GOVERNMENT OF PUNJAB
DEPARTMENT OF AGRICULTURE AND FORESTS
(WILD LIFE PRESERVATION WING)

NOTIFICATION

The 23rd January 2004

No G.S.R. 8/C.A.53/72/S.64/Amd.(4)/2004.-- In exercise of the powers conferred by section 64 of the Wild Life (Protection) Act, 1972 (Act No. 53 of 1972) and all other powers enabling him in this behalf, the Governor of Punjab is pleased to make the following rules further to amend the Wild Life (Protection) Punjab Rules, 1975, namely:

RULES

1. These rules may be called the Wild Life (Protection) Punjab (1st Amendment) Rules, 2004.
2. They shall come into force on and with effect from the date of their publication in the Official Gazette.
3. In the Wild Life (Protection) Punjab Rules, 1975 (hereinafter referred to as the said rules), after Chapter - II I, the following Chapter III-A shall be inserted, namely:

"CHAPTER III-A
PROTECTION OF SPECIFIED PLANTS

24-A. (i) Declaration: - Notwithstanding any declaration, a person may have made under sub-section (1) of section 17E, any person cultivating or dealing in a specified plant or part or derivative thereof shall, within thirty days from the date of enforcement of the Wild Life (Protection) Punjab (1st Amendment) Rules, 2004 make a declaration of his stock of plants or part or derivative thereof in Form No. 21 to the Chief Wild Life Warden or the Authorized Officer.

(ii) Inquiry and preparation of inventories: - On receipt of declaration under sub-rule (i) of this rule, the Chief Wild Life Warden or Authorized Officer shall give a notice to the person making the declaration as to the date and time on which he shall enter upon the premises of such person and such notice shall be served on the person making the declaration or sent to him by registered post.

(iii) The Chief Wild Life Warden or the Authorized Officer may, after making such inquiry, as he may deem fit, inspect the premises and stock of such plants, or part or derivatives thereof.

(iv) The Chief Wild Life Warden or the Authorized Officer shall make an inventory in Form No. 22 of such plants or part or derivatives thereof.

(v) The Chief Wild Life Warden or the Authorised Officer shall affix upon the object referred to in sub-rule (iv), the identification marks as far as possible in indelible ink.

(vi) The person desiring to cultivate or deal in specified plants or part or derivatives thereof shall make an application in Form No. 23 for the grant of license.

(vii) Every application for the grant of license required under section 17C and 17D of the Act or renewal thereof shall be accompanied by a treasury receipt showing that the fee has been paid according to the following rates:

(a) Cultivation of specified plants or part or derivatives thereof.

(b) Dealer in specified plants or part or derivatives thereof.

(viii) On receipt of an application, the Chief Wild Life Warden or authorized officer shall after making such inquiry as he may deem fit either grant a license in Form No. 24 or reject the application. When application is rejected, the fee paid thereon shall be refunded to the applicant expeditiously.

(ix) A licensee may apply in Form No. 25 for the renewal of the license. The Chief Wild Life Warden or authorized officer may renew the license in Form No. 24 specifying the period upto which the license in renewed.

(x) In granting a license, the Chief Wild Life Warden, or the authorized officer shall have due regard to the past record of the applicant as a dealer in business, need for granting a license keeping in view the position of specified plants or part or derivatives thereof in the State.

(xi) Every license granted under this chapter shall specify the terms subject to which a business as a dealer or cultivation of specified plants or part or derivatives thereof shall be carried out and also be subject to the provisions of the Act and rules made thereunder.

(xii) The provisions of rule 36 to 39 (both inclusive) of Wild Life (Protection) Punjab Rules, 1975 shall as far as may be, apply in relation to application as they apply in relation to the license for trade or commerce of animal article, trophy or captive animal.
4. In the said rules, after Form 20, the following Forms shall be added, namely:

**FORM No. 21**

[See rule 24-A (i)]

FORM OF DECLARATION

To

The Chief Wild Life Warden or
Authorised Officer of the
……………… State.

1. Full name & address of the cultivator or dealer in specified plants, part or derivatives thereof making the declaration

2. Actual stock held on the date of declaration

3. Remarks if any:

I do hereby declare that the information given above is true to the best of my knowledge and belief.

Place:                                                                                   Signature of person making

Dated:

**FORM No. 22**

[See rule 24-A (iv)]

INVENTORY OF STOCK

Shri……………… …………S/o………………………R/o……….…………have declared in Form No. 21, the stock of specified plants or part derivatives.

1. On visiting the premises on ………………………… and making personal inquiries the stocks specified below were formed in the possession of said………………………………

**Table 1: Name of specified plants including scientific name.**

<table>
<thead>
<tr>
<th>No.</th>
<th>Description of stock</th>
<th>Quantity held in stock Kg/number</th>
<th>Premised where stock kept</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Table 2: Date of procurement, Source and specific area of procurement, Documentary proof, if any.**

<table>
<thead>
<tr>
<th>No.</th>
<th>Date of procurement</th>
<th>Source and procurement</th>
<th>Specific area of procurement</th>
<th>Documentary proof, if any</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

3. Remarks if any:

I do hereby declare that the information given above is true to the best of my knowledge and belief.

Place:                                                                                   Signature of person making

Dated:

**Table 2: Name of specified plants including scientific name.**

<table>
<thead>
<tr>
<th>No.</th>
<th>Description of stock declared in possession</th>
<th>Stock in stock kept</th>
<th>Particular identification marks</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
The above verification was done in the presence of the followings:-

1. ........................................
2. ........................................
3. ........................................
4. ........................................

Place: ........................................
Dated: ........................................

Signature of Chief Wild Life Warden/

FORM NO. 23
[See rule 24-A (vi)]

To

Chief Wild Life Warden/
Authorised Officer.

Form of application for obtaining license for cultivating or dealership in specified plants or part of derivatives.

1. Name of applicant:
2. Profession:
3. Address:
4. If license is to be issued in the name of company or individual name:
5. Address of shop/business center:
6. Name & Address of partners if any:
7. Location of premises:
8. If stocks declared under section 17E of Wild Life (Protection) Act, 1972:
9. Date of declaration of stock:
10. Species of specified plant which is to be cultivated or for which dealership required:
11. Source from where specified plants or part or derivative will be procured:
12. Treasury receipt showing payment of fee for one year to cultivate or dealership in specified plants or part or derivative:
13. I have read with Wild Life (Protection) Act, 1972 and rules made there under and undertake to abide by the same.

Place: ........................................
Dated: ........................................

Signature of the Applicant

FORM No. 24
[See rule 24-A (viii)]

Form of license for cultivation and dealership of specified plant and/or part of derivatives. License No. ........................................

Subject to the provisions of Wild Life (Protection) Act, 1972 and the rules made there under, Sh. ........................................ son of ........................................ Proprietor of firm ........................................ District ........................................ is hereby authorized to cultivate or deal in specified plants and or part or derivatives thereof for a period of one year commencing on the day of ........................................ 200... and ending ........................................ day of 200...

The licensee shall also abide by the conditions laid down below:

(a) The licensee shall cultivate or deal in specified plants or part or derivatives of the following species:

1. ........................................
2. ........................................
3. ........................................
4. ........................................
5. ........................................
6. ........................................
(b) The licensee shall procure specified plants or part or derivative from a source authorized for this purpose.

(c) The licensee shall only cultivate specified plants or part or derivative at a place mentioned in the license.

(d) The licensee shall carry out his business only during business hours and at premises mentioned in the license. The place of business may be changed only with the prior permission of Chief Wild Life Warden.

(e) The license shall be displayed at a conspicuous place on the premises in which business is carried on and shall be produced for inspection on demand being made by the officer.

(f) The licensee has paid an amount of Rs. ……………………..

Signature of issuing authority
Date………………..

The license is renewed and shall be valid upto ………………………

Signature of issuing authority
Date………………..

FORM No. 25
[See rule 24-A (ix)]

FORM OF APPLICATION FOR RENEWAL OF LICENSE

To

The Chief Wild Life Warden or
Authorised Officer

I, ………………………….. hereby apply for renewal of license No. ……………………… dated ……………………..

The necessary Treasury receipt for annual fee for Rs. ……….. is enclosed herewith.

Signature of the applicant. *

Jai Singh Gill
Chief Secretary to Government of Punjab

GOVERNMENT OF PUNJAB
DEPARTMENT OF AGRICULTURE AND FORESTS
(WILDLIFE PRESERVATION WING)

Notification

The 7th February, 2005

No. G.S.R. 4/C.A. 53/2/S. 64/2005.— In exercise of the powers conferred by clause (1) of sub-section (2) of section 64 of the Wildlife (Protection) Act, 1972 (Central Act 53 of 1972), and all other powers enabling him in this behalf, the Governor
of Punjab is pleased to make the following rules for regulating the possession of captive animals, articles, trophies and uncured trophies, namely:—

RULES

1. Short title and commencement.— (1) These rules may be called the Punjab Regulation of Possession of Captive Animals Animal Articles Trophies and Uncured Trophies Rules, 2005.

(2) They shall come into force on and with effect from the date of their publication in the official Gazette.

2. Definitions.— In these rules, unless the context otherwise requires, —

(a) ‘Act’ means the Wildlife (Protection) Act, 1972 (Central Act 53 of 1972);

(b) ‘Form’ means a form appended to these rules; and

(c) ‘State Government’ means the Government of the State of Punjab in the Department of Agriculture and Forests.

3. Declaration.— (1) Every person having, at the commencement of these rules, control, custody or possession of any captive animal, animal article, trophy and uncured trophy, specified in Part I of Schedule II, Schedule III and Schedule IV appended to the Act, shall within a period of six from the commencement, declare in Form 'A' to the Chief Wildlife Warden or any officer authorized by the State Government, the number and description of the captive animals, animal articles trophies and uncured trophies under his control or possession and the place where the same are kept.

(2) The declaration received after the stipulated period of six months, shall not be entertained.

4. Publicity of intent of the rules.— The Chief Wildlife Warden or the officer authorized by the State Government as the case may be, shall cause to give wide publicity to the intent of these rules in regional language through electronic or print media or in any other such form, as he may deem appropriate.

5. Procedure for making declaration.— (1) Declaration referred to in rule 3 shall be made in four sets either by the person having control, custody or possession of the captive animals, animal articles, trophies or uncured trophies or by his duly authorized agent.

(2) On receipt of declaration, the Chief Wildlife Warden or the officer authorized by the State Government, as the case may be, shall give a receipt in token thereof to the person or his duly authorized agent.

6. Providing of certificated.— (1) On scrutiny of the declaration and after making such verification, as may be deemed necessary, if the Chief Wildlife Warden or the officer authorized by the State Government, as the case may be, is satisfied that the possession of the captive animal is bona fide, he shall issue a certificate of ownership in Form 'B' in respect thereof to the person making declaration in his duly authorized agent.

(2) In the case of animal articles, trophies and uncured trophies, and acknowledgement slip shall be issued in Form, 'C' which shall be construed as a 'Certificate of Ownership', of these articles.

(3) The Chief Wildlife Warden or the officer authorized by the State Government, as the case may be, shall convey his decision on the declaration to the person making declaration or his duly authorized agent within a period of six months from the date such declaration.

(4) For the purpose of making verification, the Chief Wildlife Warden or the officer authorized by the State Government, as the case may be, shall convey his decision on the declaration or his duly authorized agent, on the date and time specified in the notice, may—

(a) enter the premises where captive animals, animal articles, trophies and uncured trophies are kept; and

(b) affix upon the animal an identification mark in such manner, as may be specified by the state Government.

(5) No person shall obliterate or deface such identification mark,

7. Providing of assistance to the Chief Wildlife Warden or the authorized officer.— It shall be the duty of the person making declaration or his duly authorized agent to provide assistance to the Chief Wildlife Warden or the officer authorized by the State Government, as the case may be, while he makes verification of the premises where captive animals, animal articles, trophies or uncured trophies are kept.

8. Captive animals etc. to be the Government Property.— Any captive animal, animal article, trophy or uncured trophy in respect of which a certificate of ownership has not been granted or acknowledgement, has not been issued under these rules, shall be deemed to be the Government property.

FORM ‘A’

(See rule 3)

DECLARATION UNDER THE PUNJAB REGULATION OF POSSESSION OF CAPTIVE ANIMALS, ANIMAL ARTICLES, TROPHIES AND UNCURED TROPHIES RULES, 2005.
FOR CERTIFICATION OF POSSESSION

(i) I ……………………………………………………………………………………...

(Surname)                                 (First Name)                  (Middle Name)

Son/daughter of……………………………………………………………………….

(Surname)                                 (First Name)                  (Middle Name)

Presently residing at

House  Number………………….  Village/City…………….  Tehsil  ……..………..  District……………………..(Pin
Code)………………  and  having  permanen  t  residence  address  at  Hous e  No………………  Village/City…………
Tehsil…………………, District………………………. (Pin Code)………………..

hereby declare that I am in control, custody or possession of captive animal and its offspring bred in captivity/animal
article/trophy/uncured trophy derived from animal (Strike out which is not applicable) specified in Part I of Schedule II,
Schedule III or Schedule IV of the Wild Life (Protection Act, 1972 having following description : -

1. Common Name of the animal species :

2. Zoological Name (Mention sub-species if any) :

3. Description of the item :

4. State the condition of the item (provide four colour photographs of size II"xII" covering front and right profiles and full
photograph) :

5. Number of item :

6. Method of procurement (Purchase/gift/inheritance/any other mode) specify :

7. Date of procurement :

8. Name of person/institution from whom obtained :

9. Address of person/institution referred to in (6) above :

10. Size (in metres/cms):

(i) Length:

(ii) Width:

(iii) Height:

11. Weight (in Kgs/gms):

12. Any specific mark that can help in identification of the item:

13. Mention the age and sex in case of live animals:

(ii) I hereby declare that the above referred captive animal/item has been kept stored or maintained at the following
address:

…………………………………………..
………………………………………….
…………………………………………

(iii) I hereby declare that the above-referred captive animal/item was acquired by me through legal means.

(iv) I further declare that I have read and understood the provisions of the Wild Life (Protection) Act, 1972 and state that
the above shall not be transferred to anyone by any mode except by way of inheritance.

(v) I hereby give my consent for fixing an identification mark to each item and transponder in case of captive animal and
assure that the mark or transponder will not be erased, altered or damaged and in the event of any damage, alteration or
change of the, mark, I shall inform competent authority within twenty-four hours.

I do hereby declare that the information given above is true to the best of my knowledge and belief.

Place :                                      Signature of the person making the declaration or

Date :                                       his duly authorized agent.

(NAME)

FORM 'B'

(See rule 6)

Certificate of Ownership

Ownership Certificate No……………………………………………………………

Name……………………………………………………………………………………

Address…………………………………………………………………………………

It is hereby certificate that Shri/Smt………………………………………… has under his/her control, custody or
possession the following animals, specified in Part I of Schedule II, Schedule III and IV:

<table>
<thead>
<tr>
<th>Item including species from which derived</th>
<th>Dimension and description and sex if any, if possible</th>
<th>Number</th>
<th>Place where kept</th>
<th>Identification marks</th>
</tr>
</thead>
</table>

1. Animal

Date:                                                                                                       Chief Wildlife Warden,
Place:                                                                                                       Punjab.

INSTRUCTIONS

1. Always keep the Ownership Certificate of Wildlife Items along with you whenever the declared wildlife articles are taken out.

2. Loss theft or destruction of Ownership Certificate of Wildlife Items should be immediately reported to office of the Chief Wildlife Warden (CWLV), Punjab.

3. It is mandatory to show the Owner Certificate of Wildlife Items whenever asked by the concerned officials along with registered item(s).

4. Do not try to tamper with the identification marks on the wildlife article or on the Ownership Certificate as any alteration is treated as an offence under Wildlife (Protection) Act 1972.

5. Please inform the Chief Wildlife Warden in case you are moving permanently from one State to another within 30 days along with animals, animal articles, trophies or uncured trophies as mentioned in Section 43(2) of the Wildlife (Protection) Amendment Act, 2002.

Contact Address:                                  The Chief Wildlife Warden, Punjab,
                                                    SCO No, 26-27, Sector 34-A,
                                                    Chandigarh.

FORM 'C'
[See rule 6 (2)]

Acknowledgement Slip

Receipt of the application filed by Shri/Smt./……………………………. in the Office of the Chief Wildlife Warden, Punjab.

Presently residing at………………………………………..(Full Address and Telephone Number)……………………………………….. is hereby acknowledged.

The application has been entered at Serial No………………….. in the register maintained in the office of the Chief Wildlife Warden, Punjab.
GOVERNMENT OF PUNJAB
DEPARTMENT OF FORESTS AND WILDLIFE PRESERVATION
(FORESTS BRANCH)
NOTIFICATION
No.32/8/05/Ft.5/11781, Chandigarh, dated 26.09.2006

Governor of Punjab is pleased to fix fee for grant or renewal of permit to hunt under section 12 of the Wild Life (Protection) Act, 1972 at the following rates:

(a) For Education                                                   Rs. 500.00
(b) For Scientific Research                                      Rs. 500.00
(c) For Scientific Management                                Rs. 500.00
(d) For Derivation and collection or preparation of snake venom for manufacture of life saving drugs.                       Rs. 5000.00

This issues with the approval of the Department of Finance (Finance Expenditure-III Branch) conveyed vide I.D. No. 7/163/06/5FE3/1987 dated 21.09.2006.

Chandigarh, dated 26.09.2006

K.R. Lakhanpal
Chief Secretary and Principal Secretary
Wildlife Preservation.

Endst No. 32/8/05/Ft.5/11782
Chandigarh, dated 26.09.2006

A copy is forwarded for information and necessary action to the: -

2. The Principal Chief Conservator of Forests, Punjab.
3. Controller, Printing & Stationery, Punjab, Chandigarh with one spare copy for publishing the above notification in the official gazette. He is requested to supply two hundred copies of notification to this department.
4. All Members of the Punjab State Board for Wildlife.
5. Pvt. Secy./Forest Minister, Punjab.
6. Pvt. Secy./Chief Secretary, Punjab.

Sd/-

Additional Secreaty to Government of Punjab,
Department of Forests & Wildlife Preservation.

GOVERNMENT OF PUNJAB
DEPARTMENT OF FORESTS AND WILDLIFE PRESERVATION
(FORESTS BRANCH)
NOTIFICATION
The 26th September, 2006

No.32/8/05/Ft.5/11783. – In exercise of the powers conferred by section 64 of the Wild Life (Protection) Act, 1972 (Central Act No. 53 of 1972), and all other powers enabling him in this behalf, the Governor of Punjab is pleased to make the following rules further to amend the Wild Life (Protection) Punjab Rules, 1975 namely: -

RULES
1. These rules may be called the Wild Life (Protection) Punjab (Amendment) Rules, 2006.
2. They shall come into force on and with effect from the date of their publication in the Official Gazette.
3. In the Wild Life (Protection) Punjab Rules, 1975 (hereinafter referred to as the said rules), in rule 31, in clause (iv), for the word and sign “animals; the words and sign “animals; or” shall be substituted, and thereafter, the following clause shall be added, namely:
   "(v) a dealer in snake venom for manufacture of life saving drugs.”
4. In the said rules, in rule 32, for clauses (i), (ii), (iii) and (iv), the following clauses shall be substituted, namely:
   (i) A manufacturer of or dealer in any animal article. Rs. 2000.00
   (ii) A taxidermist. Rs. 2000.00
   (iii) A dealer in trophy or uncured trophy. Rs. 2000.00
   (iv) A dealer in captive animal. Rs. 2000.00
   (v) A dealer in snake venom for manufacture of life saving drugs. Rs. 5000.00

Chandigarh
K.R. Lakhanpal
September 26, 2006
Chief Secretary and Principal Secretary
Wildlife Preservation.

Endst No. 32/8/05/Ft.5/11784
Chandigarh, dated 26.09.2006

A copy is forwarded for information and necessary action to the:
2. The Principal Chief Conservator of Forests, Punjab.
3. Controller, Printing & Stationery, Punjab, Chandigarh with one spare copy for publishing the above notification in the official gazette. He is requested to supply two hundred copies of notification to this department.
4. All Members of the Punjab State Board for Wildlife.
5. Pvt. Secy/Forest Minister, Punjab.
6. Pvt. Secy/Chief Secretary, Punjab.

Sd/-
(D.S. Saroya)
Additional Secretary to Government of Punjab,
Department of Forests & Wildlife Preservation.

1. Definitions: In these rules, unless the context otherwise requires, -
   (a) ‘Act’ means the Wildlife (Protection) Act, 1972 (Central Act 53 of 1972) as amended from time to time;
   (b) ‘Form’ means forms appended to these rules;
   (c) ‘State Government’ means the Government of the State of Punjab in the Department of Agriculture and Forests.

2. Application for grant of Permit. – Any person or institution may apply for the permit to hunt any wild animal under Section 12 of the Act for the following purposes to Chief Wildlife Warden in the prescribed form appended with these rules.
   (a) Education;
   (b) Scientific Research;
   (bb) Scientific Management;
   (c) Derivation & Collection or preparation of snake venom for manufacture of life saving drugs;

3. Grant of Permit. – On receipt of an application, the Chief Wildlife Warden, or the Authorized Officer shall, after making such inquiry as he may deem fit, either grant the permit or reject the application.
   Subject to the provisions made in Section 12, 44, 47 and 48 of the Act, the Chief Wildlife Warden or officer authorized by the State Government may grant permit to hunt wild animal as may be specified in the permit. However, where expressly provided in the Act, the permit shall be issued only by the Chief Wildlife Warden, Punjab.
   (3) In granting a permit the Chief Wildlife Warden or the Authorized Officer shall have due regard to –
      a) the past record of the applicant,
      b) whether the person has been convicted of any offence under the provisions of the Act or the rules framed thereunder or under any of the provisions of the Act repealed by Section 66,
      c) the need for granting a licence keeping in view the abundance or otherwise of Wildlife existing in the State.

4. Condition for grant of permit. – In granting permit under rule 5, the Chief Wildlife Warden, or the authorised officer shall have due regard to the following:
   i) The applicant should be an Indian and he will have to produce a valid proof of his residence.
   ii) The applicant shall acquaint himself with the provisions of the Wildlife (Protection) Act, 1972 as amended.
(d) The permit holder shall not hunt in the areas declared as Protected Areas, Wetlands, Forest Reserves, Community Reserve or Conservation Reserve under the Act.

(iv) The permit holder shall not hunt any other wild animal except those permitted by Chief Wildlife Warden.

(v) The permit holder shall keep permit with him and produce the same on demand by any forest and wildlife officer/official.

(vi) Every permit granted under these rules shall specify the terms subject to which the permit has been issued. It shall further be subject to the provisions of the Act and rules made thereunder.

(vii) The permit to hunt any wild animal under Section 12 of the Act shall be granted in the Form attached to these rules.

(viii) The Chief Wildlife Warden may impose any restriction or fix any condition while issuing the permit, as he may deem fit in the interest of protection of wildlife in the State.

(ix) Since dealing with venomous snake is risky, permit holder may take the help of upto 10 persons having experience in handling the snakes with prior intimation to Chief Wildlife Warden, Punjab.

5. Refusal for grant of permit: The Chief Wildlife Warden, Punjab or the authorized officer as the case may be, refuse to grant any such permit without assigning any reason thereof.

6. Validity of the permit: The permit shall be valid only for the period specified on the permit. However, during the validity of the permit, the Chief Wildlife Warden himself or on the report of any forest or wildlife officer suspend or cancel the permit for any reason to be specified in writing. The Chief Wildlife Warden may, however, restore, revoke or revalidate the permit within the period specified in the permit.

7. Appeal: The applicant/permit holder may appeal against any order of the Authorized Officer to the Chief Wildlife Warden, Punjab and to the State Government against any order of the Chief Wildlife Warden, Punjab within a period of 15 days from the date of issue of such order. The order of the appellate authority shall be final.

FORM - I

Form of application for granting permit for special purposes.

To

Chief Wildlife Warden, Punjab
or Authorised Officer.

Sir,

Kindly issue me the permit for hunting of the following wild animals under Section 12 of the Wildlife (Protection) Act. Other particular are as under:

<table>
<thead>
<tr>
<th>No.</th>
<th>Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Father's Name</td>
</tr>
<tr>
<td>3</td>
<td>Permanent Address (Attach proof)</td>
</tr>
<tr>
<td>4</td>
<td>Address for correspondence (Attach proof)</td>
</tr>
<tr>
<td>5</td>
<td>Detail of wild animals to be hunted</td>
</tr>
<tr>
<td>6</td>
<td>Area from where the wild animals are to be hunted</td>
</tr>
<tr>
<td>7</td>
<td>Purpose for which the permit is required</td>
</tr>
<tr>
<td>8</td>
<td>Detail of fee deposited (attach Treasury challans)</td>
</tr>
</tbody>
</table>

I undertake to strictly abide by the provisions of the Wildlife (Protection) Act and the rules framed thereunder.
I also undertake to abide by the conditions that may be put in the permit.
Applicant

FORM - II

Special Purpose Permit u/s 12 of the Wild Life (Protection) Act, 1972
(Not Transferable)

Permit No.___________ Chandigarh, dated:__________

Subject to the provisions of Wildlife (Protection) Act, 1972, the permit for hunting of following number & species of wild animals is hereby granted to -

Name: ___________________________________________________________

For the period of ______________ to _______________.

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Species</th>
<th>No.</th>
<th>Area in which the hunting is permitted.</th>
</tr>
</thead>
</table>

The permit holder shall furnish a report about the wild animals hunted every fortnight to the Chief Wildlife Warden and the concerned Divisional Forest Officer of the area. This permit is subject to the following conditions:

1. The permit doesn’t entitle the permit holder permission to hunt in areas notified as Protected Areas, Forest Reserves, Wetlands, Conservation Reserves and Community Reserves.

2. Since dealing with venomous snake is risky, permit holder may take the help of upto 10 persons having experience in handling the snakes with prior intimation to Chief Wildlife Warden, Punjab.

3. This licence shall be surrendered to the issuing authority within 15 days of its expiry.

Dated:

Chief Wildlife Warden,
Punjab, Chandigarh.

Appendix – 42

Government of Punjab
Department of Forests & Wildlife Preservation
Forest Branch

NOTIFICATION

No. 34/18/2004-Ft-V/2781 Dated: 6.3.2006

Under powers vested in him vide Section 4(1)(c) of the Wildlife (Protection) Act, 1972 as amended vide Wildlife (Protection) Amendment Act, 2002 (Act 16 of 2003), the Governor of Punjab is pleased to appoint Sub-Divisional Officers (Civil) having territorial jurisdiction over the following sub-divisions of the State as Authorised Officers within their respective territorial jurisdictions for the purpose of section 11(1)(b) of the Wildlife (Protection) Act with immediate effect subject to the condition that the authority shall be exercised only in respect of Rojh (Boselaphus tragocamelus) and Wild boar (Sus scrofa).

For Rojh (Boselaphus tragocamelus)

Sangrur and Maleri (Distt. Sangrur); Mansa and Bathinda (Distt. Mansa); Mukatsar and Malout (Distt. Mukatsar); Bathinda and Talwandi Sabho (Distt. Bathinda); Zira, Jalalabad and Fazilka (Distt. Ferozepur); Adampur (Distt. Jalandhar); Payal, Jagraon and Ludhiana (Distt. Ludhiana); Patiala, Nabha, Samana and Derabassi (Distt. Patiala); Fatehgarh Sahib, Abohar Faridkot, Kotkapura, Mansa and Bathinda.

For Wild Boar (Sus scrofa)

Mukerian, Dasuya and Garhshankar (Distt. Hoshiarpur), Balachaur (Distt. Nawanshahar), Ludhiana (Distt. Ludhiana), Dhar, Pathankot and Dera Baba Nanak (Distt. Gurdaspur), Ropar, Anandpur Sahib and Kharar (Distt. Ropar) and Amritsar, Tarn Taran and Bhatinda (Distt. Amritsar).
The procedure for issuing permits circulated by the Chief Wildlife Warden shall be followed.

K.R. Lakhanpal,
Chief Secretary, Punjab.

Dated: 27th February, 2006
Chandigarh

Endst. No. 34/18/2004-F1/V/2782

A copy is forwarded to the followings for information and necessary action:-

1. Principal Chief Conservator of Forests, Punjab and Chief Wildlife Warden, Punjab, Chandigarh.
3. All Heads of the Department, Punjab.
4. All Commissioners/Deputy Commissioners, Punjab.
5. Controller, Printing and Stationary, Punjab, Chandigarh (with two spare copies) for publishing the same in the official gazette.
6. All SSPs, Punjab.
7. All District Development Panchayat Officers in the Punjab State.
8. All Sub Divisional Officers (Civil) in the Punjab State.

Sd/-
Additional Secretary to Govt. Punjab
Department of Forest & Wildlife
Preservation

Chandigarh, dated 6.3.2006

Endst. No. 34/18/2004-F1/V/2782

A copy is forwarded to Director, Public Relations, Punjab, Chandigarh for information and necessary action. He is requested to give this notification a wide publicity.

Sd/-
Additional Secretary to Govt. Punjab
Department of Forest & Wildlife
Preservation

Procedure for issuing permits for hunting of wild animals damaging crops of farmers.

This following procedure shall be adopted for issuing permits for hunting animals, namely Rojh (Boselaphus tragocamelus) and Wild Boar (Sus scrofa).

1. Wherever any Panchayat feels that Rojh (Boselaphus tragocamelus) or Wild Boar (Sus scrofa) have become dangerous to human life or property, it may pass a resolution recommending the hunting of such animals. The resolution so passed shall specify the following: -
   a. The approximate number of Rojh (Boselaphus tragocamelus) or Wild Boar (Sus scrofa) in a specified area.
   b. Area affected.
2. The adopted resolution shall be forwarded to the Authorised Officer declared under the Wildlife (Protection) Act, 1972 in the prescribed proforma (enclosed).
3. On receipt of the resolution and after satisfying himself about the facts, the Authorized Officer may issue necessary permit (Proforma enclosed) for hunting of Rojh (Boselaphus tragocamelus) or Wild Boar (Sus scrofa).
4. The reasons for issuing the permit shall invariably be recorded by the Authorised Officer. The number of animals available in the area shall also be kept in mind by the Authorised Officer before issuing the permit.
5. A copy of the permit shall be sent on the same day to the Gram Panchayat concerned.
6. The name of the hunter shall be mentioned on the permit by Authorized Officer issuing that permit.
7. The period of validity of permit will be for 45 days only. However, it may be extended by Authorised Officer upto three month in special circumstances, which shall be explained in writing.
8. The detail of animals hunted shall be given by the permit holder to the Range Officer/Wildlife Inspector within 24 hours. The Range Officer/Wildlife Inspector shall in turn make a report to this effect to the DFO concerned. A monthly statement of the permits issued and the animals hunted shall be sent by the DFOs to the Chief Wildlife Warden, Punjab.
9. The hunter shall produce his permit when asked to do so by any Forest Officer/Wildlife Officer or Authorised Officer. The permit shall not be transferable.
10. The Authorized Officer shall not issue permit to hunt the animals in Reserve Forests, Sanctuaries, Conservation Reserves, Community Reserves and Wetlands and also within the limits of 5 km. of the boundary of these areas.
11. The Authorized Officer may cancel the permit at any time a hunter violates the provisions of these Rules or Wildlife (Protection) Act, 1972 as amended from time to time.
12. The Chief Wildlife Warden may amend, modify, cancel or revoke any permit issued or order passed by the Authorized Officer.
13. The permit shall only be issued in favour of person having valid rifle licence for a rifle of caliber 7mm and above.
Chief Wildlife Warden,
Punjab, Chandigarh

PROFORMA FOR RESOLUTION

To


Sir,
The members of Panchayat of Village _______________ Tehsil________________ District ________________

unanimously submit that in our village there are about __________ Rojh or Wild boar, which have become dangerous to the
human life or property (including standing crops on any land). After thorough and careful discussion, we request you for
issuing permit under section 11(i)(b) of the Wildlife (Protection) Act, 1972 for hunting of these animals. We will ensure that
while hunting the permit holder shall adhere to the provisions of the Wildlife (Protection) Act, 1972 and rules made there
under.

Signature of the Sarpanch and

members of Panchayat

Village __________

PERMIT FOR HUNTING

[Under section 11(i)(b) of the Wildlife (Protection) Act, 1972]

Attested

Photo of the hunter

Office of the

Permit Number

Date of Issue

1. Name of Panchayat:

2. Area for which permit is valid:

3. Name of hunter:

4. Hunter's Arms licence No.

and its validity:

5. Rifle No. to be used for

hunting:

6. Description of weapon:

This permit is valid for hunting of following species:

<table>
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<tr>
<th>S. No.</th>
<th>Name and species of animal</th>
<th>Number of animals to be hunted</th>
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<tbody>
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<td>1</td>
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<td>2</td>
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</table>

Conditions of the permit:

1. The applicant (hunter) shall acquaint himself about the provisions of Wildlife (Protection) Act, 1972 as amended from time to time and rules made there under. He shall be required to follow the provisions of this Act and the Rules
2. The permit will not be transferable to any other person.
3. The permit is valid for 45 days only. However, its validity can be extended by the competent authority up to three months.
4. The permit is valid for hunting the above-mentioned species and number of animals only.
5. The permission is valid only for the area mentioned above.
6. The permit holder is not permitted to enter or hunt in any Reserved Forests, Sanctuaries, Conservation Reserves, Community Reserves and Wetlands. He is also not permitted to hunt the animals within the limits of 5 Km. of the boundary of these areas.
7. Hunting shall only be done between sunrise and sunset.
8. Hunting shall only be done with above weapon so as to 'shoot and kill' and not injure the animal.
9. The hunter shall always, at the time engaging himself in hunting carry his licence and the permit issued to him, which he shall produce, when demanded.
10. Only adult males Rojh or Wild Boar shall be hunted.
11. This licence is subject to the provisions of Section 11 and 39 of the Wildlife (Protection) Act, 1972 as amended by the Wildlife (Protection) Amendment Act, 2002.

Signature of Authorized Officer
and Stamp

PROFORMA FOR WRITTEN CONSENT OF THE HUNTER

Number: _______________

To

The Authorized Officer,

_____________________

_____________________

Sir,

I, ______________________ resident of ______________________ am willing to hunt the wild animal ______________________ within the limits of village ______________________. My particulars are as under:

1. Name : ______________________
2. Father’s Name : ______________________
3. Age : ______________________
4. Permanent Address : ______________________
5. Arm licence No. and its validity : ______________________
6. Rifle Number : ______________________
7. Description of the weapon : ______________________

I undertake to abide by the conditions of the permit and the provisions of the Wildlife (Protection) Act, 1972 as amended by the Wildlife (Protection) Amendment Act, 2002

Signature