

Annex No. 3

According to § 6 sec. 1 point 4 of the regulation of Minister of the Environment of November 12, 2012 on detailed conditions and procedure for preparing a forest management plan, a simplified forest management plan and inventory of forest condition as a part of planning and forecasting activities, the entity that prepares a forest management plan, makes out also a nature conservation programme and indicates afforestation and renewal tasks.

The Regulation of the Council of Ministers of November 9, 2010 on projects that may significantly affect the environment in § 3 sec. 1 point 89 (c) specifies that the projects likely to significantly affect the environment include afforestation of wastelands or agricultural land other than arable used in areas covered by the forms of nature conservation, referred to in art. 6 par. 1 point 1-5, 8 and 9 of the Act of April 16, 2004 on Nature Conservation, or on surroundings of nature protection areas, referred to in art. 6 par. 1 points 1-3 of this Act. The indicated forms of nature protection are: national parks, nature reserves, landscape parks, protected landscape areas, Natura 2000 sites, ecological lands and natural and landscape complexes. Art. 71 of the Act of June 22, 2017 on the release of information about environment and its protection, participation of the public in the environmental protection and assessments of the environmental impact, provides that such projects - potentially having a significant impact on the environment - require a decision on environmental conditions . On the other hand, the control of public administration activity by administrative courts includes adjudicating complaints about administrative decisions - art. 3 § 2 points 1 the Law of the Administrative Courts Procedure of August 30, 2002.