

# Wetlands Rules, 2017

#### Why in news?

 $n\n$ 

The Ministry of Environment, Forests and Climate Change has recently notified the Wetlands Rules, 2017.

 $n\n$ 

## What are the notable provisions?

 $n\n$ 

\n

• **Definition** - Wetlands are defined as an area of marsh, fen, peatland or water.

\n

• It could be natural or artificial, permanent or temporary, with water that is static or flowing, fresh, brackish or salt.

۱n

• It includes areas of marine water the depth of which at low tide does not exceed six metres.

۱'n

• The rules apply to:

,

 $n\n$ 

\n

i. wetlands categorised as "wetlands of international importance" under the Ramsar Convention.

\n

ii. wetlands as notified by the central and state governments and UT administration.

\n

 $n\n$ 

\n

• Management - The new Rules farm out wetland management to states and union territories.

\n

- The State or UT Wetlands Authority will have to prepare a list of all wetlands and a list of wetlands to be notified, within specified time.
- However, it is up to the states to decide which wetlands are to be notified.
- A comprehensive digital inventory of all wetlands is to be prepared within a year.

\n

- **CWRA** The new riles have done away with the earlier Central Wetlands Regulatory Authority (CWRA) entirely.
- $\bullet$  CWRA has been replaced by the National Wetland Committee, which has a merely advisory role. These include  $\ensuremath{^{\mbox{\scriptsize Nn}}}$

 $n\n$ 

\n

i. advising the central government on proposals received from states/UTs for "omission of the prohibited activities".

۱n

ii. prescribing norms and guidelines for integrated management of wetlands based on wise-use principle.

۱n

iii. recommending trans-boundary wetlands for notification.

\n

iv. reviewing the progress of integrated management of Ramsar Convention sites.

\n

 $n\n$ 

۱n

• **Restrictions** - As per the new rules, encroachments on wetlands have been banned.

\n

\n

- It also prohibits solid waste dumping, discharge of untreated waste and effluents from industries and human settlements.
- $\bullet$  It says that conservation and management would be based on the principle of 'wise use', which is to be determined by the Wetlands Authority. \n

 $n\n$ 

#### What are the shortfalls?

 $n\n$ 

\n

• **Definition** - The 2010 Rules included in the definition of wetlands all inland waters such as lakes, reservoir, tanks, backwaters, lagoon, creeks, estuaries, etc.

\n

• It also included man-made wetland and the zone of direct influence on wetlands.

\n

- However, the 2017 Rules are not as comprehensive as this.
- It does not include river channels, paddy fields, human-made water bodies/tanks specifically for drinking water purposes, aquaculture, salt production, recreation and irrigation purposes.
- ullet It also do not include wetlands under forest and coastal regulation zones..
- **Management** There were lethargic response from states and UTs, in the past, on wetlands protection.
- So devolving management to states and UTs could be ineffective
- Restrictions The term 'wise use' is subjective and could dilute the earlier restrictions.

\n

- There is also no timeline specified for phasing out solid waste and untreated waste from being dumped into wetlands.
- $\bullet$  The restrictions on "any other activity likely to have an adverse impact on the ecosystem of the wetland", are not specified clearly in the Rules. \n
- **Appeal** The older provision of appealing to the National Green Tribunal does not exist in the 2017 Rules.

\n\n

 $n\n$ 

## **Source: The Indian Express**

\n

