1. At the end of clause 6, the following will be added :-

"In case where the grantee is not interested in the trees, the Forest Department shall arrange to dispose them off within three months of the sanction and the nautor land cleared of the trees within another three month. In all, there shall be the maximum time limit of six months, for the clearnance of land by the Forest Department granted to person who was not prepared to pay the value of the trees as assessed by the Forest Department. In case of default the Deputy Commissioner will auction such trees and deposit the sale proceeds with the Forest Department."

2. At the end of line 10 of clause 10 of the Scheme ibid the following will be inserted.

"In case the representative of the Forest Department fails to inspect the spot on the date(s) fixed by the Deputy Commissioner, Bilaspur or send the report after the inspection within 15 days, it will be presumed that the Forest Department has no objection to the grant of land provided a clear notice of 30 days has been given to the Forest Department for doing joint inspection.

By Order

L. Hmingliana Tochhang Secretary (Rev.) to the Govt. of Himachal Pradesh.

Copy-(Amendment)

HIMACHAL PRADESH GOVERNMENT "REVENUE DEPARTMENT"

No. 10-5/73-Rev.-Cell dated Shimla-2, the 16th April, 1975.

Notification

Whereas the Himachal Pradesh Government vide notification No. 13-2/68-Rev-I, date the 10th May 1971, has framed the resettlement and rehabilitation of Bhakra Dam Oustees (grant of land) Scheme, 1971, under rule 8-A of Himachal Pradesh, Nautor Land Rules, 1968.

And whereas, the Government has decided to make amendments/additions in the said scheme;

Now, therefore under rule δ -A of the said rule, the Himachal Pradesh Government is pleased to make rule following amendments/additions in the said scheme;

- 1. In sub clause (3) of clause 4 of the scheme the following will be inserted;
 - (i) "All the oustees (who received compensation of more than Rs. 500/-) may be granted nautor land upto 10 bighas inclusive of land, if any, held by them above RL 1700 provided they have not got land by way of grant, sale or gift any where in Bilaspur District or out side it;
 - (ii) The encroachment of Govt. land in Bilaspur Distt. by the oustees who returned to District Bilaspur after disposing of their allotted land in Hissar will be regularised to the extent of 10 bighas including their own holdings if any in Distt. Bilaspur or elsewhere irrespective of the fact whether such oustees had received compensation upto Rs. 900/- or more."
- 2. In clause 5 of the Scheme after the words "RL 1230 and RL 1700" appearing in liness 3-4, the following may by substituted :-

"Will the be eligible for grant of nautor land (except an oustee who is eligible for grant of plot in the New Township Bilaspur) irrespective of the fact whether he had received compensation upto Rs. 500/- or more."

By Order U.N. Sharma Secyl (Rev.)

COPY

No. 10-5-/73-Rev Cell. Government of Himachal Pradesh Revenue Department