



**FORM - I**  
(For linear projects)

**Government of Karnataka**

**Office of the Deputy Commissioner, Bagalkot**



No : LND:CR:

177/2019-20  
2020-21

Dated : 6/8/2020


**TO WHOMSOEVER IT MAY CONCERN**

In compliance of the Ministry of Environment and Forests (MoEF) Government of India letter No: II-9/98-FC(pt) dated: 3<sup>rd</sup> August 2009 Wherein the MoEF issued guidelines on submission of evidence for having initiated and completed the process of settlement of rights under the Scheduled Tribes and Other Traditional Forest Dwellers (Recognition of Forest Rights) Act, 2006 (FRA, for short) on the Forest land proposed to be diverted for non-forest purposes read with MoEF's letter dated: 5<sup>th</sup> February 2013 wherein MoEF issued certain relaxation in respect of linear projects, it is certified that 43.30 Hectares of forest land (in Hiremagi F.Sy. No. 65, Sulebhavi F.Sy. No. 367 and Aihole FS No. 166) in Hungund Taluka, Bagalkot District proposed to be diverted in favour of M/s. Doddanavar Brothers, Hiremagi (Name of user agency) for 1<sup>st</sup> Grant No. 1671, 1<sup>st</sup> Renewal 2395 at *Present lease No. 2649 Iron ore mining.*

It is further certified that

- The complete process for identification and settlement rights under the FRA has been carried out for the entire **43.30 ha.** of forest area proposed for diversion. A copy of records of all consultations and meeting of the Forest Rights Committee (s), Gram Sabha(s) are enclosed.
- The diversion of forest land for facilities managed by the Government as requires under section 3(2) of the FRA have been completed and the Gram Sabha (s) have given their consent to it.
- The proposal does not involve recognized rights of Primitive Tribal Groups and Pre-agricultural communities.

Encl : As above

  
Deputy Commissioner,  
Bagalkot



## FORM – II

Government of Karnataka

Office of the Deputy Commissioner, Bagalkot



No : LND:CR:

1771/2019-20

1771/2020-21

Dated : 6/8/2020

### TO WHOMSOEVER IT MAY CONCERN

In compliance of the Ministry of Environment and Forests (MoEF) Government of India letter No: II-9/98-FC(pt) dated: 3<sup>rd</sup> August 2009 Wherein the MoEF issued guidelines on submission of evidence for having initiated and completed the process of settlement of rights under the Scheduled Tribes and Other Traditional Forest Dwellers (Recognition of Forest Rights) Act, 2006 (FRA, for short) on the Forest land proposed to be diverted for non-forest purposes read with MoEF's letter dated: 5<sup>th</sup> February 2013 wherein MoEF issued certain relaxation in respect of linear projects, it is certified that **43.30 Ha. of forest land in Hiremagi F.Sy. No. 65, Sulebhavi F.Sy. No. 367 and Aihole FS No. 166 Hungund Taluk, Bagalkot District for 1<sup>st</sup> Grant No. 1671, 1<sup>st</sup> Renewal 2395 at Present lease No. 2649 Iron ore mining purpose in favour of M/s. Doddanavar Brothers, Hiremagi.**

It is further certified that

- a) The complete process for identification and settlement rights under the FRA has been carried out for the entire **43.30 ha.** of forest area proposed for diversion. A copy of records of all consultations and meeting of the Forest Rights Committee (s), Gram Sabha(s) are enclosed.
- b) The proposal for such diversion (with full details of the project and its implications in vernacular/local language) have been placed before each concerned Gram Sabha of forest Dwellers, who are eligible under the FRA.
- c) The each concerned Gram Sabha(s), has certified that all formalities/process under the FRA have been carried out, and that they have given their consent to the proposed diversion and the compensation and the ameliorative measures, if any having understood the purposed and details of proposed diversion. A copy of certificate issued by the **Gram sabhe of Hiremagi, Sulebhavi & Aihole** is enclosed.
- d) The discussion and decisions on such proposals had taken place only when there was a quorum of minimum 50% of the members of Gram Sabha present.
- e) The diversion of forest land for facilities managed by the Government as required under Section 3(2) of the FRA have been completed and the Gram Sabha(s) have given their consent to it.
- f) The rights of the Primitive Tribal Groups and Pre-agricultural communities where applicable have been specifically safeguarded as per Section 3(1) (e) of the FRA.

  
Deputy Commissioner,  
Bagalkot