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Rayonua Officer Department of Land & land Reforms Government of West Bengal

Kolkata



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[SAKA 192]

PART III-Acts of the West Bengal Legislature.

GOVERNMENT OF WEST BENGAL

LAW DEPARTMENT

Legislative

NOTIFICATION

No. 2331-L.—11th November, 2005.—The following Act of the West Bengal Legislature, having been assented to by the Governor, is hereby published for general information:-

West Bengal Act XXVIII of 2005

THE WEST BENGAL LAND REFORMS (AMENDMENT) ACT, 2005.

[Passed by the West Bengal Legislature.]

[Assent of the Governor was first published in the Kolkata Gazette, Extraordinary, of the 11th November, 2005.]

An Act to amend the West Bengal Land Reforms Act, 1955.

WHEREAS it is expedient to amend the West Bengal Land Reforms Act, 1955, for the purposes and in the manner hereinafter appearing;

It is hereby enacted in the Fitty-sixth Year of the Republic of India, by the Legislature of West Bengal, as follows:-

Short title and

- 1. (1) This Act may be called the West Bengal Land Reforms (Amendment) Act. 2005.
- (2) Save as otherwise provided in this Act, it shall come into force on such date as the State Government may, by notification in the Official Gazette, appoint.

(Sections, 2-6.)

Amendment of section 1 of West Ben. Act X of 1956. 2. In section I of the West Bengal Land Reforms . . . 1955 (hereinafter referred to as the principal Act), in the proviso to sub-section (2), for the words, letter and figures "the area described in Schedule I to the Calcutta Municipal Act, 1951,", the words, letter and figures "the area described in Schedule I of the Kolkata Municipal Corporation Act, 1980," shall be deemed to have been substituted with effect from the 4th day of January, 1984.

West Ben. Act XXXIII of 1951. West Ben. Act LIX of 1980.

Amendment of section 3A.

- 3. For sub-section (4) of section 3A of the principal Act, the following sub-section shall be deemed to have been substituted with effect from the 1 day of March, 2003:—
- 15 The provisions of this section shall not apply to any land to which the provision the West Ber. A Tluka-Fenancy (Acquisition and Regulation) Act. 2001. apply

West Ben, Act XXXII of 2001

Amendment of section 4.

- 4. In sub-section (1) of section 4 of the principal Act, the following Explanation shall be inserted and shall be deemed to have been inserted, with effect from the 7th day of August, 1969:—
- "Explanation.—For the removal of doubts, it is hereby declared that any person or institution who holds any plot of land—
 - (a) under any permit, lease or licence granted under the provisions of this section; or
 - (b) as a *thika* tenant defined in clause (14) of section 2 of the West Bengal *Thika* Tenancy (Acquisition and Regulation) Act, 2001; or
 - (c) under sairati interests or by retaining such plot of land under clause (g) of sub-section (1), read with sub-section (3), of section 6 of the West Bengal Estates Acquisition Act, 1953,

West Ben. Act Lof 1954.

shall not be a raiyat for the purpose of this sub-section.".

Amendment of section 4B.

5. Second proviso to section 4B of the principal Act shall be omitted.

Amendment of section 4C.

- 6. In section 4C of the principal Act,—
- (1) to sub-section (2), the following proviso shall be added:—

"Provided that where the application as stated in sub-section (1) relates to permission for change, conversion or alteration of any plot of land having water body of any description or size, the Collector shall not make any order, unless he has made a prior consultation in writing with such appropriate Department of the State Government as may be prescribed and such order of the Collector may, depending on the circumstances of case, include an order for creation of compensatory water body of equal or larger size of such water body which is required to be changed, converted or altered."

- (2) after sub-section (4), the following sub-section shall be inserted:
 - "(4A) Notwithstanding anything to the contrary contained in any other law for the time being in force, where the approval of the appropriate Department of the Stat. Government or the local authority in respect of any scheme or project, or the permission of the appropriate Department of the State Government or the local authority in respect of construction of buildings or any other permission to conduct any business or carrying on any activity—
 - (a) involves change of area of any plot of land or character of such plot of land or conversion of the same as mentioned in subsection (1); or

(Sections 7, 8.)

(b) amounts to using of any plot of land having any water body of any description or size in a manner that degrades or destroys, directly or indirectly, such water body.

no such approval or permission of the appropriate Department of the State Government or the local authority shall be made unless the order of the Collector directing change, conversion or alteration of such plot of land or plot of land having any water body of any description or size, as the case may be, under sub-section (2), is obtained.";

- (3) for sub-section (5), the following sub-section shall be substituted:—
 - "(5) (a) Without prejudice to the foregoing provisions of this section, where any plot of land has been changed or converted or altered in violation of this section, if the Collector, on his own motion or on receiving information, is of the opinion that it is necessary so to do in public interest, he may make an order directing a raiyal or a lessee for restoration of the original character of the concerned land within a specified time.
 - (b) On receipt of the order, the *raiyat* or the lessee shall restore the original character of the plot of land at his own cost within such time, as may be ordered by the Collector.
 - (c) If the raiyat or lessee fails to comply with the order, the Collector may take action for restoring the original character of such plot of land and realise the cost for restoration from the raiyat or the lessee.
 - (d) If the raiyat or lessee fails to pay the cost of restoration, the Collector may realise the cost as a public demand in accordance with the provisions of the Bengal Public Demands Recovery Act, 1913.".

Ben. Act III of

Amendment of section 4D.

7. In section 4D of the principal Act, second proviso to sub-section (1) shall be omitted.

Amendment of section 14Z.

8. To sub-section (1) of section 14Z of the principal Act, the following provisos shall be added, and shall be deemed to have been added, with effect from the 7th day of August, 1969:—

"Provided that nothing of this section shall apply to the land possession of which has been allowed to be retained under clause (g) of sub-section (1) read with sub-section (3) of section 6 of the West Bengal Estates Acquisition Act, 1953, notwithstanding anything contained in any law for the time being in force or in any agreement or in any decree, judgement, decision, award of any Court, Tribunal or Authority:

West Ben. Act I

Provided further that an intermediary, other than a lessee holding land directly under the State Government under a lease, who has been allowed to retain land under sub-section (3) of section 6 of the West Bengal Estates Acquisition Act, 1953, may be permitted, by written order of the State Government, to transfer by way of open auction at the price not less than the reserve price to be determined by the Collector, so much of such land as in the opinion of the State Government is required for the purpose of revival of the mills, factories or workshops including the payment of the outstanding liabilities of the employees of such mills, factories or workshops, in such manner as may be prescribed and the price realised from such auction shall be utilised under the supervision and control of such authority, and in such manner, as may be prescribed:

(Section 9.)

Provided also that the portion of land permitted to be transferred by the State Government under the second proviso shall be deemed to have been retained by the intermediary under the provisions of clause (g) of sub-section (1) of section 6 of the West Bengal Estates Acquisition Act, 1953 and the provisions of sub-section (3) of section 6 of that Act shall stand amended to that extent for that particular case and the transferee shall be deemed to be a raiyat in respect of such portion of land.".

West Ben. Act 1 of 1954.

Substitution of section 23.

9. For section 23 of the principal Act, the following section shall be substituted:—

Determination of revenue. 23. Notwithstanding anything to the contrary contained in any judgement, decree or order of any court or tribunal or in any law for the time being in force, a raival shall pay as revenue determined at the rate as stated in column (3) of the Table below in respect of the category of plot of land as mentioned in column (2) of the said Table, with effect from such date, as the State Government may, by notification in the Official Gazette, specify:

Table		
SI. No.	Category of plot of land	Rate of
(1)	(2)	revenue
I. Where any pla		(3)
Municipality, o Development A (a) in case agriculte (b) in case s activities Expla agricultu gotteries, livestock mass proc (c) in case su and land to (d) in case suc	ot of land is situated in the areas not fall all limits of any Municipal Corporation ther than the areas of the Kolkata Metropol Authority— such plot of land is used for the purpose are; such plot of land is used for the purpose allied to agriculture. mation.—The expression "activities allied re" shall mean fisheries, poultries, piggeric floriculture, horticulture, sericulture, dairie breeding and include other land based bic duction activities; ch plot of land is comprised in tea garden used for cultivation of tea; th plot of land is used as homesteads and litural purposes other than commercial and activities as mentioned in clause (1) and	of Rs. 20.00 per acre. of Rs. 30.00 per acre. to es. s.
(e) in case such undertaking	plot of land is held by any Government	,
(f) in case such a body corpo as defined in 1956 for the r	plot of land is used by a company or orate, other than Government Company or section 617 of the Companies Act, purpose of activities allied to agriculture Explanation to clause (b);	Rs. 50.00 per acre. Rs. 150.00 per acre.

(g) in case such plot of land is used for brackish water fisheries by individual fish farmers or by any cooperative society;

Rs. 200.00 per acre.

(Section 9.)

Lot 1956

Rs. 20.00 per

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(2) (!)Rs. 400,00 per (h) in case such plot of land is used for brackish water fisheries by a company or any body corporate other acre than a Government Company as defined in section 617 of the Companies Act, 1956; (i) in case such plot of land is used for any commercial Rs. 500.00 per and industrial activities as mentioned in clause (n) acre. V without having any pucca structure; Rs. 600.00 per in case such plot of land is used under multi-storied acre. building by any co-operative society; (k) in case such plot of land is used for housing complex Rs. 800.00 per developed by any private company or any public acre. company, other than a Government Company as defined in section 617 of the Companies Act, 1956; (1) in case such plot of land is used for any commercial Rs. 1000.00 and industrial activities, not specified in clause (n). per acre. in any pucca structure; (m) in case such plot of land is used for agro-processing, Rs. 1200.00 food-processing, agro-industries, agricultural per acre. commodities storage warehouses and godowns, food parks in pucca structure; (n) in case such plot of land is used for commercial and Rs. 1500.00 per acre. industrial activities. Explanation .- The expression "commercial and industrial activities" shall mean cold storages, rice mills, general trading warehouses, godowns, automobiles garages, repairing shops, business establishments in market place or supermarket, multiplexes, cinema, theatre or video halls, and hotels, restaurants, and hospitals, pathological laboratories, nursing homes, and include other offices and establishments of any company or body corporate other than a Government company as defined in section 617 of the Companies Act, 1956; (o) in case such plot of land is comprised in and used Rs. 2000.00 for mills, factories or workshops other than those per acre. commercial and industrial activities specified in clause (1) and clause (n). 2. Where any plot of land is situated in the areas falling within the local limits of any Municipal Corporation or Municipality, other than the areas of the Kolkata Metropolitan

(a) in case such plot of land is used for the purpose of

agriculture and activities allied to agriculture;

Development Authority-

(Section 9.)

(1)	(2)	(3)
	(b) in case such plot of land is used for homesteads an is situated within the local limits of—	d
	(i) any Municipal Corporation.	Rs. 35 per decimal.
	(ii) any Municipality of Category A,	Rs. 25 per
	(iii) any Municipality of Category B.	Rs. 20 per decimal.
	(iv) any Municipality of Category C.	Rs. 15 per decimal.
	(v) any Municipality of Category D.	Rs. 10 per decimal.
	(vi) any Municipality of Category E;	Rs. 5 per
	(c) in case such plot of land is comprised in and used for mills, factories, workshops or any other commercial and industrial activities and such plot of land is situated within the local limits of—	decimal
	(i) any Municipal Corporation,	Rs. 175 per decimal.
((ii) any Municipality of Category A.	Rs. 150 per decimal.
	(iii) any Municipality of Category B,	Rs. 100 per decimal.
	(iv) any Municipality of Category C,	Rs. 75 per decimal.
	(v) any Municipality of Category D,	Rs. 50 per decimal.
	(vi) any Municipality of Category E.	Rs. 25 per decimal.
	Explanation:—The expression "commercial and industrial activities" shall mean cold storages, warehouses, godowns, automobiles garages, repairing shops, business establishments in marketplace or supermarket, multi-plexes, cinema, theatre or video halls, hotels, restaurants and hospitals, pathological laboratories, and nursing homes, and include other offices or establishments of any company and body corporate other than a Government company as defined in section 617 of the Companies Act, 1956;	

Lof 1956.

(Section 10.)

 $(1) \qquad (2)$

 (d) in case such plot of land is used for non-agricultural purposes other than commercial and industrial activities mentioned in clause (c); Rs. 50.00 per acre.

Explanation 1.—For the purpose of determination of revenue in respect of any plot of land, municipalities are classified into the following categories on the basis of population as ascertained at the last preceding census of which the relevant figures have been published:—

- Category A—municipal areas having population more than 2,15,000;
- Category B—municipal areas having population above 1,70,000 but not exceeding 2,15,000;
- Category C—municipal areas having population above 85,000 but not exceeding 1,70,000;
- Category D—municipal areas having population above 35.000 but not exceeding 85,000;
- Category E—municipal areas having population not exceeding 35,000:

Provided that Darjeeling Municipality is classified as Category A municipality irrespective of the population.

Explanation II.—For the purpose of determination of revenue in respect of any plot of land comprised in and used for mills, factories, workshops or other commercial and industrial activities, revenue for the portion of the plot of land which is not directly used for shops, offices, storages and godowns, parking spaces in pucca structures of such mills, factories, workshops shall be assessed at the rate specified in clause (d) of serial No. 2.'.

Insertion of new section after section 23.

10. After section 23 of the principal Act, the following section shall be inserted:—

"Exemption. 23A. Notwithstanding anything contained elsewhere in this Act, the following lands shall be exempted from the payment of revenue under this Act—

- (a) land owned by the Central Government, the State Government and the local bodies;
- (b) land used as public roads, burial grounds, places of worship, burning ghat or for such other public purposes as may be prescribed; and .
- (c) land held by the Government sponsored educational institution."

(Sections 11-13.)

Amendment of section 24.

- 11. In clause (a) of sub-section (1) of section 24 of the principal Act, in the second proviso.—
 - (1) paragraph (b) shall be omitted;
 - (2) paragraph (c) shall be omitted;
 - (3) paragraph (d) shall be omitted.

Amendment of section 52

12. In sub-section (2) of section 52 of the principal Act, for the words "subject to the control of the State Government,", the words "subject to the control of the State Government, particularly determination of terms and conditions of lease as may be specified in the lease deed and fixation of annual rent with or without premium.", shall be substituted.

Amendment of section 52B.

- 13. Section 52B of the principal Act shall be renumbered as sub-section (1) of that section, and—
 - (1) in sub-section (1) so renumbered, for the wards and figures "by an order of the prescribed authority in accordance with the provisions of section 49", the words "by an order of the Revenue Officer, who shall use such force as may be required for the purpose of such eviction" shall be substituted;
 - (2) after sub-section (1), the following sub-section shall be inserted:-
 - "(2) The Revenue Officer may send a written requisition to the officer-in-charge of the local police station or to any police officer superior in rank to such officer-in-charge and on receipt of such written requisition, the police officer concerned shall render all necessary and lawful assistance for the purpose of enforcing delivery of possession of the land after evicting the person in actual occupation of such land.".

By order of the Governor,

MD. HESAMUDDIN,
Secy. to the Govt. of West Bengal,
Law Department.

Kolkata



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THURSDAY, NOVEMBER 17, 2005

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc. [SAKA 1927

GOVERNMENT OF WEST BENGAL LAND & LAND REFORMS DEPARTMENT

Land Reforms Branch

NOTIFICATION

No. 3833-LR/1A-01/05GE(M)

In exercise of the power conferred by sub-section (2) of section 1 of the West Bengal Land Reforms (Amendment) Kolkata, the 17th November, 2005. Act, 2005 (West Ben. Act XXVIII of 2005) (hereinafter referred to as the said Act), the Governor is pleased hereby to appoint the 1st day of December, 2005 as the date with effect from which the said Act shall come into force.

By order of the Governor,

SUKUMAR DAS, Secy. to the Govt. of West Bengal. .egistered No. WB/SC-247

No. WB(Part-1)/2005/SAR-363

The





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PART I-Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

GOVERNMENT OF WEST BENGAL LAND & LAND REFORMS DEPARTMENT

Land Reforms Branch

NOTIFICATION

No. 3834-LR/1A-01/05GE(M)

Kolkata, the 17th November, 2005.

In exercise of the power conferred by section 23 of the West Bengal Land Reforms Act, 1955 (West Ben. Act X of 1956) (hereinafter referred to as the said Act), the Governor is pleased hereby to specify the 17th day of December, 2005 as the date with effect from which a raiyat shall pay revenue for his land in the manner as laid down in section 23 of the said Act as amended by section 9 of the West Bengal Land Reforms (Amendment) Act, 2005 (West Ben. Act XXVIII of 2005).

By order of the Governor,

SUKUMAR DAS, Secy. to the Govt. of West Bengal.