

LEGAL NOTICE NO. 160

REPUBLIC OF TRINIDAD AND TOBAGO

THE LAND ACQUISITION ACT, 1994

NOTICE OF LAND LIKELY TO BE REQUIRED FOR A PUBLIC
PURPOSE

NOTICE is hereby given that it appears to the President that the parcels of land described in the Schedule and situate in the former Counties mentioned in the said Schedule, are likely to be needed for a purpose which in the opinion of the President is a public purpose:

The establishment of a reserve for Natural Gas Pipelines for the development of the Natural Gas Industry in Trinidad and Tobago.

SCHEDULE

1. A corridor traversing several parcels of land beginning at the high-water mark at Beachfield situate in the former Ward of Trinity in the former County of Mayaro and ending at the parcel referred to in paragraph 2.

2. A parcel of land containing sixteen acres more or less situate in the former Ward of Trinity in the former County of Mayaro said to belong now or formerly to the Petroleum Company of Trinidad and Tobago Limited.

3. A corridor traversing several parcels of land beginning at Galeota Point in the former Ward of Guayaguayare in the former County of Mayaro and ending at the parcel referred to in paragraph 2.

4. A corridor traversing several parcels of land beginning at the parcel of land referred to in paragraph 2 and continuing through the former Ward of Moruga in the former County of Victoria to Picton situate in the former Ward of Naparima in the former County of Victoria, through the former Wards of Siparia and La Brea in the former County of St. Patrick and ending at Point Fortin in the former Ward of La Brea in the former County of St. Patrick.

5. A corridor traversing several parcels of land beginning at Picton referred to in paragraph 4 and continuing through the former Ward of Pointe-a-Pierre in the former County of Victoria and ending at Point Lisas situate in the former Ward of Couva in the former County of Caroni.

Dated this 23rd day of October, 1996.

C. SOOKRAM

Secretary to Cabinet

NOTE: The Land Acquisition Act requires that this Notice be published and served in the manner set out in section 3(1) and (2) respectively, of that Act.