${\it The West Bengal State Tube well and Lift Irrigation}$

West Bengal Act XLVIII of 1974

THE WEST BENGAL STATE TUBEWELL AND LIFT IRRIGATION ACT, 1974.

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West Bengal Act XLVIII of 1974'

THE WEST BENGAL STATE TUBEWELL AND LIFT IRRIGATION ACT, 1974.

[Passedby the (Vest fieigat Legislature.]

[12lh December, 1974.]

An Act to provide for the development of agricultural lands in WW; Bengal by tubcweil and lift irrigation projects and fur the imposition of levy or levies in respect of lands served by any such irrigation projects.

Whereas it is expedient to provide for I he development of agricultural fands in West Bengal by tubewell and lift irrigation projects and for the imposition oflevy or levies in respect of 1 ands served by any such irrigation projects;

It is hereby enacted in the Twenty-fifth Year of the Republic of India, by the Legislature of West Bengal, as Follows:—

CHAPTER I

Preliminary

- 1. (1) This Act may be called the West Bengal Slate Tubcweil and Short tile, Lift Irrigation Act, 1974, extent and
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 - (2) It extends to the whole of West Bengal.

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- (3) It shall come into 'force in such area or areas and on such date or dates as the Stale Government may, by notification in the *Official Gazette*, appoint and different dates may be appointed For different areas or for different provisions of this Acf.
 - 2. In this Act, unless there is anything repugnant in the subject or Definitions, conicxt,—
 - (a) "agricultural lands" means lands used for agriculture and includes lands used for growing fruits, vegetables and the
 - like mid culturable waste or Tallow lands but not homestead lands;
 - (b) "appellate authority" means the authority referred to in section 26, to hear and dispose of appeals under this Ac(;

For Statement or Objecis and Reasons, see the Catriilra Gazelle. Euraordinary. Pin IV (if (he 19th November. J 974. page 3007.

(Chapter !.—Preliminary.—Scctioit 2.)

(c) "Chief Engineer" means the Chief Engineer (Agriculture) - in the Department of Agriculture and Community

Development and includes any Engineer subordinate to him, but not below the rank of an Executive Engineer, who is aulhorised by the Chief Engineer lo act on his behalf for ihi! purposes of this Act,

- (d) "Collector" includes (he Additional District Magistrate und any other officer, nut below [lie rank of a Deputy Collector, specially empowered by the Slate Government to perform all or any of the functions of a Collector under this Act;
- (e) "command area" means any area which is served by an irrigation projecL located within such area shown in a map prepared by the Chief Engineer describing and delineating its local limits arul boundaries; such command urea may be different with respect to kUarif, pre-kharif, rabi seasons or summer crop;
- (0 "crop" means any of the *pre-kliarif, kharij rabi* or summer crops or other fruits, vegetables us specified in the Schedule to this Act:

Provided that the State Government may, by notification in the *Official Gazette*, revise the Schedule by such addition [hereto or alteration therein, as the Slate Government may consider necessary from lime to lime;

- (g) "development levy" means a levy imposed under (his Act in respect of any area and payable by every person being e i the r th e o wrier oraccupier of Agricultural lands within that area, who does not avail of the irrigation facility from deep in be wells or shallow lubewells owned by Government or river lift or other irrigation schemes of Government for any season other than A/jan/duringn year by way of requisition for water, for the plot concerned, and payable at such rate per annum for every hectare or agricultural land in the notified area of an irrigation project as may be fixed by the Slate Government by notification referred to in section 3;
- (h) "irrigation project" means a project of the Slate Government for providing irrigation facilities to any agricultural land through a tubewell which may be either a deep tubewell or a shallow tubewell or lift (pumping) plant set up for the purpose and declared by the Chier Engineer, by notification in [he Official Gazette, ty be an irrigation pToject for ihe purposes of this Act;
- (i) "levy" includes both development levy and user's levy:

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(Chapter II.—Imposition of development levy in notified areas.— Section 3.)

- (j) "notified area" means an area declared as such by notification under section 4;
- (k) "prescribed" means prescribed by rules made under this Act;
- (1) "Project Authority", in relation loan irrigation projeci, means the Block Development. Officer having jurisdiction or an officer appointed by the State Governmeni lo be in charge of operation, control or conductofbusinessofsuch irrigation project;
- (m) "revisional authority" means the authority referred to in section 25 for ihe purpose of hearing and disposing of any reference under this Act;
- (n) "user's levy" means a levy imposed under this Aci and payable by Ihe owner or (he occupier of any land who applies for supply of water lo such land under this Act Tor irrigation of any crap within ihe command area of a projeci, at such rate which may be fixed by the Slate Government for any particular crop in a particular season of ihe year. A bargadar cultivating land shall be treated as an occupier for the purpose of this Acl.

Explanation.—"Bargadar" in ihis clause has the same West meaning as in clause (2) of section 2 of the West Bengal Land Reforms Act, 1955;

(o) "year", in relation lo the assessment and collection of development or user's levy, means a year commencing from the first day of the month of July in any year and ending on the thirtieth day of the month of June following that year, and includes any part of such year.

CHAPTER IT Imposition of development levy in notified areas

3. (1) Whenever in the opinion of ihe State Governmeni any area has been developed or is likely to be developed by reason of being wilhin the command area of an irrigation project, the Slaie Governmeni may, io by notification in the prescribed form, declare iIs intention to impose a development levy for that area at such rate as may be specified in notification payable by the persons referred lo in clause (g) of section 2.

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[West Ben. Act

{Chapter II.—Imposition of development levy in notified areas.— Sections 4-6.—Chapter III.—Assessment and collection of levy.— Section 7.)

- (2) A notification under sub-sec lion (i) shall be published in the *Official Gazette*, and shall slale the following additional particulars, namely:—
 - (a) a full description of (he irrigation project and its command area or such part of ihe command area in respect of which llie development levy is [o be imposed;
 - (b) the dale with effect From which imposition of the development levy and user's levy is proposed to be effective;
 - (c) the dale within which objection, if any, lo ihe intended imposition should be filed.

Declaratio n of a notified arc J,

- 4. On ihe expiry of the period referred to in clause (c) of subsection (2) of section 3 and after considering objections or suggestions, if any, the Snte Government shall by notification in the *Official Gazette* and also in such other manner as may be prescribed, either wholly withdraw or confirm its previous declaration under section 3, or make a revised declaration in the prescribed form specifying therein the revisions made, and, on such confirmation or issue of it revised declaration, the whole of the area mentioned in the declaration so confirmed, or such part thereof as may be mentioned in the revised declaration, as the case may be, shall, wilh effect from the date specified in the notification, be deemed to be a notified area for ihe purpose of (his Act,
- 5. The Stale Government may, so far as may be in ihe manner hereinbefore provided, from time lo lime include in or'exclude from any notified area, tiny area which, in ihe opinion of Ihe Slate Government, has benefited or has not benefited, as the case mny be, from the improvement work.

Revision of notified area.

Delegation.

6. The Staid Government may, subject to such conditions as (he State Government may deem fit to impose, delegate all or any of iLs functions under ihis Chapter to the Chief Engineer.

CHAPTER III Assessment and collection of levy

7. The liability for payment of levy under this Act shall be on the owners or occupiers of lands included in a notified area:

pay mem of levy.

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XLVIII rarifod41 at where any such land is cultivated by a bargadar as defined in clause (2) of The win B2 refut walk est Bangal Manth Reforms Act, 1855, and that bargadar applies for 9 upply of water lo a particular plot or plots of land, he shall be treated as an occupier of the plot or plots and shall be liable Lopay the user's levy, provided that he shall be entitled to recover from the owner half of the amount so paid by him.

- 8. The Project Authority shall, from time to lime, prepare and publish in Ihe prescribed form and manner for a notified area or any part thereof a statement West Den. A a X of showing-
 - (i) the name of every person who is liable Lo pay development levy or user's levy or both in respect of any land in such area or part, and
 - (ii) the amount of development levy or user's levy or both to be paid by each such person annually or otherwise, in respect of such land.
 - 9. The Project Authority shall serve a notice of demand in the prescribed form and manner and containing the prescribed particulars on every person whose name appears in the statement published under section 8 requiring him lo pay the levy by such dale or dates as may be specified in the notice.

Pre para li on and publication statement persons amount of rales payable ihem.

10. (1) Within such period after **Ihe** publication of a statement under section 8 as may be prescribed, the Project Authority shall, in accordance with rules made under this Aci, republish ihe statement with such modifications as he may have made as a result of representations submitted to him within the prescribed period by persons whose names were included therein, and, subject lo any decisions by any revisional or appellate authority, all entries in ihe statement as thus republished shall be presumed for the purposes or this Act lo be correct in every particular.

Notice of demand for payment of

(2) If the Project Authority makes any modification in the statement referred to in sub-section (1), he shall serve on the person concerned a revised notice of demand in ihe prescribed form and manner and containing the prescribed particulars.

Revision or stale menl and Supplementwised notice stfittementd.

11. (1) The Project Authority may, from time to lime, add to or alter in the prescribed manner any statement published under section 8 or republished under sub-section (1) of section 10. In such case the Project Authority shall publish in the prescribed form and manner a supplementary statement showing ihe addition or alteration made by him, and the provisions of this Act shall apply to such supplementary statement as if it were a siniemeni oublished under scclion 8.

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(Chapter HI.—Assessment and collection of levy.— Sections 12-15,)

(2) Where any addition or alteration is required as a result of a decision of a revisions! or appellate authority, the Project Authority shall add to or alter the statement accordingly, and it shall not be necessary to publish any supplementary statement in respect thereof under sub-section (I).

P^ot'uduri 12. (1) It shall be the duty of every person receiving a notice of onevyamJ¹ demand Tor payment of development levy and user's levy to effect ikfjul''' ror payment thereof within tlie date specified in the notice,

- (2) If any person receiving a notice of demand neglects cr fails to pay the amount due from him within the due date, lie shall also be liable to pay interest at such rate not exceeding six *per camion per annum*, as may be fixed by the Stale Government from lime to time, on the amount of levy due from him and for the period from Hie date of default to the dale of full payment.
- (3) Any payment of levy and interest under this Act shall be made lo the Project Authority in such mannei as niny be specified by ihe Project Authority in the notice of demand and credited to the accounts of the State Government under Ihe head to be notified by the State Government, and against every such payment the Project Authority shall issue a receipt in Ihe prescribed form.

Power of 111i; Piojctl Auilioriiy to gmm abJiemcr.l or remission. 13. Notwithstanding anything contained in this Act, the Project Authority may, under such circumstances, subject to such conditions and in accordance with such manner as may be prescribed, grant abatement or remission of the levy or interest, payable under this Act or extend viie period within which such levy of interest thereon is to be paid.

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14. All arrears of levy and the interest due ihereon, payable to the Stale Government under this Act shall be recoverable as public demand under the Bengal Public Demands Recovery Acl, 1913.

Ben. Acl 111 of 1913.

Refund.

15. If any person has paid any amount under this Act which, in accordance with the decision of the appellate or revisional authority, or in the opinion of ihe Project Authority, was not payable by such person, the Project Authority shall, in the prescribed manner, refund the amount lo such person.

{Chapter IV.—Powers and duties of the Project Authority.— Sections 16-19.)

CHAPTER IV Powers and duties of the Project Authority

16. (I) For obtaining supply of irrigation water Tor any agricultural land in a noli fled area every intending user shall submit at least thirty days before the dale from which ihe supply is wanted an indent in the prescribed form containing prescribed particulars to ihe Project Authority and shall also deposit the user's levy at the rate fixed by the Government for a Project for the crop on the basis of the total supply applied for. The farmer before making his indent shall also ensure that outstanding development levy has also been cleared.

Procedures for obi ami ng supply of inigmicKi ualer.

- (2) On grounds of hardship or in the interest of cultivation the Project Authority may accept (he indent at any lime before the date of actual supply.
- 17. The Project Authority shall receive all indent and user's levy against proper receipl in the prescribed form and shall examine all valid indents and when satisfied lhat the water indented is required for use for irrigation of agricultural lands, pass the indent in Tull or with any variation as may be necessary in the public interest or for the purposes of this Act, or refuse any indent, subject however to the decision of the revisional and appellate authority.

Enquiry by [he Project Authority.

- 18. (1) Submission of any indent by an user of irrigation water shall not entitle him to claim such water as a matter of right.
- (2) The Project Authority may refuse to supply water or refrain from supplying waler either in part or in full, when due to any mechanical breakdown or disorder or any other reason, beyond the control of Ihe Project Authority it is not possible to supply water for irrigation.

Powers or ihe Project Aulhorily.

- (3) When the indent is not passed in full or when supply cannot be made in full, the Project Authority shall make proportionate refund of the user's levy within such time as may be prescribed.
- (4) In supplying water against indents, normally the supply will be made in order of the distance of the plots applied from the installation.
- 19. The Project Authority shall advise the indentors on cropping pattern for different seasons in a notified area and such indentors shall as far as may be followed such advice.

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(Chapter V.—Maintenance, supennsion and control.—Sections 20-23,)

CHAPTER V Maintenance, supervision and control

- 20. For the purposes of this Act and subject lo any rules made thereunder, the Chief Engineer shall, in such manner as he may consider necessary and expedient, provide for the efficient operation and maintenance of the irrigation projects in the notified areas and, for thai purpose provide for proper inspection and supervision of such projects and their command areas, regularly, either by himself or by competent engineers authorised by liirn, so as lo satisfy himself that the projects are operating properly.
- 21. The Chief Engineer shall submit lo the State Government half- yearly and annual reports in the months of November and May, respectively, in such forms as may be prescribed, stating—
 - (a) the total number of irrigation projects and their particulars;
 - (b) ihe total number of nolified areas served by the irrigation projects; and
 - (c) progress of development achieved in every notified area during the period under review in terms of—■
 - (i) net area covered by the irrigation,
 - (ii) installed capacity, and
 - (iii) capacity utilised.
- 22. The Project Authority shall submit to Ihe State Government half-yearly and annual returns in ihe months of November and May, respectively, in such forms as may be prescribed, slating the particulars of the development levy and user's levy, assessed, realised and outstanding at Lhe close of the period under review.
- 23. (1) The Project Authority shall maintain such books, records and accounts and in such forms and manner as may be prescribed, regarding—
 - (a) the indents received, lhe supplies of irrigation water ordered, the lands receiving irrigation and the owners or occupiers thereof; and
 - (b) Lhe operation and maintenance of the irrigation project and the conduct of ils business.
- (2) The Project Authority shall submit to the Chief Engineer und the Collector such particulars, reports or returns in such forms and manner as may be prescribed, or as may be asked for by the Chief Engineer or the Collector for the nurooses of ihic Am

Inspection and supervision by the Chief Engineer.

Submission of reports by the Chief Engineer.

Submission of returns by lh£ Project Authority.

Maintenance of records by the Project Authority. (Chapter Vf.—Miscellaneous.—Sections 24-27.)

CHAPTER VI

Miscellaneous

- 24. No objection shall be taken to the imposition of the levy nor shall Bano the liability of any person to pay such levy be questioned except in the ^^posi-0 manner provided in this Act.
 - 25. (I) Any person considering himself aggrieved by an order Revision, passed—■
 - (a) by the Project Authority under sections 10, 1 [, or 13, or
 - (b) by the Project Authority under section 18,
- may refer his case lo the revisional authority within such time, in accordance with such procedure and on payment of such fee, as may be prescribed and the revisional authority shall lake such decision thereon as it thinks fit.
- (2) The revisional authority Tor hearing cases arising under clause (a) of sub-section (1) shall be the Collector of (he District and the revisional authority for hearing cases arising under clause (b) of the said sub-section shall be the Chief Engineer.
- (3) As soon as a decision is taken by the revisional authority it shall communicate such decision to the Project Authority for taking necessary action thereon and a copy of every such order shall also be sent to the person instituting the case.
- 26. (I) Any person being aggrieved by an order of the revisional Appeals, authority may, within thirty days from the date of such order and in accordance with such procedure and on payment of such fee, as may be prescribed, prefer an appeal before the appellate authority, that is,—
 - (i) to the State Government in the Agriculture and Community
 Development Department if the revisional authority against
 whose decision the appeal is preferred was the Chief Engineer,
 and
 - (ii) to the Commissioner of the Division ir the revisional authority against whose decision the appeal is preferred was (he Collector.
 - (2) The order passed on such appeal by the appellate authority shall be final.
- 27. The Collector or the Chief Engineer or any other officer authorised Powers of by the Collector or the Chief Engineer as the case may be and liis servants ^{cnlr}y. ^{ctc}- and workmen shall have the power, subject to such rules as may be made in ihlC hphllF m I^nl^r Iinnn I'infl nr hiTilflinrr nr incnnr»r nniF

[West Ben. Act

(Chapter VI,—Miscellaneous.—Sections 28-30.)

property and lo set up, consirucl, repair and maintain field channels or underground pipelines or any irrigation project and to do such other acts as may be necessary for carrying out the purposes of this Act:

Provided that the Collector or the Chief Engineer or the officer authorised as aforesaid shall not enter into any building or any dwelling house or any enclosed courtyard or garden attached to dwelling house or any land with standing crops except by previous notice in the prescribed manner to the owner or occupier thereof, as the case may be:

Provided further that no person shall be entitled lo claim any compensation for damage of the land which may be caused as a result of construction and maintenance of channel or pipelines except in the manner as provided in section 30.

- 28. (I) Subject to rules made udder this Act, any of the officers or servants referred to in section 27 may, by notice, require any person to make and deliver to him a statement or to produce records or documents in his possession or control relating lo any land or other properly mentioned in that section, at the time and the place specified in the notice,
- (2) Every person required to make or deliver a statement or to produce any record or document under this section shall be deemed legally bound to do so within the meaning of sections 175 and 176 of the Indian Penal Code.

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29, For the purposes of any inquiry under this Acl the Collector and the Project Authorily shall have power lo summon and enforce lhe uUendance of witnesses, including the persons interested or any of them, and compcl the production of documents by the same means and, so far as may be, in the same manner as is provided in the case of a Civil Court under lhe Code of Civil Procedure, 1908.

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Claims Tor compensation Tor dTiTiiages. 30. (1) Whenever any land or any oilier property is injuriously affected as a result of any work undertaken under this Act, the person by whom any damage or loss is sustained may, not later than three months after the first occurrence of lhe injury in respect or which the claim is preferred, prefer to the Collector a claim for compensation.

Act 5 of 190S.

(2) When a claim is preferred under sub-section (1), the Collector shall, in the prescribed manner, after such inquiry as lie deems proper and after considering any representations which may be made to him, determine the amount of compensation, iT any, which shall be granted.

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- (3) In determining whether any land, if so, what amount of compensation shall be granted, the Collector shall be hound by the provisions of any rules made by the State Government regulating the grant of compensation under [his Act.
- (4) If any dispute arises after the amount of compensation has been determined under this section, as to the apportionment of ihe same or any part thereof, Ihe Collector shall, in the prescribed manner, refer such dispute to the court and the court shall decide the same.
- 31. (I) Any person aggrieved by ao order of the Collector under sub-sea ion (2) of section 30 may within thirty days from the date of such order and on payment of [he prescribed fee, prefer an appeal in the prescribed manner to the Board of Revenue, West Bengal.

Appeals again si a want or compensation.

- (2) The decision of the Board of Revenue, West Bengal, on such appeal shall be final.
- 32. No suit shall lie in any civil court for compensation for any damage, loss or injury resulting from any work done under this Acl.

Bar la suit for compensation for damage.

[ndtimnily.

- 33. No suit or other legal proceeding shall lie against any person for anything which is io good faith done or intended lo be done under this Act.
- 34. In any appeal or revision under this Act, the costs awarded in favour of the Stale Government shall be recoverable from the person against whom such costs are awarded as public demand.

Costs in any appeals and revisions.

35. Imposition of levy in any area under this Act shall not preclude the realisation or collection of any cess, lax or land revenue under any other Acl for the lime being in force in such area.

Levy no I to preclude collection of ccss,las nr (and revenue,

36. [n respect of any land regarding which a levy has been imposed under this Act, no rates, rents or taxes payable under any other Act shall be enhanced by reason of any development effected or any benefit accruing from any development effected, under this Act.

Kcs trie lion to enhance rates, rents or l;ixe<

37. No proceeding under this Act shall be defeated or invalidated by reasons of any defect or omission in the publication or service or any notice, statement or order unless material injury is done to any person on account of such defect or omission.

Proceedings not to be invalidated

irregularities,

(Chapter VI.—Miscellaneous.—Sections 38-4L)

Power of the Stritc Govc.nnienL lo gr^nl lincmplion,

Supply of copies of unlriciin siaiernenls.

Punishmtiril for abustf of water and for unauthorise d use of water.

- 38. Notwithstanding anything coaf.lined in this Act, if Ihe Slate Government is satisfied that it is necessary or expedient in the public interest so lo do, Ihe Stale Government may, by notification in ilie *Official Gazelle*, exempt any class or classes of persons or any class or classes of agricultural lands from ill! or any of the provisions of this Act.
- 39. Copies of entries in any sLatemem, published under sections 8, 10 or [1, may be supplied lo any parson in the prescribed manner and on payment of the prescribed fee.
- 40. (1) Any abuse in the supply of water from an irrigation project by any person being a user of such water within the meaning of section IS, or any unauthorised use of such water by any person shall be on offence punishable with imprisonment for a term which may extend to ilircc months or with fines which may extend to five hundred rupees or with both and for continuance of such offence, the offender shall be liable to an additional fine of twenty-five rupees per day so long as such offence is continued,
 - (2) An offence punishable under sub-section (1) shall be cognizable,
- (3) Any police officer noi belnw ihe rank of a Sub-Inspector of Police may arrest without warrant any person against whom a reasonable complaint has been made or credible information has been received of his having been concerned in any offence punishable under sub-section {]).
- 41. (1) The Slate Government may, by notification in the *Official Gazette*, make rules for carrying om ihe purposes of this Act.
- (2) To particular and without prejudice to the generality of the foregoing power, such rules may provide for all or any of ihe following matters, namely:—

(i) the manner in which the notification under section A is to be published;

- ii) ihe manner in which ilie statement under section 8 is to be prepared and published;
- (iii) the manner in which a noiice of demand under section 9 is to be served:
- (iv) the period within which and the manner in which [he statement under sub-section (]) of section 10 is to be republished and the manner in which a revised notice of demand is to be served under sub-section (2) of the said section;

Power lo mitke

rules.

{Chapter VI.—Miscellaneous.—Section 41.)

- (v) the manner in which additions or alterations to, and publication of, a statement under sub-section (I) of section 11 may be done;
- (vi) the conditions subject lo which and lhe manner in accordance with which the Project Aulhorily may grant abatement or remission under section 13;
- (vii) the manner in which the Projeci Aulhority may grant refund under section 15;
- (viii) particulars to be observed by the Chief Engineer for the efficient operation and maintenance or irrigation projects under section 20;
- (ix) lhe manner in which lhe Project Aulhorily shall maintain books, records and accounts and shall submit particulars, reports, etc., to the Chief Engineer or the Collector, referred to in sub-sections
 (1) and (2) of section 23;
- (x) the lime within which, the procedure in accordance with which and the fee on payment of which a case may be referred to the revisional authority under sub-section (1) of section 25;
- (xi) the procedure in accordance with which and the fee on payment of which an appeal may be preferred under subsection (1) of section 26:
- (xii) the conditions lo be observed and the manner in which notice is to be served in connection with entry, etc., upon any land or other property referred to in section 27;
- (xiii) lhe conditions, if any, subject to which statements may be asked to be made or records or documents may be asked to be produced under sub-seciion (1) of section 28;
- (xiv) lhe manner in which and the conditions subject to which the Col lector may grant compensation under sub-section (2) of section 30:
- (xv) the fee to be paid and the manner to be observed in preferring an appeal under sub-section (1) of section 31;
- (xvi) the manner in which copies of entries in any statement may be supplied under section 39 and the fees to be paid for such

- supply;

- (xvii) forms to be prescribed under any of the provisions of this Act;
- (x viii) any oiher matter which, under any of the provisions of ihis Act, either expressly or by implication, is required to be nrescribert or to hi* nrrwirled fnr hv rules:

[West Ben. Act XLVm of 1974.] The West Bengal State Tubewelt and Lift Irrigation Act, 1974.

(The Schedule.)

THE SCHEDULE [See

Section 2(0-]

(A) Pre-Kharif Crops

- 1. Ahs.
- 2. Oil-seeds.
- Maize. 3.
- 4. Vegetables.
- Fodder crops. 5.
- 6. Sesamum (777).
- 7. Sun flower.

(B) Kharif Crops

- Paddy. 1.
- Vegetables. 2.
- 3. Maize.
- 4. Jute.

(C) Rabi Crops

- 1. Wheal and Barley.
- 2. Maize.
- Pulses. 3.
- 4. Oil-seeds.
- 5. Potatoes.
- Vegetables. 6.
- 7. Fodder crops.
- S. Tobacco.

(D) Summer Crops

- Paddy. 1.
- 2. Pulses.
- Oil-seeds. 3.
- 4. Vegetables.
- 5. Sugarcane.
- Cotton. 6.
- 7. Groundnut.