

11:



EXTRAORDINARY

No. 1149 CUTTACK, MONDAY SEPTEMBER - 26, 1994/ASVINA 4, 1916

REVENUE & EXCISE DEPARTMENT

NOTIFICA'TION

The 26th September, 1994

S.R.O. No. 827/94-Whereas the draft of the Orissa Irrigation (Amendment) Rules, 1994, was published as required by section 53 of the Orissa Irrigation Act, 1959 (Orissa Act 14 of 1959) in the extraordinary issue No. 1032 of the Orissa Gozette, dated the 25th August, 1994, under the Notification of the Government of Orissa in the Revenue & Excise Department No. 35861-III. W-Legis.-2/94-R. dated 10th August, 1994, as S.R.O. No. 716/94 inviting objections and suggestions from all persons likely to be affected thereby, on the expiry of a period of 30 days from the date of publication

And whereas, no objection or suggestion has been received during the said stipulated reriod by the Slate Government in respect of the said draft;

Now, therefore, in exercise of the powers conferred by Section-53 of the said Act, the State Government do hereby make the following rules further to amend the Orissa Irrigation Rules, 1961, namely :-

- 1. (1) These Rules may be called the Orissa Irrigation (Amendment) Rules, 1994.
 - (2) They shall come into force from the date of their publication in the Orissa Gazzite.
- 2. In the Orissa Irrigation Rules, 1961 (hereinafter referred to an the said rules) in rule 2, for chauses (d), (e) and (f), the following chauses shall be substituted, namely:-
 - (d) "Commercial establishment" means as defined in the Commercial Establishment Act, 1952;
 - (e) "Fee" means a charge levied for supply of water from Government Water Source for industrial and commercial purposes and, other uses from a Government Water Source;
 - (f) "Form" jucture a form appended to these rules;
 - (g) "Licence" means a permission granted by a competent authority for use of water from a (h) "Section" means a section of the Act;
 - (1) "Tahasildar" means a Gazetted Officer in charge of day to day revenue administration of an
 - (j) All words and expressions used in these rules but not defined herein shall have the same
 - 3. In the said rules, after rule 23, the following rule shall be inserted, namely ! -
 - "23-A. (1) When an industrial organisation, commercial establishment propose to draw or lift water
 - (a) the Tahasildar may carmark the bed and off-shore lands of the said water source free from

- (b) the Tahasildar shall order to install a flow meter at the cost of the industrial and combine establishment to measure the quantum of water to be drawn from the water source and flow meter shall be installed under the supervision of an Engineer of Public Head Engineering Organisation including Rural Water-Supply and Sanitation;
 - (c) the flow meter will be certified and checked about its accuracy from time to time by the Weights and Measures organisation of the State Government to ensure proper collection of fee;
 - (d) the Industrial Commercial establishments shall be responsible for smooth maintenance and up-keeping of the flow meter system under the general supervision of the Tahasildar.
- (2) The Tahasildar shall be the competent authority to grant licence under the provisions of the Orissa Irrigation (Amendment) Act, 1993 to an industrial or commercial or other establishment on application in the following manner, namely:
 - (a) The application shall be filed by the industrial or commercial establishment before the Tahasildar for drawing and lifting of water from Government Water Source in Form 'S'.
 - (b) The application shall be submitted before the Tahasildar at least two months before the date from which supply or water is applied for. If the application is received less than two months before the date of supply of water and the Tahasildar is satisfied about the reasons for delay, he may also accept such application by condoning the delay.
 - (c) The application shall be submitted personally or sent by registered post. Printed application forms will be supplied to intending applicants on payment of Re. 0.50 paise at the Tahasil Office.
 - (d) On receipt of the application, the Tahasildar shall make or cause to be made such summary inquiry as he considers necessary. The report of inquiry shall as far as practicable be recorded in Form. 'S-1'.
 - (e) The Tuhasildar may by order allow the application or refuse to sanction supply of water from such Government source if such supply of water in his opinion would be detrimental to the environment of the locality or would affect the riparian rights of the villagers or if it is in any way detrimental to the people and agriculture at large. Application may be allowed with such conditions or restrictions as may be stated in the said order.
 - (f) The order shall be communicated in writing to the applicant. Where the application is allowed the applicant shall be asked to execute an agreement in Form 'T' within the date specified in the said order. The agreement shall be binding on both the licencing authority and the licensee and same shall be executed at the cost of the licensee. Drawing and lifting of water from Government Water Source shall be made only after execution of the agreement.
 - (g) Licence fees shall be charged and collected at the rates per unit or quantity of water drawn or lifted as specified in Form 'U'. The State Government may, in the public interest, by notification in the official gazette, revise such rate of fees as and when considered appropriate.
 - (h) The State Government may grant concession as considered necessary, to the industrial or commercial establishments as per the Industrial policy resolutions from the payment of licence fees.
 - (i) The Tahasildar shall assess the fees to be charged as per unit/quantity of water drawn or lifted and accordingly issue demand notice within the first week of every month in Form 'U'. The assesses shall make payment within the said month and on default monthly compound interest @ 2% shall be charged.
- (3) Any industrial or commercial establishment using diverting collecting or consuming water from Government Water Sources prior to the commencement of the Orissa Irrigation (Amendment) Act, 1993 shall be treated as a licensee under the said Act and shall be liable to pay the licence fees specified in these rules for a period of three months from the date of commencement of the said Act within which time such or industrial commercial establishment shall have to file an application in Form 'S' and obtain a fresh licence.
- (4) When a person is reasonably suspected of having committed an offence by unauthorised use of water from a Government Water Source punishable under the Act, the Tahasildar may, after making an inquiry forward the case to the court of the competent jurisdiction.
- (5) (a) The State Government may in any case or class of cases grant total or partial exemption from payment of licence fee for any specified period in the interest of industrial or commercial developments in the State.
- (b) An application for total or partial exemption of licence sees shall be made to the Tahasildar having jurisdiction.
- (c) The Tahasildar on receipt of the application, may after making such inquiry as he considers necessary furnish a report along with the application to the Collector of the district. While forwarding the report, the Tahasildar shall specifically state the justification, if any, for granting any exemption or the extent to which such exemption may be granted. The Collector after recording his opinion on the application shall forward the case to the State Government for taking final decision in the matter.

FORM 'S'

[Sec rule 23-A, (2) (a) and (3)]

Application for drawing/lifting of water from Government Water Source to be used for Industrial/Commercial purposes.

- 1. Name of village
- 2. Name of source required for use of water
- 3. Particular place with Plot No. from which water is required to be drawn.
- 4. If any adjoining land in which it is required to install pump and lay pipe lines, etc. (Khata No. Plot No., Kiesam and extent of land with a trace map).
- 6. Approximate volume of water required
- 7. Date from and period for which water is required.
- 5. Purpose for which water is required.

- 1. Name of village
- 2. Name of source required for use of water
- 3. Particular place with Plot No. from which water is required to be drawn.
- 4. If any adjoining Government land is required to install pump and lay pipe lines (Khata No. Plot No. Kissam and extent of land with n trace map).
- 5. Purpose for which water is required
- 6. Approximate volume of water required
- 7. Date from and period for which water is required.

8. Name of the applicant

UNDERTAKING

I, the undersigned require water for the purpose noted above and agree to pay the required licence fee for it at the rate specified for the purpose. I understand that water will be issued at such times and in such quantities as the Tahasildar may by order direct and that any sum due from me shall be recoverable as arrears of land revenue. I also know that no suit for compensation lies either against the State Government nor its officers in connection with my application for supply of water and any order passed thereon.

The water so taken for use will not be in any way detrimental to the interest of general public and their riparian rights and to the environment.

I agree to abide by the conditions that may be imposed by the Tahasildar regarding drawal and use of water from Government source.

> Signature/Thumb Impression of the applicant.

FORM 'S'-1 [See rule 23-A (2) (d)]

1. Name of village

D.

- 2. Name of source required for use of water
- 3. Particular place with Plot No. from which water is required to be drawn.
- 4, If any adjoining land in which it is required to install pump and pipo lines etc. (Khata No. Plot No: Kiesam and extent of land with trace map). . .
- 5. Purpose for which water is required
- 6. Approximate volume of water required
- 7. Date from and period for which water is required
- 8. Date of submission of application

REPORT OF THE ENQUIRING OFFICER

		A COUNTY AND MAN MAN	imental to	the interest of
2 William Fights	and invironment	, , , , , , , , , , , , , , , , , , , ,		
2. Tracher the s	ource capable of supply	of volume of water r	onlined by	
3 % ()	To the second second	,	squired by	the applicant
		of required volume of	Cwatar -d	
The composition	points of the same Gove	erninent source	i water, w	icther the same c
			8	
*	ph -	•		· · · · · · · · · · · · · · · · · · ·
*		F1	£5	
×		Dignatur	o of the En	quiring Officer
		100 °	*	
3. If the source is not capable of supply of required volume of water, whether the same be inet from some other points of the same Government source. Signature of the Enquiring Officer FORM 'T See Rule 23-A (2) (1)] AGREEMENT THIS AGREEMENT IS made on the Ninetzen hundred Ninetzen BETWEEN Shri. Ninetcen hundred Ninetzen BETWEEN Shri. Non Official Shri. (hereinafter called the "Applicant") of the first president of village. Son of Son of Shri. cident of village. Son of Shri. (hereinafter referred to as the "Sureties") of the first president of village. They profession and (2) Shri. (hereinafter referred to as the "Sureties") of the first president of village. They profession are supplied in the Governor of Orissa which expression unless repugnant to the context with EREAS the applicant has made an application for supply of water from cationed in the Schedule; AND WHEREAS the sureties have agreed to stand surety for payment of rates charged for such pupily in the manner hereinafter appearing and the Government has agreed to supply the water for the Schedule. Schedulg Purpose for which water, if Supply The place of which it will be supplied				
***	AGR.	FEMENT		
day of This ACKEEMEN	IT IS made on the	***		
** * * * * * * * * * * * * * * * * * * *	···-·Ninctcen	hundred Ninety-four Br	TWEEN	* * * * * * * * * * * * * * * * * * * *
village	,Son (of	ST HEETA 21	uri
by profession	······, P.·S	· · · · · · · · · · · · · · · · · · ·	strice	····resident of
ND (1) Shri,	(a)	hereinafter called the "	Applicant) of the con-
esident of village.		,Son of		y or the first par
listrict	human i	., PS.		
77 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	by profession	., PS		
csident of village	, Son of	., PS		
esident of village,	, Son of	and (2) Shri		1
esident of village,	, Son of	and (2) Shri distriction	ot,	
esident of village,	Sovernor of Orissa what is sign; (herein after ca	and (2) Shri, distriction of the capression unless	as the "Si	
esident of village, y profession tom part AND the Call include his successors an	Sovernor of Orissa what is sign; (herein after ca	and (2) Shri, distriction of the capression unless	as the "Si	
esident of village, y profession. y profession turn part AND the Call include his successors an WHEREAS the applican	Sovernor of Orissa what a sign; (heria after canthas made an application	and (2) Shri, distriction of the Government on for supply of water fr	as the "So repugnant') fof the th	urctics") of the to the context, ird part.
esident of village, y profession The part AND the Call include his successors an WHEREAS the applicant	Sovernor of Orissa what has made an application.	and (2) Shri	ot	urctics") of the to the context, ird part.
witerest in the Schedule;	Son of	and (2) Shri	as the "Si repugnant') fof the th	to the context, ird part.
witerest in the Schedule;	Son of	and (2) Shri	as the "Si repugnant') fof the th	to the context, ird part.
esident of village,	Son of	and (2) Shri	as the "Si repugnant') fof the th	to the context, ird part.
csident of village,	Signature of the Enquiring Officer FORM 'T See Rule 23-A (2) (f)] AGREEMENT THIS AGREEMENT IS made on the	to the context, ird part.		
witerest in the Schedule;	Son of	and (2) Shri, distriction of capression unless the Government on for supply of water from from from from from from from fro	as the "Si repugnant') fof the th	to the context, ird part.
esident of village, y profession y profession WHEREAS the applicant with the Schedule; AND WHEREAS the applicant the schedule; AND WHEREAS the applicant the Schedule in the Schedule; AND WHEREAS the applicant the Schedule in t	Son of	and (2) Shri, distriction of capression unless the Government on for supply of water from from from from from from from fro	as the "Si repugnant') fof the th	to the context, ird part.
esident of village,	Son of	and (2) Shri	as the "Si repugnant') fof the th	to the context, ird part.
esident of village,	Som of	and (2) Shri	repugnant ') for the th on	ureties") of the to the context, ird part. Or the period as charged for such the water for the
esident of village,	Som of	and (2) Shri	ignature of the Enquiring our BETWEEN Shri the "Applicant") of the "Sureties unless repugnant to the "nment") for the third particular from	ureties") of the to the context, ird part. or the period as charged for such the water for the which it will
esident of village,	Som of	and (2) Shri	repugnant ') for the the	ureties") of the to the context, ird part. or the period as charged for such the water for the which it will
esident of village,	Som of	and (2) Shri	repugnant ') for the the	charged for such the water for the place of which it will be supplied
esident of village,	Som of	and (2) Shri	repugnant ') for the the	charged for such the water for the place of which it will be supplied
esident of village,	Som of	and (2) Shri	repugnant ') for the the	charged for such the water for the place of which it will be supplied

NOW THIS AGREEMENT WITNESSETH as follows: -

1. In persuance of the said agreement and in consideration of supply of water to be made to applicant, the applicant and the sureties hereby jointly and severally covenant with the Government follows:—	tb ta
---	----------

- (b) The applicant shall make suitable arrangement to take the water from the Gov.; unjour Water Source at which it will be supplied;
- (c) The applicant shall not use the water supplied to him for any primose other than that which is specified in the Schodule
- 2. If the sum aforesaid or any part thereof, is not paid on or before the date specified in this agreement it shift become pay the atomes (unless the Government sanctions for special reason an extension of time) and the applicant and the streties said be liable jointly in I severally to pay the same with interest at the rate of 2 per cent per measure from the date of default.
- 3. IT IS HEREBY EXPRESSLY AGREED AND DECLARED BY AND BETWEEN THE PARTIES HERETO that all amount due to the Government under the terms of these pre ents shall if not paid in time, be recoverable as a public demand under the Orissa Public Demands Recovery Act, 1962 and shall bear interest at the rate of 2 per cent per measure from the date such payments fall due up to the date of payment.
- 4. (i) The applicant shall be liable for Criminal and Civil action if by drawal of water rights of any third party are affected and shall indemnify the Government against all claims for damage preferred by person or persons affected by the permission granted.
- (ii) The applicant shall not without prior permission in writing from the Government lay pipe line on Government or Communal lands. If the pipe lines have to pass through Government lands permission of the Covernment for this shall be taken separately which may be granted subject to the protection of rights of Government or Community, as the case may be.
- (iii) The applicant shall not draw or lift water more than the quantity mentioned in the requisition or order and not exceeding the volume mentioned in the Schedule except with the prior approval of the Government.
- (Ir) The permission granted shall not be deemed to exempt the applicant from liability to payment of water charges lawfully assessable.
- (r) Government reserves the right to suspend or cancel the permission in case of violation of any of the conditions.
- 5. The licence fee shall be charged on the applicant at the rate, of 2s, 200 per 1,0),000 (Dae lakb) gallons water so drawn, or tifted by him or at such rates as may be prescribed by the Government from time to time which shall be binding on the applicant. In case of excess use of water by the applicant a penalty shall be levied having regard to the volume of water used and the benefit produced by such use not a rate not exceeding six times the rate so specified.
- 6. The applicant at his own cost instal a meter/guage for measurement of water draw: or lifted by him from the natural source and an intimation to this effect shall be forwarded to the Tahasildar concerned for assessment of water rate on such drawal and lifting. The Tahasildar shall visit the location of drawal or lifting of water, verify the quantities of water drawn or lifted by the applicant and ensure such control as may be recessary for administering the drawal or lifting of water.
- 7. The applicant shall construct full proof effluent discharge plant before commissioning of the project. For proper test of such effluent there shall be computerised testing system and the applicant shall give details of effluent discharged in the natural source (in river and nala).
- 8. The applicant and the survies shall be jointly and severally liable for the payment of Government dues on account of drawal and lifting of water under this agreement and for penalty for breach of any of the provisions of the Orissa Irrigation Act, 1959 and the Rules made thereunder.

In witness whereof the parties hereto have put their hands and seals the day and year first above written.

In the presence of witnesses

In the

= 1/ORM | U | Secrete 24-A (2) (i) |

Propose I rate of licence fee for industrial/commercial use of water from Government - Water So

Item No.	Purpose of which supply is given	Rate Rs.	Per	
1	Bricks or tile making	5.00	1,000 tricks w. tiles	
2 (/)	For water actually used and consumed for industrial/commercial purposes.	200.00	1,00,000 gallons (1 gallon-4.5 litres)	
(ii)	For water temporarily used for industrial/commercial purposes and discharged back unpofluted or after purification into Government source from which the same was drawn or any other Government source from which water is supplied.	50.00	1,00,000 gallous.	
3	For bulk supply to Municipalities and Notified Area Councils and other local authorities for drinking, washing, etc.	25.00	10,000 cft.	
4	Construction of building	3.00	100 cft.	

FORM V

[See rule 23A-(2) (i)]

Notice of Demand

 T_0

M/s.

(Name of the Industrial/ Commercial Establishment)

Name of the Office of the Revenue Inspector.

Scheduly

Name of the Govern- ment Water Source	Khata/ Plot No.	Quantum of water- drawn during the	Rate of licence	Total amount assessed	Remarks
and viiloge (1)	(2)	11011th	(4)	(5)	(6)

Scal and Signature of Tabasildar

[No. 43048—111-14/Legis.-2/94-R.]

By order of the Governor

C, HOTA

Commissioner-char-Soor-thry to Government

Tribul and Publisher by the Director, Crinting, Stationery, and Publication, Orissa, Cuttackers of Sup. 178 Gaz. 732-2164-500

The Orissa



Gazette

PUBLISHED BY AUTHORITY

No. 133 CUTTACK, WEDNESDAY, FEBRUARY 2, 1994/MAGHA 13, 1915

LAW DEPARTMENT

NOTIFICATION

The 2nd February, 1994

No. 1769-Legis. - The following Act of the Orissa Legislative Assembly having been assented to by the Governor on the 25th January, 1984 is hereby published for general information.

ORISSA ACT 3 OF 1994

THE ORISSA IRRIGATION (AMENDMENT) ACT, 1993

AN ACT FURTHER TO AMEND THE DRISSA IRRUGATION ACT, 1959.

Du it enacted by the Legislature of the State of Orissa in the Forty-fourth Year of the Republic of India as follows:

Short title.

aer

mite

LepA

onal

bns

On

arn

·5,

1. This Act may be called the Orissa Irrigation (Amendment) Act, 1192.

Anieadhear af iog title 2. In the Orissa Irrigation Act, 1959 (hereinafter referred to as the principal Act), in the long title, the words 'AND TO PROVIDE FOR THE REGULATION OF USE OF WATER FROM GOVERNMENT SOURCE" shall be added at the end.

14 of 1535. Othra yet

Amendment of preamble.

3. In the principal Act, in the first paragraph of the preamble, the words "and to provide for the regulation of use of water from Government source" shall be added at the end.

11 Ankadment 121 Cl Mation 4. 4. In the principal Act, in section 4, after clause (6), the following clause shall-be inserted, namely:--

"(6-a)."Government water source" means any water source created naturally or otherwise by collection or deposit or water at a fixed placement subscribed in a State of running such as rivers, nature, springs, streams and the alike, which is other than an Irrigation Work and is the property of the Government;".

Intertion of

5. In the principal Act, after section 20, the following section shall be inserted, namely:—

"20-A. (1) The State Government may, in the public interest, regulate the

i spulmon fid us f bater from Guvernagen Sacc 1000cc 120-A. (I) The State Government may, in the public interest, regulate the tise, diversion, collection or consumption of water, on Government water source for industrial and commercial purposes other than a rigulture.

(2) On and after commend ment of the Origin (2) it. (Antendment) Act, 1995, no person shall use, divert, collect or consume water topic) very ment water source for any industry or commercial establishment energy is accordance with a home, gracted under this Act.

(3) The licence referred to in sub-section (1) shall be subject to such terms conditions, and shall be obtained from such authority, in such manner, and subject

(4) Notwithstanding anything contained in sub-section (1) or in any subtifting contract, any person using diversing contained in sub-section (1) of in any subtributed to the contract of the containing water from Government to the contract of the contrac water source for any industry or commercial establishment intraction before the commencement of the Orissa Irritation (Amendment) Act, 1993 may continue to do so and shall be deemed to have been granted a licence under this Act-

- (i) for a period-of three months from the date of such commencement; or
- (li) if an application for the required licence is duly made in the prescribed munner to the appropriate authority within the period specified in clause (i),
- (5) Any person who uses, diverts, collects or consumes water from Govern. ment water some was a serious of the provisions of this section, shall on conviction, be punishable with imprisonment for a term which may extend to three months, or with fine which may extend to twenty-five thousand rupces, or with both and where any such person ulter being convicted under this sub-section for the offence continues to commit the offence or commits it for the second or any subsection for the other time but shall be municiable with imprisonment for a term which may extend quent time he shall be punishable with imprisonment for a term which may extend to six months, or with fine which may extend to fifty thousand supecs, or with both.
- (6) (0) Where an offence under this Act has been committed by a Company, every person who, at the time the offence was committed, was in charge of, and was responsible to, the Company for the conduct of the business of the Company, at well as the Company, shall be deen ed to be guilty of the offence and shall be liable to the proceeded against and punished accordingly .:

Provided that nothing contained in this sub-section shall render any such person liable to any punishment, if he proves that the offence was committed without his knowledge of that he had exercised all due diligence to prevent the commission of

- (b) Notwithstanding snything contained in sub-section (1), where an offence under this Act has been committed by a company and it is proved that the offence has been committed with the consent or connivance of, or is attributable to any neglect on the part of, any director, manager, secretary or other officer shall also be deemed to be milky of their officer and chall be liable to be proceeded against and desined to be guilty of that offence and shall be liable to be proceeded against and published accordingly.
- (7) The rules that may be made for the purposes of this section may provide that the State Government may, In any case or class of cuses, exempt in part or in full the polyment of the required licence fee for any specified period in the interest of industrial and commercial developments in the State.

Explanation: For the, stposes of this section,

- (a) "Commercial escublishment" shall have the same meaning us defined University of the Commercial February Act 1056.
- (h) "Company" means a body corporate and includes a firm or other
- (c) "Director" in relation to a firm, means a partner in the firm; and
- (d) "Industry" shall have the same meaning as defined in the Industrial

By order of the Governor P. K. PANIGRAIII

1400

Printed and Published by the Director, Printing, Stationery and Publication, Orissa, OGP/SBP Cullack. 10

FORM U

Proposed rate of licence fee for industrial/commercial use of water from Government Water Sec

1			ren nec bla	Water from Government Water S
No.	Purpose of which supply is given		Rate !!	g Person
2 (1)	Bricks or tile making		·5·00	1,000 bricks or tiles
. (li)	For water actually used and consumed for industrial/commercial purposes. For water temporarily wed for industrial/commercial.	S2	200.00	1,00,000 gallons (1 gailon-4:5 littes)
	discharged back war purposes and	•	\$0.00	1,00,000 gallons.
	from which the same was drawn or	:		
3	For but work.	•	25 00	
	washing, etc. Councils and		25 (0) H	10,000 cm.
	Construction of building	t) (1	3:00	100 cm.
			.;	the same of the sa

As ver Sevenue Department Notification Lugla-2/21-R at. 20.0.1994)

Notiféed Onisse Orecette December 10, 1981

Revenue DepH. Notification. The 715 Dec, 1981

1981

Nater rate for use of water for industrial

		0
35		3
		de la
	e a la granda de la companya della companya della companya de la companya della c	B
	Company and the second	S. E
	Item No. Purpose for	
•	Purpose for which supply is given.	č
	(2) Rato	100
		CY
	1 (3) (3)	1.0
. /	2. (1) For water	1.0
	2. (1) For water actually used and consumed for industrial 20.63 [6.13] [1.000 bricks	į.
	purpose. purpose. 20:00 bricks	0.1
	2. (II) : For water teams 1	O1
s - 10	2. (1) For water temperarily need for industrial	SID
8	2. (II) For water temperarily used for industrial purposes 1,00,000 and discharged back unpollented or after 4.00 1.00,000	0
	Purification into Govern unpollented or purposes 4.00 1 1.00 and	
1000	A DITTO A COLUMN TO THE PARTY OF THE PARTY O	in'
	Purification into Government source from which the from which water is supplied for a lerigation. For bulk supply to Municipalities	
100	Councils and other land notified and Notified A	
	Tabling old Multiporities for the Aron 5:00	
	Councils and other local authorities for -drinking, 5.00 (mail 10,00	0
	Comtroction of buildings	
	POF Hilling to 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	85
200	6. For fully 10.15 to 30.15 to	_
	For filling tunks mainly for delaking purpose5.00	0 (
	10 UC) (
	2.50	
	10,00ς) (

As per Ravanua Department Notification No. 72512-IIII-Logis-2/01-R dt.7.12.1981)

Date of Enforcement of present water Unios : 24.9.81

COMPULSORY BASIC WATER RATE

	SI. No.	5200 a S 101	Depth of supply in Inches to be	Irelgation rate for flow irelgation in Rs. per hectare					
_	1.		Runrenteed	61-62	(48-69	73-74	74-75	75-76	81-82
		Class I	28*	19.77	9.88	0.00			onwards
	2.	Class II	23*		- 1177		9.88	19.77	39.54
	3.	Class III	18-		7.41 '		7.41	14.8.3	29.65
	4,	Class IV	9*		4,94		4.94	9.88	19.77
			,	4.94	2.47	2.47	2.47	d 0 4	9.88

Name of Crop	Irrigation	rates in Rs.	per hecture		
	1968-69	73-74	74-75	75.16	10.52
1.5 Dalua 2. Tobacco 3. Potato 4. Vegetable including Peas 5. Onion 6. Wheat 7. Maize 8. Mung 9. Groundaut 10. Orchards 11. Sugar crane 12. Jute 13. Fodder 14. Pulses 15. Cotton 16. Til(oil seeds) 17. Betel leaf 18. Arber 19. Sunhemp 20. Chilly 21. Sacu	19.77 37.07 24.71 19.77 24.71 4.94 12.36 29.65 34.50 7.41 12.39 4.94 24.71 4.94 74.13 17.36 17.30 17.30	39.54 37.07 24.71 19.77 24.71 14.83 12.36 29.65 41.48 7.41 12.36 7.41 12.36 7.41 12.36 7.41 12.36 7.41 12.36 7.41 12.36 7.41 12.36	59.20 55.60 37.07 29.65 37.07 22.24 18.53 3.71 18.53 44.48 7.67 11.12 48.53 7.41 37.07 7.41 111.20 18.53 25.95 18.53	59.30 55.60 37.07 29.65 37.07 22.24 -18.53 -41.43 -66.72 -11.12 -18.53 -7.41 -37.07 -7.41 -11.20 -18.53 -25.97	81-82 000vards 88.96 83.40 55.60 44.48 50.46 27.80 5.56 27.80 66.72 16.63 27.80 11.12 56.60 11.12 166.79 27.80 32.70
22 Ragi 23 Mustard 24 Ganja	7.4 3 6 13 2 17	71 3 6 18 - 174 - 173 55	111.20 9.27 7.11 123.55	18.53 111.20 9.27 781 123.55	77.80 16c, 70 m 1 Cor 1 Cor 185 A3

A. Khariff

Date of Enforcement of Last Water Rates: 24.9.81 COMPULSORY BASIC WATER RATE

		-	· i · · » : ::		9/1/2/1	NAIL			
SI. No.	tion.	Depth of supply in inches to	Irrig	ation r	ate for ctare	flow	Irriga	tion	
20	i in the	teed	61-62	68-69	73-74	74-7	5 75-7	76 81-8	2 Ji 9 E
			20 0 8	11		¢.	,		or
1.101	ass I	28**	10 77	0.00			· ·		٧٤
	ass II	,	19.77	9,88	9 • 88	9,88	19,77	39.54	100
		23"	14.83	7.41	7,41	7.41	14, 83		. 38
	ass III	18"	9.88	4.94	4.94			29.65	75
+. C1	ass IV	911	4.94	•	-	4.94	9.88	19.77	50
	^			2.47	2.47	2.47	4.94	9.88	25
		_							60

B. RABI WATER RATE

Name of Cro	p Irrig	ation rat	tog in b	per hect:			_
. 1	1968-6	9 73-74	74-75	75-76	81-82	' TulLoo	
1. Dalua	19.77	39.54	59.30			July 98 onwards.	
2. Tobacco	37.07	37:07		59.30	88.96	225.00	
3. Potato	24.71		55,60	55.60	83:40	210.00	
4. Vegetable	44.71	24.71	37.07	37.07	55.60	140.00	
including Peas 5. Onion 6. Wheat 7. Maize 8. Mung 9. Groundnut 10.Orchards 11. Sugarcane 12. Jute 13. Fodder 14. Pulses 15. Cotton 16. Til (oil seeds) 17. Betel leaf 18. Arher 19. Sunhemp 20. Chilly 21. Saru 22. Ragi 23. Mustard 24. Ganja	12.36 17.30 12.36 74.13 6.18	19.77 24.71 14.83 12.36 2.47 12.36 29.65 44.48 7.41 12.36 4.94 24.71 4.94 74.13 12.36 17.30 12.36 74.13 6.18 4.94 123.55	29.65 37.07 22.24 18.53 3.71 18.53 44.48 66.72 11.12 18.53 7.41 37.07 7.41 111.20 18.53 25.95 18.53 111.20 9.27 7.41 123.55	29.65 37.07 22.24 18.53 3.71 18.53 44.48 66.72 11.12 18.53 7.41 37.07 7.41 111.20 18.53 25.95 18.53 111.20 9.27 7.41 123.55	44.48 55.60 33.36 27.80 5.56 27.80 66.72 100.08 16.68 27.80 11.12 55.60 11.12 166.79 27.80 38.91 27.80 166.79 13.99 11.12 185.33	115.00 140.00 85.00 70.00 14.00 85.00 167.00 250.00 42.00 85.00 30.00 140.00 30.00 420.00 85.00 100.00 85.00 420.00 35.00 420.00 420.00	
•							

