Whereas, the Municipal Corporation, Chandigarh (Public Health Wing), vide Notification No. 3132, dated 09.03.2021, published the draft of amendments proposed to be made by the Chandigarh Administration in the "Chandigarh Water Supply Bye-Laws, 2011", as amended from time to time and invited objections or suggestions from the general public, within a period of 15 days from the date of publication of said Notification in the Gazette of Chandigarh Administration.

And whereas, only one objection was received during the stipulated time period, which was examined and found not viable.

Now, therefore, in pursuance to “the Chandigarh Water Supply Bye-Laws, 2011” issued vide Notification No. 6/1/195-FII(8)-2011/4088, dated 24.05.2011, as amended from time to time in exercise of the powers conferred under Section 399 and 401 of the Punjab Municipal Corporation Act, 1976 as extended to the Union Territory, Chandigarh by the Punjab Municipal Corporation Law (Extension to Chandigarh) Act, 1994 (Act No. 45 of 1994), the Administrator, Union Territory, Chandigarh is pleased to make the following amendments in the “Chandigarh Water Supply Bye-Laws, 2011” as amended from time to time.

**BYE-LAWS**


2. These shall come into force from the date of its publication in official gazette.

3. In the Chandigarh Water Supply Bye-Laws as amended from time to time (hereinafter referred to as said bye laws), the following clauses shall be added/inserted or omitted.

   (a) **Clause No. 6(iv)** shall be inserted as “A separate commercial water connection will be allowed to the domestic consumers of Lal Dora of erstwhile villages, EWS colonies, Rehabilitation Colonies and Manimajra, who have undertaken small permissible commercial activities within their residences in the shape of shops. The commercial water connections will be charged as per actual consumption or minimum of 25 KL per month on per connection excluding sewerage cess, where water meter is not installed or not working, in any type of commercial activity in the shops of residential houses."

   (b) **Clause No. 13(xi)(b)(i)** shall be inserted as “The water connection i.e. (regular, temporary and provisional) in the erstwhile villages, colonies & Manimajra is basic amenity of the general public however water bill cannot be used as a proof of ownership of house in any litigation or in Court Case related to that premises.”
(c) Para (iii) in the Note given along with Clause No. 5(vii.6) shall stand omitted.

ARUN KUMAR GUPTA, IAS
Principal Secretary Local Govt.
Chandigarh Administration

No. C-38582-FII(8)-2021/ 6467 
Dated: 28/06/2021
A copy is forwarded to the Controller Printing & Stationery Union Territory, Chandigarh with the request to publish the Notification in the Chandigarh Administration Gazette (extraordinary).

Addl. Secy. Local Govt.,
For Principal Secretary Local Govt.
Chandigarh Administration.

No. C-38582-FII(8)-2021/ 6468
Dated: 28/06/2021
A copy is forwarded to the Commissioner, Municipal Corporation Chandigarh with reference to his letter No./CE/MC/3424 dated 17.05.2021 for information and necessary action.

Addl. Secy. Local Govt.,
For Principal Secretary Local Govt.
Chandigarh Administration.

No. C-38582-FII(8)-2021/ 6469
Dated: 28/06/2021
A copy is forwarded to the Director Public Relations, Chandigarh for information and necessary action.

Addl. Secy. Local Govt.,
For Principal Secretary Local Govt.
Chandigarh Administration.

No. C-38582-FII(8)-2021/ 6470
Dated: 28/06/2021
A copy is forwarded to the Director Information Technology, Chandigarh for publishing the notification in the official website of Chandigarh Administration.

Addl. Secy. Local Govt.,
For Principal Secretary Local Govt.
Chandigarh Administration.