

DELHI DEVELOPMENT AUTHORITY
LAND MANAGEMENT

Re-acquisition of section 24(2) cases decided by Hon'ble Supreme Court.

PUBLIC NOTICE

It is hereby informed to general public that the Hon'ble Supreme Court of India has delivered judgments in various batches of matters relating to land acquisition proceedings, particularly concerning the applicability of Section 24(2) of the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013 in Delhi Development Authority vs. Tejpal & Ors., Govt. of NCT of Delhi Through Secretary, Land and Building Department & Anr. vs. M/s K.L. Rathi Steels Ltd. & Ors., Govt. of NCT of Delhi & Anr. vs. M/s BSK Realtors LLP & Anr. decided on 17.05.2024 and Other subsequent cases decided after 17.05.2024

In pursuance of the aforesaid judgments and directions/liberty granted by the Hon'ble Supreme Court, the competent authority has examined/recommended various cases for re-acquisition of land.

Accordingly, a total of 123 cases have been finally recommended for re-acquisition and 25 cases have been decided not to acquire by the competent authority on the date of publication of this notice.

The details of these cases, including the case particulars and relevant information, are available for public viewing on the official website of the Delhi Development Authority (DDA) at the following link:
<https://dda.gov.in/land-management/Policies-Circulars-Guideline>

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Commissioner LM