West Bengal Act XIII of 1966¹

THE CULCUTTA METROPOLITAN WATER AND SANITATION AUTHORITY ACT, 1966.

"West Ben. Act XI of] 972.

AMENDED West Ben. Act XIII of 1973.

_ West Ben. Act XXI of 1974.

[26ih May, 1966.]

An Act to provide for the establishment of an Authority for the maintenance, development and regulation of water-supply, sewerage and drainage services and for the collection and disposal of garbage in the Calcutta Metropolitan District with a view to the promotion of public health and for matters connected therewith.

WHEREAS itisexpedienuo provide for the establishment, of an Authority for the maintenance, development and regulation of water-supply, sewerage and drainage services and for ihc col lection and disposal of garbage in the Calcutta Metropolitan District wilh a view lo the promotion of public health and for matters connected therewith;

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

CHAPTER I Preliminary,

 (1) This Act may be called the Calcutta Metropolitan Water and Shon title. Sanitation Authority Act, 1966.

commcTcl

- (2) It extends to the Calcutta Metropolitan District excluding any mem. cantonment or pan of a cantonment within the said District.
 - (3) It shall come into force at once.
- (1) In this Act unless there is anything repugnant in the subject or Definitions, context,ô
 - (a) "Authority" means the Calcutta Metropolitan Water and Sanitation Authority established under section 3;
 - (b) "Board" means the Board of Directors mentioned in section 4;
 - (c) "Calcutta Metropolitan District" or "District" means the area described in Schedule I which the State Government may, in consultation with the Authority, amend from time lo lime by notification;
 - (d) "Chairman" means the Chairman of the Board appointed under subsection (5) of section 5;

For Slalcmem of Objects and Reasons, see Ihc Catena Gazette, Extraordinary, Part IVAor Ihe25lh September, 1965, pages 3755-3757; For proceedings of Lhc West Bengal Legislative Assembly, see [he proceedings of ihc meclings of lhat Assembly held on 5lh, 6lh, 7(h. 10th, and I3lh January, 1966,

[West Ben. Act

(Chapter II.—Establishment and Constitution of the Authority.— Sections 3. 4.)

- (e) "Director" means a Director of the Board appointed or elected under
- (f) "garbage" includes offensive matter, rubbish and carcasses of dead animals;
- (g) "General Manager" means the General Manager of the Authority appointed under section 18;
- (h) "local authority" means a municipal corporation or municipality or other authority legally entitled to the control or management of local funds but does not include the Commissioners for the Port of Calcutta;
- "member" means a member of theGeneral Council mentioned in section 4;
- (j) "notification" means a notification published in the Official Gazette;
- (k) "prescribed" means prescribed by rules made under this Act;
- (1) "public authority" includes any statutory authority or corporation, not being a local authority, exercising public functions;
- (m) "regulations" means regulations made under this Act.
- (2) The expressions "building", "drain", "house-drain", "house-gully", "occupier", "offensive matter", "owner", "private street", "public street", "rubbish", and "sewage" used in this Act shall, unless there is anything repugnant in the subject or context, have the same meaning as in the WcsiBcn. Calcutta Municipal, Act, 1951.

^Ar^C!^X¹¹¹ or 1951.

CHAPTER n

Establishment and Constitution of the Authority.

3. (1) With effect from such date as the State Government may, by notification, appoint in this behalf, there shall be established for the Calcutta Metropolitan District an Authority by the name of the Calcutta Metropolitan Water and Sanitation Authority.

(2) The Authority shall beabody corporate having perpetual succession and a Establishcommon seal, and shall by the said name sue and be sued. ment

Authority. of Lhc

Constitution 4. (1) The Authority shall consist ofô

Authority. (i) a Board of Directors, and The Calcutta Metropolitan Water and Sanitation Authority XIII oF 1946,4966.

(Chapter 11.—Establishment and Constitution of the Authority.— Section 5.)

- (ii) a General Council.
- (2) All action taken by the Authority shall be expressed lobe taken in the name of the Authority, and orders and other instruments made and executed in the name of the Authority shall be authenticated by affixing the seal of the Authority and signature of the Chairman or any other Director authorised in this behalf by the Board.
- 5. (t) The Board of Directors mentioned in section 4 shall consist Bo=fd of of six Directors, namely:ô
 - (a) three whole-time Di rector¹; appointed by the Slate Government by notification, of whom one shall be an engineer with experience in public health engineering and another shall be a person with experience in financial administration, and
 - (b) three Directors elected, in such manneras may be prescribed, by the General Council, of whom one shall be from amongst the members representing the Calcutta Corporation, another from amongst the members representing other municipal corporations and municipalities and the thi rd one from amongst the members representing th zZilla Paris had.?, and the names of the person so elected shall be published by the Chairman by notification:

Provided that no member who is a Government servant shall take part or vole in Ihe election of a Director by the General Council:

Provided further lhat where all the members representing the Calcutta Corporation or the other municipal corporations and municipalities or the *Zilla Pari shads*, suffer any disqualification under sub-section (4) or are unwilling to act as Directors, the General Council shall elect a Director from amongst the elected members of the Calcutta Corporation, elected members and commissioners or other municipal corporations and municipalities or members of the *Zitla Parishads*, specified in Schedule II

(2) '(a) The Directors appointed under clause (a) of sub-seclion (1) shall hold office during the pleasure of the Governor:

West Ben, Ord. XVE or 1972. Provided that a Director appointed before the commencement of the Calcutta Metropolitan Water and Sanitation Authority (Amendment) Ordinance, 1972, far any speci fied period shall hold office until the period for which he was so appointed expires.

'Clause (a) was subslimled for original clause by s. 2 of ihc CalcullaMelropnlilan Waicr arid Sanitation Authority (Amendment) Acl, 1973 (West Ben. Acl XIJI of 1973).

(38 *Act, 1966.*

[West Ben. Act

(Chapter II.—Establishment and Constitution of the Authority.— Section 6.)

(b) The terms of office of Directors elected under clause (b) of sub"" scclion (1) shall be two years:

Provided that a Director elected as a representative of a municipal corporation, municipality, or *Zilla Parishaif* shall cease lo bold office when he ceases to be such a representative.

- (3) The qualifications, remuneration and other conditions of service of Directors appointed under clause (a) of sub-section (1) and the fees for attendance at meetings of Directors elected under clause (b) of the said sub-section shall be such as may be prescribed.
- (4) A person shall be disqualified for being appointed or elected, or for continuing as, a Director if he has, directly or indirectly, any interest in a subsisting contract made with, or in any work being done for, the Authority except as ashareholder (other than a director) i n an incorporated company; provided that where he is a share-holder, he shall disclose lo the Slate Government the nature and extent of shares held by him in such company.
- (5) The State Government shall appoint one of the Directors appointed under clause (a) of sub-section (1) as the Chairman whose duties and functions shall be such as may be prescribed.
- (6) (a) The Directors appointed under clause (a) of sub-section (1) shall, pending election of Directors by the General Council under clause (b) of the said sub-section, be competent to function as the Board and be deemed to be a duly constituted Board under this section.
- (b) If the General Council does nol, by such time as may be prescribed in this behalf, elect a Director representing any body or group of bodies. specified in clause (b) of sub-section (1), the Slate Government shall, by notification, appoint a date for such election and if the General Council fails to elect the Director by the appointed dale, the State Government shall, by notification, appoint a Director from amongst the members representing such body or group of bodies, and in such case the provisions of the second proviso to clause (b) of sub-section (1) shall apply subject to the change therein that in place of the words "the General Council shall elect", the words "the State Government shall appoint" shall be read. Any person so appointed shall be deemed to be a Director as if he had been elected by the General Council,

cMiia]"Î "'6' (1) The Chairman or any of the Directors appointed under clause vacancies and (a) of sub-section (I) of section 5 may resign his temporary writing to the Slate Government and any of Ihe Directors elected utider

The Calcutta Metropolitan Water and Sanitation Authority XIII of 1465. 1966.

(Chapter II.—Establishment and Constitution of the Aitlhuriry.— Section 7.)

clause (b) of the said sub-section may resign his office by giving no!ice in writing both to the General Council and the State Government. The Chairman or a Director giving such notice shall, on the resignation being notified in the *Official Gazette* by the State Government, be deemed to have vacated his office on and from the dale on which the resignation is so notified.

- (2) If any vacancy arises in the office of the Chairman or of any other Directorby death, removal, resignation, or otherwise, the Slate Government shall, in the case of a Director appointed under clause (a) of sub-section (1) of section 5, make a fresh appointment, and the General Council shall, in the case of a Directorelected under clause (b) of the said sub-section, make a fresh election, to fill the vacancy and the Chairman or the Director so appointed or the Director so elected shall hold office for the unexpired portion of the term of his predecessor-in-office.
- (3) If any Director is on account of illness or otherwise rendered temporarily incapable of carrying out his duties or is absent on leave or otherwiseincircumstancesnolinvolvinghisremoval, LheState Government or the General Council may forthwith appoint or elect, as the case may be, another person to acl in his place.
- 7. (1) The General Council mentioned in section 4 shall consist of General seventeen *ex-officio* members, three members nominated by the State Council Government, ten members representing the State Legislature '[to be elected by the members of the West Bengal Legislative Assembly from amongst themselves] and three by the members of the West Bengal Legislative Council, in accordance with the system of proportional representation by means of the single transferable vote, and twenty-five members being representatives of the municipal corporalions and municipalities within the District, as specified in Schedule II.
- (2) The nominated members shall hold office for such term as the State Government may decide and the members elected by the State Legislature and the members representing the municipal corporations and municipalities shall hold office for a term or two years:

Provided that a member nominated in his capacity as a member of a particular body or a member elected by the Slate Legislature or a member representing a municipal corporation or municipality shall cease to hold office when he ceases to be a member of thai body or the State Legislature or the municipal corporation or municipality, as the case may be:

'Words within the square brackets were substituted for the words "of whom seven shall be elected by the members of the West Bengal Legislative Assembly" by s, 3 of (he Calcutta Metropolitan Water and Sanitation Authority (Amendment) Act, 1972 (West Ben. Act XTTT of 1973),

[West Ben. Act

(Chapter HI.—Fmictions and Powers.—Section <SJ

Provided further that a member, if not otherwise disqualified, may be nominated or elected for more than one term,

- (3) (i) The representation of the municipal corporations and municipalities shall be on the basis and in the manner as laid down in Schedule II which may be amended by llie State Government from time to time by notification having regard to the contiguity, areas, and changes in the population strength and number of different municipal corporations and municipalities within the District.
- (ii) The Mayor of a municipal corporation or the Chairman of a municipality shall represent the municipal corporation or municipality, as the case may be. Where the Mayor of a municipal corporation or the Chairman of a municipality is unable to represent themunicipal corporation or municipality, the member forsucli municipal corporation or municipality and the additional members representing the Corporation of Calcutta, the Howrah Municipality and the South Suburban Municipality shall be the person or persons nominated by the Mayor of the municipal corporation or the Chairman of the municipality from amongst the elected members of the municipal corporation or the municipality, as the case may be. In the case of a superseded municipality the person or persons appointed by the Slate Government under section 554 of the Bengal Municipal Act, 1932, Ben. ACL XV shall represent such municipality, and in the case of supersession of a orio32- municipal corporation not governed by the Bengal Municipal Act, 1932, it shall be represented by suchpereon or persons as the State Government may appoint in this behalf.

CHAPTER III Functions and Powers.

Functions and powers of the Authority.
8. The functions of the Authority shall be the following, namely:ô

- (1) the promotion and operation of schemes forô
 - (a) supply of water,
 - (b) sewerage,
 - (c) drainage,
 - (d) sewage treatment and disposal, and
 - (e) collection and disposal of night-soil in areas yei lo be sewered;
 - (2) matters connected with and incidental to the functions mentioned in clause (1);

Functions of Ihc Authority.

(3) such other functions as may be entrusted to the Authority by the State Government by notification.

xm or 1966.]

(Chapter HI,—Functions and Powers.—Section 9.)

- 9. (1) The Authority shal I, subjecLto [he provisions made elsewhere Powers or .j. in this Aci, have the power to do anything which may be necessary or Amhoriiy. expedient for the purpose of carrying out ils functions under this Act.
 - (2) Without prejudice to the generality of the foregoing porvision, such power shall include the powerô
 - (j) to take over all existing muncipal responsibilities, powers. controls, facilities, services, and administration within the District relating to water-supply, sewerage, drainage, and collection and disposal of night-soil and to manage them so as to provide all the people of the area with water, sewerage and drainage services and serv ices ofcollcc lion and disposal of night-soil until sewerage is constructed throughout the District;
 - (ii) to extend, expand and develop existing facilities and lo construct and operate new ones for the supply of water and for providing sewerage and drainage services;
 - (iii) lo establish, maintain and operate laboratories, and experimental and research stations;
 - (iv) to establish in-service training courses and provide other training for ils personnel;
 - (v) to adopt schemes for water-supply, sewerage, drainage and nightsoil collection and disposal services;
 - (vi) lo regulate drilling of tubewells, public or private, and to control withdrawal of underground water;
 - (vii) to prevent pollution or any water including any water-source, water-course or channel wilhin the District;
 - (viii) to regulate the treatment of industrial wastes before discharge thereof into any sewer, canal, river or other water channel wilhin the Dislrici;
 - (ix) lo enter into coniracts, agreements or arrangements with any person or organisation as the Authority may deem necessary for performing its funcitons under this Act;
 - (x) to acquire, hold and dispose of property, movable or immovable, as it may deem necessary;
 - (xi) to adopt ils own budget annually;
 - (xii) to determine, levy and collect taxes, fees and charges;
 - (xiii) to borrow money, issue debentures and manage its own funds; and
 - (xiv) to incur expenditure and to grant loans and advances as it may deem necessary for carrying out its functions under this Act.

The Calcutta Metropolitan Water and Sanitation Authority' Act, J966. [West Ben. Act 72

(Chapter III.—Functions and Poivers. —Sec!ions 10-12.)

Collection and disposal of garbage.

- 10. CO ⁿ addition lo Ihe functions and powers specified in sections 8 and 9, the Authority may in any area within the District undertake the function ofô
 - (a) either collection or disposal of garbage or both by entering inio agreement with any municipal corporation or municipality within the District on such terms and conditions as may be agreed upon, or
 - (b) collection and disposal of garbage, and may for that purpose lake over with effect from such date as it may specify by notification all existing responsibilities, powers, facilities, services and administration relating tocollection and disposal of garbage from a municipal corporation or municipality within the District.
- (2) When in respect of any area the Authority undertakes collection and disposal of garbage under clause (b) of sub-sec lion (1), it may provide or appoint receptacles; depots or places in public streets and other public places in such area for the temporary deposit or final disposal of garbage, and may make such regulations as may be necessary for the deposit, collection, removal and disposal of garbage and for the regulation thereof.
- 11. The Authority may, for the purpose of carrying out its functions, undertake survey of any area within the District and for that purpose it shall be lawful for any officer of the Authorityô
 - (a) to enter upon and take level of any land;
 - (b) lo dig or bore into the sub-soil;
 - to mark levels and boundaries by placing marks and cutting trenches;
 and
 - (d) where otherwise the survey cannot be completed and levels lake n and bo u n daries m a rked, to c u t d o wn a n d c lear a way any part of any standing crap, fence or jungle:

Provided that before entering upon any land the Authority shall give notice of its intention to do so in such manner as may be provided by regulations.

12. The Authority may from time to time place and maintain pipes, drains and other installations upon, along, across or under any immovable property and enter upon such property for such purposes and for the purposes of examining, repairing, altering or removing such pipes, drains and installations'.

Provided that the Authority shall not acquire any right other than that of user only in the property upon, along, across or under which the Authority places the pipes, drains and other installations:

Power [o I he Aulhorily ID place and main lain pi pes, drains, etc.

Powers 10 underlie survey. The Calcutta Metropolitan Water and Sanitation Authority Xm & 4968.66.

(Chapter 111.—Functions and Powers.—Sections 13-16.)

Provided further [hat before commencing any operation under this $\acute{\mathbf{E}}$ section, ihe Authority shall give notice of its intention to do so in such manner as may be provided by regulations.

- 13. While exercising any power conferred upon the Authority under Payment for scciions 11 and 12, the Authority shall cause as little damage as possible ^{da.r}i^agc. [o any properly, and shall pay compensation to all persons interested in any such property, not being a property of the State Government, for any damage sustained by them in consequence of the exercise of such power.
- 14, The Authority may for the purpose of carrying out its functions Power io under this Act, with [he previous sanction of [he State Government, corapulson' compulsorily acquire any land wilh or without structures thereon under die rily. provisions of any law for Ihe lime being in force authorising such acquisition.
- 15, When any land has been acquired in pursuance of section 14, the Transfer of Co II ec lor w i I h in w h ose j u ri sd i c t i on the I a n d i s situ atcd sh a 11, u pon pay me n I Aufhari iy of the cost of acquisition, make over charge of the land to the Authority, and the land shall thereupon vest in the Authority, subject to the liability of the Authority lo pay any further cost which may have been incurred on account of i[s acquisition.

Functions and powers of the Board.

- 16. (1) Un less oihe rw i se p rovi ded i n Ih is Ac t, al 1 corpora te fu n ctions Functions of the Authority shall be vested in the Board and the Directors shall meet as Board at least once a week to discharge such functions as well as the functions hereinbelow specified and in such meetings ihe decision of the majority shall always prevail, the Chairman having a casting vole in the case of an equality of voles.
- (2) The number of Directors necessary lo form a quorum and the procedure to be followed by the Board in the conduct of its business shall be such as may be provided by regulations.
- (3) The Board shall have the following functions and powers, namely:ô
 - (i) to appoint all officers and employees of the Authority;
 - (ii) to exercise general supervision and control over the General Manager;
 - (iii) to prepare or cause to be prepared all schemes contemplated under clause (I) of section 8 and such schemes as may be necessary for carrying out the functions under section 10;

[Wcsl Ben, Act

74 The Calcutta Metropolitan Water and Sanitarian Authority Act. 1966.

(Chapter HI.—Functions and Powers.—Section 17.)

- (iv) to consider the annual budget prepared by the General Manager and adopt it with or without modifications, subject to the approval of the General Council;
- (v) lo fix laxes, fees and charges subject to the approval of the General Council:
- (vi) to submit to the General Council for its approvalô
 - (a) the annual budgei together with a programme for the next financial year of all development works, that is, works of extension or expansion of existing facilities or construction of new facilities, but excluding works connected with maintenance, replacement or repair,
 - (b) the annual financial statement,
 - (c) the annual administrative report,
 - (d) proposals for making regulations, and
 - (e) proposals for raising loans and issuing debentures.

Functions and powers of the General Council.

- 17. (1) The General Council shall meet at least once in three months. The Chairman of the Board shall be the presiding officer of the General Council and in case of equality of voles he shall have a casting vote. The other Directors shall have the right to be present and speak in the meetings of the Council but, excepting the Directors who are also members, no right to vole.
- (2) The number of members necessary to form a quorum and the procedure to be followed by the General Council in the conduct of its business shall be such as may be provided by regulations.
 - (3) The General Council shall have the power to approveô
 - (a) matters submitted to it by the Board under clause (vi) of subsection(3) of section 16, and
 - (b) taxes, fees and charges Fixed by the Board:

Provided chat if the General Council does not approve any of the aforesaid matters, it shall within thirty days from the date of receipt thereof refer back the same- with its recommendations to the Board for reconsideration and the Board shall after such reconsideration resubmit the matter with or without modifications to Che General Council. In case che General Council fails to consider any of the aforesaid matters within thirty days from the date of its receipt for the first lime or to refer back usaforesaid or does not approve any maler within fifteen days from the date of its resubmission.

the Board may refer the matter forthwith to the State Government whose decision ihereon shall be final.

Functions nd powers of Lhc General Council. (Chapter IV. & Establishment of the Authority. & Sections 18-22.)

CHAPTER IV Establishment of the Authority.

18. (!) The Board shall appoint for the Authority a General Manager, who shall have administrative experience and be preferably an engineer. He shall have, in addition to lire functions and duties specified elsewhere in this Act, such functions and duties as may be provided by regulations.

Appointment of officers and employees of the Authority.

- (2) The General Manager shall be the chief executive officer of the Authority who shall be accountable to the Board for his actions.
- (3) The Board may appoint such other officers and employees as it considers necessary for the efficient performance of the functions of the Authority:

Provided chat in respect of officers and employees whose maximum salary does nor exceed Rs. 1,000 per month, the Board may delegate its power to appoint to the General Manager.

19. Subject to the provisions contained in sub-section (I) of section 18, for all appointments under the said section, the method of recruitment, qualifications, pay and other terms and conditions of service shall be such as may be provided by regulations.

Condition.¹; or service of officers and employees.

- 20. (1) All officers and employees of the Authority shall besubordinate to the General Manager.
- Officers and employees lo be subordinate to the General Manager.
- (2) Any officer or employee aggrieved by an order or decision of the General Manager or any other officer authorised by the General Manager in this behalf inflicting punishment on him may appeal to the Board and the decision of the Board thereon shall be final.
- The General Manager may, with the previous approval of the Board, by order in writingô
 - (a) delegate any of his powers and duties to his subordinate officers and employees; and
 - (b) define the powers and duties of such officers and employees.
- 22. No person who has directly or indirectly, by himself or his partner or agent, any share or interest in any contract, by or on behalf of the Authority, or in any employment under, by or on behalf of the Authority otherwise than as an officer or employee thereof, shal I become or remain an officer or employee of the Authority.

Delegation of powers by the Generjl Manager.

General disqualifications of all officers and employees. 76 The Calcutta Metrop olilan Water and San halt on Authority Act, J966. [West Ben. Act

(Chapter V.—Vesting of existing municipal water-supply, sewerage, drainage and ccrtaiu other services.—Section 23.)

CHAPTER V

Vesting or existing municipal water-supply, sewerage, drainage and certain other services.

VcSIJFlg Ol enisling municipal watersupply, sewerage, drainage and oilier services. 23. (1) All existing water-supply, sewerage, and drainage services, and services relating to collection and disposal of night-soil including all plants, machineries, pumping stations, filler beds, water mains, public drains and all drains in, alongside or under any public street and all works,

materials, and things appertaining thereto together with so much of the sub-soil appertaining to the water mains and drains as may be necessary for the purpose of enlarging, deepen i ng orotherwise repairing ormaintaining any such water mains, drains and pipes and other appliances and fittings connected with water-supply and drainage works belonging to a municipal corporation or municipality and situated within the District, and all other assets movableor immovable connected therewith, but excluding cash and securities, shall vest in the Authority with effect from such dale as the Authority may specify by notification:

Provided that different dales may be specified for the vesting of different services as aforesaid.

- (2) With the vesting of Fihe responsibilities for sewerage services of Ihe Municipality of Howrah in the AuthoriLy under sub-section (I), all works relating to the sewage disposal scheme for the Municipality of Howrah belonging to the Board of Trustees for the improvement of Howrah constituted under the Howrah Improvement Act, 1956 together with all Wssi Ben. assets movable or immovable connected therewith, but excluding cash and
- (3) On the taking over by the Authority of the services and responsibilities of collection and disposal of garbage from any municipal corporation or municipality under clause (b) of sub-section (I) of section 10, such services including all plants, machineries, vehicles and other mechanised units and all works, materials und things belonging to such municipal corporation or municipality, and all other assets movable or immovable connected therewith, but excluding cash and securities, shall vest in the Authority.
- (4) Any dispute arising in connection with the vesting of any property or asset under sub-sections (1), (2) and (3) shall be referred to the Stale Government whose decision thereon shall be final.

o(securities, shall vest in the Autl

14

The Calcutta Metropolitan Water and Sanitation Authority XIII of 1966. 1966.

(Chapter V.—Vesting of existing municipal water-supply, sewerage, drainage and certain other services.—Sections 24-26.)

24. (1) The value of al I properties and assets vested under section 23 Dcicmina- shall, after notifying the dale and time for the purpose and allowing an vaiu $^{\circ}$ or $^{\circ}$ opportunity of being heard to the municipal corporation or municipality vested concerned, be determined by the Authority, and such determination shall $P\hat{I}$ rertic:,, be final subject to an appeal which may be preferred within thirty days

from the date of such determination to such judicial officer of the State Government not below the rank of a District Judge and in such manner as may be prescribed.

- (2) The value so determined under sub-section (1) shall be entered in the books of the Authority as the value on the dale of transfer.
- 25, The debentures issued and other loans incurred with an original ma I uri ty of more I h an one year by the municipal corporations, municipalities and the Board of Trustees for the improvement of Ho wrah for acquiring or constructing the properties and assets vested in the Authority under this Chapter and remaining unpaid on the date of vesting shall continue Lo be the liabilities of the respective municipal corporations, municipalities and the Board of Trustees, but the Authority shall pay annually to each such municipal corporation or municipality or to the Board of Trustees the amount payable by it on account of interest and repayment of such debentures and other loans:

Authority to "wards" debentures j^ns" "

Provided, however, that with respect to the first of such payment to each municipal corporation or municipality or to the Board of Trustees, the amount payable by the Authority pursuant lo this section shall be calculated as from the date of vesting.

26. (1) With the vesting of a service belonging to a municipal Transferor corporation or municipality or the sewage disposal scheme of the Board of

of

Trn s tees for the i mp rove men i of Ho wrah u nde r sec Lion 2 3 a 11 person s who, scrviccs. in ihe opinion of the Board, were on (he date of such vesting, primarily engaged in the construction or operation of the same shall be deemed to have been transferred lo Ihe Authority under terms and conditions of service not inferior to lhat as existed immediately before such vesting. The decision of the Board as lo the designation and duties such persons would have after transfer shall be final:

Provided that any dispute as to whether a person was primarily engaged on the date of vesti ng in the construction or operation of a service shall be referred to the Slate Government whose decision thereon shall be final.

(2) Every person whose service is so Iransferred under sub-section {1) shall be paid by the municipal corporation, municipality, or the Board of Trustees, as the case may be, the full amount on account of provident fund.

[West Ben. Act

(Chapter V.—Vesting of existing municipal water-supply, sewerage, drainage and certain other services.—Section 27.—Chapter VI.—Revenue, Finance. Accounts, Audit and Budget.—Sections 28-30.)

if any, lying at his credit with such municipal corporation or municipality, or (hp Board of Trustees, on the date of transfer, and he shall have, wilhin two months from the date of receipt of the payment, Ihc option of depositing the amount in his provideni fund account with the Authority, The period of service under the municipal corporation, municipality or the Board of Trustees, as the case may be, of each such person shall be laken into account in determining the amount of pension or gratuity, if any, to which he may be entitled.

27. On and from Ihc date the Authority takes up (he responsibilities for one or more of the services relating lo water-supply, sewerage, drainage, collection and disposal of night-soil and collection and disposal of garbage, the municipal composations and municipalities.

Consequential red uc I ion of rales by municipal corporations unit municipalities.

collection and sposal of garbage, the municipal corporations and municipalities concerned shall correspondingly reduce their rates by such percentage as the State Government may in consultation with the municipal corporations and municipalities concerned determine.

CHAPTER VI Revenue, Finance, Accounts, Audit and Budget.

28. (1) The Authority shall haveits own fund and all receipts of the Authority shall be carried thereto and all payments by the Authority shall be made therefrom.

(2) Except as otherwise directed by ihe Stale Govcmm&nt, all moneys belonging lo that fund shall be deposited either in Ihe State Bank of India or in such other Scheduled Bank, or invested in such securities, as may be approved by the State Government.

Fund of liic Authority.

- 29. The fund required by the Authority may be raised from the following sources, namely:ô
 - (a) grant from Government or any other source,
 - (b) loans from Government or any other source,
 - (c) issue of debentures, and
 - (d) taxes, fees and charges levied and collected unde this Act,

Bollowing fund fund of money.

30. (1) The Authority may, for I he purpose of carrying out its functions under this Act, from time to time, raise loans, by the issue of debentures or otherwise, of such sums of money, at such rates of interest, for such period, and upon such terms (as to ihe time and method of repayment, and the like) as the Slate Government may sanction.

The Calcutta Metropolitan Water and Sanitation Authority

xni or **1966.**966.

(Chapter VI.—Revenue, Finance, Accounts, Audit and Budget. —Sections 31-33.)

- (2) All loans under sub-section (1) shall be guaranteed by the State Government as to repayment of the principal and payment of interest.
 - 31. The Authority shall provide for sinking, depreciation, reserve and Sinking and other funds at such rates and OTI such terms as it may deem necessary and OLICT runtls, in accordance with the regulations.
 - 32. The taxes, fees and charges authorised to be imposed under this Basis for Act shall be sufficient lo enable the Authority lo cover the following: ô Ij^csTcas
 - (i) operaling expenses,

and ctw_ECSi

- (ii) maintenance,
- (iii) taxcsjiayable by the Authority,
- (iv) depreciation,
- (v) interest payments,
- (vi) amounts required for the repayment of long-term extent that such repayments shall exceed the provision for depreciation,
- (vii) adequate allocation to reserves.
- 33. (1) In addition to the charges and fees authorised elsewhere in this imposition Act, the Authority may impose any one or more of the following charges and hai-ger and taxes, namely:
 - (a) a water-charge based on consumption, subject to a minimum charge, which may be at different rates for water supplied for different purposes, such as domestic, industrial and other purposes;
 - (b) a surcharge on water-charge for sewerage;
 - (c) a graduated lax, which may be at rates different for different areas, on the annual valuation of all lands and buildings within the District and which shall not exceedô
 - (i) 5 per cent, on Ihe annual valuation of where the annual valuation does not exceed one thousand rupees;
 - (ii) 1\percent, on Ihe annual valuationô wherelhcannual valuation exceeds one thousand rupees, but does not exceed five thousand rupees;
 - (iii) 10 per cent, on the annual valuationô where the annual valuation exceeds five thousand rupees but does not exceed ten thousand rupees;
 - (iv) 15 percent, on the annual valuationô where Ihe annual valuation exceeds ten thousand rupees;

[West Ben. Ac!

(Chapter VI.—Revenue, Finance, Accounts, Audit and Budget.
■ —Sea ions 34, 35.)

- (d) a further tax nol exceeding 5 percent, on the annual valuation of all lands and buildings in any area in respect of which the Authority lakes over the responsibilities of collection and disposal of garbage under clause (b) of sub-section (I) of section 10.
- (2) The rates of water-charge, surcharge and tax referred to in subsection (1) shall be fi xed annual ly and shall be not i fled to the public in such manner as may be provided by regulations.

i^howM 34* (1) For the purpose of assessment of tax under clauses (c) and (d) be fixed. of subsection (1) of section 33, the annual value shall be,ô

- (a) in respect of any land or building lying within the jurisdiction of a municipal corporation or municipality, ihe annual value as assessed by or for such corporation or municipality and prevailing for ihe time being, and
- (b) in respect of any other land or building, the gross annual rent at which tlie land or building might at the time of assessment be reasonably expected to let from year lo year, less, in ihe case of a building, an allowance of ten per cent, for the cost of repairs and for all otherexpenses necessary to maintain the building in a slale lo command such gross rent.
- (2) If the gross annual rent uner clause (b) of sub-section (1) of any land or building not ordinarily let cannot be easily estimated, thenô
 - in the ease of .such land, the gross annual rent shall be deemed to be five percent, of Ihe estimated present value of such land, and
 - (ii) in Ihe case of such building, (he gross annual rent shall be deemed to be Five per cent, of the value of the building obtained by adding the estimated cost of erecting the building all the time of assessment less a reasonable amount lo be deducted on account of depreciation, if any, to the estimated present market value of the land with the building as part of the same premises.

Deicnminaannual value of any land noX'iih'irfa municipal area. 35, The annual value under clause (b) of sub-section (1) of section 34 shall be determined by the General Manager or such other officer or officers authorised by him in this behalf, in such manner as may be prescribed. Such determination of annual value shall be final subject lo appeal as hereinafter provided.

(38 The Calcutta Metropolitan Water and Sanitation Authority Act. 1966.

Yin of 1966.]

(Chapter VI.—Revenue, Finance, Accounts, Audit and Budget.
—Sectiom 36-38.)

v- 36. All street hydrants including fire hydrants, if any, within the jurisdiction of any local or public authority and all places of public resort under Ihe control of such local or public authority shall be supplied with water, charges for which shall be payable by the local or public authority,

public authorities to pay Tor supply of water.

as the case may be. Such charges shall be determined in the manner laid down in section 37.

37. (1) For calculating the amount payable by the owner of any premises for consumption of water, the Authority may determine the quantity consumed on the basis of readings recorded by a meter attached to the premises.

Calculation of charges for water supply.

- (2) Until meters can be attached to any premises, the Authority may, in such manner as may be provided by regulations, determine the average consumption of water on the basis of the pressure of water supply, the number and size of water-taps and the size of ferrules, it any, used in the premises, and may determine the amount payable on Ihe basis of such average consumption.
 - (3) For calculating thd amounL payable by a local or public authority for consumption of walerô
 - (i) in any place of pu b 1 ic resort, the quand ty of water consumed may be determined in the manner specified in sub-sections (I) and (2), and
 - (ii) through street hydrants and fire hydrants within its jurisdiction, the quanLily of waicr consumed may, in such manner as may be providedbyregulalions.be determined by the Authority on the basis of ihe number of such hydrants, the pressure of water-supply and the diameter and size of pipes and Fittings connecting the hydrants with the mains of the Authority.
- (4) Meiers shall be installed and owned by the Authority and cost thereof shall be paid out of the fund of the Authority:

Provided, however, that the Authority may realise for the meters such charge as it may from time lo time specify by regulations.

Explanation.ô In Ihis section the expression "owner" includes an occupier where the premises or any part of it is in the occupation of such occupier and a separate water-supply connection stands in his name.

38. If the owner of any premises having independent source of water- supply is allowed by the Authority to take sewerage service, he shall be liable to pay Tor such service such amount as would be payable as surcharge calculated on the basis of water consumed from his independent source, the same being deemed to be water supplied by the Authority. The quantity of water so consumed shall be determined by the Authority by offician maters for each particular and at such places as it may deep

Charge for sewerage service only in certain eases.

by the Authority by affixing meters for such periods and at such places as it may deem proper:

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The Calcutta Metropolitan Water and Sanitation Authority'
Act, J966.
[West Ben. Act
(Chapter VI.—Revenue, Finance, Accounts, Audit and Budget.—Sections 39-41.)
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Provided that no such amount shall be payable by **the** owner or any premises, solely used for residential purposes, having not more **than** one **Lube-**well of diameter noi exceeding four centimetres as independent source of water-supply.

- 39. The readings of meters indicating the quantity of consumption of water Khali be presumed to be correct unless the contrary is proved.
 - 40. (1) Subject to the previous approval of the State Government, the Authority may require a local authority lo

 Pros um pi oin as lo charges, surcharges or fees imposed under this Act.

 correctness

Requisition of services or local authorities for ccrtain purposes.

of meters.

- (2) The manner in which such functions shall be performed, the procedure lobe followed in connection therewith, the manner by which the Iocpl authority shall account to the Authority, the time and manner of payment to the Authority of the amounts collected, and the provision of crediisorallowances.ifany, to ihe local authority tocoveritsadministrative costs shall be such as may be prescribed. ~
- (3) For the purpose of facilitating and enforcing collections by the local authority under this section, the Authority or the General Manager, as the case may be, may delegate to the local authority or any of its officers all or any of the powers granted in this behalf in this Act or in the regulations to the Authority or the General Manager, and in such event the relevant provisions of this Act or the regulations shall apply *mutatis mutandis* to the local authority and its officers.
 - 41. (1) The Authority shall by regulations specify the lime, place and manner of payment of the taxes, fees, charges and surcharges payable under this Act,

Realisation of (axes, anil charges and recovery of nneare

- (2) In terest at 6ptv Jr. pe r tin wwi s hall be pay ab I e on all laxes, Fees, charges and surcharges remaining unpaid after due dates.
- of nncare [hereof.] (3) The taxes, fees, charges and surcharges due from any person in respect of any premises on account of supply of water and other services rendered by the Authority together with interest, if any, payable ihereon shall, subject to the prior payments of land-revenue, if any, due to the Government thereon and of municipal rates, if any, due to any municipal corporation or the commissioners of a municipality, as the case may be, be a first charge on the land and buildings, comprised in the premises, and upon the movable property, if any, found within such premises and belonging to the said person.

(Chapter VI.—Revenue, Finance, Accounts, Audit and Budget.

—Section 42.)

'É(4) (i) If any local or public authority fails to pay the taxes, fees,

charges and surcharges or any interest thereon due from it for a period of six months, the Authority may approach the State Government for taking necessary steps for recovery of the same and the Slate Government may then attach the fu nd or any portion thereof belonging to such local or pub! ic authority.

(ii) After attachment, no person except an officer appointed in this behalf by the State Government shall in any way deal with the attached fund or portion thereof but such officer may do all acts in respect thereof which any such local or public authority or officer or servant thereof might have done if such attachment had not taken place, and may apply the proceeds in satisfaction of the arrears and or all interests due in respect thereof and of all expenses caused by the attachment and subsequent proceedings:

Provided that no such attachment shall defeat or prejudice any debt for which Ihe fund attached was previously charged in accordance with law but all such prior charges shall be paid out of the proceeds of the fund before any part of the proceeds is applied to the satisfaction of the debidue to the Authority.

- 42. (1) The accounts of the Authority shall be maintained in such Accounts manner and in such form as may be provided by regulations.
- (2) The accounts of the Authority shall be audited from time Lo time and at least once a year by such auditor as the State Government may appoint in this behalf, and the Authority shall pay to the auditor such remuneration as the State Government may direct.
- (3) The Authority shall afford to the auditor, his clerks and assistants, access to all such books and documents as are necessary for the purposes of the audit, and shall, when required, furnish to them all vouchers and information requisite for that purpose, and also afford to them all facilities for the proper execution of their duty.
 - (4) The said auditor shallô
 - (a) report lo the Board any material impropriety or irregularity which he may observe in the expenditure, or in the recovery of moneys due to the Authority, or in Ihe accounts, and report the same to the Slate Government,
 - (b) furnish to the Board such information as Ihey may from lime lo time require concerning the progress of his audit, and
 - (c) within fourteen days after the completion of his audit, forward his report upon the accounts to the General Manager and such report shall form part of the annual financial statement prepared under section 43.

[West Ben. Act

(Chapter VI.—Revenue, Finance, Accounts, Audit and Budget.— Sections 43, 44.—Chapter VII.—Water Supply.—Sections 45, 46.)

financial 43. (1) The General Manager shall prepare an annual financial siwcment. statement in such form as may be provided by regulations and submit the same to the Board within six months after the expiry of each financial year.

(2) The annual financial statement shall give a true and failhfu) account of Ihe income and expenditure during the previous financial year, including the progressive totals since Ihe inception of the Authority and indicating the up-lo-date financial position.

Budget.

44. The General Manager shall in each year, by such dale and in such form as may be provided by regulations, prepare a budget for the next financial year showing Ihe estimated receipts and expenditure and place it before the Board for adoption.

CHAPTER VTI

Water Supply.

prov£^{r₁y IO} ^5. (i) The Authority shall provide supply of water throughout the supply of District for domcstic.commercial, industrial, recreational and olherprivate or public purposes in accordance with such public health standards as may be prescribed, and the Authority may regulate the hours, quantity and pressure of such supply.

- (2) The supply of water under sub-section (1) shall include supply, free of charge, of water for domestic purposes through public stand-posts for which the Authority may erect such stand-posts at such convenient places as it may consider necessary. The Authority shall also, until such time as it may consider necessary, continue to maintain the existing hand- operated public tube-wells belonging to a municipal corporation or municipality and vested in it under section 23.
- (3) The Authority shall not be liable to any penalty or damages for failure to supply water either due to accident or other unavoidable cause or due to necessary repairs, replacements, extensions or other works connected with such supply.
- 46. All connections of premises, street hydrants including fire hydrants and places of public resort to the mains of the Authority for the supply of water therein and all pipes, taps and other fillings used for such supply shall be made, maintained and regulated in accordance with, and subject to, such regulations as may be made. The Authority may charge such connection and re-connection fees as may be provided by regulations.

Regulations to provide connections Tor supply or Wiiicr. The Calcutta Metropolitan Water and Sanitation Authority XIII & 1966.

(Chapter VII.—Water Supply. —Sections 47-51.)

47, When any premises are without supply of water the General Manager may by written notice require the owner of such premises to obtain such supply and for that purpose provide all ihe cost of such owner such pipes, hydrants, stand-posts and other fittings and execule such other works as the General Manager may decide:

Power lo direct the owner lo obtain supply and lay down pipes, hydrants, etc., in certain

Provided thatô

- (a) the cost of executing Ihe said works beyond seventy metres from the premises shall be paid out of Ihe fund of the Authority; and
- (b) if the General Manager is satisfied that the owner is unable lo bear the whole or any pan of the cost of even such portion of the said works as is within seventy metres from the premises, he may, with ihe approval of the Board, direct that the whole or s u eh part of I he co s I be paid fro m ih e fu n d of the Au iho ri ty.
- 48. No person shall use water except as authorised by this Act or regulations made thereunder.

Prohibition of unauthorised use of water.

- 49. (1) No owner or occupier of any premises to which water is supplied by the Authority shall negligently or otherwise suffer such water to be wasted or shall suffer pipes, taps, works and fittings for the supply of water lo remain out of repair so as lo cause wastage of water.
- Prohibition of wastage of water and keeping in order pi pes, taps, etc.
- (2) No person shall cause wastage of water by the misuse of public stand-posts, pipes, drinking fountains or hydrants.
- SO. (1) Whenever the General Manager has reason lo believe that as are sultof defecisin pipes. taps or fittings connected with the water-supply, the water supply to any premises is being wasted, he may, by written notice, require the owner of the premises, within such period as may be specified in the notice, to repair and make good the defects.

Prevention of wastage of waler in premises.

- (2) If such repairs are not effected within the time specified in the said notice The General Manager may cause such repairs to be made in order to stop wastage. The cost of such repairs shall be recovered from the owner of the premises as an arrear of water-charge.
- 51. The Authority shall on demand supply every ship leaving the Port of Calcutta with a reasonable quantity of water for use on the voyage, at such charge as the Authority may from time to time fix by regulations.

Supply of water lo ships.

[West Ben. Act

(Chapter VII.—Water Supply.—Sections 52, 53.)

of Amhorii

52. No tube-wel I shall be sunk in any area within Ihe District except
to stnk mbc- in accordance with such regulations as may be made and without obtaining wells.
previous permission of the General Manager in writing. The General
Manager may grant such permission subject to such further conditions as he may
deem fu or may refuse lo grant permission.

Powermihe Manager 10 cut off or supply of waler 10 premises. 53. (i) Notwithstanding anything contained in this Chapter, the General Manager may cut off the connection between any waterworks of ihe Authority and any premises 10 which waterissuppliedfrom such works or may lum off such supply, in any of the following cases, namely:ô

(a) if the premises are unoccupied;

- (b) if after receipt of written notice from the General Manager requiring him lo refrain from so doing, the owner or occupier of the premises continues to use water or to permit the same lobe used in contravention of this Act or any regulation made thereunder,
- (c) if the owneroroccupier refuses to admit any officerorservaru of the Authority duly authorised in that behalf into the premises for the purpose of making any inspection relating to waler supply, or prevents such officer or servant from making such inspection;
- (d) if the owner or occupier of the premises wilfully or negligently injures or damages the meter or any pipe or Lap conveying waler from any works of the Authority;
- (e) if any pipes, taps, works or fittings connected with the supply of water to the premises be foundon examination to be out of repair to such an extent as to cause such wastage of water that immediate prevention is necessary;
- (f) if by reason of a leak in the service pipe or filling, damage is caused lo a pub lie s treet and i m medi ate pre ve n tion is necess ary; or
- (g) if there is any water-pipe siluaied within the premises to which no tap or otherefficient means of turning the water off is attached:

Provided lhat, except in the case where by reason of any of the circumstances referred to in clauses (d) lo (g) there is risk of conlnminaiion of waler, the General Manager shall not cut off such connection or turn off such supply unless notice of not less than twenty-four hours has been given 10 the owner or the occupier of the premises, as the ease may be.

XIII of 1966.]

The Calcutta Metropolitan Water and San itation Authority Act, 1966.

(Chapt&TVII.—Water Supply.—Sections 54-56.— Chapter VIII,—Drainage and Sewerage.—Section 57.)

- (2) No action taken under or in pursuance of this section shall relieve any person from any penalties or liabilities which he may otherwise have incurred.
- (3) The expense of cutting off the connection or of turning off the water and of restoring the same as determined by the General Manager in any case referred to in sub-section (I), shall be paid by the owner or occupier of the premises:

Provided that no charge for such expense shall be made in the case mentioned in clause (a) of the said sub-section,

- 54. In carrying water-mains wilhin or outside the District, the Authority shall have the same powers and be subject lo ihe same restrictions as are provided in respect of carrying drains wilhin or outside the District.
- 55. When it is necessary to bring water into the District from any place outside the District, the Authority may, if required, construct dams, reservoirs or other facilities outside the District, and may lay pipes or construct aqueducts and in so doing may exercise, throughout the line of country outside the District through which such pipes or aqueducts are to run, all the powers which it might exercise under this Act or any regulation made thereunder if the said pipes or aqueducts were to run within the District,
- 56. When the Authority has taken over the water-supply servicein any area under section 23, or is in a position to supply water in any area where there is no such water-supply service, the Authority may, after serving at least three months nolicein such manner as may be provided by regulations, take over any independent water-supply system in the area belonging loô
 - (a) the Slate Government, on such terms and conditions as the State Government may determine, and
 - (b) any person, firm, corporation, or other organisation, on payment of compensation calculated on the basis of the market value on the dale of service of the notice of all the properties connected with such system.

CHAPTER VTI1

Drainage and Sewerage.

57. (1) The Authority shall construct and maintain drains and sewers and provide^ safe and sufficient outfall, in or outside the District, for effectual drainage and proper discharge of storm water and sewage of the District.

General powers or the Authority in regard lo wilier-mains.

Laying of pipes or consiniction of queducls. etc., beyond ihc District Tor bringing water into ii.

Power of ihc Authority to takeover other water- supply system.

Authority to provide drainage, sewerage and outfall. Power lo

Aulhorily lo improve,

discontinue

[West Ben. Act i

(Chapter VIII.—Drainage and Sewerage.—Sections 58-60.)

- (2) If the outfall deteriorates by the decay of exisli tig river channels or otherwise, the State Government may require the Aulhorily to take at ils cost such action as may be necessary to ensure a safe and sufficient outfall.
 - 58. The power of Ihe Authority under section 57 shall include the power loô
 - (a) enl arge, arc h o ver or o therw i se i mpro ve any o fi ts drains, or
 - (b) discontinue, close up or destroy any of ils drains which has in its opinion become useless or unnecessary, or
 - (c) construct any new drain in the place of an existing drain in any land wherein any of its drains has already been lawfully constructed, or repair or alter any drain so constructed:

Provided thatô

- if, in the exercise of any of the powers conferred by this section, it is proposed lo demolish any house-drain, a written notice shall he served upon ihe owner of such drain; and
- (ii) if by reason or anything done under this section, any person is deprived of ihe lawful use of any drain, Ihe Authority shall as soon as practicable, provide for his use some other drain as effectual as one which has been discontinued, closed up or destroyed.
- 59. (1) Where it is necessary for Ihe purpose of outfall or discharge of sewage lo cany any drain of the Authority outside the District, the Authority may do soô
 - through, across or under any street or any place laid out as or intended for a street, and
 - (ii) after giving reasonable notice in writing to the owner and occupier, into, through or under any land whatsoveror under any building.
- (2) In the exercise of any power under this section, the Authority shall causeaslitlled amage as possible to any property and shall pay compensation to any person who sustains damage in consequence of the exercise of such power.
- 60. The Auth ority may, i f necessa ry, make i Is d ra i n s to co mmun ic ate with, or empty themselves into, any public drain, lake, stream, canal or water-course outside the District, and in so doing it may exercise throughout the line of country outside the District, through which the said drains are to run, all the powers which it might exercise under this Act if the said drains were to run entirely in the District.

Authority's power to cany ils drains beyond Ihc District Tor specific purposes.

Communication of Authority's drains with drains, lakes, clc,. beyond the District. The Calcutta Metropolitan Water and Sanitation Authority Act. 1966. Xm of 1966.

(Chapter VIII.—Drainage and Sewerage.—Sections 61-64.)

61. The owner or occupier of any premises shall be entitled to cause his housedrain loempty into a drain of the Authority, provided thai, before doing so, heô

- (a) obtains a written permission of the General Manager and pays connection fee in accordance with the regulations, and
- (b) complies with such conditions as the General Manager may specify as to ihe mode in which, and the superintendence under which, communications between house-drains and the drains of the Authority are to be made.

62. No person shall without complying with the provisions of section 61 make or cause to be made any connection of aliDuse-drain with a drain of the Authority.

Conner lions with drains of Ihe Authority not lo be made excepl in conformity with see lion 61.

63. When a house-drain belonging lo one or more persons has been laid in a private street which is common to more than one premises, and the General Manager considers it desirable that any other premises should be drained into such drain, he may, by written notice, require the owner of such premises to connect his house-drain with such first-mentioned drain and the owner of such first-mentioned drain shall thereupon be bound to permit such connection lo be made:

Compulsory connect ions of housedrains with each other.

Provided that no such connection shall be made except upon such terms as may be provided by the regulations and until any payment which maybedirected by the General Manager inaccordance with the regulations has been duly made.

64. When any premises are, in the opinion of the General Manager, without sufficient means of effectual drainage, be may by written notice require the owner or the said premisesô

Power io enforce drainage into premises.

- (a) to make a house-drain emptying i nto a drain of ihe Authority;
- (b) to provide and set up all such appliances and fittings as may appear to the General Manager necessary for the purposes of gathering and receiving thedrainage from, and conveying the same off, the said premises and of effectually flushing such house-drain and every fixture connected therewith, or
- (c) to remove any existing house-drain, or other appliance or thing used or intended 10 be used for drainage which is injurious lo health:

Right of owner or occupier oT premises lo empty house drain into a drain of the

Authority.

The Calcutta Metropolian Water and Sanitation Authority Act, 1966. 90 [West Ben. Act

(Chapter VIII.—Drainage and Sewerage.—Sections 65-67.)

Provided thatô

- (a) in cases where the drain of (he Authority is beyond seventy metres from the premises, the cost of constructing ihe portion of the housedrain beyond seventy metres from [he premises shall be paid out of the fund of the Authority; and
- (b) if the General Manager is satisfied that the owner is unable lo bear the whole or any pan of the cost of constructing even the portion of the house-drain as is within seventy metres from the premises, he may, with the approval of the Board, direct that the whole or such part of the cost be paid from the fund of the Authority.

65. When any premises are wiLhoul privy or urinal accommodation, or if the General Managcris of theopinion that the exisiing accommodation therefor available for the persons occupying or using the premises is insufficient, inefficient or for sanitary reasons objectionable, the General Manager may, notwithstanding anything contained in any law governing any municipal corporation or municipality, as the case may be, or in any rule or by-law made thereunder, by written notice, require the owner of such premises toô

- (a) provide suchorsuch additional privy or urinal accommodation as he may specify, or
- (b) make such structural or other alterations in the existing privy or urinal accommodation as he may specify, or
- (c) substitute privy or urinal accommodation directly connected with a sewer for any service privy or service urinal accommodation,

sewer for any service privy or service urinal accommodation, with ninety days of such requisition.

66. When a potice has been issued under section 65 in respect of any arise, urinal

- 66. When a notice has been issued under section 65 in respect of any privy, urinal or group of privies or urinals and the General Manager is satisfied that the owner of the land or building on or in which any such privy orurinal is situated is unable to pay the whole or part of the expenses of carrying out the work required by the notice, he may, with the previous approval of the Board, direct Lhai such expenses or such portion thereof be paid out of the fund of the Authority.
- 67. (1) If any house-drain, ventilation shaft or pipe, cess-pool, house-gully, privy, urinal or bathing or washing place in any premises is found on inspection and examination by the General Manager or by any other officer authorised by him in that behalf lo benot in good order or condition, or constructed in contravention of any of the provisions of this Act or any regulation made thereunder or of any other Act, or rule or by-law made under the same, prevailing at the time of such construction, the General Manager may by written notice require the owner of the premisesô

Provision for privy and urinal accommodation in premises where such accommodation his not been provided or is insufficient.

Costing
report or
privy
payable out
of the fund of
the
Authority in
curtain

Power lo the General Manager to require repair;, clc.. to be made lo house- drain, clc. The Calcutta Metropolitan Water and Sanitation Authority Act. 1966. XIII of 1966.)

(Chapter VIIL—Drainage and Sewerage.—Sections 68-70.)

- (a) 10 close or remove the same or any encroachment thereupon, or
- (b) lo renew, repair, cover, re-cover, trap, veniilale, pave and pilch, flush, or cleanse or take such other action as tie may think necessary in this ragard.
- (2) In any such case the General Manager may forthwith and without noticeô
 - (a) stop up or demolish any house-drain by which sewage, offensive matter or polluted water is enrtied through, from, into or upon any premises in contravention of any of the provisions of this Act or any regulation made Ihereunder, or
 - (b) clear, cleanse, or open out any house-drain which is choked, blocked or in any way obstructed,

and all expenses incurred in so doing shall in the discretion of the General Manager be paid by the owner or Ihe occupier of the premises.

- 68. Drains, privies and urinals and all appurtenances thereof shall be constructed, maintained, repaired, altered and regulated in accordance with such regulations as may be made.
- Regulations as lo drains, privies and urinals.
- 69. When under the provisions of this Chapter, or Chapter VII, Ihe General Manager may require the owner of any premises lo carry out any work, he may, if he considers ii desirable so to do, require ihe occupier of the said premises to carry out such work and the occupier shall be bound to comply with the requisition:

Power or the General Manager to require occupier to carry oul work in place of owner.

Provided that except in thecase of a special agreement to theconlrary, such occupier may deduct the amount of the expenses reasonably incurred or paid by him in respect of such work from ihe renl payable to the owner or may recover the same from him in any court of competent jurisdiction:

Provided further that for ihe purpose of clause (b) of section 9 of the West Bengal Premises Tenancy Act, 1956, an occupier who is a tenant shall be deemed to have given his written consent lo any expenditure incurred for any work done In pursuance of Chapters VII and VIII of the Act which amounts to an improvement within the meaning of the said West Bengal Premises Tenancy Act, 1956.

70. (I) When the Authority has taken over any of the services relating to sewerage and drainage in any area under section 23, or is in a position lo provide sewerage and drainage where there is no such service, the Authority may, after serving at least three months' notice in such manner as may be provided by regulations, take over any independent sewerage or drainage system in the area belonging toô

Taking over by and vesting in the Authority of other sewerage and drainage system.

West Ben. Acl XII of 1956. The Calcutta Metropolitan Water and Sanitation Authority' Act, J966.

[West Ben. Act

92 < Chapter IX.—Prosecution and penalty.—Sections 71, 72.— Chapter X.—Miscellaneous.— Section 73.)

- (a) Lhe Slate Government, on such terms and conditions as the Slate Government may determine, and
- (b) any person, firm, corporation or olher organisation, on payment of compensation calculated on the basis of lhe market value on the date of service of the notice of all Che properties connected with such system.
- (2) Notwithstanding any thing to the contrary contained in the Calcutta Improvement Act, 1911, or the Howrah Improvement Act, 1956, after lhe Authority has taken over the municipal services relating to water supply, drainageor sewerage in any area, any work constructed in any street within the area by the Board of Trustees for the improvement of Calcutta or lhe Board of Trustees for the improvement of Howrah in the course of execution of any improvement scheme for providing water, sewerage or drainage facilities therein shall vest in the Authority on and from the date such street vests in the Corporation of Calcutta or the Municipality of Howrah, under section 65 of the Calcu tta Improvement Act, 1911, or of the Howrah Improvement Act, 1956, as the case may be.

Ben, Acl V ofl9II. West Ben, Acl XIV ₀ r

CHAPTER IX Prosecution and Penalty.

Prosecition. 71, NocourtshalltakecognisanceofanyoffenceunderthisActorany rule or regulation made thereunder except on the complaint of an officer of the Aulhorily authorised by it in this behalf.

Penally.

72. Whoever contravenes the provisions of ihis Act or of any rule or regulation made thereunder shall be punishable with imprisonment which may extend lo one year or with Fine which may extend to one thousand rupees or with both.

CHAPTER X Miscellaneous.

73. It shall be lawful forthe General Manager or any officer authorised by him in this behalf to enter into or upon any land or building wiLhin the District with or without assistants or workmen in order to make any enquiry, inspection, measurement or valuation, or to execute any work which is authorised by or under this Act or which it is necessary to execute for any of the purposes or in pursuance of any of the provisions of this Act or of any rule or regulation made thereunder:

The Calcutta Metropolitan Water and Sanitation Authority Act. 1966.

XIII of 1966.]

(Chapter X. —M isce Uaneous. —Sect ion 74.)

Provided ihat before entering upon such land or building notice of the intention to do so shall be given to the owner or occupier or both in such manner as may be provided by regulations.

- 74. (I) The General Manager or any officer authorised by him in this behalf mayô
 - (a) inspect and examine any house-drain, ventilation shaft or pipe, cess-pool, house-gully, privy, urinal, or bathing or washing place existing in, or any pipe, tap filling or meter for supply of water to, any premises; and

Powers of inspection and examination.

(b) if necessary 'for the purpose of such inspection and examination, cause the ground or any portion of any house- drain or olher work exterior to a building or any portion of a building lo be opened, broken up or removed:

Provided lhat in the prosecution of any such inspection and examination as lillle damage as possible shall be done.

- (2) Any ground or any portion of any house-drain or other work exterior to a building or any portion of a building opened, broken up or removed under clause (b) of sub-secilon (1) shall be filled in, re-instated and made good byô
 - (a) ihe owner of Ihe premises at his own cost, where the works or things mentioned inclause(a) of sub-section (1) are found on inspection and examination to be noi in good order or condition or constructed in contravention of any of the provisions or this Act or any regulation made I hereunder, or of any other Act, or rule or by-law made under the same, prevailing at Ihe lime of such construction, and
 - (b) the Authority, in oLher cases.
- (3) Where the owner of any premises raises any dispute as to the existence of any of the circumstances referred lo in clause (a) of subsection (2), he may, wilhin thirty days from the dale of inspection and examination, make a written representation toô
 - (a) the General Manager, in cases where the inspection and examination is done by any officerof the Authority other than the General Manager, and
 - (b) ihe Board, in other cases,

and the decision of the General Manager or the Board, as the case may be, shall be final.

[West Ben. Ac|

fChapter" X. -Miscellaneous.-Sections 75-77J

Powers io 75. (]) The General Manager or any other officer authorised by him [folk, pool or "1 t".1.5" behalf may have any lank, pool or well cleansed or disinfected after "ell. notice co ihc owner and the occupier, ifany, thereof when it appears to him

lhai such cleansing or disinfecting will tend io prevent or check lhe spread of any dangerous disease.

(2) The cost ofclcansingordisinfeciing under sub-seciion(l) shall be paid by the owner or occupier of the lank, pool or well and shall, in case of default, be recoverable as arrear of waler-charge; provided that iT the General Manager is satisfied that such owner or occupier has no means to pay, he may, with lhe previous approval or the Board, direct that such cost be paid from the fund of the Authority.

Municipal authorities nol lo sanction building plan unless plan relaling lo water supply, clc., is in con form iry wilh reputations.

76. All building plans submitted to a municipal corporation or municipality for sanction shall conform lo the regulations of the Authority re I ati ng t o wa ter-s upply, dra in age, p ri v y and uri n a I acc oirunod ati o n within the premises, and no building plan shall be sanctioned by the authorities of any municipal corporation or municipality unless the same so conforms.

Power lo Aulhorily and General Manager lo enforce requisition or order.

- 77. (1) When any requisition or order is made under any of the provisions of ihis Act or any regulation made thereunder by a written notice issued by the Authority or the Genera I Manager, treasonable period shall, unless otherwise provided for under such provision, be specified in such notice for carrying such requisition or order into effect, and a reasonable period shall also be specified therein within which any written objection thereto shall be received by the General Manager.
- (2) Such wriiien objection, if any, shall be heard and disposed of by the General Manager after giving notice Lo the objector and theorderofthe General Manager thereon shall be final,
- (3) I fthe requisi I ion or the order is noi complied with wilhin the period specified in the notice or, if an objection has been preferred and disallowed, wilhin such extended lime as may be specified in lhe order of disposal of lhe objection, the General Manager may take such measures or cause such works to be executed or such things to be done as may, in his opinion, be necessary for giving due effect Lo the requisition or the order so made, and unless it is otherwise expressly provided in ihis Act or in any regulation made thereunder, the expenses thereof shall be paid by the person or by any one of ihc persons to whom such requisition or order was addressed and shall be recoverable as arrear of water-charge.

The Calcutta Metropolitan Water and Sanitation Authority Aa, 1966. 95

XIII of 1966.1

(Chapter X.-Miscellaneous.-Sections 78-81J

- (4) The General Manager may take any measures under sub-section (3), whether or not (he person who has failed to comply with the requisition or order is liable to punishment or has been prosecuted or sentenced to any punishment under this Act or any regulation made thereunder for such failure.
- 78. (1) The compensation payble under sections 13, 56, 59 and 70 Compensa-shall be determined by the General Manager or any other officer authorised llDn, by him in this behalf in such manner as may be prescribed; provided that where the amount of claim exceeds rupees len thousand, the General Manager shall refer lhc case to the Board which shall then determine compensation in such manner as may be
- (2) Where several persons claim lo be entitled to the compensation, the Board, the General Manager or the officer, as the case may be, determining the amount of compensation under sub-sec lion (1) shall also determine the persons who, in its or his opinion are so entitled and apportion the amount among them.
- (3) Determination of the amount of compensation under sub-section (1) and of persons entitled thereto and apportionment thereof under subsection (2) shall, subject to appeal as hereinafter provided, be final.
- 79. (1) Any person aggrieved by an order of the General Manager or Appeal, the officer determining the annual value of any land or building under section 35 or by an order of the Board, the General Manager or the officer,
- as the case may be, determining the amount of compensation under subsection (1) of section 78, determining the persons entitled thereto, or apportioning the amount thereof under sub-section (2) of the said section may, within, sixty days from thedateofsuch order, prefer an appeal to such authority as may be appointed by the State Government by notification.
- (2) No person shal I be appointed under sub-section (1) as an authority to hear appeals unless he it or has been a j ud icial officer for at least 10 years.
- (3) Appeals under sub-section (1) shall be filed and heard in such manner as may be prescribed.
- 80. No act or proceeding of the Authority or of the General Council Validation, or of the Board shall be deemed lo be invalid merely by reason of ihe existence of any vacancy in ihe General Council or in the Board or any defector irregularity in the constitution of the Authority or of the General

Council or of the Board.

81. The provisions of ihis Act shall have effect notwithstanding ACHO anything to the contrary contained in any other law for the time being in override ulher luws, force or any instrument made thereunder.

The Calcutta Metropolitan Water and Sanitation Authority' Act, J966. [West Ben. Act 96

(Chapter X.—Miscellaneous,—Sections 82-87.)

Authority to he a local authority. 82. The fund of the Authority shall be deemed to be local fund and the Authority shall be deemed to be a local authority within the meaning of clause (23) of section 3 of the Bengal General Clauses Act, 1899.

Ben. Act 1 of 1899.

Members, Directors, officer: and employees of the Authority lo be public 83. All members. Directors, officers, and employees of the Authority shall be deemed, when acting or purporting to act in the discharge of (heir duties or in the excreise of their powers under this Act or under any rule or regit I a lion made thereunder, lo be public servants within the meaning of section 21 or ihe Indian Penal Code.

XLVof JSfiO.

Prohibition 84. (I) No person shall, in any way, obstruct any member, Director, obstruction. officer or employee of the Authority in the discharge of any duLy or the exercise of any power under this Acl.

- (2) No person shall obstruct any person with whom the Authority has entered into a contract, in the perform a nee or execution by such person of his duty under, or in doing any thing which he is empowered to do by virtue of, or in consequence of, this Act or any rule or regulation made thereunder.
- ^ 85. (1) All local authority shall render such help and assistance and Assist, " furnish such information to the Authority as Ihe Authority may require for carrying out its purposes and shall make available to the Authority for inspection and examination such records, maps, plans and olherdocuments as may be necessary for the discharge of its functions.
 - (2) Every municipal corporation or municipality within the District shall, on demand, make available copies of assessment rolls and other relevant documents in connection with assessment of rates and \axes on payment of such fees as may be prescribed. Such copies shall be duly certified by an officer of the corporation or the municipality, as the case may be, authorised in this behalf.

Prohibition of removal of mark.

- 86. No person shall remove any mark placed, or fill up any trench cul, for the purpose of marking levels and boundaries by the Aulhority under the provisions of this Act.
- Indemnity. §7, No suit or proceeding shall lie against any member, Director, officer or employee of Ihe Authority for anything in good faith done or intended to be done in pursuance of this Act or any rule or regulation made thereunder.

97
The Calcutta Metropolitan Water and Sanitation Authority
Act. 1966.

XIII of 19(56.]

(Chapter X.—Miscellaneous.—Sections 88-90.)

Wesi Ben. Acl XXXIII, or 1951. Ben. Acl III of 1923. Ben. Acl XV of 1932. Wcsl Ben. Acl XVII of 1955. West Ben. Acl XVII of 1965.

West Ben. Acl XIV of 1956. 88. (1) With effeci from (he dale of vesting in lhe Authority of any of lhe services of water-supply, sewerage, drainage, collection and disposal of night-soil and collection and disposal of garbage in any area, the provisions of the Calcutta Municipal Acl, 1951, of lhe Calcutta Municipal Acl, 1923 as in force in lhe Municipality of Howrah, or ihe Bengal Municipal Act, 1932, or the Chandemagore Municipal Act, 1955, or the Howrah Municipal Act, 1965, as the case may be, or any other Act for the lime being in force relating to such service shall stand repealed in the area.

- (2) The provisions of the Howrah Improvement Act, 1956, relating lo lhe sewage disposal scheme for lhe Municipality of Howrah shall stand repealed with effect from thedaleofveslinginlhe Authority of the works relating to such scheme.
- (3) The Calcutta Improvement Act, 1911, and the Howrah Improvement Act, 1956, shall stand amended to lie extent and lo the manner specified in Schedule m.

Ucn. Acl V of 1911.

89. The State Government may, after consultation with the Authority, give to the Authority such directions of a general character relating to lie performance of its functions and duties under this Act as appear to lie Slate Government lo be requisile in the public interest and the Authority shall give effect to such directions.

Diree lions by llic Slaic Government.

Control

State Government

- 90. (1) The Stale Government may remove from the Authority any Director who in its opinionô
 - (a) refuses to act,
 - (b) has become incapable of acting,
 - (c) has so abused his position as a Director as to render his continuance in office detrimental to the interest of the public, or
 - (d) is otherwise unsuitable lo continue as Director.
 - (2) The State Government may suspend any Director pending an enquiry against him.
- (3) No order of removal under ihis section shall be made unless the Directorconcerned has been given an opportunity io submit hiscxplanalion to lhe State Government, and when such order is passed another Director shall be appointed or elected, as lhe case may be, under sub-section (2) of section 6 lo fill up the vacancy.
- (4) A Director who has been removed shall not be eligible for reappointment as Director or in any other capacity under the Authority or for rc-election as Director. \acute{E}

Repend nnd

The Calcutta Metropolitan Water and Sanitation Authority' Act, J966.

[West Ben. Act

98 (Chapter X.—Miscellaneous.—Sections 90A, 90B.)

(5) If the Authority Tails to carry out its functions, or follow [he directions issued by the State Government under this Act, the Stale Government shall have the power toremove all the Directors including the Chairman and in the case of such removal the Board shall be reconstituted in accordance with the provisions of section 5.

'90A. (1) If in the opinion of the State Government il is necessary so to do with a view to better co-ordination and speedier execution of development work and maintenance thereof the State Government may, by an order published in the *Official Gazette* and mentioning therein the reason for the order, supersede the Authority for such period as may be specified in the order.

Power oT Stale Government (o supersede [he Authority.

- (2) For Ihe removal of doubls it is hereby declared that no notice whatsoever is required to be given to the Aulhority for submission of any representation before making any such order of supersession under subsection (I),
- or modify from time to lime Ihe period of supersession.
- ¹90B. (1) When an order of supersession has been made under section 90A, then with effect from the date of the orderô
 - (a) all Directors and members of the Authority shall vacate their offices;
 - (b) all properties, funds and dues which are vested or realisable by the Authority shall vest in and be realisable by the Calcutta Metropolitan Development Authority constituted under section 3 of the Calcutta Metropol itan Development Aulhority Act, 1972* (hereinafter referred lo as ihe Metropolitan Aulhority);

(c) all contracts and liabilities which are enforceable by or against the Board shall be enforceable by or against the Metropolitan Authority;

- (d) all the powers and duties which may, under the provisions of Ihisor any other Acl or any rule, regulation, bye-law, order or notification made thereunder, be exercised or performed by the Aulhority shall be exercised or performed by the Metropolitan Authority;
- (e) all legal proceedings instituted by or against the Authority may be continued or enforced by or against the Metropolitan Authority;

West Ben. Act XI of 1972.

'Sections 90A and 90B were inserted by Purj C to the Schedule to Ihc Calcutta McIropotitan Development Authority Act. J 972 {West Ben. Act XI of 1972}, as amended by s. 6 oT Lhc Calculu Metropolitan Development Authority (Amendment) Act, 1974 (West Ben. Act XXI of 1974).

This Acl has so far been repealed by s. 142 of the West Bengal Town and Country (Planning and Development) Act, 1979 (West Ben, Acl XIII of 1979).

Consequents or superses-

sion.

The Calcutta Metropolitan Water and Saniradon Authority Act, J 966.

XIII of 1966.]

(Chapter X., Miscellaneous., Sections 91, 92.)

(f) all officers and other employees of lhe Authority continuing ^J. in office immediately before the date of the order shall be

deemed (o be employed by lhe Metropolitan Authority on such terms and conditions not being less advantageous than what they were entitled to immediately before the said dale.

- (2) The State Government shall, before the expiration of lhe period of supersession re-establish the Aulhorily in accordance with the provisions of this Act.
- (3) The State Government may makesuch incidental orconsequential orders as may appear io it to be necessary Tor giving effect to lie order made under subsection (1) or (3) of section 90 A or under sub-section (2) of ihis section.
- 91. If any difficulty arises in giving effect io any of the provisions of ihis Acl, the Slate Government may, by notification, take such steps or issue such orders not inconsisieni with ihis Act as may appear lo it to be necessary or expedient for the purpose of removing such difficulty.

ProviMQn Tor removal or difficulty.

- 92. (1) The State Government may make rules for carrying out the Poweno C.L \S * ...make rales, purposes of this Acl.
- (2) In particularandwiiboutprejudicelo the generality of iheforegoing power such rales may provide for all or any of the following mailers, namely:ô
 - (a) lhe manner of election of Directors by the General Council under clause (b) of sub-section (1) of section 5;
 - (b) the qualifications, remuneration, oiher conditions of service and fees for attendance at meetings of Directors under subsection (3) of section 5;
 - (c) the duties and the functions of the Chairman under subsection (5) of section 5;
 - (d) the time for election of Directors by the General Council under clause (b) of sub-section (6) of section 5;
 - (e) the officer before whom an appeal may be preferred and the manner of doing so under sub-section (I) of section 24;
 - (0 the manner of determining annual value under section 35;
 - (g) the manner of performing functions and the procedure io be followed in connection therewith, the manner of accounting,

the lime and manner of payment by, and the provision of credits or allowances io, the local authority under subsection (2) of section 40; The Calcutta Metropolitan Water and Sanitation Authority Act. 1966.

[West Ben. Act

(Chapter X.—Miscellaneous.—Suction 93.)

(h) ihe public health standards of water-supply under sub-

t section (1) oF section 45;

- (i) the manner of determining compensation under subsection {]) of section 78:
- (j) the manner of filing and hearing of appeals under sub- scciion (3) of section 79;
- (k) the fees for obtaining copies of assessment rolls, etc., under sub-section (2) of section 85;
 - any other matter which may be or is required to be prescribed under this Act.

Power u> 93, (i) The Authority may make regulations not inconsistent with regulations, iliis Act or ihe rules made thereunder, for carrying out its functions under this Act.

- (2) In particular and without prejudice to Ihe generality of the foregoing power, such regulations may provide for all or any or the following matters, namely:ô
 - (a) ihe deposit, collection, removal and disposal of garbage and regulation (hereof under sub-section (2) of section 10;
 - (b) (he manner of giving notices under ihe proviso to secti on 11, the second proviso to section 12, section 56, sub-section (1) of section 70 and the proviso to section 73;
- (i:) the number of Directors necessary to form quorum and the procedure for conduct of buisness by the Board under subsection (2) of section 16;
 - (d) the number of members necessary lo form quorum and Ihe procedure for conduct of business by the General Council under sub-section (2) of section 17;
 - (e) the functions and duties of the General Manager under subsection (1) of section IS;
 - the method of recruitment, Ihe qualifications, the pay, and othenerms and conditions of serviceof officers and comployees under section 19;
 - (g) the rules for providing for sinking, depreciation, reserve and other funds under section 31;
 - (h) the manner of notifying the rates of waler-charge, surcharge and tax under sub-section (2) of section 33;
 - (i) the manner of determining consumption of waler under subsections(2) and (3) of seciton 37;
 - (j) Ihe amount of charge for meters under the proviso to subsection (4) of section 37;

XIII of 1966,]

(Schedule I.)

- (k) the time, place and manner of payment of [axes, fees, charges ... and surcharges under sub-section (t) of section 41;
 - (I) [he form and manner of maintaining accounts under subsection (I) of section 42;
 - (m) the form for Lhe preparation of lhe annual financial statement under sub-secLion (1) of section 43;
 - (n) the date by which and the form in which the budget shall be prepared under section 44;
 - (0) the rules formaking, maintaining and regulating connections for the supply of water and fees for connection and re-connection under section 46;
 - (p) lhe charge for lhe supply of water lo ships leaving lhe Port of Calcutta under section 51;
 - (q) the conditions for sinking Lube-wells under section 52;
 - (r) the procedure for obtaining and the granting of wrilien permission and the payment of connection fee referred to in clause (a) of section 61;
 - (s) lhe terms and the amount payable for compulsory connection of house-drains under the proviso to section 63;
 - the rules forconstruction, maintenance, etc., of drains, privies and urinals under section 68:
 - (u) any other mailer which may be or is required to be provided by regulations under this

Provided lhat in making regulations regarding any of the matters specified in clauses (b). (c), (d), (f), (g), (1), (m), (n). (q) and (u), lhe previous approval of the State Government shall be obtained.

SCHEDULE I.

[See seclion 2(1)(c)]

"CALCUTTA METROPOLITAN DISTRICT"

The "Calcutta Metropolitan District" is comprised of lhe area including the river Hooghly which has been described in iwo blocks with boundaries as follows, namely:ô

[West Ben. Act

(Schedule I.)

A. Block I

1. Northern Boundary

In district Hooghly:

A line sians from the point where a straight line drawn eastward along the northern boundary of mauza Refaitpur (J.L. No. 29)

meets the eastern boundary line of the Hooghly district in the river Hooghly and proceeds westward along the northern boundaries of mauzas Refaitpur (J.L. No. 29) and Benipur (J.L. No. 34) within police-station Mogra.

2, Weslcrn Boundary

In district Hooghly:

The aforesaid line then bends southward and runs along the western boundaries of the said mauza Benipur (J.L. No. 34) and mauzas Trebeni-Baikunthapur (J.L. No. 36), Amodghaia (J.L.

No. 40) and Alikhoja (J.L, No. 47) wilhin police-station Mogra;

Thereafter il follows lhe western boundary of mauza Hosenabad (J.L. No. 148) wilhin police-station Polba;

The same line then proceeds along lie western boundaries of mauzas Dingalhat (J.L. No. 44) and Saptagram (J.L. No. 45) within police-station Mogra;

Thereafter the same line follows the western boundaries of mauzas Jhanpa (J.L. No. 150), Tarabihari (J.L. No. 151), Nandipur (J.L. No. 155), Panchrakhi (J.L. No. 154), Amarpur (J.L. No. 176),

Mahespur (J.L. No. 178) and Bhushnara (J.L. No. 192) within police-station Polba;

Thereafterthe same line follows the weslernboundaries of mauzas Khalishani (J.L. No. 1), Belkuli (J.L. No. 2), Bejra (J.L. No. 4),

northern and weslem boundaries of mauza Garzi (J.L. No. 6) and western and southern boundaries of mauza Bighati (J.L. No. 14)

wilhin police-station Bhadreswar;

Then lhe said line follows the western boundary of Baidybali Municipality;

It then follows Lhe wesiern boundaries of mauzas Piarapur (J.L. No. 7), Belumilki (J.L. No. 11), Madpur (J.L. No. 20), Bangihati (J.L. No. 21), Jagannathpur (J.L. No. 26), Bamunari (J.L. No. 25)

and Bhadua (J.L. No. 23) wilhin police-slalion Serampore;

Then the line follows lhe north-western boundary of mouza Chakundi (J.L. No. 94), north-western and western boundaries of

Xin of 1966. 1966.

(Schedule I.)

mauza Dankuni (J.L. No. 93), western boundary of mouza!. Monoharpur(J.L, No.

98) and western and southern boundaries of

mauza Mrigala (J.L. No. 102) up to the point where ii meets the northern boundary-line of district Howrah within police-siaiion Chandilala;

In district Howrah:

The same I i ne then follows ihe northern and western boundary-line of mauza Baigachhi (J.L. No. I), western and southern boundaries of mauza Jagadispur (J.L. No. 2) and western boundary of mauza Chamrail (J.L. No. 5) within police-station Bally;

Then it runs sou th-wesi ward along the north-weslem and western boundaries of mauza Tentulkuli (J.L. No. 53) and Kantlia (J.L. No. 50), northern boundary of mauza Ankurhati (J.L. No. 30) and eastern, northern and western boundaries of mauza BipraNoapara (J.L. No. 27) within police-station Domjur;

Then ii follows the western boundaries of mauzas Jangalpur (J.L. No. 28) and Argari (J.L. No. 27) wilhin police-station Sankrail;

Then it runs along the north-eastern, northern and north-weslem boundaries of mouza Sankharidaha (J.L. No. 22), nor!h-eastern, northern, western and southern boundary of mauza Amrc (J.L. No. 21) and southern boundaries of mauza Sankharidaha (J.L. No. 22) within police-station Domjur;

Thereafter the line runs along ihe south-western boundary of mauza Alampur (J.L. No. 25), western boundary of mauza Masila (J.L. No. 24), northern boundary of mauza Chaturbhuj Kalhi (J.L. No. 23), eastern, northern and western boundaries of mauza Jala Dhulagari (J.L. No. 2) and northern, western and south-western boundaries of mauza Kendua (J.L. No. 5) within police-slation Sankrail;

Thereafter it follows the northern and western boundaries of mauza Pan i am (J.L. No. 28), western boundaries of mauza Saigharia (J.L. No. 27), and Belkulai (J.L. No. 31) within police-station Pane hi a:

11 then follows the northern, western and south-western boundaries of mauza Raghudebpur (J.L. No. 99), western boundaries of mauzas Balarampola (J.L. No. 103) and Dasbhaga (J.L. No. 104), north-western boundary of mauza Chengail (J.L. No. 105), northeastern boundary of mauza Sijberia (J.L. No. 106), northern and western boundaries of mauza Jagatpur (J.L. No. 95), western boundaries of mauza Kolalghala (J.L. No. 107), Fuleswar(J.L. No. 108), Latibpur(J.L. No. 86) andBahirGangarampur(J.L. No. 85) within police-station Uluberia.

[West Ben. Act

(Schedule I.)

3. Southern Boundary In district Howrah:

The aforesaid line then takes a sharp bend towards ihc cast following the southern boundaries of the said mauza Bahir- Gangarampur (J.L. No. 85) and mauza (Jluberia (J.L. No. 109) wilhin police-siaiion Uluberia;

And thereafter it proceeds fuiher eastward in a straight line and meets the eastern boundary-line of Howrah district in the river Hooghly.

4. Eastern Boundary

Thereafter the same line proceeds northward following the eastern boundary-1 i ne of di si ri c is Howrah and Hooghly in the river Hooghly and meets the starting point of the northern boundary,

B. Block II

L Norther Boundary

In district Nadia:

A line starts from the point where a slraighi line drawn westward along the northern boundary of mauza Majher Char (J.L, No. 54) meets the western boundary-line of Nadia district in the river Hooghly and proceeds eastward along the northern boundaries of mauzas Majher Char (J.L, No. 54), Gustia (J.L. No, 61), Jadabbali (J.L. No. 65), Chak Manikkanda(J,L. No. 66), northern and eastern boundaries ofmauza Mathurabaii (J.L. No. 68), northern boundaries of mauza Dakshin Bhabanipur (J.L. No. 69), Gopalpur (J.L. No. 75) and Kalaganj (J.L. No. 74), western and northern boundaries of mauza Kulia (J.L. No. 83) and northern boundaries of mauzas Raghunathpur (J.L. No, 82) and Dognehhia (J.L, No. 88) wilhin police-station Chakdaha.

2. Eastern Boundary In district Nadia:

The said line ihen bends southward and runs along the eastern boundaries of the said mauza Dogachhia (J.L. No. 88) and mauza Gayespur (J.L. No. 87), south-eastern boundary of mauza Kanpur (J.L. No. 86) and southern boundaries of mauzas Gokulpur (J.L. No. 73) and Salrapara (J.L. No. 72) wiLhin police-slation Chakdaka;

Tn district 24-Parganas:

Thereafter the same line follows the south-eastern and southern boundaries ofmauza Palladaha(J.L. No. 5); then it sharply bends southward following the eastern boundary-line line Kanchrapara Municipality and then it runs along the northern and eastern

(Schedule I.)

boundaries of mauza Srotribali (J.L. No. 20), eastern and southern boundaries of mauza Chendua (J.L. No. 18), southern boundary or mauza Jciia (J.L. No. 16) and eastern boundaries of mauzas Nanna (J.L. No. 15) and Jadunalhbaii (J.L. No. 13) within police-slalion Bijpur;

Then the same line proceeds along the eastern and southern boundaries of mauza Rajendrapur (J.L. No. 10), eastern boundaries of mauzas Naihali (J.L. No. 3) and Deulpara (J.L. No. 5) within police-station Naihali;

Thereafter it follows the eastern and sou them boundaries of mauza Madrail (J.L. No. 2), eastern boundary of mauza Fingapara (J.L. No. 3), eastern and south-eastern boundaries of mauza Narayanpur (J.L. No. 4), eastern boundaries of mauzas Mandalpara (J.L. No, 10) and Bidyadharpur (J.L. No. 17), southern boundary of mauza Rahuta (J.L. No. 22), eastern and southern boundaries of mauza Gurdaha (J.L. No. 21) and eastern boundary of mauza Paltapani (J.L. No. 25) within police-station Jagaddal;

Then it runs along the north-eastern boundary of mauza Babanpur (J.L. No. 1) and then proceeds eastward along the northern boundaries of mauzas Jafarpur(J.L. No. 9), Mohanpur(J.L. No. 8) and Telinipara (J.L. No. 10) and again bends southward along the eastern boundary of the said mauza Telinipara (J.L. No. 10) and north-eastern boundary of mauza Nilganja (J.L. No. 13) within police-station Tilagarh;

There a Her the same line proceeds further eastward along the norhtem boundaries of mauzas Salurhat (J.L. No. 13), Rangapur (J.L. No. 12), Kokapur (J.L. No. 11), Barbaria (J.L. No. 8), ChaLuria (J.L. No. 34), Napara (J.L. No. 83), Palpakuria (J.L. No. 82), Maliakur (J.L. No. 100), Murali (J.L. No. 99), Mandalganti (J.L. No. 98) and Sikdcspukhuria (J.L. No. 95); then it bends southward following the eastern boundaries of mauzas Sikdespukhuria (J.L. No. 95), Bara (J.L, No. 113), Sarabaria (J.L. No. 112), Kuberpur (J.L. No, 108) and Chandigori (J.L. No. 109), eastern and south-eastern boundaries of mauza Kayemba (J.L, No. 171), eastern boundary of mauza Bagband Saiberia (J.L. No. 172) and south-eastern boundary of mauza KrishnapurMadanpur(J.L. No. 181); then it sharply bends northwestward following the southern and south-western boundaries of the said mauza Krishnapur Madanpur (J.L. No. 181), southern boundary of mauza Bagberia (J.L. No. 68), eastern boundary of mauza Kachua (J.L. No. 66), eastern, southern and western boundaries of mauza Singhapara (J.L. No. 65), western boundaries

[West Ben. Act

(Schedule I.)

of mauzas Kachua (J.L. No. 66) and Maheswarpur (J.L. No. 67), southern boundary of mauza Badu (J.L. No. 71), sou Ih-eastern and southern boundaries of mauza Digbcria(J.L. No. 74), and southem boundary of mauza Abdalpur (J.L. No. 53); then the line again bends southward along ihe southeastern boundary of mauza Chindnagar(J,L. No. 44), eastern and south-eastern boundaries of mauza Doharia (J.L. No. 45), south-eastern boundary of mauza Ganganagar (J.L. No. 49) and north-eastern boundary of mauza Donnagar (J.L. No. 48) within police-station Barasat;

Then it follows the northern and eastern boundaries of mauza Garni (J.L. No. 1), eastern, south-eastern and southern boundaries of mauza Gopalpur (J.L. No. 2), south-eastern boundaries of mauzas A (g bar a (J.L. No. 10) and Teghari (J.L. No. 9), eastern and southern boundaries of mauza Jyangra (J.L. No. 16), and eastern boundaries of mauzas Krishnapur (J.L. No. 17) and Mahishbalhan (J.L. No. 18) within police-station Rajarhat;

Then it follows the north-eastern and eastern boundaries of mauza Dhapa Manpur(J.L, No, 1) within police-station Bhangar;

Thereafter the same line runs along the eastern and southern boundaries of mauza Dhapa (J.L. No. 2), eastern boundaries of mauzas Choubaga (J.L. No. 3), Nonadatiga (J.L. No. 10), Madurdaha (J.L. No. 12), Kalikapur (J.L. No. 20), and Barakhola (J.L. No. 11),

north-eastern and eastern boundaries of muuzaChakGaniagachhi (J.L. No. 24) and eastern boundary or mauza Chak Garia (J.L. No. 26) within police-station Tollygunge;

Then it runs along the northern and eastern boundaries of mauza Dhelua (J.L. No. 43), north-eastern boundary ofmuuzaTenlulbaria (J.L. No. 44), northern and eastern boundaries of mauza Kamrabad (J.L. No. 41), eastern boundary of mauza Gorkhara (J.L. No. 22),

eastern and southern boundaries of mauza Sonarpur (J.L. No. 39);

thereafter it proceeds southward along the eastern boundary-line of Rajpur Municipality, and then along the eastern boundaries oF mauzas Char Harinabhi (J.L. No. 33) and Bangsidharpur (J.L. No.

34) within police-slalion Sonarpur;

Then it proceeds along the eastern boundary of mauza Mallikpur (J.L. No. 10), northern and eastern boundaries of mauza Ganespur (J.L. No. 12), and eastern boundaries of mauzas Sullanpur (J.L. No. 16), Beralia (J.L. No. 17), Kapindapur (J.L. No. 18),

Baruipur(J.L. No. 31)andBeliaghata(J.L. No. 67) within police- station Baruipur;

107

The Calcutta Metropolitan Water and Sanitation Authority Act. J 966.

XUI of 1966.]

(Schedule I.)

3. Southern Boundary

' In district 24-Parganas

The aforesaid line then takes a lum towards the west following the southern boundaries of mauzas Beliaghata (J.L. No. 67), Sasan (J.L. No. 66), Pachim Madhalpur (J.L. No, 51) and Sanpukuria (J.L. No. 50). southern and western boundaries of mauza Nihala (J.L. No. 49), western boundary of mauza Madhya Kalyanpur (J.L. No. 42) and south-weslem boundary of mauza Dhopagachhi (J.L. No. 43) within police-station Baruipur;

Then it follows the southern and western boundaries of mauza Bamangachhi (J.L. No. 86); then iiruns northward following Lhe western boundaries of mauzas Sri Krishnapur (J.L. No. 85), Baragachhia(J.L. No. 84), Baruli (J.L. No. S3) and Raghunathpur (J.L. No. 68), then it takes a turn towards the west and follows the eastern, southern and western boundaries of mauzas Hogalkuria (J.L. No. 67) and Ban Hugli (J.L. No. 65), and southern and western boundaries of mauza Danga (J.L. No. 64) wilhin police-station Sonarpur;

Thereafter the line follows the southern boundaries of mauzas Magurkhali (J.L. No. 35), Sajnaberia (J.L. No. 33), Gopalnagar (J.L. No. 32), Kalua (J.L. No. 22) and Hanspukuria (J.L. No. 20) within police-station Behata;

It then proceeds along the southern boundaries of mauzas Kalagachhia (J.L. No. 40), Sankharipota (J.L. No. 36), Naoabad (J.L. No. 35) and Khanberia (J.L. No. 32), southern and western boundaries of mauza Chandigar (J.L. No. 31), south-western boundary of mauza Sanpukuria (J.L. No. 30), and southern boundaries of mauzas Chato Kalikapur (J.L. No. 22), Sibhugli (J.L. No. 21) and Rameswaipur (J.L. No. 20) wilhin police- station Maheshtola;

Thereafter the same line follows ihe southern boundaries of mauzas Betuabati Rajarampur (J.L. No. 26), Snatoshpur (J.L. No. 25) and Ultar Raipur (J.L. No. 15), eastern and southern boundaries of mauzas Benjanharia Charial (J.L. No. 13), Nischintapu r(J.L. No. 35) and UtlarRamchandrapu r (J.L. No. 37), southern boundaries of mauzas Raghunathpur (J.L. No. 40) and Rajarampur (J.L. No. 41). and eastern and southern boundaries of mauza Achhipur (J.L. No. 44) wilhin police-station Budge Budge;

And then it proceeds further westward in a straight line and meets the western boundary-line of district 24-Parganas in the river Hooghly.

108 The Calcutta Metropolitan Water and Sanitation Authority Act, 1966. C Schedule 1 and II.)

4, Western Boundary

Thereafter the same I ine proceeds northward fol lowing the western boundary-! ineofdislrict24-Parganas, Calcutta, district 24-Parganas and Nadia in the river Hooghly and meets the starting point of the nonhem boundary. *Explanation.*—For the purpose of this Schedule "Calcutta" means the area comprised within ihe local limits for the lime being of the ordinary original civil jurisdiction of Ihe High Court at Calcutta.

SCHEDULE n.

(See section 7.)

A. Ex-ofpcio Members:

- 1. Chairman of the Board of Directors.
- Secretary, Department

Department of Health, Government of West Bengal.

3. Secretary,

Department of Finance, Government of West Bengal.

4. Secretary,

Department of Irrigation and Waterways, Government of West Bengal.

5. Joini Secretary,

Department of Local Self-Government, Government of Wesi Bengal.

6. Secretary,

Development and Planning Department, Government of West Bengal.

7. Commissioner,

Town and Country Planning, Government of West Bengal.

- 8. Chairman of the Commisioners For the Port of Calcutta.
- 9. Ch a irman of the Board of Tru stees for tlie improvement of CaJ cu 11 a.
- 10. Ch ai rm an o f th e B oa rd of Tru s lees for the i m pro veme n I of Ho wrah.

(Schedule II.)

11. Commissioner,

*-; Corporation of Calcutta,

- Director of lhe All-India Institute of Hygiene and Public Health, Calcutta.
- 13. Director,

Geological Survey of India.

- 14. Chairman, West Bengal Municipal Association.
- 15. Chairman, Zilla Parishad, Howrah.
- 16. Chairman, Zilla Parishad, Hooghly.
- 17. Chairman, Zilla Parishad, 24-Parganas.
- B. Nominated Members:
- 1. Technical Expertsô 2,
- 2. Members of Chambers of Commerceô 1.
- C. Representatives of the State Legislature:

'[Members of the West Bengal Legislative Assemblyô 10.J D_r

Representatives of Municipal Corporations and Municipalities:

- 1. Calcutta Corporationô 6.
- 2. Howrah Municipalityô 2.
- 3. Bally Municipalityô 1.
- 4. (i) Bansberia Municipality,
 - (ii) Hooghly-ChinsurahMunicipalilyô 1.
- 5. (i) Champdani Municipality,
 - (ii) Municipal Corporation of Chanernagoreô 1.
- 6. (i) Bhdreswar Municipality,
 - (ii) Baidyabali Municipality,
 - (iii) KonnagarMunicipalityô I.

This Entry was substituted by s. 4 of the Calcutta Metropolitan Water and Sanitation Authority (Amendment) Acl. 1973 (West Ben. Acl XIII of (973).

110 The Calcutta Metropolitan Water and Sanitation Authority Act, 1966.

[West Ben. Acl

(Schedule II.)

- 7. Serampore Municipalityô 1.
- 8. (i) Rishra Municipality,
 - (ii) Uttarpara-Kolrong Municipalityô 1.
- (i) Kanchrapara Municipality, (ii) Halisahar Municipality,
 - (iii) Naihali Municipalityô 1.
- 10. (i) Bhatpara Municipality,
 - (ii) Garulia Municipalityô I.
- 11. (i) North BaiTackpore Municipality,
 - (ii) Barrackpore Municipality,
 - (iii) New Barrackpore Municipalityô 1.
- 12. (i) Khardaha Municipality, (ii) Panihati Municipalityô1.
- 13. (i) Titagarh Municipality,
 - (ii) Barasat Municipality,
 - (iii) Budge Budge Municipalityô 1.
- 14. Kamarhati Municipalityô 1.
- 15. Baranagore Municipalityô 1.
- 16. (i) South Dum Dum Municipality,
 - (ii) Dum Dum Municipality,
 - (iii) North Dum Dum Municipalityô 1.
- 17. South Suburban Municipalityô 2.
- 18. (i) Garden Reach Municipality,
 - (ii) Rajpur Municipality,
 - (iii) BaruipurMunicipalityô I.

Explanation.ô Municipal Corporations and Municipalities grouped together shall each be entitled to representation by rotation.

I1J

The Calcutta Metropolitan Water and Sanitation Authority Act, 1966.

XIII of 1966.]

(Schedule HI.)

SCHEDULE m.

[See section 88(3).]

A. Amendments in the Calcutta Improvement Act, 1911.

 $of Tim^{6 \text{,} V}$

- In clause (ii) of sub-section (2) of secLion 43, after the words "in which", the words and to lie General Manager of the Calcutta Metropolitan Water and Sanitation Authority within whose jurisdiction," shall be inserted.
 - 2. For sec Lion 44, the fol lo wing section shal 1 be; substituted, namely:ô

Transmission io Board of representation 44. The Commissioner of $\bf Lhe$ lion by Corporation, Municipality or Corporation, the Chairman of any Aulhorily as lo improvement scheme. $\bf Mllnicipality and the General Manager$

of Lhe Calcutta Metropolitan Water and Sanitation Authority, to whom a copyofanoticehasbeensentunderclause(ii)ofsub-section(2)ofsection 43, shall, wilhin a period of sixty days from the receipt of the said copy forward to the Board any representation which the Corporation, Municipality or the Aulhorily may ihink fit to make with regard lo the scheme."

B. Amendments in the Howrah Improvement Act, 1956.

wcs< Ben.

Acl XIV of 1956,

 In clause (ii) of sub-section (2) of section 45, after lhe words "in which", the words ", and io lhe General Manager of the Calcutta Metropolitan Water and Sanitation Authority wilhin whose jurisdiction,"

shall be inserted.

2. For section 46, the following section shall besubsticu ted, namely:ô

"Transmission io Board of representalion by Corporation, Municipality or Corporation, the Chairman of any Aulhorily as lo improvement scheme, Municipality and the General Manager

of the Calcutta Metropolitan Water and Sanitation Authority, to whom a copy of a notice has been sent under clause (ii) of sub-section (2) or section 45, shall, within a period of sixty days from lhe receipt of the said copy,

forward lo the Borad any representation which the Corporation, Municipality or the Aulhorily may Ihink fit io make with regard to the scheme.".