# THE WEST BENGAL IRRIGATION (IMPOSITION OF WATER RATE FOR DAMODAR VALLEY CORPORATION WATER) ACT, 1958.

AMENDED ... West Ben. Act XXIII of 1976,

[30th January. 3959.]

An Act to provide for the imposition of a water rate in areas in West Bengal where water supplied by the Damodar Valley Corporation is available for irrigation and certain ma tiers ancillary thereto and connected therewirh,

WHEKEAS il Is expedient [o provide for the imposition of a water rate in areas in West Bengal where water supplied by (he Damodar Valley Corporation is available for irrigation and certain matters ancillary thereto and connected therewith;

It is hereby enacted in the Ninth Year of the Republic of India, by the Legislature of West Bengal, as follows:ô

1. (1) ThisActmay be called the West Bengal Irrigation (Imposition of water rate for Damodar Valley Corporation Water) Act, 1958.

Short lille, commence ment and applicatio

- (2) It shall come into "force on such date as the State Government may, by no tin cation in ihe *Official Gazette*, appoint.
  - (3) It shall apply to so much of the limits of the Damodar Valley and of the area of operation of the Corporation as is situated in West Bengal.
    - 2. In this Act, unless the context otherwise requires,ô

Definitions.

Xiv of

- (I) "the Act" means the Damodar Valley Corporation Act, 1948;
  - (2) "area of operation of (he Corporation" has (lie same meaning as in subsection (3) of section 11 of the Act;
  - (3) "canal" means,ô
    - (i) any river or any stream, canal, distributary or other water-course and any reservoir, dam, weir, pond, pool or sheet of water, constructed, maintained, worked or improved by the Corporation or by ihe State Government or by any agency under arrangement with

'For Statement of Object.¹; and Reasons, see the Calcutta Gazelle. Extraordinary, dated ihe 5<br/>
b July, 1958, Pan JVA, page 2492: for proceedings of ihe Wesl Bengal Legislative Assembly, see the piococdings of Lhe meetings of ihetf Assembly held on (he 1ºih, 2ISL 22nd, 23rd, 24th, 30lh and 31st July, 1958, the 1st August. 1958 and Lhe 29th and 30th December. 1958; and for proceedings of ihe West Bengal Legislative Council, see lhe proceedings or the meetings of thai Council held on Lhe [6ih. 19th and Z3rtf December. 1958.

'nit An emie inlo ferre with effea from ihe 23nJ February, 1989. We notification No. 6—I, daled 19ib February 1959, published in lhe Cakunn Guzene, Extraordinary ot

[West Ben. Act

#### (Sections J. 4.)

ihe Corporation or the Slate Government, in connection wiili the promotion and operation of any scheme for irrigation, water supply or drainage,

- (ii) any supply or escape channel, conduit, sluice, groin or other inlet into or outlet from a canal as defined in sub-clause (i),
- (iii) any land on the bank of a canal as defined in sub-clause (i) or sub-clause (ii), acquired by the Slate Government lor Lhe Corporation and which is permanently or occasionally covered by water,

but does not include any work for the removal of sewage;

- (4) "collector" includes any officer appointed by the State Government to perform any or all of the lunclions of a Collector under this Act;
- (5) "the Corporation" means the Damodar Valley Corporation constituted under section 4 of the Act;
- (6) "kharif season" means the part of the year from July to October;
- (7) "limits of the Damodar Valley" has the same meaning as in sub-section(1) of section 11 of the Act;
- (S) "rabi season" means the pan or the year from November to '[February];
  - '(Sa) "summer season" means the pari of lhe year from March to April;
  - (9) "year" means a period of Iwclvc months commencing with July.

Actio 3. The provisions of this Act shall have effect notwithstanding oilier laws. anything to the contrary contained in the Act or in any oilier law or contract for Ihe Lime being in force.

Imposition of u aier mic\_

 $4\_/n$  Whenever the State Government is of opinion that lands in

any area in West Bengal wiihin the limits of the Damodar Valley or within the area or operation of the Corporation are benefited or are likely to be benefited by irrigation during '{kharif} season, rabi season or summer season] by water supplied by the Corporation through canals,

'The word within the square brnckcis was substituted fur (hi: ward "March" by s. 2(i) of the West Bengal Irrigation (Imposition of water rait; for Damodar Valley Corporation Water) (Amendment) Act, 1976 (Wesl Ben. Act XX1T1 of 1976).

'Clause (Ba) was inserted by s. 2(ii), ibid,

'The words within the square brackets were substituted for lhe words "the kharif season

XXVI of 1958.1

# (Section 5.)

the Stale Government may, by notification, declarc its intention to impose in such area a water rate. Tor *hharif* season, *rabi* season or summer season], at such rate not exceeding,ô

- (a) rupees thirty-two for an area of -4047 hectares for kliarif season,
- "(b) rupees Tony-eight for an area of '1047 hectares for rabi season, and
- (c) rupees one hundred and sixty for an area of -4047 hectares lor summer season, as may be specified in lhe notification.
- (2) On the publication of a notification under sub-section (I), any person interested in any land likely lo be affected by the imposition of the water rate referred to in lhe notification may, within a period of one month from the date of publication of the notification, prefer objections to the State Government to lhe intended imposition of the water rate,
- or the rate at which the water rate is intended to be imposed or Lo the inclusion of such land in lihe area in respect of which lihe declaration has been made under subsection (1),
- (3) On the expiry of the period referred to in-sub-section (2) for preferring objections, the State Government may, after considering the objections, if any, received by it during such period, by notificationô
  - (a) withdraw the declaration intending to impose a water rate, or
  - (b) impose a water rate, in the area in respect of which lhe declaration under suh-section (1) was made or in any pan thereof (hereinafter referred to as the notified area), not exceeding the rate specified in the notification under subsection (I):
    - Provided that such rate shall, in respect of any land for which water is obtained for irrigation by lift irrigation arrangement maintained and operated by the occupier thereof,
    - be one-half of lhe rale specified in the notification.
- <sup>-1</sup>(4) The water rate imposed under clause (b) of sub-secLion (3) shall remain effective uniil Lhe same is revised by Lhe State Government by similar notification issued under (his section.
- 5. Notwithstanding anything to the contrary contained in any other law for the lime being in force or in any custom, usage or contract, ihe liability for payment of lhe water rale shall be on the occupiers of ihe lands included in ihe notified area:

Liability for {hJwawV^raic.

'See foot-note 3 on page 2[0, ante.

These chuses were subslituted for original dauses (a) an J (b) by s 3(a)(ii) of the Wesl Bengal Irrigation (Imposition of water rale for Damodar Valley Corporation Water) (Amendment) Aci, 1976 (Wesl Ben, Act XXII) of 1976)

[West Ben. Act

# (Sections 6, 7.)

Provided that where any such land is cultivated by a *bargadar* as defined in clause (2) of section 2 of Ihe West Bengal Land Reforms Aci, Wesi Ben, 1955, (he liability for payment of (he water rate shall be on the owner of ihe land under whom ihe *bargadar* holds:

Provided funher that when water rate is paid by the owner of any land cultivated by a *bargadar*, the owner shall be entitled to recover from the *bargadar* half of the amount paid by him as water rate.

Exemption.

- 6. if Tor any reason there is, in any season, a total or partial failure of crops in any land in the notified area, the State Government may, grant total or partial exemption from the water rale to the owner or occupier of such land as the case may be.
- 7, (1) As soon as passible after the notification under sub-section (3) of section 4, imposing a water rate is published, the Collector shall moke a preliminary assessment of the rate for <sup>1</sup>[kharifscasor], rabi season or summer season] in respect of all lands included in lhc notified area and shall cause notices of such preliminary assessment to be served on all persons liable to pay the water rate specifying therein the period within which objections to the assessment may be preferred.
- (2) On the expiry of the period specified in the notice under subsection (1), the Collector shall, after considering objections, if any, received by him during such period, make a final assessment of the rate Tor <sup>2</sup>\(\begin{align\*}{l}kharif\) season, rabi season or summer season] which shall be payable annually so long as the notification under clause (b) of sub-section (3) of section 4 remains in force.

The Collector shall cause a notice of demand to be served on every person by whom the water rate is payable according to such assessment requiring him to pay the water rate for the year mentioned in lhc notice of demand for *-[kharif* season, *rabi* season or summer season], as the ease may be, by such date as may be specified in the notice of demand not being earlier than one month after the service of such notice:

Provided that such notice of demand shall, if it cannot be served for any reason wilhin the year to which the demand relates, be served as soon thereafter as possible.

- (3) Every person who makes payment of water rate by the specified date shall be entitled to a rebate of five *per centum* of the amount of the water rate.
- ■The words \viihin the square brands were subsiiluled for the words "(hi: Wwn/season or for lhc rati season" by s. 4(o) of lhc West Bengal trrigallon (Imposition of water rale for Damodar Vat Icy-Corporation Water) (Amendment) Act. 1976 (Wesl Ben. Act XXIII of 1976).
  - -Thi; words within (he square brackets were substituted for lhc wonis "Ihc kharif season

The West Bengal Irrigation (Impos'tlion of water rare for Damodar Valley Corporation Water) Ad, 195S.

2J3

# XXVI of 1958.]

#### (Sections 8-JO.)

- (4) Subject to the provisions of section 8, if any amount of the water rate due from any person is not paid by the dale specified in the notice of demand, interest at such rate not exceeding six and a quarter per cent, per annum as the State Government may fix from lime lo lime shall be payable thereon from the date of the defaull.
- 8. Any person may, within thirty clays from the date of service on App^ him of a notice of demand under sub-section (2) of section 7, appeal lo such appellate authority as may be prescribed by rules made under ihis Act, either regarding his liability to pay the water rale or lhe amount assessed and the decision of the appellate authority in such appeal shall be final.
- 9. (1) For the purpose of irrigation or drainage of lands in the notified area, the owners or occupiers of such lands shall be bound to afford free passage for water through or over all lands in their possession Free their control and for that purpose to allow, when so required by the Collector by order passage this behalf, the construction and maintenance of such channels as may be necessary," water irrigation or causing unnecessary loss or damage to such lands. drainage lo be afforded
- (2) If any person refuses lo comply with an order under subsection (1), the Collector may cause lhe channel to be constructed or maintained and may recover lhe costs thereof from such person as public demand.
- (3) Notwithstanding anything contained in any other law for the lime being in force, no person shall be entitled to claim any compensation for any damage or loss which may be caused as a result of the construction or maintenance of any channel under sub-section (1) or subsection (2),
- 10. (1) ir any obstruction is put in any channel referred to in section 9 or other canal or made on the bank thereof as a result of which the normal flow of water through such or canal is diverted for the purpose of irrigating any land, the Collector mayô

any cut is Pan ally for diversion a( channel normal flow of canal water by obstruction. or lo

through

over all lands.

or under

made in

wilhoul

- (a) take such measures as he may consider necessary to remove such obstruction close such cut, and
- (b) wilhoul prejudice lo the provisions of section 7, impose a penally, which may eMend to ten times lhe water raic assessed for \(^1\)\kharif season, \(rabi\) season or summer season], as the case may be. having regard Co the lime when the obstruction

'The words widiin the square brackets were substituted for the words "the Wiwri/seasan or the rabi season" by s. 5 of the West Bengal Irrigation (Imposition or water rate for Damodar VaJIcy Corporation Water) (Amendment) Act. 1976 (West Ben. Act XXtll of

### [West Ben. Act XXVI of 1958.]

### (Sections 11-13.)

is pui or ihe cut is made, on [he persons assessed lo water rale under section 7 who arc lhc owners or occupiers of the lands irrigated by water so divened, after giving ihem an opportunity of showing cause against the imposition of such penalLy:

Provided that no such penalty shall be imposed on any person who proves lo lhc satisfaction of the Collector that such obstruction was put or such cut was made without his knowledge or consent,

- (2) Any penalty imposed under this section shall be recoverable as a public demand.
- (3) Any person aggrieved by an order imposing a penalty on him under ihis section may within thirty days from the dale of the order appeal lo such appellate authority as may be prescribed by rules made under this Act and the decision of the appellate authority in such appeal shall be final.
  - 11. All anears of water rale togcihcr with inieresi and costs, if any, shall be recoverable as public demands.

Government, for supply and distribution of water, including the costs or construction or

The proceeds of ihe water rale, after deduction of ihe expenses incurred by ihe Slate

Arrears or water rale to be recoverable ai public demands.

Proceeds of water rale 13i he distributed between i lie Si ate Governmen t and lhc Corporation

maintenance of channels, and for assessment and realisation of Lhc waler rale shall, notwithstanding anything contained in the Act, be distributed between the State Government and

- Corporation in such proportion as may be agreed upon. (t) The Slate Government may make 'rules for carrying out the purposes of this Act.
- (2) In particular and without prejudice lo the generality of the foregoing power such rules may provide forô
  - (a) the manner of publication of notifications issued under this Act,
- (b) the form and manner of service of notices and the procedure to be followed for considering objections under section 7, and
- (c) the appellate authority to whom appeals under section 8 shall lie, the fees, if any, payable on petitions of appeal and the procedure to be followed by the appellate authority.

'For the West Bengal Irrigation (Imposition of Wat if Rale for Damodar Valley Corporation Water) Rules, 1959. made under scciion 13 of the Act, see notification 'No. 22-1., dated 6.8,59, published in the Calcutta Gazette. Extraordinary, of 1959,

Power lo muXo rules.