Schedule below:

If this tax is subject to maximum and minimum rates as prescribed in Rule 513, such rates as given in the 

Municipality for the purpose:

Traffic on animals, carriages and carts other than motor 

<table>
<thead>
<tr>
<th>13 % Poll Tax</th>
<th>12 % Poll Tax</th>
<th>11 % Poll Tax</th>
<th>10 % Poll Tax</th>
<th>9 % Poll Tax</th>
<th>8 % Poll Tax</th>
<th>7 % Poll Tax</th>
<th>6 % Poll Tax</th>
<th>5 % Poll Tax</th>
<th>4 % Poll Tax</th>
<th>3 % Poll Tax</th>
<th>2 % Poll Tax</th>
<th>More than 1.8 % Poll Tax</th>
</tr>
</thead>
<tbody>
<tr>
<td>Above 60.0</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
</tr>
<tr>
<td>Above 50.0</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
</tr>
<tr>
<td>Above 40.0</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
</tr>
<tr>
<td>Above 30.0</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
</tr>
<tr>
<td>Above 20.0</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
</tr>
<tr>
<td>Above 10.0</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
</tr>
<tr>
<td>Above 5.0</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
</tr>
<tr>
<td>Above 1.0</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
</tr>
<tr>
<td>Above 0.5</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
</tr>
<tr>
<td>Above 0.6</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
</tr>
<tr>
<td>Above 0.9</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
</tr>
<tr>
<td>More than 6.0</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
<td>0.0 0.00</td>
</tr>
</tbody>
</table>

Half Yearly Income
fixed by State Govt. through notification under Sec. 290 (1) subject to maximum license fees to be
charged for allowing trade, business, industry etc. licensed under Sec. 307.

(e) Licence fees for allowing sale of exposed for sale or

(d) Licence fees for allowing projections and erections under Sec. 255.

(c) Fees and fines under Special Acts, i.e.: Carcile Tresspass Act,

and maintained by a Municipalitiy (Sec. 131 (d))

(b) A fee on vessels moored at quays or landing places constructed

(a) A fee on registration of boats (Sec. 131 (f))

13. Fees & Licence Fees:

State Govt. area for consumption, use or sale subject to prior sanction of

An Octroi on goods brought within the limits of a Municipalitiy.

<table>
<thead>
<tr>
<th>Price (Rs.)</th>
<th>Maximum Price (Rs.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>0</td>
<td>0.20</td>
</tr>
<tr>
<td>0.20</td>
<td>0.10</td>
</tr>
<tr>
<td>0.40</td>
<td>0.20</td>
</tr>
<tr>
<td>0.80</td>
<td>0.40</td>
</tr>
<tr>
<td>0.40</td>
<td>0.20</td>
</tr>
<tr>
<td>0.20</td>
<td>0.10</td>
</tr>
<tr>
<td>P</td>
<td>P.20</td>
</tr>
<tr>
<td>Daily Rate</td>
<td>Minimum Price</td>
</tr>
</tbody>
</table>

Schedule
(Rule 597)

Additional Fee Rs. 1/- for every additional 100 sqm. or less

Rs. 2/- for an enclosure without roof or superstructure less than 2000 sqm.

Rs. 2/- for every additional 100 sqm. or less of less than one year

Rs. 4/- for an area of 2000 sqm.

Rs. 5/- for an additional area of 50 sqm. or less

10/- per month for a plot of less than an area of 100 sqm.

Temporary licence in respect of a permanent building Rs. 2/- for additional 50 sqm. or less

10/- per month for a portion adjacent to an area of 100 sqm.

Temporary licence in respect of a permanent building Rs. 10/-

For every additional 50 sqm. or less an additional fee of Rs. 2/-

For renewal of licence for a period of one year for an area of

For renewal of licence for public resort and entertainment

Fees prescribed by Court under Rules

Rule directing subjects of such fees and conditions as the State Court may by

(a) Licence fees for places of public resort and entertainment...
(1) Holdings whose annual value is determined u/s 137

(2) No.

Category

1. No. of holdings of different categories as on 31.3.98.

B. Holdings and Holding Related Taxes.

Towns - Integrated Development of Small and Medium

IDSNRT - Integrated Development Programmes

PMUPEP - Prime Ministry's Integrated Urban Poverty

POVPOV - Poverty Alleviation Schemes.

4. No. of urban poor families identified for NRY/PMP and other

3. Number of Wards.

(ii) Density of population per sq. Km.

2 (i) Area in Sq. Kms.

(e) Percentage of slum population to total population.

(d) Slum Population

(c) Percentage of S.C. & S.T. to total population.

(b) Total S.C. & S.T. Population

(a) Total Population as per 1991 Census

A. GENERAL INFORMATION

Municipal Corporation/Municipality/N.A.C. Year or Establishment

District

QUESTIONNAIRE - MUNICIPAL TAXATION

(Annexure-1-4-B-2)
Any other reason may also be given.

The category has not been prepared

The list of holdings belonging to the municipal area.

The category of holding does not exist in the

(i) such categories u/s 131-A.

The State Court has abolished/suspended taxes

Possible reasons for tax being not levied may be:

Attach separate sheet if necessary.

<table>
<thead>
<tr>
<th>Reasons for Holdings not being levied</th>
<th>for not levying tax</th>
</tr>
</thead>
<tbody>
<tr>
<td>* (1) To id. of Holdings (11 to (vii)</td>
<td>(a) Central Govt.</td>
</tr>
<tr>
<td>(b) State Govt.</td>
<td></td>
</tr>
<tr>
<td>(vi) Holdings having Govt. buildings</td>
<td></td>
</tr>
<tr>
<td>(vii) Sec 131(3) (a) and Rule 519</td>
<td></td>
</tr>
<tr>
<td>Holdings used exclusively for agricultural purposes</td>
<td></td>
</tr>
<tr>
<td>is determined under Rules 317-518</td>
<td></td>
</tr>
<tr>
<td>(viii) Buildings whose capital value is determined under Rules 320-524</td>
<td></td>
</tr>
<tr>
<td>(ix) Holdings not used exclusively for agricultural purposes and</td>
<td></td>
</tr>
<tr>
<td>without</td>
<td></td>
</tr>
<tr>
<td>Category of Holding</td>
<td>Holding(s) referred to in Sec. 131A</td>
</tr>
<tr>
<td>---------------------</td>
<td>-----------------------------------</td>
</tr>
<tr>
<td>(1)</td>
<td>Holdings whose annual value is</td>
</tr>
<tr>
<td></td>
<td>determined u/s 137(1).</td>
</tr>
<tr>
<td>(2)</td>
<td>Holdings whose annual value is</td>
</tr>
<tr>
<td></td>
<td>determined u/s 137(2).</td>
</tr>
<tr>
<td>(3)</td>
<td>Holdings referred to in Sec. 131A</td>
</tr>
<tr>
<td></td>
<td>(a)</td>
</tr>
<tr>
<td></td>
<td>(b)</td>
</tr>
<tr>
<td></td>
<td>(c)</td>
</tr>
<tr>
<td></td>
<td>(d)</td>
</tr>
</tbody>
</table>

N.B.: Rate i.e. percentage of annual value percentage of capital value of

4. Rules of Holding Related Taxes:

<table>
<thead>
<tr>
<th>Tax</th>
<th>Previous Rate</th>
<th>Existing Rate of</th>
<th>(1)</th>
<th>(2)</th>
<th>(3)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Education Tax</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Drainage Tax</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lighting Tax</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Water Tax</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lигин Tax</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

was operative from which it
the year from the year

(1) was operative from which it
the year from the year

(3) previous Rate =
The revision / determination of rates of tax u/s 144
preparation of the assessment list tax u/s 146 follows (b) The date on which the Executive Officer completed the rates of taxes u/s 144 (a) The date on which the ULB last revised/determined the

<table>
<thead>
<tr>
<th>7. Determination of rate of tax on holdings</th>
</tr>
</thead>
<tbody>
<tr>
<td>Holdings determined?</td>
</tr>
<tr>
<td>Yes/No</td>
</tr>
<tr>
<td>If Yes, how was the annual value of such additional properties arrived at the last general revision / determination?</td>
</tr>
<tr>
<td>Whether new buildings were added to the valuation list?</td>
</tr>
<tr>
<td>Towards maintenance to the Valuation Organisation?</td>
</tr>
<tr>
<td>What was the present annual contribution of the ULB?</td>
</tr>
</tbody>
</table>

(c) Other reasons specifically

(q) Court Orders

(a) The share court directed otherwise under sec. 146 (1).

Possible Reasons may be:

If General Revision/Determination of annual value has not been done for more than 5 years, what are the reasons?

Executive Officer.

Was the last general revision/determination done by the Valuation Officer of Valuation Organisation or by the

Annual Valuation was made (see - 146)

The year in which last General Revision/Determination of

Determinations/Revision of Annual Values of Holdings:

(attach separate sheet if necessary)

If any of the rates indicated in 4 above is not being levied, give the reasons for such tax being not levied.
3. If yes, suggest higher rates proposed in respect of each car / animal.

4. Do you suggest that the rates as specified in the Table schedule from 1986 should be revised upwards?

5. Yes / No

8. Other Taxes and Fees etc.

(Attach separate sheet if necessary)

1. Does the Municipality levy taxes on cerise, carriages and animals as specified in the Third Schedule?

2. Does the Municipality levy taxes on cerise, carriages and animals as specified in the Third Schedule?

3. If yes, indicate the reasons for such revision.

4. If yes, suggest higher rates proposed in respect of each car / animal.

5. Do you suggest that the rates as specified in the Table schedule from 1986 should be revised upwards?

6. Yes / No

7. If the rates of tax on holdings has not been revised and more hence the assessment list has not been revised, for more than five years, give the reasons for such delay in revision.

8. Other Taxes and Fees etc.
YES / NO
5. Would you recommend a revision of maximum rates prescribed in Rule 507?

YES / NO
4. If the tax is not levied, is there a proposal to levy it?

sheet if necessary
3. If the tax is not levied, state the reasons (Attach a separate sheet if necessary)

2. If levied furnish the copy of notification giving rates of tax

1. Does the Municipality levy profession tax?

1985
5. If rate of duty, fees, or charges levied is more than that prescribed or later raised, state the new rate.

4. If abolition is proposed, would you prefer (i)

3. Would you favour abolition of Octroi ? YES / NO

2. If levied, attach the by-law on Octroi

1. Does the Municipality levy Octroi ? YES / NO

5. If collection is unsatisfactory, suggest measures to improve collection.

4. Is collection of dues on cars, animals, etc., satisfactory ? YES / NO

6. Some states have abolished the tax.
4. Furnish a list of purposes and the license fee charged in respect of each maximum be increased.

3. If they upward revision, suggested by what percentage each such upward revision?

2. Do you think that the maximum license fees prescribed by Notification by Government under Section 290(7) need 290(7) needed.

1. Does the Municipality collect license fee for granting

(Section: 290)

(H) INDUSTRIES, FACTORIES, OCCUPATIONS AND PROCESSES

Prescribed license fee should increase?

3. If yes, suggested by what percentage each

2. Do you feel that license fees prescribed as prescribed in Rule 587 since 2.4.5.1979 need upward revision?

Yes / No

2. Do you feel that the rates of license fees as prescribed in Rule

1. Has the Municipality been collecting license fees for places of

(G) PUBLIC RESORT AND ENTERTAINMENT

Keeping with the present price situation

3. If the tax is to continue, suggested charge in the rates prescribed

abolished? Yes / No

2. Do you feel that the tax has become obsolete and should be

Yes / No

1. Does the Municipality collect poll tax under Section 131 (h)

(F) POLL TAX

(Attach a separate sheet if necessary)

Would be just and equitable?

6. If yes, suggested a schedule of rates which you think


The approved norms are:

maintenance of roads annually as per

(!) Total amount required for

repair of roads during 1997-98

(!) Total amount spent on maintenance and

(!) Maintenance

p) Earth

(!) W.B.M

(!) B.T

(!) Concrete

(!) Total road length in Kms. of which Roads

<table>
<thead>
<tr>
<th>Roads</th>
<th>Civic Services</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Kms.</td>
<td></td>
</tr>
<tr>
<td>------</td>
<td></td>
</tr>
<tr>
<td>-</td>
<td></td>
</tr>
<tr>
<td>-</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Street Lighting

(i) What is the road length of the U.L.B.?

(ii) What is the road length covered by Kms.?

(iii) ULB's street lighting? Where is the road length covered by Kms.?

(iv) ULB's street lighting? What is the road length covered by Kms.?

(v) ULB's street lighting? What is the road length covered by Kms.?

(vi) ULB's street lighting? What is the road length covered by Kms.?

(vii) ULB's street lighting? What is the road length covered by Kms.?

(viii) ULB's street lighting? What is the road length covered by Kms.?
Has the U.L.B. fixed targets to be

Kms.

(11) Total Road Length in Kms exceeding

Kms.

G. Catches drains

Kms.

(6) Piece closed drains

Kms.

(4) Piece open drains

in Kms. of which

(1) Total Road Length covered in drains

C. Drains

Let out and why?

(6) If No, how many slums have been

Yes/No.

(7) Has the U.L.B. provided street lighting

Improve the situation

Site why it is so and suggest measures to

(8) If the arrangement is unsatisfactory,

Yes/No.

(9) Is the present arrangement with

Civic/other agency satisfactory?

(10) By other agency, name the agency

RS.

B) By 2003?

The targets to be achieved

The estimated expenditure for

(11) No of lamp posts

achieved by 2003?

If Yes, what is the target to be

Yes/No.

(12) Has the U.L.B. fixed limits to be
(i) Through House Service connections

Water in the U.T.B.

What is the mode of supply of

Water Supply

R.

% to % From

By 2003 ?

What is the level of collection performance targeted to be achieved targeted level over the five years that may be needed to reach the

W) What is the capital investment

(l) What is O & M cost for the existing assets annual?

:.

What is the present level of collection performance?

W) What is the present level of collection

Y) Yes, No. of households per district

(collection of solid waste generated)

(i) Has the U.T.B. provided dustbins for

D. Solid Waste Management

Although separate sheet if necessary

satisfactory Share

What should be done to bring it to a

(vi) If the drainage system is unsatisfactory

R.

% to % achieved by 2003 in covering

uncovered roads with drains

Yes/No

(iii) If Yes, what is the target

(ii) If Yes, No. of households per district

Y) Yes, No. of households per district

(collection of solid waste generated)

(i) Has the U.T.B. provided dustbins for

D. Solid Waste Management

Although separate sheet if necessary

satisfactory Share

What should be done to bring it to a

(vi) If the drainage system is unsatisfactory

R.

% to % achieved by 2003 in covering

uncovered roads with drains

Yes/No
Amount

1998-99

(c) What would be capital investment during 1998-99

Service connections during the year to have house service connections.

Does the ULB have a plan to increase the number of households covered through house service connections?

Water supply per capita per day?

What is the present level of house service connections?

No. of holdings provided with PHD/ULB connection, whichever is more.

If there is a combination of modes:

Through Hand Pumps

Through Stand Poles
supply in case of such holdings

What is the source of water

Total population of such holdings

What is the number of holdings

If yes, are there holdings to which there

or hand pipes provided by the ULB

house connections of stand posts

is no water supply either through

What would be the operation and

by the ULB during 1997-98

maintenance cost of water supply

What was the operation and

average to hand pump

No. of families attached on the

covered through hand pumps

How many holdings are

What is the number of such

e) If there are hand pumps

the average to a stand post

No. of families attached on

posts

covered through such stand

How many holdings are

of such stand posts

What is the total number

(d) If there are stand posts,
necessary.

If yes, give a brief description of the plan for improvement beginning with 1998-99. YES/NO

9. Has the ULB any plan for improvement in a separate sheet if necessary?

8. Give a brief description of sewage and sanitation during the five years, including the arrangements for disposal.

7. No of public latrines and urinals in the ULB.

6. Cost of sewage and sanitation with low income households.

5. Total population covered with low income households.

4. Total population covered with latrines.

3. No of latrines with low income households.

2. No of latrines with low income households.

1. No of latrines with low income households.

P. Sewerage and sanitation

(expand)

the plan with estimated year wise

(!!) If yes, give a brief description of the plan for improvement beginning with 1998-99. YES/NO

(!!) Has the ULB any plan for improvement during the five years?
I. A. Internal Sources

INCOME OF THE ULDB FROM 1993-94 TO 1997-98

1. Over the five year period of the plan with estimated expenditure or income, or a brief description of its beginning and ending years:
   - Yes/No

2. Revenue expenditure:
   - Rs.

3. Capital expenditure:
   - Rs.

4. Expenditure incurred in implementing and population involved:
   - Rs.
   - No. of slum pockets

5. Nature of improvement provided:
   - (a) Dwellings, Sterilisation, etc.
   - (b) Water Supply, Public Latrine, etc.
   - (c) Various other, please state:

6. Whether any slum improvement scheme has been taken up:
   - Yes/No

Total Slum Population:
- Rs.

Total Slum Pockets:
- Yes/No
(b) **Non-tax Sources**

<table>
<thead>
<tr>
<th>(i)</th>
<th>Registration fees, Licenses &amp; other fees Fines and Penalties Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>(ii)</td>
<td>Income from Public property vested in the ULB.</td>
</tr>
<tr>
<td>(iii)</td>
<td>Income from Remunerative Enterprises created by the ULB.</td>
</tr>
<tr>
<td>(iv)</td>
<td>Other internal Income</td>
</tr>
<tr>
<td>(v)</td>
<td>Total income from Internal Sources.</td>
</tr>
<tr>
<td>(vi)</td>
<td>Per capita income from internal Sources (As per 1991 Census)</td>
</tr>
</tbody>
</table>

**B. ** **External Sources**

<table>
<thead>
<tr>
<th>(a)</th>
<th>Grants</th>
</tr>
</thead>
<tbody>
<tr>
<td>(i)</td>
<td>Grants from State Govt. for Salary.</td>
</tr>
<tr>
<td>(ii)</td>
<td>Grants from State Govt. for terminal Benefits.</td>
</tr>
<tr>
<td>(iii)</td>
<td>Other Grants from State Govt.</td>
</tr>
<tr>
<td>(iv)</td>
<td>Tenth Finance Commission Grants</td>
</tr>
<tr>
<td>(v)</td>
<td>Total Grants</td>
</tr>
</tbody>
</table>
EXPENDITURE OF THE ULB FROM 1993-94 TO 1997-98

<table>
<thead>
<tr>
<th>Year</th>
<th>Purpose</th>
<th>Amount Financed</th>
<th>Rate of Amount Financed</th>
<th>Interest on Amount Due for Paid</th>
<th>Payment Due Before Payment</th>
<th>Loans</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>2</td>
</tr>
<tr>
<td>2</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>8</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
6. Has the Municipality issued Warrant of Distress and sale u/s 162?

7. If yes, what is your opinion?

8. To serve notices, is there an extended period of six months to be served after the date of summons?

Under Section 164(1)(a), no notice served on them yearly wise. No

9. The due notices being served.

No. of lex-papers who paid


Recovery of Arrears

a) Total arrears outstanding as on

1. Arrears and Recovery of Arrears

2. Total Expenditure

3. Other Expenditure if any

4. Reimbursement of Loans

5. Other Services

6. Public Health

7. Education

8. Other Services
CIVIC SERVICES

ULB in providing basic

Problems faced by the

4) Memorandum Showing

(A) Briefly describe the measures
collected or arranged

think would improve the

Suggest measures which you

13. Consider to be appropriate

If yes, suggest what you

12. 5 years to be raised

Yes/No

need the period of limitation of
become due would you reckon
with which any such step
commence after 5 years from the
instalment or no proceedings to
is to be made or no suit is to be
Under Sec. 346 no disbar

11. Be the appropriate period

If yes, suggest what would

10. Period for the purpose?

Yes/No

recommended a longer

u/s 162 would you

notice on the defaulter

the date of service of

within 6 months from

and which is to be issued

Warrant of distress


By dispossess and seize the

What is the amount realised

8. Yes. No of such warrants

7. Yes. No of such warrants


own resources:  
Suggest  (e)  
from existing own resources,  
wife that may be raised  
Estimated of income year-  (p)  
the action plan year wise  
Estimated expenditure for  (e)  
beginning with 1998-99  
Action plan for five years  (q)
උපාංග විසේෂ විටක්ම් විශේෂ විසේෂයක් විසේෂ එක්ක් මනයා ගනිමේ පිළිබඳ වික්සේවූ මනයා පලාව විසේස විශේෂ වික්සේවූ මනයාව සහ විශේෂ විසේෂයක් විශේෂ වික්සේවූ මනයාව සහ විශේෂ වික්සේවූ මනයාවක් අංග අංග අංග අංග 

1 කොට්ටල් මනයා 

කොට්ටල් නිසා කොට්ටල් නිසා කොට්ටල් නිසා කොට්ටල් නිසා කොට්ටල් නිසා කොට්ටල් 

1 කොට්ටල් විසේෂයක් 

1 කොට්ටල් විසේෂයක් විසේෂයක් විසේෂයක් විසේෂයක් විසේෂයක් විසේෂයක් විසේෂයක් 

1 කොට්ටල් විසේෂයක් විසේෂයක් විසේෂයක් විසේෂයක් විසේෂයක් විසේෂයක් විසේෂයක් 

1 කොට්ටල් විසේෂයක් විසේෂයක් විසේෂයක් විසේෂයක් විසේෂයක් විසේෂයක් 

1 කොට්ටල් විසේෂයක් විසේෂයක් විසේෂයක් විසේෂයක් විසේෂයක් විසේෂයක් 

1 කොට්ටල් විසේෂයක් විසේෂයක් විසේෂයක් විසේෂයක් විසේෂයක් 

1 කොට්ටල් විසේෂයක් විසේෂයක් විසේෂයක් විසේෂයක් 

1 කොට්ටල් විසේෂයක් විසේෂයක් විසේෂයක් 

1 කොට්ටල් විසේෂයක් විසේෂයක් විසේෂයක් 

1 කොට්ටල් විසේෂයක් විසේෂයක් විසේෂයක් 

1 කොට්ටල් විසේෂයක් විසේෂයක් විසේෂයක් 

1 කොට්ටල් විසේෂයක් විසේෂයක් විසේෂයක් 

1 කොට්ටල් විසේෂයක් විසේෂයක් විසේෂයක් 

1 කොට්ටල් විසේෂයක් විසේෂයක් විසේෂයක් 

1 කොට්ටල් විසේෂයක් විසේෂයක් විසේෂයක් 

1 කොට්ටල් විසේෂයක් විසේෂයක් විසේෂයක් 

1 කොට්ටල් විසේෂයක් විසේෂයක් විසේෂයක් 

1 කොට්ටල් විසේෂයක් විසේෂයක් විසේෂයක් 

1 කොට්ටල් විසේෂයක් විසේෂයක් විසේෂයක්
A.T. 41, Block G, Ballygunge Place, Calcutta 700019

Teerthchandra Roy

H. No. 21, Block A, 1st Floor, St. George's Park, Calcutta 700016

To the Members of the Council:

This is to inform you that the Annual General Meeting of the Society will be held on the 30th day of December, 1983, at 3.00 p.m. at the Society's premises.

Yours sincerely,

[Signature]

Secretary.
Carnal Foundation have taken note of the fact that the recommendations made by the Finance Commission of the State, the Panchayats/municipalities in the State on the basis of the articulates the Consolidated Fund of a State to supplement the resources of the Constitution, two new sub-clauses (b) and (c) have been introduced in clause 3 of article 280. These sub-clauses make it obligatory upon the Finance Commission to recommend the measures needed in the Constitution, two new sub-clauses (b) and (c) have been inserted to provide for yet another mandatory duty to be performed by the Finance Commission, By the 73rd and 74th amendments of the Constitution, two new sub-clauses (b) and (c) have been inserted to provide for yet another mandatory duty to be performed by the Finance Commission, By the 73rd and 74th amendments of the Constitution, two new sub-clauses (b) and (c) have been inserted to provide for yet another mandatory duty to be performed by the Finance Commission.

Consolidated Fund of India

of the revenue of the States out of the Grants-in-aid

the principles which should govern the grants-in-aid

the shares of the respective States of such proceeds

between them under this Chapter and the allocation between the proceeds of Taxes which are to be or may be, distributed

the distribution between the Union and the States of

Article 280 (3)

sections of reference under Article 280 (3) were as follows:

Consolidated Fund of India, the Interim Commission on the Constitution, i.e., the President, in power to referred to the President, in such reference as laid down in clause (f) of Article 78 and (b) such interims of reference have been constituted, respectively, mandatory, pursuant to Article 280 of the Constitution, under which

Grants for Local Bodies

Chapter X

Annexure – 61
have also argued for strengthening their resource base to enable them to
cope with the severe financial crunch. The Finance Commission must put these measures into action to help finance commissions in their
local jurisdictions. The recommendations of the Finance Commissions
are more likely to be acceptable during our term. Nevertheless, they have represented that the Commission
of the State Finance Commissions are not likely to be available during
the next few years.
measures needed for amalgamation of the State consolidated fund.

Finance Commission to assess and build into the expenditure stream of
the States the funding requirement for supplementing the resources of
Finance Commission complete their task, it would be obligatory upon the
commission, measures", which may not necessarily involve any transfer
recommendation of the consolidated fund of a State and then
needed for amalgamation of the consolidated fund of a State and then
Finance Commission, the Finance Commission would have to first ascertain
on the basis of the recommendations made by the Finance
recommendation of the Finance Commission becomes available to it.

Once the Finance Commission has made a recommendation for the President’s
10.7 Under Article 280 (3), "The Finance Commission has duty to
improve the financial position of the "pensioners/municipalities",
required in the Government, the measures needed to
the States and pensioners/municipalities. The commission is also
shares of proceeds of shareable taxes, duties, loans and fees between
reduces the financial position of the pensioners/municipalities required to
248 – and Article 243-V, the State Finance Commission is required to
248 and Article 243-V, the State Finance Commission is required to
be continued under Article 248 - of the Constitution. In terms of Article
recommendation of the consolidated fund of a State to supplement the resources of
amalgamation of the consolidated fund of a State and then amalgamation of the consolidated fund of a State and then
recommendation of the consolidated fund of the consolidated fund of the consolidated fund
recommendation of the consolidated fund of a State to supplement the resources of
10.5 The announcement of Article 280 (3) was not followed up by an
and municipal bodies financially viable

and municipal bodies financially viable

and municipal bodies financially viable

and municipal bodies financially viable

and municipal bodies financially viable

and municipal bodies financially viable

and municipal bodies financially viable
93 to reach a per capita figure of Rs. 28.87. If this has been multiplied by 75
dwelling units, a figure of Rs. 216.53 per dweller per annum is obtained, which
represents the gross amount of Rs. 216.53. This has been projected for the year 1976-77.

The total amount of Rs. 216.53 per dweller per annum is divided into two
parts: one part is for the construction of houses and the other for the repayment of
technical aids. The latter part is due to the provision of technical aids to the local
authorities for the construction of houses. The amount of Rs. 45.44 per dweller per annum
is the amount to be repaid by the authorities to the technical aids.

The total amount of Rs. 216.53 per dweller per annum is divided into two
parts: one part is for the construction of houses and the other for the repayment of
technical aids. The latter part is due to the provision of technical aids to the local
authorities for the construction of houses. The amount of Rs. 45.44 per dweller per annum
is the amount to be repaid by the authorities to the technical aids.

The total amount of Rs. 216.53 per dweller per annum is divided into two
parts: one part is for the construction of houses and the other for the repayment of
technical aids. The latter part is due to the provision of technical aids to the local
authorities for the construction of houses. The amount of Rs. 45.44 per dweller per annum
is the amount to be repaid by the authorities to the technical aids.

The total amount of Rs. 216.53 per dweller per annum is divided into two
parts: one part is for the construction of houses and the other for the repayment of
technical aids. The latter part is due to the provision of technical aids to the local
authorities for the construction of houses. The amount of Rs. 45.44 per dweller per annum
is the amount to be repaid by the authorities to the technical aids.

The total amount of Rs. 216.53 per dweller per annum is divided into two
parts: one part is for the construction of houses and the other for the repayment of
technical aids. The latter part is due to the provision of technical aids to the local
authorities for the construction of houses. The amount of Rs. 45.44 per dweller per annum
is the amount to be repaid by the authorities to the technical aids.

The total amount of Rs. 216.53 per dweller per annum is divided into two
parts: one part is for the construction of houses and the other for the repayment of
technical aids. The latter part is due to the provision of technical aids to the local
authorities for the construction of houses. The amount of Rs. 45.44 per dweller per annum
is the amount to be repaid by the authorities to the technical aids.

The total amount of Rs. 216.53 per dweller per annum is divided into two
parts: one part is for the construction of houses and the other for the repayment of
technical aids. The latter part is due to the provision of technical aids to the local
authorities for the construction of houses. The amount of Rs. 45.44 per dweller per annum
is the amount to be repaid by the authorities to the technical aids.
In the absence of relevant data, it seems that the text is incomplete or contains errors. It appears to be discussing the allocation of resources for the development of rural areas, possibly in a government context. However, without clearer content, it's challenging to provide a coherent summary or translation.
While considering the measures needed to augment the Consolidated Funds on account of supplementation of the sources of additional revenue including interdepartmental transfers, but also the efficient need for supplementation of resources in order to provide for not only the other revenue, available to the government, there would still be an initial number of programs that would experience a resultant of fresh delimitation and other district level schemes in line with the amount of money already gone into the government Expenditure Bill and other district level schemes. Even during this initial stage, the Consolidated Fund of States, a few states have already reported that the additional resource in this kind of schemes could be implemented effectively. Even so, it is possible to visualize that the local bodies, being left to get on with their job once they are in position, would struggle to effectively work on the additional transferred burden and to discharge their duties adequately. Thus, in order to enable the programs to discharge their share in the process of setting up programs and as a measure to synchronize processes and projects in the functional coordination by the Ministry of Rural Development and Resettlement and to include schemes worked out in the 3A97-77 amendments to the Constitution, many of the schemes, on account of augmentation of functions and responsibilities from the function of the State would have to be transferred to the States. In terms of the 3A97 amendments to the Constitution, many of the transfers of functions from the State to the programs.

A comparable level of resources from the State to the programs.
from the break-down of urban civic services has been particularly

achieved their primary functions in an effective manner. The danger arising

supplemented the resources of municipal bodies to enable them to discharge

development has, therefore, represented that there is an urgent need to

disposal, lieutenancy, social lighting, etc. The Ministry of Urban

provide even the basic civic services like drainage, sanitation, etc. The resources of urban local government which are now finding it difficult to

particularly the growth of slum population, is overstressing the measure

2001, it is estimated to be 63.76 million. The phase in urban population,

The urban population in urban areas was of the order of 46.72 million. By the year

population is expected to be more than 300 million. By the year 2021 the

registered a decade. Growth of 36 per cent. By the year 2021, the

urban population has increased from 159 million to 217 million. It

representation, the Ministry has pointed out that between 1861-1961 the

urban local government in various urban local bodies. In support of this

Urban Development has raised the salaries without increasing the emoluments

in pursuance of the 7th amendment of the Constitution, Ministry of

As regards the need for additional funds for municipal purposes,

Representative bodies required to be given supplementary the resources of the similar local bodies be

the 7th amendment of the Constitution. the additional amounts would be

those states which are not required to have panchayats, as envisaged in

certain, unless these are viable, suitable, and efficient, etc. In

during the period. Hence, the funds are indicated. Example: J.K.

In the above background we have approached our task as

panchayats, which are yet to become active.

Hence in most cases

1996-97. Hence in most cases
The grain is not intended for expenditure on salaries and wages. The local bodies should be
required to provide suitable matching contributions by raising resources. Further, these amounts should be in addition to
the assistance from the State Finance Commission. In any event, the need not necessarily be a precedent for future commissions. In
such circumstances for the discharge of their enhanced responsibilities, the
amounts recommended by us should be made known to the State Finance
Commission. The need for measures required for augmentation of the
funds recommended by the Finance Commission would have to be
viewed in the perspective of Rs. 3,000 crores for the five year period covered
by our recommendations. By the fiscal year 2008, the gap is expected to be
Rs. 3,987 crores. It is expected to go up to Rs. 12,980 crores in the year
2018. An estimate of financial needs for operation and maintenance of
urban municipal services in urban India made by the National Institute of
Urban Affairs, Ministry of Urban Development, Government of India, reveals that
urban and rural local bodies are not likely to be fully functional prior to
1996-97, as at Annexure X. 3 as the
equip installations commencing from 1996-97, as at Annexure X.3. The
local provision should be made available to the States in four
287

10.20 While we have made these provisions for grants in our
proceedings for the discharge of their enhanced responsibilities, this
case that the receiver of the State Finance Commission becomes available
Census
with the recommendations of the

In the urban population derived from the urban population figures as per 1971
this sum included at Annexure X 2 is based on the inter-Slate ratio of the
urban bodies to meet their primary obligations. The inter-State distribution of
these sums is discussed at length in the urban bodies in their current and budgetary
views that a provision of Rs. 1,000 crores for the five year period covered
by our recommendations will go a long way in bridging the gap to be
made by the State Finance Commission. We are of the
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>State</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Karnataka</td>
<td>25.64</td>
<td>25.64</td>
<td>25.64</td>
<td>25.64</td>
<td>25.64</td>
<td>25.64</td>
<td>25.64</td>
<td>25.64</td>
<td>25.64</td>
<td>25.64</td>
<td>25.64</td>
<td>25.64</td>
<td>25.64</td>
<td>25.64</td>
<td>25.64</td>
<td>25.64</td>
<td>25.64</td>
<td>25.64</td>
<td>25.64</td>
<td>25.64</td>
<td>25.64</td>
<td>25.64</td>
</tr>
<tr>
<td>Mizoram</td>
<td>4.8</td>
<td>4.8</td>
<td>4.8</td>
<td>4.8</td>
<td>4.8</td>
<td>4.8</td>
<td>4.8</td>
<td>4.8</td>
<td>4.8</td>
<td>4.8</td>
<td>4.8</td>
<td>4.8</td>
<td>4.8</td>
<td>4.8</td>
<td>4.8</td>
<td>4.8</td>
<td>4.8</td>
<td>4.8</td>
<td>4.8</td>
<td>4.8</td>
<td>4.8</td>
<td>4.8</td>
</tr>
<tr>
<td>Nagaland</td>
<td>2.76</td>
<td>2.76</td>
<td>2.76</td>
<td>2.76</td>
<td>2.76</td>
<td>2.76</td>
<td>2.76</td>
<td>2.76</td>
<td>2.76</td>
<td>2.76</td>
<td>2.76</td>
<td>2.76</td>
<td>2.76</td>
<td>2.76</td>
<td>2.76</td>
<td>2.76</td>
<td>2.76</td>
<td>2.76</td>
<td>2.76</td>
<td>2.76</td>
<td>2.76</td>
<td>2.76</td>
</tr>
<tr>
<td>Tripura</td>
<td>3.64</td>
<td>3.64</td>
<td>3.64</td>
<td>3.64</td>
<td>3.64</td>
<td>3.64</td>
<td>3.64</td>
<td>3.64</td>
<td>3.64</td>
<td>3.64</td>
<td>3.64</td>
<td>3.64</td>
<td>3.64</td>
<td>3.64</td>
<td>3.64</td>
<td>3.64</td>
<td>3.64</td>
<td>3.64</td>
<td>3.64</td>
<td>3.64</td>
<td>3.64</td>
<td>3.64</td>
</tr>
<tr>
<td>West Bengal</td>
<td>83.98</td>
<td>83.98</td>
<td>83.98</td>
<td>83.98</td>
<td>83.98</td>
<td>83.98</td>
<td>83.98</td>
<td>83.98</td>
<td>83.98</td>
<td>83.98</td>
<td>83.98</td>
<td>83.98</td>
<td>83.98</td>
<td>83.98</td>
<td>83.98</td>
<td>83.98</td>
<td>83.98</td>
<td>83.98</td>
<td>83.98</td>
<td>83.98</td>
<td>83.98</td>
<td>83.98</td>
</tr>
</tbody>
</table>

**GRANTS FOR LOCAL BOARDS : 73rd AMENDMENT**

**ANNEXURE IX**

Appendix II