BEFORE THE NATIONAL GREEN TRIBUNAL PRINCIPAL BENCH, NEW DELHI

Original Application No.639/2022 (I.A. No. 293/2023)

Pritpal Sharma

...Applicant

Versus

Government of NCT of Delhi &Ors.

...Respondents

With M.A. No. 24/2023 In O.A. No. 33/2022

Ganesh Prasad

...Applicant

Versus

Government of NCT of Delhi &Ors.

...Respondents

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Richa Kapoor, Advocate Addl. Standing Counsel, Delhi Jal Board

Place. New Delhi Delhi. 19.03.2025

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ACTION TAKEN REPORT ON BEHALF OF DELHI JAL BOARD (DJB) IN COMPLIANCE OF ORDER DATED 28.08.2024 & 08.01,2025.

MOST RESPECTFULLY SHOWETH:

 That the present Action taken Report is being filed on the behalf of Delhi Jal Board (DJB) in compliance of directions issued by the Hon'ble Tribunal vide order dated 28.08.2024.

The order dated 28.08.2024 passed by the Hon'ble Tribunal is annexed herein as Annexure-A.

2. That the captioned matters herein pertains to the issue of illegal extraction of ground water by illegal borewells. The grievance of the applicant in OA No. 639/2022 "Pritpal Sharma Vs. Government of NCT of Delhi &Ors." is that the respondent no.5 had installed borewells in the plots House No. GI-2035 without permission from DJB and he is extracting groundwater for commercial purposes without obtaining No Objection Certificate from CGWA and is supplying the same to residents of Aya Nagar and beyond through water tankers in violation of environmental laws/norms. Further, O.A. No. 33 of 2022 has been filed by Mr. Ganesh Prasad with the grievance that the R.O. plant was being run unauthorizedly at Plot no. K-9, 25 Feet Road, Part II, Chankya Palace, New Delhi by Mr. Ashish.

3. That the matters are being adjudicated by this Hon'ble Tribunal and have directed on various dates the various departments of Govt. of NCT of Delhi and concerned bodies to file their responses and action plan for preservation and conservation of ground water in NCT of Delhi. Substantially, this Hon'ble Tribunal in para 124 of the order dated 28.08.2024, issued following directions to various departments for preservation and conservation of ground water in NCT of Delhi:

Sr.No	Directions issued by the	Compliance done by DJB
	Tribunal vide order dated	
-	08.01.2025.	
i	"CGWA is directed to own the responsibility of assessing status of groundwater in terms of quality, quantity, availability for abstraction and recharge and aid and advise DJB in regulating drawal of ground water assessment unit wise in NCT of Delhi by carrying out requisite scientific studies and issuing appropriate directions/making appropriate recommendations to DJB and the concerned Deputy Commissioner (Revenue), who also has the designation and powers of District Magistrate in NCT of Delhi and is referred to in this order at some places as District Magistrate and hereafter as Deputy Commissioner (Revenue), of each revenue area in GNCTD and submit action taken report within three months."	That in reference to the aforesaid direction the status of ground water in terms of quality has been analysed and the advices received from CGWA has been adopted by DJB and circulated for compliance. The Status Report of ground water quality and advices received from CGWA is annexed herein as Annexure-B
ii.	"All functional borewells in	That in compliance of direction issued under
	NCT of Delhi, which do not	the said para, DJB has taken steps and as the
	have NOC from CGWA/DJB	illegal borewells are to be sealed by the
8	(issued by concerned Deputy	District Magistrates, the DJB is pursuing with
	Commissioner (Revenue) of	District Magistrates for sealing of illegal
	each revenue area in GNCTD)	borewells. Letters have been written to the

being illegal, are ordered to be closed/sealed with immediate effect."

DMs on 04.03.2025 and 12.03.2025. DJB has also provided list of illegal borewells to the DMs, also the lists of identified borewells have been uploaded on the DJB's website. In this regard an online meeting on 13.03.2025 was also taken by the CEO,DJB with all District Magistrates for expediting the sealing of illegal borewells.

True copies MoM dated 13.03.2025 taken by CEO, DJB with all DM's of GNCTD and true Copy of letters written to respective DMs for compliance is annexed herein as Annexure – C (Colly)

iii. "Concerned Deputy
Commissioner (Revenue) of
each revenue area in GNCTD
are directed to take action for
closing/sealing of illegal
borewells already identified
and also initiate proceedings
for the prosecution of the
violators within three months."

That in compliance of the aforesaid directions issued by Tribunal, DJB humbly submits that the action for initiating proceedings for the prosecution of the violators is to be taken up by the concerned District Magistrate. Further, to know the status of the sealing, a link has been created on the DJB's website with access to all DM's for updating the progress of sealing of illegal borewells.

iv. "The concerned Project Proponents of new or existing borewells sealed by the Deputy Commissioner (Revenue) of each revenue area in GNCTD may submit application for grant of NOC to DJB and such applications for grant of NOC be decided expeditiously

That in reference to the aforesaid directions issued by Tribunal, DJB humbly submits that the application procedure has been uploaded on the DJB's Website and the applications received for NOC are being processed on priority. Further, to decide the applications within three months the concerned Executive Engineers of DJB who have received the application shall forward the same to the

preferably within three months from the date of submission."

concerned Deputy Commissioner after receiving approval of his Chief Engineer within 10 days of the submission of the application. Also the summary status of applications recommended and pending with DMs is available on the DJB's website and for facility of reference data available as on 18.03.2025 is narrated in para 4 (Annexure-F) below of the present action taken report.

"DJB through Deputy ٧. Commissioner (Revenue) of the revenue area in question is directed to take requisite action for grant of permission for borewells in accordance with recommendations of the concerned Executive Engineer and Advisory Committee in accordance with groundwater level notifications, environmental norms/guidelines and directions issued by Hon'ble Supreme Court and this Tribunal, recover appropriate charges for drawal of ground water and impose appropriate conditions for recharge of ground water and ensure actual implementation thereof on the ground with geo-tagging for monitoring purpose.'

Subsequently, subject to compliance aforesaid direction issued by Tribunal, DJB humbly submits that regarding appropriate charges for withdrawal of groundwater, a draft notification regarding Groundwater regulations for Government of Delhi in light of the notification dated 24.09.2020 issued by CGWA, Government of India, is under approval with Environment Department of GNCTD. In this draft DJB has also recommended ground water drawl charges. Environment Department has been requested to expedite the notification.

True copy of the communications to environment department are enclosed herewith as **Annexure-D**.

For Geo-tagging and installation of flowmeters on the borewells, an advisory has been issued by the DJB.

True copy of of advisory/General compliance conditions for seeking NOC for ground water extraction in delhi dated 26.12.2024 enclosed

		herein as Annexure-E.
vi.	"DJB is directed to conduct survey from time to time for further identification of illegal borewells and take requisite action in respect of illegal borewells identified by further survey in accordance with environmentallaws/SOP/directi ons issued by Hon'ble Supreme Court/this Tribunal."	That in reference to the aforesaid direction issued by Tribunal, DJB humbly submits that DJB is carrying out time to time survey for identification of illegal borewells. As of now, 22010 Number of illegal borewells have been identified by DJB and 13693 Number of illegal borewells have been sealed. Also the detailed status regarding illegal borewells is available on the DJB's website and updation has been carried out by concerned DM's. Status report as on 18.03.2025 downloaded from Ground Water Management link (https://delhijalboard.delhi.gov.in/jalboard/gro und-water-management) of DJB is annexed herein as Annexure-F .
vii.	"DPCC is directed to finalize the proceedings already initiated for imposition of environmental compensation by issuance of show cause notices or initiate proceedings for imposition of environmental compensation on all the violators already identified and pass appropriate orders for imposition of environmental compensation on them and make references for recovery of environmental compensation from all the violators on whom environmental compensation has already been imposed in accordance with law within	The DJB humbly submits that direction in corresponding para issued by the Tribunal pertains to DPCC.
viii.	three months." "Government of NCT of Delhi is directed to transfer to DPCC within three months amount of Rs. 70 crores (equal to the amount of environmental compensation imposed by	The DJB humbly submits that direction in corresponding para issued by the Tribunal pertains to to GNCTD.

DPCC for which recovery proceedings are pending with the officers of the Government of NCT of Delhi for more than three years) for utilization by DPCC for revival/restoration/rejuvenation /creation of water bodies, rain water harvesting pits etc. and for conservation and recharge of ground water as remediation of environmental damage caused by illegal drawal of ground water cannot be deferred for long periods of time to be taken by the authorities in effecting the recovery and Government of NCT of Delhi may thereafter recover the amount from the violators in accordance with law or waive the recovery as considered appropriate."

ix. "DPCC is directed to prepare and implement Action Plan, in consultation with DJB, concerned Deputy Commissioner (Revenue)/DM and District Advisory Committee for utilization of (i) amount equal to the amount of Environment Compensation imposed on and to be recovered from the violators by drawing the same from the amount of environment compensation lying deposited with it and (ii) amount transferred by Government of NCT of Delhi in lieu of the amount of environmental compensation to be recovered by its officers from the violators, for remediation of environmental damage caused immediately as such remediation ought not to

In compliance of aforesaid direction issued by Tribunal in the corresponding para, DJB humbly submits that a meeting on 17.12.2024 was convened by the Chief Secretary (Delhi) in which DJB and DPCC were present and the Action Plan is being prepared by the DPCC as deliberated in the meeting.

	be deferred for long periods of time likely to be taken in recovering the amount of environmental compensation from the violators and the amount so drawn or transferred may be reimbursed on recovery of the amount from the violators."	X
X.	"DJB is directed to upload with link on the main page of its website preferably under heading 'Groundwater Management' entire information regarding number of applications for grant of NoC, number of such applications filed/pending for decision, number of such applications allowed and NoCs granted, number of applications rejected, number of borewells which have been granted NOC, illegal borewells which have been closed/sealed and illegal borewells which are yet to be closed/sealed, procedure for processing of the application for grant of NoC for abstraction of ground water, the charges to be levied for abstraction of ground water, the penal provisions for punishing illegal abstraction of groundwater and liability to pay environmental compensation for illegal abstraction of ground water on its web site by 30.09.2024 and to update the same within 7 days at the end	In compliance of aforesaid direction issued by Tribunal in the corresponding para, DJB humbly submits that DJB has created a link on its website with access to concerned District Magistrates to update their part of the data.
xi.	of each month." "DPCC is directed to upload with link on the main page of its website preferably under heading 'Groundwater Management' entire information regarding (i) proceedings initiated for imposition of environmental compensation on the violators	The DJB humbly submits that direction in corresponding para issued by the Tribunal pertains to DPCC.

(ii) proceedings finalized for imposition of environmental compensation on the violators; (iii) references made for recovery of environmental compensation from the violators; (iv) amount of environmental compensation recovered; (v) amount of environmental compensation to be recovered; (vi) amount of environmental compensation utilized; (vii) amount of environmental compensation to be utilized; (viii) activities carried out for utilization of the amount of environmental compensation and (ix) activities proposed to be carried out for utilization of the amount of environmental compensation on its web site by 30.09.2024 and to update the same within 7 days at the end of each month thereafter."

The DJB humbly submits that direction in corresponding para issued by the Tribunal pertains to Deputy Commissioner (Revenue) of each revenue area in GNCTD.

"All the Deputy Commissioner (Revenue) of each revenue area in GNCTD are directed to upload with link on the main page of their respective websites under heading 'Groundwater Management' complete information regarding (i) complaints received regarding illegal borewells and action taken on the same, Minutes of the Meeting and recommendations of the District Advisory Committee regarding the same, (ii) references received for realization of environmental compensation and action taken for realization of the same and (iii) remedial measures taken for remediating environmental damage caused on the respective website of the District Administration by 30.09.2024 and to update the same within 7 days at the end

xii.

	of each quarter thereafter."	
xiii.	"CGWA is directed to upload with link on the main page of its website the information regarding the status of groundwater, the necessity for regulation and management of groundwater abstraction, the copies of public notices issued by CGWA and measures taken for regulation, management, conservation and recharge of groundwater."	The DJB humbly submits that direction in corresponding para issued by the Tribunal pertains to CGWA.
xiv.	"In O.A. No. 639/2022 Pritipal Sharma Vs. Government of NCT of Delhi & Ors. DCF (South), Delhi is directed to file report as to the person who is alleged to have encroached upon the forest land on which the borewell in question was found by the Joint Committee to be operational."	The DJB humbly submits that direction in corresponding para issued by the Tribunal pertains to DCF (South), Delhi.
XV.	"In M.A. No. 24/2023 in O.A. No. 33/2022 Ganesh Prasad Vs. Government of NCT of Delhi & Ors. SDM (Dwarka), Delhi is directed to file status report regarding recovery of environmental compensation from the violators."	The DJB humbly submits that direction in corresponding para issued by the Tribunal pertains to SDM (Dwarka), Delhi
		æ

4. That the current status of no. of illegal borewells as per data available on the website of Delhi Jal Board and updated on 18.03.2025 is as under:

S.No.	Zone	Total No.	Total No.	Total No.	Total No.	Total No.
	Name	of	of	of	of	of
		cumulative	cumulative	cumulative	cumulative	cumulative
		applications	application	application	illegal	illegal bore
		received for	allowed,	rejected	bore wells	wells
		grant of	and NOCs		identified	which have
		NOC	granted		(Filled by	been
					DJB	closed/

CHIEF ENGINEER (GREAMD WATER) DELHI JAL BOARD, GOVT OF NOT OF DELHI

					Admin)	sealed
	1	2	3	4	5	6
1.	Central	120	0	98	749	354
2.	East	0	0	0	147	147
3.	Head Quarter	0	0	0	0	0
4.	New Delhi	1150	384	766	85	78
5.	North	121	110	1	802	290
6.	North East	46	46	0	222	111
7.	North West	0	0	0	9128	7732
8.	Shahadara	42	42	0	644	358
9.	South	345	0	0	115	62
10.	South East	115	82	33	325	188
11.	South West	671	455	2	6926	2723
12.	West	0	0	0	2867	1650
	Total	2610	1119	900	22010	13693
			1			

True Copy of status of illegal borewells as on 18.03.2025 is enclosed herein as **Annexure-F.** It is submitted that the data is being updated by concerned DM's on regular basis.

5. The report is being submitted herein for perusal and consideration of this Hon'ble Tribunal. It is further undertaken that Delhi Jal Board shall remain duty bound by any direction or order by this Hon'ble Tribunal as and when directed.

R.K. Lakhera CE(Ground Water) DJB Delhi

Place. New Delhi Delhi. 19.03.2025

CHIEF ENGINEER (GROUND WATER)
DELMI, JAL BOARD, GOVT, OF NOT OF DELMI

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Item No. 01 & 02

(Court No. 2)

BEFORE THE NATIONAL GREEN TRIBUNAL PRINCIPAL BENCH, NEW DELHI

(Through Physical Hearing with Hybrid VC Option)

Original Application No.639/2022 (I.A. No. 293/2023)

Pritpal Sharma

...Applicant

Versus

Government of NCT of Delhi & Ors.

... Respondents

With

M.A. No. 24/2023 In O.A. No. 33/2022 (I.A. No. 02/2024)

Ganesh Prasad

...Applicant

Versus:

Government of NCT of Delhi & Ors.

...Respondents

Date of last hearing:- .

18.04.2024.

Date of order:-

. 28.08.2024.

CORAM: HON'BLE MR. JUSTICE ARUN KUMAR TYAGI, JUDICIAL MEMBER. HON'BLE DR. AFROZ AHMAD, EXPERT MEMBER.

Applicants:

None for the applicants.

Respondents:

Ms. Jyoti Mendiratta and Ms. Ananya Basudha, Advocates for GNCTD and DM (South West),

Delhi.

Ms. Atika Singh and Ms. Udipti Chopra, Proxy Counsel

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for Ms. Richa Kapoor, Advocate for DJB.
Ms. Sakshi Popli, Advocate for DPCC (through VC).
Ms. Srishti Dabas, Project Associate (Legal), Forest Department.

Application under Section 14, 15 read with Section 18 (1) of the National Green Tribunal Act, 2010.

Order

- 1. We all know that 'Water', one of the five elements, is creator and saviour of life and life wholly depends on it yet unmindful of the consequences we are indulging in questionable acts due to which surface water bodies, lakes, etc. are drying up, ground water is contaminated and fast depleting and rivers are not only highly polluted but also shrinking and dying in our Country.
- 2. No doubt, treated sewage/industrial effluent may be reused for industrial, horticultural and agricultural purposes but prospect of recycling sewage/industrial effluent for use as drinking water seems to be wholly unacceptable to all of us and we have to save quality and quantity of water to save our own existence and have to urgently take all remedial steps before any irreversible damage is caused to the environment.
- 3. Both these cases-O.A. No. 639/2022 Pritipal Sharma Vs. GNCTD & Ors. and M.A. No. 24/2023 in O.A. No. 33/2022 Ganesh Prasad Vs. GNCTD & Ors., which required taking of prompt remedial action by the concerned Statutory and Administrative Authorities, are illustrative of the numerous fact situations where the concerned Statutory and Administrative Authorities are miserably failing in prompt discharge of their statutory duties to protect and improve the environment.

- 4. Both these cases also raise a difficult question for this Tribunal to answer as to how to enforce environmental laws/norms if the Statutory and Administrative Authorities, which are not only statutorily empowered but also mandated by the constitution to protect and improve environment, culpably neglect to discharge the duties assigned to them and fail to take requisite action due to some vested interests, for extraneous considerations and with ulterior motives.
- 5. We also find it extremely difficult to answer this question in the complex factual matrix woven by case after case coming up before this Tribunal showing complete insensitivity and inaction on the part of the concerned Statutory and Administrative Authorities which also endlessly indulge in blaming and shifting accountability to others.
- 6. Since the question raised is common, both these cases have been taken up together and this common order is passed in both the cases.
- 7. A brief resume of the facts of both these cases, which speak for countless fact situations, is spelled out hereunder to unfold the dilemma and search for solution animating this Tribunal.

OA No. 639/2022 Pritpal Sharma Vs. Government of NCT of Delhi & Ors.

The grievance of the applicant

8. The applicant, claiming respondent no. 5 to be owner of the plot adjoining House No. GI-2035, Aya Nagar, Delhi and the plot on the opposite side of the street in front of House No. GI-2038, Aya Nagar, Delhi filed the subject original application complaining that respondent no.5 has installed borewells in the above said plots without

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permission from DJB and he is extracting groundwater for commercial purposes without obtaining No Objection Certificate from CGWA and is supplying the same to residents of Aya Nagar and beyond through water tankers in violation of environmental laws/norms.

Proceedings on 15.09.2022

9. This Tribunal constituted a Joint Committee comprising of representative of Central Ground Water Authority (CGWA), Delhi Jal Board (DJB), Delhi Pollution Control Committee (DPCC) and Deputy Commissioner, (South) Delhi and directed the same to verify the factual position and submit its report within one month.

Proceedings on 06.12.2022

- 10. In report filed vide email dated 15.11.2022, the Joint Committee submitted that no illegal borewell/submersible was found in the plot adjoining House No. GI-2035, Aya Nagar, Delhi but the plot opposite to House No. GI-2038, Aya Nagar, Delhi was found locked and the Joint Committee submitted that no action was required to be taken on the basis of the Joint Inspection.
- 11. This Tribunal vide order dated 06.12.2022 directed further verification of the factual position regarding the plot opposite to House No. GI-2038, Aya Nagar, Delhi. Personal appearance of officers duly authorized by DJB, DPCC and District Magistrate (DM) (South) Delhi was ordered.

Proceedings on 20.03.2023

12. In report filed vide email dated 10.03.2023 the Joint Committee mentioned that on inspection on 13.04.2023, illegal

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borewell was found to be situated in the plot opposite to House No. GI-2038, Aya Nagar, Delhi.

13. Mr. Amjad Khan JEE appeared for DPCC but no officer authorized by DJB and DM (South) Delhi appeared. Personal appearance of the CEO, DJB and DM (South), Delhi was ordered.

Proceedings on 20.04.2023

14. CEO, DJB was exempted from personal appearance vide order dated 19.04.2024 passed on his application and Mr. B C Patel, Additional Chief Engineer, Delhi appeared for him but DM (South) Delhi did not appear and on being joined by teleconferencing he sought time on the ground that order was not served on him.

Proceedings on 21.04.2023

15. Mr. Mekala Chaitanya Prasad, District Magistrate (South), Delhi appeared and assured to evolve mechanism and take appropriate remedial action regarding illegal borewells operating in the area and sought time to file action taken report in this regard.

Proceedings on 24.07.2023

- 16. Mr. Shashi Pal, SDM, Mehrauli and Mr. Radhey Sham, SDM Saket appeared before this Tribunal. The applicant submitted that there are tanker mafias which are extracting groundwater and through RO Plants, they are doing commercial activities and the authorities concerned are not taking any action against these tanker mafias.
- 17. Respondents/SDMs present during the hearing were directed to take necessary action and develop effective mechanism for preventing

Pritipal Sharma Vs. Govt of NCT of Delhi & Ors. Ganesh Prasad Vs. Govt. of NCT of Delhi & Ors.

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extraction of groundwater by unauthorized operators and tanker mafias and take prompt coercive measures and file action taken report within three weeks.

Proceedings on 19.10,2023

- 18. In compliance of order dated 24.07.2023 reports were filed by SDM, Mehrauli vide emails dated 25.08.2023 and 07.09.2023, by the District Magistrate (South) Delhi vide email dated 14.09.2023 and by the DPCC vide email dated 17.10.2023.
- Reports filed by the concerned authorities showed complete lack of coordination between them. In his report District Magistrate, (South) Delhi mentioned that the matter of assessment of environmental damage compensation is pending with DPCC for very long period mentioned therein. In its report DPCC referred to proceedings taken for imposition of environmental compensation for illegal borewell in the present case but stated that it did not have the information regarding owner of the plot and it issued notice to alleged project proponent Mr. Rinku, who said that he is neither the owner nor tenant in the premises in question. Information regarding ownership of the plot was not available even with the SDM, Vivek Vihar who was present before this Tribunal. This Tribunal observed that the concerned authorities, which are under statutory and constitutional obligation to protect and improve the environment, could not be allowed to neglect or delay taking of appropriate remedial action for protection and improvement of environment on such frivolous grounds/lame excuses. This Tribunal accordingly directed the authorities to resolve all such implementation statutory bottlenecks the provisions/environmental norms by seeking the relevant information

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from the concerned authorities and also avoiding unnecessary delay in taking of such action. Action taken reports were ordered to be filed by email within three months.

Proceedings on 07.02.2024

- Report was filed by the DPCC vide email dated 06.02.2024. This Tribunal observed that status report filed by DPCC has been prepared casually without taking into consideration the observations made by this Tribunal in its orders passed in the case. In the status report there is no mention regarding 15 cases referred to in the report filed vide email dated 14.09.2023 by the District Magistrate (South), Delhi where in orders regarding imposition of environmental compensation are awaited from the DPCC. The DPCC was directed to file additional status report within one month giving information, as on 31.01.2024, in tabular format with respect to the following aspects (i) particulars of cases in which environmental, compensation has been imposed; (ii) particulars of cases in which environmental compensation has been realized; (iii) particulars of cases (including 15 cases mentioned above) in which matter of imposition of environmental compensation is pending; (iv) particulars of cases in which environmental compensation realized has been utilized; and (v) particulars regarding activities carried out by utilization of amount of environmental compensation.
- 21. No report was filed by DJB and SDM, Mehrauli and they were given one more opportunity to file additional action taken reports within one month. SDM, Mehrauli was directed to mention in his affidavit as to who is the owner of the plot in question where the illegal borewell was being operated and in case the information is

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not available with his office, what steps have been taken to procure the same. In view of the facts and circumstances conditional attachment of the plot in question for realization of the amount of environmental compensation imposed was ordered. Warrant of attachment of the plot in question was ordered to be issued and to be sent to the District Magistrate (South), Delhi for execution and submission of report regarding compliance of the order by way of his affidavit within one month. Personal appearance of concerned Chief Engineer, DJB, DM (South), Delhi and SDM, Mehrauli was ordered.

Proceedings on 18.03.2024

- 22. In compliance of order dated 07.02.2024 reports were filed by DJB vide email dated 07.03.2024; by SDM, Mehrauli vide email dated 16.03.2024 and by DPCC vide email dated 16.03.2024 and Mr. Mekala Chaitanya, DM (South), Delhi, Ms. Mahima Madan, SDM (Mehrauli) and Mr. Gajender Tomar, Chief Engineer (South), DJB appeared physically before this Tribunal.
- 23. In its report DJB mentioned that DJB had provided requisite details in respect of the 15 borewells in question. In her report Ms. Mahima Madan, SDM, Mehrauli submitted that the land where borewell was sealed falls in Khasra No. 1978, Village Aya Nagar and ownership of the land is in the name of Forest Department. However, SDM, Mehrauli had not given any information to the DPCC and DCF (South), Delhi and did not obtain any response from DCF (South), Delhi.
- 24. In view of said report this Tribunal impleaded DCF (South), Delhi as respondent no. 10 and issued notice requiring him to file his

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response. It was clarified that in case of failure to appear or file response heavy costs may be imposed on DCF (South), Delhi.

- 25. This Tribunal observed serious deficiencies in the working of the governmental agencies who have been assigned the task of taking remedial action on complaints received regarding operation of illegal borewells in NCT of Delhi. This Tribunal referred to order dated 15.05.2020 passed in O.A. No. 685/2019 titled as Rakesh Kumar vs. Govt. of NCT of Delhi & Ors. whereby the Chief Secretary, Delhi was directed to take a meeting within one month and oversee preparation of an appropriate SOP for preventing extraction of ground water by way of unauthorized borewells with further direction that wherever such illegality was found, prompt coercive measures be taken. In compliance thereof meeting was taken by the Chief Secretary, Delhi on 12.06.2020 and SOP was finalized and brought into effect. During hearing of the above said O.A. it was brought to the notice of the Tribunal that DJB had identified 19661 illegal borewells on which action was being taken and 7248 units had already been closed by the district authorities and the remaining units were to be closed.
- 26. In view thereof this Tribunal directed DJB to file status report with reference to all illegal borewells identified by it in the NCT of Delhi including illegal borewells remaining to be closed out of above mentioned 19661 illegal borewells on or before 15.04.2024 giving the complete information regarding the same.
- 27. This Tribunal noticed that in compliance of order dated 07.02.2024 DPCC had filed additional status report vide email dated 16.03.2024 and had enclosed therewith requisite information in

tabular format regarding environmental compensation as Annexure 1 and utilization by DPCC of the amount received as environmental compensation as Annexure 2. DPCC also mentioned therein that with reference to 15 sites regarding which information was received from SDMs of Hauz Khas, Saket and Mehrauli, DPCC issued show cause notices dated 08.03.2024 to all 15 units for levying Environmental Compensation of Rs. 30,000/- (each unit) on account of illegal/ unauthorized extraction of ground for domestic purpose and enclosed copies of the show cause notices dated 08.03.2024 as Annexure 3. In additional status report DPCC also mentioned that, DPCC sent letters dated 06.10.2023 and 08.11.2023 to SDM (Mehrauli) to know the real owner of the illegal borewell so that EC may be levied on the right person but no response was received from SDM (Mehrauli) and notice addressed to "The Proprietor" of the unit was got pasted on the door of the unit's premises.

- 28. Vide order dated 18.03.2024 remedial directions were given by this Tribunal which may be summarized as under:
 - (i) The Chief Secretary, GNCT of Delhi was directed to convene a meeting with the CEO, DJB, the Member Secretary, DPCC and all concerned officers of GNCTD (including the District Magistrates in Delhi), DJB and MCD for taking remedial measures for proper implementation of the directions issued by Hon'ble Supreme Court, this Tribunal, provisions contained in Delhi Jal Board Act, 1998, directions issued with the approval of Lt. Governor, Delhi on 18.05.2010 and 10.01.2014, Minutes of Meeting held by the Chief Secretary, Delhi on 12.06.2020 and SOP finalized regarding the same.

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- (ii) DPCC was directed to file additional status report giving the complete information with respect to all relevant aspects including the total amount of EDC imposed and the total amount of EDC which has been recovered.
- (iii) Respondent no. 1-GNCTD was directed to file its response as to why in view of the delay on the part of its officers in realization of amount of environmental compensation imposed on the violators, GNCTD be not directed to pay the amount of environmental compensation for remediation of the environmental damage caused with liberty to recover the same from the violators through the proceedings initiated on references received from DPCC as remediation of environment cannot be deferred.
- (iv) All the District Magistrates in NCT of Delhi were directed to upload on the respective website of the District Administration latest by 15.04.2024 the information regarding (i) complaints received regarding illegal borewells and action taken on the same, Minutes of the Meeting and recommendations of the District Advisory Committee regarding the same, (ii) references received for realization of environmental compensation and action taken for realization of the same and (iii) remedial measures taken for remediating environmental damage caused.
- (v) The Chief Secretary, NCT of Delhi was directed to issue appropriate instructions for requisite compliance while specifically mentioning that in case of inaction/negligence on the part of the concerned administrative officers strict disciplinary

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action will be taken against them.

- The Chief Secretary, NCT of Delhi was also directed to look matter of recovery of Environmental Damage Compensation (EDC) in the remaining cases and issue appropriate instructions for expediting the recovery thereof.
- (vii) Personal appearance of the officers duly authorised by the Chief Secretary, NCT of Delhi, CEO, Delhi Jal Board and the Member Secretary, DPCC (physically) before this Tribunal was ordered.

Proceedings on 18.04.2024

- Supplementary report was filed by the Chief Engineer South DJB vide email dated 15.04.2024 and the same will be referred to in later part of this order.
- Status report was filed by DPCC vide email dated 16.04.2024. The relevant part of the Status report is reproduced below:-

"Status Report on behalf of Delhi Pollution Control Committee in compliance to theorder dated 18.03.2024. X X

- That in the instant case, in addition to Sh. Rinku, DPCC has imposed interim environmental compensation @ Rs. 30000/- each on 11 more violators and Rs. 60,000/- on two borewells of a violator as he/she had two borewells in the premises vide letters dated 09.4.2024. Further letter for confirmation of EDC for remaining two borewells is being issued.
- That, out of total imposed EDC amount of Rs 70.65 crore, EDC recovered to date stands at ₹53,70,000/-(Rupees Fifty-Three Lakhs Seventy Thousand Only) from 121 violators.
- Out of 53 lakhs EDC recovered on the issue of ground water, DPCC has utilized the same as

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development of infrastructure for water quality surveillance in line with CPCB guidelines.

- 8. That, in the meeting taken by Chief Secretary, Delhi on 12.04.2024, it was decided that the Environmental Damages Compensation collected in respect of illegal ground water extraction shall be utilized through the committee constituted by Hon'ble High Court in WPC No. 7594/2018 in order dated 08.04.2024. The EC imposed on illegal bore wells will be used by the aforesaid district level committee for the rejuvenation of water bodies."
- 31. Status report was filed by Govt. of NCT of Delhi vide email dated 16.04.2024. The relevant part of the Status report is reproduced below:-

"Status Report on behalf of Government of NCT of Delhi in compliance to the order dated 18.03.2024.

X X X

2. That, in compliance with the aforesaid order of this Hon'ble Tribunal, the Chief Secretary, Government of NCT of Delhi convened a meeting of the officers from Delhi Jal Board (DJB), Municipal Corporation of Delhi (MCD), Delhi Pollution Control Committee (DPCC), Delhi Police, Urban Development Department, Revenue department and other concerned departments on 12.04.2024. Minutes of the meeting is enclosed herewith as Annexure-1.

- 3. That, DJB, District Magistrates and DPCC was directed to enforce the rules issued under Environment Protection Act, 1986 with respect to regulation of bore wells.
- 4. That, the DJB/Revenue Department shall initiate action for taking actions on illegal bore wells particularly focusing in areas that are over exploited or where extraction of water is being used for profiteering. Further, they would accord permissions where water table is satisfactory and water is potable.
- 5. That, DPCC has been directed to effect recovery of EDC imposed, by following due process. Its engineers may be authorized for effecting recovery for proper accountability. DPCC along with DMs have been directed to focus their efforts where ground water is under stress.
- 6: That, DJB was advised to improve the efficiency in water supply by preventing leakages in water/revenue.
- 7. That, the utilization of EDC needs to be targeted at full scale remediation of environmental

damage caused by the illegal extraction of ground water; and hence it was decided that the Environmental Damages Compensation collected in respect of illegal ground water extraction shall be utilized through the committee constituted by Hon'ble High Court in WP (C) No. 7594/2018 in order dated 08.04.2024. The EC imposed on illegal bore wells will be used by the aforesaid district level committee for the rejuvenation of water bodies.

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- 8. That, DPCC will develop an online portal for logging in the process of giving permission to bore wells, identification and action against bore wells and imposition and recovery of EC, which will be used by stakeholders as above."
- Short Affidavit was filed by DCF (South) Delhi vide email dated 32, 25.07.2024. In the affidavit it has been submitted that the land where the illegal bore well was sealed on 13.04,2023 falls in Khasra No. 1978, Village Aya Nagar and ownership of the land falls in the name of Forest Department regarding which information regarding the illegal bore well was given to DCF (South) Delhi in 2024. DCF (South) Delhi has taken steps for removal of the encroachment on forest land of Khasra no. 1978 in Village Aya Nagar vide notices dated 09.02.2024 and 16.04.2024. The Hon'ble High Court of Delhi vide order dated 29.02.2024 disposed of two matters titled as "Adarsh Enclave Residents Welfare Association (Regd.) versus GNCTD, W.P.(C) no. 3086/2024 and Devki Devi versus GNCTD & Ors., W.P (C) No. 3088/2024" with a direction to the DCF (South) Delhi to decide the representation of the petitioners therein with respect to the property within 6 weeks after receiving the said representation and not to take any coercive actions against the property in question until the representation of the petitioners therein is decided. On 05.04.2024, the DCF (South) Delhi had received a short representation by Adarsh Enclave Residents Welfare Association (Regd.) to which the DCF (South) Delhi directed the Adarsh Enclave

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Residents Welfare Association (Regd.) to file a detailed representation, However, the same is not filed till date. DCF (South) Delhi has submitted that due to stay on Khasra no. 1978, he is unable to do anything with respect to Khasra no. 1978, Village Aya Nagar, Delhi.

- 33. In the present case illegal borewell was sealed on 13.04.2023 after more than six months from passing of order dated 15.09.2022 for verification and remedial action and the violator has not been identified and penalized despite expiry of more than one and half years.
- 34. The applicant has submitted in reply dated 12.04.2024 that borewell approx. 50 are unauthorizedly running in Aya Nagar, Delhi and supply the filtered RO water to the nearby residents on huge cost. The applicant submitted that it is not possible for him to provide addresses where the unauthorized bore will are running but he provided two snaps and made two complaints to the Executive Engineer DJB, Saket, New Delhi on 09.04.2024 vide Diary No.76 and and to the District Magistrate, M.B. Road, New Delhi on date 09.04.2024 vide diary no.12265.

O.A. No. 33/2022 Ganesh Prasad Vs. Govt. of NCT of Delhi & Ors. Grievances of the applicant

- 35. O.A. No. 33 of 2022 was filed by Mr. Ganesh Prasad with the grievance that R.O. plant was being run unauthorizedly at Plot no. K-9, 25 Feet Road, Part II, Chankya Palace, New Delhi by Mr. Ashish.
- 36. Vide order dated 31.01.2022 this Tribunal constituted a Joint Committee comprising of Chairman, Delhi Jal Board, DPCC, District Magistrate, New Delhi and Chairman, State Ground Water Authority to

look into the grievance and submit factual and action taken report within three months before Ld. Registrar General, NGT, Delhi who was given liberty to put the matter before the Bench for necessary directions, if considered necessary and the application was disposed of accordingly.

Report dated 14.12.2022 was filed by the DPCC that on inspection of the site on 29.07.2022 no RO Plant was found to exist at Plot no. 9, Block K, Part II, Chanakya Place but one RO plant was found working on nearby location i.e. Plot No. 7, Block K, Part II, Chanakya Place, Uttam Nagar in the name of Sh. Ajit Kumar and Sh. Ashish Kumar. No NOC/permission had been obtained from DJB/ CGWA for running the RO plant/ extracting ground water and the waste water generated from the plant was being discharged directly to the drain. A letter was written by DPCC on 03.08.2022, to Delhi Jal Board, DM (South West) and CGWA for taking necessary action at their end. The response from CGWA received on 14.09.2022 indicated that the unit has to take permission from the DJB/ District Administration and that the tube well should be sealed by DM as DM is authorized officer for sealing of tube well and taking legal action. The DJB vide letter dated 22.09.2022 informed that the unit could not be sealed as no one from the office of DM (South West), Delhi was present during the joint inspection. It also enclosed a letter written by DJB to SDM (Dwarka) for taking action against the illegal bore well observed during the joint inspection on 29.07.2022. No Action Taken Report was received from DM (South West) Delhi. DPCC wrote letter dated 05.12,2022 to DM (South West) Delhi for taking necessary action. Under orders of Hon'ble Chairperson of this Tribunal, the matter was listed before the Bench for further

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directions.

Proceedings on 21.07.2023

38. Vide order dated 21.07.2023, the District Magistrate (South West) Delhi was directed to comply with the directions issued by the DPCC and submit further action taken report and the DPCC was directed to calculate environmental compensation and to realize the same in accordance with the rules and to submit report in this regard.

Proceedings on 02.11.2023

- 39. No reports were submitted by the District Magistrate (South West) Delhi and the DPCC in compliance of above mentioned order. Mr. V.K. Mongia, SDM (Dwarka) appeared before this Tribunal through VC on 02.11.2023 and verbally submitted that the R.O. plant had been sealed on 02.11.2023 and the report will be submitted in due course of time. The DPCC submitted that appropriate proceedings are being initiated for imposition and realization of environmental compensation from the project proponents.
- 40. This Tribunal observed that the case also showed insensitivity to environmental issues and inefficiency, inaction, gross negligence on the part of instrumentalities of the State, which are under Constitutional obligation to protect and improve the environment. Unauthorized R.O. plant is stated to have been sealed on 02.11.2023 despite the fact that order constituting the Joint Committee with direction to submit factual and action taken report within three months was passed on 31.01.2022 and was conveyed to the concerned authorities by email dated 07.02.2022 sent at the email IDs "Chairman, DPCC

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chdpcc@nic.in, Member Secretary msdpcc@nic.in, Spl. Secretary Env. ssenv@delhi.gov.in, ceodelhi.djbceodelhi.djb@nic.in, UdaiBhan, secy.djb@nic.in, Dr. Monica Priyadarshinidend@nic.in, Central Ground Water Authority cgwa@nic.in, Ashok Kumar Pater mcgwacgwb@nic.in", yet the Joint Committee consisting of officials from Central Ground Water Authority, Delhi Jal Board and DPCC carried out an inspection of the site after more than five months on 29.07.2022 and submitted its report after about two months on 27.09.2022. The DPCC wrote letters dated 03.08.2022 to DJB, District Magistrate (South West) Delhi and CGWA for taking necessary action. CGWA sent response dated 14.09.2022 to the DPCC that tubewell was to be sealed by the concerned District Magistrate. The DJB informed the DPCC vide letter dated 22.09.2022 that the unit could not be sealed as no one from the office of the District Magistrate (South West) Delhi was present during the inspection. The DPCC wrote letter dated 05.12.022 to the District Magistrate (South West) Delhi for taking necessary action. The illegal borewell in question was sealed on 02.11.2023 after notice was issued on the miscellaneous application. The authorities allowed the illegal borewell to operate from 07.02.2022 (the date of communication of order passed by this Tribunal) till 02.11.2023 without any justification and have flouted the rule of law and illegitimately betrayed the trust of the people by neglecting to discharge the statutory duties entrusted to them.

41. Show cause notices were issued to (i) the Member Secretary, DPCC, (ii) CEO, DJB, (iii) the District Magistrate (South West) Delhi and (iv) SDM Dwarka as to why environmental compensation be also not imposed on them. Notices were also issued to Ajit Kumar and

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Ashish Kumar Plot no. 7, Block-K, Chanakya Palace II, Uttam Nagar. Personal appearance of (i) the Member Secretary, DPCC, (ii) CEO, DJB, (iii) the District Magistrate (South West) and (iv) SDM Dwarka (physically or through VC) was ordered.

Proceedings on 09.11.2023

- 42. No replies/responses were filed before this Tribunal but Mr. K. S. Jayachandran, Member Secretary, DPCC appeared through VC and Mr. Lakshay Singhal, District Magistrate (South West), Delhi and Mr. Vinay Kumar Mongia, SDM Dwarka, Delhi and Ajit Kumar and Ashish Kumar appeared physically before this Tribunal.
- 43. In the course of hearing on 09.11.2023 the violators Ajit Kumar and Ashish Kumar stated that about 5 to 6 other illegal borewells were operating in the area and even Mr. Shashi Kant, Assistant Engineer stated that he had some information about 4 other illegal borewells operating in the area.
- Mr. Vinay Kumar Mongia, SDM Dwarka, Delhi stated that they had joined recently. They were directed to conduct appropriate fact finding enquiry and fix responsibility for not taking of prompt remedial action of sealing illegal borewell and delay in compliance with the orders passed by this Tribunal and take appropriate disciplinary action against defaulting officials and submit an interim/final action taken report.
- 45. The Chief Secretary, GNCT of Delhi was also directed to obtain explanation of the concerned officers who were posted as District Magistrate, South West/SDM Dwarka during the relevant period for

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ascertaining reasons of non-compliance with the orders passed by this Tribunal and to send the same to this Tribunal.

- 46. In view of cases coming up before this Tribunal showing that the concerned Statutory Authorities/Public Servants entrusted with the duties of enforcement of environmental norms were not taking prompt remedial action, this Tribunal considered their sensitization about environmental issues and constitutional obligation to protect and improve the environment by induction training at the time of recruitment and in service training by way of refresher courses to be essential and directed the Chief Secretary, GNCT of Delhi to take requisite steps within one month for sensitizing concerned administrative officers posted as District Magistrates/Sub Divisional Magistrates and officers posted in concerned statutory authorities like DJB by organising refresher courses at the weekends and inviting resource persons having expertise in the field of environmental law.
- 47. Despite order for appearance on 09.11.2023 CEO, DJB did not appear physically or through VC and did not make any request for exemption and appearance through any Senior Officer. On the other hand, Mr. Shashi Kant, Assistant Engineer appeared and stated that CEO, DJB had dual charge and was busy in some other work. All efforts made through DJB Officers/Officials and Registry of the Tribunal to join CEO, DJB through VC/mobile phone call remained unfruitful.
- 48. In the facts and circumstances of the case, considering the nature of illegalities involved, significance of the remedial measures and necessity of taking prompt action, this Tribunal considered examination of CEO, DJB with respect to the complaints filed

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regarding illegal borewells, action taken regarding the same, monitoring mechanism evolved and action taken against defaulting officers/officials to be essential. Accordingly, summons were ordered to be issued against CEO, DJB to appear before this Tribunal on 04.12.2023.

Proceedings on 04.12.2023

- 49. In compliance of order dated 09.11.2023 Mr. A. Anbarasu, CEO, DJB appeared before this Tribunal alongwith other DJB officers and also filed reply affidavit vide email dated 02.12.2023 regarding action taken by DJB on receipt of a copy of order dated 31.01.2022.
- In the reply affidavit it was mentioned that the concerned ${f JE}$ (Civil) visited the premises in question on 26.02.2022 and it was discovered that the illegal bore-well and unauthorised RO Plant was installed at K-7, Chanakaya Palace, Part II, New Delhi and was owned by Mr. Ajit Singh. The concerned EE (M- 30) upon receipt of site inspection report from JE(Civil), promptly reported about the illegal extraction of water through unauthorized ground water bore-well existing at K-7, Chanakaya Place, Part II, New Delhi-59, to the Sub-Divisional Magistrate (Dwarka) vide letter dated 28.02.2022 and requested the concerned SDM to take necessary action as per the provision illegal extraction of ground water. In terms of the order dated 31.01.2022 passed in O.A. No. 33 of 2022 Ganesh Prasad Vs. Government of NCT of Delhi & Ors. , DPCC organized the inspection on 29.07.2022 of the site K-9, 25 feet Road, Part II, Chanakaya Palace, New Delhi. The officials of Delhi Jal Board (DJB), CGWA & DPCC attended the inspection at site on 29.07.2022. However, the bore-well in question could not be sealed on the date of inspection as no officer

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from the office of the concerned District Magistrate (South-West), Delhi was present during Joint Inspection. Thereafter, the concerned EE(M), DJB had issued reminder letter dated 09.09.2022 to SDM (Dwarka) alongwith the copy of order dated 31.01.2022 of this Tribunal requesting immediate action and sealing of the bore-well in question. On 21.07.2023, M.A. No. 24 of 2023 in O.A. No. 33 of 2022 was taken up for hearing by this Tribunal wherein the grievance was made regarding running of unauthorized RO Plant at K-9, 25 feet Road, Part II, Chanakaya Palace, New Delhi.

- It was further submitted in the reply affidavit that in compliance of order dated 21.07.2023 DJB had been taking active steps to launch awareness programmes through various RWAs and Commercial and Industrial Associations to create awareness among the residents to encourage Rain Water Harvesting and warning the citizens not to engage in illegal activities such as erection, installation and use of borewell for residential, commercial and industrial use. Further, there is also helpline no. 1916 activated by DJB for reporting any illegal activities in respect of water and water connection including use of illegal borewells. DJB has vigilantly acted upon the three other complaints received in respect of illegal borewells installed in Chanakaya Place and its adjoining areas and has duly intimated the concerned office of SDM (Dwarka) through letters and telephonically to initiate sealing actions as per the SOP. Further, reminders have also been sent to the concerned SDM (Dwarka) and DM through letters dated 29.11.2023.
- 52. In the reply affidavit it was also mentioned that about 19661 illegal bore-wells were identified as on 31.08.2021 and thereafter

pround water extraction. Order dated 21.07.2023, was not in the knowledge of DJB and its counsel or representative could not attend on 02.11.2023. In the reply affidavit CEO, DJB also mentioned that order dated 04.11.2023 was brought to his notice for the first time on 09.11.2023 and due to prescheduled engagements mentioned in the reply affidavit, he was unable to attend the hearing before this Tribunal and could not file exemption application.

- 53. This Tribunal noticed that in the above said case the procedure laid down in SOP was not followed by the concerned Authorities and action was not promptly taken despite detailed orders having been passed by this Tribunal.
- 54. The CEO, DJB was allowed to file status report giving requisite information in detail in tabular format with respect to following aspects:-
 - District wise number of illegal borewells identified;
 - (ii) District wise number of illegal borewells which have been sealed/closed;
 - (iii) District wise number of occupiers/proprietors of illegal borewells on whom penalty/EDC has been imposed;
 - (iv) District wise number of occupiers/proprietors of illegal borewells from whom penalty/EDC has been recovered;
 - (v) District wise number of occupiers/proprietors of illegal borewells from whom penalty/EDC is yet to be recovered;
 - (vi) District wise number of illegal borewells which are yet to be sealed/closed; and
 - (vii) District wise number of occupiers/proprietors of illegal borewells on whom penalty/EDC is yet to be imposed.

- 55. The DPCC was also directed to file status report in tabular format with respect to following aspects:-
 - District wise number of cases in which show cause notices for imposition of EDC have been issued;
 - District wise number of cases in which orders for imposition of EDC have been issued;
 - District wise number of cases in which orders for imposition of EDC are yet to be issued;
 - iv. District wise number of cases in which EDC has been recovered;
 - v. District wise number of cases in which EDC is yet to be recovered;
 - vi. District wise number of cases in which reference has been made to Deputy Commissioner (Revenue) for recovery of the EDC;
 - vii. District wise number of cases in which reference is yet to be made to Deputy Commissioner (Revenue) for recovery of the EDC;
- How much of EDC amount recovered from the violators has been utilised by DPCC/DJB with requisite details;
 and
- ix. How much of EDC amount recovered from the violators is yet to be utilised by DPCC/DJB with requisite details.

Proceedings on 04.01.2024

56. I.A. No. 02/2024 was filed on behalf of the DJB seeking extension of time of three weeks to file status report in compliance of order dated 04.12.2023. DPCC also sought time to submit its report.

Proceedings on 05.02.2024

57. DJB submitted that except for the District Magistrate, South West, the other District Magistrates had not supplied requisite information to the DJB for filing the report. Status report was filed by DJB in compliance to orders dated 04.12.2023 and 04.01.2024 on the

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basis of available information disclosing the action taken for sealing the illegal bore-wells. DJB also disclosed the status of rain water harvesting systems in NCT of Delhi.

58. DJB and DPCC were granted further time of four weeks and two days respectively as prayed by their Counsels for filing of the reports.

Proceedings on 18.04.2024

- 59. DJB filed Supplementary status report vide email dated 13.04.2024 which will be referred to in the later part of this order.
- 60. Status report and additional status report were filed by DPCC vide emails dated 15.04.2024 which will be referred to in the later part of this order.
- of NCT of Delhi & Ors. despite order passed by this Tribunal on 31.01.2022 for taking of remedial action, illegal borewell was sealed on 02.11.2023 after proceedings were initiated by listing of M.A. No. 24/2023 and environmental compensation of Rs. 1 lakh imposed on violators Shri Ajit Kumar and Shri Ashish Kumar is yet to be recovered by SDM (Dwarka), Delhi to whom reference for recovery has been made by DPCC vide letter dated 11.01.2024.
- 62. None appeared for the applicant-Ganesh Prasad in M.A. No. 24/2023.
- 63. We heard arguments addressed by the learned Counsel for the applicant-Pritipal Sharma and learned Counsel for the respondents in both the cases and reserved orders on 18.04.2024.

- 64. In their respective arguments learned Counsel for the applicant-Pritipal Sharma and learned Counsel for the respondents have reiterated their respective stands taken in the original application regarding unauthorized operation of illegal borewells by tanker mafia and replies/reports filed by the authorities documenting efforts made.
- 65. While going through the material on record we found that relevant information material to adjudication of the questions involved in the present case has not been placed on record and relisting of the matter for further hearing/directions was necessary on which the matter has been relisted for further hearing/directions.
- of the material on record we are also of the considered view that in view of serious non-compliance with the environmental laws/norms regarding regulation and management of groundwater in NCT of Delhi, the scope of the present proceedings is required to be widened and intervention by this Tribunal by issuance of remedial directions and continuous monitoring of compliance is necessitated not only by serious non-compliance in the present cases but also serious non-compliance in other cases which came up/are pending before this Tribunal. The scope of these proceedings is widened accordingly.

The nature and magnitude of the problem of contamination and depletion of ground water

67. Groundwater is the largest source of usable fresh water all over the world and in every part of the world where surface water supplies are not available, domestic, agricultural, and industrial water needs

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are met by using the groundwater.

68. Long un-restricted and un-regulated excessive abstraction of ground water in our country has led to severe depletion of ground water resources. Such long un-restricted and un-regulated excessive abstraction of ground water has serious long term environmental implications as the same can result in drying up of ground water resources and may also affect quality as well as quantity of surface water.

Directions by Hon'ble Supreme Court

In Civil writ Petition No 4677 of 1985 titled as M.C Mehta Vs. Union of India and Others on 20.03.1996 Hon'ble Supreme Court took cognizance of the news item under the caption "Falling Groundwater Level Threatens City", appearing in the Indian Express of 18.03.1996 brought to its notice by Mr. M.C. Mehta, Advocate. Hon'ble Supreme Court issued notice to the Central Groundwater Board and the Delhi Pollution Control Committee. On 03.04.1996, Hon'ble Supreme Court issued notice to the Municipal Corporation of Delhi and the Delhi Waterworks and Sewerage Disposal Undertaking. Dr P.C. Chaturvedi, Scientist D' (Director), Central Groundwater Board, filed an affidavit mentioning that during the years from 1962 onwards, the water levels in the country are declining. So much so, during the years 1971-83, the fall in water level was from 4 m to 8 m in the National Capital Territory. There was a further fall of water level from 4 m to more than 8 m during the period 1983-85. One of the reasons for the decline of water level was the enhanced pumpage. Keeping in view the facts stated by Dr. Chaturvedi, Hon'ble Supreme Court issued notice to the Union of India through the

Secretary, Ministry of Water Resources and to the Government of NCT, Delhi, through its Chief Secretary. Various authorities filed affidavits indicating the factual position regarding the fall of water levels in the country. Hon'ble Supreme Court by order dated 04.09.1996 requested Dr. P. Khanna, Director, NEERI, to have the matter examined at the Institute level by experts in the field and to file a report giving suggestions and recommendations for checking further decline of underground water level. NEERI filed the examination report dated 23.09.1996 regarding "Water Resources Management in India, Present Status and Solution Paradigm". Mr. Arun Kumar, Additional Secretary, Ministry of Water Resources, filed an affidavit dated 24.10.1996, commenting on the NEERI Report and also indicating an overall picture of the declining water levels in the country and also the various schemes and activities undertaken by various Departments of Government of India to monitor the groundwater. Hon'ble Supreme Court noticed the NEERI's holological approach to Water Resources Management and recommendations and vide order dated 10.12.1996 reported as 1997 11 SSC 312 ordered and directed as under:-

- "9. The Central Government in the Ministry of Environment and Forest shall constitute the Central Groundwater Board as an Authority under Section 3(3) of the Act. The Authority so constituted shall exercise all the powers under the Act necessary for the purpose of regulation and control of groundwater management and development. The Central Government shall confer on the Authority the power to give directions under Section 5 of the Act and also powers to take such measures or pass any orders in respect of all the matters referred to in sub-section (2) of Section 3 of the Act.
- 10. We make it clear that the Board having been constituted an Authority under Section 3(3) of the Act, it can resort to the penal *provisions contained in Sections 15 to 21 of the Act.
- 11. It has been stated by Dr P.C. Chaturvedi and Mr Arun Kumar in their respective affidavits that enhanced and unregulated pumpage of the water is primarily responsible for the decline in the water levels of the country.

12. The main object for the constitution of the Board as an Authority is the urgent need for regulating the indiscriminate boring and withdrawal of underground water in the country. We have no doubt that the Authority so constituted shall apply its mind to this urgent aspect of the matter and shall issue necessary regulatory directions with a view to preserve and protect the underground water. This aspect may be taken up by the Authority on an urgent basis.

13. The Central Government in the Ministry of Environment and Forest shall issue the necessary notification under Section 3(3) of the Act as directed by us before 15-1-1997."

Constitution of the Central Ground Water Authority

- 70. In compliance with order dated 10.12.1996 passed by Hon'ble Supreme Court in Civil writ Petition No 4677 of 1985 titled as M.C Mehta Vs Union of India & Ors., the Central Government constituted the Central Ground Water Authority (referred herein as CGWA) vide notification number S.O. 38 (E), dated the 14.01.1997 to exercise powers under Section 5 of the Environment (Protection) Act, 1986 for the purposes of regulation and control of Ground Water management and development.
- 71. The CGWA has been conferred with the following powers vide notification number S.O. 38 (E) dated 14.01.1997, as amended from time to time:
 - i. Exercise of powers under section 5 of the Environment (Protection) Act, 1986 for issuing directions and taking such measures in respect of all the matters referred to in subsection(2) of section 3 of the said Act.
 - ii. To resort to penal provisions contained in sections 15 to 21 of the said Act.
- iii. To regulate and control, management and development of ground water in the country and to issue necessary regulatory directions

for the purpose.

iv. Exercise of powers under section 4 of the Environment (Protection) Act, 1986 for the appointment of officers.

States /Union Territories not regulated by CGWA

72. However, CGWA is not regulating groundwater development and management in all States and Union Territories and in the following States / Union Territories regulation of groundwater development and management is being done through constitution of State Ground Water Authority or similar authority and through special provincial enactments and/or Government orders.

100	. 121		
S.1	No: States / UTs Name	S.No	States / UTs Name
1	Andhra Pradesh	9	Telangana
12	Goa	10	West Bengal
3	Himachal Pradesh	:11	Chandigarh (through bye- laws)
4	Jammu & Kashmir	12	Puducherry
5	Karnataka	13	Lakshadweep
6	Kerala	14	Punjab
7	NCT Delhi (through Govt. Orders)	15	Uttar Pradesh
8	Tamil Nadu (through Govt. Orders)	16	Haryana

73. CGWA has been regulating ground water development and management in other States and Union Territories, by way of issuing public notices, orders, guidelines etc. from time to time.

Directions by this Tribunal

74. This Tribunal vide order dated 15.04.2015 in OA Nos.

204/205/206 of 2014 issued directions to CGWA to ensure that any person operating tube-well, or any means to extract ground water shall obtain permission from CGWA and shall operate the same subject to the law in force, even if such unit is existing unit or the unit is yet to be established.

- 75. This Tribunal vide its order dated 09.07.2015 in OA Nos. 34 and 37 of 2014 directed all industrial units which are members of the Common Effluent Treatment Plants (CETPs) to approach CGWA through State Pollution Control Board for obtaining 'No Objection Certificate' in accordance with the law.
- 76. This Tribunal vide order dated 13.07.2017 in O.A. No. 200/2014 directed that every industry should be directed to pay for extraction of such water, that too, subject to the conditions stated in the order permitting such extraction.
- 77. This Tribunal vide order dated 28.08.2018 in O.A. Nos. 176/2015 and 59 of 2012 respectively directed the Ministry of Water Resources, River Development and Ganga Rejuvenation to forthwith review the existing mechanism so as to ensure effective steps for conserving the groundwater resources.

CGWA guidelines for grant of 'No Objection Certificate

78. With a view to protect the ground water resources CGWA had, in pursuance of the directions of this Tribunal and in exercise of powers conferred by sub-section (3) of section 3 and section 5 of the Environment (Protection) Act, 1986, circulated the draft guidelines for grant of No Objection Certificate' on 11.10.2017 inviting comments and suggestions from all the stakeholders and after due consideration

of all objections and suggestions received in response to the said draft guideline by the Central Government, CGWA notified the guidelines to regulate groundwater over-exploitation and to conserve the groundwater resources in the country vide notification number S.O. 6140 (E), dated 12.12.2018.

This Tribunal vide order dated 03.01.2019 in OA No. 176 of 2015 directed that the above mentioned notification dated 12.12. 2018 may not be given effect to as it is unsustainable if tested on Precautionary Principle, Sustainable development as well as Intergenerational Equity Principles' and if implemented, will result in fast depletion of groundwater and damage to water bodies and will be destructive of the fundamental right to life under Article 21 of the Constitution of India. This Tribunal vide order dated 11.09.2019 constituted a committee to deliberate on steps for preventing depletion of groundwater, robust monitoring mechanism against un-authorised extractions and fulfillment of 'No Objection Certificate' conditions, environment compensation etc. with direction to submit its report. The Joint Committee submitted the report alongwith draft guidelines to regulate groundwater extraction and groundwater conservation in this Tribunal on 16.03.2020. This Tribunal vide order dated 20.07.2020 directed CGWA to comply with certain points for sustainable groundwater management while issuing 'No Objection Certificates' to commercial establishments. The Department of Water Resources, River Development & Ganga Rejuvenation, notified the guidelines to regulate and control groundwater extraction in the country vide notification number S.O. 3289 (E) dated 24.09.2020 in supersession of notification number S.O. 6140 (E) dated 12.12.2018.

- 80. In O.A. No. 69/2020 titled as Sushil Bhatt Vs. Moon Beverages Ltd. & Ors. and O.A. No. 218/2020 converted into Appeal No. 45/2020 titled as Devidas Khatri Vs. Union of India & Ors this Tribunal scrutinized the CGWA Guidelines 2020 and highlighted the deficiencies in the same.
- 81. CGWA notified amendments to the CGWA 2020 Guidelines vide notification number S.O. 1509 (E) dated 29.03.2023.

Regulation and Management of Groundwater in NCT of Delhi

- 82. So far as NCT of Delhi is concerned, clause (b) of sub-section (1) of section 9 of the Delhi Jal Board Act, 1998, which specifies functions of DJB, provides that DJB may plan for regulate and manage the exploitation of ground water in Delhi in consultation with CGWA and also give advice in this regard to the New Delhi Municipal Council, the Delhi Cantonment Board or any other local authority and clause (d) thereof provides that if so directed by the Government or the Central government, DJB may take over and carry out any functions relating to the management and regulation of sewerage and ground water or the drains of any area, hitherto being carried out by the Government, the Delhi Development Authority or any other agency.
- 83. CGWA issued Public Notice no. 6 of 2000 on the subject "Regulation on construction of tubewell/borewells in South and South-West Districts of NCT, Delhi" relevant part of which reads as under:-

"PUBLIC NOTICE NO. 6 OF 2000

SUB: REGULATION ON CONSTRUCTION OF TUBEWELL/ BOREWELLS IN SOUTH & SOUTH WEST DISTRICTS OF

NCT, DELHI

"Whereas the Central Ground Water Authority (hereinafter referred to as the "Authority"), has been constituted under subsection (3) of the section 3 of the Environment (Protection) Act. 1986, vide notification no. S.O.38 (E) dated 14.01.97 for the purposes of regulation and control of ground water development and management.

Whereas Authority is in exercise of its powers and functions as provided in clause (v) of sub-section (2) of Section 3 of the Environment (Protection) Act. 1986, has declared Najafgarh block, Mehrauli block and Vasant Vihar and Vasant Kunj areas of NCT Delhi as 'Notified Area' on block/area wise basis vide public notice dated 1.4.98, 24.12.99 and 25.4.99 respectively in view of depletion in Ground water resources due to its over-development/incidence of upcoming of saline ground water.

However due to administrative exigencies, the notified areas have been re-organised on district basis. Now, there are in exercise of the aforesaid powers and in partial modification of the earlier notices, the Authority after considering the need for protecting the ground water resources and to ensure further development activities in consistent with protection and preservation of the ground water resources, hereby declares whole of South and South-West districts of NCT Delhi as 'Notified Areas' and imposes prohibition and restriction in these districts on the construction and installation of any new structure for extraction of ground water resources, to avoid further depletion and deterioration in water quality in the said districts.

Further, henceforth. no person/organization/agency (Govt. or Non-Govt.) shall undertake any scheme/project of ground water development and management in the abovesaid districts without prior permission of the Authority. Any contravention of the above notice shall be dealt with in accordance with the previsions of Environment (Protection) Act. 1986" (emphasis added)

84. CGWA issued Public Notice no. 2 of 2006 on the subject "Declaration of "Over-Exploited Areas" for registration of ground water abstraction structures" relevant part of which reads as under:-

"PUBLIC NOTICE NO. 2 OF 2006

DECLARATION OF "OVER-EXPLOITED AREAS" FOR REGISTRATION OF GROUND WATER ABSTRACTION STRUCTURES,

Whereas the Central Government constituted the Central Ground Water Board as an Authority (hereinafter to as the

Authority under sub-section (3) of the Environment (Protection) Act, 1986 (29 of 1986) (herein referred to as the said (Act) vide notification of the Government of India in the Ministry of Environment and Forests number S.O. 38 (E) dated the 14th January, 1997, as amended from time to time, for the purposes of regulation and control of ground water development and management in the whole of India;

And whereas the Central Government have authorized the Authority to issue directions under section 5 of the said Act. In writing, to any person, officer or any authority and such person, officer or authority shall be bound to comply with such direction:

And whereas, the Authority, based on ground water resources assessment undertaken by Central Ground Water Board in consultation with State Governments, have identified certain areas in the states of Andhra Pradesh, Gujarat, Haryana, Karnataka, Kerala, Madhya Pradesh, Maharashtra, National Capital Territory certain draft proposals for the purpose of Delhi, and Tamil Nadu as "Over-exploited areas" where ground water abstraction is more than the average annual replenishment of ground water resources and the ground water level in these areas have also shown continuous decline over the areas;

And whereas, certain draft proposals for the purpose of issuing directions by the Authority to the State authorities or officers, in order to regulate the ground water abstraction, and requiring registration of all such abstraction structures including openwells, tubewells, borewells in the areas specified in the said Schedule were published vide Public Notice No. 4/2005 dated 19/20.12.2005 as required under rule 4 of the Environment (Protection) Rules, 1986, for inviting objections and suggestions from the public likely to be affected thereby, till the expiry of a period of forty five days from the date of publication of the said public notice;

And whereas, the Authority has considered all objections and suggestions received by it in this regard.

Now, therefore, the Authority, in exercise of the powers conferred by Section (5) of the Environment (Protection) Act, 1986 (29 of 1986) read with paragraph 2 of the above said notification number S.O. 38 (E), hereby issues the following directions namely:-

1. The Chief Officer-in-Charge of Revenue district (whether called as Collector, Deputy Commissioner or by any other name) for areas notified in the State of Haryana, Karnataka, Madhya Pradesh and Maharashtra; in the State of Tamil Nadu, the Chief Engineer WRO/PWD, State Ground and Surface Water Resources Data Center, for the areas notified in the State of Tamil Nadu and the Chief Executive Officer, Delhi Jal Board, for the areas notified in the National Capital Territory of Delhi shall registered all the existing

groundwater abstraction structures including wells, tube-wells, borewells located in the areas so specified in the Schedule in the proforma given in the Annexure to this public notice within the period of nineteen days from the date of publication of this final notice;

In the State of Andhra Pradesh, the Andhra Pradesh state Water, Land and Trees Authority, constituted under Section 3 of the Andhra Pradesh, Land, Water and Trees Act, 2002 (Andhra Pradesh Act, 10 of 2002), for the areas to the State of Andhra Pradesh; in the State of Gujarat, the Gujarat State Ground Authority constituted vide notification GWR/1095/6/I-1/J-1 dated 19.9.2001, for the areas notified for the State of Gujarat; in the State of Kerala, the Kerala State Ground Water Authority constituted under section 3 of the Kerala Ground Water (Control and Regulation Act, 2002 for the areas notified in the State of Kerala; shall registered all the existing ground water abstraction, structures including wells, tube-wells, bore-wells located in the areas as specified in the said schedule in the proforma given in the Annexure to this public notice within a period of nineteen days from the date of publication of this final notice.

- 2. The Chief Officer-in-Charge of Revenue District or the concerned State Ground Water Authorities as the case may be, shall submit a copy each of the performa received by it to the Authority within a period of thirty days from the date of such registration.
- 3. Every owner of a ground water abstraction structures including wells, tube-wells, bore-wells located in the areas as specified in the said schedule shall register such structure with the concerned Chief Officer-in-Charge of Revenue district or the State Ground Water Authority, as the case may be in the proforma given in the Annexure and in the manner specified in direction1;
- 4. Nothing in these directions shall apply to any owner of non-energized dug-well or bore-well fitted with hand pump used solely for drinking and domestic purpose.

SCHEDULE

Serial Numb er	State	District/Mandal /Block/Municip al Corporation areas	District
(1)	(2)	(3)	(4)
1.	Andhra Pradesh	1. Armur Mandal	Nizamabad
	(4)	2. Husnabad Mandal	Karimnagar
		3.Bachannapet Mandal	Warangal
2.	Gujarat	1. Anjar	Kachchh

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-		2. Bhachau	Kachchh
7/2		3. Mandvi	Kachchh
-1		4. Mangrol	Junagarh
		5. Porbandar	Porbandar
3.	Haryana	1. Mahendergarh	Mahendergar h
		2. Farukh Nagar	Gurgaon
4.	Karnataka	1. Anekal	Bangalore (Urban)
		2. Bangalore (North)	Bangalore (Urban)
1	1	3. Bangalore (South)	Bangalore (Urban)
5.	Kerala	1. Kasaragod	Kasaragod
		2. Kodungallur	Trissur
6.	Madhya Pradesh	1. Sanwer	Indore
		2. Malhargarh	Mandsaur
7.	Maharashtra	1. Yawal	Jalgaon
		2. Raver	Jalgaon
8.	National Capital Territory of Delhi	1. East District	East District
,		2.North Delhi District	North Delhi District
		3.North East District	North East District
		4.North West District	District
	3.00	5. West Delhi District	District
9.	Tamil Nadu	1. Chengam	Tiruvannamal ai
	3.	2. Thuraiyur	Tiruchirappall i
		3. Thalaivasal	Salem
		4. Gangavalli	Salem

(emphasis added) "

Report Dynamic Ground Water Resources of NCT, Delhi as on March 2023

85. Central ground Water Board and Department of Urban Development, Government of NCT, Delhi took up the task of estimating the dynamic ground water resources of NCT, Delhi annually based on GEC 2015 methodology. The re-estimation of ground water resources as on 2023 was carried out using the methodology recommended by

Ground Water Estimation Committee (GEC-2015) and the updated data which was provided by various State and Central Government agencies. The estimation was done considering each Tehsil (Revenue) Sub-division as assessment unit. The current status of ground water development is reflected in the category of various Tehsils, which are assigned taking into consideration both the stage of ground water development and the trend of ground water levels. In the "Report Dynamic Ground Water Resources of NCT, Delhi as on March 2023" published by Central Ground Water Board State Unit Office, Delhi Department of Water Resources, River Development & Ganga Rejuvenation, Ministry of Jal Shakti in October 2023 the information has been tabulated in the beginning as under:-

"DYNAMIC GROUND WATER RESOURCES OF NCT OF DELHI As on March, 2023

AT A GLANCE

1	Total Annual Ground Water Recharge	38,152,55 (ham)
2	Annual Extractable Ground Water Resources	34,449.23 (ham
3	Annual Ground Water Extraction	34,150.55 (ham)
4	Stage of Ground Water Extraction	99.13 %

CATEGORISATION OF ASSESSMENT UNITS (TEHSILS)

S. No.	Category	Assessment Units
1.	Safe	5 (14.7%)
2.	Semi Critical	4 (11.8%)
3.	Critical	12 (35.3%)
4.	Over Exploited	13 (38.2%)
	Total	34

86. In the above said report results of groundwater resources estimation 2023 are given as under:

"7.4. Results of Groundwater Resources Estimation 2023

7.4.1. Annual Groundwater Recharge

The annual groundwater recharge includes the components of rainfall recharge and recharge from other sources like canal/drain seepage, return flow from irrigation, seepage from domestic water supply and recharge from water conservation structure. The Annual Groundwater Recharge for NCT Delhi 2022 is estimated as 38152.55 ham. Assessment unit wise details of estimation are presented in Table 19 (column 4 to 8).

7.4.2. Annual Extractable Groundwater Recharge

The annual extractable groundwater recharge as defined in GEC 2015 methodology, involving component of monsoon & non-monsoon recharge and excluding component for natural discharge for the environment, following GEC 2015 norms has been estimated for NCT Delhi is 34449.23 ham. Assessment unit wise details of estimation are presented in Table 19 (column 10).

7.4.2. Annual Groundwater Extraction

During the year under report, almost all departments & Institutions of NCT Delhi have provided geo-referenced extraction data which has been further distributed over Tehsil layer by CGWB to find out tehsil wise extraction. The running hour and discharge have been averaging out as demand of Software. Industrial extraction data was not provided and have been considered on pro rata basis.

The total ground water extraction as defined in GEC 2015 methodology, involving component of domestic ground water extraction, irrigation extraction and industrial extraction has been estimated for NCT Delhi is 34 ham. Assessment unit wise details of ground water extraction is presented in Table 19 (Column 11 to 14).

7.5. Stage of Groundwater Extraction and Categorization of Assessment Units

The Stage of Ground Water Extraction as on 2023 in NCT Delhi varies from 61% in Rohini Tehshil in North West District to 153% in Vasant Vihar tehshil of New Delhi Distrct. The overall Stage of Groundwater Extraction in NCT Delhi as on 2023 is 99%. The information on Stage of Ground Water Extraction is given in table 19 (column 17).

As per recommendation of GEC 2015 methodology, the Dynamic Groundwater Resources (fresh quality) be planned for future ground water management. Out of 34 new assessment units of NCT Delhi, 5 are categorized as 'Safe', 4 as 'Semi Critical', 12 as 'Critical' and rest 13 as 'Over Exploited'. A summarized data on categorization all 34 assessment units of NCT Delhi is presented in Table 19 (column 18). A map showing categorization of assessment units (Tehsils of NCT Delhi) is presented in Figure 39.

7.6. Annual Allocation for Domestic use and Net Ground Water Availability for future use

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Annual Allocation for Domestic use for 2025 has been estimated as 27570.3 ham, for entire NCT Delhi. The Assessment unit wise Annual Allocation for Domestic Use as on 2025 is presented in Table 19, column 15. The Net Ground Water Availability for future use in NCT Delhi is 2870 ham (Table 19, column 16)."

87. The categorization of assessment units in NCT of Delhi given in National Compilation on Dynamic Ground Water Resources of India, 2023 published by Central Ground Water Board is reproduced as under:-

				3		DELHI						-	
	N1	Total No.	Safe		Sem	Semi Critical		Critical		Over Exploited		Saline	
	Name of District	Assessed	No.	%	No.	%	No.	%	No.	%	No.	%	
1	North	3	-		1	33.33	1	33.33	1	33.33	-	-	
2	South East	3	-	125	-	HE:	3	100	-	-		F	
3	South West	3	1	33.33		•	1	33.33	1	33.33	*		
4	East	3	7/==	3.0	-		3	100		-	-	-	
5	Nazul Land	1	1	100	- 2	-		72		-	*	l	
6	South	3	3	ż	*	-	1	33.33	2	66.67	-	F	
7	Central	3	1	33.33	1.5		1	33.33	1	33.33	-		
8	New Delhi	3	-		•	2:	2		3	100	%	-	
9	North West	3	2	66,67	1	33.33		-	-	-	100		
0	West	3		•	1	33.33	1	33.33	1	33.33			
1	North East	3		-	1	33.33	(m)	*	2	66,67	-	7	
25	hahdara	3	-	-	¥	•	1	33.33	2	66,67	•		

_				1		T-						F
	Total	34	5	14.71	4	11.76	12	35.29	13	38,24		Ť
				1							_	_

Delegation of power under 5 of the Environment (Protection) Act, 1986 to Lieutenant Governor, NCT of Delhi vide notification number S.O. 667 (E) dated 10.09.1992

88. The Central Government authorized the Lieutenant Governor, NCT of Delhi vide notification number S.O. 667 (E) dated 10.09.1992 to exercise powers under section 5 of the Environment (Protection) Act, 1986 for NCT of Delhi and to issue directions thereunder, to any person, officer or any authority for the closure, prohibition or regulation of any operation or process or stoppage or regulation of the supply of electricity or water or any other services.

Directions issued vide notification no. F8(348)/EA/Env/09/1041-1061 dated 18.05.2010

89. In exercise of power conferred by section 5 of the Environment (Protection) Act. 1986 read with the Ministry of Home Affairs, Government of India Notification number S.O. 667 (E) bearing F.No. U-11030/J/91- UTL dated 10.09.1992 and in supersession of directions issued vide Order Nos. F8(348)/ EA/Env/09/14433-14451 and F8(348)/EA/Env/09/14452-14470 dated 30.03.2009 as well as Order Nos. F8(348)/EA/Env/09/555-582 and F8(348)/EA/Env/09/583-610 dated 30.04.2009, the Lt. Governor of NCT of Delhi vide notification number. F8(348)/EA/Env/09/1041-1061 dated 18.05.2010 issued the following directions:-

"(1) In the whole of the National Capital Territory of Delhi, no person, group, authority, association or institution shall draw ground water through bore-well or tube-well (both new as well as existing and drawing ground water without permission of Central Ground Water Authority) for domestic, commercial, agricultural

4.2

and or industrial uses without the prior permission of the "Competent Authority" that is to say, the Delhi Jal Board or the New Delhi Municipal Council as the case may be.

- 2. The issue of grant of permission for borewell/tubewell shall be dealt by Competent Authority through the Deputy Commissioner (Revenue) of each revenue area, GNCTD, who is hereby appointed as "Authorized Officer" for the purpose of regulation of ground water development and management in the respective revenue areas under the jurisdiction.
- 3. The Deputy Commissioner (Revenue) of each revenue area, GNCTD, who is the Authorized Officer, are further delegated with the power of dealing with other issues such as checking violation and sealing illegal wells, launching of prosecution against offenders etc. including grievance redressal related to ground water, based on the recommendations of the Advisory Committee.
- 4. An Advisory Committee in each nine revenue areas of the National Capital Territory of Delhi is hereby constituted under the Chairmanship of the Deputy Commissioner of each revenue area comprising of the following members:
- 1. Deputy Commissioner (Revenue), of concerned revenue area: Chairman;
- 2. Director (Panchayat): Member;
- 3. Chief Engineer nominated by Delhi Jal Board: Member;
- 4. Representative of Central Ground Water Board, New Delhi: Member;
- Representatives of local bodies having jurisdiction over the area: Member;
- 6. Representative of Department of Environment, GNCTD/DPCC: Member
- 7. Representative of reputed NGO in the field of Groundwater Management nominated by the Deputy Commissioner concerned: Member;
- (5) The Advisory Committee shall meet atleast once in every month to take up various issues related to ground water regulation and management in the concerned revenue area and give recommendations to the Deputy Commissioner for further consideration and enforcement. Only the recommended groundwater boring cases shall be forwarded to Competent Authority for grant of permission.

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- (6) In emergent violation cases such as illegal groundwater drawl, the Authorized Officer, subject to his satisfaction, shall ensure the discontinuation of the same by the seizure of drilling rig, sealing of tubewell/borewell if so constructed and also disconnection of electricity supply to the energized tubewell even if it is through DG sets, without waiting for recommendation of Advisory Committee. However the details of such action shall be placed by the Authorized Officer in the next Advisory Committee meeting.
- (7) If any person, group, authority, associftion or institution, intends to draw ground water through borewell or tube-well/both new as well as existing and drawing ground water without permission of Central Ground Water Authority), he shall take prior permission from Competent Authority. Such permission shall be obtained through submission of an application to Zonal Offices of the Competent Authority, in the form specified by the Competent Authority.
- (8) The Executive Engineer of the Competent Authority, incharge of the concerned area shall recommend the case, based on the facts on the ground, to the concerned Deputy Commissioner (Revenue) of the revenue area who shall issue orders in the light of the recommendations of Executive Engineer of the Competent Authority and the Advisory Committee.
- (9) If the plot size of the building is more than 200 sq. meters, the permission to draw ground water through borewell or tubewell (both new as well as existing and drawing groundwater without permission of Central Ground Water Authority) shall be subject to the condition that the occupier or owner of the said plot or building shall install rain water harvesting system in such building.
- (10) The permission to draw ground water through borewell or tubewell (both new as well as existing and drawing ground water without permission of Central Ground Water Authority) for commercial and or industrial use shall be subject to the condition that the concerned person or authority shall install the rain water harvesting structure, and shall ensure reuse of the water in horticulture or cooling or toilet flushing, etc after proper treatment of waste water or any other suggestions given by the concerned Advisory Committee.
- (11) Each of the Advisory Committee in addition to their above mentioned statutory duties, will inform Delhi Pollution Control Committee about any water pollution occurring, due to extraction of water from tube-well or bore-well so that necessary action may be initiated under the provision of the Water (Prevention and Control of Pollution) Act, 1974.
- (12) The permission of borewell installation for agricultural

purpose may be granted to genuine agriculturists by the Advisory Committee under concerned Deputy Commissioner (Revenue) based on the recommendation of Block Development Officer and Agriculture Department / Irrigation & Flood Control Department, Govt of NCT of Delhi. Agriculture activity may be verified from Khasra Girdawari documents and also based on actual evaluation.

(13) Any violation of the above directions shall be punishable under section 15 of the Environment (Protection) Act, 1986 (29 of 1986)."

90. Wе have through gone notification F8(348)/EA/Env/09/1041-1061 dated 18.05.2010 and we find that the issue of grant of permission for borewell/tubewell is to be dealt with by Competent Authority through the Deputy Commissioner (Revenue) of each revenue area in GNCTD. It may also be added here that as per the above said notification application for grant of permission for borewell/tubewell is to be submitted in the Zonal Offices of the Competent Authority in the form specified by the Competent Authority. It may also be added here that the Executive Engineer of the Competent Authority in-charge of the concerned area is required to recommend the case based on the facts to the concerned Deputy Commissioner (Revenue) of each revenue area, GNCTD who is to issue the orders in the light of the recommendation of the Executive Engineer of the Competent Authority and the Advisory Committee.

91. Even though, in the above said notification the term Competent Authority is not defined but in view of Section 9 (1) (b) of the Delhi Jal Board Act, 1998. DJB is and has to be considered to be the Competent Authority for the purpose of regulation and management of the groundwater in the NCT of Delhi. In SoP titled as "Regulation of extraction of ground water, closure, prohibition of illegal activities relating to use of borewells/tubewells" also DJB is mentioned to be

the Competent Authority in the entire NCT of Delhi except areas under New Delhi Municipal Committee and Delhi Cantonment Board. However, we are of the considered view that it will be appropriate, if the above said notification is appropriately amended to define the expression Competent Authority to remove any confusion in this regard.

- 92. Further on a reading of para 3 and 6 of the above said notification there appears to be some confusion as by para 3 the Deputy Commissioner (Revenue) of each revenue area, GNCTD is delegated with the power of inter alia sealing illegal wells based on the recommendations of the Advisory Committee but as per para 6 in emergent violation cases the Deputy Commissioner (Revenue) of each revenue area in GNCTD is required to ensure discontinuation of the illegal ground water drawl by seizure of drilling rig, sealing of tubewell/borewell if so constructed and discontinuation of electricity supply to the energized tubewell even if it is through DG sets, without waiting for recommendation of Advisory Committee. In our considered view illegal drawl of ground water requires immediate action of sealing of the borewell by the Deputy Commissioner (Revenue) of revenue area in question without waiting for recommendation of the Advisory Committee in this regard and the desirability of making appropriate amendment in para 3 of the above said notification is also required to be considered.
- 93. We, accordingly, request Hon'ble Lieutenant Governor of Delhi to look into the matter for such action as may be considered appropriate.

Directions in OA no. 685/2019, Rakesh Kumar Vs. Government of NCT of Delhi & Ors.

e. Allegaryses in contrational field in some

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In OA no. 685/2019, Rakesh Kumar Vs. Government of NCT of Delhi & Ors. this Tribunal took suo-moto cognizance on a letter petition complaining that certain persons are running water plants by illegally extracting the same in different places namely Kashmiri Gate, Tilak Bazar, Sadar Bazar, Azad market, Chandni chowk etc. This Tribunal constituted a Joint Committee comprising DJB and NDMC which submitted action taken report that out of 12 addresses given in the said report, 9 were found extracting ground water illegally, one premises was found locked, and in 3 premises no bore well was found. Another report dated 03.04.2020 was submitted by DJB about 11 locations out of which at 4 places no bore-well was found and in 7 locations, bore-wells were either sealed or running illegally. Both the reports were considered by this Tribunal on 15.05.2020 and noticing that bore-wells were illegally existing and operating and no remedial action was taken by Statutory Regulators, this Tribunal deprecated the inaction on the part of Statutory Regulators and passed a detailed order referring to directions issued in earlier matters dealing with similar

"8. In view of the above, we reiterate our directions for devising suitable effective mechanism for preventing extraction of ground water by way of unauthorized tube ells and wherever such illegalities found, prompt coercive measures must be taken. Illegal extraction of ground water is a criminal offence under the EP Act. Compensation must be recovered on the formula already laid down. It will be appropriate that Chief Secretary, Delhi calls a meeting of all concerned within one month from today and oversees preparation of an appropriate SOP for fixing responsibility on the subject. Ministry of Jal Shakti may also take necessary steps in the matter.

violations. Operative part of the order in para 8 reads as under:

A copy of the order be forwarded to the Chief Secretary, Delhi, Secretary, Ministry of Jal Shakti, Govt. of India, DJB, CPCB, DPCC, Commissioners of all Municipal Corporation of Delhi, all the District Magistrates in Delhi and Justice S.P. Garg, former Judge of Delhi High Court."

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Pursuant to above referred order status report dated 11.07.2020 95. was filed by DPCC. In status report dated 11.07.2020 DPCC submitted that in compliance of order of Tribunal, a meeting was taken by the Chief Secretary, Delhi on 12.06.2020 through video conferencing; the meeting was attended by Municipal authorities, DJB, DPCC and District Magistrates of Delhi; SOP has since been finalized and has been brought into effect; in SOP clear responsibilities have been assigned to various agencies as DJB/local bodies and block development officers for identification of illegal borewells depending on the nature of use; Deputy Commissioners (Revenue) of the districts have been assigned role of supervision of checking the violation and closure of illegal borewells and inter departmental advisory committee was constituted for each district to assist Deputy Commissioners. It has been observed that often drilling machines/rigs are used to dig illegal borewells, the mechanism for their regulation including registration and prior permission for movement and deployment has also been incorporated in the SOP.

SOP titled as "Regulation of extraction of ground water, closure, prohibition of illegal activities relating to use of borewells/tubewells"

- 96. The relevant part of the SOP titled as "Regulation of extraction of ground water, closure, prohibition of illegal activities relating to use of borewells/tubewells", which was also reproduced by this Tribunal in its order dated 13.07.2020 passed in above mentioned case, reads as under:-
 - "I. Standard Operating Procedure (SOP): 1. Drawing ground water through borewell or tubewell for domestic, commercial, agricultural or industrial uses without the prior permission of the "Competent Authority" will be considered illegal and without authority of law. The Competent Authority is Delhi Jal Board in the entire NCT of Delhi except areas under the

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New Delhi Municipal Council (NDMC) and Delhi Cantonment Board (DCB). For borewells/tubewells for agricultural uses, the information on illegal extraction of ground water will be provided by the BDO to the Advisory Committee.

- 2. The Deputy Commissioner (Revenue) of each district, who is the Authorised Officer under the direction dated 18,05.2010 is required to supervise checking violation i.e. detection of illegal wells and closure thereof through the SDMs.
- 3. An Advisory Committee in each of the revenue districts with representatives from DJB, CGWB, 'ULBs, DPCC, reputed NGO has been constituted to assist the DC in detecting illegal borewells for taking action. Accordingly, the advisory committee will prepare a list of such illegal borewells every month by taking information from all available sources including Revenue Officers, representatives of Delhi Jal Board, ULBs, DPCC, NGOs and other relevant sources. Proactive action needs to be taken by the above representatives in detection of illegal extraction of ground water and furnishing the same to the Advisory Committee promptly. Superintending Engineer (SE), DJB is the Member Secretary of Advisory Committee, and he is required to ensure timely conduct of the meeting and also to record the proceedings.
- 4. The Delhi Jal Board has already identified 19661 such illegal borewells on which action is being taken and 7248 units have already been closed down by the district authorities. The remaining units to be closed down on priority as these have been already identified and the process to be completed within a period of three months. A weekly progress report district wise will be submitted to the Divisional Commissioner for monitoring. The illegal borewells/tubewells other than the list provided by DJB will be taken up for closure thereafter. Further, in the first phase, action against borewells/tubewells engaged in commercial exploitation of ground water will be taken.
- 5. In case the illegal borewell/tubewell is already constructed/ operating, the same will be closed and the electricity supply to the energized tubewell will be disconnected even if it is through DG sels. In case of the illegal borewell/tubewell is under construction, then the drilling rig will also be sealed.
- 6. For the purpose of closure of illegal borewells/tubewells, joint action teams under the supervision of the concerned SDM will be formed for ensuring effective coordination. The joint team will comprise field functionaries from DJB, DISCOMs and Local Police.
- 7. The Deputy Commissioner who is the chairperson of the Advisory Committee will forward the details of illegal borewells to the DPCC for levying Environmental Compensation (EC) for illegal extraction of ground water.

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The DPCC will assess EC as per the methodology devised by CPCB in its report dated 26.06.2019. After assessment of the EC, demand will be raised and in cases of non-recovery, SDM to recover EC as arrears of land revenue.

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- All the drilling machines/rigs utilized for boring purposes in Delhi are required to obtain registration from the offices of Deputy Commissioners of the concerned districts. The movement of drilling machines/rigs will be allowed for authorised drilling to the identified location and for specified duration by the concerned Deputy Commissioner.
- The Delhi Police and Transport Department of Govt. of NCT of Delhi will allow movement of the drilling machines/rigs having the prior permission for such movement from the concerned Deputy Commissioner. The concerned Deputy Commissioner (Revenue), Deputy Commissioner of Police and Deputy Commissioner, Enforcement of Transport Department will be responsible for strict compliance of the guidelines regarding movement of drilling machines/rigs.
- As provided in the direction dated 18.05.2010 issued under Section 5 of the Environment (Protection) Act, 1986 the Deputy Commissioner of each district will launch prosecution against the offenders related to ground water extraction on the recommendations of the Advisory Committee.
- 12. The concerned Advisory Committee of each district is responsible to ensure that there is no illegal extraction of ground water in the district."
- In status report dated 11.07.2020 filed by DPCC it was also mentioned that during meeting held on 12.06.2020 by Chief Secretary, Government of NCT of Delhi, it was informed that DJB has already identified 19661 illegal borewells against whom action is being taken and 7248 units were already closed by the district authorities. Report said that remaining units would be closed down on priority as they were already identified and process would be completed within a period of three months.
- This Tribunal considered the report on 13.07.2020 and found that action was not taken as per the provisions of SOP. This Tribunal directed that further action be taken which may be overseen by the

as under:

DPCC and compliance status as on 31.12.2020 be brought on record by 15.01.2021. In pursuance of order dated 13.07.2020, an action taken report dated 03.09.2021 was filed by DPCC relevant part of which reads

the Chief Secretary, Delhi decided that Delhi Jal Board will prepare the list of illegal borewells, Revenue Department will supervise the closure action of the illegal borewell and DPCC was assigned the task to impose EDC on the violators as per the list provided by DJB.

3. That Revenue Authorities provided the details of action taken by them, which is as follows:

District	ATR (Borewe	ll sealed till 31.	08.2021)
	borewells	Action taken on illegal borewells till 31.08.2021	
North	761	748	13
East	116	116	0
South West	6681	1410	5271
South East	297	231	66
North West	8299	5814	2485
Shahdara	552	552	0
New Delhi	-75	75	0
Central	611	412	199
West	2185	1793	392
North East	0	0	0
South	84	84	0
Total	19661	11235	8426

4. DPCC on its part has taken following action to assess the Environmental Compensation to be imposed on the basis of information received from DJB and Revenue Authorities:

Show cause notices for imposition of EDC

issued : 18315

EDC amount proposed in above mentioned

SCNs: 70,65,80,000/-

EDC amount imposed: 70,65,80,000/-

EDC amount received: Rs. 23,80,000/-(iv) EDC amount yet to be recovered: 70,42,00,000/-(v)

Due to continuing pandemic, the process of recovery is very slow and Revenue authorities are not able to spare their manpower for taking action.

5. That many units had mentioned their inability or delay

in depositing the EDC due to Covid-19 Pandemic and low economic activity during last few months since March 2020. They have also mentioned that unprecedented health crises and emergency coupled with steep downfall in the revenue earning due to lockdown which has brought down the economic activities to the lowest level. In case of remaining units, recovery certificates was issued to the concerned District Magistrate/SDMs, to recover the amount as arrears of land revenue from the remaining units which have not deposited Environmental Damages Compensation (EDC)."

In the above mentioned OA this Tribunal considered the report on 25.02.2022 and observed that huge environmental compensation of more than Rs. 70 Crores was computed but a negligible amount of Rs. 23.8 lakhs was recovered. No action for prosecution was taken against violators. Further, out of 19661 illegal bore wells, identified in various Districts of Delhi, only 11235 were sealed and 8420 remained to be sealed. No reason was given as to why all illegally running bore wells were not sealed. An additional action taken report dated 02.11.2021 was filed without much improvement as out of 19661 illegal bore wells identified by DJB, action was taken by Revenue Authorities against 11364 bore wells only till that date. This Tribunal considered the situation to be disgusting/disappointing due to snail pace level of activities on the part of statutory regulators which clearly indicated dereliction of duties. Vide order dated 25.02.2022 this Tribunal disposed of above mentioned OA while directing the authorities to take appropriate remedial action against all the illegally running bore wells identified by DJB and submit a complete compliance report after six months and a copy of the order was ordered to be forwarded to DJB, DPCC and NDMC by e-mail for compliance.

100. As per written report submitted by the Registry no such

report was filed by DJB, DPCC and NDMC in compliance of order dated 25.02.2022 passed in O.A. No. 685/2019 titled as Rakesh Kumar Vs. Government of NCT of Delhi & Ors.

Non Implementation of legal regime/environmental laws/norms.

101. This Tribunal noticed non-compliance and non-implementation of the legal regime and in view thereof vide order dated 04.12.2023 required the CEO, DJB to file status report giving requisite information in detail in tabular format with respect to the following aspects:-

- i. District wise number of illegal borewells identified;
- ii. District wise number of illegal borewells which have been sealed/closed;
- iii. District wise number of occupiers/proprietors of illegal borewells on whom penalty/EDC has been imposed;
- iv. District wise number of occupiers/proprietors of illegal borewells from whom penalty/EDC has been recovered;
- v. District wise number of occupiers/proprietors of illegal borewells from whom penalty/EDC is yet to be recovered;
- vi. District wise number of illegal borewells which are yet to be sealed/closed; and
- vii. District wise number of occupiers/proprietors of illegal borewells on whom penalty/EDC is yet to be imposed.

102. DJB filed Supplementary status report in M.A. No. 24/2023 in O.A. No. 33/2022 Ganesh Prasad Vs. Government of NCT of Delhi & Ors. vide email dated 13.04.2024 which reads as under:-

"SUPPLEMENTARY STATUS REPORT ON BEHALF OF DJB IN FURTHERANCE TO REPORT DATED 03.02.2023 AND IN COMPLIANCE OF ORDER DATED 05.02.2024

X X

10. In continuation to the earlier status report dated 03.02.2024 and in compliance of the order dated 05.02.2024, DJB is submitting the requisite information of the illegal borewells as received from the Concerned DMs for facility of reference in the tabular form below:

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DMs	District Wise	District Wise	District Wise	District wise	District wise number	District wise number	District wise / Proprietor	Remarks
	Number of lilegal Borewells ldendified (As per previous data submitted , referred by Hon'ble NGT vide Order against hearing dated 4,1.24)	number of illegal borewell s which have been Sealed /closod	number of occupien' Proprietor of Illegal borewells on whom penalty' EDC has been imposed	number of occupier/ Proprietor of illegal borewells from whom ponalty/ EDC has been recovered	of of occupier/ proprietor of illegal borowells from whom penalty/ EDC is yet to be recovered	of illegal borewells which are yet to be scalod/ closed	s of illegal borewells on whom penelty/ EDC is yet to be imposed	e e fe
COL1.	COL.2	COL.3	COL.4	COL.5	CQL.6	COL.7	COL.8	COL.9
North	728	233	NIL	NIL	NIL	119	15	As per report submitted, a total of 376 borowells contains duplicate entries, non-traceable,
East	116	110	110	87	23	6	6	
South	6681	2434	NIL	NIL	NIL	4247	NIL	
West South East	297	183	NIL	NIL	NÍL	57 (03 nos. of borewells show DJB permission)	130	30 Borewells not identified physically
North West	9128	5901	information not available	Information not avaliable	Information not available	3227	information not available	Report Is compiled of the basis of reports received from Kenjhawela, Robinl and Saraswati Vihar sub divisions, after reconciliation with concerned Executive Engineer of DJB, Detai of penalty/ EDC regarding illegal borawells already seel by DJB is not available.
Shahdara	552	358	NIL	NIL	NIL	NIL	NIL	SDM(Vivek Vihar)Total Borewell = 178 Borewel seeled = 117 Blank = 2 Weter Tank Supply = 3 Permission CGWA = 5 Not visited =1 Not operational = 1 No Borewell = 29 Locked = 4 Already out off = 16 SDM(Seemspuri) Total Borewell = 374 Borewell Seeled = 241 Duplicated Entries = 21 Incomplete 20 DJB connection found place of borewell = 61 Borewell not found = 3 SDM(Shahdara) No Address pertains to Sub-list Division (Shahdara) as per the of addresses provided by the Delhi Jal Board. Hance, report may be trealed as Nil.
Now Delhi	75	75	Report not Received from DM	Report not Received from DM	Report not Received from DM	NIL	Report not Received from DM	Report not received fr DM (earlier data)

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West	2185	246	Not perfains to DM	ЭΜ	DM		Not pertains to DM	Civil line- Nil Kotwali- 1)Court stay on 160 borawells 2) 85 borawell not identified/, found ramoved physically 3)02 properties were found sealed 4)01 matter has been sent to DJB for clarification Karol Bagh- 1)21 borewells not identified/ found removed physically 2)46 borawells balanced to be seal 02 no of borewells does not fall under the jurisdiction District Central Hence total comes to 676424678
North	Nii	Not	Data to be provided by DPCC to DJB	Data to be provided by DPCC to DJB	Data to be provided by DPCC to DJB	361 Not	Data to be provided by DPCC to DJB	SDM(Punjabl Bagh) 55 Duplicate + 18 not found #83 SDM(Pajour Garden) 118 Not found SDM(Patol Nagar) -33 Not found + 16 Not pertain to Patel Nagar sub division=49 Total-251
East		Applicable	Applicable	Applicable	Applicable	Not Applicable	Applicable	There are no Illegal borewells in Identified list of DJB for sealing in District North East,
South	84	84	EDC report pertains to DPCC	EDC report pertains to DPCC	EDC report pertains to DPGC	NIL	pertains to DPCC	In addition to original survey of 84 borewells, 16 additional borewells have been sealed. Out of 15, EDC has been mposed on 14 borewells and for 02, DPCC has mformed that Imposing of EDC is under process.
Total	20522	11197				8178		and process.

103. Vide order dated 04.12.2023 this Tribunal directed the DPCC to file status report in tabular format with respect to the following aspects:-

- District wise number of cases in which show cause notices for imposition of EDC have been issued;
- ii. District wise number of cases in which orders for imposition of EDC have been issued;
- iii. District wise number of cases in which orders for imposition of EDC are yet to be issued;
- iv. District wise number of cases in which EDC has been recovered;
- v. District wise number of cases in which EDC is yet to be recovered;

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- District wise number of cases in which reference has been made to Deputy Commissioner (Revenue) for recovery of the EDC;
- District wise number of cases in which reference is yet to be made to Deputy Commissioner (Revenue) for recovery of the
- How much of EDC amount recovered from the violators has viii. been utilised by DPCC/DJB with requisite details; and
- How much of EDC amount recovered from the violators is ix. yet to be utilised by DPCC/DJB with requisite details.
- 104. Status report was filed by DPCC in M.A. No. 24/2023 in O.A. No. 33/2022 Ganesh Prasad Vs. Government of NCT of Delhi & Ors. vide email dated 15.04.2024 which reads as under:-

"STATUS REPORT ON BEHALF OF DELHI POLLUTON CONTROL COMMITTEE WITH RESPECT TO THE ORDER DATED 09.11.2023, 04.12.2023 and 04.01.2024.

X X

- 5. That, DPCC has no specific account for Environmental Damage Compensation received for illegal ground water extraction from borewells and DPCC is maintaining Environmental Compensation (EC) fund in a common dedicated account meant for use in the following 10 sub-heads , namely:
- Installation and running of (O&M) CA.AQM Monitoring 1. Stations,

Research & study projects

- Procurement of instruments & Rent for air Lab €. Installation of paper recycling unit in govt. School
- Monitoring of air pollution at various locations of Delhi
- cotninittee/Technical oversight Honorariums for 6. consultants
- Installation of Noise Monitoring station at Delhi 7.

Seminars and Conferences

- IT Expenses (Purchase and Salary IT Resources) 9.
- Advertising charges. 10,
- That, status report with respect to order dated 04.12.2023 in tabular format is enclosed herewith as Annexure-1. A statement showing the utilisation by DPCC from the amount received as Environmental Compensation (EC) in tabular format is attached herewith as ANNEXURE72. DPCC spent Rs. 145.23 Lakhs out of the fund recovered as Environmental Compensation.

- 7. That with the prior approval of Chief Secretary, Delhi a letter was issued to Divisional Commissioner-Delhi on 08.12.2023 to obtain explanation of the concerned officers who were posted as District Magistrate (South West) / SDM Dwarka during the relevant period. Copy of the letter dated 08.12.2023 is enclosed herewith as Annexure-3.
- 8. Thai: further, with the prior approval of Chief Secretary, Delhi a letter was issued to Director, Directorate of Training (UTCS).on 08.12.2023 with a request to develop a training module for 2/3 days period to the officers posted as District Magistrate/SDM urgently. Copy of the letter dated 08.12.2023 is enclosed herewith as Annexure-4.
- That, for calculating Environmental Compensation, DPCC asked the details of borwell from Delhi jai Board with a copy to CO WA .on 25:09.2023 to calculate the- EC as per CPCB formula. In absence of requisite details, a show cause notice for imposing interim EC in terns of the, office order dated 09.07.2020 was issued on 16.11.2023, whereby granting 07 days time to submit the reply. Show cause notice was also pasted on the gate of property in addition to sent via speed post. No reply was received with respect :to show cause- notice: therefore, direction for imposition of interim EC. was issued on 08.12.2023. As interim EC wasnot deposited, so recovery certificate was issued to SDM (Dwarka) on 11.01.2024. SDM (Dwarka) issued a letter to Sh. Anil Kumar and Sh. Ashish Kumar for depositing EC on 30.01,2024. Copies of the letter dated 11.01.2024 issued by DPCC and 30.01.2024 issued by SDM are collectively enclosed herewith as Annexure-5(Collv)

ij					Infe	ormation					
S N o	District	District wise number r of cases in which show enuige nutices for imposit ion of EDC have been insued;	District twist number of cases in which orders for imposition of EDC have been issued;	District twins number of cases in which orders for impost tion of EDC are yet to be issued;	District wise number of cases in which EBC is yet to be the avered.	minerships where he bottom bottom bottom bottom recovered;	I wise number of cases in which reference been made to Deput y Commissioner (Revenue) for recover y of the EDC:	District when mimber of cases in which reference is yet to be made to Deputy Commissioner (Revenue) for the EDC;	How much of EDC amount to relation to the relation to the total by DPCC with requisit central and the total by the total by the requisit central and the total by the requisit central and the total by the requisit central and the requisit the requirement of the requir	How much of EDC amount recover ed from the volator s is yet to be cultized by EPCC with requisit e details.	Rema ker
1	Nort h	768	768	NII	4	764	764	0	3	00 1200	

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2	Rert h - west	9015	9005	Nil	56	8959	8759	0		2170 000	In respo nse to SCNs issue d EC amo unt has been
		616	616	Nil		b15	u15	U		1989k	thepo sated by 10 violat ors
3	Cent ral									00	
4	West	768	766	Nii	6	762	762	0		1600	
5	Sout h - west	6395	6593	Nii	19	6576	6879	0		1275	In reapo nac to SCNs issue d EC amo uni has been depo sited by 2 wolds
6	Scot h - East	0	0	Nil	a	Ó	0	U	ŀ	o	
7	Sout h	0	0	Nil	0	0	u	0		0	
8	New Delhi	179	179	Nit	34	145	145	ő		1500 000	
9	East	161	161	Nil	0	161	161	0	1 H	0	
0	Nort h Enst	0	0	Nil	0	0	0	0		0	
1	Shah dára	391	391	Nii		390	390	0		3000	
	Total	18493	15481	Nn	121	18372	15372	b		537000	
gr	ound wal count me 223:- (ii) (iii) (iii)	ler from Be cant for ust Installe Procure Installe	e in the fol ution and E thank Shal ment of tool	d DPCC u lowing 10 uniting ICp y Project, movent an	no specific according sub-heads and instituted and differentiated and differentiated and differentiated and differentiated and according to the second and according to the second and according to the second according to th	Engrunner I an amour Maintenance	ntul Ral	45.23 Inld	Compensation of the compen	on received for a common distributed door	or illegat edicated ig 2022
	(v) (rii) (rii) (riii) (ix) (x)	Honora Installa Semina IT Evou	rium of Ope tion of Noise r and confe uses (Purch	egight Com e Monitorin rence, une and Sc	arone Ecotom mitter/Technic g Stellon at Dr dary IT Resour Tharges/Others	ai Consultai lhi, esparal	ets.			- 4-16	

105. Additional status report has been filed by DPCC vide email dated

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15.04.2024. The relevant part of the Additional status report is reproduced below:-

"ADDITIONAL STATUS REPORT ON BEHALF OF DELHI POLLUTON CONTROL COMMITTEE WITH RESPECT.

X X X

- 5. That, in addition to the report dated 07.02.2024, it is most respectfully submitted that, DPCC issued recovery letter dated 11.01.2024 to SDM (Dwarka) for recovery of Environmental Compensation (EC) of Rs. 1,00,000/- (One Lakh only) from Sh. Ajit Kumar & Sh. Ashish Kumar, which was levied by DPCC. SDM (Dwarka) issued notice to Sh. Ajit Kumar & Sh. Ashish Kumar to deposit the same to DPCC account. DPCC has not received EC amount so far. DPCC has sent an email on 12.04.2024 to SDM(Dwarka) requesting the present status of recovery of Environmental Compensation (EC). Reply is awaited from the SDM(Dwarka).
- 6. That, on the issue of training, a letter was sent to UTCS regarding training to the administrative officers of Revenue Dept & officers of statutory authorities like DJB etc. on 08.12.2023. Email was also sent to UTCS regarding this on 04.04.2024. UTCS vide email dated 05.04.2024 informed that they are planning to conduct a Training on the given topic i.e. "Environmental issues"."
- 106. A perusal of Annexure 1 showed that show cause notices for imposition of EDC were issued in 18493 cases but orders for imposition of EDC were passed in 18481 cases. EDC has been recovered only in 121 cases and recovery of EDC is pending in 18372 cases. The DPCC has not mentioned the total amount of EDC imposed and the total amount of EDC which has been recovered. In Annexure A it has been mentioned that amount of Rs. 53,70,000/- is yet to be utilized by DPCC.
- 107. In Annexure 2 DPCC has given information regarding expenditure incurred from Environmental Damage Charge w.e.f. 2015-16 to 2023-24 (up to 29.02.2024) and total expenditure incurred up to 29.02.2024 is mentioned to be Rs.19,04,96,464/-. However, the statement shows that

amount of EDC has been spent only on the following:

- 1. Installation and Running (Operational and Maintenance) CAAQMS,
- 2. Research and Study Project,
- 3. Procurement of instrument and Rent for Air Lab,
- 4. Installation of Recycle unit in Govt. School,
- 5. Monitoring of Air Pollution at various locations of Delhi,
- 6. Honorarium of Oversight Committee/Technical Consultants,
- Installation of Noise Monitoring Station at Delhi,
- 8. Seminar and conference,
- 9. IT Expenses (Purchase and Salary IT Resources) and
- Advertising Charge/Printing Charges/Others.
- 108. It is evident therefrom that no amount has been spent on conservation/recharge of ground water and creation/rejuvenation of any water body or rain water harvesting facility.
- 109. This Tribunal observed in order dated 18.03.2024 that not only the report of DPCC is materially deficient but also the remedial measures taken by DPCC by utilization of EDC are grossly inadequate; definitely, something more is required to be done by DPCC for remediation of environmental damage caused and appropriate remedial measures need to be catalogued and implemented. Amount of environmental compensation recovered for illegal abstraction of groundwater ought to be spent on conservation/recharge of ground water and/or creation/rejuvenation of water bodies/rain water harvesting facilities.
- 110. In compliance with order dated 18.03.2024 passed by this Tribunal, the Chief Secretary, Government of NCT of Delhi convened a meeting of the officers from Delhi Jal Board (DJB), Municipal

Corporation of Delhi (MCD), Delhi Pollution Control Committee (DPCC), Delhi Police, Urban Development Department, Revenue department and other concerned departments on 12.04.2024. It was decided that the Environmental Damages Compensation collected in respect of illegal ground water extraction shall be utilized through the committee constituted by Hon'ble High Court of Delhi vide order dated 08.04.2024 passed in WP (C) No. 7594/2018 and the EC imposed on illegal bore wells will be used by the aforesaid district level committee for the rejuvenation of water bodies.

Duty of the Government Officers to comply with the orders of this Tribunal and directions for Prosecution of the defaulting officers

111. The Central Zonal Bench of this Tribunal disposed of Miscellaneous Application No. 04 of 2023 (CZ) in Original Application No. 72 of 2021 (CZ), vide order dated 21.08.2023, holding that the officers of the Chhattisgarh Environment Conservation Board (CECB) had failed to comply with its order dated 03.02.2023 and had, thereby, committed an offence under Section 26 of the National Green Tribunal Act, 2010. The Central Zonal Bench of this Tribunal accordingly directed the Secretary, MOEF&CC to lodge a criminal complaint before the competent Magistrate's Court against Subrat Sahoo, Chairman, CECB, and P. Arun Prasad, Member Secretary, CECB. Aggrieved thereby, both the officers filed Civil Appeal No. 6707 of 2023 and Civil Appeal No. 6920 of 2023 before Hon'ble Supreme Court which were allowed vide order dated 12.08.2024. Hon'ble Supreme Court observed in its order dated 12.08.2024 that Section 26 rightly provides for penal action being taken against anyone who fails to comply with an order, award and decision of the NGT but this power has to be exercised with care and caution. In the case on

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hand, the delay on the part of the CECB in the given facts does not amount to willful negligence or an abject dereliction of duty on its part in abiding by such directions Substantial compliance having been achieved, the CECB only sought some more time to make its website more user friendly. As the CECB had achieved full compliance with the directions of the National Green Tribunal, Central Zonal Bench, Bhopal, in its order dated 03.02.2023 in Original Application No. 72 of 2021 (CZ), impugned order dated 21.08.2023 was accordingly set aside. While disposing of the above said appeals Hon'ble Supreme Court observed as under:

"...we hasten to make it abundantly clear that every State organ and, in particular, the wings of the Government associated with environment protection, such as the CECB, must be all the more diligent in ensuring timely compliance with the directions of the NGT. Needless to state, such directions are aimed at protection and preservation of the ecology and environment and must take highest priority."

Serious violations of orders passed by this Tribunal

112. It may be observed here that the material on record shows serious violations by the concerned Authorities themselves. In status report dated 11.07.2020 filed by DPCC in OA no. 685/2019, Rakesh Kumar Vs. Government of NCT of DeIhi & Ors. it was submitted that in compliance of order of Tribunal, a meeting was taken by the Chief Secretary, Delhi on 12.06.2020 through video conferencing and during meeting, it was informed that DJB has already identified 19661 illegal borewells against whom action is being taken and 7248 units were already closed by the district authorities and that the remaining units would be closed down on priority as they were already identified and process would be completed within a period of three months. This Tribunal considered the situation to be disgusting/disappointing due to

snail pace level of activities on the part of statutory regulators which clearly indicated dereliction of duties. Vide order dated 25.02.2022 this Tribunal directed the authorities to take appropriate remedial action against all the illegally running bore wells identified by DJB and submit a complete compliance report after six months and a copy of the order was ordered to be forwarded to DJB, DPCC and NDMC by e-mail for compliance. As per written report submitted by the Registry no such report was filed by DJB, DPCC and NDMC in compliance of order dated 25.02.2022. As per Supplementary Status Report filed by DJB vide email dated 13.04.2024 out of 20522 illegal borewells identified only 11197 have been closed/sealed and 8178 illegal bore wells are still operating in violation of notifications, SOP and orders passed by this As per annexure 1 enclosed with status report dated 07.02.2024 filed by DPCC vide email dated 15.04.2024 environmental compensation imposed on 18372 violators is yet to be recovered. In O.A. No. 639/2022 titled as Pritipal Sharma Vs. Government of NCT of illegal borewell was sealed on 13.04.2023 in compliance of order passed by this Tribunal on 15.09.2022 and 06.12.2022 for factual verification and taking of remedial action. However, the violator has not been yet identified environmental compensation is yet to be imposed on and recovered from the violator. In O.A. No. 33/2022 titled as Ganesh Prasad vs. Government of NCT of Delhi & Ors. despite order passed by this Tribunal on 31.01.2022 for taking of remedial action, illegal borewell was sealed on 02.11.2023 after proceedings were initiated by listing of M.A. No. 24/2023 and environmental compensation of Rs. 1

lakh imposed on violators Shri Ajit Kumar and Shri Ashish Kumar

is yet to be recovered by SDM (Dwarka), Delhi to whom reference for

recovery has been made by DPCC vide letter dated 11.01.2024.

113. In view of the violations the Chairman and Members of DPCC, Chief Executive Officer of DJB and concerned Officers and concerned Deputy Commissioner (Revenue)/DM, SDM and other officers/officials are also liable (i) to pay appropriate environmental compensation as abettors of environmental damage caused by the violators due to negligence/inaction on their part in taking of prompt action against the violators (ii) to prosecution under Section 26 of the NGT Act 2010 and (iii) to arrest and detention in Civil Prison under Section 25 of the NGT Act 2010 for execution of orders passed by this Tribunal yet in view of observations made by Hon'ble Supreme Court in its order dated 12.08.2024 passed in Civil Appeal No. 6787 of 2023 titled as P. Arun Prasad & Anr. Vs. Union of India & Ors., we consider it appropriate to give them opportunity to make requisite compliance and the matter will be considered further and decided in the context of compliance by them with the environmental laws/norms and orders of this Tribunal.

114. It may be observed here that this Tribunal had vide para no. 21 of its order dated 18.03.2024 passed in O.A. No. 639/2022 titled as Pritipal Sharma Vs. Government of NCT of Delhi & Ors. given the following directions to all the District Magistrates in NCT of Delhi:-

"21. In view of such deficiencies and for ensuring proper transparency and accountability all the District Magistrates in NCT of Delhi are directed to upload on the respective website of the District Administration latest by 15.04.2024 the information regarding (i) complaints received regarding illegal borewells and action taken on the same, Minutes of the Meeting and recommendations of the District Advisory Committee regarding the same, (ii) references received for realization of environmental compensation and action taken for realization of the same and (iii) remedial measures taken for remediating environmental damage caused."

Ganesh Prasad Vs. Govt. of NCT of Delhi & Ors.

115. After the orders were reserved we made an effort to obtain the relevant information from the web-site of the District Magistrates in NCT of Delhi and observed that the information so uploaded in compliance with above quoted order dated 18.03.2024 was not accessible as the access links were not prominently displayed on the web-site.

116. In the course of hearing today learned Counsel for Government of NCT of Delhi and District Magistrate (South West), Delhi has submitted that as per information available with her some of the District Magistrates have uploaded the relevant information on their websites and referred to the links of the information uploaded by some of the District Magistrates. However, learned Counsel for Government of NCT of Delhi and District Magistrate (South West), Delhi has submitted that some of the District Magistrates have not provided any information regarding uploading of the information as directed by this Tribunal on their websites.

117. On referring to the links provided by learned Counsel for Government of NCT of Delhi and District Magistrate (South West), Delhi we find that even in some of the website, on which information has been uploaded by the District Magistrates, the link for accessing the same has not been prominently displayed on main page of the websites. Uploading the information on the websites without prominently displaying the links for accessing the same on the main page of the websites does not serve any useful purpose and any such compliance made in clandestine manner cannot be said to be proper compliance with the order passed by this Tribunal.

118. Further, it may also be observed that no information is provided on the website of the DJB and all the District Magistrates/Deputy Commissioners (Revenue) in the NCT of Delhi about the number of registered users, number of NoCs granted, application for new registration and NoCs pending, complaints made regarding illegal abstraction of ground water and action taken on the same (although in compliance to order dated 18.03.2024 some of the District Magistrates have uploaded the information as thereby directed.

119. On its website CGWA has made provision for submission of online application for NoC; track your application; know your groundwater charges; know your penalty and other charges; know your environmental compensation; how to apply with advance charges and Guidelines and steps for filling application also for user assistance. form for NoC have also been uploaded on the website. The application form has provision for new user registration and submission for application for NoC for industry, infrastructure and mining purposes. CGWA has also made provision enabling users to lodge a complaint for illegal abstraction of groundwater to concerned authorised officer (DC/DM/Revenue officer) of the state directly through the link given https://cgwa.mowr.gov.in and has also made provision for tracking of the complaint. CGWA has also mentioned the helpline number 011-23383561 on its website. However, it may be observed that the helpline is not working properly and even calls made on the number go unresponded. No information is provided by CGWA on its website about the number of registered users, number of NoCs granted, application for new registration and NoCs pending, complaints made regarding illegal abstraction of ground water and action taken on the same. CGWA is

directed to look into the aspect of functionality of the complaint making and tracking portal and helpline and take all requisite steps to make the same fully functional and provide the requisite information on its website as observed in this order.

Duties of CGWA for regulation and management of groundwater in NCT of Delhi and of DJB, DPCC and all the District Magistrates to act in coordination and in consultation with CGWA.

120. The Central Government authorized the Lieutenant Governor, NCT of Delhi vide notification number S.O. 667 (E) dated 10.09.1992 to exercise powers under section 5 of the Environment (Protection) Act, 1986 for NCT of Delhi and to issue directions thereunder, to any person, officer or any authority for the closure, prohibition or regulation of any operation or process or stoppage or regulation of the supply of electricity or water or any other services. In exercise of power conferred by section 5 of the Environment (Protection) Act. 1986 read with the Ministry of Home Affairs, Government of India Notification number S.O. 667 (E) bearing F.No. U-11030/J/ 91- UTL dated 10.09.1992 and in supersession of directions issued vide Order Nos. F8(348)/ EA/Env/09/14433-14451 and F8(348)/EA/Env/09/14452-14470 dated 30.03.2009 as well as Order Nos. F8(348)/EA/Env/09/555-582 and F8(348)/EA/Env/09/583-610 dated 30.04.2009, the Lt. Governor of NCT of Delhi issued directions vide notification number. F8(348)/EA/Env/09/1041-1061 dated 18.05.2010. However, we are of the considered view that both these notifications are not inconsistent with and do not in any manner conflict with, obstruct, curtail or restrict Notification number S.O. 38 (E) dated 14.01.1997 constituting CGWA and conferring powers on CGWA empowering it to exercise powers under section 5 of the Environment (Protection) Act, 1986 for

issuing directions and taking such measures in respect of all the matters referred to in sub-section(2) of section 3 of the said Act; to resort to penal provisions contained in sections 15 to 21 of the said Act and to regulate and control, management and development of ground water in the Country and also NCT of Delhi and to issue necessary regulatory directions for the purpose. Section 9 of the Delhi Jal Board Act, 1998 which empowers DJB to plan for regulate and manage the exploitation of ground water in Delhi mandates it to do so in consultation with CGWA.

121. This Tribunal in its Judgment dated 25.02.2022 passed in O.A. No. 69/2022 titled as Sushil Bhatt Vs. Moon Beverages Ltd. & Ors. observed as under:-

117. Thus, we are clearly of the view that on the subject of regulation of ground water, provisions of EP Act 1986, the orders issued by Central Government under Section 3(3), and by CGWA under section 5 and/or section 3(2) of EP Act 1986 shall hold field and on this subject Provincial legislation cannot be brought in to impede, obstruct or deny or deprive CGWA, in its function for protection, perseveration and sustenance of ground water in the country....

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237. CGWA is a Statutory Authority and has statutory powers to issue directions or take such measures as are necessary for protecting environment. These directions are referable to EP Act

protecting environment. These directions are referable to EP Act 1986, enacted vide Entry 13 List 1 of Constitution and therefore even Provincial legislations would have no competence to touch on this subject. Undoubtedly water is in List II Entry 17 but to the extent, the subject of ground water is part of pollution and governed by EP Act, 1986, for the reasons already discussed above, Provincial legislature would lack competence and it cannot make laws in respect of subject of water, covered by EP Act 1986 or orders, directions, rules, etc. made thereunder.

X X X X 244. CGWA, while giving directions or laying down guidelines, had to take into consideration, and is under an obligation, to appreciate the mandate of Supreme Court and cannot abrogate or surrender to Provincial legislations on the ground that in some States there are Provincial legislations with regard to ground water and, therefore, Authorities under those enactments will deal with the issues relating to ground water

Ganesh Prasad Vs. Govt. of NCT of Delhi & Ors.

and CGWA has no concern particularly when on some aspects Provincial legislations are not consistent with directions of CGWA. It also cannot stay satisfied by issuing guidelines giving easy access to extract ground water in OCS areas to almost all commercial proponents. This is a failure on the part of CGWA in discharge of its statutory duties which neither can be justified nor appreciated."

122. In that case this Tribunal observed in unambiguous terms that CGWA is bound to comply with and cannot override the orders passed by this Tribunal. The relevant para of the order is reproduced as under:-

"238. CGWA, however, even if prevails over Provincial legislations, cannot confer upon itself a jurisdiction so as to sit over the orders of Tribunal. In fact, power of CGWA, which it can exercise under Section 5 and Section 3(2), is subject to the mandate and scheme of EP Act 1986 and if it travels beyond it or infringes the mandate of law contained in EP Act 1986, such direction or order of CGWA would not be valid. NGT Act 2010 is a subsequent enactment and has jurisdiction in respect of environmental matters and its orders have over-riding effect over any other law. Its orders are also binding on the Authorities. Therefore, CGWA is bound by the directions and orders of Tribunal. When exercising powers of issuing directions etc., under Section 3(2) and 5 of EP Act, 1986. CGWA cannot issue orders and direction contrary to the orders of Tribunal."

123. It may be observed here that vide Public Notice no. 6 of 2000 CGWA declared South and South West Districts of NCT of Delhi as "Notified Areas" and vide Public Notice no. 2 of 2006 CGWA notified East, New Delhi, North-East, North-West and West Districts of Delhi as 'over-exploited' areas needing regulation. Even through, vide Public Notice no. 6/2000 CGWA prohibited and restricted abstraction of groundwater without prior permission from CGWA no such prohibition and restriction was imposed vide Public Notice no. 2 of 2006 whereby registration of groundwater structures in the notified Districts was made compulsory. However, in view of the orders passed by this Tribunal the prohibition and restriction on abstraction of groundwater

without prior permission from CGWA/DJB will apply to all the Districts in NCT of Delhi and CGWA/DJB have to regulate drawal of groundwater on that basis.

Directions by the Tribunal

124. In the facts and circumstances of the case following directions are issued:-

- of groundwater in terms of quality, quantity, availability for abstraction and recharge and aid and advise DJB in regulating drawal of ground water assessment unit wise in NCT of Delhi by carrying out requisite scientific studies and issuing appropriate directions/making appropriate recommendations to DJB and the concerned Deputy Commissioner (Revenue), who also has the designation and powers of District Magistrate in NCT of Delhi and is referred to in this order at some places as District Magistrate and hereafter as Deputy Commissioner (Revenue), of each revenue area in GNCTD and submit action taken report within three months.
- (ii) All functional borewells in NCT of Delhi, which do not have
 NOC from CGWA/DJB (issued by concerned Deputy
 Commissioner (Revenue) of each revenue area in GNCTD) being
 illegal, are ordered to be closed/sealed with immediate effect.
- (iii) Concerned Deputy Commissioner (Revenue) of each revenue area in GNCTD are directed to take action for closing/sealing of illegal borewells already identified and also initiate proceedings for the prosecution of the violators within three months.

- (iv) The concerned Project Proponents of new or existing borewells sealed by the Deputy Commissioner (Revenue) of each revenue area in GNCTD may submit application for grant of NOC to DJB and such applications for grant of NOC be decided expeditiously preferably within three months from the date of submission.
- (v) DJB through Deputy Commissioner (Revenue) of the revenue area in question is directed to take requisite action for grant of permission for borewells in accordance with recommendations of the concerned Executive Engineer and Advisory Committee accordance with groundwater level notifications, environmental norms/guidelines and directions issued by Hon'ble Supreme Court and this Tribunal, recover appropriate charges for drawal of ground water and impose appropriate conditions for recharge of ground water and ensure actual implementation thereof on the ground with geo-tagging for monitoring purpose.
- (vi) DJB is directed to conduct survey from time to time for further identification of illegal borewells and take requisite action in respect of illegal borewells identified by further survey in accordance with environmental laws/SOP/directions issued by Hon'ble Supreme Court/this Tribunal.
- (vii) DPCC is directed to finalize the proceedings already initiated for imposition of environmental compensation by issuance of show cause notices or initiate proceedings for imposition of environmental compensation on all the violators already identified and pass appropriate orders for imposition of

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environmental compensation on them and make references for recovery of environmental compensation from all the violators on whom environmental compensation has already been imposed in accordance with law within three months.

- (viii) Government of NCT of Delhi is directed to transfer to DPCC within three months amount of Rs. 70 crores (equal to the amount of environmental compensation imposed by DPCC for which recovery proceedings are pending with the officers of the Government of NCT of Delhi for more than three years) for utilization by DPCC for revival/restoration/rejuvenation/creation of water bodies, rain water harvesting pits etc. and for conservation and recharge of ground water as remediation of environmental damage caused by illegal drawal of ground water cannot be deferred for long periods of time to be taken by the authorities in effecting the recovery and Government of NCT of Delhi may thereafter recover the amount from the violators in accordance with law or waive the recovery as considered appropriate.
- (ix) DPCC is directed to prepare and implement Action Plan, in consultation with DJB, concerned Deputy Commissioner (Revenue)/DM and District Advisory Committee for utilization of (i) amount equal to the amount of Environment Compensation imposed on and to be recovered from the violators by drawing the same from the amount of environment compensation lying deposited with it and (ii) amount transferred by Government of NCT of Delhi in lieu of the amount of environmental compensation to be recovered by its

officers from the violators, for remediation of environmental damage caused immediately as such remediation ought not to be deferred for long periods of time likely to be taken in recovering the amount of environmental compensation from the violators and the amount so drawn or transferred may be reimbursed on recovery of the amount from the violators.

- DJB is directed to upload with link on the main page of its (x)website preferably under heading 'Groundwater Management' entire information regarding number of applications for grant of NoC, number of such applications filed/pending for decision, number of such applications allowed and NoCs granted, number of applications rejected, number of borewells which have been granted NOC, illegal borewells which have been closed/sealed and illegal borewells which are yet to be closed/sealed, procedure for processing of the application for grant of NoC for abstraction of ground water, the charges to be levied for abstraction of ground water, the penal provisions for punishing illegal abstraction of groundwater and liability to pay environmental compensation for illegal abstraction of ground water on its web site by 30.09,2024 and to update the same within 7 days at the end of each month.
- (xi) DPCC is directed to upload with link on the main page of its website preferably under heading 'Groundwater Management' entire information regarding (i) proceedings initiated for imposition of environmental compensation on the violators (ii) proceedings finalized for imposition of environmental compensation on the violators; (iii) references made for

recovery of environmental compensation from the violators; (iv) amount of environmental compensation recovered; (v) amount of environmental compensation to be recovered; (vi) amount of environmental compensation utilized; (vii) amount of environmental compensation to be utilized; (viii) activities carried out for utilization of the amount of environmental compensation and (ix) activities proposed to be carried out for utilization of the amount of environmental compensation on its web site by 30.09.2024 and to update the same within 7 days at the end of each month thereafter.

- (xii) All the Deputy Commissioner (Revenue) of each revenue area in GNCTD are directed to upload with link on the main page of their respective websites under heading 'Groundwater Management' complete information regarding (i) complaints received regarding illegal borewells and action taken on the same, Minutes of the Meeting and recommendations of the District Advisory Committee regarding the same, (ii) references received for realization of environmental compensation and action taken for realization of the same and (iii) remedial measures taken for remediating environmental damage caused on the respective website of the District Administration by 30.09.2024 and to update the same within 7 days at the end of each quarter thereafter.
- (xiii) CGWA is directed to upload with link on the main page of its website the information regarding the status of groundwater, the necessity for regulation and management of groundwater abstraction, the copies of public notices issued by CGWA and

measures taken for regulation, management, conservation and recharge of groundwater.

- (xiv) In O.A. No. 639/2022 Pritipal Sharma Vs. Government of NCT of Delhi & Ors. DCF (South), Delhi is directed to file report as to the person who is alleged to have encroached upon the forest land on which the borewell in question was found by the Joint Committee to be operational.
- (xv) In M.A. No. 24/2023 in O.A. No. 33/2022 Ganesh Prasad

 Vs. Government of NCT of Delhi & Ors. SDM (Dwarka), Delhi
 is directed to file status report regarding recovery of
 environmental compensation from the violators.
- 125. Our answer to the question posed in the beginning of this order is that hands of law, as is proverbial, are very strong and no violator whether a person or authority, can escape its hold and fold and survive and thrive without compliance with it.

126. It is, accordingly, clarified (i) that in case of failure to take Environmental the mandated action requisite Laws/Norms/Notification/SOP, the Chairman and Members of DPCC, Chief Executive Officer of DJB and concerned Officers and concerned Deputy Commissioner (Revenue)/DM, SDM and officers/officials will be liable (i) to pay appropriate environmental compensation as abettors of the violators by caused damage environmental negligence/inaction on their part in taking of prompt action against the violators; (ii) to prosecution under Section 26 of the NGT Act 2010 and (iii) arrest and detention in Civil Prison under Section 25 of the NGT Act 2010 for execution of the orders passed by this Tribunal.

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127. It may be observed here that in O.A. No. 89/2021 titled as Varun Vs. Government of NCT of Delhi & Ors. this Tribunal while disposing of the application vide order dated 08.04.2021 observed as under:-

 This application seeks injunction against illegal withdrawal of ground water by 536 hotels operating in Paharganj area of Delhi of which list has been filed. The applicant has relied upon judgment of this Tribunal dated 20.07.2020 in O.A. No. 176/2015, Shailesh Singh v. Hotel Holiday Regency, Moradabad & Ors. to the effect that ground water extraction has to be regulated as per orders of the Hon'ble Supreme Court in MC Mehta vs UOI, 1997 11 SCC 312. Regulation requires that such extraction is allowed ensuring replenishment and that ground water table does not get depleted. The Tribunal having already adjudicated upon the question of law, the matter is only of execution which issue needs to be looked into by the concerned statutory authorities, in accordance with law. 2. Since the present application on multiple causes of action is not permissible as per statutory procedural rules, we permit the applicant to move the concerned SDMs or other authorities and the Chief Secretary, Delhi, who have to enforce/oversee the compliance of norms on the subject.

The application is disposed of."

128. E.A. No. 11/2023 has been filed in O.A. No. 89/2021 titled as Varun Vs. Government of NCT of Delhi & Ors. for execution of order dated 08.04.2021 in respect of illegal withdrawal of groundwater by 536 hotels operating in Paharganj area of Delhi. In the above mentioned EA, this Tribunal is considering the questions as to the authority responsible for regulating the ground water extraction in Delhi and validity of voluntary disclosure scheme and permissibility of extraction of groundwater under the same. The above said case is now fixed for hearing on 03.09.2024.

129. It may be added here that by this order we do not purport to consider and determine the issues involved in above mentioned case and we are considering issuance of the directions on the basis of

statutory provisions and directions under Section 5 of the Environment (Protection) Act, 1986 having statutory force, SOP prepared, directions already issued by the Chief Secretary, Government of NCT of Delhi and directions issued by this Tribunal.

130. However, it is clarified that the directions issued by this Tribunal by this order passed in both the cases O.A. No. 639/2022 titled as Pritipal Sharma Vs. Government of NCT of Delhi & Ors. and M.A. No. 24/2023 in O.A. No. 33/2022 Ganesh Prasad Vs. GNCTD & Ors., regarding closing of the borewells, prosecution of the concerned Project Proponents and imposition of the environment compensation will not apply to 536 hotels regarding which E.A. No. 11/2023 in O.A. No. 89/2021 titled as Varun Vs. Government of NCT of Delhi & Ors. is pending before this Tribunal and is fixed for hearing on 03.09.2024.

131. Action taken reports with respect to other illegal borewells be filed by the the Member Secretary CGWA; the Chief Executive Officer DJB; the Member Secretary, DPCC, all the Deputy Commissioners (Revenue)/District Magistrates in NCT of Delhi, DCF (South), Delhi and SDM (Dwarka), Delhi as directed above at least one week before the date of hearing hereby fixed.

132. I.A. No. 293/2023 in O.A. 639/2022 was filed for exemption of personal appearance of Chief Executive Officer, DJB which was allowed vide order dated 19.04.2023. I.A. No. 02/2023 in O.A. No. 33/2022 was filed by DJB for extension of three weeks time for submission of the report which was allowed vide order dated 04.01.2024 but pendency of the same has been shown in the cause list and disposal of the same be recorded/uploaded as per the orders already passed.

O.A. No. 639/2022 With M.A. No. 24/2023 Pritipal Sharma Vs. Govt of NCT of Delhi & Ors. Ganesh Prasad Vs. Govt. of NCT of Delhi & Ors.

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133. List on 06.01.2025 for further consideration.

134. A copy of this order be sent by email to the Chief Secretary, Government of NCT of Delhi; the Member Secretary CGWA; the Chief Executive Officer DJB; the Member Secretary, DPCC and all the Deputy Commissioner (Revenue)/District Magistrates in NCT of Delhi, DCF (South), Delhi and SDM (Dwarka), Delhi for requisite compliance,

Arun Kumar Tyagi, JM

Dr. Afroz Ahmad, EM

August 28th, 2024 AG

ANNEXURE -



DELHI JAL BOARD: GOVT. OF NCT OF DELHI OFFICE OF SE (C)-8 'A' BUILDING, STAFF QUARTERS KAROL BAGH, NEW DELHI-110005

E-mail: acegwc8@gmail.com



No.DJB/ SE(C)-8/2024/ 391 +0 396

Date:26.12.2024

To,

Member Secretary Central Ground Water Authority CSMRS Campus, Olaf Palme Road Sector-3, Hauz Khas, R.K. Puram New Delhi-110016

E-mail: egwa@nic.in

Subject: Directions/recommendations in compliance with the order dated 18.04.2024 passes by the Hon'ble NGT, Principal Bench, New Delhi in O.A. No. 639 of 2022 titled 'Pritpal Sharma versus Government of NCT of Delhi &Ors.'

Reference: Letter No. NGT (PB)/020/OA-639/2022-524 dated 22.11.2024 from Member Secretary, CGWA, New Delhi

Respected Sir.

With reference to the above mentioned letter, Action Taken Report of Delhi Jal Board for Directions No. 1 and 2 is as under:

- 1. Recommendation under Annexure-I of the above letter have been circulated in Delhi Jal Board for strict compliance regarding amendment in Ground Water Resolution and Management Notification dated 12.02.2010 of Delhi Govt. in light of the Notification dated 24.09.2020 issued by Central Ground Water Authority, Department of Water Resources, River Development and Ganga Rejuvenation, Ministry of Jal Shakti, Govt. of India, the same is under approval with Department of Environment, Forest & Wild Life, GNCTD. The DJB is pursuing the same to expedite with the Department of Environment, Forest & Wild Life, and GNCTD.
- 2. DJB has created a link on DJB website i.e. www.delhijalboard.delhi.gov.in under the heading "Ground water management". The list of illegal bore-wells has been uploaded in the link. All the DMs have been given access to the link to upload status of sealed illegal bore wells and other details.

With regards

SE (C)-8

Copy to:

1. PS to CEO

: For kind information Please.

2. All DMs

: for kind information & n.a. please.

CE N(W)

-do-

CE (GW)

EE (RWH)-I

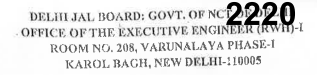
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6. O/c

SE(C)-8

2611/2024

ANTERIOR



No.DJB/EE(RWH)-1/2024/1495 to 150 y

Subject: Directions/recommendations in compliance with the order dated 18.04.2024

passes by the Hon'ble NGT, Principal Bench, New Delhi in O.A. No. 639 of 2022 titled 'Pritpal Sharma versus Govternment of NCT of Delhi &Ors.'

May please refer letter on the above subject from Member Secretary, CGWA, New Delhi (copy enclosed) wherein CGWA considering the order passed by Hon'ble NGT in O.A. No. 639 of 2022 titled 'Pritpal Sharma versus Government of NCT of Delhi & Ors.' dated 18.04.2024, CGWA has given its final recommendations to make policies following the scientific data provided by Central Ground Water Authority for sustainable development of ground water in NCT of Delhi (copy enclosed) which have been approved by CEO, DJB vide its order dated 12.12.2024 for adoption by CE (Maintenance) while recommending the case for grant of NOC to concerned District Magistrate.

You are also requested to take immediate action against illegal bore wells or tube wells functioning with out valid NOC from Delhi Jal Board and also monthly list of closed /scaled illegal bore wells / tube wells be submitted by 25th of every month to the office of undersigned at rainwaterharvesting2013@gmail.com

This may be treated as MOST URGENT.

With regards

Eucl: As above (10 Pages)

CE (East), CE (West), CE (South), CE (C&N)

SO -EE(RVH)-1

Copy to:

1: PS to CEO ; for kind information.

2. CE N(W) : -do-3. CE (GW) : -do-4. SE(C)-8 : -do-5. AE (RWH)-I/II : to pursue

6. O/c

EE(RWID-I

भारत सरकार जल शक्ति मंत्रालय जल संसाधन, नदी विकास और गंगा संरक्षण विभाग केंद्रीय भूजल प्राधिकरण CSMRS केंप्स, ओलपः पाल्मे मार्ग, सै.-3, हौज़ खास, आर. के पुरम, नई दिल्ली-110016 ई- मेल: cgwa@nic.in



Government of India Ministry of Jal Shakti Department of Water Resources, RD & Central Ground Water Authority CSMRS Campus, Olaf Palme Road, Sec.-3, Hauz Khas, R.K. Puram, New Delhi - 110016 E-mail: cgwa@nic.in

No. NGT(PB)/020/OA-639/2022

The Chief Executive Officer, Delhi Jal Board, Varunalaya Complex, Staff Colony, Jhandewalan, New Delhi, Delhi-110005.

Dated:

CE UK CE (South

Subject- Directions/ recommendations in compliance with the order dated 18.04.2024 passed by the Hon'ble NGT, Principal Bench, New Delhi in O.A No. 639 of 2022 titled Pritipal Sharma versus Government of NCT of Delhi & Ors'.

(Urgent),

In reference to the subject cited above, it is to state that the Hon'ble NGT, Principal Bench, New Delhi vide para 124 (i) & (ii) of the order dated 18.04.2024 passed in O.A No. 639 of 2022 titled as 'Pritpal Sharma versus Government of NCT of Delhi & Ors' issued following directions:

"CGWA is directed to own the responsibility of assessing the status of groundwater in terms of quality, quantity, availability for abstraction and recharge and aid and advise DJB in regulating drawl of ground water assessment unit wise in NCT of Delhi by carrying out requisite scientific studies and issuing appropriate directions/making appropriate recommendations to DJB and the concerned Deputy Commissioner (Revenue), who also has the designation and powers of District Magistrate in NCT of Delhi and is referred to in this order at some places as District Magistrate and hereafter as Deputy Commissioner (Revenue), of each revenue area in GNCTD and submit action taken report within three months".

"All functional bore wells in NCT of Delhi, which do not have NOC from CGWA/D.IB (issued by concerned Deputy Commissioner (Revenue) of each revenue area in GNCTD) being illegal, are ordered to be closed/sealed with immediate effect".

On the basis of scientific techniques/ study and the methodology recommended by Inter-departmental Groundwater Resource Estimation Committee (GEC), CGWB is carrying out Ground Water Resource Assessment annually. The report published during 2022 & 2023 has already been shared with DJB and DC of the respective districts of the NCT of Delhi.

Contd. Page No.2

Accordingly, Groundwater, in terms of Quantity, Quality, availability for abstraction, recharge and recommendations/directions thereto as per GWRE 2023 are enclosed as Annexure-

Further, in exercise of the powers conferred under Section 5 of the Environment (Protection)
Act, 1986, CGWA hereby directs the Delhi Jal Board to

- comply with the recommendations given in Annexure-I and to make policies following the scientific data provided by Central Ground Water Authority for sustainable development of groundwater in NCT of Delhi.
- take immediate action aganist illegal bore wells/tube wells functioning without valid NOC from Delhi Jal Board and also provide a list of closed/sealed illegal bore wells/tube wells to CGWA.
- 3. submit an Action Taken Report to Central Groundwater Authority within one month the date of issue of the letter.

Non-submission of report within aforesaid period will be construed as contravention of Section 5 of Environment (Protection) Act, 1986.

Yours Faithfully

Member Secretary CGWA, New Delhi

Copy to:

- The Office of Deputy Commissioner (North), Kripanarayan Marg, Sham Nath Marg, Delhi-110054, for information and necessary action.
- The Office of Deputy Commissioner (South), B.D.O Office, M.B Road, Saket, New Delhi-110017, for information and necessary action.
- The Office of Deputy Commissioner (Central), Old Employment Exchange, Bldg., Darya Ganj-110002, Delhi, for information and necessary action.
- The Office of Deputy Commissioner (East), L.M Bandh Complex, Shastri Nagar, Delhi-110031, for information and necessary action.

Cont. Page No.3

- 5. The Office of Deputy Commissioner (West), Govt. Middle School Building Complex, Ram Pura, Delhi-110035, for information and necessary action.
- The Office of Deputy Commissioner (South-West), Admn. Block Old Terminal Tax Building, Kapashera, Delhi-110097, for information and necessary action.
- 7. The Office of Deputy Commissioner (New Delhi), 12/1, Jam Nagar House, New Delhi-110069, for information and necessary action.
- 8. The Office of Deputy Commissioner (North-East), Weaver Complex, Nand Nagri, Delhi-110093, for-information and necessary action.
- The Office of Deputy Commissioner (North-West), Village Kanjhawala, Delhi-110081, for information and necessary action.

Encl: As Above

Member Secretary CGWA, New Delhi

Reply of Para 124 for NGT Case number 639/2022(IA No. 293/2023) Titled Pritpal Sharma vs Govt. of NCT of Delhi & ors

(A) Status of Ground Water in terms of Quantity-

Central Ground Water Board is carrying out Ground Water Resource assessment annually. The report published during 2022 & 2023 are already shared with Delhi Jal board & DC of the respective districts of NCT, Delhi. The gist of GWRA 2023 is as follows:

As per the GWRE - 2023, the total groundwater recharge is 38,152.55 Ham and the annual extractable groundwater resource is 34,449.23 Ham. The groundwater extraction for all purposes is 34,150.55 Ham. The Stage of groundwater extraction is 99.13 %. The district - wise GWRE - 2023 is as follows:

Table 1 District wise status of Ground Water Resource 2023 for NCT, Delhi

District *	Total	Annual	Annual G	(ham)	Stage of GW			
	Recharge (ham)	Extractable Ground Water Resource (ham)	Domest ic	Industria	frrigatio n	Total	Development (%)	
CENTRAL	2451.5	2206.35	1496.18	0	244.77	1740.96	78.91	
EAST	1636.03	1472.41	1282.16	0.2	110.55	1392.91	94.60	
NEW DELHI	2913.04	2621.74	2923.44	2.2	686.87	3612.52	137.79	
NORTH	4675.71	4208.14	4052.92	50.308	489.77	4592.99	109.15	
NORTH EAST	1775.23	1597,71	1513.62	0	176.76	1690.38	105.60	
NORTH WEST	3713.58	3454,16	1778,741	0.56	499.01	2278.3	65.96	
SHAHDARA	1608.11	1447.3	1329.10	0,5	338.61	1669.1	115.33	
SOUTH	4474.46	4027.02	3807.97	0	733.13	4541.1	112.77	
SOUTH EAST	2625.98	2363.38	2075.35	12.74	220.17	2308.26	97.67	
SOUTH WEST	7716.09	6944.48	2496.5	0	4002.81	6499.41	93.59	
WEST	4052.93	3647,64.	2778.00	0.6	731.98	3510.58	96.24	
NAZUL LAND	509.89	458.9	86.04	0	228	314.04	68.43	
Total	38152.55		25621.01	67.11	B462.44	34150.6	99.13	

	I	50		pund Water Resource 2023 for NCT. Delbi			Linder Felmothes thank					of Bureau	CHOING CHOING	5.500 mg		
2 District wise		wise status	of Gro	und Water Resource 2023 for he		CLEAN C	inversal	WW.	Annal Ground Water Extretion thank			Presounce	avenue de la companya	on wheat	April 2	
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1	Central	Cyclims rense	74.54	71.03	143,76513	166.30	10.04		19.008	0	579.6	598.63	22136	50	21.47	
+	Central	Karol (ASD) Tensil	523		845.08527	705.92	70.59	635.33		0	70.5	12.00		7.63	74.51	
+	CHICAL	Kotwood Tehral	15.63	57.83	12 59-2067	\$5.33	5.34	79.49	24	0	811.213	537.72	622.53	54.07	3030	
+	East	CANCILINGS THE	139	2.4	732,000%	798.92	79.90	719.02	50.3		587.00566	609.06	201.05			1245.72
	EAN	Mary you retail	1537	66.92		745.76	74.58	673.23	41.33	- 67		133 67	353.41	0	131.45	-7-1, -
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			35.09	5577	332,25929	\$94,80	33,44					1221.57	2505.52	0		
	New Deits	(Banakyapun Tero)				1137.50	113.75	1025.75	171.25437	2,2	11011191		1451.54	- 5	253.22	0.00
	New Delhi	Dept caucouseur	627.37	272.2	803.70316		1	1062.06	345,85495	0	1451.9151	1051.51	1377.75	150 17	847	
			37.21	217,21	700.2123	1130.73	113.07	160633	237.7625	0	2577.75	121275	The second second	3725	1 36.79	7
9	Heat Debt	KANGKAN LAN	238.29	53333	1073,7601	2007,00	20177	20,02	77.322	0.3	441,00051	518.62	472.7	0	1 151 3	Straws -
5	North	Mode Town Tenss	25.09	USLD	#1572432	525.30	59.54	1555.95	174.6375	\$0,000	2234,15	1132.50	1234 16		115 %	144
2	North	Market Market Control	548.78	1208.24	ESA OLDES	2007.72	207,52	1 (25500)	73.50	0	620,927	594,60	620.93	5	55 10	
4	Horth	PRESTABLE	21.15	92.66	586,81033	678.49	57.55	610.64		0	\$77.95123	616,39	257.02	301.5		
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5	North East	LAMENS KAK LINE		76242	17437576	\$37.00	93.70	\$45,50	\$2.5	0	1203.2911	1231.63	1055.59	8271	67.77	7 9
5	HANTA WELL	SATISCHAR! Teles	80.4	125.75	SULESS	2233,67	111.95	\$120.74	459.55413	0	110352774		1		-	
3.	regita went	POSSES 1840W	40.54	20.71	-		1				200001124	404.57	335.43	79.61	\$2.56	3.55
	T-07	Saraswati What	1	440.71	372,67999	\$37.92	53,79	434,15	155.75	0.35	247.21102	1	430.58	427	39.14	
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3	2000000	SCHOOL ISLAN	728	27.00		A26.56	41.57	374,59	27,25	0	421.73033	242,72	355.25	0	119.6	
Ĉ.	\$5400002	Standara Tehra	4.9	25.89	400,77435	54152	54.15	577,46	252.50	6.5	4/5,552	748.74	476.50	5	1253	
15	3000000	ROSSE KAPIT LEGITA	22,44	71.42	25019551		108.05	972.53	193.1373	- 0	777.5333I	970.77	777.64	1,75	1 35 5	-
14	South	HAVE KNAS TRASE	24,72	CDESS	958,07255	109039			\$2,229	1 0	1206,3643	1300.99	1205.7	5 0	2275	
8	South	Melygigii, Tehsii	63.16	405.05	820.99022	1226.04	122.60	1105.44		0	1521.5564	2268.25		Transfer and the second	225	
×	30401	SANCE TRANS	71,58	50720	1352,6063	2167.52	216,76	1931'91	217,75		10477000	1 6440		-	1 340	
25	1	Defence Colony Tehnil	39,39	1967	780.01817	976.72	97,57	379.05	90.52	1.5	772.64633	354,77	772.6	S 24.26	3 98.1	
-	South East		3335	2004	763 12612	101757	101.76	\$15.81	23,2432	7,5	544,77357	375.52	5347	7 43.3	3 35	K
an .	SOUTH EAST	MAN TOSA	312	17039	4613267	63172	83.27	568.35	106.4	3.64	157,9295		1573			
21	2847/1824	With King Jepa		Silvania and					1						A	-
	CAN NACE	Oprapira Tecani	67,84	5413	1201_5854	2532.89	253.29	2279.60	354.25	0	2427.41	2275.6				
	SWAP HANGE	Reported Least	108.8	1234.05	1177.305	2417.33	241.16	117030	178336	0	859 23955		- 1	. 1	123	72
30	South West	Rajalgarh Tehrai	22134	1434.25	1237.5974	2771.85	277.16	149419	2360	0	575,5032	1735.3	9 702	338	\$ 1 28	22
37	- WHIZ	Date Hager Telos	26.46	377.46	1225.0655	1506.53	760.62	1445.53	182,825	0.5	1107.613	1288	2 1 210	N 50	1 3	21
52	WEX.	Fungal Bach Teles	7106	2047,07	STEERSON.	1365,90	106.53	1579.51	404.92	20	1079.351					777
33	West	Salour Garden Tehnil	10.49	58,39	521,80917	538,50	55,05	322,45				273.5		- 20		
34	Asset Land	Next Land Telssi	25.79	333.57	176,3213	7247			23 155	0	591 0761	13 0.423	77 221	23 3	, , ,	524
_	OPPLOATED.	1 3777		-	474.11213	509.89	50.99	455.93	. 252	0	\$6,05766	51 314 6	35.	94 134	36	3 32
		Total	1487.71	12004.70	26147.85	38152.56	3703.33	34449.26	8462,44	57,12		1000	33			*

Total no. Of Assessment Units: 34

No. of OE Assessment Units: 13 (Karol Bagh, Chanakyapuri, Delhi Cantonment, Vasant Vihar, Narela, Yanuna Vihar, Karawal Nagar, Shahdara, Vivek Vihar, Mehrauli, Saket, Kapashera, Rajouri Garden)

No. of Critical Assessment Units: 12 (Kotwali, Gandhi Nagar, Preet Vihar, Mayur Vihar, Model Town, Seemapuri, Hauz Khas, Defence Colony, Kaikaji, Sarita Vihar, Dwarka, Patel Nagar)

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11.0

No. of Semi-Critical Assessment Units: 4 (Alipur, Seelampur, Saraswati Vihar, Punjabi Bagh)

No. of Safe Assessment Units: 5 (Civil Lines, Kanjhawala, Rohini, Najafgarh, Nazul land)

The detailed report is shared with DJB and Deputy commissioners of respective districts on 08.11.2024.

Table :	Name of	ION of ASSES Safe	SMENT UNITS, 2 Semi-Critical	Critical	Over-Exploited		
. No	District			Kotwali	Karol Bagh		
1	' Central	Civil Lines	*****	-			
2	East	******	******	Gandhi Nagar			
2	W 1777 -		-	Preet Vihar			
				Mayur Vihar	Chanakyapuri		
3	New Delhi	******	-4	******	Delhi Cantonment		
		12	2	1	- Vasant Vihar		
			Alipur	Model Town	Narela		
4	North				Yamuna Vihar Karawal Nagar		
5	North East		Seelampur -				
6	North West	Kanjhawala	Saraswati Vihar	*****	77		
	MOLELL MACRE	Rohini					
		Rormin		Seemapuri	Shahdara		
7	Shahdara	**			Vivek Vihar		
			· ·	Hauz Khas	Mehrauli		
8	South	*****		TIGGE (SINE)	Saket		
9	A. A. Pask			Defence Colony	Perces		
	South East		11	Kalkaji			
		3	W # # #	Sarita Vihar			
10	Carobb Mark	Najafgarh	-	Dwarka	Kapashera		
10	South West West	(Vajarya)	Punjabi Bagh	Patel Nagar	Rajouri Garden		
11		Alama) land	T digust ange				
12	Nazul land	Nazul land	4	12	13		
	Total	5	78				

Status of Ground Water in terms (B)

The quality of groundwater in NCT of Delhi has been evaluated by sampling and analysis of water samples collected from Groundwater Monitoring wells of CGWB, SUO, Delhi. About 103 Groundwater Monitoring wells were monitored for water quality during May 2023 representing pre-monsoon water quality.

The groundwater samples collected from submersible pumps and hand pumps tapping phreatic aquifers are analyzed for all the major inorganic parameters. Based on the results, it is found that ground water in the 'NCT of Delhi. is mostly of calcium bicarbonate (Ca-Mg-HCO3) type when the total dissolved solids of water is below 500 mg/L (corresponding to electrical conductance of 750 mS/cm at 25°C). They are of mixed cations and mixed anion type when the electrical conductance is between 750 and 3000 mS/cm and waters with electrical conductance above 3000 mS/cm are of sodium chloride (Na-Cl) type. However, other types of water are also found among these general classifications, which may be due to the local variations in hydro-chemical environments due to anthropogenic activities. Nevertheless, occurrence of high concentrations of some water quality parameters such as salinity, chloride, fluoride, îron, arsenic and nitrate have been observed in some pockets in few districts of Delhi.

Unconfined aquifers are extensively tapped for water supply and irrigation across the state therefore; its quality is of paramount importance. The chemical parameters like TDS, Fluoride, Nitrate, Iron, Arsenic and Uranium etc. are main constituents defining the quality of ground water in unconfined aquifers. Therefore, presence of these parameters in ground water in samples collected during NHS monitoring along with block wise hot spot locations are mentioned below.

- 1. Electrical Conductivity (> 3000 µS/cm)- Block wise of Location of hot spot for EC above permissible limit
 - a) Alipur Block of North district- Bakoli, Singhola, Singhu
 - b) Dwarka Block of South West district- Dwarka Sec-5
 - c) Kanjhawala Block of North West district Nizampur

- 2. Fluoride (>1.5 mg/liter) Block wise of Location of hot spot for Fluoride above permissible limit -,
 - a) Alipur Block of North Delhi district- Alipur Garhi, Khera Kalan, Rohini Sector 28
 - b) Chanakyapuri Block of South West district- Sunder Nursery
 - c) Dwarka Block of South West district- Dwarka Sec-23
 - d) Kanjhawala Block of North West district Nizampur
 - e) Mehrauli Block of South Delhi district Jamali Kamal
 - f) Najafgarh Block of South West district Jhuljhuli, Šurheda
 - g) Narela Block of North Delhi district Barwala, Bawana
 - h) Rohini Block of North West district Rani Khera, Rithala Sector 5 Rohini
 - i) Saraswati Vihar of North West district Sanjay Van
 - j) Vivek Vihar of Shahdara district Vivek Vihar
 - 3. Nitrate (>45 mg/liter) Block wise of Location of hot spot for Nitrate
 - a) Chanakyapuri Block of South West district- Sunder Nursery
 - b) Hauz Khas Block of South West district- Hauz Khas, Pusp Vihar Pz
 - c) Kalkaji Block of South West district- Okhla, R-Block, GK-1
 - d) Kanjhawala Block of North West district- Nizampur
 - e) Mehrauli Block of South district Jamali Kamali, Gadaipur, Jaunapur, Jheel Khoh
 - f) Najafgarh Block of South West district Surheda, Daryapur Khurd, Dichaon Kalan, Najafgarh Town
 - g) Narela Block of North Delhi district Narela
 - h) Patel Nagar Block of Central Delhi district Pusa
 - i) Punjabi Bagh Block of West Delhi district Baprola, Hiran Kudna
 - j) Rajouri Garden Block of West Delhi district Tagore Garden
 - k) Rohini Block of North West Delhi district Rani Khera
- 3. Iron (>1.0 mg/liter) Block wise of Location of hot spot for Iron above permissible limit - 1
 - a) Mayur Vihar Block of East Delhi district Chilla Saroda

- b) Sarita Vihar Block of South East Delhi district Jaitpur Khadar
- c) Nazul Land Block of South East Delhi district Nazul Land
- d) Defence Colony Block of South East Delhi district Nangli Rajapur
- 4. Arsenic (>0.01 mg/liter) Block wise of Location of hot spot for Arsenic
 - a) Mayur Vihar Block of East Delhi district Chilla Saroda
 - b) Defence Colony Block of South East Delhi district Nangli Rajapur
 - c) Preet Vihar Block of East Delhi district Bank Enclave
- 5. 6. Uranium (>30 ppb)- Block wise of Location of hot spot for Uranium above permissible limit
 - a) Kanjhawala Block of North West district Kanjhawala, Nizampur
 - b) Mehrauli Block of South district Jaunapur
 - c) Najafgarh Block of South West district Jharoda Kalan, Surheda
 - d) Narela Block of North Delhi district Auchandi, Bawana, Hareoli
 - e) Punjabi Bagh Block of West Delhi district Baprola

The analytical results show a concerning trend: compared to 2020, more districts in NCT of Delhi had groundwater samples exceeding permissible limits for Fluoride, Arsenic, Uranium and Iron by 2023. This decline in water quality may stem from geo-genic or anthropogenic sources. However, there is an improvement in case of EC and Nitrate. This may be attributed to dilution owing to recharge. While most samples from Central Ground Water Board observation wells meet drinking water Final Recommendations-

- i. As per discussion held in the final meeting of Permanent State Level Committee (PSLC) on 03.10.2024, during the finalized of Ground Water Resource Estimation it was decided that areas, where extraction is more, NOC for groundwater extraction is only issued when they have to maintain the balance of the quantity of extraction water and the same or more than extraction, water has to
- li. During the meeting it was decided in Over Exploited Tehsils (OE), RTRWHS is compulsory in all Government and private buildings to increase Groundwater recharge. Also, an implementable notification must be issued for buildings having

- iii. It was decide that the Stage of Ground Water Extraction (SOE) should not go beyond 99 %, for that proper regulations have to be issued
- iv. In hot spot area, piped water supply will be must and also closing of hot spot tube wells is recommended.
- v. Recharge measures need to be taken in large scale for augmentation of Ground Water resources.
- vi. Ground water is highly polluted and is not fit for drinking and irrigation purposes along the Najafgarh drain, landfill sites and industrial belts. It is recommended that ground water should be used only after proper treatment.
- vii. In Delhi, fresh ground water is underlain by saline/ brackish water. Over-exploitation of ground water in certain areas has not only resulted in depletion of fresh ground water resources but has also led to gradual upconing of saline water. It is recommended to withdraw poor quality water, which can be used for growing salt tolerant crops like cotton, wheat, guar, chickpea, soyabean, sugarcane, sunflower etc. in agricultural belts. In rest of the areas, saline water can be used after blending for uses other than drinking. Withdrawal of saline water will lead to void space in the aquifer, which when recharged during subsequent monsoon, will help in improving the water quality.
- viii. Water use efficiency measures are recommended to reduce water demand. Water conservation will require changing habits and rethinking the way we use water.



DELHI JAL BOARD GOVT: OF NCT OF DELHI OFFICE OF THE CHIEF ENGINEER (GW) ROOM NO.314, VARUNALAYA PH-II , JHANDEWALANKAROL BAGH, NEW DELHI-110005



No.DJB/CE(GW)/2025/86

Dated: 13,03,2025

Sub: Minutes of the Online Meeting held on 13.03.2025 taken by CEO, DJB with all DM's of GNCTD

Ref: Compliance of Orders of Hon'ble NGT dated 08.01.2025 in the NGT matter O.A No. 639/2022 Pritpal Sharma Vs GNCTD and Ors. with MA No. 24/2023 in OA no. 33 /2022

At the outset, it was apprised by CEN (W), DJB to all DM's/ representative of DM's that Hon'ble NGT in its hearing held on 08.01.2025 has directed to file further compliance report as directed by its order dated 28.08.2024 with all relevant details at least three days before date of hearing. It was also requested to comply with the directions issued by Hon'ble NGT order dated 08.01.2025. Next date of hearing is on 21.03.25.

CEN (W), DJB has also informed that Hon'ble NGT has shown displeasure for not adhering to the direction given in its previous order in respect of illegal borewells. A link of Ground Water Management has been created on DJB website for providing/updating of data regarding illegal bore wells/sealed bore wells by the office of respective DM's in compliance of the NGT Order. It was informed by CE (IT), DJB that the ID, password has been sent through e-mail to all DM's. It is also informed that in case of any difficulty in updating data, Mr. Vivek Srivastava (Mob. No. 9650110400) may be contacted.

CEO, DJB emphasised that sealing activities of illegal borewell be ensured by DM's on mission mode and desired data be got updated by 17.03.2025.

All DM's

(R.K. Lakhera) CE (GW)

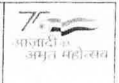
Copy to:

- 1. PS to CEO, DJB for kind information.
- 2. CEN(W)
- --do—
- 3. All CE's (Maintenance) to pursue
- 4. SE (GW) -do-
- 5. Office copy

(R.K.-Lakhera) CE (GW)



DELHI JAL BOARD GOVT: OF NCT OF DELHI OFFICE OF THE CHIEF ENGINEER (GW) ROOM NO.314, VARUNALAYA PH-II JHANDEWALANKAROL BAGH, NEW DELHI-110005



101

No.DJB/CE(GW)/2025/ 3/.

Dated: 12/03/2025

To

The District Magistrate (South), Govt. of NCT of Delhi, MB Road, Saket New Delhi – 110068

Sub: Compliance of Orders of Hon'ble NGT dated 08.01.2025

Ref No:- 1. I.A.No. 293/2023 titled Pritpal Sharma vs Government of NCT of Delhi &ors.

2. NGT (Principal Bench) (MA No. 24/2023 in OA no. 33 /2022) in the matter of Ganesh Prasad Vs Govt of NCT of Delhi and Ors.

Sir/Madam,

This is in reference to the above mentioned matter and in continuation to the letter issued by SE (M)-8 vide Letter no. 40 dated 04.03.2025 vide which it was requested to take urgent actions for sealing of illegal bore-wells and taking necessary action as directed by Hon'ble NGT in the hearing dated 08.01.2025 uploading link is mentioned below and also available on the main page of DJB website (Home | Delhi Jal Board) for actions to be taken by the District Magistrates (Revenue) and other directions given by the Hon'ble NGT in this matter.

https://djb.hrsoftwaresolution.com/Default.aspx

User ID: dmsouth.djb Password: dm@123

It is hereby requested to upload details urgently before meeting convened by Worthy Chief Secretary, Delhi on 17-03-2025 on this matter

(R.K. Lakhera) CE (GW)

Copy to:

1. PS to CEO, DJB for kind information

2. CEN(W)

--do--

3. CE (South) to pursue

4. SE (GW) -do-

5. Office copy

(R.K. Lakhera CE (GW)



DELHI JAL BOARD GOVT OF NCT OF DELHI OFFICE OF THE CHIEF ENGINEER (GW) ROOM NO.314, VARUNALAYA PH-II JHANDEWALANKAROL BAGH, NEW DELHI-110005



No.DJB/CE(GW)/2025/ 36.

Dated. 12/03/2025

To

The District Magistrate (North), Govt. of NCT of Deihi, GT Karnal Road, Allpur New Deihi – 110036

Sub: Compliance of Orders of Hon'ble NGT dated 08.01.2025

Ref No:- 1. I.A.No. 293/2023 titled Pritpal Sharma vs Government of NCT of Delhi &ors.

2. NGT (Principal Bench) (MA No. 24/2023 in OA no. 33 /2022) in the matter of Ganesh Prasad Vs Govt of NCT of Delhi and Ors.

Sir/Madam,

This is in reference to the above mentioned matter and in continuation to the letter issued by SE (M)-8 vide Letter no. 120 dated 04.03.2025 vide which it was requested to take urgent actions for sealing of illegal bore-wells and taking necessary action as directed by Hon'ble NGT in the hearing dated 08.01.2025. uploading link is mentioned below and also available on the main page of DJB website (Home | Delhi Jal Board) for actions to be taken by the District Magistrates (Revenue) and other directions given by the Hon'ble NGT in this matter.

https://djb.hrsoftwaresolution.com/Default.aspx

User ID: dmnorth.djb Password: dm@123

It is hereby requested to upload details urgently before meeting convened by Worthy Chief Secretary, Delhi on 17-03-2025 on this matter

(R.K. Lakhera) CE (GW)

Copy to:

- 1. PS to CEO, DJB for kind Information.
- 2. CEN(W)

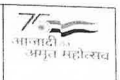
--do--

- 3. CE (Central & North) to pursue
- 4. SE (GW) -do-
- 5. Office copy

R.K. Lakhera CE (GW)



DELHI JAL BOARD GOVT: OF NCT OF DELHI OFFICE OF THE CHIEF ENGINEER (GW) ROOM NO.314, VARUNALAYA PH-II JHANDEWALANKAROL BAGH, NEW DELHI-110005



103

No.DJB/CE(GW)/2025/ 41.

Dated: 12.03.2025

To

The District Magistrate (West), Govt. of NCT of Delhi, Raja Garden, New Delhi – 110027

Sub: Compliance of Orders of Hon'ble NGT dated 08.01.2025
Ref No:- 1. I.A.No. 293/2023 titled Pritpal Sharma vs Government of NCT of Delhi &ors.

NGT (Principal Bench) (MA No. 24/2023 in OA no. 33 /2022) in the matter of Ganesh Prasad Vs Govt of NCT of Delhi and Ors.

Sir/Madam.

This is in reference to the above mentioned matter and in continuation to the letter issued by SE (M)-8 vide Letter no. 70 dated 04.03.2025 vide which it was requested to take urgent actions for sealing of illegal bore-wells and taking necessary action as directed by Hon'ble NGT in the hearing dated 08.01.2025 uploading link is mentioned below and also available on the main page of DJB website (Home | Delhi Jal Board) for actions to be taken by the District Magistrates (Revenue) and other directions given by the Hon'ble NGT in this matter.

https://djb.hrsoftwaresolution.com/Default.aspx

User ID: dmwest.djb Password: dm@123

It is hereby requested to upload details urgently before meeting convened by Worthy Chief Secretary, Delhi on 17-03-2025 on this matter

(R.K. Lakhera CE (GW)

Copy to:

- 1: PS to CEO, DJB for kind information
- 2: CEN(W)

--do--

- 3. CE (West) to pursue
- 4 SE (GW) -do-
- 5. Office copy

(R.K. Lakhera) CE (GW)



DELHI JAL BOARD GOVT OF NCT OF DELHI OFFICE OF THE CHIEF ENGINEER (GW) ROOM NO 314, VARUNALAYA PH-II JHANDEWALANKAROL BAGH, NEW DELHI-110005



104

No.DJB/CE(GW)/2025/ 46.

Dated 12/03/2025

To

The District Magistrate (East), Govt. of NCT of Delhi, L M Bandh, Shastri Nagar New Delhi – 110031

Sub: Compliance of Orders of Hon'ble NGT dated 08.01.2025 Ref No:- 1. I.A.No. 293/2023 titled Pritpal Sharma vs Government of NCT of Delhi &ors.

 NGT (Principal Bench) (MA No. 24/2023 in OA no. 33 /2022) in the matter of Ganesh Prasad Vs Govt of NCT of Delhi and Ors.

Sir/Madam

This is in reference to the above mentioned matter and in continuation to the letter issued by SE (M)-8 vide Letter no. 50 dated 04.03.2025 vide which it was requested to take urgent actions for sealing of illegal bore-wells and taking necessary action as directed by Hon'ble NGT in the hearing dated 08.01.2025, uploading link is mentioned below and also available on the main page of DJB website (Home | Delhi Jal Board) for actions to be taken by the District Magistrates (Revenue) and other directions given by the Hon'ble NGT in this matter.

https://djb.hrsoftwaresolution.com/Default.aspx

User ID: dmeast.djb Password: dm@123

It is hereby requested to upload details urgently before meeting convened by Worthy Chief Secretary, Delhi on 17-03-2025 on this matter

(R.K. Lakhera)

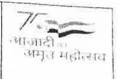
Copy to:

- 1. PS to CEO, DJB for kind information.
- 2. CEN(W)
- --do---
- 3. CE (East) to pursue
- 4. SE (GW) -do-
- 5. Office copy

(R.K. Lakhera CE (GW)



DELHI JAL BOARD GOVT OF NCT OF DELHI OFFICE OF THE CHIEF ENGINEER (GW) ROOM NO.314, VARUNALAYA PH-II JHANDEWALANKAROL BAGH, NEW DELHI-110005



105

No.DJB/CE(GW)/2025/5/

Dated: 12/03/2025

To

The District Magistrate (North-East), Govt. of NCT of Delhi, Block E-5, Nand Nagri, Seemapuri New Delhi – 110093

Sub: Compliance of Orders of Hon'ble NGT dated 08.01.2025

Ref No:- 1. I.A.No. 293/2023 titled Pritpal Sharma vs Government of NCT of Delhi &ors.

2. NGT (Principal Bench) (MA No. 24/2023 in OA no. 33 /2022) in the matter of Ganesh Prasad Vs Govt of NCT of Delhi and Ors.

Sir/Madam,

This is in reference to the above mentioned matter and in continuation to the letter issued by SE (M)-8 vide Letter no. 60 dated 04.03.2025 vide which it was requested to take urgent actions for sealing of illegal bore-wells and taking necessary action as directed by Hon'ble NGT in the hearing dated 08.01.2025 uploading link is mentioned below and also available on the main page of DJB website (Home | Delhi Jal Board) for actions to be taken by the District Magistrates (Revenue) and other directions given by the Hon'ble NGT in this matter.

https://djb.hrsoftwaresolution.com/Default.aspx

User ID: dmnortheast.djb Password: dm@123

It is hereby requested to upload details urgently before meeting convened by Worthy Chief Secretary, Delhi on 17-03-2025 on this matter

(R.K. Lakhera) CE (GW)

Copy to:

- 1. PS to CEO, DJB for kind information.
- 2. CEN(W)

--do---

- 3. CE (East) to pursue
- 4. SE (GW) -do-
- 5. Office copy

(R.K. Lakhera)



DELHI JAL BOARD GOVT: OF NCT OF DELHI OFFICE OF THE CHIEF ENGINEER (GW) ROOM NO.314, VARUNALAYA PH-II JHANDEWALANKAROL BAGH, NEW DELHI-110005



106

No.DJB/CE(GW)/2025/56 .

Dated 12/03/2025

To

The District Magistrate (North-West), Govt. of NCT of Delhi, Kanjhawala New Delhi – 110081

Sub: Compliance of Orders of Hoπ'ble NGT dated 08.01.2025

Ref No:- 1. I.A.No. 293/2023 titled Pritpal Sharma vs Government of NCT of Delhi &ors.

 NGT (Principal Bench) (MA No. 24/2023 in OA no. 33 /2022) in the matter of Ganesh Prasad Vs Govt of NCT of Delhi and Ors.

Sir/Madam,

This is in reference to the above mentioned matter and in continuation to the letter issued by SE (M)-8 vide Letter no. 110 dated 04.03.2025 vide which it was requested to take urgent actions for sealing of illegal bore-wells and taking necessary action as directed by Hon'ble NGT in the hearing dated 08.01.2025. uploading link is mentioned below and also available on the main page of DJB website (Home | Delhi Jal Board) for actions to be taken by the District Magistrates (Revenue) and other directions given by the Hon'ble NGT in this matter.

https://djb.hrsoftwaresolution.com/Default.aspx

User ID: dmnorthwest.djb Password: dm@123

It is hereby requested to upload details urgently before meeting convened by Worthy Chief Secretary, Delhi on 17-03-2025 on this matter

(R.K. Lakhera) CE (GW)

Copy to:

1. PS to CEO, DJB for kind information.

2. CEN(W)

--do—

3. CE (C&N) to pursue

4. SE (GW) -do-

5. Office copy

(R.K. Lakhera CE (GW)



DELHI JAL BOARD GOVT OF NCT OF DELHI OFFICE OF THE CHIEF ENGINEER (GW) ROOM NO 314, VARUNALAYA PH-II JHANDEWALANKAROL BAGH, NEW DELHI-110005



No.DJB/CE(GW)/2026/61.

Dated: 12/03/2025

To

The District Magiatrate (Shahdara), Govt. of NCT of Delhi, Office Complex, Nand Nagri, New Delhi — 110095

Sub: Compliance of Orders of Hon'ble NGT dated 08,01.2025 Ref No:- 1. I.A.No. 293/2023 titled Pritpal Sharma vs Government of

NCT of Delhi &ors.

2. NGT (Principal Bench) (MA No. 24/2023 in OA no. 33 /2022) In the matter of Ganesh Prasad Vs Govt of NCT of Delhi and Ors.

Sir/Madam.

This is in reference to the above mentioned matter and in continuation to the letter issued by SE (M)-8 vide Letter no 90 dated 04.03.2025 vide which it was requested to take urgent actions for sealing of illegal bore-wells and taking necessary action as directed by Hon'ble NGT in the hearing dated 08.01.2025. uploading link is mentioned below and also available on the main page of DJB website (Home | Delhi Jal Board) for actions to be taken by the District Magistrates (Revenue) and other directions given by the Hon'ble NGT in this matter.

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User ID: dmShahdara.djb Password: dm@123

It is hereby requested to upload details urgently before meeting convened by Worthy Chief Secretary, Delhi on 17-03-2025 on this matter

(R.K. Łakhera) CE (GW)

Copy to:

1 PS to CEO, DJB for kind information

2 CEN(W)

--do--

3 CE (East) to pursue

4 SE (GW) -do-

5 Office copy

(R.K. Lakhera)



DELHI JAL BOARD GOVT: OF NCT OF DELHI OFFICE OF THE CHIEF ENGINEER (GW) ROOM NO.314, VARUNALAYA PH-II JHANDEWALANKAROL BAGH, NEW DELHI-110005



108

No.DJB/CE(GW)/2025/66 .

Dated: 12/03/2025

To

The District Magistrate (Central), Govt. of NCT of Delhl, Dariyaganj New Delhi – 110027

Sub: Compliance of Orders of Hon'ble NGT dated 08.01.2025
Ref No:- 1. I.A.No. 293/2023 titled Pritpal Sharma vs Government of NCT of Delhi &ors.

 NGT (Principal Bench) (MA No. 24/2023 in OA no. 33 /2022) in the matter of Ganesh Prasad Vs Govt of NCT of Delhi and Ors.

Sir/Madam,

This is in reference to the above mentioned matter and in continuation to the letter issued by SE (M)-8 vide Letter no. 80 dated 04.03.2025 vide which it was requested to take urgent actions for sealing of illegal bore-wells and taking necessary action as directed by Hon'ble NGT in the hearing dated 08.01.2025 uploading link is mentioned below and also available on the main page of DJB website (Home | Delhi Jal Board) for actions to be taken by the District Magistrates (Revenue) and other directions given by the Hon'ble NGT in this matter.

https://djb hrsoftwaresolution.com/Default.aspx User ID: dmcentral.djb Password: dm@123

It is hereby requested to upload details urgently before meeting convened by Worthy Chief Secretary, Delhi on 17-03-2025 on this matter

(R.K. Lakhera) CE (GW)

Copy to:

1. PS to CEO, DJB for kind information.

2. CEN(W)

-do-

3. CE (Central & North) to pursue

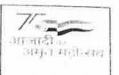
4. SE (GW) -do-

5. Office copy

(R.K. Lakhera)



DELHI JAL BOARD GOVT. OF NCT OF DELHI OFFICE OF THE CHIEF ENGINEER (GW) ROOM NO 314, VARUNALAYA PH-II JHANDEWALANKAROL BAGH, NEW DELHI-110005



109

No.DJB/CE(GW)/2025/ 7/.

Dated: 12/03/2025

To

The District Magistrate (New Delhi), Govt. of NCT of Delhi, Jam Nagar House Shah Jahan Road New Delhi – 110011

Sub: Compliance of Orders of Hon'ble NGT dated 08.01.2025

Ref No:- 1. I.A.No. 293/2023 titled Pritpal Sharma vs Government of NCT of Delhi &ors.

NGT (Principal Bench) (MA No. 24/2023 in OA no. 33 /2022) in the matter of Ganesh Prasad Vs Govt of NCT of Delhi and Ors.

Sir/Madam.

This is in reference to the above mentioned matter and in continuation to the letter issued by SE (M)-8 vide Letter no. 100 dated 04.03.2025 vide which it was requested to take urgent actions for sealing of illegal bore-wells and taking necessary action as directed by Hon'ble NGT in the hearing dated 08.01.2025 uploading link is mentioned below and also available on the main page of DJB website (Home | Delhi Jal Board) for actions to be taken by the District Magistrates (Revenue) and other directions given by the Hon'ble NGT in this matter.

https://djb.hrsoftwaresolution.com/Default.aspx

User ID: dmnewdelhi.djb Password: dm@123

It is hereby requested to upload details urgently before meeting convened by Worthy Chief Secretary, Delhi on 17-03-2025 on this matter

(R.K. Lakhera) CE (GW)

Copy to:

- 1. PS to CEO, DJB for kind information.
- 2. CEN(W)

--do--

- 3. CE (Central & North) to pursue
- 4. SE (GW) -do-
- 5. Office copy

(R.K. Lakhera)





DELHI JAL BOARD GOVT: OF NCT OF DELHI OFFICE OF THE CHIEF ENGINEER (GW) ROOM NO.314, VARUNALAYA PH-II JHANDEWALANKAROL BAGH, NEW DELHI-110005



No.DJB/CE(GW)/2025/ 76.

Dated: 12/03/2025

To

The District Magistrate (South-West), Govt. of NCT of Delhi, Kapashera New Delhi – 110037

Sub: Compliance of Orders of Hon'ble NGT dated 08.01.2025
Ref No:- 1. I.A.No. 293/2023 titled Pritpal Sharma vs Government of NCT of Delhi &ors.

 NGT (Principal Bench) (MA No. 24/2023 in OA no. 33 /2022) in the matter of Ganesh Prasad Vs Govt of NCT of Delhi and Ors.

Sir/Madam.

This is in reference to the above mentioned matter and in continuation to the letter issued by SE (M)-8 vide Letter no. 130 dated 04.03.2025 vide which it was requested to take urgent actions for sealing of illegal bore-wells and taking necessary action as directed by Hon'ble NGT in the hearing dated 08.01.2025 uploading link is mentioned below and also available on the main page of DJB website (Home | Delhi Jal Board) for actions to be taken by the District Magistrates (Revenue) and other directions given by the Hon'ble NGT in this matter.

https://djb.hrsoftwaresolution.com/Default.aspx

User ID: dmsouthwest.djb Password: dm@123

It is hereby requested to upload details urgently before meeting convened by Worthy Chief Secretary, Delhi on 17-03-2025 on this matter

(R.K. Lakhera) CE (GW)

Copy to:

- 1. PS to CEO, DJB for kind information
- 2. CEN(W)
- --do---
- 3. CE (South) to pursue
- 4 SE (GW) -do-
- 5 Office copy

(R.K. Lakhera) CE (GW)



DELHI JAL BOARD GOVT: OF NCT OF DELHI OFFICE OF THE CHIEF ENGINEER (GW) ROOM NO.314, VARUNALAYA PH-II JHANDEWALANKAROL BAGH, NEW DELHI-110005



111

No.DJB/CE(GW)/2025/ &1

Dated: 12/03/2025

To

The District Magistrate (South-East), Govt. of NCT of Delhi, Kanjhawala New Delhi – 110081

Sub: Compliance of Orders of Hon'ble NGT dated 08.01.2025

Ref No:- 1. I.A.No. 293/2023 titled Pritpal Sharma vs Government of NCT of Delhi &ors.

 NGT (Principal Bench) (MA No. 24/2023 in OA no. 33 /2022) in the matter of Ganesh Prasad Vs Govt of NCT of Delhi and Ors.

Sir/Madam.

This is in reference to the above mentioned matter and in continuation to the letter issued by SE (M)-8 vide Letter no. 140 dated 04 03.2025 vide which it was requested to take urgent actions for sealing of illegal bore-wells and taking necessary action as directed by Hon'ble NGT in the hearing dated 08.01.2025. uploading link is mentioned below and also available on the main page of DJB website (Home | Delhi Jal Board) for actions to be taken by the District Magistrates (Revenue) and other directions given by the Hon'ble NGT in this matter.

https://djb.hrsoftwaresolution.com/Default.aspx

User ID: dmsoutheast.djb Password: dm@123

It is hereby requested to upload details urgently before meeting convened by Worthy Chief Secretary, Delhi on 17-03-2025 on this matter

(R.K. Lakhera) CE (GW)

Copy to:

- 1. PS to CEO, DJB for kind information.
- 2. CEN(W)

-do--

- 3. CE (East) to pursue
- 4. SE (GW) -do-
- 5. Office copy

(R.K. Lakhera)
CE (GW)

DELHI JAL BOARD: GOVT. OF NCT OF DELHI
OFFICE OF THE SUPERINTENDING ENGINEER (C)8
NEAR TWIN TANKS: OUTER RING ROAD
PASCHIM VIHAR: NEW DELHI
email: acem8.djb@gmail.com; Ph. 20850446



Board

NO. DJB/SE(C)-8/2025/ 50 to 59

Dated: 04.03.2025

To

District Magistrate (East), Govt. of NCT of Delhi, L M Bandh, Shastri Nagar, New Delhi-110031.

> Subject: Compliance of Orders of Hon'ble NGT dated 08.01.2025 Ref No:-1.I.A.No. 293/2023 titled Pritpal Sharma vs Government of NCT of Delhi &ors.

2. NGT (Principal Bench) (MA No. 24/2023 in OA no. 33 /2022) in the matter of Ganesh Prasad Vs Govt of NCT of Delhi and Ors.

Sir/Madam,

This is in reference to the connected matters in Original Application No.639/2022 (I.A. No. 293/2023) titled as **Pritpal Sharma Versus Government of NCT of Delhi &Ors**. and In O.A. No. 33/2022 (I.A. No. 02/2024) titled as **Ganesh Prasad Versus Government of NCT of Delhi &Ors**. Both the matters were listed on 08.01.2025 for the pronouncement of final orders. The Hon'ble Tribunal has given certain directions vide its order to the departments concerned and DJB is required to take necessary action and file a report of the action taken as per directions of the Hon'ble Tribunal. The copy of the order dated 08.01.2025 is enclosed herewith for reference and necessary action.

Accordingly, you are requested to take urgent actions for sealing of illegal borewells, grant of NOCs to the project proponents of new and existing borewells sealed by the concerned SDMs. Recovery of appropriate charges for drawl of ground water& imposition of appropriate conditions for recharge of ground water, environmental compensation, preparation and implementation of action plan in consultation with DJB, uploading link mentioned below and also available on the main page of DJB website (Home | Delhi Jal Board) for actions to be taken by the District Magistrates (Revenue) and other directions given by the Hon'ble NGT in this matter.

https://docs.google.com/document/d/1m4Wsgg4TBZZbUk7ZQOVLc4pgnfWC7feGJ8kn9gkK6WY/edit?usp=sharing

Encl. 1.Copy of Order of Hon'ble NGT dtd.08.01.2025.

- 1. PS to CEO, DJB for kind information.
- 2. C.E. (West)

-do--.

- 3. CE(Project)-II (--do-
- 4. CE Nodal(W)

- 5. Member(Secretary, DPCC) with the request to coordinate with DJB and District Magistrates for compliance of the orders of the Hon'ble NGT.
- 6. Member (Secretary), CGWA with the request to coordinate with DJB and District Magistrates for compliance of the orders of the Hon'ble NGT.
- 7. All EEs of concerned Circle for coordinating with DM office for assisting the sealing drive and for reconciliation of data.

2245



DELHI JAL BOARD: GOVT. OF NCT OF DELHI
OFFICE OF THE SUPERINTENDING ENGINEER (C)8
NEAR TWIN TANKS: OUTER RING ROAD
PASCHIM VIHAR: NEW DELHI
email: acem8.djb@gmail.com; Ph. 20850446



NO. DJB/SE(C)-8/2025/ 140 to 149

Dated: 04.03.2025

To

District Magistrate (South East), Govt. of NCT of Delhi, Old Gargi College Building, Amar Colony, Lajpat Nagar, New Delhi-110024.

> Subject: Compliance of Orders of Hon'ble NGT dated 08.01.2025 Ref No:-1.I.A.No. 293/2023 titled Pritpal Sharma vs Government of NCT of Delhi &ors.

> > 2, NGT (Principal Bench) (MA No. 24/2023 in OA no. 33 /2022) in the matter of Ganesh Prasad Vs Govt of NCT of Delhi and Ors.

Sir/Madam,

This is in reference to the connected matters in Original Application No.639/2022 (I.A. No. 293/2023) titled as **Pritpal Sharma Versus Government of NCT of Delhi &Ors**. and In O.A. No. 33/2022 (I.A. No. 02/2024) titled as **Ganesh Prasad Versus Government of NCT of Delhi &Ors**. Both the matters were listed on 08.01.2025 for the pronouncement of final orders. The Hon'ble Tribunal has given certain directions vide its order to the departments concerned and DJB is required to take necessary action and file a report of the action taken as per directions of the Hon'ble Tribunal. The copy of the order dated 08.01.2025 is enclosed herewith for reference and necessary action.

Accordingly, you are requested to take urgent actions for sealing of illegal borewells, grant of NOCs to the project proponents of new and existing borewells sealed by the concerned SDMs. Recovery of appropriate charges for drawl of ground water& imposition of appropriate conditions for recharge of ground water, environmental compensation, preparation and implementation of action plan in consultation with DJB, uploading link mentioned below and also available on the main page of DJB website (Home | Delhi Jal Board) for actions to be taken by the District Magistrates (Revenue) and other directions given by the Hon'ble NGT in this matter.

https://docs.google.com/document/d/1m4Wsqg4TBZZbUk7ZQOVLc4pgnfWC7feGJ8 kn9qkK6WY/edit?usp=sharing

Encl. 1.Copy of Order of Hon'ble NGT dtd.08.01.2025.

- 1. PS to CEO, DJB for kind information.
- 2. C.E. (West)

-do--.

- 3. CE(Project)-II (W)--do-
- 4. CE Nodal(W)
- --do--
- 5. Member(Secretary, DPCC) with the request to coordinate with DJB and District Magistrates for compliance of the orders of the Hon'ble NGT.
- 6. Member (Secretary), CGWA with the request to coordinate with DJB and District Magistrates for compliance of the orders of the Hon'ble NGT.
- 7. All EEs of concerned Circle for coordinating with DM office for assisting the sealing drive and for reconciliation of data.

(RAMESH KUMAR GUPTA-)

SUPERINTENDING ENGINEER (M)-8



DELHI JAL BOARD: GOVT. OF NCT OF DELHI OFFICE OF THE SUPERINTENDING ENGINEER (C)8 NEAR TWIN TANKS: OUTER RING ROAD PASCHIM VIHAR: NEW DELHI

email: acem8.djb@gmail.com; Ph. 20850446



NO. DJB/SE(C)-8/2025/ 130 70 139

Dated: 04.03.2025

To

District Magistrate (South West), Kapashera New Delhi-110037

> Subject: Compliance of Orders of Hon'ble NGT dated 08.01.2025 Ref No:-1.I.A.No. 293/2023 titled Pritpal Sharma vs Government of NCT of Delhi &ors.

> > 2. NGT (Principal Bench) (MA No. 24/2023 in OA no. 33 /2022) in the matter of Ganesh Prasad Vs Govt of NCT of Delhi and Ors.

Sir/Madam,

This is in reference to the connected matters in Original Application No.639/2022 (I.A. No. 293/2023) titled as **Pritpal Sharma Versus Government of NCT of Delhi &Ors.** and In O.A. No. 33/2022 (I.A. No. 02/2024) titled as **Ganesh Prasad Versus Government of NCT of Delhi &Ors.** Both the matters were listed on 08.01.2025 for the pronouncement of final orders. The Hon'ble Tribunal has given certain directions vide its order to the departments concerned and DJB is required to take necessary action and file a report of the action taken as per directions of the Hon'ble Tribunal. The copy of the order dated 08.01.2025 is enclosed herewith for reference and necessary action.

Accordingly, you are requested to take urgent actions for sealing of illegal borewells, grant of NOCs to the project proponents of new and existing borewells sealed by the concerned SDMs. Recovery of appropriate charges for drawl of ground water& imposition of appropriate conditions for recharge of ground water, environmental compensation, preparation and implementation of action plan in consultation with DJB, uploading link mentioned below and also available on the main page of DJB website (Home | Delhi Jal Board) for actions to be taken by the District Magistrates (Revenue) and other directions given by the Hon'ble NGT in this matter.

https://docs.google.com/document/d/1m4Wsqg4TBZZbUk7ZQOVLc4pgnfWC7feGJ8kn9qkK6WY/edit?usp=sharing

Encl. 1.Copy of Order of Hon'ble NGT dtd.08.01.2025.

- 1. PS to CEO, DJB for kind information.
- 2. C.E. (West)

-do--.

- 3. CE(Project)-II (W)--do---
- 4. CÉ Nodal(W)

--do-

- 5. Member(Secretary, DPCC) with the request to coordinate with DJB and District Magistrates for compliance of the orders of the Hon'ble NGT.
- 6. Member (Secretary),CGWA with the request to coordinate with DJB and District Magistrates for compliance of the orders of the Hon'ble NGT.
- 7. All EEs (C)-8 for coordinating with DM office for assisting the sealing drive and for reconciliation of data.



DELHI JAL BOARD: GOVT. OF NCT OF DELHI OFFICE OF THE SUPERINTENDING ENGINEER (C)8 NEAR TWIN TANKS: OUTER RING ROAD PASCHIM VIHAR: NEW DELHI

email: acem8.djb@gmail.com; Ph. 20850446



NO. DJB/SE(C)-8/2025/700 % 109

Dated: 04.03.2025

To

District Magistrate (New Delhi), Govt. of NCT of Delhi, Jam Nagar House, Shah Jahan Road, New Delhi-110011.

> Subject: Compliance of Orders of Hon'ble NGT dated 08.01.2025 Ref No:-1.I.A.No. 293/2023 titled Pritpal Sharma vs Government of NCT of Delhi &ors.

> > 2. NGT (Principal Bench) (MA No. 24/2023 in OA no. 33 /2022) in the matter of Ganesh Prasad Vs Govt of NCT of Delhi and Ors.

Sir/Madam,

This is in reference to the connected matters in Original Application No.639/2022 (I.A. No. 293/2023) titled as **Pritpal Sharma Versus Government of NCT of Delhi &Ors.** and In O.A. No. 33/2022 (I.A. No. 02/2024) titled as **Ganesh Prasad Versus Government of NCT of Delhi &Ors.** Both the matters were listed on 08.01.2025 for the pronouncement of final orders. The Hon'ble Tribunal has given certain directions vide its order to the departments concerned and DJB is required to take necessary action and file a report of the action taken as per directions of the Hon'ble Tribunal. The copy of the order dated 08.01.2025 is enclosed herewith for reference and necessary action.

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https://docs.google.com/document/d/1m4Wsqg4TBZZbUk7ZQOVLc4pgnfWC7feGJ8 kn9qkK6WY/edit?usp=sharing

Encl. 1.Copy of Order of Hon'ble NGT dtd.08.01.2025.

- 1. PS to CEO, DJB for kind information.
- 2. C.E. (West)

-do--.

- 3. CE(Project)-II(W)--do--
 - --do--
- 4. CE Nodal(W) 5. Member(Secretary, DPCC) with the request to coordinate with DJB and District Magistrates for compliance of the orders of the Hon'ble NGT.
- 6. Member (Secretary), CGWA with the request to coordinate with DJB and District Magistrates for compliance of the orders of the Hon'ble NGT.
- 7. All EEs of concerned Circle for coordinating with DM office for assisting the sealing drive and for reconciliation of data.



DELHI JAL BOARD: GOVT, OF NCT OF DELHI OFFICE OF THE SUPERINTENDING ENGINEER (C)8 **NEAR TWIN TANKS: OUTER RING ROAD** PASCHIM VIHAR: NEW DELHI

email: acem8.djb@gmail.com; Ph. 20850446



Delhi Jal Board

NO. DJB/SE(C)-8/2025/ 120 € 129

Dated: 04.03.2025

To

District Magistrate (North), Govt. of NCT of Delhi, GT Karnal Road, Alipur New Delhi-110036.

> Subject: Compliance of Orders of Hon'ble NGT dated 08.01.2025 Ref No:-1.I.A.No. 293/2023 titled Pritpal Sharma vs Government of NCT of Delhi &ors.

> > 2. NGT (Principal Bench) (MA No. 24/2023 in OA no. 33 /2022) in the matter of Ganesh Prasad Vs Govt of NCT of Delhi and Ors.

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Encl. 1.Copy of Order of Hon'ble NGT dtd.08.01.2025.

(RAMESH KUMAR GUPTA)

SUPERINTENDING ENGINEER (M)-8

- 1. PS to CEO, DJB for kind information.
- 2. C.E. (West)

-do--.

- 3. CE(Project)-II(1/2) --do---
- 4. CE Nodal(W)
- --do--
- 5. Member(Secretary, DPCC) with the request to coordinate with DJB and District Magistrates for compliance of the orders of the Hon'ble NGT.
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2253



DELHI JAL BOARD: GOVT. OF NCT OF DELHI
OFFICE OF THE SUPERINTENDING ENGINEER (C)8
NEAR TWIN TANKS: OUTER RING ROAD
PASCHIM VIHAR: NEW DELHI
email: acem8.djb@gmail.com; Ph. 20850446

आज़ादी क 122

NO. DJB/SE(C)-8/2025/ 110 % 119

Dated: 04.03.2025

To

District Magistrate (North West), Govt. of NCT of Delhi, Kanjhawala, New Delhi-110081

> Subject: Compliance of Orders of Hon'ble NGT dated 08.01.2025 Ref No:-1.I.A.No. 293/2023 titled Pritpal Sharma vs Government of NCT of Delhi &ors.

> > 2. NGT (Principal Bench) (MA No. 24/2023 in OA no. 33 /2022) in the matter of Ganesh Prasad Vs Govt of NCT of Delhi and Ors.

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- 1. PS to CEO, DJB for kind information.
- 2. C.E. (West) -do--.
- 3. CE(Project)-II (W)--do-
- 4. CE Nodal(W) --do--
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- 7. All EEs (C)-8 for coordinating with DM office for assisting the sealing drive and for reconciliation of data.

2255



DELHI JAL BOARD: GOVT. OF NCT OF DELHI
OFFICE OF THE SUPERINTENDING ENGINEER (C)8
NEAR TWIN TANKS: OUTER RING ROAD
PASCHIM VIHAR: NEW DELHI
email: acem8.djb@gmail.com; Ph. 20850446



NO. DJB/SE(C)-8/2025/ 90 70 99

Dated: 04.03.2025

To

District Magistrate (Shahdara), Govt. of NCT of Delhi, Office Complex, Nand Nagri, New Delhi-110095.

Subject: Compliance of Orders of Hon'ble NGT dated 08.01.2025
Ref No:-1.I.A.No. 293/2023 titled Pritpal Sharma vs Government of NCT of Delhi &ors.

2. NGT (Principal Bench) (MA No. 24/2023 in OA no. 33 /2022) in the matter of Ganesh Prasad Vs Govt of NCT of Delhi and Ors.

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(RAMESH KUMAR GUPTA

SUPERINTENDING ENGINEER (M)-8



DELHI JAL BOARD: GOVT. OF NCT OF DELHI OFFICE OF THE SUPERINTENDING ENGINEER (C)8 NEAR TWIN TANKS: OUTER RING ROAD PASCHIM VIHAR: NEW DELHI

email: acem8.djb@gmail.com; Ph. 20850446



NO. DJB/SE(C)-8/2025/ 80 70 89

Dated: 04.03.2025

To

District Magistrate (Central), Govt. of NCT of Delhi, 12/1, Jam Nagar House, Shah Jahan Road, New Delhi-110011.

> Subject: Compliance of Orders of Hon'ble NGT dated 08.01.2025 Ref No:-1.I.A.No. 293/2023 titled Pritpal Sharma vs Government of NCT of Delhi &ors.

> > 2. NGT (Principal Bench) (MA No. 24/2023 in OA no. 33 /2022) in the matter of Ganesh Prasad Vs Govt of NCT of Delhi and Ors.

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DELHI JAL BOARD: GOVT. OF NCT OF DELHI OFFICE OF THE SUPERINTENDING ENGINEER (C)8 **NEAR TWIN TANKS: OUTER RING ROAD** PASCHIM VIHAR: NEW DELHI

email: acem8.djb@gmail.com; Ph. 20850446



NO. DJB/SE(C)-8/2025/ 70 % 79

Dated: 04.03.2025

To

The District Magistrate (West), Govt. of NCT of Delhi, Raja Garden. New Delhi - 110027

Subject: Compliance of Orders of Hon'ble NGT dated 08.01.2025 Ref No:-1.I.A.No. 293/2023 titled Pritpal Sharma vs Government of NCT of Delhi &ors.

> 2. NGT (Principal Bench) (MA No. 24/2023 in OA no. 33 /2022) in the matter of Ganesh Prasad Vs Govt of NCT of Delhi and Ors.

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2261



DELHI JAL BOARD: GOVT. OF NCT OF DELHI
OFFICE OF THE SUPERINTENDING ENGINEER (C)8
NEAR TWIN TANKS: OUTER RING ROAD
PASCHIM VIHAR: NEW DELHI
email: acem8.djb@gmail.com; Ph. 20850446

आज़ादी महोत्सव

NO. DJB/SE(C)-8/2025/ 60 🎋 69

Dated: 04.03.2025

To

District Magistrate (North East), Govt. of NCT of Delhi, MB Road, Saket, New Delhi-110068

Subject: Compliance of Orders of Hon'ble NGT dated 08.01.2025
Ref No:-1.I.A.No. 293/2023 titled Pritpal Sharma vs Government of NCT of Delhi &ors.

2. NGT (Principal Bench) (MA No. 24/2023 in OA no. 33 /2022) in the matter of Ganesh Prasad Vs Govt of NCT of Delhi and Ors.

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 - 7. All EEs (C)-8 for coordinating with DM office for assisting the sealing drive and for reconciliation of data.

(RAMESH KUMAR GUPTA)

SUPERINTENDING ENGINEER (M)-8

2263



DELHI JAL BOARD: GOVT. OF NCT OF DELHI OFFICE OF THE SUPERINTENDING ENGINEER (C)8 NEAR TWIN TANKS: OUTER RING ROAD PASCHIM VIHAR: NEW DELHI

email: acem8.djb@gmail.com; Ph. 20850446



NO. DJB/SE(C)-8/2025/ 40 To 49

Dated: 04.03.2025

To

District Magistrate (South), Govt. of NCT of Delhi, MB Road, Saket, New Delhi-110068

Subject: Compliance of Orders of Hon'ble NGT dated 08.01.2025
Ref No:-1.I.A.No. 293/2023 titled Pritipal Sharma vs Government of NCT of Delhi &ors.

2. NGT (Principal Bench) (MA No. 24/2023 in OA no. 33 /2022) in the matter of Ganesh Prasad Vs Govt of NCT of Delhi and Ors.

Sir/Madam,

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DEI.HI JAL BOARD: GOVT. OF N.C.T. OF DELHI

OFFICE OF THE CHIEF ENGINEER (GW)
ROOM NO. 113, VARUNALAYA PH-II, KAROL BAGH, NEW DELHI-05

E-mail: cegwdjb@gmail.com,

NO. DJB/CE (GW)/2024/ /323 to 1325.

Dated: - 31.12.2024

To,

Member Secretary, Delhi Pollution Control Board, Building, 4th & 5th Floor ISBT, GT Karnal Rd, Kashmere Gate, New Delhi, Delhi 110006

Subject:-

Matter of Hon'ble NGT in O.A. 639/2022 titled as "Pritpal Sharma

Vs Govt. of NCT of Delhi & Ors " and O.A. No. 33/2022 titled as

"Ganesh Prasad Vs Govt. of NCT of Delhi Ors."

Sub Head: - Uploading of details on DJB website.

R/ Sir/Madam,

In reference to above referred subject, worthy Chief Secretary Delhi during meeting dated 17.12.2024 directed to provide access of DJB website to all DMs and DPCC for uploading the relevant data on illegal borewells.

In compliance to above, the DJB has created a link on DJB website under the head of "Ground Water Management" and it is accessible all DMs and DPCC.

You are humbly requested to upload the information on "Ground Water Management" in DJB website.

In case of any issue/guidance regarding uploading the information on DJB website may please contact Sh. Sanjay (Programmer) mobile no. 9650104087.

This may be treated as most urgent.

(Gajender Tomar)
CE (GW)/ Nodal Officer

Copy to:-

1. PS to CEO

2. CEN (Water)

3.0/C

CE (GW)/ Nodal Officer

34

2266

Office of CE (Ground Water)

Diary No. 1222



135



DELHI JAL BOARD: GOVT. OF NCT OF DELHI OFFICE OF THE CHIEF EXECUTIVE OFFICER VARUNALAYA PHASE-II KAROL BAGH, NEW DELHI – 110005



Dated: 11.12.2024

D.O. No./DJB/CEO/2024/ D-212-

To,

The Pr. Secretary
Environment, Forest & Wild Life, GNCTD
Delhi Secretariat, Level-6, Wing-C, I.P. Estate
New Delhi-110005

Subject:- Amendment in Ground Water Resolution and Management Notification dated 12.02.2010 of Delhi Govt. in light of the Notification dated 24.09.2020 issued by Central Ground Water Authority, Department of Water Resources, River Development and Ganga Rejuvenation, Ministry of Jal Shakti, Govt. of India.

Sir,

With reference to above subject, the Delhi Jal Board has given their comments vide CEO letter No. DJB/CEO/2022/D-995 dated 17.02.2022, vide CE (GW) letter no. DJB/CE(GW)/2022/508 dated 09.12.2022 and letter no. DJB/CE(GW)/2023/60 dated 27.04.2023 & vide SE(C)-8 letter no. DJB/SE(C)-8/2024/21 dated 19.03.2024 (Copy of all comments attached for reference as Annexure-A).

The Hon'ble NGT in O.A. No. 639/2022 titled as "Pritpal Sharma Vs Govt. of NCT of Delhi & Ors" and O.A. No.33/2022 titled as "Ganesh Prasad Vs Govt. of NCT of Delhi & Ors." in its order dated 28.08.2024 has ordered to recover appropriate charges for drawal of ground water and impose appropriate conditions for recharge of ground water and ensure actual implementation thereof on the ground with geo-tagging for monitoring purpose (The copy of the order is attached as Annexure-B).

Sh. Bhosm (E(GW)

A 11/12

As per notification dated 24.09.2020, above provisions are recommended by DJB and same is yet to be notified. The next date of hearing of the above NGT Court cases is 06.01.2025.

You are therefore requested to kindly notify the notification dated 24.09.2020 issued by Central Ground Water Authority, Department of Water Resources, River Development and Ganga Rejuvenation, Ministry of Jal Shakti, Govt. of India.

This may be treated MOST URGENT.

With Regards

Encl:- As above.

Chief Executive Officer Delhi Jal Board

Copy to:

1) Chief Secretary, GNCTD

2) CE N (W)

: for necessary action please.

3) O/c

Chief Executive Officer Delhi Jal Board

HATTE IN BOOK OF A OFFICE OF THE CHIEF EXECUTIVE OFFICER AULINALANA BHASISH PIVARUI, UAGUL MEW DEIMI

No BUILDINGEOUS SILVIA

Date 17 02 2022

The Special Secretary (Environment). Gove of NCT of Delhi. Delhi Secretariat. Yew Delhi.

Seb : Comments w.r.t. Amendment in Ground Water Resolution and Management Notification dt. 12.02.2010 of Delhi Govt in light of the Notification dt. 24.09.2020 issued by Central Ground Water Authority, Department of Water Resources, River Development and Ganga Rejuvenation, Ministry of Jal Shakti, Govt of India.

May kindly refer to letter no. P.8(348)/EA/Env/09/Vol.IV/7348-7355 of 11 02 2022 with a request to comments on the approved Amendment in the Ground Water Regulation and Management Notification.

With regards to DJB, the following is submitted as revised proposal and should be amended accordingly

Para As per the Draft

In order to further decennalise the monitoring and compliance mechanism as per the guidelines issued. by Central Government, officials of Department of Industries, GNCTD shall be appointed as Authorized Officers. And to further strengthen the monitoring and compliance mechanism, Chief Engineer (concerned area). Delhi Jal Board are appointed as Authorized Officers.

District Collectors/Deputy Commissioners (DCs) / District Magistrates (DMs) are 14.0 authorized to take enforcement measures (b) like sealing of unauthorized ground water abstraction structures, disconnection of electricity, launching of prosegution against those violating the No Objection Certificate conditions, and taking action for imposition of Layronmental Compensation

Revision Proposed

In unior to further decentralise the monitoring and compliance mechanism as per the guidelines issued by Central Government, officials of Department of Industries, GNCTD are appointed as Authorized Officers And t Further strengthen the monitoring and compliance mechanism. Chief Enginee (concerned area), Delhi Jal Board are appointed as Authorized Officers ()

District Collectors/ Deputy Commissioners (DCs) / District Magistrates (DMs) CE/SE (Givil) af the DJB are authorized to take only coment mensures like souling of unituborized ground water absuraction structures. disconnection of electricity, humehing of prosecution against those wording. the Na-Objection Centificate conditions and taking retion for impossion of Environing part Compensation

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in order to finisher decentralise the membering and compliance mechanism per the guidelines issued by Central Government, officials of Department of Industries, GNCID Shall be appointed as Authorized Officers. And to further strengthen the monitoring and compliance mechanism, Chief Engineer (concerned area), Delhi Jal Engineer (concerned area). Delhi Jal Board shall beappointed as Authoria Board are appointed as Authorized Officer Officer.

In order to further decentralise the monitoring and compliance mechanism as per the guidelines issued by Central Government, officials of Department Industries, GNCID are appointed Authorized Officers. And to further strengthen the monitoring and compliance mechanism, Chief-

> (Udit Prakash Rai) Chief Executive Officer DUB



DELIHITAL BOARD: GOVT.:OF N.C.T. OF DELHI OFFICE OF THE CHIEF ENGINEER (GW) 412, VARUNALAYA PH-T KAROL BAGH, NEW DELHI-110005 139

No.DJBCE(GW)/2022/ (08 " (1)

Datod: 09.12.2022

To

Special Secretary (Environment), Department of Environment, GNCTD, 6th Level, C-Wing, Delhi Secretariat, IP Estate, New Delhi-110001.

Sub:- Comments w.r.t. amendment in Ground Water Regulation and Management Notification dt. 12.07.2010 of Delhi Govt. in light of the Notification dt. 24.09.2020 issued by Central Ground Water Authority. Department of Water Resources, River Development and Ganga Rejuvenation, Ministry of Jal Shakti, Govt. of India and Thereafter as per meeting on 30.09.2022 under Chairmanship of Principal Secretary, Environment & Forest, GNCTD Sir.

Kindly find attached the suggestions parawise for incorporation in the Amended Draft Notification of 12.07.2010 of GNCTD in light of the the Notification dt. 24.09.2020 issued by Central Ground Water Authority, Department of Water Resources, River Development and Ganga Rejuvenation, Ministry of Jal Shakti, Govt of India and subsequently as per deliberations held in meeting on 30.09.2022 under Chairmanship of Principal Secretary, Environment & Forest, GNCTD.

This is issued with the approval of Competent Authority.

Thanking you,

Encl: As above.

Yours faithfully.

(R.P.SINGH)
Chief Engineer(GW)

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Copy to:-.

1. C.E.O. for kind Information pl.

2. Member(WS)

3. ACE(C)-8

4. Office copy

It may be mentioned that as per Notice CGWA Public 17.06.2021, instead of one-time advance payment of Ground Water Abstraction/Restoration Charges for entire NOC period, the project proponents are required to make annual advance payment of the Abstraction/ Ground Water Restoration Charges, which is be adjusted in succeeding years based actual ground withdrawal.

Para 17 A copy of the No Objection Certificate issued by the Competent Authority in the No Objection Certificate Application Portal (NOCAP) and also will be forwarded to the respective District Magistrate/ District Collector.

A copy of the No Objection Certificate issued by the Competent Authority in Certificate No Objection Application Portal (NOCAP) and also will be forwarded to the respective District Magistrate/ District Collector.

Will the name of portal be same as The name of portal suggested to be CGWA, i.e. NOCAP?

DJBNOCAP

Additional Suggestions:-

An online portal for processing of NOC III applications and billing/payment of abstraction charges may be prepared. charges is in process. Provision regarding application renewal of NOC Para 15 (i) may be suitably modified to remove any ambiguity. The provision of 'at least ninety days prior to expiry' may lead to confusion as CGWA has also been facing issues on the same. The period may be decided according to the time when NOC Portal will permit the application for renewal of a particular NOC (e.g., the portal may open 120 day before expiry; in such case the period may be within 120-90 prior to expiry), Similarly, in Para 15 (vii), imposition of EC if when PP fails to apply for renewal within 3 months from date of expiry needs further elaboration to avoid interpretation issues (i.e. 3 months before expiry or after?) authority.

Online portal for processing of NOC applications and billing/payment of abstraction

Provision regarding application for renewal of NOC Para 15 (i) may be modified to remove any ambiguity. That the period may be according to the time when NOC Portal will permit the application for renewal of a particular NOC i.e. the portal may open 120 day before expiry; in such case the period may be within 120-90 prior to expiry.

Similarly, in Para 15 (vii), imposition of EC may be modified that if when PP fails to apply for renewal within 3 months after date of expiry. The PP shall be liable to pay environmental compensation for the period starting from the date of expiry of No Objection Certificate till No Objection Certificate is renewed by the competent

2	15 41	Gandhi
4.	Water auditors continued to	Water auditors certified by Rajiv Gandha
	National Ground IV Rajiv Gandhi	Water auditors certified by Raph National Ground Water Training and Research National Ground Water Training and Research Levine (RCNGWTRI) may be added to
	National Ground Water Training and	National Ground Water Training and Institute (RGNGWTRI) may be added to
		IDSURING TOCOLOGY AND
- -		undertake water audits 59% of the
6.	in respect of Environmental	
	Compensation, permissible excess	permissible withdrawal in the NOC beyond
	withdrawal (more than permitted in NOC)	which environmental Compensation (EC) shall which environmental Compensation (EC) shall
	beyond which EC shall be imposed may	be imposed. Such excess withdrawal should be imposed. Follow which EC shall be 1.25
	be decided	not be repeated failing which EC shall be 1.25
	Also, Hon'ble NGT in O.A. No. 176/2015	for the provious FC
	wide Order dered 25 02 2022 1 1 1 1 1 1	times of the previous 23
3	vide Order dated 25.02.2022 has held that	E s
	in case of repeated violations,	
	environmental compensation shall be	
Ţ.	computed at 1.25 times of the previous	
	environmental compensation;	to a lote submission of
18	Late fee on late submission of NOC	After due date, late fee on late submission of
2	application may be considered.	NOC application may be considered.
	9. Charges for revival of rejected	Charges for revival of rejected applications
ă	applications may be considered.	may be considered.
-		

This is issued with the approval of Competent Authority.

30 CE (GW)

Copy to:

- for kind information. L CEO, DJB
- 2. Member(WS) -do-
- 3. ACE(C-8)
- 4. Dy Secretary (Water), Department of Urban Development, GNCTD, 10th level, C-Wing, Delhi Sachivalaya, I.P. Estate, New Delhi
- 5. Dy.SE(RWH)
- /6. O/c

Subject: - Comments w.i.t. amendment in Ground Water Regulation and Management Notification dt 12.07 2010 of Dolhi Govt in light of the Notification dt 24.09.2020 Innued by Contral Ground Water Authority, Department of Water Resources, Plant Development and Ganga Rejuveration, Ministry of Jal Shakti Govt. of India and thoreafter an per meeting on 30.09.2022 under Chalrmanship of Principal Socretary, Environment & Forest, GNCTD.

In the draft notification regarding Ground Water Pegulation and Management received through email from Department of Environment Control NCT of Delhi, comments from Delhi Jal Board are as under and following modifications are suggested:

The matter discussed with Hon'ble CEO and in the light of discussion toe following modifications are suggested

Para 2.5

The Maintenance Units of the Delhi Jal Board has been divided into 11 Zones which are headed by an Additional Chief Enginee(M), hence Chief Engineer needs to be substituted with Additional Chief Engineer, Maintenance Zone of concerned area, Delhi Jal Board.

Para 2.6

For Delhi Jal Board in Advisory Committee the Member Secretary needs to be substituted with Additional Chief Engineer Maintenance Zone of concerned area, Delhi Jal Board.

Para 3.0

Registration of Drilling Rigs:

Para 3.2

It is suggested:

The registration of drilling rigs shall have following information:

- (a) size of the rigs
- (b) Name of the Vehicle on which drilling machine is unstalled

The state of the s

(c) Validity of Rogistration

Para 14.0

Chief Engineer/SE(Civil) is to be substituted with Additional Chief Engineer(M) of concerned area.

Para 17.0

In Para 2 Chief Engineer/SE(Civil) is to be substituted with Additional Chief Engineer(M) of concerned area.

The suggestions have been made and draft of the same is for sending to Special Secretary (Environment). Department of Environment. GNCTD is placed opposite for approval for forwarding please.

Chief Engineer (GW)

in the control of the



DELIII JAL BOARD: GOVT. OF NCT OF DELI OFFICE OF THE SE (C)-8 A-BUILDING, STAFF QUARTERS VARUNALAYA PHASE-II, KAROL BAGII, NEW DELIII-110005 Emall:-accgwc8@gmall.com

No.DJB/SE (C)-8/2024/ to 26

To.

The Pr. Secretary, Environment, Forest & Wild Life, GNCTD, Delhi Secretariat, Level-6, Wing-C, I.P. Estate, New Delhi-110002

Subject: The comments / modification of DJB on "Department Of Environment, GNCTD draft notification dated 31.01.2022 on Guidelines to regulate and control ground water extraction in NCT of Delhi".

R/Sir,

The comments of DJB were sent earlier vide CEO, DJB letter no. D-995 dated 17.02.2022 and CE (GW) letter no. 508 & 60 dated 09.12.2022 and 27.04.2023 respectively.

The final comments /inputs of DJB are enclosed herewith for incorporating the same in the GNCTD draft notification dated 31.01.2022 annexed as Annexure-I.

This is issued with the approval of Competent Authority.

- Se(. SE (C)-8

Copy to:

1. CEO, DJB : for kind information.

2. CE N(W) :

-do-

3. CE(GW)

-do-

4. Dy. Secretary (Water), Department of Urban Development, GNCTD, 10th level, C-Wing, Delhi Sachivalaya, I.P. Estate, New Delhi

5. EE(RWH)-I

6. O/c

SE (C)-8

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The comments / modification of DJB on "Department Of Environment, GNCTD draft notification dated 31.01.2022 on Guidelines to regulate and control ground water extraction in NCT of Delhi" were sent vide CEO, DJB letter no. D-995 dated 17.02.2022 and CE(GW) letter no. 508 & 60 dated 09.12.2022 and 27.04.2023 respectively. Further, modifications/ comments on some points are as under;

Para	Provision in Draft Notification	Comments / Proposal of DJB
2.5	Chief Engineer/ Superintending Engineer (Civil), Maintenance Zones of	The comments sent vide CE (GW) letter No. 508 dated 09.12.2022
(8)	the concerned area nominated by Delhi Jal Board	are supersided and the provision taken in the Draft notification is ok.
2.6	The issue of grant of permission for borewell tubewell in all 11 districts shall be dealt by Competent Authority through the Deputy Commissioner (Revenue) /DM/Collector of each revenue area, GNCTD, who is hereby appointed as "Authorized Officer" for the purpose of regulation of ground water development and management in the respective revenue areas under the jurisdiction.	do
14 (c)	Technical officers of Competent Authority/ SGWA are authorized to take actions with respect to monitoring and periodic inspections with the approval of competent authority.	The Technical Officer of Competent Authority/ SGWA shall be substituted with Chief Engineer/SE (Civil) Maintenance.
17.	In order to further decentralise the monitoring and compliance mechanism as per the guidelines issued by Central Government, officials of Department of Industries, GNCTD shall be appointed as Authorized Officers. And to further strengthen the monitoring and compliance mechanism, Chief Engineer (concerned area), Delhi Jal Board shall be appointed as Authorized Officer.	The comments sent vide CE (GW) letter No. 508 dated 09.12.2022 are supersided and it is suggested that the Chief Engineer (Concerned area) may be substituted with Chief Engineer/Superintending Engineer (concerned area).
9.1	Table 9.1 Ground Water Abstraction charges for Drinking & Domestic use.	Table 9.1 Ground Water Abstraction charges for Drinking & Domestic use.
XI		The prevailing rates of DJB for drinking water w.e.f. February 2018 up to 20 KL are Rs. 5.27/KL, for 25-30 KL are Rs. 26.36/KL &>30 KL are Rs. 43.93/KL which are likely to be enhanced.

		m³/day)	ound ithdrawal	l ab m					Quantum o Groundwat withdrawa (KL/day)	er il	Rate of ground water abstraction charges (Rs. per KL)					
- 1	-)-25		N	charge				0-25	V4 .	3.00					
İ		26-50		1.	00		- 1			A						
	:	>50		2.	00		7	26-50		60	ъ.	.00				
				3		¥ .		>50	-		12	.00				
	S.No	Category of area + Ground water use	Up to 50m³/	51 to <200 m ³ /day		f ground water 1000 to <5000 ni³/day	o 5000 m³/da		e 9.2 A: Rat aged drinking Category of area Ground water use	water ui Q	nits (Rs uantum o	. Per KL I ground w) ater withdra			
	1 . 2	Safe Semi-critical	1.00	3.00	5.00	3.00	above 10.00			Up to 50KL/day	51 to <200 KL/da	1000	< 5000	5000 KL/day and abov		
1	3	Critical		5.00 10.00	20.00	15.00	20.00	1.	Safe	10.00	20.00	30.00	45.00	60.00		
			لللل	L				2.	Semi-critical	15.00	30.00	40.00	60.00	90.00		
				2				3.	Critical	20.00	40.00	60,00	90.00	120.00		
В		Table 9.2 for packag			ter units ()	Rs. perm³)	44.5	Table	e 9.2 B: Rate	s of gro	ınd wa	ter rest	oration	-		
	S.No.	Category of area	3		Quantum of g			S.	aged drinking Category of				er withdraw	al		
		† Ground water	Up to 50 m³/day	51 . <200 m³/day	10 200 <1000 m³/day	to 1000 to <5000 m ³ /day	5000 m ³ /day and above	No.	area Ground water use				-	-		
-	1	Over- exploited	8.00		40.00	80.00	120.00			Up to 50KL/d ay	51 to <200 KL/day	200 to < 1000 KL/day	1000 to <5000 KL/day	5000 KL/day and above		
2		(existing industries only)	E31	*				1.	Over-exploited (existing industries only)	45.00	60.00	100.00	200.00	300.00		

Table 9.3 A: Rates of Ground Water abstraction charges for other Table 9.3 A: Rates of Ground Water abstraction charges on industries & infrastructure projects (Rs. per m3) other industries & Infrastructure projects (Rs. S.No. Category Quantum of ground water withdrawal per KL) oΓ area < 200 1000 5000m³/day Quantum of ground water withdrawal 200 S. No. Categor Ground m³/day and above 1000 to 5000 <1000 to 200 to <200 yof water use KL/day and < 1000 < 5000 m³/day <500 KL/ area above KL/day day KL/day m³/da Ground water 45.00 30.00 12.00 20.00 Safe 3.00 5.00 Safe 60.00 30.00 45.00 20.00 Semi-8.00 2. 2. Semi-critical 2.00 3.00 5.00 critical 10.00 6.00 8.00 Critical 4.00 60.00 90.00 40.00 30.00 Critical Table 9.3 B: Rates of ground water restoration charges Table 9.3 B: Rates of Ground Water restoration charges for for other industries & infrastructure projects (Rs per m3) other industries & Infrastructure projects (Rs. Quantum of ground water Category of S.No. per KL) withdrawal area Quantum of ground water withdrawal Category of 1000 5000 m3/day < 200 200 to 5000 <200 KL/ 200 to 1000 to No and m³/day <1000 KL/day <1000 <5000 Ground water Ground water use m³/day above KL/day KL/day and above <5000 usc 120.00 90.00 m³/day 60.00 Over-exploited 40.00 (existing industries /new 16.00 20.00 Industries as per 10.00 Over-exploited 6.00 the present (existing Guidelines) industries / new Industries as per present Guidelines)

Category	to beginning the second of the	(Ion charges for Bull/Tranker water supplies	wate	r supplies						
Sale	and a second sec	Rate per mil (la Ru,) anticonactivamento de la companio de describir de la companio della companio de la companio della compa	Catogory	Rute per EL (in Ru.)						
Send Ci	itieni	20	Sul'e	45						
Cittical		25	Semi Critical	(5()						
		AND	Critical	90						
I B	e-10.1B: Ground	dwater restoration charges for	Table 10.1B : Grou	Table 10.1B: Ground water abstraction charges for						
11.0		water supplies	11	Bulk/Tanker water supplies						
Categ	ory Exploited	Rate per m3 (in Rs.)	Calegory	Rate per KL (in Rs.)						
	4		Over Exploited	150						
ch:	arges shall be kept	ed from the proposed water abstraction/resto in a separate fund for implementation of site and/supply side interventions by Competent	from the proposed shall be kept in a s concerned area of use it for impleme	Para 5 of 9- It is suggested that the revenue genera from the proposed water abstraction/ restoration char- shall be kept in a separate fund and competent authority concerned area of jurisdiction i.e. DJB/DCB/NDMC use it for implementation of site-specific suitable demandant supply side interventions.						

S.No.	Quantum of	No. of	Monitoring mechanism							
G.110.	Ground water withdrawal (cum/d)	piczometer required	Manual	DWLR	DWLR with Telemetry					
1	<1 0	0	0	0	0					
2	11-50	1	1 -	0	0					
3	51-500	I	0	1	0					
4	>500	2	0	1	1					

S.N o.	Quantu m of	No. of piezo	Monitoring mechanism								
ħ.	Ground water withdra wal (KL/d)	meter requir ed	Ma nual	DWLR	DWLR with Telemetry						
1	<10	0	0	0	0						
2	11-50 I 51-500 I		0	0	1						
3			0	0	+ I						
4	>500	2	0	1	T						

Additional Suggestions of DJB beyond provision in draft notification:

- > The abstraction rate will be reviewed yearly and should be revised as per govt policy.
- > It is mandatory to get the extracted water tested in the month of January every year from DJB / Govt. approved laboratory/ NABL accerdiated and upload the same on portal.
- The I.O.T. based flow meter shall be installed on each installation within 30 days of getting NOC.
- The unit of water abstraction should be in KL instead of cum.
- The Competent Authority shall have power to withdraw NOC at any time after impact assessment evaluation/ adverse report of expert Appraisal Committee etc.

Submitted please.

150

DEURI JAL BOARD: GOVT. OF NCT DELFII
OFFICE OF CHIEF ENGINEER (GW)
ROOM NO-102, VARUNALAYA PHASE-I,
KAROL BAGU, NEW DELHI-J10005

No.DJB/CE(GW)2023/ 60 . 65

Date: 27/04/2013

Ţο,

The Pr. Secretary.
Environment, Forest & Wild Life, GNCTD,
Delhi Secretariat, Level-6, Wing-C, I.P. Estate,
New Delhi-110002

Subject: Request for comments / reply w.r.t. Amended Ground Water regulation and light of the management dt. 12.07.2010 of Delhi Govt. in notification dt. 24.09.2020 issued by Central ground water authority, department of Water Resources, River Development and Ganga Rejuvenation, Ministry of Jal Shakyti, Govt. of India.

R/Sir,

May please refer the e-mail dated 16.01.2023 on above subject received from Dr. Chetna Anand, Senior Scientific Officer, Department of Environment, GNCTD (Copy placed opposite) wherein necessary comments / inputs have been sought from the stake holders on the comments / suggestion of CGWA on the purposed GNCTD notification on Guidelines to regulate and control groundwater extraction in NCT of Delhi.

Necessary inputs / comments have been made by DJB in para IV in the table below;

	70	III	IV
<u>S</u> .	Section	Comments of CGWA	Submission: Action Taken /proposed to be taken
No.	Para 7.2	Frequency of Water Audit may be revisited it may be done biennially instead of annually	It may be done biennially instead of annually.
9	Para 9.1	Frequency of payment of ground water abstraction charges (Monthly/Annual etc) may be decided and included in the guidelines charging on the basis of actual consumption; to be adjusted in succeeding year/month bill may be considered.	The frequency of water abstraction charges should be monthly basis. The project proponents may required to make annual advance payment of the Ground Water Abstraction/ Restoration Charges, which is be adjusted is succeeding years based on actual ground water withdrawal.

ANNEXURE-E



DELHI JAL BOARD: GOVT. OF NCT OF DELHI OFFICE OF SE (C)-8 'A' BUILDING, STAFF QUARTERS KAROL BAGH, NEW DELHI-110005

E-mail: acegwc8@gmail.com

No.DJB/SE(C)-8/2024/397 \$ 409

Date: 26/12/2024

CIRCULAR

Subject: Advisory / General compliance conditions for seeking No Objection Certificate (NOC) for ground water extraction in Delhi.

To have uniformity in regulation of ground water development and management by all departments in Delhi for seeking No Objection Certificate (NOC) for ground water extraction, the following is the Advisory:

- Installation of digital water flow meter (conforming to BIS/ IS standards) I. having telemetry system in the abstraction structure(s) shall be mandatory for all users seeking No Objection Certificate and intimation regarding their installation shall be communicated to the DJB within 30 days of grant of No Objection Certificate.
- Proponents shall mandatorily get the water flow meter calibrated on from an II. authorized agency once in a year.
- Proponents shall install roof top rainwater harvesting & recharge systems in III. the project area. Photograph along with exact coordinates of the same shall be submitted to DJB.
- IV. Proponents shall pay Ground Water Abstraction/ Restoration Charges based on quantum of ground water extraction as applicable.
- Construction of purpose-built observation wells (piezometers) for ground water level monitoring shall be mandatory. Water level data shall be made available to DJB.
- Proponents shall monitor the quality of ground water from the abstraction VI. structure(s) once a year. Water samples from bore wells/ tube wells / dug wells shall be collected during April/May every year and analyzed in NABL accredited laboratories for basic parameters (cations and anions), heavy metals, pesticides/organic compounds etc. Water quality data shall be made available to DJB.
- VII. Wherever feasible, the requirement of water for greenbelt (horticulture) shall be met from recycled/ treated waste water.

In case of change of ownership, new owner will have to apply for incorporation of necessary changes in the No Objection Certificate with VIII. documentary proof within 60 days of taking over possession of the premises.

The applicant shall also follow any new conditions that may be imposed in future by the DJB/ Environment Department/CGWA/ Advisory Committee. IX.

The Authority has the right to withdraw permission at any time in the vent of violation of any of the conditions for grant of permission. X.

Photograph along with geo-tagging of bore wells/ tube wells installed at site shall be submitted to the DJB within 30 days of grant of No Objection XI. Certificate.

This issue with the approval of the Competent Authority.

(H.K. Chawla) SE(C)-8

152

All CEs (Maintenance)/CE (Proj.)-W-I CE (WW)-I & II/CE(SDW)

Copy to:

for kind information, please 1. PS to CEO

-do-2. CE N(W) -do-

3. CE (GW) -do-4. DD(PR)

5. EE(RWH)-I

6. O/c

* 12. 5 M

26/11/2024

(H.K. Chawla) SE(C)-8

Reciving File Details

Ground Water Management System (GWMS)

2284

AMMETICAL F

	S.Na,	ZoneName	Total No. of cumulative	Total No. of cumulative	Total No. of cumulative	Total No. of	The charges	Total No. of cumulative	Total No. of	Total No. of	Total No. of	Total No. of	Total No. of	Total No. of	Total No. of	Total No. of	The penal	Standard	Action	Note that the state of
			applications received for grant of NOC	applications pending for decision	application allowed, and NOCs granted	application	rates to be fevied for extraction of ground water	Blegal bore	cumulative Begal bore wegal bore wegal Identified (FBed by CGWA Admin)	cumulative flegal bore wells identified (Filled by VDS Admin)	cumulative llegal bore wells which have been closed/ sealed	illegal bore wells which are yet to be closed/ sealed	cumulative lilegal bore wells on whom penalty! EDC has been imposed	cumulative lilegal bore wells on whom penalty! EDC has been recovered	cumulative diegal bore wells on whom penalty /EDC is yet to be recovered	illegal bore wells on whom penalty /EDC is yet to be imposed (Filled by DPCC)	provisions for punishing violators for Begal abstraction of ground water	Procedure for processing		
			1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	Action	
	1	CENTRAL	120	0	0	98	0	749 (_/ReceivedFile Central_xdsx)	27532 (_/ReceivedF&	666 (/ReceivedFile	354	191	0	0	0	0	0	SOP (/ReceivedFil		
	2	EAST	0	0	0	0	0	147 (/ReceivedFile East,xlsx)	2818 L/ReceivedFile	423 L./ReceivedFik	147	31	O	0	0	0	ō	Advisory of NOC	_	
.5	•	HEAD QUARTER	0	0	0	0	0	o	0	0	0	0	0	0	0	0	0	DJB TubeWell	3	x_nac_0_1.pdf)
4		NEW DELHI	1150	0	384	766	0	85 (/ReceivedFile NewDelhi.xlsx)	8982 : (./ReceivedFile	498 (.JReceivedFile	78	7	206	61	125	0	0	(JReceivedFile Total VDS List		%20Well %20%20Total %205597%20at %2001,01
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6		NORTH EAST	46	0	46	0	0	222 ("/ReceivedFile East_xlsx)	509 (_/ReceivedFile	51 (/ReceivedFile	111	Q	0	0	o	0	0	0	6	
7		NORTH WEST	0	0	0	o		9128 ("/ReceivedFile North» West_8464,xls:		978 (_/ReceivedFile	7732	1396	9005	6	8999	0	0	0		
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