नई दिल्ली, मंगलबार, अगस्त 1, 2012/वैसाख 11, 1934

NEW DELHI, TUESDAY, MAY 1, 2012/VAISAKHA 11, 1934

परिवर्तन और बन मंत्रालय

आदेश

नई दिल्ली, 1 मई, 2012

का.आ. 956(3)—केंद्रीय सरकार, परिवर्तन (संरक्षण) अधिनियम, 1986 (1986 का 29) (जिसे इसमें इसके परामर्श उल्लक अधिनियम कहा गया है) की पारी 3 की उप-पारी (1) और उप-पारी (3) द्वारा प्रवर्तन संस्थाओं का प्रस्तुत करना है, इस आदेश के राजपत्र में प्रकाशन की तारीख से प्रबलवी में वर्षों की अवधि के क्षेत्र में पुड़ेरी तद्देशी जोन प्रबंध अधिकारिण (जिसे इसमें इसके परामर्श अधिकारिण कहा गया है) का गठन करती है, जिसमें निम्नलिखित व्यक्ति होंगे, अर्थातः—

1. सचिव,
   परिवर्तन विभाग,
   पुड़ेरी सरकार,
   पुड़ेरी सरकार,

2. निदेशक,
   अर्थव्यवस्था विभाग,
   पुड़ेरी सरकार,
   पुड़ेरी सरकार,

3. विभाग दिनांक
   दान वंदे कुंदी प्राप्ति विभाग,
   पुड़ेरी सरकार,
   पुड़ेरी सरकार,

4. प्र.आर. विभाग,
   निदेशक, सरकारी अवस्थानीय तद्देशी प्रबंध केंद्र,
   वैज्ञानिक - 25

1543 GI/2012 (1)
7. Pradikaran, Tadviy vinynpan jhon me Pradikv rxa se mahavaa vtaa hitse ki pahavn karega or or usake liye ekvivaid tadviy pradikovan jhon yojanaye taida karega.

8. Pradikaran, Purnaant jphet 4 or jphet 5 ke abhiy taidy yojanaye or unmae pratiyekon ko Ladviy Tadviy Jhon Pravaly Pradikaran ko jtaai or usake Anurodh ke liye Prasthut karega.

9. Pradikaran, Anuvartit Puducherry Tadviy Prakrata Jhon Yojana or Maha Sankalp Prayaavak Jan Prasakrata or vah Mahaaraa ek Adhivibhugh Saha. ka.AA.19(0) tarayik 5 Janwari, 2011 me Adhivibhugh samta vishesh shakti te Anuvartit Bhoomi Pratishthit karega.


11. Pradikaran ke biyot pati ke vapaavit Pradikaran ke kule sadar pati ke ek thilaai se honi or vapaavit ke n honi ke lataa me bhaik tiaa mila ke liye Sathi ke kar di jataa ighor puhi wulaai jaatree.

12. Pradikaran, Prayaavak Jan Prasakrata or vah Mahaaraa, Ladviy Sankalp ke Adhivibhugh Saha. ka.AA.19(0) tarayik 6 Janwari, 2011 me Adhivibhugh Prakrata ke Anuvartit Ladviy ke Tadviy Sankalp ke Ladviy vinynpan Jhon Manavishthi taidy yojana or Ladviy Tadviy Jhon Pravaly Pradikaran or Prayaavak Jan Prasakrata or vah Mahaaraa, Ladviy Sankalp ke Prasthut karega.

13. Tadviy Jhon Pravaly Pradikaran ko karaayviyashali me patharitva banae rakhane ke liye Tadviy Jhon Prasakrata Pradikaran ko ita wapechhiv hoo ga ki yah ek samvidh vieshaait ka srujan kare aur us pr karvyapari, karvyapari, kiye gya vinynpan, Anuvartit pat, urvan, urvan pat karvyapari aur vivaad vaitman saman pr hoti samvedhit hai ighor Sambhav Sankalp or Sambhav Sankalp ke Anuvartit Ladviy Jhon Pravaly Jhon yojana hooja.

14. Pradikaran ko purvgaam janaayi or kray Ladviy Sankalp ke Adhikar ighor vinubhit hona.

15. Pradikaran ko vivaadkarta puducherry me sthit honge.


MINISTRY OF ENVIRONMENT AND FORESTS
ORDER
New Delhi, the 1st May, 2012

S.O.956(E)—In exercise of the powers conferred by sub-sections (1) and (3) of section 3 of the Environment (Protection) Act, 1986 (29 of 1986) (hereinafter referred to as the said Act), the Central Government hereby constitutes the Puducherry Coastal Zone Management Authority (hereinafter referred to as the Authority) consisting of the following persons, for a period of three years, with effect from the date of publication of this order in the Official Gazette, namely:

[Signature]
2. The Authority shall have the power to take the following measures for protecting and improving the quality of the coastal environment and preventing, abating and controlling environmental pollution in areas of the Union territory of Puducherry, namely:

(i) examination of proposals for changes or modifications in classification of Coastal Regulation Zone areas and in the Coastal Zone Management Plan received from the
Puducherry State Government and making specific recommendations from Coastal Regulation point of view in accordance with the provisions of the Notification of the Government of India in the Ministry of Environment and Forests, number S.O. 19 (E), dated the 6th January, 2011.

(ii) (a) inquire into cases of alleged violation of the provisions of the said Act or the rules made thereunder or any other law which is relatable to the objects of the said Act and, if found necessary in a specific case, issuing directions under section 5 of the said Act, in so far as such directions are not inconsistent with any direction issued in that specific case by the National Coastal Zone Management Authority constituted by the Central Government;

(b) review of cases involving violations of the provisions of the said Act and the rules made thereunder or under any other law which is relatable to the objects of the said Act, and if found necessary referring such cases, with comments, for review to the aforesaid National Coastal Zone Management Authority:

Provided that the cases under clauses (a) and (b) of sub-paragraphs be taken up by the authority, suo motu or on the basis of complaint made by an individual or an representative body or an organisation;

(iii) filing complaints, under section 19 of the said Act, in cases of non-compliance of the directions issued by it under sub-paragraphs (i) and (ii);
(iv) to take action under section 10 of the said Act to verify the facts concerning the issues arising from sub-paragraphs (i) and (ii).

3. The Authority shall deal with environmental issues relating to Coastal Regulation Zone which may be referred to it by the Union territory of Puducherry, the National Coastal Zone Management Authority or the Central Government, as the case may be.

4. The Authority shall identify ecologically sensitive areas in the Coastal Regulation Zone and formulate area-specific management plans for such identified areas.

5. Authority shall co-ordinate for implementing conservation projects or projects related to upliftment of coastal population protection, etc.

6. The Authority shall identify coastal areas highly vulnerable to erosion or degradation and formulate area-specific management plans for such identified areas and arrange for funding for the implementation of the same.

7. The Authority shall identify economically important stretches in the Coastal Regulation Zone and prepare integrated Coastal Zone Management Plans for the same.

8. The Authority shall submit the plans prepared by it under paragraphs 4, and 5 above and modifications thereof to the National Coastal Zone Management Authority for examination and its approval.

9. The Authority shall ensure compliance of all specific conditions that are laid down in the approved Coastal Zone Management Plan.

10. The Authority shall furnish report of its activities at least once in six months to the National Coastal Zone Management Authority and the Central Government in the Ministry of Environment and Forests.

11. The quorum of the meeting of the Authority shall be one-third of the total number of the Members of the Authority and in case the quorum is not available, the meeting shall be adjourned for 30 minutes and shall be reconvened.

12. The Authority shall prepare and submit Coastal Regulation Zone maps of the coastal areas in the State as per the procedure laid down in the notification of the Government of India in the Ministry of Environment and Forests, number S.O. 19 (E), dated the 6th January, 2011, to the National Coastal Zone Management Authority and the Central Government in the Ministry of Environment and Forests.

13. It shall be the responsibility of the Authority to create a dedicated website to maintain transparency in the working of the Coastal Zone Management Authority and post the agenda, minutes, decisions taken, clearance letters, violations, action taken on the violations and cases pending in the courts including the Orders of the Court as also the approved Coastal Zone Management Plans of the Union territory of Puducherry.
14. The foregoing powers and functions of the Authority shall be subject to the supervision and control of the Central Government.

15. The Authority shall have its headquarters at Puducherry.

16. Any matter specifically not falling within the scope and jurisdiction of the Authority shall be dealt with by the statutory authorities concerned.

[F. No. J-17011/13/1999-IA-III]

RAJIV GAUBA, Jr. Secy.