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EXTRAORDINARY

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GOVERNMENT OF ARUNACHAL PRADESH DEPARTMENT OF LAND MANAGEMENT ITANAGAR

PRELIMINARY NOTIFICATION

The 21st February, 2024

(Issued under Section 11(1) Read with Section 40 (1) of the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013).

No. LMD-13011/4/2024 C-167965/2056.—**WHEREAS**, it appears to the Governor, that a total of 43.024 Hectares **(430240 Sqm)** of land is required at Tissue Village to Chowkham-T-Junction, Chowkam Circle under Namsai District for public purpose, namely "construction of two laning of NH-15 (Old-NH-52) (KM 790+854-KM 806+750) by **National Highway Infrastructure Development Corporation Ltd.**

A total of Nil No. of families are likely to be displaced due to the land acquisition. The reason necessitating such is given below.

N/A

The Deputy Commissioner, Namsai District, is appointed as Administrator for the purpose of Rehabilitation and Resettlement of the affected families.

Therefore, it is notified that for the above said project in the Tissue Village to Chowkham-T-Junction, Chowkham Circle, Namsai District, a piece of land measuring 43.024 Hectares **(430240 Sqm)** of standard measurement, whose detailed description is as follows, is under acquisition:

SI. No.	District	Location	Chainage	Area require for project
1.	Namsai	Tissue Village to Chowkham-T- Junction under Chowkham Circle	790+854 km to 806+750 km	43.024 Hectares

This notification is made under the provision of Section 40 (1) of the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013.

A plan of the land may be inspected in the office of the Deputy Commissioner /Collector and DLRSO, Namsai District on any working day during the working hours.

The Governor is pleased to authorize the Deputy Commissioner, Namsai District/ NHIDCL, and their staff to enter upon and survey land, take levels of any land, dig or bore into the sub-soil and do all other acts required for the proper execution of their work as provided and specified in Section 12 of the said Act.

Under Section 11 (4) of the Act, no person shall make any transaction or cause any transaction of land i.e., sale/purchase, etc. or create any encumbrances on such land from the date of publication of such notification without the prior approval of the Collector.

The provisions of sub-sections (1), (2) and sub-section (3) of Sectionb 40 of the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013 are applicable to the acquisition of the aforesaid land.

The provisions of Chapter-II and III and Sections 15 to 18 of the Act shall not apply to the acquisition and declaration may be made under Section 19 in respect of the above land at any time after the date of publication of the Preliminary Notification under sub-section (1) of Section 11;

The Collector/Deputy Commissioner, Namsai District, Arunachal Pradesh, though no award has been made, may, on expiration of thirty days from the publication of the notice mentioned in Section 21, take possession of any land needed for a public purpose and such land shall thereupon vest absolutely in the Government, free from all encumbrances ; and.

No additional compensation will be required to be paid for acquisition of the above land.

Since the land is urgently required for the project falling within the purview of Section 40 (4), it has been decided not to carry out the Social impact Assessment study.

A.K. Singh, IAS Secretary (Land Management), Government of Arunachal Pradesh, Itanagar.