With reference to the Notification (No.6/1/195-FII(8-2020/12046 dated 11.09.2020) issued by the Local Government Department, UT Administration following will be the Water Tariff in KL/MONTH

DOMESTIC TARIFF IN KL/MONTH			
Clause 13 (i)	The water consumed for domestic use in		
	residential premises shall be charged at the		
	following rates (per month):-		
	0-15 KL @Rs. 3.00/KL		
	16-30 KL @Rs. 6.00/KL		
	31-60 KL @Rs. 12.00/KL		
	Above 60 KL @Rs. 24.00/KL		
Clause 13 (ii)	Water consumed in the institutions shall be charged as below:		
	All type of educational Institutions and hostels		
	attached thereto. @ 25/KL		
	Hospitals/ Clinics and buildings apartment		
	thereto but excluding shops and other		
	commercial establishments. @25/KL		
	Post Graduate institute of medical Education and		
	Research and Hostels attached thereto. @25/KL		
	Community Center/ Clubs recognized by the		
	Chandigarh Administration. @25/KL		
	Charitable Institutions and hostels attached thereto. @25/KL Residential buildings or any part thereof being used for professional purposes, for Instance, Doctors, Architects, Dentists etc. Dhobi Ghats approved by the Chandigarh		
	Administration @25/KL		
	Coaching centers and career institutions. @25/KL		
Clause 13 (iii) (a)	Water used in Government/ Semi-Government		
	offices shall be charged @ Rs. 25.00 Per Kiloliter.		
Clause 13 (iii) (b)	Water used in Industrial/ Semi Industrial/		
	Commercial establishments/ for construction/		
	renovation shall be charged @Rs. 30.00 Per		
	Kiloliter.		
Clause 13 (iv)	Premises not covered by clause (i) to (iii) above		
	shall be charged @ Rs. 30.00 Per Kiloliter		
Clause 13 (v)	For un-metered water supply in urban area (For		
	EWS Houses Only), a flat rate of Rs. 500/- per		
	connection, per month per family till meters are		
	fixed in the colonies and villages (in the existing		
	houses) and EWS houses.		
	Note:- (Water Meter will be mandatory for		
	domestic tariff otherwise Rs. 500/ connection/		
	Month will be charged and further even after		

	notice of 6 Months period flat rate of Rs. 1000/
	connection/ month will be charged.
Clause 13 (vi)	Water supply through tankers shall be charged @ Rs. 600/- per tanker (free water supply for religious functions)
Clause 12 (viii)	religious functions).
Clause 13 (vii)	Supply of water to Resettlement Milk colonies shall be charged as under:-
	Flat Rate @ Rs. 400/- per connection, per month
	or consumption as per actual meter reading rate
	will be applicable as per clause 13 (i) as above.
	Note:-(Water Meter will be mandatory for
	domestic tariff otherwise Rs. 400/ Connection/
	Month/ will be charged and further even after
	notice of 6 months period flat rate of Rs. 800/
	Connection/ Month will be charged.
Clause 13 (IX)	Drinking/ Potable water consumed for irrigation
	of lawns (metered) shall be charged @ Rs. 30.00
	KL
Clause 13 (X)	If anybody is found misusing the drinking water,
	he/she will be challaned and fined @Rs.5000/-
	for default which will be included in his/her
	regular water bill and shall be charged at double
	the tariff prescribed for the use for which the
	consumer was misusing the drinking water supply.
Clause 13 (XI) (a) (i)	In the Residential Buildings, professionals
clause 15 (Al) (u) (l)	Consultants viz Doctors, Advocates and Architects
	etc. @50 Sqm. Or 25% of the covered area,
	whichever is less, water tariff shall be charged of
	domestic rates.
Clause 13 (XIII)	The minimum rates for commercial premises
	shall be as under:
	Booths (Trade of fast food/dhabas etc. Rs. 1500/-
	SCOs/ SCF/ Bay-shops (General Trade) Rs. 1000/-
	SCOs/ SCF/ Bay-shops (Water consuming
	business) Rs. 2000/-
	Hotels/Cinemas, shopping malls etc. Rs. 5000/-
Clause 13 D	Water Cess @ Rs. 20/- per month per connection
	shall be charged for maintenance of Public Park/
	Green Belts etc within existing limits of Municipal
Clause 35 A	Corporation, Chandigarh.
Clause 35 A	Closing of a connection form the ferrule:
	Any registered consumer who wishes to close his
	connection from the ferrule permanently shall give seven days notice to the Municipal
	Corporation. A fee of Rs. 500/- shall be
	recoverable from the consumer. No charge shall
	recoverable from the consumer. No charge shall

	be made for water or meter rent after the expiry of the period of notice, provided there is no habitation, tenant in the premises. Provided that
	the Municipal Corporation reserves the right to close the connection as provided for in bye-laws 22 (i) or 22 (iv) or for infringement of the provisions of these bye-laws.
	Explanation: - The closing of a connection means the closing of connection from ferrule, removal of the meter and the severance of the service pipe
	at any point beyond the stop tap considered suitable by the Municipal Corporation.
Clause 35 B	Closing of a connection from water meter: - Any registered consumer who wishes to close his connection shall give seven days notice to the Commissioner. A fee of Rs. 150/- shall be recoverable from the consumer. No charge shall be made for water or meter rent after the expiry of the period of notice. Provided further that the Commissioner reserves the right to close the connection as provided for
	in bye-law 22 (i) or 22(iv) or for infringement of the provisions of these bye-laws.
	, , , , , , , , , , , , , , , , , , , ,
Clause 36 A	Re-establishing/ re-opening of a cut off
Clause 36 A	Re-establishing/ re-opening of a cut off connection: - A connection that has been cut off under bye-law 34 shall be re-established only
Clause 36 A Adding Clause 36 B	Re-establishing/ re-opening of a cut off connection: - A connection that has been cut off
	Re-establishing/ re-opening of a cut off connection: - A connection that has been cut off under bye-law 34 shall be re-established only upon payment of Rs. 150/- as re-connection fee. Re-opening of a water connection from Ferrule Rs. 500/- Penalty for infringement of bye-laws
Adding Clause 36 B	Re-establishing/ re-opening of a cut off connection: - A connection that has been cut off under bye-law 34 shall be re-established only upon payment of Rs. 150/- as re-connection fee. Re-opening of a water connection from Ferrule Rs. 500/- Penalty for infringement of bye-laws Any person who commits a breach of any of
Adding Clause 36 B	Re-establishing/ re-opening of a cut off connection: - A connection that has been cut off under bye-law 34 shall be re-established only upon payment of Rs. 150/- as re-connection fee. Re-opening of a water connection from Ferrule Rs. 500/- Penalty for infringement of bye-laws Any person who commits a breach of any of these bye-laws shall be punishable with fine
Adding Clause 36 B	Re-establishing/ re-opening of a cut off connection: - A connection that has been cut off under bye-law 34 shall be re-established only upon payment of Rs. 150/- as re-connection fee. Re-opening of a water connection from Ferrule Rs. 500/- Penalty for infringement of bye-laws Any person who commits a breach of any of
Adding Clause 36 B	Re-establishing/ re-opening of a cut off connection: - A connection that has been cut off under bye-law 34 shall be re-established only upon payment of Rs. 150/- as re-connection fee. Re-opening of a water connection from Ferrule Rs. 500/- Penalty for infringement of bye-laws Any person who commits a breach of any of these bye-laws shall be punishable with fine which may extend to Rs. 5000/- and when the breach is a continuing breach, with a further fine which my extend to one hundred rupees for each
Adding Clause 36 B	Re-establishing/ re-opening of a cut off connection: - A connection that has been cut off under bye-law 34 shall be re-established only upon payment of Rs. 150/- as re-connection fee. Re-opening of a water connection from Ferrule Rs. 500/- Penalty for infringement of bye-laws Any person who commits a breach of any of these bye-laws shall be punishable with fine which may extend to Rs. 5000/- and when the breach is a continuing breach, with a further fine which my extend to one hundred rupees for each day after the first breach, during which the
Adding Clause 36 B	Re-establishing/ re-opening of a cut off connection: - A connection that has been cut off under bye-law 34 shall be re-established only upon payment of Rs. 150/- as re-connection fee. Re-opening of a water connection from Ferrule Rs. 500/- Penalty for infringement of bye-laws Any person who commits a breach of any of these bye-laws shall be punishable with fine which may extend to Rs. 5000/- and when the breach is a continuing breach, with a further fine which my extend to one hundred rupees for each day after the first breach, during which the breach continues.
Adding Clause 36 B	Re-establishing/ re-opening of a cut off connection: - A connection that has been cut off under bye-law 34 shall be re-established only upon payment of Rs. 150/- as re-connection fee. Re-opening of a water connection from Ferrule Rs. 500/- Penalty for infringement of bye-laws Any person who commits a breach of any of these bye-laws shall be punishable with fine which may extend to Rs. 5000/- and when the breach is a continuing breach, with a further fine which my extend to one hundred rupees for each day after the first breach, during which the breach continues. If following violation noticed:
Adding Clause 36 B	Re-establishing/ re-opening of a cut off connection: - A connection that has been cut off under bye-law 34 shall be re-established only upon payment of Rs. 150/- as re-connection fee. Re-opening of a water connection from Ferrule Rs. 500/- Penalty for infringement of bye-laws Any person who commits a breach of any of these bye-laws shall be punishable with fine which may extend to Rs. 5000/- and when the breach is a continuing breach, with a further fine which my extend to one hundred rupees for each day after the first breach, during which the breach continues.
Adding Clause 36 B	Re-establishing/ re-opening of a cut off connection: - A connection that has been cut off under bye-law 34 shall be re-established only upon payment of Rs. 150/- as re-connection fee. Re-opening of a water connection from Ferrule Rs. 500/- Penalty for infringement of bye-laws Any person who commits a breach of any of these bye-laws shall be punishable with fine which may extend to Rs. 5000/- and when the breach is a continuing breach, with a further fine which my extend to one hundred rupees for each day after the first breach, during which the breach continues. If following violation noticed: (i) Size of ferrule more than sanction size. (ii) Tee connection from service pipe
Adding Clause 36 B	Re-establishing/ re-opening of a cut off connection: - A connection that has been cut off under bye-law 34 shall be re-established only upon payment of Rs. 150/- as re-connection fee. Re-opening of a water connection from Ferrule Rs. 500/- Penalty for infringement of bye-laws Any person who commits a breach of any of these bye-laws shall be punishable with fine which may extend to Rs. 5000/- and when the breach is a continuing breach, with a further fine which my extend to one hundred rupees for each day after the first breach, during which the breach continues. If following violation noticed: (i) Size of ferrule more than sanction size. (ii) Tee connection from service pipe before water meter.
Adding Clause 36 B	Re-establishing/ re-opening of a cut off connection: - A connection that has been cut off under bye-law 34 shall be re-established only upon payment of Rs. 150/- as re-connection fee. Re-opening of a water connection from Ferrule Rs. 500/- Penalty for infringement of bye-laws Any person who commits a breach of any of these bye-laws shall be punishable with fine which may extend to Rs. 5000/- and when the breach is a continuing breach, with a further fine which my extend to one hundred rupees for each day after the first breach, during which the breach continues. If following violation noticed: (i) Size of ferrule more than sanction size. (ii) Tee connection from service pipe

	The provi	sional water connection is allow to the	
	consumers who have possessed.		
	(i)	Sale Deed, (ii) Registered Will, (iii)	
		Special Power of Attorney, (iv) GPA,	
		(v) Sub GPA,	
	(ii)	Report of Tehsildar regarding	
		ownership of area inside or outside	
		village Phirni where Govt. W/S and	
		sewer system is exists.	
	(iii)	The Red Line/Lal Dora not identified I	
		any village then Phirni of Village will	
		be sufficient proof to release the	
		water connection.	
	(iv)	No consent form owner of other floor	
		required to release the water	
		connection, only separate plumbing	
		work is required with declaration of	
		floor ownership.	
	(v)	The minimum consumption shall be	
		charged @50/KL/Month/connection	
		only where water meter not installed	
		by the consumer.	
	Note: -		
	(i)	Water Tariff will be charged domestic	
		i.e. code 01 in residential houses. In	
		case any commercial going on in the	
		residential houses then consumer	
		apply for separate water connection	
		for commercial activity otherwise	
		commercial will be charged as per	
		Tariff code7.	
	(ii)	The provisional connections can be	
		disconnected and cancel in case of	
		any litigation/irregularities found at	
		any time without any notice and no	
		claim will be entertained by the MC	
		Chandigarh in any Court Case.	
	(iii)	The water supply connection is only	
		for basic amenities not for proof of	
		ownership.	
NOTE: - All the charges shall be automatically hi	kad by 2%	on the basic rate on the first day of	

NOTE: - All the charges shall be automatically hiked by 3% on the basic rate on the first day of every financial year beginning 01.04.2021

CHANDIGARH ADMINISTRATION LOCAL GOVERNMENT DEPARTMENT

ORDER

No.C-36693-FII(8)-2022/ 4669

Dated, the Chandigarh 30-3-22

Whereas, vide Notification No.6/1/195-FII(8)-2020/12046, dated 11.09.2020, Chandigarh Water Supply Bye Laws 2011 were amended.

And whereas, in pursuance of the resolution passed by the General House of Municipal Corporation, in its 288th meeting dated 29.10.2020 and to provide relief to the General Public due to severe Covid circumstance, the above amendments were deferred, up to 31.03.2022, prospectively w.e.f. the date of order i.e 25.5.2021.

Now, the Administrator UT Chandigarh in exercise of powers conferred under Punjab Municipal Corporation Act as applicable to UT Chandigarh, is pleased to withdraw the order dated 25.5.2021 with the following modification in the Notification No.6/1/195-FII(8)-2020/12046, dated 11.09.2020 w.e.f 01.04.2022.

	Existing Provision as per Notification dated 11.9.2020	New Provision
Clause No.13(i)	The water consumed for domestic use in residential premises shall be charged at the following rates (per month):- 0-15 KL @ Rs.3.00 /KL 16-30 KL @ Rs.6.00 /KL 31-60 KL @Rs.12.00 /KL Above 60 KL @Rs.24.00 /KL	domestic use in residential
		All the charges would be automatically hiked by 5% on the basic rate on the first day of

Note: Other terms and conditions mentioned in the notification dated 11-9-2020 remains unchanged.

Nitin Kumar Yadav, IAS Secretary Local Government, Chandigarh Administration

No. C-36693.FII(8)-2022/ 46 70

Dated the : 30 - 3 - 29

A copy is forwarded to the Controller, Printing and Stationery, UT Chandigarh with the request to publish the orders in the Administration Gazette (extraordinary).

36377 on

Superintendent Local Govt., For Secretary Local Govt., Chandigarh Administration. No. C-36693.FII(8)-2022/ 46 71

Dated the: 30-3-42

A copy is forwarded to the Commissioner, Municipal Corporation, Chandigarh for taking immediate necessary action.

For Secretary Local Govt., Chandigarh Administration.

No. C-36693.FII(8)-20221 4672

Dated the: 30-3-22 A copy is forwarded to the Director Public Relations, UT Chandigarh for information and necessary action.

> Superintendent Local Govt., For Secretary Local Govt., Chandigarh Administration.

No. C-36693.FII(8)-2022/ 4673

Dated the: 30-3-22 A copy is forwarded to the Director Information Technology Chandigarh for necessary action.

Superintendent Local Govt., For Secretary Local Govt., Chandigarh Administration.