

than one claim. Thus, there is a possibility that one claim gets admitted while other get rejected. Hence, it may be a situation where rejection may not lead to eviction.

6. The State Governments were invited to present the Status of FRA implementation and action taken regarding review of rejected claims to ascertain number of evictions in compliance with Supreme Court order dated 13.02.2018. Summary of these presentations may be found at **Annexure II**.

7. The delegate from FSI, Smt. Minakshi Joshi, Joint Director, FSI also addressed the participants to share their concerns about lack of response /insufficient information from many States/UTS in response to their letters sent in connection with compliance of directions to FSI given by the Hon'ble Supreme Court in its Order dated 28.2.2019. She conveyed that in adherence with the Hon'ble Supreme Court order, FSI wrote to all PCCFs and HoFFs to send shape files of Geo-referenced boundaries of those land parcels on which claims of Scheduled Tribes and Other Traditional Forest Dwellers have been rejected. Letters with similar request were issued to Chief Secretaries of all concerned States. DG, FSI has constituted an expert committee for this purpose. Jt. Director, FSI elaborated for the purpose of analysis as desired by Hon'ble Supreme Court, the recommended methodology is to analyse data for the subject land parcel for various interval e.g. year 2005, 2008 and 2018. The collateral data like google etc. may also be compared.

8. Currently, data from three states, viz. Andhra Pradesh, Uttarakhand and Maharashtra and boundaries from Odisha and Tamil Nadu has been received. FSI presently have received only 7000 land polygons. Secretary, MoTA advised that what kind of information can be generated should be told to Hon'ble SC by FSI.