

BEFORE THE NATIONAL GREEN TRIBUNAL  
PRINCIPAL BENCH, NEW DELHI  
O. A. No. 200 of 2014

In the matter of:

M. C. Mehta

... Applicant(s)

Versus

Union of India & Ors.

... Respondent(s)

**Next Date: 10.04.2026**

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Date: 09-04-2026

Place: New Delhi

**ADVOCATE FOR THE RESPONDENT:**

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Standing Counsel (UOI)

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**Affidavit on behalf the National Mission for Clean Ganga (NMCG), Department of Water Resources, River Development & Ganga Rejuvenation, Ministry of Jal Shakti New Delhi in compliance of the order dated 27.11.2025**

I, Anup Kumar Srivastava, S/o Late P. L. Srivastava, aged 59 years presently working as the Executive Director, Technical in the NMCG, D/o WR, RD & GR, Ministry of Jal Shakti, New Delhi do hereby solemnly affirm and state as under:

1. That I have been authorized to swear this affidavit on behalf of the answering Respondent NMCG by the Competent Authority. Further, it is stated that I am well conversant with the facts and circumstances of the present case on the basis of the information derived from the official records in the present case.
2. That I have gone through the order dated 27.11.2025 passed in the matter by the Hon'ble NGT (Principal Bench) New Delhi and has understood the contents therein.



अनूप कुमार श्रीवास्तव/Anup Kumar Srivastava  
कार्यकारी निदेशक (तकनीकी)/Executive Director (Technical)  
राष्ट्रीय स्वच्छ गंगा मिशन/National Mission for Clean Ganga  
जल संकलन, नदी विकास और गंगा संरक्षण विभाग  
Dept. of Water Resources, River Development and Ganga Rejuvenation  
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भारत सरकार, नई दिल्ली /Govt. of India, New Delhi

3. That vide its solemn order dated 27.11.2025, the Hon'ble Tribunal had observed that a District-wise chart/comprehensive note based on the submissions of the respondents and information available on the NMCG website, covering all 25 districts of Uttar Pradesh falling on the main stream of River Ganga as well as its 11 tributaries in the State, has been prepared by the Applicant.
4. That the Hon'ble Tribunal vide order dated 27.11.2025 was pleased to pass directions as follows:

*".... She is directed to supply a copy thereof to the counsel for the Respondents through e-mail. Counsel for Respondents - State of UP, NMCG and CPCB are directed to cross check it from their record and respond it. Counsel for the State of UP will also respond to the short comings mentioned in the comprehensive note.*

*The CPCB and UPPCB will respond to the issue of non-compliance of STP and also norms which are adopted for the compliance especially in view of the order of the Tribunal dated 30.04.2019 in O.A. No. 1069/2018."*

5. In compliance with the above said order dated 27.11.2025, it is respectfully submitted that the present affidavit is being filed on behalf of the answering Respondent placing on record the status of Flood Plain zoning, safe reuse of treated water, and sewerage management interventions in the cities/towns as mentioned in the brief submission by the advocate for applicant.

6. The River Ganga (Rejuvenation, Protection and Management) Authorities Order, dated 07.10.2016, emphasizes the protection of flood plains in the Ganga Basin as an essential component for the rejuvenation and sustainable management of the river. Specific references to Flood plains are outlined under Sections

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3(1), 4(ix) and 6(3) of the said Order which, inter-alia, mentions flood plain delineation at 100-yr return period flood, and prohibition of construction activity in the active flood plain, except under exceptional circumstances, as defined. Technical Guidelines on flood plain zoning issued by the Central Water Commission (CWC), under Ministry of Jal Shakti, Government of India on 31.07.2025 also provide structured guidance document for undertaking Flood plain demarcation in respective States.

In this regard, NMCG from time to time has advised States to undertake demarcation of flood plains in the states and a letter dated 07.08.2025 has been issued to the State of Uttar Pradesh with a request that concerned officials in the State be directed to undertake the FPZ works in a timely and effective manner, in conformity with the aforementioned guidelines.

A copy of the letter dated 07.08.2025 issued to the Government of Uttar Pradesh is annexed and marked as **Annexure-1**.

7. That in pursuant to directions of Hon'ble NGT in O. A. No. 673 of 2018, States regularly submit Monthly Progress Report (MPR) to NMCG detailing various activities/ interventions towards implementation of Action Plan by the States/ UTs for restoration of the polluted river stretches.

As per the latest MPR submitted by the State of Uttar Pradesh to NMCG for the month of January 2026, it is indicated that floodplain zones for rivers *Hindon, Yamuna, Varuna, Gomti, Kali East, Ramganga, Betwa, Ghaghra, Rapti, Sai, and Saryu* has been decided in the State.

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8. That it is respectfully submitted that the State of Uttar Pradesh, in its Cabinet meeting held on 23.03.2026, has approved the policy on safe reuse of treated wastewater. This initiative is expected to reduce the demand on freshwater resources and, consequently, contribute to the overall objectives of river rejuvenation.
9. That it is humbly submitted for the kind consideration of this Hon'ble Tribunal that a city-wise status of NMCG interventions, their cost, details of drains tapped/partially tapped/proposed to be tapped, capacity created and their status under the Namami Gange Programme are summarized in the table annexed hereto and marked as **Annexure-2**, limited to those towns/cities referred to in the applicant's submission.

The status pertaining to STPs, I&D of drains, sewerage infrastructure works in the State of Uttar Pradesh being undertaken under other programmes such as AMRUT, SBM and various State schemes is to be furnished by the respective State Authorities.

Key city-wise submissions are summarized below:

(i) **Kanpur**

The State has identified and reported a total of 30 drains in Kanpur. These include 21 drains outfalling into River Ganga, out of which 12 are tapped and remaining 9 drains (with cumulative flow of 12.20 MLD) are partially tapped/untapped. Further, 9 drains are reported to outfall into the Pandu river, out of which 4 drains are tapped while remaining 5 drains (having combined flow of 40.50 MLD) are partially tapped/untapped. Thus, out of total 30



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drains identified in Kanpur, 16 drains are tapped, 14 drains are partially tapped/untapped. In order to address this issue, NMCG has sanctioned a project for interception and diversion (I&D) of the 14 untapped drains. The State Government has awarded the project on 06/12/2025 and is expected to be completed by July 2027.

There are presently 5 STPs that are operational in Kanpur namely, Jajmau STP (130 MLD); Jajmau STP (43 MLD); Bingawan STP (210 MLD); Sazari STP (42 MLD); and Pankha STP (30 MLD). It is submitted that the compliance status of said STPs in Kanpur has been assessed based on the technical evaluation carried out by the Indian Institute of Technology Kanpur (IIT Kanpur) in its report dated 28 November 2025. As per the said report, the Jajmau STP (130 MLD) has undergone rehabilitation and has been reported to be compliant with the standards notified by the MoEF&CC. The Jajmau STP (43 MLD) has also been reported to be compliant. The Bingawan STP (210 MLD), however, has been reported to be non-compliant. Further, the Sazari STP (42 MLD) and Pankha STP (30 MLD) have been reported to be compliant with the notified standards.

**(ii) Unnao**

In Unnao, 1 drain has been tapped and diverted to the 15 MLD STP. However, this STP is currently not operational due to repair works in the drain diversion line. The repair works are expected to be completed by June 2026.



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Further, it is submitted that in Shuklaganj (Unnao), the State Government has identified a total of 7 drains discharging in the river Ganga. Out of these, 5 drains have been taken up under a NMCG sanctioned project. At present, 4 drains have been successfully tapped and their flows diverted to the recently completed STP (5 MLD) at Shuklaganj (Unnao). Diversion work in respect of 1 remaining drain under the said project is presently under progress. The remaining 2 drains are proposed by the State to be taken up under *Swachh Bharat Mission (SBM) 2.0*.

### (iii) Meerut

In Meerut, a 220 MLD STP is presently under construction and is scheduled to be completed by February 2027, which is expected to significantly augment the sewage treatment capacity in the city. Further, the State Government has been requested to prepare DPRs for comprehensive I&D and treatment of the remaining drains in Meerut so as to ensure effective treatment of untreated sewage.

### (iv) Ghazipur

In Ghazipur, a 21 MLD STP has been constructed under Namami Gange programme. The STP is presently operational, and has been reported to be compliant with the applicable effluent discharge standards. This STP is envisaged to receive the wastewater from the comprehensive sewerage network (not through I&D of drains) being laid by the State Government under the *Atal Mission for Rejuvenation and Urban Transformation (AMRUT)* Scheme. It is further submitted that the capacity utilization of the STP shall improve on full commissioning of the



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comprehensive sewerage network and completion of 100% house hold sewer connection being done by the State Government.

**(v) Varanasi**

A total of 31 drains have been identified in Varanasi that outfalls into the river Ganga. On the left bank of the river Ganga, 23 drains have been identified, of which 21 drains have been tapped, while 2 drains are partially tapped and are proposed to be connected to the recently completed 55 MLD STP.

On the right bank of the river Ganga, 8 drains have been identified, of which 5 drains have been tapped into the 10 MLD Ramnagar STP, while 2 drains are proposed to be tapped into the 7 MLD Sujabad STP, which is presently under construction. It is further submitted that *Ghuraha drain*, which is a *kuccha* drain and a channel of the Narayanpur Pump Canal, meets the Ganga River near the *Varanasi Multi-Modal Terminal*. The said drain carries industrial wastewater along with minor quantities of municipal sewage. Further, with respect to drains discharging into the Varuna River, it is submitted as following:

- A total of 43 drains have been identified. Out of these, 2 drains have been tapped, while 40 drains remain untapped or partially tapped.
- In order to address this issue, NMCG has sanctioned a 60 MLD STP project for I&D and treatment of the Durga Drain.

The project has been awarded by the State on 25 February 2026. The project is expected to be completed 24 months.



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- The State has also submitted a proposal for I&D of 17 drains falling into river Varuna has been submitted to NMCG. The same is under examination and consideration at NMCG.
- The State has been advised to examine the existing interceptor sewer stretch, having 23 drains and prepare a technically feasible solution.

Further, it is submitted that in Varanasi, construction of the 55 MLD STP sanctioned under the Namami Gange Programme has been completed and the plant is presently under trial operations.

**(vi) Prayagraj**

In Prayagraj, at present there exists 10 STPs having a combined treatment capacity of 340 MLD. In addition, 3 STPs sanctioned under the Namami Gange Programme are presently under construction, namely Salori STP (43 MLD), Naini STP (50 MLD), and Rajapur STP (90 MLD).

It is further submitted that a total of 81 drains discharge into the rivers Ganga/Yamuna River in Prayagraj. Out of these, 37 drains have been tapped and diverted for treatment, while 5 drains do not require treatment owing to nil dry weather flow or negligible BOD levels. The remaining 39 drains are presently untapped.

Out of the 39 untapped drains, 17 drains have been intercepted and diverted by the State Government through the *Kumbh-2025* budget, while the remaining 22 drains are proposed to be tapped under afore mentioned 3 STP projects sanctioned by the NMCG in Sewerage Districts A, C, and D of Prayagraj.



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(vii) Mirzapur

It is submitted that in Mirzapur, the State Government has reported that the following STPs are operational and compliant with the effluent discharge standards notified by the MoEF&CC: the 8.5 MLD Pucca Pokhra STP, 8.5 MLD Bisunderpur STP, and the 14 MLD Pucca Pokhra STP. In addition, a 7 MLD STP at Vindhyachal, Mirzapur has been created under AMRUT Scheme and is reportedly operational and compliant with the discharge standards.

10. That the River Ganga being the immediate priority, NMCG has focused its efforts in the districts along the river Ganga (Ganga Districts) to support the State's efforts towards the development of the necessary sewage treatment capacity. In Uttar Pradesh, 27 Ganga districts have been identified wherein, NMCG has sanctioned 49 sewage management interventions/projects targeting development/rehabilitation of 1526 MLD Sewage treatment capacity at an overall estimated sanctioned cost of ₹9950 crores. From these interventions, 931 MLD sewage treatment capacity has been developed/rehabilitated, while the remaining STP capacity is under different phases of implementation. The list of NMCG-supported sewerage management interventions in 27 Ganga districts is placed at **Annexure 3**.

11. That, the answering respondent respectfully submits that significant progress has been achieved in terms of construction of STPs, I&D of drains, and augmentation of sewerage infrastructure across multiple towns in the State of Uttar Pradesh under the



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Namami Gange Programme and other allied schemes. Several new STPs have been commissioned which are operational/under trial runs, and additional projects have been sanctioned by the NMCG to address the remaining untapped drains. These interventions are expected to further strengthen sewage management systems and reduce the discharge of untreated wastewater into the river system.

12. The answering respondent remains committed to ensuring compliance with environmental standards and prevention of untreated sewage discharge into the river systems, in coordination with the State Government and implementing agencies.
13. In light of the above submission, it is respectfully submitted that the answering respondent, shall abide by any order(s) or direction(s) passed by this Hon'ble tribunal in this Application.

Date: 10/12/2023

Place: New Delhi



  
**Deponent**  
 अनुप कुमार श्रीवास्तव / Anup Kumar Srivastava  
 कार्यकारी निदेशक (तकनीकी) / Executive Director (Technical)  
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**VERIFICATION:**

10 9 APR 2026

Verified at New Delhi on this ..... day of April, 2026 that the averments and facts stated herein above are true and correct to my knowledge and belief and nothing material has been concealed therefrom.

**Deponent**

अनुप कुमार श्रीवास्तव / Anup Kumar Srivastava  
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*Sabit, Adv.*  
I certify the contents of this document has signed in my presence



Certified that the foregoing statement was declared to be true and correct affirmation before me and has been read over to the deponent who has admitted

It is correct

Notary DELHI

10 9 APR 2026

राजीव कुमार मित्तल, भा.प्र.से.  
महानिदेशक  
राष्ट्रीय स्वच्छ गंगा मिशन  
**Rajeev Kumar Mital, IAS**  
DIRECTOR GENERAL  
NATIONAL MISSION FOR CLEAN GANGA



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GOVERNMENT OF INDIA  
MINISTRY OF JAL SHAKTI  
DEPARTMENT OF WATER RESOURCES,  
RIVER DEVELOPMENT & GANGA REJUVENATION

**D O No. : TE-16015/7/2023-O/o ED(TECH) NMCG**

**Dated: 7<sup>th</sup> August, 2025**

**Subject:** Flood plain identification & demarcation as per the Technical Guidelines issued by CWC- reg.

Resp Sir,

Kind reference is invited to The River Ganga (Rejuvenation, Protection and Management) Authorities Order, dated 07.10.2016, emphasizes the protection of flood plains in the Ganga Basin as an essential component for the rejuvenation and sustainable management of the river. Specific references to Flood plains are outlined under Sections 3(l), 4(ix) and 6(3) of the said Order which, inter-alia, mentions flood plain delineation at 100-yr return period flood, and prohibition of construction activity in the active flood plain, except under exceptional circumstances, as defined.

Attention is also invited to the "Technical Guidelines on flood plain zoning" issued by the Central Water Commission (CWC), under Ministry of Jal Shakti, Government of India on 31<sup>st</sup> July 2025. These guidelines provide structured guidance document for undertaking Flood plain demarcation in respective States. A copy of the said guidelines sent to State Governments by CWC vide their letter File No. T-101013/1/2022-RC DTE/52- 81 dated 31-07-2025 is enclosed as **Annexure-1** for ready reference.

In light of these comprehensive guidelines, the National Mission for Clean Ganga (NMCG) will align relevant provisions of the 2016 Order, particularly with respect to the delineation/demarcation of flood plains for different flood return periods and the regulation of activities in protected/regulated zones.

It is now expected that the process of flood plain demarcation and its regulation in protected/regulated zones will be streamlined and effectively implemented. And, in view of these, it is requested that concerned officials in the State be directed- (i) to undertake the FPZ works in a timely and effective manner, in conformity with the aforementioned guidelines, & (ii) to submit updated status reports on the FPZ activities and their implementation to NMCG at the earliest.

Encl.: **As above**

Yours sincerely,

  
(Rajeev Kumar Mital)

**Shri Shashi Prakash Goyal, IAS**  
Chief Secretary  
Government of Uttar Pradesh  
101, 'B' Block, Lok Bhawan,  
U.P. Secretariat, Lucknow – Uttar Pradesh



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Ph. : 011-23049528, Fax : 23049566, E-mail : dg@nmcg.nic.in



File No. T-101013/1/2022-RC DTE/52-81

Dated : 31-07-2025

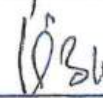
**OFFICE MEMORANDUM**

Floods remains one of India's most persistent and destructive natural disasters, routinely impacting lives, livelihoods, and critical infrastructure across the country. Despite frequent flood events, there has long been an absence of a structured national technical framework to guide floodplain zoning activities, an important non-structural measure to manage floods and its impacts. Recognizing the urgent need to regulate developmental activities within flood-prone areas and mitigate associated risks, the Central Water Commission, Ministry of Jal Shakti has proactively developed the **Technical Guidelines on Flood Plain Zoning (FPZ)- July 2025**.

These Guidelines have emerged through extensive consultations with Central and State stakeholders, including deliberations at two National Workshops on Flood Plain Management. These are envisioned to serve as a comprehensive framework enabling States and Union Territories to undertake scientific demarcation of floodplain zones—particularly across priority river reaches—and regulate activities therein, anchored in principles of ecological sensitivity and flood vulnerability.

The Central Water Commission (CWC) stands committed to support State(s) towards effective implementation of FPZ across the country through technical assistance to empower stakeholders with the necessary tools and expertise.

The Guidelines are **annexed** herewith for further action. It is requested that States/ UTs undertake follow-up measures in alignment with the Guidelines and periodically apprise CWC of their progress, thereby fostering a coordinated and sustained effort between Central and State governments toward enhanced flood resilience and ecological conservation.



**(D.P. Mathuria)**  
Chief Engineer

To

1. Principal Secretaries, WRD of the States/UTs (as per list attached).
2. Regional Offices of CWC (As per list attached)
3. Engineer-in Chiefs of States /UTs (As per list attached)

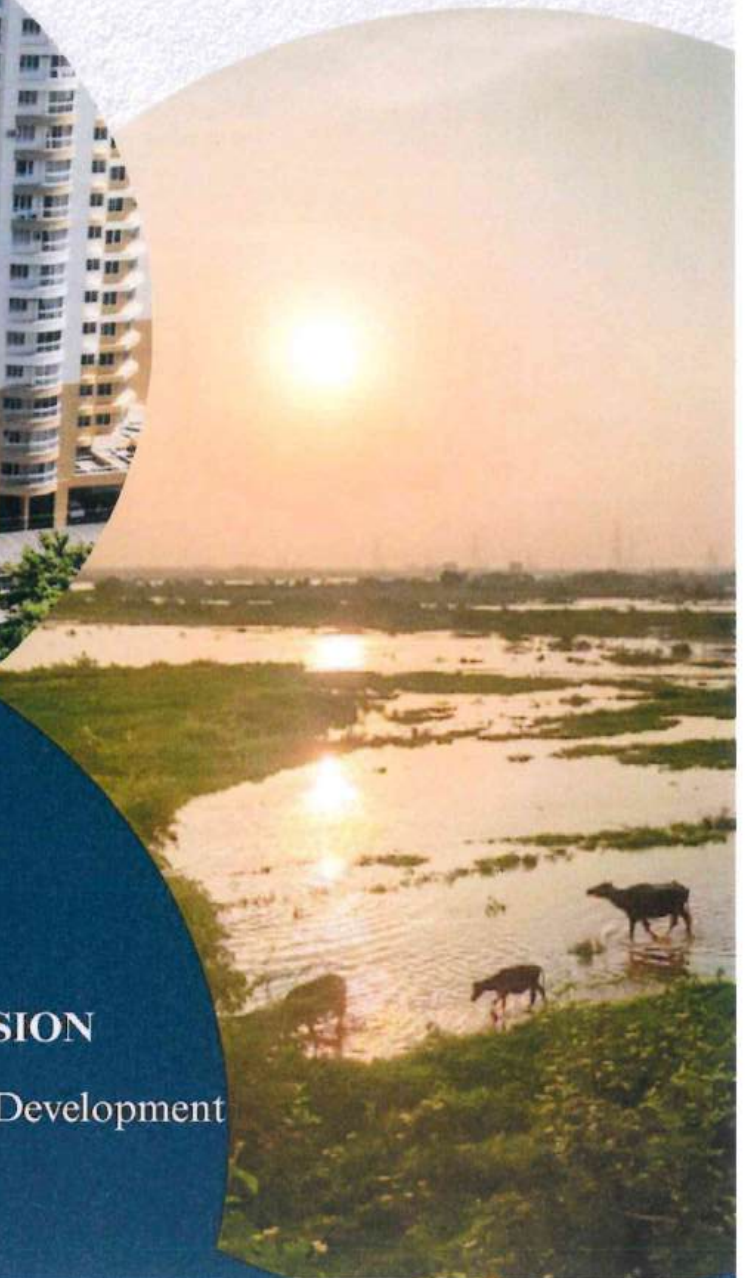
**Copy for information to:**

1. PS to Secretary, DoWR, RD & GR, New Delhi.
2. PS to Secretary, DDWS, CGO Complex, Pragati Vihar, New Delhi-03
3. PS to Chairman, CWC, New Delhi.
4. Chief Secretaries of States/UTs (as per list attached).
5. PS to Member (RM/D&R/WP&P), CWC, New Delhi.
6. Commissioner (FM), CGO Complex, Lodhi Road, New Delhi.
7. Director General, National Mission for Clean Ganga, Major Dhyan Chand Stadium, New Delhi-02.
8. Project Director, National River Conservation Directorate, Jor Bagh, New Delhi.
9. Chairman, Brahmaputra Board, Guwahati, Assam-29.
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सत्यमेव जयते

# TECHNICAL GUIDELINES ON FLOOD PLAIN ZONING



**CENTRAL WATER COMMISSION**

Department of Water Resources, River Development  
& Ganga Rejuvenation

Ministry of Jal Shakti



सत्यमेव जयते

भारत सरकार

GOVERNMENT OF INDIA

जल शक्ति मंत्रालय

MINISTRY OF JAL SHAKTI

जल संसाधन, नदी विकास और गंगा संरक्षण विभाग

DEPARTMENT OF WATER RESOURCES RIVER DEVELOPMENT  
& GANGA REJUVENATION

बाढ़ मैदान परिक्षेत्रण पर तकनीकी दिशानिर्देश  
TECHNICAL GUIDELINES ON FLOOD PLAIN ZONING



केंद्रीय जल आयोग

CENTRAL WATER COMMISSION

नई दिल्ली

NEW DELHI

जुलाई 2025

JULY 2025



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### MESSAGE

Floods are among the most persistent and disruptive natural hazards confronting India, impacting millions and incurring immense socio-economic costs every year. As climate variability intensifies and urban expansion continues unabated, the limitations of purely structural flood mitigation are becoming increasingly evident. We must now embrace a paradigm that embodies ecological sensitivity with scientific precision.

This document, **Technical Guidelines on Flood Plain Zoning**, is not merely a regulatory proposition—they represent a strategic reimagining of how we can coexist with our rivers. Prepared through robust consultations and grounded in national and international best practices, this document seeks to equip state governments, urban planners, and decision-makers with a standardized yet adaptable framework for delineating, regulating, and restoring the floodplain zones.

I extend my deepest appreciation to the central Ministries, national agencies and state governments whose invaluable technical insights and thoughtful contributions have been instrumental in shaping this foundational document.

I compliment the entire team of Central Water Commission for their tremendous efforts in bringing out this guideline document. Let these guidelines be the catalyst for a more integrated, inclusive, and resilient approach to water and land management across India's riverine landscapes.

(Debashree Mukherjee)

अध्यक्ष  
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Chairman  
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### FOREWORD

Floods remain among the most devastating natural calamities facing India, recurrently disrupting lives, livelihoods and infrastructure across diverse geographies. While structural interventions have historically formed the backbone of flood management, it is now evident that sustainable flood resilience demands a more holistic, non-structural approach. Flood Plain Zoning (FPZ) has emerged globally as an effective tool-not only to mitigate flood damage, but to preserve ecological integrity and support climate adaptation.



This document, *Technical Guidelines on Flood Plain Zoning*, represents a significant step forward in translating this policy aspirations into actionable frameworks. Developed under the aegis of the Ministry of Jal Shakti and the Central Water Commission, the guidelines present a comprehensive synthesis of the scientific principles, national experiences and international best practices. They aim to equip the State governments with a clear, implementable road map for floodplain delineation, regulation of activities and ecological restoration.

As India faces increasing urbanization, erratic rainfall patterns and intensifying climate events, the adoption of FPZ becomes not only desirable, but imperative as well. These guidelines invite all stakeholder, from planners and engineers to local communities and policy makers, to reimagine rivers as lifelines that must be protected, not constrained.

It is our hope that these guidelines will serve as a catalyst for informed decision-making, proactive planning, resilient development-paving the way for a safer, more sustainable future.

  
Atul Jain

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## PREFACE

India's perennial vulnerability to floods presents a complex challenge- one that demands an integrated approach rooted in both scientific rigor and ecological sensitivity. Though traditional flood mitigation strategies have often emphasized structural interventions, global and national experiences reveal that long-term resilience lies equally in non-structural measures. Flood Plain Zoning (FPZ) stands out as a pivotal instrument in this regard.



This document has been meticulously designed by Central Water Commission to support State Governments and local authorities in scientifically delineating flood-prone areas and regulating the land use within them. It synthesizes insights from India's diverse river systems, international frameworks, and policy precedents to offer a detailed roadmap for FPZ implementation.

Structured across multiple chapters, these guidelines offer a comprehensive understanding of riverine dynamics, outline flood zone classifications based on recurrence intervals and delineate permissible land-use activities across rural and urban context. Crucially, the document underscores the ecological value of floodplains- an intrinsic system that facilitate aquifer recharge, sustain biodiversity, and regulate sediment transport- reaffirming their role as both natural safeguards and vital ecological corridors.

We anticipate that these guidelines will serve as a cornerstone for developing robust, climate-resilient frameworks across flood-prone regions of India, by empowering the States and National agencies to systematically mitigate flood risks while preserving the ecological integrity of our riverine systems, aligned with broader environmental restoration objectives and sustainable development goals.

  
Anupam Prasad

मुख्य अभियंता  
आयोजना एवं विकास  
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### ACKNOWLEDGEMENT

The preparation of Technical Guidelines on Flood Plain Zoning is the outcome of rigorous consultations, interdisciplinary insights, and the collective efforts of domain experts, institutions and government bodies committed to advancing sustainable flood management to the next level in India.



I gratefully acknowledge the technical contributions of the organizations such as National Mission for Clean Ganga (NMCG), Ganga Flood Control Commission (GFCC), National River Conservation Directorate (NRCD) and National Disaster Management Authority (NDMA) whose domain expertise, field insights and technical feedback as members of the committee for drafting these technical guidelines have played a crucial role in shaping the framework of this document.

I also acknowledge the contributions and guidance rendered by my seniors and colleagues in the Flood Management Wing, DoWR, RD& GR whose relentless efforts have paved the way for timely release of this document.

While the process was time -intensive, it proved resilient and inclusive, successfully accommodating the active participation of a broad spectrum of Central Agencies such as Department of Science and Technology (DST), India Meteorological Department (IMD), Ministry of Defense (MoD), Ministry of Housing and Urban Affairs (MoHUA), Ministry of Environment, Forest & Climate Change (MoEF&CC), Niti Ayog, Department of Drinking Water and Sanitation (DDWS) and Ministry of Power (MoP).

I thank all the state governments and UTs whose valuable contributions have been vital in shaping this document. Importantly, Central Water Commission organized two workshops during November and December 2024, in which Central agencies and State Governments have participated. These workshops significantly contributed to the evolution of these guidelines.

The active participation and enthusiastic involvement of State governments, providing invaluable regional perspectives, strategic suggestions and execution perspectives have been instrumental in fine-tuning operational strategies and enriching this document's relevance with a pan-India outlook.

Special recognition is accorded to the officers of the River Conservation Directorate, CWC including **Sh. Deepak Kumar (Chief Engineer)**, **Sh. Avanti Verma (Director)**, **Sh. Piyush Kumar (Director)**, **Sh. Ramavtar Verma (Director)**, **Sh. Pranav Shukla (Deputy Director)** and **Smt. Greeshma Krishnan (Assistant Director)** whose persistent efforts in coordinating technical drafts, aligning policy precedents and integrating multi-agency feedback were vital to the formulation of this document.

I hope that this document serves as a meaningful step toward attaining the target of ecological integrity and structured river management.



**D.P. Mathuria**

FPZ	Flood Plain Zoning
ULBs	Urban Local Bodies
ZP	Zilla Parishads
DEM	Digital Elevation Model
NRSC	National Remote Sensing Centre
DoWR, RD & GR	Department of Water Resources, River Development and Ganga Rejuvenation
CWC	Central Water Commission
CGWB	Central Ground Water Board
NDMA	National Disaster Management Authority
HFL	Highest Flood level
EPA	Environment Protection Act, 1986
EIA	Environmental Impact Assessment
RBA	Rashtriya Barh Ayog
RCZ	River Conservation Zone
RRZ	River Regulation Zone
FEMA	Federal Emergency Management Agency
SFHA	Special Flood Hazard Area
AEP	Annual Exceedance Probability
NGT	National Green Tribunal
URDPFI	Urban Regional Development Plans Formulation & Implementation
MSW	Municipal Solid Waste
FIRM	Flood Insurance Rated Maps
MoHUA	Ministry of Housing & Urban Affairs
MoEF&CC	Ministry of Environment, Forest & Climate Change
MoJS	Ministry of Jal Shakti
STP/ETP	Sewage Treatment Plant/Effluent Treatment Plant
SDMA	State Disaster Management Authority

1. Flood Plain includes water channel, flood channel and that area of nearby low land susceptible to natural flood inundation during periods of maximum discharge
2. Flood Plain Zoning means regulating any human activity in the flood plains of a river where the plains are created by overflow of water from the channels of rivers and streams
3. Alluvial plain A plain formed by the deposition of sediment from the periodic flooding of a river
4. Flood Insurance Insurance covering loss or damage to property arising from a flood, flood tide etc.
5. Bank Infiltration Infiltration of surface water, mostly from a river system into a groundwater system induced by water abstraction close to the surface water
6. Ecosystem a geographic area where plants, animals, and other organisms, as well as weather and landscape, work together for life sustenance
7. Encroachment any entry into an area not previously occupied
8. Aquifer a layer of rock or soil that can take in and hold water
9. Run-off the part of the water cycle that flows over land as surface water instead of being absorbed into groundwater
10. Water table the level below which the ground is saturated with water
11. Storm water drainage the system of publicly or privately operated rivers, creeks, ditches, drainage channels, pipes, basins, street gutters, and lakes within the city through which or into which storm water runoff, surface water or subsurface water is conveyed or deposited
12. Water logging saturate with water
13. Spawning ground a place where animals (such as fish or frogs) go to lay eggs
14. Return period an average time or an estimated average time between events
15. Active Flood plain an area on either side of a stream/river which is regularly flooded on a periodic basis
16. Embankment a raised structure (as of earth or gravel) used specially to hold back the water
17. 1% chance of flooding for every year, there is a 1% chance (a 1 in 100 chance) that the event will be equaled or exceeded
18. 1 in 500-year flood A '1-in-500-year flood' refers to a flood height that has a long-term likelihood of occurring once in every 500 years
19. Rating Curve graph of discharge versus stage for a given point on a stream, usually at gauging stations, where the stream discharge is measured across the stream channel
20. Wetland areas where water covers the soil or is present either at or near the surface of the soil all year or for varying periods of time during the year

21.	Erosion	the geological process in which earthen materials are worn away and transported by natural forces such as wind or water
22.	Desilting	Process of removal of silt from a body of water
23.	Landfills	an area of land where large amounts of waste material are buried
24.	Volatile material	Substances which have the capability to go into the vapour phase with or without heating
25.	Highest Flood Level	the maximum level to which a river or stream could rise due to rainwater and runoff during a flooding event
26.	Urban Local Bodies	small local bodies that administer or govern a city or a town of specified population
27.	Zilla Parishad	the top tier of the Panchayati Raj system in a district
28.	Watersheds	an area of land in which all the incoming precipitation drains to the same place – toward the same body of water or the same topographic low area
29.	Biosphere reserve	protected areas meant for the conservation of plants and animals
30.	Endangered species	a species of animal or plant that is seriously at risk of extinction
31.	Organic Farming	An agricultural process that uses biological fertilizers and pest control acquired from animal or plant waste
32.	Hazardous waste	a waste with properties that make it dangerous or capable of having a harmful effect on human health
33.	Environmental Impact Assessment	assessment of the environmental consequences of a plan, policy, program, or actual projects prior to the decision to move forward with the proposed action

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## Background

Floods constitute one of the major national calamities faced by India almost every year resulting in substantial loss of life, large scale damage to property, disruption of community lifelines besides entailing untold misery to the millions. Concerted efforts have been made over the years to reduce the damage due to floods and mitigate the sufferings of the people. Various structural flood control measures were taken up in the past including construction of reservoirs, embankments, drainage channels, etc. It is however, now realized that absolute and permanent protection to all flood prone areas and for all magnitudes of floods by structural measures alone may not be possible and nor economically viable.

The emphasis has therefore been rightly shifted to non-structural measures such as Flood Plain Zoning and regulation, flood forecasting etc. to effectively supplement the structural measures for providing sustainable protection to flood affected areas. Non-structural strategies are increasingly adopted by many countries including the United States of America, Canada, and the United Kingdom.

Natural floodplains provide flood risk reduction benefits by slowing runoff and storing flood water. They also provide other benefits of considerable economic, social, and environmental value that are often overlooked when local land-use decisions are made. Flood Plain Zoning has been recognized as an effective non-structural measure for flood management. Flood-plain zoning measures aim at demarcating zones or areas likely to be affected by floods of different magnitude or frequencies and probability levels and specify the types of permissible developments in these zones, so that whenever floods occur, the damage can be minimized. The action for demarcation of flood plain areas and regulating the activities therein, is to be undertaken by respective state governments/UTs.

Flood risk zoning regulates land-use or zoning policies which in turn regulates construction in high-risk areas. This reduces the economic exposure and its vulnerability to flood events.

Ministry of Jal Shakti has continuously impressed upon the States the need to adopt flood plain zoning approach. A model draft bill for flood plain zoning legislation was also circulated by Central Water Commission in 1975 to all the States. This bill envisages zoning of flood plain of a river according to flood frequencies and defines the type of use of flood plain. The States of Manipur, Rajasthan, Uttarakhand, erstwhile State of Jammu & Kashmir and Arunachal Pradesh have enacted the legislation.

However, delineation and demarcation of flood plains is yet to be undertaken. National Mission for Clean Ganga (NMCG) has also, from time to time, advised all states in Ganga basin for demarcation, delineation and notification of river flood plains and removal of encroachment from riverbed/floodplain of the river Ganga and its tributaries in adherence to the River Ganga (Rejuvenation, Protection and Management) Authorities Order, 2016.

A literature review regarding Report and Guidelines on Flood Plain Zoning has been carried out based on which this document has been prepared. Chapters 1-5 present a report on the study carried out and Chapters 6-8 contain a list of guidelines which have been developed based on this review. These sections also classify the nature of activities and development regulations that would be needed to protect sensitive regions.

The guidelines, based on implementation by State Governments, will offer learning to Central/State governments. Accordingly, these guidelines shall be reviewed to account for emerging scenarios.

## 1. Introduction

A river is defined as a natural stream of flowing water. Rivers are found on every continent on Earth and on nearly every kind of land. The Indian sub-continent is also blessed with several large and small rivers, which are all distinct in terms of their hydrology and sediment transport.



A river shifts in its shape, size, flow pattern of water, silt, nutrients, and biota, in fact all its variables seem to change with time and space. The perceptions differ as one move from mountains to plains and to the deltas. The same stream displays a wide variance of characteristics that depend upon the land it flows through and the microclimate along its banks. Rivers, many a times, seem to mirror the local flavor of the land they flow through.

Usually, a river system is composed of the following parts:

1. Source/Origin (Mouth)
2. Tributaries
3. Confluences
4. Channels
5. Riverbanks
6. River/Flood Plains
7. Mouth (Outfall)

Indian rivers are deeply embedded into the economic, social, political as well as cultural fabric of the country. Ever since ancient times, most of the civilizations have developed on the banks of rivers. Rivers form the backbone of any economic activity.

They serve as a vital component not only for agriculture, industry, and transportation but also for forestry, recreation, and environment. Rivers also 'contain' many other embedded ecosystems (both terrestrial and aquatic) and most of the times play hosts to rare flora and fauna.

The below Map of India substantiates the vast network of rivers and tributaries flowing through the Indian sub-continent, covering majority of the geographical area.

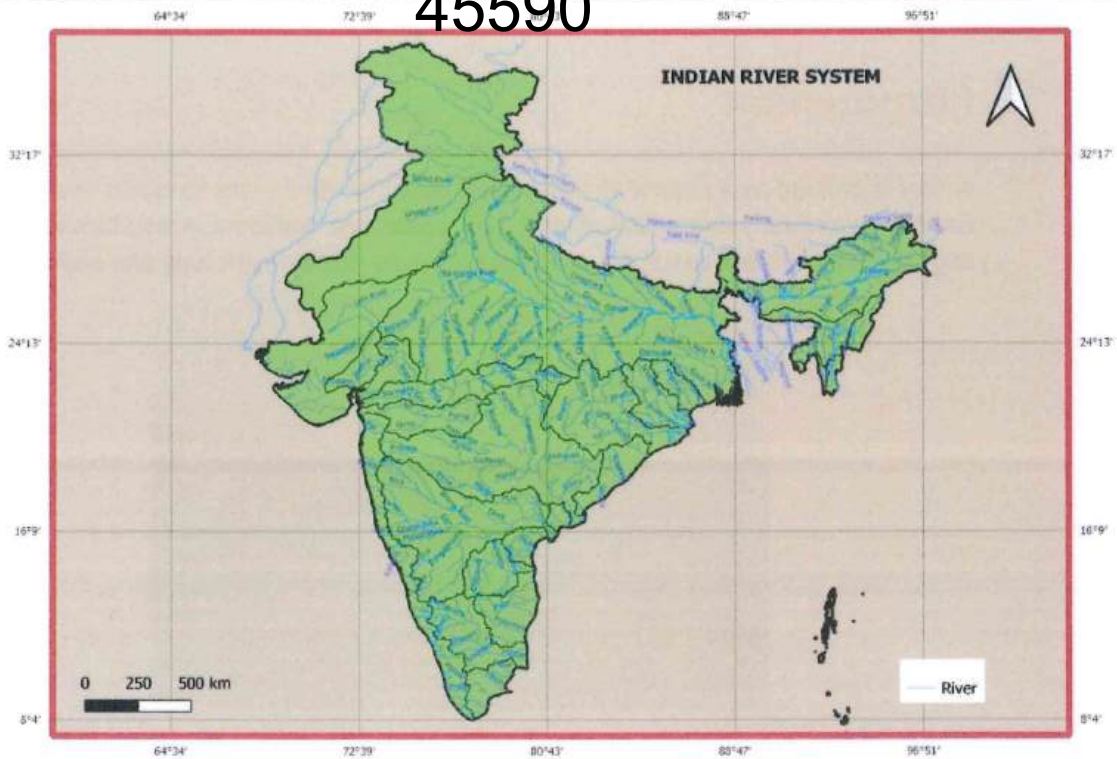


Figure 1: Indian River System (Source: India-WRIS)

However, due to rapid urbanization and development, the plains of rivers are being encroached upon in an unsustainable manner, negatively impacting the 'state' and 'health' of rivers, which are further aggravated by extreme climate change events. Despite its inevitable necessity for subsistence and varied uses, the water resources, particularly rivers are in woeful conditions.

### 1.1. Indian River System

The major river systems in the country can be broadly classified into two groups viz., Rivers of the Himalayan region and Rivers of Peninsular India. Himalayan rivers are fed by melting snows and glaciers of the great Himalayan range during spring and summer, and from rains during monsoon. They are often uncertain and capricious in their behavior. They carry significant flows during the dry weather due to snow melt and carry minimum flows, during winter. On the other hand, the peninsular rivers originate at much lower altitudes, flow through more stable areas and are more predictable in their behavior. Their flow is characterized by heavy discharges during monsoons followed by very low discharges during the rain-free months.

#### Box 1: Flood Plain Zoning Bill 1975

- ✓ A Model Flood Plain Zoning Bill, prepared by CWC in 1975, was circulated to States/UTs for enactment of legislation. So far, Manipur, Rajasthan, Uttarakhand, erstwhile State of Jammu & Kashmir and Arunachal Pradesh have enacted the bill. However, no efforts have been made by any of the states/UTs except Uttarakhand for demarcation of flood plain till date.
- ✓ Limited efforts made by any major flood prone state of the country.
- ✓ Thick population density, Lack of alternative settlement, Implementation difficulty etc. have been cited as major impediments in implementation of flood plain zone.

From the point of view of flood problem, rivers can also be grouped under the four regions as below:

- ✓ Central India & Deccan region
- ✓ Brahmaputra region
- ✓ Ganga region
- ✓ Northwest region

## 1.2. Types of River

A river is termed 'flashy' if floods in the river rise and fall in a very short period of time. Apart from North Eastern States & Hilly States, some rivers of Rajasthan, Gujarat etc. are flashy in nature.

A 'virgin' river is one which completely dries up before its outfall into the sea or another river. These are common in desert areas like the Kutch and Rajasthan where due to percolation and evaporation losses, the river disappears after flowing some distance from the source. Further, a river whose water resources potential has not been exploited at all is also termed as a virgin river.

A river is said to meander when it adopts a tortuous course, swinging from one side to another in alternating bends.

It is said to be braided when the bed becomes wide and shallow, with the flow composed of many interlaced channels, causing numerous islands and bars of silt deposits in the bed of the river. Generally, a river forms delta of various patterns, when it approaches the sea.

## 1.3. The River Course

A river typically flows through three distinct topographical zones: the upper reach in hilly terrain, the middle reach in the alluvial plains, and the deltaic or estuarine reach near its outflow into the sea.

### 1.3.1. The Upper Reaches

In the upper reaches, rivers can be broadly classified into two types: **incised rivers** and **boulder rivers**. The incised rivers have well-defined banks which are resistant to erosion. The bed of the river is also resistant to erosion despite the steepness of the slope and the swiftness of the current. The boulder rivers are also characterized by steep slopes, but the beds consist of a mixture of boulders, gravel, shingle, and sands.

The bouldery rivers tend to have straight courses with wide shallow beds. At the time of floods, the high velocity flow moves both boulders and gravels downstream. But when the floods subside and the flow slackens, bed materials pile up in heaps. The flow channels with reduced velocity are unable to move these heaps and so while trying to go around them, tend to wander in a new direction, attacking the banks and widening the bed thereby.

### 1.3.2. The Middle Reaches

Rivers in the middle reaches are usually in the alluvial plains. These have the characteristic of meandering freely from one bank to the other on account of the erodible nature of the beds and banks. These rivers are classified as aggrading, degrading or stable rivers. If it is building up its bed, it is called an aggrading river. If its bed is getting scoured, it is called a degrading river. If river carries down sediments which it receives without either depositing the silt or scouring the bed, it is called a stable river. It is pertinent to point out here that, depending on the silt load and the discharge, the same river may exhibit characteristics of an aggrading, degrading or stable river in different reaches.

### 1.3.3. Estuarine/Deltaic Reach

In its last reach, before its outfall into another river or sea, the river may be called estuarine. In the latter case, periodic changes in water levels occur due to tides and, therefore, in this reach, it is called a Tidal River. Here, sea water enters the river with the high tide and empties out along with the ebb tide. The distance up to which the tidal effect is felt depends upon the slope of the river, the tidal range, the flood discharge, configuration of the river, etc. Near its outfall to the sea, such a river is called a deltaic/ estuarine river. In this reach, it is distinguished by the many branches the parent river has thrown as it approaches the sea.

*(Source: Rashtriya Barh Ayog, Volume-I, 1980)*

## 1.4. Indian River Basin

India has been broadly divided into 20 hydrological basins by Central Water Commission (CWC) for the purpose of river management:

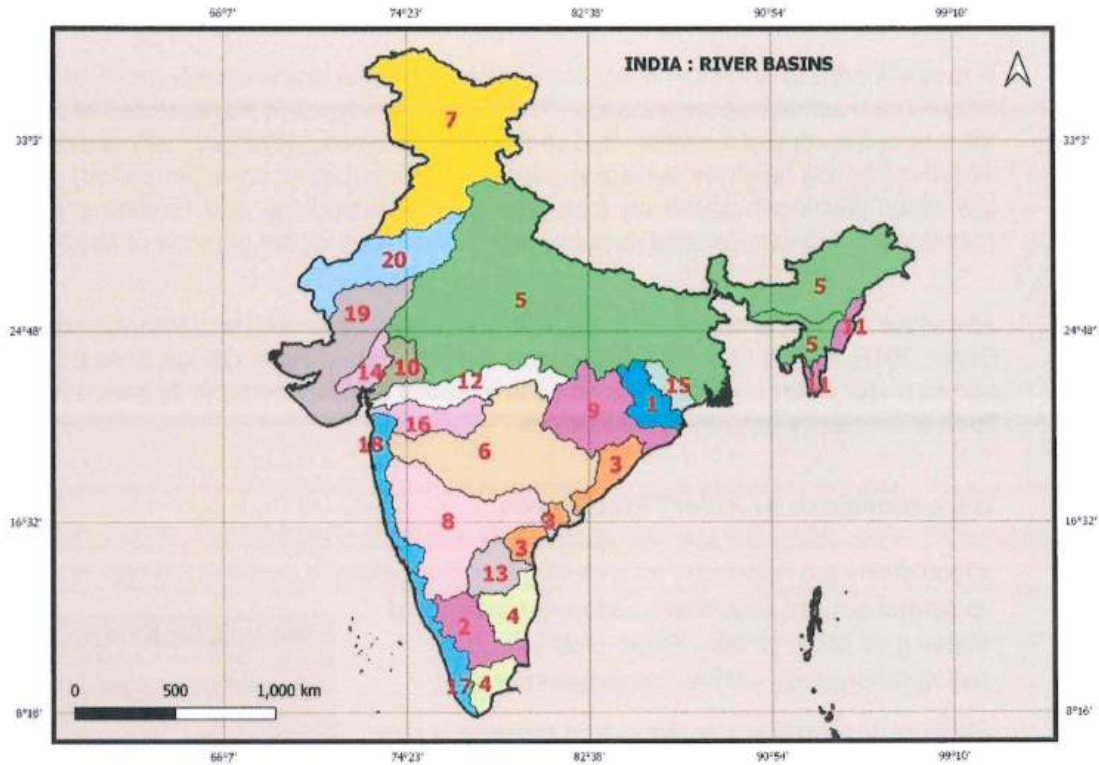


Figure 2: Indian River Basins (Source: River Basin Atlas of India, CWC (2012))

These basins are as below:

1. Brahmani-Baitarani
2. Cauvery
3. East Flowing rivers between Mahanadi and Pennar
4. East Flowing rivers between Pennar and Kanyakumari
5. Ganga/Brahmaputra/Meghna-Barak
6. Godavari
7. Indus
8. Krishna
9. Mahanadi
10. Mahi
11. Minor rivers draining into Myanmar and Bangladesh
12. Narmada
13. Pennar
14. Sabarmati
15. Subarnarekha
16. Tapi
17. West Flowing rivers from Tadri to Kanyakumari
18. West Flowing rivers from Tapi to Tadri
19. West Flowing rivers of Kutch and Saurashtra including Luni
20. Areas of Inland drainage in Rajasthan

## 2. Flood Plains

A river's floodplain is the low-lying land adjacent to a river and is usually prone to flooding when higher than normal discharges occur. These areas are typically flat stretches of land stretch all the way to the edge of the valley that contains the waterway. Hydrologically, a river's flood plain is defined as the landform subject to periodic flooding (based on return period). Though there are other definitions based on topography, geo-morphology and modelling purposes, the hydrological definition is used throughout this document for the purpose of flood plain zoning.

As per the Notifications of River Ganga (Rejuvenation, Protection and Management) Authorities Order, 2016, Para 3 (l), a Flood plain means such area of River Ganga or its tributaries which comes under water on either side of it due to floods corresponding to its greatest flow or with a flood of frequency once in hundred years.

### 2.1. Importance of River Flood Plains

Flood plains are necessary for a healthy riverine system. It provides the opportunity for water to spread out and slow down, reducing erosion and flooding of other areas. Flood plains support biological diversity, and recharge ground water.

Flood plains provide a buffer space between a river and inhabited areas at risk of flood ie, when water rises above the banks, the speed of flow reduces as it spread out across the flood plain, and overall peak of the water is slower. This can limit the destructive impact of floods. The following are some of the other benefits of flood plains:

**a) Improving water quality**

Floodplains act as natural filters, absorbing harmful chemicals and other pollution, making rivers healthier for drinking and swimming, and for plants and animals.

**b) Creating fertile soil for crops**

Rivers deposit sediment and nutrients in floodplains, making them very productive areas for growing crops.

**Box 2: National Green Tribunal Order 2017**

- ✓ Identification and demarcation of floodplains of river Ganga in Segment B of Phase-I for one in twenty-five years' cycle.
- ✓ Till the said identification & demarcation of floodplain, 100 meters from the edge of the river to be designated as no development/ construction zone in Segment B of Phase-I i.e., Haridwar to Unnao, Kanpur.
- ✓ Identification of no development/ construction zone, regulatory zone and the activities that can be/ cannot be carried on in the regulatory zone of the floodplain.
- ✓ Complete prohibition on disposing of Municipal Solid Waste (MSW), E- waste or Bio-medical waste on the floodplain or in river Ganga or its tributaries.
- ✓ No dumping or landfill sites for any kind of waste irrespective of any technology for waste processing, within 500 meters from the edge of the river Ganga and/or its tributaries.

**c) Nurturing biotic ecosystem**

Floodplains are a productive environment for plants and wildlife and serve as nurseries for many species of fish. They provide vital habitat and are important for maintaining the web of life.

**d) Providing recreation**

Flood plains also provide ideal places for hiking, paddling, fishing, exercising, and connecting with the beauty of nature.

**e) Recharging Ground water**

The layered sediments of many floodplains can create important aquifers. Clay, sand, and gravel filter the water as it seeps downward. Water purification systems often take advantage of this natural phenomenon in a process called bank filtration. In bank filtration, water is deliberately filtered through the banks or floodplain of a river or lake. Nearby wells then collect the filtered water, which is then ready for more intense purification processes.

**Box 3: Floods in the UT of Jammu & Kashmir (2014)**

- ✓ During the initial week of September 2014, Jammu & Kashmir encountered one of its worst hit flood events in its north western part. Unprecedented rains that lasted for 5 days led to an increased runoff from the tributaries of river Jhelum. The flood affected nearly 2million people and caused huge damage to property and lives as well as economy of the state.
- ✓ Although heavy rainfall was the triggering factor for floods in the Kashmir valley, the impact of the disastrous event was aggravated by other factors, including the rapid urbanization in the valley, encroachment of waterbodies and land adjoining river banks, the disappearance of wetlands, etc. which has blocked the natural drainage patterns making the situation worse. Extremely urbanized and mismanaged flood plains gave an impetus to the situation which attained disastrous dimensions due to prolonged and extremely heavy rainfall.

### 3. Need of Flood Plain Zoning

In order to have a reasonable degree of protection, floods need to be managed through both structural & non-structural measures so as to reduce the losses. Non-structural measures are planned activities to modify susceptibility due to flood related damages. These are meant to keep people away from floods. Flood Plain Zoning is one of the main non-structural measures for management of floods worldwide. However, this is yet to be taken up in India as an effective measure to manage floods, though flood is one of the major natural calamities in India and almost every year, there is substantial loss of life, large scale damage to property apart from suffering of millions of people due to recurrence of flood in India.

The concept of Flood Plain Zoning recognizes the basic fact that the flood plain of a river is essentially its domain and any intrusion into or developmental activity therein must recognize the river's 'right of way'. Flood plain zoning involves regulation of land use in flood plains of a river. It is considered as an effective non-structural

means for flood management. It aims at demarcating zones or areas likely to be affected by floods of different magnitudes or frequencies and specify the types of permissible developments based on probabilistic analysis in these zones, so that whenever floods occur, the damage can be minimized, if not avoided.

Increased level of urbanization in the country is putting pressure on urban flood plains. Encroachment or unplanned development of such area may prove disastrous for people affected as well as for river in the long run. Flood Plain Zoning, therefore, envisages limitations on indiscriminate development and encroachment of flood plains of a river.

Flood plain zoning is not only necessary in the case of management of floods, but also useful in reducing the damage caused by drainage congestion, particularly in urban areas. It has acquired urgency in the context of increasing variability in rainfall as a result of climate change.

Over the years, the cascading rate of increasing population and the increasing urbanization and industrialization has put a toll upon the health of river systems in India as these anthropogenic pressures brings about changes in the river system

#### Box 4: FPZ in Uttar Pradesh

- ✓ Notification issued by State of UP dated 4<sup>th</sup> September 2020 for identification & demarcation of flood plain on River Ganga from Haridwar to Unnao by way of Executive order.
- ✓ Demarcation completed on field.
- ✓ Demarcation pillar being installed all along the riverbank.
- ✓ Activities being regulated accordingly.
- ✓ Steps underway to identify FPZ beyond Unnao up to Ghazipur.
- ✓ Study completed for FPZ of river Yamuna from Asgarpur to Prayagraj. Demarcation under progress.

#### Box 5: Mumbai Floods (2005)

- ✓ On 26th July 2005, the Mumbai Suburban Area was stuck with a heavy storm. Indian Meteorological Department (IMD) reported a 944 mm of rain for the 24 hours. The incident caused extreme water logging in the city area. About 200 km of road length was submerged in flood waters and the traffic was standstill on all internal roads, major roads and corridors of traffic. The incident also caused widespread damage to property and life.
- ✓ The impacts of human activities and the developmental works involving physical, topographic changes etc. affecting the natural hydrological process was felt during the event. This led to a thinking that Infrastructure planning in urban areas should require careful attention to urban hydrological characteristics and how the urban conditions affect the rainfall-runoff relationships in this area.

and causes alterations in river morphology by changing flow patterns, sedimentation, and siltation properties of rivers. Floodplain development also impacts the riparian ecosystem.

This has further increased the probability of urban floods, showing an increasing trend as a phenomenon, and posing huge challenge to city administration and town planners. The lack of protection of river floodplains from damaging impacts like encroachment and diversion for 'developmental projects' is a tragedy that affects both the river as well as those who encroach it adversely. The river suffers as it is unable to occupy and transport flood waters downstream during high rainfall events (monsoon in particular).

The river is also to recharge aquifers, wet the lands along its banks or provide life-sustaining conditions to plant and animal habitats along the river margins and banks. Based upon flood plain zoning demarcation, Flood Insurance and other non-structural measures could also be promoted & initiated in India.

The various alterations susceptible in the river flood plains and its possible impacts are summarized in the table below:

**Table 1: Alterations susceptible in the river flood plains and its possible impacts**

Alterations	Impact
<b>Increase in impervious surfaces</b>	Decreases infiltration and increases run-off which leads to: <ul style="list-style-type: none"> <li>• Decrease in lag time</li> <li>• Increase in peak discharge</li> <li>• Production of run-off from small storms</li> <li>• Reduction in flood plain recharge and decreased water table</li> </ul>
<b>Development on and near flood plains</b>	<ul style="list-style-type: none"> <li>• Disrupts migration and spawning cues for fish and marine biodiversity</li> <li>• Unplanned development leads to prolonged water logging</li> <li>• Constricts channel flow and capacity</li> </ul>
<b>Construction of storm water drainage systems</b>	<ul style="list-style-type: none"> <li>• Decreased lag time and increase in peak discharge owing to increased run-off entering the river</li> </ul>
<b>Filling up of water bodies</b>	<ul style="list-style-type: none"> <li>• Disrupts spawning grounds for fishes</li> <li>• Reduced space for flood waters</li> </ul>
<b>Construction of embankments and expansion of agriculture</b>	<ul style="list-style-type: none"> <li>• Change in soil moisture regime of flood plains</li> <li>• Water logging in flood plains due to reduced capacity of water to naturally flush outwards</li> <li>• Reduction in lateral movement of river channel</li> </ul>

## 4. Early Efforts for Flood Plain Regulation in India

Efforts for regulating the development on floodplains can be traced to the Madras River Conservancy Act of 1884 that provided for appointment of 'River Conservators', directed for conducting surveys and defined limits for the river which was termed "river-bed." Any construction or plantation within the riverbed for the area covering the present States of Tamil Nadu and Andhra Pradesh was to be permitted by the Conservator of Rivers.

In 1989, Tamil Nadu Pollution Control Board passed an Order stating that no industry causing serious water pollution will be permitted within 1 km of reservoirs, rivers, and public drinking water sources. Maharashtra Pollution Control Board also framed a River Regulation Zone Policy for the State in the year 2000 (revised in 2009) based on the designated best use as per water quality for rivers, high flood line and categorizing industry based on their pollution levels.

However, this was later withdrawn based on a resolution passed by the Maharashtra Government dated 3<sup>rd</sup> February 2015.

With floodplains, it is also important to look at relevant land use legislations which come under the ambit of States. State Town and Country Planning Acts were enacted by the States based on Model Town and Country Planning Laws in 1962 (later revised in 1985).

The National Water Policy, 2012 includes a section on conservation of rivers and river corridors. It also prohibits encroachments and diversion of water bodies and advocates that restoration must be promoted to the extent feasible.

Central Water Commission (CWC) has continuously impressed upon the States the need to take action to implement the flood plain zoning approach in development. A model draft bill for Flood plain zoning legislation was circulated by the Union Government in 1975 to all the States. The States of Manipur, Rajasthan, Uttarakhand, erstwhile State of Jammu & Kashmir and Arunachal Pradesh have enacted the legislation.

However, delineation and demarcation of flood plains are yet to be undertaken. So far, limited action has been taken by any of the major flood prone States & others including Uttar Pradesh, Bihar, West Bengal, Assam etc. for enactment of legislation. Many States have expressed their reservations on implementing floodplain zoning due to reasons such as high population density, non-availability of sufficient land for relocating the people occupying flood plains, etc. Government of India has repeatedly advised State/ Union Territory Governments on the need for enactment of an appropriate legislation for delineation & demarcation of flood plain zones on the notified stretches of rivers of the State/UT and regulating the activities therein.

In February 2016, Ministry of Environment, Forests and Climate Change (MOEF & CC) had come out with a draft Notification for River Regulation Zones wherein it proposed to prohibit or regulate the developmental activities on riverfronts and floodplains. The draft Notification has been circulated to all the States and UTs. The draft Notification, under the Environment Protection Act (EPA), 1986, intended to regulate developmental and industrial activities upto 5 km from the banks of the river stretches having floodplains and an equivalent area for mountain/hill stretches under River Conservation Zones (RCZ) demarcated with reference to the Highest Flood Level (HFL) with a 100-year return period.

The Prohibited Activity Zone (RCZ-PA) in the immediate vicinity of the river will be offered the highest protection since existing activities and constructions within the zone should adhere to the notification. Attention has been paid to regulate new developments within regulated zones. The RRZ draft policy also defined the area for protection from further encroachments as the

"active flood plain", which will be marked by the high flood line. This, in entrenched stretches will be the available space in the valley. In embanked stretches, this would be the area between two embankments or roads along a river acting as an embankment. In other stretches of the river, the active flood plain will be the 100-year flood line, the land which gets flooded during a 100- year storm. The idea was to establish a No-Development Zone not less (in area) than the active floodplain.

## 5. International Experiences in Flood Plain Management

### 5.1. Flood Plain Management in United States of America

Floodplain zones are geographic areas that the Federal Emergency Management Administration (FEMA) has determined to be at flood risk to nearby communities and property. FEMA rates these zones for their severity of risk and identifies them as low-to-moderate risks, high risks, coastal areas, and undetermined risks. Each zone designation reflects the seriousness of flooding most likely in the specified area.

On the Flood Insurance Rate Maps, the FEMA defines flood zones as geographic areas that have different levels of flooding. They are as under:

- ✓ **High-risk:** "Special Flood Hazard Area (SFHA)", - an area with a 1% or 1 in 100 chance of experiencing a flood during any given year.
- ✓ **Moderate risk:** 1 in 500 chances of flooding occurring each year
- ✓ **Least risk:** have less than a 1 in 500 chance of occurring in any given year

### 5.2. Flood Plain Management in United Kingdom

Flood zones have been created by the Environment Agency to be used within the planning process as a starting point in determining how likely somewhere is to flood. However, they only refer to flood risk from rivers or the sea, and not all rivers are included.

The following classification of flood zones are divided: -

- ✓ **Flood Zone 1- Low Probability:** Areas having less than 0.1% chance of flooding in any year
- ✓ **Flood Zone 2- Medium Probability:** Areas to have flooding risk between 0.1% – 1% chance from rivers in any year or between 0.1% – 0.5% chance of flooding from the sea in any year
- ✓ **Flood Zone 3a- High Probability:** Areas at 1% or greater probability of flooding from rivers or 0.5% or greater probability of flooding from the sea
- ✓ **Flood Zone 3b- The Functional Floodplain:** Flood zone 3b is classified as functional floodplain and is deemed to be the most at-risk land of flooding from rivers or the sea. Areas at significant risk of flooding are classified to be within flood zone 3b

### 5.3. Flood Plain Management in New Zealand

Flood Protection Engineers and Hydrologists in New Zealand describe floods using Annual Exceedance Probabilities (AEP) or Return Periods. For example, a 1% AEP or 1 in 100-year return period flood means that there is a 1% or 1 in 100 chance in any given year that a flood of this size or greater will occur. Accordingly, flood plain areas have been defined:

Table 2: Flood Plain classification based on Average Period of Return

Flood Awareness Likelihood Area	Average period between occurrences of a given flood event
High Likelihood Area	1 in 50 years
Medium Likelihood Area	1 in 100 years
Flood Sensitive Area	1 in 200 years
Low Likelihood Area	1 in 440 years

#### 5.4. Flood Plain Management in Canada

The Department of Environment and Climate Change of the province of Newfoundland Labrador in Canada envisages the following classifications for their flood plains as mentioned in their provincial website as listed below:

- i. **Floodway:** The portion of a flood plain where the most frequent flooding occurs. This area is determined based on the 1 in 20 years (1:20) return period flood.
- ii. **Floodway Fringe:** The portion of a flood plain where less frequent flooding occurs. This area is where flooding occurs up to 1 in 100 years (1:100) on average.
- iii. **Climate Change Flood Zone:** Based on extension of the floodway fringe, this is the area which is likely to be impacted due to the latest forecasted effects of climate change.
- iv. **Other Flood Risk Area:** An area where flooding is known or has some probability to occur due to unique or unusual circumstances such as areas subject to shoreline recession, areas downstream of dams or areas adjacent to watercourses potentially prone to ice jams.

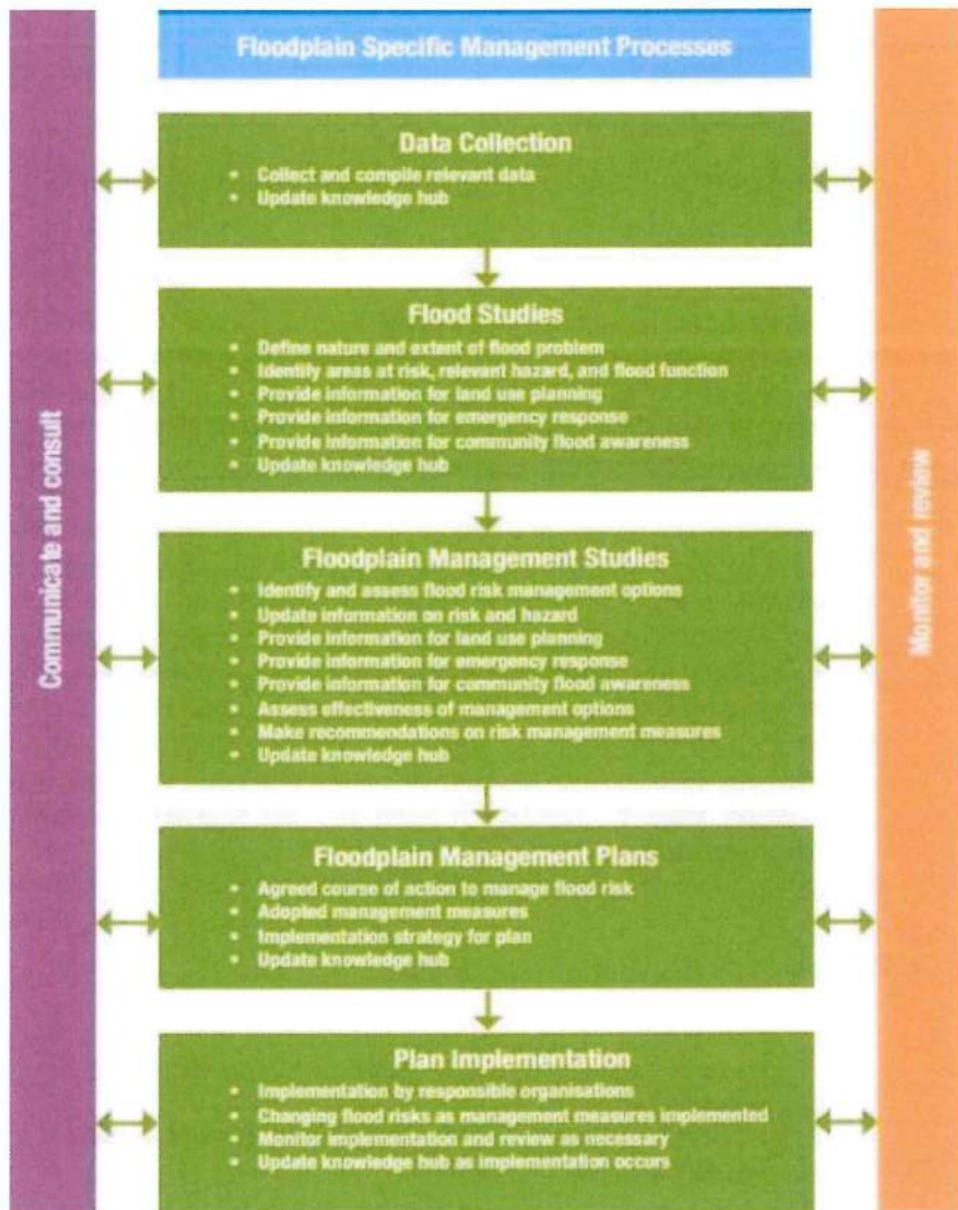
It has given the list of permitted and non-permitted activities in each of these flood plains.

#### 5.5. Flood Plain Management in China

- i. Construction of any building, infrastructure etc or any activity within the river channel management areas affecting flood discharge capacity in flood passage is prohibited.
- ii. Relocation of people of these reclaimed areas and economic compensation and tax exemption for the settlers.

#### 5.6. Flood plain management in Australia

The Flood plain management practices in Australia involves steps that support understanding and management of flood risks for a specific geographical area. This is generally part of all the floodplain of a single waterway or a combination of the floodplains of several waterways, where flood behavior may interact. This understanding begins with knowledge of the local flood history; evidence of the types and scales of storms that have previously caused problems and indications of what landforms or human-made structures may influence flooding.



### 5.7. Floodplain Management in Bangladesh

Owing to the fact that a majority of the country's landmass is covered by floodplains, Bangladesh have recently shifted its focus on framing government policies that have adopted using tactics such as discouraging settlements in the high-risk areas and promoting the type of housing and agriculture that can withstand floods.

## 6. Present Status of Flood Plain Zoning

India stands as the second most flood-impacted nation globally, after Bangladesh and accounts for one-fifth of the global death count due to floods. India's high risk and vulnerability for floods is highlighted by the fact that over 40 million hectares out of total geographical area of 329 million hectares is prone to floods. On an average every year, 75 lakh hectares of land gets affected. According to the Rashtriya Barh Ayog (RBA) an average of 18.6 million hectares of land gets affected annually.

Rastriya Barh Ayog (RBA) was set up by the then Ministry of Agriculture and Irrigation in 1976, to study India's flood-control measures after the projects launched under the National Flood Control Program of 1954 failed to achieve much success.

In 1980, the RBA made 207 recommendations and 4 broad observations.

Firstly, it said there was no increase in rainfall in India and, thus, the increase in floods was due to anthropogenic factors such as deforestation, drainage congestion and badly planned development works.

Secondly, it questioned the effectiveness of the methods adopted to control floods, such as embankments and reservoirs, and suggested that the construction of these structures be halted till their efficacy was assessed. However, it did say that embankments could be constructed in areas where they were effective.

Thirdly, it said there must be consolidated efforts among the states and UTs and the Centre to take up research and policy initiatives to control floods.

Fourthly, it recommended a dynamic strategy to cope with the changing nature of floods. An analysis of the report suggested that the problem began with the methods of estimating flood-prone areas of the country.

### Box 6: Uttarakhand Journey to FPZ

- ✓ Enacted the bill in 2012
- ✓ Notification of limit of Flood Plain Area being done in phases:

#### I. Initial and Final notification done

1. **Bhagirathi** - Gangotri to Devprayag.
2. **Ganga** - Devprayag to Rishikesh.
3. **Ganga** - Rishikesh to Chandi Bridge.
4. **Ganga** - Chandi Bridge, Haridwar to Kalsia village in Laksar, Haridwar district
5. **Bhilaganga** river.
6. **Alaknanda** - Badrinath to Devprayag.
7. **Mandakini** - Kedarnath to Rudraprayag.

#### II. Study Completed

1. **Gola**-Near Ganrar to State border of
2. **Rispana**-Rajpur (source) upto confluence with Song
3. **Bindal**- Rajpur (source) upto Rispana (confluence)
4. **Song**- Pasani village up to confluence with Ganga.

#### III. Study in Progress

1. Kosi - Near Kantali to State border of UK
2. Asan and tributaries (Nimi, Nun, Swarna rivers and Sitla Rao)
3. Jhakhn up to Ranipokhri
4. Chandrabhaga
5. Yamuna
6. Pindar river
7. Dhauliganga
8. Nandakini
9. Solani
10. Malini
11. Ratmau
12. Nandhaur
13. Ladhiya
14. Ramganga W River.

In a 2011 meeting of the working group on flood management for the 12th Five-Year Plan, of Flood Management Program, Central Water Commission (CWC), acknowledged that scientific criteria needed to be adopted to assess flood-prone areas. It was recommended that there should be effective monitoring based on frequency of flooding and period of inundation as gauged by contour maps and satellite imagery.

As per NITI Ayog's Report of the Committee constituted for formulation of Strategy of Flood Management Works in Entire Country and River Management Activities and works related to Border Areas (2021-26), annually 7.17 Mha. of area is affected with floods in India, of which 3.94 Mha. is cropped area. On an average, floods claim 1,654 human and 6,18,248 cattle life annually. Reports further reiterate Flood Plain Zoning as an integral non-structural flood management measure. Under section 4 Major Flood Events: Case Studies and Lessons Learnt, it was mentioned that the severity of the floods in India, in most of the cases are enhanced manifold by anthropogenic activities. The major take-away in such cases is the strict implementation of Flood Plain Zoning Act and regulating construction within the flood plain of a river.

The RBA report also recognized the need for timely evaluation of flood management projects. It entrusted State Irrigation and Flood Control Departments, CWC, Ganga Flood Control Commission & Brahmaputra Board with the task of adopting or discarding them based on their performance.

The 'Assessment of Areas affected due to Floods in India' published by Central Water Commission in June 2024 concludes that the total flood affected areas in India delineated from analyzing LandsAT and Sentinel -1&2 data on GEE and GIS during the period from 1986-2022 is 21.213 Mha. A map showing the pan -India aggregated extent of Flood Affected Areas in India (1986-2022) is given in Fig. 3.

Sl. No	Description	Fig (in Mha)
(i)	Total Area Affected	21.213
(ii)	Area Protected	20.538
(iii)	<b>Area liable to Floods =(i)+(ii)</b>	<b>41.751</b>

**Table 3 : Details of Area liable to Floods as per CWC report on Assessment of Areas affected due to Floods in India', 2024.**

**Box 7: Floods in Kerala (2018)**

- ✓ Unprecedented rains lashed parts of Kerala from 8<sup>th</sup> to 18<sup>th</sup> August, 2018 causing widespread damages to all major sectors of the state. Many human lives were lost, thousands of houses damaged, over a million and half people were moved to relief camps, large stretches of major roads got washed away and many bridges got damaged.
- ✓ Other than unprecedented rainfall in an ecologically sensitive zone such as Kerala, it was not just urbanization; it was the unscientific use of its land and water resources that added to the severity of damage. The other issue was management of river and its flood plain. The numerous dams across these rivers have reduced the flow into the rivers during most of the time. With passage of time, their floodplains have shrunk, and people have occupied these floodplains for cultivation and construction. Unchecked tourism and illegal constructions, mostly related to tourism was another triggering factor that was accentuated by incessant rains.

Despite a series of disastrous floods in recent times such as in Kedarnath (2013), Srinagar (2014) and Kerala (2018) apart from regular flooding in Assam, Bihar, Uttar Pradesh & West Bengal resulting from constraints in river floodplains, the nation is still without a legally mandated prohibition on such ingress into and violation of the river's integrity.

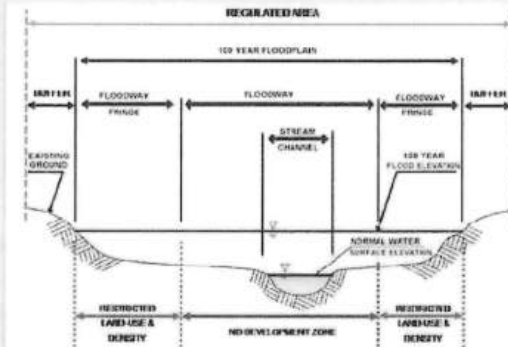


Figure 3 - Aggregated Extent of Flood Affected Areas in India (1986-2022)

Keeping in view the fact that the problem is becoming more and more severe, and with losses mounting every year, the subject of flooding has been recognized at the national level. Thereafter, action for demarcation of flood plain areas and regulating the activities therein, is to be undertaken by respective State Governments/UTs.

### Box 8: Godavari Flood Plain

- ✓ Classification of flood plain of River Godavari into different zones by Nashik Mahanagar Palika. List of permissible and prohibited activities have been envisaged under Floodplain Planning & Development Guidelines for River Godavari, Nashik Region. A list of planning guidelines & developmental controls including permissible restorative activities and recommended approach is also given.



- ✓ The document also says about the design aspects to be taken care of while building structures such that they are built on stilts allowing free flow of water below around the structures, as per the flood protection guidelines.

National Green Tribunal (NGT) has also advised the State Governments/UTs to take necessary steps in this direction from time to time. NGT in its order dated 13.07.2017 in the matter of O.A. No. 200 of 2014 – M C Mehta Vs Union of India & Others had directed demarcation of flood plain for river Ganga from Haridwar in Uttarakhand up to Unnao in Uttar Pradesh. In the matter of restoration of river Yamuna in the matter of O.A No. 6/2012 Manoj Mishra Vs Union of India, Hon'ble NGT, vide its Order/Judgment dated 13.01.2015, had directed the State to adopt a precautionary principle by directing various steps which are required to be taken by the authorities, including prohibitory orders in relation to dumping and throwing of waste of any kind in the drains in the river Yamuna, which is lethal for the environment.

In this regard, there is a need for drafting a set of guidelines, to be followed by State Governments/UTs while taking up any developmental activities in the flood plain of any river.

## 7. Guidelines for Flood Plain Zoning

Based upon the draft Flood Plain Zoning Bill of DoWR, RD & GR, direction of Hon'ble NGT through its Order, draft RRZ by MoEF&CC, broad Guidelines for identifying the Flood Plain Zone in different types of rivers of India and activities to be considered in various zones of such flood plains are given below as a guiding principle to preserve and improve river health.

### 7.1. Broad Guidelines

#### 7.1.1 Prioritization of Reaches

1. Considering implementation of Guidelines rests with respective State Governments/UTs, the States/UTs should first prioritize the rivers on which flood plain zoning is required. The States/UTs may further decide to implement these guidelines on tributaries & sub-tributaries of such rivers.
2. As a general principle, flood plain zoning may be first taken up for the main river and then its major tributaries. However, the States/UTs may take up the zoning activity on the main river as well as tributaries concomitantly as per their convenience, computing capacity and volume of data to be processed.
3. Zoning exercise may be taken up as a whole or reach-wise in rivers depending upon location and prioritization by respective State/UTs governments.
4. The draft Guidelines may also consider change in river depth due to siltation in the river while demarcating the flood plains. Accordingly, these guidelines shall be reviewed to account for emerging scenarios.

#### 7.1.2 Declaration of Nodal Agency and its functions

1. State Governments/UTs may declare the Nodal Agency for implementation of FPZ Guidelines.
2. The land use in the floodplain should follow a collaborative approach involving urban/rural development authorities in consultation with the Nodal Agency.
3. The Nodal agency shall demarcate and mark the flood plain in the pristine location too.
4. Nodal agency in association with Municipal/ Panchayat bodies and SDMA shall frame guidelines for safety of existing structures and to increase the Flood Resilience within the identified flood plain and implement other existing guidelines such as National Framework for Sediment Management, 2022 of MoJS, Sustainable Sand Mining Guidelines, 2016 and 2020 of MoEF&CC.
5. A No-objection certificate from the Nodal agency of the respective State/UTs will be required for carrying out any activity in the Flood Plain.

- For all new construction (individual house or any infrastructure), permit system may be incorporated by the concerned Municipal/ Panchayat body in consultation with Flood Plain Zone Nodal Agency which will need to be enforced strictly.
  - Further, in the case of Hydro-projects/Pumped Storage Projects, the agency shall also submit the NOC from the Flood Plain Zone Nodal Agency while seeking environmental clearance from MoEF&CC.
6. The Water Resources/Jal Shakti/Irrigation Department of the respective State Government/UTs shall work in close coordination with the Nodal Agency, if any other department/ organization is declared as Nodal agency, to ensure that the flood plains are managed as per the guidelines.
7. The flood plain areas which have already been urbanized/developed shall be identified and inventories of such areas would be maintained. This should be made a continuous activity, since some development in floodplain areas is inevitable even after implementation of floodplain zoning. The same may be carried out using satellite data. The nodal agency should ensure that future development takes place as per guidelines and proper convergence with the existing and proposed developmental plans should be done. Further, people settled in the river's active floodplain should be warned periodically to move to safer places in a phased manner. The concerned Government agency may initiate some schemes for relocation of such settlements.

**Box 9 : Uttarakhand Floods (2013)**

- ✓ In the month of June 2013, the region suffered its worst disaster with huge loss of lives and widespread destruction. The disaster coincided with the peak tourist and pilgrimage season, considerably enhancing the number of the casualties with adverse impact on the immediate rescue and relief operations.
- ✓ The nature's fury was most pronounced in the Mandakini valley of the Rudraprayag district. Torrential rains coupled with the collapse of the Chorabari Lake led to flooding at the Kedarnath Shrine and the adjacent areas of Rambara, Agastyamuni, Tilwara, and Guptakashi.
- ✓ There were extensive damages to the housing, both in urban and rural areas, as settlements were mostly concentrated along the rivers i.e. flood plain of the rivers.

### 7.1.3 Data Standards and Methodology

1. The basic requirements to be taken care of before implementing flood plain zoning are as follows:
- Broad demarcation of areas vulnerable to floods.
  - Preparation of a large-scale map (1:10,000/1:15,000) of the area vulnerable to floods with contours at an interval of 0.3 m to 0.5 m.
  - Marking of reference river gauges with respect to which, the areas likely to be inundated for different magnitudes of floods will be determined.
  - Demarcation of areas liable to inundation by floods of different frequencies, e.g., 1 in 5-year, 1 in 25-year and 1 in 100-year appropriately involving mathematical modeling/ Artificial Intelligence and factoring in possible climate change scenarios (including changing rainfall pattern & intensity) in different region of country.

2. The following data are required to carry out Flood Plain Zoning:
  - Historical Discharge/ Rainfall data (as much as available). Minimum 30 years of historical data is recommended.
  - In case of lesser data availability, Peak-over-Threshold method may be used.
  - Digital Elevation Model (DEM) for the river stretches for which FPZ is intended. However, length of reach and capacity of computational power available are critical for DEM resolution suitability. Hence, a combination of freely available coarse DEM + LiDAR DEM is suggested. For reaches <50 km or city-specific study, high-resolution DEM is recommended. Base DEM should not be coarser than 30 m horizontal resolution. Existing embankment details be merged with topography details, if coarse DEM is being used.
  - Close-interval Cross section of the river deduced from DEM as well as collected from the survey conducted in the river reach for carrying out hydrodynamic study.
  - Water Level and River Flow Discharge Data/ Rating Curve at gauging sites to estimate water level corresponding to given flood magnitude.
  - Satellite image for superimposing layers for different flood plain zones.
  
3. The process of demarcation of flood plain zones is data intensive exercise requiring river flow, river morphology & cross-section, details of embankments, bridges & similar structures. The study primarily involves the determination of 5, 25 & 100-year return period floods at different discharge observation locations of the reach.
  - Annual maximum discharge for each location is utilized for estimation of quantiles of different return periods by fitting into suitable probability distribution viz., e.g. Gumbel, Log Normal, Log Pearson Type-II etc.
  - In case the river is ungauged, i.e. no discharge observation is available, then the rainfall may be used for estimation of discharges. This method involves formulation of Synthetic Unit Hydrograph of sub-catchments, estimation of design storm based on Probable Maximum Precipitation (PMP) atlas of the sub-region and estimation of quantiles of different return periods using calculation of requisite return period rainfall, which is further converted into runoff discharges. These calculated discharges are then utilized in 2D inundation models to calculate the spread of the water for each return period.
  - The output of the study, i.e. return period maps may be validated with the past water levels and past inundations from satellite images, wherever possible.

#### 7.1.4 Data Dissemination and Monitoring

1. The maps prepared shall be placed on a centralized portal for information of public.
2. Joint Regular monitoring of demarcated flood plain zone shall be done by the Nodal agency in association with Municipal/ Panchayat bodies and State/UTs Disaster Management Authority (SDMA) to prevent any further encroachment in the flood plain.
3. Central Government, through an appropriate Agency/Organization, will monitor the implementation of flood plain zoning activities by the States/UTs using the advance and state of the art technologies.
4. Till the said identification and demarcation of floodplain is completed, no further activity is to be allowed within 100 meters from the edge of the river, designated as No

Development/Construction zone. However, if any State Government/UTs has already notified the No Development/Construction zone which may be contravening to this provision, the concerned State Government/UTs shall be encouraged to move towards this provision in a phased manner. However, State Government/UTs may amend or relax this clause for construction of Railway lines, Bridges and essential infrastructure construction or public service etc.

**Note:** For defining the river's edge, maximum of extent defined by dry seasons water line or flood line in the last five (5) years may be adopted.

### 7.1.5 Environmental Safeguards in the Floodplain Zones

1. There shall be prohibition on direct disposing of Municipal Solid Waste (MSW), E- waste or Bio-medical waste on the floodplain or in the river. In addition, the monitoring of the effluents emanating from treatment facilities, as envisaged in Section 21 of the Water (Prevention and Control of Pollution) Act of 1974 should be mandatory.
2. There shall be no dumping or landfill sites for any kind of waste irrespective of any technology for waste processing, within 500 meters from the edge of the river or as defined by the existing Municipal guidelines/State Bye-laws in urban area, whichever is more. The nodal agency in consultation with Municipal/ Panchayat body may seek removal of existing dump fills areas, if any, from the river's active floodplain.
3. Appropriate precautionary measures in respect of safety of nuclear plants, aerodrome etc., lying in the designated flood plain zones shall be taken by the respective department depending upon the zone where those are lying.
4. Demarcation of flood plain zones, downstream of dam/ barrages, shall be done as per Para 7.2.3 (III) of these Guidelines. Mapping of existing encroachment in the downstream area vis-à-vis demarcated flood zones shall be done by the Nodal agency. Action Plan shall be prepared for removal of such encroachment in a phased manner in consultation with District Administration/ SDMA. Regular interaction and awareness program among the residents of such areas shall be carried out by the Nodal agency. Government, if desirable, may declare itself free of any responsibility for any flooding and subsequent loss to life & property to encourage people to move towards safer places.
5. The revenue department of the state/UTs maintains its own record of river courses. Once Flood Plain zoning work is completed, the same may be updated in the revenue records for future reference.

#### **Box 10: West Bengal Floods: 2013 & 2015**

- ✓ In 2013, heavy rainfall in the catchment of Damodar Valley led to flooding in the floodplains of districts of Paschim & Purba Medinipur, Howrah, Hooghly, Bardhaman and Bankura causing widespread damage of life and properties.
- ✓ In 2015, the unprecedented rainfall due to the effect of cyclone 'Komen' caused flood in West Bengal. Suitable precautionary measures in the form of advance flood forecasting based reservoir operating system, along with Flood Plain Zoning is the need of the hour in such areas.

## 7.2. Implementation Guidelines

As per definition, a river's floodplain is the low-lying land adjacent to a river and is prone to flooding and generally conforms to a flood of frequency of one in a hundred years. To minimize the damages due to floods and to protect the pristine nature of the river, there is a need to regulate the activities in the flood plain of the river. However, the entire zone corresponding to flood of 1 in 100-year return period can't be declared as protected zone. Instead, the area needs to be divided in different zones depending upon the nature of settlement in the area i.e., rural, or urban. Based on the availability of satellite data, studies will be carried out by the States/UTs on such areas.

Irrespective of zoning, as prescribed below, the following are pre-requisite to be undertaken by the Nodal Agency for effective implementation of regulation of flood plain zoning:

- a) Mapping of vulnerability risk of structures to keep flood hazards at minimal
- b) Development of a robust warning system

### **Box 11: Surat, Gujarat Floods: 2006**

In Aug 2006, heavy rainfall in the catchment was responsible for heavy inflow in the Ukai reservoir and 3 Lakh to 9 Lakh Cusecs were released from Ukai Dam. The flood situation in Surat city worsened due to such large spill over from Ukai dam. Almost the whole of Surat was submerged and almost all communication channels failed. The people of Surat were badly affected by this flood.

### 7.2.1. Rural Areas

There will be three zones of the identified flood plains in the urban areas and two zones in the rural areas. The same is listed below for reference:

- I. **Protected Zone:** It may also be called Active Flood Zone and will be vulnerable to most frequent flooding events. This area may correspond to floods of 1 in 5-year return period. No activities/ construction will be allowed in this zone except those specified under Section 8.1.
- II. **Regulatory Zone:** The activities in this zone are regulated. This area termed as regulatory zone may correspond to the area covered by floods ranging from 1 in 5-year to 1 in 25-year return period.

### 7.2.2 Urban Areas

In urban areas, flood plains may have specialized functions as public open spaces and entertainment areas. Sometimes these floodplains are encroached and slums develop on them, which is a major issue. The Nodal Agency needs to ensure that such areas are free from encroachment.

**Box 12: Chennai Floods, 2015**

The city of Chennai has seen a very rapid increase in urbanization and unplanned construction in the floodplains after the 1960s. Many marshlands and rivers have disappeared in the spite of the development of the IT corridor in the city.

Residential colonies in Velachery, Madipakkam, Perugundi, Perumbakkam etc. have all come up in the marshes or their vicinity. These rapid encroachments reduce the water retention capacity of the marshes ultimately leading to the scenario of floods. The CAG Report of 2017, following the floods of 2015 indicated that around 30 km length of river Adyar has been illegally encroached upon that had contributed majorly towards the havoc from the floods in Chennai.

The three zones of floodplains for urban areas are listed below:

- I. **Protected Zone:** This is the active flood zone and subjected to most frequent flooding. This corresponds to the area covered by floods with 1 in 5-year return period. No activities/ construction will be allowed in this zone except those specified under Section 8.1.
- II. **Regulatory Zone:** The area of flood plain covered by floods between 1 in 5-year return period and 1 in 25-year return period will be termed as Regulatory Zone. The activities in this zone will be regulated. The severity of flood in this area will be lesser than that of the Protected zone.
- III. **Warning Zone:** It is the outermost zone in which most of the activities can be permitted by mapping their vulnerability so that that risk flooding hazards remain minimal. This part of flood plain corresponds to the area covered by floods between 1 in 25-year return period and 1 in 100-year return period.

**Table 4: Demarcation Areas and associated Flood Frequency Intervals**

S. No.	Demarcation of area	Flood Frequency Interval
1	Protected Zone (both rural and urban areas)	Up to 1 in 5-yr
2	Regulatory Zone (both rural and urban areas)	Between 1 in 5-yr and 1 in 25-yr
3	Warning Zone (only in urban areas)	Between 1 in 25-yr and 1 in 100-yr

**Note:** Demarcation of floodplain corresponding to 100-year return period flood shall necessarily be done for both urban and rural areas.

### 7.2.3 Other developmental regulations

- I. For reaches where embankments exist within a protected or regulated zone, the outer boundary of the active flood plain will be up to the embankment, or the line corresponding to 1 in 5-year return period flood, whichever is more.



Figure 4- River plain with embankments



Figure 5 - River plain without embankments

#### Box 13: Joshi math Land Subsidence

On account of the events that happened at Joshi math, Uttarakhand, due to land subsidence and sinking at various parts of the area, it is imperative that utmost priority be accorded to, on reducing infrastructure development in ecologically sensitive areas, and where necessary, then building sustainable, climate-change-adapted, disaster-resilient housing and infrastructure that specifically recognizes environmental concerns.

- II. In case the Flood Plain Zone of one river overlaps with that of another river within a region, the entire area between the two rivers should be considered for regulation of various activities.
- III. In case of existing storage structures on the river such as dams and barrages, the demarcation of flood plains is to be done carefully, after taking into consideration factors such as maximum discharging capacity of the spillway, maximum release after construction that may be routed in the channel downstream of the reservoir etc. The maximum flood level at different locations downstream may also be considered and flood plains may be marked suitably.

**Mountain Rivers and Hill Streams:** For the Hilly and mountainous region, Flood Plain Zoning requires extra effort and attention. The Himalayan region is significant due to the region's susceptibility to both monsoonal and glacial lake outburst floods. Floodplain zoning in the Hilly region should be adaptive, flexible, and supported by scientific research and local knowledge. It is crucial to consider the unique challenges posed by the region's complex topography and climate, as well as the potential impact of cloudburst, glacial melt and climate change on flood patterns. Regular updates to regulations and collaborative efforts at the local, state, and national levels are key to effective floodplain management in the mountainous region.

### **Protected Zone**

In case of hilly areas, the floodplains may be demarcated as per the slope characteristics of the hill/ mountain relative to the river as mentioned in Table 5. This approach ensures that natural topography/elevation features are also appropriately factored while identifying zones in such terrain as velocity of flows and consequential slope stability is an important consideration in hilly terrain as against terrain in plains. However, where difficulties may arise in determining/ identifying the Highest Flood Level (HFL) of a river along its course, Flood Plain Zoning shall be done as per the Flood Frequency Analysis methodology. Accordingly, either of above two approaches may be adopted for demarcation of flood plains in hilly areas.

**Table 5: Extent of Protected Zone along the slope of hills**

Sl. No	Slope of the hill towards the river	Extent of Protected Zone
1.	> 30 degrees	Shall be up to 5m from the highest recorded flood level in the valley along the slope
2.	> 10 degrees and < 30 degrees	Shall extend up to 15m from the HFL along the slope
3.	< 10 degrees*	Shall extend up to 50 m from the HFL along the slope

**Regulatory Zone:** This zone should extend up to 100 m along the slope or the crest of the hill, whichever is less, beyond the boundary of Protected Zone. There will be no warning zone.

## 8. Regulation of Activities

### 8.1. List of prohibited activities

The list of prohibited activities in the demarcated flood plains is tabulated below:

**Table 6 : List of Prohibited Activities**

Sl. No	Zone	Prohibited Activities
1	Protected Zone	(i) All kinds of permanent construction including addition of floor area/elevation of any existing structure except Civil and Railways Infrastructures (Embankments/Bridges specifically for railway infrastructure with adequate safety measures, Flood/Bank protection works, but the construction of new embankments remain prohibited activity)
		(iii) Any construction disturbing the natural course of the river channel except Essential Services and Infrastructure ( gas/petroleum lines, power line transmission pylons, pipelines for water supply, bridges and barrages/construction of ghats, green-riverfronts, and jetties for navigation) and Temporary Structures (Defence establishments, disaster management activities due to natural calamities, religious and socio-cultural activities, recreational activities not requiring the erection of any permanent structures)
		(iv) Dumping of solid waste/creation of landfills
		(v) Storage of highly volatile, inflammable, explosive, toxic materials
		(vi) Establishment of large-scale commercial or industrial facilities except Sustainable Activities such as groundwater withdrawal by handpumps for non-commercial uses, traditional organic farming, traditional fisheries, grazing by animals and eco-friendly tourism and Permanent Utilities such as Parks, Playgrounds, Gardens, discharge of domestic wastewater after treatment.
2.	Regulatory Zone	(i) Residential settlement except Public Institutions, Government offices, Universities and Educational Institutions without residential facilities, public libraries, sewage treatment plants, community halls, subject to the condition that the Minimum plinth level of the building should be above the level corresponding to the 1 in 100 -year flood and subject to earthquake safety and the ground floors of such facilities can be utilized for non -residential purposes and controlled afforestation and conservation projects to enhance green cover without disrupting the natural flood flow of the river.
		(ii) Critical Defence Installations
		(iii) Construction of basements
3.	Warning Zone	(i) Hazardous Waste producing chemical industries except other industries, public utilities like hospitals, power installations, water supply, telephone exchanges, railway stations, airports, commercial centers, etc. subject to the condition that the minimum plinth levels of structures should correspond to 1 in 100-year flood.
		(ii) Nuclear Plants

**Note:** 1. The Prohibited Activities mentioned above are for illustration purpose from functional consideration of notification by the state governments/UTs, notwithstanding the terminology that has to be used here.

2. Activities that can be permitted under each zone has been identified for the state governments/UTs and the same has been described as an illustrative list along with the list of Prohibited Activities.

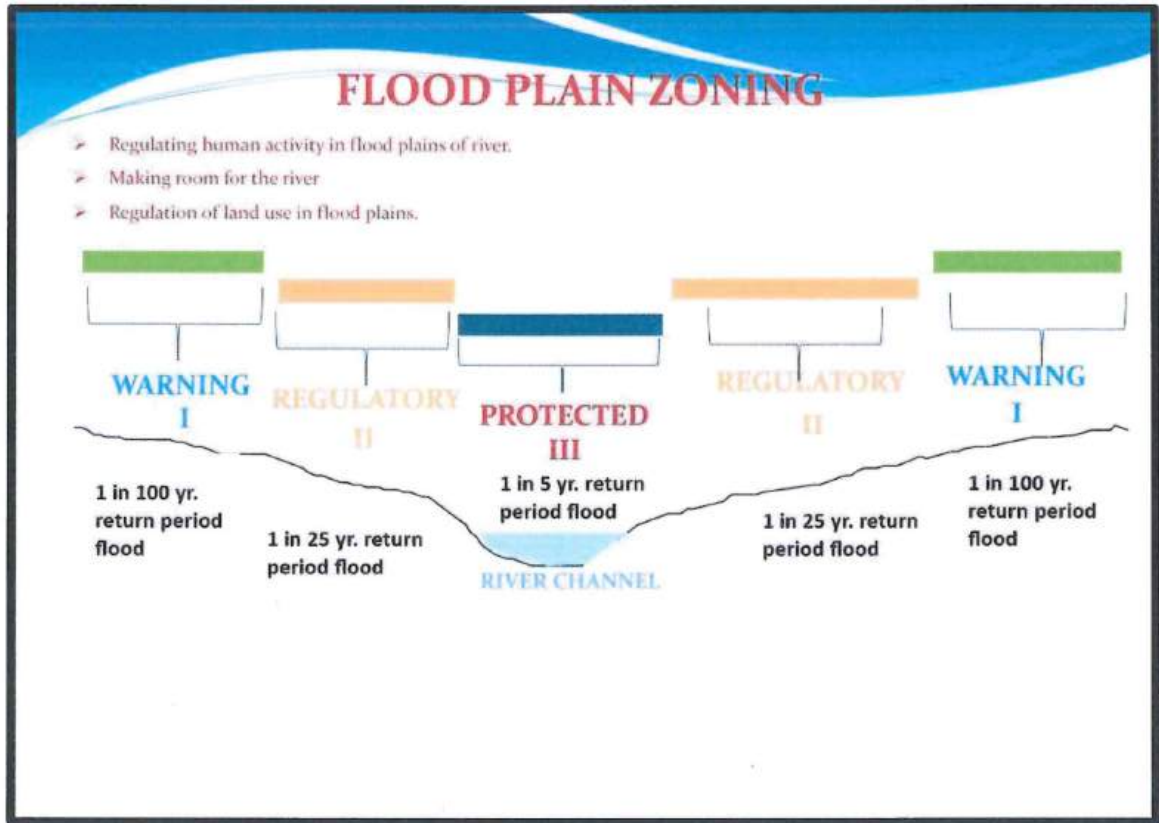


Figure 6- Flood Plain Zoning

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## 10. Bill on Flood Plain Zoning (Sample) Uttarakhand FPZ Bill, 2012

कम संख्या- 10

पंजीकृत संख्या-ग०ए०/डी०ओ०-30/2012-14  
(लाइसेन्स टू पोस्ट गिवाउट प्रीपेमेंट)



सरकारी गजट, उत्तराखण्ड  
उत्तराखण्ड सरकार द्वारा प्रकाशित

असाधारण

विधायी परिशिष्ट

भाग-1, खण्ड (क)

(उत्तराखण्ड अधिनियम)

देहरादून, सोमवार, 28 जनवरी, 2013 ई०

माघ 08, 1934 शक सम्वत्

उत्तराखण्ड शासन

विधायी एवं संसदीय कार्य विभाग

संख्या 31/विधायी एवं संसदीय कार्य/2012

देहरादून, 28 जनवरी, 2013

अधिसूचना

विविध

"भारत का संविधान" के अनुच्छेद 200 के अधीन राज्यपाल महोदय ने उत्तराखण्ड विधान सभा द्वारा पारित उत्तराखण्ड बाढ़ मैदान परिक्षेत्रन विधेयक, 2012 को दिनांक 28 जनवरी, 2013 को अनुमति प्रदान की और यह उत्तराखण्ड अधिनियम संख्या 07, सन 2013 के रूप में सर्वे-साधारण की सूचनाओं इस अधिसूचना द्वारा प्रकाशित किया जाता है।

उत्तराखण्ड बाढ़ मैदान परिक्षेत्रण अधिनियम, 2012  
(उत्तराखण्ड अधिनियम सं० 07 वर्ष 2012)

THE UTTARAKHAND FLOOD PLAIN ZONING ACT, 2012  
[UTTARAKHAND ACT NO. 07 OF 2012]

उत्तराखण्ड बाढ़ मैदान परिक्षेत्र अधिनियम, 2012  
(उत्तराखण्ड अधिनियम सं० 07 वर्ष 2013)

**अनुक्रमणिका**

क्रमांक	विवरण	पृष्ठ संख्या
1	2	3
	<b>अध्याय-एक</b> <b>प्रारम्भिक</b>	
1.	संक्षिप्त नाम, विस्तार और प्रारम्भ	
2.	परिभाषाएं	
	<b>अध्याय-दो</b> <b>बाढ़ परिक्षेत्र प्राधिकारी तथा उसकी शक्तियाँ</b>	
3.	बाढ़ मैदान परिक्षेत्र की घोषणा	
4.	बाढ़ परिक्षेत्र अधिकारी की शक्तियाँ और कृत्य	
	<b>अध्याय-तीन</b> <b>बाढ़ मैदान परिक्षेत्र के सर्वेक्षण एवं चित्रण</b>	
5.	सर्वेक्षण	
6.	सर्वेक्षण की शक्ति	
7.	नुकसानी का सदाय	
	<b>अध्याय-चार</b> <b>बाढ़ मैदानों की परिसीमाओं की अभिवृत्तना</b>	
8.	बाढ़ मैदानों क्षेत्रों को चिह्नित करने के राज्य सरकार के आदेश की घोषणा	
9.	सार्वजनिक सूचनाएं	
10.	आक्षेप	
11.	राज्य सरकार का विनियमन	
	<b>अध्याय-पाँच</b> <b>बाढ़ मैदान के उपयोग का प्रतिषेध एवं निर्वन्धन</b>	
12.	बाढ़ मैदान में बाधा आदि के प्रतिषेध की शक्ति	
13.	शक्ति	
14.	अपरशुभ शमन करने की शक्ति	
15.	अपील	
16.	पुनरीक्षण	

**अध्याय- छः  
प्रतिकर**

17. प्रतिकर का सदाय
18. सहमति से प्रतिकर और प्रभाजन का अवधारण
19. प्रतिकर का ग्राह्य नहीं होना
20. अधिनिर्णय (अवार्ड) के विरुद्ध आवेदन
21. धारा 20 के अधीन आवेदन पत्रों पर निर्णय लेने की प्रक्रिया और प्राधिकारियों की शक्तियाँ
22. विनिश्चय का सिविल न्यायालय की डिफ्री के रूप पर प्रवर्तनीय होना
23. अधिनिर्णय के अधीन सदाय

**अध्याय- सात**

**प्रतिषेद्ध के पश्चात् बाधाएं हटाने की शक्ति**

24. प्रतिषेद्ध के पश्चात् बाधाएं हटाने की शक्ति

**अध्याय- आठ**

**विविध**

25. बाढ़ परिक्षेत्रण प्राधिकारी को कोई कार्य करने से रोकना अपराध होगा
26. बाढ़ परिक्षेत्रण प्राधिकारी, अन्य अधिकारियों का लोक सेवक होगा
27. सद्भाव से कार्यवाही का संरक्षण
28. जुर्माने की वसूली
29. न्यायालय की शक्ति
30. नियम बनाने की शक्ति
31. निरसन और अपवाद

**उत्तराखण्ड बाढ़ मैदान परिक्षेत्रण अधिनियम, 2012**

[उत्तराखण्ड अधिनियम सं० ०७ वर्ष २०१३]

उत्तराखण्ड राज्य में नदियों के बाढ़ मैदान परिक्षेत्रण की व्यवस्था के लिए

**अधिनियम**

भारत गणराज्य के तिरसद्वे वर्ष में उत्तराखण्ड विधान सभा द्वारा निम्नवत् रूप में अधिनियमित हो :-

**अध्याय-एक**

**प्रारम्भिक**

संक्षिप्त नाम, विस्तार और प्रारम्भ	<p>1. (1) इस अधिनियम का संक्षिप्त नाम उत्तराखण्ड बाढ़ मैदान परिक्षेत्रण अधिनियम, 2012 है।</p> <p>(2) इसका विस्तार सम्पूर्ण उत्तराखण्ड राज्य में होगा।</p> <p>(3) यह धारा तुरन्त प्रवृत्त होगी और इस अधिनियम के शेष उपबन्ध उस तारीख से प्रवृत्त होंगे, जो राज्य सरकार, राजपत्र में, अधिसूचना द्वारा नियत करे : परन्तु यह कि विभिन्न नदियों और विभिन्न क्षेत्रों के लिए इस अधिनियम के विभिन्न उपबन्धों हेतु भिन्न-भिन्न तारीखें नियत की जा सकेंगी।</p>
परिभाषाएं	<p>2. इस अधिनियम में, जब तक कि संदर्भ से अन्यथा अपेक्षित न हो :-</p> <p>(क) <b>'बाढ़ मैदान'</b> में जल सरणी, बाढ़ सरणी और लगभग जब तक कि प्रसंग या संदर्भ से अन्यथा अपेक्षित न हो, इस अधिनियम में नीची भूमि का वह क्षेत्र सम्मिलित है, जो जलप्लावन के कारण आने वाली बाढ़ के लिए सुग्राही हो;</p> <p>(ख) <b>'बाढ़ मैदान परिक्षेत्रण'</b> से किस नदी के बाढ़ मैदानों में जहाँ नदियों और जलधाराओं से जल के अपिप्लावन के कारण मैदान बन जाते हैं, मानव गतिविधियों पर प्रतिबन्ध अभिप्रेत है;</p> <p>(ग) <b>'बाढ़ क्षेत्र'</b> से ऐसा क्षेत्र अभिप्रेत है, जिससे अधिकतम सम्भावित बाढ़ प्रवाह बहा ले जाना अपेक्षित है;</p> <p>(घ) <b>'बाढ़ परिक्षेत्रण प्राधिकारी'</b> से नदी के सम्बन्ध में धारा 3 के अधीन राज्य सरकार द्वारा नियुक्त प्राधिकारी अभिप्रेत है;</p> <p>(ङ) <b>'भूमि'</b> में भूमि के हित, भूमि से उत्पन्न फायदे या भूमि से संलग्न या भूमि से संलग्न किसी भी वीज के साथ स्थायी रूप से जकड़ी वीजों का समावेश है;</p> <p>(च) <b>'अधिकारी'</b> किसी भूमि के सम्बन्ध में ऐसा व्यक्ति अभिप्रेत है, जिसका किसी भूमि में हित है और वह उस भूमि पर स्वयं खेती करता है, अपने रोदक या भाड़े के मजदूर से खेती करवाता है। इसमें काश्तकार भी शामिल है;</p> <p>(छ) <b>'स्वामी'</b> से किसी भूमि के सम्बन्ध में ऐसा व्यक्ति अभिप्रेत है, जिसका ऐसी भूमि में हित है;</p> <p>(ज) <b>'विहित'</b> से राज्य सरकार द्वारा इस अधिनियम के अधीन बनाये गये नियमों द्वारा विहित अभिप्रेत है;</p> <p>(झ) <b>'नदी'</b> में उसकी सहायक नदियों का समावेश है;</p> <p>(ञ) <b>'जल सरणी'</b> से ऐसी सरणी अभिप्रेत है, जिसमें साधारणतः नदी का प्रवाह परिरुद्ध रहता है।</p>

[उत्तराखण्ड बाढ़ मैदान परिक्षेत्र अधिनियम, 2012]

		<b>अध्याय-दो</b> <b>बाढ़ परिक्षेत्र प्राधिकारी तथा उसकी शक्तियाँ</b>
<b>बाढ़ मैदान परिक्षेत्र की घोषणा</b>	<b>3.</b>	<p>(1) जहाँ राज्य सरकार ऐसा करना आवश्यक या समीचीन समझती है तो वह सरकारी राजपत्र में, अधिसूचना द्वारा यह घोषित कर सकेगी कि ऐसी शैति से जो इस अधिनियम में आगे विनिर्दिष्ट की गई है, बाढ़ मैदान परिक्षेत्र किया जायेगा।</p> <p>(2) राज्य सरकार निदेश दे सकेगी कि जिन सीमाओं के निर्धारण हेतु नदी का सर्वेक्षण किया जाय, उनके अन्तर्गत इस अधिनियम के उपबन्ध चार्ट और पंजियां (रजिस्टर) तैयार किये जायं, जिनमें समस्त सीमाएं, भूमि-चिन्ह और ऐसी सीमाएं अभिनिश्चित करने के प्रयोजन हेतु आवश्यक कोई अन्य विषय विनिर्दिष्ट किया जाय।</p> <p>(3) राज्य सरकार, राजपत्र में अधिसूचना द्वारा जिले में जिलाधिकारी या सरकार के ऐसे अन्य प्राधिकारी को उपधारा (2) के अधीन अपेक्षित क्षेत्र का सर्वेक्षण करने के प्रयोजनों के लिए बाढ़ परिक्षेत्र अधिकारी नियुक्त कर सकती है, जिसे वह आवश्यक समझे, और ऐसी अधिसूचना में वह उक्त प्राधिकारी द्वारा निर्वहन किये जाने वाले कर्तव्य विनिर्दिष्ट कर सकेगी।</p>
<b>बाढ़ परिक्षेत्र प्राधिकारी की शक्तियाँ और कृत्य</b>	<b>4.</b>	बाढ़ परिक्षेत्र प्राधिकारी, इस अधिनियम के उपबन्धों के अनुसार शक्तियों का प्रयोग और कर्तव्यों का निर्वहन धारा 3 की उपधारा (3) के अधीन अधिसूचना में विनिर्दिष्ट शर्तों और निबन्धनों के अनुसार करेगा।
		<b>अध्याय-तीन</b> <b>बाढ़ मैदान परिक्षेत्र के सर्वेक्षण एवं चित्रण</b>
<b>सर्वेक्षण</b>	<b>5.</b>	<p>(1) बाढ़ परिक्षेत्र प्राधिकारी, नदियों के बाढ़ मैदानों का सर्वेक्षण करेगा और नदियों के बाढ़ मैदानों के स्वरूप और सीमा का जवाबदार करेगा।</p> <p>(2) बाढ़ परिक्षेत्र प्राधिकारी, उपधारा (1) के अधीन किये गये सर्वेक्षण के आधार पर बाढ़ मैदान परिक्षेत्रों की स्थापना करेगा और उन क्षेत्रों का आंकलन करेगा, जिसमें जनसंचारण के स्वास्थ्य, सुरक्षा और सम्पत्ति की अभिरक्षा के आशय से बाढ़ मैदान के उपयोग के आपेक्षिक जोखिम के सन्दर्भ में भूमि के वर्गीकरण का भी समावेश होगा।</p> <p>(3) बाढ़ परिक्षेत्र प्राधिकारी, उपधारा (2) के अधीन वर्णित क्षेत्र दर्शाते हुए चार्ट और पंजिकाएं तैयार करेगा।</p>
<b>सर्वेक्षण की शक्ति</b>	<b>6.</b>	<p>बाढ़ परिक्षेत्र प्राधिकारी अथवा अन्य इस निमित्त सामान्य या विशेष रूप से प्राधिकृत किसी अन्य अधिकारी के लिये यह विधि पूर्ण होगा कि वह—</p> <p>(क) अपनी अधिकारिता के अन्तर्गत किसी भी भूमि पर प्रवेश करे और उसका सर्वेक्षण कर और उसका स्तर नापे,</p> <p>(ख) ऐसे स्तरों, सीमाओं और सीमा रेखाओं को चिन्ह अथवा सीमा पत्थर लगाकर चिन्हित करना;</p>

**[उत्तराखण्ड बाढ़ मैदान परिक्षेत्र अधिनियम, 2012]**

		<p>(ग) भूमि नापना;</p> <p>(घ) धारा 3 की उपधारा (2) में निर्दिष्ट सीमाएं अग्निनिश्चित करने के प्रयोजनों के लिये समस्त अन्य आवश्यक कार्य करना;</p> <p>(ङ) जहाँ सर्वेक्षण और स्तर नापना अन्यथा पूर्ण नहीं किया जा सकता और किसी खड़ी फसल, बाढ़ या जंगल को काटना या उसके किसी भाग को साफ करना विधि सम्मत होगा :</p> <p>परन्तु यह कि भूमि के ऐसे अधिभोगी को कम से कम इस आशय का सात दिन का नोटिस दिए बगैर (अधिभोगी की इसके लिए सहमति के बिना) कोई बाढ़ परिक्षेत्र प्राधिकारी अथवा कोई अन्य अधिकारी या किसी निवास गृह से संलग्न किसी भवन, किसी बगीचे या खुले या बन्द प्रांगण में प्रवेश नहीं करेगा।</p>
<b>जुलूसानी का संवाद</b>	7.	<p>(1) बाढ़ परिक्षेत्र प्राधिकारी अथवा इस निमित्त सामान्य अथवा विशेष रूप से प्राधिकृत कोई अन्य अधिकारी, जिसने धारा 5 के अधीन किसी भूमि पर प्रवेश किया है, उसे छोड़ने के पूर्व ऐसे किसी भी नुकसान के लिये जो कि भारित हुआ हो, ऐसी भूमि के स्वामी अथवा अधिभोगी को प्रतिफल देगा और इस प्रकार दी गयी राशि की पर्याप्तता के बारे में कोई विवाद होने की स्थिति में बाढ़ परिक्षेत्र प्राधिकारी या इस निमित्त प्राधिकृत अधिकारी द्वारा मामला विनिश्चय हेतु राज्य सरकार को निर्दिष्ट किया जायेगा।</p> <p>(2) उपधारा (1) के अधीन अधिकारी का विनिश्चय अन्तिम होगा और उसे अपारत या उपान्तरित करने के लिये किसी सिविल न्यायालय में कोई भी वाद नहीं लाया जा सकेगा।</p>
		<p><b>अध्याय-चार</b> <b>बाढ़ मैदानों की परिसीमाओं की अधिसूचना</b></p>
<b>बाढ़ मैदानों क्षेत्रों को चिह्नित करने के राज्य सरकार के आदेश की घोषणा</b>	8.	राज्य सरकार, बाढ़ परिक्षेत्र प्राधिकारी की रिपोर्ट के आधार पर या अन्यथा, राजपत्र में अधिसूचना द्वारा बाढ़ मैदान क्षेत्रों को चिह्नित करने और उनमें भूमि के उपयोग को प्रतिबिद्ध या निर्बन्धित करने के अपने आशय की घोषणा कर सकेगी।
<b>सार्वजनिक सूचनाएं</b>	9.	<p>(1) बाढ़ परिक्षेत्र प्राधिकारी, धारा 8 के अधीन अधिसूचना जारी करने पर क्षेत्र के सुविधाजनक स्थानों पर ऐसी अधिसूचना का सारांश सार्वजनिक रूप से सूचित करेगा।</p> <p>(2) बाढ़ परिक्षेत्र प्राधिकारी, क्षेत्र में स्थित भूमियों के स्वामियों को सूचनायें व्यष्टित भी देगा।</p> <p>(3) बाढ़ परिक्षेत्र प्राधिकारी, अभिलेख, घाट, नक्शे, पंजीकार्य और अन्य दरतायेज, नदी सरणी/बाढ़ सरणी और बाढ़ मैदान दर्शाते हुए क्षेत्र का स्वरूप और जिस सीमा तक उसका उपयोग प्रतिबिद्ध अथवा प्रतिबन्धित है, विनिर्दिष्ट करते हुए विनिर्दिष्ट समयों पर आम जनता की जानकारी हेतु कार्यालय में प्रदर्शित करेगा।</p>

**[उत्तराखण्ड बाढ़ मैदान परिशोधन अधिनियम, 2012]**

आक्षेप	10.	<p>(1) कोई व्यक्ति, जो धारा 9 में निर्दिष्ट सार्वजनिक सूचना में विनिर्दिष्ट परिशीमाओं के प्रतिबन्धों या निर्बन्धनों के प्रति आक्षेप करना चाहता हो, राजपत्र में अधिसूचना के प्रकाशन की तारीख से साठ दिन की कालावधि के भीतर अपने आक्षेप उपवर्णित करते हुए एक लिखित विवरण बाढ़ परिशोधन अधिकारी को अर्पित कर सकेगा।</p>
		<p>(2) उपरोक्त कालावधि की समाप्ति के पश्चात् बाढ़ परिशोधन अधिकारी विहित रीति से नोटिस जारी करेगा और सम्बन्धित पक्ष को मामले की सुनवाई का युक्तियुक्त अवसर प्रदान कर देने के पश्चात् आक्षेपों पर विचार करेगा।</p> <p>(3) बाढ़ परिशोधन प्राधिकारी, धारा 9 की उपधारा (3) में निर्दिष्ट अभिलेखों के साथ उसके और अपने प्रस्ताव राज्य सरकार को अर्पित करेगा।</p>
राज्य सरकार का विनिश्चय	11.	<p>(1) राज्य सरकार, बाढ़ परिशोधन प्राधिकारी की रिपोर्ट पर विचार करने के पश्चात् क्षेत्र की परिशीमाओं में ऐसे परिवर्तन करने का आदेश देगी, जैसा वह आवश्यक समझे।</p> <p>(2) राज्य सरकार का विनिश्चय अन्तिम होगा।</p> <p>(3) राज्य सरकार, राजपत्र में अधिसूचना द्वारा, यह घोषित करेगी कि इस अधिनियम के उपबन्ध विनिर्दिष्ट सीमाओं परिशीमाओं सहित उक्त नदी पर लागू होंगे :</p> <p>परन्तु यह कि नदी के बराब क्षेत्र में पूर्व से अवस्थित मानवीय बस्तियों को पुनर्वासित किए जाने की व्यवस्था भी राज्य सरकार द्वारा की जायेगी।</p> <p>(4) राज्य सरकार द्वारा अंकित और अनुमोदित क्षेत्र बाढ़ मैदान समझे जायेंगे और सीमाएँ, जहाँ आवश्यक हो, सीमा के पथरों या अन्य उपयुक्त चिन्हों द्वारा चिह्नित की जायेंगी।</p> <p>(5) बाढ़ परिशोधन प्राधिकारी, इस प्रकार वर्णित ऐसे क्षेत्रों के मानचित्र और पंजिकाएँ रखेगा और ऐसे मानचित्र तथा पंजिकाएँ कार्यालय के स्थायी अभिलेखों का भाग समझे जायेंगी।</p> <p>(6) उपधारा (5) के अधीन रखे गये मानचित्र और पंजिकाएँ उस जिले के जिलाधिकारी को प्रस्तुत की जायेंगी, जिसमें नदी का कोई भाग स्थित है और ऐसे समय पर आम जनता के निरीक्षण के लिए उपलब्ध होंगे, जैसा विहित किया जाये।</p>
		<p><b>अध्याय- पाँच</b> <b>बाढ़ मैदान के उपयोग का प्रतिषेध एवं निर्बन्धन</b></p>
बाढ़ मैदान में बाधा आदि के प्रतिषेध की शक्ति	12.	<p>(1) जहाँ राज्य सरकार का यह समाधान हो जाय कि सार्वजनिक स्वास्थ्य, सुरक्षा या सम्पत्ति के हित में या आम जनता की असुविधा को कम करने के हित में बाढ़ मैदानों में गतिविधियों प्रतिषेध या निर्बन्धित करना आवश्यक है, वहाँ सरकार राजपत्र में, अधिसूचना द्वारा वह क्षेत्र, जिसमें प्रतिषेध या निर्बन्धन प्रवृत्त किया जाना है और ऐसे प्रतिषेध या निर्बन्धन का स्वरूप और सीमा विनिर्दिष्ट कर सकेगी :</p>

**[उत्तराखण्ड बाढ़ मैदान परिक्षेत्र अधिनियम, 2012]**

		<p>परन्तु यह कि इस उपधारा के अधीन कोई भी अधिसूचना, धारा 8 के अधीन जारी अधिसूचना के प्रकाशन की तारीख से [अठारह मास] की समाप्ति के पश्चात् जारी नहीं की जायेगी।</p> <p>(2) तत्समय प्रवृत्त किसी विधि, रुढ़ि, करार अथवा लिखत में किसी बात के होते हुए भी उपधारा (1) के अधीन अधिसूचना के प्रकाशन पर ऐसी अधिसूचना में विनिर्दिष्ट प्रतिषेध अथवा निर्वन्धन अभिभावी रहेगा।</p> <p>(3) कोई भी व्यक्ति बाढ़ परिक्षेत्र प्राधिकारी की पूर्वानुमति के बिना निर्वन्धित अथवा प्रतिषेध क्षेत्र में कोई गतिविधि आरम्भ नहीं करेगा।</p> <p>परन्तु यह कि जब कोई व्यक्ति बाढ़ परिक्षेत्र प्राधिकारी को इस धारा के अधीन कोई गतिविधि आरम्भ करने के लिए अनुज्ञा के लिए आवेदन करता है और बाढ़ परिक्षेत्र प्राधिकारी ऐसा आवेदन प्राप्त होने की तारीख से 90 दिन की कालावधि के भीतर उक्त व्यक्ति को संसूचित नहीं करता है कि आवेदित अनुज्ञा अस्वीकृत कर दी गई है, वहाँ यह उपधारित किया जायेगा कि बाढ़ परिक्षेत्र प्राधिकारी ने उक्त अनुज्ञा दे दी है।</p>
<b>शारित</b>	<b>13.</b>	<p>यदि कोई व्यक्ति धारा 12 की उपधारा (1) के अधीन की अधिसूचना में विनिर्दिष्ट क्षेत्र में उक्त अधिसूचना में विनिर्दिष्ट निर्वन्धनों और शर्तों के प्रतिकूल कोई गतिविधि प्रारम्भ या कार्यान्वित करता है या करने का प्रयत्न करता है तो वह :-</p> <p>(क) जुर्माने से, जो पैंच सौ रुपये तक का हो सकेगा, या जुर्माने के संदाय में व्यक्तिगत होने पर साधारण कारावास से, जो दो मास तक हो सकेगा, और</p> <p>(ख) खण्ड (क) के अधीन दोष सिद्ध के पश्चात् उस प्रत्येक दिन के लिए, जिसके दौरान अपराध जारी रहता है, एक सौ रुपये तक का हो सकेगा।</p>
<b>अपराध सनन करने की शक्ति</b>	<b>14.</b>	<p>(1) राज्य सरकार द्वारा किसी सामान्य या विशेष आदेश द्वारा इस निमित्त प्राधिकृत कोई भी अधिकारी ऐसी शर्तों के, जो कि विहित की जाये, अध्याधीन रहते हुए इस अधिनियम के अधीन कार्यवाहियों संस्थित होने के पूर्व या पश्चात् उस व्यक्ति से, जिसने अपराध किया है या जिस पर कोई अपराध करने का युक्तियुक्त सन्देह है, एक हजार रुपये से अनधिक घनराशि स्वीकार कर सकेगा।</p> <p>(2) ऐसी घनराशि का संदाय कर दिये जाने पर ऐसे व्यक्ति को अपराध से उन्मोचित कर दिया जाएगा और ऐसे अपराध के संबंध में उसके विरुद्ध कोई कार्यवाही नहीं की जायेगी।</p>
<b>अपील</b>	<b>16.</b>	<p>(1) बाढ़ परिक्षेत्र प्राधिकारी के विनिश्चय से व्यक्ति कोई भी व्यक्ति उस तारीख से, जिसको उसे उक्त विनिश्चय की संसूचना दी गई थी, नब्बे दिन की कालावधि के भीतर उस प्राधिकारी को अपील कर सकेगा, जिसे राज्य सरकार द्वारा इस निमित्त विहित किया जाये :</p> <p>परन्तु यह कि यदि विहित प्राधिकारी को इस बात का समाधान हो जाये कि अपीलार्थी तत्समय किसी कारणवश नहीं कर पाया था, अपील दाखिल तो वह 90 दिन की कालावधि की समाप्ति पर भी अपील पर विचार कर सकेगा।</p>

1-उत्तराखण्ड अधिनियम संख्या 22 वर्ष 2018 की धारा 2 द्वारा प्रतिस्थापित।

**[उत्तराखण्ड बाढ़ मैदान परिक्षेत्रण अधिनियम, 2012]**

		(2) विहित प्राधिकारी, अपीलार्थी को सुनवाई का सुविधयुक्त अवसर प्रदान करने के पश्चात् ऐसे आदेश पारित कर सकेगा, जो वह उचित समझे और उसका विनिश्चय अंतिम होगा।
<b>सुनौती</b>	<b>16.</b>	(1) जहाँ धारा 15 के अधीन कोई अपील नहीं की गयी है, वहाँ राज्य सरकार, बाढ़ परिक्षेत्रण प्राधिकारी के किसी आदेश, जॉच या कार्यवाहियों की वैधता, औचित्य या शुद्धता के परीक्षण करने के प्रयोजनार्थ बाढ़ परिक्षेत्रण प्राधिकारी की जॉच या कार्यवाहियों का अभिलेख मंगा सकेगी और मामले में ऐसा आदेश पारित कर सकेगी, जो वह उचित समझे : परन्तु यह कि ऐसे आदेश की तारीख से छः मास समाप्त हो जाने के पश्चात् ऐसा कोई अभिलेख नहीं मंगाया जायेगा। (2) राज्य सरकार, बाढ़ परिक्षेत्रण प्राधिकारी के किसी भी आदेश में किसी भी व्यक्ति को मामले में सुनवाई का उचित अवसर दिये बिना ऐसा कोई परिवर्तन नहीं किया जायेगा, जिससे किसी व्यक्ति पर प्रतिकूल प्रभाव पड़ता हो।
		<b>अध्याय— छः</b> <b>प्रतिकर</b>
<b>प्रतिकर का संदाय</b>	<b>17.</b>	(1) जहाँ किसी भी व्यक्ति को बाढ़ मैदान में कोई कार्यकलाप हाथ में लेने की अनुज्ञा देने से इन्कार कर दिया गया हो या जहाँ इस अधिनियम के अधीन किसी व्यक्ति पर अधिरोपित, प्रतिषेध या निर्बन्धन के परिणाम स्वरूप किसी व्यक्ति को कोई नुकसान होता हो तो वहाँ वह ऐसे प्रतिकर के संदाय का हकदार होगा, जो भूमि अर्जन अधिनियम, 1894 (केन्द्रीय अधिनियम सं० 01 वर्ष 1894) की धारा 23 एवं 24 के अधीन अक्षारित भूमि के मूल्य और उस मूल्य के बीच के अन्तर से अधिक नहीं होगा, जो कि उसे उस तिथि में मिलता कि जब किसी कार्यकलाप के क्रियान्वयन की अनुज्ञा मिल गई होती या जब निर्बन्धन अथवा प्रतिषेध अधिरोपित नहीं किया गया होता। (2) उपधारा (1) के अधीन प्रतिकर की धनराशि का अक्षारण करने में ऐसे किसी भी निर्बन्धन पर विचार किया जायेगा, जिसके कि अध्यक्षीन वह भूमि, प्रतिकर का दावा करने वाले व्यक्ति के, उस भूमि पर कोई भी कार्य करने या उस भूमि के अन्यथा उपयोग के, अधिकार के सम्बन्ध में, तत्समय प्रवृत्त किसी भी अन्य विधि के अधीन है।
<b>सहमति से प्रतिकर और प्रमाजन का अक्षारण</b>	<b>18.</b>	(1) जिस व्यक्ति को धारा 17 के अधीन प्रतिकर संदात किया जाना है तथा ऐसी धनराशि का प्रमाजन, जिसमें व्यक्ति हितबद्ध है, उसका निर्धारण प्रतिकर में हितबद्धता का दावा करने वाले व्यक्ति या व्यक्तियों के बीच बाढ़ परिक्षेत्रण प्राधिकारी द्वारा, करार द्वारा अक्षारित किया जायेगा। (2) ऐसे किसी करार के अभाव में, बाढ़ परिक्षेत्रण प्राधिकारी, ऐसी जॉच जो वह आवश्यक समझे :— (क) धारा 17 के अधीन दिये जाने वाले प्रतिकर की राशि, (ख) प्रतिकर का ऐसे व्यक्तियों में, जिनका उसमें हितलाभ होने की जानकारी अथवा विश्वास किया जाता है, प्रमाजन अक्षारण कर, अधिनिर्णय (अवार्ड) देगा : परन्तु यह कि जहाँ प्रतिकर की राशि दस हजार रुपये से अधिक हो, वहाँ राज्य सरकार या इस निमित्त राज्य सरकार द्वारा प्राधिकृत अधिकारी की पूर्वानुमति के बिना कोई अवार्ड नहीं किया जायेगा।

**[उत्तराखण्ड बाढ़ नैदान परिक्षेत्रण अधिनियम, 2012]**

प्रतिकर का प्राव्य नहीं होना	<p>19. (1) कोई प्रतिकर नहीं दिया जायेगा, यदि :-</p> <p>(क) जहाँ तक भूमि उस तारीख को जिस दिन इस अधिनियम द्वारा या उसके अधीन निर्बन्धन अधिरोपित किये गये थे, प्रवृत्त किसी अन्य विधि के अधीन प्रवृत्त सारतः वैसे ही निर्बन्धनों के अधीन है, या</p> <p>(ख) यदि इस अधिनियम द्वारा या उसके अधीन या प्रवृत्त किसी अन्य विधि के अधीन पूर्णतः समान निर्बन्धनों के सम्बन्ध में दावेदार या उसके पूर्वाधिकारी, जिसका दावे में हितबद्धता है, भूमि के सम्बन्ध में प्रतिकर का पहले ही संदाय कर दिया गया है;</p> <p>(ग) किसी भी अतिक्रमण को हटाने के लिए।</p> <p>(2) यदि किसी व्यक्ति ने अनधिकृत रूप से कोई गतिविधि आरम्भ की गयी है तो ऐसी गतिविधि से भूमि के मूल्य में वृद्धि पर भूमि के मूल्य का आकलन करते समय विचार नहीं किया जायेगा।</p>
अभिनिर्णय (अवार्ड) के विरुद्ध आवेदन	<p>20. (1) धारा 18 की उपधारा (2) के अधीन बाढ़ परिक्षेत्रण प्राधिकारी के अवार्ड से व्यक्ति कोई भी व्यक्ति, लिखित आवेदन द्वारा राज्य सरकार अथवा इस निमित्त प्राधिकृत ऐसे अधिकारी को जिसे राज्य सरकार, इस निमित्त प्राधिकृत करे, आवेदन कर सकेगा।</p> <p>(2) उपधारा (1) के अधीन आवेदन ऐसे प्ररूप में और रीति से, जो विहित की जाये और अवार्ड की संसूचना प्राप्त होने की तारीख से पैंतालीस दिन के अन्दर किया जायेगा।</p> <p>(3) इस धारा के अधीन किये गये आवेदन का निपटारा ऐसी रीति से किया जायेगा, जो विहित की जाये।</p>
धारा 20 के अधीन आवेदन पत्रों पर निर्णय लेने की प्रक्रिया और प्राधिकारियों की शक्तियाँ	<p>21. (1) धारा 20 के अधीन आवेदन को सिविल प्रक्रिया संहिता, 1908 (केन्द्रीय अधिनियम सं० 05 वर्ष 1908) की धारा 141 के अर्थान्तर्गत कार्यवाहियों समझा जायेगा और उसका विचारण करने में निर्देश विनिश्चय करने के लिये सशक्त प्राधिकारी सिविल न्यायालय की शक्तियों का प्रयोग कर सकेंगे।</p> <p>(2) जौंच का क्षेत्र राज्य सरकार अथवा इस निमित्त प्राधिकृत किसी अन्य ऐसे अधिकारी को विनिर्दिष्ट मामले पर विचार करने तक ही सीमित रहेगा।</p>
विनिश्चय का सिविल न्यायालय की डिक्की के रूप पर प्रवर्तनीय होना	<p>22. धारा 21 के अधीन निर्णय सिविल न्यायालय की डिक्की के रूप में प्रवर्तनीय होगा।</p>
अभिनिर्णय के अधीन संदाय	<p>23. धारा 18 की उपधारा (1) के अधीन अकारित प्रतिकर अथवा धारा 18 की उपधारा (2) के अधीन अभिनिर्णय दे दिये जाने पर या ऐसे अभिनिर्णय के विरुद्ध धारा 20 के अधीन कोई आवेदन किया जाता है तो प्राधिकारी के विनिश्चय के पश्चात् बाढ़ परिक्षेत्रण प्राधिकारी द्वारा प्रतिकर का संदाय किया जायेगा और ऐसे संदाय पर भूमि अर्जन अधिनियम, 1894 (केन्द्रीय अधिनियम सं० 01, वर्ष 1894) की धारा 31 से 35 के उपबन्ध लागू होंगे।</p>

**[उत्तराखण्ड बाढ़ मैदान परिक्षेत्रण अधिनियम, 2012]**

<b>अध्याय- सात</b>		
<b>प्रतिषेध के परचापु बाधाएं हटाने की शक्ति</b>		
<b>प्रतिषेध के परचापु बाधाएं हटाने की शक्ति</b>	<b>24.</b>	<p>(1) बाढ़ परिक्षेत्रण प्राधिकारी, इस अधिनियम के उपबन्धों के अधीन भूमि के किसी स्वामी अथवा अधिमोगी को कोई कार्य करने या अनधिकृत अवरोध हटाने का ऐसे समय के अन्दर जैसे विनिर्दिष्ट किया जाय, निदेश दे सकता है और भूमि का स्वामी अथवा अधिमोगी ऐसा कार्य करेगा और अवरोध हटायेगा।</p> <p>(2) यदि स्वामी या अधिमोगी, उपधारा (1) के अधीन विनिर्दिष्ट समय के अन्दर बाढ़ परिक्षेत्रण प्राधिकारी के आदेश का पालन करने में विफल रहता है तो बाढ़ परिक्षेत्रण प्राधिकारी वह कार्य करवा सकेगा और अवरोध हटवा सकेगा।</p> <p>(3) बाढ़ परिक्षेत्रण प्राधिकारी द्वारा इस धारा के अधीन किया गया समस्त व्यय ऐसे स्वामी अथवा अधिमोगी से मू-राजस्व के बकाया के रूप में वसूल किया जा जायेगा।</p>
<b>अध्याय- आठ</b>		
<b>विविध</b>		
<b>बाढ़ परिक्षेत्रण प्राधिकारी को कोई कार्य करने से रोकना अपराध होगा</b>	<b>25.</b>	कोई भी व्यक्ति बाढ़ परिक्षेत्रण प्राधिकारी का इस अधिनियम के द्वारा या इसके अधीन ऐसे प्राधिकारी पर अधिरोपित किसी कार्य का निर्वहन करने से रोकता है, उसके लिये यह समझा जायेगा कि उसने भारतीय दण्ड संहिता, 1860 (केन्द्रीय अधिनियम सं0 45 वर्ष 1860) की धारा 186 के अधीन अपराध किया है।
<b>बाढ़ परिक्षेत्रण प्राधिकारी, अन्य अधिकारियों का लोक सेवक होगा</b>	<b>26.</b>	बाढ़ परिक्षेत्रण प्राधिकारी और इस अधिनियम के अधीन प्राधिकारी, अन्य अधिकारी एवं कर्मचारी भारतीय दण्ड संहिता, 1860 (केन्द्रीय अधिनियम सं0 45 वर्ष 1860) की धारा 21 के अर्थान्तर्गत लोक सेवक समझे जायेंगे।
<b>सद्भाव से कार्यवाही का संरक्षण</b>	<b>27.</b>	<p>(1) कोई भी वाद, अनियोजन या अन्य विधिक कार्यवाही, जो ऐसे किसी भी बात के लिए इस अधिनियम या इसके अधीन बनाये गये नियम अथवा आदेश के अनुश्रवण में सद्भावपूर्वक की गयी हो, या की जानी आशयित हो, राज्य सरकार ऐसे किसी प्राधिकारी अथवा व्यक्ति के विरुद्ध नहीं हो सकेगी, जो इस अधिनियम के अधीन किसी भी शक्ति का प्रयोग या किसी भी कर्तव्य का पालन कर रहा हो।</p> <p>(2) कोई भी वाद या अन्य विधिक कार्यवाही ऐसी किसी वाद के लिए कारित या कारित होने के लिए सम्भाव्य किसी नुकसान के कारण राज्य सरकार के विरुद्ध नहीं हो सकेगी, जो इस अधिनियम या इसके अधीन बनाये गये किसी भी नियम या आदेश के अनुश्रवण में सद्भावपूर्वक की गयी हो, या की जानी आशयित हो।</p>
<b>जुमाने की वसूली</b>	<b>28.</b>	इस अधिनियम के अधीन अधिरोपित सभी जुमाने दण्ड प्रक्रिया संहिता, 1973 (केन्द्रीय अधिनियम सं0 2 वर्ष 1974) में उपबंधित रीति से वसूल किये जायेंगे।
<b>न्यायालय की शक्ति</b>	<b>29.</b>	रिविल न्यायालय को किसी प्रश्न के निस्तारण, विनिश्चित करने या उस पर कार्यवाही करने की अधिकारिता होगी, जिसे इस अधिनियम द्वारा या इसके अधीन बाढ़ परिक्षेत्रण प्राधिकारी अथवा ऐसे अन्य अधिकारी द्वारा जिसे राज्य सरकार द्वारा इस निमित्त प्राधिकृत किया गया है, निस्तारित, विनिश्चित किया जाना या

		जिस पर कार्यवाही किया जाना अपेक्षित है।
<b>[उत्तराखण्ड बाढ़ मैदान परिक्षेत्रण अधिनियम, 2012]</b>		
<b>नियम बनाने की शक्ति</b>	<b>30.</b>	<p>(1) राज्य सरकार, इस अधिनियम के प्रयोजनों के कार्यान्वयन हेतु राजपत्र में अधिसूचना द्वारा नियम बना सकेगी।</p> <p>(2) विशेष रूप से पूर्वोक्त उपबन्धों की व्यापकता पर प्रतिकूल प्रभाव डाले बिना ऐसे नियमों में निम्नलिखित उपबंध किए जा सकेंगे :-</p> <p>(क) वह रीति, जिससे चार्ट और अभिलेख रखे जायेंगे;</p> <p>(ख) वह प्ररूप और रीति जिससे धारा 20 के अधीन आवेदन किया जायेगा और वह रीति, जिससे ऐसे आवेदनों का निस्तारण किया जायेगा; तथा</p> <p>(ग) कोई अन्य विषय, जिसे विहित किया जाना हो या किया जाए।</p>
		<p>(3) इस अधिनियम के अधीन बनाया जाने वाला प्रत्येक नियम बनाये जाने के बाद यथाशीघ्र 14 दिन की कुल अवधि के एक या दो या अनुवर्ती सत्रों में हो, प्रस्तुत किया जायेगा तथा उपरोक्त सत्र या अनुवर्ती सत्र के तुरन्त कि नियम न बनाया जाय तो तत्पश्चात् यथास्थिति नियम ऐसे उपांतरित रूप में प्रभावी होगा या निष्प्रभावित हो जायेगा तथापि ऐसे किसी उपान्तरण या नातिलकरण का इस नियम के अधीन पूर्व में की गयी किसी बात की विधिमान्यता पर प्रतिकूल प्रभाव डाले बिना हो। बाद के सत्रों के अवसान से पूर्व यदि सदन उक्त नियम में कोई उपान्तरण के लिये सहमत हो जाता है तथा सदन सहमत हो जाता है।</p>
<b>निरसन और अपवाद</b>	<b>31.</b>	<p>(1) उत्तराखण्ड बाढ़ मैदान परिक्षेत्रण अध्यादेश, 2012 इसके द्वारा निरस्त किया जाता है।</p> <p>(2) ऐसे निरसन के होते हुए भी, उक्त अध्यादेश के अधीन की गई कोई बात या कार्यवाही इस अधिनियम के तत्स्थानी उपबन्धों के अधीन की गई समझी जायेगी।</p>

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**THE UTTARAKHAND FLOOD PLAIN ZONING ACT, 2012**  
**[UTTARAKHAND ACT NO. 07 OF 2013]**

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**THE UTTARAKHAND FLOOD PLAIN ZONING ACT, 2012**  
**[UTTARAKHAND ACT NO. 07 OF 2013]**

**An**  
**Act**

to provide for the zoning of flood plains of rivers in the State of Uttarakhand.

Be it enacted by the Uttarakhand State Legislative Assembly in the Sixty-third Year of the Republic of India, as follows :-

**CHAPTER-I**  
**PRELIMINARY**

<b>Short title, extent and commencement</b>	1.	<p>(1) This Act may be called the Uttarakhand Flood Plain Zoning Act, 2012.</p> <p>(2) It extends to the whole of the State of Uttarakhand.</p> <p>(3) This section shall come into force at once and the remaining provisions of this Act shall come into force on such date as the State Government may, by notification in the official Gazette, appoint:          Provided that different dates may be appointed for different provisions of this Act, and for different areas of different rivers.</p>
<b>Definitions</b>	2.	<p>In this Act, unless the context otherwise requires:-</p> <p>(a) <b>"Flood Plain"</b> includes water channel, flood channel and that area of nearly low and which is susceptible to flood by inundation;</p> <p>(b) <b>"Flood Plain Zoning"</b> means restricting any human activity in the flood plains of a river where the plains are created by overflow of water from the channels of rivers and streams;</p> <p>(c) <b>"Flood Zone"</b> means the area which is required to carry the flow of the maximum probable floods;</p> <p>(d) <b>"Flood Zoning Authority"</b> in relation to river, means the authority appointed by the State Government under section 3;</p> <p>(e) <b>"Land"</b> includes interest in lands, benefits arising out of lands and things attached to the earth or permanently fastened to anything attached to the earth;</p> <p>(f) <b>"Occupier"</b> in respect of any land, means any person who has an interest in the land and cultivates the land himself or by his servants or by hired labour and includes a tenant;</p> <p>(g) <b>"Owner"</b> in relation to any land includes any person having interest in such land;</p> <p>(h) <b>"Prescribed"</b> means prescribed by rules made by the State Government under this Act;</p>
		<p>(i) <b>"River"</b> includes its tributaries; and</p> <p>(j) <b>"Water Channel"</b> means the channel in which the flows of a river are generally confined.</p>

[The Uttarakhand Flood Plain Zoning Act, 2012]

<b>CHAPTER-II</b>		
<b>FLOOD ZONING AUTHORITY AND IT'S POWERS</b>		
<b>Declaration of flood plain zoning</b>	3.	<p>(1) Where the State Government considers it necessary or expedient so to do, it may, by notification in the Official Gazette declare that flood plain zoning shall be made in the manner hereinafter specified.</p> <p>(2) The State Government may direct that a survey be made of a river for the purpose of determining the limits within which the provisions of this Act are to be applied and that proper charts and registers be prepared specifying all boundaries and landmarks and any other matter necessary for the purpose of ascertaining such limits.</p> <p>(3) The State Government may by notification in the Official Gazette appoint the Collector of the District or such other authority as the Government considers necessary, as the Flood Zoning Authority for the purposes of making a survey of the area as required under sub-section (2) and may specify in such notification, the duties to be discharged by such authority.</p>
<b>Powers and functions of the Flood Zoning Authority</b>	4.	The Flood Zoning Authority shall exercise the powers and discharge the duties in accordance with the provisions of this Act and the terms and conditions specified in the notification under sub-section (3) of section 3.
<b>CHAPTER - III</b>		
<b>SURVEYS AND DELINEATION OF FLOOD PLAIN AREA</b>		
<b>Survey</b>	5.	<p>(1) The Flood Zoning Authority shall carry out surveys of flood plains of the rivers and determine the nature and the extent of flood plains of the rivers.</p> <p>(2) The Flood Zoning Authority shall, on the basis of the survey carried out under sub-section (1) establish flood plain zones and delineate the areas which are subject to flooding including classification of land with reference to relative risk of flood plain use intended to safeguard the health, safety and property of the general public.</p> <p>(3) The Flood Zoning Authority shall prepare charts and registers indicating the areas delineated under sub-section (2).</p>
<b>Power to take up survey</b>	6.	<p>It shall be lawful for the Flood Zoning Authority or any of the officers generally or specially authorized by it in this behalf-</p> <p>(a) to enter upon and survey and take levels of any land within its or his jurisdiction;</p> <p>(b) to mark such levels, boundaries and lines by placing marks or boundary stones;</p>

*[The Uttarakhand Flood Plain Zoning Act, 2012]*

		<p>(c) to measure the land;</p> <p>(d) to do all other acts necessary for the purposes of ascertaining the limits referred to in sub-section (2) of section 3; and</p> <p>(e) Where otherwise the survey cannot be completed and the levels taken, to cut down and clear away any part of standing crop, fence or jungle :</p> <p>Provided that no Flood Zoning Authority or any other officer shall enter into any building or open any enclosed court or garden attached to a dwelling-house (unless with the consent of the occupier thereof) without previously giving such occupier at least seven days notice in writing of its or his intention to do so.</p>
Payment of damages	7.	<p>(1) The Flood Zoning Authority or any other officer generally or specially authorized by it in this behalf, who has entered upon any land under section 5 shall, before leaving, tender compensation to the owner or occupier of such land for any damage which may have been caused and in case of dispute as to the sufficiency of the amount so tendered, the Flood Zoning Authority or such officer shall refer the matter to the State Government for its decision.</p> <p>(2) The decision of the officer under sub-section (1) shall be final and no suit shall lie in a civil court to have it set aside or modified.</p>
		<p><b>CHAPTER-IV</b></p> <p><b><u>NOTIFICATION OF LIMITS OF FLOOD PLAINS</u></b></p>
Declaration of intention of State Government to demarcate flood plains areas	8.	<p>The State Government may on the basis of a report from the Flood Zoning Authority or otherwise, by notification in the Official Gazette, declare its intention to demarcate the flood plain areas and either prohibit or restrict the use of land therein.</p>
Public Notices	9.	<p>(1) The Flood Zoning Authority shall, on the issue of notification under section 8, cause public notice of the substance of such notification to be given at convenient places in the area.</p> <p>(2) The Flood Zoning Authority shall also give notices individually to the owners of the lands situated in the area.</p> <p>(3) The Flood Zoning Authority shall exhibit records, charts, maps, registers and such other document showing the river channel, flood channel and the flood plain area, specifying the nature and extent to which the use of limits of the area is either prohibited or restricted, in the office for inspection by the General public at the timing specified therein.</p>

*[The Uttarakhand Flood Plain Zoning Act, 2012]*

Objections	10.	<p>(1) Any person, who desires to raise any objection to the limits and either the prohibitions or restrictions specified in the public notice referred to in section 9, may within a period of sixty days from the date of publication of the notification in the Official Gazette, forward to the Flood Zoning Authority a statement in the writing setting forth his objections.</p>
		<p>(2) After the expiry of the period aforesaid, the Flood Zoning Authority shall issue a notice in a manner prescribed and consider the objections after giving the party concerned a reasonable opportunity of being heard in the matter.</p> <p>(3) The Flood Zoning Authority shall forward to the State Government its or his proposals together with the records referred to in sub-section (3) of section 9.</p>
Decision of State Government	11.	<p>(1) The State Government shall after considering the report of the Flood Zoning Authority, order such alteration in the limits of the area as it considers necessary.</p> <p>(2) The decisions of the State Government shall be final.</p> <p>(3) The State Government shall by notification in the Official Gazette, declare that the provisions of this Act shall apply to the said river with boundaries and limits as specified :</p> <p style="padding-left: 40px;">Provided that the State Government shall also make arrangement for rehabilitation of Colonies already existing in the flood plain.</p> <p>(4) The areas delineated and approved by the State Government shall be deemed to be the flood plain and the limits shall, where necessary be marked either by boundary stones or other suitable marks.</p> <p>(5) The Flood Zoning Authority shall maintain the charts and registers of such areas so delineated and such charts and registers shall form part of the permanent records of the office.</p> <p>(6) The charts and registers maintained under sub-section (5) shall be furnished to the Collector of the District in which any part of the river is situated and shall be opened for inspection by the general public at such times as may be prescribed.</p>
		<p><b>CHAPTER-V</b>  <b><u>PROHIBITION OR RESTRICTION OF THE USE OF THE FLOOD PLAINS</u></b></p>
Power to prohibit obstruction etc. in flood plain	12.	<p>(1) Where the State Government is satisfied that it is necessary to do so in the interest of public health, safety or property or reducing the inconvenience to the general public to prohibit or restrict the activities in the flood plain, the Government may, by notification in the Official Gazette, specify the area where such prohibition or restriction is to be enforced and the nature and extent of such prohibition or restriction :</p>

## [The Uttarakhand Flood Plain Zoning Act, 2012]

		<p>Provided that no notification under this sub-section shall be issued after the expiry of <sup>1</sup>[eighteen months] from the date of publication of notification under section 8.</p> <p>(2) Upon the publication of a notification under sub-section (1), notwithstanding anything contained in any law, custom, agreement of instrument, for the time being in force, the prohibition or restriction specified in such notification shall prevail.</p> <p>(3) No person shall undertake any activity within the prohibited area or restricted area except with the previous permission of Flood Zoning Authority:</p> <p>Provided that where a person makes an application to the Flood Zoning Authority for permission under this sub-section to undertake any activity and the Flood Zoning Authority does not within a period of ninety days from the date of receipt of such application, communicate to the said person that permission applied for has been refused, it shall be presumed that he Flood Zoning Authority has granted such permission.</p>
<b>Penalty</b>	13.	<p>If any person commences or carries on or attempts to carry on any activity in the areas specified in the notification under sub-section (1) of section 12 contrary to the terms and conditions specified in such notifications, he shall be punishable-</p> <p>(a) with fine which may extend to five hundred rupees and in default of payment of fine, with simple imprisonment for the term which may extend to two months; and</p> <p>(b) with further fine which may extend to one hundred for each day during which the offence continues after the conviction under clause (a).</p>
<b>Power to Compound</b>	14.	<p>(1) Subject to such conditions as may be prescribed, any officer authorized by the State Government by a general or special order in this behalf may, either before or after the institution of proceedings under this Act, accept from the person who has committed or is reasonably suspected of having committed and offence, a sum of money not exceeding one thousand rupees.</p> <p>(2) On the payment of such sum of money, such person shall be discharged and no further proceedings shall be taken against him in respect of such offence.</p>
<b>Appeal</b>	15.	<p>(1) Any person aggrieved by any decision of the Flood Zoning Authority may prefer an appeal to an authority prescribed by the State Government in this behalf, within a period of ninety days from the date on which such decision was communicated to him:</p> <p>Provided that the prescribed authority may entertain the appeal after the expiry of the said period of ninety days if it is satisfied that the appellant was prevented by sufficient cause from filing the appeal in time.</p>

1-Subs. by section 2 of UK Act no 22 of 2018.

## [The Uttarakhand Flood Plain Zoning Act, 2012]

		(2) The prescribed authority may, after giving a reasonable opportunity to the appellants of being heard, pass such orders as it thinks fit and the decision thereof shall be final.
Revision	16.	<p>(1) Where no appeal has been preferred under section 15, the State Government may, for the purpose of examining the legality propriety or correctness of any order, inquiry or proceedings of the Flood Zoning Authority, call for the records of any enquiry or proceedings of the Flood Zoning Authority and make such order in the case as it think fit :</p> <p>Provided that no such record shall be called after the expiry of six months form the date of such order.</p> <p>(2) No order of the Flood Zoning Authority shall be varied by the State Government so as to prejudicially effect any person without giving such person a reasonable opportunity of being heard in the matter.</p>
		<b>CHAPTER-VI COMPENSATION</b>
Payment of compensation	17.	<p>(1) Where any permission to undertake any activity in the flood plain has been refused to any person or where as a result of prohibition or restriction imposed on any person under this Act, such person suffers any damage, he shall be entitled to the payment of compensation not exceeding the difference between the value of the land as determined under section 23 or section 24 of the Land Acquisition Act, 1894 (Central Act No. 01 of 1894) and the value which it would have, had the permission for carrying on any activity had been granted or the prohibition or restriction had not been imposed.</p> <p>(2) In determining the amount of compensation under sub-section (1) any restriction to which the land is subjected to under any other law for the time being in force in regard to the right of the person claiming compensation to carry on any activity on the land or otherwise to the use of the land shall be taken into consideration.</p>
Determining the compensation and apportionment by consent	18.	<p>(1) The person to whom the compensation under section 17 is to be paid and the apportionment of such amount among the persons interested therein shall be determined by agreement between the Flood Zoning Authority and the person or persons claiming interest therein.</p> <p>(2) In default of any such agreement, the Flood Zoning Authority shall, after holding such enquiry as it considers necessary, make an award determining :-</p> <p>(a) the amount of compensation to be paid under section 17; and</p> <p>(b) the apportionment, if any, of such compensation among persons known or believed to be interested therein;</p> <p>Provided that where the amount of compensation exceeds ten thousands rupees, no award shall be made without the previous approval of the State Government or such other officer as the State Government may authorized in this behalf.</p>

**[The Uttarakhand Flood Plain Zoning Act, 2012]**

<b>Compensation not admissible</b>	19.	<p>(1) No compensation shall be awarded --</p> <p>(a) if and in so far as the land is subject to substantially similar restriction in force under some other law in force on the date on which the restrictions were imposed by or under this Act; or</p> <p>(b) if compensation in respect of the same restrictions imposed by or under this Act or substantially similar restrictions in force under some other law has already been paid in respect of the land to the claimant or any predecessor in interest of the claim; or</p> <p>(c) for removal of any encroachment.</p> <p>(2) If any person has unauthorized undertaken any activity, then any increase in the land value from such activity shall not be taken into account in estimating the value of land.</p>
<b>Application against award</b>	20.	<p>(1) Any person aggrieved by the Award of the Flood Zoning Authority under sub-section (2) of section 18 may, by an application in writing, apply to the State Government or such other officer as the State Government may authorize in this behalf.</p> <p>(2) Any application under sub-section(1) shall be made in such form and in such manner as may be prescribed and shall be made within forty five days from the date of communication of the award.</p> <p>(3) The application under this section shall be disposed of in such manner as may be prescribed.</p>
<b>Procedure and powers of authorities in deciding applications under section 20</b>	21.	<p>(1) An application under section 20 shall be deemed be proceedings within the meaning of section 141 of the Code of Civil Procedure, 1908 (Central Act No. 05 of 1908) and in the trial thereof, the authorities empowered to decide a reference may exercise the powers of a civil court.</p> <p>(2) The scope of inquiry shall be restricted to the consideration of the matter referred to the State Government or such other officer as the State Government may authorize in this behalf.</p>
<b>Decision enforceable as decree of civil court</b>	22.	The decision under section 21 shall be enforceable as a decree of a civil court.
<b>Payment under award</b>	23.	On the determination of the compensation under sub-section (1) of section 18, or on the making of an award under sub-section (2) of Section 18 or, if an application is made under section 20 against such award, after decision of the authority, the compensation shall be paid by Flood Zoning Authority and the provisions of section 31 to 35 of the Land Acquisition Act, 1894 (Central Act No. 01 of 1894), shall apply to such payment.

[The Uttarakhand Flood Plain Zoning Act, 2012]

<b>CHAPTER-VII POWER TO REMOVE OBSTRUCTIONS AFTER PROHIBITION</b>		
<b>Power to remove obstructions</b>	24.	<p>(1) The Flood zoning Authority may, in accordance with the provisions of this Act, direct any owner or occupier of land to do any act or to remove any un-authorized obstructions within such time as may be specified by it and such owner or occupier shall do such act or remove the obstructions.</p> <p>(2) If owner or occupier fails to comply with the order of the Flood Zoning Authority within the time specified under sub-section (1), the Flood Zoning Authority may cause the act to be performed or cause the obstructions to be removed.</p> <p>(3) All expenses incurred by the Flood Zoning Authority under this section shall be recovered from such owner or occupier as arrears of land revenue.</p>
<b>CHAPTER-VIII MISCELLANEOUS</b>		
<b>Preventing Flood Zoning Authority from doing any act to be an offence</b>	25.	Any person who prevents the Flood Zoning Authority in discharging any act imposed on such Authority by or under this Act, shall be deemed to have committed an offence under section 186 of the Indian Penal Code, 1860 (Central Act No. 45 of 1860).
<b>Flood zoning Authority other officers to be public servants</b>	26.	The Flood zoning Authority and other officers and employees authorized under this Act shall be deemed to be public servants within the meaning of section 21 of the Indian Penal Code, 1860 (Central Act No. 45 of 1860).
<b>Protection of action taken in good faith</b>	27.	<p>(1) No suit, Prosecution or other legal proceeding shall lie against the State Government or any authority or person exercising any power or performing any duty under this Act for anything which is in good faith done or intended to be done in pursuance of this Act or an order made thereunder.</p> <p>(2) No suit, or other legal proceeding shall lie against the State Government for any damage caused or likely to be caused for any thing which is in good faith done or intended to be done in pursuance of this Act or any rule or order made thereunder.</p>
<b>Recovery of fine</b>	28.	All fines imposed under this Act shall be recovered in the manner provided in the Code of Criminal Procedure, 1973 (Central Act No. 02 of 1974).
<b>Power of Court</b>	29.	A Civil Court shall have jurisdiction to settle, decide or deal with any question which is by or under this Act required to be settled, decided or deal with by the Flood Zoning Authority or such other officer as is authorized by the State Government in this behalf.

*[The Uttarakhand Flood Plain Zoning Act, 2012]*

<b>Power to make rules</b>	30.	<p>(1) The State Government may, by notification in the Official Gazette make rules to carry out the purposes of this Act.</p> <p>(2) In particular and without prejudice to the generality of the foregoing provisions, such rules may provide for ---</p> <p>(a) the manner in which charts and records shall be maintained;</p> <p>(b) the form and manner in which application under section 20 shall be made and the manner in which such application shall be disposed of; and</p> <p>(c) any other matter which has to be, or may be, prescribed.</p>
		<p>(3) Every rule made under this Act shall be laid, as soon as may be after it is made, before the House of the State Legislature while it is in session for a total period of 14 days which may be comprised in one session or two or successive sessions and if before the expiry of the session immediately following the session or the successive session aforesaid the House agrees in making any modification in the rule, or the House agrees that the rule should not be made, the rule shall, thereafter, have effect only in such modified form or be of no effect, as the case may be, so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.</p>
<b>Repeal and Saving</b>	31.	<p>(1) The Uttarakhand Flood Plain Zoning Ordinance, 2012 is hereby repealed.</p> <p>(2) Notwithstanding such repeal anything done or any action taken under the said Ordinance shall be deemed to have been done or taken under the corresponding provisions of this Act.</p>

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# सरकारी गजट, उत्तराखण्ड

उत्तराखण्ड सरकार द्वारा प्रकाशित

## असाधारण

विधायी परिशिष्ट

भाग-1, खण्ड (क)  
(उत्तराखण्ड अधिनियम)

देहरादून, शनिवार, 16 मार्च, 2024 ई०

फाल्गुन 26, 1945 शक सम्वत्

उत्तराखण्ड शासन

विधायी एवं संसदीय कार्य विभाग

संख्या 118/XXXVI(3)/2024/02(1)/2024

देहरादून, 16 मार्च, 2024

अधिसूचना

विधि

"भारत का संविधान" के अनुच्छेद 200 के अधीन मा० राज्यपाल ने उत्तराखण्ड विधान सभा द्वारा पारित "उत्तराखण्ड बाढ़ मैदान परिक्षेत्रण (संशोधन) विधेयक, 2024" पर दिनांक 16 मार्च, 2024 को अनुमति प्रदान की और वह उत्तराखण्ड राज्य का अधिनियम संख्या: 08, वर्ष-2024 के रूप में सर्व-साधारण के सूचनार्थ इस अधिसूचना द्वारा प्रकाशित किया जाता है।

## उत्तराखण्ड बाढ़ मैदान परिक्षेत्रण (संशोधन) अधिनियम, 2024

(उत्तराखण्ड अधिनियम संख्या 08, वर्ष 2024)

उत्तराखण्ड बाढ़ मैदान परिक्षेत्रण अधिनियम, 2012 (उत्तराखण्ड अधिनियम संख्या-07, 2013 समय-समय पर यथासंशोधित अधिनियम) में अद्येत्तर संशोधन करने के लिये

## अधिनियम

भारत गणराज्य के 75वें वर्ष में उत्तराखण्ड विधान सभा द्वारा निम्नलिखित रूप में यह अधिनियमित हो-

- संक्षिप्त नाम, विस्तार और प्रारम्भ
1. (1) इस अधिनियम का संक्षिप्त नाम उत्तराखण्ड बाढ़ मैदान परिक्षेत्रण (संशोधन) अधिनियम 2024 है।
  - (2) इसका विस्तार सन्पूर्ण उत्तराखण्ड राज्य में होगा।
  - (3) यह तुरन्त प्रवृत्त होगा।

- धारा 12 का संशोधन
2. उत्तराखण्ड बाढ़ मैदान परिक्षेत्रण अधिनियम, 2012 की धारा 12 की उपधारा (1) में-

- (i) परन्तुक में "अठारह: मास" शब्दों के स्थान पर "द्वीबीस मास" शब्द प्रतिस्थापित कर दिये जायेंगे,
- (ii) परन्तुक के पश्चात् निम्नलिखित परन्तुक अंतः स्थापित कर दिया जायेगा, अर्थात्

परन्तु यह और कि, यदि राज्य सरकार जनहित में निर्णय लेती है, नदी क्षेत्र के तटीय विकास कार्य एवं सुरक्षात्मक कार्य करने से इस क्षेत्र में प्रभावित होने वाली भू-सम्पदा तथा मौजूदा भवन संरचनाओं को सुरक्षित किया जा सकता है तो निर्गत अन्तिम अधिसूचना में, धारा 8, 9, 10 तथा 11 में विनिर्दिष्ट प्रक्रिया का अनुपालन करते हुये आवश्यकता अनुसार संशोधन कर सकेंगी।

आज्ञा से,  
नितिन शर्मा,  
प्रमुख सचिव।

No. 118/XXXVI(3)/2024/02(1)/2024

Dated Dehradun, March 16, 2024

NOTIFICATIONMiscellaneous

In pursuance of the provisions of Clause (3) of Article 348 of the Constitution of India, the Governor is pleased to order the publication of the following English translation of 'The Uttarakhand Flood Plain Zoning (Amendment) Act, 2024' (Act No. 08 of 2024).

As passed by the Uttarakhand Legislative Assembly and assented to by the Governor on 16<sup>th</sup> March, 2024.

**The Uttarakhand Flood Plain Zoning (Amendment) Act, 2024**

(Uttarakhand Act No. 08 of 2024)

**An****Act**

further to amend The Uttarakhand Flood Plain Zoning Act, 2012 (Uttarakhand Act. 07 of 2013) (as amended from time to time)

Be it enacted by the Uttarakhand State Assembly in the 75<sup>th</sup> Year of the Republic of the India as follows-

- |  |  |
|--|--|
| Short title,<br>extent and<br>commencement | 1. (1) This Act may be called the Uttarakhand Flood Plain Zoning (Amendment) Act, 2024 |
|  | (2) It extends to the whole of the State of Uttarakhand.                               |
|  | (3) It shall come into force at once.  |

Amendment of Section 12 2. In subsection (1) of section 12 of the Uttarakhand Flood Plain Zoning Act, 2012-

(i) In proviso, for the words "eighteen months" the words "twenty four months" shall be substituted

(ii) After the proviso, the following proviso shall be inserted namely :-

Provided further that, if State Government take decision in public interest, that affected land and existing buildings can be protected by executing river bank development, the final notification issued, may be amended as per the requirement by following the procedure prescribed under sections 8,9,10 and 11"

By Order,

NITIN SHARMA,  
Principal Secretary.



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**CENTRAL WATER COMMISSION**

Department of Water Resources, River Development  
& Ganga Rejuvenation

Ministry of Jal Shakti



Annexure-2Namami Gange Interventions in the Identified Towns

Sl.No.	Towns	Projects/ Type of Interventions	Sanctioned Cost (₹ in Cr)	No. of Drains tapped/to be tapped	STP capacity created/to be created (in MLD)	Capacity created through rehabilitation of old STP (in MLD)	Status of Intervention	Remark
1	Baghpat	Interception & Diversion and STP works of Baghpat Town	77.36	4	14.00		Completed	
2	Meerut	Pollution Abatement Works for River Kali Meerut under Meerut Municipality (Interception & Diversion with STP)	690.71	2	220.00		Under Progress	
3	Sambhal	No Sewage Management Intervention Under Namami Gange						No Project
4	Kanpur	Interception/Diversion of Sisamau Nala of Kanpur City	63.80	4			Completed	
		Sewerage Works in Sewerage District 1 of Kanpur	430.49	-	-	-	Completed	Network Project

		Rehabilitation of existing Sewage Treatment Infrastructure, Development of sewage Treatment Plant at Pankha (30 MLD) along with appurtenant works, and 15 years O & M at Kanpur in the State of Uttar Pradesh Rehabilitation, Operation & Maintenance of 130 MLD STP in Jajmau Zone	967.23	3	30.00	160.00	<b>Completed</b>	
		Interception & Diversion of 14 drains of Kanpur City	138.11	14			<b>Under Progress</b>	
		Sewerage scheme and STP at Bithoor Kanpur Nagar	13.4	7	1.5		<b>Completed</b>	
<b>5</b>	<b>Fatehpur</b>	<b>No Sewage Management Intervention Under Namami Gange</b>						<b>No Project</b>
<b>6</b>	<b>Chandauli (Pt. DDU Nagar)</b>	Interception & Diversion and STP works (HAM)	262.78	2	45.00		<b>Under Progress</b>	

7	Varanasi	JICA assisted Ganga Action Plan Phase-II Project at Varanasi (EAP - JICA) Construction of 140 MLD STP at Dinapur	659.62	25	140.00		Completed	
		Construction of interceptor sewers, relieving trunk sewer & rising mains			-	-	Completed	
		Construction of 3 pumping stations (Chaukaghat, Phulwariya & Sariya)			-	-	Completed	
		Rehabilitation of old trunk sewer			-	-	Completed	
		Rehabilitation of 5 Ghat pumping stations and STPs at Dinapur & Bhagwanpur			-	-	Completed	
		Non-Sewerage, Institutional Development & Other works			-	-	Completed	
		Sewerage Treatment Plant (STP) for Assi-BHU Sewerage District at Ramana, Varanasi	161.31	3	50.00		Completed	

		Interception, diversion of Drains & Sewage Treatment works at Ramnagar, Varanasi	72.91	4	10.00		<b>Completed</b>	
		I&D and STP Works for Assi-BHU Area (Phase II), Varanasi	308.09	2	55.00		<b>Completed</b>	
		Interception & Diversion and 60 MLD STP works for Durga Drain at Varanasi	274.31	1	60.00		<b>Under Progress</b>	
<b>8</b>	<b>Mirzapur</b>	Interception, Diversion and Treatment Works for abatement of Pollution of River Ganga at Mirzapur Town	147.33	9	17		<b>Completed</b>	
<b>9</b>	<b>Ghazipur</b>	Sewage Treatment works at Ghazipur city	165.99	-	21.00	-	<b>Completed</b>	Network Project
<b>10</b>	<b>Ballia</b>	No Sewage Management Intervention Under Namami Gange						No Project
<b>11</b>	<b>Sonebhadra</b>	No Sewage Management Intervention Under Namami Gange						No Project
<b>12</b>	<b>Mau</b>	No Sewage Management Intervention Under Namami Gange						No Project

	Sewerage work in Sewerage District-E	142.00	-	-	-	<b>Completed</b>	Network Project
	14 mld STP at Salori, Prayagraj	42.40	-	14.00	-	<b>Completed</b>	
	Sewerage System in Sewerage District-C & Allahpur, Prayagraj	170.95	-	-	-	<b>Completed</b>	Network Project
	Sewerage Works in Sewerage District-A of Prayagraj	299.40	-	-	-	<b>Completed</b>	Network Project
	Sewerage system with Sewer network-(District B), Prayagraj	300.84	-	-	-	<b>Completed</b>	Network Project
	Sewer Network in District E of Prayagraj -Part 2 (Additional Work)	52.78	-	-	-	<b>Completed</b>	Network Project
	Interception, Diversion and Treatment Works for Naini (District G) Phaphamau (District F) and Jhunsi Area District: Prayagraj (STP-42 MLD Naini, 16 MLD Jhusi and 14 MLD Phahphamau)	767.59	20	72		<b>Completed</b>	

13	Bhadohi	Interception & Diversion of Drains/nalas and STPs works at Bhadohi	127.26	4	25.00		<b>Under Tendering</b>	
14	Jaunpur	Interception & Diversion works and STP at Jaunpur	206.05	14	30.00		<b>Completed</b>	
15	Azamgarh	No Sewage Management Intervention Under Namami Gange						No Project
16	Gorakhpur	No Sewage Management Intervention Under Namami Gange						No Project
17	Deoria	No Sewage Management Intervention Under Namami Gange						No Project
18	Maharajganj	No Sewage Management Intervention Under Namami Gange						No Project
19	Kushinagar	No Sewage Management Intervention Under Namami Gange						No Project
20	Prayagraj	Sewerage & non-sewerage schemes for Pollution abatement of River Ganga at District-'B' & 'E' of Prayagraj	199.26	-	85.00	-	<b>Completed</b>	Network Project
		Sewerage & non-sewerage schemes for Pollution abatement of River Ganga at District-'A' of Prayagraj	106.08	-	20.00	-	<b>Completed</b>	Network Project

		Prayagraj UP, under Namami Gange Mission-II						
21	Unnao	Interception, diversion of Drains & Sewage Treatment works at Unnao	102.20	1	15		Completed	
		Interception, diversion of Drains & Sewage Treatment works at Shuklaganj (HAM)	65.18	2	5		Completed	
22	Raebareli (Dalmau)	faecal Sludge Management for Pollution Abatement Works (FSTP) at Dalmau	4.40	-	0.008	-	Under Progress	FSTP Project
23	Pratapgarh (Manikpur)	Faecal Sludge Management for pollution abatement of River Ganga at Manikpur, Pratapgarh (FSTP)	8.56	-	0.02	-	Under Progress	FSTP Project
24	Kannauj	Sewerage system & STP works (Phase II), at Kannauj	43.66	-	1.00	-	Completed	Network Project
25	Amroha	No Sewage Management Intervention Under Namami Gange						No Project

	Rehabilitation and Operation & Maintenance of existing Sewage Treatment Infrastrcture at Prayagraj	904.00	-	-	80.00	<b>Completed</b>	
	Rehabilitation of Naini SPT (80 MLD)						
	Interception & Diversion of Balance 7 drains and Augmentation of Rajapur STP Capacity by 90 MLD (Sewerage District D) at Prayagraj	475.98	7	90.00		<b>Under Progress</b>	
	Interception and diversion of balance discharge of 13 drains and augmentation of Salori STP (sewerage district C)	331.75	13	43.00		<b>Completed</b>	
	Interception and Diversion of Balance Discharge of 02 Drains and 50 MLD STP to Augment existing Treatment Capacity Dist-A Naini	186.47	2	50.00		<b>Under Progress</b>	

33	Saharanpur	Interception & Diversion (I&D) and Sewage Treatment Plant work at Saharanpur, Uttar Pradesh	577.23	98	135.00		<b>Under Progress</b>	
34	Kaushambi	No Sewage Management Intervention Under Namami Gange						No Project
35	Muzaffarnagar	Interception & Diversion works and STP at Muzaffarnagar	234.03	8	54.50		<b>Completed</b>	
36	Bijnor	Faecal Sludge Management (Co-treatment) for abatement of pollution in River Ganga at Bijnor	0.39	-	-	-	<b>Completed</b>	<b>FSTP Project</b>
37	Shahjahanpur	No Sewage Management Intervention Under Namami Gange						No Project

26	Kasganj	Interception & Diversion with STP at Kasganj	76.73	2	15.00		Completed	
27	Hardoi	No Sewage Management Intervention Under Namami Gange						No Project
28	Hapur	Sewerage system & STP works at Garmukteshwar	46.51	-	9		Completed	Network based
		I&D and STP works at Hapur in Uttar Pradesh State	49.06	1	6.00		Under Progress	
29	Farrukhabad	Interception, Diversion & Sewage Treatment Works in Farrukhabad-Fategarh	262.78	5	45	2.70	Under Progress	
30	Bulandshahr	Sewerage scheme at Narora, Bulandshar	48.45	-	4.00	-	Completed	Network Project
		Sewerage Works in Anup Shahar, Buland Shahar	75.79	-	2.50	-	Completed	Network Project
		Interception & Diversion and STP works at Gulaothi	50.99	1	10.00		Under Progress	
31	Badaun	No Sewage Management Intervention Under Namami Gange						No Project
32	Aligarh	Interception & Diversion and STP works	496.02	3	113.00		Under Tendering	

Annexure-3

## NMCG Approved Interventions/Projects in 27 Ganga Districts of Uttar Pradesh

Sl. No.	District	Towns	Name/Nature of works	Approve Project cost (in Cr.)	STP Capacity (MLD)	Status
1	Aligarh	Aligarh	Interception & Diversion and STP works at Aligarh (HAM)	496.02	113	Tendering
2	Amroha	-	-	-	-	-
3	Badaun	-	-	-	-	-
4	Balia	-	-	-	-	-
5	Bijnor	Bijnor	Faecal Sludge Management (Co-treatment) at Bijnor	0.39	0	Completed
6	Bulandsahar	Narora	Sewerage scheme at Narora, Bulandshahr	48.45	4	Completed
		Anup Shahar	Sewerage Works in Anup Shahar, Buland Shahar	75.79	2.5	Completed
		Gulaothi	Interception & Diversion and STP works at Gulaothi	50.99	10	Under Progress
<b>Sub Total</b>				<b>175.23</b>	<b>16.5</b>	
7	Chandauli	Pt. DDU Nagar	Interception & Diversion and STP works at Pt. DDU Chandauli (HAM)	262.78	45	Under Progress
8	Farrukhabad	Farrukhabad	Interception, Diversion & Sewage Treatment Works	261.12	45	Completed

Annexure - 3

Sl. No.	District	Towns	Name/Nature of works	Approve Project cost (in Cr.)	STP Capacity (MLD)	Status
			in Farrukhabad-Fategarh (HAM)			
9	Fatehpur	-	-	-	-	-
10	Ghazipur	Ghazipur	Sewage Treatment works at Ghazipur (HAM)	165.99	21	Completed
11	HAPUR	Garmukteshwar	Sewerage system & STP works at Garmukteshwar	46.51	9	Completed
	HAPUR	Hapur	I&D and STP works at Hapur	49.06	6	Under Progress
<b>Sub Total</b>				<b>95.57</b>	<b>15</b>	
12	Hardoi	-	-	-	-	-
13	Kannauj	Kannauj	Sewerage system & STP works (Phase II) at Kannauj	43.66	1	Completed
14	KANPUR NAGAR	Bithoor, Kanpur Nagar	Sewerage scheme and STP at Bithoor Kanpur Nagar, (UP)	13.4	1.5	Completed
	KANPUR NAGAR	Kanpur City	Interception/Diversion of Sisamau Nala of Kanpur City	63.8	0	Completed
	KANPUR NAGAR	Kanpur ( District 1 )	Sewerage Works in Sewerage District 1 of Kanpur	430.49	0	Completed

Sl. No.	District	Towns	Name/Nature of works	Approve Project cost (in Cr.)	STP Capacity (MLD)	Status
	KANPUR NAGAR	Pankha-Kanpur	Rehabilitation of existing Sewage Treatment Infrastructure , Development of sewage Treatment Plant at Pankha (30 MLD) along with appurtenant works at Kanpur (HAM)	967.23	130	Completed
	KANPUR NAGAR	Kanpur	Interception & Diversion of 14 drains of Kanpur City	138.11		Under Progress
<b>Sub Total</b>				<b>1613.03</b>	<b>160</b>	
15	Kasganj	Kasganj	Interception & Diversion with STP at Kasganj	76.73	15	Completed
16	Kaushambi	-	-	-	-	-
17	Meerut	Meerut	Pollution Abatement Works for River Kali Meerut (HAM)	690.71	220	Under Progress
18	Mirzapur	Mirzapur	Interception, Diversion and Treatment Works for abatement of Pollution of River Ganga at Mirzapur (HAM)	147.33	17	Completed
		Chunar	Faecal Sludge Management for pollution abatement at Chunar (FSTP)	2.7	0.01	Completed

Sl. No.	District	Towns	Name/Nature of works	Approve Project cost (in Cr.)	STP Capacity (MLD)	Status
<b>Sub Total</b>				<b>150.03</b>	<b>17.01</b>	
19	Muzaffarnagar	Muzaffarnagar	Interception & Diversion works and STP at Muzaffarnagar (HAM)	234.03	54.5	Completed
		Budhana	Interception & Diversion works and STP at Budhana (HAM)	48.76	10	Completed
<b>Sub Total</b>				<b>282.79</b>	<b>64.5</b>	
20	Pratapgarh	Manikpur	Faecal Sludge Management for pollution abatement of River Ganga at Manikpur (FSTP)	8.56	0.015	Under Progress
21	Prayagraj	Prayagraj	Sewerage & Non-Sewerage schemes for Pollution abatement of River Ganga at District-'B' & 'E' of Prayagraj	199.26	85	Completed
		Prayagraj	Sewerage & Non-Sewerage schemes for Pollution abatement of River Ganga at District ' A' of Prayagraj	106.08	20	Completed
		Prayagraj	Sewerage work in Sewerage District-E at Prayagraj	142	0	Completed

Sl. No.	District	Towns	Name/Nature of works	Approve Project cost (in Cr.)	STP Capacity (MLD)	Status
		Prayagraj	Interception & Diversion of Balance 7 drains and Augmentation of Rajapur STP at Prayagraj	475.98	90	Under Progress
		Prayagraj	Interception and diversion of balance discharge of 13 drains and augmentation of Salori STP	331.75	43	Completed
		Prayagraj	Interception and Diversion of Balance Discharge of 02 Drains and 50 MLD STP at Naini, Prayagraj	186.47	50	Under Progress
<b>Sub Total</b>				<b>3979.5</b>	<b>454</b>	
22	Raebareli	Dalmau	Faecal Sludge Management for Pollution Abatement Works at Dalmau, Raibareli (FSTP)	4.4	0.008	Under Progress
23	Sambhal	-	-	-	-	-
24	Sant Ravidas Nagar	-	-	-	-	-
25	Shahjhanapur	-	-	-	-	-
26	Unnao	Unnao	Interception, diversion of Drains & Sewage Treatment works at Unnao (HAM)	102.2	15	Completed

Sl. No.	District	Towns	Name/Nature of works	Approve Project cost (in Cr.)	STP Capacity (MLD)	Status
		Prayagraj	14 mld STP at Salori, Prayagraj	42.4	14	Completed
		Prayagraj	Sewerage System in Sewerage District-C & Allahpur, Prayagraj	170.95	0	Completed
		Prayagraj	Sewerage Works in Sewerage District-A of Prayagraj	299.4	0	Completed
		Prayagraj	Sewerage system with Sewer network-(District B) at Prayagraj	300.84	0	Completed
		Prayagraj	Sewer Network in District E of Prayagraj -Part 2 (Additional Work) under Component "A"	52.78	0	Completed
		Prayagraj	Interception, Diversion and Treatment Works for Naini (District G) Phaphamau (District F) and Jhunsi at Prayagraj (HAM)	767.59	72	Completed
		Prayagraj	Rehabilitation and Operation & Maintenance of existing Sewage Treatment Infrastructure at Prayagraj (HAM)	904	80	Completed

Sl. No.	District	Towns	Name/Nature of works	Approve Project cost (in Cr.)	STP Capacity (MLD)	Status
		Shuklaganj, Distt-Unnao	Interception, diversion of Drains & Sewage Treatment works at Shuklaganj (HAM)	65.18	15	Completed
<b>Sub Total</b>				<b>167.38</b>	<b>20</b>	
27	Varanasi	Varanasi	JICA assisted Ganga Action Plan Phase-II Project at Varanasi (EAP - JICA), Construction of 140 MLD STP at Dinapur at Varanasi	659.62	140	Completed
		Varanasi	Construction of interceptor sewers, relieving trunk sewer & rising mains at Varanasi		-	Completed
		Varanasi	Construction of 3 pumping stations (Chaukaghat, Phulwariya & Sariya) at Varanasi		-	Completed
		Varanasi	Rehabilitation of old trunk sewer at Varanasi		-	Completed
		Varanasi	Rehabilitation of 5 Ghat pumping stations and STPs at Dinapur & Bhagwanpur at Varanasi		-	Completed

Sl. No.	District	Towns	Name/Nature of works	Approve Project cost (in Cr.)	STP Capacity (MLD)	Status
		Varanasi	Non Sewerage, Institutional Development & Other works at Varanasi		-	Completed
		Ramana (Varanasi)	Sewerage Treatment Plant (STP) for Assi-BHU Sewerage District at Ramana (HAM)	161.31	50	Completed
		Ramnagar (Varanasi)	Interception, diversion of Drains & Sewage Treatment works at Ramnagar	72.91	10	Completed
		Varanasi	I&D and STP Works for Assi-BHU Area (Phase II), Varanasi	308.09	55	Under Progress
		Varanasi (Durga Drain)	Interception & Diversion and 60 MLD STP works for Durga Drain at Varanasi (HAM)	274.31	60	Under Progress
<b>Sub Total</b>				<b>1476.24</b>	<b>315</b>	
<b>Grand Total</b>				<b>9950.13</b>	<b>1526.23</b>	