

245. Kutch.	265. Bihar.
246. Tripura.	266. Bijnor.
247. Munjpur.	267. Dhurwai.
248. Ajaigarh.	268. Gaurauli.
249. Raori.	269. Gaurihar.
250. Baraundha.	270. Jaso.
251. Bijawar.	271. Jigni.
252. Chhatarpur.	272. Kamta Rajaula.
253. Charkhari.	273. Kothi.
254. Daria.	274. Lagari.
255. Maihar.	275. Nagawan Kobai.
256. Nagod.	276. Palura.
257. Orcha.	277. Puldo (Nayagaon).
258. Pana.	278. Sarila.
259. Rewa.	279. Solawal.
260. Samthar.	280. Taraon.
261. Alipura.	281. Tori Fatehpur.
262. Banka Pahari.	282. Hyderabad.
263. Beri.	283. Mysore.
264. Bhaisaunda.	284. Jammu and Kashmir.

[No. 73/51-C.]

S. N. MUKERJEE, Joint Secy.

MINISTRY OF HOME AFFAIRS

New Delhi, the 4th September 1951

S.R.O. 1344.— In exercise of the powers conferred by section 2 of the Part C States (Laws) Act, 1950 (XXX of 1950), the Central Government hereby extends to the State of Delhi, the East Punjab Tractors Cultivation (Recovery of Charges) Act, 1949 (East Punjab Act XI of 1949), as at present in force in the State of Punjab subject to the following modifications, namely:—

1. Through the Act except in the short title for the word "Punjab" wherever it occurs, the word "Delhi" shall be substituted.
 2. In Section 2,
 - (i) for clause (b) the following clause shall be substituted:—
"(b) 'Director' means 'the Land Development Commissioner, Delhi'."
 - (ii) In clause (e) for the words "the Department of Agriculture, Punjab" the words "Land Development Commissioner, Delhi" shall be substituted.
 3. In section 8 for the words "State Government" the words "Delhi State" shall be substituted.
 4. In section 9 for the words "State Government" the words "Chief Commissioner" shall be substituted.
2. The text of the said Act, as modified is published as an annexure to the notification.

ANNEXURE

The East Punjab Tractors Cultivation (Recovery of Charges) Act, 1949 (East Punjab Act XI of 1949) as modified by the above notification.

**THE EAST PUNJAB TRACTOR CULTIVATION (RECOVERY OF CHARGES)
ACT, 1949.**

EAST PUNJAB ACT NO. XI OF 1949.

An Act to provide for the cultivation of certain areas by means of tractors by the Department of Agriculture, East Punjab, and for the recovery of the charges in respect of such cultivation.

It is hereby enacted as follows :—

1. *Short title and extent.*—(1) This Act may be called the East Punjab Tractor Cultivation (Recovery of Charges) Act, 1949.

(2) It extends to the whole of the State of Delhi.

2. *Interpretation.*—In this Act, unless there is anything repugnant in the subject or context,—

(a) "cultivator" means a person who actually cultivates the soil himself or through members of his household, or gets it cultivated by hired labour or by a tenant ;

(b) "Director" means the Land Development Commissioner, Delhi ;

(c) "prescribed" means prescribed by rules made under this Act ;

(d) "refugee cultivators" means a cultivator who on account of disturbances or the fear of such disturbances has abandoned land in the territories comprised in Western Pakistan and has been allotted any land whether temporarily or permanently in the State of Delhi. It also includes such refugee tenants who acquire ownership of land in Delhi.

(e) "tractor" means a tractor owned by or worked under the control of the Land Development Commissioner, Delhi.

(f) "tractor cultivation" includes any agricultural operation such as ploughing, harrowing, discing, sowing or harvesting which may be performed by tractors ;

(g) "tractor cultivation charges" means the charges recoverable on account of tractor cultivation

3. *Application for Tractor Cultivation.*—(1) Any cultivator may make an application in writing to the Director for having any agricultural operation performed by tractor on his land or any part of it.

(2) Such application shall be accompanied by a deposit, made in the prescribed manner, of full tractor cultivation charges according to the prescribed scale :

Provided that—

(1) In exceptional cases, Director may require only such part as he may specify of the full cultivation charges to be deposited with the application ;

(2) no such deposit shall be required from refugee cultivator.

4. *Procedure in dealing with application.*—(1) If the Director accepts an application made under section 3 he shall take all steps necessary in connection therewith.

(2) In case such application is rejected, any deposit made with the application shall be refunded in the prescribed manner to the applicant.

5. *Notice of demand.*—As soon as may be after the tractor cultivation has been completed, the Director shall in respect of such cultivation serve on the cultivator a notice of demand specifying the amount due from him after taking into account the deposit, if any, made by him.

6. *Period within which payment is to be made.*—(1) A cultivator other than a refugee cultivator, whose land has been brought under tractor cultivation on his application, shall within one month of the date of the receipt of notice of demand under section 5 pay in the prescribed manner the sums specified in such notice.

(2) A refugee cultivator shall pay in the prescribed manner the sum specified in such notice not later than the 15th of January in respect of tractor cultivation undertaken for Kharif crop, and the 15th of June in the case of such cultivation undertaken for rabi crop.

7. *Recovery of outstanding dues as arrears of land revenue.*—If any cultivator fails to make payment as specified in section 6, the sum due from him shall be recoverable as arrears of land revenue.

8. The Director may delegate any or all of his powers and functions under the Act to any officer of the Delhi State.

9. *Rules.*—(1) The Chief Commissioner may by notification make rules for the purposes of carrying into effect the provisions of this Act.

(2) In particular and without prejudice to the generality of the foregoing powers, the Chief Commissioner may make rules regulating or determining all or any of the following matters :—

- (a) the mode of making a deposit under subsection (2) of section 3 ;
- (b) the scale of tractor cultivation charges ;
- (c) the mode of making a refund under sub-section (2) of section 4 ;
- (d) the manner of making payment under sub-section (1) or sub-section (2) of section 6.

[No. 20/3/51-Judl.]

R. N. PHILIPS, Dy. Secy.

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 4th September 1951

S.R.O. 1345—In exercise of the powers conferred by section 4 of the Foreign Jurisdiction Act 1947 (XLVII of 1947), and of all other powers enabling it in that behalf, the Central Government hereby directs that the following amendment shall be made in the Chandernagore (Application of Laws) Order, 1950, namely :—

To the entries in the Schedule annexed to the said Order the following entries shall be added, namely :—

1925 Indian Succession Act, 1925.

[No. 458-EUR I.]

U. S. BAJPAI, Under Secy.

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 29th August 1951.

S.R.O. 1346—In exercise of the powers conferred by section 53 of the Banking Companies Act, 1949 (X of 1949), and on the recommendation of the Reserve Bank of India, the Central Government declares that the provisions of section 16 of the said Act shall not apply to the Travancore Bank Ltd., the Central Banking Corporation of Travancore Ltd., and the Indo-Mercantile Bank Ltd., in so far as directors nominated by the Government of Travancore-Cochin are concerned.

[No. F. 4(112)-FI/51.