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EXTRAORDINARY
PART II-SECTION 3 – SUB-SECTION (ii)
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MINISTRY OF SCIENTIFIC RESEARCH AND CULTURAL AFFAIRS

NOTIFICATIONS
NEW DELHI, THE 15TH OCTOBER, 1959

S.O. 2306.- In exercise of the powers conferred by section 38 of the Ancient Monuments and Archaeological Sites and Remains Act, 1958 (24 of 1958), the Central Government hereby makes the following rules, the same having been previously published in the Gazette of India, Part II-Section 3-Sub-Section (ii), dated the 8th August, 1959, as required by sub-section (1) of the said section.

ANCIENT MONUMENTS AND ARCHAEOLOGICAL SITES AND REMAINS RULES 1959

CHAPTER I PRELIMINARY

1. **Short title, date and commencement:** (1) These rules may be called the Ancient Monuments and Archaeological Sites and Remains Rules, 1959.
 - (2) They extend to the whole of India, but rules 24, 25, 27, 28, 29 and 30 shall not apply to the State of Jammu and Kashmir.
 - (3) They shall come into force on the 15th day of October, 1959.¹
1. **Definitions.**—In these rules, unless the context otherwise requires.—
 - (a) **“construction”** means the construction of any structure and includes additions to or alterations of an existing building;
 - (b) **“copying”**, together with its grammatical variations and cognate expressions, means the preparation of copies by drawing or by photography or by mould or by squeezing and includes the preparation of a cinematographic film²[and video film] with the aid of a hand-camera which is capable of taking films of not more than eight millimeters and which does not require the use of a stand or involve any special previous arrangement;

¹ Vide S.O. 2307, dated 15.10.1959

² Vide GSR 90, dated 30.01.1991

- (c) **“filming”**, together with its grammatical variations and cognate expressions, means the preparation of a cinematographic film ¹[including video film] with the aid of a camera which is capable of taking films of more than eight millimeters and which requires the use of a stand or involves other special previous arrangements;
- (d) **“form”** means a form set out in the Third Schedule;
- (e) **“mining operation”** means any operation for the purpose of searching for or obtaining minerals and includes quarrying, excavating, blasting and any operation of a like nature;
- (f) **“prohibited area”** or **“regulated area”** means an area near or adjoining a protected monument which the Central Government has, by notification in the Official Gazette, declared to be a prohibited area, or, as the case may be, a regulated area, for purposes of mining operation or construction or both;
- (g) **“Schedule”** means a Schedule to these rules; and
- (h) **“section”** means a section of the Ancient Monuments and Archaeological Sites and Remains Act, 1958 (24 of 1958).

CHAPTER II ACCESS TO PROTECTED MONUMENTS

- 3. Monuments governed by agreement.**—(1) Access to protected monuments in respect of which an agreement has been entered into between the owner and the Central Government under section 6, or in respect of which an order has been made by that Government under section 9, shall be governed by the provisions of the agreement or, as the case may be, the order; and nothing in rules 4, 5, 6 or 7 shall be construed as affecting any such agreement or order.
- (2) A copy of the relevant provisions of every such agreement or order shall be exhibited in a conspicuous part of the monument concerned.
- 4. Parts of monuments not open.**—The Director-General may, by order, direct that ²[any protected monument or any specified part thereof] shall not be open, permanently or for a specified period, to any person other than an archaeological officer, his agents, subordinates and workmen and any other Government servant on duty at such part.
- 5. Monuments when kept open.**—(1) The protected monument specified in the First Schedule shall remain open during the hours specified against them in that schedule; protected monuments which are not so specified and to which neither rule 3 nor rule 4 applied shall remain open from sunrise to sunset:

³[Provided that an archaeological officer, or any officer of the Archaeological Survey of India authorised by him in this behalf may, by notice to be exhibited in a conspicuous part of a protected monument, direct that a protected monument or part thereof shall.—

- (i) Be kept open beyond the said period; or

¹ Vide GSR 90, dated 30.01.1991

² Vide GSR 800 (E), dated 17.10.2000 with effect from 28.10.2000

³ Vide S.O. 5002, dated 13.12.1969

- (ii) Be closed temporarily for such period as may be specified by the notice].

(2) Nothing in this rule or in rule 6 shall apply to an archaeological officer, his agents, subordinates and workmen or to any other Government servant on duty at a protected monument.

6. Entrance fee.—

¹[No person above the age of fifteen years shall enter any protected monument or part thereof.—

(a) Specified as category A monuments in Part I of the Second Schedule,

²[except on payment as follows:

- (i) Citizens of India – Rs. 10/- per head;
(ii) Others - ³[[US \$ 5 or Indian Rs. 250/-]] per head.]

(b) Specified as category B monuments in Part II of the Second Schedule,

²[except on payment as follows;

- (i) Citizens of India – Rs. 5/- per head;
(ii) Others - ³[[US \$ 2 or Indian Rs. 100/-]] per head.]

⁴[* * *]

⁵[Provided further that an archaeological officer, or any officer of the Archaeological Survey of India authorised by him in this behalf may exempt, members of delegations sponsored by the Central Government or a State Government, State Guest and persons accompanying such delegations or guest, from the payment of such fee.]

⁶[Provided also that the Director-General may, by order, direct that, on such occasions and for such periods as may be specified in the order, no fee shall be charged for entry into a protected monument or part thereof.]

7. Holding of meetings, etc., in monuments.—(1) No protected monument shall be used for the purpose of holding any meeting, reception, party, conference or entertainment except under and in accordance with a permission in writing granted by the Central Government.

(2) Nothing in sub-rule (1) shall apply to any meeting, reception, party, conference or entertainment, which is held in pursuance of a recognized religious usage or custom.

8. Prohibition of certain acts within monuments.—No person shall, within a protected monument,--

¹ Vide GSR 688(E), dated 24.09.2001, w.e.f. 1.10.2001.

² Vide GSR 800(E), dated 17.10.2000, w.e.f. 28.10.2000.

³ Vide GSR 688(E), dated 24.09.2001, w.e.f. 1.10.2001.

⁴ Word "Provided that on every Friday, no such fee shall be charged". Omitted by GSR 848(E) dated 3.11.2000, w.e.f. 3.11.2000.

⁵ Vide S.O. 3520, dated 20.11.1966.

⁶ Vide S.O. 5002, dated 13.12.1969.

- (a) do any act which causes or is likely to cause damage or injury to any part of the monument; or
- (b) discharge any fire-arms; or
- (c) cook or consume food except in areas, if any, permitted to be used for that purpose; or
- (d) ¹[hawk or sell any goods or wares or canvas any custom for such goods or wares or display any advertisement in any form or show a visitor round or take his photograph for monetary consideration, except under the authority of, or under, and in accordance with the conditions of, a licence granted by an archaeological officer;]
- (e) beg for alms; or
- (f) violate any practice, usage or custom applicable to or observed in the monument; or
- (g) bring, for any purpose other than the maintenance of the monument,
 - (i) any animal, or
 - (ii) any vehicle except in areas reserved for the parking thereof.

9. Penalty.—Whoever—

- (i) unlawfully enters any protected monument or part thereof at a time when, under these rules, it is not to be kept open, or
- (ii) unlawfully enters any protected monument in respect of which an order has been made under rule 5, or
- (iii) contravenes of any of the provisions of rule 6 or rule 7 or rule 8,

shall be punishable with fine which may be extended to five hundred rupees.

**CHAPTER III
CONSTRUCTION AND OTHER OPERATIONS
IN PROTECTED AREAS**

10. Permission required for construction, etc.—(1) No person shall undertake any construction or mining operation within a protected area except under and in accordance with a permission granted in this behalf by the Central Government.

(2) Every application for permission under sub-rule (1) shall be made to the Central Government in Form-I at least three months before the date of commencement of the construction or operation.

11. Licence required for excavation.—No person other than an archaeological officer or an officer authorised by him in this behalf shall undertake any excavation for archaeological purposes in any protected area except under and in accordance with the terms and conditions of a licence granted under rule 13.

¹ Vide S.O. 935, dated 16.02.1971.

12. Application for licence.—Every application for a licence shall be in Form-II and be made to the Director-General at least three months before the proposed date of the commencement of the excavation operations.

13. Grant or refusal of licence.—(1) On receipt of an application under rule 12, the Director-General may grant a licence in Form-III if he is satisfied that, having regard to the status of the applicant, the competence of the director of excavation operations, the adequacy of the staff to be employed and other relevant factors, the licence may be granted to the applicant:

Provided that no licence shall be granted unless the applicant has furnished security of such amount not exceeding rupees ten thousand as the Director-General may, having regard to the circumstances of each case, require.

(2) The Director-General, by order, may, for reasons to be recorded in writing, refuse to grant a licence in any particular case.

14. Period of licence.—Every licence shall be in force for such period not exceeding three years as may be specified in the licence:

Provided that the Director-General may, on application made to him at least one month before the expiry of a licence, extend its period by one year at a time so that the aggregate period does not exceed five years.

15. Cancellation of licence.—The Director-General may, by order, cancel a licence granted under rule 13 if he is satisfied that the conduct of the excavation operations has not been satisfactory or in accordance with the conditions of the licence, or if any further security demanded under rule 18 has not been deposited within the specified time:

Provided that no licence shall be cancelled unless the licensee has been given an opportunity to make his objections.

16. Conditions of licence.—Every licence shall be subject to the following conditions, namely:

- (a) the licence shall not be transferable;
- (b) the licensee shall give to the Director-General, the Collector and the owner of the land to be excavated at least fifteen days' notice in writing of the commencement of the excavation operations;
- (c) the licensee shall produce the licence before the District Magistrate or the District Superintendent of Police concerned or an archaeological officer, if so required;
- (d) the excavation operations shall be conducted under the supervision of the director named in the licence who shall be present at the excavation operations for at least three-fourths of the period of the operations;
- (e) the licensee shall not, without the permission of the Director-General, dismantle or disturb any structures found during the excavation operations and shall make adequate arrangements for the safety of such structures and of the excavated antiquities till they are taken charge of by the Director-General;
- (f) The licensee shall not subject any antiquities recovered during the excavation operations to any chemical or electrolytic process of cleaning without the written permission of the Director-General;

- (g) An archaeological officer or his representative may inspect the excavation operations or any antiquities recovered during the operations and make notes on or copy or film the excavated structures and antiquities;
 - (h) The licensee shall not discontinue the excavation operations unless he has given at least fifteen days' notice in writing to the Director-General;
 - (i) At the conclusion of the excavation operations, the licensee shall give notice in writing to the owner of the land specifying the nature of the antiquities, if any, recovered during the operations;
 - (j) The licensee shall, within three months of the completion of the excavation operations, submit to the Director General a summary report of the results of the excavation, and where the operations are carried on for a period of more than three months such report shall be submitted every quarter, and it shall be open to the Director-General to publish the report in his reports or reviews; and
 - (k) The licensee shall as soon as practicable submit a report in Form IV to the Central Government through the Director General on the antiquities recovered during the excavation operations.
- 17. Recovery from security.**—The Director-General may, by order, direct the deduction, from the security furnished by a licensee under rule 13, of—
- (a) the value of any antiquities recovered during the excavation operations and lost or destroyed while in the custody of the licensee; and
 - (b) any compensation payable by the Central Government under section 27 to the owner or occupier of the land excavated by the licensee.
- 18. Demand of further security.**—Where during the currency of a licence, any amount has been recovered under rule 17, the Director-General may require the licensee, within such time as he may specify, to deposit such further sum as security as is equivalent to the amount so recovered.
- 19. Appeal.**—Any person aggrieved by an order of the Director-General under rule 13 or rule 15 or rule 17 may prefer an appeal to the Central Government; and the decision of that Government on such appeal shall be final.
- 20. Return of security.**—On expiration or earlier cancellation of a licence, the security deposited by the licensee or the balance thereof remaining after deduction of any amount under rule 17 shall be returned to him.
- 21. Publication of the result of excavation.**—Save as otherwise provided in rule 16, the Director-General shall not, without the consent of the licensee, publish the results of the excavation unless the licensee has failed to publish the results within the period specified by the Director-General in this behalf.
- 22. Retention of antiquities by licensee.**—The Central Government may, by order, subject to such terms and conditions as may be specified, permit the licensee to retain such of the antiquities recovered during the excavation operations as may be specified therein:

Provided that human relics of historical importance and antiquities, which, in the opinion of the Central Government, are of national importance, shall not be permitted to be retained by the licensee.

23. Penalty.—Whoever—

- (i) unlawfully undertakes any excavation for archaeological purposes in any protected area, or
- (ii) contravenes any of the conditions of a licence,

shall be punishable with fine which may extend to five thousand rupees.

**CHAPTER IV
EXCAVATION IN UNPROTECTED AREAS**

24. Intimation to the Central Government.—Every State Government intending to undertake or authorize any person to undertake any archaeological excavation or other like operation in any area which is not a protected area shall intimate its intention to the Central Government at least three months prior to the proposed date of the commencement of the excavation or operation specifying the following details, namely,—

- (i) name, location and other details of the site;
- (ii) nature of antiquities previously found;
- (iii) details of previous explorations, if any;
- (iv) purpose of the excavation or operation;
- (v) proposed extent of the excavation or operation (a plan of the site in triplicate showing in red outline the extent of the proposed excavation or operation should be attached);
- (vi) proposed duration of the excavation or operation;
- (vii) amount of the proposed expenditure on the excavation or operation; and
- (viii) name and status of the director of the excavation or operation.

25. Approval by the Central Government.—After considering the proposal, the Central Government may either approve it or advise the State Government to modify it or to abandon it altogether.

26. Deputation of an archaeological officer.—The Central Government may depute an archaeological officer to inspect the excavation or operation while it is in progress and render such advice as he deems necessary.

**CHAPTER V
REPORT ON EXCAVATED ANTIQUITIES
BY AN ARCHAEOLOGICAL OFFICER**

27. Form of report by an archaeological officer.—Where, as a result of an excavation made by an archaeological officer in any area under section 21 or 22 any antiquities are

discovered, the archaeological officer shall, as soon as practicable, submit a report in Form V to the Central Government through the Director-General on the antiquities recovered during the excavation.

CHAPTER VI MOVING OF ANTIQUITIES FROM CERTAIN AREAS

- 28. Application for moving antiquities.**—Every application for permission to move any antiquities or any class of antiquities in respect of which a notification has been issued under sub-section (1) of section 25 shall be made in Form-VI to the Director-General at least three months before the proposed date of the moving.
- 29. Grant of refusal of permission.**—On receipt of an application under rule 28, the Director-General may, after making such enquiry as he may deem necessary, grant permission for the moving of all or any of the antiquities or, for reasons to be recorded, refuse such permission.
- 30. Appeal.**—Any person aggrieved by an order of the Director General under rule 29 may prefer an appeal to the Central Government; and the decision of that Government on such appeal shall be final.

CHAPTER VII MINING OPERATION AND CONSTRUCTION NEAR PROTECTED MONUMENTS

- 31. Notice of intention to declare a prohibited or regulated area.**—(1) Before declaring an area near or adjoining a protected monument to be a prohibited area or a regulated area for purposes of mining operation or construction or both, the Central Government shall, by notification in the Official Gazette, give one month's notice of its intention to do so; and a copy of such notification shall be affixed in a conspicuous place near the area.
- (2) Every such notification shall specify the limits of the area which is to be so declared and shall also call for objections, if any, from interested persons.
- 32. Declaration of prohibited or regulated area.**—After the expiry of one month from the date of the notification under rule 31 and after considering the objections, if any, received within the said period, the Central Government may declare, by notification in the Official Gazette, the area specified in the notification under rule 31, or any part of such area, to be a prohibited area, or, as the case maybe, a regulated area for purposes of mining operation or construction or both.
- 33. Effect of declaration of prohibited or regulated area.**—No person other than an archaeological officer shall undertake any mining operation or any construction—
- (a) in a prohibited area, or
 - (b) in a regulated area, except under and in accordance with the terms and conditions of a licence granted by the Director-General.
- 34. Application for licence.**—Every person intending to undertake any mining operation or any construction in a regulated area shall apply to the Director-General in Form VII at least three months before the date of commencement of such operation or construction.

35. Grant or refusal of licence.—(1) On receipt of an application under rule 34, the Director General may grant a licence or, if he is satisfied that the licence asked for should not be granted, may, for reasons to be recorded, refuse to grant a licence.

(2) Every licence granted under sub-rule (1) shall be in Form VIII and be subject to the following conditions, namely:-

- (a) the licence shall not be transferable;
- (b) it shall be valid for the period specified therein; and
- (c) any other condition relating to the manner of carrying out the mining operation or the construction which the Director-General may specify in the licence for ensuring the safety and appearance of, and the maintenance of the approach and access to, the protected monument.

36. Cancellation of licence.—The Director-General may, by order, cancel a licence granted under rule 35 if he is satisfied that any of its conditions has been violated:

Provided that no licence shall be cancelled unless the licensee has been given an opportunity to make his objections.

37. Appeal.—Any person aggrieved by an order of the Director-General made under rule 35 or rule 36 may prefer an appeal to the Central Government; and the decision of that Government on such appeal shall be final.

38. Removal of unauthorized buildings.—(1) The Central Government may, by order, direct the owner or occupier of an unauthorized building in a prohibited area or in a regulated area or of a building or part thereof which has been constructed in contravention of any of the conditions of a licence granted under rule 35 to remove such building or part thereof within a period specified in that order.

(2) If the owner or occupier refuses or fails to comply with an order made under sub-rule (1), the Central Government may direct the District Magistrate to cause the building or part thereof to be removed, and the owner or occupier shall be liable to pay the cost of such removal.

39. Penalty. —Whoever—

- (i) unlawfully undertakes any mining operation or construction in a prohibited area or in a regulated area, or
- (ii) contravenes any of the conditions of a licence, or
- (iii) fails or refuses to comply with an order made under sub-rule (1) of rule 38,

shall be punishable with imprisonment, which may extend to three months or with fine which may extend to five thousand rupees or with both.

CHAPTER VIII COPYING AND FILMING OF PROTECTED MONUMENTS

40. Permission required for copying certain monuments.—The Director General may, by order, direct that no person other than an archaeological officer or an officer authorized by an archaeological officer in this behalf shall copy any specified monument or part thereof except

under and in accordance with the terms and conditions of a permission in writing by an archaeological officer.

41. Conditions of copying other monuments.—(1) Any person may copy a protected monument in respect of which no order under rule 40 has been made.

(2) Nothing in sub-rule (1) shall be construed as authorizing any person other than an archaeological officer or an officer authorised by him in this behalf, while copying any such monument, to—

- (a) bring into or use within the precincts of such monument a camera-stand, stool, chair, table, large drawing-board, easel or any such appliance, or
- (b) erect any scaffolding within such precincts, or
- (c) use within such precincts any artificial light other than a flash-light synchronised with the exposure of a camera, or
- (d) apply any extraneous matter, such as water, oil, grease or any moulding material, on such monument or part thereof, or
- (e) prepare a direct tracing or mould or squeeze of such monument or part thereof, except under and in accordance with the terms and conditions of a permission in writing granted by an archaeological officer.

42. Licence required for filming.—

¹[(1) No person other than an archaeological officer or an officer authorised by him in this behalf shall undertake any filming operation at a protected monument or part thereof except under and in accordance with the terms and conditions of a licence granted under rule 44.

²[(2) Nothing in sub-rule (1) shall apply to any person undertaking video filming from exterior of a protected monument except those specified in the Second Schedule in respect of which video-filming shall be permitted on payment of Rs. 25/-;

Provided it is for non-commercial purpose and does not involve any cast and use of a stand or in anyway interfere with customary and religious practices and work and work of repairs.]

43. Application for licence.—Every person intending to undertake any filming operation at a protected monument shall apply to the Director-General in Form IX at least three months before the proposed date of the commencement of such operation.

44. Grant or refusal of licence.—(1) On receipt of an application under rule 43, the Director General may grant a licence ³[on payment of a fee of Rs. 5,000 (rupees five thousand) in case of professionals and other agencies] or, if he is satisfied that the licence asked for should not be granted, may, for reasons to be recorded, refuse to grant a licence:

Provided that the Director General shall not grant any licence to film the interior of any protected monument, that is to say such part of any protected monument as is covered

¹ Renumbered by GSR 90, dated 30.01.1991.

² *Vide* GSR 90, dated 30.01.1991.

³ *Vide* GSR 90, dated 30.01.1991.

by a roof of any description, except when the film is for the purpose of education or of publicising the monument.

- (2) Every licence granted under sub-rule (1) shall be in Form X and be subject to the following conditions, namely:-
- (a) the licence shall not be transferable and shall be valid for the period specified therein;
 - (b) nothing shall be done by the licensee or any member of his party which has, or may have, the effect of exposing any part of the monument or attached lawn or garden to the risk of damage;
 - (c) the filming operation shall be restricted to that part of the monument in respect of which the licence has been granted;
 - (d) no extraneous matter, such as water, oil, grease or the like, shall be applied on any part of the monument;
 - (e) the generating plant for electric power, wherever required, shall be placed away from the monument or the attached lawn or garden;
 - (f) the filming operation shall not obstruct or hamper the movement of persons who may lawfully be within the precincts of the monuments and
 - (g) any other condition which the Director-General may specify in the licence.

45. Cancellation of licence.—The Director-General, by order, may, after giving notice to the licence, cancel a licence granted under rule 44 if he is satisfied that any of its conditions has been violated.

46. Appeal.—Any person aggrieved by an order of the Director-General made under rule 44 or rule 45 may prefer an appeal to the Central Government; and the decision of that Government on such appeal shall be final.

47. Certain rules not affected.—Nothing in rule 41 and no provision of a permission granted under rule 40 or of a licence granted under rule 44 shall affect the operation of rules 3, 4, 5, 6, 7, 8 and 9.

48. Penalty.—Whoever copies or films any protected monument or does any other act in contravention of any provision of this chapter or of any permission or licence granted thereunder shall be punishable with fine which may extend to five hundred rupees.

CHAPTER IX MISCELLANEOUS

49. Manner of preferring an appeal.—

- (1) Every appeal to the Central Government under the Ancient Monuments and Archaeological Sites and Remains Act, 1958, or under these rules shall be in writing and shall be preferred within one month of the date of receipt of the order appealed against.
- (2) Every such appeal shall be accompanied by a copy of the order appealed against.

50. Service of orders and notices.—Every order or notice made or issued under the Ancient Monuments and Archaeological Sites and Remains Act, 1958, or these rules shall—

- (a) in the case of any order or notice of a general nature or affecting a class of persons, be published in the Official Gazette; and
- (b) in the case of any order or notice affecting a corporation or firm, be served in the manner provided for the service of summons in rule 2 of order XXIX or rule 3 of order XXX, as the case may be, in the First Schedule to the Code of Civil Procedure, 1908; and
- (c) in the case of any order or notice affecting an individual person, be served on such person—
 - (i) by delivering or tendering it to the person concerned, or
 - (ii) if it cannot be so delivered or tendered, by delivering or tendering it to any adult male member of the family of such person or by affixing a copy thereof on the outer door or some conspicuous part of the premises in which that person is known to have last resided or carried on business or personally worked for gain, or
 - (iii) by sending it by registered post, acknowledgement due.

¹[SCHEDULES

Hours during which certain monuments or part thereof will remain open (vide rule 5)

Serial no.	State	District	Locality	Name of monument	Part of monumemnt which shall remain open during hours other than from sunrise to sunset	Hours of opening
1.	Andhra Pradesh	Hyderabad	Hyderabad City	Char Minar	(i) Second storey and upwards (ii) Remaining area	(i) From 9 AM to 5.30 PM or sunset whichever is earlier (ii) From sunrise to 10 PM
2.	Bihar	Patna	Kumrahar	Site of Mauryan Palace	Whole	From 9 AM to 5.30 PM or sunset whichever is earlier.
3.	Bihar	Patna	Nalanda (Bargaon)	All mounds, structures and buildings enclosed in the acquired area	Fenced area containing excavated remains.	From 9 AM to 5.30 PM or sunset whichever is earlier.
4.	Delhi	Delhi	Delhi Zail	Afsar Wala-ki-masjid	Garden	From Sunrise to 10 PM
5.	Delhi	Delhi	Delhi Zail	Gateways of Abadi Bagh Bu-Halima	Garden	From Sunrise to 10 PM
6.	Delhi	Delhi	Delhi Zail	Jantar Mantar	Whole	From Sunrise to 10 PM
7.	Delhi	Delhi	Delhi Zail	Kotla Firoz Shah	Garden	From Sunrise to 10 PM
8.	Delhi	Delhi	Delhi Zail	Tomb of Afsar Wala	Garden	From Sunrise to 10 PM
9.	Delhi	Delhi	Delhi Zail	Tomb of Khan Khanan	Garden	From Sunrise to 10 PM
10.	Delhi	Delhi	Mehrauli Zail	Group of buildings at Hauz Khas	Garden	From Sunrise to 10 PM
11.	Delhi	Delhi	Mehrauli Zail	Qutb archaeological area	Garden	From Sunrise to 10 PM
12.	Madras	South Arcot	Gingee	Fortress including monuments on Krishnagiri and Rajagiri hills	Whole	From 9 AM to 5.30 PM or sunset whichever is earlier.

¹ Vide S.O. 5002, dated 13.12.1969

13.	Maharashtra	Aurangabad	Ajanta	Ajanta Caves	Whole	From 9 AM to 5.30 PM or sunset whichever is earlier.
14.	Maharashtra	Aurangabad	Aurangabad	Tomb of Rabia Daurani (Bibi-ka-Maqbara)	Garden	From sunrise to 10 PM
15.	Maharashtra	Bombay (suburban)	Kanheri	Buddhist Caves	Whole	From 9 AM to 5.30 PM or sunset whichever is earlier.
16.	Maharashtra	Kolaba	Gharapuri	Elephanta Caves	Whole	From 9 AM to 5.30 PM or sunset whichever is earlier.
17.	Maharashtra	Poona	Karla	Cave Temples	Whole	From 9 AM to 5.30 PM or sunset whichever is earlier.
18.	Mysore	Bangalore	Bangalore	Tipu Sultan's Palace	Garden	From sunrise to 10 PM
19.	Mysore	Bijapur	Bijapur	Gol Gumbaz	Garden	From sunrise to 10 PM
20.	Mysore	Mandya	Seringapatnam	Daria Daulat Bagh	(i)Palace (ii)Garden	(i) From 9 AM to 5.30 PM or sunset whichever is earlier (ii) From sunrise to 10 PM
21.	Mysore	Mysore	Somanathpur	Kesava temple	Whole	From 9 AM to 5.30 PM or sunset whichever is earlier.
22.	Rajasthan	Ajmer	Ajmer	Marble pavilion and balustrade on the Anasagar Bund and the ruins of the marble Hamam behind the Anasagar Dam	Whole	From sunrise to 10 PM
23.	Uttar Pradesh	Agra	Agra	Taj Mahal	Whole	From sunrise to 10 PM. On full-moon days and four days preceding and following from sunrise to 12 PM (midnight)
24.	Uttar Pradesh	Lucknow	Lucknow	Residency buildings	(i) Model room (ii) Garden	(i) From 9 AM to 5.30 PM or sunset whichever is earlier (ii) From sunrise to 10 PM

¹SECOND SCHEDULE

(see rule 6)

Protected monuments or parts thereof entry into which can be had only on payment of fee

Part – I

Category 'A' Monuments

Serial no.	State	District	Locality	Name of monument	Part of monument for which payment of fee is required
1.	Karnataka	Bellary	Hampi Kamalapuram Krishnapuram Venkatapuram	Group of monuments	Ancient enclosures, Kamalapuram; Royal enclosures Kamalapuram: Hazara Ram Temple, Kamalapuram Zanana enclosures, Kamalapuram Krishna Temple, Krishnapuram; Vithal Temple, Venkatapuram, Pattabhirama Temple, Kamalapuram Achutaraya Temple, Venkatapuram.
2.	Karnataka	Bijapur	Pattadakal	Group of temples	Whole, except Virupaksha Temple.
3.	Maharashtra	Aurangabad	Ajanta	Ajanta Caves	Whole
4.	Maharashtra	Aurangabad	Ellora	Ellora Caves	Group of caves
5.	Maharashtra	Bombay (Kolaba)	Gharapuri	Elephanta Caves	Cave nos. 1 to 5 and fenced area in front
6.	Madhya Pradesh	Chhattarpur	Khajuraho	Western group of temples	Whole, except Matangesvara temple
7.	Madhya Pradesh	Raisen	Sanchi	Buddhist Monuments	Whole
8.	National Capital Territory of Delhi	Delhi	Delhi Zail	Humayun's Tomb	Whole monument and gardens within the enclosure wall and gateway
9.	National Capital Territory of Delhi	Delhi	Mehrauli	Qutab, Archaeological area	Whole, except Qutab Minar from inside.
10.	Orissa	Puri	Konarak	Sun Temple	Ancient Monuments of the Black Pagoda and ruins of all ancient edifices, images, structures, basement, pillars, carvings, walls, gateways, etc., of the complex.
11.	Tamil Nadu	Chengai Anna	Mahabalipuram	Group of monuments at Mahabalipuram	Whole
12.	Uttar Pradesh	Agra	Agra	Agra Fort	Archaeological area
13.	Uttar Pradesh	Agra	Agra	Taj group of monuments	The Taj and its garden and grounds, including the Jawab on the east, the pavilions on east and west sides of the grounds as well as all the towers (except

¹ Vide GSR 306, dated 10.07.1996

					the two towers flanking the Masjid) and the Great Southern Entrance Gateway with the cloisters on its flanks, the old Mughal Acqueduct in the Taj with the Central Marble Tank, the well at the Taj Garden and the drinking fountain in the west enclosure wall of the Taj Garden.
14.	Uttar Pradesh	Agra	Fatehpur Sikri	Fatehpur Sikri group of monuments	The entire area bounded on the south by the compound wall to the south of Jodhabai Palace and further eastwards by the road leading to the southern entrance of Diwan-i-am quadrangle, on the east by the Diwan-i-am quadrangle; on the north by the walls enclosing the Diwan-i-Khas, Ankh Michauli Hospital, Zanana Garden and Birbal's daughter's palace and on the west by the wall enclosing the horse's stable

¹SECOND SCHEDULE

Monuments or parts thereof entry into which can be had only on payment of fee (vide rule 6)

Serial no.	State	District	Locality	Name of monument	Part of monument for which payment of fee is required
1.	Andhra Pradesh	Chittor	Chandragiri	Raja and Rani Mahal	Whole
2.	Andhra Pradesh	Hyderabad	Golkonda	Golkonda Fort	Whole
3.	Assam	Sibsagar	Garhagaon	Ahom Raja's Palace	Whole
4.	Bihar	Nalanda	Nalanda (bargain)	All mounds, structures and buildings enclosed in the acquired area, Nalanda	Fenced area containing excavated remains.
5.	Bihar	Patna	Kumrahar	Site of Mauryan Palace	Whole
6.	Bihar	Rohtas	Sasaram	Shershah Suri Tomb	Whole
7.	Bihar	Vaishali	Chakramdas	Ancient ruins, Vaishali	The Stupa, Ashokan Pillar, mounds and excavated remains
8.	Gujarat	Ahmedabad	Lothal	Excavated remains at Lothal	Whole
9.	Gujarat	Mehsana	Modhera	Sun Temple	Sun temple, Sun tank, Kund and carved stones with images, temples and underground cell.

¹ Vide GSR 306, dated 10.07.1996

10.	Gujarat	Mehsana	Patan	Rani-ki-Vav	Whole
11.	Jammu & Kashmir	Udhampur	Kiramchi	Group of temples	Whole complex
12.	Jammu & Kashmir	Udhampur	Ramnagar	Ramnagar Palace	Palace attributed to Raja Suchet Singh.
13.	Karnataka	Bangalore	Bangalore	Tipu Sultan Palace	Whole
14.	Karnataka	Bijapur	Aihole	Durga Temple Complex	Whole
15.	Karnataka	Bijapur	Badami	Jaina and Vishnu caves	Whole
16.	Karnataka	Bijapur	Bijapur	Gol Gumbaz	The Mausoleum and garden
17.	Karnataka	Bijapur	Bijapur	Ibrahim Rouza	Whole
18.	Karnataka	Chitaldurg	Chitaldurg	Chitaldurg	Fortress and temples on the hill
19.	Karnataka	Mandya	Srirangapatna	Daria Daulat Bagh	Palace complex and garden
20.	Karnataka	Mysore	Somanathapura	Sri Kesava Temple	Whole
21.	Kerala	Kannur	Pallicherry	Bekal fort	Whole
22.	Maharashtra	Aurangabad	Aurangabad	Tomb of Rabia Daurani (Bibi-ki-Maqbara)	Tomb and the garden
23.	Maharashtra	Aurangabad	Daulatabad	Daulatabad Fort	Daulatabad Fort and monuments therein
24.	Maharashtra	Bombay suburban	Kanheri	Caves	Buddhist caves
25.	Maharashtra	Kolaba	Alibag	Hirakota Old Fort	Whole
26.	Maharashtra	Kolaba	Raigad	Raigad Fort	Whole
27.	Maharashtra	Nasik	Pathardi	Pandav Lena Caves	Whole
28.	Maharashtra	Pune	Junnar	Junnar Caves and inscriptions	Whole
29.	Maharashtra	Pune	Karla	Cave temples	Whole
30.	Maharashtra	Pune	Pune	Shaniwarwada	Old citadel known as Shaniwarwada
31.	Maharashtra	Sholapur	Sholapur	Old Fort	Whole
32.	Madhya Pradesh	Dhar	Mandu	Group of monuments	Royal enclosures (Jahaz Mahal, Hindola Mahal and other palatial remains)
33.	Madhya Pradesh	Gwalior	Gwalior	Gwalior Fort	Badal mahal, Mansingh's Palace, Sas bahu temples, Teli ka Mandir
34.	Madhya Pradesh	Nimar (East)	Burhanpur	Palace situated in the Fort (Shahi Quila)	Whole
35.	Madhya Pradesh	Raipur	Sirpur	Group of monuments (Laxman temple)	Whole
36.	National Capital Territory of Delhi	Delhi	Delhi Zail	Delhi Fort	Archaeological area

37.	National Capital Territory of Delhi	Delhi	Delhi Zail	Tomb of Safdarjung	Whole with all its enclosures, wall, gateway and gardens
38.	National Capital Territory of Delhi	Delhi	Purana Quila	Purana Quila	Gateways, bastions and gardens, Quila-i-Khaona Mosque and Sher Mandan (from outside).
39.	Orissa	Puri	Bhubaneswar	Raja Rani Temple	Whole
40.	Orissa	Puri	Jagmara	Udaygiri and Khandagiri	All ancient caves, structures and other monuments or remains situated on the Udaygiri and Khandagiri hills except the Temple of Parasnath on the top of the Khandagiri hill and also the temple in front of Harabhujji and the Trisula Caves.
41.	Rajasthan	Bharatpur	Deeg	Deeg Palace	Whole
42.	Rajasthan	Chittor	Chittorgarh	Fort	Victory tower and other buildings
43.	Rajasthan	Udaipur	Kumbhalgarh	Fort of Kumbhalgarh	Whole
44.	Tamil Nadu	Dindigul	Dindigul	Fort	Whole
45.	Tamil Nadu	Madras	Fort St. George	Fort St. George	Part of the Fort complex where objects are on display for public writing.
46.	Tamil Nadu	Pudukkottai	Tirumayam	Fort	Whole
47.	Tamil Nadu	South Arcot	Gingee	Rajagiri Fort and Krishnagiri Fort	Whole (Annual festival is held every year during the month of May and fee will remain suspended for 10 days at Rajagiri Fort, Gingee)
48.	Tamil Nadu	Tiruchirapalli	Kodumabur	Muvarkoil	Surrounding sub-shrines, stone enclosures, and stone well on the north-east corner.
49.	Uttar Pradesh	Agra	Agra	Group of monuments at Ram Bagh	Whole
50.	Uttar Pradesh	Agra	Agra	Itimad-ud-daula's Tomb	Whole
51.	Uttar Pradesh	Agra	Sikandara	Akbar's Tomb	Whole
52.	Uttar Pradesh	Agra	Sikandara	Mariam's Tomb	Whole
53.	Uttar Pradesh	Bahraich	Sahet-Mahet	Monuments of Sravasti	Excavated remains at Sahet within the fenced area.
54.	Uttar Pradesh	Jhansi	Jhansi	Rani Jhansi Mahal	Whole
55.	Uttar Pradesh	Jaunpur	Jaunpur	Fort (old)	Whole
56.	Uttar Pradesh	Lucknow	Lucknow	Residency Buildings	Model Room and the garden
57.	Uttar Pradesh	Varanasi	Sarnath	Excavated remains at Sarnath	Whole
58.	West Bengal	Murshidabad	Hazarduari	Hazarduari Palace	Parts of the palace complex where objects are also on display

Monuments or parts thereof entry into which can be had only on payment of fee¹ (vide rule 6)

Sl.	Name of the monument	Locality	State
1	Rani Jhansi Fort	Jhansi	Uttar Pradesh
2	Jantar Mantar	Delhi	Delhi
3	Rahim-Khane-Khanan Tomb	Delhi	Delhi
4	Karanghar Palace	Sibsagar	Assam
5	Rang-dhar Pavilion	Sibsagar	Assam
6	Avantiswami Temple	Avantipura	Jammu & Kashmir
7	Rock cut caves	Masrur	Himachal Pradesh
8	Kangra Fort	Kangra	Himachal Pradesh
9	Cooch Behar Palace	Cooch Behar	West Bengal
10	Bishnupur Temples	Bishnupur	West Bengal
11	Rani Roopmati Pavilion	Mandu	Madhya Pradesh
12	Hoshang Shah's Tomb	Mandu	Madhya Pradesh
13	Hoshang Shah's Palace	Mandu	Madhya Pradesh
14	Brihadeswara temple	Gangaikonda Cholapuram	Tamilnadu
15	Temples and sculpture gallery	Lakkundi	Karnataka
16	Bellary Fort	Bellary	Karnataka
17	Nanjangud	Nanjangud	Karnataka
18	Bagh Caves	Bagh	Madhya Pradesh
19	Aurangabad Caves	Aurangabad	Maharashtra
20	Raigarh hill monuments	Colaba	Maharashtra
21	Cave temple and inscriptions	Bhaja	Maharashtra
22	Ratnagiri monuments	Ratnagiri	Orissa
23	Lalitgiri monuments	Lalitgiri	Orissa
24	Lower Fort and structures	Chandragiri	Andhra Pradesh
25	Upper Fort	Chandragiri	Andhra Pradesh
26	Ruined Buddhist stupa and other remains	Amravati	Andhra Pradesh
27	Four storeyed rock-cut Hindu temple	Undavalli	Andhra Pradesh
28	Thousand Pillared temple	Hanamkonda	Andhra Pradesh
29	Warrangal fort	Warrangal	Andhra Pradesh
30	Buddhist monuments:	Guntapalle	Andhra Pradesh
	1. Rock-cut temple		
	2. Large Monastery		
	3. Small Monastery		
	4. Brick Chaitya		
	5. Ruined Mandapa		
	6. Stone build stupa and large group of stupas		
31	Ashokan rock edict	Junagadh	Gujarat
32	Buddhistic Cave	Junagadh	Gujarat
33	Baba Pyare Khapra Kodia Caves	Junagadh	Gujarat

¹ Vide GSR 799 (E), dated 17.10.2000.

34	Champaner monuments	Champaner	Gujarat
35	Suraj Kund monastery	Lakarpur	Haryana
36	Shiekh Chilli's Tomb	Thaneshwar	Haryana
37	Group of four maidans	Charaideo	Assam
38	Ahom Palace	Garhgaon	Assam
39	Bishnudol	Jaisagar	Assam
40	Devidol	Jaisagar	Assam
41	Excavated site	Vikramshila	Bihar
42	Bekal fort	Bekal	Kerala
43	Hill of Nagarjunakonda with the ancient remains	Pullareddigudem (Agraharam)	Andhra Pradesh
44	Rock-cut Jain temple	Sittannavasal	Tamilnadu
45	Natural cavern with stone bed and Brahmi and old Tamil inscriptions called Eladipattam	Sittannavasal	Tamilnadu
46	Leh Palace	Leh	Jammu & Kashmir
47	Sultangarhi	Delhi	Delhi
48	Tomb of Lord Cornwallis	Ghazipur	Uttar Pradesh
49	Observatory of Mansingh	Varanasi	Uttar Pradesh
50	Fort of Kalinjar, together with the parapet walls, with the gateways and the monuments inside it, viz., Sita Kunda, Sita Sez, Patalganga, Pandu Kund, Bhaironka jhirka, Siddh-ki-gumpha, Bhagwan-Sez, Pani-ka-aman, Mrigthara, Kothtirth, Linga tempole of Nilakanthal, etc.	Kalinjar	Uttar Pradesh
51	Mehtab Bagh on the river bank facing Taj	Agra	Uttar Pradesh
52	Kotla Feroz Shah with remaining walls, bastions and gateways and gardens, the Old Mosque and well and other ruined buildings it contains	Delhi	Delhi
53	Tughlaqabad Fort (Palace area) and Tomb of Tughlaq Ghiasudin	Delhi	Delhi

THIRD SCHEDULE

FORM I

Application for permission for construction/mining
Operation within a protected area.
(See rule 10)

1. Name and address of applicant¹
2. Name of the protected area within which construction/mining operation is proposed.

Locality	District	State
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3. Nature and details of the proposed construction/mining operation in respect of which permission is sought.

(In the case of construction, a site-plan in triplicate showing in red outline the location of the building in relation to the protected area and the plan and elevation of the building should be attached; and the colour, external appearance and method of the screening of the building and the depth down to which the soil will be excavated for the appurtenances of the building should be specified.

In the case of mining operation, a site-plan in triplicate showing in red outline the extent of the operation in relation to the protected area should be attached; and details, regarding the depth down to which the operation is to be carried out, the mode of the operation, the method of the muffling of sound, the kind and charge of blasting material and the depth and number of blast-holes to be fired at a time should be specified.)

4. Purpose of the proposed construction/mining operation.
5. Approximate duration and date of commencement of the proposed construction/mining operation.

I declare that the above information is correct. I also undertake to observe the provisions of the Ancient Monuments and Archaeological Sites and Remains Act, 1958, and rules made thereunder.

Station

Seal of the organization

Date

Signature of the applicant²

¹ If the application is on behalf of an organisation, the name thereof should be given.

² If the application is on behalf of an organization, the signature should be that of the head of the department.

FORM II

Application For Licence To Excavate In A Protected Area
(Vide rule 12)

1. Name and address of applicant¹

2. Name of the site
Locality District State

3. Extent of the proposed excavation (a plan of the site in triplicate showing in red outline the extent of the proposed excavation should be attached).

4. Approximate duration and date of commencement of the proposed excavation.

5. Approximate expenditure on the proposed excavation.

6. Name and status of the Director of the proposed excavation.

7. Details of photographic, surveying and other equipments available for the proposed excavation.

I declare that the above information is correct. I also undertake to observe the provisions of the Ancient Monuments and Archaeological Sites and Remains Act, 1958, and the rules made there under.

Station

Seal of the institution

Date

Signature of the applicant²

¹ If the application is on behalf of an institution, the name thereof should be given.

² If the application is on behalf of an institution, the signature should be that of the head of the institution, which term includes the Registrar of a University.

FORM III

Licence for excavation in a protected area

(See rule 13)

Whereas _____ has applied for a licence for carrying out excavation operation in the protected area known as _____ at _____, District _____, State _____, and has undertaken to observe the provisions of the Ancient Monuments and Archaeological Sites and Remains Act, 1958 and the rules made thereunder and has further deposited the sum of Rs. _____ (Rupees _____ only) as required by the rules, I, _____, Director General of Archaeology, do hereby grant this licence under sub-rule (1) of rule 13 of the said rules to the said _____ to carry out excavation operations in the area indicated in red outline on the plan attached hereto.

The licence is granted subject to the provisions of the said Act and rules and is further subject to the conditions that _____ of _____ shall be the director of the excavation.

The licence is not transferable. It shall be valid for _____ commencing with _____ day of _____ 2000.

Station

**Seal of the Department of
Archaeology of the
Government of India**

Date

**Signature of the
Director General of Archaeology.**

FORM IV

**Report on antiquities in a protected area
(See rule 16)**

Name of the site

Locality

District

State

Report for the period from _____ 20 to _____ 20

Sl. no.	Class of antiquities	Material	Number of antiquities ¹		Approximate age	Remarks
			Complete	Fragmentary		

**Station
Date**

Signature of the licensee

¹ In the case of potsherds, the approximate number should be stated.

FORM V

**Report on antiquities by an archaeological officer
(See rule 27)**

Name of the site

Locality

District

State

Report for the period from _____ 20 to _____ 20

Serial no.	Class of antiquities	Material	Number of antiquities ¹		Approximate age	Remarks
			Complete	Fragmentary		

**Station
Date**

Signature of the archaeological officer

¹ In the case of potsherds, the approximate number should be stated.

FORM VI

**Application for the moving of antiquities
(See rule 28)**

1. Name and address of applicant¹

2. Name of the place from which antiquities are to be moved

Locality District State

3. Description of antiquities proposed to be moved
(Photographs showing details of the antiquities should be attached)

4. Approximate date of the moving

5. Purpose of moving

6. Whether the antiquities or any of them are objects of worship

I declare that the above information is correct

Seal of the organization

**Station
Date**

Signature of the applicant²

¹ If the application is on behalf of an organization, the name thereof should be given.

² If the application is on behalf of an organization, the signature should be that of the head of that organization.

FORM VII

**Application for licence for mining operation/construction within a regulated area
(See rule 34)**

1. Name and address of applicant¹
2. Name of the monument near or adjoining which the regulated area is situated.

Locality	District	State
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3. Nature and details of the proposed mining operation/construction in respect of which permission is sought

(In the case of mining operation, a site-plan in triplicate showing in red outline, the extent of the operation in relation to the monument and the regulated area should be attached; and the details regarding the depth down to which the operation is to be carried out, the mode of the operation, the method of the muffling of sound, the kind and charge of blasting material and the depth and number of blast-holes to be fired at a time should be specified.

In the case of construction, a site-plan in triplicate showing in red outline the location of the building in relation to the monument and the regulated area and the plan and elevation of the building should be attached; and the colour, external appearance and method of the screening of the building and the depth down to which the soil will be excavated for the appurtenances of the building should be specified.)
4. Purpose of the proposed mining operation/construction
5. Approximate duration and date of commencement of the proposed mining operation/construction

I declare that the above information is correct. I also undertake to observe the provisions of the Ancient Monuments and Archaeological Sites and Remains Act 1958, and the rules thereunder.

Station

Seal of the organisation

Date

Signature of the applicant²

¹ If the application is on behalf of an organization, the name thereof should be given.

² If the application is on behalf of an organization, the signature should be that of the head of that organization.

Form VIII

Licence of mining operation / construction within a regulated area
(see rule 35)

Whereas of Has applied for a licence for in the regulated area near or adjoining at District State and has undertaken to observe the provisions of the Ancient Monuments and Archaeological Sites and Remains Act, 1958, and the rules thereunder, I, Director-General of Archaeology, do hereby grant this licence under sub-rule (1) of rule 35 of the said rules to the said for in the area indicated in red outline on the plan attached hereto.

The licence is granted subject to the provisions of the said Act and rules and is further subject to the following condition, namely:

The licence is not transferable. It shall be valid for commencing with day of 20

Station

**Seal of the Department of
Archaeology of the
Government of India**

Date

**Signature of the
Director General of Archaeology**

Form IX

**Application for licence of filming operation at a protected monument
(See rule 43)**

1. Name and address of applicant¹.
2. Name of the monument at which the proposed filming operation is to be carried out.

Locality	District	State
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3. Part of the monument proposed to be filmed.
4. Nature and purpose of the proposed filming operation and the context in which the monument is proposed to be filmed (relevant extract of the script should be attached in triplicate and details of the scenes to be filmed should be furnished in triplicate).
5. Number of persons in the cast.
6. Approximate duration and date of commencement of proposed filming operation.

I declare that the above information is correct. I also undertake to observe the provisions of the Ancient Monuments and Archaeological Sites and Remains Act 1958, and the rules thereunder.

Station

Seal of the organisaion

Date

Signature of the applicant²

¹ If the application is on behalf of an organisation, the name thereof should be given.

² If the application is on behalf of an organization, the signature should be that of the head of that organization.

FORM X

**Licence for filming operation at a protected monument
(See rule 44)**

Whereas _____ of _____ has applied for a licence for filming operation at the protected monument known as _____ located at _____ District _____ State _____, and has undertaken to observe the provisions of the Ancient Monuments and Archaeological Sites and Remains Act, 1958, and the rules made thereunder, I, _____, Director-General of Archaeology, do hereby grant this licence under rule 44 of the said rules to the said _____ for the carrying out of filming operation, as per script and details of scenes attached hereto, in the following parts of the monuments, namely:-

The licence is granted subject to the provisions of the said Act and rules and is further subject to the following conditions, namely:--

The licence is not transferable. It shall be valid for _____ commencing with _____ day of _____ 2000.

**Seal of the Department
of Archaeology of the
Government of India
Station
Date**

**Signature of the
Director General of Archaeology.**

THE GAZETTE OF INDIA

**DEPARTMENT OF CULTURE
(ARCHAEOLOGICAL SURVEY OF INDIA)
NEW DELHI, THE 16TH JUNE 1992
(ARCHAEOLOGY)**

S.O.1764.—Whereas by the notification of the Government of India in the Department of Culture, Archaeological Survey of India no. S.O. 1447 dated the 15th May 1991, published in the Gazette of India, part II, Section 3, sub-section (ii) dated the 25th May 1991, the Central Government gave one month's notice of its intention to declare areas upto 100 meters from the protected limits and further beyond it upto 200 meters near or adjoining protected monuments to be prohibited and regulated areas respectively for purposes of both mining operation and construction;

And whereas the said Gazette was made available to the public on the 5th June 1991:

And whereas objections to the making of such declaration received from the person interested in the said areas have been considered by the Central Government.

Now, therefore, in exercise of the powers conferred by rule 32 of the Ancient Monuments and Archaeological Sites and Remains Rules, 1959, the Central Government hereby declares the said areas to be prohibited and regulated areas. This shall be in addition to and not in any way prejudice to similar declarations already made in respect of monuments at Fatehpur Sikri; Mamallapuram; Golconda Fort, Hyderabad, Andhra Pradesh; Thousand Pillared Temple, Hanamkonda, district Warangal, Andhra Pradesh; Sher Shah's Tomb, Sasaram, Bihar; Rock Edict of Ashoka, Kopbal, district Raichur, Karnataka; Fort Wall, Bijapur, Karnataka; Gomateswara Statue at Sravanabelagola, district Hassan, Karnataka; Elephanata Caves, Gharapuri, district Kolaba, Maharashtra.

**[No. F. 8/2/90-M]
M.C. JOSHI,
Director General.**