



To

Port Blair, dated the 11 March'2011.

Shri T. Narasimhan, Under Secretary to Govt. of India, Ministry of Home Affairs, North Block, New Delhi - 110 001

Sub: Proposal for amendment of Andaman and Nicobar Islands (Protection of Aboriginal Tribes) Regulation 1956- reg.

Sir,

I am directed to invite a reference to this Administration's letter No. 1-467/2009-TW/780 dated 19.11.2010 on the above cited subject and to state that in the draft A & N Islands (Protection of Aboriginal Tribes) Regulation, 1956 we have mentioned the words "commercial and tourist under Section 2 clause (h), Section 3 clause 3 & Section 7. As decided by the A & N Administration, the words "commercial and tourist activities" mentioned in the draft A & N Islands (PAT) Regulation, 1956 under Section 2 clause (h), Section 3 clause 3 & Section 7 may be replaced by the words "commercial and tourist activities/establishments".

Further it is stated that the Ministry of Tribal Affairs vide their letter No. 20025/01/2010-C&LM-II dated 14.1.2011 (Copy enclosed) has suggested/proposed that the term "Jarawa" used under clause 8 of the draft PAT Regulation may be replaced by the term "Aboriginal". Accordingly the term "Jarawa" used under clause 8 of the draft PAT Regulation has been replaced by the term "Aboriginal".

Accordingly, a revised proposed amendment to A & N Islands (PAT) Regulation, 1956 and a chart showing the proposed modification is enclosed herewith.

Yours faithfully,

Encl: A/a

Assistant Commissioner (TW)

Copy to Dr. NK Ghatak, Joint Director, Govt. of India, Ministry of Tribal Affairs, Shastri Bhawan, New Delhi 110 001. It is to inform that the comments of the A & N Administration on the issue relating to quantum of fine in the penal provisions in the draft PAT Regulation has already been sent to the Ministry of Home Affairs vide this Administration's letter No.1-467/2009-TW/507 dated 10.8.2010. Copy enclosed.

Assistant Commissioner (TW)