

S. No.	Observation	Reply
		the traditional forest dwellers having resided on the forest land/ tribal reserve for the bonafide livelihood needs for three generations (75 years), prior to 13.12.2005 for the purpose of recognition of forest right under the above said Act.
(ii)	The village maps and the village records should also indicate the community land classified into various categories as per the local revenue	Does not arise in view of reply at (i) above
(iii)	As per the Forest Rights Rules 2007, on completion of the process of settlement of Rights and issue of titles as specified in Annexure-II, III and IV of these Rules, the Revenue and Forest Departments are to prepared a final map of the forest land so vested and the concerned authorities are required to incorporate the forest rights so vested in the revenue and forest records, as the case may be, within the specified period of record updation under the relevant State laws, or within a period of three months, whichever is earlier. Eventually, the right holders under FRA have to be issued Record of Rights under the Revenue Code/ Law so as to mainstream them and treat them at par with other land holders	Does not arise in view of reply at (i) above
(iv)	FRA requires conversion of all forest villages, old habitations, unsurveyed villages and other villages in forest whether recorded, notified or not, into revenue villages. The States have been asked to take necessary action for such conversion as per guidelines issued by the Ministry dated 8.11.2013. In this connection, the entire records should follow the protocol of the revenue code/law	Does not arise in view of reply at (i) above

Recently, the A&N Administration has filed the Reply Affidavit of Writ Petition (civil) No.50 of 2008 titled Wildlife Trust of India and Others -vs- Union Of