(G. O. Ms. No. 18/93/Hg., dated 31st December 1993)

# NOTIFICATION

Based on the Notification S. O. 114 (E), dated 19th February, 1991 issued by the Government of India, Ministry of Environment and Forests published in the Gazette No.105, dated 20-2-1991, the coastal stretch along the Union territory of Pondicherry are categorised into different categories and the details with re-survey numbers of the land categorised a coordingly are mentioned in the Annexure. Developments in the above areas shall be permitted as per the conditions laid down in the notification.

(By-order of the Administrator)

### N. LOGANATHAN,

Under Secretary to Government.

# MINISTRY OF ENVIRONMENT AND FORESTS

- (Department of Environment, Forests and Wildlife)

(PROTECTION) ACT. 1986 AND RULE 5 (3) (4) OF ENVIRONMENT (PROTECTION) RULES, 1986, DECLARING COASTAL STRETCHES AS COASTAL REGULATION ZONE (CRZ) AND REGULATING ACTIVITIES IN THE CRZ.

New Delhi, the 19th February, 1991.

S. O. 114(E).—Whereas a Notification under Section 3(1) and Section 3(2)(v) of the Environment. (Protection) Act, 1986, inviting objections against the declaration of Coastal Stretches as Coastal Regulation Zone (CRZ) and imposing restrictions on industries, operations and processes in the CRZ was published vide S. O. No. 944 (E), dated 15th December, 1990;

And whereas all objections received have been duly considered by the Central Government;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-rule (3) of rule 5 of the Environment (Protection) Rules, 1986, and all other powers vesting in its behalf, the Central Government hereby declares the coastal stretches of seas, bays, e st u a r i es, creeks, rivers and backwaters which are influenced by' tidal action (in the landward side) up to 500 metres from the High Tide Line (HTL) and the land between the Low Tide Line (LTL) and 'the HTL us Coastal Regulation Zone and imposes, with effect from the date of this Notification the following restrictions on the setting up and expansion of industries, operations, or processes etc. in the said Constal Regulation Zone' (CRZ). For purposes of this Notification, the High Tide Line (HTL) will be defined as the line up to which the highest high tide reaches at spring tides.

Nore.—The distance from the High Tide Line (HTL) to which the proposed regulations will apply in the case of rivers, creeks and backwaters may be modified on a case by case basis for reasons to be recorded while preparing the Coastal Zone Management Plans (referred to below); however, this distance shall not be less than ICO metre or the width of the creek, river or backwater whichever is less.

2. Prohibited Activities :

The following activities are declared as prohibited within the Coastal Regulation Zone, namely:-

- (i) setting up of new industries and expansion of existing industries, except those directly related to water front or directly needing foreshore facilities;
  - disposal of hazaldous substances as specified in the Notifications of the Government of India in the Ministry of Environment & Forests No. S.O. 594(E), dated 28th July, 1589, S.O. 966(E), dated 27th November, 1989 and GSR 1037(E), dated 5th December, 1989:
  - (iii) setting up and expansion of fish processing units including warehousing;
     (excluding halchery and natural fish drying in permitted areas);
- (iv) setting up and expansion of units mechanisms for disposal of waste and effluente, except facilities required for discharging treated effluents into the water course with approval under the Water (Prevention and Control of Pollution) Act, 1974; and except for storm water drains;

(v) disharge of untreated wastes and effluents from industries, cities or t o w n s and other human settlements. Schemes shall be implemented by the concerned authorities for phasing out the existing practices, if any, within a reasonable time period not exceeding three years from the date of this Notification;

(15 February 199%)

	dumping of city or town waste for the purposes of landfilling or otherwise; the existing practice, if any, shall be plased out within a reasonable time-not exceed- ing three years from the date of this	(2) The following activities will requirent converted clearances from the Minist of Environment and Forests, Government of India, namely:		
(vii) (viii)	Notification: dumping of ash or any wastes from thermal power stations; land reclamation, bunding or disturbing the natural course of sen water with similar constructions, except those required for control of coastal erosion and mainten- ance or cleasing of waterways, channels and ports and for prevention of sandbars	<ul> <li>(i) Construction activities rel requirements for which fo are essential (e.g. slipwi except for classific companent of defence pr a separate procedure she (Residential buildings, hospital complexes, work come within the definitio requirements except in ye and hence shall not normal in the CRZ);</li> </ul>	reshore facilities sys, jetties etc); d operational ojects for which all be followed, office buildings, shops shall not n of operational sy special cases	
(ix)	and also except for tidal regulators, storm water drains and structures for prevention of salinity ingress and for sweet water recharge; mining of sands, rocks and other substrata materials, except those rare minerals not available outside the CRZ areas;	(ii) Operational constructions for ports harbours and lighthouses requiring w frontage: jetties wharves, quays, slips etc. (Residential buildings and o I buildings shall not come within definition of operational activities ex		
(*)	harvesting or drawal of ground water and construction of mechanisms therefor within 200 m of HTL; in the 200 m to 500 m zone it shall be permitted only when done manually through ordinary wells for drinking, horticulture, agriculture and fisheries;	<ul> <li>in very special cases and normally be permitted i</li> <li>(iii) Thermal power plants facilities for transport of facilities for in-take of and outfall for Contents cooling water); and</li> <li>(iv) All other activities of</li> </ul>	n the CRZ); (only foreshore f raw materials f cooling water of the only water	
(xi) (xii)	construction activities in coologically sensitive areas as specified in Annexure-I of this Notification; any construction activity between the Low Tide Line and High Tide Line except facilities for carrying treated effluents and waste water discharges into the sea, fucilities for carrying sea water for cooling purposes, oil, gas, and similar pipelines and facilities essential for activities permitted under this Notification; and	<ul> <li>(iv) All other activities of exceeding rupes five er</li> <li>(5) (i) The coastal States Territory Administration within a period of one date of this Notification Management Plans i d'e classifying the CRZ ar respective Territories in the guidelines given in A</li> <li>of. the Notification and (with or without modi Central Government in</li> </ul>	and Union- s shall prepare, year from the n. Coastal Zone n tifying and eas within their accordance with nnexures-I and H obtain approval fications) of the	
All	dressing or altering of sand dunes, hills, n a t u r a 1 features including landscape changes for beautification, recreational and other such purpose, e x e e p t as permissible under this Notification. gulation of Permissible Activities : other activities, except those prohibited in 2 above, will be regulated as under :	Environment & Forests; (ii) Within the framework of plans, all development within the CRZ other th in para 2 and para 3 (3) regulated by the S ta Union Territory Admin local authority as the accordance with the g Annexures-I and II of and	of such approved and activities and those covered b) above shall be te Government, distrationor-the cate may be in widelines given in	
(1)	Clearance shall be given for any activity within the Coastal Regulation Zone only if it requires water front and foreshore facilities.	(iii) In the interim period Zone Management Pla para 3(3)(i) above are approved, all developm	prepared and	

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within the CRZ shall not violate the provisions of this Notification. State Governments' and U n i o n Territory Administrations shall ensure adherence to these regulations and violations, if any, shall be subject to the provisions of the ' Environment' (Protection) Act, 1986.

4. Procedure for monitoring and enforcement :

The Ministry of Environment Forests & the Government of State or Union Territory and such other authorities at the State or Union Territory levels, as may be designated for this purpose, shall be responsible for monitoring and enforcement of the provisions of this Notification within their respective jurisdictions.

## R. RAJAMANI, Secretary.

### · [ N. K-15019/1/84-IA-III (Vol. 11) ]

### ANNEXURE-I .

### COASTAL AREA CLASSIFICATION AND DEVELOPMENT REGULATIONS

Classification. of Coastal Regulation Zone:

6(1) For regulating development activities, the Constant Meteries within 500 metres of High Tide Line of the landward side are classified into four categories, namely :-

Category- I (CRZ-T):

(i) Areas that are ecologically sensitive and important, such as national parks/morine parks, sanctuaries, reserve forests, wildlife habitats, mangroves, corals/coral reefs, areas close to breeding and spawning grounds of fish and other marine life, a r e a s of outstanding natural beauty/ historical / heritage areas, areas rich in genetic diversity, a.r e a s likely-to be in u n d a t e d due to rise in sea level consequent upon global warming and such other areas as may be declared by the Central Government or the concerned authorities at the State/Union Territory level from time to time.

--(ii)-- Area-between the Low Tide Line and the High Tide Line.

Category-II (CRZ-II): ;

The areas that have already been developed up to or close to the shore-line. For this purpose, "developed area" is referred to as that area within the municipal limits or in other legally designated urban areas which is alreacy substantially built up and which has been provide with drainage and approach roads and othe infrastructural facilities, such as water supply and sewerage mains.

### Category-III (CRZ-III) :

Areas that are relatively undisturbed and those which do not belong to either Category-I or II. These will include coastal zone in the rural areas (developed and undeveloped) and also areas within municipal limits or in other legally designated urban areas which are not substantially built up.

Category-IV (CRZ-IV)

Coastal stretches in the Andaman & Nicobar, Lakshadweep and small islands except those designated as CRZ-I, CRZ-II or CRZ-III:

Norms for Regulation of Activities:

. 6(2) The development or construction activities in different entegories of CRZ areas shall be-'s regulated by the concerned authorities at the State/Union Territory level, in accordance with the following norms :

CRZ-1

No new construction shall be permitted with 500 metres of the High Tide Line. No construction activity, except as listed under 2(xii), will be permitted between the Low Tide Line and the High Tide Line.

CRZ-II

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FSI/FAR.

- (i) Buildings shall be permitted neither on the seaward side of the existing road (or roads proposed in the approved Coastal Zone Management Plan of the area) nor on seaward side of existing authorised structures. Buildings permitted on the landward side of the existing and proposed roads/existing authorised structures shall be subject to the existing local Town and Country Planning Regulations including the existing. norms of
- (ii) Reconstruction of the authorised buildings to be permitted subject with the existing FSI/FAR norms and without change in the existing use.
- (iii) The design and construction of buildings shall be consistent with the surrounding landscape and local architectural style.

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- shall be consistent with the surrounding The area up to 200 metres from the High Tide Line is to be carmarked as (i) landscape, and local architectural style. 'No Development Zone'. No construction (iv) Corals and sand from the beaches and shall be permitted within this zone except for repairs of existing authorised coastal waters shall not the used for construction and other purposes; structures not exceeding existing FSI, existing plinth area and existing density. Dredging and underwater blasting in and (v)around coral formations shall not be However, the following uses may be per-missible in this zone- agriculture, permitted; and horticulture, gardens, pastures, parks play-(vi) However, in some of the islands, coastal fields, forestry and salt manufacture from sea water. stretches may also be classified into categories CRZ-1 or 11 or 111, with the prior approval of Ministry of Environ-(ii) Development of vacant plots between 200 and 500 metres of High Tide Line ment & Forests and in such designated stretches, the appropriate regulations given for respective Categories shall apply. in designated areas of CRZ-IU with prior approval of MEI<sup>2</sup> permitted for construction of hotels/beach resorts for Lakshadweep and small Islands : temporary occupation of tourists/visitors subject to the conditions as stipulated (i) For permitting construction of buildings, . in the guidelines at Annexure-II. the distance from the High Tide Line shall be decided depending on the size of the islands. This small be laid down (iii) Construction/reconstruction - of dwelling units between 200 and 500 metres of the High Tide .Line permitted so long it for each island, in consultation with the experts and with approval of the Ministry of Environment & Forests, keeping in view the land use require-ments for specific purposes vis-n-vis local conditions including hydrological 77 is within the ambit of traditional rights and, customary uses such as, existing fishing villages and goathans. Building permission for such construction/recons-truction will be subject to the condiaspects crosion and ecological sensitivity; tions that the total number of dwelling units shall not be more than: twice the The buildings within 500 metres from number of existing units; total covered area on all floors shall not exceed 33 per cent. of the plot size ; the overall (ii) the HTL shall not have more than 2 floors (ground floor and 1st floor), the total covered area on all floors shall height of construction shall not exceed not be more than 50 per cent. of the 9 metres and construction shall not be plot size and the total height of consmore than 2 floors (ground floor plustruction shall not exceed 9 metres; one floor). 1. 1. 1913 (iii) The design and construction of buildings Reconstruction/alterations of an existing V) shall be consistent with the surrounding landscape and local architectural style. authorised building permitted subject to (i) to (iii) above. 1. 1 1 3 11 . 5 . 2 7.64 74
  - (iv). Corals and sand from the beaches and coastal waters shall not be used for construction and other purposes;

(iii) The design and construction of buildings

(v) Dredging and underwater blasting in and around coral formations shall not be permitted; and

(vi) However, in some of the islands, coastal stretches may also be classified into categories CRZ-I or II or III, with the prior approval of Ministry of Environment & Forests and in such destretches, the appropriate .signated regulations given for respective Categories shall apply.

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- (i) No new construction of buildings shall be permitted within 200 metres of the HTL;
- 2.2 (ii) The buildings between 200 and 500 metres from the High Tide Line shall not have more than 2 floors (ground floor and 1st floor), the total covered area on all floors shall not be more than 50 per cent. of the plot size and the total height of construction shall inot exceed 9 metres;

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(b) Between 200 m. and 500 m. from HTL : R.S. Nos. 68 pt., 70 pt., 74 pt., 77pt., 78, 79 pt., 80 pt., 84pt., 85, 86 pt., 95 pt., 96 pt., 97 pt., 98, 99, 100 pt., 101 pt., 102,103 pt., 106 pt., 107, 108, 109 pt., 110 pt., 111 pt., 112 pt., 113, 114, 115 pt., 116 pt., 125 pt., 126, 127pt.

Keezhalyur South :

(a) No Development Zone (up to 200 m, from HTL): R.S.Net. 141 pt., 144 pt., 174 pt., 177.

(b) Between 200 m. and 500 m. from HTL: R.S.Nos. 138 pt., 139, 140, 141 pt., 142, 143, 144 pt., 145, 146, 147, 148 pt., 153 pt., 160 pt., 161 pt., 162 pt., 172, 173, 174 pt., 175, 176 pt.

Vanjeor. :

(a) No Development Zone (up to 200 m. from HTL): R.S.Nos. 203 pt., 215 pt., 221 pt., 222, 223 pt.

(b) Between 200 m. and 500 m. from HTL: R.S. Nos. 181 pt., 182 pt., 203 pt., 204 pt., 205 pt., 206 pt., 207 pt., 208 pt., 214 pt., 215 pt., 216 pt., 217 pt., 218 pt., 219 pt., 220 pt., 221 pt., 223 pt.

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R.S. Nos. 2 to 22, 23 pt., 24, 25 pt., 26 pt., 27 pt., 28 pt., 29 pt., 30 pt., 32 pt., 56 pt., 84 pt., 93 pt., 94, 95, 96, 97, 98 pt., 99 pt., 100 pt., 101, to 135, 136 pt., 137, 138 pt.

GOVERNMENT OF PONDICHERRY HEALTH AND WELFARE DEPARTMENT (Health) (G. O. Ms. No. 3, dated 7th January 1994)

1.00

### NOTIFICATION . .

The following rules notified by the Ministry of Human Resource Development (Department of Wonten and Child Development), Government of India, New Delhi as G.S.R. 527 (E) and 528 (E) under the Infant Milk Substitutes, Feeding Bottles and Infant Foods (Regulation of Production, Supply and Distribution) Act. 1992 and published in *Gatette of India*, Extraordinary Part-II, Section 3, Sub-section(i), d a te d 31-7-1993 are here by republished for general information of the public.

> T. DIANAGUIRAAMANE, Under Secretary to Government (Health).

# GOVERNMENT OF INDIA

MINISTRY OF HUMAN RESOURCE DEVELOPMENT (Department of Women and Child Development)

New Delhi, the 31st July, 1993.

### NOTIFICATION

G.S.R. 527 (E).— In exercise of the powers conferred by sub-section (3) of section 1 of the Infant Milk Substitutes, Feeding Bottles and Infant Foods (Regulation of Production, Supply and Distribution) Act, 1992 (41 of 1992), the Central Government hereby appoints the first day of August, 1993 as the date on which the said Act shall come into force.

> MEENAXI ANAND CHAUDHRY, Joint Secretary, [No. F-12-1/93 NT]

### GOVERNMENT OF INDIA

MINISTRY OF HUMAN RESOURCE DEVELOPMENT (Department of Woman and Child Development)

New Deilii, the 31st July, 1993.

### NOTIFICATION

G.S.R. - 528(E).--in exercise of the powersconferred by sub-section (1) of section 26 of the Infant Milk Substitutes, Feeding Bottles and Infant Foods (Regulation of Production, Supply and Distribution) Act, 1992 (41 of 1992), the Central Government hereby makes the following Rules, namely:--

 Short title and commencement.--(1)These rules may be called the Infant Milk Substitutes, Feeding Bottles and Infant Foods (Regulation of Predecttion, Supply and Distribution) Rules, 1993.

(2) They shall come into force on the date of commencement of the Infant Milk Substitute, Feeding Bottles and Infant Poods (Regulation of Production, Supply and Distribution) Act, 1992 (41 of 1992).

 Definitions.-(1) In these rules, unless the context otherwise requires,-

- (a) "Act" means the Infant Milk Substitutes, Feeding Bottles and Infant Feeds (Regulation of Production, Supply and Distribution) Act, 1992 (41 of 1992);
- (b) "Authorised Officer" means an office not below the rank of a Class-(Group—A or whatever name called officer of the Government duly author rised by the State Government unde section 12;

5 February 1994] LA 'GAZETTE'	DE L'ETAT	1
ad spawning grounds of fish, wildlife habitats nd such other areas as may be notified by the Central/State Governments/Union Territories) onstruction of beach resorts/hotels shall not be armitted	<ul> <li>(b) Between 200 m. and 500 m. from HTL S. Noi: 113 pt., 114 pt., 120 pt., 121, 122, 123 pt., i30 pt., 131, 132, 133 pt., 134 pt., 135 pt., 136, 137, <u>138 pt.</u>; 139 pt., 140 pt., 150 pt., 151, 142 pt., 150 pt., 151, 152 pt., 153, 154 pt., 155 pt., 156 pt., 157 pt., 167 pt., 163, 169, 170 pt., 171 pt., 176 pt., 180 pt., 181 pt., 185 pt., 186, 187, 188, 189, 190 pt., <u>191 pt.</u>, 192 pt., 193, 194 pt., 195 pt., 196, 197, 198, 159 pt., 200 pt.</li> </ul>	and the second
ANNEXURE	Ariankuppam ;	÷
	<ul> <li>(a) No Development Zone (up to 200 m. from HTL): R.S. Nos. 122 pt., 123 pt., 124 pt., 128 pt., 130 to 133, 135 pt., 136 pt., 168 pt., 175 pt., 176, 169 pt.</li> </ul>	22
t.Z 11 thialpet': R.S.Nos. 27 pt., 28 pt., 29, 30 pt.; 31 pt., 35 pt., 36,	(b) Between 200 m. and 500 m. from HTL ; R. S. Nos. 108 pt., 110 pt., 112 pt., 113, 114, 115 pt., 116 pt., 117, 118 pt., 120 pt., 121, 122 pt., 123 pt., 124 pt., 125, 126, 127, 128 pt., 135 pt., 136 pt., 137, 138 pt., 139 pt., 167 pt., 168 pt., 169 pt., 170 pt., 174 pt., 175 pt.	R 22
nt., 101pt., 102, 103, 104, 105 pt., 106 pt., 107, 108 pt., pt., 145, 146, 147 pt., 143, 149, 152 pt., 153 pt.,	Manavely :	¢
pt., 179 pt., 183 pt., 184 pt., 186 pt., 188 to 223.	(a) No Development Zone (up to 200 m from HTL): R.S.Nos. 207 pt., 203.	F
R. S. Nos. 13 pt., 80 pt., 82 pt., 85 pt.	(b) Between 200 m and 500 m. from HTL: R.S.Nos. 165 pt., 166 pt., 198 pt., 199, 200 pt., 202, 203, 204, 205, 206, 207 pt.	. 1
nuicherry	Poornankuppam :	ł
3 pt., 402 pt., 403, 404, 406, 407, 410, 413, 4, 419, 421, 422, 423, 432, 433, 436, 437, 433, 439, 0, 441, 442, 443, 445, 450, 452 to 462. R.Z.— 111	(a) No Development Zone (up to 200 m. from HTL): R.S.Nos. 29 pt., 48 pt., 49, 50 pt., 51 pt., 54 pt., 55, 56, 57 pt., 58 pt., 59, 60 pt., 133 pt., 134 pt., 125, 136 pt., 138 pt., 139 pt., 140, 141 pt., 142 pt., 144 pt., 145 pt., 146, 147, 148 pt., 149, 150 pt., 152 pt., 153, 154, 155 pt., 156	F 1 1
<ul> <li>(a) No Development Zone (up to 200 m. from TL): R.S. Nos. 155 pt., 156 pt., 157 pt., 165 pt., 6, 167 pt., 237 pt., 238, 239, 240, 241 pt., 242 pt., 4 pt., 245 pt., 246.</li> <li>(b) Between 200 m. and 500 m. from the HTL : S.Nos. 153 pt., 154, 155 pt., 156 pt., 157 pt., 158, 159.</li> </ul>	(b) Hetween 200 m. and 500 m. from 1171.; R.S.Nos. 29 pt., 41 pt., 42 pt., 43 pt., 44 pt., 46 pt., 47 pt., 48 pt., 50 pt., 51 pt., 52, 53, 54 pt., 57 pt., 58 pt., 60 pt., 61, 62, 63, 64 pt., 65, 66, 67 pt., 69 pt., 70 pt., 76 pt., 77 pt., 127, 128 pt., 132 pt., 133 pt., 134 pt., 136 pt., 137, 138 pt., 139 pt., 141 pt., 142 pt., 143 pt., 144 pt.; 145 pt., 148 pt., 150 pt., 151, 152 pt., 155 pt.	- F . N-1
0 pt., 161 pt., 162 pt., 163, 164, 165 pt., 167 pt.; 8 to 170, 171 pt., 172 pt., 177 pt., 178 pt., 182 pt.,	Kirumampakkam ;	E
3, 184 pt., 215 pt., 220 pt., 221, 222 pt., 223 pt., 224, 5 pt., 226, 227, 228, 229, 230, 231, 232, 234, 235, 236, pt., 241 pt., 242 pt., 244 pt., 245 pt.	<ul> <li>(a) No Development Zone (up to 200 m. from HTL): R.S.Nos. 152 pt., 153 pt., 154, 155 pt., 157 pt., 158 pt., 159 pt., 160 to 164, 165 pt., 169 pt., 170 pt., 171 pt., 172 to 174.</li> </ul>	ł
<ul> <li>Ilaichavady :</li> <li>(a) No Development Zone (up to 200 m. from TL: R.S.Nos. 133 pt., 134 pt., 135 pt., 146 pt., 147 pt., 8 pt., 149 pt., 150 pt., 152 pt., 190 pt., 191 pt., 192 pt., 4 pt., 195 pt., 199 pt., 200 pt., 201.</li> </ul>	(b) Between 200 m. and 500 m. from HT.: 1L.S. Nos. 117 pt., 118 pt., 119 pt., 122 pt., 123, 124, 125, 126 pt., 127 pt., 128, 129 pt., 130, 131 pt., 132 pt., 135 pt., 150 pt., 151, 152 pt., 153 pt., 155 pt., 156, 157 pt., 158 pt., 159 pt., 165 pt., 166 pt., 167 pt., 163 pt., 169 pt., 170 pt., 171 pt.	72
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Darkuppam : Kighavely : (i., (a) No Development Zone (up to 200 m. from NfL) : R.S.Nos. 177 pt., 178, 179 pt., 182 pt., 183, (a) No Development Zone (up to 200, m from HTL): R.S.Nos. 23 pl., 25 pl., 26 pl., 27 pl., 140 pl., 141 pl., 142, 143 pl., 144 pl., 145, 146 pl. 14 pt., 186 pt., 187 pt., 188, 189. (b) Between 200 m. and 500 m. from HTL : R.S. (b) Between 200 m, and 500 m. from HTL: Nos. 171 pt., 172 pt. 175 pt. 177 pt. 179 pt., 180, 31 pt., 182 pt., 184 pt., 185 pt., 186 pt., 187 pt. R.S. Nos. 19 pt., 20 pt., 21 pt., 22, 23 pt., 24, 25 pt., 26 pt., 27 pt., 28, 79, 30 pt., 31 pt., 34 pt., 35 pt., 36 pt., 134 pt., 135, 136 pt., 137 pt., 138 pt., 139. 140 pt., 141 pt., 143 pt., 144 pt., 146 pt. Manapattu : (a) No Development Zone (up to 200 m from Akkaravattam : HTL): R.S.Nos. 188 pt., 200 pt., 201 pt., 202, 203, 204, 105 pt., 206 pt., 207, 208, 209, 210, 211 pt., 212, 213 pt., 214 pt., 241 pt., 242 pt., 243 to 246, 247 pt., 248. (a) No Development Zone (up to 200 m. fron HTL): R.S.Nos. 55 pt., 56 pt., 59, 66, 72 pt., 229 pt. 230 pt., 231 pt., 233 pt., 235 pt., 236 pt. (61 12 ... 76. (b) Between 200 m. and 500 m. from HTL: 8.S.Not. 188 pt., 189 pt., 198 pt., 199 pt., 200 pt., 201 pt., (b) Between 200 m, and 500 m, from HTL : R.! Nos. 33 pt., 48 pt., 51 pt., 52 pt., 53 pt., 54 pt., 55 p 56 pt., 57, 58, 60, 61, 62, 63, 64, 65 pt., 67 pt., 68 pt 69 pt., 70 pt., 71 pt., 72 pt., 73 pt., 210 pt., 220 to 22 225 pt., 228 pt., 229 pt., 230 pt., 231 pt., 232, 233 105 pt., 206 pt., 211 pt., 213 pt., 214 pt., 215 pt., 234 pt., 137 pt., 238 pt., 239 pt., 240, 241 pt., 242 pt., 247 pt. 14, pt., 137, 234, 235 pt. pt. KARAIKAL REGION Thiravettakudy : C.R.Z.-111 (a) No Development Zone (up to 200 m, fr 1:0.3 HTL): R.S.Nos. 207 pt., 208 pt., 209, 210, 211, 212 214 pt., 231 pl., 232, 233 pt., 262 pt., 263 pt., 276 KOTTUCHERRY COMMUNE ITL : (b) Between 200 m, and 500 m. from HTL : Keezhakasakudy : Nos. 196 pt., 197 pt., 198 pt., 200 pt., 201 pt., 207 208 pt., 212 pt., 213, 214 pt., 215, 216 pt., 218 219 pt., 228 pt., 229 pt., 230, 231 pt., 233 pt., 234 235, 236 pt., 244 pt., 245, 246, 247, 248 pt., 25 258 pt., 259, 260, 261, 262 pt., 263 pt., 264 pt., 273 pt. 274, 275, 276 pt. 202. (a) No Development Zone (up to 200 m. from HTL : R.S.Nos. 149 pt., 150, 151 pt., 162 pt., 164 pt. · ..... (b) Retween 200 m. and 500 m. from HTL: R.S.Nos. 145 pt., 147 pt., 148 pt., 149 pt., 151 pt., 152, 153 pt., 158 pt., 159, 160 pt., 161 pt., 162 pt., 163. from 54 pt., .. 135. 144 pt., 164 pt. Kottucherry 1 ., 153, (a) No Development Zone (up to 200 m HTL): R.S.Nos. 307 pt., 308-pt., 310 pt., 311 pt 313, 314 pt., 315 pt., 344 pt., 345. Thalatheru : HTL : (a) No Development Zone (up to 200 m. from HTL) : R.S.Nos. 156 pt., 157, 158, 194 pt., 195. 44 pt., 54 pt., (b) Between 200 m. and 500 m. from R.S. Noz. 288 pt., 289 pt., 290, 291, 292 pt., 305 pt., 306, 307 pt., 308 pt., 309, 310 pt., 311 pt., 315 pt., 316, 317 pt., 318 pt., 319, 320 pt., 339 pt., 340 pt., 341 pt., 342, 343, 344 pt. 67 pt., (b) Between 200 m. and 500 m. from HTL: R.S. Not. 152 pt., 153 pt., 154, 155, 156 pt., 159, 160, 167 pt., 133pt., 142 pt., 168 pt., 169, 170, 186 pt., 187 pt., 188, 189, 190, 191, 152 pt., 192, 193, 194 pt. T.R.PATTINAM COMMUNE Kovilpathu ; from Keezholyur North : (a) No Development Zone (up to '200 m. from 157 pt., HTL): R.S.Nos. 239 pt., 242, 243, 244 pt., 245, 246. 170 pt., No Development Zone (up to 200 HTL) : R.S. Nos. 95 pt., 96 pt., 97 pt., 100 pt. 103 pt., 104, 105, 106 pt., 109 pt., 110 pt., 112 pt., 127 pt. (b) Between 200 m. and 500 m. from HTL: R.S. Nos. 208 pt., 232 pt., 233, 234 pt., 235 pt., 236 pt., 237 pt., 238 pt., 239 pt., 240, 241, 244 pt. HTL : 14, 125, 135 21. 157 pt., 100 pt.,

(b) Between 200 m. and 500 m. from HTL : R.S.
Not. 68 pt., 70 pt., 74 pt., 77pt., 78, 79 pt., 80 pt., 84pt., 85, 86 pt., 95 pt., 96 pt., 97 pt., 98, 99, 100 pt., 101 pt., 102,103 pt., 106 pt., 107, 103, 109 pt., 110 pt., 111 pt., 112 pt., 113, 114, 115 pt., 116 pt., 125 pt., 126, 127pt.

Keezhaiyur South :

(a) No Development Zone (up to 200 m. from HTL): R.S.Nos. 141-pt., 144 pt., 174 pt., 177.

(b) Between 200 m. and 500 m. from HTL : R.S.Noz. 138 pt., 139, 140, 141 pt., 142, 143, 144 pt., 145, 146, 147, 148 pt., 153 pt., 160 pt., 161 pt., 162 pt., 172, 173, 174 pt., 175, 176 pt.

Vanjonr :

(a) No Development Zone (up to 200 in. from HTL) : R.S.Nos. 203 pt., 215 pt., 221 pt., 222, 223 pt.

(b) Between 200 m, and 500 m, from HTL: R.S. Nos. 181 pt., 182 pt., 203 pt., 204 pt., 205 pt., 206 pt., 207 pt., 208 pt., 214 pt., 215 pt., 216 pt., 217 pt., 218 pt., 219 pt., 220 pt., 221 pt., 223 pt.

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R.S. Nos, 2 to 22, 23 pt., 24, 25 pt., 26 pt., 27 pt., 28 pt., 29 pt., 30 pt., 32 pt., 56 pt., 84 pt., 93 pt., 94, 55, 96, 97, 98 pt., 99 pt., 100 pt., 101, to 135, 136 pt., 137, 138 pt.

GOVERNMENT OF PONDICHERRY HEALTH AND WELFARD DEPARTMENT (Health)

(G. O. Ms. No. J, dated 7th January 1994)

# NOTIFICATION .

The following rules notified by the Ministry of Human Resource Development (Department of Wonten and Child Development), Government of India, New Delhi as G.S.R. 527 (E) and 528 (E) under the Infant Milk Substitutes; Feeding Dottles and Infant Foods (Regulation of Production, Supply and Distribution) Act. 1992 and published in *Gazette of India*, Extraordinary Part-II, Section 3, Sub-section(), d at ed 31-7-1993 are here by republished for general information of the public.

> T. DIANAGUIRAAMANE, Under Secretary to Government (Health).

### GOVERNMENT OF INDIA MINISTRY OF HUMAN RESOURCE DEVELOPMENT (Department of Women and Child Development)

New Delhi, the 31st July, 1993.

NOTIFICATION

G.S.R. 527 (E).— In exercise of the powers conferred by sub-section (3) of section 1 of the Infaut Milk Substitutes, Feeding Bottles and Infau, Foods (Regulation of Production, Supply and Distribution) Act, 1992 (41 of 1992), the Central Government hereby appoints the first day of August, 1993 as the date on which the said Act shall come into force.

MEENAXI ANAND CHAUDHRY, Joint Secretary, (No. F-12-1/93 NT)

GOVERNMENT OF INDIA

MINISTRY OF HUMAN RESOURCE DEVELOPMENT (Department of Woman and Child Development)

New Delhi, the 31st July, 1993.

NOTIFICATION

G.S.R.-528(E).-in exercise of the powersconferred by sub-section (1) of section 26 of the Infant Milk Substitutes, Feeding Bottles and Infant Foods (Regulation of Preduction, Supply and Distribution) Act, 1992 (41 of 1992), the Central Government hereby makes the following Rulet, namely--

 Short title and commencement.--(1)These rules may be called the Infant Milk Substitutes, Feeding Bottles and Infant Foods (Regulation of Producttion, Supply and Distribution) Rules, 1993.

(2) They shall come into force on the date of commencement of the Infant Milk Substitutes, Feeding Bottles and Infant Foods (Regulation of Production, Supply and Distribution) Act, 1992 (41 of 1992).

 Definitions.--(1) In these rules, unless the context otherwise requires,---

- (a) "Act" means the Infant Milk Substitutes, Feeding Bottles and Infant Feed (Regulation of Production, Supply and Distribution) Act, 1992 (41 of 1993).
- (b) "Authorised Officer" means an effice not below the rank of a Clat-(Group—A or whatever name called officer of the Government duly such rised by the State Government and section 12;

(PART 11-Scc. 3(ii)]

# MINISTRY OF ENVIRONMENT AND FORESTS

ORDER

New Delhi, the 11th August, 2008

**S.O. 2057(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 an authority to be known ax 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 :—

Chairman

Member

Member

Member

Member

 Secretary, Department of Environment, Government of Puducherry, Puducherry

2. Director, Department of Fisheries Government of Puducherry, Puducherry

 Chief Town Planner, Town and Country Planning Department Government of Puducherry, Puducherry

 Prof. R. Ramesh, Director, Institute of Ocean Management (IOM) Anna University, Chennai

 Dr. T. Sundararajan, Department of Civil Engineering, Pondicherry Engineering College, Puducherry

- Thiru Jurgen Putz, Member Director, Palmyra, Centre for Ecological Landuse, Water Management and Rural Development, Auroville, Tamil Nadu
- Member Secretary, Puducherry Pollution Control Committee Puducherry

11. 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: —

### भारत का राजपत्र : असाधारण

(i) examination of proposals for changes or modifications in classification of Coastal Regulation Zone areas and in the Coastal Zone Management Plan (CZMP) received from the Puducherry Union Territory Administration and making specific recommendations to the National Coastal Zone Management Authority therefore;

(ii) (a) inquiry 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, insofar as such directions are not inconsistent with any direction issued in that specific case by the National Coastal Zone Management Authority or 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 National Coastal Zone Management Authority;

Provided that the cases under sub-paragraphs (ii) (a) and (ii) (b) of paragraph II may be taken up *suo-motu* or on the basis of complaint made by an individual or an representative body or an organization;

(iii) filing complaints, under section 19 of the said Act, in cases of noncompliance of the directions issued by it under sub-paragraphs (i) and (ii) of paragraph II of this Order;

(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) of paragraph 11 of the Order.

- III. The Authority shall deal with environmental issues relating to Coastal Regulation Zone which may be referred to it by the Puducherry Union Territory Administration, the National Coastal Zone Management Authority or the Central Government.
- The Authority shall identify ecologically sensitive areas in the Coastal Regulation Zone and formulate area-specific management plans for such identified areas.
- V. The Authority shall identify coastal areas highly vulnerable to erosion or degradation and formulate area-specific management plans for such identified areas.

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	THE GAZETTE OF INDIA : EXTRAORDINARY	[PART II-	Sac.3(ii)		
V1.	The Automotive I identify economically important stretches in	the Coastal			
	Regulation Zone and prepare integrated Coastal Zone Management	Plans for the			
	Same,				
VII,	The Authority shall submit the plans prepared by it under paragrap	ths IV,V and			
*	VI above and modifications thereof to the National Coastal Zone Management				
	A distribution for examination and its approval.				
VIII.	The Authority shall ensure compliance of all specific conditions	that are laid			
	down in the approved Coastal Zone Management Plan of Puducherry	4			
DC.	The Authority shall furnish report of its activities at least once in s	ix months to			
	the National Coastal Zone Management Authority.				
X.	The Authority shall ensure that at least two third members of the a	Authority are			
	present during the meetings.				
XI.	The foregoing powers and functions of the Authority shall be su	ubject to the			
	supervision and control of the Central Government.				
XII.	The Authority shall have its headquarters at Puducherry.				
XIII,	Any matter specifically not falling within the scope and jurisdi	ction of the			
	Authority shall dealt with by the statutory authorities concerned.				
	[F. No. 12-5/				
	Dr. NALINI BHAT,	Scientist 'G'			
	आदेश				
	नई दिल्ली, 11 अगस्त, 2008				
767 1	ा. 2058(अ),—केन्द्रीय सरकार, एतद्द्वारा पर्यावरण (संरक्षण ) आधिनियम,	1986 ( 1986	an 29 )		
मार्ग रुव	के परचात् उक्त अधिनियम कहा जाएगा ) की धारा 3 की उपधारा (1) और	उपयास (३) इ।	Al Mote		

को.आ. 2058(अ),—केन्द्राय सरकार, एतपूबर पंचायरन (सरकार () आँर उपधारा (3) डारा प्रवत्त ( जिसे इसके प्रश्वात उक्त अधिनियम कहा जाएगा ) की घारा 3 की उपधारा (1) और उपधारा (3) डारा प्रवत्त शक्तियों का प्रयोग करते हुए इस आदेश के राजपत्र में प्रकाशित होने की तारीख से तीन वर्षों के लिए अंडमान एवं निकोबार तटीय जोन प्रबंध प्राधिकरण के नाम से ( जिसे इसके बाद प्राधिकरण कहा जाएगा ) एक प्राधिकरण का गठन करती हैं जिसमें निम्नलिखित ब्यक्ति शामिल होंगे :-

1	सचिव, पर्यावरण एवं यन विभाग अंडमान एवं निकोवार प्रशासन	अध्यक्ष
2	निदेशक , मत्स्य विभाग अंडमान निकोवार प्रशासन	सदरय
3	सचिव, स्थानीय रथ-शासन विभाग अंडमान एवं निकोधार प्रशासन	सदस्य