

34A. Registration of memorial of soil conservation notice

- (1) Where a soil conservation notice is served under section 32, the Commissioner may, whenever he considers it desirable to do so, deliver a memorial of the soil conservation notice, in a form approved by the relevant land registration officer, to the relevant land registration officer.
- (2) On receiving a memorial of a soil conservation notice delivered under subsection (1), the relevant land registration officer shall register that memorial and accordingly endorse or note the appropriate register or record in respect of the land to which the soil conservation notice relates.
- (3) Where a soil conservation notice of which a memorial is registered under this section —
 - (a) is quashed under section 33 or 34; or
 - (b) is discharged under section 38 or 39,

the Commissioner shall deliver to the relevant land registration officer a certificate in a form approved by the relevant land registration officer and signed by the Commissioner certifying that the soil conservation notice was quashed or discharged, as the case requires, on the date specified in the certificate.

- (4) On receiving a certificate delivered under subsection (3) the relevant land registration officer shall cancel the registration of the memorial of the relevant soil conservation notice and accordingly endorse or note the appropriate register or record in respect of the land concerned.

[Section 34A inserted by No. 91 of 1990 s. 11; amended by No. 81 of 1996 s. 153(1).]