

## \*Part VIII

### Forest Conservation Act, 1980

**“Compilation of Guidelines and Instructions, Orders, Circulars, Applications and Procedure to be followed etc. contained under Forest Conservation Act, 1980.”**

#### [A] Important developments related to Forest Conservation before formulation of Forest (Conservation) Act, 1980:-

##### 8.01 General:-

###### (i) Big size forest land with Revenue Department to be transferred to the Forest Department:-

The Govt. of Maharashtra has stated that the sizable block of forest land exceeding 100 Acres at a place and any block of forest land adjacent to the existing managed forest land with the Forest Department, should be handed over to the Forest Department immediately.

[GOM No. FLD 4863/23372-Y dated 29 January 1965] -  
*Referred in Annexure VIIIA (1)*

###### (ii) Manageable forest land to be handed over to the Forest Department :-

The Revenue Department should hand over all forest land irrespective of their size in charge of Revenue Department to Forest Department, except in cases, where the forest land has already been assigned for the public purpose. [GOM, R& FD LND-1076/2186-G-1, dated 14 April, 1976] *{Annexure VIIIA (1)}*

###### (iii) Area Under Section 4 unless denotified, remains under Section 4:-

Notification of Disforestation notification of the Forest land-not Reserved - The Govt. of Maharashtra has clarified that all those areas, which have been notified under section 4 of Indian Forest Act, 1927 but could not be included in the Reservation under section 20, continue to remain under section 4 till these are denotified under relevant law. [GOM R&FD,FLD 1071/53273-W dated 18 September, 1973] *{Annexure VIIIA (2)}*

###### (iv) Diversion of Forest Land for the non-forestry purposes:-

State Government, after the approval of the Cabinet, was authorized to divert forest land for the non-forestry purposes.

[GOM FLD 1076/78392- F-3 dated 28 May, 1976] *{Annexure VIIIA (3)}*

###### (v) Forest and Government waste lands etc. to be handed over to the Forest Department:-

(a) Forest lands cannot hereafter be leased out for cultivation, and any lease granted in respect of such lands should not be renewed. Such forest lands should be handed over to Forest Department for afforestation. Similarly, any encroachments on forest lands should be speedily removed.

- (b) Instructions have been issued on 14<sup>th</sup> April 1976 that forest lands under the management of the Revenue Department should be handed back to the Forest Department if that Department is willing to take over the same. These instructions are again reiterated and it is directed that all revenue forest land not already assigned for a public purpose should be handed back to the Forest Department and mutation entries made.
- (c) Government waste land comprising pockets in forest areas or considered unsuitable for cultivation should likewise be handed over to the Forest Department for afforestation. Similarly, ‘surplus’ land considered not suitable for cultivation or comprising of pockets in forest lands should be handed over to the Forest Department if that Department is willing to take it over for afforestation. In both cases, mutation entries be made.

[GOM Circular FLD 1076/110-F-3 dated 4 August, 1976] *{Annexure VIIA (4)}*

- (vi) **Forest lands released for a public purpose be returned back to the Forest department if not utilized for that purpose:-**

Whether or not statutory disforestation has been done, lands released by the Forest Department for a public purpose shall be returned back to the Forest Department, if the land has not been utilized, within a reasonable period of time, for the purpose for which it was released. (R & FD Resolution No.FLD.1080/1580/F-3 dated 1 April, 1980) *{Annexure VIIA (5)}*

#### **8.02 Related to Encroachment:-**

- (i) **Government of Maharashtra to convert Forest villages to Revenue villages :-**

The Government has decided to convert the erstwhile forest villages into the revenue villages, with occupancy rights as Class-II holders under Maharashtra Land Revenue Code 1966. [GOM English FLD 4267/I-Y Sachivalaya dated 22 May 1967] *{Annexure VIIA (6)}*

- (ii) **Eksali plots to be disforested :-**

All Eksali plots given on annual lease to the cultivators, shall be disforested and handed over to the cultivators as Class-II holders.

[GOM English FLD 1069/43178-Y dated 22 March 1969] *{Annexure VIIA (7)}*

- (iii) **Dalhi plots to be released for individual cultivator:-**

The Government has taken decision to release Dalhi land in Kolaba Division and Roha Sub Division (now Division) extent 29,438 Acres, 5 Gunthas and 12 Ares (11913.1 Hectare) to the individual cultivators as a Class-II holder, not exceeding an economic holding. [GOM English FLD 4268/27923-4 dated 14 January 1970] *{Annexure VIIA (8)}*

- (iv) **Dalhi plots to be given on permanent basis: -**

The Government has further taken a decision to release Dalhi plots on permanent basis. [GOM English FLD 4268/27023-4 dated 20 July 1971] *{Annexure VIIA (9)}*

(v) **Government to regularize encroachment on Forest Land in charge of Revenue Department subsisting on 15<sup>th</sup> August,1972 –**

The Govt. of Maharashtra has taken a decision to regularise the encroachment on the forest land, in charge of Revenue Department upto 2 ha. provided otherwise eligible for grant of Govt. land in accordance with Part III of Maharashtra Land Revenue (disposal of Govt. land) Rules, 1974. This order is not applicable to the forest land incharge of Forest Department.

(GOM LEN 1069/23477-A-II dated 14 August,1972) *{Annexure VIIIA (10)}*

(vi) **Government of Maharashtra to regularize encroachment up to 31<sup>st</sup> March 1978 :-**

The Government of Maharashtra decided to regularize all subsisting encroachments existing on 31<sup>st</sup> March, 1978, on the forest land, subjected to certain conditions, as below:

- (a) He should belong to the backward class.
- (b) His annual income does not exceed Rs. 3600/-.
- (c) He should have been residing within 8 Kms. of the place of encroachment.
- (d) He is either landless or his total holding does not exceed 2 Ha.

[GOM English LEN-1078/3483- G-I dated 27 December 1978]

*{Annexure VIIIA (11)}*

(vii) **Eligibility criteria extended to Encroachers :-**

The Government of Maharashtra further extended the eligibility criteria of encroachers, by including all encroachments that existed between 1-4-1972 to 31-3-1978, irrespective of period of encroachment and also, whether such encroachment was subsisting on 31-3-1978. [GOM English FLD-1079/1368-F-3, dated 12 Sept. 1979] *{Annexure VIIIA (12)}*

**[B] Forest Conservation Act, 1980 and Forest (Conservation) Rules, 2003**

**8.03 Forest Conservation Act, 1980 and Forest (Conservation) Rules, 2003**

**[I] Forest Conservation Act, 1980 with Amendments Made in 1988:-**

**An Act to provide for the conservation of forests and for matters connected therewith or ancillary or incidental thereto.\*\***

**Be it enacted by Parliament in the Thirty-first Year of the Republic of India as follows :-**

**1. Short title, extent and commencement-**

- (1) This Act may be called the Forest (Conservation) Act,1980.
- (2) It extends to the whole of India except the State of Jammu & Kashmir.
- (3) It shall be deemed to have come into force on the 25th day of October, 1980.

**2. Restriction on the dereservation of forests or use of forest land for non-forest purpose -**

Notwithstanding anything contained in any other law for the time being in force in a State, no State Government or other authority shall make, except with the prior approval of the Central Government, any order directing-

- (i) that any reserved forest (within the meaning of the expression "reserved forest" in any law for the time being in force in that State) or any portion thereof, shall cease to be reserved ;
- (ii) that any forest land or any portion thereof may be used for any non-forest purpose;
- (iii) that any forest land or any portion thereof may be assigned by way of lease or otherwise to any private person or to any authority, corporation, agency or any other organisation not owned, managed or controlled by Government;
- (iv) that any forest land or any portion thereof may be cleared of trees which have grown naturally in that land or portion, for the purpose of using it for reafforestation.

*Explanation* - For the purpose of this section, "non-forest purpose" means the breaking up or clearing of any forest land or portion thereof for-

- (a) the cultivation of tea, coffee, spices, rubber, palms, oil-bearing plants, horticultural crops or medicinal plants;
- (b) any purpose other than reafforestation,  
but does not include any work relating or ancillary to conservation, development and management of forests and wildlife, namely, the establishment of check-posts, fire lines, wireless communications and construction of fencing, bridges and culverts, dams, waterholes, trench marks, boundary marks, pipelines or other like purposes.

**3. Constitution of Advisory Committee -**

The Central Government may constitute a Committee consisting of such number of persons as it may deem fit to advise that Government with regard to-

- (i) the grant of approval under Section 2 ; and
- (ii) any other matter connected with the conservation of forests which may be referred to it by the Central Government.

**3A. Penalty for contravention of the provisions of the Act -**

Whoever contravenes or abets the contravention of any of the provisions of Section 2, shall be punishable with simple imprisonment for a period which may extend to fifteen days.

**3B. Offences by authorities and Government Departments -**

- (1) Where any offence under this Act has been committed -
  - (a) by any department of Government, the head of the department; or
  - (b) by any authority, every person who, at the time the offence was committed,

was directly in charge of, and was responsible to, the authority for the conduct of the business of the authority as well as the authority; shall be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly:

Provided that nothing contained in this sub-section shall render the head of the department or any person referred to in clause (b), liable to any punishment if he proves that the offence was committed without his knowledge or that he exercised all due diligence to prevent the commission of such offence.

- (2) Notwithstanding anything contained in sub-section (1), where an offence punishable under the Act has been committed by a department of Government or any authority referred to in clause (b) of subsection (1) and it is proved that the offence has been committed with the consent or connivance of; or is attributable to any neglect on the part of any officer, other than the head of the department, or in the case of authority, any person other than the persons referred to in clause (b) of sub-section (1), such officer or persons shall also be deemed to be guilty of that offence and shall be liable to be proceeded against and punished accordingly.

**4. Power to make rules -**

- (1) The Central Government may, by notification in the Official Gazette, make rules for carrying out the provisions of this Act.
- (2) Every rule made under this Act shall be laid, as soon as may be after it is made, before each House of Parliament, while it is in session, for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be, so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.

**5. Repeal and saving -**

- (1) The Forest (Conservation) Ordinance, 1980 is hereby replaced.
- (2) Notwithstanding such repeal, anything done or any action taken under the provisions of the said Ordinance shall be deemed to have been done or taken under the corresponding provisions of this Act.

**\*\*Advice:- The directives issued under FCA, 1980 by MoEF are described in Articles 8.04 to 8.24 Sections [C] to [F] of this Part.**

**They may change according to prevailing circumstances.**  
**Hence, Readers are advised to refer to the website of the MoEF for the latest directives while taking decisions under the said Act.**

## **[II] Forest (Conservation) Rules, 2003 with Amendments in 2004**

**(Published in Gazette of India: Extraordinary on the 10th January 2003) :-**

G.S.R.23 (E):- In exercise of the powers conferred by sub-section (1) of section 4 of the Forest (Conservation) Act, 1980 (69 of 1980), and in supersession of the Forest (Conservation) Rules, 1981, except as respects things done or omitted to be done before such supersession, the Central Government hereby makes the following rules, namely:-

### **1. Short title, extent and commencement.-**

1. These rules may be called the Forest (Conservation) Rules, 2003.
2. They shall extend to the whole of India except the State of Jammu and Kashmir.
3. They shall come into force on the date of their publication in the Official Gazette.

### **2. Definitions.-** In these rules, unless the context otherwise requires:-

- a) "Act" means the Forest (Conservation) Act, 1980 (69 of 1980);
- b) "Committee" means the Advisory Committee constituted under section 3 of the Act;
- c) "Chairperson" means the Chairperson of the Committee;
- d) "Member" means a member of the Committee;
- e) "Nodal Officer" means any officer not below the rank of Conservator of Forests, authorised by the State Government to deal with the forest conservation matters under the Act;
- f) "Regional Office" means a Regional Office of the Central Government in the Ministry of Environment and Forests established as part of the Ministry to deal with the forest conservation matters under the Act;
- g) "Section" means a section of the Act;
- h) "User Agency" means any person, organisation or Company or Department of the Central or State Government making a request for diversion or de-notification of forest land for non-forest purpose or using forest land for non-forest purpose in accordance with the permission granted by the Central Government under the Act or the rules.

### **3. Composition of the Committee.-**

- (1) The Committee shall be composed of the following members:-

- i. Director General of Forests, Ministry of Environment and Forests -  
Chairperson.
- ii. Additional Director General of Forests, Ministry of Environment and Forests -  
Member.
- iii. Additional Commissioner (Soil Conservation), Ministry of Agriculture -  
Member.

- iv. Three eminent experts in forestry and allied disciplines (non-officials)-  
Members.
  - v. Inspector General of Forests (Forest Conservation), Ministry of Environment  
and Forests –  
Member Secretary.
- (2) Additional Director General of Forests shall act as the Chairperson in the absence of Director General of Forests.

**4. Terms of appointment of non-official members shall be as follows.-**

- i. a non-official member shall hold his office for a period of two years;
- ii. a non-official member shall cease to hold office if he becomes of unsound mind, becomes insolvent or is convicted by court of law on a criminal offence involving moral turpitude;
- iii. a non-official member may be removed from his office if he fails to attend three consecutive meetings of the Committee without any sufficient cause or reasons;
- iv. any vacancy in the membership caused by any reason mentioned in clauses (ii) and (iii) shall be filled by the Government for the unexpired portion of two years term.
- v. travelling and daily allowance shall be payable to the non-official members of the Committee at the highest rate admissible to the Government servants of Group 'A' under the rules and orders made by the Central Government and for the time being in force.

Provided that the payment of travelling allowance and daily allowance to a member who is a Member of the Parliament or a Member of a State Legislature shall be regulated in accordance with the Salary, Allowances and Pension of Members of Parliament Act, 1954 (30 of 1954) or the respective provisions of law pertaining to the member of the concerned State Legislature.

**5. Conduct of business of the Committee.-**

- i. The Chairperson shall call the meeting of the Committee whenever considered necessary, but not less than once in a month.
- ii. The meeting of the Committee shall be held at New Delhi.
- iii. In a case where the Chairperson is satisfied that inspection of site or sites of forest land proposed to be used for non-forest purposes shall be necessary or expedient in connection with the consideration of the proposal or proposals received under sub-rule (3) of rule 6, he may direct that the meetings of the Committee to be held at a place other than New Delhi from where such inspection of site or sites is necessary.
- iv. The Chairperson shall preside over every meeting of the Committee at which he is present.
- v. Every question upon which the Central Government is required to be advised shall be considered in the meeting of the Committee provided that in urgent cases if the meeting cannot be convened within a month, the Chairperson may

direct that papers may be circulated and sent to the members for their opinion within the stipulated time.

vi. The quorum of the meeting of the Committee shall be three.

**6. Submission of the proposals seeking approval of the Central Government under section 2 of the Act.-**

- (1) Every user agency, who wants to use any forest land for non-forest purposes shall make his proposal in the appropriate Form appended to these rules, i.e. Form 'A' for proposals seeking first time approval under the Act and Form 'B' for proposals seeking renewal of leases where approval of the Central Government under the Act had already been obtained earlier, to the concerned nodal officer authorized in this behalf by the State Government, alongwith requisite information and documents, complete in all respects, well in advance of taking up any non-forest activity on the forest land.
- (2) Every State Government or other authority, after having received the proposal under sub-rule (1) and after being satisfied that the proposal requires prior approval under section 2 of the Act, shall send the proposal to the Central Government in the appropriate forms, within ninety days of the receipt of the proposal from the user agency for proposals seeking first time approval under the Act and within sixty days for proposals seeking renewal of leases where approval of the Central Government under the Act had already been obtained earlier:

Provided that all proposals involving clearing naturally grown trees in forest land or portion thereof for the purpose of using it for reafforestation shall be sent in the form of Working Plan or Management Plan.

- (3) The proposal referred to in sub-rule (2) above, involving forest land of more than forty hectare shall be sent by the State Government to the Secretary to the Government of India, Ministry of Environment and Forests, Paryavaran Bhavan, CGO Complex, Lodhi Road, New Delhi-110 003, with a copy of the proposal (with complete enclosures) to the concerned Regional Office.
- (4) The proposal referred to in sub-rule (2) above, involving forest land up to forty hectare shall be sent to the Chief Conservator of Forests or Conservator of Forests of the concerned Regional Office of the Ministry of Environment and Forests.
- (5) The proposal referred to in sub-rule (2) above, involving clearing of naturally grown trees in forest land or portion thereof for the purpose of using it for reafforestation shall be sent to the Chief Conservator of Forests or Conservator of Forests of the concerned Regional Office of the Ministry of Environment and Forests.

**7. Committee to advise on proposals received by the Central Government.-**

- (1) The Central Government shall refer every proposal, complete in all respects, received by it under sub-rule (3) of rule 6 including site inspection report, wherever required, to the Committee for its advice thereon.
- (2) The Committee shall have due regard to all or any of the following matters while tendering its advice on the proposals referred to it under sub-rule (1), namely:-

- a. Whether the forests land proposed to be used for non-forest purpose forms part of a nature reserve, national park, wildlife sanctuary, biosphere reserve or forms part of the habitat or any endangered or threatened species of flora and fauna or of an area lying in severely eroded catchment;
  - b. Whether the use of any forest land is for agricultural purposes or for the rehabilitation of persons displaced from their residences by reason of any river valley or hydro-electric project;
  - c. Whether the State Government or the other authority has certified that it has considered all other alternatives and that no other alternatives in the circumstances are feasible and that the required area is the minimum needed for the purpose; and
  - d. Whether the State Government or the other authority undertakes to provide at its cost for the acquisition of land of an equivalent area and afforestation thereof.
- (3) While tendering the advice, the Committee may also suggest any conditions or restrictions on the use of any forest land for any non-forest purpose, which in its opinion, would minimise adverse environmental impact.

**8. Action of the Central Government on the advice of the Committee.—**

The Central Government shall, after considering the advice of the Committee tendered under rule 7 and after such further enquiry as it may consider necessary, grant approval to the proposal with or without conditions or reject the same within sixty days of its receipt.

**9. Proceedings against persons guilty of offences under the Act.-**

- (1) The Central Government may, by notification, authorize any officer not below the rank of Conservator of Forests or the concerned forest officer having territorial jurisdiction over the forest land in respect of which the said offence is said to have been committed, to file complaints against the person (s) *prima facie* found guilty of offence under the Act or the violation of the rules made there under, in the court having jurisdiction in the matter.

Provided that no complaint shall be filed in the court, without giving the person (s) or officer (s) or authority (s) against whom the allegations of offence exist, an opportunity to explain his or their conduct and to show cause, by issuing a notice in writing of not less than sixty days, as to why a complaint should not be filed in the court against him or them for alleged offences.

- (2) The officer authorised by the Central Government in sub-rule (1) may require any State Government or its officer or any person or any other authority to furnish to it within a specified period any reports, documents, statistics and any other information related to contravention of the Act or the rules made thereunder, considered necessary for making a complaint in any court of jurisdiction and every such State Government or officer or person or authority shall be bound to do so.

**APPENDIX**

**(See Rule 6)**

**Note :-** This part is included in point [III] of this Article 8.03.

**Forest (Conservation) Amendment Rules, 2004**  
**(Published in Gazette of India: Extraordinary on 3rd February, 2004 and  
Corrigendum on 9th February, 2004)**

G.SR. 94 - In exercise of the powers conferred by Sub-Section (1) of Section 4 of the Forest (Conservation) Act, 1980 (69 of 1980), the Central Government hereby makes the following rules the Forest (Conservation Rules, 2003, namely :-

1. (1) These rules may be called the Forest (Conservation) Amendment Rules, 2004.  
(2) Rules 1,2,3,5,6 ( except sub-rule (5) of rule 6) and 7 of these rule shall come into force on the date of their publication in the Official Gazette; whereas, rule 4 of these rules and sub rule (5) of rule 6 of the principal rule, as contained in rule 5 of these rules, shall come into force on the expiry of 180 days from the date of such publication.
2. In the Forest (Conservation) Rules, 2003 ( hereinafter referred to as the said rules), in rule 2, for clause (b), the following clause shall be substituted, namely:-  
(b) "Committee" means the Forest Advisory Committee Constituted under section 3 of the Act.
3. In the said rules, for rule 3, the following rule shall be substituted, namely:-  
"3. Composition of the Forest Advisory Committee:-
  - (1) The Forest Advisory Committee shall be composed of the following members, namely :-(i) The Director General of Forests, Ministry of Environment and Forests- Chairperson(ii) The Additional Director General of Forests, Ministry of Environment and Forests- Member(iii) The Additional Commissioner ( Soil Conservation), Ministry of Agriculture - Member(iv) Three non-official members who shall be experts one each in Mining, Civil Engineering and Development Economics - Members(v) The Inspector General of Forests (Forest Conservation), Ministry of Environment and Forests - Member Secretary
  - (2) The Additional Director General of Forests shall act as Chairperson in the absence of the Director General of Forests."
4. In the said rules, after rule 3, the following rule shall be inserted, namely:-  
Constitution of the Regional Empowered Committee:-
  - (1) A Regional Empowered Committee shall be constituted at each of the Regional Offices and shall consist of the following members, namely :-(i) The Regional Principal Chief Conservator of Forests (Central)- Chairperson(ii) Three non-official members who shall be experts one each in Mining, Civil Engineering and Development Economics. - Members(iii) The Conservator of Forests or the Deputy Conservator of Forests in the Regional Office - Member Secretary

(2) The term of appointment of non-official Members shall be as specified in rule 4 of these rules.

5. In the said rules, for rule 6, the following rule shall be substituted, namely-

“6. Submission of proposals seeking approval of the Central Government under section 2 of the act.

(1) Every User Agency who want to use any forest land for non-forestry purposes, shall make its proposal in the relevant form appended to these rules, i.e. form ‘A’ for proposals seeking first time approval under the Act, and Form ‘B’ for proposal seeking renewal of leases, where approval of the Central Government under the Act had already been obtained, to the Nodal Officer of the concerned State Government or the Union Territory Administration, as case may be, along with requisite information and documents, complete in all respects.

(2) The user Agency shall endorse a copy of the proposal, along with a copy of the receipt obtained from the office of the Nodal Officer, to the concerned Divisional Forest Officer or the Conservator of Forests, Regional Office as well as the Monitoring Cell of the Forest Conservation Division of the Ministry of Environment and Forests, Paryavaran Bhawan, CGO Complex, New Delhi-110 003

(3) (a) After having received the proposal, the State Government or the Union Territory Administration, as the case may be, shall process and forward it to the Central Government within a period of two hundred and ten days of the receipt of the proposal including the transit period.

(b) The Nodal Officer of State Government or as the case may be, the Union Territory Administration, after having received the proposal under sub-rule (1) and on being satisfied that the proposal is complete in all respects and requires prior approval under Section 2 of the Act, shall send the proposal to the concerned Divisional Forest Officer a period of 10 days of the receipt of the proposal.

Provided that on the determination regarding completeness of the proposal or the expiry of ten days, whichever is earlier, the question of completeness or otherwise of the proposal shall not be raised.

(c) If the Nodal Officer of the State Government or the Union Territory Administration, as the case may be, finds that the proposal is incomplete, he shall return it within the period of ten days as specified under clause (b), to the User agency and this time period shall not be counted for any future reference.

(d) The Divisional Forest Officer or the Conservator of Forests shall examine the factual details and feasibility of the proposal, certify the maps, carry out site-inspection and enumeration of the trees and forward his findings in the Format specified in this regard to the Nodal Officer within a period of ninety days of the receipt of such proposal from him.

(e) (i) The Nodal Officer, through the Principal Chief Conservator of Forest, shall forward the proposal to State Government or the Union Territory Administration, as the case may be, along with his recommendations, within a period of thirty days of the receipt of such proposal from the Divisional Forest Officer or the Conservator of Forests.

- (ii) The State Government or the Union Territory Administration, as the case may be, shall forward the complete proposal, alongwith its recommendations, to the Regional Office or the Ministry of Environment and Forests, Paryavaran Bhawan, CGO Complex, New Delhi-110 003, as the case may be, in the specified forms within a period of sixty days of the receipt of the proposal from the Nodal Officer.
- Provided that all proposals involving clearing of naturally grown trees on the forest land or portion thereof for the purpose of using it for reforestation shall be sent in the form of Working Plan or Management Plan.
- Provided further that the concerned State Government or as the case may be, the Union Territory Administration, shall simultaneously send the intimation to the user Agency about forwarding of the proposal, alongwith its recommendations, to the Regional Office or the Ministry of Environment and Forests, as the case may be.
- (f) If the proposal, alongwith the recommendations, is not received from the concerned State Government or the Union Territory Administration, as the case may be, till fifteen days of the expiry of the time limit as specified under clause (a), it shall be construed that the concerned State Government or as the case may be, the Union Territory Administration, has rejected the proposal and the concerned State Government or the Union Territory Administration shall inform the User Agency accordingly.
- Provided that in case the State Government or the Union Territory Administration, as the case may be, subsequently forward the proposal, alongwith its recommendations, to the Regional Office or the Ministry of Environment and Forests, as the case may be, the proposal shall not be considered by the Central Government unless an explanation for the delay to the satisfaction of the Central Government is furnished, together with action taken against any individual held to be responsible for the delay.
- (4) The proposal referred to in clause (e) (ii) of sub-rule (3), involving forest land upto forty hectares other than the proposal relating to mining and encroachments, shall be forwarded by the concerned State Government or as the case may be, the Union Territory Administration, alongwith its recommendations, to the Chief Conservator of Forests or the Conservator of Forests of the concerned Regional Office of the Ministry of Environment and Forests, Government of India, who shall within a period of fortyfive days of the receipt of the proposal from the concerned State Government or the Union Territory Administration, as the case may be (a) decide the diversion proposal upto five hectares and (b) process, scrutinise and forward diversion proposals of more than five hectares and upto forty hectares, along with the recommendations, if any, to the Ministry of Environment and Forests, Paryavaran Bhawan, CGO Complex, New Delhi- 110 003, for obtaining the decision of the Central Government and inform the State Government or the Union Territory Administration, as the case may be, and the User Agency concerned.

(5) The Regional Empowered Committee shall decide the proposal involving diversion of forest land upto forty hectares other than the proposal relating to mining and encroachments, within forty-five days of the receipt of such proposal from the State Government or the Union Territory Administration, as the case may be.

Provided that the Central Government may, if consider it necessary, enhance or reduce the limit of the area of the forest land.

(6) The proposal referred to in clause (e) (ii) of sub- rule (3), involving forest land of more than forty hectares, and all proposals relating to mining and encroachments irrespective of the area of the forest land involved, shall be forwarded by the concerned State Government or as the case may be, the Union Territory Administration, alongwith its recommendations, to the Ministry of Environment and Forests, Paryavaran Bhawan, CGO Complex, New Delhi-110 003".

6. In the said rules, in rule 7:-

(i) In sub- rule (1) for the words, brackets and figures "Sub-rule (3) of rule 6", the words brackets and figures "Sub-rule (6) of rule 6" shall be substituted.

(ii) After sub-rule (1), the following sub-rule shall be inserted, namely :-

"(1A) These proposals shall be processed and put up before the Committee and the recommendations of the Committee shall be place within a period of ninety days of the receipt of such proposals from the State Government or the Union Territory Administration, as the case may be, before the Central Government for its decision."

(iii) In sub-rule (2), in clauses (c) and (d), at both places, for the words, "or the other authority", the words "or the Union Territory Administration, as the case may be" shall be substituted.

7. In the said rules, rule 8 shall be omitted.

(F. No.5-5/98-FC)

Dr. V.K. BAHUGUNA,

Inspector General of Forests (Forest Conservation)

**Note:-** The Principal rules were published in the Gazette of India vide number G.S.R. 23 (E) dated the 10th January, 2003.

**MINISTRY OF ENVIRONMENT AND FORESTS  
CORRIGENDUM  
New Delhi, the 9th February, 2004**

G.S.R. 107 (E) :- In the Forest (Conservation) Amendment Rules, 2004 published in the Official Gazette of India, Extraordinary, Part II, Section 3, Sub-Section (i) vide No. G.S.R. 94 (E) dated 3rd February, 2004 Sub-rules (4) and (6) of rule 6 of the said rules as contained in rule 5 of the Forest ( Conservation) Amendment Rules, 2004 shall be read as follows:-

"(4) The proposal referred to in clause (e) (ii) of Sub-rule (3), involving forest land upto forty hectares shall be forwarded by the concerned State Government or

as the case may be, the Union Territory Administration, alongwith its recommendations, to the Chief Conservator of Forests or the Conservator of Forests of the concerned Regional Office of the Ministry of Environment and Forests, Government of India, who shall, within a period of forty five days of the receipt of the proposal from the concerned State Government or the Union Territory Administration, as the case may be (a) decide the diversion proposal upto five hectares other than the proposal relating to mining and encroachments, and (b) process, scrutinise and forward diversion proposal of more than five hectares and upto forty hectares including all proposals relating to mining and encroachments upto forty hectares, along with the recommendations, if any, to the Ministry of Environment and Forests, Paryavaran Bhawan, CGO Complex, New Delhi-110 003, for obtaining the decision of the Central Government and inform the State Government or the Union Territory Administration, as the case may be, and the User Agency concerned.

(6) The proposal referred to in clause (e) (ii) of Sub-rule (3), involving forest land of more than forty hectares shall be forwarded by the concerned State Government or as the case may be, the Union Territory Administration, along with its recommendations, to the Ministry Environment and Forests, Paryavaran Bhawan, CGO Complex, New Delhi- 110 003"

( F No. 5-5/98-FC)

Dr. V.K. BAHUGUNA, Inspector General of Forests ( Forest Conservation)

**Note:-** The Forest ( Conservation) Amendment Rules, 2004 were published in the Gazette of India vide number G.S.R. 94 (E) dated the 3rd February, 2004.

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### **[III] The Form [A] for fresh proposal and the Form [B] for the renewal of lease**

#### **APPENDIX**

**(See Rule 6)**

#### **FORM – ‘A’**

##### **Form for seeking prior approval under section 2 of the proposals by the State Governments and other authorities**

#### **PART-I**

**(to be filled up by user agency)**

##### **1. Project details:**

- (i) Short narrative of the proposal and project/scheme for which the forest land is required.

- (ii) Map showing the required forest land, boundary of adjoining forest on a 1:50,000 scale map.
  - (iii) Cost of the project:
  - (iv) Justification for locating the project in forest area.
  - (v) Cost-benefit analysis (to be enclosed).
  - (vi) Employment likely to be generated.
2. Purpose-wise break-up of the total land required:
  3. Details of displacement of people due to the project, if any:
    - i. Number of families.
    - ii. Number of Scheduled Castes/Scheduled Tribe families
    - iii. Rehabilitation plan. (to be enclosed)
  4. Whether clearance under Environment (Protection) Act, 1986 required? (Yes/No).
  5. Undertaking to bear the cost of raising and maintenance of compensatory afforestation and/or penal compensatory afforestation as well as cost for protection and regeneration of Safety Zone, etc. as per the scheme prepared by the State Government (undertaking to be enclosed).
  6. Details of Certificates/documents enclosed as required under the instructions.

Signature

(Name in Block letters)

Designation

Address (of User Agency)

Date:- \_\_\_\_\_

Place:- \_\_\_\_\_

State serial No. of proposal \_\_\_\_\_

(To be filled up by the Nodal Officer with date of receipt)

## PART-II

**(To be filled by the concerned Deputy Conservator of Forests)**

State serial No. of Proposal \_\_\_\_\_

7. Location of the project/Scheme:
  - i. State/Union Territory
  - ii. District.
  - iii. Forest Division
  - iv. Area of forest land proposed for diversion (in ha.)

- v. Legal status of forest
- vi. Density of vegetation.
- vii. Species-wise (scientific names) and diameter class-wise enumeration of trees (to be enclosed. In case of irrigation / hydel projects enumeration at FRL, FRL-2 meter & FRL-4 meter also to be enclosed.)
- viii. Brief note on vulnerability of the forest area to erosion.
- ix. Approximate distance of proposed site for diversion from boundary of forest.
- x. Whether forms part of National Park, wildlife sanctuary, biosphere reserve, tiger reserve, elephant corridor, etc. (If so, the details of the area and comments of the Chief Wildlife Warden to be annexed).
- xi. Whether any rare/endangered/unique species of flora and fauna found in the area- if so details thereof.
- xii. Whether any protected archaeological/heritage site/defence establishment or any other important monument is located in the area. If so, the details thereof with NOC from competent authority, if required.
- 8. Whether the requirement of forest land as proposed by the user agency in col. 2 of Part-I is unavoidable and barest minimum for the project. If no, recommended area item-wise with details of alternatives examined.
- 9. Whether any work in violation of the Act has been carried out (Yes/No). If yes, details of the same including period of work done, action taken on erring officials.  
Whether work in violation is still in progress.
- 10. Details of compensatory afforestation scheme:
  - i. Details of non forest area/degraded forest area identified for compensatory afforestation, its distance from adjoining forest, number of patches, size of each patch.
  - ii. Map showing non-forest/degraded forest area identified for compensatory afforestation and adjoining forest boundaries.
  - iii. Detailed compensatory afforestation scheme including species to be planted, implementing agency, time schedule, cost structure, etc.
  - iv. Total financial outlay for compensatory afforestation scheme.
  - v. Certificates from competent authority regarding suitability of area identified for compensatory afforestation and from management point of view. (To be signed by the concerned Deputy Conservator of Forests).
- 11. Site inspection report of the DCF (to be enclosed) especially highlighting facts asked in col. 7 (xi, xii), 8 and 9 above.
- 12. Division/District profile:
  - i. Geographical area of the district.
  - ii. Forest area of the district.
  - iii. Total forest area diverted since 1980 with number of cases.
  - iv. Total compensatory afforestation stipulated in the district/division since 1980 on (a) forest land including penal compensatory afforestation  
(b) non-forest land.

- v. Progress of compensatory afforestation as on (date) \_\_\_\_\_ on  
(a) forest land  
(b) non-forest land.
13. Specific recommendations of the DCF for acceptance or otherwise of the proposal with reasons.

Signature

Date:- \_\_\_\_\_

Name

Place:- \_\_\_\_\_

Official Seal

**PART-III**  
**(To be filled by the concerned Conservator of Forests)**

14. Whether site, where the forest land involved is located has been inspected by concerned Conservator of Forests (Yes/No). If yes, the date of inspection & observations made in form of inspection note to be enclosed.
15. Whether the concerned Conservator of Forests agree with the information given in Part-B and the recommendations of Deputy Conservator of Forests.
16. Specific recommendation of concerned Conservator of Forests for acceptance or otherwise of the proposal with detailed reasons.

Signature

Date:- \_\_\_\_\_

Name

Place:- \_\_\_\_\_

Official Seal

**PART-IV**  
**(To be filled in by the Nodal Officer or Principal Chief Conservator of Forests or Head of Forest department)**

17. Detailed opinion and specific recommendation of the State Forest Department for acceptance or otherwise of the proposal with remarks.  
(While giving opinion, the adverse comments made by concerned Conservator of Forests or Deputy Conservator of Forests should be categorically reviewed and critically commented upon).

Signature

Date:- \_\_\_\_\_

Name & Designation

Place:- \_\_\_\_\_

(Official Seal)

### PART- V

**(To be filled in by the Secretary in charge of Forest Department or by any other authorised officer of the State Government not below the rank of an Under Secretary)**

18. Recommendation of the State Government:

(Adverse comments made by any officer or authority in Part-B or Part-C or Part D above should be specifically commented upon)

Signature

Date:- \_\_\_\_\_

Name & Designation

Place:- \_\_\_\_\_

(Official Seal)

**INSTRUCTIONS (for Part-I):-**

1. The project authorities may annex a copy of the approved project/plan in addition to filling Col. 1 (i) e.g. IBM approved mining plan for major minerals/CMPDI plan with subsidence analysis reports, etc.
2. Map has to be in original duly authenticated jointly by project authorities and concerned DCF – Col. 1 (ii).
3. Complete details of alternative alignments examined especially in case of project like roads, transmission lines, railway lines, canals, etc. to be shown on map with details of area of forest land involved in each alternative to be given - Col. 1 (iii).
4. For proposals relating to mining, certificate from competent authority like District Mining Officer about non-availability of the same mineral in surrounding/nearby non-forest areas.
5. In case the same company/individual has taken forest land for similar project in the State, a brief detail of all such approvals/leases be given as an enclosure along with current status of the projects.
6. The latest clarifications issued by the Ministry under Forest (Conservation) Act, 1980 may be kept in mind. In case such information do not fit in the given columns, the same shall be annexed separately.

**GENERAL INSTRUCTIONS:-**

1. On receipt of proposal, Nodal Officer shall issue a receipt to the user agency indicating therein the name of the proposal, user agency, area in hectare, serial number and date of receipt.
2. If the space provided above is not sufficient to specify any information, please attach separate details/documents.
3. While forwarding the proposal to the Central Government, complete details on all aspects of the case as per Form prescribed above read with the clarifications issued by the Ministry of Environment and Forests, Government of India, New Delhi should be given. Incomplete or deficient proposals shall not be considered and shall be returned to the State Government in original.
4. The State Government shall submit the proposal to the Central Government within stipulated time limits. In case of delay while forwarding, the reasons for the same to be given in the forwarding/covering letter.

**FORM – ‘B’**

(See Rule 6)

**Form for seeking prior approval under section 2 of the proposals by the State Governments and other authorities in respect of renewal of leases, which have been earlier granted clearance under Forest (Conservation) Act, 1980**

**PART-I****(to be filled up by user agency)**

1. Letter No. & date vide which clearance under Forest (Conservation) Act, 1980 accorded by the Central Government (copy to be enclosed):
2. Project details:
  - (i) Short narrative of the proposal and project/scheme for which the forest land is required.
  - (ii) Map showing the required forest land, boundary of adjoining forest on a 1:50,000 scale map.
  - (iii) Cost of the project:
3. Purpose-wise break-up of the total land required (already broken & to be broken):
4. Details of Certificates/documents enclosed as required under the instructions.

Signature

(Name in Block letters)

Designation

Date:- \_\_\_\_\_

Address (of User Agency)

Place:- \_\_\_\_\_

State serial No. of proposal \_\_\_\_\_

(To be filled up by the Nodal Officer with date of receipt)

## PART-II

### (To be filled by the concerned Deputy Conservator of Forests)

State serial No. of proposal \_\_\_\_\_

5. Location of the project/Scheme:
  - i. State/Union Territory
  - ii. District.
  - iii. Forest Division
  - iv. Area of forest land proposed for diversion (in ha.)
  - v. Legal status of forest
  - vi. Density of vegetation.
  - vii. Species-wise (scientific names) and diameter class-wise enumeration of trees in unbroken area.
  - viii. Whether forms part of National Park, wildlife sanctuary, biosphere reserve, tiger reserve, elephant corridor, etc. (If so, the details of the area and comments of the Chief Wildlife Warden to be annexed).
6. Whether any work in violation of the Act has been carried out (Yes/No). If yes, details of the same including period of work done, action taken on erring officials. Whether work in violation is still in progress.
7. Site inspection report of the DCF (to be enclosed) in respect to status of compliance of conditions stipulated during earlier approval.
8. Division/District profile:
  - i. Geographical area of the district.
  - ii. Forest area of the district.
  - iii. Total forest area diverted since 1980 with number of cases.
  - iv. Total compensatory afforestation stipulated in the district/division since 1980 on (a) forest land including penal compensatory afforestation  
(b) non-forest land.
  - v. Progress of compensatory afforestation as on (date) \_\_\_\_\_ on  
(a) forest land  
(b) non-forest land.
9. Specific recommendations of the DCF for acceptance or otherwise of the proposal with reasons.

Signature

Date:- \_\_\_\_\_

Name

Place:- \_\_\_\_\_

Official Seal

### PART-III

**(To be filled by the concerned Conservator of Forests)**

10. Whether site, where the forest land involved is located has been inspected by concerned Conservator of Forests (Yes/No). If yes, the date of inspection & observations made in form of inspection note to be enclosed.
11. Whether the concerned Conservator of Forests agree with the information given in Part-B and the recommendations of Deputy Conservator of Forests.
12. Specific recommendation of concerned Conservator of Forests for acceptance or otherwise of the proposal with detailed reasons.

Signature

Date:- \_\_\_\_\_

Name

Place:- \_\_\_\_\_

Official Seal

### PART-IV

**(To be filled in by the Nodal Officer or Principal Chief Conservator of Forests or Head of Forest department)**

13. Detailed opinion and specific recommendation of the State Forest Department for acceptance or otherwise of the proposal with remarks.

(While giving opinion, the adverse comments made by concerned Conservator of Forests or Deputy Conservator of Forests should be categorically reviewed and critically commented upon).

Signature

Date:- \_\_\_\_\_

Name & Designation

Place:- \_\_\_\_\_

(Official Seal)

## PART- V

(To be filled in by the Secretary in charge of Forest Department or by any other authorised officer of the State Government not below the rank of an Under Secretary)

14. Recommendation of the State Government:

(Adverse comments made by any officer or authority in Part-B or Part-C or Part-D above should be specifically commented upon)

Signature

Date:- \_\_\_\_\_

Name & Designation

Place:- \_\_\_\_\_

(Official Seal)

**INSTRUCTIONS (for Part-I):-**

1. The project authorities may annex a copy of the approved project/plan in addition to filling Col. 2 (i) e.g. IBM approved mining plan for major minerals/CMPDI plan with subsidence analysis reports, etc.
2. Map has to be in original duly authenticated jointly by project authorities and concerned DCF – Col. 2 (ii).
3. In case the same company/individual has taken forest land for similar project in the State, a brief detail of all such approvals/leases be given as an enclosure along with current status of the projects.
4. Item-wise requirement (Col. 3) should be separately shown for broken up and fresh areas.
5. The latest clarifications issued by the Ministry under Forest (Conservation) Act, 1980 may be kept in mind. In case such information do not fit in the given columns, the same shall be annexed separately.

**GENERAL INSTRUCTIONS:-**

1. On receipt of proposal, Nodal Officer shall issue a receipt to the user agency indicating therein the name of the proposal, user agency, area in hectare, serial number and date of receipt.
2. If the space provided above is not sufficient to specify any information, please attach separate details/documents.
3. While forwarding the proposal to the Central Government, complete details on all aspects of the case as per Form prescribed above read with the clarifications issued

by the Ministry of Environment and Forests, Government of India, New Delhi should be given. Incomplete or deficient proposals shall not be considered and shall be returned to the State Government in original.

4. The State Government shall submit the proposal to the Central Government within stipulated time limits. In case of delay while forwarding, the reasons for the same to be given in the forwarding/covering letter.

(File No. 5-5/98-FC)

Sd/-

(DR. V.K. BAHUGUNA)

Inspector General of Forests (Forest Conservation)

**Note:-** The principal rules were published vide G.S.R. No. 719 dated the 1st August, 1981 in part II, Section 3, sub-section (i) of the Gazette of India and subsequently amended vide:

1. G.S.R. 14, dated the 28th December, 1987
2. G.S.R. 640(E), dated the 26th June, 1989
3. G.S.R. 563 (E), dated the 21st May, 1992.

#### **[IV] The Forms for proposal of Non-Forestry Works in Protected Areas:-**

The Forms ( Parts I to V) for proposal of Non-Forestry Works in Protected Areas are prescribed vide GOI letter No. F. No. 6-10/2011 WL, dated 15-03-2011 which are as follows:-

*{Annexure IX (35)}*

(P.T.O.)

## PART I

### **Proposal for Investigation and Survey in the National Park / Sanctuary**

#### **(Details to be provided by the Applicant)**

1. Name of the Organization
2. Aims and Objectives of the Proposed Project
3. Location and Map (1:50,000 scale) of the area duly authenticated by the competent authority to be investigated/ surveyed
4. Whether investigation/survey requires clearing of vegetation
5. If yes, please specify the extent (in Ha.)
6. Opinion of the Officer In Charge of the NP/ WLS (Attach signed copy)
7. Opinion of the Chief Wildlife Warden (Attach signed copy). The following be included in the opinion:
  - i) Brief history of the protected area
  - ii) Current status of wildlife
  - iii) Current status of pressures on protected areas.
  - iv) Projected impacts of projects on wildlife, habitat management and access/ use of resource by various stakeholders.
  - v) Contiguous wildlife areas which would benefit wildlife if added to national park/sanctuary.
  - vi) Other areas in the State which have been recommended by State Government, Wildlife Institute of India, BNHS, SACON, IISC, IUCN or other expert body for inclusion in protected area network.

Signed

Signed

Signed

Project Head  
Name  
Organization

The Officer In Charge of the NP/ WLS  
Office Seal

The CWLW  
Office Seal

## PART II

### (To be filled in by the Applicant)

1 Project details:

- (i) Copy of the Investigation and Survey report.

(The report should include the dates of survey and the names of the investigators, surveyors and all officials of the concerned NP/ WLS who remained present during the period)

- (ii) Self contained and factual project report for which NP/WLS area is required

(Enclose copy of the Project Appraisal document)

- (iii) Map (duly authenticated by the Divisional / District Head of the Department dealing with Forests and Wildlife) on a scale of 1: 50,000 showing the boundaries of the NP/WLS, delineating the area in question in red color).

- (iv) Self contained and factual report of at least two alternatives considered by the project authorities along with technical and financial justification for opting national park/ sanctuary area.

- (v) Copy of the Bio diversity Impact Assessment report in case the proposal involves diversion of more than 50 ha. NP/WLS area.

2 Location of the project/scheme

- (i) State/Union Territory  
(ii) District  
(iii) Name of the National Park/ Sanctuary

3 Details of the area required (in Hectares only)

(Provide break up of the land use under the project, e.g., construction of dam, submergence, housing for staff, road etc)

4 Details of displacement of people, if any, due to the project

- (i) Total number of families involved in displacement
- (ii) Number of scheduled caste/Scheduled tribe families involved in displacement
- (iii) Detailed rehabilitation plan

5 Any other information relevant to the proposal but not covered in any of the columns above.

Signed by

Project Head  
Name  
Organization

Date of submission to the Head of the National Park / Sanctuary

### **PART III**

**(To be completed by the Officer -in- Charge of the National Park/ Sanctuary completed and submitted to the Chief Wild Life Warden or officer authorized by him in this behalf within 30 days of the receipt of PART - II)**

- 1 Date of receipt of the PART – II
- 2 Total Area (Ha.) of national park/sanctuary
- 3 Total area (Ha.) diverted from the NP/WLS so far for development purposes
- 4 List the past projects and the area (Ha.) diverted

Name of Project      Area Diverted      Year of Diversion

- 5 Positive impact(s) due to the diversion of area for the projects referred to in column 4 above

Name of the Project(s)      Positive Impact      Scientific Basis of Assessment

(Attach separate sheet, if required)

- 6 Negative impact/s due to the diversion of area for the projects referred to in column 4 above

Name of the Project(s)      Negative Impact      Scientific Basis of Assessment

(Attach separate sheet, if required)

- 7 Management Plan Period

Attach copy of the Management Plan/Management Scheme/ Recommendation of Chief Wildlife Warden

- 8 List Management actions taken/ proposed to be taken in the whole Block/ Zone in which the proposed area is located.

- 9 Type of forest in which the proposed area falls.

10 Location of the proposed area w.r.t. the critical/intensive wildlife management areas/wildlife habitats (attach Map to scale).

11 List the likely POSITIVE AND NEGATIVE impact/s of the proposed project giving scientific and technical justification for each impact.

12 Provide COMPREHENSIVE details of the impact of the proposal in terms of Sections 29 and/or section 35 (6) of the Wild Life (Protection) Act, 1972 as the case may be.

13 Whether the project authorities have ever committed violation of the Wild Life (Protection) Act, 1972 or Forest Conservation Act, 1980. If yes, provide the EXHAUSTIVE details of the offence and the present status of the case.

(Concealing or misrepresenting the facts will lead to rejection of the case in addition to any other penalty as prescribed under Law)

14 Have you examined the Project Appraisal document and the alternatives as provided in PART – II?

15 Have you examined the Bio diversity Impact Assessment Report?

16 If Yes, please give your comments on the recommendations given in the report?

17 Dates and duration of your field visits to the proposed site.

18 Do you agree that the present proposal of diversion of NP/WLS area is the best or the only option and is viable.

19 Any other information that you would like to bring to the notice of the State Board for Wildlife, National Board for Wildlife or its Standing Committee that may be relevant and assist in decision making.

20 Do you recommend the project.

*(Please provide full justification to support your recommendations)*

Signed by

The Officer In Charge of the NP/ WLS

Official Seal

Date of submission to the Chief Wild Life Warden or any other officer authorized by him in this regard

#### **PART IV**

**(To be completed by the Chief Wildlife Warden within 15 days of the receipt of PART - II and Part- III)**

- 1 Date of RECEIPT of PART- II and Part- III by the Chief Wild Life Warden or the officer authorized by him in this regard
- 2 Do you agree with the information and recommendations provided by the Officer – in – Charge in PART – III?
- 3 If not, please provide the reasons
- 4 Have you visited the site yourself and held discussions with the applicant?
- 5 Do you agree that the present proposal for permitting use of NP/WLS area is the best option or the only option, and is viable?
- 6 Please provide specific comments w.r.t. Section 29 of the Wild Life (Protection) Act, 1972
- 7 Any other information that you would like to bring to the notice of the State Board for Wildlife, National Board for Wildlife or its Standing Committee that may be relevant and assist in decision making
- 8 Do you recommend the project?

*(Please provide full justification to support your recommendations)*

- 9 Conditions, if any, to be ensured in the interest of protection and conservation of wildlife for allowing use of the area?

Signed by

The Chief Wildlife Warden  
Name  
State  
Official Seal

Date of submission to the State Government

## **PART V**

**( To be completed by the Department in Charge of Forestry and Wild Life in consultation with the State Board for Wild Life within 30 days of the receipt of PART – II, PART- III and PART- IV )**

- 1 Date of RECEIPT of PART- II, PART- III and PART - IV by the Department
- 2 Do you agree with the recommendation(s) of the Chief Wildlife Warden
- 3 If not, please provide the reasons.
- 4 Did you provide PART- II, PART- III and PART - IV to the members of the State Board for Wild Life?
- 5 Attach copy of the opinion of the State Board for Wild Life
- 6 Give details of the recommendations of the State Government

Signed by

The Principal Secretary  
Name  
State  
Official Seal

Date of submission to the Central Government