Jammu and Kashmir Compensatory Afforestation Fund Rules, 2018

JAMMU & KASHMIR India

Jammu and Kashmir Compensatory Afforestation Fund Rules, 2018

Rule

JAMMU-AND-KASHMIR-COMPENSATORY-AFFORESTATION-FUND-R of 2018

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Jammu and Kashmir Compensatory Afforestation Fund Rules, 2018Published vide Notification No. SRO-628, dated 24.12.2018SRO-628. - In exercise of the powers conferred by section 6 of the Jammu and Kashmir Forest (Conservation) Act, 1997, and the directions passed by the Hon'ble Supreme Court in T. N. Godavarman Thirumalpad v. Union of India and others, Writ Petition (Civil) No. 202 of 1995, the Government hereby makes the following rules, namely:-

1. Short title, extent and commencement.

(1) These rules may be called the Jammu and Kashmir Compensatory Afforestation Fund Rules, 2018.(2) They shall come into force from 14-08-2018.

2. Definitions.

(1)In these rules, unless the context otherwise requires,-(a)"Act" means the Jammu and Kashmir Forest (Conservation) Act, 1997;(b)"Annual Plan of Operation" means the annual plan for physical activities and financial provisions approved by the State Authority which describes milestones, conditions for success and explains how a strategic annual plan will be put into operation during the financial year in given budgetary terms, and containing inter alia, brief description, estimated cost, basis for cost estimation, agency identified for execution and time schedule of each activity to be executed from State Fund during a year;(c)"Ad hoc Authority" means the Ad hoc Compensatory Afforestation Fund Management and Planning Authority constituted under the order dated the 5th May, 2006 of the Supreme Court in T. N. Godavarman Thirumulpad v. Union of India and Others,

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[Writ Petition (Civil) No. 202 of 1995];(d)"Chairperson, State Authority" means the Chairperson of the governing body of the State Authority; (e) "Compensatory afforestation" means afforestation done in lieu of the diversion of forest land for non-forestry use under the Jammu and Kashmir Forest (Conservation) Act, 1997; (f) "Environmental Services" includes-(i) Provision of goods such as wood, non-timber forest products, fuel, fodder, water and provision of services such as grazing, tourism, wildlife protection and life support; (ii) regulating services such as flood moderation, carbon sequestration and health of soil, air and water regimes ;(iii)Supporting such other services necessary for the production of ecosystem services, biodiversity, nutrient cycling and primary production including pollination and seed dispersal;(g)"Form" means a form appended to these rules ;(h)"Government" means Government of Jammu and Kashmir ;(i)"Net Present Value" means the quantification of the environmental services provided for the forest area diverted for non-forestry uses, as may be determined by an expert committee appointed by the Central Government from time to time in this regard ;(j)"Penal Compensatory afforestation" means afforestation work to be undertaken over and above the compensatory afforestation specified in the guidelines issued under the Jammu and Kashmir Forest (Conservation) Act, 1997, in lieu of the extent of area over which non-forestry activities have been carried out without obtaining prior approval of the competent authority under the Act ;(k)"Rules" means the Jammu and Kashmir Compensatory Afforestation Fund Rules, 2018 ;(1)"State" means State of Jammu and Kashmir ;(m)"State Authority" means the Jammu and Kashmir State Compensatory Afforestation Fund Management and Planning Authority constituted under these rules.(n)"State Fund" means the Jammu and Kashmir State Compensatory Afforestation Fund established by the State under sub-rule (1) of rule 3 of these rules ;(0)"Third Party monitoring " means monitoring and evaluation of works executed from State Fund by the parties which are external to a project's direct beneficiary chain and management structure having no conflict of interest on parameters of evaluation as determined by the State Authority over and above the baseline to assess whether desired social, environmental or other impacts are being achieved and undesirable impacts avoided; (p)"User agency" means any person, organization or company or Department of the Central Government or State Government making a request for diversion or denotification of forest land for non forest purpose or using forest land for non-forest purpose in accordance with the provisions contained in the Jammu and Kashmir Forest (Conservation) Act, 1997 and the rules made and guidelines issued, thereunder.(q)"Working Plan" means the management plan of forest land prepared and approved by the competent authority in the State for sustainable management of forests and biodiversity ;(2)The words and expression used and not defined in these rules but defined in the Jammu and Kashmir (Forest) Act, 1930, the Jammu and Kashmir Wildlife (Protection) Act, 1978, the Jammu and Kashmir Forest (Conservation) Act, 1997, and the Biological Diversity Act, 2002 and the rules made under these Acts, shall have the meanings respectively assigned to them in those Acts and rules.

3. State Fund.

(1)The Government may, by notification in the official Gazette, establish for the purposes of these rules a special Fund to be called the "Jammu and Kashmir Compensatory Afforestation Fund."(2)The custody and management of the State Fund shall be as provided under rule 11 of the Jammu and Kashmir Forest (Conservation and Afforestation) Rules, 2000.(3)There shall be

credited into the State Fund-(i)the unspent balance of all monies which has been transferred by Ad hoc Authority to the Jammu and Kashmir Compensatory Afforestation Fund Management and Planning Authority constituted in the State under Notification SRO-354 of 11 November, 2009; (ii) all monies collected by the State which have been placed under the Ad hoc Authority and the interest accrued Ad hoc thereon; (iii) all monies realized from user agencies towards compensatory afforestation, additional compensatory afforestation, penal compensatory afforestation, net present value, compensation for trees, catchment area treatment plan or any money for compliance of conditions stipulated by the Government while according approval under the provisions of the Act; and(iv)the funds recoverable from user agencies in cases where forest land diverted falls within the protected areas, that is, areas notified under sections 17, 25A or 35 of the Jammu and Kashmir Wildlife (Protection) Act, 1978 for undertaking activities relating to the protection of biodiversity and wildlife.(4)The Government may also credit to the State Fund constituted by it-(i)grants-in-aid received, if any, by the State Authority; (ii) any loan taken or any borrowings made by the State Authority; (iii) any other sum received by the State Authority by way of benefaction, gift or donations.

4.

Save as otherwise provided in these rules, the monies available in a State Fund shall be disbursed and utilized in the following manner, namely:-(a)the money received from user agencies in compliance of the conditions stipulated while according approval under the Act for compensatory afforestation, additional compensatory afforestation, penal compensatory afforestation, catchment area treatment plan and for any other site specific scheme, shall be used only for compensatory afforestation, or catchment area treatment in respective Forest Divisions as per site-specific schemes prepared by the Forest Department in the manner provided in the Jammu and Kashmir Forest (Conservation and Afforestation) Rules, 2000 and the guidelines issued in this regard.(b)the monies received towards net present value and penal net present value shall be used for artificial regeneration (plantation), assisted natural regeneration, forest management, forest protection, forest and wildlife related infrastructure development, wildlife protection and management, supply of wood and other forest produce saving devices and other allied activities in the manner prescribed in rule 16; (c) the interest accrued on funds available in the State Fund and the interest accrued on all monies which have been placed under the Ad hoc Authority and deposited in the nationalised banks, in compliance of the directions of the Supreme Court dated the 5th May, 2006, shall be used for conservation and development of forest and wildlife in the manner prescribed in rule 17;(d)all monies realized from the user agencies in accordance with the decision taken by the Standing Committee of the National Board for Wildlife constituted under section 5A of the Wildlife (Protection) Act, 1972 or the orders of the Supreme Court involving cases of diversion of forest land in protected areas shall form the corpus and the income therefrom shall be used exclusively for undertaking protection and conservation activities in protected areas of the State including facilitating voluntary relocation from such protected areas and in exceptional circumstance, a part of the corpus may also be used subject to prior approval of the State Authority; (e) the non-recurring and recurring expenditure for the management of a State Authority including the salary and allowances payable to its personnel may be met from a part of the interest accrued on the amounts available in the State Fund, in the manner prescribed in rule 17;(f)State Authority shall release

monies to agencies identified for execution of activities in predetermined installments as per the annual plan of operation finalized by steering committee of the State Authority.

5. State Authority.

(1)With effect from such date as the Government may, by notification in the Official Gazette appoint in this behalf, there shall be constituted a State Authority to be called the "Jammu and Kashmir State Compensatory Afforestation Fund Management and Planning Authority."(2)The State Authority shall be responsible for the management of the State Fund and its utilization.(3)The State Authority shall consist of a governing body and shall be assisted by a steering committee, executive committee and monitoring group.(4)The governing body of a State Authority shall consist of the following, namely:-

i Chief Minister of the State	Chairperson, ex officio
ii Minister for Forest, Environment and Ecology	Member, ex officio
iii Minister of State for Forest, Environmentand Ecology	Member, ex officio
iv Chief Secretary	Member, ex officio
v Administrative Secretary, Forest, Environmentand Ecology Department	Member, ex officio
vi Administrative Secretary, Finance, Department	Member, ex officio
vii Administrative Secretary, Planning, Development and Monitoring Department	Member, ex officio
viii Principal Chief Conservator of Forests	Member, ex officio
ix Chief Wildlife Warden	Member, ex officio
x Chief Executive Officer, State Authority	Member, ex officio

"For the purpose of sub-rule 5(4) during the continuation of proclamation under section 92 of the Constitution of the Jammu and Kashmir or under Article 356 of Constitution of India as applicable to State of Jammu and Kashmir, the reference to the 'Chief Minister', shall, unless the context otherwise requires, be construed as reference to 'Governor' and the references to Minister for Forest, Environment and Ecology and Minister of State for Forest, Environment and Ecology, shall unless the context otherwise requires, be construed as reference to 'Advisor' in charge of the department."(5)Administrative Secretary of Forest, Environment and Ecology Department shall be Member-Secretary of the Governing Body.(6)The Government shall appoint an officer not below the rank of Chief Conservator of Forests as the Chief Executive Officer of the State Authority who shall be the Member-Secretary of the steering committee and the executive committee of the State Authority.(7)The governing body of the St at e Authority shall, in performance of its functions and powers under the Act, be assisted by the steering committee, executive committee and monitoring group.

6. Steering Committee.

- The steering committee of a State Authority shall consist of the following, namely:-

i Chief Secretary	Chairperson, ex officio
ii Administrative Secretary, Forest, Environmentand Ecology Department	Member, ex officio
iii Administrative Secretary, Finance Department	Member, ex officio
iv Administrative Secretary, PlanningDevelopment and Monitoring Department	Member, ex officio
v Principal Chief Conservator of Forests	Member, ex officio
vi Chief Wildlife Warden	Member, ex officio
vii Nodal Officer/Chief Conservator of Forests,Forest Conservation Act	Member, ex officio
viii Representative of the concerned RegionalOffice of the Ministry of Environment, Forest and Climate Change	Member, ex officio
ix Chief Executive Officer, State Authority	Member-Secretary

7. Executive Committee.

- The Executive Committee of a State Authority shall consist of the following, namely:-

i Principal Chief Conservator of Forests	Chairperson, ex officio	
ii Chief Wildlife Warden	Member, ex officio	
iii Chief Conservator of Forests, Planning and Projects	Member, ex officio	
iv Chief Conservator of Forests, Working Plan, Research and Training	Member, ex officio	
v Nodal Officer/Chief Conservator of Forests,Forest Conservation Act	Member, ex officio	
vi Chief Conservator of Forests, Jammu	Member, ex officio	
vii Chief Conservator of Forests, Kashmir	Member, ex officio	
viii Chief Executive Officer, State Authority	Member Secretary	
ix Chief Account Officer in the Office of the Principal Chief Conservator of Forests	Member, ex officio	
x Representatives of two eminent non-governmentorganizations to be appointed by the Government	Members	

8. Monitoring Group.

- The Monitoring group of the State Authority shall consist of the following, namely:-

i Chief Conservator of Forests, Planning and Projects	Chairperson
ii Nodal Officer/Chief Conservator of Forests, Forest Conservation Act	Member

iii Conservator of Forests, Working Plan

Member
iv Divisional Forest Officer, Resources Survey

Member
v Divisional Forest Officer, PhotoInterpretation Division

Member
vi Divisional Forest Officer, StatisticsDivision

Member
vii Deputy Director, Planning in the Office of the Principal Chief Conservator of Forests Member

9. Disqualification.

- A person shall be disqualified for being appointed as a member of the State Authority steering committee and executive committee of a State Authority, monitoring group, if he-i. has been convicted and sentenced to imprisonment for an offence which in the opinion of the Government, involves moral turpitude; orii. is an undischarged insolvent; oriii. is of unsound mind and stands so declared by the competent court; oriv. has been removed or dismissed from the service of the Government or organization or undertaking owned by the Government; orv. has, in the opinion of the Government, such financial or other interest in the state Authority as is likely to affect the duties discharged by him of his function as a member.

10. Functions of the governing body.

(1) The governing body of the State Authority shall-i lay down the broad policy framework for the functioning of the State Authority; ii. review the working of the State Authority from time to time. (2) The governing body of a State Authority shall meet at least once in a year.

11. Functions of the steering committee.

(1)The steering committee of State Authority shall-i. scrutinize and approve with such amendments as it may deem fit and proper the annual plan of operations prepared by the executive committee of the State Authority; ii. monitor the progress of the utilization of funds released from the State Fund; iii.review reports on decision taken by executive committee including investment decisions; iv. approve annual report of the State Authority and send the same to the Government to lay it, each year, in each House of the State Legislature; v. approve, with such amendments as it may deem fit and proper, the operational guidelines prepared by the executive committee of the State Authority; vi. ensure inter-departmental coordination.(2)The Steering Committee of the State Authority shall meet at least once in every six months.

12. Functions of the executive committee.

(1)The executive committee of the State Authority shall-i. formulate and submit annual plan of operations to the steering committee of the State Authority for its concurrence; ii. undertake qualitative and quantitative supervision, monitoring and evaluation of the works being implemented from amounts available in the State Fund; iii. invest surplus amounts available in the State Fund; iv. maintain books of account and other records; v. submit reports to the steering committee of the State Authority; vi. prepare annual report of the State Authority; vii. prepare operational guidelines

for effective implementation of the scheme, and proper documentation of works carried out and expenditure incurred thereon ;viii. be responsible for other day-to-day working in respect of the State Authority ;ix. maintain and update public information system on the State Authority and present all information on its transaction in the public domain ;x. undertake any other work as may be assigned by the governing body or steering committee of the State Authority or the Government, from time to time.(2)The executive committee of a State Authority shall meet at least once in every four months.

13. Monitoring group.

(1)The Monitoring group shall-i. evolve independent system for concurrent monitoring and evaluation of the works implemented in the State to ensure effective and proper utilization of funds: Provided that the Government may also undertake third party monitoring and evaluation of the works implemented in the Staten through individual and institutional experts including remote sensing agencies.ii. devise measures for transparency and accountability; iii. prepare an annual monitoring report and submit the same to the Government and the steering committee.(2)Officials of the departments involved in execution of works shall be bound to assist the monitoring group in discharge of its responsibilities under these rules.(3)The monitoring group shall meet at least once in three months.

14. Accounts.

(1)State Authority shall maintain proper accounts and other relevant records and prepare an annual statement of accounts in such form as may be prescribed in consultations with the Accountant General, Jammu and Kashmir.(2)The accounts of State Authority shall be audited by the Accountant General at such intervals as may be specified by him and any expenditure incurred in connection with such audit shall be payable by the State Authority to the Accountant General.(3)The Accountant General and any other person appointed by him in connection with the audit of the accounts of the State Authority shall have the same rights and privileges and authority in connection with such audit as the Accountant General generally has in connection with the audit of the Government accounts and, in particular, shall have the right to demand the production of books, accounts, connected vouchers, other documents and papers and to inspect the office of the State Authority.(4)The Accounts of the State Authority as certified by the Accountant General or any other person appointed by him in this behalf together with the audit report thereon, shall be forwarded annually to the Government by the State Authority. (5) The Accountant General shall, within a period of six months from the date of notification of these rules, audit the accounts of all the monies which have been transferred by the Ad hoc Authority to the State Compensatory Afforestation Fund Management and Planning Authorities constituted in the State in compliance of guidelines dated the 2nd July, 2009 and submit the report to the Government under this section.(6)The Government shall have the power to conduct the special audit or performance audit of the State Fund and of the State Authority through the Accountant General.

15.

(1)State Authority shall prepare its annual report, giving a full account of its activities during the previous financial year and forward a copy thereof to the Government in such form and at such time, for each financial year, as may be prescribed.(2)The annual report of a State Authority shall, inter alia, provide for-i. The number and location of each reforestation, afforestation and conservation activity subject to the requirement of this section; ii. The amount and location of lands in hectares, cleared, conserved and planted in connection with the activity; andiii. The amount of afforestation money collected and expended.

16.

The Government shall cause the annual report and the audit report together with a memorandum of action taken on the recommendations contained therein to be laid as soon as may be after the reports are received before each House of the State Legislature.

17. Management of State Fund.

- The State Fund shall be managed as provided in rule 11 of the Jammu and Kashmir Forest (Conservation and Afforestation) Rules, 2000, and in accordance with such rules as notified by the State Government in this behalf.

18. Manner of utilization of net present value.

(1) The monies received towards net present value deposited in the State Fund shall be used in the manner provided in sub-rule (2) and sub-rule (3).(2)Not less than eighty per cent of the monies referred to in sub-rule (1) shall be used for following activities for the forest and wildlife management in a State, namely:-(a)assisted natural regeneration;(b)artificial regeneration (c)plant production; (d)silvicultural operations in forests; (e)protection and maintenance of plantations and forests; (f)protection and maintenance of forest boundary; (g)pest and disease control in forest ;(h)forest fire prevention and control operations ;(i)soil and moisture conservation works in the forest; (j)voluntary relocation of villages from protected areas; (k)improvement of wildlife habitat as provided in the approved wildlife management plan or working plan; (1) planting and rejuvenation of forest cover on non-forest land falling in wildlife corridors; (m)establishment, operation and maintenance of animal rescue centre and veterinary treatment facilities for wild animals; (n) supply of wood-saving cooking appliances and other forest produce saving devices in forest fringe villages as specified by the National Authority from time to time; (o)management of biological diversity and biological resourceS. Explanation. - In cases where funds towards wildlife management and conservation plans are specifically collected and deposited in State Fund, then the same shall be spent for wildlife management in specified wildlife area and not from the net present value.(3)Not more than twenty per cent of the monies referred to in sub-rule (1) shall be utilized for strengthening of the forest and wildlife related infrastructure and capacity building of the personnel involved in utilization of State Fund namely:-(a)establishment, up-gradation and maintenance of

modern nurseries and other facilities; (b) promoting conservation, sustainable use and documentation of biological diversity including preservation of habitats, conservation of land and folk varieties and cultivars, domesticated stocks and breeds of animals and micro organisms and chronicling of knowledge relating to biological diversity.(c)purchase and maintenance of equipment or devices used for communication and information technology for the purpose of protection and management of forest and wildlife; (d)construction, up-gradation and maintenance of inspection paths, forest roads in forest area, watch towers, check posts and timber depots ;(e)construction of residential and official buildings in forests for front line staffs deployed for protection of forest and wildlife; (f) casual engagement of local people or labours to assist regular staff of State Forest Department for works for protection of forest and wildlife undertaken from State Fund ;(g)survey and mapping of forest areas for forest fire control, compensatory afforestation works, soil and moisture conservation, catchment area treatment and wildlife management for preparing annual plans to be executed from the State Fund; (h)monitoring and evaluation including independent concurrent and third party monitoring of various works undertaken from State Fund ;(i)publicity-cum-awareness programmes and exhibitions on the various schemes being implemented by the State Authority from State Fund; (j)capacity building of frontline staff (k)preparation of working plans; (l)production and distribution of quality planting material through certified nurseries at subsidized price for promotion of trees outside forests on Government lands promoted by State Government; (m) forest certification and development of certification standards; Provided that in case the activities referred to in sub-rules (2) and (3) are to be undertaken in the forest land under administrative control of the Forest Department, then the said activities shall be carried out as per the working plan; (4) the monies referred to in sub-rule (1) shall not be used for following activities, namely:-(a)payment of salary, travelling allowances, medical expenses, etc. to regular, contractual and casual employees of the State Forest Department for implementing programmes in various forest divisions undertaken from the State Fund ;(b)undertaking foreign visits ;(c)payment for legal services for defending cases filed in Tribunals or Courts not related to the management of State Authority; (d)purchase of vehicles or staff cars for officers and heavy vehicles and machines for the State Forest Department for implementing programmes in various forest divisions undertaken from the State Fund; (e) construction of residential and official buildings for officers above the Forest Range Officer of the State Forest Department for implementing programmes in various forest divisions undertaken from the State Fund; (f) leasing, hiring and purchase of land for afforestation purposes; (g) purchase of furniture, office equipment fixtures including air conditioners, and generator sets for residences and offices of the State Forest Department for implementing programmes in various forest divisions undertaken from the State Fund; (h)mandatory afforestation as per the working plan in the forest in blanks created by commercial felling of trees for revenue generation undertaken under working plan prescription.(i)undertaking forest and wildlife conservation and other activities undertaken under other schemes of the Government for the purpose of part financing the scheme for completing left over works or complementary works of such schemes ;(j)establishment, expansion and up-gradation of zoo and wildlife safari;(k)providing financial support, either by way of grant or equity to existing or for setting up new forest corporations, boards, etc. Explanation 1. - While preparing the annual plan of operation for activities referred to in this rule, priority shall be given to undertake identified activities in those Forest Divisions which have been affected due to diversion of forest land Explanation 2. - The mixing of the monies received towards net present value shall not be allowed

with any other schemes under implementation from any other budget either for capital or spill over works and the works undertaken under sub-rule (2) and sub-rule (3) shall be on stand-alone basis and there shall not be any duplication of permitted works under different components.

19. Utilization of interest accrued on deposits in State Fund.

- The interest accrued on monies in the State Fund shall be used in the following manner:-(a)not less than sixty per cent of the interest transferred to the State Fund and further accrued on the amount available in the State Fund referred to in sub rule (1) shall be spent on activities for the purpose of conservation and development of forest and wild life namely:-i. to offset the increment cost of compensatory afforestation and penal compensatory afforestation at the increased wage rates ;ii. to offset the incremental cost of catchment are a treatment plan at the increased wage rates ;iii. to offset the incremental cost of wildlife management plan at the increased wage rates; iv. for disbursement of salary and allowances of members and staffs, both regular and contractual, of the State Authority; v. for disbursement of sitting fees and allowances to nominated members of the State Authority; vi. activities referred to in sub-rules (2) and (3) of rule 18; (b) not more than forty per cent of the interest transferred to the State Fund and further accrued on the amount available in the State Fund shall be spent for the non-recurring and recurring expenditure of the State Authority, namely:-i. management of office establishment; ii. office equipment including computers and peripherals and its maintenance for the State Authority; iii. Maintenance and running of vehicles for the use of the officers and officials of the State Authority; iv. other contingencies for management of the State Authority, with the approval of the steering committee of the State Authority; v. any other activity for management of the forests and wildlife not referred to in sub-rules (2) and (3) with the prior approval of the steering committee of the State Authority and included in the annual plan of operation. Explanation. - Under no circumstances mixing of the interest accrued on the monies in the State Fund shall be allowed with any other State budget either for capital or spill over works and the works undertaken under this rule shall be on stand-alone basis and there shall not be any duplication of permitted works under different components.

20. Sitting fees and Allowances of non-official Members.

- The non-official members of the State Authority shall be paid such sitting fees and allowances for attending the meetings and for any other work assigned to them, as may be specified in the order of their appointment.(2)The sitting fee and allowances to be paid to the non-official members of the State Authority referred in the sub rule (1) shall be paid from the interest referred to in clause (a) of rule 19.

21. Meetings of Governing Body, steering Committee and Executive Committee of State Authority.

(1) The governing body of the State Authority shall meet on such date and place as may be decided by its Chairperson in consultation with the Member-Secretary of the governing body to consider the issues listed in the agenda prepared by the Member-Secretary. (2) The steering committee of the

State Authority shall meet on such date and place as may be decided by its Chairperson in consultation with the Member-Secretary of the steering committee to consider the issues listed in the agenda prepared by the Member-Secretary.(3)The executive committee of the State Authority shall meet on such date and place as may be decided by its Chairperson in consultation with the Member Secretary of the executive committee to consider the issues listed in the agenda prepared by the Member-Secretary.

22. Notice of meeting.

- For any meeting of the governing body, steering committee or executive committee five days clear notice shall be given to the members, excluding the day of the posting of notice and the day of the meeting: Provided that in case of urgency, the Member-Secretary of the governing body, steering committee or executive committee as the case may be shall be competent to convene the meeting at a short notice with the approval of the chairperson of the respective body.

23. Quorum of meeting.

- One half of the members including the Chairperson shall constitute the quorum at any meeting of the governing body, steering committee or executive committee, as the case may be, and any fraction shall be rounded off to the next higher number.

24. Adjournment of meeting.

- Where a quorum is not present within thirty minutes of the time notified for the commencement of the meeting, the same shall stand adjourned to the same day, time and place the following week, and the members present at the adjourned meeting shall form the quorum.

25. Decision in meeting.

- The decisions in the meeting shall be by a simple majority of the members present and voting.

26. Meeting to be chaired by Chairpersons, etc.

- Every meeting of the State Authority shall be chaired by the Chairperson and in his absence, any member of the concerned body as decided by the said body.

27. Financial regulation and procedures of State Authority.

- The Financial regulation and procedures, in particular the procedure for drawing up and implementing the budget of the State Authority shall be in accordance with the orders issued by Government from time to time in this regard.

28. Preparation of budget of State Authority.

- The State Authority shall prepare its budget for the next financial year showing the estimated receipts and expenditure of State Authority in Form-A based on the annual plan of operation prepared by the Executive Committee and approved by the Steering Committee for the next financial year, showing the estimated receipts and expenditure of the State Authority.

29. Maintenance of accounts and preparation of annual statement of accounts by State Authority.

- The monthly statement of accounts shall be prepared in Form-B; the monthly statement of the State Authority on physical and financial achievements shall be prepared in Form-C and annual statement of accounts of the State Authority shall be prepared in Form-D, and the State Authority shall maintain its records and accounts in Form-E.

30. Annual reports.

- The annual report shall be prepared by the State Authority giving brief description of all activities undertaken from State Fund with separate headings and complied in separate chapters and the reports shall include summary of works undertaken and schemes prepared and approved in annual plan of operation, and the annual report shall include the statement in Form-F.

31. The annual plan of operation of State Authority.

- The annual plan of operation of the State Authority shall be prepared in Form-G by the State Authority before the 31st December of every year for the next financial year.

32. Guidelines.

- After the coming into force of these rules, the State Authority may issue operational guidelines in conformity with the Act and these rules for effective implementation of these rules.

33. Repeal and savings.

- The Jammu and Kashmir (Compensatory Afforestation Fund Management and Planning Authority) Rules, 2009, in force before the commencement of these rules are hereby repealed. However, all actions taken under the previous rules will be saved except specifically provided in these rules. Form-AAnnual Budget proposal of State Authority for financial year submitted along with the Annual Plan of Operation (See rule 28)

S. No.	Description	Current	Previous
		Financial	Financial
		Year (in	Year (in

Rs.) Rs.)

a. Opening balance offunds received from National
Authority as on 1st Aprilb. Opening balance of

loans/grants etc. receivedas on 1st April

Estimated annualreceipt of State Authority(a) Receipt of Fundby State Authorities from User agencies;(b) Receipt ofaccrual of interest on State Fund(c) Receipt ofGrants/loans/others of State Authority;(d) Any

Other Income;

Total estimated funds available with StateAuthority (as on 1st April) (1+2)

(i) Annual proposed expenditure of StateAuthority out of State Fund

Activities to be undertaken from interest(specify) under rule 20

Recurring

2

3

4.

ManagementExpenditurei.

Remuneration

toContractual Staffii.

AdministrativeExpenses*iii.

OtherAdministrative

Expenses**iv. Any

other expenditure

Activities to be

undertaken from Net

Presentvalue (specify)

under rule 18

a. Non-recurring

Management

Expenditure

likeCreation of

Capital Asset

b. Afforestation and

other

permissibleactivities

c. Expenditure on

Ongoing works

d. Expenditure on

New works

Indian Kanoon - http://indiankanoon.org/doc/156710976/

e. Monitoring and

Evaluation Expenditure

4(ii)	Compensatory Afforestation works
4(iii)	Catchment Area Treatment works
4(iv)	Wildlife Management works
4(v)	Other (specify)
4(vi)	Total estimated expenditure out of grants/loansetc.
5(i)	Estimated Gross TotalExpenditure[4(i)+4(ii)+4(iii)+4(iv)+4(v)+4(vi)]
5(ii)	Estimated payments to National Authorities outof

funds received from user agency.

6 Total closing balance with State Authority-

a. Closing balance of funds received from National

Authority

b. Closing balance out of receipt from Useragencies

c. Closing balance of grants/loans etc.

DeclarationThe budget proposal as mentioned above has been approved and adopted by the State Authority.Date:Member-Secretary,State Authority.Note 1:-For the purpose of budget estimate (referred in serial number 1, 2 and 3) for the year under consideration the opening balance refers to the fund available as on the 1st April of the previous year.Note 2:-*Administrative expenses include-Office Expenses, Electricity and Power, Water Charges, Rent, Rates and Taxes (including property tax), Maintenance of Staff Car including petroleum, oil and lubricants (POL) of the State Authority.Note 3:-** Other administrative expenses include-sitting fee and admissible allowances to the non-official members of the State Authority, Expenditure on conference, seminar, workshop, etc. training programme, Advertisement and publicity, minor works, professional services, other contractual services.Form-BMonthly Account of State Authority for the Month(See rule 29)

		ahara of Stata	State	Cumont	Last	Cumulative
1.	Total opening balance of state Funds (a+b+c+d)	share of State Fund underad hocAuthority	Fund	Current	month	amount till
			under	month(in	(in	this month
		HOCAUHIOTHY	the Act	rupees	rupees)	(in rupees)

Opening balance of principal

a. amount component-wise

(1+2+3+4+5+6+7+8+9)

- 1. Compensatory Afforestation
- 2. Additional Compensatory

Afforestation

- 3. Penal Compensatory
- Afforestation
- 4. Net Present Value
- 5. Penal Net Present Value
- 6. Catchment Area Treatment
- Charges
- 7. Wildlife Conservation Plan
- Charges
- 8. Safety Zone Treatment Charges
- 9. Others (please specify)

Opening balance amount of

interest received byState Fund

b. (both fromAd hocAuthority and under the Act)

Opening balance amount of

- c. grants, loans etc.received by State Authority
- II. Total Amount received by State Fund during themonth (a+b+c)

Amount of interest accrued to

State Fund (onState Funds

a. deposits under the Act and fromAd hocAuthoritytransferred

by National Fund)

Total Receipt by State Funds

- b. Share of StateState Fund fromAd
 - hocAuthority and Fund under the

Act

Principal Amount

Component-wise

- 1. Compensatory Afforestation
- 2. Additional Compensatory

Afforestation

3. Penal Compensatory

Afforestation

- 4. Net Present Value
- 5. Penal Net Present Value
- 6. Catchment Area Treatment

Charges

7. Wildlife Conservation Plan

Share of State Fund underAd hocAuthority State Fund under the Act

Charges

- 8. Safety Zone Treatment Charges
- 9. Others (please specify)
- c. Amount of grants, loans etc. received by StateFund
- III. Total Expenditure by State Fund (a+b)
- Total expenditure by State Funds Share of State underAd hocAuthority and under Fund underAd the Act hocAuthority

State Fund under the Act

Principal Amount Component-wise of all states(1+2+3+4+5+6+7)

- 1. Compensatory Afforestation
- 2. Additional Compensatory Afforestation
- 3. Penal Compensatory Afforestation
- 4. Net Present Value
- Catchment Area Treatment Charges
- 6. Wildlife Conservation Plan Charges
- 7. Others (please specify)

Total expenditure by State Funds

- b. out of interesttransferred fromAd hocAuthority and under the Act
 - i. Amount spent by State Fund(60% of interestaccrued)
 - ii. Amount spent by State Fund(40% of interestaccrued)
- IV. Total closing balance of State Fund (a+b+c+d)

DeclarationThe above report has been verified and found correct. The report has been adopted by State Authority.Date: Member-Secretary, State Authority.Form - CMonthly Statement of State Authority on Physical and Financial achievements by the State (See rule 29)

Sl.	Description	Physcial	Actual	Cumulative	Current	Last	Cum
No.		outcome	physical	achievement	Month	Month	amo
		target as	achievement	till date (in	(in	(in	this
		approved in	during the	hectare)	rupees)	rupees)	(in r

annualplan of year(in operation in hectare/trees) hectare/trees)

Total expenditure out of Ad hocAuthority funds [Total

I. component- wise works from Principal

Amount](1+2+3+4+5+6+7+8+9)

- 1. Compensatory Afforestation
- 2. Additional Compensatory

Afforestation

3. Penal Compensatory

Afforestation

- 4. Net Present Value
- 5. Penal Net Present Value
- 6. Catchment Area Treatment Charges
- 7. Wildlife Conservation Plan Charges
- 8. Safety Zone Treatment Charges
- 9. Others (please specify)

Amount of expenditure from State

II. Fund [Totalcomponent wise works from principal amount]

(1+2+3+4+5+6+7+8+9)

Total Component wise Principal Amount Works

- 1. Compensatory Afforestation
- 2. Additional Compensatory

Afforestation

- 3. Penal Compensatory Afforestation
- 4. Net Present Value
- 5. Penal Net Present Value
- 6. Catchment Area Treatment Charges
- 7. Wildlife Conservation Plan Charges
- 8. Safety Zone Treatment Charges
- 9. Others (please specify)

Total expenditure by State Funds

III. out of interesttransferred fromad hocAuthority

Amount spent by State Fund

IVa. (60% of interestaccrued)

(1+2+3+4+5+6)

- To offset the incremental cost ofcompensatory afforestation and penal compensatory afforestationat the increased wage rates;
- 2. To offset the incremental cost of catchmentarea treatment plan at the increased wage rates;
- 3. To offset the incremental cost of wildlifemanagement plan at the increased wage rates;
- 4. Disbursement of salary and allowances ofmembers and staffs, both regular and contractual of the StateAuthority constituted under the Act;
- 5. Disbursement of salary sitting fees and allowances to nominated members of the State Authority constituted under the Act;
- 6. Activities referred in sub-rule(2) and (3)of rule 18
- IVb. Amount spent by State Fund (40% of interestaccrued)
 - I. Administrative expenses II.
 Other administrative expenses III.
 Monitoring and Evaluation
 expenditure IV. Non
 recurring management
 expenditure like creation of
 capital asset V. Other expenditures
 referred in sub-rule (b) of rule 19

DeclarationThe above report has been verified and found correct. The report has been adopted by State Authority.Date: Member-Secretary,State Authority.Form -DAnnual Statement of State Authority on Physical and Financial achievements for the State of J&K(See rule 29)

Physical Actual target as physical Physical Physical Financial Financial approved Sl. achievement Description Target Achievements Target(in Achieveme in annual No. during the plan (others) (Others) Rs.) (in Rs.) ofoperation year(in units) (in units)

Total expenditure out ofAd hocAuthority Funds[Total

- I. component wise works from PrincipalAmount](1+2+3+4+5+6+7)
 - 1. Compensatory Afforestation
 - 2. Additional Compensatory Afforestation
 - 3. Penal Compensatory Afforestation
 - 4. Net Present Value
 - 5. Catchment Area Treatment Charges
 - 6. Wildlife Conservation Plan Charges
 - 7. Others (please specify)

Amount of expenditure by

II. State Fund (Totalcomponent wise works from Principal

Amount) (1+2+3+4+5+6+7)

Total Component-wise Principal Amount works

- 1. Compensatory Afforestation
- 2. Additional Compensatory Afforestation
- 3. Penal Compensatory Afforestation
- 4. Net Present Value
- 5. Catchment Area Treatment Charges
- 6. Wildlife Conservation Plan Charges
- 7. Others (please specify)

III.

Total Expenditure by State Funds out of interesttransferred fromad hocAuthority

Amount spent by State Fund

IVa. (60% of interestaccrued)

(1+2+3+4+5+6)

- 1. To offset the incremental cost ofcompensatory
 Afforestation and penal compensatory afforestationat the increased wage rates.
- 2. To offset the incremental cost of catchmentarea treatment plan at the increased wage rates;
- 3. To offset the incremental cost of wildlifemanagement plan at the increased wage rates;
- 4. Disbursement of salary and allowances ofmembers and staffs, both regular and contractual of the StateAuthority constituted under the Act;
- 5. Disbursement of sitting fees and allowancesto nominated members of the State Authority constituted under theAct;
- 6. activities referred in subrule(2) and (3) ofrule 18

IVb. Amount spent by State Fund (40% of interestaccrued)

Total Administrative Expenditure(i+ii+iii+iv+v+vi)

- i. Personnel services and benefits
- ii. Administrative expenses
- iii. Other administrative expenses

iv. Monitoring and Evaluation Expenditure

v. Non-recurring management expenditure likecreation of capital asset

vi. Other expenditure referred in sub-rule (b)of rule 19

DeclarationThe above report has been verified and found correct. The report has been adopted by State Authority.Date:Member-Secretary,State Authority.Form-ERecords and Accounts to be maintained by the State Authority(See rule 29)The following accounts/records shall be maintained:

- 1. Cash Book, Ledger, Journal, and Public Fund Accounts Register.
- 2. Stock Register and Fixed Asset Register.
- 3. Registers showing expenditure by Heads of Accounts.
- 4. Monthly financial statement of Accounts and Physical outputs.
- 5. Quarterly Monitoring Register.
- 6. Register for Annual Share of National Fund from the State Fund (State-wise)
- 7. Register of Grants/Loans, etc.
- 8. Work register recording all physical works and corresponding expenditure carried out under State Fund.
- 9. Plantation journal.

Form-FStatement of Accounts of State Authority for the financial year ending on 31st March(See rule 30)(Separate Forms for other Grants/Loans etc. are to be submitted)As on 31st March

		Physical out	Actual	Clati	D., J.,		
		put as		Cumulative	Budget	Actual	Cumulative
C]		onnucred in	physical achievement	physical	allocation		
Sl. No.				achievement	during the		amount till
		anniial nlan		till date	_	spent (in	date (in
		ofoperation			year (in Rs.)	Rs.)	Rs.)
		(in units)	year(in units)	(inunits)	Rs.)	,	,
		(III ullits)					

I. Schemes

```
1. Compensatory
Afforestation
2. Additional
Compensatory
Afforestation
3. Penal
Compensatory
Afforestation
4. Net Present
Value
5. Catchment
Area Treatment
Charges
6.
Improvement/
protection of
forests
7. Publicity and
Education
8. Training
9. Movable
assets
```

iiiii10. Immovable assetsiii11. Others (specify)

i

Budget
Allocation
(in Rs.)

Actual
amount spent
during the
year (in Rs.)

Actual
amount
spentduring Remarks
last year (in
Rs.)

IIa. Administrative*

b. Other

i ii Administrative

Expenses*

c. Other*

Monitoring and III.

. Evaluation

a. Annual Audit

b. Comptroller

and Auditor

General Audit

c. E-green

Watch

d. Third Party

Monitoring

DeclarationThe above report has been verified and found correct. The report has been adopted by State Authority. Date: Member-Secretary, State Authority. Note: - IIa* Administrative charges include-Remuneration to Contractual staff, Administrative Expenses, Domestic Travel, Office Expenses, Electricity and Power, Water Charges, Rent, Rates and Taxes (including property tax), leasing and hiring of Staff Car including-petroleum, oil and lubricants (POL), leasing and hiring of buildings for State Authority. Note: - IIb* Other administrative charges include-Expenditure on conference, seminar, workshop, etc. Training Programme, Advertisement and Publicity, Minor works, Professional Services, Other contractual Services. Note: - IIIc* Others include Cartage and Carriage inwards (on purchase of fixed assets/non-recurring items), Printing and Publications (other than academic), Subscription Expenses (other than academic), Non-recurring management expenditure like, creation of Capital Asset of State Authority, any other expenditure. Form-GAnnual Plan of OperationTo be submitted by the 31st December of current year for next financial year (See rule 31)The annual plan of operation (APO) shall be prepared in the following parts:-

1. Part-I: Brief history and past performance

Part-I of APO shall contain:-a. Brief description of forests and forestry sector in the State.b. Compensatory afforestation, other forestry and related schemes (physical and financial) including catchment area treatment, wildlife management and community development works and activities carried out therein in the State in last five years from the State Fund, in tabular form.c. Forestry and other related schemes (physical and financial) and activities carried out therein in the State in previous years from the fund received under other schemes of the Government in tabular form.d. Year-wise total forest area diverted in the various districts/forest divisions of the State since 1980, in tabular form.e. Year-wise total compensatory afforestation carried out in the State since 1980, in tabular form.f. Brief description and abstract of the monitoring work done by the monitoring and Evaluation Wing of the State Forest Department.g. Brief description and abstract of the monitoring work done by the independent monitor (Third Party Monitoring) in the State.h. Any other important information for consideration relevant for preparing APO.

- 2. Part-II: Activities to be under taken for compensator y afforestation, additional compensatory afforestation, penal compensatory afforestation, catchment area treatment plan and for any other site specific scheme may be used as per site-specific schemes submitted by the State along with the approved proposals for diversion of forest land under the Jammu and Kashmir Forest (Conservation) Act, 1997 (referred to in clause (a) of rule 4 of the rules).
- (a)District / Forest division -wise details of new compensatory-afforestation, catchment area treatment plan works, wildlife management activities to be done as per the conditions imposed under forest clearance granted by the Government under the Jammu and Kashmir Forest (Conservation) Act, 1997.(b)Location, estimated cost and implementation schedule of each activity proposed to be executed from State Fund to be provided district/division-wise.(c)Details of maintenance works in physical and financial terms proposed to be undertaken in the current financial year in the case of compensatory afforestation work, catchment area treatment plan works , wild life management activities and other such activities undertaken in previous years which need maintenance for its survival and sustainability.Note: Details of only those districts may be provided where the compensatory afforestation, penal compensatory afforestation, catchment area treatment, wildlife management and other activities referred to in rule 4 have to be undertaken during the current financial year under consideration.

3.

Part-III: Activities to be undertaken form net present value and interest component referred in rule 18 and rule 19:(a)District/Forest division wise details of activities to be done in the State on specified activities referred to in rule 18 and rule 19.(b)Location, estimated cost and implementation schedule of each activity proposed to be executed from State Fund to be provided district/division wise.(c)Details of maintenance works in physical and financial terms, proposed to be undertaken in the current financial year in the case of activities undertaken in the State on specified activities referred to in rule 18 and rule 19 undertaken in previous years which needs maintenance for its survival and sustainability.Note:-Details of only those districts may be provided where these activities referred to in rule 18 and rule 19 have to done during the current financial year under consideration.

4. Part-IV: Measurable output of all physical activities and targets of each permissible activity along with the period required for achieving the measurable output:

(a)Physical and financial targets of each activity to be undertaken in measurable quantity along with the estimated cost of such activities in tabular form including details provided in part II and part III.(b)Measurable output of all physical activities to be undertaken along with the period required for achieving the measurable output.(c)Details of the concurrent monitoring and evaluation report

including third party monitoring undertaken in past with photographs.Note: - The APO duly approved by the State Authority shall be submitted by the State Authority before the 31st December of every year to the National authority for the next financial year.DeclarationThe above annual plan of operation has been adopted by the State Authority.Date: Member-Secretary,State Authority.