Andhra Pradesh Prohibition of Unauthorized Construction of Building on Sewer Drain Rules, 2002

ANDHRA PRADESH India

Andhra Pradesh Prohibition of Unauthorized Construction of Building on Sewer Drain Rules, 2002

Rule

ANDHRA-PRADESH-PROHIBITION-OF-UNAUTHORIZED-CONSTRUCT of 2002

- Published on 1 July 2002
- Commenced on 1 July 2002
- [This is the version of this document from 1 July 2002.]
- [Note: The original publication document is not available and this content could not be verified.]

Andhra Pradesh Prohibition of Unauthorized Construction of Building on Sewer Drain Rules, 2002Published vide Notification No. G.O.Ms. No. 250, Panchayat Raj and Rural Development (Rules), dated 1.7.2002Last Updated 20th August, 2019G.O.Ms.No. 250. - In exercise of the powers conferred by sub-section (1) of Section 268 read with Section 100 of the Andhra Pradesh Panchayat Raj Act, 1994 (Act 13 of 1994) the Governor of Andhra Pradesh hereby makes the following rules relating to "Power of Panchayat to close or limit the use of Private Sewerage in certain cases".

1.

These rules may be called the Andhra Pradesh Prohibition of Unauthorized Construction of Building on Sewer Drain Rules, 2002.

2. Prohibition of Building on Sewer drain without permission.

- Where a sewerage connection any premises with a panchayat sewerage is sufficient for the effectual drainage of such premises and is otherwise unobjectionable but is not, in the opinion of the panchayat adopted to the general system of Sewerage in the panchayat area, it may, by a written notice Addressed to the owner or occupier of the premises direct-(a)that such sewerage be closed, discontinued or destroyed and that any work necessary for that purpose be done; or(b)that such sewerage shall, from such date as may be specified in the notice, be used for filth and polluted water only or for rain water and unpolluted subsoil water only;(i)Provided that no sewerage shall be closed, discontinued or destroyed by Panchayat under clause (a) except on condition of its providing

1

another drain equally effectual for the drainage of the premises except rain water connecting with any Panchayat sewerage which it thinks fit; and(ii)Provided further that, the expenses towards the construction of any drain so provided by the Panchayat for any work done under clause (a) shall be recovered from the owner of such premises to whom it is provided.