

**Government of Rajasthan**  
**REVENUE (GR. VI) DEPARTMENT**

No. F. 6 (9) Rev/Gr VI/96 Pt-148

Jaipur, March 8, 2006

**NOTIFICATION**

S.O. 435—In exercise of the powers conferred by section 92 read with section 102 A and 260 of the Rajasthan Land Revenue Act, 1956 (Rajasthan Act No. 15 of 1956) and in supersession of previous even number notification dated January 6, 2006, the State Government hereby orders that the Collector may, in exercise of the powers given to him by section 92 of the said Act, set apart sawai chak land for abadi or for any other public municipal purposes and delegate the powers to Collector to allot Sawai Chak revenue land for the purpose it was set apart to the Urban Local Bodies including Jaipur Development authority, Urban Improvement Trusts, Nagar Nigam, Municipal Council and Municipalities after charging 40% of DLC land rate and place it at the disposal of the respective authorities.

Mutation would be filled up and sanctioned and entires in the Jama Bandies would be made only when the Jaipur Development Authority, and Urban Improvement Trusts as the case may be, after deducting the 40% of DLC land rate previously deposited, deposit 30% and 15% respectively of the amount received from sale proceeds/allotment/regularization in the State Government Account /