brackets "before the coming into force of the Rajasthan Bhoodan Yagna Sanshodhan Adhiniyam, 1955 (Adhiniyam Sankhiya 14, San 1955)" shall be substituted.
  - 4. Ame. iment of section 24, Rajasthan Act XVI of 1954.—In section 24 of the prin. al Act,—
    - for the word "lessee" wherever it occurs the word "Holder" shall be substituted.

- (2) for clause (4) the following clause shall be substituted, namely— "(a) Subject to the provisions of clause (f), the holder shall be deemed to hold the land directly from the State Government."
- (3) in clause (b) the word "leasehold" shall be deleted, and

(4) clause (g) shall be omitted.

5. Substitution of new section for section 25, Rajasthan Act XVI of 1954.—

For section 25 of the Principal Act, the following shall be substituted, namely.—

125. Ejectment of holder of Bhoodan land on breach of Conditions.—

If any holder of Bhoodan land commits a breach of any of the conditions from (a) to (e) in Section 24, he will on the application of the Board, be liable to ejectment under Section 175 or Section 177, as the case may be, of the Rajasthan Tenancy Act, 1955 (Rajasthan Act 3 of 1955)."

- 6. Amendment of Sexion 28. Rajasthan Act XVI of 1954.—In Section 28 of the Principal Act, after the words and figure "under Section 11" the words and figure "or an order under Section 17 confirming the Bhoodan declaration", shall be inserted.
- 7. Amendment of Section 32, Rajasthan Act XVI of 1954.—In Sub-Section (2) of Section 32 of the Principal Act clause (p) shall be omitted.

PRABHU DAYAL LOIWAL, Secretary to the Government.