

## \*Part XIX

### Management of Forest with Revenue Department

---

#### 19.01 Regarding Management of Forest with Revenue Department:-

As per the instructions contained in Government R & FD Circular No. LND.1076/2186/GI, Dt. 14<sup>th</sup> April 1976 read with Government R & FD Circular No. FLD-1076/110-F-3, Dt. 4<sup>th</sup> August, 1976 any forest land incharge of revenue department, whether it is either recorded forest or identified forest shall be immediately transferred to Forest Department for its further scientific management. By the order of the Hon'ble Supreme Court of India dt. 12/12/1996 in Writ Petition (Civil) No. 202/95 with W.P. 171/96, Shri. T. N. Godavarman Thirumulpad vs. Union of India, provisions of Forest (Conservation) Act, 1980 shall be applicable to these forests. No such forest land shall be diverted for non-forestry purpose without prior approval of Government of India under section 2 of Forest Conservation Act, 1980.

**{Annexures VIIIA (1), VIIIA (4)} & Appendix VIII (i)**

After taking over such land from Revenue Department, Forest Department shall notify these lands as Reserve Forest and include them in regular working plan or be managed on scientific lines under a duly approved working scheme by the Government of India.

